Electronically Filed 2/24/2022 2:41 PM Steven D. Grierson CLERK OF THE COURT 1 THOMAS BAHR 8975 W. Warm Springs Road #18-2128 Las Vegas, NV 89148 3 (702) 534-7729 thomaspatrickbahr@gmail.com 4 **Electronically Filed** Defendant in Proper Person Mar 01 2022 11:28 a.m. 5 Elizabeth A. Brown Clerk of Supreme Court 6 DISTRICT COURT 7 **CLARK COUNTY, NEVADA** 8 9 THOMAS BAHR, Case No. D-16-538413-C 10 Dept No. E Plaintiff, 11 12 13 VS. 14 GESENIA ARTEAGA, 15 Defendant. 16 17 18 **NOTICE OF APPEAL** COMES NOW, THOMAS BAHR, in Proper Person and gives notice that 19 20 Plaintiff intends to file an Appeal in the above case, D-20-614434-C. 21 THOMAS BAHR requests waiver of appeal bond in this matter, and 22 authorization to proceed in Proper Person. 23 /// 24 25 /// 26 ///27 /// 28

This notice pertains to the **ORDER RESOLVING PENDING ISSUES AND VACATING HEARING**, filed 2/4/22. The Notice of Entry of Order was filed on 2/7/22 as well. At issue is the court's decision relating to child custody, decisions against the weight of the evidence relating to best interest of the child, and the court's failure to determine Plaintiff's evidence "credible, relevant or supportive of the decision based upon evidence." This included significant abuse and neglect court and Department of Family Services documents that are undoubted relevant to the best interest of the child. Even the court's descending attitude toward Plaintiff is concerning. Plaintiff believes the court's decision is not supported by the evidence.

Dated this 23rd day of February, 2022.

/s/ THOMAS BAHR

THOMAS BAHR In Proper Person

Electronically Filed 2/28/2022 8:39 AM Steven D. Grierson CLERK OF THE COURT

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Gesenia Arteaga 804 Sarajane Ln. Las Vegas, NV 89107

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

THOMAS P. BAHR,

Plaintiff(s)

vs.

GESENIA ARTEAGA,

Defendant(s),

Case No: D-16-538413-C

Dept No: E

CASE APPEAL STATEMENT

1. Appellant(s): Thomas Bahr

2. Judge: Charles J. Hoskin

3. Appellant(s): Thomas Bahr

Counsel:

Thomas Bahr 8975 W. Warm Springs Rd. #18-2128 Las Vegas, NV 89148

4. Respondent (s): Gesenia Arteaga

Counsel:

D-16-538413-C

-1-

Case Number: D-16-538413-C

1		
2	5.	Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
3		Respondent(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
5	6.	Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
6	7.	Appellant Represented by Appointed Counsel On Appeal: N/A
7	8.	Appellant Granted Leave to Proceed in Forma Pauperis: N/A
8		Appellant Filed Application to Proceed in Forma Pauperis: No Date Application(s) filed: N/A
10	9.	Date Commenced in District Court: August 22, 2016
11	10.	Brief Description of the Nature of the Action: DOMESTIC - Child Custody
12		Type of Judgment or Order Being Appealed: Misc. Order
13	11.	Previous Appeal: No
14		Supreme Court Docket Number(s): N/A
15 16	12.	Case involves Child Custody and/or Visitation: Custody Appeal involves Child Custody and/or Visitation: Custody
17	13.	Possibility of Settlement: Unknown
18		Dated This 28 day of February 2022.
19		Steven D. Grierson, Clerk of the Court
20		
21		/s/ Heather Ungermann
22		Heather Ungermann, Deputy Clerk 200 Lewis Ave
23		PO Box 551601 Las Vegas, Nevada 89155-1601
24		(702) 671-0512
25	cc: Thomas	s Bahr
2627	Je. Thomas	-
28		

Electronically Filed 2/24/2022 2:41 PM Steven D. Grierson CLERK OF THE COURT 1 THOMAS BAHR 8975 W. Warm Springs Road #18-2128 Las Vegas, NV 89148 2 (702) 534-7729 3 thomaspatrickbahr@gmail.com Defendant in Proper Person 4 5 **DISTRICT COURT** CLARK COUNTY, NEVADA 6 7 THOMAS BAHR, Case No. D-16-538413-C 8 Dept No. E Plaintiff, 9 10 VS. 11 GESENIA ARTEAGA. 12 Defendant. 13 **CERTIFICATE OF MAILING** 14 I hereby certify that on 23rd day of February, 2022, I deposited for mailing a 15 true and correct copy of the Notice of Appeal; Request for Authorization to 16 Proceed in Proper Person; Waiver of Appeal Bond; and to Transmit Entire Record 17 18 on File in the United States Post Office, First Class Mail, postage prepaid thereon, 19 addressed to: 20 Gesenia Arteaga 804 Sarajane LN 21 Las Vegas, NV 89107 22 23 /s/ THOMAS BAHR 24 PERSON MAILING 25 26 27 28

Steven D. Grierson CLERK OF THE COURT THOMAS BAHR 1 8975 W. Warm Springs Road #18-2128 Las Vegas, NV 89148 2 (702) 534-7729 3 thomaspatrickbahr@gmail.com Defendant in Proper Person 4 5 **DISTRICT COURT** CLARK COUNTY, NEVADA 6 7 Case No. D-16-538413-C THOMAS BAHR, Dept No. E 8 Plaintiff, 9 10 VS. 11 GESENIA ARTEAGA, 12 Defendant. 13 REQUEST FOR AUTHORIZATION TO PROCEED IN PROPER PERSON; 14 WAIVER OF APPEAL BOND; AND TO TRANSMIT ENTIRE RECORD ON FILE 15 COMES NOW, THOMAS BAHR, and requests authorization of the court to 16 proceed in Proper Person, and that the court submit the entire record on file. 17 Defendant also requests the court waive the bond in this matter. 18 Dated this 23rd day of February, 2022. 19 20 /s/ THOMAS BAHR 21 THOMAS BAHR 22 In Proper Person 23 24 25 26 27 28

Electronically Filed 2/24/2022 2:41 PM

CASE SUMMARY CASE NO. D-16-538413-C

Thomas P. Bahr, Plaintiff. Gesenia Arteaga, Defendant.

Location: Department E Judicial Officer: Hoskin, Charles J. Filed on: 08/22/2016

CASE INFORMATION

Related Cases

R-15-190227-R (1J1F Related - Rule 5.42)

Statistical Closures

02/04/2022 Settled/Withdrawn Without Judicial Conference or Hearing Settled/Withdrawn With Judicial Conference or Hearing 12/06/2021 09/24/2018 Settled/Withdrawn Without Judicial Conference or Hearing 06/20/2018 Settled/Withdrawn With Judicial Conference or Hearing Settled/Withdrawn With Judicial Conference or Hearing 12/18/2017 09/18/2017 Settled/Withdrawn Without Judicial Conference or Hearing 02/07/2017 Settled/Withdrawn With Judicial Conference or Hearing

Case Type: Child Custody Complaint

02/04/2022 Closed Status:

Case Flags: Order After Hearing Required

Order / Decree Logged Into

Department

Appealed to Supreme Court Filing Fee Balance Due \$6 due for copy request. In Forma Pauperis Granted Defendant granted OIFP

Attorneys

Pro Se

Pro Se

702-883-2714(H)

** Confidential Phone **

06/08/2021

CASE ASSIGNMENT DATE

Current Case Assignment

Case Number D-16-538413-C Court Department E 01/02/2018 Date Assigned Judicial Officer Hoskin, Charles J.

PARTY INFORMATION

Plaintiff Bahr, Thomas P.

8975 W Warm Springs RD

APT 18-2128 Las Vegas, NV 89148

Defendant Arteaga, Gesenia

804 Sarajane LN Las Vegas, NV 89107

Arteaga, Gesenia Diane

EVENTS & ORDERS OF THE COURT

EVENTS

08/22/2016 Complaint for Custody

Filed by: Counter Defendant Bahr, Thomas P.

[1] Complaint for Custody

Motion 09/01/2016

Filed By: Counter Defendant Bahr, Thomas P.

[2] Motion to Establish Custody, Child Support, Attorney fees and Related Relief

09/06/2016

Subject Minor

DATE

Certificate of Mailing

Filed By: Counter Defendant Bahr, Thomas P.

[3] Certificate of Mailing

09/06/2016

Affidavit of Service

Filed By: Counter Defendant Bahr, Thomas P.

CASE SUMMARY CASE NO. D-16-538413-C

	CASE NO. D-16-538413-C
	[4] Affidavit of Service
09/07/2016	Ex Parte Application for Order [5] Ex Parte Application for an Order Shortening Time
09/08/2016	Certificate of Mailing Filed By: Counter Defendant Bahr, Thomas P. [6] Certificate of Mailing
09/09/2016	Answer and Counterclaim Filed By: Counter Claimant Arteaga, Gesenia Party 2: Counter Defendant Bahr, Thomas P. [7] Answer and Counterclaim For Custody and UCCJEA Declaration
09/09/2016	Financial Disclosure Form Filed by: Counter Claimant Arteaga, Gesenia [8] General Financial Disclosure Form
09/09/2016	Application to Proceed in Forma Pauperis Filed By: Counter Claimant Arteaga, Gesenia [9] Application to Proceed in Forma Pauperis
09/09/2016	Order to Proceed In Forma Pauperis Filed By: Counter Claimant Arteaga, Gesenia [10] Order to Proceed In Forma Pauperis
09/15/2016	Financial Disclosure Form Filed by: Counter Claimant Arteaga, Gesenia [11] Amended Financial Disclosure Form
09/15/2016	Opposition and Countermotion Filed By: Counter Claimant Arteaga, Gesenia Party 2: Counter Defendant Bahr, Thomas P. [12] Opposition to Motion for Orders for Temporary Custody, Visitation, and/or Child Support, and Countermotion
09/20/2016	Certificate of Service Filed by: Counter Claimant Arteaga, Gesenia [13] Certificate of Service
09/21/2016	Financial Disclosure Form Filed by: Counter Defendant Bahr, Thomas P. [14] General Financial Disclosure Form
10/03/2016	Reply Filed By: Counter Defendant Bahr, Thomas P. [15] Reply to Opposition and Opposition to Countermotion
10/04/2016	Order for Family Mediation Center Services [16]
10/14/2016	Order Filed By: Counter Defendant Bahr, Thomas P. [17] Order from the Hearing of October 4, 2016
10/18/2016	Notice of Entry Filed By: Counter Defendant Bahr, Thomas P. [18] Notice of Entry of Order from the Hearing of October 4, 2016
10/26/2016	Notice of Withdrawal Filed by: Counter Defendant Bahr, Thomas P. [19] Notice of Withdrawal of Counsel for Plaintiff
12/08/2016	Financial Disclosure Form Filed by: Counter Claimant Arteaga, Gesenia

CASE SUMMARY CASE NO. D-16-538413-C

	CASE NO. D-16-538413-C
	[20] General Financial Disclosure Form
12/12/2016	Certificate of Mailing Filed By: Counter Claimant Arteaga, Gesenia [21] Certificate of Mailing
12/14/2016	NRCP 16.2 Case Management Conference Order [22] Order Setting NRCP 16.205 Early Case Evaluation
01/04/2017	Certificate Filed By: Counter Claimant Arteaga, Gesenia [23] Certificate of Completion
01/09/2017	Notice of Seminar Completion EDCR 5.07 Filed by: Counter Defendant Bahr, Thomas P. [24] Notice of Seminar Completion - EDCR 5.07
02/07/2017	Custody Decree / Order Filed by: Counter Defendant Bahr, Thomas P. [25] Decree of Custody and Order from the Hearing of January 9, 2017
02/07/2017	Notice of Entry of Order Filed By: Counter Defendant Bahr, Thomas P. [26] Notice of Entry of Decree of Custody and Order from the Hearing of January 9, 2017
02/15/2017	Child Support and Welfare Party Identification Sheet Filed by: Counter Claimant Arteaga, Gesenia; Counter Defendant Bahr, Thomas P.; Subject Minor Arteaga, Gesenia Diane [28]
02/16/2017	Notice of Withdrawal Filed by: Counter Claimant Arteaga, Gesenia [27] Notice of Withdrawal of Attorney for Defendant
02/24/2017	Notice of Appearance Party: Counter Claimant Arteaga, Gesenia [29] Notice of Appearance of Counsel
02/24/2017	Statement of Legal Aid Representation and Fee Waiver Filed By: Counter Claimant Arteaga, Gesenia [30]
03/03/2017	Substitution of Attorney Filed By: Counter Defendant Bahr, Thomas P. [31] Substitution of Attorney for Plaintiff
04/25/2017	Certificate of Mailing Filed By: Counter Defendant Bahr, Thomas P. [32] Certificate of Mailing for Objection
04/26/2017	Motion Filed By: Counter Defendant Bahr, Thomas P. [33] Motion to Resolve Co-Parenting Issues, To Dissolve Temporary Protective Order, For An Award of Attorney's Fees and Costs, and Related Relief
04/26/2017	Exhibits Filed By: Counter Defendant Bahr, Thomas P. [34] Plaintiff's Exhibit Appendix to Motion to Resolve
04/28/2017	Notice of Appearance Party: Counter Defendant Bahr, Thomas P. [35] Notice of Appearance
05/04/2017	Certificate of Service Filed by: Counter Defendant Bahr, Thomas P.

CASE SUMMARY CASE NO. D-16-538413-C

[36] Certificate of Service of Motion to Resolve Together with Exhibit Appendix Therefor

Filed By: Counter Defendant Bahr, Thomas P.

[37] Receipt of Copy for Motion to Resolve & Exhibit Appendix signed by Madeline La Forgia, Esq. for

Defendant

05/26/2017 Receipt

Filed by: Counter Defendant Bahr, Thomas P.

[38] Receipt of Original

Filed by: Counter Claimant Arteaga, Gesenia

[39] Defendant's Ex-Parte Motion for Pick Up Order, Return of Child and for Sole Custody

06/02/2017 Warrant

Filed By: Counter Claimant Arteaga, Gesenia [40] Warrant to Take Physical Custody of the Child

Filed By: Counter Claimant Arteaga, Gesenia [41] Order for the Pick Up of the Minor Child

06/05/2017 Notice of Entry

Filed By: Counter Claimant Arteaga, Gesenia

[42] Notice of Entry of Order

06/06/2017 Certificate of Mailing

Filed By: Counter Claimant Arteaga, Gesenia

[43] Certificate of Mailing

06/12/2017 Notice of Appearance

Party: Counter Defendant Bahr, Thomas P.

[44] Notice of Appearance of Counsel for Plaintiff

06/15/2017 Exhibits

Filed By: Counter Defendant Bahr, Thomas P.

[45] Exhibit Appendix to Emergency Plaintiff's Motion for Pick Up Order, Return of Child and Sole Custody and

to Set a Hearing Pursuant to the Order Entered on June 5, 2017 Motion

06/15/2017 Motion

Filed By: Counter Defendant Bahr, Thomas P.

[46] Emergency Plaintiff's Motion for Pick Up Order, Return of Child and Sole Custody and To Set a Hearing

Pursuant to the Order Entered on June 5, 2017

06/16/2017 **Ex Parte**

Filed By: Counter Defendant Bahr, Thomas P.

[47] Ex Parte Application, with Notice, Requesting an Order Shortening Time

06/16/2017 Ex Parte Application for Order

[48] Ex Parte Application for an Order to Show Cause for the Defendant to Appear and Set Forth Her Reasons

Why She Should Not Be Held in Contempt of Court

06/16/2017 Certificate of Service

Filed by: Counter Defendant Bahr, Thomas P.

[49] Certificate of Service

06/19/2017 Substitution of Attorney

Filed By: Counter Defendant Bahr, Thomas P.

[50] Substitution of Attorney

06/22/2017 Order Shortening Time

Filed By: Counter Defendant Bahr, Thomas P.

[51] Order Shortening Time

CASE SUMMARY CASE NO. D-16-538413-C

06/23/2017	Opposition and Countermotion Filed By: Counter Claimant Arteaga, Gesenia [52] Defendant's Opposition to Plaintiff's Motion for Pick Up Order, Return of Child and Sole Custody and to Set a Hearing Pursuant to the Order Entered on June 5, 2017, and Defendant's Countermotion to Affirm Custody Decree and Related Matters
06/23/2017	Receipt of Copy Filed By: Counter Claimant Arteaga, Gesenia [53] Receipt of Copy
06/26/2017	Notice of Entry of Order Filed By: Counter Defendant Bahr, Thomas P. [54] Notice of Entry of Order Shortening Time
07/21/2017	Motion Filed By: Counter Defendant Bahr, Thomas P. [55] Motion to withdraw
07/24/2017	Certificate of Mailing Filed By: Counter Defendant Bahr, Thomas P. [56] Certificate of Mailing
07/31/2017	Opposition Filed By: Counter Defendant Bahr, Thomas P. [57] Opposition to Motion to Withdraw as Counsel
07/31/2017	Order Filed By: Counter Claimant Arteaga, Gesenia [58] Custody Order
08/01/2017	Notice of Entry of Order Filed By: Counter Claimant Arteaga, Gesenia [59] Notice of Entry of Custody Order
08/01/2017	Notice of Withdrawal Filed by: Counter Claimant Arteaga, Gesenia [60] NOtice of Withdrawal of Attorney for Defendant
08/03/2017	Supplemental [61] Supplemental Affidavit to Plaintiff's Counsel Motion to Withdraw
08/11/2017	Certificate of Service Filed by: Counter Defendant Bahr, Thomas P. [62] Certificate of Service
08/23/2017	Order [63] Order Granting Withdrawal as Attorney of Record for Plaintiff
08/25/2017	Notice of Entry of Order [64] Notice of Entry of Order Granting Withdrawal as Attorney of Record
11/17/2017	Motion Filed By: Counter Defendant Bahr, Thomas P. [65] Motion To Modify Custody, For Primary Physical And Sole Legal Custody To Plaintiff, For Specific Visitation For Mom, For A Child Evaluation With A Child Psychiatrist Specializing In Child Abuse, For An Order That The Child's Birth Certificate Be Modified To Add Dad As The Child's Father; That The Child's Last Name Be Changed To Arteaga-Bahr, For Child Support, For An Order To Show Cause, To Hold Defendant In Contempt Of Court, For Sanctions And Penalties, For Attorneys Fees And Costs, And For Other Related Relief
11/21/2017	Certificate of Service Filed by: Counter Defendant Bahr, Thomas P. [66] Certificate of Service
11/21/2017	Ex Parte Application for Order

CASE SUMMARY CASE NO. D-16-538413-C

Party: Counter Defendant Bahr, Thomas P.

[67] Ex-Parte Application for an Order Shortening Time

11/30/2017 Torder

Filed By: Counter Defendant Bahr, Thomas P.

[68] Order Shortening Time

12/04/2017 Notice of Entry of Order

Filed By: Counter Defendant Bahr, Thomas P. [69] Notice of Entry of Order Shortening Time

12/13/2017 Notice

Filed By: Counter Defendant Bahr, Thomas P. [70] Notice of Agreement to Change Therapist

12/18/2017 Order

Filed By: Counter Defendant Bahr, Thomas P. [71] Order Regarding December 13, 2017 Hearing

12/19/2017 Notice of Entry of Order

Filed By: Counter Defendant Bahr, Thomas P.

[72] Notice of Entry of Regarding December 13, 2017 Hearing

01/02/2018 Administrative Reassignment to Department E

Case Reassignment from Judge Bryce C. Duckworth Dept Q

01/15/2018 Motion

Filed By: Counter Claimant Arteaga, Gesenia

[73] Defendant's Motion to Reopen the Decree of Custody Entered on December 13, 2017; to Establish Child

Support; for Attorney's Fees and Costs and Related

01/17/2018 Certificate of Service

Filed by: Counter Claimant Arteaga, Gesenia

[74] Certificate of Service

01/17/2018 Notice of Withdrawal

Filed by: Counter Defendant Bahr, Thomas P. [75] Notice of Withdrawal as Counsel of Record

01/25/2018 Certificate of Service

Filed by: Counter Claimant Arteaga, Gesenia

[76] Certificate of Service

01/30/2018 Ex Parte

Filed By: Counter Claimant Arteaga, Gesenia [77] Ex Parte Application for Order Shortening Time

01/31/2018 Certificate of Service

Filed by: Counter Claimant Arteaga, Gesenia

[78] Certificate of Service

02/14/2018 Memorandum

Filed By: Counter Defendant Bahr, Thomas P.

[79] Plaintiff's Memorandum of Fees and Costs Pursuant to Brunzell Factors

Filed by: Counter Defendant Bahr, Thomas P.

[80] Ex Parte Motion to Continue Hearing on Defendants' Motion to Reopen the Decree of Custody dated

Decmeber 13, 2017

02/15/2018 Affidavit in Support

Filed by: Counter Defendant Bahr, Thomas P.

 ${\it [81] Affidavit of Robert W. Linder in Support of Motion to Continue}$

02/16/2018 Writ Electronically Issued

CASE SUMMARY CASE NO. D-16-538413-C

Filed By: Counter Defendant Bahr, Thomas P.

[82] Writ of Execution

02/16/2018 Writ of Execution

Filed By: Counter Defendant Bahr, Thomas P.

[83] Writ of Execution

[84] Order Without Hearing

02/20/2018 Notice of Entry of Order

[85] Notice of Entry of Order From Order Without Hearing

02/26/2018 Motion

Filed By: Counter Defendant Bahr, Thomas P.

[87] Motion for Reconsideration of the Court's Order of February 20, 2018

Filed by: Counter Defendant Bahr, Thomas P.

[88] Ex Parte Motion for OST on Motion for Reconsideration of the Court's Order of February 20, 2018

03/01/2018 Order Shortening Time

Filed By: Counter Defendant Bahr, Thomas P.

[89] Order Shortening Time

Filed By: Counter Claimant Arteaga, Gesenia

[90] Opposition and Countermotion & Motion and Notice of Motion for an Order to Enforce and/or an Order to

Show Cause Regarding Contempt

03/20/2018 Stipulation and Order

Filed By: Counter Defendant Bahr, Thomas P.

[91] Stipulation and Order to Continue Hearing

03/29/2018 Reply to Opposition

Filed by: Counter Defendant Bahr, Thomas P.

[92] Reply to Opposition to Motion to Modify Custody and Opposition to Defendant's CounterMotion for an

Order to Enforce and/or an Order to Show Cause

06/20/2018 Crder

[93] Order For Hearing of May 1, 2018

07/05/2018 Notice of Entry

Filed By: Counter Claimant Arteaga, Gesenia

[94] Notice of Entry of Order for Hearing of May 1, 2018 and Withdrawal of Attorney

09/07/2018 Motion to Withdraw As Counsel

Filed By: Counter Defendant Bahr, Thomas P.

[95] Motion to Withdraw as Counsel

09/24/2018 Order

[96] Order Granting Motion to Withdraw as Counsel

10/01/2018 Notice of Change of Address

Filed By: Counter Claimant Arteaga, Gesenia

[97]

Filed by: Counter Claimant Arteaga, Gesenia

[98] General Financial Disclosure Form

Filed by: Counter Claimant Arteaga, Gesenia [99] Ex Parte Motion for an Order Shortening Time

CASE SUMMARY CASE NO. D-16-538413-C

	CASE NO. D-10-536413-C
06/07/2021	Certificate of Service Filed by: Counter Claimant Arteaga, Gesenia [100] Certificate of Service
06/07/2021	Application to Proceed in Forma Pauperis Filed By: Counter Claimant Arteaga, Gesenia [101] Application to Proceed in Forma Pauperis
06/07/2021	Motion Filed By: Counter Claimant Arteaga, Gesenia [102] Deft's Motion and Notice of Motion to Modify Child Custody, Visitation, and/or Child Support
06/08/2021	Order to Proceed In Forma Pauperis [103] Fee Waiver
06/17/2021	Family Court Motion Opposition Fee Information Sheet Filed by: Counter Defendant Bahr, Thomas P. [104] MOTION/OPPOSITION FEE INFORMATION SHEET
06/17/2021	Opposition Filed By: Counter Defendant Bahr, Thomas P. [105] OPPOSITION TO MOTION AND NOTICE OF MOTION TO MODIFY CHILD CUSTODY, VISITATION, AND/OR CHILD SUPPORT AND COUNTERMOTION
06/17/2021	Exhibits Filed By: Counter Defendant Bahr, Thomas P. [106] EXHIBIT APPENDIX TO OPPOSITION TO MOTION AND NOTICE OF MOTION TO MODIFY CHILD CUSTODY, VISITATION, AND/OR CHILD SUPPORT AND COUNTERMOTION
06/17/2021	Financial Disclosure Form Filed by: Counter Defendant Bahr, Thomas P. [107] GENERAL FINANCIAL DISCLOSURE FORM
06/17/2021	Certificate of Mailing Filed By: Counter Defendant Bahr, Thomas P. [108] Certificate of Mailing
07/07/2021	Notice of Appearance Party: Counter Defendant Bahr, Thomas P. [109] Notice of Appearance of Counsel for Plaintiff
07/15/2021	Exhibits Filed By: Counter Defendant Bahr, Thomas P. [110] Pltf's Exhibit Appendix
07/21/2021	Scheduling Order [111] Evidentiary Hearing (stack #4) Management Order
07/22/2021	Notice of Withdrawal Filed by: Counter Defendant Bahr, Thomas P. [112] Notice of Withdrawal as Counsel of Record
07/23/2021	Exhibits Filed By: Counter Defendant Bahr, Thomas P. [113] Exhibit Appendix
08/17/2021	Subpoena Filed By: Counter Defendant Bahr, Thomas P. [114] Subpoena Duces Tecum For Business Records David Moments ABA
08/27/2021	Subpoena Electronically Issued [115] Subpoena Electronically Issued- Duces Tecum Public Record Unit- Body Warn Camera
09/01/2021	Subpoena

CASE SUMMARY CASE NO. D-16-538413-C

	CASE NO. D-10-536413-C
	[116] Subpoena Duces Tecum Issued Only
09/02/2021	Notice [117] Notice of Intent to Serve Subpoena
09/02/2021	Acceptance of Service Filed by: Counter Claimant Arteaga, Gesenia Party Served: Counter Defendant Bahr, Thomas P. [118] Acceptance of Service
09/02/2021	Subpoena [119]
09/03/2021	Subpoena Duces Tecum Filed by: Counter Defendant Bahr, Thomas P. [120] Subpoena Duces Tecum
09/13/2021	Subpoena Electronically Issued [121] Subpoena Electronically Issued
09/21/2021	Notice [122] Notice of Intent to Serve Subpoena
10/18/2021	Stricken Document Filed by: Counter Claimant Arteaga, Gesenia [123]***STRICKEN PER COURT MINUTES 10/19/2021***Exhibit Appendix
10/19/2021	Stricken Document Filed by: Counter Defendant Bahr, Thomas P. ***DOCUMENT STRICKEN PER 11/29/2021 MINUTE ORDER*** Exhibits
11/05/2021	Stricken Document Filed by: Counter Defendant Bahr, Thomas P. ***DOCUMENT STRICKEN PER 11/29/2021 MINUTE ORDER*** Exhibits
11/09/2021	Pre-trial Memorandum Filed By: Counter Defendant Bahr, Thomas P. [126] Pltf's Pre-trial Memorandum
11/09/2021	Pre-trial Memorandum Filed By: Counter Claimant Arteaga, Gesenia [127] Pre-trial Memorandum
11/09/2021	Certificate of Service Filed by: Counter Claimant Arteaga, Gesenia [128] Certificate of Service
11/09/2021	Subpoena Electronically Issued [129] Subpoena Electronically Issued
11/09/2021	Certificate of Mailing Filed By: Counter Claimant Arteaga, Gesenia [130] Certificate of Mailing
11/09/2021	Subpoena Electronically Issued [131] Subpoena Electronically Issued
11/09/2021	Certificate of Mailing Filed By: Counter Claimant Arteaga, Gesenia [132] Certificate of Mailing
11/22/2021	Stricken Document Filed by: Counter Defendant Bahr, Thomas P. ***DOCUMENT STRICKEN PER 11/29/2021 MINUTE ORDER*** Exhibits

CASE SUMMARY CASE NO. D-16-538413-C

	CASE 140. B 10 200 112 C
11/22/2021	Subpoena Electronically Issued [134]
11/24/2021	Affidavit of Service Filed By: Counter Defendant Bahr, Thomas P. [135]
11/24/2021	Certificate of Mailing Filed By: Counter Defendant Bahr, Thomas P. [136] Certificate of Mailing
12/06/2021	Order [137] Findings of Fact, Conclusions of Law and Order
12/06/2021	Notice of Entry [138] Notice of Entry of Findings of Fact, Conclusions of Law and Order
12/23/2021	Motion Filed By: Counter Defendant Bahr, Thomas P. [139] Plaintiff's Motion to Alter or Amend the Court s Findings of Fact, Conclusions of Law, and Order (Entered on December 6, 2021) and/or for a New Trial; and for Related Relief
12/23/2021	Exhibits [140] Appendix of Exhibits in Support of Plaintiff's Motion to Alter or Amend the Court's Findings of Fact, Conclusions of Law, and Order and/or for a New Trial; and for Related Relief
12/27/2021	Notice of Hearing [141] Notice of Hearing
01/31/2022	Opposition Filed By: Counter Claimant Arteaga, Gesenia [142] Defendant's Opposition to Motion to Alter or Amend the Court's FFCL and/or New Trial
01/31/2022	Motion Filed By: Counter Claimant Arteaga, Gesenia [143] Defendant's Motion and Notice of Motion to Modify Child Custody, Visitation, and/or Child Support
01/31/2022	Certificate of Service [144]
01/31/2022	Financial Disclosure Form Filed by: Counter Claimant Arteaga, Gesenia [145] Financial Disclosure Form
01/31/2022	Ex Parte Motion [146] Ex Parte Motion for an Order Shortening Time
02/01/2022	Order Shortening Time [147] Order Shortening Time
02/04/2022	Order [148] Order Resolving Pending Issues and Vacating Hearing
02/07/2022	Notice of Entry [149] Notice of Entry of Order from February 9, 2022 Hearing
02/24/2022	Notice of Appeal Filed By: Counter Defendant Bahr, Thomas P. [150] Notice of Appeal
02/24/2022	Waiver Filed By: Counter Defendant Bahr, Thomas P. [151] Request for Authorization to Proceed in Proper Person; Waiver of Appeal Bond; And to Transmit Entire Record on File

CASE SUMMARY CASE NO. D-16-538413-C

02/24/2022

Certificate of Service

Filed by: Counter Defendant Bahr, Thomas P.

[152] service

02/28/2022

Case Appeal Statement

Case Appeal Statement

HEARINGS

10/04/2016

Motion (10:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 09/01/2016 Motion

Motion to Establish Custody, Child Support, Attorney fees and Related Relief

Referred to Family Mediation; Referred to Family Mediation

10/04/2016

Opposition & Countermotion (10:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 09/15/2016 Opposition and Countermotion

Defendant's Opposition to Motion for Orders for Temporary Custody, Visitation, and/or Child Support and

Countermotion

Referred to Family Mediation; Referred to Family Mediation

10/04/2016

All Pending Motions (10:00 AM) (Judicial Officer: Duckworth, Bryce C.)

MINUTES

Matter Heard;

Journal Entry Details:

MOTION TO ESTABLISH CUSTODY, CHILD SUPPORT, ATTORNEY'S FEES AND RELATED RELIEF ... DEFENDANT'S OPPOSITION TO MOTION FOR ORDERS FOR TEMPORARY CUSTODY, VISITATION, AND/OR CHILD SUPPORT AND COUNTERMOTION. Court reviewed the matters at issue and noted paternity has been established. Discussion regarding what the custodial arrangement has been and Defendant's request for supervised visits for Plaintiff. The Court is not making any findings that a psychological evaluation is necessary. Following discussion, COURT ORDERED, as follows: 1. Parties shall attend MEDIATION through the Family Mediation Center (FMC). A domestic violence protocol shall be in effect and the parties shall mediate in two separate rooms. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 1/9/17 at 9:00 AM. 2. The parties shall have JOINT LEGAL CUSTODY of the minor child. 3. The parties shall have JOINT PHYSICAL CUSTODY of the minor child. 4. Plaintiff's PARENTAL TIMESHARE shall be every Monday at 10:00 AM to Thursday at 10:00 AM. 5. Plaintiff is not to go to Defendant's residence for visits with the minor child. 6. CHILD EXCHANGES shall take place at the McDonald's located on Washington and Buffalo. 7. There shall be an exchange today at 2:00 PM. 8. Both parties are to attend COPE and file their Certificate of Completion. 9. Discovery is OPEN. 10. Either party may pursue a psychological evaluation of the other party as part of discovery and at their own cost. If a party pursues an evaluation, then the other party is to make themselves available to participate. 11. These Orders shall take effect immediately pursuant to EDCR 7.50. Mr. Zernich is to prepare the Order from today's hearing.;

Matter Heard

01/09/2017

Return Hearing (9:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 10/04/2016 Order for Family Mediation Center Services

FMC Mediation Parenting Plan; Parenting Plan

01/09/2017

Early Case Conference (9:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 12/14/2016 NRCP 16.2 Case Management Conference Order

Parenting Plan; Parenting Plan

01/09/2017

All Pending Motions (9:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Matter Resolved; Journal Entry Details:

RETURN HEARING: FMC MEDIATION... EARLY CASE CONFERENCE. Attorney Gary Zernich, Nevada Bar #7963, present with Plaintiff in an UNBUNDLED CAPACITY. Attorney Madeline LaForgia, Nevada Bar #13628, present with Defendant in an UNBUNDLED CAPACITY. Ms. LaForgia stated the parties had reached a resolution and STIPULATED, as follows: 1. Both parties shall have JOINT LEGAL CUSTODY and JOINT PHYSICAL CUSTODY of the minor child. 2. Plaintiff's PARENTAL TIMESHARE with the minor child shall be each Monday from 8:00 AM through Thursday at 6:00 PM. 3. Defendant's PARENTAL TIMESHARE with the minor child shall be each Thursday from 6:00 PM through Monday at 8:00 AM. Thursday pick up shall take place at the child's daycare facility. If the child is not at daycare on Thursday, pick up shall be at the usual pick

CASE SUMMARY CASE NO. D-16-538413-C

up location. 4. Exchanges of the minor child shall take place at McDonald's located on Buffalo and Flamingo, commencing immediately. 5. Plaintiff shall have the minor child each Christmas Eve from 3:00 PM until Christmas Day at 3:00 PM. Defendant shall have the minor child on Christmas Day from 3:00 PM until 8:00 PM. 6. Defendant shall have the minor child on the child's birthday each year from 10:00 AM until 4:00 PM. Plaintiff shall have the minor child from 4:00 PM until 8:00 PM. 7. Each party shall have the minor child on their own birthday from 3:00 PM until 8:00 PM. 8. Defendant shall have the minor child each Thanksgiving from 12:00 noon until 8:00 PM. Pick up shall take place at McDonald's on Buffalo and Flamingo. 9. Both parties shall have two weeks' vacation time with the minor child, either in one week increments, or the full two weeks. Parties shall have a two week notice prior to vacation time and a full travel itinerary shall be provided to the other party. 10. Defendant shall have a telephone or video call with the minor child each Tuesday evening at 7:30 PM. Conversation shall be private. 11. Plaintiff shall have a telephone or video call with the minor child each Saturday evening at 7:30 PM. Conversation shall be private. 12. There shall be NO CHILD SUPPORT paid by either party at this time. 13. The minor child shall attend Kids Are Kids Monday through Friday. Plaintiff shall pay the cost of daycare for the minor child. 14. Defendant shall provide medical insurance for the minor child. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor child is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the child/children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty 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 day period, the party may be subject to a finding of contempt and appropriate sanctions. 15. Parties considering relocation out of state must receive permission from the other party or permission from the Court. Upon inquiry by the Court, both parties acknowledged concurrence with the settlement terms as recited. COURT SO ORDERED. Mr. Zernich is to prepare the Order with Ms. LaForgia to countersign. CASE CLOSED.;

Matter Resolved

01/09/2017

All Pending Motions (10:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Matter Heard;

Journal Entry Details:

Hearing created in error. See minutes under 9:00 a.m. session.;

Matter Heard

05/30/2017

Motion (9:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 04/26/2017 Motion

Motion to Resolve Co-Parenting Issues, To Dissolve Temporary Protective Order, For An Award of Attorney's Fees and Costs, and Related Relief

MINUTES



Filed By: Counter Defendant Bahr, Thomas P.

[33] Motion to Resolve Co-Parenting Issues, To Dissolve Temporary Protective Order, For An Award of Attorney's Fees and Costs, and Related Relief

Matter Continued;

See minutes on 6/27/17.

Journal Entry Details:

MOTION TO RESOLVE CO-PARENTING ISSUES, TO DISSOLVE TEMPORARY PROTECTIVE ORDER, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF. Court reviewed the matters at issue. Discussion regarding Plaintiff having terminated attorney James Jimmerson as his counsel of record; the alleged sexual abuse allegations by Defendant's boyfriend, Nick; the police investigation; the child exchange protocol issued by the Hearing Master in case T-17-178387-T; Plaintiff having removed the minor child from school; and an incident between Plaintiff and Defendant and Ms. LaForgia prior to the hearing. Court admonished Plaintiff about his behavior in Court. Ms. LaForgia stated she would like to file a Motion to modify custody. Court informed Ms. LaForgia that she may submit that in the form of a Countermotion. Following discussion, COURT ORDERED, as follows: 1. The Court shall order the records from Child Protective Services (CPS) dating back to 1/1/17 for in-camera inspection. 2. The Court adopts the CHILD EXCHANGE Orders issued in case T-17-178387-T, which states as follows: Defendant shall drop off the child by 8:00 AM on Mondays. Plaintiff shall not arrive to the daycare center before 9:00 AM on Monday mornings. Defendant shall pick up the child at 6:00 PM on Thursdays. Plaintiff shall leave the daycare center by 5:00 PM on Thursdays and shall not return before 9:00 AM on Mondays for any reason. 3. There shall be a CHILD EXCHANGE today at 4:00 PM at the police substation located on Windmill and Rainbow. Defendant shall have the minor child for the remainder of the week and continuing into her custodial time. This exchange location applies to today's exchange only, 4. Between today and the next hearing, Defendant's boyfriend, Nick, is not to be around the minor child. 5. The parties are to cooperate with any police or CPS investigations. 6. If the police or CPS makes a written recommendation that the minor child should not be turned over to Defendant, then the Court would adhere to those recommendations. However, those recommendations must be in writing, and absent any such

CASE SUMMARY CASE NO. D-16-538413-C

recommendations, the Court expects the schedule to go forward. 7. The minor child is to be re-enrolled into her prior preschool. 8. The parties' communication shall be by way of Our Family Wizard only. Parties are to enroll in Our Family Wizard by 6/2/17. 9. The matter is CONTINUED to 7/10/17 at 8:30 AM. Ms. LaForgia is to prepare the Order from today's hearing with Mr. Snow to countersign.;

Matter Continued

06/27/2017

Motion for Child Custody (11:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 05/31/2017 Ex Parte Motion

Deft's Ex Parte Motion for Pick Up Order, Return of Child and for Sole Custody

Per Law Clerk. Matter Resolved; Matter Resolved

06/27/2017

Motion (11:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 06/15/2017 Motion

 $\label{lem:embedding:emb$

the Order Entered on June 5, 2017

Matter Resolved; Matter Resolved

06/27/2017

Opposition & Countermotion (11:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 06/23/2017 Opposition and Countermotion

Deft's Opposition and Countermotion to Affirm Custody Decree and Related Matters

Matter Resolved; Matter Resolved

06/27/2017

All Pending Motions (11:00 AM) (Judicial Officer: Duckworth, Bryce C.)

MINUTES

07/31/2017



Filed By: Counter Claimant Arteaga, Gesenia

[58] Custody Order

Matter Heard;

Journal Entry Details:

DEFENDANT'S EX PARTE MOTION FOR PICK UP ORDER, RETURN OF CHILD AND FOR SOLE CUSTODY ... EMERGENCY PLAINTIFF'S MOTION FOR PICK UP ORDER, RETURN OF CHILD AND FOR SOLE CUSTODY AND TO SET A HEARING PURSUANT TO THE ORDER ENTERED ON June 5, 2017. Mr. Zernich stated the parties have reached a resolution on most issues with the exception of a conversation the parties had regarding Plaintiff and Defendant's boyfriend, Nick, taking a polygraph test at Plaintiff's cost. Ms. LaForgia stated the Court does not have jurisdiction over Nick, which could create an issue. Court noted it does not have jurisdiction over Nick; however, the Court does have jurisdiction over the minor child and who is around the minor child, and it is the Court's preference for the polygraph test to go forward with the understanding of the Court's view regarding a polygraph test's admissibility. COURT ORDERED, as follows: 1. Per STIPULATION, the parties shall maintain JOINT LEGAL and JOINT PHYSICAL CUSTODY of the minor child. 2. Per STIPULATION, Plaintiff's PARENTAL TIMESHARE shall be every Monday at 9:00 AM to Thursday at 5:00 PM. Defendant's PARENTAL TIMESHARE shall be every Thursday at 5:00 PM to Monday at 9:00 AM. 3. Per STIPULATION, the CHILD EXCHANGES shall take place at the minor child's school/daycare. However, in the event the school/daycare is not open, then the CHILD EXCHANGES shall take place at the McDonald's located on Tropicana and Fort Apache. 4. Per STIPULATION, during any exchanges which do not take place at the school/daycare the Plaintiff shall remain in his vehicle and Defendant shall be responsible for getting the minor child to and from Plaintiff's vehicle. 5. Per STIPULATION, the minor child shall continue to attend Kid's Campus until such a time as the parties are able to transfer the minor child to Mary Hill Academy on Tropicana and Durango. Plaintiff shall pay for the cost of the school with no offsets or contributions from Defendant. 6. Per STIPULATION, the minor child shall continue attending counseling once a week with Abigail Adams and until such a time as Ms. Adams or the parties agree to cease counseling. 7. Per STIPULATION, the parties shall attend family counseling until such a time as the counselor or the parties agree to cease counseling. Defendant shall select the names of three counselors and Plaintiff shall select one of the three to serve as the family counselor. Plaintiff shall pay for any cost not covered by insurance. 8. The prior Order restricting Nick's contact with the minor child remains IN EFFECT until such a time as polygraph test has been taken. Once Nick takes the polygraph test, regardless of the result, the restriction shall be LIFTED. 9. The hearing set for 7/10/17 at 8:30 AM is hereby VACATED. Mr. Zernich is to prepare the Order from today's hearing with Ms. LaForgia to countersign.;

Matter Heard

08/24/2017

CANCELED Motion (10:00 PM) (Judicial Officer: Duckworth, Bryce C.)

Vacated - per Order

Pltf's Motion To Withdraw As Counsel Of Record For Pltf

CASE SUMMARY CASE NO. D-16-538413-C

08/29/2017

CANCELED Opposition (10:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Vacated - per Order

Opposition to Motion to Withdraw as Counsel

12/13/2017

Motion (10:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 11/17/2017 Motion

Pltf's Motion To Modify Custody, For Primary Physical And Sole Legal Custody To Plaintiff, For Specific Visitation For Mom, For A Child Evaluation With A Child Psychiatrist Specializing In Child Abuse, For An Order That The Child's Birth Certificate Be Modified To Add Dad As The Child's Father; That The Child's Last Name Be Changed To Arteaga-Bahr, For Child Support, For An Order To Show Cause, To Hold Defendant In Contempt Of Court, For Sanctions And Penalties, For Attorneys Fees And Costs, And For Other Related Relief

MINUTES



Filed By: Counter Defendant Bahr, Thomas P.

[65] Motion To Modify Custody, For Primary Physical And Sole Legal Custody To Plaintiff, For Specific Visitation For Mom, For A Child Evaluation With A Child Psychiatrist Specializing In Child Abuse, For An Order That The Child s Birth Certificate Be Modified To Add Dad As The Child s Father; That The Child s Last Name Be Changed To Arteaga-Bahr, For Child Support, For An Order To Show Cause, To Hold Defendant In Contempt Of Court, For Sanctions And Penalties, For Attorneys Fees And Costs, And For Other Related Relief

Matter Heard;

Journal Entry Details:

PLAINTIFF'S MOTION TO MODIFY CUSTODY, FOR PRIMARY PHYSICAL AND SOLE LEGAL CUSTODY TO PLAINTIFF, FOR SPECIFIC VISITATION FOR MOM, FOR A CHILD EVALUATION WITH A CHILD PSYCHIATRIST SPECIALIZING IN CHILD ABUSE, FOR AN ORDER THAT THE CHILD'S BIRTH CERTIFICATE BE MODIFIED TO ADD DAD AS THE CHILD'S FATHER; THAT THE CHILD'S LAST NAME BE CHANGED TO ARTEAGA-BAHR, FOR CHILD SUPPORT, FOR AN ORDER TO SHOW CAUSE, TO HOLD DEFENDANT IN CONTEMPT OF COURT, FOR SANCTIONS AND PENALTIES, FOR ATTORNEY'S FEES AND COSTS, AND FOR OTHER RELATED RELIEF. Court noted Defendant has not filed an Opposition and she has not appeared today, which is odd as she has appeared at all prior hearings. Mr. Smith he filed a Notice this morning in which Defendant had agreed to. COURT ORDERED, as follows: 1. Plaintiff's Motion is GRANTED as unopposed. 2. Plaintiff shall have PRIMARY PHYSICAL CUSTODY of the minor child. 3. Defendant's VISITATION is set for every Sunday from 12:00 PM to 6:00 PM and every Thursday pick up from pre-school at 3:00 PM to 7:00 PM. 4. The prior Order restricting Defendant's boyfriend Nick Market's contact with the minor child remains IN EFFECT. 5. Defendant's CHILD SUPPORT obligation is set at one hundred dollars (\$100.00) per month beginning January 2018, due and payable by the last day of each month. 6. The Court accepts the notice of agreement and Plaintiff's request to change the minor child's therapist to Dr. Lisa Shaffer is GRANTED. 7. The prior Order for therapy between Plaintiff and Defendant is to go forward. Plaintiff shall provide three names of potential therapist to Defendant and Defendant shall have two weeks to select one to serve as the therapist. If Defendant fails to select a name within said time, then Plaintiff can select the name, Defendant is to cooperate and participate in therapy. 8. The minor child's birth certificate is to reflect Plaintiff as the father. 9. The minor child's last name shall be changed to Gesenia Diane Arteaga-Bahr. 10. Plaintiff is awarded one thousand five hundred dollars (\$1,500.00) in ATTORNEY'S FEES. Mr. Smith is to file his billing statement. Mr. Smith is to prepare the Order from today's hearing.;

Matter Heard

02/21/2018

CANCELED Motion (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Vacated - per Judge

Deft's Motion to Reopen the Decree of Custody Entered on December 13, 2017; to Establish Child Support; for Attorney's Fees and Costs and Related

03/30/2018 CANCELED Motion (9:00 AM) (Judicial Officer: Hoskin, Charles J.)

Vacated - Moot

Plft's Ex Parte Motion for Order Shortening Time on Motion for Reconsideration of the Courts Order of

February 20, 2018

04/05/2018 | Motion to Modify Custody (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Plaintiff's Motion to Modify Custody for Primary Physical and Sole Legal Custody to Plaintiff, etc.

Matter Heard; Matter Heard

04/05/2018 **Motion** (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Pltfs - Motion for Reconsideration of the Court's Order of February 20, 2018

OST addressed Matter Heard:

CASE SUMMARY CASE NO. D-16-538413-C

Matter Heard

04/05/2018

Opposition (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Deft Opposition and Countermotion and Motion and Notice of Motion for an Order to Enforce and or an Order to Show Cause Regarding Contempt

Matter Heard; Matter Heard

04/05/2018

Hearing (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Events: 03/29/2018 Reply to Opposition

Reply to Opposition to Motion to Modify Custody and Opposition to Defendant's CounterMotion for an Order to Enforce and/or an Order to Show Cause

Matter Heard;

Matter Heard

04/05/2018

All Pending Motions (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

4/5/18

Matter Heard;

Journal Entry Details:

PLTF'S MOTION FOR RECONSIDERATION OF THE COURT'S ORDER OF FEBRUARY 20, 2018... DEFT'S OPPOSITION AND COUNTERMOTION AND MOTION AND NOTICE OF MOTION FOR AN ORDER TO ENFORCE AND OR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT... REPLY TO OPPOSITION TO MOTION TO MODIFY CUSTODY AND OPPOSITION TO DEFT'S COUNTERMOTION FOR AN ORDER TO ENFORCE AND/OR AN ORDER TO SHOW CAUSE Roger Croteau, Esq., #4958, present with Plaintiff in an unbundled capacity. Court noted the case was reassigned from Dept. Q, and the re-hearing is because of due process concerns. Mr. Croteau advised he believes a CPS case was opened based on what the child said to the therapist, and there have been three sessions with the therapist. Court noted its Law Clerk will request any CPS reports. The child has been meeting with mandatory reporters. Statement by Mr. Croteau regarding the motion, the reply and opposition. Statement by Mr. Aaron regarding the opposition and the countermotion. Mr. Croteau advised he needs the informed consent for the counseling since the parties have joint legal custody and that any information can be disbursed to the Court. Mr. Croteau handed a form to Mr. Aaron in open court. COURT ORDERED, Return date SET 5/1/18 at 10:00 a.m. If there is information that the Plaintiff has the Court needs Mr. Aaron to see it. If there is sensitive information that needs to be submitted to Court in camera everyone needs to be on the same page. The child needs to be protected if there is a need to protect the child. It is not in anybody's best interest that we continue to litigate this case every few months forever. The parties need to feel that the child is safe The concern still is with Nick, valid or invalid. In the meantime, NICK IS NOT TO HAVE ANY UNSUPERVISED TIME with the child. Court is putting the onus on Defendant. Perhaps there are new allegations that have occurred since June and July. If Court finds that those are untrue then Court will take action with regard to that. If there is a basis under Truax for Court to set an evidentiary hearing on modification Court will set that on the return date. Court is DEFERRING that determination. Attorney's fees DEFERRED. Based upon Court's 2/20/18 Order Without Hearing, the parties have reverted back to the 7/31/17 Order and contact should have been had. If Defendant is sending Nick to pick up the child then Plaintiff probably has a justification for withholding the child. If Nick is the only one there, Plaintiff does not need to drop off the child. Mr. Croteau suggested that Defendant drop off the child at the maternal grandparents' residence. Mr. Aaron advised Defendant prefers that exchanges be at a police station rather than Defendant's parents' residence. Court noted its concern that Defendant believes that is in the best interest of the child. PER STIPULATION, child exchanges are to be at the 621 North 9th Street Police Station on Thursday at 5:00 p.m. and Monday at 9:00 a.m. MATTER RECALLED: Mr. Croteau advised Defendant has issues with the informed consent. Mr. Aaron advised Defendant is upset that Plaintiff took it upon himself to choose someone without consulting her first, and she would like someone mutually agreed to. Court noted its understanding of the release is to make sure that Defendant and potentially the Court can receive the same reports. Court understands Defendant's concern but it is not sure that is related to the release. Court does not know that it needs the information yet but it may at some point and Court is more concerned with Defendant having that information. Defendant can always get an expert of her own. Mr. Aaron noted Defendant will sign it now that Court has provided clarification.; Matter Heard

05/01/2018

Return Hearing (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Records / Motions to Modify Custody / Atty's Fees

MINUTES

Matter Heard;

Journal Entry Details:

RETURN HEARING: RECORDS / MOTIONS TO MODIFY CUSTODY / ATTY'S FEES Roger Croteau, Esq. present with Plaintiff in an unbundled capacity. Court noted it reviewed the updated CPS reports and has not received any additional records beyond that. Mr. Croteau advised apparently Metro is doing an investigation. Mr. Croteau suggested that the parties keep the current schedule and see where the investigation goes and return for a status check. Mr. Aaron advised the visitation and exchanges have been working out. Court noted the issue

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as to Defendant's significant other was resolved in June with a polygraph, and the reports from CPS are unsubstantiated. Certainly if the Metro investigation finds there is an issue there will be a removal and the parties will be back in court. Court is not going to set a status check. COURT ORDERED, Prior orders remain in place. Court is not making any modifications. Mr. Aaron is to prepare the order and send it to Mr. Croteau to review and sign off.;

Matter Heard

10/05/2018

CANCELED Motion (3:00 AM) (Judicial Officer: Hoskin, Charles J.)

Vacated - per Order

Pltf. Motion to Withdraw as Counsel for Plaintiff Thomas Bahr

07/21/2021

Motion (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Deft's Motion and Notice of Motion to Modify Child Custody, Visitation, and/or Child Support

Evidentiary Hearing; See All Pending Entry 7/21/21

Evidentiary Hearing

07/21/2021

Opposition & Countermotion (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Opposition to Motion and Notice of Motion to Modify Child Custody, Visitation, and or Child Support and

Countermotion

Matter Heard; See All Pending Entry 7/21/21

Matter Heard

07/21/2021

All Pending Motions (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Matter Heard;

Journal Entry Details:

MOTION: DEFT'S MOTION AND NOTICE OF MOTION TO MODIFY CHILD CUSTODY. VISITATION. AND/OR CHILD SUPPORT...OPPOSITION & COUNTERMOTION: OPPOSITION TO MOTION AND NOTICE OF MOTION TO MODIFY / CHILD CUSTODY, VISITATION, AND OR CHILD SUPPORT AND COUNTERMOTION Court Clerks: Sandra Martinez and Blanca Madrigal. All Parties present via Bluejeans Audiovisual Court noted it had reviewed Defendant's motion, Plaintiff's opposition and Child Protective Servcies (CPS) report. Defendant (Mom) argued that Plaintiff (Dad) has a history of consistently calling law enforcement on Defendant, causing disruptions. Plaintiff harrassed Defendant at the minor child's cancer treatment facility and was removed from the property. The minor child is still undergoing cancer treatment and doing very well. However, the child does not want to visit with Dad and did not want any more "crazy time" with Dad; she felt safe with Mom. Defendant further advised that she found a therapist for the minor child. Attorney Miley argued Plaintiff has not been able to see the minor child in over two (2) months, and Plaintiff consistently calls the police because Defendant denies contact. Plaintiff suggested Defendant have a psychiatric evaluation and argued Defendant was not giving the minor child her cancer medication. Plaintiff called Child Protective Services (CPS) for an investigation. The Court indicated his concern for the minor child. According to CPS reports, the minor child admitted that Plaintiff coached her into saying that Defendant was not providing medication and unsubstantiated the allegations. (CPS reports were substantial and all allegations baseless) The Court believes the problems lie with the Plaintiff and his inability to let things go and has failed to make decisions based on the minor child's best interest. COURT ORDERED the following: 1) According to Truax and Rooney, it appears it may be in the best interest to modify custody. The matter was set for an Evidentiary Hearing on Defendant's Motion to Modify custody on 11/2/2021 at 1:30 PM. (Half Day - Stack #4) The SCHEDULING Order shall be prepared by the Court's Judicial Executive Assistant (JEA) and provided to the parties and/or counsel; 2) Calendar call is set for 10/19/2021 at 11:00 AM; 3) Temporarily, the parties shall continue with joint physical custody. The Court instructed Mr. Miley to discuss with the Plaintiff in taking steps not to harm his relationship with the minor child and to make decisions as a parent; 4) Child support is DEFERRED; 5) Defendant's request to temporarily modify custody or visitation is DENIED; 6) Defendant instructed to keep Plaintiff informed of the child's therapy; 7) The Minute Order shall suffice, and a written Order is not required. Pursuant to EDCR 7.50.;

Matter Heard

10/19/2021

Calendar Call (11:00 AM) (Judicial Officer: Hoskin, Charles J.)

10/19/2021, 11/16/2021

Calendar Call (Stack #5-Trial set on Monday 11/29/21)(Continued from 10/19/2021)

Matter Continued;

Matter Heard;

Journal Entry Details:

CALENDAR CALL. Both parties appeared in person. Court noted that this Calendar Call is continued from 10/19/2021. The Court had reviewed each party's Pre-Trial Memorandum and asked if each party was prepared to go forward with Evidentiary Hearing, set for 11/29/2021 at 1:30 p.m. Mr. Bahr noted that he did not believe that 90 minutes for the upcoming Evidentiary Hearing would be enough time for him to present all his evidence. He stated that he had 5 subpoenas, narrowed down from 15, including a guidance counselor from the child's school. He further claimed that there was an active investigation of abuse and neglect against the Defendant, Ms. Arteaga. Court informed Mr. Bahr that the Evidentiary Hearing will be on Defendant, Ms. Arteaga's, motion for

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a request to modify custody not on any of his oral motions. Court noted that his only responsibility will be to respond to her arguments and any evidence that she presents in this regard. Ms. Arteaga noted that she was prepared for the Evidentiary Hearing, that she was still planning on taking a parenting course, and that she had no idea to what Mr. Bahr was referring. Mr. Bahr then requested more time to prepare the hearing, and upon the Court's inquiry, Mr. Bahr clarified that the allegations were under investigation and not an active action against Ms. Arteaga. COURT ORDERED, Plaintiff, Mr. Bahr's request to reschedule the Evidentiary Hearing is DENIED. Both parties will appear in person for the upcoming Evidentiary Hearing scheduled on 11/29/2021 at 1:30 PM-Firm Setting. CLERK S NOTE: The above minutes were prepared by Trainee, Carmen Rodriguez-Visek and reviewed by Courtroom Clerk, Blanca Madrigal.;

Matter Continued;

Matter Heard;

Journal Entry Details:

CALENDAR CALL The Court NOTED neither party filed their pretrial memorandums, as instructed in the Case Management Order. Plaintiff stated he was unaware of the requirement to file a memorandum and had concerns his Motion for sole legal and physical custody would be heard. Plaintiff asked the minor to attend therapy. Defendant misunderstood the due date and tried to obtain counsel. That the minor child was enrolled in therapy, and she was in the process of completing the paperwork. No objection by either party for a continuance of the trial date. To allow parties more time to file the pretrial memorandums and prepare for trial. COURT-ORDERED, the Evidentiary Hearing scheduled on 11/02/2021 at 11:00 AM is RESCHEDULED to 11/29/2021 at 1:30 PM (Monday Date-Half Day-Stack#5). The Calendar Call date is CONTINUED to 11/16/2021 at 10:00 AM. Pretrial Memorandums are due by close of business on 11/09/2021. The trial exhibits filed on 10/18/2021 shall be STRICKEN from the record (Court Clerk will print exhibits for trial). ;

Matter Continued

11/29/2021

Evidentiary Hearing (1:30 PM) (Judicial Officer: Hoskin, Charles J.)

Evidentiary Hearing: Defendant's Request to Modify Custody and Related Issues (Firm Setting-In Person Trial)

MINUTES

Decision Made;

Journal Entry Details:

EVIDENTIARY HEARING: DEFENDANT'S REQUEST TO MODIFY CUSTODY AND RELATED ISSUES Upon the Court's inquiry, Plaintiff stated that the minor child's pediatrician/oncologist was present to testify regarding the doctor's official report to Child Protective Services (CPS) against Defendant. The Court noted that CPS unsubstantiated the allegations. COURT ORDERED, the witness testimony would not be beneficial to the Court; therefore, witnesses EXCUSED. Sworn testimony and Exhibits presented (see worksheet) closing arguments by counsel. COURT stated its FINDINGS and ORDERED the following: 1) Matter taken UNDER ADVISEMENT; the Court will issue a written decision. 2) The following trial exhibits shall be STRICKEN from the case: Exhibits filed 10/19/2021, Exhibits filed 11/05/2021, and Exhibits filed 11/22/2021. CASE CLOSED upon entry of same.; Decision Made

02/09/2022

CANCELED Motion (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Vacated - per Order

Plaintiff's Motion to Alter or Amend the Court's Findings of Fact, Conclusions of Law, and Order (Entered on December 6, 2021) and/or for a New Trial; and for Related Relief

02/09/2022

CANCELED Opposition (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Vacated - per Order

Defendant's Opposition to Motion to Alter or Amend the Court's FFCL and/or New Trial

02/09/2022

CANCELED Motion (10:00 AM) (Judicial Officer: Hoskin, Charles J.)

Vacated - per Order

Defendant's Motion and Notice of Motion to Modify Child Custody, Visitation, and/or Child Support

Electronically Filed 02/04/2022 1:29 PM CLERK OF THE COURT

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DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

BAHR, THOMAS P.,

ARTEAGA, GESENIA,

Plaintiff,

Defendant.

Case No.: D-16-538413-C

Dept.: E

Sch. Date: February 9, 2022

ORDER RESOLVING PENDING ISSUES AND VACATING HEARING

This Court having reviewed this matter in preparation for the hearing, scheduled for February 9, 2022 and FINDS that NRCP 1 and EDCR 1.10 state that the procedure in District Courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action.

The parties were last before this Court for Evidentiary Hearing on November 29, 2021. At that hearing, this Court took evidence from both parties and, after taking the matter under advisement, entered *Findings of* Fact, Conclusions of Law and Order (Order) on December 6, 2021. That Order modified the prior physical custody order and awarded primary physical custody of the child to Defendant, Gesenia Arteaga (Gesenia).

On December 23, 2021, Plaintiff, Thomas Bahr (Thomas), filed his *Motion to Alter or Amend the Court's Findings of Fact, Conclusions of Law, and Order (Entered on December 6, 2021) and/or for a New Trial; and for Related Relief.* Within that Motion, Thomas expresses disagreement with the findings and conclusions reached by this Court in the Order. While this Court has no doubt that Thomas does not agree with its findings and conclusions, he is not the finder of fact. The Court took the evidence presented and applied it to law to achieve the decision.

On January 31, 2022, Gesenia filed her *Opposition to Alter or Amend the Court's FFCL and/or New Trial*. That same date she filed her *Motion to Modify Child Custody, Visitation, and/or Child Support*, requesting a modification to sole legal custody and sole physical custody citing Thomas as "abusive." Gesenia also indicates that, notwithstanding this Court's Order, Thomas has not paid his child support obligation of \$127.00 per month. She also asks for a restraining order, but did not file for a Temporary Protective Order.

On February 1, 2022, this Court entered an *Order Shortening Time* which set all matters on the same date and time. However, this Court, after reviewing the file and relevant papers and pleadings, will resolve the pending issues without oral argument.

(d) New Trial on the Court's Initiative or for Reasons Not in the Motion. No later than 28 days after service of written notice of entry of judgment, the court, on its own, may issue an order to show cause why a new trial should not be granted for any reason that would justify granting one on a party's motion. After giving the parties notice and the opportunity to be heard, the court may grant a party's timely motion for a new trial for a reason not stated in the motion. In either event, the court must specify the reasons in its order.

- **(e) Motion to Alter or Amend a Judgment.** A motion to alter or amend a judgment must be filed no later than 28 days after service of written notice of entry of judgment.
- **(f) No Extensions of Time.** The 28-day time periods specified in this rule cannot be extended under Rule 6(b).

Rule 59 is permissive. Thomas argues that there was irregularity in the proceedings because the Court refused to permit him to present witnesses. Such is belied by the record. While the Court did attempt to assist Thomas in understanding burdens and evidence, it did not prohibit the presentation of any relevant evidence. Ultimately, there were no errors of law or any manifest injustice resulting from the Order.

Thomas spends several pages arguing the specifics of the findings and conclusions within the Order. However, all findings and conclusions are supported by the record. While there are items which Thomas would like added to those findings and conclusions, this Court, as the finder of fact, did not choose to determine those items credible, relevant or supportive of the decision based upon evidence. As such, they were not included in the

Order. For example, the voluminous records of the Department of Family Services were reviewed, in their totality by this Court. However, this Court is not bound by their findings or investigations. Abuse and Neglect Court applies different standards for safe placement then this Court does for custodial determinations.

Thomas even challenges findings which were based upon his own testimony as "not supported by the evidence presented at the evidentiary hearing." Clearly, Thomas is not an expert, but he is permitted to opine concerning such issues and the Court may accept his testimony as credible or not.

This Court will not respond to every proposed amendment within Thomas' Motion except to state that the Order is supported by the evidence and no amendment or clarification is necessary.

Thomas then argues, in the alternative, that this Court should set a new evidentiary hearing. His argument is not supported. This Court took evidence and rendered a decision. No new evidence which would permit setting a new evidentiary hearing was presented.

Gesenia argues that the custody determination, rendered December 6, 2021, be modified and she be awarded sole legal and sole physical custody. In determining whether to modify a primary physical custodial order, the

movant must establish that there has been a substantial change of circumstances, affecting the child, since the most recent custody order and that the child's best interests would be served by the change. *Ellis v. Carucci*, 123 Nev. 145, 147, 161 P.3d 239, 240 (2007). Gesenia does not provide adequate cause of anything which may have occurred since December 6, 2021, to justify setting further proceedings on her request.

Gesenia also argues that Thomas has failed to pay the court-ordered child support amount of \$127.00 per month. Thomas' obligation began in December 2021 and support is owed for December 2021 and January 2022. As February is not yet over, the obligation has not yet come due. Thus, Thomas owes \$254.00 in child support. Thomas did not oppose Gesenia's request.

NOW, THEREFORE, IT IS ORDERED that Thomas' Motion to Alter or Amend the Court's Findings of Fact, Conclusions of Law, and Order (Entered on December 6, 2021) and/or for a New Trial; and for Related Relief is DENIED.

IT IS FURTHER ORDERED that Gesenia's request to modify legal and physical custody is DENIED.

IT IS FURTHER ORDERED that Gesenia's request to receive the court-ordered monthly child support obligation from Thomas was previously

1	granted and remains an order of the Court. If Thomas has failed to make the
2	granted and remains an order of the Court. If Thomas has failed to make the
3	support payments to Gesenia, he shall cure any arrears and timely make his
4	support payments.
5	IT IS FURTHER ORDERED that all prior orders, not modified by
6	TI IS I CIVITIENT ORDERED that an prior orders, not modified by
7	this Order, shall remain in full force and effect.
8	IT IS FURTHER ORDERED that the hearing scheduled for February
9	9, 2022 shall be VACATED as all pending issues were resolved within this
10	7, 2022 shan be Viteriild as an pending issues were resolved within this
11	Order.
12	IT IS SO ORDERED
13	Dated this 4th day of February, 2022
14	Bated this 4th day of 7 ebruary, 2022
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17	C28 9D1 F541 CCBD CC Charles J. Hoskin
18	District Court Judge
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CSERV DISTRICT COURT CLARK COUNTY, NEVADA Thomas P. Bahr, Plaintiff. CASE NO: D-16-538413-C VS. DEPT. NO. Department E Gesenia Arteaga, Defendant. **AUTOMATED CERTIFICATE OF SERVICE** This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: Service Date: 2/4/2022 Thomas Bahr thomaspatrickbahr@gmail.com Gesenia Arteaga geseniafile@yahoo.com

NEO

Electronically Filed 2/7/2022 8:43 AM Steven D. Grierson **CLERK OF THE COURT**

DISTRICT COURT CLARK COUNTY, NEVADA

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3 Thomas P. Bahr, Plaintiff. VS.

Gesenia Arteaga, Defendant.

Case No: D-16-538413-C Department E

NOTICE OF ENTRY OF ORDER

Please take notice that an ORDER FROM FEBRUARY 9, 2022 HEARING was entered in the foregoing action and the following is a true and correct copy thereof.

Sherri Estes

Department E

Dated: February 07, 2022

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/s/Sherri Estes

Judicial Executive Assistant

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Case Number: D-16-538413-C

NEO 1 2 **CERTIFICATE OF SERVICE** 3 I hereby certify that on the above file stamp date: I placed a copy of the foregoing NOTICE OF ENTRY OF ORDER 4 in the appropriate attorney folder located in the Clerk of the Court's Office of: 5 \boxtimes I provided, the foregoing <u>NOTICE OF ENTRY OF ORDER</u> to: Gesenia Arteaga 6 804 Sarajane LN Las Vegas, NV 89107 7 geseniafile@yahoo.com Thomas P. Bahr 8 8975 W Warm Springs RD APT 18-2128 Las Vegas, NV 89148 Thomaspatrickbahr@gmail.com 9 10 /s/Sherri Estes_ 11 Sherri Estes Judicial Executive Assistant 12 Department E 13 14 15 16

Electronically Filed 2/04/2022 1:29 PM CLERK OF THE COURT

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DISTRICT COURT FAMILY DIVISION **CLARK COUNTY, NEVADA**

BAHR, THOMAS P.,

ARTEAGA, GESENIA,

Plaintiff,

Defendant.

Case No.: D-16-538413-C

Dept.: E

Sch. Date: February 9, 2022

ORDER RESOLVING PENDING ISSUES AND VACATING HEARING

This Court having reviewed this matter in preparation for the hearing, scheduled for February 9, 2022 and FINDS that NRCP 1 and EDCR 1.10 state that the procedure in District Courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action.

The parties were last before this Court for Evidentiary Hearing on November 29, 2021. At that hearing, this Court took evidence from both parties and, after taking the matter under advisement, entered *Findings of* Fact, Conclusions of Law and Order (Order) on December 6, 2021. That Order modified the prior physical custody order and awarded primary physical custody of the child to Defendant, Gesenia Arteaga (Gesenia).

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On December 23, 2021, Plaintiff, Thomas Bahr (Thomas), filed his Motion to Alter or Amend the Court's Findings of Fact, Conclusions of Law, and Order (Entered on December 6, 2021) and/or for a New Trial; and for Related Relief. Within that Motion, Thomas expresses disagreement with the findings and conclusions reached by this Court in the Order. While this Court has no doubt that Thomas does not agree with its findings and conclusions, he is not the finder of fact. The Court took the evidence presented and applied it to law to achieve the decision.

On January 31, 2022, Gesenia filed her Opposition to Alter or Amend the Court's FFCL and/or New Trial. That same date she filed her Motion to Modify Child Custody, Visitation, and/or Child Support, requesting a modification to sole legal custody and sole physical custody citing Thomas as "abusive." Gesenia also indicates that, notwithstanding this Court's Order, Thomas has not paid his child support obligation of \$127.00 per month. She also asks for a restraining order, but did not file for a Temporary Protective Order.

On February 1, 2022, this Court entered an Order Shortening Time which set all matters on the same date and time. However, this Court, after reviewing the file and relevant papers and pleadings, will resolve the pending issues without oral argument.

(d) New Trial on the Court's Initiative or for Reasons Not in the Motion. No later than 28 days after service of written notice of entry of judgment, the court, on its own, may issue an order to show cause why a new trial should not be granted for any reason that would justify granting one on a party's motion. After giving the parties notice and the opportunity to be heard, the court may grant a party's timely motion for a new trial for a reason not stated in the motion. In either event, the court must specify the reasons in its order.

- (e) Motion to Alter or Amend a Judgment. A motion to alter or amend a judgment must be filed no later than 28 days after service of written notice of entry of judgment.
- **(f)** No Extensions of Time. The 28-day time periods specified in this rule cannot be extended under Rule 6(b).

Rule 59 is permissive. Thomas argues that there was irregularity in the proceedings because the Court refused to permit him to present witnesses. Such is belied by the record. While the Court did attempt to assist Thomas in understanding burdens and evidence, it did not prohibit the presentation of any relevant evidence. Ultimately, there were no errors of law or any manifest injustice resulting from the Order.

Thomas spends several pages arguing the specifics of the findings and conclusions within the Order. However, all findings and conclusions are supported by the record. While there are items which Thomas would like added to those findings and conclusions, this Court, as the finder of fact, did not choose to determine those items credible, relevant or supportive of the decision based upon evidence. As such, they were not included in the

Order. For example, the voluminous records of the Department of Family Services were reviewed, in their totality by this Court. However, this Court is not bound by their findings or investigations. Abuse and Neglect Court applies different standards for safe placement then this Court does for custodial determinations.

Thomas even challenges findings which were based upon his own testimony as "not supported by the evidence presented at the evidentiary hearing." Clearly, Thomas is not an expert, but he is permitted to opine concerning such issues and the Court may accept his testimony as credible or not.

This Court will not respond to every proposed amendment within Thomas' Motion except to state that the Order is supported by the evidence and no amendment or clarification is necessary.

Thomas then argues, in the alternative, that this Court should set a new evidentiary hearing. His argument is not supported. This Court took evidence and rendered a decision. No new evidence which would permit setting a new evidentiary hearing was presented.

Gesenia argues that the custody determination, rendered December 6, 2021, be modified and she be awarded sole legal and sole physical custody. In determining whether to modify a primary physical custodial order, the

movant must establish that there has been a substantial change of circumstances, affecting the child, since the most recent custody order and that the child's best interests would be served by the change. *Ellis v. Carucci*, 123 Nev. 145, 147, 161 P.3d 239, 240 (2007). Gesenia does not provide adequate cause of anything which may have occurred since December 6, 2021, to justify setting further proceedings on her request.

Gesenia also argues that Thomas has failed to pay the court-ordered child support amount of \$127.00 per month. Thomas' obligation began in December 2021 and support is owed for December 2021 and January 2022. As February is not yet over, the obligation has not yet come due. Thus, Thomas owes \$254.00 in child support. Thomas did not oppose Gesenia's request.

NOW, THEREFORE, IT IS ORDERED that Thomas' Motion to Alter or Amend the Court's Findings of Fact, Conclusions of Law, and Order (Entered on December 6, 2021) and/or for a New Trial; and for Related Relief is DENIED.

IT IS FURTHER ORDERED that Gesenia's request to modify legal and physical custody is DENIED.

IT IS FURTHER ORDERED that Gesenia's request to receive the court-ordered monthly child support obligation from Thomas was previously

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2	granted and remains an order of the Court. If Thomas has failed to make the
3	support payments to Gesenia, he shall cure any arrears and timely make his
4	support payments.
5	IT IS FURTHER ORDERED that all prior orders, not modified by
6 7	this Order, shall remain in full force and effect.
8	IT IS FURTHER ORDERED that the hearing scheduled for February
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10	9, 2022 shall be VACATED as all pending issues were resolved within this
11	Order.
12	IT IS SO ORDERED
13	Dated this 4th day of February, 2022
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15	Check, the
16 17	C20 0D4 F544 CCDD
18	C28 9D1 F541 CCBD CC Charles J. Hoskin District Court Judge
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CSERV DISTRICT COURT CLARK COUNTY, NEVADA Thomas P. Bahr, Plaintiff. CASE NO: D-16-538413-C DEPT. NO. Department E VS. Gesenia Arteaga, Defendant. **AUTOMATED CERTIFICATE OF SERVICE** This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: Service Date: 2/4/2022 Thomas Bahr thomaspatrickbahr@gmail.com Gesenia Arteaga geseniafile@yahoo.com

Child Custody Complaint

COURT MINUTES

October 04, 2016

D-16-538413-C

Thomas P. Bahr, Plaintiff.

VS.

Gesenia Arteaga, Defendant.

October 04, 2016

10:00 AM

All Pending Motions

HEARD BY: Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

JOURNAL ENTRIES

- MOTION TO ESTABLISH CUSTODY, CHILD SUPPORT, ATTORNEY'S FEES AND RELATED RELIEF ... DEFENDANT'S OPPOSITION TO MOTION FOR ORDERS FOR TEMPORARY CUSTODY, VISITATION, AND/OR CHILD SUPPORT AND COUNTERMOTION.

Court reviewed the matters at issue and noted paternity has been established. Discussion regarding what the custodial arrangement has been and Defendant's request for supervised visits for Plaintiff. The Court is not making any findings that a psychological evaluation is necessary. Following discussion, COURT ORDERED, as follows:

- 1. Parties shall attend MEDIATION through the Family Mediation Center (FMC). A domestic violence protocol shall be in effect and the parties shall mediate in two separate rooms. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 1/9/17 at 9:00 AM.
- 2. The parties shall have JOINT LEGAL CUSTODY of the minor child.
- 3. The parties shall have JOINT PHYSICAL CUSTODY of the minor child.

PRINT DATE:	02/28/2022	Page 1 of 25	Minutes Date:	October 04, 2016
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- 4. Plaintiff's PARENTAL TIMESHARE shall be every Monday at 10:00 AM to Thursday at 10:00 AM.
- 5. Plaintiff is not to go to Defendant's residence for visits with the minor child.
- 6. CHILD EXCHANGES shall take place at the McDonald's located on Washington and Buffalo.
- 7. There shall be an exchange today at 2:00 PM.
- 8. Both parties are to attend COPE and file their Certificate of Completion.
- 9. Discovery is OPEN.
- 10. Either party may pursue a psychological evaluation of the other party as part of discovery and at their own cost. If a party pursues an evaluation, then the other party is to make themselves available to participate.
- 11. These Orders shall take effect immediately pursuant to EDCR 7.50.

Mr. Zernich is to prepare the Order from today's hearing.

INTERIM CONDITIONS:

FUTURE HEARINGS: Jan 09, 2017 9:00AM Return Hearing

FMC Mediation

Courtroom 01 Duckworth, Bryce C.

PRINT DATE: 02/28/2022 Page 2 of 25 Minutes Date: October 04, 2016	
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Child Custody Complaint

COURT MINUTES

January 09, 2017

D-16-538413-C

Thomas P. Bahr, Plaintiff.

VS.

Gesenia Arteaga, Defendant.

January 09, 2017

9:00 AM

All Pending Motions

HEARD BY: Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla; Karen Christensen

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

IOURNAL ENTRIES

- RETURN HEARING: FMC MEDIATION... EARLY CASE CONFERENCE.

Attorney Gary Zernich, Nevada Bar #7963, present with Plaintiff in an UNBUNDLED CAPACITY.

Attorney Madeline LaForgia, Nevada Bar #13628, present with Defendant in an UNBUNDLED CAPACITY.

Ms. LaForgia stated the parties had reached a resolution and STIPULATED, as follows:

- 1. Both parties shall have JOINT LEGAL CUSTODY and JOINT PHYSICAL CUSTODY of the minor child.
- 2. Plaintiff's PARENTAL TIMESHARE with the minor child shall be each Monday from 8:00 AM through Thursday at 6:00 PM.
- 3. Defendant's PARENTAL TIMESHARE with the minor child shall be each Thursday from 6:00 PM

PRINT DATE: 02/28/2022 Page 3 of 25 Minutes Date: October 04, 2016

through Monday at 8:00 AM. Thursday pick up shall take place at the child's daycare facility. If the child is not at daycare on Thursday, pick up shall be at the usual pick up location.

- 4. Exchanges of the minor child shall take place at McDonald's located on Buffalo and Flamingo, commencing immediately.
- 5. Plaintiff shall have the minor child each Christmas Eve from 3:00 PM until Christmas Day at 3:00 PM. Defendant shall have the minor child on Christmas Day from 3:00 PM until 8:00 PM.
- 6. Defendant shall have the minor child on the child's birthday each year from 10:00 AM until 4:00 PM. Plaintiff shall have the minor child from 4:00 PM until 8:00 PM.
- 7. Each party shall have the minor child on their own birthday from 3:00 PM until 8:00 PM.
- 8. Defendant shall have the minor child each Thanksgiving from 12:00 noon until 8:00 PM. Pick up shall take place at McDonald's on Buffalo and Flamingo.
- 9. Both parties shall have two weeks' vacation time with the minor child, either in one week increments, or the full two weeks. Parties shall have a two week notice prior to vacation time and a full travel itinerary shall be provided to the other party.
- 10. Defendant shall have a telephone or video call with the minor child each Tuesday evening at 7:30 PM. Conversation shall be private.
- 11. Plaintiff shall have a telephone or video call with the minor child each Saturday evening at 7:30 PM. Conversation shall be private.
- 12. There shall be NO CHILD SUPPORT paid by either party at this time.
- 13. The minor child shall attend Kids Are Kids Monday through Friday. Plaintiff shall pay the cost of daycare for the minor child.
- 14. Defendant shall provide medical insurance for the minor child. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor child is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the child/children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty 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 day period, the party may be subject to a finding of contempt and appropriate sanctions.

15. Parties considering relocation out of state must receive permission from the other party or

PRINT DATE: 02/28/202	Page 4 of 25	Minutes Date:	October 04, 2016
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D-16-538413-C

permission from the Court.

Upon inquiry by the Court, both parties acknowledged concurrence with the settlement terms as recited. COURT SO ORDERED.

Mr. Zernich is to prepare the Order with Ms. LaForgia to countersign. CASE CLOSED.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 02/28/2022 Page 5 of 25 Minutes Date: October 04, 2016
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Child Custody Complaint

COURT MINUTES

May 30, 2017

D-16-538413-C

Thomas P. Bahr, Plaintiff.

VS.

Gesenia Arteaga, Defendant.

May 30, 2017

9:00 AM

Motion

HEARD BY: Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla; Antoria Pickens

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

IOURNAL ENTRIES

- MOTION TO RESOLVE CO-PARENTING ISSUES, TO DISSOLVE TEMPORARY PROTECTIVE ORDER, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF.

Court reviewed the matters at issue. Discussion regarding Plaintiff having terminated attorney James Jimmerson as his counsel of record; the alleged sexual abuse allegations by Defendant's boyfriend, Nick; the police investigation; the child exchange protocol issued by the Hearing Master in case T-17-178387-T; Plaintiff having removed the minor child from school; and an incident between Plaintiff and Defendant and Ms. LaForgia prior to the hearing. Court admonished Plaintiff about his behavior in Court. Ms. LaForgia stated she would like to file a Motion to modify custody. Court informed Ms. LaForgia that she may submit that in the form of a Countermotion. Following discussion, COURT ORDERED, as follows:

- 1. The Court shall order the records from Child Protective Services (CPS) dating back to 1/1/17 for in-camera inspection.
- 2. The Court adopts the CHILD EXCHANGE Orders issued in case T-17-178387-T, which states as

PRINT DATE: 02/28/2022 Page 6 of 25 Minutes Date: October 04, 2016

follows: Defendant shall drop off the child by 8:00 AM on Mondays. Plaintiff shall not arrive to the daycare center before 9:00 AM on Monday mornings. Defendant shall pick up the child at 6:00 PM on Thursdays. Plaintiff shall leave the daycare center by 5:00 PM on Thursdays and shall not return before 9:00 AM on Mondays for any reason.

- 3. There shall be a CHILD EXCHANGE today at 4:00 PM at the police substation located on Windmill and Rainbow. Defendant shall have the minor child for the remainder of the week and continuing into her custodial time. This exchange location applies to today's exchange only.
- 4. Between today and the next hearing, Defendant's boyfriend, Nick, is not to be around the minor child.
- 5. The parties are to cooperate with any police or CPS investigations.
- 6. If the police or CPS makes a written recommendation that the minor child should not be turned over to Defendant, then the Court would adhere to those recommendations. However, those recommendations must be in writing, and absent any such recommendations, the Court expects the schedule to go forward.
- 7. The minor child is to be re-enrolled into her prior preschool.
- 8. The parties' communication shall be by way of Our Family Wizard only. Parties are to enroll in Our Family Wizard by 6/2/17.
- 9. The matter is CONTINUED to 7/10/17 at 8:30 AM.

Ms. LaForgia is to prepare the Order from today's hearing with Mr. Snow to countersign.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	02/28/2022	Page 7 of 25	Minutes Date:	October 04, 2016
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Child Custody Complaint

COURT MINUTES

June 27, 2017

D-16-538413-C

Thomas P. Bahr, Plaintiff.

VS.

Gesenia Arteaga, Defendant.

June 27, 2017

11:00 AM

All Pending Motions

HEARD BY: Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

IOURNAL ENTRIES

- DEFENDANT'S EX PARTE MOTION FOR PICK UP ORDER, RETURN OF CHILD AND FOR SOLE CUSTODY ... EMERGENCY PLAINTIFF'S MOTION FOR PICK UP ORDER, RETURN OF CHILD AND FOR SOLE CUSTODY AND TO SET A HEARING PURSUANT TO THE ORDER ENTERED ON June 5, 2017.

Mr. Zernich stated the parties have reached a resolution on most issues with the exception of a conversation the parties had regarding Plaintiff and Defendant's boyfriend, Nick, taking a polygraph test at Plaintiff's cost. Ms. LaForgia stated the Court does not have jurisdiction over Nick, which could create an issue. Court noted it does not have jurisdiction over Nick; however, the Court does have jurisdiction over the minor child and who is around the minor child, and it is the Court's preference for the polygraph test to go forward with the understanding of the Court's view regarding a polygraph test's admissibility. COURT ORDERED, as follows:

1. Per STIPULATION, the parties shall maintain JOINT LEGAL and JOINT PHYSICAL CUSTODY of the minor child.

PRINT DATE:	02/28/2022	Page 8 of 25	Minutes Date:	October 04, 2016
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- 2. Per STIPULATION, Plaintiff's PARENTAL TIMESHARE shall be every Monday at 9:00 AM to Thursday at 5:00 PM. Defendant's PARENTAL TIMESHARE shall be every Thursday at 5:00 PM to Monday at 9:00 AM.
- 3. Per STIPULATION, the CHILD EXCHANGES shall take place at the minor child's school/daycare. However, in the event the school/daycare is not open, then the CHILD EXCHANGES shall take place at the McDonald's located on Tropicana and Fort Apache.
- 4. Per STIPULATION, during any exchanges which do not take place at the school/daycare the Plaintiff shall remain in his vehicle and Defendant shall be responsible for getting the minor child to and from Plaintiff's vehicle.
- 5. Per STIPULATION, the minor child shall continue to attend Kid's Campus until such a time as the parties are able to transfer the minor child to Mary Hill Academy on Tropicana and Durango. Plaintiff shall pay for the cost of the school with no offsets or contributions from Defendant.
- 6. Per STIPULATION, the minor child shall continue attending counseling once a week with Abigail Adams and until such a time as Ms. Adams or the parties agree to cease counseling.
- 7. Per STIPULATION, the parties shall attend family counseling until such a time as the counselor or the parties agree to cease counseling. Defendant shall select the names of three counselors and Plaintiff shall select one of the three to serve as the family counselor. Plaintiff shall pay for any cost not covered by insurance.
- 8. The prior Order restricting Nick's contact with the minor child remains IN EFFECT until such a time as polygraph test has been taken. Once Nick takes the polygraph test, regardless of the result, the restriction shall be LIFTED.
- 9. The hearing set for 7/10/17 at 8:30 AM is hereby VACATED.

Mr. Zernich is to prepare the Order from today's hearing with Ms. LaForgia to countersign.

INTERIM	CONDITIONS:
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FUTURE HEARINGS:

PRINT DATE: 02/28/2022 Page 9	9 of 25 Minutes Date: October 04, 2016
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Child Custody Complaint

COURT MINUTES

December 13, 2017

D-16-538413-C

Thomas P. Bahr, Plaintiff.

vs.

Gesenia Arteaga, Defendant.

December 13, 2017 10:00 AM

Motion

HEARD BY: Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, not present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

IOURNAL ENTRIES

- PLAINTIFF'S MOTION TO MODIFY CUSTODY, FOR PRIMARY PHYSICAL AND SOLE LEGAL CUSTODY TO PLAINTIFF, FOR SPECIFIC VISITATION FOR MOM, FOR A CHILD EVALUATION WITH A CHILD PSYCHIATRIST SPECIALIZING IN CHILD ABUSE, FOR AN ORDER THAT THE CHILD'S BIRTH CERTIFICATE BE MODIFIED TO ADD DAD AS THE CHILD'S FATHER; THAT THE CHILD'S LAST NAME BE CHANGED TO ARTEAGA-BAHR, FOR CHILD SUPPORT, FOR AN ORDER TO SHOW CAUSE, TO HOLD DEFENDANT IN CONTEMPT OF COURT, FOR SANCTIONS AND PENALTIES, FOR ATTORNEY'S FEES AND COSTS, AND FOR OTHER RELATED RELIEF.

Court noted Defendant has not filed an Opposition and she has not appeared today, which is odd as she has appeared at all prior hearings. Mr. Smith he filed a Notice this morning in which Defendant had agreed to. COURT ORDERED, as follows:

- 1. Plaintiff's Motion is GRANTED as unopposed.
- 2. Plaintiff shall have PRIMARY PHYSICAL CUSTODY of the minor child.

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- 3. Defendant's VISITATION is set for every Sunday from 12:00 PM to 6:00 PM and every Thursday pick up from pre-school at 3:00 PM to 7:00 PM.
- 4. The prior Order restricting Defendant's boyfriend Nick Market's contact with the minor child remains IN EFFECT.
- 5. Defendant's CHILD SUPPORT obligation is set at one hundred dollars (\$100.00) per month beginning January 2018, due and payable by the last day of each month.
- 6. The Court accepts the notice of agreement and Plaintiff's request to change the minor child's therapist to Dr. Lisa Shaffer is GRANTED.
- 7. The prior Order for therapy between Plaintiff and Defendant is to go forward. Plaintiff shall provide three names of potential therapist to Defendant and Defendant shall have two weeks to select one to serve as the therapist. If Defendant fails to select a name within said time, then Plaintiff can select the name. Defendant is to cooperate and participate in therapy.
- 8. The minor child's birth certificate is to reflect Plaintiff as the father.
- 9. The minor child's last name shall be changed to Gesenia Diane Arteaga-Bahr.
- 10. Plaintiff is awarded one thousand five hundred dollars (\$1,500.00) in ATTORNEY'S FEES. Mr. Smith is to file his billing statement.
- Mr. Smith is to prepare the Order from today's hearing.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Child Custody Complaint

COURT MINUTES

April 05, 2018

D-16-538413-C

Thomas P. Bahr, Plaintiff.

VS.

Gesenia Arteaga, Defendant.

April 05, 2018

10:00 AM

All Pending Motions

HEARD BY: Hoskin, Charles J.

COURTROOM: Courtroom 02

COURT CLERK: Carol Foley

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

IOURNAL ENTRIES

- PLTF'S MOTION FOR RECONSIDERATION OF THE COURT'S ORDER OF FEBRUARY 20, 2018...
DEFT'S OPPOSITION AND COUNTERMOTION AND MOTION AND NOTICE OF MOTION FOR
AN ORDER TO ENFORCE AND OR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT...
REPLY TO OPPOSITION TO MOTION TO MODIFY CUSTODY AND OPPOSITION TO DEFT'S
COUNTERMOTION FOR AN ORDER TO ENFORCE AND/OR AN ORDER TO SHOW CAUSE

Roger Croteau, Esq., #4958, present with Plaintiff in an unbundled capacity.

Court noted the case was reassigned from Dept. Q, and the re-hearing is because of due process concerns.

Mr. Croteau advised he believes a CPS case was opened based on what the child said to the therapist, and there have been three sessions with the therapist.

Court noted its Law Clerk will request any CPS reports. The child has been meeting with mandatory reporters.

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Statement by Mr. Croteau regarding the motion, the reply and opposition. Statement by Mr. Aaron regarding the opposition and the countermotion.

Mr. Croteau advised he needs the informed consent for the counseling since the parties have joint legal custody and that any information can be disbursed to the Court. Mr. Croteau handed a form to Mr. Aaron in open court.

COURT ORDERED,

Return date SET 5/1/18 at 10:00 a.m.

If there is information that the Plaintiff has the Court needs Mr. Aaron to see it. If there is sensitive information that needs to be submitted to Court in camera everyone needs to be on the same page.

The child needs to be protected if there is a need to protect the child. It is not in anybody's best interest that we continue to litigate this case every few months forever. The parties need to feel that the child is safe

The concern still is with Nick, valid or invalid. In the meantime, NICK IS NOT TO HAVE ANY UNSUPERVISED TIME with the child. Court is putting the onus on Defendant.

Perhaps there are new allegations that have occurred since June and July. If Court finds that those are untrue then Court will take action with regard to that.

If there is a basis under Truax for Court to set an evidentiary hearing on modification Court will set that on the return date. Court is DEFERRING that determination.

Attorney's fees DEFERRED.

Based upon Court's 2/20/18 Order Without Hearing, the parties have reverted back to the 7/31/17 Order and contact should have been had. If Defendant is sending Nick to pick up the child then Plaintiff probably has a justification for withholding the child. If Nick is the only one there, Plaintiff does not need to drop off the child.

Mr. Croteau suggested that Defendant drop off the child at the maternal grandparents' residence. Mr. Aaron advised Defendant prefers that exchanges be at a police station rather than Defendant's parents' residence. Court noted its concern that Defendant believes that is in the best interest of the child. PER STIPULATION, child exchanges are to be at the 621 North 9th Street Police Station on Thursday at 5:00 p.m. and Monday at 9:00 a.m.

MATTER RECALLED: Mr. Croteau advised Defendant has issues with the informed consent. Mr. Aaron advised Defendant is upset that Plaintiff took it upon himself to choose someone without

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consulting her first, and she would like someone mutually agreed to.

Court noted its understanding of the release is to make sure that Defendant and potentially the Court can receive the same reports. Court understands Defendant's concern but it is not sure that is related to the release. Court does not know that it needs the information yet but it may at some point and Court is more concerned with Defendant having that information. Defendant can always get an expert of her own. Mr. Aaron noted Defendant will sign it now that Court has provided clarification.

INTERIM CONDITIONS:

FUTURE HEARINGS: May 01, 2018 10:00AM Return Hearing

Records / Motions to Modify Custody / Atty's Fees

Courtroom 02 Hoskin, Charles J.

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Child Custody Complaint

COURT MINUTES

May 01, 2018

D-16-538413-C

Thomas P. Bahr, Plaintiff.

Gesenia Arteaga, Defendant.

May 01, 2018

10:00 AM

Return Hearing

HEARD BY: Hoskin, Charles J.

COURTROOM: Courtroom 02

COURT CLERK: Carol Foley

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

IOURNAL ENTRIES

- RETURN HEARING: RECORDS / MOTIONS TO MODIFY CUSTODY / ATTY'S FEES

Roger Croteau, Esq. present with Plaintiff in an unbundled capacity.

Court noted it reviewed the updated CPS reports and has not received any additional records beyond that. Mr. Croteau advised apparently Metro is doing an investigation. Mr. Croteau suggested that the parties keep the current schedule and see where the investigation goes and return for a status check. Mr. Aaron advised the visitation and exchanges have been working out.

Court noted the issue as to Defendant's significant other was resolved in June with a polygraph, and the reports from CPS are unsubstantiated. Certainly if the Metro investigation finds there is an issue there will be a removal and the parties will be back in court. Court is not going to set a status check.

COURT ORDERED,

Prior orders remain in place. Court is not making any modifications.

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Mr. Aaron is to prepare the order and send it to Mr. Croteau to review and sign off.

INTERIM CONDITIONS:

FUTURE HEARINGS:

May 01, 2018 10:00AM Return Hearing Records / Motions to Modify Custody / Atty's Fees Courtroom 02 Hoskin, Charles J.

PRINT DATE: 02/28/2022 Page 16 of 25 Minutes Date: October 04, 2016

Child Custody Complaint

COURT MINUTES

July 21, 2021

D-16-538413-C

Thomas P. Bahr, Plaintiff.

VS.

Gesenia Arteaga, Defendant.

July 21, 2021

10:00 AM

All Pending Motions

HEARD BY: Hoskin, Charles J.

COURTROOM: Courtroom 02

COURT CLERK: Blanca Madrigal

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

IOURNAL ENTRIES

- MOTION: DEFT'S MOTION AND NOTICE OF MOTION TO MODIFY CHILD CUSTODY, VISITATION, AND/OR CHILD SUPPORT...OPPOSITION & COUNTERMOTION: OPPOSITION TO MOTION AND NOTICE OF MOTION TO MODIFY / CHILD CUSTODY, VISITATION, AND OR CHILD SUPPORT AND COUNTERMOTION

Court Clerks: Sandra Martinez and Blanca Madrigal.

All Parties present via Bluejeans Audiovisual

Court noted it had reviewed Defendant's motion, Plaintiff's opposition and Child Protective Servcies (CPS) report.

Defendant (Mom) argued that Plaintiff (Dad) has a history of consistently calling law enforcement on Defendant, causing disruptions. Plaintiff harrassed Defendant at the minor child's cancer treatment facility and was removed from the property. The minor child is still undergoing cancer treatment and doing very well. However, the child does not want to visit with Dad and did not want any more

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"crazy time" with Dad; she felt safe with Mom. Defendant further advised that she found a therapist for the minor child.

Attorney Miley argued Plaintiff has not been able to see the minor child in over two (2) months, and Plaintiff consistently calls the police because Defendant denies contact. Plaintiff suggested Defendant have a psychiatric evaluation and argued Defendant was not giving the minor child her cancer medication. Plaintiff called Child Protective Services (CPS) for an investigation.

The Court indicated his concern for the minor child. According to CPS reports, the minor child admitted that Plaintiff coached her into saying that Defendant was not providing medication and unsubstantiated the allegations. (CPS reports were substantial and all allegations baseless) The Court believes the problems lie with the Plaintiff and his inability to let things go and has failed to make decisions based on the minor child's best interest.

COURT ORDERED the following:

- 1) According to Truax and Rooney, it appears it may be in the best interest to modify custody. The matter was set for an Evidentiary Hearing on Defendant's Motion to Modify custody on 11/2/2021 at 1:30 PM. (Half Day Stack #4) The SCHEDULING Order shall be prepared by the Court's Judicial Executive Assistant (JEA) and provided to the parties and/or counsel;
- 2) Calendar call is set for 10/19/2021 at 11:00 AM;
- 3) Temporarily, the parties shall continue with joint physical custody. The Court instructed Mr. Miley to discuss with the Plaintiff in taking steps not to harm his relationship with the minor child and to make decisions as a parent;
- 4) Child support is DEFERRED;
- 5) Defendant's request to temporarily modify custody or visitation is DENIED;
- 6) Defendant instructed to keep Plaintiff informed of the child's therapy;
- 7) The Minute Order shall suffice, and a written Order is not required. Pursuant to EDCR 7.50.

INTERIM CONDITIONS:

FUTURE HEARINGS: Oct 19, 2021 11:00AM Calendar Call

Calendar Call (Stack #5-Trial set on Monday 11/29/21)(Continued from 10/19/2021)

Courtroom 02 Hoskin, Charles J.

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D-16-538413-C

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Child Custody Complaint

COURT MINUTES

October 19, 2021

D-16-538413-C

Thomas P. Bahr, Plaintiff.

VS.

Gesenia Arteaga, Defendant.

October 19, 2021

11:00 AM

Calendar Call

HEARD BY: Hoskin, Charles J.

COURTROOM: Courtroom 02

COURT CLERK: Blanca Madrigal

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

IOURNAL ENTRIES

- CALENDAR CALL

The Court NOTED neither party filed their pretrial memorandums, as instructed in the Case Management Order.

Plaintiff stated he was unaware of the requirement to file a memorandum and had concerns his Motion for sole legal and physical custody would be heard. Plaintiff asked the minor to attend therapy.

Defendant misunderstood the due date and tried to obtain counsel. That the minor child was enrolled in therapy, and she was in the process of completing the paperwork.

No objection by either party for a continuance of the trial date. To allow parties more time to file the pretrial memorandums and prepare for trial.

COURT-ORDERED, the Evidentiary Hearing scheduled on 11/02/2021 at 11:00 AM is

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RESCHEDULED to 11/29/2021 at 1:30 PM (Monday Date-Half Day-Stack#5). The Calendar Call date is CONTINUED to 11/16/2021 at 10:00 AM. Pretrial Memorandums are due by close of business on 11/09/2021. The trial exhibits filed on 10/18/2021 shall be STRICKEN from the record (Court Clerk will print exhibits for trial).

INTERIM CONDITIONS:

FUTURE HEARINGS: Oct 19, 2021 11:00AM Calendar Call

Calendar Call (Stack #5-Trial set on Monday 11/29/21)(Continued from 10/19/2021)

Courtroom 02 Hoskin, Charles J.

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Child Custody Complaint

COURT MINUTES

November 16, 2021

D-16-538413-C

Thomas P. Bahr, Plaintiff.

VS.

Gesenia Arteaga, Defendant.

November 16,

10:00 AM

Calendar Call

2021

HEARD BY: Hoskin, Charles J.

COURTROOM: Courtroom 02

COURT CLERK: Blanca Madrigal

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

JOURNAL ENTRIES

- CALENDAR CALL.

Both parties appeared in person.

Court noted that this Calendar Call is continued from 10/19/2021. The Court had reviewed each party's Pre-Trial Memorandum and asked if each party was prepared to go forward with Evidentiary Hearing, set for 11/29/2021 at 1:30 p.m.

Mr. Bahr noted that he did not believe that 90 minutes for the upcoming Evidentiary Hearing would be enough time for him to present all his evidence. He stated that he had 5 subpoenas, narrowed down from 15, including a guidance counselor from the child's school. He further claimed that there was an active investigation of abuse and neglect against the Defendant, Ms. Arteaga.

Court informed Mr. Bahr that the Evidentiary Hearing will be on Defendant, Ms. Arteaga's, motion for a request to modify custody not on any of his oral motions. Court noted that his only

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responsibility will be to respond to her arguments and any evidence that she presents in this regard.

Ms. Arteaga noted that she was prepared for the Evidentiary Hearing, that she was still planning on taking a parenting course, and that she had no idea to what Mr. Bahr was referring.

Mr. Bahr then requested more time to prepare the hearing, and upon the Court's inquiry, Mr. Bahr clarified that the allegations were under investigation and not an active action against Ms. Arteaga.

COURT ORDERED, Plaintiff, Mr. Bahr's request to reschedule the Evidentiary Hearing is DENIED. Both parties will appear in person for the upcoming Evidentiary Hearing scheduled on 11/29/2021 at 1:30 PM-Firm Setting.

CLERK S NOTE: The above minutes were prepared by Trainee, Carmen Rodriguez-Visek and reviewed by Courtroom Clerk, Blanca Madrigal.

INTERIM CONDITIONS:

FUTURE HEARINGS: Nov 16, 2021 10:00AM Calendar Call

Calendar Call (Stack #5-Trial set on Monday 11/29/21)(Continued from 10/19/2021)

Courtroom 02 Hoskin, Charles J.

Nov 29, 2021 1:30PM Evidentiary Hearing

Evidentiary Hearing: Defendant's Request to Modify Custody and Related Issues (Firm Setting-In

Person Trial)

Courtroom 02 Hoskin, Charles J.

PRINT DATE: 02/28/2022 Page 23 of 25 Minutes Date: Oc	October 04, 2016
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Child Custody Complaint

COURT MINUTES

November 29, 2021

D-16-538413-C

Thomas P. Bahr, Plaintiff.

VS.

Gesenia Arteaga, Defendant.

November 29,

1:30 PM

Evidentiary Hearing

2021

HEARD BY: Hoskin, Charles J.

COURTROOM: Courtroom 02

COURT CLERK: Blanca Madrigal

PARTIES:

Gesenia Arteaga, Defendant, Counter

Pro Se

Claimant, present

Gesenia Arteaga, Subject Minor, not present

Thomas Bahr, Plaintiff, Counter Defendant,

Pro Se

present

JOURNAL ENTRIES

- EVIDENTIARY HEARING: DEFENDANT'S REQUEST TO MODIFY CUSTODY AND RELATED ISSUES

Upon the Court's inquiry, Plaintiff stated that the minor child's pediatrician/oncologist was present to testify regarding the doctor's official report to Child Protective Services (CPS) against Defendant. The Court noted that CPS unsubstantiated the allegations. COURT ORDERED, the witness testimony would not be beneficial to the Court; therefore, witnesses EXCUSED.

Sworn testimony and Exhibits presented (see worksheet) closing arguments by counsel.

COURT stated its FINDINGS and ORDERED the following:

- 1) Matter taken UNDER ADVISEMENT; the Court will issue a written decision.
- 2) The following trial exhibits shall be STRICKEN from the case: Exhibits filed 10/19/2021, Exhibits

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filed 11/05/2021, and Exhibits filed 11/22/2021.

CASE CLOSED upon entry of same.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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DEFENDANT'S EXHIBITS

DATE: November 29, 2021 CASE NAME: Bahr v. Arteaga CASE NUMBER: D-16-538413-C

OFFERED **ADMITTED** DATE Proposed Obj a. Sunshine Collins, PsyD Report dated 10/14/2019 11/29/21 NO b. Copies of Photographs dated 10/18/2021 (Sept 16. 21) 11/29/21 Yes Yes



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

THOMAS BAHR 8975 W. WARM SPRINGS RD. #18-2128 LAS VEGAS, NV 89148

DATE: February 28, 2022 CASE: D-16-538413-C

RE CASE: THOMAS P. BAHR vs. GESENIA ARTEAGA

NOTICE OF APPEAL FILED: February 24, 2022

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

- \$250 Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**

 If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.

 \$24 − District Court Filing Fee (Make Check Payable to the District Court)**

 \$500 − Cost Bond on Appeal (Make Check Payable to the District Court)**
 NRAP 7: Bond For Costs On Appeal in Civil Cases
 - Previously paid Bonds are not transferable between appeals without an order of the District Court.
- ☐ Case Appeal Statement
- NRAP 3 (a)(1), Form 2
- □ Order
- ☐ Notice of Entry of Order

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. The district court clerk shall apprise appellant of the deficiencies in writing, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

**Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

Certification of Copy

State of Nevada	7	CC.
County of Clark	}	SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; CERTIFICATE OF MAILING; REQUEST FOR AUTHORIZATION TO PROCEED IN PROPER PERSON, WAIVER OF APPEAL BOND, AND TO TRANSMIT ENTIRE RECORD ON FILE; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; ORDER RESOLVING PENDING ISSUES AND VACATING HEARING; NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

THOMAS P. BAHR.

Plaintiff(s),

VS.

GESENIA ARTEAGA,

Defendant(s),

now on file and of record in this office.

Case No: D-16-538413-C

Dept No: E

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 28 day of February 2022.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk