IN THE SUPREME COURT OF THE STATE OF NEVADA

BRADLEY JOHN BELLISARIO Appellant,

v.

EMILY BELLISARIO,

Respondent.

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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. 12

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

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

12	05/14/2021	Opposition to Defendant's Motion for an	1 1 2022
12	05/14/2021	Opposition to Defendant's Motion for an	AA2832-
		Order to Show Cuse Why Plaintiff and	2851
		Plaintiff's Counsel, Amanda Roberts, Esq.,	
		Should Not Be Held In Contempt of Court;	
		and Countermotion for An Award of	
		Attorney's Fees and Costs	
13	06/02/2021	Opposition to Defendant's Motion for Order	AA3138-
		Pursuant to NRS 200.359 (Parental	3150
		Kidnapping by Plaintiff); and Countermotion	
		to Deem Defendant Vexatious Litigant and for	
		an Award of Attorney's Fees and Costs	
9	03/30/2021	Opposition to Defendant's Motion for Relief	AA2093-
		From Amended July 30, 2020, Order, July 30,	2110
		2020, Order and October 22, 2020 Order; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
4	01/25/2021	Opposition to Defendant's Motion for Relief	AA0875-887
		From Order After Hearing Regarding Hearing	
		on November 24, 2020; And Countermotion	
		for An Award of Attorney's Fees and Costs	
10	04/22/2021	Opposition to Defendant's Motion for Relief	AA2382-
		From Order After Hearing Regarding Hearing	2400
		on January 25, 2021 and Motion for Leave to	
		File Renewed Motion to Disqualify Judge	
		Mary Perry; and Countermotion for Leave of	
		Court to Refinance, to Deem Defendant	
		Vexatious Litigant, Waive Donna's House	
		Fees, and for an Award of Attorney's Fees and	
		Costs	
7	02/23/2021	Opposition to Defendant's Motion to	AA1704-
		Disqualify Judge Pursuant to NCJC 2.11; and	1720
		Countermotion for an Award of Attorney's	
		Fees and Costs and Related Relief	
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
		An Award of Attorney's Fees and Costs	
12	05/17/2021	Opposition to Defendant's Motion to Remove	AA2913-
14	03/17/2021	S.C.R.A.M. Device; and Countermotion to	2934

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

		for an Award of Attorney's Fees and Costs,	
		and Related Relief	
7	02/16/2021	Order	AA1555-
			1557
8	03/10/2021	Order After Hearing	AA1980-
			19852
11	04/30/2021	Order After Hearing	AA2517-
			2527
12	05/11/2021	Order After Hearing	AA2809-
			2815
14	07/20/2021	Order After Hearing	AA3301-
			3307
14	09/17/2021	Order After Hearing	AA3362-
			3368
2	12/10/2020	Order After Hearing of November 24, 2020	AA0344-347
4	01/24/2021	Order After Hearing on July 30, 2020	AA0848-855
13	06/26/2021	Order After Hearing on June 16, 2021	AA3198-
			3204
13	06/26/2021	Order After Hearing on May 18, 2021	AA3205-
			3214
4	01/20/2021	Order After Hearing on October 22, 2020	AA0833-837
14	07/12/2021	Order Deeming Defendant a Vexatious	AA3278-
		Litigant	3287
9	04/06/2021	Order for Supervised Visitation	AA2150
12	05/11/2021	Order for Supervised Visitation	AA2808
2	07/30/2020	Order for Supervised Visitation dated July 30, AA031	
		2020	
9	04/06/2021	Order on Discovery Commissioner's Report	AA2151-
		and Recommendations	2161
10	04/23/2021	Order on Discovery Commissioner's Report	AA2441-
		and Recommendations	2451
14	07/23/2021	Order on Discovery Commissioner's Report	AA3319-
		and Recommendations	3338
14	09/20/2021	Order on Discovery Commissioner's Report	AA3369-
		and Recommendations	3384
1-2	04/13/2020	Order Setting Case Management Conference	AA0250-259
5	02/08/2021	Order Shortening Time	AA1041-
			1043

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

18	12/20/2021	Plaintiff's Exhibit 116	AA4356- 4415
18	12/20/2021	Plaintiff's Exhibit 117	AA4416- 4495
18-19	12/20/2021	Plaintiff's Exhibit 118	AA4496- 4541
19	12/20/2021	Plaintiff's Exhibit 119	AA4542- 4559
15	12/20/2021	Plaintiff's Exhibit 12	AA3557- 3580
19	12/20/2021	Plaintiff's Exhibit 120	AA4560- 4603
19	12/20/2021	Plaintiff's Exhibit 121	AA4604- 4605
19	12/20/2021	Plaintiff's Exhibit 122	AA4606- 4608
19	12/20/2021	Plaintiff's Exhibit 123	AA4609- 4613
19	12/20/2021	Plaintiff's Exhibit 124	AA4614- 4617
15	12/20/2021	Plaintiff's Exhibit 13	AA3580- 3591
15	12/20/2021	Plaintiff's Exhibit 14	AA3592- 3602
15	12/20/2021	Plaintiff's Exhibit 15	AA3603- 3613
15	12/20/2021	Plaintiff's Exhibit 16	AA3614- 3625
15	12/20/2021	Plaintiff's Exhibit 17	AA3626-
15	12/20/2021	Plaintiff's Exhibit 18	3638 AA3639- 2646
15	12/20/2021	Plaintiff's Exhibit 19	3646 AA3647-
14	12/20/2021	Plaintiff's Exhibit 2	3653 AA3481-
15	12/20/2021	Plaintiff's Exhibit 20	3488 AA3654-
			3659

15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
			3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
			3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
			3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
			3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
			3799
16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
			3802
16	12/20/2021	Plaintiff's Exhibit 29	AA3803-
			3805
14	12/20/2021	Plaintiff's Exhibit 3	AA3489-
			3493
16	12/20/2021	Plaintiff's Exhibit 30	AA3806-
			3824
16	12/20/2021	Plaintiff's Exhibit 31	AA3825-
			3841
16	12/20/2021	Plaintiff's Exhibit 32	AA3842-
			3853
16	12/20/2021	Plaintiff's Exhibit 33 (video)	
16	12/20/2021	Plaintiff's Exhibit 34	AA3853-
			3859
16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
			3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
			3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
			3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
			3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
			3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
			3497

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

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

20	12/21/2021	Plaintiff's Notice of Filing Exhibits Under	AA4863-
		Seal Exhibit "124"	4865
9	03/30/2021	Plaintiff's Opposition to Defendant's Motion	AA2121-
		for a Protective Order; and Countermotion for	2135
		Attorney's Fees and Costs and Related Relief	
14	11/19/2021	Plaintiff's Pre-Trial Memorandum	AA3414-
			3437
14	12/20/2021	Plaintiff's Trial Exhibit List with Exhibits	AA3460-
		Offered/Admitted/Denied/Objections	3476
2	04/29/2020	Reply to Counterclaim	AA0301-303
7	02/23/2021	Reply to Judge Mary Perry's Response to	AA1662-
		Defendant's Motion to Disqualify Judge	1670
2	04/29/2020	Reply to Opposition	AA0268-283
8	03/04/2021	Reply to Opposition to Defendant's Motion to	AA1756-
		Disqualify Judge Pursuant to NCJC 2.11;	1797
		Countermotion for Award of Attorney's Fees	
		and Costs	
10-11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2479-
		Motion for Relief From Order After Hearing	2508
		Regarding Hearing on January 25, 2021 and	
		Motion for Leave to File Renewed Motion to	
		Disqualify Judge Mary Perry; and	
		Countermotion for Leave of Court to	
		Refinance, to Deem Defendant Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2509-
		Motion to Reconsider Order Against Domestic	2516
		Violence Entered April 6, 2021; and	
		Countermotion for An Award of Attorney's	
12	05/17/2021	Fees and Costs	A A 2004
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's	AA3004-
		Motion to Remove S.C.R.A.M. Device; And	3013
		Opposition to Plaintiff's Motion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
7	02/16/2021	and Costs, and Related Relief Response to Defendant's Motion to Disqualify	ΔΔ1540
/	02/10/2021	Response to Defendant's Motion to Disqualify	AA1549- 1554
		Judge	1334

5	02/05/2021	Schedule of Arrears for Child Support With	AA1004-
5	02,00,2021	Confirmation Pursuant to EDCR 5.508	1013
5	02/05/2021	Schedule of Arrears for Temporary Support	AA1014-
		with Confirmation Pursuant to EDCR 5.508	1021
2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
12	05/10/2021	Supplemental [sic] to Opposition to	AA2779-
		Defendant's Motion for Relief from Order	2785
		After Hearing Regarding the Hearing on	
		January 25, 2021, and Motion for Leave to	
		File a Renewed Motion to Disqualify Judge	
		Perry and Countermotion for Leave of Court	
		to Refinance, to Deem Defendant a Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
13	05/18/2021	Transcript from Hearing on May 18, 2021 re:	AA3026-
		All Pending Motions	3069
19-20	12/20/2021	Transcript From Non-Jury Trial on December	AA4618-
		20, 2021	4862
14	09/16/2021	Transcript From September 16, 2021, Hearing	AA3354-
		re: Return Hearing	3361
9-10	04/06/2021	Transcript re: April 6, 2021, Hearing on All	AA2175-
		Pending Motions	2270
13	06/16/2021	Transcript re: Court Hearing on June 16, 2021,	AA3159-
		at 10:00 a.m. re: All Pending Motions	3165
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
	01/05/0001	on All Pending Motions	1548
4	01/25/2021	Transcript re: Hearing on January 25, 2021,	AA0859-863
1.4	07/07/2021	Status Check	A A 2257
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All	AA3257-
0	02/17/2021	Pending Motions	3265
9	03/17/2021	Transcript re: Hearing on Motion to Compel	AA2067-
10	04/07/2021	Discovery on March 17, 2021	2081
10	04/07/2021	Transcript re: Hearing re: Status Check	AA2273- 2284
8	03/04/2021	Transcript re: March 4, 2021, Court Hearing	AA1799-
0		on All Pending Motions	1816
12	05/11/2021	Transcripts from May 11, 2021, Hearing re:	AA2791-
14	00/11/2021	Return Hearing	2807
	L		2007

CERTIFICATE OF SERVICE

I, an employee of McFarling Law Group, hereby certify that on the 8th day of April, 2022, I served a true and correct copy of this Appellant's Appendix Volume 12 as follows:

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

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville

Crystal Beville

1	On your Financial Disclosure Form filed March 9, 2020, you completed the section
2	"Personal Expense Schedule." In said section you listed: a \$200.00 expense for auto insurance;
3	\$420.00 expense for Car Loan/Lease Payment; \$100.00 expense for Cell Phone; \$200.00 expense
4 5	for Credit Card Payments; \$190.00 expense for Electric; \$600.00 expense for food; \$180 expense
6	for fuel; \$35.00 expense for gas (for home); \$52.00 expense for HOA; \$100.00 expense for cable;
7	\$150.00 expense for Lawn Care; \$120.00 expense for Membership Fees; \$1,011.00 expense for
8	Mortgage/Rent/Lease; \$50.00 for Pest Control; \$50.00 expense for Pets; \$80.00 expense for Pool
9	Service; \$40.00 expense for Security; and \$80.00 for water. For each of those alleged expenses
10 11	please provide the corresponding statements and proof of payment for the respective vendor(s)
11	for the period from January 1, 2018 to present.
13	REQUEST FOR PRODUCTION OF DOCUMENTS NO. 63:
14	On your Financial Disclosure Form filed March 9, 2020, you completed the section
15	"Certificate of Service." In said section you stated that the General Financial Disclosure Form
16 17	was served via 1 st Class U.S. Mail, postage fully prepaid addressed to; Bradley Bellisario 7495
18	W. Azure Blvd., #258, Las Vegas, NV 89130. Please provide receipt of payment for said mailing.
19	
20	DATED this 25 th day of April 2021.
21	
22	/s/ Bradley Bellisario Bradley Bellisario
23 24	7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149
25	T: 702.936.4800 F: 702.936.4801
26	E: bradb@bellisariolaw.com Defendant Pro Se
27	
28	DEFENDANT'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO PLAINTIFF - 14
	PLTF0726

1	CERTIFICATE OF SERVICE
2	I hereby certify that I am Defendant in the above-entitled matter, and on the 25 th day of
3	April 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County District
4	Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R.,
5	the foregoing Defendant's First Set of Request for Production of Documents to Plaintiff to:
6	the foregoing Defendant's First Set of Request for Froduction of Documents to Fiament to.
7 8	Amanda Roberts, Esq.
8 9	E: efile@lvfamilylaw.com Attorney for Plaintiff
10	
11	By: <u>/s/ Bradley Bellisario</u> Bradley Bellisario, <i>Defendant</i>
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	DEFENDANT'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO PLAINTIFF - 15
	PLTF0727
1	1

EXHIBIT "14"

EXHIBIT "14"

EXHIBIT "14"

ELECTRONICALLY SERVED 4/26/2021 8:06 AM

APRIL 26, 2021

<u>Sent Via Electronic Service Only</u> Amanda Roberts 4411 S. Pecos Rd. Las Vegas, NV 89121

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

Ms. Amanda Roberts,

Please be advised that I am seeking a deposition of your client pursuant to NRCP 30. Please provide three dates within the date range of May 31st through June 11th of 2021 in which your client will be available for a deposition. Given the ample notice, I expect your client should be able to find a date which works for her. Please send the dates by close of business on Friday, April 20, 2021 or I will be forced to unilaterally set a notice a deposition date.

Have a blessed day,

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

EXHIBIT "15"

EXHIBIT "15"

EXHIBIT "15"

ELECTRONICALLY SERVED 4/27/2021 10:43 AM

APRIL 27, 2021

<u>Sent Via Electronic Service Only</u> Amanda Roberts 4411 S. Pecos Rd. Las Vegas, NV 89121

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

Ms. Amanda Roberts,

Please be advised that I am in receipt of your Notice of Discovery Dispute Conference which you unilaterally scheduled for Wednesday, April 28, 2021 at 3:00 p.m. Please be advised that I do not believe I will be available at that time. I am requesting that we reschedule the hearing for Friday, April 30 at any time during the business day. Please respond as soon as possible as this is a time sensitive matter.

Can't wait to hear from you,

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

ELECTRONICALLY SERVED 4/27/2021 11:01 AM



Amanda M. Roberts, Esq. Jason P. Stoffel, Esq. Lynn N. Hughes, Esq. Gary M. Zernich, Esq.

4411 S. Pecos Road Las Vegas, Nevada 89121

April 27, 2021

Sent Via Eservice Only

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

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

Dear Mr. Bellisario:

I am in receipt of your request to move the Discovery Dispute Conference. I am in an all-day Pre-Trial Conference on Friday, April 30, 2021; therefore, I cannot move it to that date and there is a deadline on Monday, May 3, 2021. As such, I am proposing we move the Discovery Dispute Conference to Thursday, April 29, 2021, and I will rearrange my schedule to attend same. Please let me know what time on April 29, 2021 will works for your schedule.

Thank you in advance for your time and attention to this matter.

Sincerely,

amanda M. Rober

Amanda M. Roberts, Esq.

cc: Client

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

ELECTRONICALLY SERVED 4/29/2021 11:45 AM



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

April 29, 2021

Sent Via Eservice Only

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

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

Dear Mr. Bellisario:

As we have been unable to schedule a time for the Discovery Dispute Conference and a deadline is looming, I am sending this letter pursuant to *EDCR* 5.501 and 5.602.

As the Subpoena for information from the State Bar reference me, same needs to be withdrawn. Judge Perry has already addressed this issue and entered an Order that I am not a party to this action. If not withdrawn immediately, I will file an Objection and Motion.

As to the Subpoena to AAA and Allied Flooring, if you revise the Subpoena to include dates during the period of marriage, then any objection would be waived. If these Subpoena's are not revised and re-noticed to my office, I will file an Objection and Motion.

Thank you in advance for your time and attention to this matter.

Sincerely,

/s/ Amanda M. Roberts, Esq.

Amanda M. Roberts, Esq.

cc: Client

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

ELECTRONICALLY SERVED 5/1/2021 7:19 AM

MAY 1, 2021

<u>Sent Via Electronic Service Only</u> Amanda Roberts 4411 S. Pecos Rd. Las Vegas, NV 89121

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

Ms. Amanda Roberts,

Please be advised that I am in receipt of your letter dated April 29, 2021 regarding your dispute regarding discovery. Your arguments are nonsensical.

You claim that your close, personal friend, Judge Mary Perry, who is doing you favors in this litigation, Ordered that you are not a party to this action, and that somehow that prevents a subpoena to the State Bar of Nevada. If you can find authority on the same and send that to me l will forego sending the subpoena. And just FYI, Judge Perry's determination that you cannot be held in contempt because you are not a party is nonsensical as well and you will receive follow-up on that shortly.

As for the subpoena to AAA flooring, I will not change the time frame of records requested.

Can't wait to hear from you,

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

		1
		Electronically Filed 5/6/2021 3:51 PM
		Steven D. Grierson CLERK OF THE COURT
1	мот	Atum A. Atum
2	BRADLEY J. BELLISARIO Nevada Bar No. 13452	
3	7100 Grand Montecito Pkwy, #2054	
	Las Vegas, NV 89149 T: (702) 936-4800	
	F: (702) 936-4801	
5	E: BradB@BellisarioLaw.com Defendant Pro Se	
	DIS	TRICT COURT
	CLARK	COUNTY, NEVADA
	EMILY BELLISARIO,	Case No.: D-20-605263-D
	Plaintiff,	Dept No.: P
	vs.	MOTION TO REMOVE S.C.R.A.M. DEVICE
	BRADLEY BELLISARIO,	DEVICE
	Defendant	HEARING REQUESTED
	NOTICE! YOU ARE REQUIRED TO I	FILE A WRITTEN RESPONSE TO THIS MOTION
		AND TO PROVIDE THE UNDERSIGNED WITH A
	THIS MOTION. FAILURE TO FILE A	WRITTEN RESPONSE WITH THE CLERK OF THE
		YS OF YOUR RECEIPT OF THIS MOTION MAY F BEING GRANTED BY THE COURT WITHOUT
	HEARING PRIOR TO THE SCHEDULE	
	Defendant, Bradley Bellisario, pro se, mo	ves this Honorable Court for the following relief:
	1. For an Order Removing the S.C.R.	A.M. device placed on Defendant; and
	2. For such other and further relief as	the Court deems just and equitable.
		and court dooling just and equilable.
	111	
	111	(A. 11)
	///	
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	MOTION TO REMOVE S.C.R.A.M. DEVICE - 1	65. C

	The second
1	This Motion is made and based upon all the papers and pleadings on file herein and the
2	affidavit included herewith and is made in good faith and not to delay justice.
3	
4	DATED this 6 TH day of May 2021.
5	/s/ Bradley Bellisario
6	Bradley Bellisario 7100 Grand Montecito Pkwy, #2054
7	Las Vegas, NV 89149 T: 702.936.4800
8	F: 702.936.4801
9	E: bradb@bellisariolaw.com Defendant Pro Se
10	
11	
12	POINTS AND AUTHORITIES
13	Ŀ
14	STATEMENT OF FACTS
15	
16 17	On October 22, 2020 the parties attended a hearing with Judge Sandra Pomrenze regarding
18	Donna's House Visitation. During the Hearing Judge Sandra Pomrenze Ordered to move away
19	from Donna's House Visitation. However, during the Hearing Counsel for Plaintiff claimed that
20	Defendant's Social Media postings demonstrated that Defendant was drinking during the period
21	of July 30, 2020 and October 22, 2020 (See Video of October 22, 2020 Hearing). However,
22 23	Amanda Roberts never offered any proof. The reason for thatshe has no proof because
24	Defendant was not drinking, nor would any social media posts imply that Defendant was drinking.
25	Defendant made an appointment with SCRAM of Nevada and had the device installed the
26	very next day, October 23, 2020. Since that time, Defendant has been monitored every day until
27	the present date. The only exception being the period of time from January 23, 3021 to February
28	MOTION TO REMOVE S.C.R.A.M. DEVICE - 2

17, 2021. On January 23, 2021 Plaintiff and Plaintiff's Counsel caused Defendant to be wrongfully arrested while Defendant was returning the minor children from visitation. While being booked, the S.C.R.A.M. bracelet was cut off of Defendant's leg. After being released Defendant was forced to schedule an appointment to have the S.C.R.A.M. bracelet replaced, which was on February 17, 2021.

Defendant is billed monthly at the rate of \$450.00 (*See* monthly billing, Attached hereto as Exhibit A). Additionally, Defendant was charged approximately \$1,000.00 at initial install, and an additional payment made on February 17, 2021 when the device was reinstalled after being wrongfully arrested.

II. LEGAL ARGUMENT

"[A]ny order or other decision, however designated, that adjudicates fewer than all the claims or the rights and liabilities of fewer than all the parties does not end the action as to any of the claims or parties and may be revised at any time before the entry of a judgment adjudicating all the claims and all the parties' rights and liabilities." NRCP 54(b).

"On motion and just terms, the court may relieve a party or its legal representative from a
final judgment, order, or proceeding for any...reason that justifies relief." NRCP 60(b)(6).

I. The S.C.R.A.M. Device Should Be Removed

The S.C.R.A.M. device should be removed as Defendant cannot pay \$450.00 per month and the device is unnecessary. The device was only placed on Defendant due to the Court's reliance on Amanda Roberts' INTENTIONAL MISREPRESENTATIONS (fraudulent statements) claiming that Defendant's social media posts prove that Defendant was drinking from the time period between July 30, 2020 and October 22, 2020.

MOTION TO REMOVE S.C.R.A.M. DEVICE - 3

3 1 4 5 6 1 7 0 8 0 9 0	whatever record she wants regarding the S.C.R.A.M. reports. On April 7, 2021 Colleen O'Brien, Ms. Roberts' legal secretary, emailed Raven Balderas of S.C.R.A.M of Nevada requesting copies of S.C.R.A.M. reports and Ms. O'Brien and Ms. Roberts received a copy of all SCRAM reports from October 22, 2020 through April 7, 2021 (<i>See</i> Email from Raven Balderas to Amanda Roberts. Colleen O'Brien, Bradley Bellisario, etc., Attached hereto as Exhibit B). However, in her Opposition to Defendant's Motion for Relief from Order After Hearing Regarding Hearing on
4 1 5 6 1 7 6 8 6 9 6	of S.C.R.A.M. reports and Ms. O'Brien and Ms. Roberts received a copy of all SCRAM reports from October 22, 2020 through April 7, 2021 (<i>See</i> Email from Raven Balderas to Amanda Roberts, Colleen O'Brien, Bradley Bellisario, etc., Attached hereto as Exhibit B). However, in her
4 5 6 1 7 8 9 0	of S.C.R.A.M. reports and Ms. O'Brien and Ms. Roberts received a copy of all SCRAM reports from October 22, 2020 through April 7, 2021 (<i>See</i> Email from Raven Balderas to Amanda Roberts, Colleen O'Brien, Bradley Bellisario, etc., Attached hereto as Exhibit B). However, in her
5 6 7 8 9 0	from October 22, 2020 through April 7, 2021 (<i>See</i> Email from Raven Balderas to Amanda Roberts, Colleen O'Brien, Bradley Bellisario, etc., Attached hereto as Exhibit B). However, in her
7 (8 (9) 0	Colleen O'Brien, Bradley Bellisario, etc., Attached hereto as Exhibit B). However, in her
8 9 0	
9	Opposition to Defendant's Motion for Relief from Order After Hearing Regarding Hearing or
0	
, (January 25, 2021 and Motion for Leave to File a Renewed Motion to Disqualify Judge Perry; and
· II	Countermotion for Leave of Court to Refinance, to Deem Defendant Vexatious Litigant, Waive
2	Dona's House Fees, and For an Award of Attorney's Fees and Costs Ms. Roberts LIES TO THE
3	COURT, as she has on many occasions, however this Court refuses to believer their friend would
4	flatly lie to their face;
5	"As for SCRAM, a report was provided dated April 7, 2021. In that
6	report, it is alleged that Bradley had the SCRAM monitoring device installed on October 23, 2020. In the report it alleges that Bradley
7	was monitored for thirty-two (32) days; however, October 23, 2020 through April 7, 2021, would be one hundred and sixty-six (166)
8	days. Additionally, the SCRAM report alleges that it was cut off by Bradley on November 24, 2020 because of an alleged injury and he
20	eventually re-enrolled. Coincidentally, the period of October 23,
21	3030 through November 24, 2020 is thirty-two (32) days. It appears that Bradley was not monitored from November 24, 2020 through
22	February 17, 2021. {Emphasis Added}. Therefore, the SCRAM report is riddled with inconsistency that should not be ignored by
23	this Court." (See Plaintiff's Opposition, pages 3&4, Attached Hereto as Exhibit
24	C)
25	///
26	///
27	///
28	MOTION TO REMOVE S.C.R.A.M. DEVICE - 4

 misrepresentations, intentional misleading of the court, fraud upon the court, or whatever would like to call it from Counsel for Plaintiff, Amanda Roberts. Amanda Roberts receiver reports, looked at the reports, and decided to LIE TO THE COURT, mislead the court, or fraud upon the court, etc., all to attempt to benefit her client through fraud. Defendant has been monitored for approximately six (6) and one-half ½ months at the of this motion and has had no issues related to alcohol. As such, Defendant requests this enter an Order Granting Defendant's Motion to remove the S.C.R.A.M. Device as the unnernature of the device is tantamount to wrongful imprisonment. /// <	udule
 would like to call it from Counsel for Plaintiff, Amanda Roberts. Amanda Roberts receiver reports, looked at the reports, and decided to LIE TO THE COURT, mislead the court, or fraud upon the court, etc., all to attempt to benefit her client through fraud. Defendant has been monitored for approximately six (6) and one-half ½ months at the of this motion and has had no issues related to alcohol. As such, Defendant requests this enter an Order Granting Defendant's Motion to remove the S.C.R.A.M. Device as the unner nature of the device is tantamount to wrongful imprisonment. /// // 	ver yc
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enter an Order Granting Defendant's Motion to remove the S.C.R.A.M. Device as the unner nature of the device is tantamount to wrongful imprisonment. ///	
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MOTION TO REMOVE S.C.R.A.M. DEVICE - 5	

1	
2	CONCLUSION
3	The S.C.R.A.M. device should be removed from Defendant. In fact, the device never
4	should have been placed on Defendant in the first place. The ONLY reason the device was placed
5	on Defendant was that Counsel for Plaintiff, Amanda Roberts, Esq., LIED TO THE COURT, and
6	claimed that Defendant's social media posts show Defendant drinking, however, they offered no
7	proof because there is no proof, they lied. Likewise, Counsel for Plaintiff has now LIED TO THE
8	COURT again, claiming in her Opposition that Defendant was no monitored from November 24,
10	2020 to February 17, 2021, however, Defendant was monitored. The ONLY time Defendant was
11	not monitored was from January 23, 2020 (the date of Defendant's wrongful arrest due to Plaintiff
12	
13	and Plaintiff's Counsel's false allegations) through February 17, the first date Defendant could
14	be re-enrolled. As such, Defendant requests this Court enter an Order to Remove the S.C.R.A.M.
15	device.
16	DATED this 6 th day of May 2021.
17	/s/ Bradley Bellisario
18 19	Bradley Bellisario 7100 Grand Montecito Pkwy, #2054
20	Las Vegas, NV 89149
21	T: 702.936.4800 F: 702.936.4801
22	E: bradb@bellisariolaw.com Defendant Pro Se
23	
24	
25	
26	
27 28	
20	MOTION TO REMOVE S.C.R.A.M. DEVICE - 6

DE	CLARATION IN SUPPORT MOTION TO REMOVE S.C.R.A.M. DEVICE
I,	BRADLEY BELLISARIO, declare under penalty of perjury:
I.	I have read the foregoing motion, and the factual averments 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. Those factual averment contained in the referenced filing are incorporated here as if set forth in full.
2.	This Declaration is made in good faith and not made for the purpose of delay.
3.	Prior to filing the motion, I attempted to resolve the issue through contact wit
	Opposing Counsel, Amanda Roberts, Esq. However, any time I bring up a substantiv
	issue Amanda Roberts, Esq. fails to respond regarding the substantive issue an
	attempts to direct the conversation in another direction.
I dec true and o	are under penalty of perjury under the law of the State of Nevada that the foregoing i correct.
	DATED this 6 th day of May 2021.
	/s/ Bradley Bellisario Bradley Bellisario
	ΓΟ REMOVE S.C.R.A.M. DEVICE - 7

	CERTIFICATE OF SERVICE
I hereby	certify that I am Defendant in the above-entitled matter, and on the 9 th day of
March 2021, I	served by and through Wiz-Net electronic service, pursuant to Clark County
District Court A	Administrative Order 14-2 for service of documents identified in Rule 9 of the
N.E.F.C.R., the	foregoing MOTION TO REMOVE S.C.R.A.M. DEVICE to:
E: efile@	Roberts, Esq. Divfamilylaw.com <i>for Plaintiff</i>
	By: <u>/s/ Bradley Bellisario</u> Bradley Bellisario, <i>Defendant Pro Se</i>
MOTION TO REM	AOVE S.C.R.A.M. DEVICE - 8



EXHIBIT A

Subject: SCRAM OF NEVADA Transaction Receipt April 5, 2021 at 1:32 AM

11 3

SCRAM OF NEVADA

Your card sale is complete! Below is your receipt with all relevant transaction information.

Transaction Receipt



\$450.00

Apr 5, 2021 1:32:38 AM PDT

Type Transaction ID Auth Code

Billing Details Bradley Bellisario Shipping Details

6147388470

Card Sale

00554T

US

BradB@BellisarioLaw.com

From accounting solution of SCRAM OF NEVADA Transaction Receipt Date: March 5, 2021 at 1:26 AM

-

SCRAM OF NEVADA

Your card sale is complete! Below is your receipt with all relevant transaction information.

Transaction Receipt		
Mar 5, 2021 1:26:24 AM PST		\$450.00
Туре	Card Sale	
Transaction ID	6062569186	
Auth Code	00536T	
Billing Details Bradley Bellisario	Shipping Details	
US		
BradB@BellisarioLaw.com		

A

From Scenthingle scamca.com & Subject SCRAM OF NEVADA Transaction Receipt January 23, 2021 at 12:39 AM

1100

SCRAM OF NEVADA

Your card sale is complete! Below is your receipt with all relevant transaction information.

Transaction ReceiptJan 23, 2021
12:38:59 AM PSTTypeCard Sale
5952191611
02357T

Billing Details Bradley Bellisario **Shipping Details**

\$450.00

US

BradB@BellisarioLaw.com

From accounting spanna con Ø Subject SCRAM OF NEVADA Transaction Receipt December 23, 2020 at 12:37 AM

11 3

SCRAM OF NEVADA

Your card sale is complete! Below is your receipt with all relevant transaction information.

Transaction Receipt		<u> </u>
Dec 23, 2020 12:37:15 AM PST		\$450.00
Туре	Card Sale	
Transaction ID	5879142653	
Auth Code	02376T	
Billing Details Bradley Bellisario	Shipping Details	
US		
BradB@BellisarioLaw.com		

EXHIBIT B

From Raven Balderas Indexession & D-20-605263-D Bellisario, Bradley: SCRAM Status Reports April 7, 2021 at 8:55 PM To SCRAMNV Info

RB

Good Evening,

Please see attached for Bellisario, Bradley status reports. Please reach out if you have any questions or concerns.

Thank you.

Raven Balderas I SCRAM Senior Case Manager 411 E. Bonneville Ave. Suite 350 I Las Vegas, NV 89101 http://www.scramnv.com/ Office (702) 949-7292 ICell (702) 903-5859I Fax (702) 947-4980



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SCRAM Status Report Bradley Bellisario 10/23/2020 - 11/24/2020

Client:	Bradley Bellisario	Supervising Authority:	Clark County District Court Family Division
Case Number:	D-20-605263-D	Contact:	Raven Balderas
Offense:	Family Court	Report Prepared on:	4/7/2021
Date of Birth:	11/1/1985	Assigned Equipment	
Address:	7100 Grand Montecito Pkwy Apt #	CAM Bracelet 13	1327
	2054	Base Station 10	34697
	Las Vegas, NV 89149		

Date on Program 10/23/2020

Days Monitored 32

Activity

Bradly Bellisario was placed on the SCRAM program on 10/23/2020 and was monitored under the SCRAM program as of the end date of this report. This report has been prepared for the above stated period.

The SCRAM system detected no alcohol consumption events and no tamper events for the reporting period.

Additional Comments:

This report confirms compliance on the SCRAM Program by Bradly Bellisario, Case Number D-20-605263-D. Mr. Bellisario enrolled in the SCRAM Program on October 23, 2020, has been monitored for 32 days, and continues to be monitored. Mr. Bellisario has had no confirmed alcohol consumptions and no tamper events during his monitoring period. Mr. Bellisario has complied with all other program requirements such as communicating readings and financial obligations. If you require any additional documentation or have any questions please call 702-949-7292, or email correspondence to alltcsnv@tcsnevada.com.

Please be advised that Mr. Bellisario reported to our office on 11/24/20 at 2pm with his bracelet cut off. Mr. Bellisario stated he was on the treadmill then hit his leg and stated he needed to cut off the bracelet due to swelling. We re-enrolled Mr. Bellisario back on our program and informed the court. We informed Mr. Bellisario if this happens again, he needs to contact our office and soon as possible and not cut off his bracelet unless advised by a SCRAM staff.

Prepared 4/7/202	21		Page 1 of
	SCRAM Stat Bradley B 11/24/2020 -	ellisario	
Client:	Bradley Bellisario	Supervising Authority:	Clark County District Court Family Division
Case Number:	D-20-605263-D	Contact:	Raven Balderas
Offense:	Family Court	Report Prepared on:	4/7/2021
Date of Birth:	11/1/1985	Assigned Equipment	
Address:	7100 Grand Montecito Pkwy Apt # 2054 Las Vegas, NV 89149	CAM Bracelet 131	1327
		Base Station 103	34697
Date on Program	11/24/2020	Days Monitored 50	

Bradly Bellisario was placed on the SCRAM program on 11/24/2020 and was monitored under the SCRAM program as of the end date of this report. This report has been prepared for the above stated period.

The SCRAM system detected 1 alcohol consumption event and no tamper events for the reporting period.

Additional Comments:

This report confirms compliance on the SCRAM Program by Bradly Bellisario, Case Number D-20-605263-D. Mr. Bellisario enrolled in the SCRAM Program on November 24, 2020, has been monitored for 60 days, and continues to be monitored. Mr. Bellisario has had 1 confirmed alcohol consumption event that occurred on November 25, 2020 that was submitted to the court and had no tamper events during his monitoring period. Mr. Bellisario has complied with all other program requirements such as communicating readings and financial obligations. If you require any additional documentation or have any questions please call 702-949-7292, or email correspondence to <u>alltcsnv@tcsnevada.com</u>.

Please be advised that Mr. Bellisario reported to our office on 11/24/20 at 2pm with his bracelet cut off. Mr. Bellisario stated he was on the treadmill then hit his leg and stated he needed to cut off the bracelet due to swelling. We re-enrolled Mr. Bellisario back on our program and informed the court. We informed Mr. Bellisario if this happens again, he needs to contact our office and soon as possible and not cut off his bracelet unless advised by a SCRAM staff.

Prepared 4/7/202			Page 1 of
	SCRAM Stat Bradley B 2/17/2021 -	ellisario	
Client:	Bradley Bellisario	Supervising Authority:	Clark County District Court Family Division
Case Number:	D-20-605263-D	Contact:	Raven Balderas
Offense:	Family Court	Report Prepared on:	4/7/2021
Date of Birth:	11/1/1985	Assigned Equipment	
Address:	7100 Grand Montecito Pkwy Apt #	CAM Bracelet 11	1463
	2054 Las Vegas, NV 89149	Base Station 10	51212
Date on Program	2/17/2021	Days Monitored 50	

Activity

Bradly Bellisario was placed on the SCRAM program on 2/17/2021 and continues to be monitored under the SCRAM program as of the date of this report. This report has been prepared for the above stated period.

The SCRAM system detected no alcohol consumption events and no tamper events for the reporting period.

Additional Comments:

This report confirms compliance on the SCRAM Program by Bradly Bellisario, Case Number D-20-605263-D. Mr. Bellisario enrolled in the SCRAM Program on February 17, 2021, has been monitored for 50 days, and continues to be monitored. Mr. Bellisario has had no confirmed alcohol consumptions and no tamper events during his monitoring period. Mr. Bellisario has complied with all other program requirements such as communicating readings and financial obligations. If you require any additional documentation or have any questions please call 702-949-7292, or email correspondence to <u>alltcsnv@tcsnevada.com</u>. Prepared 4/7/2021

Page 1 of 1











EXHIBIT C



1 2 3 4 5 6 7	SUPP Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY L. 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisar	
8	DIST	RICT COURT
9	CLARK C	COUNTY, NEVADA
10	EMILY BELLISARIO,) Case No: D-20-605263-D
11) Dept No: P
12	Plaintiff, v.)) SUPPLEMENTAL TO OPPOSITION
13) TO DEFENDANT'S MOTION FOR
14	BRADLEY BELLISARIO,) RELIEF FROM ORDER AFTER) HEARING REGARDING THE
15	Defendant.	 HEARING ON JANUARY 25, 2021 AND MOTION FOR LEAVE TO FILE
16 17) A RENEWED MOTION TO
17 18) DISQUALIFY JUDGE PERRY) AND
10) COUNTERMOTION FOR LEAVE OF) COURT TO REFINANCE, TO DEEM
20) DEFENDANT A VEXATIOUS
21) LITIGANT, WAIVE DONNA'S HOUSE) FEES, AND FOR AN AWARD OF
22) ATTORNEY'S FEES AND COSTS.
23) Date of Hearing: May 18, 2021
24) Time of Hearing: 10:00 a.m.
25) Oral Argument Requested: Yes
26	١١١	
27		Page 1 of 7
28		-
		T. D. 20 202020 D

1	COMES NOW the Plaintiff, Emily Bellisario, and hereby provides a
3	Supplement to Opposition to Defendant's Motion for Relief from Order After
4	Hearing regarding Hearing on January 25, 2021 and Motion for leave to file a
5	renewed Motion to Disqualify Judge 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.
	The supplement is made pursuant to $EDCR$ § 5.509 (a) and is filed more that
	one (1) day prior to the hearing, and provides information not known pursuant to
	EDCR § 5.509 (b) at the time the Opposition and Countermotion was filed.
	DATED this 10 th day of May, 2021.
	ROBERTS STOFFEL FAMILY LAW GROUP
	Diman do m pintant
	By:
	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
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	Page 2 of 7

1	I.			
2	Leave of Court to Refinance			
3	In her Opposition and Countermotion, Emily requested permission to			
4	refinance her real property owned before the marriage, 1913 Sondrio Drive, Las			
5 6	Vegas, Nevada 89134 ("real property").			
7	Thereafter, on or about April 26, 2021, Bradley filed a Notice of Lis Pendens			
8	on the real property which clouds title. As such, pursuant to NRS § 125.040 (2),			
9	Emily requests the Court permit the refinance as set forth in her Opposition and			
10				
11	Countermotion.			
12 13	At the present time, Emily's outstanding balance related to this matter is			
13	\$25,579.73 and she has exhausted all resources from family and friends to pay			
15	attorney fees and costs. If the Court does not grant the request to refinance, Emily			
16	will have no choice other than to fire Ms. Roberts and proceed in proper person.			
17	This case is high conflict and involves significant custodial and financial			
18 19	issues; therefore, Emily would be at a significant disadvantage if she is unable to			
20	maintain Counsel and especially when Bradley is a licensed Nevada attorney with a			
21	solid working knowledge of the law and courtroom procedures. Moreover, Emily			
22	requests the Court enter the following Orders regarding the Lis Pendens:			
23				
24	THE COURT HEREBY ORDERS that the Lis Pendens for the real property at 1913 Sondrio Drive, Las Vegas,			
25 26	Nevada 89134 ("real property") is vacated.			
27				
28	Page 3 of 7			

1	THE COURT FURTHER ORDERS that Bradley shall
2	not file another Lis Pendens on the real property at 1913 Sondrio Drive, Las Vegas, Nevada 89134 ("real
3	property").
4 5	THE COURT FURTHER ORDERS that any issues regarding Bradley's alleged interest in the real property is
6	a Trial issue and is not eliminated by allowing Emily to
7	refinance the real property at 1913 Sondrio Drive, Las Vegas, Nevada 89134 ("real property").
8	II.
9	Vexatious Litigant Request
10	Emily has already set forth the facts and law regarding deeming Bradley a
11 12	vexatious litigant. Since filing her Opposition and Countermotion, despite not
12	complying with NRCP § 16.2, Bradley has served significant discovery upon Ms.
14	Roberts' office and filed three (3) more Motions on April 27, 2021; May 1, 2021
15	and May 6, 2021.
16 17	To keep up with Bradley's filing on Motions which are not supported by
18	facts or law is a full-time job and has caused excessive attorney fees in the matter.
19	As set forth herein, Emily owes \$25,579.73. Emily's total fees not including
20 21	Marathon Legal Group are \$46,579.73. The majority of those fees related to
21	Bradley's excessive and repeated filings regarding the same issues which were
23	already addressed by the Court.
24	
25	Moreover, additional Motions are anticipated. Specifically, on or about April
26	21, 2021, Bradley contacted Dr. Holland's office regarding the Order for
27	Page 4 of 7
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1	psychologi	cal evaluations. During that call, Bradley alleged to Dr. Holland's staff
2	that he inte	ended to file a Motion to Set Aside that Order and he did not intend to
3	pay the fee	s to commence Emily's psychological evaluation or comply with the
4 5	Order for h	nim to participate. It should be noted, Emily paid the fees to Dr. Holland
6		operated in arranging for Bradley's psychological evaluation.
7		III.
8		<u>Conclusion</u>
9 10	Ther	efore, based upon the foregoing, Emily requests this Court to enter an
10	Order when	reby:
12	1.	Denying Bradley's request for relief from the Order from the hearing
13		on January 25, 2021.
14	2.	Denying Bradley's request requiring Plaintiff to prepare and pass to Defendant the Order in compliance with $EDCR$ § 5.521 and 5.522.
15 16	3.	Denying Bradley's request for leave to file a renewed Motion to
17		disqualify Judge Perry.
18	4.	Granting Emily's request for leave of Court to refinance the real
19		property purchased before marriage to afford her litigation expenses, evaluation expenses, supervised visitation expenses, etc.
20	5.	Granting Emily's request for Bradley to be deemed a vexatious
21 22		litigant.
23	6.	Granting Emily's request for the Court to waive the Donna's House fees.
24		
25		
26	$\langle \langle \rangle \rangle$	
27 28		Page 5 of 7
20		

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	7. Granting Emily's request for an award of attorney's fees and costs.
1	7. Granting Emily's request for an award of attorney's fees and costs.
2 3	8. For any and all other relief the Court deems proper and just.
4	DATED this 10th day of May, 2021.
5	ROBERTS STOFFEL FAMILY LAW GROUP
6 7 8 9 10 11 12 13 14 15 16 17 18	By: <u>Manda M. Roberts, Esq.</u> 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
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28	Page 6 of 7

 and on the D day of May, 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 Supplement to Opposition and Countermotion, to the following: Bradley Bellisario Bra	1	CERTIFICATE OF SERVICE
and on the O day of May, 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 Supplement to Opposition and Countermotion, to the following: Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant <i>in proper person</i> By:	5	I hereby certify that I am an employee of Roberts Stoffel Family Law Group
 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 Supplement to Opposition and Countermotion, to the following: Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant <i>in proper person</i> By:	2.1	and on the 10 day of May, 2021, I served by and through Wiz-Net electronic
service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Supplement to Opposition and Countermotion, to the following: Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant <i>in proper person</i> By:	31	지수는 것이 같아요. 이 것 같아요. 것은 것에서 집에서 가지 않아야 한 것이 같아요. 것이 같아요.
Supplement to Opposition and Countermotion, to the following: Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant <i>in proper person</i> By:		
Supplement to Opposition and Countermotion, to the following: Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant <i>in proper person</i> By:	7	service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing
Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant in proper person By:	121	Supplement to Opposition and Countermotion, to the following:
Defendant <i>in proper person</i> By: Correct By: Employee of Roberts Stoffel Family Law Group Employee of Roberts Stoffel Family Law Group	9	Bradley Bellisario
By: Correction By: Employee of Roberts Stoffel Family Law Group Employee of Roberts Stoffel Family Law Group	12	
By: Constant of Roberts Stoffel Family Law Group Employee of Roberts Stoffel Family Law Group	11	Derendant in proper person
Employee of Roberts Stoffel Family Law Group Employee of Roberts Stoffel Family Law Group Roberts Stoffel Family Law Group		BV: COMIEN)
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1 2 3 4 5 6 7 8 9		Electronically Filed 5/10/2021 4:56 PM Steven D. Grierson CLERK OF THE COURT CLERK OF THE COURT GROUP		
10	EMILY BELLISARIO,) Case No: D-20-605263-D		
11		Dept No: P		
12	Plaintiff, v.	NOTICE OF PLAINTIFF'S FILING		
13	BRADLEY BELLISARIO,	OF HER OPPOSITION TO DEFENDANT'S MOTION TO		
14	Defendant.	RECONSIDER ORDER AGAINST OMESTIC VIOLENCE		
15	Defendant.	ENTERED APRIL 6, 2021		
16	Ś			
17	PLEASE TAKE NOTICE that on t	the 22 nd day of April, 2021, the Plaintiff,		
18 19	Emily Bellisario, by and through her attor	rney of record, Amanda M. Roberts, Esq.,		
20	of Roberts Stoffel Family Law Group, filed an Opposition and Countermotion to			
21	Defendant's Motion to Reconsider Order Against Domestic Violence Entered on			
22				
23	April 6, 2021; and Countermotion for an Award of Attorney's Fees and Costs.			
24	Specifically, on April 8, 2021, Defendant filed and served through Odyssey,			
25	his Motion to Reconsider Order Against Domestic Violence Entered on April 6,			
26	2021. Thereafter, the Clerk issued a Notice of Non-Conforming of Document for			
27	Page	1 of 3		
28				

1 2 3 4 5 5	said Motion. Although the Clerk had issued the Notice, Plaintiff's Counsel filed Plaintiff's Opposition to Defendant's Motion and a Countermotion on April 22, 2021. On April 27, 2021, Defendant re-filed his Motion via "confile" and served the same through Odyssey on the same date. Emily stands by the requests the Court deem her response to be the Opposition to Defendant's Motion and a
	Countermotion on April 22, 2021.
	DATED this 10^{-10} day of May, 2021.
	ROBERTS STOFFEL FAMILY LAW GROUP
	By: <u>Amanda M. Roberts, Esq.</u> State of Nevada Bar No. 9294
	4411 S. Pecos Road Las Vegas, Nevada 89121
	PH: (702) 474-7007
	FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com
	Attorneys for Plaintiff, Emily Bellisario
	Page 2 of 3

D-20-605263-D

DISTRICT COURT **CLARK COUNTY, NEVADA**

Divorce - Compla	int	COURT MINUTES	May 11, 2021	
D-20-605263-D	D Emily Bellisario, Plaintiff vs. Bradley John Bellisario, Defendant.			
May 11, 2021	03:00 PM	Return Hearing		
HEARD BY:	Perry, Mary	COURTROOM: Courtroom 23		
COURT CLERK:	Medina, Kyle			
PARTIES PRESENT: Emily Bellisario, Counter Defendant, Plaintiff, Amanda M Roberts, ESQ, Attorney, Present Present				
Bradley John Be Defendant, Prese	llisario, Counter Clain ent	nant, Pro Se		
Brayden Bellisario, Subject Minor, Not Present				
Blake Bellisario, Subject Minor, Not Present				
Brooklyn Bellisa	rio, Subject Minor, No	t Present		

JOURNAL ENTRIES

RETURN HEARING: RE: SUPERVISED VISITATIONS AT DONNA'S HOUSE

In the interest of public safety due to the Coronavirus pandemic, all parties were present via VIDEO CONFERENCE through the BlueJeans application.

Court reviewed the visitation between the Defendant and Minor Children and briefly discussed the motions scheduled for future dates.

Further discussion regarding the Minor Child's (Brayden) new therapist and the Defendant stated the Plaintiff has not provided any contact information about them. Plaintiff stated that the new Therapist is named Windy and works at First Choice.

COURT ORDERED the following:

The parties are referred to Family First for Supervised Visitation between the Defendant and the Minor Children. The Visitations shall take place every Thursday from 5:00 pm to 7:00 pm.

The Court will WAIVE any remaining balance owed to Donna's House.

Attorney Roberts shall e-mail the Defendant the Therapist contact information and he may access to the records. The Defendant shall not interfere with the therapy.

The update from Donna's House visitation will be heard at the next Court hearing scheduled.

Attorney Roberts shall prepare the Order from today and submit it to the Court.

Page 1 of 2

Minutes Date:

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

INTERIM CONDITIONS:

FUTURE HEARINGS:

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

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

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

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

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

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

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

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

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

Minutes Date:

1	TRANS AUG 1 9 2021		
2	they have		
3	ORIGINAL CLERK OF COURT		
4			
5	EIGHTH JUDICIAL DISTRICT COURT		
6	FAMILY DIVISION		
7	CLARK COUNTY, NEVADA		
8			
9	EMILY BELLISARIO,)		
10	Plaintiff,) CASE NO. D-20-605263-D		
11	vs.) DEPT. P		
12	BRADLEY JOHN BELLISARIO,		
13	Defendant.		
14	BEFORE THE HONORABLE MARY PERRY		
15	DISTRICT COURT JUDGE		
16	TRANSCRIPT RE: RETURN HEARING		
17	TUESDAY, MAY 11, 2021		
18	APPEARANCES:		
19	(PARTICIPANTS APPEAR VIRTUALLY)		
20	The Plaintiff: EMILY BELLISARIO For the Plaintiff: AMANDA M. ROBERTS, ESQ.		
21	4411 S. Pecos Rd. Las Vegas, Nevada 89121		
22	(702) 474-7007		
23	The Defendant: BRADLEY JOHN BELLISARIO, ESQ. For the Defendant: PRO SE		
24	rot the Detendant: PRO SE		
	D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356		

TUESDAY, MAY 11, 2021 1 LAS VEGAS, NEVADA PROCEEDINGS 2 (THE PROCEEDINGS BEGAN AT 2:01:36) 3 4 THE COURT: All right. Good afternoon. We are on 5 the record in case number D-20-605263-D, Bellisario versus 6 7 Bellisario. May I please have your appearance, Ms. Roberts? MS. ROBERTS: Amanda Roberts, bar number 9294, on 8 behalf of the Plaintiff, Emily Bellisario, who is appearing 9 through BlueJeans. 10 THE COURT: Welcome. Mr. Bellisario, how are you 11 12 doing today? THE DEFENDANT: I'm doing fine. 13 THE COURT: Okay. All right. We are here today 14 only on the subject of supervised visits. Next week we will 15 be on -- you know, on for a lot of other stuff at 11:00 a.m. 16 So I just wanted to make that sure -- I -- I want to make sure 17 Dad does not miss out on -- on too much visitation right now 18 while we're trying to figure this out. So I am going to refer 19 20 you all to Families First. They -- they --THE DEFENDANT: Is --21 22 THE COURT: It's -- excuse me, sir? THE DEFENDANT: Oh, I was going to say, for that 23 24 is there somewhere we have to go sign up and do any D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

1 orientation or anything like that?

THE COURT: I -- I'm not sure if they require 2 orientation. I think I've only used this one other time in 3 the past. I mean, this -- this is our last place that I know 4 of that we can do the supervised visits until we get this --5 6 the -- the evaluations and everything back which we will 7 discuss that next week. THE DEFENDANT: Oh. 8 THE COURT: But I don't --9 THE DEFENDANT: Yeah, I was -- I'm appealing the 10 last order anyway. So we'll see about that. But --11 THE COURT: Okay. Any other questions? 12 13 MS. ROBERTS: Your Honor, the fees for Family First, I'm asking the Court to at least split those. My client has 14 no money coming in until the Court rules on the financial 15 16 issues. 17 THE COURT: Okay. Yeah. THE DEFENDANT: I will pay it. That's fine. 18 THE COURT: At this point -- at this point, Mr. 19 Bellisario needs to be paying these. He -- he needs to pay 20 21 these costs because, you know, the -- the cheaper place where I could have completely waived is now refusing to allow the 22 visitation to take place there. And that was not at Ms. 23 Bellisario's -- that's at no fault of her own. I also am 24

> D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

going to enter an order where if there's anything that is owed 1 2 down here at Donna's House, I'm going to waive those fees. MS. ROBERTS: Thank you, Your Honor. We appreciate 3 that. Just quick. I -- I thought -- so the psychological 4 evaluation, the update for that, we have on calendar for 5 today. You're saying you're going to hear that next week 6 7 instead of today? THE COURT: Yeah. I'm going to hear that next week 8 instead of today. There has been a bunch of things that's 9 10 just been filed here in the last couple of days. So I want to make sure that I have myself fully briefed on everything 11 including the new motion for an order to show cause that was 12 filed. It's on -- it's not on calendar until the 16th but 13 14 it --15 MS. ROBERTS: Are you saying -- just so I'm clear, 16 are we con -- are you consolidating everything again? Because I think I have an opposition due this week and --17 THE COURT: I am not --18 19 MS. ROBERTS: -- another opposition --THE COURT: I'm not going to consolidate the motion 20 for an order to show cause because I have not even had an 21 22 opportunity to look at that. So that's still going to be in 23 June. But next --MS. ROBERTS: So I --24 D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT

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THE COURT: -- week --1 2 MS. ROBERTS: -- have --3 THE COURT: -- we have -- there's a lot of motions. That -- there's two motions and two oppositions that's on 4 5 calendar. 6 MS. ROBERTS: Okay. Your -- Your Honor, just so I'm 7 clear, will you tell me which two you believe are being heard? Because -- just so I'm clear for the record --8 THE COURT: Okay. 9 10 MS. ROBERTS: -- so I can have my notes. THE COURT: All right. Right now the first motion 11 that's going to be heard is Defendant's motion for relief from 12 an order after hearing -- regarding hearing on January 25th, 13 14 2021, a motion to leave to file renewed motion to disqualify 15 me. I can't do anything about the motion to disqualify me. 16 And that -- I don't believe that was filed properly. Then we've got the opposition, Plaintiff's opposition and 17 Defendant's motion for relief from order after hearing 18 regarding on Jan -- oh, my gosh. I hit the wrong button. I 19 got to get back in there. 20 All right. So we have that one there. Then we have 21 -- let me see. Then we have Defendant's reply to Plaintiff's 22 opposition to the Defendant's motion for -- for the relief. 23 Then I have an -- I have Defendant's opposition to Defendant's 24

> D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

1	motion. This okay, I think this is supposed to be
2	Plaintiff's opposition to Defendant's motion to reconsider
3	order against domestic violence entered on April 6th, 2021.
4	And countermotion for an award of attorney's fees and costs.
5	And then the motion, Defendant's reply to Defendant's
6	opposition to Plaintiff's motion to reconsider after order
7	against domestic violence entered April 6th, 2021 and
8	countermotion for an award of attorney's fees. I think there
9	was some
10	MS. ROBERTS: So the
11	THE COURT: mislabeling on some of this.
12	THE DEFENDANT: I think
13	MS. ROBERTS: The Clerk's Office didn't catch one of
14	it. Yes, Your Honor. So then there is a motion for SCRAM and
15	my opposition hasn't come due yet. That is not going to be
16	heard, is that correct?
17	THE COURT: That is going to be heard and I'm going
18	to let you know right now with the length of time that he as
19	gone with everything coming up negative, I am I am
20	seriously considering that because if it's going to keep
21	coming up negative, we're just spending money on something we
22	shouldn't be spending money. But I am waiting to for your
23	opposition. So if you want to quickly get that filed so that
24	we can hear it, because he has I believe he has to pay on a

D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

weekly basis. And I don't believe in spending money on 1 2 something if it's not hand -- handling -- I'm sorry, if it's not -- if it's not showing anything. 3 4 MS. ROBERTS: Okay. So my opposition technically is 5 not due until the 20th so it's not going to be filed seven 6 days before the hearing. There's no way I can --7 THE COURT: That's fine. MS. ROBERTS: -- finish it tomorrow, Your Honor. 8 THE COURT: That's fine. I -- I 9 10 will --11 MS. ROBERTS: Okay. 12 THE COURT: -- waive this one here as long as you at least give me at least 24 hours. 13 || 14 MS. ROBERTS: That's fine. And then the other motion that he filed -- that was filed on May 1st, that motion 15 for an order to show cause, if that's being heard --16 THE COURT: I'm not hearing --17 MS. ROBERTS: -- at the same time --18 THE COURT: -- that. I'm not hearing -- I'm not 19 going to hear that one. That is the only one that's still 20 going to be back --21 22 MS. ROBERTS: Okay. 23 THE COURT: -- off in June. MS. ROBERTS: Okay. That's fine. 24

> D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

1 THE COURT: All right. So and -- and we're -- we're 2 -- you know, I want -- you know, I want to -- what day -- what 3 day is that? What day is the 18th? THE CLERK: It is a week from today, so --4 THE COURT: Wednesday? 5 6 THE DEFENDANT: Tuesday. THE CLERK: Tuesday. 7 THE COURT: Next Tue -- next Tuesday: Okay. What 8 am I -- what else am I doing? Hang -- hang on one second, 9 10 please. 11 MS. ROBERTS: Okay. THE COURT: Because once again, you know, we've got 12 a lot of stuff here. This is scheduled at 11:00 a.m even 13 though I've only got two motions. Can we set it -- oh, hold 14 it. Do I have two evidentiary hearings? I think Wiseman's 15 (ph) being continued. I'm -- I -- I'm -- what I'm wanting to 16 -- what I'm wanting to do is try to find something where we 17 can take a little bit more time than just a real quick --18 quick 10, 15 minutes. Now I -- I do want to make sure that 19 everybody has good enough time here. Are you all available --20 21 hold on. That's -- I've only got two, two of four, with you 22 being one of the two. All right. Don't put anything else on 23 that next -- next Tuesday. Could -- can -- can we change that 24

> D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

1 number to where it's two of two so we don't add anything next 2 Tuesday --THE CLERK: For the --3 THE COURT: -- at 11:00? 4 5 THE CLERK: -- motions at 11:00? THE COURT: Uh-huh. 6 7 THE CLERK: Yes. THE COURT: Okay. All right. I just wanted to make 8 sure that I'm going to have almost a full hour for you all. 9 So, you know, we're -- we're going to stick with that. Is 10 this --11 MS. ROBERTS: Since you're issuing the separate 12 order for Family First, Your Honor, can we not have an order 13 for this hearing? 14 THE COURT: Yeah. Yeah. We don't need any other 15 order other than this Families First. Mr. Bellisario, what 16 day is -- is good for you for visitation? 17 THE DEFENDANT: It doesn't matter. Saturday or 18 19 Sunday work. It doesn't matter the times either. And, I mean, anytime that she says she can have them there, is she 20 actually going to have all of them there? 21 22 THE COURT: Okay. Ms. Bellisario, When can you 23 have all the kids there? 24 THE PLAINTIFF: I was hoping for a weekday. D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

THE COURT: You were hoping for what? 1 THE PLAINTIFF: A weekday after school. 2 THE DEFENDANT: We have it on Sunday right now, so 3 4 5 THE COURT: You know --THE PLAINTIFF: Yes, I was hoping for a weekday. 6 THE COURT: Why? 7 THE PLAINTIFF: Because on weekends my son looks 8 forward to spending time with the family, like my -- my dad. 9 We look forward to not having school and having the day off to 10 practice his writing, to go to the park all day. After 11 school, he's already burned off all of his energy. He's 12 13 already, you know, had a whole day to be happy and whatever. By the end of the day he's just more relaxed and more calm. 14 So if there's a chance for him to go to visitations and not be 15 so anxious and not be scared, it would probably -- probably be 16 after he's had the chance to burn off his energy for the day. 17 THE COURT: Okay. Which -- which child are we 18 talking about that we're having the problem with? 19 MS. ROBERTS: What child --20 THE PLAINTIFF: The child --21 MS. ROBERTS: (Indiscernible - simultaneous speech) 22 23 24 THE PLAINTIFF: -- that was --D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

1 THE COURT: Hold it. I --2 THE PLAINTIFF: The child --THE COURT: Which one? 3 THE PLAINTIFF: The child that was -- Brayden 4 5 Bellisario, the child who was diagnosed with PTSD and anxiety due to his father's actions. 6 THE COURT: I don't need --7 THE DEFENDANT: And (indiscernible - simultaneous 8 speech) --9 THE COURT: -- accusations. I do not need 10 accusations today, okay? I -- you know, him -- him being 11 diagnosed with PTSD is good enough. 12 THE DEFENDANT: And, Your Honor, can I ask one 13 14 thing? THE COURT: Yes, sir. 15 THE DEFENDANT: I asked Ms. Roberts which therapist 16 they have him treating at now, and they didn't send me 17 anything. And I have a right to know who it is because I have 18 rights of records. 19 THE COURT: He does have a right to the records, 20 just no other interference. So who's the therapist. 21 MS. ROBERTS: I don't know that she's actually got 22 him in with a therapist, Your Honor. The order was just 23 issued. So we are waiting for a written order from the Court. 24 D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

1 Emily --THE DEFENDANT: The (indiscernible) --2 MS. ROBERTS: -- did you take Brayden to a new 3 therapist? 4 THE PLAINTIFF: Yes, the first available she had was 5 6 today at 4:00 p.m. THE COURT: Okay. 7 THE PLAINTIFF: So we couldn't take him to that. So 8 the next available she has the 28th. It was this -- a lady 9 named Wendy at First Choice Therapist, I think. 10 THE COURT: Okay. 11 THE DEFENDANT: And where are they at? 12 13 THE PLAINTIFF: First Choice. THE DEFENDANT: Can we have Ms. Roberts just send 14 over their information so I just have contact information to 15 request stuff? 16 17 THE COURT: Yes. You know --MS. ROBERTS: So Your Honor, then I'm going to --18 can I update the order to say that he shall not interfere, 19 that the only --20 THE COURT: Yes. 21 MS. ROBERTS: -- thing he's entitled to are the 22 23 records? 24 THE COURT: Yes. D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

MS. ROBERTS: Okay. I'll do an order from today. 1 Can I submit it directly to the Court? 2 THE COURT: Yes, you may submit it directly to the 3 4 Court. MS. ROBERTS: I will. 5 THE COURT: But Mr. Bellisario --6 7 MS. ROBERTS: And I'll provide Mr. Bellisario --THE COURT: -- does -- but Mr. Bellisario does need 8 to be, at least, kept in the loop on stuff like that. You 9 know, he -- he still has those rights. And I -- you know, and 10 I'm doing everything I possibly can to try to work with 11 getting it moving forward. The -- but we -- we will hear that 12 next week when we come back. 13 MS. ROBERTS: When you --14 THE COURT: You know --15 MS. ROBERTS: -- say -- Your Honor, when you say 16 we're going to hear that, are you talking about the Donna's 17 House report? We're going to talk about that when we come 18 back as well? 19 THE COURT: Yeah. Yeah, we're going to talk --20 MS. ROBERTS: Okay. 21 22 THE COURT: -- we're going to talk about everything 23 when we do come back. I just want -- I just -- I just want to get Mr. Bellisario some good visits with his kids. You know, 24 D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

my -- my ultimate goal in this is, hopefully, to get him back 1 on a normal schedule with these kids. 2 MS. ROBERTS: Okay. 3 THE COURT: You know, that's my ultimate goal. 4 So, you know, we're going to see what we can do to get us there, 5 6 okay? 7 MS. ROBERTS: Okay. THE COURT: Okay. All right. I will --8 9 MS. ROBERTS: Thank you. 10 THE COURT: -- see -- I will see you all next week, a week from today at 11:00 a.m. 11 MS. ROBERTS: Thank you. 12 THE COURT: Oh. 13 THE DEFENDANT: Thank you. 14 15 THE COURT: We're going to go ahead and do Sunday. We're -- we're going -- no. Mr. Bellisario, did you 16 understand the explanation that Emily gave on --17 THE DEFENDANT: I heard it. 18 THE COURT: -- on him being --19 THE DEFENDANT: And per day --20 THE COURT: -- more calmer. 21 22 THE DEFENDANT: Well --23 THE COURT: Can -- can we --THE DEFENDANT: -- that's not --24

> D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

THE COURT: -- give that a try for one -- can -- can 1 2 we give that a try for one or two weeks to see if maybe that 3 works out a little bit better? THE DEFENDANT: I mean, I think she's full of it, 4 but I'll go with it --5 6 THE COURT: But --THE DEFENDANT: -- just to be able to --7 8 THE COURT: -- it may be, but --9 THE DEFENDANT: -- see my son. THE COURT: -- I want to try to get you -- I -- I 10 want to try to get you some visits, okay? 11 THE DEFENDANT: So --12 13 THE COURT: All right. THE DEFENDANT: Exactly. 14 THE COURT: So --15 THE DEFENDANT: I'll go with it just to --16 THE COURT: -- why don't we -- why -- why don't we 17 go with Wednesday. Oh, wait. They don't do Wednesday. 18 19 Monday through Friday. THE DEFENDANT: We do -- like anything but a Tuesday 20 or a Wednesday. 21 22 THE COURT: Anything but Tuesday or Wednesday. Okay. Why don't we do a Thursday then? You know, that way, 23 24 hopefully, he's getting a little bit more tired. And it's \$20 D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

1 an hour. So you want, what -- do we want to start with just one hour right now or do we want to go two? 2 THE DEFENDANT: Well, we're doing the two. I think 3 we should do the two because I've only had my kid for two 4 hours in the last -- since January 23rd. 5 THE COURT: Yeah. 6 THE DEFENDANT: So --7 THE COURT: Yeah, I -- yeah, I -- I do know that. 8 9 So we're going to go two hours on a Thursday. Let's do 5:00 p.m. to 7:00 p.m. Is that good? 10 THE DEFENDANT: Fine with me. 11 12 THE COURT: They're also a little bit more flexible. 13 They don't necessarily have to sit around in the same place. 14 You know, maybe you can fit a little bit more activities then. 15 Make it a little bit more fun. Okay? THE DEFENDANT: And do they allow like snacks and 16 17 stuff; do you know? THE COURT: I believe they do. We're going to email 18 you a copy. We're going to email you a copy. Yeah, we're 19 going to get you a copy of this order as well because it's 20 going to be filed. Here's a phone number where you can call 21 and find out. Okay? 702 --22 THE DEFENDANT: Yeah, I think it's --23 THE COURT: 702-908-6491. 24

> D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

THE DEFENDANT: Okay. 1 THE COURT: All right. Call and find out, you know, 2 what all you're going to be allowed to do. You know --3 THE DEFENDANT: And we're starting that this 4 5 Thursday, right? THE COURT: Yeah, if we can get this in there, yes, 6 7 we should be able to start this -- this Thursday. 8 THE DEFENDANT: Okay. THE COURT: All right. I'll see you all next week. 9 THE DEFENDANT: Thank you. 10 THE COURT: Thank you. 11 (PROCEEDINGS CONCLUDED AT 2:11:20) 12 * * * * * * 13 ATTEST: I do hereby certify that I have truly and 14 correctly transcribed the digital proceedings in the above-15 entitled case to the best of my ability. 16 17 Adrian Medromo 18 19 Adrian N. Medrano 20 21 22 23 24 D-20-605263-D BELLISARIO 05/11/21 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356 17

En la Ballera	DISTRICT COL CLARK COUNTY, N	
Emily Bellisario	Plaintiff,	Case No: D-20-6052103
-vs- Bradley Bellisariu	Defendant.	Department: <u>P</u> ORDER FOR SUPERVISED VISITATION At Family First Services

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

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

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

Week	y / Every other Week / Monthly / 1hr 2hr 3hr 4hr 5hr 6hr visitations
Mon-Fri	Saturday / Sunday
9am - 8pm	9am -6pm
	Thursday Spm - 7pm

IT IS FURTHER ORDERED

IT IS FURTHER ORDERED that the parties may contact Family First Services at (702) 908-6491 to schedule Orientation and Visitations. Failure to contact Family First Services may result in the family's inability to use said services, and the Court may issue sanctions against the responsible party or parties.

IT IS FURTHER ORDERED that the cost of said services is \$35.00(Mon/Fri) \$40(Sat/Sun) per supervised visitation hour: (Holiday fees may apply)

White: Court

1) Fee shall be paid equally by both parties (i.e., \$17.50 per hour by each party)

X 2) Plaintiff Defendant shall pay the whole amount of each supervised visitation hour;

Said payments shall be paid directly to Family First Services. Said payment shall be made no later than the date of the exchange. Failure to pay may result in cancellation of the scheduled monitored visitation.

IT IS FURTHER ORDERED that the parties shall follow all rules and directives of Family First Services given during orientation. Failure to follow all rules and directives may result in the immediate termination of services.

This matter is reset for: Date: 5116 31	Time: 11:000 m
Attorney for Plaintiff:	ncinda Ruberts.
Attorney for Defendant:	Dis

Pink: Plaintiff

STRICT JUDGE / COMMISSIONER

OI

Yellow: Defendant

AA2808

		Electronically Filed 05/11/2021 6:58 PM	
		CLERK OF THE COURT	
1	ORDR Amanda M. Roberts, Esq.		
2 3	State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP		
3 4	4411 S. Pecos Road		
5	Las Vegas, Nevada 89121 PH: (702) 474-7007		
6	FAX: (702) 474-7477		
7	Attorneys for Plaintiff, Emily Bellisario		
8	DISTRICT COURT		
9	CLARK COU	NTY, NEVADA	
10			
11	EMILY BELLISARIO,) Case No: D-20-605263-D) Dept No: P	
12	Plaintiff, v.		
13		ORDER AFTER HEARING	
14	BRADLEY BELLISARIO,		
15 16	Defendant.	Date of Hearing: May 11, 2021 Time of Hearing: 3:00 p.m.	
17			
18	THIS MATTER having come before the Court on the 11 th day of May,		
19	2021, for a Status Check regarding supervised visitation. The Plaintiff, Emily		
20			
21	Bellisario, being present and represented, by and through her attorney of record,		
22	Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, and the		
23	Defendant, Bradley Bellisario, being present in proper person.		
24	///		
25	///		
26 27			
28	Page 1 of 6		

1	NOW THEREFORE,	
2	THE COURT HEREBY ORDERS that Defendant's visitation with the minor	
3	children shall be at Family First on Thursdays from 5:00 p.m. to 7:00 p.m. The	
4	Court issued a separate Order which shall include that Defendant pay all the fees	
6		
7	for supervised visitation.	
8	THE COURT FURTHER ORDERS that the Plaintiff shall provide the	
9	Defendant with the name of the minor children's therapist(s). The Defendant shall	
10	be permitted to obtain records; however, he shall not interfere in the therapeutic	
11	process.	
12	THE COURT FURTHER ORDERS that Ms. Roberts shall prepare the Order	
13		
14 15	and submit it directly to the Court.	
15	Statutory Notices:	
17	The following statutory notices relating to the custody of minor children are	
18	applicable to the Parties:	
19	The Parties are put on notice of the following provision of NRS §125C.006,	
20	which states:	
21	which states:	
22	1. If primary physical custody has been established pursuant to an order, judgment or decree of a court and the	
23	custodial parent intends to relocate his or her residence to a	
24	place outside of this State or to a place within this State that is at such a distance that would substantially impair the	
25	ability of the other parent to maintain a meaningful relationship with the child, and the custodial parent desires	
26 27	reconcerning and the the the the table and particle atometer	
27	Page 2 of 6	
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1	to take the child with him or her, the custodial parent shall,
2	before relocating:
3	(a) Attempt to obtain the written consent of the
4	noncustodial parent to relocate with the child; and (b) If the noncustodial parent refuses to give that
5	consent, petition the court for permission to relocate with the child.
6	with the ennu.
7	2. The court may award reasonable attorney's fees and costs
8	to the custodial parent if the court finds that the noncustodial parent refused to consent to the custodial
9	parent's relocation with the child:
10	(a) Without having reasonable grounds for such refusal, or
11	(b) For the purpose of harassing the custodial parent.
12	3. A parent who relocates with a child pursuant to this
13	section without the written consent of the noncustodial parent or the permission of the court is subject to the
14	provisions of NRS 200.359.
15	Both Parties shall be bound by the provisions of NRS §125C.0045(6) which
16	states:
17 18	PENALTY FOR VIOLATION OF ORDER: THE
10	ABDUCTION, CONCEALMENT OR DETENTION OF A
20	CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN <i>NRS</i> §
21	193.130. <i>NRS</i> § 200.359 provides that every person having a limited right of custody to a child or any parent having no right
22	of custody to the child who willfully detains, conceals or
23	removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in
24	violation of an order of this court, or removes the child from the
25	jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is
26	subject to being punished for a category D felony as provided in
27	NRS §193.130.
28	Page 3 of 6

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1 2	Pursuant to NRS §125C.0045(7), the terms of the Hague Convention of	
3	October 25, 1980, adopted by the 14th Session of the Hague Conference on Private	
4	International Law, apply if a parent abducts or wrongfully retains a child in a	
5		
6	foreign country.	
7	The minor children's habitual residence is located in the United States of	
8	America. NRS § 125C.0045 (7) and (8) specifically provide as follows:	
9	Section 7. In addition to the language required pursuant to subsection	
10	6, all orders authorized by this section must specify that the terms of the	
11	Hague Convention of October 25, 1980, adopted by the 14 th Session of the	
12	Hague Conference on Private International Law, apply if a parent abducts or	
13	wrongfully retains a child in a foreign country.	
14	Section 8. If a parent of the child lives in a foreign country or has	
15	significant commitments in a foreign country:	
16	(a) The parties may acres and the Court shall include in the	
17	(a) The parties may agree, and the Court shall include in the Order for custody of the child, that the United States is the	
18	country of habitual residence of the child for the purposes of	
10	applying the terms of the Hague Convention as set forth in	
20	Subsection 7.	
21	(b) Upon motion of the parties, the Court may order the	
22	parent to post a bond if the Court determines that the parent	
23	poses an imminent risk of wrongfully removing or concealing the child outside the country of habitual	
	residence. The bond must be in an amount determined by the	
24	Court and may be used only to pay for the cost of locating the	
25	child and returning him to his habitual residence if the child	
26	is wrongfully removed from or concealed outside the country	
27	Dece 4 of 6	
28	Page 4 of 6	

of habitual residence. The fact that a parent has significant commitments in a foreign country does not create a presumption that the parent poses an imminent risk of wrongfully removing or concealing the child. The Parties are further put on notice that they are subject to the provisions of <i>NRS</i> §31A and <i>NRS</i> § 125.450 regarding the collection of delinquent child support payments. The Parties are further put on notice that either Party may request a review of child support pursuant to <i>NRS</i> §125B.145. /// /// /// ///

The Parties shall submit the information required in NRS §125B.055, NRS 1 2 §125.130 and NRS §125.230 on a separate form to the Court and the Welfare 3 Division of the Department of Human Resources within ten (10) days from the date 4 the Decree in this matter is filed. Such information shall be maintained by the 5 6 Clerk in a confidential manner and not part of the public record. The Parties shall 7 update the information filed with the Court and the Welfare Division of the 8 Department of Human Resources within ten (10) days should any of that 9 10 information become inaccurate. 11 IT IS SO ORDERED. Dated this 11th day of May, 2021 12 13 14 15 Submitted this 1/1 day of 16 May, 2021. 208 33B 9166 3070 17 Mary Perry **District Court Judge ROBERTS STOFFEL FAMILY** 18 LAW GROUP 19 M. Robert 20 Bv: Amanda M. Roberts, Esq. 21 State of Nevada Bar No. 9294 22 4411 South Pecos Road Las Vegas, Nevada 89121 23 PH: (702) 474-7007 24 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com 25 Attorneys for Plaintiff 26 27 Page 6 of 6 28

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2	CSERV	
3		DISTRICT COURT K COUNTY, NEVADA
4		
5		
6	Emily Bellisario, Plaintiff	CASE NO: D-20-605263-D
7	VS.	DEPT. NO. Department P
8	Bradley John Bellisario,	
9	Defendant.	
10		
11	AUTOMATED	CERTIFICATE OF SERVICE
12		ervice was generated by the Eighth Judicial District ad 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: 5/11/2021	
15	Amanda Roberts e	file@lvfamilylaw.com
16	Bradley Bellisario b	radb@bellisariolaw.com
17	Bradley Bellisario b	radb@bellisariolaw.com
18		ept07lc@clarkcountycourts.us
19 20		eptorie e clarkeountycourts.us
20 21		
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		Electronically Filed 5/12/2021 10:03 AM Steven D. Grierson CLERK OF THE COURT	
1		Oliver	
2	Amanda M. Roberts, Esq. State Bar of Nevada No. 9294		
3		V GROUP	
4	4411 S. Pecos Road Las Vegas, Nevada 89121		
5	PH: (702) 474-7007		
6	FAX: (702) 474-7477		
7	EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario		
8			
9		CT COURT	
10		UNTY, NEVADA	
11	EMILY BELLISARIO,) Case No: D-20-605263-D	
12		Dept No: P	
13	Plaintiff,		
14	BRADLEY BELLISARIO,	NOTICE OF ENTRY OF ORDER	
15			
16	Defendant.	Date of Hearing: May 11, 2021 Time of Hearing: 3:00 p.m.	
17)	
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24	\ \ \		
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27	11		
28	Pag	ge 1 of 3	
	Case Number: D-20	-605263-D	

1 PLEASE TAKE NOTICE an Order After Hearing was duly entered on the state of May, 2021, a copy of which is attached hereto and fully incorporate therein by reference. 3 herein by reference. 4 DATED this 12 day of May, 2021. 6 ROBERTS STOFFEL FAMILY LAW GRO 7 By: Max Amanda M. Roberts, Esq. 9 Amanda M. Roberts, Esq. 10 Las Vegas, Nevada 89121 11 PH: (702) 474-7007 12 FAX: (702) 474-7477	d
12FAX: (702) 474-747713EMAIL: efile@lvfamilylaw.comAttorney for Plaintiff, Emily Bellisario	
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28 Page 2 of 3	

CERTIFICATE OF SERVICE I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the 12^{++} day of May, 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 After Hearing from May 11, 2021 (with Order Attached Hereto), to the following: **Bradley Bellisario** Email: Bradb@bellisariolaw.com Defendant in proper person Roberts Stoffel Family Law Group Page 3 of 3

1 2 3 4 5 6 7	CLERK OF THE COURT CLERK OF THE COURT ORDR Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario	
8	DISTRICT COURT	
9	CLARK COUNTY, NEVADA	
10 11 12	EMILY BELLISARIO,) Case No: D-20-605263-D) Dept No: P Plaintiff,) v.)	
13) ORDER AFTER HEARING BRADLEY BELLISARIO,)	
14 15)	
15 16	Defendant.) Date of Hearing: May 11, 2021) Time of Hearing: 3:00 p.m.	
17)	
18	THIS MATTER having come before the Court on the 11 th day of May,	
19	2021, for a Status Check regarding supervised visitation. The Plaintiff, Emily	
20 21	Bellisario, being present and represented, by and through her attorney of record,	
21	Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, and the	
23	Defendant, Bradley Bellisario, being present in proper person.	
24	///	
25	///	
26		
27 28	Page 1 of 6	

1	NOW THEREFORE,		
2	THE COURT HEREBY ORDERS that Defendant's visitation with the minor		
3	children shall be at Family First on Thursdays from 5:00 p.m. to 7:00 p.m. The		
4 5	Court issued a separate Order which shall include that Defendant pay all the fees		
6	for supervised visitation.		
7			
8	THE COURT FURTHER ORDERS that the Plaintiff shall provide the		
9	Defendant with the name of the minor children's therapist(s). The Defendant shall		
10	be permitted to obtain records; however, he shall not interfere in the therapeutic		
11	process.		
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14 15	and submit it directly to the Court.		
16	Statutory Notices:		
17	The following statutory notices relating to the custody of minor children are		
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19	The Parties are put on notice of the following provision of NRS §125C.006,		
20			
21	which states:		
22	1. If primary physical custody has been established pursuant to an order, judgment or decree of a court and the		
23	custodial parent intends to relocate his or her residence to a		
24	place outside of this State or to a place within this State that is at such a distance that would substantially impair the		
25	ability of the other parent to maintain a meaningful relationship with the child, and the custodial parent desires		
26 27			
27	Page 2 of 6		

1 2	to take the child with him or her, the custodial parent shall, before relocating:
3	(a) Attempt to obtain the written consent of the
4	noncustodial parent to relocate with the child; and (b) If the noncustodial parent refuses to give that
5	consent, petition the court for permission to relocate
6	with the child.
7	2. The court may award reasonable attorney's fees and costs
8	to the custodial parent if the court finds that the noncustodial parent refused to consent to the custodial
9	parent's relocation with the child:
10	(a) Without having reasonable grounds for such refusal, or
11	(b) For the purpose of harassing the custodial parent.
12	3. A parent who relocates with a child pursuant to this
13	section without the written consent of the noncustodial parent or the permission of the court is subject to the
14	provisions of NRS 200.359.
15	Both Parties shall be bound by the provisions of NRS §125C.0045(6) which
16	states:
17	
18	<u>PENALTY FOR VIOLATION OF ORDER</u> : THE ABDUCTION, CONCEALMENT OR DETENTION OF A
19	CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN <i>NRS</i> §
20 21	193.130. NRS § 200.359 provides that every person having a
21	limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or
22	removes the child from a parent, guardian or other person
23	having lawful custody or a right of visitation of the child in violation of an order of this court, or removes the child from the
25	jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is
26	subject to being punished for a category D felony as provided in
27	NRS §193.130.
28	Page 3 of 6

1 2	Pursuant to NRS §125C.0045(7), the terms of the Hague Convention of		
3	October 25, 1980, adopted by the 14th Session of the Hague Conference on Private		
4 5	International Law, apply if a parent abducts or wrongfully retains a child in a		
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7	The minor children's habitual residence is located in the United States of		
8 9	America. <i>NRS</i> § 125C.0045 (7) and (8) specifically provide as follows:		
9 10	Section 7. In addition to the language required pursuant to subsection		
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12	Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.		
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15	significant commitments in a foreign country:		
16	(a) The parties may agree, and the Court shall include in the		
17	Order for custody of the child, that the United States is the country of habitual residence of the child for the purposes of		
18	applying the terms of the Hague Convention as set forth in		
19 20	Subsection 7.		
20	(b) Upon motion of the parties, the Court may order the		
22	parent to post a bond if the Court determines that the parent		
23	poses an imminent risk of wrongfully removing or concealing the child outside the country of habitual		
24	residence. The bond must be in an amount determined by the		
25	Court and may be used only to pay for the cost of locating the child and returning him to his habitual residence if the child		
26	is wrongfully removed from or concealed outside the country		
27			
28	Page 4 of 6		

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	of habitual residence. The fact that a parent has significant commitments in a foreign country does not create a presumption that the parent poses an imminent risk of wrongfully removing or concealing the child. The Parties are further put on notice that they are subject to the provisions of <i>NRS</i> §31A and <i>NRS</i> § 125.450 regarding the collection of delinquent child support payments. The Parties are further put on notice that either Party may request a review of child support pursuant to <i>NRS</i> §125B.145. /// /// /// /// ///
27 28	Page 5 of 6

1 The Parties shall submit the information required in NRS §125B.055, NRS 2 §125.130 and NRS §125.230 on a separate form to the Court and the Welfare 3 Division of the Department of Human Resources within ten (10) days from the date 4 the Decree in this matter is filed. Such information shall be maintained by the 5 6 Clerk in a confidential manner and not part of the public record. The Parties shall 7 update the information filed with the Court and the Welfare Division of the 8 Department of Human Resources within ten (10) days should any of that 9 10 information become inaccurate. 11 IT IS SO ORDERED. Dated this 11th day of May, 2021 12 13 14 15 Submitted this 11th day of 16 May, 2021. 208 33B 9166 3070 17 Mary Perry **District Court Judge ROBERTS STOFFEL FAMILY** 18 LAW GROUP 19 M. Robarb 20 By: Amanda M. Roberts, Esq. 21 State of Nevada Bar No. 9294 22 4411 South Pecos Road Las Vegas, Nevada 89121 23 PH: (702) 474-7007 24 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com 25 Attorneys for Plaintiff 26 27 Page 6 of 6 28

1		
2	CSERV	
3		DISTRICT COURT
4		ARK COUNTY, NEVADA
5		
6	Emily Bellisario, Plaintiff	CASE NO: D-20-605263-D
7	VS.	DEPT. NO. Department P
8	Bradley John Bellisario,	
9	Defendant.	
10		
11	AUTOMAT	ED CERTIFICATE OF SERVICE
12	This automated certificate of	of service was generated by the Eighth Judicial District
13	Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below:	
14	Service Date: 5/11/2021	
15	Amanda Roberts	efile@lvfamilylaw.com
16	Bradley Bellisario	bradb@bellisariolaw.com
17	Bradley Bellisario	bradb@bellisariolaw.com
18	Linda Bell	-
19		dept07lc@clarkcountycourts.us
20		
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22 23		
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1 2 3 4 5	NOTC Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007	Electronically Filed 5/12/2021 3:21 PM Steven D. Grierson CLERK OF THE COURT
6	FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com	
7	Attorneys for Plaintiff, Emily Bellisario	
8	DISTRIC	CT COURT
9	CLARK COU	JNTY, NEVADA
10 11		
11	EMILY BELLISARIO,) Case No: D-20-605263-D) Dept No: P
13	Plaintiff, v.)
14	BRADLEY BELLISARIO,) NOTICE OF DISCLOSURE OF
15) RECEIVERS AND CERTIFIED) PUBLIC ACCOUNTANTS
16	Defendant.)
17	COME NOW the Plaintiff Emily	Bellisario, by and through her attorney of
18		
19 20	record, Amanda M. Roberts, Esq., and he	
20	proposed receivers and certified public accounts ("CPA") pursuant to the Court's	
21 22	Order on April 6, 2021:	
23	• Receivers:	
24	○ Robert Kurth, Esq.;	
25	 Daniel Marks, Esq.; or 	
26	 R. Chistopher, Reade, Esq. 	
27		
28	Page 1 of 3	
	Case Number: D-20-f	\$05263-D

Case Number: D-20-605263-D

1 2 3 4 5 6 7 8 9 10 11 12	 CPAs: Larry Bertsch, CPA, CFF; Beau D. Johnson, CPA, CVA; or Matt Johnson. Based upon the Court's Order, the Defendant has forty-eight (48) hours to select a name for the receiver and CPA to act in this matter. If no response is received within forty-eight (48) hours pursuant to the Court's Order, the Plaintiff will commence services with Daniel Marks, Esq., as a receiver and Beau D. Johnson, CPA, CVA. DATED this <u>12</u> <u>M</u> day of May, 2021.
13	ROBERTS STOFFEL FAMILY LAW GROUP
14 15	By: amanda M. Robert
16	Amanda M. Roberts, Esq. State of Nevada Bar No. 9294
17	4411 S. Pecos Road Las Vegas, Nevada 89121
18	PH: (702) 474-7007 FAX: (702) 474-7477
19 20	EMAIL: efile@lvfamilylaw.com
20 21	Attorneys for Plaintiff, Emily Bellisario
22	
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27	Page 2 of 3
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1	CERTIFICATE OF SERVICE
2	I hereby certify that I am an employee of Roberts Stoffel Family Law Group,
3	and on the $\frac{12^{1}}{12}$ day of May, 2021, I served by and through Wiz-Net electronic
4	
5	service, pursuant to Clark County District Court Administrative Order 14-2 for
7	service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Notice of
8	Disclosure of Receivers and Certified Public Accountants, to the following:
9	Bradley Bellisario
10	Email: Bradb@bellisariolaw.com Defendant <i>in proper person</i>
11	
12	
13	By:
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1 2 3 4 5 6 7 8 9		Electronically Filed 5/13/2021 4:46 PM Steven D. Grierson CLERK OF THE COURT When A. Antonio GROUP
9 10	EMILY BELLISARIO,	Case No: D-20-605263-D
11		Dept No: P
12	Plaintiff,	NOTICE OF THERAPIST
13	BRADLEY BELLISARIO,	
14	Defendant.	
15		
16))	
17 18	///	
10 19	///	
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25 26	///	
26 27	///	
27 28	Page	1 of 3
	Case Number: D-20-6	05263-D

1	PLEASE TAKE NOTICE that Brayden Bellisario's therapist is Debra Prines,
2	Marriage and Family Therapist Intern, MFTI, at Integrity Counseling, LLC- 7836
3	W. Sahara Ave., Las Vegas, Nevada 89117.
4 5	DATED this 13 th day of May, 2021.
6	ROBERTS STOFFEL FAMILY LAW GROUP
7	KÖDER IS STÖFFEL FAMILT LAW GRÖUF
8	By: <u>/s/ Amanda M. Roberts, Esq.</u>
9	Amanda M. Roberts, Esq.
10	State of Nevada Bar No. 9294 4411 S. Pecos Road
11 12	Las Vegas, Nevada 89121 PH: (702) 474-7007
12	FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com
14	Attorneys for Plaintiff, Emily Bellisario
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27 28	Page 2 of 3
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1	CERTIFICATE OF SERVICE
2 3	I hereby certify that I am an employee of Roberts Stoffel Family Law Group,
3 4	and on the 13 th day of May, 2021, I served by and through Wiz-Net electronic
5	service, pursuant to Clark County District Court Administrative Order 14-2 for
6	service of documents identified in Rule 9 of the N.E.F.C.R., NOTICE OF
7 8	THERAPIST, to the following:
9	Bradley Bellisario
10	Email: Bradb@bellisariolaw.com
10	Defendant in proper person
12	Dru /s/ Colleon O'Drian
13	By: <u>/s/ Colleen O'Brien</u> Employee of Roberts Stoffel Family Law Group
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1 2 3 4 5 6 7 8 9		CT COURT
	CLARK COU	NTY, NEVADA
 10 11 12 13 14 15 16 17 18 19 20 21 22 22 	EMILY BELLISARIO, Plaintiff, v. BRADLEY BELLISARIO, Defendant.) Case No: D-20-605263-D) Dept No: P) OPPOSITION TO DEFENDANT'S) MOTION FOR AN ORDER TO) CAUSE WHY PLAINTIFF AND) PLAINTIFF'S COUNSEL,) AMANDA ROBERTS, ESQ.,) SHOULD NOT BE HELD IN) CONTEMPT OF COURT; AND) CONTERMOTION FOR AN) AWARD OF ATTORNEY'S FEES) AND COSTS.)) Date of Hearing: June 16, 2021) Time of Hearing: 10:00 a.m.)) Oral Argument Requested: Yes
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27 28	Page	1 of 19

1		MEMORANDUM OF POINTS AND AUTHORITIES	
2		I.	
3		Issues	
4 5	1.	Bradley's request for an Order to Show Cause against Emily and/or Amanda M. Roberts, Esq., should be denied.	
6	2.	Bradley's request for sanctions should be denied.	
7 8	3.	Emily's request for an award of attorney's fees and costs should be granted.	
9 10	4.	For any and all other relief the Court deems proper and just.	
11	II.		
12		Statement of Facts	
13	The	Parties to this action, the Plaintiff, Emily Bellisario ("Emily") and the	
14	Defendant,	Bradley Bellisario ("Bradley"), were married on August 16, 2014. The	
15	Parties hav	e three (3) minor children, to wit: Brayden Bellisario ("Brayden"), born	
16 17	January 15	, 2015; Blake Bellisario ("Blake"), born November 20, 2016; and	
18	Brooklyn E	Bellisario ("Brooklyn"), February 1, 2018.	
19	Subv	oenas:	
20			
21	In th	is matter, Bradley was Court Ordered to provide financial records related	
22	to his law p	ractice including "financial books and records regarding his business	
23	and income	." Those Orders stem from October 22, 2020 and November 24, 2020.	
24 25	Despite the	Court Orders, Bradley has refused to comply with those Court Orders	
26	which have	been affirmed by the Court. Moreover, Amanda M. Roberts, Esq.	
27			
28		Page 2 of 19	

1	("Attorney Roberts") requested these records via formal written discovery and
2	Bradley has failed to produce them through discovery. ¹
3 4	Due to Bradley's refusal to disclose relevant information to determine his
5	income, Attorney Roberts prepared Subpoenas to Bank of America, Chase Bank,
6	Bank of Nevada, Nevada State Bank, and Wells Fargo. Bradley filed a request for
7 8	a Protective Order related to those Subpoenas and his request was heard on April 6,
9	2021. At that time, Judge Perry denied Bradley's request and permitted Subpoenas
10	to be sent with the deadline to respond being May 14, 2021. To protect Bradley
11 12	and his business, Judge Perry Ordered that "Any information that Ms. Roberts
12	obtains via Subpoena regarding the Defendant's business, Bellisario Law, P.C.,
14	shall be CONFIDENTIAL and shall not be released to the Plaintiff, and Ms.
15	Roberts shall not harass Defendant's clients." Part of the reason behind the Court's
16 17	Order was because the Court granted a receiver for Bradley's law practice and a
18	CPA to conduct an audit of Bradley's trust account.
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24	¹ The allotted time for Bradley to respond to discovery requests has passed, correspondence had been sent to Bradley requesting his cooperation, a Discovery Dispute Conference was scheduled
25 26	and he failed to appear, a Motion to Compel Discovery was filed and hearing on this matter was held, and Bradley still failed to produce any records as Ordered. There remain outstanding
27	discovery requests; however, Bradley continues to refuse to cooperate and comply with the discovery process.
28	Page 3 of 19

1	In the hearin	ng on April 6, 2021, Attorney Roberts specifically made inquiry
2	anith Index Dema	
3	with Judge Perry a	bout the timing of Subpoenas and dialog occurred on the record.
4	That dialog is as fo	ollows:
5	• 10:34	:22
6		Attorney Roberts: May I send my Subpoenas, your Honor?
7	0	Judge Perry: Yes, send your Subpoenas. Actually, it may be easier to do it that way and it may be quicker. Send your
		Subpoenas.
8	0	Judge Perry: Now, there is one thing though.
9		Attorney Roberts: Yes? Judge Perry: They are not to be shared with your client. And the
10	0	clients are not to be harassed in any way. If I find out these
11		clients are being harassed, then there's going to be sanctions on
12	0	that. Attorney Roberts: Absolutely your Honor.
13	0	Judge Perry: I will protect his clients. Clients are supposed to be
14		kept confidential, it is a confidentiality deal, so we are going to cover that.
15	0	Attorney Roberts: Absolutely your Honor.
	0	Judge Perry: Okay, so you may.
16		Attorney Roberts: So I can update, today is the 6 th ?
17		Judge Perry: Today is the 6 th .
18	0	Attorney Roberts: So I have to give them 14 days from today so, I'll put the date in
	0	Judge Perry: Which bank is it? Because if it's Wells Fargo it's
19		going to be a lot longer than that.
20		Bradley: It's Wells Fargo.
21	0	Attorney Roberts: And they have been asking for extensions because of COVID, your Honor. We've Subpoenaed a
22		multitude of banks because there are multitudes of records that
23		we found. But I'll give them a date- mid May is that sufficient
		for the Court? Because I'm going to have to update the
24		Subpoenas to be able to send them because the dates have already passed because of the Protective Order.
25		Bradley: It's only Wells Fargo, I don't have any other banks.
26	0	Judge Perry: Okay. Yes, mid-May is good. What date do we
27		have so far on our Trial?
28		Page 4 of 19

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	 Attorney Roberts: We don't have a trial date. Judge Perry: Okay, good. We're not bumping up real close to that. 10:35:40 Attorney Roberts: So the protective Order, your Honor, we had done multiple Subpoenas- so we had done NV State Bank, Bank of Nevada, Bank of America, Chase, and Wells Fargo. So I will select a date (can you look at your phone and just give me a date?) Judge Perry: Now we know Wells Fargo is going to sit there and say we need more time. Attorney Roberts: And they are all requesting that right now. Judge Perry: We already know that they are going to do that, so the Motion for the Protective Order is denied right now. So that way they see that this has been heard. These are records that need to be looked at. I would feel a lot more comfortable if it was a receiver or auditor that was doing the looking. I would feel a lot more comfortable for that. Attorney Roberts: I'm not going to give them to, I understand. I will put the new Subpoena dates as May 14th that would give us sufficient time under the rules for them to respond because I'm going to have to revise them. Judge Perry: Okay, fantastic. I also know that the statements will not give the client's names. Attorney Roberts: It will give the monies that were received and
18 19	the where the monies were spent.
20	As it indicated from the dialog, sending the Subpoenas was to be done
21	immediately to allow sufficient time to respond. Factually, if Attorney Roberts had
22	to wait for the Order to be filed there would not have been sufficient time. The
23	Order from the hearing on April 6, 2021, was prepared and sent to Bradley on April
24	13, 2021. Despite repeatedly making arguments about the inability of reviewing
25 26	Orders in this matter, Bradley failed to provide any input related to the Order and
26 27	Gracio in this matter, Dractey fance to provide any input related to the Order and
27	Page 5 of 19
_ *	

1	he failed to execute and return the prepared Order. As such, the referenced Order
2	was submitted absent Bradley's signature and not filed until April 30, 2021.
3 4	Bradley's failure to timely respond caused a delay. In fact, the Subpoenas could
5	not have been completed by May 14, 2021, if not served immediately after the
6	hearing in this matter. Specifically, NRCP § 45 (c)(B) gives fourteen (14) days
7 8	from service to object or comply. In this matter, as the Order was not received until
9	April 30, 2021, it could not have been served anytime before Monday, May 3,
10	2021, and fourteen (14) days thereafter would have been May 17, 2021.
11 12	<u>Dr. Holland:</u>
13	On April 6, 2021, the Court granted Emily's request for a Rule 35 mental
14	examination for Bradley on the condition that Emily also participate in same. Each
15 16	Party is to pay for the other Party's examination. In order to comply with the Court
17	Orders, contact was made with Dr. Holland to get pricing and explain the Order
18	(i.e., psychological evaluation not custody evaluation per the prior Stipulation and
19 20	<i>Order</i>). All communication with Dr. Holland dealt with cost and scheduling same. ²
20	Moreover, Judge Perry explained that the psychological evaluation was necessary
22	for the Court to lift the supervised visitation for Bradley and that she wanted to
23	
24 25	
26	2 A copy of the emails between Roberts Stoffel Family Law Group and Dr. Holland's office regarding the issue of cost and scheduling is attached to the companion filing as Exhibit "1" and
27	is fully incorporated herein by reference. Page 6 of 19
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expedite same during the five (5) weeks between April 6, 2021 and the return
hearing scheduled May 11, 2021.³

Visitation:

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In this matter, Bradley has been Ordered to pay Emily the sum of \$3,560.00 5 6 per month in child support and temporary support. Despite the Court's Order, 7 Bradley has not complied with the Court's Order by failing to make timely payment 8 toward the child support and temporary support. Although it was Ordered, Judge 9 10 Perry made the choice that the prior arrears would not be reduced to judgment until 11 Trial. As such, Emily is struggling financially and making every effort to support 12 herself and the three (3) minor children without Bradley's financial assistance. 13 14 Throughout the litigation, Brayden, the oldest child of the Parties, has shown 15 resistance in visitation with Bradley because he suffers emotional issues and meets 16 the criteria for PTSD. The PTSD was diagnosed by Donna Wilburn when she 17 18 treated the minor child. The treatment records indicated that Brayden has been 19 exposed to parent conflict and that it triggers his trauma experience (*Emily believes* 20 this is related to Brayden witnessing Bradley's domestic violence upon Emily and 21 *destruction of Emily's residence*).⁴ That treatment stopped because Bradley 22 23 24

25 ||_____

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³ See video timestamp at 11:05:35.

- ²⁶ ⁴ Photographs of the destruction are attached to the companion filing as Exhibit "2" and is fully incorporated herein by reference.
 - Page 7 of 19

objected to Donna Wilburn providing treatment and even filed a civil lawsuit
 against Donna Wilburn.

Emily has attempted to comply with the Court's Order for visitation. Emily
made partial payments which were accepted by Donna's House and took their
direction to file for a fee waiver. Emily understands and it is confirmed in the
Donna's House report that Brayden would not be forced to attend visits, but she did
bring him to the visit and Donna's House staff attempted to gain Brayden's
cooperation in attending visitation with Bradley.

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On or about May 2, 2021, Emily received a call from Donna's House staff 12 before Bradley's visitation was to end. Emily was informed she needed to return 13 14 and retrieve the children, that visits at Donna's House between Bradley and the 15 children were discontinued. Thereafter, a report was provided by Donna's House 16 and it indicated that Bradley "exploded" at Donna's House including cursing, 17 18 invading personal space of staff, disrupting other families, and causing staff to cry. 19 All the while, Blake and Brooklyn were witnessing these events. Bradley had to be 20 escorted from Donna's House and was driving erratically throughout the parking lot 21 exiting the Courthouse. *Emily wants the Court to understand that this is the type* 22 23 of behavior that she endured and there are times it became physical. Bradley is 24 unable to control himself and his temper, he does not follow Court Orders and he 25 acts erratic. As such, Emily is extremely concerned about the children being 26 27

Page 8 of 19

1 unsupervised in Bradley's care or with a supervisor selected by Bradley because 2 they previously did not comply with Court Order to actually supervise the 3 visitation as determined by the Private Investigator's report. {EMPHASIS 4 ADDED}⁵ 5 6 Bradley's behavior with Attorney Roberts is completely inappropriate. As 7 an example, on May 12, 2021 Bradley addressed a letter to Attorney Roberts in the 8 eservice description as "MASS ROBERTS" and states, "Can't wait to hear from 9 10 you, Moon Pie."⁶ Moreover, Bradley demands responses within a set period of 11 time, usually somewhere around twenty-four (24) hours. Imagine knowing he is 12 under a microscope and behaving this way, if he is not being monitored his 13 14 behavior is undoubtedly inappropriate. 15 Emily wants to remind the Court that not only has Donna Wilburn witnessed 16 the PTSD and behavioral issues, others have too. On or about January 19, 2021, 17 Brayden was overheard by his tutor telling another child that he was going to 18 19 "shoot his Mom in the head." He also was heard saying, "I hate my grandparents 20 and hope they die." On January 20, 2021, when the tutor attempted to garner 21 Brayden's focus on schooling, he told the tutor that if she tried to make him, that he 22 23 ⁵ At the hearing on April 6, 2021, Bradley could not control himself while appearing in Court. Bradley could be heard by Emily, Attorney Roberts and her staff cussing under his breath. 24 Bradley was slamming things around on the desk and being overly disruptive. Bradley's behavior 25 is very unstable! ⁶ A copy of the efiling description is attached to the companion filing as **Exhibit "3**" and is fully 26 incorporated herein by reference. A copy of the correspondence is attached to the companion filing as **Exhibit "4**" and is fully incorporated hereby reference. 27

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1 would "chop you up with an axe and make you die." This behavior is extremely 2 concerning and Bradley's continual attempts to interfere with Brayden's therapy by 3 filing repeated lawsuits against his therapists are disheartening because Brayden 4 5 clearly needs help! 6 III. **Opposition** 7 8 Bradley's request for an Order to Show Cause against Emily and/or A. Amanda M. Roberts, Esq., should be denied. 9 10 Pursuant to NRS § 22.030 (2), requests for contempt must be accompanied by 11 an affidavit, which provides the "facts constituting contempt." Moreover, EDCR § 12 5.510 (a) requires that Bradley's Affidavit "identifies the specific provisions, pages 13 14 and lines of the existing order(s) alleged to have been violated, the acts or 15 omissions constituting the alleged violation, any harm suffered or anticipated, and 16 the need for a contempt ruling, which should be filed and served as any other 17 18 motion." In this matter, Bradley's Affidavit and Motion are devoid of any citation 19 to the specific Order that was allegedly violated and does not provide the page and 20 line number of the alleged Order that was violated. As such, Bradley's request 21 must be denied because it is procedural defect and the Court does not gain 22 23 jurisdiction over any alleged acts of contempt unless Bradley complied at the time 24 of filing. Awad v. Wright, 106 Nev. 407, 410, 794 P.2d 713 (1993). 25 26 27 Page 10 of 19 28

1	Bradley alleges that contempt is warranted against Attorney Roberts, but this
2	Court has already addressed those claims. Moreover, Bradley alleges that Attorney
3 4	Roberts should be held in contempt of Court pursuant to NRS § 22.010 (3) which
5	states, "Disobedience or resistance to any lawful writ, order, rule or process issued
6	by the court or judge at chambers." Bradley has failed to establish a prima facie
7 8	case that this Court issued anything either in Court or chambers by which Attorney
9	Roberts could be held in contempt of Court. Bradley then claims Attorney Roberts
10	should be held in contempt pursuant to NRS § 22.010 (7) which states, "Abusing
11 12	the process or proceedings of the court or falsely pretending to act under the
13	authority of an order or process of the court." Bradley then claims contempt
14	pursuant to NRS § 199.340 (4) which states, "Willful disobedience to the lawful
15 16	process or mandate of a court[.]"
17	Again, Bradley has failed to establish that Attorney Roberts has done
18	anything to warrant contempt. The Nevada Supreme Court has indicated, "An
19 20	order on which a judgment of contempt is based must be clear and unambiguous,
20 21	and must spell out the details of compliance in clear, specific and unambiguous
22	terms so that the person will readily know exactly what duties or obligations are
23	imposed upon him." Cunningham v. Eighth Judicial District Court, 729 P.2d 1328
24 25	(1986) citing Southwest Gas Corp. v. Flintkote Co., 99 Nev. 127, 659 P.2d 861
26	(1983). As it relates to the Subpoenas, it is clear from the record that the
27	Page 11 of 19
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Subpoenas were permitted to be sent immediately because the sum certain date was
discussed including timing of serving same. Therefore, any requests for contempt
in this matter are not supported by facts which warrant the Court setting the matter
for further proceedings.

6 As to Emily, Bradley alleges that she should be held in contempt of Court for 7 not abiding by the Court Order for visitation which was issued on April 6, 2021. 8 Bradley alleges this pursuant to NRS § 22.010 (3) which states, "Disobedience or 9 10 resistance to any lawful writ, order, rule or process issued by the court or judge at 11 chambers." In this matter, Emily did attempt to comply with the Court's Orders 12 regarding visitation. Emily brought the children to the visits and it is the policy of 13 14 Donna's House not to force children to attend visitation; the records from Donna's 15 House indicated the staff even attempted to get Brayden to attend the visit. As to 16 finances, Emily has been struggling because Bradley has not paid the Court 17 Ordered obligations when Emily learned of the waiver option for Donna's House, 18 19 she promptly made the request to the Court. Let's be clear, Bradley's own behavior 20 as set forth herein has caused additional problems in having visitation with the 21 minor children. 22 23

As with Bradley's request for Attorney Roberts to be held in contempt of Court, pursuant to *NRS* § 22.030 (2), requests for contempt must be accompanied by an affidavit, which provides the "facts constituting contempt." Moreover,

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Page 12 of 19

1	EDCR § 5.510 (a) requires that Bradley's Affidavit "identifies the specific
2	provisions, pages and lines of the existing order(s) alleged to have been violated,
3 4	the acts or omissions constituting the alleged violation, any harm suffered or
5	anticipated, and the need for a contempt ruling, which should be filed and served as
6	any other motion." In this matter, Bradley's Affidavit and Motion are devoid of
7 8	any citation to the specific Order that was allegedly violated and does not provide
9	the page and line number of the alleged Order that was violated. As such,
10	Bradley's request must be denied because it is procedural defect and the Court does
11	not gain jurisdiction over any alleged acts of contempt unless Bradley complied at
12 13	the time of filing. Awad v. Wright, 106 Nev. 407, 410, 794 P.2d 713 (1993).
14	Based upon the foregoing, Bradley's request for an Order to Show Cause
15	against Emily and/or her Counsel should be denied.
16 17	IV.
18	Countermotion
19	A. <u>Emily's request for an award of attorney's fees and costs should be</u> <u>granted.</u>
20	Emily was forced to defend herself against Bradley's instant Motion, which
21	did not need to be filed. Bradley's instant Motion is without merit and failed to
22 23	
23 24	follow the Court's rules (EDCR § 5.510 (a), and should be denied. As argued
25	hereinabove, Bradley's argument of contempt is not supported, there was no basis
26	for contempt, and no reason for Bradley to file his Motion. Since this is a divorce
27	Page 13 of 19
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action, including custodial issues relating to the Parties three (3) young children,
this Court should be concerned about the safety and well-being of the children as
Emily is, and not be diverted by Bradley's deflection his actions and behaviors onto
others.

6 When dealing with attorney fees the Nevada Supreme Court has issued a 7 litany of relevant cases including the holding in Sargeant v. Sargeant, 88 Nev. 223, 8 495 P.2d 618 (1972). In Sargeant, the Nevada Supreme Court considered a wife's 9 10 award of attorney fees. The husband argued the attorney fees were excessive and 11 should not have been granted from the husband's sole and separate property. The 12 Court determined that "[t]he wife must be afforded her day in court without 13 14 destroying her financial position. This would imply that she should be able to 15 meet her adversary in the courtroom on an equal basis." Emphasis Added. 16 One of the prevailing cases regarding attorney fees is Brunzell v. Golden 17 Gate National Bank, 85 Nev. 345, 455 P.2d 31 (1969). In Brunzell the Nevada 18 19 Supreme Court set forth the factors, now known as the Brunzell Factors, which the 20 Court considered "well known basic elements to be considered" when awarded 21 attorney fees. The Court said each factor should be According the Brunzell 22 23 Factors are as follows: 24 The quality of advocacy;⁷ 1. 25

- ⁷ When considering the quality of the advocacy the Court should look at the attorney's ability, training, education, professional standing, and skill.
- 28

1	2. The character of the work to be done; ⁸
2	3. The work actually performed by the lawyer; ⁹ and
3	4. The results obtained.
4	Quality of Advocacy
5	Emily's Counsel has been practicing law since 2005 and focuses her practice
6	area primarily in the area of family law, and she is in good standing with the State
7	
8	Bar of Nevada. Emily's Counsel participated in a weekly radio show geared at the
9	Clark County community, focused on issues relative to family law.
10	Yearly, Emily's Counsel attends continuing legal education classes to stay
11	abreast of changes in the area of family law. Through a practice primarily in family
12 13	
13	law, Emily's Counsel has drafted countless Motions, argued before the District
15	Court and Hearing Master on issues related to domestic violence/custody/
16	divorce/adoption/termination of parental rights, brought and defended individuals at
17	Trials and Evidentiary Hearings. Additionally, Emily's Counsel has taken cases on
18	Appeal to the Supreme Court of Nevada.
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24	⁸ When considering the character of the work to be done the Court should look at the difficulty,
25	intricacy, importance, time, skill required, the responsibility imposed, and the character of the Party when they have a relevancy to the litigation.
26	⁹ When considering the work performed the Court should consider the skill, time, and attention given to the work.
27 28	Page 15 of 19
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	I

1	Character of Work Done
2	Due to the fact that Emily's Counsel practices primarily in the area of family
3 4	law, she has regularly dealt with issues involved in violations of terms of Family
5	Court related Orders, child support enforcement, arrears, and wage assignments.
6	Work Performed
7	Emily's Counsel maintains a billing system and will prepare, in advance of
8	the hearing in this matter, a billing statement to address the actual attorney fees
9 10	
10	extended by Emily relative to the Motion and hearing. Emily is billed at a rate of
12	\$350.00 per hour which is a rate on par with other attorneys practicing primarily in
13	the area of family law.
14	Based upon the foregoing, Emily should be awarded attorney's fees and
15	costs, in an amount incurred by Emily related to Bradley's Motion and this
16 17	Opposition.
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25 26	///
20 27	
28	Page 16 of 19

	V.
	Conclusion
đ	Therefore, based upon the foregoing, Emily requests this Court to enter an
Order v	whereby:
1	. Denying Bradley's request for an Order to Show Cause against Emily and/or Amanda M. Roberts, Esq.
2	2. Denying Bradley's request for sanctions.
3	3. Granting Emily's request for an award of attorney's fees and costs.
Z	For any and all other relief the Court deems proper and just.
I	DATED this 14 day of May, 2021.
	ROBERTS STOFFEL FAMILY LAW GRO
	By: <u>Amanda M. Roberts, Esq.</u> 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

1	DECLARATION OF EMILY BELLISARIO										
2	I, Emily Bellisario, declare under penalty of perjury under the law of the										
3	State of Nevada that the foregoing is true and correct.										
4	1. I am the Plaintiff in the above entitled action and am competent to										
6	testify to the matters contained herein. Declarant makes this declaration in support										
7	of her Opposition and Countermotion.										
8	2. I have read the foregoing Opposition and Countermotion and can										
9 10	certify and attest that the facts contained therein are true of Declarant's own										
11											
12	knowledge, except for those matters stated upon information and belief, and as to										
13	those matters, Declarant believes them to be true.										
14 15	3. Declarant incorporates all the facts of the Opposition and										
15 16	Countermotion into this declaration as though fully set forth herein.										
17	FURTHER DECLARANT SAYETH NAUGHT.										
18	Dated this 14 th day of May, 2021.										
19											
20	/s/ Emily Bellisario Emily Bellisario										
21											
22 23											
23 24											
25											
26											
27											
28	Page 18 of 19										

1	CERTIFICATE OF SERVICE
2	I hereby certify that I am an employee of Roberts Stoffel Family Law Group
1	and on the day of May, 2021, I served by and through Wiz-Net electronic
5	service, pursuant to Clark County District Court Administrative Order 14-2 for
5	service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing
3	OPPOSITION TO DEFENDANT'S MOTION FOR AN ORDER TO CAUSE
	WHY PLAINTIFF AND PLAINTIFF'S COUNSEL, AMANDA ROBERTS,
)	ESQ., SHOULD NOT BE HELD IN CONTEMPT OF COURT; AND
	COUNTERMOTION FOR AN AWARD OF ATTORNEY'S FEES AND
	COSTS, to the following:
¢.	Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant
	By:
	Employee of Roberts Storier Painty Law Group
	Page 19 of 19

DISTRICT COURT
FAMILY DIVISION
CLARK COUNTY, NEVADA

Emily Bellisario

MOFI

Plaintiff/Petitioner

Bradley Bellisario

Defendant/Respondent

Case No. <u>D-20-605263-D</u>

Dept. P

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 the box below.

\$25 The Motion/Opposition being filed with this form is subject to the \$25 reopen fee.
50 The Motion/Opposition being filed with this form is not subject to the \$25 reopen
fee because:
The Motion/Opposition is being filed before a Divorce/Custody Decree has been entered.
The Motion/Opposition is being filed solely to adjust the amount of child support
established in a final order.
The Motion/Opposition is for reconsideration or for a new trial, and is being filed
within 10 days after a final judgment or decree was entered. The final order was
entered on
Other Excluded Motion (must specify)
Step 2. Select the \$0, \$129 or \$57 filing fee in the box below.
So The Motion/Opposition being filed with this form is not subject to the \$129 or the 57 for background
\$57 fee because:
The Motion/Opposition is being filed in a case that was not initiated by joint petition. The party filing the Motion/Opposition previously paid a fee of \$129 or \$57.
-OR-
\$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 order.
-OR-
\$57 The Motion/Opposition being filing with this form is subject to the \$57 fee because it is
an opposition to a motion to modify, adjust or enforce a final order, or it is a motion

and the opposing party has already paid a fee of \$129. Step 3. Add the filing fees from Step 1 and Step 2.

Т	he to	ota	l fili	ng	fee f	or	the m	iot	ion/op	po	sition I a	m fil	ing wi	ith tl	nis fo	rm is	5:			
\checkmark	\$0		\$25		\$57		\$82		\$129		\$154		Ũ		1.12.				 	

Party filing Motion/Opposition: Employee of Roberts Stoffel Family Law Group Date 5/14/21

Signature of Party or Preparer /s/ Amanda M. Roberts, Esq.

1 2 3 4 5 6 7 8	 Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 							
9	9 CLARK COUNTY, NI	EVADA						
10	EMILY BELLISARIO) Case No.	D-20-605263-D						
11) Dept No:	P						
12	$\ _{\mathbf{v}}$) EXHIBIT	TS IN SUPPORT OF						
13) PLAINIT	IFF'S OPPOSITION TO ANT'S MOTION FOR AN						
14 15) ORDER '	TO CAUSE WHY PLAINTIFF						
16	Defendant.) AND PLA	AINTIFF'S COUNSEL						
17) CONTEN	IPT OF COURT; AND CRMOTION FOR AN AWARD						
18		DRNEY'S FEES AND COSTS.						
19	19							
20		stiff Emily Pollisaria haraby						
21	In accordance with <i>EDCR</i> § 5.205, the Plaintiff, Emily Bellisario, hereby							
22	submits Exhibits in Support of Plaintiff's Opposition to Defendant's Motion for an							
23	Order to Cause Why Plaintiff and Plaintiff's Counsel Should Not be Held in							
24	Contempt of Court; and Plaintiff's Countermotion for an Award of Attorney's Fees							
25 26	and Costs as follows:							
26 27	20							
27	Page 1 of 3							

EXHIBIT	DESCRIPTION	BATE STAMP NUMBER
6 0 T	Emails between Roberts Stoffel Family	
	Law Group and Dr. Holland's office	
1.	regarding the issue of cost and scheduling April, 2021	PLTF0742-PLTF0770
1.	Photographs of the destruction of Emily's	10110742-10110770
	residence caused by Bradley Bellisario on	
2.	or about September, 2019.	PLTF0004-PLTF0025
	Wiz-Net efiling description of	C. S.
	correspondence sent from Bradley	
	Bellisario to Attorney Roberts on May 12,	DI TRAGAS DI TRAGA
3.	2021.	PLTF0785-PLTF0786
1.1.1	Correspondence from Bradley Bellisario	PLTF0787
4.	to Attorney Roberts dated May 12, 2021.	TETTO/0/
	ED this <u>H</u> day of May, 2021. ROBERTS STOFFEL I By: <u>Amanda M. Roberts,</u>	<u>M. ROVAO</u> Esq.
	By: <u>Amanda M. Roberts</u> , State of Nevada Bar I 4411 S. Pecos Road Las Vegas, Nevada 8 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfam	<u>M. ROUU</u> Esq. No. 9294 9121 7 nilylaw.com
	By: <u>Amanda M. Roberts</u> State of Nevada Bar I 4411 S. Pecos Road Las Vegas, Nevada 8 PH: (702) 474-7007 FAX: (702) 474-7477	<u>M. ROUU</u> Esq. No. 9294 9121 7 nilylaw.com
	By: <u>Amanda M. Roberts</u> , State of Nevada Bar I 4411 S. Pecos Road Las Vegas, Nevada 8 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfam	<u>M. ROUU</u> Esq. No. 9294 9121 7 nilylaw.com
	By: <u>Amanda M. Roberts</u> , State of Nevada Bar I 4411 S. Pecos Road Las Vegas, Nevada 8 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfam	<u>M. ROUU</u> Esq. No. 9294 9121 7 nilylaw.com
	By: <u>Amanda M. Roberts</u> , State of Nevada Bar I 4411 S. Pecos Road Las Vegas, Nevada 8 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfam	<u>M. ROUU</u> Esq. No. 9294 9121 7 nilylaw.com
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	By: <u>Amanda M. Roberts</u> , State of Nevada Bar I 4411 S. Pecos Road Las Vegas, Nevada 8 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfam	<u>M. ROUU</u> Esq. No. 9294 9121 7 nilylaw.com
	By: <u>Amanda M. Roberts</u> , State of Nevada Bar I 4411 S. Pecos Road Las Vegas, Nevada 8 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfam	<u>M. ROUU</u> Esq. No. 9294 9121 7 nilylaw.com
	By: <u>Amanda M. Roberts</u> , State of Nevada Bar I 4411 S. Pecos Road Las Vegas, Nevada 8 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfam	<u>M. ROUU</u> Esq. No. 9294 9121 7 nilylaw.com
	By: <u>Amanda M. Roberts</u> , State of Nevada Bar I 4411 S. Pecos Road Las Vegas, Nevada 8 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfam	<u>M. ROUU</u> Esq. No. 9294 9121 7 nilylaw.com

11	
	CERTIFICATE OF SERVICE
	I hereby certify that I am an employee of Roberts Stoffel Family Law Group
and	on the 4 day of May, 2021, I served by and through Wiz-Net electronic
serv	vice, pursuant to Clark County District Court Administrative Order 14-2 for
serv	vice of documents identified in Rule 9 of the N.E.F.C.R., the EXIBITS IN
SUI	PPORT OF PLAINTIFF'S OPPOSITION TO DEFENDANT'S MOTION
FO	R AN ORDER TO CAUSE WHY PLAINTIFF AND PLAINTIFF'S
со	UNSEL, AMANDA ROBERTS, ESQ., SHOULD NOT BE HELD IN
со	NTEMPT OF COURT; AND COUNTERMOTION FOR AN AWARD OF
AT'	TORNEY'S FEES AND COSTS, to the following:
	Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant <i>in proper person</i>
	By: COR Willew Employee of Roberts Stoffel Family Law Group

EXHIBIT "1"

EXHIBIT "1"

EXHIBIT "1"

From:	Amanda Roberts
Sent:	Tuesday, April 6, 2021 3:29 PM
То:	efile; Stephanie Holland
Subject:	Bellisario v. Bellisario (D-20-605263-D)
Importance:	High

Dr. Holland:

We appeared before Judge Perry in the above referenced case today. I believe Judge Perry Ordered the following:

- THE COURT FURTHER ORDERS that each Party shall submit to a psychological evaluation. The Plaintiff shall pay for the Defendant's and the Defendant shall pay for Plaintiff. The failure of either Party to pay for the other Party's psychological evaluation shall not impede or impact the ability to move forward with the psychological evaluation that has been paid. The first choice for the psychological evaluation is Dr. Holland, and if she is not available then Dr. Holland shall submit three (3) names in alphabetical Order and Defendant shall have forty-eight (48) hours to select one of the providers and if he fails to do so then the middle name shall be used.
- THE COURT FURTHER ORDERS the purpose of using Dr. Holland is so that if a custody evaluation becomes necessary, she already have a portion completed through the psychological evaluation.

Are you available to do the psychological evaluations? If so, what is the cost for same per Party?

1

We have a return hearing scheduled on May 11, 2021, at 3:00 p.m.

Thank you,

Amanda M. Roberts, Esq. **Roberts Stoffel Family Law Group** 4411 S. Pecos Road Las Vegas, Nevada 89121

Telephone No.: (702) 474-7007 Fax No.: (702) 474-7477

This communication is meant for the intended recipient and may contain confidential information. If you received this communication in error, please notify the sender and delete the communication.

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

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

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

From:	Amanda Roberts
Sent:	Tuesday, April 6, 2021 5:22 PM
То:	'Stephanie Holland'
Cc:	efile; Front desk
Subject:	RE: Bellisario v. Bellisario (D-20-605263-D)

Dr. Holland:

I just want to be clear that it is a psychological evaluation and not a full custody evaluation. Does the email below stand?

Thank you,

Amanda M. Roberts, Esq. **Roberts Stoffel Family Law Group** 4411 S. Pecos Road Las Vegas, Nevada 89121

Telephone No.: (702) 474-7007 Fax No.: (702) 474-7477

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From: Stephanie Holland <Drholland@desertpsychnv.com>
Sent: Tuesday, April 6, 2021 5:20 PM
To: Amanda Roberts <amanda@lvfamilylaw.com>
Cc: efile <efile@lvfamilylaw.com>; Front desk <Scheduling@desertpsychnv.com>
Subject: Re: Bellisario v. Bellisario (D-20-605263-D)

Good afternoon,

I am available BUT only if the evaluations are started by the end of next week. This only gives us about 3 weeks to conduct them.

Approximate cost is 4k/per evaluation; of course much depends on records and collaterals.

Thanks~ Dr. Holland

Stephanie Holland, Psy.D.

Dr. Stephanie Holland, Ltd. dba Desert Psychological Board Member - Nevada State Board of Psychological Examiners

NV Licensed Psychologist , PSY0348 CO Licensed Psychologist , PSY0004844

<u>3067 E. Warm Springs Rd.</u> <u>Suite 100</u> <u>Las Vegas, NV. 89120</u> (Inside Longford Business Plaza) (P) 702-650-6508 (F) 702-920-8865

CONFIDENTIALITY NOTICE: This message and accompanying documents are covered by the Electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521, and contain information intended for the specific individual(s) only. This information is confidential. If you are not the intended recipient or an agent responsible for delivering it to the intended recipient, you are hereby notified that you have received this document in error and that any review, dissemination, copying, or taking any action based on the contents of this information is strictly prohibited. If you have received this communication in error, please notify me immediately by e-mail, and delete the original message and any attachments.

On Tue, Apr 6, 2021 at 4:28 PM Amanda Roberts <<u>amanda@lvfamilylaw.com</u>> wrote:

Dr. Holland:

We appeared before Judge Perry in the above referenced case today. I believe Judge Perry Ordered the following:

2

- THE COURT FURTHER ORDERS that each Party shall submit to a psychological evaluation. The Plaintiff shall pay for the Defendant's and the Defendant shall pay for Plaintiff. The failure of either Party to pay for the other Party's psychological evaluation shall not impede or impact the ability to move forward with the psychological evaluation that has been paid. The first choice for the psychological evaluation is Dr. Holland, and if she is not available then Dr. Holland shall submit three (3) names in alphabetical Order and Defendant shall have forty-eight (48) hours to select one of the providers and if he fails to do so then the middle name shall be used.
- THE COURT FURTHER ORDERS the purpose of using Dr. Holland is so that if a custody evaluation becomes necessary, she already have a portion completed through the psychological evaluation.

Are you available to do the psychological evaluations? If so, what is the cost for same per Party?

We have a return hearing scheduled on May 11, 2021, at 3:00 p.m.

Thank you,

Amanda M. Roberts, Esq.

Roberts Stoffel Family Law Group

4411 S. Pecos Road

Las Vegas, Nevada 89121

Telephone No.: (702) 474-7007

Fax No.: (702) 474-7477

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4

PLTF0747

From:	Amanda Roberts
Sent:	Wednesday, April 14, 2021 3:45 PM
То:	'Stephanie Holland'; efile; Front desk
Subject:	Bellisario v. Bellisario (D-20-605263-D)
Attachments:	Court Minutes 040621.pdf; OAH 040821.doc

Dr. Holland and/or Hannah:

Please see the Court Minutes wherein, Dr. Holland was supposed to do the psychological evaluations. Mr. Bellisario has filed another Motion to Disqualify Judge Perry. As such, even if Mr. Bellisario signs the pending Order, there will likely be a delay in getting it finalized until the Order can be signed once a Judge is assigned (either Judge Perry or another Judge if she is disqualified). The draft of the Order After Hearing sent to Mr. Bellisario is attached.

• 04/08/2021 Motion for Relief

View Document | Motion for Relief - MREL (FAM)

Comment

Defendant's Motion for Relief from Order After Hearing Regarding Hearing on January 25, 2021 and Motion for Leave to File Renewed Motion to Disqualify Judge Mary Perry

04/08/2021 Motion to Reconsider

View Document Motion to Reconsider - MRCN (FAM)

Comment

**No Designation Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021

• 04/12/2021 Notice of Hearing

<u>View Document</u> Notice of Hearing - NOH (FAM) Comment Notice of Hearing

٠

04/21/2021 Status Check Hearing Time 2:00 AM Comment re: memo of fees and costs

٠

04/21/2021 Status Check

Hearing Time 2:00 AM Comment re: R&R

•

.

05/11/2021 Return Hearing Judicial Officer Perry, Mary Hearing Time 3:00 PM Comment RETURN HEARING RE: SUPERVISED VISITATIONS AT DONNA'S HOUSE

05/18/2021 Motion Judicial Officer Perry, Mary Hearing Time 11:00 AM Comment Defendant's Motion for Relief from Order After Hearing Regarding Hearing on January 25, 2021 and Motion for Leave to File Renewed Motion to Disqualify Judge Mary Perry

Thank you,

Amanda M. Roberts, Esq. **Roberts Stoffel Family Law Group** 4411 S. Pecos Road Las Vegas, Nevada 89121

Telephone No.: (702) 474-7007 Fax No.: (702) 474-7477

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

2

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D-20-605263-D		DISTRICT COURT CLARK COUNTY, NEVADA	
Divorce - Compla	aint	COURT MINUTES	
D-20-605263-D	Emily Bellisar	io, Plaintiff	
	vs. Bradley John	Bellisario, Defendant.	
April 06, 2021	10:00 AM	All Pending Motions	
HEARD BY:	Perry, Mary	COURTROOM: Courtroom 23	
COURT CLERK:	Medina, Kyle		
PARTIES PRESEN Emily Bellisario, Present	Γ: Counter Defendant, P	laintiff, Amanda M Roberts, ESQ, Atto	rney, Present
Bradley John Bel Defendant, Prese	llisario, Counter Clain ent	nant, Pro Se	
Brayden Bellisari	io, Subject Minor, Not	Present	
Blake Bellisario,	Subject Minor, Not Pr	esent	
Brooklyn Bellisar	io, Subject Minor, No	t Present	
		JOURNAL ENTRIES	
ORDER, JOINING RECEIVER FOR CONSOLIDATING VISITATION, FOI HOLD BRADLEY	G BRADLEY'S BUSII THE BUSINESS, DE G CIVIL CASES TO R MENTAL HEALTH IN CONTEMPT, TO	OF MOTION AND MOTION TO EXTEND PA NESS AS A PARTY TO THIS ACTION, APPA EMING BRADLEY VEXATIOUS LITIGATIO THIS ACTION, MODIFYING LEGAL CUSTO EVALUATION, FOR ORDER TO SHOW CA REDUCE CHILD SUPPORT ARREARS TO T TO JUDGEMENT, FOR AN AWARD OF A	OINT A N AND DY, MODIFYING AUSE AND TO 9 JUDGEMENT,

Court reviewed the history of the case and the pleadings on file. Parties SWORN and TESTIMONY given. Parties stated arguments in regards to the TPO case, the parties trust account and how the Defendant has not turned over records regarding to his finances. Further discussion regarding custody and visitation with the Minor Children, therapy and who shall be the therapist. Court noted that the Defendant has not paid any child support to the Plaintiff. Further discussion regarding the Defendant's Scram reports, proof of service and other relate issues.

PROTECTIVE ORDER...OPPOSITION & COUNTERMOTION: PLTF'S OPPOSITION TO DEFT'S MOTION FOR RELIEF FROM AMENDED July 30,2020 ORDER, July 30,2020 ORDER AND October 22,2020 ORDER; AND COUNTERMOTION FOR AN AWARD OF ATTORNEY'S FEES AND COSTS...OPPOSITION & COUNTERMOTION: PLTF'S OPPOSITION TO DEFT'S MOTION FOR A PROTECTIVE ORDER: AND COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS,

FEES AND COSTS, AND RELATED RELIEF ... MOTION: DEFENDANT'S MOTION FOR

AND RELATED RELIEF ...

Attorney Roberts discussed consolidating the parties case with the civil matter and Court stated that Family Court does have jurisdiction over this matter.

Printed Date: 4/14/2021	Page 1 of 2	Minutes Date:	April 06, 2021
Notice: Journal Entries are pre	pared by the courtroom clerk	and are not the official rec	cord of the Court.
			PLTF0751

COURT stated its FINDINGS and ORDERED the following:

The Plaintiff shall have primary legal custody of the Minor Children. The Defendant shall temporarily have supervised visits with the Minor Children at Donna's House every Sunday at 9:00 am to 11:00 am. The Defendant's parents will be able to visit with the Minor Children Sunday April 11, 2021.

Motion to extend the TPO is GRANTED to May 2022.

Attorney Roberts shall give the Defendant 3 names of CPA's to do an audit on the Parties Trust account and the Defendant shall pick one. If the Defendant doesn't choose one the second name listed in alphabetical order shall be the appointed CPA.

The Defendant shall turn over his financial records to Attorney Roberts which was previously ordered by the Court. Attorney Roberts shall subpoen the banks that are under the Defendant's name .

Defendant's Motion for Protective Order is DENIED at this time. Plaintiff's motion to deem the Defendant Vexatious Litigation is DENIED, and the motion to consolidate the civil cases with this case is DENIED. Defendant's Motion for Order to show cause against Attorney Roberts is DENIED.

Order to show cause shall be DEFERRED until Trial. Attorney's fees and cost shall be DEFERRED to Trial. Child support arrears shall be DEFERRED to Trial.

The Defendant shall look for a job and submit to the Court a list with 10 jobs he has applied for every 2 weeks.

The parties shall both get a psych evaluation and pay for the other parties fees. Mr Holland shall be appointed and if he is unavailable he shall provide 3 names of other evaluators and the Defendant shall choose one.

The Defendant shall provide the Court and Attorney Roberts his SCRAM report every 2 weeks. The Defendant shall provide any documentation through her office's drop box.

Parties shall attach a certificate of service with any documents served to the other party and provide them to the Court.

Return Hearing SET for May 11, 2021 at 3:00pm. The Minute Order shall suffice, and a written Order is not required.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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

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

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

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

Page 2 of 2

Notice: Journal Entries are prepared by the courtroom clerk and are not the official record of the Court. PLTF0752

Minutes Date:

1 2 3 4 5 6 7	ORDR Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario
8	DISTRICT COURT
9	CLARK COUNTY, NEVADA
10 11	EMILY BELLISARIO,) Case No: D-20-605263-D
11) Dept No: P Plaintiff,)
12	v.)
14) ORDER AFTER HEARING BRADLEY BELLISARIO,)
15) Defendant.) Date of Hearing: April 6, 2021
16) Time of Hearing: 9:00 a.m.
17)
18	THIS MATTER having come before the Court on the 6 th day of April,
19	2021, for multiple Motion hearings (See Notice of Rescheduling Hearings filed
20	on March 23, 2021). The Plaintiff, Emily Bellisario, being present and
21	
22	represented, by and through her attorney of record, Amanda M. Roberts, Esq., of
23	Roberts Stoffel Family Law Group, and the Defendant, Bradley Bellisario, being
24	present in proper person.
25	///
26	
27	Page 1 of 10
28	PLTF0753
1	

1	NOW THEREFORE,
2 3	THE COURT HEREBY FINDS that the Court will do everything possible to
4	protect the minor children.
5	THE COURT FURTHER FINDS that the Court will move this case forward
6	as quickly as possible.
7 8	NOW THEREFORE.
9	THE COURT HEREBY ORDERS that Plaintiff/Applicant's Protection
10	Order in Case No. T-20-206636-T, shall be extended until May 10, 2022 or until
11	Defendant's criminal case is completed.
12 13	THE COURT FURTHER ORDERS that Plaintiff's request to correct the
14	clerical error from the Order After Hearing from July 30, 2020, is granted. The
15	date related to the amount owed by Defendant to Plaintiff shall be July 30, 2019
16 17	rather than July 30, 2020.
18	THE COURT FURTHER ORDERS that the Defendant's business, Bellisario
19	Law, P.C., shall be joined as a Party to this action.
20	THE COURT FURTHER ORDERS that a receiver shall be appointed for
21 22	Defendant's business, Bellisario Law, P.C. Ms. Roberts shall provide Defendant
23	with three (3) names of attorneys who can act as receivers in alphabetical order and
24	
25	Defendant shall have forty-eight (48) hours to select a name or the middle name
26	
27 28	Page 2 of 10
20	PLTF0754

1	shall be selected. The receiver needs to be an attorney who deals with Trust
2	accounts, and shall manage the business and the funds held in the IOLTA account.
3 4	THE COURT FURTHER ORDERS that a CPA shall be appointed for
5	Defendant's business, Bellisario Law, P.C. Ms. Roberts shall provide Defendant
6	with three (3) names of accountants who can act as CPA in alphabetical order and
7 8	Defendant shall have forty-eight (48) hours to select a name or the middle name
9	shall be selected. The CPA shall complete an audit of the IOLTA account.
10	THE COURT FURTHER ORDERS that any monies found shall be
11 12	deposited into the IOLTA account for Roberts Stoffel Family Law Group.
12	THE COURT FURTHER ORDERS that Ms. Roberts shall be permitted to
14	submit the Plaintiff's Subpoenas to Nevada State Bank, Bank of Nevada, Bank of
15 16	America, Chase and Wells Fargo with a response deadline of May 14, 2021. Any
10	information that Ms. Roberts obtains via Subpoena regarding the Defendant's
18	business, Bellisario Law, P.C., shall be CONFIDENTIAL and shall not be released
19	to the Plaintiff, and Ms. Roberts shall not harass Defendant's clients.
20 21	THE COURT FURTHER ORDERS that Plaintiff's request to deem the
22	Defendant a vexatious litigant is denied.
23	THE COURT FURTHER ORDERS that Plaintiff's request to consolidate the
24 25	civil cases with this case is denied.
26	
27	Page 3 of 10
28	Page 5 01 10 PLTF0755
11	

1	THE COURT FURTHER ORDERS that Plaintiff shall be deemed the
2 3	primary legal custodian of the minor children, to wit: Brayden Bellisario (DOB:
3 4	01/15/2015); Blake Bellisario (DOB: 11/20/2016); and Brooklyn Bellisario (DOB:
5	2/1/2018). As the primary legal custodian, Plaintiff shall have the ability to make
6	all medical decisions for the minor children, including mental health treatment.
7 8	However, the Parties shall continue to share joint legal custody on issues other than
9	medical decisions and mental health treatment.
10	THE COURT FURTHER ORDERS the Defendant shall do a work search
11	which shall be applying to ten (10) jobs per week, at his skill level, until he obtains
12 13	employment. The Defendant shall submit a report every two (2) weeks,
14	commencing April 20, 2021.
15	THE COURT FURTHER ORDERS that the Defendant shall be responsible
16 17	for contacting SCRAM and ensuring the Court and Ms. Roberts receive a report up
18	to this point, i.e., April 6, 2021, and every two (2) weeks thereafter.
19	THE COURT FURTHER ORDERS that the Defendant shall have supervised
20	visitation with the minor child at Donna's House on Sundays from 9:00 a.m. to
21	11:00 a.m. The Plaintiff shall pay the cost for the Defendant's visitation at Donna's
22 23	
24	House. For the visit on Sunday, April 11, 2021, the Defendant's parents are
25	permitted to attend.
26	
27	Page 4 of 10
28	Page 4 of 10 PLTF0756

1	THE COURT FURTHER ORDERS that each Party shall submit to a	
2 3	psychological evaluation. The Plaintiff shall pay for the Defendant's and the	
4	Defendant shall pay for Plaintiff. The failure of either Party to pay for the other	
5	Party's psychological evaluation shall not impede or impact the ability to move	
6	forward with the psychological evaluation that has been paid. The first choice for	
7 8	the psychological evaluation is Dr. Holland, and if she is not available then Dr.	
9	Holland shall submit three (3) names in alphabetical Order and Defendant shall	
10	have forty-eight (48) hours to select one of the providers and if he fails to do so	
11	then the middle name shall be used.	
12 13	THE COURT FURTHER ORDERS the purpose of using Dr. Holland is so	
14		
15	completed through the psychological evaluation.	
16 17	THE COURT FURTHER ORDERS that the Plaintiff's request for an Order	
18	to Show Cause against Defendant is deferred to Trial. Prior to Trial, Plaintiff shall	
19	submit an Order to Show Cause to Court.	
20 21	THE COURT FURTHER ORDERS that the Plaintiff's request to reduce	
22	child support and spousal support arrears to judgment is deferred to Trial.	
23	THE COURT FURTHER ORDERS that Defendant's Motion to Strike	
24	Hearsay and Misrepresentations filed February 9, 2021, is deferred to Trial.	
25 26		
20 27		
28	Page 5 of 10	
	PLTF0757	

1	THE COURT FURTHER ORDERS that Defendant's request to set aside or			
2	relief from the Orders related to the hearings on July 30, 2020, October 22, 2020			
3 4	and November 24, 2020 is denied			
5	THE COURT FURTHER ORDERS that the Defendant's request for an			
6	Order to Show Cause against Ms. Roberts is denied, as she is not a Party to the			
7 8	action.			
9	THE COURT FURTHER ORDERS that the Defendant's request for an			
10	Order to Show Cause against the Plaintiff is deferred to Trial. Prior to Trial,			
11 12	Defendant shall submit an Order to Show Cause to Court.			
12	THE COURT FURTHER ORDERS a return hearing is scheduled on the			
14	psychological evaluation outcome on May 11, 2021, at 3:00 p.m. If the			
15	psychological evaluation is not completed, the Parties shall work together to			
16 17	continue the hearing.			
18	///			
19	///			
20 21	///			
21	///			
23	///			
24	///			
25 26	///			
27				
28	Page 6 of 10			
	PLTF0758			

1	Statutory Notices:	
2	The following statutory notices relating to the custody of minor children are	
3		
4	applicable to the Parties:	
5	The Parties are put on notice of the following provision of NRS §125C.006,	
6	which states:	
7	1. If primary physical custody has been established	
8 9	pursuant to an order, judgment or decree of a court and the custodial parent intends to relocate his or her residence to a	
10	place outside of this State or to a place within this State that	
11	is at such a distance that would substantially impair the ability of the other parent to maintain a meaningful	
12	relationship with the child, and the custodial parent desires	
13	to take the child with him or her, the custodial parent shall, before relocating:	
14	(a) Attempt to obtain the written consent of the	
15	noncustodial parent to relocate with the child; and	
16	(b) If the noncustodial parent refuses to give that consent, petition the court for permission to relocate	
17	with the child.	
18	2. The court may award reasonable attorney's fees and costs	
19	to the custodial parent if the court finds that the noncustodial parent refused to consent to the custodial	
20	parent's relocation with the child:	
21	(a) Without having reasonable grounds for such refusal, or	
22	(b) For the purpose of harassing the custodial parent.	
23	3. A parent who relocates with a child pursuant to this	
24	section without the written consent of the noncustodial parent or the permission of the court is subject to the	
25	provisions of NRS 200.359.	
26		
27	Page 7 of 10	
28	PLTF0759	

1	Both Parties shall be bound by the provisions of <i>NRS</i> §125C.0045(6) which	
	states:	
3	PENALTY FOR VIOLATION OF ORDER: THE	
4	ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE	
5 6	AS A CATEGORY D FELONY AS PROVIDED IN NRS §	
° 7	193.130. <i>NRS</i> § 200.359 provides that every person having a limited right of custody to a child or any parent having no right	
8	of custody to the child who willfully detains, conceals or	
9	removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in violation of an order of this court, or removes the child from the	
10	jurisdiction of the court without the consent of either the court	
11	or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in	
12	NRS §193.130.	
13	Pursuant to NRS 125C.0045(7), the terms of the Hague Convention of	
14	October 25, 1980, adopted by the 14th Session of the Hague Conference on Private	
15		
16	International Law, apply if a parent abducts or wrongfully retains a child in a	
17	foreign country.	
18	The minor children's habitual residence is located in the United States of	
19		
20	America. NRS § 125C.0045 (7) and (8) specifically provide as follows:	
21	Section 7. In addition to the language required pursuant to subsection	
22	6, all orders authorized by this section must specify that the terms of the	
23	Hague Convention of October 25, 1980, adopted by the 14 th Session of the Hague Conference on Private International Law, apply if a parent abducts or	
24	wrongfully retains a child in a foreign country.	
25		
26	Section 8. If a parent of the child lives in a foreign country or has	
27	significant commitments in a foreign country:	
28	Page 8 of 10	
	PLTF0760	

1		
2	(a) The parties may agree, and the Court shall include in the Order for custody of the child, that the United States is the	
3	country of habitual residence of the child for the purposes of	
4	applying the terms of the Hague Convention as set forth in	
5	Subsection 7.	
6	(b) Upon motion of the parties, the Court may order the	
7	parent to post a bond if the Court determines that the parent poses an imminent risk of wrongfully removing or	
8	concealing the child outside the country of habitual	
9	residence. The bond must be in an amount determined by the	
10 11	Court and may be used only to pay for the cost of locating the child and returning him to his habitual residence if the child	
12	is wrongfully removed from or concealed outside the country	
12	of habitual residence. The fact that a parent has significant commitments in a foreign country does not create a	
13	presumption that the parent poses an imminent risk of	
15	wrongfully removing or concealing the child.	
16	The Parties are further put on notice that they are subject to the provisions of	
17	NRS §31A and NRS § 125.450 regarding the collection of delinquent child support	
18		
19	payments.	
20	The Parties are further put on notice that either Party may request a review of	
21	child support pursuant to NRS §125B.145.	
22	The Parties shall submit the information required in NRS §125B.055, NRS	
23	§125.130 and NRS §125.230 on a separate form to the Court and the Welfare	
24		
25	Division of the Department of Human Resources within ten (10) days from the date	
26 27	the Decree in this matter is filed. Such information shall be maintained by the	
28	Page 9 of 10	
	PLTF0761	
1		

1 2 3 4	update the information filed with the Court and the Welfare Division of the Department of Human Resources within ten (10) days should any of that				
5 6 7	information become inaccurate. IT IS SO ORDERED.				
8 9 10 11 12	Submitted this day of Approved as to Content and Form: April, 2021. ROBERTS STOFFEL FAMILY				
13 14	LAW GROUP				
 15 16 17 18 19 20 21 22 23 24 25 26 	By:By:Amanda M. Roberts, Esq.Bradley BellisarioState of Nevada Bar No. 92947100 Grand Montecito Pkwy., #20544411 South Pecos RoadLas Vegas, Nevada 89149Las Vegas, Nevada 89121PH: (702) 936-4800PH: (702) 474-7007FAX: (702) 936-4801FAX: (702) 474-7477EMAIL: bradb@bellisariolaw.comEMAIL: efile@lvfamilylaw.comDefendant, in proper personAttorneys for PlaintiffFAX: (702) 474-7007				
27 28	Page 10 of 10				
	PLTF0762				

Amanda Roberts
Wednesday, May 5, 2021 7:35 AM
'Stephanie Holland'; Holli Miller
Scheduling Email; efile
RE: Bellisario v. Bellisario: Order for Psychological Evaluations

Dr. Holland:

The hearing is going forward. If you can just provide a status letter to the Court that would be helpful. Your staff reached out regarding communication from Bradley requesting copies of any communication in the case between our offices. As I do not think that communication is confidential, I believe that Bradley is entitled to same unless you have a differing opinion. Did Emily pay her entire retainer to start Bradley's evaluation?

Thank you,

Amanda M. Roberts, Esq. **Roberts Stoffel Family Law Group** 4411 S. Pecos Road Las Vegas, Nevada 89121

Telephone No.: (702) 474-7007 Fax No.: (702) 474-7477

This communication is meant for the intended recipient and may contain confidential information. If you received this communication in error, please notify the sender and delete the communication.

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

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

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

1

From: Stephanie Holland <Drholland@desertpsychnv.com> Sent: Wednesday, May 5, 2021 6:46 AM

To: Holli Miller <holli@lvfamilylaw.com> Cc: Scheduling Email <Scheduling@desertpsychnv.com>; Amanda Roberts <amanda@lvfamilylaw.com>; efile <efile@lvfamilylaw.com> Subject: Re: Bellisario v. Bellisario: Order for Psychological Evaluations

Good morning,

On page 6 of the Order it states the return date for the evaluations is May 11th. I am assuming there will be a continuance?

Thanks in advance. Dr. Holland

Stephanie Holland, Psy.D. Dr. Stephanie Holland, Ltd. dba Desert Psychological Board Member - Nevada State Board of Psychological Examiners

NV Licensed Psychologist , PSY0348 CO Licensed Psychologist , PSY0004844

3067 E. Warm Springs Rd. Suite 100 Las Vegas, NV. 89120 (Inside Longford Business Plaza) (P) 702-650-6508 (F) 702-920-8865

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On Tue, May 4, 2021 at 5:20 PM Holli Miller <<u>holli@lvfamilylaw.com</u>> wrote:

Dr. Holland,

Please see attached Order for psychological evaluations for both Parties.

The Plaintiff's contact information is: Emily Bellisario, 1913 Sondio Drive, Las Vegas, Nevada 89134. Telephone: (702) 427-6745 and Email: <u>1emilybellisario@gmail.com</u>

The Defendant's contact information is: Bradley Bellisario, 7100 Grand Montecito Pkwy, #2054, Las Vegas, NV 89149. T: 309.397.6734 and E: <u>bradb@bellisariolaw.com</u>

Upon your receipt and review, please advise if you need any additional information or records.

Thank you,

Holli Miller

Paralegal to Amanda M. Roberts, Esq.

Roberts Stoffel Family Law Group

4411 S. Pecos Road

Las Vegas, Nevada 89121

Phone No.: (702) 474-7007

Fax No.: (702) 474-7477

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From:	Stephanie Holland < Drholland@desertpsychnv.com>
Sent:	Wednesday, May 5, 2021 2:04 PM
То:	Amanda Roberts
Cc:	Holli Miller; Scheduling Email; efile
Subject:	Re: Bellisario v. Bellisario: Order for Psychological Evaluations

Yes, I do believe your client paid in full. We will send all correspondence to Bradly.

Thank you, Dr. Holland

Stephanie Holland, Psy.D. Dr. Stephanie Holland, Ltd. dba Desert Psychological Board Member - Nevada State Board of Psychological Examiners

NV Licensed Psychologist, PSY0348 CO Licensed Psychologist, PSY0004844

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<efile@lvfamilylaw.com>

Subject: Re: Bellisario v. Bellisario: Order for Psychological Evaluations

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Stephanie Holland, Psy.D.

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4

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Thank you,

Holli Miller

Paralegal to Amanda M. Roberts, Esq.

Roberts Stoffel Family Law Group

4411 S. Pecos Road

Las Vegas, Nevada 89121

Phone No.: (702) 474-7007

Fax No.: (702) 474-7477

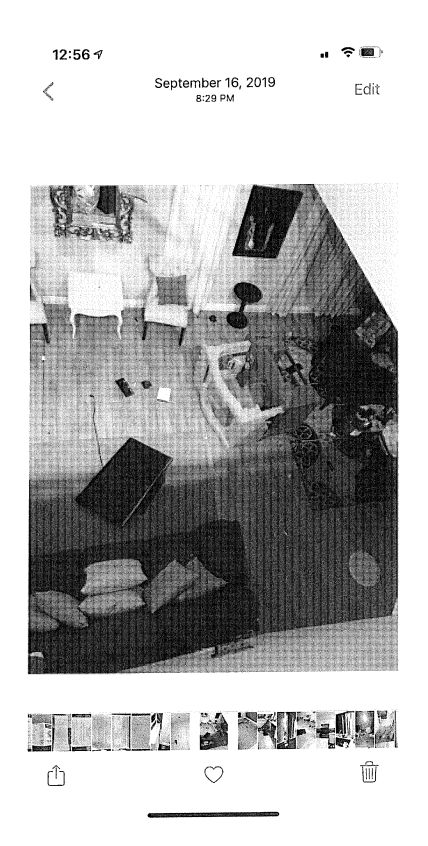
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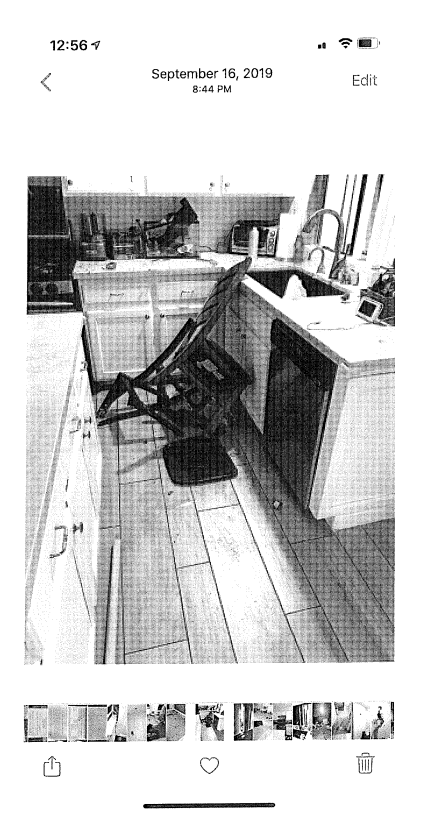
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EXHIBIT "2"

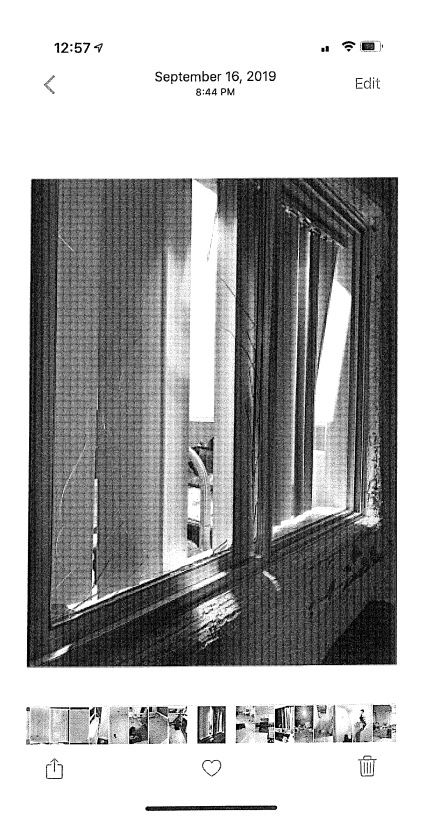
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PLTF0004



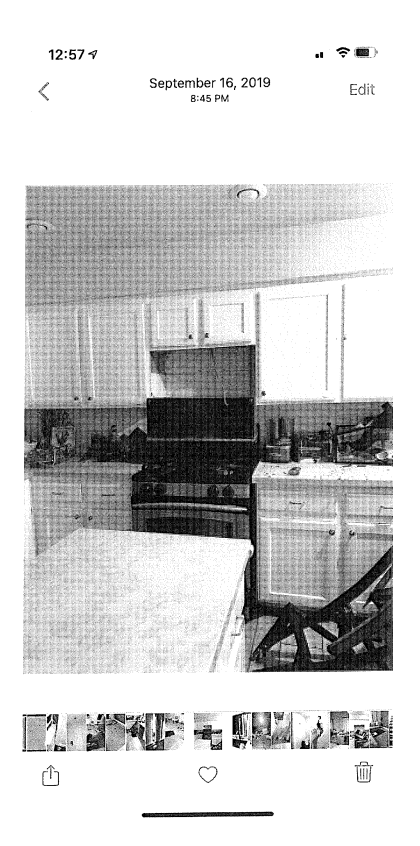
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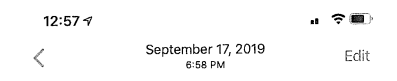
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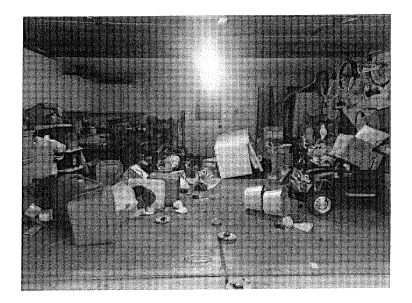


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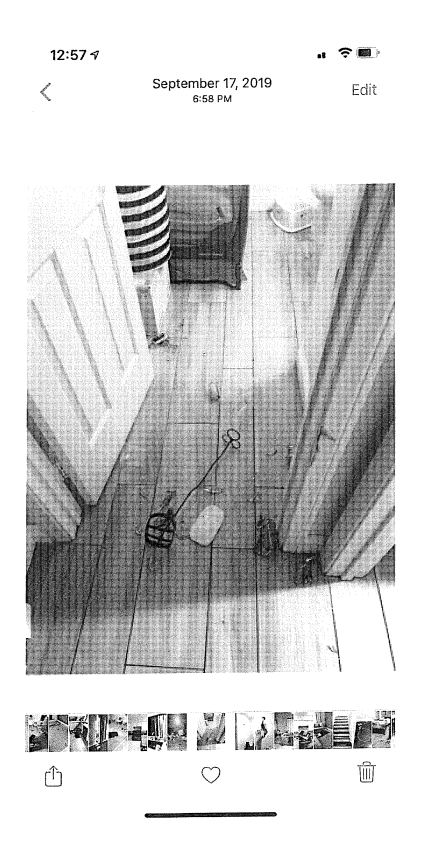


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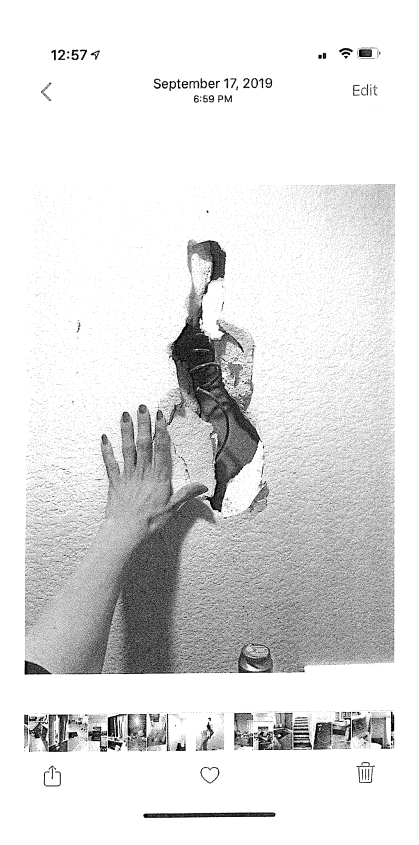




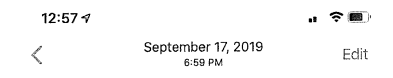


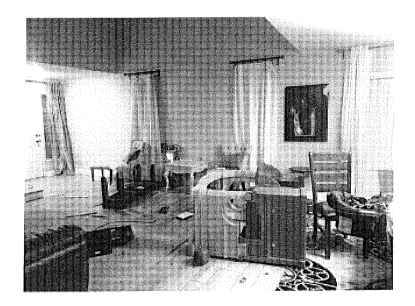






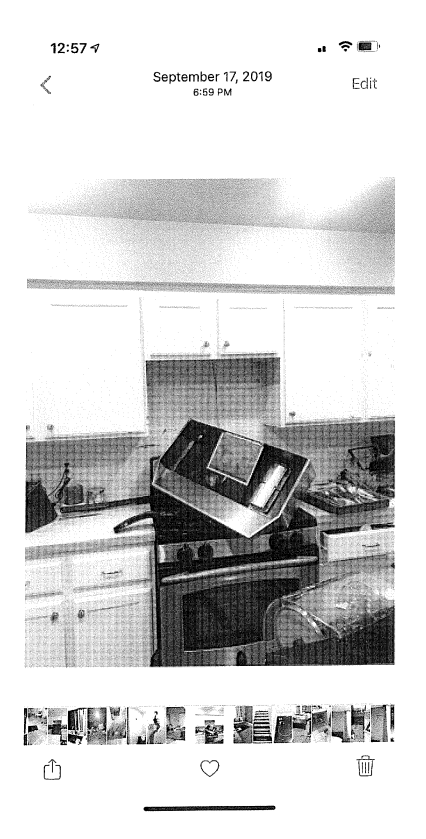
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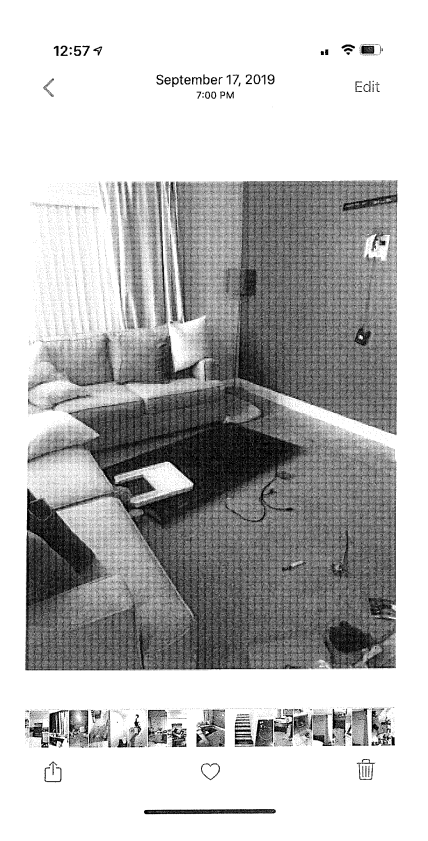




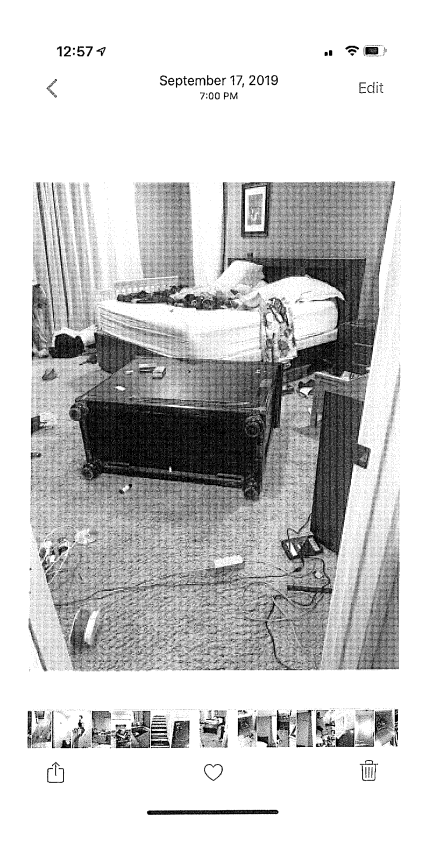
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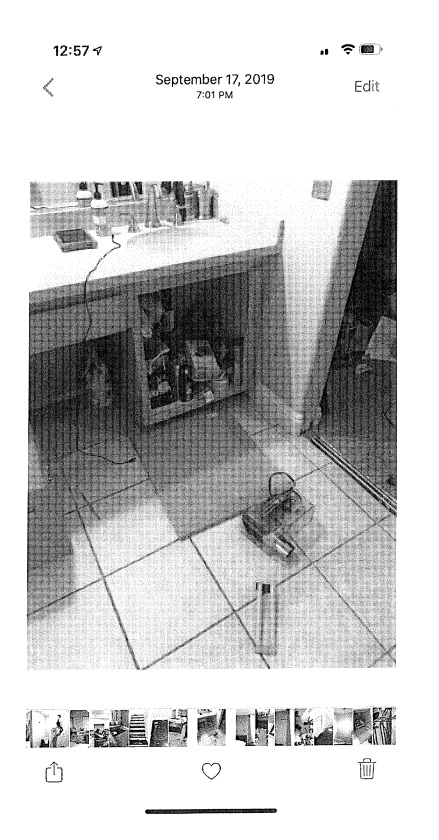
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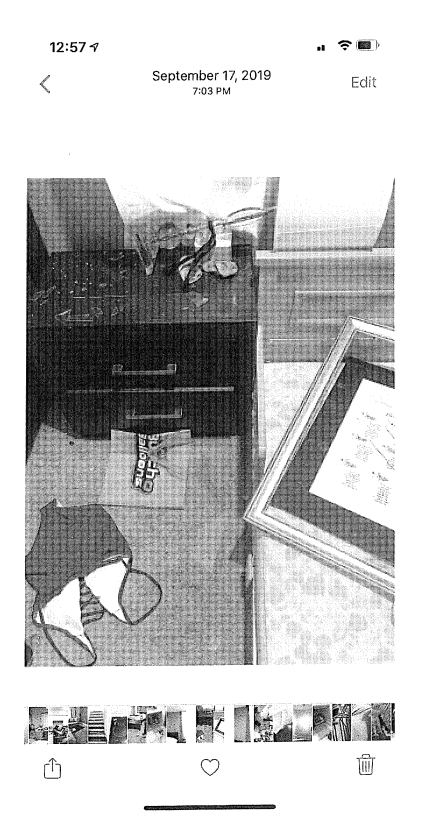
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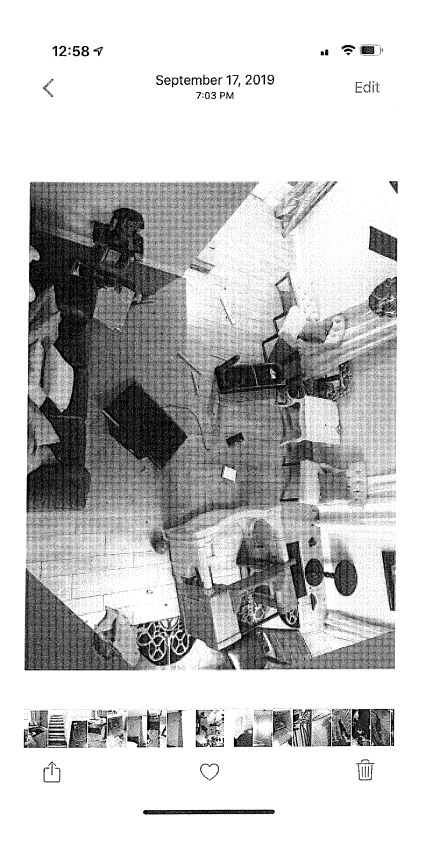
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PLTF0016

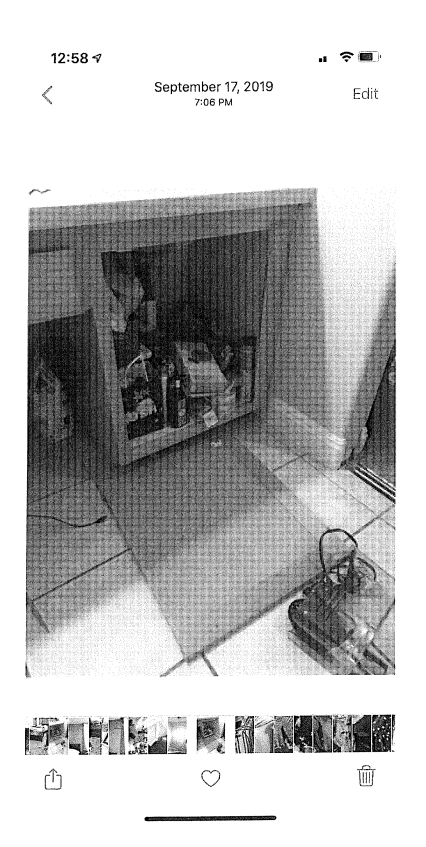


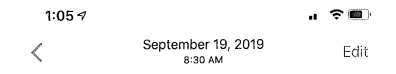
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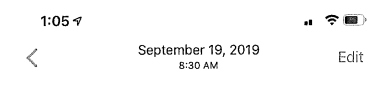
PLTF0018



















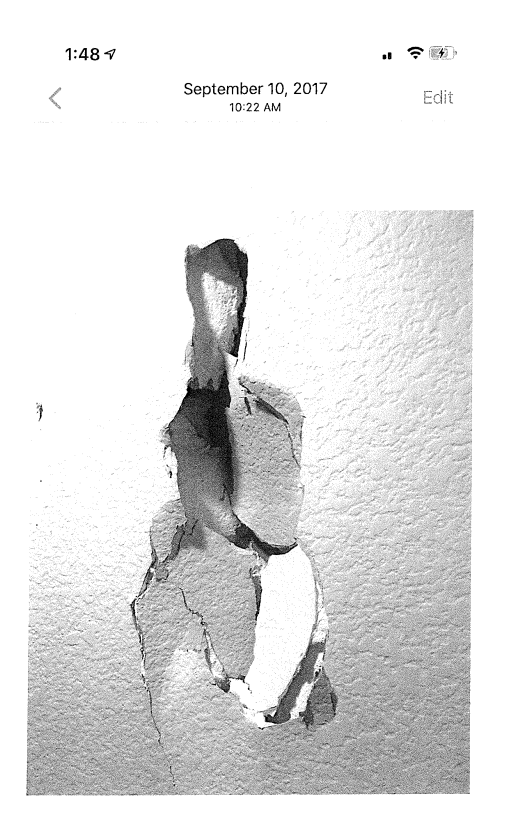


EXHIBIT "3"

EXHIBIT "3"

EXHIBIT "3"

Colleen O'Brien

From:	efilingmail@tylerhost.net
Sent:	Wednesday, May 12, 2021 4:40 PM
То:	efile
Subject:	Notification of Service for Case: D-20-605263-D, Emily Bellisario, Plaintiffvs.Bradley John Bellisario,
	Defendant. for filing Service Only, Envelope Number: 7874088

Notification of Service



Case Number: D-20-605263-D Case Style: Emily Bellisario, Plaintiffvs.Bradley John Bellisario, Defendant. Envelope Number: 7874088

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	Filing Details
Case Number	D-20-605263-D
Case Style	Emily Bellisario, Plaintiffvs.Bradley John Bellisario, Defendant.
Date/Time Submitted	5/12/2021 4:39 PM PST
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Filed By	Bradley Bellisario
	Emily Bellisario: Amanda Roberts (efile@lvfamilylaw.com)
Service Contacts	Bradley John Bellisario: Bradley Bellisario (bradb@bellisariolaw.com)
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EXHIBIT "4"

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MAY 12, 2021

<u>Sent Via Electronic Service Only</u> Amanda Roberts 4411 S. Pecos Rd. Las Vegas, NV 89121

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

Ms. Amanda Roberts,

Please provide all contact information for the therapist you and your client have chosen to provide "treatment" to my son. As you are aware the court stated you are required to give me the information for the therapist. Please respond by 5:00 pm tomorrow.

Can't wait to hear from you, Moon Pie.

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

PLTF0787

1 2 3 4 5 6 7 8	OPPC Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario DISTRICT COURT
9	
9 10	CLARK COUNTY, NEVADA
10 11 12 13 14 15 16 17 18 19 20 21	EMILY BELLISARIO,) Case No: D-20-605263-D Dept No: PPlaintiff,)v.) OPPOSITION TO DEFENDANT'S MOTION TO REMOVE S.C.R.A.M.BRADLEY BELLISARIO,) DEVICE; AND COUNTERMOTION) TO DRUG TEST DEFENDANT, FOR Defendant.Defendant.) AN AWARD OF ATTORNEY'S FEES) AND COSTS, AND RELATED) RELIEF. DECLARATION OF EMILY) BELLISARIO.)) Date of Hearing: May 18, 2021) Time of Hearing: 11:00 a.m.)) Oral Argument Requested: Yes
 22 23 24 25 26 27 28 	MEMORANDUM OF POINTS AND AUTHORITIES I. Issues 1. Bradley's request to remove S.C.R.A.M. device should be denied. NN Page 1 of 21

1	2. Emily's request for Bradley to submit to a drug test should be granted.
2 3	3. Emily's request for an award of attorney's fees and costs should be granted.
4	4. For any and all other relief the Court deems proper and just.
5	II.
6	Statement of Facts
7 8	The Parties to this action, the Plaintiff, Emily Bellisario ("Emily") and the
9	Defendant, Bradley Bellisario ("Bradley"), ¹ were married on August 16, 2014. The
10	Parties have three (3) minor children, to wit: Brayden Bellisario ("Brayden"), born
11	
12	January 15, 2015; Blake Bellisario ("Blake"), born November 20, 2016; and
13	Brooklyn Bellisario ("Brooklyn"), February 1, 2018.
14	On or about June 22, 2020, Bradley was arrested and charged with, among
15	other charges, a DUI of alcohol and/or controlled or prohibited substance, both 1 st
16 17	offense and 2 nd offense. ² These charges were a result of Bradley driving his truck
18	into a parked car out front Emily's residence (more than once), onto her lawn and
19	knocking down a street light. This was all done by Bradley when he was under the
20	influence, pursuant to the police arrest and charges. There is a Ring video
21	
22	
23 24	
25	Bradley is a licensed attorney in the State of Nevada. Bradley has been licensed since December 15, 2014.
26	² See Register of Actions for State of Nevada vs. Bellisario, Bradley John (Case No. 20-CR- 009080) identified herein as Exhibit "1" and Bates Stamp No. PLTF0399 – PLTF0400, and fully
27	ncorporated herein by reference.
28	Page 2 of 21

1	evidencing Bradley driving the vehicle while causing this damage, as well as photos
2	which prove the aftermath and damages caused by Bradley. ³
3 4	For these reasons, and continued concerns with Bradley's erratic actions and
5	behaviors, he was Ordered to be monitored via S.C.R.A.M. Since being monitored,
6	contrary to Bradley's allegations, S.C.R.A.M. has indicated the following two
7	incidents, which included on the report for period November 24, 2020 through
8 9	January 23, 2021:
10	"Mr. Bellisario reported to our office on 11/24/20 at 2pm with his
11	bracelet cut off. Mr. Bellisario stated he was on the treadmill then hit his leg and stated he needed to cut off the bracelet due to
12	swelling. We re-enrolled Mr. Bellisario back on our program and informed the court. We informed Mr. Bellisario if this happens
13 14	again, he needs to contact our office as soon as possible and not cut off his bracelet unless advised by a SCRAM staff."
15	This does not explain when Bradley cut off the monitoring device; it simply
16	indicates he returned to their office on November 24, 2020 to report that he needed
17	
18 19	to re-enroll and have a new device installed. Moreover, the records did not indicate
20	when it was reinstalled. Clearly, if Bradley had swelling to such an extent that he
21	needed to "cut off the bracelet due to swelling" then he would not have been able to
22	have it placed back on the very same day. If he did have the device put back on the
23	
24 25	³ See Video attached to the companion filing as Exhibit "2" and Bates Stamp No. PLTF0032,
23 26	and fully incorporated herein by reference. See photos attached to the companion filing as Exhibit "3" and Bates Stamp No. PLTF0035 – PLTF0043 and fully incorporated herein by
27	reference.
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1	very same day with such excessive swelling, then it may have been loose enough
2	for the device to be taken on and off by Bradley, so not to record his drinking.
3 4	Additionally, a second incident on this report was reported as follows:
5 6	"Mr. Bellisario has had 1 confirmed alcohol consumption event that occurred on November 28, 2020 that was submitted to the court and had no tamper events during his monitoring period."
7 8	This confirms that Bradley's allegations that there had not been any
9	report of drinking, issues or concerns with his alcohol consumption are
10	deceitful.
11	Erratic and Concerning Behavior:
12	
13	On or about August 1, 2019, Bradley was at Emily's residence to care for the
14	children while she went out with her sister for her birthday. Upon returning home
15 16	at approximately 10:00 p.m., Bradley went into a fit of rage about being left alone
17	for a short time with the children. Bradley stormed out of the house, punching a
18	hole in the wall while leaving. Bradley slammed the door with such force that it
19	flew back, striking Emily and leaving her left shoulder and arm injured. Emily's
20	left arm was crushed between the door and door frame, as Emily pushed back to
21	
22	free her arm, Bradley used his right hand to hit the left side of Emily's face
23	approximately four to five (4-5) times with his open hand. Bradley, in his rage,
24 25	threw a broom, Swiffer and another stick at Emily, then grabbed onto the garage
25 26	
27	
28	Page 4 of 21

1	door and ripped it off the tracks to the point it was not repairable – it had to be
2 3	replaced.
3 4	On or about September 16, 2019, Bradley forced himself into Emily's
5	residence. Emily alleges to gain access, Bradley broke the window to Emily's
6	residence and engaged in domestic violence as defined by NRS § 33.018 (1)(e)(3),
7 8	(5) and (9). The photographs from the incident show Emily's residence with
9	damaged/destroyed electronics; appliances; fixtures; furniture; windows and blinds;
10	paintings, framed photos, art and portraits; walls; children's toys and furniture; and
11 12	a multitude of other items.
12	Although this is not an all-inclusive list of the damages caused by Bradley, it
14	will provide this Court with an understanding of just how out-of-control he is:
15	Large television pulled off the wall in the living room, another
16	television removed and was thrown from the upper level of the
17	residence onto the lower level, the chandelier from the stairwell was ripped out of the ceiling, back window smashed in, shutters were
18	destroyed, appliances were damaged/destroyed (dishwasher, stove hood, stove top, microwave, and even countertop appliances such as
19	blender and food processor), lamps destroyed, mirrors torn off walls
20 21	and shattered onto the floor, fish tank shattered (with the fish, water and glass over the kitchen floor), wood floors damaged (scratched,
22	water damage, divots from items being thrown/falling/dragged across), three (3) doors kicked in, dresser knocked over and broken, several
23	cabinet doors were ripped off the cabinet and many were kicked in, dining room table was knocked over and broken, every single chair
24	from the dining room was thrown around the house and into walls and
25	broken, nearly all (if not all) the framed photos were shattered and destroyed causing glass everywhere, many holes in walls throughout
26	the residence either by items getting thrown at the walls or
27	punched/kicked, entire house was covered in broken glass (beds,
28	Page 5 of 21

1	couch, carpet, rugs) from everything broken and damaged, many wine
2	bottles were thrown onto walls/cabinets/floor, a custom canvas photo of one of the children was damaged when wine bottles were thrown at
3	it covering it in wine and creating holes in it.
4	Items stored in garage were thrown around and damaged which
5	included a refrigerator which was knocked over and all contents had to
6	be discarded; storage containers, boxes and miscellaneous items were thrown and destroyed (many of which were sentimental, holiday and
7	home décor items). Two (2) high chairs were kicked over and broken, toddler bed kicked over and broken, children's toys thrown throughout
8	house and were damaged and destroyed, the children's trampoline was
9	slashed into pieces and a large knife (presumably the one used to cut up the trampoline) was stuck into a palm tree next to the trampoline.
10	Some of Emily's clothing and personal items were thrown onto the
11	street in front of the residence and hung in the tree out front, many of Emily's clothes left in her closet were slashed with a knife and/or
12	stabbed with holes. ⁴
13	During this invasion of Emily's residence, the children were present
14 15	throughout the ordeal and had to be protected by Emily- the youngest children did
16	not see Bradley's destruction, but Brayden was able to witness the destruction and
17	saw Bradley grab Emily by her shoulders, yell in her face and push both Emily and
18	
19	Brayden into a crib sitting in the room where she was trying to hide the children.
20	On or about June 22, 2020 (a Monday), Bradley showed up at Emily's house
21	and ran his truck up into Emily's driveway as he backs out, he strikes the neighbors
22	car. ⁵ He then backs up into the neighbor's car again, causing a light post to fall
23	
24	onto someone's vehicle. Bradley's vehicle can be seen speeding away from
25	⁴ Photographs of the destruction are attached to the companion filing as Exhibit "4" and is
26 27	hereby fully incorporated herein by reference. ⁵ See Exhibit "2."
27	Page 6 of 21
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1	

1	Emily's residence. Bradley then using tracking to determine Emily is at her
2	Father's address and shows up, acting erratic, until he is arrested by the police.
3 4	Photographs taken by Emily show that Bradley caused damage to the neighbor's
5	vehicle, knocked down a light post and caused damage to his own vehicle. ⁶
6	On or about July 26, 2020, Bradley repeatedly called Emily around midnight.
7	When Emily did not answer his calls, Bradley started sending her text messages,
8	
9	the first one coming in at approximately 11:53 p.m. which stated, "Gonna murder
10	You slut I'm going to kill you before the 395 th slut bag[.]" ⁷ This is not the
11	first time that Bradley has threatened to kill Emily, and she believes that if
12 13	given the opportunity he has the ability to engage in this type of violence.
14	{EMPHASIS ADDED}
15	At the hearing on April 6, 2021, the Court asked Bradley why he would send
16	
17	such a message to Emily. Bradley responded as follows,
18	• 11:04:10 (video two of two)
19 20	• Bradley: This was all from before a first hearing in this case.
20 21	This was already heard. o Judge Perry: Why would you even say that though?
21	 Bradley: Because she's been, listen, I have all the proof of it she was mentally abusive for six years, throughout this entire
23	marriage. Then she stole my kids, I had to file a police report for parental kidnapping I filed one when she says that my Mom
24	attacked her. My Mom got in between us, it's all on video of
25	
26	 ⁶ See Exhibit "3." ⁷ Copies of the text messages from Bradley to Emily are attached to the companion filing as
27	Exhibit "5" and are fully incorporated herein by reference.
28	Page 7 of 21

1 2	her hitting me trying to rip my phone out of my hands while I have my son in my hands. ⁸
3	On or about December 1, 2020, Bradley again contacted Ms. Roberts via
4	telephone and was yelling during the telephone call to which, Ms. Roberts informed
5 6	him if the behavior continued that she would disconnect the call. In response,
7	Bradley yelled into the receiver, "F*CK YOU AMANDA" and then slammed down
8	the receiver. Additionally, Bradley continually refers to Ms. Roberts as "MASS
9	ROBERTS" or "HEY FAT "F*CK" and requesting responses to emails "after her
10	morning pie." ⁹
11 12	
13	On or about January 2, 2021, Bradley returned the children to Emily's
14	residence at approximately 4:30 p.m., which is thirty (30) minutes after the end of
15	Court Ordered visitation. Bradley calls the children back to his vehicle and when
16	they do not return, Bradley picks up their juice boxes and food leftover from
17 18	McDonald's, and throws them at Emily's house. ¹⁰
10	On or about January 19, 2021, Brayden was overheard by his tutor telling
20	another child that he was going to "shoot his Mom in the head." He also was heard
21	
22	⁸ Emily disputes that she has ever hit Bradley. Despite the Court's directive to produce the alleged videos, Bradley has not produced a video which shows him being hit by Emily. The one
23	time Emily every approached Bradley at the police station exchange was because Bradley had grabbed Brayden from Emily's arms and he was screaming and crying. Emily approached
24 25	Bradley asking him to please stop and try another day for visitation with Brayden. ⁹ Copies of the inappropriate communication to Attorney Roberts, in writing, are attached to the
26	companion filing as Exhibit "6" and incorporated herein by reference. ¹⁰ A copy of the video of this incident is attached to the companion filing as Exhibit "7" and is
27	hereby fully incorporated herein by reference.
28	Page 8 of 21

1	saying, "I hate my grandparents and hope they die." On January 20, 2021, when
2	the tutor attempted to garner Brayden's focus on schooling, he told the tutor that if
3 4	she tried to make him, that he would "chop you up with an axe and make you die."
4 5	This behavior is extremely concerning and Bradley's continual attempts to interfere
6	with Brayden's therapy by filing repeated lawsuits against his therapists are
7	disheartening because Brayden clearly needs help! ¹¹
8	
9	On or about January 27, 2021, a Second Amended Complaint was filed
10 11	against Bradley in case 20CR039342. In that case, the charges against Bradley are
12	aggravated stalking of Emily, malicious destruction of property, etc. This case
13	involved a Grand Jury indictment of Bradley which occurred sometime in March of
14	2021.
15	Bradley's behavior with Attorney Roberts is completely inappropriate. As an
16 17	example, on May 12, 2021 Bradley addressed a letter to Attorney Roberts in the
17	eservice description as "MASS ROBERTS" and states, "Can't wait to hear from
19	you, Moon Pie." ¹² Moreover, Bradley demands responses within a set period of
20	
21	time, usually somewhere around twenty-four (24) hours. Imagine knowing he is
22	
23 24	¹¹ As Emily has stated in Court, Brayden is constantly in fear that Emily is going to "die." Brayden regularly brings this up to Emily and has said it to other people. Brayden has asked
24 25	Emily who will care for him when/if she dies. This is not a concern that a child of Brayden's age should be facing.
26	¹² A copy of the efiling description is attached to the companion filing as Exhibit "8" and is fully incorporated herein by reference. A copy of the correspondence is attached to the companion
27	filing as Exhibit "9" and is fully incorporated hereby reference.
28	Page 9 of 21

1	under a microscope and behaving this way, if he is not being monitored his
2	behavior is undoubtedly inappropriate. ¹³
3	Throughout the litigation, Brayden, the oldest child of the Parties, has shown
4 5	resistance in visitation with Bradley because he suffers emotional issues and meets
6	the criteria for PTSD. The PTSD was diagnosed by Donna Wilburn when she
7	treated the minor child. The treatment records indicated that Brayden has been
8 9	exposed to parent conflict and that it triggers his trauma experience (<i>Emily believes</i>
9 10	this is related to Brayden witnessing Bradley's domestic violence upon Emily and
11	<i>destruction of Emily's residence</i>). ¹⁴ That treatment stopped because Bradley
12	
13	objected to Donna Wilburn providing treatment and even filed a civil lawsuit
14 15	against Donna Wilburn. Emily wants to remind the Court that not only has Donna
16	Wilburn witnessed the PTSD and behavioral issues, others have too, including
17	Brayden's tutor as explained hereinabove and Donna's House as explained
18	hereinbelow.
19 20	Emily has attempted to comply with the Court's Order for visitation. Emily
20	made partial payments which were accepted by Donna's House and took their
22	direction to file for a fee waiver. Emily understands and it is confirmed in the
23	Donna's House report that Brayden would not be forced to attend visits, but she did
24	
25 26	¹³ This is not Bradley's first time being disrespectful and calling Attorney Roberts these names; he has been doing this for several months.
27	¹⁴ See Exhibit "4."
28	Page 10 of 21

1	bring him to the visit and Donna's House staff attempted to gain Brayden's
2	cooperation in attending visitation with Bradley.
3 4	On or about May 2, 2021, Emily received a call from Donna's House staff
5	before Bradley's visitation was to end. Emily was informed she needed to return
6	and retrieve the children, that visits at Donna's House between Bradley and the
7 8	children were discontinued. Thereafter, a report was provided by Donna's House
9	and it indicated that Bradley "exploded" at Donna's House including cursing,
10	invading personal space of staff, disrupting other families, and causing staff to cry.
11 12	All the while, Blake and Brooklyn were witnessing these events. Bradley had to be
13	escorted from Donna's House and was driving erratically throughout the parking lot
14	exiting the Courthouse. Emily wants the Court to understand that this is the type
15 16	of behavior that she endured and there are times it became physical. Bradley is
10	unable to control himself and his temper, he does not follow Court Orders and he
18	acts erratic. As such, Emily is extremely concerned about the children being
19	unsupervised in Bradley's care or with a supervisor selected by Bradley because
20 21	they previously did not comply with Court Order to actually supervise the
22	visitation as determined by the Private Investigator's report. {EMPHASIS
23	ADDED} ¹⁵
24 25	¹⁵ At the hearing on April 6, 2021, Bradley could not control himself while appearing in Court.
26	Bradley could be heard by Emily, Attorney Roberts and her staff cussing under his breath. Bradley was slamming things around on the desk and being overly disruptive. Bradley's behavior
27	is very unstable!
28	Page 11 of 21

1	On May 13, 2021, Bradley sent an email to Attorney Roberts' staff email
2	which read, "What's the therapist info? Waiting. I will price you're dirty. And
3 4	Judge Perry. You're helping abuse my children. You won't get away with it." ¹⁶
5	The email appears to be threatening of Attorney Roberts, just not as direct as the
6	one where he indicates he will "murder" Emily.
7	Compliance with EDCR § 5.501
8 9	Bradley has failed to comply with EDCR § 5.501, prior to filing his Motion
10	for relief. Bradley did not provide Emily an opportunity to address this matter prior
11	to Bradley seeking intervention of this Court, which in-turn caused her to incur
12	
13	unnecessary attorney's fees and costs. As such, Emily should be awarded her
14	attorney's fees and costs for having to defend this Motion, and as a sanction against
15 16	Bradley for his, once again, failure to follow the Court's rules.
17	III. Opposition
18	Opposition
19	A. <u>Bradley's request to remove S.C.R.A.M. device should be denied.</u>
20	In his Motion, Bradley requests relief pursuant to NRCP § 54 (b). Emily
21	alleged that NRCP § 54 (b) is not applicable in this matter. Specifically, NRCP §
22 23	54 (a) states that ""Judgment" as used in these rules includes a decree and any order
24	from which an appeal lies. A judgment should not include recitals of pleadings, a
25	
26	¹⁶ A copy of this email is attached to the companion filing as Exhibit "10" and is hereby fully
27	incorporated herein by reference. Page 12 of 21
28	1 age 12 01 21

1	master's report, or a record of prior proceedings." In this matter, Emily would			
2				
3	argue that the Order pertaining to S.C.R.A.M. is not an Order that is subject to this			
4	rule because it is not a final or appealable Order. Bradley then claims that his			
5	request should be set aside pursuant to NRCP § 60 (b)(6); however, here it is again			
6	referring to final Orders. There is no final Order in this matter.			
7	In his Motion, Bradley claims to have been compliant with S.C.R.A.M.			
8				
9	However, as set forth herein same is not entirely correct. The timeline provides is			
10	for ease:			
11 12	• October 23, 2020, Bradley has the bracelet installed and			
12	commenced. It says he was monitored for thirty-two (32) days			
14	which accounts for the SCRAM Status Report dated November			
15	24, 2020.			
16				
17	• On November 24, 2020, Bradley alleged cut off the bracelet			
18	around 2:00 p.m. It does not state when he had the bracelet			
19	installed again. It simply says he was "re-enrolled[.]"			
20	• The SCRAM Status Report dated January 23, 2021, states that			
21 22	Bradley had a confirmed alcohol consumption on November 28,			
22				
24	2020. According to that report he had been monitored for sixty			
25	(60) days.			
26				
27				
28	Page 13 of 21			

1			
1 2	• The SCRAM Status Report dated April 7, 2021, says the period		
2	of monitor was February 17, 2021 through April 7, 2021. It		
4	stated he "enrolled."		
5	• What happened from January 23, 2021 through February 17,		
6	2021?		
7	Additionally, since the hearing on April 6, 2021, we have not been getting		
8			
9	updated reports as Ordered. The reports are not consistent in this matter. Based		
10	upon the foregoing, Bradley's request to remove the S.C.R.A.M. device is without		
11	merit and must be denied.		
12	IV.		
13 14	Countermotion		
15	A. <i>Emily's request for Bradley to be drug tested should be granted.</i>		
16	In entering Orders with regard to custody and support of minor children, the		
17	Court's paramount consideration in making such decisions should be the welfare of		
18	the children. Culbertson v. Culbertson, 91 Nev. 230, 533 P.2d 768 (1974).		
19			
20	Moreover, the guiding principle in the Court's exercise of discretion in cases		
21	affecting the rights and welfare of the children is the best interests and the welfare		
22 23	of the children whose rights are involved. Frenkell v. Frenkell, 86 Nev. 397, 469		
24	P.2d 701 (1970).		
25			
26			
27			
28	Page 14 of 21		

1	Further, according to NRCP §35 (a)(1) with regard to the Physical and		
2			
3	Mental Health Examinations,		
4	The court where the action is pending may order a party		
5	whose mental or physical condition — including blood group — is in controversy to submit to a physical or		
6	mental examination by a suitably licensed or certified examiner. The court has the same authority to order a		
7	party to produce for examination a person who is in the		
8	party's custody or under the party's legal control.		
9	Based upon the erratic and out of control behaviors exhibited by Bradley,		
10	taking in to account the children's well-being, it is requested that he submit to drug		
11	testing through both hair and urine, within one (1) hour from the conclusion of this		
12			
13	hearing, at American Toxicology Inc., 3340 Sunrise Ave Suite 105, Las Vegas,		
14	Nevada 89101, and pay for the expense of this drug test.		
15 16	B. <u>Emily's request for an award of attorney's fees and costs should be</u>		
10	<u>granted.</u>		
18	Emily was forced to defend herself against Bradley's instant Motion, which		
19	did not need to be filed. Bradley's Motion is without merit and should be denied.		
20	Additionally, Bradley failed to attempt to resolve the issues presented in his Motion		
21	in accordance with EDCR §5.501, and is not expected to be the prevailing Party;		
22	therefore, he is not entitled to any award of attorney's fees or costs. To the		
23			
24	contrary, Emily was forced to defend herself with this Opposition, has following		
25 26	the Court's Orders, rules and guidelines, and is expected to be the prevailing Party,		
27	in accordance with NRS §18.010.		
28	Page 15 of 21		
1			

1	When dealing with attorney fees the Nevada Supreme Court has issued a	
2	litany of relevant cases including the holding in Sargeant v. Sargeant, 88 Nev. 223,	
3 4	495 P.2d 618 (1972). In Sargeant, the Nevada Supreme Court considered a wife's	
5	award of attorney fees. The husband argued the attorney fees were excessive and	
6	should not have been granted from the husband's sole and separate property. The	
7	Court determined that "[t]he wife must be afforded her day in court without	
8 9	destroying her financial position." This would imply that she should be able to	
10	meet her adversary in the courtroom on an equal basis." {EMPHASIS ADDED}	
11	In Wright v. Osburn, 114 Nev. 1367, 970 P.2d 1071 (1998), the Nevada	
12 13	Supreme Court indicated that "disparity in income is also a factor to be considered	
13	in awarding attorney fees." In this matter, the Court issued a finding that Bradley's	
15	income is \$18,000.00 per month (<i>see Order</i> filed January 24, 2021). In contrast,	
16	Emily's income is \$980.97 per month without taking into consideration child	
17 18	support and spousal support which is not being paid by Bradley, although Ordered.	
10		
20	Therefore, it is alleged that the disparity in income is significant enough to require	
21	Bradley's to pay attorney fees and costs.	
22	One of the prevailing cases regarding attorney fees is <i>Brunzell v. Golden</i>	
23 24	Gate National Bank, 85 Nev. 345, 455 P.2d 31 (1969). In Brunzell the Nevada	
25	Supreme Court set forth the factors, now known as the Brunzell Factors, which the	
26		
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28	Page 16 of 21	

1	Court considered "well known basic elements to be considered" when awarded			
2	attorney fees. According the Brunzell Factors are as follows:			
3	1. The quality of advacenty: 17			
4	 The quality of advocacy;¹⁷ The character of the work to be dependent. 			
5	2. The character of the work to be done; ¹⁸ The most actually performed by the lawyorl ⁹ and			
6	3. The work actually performed by the lawyer; ¹⁹ and			
7	4. The results obtained.			
8	Quality of Advocacy			
9	Emily's Counsel has been practicing law since 2005 and focuses her practice			
10	area primarily in the area of family law, and she is in good standing with the State			
11				
12	Bar of Nevada. Emily's Counsel participated in a weekly radio show geared at the			
13	Clark County community, focused on issues relative to family law.			
14	Yearly, Emily's Counsel attends continuing legal education classes to stay			
15	abreast of changes in the area of family law. Through a practice primarily in family			
16 17	law, Emily's Counsel has drafted countless Motions, argued before the District			
17	Court and Hearing Master on issues related to domestic violence/custody/			
19				
20	divorce/adoption/termination of parental rights, brought and defended individuals at			
21	Trials and Evidentiary Hearings. Additionally, Emily's Counsel has taken cases on			
22	Appeal to the Supreme Court of Nevada.			
23	¹⁷ When considering the quality of the advocacy the Court should look at the attorney's ability,			
24	training, education, professional standing, and skill. ¹⁸ When considering the character of the work to be done the Court should look at the difficulty,			
25	intricacy, importance, time, skill required, the responsibility imposed, and the character of the			
26	Party when they have a relevancy to the litigation. ¹⁹ When considering the work performed the Court should consider the skill, time, and attention			
27	given to the work.			
28	Page 17 of 21			

1	Character of Work Done		
2	Due to the fact that Emily's Counsel practices primarily in the area of family		
3 4	law, she has regularly dealt with issues involved in violations of terms of Family		
5	Court related Orders, child support enforcement, arrears, and wage assignments.		
6	Work Performed		
7 8	Emily's Counsel maintains a billing system and will prepare, in advance of		
9	the hearing in this matter, a billing statement to address the actual attorney fees		
10	extended by Emily relative to the Motion and hearing. Emily is billed at a rate of		
11 12	\$350.00 per hour which is a rate on par with other attorneys practicing primarily in		
12	the area of family law.		
14	Based upon the foregoing, Emily should be awarded attorney's fees and		
15 16	costs, in an amount incurred by Emily related to Bradley's Motion and this		
10	Opposition.		
18			
19			
20 21			
22			
23			
24 25			
23 26			
27	Dega 18 of 21		
28	Page 18 of 21		

1	V.		
2	Conclusion		
3	Therefore, based upon the foregoing, Emily requests this Court to enter an		
4	Order whereby:		
5	1. Denying Bradley's request to remove S.C.R.A.M. device.		
6			
7	2. Granting Emily's request for Bradley to submit to drug testing.		
8	3. Granting Emily's request for an award of attorney's fees and costs.		
9	4. For any and all other relief the Court deems proper and just.		
10	DATED this 11^{th} day of May, 2021.		
11			
12	ROBERTS STOFFEL FAMILY LAW GROUP		
13 14	By: amanda M. Robets		
15	Amanda M. Roberts, Esq.		
16	State of Nevada Bar No. 9294 4411 S. Pecos Road		
17	Las Vegas, Nevada 89121		
18	PH: (702) 474-7007 FAX: (702) 474-7477		
19	EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario		
20	Attomeys for Flammin, Emily Demsario		
21			
22			
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27			
28	Page 19 of 21		

1	DECLARATION OF EMILY BELLISARIO				
2	I, Emily Bellisario, declare under penalty of perjury under the law of the				
3	State of Nevada that the foregoing is true and correct.				
4 5	1. I am the Plaintiff in the above entitled action and am competent to				
6					
7	testify to the matters contained herein. Declarant makes this declaration in support				
8	of her Opposition and Countermotion.				
9	2. I have read the foregoing Opposition and Countermotion and can				
10	certify and attest that the facts contained therein are true of Declarant's own				
11	knowledge, except for those matters stated upon information and belief, and as to				
12	those matters, Declarant believes them to be true.				
13					
14 15	3. Declarant incorporates all the facts of the Opposition and				
16	Countermotion into this declaration as though fully set forth herein.				
17	FURTHER DECLARANT SAYETH NAUGHT.				
18	Dated this 17 th day of May, 2021.				
19					
20	/s/ Emily Bellisario				
21	Emily Bellisario				
22					
23					
24					
25 26					
20					
28	Page 20 of 21				

1	CERTIFICATE OF SERVICE				
2	I hereby certify that I am an employee of Roberts Stoffel Family Law Group,				
3					
4	and on the 17 day of May, 2021, I served by and through Wiz-Net electronic				
5	service, pursuant to Clark County District Court Administrative Order 14-2 for				
6	service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing				
7 8	OPPOSITION TO DEFENDANT'S MOTION TO REMOVE S.C.R.A.M.				
9	DEVICE; AND COUNTERMOTION TO DRUG TEST DEFENDANT, FOR				
10	AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED				
11	RELIEF. DECLARATION OF EMILY BELLISARIO. , to the following:				
12					
13	Bradley Bellisario Email: Bradb@bellisariolaw.com				
14	Defendant in proper person				
15					
16	By: K Employee of Roberts Stoffel Family Law Group				
17	Employee of Roberts Stoffer Failing Daw Group				
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28	Page 21 of 21				

MOFI

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

··	D I		
Lmily		lica	rin
Emily	DCI	iisa	IU.

Plaintiff/Petitioner

Bradley Bellisario

Defendant/Respondent

Case No. <u>D-20-605263-D</u>

Dept. P

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 the box below.

	\$25	The Motion/Opposition being filed with this form is subject to the \$25 reopen fee.
	-OR-	
\checkmark	\$0	The Motion/Opposition being filed with this form is not subject to the \$25 reopen
		fee because:
	[The Motion/Opposition is being filed before a Divorce/Custody Decree has been
		entered.
		The Motion/Opposition is being filed solely to adjust the amount of child support
		established in a final order.
	[The Motion/Opposition is for reconsideration or for a new trial, and is being filed
	L	within 10 days after a final judgment or decree was entered. The final order was
	_	entered on
	Γ	Other Excluded Motion (must specify)
	L	

Step 2. Select the \$0, \$129 or \$57 filing fee in the box below.

\$0 The Motion/Opposition being filed with this form is not subject to the \$129 or the	ie
<u>\$5</u> 7 fee because:	
The Motion/Opposition is being filed in a case that was not initiated by joint	
The party filing the Motion/Opposition previously paid a fee of \$129 or \$57.	
-OR-	
\$129 The Motion being filed with this form is subject to the \$129 fee because it is a subject to the \$129 fee because it is	notion
to modify, adjust or enforce a final order.	
OR-	
\$57 The Motion/Opposition being filing with this form is subject to the \$57 fee beca	use it is
an opposition to a motion to modify, adjust or enforce a final order, or it is a motion	otion
and the opposing party has already paid a fee of \$129.	
and the opposing party has around part a rec of \$125.	

Step 3. Add the filing fees from Step 1 and Step 2.

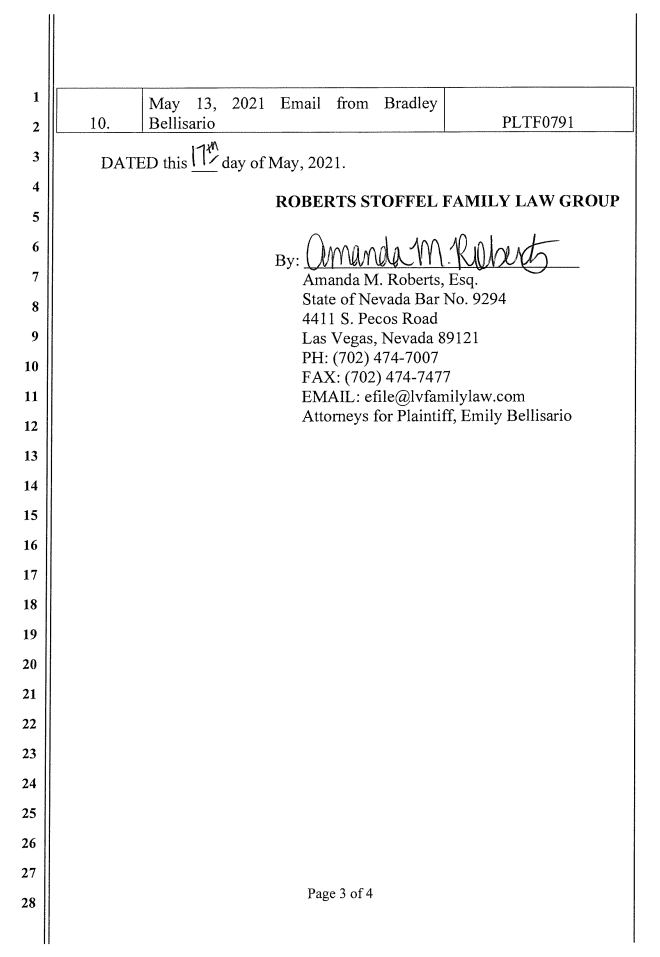
The total filing fee for the motion/opposition I am filing with this form is: \checkmark \$0 \$25 \$57 \$82 \$129 \$154

Party filing Motion/Opposition: Employee of Roberts Stoffel Family Law Group Date 5/17/2021

Signature of Party or Preparer _____/s/ Amanda M. Roberts, Esq.

1 2 3 4 5 6 7 8	EXH Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario DISTRICT COURT					
9	CLARK COUNTY, NEVADA					
10	EMILY BELLISARIO,) Case No: D-20-605263-D					
11) Dept No: P					
12	Plaintiff,)v.)EXHIBITS IN SUPPORT OF					
13) PLAINTIFF'S OPPOSITION TO BRADLEY BELLISARIO,) DEFENDANT'S MOTION					
14 15) OPPOSITION TO DEFENDANT'S					
16	Defendant.) MOTION TO REMOVE S.C.R.A.M.) DEVICE; AND COUNTERMOTION					
17) TO DRUG TEST DEFENDANT, FOR) AN AWARD OF ATTORNEY'S FEES					
18) AND COSTS, AND RELATED					
19) RELIEF.					
20	In accordance with EDCR § 5.205, the Plaintiff, Emily Bellisario, hereby					
21						
22	submits Exhibits in Support of Plaintiff's Opposition to Defendant's Motion to					
23	Remove S.C.R.A.M. Device; and Countermotion to Drug Test Defendant, for an					
24 25	Award of Attorney's Fees and Costs, and Related Relief, as follows:					
25 26						
27						
28	Page 1 of 4					

1 2	EXHIBIT	DESCRIPTION	BATE STAMP NUMBER
		Register of Actions for State of Nevada	
3		vs. Bellisario, Bradley John (Case No. 20-	
4	1.	CR-009080) Ring doorbell video of Bradley driving	PLTF0399 – PLTF0400
5		recklessly and damaging vehicles and	
6		knocking down light post on or about	
7	2.	June 22, 2020.	PLTF0032
3		Photographs of damage and destruction	
		caused by Bradley on or about June 22,	
	3.	2020.	PLTF0035 – PLTF0043
		Distant of domage and destruction acused	
		Photos of damage and destruction caused to Emily's residence by Bradley on or	
	4.	about September 16, 2019	PLTF0004-PLTF0025
	5.	Text messages from Bradley to Emily.	PLTF0461
			PLTF0386-PLTF0394,
			PLTF0459, PLTF0587- PLTF0590, PLTF0785-
		Evidence of inappropriate communication	PLTF0786, and
	6.	from Bradley to Attorney Roberts	PLTF0787
		Video of Bradley throwing items at	
		Emily's residence on or about January 2,	
	7.	2021.	PLTF0395
		Wiz-Net efiling description of	
		correspondence sent from Bradley Bellisario to Attorney Roberts on May 12,	
	8.	2021.	PLTF0785-PLTF0786
		Correspondence from Bradley Bellisario	
	9.	to Attorney Roberts dated May 12, 2021	PLTF0787



1	CERTIFICATE OF SERVICE
2	I hereby certify that I am an employee of Roberts Stoffel Family Law Group,
3	and on the 7 day of May, 2021, I served by and through Wiz-Net electronic
4	service, pursuant to Clark County District Court Administrative Order 14-2 for
5 6	
7	service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Exhibits
8	in Support of Plaintiff's Opposition to Defendant's Motion to Remove S.C.R.A.M.
9	Device; and Countermotion to Drug Test Defendant, for an Award of Attorney's
10	Fees and Costs, and Related Relief, to the following:
11	Bradley Bellisario
12	Email: Bradb@bellisariolaw.com
13	Defendant <i>in proper person</i>
14	By: OR MAN
15 16	Employee of Roberts Stoffel Family Law Group
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26 27	
27	Page 4 of 4

EXHIBIT "1"

EXHIBIT "1"

EXHIBIT "1"

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-009080 State of Nevada vs. BELLISARIO, BRADLEY JOHN Case Type: Misdemeanor CR 9 06/23/2020 ŝ Date Filed: JC Department 15 Location: š 6 PARTY INFORMATION Lead Attorneys BELLISARIO, BRADLEY JOHN Ross C. Goodman Defendant Retained 702-383-5088(W) State of State of Nevada Nevada CHARGE INFORMATION Charges: BELLISARIO, BRADLEY JOHN Statute Level Date 01/06/2021 Viol dom violence EPO [52917] DUI of alcohol and/or controlled or prohibited substance, 2nd 33,100 Misdemeanor 484C.400.1b Misdemeanor 01/06/2021 2. offense [53902] 484C.110/484C.400.1a Misdemeanor 06/22/2020 999.DUI of alcohol and/or controlled or prohibited substance, 1st offense [53900] 06/22/2020 999.Viol dom violence TPO [52916] 33,100 Misdemeanor EVENTS & ORDERS OF THE COURT DISPOSITIONS 01/06/2021 Disposition (Judicial Officer: De La Garza, Melisa) 999. DUI of alcohol and/or controlled or prohibited substance, 1st offense [53900] DA Denial 01/06/2021 Disposition (Judicial Officer: De La Garza, Melisa) 999. Viol dom violence TPO [52916] DA Denial OTHER EVENTS AND HEARINGS 06/23/2020 Original Track Assignment JC14 06/23/2020 DA Request for Prosecution Request for Prosecution Sent to DA 06/23/2020 Case Assignment Sent Case Assignment Sent 06/23/2020 CANCELED Initial Appearance Justice Court (PC Review) (1:30 PM) (Judicial Officer Bonaventure, Joseph M.) Custody Change - Surety Bond Posted 06/23/2020 Surety Bond Acceptance-Notice of Appearance 06/23/2020 Surety Bond 06/23/2020 Probable Cause Review Packet - Initial Appearance Court 08/24/2020 Status Check on Filing of Criminal Complaint (8:30 AM) (Judicial Officer De La Garza, Melisa) Surety Bond Result: Matter Heard 08/24/2020 Motion to Continue - State granted Continued for Status Check on filing of Criminal Complaint 08/24/2020 08/24/2020 Surety Bond Ordered Exonerated SV25-5069157 08/24/2020 Minute Order - Department 15 08/24/2020 Surety Bond Exonerated 11/23/2020 Status Check on Filing of Criminal Complaint (8:00 AM) (Judicial Officer De La Garza, Melisa) Surety Bond Result: Matter Heard 11/23/2020 State Requests Additional Time for Filing of Complaint 11/23/2020 Continued for Status Check on filing of Criminal Complaint 11/23/2020 Minute Order - Department 15 02/22/2021 Status Check on Filing of Criminal Complaint (8:00 AM) (Judicial Officer De La Garza, Melisa) Surety Bond

https://lvjcpa.clarkcountynv.gov/Anonymous/CaseDetail.aspx?CaseID=13228596

FINANCIAL INFORMATION

Defendant BELLISARIO, BRADLEY JOHN

1/11/2021

https://lvjcpa.clarkcountynv.gov/Anonymous/CaseDetail.aspx?CaseID=13228596

1/2

1/11/2021	1	/1	1,	12	0	2	1
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https://lvjcpa.clarkcountynv.gov/Anonymous/CaseDetail.aspx?CaseID=13228596

	Total Financial Assessment Total Payments and Credits Balance Due as of 01/11/2	3	, ,	·		50.00 50. 0 0 0.00
06/23/2020 06/23/2020		Receipt # PT-2020-03921			ALADDIN BAIL NV, INC	50.00 (50.00)

https://lvjcpa.clarkcountynv.gov/Anonymous/CaseDetail.aspx?CaseID=13228596

2/2

EXHIBIT "2"

Video Dropbox https://www.dropbox.com/s/m4cumsc6b8tij9x/8%20PLTF0032%2068413730856460683 17_stamp%20%28Ring%20Video%20of%20OP%20at%20House%29.mp4?dl=0

EXHIBIT "2"

https://www.dropbox.com/s/m4cumsc6b8tij9x/8%20PLTF0032%2068413730856460683 17 stamp%20%28Ring%20Video%20of%20OP%20at%20House%29.mp4?dl=0

EXHIBIT "2"

https://www.dropbox.com/s/m4cumsc6b8tij9x/8%20PLTF0032%2068413730856460683 17 stamp%20%28Ring%20Video%20of%20OP%20at%20House%29.mp4?dl=0

EXHIBIT "3"

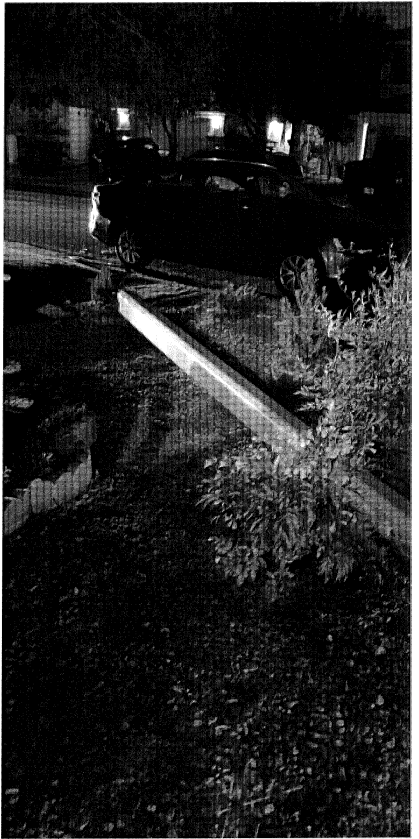
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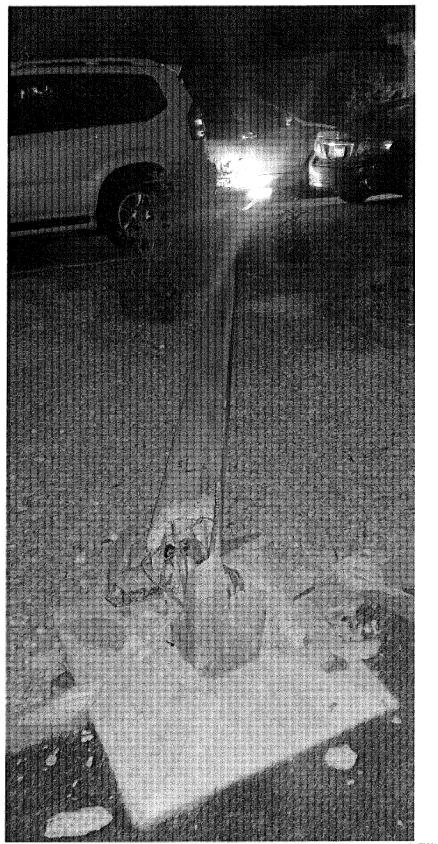
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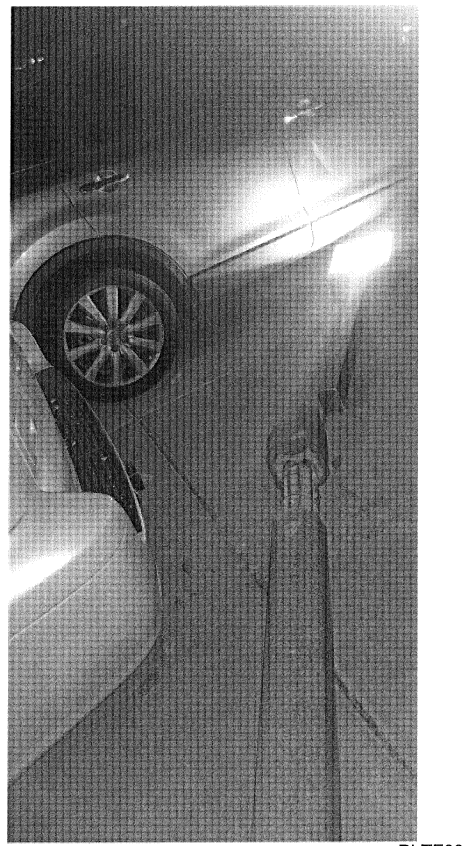
















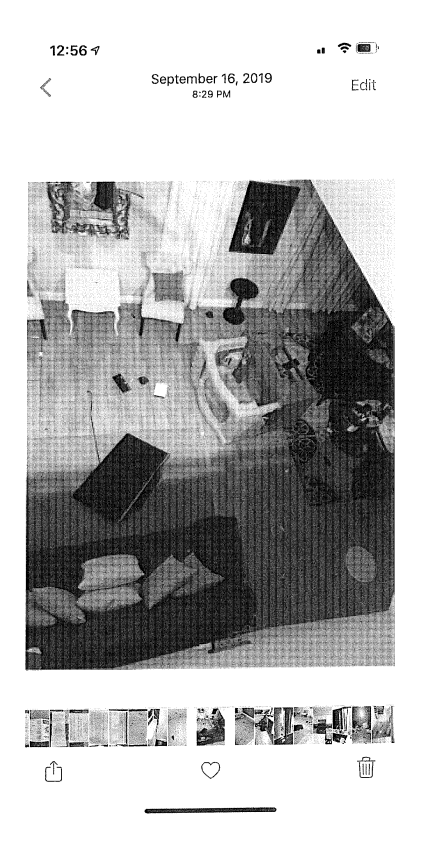
PLTF0042

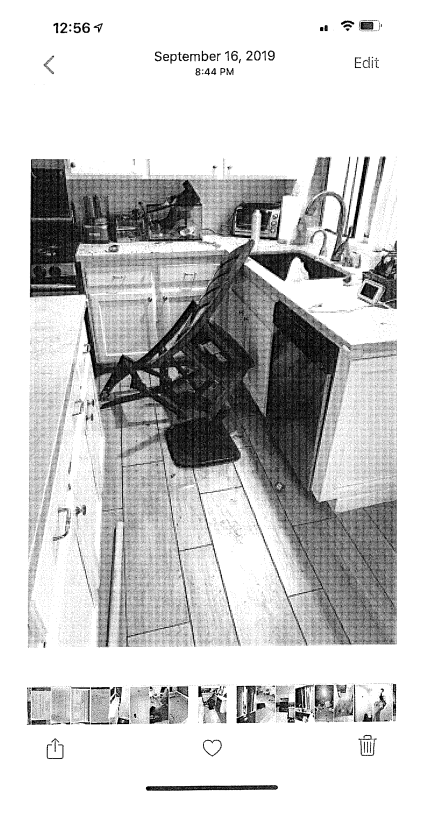


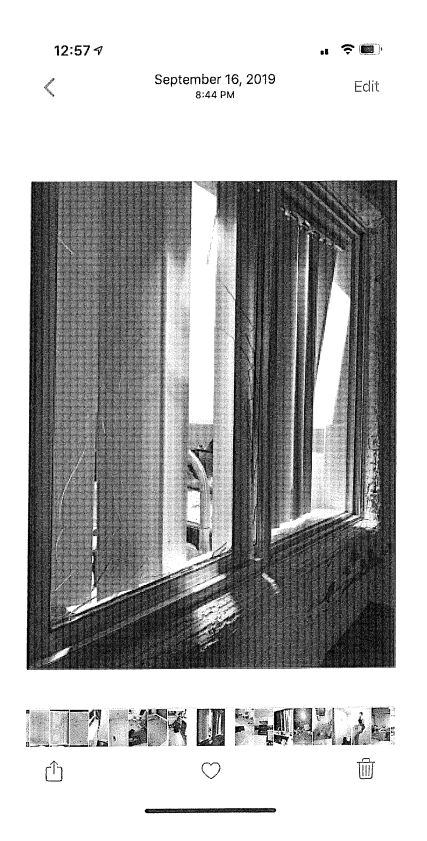
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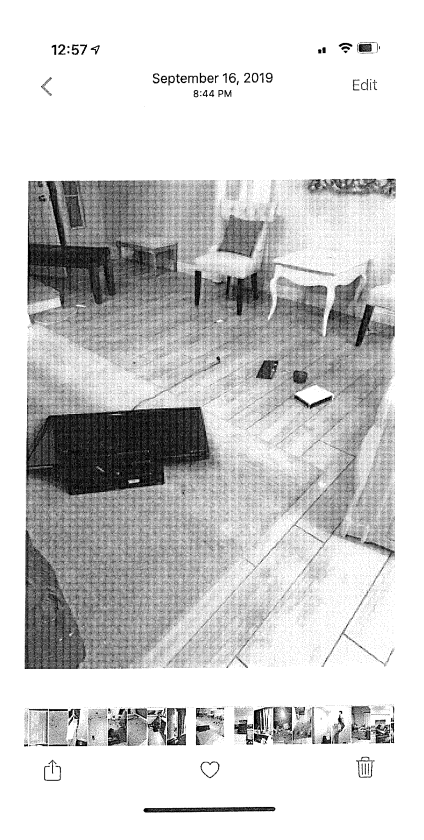
EXHIBIT "4"

EXHIBIT "4"

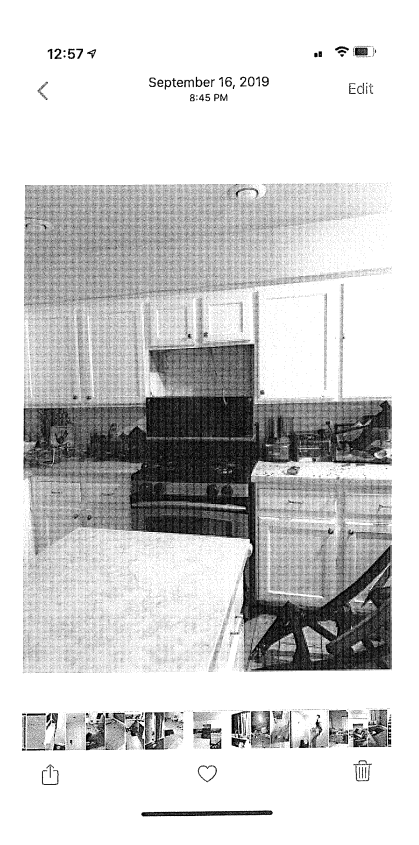


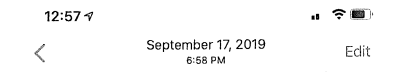


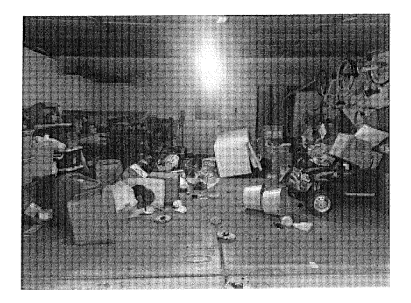




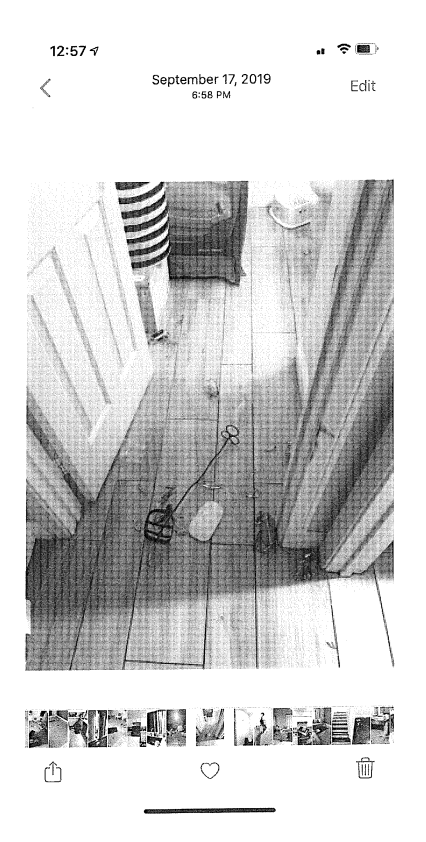
PLTF0007



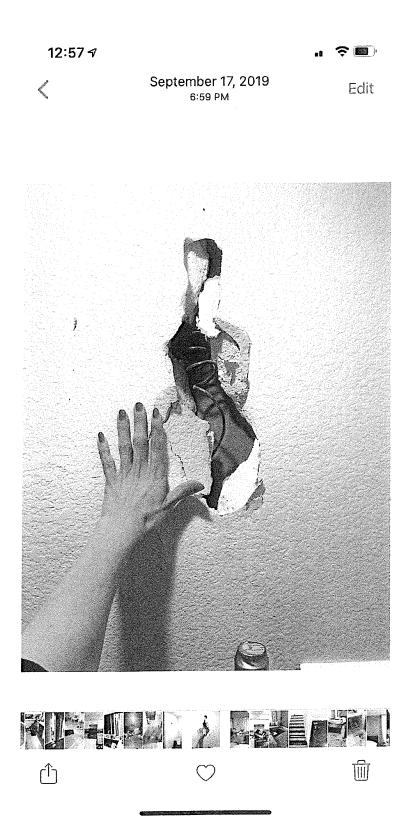


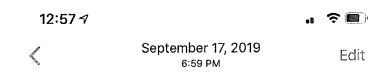


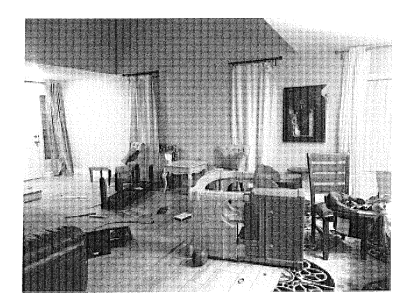




PLTF0010

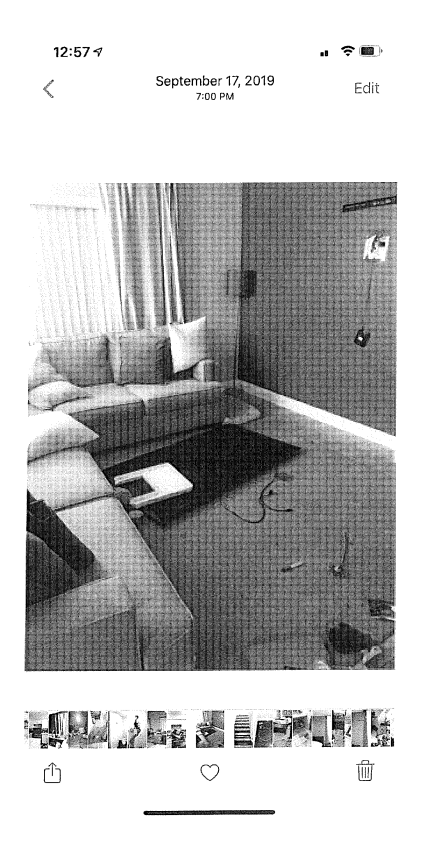


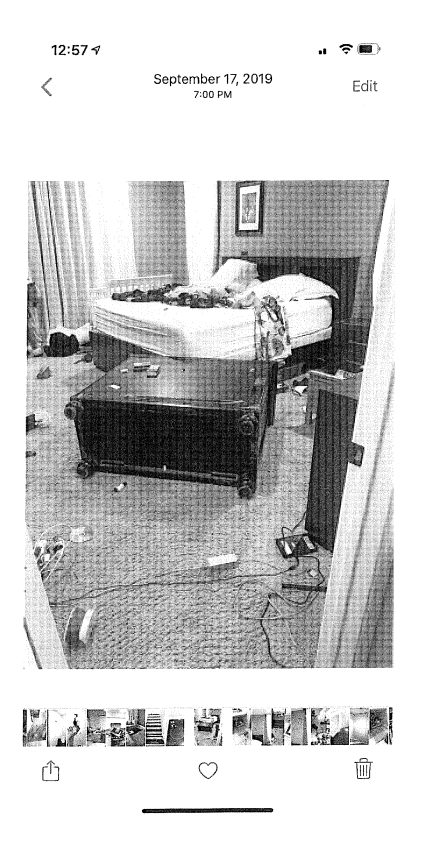


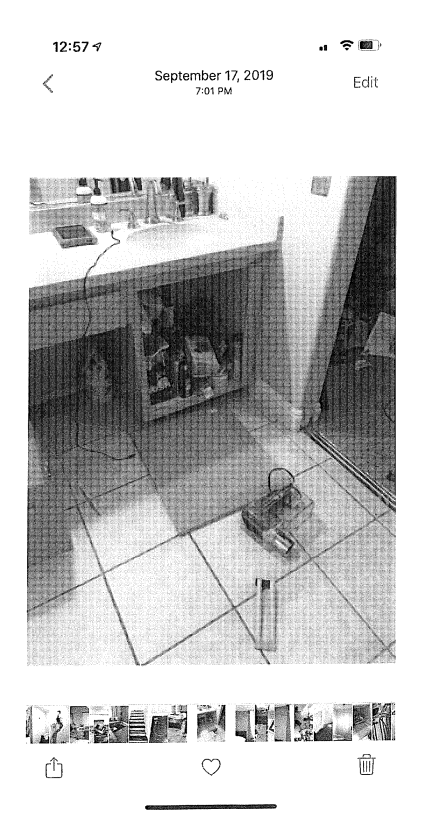


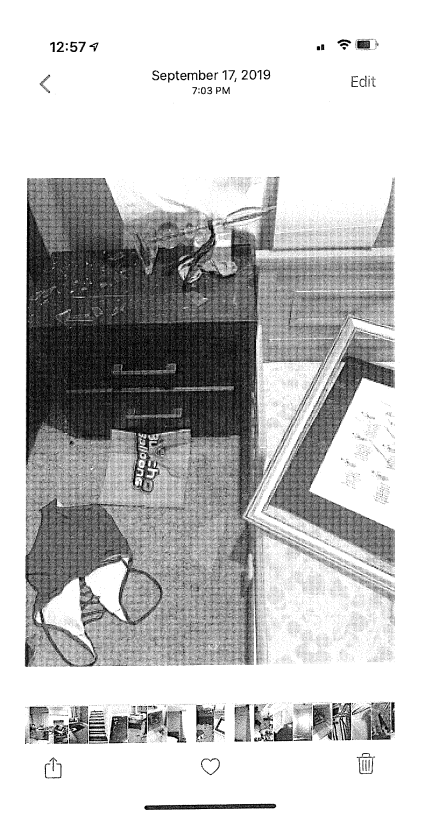




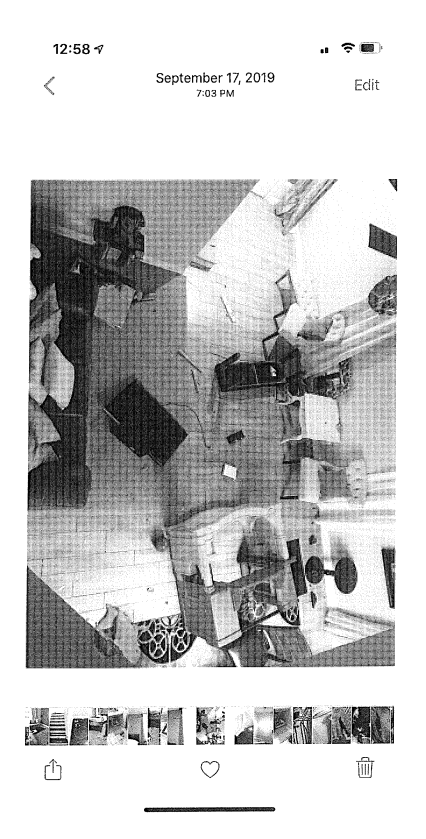






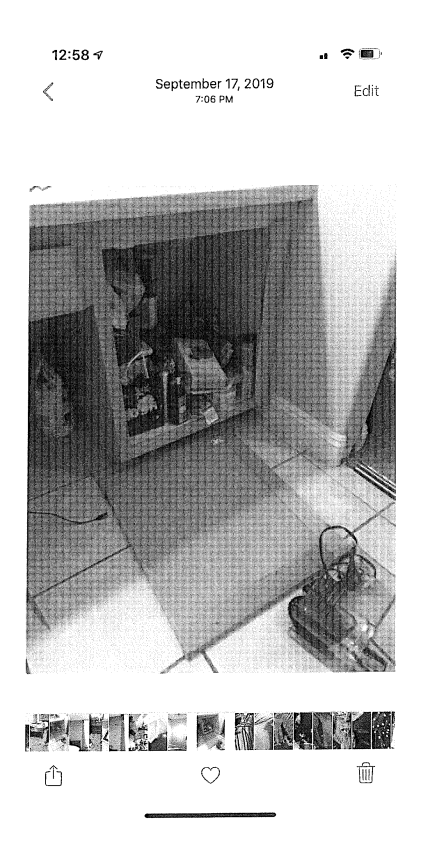


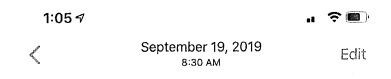
PLTF0017



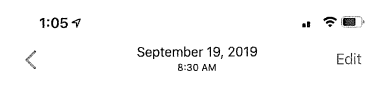
PLTF0018















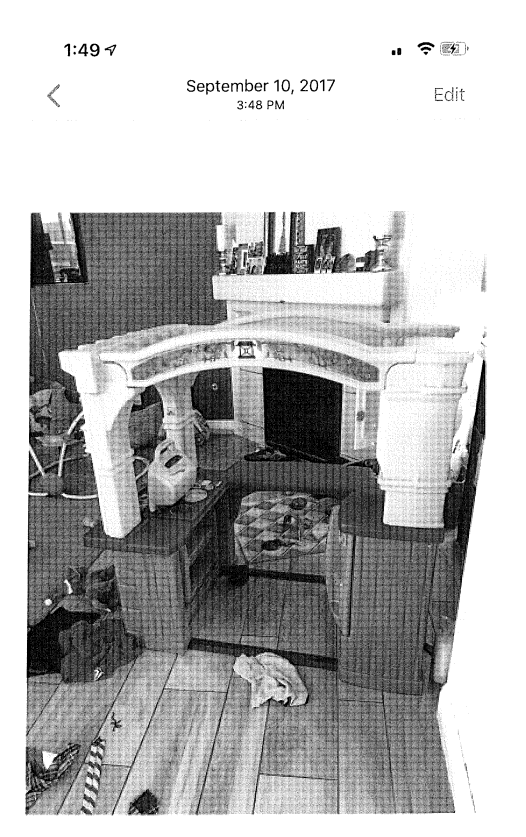






EXHIBIT "5"

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EXHIBIT "5"

EXHIBIT "5"

Mon, Jul 6, 8:25 PM

Answer a GD of wmessage 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 "6"

EXHIBIT "6"

EXHIBIT "6"

From:	bradley bellisario <bradb@bellisariolaw.com></bradb@bellisariolaw.com>
Sent:	Wednesday, December 30, 2020 3:10 PM
То:	Colleen O'Brien
Cc:	efile
Subject:	Re: Bellisario

Good afternoon Mass Roberts and Ms. O'Brien.

Please let me know when the prostitute you represent would like to provide make up time with my son, Brayden. She never attempted to bring to him out with the girls on Saturday.

Bradley Bellisario

From: Colleen O'Brien <colleen@lvfamilylaw.com> Date: Wednesday, December 16, 2020 at 4:51 PM To: bradley bellisario <bradb@bellisariolaw.com> Cc: efile <efile@lvfamilylaw.com> Subject: RE: Bellisario

I downloaded all of our disclosures onto a USB Drive and mailed the same.

Thank you,

Colleen O'Brien Legal Assistant to Amanda M. Roberts, Esq. ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road (Office is located on a small side street, University) Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 WEB: <u>lvfamilylaw.com</u>

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

PLEASE REPLY ALL WHEN RESPONDING TO EMAILS

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

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

We truly apologize for any inconvenience that this has caused. As we try to work through this trying time, we will continue to provide legal services for our community to the greatest extent possible. It is **very important** during this

1

time to ensure that you copy <u>efile@lvfamilylaw.com</u> on all emails so that your legal matters can be addressed by any staff member who is working during the limited hours of operation.

From: bradley bellisario <bradb@bellisariolaw.com> Sent: Wednesday, December 16, 2020 4:27 PM To: Colleen O'Brien <colleen@lvfamilylaw.com> Subject: Re: Bellisario

Didn't get a response.

Sent from my iPhone

On Dec 16, 2020, at 4:05 PM, bradley bellisario <<u>bradb@bellisariolaw.com</u>> wrote:

Please share the previous disclosures as I don't have them.

Sent from my iPhone

On Dec 16, 2020, at 3:33 PM, Colleen O'Brien < colleen@lvfamilylaw.com > wrote:

Bradley,

I just served you our Fourth Supplemental Disclosures.

Bates Stamp PLTF50 are videos.

I have uploaded them to Dropbox.

Please let me know if you prefer that I put the video on a disc and mail it.

Thank you,

Colleen O'Brien Legal Assistant to Amanda M. Roberts, Esq. ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road (Office is located on a small side street, University) Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 WEB: <u>lvfamilylaw.com</u>

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PLEASE **<u>REPLY ALL</u>** WHEN RESPONDING TO EMAILS

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from in-person meetings with members of the public. The firm will remain operational at the present time, but we will be working remotely with limited services in the office. Therefore, all clients meeting and consultations will be made via telephone. We can be reached via telephone at (702) 474-7007.

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

From:	bradley bellisario <bradb@bellisariolaw.com></bradb@bellisariolaw.com>
Sent:	Wednesday, December 30, 2020 4:20 PM
То:	Colleen O'Brien
Cc:	efile
Subject:	Re: Bellisario

Can you or Mass Roberts please respond with a time for make up visitation. Please contact the prostitute and have a response ASAP.

Sent from my iPhone

On Dec 30, 2020, at 3:10 PM, bradley bellisario <bradb@bellisariolaw.com> wrote:

Good afternoon Mass Roberts and Ms. O'Brien.

Please let me know when the prostitute you represent would like to provide make up time with my son, Brayden. She never attempted to bring to him out with the girls on Saturday.

Bradley Bellisario

From: Colleen O'Brien <colleen@lvfamilylaw.com> Date: Wednesday, December 16, 2020 at 4:51 PM To: bradley bellisario <bradb@bellisariolaw.com> Cc: efile <efile@lvfamilylaw.com> Subject: RE: Bellisario

I downloaded all of our disclosures onto a USB Drive and mailed the same.

Thank you,

Colleen O'Brien Legal Assistant to Amanda M. Roberts, Esq. ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road (Office is located on a small side street, University) Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 WEB: <u>lvfamilylaw.com</u>

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PLEASE **REPLY ALL** WHEN RESPONDING TO EMAILS

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From: bradley bellisario <bradb@bellisariolaw.com> Sent: Wednesday, December 16, 2020 4:27 PM To: Colleen O'Brien <colleen@lvfamilylaw.com> Subject: Re: Bellisario

Didn't get a response.

Sent from my iPhone

On Dec 16, 2020, at 4:05 PM, bradley bellisario <<u>bradb@bellisariolaw.com</u>> wrote:

Please share the previous disclosures as I don't have them.

Sent from my iPhone

On Dec 16, 2020, at 3:33 PM, Colleen O'Brien <<u>colleen@lvfamilylaw.com</u>> wrote:

Bradley,

I just served you our Fourth Supplemental Disclosures.

Bates Stamp PLTF50 are videos.

I have uploaded them to Dropbox.

Please let me know if you prefer that I put the video on a disc and mail it.

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Thank you,

Colleen O'Brien

Legal Assistant to Amanda M. Roberts, Esq. ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road (Office is located on a small side street, University) Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 WEB: lvfamilylaw.com

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From:	bradley bellisario <bradb@bellisariolaw.com></bradb@bellisariolaw.com>
Sent:	Thursday, December 31, 2020 9:46 AM
То:	Colleen O'Brien
Subject:	Re: Automatic reply: Bellisario

Could Mass Roberts please respond after her morning pie. Thank you.

Sent from my iPhone

On Dec 30, 2020, at 4:20 PM, Colleen O'Brien <colleen@lvfamilylaw.com> wrote:

In observation of the holiday season, Roberts Stoffel Family Law Group will be closed from Wednesday, December 23, 2020 at noon through Monday, January 4, 2021 at 8:00 a.m. During that time, attorneys and staff will not have access to their emails, the email being checked will be <u>efile@lvfamilylaw.com</u> except on Christmas Eve, Christmas Day and New Year's Day. Any emails not copied to <u>efile@lvfamilylaw.com</u> will not be responded to until the office reopens.

If you have an urgent issue during this time, please send an email to <u>efile@lvfamilylaw.com</u>, but also call the office at (702) 474-7007 and leave a voicemail to alert the attorneys and staff to the urgency of the issue. Someone is checking voicemails daily except on Christmas Eve, Christmas Day and New Year's Day.

We wish you and your family a happy and safe holiday season!

From:	bradley bellisario <bradb@bellisariolaw.com></bradb@bellisariolaw.com>
Sent:	Thursday, December 31, 2020 2:22 PM
То:	efile
Subject:	Re: Automatic reply: Bellisario

Hey Fat Fuck. Can you please let me know when Emily will be providing make up visitation. Happy new year.

Sent from my iPhone

On Dec 31, 2020, at 9:45 AM, bradley bellisario <bradb@bellisariolaw.com> wrote:

Could Mass Roberts please respond after her morning pie. Thank you.

Sent from my iPhone

On Dec 30, 2020, at 4:20 PM, Colleen O'Brien <colleen@lvfamilylaw.com> wrote:

In observation of the holiday season, Roberts Stoffel Family Law Group will be closed from Wednesday, December 23, 2020 at noon through Monday, January 4, 2021 at 8:00 a.m. During that time, attorneys and staff will not have access to their emails, the email being checked will be <u>efile@lvfamilylaw.com</u> except on Christmas Eve, Christmas Day and New Year's Day. Any emails not copied to <u>efile@lvfamilylaw.com</u> will not be responded to until the office reopens.

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We wish you and your family a happy and safe holiday season!

From:	bradley bellisario <bradb@bellisariolaw.com></bradb@bellisariolaw.com>
Sent:	Friday, January 8, 2021 3:14 PM
То:	Colleen O'Brien
Cc:	efile
Subject:	Re: Automatic reply: Bellisario

Hey fat fuck. Let me know if we can work out Emily giving me makeup time before noon tomorrow.

Sent from my iPhone

On Dec 30, 2020, at 4:20 PM, Colleen O'Brien <colleen@lvfamilylaw.com> wrote:

In observation of the holiday season, Roberts Stoffel Family Law Group will be closed from Wednesday, December 23, 2020 at noon through Monday, January 4, 2021 at 8:00 a.m. During that time, attorneys and staff will not have access to their emails, the email being checked will be <u>efile@lvfamilylaw.com</u> except on Christmas Eve, Christmas Day and New Year's Day. Any emails not copied to <u>efile@lvfamilylaw.com</u> will not be responded to until the office reopens.

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1

We wish you and your family a happy and safe holiday season!

ELECTRONICALLY SERVED 2/4/2021 2:47 PM

FEBRUARY 4, 2021

Sent Via Electronic Service Only Amanda Roberts 4411 S. Pecos Rd. Las Vegas, NV 89121

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

Ms. Amanda Roberts,

As Michael Jordan once stated, "I'm back." I'm sure your client has informed you of the events from January 23, 2020. Pursuant to communication with authorities it is evident that you and your client conspired to file a false police report in June of 2020 and further communicated with authorities to have me taken into police custody, in front of my children in an effort for me to miss family court on January 25, 2020. You truly are the biggest piece of trash I've ever encountered. You and your husband must love being sued.

Please take notice that due to my ten (10) day incarceration I missed my visitation time on January 30, 2020 with all three of my children. I have made accommodations for either Saira McKinley or my mom to pick up all three (3) children on February 6, 2020 at noon for my visitation. My mother was previously approved by CPS as a supervisor, additionally, your client previously agreed to Saira McKinley as a supervisor. Any resistance to the two previously approved supervisors as transportation for the visitation will be met with a motion, request for sanctions, and bar complaint.

Additionally, we will need to schedule makeup time for the visitation I missed on January 30th due to you and your client's illegal actions. I am agreeable to have the children for a full 8 hours on February 6th, or we can schedule an additional four (4) hour visit on any other day in the immediate future. Any resistance, or another claim that your client's position is that I had my visitation, will be met with a motion, request for sanctions, and bar complaint.

Please respond as soon as possible. If I do not hear back from you on this matter by 5pm Friday I will file a motion accordingly.

Not cordially yours,

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

Case Number: D-20-605263-D

From:	bradley bellisario <bradb@bellisariolaw.com></bradb@bellisariolaw.com>
Sent:	Monday, March 29, 2021 1:23 PM
То:	Colleen O'Brien
Cc:	efile
Subject:	Re: Bellisario

I'll read over the amended proposed order shortly to answer your questions. Thanks for being a PoS as usual.

Have a great day.

Sent from my iPhone

On Mar 29, 2021, at 1:16 PM, bradley bellisario <bradb@bellisariolaw.com> wrote:

You didn't answer my question.

Sent from my iPhone

On Mar 29, 2021, at 1:14 PM, Colleen O'Brien <colleen@lvfamilylaw.com> wrote:

Will you be signing the edited DCRR or will we be submitting absent your signature, or separately?

Thank you,

Colleen O'Brien Legal Assistant to Amanda M. Roberts, Esq. ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road (Office is located on a small side street, University) Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 WEB: lvfamilylaw.com

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From: bradley bellisario <bradb@bellisariolaw.com> Sent: Monday, March 29, 2021 1:14 PM To: Colleen O'Brien <colleen@lvfamilylaw.com> Cc: efile <efile@lvfamilylaw.com> Subject: Re: Bellisario

Colleen,

Following up on when your client is going to stop concealing the children and conduct a visitation exchange.

Sent from my iPhone

On Mar 29, 2021, at 12:03 PM, Colleen O'Brien <<u>colleen@lvfamilylaw.com</u>> wrote:

Brad,

I am following up on my email from Friday.

Will you be signing the attached?

Thank you,

Colleen O'Brien Legal Assistant to Amanda M. Roberts, Esq. ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road (Office is located on a small side street, University) Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 WEB: <u>lvfamilylaw.com</u>

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From: Colleen O'Brien <<u>colleen@lvfamilylaw.com</u>> Sent: Friday, March 26, 2021 9:57 AM To: 'bradley bellisario' <<u>bradb@bellisariolaw.com</u>> Cc: efile <<u>efile@lvfamilylaw.com</u>> Subject: Bellisario

Brad,

Attached please find the DCRR with the changes made by Jay Young.

I contacted Vivian Canela to confirm that it was okay that I adjust the pages so that the signature lines are on one page, as opposed to two.

I have also attached the Word document sent to us by Vivian, should you feel the need to compare the two.

Please sign and return it back to me and I will forward it to the Discovery Inbox.

Thank you,

Colleen O'Brien Legal Assistant to Amanda M. Roberts, Esq. ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road (Office is located on a small side street, University) Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 WEB: lvfamilylaw.com

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<03-24-21 BELLISARIO V BELLISARIO DCRR D-20-605263-D DEPT P CR 20 EDITED.DOC> <DCRR Bellisario.pdf>

4

From: Sent:	efilingmail@tylerhost.net Wednesday, May 12, 2021 4:40 PM
To:	efile
Subject:	Notification of Service for Case: D-20-605263-D, Emily Bellisario, Plaintiffvs.Bradley John Bellisario, Defendant. for filing Service Only, Envelope Number: 7874088

Notification of Service

×

Case Number: D-20-605263-D Case Style: Emily Bellisario, Plaintiffvs.Bradley John Bellisario, Defendant. Envelope Number: 7874088

This is a notification of service for the filing listed. Please click the link below to retrieve the submitted document.

	Filing Details
Case Number	D-20-605263-D
Case Style	Emily Bellisario, Plaintiffvs.Bradley John Bellisario, Defendant.
Date/Time Submitted	5/12/2021 4:39 PM PST
Filing Type	Service Only
Filing Description	Letter to Mass Roberts
Filed By	Bradley Bellisario
Service Contacts	Emily Bellisario: Amanda Roberts (efile@lvfamilylaw.com) Bradley John Bellisario:
	Bradley Bellisario (bradb@bellisariolaw.com) Bradley John Bellisario:
	Bradley Bellisario (bradb@bellisariolaw.com)

Document Details	
Served Document	Download Document
This link is active for 30 days.	

2

ELECTRONICALLY SERVED 5/12/2021 4:39 PM

MAY 12, 2021

<u>Sent Via Electronic Service Only</u> Amanda Roberts 4411 S. Pecos Rd. Las Vegas, NV 89121

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

Ms. Amanda Roberts,

Please provide all contact information for the therapist you and your client have chosen to provide "treatment" to my son. As you are aware the court stated you are required to give me the information for the therapist. Please respond by 5:00 pm tomorrow.

Can't wait to hear from you, Moon Pie.

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

EXHIBIT "7"

Video Dropbox

https://www.dropbox.com/sh/y6pue1himiylzbq/AACp7zZoDWwPRv1rD1jSqDRPa?dl=0

EXHIBIT "7"

Video Dropbox

https://www.dropbox.com/sh/y6pue1himiylzbq/AACp7zZoDWwPRv1rD1jSqDRPa?dl=0

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Video Dropbox

https://www.dropbox.com/sh/y6pue1himiylzbq/AACp7zZoDWwPRv1rD1jSqDRPa?dl=0

EXHIBIT "8"

EXHIBIT "8"

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From:	efilingmail@tylerhost.net
Sent:	Wednesday, May 12, 2021 4:40 PM
To:	efile
Subject:	Notification of Service for Case: D-20-605263-D, Emily Bellisario, Plaintiffvs.Bradley John Bellisario,
-	Defendant, for filing Service Only, Envelope Number: 7874088

Notification of Service



Case Number: D-20-605263-D Case Style: Emily Bellisario, Plaintiffvs.Bradley John Bellisario, Defendant. Envelope Number: 7874088

This is a notification of service for the filing listed. Please click the link below to retrieve the submitted document.

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Case Style	Emily Bellisario, Plaintiffvs.Bradley John Bellisario, Defendant.
Date/Time Submitted	5/12/2021 4:39 PM PST
Filing Type	Service Only
Filing Description	Letter to Mass Roberts
Filed By	Bradley Bellisario
Service Contacts	Emily Bellisario: Amanda Roberts (efile@lvfamilylaw.com)
	Bradley John Bellisario: Bradley Bellisario (bradb@bellisariolaw.com)
	Bradley John Bellisario: Bradley Bellisario (bradb@bellisariolaw.com)

	Document Details
Served Document	Download Document
This link is active for 30 days.	

2

EXHIBIT "9"

EXHIBIT "9"

EXHIBIT "9"