IN THE SUPREME COURT OF THE STATE OF NEVADA

BRADLEY JOHN BELLISARIO Appellant,

v.

EMILY BELLISARIO,

Respondent.

Electronically Filed Apr 08 2022 09:55 p.m. Elizabeth A. Brown Clerk of Supreme Court

Supreme Court No.: 84128

District Court No.: D605263

APPEAL FROM FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECREE OF DIVORCE

Eighth Judicial District Court of the State of Nevada
In and for the County of Clark
THE HONORABLE MARY PERRY
DISTRICT COURT JUDGE

APPELLANT APPENDIX - VOL. 20

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VOL.	DATE	PLEADING	BATES NO.
1	03/25/2020	Acceptance of Service	AA0141-142
2	12/01/2020	Affidavit of Sandra L. Pomrenze	AA0334-336
5	02/08/2021	Affidavit of Service	AA1044
8	03/03/2021	Affidavit of Service	AA1755
2	11/25/2020	Affidavit Regarding Grounds for	AA0327-333
		Disqualification of Judge	
6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
		Disqualification of Judge	1351
13	06/11/2021	Amended Notice of Discovery Dispute	AA3154-
		Conference	3156
10	04/22/2021	Amended Order After Hearing	AA2433-
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1	04/09/2020	Answer and Counterclaim	AA0143-147
2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
5	02/07/2021	Bradley Bellisario's Financial Disclosure	AA1034-
		Form	1040
20	01/20/2022	Case Appeal Statement	AA4936-
			4940
3	01/11/2021	Certificate of Service	AA0584-586
8	03/02/2021	Certificate of Service	AA1753-
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1	03/05/2020	Complaint for Divorce	AA0001-7
10	04/22/2021	Court Minutes from April 22, 2021	AA2431-
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10	04/14/2021	Court Minutes from April 6, 2021	AA2380-
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10	04/07/2021	Court Minutes from April 7, 2021	AA2271-
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7	02/11/2021	Court Minutes from February 11, 2021	AA1542-
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12	05/11/2021	Court Minutes from Hearing May 11, 2021	AA2789-
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14	07/07/2021	Court Minutes from July 7, 2021	AA3255-
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4	01/25/2021	Court Minutes From Status Check on January 25, 2021	AA0856-858
8	03/09/2021	Decision and Order	AA1817- 1823
9	03/22/2021	Decision and Order	AA2082- 2084
4	01/20/2021	Decision and Order re: Peremptory Challenge	AA0827-829
8	03/09/2021	Defendant's Motion for Reconsideration Regarding Defendant's Motion to Disqualify Judge Mary Perry	AA1966- 1979
10	04/08/2021	Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021	AA2318- 2330
10	04/27/2021	Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021	AA2470- 2478
9	04/06/2021	Discovery Commissioner's Report and Recommendations	AA2142- 2149
13-14	07/06/2021	Discovery Commissioner's Report and Recommendations	AA3238- 3254
14	09/02/2021	Discovery Commissioner's Report and Recommendations	AA3339- 3351

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3	12/23/2020	Emily Bellisario Financial Disclosure Form	AA0556-566
14	12/13/2021	Emily's Financial Disclosure Form	AA3446- 3456
1	03/13/2020	Errata to Motion for Primary Physical Custody, et al.	AA0122-126
1	03/13/2020	Ex Parte Application for Order Shortening Time	AA0127-140
5	02/05/2021	Ex Parte Application for Order Shortening Time	AA1022- 1033
8	03/09/2021	Ex Parte Application for Order Shortening Time	AA1950- 1961
8	03/11/2021	Ex Parte Application for Order Shortening Time	AA1989- 1997
7	02/26/2021	Ex Parte Application for Order Shortening Time on Defendant's Motion to Disqualify Judge	AA1731- 1739
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8	03/09/2021	Exhibits in Support of Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce	AA1878- 1949

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		Child Support Arrears to Judgment, to Reduce	
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		Cuse Why Plaintiff and Plaintiff's Counsel,	
		Amanda Roberts, Esq., Should Not Be Held In	
	•	•	

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

6-7	02/11/2021	Motion for Relief from Amended July 30, 2020, Order, July 30, 2020, Order, and	AA1444- 1537
		October 22, 2020, Order	1337
10	04/08/2021	Motion for Relief from Order After Hearing	AA2285-
		Regarding Hearing on January 25, 2021, and	2315
		Motion for Leave to File Renewed Motion to	
		Disqualify Judge Mary Perry	
3-4	01/11/2021	Motion for Relief from Order After Hearing	AA0596-811
		Regarding Hearing on November 24, 2020	
5	02/09/2021	Motion to Compel Discovery, for Attorney's	AA1047-
		Fees and Costs, and Related Relief	1072
6	02/11/2021	Motion to Disqualify Judge Pursant to NCJC	AA1352-
		2.11	1443
4	02/05/2021	Motion to Extend Protection Order, Joining	AA0888-931
		Bradley's Business as a Party to the Action,	
		Appoint a Receiver for the Business, Deeming	
		Bradley a Vexatious Litigation [sic] and	
		Consolidating Civil Cases to This Action,	
		Modifying Legal Custody, Modifying	
		Visitation, for Mental Health Evaluation, for	
		Order to Show Cause and to Hold Bradley in	
		Contempt, to Reduce Child Support Arrears to	
		Judgment, to Reduce Temporary Support to	
		Judgment, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
8	03/09/2021	Motion to Extend Protection Order, Joining	AA1834-
		Bradley's Business as a Party to the Action,	1877
		Appoint a Receiver for the Business, Deeming	
		Bradley a Vexatious Litigation [sic] and	
		Consolidating Civil Cases to This Action,	
		Modifying Legal Custody, Modifying	
		Visitation, for Mental Health Evaluation, for	
		Order to Show Cause and to Hold Bradley in	
		Contempt, to Reduce Child Support Arrears to	
		Judgment, to Reduce Temporary Support to	
		Judgment, for an Award of Attorney's Fees	
12	05/06/2021	and Costs, and Related Relief	A A 2760
12	05/06/2021	Motion to Remove S.C.R.A.M. Device	AA2760-
			2778

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

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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-
		2	3153
10	04/26/2021	Notice of Entry of Amended Order After	AA2459-
		Hearing	2469
8	03/09/2021	Notice of Entry of Decision and Order	AA1824-
			1833
20	12/23/2021	Notice of Entry of Findings of Fact,	AA4898-
		Conclusions of Law, and Decree of Divorce	4932
8	03/10/2021	Notice of Entry of Order After Hearing	AA1983-
			1988
11	05/03/2021	Notice of Entry of Order After Hearing	AA2605-
			2618
12	05/12/2021	Notice of Entry of Order After Hearing	AA2816-
			2825
14	07/22/2021	Notice of Entry of Order After Hearing	AA3308-
			3316
14	09/20/2021	Notice of Entry of Order After Hearing	AA3385-
			3394
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3215-
		June 16, 2021	3224
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3225-
		May 18, 2021	3237
14	07/12/2021	Notice of Entry of Order Deeming Defendant	AA3288-
		a Vexatious Litigant	3300

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

12	05/14/2021	Opposition to Defendant's Motion for an	AA2832-
		Order to Show Cuse Why Plaintiff and	2851
		Plaintiff's Counsel, Amanda Roberts, Esq.,	
		Should Not Be Held In Contempt of Court;	
		and Countermotion for An Award of	
		Attorney's Fees and Costs	
13	06/02/2021	Opposition to Defendant's Motion for Order	AA3138-
		Pursuant to NRS 200.359 (Parental	3150
		Kidnapping by Plaintiff); and Countermotion	
		to Deem Defendant Vexatious Litigant and for	
		an Award of Attorney's Fees and Costs	
9	03/30/2021	Opposition to Defendant's Motion for Relief	AA2093-
		From Amended July 30, 2020, Order, July 30,	2110
		2020, Order and October 22, 2020 Order; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
4	01/25/2021	Opposition to Defendant's Motion for Relief	AA0875-887
		From Order After Hearing Regarding Hearing	
		on November 24, 2020; And Countermotion	
		for An Award of Attorney's Fees and Costs	
10	04/22/2021	Opposition to Defendant's Motion for Relief	AA2382-
		From Order After Hearing Regarding Hearing	2400
		on January 25, 2021 and Motion for Leave to	
		File Renewed Motion to Disqualify Judge	
		Mary Perry; and Countermotion for Leave of	
		Court to Refinance, to Deem Defendant	
		Vexatious Litigant, Waive Donna's House	
		Fees, and for an Award of Attorney's Fees and	
		Costs	
7	02/23/2021	Opposition to Defendant's Motion to	AA1704-
		Disqualify Judge Pursuant to NCJC 2.11; and	1720
		Countermotion for an Award of Attorney's	
10	0.4/0.0/2022	Fees and Costs and Related Relief	
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
10	05/45/0004	An Award of Attorney's Fees and Costs	1 1 2012
12	05/17/2021	Opposition to Defendant's Motion to Remove	AA2913-
		S.C.R.A.M. Device; and Countermotion to	2934

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

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

7	03/02/2021	Order Shortening Time	AA1745-
			1747
3	01/11/2021	Peremptory Challenge	AA0582-583
14	12/20/2021	Plaintiff's Exhibit 1	AA3477-
			3480
15	12/20/2021	Plaintiff's Exhibit 10	AA3540-
			3546
17	12/20/2021	Plaintiff's Exhibit 100	AA4079-
			4080
17	12/20/2021	Plaintiff's Exhibit 101	AA4081-
			4082
17	12/20/2021	Plaintiff's Exhibit 102	AA4083-
			4087
17	12/20/2021	Plaintiff's Exhibit 103	AA4088-
			4097
17	12/20/2021	Plaintiff's Exhibit 105	AA4098-
			4099
17	12/20/2021	Plaintiff's Exhibit 106	AA4100-
			4102
17	12/20/2021	Plaintiff's Exhibit 107	AA4103-
			4123
17	12/20/2021	Plaintiff's Exhibit 108	AA4124
17	12/20/2021	Plaintiff's Exhibit 109	AA4125-
			4177
15	12/20/2021	Plaintiff's Exhibit 11	AA3547-
			3556
17	12/20/2021	Plaintiff's Exhibit 110	AA4178-
. –			4192
17	12/20/2021	Plaintiff's Exhibit 111	AA4194-
1= 10	10/00/0001	DI 1 100 D 111 1 140	4205
17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
1.0	10/00/000		4267
18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
10	10/00/2021	D1 1 200 D 1112 114	4319
18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
10	10/00/0001	DI 1 (100 E 111 115	4339
18	12/20/2021	Plaintiff's Exhibit 115	AA4340-
			4355

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

15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
1.5	12/20/2021	DI : 4:00 E 1:1:4.22	3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670- 3677
15	12/20/2021	Plaintiff's Exhibit 22	
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-
13	12/20/2021	Fiantiff S Exhibit 20	3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
15 10	12/20/2021	Training S Daniel 27	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-
1.6	10/00/0001	DI 1 100 D 1111 05	3859
16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
1.6	12/20/2021	DI : .:00 E 1:1:4.26	3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863- 3864
16	12/20/2021	District: 60° a E-shihit 27	
16	12/20/2021	Plaintiff's Exhibit 37	AA3865- 3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
10	12/20/2021	1 Idillill S LAIIIOR JO	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	
		Fees and Costs	
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's	AA3004-
		Motion to Remove S.C.R.A.M. Device; And	3013
		Opposition to Plaintiff's Motion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
		Judge	1554

5	02/05/2021	Schedule of Arrears for Child Support With	AA1004-
		Confirmation Pursuant to EDCR 5.508	1013
5	02/05/2021	Schedule of Arrears for Temporary Support	AA1014-
		with Confirmation Pursuant to EDCR 5.508	1021
2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
12	05/10/2021	Supplemental [sic] to Opposition to	AA2779-
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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 20 as follows:

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

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville

Crystal Beville

IN THE SUPREME COURT OF THE STATE OF NEVADA

BRADLEY JOHN BELLISARIO Appellant,

v.

EMILY BELLISARIO,

Respondent.

Supreme Court No.: 84128

District Court No.: D605263

APPEAL FROM FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECREE OF DIVORCE

Eighth Judicial District Court of the State of Nevada
In and for the County of Clark
THE HONORABLE MARY PERRY
DISTRICT COURT JUDGE

APPELLANT APPENDIX - VOL. 20

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

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Attorney for Appellant,
Bradley John Bellisario

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1	03/13/2020	Errata to Motion for Primary Physical	AA0122-126
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9 04/06/2021 Notice of Entry of Protection Order Against Domestic Violence AA2166-2169 9 04/06/2021 Notice of Entry of Order for Supervised Visitations AA2170-2174 9-10 04/06/2021 Transcript re: April 6, 2021, Hearing on All Pending Motions AA2175-2270 10 04/07/2021 Court Minutes from April 7, 2021 AA2271-2272 10 04/07/2021 Transcript re: Hearing re: Status Check AA2273-2284 10 04/08/2021 Motion for Relief from Order After Hearing Regarding Hearing on January 25, 2021, and Motion for Leave to File Renewed Motion to Disqualify Judge Mary Perry AA2316-2317 10 04/08/2021 Minute Order of April 8, 2021 AA2316-2317 10 04/08/2021 Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021 AA2318-2330 10 04/14/2021 Memorandum of Attorney's Fees and Costs AA2331-2379 AA2380-2381 10 04/22/2021 Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing AA2382-2400			Discovery Commissioner's Report and	2165
Domestic Violence 2169			Recommendation	
9 04/06/2021 Notice of Entry of Order for Supervised Visitations AA2170-2174 9-10 04/06/2021 Transcript re: April 6, 2021, Hearing on All Pending Motions AA2175-2270 10 04/07/2021 Court Minutes from April 7, 2021 AA2271-2272 10 04/07/2021 Transcript re: Hearing re: Status Check AA2273-2284 10 04/08/2021 Motion for Relief from Order After Hearing Regarding Hearing on January 25, 2021, and Motion for Leave to File Renewed Motion to Disqualify Judge Mary Perry AA2315-2317 10 04/08/2021 Minute Order of April 8, 2021 AA2316-2317 10 04/08/2021 Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021 AA2318-2330 10 04/14/2021 Memorandum of Attorney's Fees and Costs A2331-2379 AA2380-2381 10 04/22/2021 Court Minutes from April 6, 2021 AA2380-2381 10 04/22/2021 Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing AA2382-2400	9	04/06/2021	Notice of Entry of Protection Order Against	AA2166-
Visitations 2174 9-10 04/06/2021 Transcript re: April 6, 2021, Hearing on All Pending Motions 2270 10 04/07/2021 Court Minutes from April 7, 2021 AA2271-2272 10 04/07/2021 Transcript re: Hearing re: Status Check AA2273-2284 10 04/08/2021 Motion for Relief from Order After Hearing Regarding Hearing on January 25, 2021, and Motion for Leave to File Renewed Motion to Disqualify Judge Mary Perry 10 04/08/2021 Minute Order of April 8, 2021 AA2316-2317 10 04/08/2021 Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021 10 04/14/2021 Memorandum of Attorney's Fees and Costs AA2331-2379 10 04/14/2021 Court Minutes from April 6, 2021 AA2380-2381 10 04/22/2021 Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing AA2382-2400			Domestic Violence	2169
9-10	9	04/06/2021	Notice of Entry of Order for Supervised	AA2170-
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10 04/07/2021 Court Minutes from April 7, 2021 AA2271-2272 10 04/07/2021 Transcript re: Hearing re: Status Check AA2273-2284 10 04/08/2021 Motion for Relief from Order After Hearing Regarding Hearing on January 25, 2021, and Motion for Leave to File Renewed Motion to Disqualify Judge Mary Perry AA2315 10 04/08/2021 Minute Order of April 8, 2021 AA2316-2317 10 04/08/2021 Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2030 2330 10 04/14/2021 Memorandum of Attorney's Fees and Costs A2331-2379 AA2380-2381 10 04/14/2021 Court Minutes from April 6, 2021 AA2380-2381 10 04/22/2021 Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing AA2382-2400	9-10	04/06/2021	Transcript re: April 6, 2021, Hearing on All	AA2175-
2272			Pending Motions	2270
10 04/07/2021 Transcript re: Hearing re: Status Check AA2273-2284 10 04/08/2021 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 AA2315 10 04/08/2021 Minute Order of April 8, 2021 AA2316-2317 10 04/08/2021 Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2030 2330 10 04/14/2021 Memorandum of Attorney's Fees and Costs AA2331-2379 AA2380-2381 10 04/14/2021 Court Minutes from April 6, 2021 AA2380-2381 10 04/22/2021 Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing AA2382-2400	10	04/07/2021	Court Minutes from April 7, 2021	AA2271-
10 04/08/2021 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 10 04/08/2021 Minute Order of April 8, 2021 AA2316-2317 10 04/08/2021 Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021 10 04/14/2021 Memorandum of Attorney's Fees and Costs AA2331-2379 10 04/14/2021 Court Minutes from April 6, 2021 AA2380-2381 10 04/22/2021 Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing 2400				2272
10 04/08/2021 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 10 04/08/2021 Minute Order of April 8, 2021 AA2316-2317 10 04/08/2021 Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021 10 04/14/2021 Memorandum of Attorney's Fees and Costs AA2331-2379 10 04/14/2021 Court Minutes from April 6, 2021 AA2380-2381 10 04/22/2021 Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing 2400	10	04/07/2021	Transcript re: Hearing re: Status Check	AA2273-
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Disqualify Judge Mary Perry 10 04/08/2021 Minute Order of April 8, 2021 AA2316-2317				2315
10 04/08/2021 Minute Order of April 8, 2021 AA2316-2317 10 04/08/2021 Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2030 AA2318-2330 10 04/14/2021 Memorandum of Attorney's Fees and Costs AA2331-2379 10 04/14/2021 Court Minutes from April 6, 2021 AA2380-2381 10 04/22/2021 Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing AA2382-2400			Motion for Leave to File Renewed Motion to	
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10 04/14/2021 Court Minutes from April 6, 2021 AA2380-2381 10 04/22/2021 Opposition to Defendant's Motion for Relief AA2382-From Order After Hearing Regarding Hearing 2400				
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10 04/22/2021 Opposition to Defendant's Motion for Relief AA2382-From Order After Hearing Regarding Hearing 2400				2379
10 04/22/2021 Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing 2400	10	04/14/2021	Court Minutes from April 6, 2021	
From Order After Hearing Regarding Hearing 2400				2381
	10	04/22/2021	11	
on January 25, 2021 and Motion for Leave to				2400
, , , , , , , , , , , , , , , , , , ,			on January 25, 2021 and Motion for Leave to	

		File Renewed Motion to Disqualify Judge Mary Perry; and Countermotion for Leave of Court to Refinance, to Deem Defendant Vexatious Litigant, Waive Donna's House Fees, and for an Award of Attorney's Fees and Costs	
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing on January 25, 2021 and Motion for Leave to File Renewed Motion to Disqualify Judge Mary Perry; and Countermotion for Leave of Court to Refinance, to Deem Defendant Vexatious Litigant, Waive Donna's House Fees, and for an Award of Attorney's Fees and Costs	AA2401- 2411
10	04/22/2021	Opposition to Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021; And Countermotion for An Award of Attorney's Fees and Costs	AA2412- 2424
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition to Reconsider Order Against Domestic Violence Entered April 6, 2021; And Countermotion for An Award of Attorney's Fees and Costs	AA2425- 2430
10	04/22/2021	Court Minutes from April 22, 2021	AA2431- 2432
10	04/22/2021	Amended Order After Hearing	AA2433- 2440
10	04/23/2021	Order on Discovery Commissioner's Report and Recommendations	AA2441- 2451
10	04/23/2021	Notice of Defendant's Objection to Mary Perry Taking Any Further Action in This Matter	AA2452- 2455
10	04/26/2021	Notice of Discovery Dispute Conference	AA2456- 2458
10	04/26/2021	Notice of Entry of Amended Order After Hearing	AA2459- 2469

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10	04/27/2021	Defendant's Motion to Reconsider Order	AA2470-
		Against Domestic Violence Entered April 6,	2478
		2021	
10-11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2479-
		Motion for Relief From Order After Hearing	2508
		Regarding Hearing on January 25, 2021 and	
		Motion for Leave to File Renewed Motion to	
		Disqualify Judge Mary Perry; and	
		Countermotion for Leave of Court to	
		Refinance, to Deem Defendant Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2509-
		Motion to Reconsider Order Against	2516
		Domestic Violence Entered April 6, 2021; and	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
11	04/30/2021	Order After Hearing	AA2517-
	0 1/0 0/2021	314011110111110	2527
11	05/01/2021	Motion for Order to Show Cause Why	AA2528-
		Plaintiff and Plaintiff's Counsel, Amanda	2567
		Roberts, Esq., Should Not Be Held in	
		Contempt	
11	05/02/2021	Ex Parte Motion for Return of Children	AA2568-
			2600
11	05/03/2021	Objection to Defendant's Discovery Requests	AA2601-
		and Subpoenas	2604
11	05/03/2021	Notice of Entry of Order After Hearing	AA2605-
			2618
11	05/03/2021	Motion for Protective Order Relating to	AA2619-
		Bradley's Discovery Requests and Subpoena's	2636
		[sic], for an Award of Attorney's Fees and	
		Costs, and Related Relief	
11-12	05/03/2021	Exhibits in Support of Plaintiff's Motion for	AA2637-
		Protection Order Relating to Bradley's	2759
		Discovery Requests and Subpoena's [sic], for	
		An Award of Attorney's Fees and Costs, and	
		Related Relief	
	I .		

12	05/06/2021	Motion to Remove S.C.R.A.M. Device	AA2760- 2778
12	05/10/2021	Supplemental [sic] to Opposition to Defendant's Motion for Relief from Order After Hearing Regarding the Hearing on January 25, 2021, and Motion for Leave to File a Renewed Motion to Disqualify Judge Perry and Countermotion for Leave of Court to Refinance, to Deem Defendant a Vexatious Litigant, Waive Donna's House Fees, and for an Award of Attorney's Fees and Costs	AA2779- 2785
12	05/10/2021	Notice of Plaintiff's Filing her Opposition to Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021	AA2786- 2788
12	05/11/2021	Court Minutes from Hearing May 11, 2021	AA2789- 2790
12	05/11/2021	Transcripts from May 11, 2021, Hearing re: Return Hearing	AA2791- 2807
12	05/11/2021	Order for Supervised Visitation	AA2808
12	05/11/2021	Order After Hearing	AA2809- 2815
12	05/12/2021	Notice of Entry of Order After Hearing	AA2816- 2825
12	05/12/2021	Notice of Disclosure of Receivers and Certified Public Accountants	AA2826- 2828
12	05/13/2021	Notice of Therapist	AA2829- 2831
12	05/14/2021	Opposition to Defendant's Motion for an Order to Show Cuse Why Plaintiff and Plaintiff's Counsel, Amanda Roberts, Esq., Should Not Be Held In Contempt of Court; and Countermotion for An Award of Attorney's Fees and Costs	AA2832- 2851
12	05/14/2021	Exhibits in Support of Plaintiff's Opposition to Defendant's Motion for an Order to Show Cuse Why Plaintiff and Plaintiff's Counsel, Amanda Roberts, Esq., Should Not Be Held In	AA2852- 2912

		Contempt of Court; and Countermotion for An Award of Attorney's Fees and Costs	
12	05/17/2021	Opposition to Defendant's Motion to Remove S.C.R.A.M. Device; and Countermotion to Drug Test Defendant, for an Award of	AA2913- 2934
		Attorney's Fees and Costs, and Related Relief, Declaration of Emily Bellisario	
12-13	05/17/2021	Exhibits in Support of Opposition to Defendant's Motion to Remove S.C.R.A.M. Device; and Countermotion to Drug Test Defendant, for an Award of Attorney's Fees and Costs, and Related Relief	AA2935- 3003
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's Motion to Remove S.C.R.A.M. Device; And Opposition to Plaintiff's Motion to Drug Test Defendant, for an Award of Attorney's Fees and Costs, and Related Relief	AA3004- 3013
13	05/17/2021	Opposition to Plaintiff's Notice of Motion and Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoenas, for an Award of Attorney's Fees and Costs, and Related Relief	AA3014- 3022
13	05/18/2021	Court Minutes From May 18, 2021	AA3023- 3025
13	05/18/2021	Transcript from Hearing on May 18, 2021 re: All Pending Motions	AA3026- 3069
13	05/18/2021	Motion for Order Pursuant to NRS 200.359 (Parental Kidnapping by Plaintiff)	AA3070- 3115
13	05/19/2021	Information Regarding Therapy Provided By Anna Trujillo As Requested By Judge Marry Perry at Hearing on May 18, 2021	AA3116- 3135
13	05/21/2021	Notice of Deposition—Emily Bellisario	AA3136- 3137
13	06/02/2021	Opposition to Defendant's Motion for Order Pursuant to NRS 200.359 (Parental Kidnapping by Plaintiff); and Countermotion to Deem Defendant Vexatious Litigant and for an Award of Attorney's Fees and Costs	AA3138- 3150

13	06/10/2021	Notice of Discovery Dispute Conference	AA3151- 3153
13	06/11/2021	Amended Notice of Discovery Dispute	AA3154-
	0 0, 11, 2021	Conference	3156
13	06/16/2021	Court Minutes from June 16, 2021, Hearing at 10:00 a.m.	AA3157- 3158
13	06/16/2021	Transcript re: Court Hearing on June 16,	AA3159-
		2021, at 10:00 a.m. re: All Pending Motions	3165
13	06/16/2021	Court Minutes from June 16, 2021, Hearing at	AA3166- 3167
13		1:00 p.m.	
13	06/25/2021	Memorandum of Fees and Costs as Ordered	AA3168- 3197
13	06/26/2021	Order After Hearing on June 16, 2021	AA3198- 3204
13	06/26/2021	Order After Hearing on May 18, 2021	AA3205- 3214
13	06/28/2021	Notice of Entry of Order After Hearing on June 16, 2021	AA3215- 3224
13	06/28/2021	Notice of Entry of Order After Hearing on May 18, 2021	AA3225- 3237
13-14	07/06/2021	Discovery Commissioner's Report and Recommendations	AA3238- 3254
14	07/07/2021	Court Minutes from July 7, 2021	AA3255- 3256
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All Pending Motions	AA3257- 3265
14	07/09/2021	Notice of Intentional Misrepresentations by Plaintiff and Amanda Roberts Regarding Dr. Stephanie Holland	AA3266- 3275
14	07/12/2021	Minute Order from July 12, 2021	AA3276- 3277
14	07/12/2021	Order Deeming Defendant a Vexatious Litigant	AA3278- 3287
14	07/12/2021	Notice of Entry of Order Deeming Defendant	AA3288-
		a Vexatious Litigant	3300
14	07/20/2021	Order After Hearing	AA3301-
			3307

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

14	12/20/2021	Plaintiff's Exhibit 4	AA3494- 3497
14-15	12/20/2021	Plaintiff's Exhibit 5	AA3498- 3508
15	12/20/2021	Plaintiff's Exhibit 6	AA3509- 3515
15	12/20/2021	Plaintiff's Exhibit 7	AA3516- 3525
15	12/20/2021	Plaintiff's Exhibit 8	AA3526- 3532
15	12/20/2021	Plaintiff's Exhibit 9	AA3533- 3539
15	12/20/2021	Plaintiff's Exhibit 10	AA3540- 3546
15	12/20/2021	Plaintiff's Exhibit 11	AA3547- 3556
15	12/20/2021	Plaintiff's Exhibit 12	AA3557- 3580
15	12/20/2021	Plaintiff's Exhibit 13	AA3580- 3591
15	12/20/2021	Plaintiff's Exhibit 14	AA3592- 3602
15	12/20/2021	Plaintiff's Exhibit 15	AA3603- 3613
15	12/20/2021	Plaintiff's Exhibit 16	AA3614- 3625
15	12/20/2021	Plaintiff's Exhibit 17	AA3626- 3638
15	12/20/2021	Plaintiff's Exhibit 18	AA3639- 3646
15	12/20/2021	Plaintiff's Exhibit 19	AA3647- 3653
15	12/20/2021	Plaintiff's Exhibit 20	AA3654- 3659
15	12/20/2021	Plaintiff's Exhibit 21	AA3660- 3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670- 3677

15	12/20/2021	Plaintiff's Exhibit 23	AA3678- 3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
	12,20,2021	2	3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
			3799
16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
			3802
16	12/20/2021	Plaintiff's Exhibit 29	AA3803-
			3805
16	12/20/2021	Plaintiff's Exhibit 30	AA3806-
			3824
16	12/20/2021	Plaintiff's Exhibit 31	AA3825-
			3841
16	12/20/2021	Plaintiff's Exhibit 32	AA3842-
			3853
16	12/20/2021	Plaintiff's Exhibit 33 (video)	
16	12/20/2021	Plaintiff's Exhibit 34	AA3853-
			3859
16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
			3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
			3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
			3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
			3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
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16	12/20/2021	Plaintiff's Exhibit 40	AA3874-
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16	12/20/2021	Plaintiff's Exhibit 41 (video)	
16	12/20/2021	Plaintiff's Exhibit 42	AA3937-
4.5	10/00/000	DI : ('CO D 111: 42 / 11)	3940
16	12/20/2021	Plaintiff's Exhibit 43 (video)	
16	12/20/2021	Plaintiff's Exhibit 44 (video)	
16	12/20/2021	Plaintiff's Exhibit 45A (video)	

16	12/20/2021	Plaintiff's Exhibit 45B (video)	
16	12/20/2021	Plaintiff's Exhibit 45C (video)	
16	12/20/2021	Plaintiff's Exhibit 53	AA3943-
			3945
16	12/20/2021	Plaintiff's Exhibit 54	AA3946
16	12/20/2021	Plaintiff's Exhibit 55	AA3947-
			3952
16	12/20/2021	Plaintiff's Exhibit 56	AA3953
16	12/20/2021	Plaintiff's Exhibit 57	AA3954-
			3963
16	12/20/2021	Plaintiff's Exhibit 58	AA3964-
			3966
16	12/20/2021	Plaintiff's Exhibit 59	AA3967-
			3971
16	12/20/2021	Plaintiff's Exhibit 60	AA3972-
	10/00/000		3982
16	12/20/2021	Plaintiff's Exhibit 61	AA3983-
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16	12/20/2021	Plaintiff's Exhibit 62	AA3985
16	12/20/2021	Plaintiff's Exhibit 64	AA3986-
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16	12/20/2021	Plaintiff's Exhibit 65	AA3995
16	12/20/2021	Plaintiff's Exhibit 66	AA3996- 3997
16	12/20/2021	Plaintiff's Exhibit 67 (video)	
16	12/20/2021	Plaintiff's Exhibit 68 (video)	
16	12/20/2021	Plaintiff's Exhibit 69 (video)	
16-17	12/20/2021	Plaintiff's Exhibit 72	AA4000-
			4009
17	12/20/2021	Plaintiff's Exhibit 73	AA4010-
			4011
17	12/20/2021	Plaintiff's Exhibit 74	AA4012-
4.5	10/00/000	DI 1 100 D 171 77	4013
17	12/20/2021	Plaintiff's Exhibit 75	AA4014-
177	10/00/2021	DI : .:00 E 1:1:4.76	4015
17	12/20/2021	Plaintiff's Exhibit 76	AA4016-
17	12/20/2021	DI- ::.4:00 - E-1:1:4-77	4017
17	12/20/2021	Plaintiff's Exhibit 77	AA4018-
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2	12/01/2020	Affidavit of Sandra L. Pomrenze	AA0334-336
5	02/08/2021	Affidavit of Service	AA1044
8	03/03/2021	Affidavit of Service	AA1755
2	11/25/2020	Affidavit Regarding Grounds for	AA0327-333
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6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
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2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
5	02/07/2021	Bradley Bellisario's Financial Disclosure	AA1034-
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20	01/20/2022	Case Appeal Statement	AA4936-
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8	03/02/2021	Certificate of Service	AA1753-
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13	06/10/2021	Notice of Discovery Dispute Conference	AA3151-
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10	04/26/2021	Notice of Entry of Amended Order After	AA2459-
		Hearing	2469
8	03/09/2021	Notice of Entry of Decision and Order	AA1824-
			1833
20	12/23/2021	Notice of Entry of Findings of Fact,	AA4898-
		Conclusions of Law, and Decree of Divorce	4932
8	03/10/2021	Notice of Entry of Order After Hearing	AA1983-
			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-
1.0	0.1/0.5 (5.5.5.)	June 16, 2021	3224
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3225-
4 .	0=115155	May 18, 2021	3237
14	07/12/2021	Notice of Entry of Order Deeming Defendant	AA3288-
		a Vexatious Litigant	3300

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

12	05/14/2021	Opposition to Defendant's Motion for an	AA2832-
		Order to Show Cuse Why Plaintiff and	2851
		Plaintiff's Counsel, Amanda Roberts, Esq.,	
		Should Not Be Held In Contempt of Court;	
		and Countermotion for An Award of	
		Attorney's Fees and Costs	
13	06/02/2021	Opposition to Defendant's Motion for Order	AA3138-
		Pursuant to NRS 200.359 (Parental	3150
		Kidnapping by Plaintiff); and Countermotion	
		to Deem Defendant Vexatious Litigant and for	
		an Award of Attorney's Fees and Costs	
9	03/30/2021	Opposition to Defendant's Motion for Relief	AA2093-
		From Amended July 30, 2020, Order, July 30,	2110
		2020, Order and October 22, 2020 Order; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
4	01/25/2021	Opposition to Defendant's Motion for Relief	AA0875-887
		From Order After Hearing Regarding Hearing	
		on November 24, 2020; And Countermotion	
		for An Award of Attorney's Fees and Costs	
10	04/22/2021	Opposition to Defendant's Motion for Relief	AA2382-
		From Order After Hearing Regarding Hearing	2400
		on January 25, 2021 and Motion for Leave to	
		File Renewed Motion to Disqualify Judge	
		Mary Perry; and Countermotion for Leave of	
		Court to Refinance, to Deem Defendant	
		Vexatious Litigant, Waive Donna's House	
		Fees, and for an Award of Attorney's Fees and	
		Costs	
7	02/23/2021	Opposition to Defendant's Motion to	AA1704-
		Disqualify Judge Pursuant to NCJC 2.11; and	1720
		Countermotion for an Award of Attorney's	
10	0.4/0.0/2023	Fees and Costs and Related Relief	
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
10	05/45/0004	An Award of Attorney's Fees and Costs	1 1 2012
12	05/17/2021	Opposition to Defendant's Motion to Remove	AA2913-
		S.C.R.A.M. Device; and Countermotion to	2934

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

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

7	03/02/2021	Order Shortening Time	AA1745-
			1747
3	01/11/2021	Peremptory Challenge	AA0582-583
14	12/20/2021	Plaintiff's Exhibit 1	AA3477-
			3480
15	12/20/2021	Plaintiff's Exhibit 10	AA3540-
			3546
17	12/20/2021	Plaintiff's Exhibit 100	AA4079-
			4080
17	12/20/2021	Plaintiff's Exhibit 101	AA4081-
			4082
17	12/20/2021	Plaintiff's Exhibit 102	AA4083-
			4087
17	12/20/2021	Plaintiff's Exhibit 103	AA4088-
			4097
17	12/20/2021	Plaintiff's Exhibit 105	AA4098-
			4099
17	12/20/2021	Plaintiff's Exhibit 106	AA4100-
			4102
17	12/20/2021	Plaintiff's Exhibit 107	AA4103-
			4123
17	12/20/2021	Plaintiff's Exhibit 108	AA4124
17	12/20/2021	Plaintiff's Exhibit 109	AA4125-
			4177
15	12/20/2021	Plaintiff's Exhibit 11	AA3547-
. –			3556
17	12/20/2021	Plaintiff's Exhibit 110	AA4178-
. –			4192
17	12/20/2021	Plaintiff's Exhibit 111	AA4194-
1= 10	10/00/0001	DI 1 100 D 111 1 110	4205
17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
1.0	10/00/000		4267
18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
10	10/00/2021	DI 1 100 D 111 144	4319
18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
10	10/00/2021	DI 1 (100 E 111 (115	4339
18	12/20/2021	Plaintiff's Exhibit 115	AA4340-
			4355

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

15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
1.5	12/20/2021	DI : 4:00 E 1:1:4.22	3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670- 3677
15	12/20/2021	Plaintiff's Exhibit 22	
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-
13	12/20/2021	Fiantiff S Exhibit 20	3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
15 10	12/20/2021	Training S Daniel 27	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-
1.6	10/00/0001	DI 1 100 D 1111 05	3859
16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
1.6	12/20/2021	DI : .:00 E 1:1:4.26	3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863- 3864
16	12/20/2021	District: 60° a E-shihit 27	
16	12/20/2021	Plaintiff's Exhibit 37	AA3865- 3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
10	12/20/2021	1 Idillill S LAIIIOR JO	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	
		Fees and Costs	
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's	AA3004-
		Motion to Remove S.C.R.A.M. Device; And	3013
		Opposition to Plaintiff's Motion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
		Judge	1554

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

CERTIFICATE OF SERVICE

I, an employee of McFarling Law Group, hereby certify that on the 8th day of April, 2022, I served a true and correct copy of this Appellant's Appendix Volume 20 as follows:

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

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville

Crystal Beville

where he says, I'm going to murder this piece of shit. 1 2 Yeah. Don't expect good things if it's not going. Tell me 3 what happened, if he's willing to die, something happened. He 4 then goes on, because you don't answer him, he keeps going and 5 going. Then the next day, he keeps going. 7 Says he's downloading an app, that he's going to SWAT you. He -- he's mad because you're not texting him back. 8 He's telling you to answer him, you better answer him. He 9 10 tells you Mario is fucking dead, excuse my language. He then says, why don't we go to Paris next week? I 11 found cheap flights. Then he asks you again, are you in a 12 13 relationship with Mario, that he's going to kill Mario, could be that he's going to kill him when he steps off the plane in 15 Greece. Is that true? 16 Α Yes. 17 0 Okay. MS. ROBERTS: Your Honor, I move to admit 60. 18 THE COURT: 60 is admitted. 19 20 (PLAINTIFF'S EXHIBIT 60 ADMITTED) BY MS. ROBERTS: 21 22 Who is Gabriel (ph)? 23 A good friend of mine from college. 24 Okay. He then reached out on social media to

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Gabriel; is that correct? 1 Yes. 2 Α And he starts threatening Gabriel about how he's 3 going to meet him -- meet up with him and beat him up; is that 4 5 correct? Yes. 6 Α 7 Okay. Can you go to 61? Are those the messages to Bradley -- or from Bradley to Gabriel? 8 9 Α Yes. 10 Okay. It says, I'm going to come to California and beat the fuck out of you. That's Bradley, correct? Α 12 Yes. Just kidding. Stay the blank out of our shit. Come 13 talk to me as a man, you stupid little bitch, and I'm going to 15 fuck you up. Is that all Bradley? Α 16 Yes. 17 Okay. And this is essentially what his behavior is 0 18 like on a consistent basis since separation; is that accurate? 19 This is what his behavior was always like. Α 20 0 Okay. MS. ROBERTS: I move to admit 61, Your Honor. 21 22 THE COURT: 61 is admitted. When you said always 23 like, what do you mean by that? 24 (PLAINTIFF'S EXHIBIT 61 ADMITTED)

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THE PLAINTIFF: Since the beginning, he acted like 1 2 this. I got pregnant really fast, and I felt stuck, so I never left. 3 4 THE COURT: Okay. THE PLAINTIFF: But he constantly terrorized my 5 friends. I lost a lot of friends because any time we would go 6 7 out, he would start to get really jealous, and make stuff up. So I like, lost contact with everybody. He would harass and threaten people that were in my life, and -- yeah. THE COURT: Okay. 10 11 BY MS. ROBERTS: 12 So when you talk about harassing about friends, so 13 these are -- Exhibit 62, have you seen these before? 14 Α Yes. And these are Brad's text messages again to you, 15 0 right? 16 17 A Yes. 18 And he tells you he's going to put Gabe in the Q ground. Is that Gabriel, the person that he was just 20 messaging? Yeah. 21 Α 22 And he's calling him names and saying he's already buried; is that correct? 23 24 A Yeah.

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MS. ROBERTS: Move to admit 62. 1 THE COURT: 62 is admitted. 2 (PLAINTIFF'S EXHIBIT 62 ADMITTED) 3 BY MS. ROBERTS: 4 5 So 64, Emily -- we're going to skip over 63. 64, do you agree that in this litigation, Brad has engaged in a period of harassment not only of you, family, and friends, but 7 8 your attorneys? 9 Α Yes. Why do you believe that he did that? 1.0 To keep me scared. 11 Okay. Do you think that Mr. Bellisario -- or that 12 1.3 Brad believed that if he harassed your attorneys enough, that 14 they would withdraw, or that you'd be without counsel? Yep. That's what he did with my friends. I lost a 1.5 lot of friends. Specifically the one that he said he was 16 going to burn down her house, and she was my major support. 17 18 And so he would slowly harass people until they left me alone. 19 And that happened to Joe and Boris, correct? 20 Α Yes. 21 And not only did he threaten them, but he started threatening their family in the audio recordings that he left 22 23 on their voice mails at their office, correct?

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Α

24

Yeah.

1	Q Okay. So 64 is messages that he would send to my
2	office, correct?
3	A Yes.
4	Q So his email is bradb@bellisariolaw.com?
5	A Yes.
6	Q And you know Colleen O'Brien to be my paralegal; is
7	that correct?
8	A Yes.
9	Q And efile@Lvfamilylaw is the at Lvfamilylaw.com
10	is the general inbox to my office, correct?
11	A Yes.
12	Q In this email, sent December 30th of 2020, which was
13	almost a year ago, he addresses me as Mass Roberts, and he
14	says, that you are a prostitute, and that you are trying to
15	keep the kids from him. Do you see that?
16	A Yes.
17	MS. ROBERTS: Do you need a minute, Your Honor? You
18	want me to keep going?
19	THE COURT: Keep going.
20	MS. ROBERTS: Okay.
21	BY MS. ROBERTS:
22	Q Okay. And then if you go to the the next Bates
23	stamp, which is the next email, which is 389, he again refers
24	to me as Mass Roberts, and he's contacting me about makeup

visitation, and -- and you being a prostitute, do you see 1 2 that? 3 Α Yes. Okay. Then he calls you a prostitute one more time 4 in this email. 5 Uh-huh. 6 Α 7 Then we've got the another -- another one at 392. 8 Again, he's referring me to Mass Pie. Could Mass Roberts please respond after her morning pie? Thank you. Do you see that? 10 11 A Yes. 12 Okay. Then we've got the -- the next one at 393. 13 | He addresses me as hey, fat fuck. Do you see that? 14 Α Yes. Q The next one is just the corresponding response to 15 that. Do you see that? 16 17 Α Yes. 18 Q Is that how he communicated the majority of time that he communicated with my office? 19 20 Α Yes. MS. ROBERTS: Your Honor, I move to admit 64. 21 22 THE COURT: 64 is admitted. (PLAINTIFF'S EXHIBIT 64 ADMITTED) 23 BY MS. ROBERTS: 24

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65 is a document that he sent after he'd been 1 2 arrested. Do you agree with that? 3 Yes. Α And this is an email that he electrically --4 electronically served on -- or a letter he electronically 5 served my office February 4th of 2021. Do you agree? 6 7 Α Yes. And it says, as Michael Jordan once said, I'm back. 8 I'm sure your client has informed you of the events of January 9 10 23rd. Pursuant to communication with authorities, it is evident that you and your client conspired to file a false 11 police report in June of '20, and further communicated with 12 authorities to have me taken into custody in front of the 13 children in an effort for me to miss family court on January 15 25th. Did we do anything to have him arrested on January 25th? 16 17 No. Did we do anything to stop him from coming to court? 18 0 19 20 Okay. You are truly the biggest piece of trash I've ever encountered. You and your husband must love being sued. This is all in relation to what he filed, and after he had

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been released, correct?

Correct.

Α

MS. ROBERTS: Move to admit 65, Your Honor. 1 2 THE COURT: 65 is admitted. (PLAINTIFF'S EXHIBIT 65 ADMITTED) 3 MS. ROBERTS: The voice mails that we received from 4 Joe and Boris, we have those for the Court, Your Honor. I will tell the Court we had my staff, because we filed a motion 6 7 regarding it, did a -- a transcription of those. They're about two minutes in length. Would the Court prefer the transcription, or the actual voice mails? 10 THE COURT: We probably need to go ahead and put the 11 voice mails --12 MS. ROBERTS: Okay. THE COURT: -- in and then the transcripts would be 13 14 -- it would show the transcripts are correct. 15 MS. ROBERTS: Yes. So this is Exhibit 67. BY MS. ROBERTS: 16 17 Q We received these from your prior counsel, correct, 18 Emily? 19 Α Yes. And this is a true and correct copy of what was 20 received? 21 22 Α Yes. MS. ROBERTS: It's just an audio, Your Honor. So 23 I'm just going to play it from here, if that's -- the Court's 24

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1
 2
             THE COURT: That's fine.
 3
             MS. ROBERTS: -- okay with that. There's two of
  them.
 5 11:45:14
 6
       (Audio played)
   11:45:54
8 BY MS. ROBERTS:
       Q So that's the first recording that we received from
10 their office, correct, Emily?
11
            Yes.
             MS. ROBERTS: I move to admit 67, Your Honor.
12
13
                                (PLAINTIFF'S EXHIBIT 67 ADMITTED)
14
              THE COURT: Who is Boris?
15
             MS. ROBERTS: Boris is Joe Riccio's business
16
   partner. Avra --
17
             THE PLAINTIFF: Avramski.
18
             MS. ROBERTS: Say it --
19
             THE PLAINTIFF: Boris Avramski.
20
             THE COURT: Okay. Thank you.
21
             MS. ROBERTS: He's an attorney at their office, Your
22 Honor.
23
   BY MS. ROBERTS:
24
       Q And that's from July 2nd of 2021, correct?
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1	A	Correct.
2	Q	Okay. And then the second one is this one.
3		THE CLERK: Are we admitting it, Judge?
4		THE COURT: Yes.
5	11:46:29	
6	(Audio played)	
7	11:47:26	
8	BY MS. RO	BERTS:
9	Q	So that's the second audio that they received,
10	September	16th of 2020, Emily?
11	A	Yes.
12	Q	In the in the audio that we played from July 2nd
13	and then this one, can you identify the voice making those	
14	recordings?	
15	A	Yes. It's Bradley Bellisario.
16	Q	Does he appear to be intoxicated during these?
17	A	In the first one, yes.
18	Q	Okay.
19		MS. ROBERTS: Your Honor, I move to admit 68.
20		THE COURT: 68's admitted.
21		(PLAINTIFF'S EXHIBIT 68 ADMITTED)
22	BY MS. ROBERTS:	
23	Q	Then this is the third one he left for them. And
24	this is t	he third one we received, right, Emily?
	II .	DOS COCCOSOS DELLOS DOS CONTROS DOS CONTROS DE CONTROS

```
Yes.
 1
        Α
 2
         Q
            Okay.
   11:47:57
 3
        (Audio played)
 4
   11:48:54
 5
 6
    BY MS. ROBERTS:
 7
        Q So that's the third one, and that's from the same
    date, correct, Emily? September 16th of 2020?
       Α
             Yes.
 9
             MS. ROBERTS: Move to admit, Your Honor.
10
11
              THE COURT: Admitted.
12
                                  (PLAINTIFF'S EXHIBIT 69 ADMITTED)
13
    BY MS. ROBERTS:
14
         Q
            Who is Vera (ph)?
15
           Vera is Boris's wife.
16
             And the reference to the daughter is Boris's
17
    daughter, correct?
18
             Correct.
         Α
              Who's Javier?
19
         Q
20
             My dad.
         Α
21
              So that is maternal grandfather, correct?
         Q
22
              Yes.
         Α
23
              And how is it that you came to retain Boris and Joe
24
    as your attorneys?
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1	А	Boris is a friend of my dad's.
2	Q	And Boris and Joe are in the same practice, correct?
3	A	Yes.
4	Q	Okay. And so there were times that Joe appeared on
5	things, a	and Boris appeared on things; is that accurate?
6	А	No, Boris refused to take my case because he said
7	that the	Court would say that he had a bias, because he was a
8	family friend.	
9	Q	Okay.
10	А	So he never worked on any of my case or any of my
11	stuff.	
12	Q	Okay. So it was Joe
13	А	It was always Joe, yeah.
14	Q	Okay. And we took because we filed it, we did a
15	transcription of those, correct? And you verified that those	
16	were accurate; is that correct?	
17	A	Yes.
18	Q	Okay.
19	A	Yes.
20	Q	So can you look at 66 for me?
21	A	I'm looking at 66. That's the
22	Q	That's the transcription?
23	А	Yeah.
24	Q	And you did you follow along the transcription

1	A I followed along
2	Q as we listened, and is it accurate?
3	A Yes, it's accurate.
4	MS. ROBERTS: Move to admit 66, Your Honor.
5	THE COURT: 66 is admitted. The Court will note
6	that I also followed along with it. There were a couple of
7	statements, I believe it was on the first one, that was not
8	made into the transcription, but it was pretty much just the
9	same words as the last word on it.
10	(PLAINTIFF'S EXHIBIT 66 ADMITTED)
11	BY MS. ROBERTS:
12	Q We served discovery on Brad in this case, correct?
13	A Correct.
14	Q We served interrogatories, requests for production,
15	and requests for admissions; is that correct?
16	A Correct.
17	Q Okay. I know we're going to skip forward, but I
18	want to start with the admissions. So can you go to 72 for
19	me?
20	A Okay.
21	Q These were electronically served on Brad June 10th
22	of 2020; is that correct?
23	A Correct.
24	Q And Brad did not respond to that; is that correct?

1 Α Correct. So I want to go through these admissions. We asked 2 Brad to admit that he had committed domestic violence against 3 you as defined by NRS 33-010; is that correct? 4 5 Α Yes. Request for admission 2, we asked him to admit that 6 7 he had entered a plea in the battery case, which is 19-F-19371-X; is that correct? 8 Α Yes. 9 Do you remember what that battery case was, Emily? 10 11 It was the one where he vandalized my house. 12 Q Okay. In September. 13 Α And those are the bruises that were on your arms as 14 a result of that; is that correct? 15 No. The -- the bruise one, I didn't press charges, 16 17 because I didn't know I had to press charges. I thought the State did that. 18 19 Q So I just called the police, and they were like, 20 21 okay, noted. And I thought that they would process with it, 22 and they didn't. 23 Q Okay. 24 So the bruises were the August 1st.

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photographs that we went over with the Court. We ask him to

that was specifically Exhibit 1, and those were the

admit that he caused those injuries to you on August 1st of 2019? 2 Α Yes. 3 4 We also had asked to him -- to admit that he was -that he sent the threat that he was going to place Gabe in the 5 ground, that threat we just went over. Do you see that? 6 7 Yes. Α Exhibit 9, we ask him to admit that he sent you a 8 message saying he was going to murder someone known to you? 9 10 Α Yes. Admit 10, that he stated that Mario would be 11 0 drinking through a straw until he dies. That was part of the 12 messages we went over to Mar -- about Mario, correct? 13 Correct. 14 Α 15 Q Admit number 11, that he was going to destroy the 16 fucker's life and that's in reference to Mario, correct? 17 Α Yes. Third -- or 12, that he threatened to kill anyone in 18 a relationship with you. 19 20 Α Yes. 21 0 13, that he stated that he was going to kill you? 22 Yes. 14, we showed him as Exhibit 2 the photographs of 23 24 the condition of marital residence, and we ask him to admit

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that he caused that damage? 1 2 Α Yes. We admit that -- we ask him to admit that he broke 3 4 two televisions, two chairs, appliances, furniture, vases, and a fish bowl at the house at 1913 Sondrio Drive. Those are the photographs that we went over with the Court; is that correct? 6 7 Correct. We ask that he admit that he cause physical damage 8 to the home, specifically breaking a rear window, the front 10 door, and the lighting fixtures at that residence; is that correct? 11 Α 12 Yes. 13 We asked him to admit that he cod -- caused bruises to you again on September 16th of 2019? 14 15 Α Yes. 16 Caused redness on the -- on the left shoulder on 17 that date, September 16th of 2019? Α Yes. 18 Left elbow? 19 0 20 Α Yes. 21 Q Left side of your back? 22 Α Yes. 23 And that Brayden (sic) admitted the domestic violence that he had committed upon you; is that correct? 24

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```
Yes.
1
        A
2
              MS. ROBERTS: Your Honor, we move to admit Exhibit
 3
   72.
              THE COURT: 72 is admitted. It is five until noon
 4
   right now.
 5
                                  (PLAINTIFF'S EXHIBIT 72 ADMITTED)
6
              MS. ROBERTS: Okay.
7
8
              THE COURT: It's probably a good time for us to
   break for lunch.
10
              MS. ROBERTS: Okay.
11
              THE COURT: All right. So we'll go off the record.
12
          (COURT RECESSED AT 11:54:38 AND RESUMED AT 1:35:31)
              THE COURT: Okay. Good afternoon. We are back on
13
14
   the record. Ms. Roberts, please proceed.
15
              MS. ROBERTS: Thank you.
              THE COURT: Or continue.
16
17
              MS. ROBERTS: Thank you.
18
   BY MS. ROBERTS:
19
         0
              Emily, can you go to 73 for me?
20
              Yes. I'm on 73.
         Α
              Okay. So these are the -- have you seen these
21
22
   before?
23
         Α
              Yes.
24
              These are the messages that Brad was actually
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1 sending directly to Mario, correct?
 2
             Yes.
        Α
             These are where he's referring to in a negative --
 3
    negative manner, and addressing him specifically; is that
 5
    true?
       Α
 6
             Yes.
 7
             MS. ROBERTS: Move to admit 73, Your Honor.
              THE COURT: Admitted.
 8
                                  (PLAINTIFF'S EXHIBIT 73 ADMITTED)
 9
   BY MS. ROBERTS:
       Q 74, Emily, this is a picture. Who is in the
11
    photograph?
12
13
            Bradley.
        Α
            And these are messages that he sent to Sonia (ph);
14
15
   is that true?
16
        Α
             Yes.
17
             Who is Sonia?
         0
             Sonia's a good friend of mine.
18
19
              Okay.
         Q
20
              MS. ROBERTS: Move to admit 74.
21
              THE COURT: Admit. Sorry.
22
                                  (PLAINTIFF'S EXHIBIT 74 ADMITTED)
23 BY MS. ROBERTS:
24
        Q
            And go to 75. These are more messages from Brad to
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1	Sonia, ju	st another version that keep going?
2	A	Yes.
3	Q	Is that correct?
4	A	Correct.
5		MS. ROBERTS: Move to admit 75.
6		THE COURT: 75's admitted.
7		(PLAINTIFF'S EXHIBIT 75 ADMITTED)
8	BY MS. RO	BERTS:
9	Q	76, this is a receipt from the bone Children's
10	Bone and	Spine Center that you paid during litigation; is that
11	correct?	
12	A	Yes.
13	Q	There's two of them, one for 40 and one for 60?
14	A	Yes.
15		MS. ROBERTS: Move to admit, Your Honor.
16		THE COURT: Admit. Are these the only medical
17	costs?	
18		(PLAINTIFF'S EXHIBIT 76 ADMITTED)
19		MS. ROBERTS: No, I'm going through them right now.
20	I'll have	a list at the end. So Exhibit 55 has the medical
21	bills, an	d I forgot to move that other one down.
22		THE COURT: Which
23		MS. ROBERTS: So 55
24		THE COURT: Exhibit 55?

```
MS. ROBERTS: Yeah. That were -- that was some
1
   receipts from the dentist for Brayden during litigation, and
2
   the Children's Heart Center.
 3
 4
             THE COURT: Okay. Let me go back. Let me go back
   to that --
 5
            MS. ROBERTS: That's okay.
 6
7
             THE COURT: All right. You want to go through these
   real quick?
8
             MS. ROBERTS: Okay. Yep.
   BY MS. ROBERTS:
10
            Emily, go back to 55 really quick.
11
        Q
        A Okay. I'm here.
12
13
             The first one is a $60 payment that you made to
   Randall Lomax, who's the dentist?
15
            Oh, it's an ear, nose, and throat doctor, actually.
16
        Q
            Okay.
17
        Α
             Yeah.
             The next one is you paid on 2 -- 10/2 of '20 for
18
   Brayden for Children's Heart Center --
19
20
        Α
             Yes.
21
             -- it looks like you paid the 62.44; is that
22
   correct?
23
        Α
            Correct.
24
            And then the next one you paid 10/14 of '20, $150,
```

and that is to Pediatrix Medical Group; is that correct? 1 2 Correct. Α 3 Q Who's that one for? 4 Α Brooklyn, I believe. Okay. Next one is a \$25 payment to Healthcare 5 Payment Systems. Who -- do you know who -- who that was for? 6 it's from Sunrise. 7 Oh, for Blake. 8 9 Okay. The next one is 35 -- oh, sorry, this is the 10 \parallel \$60 to the dentist again. It's a different dental bill. Hold on, let me confirm it's a different dental bill. Yeah. This 11 is from 9/14. This is for Brayden, and you paid this of \$60, 12 13 correct? 14 Α Yeah. 15 Okay. The next one is a bill from Children's Pediatric Clinic. This is for --17 Α Brooklyn. -- Brooklyn, and it looks like you paid \$35 out of 18 19 -- co-pay? 20 Α Yes. 21 Q And you paid that? 22 Α Yes. 23 Okay. Then we'll flip back to 76. You paid 40 and 60; is that correct? 24

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1	A	Correct.	
2	Q	Okay.	
3		MS. ROBERTS: Are you ready, Your Honor?	
4		THE COURT: I'm totaling. 492. Okay. Go ahead.	
5	BY MS. ROBERTS:		
6	Q	And then on 77, you paid a prescription for the	
7	kids, one	for 17 and one for 70, of those are both for the	
8	kids?		
9	А	Yes.	
10	Q	Okay. And the next one, which is Bates stamp 574,	
11	you paid 88 88.07 oh, sorry.		
12	A	89	
13	Q	89.07?	
14	A	Yeah.	
15	Q	Okay. And that was to CVS, as well?	
16	A	Yeah.	
17		MS. ROBERTS: Move to admit 77, Your Honor.	
18		THE COURT: 77's admitted.	
19		(PLAINTIFF'S EXHIBIT 77 ADMITTED)	
20	BY MS. RC	DBERTS:	
21	Q	78 is a bill during litigation to Kid Fixers, and	
22	you paid	75.49; is that correct?	
23	А	Yes.	
24	Q	Who was that one for?	
		D DO COCCOO D DELLIOATIO AND COCCO	
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```
I think it was for all three of them.
1
        Α
 2
             Okay.
        Q
             Let me see if it says specifically.
 3
        Α
             It -- it doesn't.
 4
        0
 5
        Α
             No.
             I just wondered --
 6
7
             THE COURT: 75.49.
             MS. ROBERTS: And so 78, move to admit, Your Honor.
 8
 9
              THE COURT: Admitted.
10
                                 (PLAINTIFF'S EXHIBIT 78 ADMITTED)
             MS. ROBERTS: Do you need me to stop, Your Honor?
11
             THE COURT: No, go ahead.
12
13
             MS. ROBERTS: Oh, sorry. 78, was that admitted?
             THE COURT: Yes, it is admitted.
14
15
             MS. ROBERTS: Okay. Sorry.
16
    BY MS. ROBERTS:
17
             79, Emily, this is for Summerlin Hospital.
18
              It says the account balance is 500, but the total
19
    charges were 47.57 --
20
              THE COURT: 45.79.
21
   BY MS. ROBERTS:
22
            Sorry, 45.79. Did you pay the 45.79? Or just the
23
       Q
    500?
24
```

I think 500. 1 Α 2 Okay. 0 Yeah. 500. 3 Α MS. ROBERTS: Move to admit 79. 4 5 THE COURT: 79's admitted. 6 (PLAINTIFF'S EXHIBIT 79 ADMITTED) BY MS. ROBERTS: 7 Just so that we have context, Emily, what happened 8 that resulted Brayden being taken to Summerlin Hospital? Just briefly, and you don't have to get into a lot of details. 10 11 Oh, he -- he had an accident. Okay. A little bit more specific than that. 12 13 Oh. He stuck a rubber band on his penis. 14 And so he required emergency treatment that day, 0 15 correct? Correct. 16 Α 17 Q Okay. 18 THE COURT: Ouch. THE PLAINTIFF: Yeah. Poor thing. 19 BY MS. ROBERTS: 20 21 Q Exhibit 80, this is again for Brayden's emergency 22 room visit, and you paid 1,359; is that correct? 23 Α 359. 24 That's what I mean. Sorry. 359.

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```
Uh-huh.
        Α
1
             MS. ROBERTS: Move to admit 80, Your Honor?
2
             THE COURT: Admitted.
 3
                                  (PLAINTIFF'S EXHIBIT 80 ADMITTED)
 4
   BY MS. ROBERTS:
 5
 6
        Q
             81, this is one is for --
 7
        Α
             Brooklyn.
             -- Brooklyn, I believe. And this is $50 that you
 8
   paid; is that correct?
9
10
        Α
             Yes.
11
        Q
             Okay.
             MS. ROBERTS: Move to admit 81.
12
              THE COURT: 81's admitted.
13
                                  (PLAINTIFF'S EXHIBIT 81 ADMITTED)
14
   BY MS. ROBERTS:
15
16
       Q We're just going to keep going through the medical
17
    bills and we'll come back, because I missed a couple in the --
    in the records. Can you go to 84 for me, Emily?
18
19
            Okay. I'm here.
            84's a $15 charge for Health Plan of Nevada for
20
21
    Blake. Did you pay that one?
        Α
22
              Yes.
              MS. ROBERTS: Move to admit 84.
23
24
              THE COURT: 84's admitted.
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(PLAINTIFF'S EXHIBIT 84 ADMITTED)

THE PLAINTIFF: There's more on there.

BY MS. ROBERTS:

1

2

3

4

5

6

7

8

9

10

11

13

14

15

16

17

18

19

20

21

22

23

24

- Q Oh, there is? Okay. Wait, sorry. Then we have Kid Fixers. You made -- charges -- you paid on this one \$32 -- or sorry, \$50.49; is that correct?
- A Correct.
- Q Okay. The next one is Summerlin Hospital again. Total amount due 952.40. Did you pay that balance?
- A Yes.
 - Q And is this related to Brayden's hospitalization?
- 12 A Yes.
 - Q Okay. The next one is the CVS pharmacy bill for two prescriptions for the kids, for 23.62. Did you pay that?
 - A Yeah. So I don't give you all these receipts, but this is monthly.
 - Q Okay.
 - A This is my son -- every single month I pay \$23, but I always forget the receipts. He has respiratory issues, so he has allergy medicines that he takes. This is a monthly ordeal. And I don't have the receipts, but I mean, we can get it from the pharmacy, or we can get it from the doctor or something.
 - Q Okay.

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THE COURT: How many months have you been paying it
1
   without reimbursement?
 2
 3
             THE PLAINTIFF: Over two years.
             THE COURT: Since -- since your separation?
 4
 5
             THE PLAINTIFF: Since separation, yeah.
              THE COURT: How many months was that? June, July,
 6
   August, September, October, November -- 18 --
7
             MS. ROBERTS: 30.
8
             THE COURT: 24, 32.
9
10
             MS. ROBERTS: 32.
11
             THE COURT: It was June, right? You guys separated
   in June?
12
              THE PLAINTIFF: Yeah.
13
   BY MS. ROBERTS:
14
        Q
            The next one is UCL -- UCLA Health Physician's
15
   Services. That one's a $45 co-pay. Did you pay that?
16
17
        Α
            Yes.
             And the final one is again, Quest Diagnostic. Let
18
   me just verify that this is not the same bill, that we didn't
19
20
   make a mistake.
21
             I think this one is a mistake.
22
              This is a duplicate?
23
             Yeah. I think this --
         Α
24
             Oh, no. It's a different bill number. It can't be
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```
a duplicate.
1
             But it doesn't say the right patient.
2
        Α
 3
             Oh, this is Emily.
             MS. ROBERTS: So --
 4
             THE PLAINTIFF: Yeah.
 5
             MS. ROBERTS: -- so 1739 should not be counted, Your
 6
7
   Honor. If we could -- could we just remove that from this
8
   Bates stamp?
9
             THE COURT: Which one?
             MS. ROBERTS: Bates stamp 37 -- sorry. 739 is
10
   actually for Emily. Can we just remove that from the
11
   exhibits?
12
13
             THE COURT: Yes.
14
             THE PLAINTIFF: Sorry. That was a mistake.
             THE CLERK: What -- what exhibit was that again,
15
16
   Ms. Roberts?
17
             THE COURT: This was 84 --
18
             THE CLERK: 84.
19
             THE COURT: Bates stamp 739. Yes, ma'am. We can
    take it out.
20
21
             MS. ROBERTS: Thank you, Your Honor.
    BY MS. ROBERTS:
22
            Okay. So then 85, again, this is that monthly
23
       Q
    prescription for Brayden of 23.62, correct?
24
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1 THE COURT: You want --THE PLAINTIFF: Yeah. 2 THE COURT: 84 (sic) admitted? 3 MS. ROBERTS: We won't add that in. I'm just -- oh. 4 5 THE COURT: You want 84 (sic) admitted? MS. ROBERTS: Yes, please, Your Honor. 6 7 THE COURT: 84's (sic) admitted. (PLAINTIFF'S EXHIBIT 85 ADMITTED) 8 9 BY MS. ROBERTS: 10 And then we're just going to reference (indiscernible) we're not admitting it. 11 A Okay. 12 Q Same thing for 86, another -- showing the monthly 13 prescription for Brayden, correct? 15 A Correct. 16 Q Then we have 39, and 39 is Clinical Solutions. And 17 this a \$25.50 payment. Did you pay that? THE COURT: You mean 87? 18 19 MS. ROBERTS: It looks like 81. Yes, 87, Your 20 Honor. Sorry. 21 THE COURT: 25.50. 22 BY MS. ROBERTS: 23 Q And then the next one shows the actual payment of 24 the \$25.50, correct?

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1 Α Yes. 2 MS. ROBERTS: Move to admit 87, Your Honor. THE COURT: 87's admitted. Okay. 3 (PLAINTIFF'S EXHIBIT 87 ADMITTED) 4 5 MS. ROBERTS: I think that's all the medical 6 records, and we'll add them up, Your Honor, and just tell you the total before the end of the day today, if that's 7 8 acceptable. THE COURT: The 23.62 by 32 months is \$755.84. 9 MS. ROBERTS: Okay. Thank you, Your Honor. 10 11 BY MS. ROBERTS: Go back to 82 for me, Emily. Sorry. 12 13 Α Okay. 14 I thought I'd moved them all. This is just a Q statement showing your Social Security earnings. So the most that you've earned was in 2011. Is that before you married 16 Brad? 17 Yes. 18 Α And that was 42,453; is that correct? 19 20 Correct. Α 21 And what were you doing then? Q I worked in like, marketing for a -- a merchant 22 Α 23 service company. Okay. And that's the most you've earned in any 24 0

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given calendar year, based on your IRS statement; is that 2 correct? Α Correct. 3 4 And this is a true and correct copy of the IRS statement that you obtained; is that accurate? 5 Α 6 Correct. 7 MS. ROBERTS: Move to admit 82, Your Honor. THE COURT: Admitted. 8 9 (PLAINTIFF'S EXHIBIT 82 ADMITTED) 10 BY MS. ROBERTS: Q We talked about the harassing nature of Brad's 11 communication to prior counsel and to my office. The next 12 one, 83, is an email he sent where he calls us a POS, which stands, we believe for -- well, the Court knows what it stands 15 for; is that correct, Emily? 16 Α Correct. 17 Q Okay. 18 MS. ROBERTS: Move to admit 83, Your Honor. 19 THE COURT: Admitted. 20 (PLAINTIFF'S EXHIBIT 83 ADMITTED) BY MS. ROBERTS: 21 We've talked at length about Dr. Holland and her --22 her role in this case; is that correct, Emily? 23 24 Α Correct. D-20-605263-D BELLISARIO 12/20/2021 TRANSCRIPT

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- 1			
1	Q So can you turn to 89? As part of discovery, there		
2	was a claim that that my office had inappropriately		
3	communicated with Dr. Holland, so we produced all of the		
4	communication notifying her of the court order. Do you agree		
5	with that statement?		
6	A Yes.		
7	Q And this is the totality of the communication back		
8	and forth with my staff, outlining the orders and what needed		
9	to happen, do you agree with that?		
10	A Yes.		
11	Q And that's from April until May of 2020 2021,		
12	correct?		
13	A Right.		
14	MS. ROBERTS: Move to admit, Your Honor, Exhibit 90		
15	Exhibit 89.		
16	THE COURT: Admitted.		
17	(PLAINTIFF'S EXHIBIT 89 ADMITTED)		
18	BY MS. ROBERTS:		
19	Q So Exhibit 91, Emily, the house that you bought at		
20	1913		
21	A Sondrio.		
22	Q Sondrio Drive, this is the quit claim deed or the		
23	grand bargain sale deed to you as a single, unmarried woman.		
24	Do you see that?		

1 Α Yes. MS. ROBERTS: Move to admit 91, Your Honor. 2 3 THE COURT: 91's admitted. (PLAINTIFF'S EXHIBIT 91 ADMITTED) 4 BY MS. ROBERTS: 5 92 again, this is Bradley's communication through 6 7 Yelp to my office, wherein he talks about me in a negative light, which he has done throughout the litigation; is that 8 accurate, Emily? 10 Α Yes. MS. ROBERTS: Move to admit 92. 11 THE COURT: 92's admitted. 12 13 (PLAINTIFF'S EXHIBIT 92 ADMITTED) 14 BY MS. ROBERTS: 15 Q 94, Emily --16 Α Yes. Hang on just one second. This is the correspondence 17 18 that Mr. Bellisario sent to me where he refers to me by 19 saying, can't wait to hear from you, moon pie; is that 20 accurate? 21 Α Yes. MS. ROBERTS: Move to admit 94, Your Honor. 22 23 THE COURT: 94's admitted. (PLAINTIFF'S EXHIBIT 94 ADMITTED) 24 TRANSCRIPT D-20-605263-D BELLISARIO 12/20/2021

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BY MS. ROBERTS: On May 31st, 2019, Brad sent an email to my general 2 Q delivery email box at my office demanding information about a 3 therapist that was not in place yet, I believe; is that 4 5 correct? To the best of your knowledge? Α Yes. 6 7 And he indicates that he feels like we're paying -playing dirty, and helping abuse the children; is that 8 accurate? 10 A Yes. MS. ROBERTS: Move to admit 97, Your Honor. 11 12 THE COURT: 97 is admitted. 13 (PLAINTIFF'S EXHIBIT 97 ADMITTED) BY MS. ROBERTS: 14 15 Q And 98 is a copy of the retainer agreement you 16 signed with my office, Emily; is that accurate? 17 18 Based on that retainer agreement, my hourly rate in 19 this matter is 375, and my paralegals and support staff bill 20 at 150; is that accurate? 21 Α 22 MS. ROBERTS: Move to admit 98, Your Honor. 23 THE COURT: 98 is admitted. 24 (PLAINTIFF'S EXHIBIT 98 ADMITTED)

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BY MS. ROBERTS: 1 Q At the commencement of the trial, we talked about 2 3 the fact that Brad's bar license has been suspended on temporary -- temporary basis regarding discipline; is that accurate? 5 A 6 Yes. 7 We've heard -- pulled the information from the Court's Appellate website; is that true? 8 9 A Yes. MS. ROBERTS: Move to admit Exhibit 100, Your Honor. 10 11 THE COURT: Exhibit 100's admitted. 12 (PLAINTIFF'S EXHIBIT 100 ADMITTED) 13 BY MS. ROBERTS: 14 Q 101 is an email -- email notification from Tyler 15 Technologies showing that Brad sent a letter to our office 16 entitled Letter to Amanda (Indiscernible) Roberts; is that 17 true, Emily? 18 Α Yes. 19 MS. ROBERTS: Move to admit -- sorry, Your Honor. Move to admit 101. 21 THE COURT: 101's admitted. 22 (PLAINTIFF'S EXHIBIT 101 ADMITTED) 23 BY MS. ROBERTS: 24 102, Emily, is the homestead that you filed when you 0 D-20-605263-D BELLISARIO 12/20/2021 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

```
purchased the real property in this 1913 Sondrio Drive,
 1
    correct?
 2
 3
        Α
            Correct.
 4
             Were you mailed -- mailed -- made -- were you
    married on May 29th of 2013?
 5
        Α
             No.
 6
 7
         0
             Okay.
             MS. ROBERTS: Move to admit 102.
 8
              THE COURT: Admitted.
 9
10
                                (PLAINTIFF'S EXHIBIT 102 ADMITTED)
    BY MS. ROBERTS:
11
12
       Q Okay. 103 is the purchase agreement from February
    21st, 2012, for the real property at 1913 Sondrio Drive; is
13
14
    that correct?
        Α
15
             Yes.
              MS. ROBERTS: Move to admit 103, Your Honor.
16
17
              THE COURT: Admitted. Nice climb in equity.
                                 (PLAINTIFF'S EXHIBIT 103 ADMITTED)
18
19
              THE PLAINTIFF: I know. I got lucky.
    BY MS. ROBERTS:
20
21
              So turn to 105, Emily.
         Q
22
              Okay.
         Α
23
              These are mortgage statements. This is the
    statement right before you married Brad, I believe. It's the
```

statement for the period July 15th of 2014; is that correct? 2 Α Yes. 3 And at that time, the mortgage was 997.74; is that 4 accurate? 5 Α Yes. Okay. And based upon this, the principle payment is 6 7 only \$214.38 with \$553.83 being interest, and \$226.53 being escrow; is that accurate? 8 Yes. 10 MS. ROBERTS: Move to admit 105, Your Honor. THE COURT: Admitted. 105? Yeah. 11 12 (PLAINTIFF'S EXHIBIT 105 ADMITTED) 13 BY MS. ROBERTS: Q Okay. So 106, Emily, is a current mortgage 14 15 statement, or as of April 16th of 2021. 16 Α Uh-huh. 17 That shows that the current payment is \$1,134.83. 18 Do you see that? 19 Α Yes. 20 0 Is that accurate? 21 Α Yes. Okay. Of that, 294.19 is principle, 477.02 is 22 23 interest, and the escrow fees are 363.62; is that correct? 24 Α Yes.

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1	Q And the to the best of your knowledge, the escrow	
2	fees are the increased insurance and taxes; is that correct?	
3	A Yes.	
4	MS. ROBERTS: Move to admit 106, Your Honor.	
5	THE COURT: 106 is admitted.	
6	(PLAINTIFF'S EXHIBIT 106 ADMITTED)	
7	BY MS. ROBERTS:	
8	Q In this matter, pursuant to NRCP 16.2, we produced	
9	your Bank of Nevada statements ending in 3541; it that	
10	accurate?	
11	A Yes.	
12	Q Do these appear to be the bank statements that we	
13	produced in this matter?	
14	A Yes.	
15	MS. ROBERTS: Move to admit 107, Your Honor.	
16	THE COURT: 107 is admitted.	
17	(PLAINTIFF'S EXHIBIT 107 ADMITTED)	
18	BY MS. ROBERTS:	
19	Q We also prod produced a account statement at 108,	
20	just showing the balance in the account; is that correct,	
21	Emily? At 108?	
22	A Yes.	
23	MS. ROBERTS: Move to admit 108, Your Honor.	
24	THE COURT: 108's admitted.	
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(PLAINTIFF'S EXHIBIT 108 ADMITTED) 1 2 BY MS. ROBERTS: 3 We also pron -- produced the Bank of America which ends -- the same statements that we just talked of -- talked 4 about, the Bank of Nevada statements, for an additional 5 period; do you agree with that? 6 7 Yes. 8 MS. ROBERTS: 109, Your Honor, we'd ask to admit. THE COURT: 109's admitted. 9 (PLAINTIFF'S EXHIBIT 109 ADMITTED) 10 11 BY MS. ROBERTS: 12 Q And then 110, we went all the way back to 2019 to produce records, and those are those records from the same 13 account, or so -- a different account at Bank of Nevada, 15 correct, Emily? 16 Α Yes. 17 MS. ROBERTS: Your Honor, move to admit 110. 18 THE COURT: 110 is admitted. Let me ask you a 19 question. 20 (PLAINTIFF'S EXHIBIT 110 ADMITTED) 21 MS. ROBERTS: Yes, Your Honor. 22 THE COURT: Do -- is there still \$14,197.34 23 | outstanding on the mortgage payment? 24 THE PLAINTIFF: They added it to the end of the D-20-605263-D BELLISARIO 12/20/2021

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1	mortgage.	
2	THE	COURT: They're adding it okay.
3	THE	PLAINTIFF: Yeah.
4	THE	COURT: Well, it goes with how much, you know
5	THE	PLAINTIFF: Yeah.
6	THE	COURT: money has been paid towards that.
7	THE	PLAINTIFF: Yeah. So yes, all 14,000 were added
8	to the end.	
9	BY MS. ROBERTS	S:
10	Q Did	you get, during the why did why did you
11	end up owing 1	14,000 towards the mortgage, do you know?
12	A Beca	ause I put it on forbearance during Covid,
13	because I was	n't receiving child support.
14	Q Okay	/. Can you switch to book number 3 now? You
15	have that in	Front of you?
16	THE	COURT: Give me a second, please.
17	MS.	ROBERTS: Yes.
18	THE	COURT: I need this to stay here.
19	THE	CLERK: Okay.
20	THE	COURT: Thank you. I'm still calculating. Go
21	ahead.	
22	MS.	ROBERTS: Sorry.
23	THE	COURT: That's okay, you're fine. I was just
24	trying to keep	my figures good here.

```
BY MS. ROBERTS:
 1
 2
              So then 111, Emily, can you turn there?
         Q
 3
         Α
              Yeah.
              So these are the continuation of the statements from
 4
    8473; is that correct?
 5
         Α
              Yes.
 6
 7
         0
              Okay.
 8
              MS. ROBERTS: Move to admit 111.
 9
              THE COURT: 111's admitted.
10
                                  (PLAINTIFF'S EXHIBIT 111 ADMITTED)
11
    BY MS. ROBERTS:
12
             And then 112, Bank of America, this is a credit
13
    card; is that correct, Emily?
14
         Α
              Yes.
15
             And this ends in 5689. Is that your credit card?
16
              Yes.
17
              Okay. And these are the statements from August of
    2019 through November of 2020; is that correct?
18
19
         Α
              Yes.
20
              Okay.
              MS. ROBERTS: Move to admit 112, Your Honor.
21
22
               THE COURT: 112 is admitted.
23
                                   (PLAINTIFF'S EXHIBIT 112 ADMITTED)
24
    BY MS. ROBERTS:
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1	Q So, Emily, based upon this record at Bates stamp
2	167, as of essentially November well, October 20th wait,
3	hold on, maybe I
4	A Which number are we on?
5	Q Same same set of exhibits
6	A 112.
7	Q on that statement. Can you go to Bates stamp
8	171, Emily? So through November 20th, you owed on this credit
9	card 1,120.62. Is that balance still owing?
10	A Yeah.
11	Q And is the amount the same?
12	A Give or take \$100.
13	Q Okay. And then we have 113. Can you go there with
L4	me. This is another account that you have, it's just checking
15	and savings account. This is Bank of America statements
16	ending in 9478. These are August of '19 through January of
17	2020; is that accurate?
L 8	A Yes.
19	MS. ROBERTS: Move to admit 113.
20	THE COURT: 113's admitted.
21	(PLAINTIFF'S EXHIBIT 113 ADMITTED
22	BY MS. ROBERTS:
23	Q You also have another Bank of America Credit card
24	ending in 0153. Those are in Exhibit 114. And those are the

```
statements from August of '17 to November of '20. Do you see
1
   that?
 2
       Α
 3
             Yes.
            So based upon this, in November of '20 at Bates
 4
   stamp 243, you owed 2,712.58. Do you still owe that balance?
 5
             Give or take 100 bucks.
 6
7
         Q
             Okay.
              MS. ROBERTS: Move to admit 114, Your Honor.
8
 9
              THE COURT: 114's admitted.
                                 (PLAINTIFF'S EXHIBIT 114 ADMITTED)
10
11
   BY MS. ROBERTS:
       Q You also have a Chase credit card. That one ends in
12
   5682. We produced those records for -- through December of
13
14
   2020; is that correct?
        Α
15
             Yes.
             Okay. And based upon 25 -- Bates stamp 259 --
16
17
              THE COURT: Give -- give me --
   BY MS. ROBERTS:
18 I
19
            -- on that credit card, you owe $1,044.89; is that
20
   accurate?
21
         Α
             Yes.
22
             And do you still owe that balance?
         0
23
         Α
              Yes.
24
              THE COURT: Give me one second. Where is the
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```
account number on this Chase?
1
 2
             MS. ROBERTS: It's right under account statement.
   If you see the blacked out part, the last four are there.
 3
 4
              THE COURT: I don't see any last four at all.
             MS. ROBERTS: 5254 --
 5
              THE COURT: Oh, there we go.
 6
 7
             MS. ROBERTS: Okay.
             THE COURT: 5682?
8
 9
             MS. ROBERTS: Yeah. And it changed.
10
   BY MS. ROBERTS:
             It went from 5682 to 5254; is that right, Emily?
11
        0
   Did you change cards?
12
13
             No, I have two Chase credit cards.
        Α
14
        0
             Oh, okay. Then that's my fault, Your Honor. So for
   5682 --
15
             You have that one on Exhibit 116. The other one.
16
        A
   So one Chase card --
17
18
             Oh, no, I have three here. Because I have 5254,
19
   too. Did you have three, or did you change numbers?
20
        Α
             Maybe it changed numbers, but --
21
              I think that you changed numbers, and this is that
   one. Because it's the same --
23
             Oh, sorry. I didn't know.
24
             Yeah, it's the same -- I think that we determined
```

```
that, because it's the same spending limit of 1,300.
 1
 2
              Oh, okay.
 3
         Q
              Okay?
 4
         Α
              Yeah. Sorry.
 5
              MS. ROBERTS: So move to admit 115, Your Honor.
 6
              THE COURT: Hang -- it's admitted.
 7
                                (PLAINTIFF'S EXHIBIT 115 ADMITTED)
    BY MS. ROBERTS:
 8
             And then 116, Emily, is the second Chase credit
10
    card?
11
        Α
              Yes.
12
             And we've produced those from October of '19 through
13
    November of 120; is that correct?
14
        Α
             Yes.
15
            And this started 5915 -- 5919. Let's see, Let's
    verify. And then it changed to 7774, but they have the same
16
17
    spending limit, so I believe it's the same card; does that
    sound accurate?
18
19
        A Yes.
20
              Okay. And so as of payment date December 21st of
    '20, you owed $5,404.79 on that credit card, at Bates stamp
21
    319. Does that remain accurate?
22
23
            It's a little higher now.
24
            Okay. What is it right now?
         0
```

1	A I think 6,200.
2	Q Okay.
3	THE COURT: 6,200?
4	THE PLAINTIFF: Yeah.
5	MS. ROBERTS: Move to admit 116, Your Honor.
6	THE COURT: Admitted.
7	(PLAINTIFF'S EXHIBIT 116 ADMITTED)
8	MS. ROBERTS: I realized, Your Honor, when I did the
9	court or when I did the exhibits, we forgot to put in
10	Mr. Bellisario's books, so I brought a copy for the Court, and
11	a copy for the court clerk.
12	THE COURT: Thank you. I have 117, and 118.
13	MS. ROBERTS: Oh, you do? Maybe it's my books that
14	are missing.
15	THE COURT: 119, 120
16	MS. ROBERTS: You do? Okay.
17	THE COURT: I I have all the way up to 123.
18	MS. ROBERTS: Okay. They're in my books then. I
19	apologize. Sorry.
20	THE CLERK: That way you don't notice the cold.
21	MS. ROBERTS: I should make Emily do it, then.
22	THE PLAINTIFF: Right. I'm freezing.
23	BY MS. ROBERTS:
24	Q Okay. So can you turn to 117, Emily?

1	A Yeah, I'm here.
2	Q So Brad provided limited statements in the matter
3	in this matter, do you agree?
4	A Yes.
5	Q So he provided August of '19 through December of '20
6	after being compelled, for the joint account ending in 9522.
7	Do you agree with that?
8	A Yes.
9	Q And these are we know they're Brad's, because
10	they're Bates stamped different. They're Bates stamped DE
11	DFNT, do you see that at the bottom-right-hand corner?
12	A Yeah.
13	MS. ROBERTS: Your Honor, as an officer of the
14	Court, I'm going to represent to the Court these are what
15	Mr. Bellisario gave to me, and I would move to admit them.
16	THE COURT: Admitted.
17	(PLAINTIFF'S EXHIBIT 117 ADMITTED
18	THE CLERK: What what numbers?
19	MS. ROBERTS: 117
20	THE COURT: The oh, 117?
21	BY MS. ROBERTS:
22	Q 118, then, Emily, these are the statements that Brad
23	gave us himself. And again, they're denoted by Bates stamp
24	DFNT, and they are for the account ending in 3573. It's his

personal account. And those are only May of '20 through 2 February of 2022 -- or 2021, correct? 3 Α Correct. 4 0 Okay. MS. ROBERTS: Your Honor, I would move to admit 118. 5 THE COURT: Admitted. 6 7 (PLAINTIFF'S EXHIBIT 118 ADMITTED) BY MS. ROBERTS: 8 118 (sic) is another account just in Bradley's name, 10 ending in 2348. Again, Bates stamp DFNT, which denotes that 11 they were received from Brad. Those were March of '20 through December of '20; is that accurate, Emily? 12 13 Yes. 14 MS. ROBERTS: I would move to admit that, Your 15 Honor. 16 THE COURT: Admitted. (PLAINTIFF'S EXHIBIT 119 ADMITTED) 17 18 MS. ROBERTS: 120 are the limited records he 19 provided pursuant to the discovery commissioner's order, Your Honor. They are the law firm records, but he did produce 20 them, so I put them in the books. I don't -- they are not the 21 22 IOLTA account statements. They are the general account 23 statements for the firm, because we never received the IOLTA statements. 24

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THE COURT: Okay. 1 2 BY MS. ROBERTS: 3 So Emily, these -- these are the -- this is the Q 4 first time you're looking at these. They are the records for the account ending -- for Bellisario Law PC ending in 7891. 5 Do you see that? 6 7 Α Yeah. 8 And these were produced by Brad, based upon the production Bates stamp of DFNT. Do you see that? 10 Yeah. MS. ROBERTS: Move to admit 120, Your Honor. 1.1 THE COURT: You mean 121? 12 13 MS. ROBERTS: We're on 120 still, I thought. THE COURT: Oh. Admitted. 14 15 (PLAINTIFF'S EXHIBIT 120 ADMITTED) BY MS. ROBERTS: 16 17 He gave some federal loan statements, Emily, that were disbursed in 2013. When did you marry Brad? 18 19 Α 2014. 20 Okay. And so these were disbursed, and the loans were received before you got married; is that accurate? Α 22 Yes. And during the marriage, he was paying these loans 23 from the community funds; is that accurate? 24

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1	A Yes.
2	Q Again, these were produced by Brad as evidenced by
3	Bates stamp DFNT. Do you agree with that?
4	A Yes.
5	MS. ROBERTS: Move to admit 121, Your Honor.
6	THE COURT: Admitted.
7	(PLAINTIFF'S EXHIBIT 121 ADMITTED)
8	BY MS. ROBERTS:
9	Q During litigation, he received the PPP loan, Emily,
10	in the amount of \$23,000 from Kabbage. Again, these were
11	produced by Brad, based on DFNT being the beginning of the
12	Bates stamp; is that accurate?
13	A Yes.
14	MS. ROBERTS: Move to admit 122, Your Honor.
15	THE COURT: 122 is admitted.
1.6	(PLAINTIFF'S EXHIBIT 122 ADMITTED)
17	BY MS. ROBERTS:
1.8	Q And then in Bates stamp 123, Emily, if you can move
19	there, he has a promissory note with Lending Club for \$21,000
20	\$21,275. Do you agree with that?
21	A Yes.
22	Q To the best of your knowledge, did you ever co-sign
23	on a Lending Club loan?
24	A Never.

1	Q And was it do you know anything about the Lending		
2	Club loan?		
3	A No.		
4	Q And all this has is it doesn't even have his name		
5	on it; is that accurate?		
6	A Yes.		
7	MS. ROBERTS: Move to admit 123.		
8	THE COURT: Admitted.		
9	(PLAINTIFF'S EXHIBIT 123 ADMITTED)		
10	MS. ROBERTS: Based upon the numbers that we		
11	provided for medical, I would represent to the Court that the		
12	total amount that she paid was \$3,435.23. So Mr. Bellisario's		
13	share under if he was paying half would be \$1,717.61, and		
14	that's for those medical bills we went over in Exhibits 55,		
15	76, 77, 78, 79, 80, 81, and 84.		
16	THE COURT: I came up with what are you doing? I		
17	came up with a different amount. I came up with 913.87.		
18	MS. ROBERTS: It has to be more than that, because		
19	one of the bills alone was 952.20, Your Honor.		
20	THE COURT: Well, for half. For his half.		
21	MS. ROBERTS: Okay. Can I add them can I add		
22	them real quick?		
23	THE COURT: Yeah. Add them up real quick, please.		
24	MS. O'BRIEN: On the phone?		

```
MS. ROBERTS: No, I'm going to do it on the
1
   computer.
2
             THE COURT: And I'm re-adding, also. Oh, boy. My
3
4
   figures are way up there now. I messed something up. What
 5
   number do you have?
             MS. ROBERTS: I get $3,435.23.
6
7
             THE COURT: Yeah.
8
             MS. ROBERTS: And so his half would be $1,717.61.
9
             THE COURT: Give -- give your numbers again.
10
             MS. ROBERTS: $3,453.23.
             THE COURT: I got even --
11
             MS. ROBERTS: So Brad's -- what?
12
13
             THE COURT: I've got even cents. But go ahead.
14
             MS. ROBERTS: Do you want me to add them again?
15
             THE COURT: No. No, you're fine.
16
             MS. ROBERTS: And so his half was 1,717 cents --
17
   $1,717.61.
18
             THE COURT: Yeah. Okay.
19
             MS. ROBERTS: What about health insurance
20
    (indiscernible).
             THE COURT: That comes up slightly lower than what
21
22
    -- what my third addition was.
23
             MS. ROBERTS: Okay.
24
             THE COURT: So we'll just go with that one.
```

```
BY MS. ROBERTS:
 1
 2
             Are you currently providing health insurance for the
    children, Emily?
 3
 4
         Α
              Yes.
 5
              And who's the provide -- who -- do you provide it
 6
    through your employer, or how do you provide it?
 7
              Yes.
              Okay. And does your dad pay it, or are you paying
 8
         Q
 9
    it?
10
              I pay it.
11
         Q
              And what's the amount for the children only?
              I thought I sent it to you. Can I look through my
12
         Α
13
   emails?
14
              MS. ROBERTS: May she look at her emails, Your Honor
15
16
              THE COURT: Yes.
17
              MS. ROBERTS: -- briefly?
18
              THE PLAINTIFF: I think it's in my email.
                        (COUNSEL CONFERS BRIEFLY)
19
20
              THE PLAINTIFF: I have no service.
21
   BY MS. ROBERTS:
22
         Q
              What?
23
         Α
              My email's not working.
24
              Log in to the court -- log in through blue --
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1
             THE CLERK: It comes up Clark guest.
 2
   BY MS. ROBERTS:
            Yeah. Clark -- like to blue --
 3
             THE CLERK: With the wi-fi --
 4
 5
   BY MS. ROBERTS:
 6
        Q
            -- wi-fi password.
 7
             Okay. Clark quest?
        Α
             Yeah.
 8
        Q
 9
             THE CLERK: Yeah. Just click on that. It's free.
             THE PLAINTIFF: Okay.
10
11 BY MS. ROBERTS:
       Q
            Who's the -- who's the insurance? What company has
12
13
   the insurance, Emily?
             Health Plan of Nevada. I'm texting my HR person
    really fast, to see if she can get a detailed --
15
16
             When did you start covering the kids?
17
            When my son was born.
        Α
             So you've covered him throughout?
18
        0
             I've covered them throughout, all of them.
19
20
        Q
             Has Brad ever had health insurance on the children?
21
        Α
             Never.
22
             Okay. Maybe it's on your FDF. Let me look at the
23
    exhibits again.
24
       Α
            Yeah.
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- 1		
1	Q	So on your first FDF you filed with Mr. Riccio, you
2	indicated	that it's \$95 a month total, with 50 to you, and 45
3	to the chi	ildren; does that sound accurate?
4	A	Wait, say that again?
5	Q	50 of it is attributed to you, and 45 is attributed
6	to the chi	ildren.
7	А	No, my health insurance is like, 1,200 a month.
8	Q	Okay.
9	А	For the three of us. I'm trying to find a detailed
10	list. I'r	n sorry.
11	Q	That's okay. Let me look.
12	A	Okay. Here it is. It is \$253.98 per oh, wait,
13	no, which	one did we choose? Sorry. \$267.66.
14	Q	200
15	A	67.66 per child. They have full health insurance
16	and full (dental.
17	Q	And what are you looking at to determine that
18	number?	
19	A	They sent a rate comparison when we renewed our
20	plan. It	shows our current plan and our renewal.
21	Q	Is it an email?
22	A	It's an email, yeah.
23		MS. ROBERTS: Your Honor, could we send that to the
24	Court cle	rk, and then have that lodged as our Exhibit 125?

```
THE COURT: Yes.
 1
 2
              MS. ROBERTS: Because she used it to refresh her
    recollection.
 3
              THE COURT: Yes.
 4
 5
              MS. ROBERTS: Madam Clerk, do you want to write down
 6
 7
              THE CLERK: Yeah --
              MS. ROBERTS: -- can you write it down --
 8
              THE CLERK: -- I'll write it down.
 9
              MS. ROBERTS: -- would that be easier?
10
11
              THE PLAINTIFF: So this has like, confidential
   information of my other -- the other employees.
13 BY MS. ROBERTS:
14
       Q
             Oh.
             So I think maybe that's why I didn't submit it.
15
       Α
16
              THE COURT: Yeah. That would need to be redacted
17
    out --
18
              MS. ROBERTS: Redacted. So can I redact it and file
   it under -- or can I file it under seal after I redacted it as
20
    our 126?
21
              THE COURT: Yes, ma'am.
22
              THE PLAINTIFF: I'll send you the full thing.
   BY MS. ROBERTS:
23
             Okay. Okay. And so it's 267.66 per child, so
24
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you're paying 802 for all three children?
 2
         Α
             Yes.
 3
         Q
              Okay.
              Hold on. I want to get the numbers right. So from
 4
         Α
    2015 --
 5
              Uh-huh.
 6
         Q
 7
              -- up until November of this year, it was 253.98 --
         Α
 8
         Q
              Two --
              -- in Dec --
 9
         Α
              Oh, 253.
10
         Q
11
              253.98. And then starting December of this year, it
         Α
    was 267.66 per child.
12
13
              And when you say this year, you're talking about
    2020?
14
15
              2021, yeah.
         Α
16
              That's what I mean, thank you. Okay.
         0
17
              So now it's 267.66, but it's always been 253.98 per
18
    child.
19
              253.98 --
         Q
20
         Α
              Times three.
21
              So it was -- until this month, it was 761.94 a
22
    month.
23
         Α
              Uh-huh.
24
              Okay. And so you're allegation is that Brad has not
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paid it from June of 2019 to December of 2021, which we -- is 2 32 months? 3 Α Correct. And so you're asking for reimbursement for the 32 4 months? Yes. 6 Α 7 Q So the total health insurance you've paid in those 8 32 months is 24,382.08? 9 Correct. And you're asking that Brad pay 12,191.04? 0 10 Correct. 11 Α And going forward, what relief are you requesting 12 13 regard -- what relief are you requesting regarding the health insurance? You're asking for him to pay half? 14 A Yes. 15 As far as unreimbursed medical, you're asking Brad 16 0 to pay half of that, pursuant to the -- Nevada law? 17 18 Α Yes. And so we've talked about the 30/30 rule. Do you 19 0 recall that discussion? 21 Can you refresh my memory? Absolutely. So 30/30 rule is that if you pay a bill 22 23 for Brayden today, you have 30 days to give Brad proof of it 24

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1	А	Uh-huh.
2	Q	and he has 30 days to give you the one half
3	payment t	hat you've made.
4	А	Okay.
5	Q	And that's what you're asking the Court to adopt,
6	correct?	
7	А	Yes.
8	Q	Okay. What mechanism do you want to use to provide
9	that to B	rad?
10	A	I'm not sure. What's the easiest way for the courts
11	to track	it?
12	Q	Well, we've talked about different options. Like,
13	TalkingPa	rents, Our Family Wizard
14	A	Oh, no.
15	Q	You want you wanted to go through my office; is
16	that corr	ect?
17	A	Yeah. I think according to his court that he went
18	to	
19	Q	Uh-huh.
20	A	they said that he can only talk to you or another
21	attorney	about the kids. So that's what the DA decided in his
22	case. An	d so I'd like to do what they decided.
23	Q	So you want me to send Brad the the or an
24	attorney	that you direct

legal custody under Rivero; is that correct?

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Q

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Okay. And you've asked this Court to award you sole

A Correct.

11 |

Q And that's the -- this ability to make health, education, and religious decisions for the children without notifying Brad; is that accurate?

A Yes.

Q Why do you believe that that is in the best interests of the minor children?

A Because it seems that every decision I make, Bradley tries to just say no to it, just to cause inconvenience. And I believe that if he's giving any -- if he's given any rights to make decisions, he'll constantly try to change them just to inconvenience me. For example, how he took them out of the kids preschool that they were going to for three years for no reason, how he decides to not allow them to go therapists for no reason, and that kind of stuff. Like, changing my kids' routines so often, it's not good for my kids. Especially my son, who has such bad -- such severe anxiety.

Q Okay. So you're asking the Court to award sole legal custody; is that correct?

A Yes.

Q And you're also asking the Court that as the sole legal custodian, that you have the ability to apply for passports for the children without Brad's consent; is that accurate?

Yes. 1 Α 2 You're also asking that there be a specific order that Brad is not to interfere with the children's medical 3 treatment, because it's causing trauma and unnecessary 4 litigation fees; is that accurate? 5 Yes. Α 6 7 0 Okay. As it relates to physical custody, do you agree that the children are not of an age that they can state 8 a preference as to custody? Α Yes. 10 Okay. There's no one other than you or Brad that 11 could assert rights to custody of the children, correct? 13 Α Correct. Frequent association and continuing relationship. 14 Besides when you withheld the children after the incident in 15 December and January, you've complied with the Court's order 17 regarding contact for the children; is that accurate? 18 Α Yes. There was one time that Donna's House had to have a 19 fee paid and they missed one visit, but we agreed to a make up visit so that Brad could get that, because you were not 21 22 receiving the money to pay for child support --23 Α Yes. 24 -- and temporary assistance -- or temporary support;

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is that correct? Α Correct. So -- and you agreed to make up visitation when he missed something at Family First; is that correct? Correct. Α Have you tried to the best and to the extent that 0 you can to encourage and foster the relationship between Brad and the children? Α Yes. What do you do to do that? Q Before visits, I just say, you're going to have a lot of fun, you know, you -- you're going to enjoy yourself, 12 it's your Dad's time to have visits, and that's about it. 13 When they go to Family First, does it seem to be a little bit easier for the children? A Well, yes, because every time they leave, the have 16 an entire bag of brand new toys. So they go to the visit 17 knowing that they get new toys. So because of that, it has 18 been a lot easier for my son to go. He says, I -- I want to 19 go get my new toys, is what he says. 20 Who brings the new toys? 21 0 22 Α Their dad. Bradley brings them. 23 Okay. As it relates to the conflict, you have

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alleged in this matter that the conflict is very high. Do you

agree with that? 1 2 Α Yes. Do you agree that the conflict is high because of 3 the domestic violence that's happened between you and Brad? 4 5 Α Yes. Do you agree that the conflict is high because of 6 7 Brad's abuse of alcohol? 8 Α Yes. Do you agree that the conflict is high because Brad harasses your family and friends, and providers for the children, as an example, therapists? 11 Yes. 12 Α 13 As it relates to the ability to cooperate, do you think that there is an ability for Bradley to cooperate with 14 15 you? 16 Α No. 17 Have you tried to cooperate with Bradley? 18 Α Yes. At one point, did you attempt to even interact with 19 0 him one on one before the text messages where he said specifically that he was going to kill you? I don't understand. 22 Were you one on one doing exchanges and visitation, 23 like you were doing the -- directly with Brad, doing

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1	exchanges?	
2	A	Yes.
3	Q	And that was before he sent you text messages saying
4	he was ç	going to kill you, correct?
5	A	Yes.
6	Q	That's before he came to the house trying to locate
7	you and	caused damage to your house and the neighbors' houses
8	and vehi	cles; is that correct?
9	A	Correct.
L 0	Q	Do you feel safe currently communicating with Brad?
11	А	No.
12	Q	As it relates to mental and physical health, do you
13	believe	that you are mentally and physically healthy?
L 4	А	Yes.
15	Q	Are you treating with any medical providers at the
16	current	time?
17	А	No.
1.8	Q	Do you go to therapy?
19	А	Yes.
20	Q	Who do you go to therapy with?
21	A	I go to the same place that Brayden goes to, FACT.
22	Family a	and Child Treatment.
23	Q	Okay.
24	A	Center.
		D 20 COESCS D DELLICADIO 43/20/2024 TRANSCRIPT

You have no problem communicate -- or cooperating 1 with the cust -- or with the psychological evaluation, if it had been paid, with Dr. Holland, correct? 3 4 Α Correct. Do you believe that Brad is physically and mentally 5 healthy? 7 No. Α Do you believe that Brad's behaviors in this case as 8 outlined for the Court demonstrate that he has issues that need to be addressed before he's -- can be safe with the children? 11 | 12 A Yes. At the present time, based upon the age of the 1.3 1.4 children, they're completely dependent on -- on an adult; is that accurate? 15 16 Α Yes. And what are their current needs? Like, what are 17 Brayden's current needs? 18 Well, he has severe anxiety, so he needs a lot of 19 reassurance that he's safe. He needs a lot of reassurance 20 that I'm going to be safe without him. He -- he thinks that 21 I'm going to get killed, I'm going to die if I leave him. So 22 he needs a lot of like, love and nurture, a lot of just like, 23

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positive reinforcement and stuff.

24

1	Q	How often is he going to therapy?
2	А	Once a week.
3	Q	Okay. What are his physical needs?
4	А	Well, he needs exercise, of course. He needs
5	physical a	activity every single day. He needs to practice his
6	writing ar	nd reading every single day. You know, he needs to
7	eat, so I	have to feed him and make him food. He just needs
8	to, you kr	now, be mentally and physically stimulated every
9	single day	/
10	Q	Okay.
11	A	with activities.
12	Q	Do the girls have the same level of anxiety and
13	and issues	s regarding you being injured as Brayden does?
14	A	No.
15	Q	And why do you attribute that to personally?
16	A	Because Brayden witnessed everything, and his father
17	was Bra	adley was telling him stuff about hurting me
18	Q	Okay.
19	A	and I think that when he was telling him stuff,
20	the girls	were just kind off in their own little world, and
21	not reall	y paying attention.
22	Q	Okay.
23	A	So they either didn't pay attention, or didn't hear
24	it.	

1	Q Okay. In your personal opinion, are the needs
2	the physical and emotional needs for the children different
3	than Brayden or for the girls different than Brayden?
4	A Yes.
5	Q Okay. What what are their emotional needs, then?
6	A They're just normal. You know, they just want to
7	play, and they need, you know, they love, but they also want
8	their independence.
9	Q Are they currently in therapy?
10	A No.
11	Q Okay. What about their physical needs? How are
12	their physical needs different than Brayden's?
13	A I guess they need like, less hugs and cuddles,
14	because they feel safe and secure already, whereas Brayden
15	doesn't feel safe and secure. Like, he is always scared, so
16	he needs like, the constant, like, hugs that it's okay type
17	thing.
18	Q Are you following the recommendation of the
19	therapist regarding the amount of treatment?
20	A Yes.
21	Q Does the therapist provide direction about what you
22	can do to assist Brayden to to move forward from the
23	anxiety
24	A Yes.

1	Q and the stress that he's feeling?
2	A Yes.
3	Q Are you following those recommendations?
4	A Yes.
5	Q What do you understand those recommendations to be
6	right now?
7	A Well, one of the biggest things is making him feel
8	safe. So like, constantly reassuring him that like, we are
9	safe, I am safe, and then it is my job as a mom to keep you
10	safe, and it is my job to keep me safe, and you need to not
11	worry about me. Just be you, be happy. Your job is to be a
12	kid and have fun and grow and learn.
13	Q Is this
14	A That's the biggest thing, is just reassurance that
15	he's safe.
16	Q And that's what you're currently working that's
17	what the therapist is currently working on with him?
18	A Yes.
19	Q And also, talking about emotions. Like, you know,
20	if like, realizing what he's feeling, and like, addressing
21	the emotion, and just accepting it.
22	Q Okay. Do you believe that you have a close and
23	loving relationship with the kids, correct?
24	A Yeah.

1	Q Do you believe that Brad loves the children?
2	A I'm not sure.
3	Q Okay. What makes you think that?
4	A I feel like if someone loved their kids, they would
5	do anything they could to be with them and take care of them,
6	and they wouldn't let anything stop them, no addiction, no
7	person could stop them from being with their kids. And I
8	mean, I would never let anything, any drug, any alcohol,
9	anyone ever keep me from my kids. If if I had a problem
LO	with drugs or alcohol and that was keeping me from my kids, I
11	would stop it immediately.
12	Q You're bringing up drugs and alcohol. Why are you
13	bringing that up specifically?
14	A Because I know that that's a part of his
15	extracurricular activity.
16	Q What what does that mean?
17	A I mean, I know he does drugs and alcohol.
18	Q Okay.
19	A And I know that's not all of the reason why he's
20	violent, but I know that he is violent, but he gets more
21	violent when he is on drugs and alcohol.
22	Q Okay. There was a recent criminal hearing; is that
23	your understanding?
24	A Yes.

he's not going to bring me back. Like, I wanted to call you,

he wouldn't let me call you. So -- so that kind of makes me question it a little bit, because my son's so afraid of it.

And it's true, like maybe if he does get unsupervised visits, maybe he will take them away, and hide them.

Q Let's -- let's talk about what you're specifically asking. You're asking the Court for primary physical custody, and for Brad to have, if he is -- has contact, to be supervised, correct?

A Correct.

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- Q Okay. You've already gone over in detail the domestic violence.
 - A Yes.
- Q There was an incident previously where you guys were involved with Child Protective Services, correct?
 - A Correct.
 - Q What happened as a result of that?
- A He was -- he wasn't allowed to see the kids for I think three months.
- Q Okay.
- A And they made my dad for two weeks or a week I think it was, they made my dad legal custodian of the kids, because they said that because I allowed my -- my kids to see their dad, knowing that he was violent, that I was negligent.
 - Q So you were failing to protect them?

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Q Okay.

A And that's the reason why I was so adamant about when I felt my kids were in danger, like, I was going to withhold them. Because I was never going to let CPS take my kids away from me.

Q Okay. And that CPS case is now closed --

A Yes.

Q -- but that happened before the filing of the divorce, correct?

A Correct.

Q Okay. And so if the Court were to grant visitation, what are you specifically asking Brad's visitation to be?

A I want it really minimal right now, because my son has, like I said, severe separation anxiety, and when you give him a routine and it gets ripped away, he gets scared of abandonment. And when the Dad went to jail, he kept thinking, well, he left my life. What if my mom does that to? What if my mom never comes back? And I had a month of just horrible severe anxiety with him. Like, I couldn't go to work, he was screaming and crying. Sorry.

He was getting like, violent with my babysitter, like throwing stuff, and kicking and saying -- thinking that I

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was never going to come back again. And so I prefer that visitation be very minimal, at least until we know for sure if he's going to be in jail or not jail, because my son needs time to heal, and he's not able -- he's not given that chance to heal if he constantly has to switch schools, switch visitation, see his dad, not see his dad, wonder if Mom's never -- never going to come back, like Dad.

That's not allowing him to heal, and it's really sad seeing a six year old with such severe anxiety, and it's sad when people say, like, he seems a little off. Like, he seems a little different. And like, yeah, he went through a lot. He saw stuff that he shouldn't see at his age. Or -- or no one at any age should see.

- Q Let's talk about if the judge does schedule visitation. You want that scheduled between Tuesday and Thursday; is that correct?
 - A Correct.

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- Q What happens on Mondays right now?
- 19 A The girls have gymnastics.
 - Q So the girls have gymnastics, and the visitation would interfere with that.
 - A Correct.
 - Q Do they enjoy gymnastics?
 - A They love it.

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Does it give them some stability to be able to 1 interact with kids their own age --2 3 Yes. -- based -- and right now, they're not in school, 4 correct? 5 6 Α Correct. So the only interaction they're getting with kids 7 their own age, besides Brayden, is really going to gymnastics; 8 is that accurate? 9 Correct. 10 Α And then what happens on Thursdays and Fridays? 11 Me and my son have therapy. 12 Α Okay. And you're going to that FACTs place? 13 Q 14 Correct. Α Okay. And so you don't want -- was it difficult to 15 schedule the FACTS therapy? 16 17 It was really difficult, yeah. Okay. And why is this program so important? 18 Because it's a free program for people that have 19 dealt with trauma, domestic violence, and sexual abuse, and 20 not everybody's accepted. You have to go through an interview 21 22 process, and they have to get together with -- with the whole group, and see if they have someone that's willing to accept 23 your case, and if they have someone that's going to be able to 24

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benefit you. Like, not everyone, and not every therapist are 1 going to mesh together well, and so we were lucky to be 2 accepted. 3 Okay. And so you -- it's best for the scheduling 4 for the kids for it to be either Tuesdays or Wednesdays is 5 that accurate? 6 7 Α Correct. Okay. And so if the Court's going to schedule it, 8 that's what you're asking the Court to schedule; is that 10 accurate Correct. A 11 Okay. When you say whether or not Brad is going to 12 0 jail, you're talking about whether the criminal charges result in him going to prison; is that accurate? 14 Correct. 15 Α Right now, is it your understanding that Brad's 16 criminal charges are set for trial in June of 2022? 17 Α Yes. 18 And we reviewed that at lunch; is that accurate? 19 0 20 Yes. Okay. Is there any other relief as it relates to 21 the children that you're asking the Court to enter? 22 No. 23 Α Okay. Do you believe that before -- that Brad 24

A Yes.

- Q Okay. Let's -- let's trans -- and I know it's a weird transition, but let's transition to the property and debts. Okay?
 - A Okay.
- Q You owned the house before marriage, at the -- at 1913 Sondrio Drive. I know, it's weird for me. And you guys lived there together, and you don't dispute for a period of time that Brad contributed to the mortgage payment, is that correct?
 - A Correct.
- Q You're asking for that -- that property to be awarded as your separate property; is that accurate?
 - A Correct.
- Q To the extent that Brad assisted in making mortgage payments on that for a limited period of time, you're asking that any award of monies to that -- Brad from the house be offset from the debts that he owes to you; is that correct?
 - A Correct.
- Q Besides that, you're asking to keep anything in your possession. So any computers or furniture, you're asking for those things that are in the house that you live in to be awarded as your separate property, correct?

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You're agreeing Brad can have anything in his possession as his separate property; is that accurate?

Correct.

Are you agreeing that Brad can have the business, Bellisario Law PC?

Yes.

Okay. And you're asking that -- what are you asking the Court to do as it relates to the -- not the medical debts or the medical insurance, but the credit card debts, what are you asking the Court to do as it relates to your credit card debts?

I'd like to offset some of my equity to pay -- or the equity to pay off the credit cards.

And in the event that there's not -- let's say the Court determines that there's not enough equity to cover the debts that are already owed, what are you ask -- what relief are you requesting? Are you asking Brad to pay any of those credit card debts if it's not from the equity in the house?

- Sure, yeah. That'd be great.
- Okay. Q
- Because a lot of that stuff was for the kids
- Okay. So the -- your -- your testimony is that that stuff benefitted the children, so he --

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1	A Yes.
2	Q should be responsible for some of them?
3	A Correct.
4	Q We've never received credit card or I'm sorry,
5	credit card statements from Brad, and we don't know any kind
6	of debts like that for him; is that accurate?
7	A Yes.
8	Q The only credit card debt that he or the only
9	debt that he lists, other than student loan is a Capital One
10	credit card of 1,700, but we've never received any of those
11	statements for Capital One; is that accurate?
12	A Yes.
13	Q Okay. So you're asking for Brad to pay one half of
14	the credit card debt?
15	A Yes.
16	Q Okay. As it relates to alimony, do you agree that
17	Brad is currently not working because he is in jail?
18	A Yes.
19	Q But for Brad not being in jail, we would be
20	requesting alimony in this case; is that accurate?
21	1
22	Q And for the entirety of your marriage, which has
23	been how long?
2	A Since 2014.
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	II

1	Q	So you guys have been married six plus years?
2	A	Yeah.
3	Q	And so you're asking the Court to set aside at least
4	\$1 a year,	so that in the event that Brad's law license is
5	restored,	that you would be able to come in and ask the Court
6	for a modi	fication of alimony; is that correct?
7	A	Correct.
8	Q	As it relates to Brad's income, so at one point, he
9	was making	really good money as an attorney; is that correct?
10	А	Correct.
11	Q	We understand right now, he can't practice law. Do
12	you agree	with that statement?
13	A	Yes.
14	Q	What did he do before he practiced law?
15	A	He worked in finance.
16	Q	What did he earn working in finance?
17	A	I'm not sure. He never he never disclosed that
18	to me. Bu	ut he had his master's degree in finance
19	Q	A master's degree
20	A	so I'm sure he made I'm sure he made pretty
21	good mone	y. He was working in finance for Caterpillar.
22	Q	And you have no no knowledge of what he earned
23	before he	was an attorney?
24	A	No.

- 11		
1	Q	But you understand he can't practice as an attorney
2	right now	?
3	А	Yes.
4	Q	So what jobs do you think he could do reasonably
5	when he d	oes not have his law license?
6	А	He could be a law clerk.
7	Q	Okay. And what do you believe he could do what
8	do you be	lieve he could earn as a law clerk?
9	A	Don't some of them make like 150,000 a year? No?
LO		THE COURT: I wish.
ı 1	BY MS. RC	BERTS:
12	Q	I wish. I was just thinking me
13	A	How much do they make?
14	Q	I don't know. That's a good question. They make
15	 different	amounts
16	A	(Indiscernible).
17	Q	based upon that. Are you asking the Court to use
18	the best	judgment to determine what, and impute an income to
19	Brad upo	n him being released from CCDC?
20	A	Yes.
21	Q	Okay.
22	A	He could also work in finance.
23	Q	Are you asking Brad to be in a under an
24	affirmat	ive duty to notify you of changes of his employment,
	ŀ	
	1	

and provide you his tax returns on a yearly basis through my office, or through whatever attorney --2 Yes. Α 3 4 0 -- you designate? 5 Yes. Okay. And you are asking the Court that at the 6 conclusion of this trial, that we be able to file a memorandum 7 of fees and costs that outline not only the costs that you've 8 incurred with my office, but the court costs you've incurred 10 with Joe's office; is that correct? Α Correct. 11 What do you estimate that you've spent in attorney 12 13 fees between Joe and I? And I realize Joe was at two offices, but do you have any idea? 14 No idea. Honestly, I don't even want to look at it. 15 Α It stresses me out so much. 16 17 Q Okay. How much was it with you so far, do you know? 18 19 I don't know off the top of my head. Q I want to say it was probably like 15,000, 20,000 20 Α 21 with Joe, Joe Riccio. If we filed -- you would be -- you would be -- would 22 you agree that the best course of action is just to file those 23 billing statements with the Court --24

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A Yes.

Q -- allow the Court to do an analysis --

A Yes.

Q -- and then whatever the Court deems just and equitable would be the best course of action?

A Yes.

Q Are you asking the Court for an unequal distribution of the assets and debts based upon Bradley's refusal to cooperate, and the orders from the Court regarding his lack of cooperation when Judge Pomrenze was on the bench?

A Yes.

Q Okay.

 $$\operatorname{MS.}$$ ROBERTS: I believe that we have no further questions, Your Honor, at this time.

THE COURT: Okay. All right. Let's go off the record.

(COURT RECESSED AT 2:40:19 AND RESUMED AT 2:41:21)

THE COURT: All right. The Court finds that it has both personal and subject matter jurisdiction, since the children have lived here for more than six months prior to the filing of this action, and the parties have lived here more than six weeks prior to the filing of this action. That makes Nevada the home state of the children. That there is no possibility of reconciliation based upon the testimony of the

Plaintiff.

That at the hearing held on July 30th, 2020, and the order being filed on January 24th, 2021, Defendant was to pay child support in the amount of \$2,560 per month, and spousal support of \$1,000. Since the date of that -- per month.

Since the date of separation, due to his income being \$18,000 per month. That Defendant was still working at the firm for at least three months after he claimed he was no longer working at the firm.

That on October 22nd, 2020, the Court gave the Defendant an opportunity to purge his contempt of not paying support if he immediately delivered his financial books and records regarding his business and income. This order was filed on January 20th, 2021. This was not done. Therefore, child support arrears through December of 2021 is \$49,377.82. You may -- you may double check my figures in the (indiscernible) calculations and provide the documentation if that is off.

MS. ROBERTS: Okay.

THE COURT: This is subject to Defendant providing proof of payment of particular months in which it may have not been in the schedule of arrears that has been filed. Spousal support arrears through December of 2021 is \$33,982.84. Any monies that have been paid in advance will go towards any

child support arrears, prior to any other monies that was owed.

1.3

That Defendant was once again ordered to turn over his business and personal financial documents by December 1st, 2020, at the November 24th, 2020 hearing. This order was filed on December 10th, 2020. This was not done. The Court's predecessor recommended an unequal distribution of the community property if this was not done.

That Defendant has failed to cooperate with discovery in this. It was ordered on March 17th, 2021, that he was precluded from presenting or relying on at test -- at trial or evidentiary hearing any evidence required by Rule 16.2 not disclosed within five days. Any request for admissions which were not responded to are deemed admitted by operation of Rule 36(A)(3). And these will be spelled out a little bit further down in the factors for custody.

That there was an active temporary protective order in place from September 18th, 2019, until September 19th, 2020. This was case number T-19-200404-T. There was another TPO that crossed over during the same time periods, and it has -- that -- that case number is T-20-206639-T. It has continuously been in place from September 6th, 2020, until current date, and will not expire until May 10th, 2022.

Therefore, we have the dates of -- of -- you know,

up to September 19th, 2020, on one TPO, and you had full protection on two different TPOs for that period of time.

That there have been multiple violations of the TPO. I forgot to put down the dates on what those violations are, but they were pretty much during the summer of 2020.

Ms. Wilburn testified that she is a licensed marriage and family therapist who treated Brayden on February 2nd, 2020, and February 24th, 2020. It stopped because Defendant notified her that he did not agree with the treatment. Brayden was under a lot of stress, parent -- due to the parental conflict. He had extreme nervous problems, and he did not want his parents to be around each other. He was -- he had suffered extreme anxiety over contact with Dad.

Brayden did not let Ms. Wilburn -- or Brayden did let Ms. Wilburn know that he saw a lot of scary behaviors, and saw his dad be mean to his mom, and afraid of his dad getting mad. The -- once this was -- once Ms. Wilburn terminated her therapy, she referred the child to Anna Trujillo, who was not able to testify, so I am not exactly sure how long Ms. Trujillo actually was a therapist to the child.

That during one of the child exchanges, Brayden did not want to go, and he was crying. Sarah McKinley picked Brayden up and began swinging him around and around. And once Brayden was able to get away, he ran to his mother, who did

try -- attempt to protect Brayden. That there were multiple videos showing that this -- that this -- that Brayden did not want to go with Dad.

That on June 10th, 2020, the Plaintiff and Defendant entered into a stipulation order that there would be a full outsourced custody evaluation and psycholog -- psychological evaluation. This never took place. That on the order dated June 26th, 2021, this Court also ordered that the Court shall not entertain requests to modify the Defendant's visitation with the minor children until he completes the psychological evaluation. That was at a minimum.

That at the time of scheduling this hearing — this evidentiary hearing, the Defendant made it clear his intent to put off this trial and cause even more delay. That after continuous filings that are duplicative and in many other courts regarding the same subject matters and the same parties, this Court finally had to grant the vexatious litigant status against the Defendant. That Defendant's lack of cooperation with the outsource evaluation, psychological evaluations, and discovery significantly increased the cost of litigation.

And I apologize that these findings are going to be weaving in and out. I'm hoping that you will put these in a little bit more logical order than as I was typing them out.

MS. ROBERTS: Your Honor, could we correct one 1 2 thing? 3 THE COURT: Yes, ma'am. MS. ROBERTS: T-20-206639-T was actually granted 4 July 6th of '20, not September. 5 THE COURT: Yes. July 6th, 2020. 6 7 MS. ROBERTS: Okay. I just want to correct --THE COURT: The other one in September was going 8 until September 19th, 2020. 9 MS. ROBERTS: Okay. 10 THE COURT: So they -- they -- they overlapped each 11 12 other. 13 MS. ROBERTS: Okay. THE COURT: All right. Let me go back and find 14 15 where I was. MS. ROBERTS: Sorry, Your Honor. 16 17 THE COURT: Okay. That it -- the Court recognizes 18 the fact that the Defendant has gotten into some trouble with that State Bar of Nevada, and has temporarily had his license 19 20 suspended, that the Defendant has the ability to work as a law 21 clerk, or a paralegal, and as a seasoned, well versed law clerk or paralegal, and believes that he should be able to 22 earn at least \$35 per hour in that arena. That the complaint for divorce was filed on March 5th, 2020 --

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MS. ROBERTS: 2019.

THE COURT: 2019, and during --

MS. ROBERTS: Wait, no, 2020, Your Honor. I'm

sorry.

THE COURT: Yes. 2020 --

MS. ROBERTS: That's correct.

THE COURT: -- and during the almost two-year period of time, Defendant has nothing to cooperate, communicate, or compromised to act in the best interests of the children.

That -- this needs to be moved down a little bit, to someplace else. Whoops. Give me a second here. I was trying to keep everything in a logical order, and it does not always work.

That when it comes to the physical custody findings, on this here, the wishes of the child, the children are not of sufficient age for this factor to enter into the decision.

Any nomination of guardian by the parent, there has been no nomination of a guardian in this matter, therefore, it is neutral.

Frequent association and continuing relationship.

The Plaintiff has requested the Defendant's visitation with the children be supervised. She is requesting a schedule be set up so that Defendant has an ability to maintain a relationship with the children. That Mom attempted to even bribe Brayden to go with visits with his -- with his Dad, but

Brayden refused to go.

Defendant has showed no signs of not allowing a frequent and continuing relationship with Plaintiff.

Therefore, this factor is neutral. But it does show that Mom is willing to -- to allow the frequent associations.

Level of conflict. Plaintiff has subject -Plaintiff was subjected to many acts of domestic violence and violations of the TPO currently in place and in the past.

Defendant's communications with Plaintiff, her attorneys, and the therapists for the children have increased the conflict.

That at a supervised visit with Donna's house, Defendant became violent with the Marshals, and had to be escorted out.

This is from the Donna's house report filed under seal in Plaintiff's Exhibit 124, and has been admitted. We will discuss this even further, the level of conflict, when we go to the domestic violence factors, of -- this factor weighs against the Defendant and favors Plaintiff. This also is a factor for consideration in the continued supervised visits for Defendant.

Defendant's continuous refusal to cooperate with court orders, pay child support as required, Defendant's willingness to be confrontational and abusive in the presence of the children shows a blatant refusal to cooperate with Plaintiff in raising these children. That Defendant filed

civil lawsuits against his son's therapist, as well as against Plaintiff and prior therapists. It shows a distinct inability of him being willing to cooperate with Mom. There's also more of this when it comes to the domestic violence factors on this, as well. This factor is against Defendant and favors Plaintiff.

Mental and physical health of the parents. This factor may have been put to rest had Defendant participated in the psychological evaluation that was ordered. Defendant's refusal to do so and his acts in violating the TPO raises suspicions as to a minimum his ability to deal with his anger. That at a supervised visit with Donna's House, Defendant became violent with the Marshals and had to be escorted out. His out of control behavior further shows a possibility of mental health issues that could place the children in danger should Defendant have unsupervised visits with the children.

There are multiple attacks and stalking of other people. He has threatened another man with a Colombian neck tie, which is saying that he would slit Jason Elleman's throat who is Defendant's ex-girlfriend's ex-boyfriend. There is no evidence of such problems for Plaintiff. This factor is against Defendant and favors Plaintiff.

Defendant has posted many false reports regarding many professionals involved in his family's life, from

therapists, to the attorneys, to the judges. He posts rants that are hard to follow and to understand, and the -- and there's further factors that is going to be listed in the domestic violence factors. This factor once again is against Defendant and favors Plaintiff.

And while I'm thinking about it, Mom, if you want to go on back and sit with --

THE PLAINTIFF: Oh, okay.

THE COURT: -- your attorney, you may do so. I forgot you were still sitting there.

The physical, development, and emotional needs of the children, the children are young, but one of the children, Brayden, has shown the need for therapy regarding his being subjected to domestic violence and adverse treatment of his mother not once, but twice. And adverse treatment of his mother. He has been denied this therapy not once, but twice, with Anna Trujillo and Donna Wilburn.

Brayden was to continue in therapy by orders of this Court, yet Defendant filed a civil lawsuit against his therapist. This child has threatened physical violence against adults, and has threatened to kill his mother.

Brayden is just six years old. This factor is against the Defendant and favors the Plaintiff. Since it is possible that Brayden is learning this behavior from Defendant, this showing

of anger, this factor also must be considered when determining supervised visits for Defendant.

The nature of relationship with the parents. The children do have a loving relationship with Plaintiff.

There's been no evidence put into the record that shows otherwise. With it being more than a year since Defendant has had anything more than supervised visitation, the relationship between the -- the Defendant and the children would probably need to be rebuilt once he finishes a psychological evaluation as was previously ordered, and once his criminal problems are straightened out. This factor favors Plaintiff, and is against Defendant.

There are no other known siblings other than the three involved in this case. Therefore, this factor is not applicable.

When it comes to abuse and neglect, Defendant has thrown food and juice boxes at the children when they ignored him during a child exchange. This could be deemed abusive. That abusing the mother in front of the children is abuse of the children, as well. It does cause psychological harm, and the car — and the Court cannot tolerate any further harm coming to these children. This factor is against Defendant and favors Mother.

As for abduction, this factor is not applicable,

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since there has been no abductions in this case.

Domestic violence. The -- there's been testimony, and the Court does find that during the first -- Mom's first pregnancy is when the violence began, and continued onward. That the ones with the most evidence is August -- began on August 6th, 2019, when the Defendant left bruises on Plaintiff's arm and thigh by banging the door on her with Brayden watching. Defendant tore the garage door off, and then he left.

That on September 16th, 2019, Defendant began banging on the door -- the front door, then broke a back window, getting into the home, and began throwing furniture around, including the TV from the master bedroom that was thrown from the second floor to the floor below. Brayden was once again present for these events. Police were on the phone while Defendant was still destroying the property.

He destroyed the children's fish tank, causing the fish to die in front of the children. The dishwasher was kicked in, that Defendant ripped the fan above the stove out of the wall, the garage was destroyed, he ripped the TV off the wall in the living room. He broke multiple mirrors, art work, and bottles of wine, as well as the children's fish tank. He ripped doors from the hinges in the bathroom cabinets.

He threw pictures into the toddler's bed that the toddler could have very easily been in. He kicked the toddler gate from the wall. Water from the fish tank destroyed the cabinets and the sink. Exhibit 31 is a detailed invoice for the damage caused from this night.

That on June 22nd, 2020, that Defendant backed his car into the garage, in -- in the marital home's garage, after threatening to kill the Plaintiff. When he figured out that she was not home, he get -- he began backing his truck into neighbors' vehicles. He drove forward and backed up into a city light pole, knocking it down onto another neighbor's vehicle. He had come back, up and down, hitting other vehicles, possibly with his car, but actually, with sticks. He would also drive up and down the road and -- hitting Plaintiff's -- and pulling into the Plaintiff's driveway, and hitting the garage door multiple times with his truck.

Defendant then showed up at Plaintiff's dad's home, the maternal grandfather, and Plaintiff barricaded herself in the bathroom with all the kids. Her dad had a shotgun to protect his daughter. The police arrived and arrested the Defendant because he was violating the TPO that was currently in place, T-19-200404-T. This at the same time was a criminal act all on its own, and not just a violation of the TPO.

That sometime in February 2nd -- or that on February

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2nd, 2021, the Defendant once again showed up at Plaintiff's home to return the children, and he began throwing food at Plaintiff's front door, with the children present at the door, and the fruit -- the juice boxes could have very easily have hit the children. He did this because it appeared that the children did not respond to his calling them. At this visitation, he returned the children late by 33 minutes. And this was during a short time period in which he had unsupervised visits.

There are criminal charges pending against the Defendant, and he is still in custody. That the Plaintiff propounded requests for admissions that were deemed admitted due to the Defendant's not responding, that these admissions were that he committed acts of domestic violence against Plaintiff as defined by NRS 33.018. That he entered a plea of — he entered a plea to battery in case number 19-F-19371-X. That under that same case number, he was required to complete impulse control courses, that he was required to complete domestic violence counseling, which obviously failed to take effect, considering how he's reacted after that.

That on or about August 1st, 2019, he struck Emily
Bellisario on the left side of her cheek, that on August 1st,
2019 that he caused a welt on Emily Bellisario's left arm.
That the bruises depicted in photographs attached at Exhibit 1

and that we also had as exhibits in the record here were caused by the Defendant on August 1st, 2019. That he had threatened to place Gabe in the ground. That he stated that he was going to murder someone known to Emily.

1.1

He stated that Mario would be drinking through a straw until he dies. He stated that he was going to destroy the fucker's life. He threatened to kill anyone who was in a relationship with the Plaintiff. He threatened to kill the Plaintiff herself.

That he caused the marital residence to be in the condition depicted in the photographs that is currently on record, and in the -- at Exhibit of the request for admissions. That he caused physical damage to the following personal property items in the Plaintiff's residence, two televisions, two chairs, appliances, furniture, broken vase, and a fish bowl, which actually killed the poor fish. That he caused physical damage to the home where Emily Bellisario resides at 1913 Sondrio Drive, the rear window, the front door of the residence, and lighting fixtures.

That he caused bruises on the Plaintiff on or about September 16th, 2019. That he caused redness to be left on the Plaintiff's left shoulder. That he caused redness to be left on her left elbow. That he caused redness to be left on the left side of her back. And that Brayden Bellisario, the

minor -- one of the minor children witnessed him committing these acts of violence -- of domestic violence as defined by NRS 33.018.

That Mom has received multiple text messages from Defendant that is threatening her with killing her boyfriend, and showing that he is stalking Plaintiff and her boyfriend at the time. This took place in September, 2019. That Defendant was threatening Plaintiff's dad, that he threatened Plaintiff's college friend, that he has threatened every person that has had a personal relationship with Plaintiff in an attempt to -- I can't think of the word.

THE PLAINTIFF: Alienate?

THE COURT: Yeah, alienate her from all people that she had a close relationship to. He would harass all the professionals in such a way as to attempt to get these people to drop the Plaintiff as their clients or therapists, or whatever professional that there was.

That Defendant has a habit of not following the supervised Court orders. On November 14th, 2020, Sarah McKinley was supposed to be present for supervised visits. She was not. That both the paternal grandfather and the maternal grandfather were supposed to be present for this visit. They were not. That on November 21st, 2020, Brad was supposedly being under supervised visits, but on the video, it

showed that Defendant is all alone at Defendant's parking garage with no -- with the children, no supervisor was present. Sarah McKinley was supposed to be the supervisor on that.

That the residence located at 1913 Sondrio Drive was purchased prior to the parties' marriage. The mortgage payment since the marriage has been made from community funds up to and including December 20th -- December 20 of 2021.

This would have been 88 payments at \$1,011. I'm going to make it that consistent payment. This would have equated to \$96,800 of community funds to be paid.

However, once Covid hit, \$14,197.34 of these payments are being deferred until the end of the mortgage. Therefore, the mortgage payments — hold it, that figure is off. It would be \$84,997 I believe is what it is. Because I forgot to go in there and change the amount up there. One half of the total payments that was made though, I believe is \$60,573.32. I've had to redo these figures a couple of different times, so I — we may to need to double check my math.

MS. ROBERTS: All right.

THE COURT: One half of this is \$30,286.66. From this, Defendant's child support arrears should be subtracted from that. His child support arrears is \$49,377.82.

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Therefore, there should still be child support arrears of approximately \$19,091.16.

There's spousal support arrears which will be discussed below. There's costs of repair to the property due to Defendant's wrongful acts of \$21,425.35. The Defendant needs to reimburse 100 percent of those costs.

That there are outstanding medical costs totaling \$3,453.23. One half of this amount is \$1,717.61, which will be the Defendant's responsibility to reimburse the Plaintiff.

This is Las Vegas. People are going to gamble in this town. When things stress them, they go to the casinos. It's just -- it comes with the nature of the beast that Las Vegas is. The Court is not going to find that there was community waste when it comes to the gambling.

However, Defendant's destroying his law practice, stealing funds from clients, and losing his license to practice law is community waste. And I can't say that the money that he spent in the casino was not his client's funds that he stole. I'm not sure where that money comes from, so I cannot say it was necessarily community waste. But he has destroyed what could have been a lucrative community, and has destroyed it down to nothing.

But without further documentations, we have no way of showing what it is. Whatever cost that was associated for

his law practice is going to become his sole and separate debt, whether it's the PPP payment, or whatever wrongs that people come and sue him for, will be his sole and separate responsibility.

That -- the Court does find that Plaintiff's Bank of America account ending in 6343 at 11 -- 1,120.62, the Bank of America account ending in 0153 in the amount of \$2,712.58, that the Chase credit card ending in 5682 and was later changed to 5254 in the amount of \$1,044.89, the Chase account ending in 5919 and later chall -- changed to 7774, in the amount of \$6,200 are all community debts, and should be equally divided.

The student loans in which Mr. Bellisario produced the records on were all obtained prior to the marriage, and therefore, his sole and separate debt. Any other debt that's not listed above shall be each person's sole and separate debt.

That the request for contempt findings, the Plaintiff has decided not to pursue any of the rest of the contempt proceedings from this case. Attorney's fees findings, that an award of \$3,239.50 was awarded to Plaintiff on April 21st, 2021, that Plaintiff was already awarded fees in the amount of \$2,659.50 on the order in September 20th, 2021. I believe both of these were from the discovery

commissioner.

Therefore, the Court hereby orders -- some of the stuff that was above that I went ahead and added as an order up there, but the bonds of matrimony now and here to for existing between the parties are hereby wholly dissolved set aside, and forever held for naught, and an absolute decree of divorce is hereby granted to the Plaintiff, and each of the parties are hereby restored to the status of single, unmarried persons.

THE PLAINTIFF: Yay.

MS. ROBERTS: I have a question, Your Honor.

THE COURT: Yes, ma'am.

MS. ROBERTS: As to the spousal support debt, I -- I got the child support, and maybe I'm -- I was running the numbers, and maybe I missed it. I don't see we reduced that to judgment.

THE COURT: I haven't got there yet.

MS. ROBERTS: Oh, okay. Sorry.

THE COURT: That -- that is -- is going to be reduced to judgment.

MS. ROBERTS: Okay.

THE COURT: Just in case I forget to say so. Let me go back down where I was. I just had to let her get her excitement out of the way.

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THE PLAINTIFF: That's all (indiscernible).

THE COURT: That the Plaintiff is awarded sole legal custody of the parties' minor children, Brayden Bellisario, date of birth, 01/15/2015, Blake Bellisario, date of birth 11/22/2016, and Brooklyn Bellisario, date of birth, February 1st, 2018. It may be determined to be a change of circumstances if the Defendant submits to the psychological examination as was previously ordered, except at his costs from this point forward.

This sole legal custody will include the right to obtain passports and travel out of the country without Defendant's permission. The Plaintiff is awarded primary physical custody of the parties' minor children subject to Defendant's right to weekly four hours of supervised visits at Family First, at Defendant's cost, after the father has petitioned the Court, and after his criminal problems have been cleared up, so as not to add any more problems to Brayden's psychological health.

This supervision must be closely supervised for the ability to overhear all conversations between Defendant and the minor children. If there is any inappropriate comments or actions, the visitation must be cut off immediately. The next scheduled visit may take place as scheduled. It may be determined changed circumstances if Defendant submits to the

psychological -- psychological examination as previously ordered, except at his cost from this point forward.

That Defendant's child support is temporarily suspended due to his current incarceration. This will begin January 1st, 2022. Upon his release, his income will be imputed at the amount of a seasoned law clerk of \$35 per hour, until Defendant obtains gainful employment and submits a financial disclosure form. At \$35 per hour, this equates to \$6,067 per month. With three children, Defendant's child support obligation upon release from incarceration will be \$1,569 per month, beginning the month following his release.

That after all the proper math is done, the child support arrears will be reduced to judgment. He will be given an opportunity to see if he can show any other payments that he made that it will not be the -- affidavit -- the schedule of arrears. He will -- I will afford him the opportunity to show that, since he was not here today to do so.

That Plaintiff is to provide health insurance for the parties' minor children. Defendant is to reimburse Plaintiff for one half of these costs. These costs may fluctuate as time goes by. So the Plaintiff will need to keep him up to date on what these health insurance costs are.

That the parties shall equally share the costs of the children's unreimbursed medical expenses, utilizing the

30/30 rule. That the Plaintiff is to receive the child tax credits each year.

Spousal support arrears through December, 2021, is \$33,982.84. This amount is reduced to judgment. Going forward, spousal support is set at \$1 -- \$1 a month until Defendant is no longer incarcerated. Then Defendant's spousal support obligation shall be set at \$500 per month, modifiable based on Defendant's earning abilities. The Defendant shall provide his tax returns to Plaintiff every year, until the last child reaches the age of majority.

That -- one half of those, PPP. What am I forgetting here?

MS. ROBERTS: The duration of the alimony, Your Honor?

 $$\operatorname{THE}$$ COURT: The duration of the alimony's going to be seven years.

MS. ROBERTS: Okay.

THE COURT: And that's primarily because I'm pretty sure he's going to do everything he can not to pay it. So I'm going to make him go the full seven. Okay.

Attorney's fees. That the Plaintiff is awarded attorney's fees and costs, and is to provide a memorandum of fees and costs and the Brunzell factors. These attorney's fees are going to be from not only Ms. Roberts's law firm, but

Plaintiff's prior counsel, as well. This is to be done within 30 days.

I am allowing a longer period of time to do the memorandum of fees and costs due to the holidays, and Mr. Bellisario may get out of jail, so I'm going to give him a little -- a little bit of leeway, so he's got a little bit longer time to -- to -- to be able to come in and put in an objection on this. But I will not wait for more than the normal 14 days past that 30 days. So he -- so Mr. Bellisario will have 44 days from to -- to -- from today to be able to file an objection.

That Plaintiff's former or maiden name of Emily

Cardona is restored. If she so desires after she realizes her

last name will not match the children's last name.

THE PLAINTIFF: Yeah.

THE COURT: I believe I've covered --

MS. ROBERTS: I think we missed the medical expenses, Your Honor, the 1,717.61.

THE COURT: That -- those are reduced to judgment, as well.

 $$\operatorname{MS.}$$ ROBERTS: Okay. And then, can we just run over the math, so I can make sure my --

THE COURT: Please.

MS. ROBERTS: -- for my findings --

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1 THE COURT: Please. Yes. Let's make sure that the 2 findings are correct on the math while we're sitting here, because I've notice my numbers bounced, and I had one amount 3 that should have been changed a while back, and it didn't work 4 5 out. MS. ROBERTS: Okay. So I have 88 months at 1,011, 6 7 which means it's 88,968. THE COURT: Correct. 88,968. 8 9 MS. ROBERTS: Then I have 14,179 --THE COURT: Hold on, hold on. 10 11 MS. ROBERTS: -- as the deficiency amount that's 12 added to the remainder of the loan. So I come up with 74,798. Is that where you're at so far? THE COURT: 70 -- yes. That's where I'm at. 14 15 what? 16 MS. ROBERTS: 74,789. 17 THE COURT: Yeah. 18 MS. ROBERTS: Or wait, 74,789. 19 THE COURT: Okay. I did --20 MS. ROBERTS: And then I divide that in half, and it 21 would be 37,394.50. We're going to first apply child support 22 to that --23 THE COURT: Correct. MS. ROBERTS: -- of 49,377.82, which means his child 24

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support arrears are not 19,000, they're 11,988.32.
1
 2
             THE COURT: Correct. That's --
             MS. ROBERTS: Okay.
 3
             THE COURT: -- that's right. Thank you.
 4
             MS. ROBERTS: I just wanted to make that I had it
 5
   right.
 6
7
              THE COURT: Yes. Well, and I knew that I was going
   to have to go back in, redo the -- redo the math on that,
8
   because I had noticed my beginning figures did not change, so
 9
10
   that just threw everything off.
             MS. ROBERTS: Two questions.
11
12
             THE COURT: Yes, ma'am.
             MS. ROBERTS: The psychological evaluation, that
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14
   would be conducted by Dr. Holland; is that accurate?
             THE COURT: That -- that shall be conducted by
15
   Dr. Holland --
16
17
             MS. ROBERTS: Okay.
              THE COURT: Or someone at Plaintiff's choice if
18
19
    Dr. Holland is not practicing at the time.
20
             MS. ROBERTS: Plaintiff's choice?
21
              THE COURT: Plaintiff's choice.
22
              MS. ROBERTS: If Dr. Holland is not practicing.
    Just so I'm clear for the -- the visitation. It's essentially
23
    suspended until the criminal issues are resolved, and then it
24
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will -- then all the terms, closely monitored, over --1 THE COURT: Correct. 2 MS. ROBERTS: $\mbox{--}$ overhearing $\mbox{--}$ okay. What did I 3 miss? Half of the insurance that she's paid to date, is she 4 going to get reimbursed that amount, as well, Your Honor? 5 6 That amount was -- she testified that amount was --7 THE COURT: It was 267.66 times two --THE PLAINTIFF: Three. Times three. 8 9 THE COURT: Times three. 10 MS. ROBERTS: So I have that amount as 12,191.04 would be his half. 11 12 THE COURT: Correct. 13 MS. ROBERTS: Okay. 14 THE COURT: And you said you wanted --MS. ROBERTS: Can we make -- is it possible, and if 15 not, I -- I can appreciate that, but I think we've already 16 17 done it. The T-19 case, I believe that the Court's ord -- the Court's finding is that was never dismissed, and so it 18 19 remained active. And I just want to make sure that's clear for the record. 20 21 THE COURT: Correct. It was not -- it was not 22 dismissed, therefore it remained active until September of 23 2020.

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MS. ROBERTS: Okay.

24

THE COURT: So at one point, you had dual TPOs that 1 2 overlapped. 3 MS. ROBERTS: Okay. All right. I believe that covers everything. We appreciate the Court's time. 4 THE COURT: All right. Thank you. 5 6 THE PLAINTIFF: Thank you. 7 THE COURT: I hope you'll prepare the order and get it by the end of the year so that she can --8 9 THE PLAINTIFF: Celebrate. THE COURT: -- start the new year out right. 10 11 MS. ROBERTS: I will, Your Honor. I appreciate it 12 so much. THE PLAINTIFF: Thank you so much. We appreciate 13 your time. 14 15 THE CLERK: Are you going to be --16 MS. ROBERTS: And because it's already -- by the time I get back, it'll be 4:00. Can I do that under seal 17 tomorrow, Your Honor? 18 19 THE COURT: Yes, ma'am. 20 MS. ROBERTS: If I -- I don't know that I'll be able 21 to draft it before 5:00 and get it filed. 22 THE CLERK: You don't have an extra cart so you can 23 take your box? 24 MS. ROBERTS: I have -- we have enough room, I

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think, that --THE CLERK: Oh. MS. ROBERTS: -- we can take them, yes. (PROCEEDINGS CONCLUDED AT 03:24:02) * * * * * * ATTEST: I do hereby certify that I have truly and correctly transcribed the digital proceedings in the above-entitled case to the best of my ability. /s/ Nita Painter Nita Painter

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Electronically Filed 12/21/2021 4:48 PM Steven D. Grierson 1 EXH Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 7 8 **DISTRICT COURT FAMILY DIVISION** 9 **CLARK COUNTY, NEVADA** 10 EMILY BELLISARIO, Case No: D-20-605263-D 11 Dept No: 12 Plaintiff, 13 v. 14 BRADLEY BELLISARIO, 15 Defendant. 16 17 18 PLAINTIFF'S NOTICE OF FILING EXHIBITS UNDER SEAL **EXHIBIT "124"** 19 20 COMES NOW the Plaintiff, Emily Bellisario, by and through her attorney of 21 record, Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, and 22 hereby submits the filing of the following Trial Exhibits, "124", which represents 23 24 the Donna's House Report dated May 7, 2021. 25 111 26 27 28 Page 1 of 3

Case Number: D-20-605263-D

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Ex#	Exhibit Description	Date Offered	Obj.	Date Admitted
124.	Donna's House Report dated May 7, 2021			

DATED this 28 day of December, 2021.

ROBERTS STOFFEL FAMILY LAW GROUP

Amanda M. Roberts, Esq. Nevada Bar No. 9294

4411 S. Pecos Road

Las Vegas, Nevada 89121

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

Attorneys for Plaintiff, Emily Bellisario

CERTIFICATE OF SERVICE

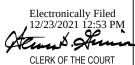
I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the Adaptive day of December, 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R.,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

PLAINTIFF'S NOTICE OF FILING EXHIBITS UNDER SEAL

EXHIBIT "124", to the following:

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

By: Employee of Roberts Stoffel Family Law Group



	CLERK OF THE COURT
1	FFCL
2	Amanda M. Roberts, Esq.
	State of Nevada Bar No. 9294
3	ROBERTS STOFFEL FAMILY LAW GROUP
4	4411 S. Pecos Road
5	Las Vegas, Nevada 89121 PH: (702) 474-7007
3	FAX: (702) 474-7007
6	EMAIL: efile@lvfamilylaw.com
7	Attorneys for Plaintiff, Emily Bellisario
	DISTRICT COURT
8	FAMILY DIVISION
9	CLARK COUNTY, NEVADA
10	
	EMILY BELLISARIO,) Case No: D-20-605263-D
11) Dept No: P
12	Plaintiff,) v.)
13)
	BRADLEY BELLISARIO,) Date of Trial: December 20, 2021
14) Time of Trial: 9:00 a.m.
15	Defendant.)
16	
10	
17	FINDING OF FACT, CONCLUSIONS OF LAW
18	AND DECREE OF DIVORCE
19	This matter having come before the Court on the 20 th day of December, 2021,
20	for a Non-Jury Trial. The Plaintiff, Emily Bellisario (hereinafter referred to as
21	The Transfer Emily Bernsaire (neremater referred to as
41	"Plaintiff" or "Emily"), being present, by and through her attorneys of record,
22	
23	Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, and the Defendant,
24	Bradley Bellisario (hereinafter referred to as "Defendant" or "Bradley"), not being
25	presented or represented by Counsel. The Court having heard testimony, reviewed
26	presented of represented by Counsel. The Court having heard testimony, leviewed
27	
28	Page 1 of 31
	Statistically closed: USJR-FAM-Judgment Reached (Bench Trial) (Close Case) (UJR)

exhibits and considered the testimony along with arguments of Counsel and pleadings on file herein, hereby finds and Orders as follows:

FINDING OF FACT AND CONCLUSIONS OF LAW

NOW THEREFORE,

THE COURT HEREBY FINDS that following Exhibits were admitted during the Non-Jury Trial: 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, 27, 28, 29, 30, 31, 32, 33, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 64, 65, 66, 67, 68, 69, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 89, 91, 92, 94, 97, 98, 100, 101, 102, 103, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, and 123.

THE COURT FURTHER FINDS that the following Exhibits were admitted, under seal, but may be reviewed by the Nevada Supreme Court/Court of Appeals if this matter is reviewed by said Court: 124 (Donna's House Report dated May 7, 2021) and 125 (health insurance breakdown).

THE COURT FURTHER FINDS that the Parties are incompatible in marriage, which makes it impossible to live together as husband and wife, to which there is no possibility for reconciliation, and are entitled to a Decree of Divorce. (Video Timestamp 2:41:40)

THE COURT FURTHER FINDS that the Plaintiff is a resident of Clark County, State of Nevada at all times relevant in this action and Plaintiff was a resident for more than six (6) weeks prior to the commencement of this action pursuant to NRS § 125C.020 (e). (Video Timestamp 2:41:30)

THE COURT FURTHER FINDS that jurisdiction in this matter is proper as the Plaintiff is a resident of Clark County, Nevada and have been in excess of six (6) weeks prior to the commencement of this action. (Video Timestamp 2:41:24)

THE COURT FURTHER FINDS that the Parties were married on August 16, 2014 and separated in June of 2019.

THE COURT FURTHER FINDS that the Parties have three (3) minor children, to wit: Brayden Bellisario ("Brayden"), born January 15, 2015; Blake Bellisario ("Blake"), born November 20, 2016; and Brooklyn Bellisario ("Brooklyn"), born February 1, 2018. (Video Timestamp 3:13:24)

THE COURT FURTHER FINDS jurisdiction is proper pursuant to *NRS* § 125A.305 and 125A.085 as Nevada is the "home state" of the minor six (6) months before the commencement of this action. (Video Timestamp 2:41:25)

THE COURT FURTHER FINDS that at the commencement of this action,
Defendant was an attorney who owned his own law firm. (Video Timestamp
2:42:09)

January 24, 2021), the Defendant was Ordered to pay Plaintiff child support to the Plaintiff in the amount of \$2,560.00 per month and spousal support of \$1,000.00 per month since the date of separation which was June of 2019. This amount was based upon a gross monthly income of \$18,000.00 per month (Exhibit "18"). (Video Timestamp 2:41:47)

THE COURT FURTHER FINDS at the hearing on July 30, 2020 (Order filed

THE COURT FURTHER FINDS that the Defendant alleged in his Financial Disclosure Form filed February 7, 2021that he ceased work as an attorney on or about August 1, 2020 (Exhibit "19"); however, based upon filings with the Eighth Judicial District Court (Exhibit "20"), Defendant continued to work for at least three (3) months after he claimed to no longer be working at his law firm. (Video Timestamp 2:42:05)

THE COURT FURTHER FINDS that on October 22, 2020 (Order filed January 20, 2021), the District Court gave the Defendant an opportunity to purge his contempt for not paying spousal support if he "immediately delivered his financial books and records regarding his business and income." The Defendant failed to comply with this Order. (Video Timestamp 2:42:15)

THE COURT FURTHER FINDS that the November 24, 2020 (Order filed December 10, 2020), the District Court Ordered the Defendant to turn over his business and personal financial documents by December 1, 2020. The Defendant

failed to comply with this Order, and the Court's predecessor recommended if the Defendant did not comply that an unequal distribution of community which was not done. (Video Timestamp 2:43:17)

THE COURT FURTHER FINDS that the Defendant failed to comply with discovery. As such, it was Ordered on March 17, 2021, that the Defendant be precluded from presenting and replying upon at Trial or the Evidentiary Hearing any evidence required to be produced by *NRCP* § 16.2 which was not produced within five (5) days of the hearing. (Video Timestamp 2:43:38)

THE COURT FURTHER FINDS that the Defendant failed to timely respond to Plaintiff's Request for Admission and pursuant to *NRCP* § 36 (a)(3) said admissions are deemed admitted, as a matter of law, and will be addressed in more detail herein. (Video Timestamp 2:43:57)

THE COURT FURTHER FINDS that there was an active Protection Order in T-19-200404-T which was in place from September 18, 2019 through September 19, 2020. This Protection Order was never dismissed or dissolved, remaining effective until expired on its own. (Video Timestamp 3:23:14)

THE COURT FURTHER FINDS that there was an overlapping Protection Order in T-20-206639-T which has been in place from July 6, 2020 through the current date. Said Protection Order shall expire on May 10, 2022. (Video Timestamp 2:44:30)

THE COURT FURTHER FINDS that Donna Wilburn, MFT ("Wilburn"), testified in this matter. Wilburn treated Brayden for two (2) sessions on February 2, 2020 and February 24, 2020. Wilburn stopped treating Brayden because Defendant did not agree with her treatment of the child. In the two (2) sessions, Wilburn determined that Brayden was under a lot of stress related to parental conflict which made him nervous and he did not want his parents around each other, and he had anxiety regarding his contact with Defendant. Brayden disclosed to Wilburn that he saw a lot of scary behaviors, including his Dad being mean to his Mom, and was afraid of Dad getting mad. When Wilburn stopped treating Brayden, she referred him to Anna Trujillo, MFT ("Trujillo"). (Video Timestamp 2:45:21)

THE COURT FURTHER FINDS at one child exchange, Brayden did not want to go to visit Defendant and was crying. Saira McKinley ("Saira") picked Brayden up and began swinging him around, and once Brayden got away from Saira he ran to Plaintiff. (Video Timestamp 2:46:28)

THE COURT FURTHER FINDS that the Complaint for Divorce was filed on March 5, 2020, and during the almost two (2) year period of time, Defendant has done nothing to cooperate, communicate or compromise to act in the best interest of the minor children. (Video Timestamp 2:49:17)

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THE COURT FURTHER FINDS as it relates to best interest/wishes of the children- they are not of a sufficient age and capacity to state a preference. (Video Timestamp 2:50:23)

THE COURT FURTHER FIND as it relates to best interest/nomination of guardian- there has been no nomination of guardian in this matter. (Video Timestamp 2:50:38)

THE COURT FURTHER FINDS as it relates to best interest/frequent association and continuing relationship- though Plaintiff has requested the Defendant's visitation be supervised, she is requesting a schedule be set up to allow Defendant the ability to maintain a relationship with the children; and Plaintiff attempted to bribe Brayden to do visits with the Defendant, but Brayden refused to go. Defendant has shown no signs of not allowing frequent association and a continuing relationship with Plaintiff. Therefore, the Court views this factor as neutral. (Video Timestamp 2:50:45)

THE COURT FURTHER FINDS at it relates to the best interest/level of conflict- Plaintiff was subjected to many acts of domestic violence and violations of the Protection Orders that were in place at the time and currently in place; Defendant's communication to Plaintiff, her attorneys and therapists for the children have increased the conflict; at supervised visitation at Donna's House, Defendant became violent with the Marshalls and had to be escorted out based upon the

Donna's House report filed under seal as Exhibit "124" which was admitted; as well as the domestic violence facts as set forth herein below. Therefore, this factor weighs against Defendant in favor of Plaintiff. This is also a factor relevant to continued supervised visitation for the Defendant. (Video Timestamp 2:51:22)

THE COURT FURTHER FINDS at it relates to the best interest/ability of the parents to cooperate- Defendant has continuously refused to cooperate with Court Orders including paying child support as required; Defendant's willingness to be confrontational and abusive in the presence of the children, shows a blatant refusal to cooperate with the Plaintiff in raising the children; Defendant filed a civil law suit against the child's therapists; multiple lawsuits against Plaintiff and others; as well as the domestic violence facts as set forth herein below. Therefore, this factor weighs against Defendant in favor of Plaintiff. (Video Timestamp 2:52:15)

THE COURT FURTHER FINDS at it relates to the best interest/mental and physical health of the parents- this factor could have been put to rest if the Defendant had cooperated in completion of the psychological evaluation as Ordered, but Defendant's refusal to do so and his acts in violation of the Protection Orders raise suspicion and/or concern as to a minimum ability to deal with his anger. During supervised visitation at Donna's House, Defendant became violent with the Marshalls and had to be escorted out of the building according to the Donna's House Report filed under seal and admitted as Exhibit "124". Defendant's out of control

behavior further shows a possibility of mental health issues that could place the children in danger should Defendant have unsupervised contact with the minor children; the Defendant has allegedly engaged in multiple attacks and stalking of other people; he has threatened another man, Jason Elleman, with a "Columbian neck tie" which is a claim he would slit the throat of the man who is his exgirlfriend's ex-boyfriend, which the subject of a criminal case. Defendant has posted many false reports regarding many professional involved with this family including therapists, attorneys and judges. Defendant's posts are rants that are hard to follow and understand; as well as the domestic violence facts as set forth herein below. There are no such problems for the Plaintiff. Therefore, this factor weighs against Defendant in favor of Plaintiff. (Video Timestamp 2:52:53)

THE COURT FURTHER FINDS at it relates to the best interest/physical, developmental and emotional needs of the child- the children are young, and Brayden has shown the need for therapy, with Wilburn and Trujillo, regarding being subjected to domestic violence and adverse treatment of his Mother by his Father, not once, but twice. Brayden has threatened violence against adults and threatened to kill his Mother; Brayden is just six (6) years old. There is a possibility this behavior is being learned from Defendant. Therefore, this factor weighs against Defendant in favor of Plaintiff. Moreover, this factor weighs in the Court's decision regarding supervised visitation for the Defendant. (Video Timestamp 2:54:30)

THE COURT FURTHER FINDS at it relates to the best interest/nature of relationship with parents- the children have a loving relationship with Plaintiff; whereas, Defendant has gone more than a year with no more than supervised visitation, the relationship between Defendant and the children will probably need to be rebuilt once he finishes his psychological evaluation as previously Ordered. Therefore, this factor weighs against Defendant in favor of Plaintiff. (Video Timestamp 2:55:31)

THE COURT FURTHER FINDS at it relates to the best interest/sibling relationship that there are no other siblings besides those of this relationship. Therefore, this factor is not applicable. (Video Timestamp 2:56:04)

THE COURT FURTHER FINDS at it relates to the best interest/abuse or neglect- the Defendant threw juices boxes and food at the children when they ignored him during a child exchange, and abused the Plaintiff in front of the minor children. Therefore, this factor weighs against Defendant in favor of Plaintiff. (Video Timestamp 2:56:12)

THE COURT FURTHER FINDS at it relates to the best interest/abduction-this factor is not applicable. (Video Timestamp 2:56:45)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- the violence began during the Plaintiff's first pregnancy. (Video Timestamp 2:56:55)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- that the Plaintiff showed, by clear and convincing evidence, that on August 6, 2019, Defendant left bruises on the Plaintiff's arm and thigh, by banging the door on her while Brayden watched the incident. He also tore the garage door off and then left.

That the Plaintiff showed, by clear and convincing evidence on September 16, 2019, Defendant began banging on the door, then broke a back window to get into the home, wherein he began throwing furniture including throwing a television over the loft on the 2nd floor to the 1st floor, ripping a television off the wall in the living room, while Brayden was present and the police were on the telephone, Defendant destroyed the children's fish tank, causing all three children to watch as fish died, and caused damages to the cabinets and sink in the area around the fish tank, kicking in the dishwasher, rippiing the fan out of the wall from above the stove, broke multiple mirrors/artwork/wine bottles, ripped the hinges from the bathroom cabinet doors, threw a large picture in a frame onto the toddler's bed, kicked in the toddler gate at the top of the stairs. Exhibit "31" is a detailed invoice of the damage caused that night which was admitted. (Video Timestamp 2:57:29)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- that the Plaintiff showed, by clear and convincing evidence, on June 22, 2020, the Defendant backed his car into the garage of Plaintiff's home after

threatening to kill the Plaintiff. Upon determining Plaintiff was not home, Defendant began backing into neighbors' vehicles, driving forward and backing up into a city light pole which was knocked down onto a neighbor's vehicle. Defendant also hit neighbors vehicles with sticks. Defendant then drove up and down the road. Defendant then showed up at the home of Plaintiff's Father where she and the children were barricaded in the bathroom with Plaintiff's Father protecting them with a shotgun. Defendant was arrested and pictures of Defendant's vehicle were taken showing damage. At the time, Protection Order T-19-200404-T was in place. (Video Timestamp 2:5845)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- that the Plaintiff showed, by clear and convincing evidence, on February 2, 2021, Defendant showed up at the Plaintiff's house thirty-three (33) minutes late for a child exchange and began throwing juice boxes and food at the Plaintiff's front door while the children present because the children would not respond to calls from the Defendant. (Video Timestamp 3:00:08)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- the Plaintiff propounded a Request for Admission on the Defendant which were deemed admitted due to Defendant's failure to respond. As such, the following were admitted: (Video Timestamp 3:00:55)

• Defendant committed domestic violence against Plaintiff as defined by *NRS* § 33.018. (Video Timestamp 3:01:09)

- Defendant entered a plea to battery in case 19F19371X. (Video Timestamp 3:01:18)
- In case 19F19371X, Defendant was required to complete an impulse control course. (Video Timestamp 3:01:29)
- In case 19F19371X, Defendant was required to complete domestic violence counseling. (Video Timestamp 3:01:35)
- On or about August 1, 2019, Defendant struck Plaintiff on the left side of her cheek. (Video Timestamp 3:01:47)
- On or about August 1, 2019, Defendant caused a welt to be left on Plaintiff's left arm. (Video Timestamp 3:01:56)
- The bruises depicted in the photographs of Emily Bellisario attached to the Request for Admissions as **Exhibit "1"** were caused by Defendant on or about August 1, 2019. (Video Timestamp 3:02:05)
- Defendant threatened to place "Gabe in the ground." (Video Timestamp 3:02:21)
- Defendant stated he was going "to murder" someone known to Plaintiff. (Video Timestamp 3:02:27)
- Defendant stated that Mario would "be drinking through a straw till he dies." (Video Timestamp 3:02:34)
- Defendant stated, "I am going to destroy the fuckers life." (Video Timestamp 3:02:41)
- Defendant threatened to kill anyone in a relationship with Plaintiff. (Video Timestamp 3:02:48)
- Defendant stated that he was going to "kill" Emily Bellisario. (Video Timestamp 3:02:53)
- Defendant caused the marital residence to be in the condition depicted in the photographs attached as **Exhibit "2".** (Video Timestamp 3:02:58)
- Defendant caused physical damage to the following personal property items in Plaintiff's residence located at 1913 Sondrio Drive, Las Vegas, Nevada, 89134: (1.) two televisions; (2.) two chairs; (3.) appliances; (4.) furniture; (5.) broken vase; and (6). fish bowl. (Video Timestamp 3:03:12)
- Defendant caused physical to the home where Plaintiff resides located at 1913 Sondrio Drive, Las Vegas, Nevada, 89134: (1.) rear window; (2.) front door of the residence; and (3.) lighting fixtures. (Video Timestamp 3:03:36)

- Defendant caused bruises to Plaintiff on or about September 16, 2019. (Video Timestamp 3:03:49)
- On or about September 16, 2019, Defendant caused a redness to be left on Plaintiff's left shoulder. (Video Timestamp 3:03:56)
- On or about September 16, 2019, Defendant caused a redness to be left on Plaintiff's left elbow. (Video Timestamp 3:04:02)
- On or about September 16, 2019, Defendant caused a redness to be left on Plaintiff's left side of her back. (Video Timestamp 3:04:07)
- That the minor child, Brayden Bellisario, witnessed Defendant committed domestic violence against Plaintiff as defined by *NRS* § 33.018. (Video Timestamp 3:04:14)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- that the Plaintiff showed, by clear and convincing evidence, that she received text messages from Defendant that were threatening Plaintiff including killing her boyfriends and showing that he was stalking her and her boyfriend. Defendant threatened Plaintiff's Father (maternal grandfather) in September of 2019; and Defendant threatened Plaintiff's college friend. These acts are forms of harassment and attempts to isolate Plaintiff from any of her friends and family. (Video Timestamp 3:04:32)

THE COURT FURTHER FINDS that the factors regarding domestic violence weigh against the Defendant and favor the Plaintiff. (Video Timestamp 2:52:03)

THE COURT FURTHER FINDS at it relates to the best interest - Defendant would harass professionals in a way that would attempt to get them to drop the Plaintiff as a client. (Video Timestamp 3:05:18)

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criminal charges pending against the Defendant. The Defendant was in custody, wherein it was advised that the CCDC was not transporting individuals, nor was it being permitted for video conference or telephone conference. (Video Timestamp 3:00:47)

THE COURT FURTHER FINDS at it relates to the best interest - there are

THE COURT FURTHER FINDS on November 14, 2020, Saira was supposed to be present for supervised visitation or both Paternal Grandfather and Maternal Grandfather; however, Defendant was left alone with the minor children. (Video Timestamp 3:05:38)

THE COURT FURTHER FINDS on November 21, 2020, Defendant was supposed to be supervised with the minor children; however, Defendant was alone with the minor children in his parking garage with no supervisor present. Saira was supposed to be the supervisor on this occasion. (Video Timestamp 3:05:55)

THE COURT FURTHER FINDS on June 10, 2020, the Plaintiff and Defendant entered into a Stipulation and Order that a full outsource custody evaluation would be completed including psychological evaluations of the Parties. (Video Timestamp 2:46:52)

THE COURT FURTHER FINDS on June 26, 2021, the Court Ordered that the "Court shall not entertain requests to modify the Defendant's visitation with the minor children until he completes the psychological evaluation." (Video Timestamp 2:47:13)

THE COURT FURTHER FINDS that at the time of scheduling the Non-Jury Trial/Evidentiary Hearing, Defendant made his intention clear that he would attempt to put off the Non-Jury Trial/Evidentiary Hearing and cause more delay. (Video Timestamp 2:47:30)

THE COURT FURTHER FINDS that after Defendant's multiple civil lawsuits, and continuous filings that were duplicative and in many other courts regarding the same subject matters, this Court granted vexatious litigant status against the Defendant. (Video Timestamp 2:47:40)

THE COURT FURTHER FINDS that Defendant failed to pay medical insurance premiums for the minor children and therefore, he shall reimburse one-half to the Plaintiff ($$761.94 \times 32 \text{ months} = $24,382.08/2$) the sum of \$12,191.04. (Video Timestamp (Video Timestamp 3:22:20)

THE COURT FURTHER FINDS that the Defendant failed to reimburse Plaintiff one-half of medical bills for the minor children in the amount of \$3,435.22, with and his one-half obligation is \$1,717.61. (Video Timestamp 3:08:53)

THE COURT FURTHER FINDS that the Court declines to find Defendant committed community waste as it relates to gambling. In Las Vegas, people gamble. The Court agrees that Defendant should have paid the Court Ordered support, but the Court cannot determine the source of the funds for the monies expended and the funds may have well come from Defendant's law practice. (Video Timestamp 3:09:16)

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THE COURT FURTHER FINDS that Defendant did commit community waste by destroying his law practice, allegedly stealing money from clients and having his law license suspended. (Video Timestamp 3:09:32)

THE COURT FURTHER FINDS that the residence at 1913 Sondrio Drive was purchased by the Plaintiff prior to the Parties marriage. (Video Timestamp 3:06:33)

THE COURT FURTHER FINDS that since the Parties marriage through December of 2021, community funds were used to pay the mortgage payments. That the Court determines it to be eighty-eight (88) payments at \$1,011.00 per month for a total amount of payments of \$88,968.00 less the deferred mortgage payments of \$14,197.34. Therefore, the Defendant's share is one-half of the payments or (\$77,789.00/2) \$37,394.50. (Video Timestamp 3:06:39)

THE COURT FURTHER FINDS that from the Defendant's share of the mortgage payments the child support arrears shall be deducted first which total \$49,377.82. Therefore, the Defendant's share of the mortgage payments is eliminated by the child support arrears and the remaining amount of child support arrears owed is \$11,988.32. (Video Timestamp 3:08:12)

THE COURT FURTHER FINDS that the Defendant's wrongful acts caused damage to the real property at 1913 Sondrio Drive in the amount of \$21,425.35. (Video Timestamp 3:08:38)

THE COURT FURTHER FINDS the following debts to be community in nature with each Party being responsible for one-half of said obligation: (Video Timestamp 3:10:38)

•	Bank of America debt ending in 6343-	\$1,120.60
•	Bank of America debt ending in 0153-	\$2,712.58
•	Chase credit card ending in 5682/5254-	\$1,044.89
•	Chase credit card ending in 5919/7774-	\$6,200.00

THE COURT FURTHER FINDS that the Defendant's student loans were incurred before marriage and are not a community debt. (Video Timestamp 3:11:22)

THE COURT FURTHER FINDS that the Defendant's PPP loan of \$23,000.00 for Defendant's law practice is not a community debt. (Video Timestamp 3:10:15)

THE COURT FURTHER FINDS that any debt owed to Defendant's clients is not community debt. (Video Timestamp 3:11:37)

THE COURT FURTHER FINDS that the Plaintiff withdrew her request for Defendant to be held in contempt of Court. (Video Timestamp 3:11:44)

THE COURT FURTHER FINDS that the Defendant has the ability to earn the wages of a seasoned law clerk/paralegal, which this Court determines to be reasonably \$35.00 per hour. (Video Timestamp 2:48:48)

THE COURT FURTHER FINDS that Defendant's lack of cooperation in the outsource evaluation, psychological evaluation and discovery has significantly increased the cost of litigation. (Video Timestamp 2:43:39, 2:47:53)

THE COURT FURTHER FINDS as a result of Defendant's failure to comply with the Court Order regarding child support, he owes child support arrears through December of 2021 in the amount of \$49,377.82, credited by the above noted financial credit as it relates to the mortgage payments, resulting in a total amount of child support arrears amount of \$11,988.32. (Video Timestamp 2:42:33)

THE COURT FURTHER FINDS as a result of Defendant's failure to comply with the Court Order regarding spousal support, he owes spousal support arrears through December of 2021 in the amount of \$33,982.84. (Video Timestamp 2:42:59)

THE COURT FURTHER FINDS that the Defendant shall have the ability to provide proof to the Court that he made child support payments and spousal support payments for which he was not given credit. (Video Timestamp 2:42:50, 3:16:00)

THE COURT FURTHER FINDS that attorney fees were awarded from Defendant to Plaintiff pursuant to the Order from April 21, 2021, in the amount of \$3,239.50; and attorney fees were awarded from Defendant to Plaintiff pursuant to the Order from September 20, 2021, in the amount of \$2,659.50. (Video Timestamp 3:11:59)

CONCLUSIONS OF LAW

- That the Court has jurisdiction pursuant to NRS 125.020, 125.120,
 125.130, and to make orders as to the parties' legal status;
- 2. That the Court has the authority to make orders as it pertains to the marital estate, separate and/or community property/debts (NRS 125.150);
- 3. That the Court has the authority to make orders as it pertains to Custody (NRS 125C, et.seq., *Rivero -v- Rivero*, 216, P.3d 213 (2009); 125 Nev. Adv. Op. No. 34 (August 27, 2009), *Wallace v. Wallace*, 112 Nev. 1015, 1019, 922 P.2d 541, 543 (1996) ("Matters of custody and support of minor children rest in the sound discretion of the trial court"); *Bluestein v. Bluestein*, 131 Nev., Adv. Op. 14, 345 P.3d 1044, 1048 (2015) reiterating that "in custody matters, the child's best interest is paramount");
- 4. That the Court has the authority to make orders as it pertains to Child Support (NAC Chapter 425; NRS 125B et.seq., *Barbagallo v. Barbagallo*, 105 Nev. 546, 779 P.2d 532 (1989);

DECREE AND ORDERS

NOW THEREFORE, and good cause appearing; It Is Hereby

ORDERED the bonds of matrimony heretofore and now existing between the Parties be, and the same are hereby, wholly dissolved and an absolute Decree of Divorce is hereby granted to the Parties, and each Party hereto is restored to the status of a single, unmarried person. (Video Timestamp 3:12:32)

Custody of the minor children which includes the ability to make all religious, medical and educational decisions for the minor children. This includes the ability to obtain Passports for the minor children without Defendant's signature being necessary, and travel outside the United States without the Defendant's permission. (Video Timestamp 3:13:20, 3:13:58)

IT IS FURTHER ORDERED that as it relates to legal custody, it may be determined a change in circumstance if the Defendant submits to the psychological examination by Dr. Stephanie Holland as previously Ordered, at his cost, as more specifically set forth herein. (Video Timestamp 3:13:39)

IT IS FURTHER ORDERED that the Plaintiff is awarded Primary Physical custody subject to the following: (Video Timestamp 3:14:06)

- Upon Defendant's criminal cases being complete, he shall have four (4) hours of supervised visitation at Family First at his cost, upon requesting same from the Court. The supervision shall be closely monitored whereby someone from Family First shall be able to hear all Defendant's conversations with the minor children. If Family First determines there are inappropriate comments or behavior, Family First may immediately cut off supervised visitation for that visitation session, and may resume at the next regularly visitation period. (Video Timestamp 3:14:12, 3:14:30)
- Defendant shall not have any visitation until all of the criminal cases are resolved. (Video Timestamp 3:14:20)

IT IS FURTHER ORDERED that it may be a change in circumstance, for physical custody, if Defendant completes a psychological evaluation. The evaluation shall be paid for by the Defendant. It shall be completed by Dr. Holland and if she is no longer able to take the case or has retired, then the Plaintiff shall select the provider to conduct the psychological evaluation. (Video Timestamp 3:14:50, 3:21:36)

IT IS FURTHER ORDERED that the Plaintiff shall provide health insurance for the minor children and the Parties shall equally divide the cost of the health insurance premium. The current premium amount is \$802.00 per month and Defendant's one-half obligation is \$401.00 per month. The premium may fluctuate from time to time, and Plaintiff may file a "Notice of Change of Health Insurance Premium" and serve same upon the Defendant. (Video Timestamp 3:16:21)

IT IS FURTHER ORDERED that the Defendant owes the Plaintiff health insurance premium arrears of \$12,191.04. Said amount is reduced to judgment and collectable by any and all legal means. (Video Timestamp 3:22:20)

IT IS FURTHER ORDERED that any unreimbursed medical, dental, optical, orthodontic, or other health related expense incurred for the benefit of the minor children is to be divided equally between the Parties. Either Party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty (30) days of incurring such expense.

If not tendered within the thirty (30) day period, the Court may consider it a waiver of reimbursement. The other Party will then have thirty (30) days from receipt within which to dispute the expense in writing or reimburse the incurring Party for one-half of the out of pocket expense. If not disputed or paid within the thirty (30) day period, the Party may be subject to a finding of contempt and appropriate sanctions. (Video Timestamp 3:16:45)

IT IS FURTHER ORDERED that the Defendant owes the Plaintiff unreimbursed health insurance cost of \$1,717.61. Said amount is reduced to judgment and collectable by any and all legal means. (Video Timestamp____)

IT IS FURTHER ORDERED that the Plaintiff shall be permitted to claim the minor children for tax purposes, in all years, and be awarded 100 percent of any child tax credits. (Video Timestamp 3:16:48)

IT IS FURTHER ORDERED that the Defendant shall pay Plaintiff child support. The child support is suspended while the Defendant is detained at the Clark County Detention Center; however, upon being released his child support the next month upon release shall be set at \$1,569.00 per month based upon an imputed wage of \$35.00 per hour which equates to \$6,067.00 per month. (Video Timestamp 3:15:03)

IT IS FURTHER ORDERED that upon obtaining employment, Defendant shall file and serve a Financial Disclosure Form including proof of income from his employer. (Video Timestamp 3:15:24)

IT IS FURTHER ORDERED that the Defendant owes the Plaintiff child support arrears of \$49,377.82; however, Defendant may provide proof of payment for additional payments and he shall be given credit for those payments. A portion of the child support arrears are being paid from the Defendant's community share of mortgage payments on 1913 Sondrio Drive and the remaining amount owed is \$11,988.32. Said amount is reduced to judgment and collectable by any and all legal means. (Video Timestamp 3:15:48)

IT IS FURTHER ORDERED that the real property at 1913 Sondrio Drive, Las Vegas, Nevada 89134 (Parcel No. 137-24-717-031) is confirmed as Plaintiff's sole and separate property. (Video Timestamp 3:06:36)

IT IS FURTHER ORDERED that the Defendant's mortgage payment interest in the real property at 1913 Sondrio Drive, Las Vegas, Nevada 89134 (Parcel No. 137-24-717-031) is \$37,394.50 and the amount is reduced by \$37,394.50 as application for the child support arrears. As such, Defendant has no interest in the mortgage reimbursement. (Video Timestamp 3:08:10)

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IT IS FURTHER ORDERED that the Defendant owes the Plaintiff spousal support arrears of \$33,982.84 through December of 2021. Said amount is reduced to judgment and collectable by any and all legal means. (Video Timestamp 3:16:54)

IT IS FURTHER ORDERED that each Party shall be awarded the personal

property in their possession.

IT IS FURTHER ORDERED that the Plaintiff shall be responsible for the following debt: (Video Timestamp 3:10:37)

- 1. ½ Bank of America debt ending in 6343-\$1,120.60 (\$560.30);
- 2. ½ Bank of America debt ending in 0153-\$2,712.58 (\$1,356.29);
- 3. ½ Chase credit card ending in 5682/5254- \$1,044.89 (\$522.45);
- 4. ½ Chase credit card ending in 5919/7774- \$6,200.00 (\$3,100.00); and
- 5. Any and all other debts in the Plaintiff's name not listed herein.

IT IS FURTHER ORDERED that the Defendant shall be responsible for the following debt: (Video Timestamp 3:10:15)

- 1. Any and all student loan debt;
- 2. Any and all PPP loan debt;
- 3. Any and all debts associated with his law practice;
- 4. Any and all other debts in the Defendant's name not listed herein.
- 5. ½ Bank of America debt ending in 6343-\$1,120.60 (\$560.30);
- 6. ½ Bank of America debt ending in 0153-\$2,712.58 (\$1,356.29);
- 7. ½ Chase credit card ending in 5682/5254-\$1,044.89 (\$522.45);
- 8. ½ Chase credit card ending in 5919/7774-\$6,200.00 (\$3,100.00);

IT IS FURTHER ORDERED that the Defendant shall pay to the Plaintiff one-half of the community debt in the amount of \$5,539.03 as noted above. Said amount is reduced to judgment and collectable by any and all legal means. (Video Timestamp 3:11:18)

IT IS FURTHER ORDERED that the Defendant shall reimburse the Plaintiff the sum of \$21,425.35 for the damage caused to the Plaintiff real property. Said amount is reduced to judgment and collectable by any and all legal means. (Video Timestamp 3:08:38)

IT IS FURTHER ORDERED that while Defendant is detained at the Clark County Detention Center, spousal support shall be set at \$1.00 per month; however, the month after his release spousal support shall be set at \$500.00 per month. The spousal support is modifiable based upon Defendant's earning abilities. The duration of spousal support is seven (7) years. (Video Timestamp 3:17:07)

IT IS FURTHER ORDERED that each and every year, until the last child emancipates, the Defendant shall provide to Plaintiff a true and correct copy of his Federal Income Tax Return. (Video Timestamp 3:17:33)

IT IS FURTHER ORDERED that on or before January 19, 2022, Plaintiff's Counsel shall file and serve a Memorandum of Fees and Costs which shall include *Brunzell* factors for both Ms. Roberts and Plaintiff's prior Counsel. The length of time is thirty (30) days due to the holidays and to give Defendant time to respond which shall be on or before Wednesday, February 2, 2022. (Video Timestamp 3:18:29)

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IT IS FURTHER ORDERED the Parties agree to hold each other harmless on the debts awarded herein. As such, if either Party is required to file a Motion to address a debt issue, the prevailing Party shall be awarded attorney's fees and costs.

IT IS FURTHER ORDERED that neither Party shall charge or cause or permit to be charged, to or against the other, any purchase which either of them may hereafter make, and shall not hereafter create any engagement or obligations in the name of or against the other and shall never hereafter secure or attempt to secure any credit upon or in connection with the other. in the event other community assets or community debts of the Parties are discovered after the entry of the Decree of Divorce, the Parties have the right to petition the Court for distribution of same. In addition, neither Party shall take a position inconsistent with the terms of the Decree of Divorce and shall respect the rights and privacy of the other Party. The Party failing to follow the Decree of Divorce, shall be responsible for any and all reasonable attorney fees associated with enforcing the terms of the Decree of Divorce. The Court shall maintain jurisdiction over the obligations and terms of the Decree of Divorce pursuant to the holding in Siragusa v. Siragusa, 108 Nev. 987, 843 P.2d 807 (1992), which allows an award of fees and costs to enforce the terms of a Decree of Divorce.

IT IS FURTHER ORDERED that the Plaintiff shall be restored to her prior name of Emily Cardona, if she desires to do so after consideration of the fact the

names of the children will be different. This Order shall serve as the document permitting the name change. (Video Timestamp 3:19:28)

IT IS FURTHER ORDERED, that the terms set forth in this Decree of Divorce may not be changed, modified, or terminated orally, and any such change, modification, or termination may only be made by a written instrument executed by the parties, or by further Order of the Court.

STATUTORY NOTICES:

The following statutory notices relating to the custody of minor children are applicable to the Parties:

The Parties are put on notice of the following provision of *NRS* §125C.006, which states:

- 1. If primary physical custody has been established pursuant to an order, judgment or decree of a court and the custodial parent intends to relocate his or her residence to a place outside of this State or to a place within this State that is at such a distance that would substantially impair the ability of the other parent to maintain a meaningful relationship with the child, and the custodial parent desires to take the child with him or her, the custodial parent shall, before relocating:
 - (a) Attempt to obtain the written consent of the noncustodial parent to relocate with the child; and
 - (b) If the noncustodial parent refuses to give that consent, petition the court for permission to relocate with the child.
- 2. The court may award reasonable attorney's fees and costs to the custodial parent if the court finds that the noncustodial parent refused to consent to the custodial parent's relocation with the child:

(a) Without having reasonable grounds for such refusal, or

(b) For the purpose of harassing the custodial parent.

3. A parent who relocates with a child pursuant to this section without the written consent of the noncustodial parent or the permission of the court is subject to the provisions of NRS 200.359.

Both Parties shall be bound by the provisions of *NRS* §125C.0045(6) which states:

PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS § 193.130. NRS § 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or 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 jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS §193.130.

Pursuant to *NRS* §125C.0045(7), the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.

The minor children's habitual residence is located in the United States of America. NRS § 125C.0045 (7) and (8) specifically provide as follows:

Section 7. In addition to the language required pursuant to subsection 6, all orders authorized by this section must specify that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.

Section 8. If a parent of the child lives in a foreign country or has significant commitments in a foreign country:

- (a) The parties may agree, and the Court shall include in the Order for custody of the child, that the United States is the country of habitual residence of the child for the purposes of applying the terms of the Hague Convention as set forth in Subsection 7.
- (b) Upon motion of the parties, the Court may order the parent to post a bond if the Court determines that the parent 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 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 is wrongfully removed from or concealed outside the country 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 *NRS* §31A and *NRS* § 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 *NRS* §125B.145.

The Parties shall submit the information required in *NRS* §125B.055, *NRS* §125.130 and *NRS* §125.230 on a separate form to the Court and the Welfare Division of the Department of Human Resources within ten (10) days from the date the Decree in this matter is filed. Such information shall be maintained by the Clerk in a confidential manner and not part of the public record.

The Parties shall 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 information become inaccurate.

IT IS SO ORDERED.

Dated this 23rd day of December, 2021



149 AB5 8E75 E48D Mary Perry District Court Judge

ROBERTS STOFFEL FAMILY LAW GROUP

By: /s/Amanda Roberts, Esq.
Amanda M. Roberts, Esq.
State of Nevada Bar No. 9294
4411 South Pecos Road
Las Vegas, Nevada 89121
PH: (702) 474-7007
Attorneys for Plaintiff

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Emily Bellisario, Plaintiff CASE NO: D-20-605263-D 6 VS. DEPT. NO. Department P 7 Bradley John Bellisario, 8 Defendant. 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Decree of Divorce was served via the court's electronic eFile system to 13 all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 12/23/2021 15 Amanda Roberts efile@lvfamilylaw.com 16 Bradley Bellisario bradb@bellisariolaw.com 17 Bradley Bellisario bradb@bellisariolaw.com 18 Linda Bell dept07lc@clarkcountycourts.us 19 20 21 22 23 24 25 26 27 28

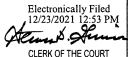
Electronically Filed 12/23/2021 3:06 PM Steven D. Grierson CLERK OF THE COURT 1 NEOJ Amanda M. Roberts, Esq. 2 State of Nevada Bar No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 5 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorney for Plaintiff, Emily Bellisario 7 8 **DISTRICT COURT** 9 **FAMILY DIVISION CLARK COUNTY, NEVADA** 10 EMILY BELLISARIO, 11 Case No: D-20-605263-D Dept No: P 12 Plaintiff, 13 14 BRADELY BELLISARIO, 15 16 Defendant. 17 NOTICE OF ENTRY OF FINDING OF FACTS, CONCLUSIONS 18 OF LAW AND DECREE OF DIVORCE 19 /// 20 21 111 22 111 23 24 111 25 26 111 27 Page 1 of 3 28

Case Number: D-20-605263-D

PLEASE TAKE NOTICE that the Findings of Fact, Conclusions of Law and Decree of Divorce was duly entered on the 23rd day of December, 2021, a copy of which is attached hereto and fully incorporated herein. DATED this 23 day of December, 2021. ROBERTS STOFFEL FAMILY LAW GROUP Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 Attorney for Plaintiff, Emily Bellisario

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CERTIFICATE OF SERVICE I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the 23rd day of December, 2021, I served by and through Wiz-Net electronic service, pursuant Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Notice of Entry of Findings of Fact, Conclusions of Law and Decree of Divorce, to the following: Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant in proper person Employee of Roberts Stoffel Family Law Group Page 3 of 3



CLERK OF THE COURT 1 FFCL Amanda M. Roberts, Esq. State of Nevada Bar No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario DISTRICT COURT 8 **FAMILY DIVISION** 9 **CLARK COUNTY, NEVADA** 10 EMILY BELLISARIO, Case No: D-20-605263-D Dept No: P 11 Plaintiff, 12 v. 13 Date of Trial: December 20, 2021 BRADLEY BELLISARIO, 14 Time of Trial: 9:00 a.m. Defendant. 15 16 FINDING OF FACT, CONCLUSIONS OF LAW 17 AND DECREE OF DIVORCE 18 This matter having come before the Court on the 20th day of December, 2021. 19 20 for a Non-Jury Trial. The Plaintiff, Emily Bellisario (hereinafter referred to as 21 "Plaintiff" or "Emily"), being present, by and through her attorneys of record, 22 Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, and the Defendant 23 Bradley Bellisario (hereinafter referred to as "Defendant" or "Bradley"), not being 24 25 presented or represented by Counsel. The Court having heard testimony, reviewed 26 27 Page 1 of 31 28 Statistically closed: USJR-FAM-Judgment Reached (Bench Trial) (Close Case) (UJR)

exhibits and considered the testimony along with arguments of Counsel and pleadings on file herein, hereby finds and Orders as follows:

FINDING OF FACT AND CONCLUSIONS OF LAW

NOW THEREFORE,

THE COURT HEREBY FINDS that following Exhibits were admitted during the Non-Jury Trial: 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, 27, 28, 29, 30, 31, 32, 33, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 64, 65, 66, 67, 68, 69, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 89, 91, 92, 94, 97, 98, 100, 101, 102, 103, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, and 123.

THE COURT FURTHER FINDS that the following Exhibits were admitted, under seal, but may be reviewed by the Nevada Supreme Court/Court of Appeals if this matter is reviewed by said Court: 124 (Donna's House Report dated May 7, 2021) and 125 (health insurance breakdown).

THE COURT FURTHER FINDS that the Parties are incompatible in marriage, which makes it impossible to live together as husband and wife, to which there is no possibility for reconciliation, and are entitled to a Decree of Divorce. (Video Timestamp 2:41:40)

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THE COURT FURTHER FINDS that the Plaintiff is a resident of Clark County, State of Nevada at all times relevant in this action and Plaintiff was a resident for more than six (6) weeks prior to the commencement of this action pursuant to NRS § 125C.020 (e). (Video Timestamp 2:41:30)

THE COURT FURTHER FINDS that jurisdiction in this matter is proper as the Plaintiff is a resident of Clark County, Nevada and have been in excess of six (6) weeks prior to the commencement of this action. (Video Timestamp 2:41:24)

THE COURT FURTHER FINDS that the Parties were married on August 16, 2014 and separated in June of 2019.

THE COURT FURTHER FINDS that the Parties have three (3) minor children, to wit: Brayden Bellisario ("Brayden"), born January 15, 2015; Blake Bellisario ("Blake"), born November 20, 2016; and Brooklyn Bellisario ("Brooklyn"), born February 1, 2018. (Video Timestamp 3:13:24)

THE COURT FURTHER FINDS jurisdiction is proper pursuant to NRS § 125A.305 and 125A.085 as Nevada is the "home state" of the minor six (6) months before the commencement of this action. (Video Timestamp 2:41:25)

THE COURT FURTHER FINDS that at the commencement of this action,
Defendant was an attorney who owned his own law firm. (Video Timestamp
2:42:09)

THE COURT FURTHER FINDS at the hearing on July 30, 2020 (Order filed January 24, 2021), the Defendant was Ordered to pay Plaintiff child support to the Plaintiff in the amount of \$2,560.00 per month and spousal support of \$1,000.00 per month since the date of separation which was June of 2019. This amount was based upon a gross monthly income of \$18,000.00 per month (Exhibit "18"). (Video Timestamp 2:41:47)

THE COURT FURTHER FINDS that the Defendant alleged in his Financial Disclosure Form filed February 7, 2021that he ceased work as an attorney on or about August 1, 2020 (Exhibit "19"); however, based upon filings with the Eighth Judicial District Court (Exhibit "20"), Defendant continued to work for at least three (3) months after he claimed to no longer be working at his law firm. (Video Timestamp 2:42:05)

THE COURT FURTHER FINDS that on October 22, 2020 (Order filed January 20, 2021), the District Court gave the Defendant an opportunity to purge his contempt for not paying spousal support if he "immediately delivered his financial books and records regarding his business and income." The Defendant failed to comply with this Order. (Video Timestamp 2:42:15)

THE COURT FURTHER FINDS that the November 24, 2020 (Order filed December 10, 2020), the District Court Ordered the Defendant to turn over his business and personal financial documents by December 1, 2020. The Defendant

failed to comply with this Order, and the Court's predecessor recommended if the Defendant did not comply that an unequal distribution of community which was not done. (Video Timestamp 2:43:17)

THE COURT FURTHER FINDS that the Defendant failed to comply with discovery. As such, it was Ordered on March 17, 2021, that the Defendant be precluded from presenting and replying upon at Trial or the Evidentiary Hearing any evidence required to be produced by *NRCP* § 16.2 which was not produced within five (5) days of the hearing. (Video Timestamp 2:43:38)

THE COURT FURTHER FINDS that the Defendant failed to timely respond to Plaintiff's Request for Admission and pursuant to NRCP § 36 (a)(3) said admissions are deemed admitted, as a matter of law, and will be addressed in more detail herein. (Video Timestamp 2:43:57)

THE COURT FURTHER FINDS that there was an active Protection Order in T-19-200404-T which was in place from September 18, 2019 through September 19, 2020. This Protection Order was never dismissed or dissolved, remaining effective until expired on its own. (Video Timestamp 3:23:14)

THE COURT FURTHER FINDS that there was an overlapping Protection Order in T-20-206639-T which has been in place from July 6, 2020 through the current date. Said Protection Order shall expire on May 10, 2022. (Video Timestamp 2:44:30)

THE COURT FURTHER FINDS that Donna Wilburn, MFT ("Wilburn"), testified in this matter. Wilburn treated Brayden for two (2) sessions on February 2, 2020 and February 24, 2020. Wilburn stopped treating Brayden because Defendant did not agree with her treatment of the child. In the two (2) sessions, Wilburn determined that Brayden was under a lot of stress related to parental conflict which made him nervous and he did not want his parents around each other, and he had anxiety regarding his contact with Defendant. Brayden disclosed to Wilburn that he saw a lot of scary behaviors, including his Dad being mean to his Mom, and was afraid of Dad getting mad. When Wilburn stopped treating Brayden, she referred him to Anna Trujillo, MFT ("Trujillo"). (Video Timestamp 2:45:21)

THE COURT FURTHER FINDS at one child exchange, Brayden did not want to go to visit Defendant and was crying. Saira McKinley ("Saira") picked Brayden up and began swinging him around, and once Brayden got away from Saira he ran to Plaintiff. (Video Timestamp 2:46:28)

THE COURT FURTHER FINDS that the Complaint for Divorce was filed on March 5, 2020, and during the almost two (2) year period of time, Defendant has done nothing to cooperate, communicate or compromise to act in the best interest of the minor children. (Video Timestamp 2:49:17)

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THE COURT FURTHER FINDS as it relates to best interest/wishes of the children- they are not of a sufficient age and capacity to state a preference. (Video Timestamp 2:50:23)

THE COURT FURTHER FIND as it relates to best interest/nomination of guardian- there has been no nomination of guardian in this matter. (Video Timestamp 2:50:38)

THE COURT FURTHER FINDS as it relates to best interest/frequent association and continuing relationship- though Plaintiff has requested the Defendant's visitation be supervised, she is requesting a schedule be set up to allow Defendant the ability to maintain a relationship with the children; and Plaintiff attempted to bribe Brayden to do visits with the Defendant, but Brayden refused to go. Defendant has shown no signs of not allowing frequent association and a continuing relationship with Plaintiff. Therefore, the Court views this factor as neutral. (Video Timestamp 2:50:45)

THE COURT FURTHER FINDS at it relates to the best interest/level of conflict- Plaintiff was subjected to many acts of domestic violence and violations of the Protection Orders that were in place at the time and currently in place; Defendant's communication to Plaintiff, her attorneys and therapists for the children have increased the conflict; at supervised visitation at Donna's House, Defendant became violent with the Marshalls and had to be escorted out based upon the

Donna's House report filed under seal as Exhibit "124" which was admitted; as well as the domestic violence facts as set forth herein below. Therefore, this factor weighs against Defendant in favor of Plaintiff. This is also a factor relevant to continued supervised visitation for the Defendant. (Video Timestamp 2:51:22)

THE COURT FURTHER FINDS at it relates to the best interest/ability of the parents to cooperate. Defendant has continuously refused to cooperate with Court Orders including paying child support as required; Defendant's willingness to be confrontational and abusive in the presence of the children, shows a blatant refusal to cooperate with the Plaintiff in raising the children; Defendant filed a civil law suit against the child's therapists; multiple lawsuits against Plaintiff and others; as well as the domestic violence facts as set forth herein below. Therefore, this factor weighs against Defendant in favor of Plaintiff. (Video Timestamp 2:52:15)

THE COURT FURTHER FINDS at it relates to the best interest/mental and physical health of the parents- this factor could have been put to rest if the Defendant had cooperated in completion of the psychological evaluation as Ordered, but Defendant's refusal to do so and his acts in violation of the Protection Orders raise suspicion and/or concern as to a minimum ability to deal with his anger. During supervised visitation at Donna's House, Defendant became violent with the Marshalls and had to be escorted out of the building according to the Donna's House Report filed under seal and admitted as Exhibit "124". Defendant's out of control

behavior further shows a possibility of mental health issues that could place the children in danger should Defendant have unsupervised contact with the minor children; the Defendant has allegedly engaged in multiple attacks and stalking of other people; he has threatened another man, Jason Elleman, with a "Columbian neck tie" which is a claim he would slit the throat of the man who is his exgirlfriend's ex-boyfriend, which the subject of a criminal case. Defendant has posted many false reports regarding many professional involved with this family including therapists, attorneys and judges. Defendant's posts are rants that are hard to follow and understand; as well as the domestic violence facts as set forth herein below. There are no such problems for the Plaintiff. Therefore, this factor weighs against Defendant in favor of Plaintiff. (Video Timestamp 2:52:53)

THE COURT FURTHER FINDS at it relates to the best interest/physical, developmental and emotional needs of the child- the children are young, and Brayden has shown the need for therapy, with Wilburn and Trujillo, regarding being subjected to domestic violence and adverse treatment of his Mother by his Father, not once, but twice. Brayden has threatened violence against adults and threatened to kill his Mother; Brayden is just six (6) years old. There is a possibility this behavior is being learned from Defendant. Therefore, this factor weighs against Defendant in favor of Plaintiff. Moreover, this factor weighs in the Court's decision regarding supervised visitation for the Defendant. (Video Timestamp 2:54:30)

THE COURT FURTHER FINDS at it relates to the best interest/nature of relationship with parents- the children have a loving relationship with Plaintiff; whereas, Defendant has gone more than a year with no more than supervised visitation, the relationship between Defendant and the children will probably need to be rebuilt once he finishes his psychological evaluation as previously Ordered. Therefore, this factor weighs against Defendant in favor of Plaintiff. (Video Timestamp 2:55:31)

THE COURT FURTHER FINDS at it relates to the best interest/sibling relationship that there are no other siblings besides those of this relationship.

Therefore, this factor is not applicable. (Video Timestamp 2:56:04)

THE COURT FURTHER FINDS at it relates to the best interest/abuse or neglect- the Defendant threw juices boxes and food at the children when they ignored him during a child exchange, and abused the Plaintiff in front of the minor children. Therefore, this factor weighs against Defendant in favor of Plaintiff. (Video Timestamp 2:56:12)

THE COURT FURTHER FINDS at it relates to the best interest/abductionthis factor is not applicable. (Video Timestamp 2:56:45)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- the violence began during the Plaintiff's first pregnancy. (Video Timestamp 2:56:55)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- that the Plaintiff showed, by clear and convincing evidence, that on August 6, 2019, Defendant left bruises on the Plaintiff's arm and thigh, by banging the door on her while Brayden watched the incident. He also tore the garage door off and then left.

That the Plaintiff showed, by clear and convincing evidence on September 16, 2019, Defendant began banging on the door, then broke a back window to get into the home, wherein he began throwing furniture including throwing a television over the loft on the 2nd floor to the 1st floor, ripping a television off the wall in the living room, while Brayden was present and the police were on the telephone, Defendant destroyed the children's fish tank, causing all three children to watch as fish died, and caused damages to the cabinets and sink in the area around the fish tank, kicking in the dishwasher, rippiing the fan out of the wall from above the stove, broke multiple mirrors/artwork/wine bottles, ripped the hinges from the bathroom cabinet doors, threw a large picture in a frame onto the toddler's bed, kicked in the toddler gate at the top of the stairs. Exhibit "31" is a detailed invoice of the damage caused that night which was admitted. (Video Timestamp 2:57:29)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- that the Plaintiff showed, by clear and convincing evidence, on June 22, 2020, the Defendant backed his car into the garage of Plaintiff's home after

threatening to kill the Plaintiff. Upon determining Plaintiff was not home, Defendant began backing into neighbors' vehicles, driving forward and backing up into a city light pole which was knocked down onto a neighbor's vehicle. Defendant also hit neighbors vehicles with sticks. Defendant then drove up and down the road. Defendant then showed up at the home of Plaintiff's Father where she and the children were barricaded in the bathroom with Plaintiff's Father protecting them with a shotgun. Defendant was arrested and pictures of Defendant's vehicle were taken showing damage. At the time, Protection Order T-19-200404-T was in place. (Video Timestamp 2:5845)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- that the Plaintiff showed, by clear and convincing evidence, on February 2, 2021, Defendant showed up at the Plaintiff's house thirty-three (33) minutes late for a child exchange and began throwing juice boxes and food at the Plaintiff's front door while the children present because the children would not respond to calls from the Defendant. (Video Timestamp 3:00:08)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- the Plaintiff propounded a Request for Admission on the Defendant which were deemed admitted due to Defendant's failure to respond. As such, the following were admitted: (Video Timestamp 3:00:55)

• Defendant committed domestic violence against Plaintiff as defined by *NRS* § 33.018. (Video Timestamp 3:01:09)

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- Defendant entered a plea to battery in case 19F19371X. (Video Timestamp 3:01:18)
- In case 19F19371X, Defendant was required to complete an impulse control course. (Video Timestamp 3:01:29)
- In case 19F19371X, Defendant was required to complete domestic violence counseling. (Video Timestamp 3:01:35)
- On or about August 1, 2019, Defendant struck Plaintiff on the left side of her cheek. (Video Timestamp 3:01:47)
- On or about August 1, 2019, Defendant caused a welt to be left on Plaintiff's left arm. (Video Timestamp 3:01:56)
- The bruises depicted in the photographs of Emily Bellisario attached to the Request for Admissions as **Exhibit "1"** were caused by Defendant on or about August 1, 2019. (Video Timestamp 3:02:05)
- Defendant threatened to place "Gabe in the ground." (Video Timestamp 3:02:21)
- Defendant stated he was going "to murder" someone known to Plaintiff. (Video Timestamp 3:02:27)
- Defendant stated that Mario would "be drinking through a straw till he dies." (Video Timestamp 3:02:34)
- Defendant stated, "I am going to destroy the fuckers life." (Video Timestamp 3:02:41)
- Defendant threatened to kill anyone in a relationship with Plaintiff. (Video Timestamp 3:02:48)
- Defendant stated that he was going to "kill" Emily Bellisario. (Video Timestamp 3:02:53)
- Defendant caused the marital residence to be in the condition depicted in the photographs attached as **Exhibit "2"**. (Video Timestamp 3:02:58)
- Defendant caused physical damage to the following personal property items in Plaintiff's residence located at 1913 Sondrio Drive, Las Vegas, Nevada, 89134: (1.) two televisions; (2.) two chairs; (3.) appliances; (4.) furniture; (5.) broken vase; and (6). fish bowl. (Video Timestamp 3:03:12)
- Defendant caused physical to the home where Plaintiff resides located at 1913 Sondrio Drive, Las Vegas, Nevada, 89134: (1.) rear window; (2.) front door of the residence; and (3.) lighting fixtures. (Video Timestamp 3:03:36)

- Defendant caused bruises to Plaintiff on or about September 16, 2019. (Video Timestamp 3:03:49)
- On or about September 16, 2019, Defendant caused a redness to be left on Plaintiff's left shoulder. (Video Timestamp 3:03:56)
- On or about September 16, 2019, Defendant caused a redness to be left on Plaintiff's left elbow. (Video Timestamp 3:04:02)
- On or about September 16, 2019, Defendant caused a redness to be left on Plaintiff's left side of her back. (Video Timestamp 3:04:07)
- That the minor child, Brayden Bellisario, witnessed Defendant committed domestic violence against Plaintiff as defined by *NRS* § 33.018. (Video Timestamp 3:04:14)

THE COURT FURTHER FINDS at it relates to the best interest/domestic violence- that the Plaintiff showed, by clear and convincing evidence, that she received text messages from Defendant that were threatening Plaintiff including killing her boyfriends and showing that he was stalking her and her boyfriend. Defendant threatened Plaintiff's Father (maternal grandfather) in September of 2019; and Defendant threatened Plaintiff's college friend. These acts are forms of harassment and attempts to isolate Plaintiff from any of her friends and family. (Video Timestamp 3:04:32)

THE COURT FURTHER FINDS that the factors regarding domestic violence weigh against the Defendant and favor the Plaintiff. (Video Timestamp 2:52:03)

THE COURT FURTHER FINDS at it relates to the best interest - Defendant would harass professionals in a way that would attempt to get them to drop the Plaintiff as a client. (Video Timestamp 3:05:18)

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THE COURT FURTHER FINDS at it relates to the best interest - there are criminal charges pending against the Defendant. The Defendant was in custody, wherein it was advised that the CCDC was not transporting individuals, nor was it being permitted for video conference or telephone conference. (Video Timestamp 3:00:47)

THE COURT FURTHER FINDS on November 14, 2020, Saira was supposed to be present for supervised visitation or both Paternal Grandfather and Maternal Grandfather; however, Defendant was left alone with the minor children. (Video Timestamp 3:05:38)

THE COURT FURTHER FINDS on November 21, 2020, Defendant was supposed to be supervised with the minor children; however, Defendant was alone with the minor children in his parking garage with no supervisor present. Saira was supposed to be the supervisor on this occasion. (Video Timestamp 3:05:55)

THE COURT FURTHER FINDS on June 10, 2020, the Plaintiff and Defendant entered into a Stipulation and Order that a full outsource custody evaluation would be completed including psychological evaluations of the Parties. (Video Timestamp 2:46:52)

THE COURT FURTHER FINDS on June 26, 2021, the Court Ordered that the "Court shall not entertain requests to modify the Defendant's visitation with the minor children until he completes the psychological evaluation." (Video Timestamp 2:47:13)

 THE COURT FURTHER FINDS that at the time of scheduling the Non-Jury Trial/Evidentiary Hearing, Defendant made his intention clear that he would attempt to put off the Non-Jury Trial/Evidentiary Hearing and cause more delay. (Video Timestamp 2:47:30)

THE COURT FURTHER FINDS that after Defendant's multiple civil lawsuits, and continuous filings that were duplicative and in many other courts regarding the same subject matters, this Court granted vexatious litigant status against the Defendant. (Video Timestamp 2:47:40)

THE COURT FURTHER FINDS that Defendant failed to pay medical insurance premiums for the minor children and therefore, he shall reimburse one-half to the Plaintiff (\$761.94 x 32 months = \$24,382.08/2) the sum of \$12,191.04. (Video Timestamp (Video Timestamp 3:22:20)

THE COURT FURTHER FINDS that the Defendant failed to reimburse Plaintiff one-half of medical bills for the minor children in the amount of \$3,435.22, with and his one-half obligation is \$1,717.61. (Video Timestamp 3:08:53)

THE COURT FURTHER FINDS that the Court declines to find Defendant committed community waste as it relates to gambling. In Las Vegas, people gamble. The Court agrees that Defendant should have paid the Court Ordered support, but the Court cannot determine the source of the funds for the monies expended and the funds may have well come from Defendant's law practice. (Video Timestamp 3:09:16)

THE COURT FURTHER FINDS that Defendant did commit community waste by destroying his law practice, allegedly stealing money from clients and having his law license suspended. (Video Timestamp 3:09:32)

THE COURT FURTHER FINDS that the residence at 1913 Sondrio Drive was purchased by the Plaintiff prior to the Parties marriage. (Video Timestamp 3:06:33)

THE COURT FURTHER FINDS that since the Parties marriage through December of 2021, community funds were used to pay the mortgage payments. That the Court determines it to be eighty-eight (88) payments at \$1,011.00 per month for a total amount of payments of \$88,968.00 less the deferred mortgage payments of \$14,197.34. Therefore, the Defendant's share is one-half of the payments or (\$77,789.00/2) \$37,394.50. (Video Timestamp 3:06:39)

THE COURT FURTHER FINDS that from the Defendant's share of the mortgage payments the child support arrears shall be deducted first which total \$49,377.82. Therefore, the Defendant's share of the mortgage payments is eliminated by the child support arrears and the remaining amount of child support arrears owed is \$11,988.32. (Video Timestamp 3:08:12)

THE COURT FURTHER FINDS that the Defendant's wrongful acts caused damage to the real property at 1913 Sondrio Drive in the amount of \$21,425.35. (Video Timestamp 3:08:38)

THE COURT FURTHER FINDS as a result of Defendant's failure to comply with the Court Order regarding child support, he owes child support arrears through December of 2021 in the amount of \$49,377.82, credited by the above noted financial credit as it relates to the mortgage payments, resulting in a total amount of child support arrears amount of \$11,988.32. (Video Timestamp 2:42:33)

THE COURT FURTHER FINDS as a result of Defendant's failure to comply with the Court Order regarding spousal support, he owes spousal support arrears through December of 2021 in the amount of \$33,982.84. (Video Timestamp 2:42:59)

THE COURT FURTHER FINDS that the Defendant shall have the ability to provide proof to the Court that he made child support payments and spousal support payments for which he was not given credit. (Video Timestamp 2:42:50, 3:16:00)

THE COURT FURTHER FINDS that attorney fees were awarded from Defendant to Plaintiff pursuant to the Order from April 21, 2021, in the amount of \$3,239.50; and attorney fees were awarded from Defendant to Plaintiff pursuant to the Order from September 20, 2021, in the amount of \$2,659.50. (Video Timestamp 3:11:59)

CONCLUSIONS OF LAW

- 1. That the Court has jurisdiction pursuant to NRS 125.020, 125.120, 125.130, and to make orders as to the parties' legal status;
- 2. That the Court has the authority to make orders as it pertains to the marital estate, separate and/or community property/debts (NRS 125.150);
- 3. That the Court has the authority to make orders as it pertains to Custody (NRS 125C, et.seq., *Rivero -v- Rivero*, 216, P.3d 213 (2009); 125 Nev. Adv. Op. No. 34 (August 27, 2009), *Wallace v. Wallace*, 112 Nev. 1015, 1019, 922 P.2d 541, 543 (1996) ("Matters of custody and support of minor children rest in the sound discretion of the trial court"); *Bluestein v. Bluestein*, 131 Nev., Adv. Op. 14, 345 P.3d 1044, 1048 (2015) reiterating that "in custody matters, the child's best interest is paramount");
- 4. That the Court has the authority to make orders as it pertains to Child Support (NAC Chapter 425; NRS 125B et.seq., *Barbagallo v. Barbagallo*, 105 Nev. 546, 779 P.2d 532 (1989);

DECREE AND ORDERS

NOW THEREFORE, and good cause appearing; It Is Hereby

ORDERED the bonds of matrimony heretofore and now existing between the Parties be, and the same are hereby, wholly dissolved and an absolute Decree of Divorce is hereby granted to the Parties, and each Party hereto is restored to the status of a single, unmarried person. (Video Timestamp 3:12:32)

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IT IS FURTHER ORDERED that the Plaintiff is awarded **Sole Legal Custody** of the minor children which includes the ability to make all religious, medical and educational decisions for the minor children. This includes the ability to obtain Passports for the minor children without Defendant's signature being necessary, and travel outside the United States without the Defendant's permission. (Video Timestamp 3:13:20, 3:13:58)

IT IS FURTHER ORDERED that as it relates to legal custody, it may be determined a change in circumstance if the Defendant submits to the psychological examination by Dr. Stephanie Holland as previously Ordered, at his cost, as more specifically set forth herein. (Video Timestamp 3:13:39)

IT IS FURTHER ORDERED that the Plaintiff is awarded Primary Physical custody subject to the following: (Video Timestamp 3:14:06)

- Upon Defendant's criminal cases being complete, he shall have four (4) hours of supervised visitation at Family First at his cost, upon requesting same from the Court. The supervision shall be closely monitored whereby someone from Family First shall be able to hear all Defendant's conversations with the minor children. If Family First determines there are inappropriate comments or behavior, Family First may immediately cut off supervised visitation for that visitation session, and may resume at the next regularly visitation period. (Video Timestamp 3:14:12, 3:14:30)
- Defendant shall not have any visitation until all of the criminal cases are resolved. (Video Timestamp 3:14:20)

IT IS FURTHER ORDERED that it may be a change in circumstance, for physical custody, if Defendant completes a psychological evaluation. The evaluation shall be paid for by the Defendant. It shall be completed by Dr. Holland and if she is no longer able to take the case or has retired, then the Plaintiff shall select the provider to conduct the psychological evaluation. (Video Timestamp 3:14:50, 3:21:36)

IT IS FURTHER ORDERED that the Plaintiff shall provide health insurance for the minor children and the Parties shall equally divide the cost of the health insurance premium. The current premium amount is \$802.00 per month and Defendant's one-half obligation is \$401.00 per month. The premium may fluctuate from time to time, and Plaintiff may file a "Notice of Change of Health Insurance Premium" and serve same upon the Defendant. (Video Timestamp 3:16:21)

IT IS FURTHER ORDERED that the Defendant owes the Plaintiff health insurance premium arrears of \$12,191.04. Said amount is reduced to judgment and collectable by any and all legal means. (Video Timestamp 3:22:20)

IT IS FURTHER ORDERED that any unreimbursed medical, dental, optical, orthodontic, or other health related expense incurred for the benefit of the minor children is to be divided equally between the Parties. Either Party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty (30) days of incurring such expense.

If not tendered within the thirty (30) day period, the Court may consider it a waiver of reimbursement. The other Party will then have thirty (30) days from receipt within which to dispute the expense in writing or reimburse the incurring Party for one-half of the out of pocket expense. If not disputed or paid within the thirty (30) day period, the Party may be subject to a finding of contempt and appropriate sanctions. (Video Timestamp 3:16:45)

IT IS FURTHER ORDERED that the Defendant owes the Plaintiff unreimbursed health insurance cost of \$1,717.61. Said amount is reduced to judgment and collectable by any and all legal means. (Video Timestamp_____)

IT IS FURTHER ORDERED that the Plaintiff shall be permitted to claim the minor children for tax purposes, in all years, and be awarded 100 percent of any child tax credits. (Video Timestamp 3:16:48)

IT IS FURTHER ORDERED that the Defendant shall pay Plaintiff child support. The child support is suspended while the Defendant is detained at the Clark County Detention Center; however, upon being released his child support the next month upon release shall be set at \$1,569.00 per month based upon an imputed wage of \$35.00 per hour which equates to \$6,067.00 per month. (Video Timestamp 3:15:03)

IT IS FURTHER ORDERED that upon obtaining employment, Defendant shall file and serve a Financial Disclosure Form including proof of income from his employer. (Video Timestamp 3:15:24)

IT IS FURTHER ORDERED that the Defendant owes the Plaintiff child support arrears of \$49,377.82; however, Defendant may provide proof of payment for additional payments and he shall be given credit for those payments. A portion of the child support arrears are being paid from the Defendant's community share of mortgage payments on 1913 Sondrio Drive and the remaining amount owed is \$11,988.32. Said amount is reduced to judgment and collectable by any and all legal means. (Video Timestamp 3:15:48)

IT IS FURTHER ORDERED that the real property at 1913 Sondrio Drive, Las Vegas, Nevada 89134 (Parcel No. 137-24-717-031) is confirmed as Plaintiff's sole and separate property. (Video Timestamp 3:06:36)

IT IS FURTHER ORDERED that the Defendant's mortgage payment interest in the real property at 1913 Sondrio Drive, Las Vegas, Nevada 89134 (Parcel No. 137-24-717-031) is \$37,394.50 and the amount is reduced by \$37,394.50 as application for the child support arrears. As such, Defendant has no interest in the mortgage reimbursement. (Video Timestamp 3:08:10)

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IT IS FURTHER ORDERED that the Defendant shall reimburse the Plaintiff the sum of \$21,425.35 for the damage caused to the Plaintiff real property. Said amount is reduced to judgment and collectable by any and all legal means. (Video Timestamp 3:08:38)

IT IS FURTHER ORDERED that while Defendant is detained at the Clark County Detention Center, spousal support shall be set at \$1.00 per month; however, the month after his release spousal support shall be set at \$500.00 per month. The spousal support is modifiable based upon Defendant's earning abilities. The duration of spousal support is seven (7) years. (Video Timestamp 3:17:07)

IT IS FURTHER ORDERED that each and every year, until the last child emancipates, the Defendant shall provide to Plaintiff a true and correct copy of his Federal Income Tax Return. (Video Timestamp 3:17:33)

IT IS FURTHER ORDERED that on or before January 19, 2022, Plaintiff's Counsel shall file and serve a Memorandum of Fees and Costs which shall include *Brunzell* factors for both Ms. Roberts and Plaintiff's prior Counsel. The length of time is thirty (30) days due to the holidays and to give Defendant time to respond which shall be on or before Wednesday, February 2, 2022. (Video Timestamp 3:18:29)

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IT IS FURTHER ORDERED the Parties agree to hold each other harmless on the debts awarded herein. As such, if either Party is required to file a Motion to address a debt issue, the prevailing Party shall be awarded attorney's fees and costs.

IT IS FURTHER ORDERED that neither Party shall charge or cause or permit to be charged, to or against the other, any purchase which either of them may hereafter make, and shall not hereafter create any engagement or obligations in the name of or against the other and shall never hereafter secure or attempt to secure any credit upon or in connection with the other. in the event other community assets or community debts of the Parties are discovered after the entry of the Decree of Divorce, the Parties have the right to petition the Court for distribution of same. In addition, neither Party shall take a position inconsistent with the terms of the Decree of Divorce and shall respect the rights and privacy of the other Party. The Party failing to follow the Decree of Divorce, shall be responsible for any and all reasonable attorney fees associated with enforcing the terms of the Decree of Divorce. The Court shall maintain jurisdiction over the obligations and terms of the Decree of Divorce pursuant to the holding in Siragusa v. Siragusa, 108 Nev. 987, 843 P.2d 807 (1992), which allows an award of fees and costs to enforce the terms of a Decree of Divorce.

IT IS FURTHER ORDERED that the Plaintiff shall be restored to her prior name of Emily Cardona, if she desires to do so after consideration of the fact the

names of the children will be different. This Order shall serve as the document permitting the name change. (Video Timestamp 3:19:28)

IT IS FURTHER ORDERED, that the terms set forth in this Decree of Divorce may not be changed, modified, or terminated orally, and any such change, modification, or termination may only be made by a written instrument executed by the parties, or by further Order of the Court.

STATUTORY NOTICES:

The following statutory notices relating to the custody of minor children are applicable to the Parties:

The Parties are put on notice of the following provision of NRS §125C.006, which states:

- 1. If primary physical custody has been established pursuant to an order, judgment or decree of a court and the custodial parent intends to relocate his or her residence to a place outside of this State or to a place within this State that is at such a distance that would substantially impair the ability of the other parent to maintain a meaningful relationship with the child, and the custodial parent desires to take the child with him or her, the custodial parent shall, before relocating:
 - (a) Attempt to obtain the written consent of the noncustodial parent to relocate with the child; and
 - (b) If the noncustodial parent refuses to give that consent, petition the court for permission to relocate with the child.
- 2. The court may award reasonable attorney's fees and costs to the custodial parent if the court finds that the noncustodial parent refused to consent to the custodial parent's relocation with the child:

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(a) Without having reasonable grounds for such refusal, or

(b) For the purpose of harassing the custodial parent.

3. A parent who relocates with a child pursuant to this section without the written consent of the noncustodial parent or the permission of the court is subject to the provisions of NRS 200.359.

Both Parties shall be bound by the provisions of NRS §125C.0045(6) which

states:

PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS § 193.130. NRS § 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or 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 jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS §193.130.

Pursuant to NRS §125C.0045(7), the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.

The minor children's habitual residence is located in the United States of America. NRS § 125C.0045 (7) and (8) specifically provide as follows:

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Section 7. In addition to the language required pursuant to subsection 6, all orders authorized by this section must specify that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.

Section 8. If a parent of the child lives in a foreign country or has significant commitments in a foreign country:

- (a) The parties may agree, and the Court shall include in the Order for custody of the child, that the United States is the country of habitual residence of the child for the purposes of applying the terms of the Hague Convention as set forth in Subsection 7.
- (b) Upon motion of the parties, the Court may order the parent to post a bond if the Court determines that the parent 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 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 is wrongfully removed from or concealed outside the country 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 NRS §31A and NRS § 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 NRS §125B.145.

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1 2 3 4 5 6 7 8 9 10 that information become inaccurate. 11 IT IS SO ORDERED. 12 13 14 15 16 ROBERTS STOFFEL FAMILY LAW GROUP 17 18 By: /s/ Amanda Roberts, Esq. Amanda M. Roberts, Esq. 19 State of Nevada Bar No. 9294 4411 South Pecos Road 20 Las Vegas, Nevada 89121 21 PH: (702) 474-7007 Attorneys for Plaintiff 22 23 24 25 26 27

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The Parties shall submit the information required in NRS §125B.055, NRS §125.130 and NRS §125.230 on a separate form to the Court and the Welfare Division of the Department of Human Resources within ten (10) days from the date the Decree in this matter is filed. Such information shall be maintained by the Clerk in a confidential manner and not part of the public record.

The Parties shall update the information filed with the Court and the Welfare Division of the Department of Human Resources within ten (10) days should any of

Dated this 23rd day of December, 2021

149 AB5 8E75 E48D Mary Perry District Court Judge

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Emily Bellisario, Plaintiff CASE NO: D-20-605263-D 6 DEPT. NO. Department P 7 VS. Bradley John Bellisario, 8 Defendant. 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Decree of Divorce was served via the court's electronic eFile system to 13 all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 12/23/2021 15 Amanda Roberts efile@lvfamilylaw.com 16 Bradley Bellisario bradb@bellisariolaw.com 17 Bradley Bellisario bradb@bellisariolaw.com 18 Linda Bell dept07lc@clarkcountycourts.us 19 20 21 22 23 24 25 26 27 28

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1 **NOAS** Amy A. Porray, Esq. 2 Nevada Bar Number 9596 MCFARLING LAW GROUP 3 6230 W. Desert Inn Road Las Vegas, NV 89146 4 (702) 565-4335 phone (702) 732-9385 fax 5 eservice@mcfarlinglaw.com Attorney for Plaintiff, Bradley John Bellisario 6 7 EIGHTH JUDICIAL DISTRICT COURT **FAMILY DIVISION** 8 9 **CLARK COUNTY, NEVADA** 10 BRADLEY JOHN BELLISARIO, Case Number: D-20-605263-D Department: P 11 Plaintiff, 12 VS. 13 EMILY BELLISARIO, Defendant. 14 15 **NOTICE OF APPEAL** 16 17 TO: Defendant, Emily Bellisario, and to her attorney of record, Amanda Roberts, Esq.: 18 /// 19 /// 20 /// 21 /// 22 /// 23 24 1 OF 3

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Case Number: D-20-605263-D

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Notice is hereby given that Plaintiff, Bradley John Bellisario, in the above-named matter, hereby appeals to the Supreme Court of Nevada the following order:

 Finding of Fact, Conclusions of Law and Decree of Divorce entered in this action on December 23, 2021.

DATED this 20th day of January, 2022.

MCFARLING LAW GROUP

/s/ Amy A. Porray

Amy A. Porray, Esq. Nevada Bar Number 9596 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335 Attorney for Defendant, Bradley John Bellisario

CERTIFICATE OF SERVICE The undersigned, an employee of McFarling Law Group, hereby certifies that on this 20th day of January, 2022, served a true and correct copy of this Notice of Appeal: ⊠ via mandatory electronic service using the Eighth Judicial District Court's E-file and E-service System to the following: Amanda Roberts, Esq. efile@lvfamilylaw.com Linda Bell dept07lc@clarkcountycourts.us /s/ Crystal Beville Crystal Beville

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ASTA 1 Amy A. Porray, Esq. 2 Nevada Bar Number 9596 MCFARLING LAW GROUP 6230 W. Desert Inn Road 3 Las Vegas, NV 89146 4 (702) 565-4335 phone (702) 732-9385 fax 5 eservice@mcfarlinglaw.com Attorney for Defendant, Bradley John Bellisario 6 7 EIGHTH JUDICIAL DISTRICT COURT 8 **FAMILY DIVISION** 9 **CLARK COUNTY, NEVADA** 10 BRADLEY JOHN BELLISARIO, Case Number: D-20-605263-D Department: P 11 Plaintiff, 12 VS. 13 EMILY BELLISARIO, Defendant. 14 15 16 **CASE APPEAL STATEMENT** 17 1. Name of appellant filing this case appeal statement: 18 Defendant, Bradley John Bellisario. 19 2. Identify the judge issuing decision, judgment, or order appealed from: 20 The Honorable Mary Perry, Eighth Judicial District Court, Family Division, Department P. 21 22 /// 23 /// 24 1 OF 5

AA4936

Case Number: D-20-605263-D

1	3. Identify each appellant and the name and address of counsel for each appellant:			
2		Appellant:	Bradley John Bellisario	
3		Attorney for Appellant:	Amy A. Porray, Esq. McFarling Law Group	
5			6230 W. Desert Inn Rd. Las Vegas, NV 89146	
6	4. Identify each respondent and		the name and address of appellate counsel, if known, for	
7	each respondent:			
8		Respondent:	Emily Bellisario	
9 10		Attorney for Respondent:	Amanda Roberts, Esq. Roberts Stoffel Family Law Group 4411 S. Pecos Road	
11			Las Vegas, NV 89121	
12	5. Indicate whether any attorney identified above is not licensed to practice law in Nevada			
13	and, if so, whether the district court granted that attorney permission to appear under			
14		SCR 42:		
15	Both attorneys mentioned above are authorized to practice law in Nevada.			
16	6. Indicate whether appellant was represented by appointed or retained counsel in the			
17		District Court:		
18	Appellant was unrepresented in the District Court.			
19	7. Indicate whether appellant was represented by appointed or retained counsel on the			
20		appeal:		
21		Appellant is represented by	Amy A. Porray, Esq., counsel in the instant appeal.	
22	//	/		
23	//	/		
24				

8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave:

No such leave was granted to Appellant.

9. Indicate the date the proceedings commenced in the district court:

March 5, 2020.

10. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court:

This is a divorce and child custody action. The parties, Appellant Bradley John Bellisario, and Respondent Emily Bellisario, were married in 2014 and have three (3) minor children. Following a one (1)-day bench trial, the district court granted the parties a divorce and made various findings and orders related to the parties' community and separate property. The court also made numerous custodial orders regarding the parties' minor children, including awarding Emily sole legal custody and primary physical custody subject to Bradley's right to supervised visitation. The court also awarded Emily attorney's fees and costs. The court entered its Finding of Fact, Conclusions of Law and Decree of Divorce (Decree) following the trial on December 23, 2021.

Bradley now appeals the Decree entered in this action on December 23, 2021.

11. Indicate whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding:

This matter has not been the subject of an appeal or original writ proceeding in the Supreme Court.

1	12. Indicate whether this appeal involves child custody or visitation:		
2	This appeal does involve child custody or visitation matters.		
3	13. If this is a civil case, indicate whether this appeal involves the possibility of settlement:		
4	This appeal does not involve the possibility of settlement and is not appropriate for the		
5	Settlement Program.		
6	DATED this 20th day of January, 2022.		
7	MCFARLING LAW GROUP		
8	/s/ Amy A. Porray		
9	Amy A. Porray, Esq. Nevada Bar Number 9596		
10	6230 W. Desert Inn Road		
10	Las Vegas, NV 89146 (702) 565-4335		
11	Attorney for Defendant,		
	Bradley John Bellisario		
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CERTIFICATE OF SERVICE The undersigned, an employee of McFarling Law Group, hereby certifies that on this 20th day of January, 2022, served a true and correct copy of this Case Appeal Statement: ⊠ via mandatory electronic service using the Eighth Judicial District Court's E-file and E-service System to the following: Amanda Roberts, Esq. efile@lvfamilylaw.com Linda Bell dept07lc@clarkcountycourts.us /s/ Crystal Beville Crystal Beville