

No. 74343-1-1

**IN THE UNITED STATES COURT OF APPEALS
DIVISION I**

JOHN B. VELEZMORO,
Respondent,

V.

KAROLYNA MARTYNOVA,
Appellant.

REPLY BRIEF OF RESPONDENT

John B. Velezmoro in Pro Se
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INTRODUCTION

The defense strategy is to distort the truth, exclude facts and dismisses expert's opinions. As an alternative, he offers extended research done by his office to support his claim. The defense attorney wants you to ignore the finds and recommendations of the court-appointed social worker Emily Brew M.S.W, the person who spends the longest studying the case, collecting reports and interviewing all parties involve and developing the family plan recommendations. He wants you to ignore the ruling of Judge Carol Schapira, with more than 27 years' experience as a judge. Instead the appellant's attorney Mr. Farren a corporate lawyer with limited or no experience in family law, but with unlimited resources at his disposal, wants you to carry out his client wishes, for this purpose he would present an extensive argument unsupported by any expert involve in the case and a disfigure picture of events that don't coincide with the reality of what happened.

Relationship Background

Met Karolina online in the middle of May 2011. We started to skype on the first week of June. By the third week of June we talk about me visiting her

in Russia or Switzerland, she had a trip plan to visit her sister in Switzerland. After talking about it for a few weeks she indicated that she wanted to come to the USA and it would be better if she came to visit, I offered to send a personal invitation for the embassy, making myself responsible for all her expenses. She mentioned that it would be difficult to obtain the visa that way and it would be much easier if a USA company send a work-related formal invitation (Exhibit 1).

By the end of July, I send her an invitation from my cousin's company, to participate in a training seminar. The plan was that we would spend our vacations together for 3 weeks and she would return to Russia in the middle of October.

She arrived in Seattle in September 2011. After our second night together she told me that she had an administrative job in BRIZ construction site and as soon as the construction was over so does her job. She knew that nurses were well paid in the USA and she studied to be a nurse in Russia. She asked for my help to stay here in the USA. I agree to marry her so she could obtain legal residency in the USA. We got married on September 29, 2011, just 2 weeks since her arrival. The Idea was to let her acquire legal residency in the USA and take our separate ways after that or stay together if the relationship was on solid grounds. During this time I learned

that Karolina met her previous husband a Swiss resident under the same circumstances she met me. Divorce him 2 years after they got married, obtaining Swiss temporal residency in the process, somehow the events of her first marriage mirror her second marriage (Exhibit2).

the 2 weeks before we got married everything was very pleasant, after the marriage, she would constantly get into arguments with my roommate and my nephew, regardless how small the issue was she would always scream. If I hugged her from behind, she would yell at me for not washing my hands before hugging her. It didn't matter if we both were wearing jackets. It was during this time that I asked her if she was ever been abuse and I meant any kind of abuse physical, emotional or sexual. She told me about several incidents when a muslim boyfriend in Switzerland used to beat her and take her money when both were high on drugs. That was the only time I asked her that question and her father or uncle touching her was never mentioned. By the end of December she announced she was pregnant, at the time I was in shock, this wasn't part of the plan and back then I had all kind of doubts about her. When the news sinks in a few days later, I became thrilled with the idea of being a father. We watched together a series of video about the fetus development in www.babycenter.com, we

follow every single recommendation from prenatal vitamins, folic acid to pre-natal exercise.

For a few weeks, the pregnancy brought us closer. By January 2012 we needed to submit her paperwork to the Immigration and Naturalization Services to process her temporal residency: the lawyers' and INS fees were about \$ 3,850.00. I told her that I didn't have that money in my account but I would withdraw money from my 401K and there was a 30 to 45 days waiting period to get the check by mail. She got upset with me but extended her unpleasant attitude towards everybody in the house. Even after she got her USA temporally residency, her attitude did not improve. I thought that her approach was related to being pregnant, moving to another country and living in a "boy's house". Unfortunately, this was Karolina. She would be in a perfectly good disposition and suddenly with minor incidents, she would experience sudden mood swings. She would constantly scream at anybody for no reason, including her own mother while she was visiting.

ISSUES PERTAINING TO APPELLANT'S ASSIGNMENTS OF

ERROR

1. The trial court did not abuse its discretion in its ruling on the Parenting Plan limitations.
2. The trial court did not abuse its discretion by relying on the testimony of Emily Brewer.

STATEMENT OF THE CASE

Response to Domestic Abuse Statements

I'm going to response to some of the statements made by appellant's counselor. Some of his statements seem to contradict each other, for instance, he said "Mr. Velezmoro is obsessed with his body and mixed martial arts fighting" and later on "Mr. Velezmoro frequently smoked marijuana and drank alcohol every day". Like all his statement it gives a cartoonish picture of reality. I did and still do yoga 3 days a week; I introduced Karolina to hot yoga. I eat healthily but I won't call this an obsession. In regards to alcohol and marijuana in average, I took 2 glasses of wine a week when having a nice dinner at home and I smoked marijuana rarely if I haven't done yoga for a while and I have a hard time sleeping. There are several writing testimonies from third parties about Karolina and myself behavior during the relationship and character letters from my ex-wife and every relationship I have been since my first divorce (Exhibit 3).

The Bathroom Incident: There was an argument in the Kitchen between Karolina and Cesar or Federico, I don't remember with whom but I could hear Karolina started to raise her voice. Before the argument escalated, I went to the kitchen I asked Karolina to calm down and tell me what was going on. She screams her lungs out insulting everybody in the kitchen, grabbed a coffee mug from the kitchen counter and furiously throw it on the floor, after that she went straight to the bedroom's bathroom. I follow her to the bedroom and knock at the bathroom door hard, telling her loudly we need to talk right now. When she open the door I noticed that she was crying, my first reaction was to hug her and comfort her, when I open my arm she received me punching my chest with a hammer fist. I grab her by under the elbows and told her "You can't continue acting like this, you need to stop doing this shit" I left the bedroom leaving her seating on the bathrooms toilet.

Formula feed: After Mia's birth Karolina spends 2 days at the hospital after a long, hard and painful childbirth. At the hospital Karolina was being assisted by nurses each time she was breastfeeding Mia, we even took a class regarding breastfeeding before we left the hospital. We got home around 5:00PM, by 7:00PM Mia woke up crying, Karolina intended to breastfeed Mia after trying a couple of time she told me that she was

crying for some other reason because Mia didn't want to eat. We took turns calming her down until Mia fell asleep again, by 8:30pm Mia woke up again and her crying was louder than before. Karolina once again intended to breastfeed Mia and once again told me that it must be something else because she didn't want to eat. I asked her, are you sure? She responded, I put my breast in her mouth and she doesn't want to eat. By then it was obvious that Mia was hungry, she didn't have any food since we left the hospital and newborn babies need to eat every 2 hours. Karolina and I were against formula as we knew that there was nothing better than mother's milk for a newborn baby but Mia was starving and Karolina couldn't feed her. Let me try formula then, I told her. She got upset and yell at me told me loudly "I would not give formula to my baby". To stop arguing I took Mia to the basement singing lullabies to calm her down. After 30 minutes, hearing that Mia didn't stop crying Karolina came to the basement, still upset asked me to give her Mia and telling me that she was going to try to breastfeed her again. The third time around Karolina managed to breastfeed Mia. There was never any other discussion related to breastfeeding or formula after that. I do not blame Karolina or myself for this incident; it was part of a steep learning curve that new parents go through.

Moving furniture: I was moving the crib from the nursery to our room and re-arranging the layout of the bedroom. Karolina came to the room when I was in the middle of everything, I asked her to push Mia's 45 pounds crib. I regretted I didn't take into consideration her C-section.

Kitchen incident: We were on opposite sides of the kitchen arguing over senseless issues when Karolina start to elevate her voice before she started to scream I got close to her and told her to relax and breath. She started to hammer-fist (Baby punches) hit me, I hold her by under the elbows, when she managed to bury her nails in my arms (Exhibit 4), I grabbed her by the wrists at that point she started to kick me, I hugged her kicking leg with one of my legs and continuously tell her to relax, instead she became more aggressive and started to bite my fingers and wrist. In the struggle, we fell on the floor hitting my knee first. She didn't hit her head as I was still holding her hands. On the floor on the top of her, resting on my knee and holding her wrists I asked her one more time "Are you going to relax", she checked her head up and down for yes and I let her go. When she got up she starts calling her mom who came down when everything was over. Later on in the afternoon, I bought her flowers and chocolates and told her that I wanted to make peace and I didn't want to have arguments like that

anymore, she took the flowers smiled and told me she would do a better job controlling her temperament.

Bedroom Incident: one weekend day I had the alarm clock set at 6:30am in the morning. When the alarm started ringing, Karolina complained about it and asked to turn it off in a rude manner. I pushed the snooze button and started to get dress seating at the edge of the bed, 3 minutes later the alarm ringed again, this time, I turned off. Karolina said something insulting and I responded with a sarcastic comment. She kicked my lower back really hard, expecting me to fall out of the bed but I didn't fall out of the bed, she sat on the bed and start hitting my back. Mia was sleeping in the middle of the king size bed and Karolina was leaning over Mia to hit my back. I graved Karolina's arms and by the wrist jump to her side of the bed to avoid waking up Mia. When I was on her side Karolina scratched my hands and arms, when she saw me bleeding she smile and continue to attempt to free herself. I told her, I'm not going to release you until you come down, relax. My words infuriated her more stabbing her nail harder on my arms. I cross her arms over her chest as if she was hugging herself and rest my arms on her when holding her. When she stopped fighting I let her go. At the time Karolina wasn't breastfeeding Mia, Mia was sound sleep and there were not pillows involve.

About Mia: From before she was born I was highly involve of every aspect her life, participating in childbirth preparation classes, to preparing all her pureed food from 4 months to 12 months, keeping her clean, taking turns to make her sleep, singing Spanish lullabies, her favorite place to nap was on my chest (See picture, Exhibit 5). The only time that I didn't share 50/50 responsibilities over Mia were the times, Tatiana, Karolina's mother came to help us. To which I feel very grateful for it. When Karolina started a 9 to 5 job as a medical assistant back in October 2013, until our separation in December, I was the primary caregiver. During those months, I took Mia everywhere with me, to my work, to visit clients, playground, keeping me company when cooking. Having Mia around when I was working was difficult but I enjoyed every minute we spend together. From being with Mia all day to don't have her at all was emotionally devastating, the saddest time in my life. From all the statements made by the appellant the one bellow is the most fascinating and laughable.

"Some of Mr. Velezmoro's behavior towards Mia concerned Karolina. For instance, he told friends that he purposely dressed Mia in gray and black boys' clothes so that she could choose whether she wanted to be a boy or a

girl when she grew up and stated that he wanted her to be gay. See CP 52, 57.

The irony of this statement is that as a Baby I don't record Mia owning any gray or black outfits. Who dresses a baby in black? From the moment she was born I call her "Princesa" or "Princesita" (Spanish for Princess) something I still do to these days, I bought her first dress before she was born. I can only imagine that this comment comes from 2 different origins. Once at the store with Karolina and Tatiana, every single item they picked for Mia was pink. I did mention that there was too much pink, if we have another child we should consider other colors in case we have a boy he would be able to use Mia's cloth. In another occasion during a thanksgiving dinner at Karolina's friend's house, we were talking about how kids respond to toys. My comment was that I wasn't going to put gender limitations on my daughter. If she wanted to play with trucks, G.I Joes or trains instead of Barbie or little ponies I was fine with that but I didn't want Mia to think that she has boundaries for being a girl. I think that's what they are referring to?

RESPONSE TO ASSIGNMENT OF ERROR

The final family plan writing by Mr. Farren and approved by Judge Schapira was stricter than the family plan recommended by court-appointed social worker Emily Brew, all evidence were taking in consideration including the credibility of some of the reports presented by the appellant. For instance, Karolina's mother presented a written declaration in Russian. Half of the events she described in the testimony happened when she was in Russia. When I asked her who type her testimony during cross examination. She couldn't respond, she didn't remember if the person was male or female and where it took place, she wasn't sure of anything. In her declaration, she mentioned this "He didn't help at all, he was lying on the couch watching UFC fights on his Smartphone" When I asked her, what the UFC is or what kind of videos I watched, she didn't know. There was no doubt that Judge Schapira and everybody in the courtroom had the same conclusion. She didn't write her testimony (Exhibit 6).

Is false to say that the trial court relied exclusively on one single individual testimony to support the approval of unsupervised visits after my daughter turn six years old. Several testimonies and reports were taking in consideration for this purpose.

Jay Williamson M.A, A therapist, study Michael Conte's report and Rick Minnich's report, I was under his care for over a year in a sex offender's treatment program. He testified over the phone on October 12th, 2015 hearing and a few months later wrote a letter saying that I completed treatment at his agency and I was ready for Phase II of the family plan. Phase I required professional supervision when Phase II, requires a family member or a chaperone to be present when visiting my daughter. When Mr. Comte recommended 2 years of therapy, Mr. Williamson considered unnecessary and concluded the program after one year. Mr. Williamson didn't want to be compensated for his testimony; he mentioned that it was part of his work (Exhibit 7).

Rick Minnich, The polygraph examination and plethysmography assessment he performs on me were presented during the October 12th hearing. Mr. Minnich was recommended by Mr. Comte and worked on several occasions with Mr. Williamson. The polygraph examination and plethysmography assessment I took with him, Identified adult females as my sexual interest (Exhibit 8).

Emily Brew M.S.W. Court appointed social worker. Ms. Brew spends a couple of months interviewing: Mr. Williamson, Pamela Taglovic (Community probation officer), Dr. Kimberly McDermott (Mia's

pediatrician), Kristy Archie (One of the visitation supervisors), Karolina, Myself and she also read Mr. Comte's report, Mr. Minnich polygraph examination, and plethysmography exam as well as every single visitation report. Mr. Farren, Appellant's lawyer question Ms. Brew credentials when they are similar to Mr. Comte, M.S.W "Master in Social Work", he finds objectionable her report as it questions the veracity of the appellant's testimony.

"While the incident report from that evening includes the mother's assertion that there had been prior physical assaults, there were no additional details included. Furthermore, there were no visible injuries noted by the responding officer. Given the mother's disdain for the father at that point in the relationship, the undersigned does have some concerns about the credibility of her report to law enforcement. It seems likely that the parties' relationship did not meet the mother's expectations and she was frustrated." (See Parenting Plan Evaluation Page 16, Exhibit 9)

"Given that there is no evidence to suggest that the father engaged in any controlling behaviors or any verifiable information to support the mother's claims of a pattern of physically assaultive behavior, the behavior does not meet the definition of domestic violence referred to in this report. For that reason, the undersigned has not recommended that a domestic violence

restriction is included in the Final Parenting Plan.” (See Parenting Plan Evaluation Page 16, Exhibit 9)

“it should be noted that the mother admittedly allowed the father to provide day-to-day care for the child from October 2013 (after the criminal charges had been filed) until the final separation in December of 2013. These arrangements suggested that the mother was not too concerned that the father’s possession of child pornography placed their child at risk in his care.” (See Parenting Plan Evaluation Page 16, Exhibit 9)

Ms. Brewer provided her testimony in court and refused to be compensated for her time.

Michael Comte M.S.W, He performed a psychosexual evaluation and treatment plan that was presented during the October 12th, 2015 hearing, his recommendation were taking in consideration by Ms. Brew when she wrote the family plan report. He also testified over the phone at the hearing October 2015. The median in court testimony hourly fee for medical expert witnesses is \$500/hour. The median testimony hourly fee for non-medical expert witnesses is \$275/hour (According to SEAK, Expert witness Directory). Mr. Comte charged the appellant \$2000.00 for 20 minutes over the phone testimony. Experts’ witnesses are not impartial

professionals who explain difficult concepts to the trier of fact. Rather, experts become advocates for the side who hired them.

Mr. Farren mentioned that the trial court erred by failing to award \$1,750.00 that was awarded to Karolina, \$1000 moving expenses and \$750.00 legal fees. I can imagine that judge Shapira took in consideration that Karolina never contributed with any house expense during the 2 years we live together. Even during the 3 months when I was removed from the house I was continue paying for all utilities and awarding \$750 in legal fees that were never requested, seems like an overreach from the judge who awarded the \$1,750.00 judgment.

Criminal Case Background Information

Back in June 2001, I moved to a house located at 13137 129th Ave NE in Kirkland WA, a Chinese co-worker who recently moves from Canada to the USA move with me. After several months living together, the company we work for asked him to move to China to become the representative in Asia. When he moved to Mainland China he left behind a cardboard box with personal items in my garage, he was supposed to come back to Washington in 9 months during that time I stopped working for Data-Line and we lost contact. By 2004 he contacted me, asking if I could return some expensive industrial wireless modems he left inside the

cardboard box in my garage, He also asked me to throw away anything else in the box. Between the items left behind were a jacket, a couple of Chinese CDs and a USB flash drive (Exhibit 10). The jacket and CD's when to the goodwill in Kirkland, the equipment back to the company and the USB flash drive I saved it to reformat for a later use. The USB flash drive stays in my desk drawer for several months until one day I was in need of a USB flash drive. I was expecting to find work related files, to my surprise, I found several files containing underage pornography. Undecided on what to do with it I placed it in my garage. Over the course of several years, I open the flash drive once or twice a year.

In April 2013 I decided to delete the files in the flash drive, for that purpose I took the flash drive to my workplace in Bellevue. I didn't feel comfortable doing it at home as I had my wife, child and nephew at home all the time and everybody had to access to everybody's computers. At my workplace I used a commune computer; I upload the contained of the flash drive directly into the cloud of my account johnvelezmoro@hotmail.com to bypass uploading it into the commune computer. When in my cloud I selected all the files I wanted to delete, after clicking delete nothing happened the cloud screen froze and the cloud was unresponsive. I log off from my account, waited 10-15 minutes and log in again. When I log in

the second time around the system denied me access to the cloud, instead, a warning sign would come out saying "Your account has been blocked for user's agreement violation". At that moment I started to sweat, took the flash-drive to the parking area and step on it several times until it was unusable. For the following few days, I was shocked, in fear and despair no knowing what was going to happen. When nothing happened in a couple of weeks I started to calm down thinking that maybe nothing was going to happen, I was happy that I destroyed the flash drive and all that was behind. I was wrong; on May 21, 2013, the police came to my house, knocking really hard and screaming "open the door Kirkland police" They got inside the house before I had the chance to open the door. As I was coming down from an upper floor bedroom I found several guns pointed at me, "don't move keep your hands up" I never had a gun pointed at me before and at that moment I had 20 police officers surrounded the house pointing guns, about 5 of them were dress in tactical gear, carrying machine guns. For someone who has never liked guns, the scene was nerve-wracking. They were shouting and screaming and ready to shot me if I didn't comply with their orders after they handcuff me they calm down and relax. I was told that they were there to serve a search warrant and took me to a van waiting outside. Inside the van there were Detective

O'Neal and Detective Vizarro waiting for me, they took the handcuff off, introduce themselves and started to ask me a question. From the van I could see that they were questioning my nephew and Karolina who was carrying my 9 months old daughter on her arms under the rain, I asked if they could let my wife and daughter get inside as being under the rain wasn't good for them. Detective Vizarro agreed with me and they let them wait inside the house. In the van, I asked the detectives, Am I under arrest. Detective Vizarro responded "no, but you are under investigation" I responded "If you don't mind, I'm going to step outside and stand next to my nephew" when I was making the gesture to open the van sliding door, detective O'Neal grab me by under my right shoulder and told me "I have enough evidence to arrest you right now, so you better start talking or I would take you to jail" During the hearing on October 12, 2015, when under oath Detective O'Neal completely denied saying this.

They made me believe that they would hold me for as long as they wanted unless I started to talk. At the moment, I was thinking about Karolina, I needed to take her to her job in New Castle, Federico (My nephew) was scheduled to take one of his finals exams at UW and he was standing in the rain waiting for everything to be over. When my head was spinning all over one of the detectives said "You should talk, cooperating will make

things easier on you” I agree to talk under intimidation, stress and psychological pressure.

After agreed to talk they turn a recording device and started to interrogate me. On the spot, I made a story about finding the flash-drive at the park and I did say that “I found a little treasure” in the context that I found the flash-card at the park and from there on I told them whatever they wanted to hear agreeing with their questions.

Do you use stories to match them with the picture? Yes, do you browse the internet for these items? Yes. The more I was agreeing with them the more pleased they were. Finally, I told them where to find the broken pieces of the flash drive, by that moment they were friendly, they brought me shoes and water from the house and complement me for collaborating with their investigation. The forensic evidence obtains by Kirkland police from all my computers, new and old, desktop and laptops only confirm what I said later on. I open the flash drive in a few occasions; I did not search for this material on the internet and I did not storage or hide this material in any device.

I don't want to dismiss or diminish my crime, I declared myself guilty for the crime of being in possession of underage pornography. For that crime, I did 2 Months of house arrest, one-year probation, got label a sexual

predator and live with a serious social stigma against me in a community I have been living for more than 15 years, besides that my job employment opportunities have been dramatically reducing due to my criminal records.

Domestic Violence Arrest

On Sunday 8, December 2013. we agree to go to a kid's party at 1:30, after running a few errand in the morning I arrived at my home at 1:40 to pick Karolina and Mia up to go to the party. Karolina told me that she didn't want to go and never told me that Mia was sick.

At the party, I met with Martin my cousin who previously offers me to accompany me to Kent's Court House the following day for a hearing in a pending case against me.

When I returned home around 4:30pm, Karolina was visibly upset. She took Mia to our bedroom and slams the door after her. I told my cousin that we should leave the house to give her time to calm down. After spending a couple of hours in my office in Bellevue we returned to the house at around 6:45pm. The situation didn't change it became worst, she fell into a rage, any attend of communication was responded with a shouting voice.

Most of her actions were direct to aggravate me, in one of those moments when she saw me passing by she lifted my daughter's rocking horse and

throw it a few feet away. When I asked her why she did it, she answered
“I do whatever I want”

To evade her side I went to my home office to the upper floor where my
cousin was waiting for me. When we were talking we could hear her
hitting things with the broom (the shoe rack, walls, furniture..etc.) to get
my attention. During this time my cousin Martin was telling “No pises el
palito” Spanish slang for “don't bite the bait”, as our conversation and the
background noise continue we hear one very loud noise. When I came
down to see what was going on I could tell that Karolina smashed Mia's
stroller against the wall. I looked at her and told her, you need to relax and
stop doing that, her response was “You don't tell me what to do....
fucker” after insulting me she started shouting about me not taking my
shoes off when I got to the house. At that point, I completely ignore her
and went to the kitchen. While I was in the kitchen and she was by the
house entrance, she asked if I was going to take my car to go to court on
Monday. I walk to her and told her yes, She starting shouting again about
needing the car on Monday. At that moment Mia was standing between us,
her lower lip and chin started to shake, a prelude of crying. When I saw
Mia, I got upset, got close to Karolina and place my forehead against hers
and told her “YOU NEED TO STOP SCREAMING, YOU ARE

SCARING MIA” and turn around picked up Mia from the floor to calm her down, as I was walking away she hit me in the middle of the back.

With all the commotion Martin came down and took me and Mia upstairs when we were upstairs she continues insulting me. “You are a motherfucker, you are not a man, you are coward”

When things got quiet, I went to the kitchen carrying Mia with me. As I was coming down, she was waiting for me, giving me a middle finger and placing it against my face. I ignore her and continue walking towards the kitchen, she continues insulting me.

In a moment when Martin came down and I was holding Mia, she punches me hard under my right ear, moving my head against Mia. fortunately, Mia didn’t get hurt but she got scared and start to cry again, Martin got between us and told me. “This is going to get worse before it gets better, we should leave now” When Mia got quite I put her down and we left the house. As we were leaving Karolina continue shouting “Take your fucking cousin out of here” (Martin’s Testimony Exhibit 11)

When we were driving around she called me and asks me,

Karolina: What time are you coming back to the house (She sounded completely calm)

John: Why.

Karolina: I need the car.

John: No sure yet, let me call you later

Karolina: I need to get somewhere before 8o'clock

John: Ok, I would call you later

After I hung up she called 3 more times, I did not answer, right after the third call we exchanged texts.

Me: Honey I'm at the store what do you need?

Karolina: I just need a car.

Karolina: When will you be here?

Karolina: So u just took a car? And who r u after that?

Karolina: I will call a police that u knocked my head!

Karolina: U r so coward! First knocked my head and now run away because afraid of what you did? (Text picture Exhibit 12)

3 hours later, I was contacted by Kirkland police and arrested.

During the assault charges hearing on August 17, 2015. Case # 38639 City of Kirkland vs. Velezmoro-Eme, the court found me not guilty. They found hard to believe that a 220 pounds man would head butting a 120 pounds woman and leave no marks or at least a little red spot. Besides her verbal testimony, no evidence was presented regarding any domestic violence event she mentioned when on the other hands I had scars on my

arms and pictures showing them. Instead of calling 911 immediately, she called several people, including myself, not the typical behavior from someone who is scared. On September 9, 2015. The violation of the not contact order Case #14-5005. City of Kirkland vs. Velezmoro-Eme, The case was dismissed due to conflicting and competing orders between King County Superior Court House, where I was allowed to visit my daughter and Kirkland Court, where I wasn't allowed to have any type of contact.

**Response to Statements, After the Separation and Before the
Dissolution**

Allegation # 1. I find it difficult to believe that Karolina claims that Mia is sleeping more peacefully because “I’m no longer in her life”. Her favorite place to nap until we were separated was my chest (Exhibit 5). I rocked her and sing lullabies in Spanish; her favorite was “Que lindo tus ojitos” translate to “how pretty your eyes are”. Every professional supervisor agrees in their reports that I have a close bond with my daughter (Exhibit 13).

Allegation #2. She knew about the pornography allegations from the moment she received legal assistance. She mentioned it in the made up disturbing statement from her Mother. I find Karolina’s accusations are

suspiciously timed. If she was so concerned about Mia, why didn't she call CPS or take some other action before making these accusations? It doesn't make any sense. In fact, at the December 31st, 2013 hearing on the DVPO, Karolina stated on the record that she thought I was a good father. After she received the eviction note from the landlord, all these accusations started to show up as retaliation. Karolina, her Mother and her counsel, all accused me of being involved in her eviction. It was my responsibility to do house payments when Federico moved out, by the time I was removed from the house to the time I went back to the house, I stopped making payments due to my financial situation and new legal expenses. Nevertheless, I took care of the house utilities, left money for Mia and diapers and dog food when visiting my baby. We tried to arrange for the short sale of the house to extend Karolinas time in it but she refused to help in the short sale process and contacted the police to get me arrested for violation of the not contact order. When the owner learned about the situation, he didn't have any other option available besides the eviction note.

Allegation # 3 After the property was vacated by Karolina, Federico Alvarez, the owner and Martin Sifuentes moved into the house. I moved in the house a week later invited by Federico Alvarez, for this purpose I

called Kirkland Police asking if it was ok to move back. A couple of officers showed up to verify that Karolina wasn't living there anymore and allow me to move in after they revised the house.

Allegation #4 I requested permission to change the house locks back on January 11th 2013, the house had a broken digital lock without a key; the house was permanently open before I changed the locks. We needed a working lock for safety and to place the house on the market. She was also informed of the house ownership and my intention to pick up some specific items from the house. Nothing belongs to Karolina was taken.

Allegation # 5 I missed 20% of my visits to Mia, 2 cancellations were my fault due to work related issues; another 2 cancellations were done by the Karolina claiming that Mia was sick. The remaining 5 cancellations were done when there were no professional supervisors available. Children First (The Supervisors provider) had a limited number of supervisors, Jonathan Milstein Children First manager mentioned that Karolina, rejected 2 supervisors, making it hard to find available supervisors to take 2 hours assignments (exhibit 15).

Response to the Dissolution Trial and Parenting Plan

Michael Comte did not diagnose me with a pedophilia disorder and never confirmed any suspicious regarding that. He stated that “he was erring on the side of caution” and presented a few recommendations that were strictly followed. In regards to Emily Brew testimony, she was one of the potential witnesses in the first witness list submitted by Mr. Farren, Karolina’s Counsel. In a secondary witness list from Mr. Farren, her name was excluded. Judge Schapira gave us the opportunity to have her as a witness base on the fact that she wrote the parenting plan recommendation report and nobody invested as much time as her studying the case. Mr. Farren wrote: “No report or other documents prepared by Ms. Brewer was ever offered or admitted at trial”

King county Superior Court appointed Social Worker Emily Brewer to write a report base on her research findings and translated into an effective Parenting Plan for the wellbeing of Mia Velezmoro. I didn’t agree with some of her finds but I accepted. Ms. Brewer report was not a piece of evidence offered or admitted, it was the family plan, the central part of the dissolution trial. For most of the trial we discussed, Ms. Brewer’s recommendation and Mr. Farren himself wrote the changes to the Parenting Plan base in the original recommendations.

The statement above is like many other statements Mr. Farren produced, deceitful and devious. Like asking Ms. Brewer to explain my decision to make my daughter homeless, when he knows perfectly well the landlord evicts her from the house when she refused to assist with the sale of the property or accusing me of failing to attend visits with my daughter, When his client rejected two supervisors for not reason, making it difficult to schedule and secure supervisors for a 2 hours visit.

Proposal

The issue identified in this appeal is the continuous use of a lay supervisor/chaperone after Mia Velezmoro turn 6 years old on August 21, 2018, while the Parenting Plan mandate unsupervised visits after that date. Mr. Farren, Counsel for Karolina alternative to carrying out his client's Wishes is the court of appeal. While in reality, I don't oppose having a lay supervisor/chaperone after August ~2018. A simple phone conversation Would have been more appropriate. My only requirements for this would be:

- The lay supervisor doesn't interfere with any activity plan for the day.
- To don't change supervisors constantly.

- To have direct contact information for the assigned person and arrange visits directly with the lay supervisor.
- Mia needs to be comfortable around this person.
- If compensation is required, it should be done by Karolina.

My requirements are uncomplicated and fair. In the current arrangement the counsel and his client set up several rules that are not part of the Family Plan, for example, Karolina gets to decide how much I pay to the supervisor. I can't have supervisors contact info and I can only ask questions related to the visit. When they were supposed to choose a neutral party. Karolina decided to use a senior member of her community and her co-workers as lay supervisors.

ARGUMENT

A. Legal Standards

1. Standard for Review

“The trial court's findings of fact will be accepted as verities by the reviewing court so long as they are supported by substantial evidence.” *Ferree v. Doric Co.*, 62 Wash.2d 561, 568, 383 P.2d 900 (1963).

“Substantial evidence is that which is sufficient to persuade a fair-minded person of the truth of the matter asserted.” *King County v. Cent. Puget Sound Growth Mgmt. Hr'gs Bd.*, 142 Wash.2d 543, 561, 14 P.3d 133 (2000).

“We [will] uphold the trial court's findings of fact if In re Marriage of McDole supported by substantial evidence.” *Chapman v. Perera*, 41 Wn. App. 444, [449,] 704 P.2d 1224, [review denied, 104 Wn.2d 1020 (1985)].

“We do not reverse a trial court's decision to modify a parenting plan under RCW 26.09.260 unless the trial court exercised its discretion in an untenable or manifestly unreasonable way.” *McDole*, 122 Wn.2d 604, 859 P.2d 1239.

Velickoff v. Velickoff, 95 Wn. App. 346, 352-353, 968 P.2d 20 (1998).

“We do not review credibility determinations or weigh evidence on appeal.” *In re Marriage of Meredith*, 148 Wn. App. 887, 891 n.1, 201 P.3d 1056, review denied 167 Wn.2d 1002 (2009).

B. The trial court did not abuse its discretion in its ruling on the Parenting Plan limitations

The Appellant claims that the trial court failed to enter an order that was in the “best interest of the child” and should have imposed limitations to the Parenting Plan.

The trial court properly evaluated the statutory factors in the parenting plan modification statute, RCW 26.09.260, and the parenting plan restrictions statute RCW 26.09.191, complying with its paramount duty to protect the child.

Under RCW 26.09.260(1), a court may order modification to a parenting plan where it finds, “that a substantial change has occurred in the circumstances of the child or the nonmoving party and the modification is in the best interests of the child and is necessary to serve the best interests of the child.”

“the court may not impose limitations or restrictions in a parenting plan in the absence of express findings under RCW 26.09.191.” Katara v. Katara, 125 Wn. App. 813, 826, 105 P.3d 44 (2004).

A court acts on untenable grounds when its factual findings are not supported by the record; it acts for untenable reasons if it uses an incorrect standard of law or the facts do not meet the requirements of the standard of law. State v. Rundquist, 79 Wn. App. 786, 793, 905 P.2d 922 (1995), review denied 129 Wn.2d 1003 (1996).

As stated earlier the trial court found there was insufficient evidence to show there was any domestic violence.

Courts also may impose other restrictions as necessary to further the best interests of the child. RCW 26.09.191(3)(g). The trial court is not required to follow the recommendations of an expert witness; it must make its own assessment of the child's best interests. *In re Marriage of Swanson*, 88 Wn. App. 128, 138, 944 P.2d 6 (1997), review denied 134 Wn.2d 1004 (1998).

The Court of Appeals held restrictions entered in a parenting plan pursuant to RCW 26.09.191(3) must be supported by an express finding that the parent's conduct is adverse to the best interest of the child. *In re Marriage of Katare*, 125 Wash.App. 813, 826, 105 P.3d 44 (2004) In *Watson*, 132 Wash. App. at 227–28, 130 P.3d 915, the trial court imposed restrictions on a father's visitation time based solely on the mother's unfounded allegation that he had abused their daughter. The Court of Appeals reversed because “the unproven allegation of sexual abuse [did] not provide substantial evidence in support of the visitation restrictions” and the remaining evidence weighed in favor of the father. Clear, cogent and convincing evidence means that the ultimate fact in issue must be shown by substantial evidence to be "highly

probable." *Krause v. Catholic Community Servs.*, 47 Wn. App. 734, 746, 737 P.2d 280, review denied, 108 Wn.2d 1035 (1987). We determine the sufficiency of the evidence based on the record as a whole.

C. The trial court did not abuse its discretion by relying on the testimony and report of Emily Bower

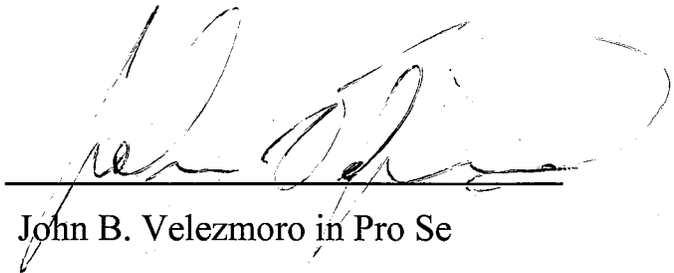
The Appellant claims trial court erred its use of the testimony of Emily Brewer to make its decision. The social workers in these types of cases are the eyes and ears for the judicial system.

Determining the admissibility of expert evidence is largely within a trial court's discretion. *Philippides v. Bernard*, 151 Wash.2d 376, 393, 88 P.3d 939 (2004). “[T]he exercise of [such discretion] will not be disturbed by an appellate court except for a very plain abuse thereof.” *Hill v. C & E Constr. Co.*, 59 Wash.2d 743, 746, 370 P.2d 255(1962).

CONCLUSION

For the foregoing reasons, the appellant’s arguments that the trial court erred by abusing its discretion is without merit so this appeal should be dismissed.

Respectfully Submitted,

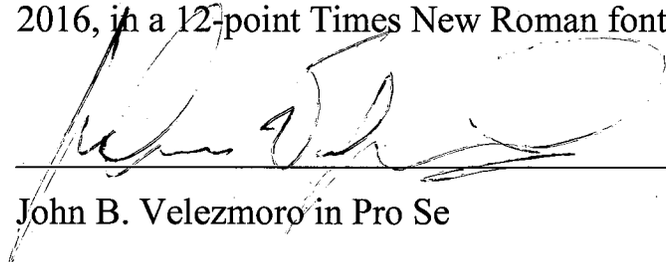


John B. Velezmoro in Pro Se

Dated at Kirkland, WA this 6th day of October, 2016

CERTIFICATE OF COMPLIANCE

- (1) Complies with Federal Rule of Appellate Procedure 32(a)(7)(b) because it contains 8,139 words, 812 lines, excluding the parts of the brief exempted by Federal Rule of Appellate Procedure 32(a)(7)(b)(iii); and
- (2) Complies with the typeface requirements of Federal Rule of Appellate Procedure 32(a)(5) and the type style requirements of Federal Rule of Appellate Procedure 32(a)(6) because it has been prepared in a proportionally spaced typeface using Word 2016, in a 12-point Times New Roman font.



John B. Velezmoro in Pro Se

Dated at Kirkland, WA this 6th day of October 2016

CERTIFICATE OF SERVICE

I declare under penalty of perjury that on this day I caused a copy of the foregoing document to be served upon the following via the means indicated:

Davis Wright Tremaine LLP

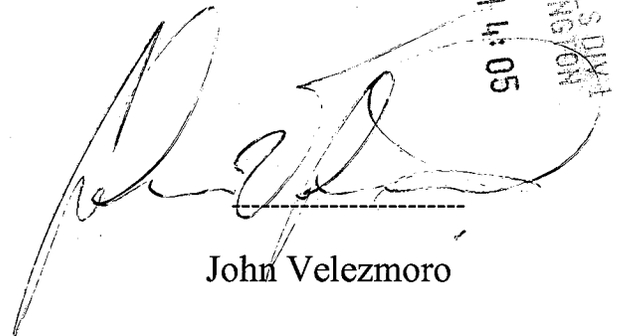
Attorneys for Appellant Karolina Velezmoro (X) By U.S. Mail

Rhys M. Farren, WSBA #19398

rhysfarren@dwt.com (X)

(X) By E-Mail

Dated at Kirkland, Washington this 6th day of September 2016



John Velezmoro

FILED
COURT OF APPEALS
STATE OF WASHINGTON
2016 OCT -6 PM 4:05

EXHIBIT LIST

EXHIBIT(S) OF <u>Respondent</u> (Indicate plaintiff or defendant)		John B. Velezmoro Respondent, v. Karolina Martynova Appellant.		Case No. 74343-1-1
Date	Identification		Description	Offers, Objections, Rulings, Exceptions
	No.			
06/29/2011	Ex. 1		Invitation letter for American Embassy in Russia	
05/09/2007	Ex.2		Karolina Divorce papers from Switzerland	
2014	Ex. 3	Several testimonies	Character Witness	
07/2013	Ex.4	Photos	Kitchen incident pictures	
2011-13	Ex. 5	Photos	Mia's nap Photos	
04/2014	Ex.6	Testimony	Tatiana Martynova fake testimony	
04/18/2016	Ex.7	Letter of completion	Letter of completion, Letter as a victim, letter as perpetrator.	
07/01/2014 03/05/2014	Ex.8	Reports	Plethymography Assessment Polygraph Report	
04/13/2015	Ex.9	Parenting Plan	Emily Brewer Parenting Plan Recommendation Report	
10/2015	Ex.10	Email chain	E-mail Exchange between Jay, John & Feng	
03/18/2014	Ex.11	Witness testimony	Witness to the events that took place December 8, 2013	
12/08/2013	Ex.12	Text message	Messages send on Dec, 8 2013 Before the arrest.	
04/20/2014	Ex.13	Visit report	First visit with Mia after 90 days without seeing her.	
01/2014	Ex.14	Email Chain	Between Karolina and myself regarding house lock	
2014	Ex. 15	Emails	E-mails between Jonathan Milstein and my self	

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 COURT OF APPEALS DIV 1
 STATE OF WASHINGTON
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Exhibit 1

Invitation to be used at U.S.A

Embassy in Russia

July 29, 2011

Consulate General of the USA

Dear Visa Officer,

We cordially invite **Ms. Karolina Shyueli**, BRIZ CONSTRUCTION COMPANY's representative to visit our company KISTLER SENSORS located in Bellevue, Washington on September 6 through September 11, 2011. During her visit, she would stay at the Residence Marriot Hotel, located at 605 114th Ave SE Bellevue, Washington 98004, USA, phone # (425) 637-8500, and Reservation number 88237254

Itinerary:

September 6th -7th

Training seminar on the use of sensors and its implications on the construction industry.

September 8th

Visit to **Engineered Process Controls** in Woodinville, Washington for a field demonstration

September 9th

Individual meeting with Kennan Yilmaz (General Manager) and Martin Sifuentes (Global Sales Manager) to discuss sale and distribution in Russia.

September 10th

Wine tasting event and farewell dinner for all participants.

KISTLER SENSORS would assume all financial responsibility incurred by **Ms. Karolina Shyueli**, on this visit. I appreciate your prompt attention to this matter. If you have any questions, please feel free to contact us at 1-425-453-8533 or send an email to martin.sifuentes@kistlersensors.com

Kind regards,



Martin Sifuentes
Global Sales Manager
206 963 6282

Exhibit 2

Karolina divorce, after being married for
2 years

Translated from German

Canton Aargau
Laufenburg district court
Gerichtsgasse 85 P.O.box
5080 Laufenburg
Tel. 062 874 12 47
Fax 062 874 29 45

OR.2003.50019
Sc / Kn

Chairman of Laufenburg district court

Enacting part of decision dated May 14, 2004

On general legal procedures

Re: Suit of

Roman Schüeli, 07.19.1964, from Beggingen SH, Lendenbergstrasse 72,
8226, Schleithelm SH,

Plaintiff,

Versus

Carolina Nikolaevna Schüeli-Martynova, 07.31.1981, Russian citizen,
Delivery address: G.Kuhn, Legal counseling office, Bibenlosstrasse 49,
5620 Bremgarten AG,

Defendant,

in connection with **dissolution of marriage**

(according to § 227 of Civil Procedural Code)

decision:

1. To dissolve marriage of the parties concluded on 08.28.2002 at civil registry office of Brigels GR on a basis of joint statement on dissolution of marriage.
2. To approve judicially Agreement of additional consequences of dissolution of marriage dated 01./12.02.2003 on a basis of article 140 of Civil Code on the following items:

"2. Household articles and movable property

The parties declared that they already have come to agreement on division of household articles and movable property.

1. Alimony

The spouses have mutually disclaimed the alimony.

The ground of this statement:

Net income of the Defendant	Fr. 2'700.00 per month
Net income of the Plaintiff	Fr. 20'000.00 taxable annual income

Property of the Defendant	Fr. 0.00
---------------------------	----------

Property of the Plaintiff	Fr. 1'100'000.00 taxable property
---------------------------	-----------------------------------

2. Right of property

Each party will receive property right to the articles solely owned by them at present moment, and, accordingly those articles property to which is registered on their names respectively.

3. Pension benefit

The parties have declared that neither Plaintiff, nor Defendant have pension benefit deposits opened over period of their marriage.

4. The ground of Agreement on dissolution of marriage

The parties assure that within the framework s of negotiations with respect to the said agreement both of them were fully informed about their property and financial status and that all valuable property is included into property and legal agreement.

The parties have taken into consideration that the reticence of component parts of the incomes or property serves the grounds for other party to dispute the present agreement on dissolution of marriage in connection with misleading of fraud, if necessary (article 23 ff. OR)".

3. As both parties are not members of any pension benefit society and therefore there are no deposits subject to division, then such division is meaningless.
4. The spouse who has changed his/he surname when marriage was concluded, may apply to the competent civil registry office within one year upon coming into effect of this decision with respect to changing his/her surname to hereditary surname or maiden name.
5. a) Costs consisting of litigation fee in amount of Fr. 800.--, administrative fees and expenses in amount of Fr. 100.--, total Fr. 900.--, shall be paid by the Plaintiff in amount Fr. 650.—and by Defendant in amount of Fr. 250.--.

b) Costs of making official copy of this decision as well as its handing are taking into consideration and shall be paid by the parties according to distribution of costs specified in item a).

6. The expenses of the parties are subject to compensation.

Handing of decision to the parties

Informing Civil registry office of Schleithelm and Beggingen

Laufenburg, 05.14.2004

Chairman of the Court / signature /
Stamp: Laufenburg, Chairman of district court

Stamp:

The Supreme Court of Aargau

The authenticity of signatures of officials of law enforcement agencies of canton Aargau who signed this document is hereby certified.

Aarau 05.07.2007; On behalf of Administration of Justice / signature /

Note:

The parties may apply to court registry in order to receive **full official copy** of this decision which will also include the grounds of the decision **within 10 days** from the moment of handling of this enacting part of decision.

If neither party requires the full official copy of the decision within the mentioned period of time, the decision will come into effect.

Stamp:

Certification

This decision came into effect on 06.04.2004

Laufenburg, 04.23.2007

Secretary of the Court / signature /

Stamp:

District Court, Laufenburg

Stamp:

True copy

Laufenburg, 04.23.2007

Secretary of the Court / signature /

APOSTILLE

(The Hague Convention from October 5, 1961)

1. Country: *Swiss Confederation, canton of Aargovia*
This public document
2. has been signed by *Annaros Fischer*
3. acting in the capacity of *Secretary*
4. bears the stamp/seal of the *Supreme Court of canton Aargau*
Certified
5. at 5001 Aarau
6. on *May 09, 2007*
7. by the **PASSPORT- AND PATENT OFFICE OF THE CANTON OF ARGOVIA**
8. under the No. **1494**
9. stamp/seal: *Passport- and patent office of the Canton Argovia*
10. Head of the office: *Tanja Schlatter / signature /*

Stamp:

Passport- and Patent office. Canton Argovia

-----The end of translated document-----

Exhibit 3

Witness and character witness.

I have known John for 7 years, I was his roommate for 5 years. I was there the day that Karolina moved in to the house. We welcomed her with open arms and tried to make her feel comfortable but from the beginning she showed a weird behavior.

. A few days after she moved with us John was making a Tea for Karolina and himself, he heated the water in the microwave after that he placed the tea bag in the cup and gave one of the cups to Karolina. Karolina throw everything in the sink and said "TEA NEEDS TO BE BOILD, NO'T MICROWAY IT". At the time she was just a guest in the house.

. In another occasion John and I were talking in the kitchen when Karolina was on the phone in the dining room, she stopped and scream at us 'SHUT UP, DON'T YOU SEE I AM TALKING ON THE PHONE". Her reaction came out of nowhere as always did.

After she moved in and I noticed her behavior I avoid spending time in the house but I spent enough time to hear her scream at anybody (John, Fico or her own Mother when she was visiting) and throwing Coffee mugs to John or the floor out of rage.

I moved out of the house after a year to evade what became a toxic environment.

John is a tree hugger that recycle everything, makes his own compost fertilizer, grow his own vegetables, practice yoga, and cares about animals and by all accounts a great father.

I don't think that Karolina is a bad person but her neurotic behavior needs to be address by a professional therapist and I hope she gets better for her own good and the people around her.

If there is anything else required from me or you need more witness of Karolina behavior please contact me at 1-770-841-9316.

Regards,

Cesar Paez 3-17-14

Cesar Paez

Date:

March 18-2014

I met John around 7 or 8 years ago. He was working as a real estate agent and I knew from other people that he was very successful with his business. He became a closer friend after some time and gained my respect and sympathy because of his kindness, tranquility, generosity, and because of our common love for literature, music, and art.

Through the years of our friendship, I had the opportunity to meet several members of John's family. His nephew, a bright young guy whom John helped to pursue university studies and kept as his young brother by always helping him with everything he could. I met one of his sisters, and his mother, both are compassionate, kind, and well educated ladies from Peru.

I can't think of someone more generous and full of love than John is. I remember a time when I did not have a job and John knew I was having a hard time with my expenses. One day and without me asking him, he came to my apartment in Seattle with \$500 cash and said....take this money.... pay me if you can later or take it as a gift.

When he became my friend I gained a family. I had always a warm place to spend Christmas, Thanksgiving, and all the special days. I remember him cooking abundant food for all the ones that wanted to come over. He even invited a neighbor that lived alone to celebrate with us. His reunions always were full of happiness and cordiality. I never heard from him a bad comment about anybody nor witnessed him have a bad attitude about anything or anyone. After I got married my husband Roy became John's friend too. We all shared many great moments together.

Three or so years ago John introduced me to his girlfriend Carolina. After meeting her, I invited them for a drink in downtown Kirkland. She was sitting between John and I at a bar table and I remember she hardly responded when I said hello. I tried in many ways to start a conversation with her and she did not look at me. She looked angry and frustrated I did not know why. I remember telling John "maybe she wants to go home, tell her that if she does not feel well she can go home and I can give you a ride shortly". She left very upset that day and after that I could not meet John for long time.

After some time, John invited me and my husband Roy to meet them at a night club to listen to salsa music. He said he was going with his now wife and another friend. I was happy to see my friend John again, but that night was not very fun.

We sat together at a table with John and Carolina sitting in front of us. She did not say a word the whole time. She looked at my husband and I with hatred. My husband was shocked by her attitude but it got much worse. We tried to talk to her several times to make her feel better but she did not respond to any of our comments and kept ignoring us, looking us with rancor, and then finally lashing out towards us and screaming something unintelligible.

We decided to leave the table for some time because of her aggressiveness and we were very uncomfortable. After 15-20 minutes we decided to just leave as this was not fun. However, we offered to take her home if she was tired or uncomfortable and John wanted to stay with his friend longer. She responded to my offer with a very aggressive statement. Something like "get lost bitch" ...and made us feel scared. All the people that were sitting at the table were asking who that "angry crazy girl" was and why she was acting this way. None of us understood nor still do.

After that time we did not hear much from John. We did not contact him either because we thought his wife could have serious personality issues and my husband especially didn't want to be around her. We knew they had a baby girl and were sad that we did not have the chance to meet her but thought it was best.

I cannot see John either been aggressive nor violent with anyone. In fact based upon our experience she is the aggressive and violent member of the couple. I am sure there are many, many other people like me that have been helped by John without any particular interest and can testify he has the best heart and is one of the kindness people we can find at these times. I have always enjoyed John's cordiality, fraternity, and happiness and can vouch for his outstanding character.

Diana Leal Kuntz

Diana Kuntz

Roy David Kuntz

Roy David Kuntz



John Velezmoro <johnvelezmoro@gmail.com>

Affidavit

1 message

Diana.L.K <dleal@medialunaagency.com>
To: John Velezmoro <johnvelezmoro@gmail.com>

Tue, Mar 18, 2014 at 6:12 PM

Lamento mucho lo que te esta pasando. Carolina me callo super mal cuando hizo su esenitas en el bar y mucho peor cuando se puso grocera y bulgar en el club, Roy y yo no quisimos decirte nada por que se te veia enamorado. Ahora todos podemos dar gracias que no es parte de tu vida. Te mereces alguien mejor.

D.



Diana L.K.

Creative Director

p 206.446.5571

Skype:MedialunaAgency

www.MedialunaAgency.com

www.facebook.com/MedialunaAgency

twitter.com/MedialunaAgency

March 14, 2014

Your Honor:

My name is Federico A. Alvarez, and I am John Velezmoro's nephew. I have live with John at the house located on 13137 Ave. N.E. since March 2006 until July 2013, close to two years after Karolina moved in.

Karolina's aggressive attitude started about three to four months into her pregnancy, and at first seemed to be only unwanted gestation symptoms. When angered, she would scream and violently reaction to anything around her: mostly throwing and breaking cups, slamming doors or cursing. John's reaction has been consistently trying to calm her down by sweet talking to her, or when possible, avoiding her altogether until she had release all her anger.

By the time baby Mia was born and Karolina's mother came to visit, these anger attacks were taking place about every other day. Multiple times I came home to find Karolina screaming at her defenseless mother for long periods of time. While sometimes I felt compel to act, John was trying his best to give Mia a perfect childhood: his father has been an absent figure most of his life. The idea of creating more family disputes always restrained me, even when Karolina's conflictive behavior was impossible to ignore.

On one opportunity when we were about to leave for the zoo, Karolina got into a discussion with her mother. We were outside the house, on the car: I was seating on the front passenger seat, while Mia and Karolina's mother where seating on the middle and left back seats respectively. When Karolina came out of the house she went yelling to where her mother was, and open the car door. It was unclear to me what her intention was, but her arm was clearly raised. At this point John, who was opening the driver's door, wrapped his arms around Karolina. I could heard John whisper to Karolina: "Honey, it's your mother. Try to calm down". To this Karolina replied kicking and digging her nails on John's arms until he released her. She accompanied us on the trip, now quiet but with a disdainful behavior, like a grounded kid.

I have a bad habit of burning any outdated documents with personal information. On the afternoon Sunday July 7th 2013, with John's permission I was burning papers on a small fire table located on the house deck. Karolina came to the deck screaming at me, then turned to pick up a sheet laying on handle bar and then left. I was confused by the situation, and before I realized, she was back and tried to hit me. Her fist closed, and her right arm was quickly swinging towards my left shoulder. I stepped back just in time to avoid the punch, and immediately after, John appeared behind her asking her to calm down. Somehow John manage to sweet talk her, and while a bigger incident was avoided, situations like this took place every other day. This is the reason why another roommate and I ended up moving out of the house.

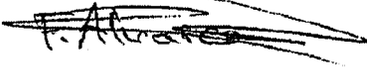
The last I saw the couple was on thanksgiving, I stayed at their's place at the previous mentioned address from Wednesday November 27th to Friday 29th. During all three days Karolina spend most of the time in her room and when on the common areas of the house was extremely aggressive: she screamed at us when getting baby Mia ready for a walk for no apparent reason, and I clearly remember her throwing the coffee pot on the kitchen counter next to me. On Thanksgiving Day I recall spending most of the day cooking with John. Because of the significant of the holyday I took the dinner as an opportunity to forget any possible grudge and renew the family ties. Once Karolina sat down, she

complained about the turkey and refused with contempt any other dish saying "You know I don't eat that!", all in a very quarrelsome tone. Minutes after that, Karolina grabbed her dish some wine and returned to her room.

I would like to thank you for this opportunity to share a few of my experiences. I would also like to add that in the 7 years I have lived with John I have never seen him involve in a bar fight, or a fight of any sort. He is a very pacific person that releases his frustrations by practicing yoga and doing exercise.

If you need more information, please feel free to contact me at any time. If necessary, I am willing to repeat my testimony at court, or under a lie detector.

Yours Sincerely

A handwritten signature in black ink, appearing to read "F. Alvarez", with a long horizontal stroke extending to the right.

Federico A. Alvarez

13137 129th Ave N.E.
Kirkland WA, 98034
425-373-6090

August 1st, 2014

To Whom This May Concern:

My name is Kellie F. Wong. I am writing this letter on behalf of John B. Velezmoro. Here a little history about our relationships. In September 1995, I met John through work. Instantly, we felt the great chemistry, and we had become friends. Our relationships lead to our marriage in May 1996 through August 1998. During the duration of our entire relationships, we had mutual respects and consideration for each other. I found John to be one of the most patience, genuine and punctual men I ever met among his high tolerance on pains when he was hurt on a couple activity events. John never complained about his injuries or pains, and he had always kept a positive outlooks to everything that is an amazing quality in any persons. John is one reason I have learned to have higher tolerance when things doesn't go as plan these days.

We never have any domesticated violence in our relationships. We had a normal and calm marriage, even to the end when we both mutually agreed to separate and then to end our marriage. We have maintained a distanced friendship for the following couple years after we have finalized our divorce simply to catch-up. I have only good thoughts and wishes John the best in all that he does.

For your record, my married name was Susan F. Velezmoro. I have changed my first name and changed back to my maiden name after we have finalized our divorce decree. My decision to have my first name was long coming, simply because Kellie matches up with my Chinese name, and that I have always wanted to change my first name, and the divorce was the third opportunity for me to make it happen, so I did what I believe it the right thing to do. And here I am doing what I strongly believe it is the right thing to do.

If you have any questions, please free feel to contact me directly. Thank you and you have a good day.

Sincerely,

A handwritten signature in black ink that reads "Kellie F. Wong". The signature is written in a cursive style with a large, sweeping flourish over the "W" and "ong".

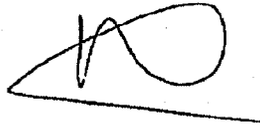
Kellie F. Wong

March 15, 2014
Bothell, WA

To whom it may concern:

I'm not sure what's going on but I can give a true statement of who is John Velezmoro as few people know him as well as I do. He is not perfect but he is a gentle, loving soul and not dangerous what so ever. Over the years I was with him we had a lot of good, GREAT and also hard times but he was never violent in any form. During the few argument we had we never shouted or insulted each other. John is a good person. I know he cares a lot about his daughter and he is deeply sad for not being able to see her. I hope he get to see soon, She's a lucky little girl to have a father who loves her so much!

Michelle Howe

A handwritten signature in black ink, appearing to be 'Michelle Howe', written over a horizontal line.

425/246-0667

13143 129th Ave NE

Kirkland, WA 98034

March 17, 2014

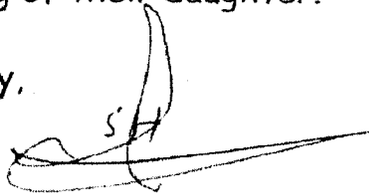
Dear King County Court:

John Velezmoro has been my neighbor for the past 13 years and Karolina Velezmoro for almost 3 years. As neighbors we have help each other and have always been friendly and cordial to each other. In the best of my knowledge they seem to be a nice couple that took great care of their daughter.

In a couple of occasions when working on my backyard I heard Karolina talking very loud, almost shouting. I don't know who she was shouting to, a family member or may be the dog. Before Karolina moved in I never heard any arguments or loud sounds, with the exception of the music (It can be very loud sometimes).

Whatever the situation is I hope they could work it out for the wellbeing of their daughter.

Sincerely,

A handwritten signature in black ink, appearing to be 'S. Jafarzadeh', with a long horizontal stroke extending to the right.

Shahab Jafarzadeh



Character Reference

1 message

Suzi McCaslin <suzimccaslin@yahoo.com>

Fri, Jul 25, 2014 at 8:40 PM

Reply-To: Suzi McCaslin <suzimccaslin@yahoo.com>

To: "johnvelezmoro@gmail.com" <johnvelezmoro@gmail.com>

I am happy to write a character reference on behalf of John Velezmoro. We dated for approximately 2 years starting in the year 2000 and have not spoken for several years. We ended our relationship amicably and simply lost touch as we went our separate ways.... I have nothing but fond memories of John. I remember him as an incredibly hard worker, funny and easy going. Any arguments we may have had were always quickly resolved and without any drama. Disagreements were of so little consequence I can't even remember any.

John would often organize family get togethers at his house; his sister, cousins and friends would come over and we would eat and laugh for hours. I know how important family is to John, so again I am happy to write this letter to help him in any way I can.

Sincerely,
Suzi Spiridakis McCaslin

Exhibit 4

Pictures of kitchen events



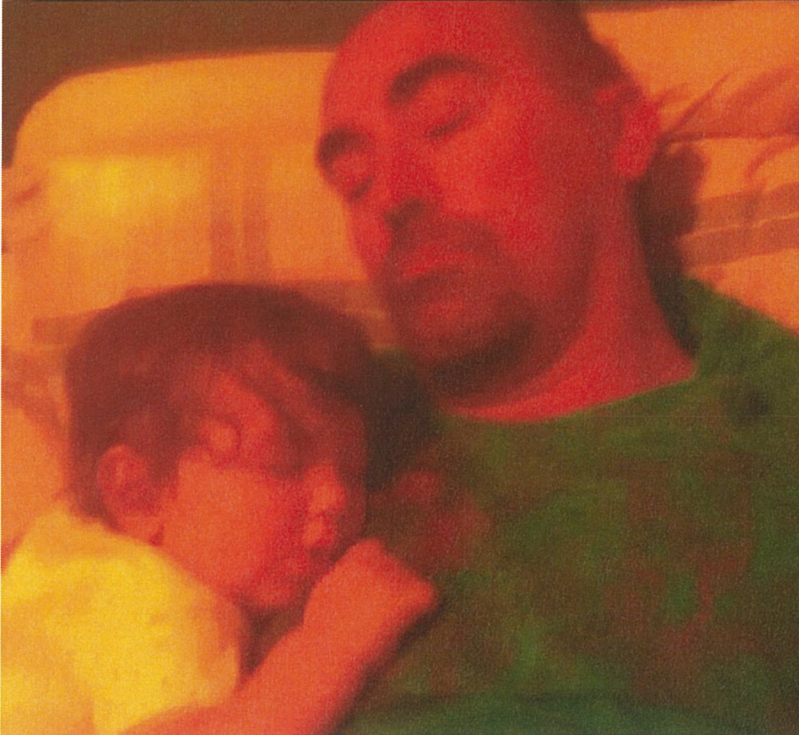
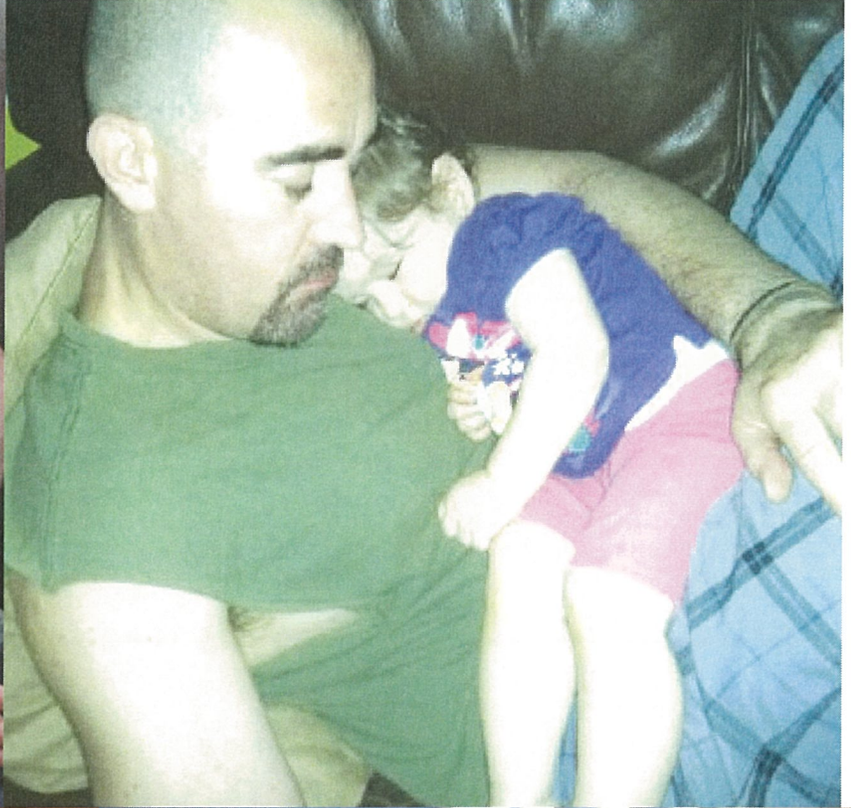
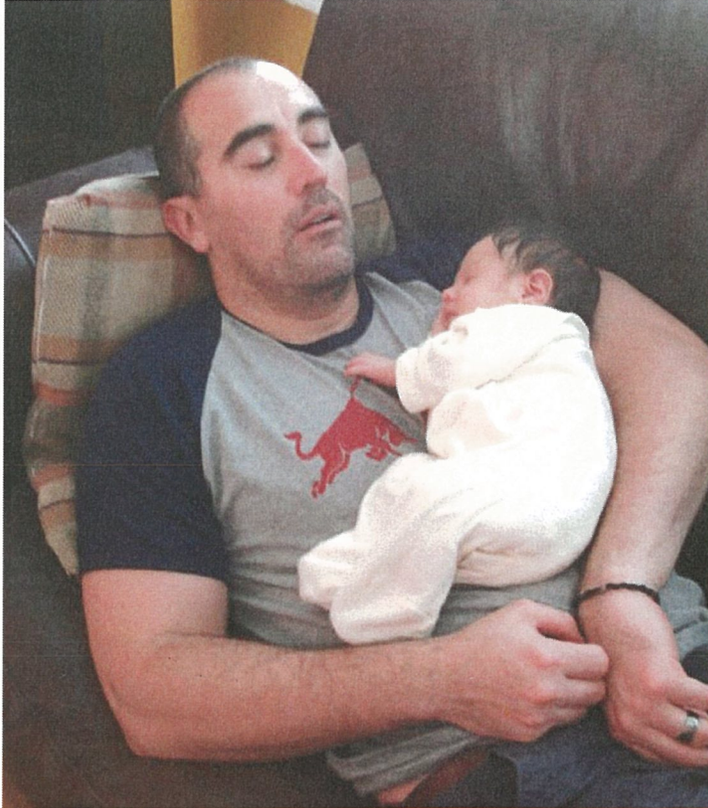


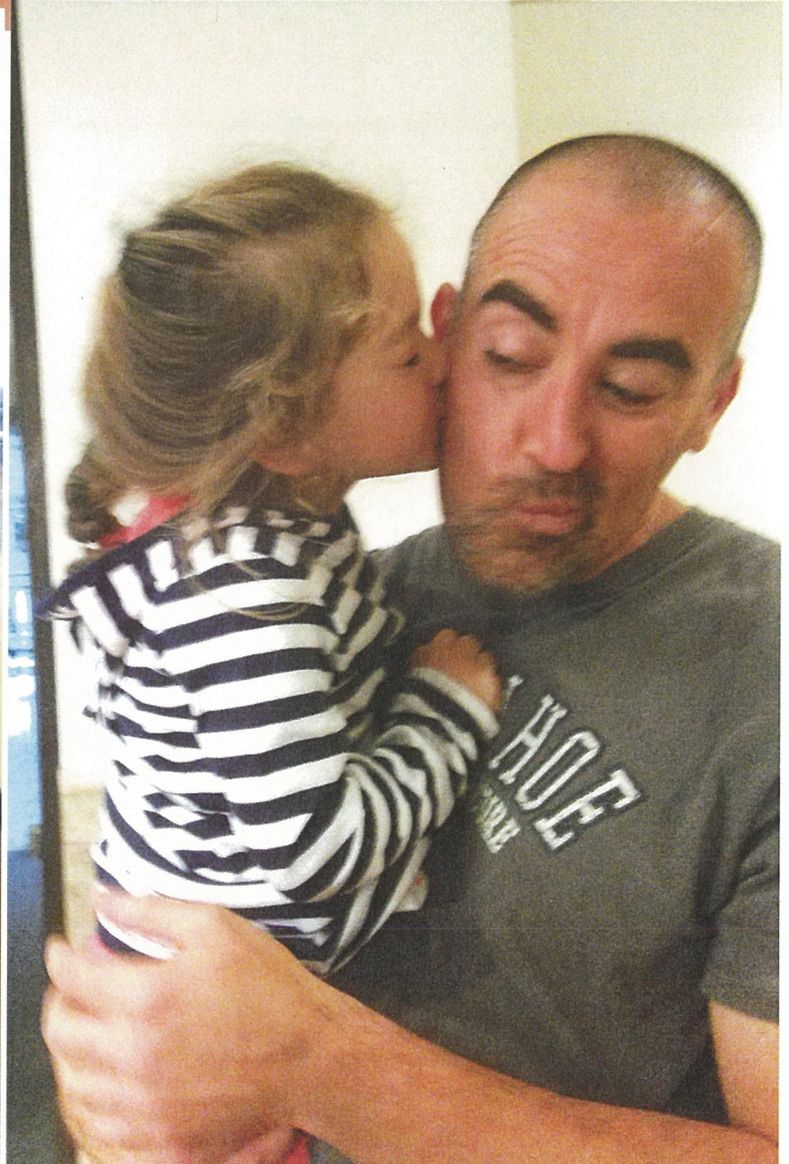
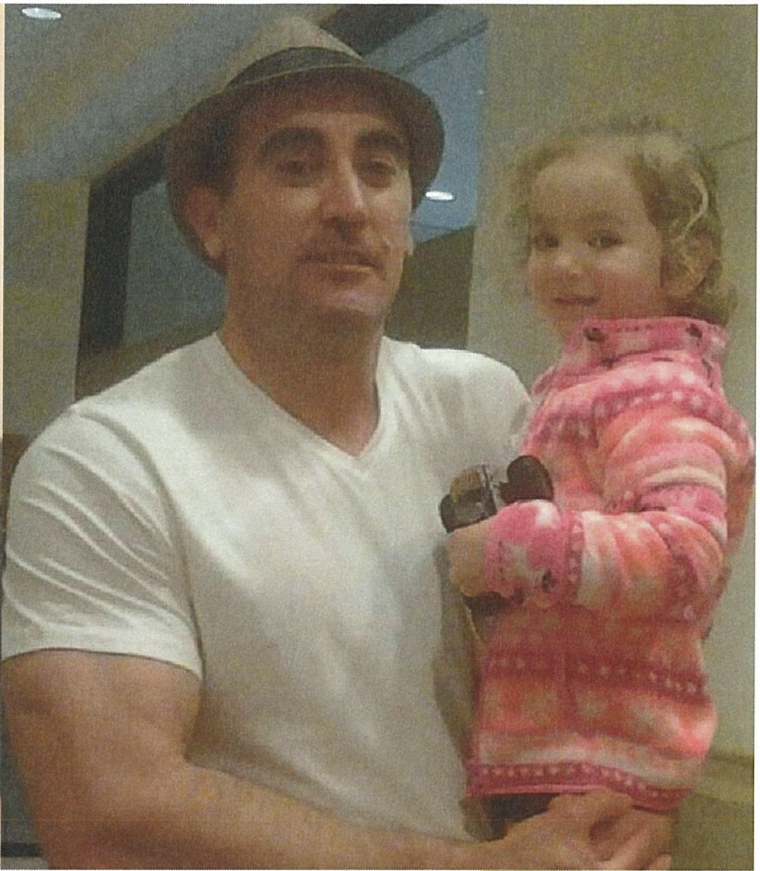
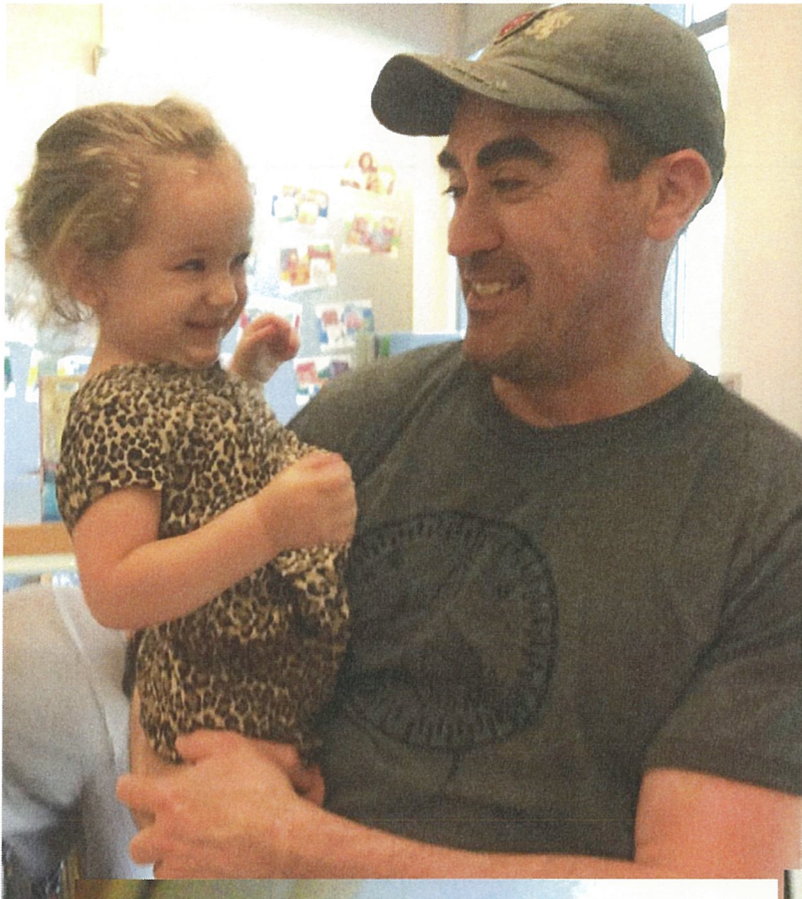


Exhibit 5

Mia's nap pictures + more

Mia's favorite place to nap





WITH GRANDMA AND AUNT

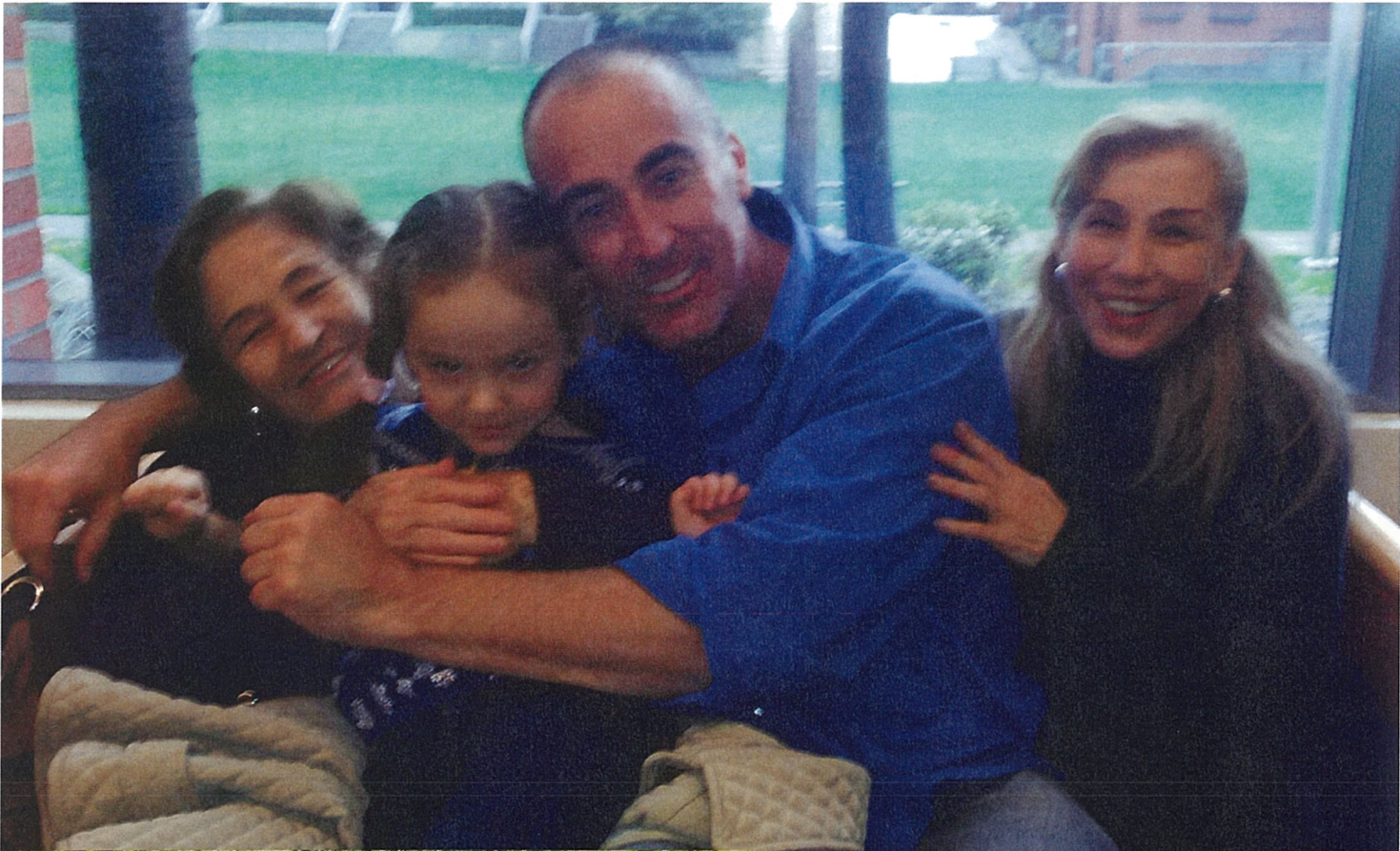


Exhibit 6

Tatiana Martynova

fake testimony

**Superior Court of Washington
County of King**

In re:

KAROLINA VELEZMORO,

Petitioner,

vs.

JOHN VELEZMORO EME,

Respondent.

No. 13-2-41927-1 SEA

**DECLARATION OF TATIANA
MARTYNOVA IN SUPPORT OF
PETITIONER**

(DCLR)

TATIANA MARTYNOVA, under penalty of perjury of laws of state of Washington, states as follows:

1. I am over the age of 18, competent to testify, and have personal knowledge of the facts of this case. I am the mother of the Petitioner in this case.
2. English is not my native language and the attached document in Russian has been translated by the below signed Russian/English interpreter.
3. Federico's statement that my daughter Karolina, as he describes has raise her hand on me or were running with her fists ready to punch me are pure lie and have nothing to do with reality! My daughter Karolina was brought up with a deep respect towards her parents and will never raise her hand on me, her mother. I am asking the court not to believe this false testimony. I was there and I know what has happened on that day. On March 31st, on the last day of my visit in United States, John invited me to go to the zoo in Seattle without Karolina. I asked my daughter to keep me company and she agreed. When she wanted to sit in the car John suddenly grabbed her very strong from behind around her shoulders and her neck and held her like that for some time, I

1 could see that she was in pain and very frightened as well as me and her daughter
2 Mia. It happened so fast that I couldn't understand what was going on in that moment
3 but me, Mia and his nephew Federico and probably the neighbors around were
4 witnesses to his violent actions towards Karolina on that day and it had nothing to do
with her wanting to punch me (as Federico described it).

5 4. Regarding relationship between John and Karolina during my stay in their family
6 home from October 2012 till April 2013 I noticed the following: Disrespectful
7 attitude towards Karolina from John which was expressed with a rude tone, cursing,
8 attempts to push her. Once there was an incident I witnessed. I was in the bathroom
9 upstairs and suddenly I heard a loud sound as if something heavy falls on the floor
10 and after my daughter started to scream for help: "Mama! Mama!" I ran out of the
11 bathroom, came downstairs to the kitchen and saw John and Karolina lying on the
12 floor. She was on her back and John was pushing her down with all his weight with
13 elbows and knees with his fist raised towards her face as if he's going to punch her.
14 When he saw me he quickly lifted her from the floor and left to his office downstairs.
Karolina cried from pain and humiliation. As she described me he captured her with
some method from wrestling and dropped her hard on a tiled floor so that she hit her
head and back.

15 5. Also I was a witness to another incident: it happened at the beginning of my last visit.
16 We went for a walk to Green Lake with a dog Vicious (Karolina, Mia, John and me).
17 Suddenly a squirrel came down from the tree to the ground. John saw it and released
18 his dog so that he could catch a poor squirrel. An elder man saw it and asked John to
19 put a dog back on a leash. John got very aggressive, started to curse to an old man and
20 was ready to punch him. John's face became aggressive and his body was in a
21 fighting position. At that moment I understood what Karolina was telling me on the
22 phone about John when I was back in Russia. I felt very much ashamed for John and
23 sorry for Karolina.

24 6. There was another incident in the last month of my stay. I was in the kitchen and
suddenly heard the sounds of orgasm - it was John's voice . At that moment Karolina
was at work and Mia was with John in his bedroom. When the sounds stopped I
entered the room without knocking as if I want to ask something about Karolina. John

1 was lying in bed in T-shirt and pants with his eyes closed and Mia was lying on his
2 stomach naked covered with a sheet. I told him that she might be feeling cold and he
3 told me that he was changing her. This incident left anxiety and confusion in my
4 heart. I didn't say anything to Karolina because I didn't want to bring additional
5 stress in their relationship. And I also thought: what can he do to a 6-months old
6 baby? But very soon after my departure Karolina informed me that John was under
7 investigation for possession of child pornography. Then I told her about that incident
8 and asked her to be careful with Mia!

7. From all the information that I have and my own observations I am making a
8 conclusion that John is dishonest, crafty scofflaw with experience to cheat and
9 mislead who might also be perverse. That is why I don't trust to John and will worry
10 for Mia's future when being with him. Karolina in general is a very calm, staid,
11 responsible person, hard worker. She is also very honest, good, caring mother who
12 doesn't only shower Mia before going to bed (as John describes in dissolution of
13 marriage documents) but also she is still breastfeeding, she also always was cleaning
14 the house and did the laundry for John who never respected her hard work. And of
15 course she was always awake in the night to calm down a crying baby with breast
16 milk.

8. Additionally I would like the court to pay attention to such strange facts about John:

- 15 - He wanted Mia to wear only boys cloth and even forced to do so!
- 16 - Mia wearing flowers, bows, ruffles and pink colors were under strict prohibition.
- 17 - His aggressive attitude towards breastfeeding- he forced Karolina to quit though
18 the baby was demanding it.
- 19 - His rough statements towards pregnant Karolina that pregnancy was making her
20 ugly and refusal to take pictures of her being pregnant and in general(though he
21 usually takes a lot of pictures of himself)
- 22 - Also during childbirth he didn't help at all, he was lying on the couch watching
23 UFC fight in his smartphone.

9. Finally I am sure that nobody of his friends and relatives (except Federico and
22 Martin) are aware what has happened in reality and why Karolina left with a baby
23 (Domestic violence and child pornography pending charges) and that is why they are
24

1 trying to help him with false statements to make John look positive in this situation
2 and as a victim at the same time. In reality he is the one who created such a situation
3 when the court ordered him restriction to see minors only in presence of responsible
4 adults.

4 10. I also ask the court to satisfy Karolina's request to postpone John's visitations with
5 Mia until his pending felony case is resolved. Karolina is a great and responsible
6 mother who will take a great care of Mia.

7 I declare under penalty of perjury under the laws of the state of Washington that the foregoing is
8 true and correct.

8 Signed at Bellevue, WA on MARCH 28, 2014.

9 

10 _____
TATIANA MARTYNOVA

11 I certify that I have translated the attached document from Russian to English. Russian is my
12 native language and I am fluent in English as well.

13 Signed at Bellevue, WA on March 28, 2014.

14 _____
NATASHA WILLSON

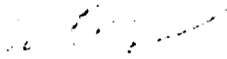
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10. I also ask the court to satisfy Karolina's request to postpone John's visitations with Mia until his pending felony case is resolved. Karolina is a great and responsible mother who will take a great care of Mia.

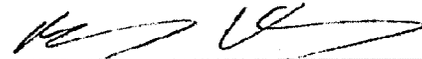
I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Signed at Bellevue, WA on MARCH 28, 2014.



TATIANA MARTYNOVA

I certify that I have translated the attached document from Russian to English. Russian is my native language and I am fluent in English as well.
Signed at Bellevue, WA on March 28, 2014.



NATASHA WILLSON

1. Показания Федерико о том, что, якобы, моя дочь Каролина поднимала на меня руку, лживы и не соответствуют действительности. Дочь моя Каролина воспитана в глубоком уважении к родителям и в данном случае ко мне. Поэтому прошу суд отнестись к показаниям свидетелей критически и не принимать их во внимание, так как они добыты нечестным путем, надуманные и полностью не соответствуют действительности ю.
В тот день, а именно 31 марта 2013 года, в мой последний день пребывания в Америке, Джон пригласил меня в зоопарк в Сиэтл без Каролины. Я попросила Каролину поехать со мной, и она согласилась. Когда она садилась в машину Джон вдруг схватил ее сзади, обвинив свои огромные руки вокруг ее плеч и схватив за горло и держал ее так некоторое время. Я видела, что ей было больно, а в глазах - дикий испуг. Все произошло так быстро, что я даже не смогла сразу отреагировать. И мы все: Мия, Федерико, я и, возможно соседи из ближних домов, стали свидетелями этой ужасной сцены, а не той, что Федерико описывает в своем свидетельстве, что Каролина бежала с криками и с кулаками на меня.
 2. Касательно отношений Джона и Каролины во время моего последнего приезда в Америку и за время проживания у них в семье с октября 2012 по апрель 2013 я наблюдала неуважительное отношение со стороны Джона к Каролине, которое довольно часто выражалось в грубом обращении к ней, имела место нецензурная брань, попытки толкнуть. Был случай, свидетелем которого я являюсь. Находясь в ванной (умывалась), я услышала падение чего-то тяжелого и тут же услышала крик дочери: «Мама, мама!» Я вышла на лестницу (в трех шагах от ванной) и увидела Каролину на полу и Джона всем весом и локтями и коленями, наваливающегося на нее. Он вскочил, поднял Каролину и спустился на первый этаж. Каролина плакала от боли и унижения. Как оказалось он использовав какой-то прием борьбы, схватил ее так, что она упала на спину на каменный пол и сильно ударилась головой о тот же пол.
 3. Также я была свидетелем неадекватной реакции Джона, а именно: гуляли по Грин Лэйк парку с собакой (я, Каролина, Джон и Мия). Джон увидел белку и отпустил невоспитанную собаку с поводка. Та, с лаем агрессивно побежала за белкой. Пожилой мужчина сделал Джону замечание, после чего Джон высыпал не него матерный шквал. Джон изменился в лице, стал похож на безумца и был в готовности побить этого мужчину. Тогда я поняла, о чем говорила мне Каролина по телефону о Джоне. Мне было стыдно за Джона и обидно за Каролину.
 4. Была еще одна ситуация перед моим отъездом: Я была на кухне и вдруг услышала громкие звуки, как при оргазме - это был голос Джона. Каролина была на работе, а Мия спала в спальне Джона и Джон там находился. Когда звуки закончились, я без стука вошла в спальню якобы спросить что-то про Каролину. Джон лежал на постели в футболке и брюках с прикрытыми глазами, а на его животе лежала Мия голенькая прикрытая пеленкой. Я сказала, что ей холодно, а он ответил, что переодевает ее.
- Эта ситуация оставила в моей душе тревогу и недоумение. Каролине я об этом не сказала, подумав, что это внесет дополнительное напряжение в их отношения. Подумала: Что он может сделать 6-тимесячному ребенку? Но буквально через короткое время после моего отъезда Каролина сообщила , что Джон находится под следствием по поводу просмотра детской порнографии. Я рассказала Каролине об

этом случае и предупредила, чтобы она была на всякий случай предельно внимательна с Мией.

Заключение:

Из всей информации, что я имею и моих личных наблюдений я делаю вывод, что Джон нечестный, хитрый нарушитель закона с опытом обманывать и вводить в заблуждение, возможно развратный.

Поэтому я не доверяю Джону и буду опасаться за будущее Мии!

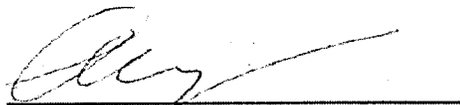
Каролина по жизни спокойная, уравновешенная, ответственная, трудоголик, честная, хорошая, заботливая мать, она не только купает ребенка перед сном (как пишет Джон в заявлении о разводе), но еще до сих пор кормит грудным молоком, убирает, стирает за неряшливым и неуважительным к чужому труду Джоном и, конечно же, ребенка ночью успокаивала грудным молоком.

Также в дополнение хочу обратить внимание суда на такой странный факт, что Джон хотел одевать Мию исключительно в мальчиковую одежду, даже настаивал на этом. Запрещал цветочки, бантики, рюши и розовые цвета. Также на его агрессивное и грубое отвержение кормления ребенка грудным молоком. Его грубые высказывания в адрес Каролины во время беременности, что беременность делает ее некрасивой и нежелание фотографировать ее (хотя себя он фотографирует в огромном количестве). Также во время родов, по словам Каролина, он совсем не помогал, а просто присутствовал (лежал на диване и смотрел борьбу в телефоне).

И, в заключение, я уверена, что никто из его друзей и родственников (кроме Федерико и Мартина) не знают что же случилось между Каролиной и Джоном в самом деле и почему она ушла, забрав ребенка (Домашнее насилие и детская порнография) и поэтому пытаются выставить Джона в данной ситуации положительным и в тоже время жертвой. На самом же деле он сам является виновником ситуации, когда суд запретил ему встречи с несовершеннолетними без присмотра ответственных взрослых!

Поэтому я прошу суд удовлетворить просьбу Каролины отложить встречи Джона с ребенком до разрешения судебного следствия. Каролина замечательная, ответственная мать, которая сможет заботиться о Мии сама.

Signed under penalty of perjury in the State of Washington on March 28, 2014.



TATIANA MARTYNOVA

Apple Tree Plaza
13606 NE 20th, Suite 104
Bellevue, WA 98005
Office: (425) 643-2383 / Fax (425) 795-7143

JAY WILLIAMSON, M.A.

April 18, 2016

King County Superior Court
King County Courthouse
516 3rd Avenue
Seattle, Washington 98104

**RE: JOHN VELEZMORO EME
DOB: 06/16/67
Cause: 14-3-01804-9 SEA**

To Whom It May Concern:

Mr. Velezmoro contacted me following the March 16, 2016 court hearing where he had requested to be able to move forward regarding contact with his daughter, Mia Velezmoro, to the Phase II level, where he would have Lay Supervision. Mr. Velezmoro stated that because my last letter of stating h3e had successfully completed treatment, but did not contain specific wording requested in the family plan it couldn't be used by the court. I therefore say:

"I wish to state that Mr. Velezmoro Successfully Completed Sex Offender Treatment at this agency and is ready to transition to Phase II (lay supervised visits)."

If you have any further questions about Mr. Velezmoro or this letter, please contact me.

Sincerely,



Jay C. Williamson, M.A.
Licensed Marriage & Family Therapist
License Mental Health Counselor
Certified Sex Offender Therapist

The first time I saw your pictures several years ago, you were nameless object that attract my curiosity. Like a shining object you find on the beach, there is not clear understanding what the object is but is kept in the garage as a souvenir of a time in your life. In my absurdity I chose to think that I wasn't hurting anybody, I didn't buy them, search for them in the internet or took the pictures myself. How wrong I was, the few times I saw the picture were too many, I was the silent accomplice of crimes against minors.

As a father and uncle (to many nieces and nephews) I know that your world rotates around your parents or primary care-givers for safety, security, love, understanding, nurturance and support. As a person that grew up in a stable home, I can only imagine what you would go through the rest of your lives, depression, anxiety disorders, addictions, personality disorders, eating disorders, suicidal behavior, low-self-esteem, and more, much more. You would be like a lion leaking the open wounds but the bleeding never stops.

I am disappointed with myself that I saw the pictures and did nothing about it, I'm sorry I looked at you as objects when in reality you were not different than my nieces or my own daughter, just the idea of something like this could happen to my daughter bring me sadness sorrow and unhappiness. Words will never fully express how sorry I am, I regret nothing more in life than seeing those pictures. It was wrong, stupid and immature, all of you are somebody's daughter, grandchild, sister and future mother, you are precious to your family and precious in this world, and you deserve to be in a safe environment. My actions were inconsistent with my own beliefs." This is not who I am. I believe very strongly that every person in the world is important young or old and should not be treated the way you were treated.

I hope that you can find it in your hearts to forgive me.

John V.

Apology letter

I cannot address this letter to you, because I do not know your name.

I only know that you have been charged with possession of pictures of "minors engaged in sexually explicit conduct.

And I have one question.

When you were caught by the police, what did you think? It was worth it?

It was worth it to see my naked body like an object and not like the person I am, I have feelings, dreams, believes, faith and hope for a better future.

It was worth it to being label a sexual predator and live with a serious social stigma against you the rest of your life.

Did you ever think of the people in your life?

I don't know who the people in your life are. I don't know anything about you.

But I do know this: you did not just see my pictures; you contributed to an industry, worse than drugs and guns trafficking, an industry without face that hides in the darkest places of the internet to slave people all over the world for the satisfaction of a few twisted minds.

I am a daughter. I am a friend. I am a pupil. I am a cousin. I am a niece. I am a neighbor and I am a person. When you saw my pictures you didn't physically hurt me but you assaulted every single one of my identities as well as your own community, you brought shame to your family and friends and a deep and profound sadness to your own soul.

This letter is not really for you at all, but for all the victims of attempted or perpetrated serious sexual assault and every member of their communities.

I hope that you do not just think about what you have done. I hope you think about community. Your community – even if you can't see it around you every day. It is there. It is everywhere.

You underestimated mine. Or should I say ours? I could say something along the lines of, 'Imagine if it had been a member of your community,' but instead let me say this.

There are no boundaries to community; there are only exceptions, and you are one of them.

Letter as the victim

Exhibit 8

Rick Minnich

Plethymography Assessment

Polygraph Report

Minnich Polygraph Service

Rick L. Minnich, Licensed & Nationally Certified Polygraph Examiner
Dawn M. Minnich, Nationally Certified Polygraph Examiner, Retired

Mailing Address:
Post Office Box 66271
Burien, Washington 98166

Work: (253) 874-3458
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Polygraphs & Penile Plethysmographs

Polygraph@aol.com

August 1, 2014

Jay Williamson, M.A.
13606 N.E. 20th Street, Ste.104
Bellevue, Washington 98005-2011

Client: John Velezmoro
File #: 14P-13358
Test: Penile Plethysmography Assessment
Date: August 1, 2014

Dear Mr. Williamson:

Mr. John Velezmoro appeared for his Plethysmography Assessment on August 1, 2014. The assessment was conducted using a Limestone Technologies Plethysmograph. This device measures penile blood engorgement (erectile response). Prior to the assessment, the instrument was calibrated using a "six step cone" between 80 and 140 mm. The purpose of a physiological assessment for sexual interests was explained to Mr. John Velezmoro and a voluntary participation consent form was signed.

Background

Mr. John Velezmoro placed an 80 mm strain gauge on his penis in the privacy of a separate room. He was presented 20 single images of nude males and females, ranging in age from infant to adult (two neutral slides were also shown). He was then presented 14 audio-taped scenarios of sexual fantasies, with partners ranging from consenting adults to minors and graduated in terms of sexual contact and violence portrayed in the fantasies. After several slides and audio-taped scenarios, he was asked questions to confirm he had viewed or listened to the stimuli.

Mr. John Velezmoro was fitted with an 80 mm gauge in the privacy of a separate room. The recorded baseline (flaccid) measure of erection had a mean value of 93 mm, with some variability between trials. Full erection was estimated at 123 mm, which represents a 30 mm increase over his baseline (flaccid) measure. Please note that this client did not achieve a full erection at any time during this examination. The value 30 mm, therefore, represents an estimate of the change from flaccidity to full erection based on the assumption that this is a reasonable average for a typical client undergoing this procedure in a laboratory. Studies polling several plethysmograph labs have indicated that this figure is highly variable among individual subjects, ranging at the extreme ends from 21 mm to 90 mm, although 30 mm appears to be the most widely used estimate when full arousal data is not obtainable or verifiable. In light of this potential for individual variance, however, the figure 30 mm should be considered somewhat arbitrary.

Please note that relative arousal data is preserved in utilizing this estimation method, even though exact percentages cannot be verified.

Raw Data

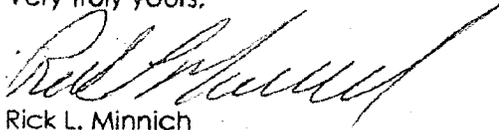
Mr. John Velezmoro's highest recorded sexual arousal, at 76% was to Genital Intercourse with an Adult Female #2. This was followed by Oral Sex with an Adult Female #1 at 43%. All other arousals were at or below the 10% threshold. (Please see attachment for complete recorded sexual arousals.) He appeared to accurately estimate the ages of the persons depicted in the scenarios. He was cooperative during the assessment and did not appear to physically dissimulate the results.

Disclaimer

Physiological data resulting from a penile plethysmography assessment cannot be judged definitive and must be viewed as only one facet of a comprehensive psychosexual treatment program. A plethysmograph cannot establish guilt or innocence, truth or deception. It is best utilized as a tool to provide the therapist with baseline data regarding an individual's sexual arousal or interest. Physiological data should only be evaluated and interpreted by trained experts in plethysmography who understand the strengths and weaknesses of such data.

Thank you for this referral. If I may be of assistance, please do not hesitate to call me.

Very truly yours,



Rick L. Minnich

RLM:dmm

Attachment: Plethysmograph Raw Data

PLETHYSMOGRAPH RAW DATA

Name: John Velezmoro
Date: August 1, 2014
Transducer Size: 80 mm
Medications: None Reported

<u>#</u>	<u>VISUAL</u>	<u>CLIENT'S AGE EST.</u>	<u>RECORDED AROUSAL</u>	<u>ESTIMATED AROUSAL</u>
1)	Female, Age 7-9, #1	09	03%	00%
2)	Male, Age 10-13 #1	13	03%	00%
3)	Female, Age 0-3 #1	01	03%	00%
4)	Female, Age 14-17, #1	14	03%	00%
5)	Male, Age 4-6 #1	06	00%	00%
6)	Adult Female #1	35	03%	08%
7)	Female, Age 4-6 #1	06	03%	00%
8)	Neutral	N/A	N/A	N/A
9)	Adult Male #1	35	03%	00%
10)	Female, Age 10-13 #1	13	03%	00%
11)	Female, Age 4-6 #2	04	03%	00%
12)	Male, Age 4-6 #2	06	03%	00%
13)	Adult Female #2	35	10%	10%
14)	Female, Age 10-13 #2	13	03%	00%
15)	Neutral	N/A	N/A	N/A
16)	Adult Male #2	35	03%	00%
17)	Female, Age 0-3 #2	01	03%	00%
18)	Male, Age 10-13, #2	13	03%	00%
19)	Female, Age 7-9 #2	09	00%	00%
20)	Female, Age 14-17, #2	16	07%	00%

AUDIO

1)	Nonphysical Coercion of a Minor Female #1 - 4.7	15	07%	00%
2)	Rape of a Female Adult #1 - 3.1	40	07%	00%
3)	Compliant Sex with a Minor Male #1 - 5.5	15	07%	00%
4)	Oral Sex with an Adult Female #1 - 1.4	45	43%	25%
5)	Rape of a Female Child #1 - 4.11	15	10%	00%
6)	Oral Sex with an Adult Male #1 - 2.4	45	07%	00%
7)	Expose to Female Child - 6.7	15	10%	00%
8)	Compliant Sex with a Minor Male #2 - 5.6	15	03%	00%
9)	Nonphysical Coercion of a Minor Female #2 - 4.8	13	07%	00%
10)	Rape of a Female Child #2 - 4.12	15	07%	00%
11)	Anal Intercourse with an Adult Male #2 - 2.6	40	03%	00%
12)	Expose to Female Child from Vehicle - 6.9	15	03%	00%
13)	Rape of an Adult Female #2 - 3.2	45	10%	00%
14)	Genital Intercourse with an Adult Female #2 - 1.6	45	76%	60%

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March 5, 2014

Michael Comte, M.S.W.
Comtes and Associates
711 Court A, Ste. 103
Tacoma, Washington 98402

Client: John Valezmoro
DOB: 06/16/67
File #: 14-13133
Test: History
Date: March 5, 2014
Results: No Deception Indicated

Dear Mr. Comte:

As requested by John Valezmoro, I conducted a polygraph examination. The purpose of this examination was to verify his sexual history, his dealings with alcohol and illegal drugs, as well as his occasions of physical violence. The following information was provided to me by your client.

Based on the American Polygraph Association Sex Offender Testing Guidelines, sexual history examinations do not contain specific questions about the Instant Offense during the instrumentation portion of the examination. Due to this, discrepancies, if any, between the official version of the offense and the offender's version must be tested separately.

SEXUAL HISTORY

Child Pornography

Between the ages of 33 and 43 Mr. Valezmoro "feel[s]" he viewed child pornography on approximately 20 occasions. He observed minors ages 13 to 17, although he concentrated on 15 and 16-year-old minor females. He said he did masturbate while viewing the child pornography. He denied sending the child pornography to anyone. He reported he stored the images on a "cloud server" and was later reported for child pornography.

Child Victims

1) Female, age 16; prostitute. His age 23.

Mr. Valezmoro reported he paid this female to engage in mutual fondling and penile-vaginal intercourse on one occasion.

2) He denied sexually assaulting any other minor. He specifically denied sexually assaulting his 18-month-old daughter Mia.

Sexual Activity with Others as a Minor

1) At the age of 16 he engaged in penile-vaginal intercourse with a prostitute on one occasion.

2) At the age of 17 he and 17-year-old Mary engaged in mutual fondling and penile-vaginal intercourse on one occasion.

3) Prior to his age of 18 he denied engaging in any other sexual activity with any other person, either male or female, peer age or older, consensual or forced.

Peer Age Females

He stated he has engaged in consensual sexual activity with approximately 40 adult females since his age of 18. Sexual activity consisted of mutual fondling, mutual oral sex and penile-vaginal intercourse and/or penile-anal intercourse.

Masturbation

Mr. Valezmoro reported he first masturbated at the age of 13. He generally masturbated one time per week as a teenager and two times per week as an adult - only at his home. He presently masturbates two times per week - only at home. He last masturbated the day of this examination.

Fantasies

He reported his sexual fantasies were, and presently are, 100% to consensual sexual activity with adult females. He denied ever fantasizing to themes of rape or force.

Pornography

1) Between the ages of 19 & 28 he perused **Pornographic Magazines** on approximately 100 occasions.

2) Between the ages of 19 & 32 he watched **X-rated Movies & DVDs** on approximately 100 occasions.

3) Between the ages of 21 & 40 he entered **Topless Establishments** on approximately 20 occasions. He has received approximately 10 lap dances.

4) At the age of 36 he entered a **Massage Parlor** on one occasion while in Thailand. While in the establishment the adult female rubbed her breasts on him and performed fellatio.

5) He denied entering an adult theater, adult bookstore or a peep show.

Internet

Mr. Valezmoro denied chatting sexually on the Internet, using a web cam for any purpose or having his profile on any social networking site such as myspace.com or facebook.com.

Prostitutes

1) See Sexual Contact as a minor.

2) See Massage Parlors.

3) Between the ages of 18 and 39 Mr. Valezmoro paid for prostitutes (ages 16 to 29). All his sexual contact with prostitutes occurred while overseas.

4) He denied he ever prostituted himself for money or other compensation.

5) He denied any other occasion of paying or trading for sexual activity.

Sex Toys

Between the ages of 22 & 36 Mr. Valezmoro used vibrators and vibrating dildos on several occasions to enhance his partner's sexual pleasure.

S/M Bondage

- 1) Between the ages of 27 and 30 Mr. Valezmoro handcuffed his wife Kelly (two years his senior) on five occasions. While bound he engaged her in fondling and penile-vaginal intercourse. He reports this occurred at Kelly's request.
- 2) He denied otherwise being tied, bound or cuffed or that he has done this to any other individual, for either his or their sexual pleasure.
- 3) He denied inflicting pain or that he has received pain for sexual pleasure.

Marital History/Affairs

- 1) Between the ages of 27 and 30 Mr. Valezmoro was married to 29-year-old Kelly. He reported he engaged in extramarital sexual activity on one occasion.
- 2) Between the ages of 43 and 45 he was married to, and living with, Katalina (13 years his junior). He denied any extramarital sexual activity.

Animals

He denied any occasion of sexual activity with an animal.

Males

He denied any occasion of sexual activity with another male.

Incest

He denied sexual activity with any family member.

Exhibitionism

He denied any occasion of exposing his genitals to a non-consenting person.

Voyeurism

He denied any occasion of voyeurism on any individual.

Telephone Sex

- 1) He denied placing obscene phone calls to any person for his sexual pleasure.
- 2) He denied engaging in phone sex.
- 3) He denied any occasion of calling a telephone sex line; this includes 900 numbers and 800 numbers with access to 900 numbers.

Nude Photos

He denied any occasion of taking a photo of any nude or partially nude person, videotaping himself or others engaged in sexual activity and/or having any pictures taken of himself nude or partially nude.

Stalking

Mr. Valezmoro denied stalking any individual for any purpose.

Group Sex

He denied any occasion of engaging in sexual activity in which more than one person was involved.

Rape

- 1) Mr. Valezmoro denied any occasion of forcing any person to participate in sexual activity against their will.
- 2) He denied forcing any person to engage in any form of sexual activity with another person.

Hitchhikers

He denied any occasion of picking someone up or being picked up in which sexual activity resulted.

Frottage

He denied any occasion of touching or rubbing any individual under the pretense of an accident.

Anal Stimulation

He denied engaging in anal stimulation of himself or others.

Auto Fellatio

He denied any occasion of placing, or attempting to place, his mouth on his own penis.

Sexually Transmitted Disease

He denied knowingly having a sexually transmitted disease.

Cross Dressing

He denied any occasion of wearing and/or using female clothing for his sexual pleasure.

Coprophilia/Urophilia

He denied any occasion of sexual activity which involved feces or urine.

Necrophilia

He denied any occasion of sexual activity which involved a dead person or animal.

DEALINGS WITH ALCOHOL OR ILLEGAL DRUGS

Alcohol

Mr. Valezmoro stated he first consumed alcohol at the age of seven. His most frequent use of alcohol was between the ages of 44 and 46, drinking two times per week. He last used alcohol the day prior to this examination. He has never considered himself to be a problem drinker.

Illegal Drugs

Mr. Valezmoro disclosed he used marijuana on approximately 200 occasions between the ages of 18 and 46. This last occurred the week prior to this examination.

INSTRUMENTATION

The questions to be asked during the instrumentation portion of the polygraph examination were constructed and reviewed with John Valezmoro. Each relevant question was a subject of discussion to insure a common meaning.

I then proceeded to test whether Mr. Valezmoro falsified or withheld information pertaining to this interview. This was accomplished by conducting a Bi-Zone Comparison Test. This test consisted of the following two relevant questions, to both of which he responded "NO":

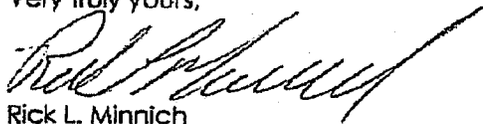
- 1) Have you had any unreported sexual contact with anyone under the age of 18 since your 19th birthday?
- 2) Have you ever engaged in sexual contact with any member of your family?

RESULTS

After scoring the polygraph charts, it was my opinion the physiological responses indicated Mr. Valezmoro answered truthfully to the questions. **NO DECEPTION WAS INDICATED.**

Thank you for this referral. If I may be of further assistance with regard to this examination, please do not hesitate to contact me.

Very truly yours,



Rick L. Minnich

RLM:dmp

Exhibit 9

Emily Brewer

Parenting Plan Recommendation Report

SEALED

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF KING
FAMILY COURT SERVICES

John Velezmoro,)	S.C. No. 14-3-01804-9 SEA
)	
)	F.C.S. No. 201430394
and)	
)	PARENTING PLAN EVALUATION
Karolina Velezmoro,)	Trial Date: June 15, 2015
)	
)	
)	

RE: The Welfare of the
Minor Child(ren): Mia Velezmoro D.O.B. 8/21/2012

I. NATURE OF CASE

This is a case involving one minor child, Mia. The matter was sent to FCS via the Confirmation of Issues filed on July 7, 2014. The case was assigned to the FCS social worker on November 6, 2014. At issue is the residential schedule for the minor child.

II. BACKGROUND AND CURRENT INFORMATION

John (47) and Karolina (33) met online in 2011. They were married in September of 2011 and have one child, Mia (2). The parties separated for the final time in December of 2013. They were both married previously but they have no other children.

On December 17, 2013, the mother filed a Petition for Order for Protection under King County Superior Court Cause #13-2-41927-1 and a Temporary Order was issued that same day. On December 31, 2013, an Agreed Order for Protection was entered; as to the father's time with the child, the order stated, "Prior to January 11, 2014: Respondent [father] may pick up child from daycare for visitation between the hours of 10:00 a.m. and 4:00 p.m. The child must be back at daycare by 4:00 p.m. These visits will be on Mondays and Tuesdays. After January

11, 2014: Respondent may go to the Petitioner's residence on Mondays and Tuesdays for up to 4 hours between the hours of 10:00 a.m. and 4:00 p.m. Visits in the home are to be supervised by Petitioner's mom. Petitioner will not be present. If the petitioner is not at work (and at home) the visitation will not occur."

On February 3, 2014, the mother filed a Motion to Modify/Terminate Order for Protection. The mother stated that she would be moving and the location of the father's visits would need to change. Furthermore, the mother requested that the father's time be professionally supervised and that he be ordered to complete domestic violence treatment. On that same day, the court entered an order which stated that the father's time with the child be professionally supervised and that the supervising party be provided with copies of the father's criminal charges. On February 14, 2014, an agreed Order Modifying Order for Protection was entered which stated the same provisions as the order entered on February 3, 2014. However, on February 14, 2014, the mother filed another Motion to Modify/Terminate Order for Protection wherein she requested that the father's residential time be completely suspended. On March 12, 2014, the court entered an Order Modifying Order for Protection; the modification suspended the father's residential time, prohibited all contact between the parties (including email), and ordered the father to complete a domestic violence treatment program, as well as "DV Dad's." On March 19, 2014, the court entered another Order Modifying Order for Protection that reinstated the father's residential time under the terms that it would be professionally supervised for up to four hours per week. On April 4, 2014, the court again entered an Order Modifying Order for Protection that suspended the father's residential time with the child.

On March 17, 2014, the father filed a Petition for Dissolution. On April 8, 2014, a Temporary Parenting Plan was entered. Under the Temporary Parenting Plan, the father was granted professionally supervised time with the child for up to two hours per week. Additionally, under a Temporary Order, the court stated, "Should the father voluntarily undergo a sexual deviancy evaluation with an interview with the mother and plethysmography component, and full disclosure of all criminal charges, the court will allow the petitioner to bring a motion to modify the temporary parenting plan and specifically address the requirement for supervised visitation." On June 12, 2014, the mother filed a Motion for Temporary Order of Child Support and at a hearing on June 27, 2014, the court ordered the father to pay \$750 towards the mother's legal fees as well as \$1000 for her moving expenses. On June 30, 2014, the father filed a Motion for Revision of Commissioner's Orders. On July 11, 2014, the court denied the father's request for a revision of the Commissioner's ruling.

On November 10, 2014, the mother filed a Petition for Renewal of the Order of Protection. On December 31, 2014, the court entered an Agreed Order of Renewal of Order for Protection which extended the expiration dated to December 31, 2015.

III. INFORMATION FOR THE REPORT

This report is based upon the following information:

1. Office interview with the father on December 15, 2014 and with the mother on December 16, 2014.
2. Review of the FCS parent questionnaires.

3. Review of references submitted: none for either party.
4. Parent-child observation with the mother at the FCS office on January 20, 2015.
5. Consultation with the FCS program manager and the FCS social work team case consultation.
6. Review of SCOMIS and JIS on both parties. JIS reflected no criminal convictions for the mother and the following criminal convictions for the father: DWLS 2nd Degree (6/2/2001) and Possession of Depictions of Minor Engaged in Sexually Explicit Conduct in the Second Degree (4/9/2013).
7. Review of the legal file.
8. Review of all written materials and documents provided by both parties.
9. Review of the following:
 - **King County Superior Court Cause #13-1-15323-4 KNT**, stated that charges against the father were filed on November 26, 2013 for Possession of Depictions of Minor Engaged in Sexually Explicit Conduct in the First Degree. According to the Certification for Determination of Probable Cause, a detective with the Kirkland Police Department received a report from the Seattle Police Department's Internet Crimes Against Children Task Force on April 16, 2013 which indicated that the father had uploaded multiple files containing child pornography to his "Microsoft SkyDrive" on April 9, 2013. The detective provided explicit details of the images and information that supported the fact that the subjects were minors. Based on that material, a search warrant was obtained in order to gather further information from the father's internet carrier and on May 20, 2013, a search warrant was signed authorizing the search of the father's home. On May 21, 2013, law enforcement arrived at the father's home to serve the search warrant and the mother and child were reportedly at home at the time. As officers searched the father's home, they spoke with him privately under video recording in the police van, and they informed him that the reason for the search warrant was law enforcement was aware that "child pornography had been viewed and uploaded in his house." When the father was given the opportunity to discuss the child pornography, the detective relayed, "He then told me that about three months ago he found a flashcard in the park. John stated that he smokes and his wife did not know that. He said he sometimes goes to the park late at night to smoke. He saw a guy at the park that he sees a lot walking his two small dogs. The male threw something on the ground and stepped on it. John stated that the male then picked up the item and threw it into the garbage can. John stated he was curious, looked in the garbage and found a bag with a broken flashcard. He took the flashcard home and glued it together and then uploaded it to his computer and SkyDrive." The father was asked if he had ever viewed child pornography before and he initially said "no" but then stated that he had previously gone on websites that had child pornography stories. He further admitted that the images he had viewed from the flash drive appeared to be of young teens and he admitted that he was "sexually aroused" by the images of the "the older ones."

During the search of the father's home, the officers took four computers, the father's cell phone, and other thumb drives. A review of the information on the father's cell phone showed that he had viewed pornography, but no suspected child pornography. On June 17, 2013, the detective received the information requested from Microsoft SkyDrive which revealed that the father had opened and viewed more images that he

originally reported. After additional searching, it was determined that the USB flash drive that had been connected to the father's computer during the uploading of images on April 8, 2013 had also been previously connected to his other computers on April 26, 2011 and on May 2, 2009; the detective concluded, "This evidence showed that the USB Flash Drive John [the father] used to upload the child pornography to SkyDrive on 4/9/13 had been used several years prior to that time on other computers."

On December 23, 2013, an Order Prohibiting Contact was entered which stated that the father was to have no contact with "minors absent supervision by a responsible adult aware of this offense." On August 21, 2014, the father was placed on electronic home monitoring. On September 11, 2014, the state filed "Amended Information" which reduced the charge from the first degree to the second degree and on that same day, the father entered a "Statement of Defendant on Plea of Guilty to Felony Sex Offenses." On November 7, 2014, the father was sentenced and the terms included: three months in jail, community supervision for twelve months, restitution, participation in "sexual deviancy" treatment, sex offender registration, and no contact with minors without the supervision of another adult who is familiar with the father's criminal charges. However, the court made an exception to the prohibition of the father's contact with minor children and noted, "Decisions and restrictions regarding visitation/supervision with his daughter is up the Judge in the family court proceedings."

- **Kirkland Police Department Incident Report #13-59818 dated December 8, 2013**, stated that the mother contacted law enforcement to report a physical assault by the father. When officers arrived at the mother's home, she reported that she and the father had not been getting along for several months and on that night, the father got upset when the mother asked him to remove his shoes in the home. According to the mother, the father grabbed her shoulders, yelled at her to "shut up" and then hit her forehead with his forehead. The father then reportedly raised his fist as if to hit the mother, but then he left the home. The mother asserted that her head hurt, but the officer noted that there was "no redness or bruising on her forehead." The officer contacted the father by phone and the father disclosed that he and his cousin left the home and were staying in a Motel 6 nearby. When the officers arrived at the motel, the father was arrested. The father recalled that he and the mother had been stressed about his impending criminal court case but he denied that he had ever assaulted her. In speaking with the father's cousin, the officers were informed that the parties had a verbal argument but there was no assault witnessed. The father explained that he decided to stay at the motel that evening to avoid further confrontation and because he needed to be prepared for a court hearing the following day.
- **Kirkland Municipal Court Docket for case #38639**. On December 8, 2013, the father was arrested and booked on charges of Assault 4th Degree—DV. The following day, the father entered a plea of "not guilty" and he was released under the conditions that he appear for all subsequent court hearings, have no additional law violations, and have no contact with the "alleged victim" (the mother). On February 12, 2014, the father requested that the No Contact Order (NCO) be modified to permit "electronic communication between the parties for the purpose of child custody matters", but the mother was not present and so the court did not modify the NCO. A bench warrant was issued when the father failed to show for a hearing on June 2, 2014, but the warrant was

quashed on June 9, 2014. It appeared that the next hearing in this matter is scheduled for April 8, 2015.

- **Kirkland Police Department Incident Report #14-5005 dated January 28, 2014.** According to the report, there were conflicting orders pertaining to contact between the parties; the No Contact Order issued by Kirkland Municipal Court prohibited any contact between the parties, but the Order for Protection included provisions that allowed the parties to communicate via email and allowed the father to have time with the child (in the home where the mother resided) on Mondays and Tuesdays between 10:00 a.m. and 12:00 p.m. so long as the maternal grandmother was present and the mother was not. However, the mother contacted police on this day to report that the father had been visiting the child per the Order for Protection and while at the home, he changed the locks. The responding officer spoke with the father and he initially agreed to go to the police station to provide a statement, but later in the day he changed his mind and told the officer that he was fearful that he was going to get arrested for an order violation. The officer noted that the father became rude and hostile during that phone call. In conclusion, the officer wrote, "At the time of this report it is still very unclear to me whether or not any of this activity is a violation; one order says that it is while the other says that it is not."
- **King County Superior Court Cause #13-2-41927-1 SEA,** pertaining to the mother's filing of a Petition for an Order for Protection against the father.
- **Children First visitation reports dated from April of 2014 through March of 2015.** A review of the supervision notes pertaining to the father's time with the child revealed that he and the child have seen one another every other week since the court entered the order for supervised time. It appears that the visits have occurred at the Bellevue Public Library which has facilitated interaction between the father and the child, including reading together, playing games, and playing on the grassy area outside of the library. Based on the reports, the child always greets the father with an excited hug and kiss and they sit together throughout the majority of the visits. The father has always provided the child with a healthy snack and drink. On one occasion, the child hit her head on the library shelf and the father held her and calmed her down within very little time. During other visits, the father has held the child and sang to her, which has put her to sleep. The father reportedly speaks to the child in English and Spanish and often translates the English books into Spanish when he reads to her. There was no information in any of the visitation notes that the father was every inappropriate or that there was ever a need for intervention from the supervisor. The reports stated that the father was always on time and prepared the child to return to the mother on time as well.

IV. RE: PETITIONER (this section is self-reported)

In 2011, the father reported that he and the mother connected and began communicating via Facebook. At that time, he was living in Washington and the mother resided in St. Petersburg, Russia. The father explained that the mother was "shy and attractive", in addition to intelligent and able to speak English fluently. Over time, the father offered to travel to Russia to visit the mother. He recalled that she was employed at a construction company doing administrative work and he worked as a Latin American sales manager for a biochemical company. Despite

the father's offer to go to Russia, he asserted that the mother wanted to travel to the United States. Thus, the parties made arrangements for the mother to visit for several weeks in September of 2011. Upon her arrival, the father stated that his relationship with the mother "went really well" and recalled that it was like honeymooning. He said, "She asked me to help her get a green card and to marry her. I was happy with her and we were doing well so I said yes...I wasn't too much worried about the relationship; I understood that she needed help." The parties were married on September 28, 2011. Following the marriage, the mother officially resided with the father in Kirkland, along with his friend and a family member who rented rooms in the home. The father noted that the mother became pregnant "right away." He disclosed that the mother had told him that he didn't need to use protection because she was unable to get pregnant. When he learned that she was pregnant, the father admitted, "I wasn't planning to have a child, but I don't regret it. I went to every prenatal appointment and birthing class." However, the father recalled that he was supposed to move to Mexico in January of 2012 for a position with the company he worked for, but ultimately lost that job because he was unable to relocate given the new developments in his relationship with the mother.

According to the father, he and the mother had their first major argument during her first week in the United States. He explained that he made the mother tea, but she became upset when he used the microwave as opposed to the stove to boil the water and she reportedly threw the cup into the sink. The father speculated that the parties' arguments increased when his income declined dramatically due to the loss of his job with the biochemical company. When the mother was approximately five months pregnant, she reportedly got a part-time job. The father stated that he had been working in real estate since losing his previous position. With respect to the parties' relationship, the father noted that he and the mother would argue over small issues. For example, the father asserted that the mother would get upset if he attempted to hug her without washing his hands first. He added that there was another occasion when the mother's shoes were in the middle of the floor and she went "ballistic" when he accidentally stepped on them. In response, the father stated that these reactions by the mother would upset him and he would intentionally give her the "cold shoulder" for a couple of days. As to any physical altercations, the father noted that there was an incident during the mother's pregnancy when she became physical with him; he recalled that he set the alarm to wake up early on the weekend and the mother was upset that he was up early and making noise. The father disclosed, "I remember I gave her a bad response, a smart ass remark, nothing insulting and she kicked me on my lower back trying to kick me out of bed and then she started swinging her arms. I grabbed her arms and tried to hold them close to her and told her to relax." After that altercation, the father asserted that cussing and name-calling began to occur more regularly during arguments.

In August of 2012, the child was born and the father reported that he was present for the birth and the child was born healthy. Shortly after the birth of the child, the father recalled that he and the mother had a major argument because the child appeared to be hungry, but the mother was of a different opinion. Yet, the father told the mother that he was going to give the child formula and the mother became upset and started screaming at the father. When the mother calmed down, she did reportedly breast feed the child. With respect to the father's involvement in parenting, he asserted that he would help with bathing the child and changing diapers, but he added that the mother did take care of those responsibilities more often because she wanted to.

The father noted that the living situation was tense because the mother did not get along with the two other men who resided in the home. He explained, "When Karolina was applying for Chase, she was talking on the phone in the living room. Caesar [a roommate] and I were laughing in the kitchen. She came in and started screaming at us. And besides that, she wouldn't even talk to him [Caesar], even if they were together in the kitchen and that made him uncomfortable. Federico [the other roommate] tried to avoid her as well." After three months of living together, the father opined that Federico went to live with his girlfriend due to the tension in the home created by the mother. When the child was two-months-old, the maternal grandmother reportedly stayed with the family for an extended visit.

During the maternal grandmother's visit, the father asserted that the mother returned to work. Given that he was working in real estate at the time, the father noted that he had a flexible schedule and he and the maternal grandmother would care for the child while the mother worked. The father stated that the mother was employed as a teller at Chase Bank and her schedule was Monday through Friday from 9:00 a.m. until 5:00 p.m., and occasional Saturdays until noon. The mother reportedly had a driver's license and her own vehicle, but the father disclosed that there were initially arguments about the mother driving as she had to take the driver's test three times before she passed. In addition to arguments with him, the father recalled that the mother would initiate arguments with the maternal grandmother as well. He stated that on one occasion, the maternal grandmother warmed up some of the frozen breast milk to feed Mia and in response, the mother reportedly "screamed" at the maternal grandmother for not waiting for the mother to pump milk. According to the father, the maternal grandmother began to cry and went to her room. Another time, the father recalled that the mother had put the child's pacifiers in a specific location and stated that she no longer wanted the child to use a pacifier. However, one day when the mother could not find where she placed the pacifiers, she reportedly began yelling and accusing the maternal grandmother of using the pacifiers. Again, the maternal grandmother responded by going to her room, but this time she did not interact with the family for a couple of days.

Before the maternal grandmother returned to Russia, the father noted that he and the mother had several significant arguments. On one occasion, the father reported that he responded to a "rude" comment made by the mother with a "rude" comment of his own. He said, "She turned around and started swinging at me and I grabbed her arms and she started kicking me. I held one of her legs and she fell on the ground and started calling for her mom. I told her to relax and then she got up. She went upstairs and her mom came down but her mom didn't see anything." The father recalled another incident that occurred when the family was preparing to go to the zoo; he stated that he and the mother were arguing and at this point, their arguments had become more intense and the mother had used "vulgar" language and been increasingly aggressive. The father divulged, "She [the mother] said she didn't want to go because she was upset. I was still ready to go with Mia and Tatiyana [the maternal grandmother]. Tatiyana talked to Karolina and she decided to come but she was still really upset. She slammed the car door. She went inside and then came back out and I grabbed the car door because I knew she was going to slam it. We struggled over the door and then she started swinging and hitting me again. I grabbed her and she dug her nails in." According to the father, there was a lot of tension between him and the mother, but the family proceeded with their trip to the zoo. Around April of 2013, the maternal grandmother went home and the father asserted that there

were regular arguments, but no further physical altercations between him and the mother until the final altercation and separation in December of 2013.

By the time the child was six-months-old, the father asserted that the mother quit her job at the bank because she knew that she was going to be fired. After that, the mother reportedly got a job with a daycare but she quit after three months due to an argument with the owner. The father disclosed that he was arrested for criminal charges related to child pornography when law enforcement unexpectedly arrived at his home in May of 2013. He reiterated similar statements that he made to police regarding how he came into possession of the pornography. According to the father, he completed a sexual deviancy evaluation and is enrolled in treatment as part of the sentence for the criminal charges. When asked about the mother's reaction to his arrest and the charges, the father asserted that she was upset, but he anticipated that her reaction would be worse given how upset she would get over the "small things." He added, "At that time, there was no mention of separation. I was unhappy with her personality, but I was committed to stay together until Mia was a little older, maybe five-years-old." Yet, the parties' relationship reportedly continued to decline. In October of 2013, the father stated that the mother began working for her current employer and he continued to have a flexible schedule with his real estate business. Thus, when the mother was working, the father explained that he would care for the child. He reported that he cooked meals, took the child to the park, and he occasionally took the child with him to work meetings. The father asserted that the mother never complained about, or expressed any concerns about his care of the child.

In December of 2013, there was an altercation between the parties that resulted in their final separation. The father recalled that the child was invited to a birthday party and he had requested that the mother and child be prepared to leave the house at a certain time on that day. He said, "I got to the house around 1:15 and Mia was not ready and nothing was ready. I was upset and then she [the mother] said she didn't want to go. She said, 'You can get her [the child] ready yourself.'" The father explained that he and the child left for the party and when they returned, the mother appeared upset and immediately took the child upstairs and slammed the bedroom door. Given his past experience with the mother, the father stated that he and his cousin/roommate went to the father's office for about one hour to give the mother some space, but when they returned she was still upset. He noted that he went to his office in the house, but the mother began to yell at him from another room for not removing his shoes when he entered the home. The father responded by going to the mother, picking up the child, and then putting his forehead against the mother's forehead and telling her that she needed to calm down. He denied that he "head butt" the mother, as she alleged. However, he recalled that the altercation continued because the mother could not, or would not calm down. Finally, the father and his cousin/roommate decided to leave the home. The father asserted that the mother began to send him text messages threatening to call the police and tell them that the father hit her if he did not come back home. Yet, the father ignored the threats and stated that he and the roommate went to get pizza and beer and decided to stay in a hotel room. Shortly after checking into the hotel, the father stated that he was contacted by law enforcement and arrested for domestic violence.

According to the father, the date of his arrest was the date of the final separation of the parties. Since the separation, the father noted that there have been multiple court orders that have dictated his residential time with the child. At this time, he explained that he has supervised

time with the child twice a month. The father reported that he desires more time with the child and added, "I want to be really involved in Mia's life. I don't want to be a part-time father. I would like to be able to speak with her doctor and pick her up from school." With respect to any concerns about the mother's care of the child, the father expressed that she is a "great mother" and that the child "looks happy and clean and in good health." As to the mother's allegations about his alcohol and marijuana use, the father noted that while he has had roommates who consume a bottle of wine daily, he only drinks "a couple of glasses a week." He reported that he does smoke marijuana on occasion to help him sleep, but he has never done so while caring for the child and his last use was reportedly three weeks ago. Lastly, the father stated that he had concerns about the validity of declarations filed on the mother's behalf; specifically he is of the opinion that the declaration from the maternal grandmother was actually written by the mother.

V. RE: RESPONDENT (this section is self-reported)

In spring of 2011, the mother recalled that the father first contacted her through Facebook and he located her through "a friend of a friend." She explained, "At first I didn't like John because he had a lot of shirtless photos. After we started to write more, I thought he was smart and interesting. Then we started communication through Skype. I thought he was handsome. We talked online until I came here at the end of September of 2011." The mother reported that she was employed at that time at an "investment company" in Russia and originally made plans to take three weeks of vacation time for her trip to the U.S. She noted that the father was employed as sales manager for a biochemical company. The mother arrived in the U.S. on September 21, 2011 and she asserted that the father proposed to her the next day. She was adamant that the marriage was not arranged for immigration purposes and that she agreed to marry the father because he seemed very caring. On September 28, 2011, the parties were married. The mother stated that the plan was for her to return to Russia for a period of time to settle things with her life there, but that she and the father were informed by an attorney that it would be difficult for her to travel as she had come on a tourist VISA and it may be seen as "violation of law" that she and the father had actually married. Therefore, the mother did not return to Russia. She and the father began living together and her understanding of the roommate situation at that time was that it would be temporary.

Once the father's roommates learned that the mother would not be leaving, she described that there was significant tension in the home. According to the mother, the father's nephew/roommate was jealous of her and "hated" her because of her relationship with the father. She noted that there was a "weird dynamic" in the home. With respect to the mother's pregnancy, she reported that she never told the father that she was unable to get pregnant, as he had explained. In fact, the mother stated that she was constantly reminding the father of the need to use birth control. She disclosed that she had missed her period shortly after the marriage and they bought several pregnancy tests at that time which revealed that she was not pregnant. However, around Christmas of 2011, the mother explained that she took a pregnancy test because she "just wanted to check" and that is when she learned that she was pregnant with the child at issue. As to the father's reaction to the news of the pregnancy, the mother recalled that he was initially "freaked out." She added that he did attend prenatal appointments as well as birthing classes, but that it seemed that he disliked the look of the mother's pregnant belly

and that bothered her. In May of 2012, the mother received her "conditional green card" and began looking for work. Prior to that, the mother asserted that the father made her a fake green card and pushed her to get a job. She stated that the father had a review at work that did not go well and he ultimately quit his job with the biochemical company before the child was born. The mother said, "I think he is lazy. He was staying at home. He started the real estate job before Mia was born." In June of 2012, the mother noted that she was hired as a teller at Chase Bank and she worked part-time until the child was born.

Prior to the birth of the child, the mother reported that there had been physical altercations between her and the father. She elaborated, "I don't remember what started it but he shook me by the arms while I was in the bathroom. I think he was just angry with me. That happened throughout the pregnancy, but it was more physical after the pregnancy. Our arguments were because he spent a lot of time on the computer watching UFC fights." In August of 2012, the child was born and the father was reportedly present for the delivery. The mother explained that she planned to have a natural birth, but due to complications she ended up having the child by C-section. After the child was born, the mother recalled that they were hospitalized due to the surgery and that she wanted to remain in the hospital for one additional day, but ultimately she and the child left because the father was "bored." Upon the return home, there was reportedly an argument between the parties about feeding the child formula versus breast milk; the mother asserted that she wanted to breast feed the child, but she was a new mother and it was difficult and the father felt that the solution was to start formula. With respect to the father's involvement in the care of the child, the mother noted that he would change diapers and spend time with the child. The mother returned to work after two months on maternity leave and by that time, the maternal grandmother was staying with the family on an extended visit. The mother noted that the father continued his real estate business, but did not appear to be working very hard. Although the mother asserted that the maternal grandmother was providing the primary childcare while she worked, she disclosed that the father would cook for the child and take her on walks, and she described him as "patient with Mia."

Following the birth of the child, the mother recalled that she and the father had an argument; she was unable to recall the reason for the disagreement, but she stated that the father put a pillow on her face and grabbed her by the neck, and when she left the house that day, she had a bruise on her breast from the assault. According to the mother, the father displayed pictures in court of scratches on his hand which he reported were inflicted by the mother and she explained that she had scratched the father in attempt to get away from him. When asked about the incident that the father reported occurred when the family was going to the zoo, the mother asserted, "I didn't want to go because he got mad at me and grabbed my arms. My mom talked me into going. I just walked behind him at the zoo. I didn't give him the finger or call him names [as the father declared]. One time, he smirked at me and I did give him the finger." By April of 2013, the maternal grandmother had returned to Russia and the mother decided to quit her job at the bank. She stated that she started working at a daycare but left that job after a brief period of time because they did not put her on a formal payroll and they were charging her to bring the child. The mother said, "In May, the police came to our home. I was shocked [about the child pornography]. Even before the police came out, our relationship was not going well. His nephew was there when the police came as well. John's story about the flash drive [documented in the court records] was a lie. He told me that story first also and I wanted to

believe him." Ultimately, the mother remained in the relationship with the father despite the criminal charges that were filed against him.

In October of 2013, the mother stated that she began working for her current employer. She noted that the position was full-time and the father provided childcare when she was at work. The mother reported, "He was still working in real estate at that time and he would work from home. He would feed her [the child] and change her diapers. There was no discussion about separation but the relationship was not going well. I was feeling uncomfortable and I think John was also. He was so distant. The other thing that made me upset from the very beginning is that he never made any plans, not about vacation or jobs." Between the time that the mother started her job with her current employer and the last altercation in December of 2013, the mother asserted that there were no major incidents between her and the father, but she noted that he was "rude" to her. For example, the mother stated that he would open a bottle of wine and not offer her a glass and/or "hide in his room and hang out with his nephew." With respect to the father's substance use, the mother recalled that he started to drink alcohol more regularly towards the end of 2013. Although the father reportedly always drank wine and occasionally cocktails, the mother stated that by the end of that year, he had started drinking cocktails in the afternoon on a daily basis. She explained that she was typically at work, but knew he had been drinking by the bottles in the recycling. When asked about the altercation that resulted in the parties' final separation, the mother noted that she and the father had an argument because she was constantly cleaning the floor and had previously requested that the father change his shoes when he entered the home. She said, "I asked him to change his shoes and he didn't care. He grabbed me and told me to 'shut up' and then hit me with his forehead. The police came two hours later and there were no marks [on her forehead] by that time." However, the officers did locate the father at a nearby "motel" and he was arrested.

After the father's arrest for assault in December of 2013, the parties reportedly separated for the final time. The mother stated that the father had to move out of the home because of the subsequent No Contact Order, but she and the child continued to live in that residence and the maternal grandmother came to visit shortly thereafter. In February of 2014, the mother was evicted from the residence by the father's cousin, who owned the property. The mother recalled that she was upset and that she and the child had moved four times since then before securing the current home. She explained that since the initiation of the current court action, the father has been permitted supervised time with the child once a week in a public location. Since the entry of that court order, the mother asserted that the father has exercised his time consistently but it occurs every other week. When asked about the child's reactions to her time with the father, the mother simply stated, "She does alright." With respect to the Final Parenting Plan, the mother said, "I thought that he was a simple, honest person, but he has secrets. His interest in child porn is concerning. He didn't communicate everything [to me]." The mother disclosed her concern that there is no "cure" for the father's interest in child pornography and for that reason, she has proposed that his time remain supervised. She added, "Maybe later, when she is a little older and can talk, they could have unsupervised time in public." In addition to her concerns about the father's conviction for child pornography, the mother divulged that the father had originally wanted to dress the child in boy's clothing and further, that in the beginning of their relationship, he reportedly asked the mother "a lot about any molest because one of his girlfriends had been raped by her father." The combination of

these reported issues make the mother apprehensive about supporting any additional residential time for the father.

VI. RE: MINOR CHILD

On January 20, 2015, the mother brought the child to the FCS office for a parent-child observation. The child was dressed appropriately in a pink sweat suit and she presented as healthy with good hygiene. The mother communicated with the child in Russian and the undersigned was unable to secure an interpreter so the observation was based on visible, non-verbal communication between the mother and the child. When the child entered the playroom, she seemed relatively overwhelmed by the amount of toys in the room, but the mother found a spinning top and quickly engaged the child with that toy. Mia smiled as the mother showed her how to make the top spin. The two sat next to one another throughout the observation and the child appeared to feel safe and comfortable in the mother's presence. Once Mia lost interest in the top, she asked the mother to help her locate another toy and the two looked through the toy box together. When Mia located the ponies, she seemed to enjoy playing with those and there was limited verbal interaction between her and the mother. Mia was intensely focused on the ponies and she had even brought her own toy pony to the observation. Although the mother and child did not have a lot of verbal communication, the silence was not awkward or unnatural. Mia then located the plastic tea set in the room and requested that the mother sit at the table for a tea party. The mother assisted Mia in setting the table and the two pretended to drink tea together as Mia served the mother. The two smiled sweetly at one another and the child appeared happy that the mother was enjoying their tea party together. Despite the language barrier, the undersigned noted that the child seemed to speak Russian well and presented as developmentally on-target in all other areas (i.e. her gross and fine motor skills). Prior to ending the observation, the mother sat on the floor with Mia and they played with the Lego set. Based upon their close proximity to one another during the observation, and Mia's frequent looks to the mother for emotional responses and cues reflected that she feels bonded and safe with the mother.

VII. COLLATERAL CONTACTS

Pamela Teglovic, Washington State Community Corrections Officer, spoke with the undersigned and stated that she is currently assigned as the father's probation officer and she completed an intake with him in November of 2014. Ms. Teglovic noted that the conditions of the father's criminal sentence include that he remain under community supervision for twelve months. She explained that regardless of his compliance with services, when the twelve months expires, the father's supervision will be terminated. Ms. Teglovic stated that in many cases individuals will chose to drop out of their services as soon as the supervision has ended. As explained by Ms. Teglovic, the father is currently required to participate in sex offender treatment, as well as register as a level one sex offender and have "no contact with minors without a supervisor present who is knowledgeable about his conviction." With respect to his time with his own minor child, Ms. Teglovic disclosed that the issue was deferred to family court. Under the requirement for community supervision, Ms. Teglovic has to meet with the father once a month and she has to go to his residence every three months. She noted that she has, up to this point, been to the father's home twice and another corrections officer went there

one other time. Ms. Teglovic described the father's home as a "guy's place" but added that there are no apparent safety hazards. When asked about her interactions with the father, Ms. Teglovic stated that he "does not have a lot of insight" nor seem to understand the seriousness of the charges. However, she reported that he is compliant with treatment and has been cooperative. In addition to meeting with the father and monitoring his progress in treatment, Ms. Teglovic explained that the father has been required to install a program on his computer that documents his internet usage and she gets weekly reports—at this time, there have been no issues with the appropriateness of the father's internet use. Lastly, the father's probation also includes a provision that he abstain from the use of alcohol; Ms. Teglovic reported that the father has submitted to urinalysis tests (and the results have been negative) but they do not include an EtG screen. Yet, the father does have to submit to polygraph tests at least once every six months; on March 2, 2015, the father submitted to a polygraph test to address his compliance and Ms. Teglovic stated that the father's responses were appropriate and there was "no deception indicated." She added that he will be subject to one more polygraph before the community supervision is terminated. In addition to the charges for the possession of child pornography and the requirement for sex offender treatment, Ms. Teglovic reported that the father has a pending case for assault and may be required to also participate in domestic violence treatment depending upon the outcome of that case.

Jay Williamson, M.A., reported that the father is currently enrolled in his program for sex offender treatment. Mr. Williamson stated that the father obtained an assessment at Comte and Associates after his arrest for possession of child pornography, and the outcome included the recommendation for treatment. He noted that the father's assessment categorized him as "low risk" given the absence of any prior arrest history along with the lack of evidence to suggest that he ever engaged in any "hands-on sexual assault." Further, the father's assessment described the father as "not an impulsive individual." Following the recommendation for treatment services, the father reportedly began seeing Mr. Williamson on a weekly, one-on-one basis. At this time, Mr. Williamson explained that he sees the father every other week. With respect to the length of the treatment program, Mr. Williamson said that it is "at least" one year and dependent upon his assessment at that time, he may recommend that the father maintain contact with him for a period of time beyond the twelve months. Mr. Williamson added that when/if the father is permitted unsupervised time with the child at issue, he would like to administer a polygraph test to address the issue of the father's appropriateness during that residential time. Overall, Mr. Williamson stated that the father's "demeanor has been good" and that he appears to have "genuine concern for the child." When asked about the likelihood that an individual who has possessed child pornography would graduate to engaging in inappropriate/assaultive sexual behaviors with others, Mr. Williamson reiterated that for the father that is unlikely to happen given his "low risk." He explained that the child pornography reportedly came into the father's possession and was not sought out (which is supported by the father's responses on his polygraph test), that material is not what the father has generally used to "gratify himself", and there is no evidence to suggest that the father has ever engaged in a hands-on assault nor does he seek opportunities to establish relationships with youth. For these reasons, Mr. Williamson noted that it is unlikely (or "low risk") for the father to re-offend.

Dr. Kimberly McDermott, pediatrician at Health Point, stated that she has been the child's doctor since birth and her first appointment with the child and the parents occurred on August

28, 2012. Prior to the parties' separation, Dr. McDermott asserted that the father attended almost all of the child's medical appointments, along with the mother. She noted that she remembers the father "very well" because it is unusual for fathers to attend their children's medical appointments so consistently. Dr. McDermott described the father as "appropriate and very engaged" and recalled that he was very respectful towards the mother, the child, and herself. Her last interaction with the father was during a well-child exam in August of 2013 and at that time, Dr. McDermott noted that she had no concerns about the care of the child or her interactions with either parent. Dr. McDermott saw the child again in November of 2013 and the father was not in attendance; during that visit, the mother reportedly disclosed that she and the father were experiencing some "marital difficulties." According to Dr. McDermott, there were no reports of domestic violence or child abuse when the parties were still in a relationship with one another, but after the separation, the mother did tell her that there was domestic violence and that the father had been charged with possession of child pornography. However, at the child's most recent visit for a well-child exam in August of 2014, the mother informed the doctor that the child was seeing the father every two weeks and that "things were going well." With respect to the child's overall health and development, Dr. McDermott stated that there are no concerns and the child is "healthy and developmentally on-target."

Kristy Archie, visitation supervisor, confirmed that she was one of a few people who supervised the father's time through "Children First." Ms. Archie recalled that since the time that she began to supervise the father's time with the child, it was apparent that the two had a healthy bond. She noted that the bond between the father and child was reflected by the child jumping out of her seat, running towards the father, and hugging him when he arrived for the visit. In addition, Ms. Archie stated that the child would run away from the father, but then would look back to make sure that he was still there and that he was watching; she added that the child would look to the father to provide a sense of safety and security, as opposed to looking to her for that reassurance. During the times that she supervised, the father reportedly always came prepared with healthy snacks and he remained engaged with the child during the entirety of their time together. She added that often times the child would feed the father her snack. Ms. Archie asserted that she never had any concerns about the father's interactions with the child and she never had to intervene; she said that the father knew the rules and abided by them without incident. When asked about the father's communication with the child given that her primary language is Russian, Ms. Archie explained that the father knows some Russian words but he and the child would alternate between the Russian, Spanish, and English languages when talking with one another. Ms. Archie reported that there were a couple of times when it appeared that the father did not know what the child was saying, but they were able to navigate that until he figured out what she was trying to communicate. As to her interactions with the mother, Ms. Archie described them as "brief" but appropriate. She noted that the mother always delivered the child clean and well-groomed and there was only one time when the mother got upset, which occurred when she learned that the father had given the child orange juice and the child is allergic.

VIII. ANALYSIS OF INFORMATION

At issue in this case is the residential schedule for the minor child, in particular the issue of the father's time with the child. These parties had a very brief courtship prior to marriage and were

pregnant with the child shortly thereafter. It is not uncommon for parents with limited relationship history, such as in this case, to struggle with the issue of trusting one another to adequately care for the child. Further, given their limited knowledge of one another, parents in these situations often do not know what the other values and prioritizes when raising children. While the parties' brief relationship does likely play a factor in their inability to reach an agreement on the residential schedule, the father's criminal charges have further complicated the matter. It is not disputed that the father was in possession of child pornography and the mother has asserted that he should be limited to solely supervised time with the child. In addition, the mother has made allegations of domestic violence. The father has denied the mother's claims that he was assaultive and has also asserted that there is no correlation between his criminal charge and risk posed to the child in his care. As to any concerns raised by the father, he noted that he has no issues with the mother's parenting and focused his position in this matter on securing more, and less restrictive, time with the child. The purpose of this report is to recommend a residential schedule that will support the minor child in her physical, emotional, and social development; in addition, to assure that she will maintain a safe and healthy relationship with each parent.

During the mother's FCS interview, she recalled altercations that occurred between she and the father while she was pregnant that involved him grabbing her by the arms, shaking her, and yelling at her. She asserted that these incidents of domestic violence got worse after the child was born. With respect to domestic violence, for the purposes of this report, domestic violence is defined as a pattern (two or more) of behaviors that include physical force against person or property or the credible threat of physical force, in addition to behaviors of coercive control, such as tactics of economic, psychological, or use of the child to control the other parent. According to the mother, the father head butt her, put a pillow over her head and grabbed her by the neck, and was "rude" to her on a regular basis. In December of 2013, the father was arrested and charged with Assault 4—DV and the court entered an Order for Protection (DVPO) on the mother's behalf following that altercation. However, the father denied the mother's recollection of the physical altercations and he asserted that the mother was the one who got aggressive during arguments, including hitting him, kicking him, and scratching him. He noted that during those incidents, he would grab the mother's arms in an attempt to prevent her from continuing to hit him. On the day of the father's arrest, he stated that he put his forehead against the mother's and requested that she calm down, but he reportedly did not hit her with his forehead as she alleged. It appeared that, based on the reports of the parties, the mother was unhappy with the living situation and the father's lifestyle from the very beginning. She disclosed that she felt that the father was rude to her because he chose to spend his time watching UFC fights and hanging out with their roommates, and they argued over issues such as wearing shoes in the home. The father confirmed that there was tension in the parties' home from the time the mother moved in and he recalled that the arguments between he and the mother were often related to issues such as him hugging her without first washing his hands. Both parties also disclosed that by 2013, their relationship was rocky and there was a lot of conflict. However, neither party divulged any tactics of coercive control used by the other—the mother worked outside of the home, the parties shared finances, and there was no evidence or information made available that would support the idea that the father had been controlling of the mother in any way.

In addition to the absence of coercive control tactics, there is only one documented incident wherein the mother contacted law enforcement to report an assault. While the incident report from that evening includes the mother's assertion that there had been prior physical assaults, there were no additional details included. Furthermore, there were no visible injuries noted by the responding officer. Given the mother's disdain for the father at that point in the relationship, the undersigned does have some concerns about the credibility of her report to law enforcement. It seems likely that the parties' relationship did not meet the mother's expectations and she was frustrated. Although the court did enter a DVPO for the mother, it should be noted that the documents in that legal matter reflected more concern about the father's sexual offense as opposed to his alleged violent behavior. Given that there is no evidence to suggest that the father engaged in any controlling behaviors or any verifiable information to support the mother's claims of a pattern of physically assaultive behavior, the behavior does not meet the definition of domestic violence referenced in this report. For that reason, the undersigned has not recommended that a domestic violence restriction be included in the Final Parenting Plan. However, there is a recommendation that the father be ordered to comply with any court orders, either those from his pending criminal case and/or the court orders under the DVPO.

As to any other potential mandatory or discretionary restrictions present in this case, the fact that the father is a registered level one sex offender dictates that a restriction against him be included in the Final Parenting Plan. While the father has been labeled "low risk" for re-offense, the undersigned has concerns about recommending any extensive residential time between the child and the father. At this time, the child is very young and is not able to self-report. Additionally, the child does not yet possess the ability to be protective on her own. However, it should be noted that the mother admittedly allowed the father to provide day-to-day care for the child from October of 2013 (after the criminal charges had been filed) until the final separation in December of 2013. These arrangements suggest that the mother was not too concerned that the father's possession of child pornography placed their child at risk in his care. Thus, it is perplexing that she has been adamant that his time remain professionally supervised and shows that she still likely harbors some of her own resentment towards the father for the failed relationship. Regardless, the father's criminal conviction and the nature of the charges raise apprehension for the undersigned about the child's safety in the father's care. Lastly, RCW 26.09.191 has determined that any parent who is a registered sex offender will have a restriction against them in their parenting plan and the undersigned has included that in the recommendations that follow.

With respect to the other recommendations for the residential schedule, given the mandatory restriction for the father, the undersigned has recommended that the child continue to reside the majority of the time with the mother. The father's residential schedule should be graduated to reflect his compliance with treatment in addition to address concerns given the young age of the child. It appears that it is currently in the child's best interest for the father's time to remain supervised while he is enrolled in his treatment program. Yet, the supervision notes reflect that the father and child share a healthy, bonded relationship and the child presents as very comfortable in his care. Therefore, once it has been determined that the father has successfully completed the sex offender treatment program, it will be important for the father and child to have more time together in order to facilitate the growth of their relationship. Given the

expense associated with professional supervision, the undersigned has recommended that the father's time be graduated to lay supervision with a friend or family member so that he will be able to exercise weekly time with the child. It is likely that the child will still be very young at the time that the father moves to phase two of the schedule and in order to help ensure her safety, the undersigned is of the opinion that there still needs to be another adult present and that the father's time occur in a public location. Once the child reaches five-years-old and is able to clearly communicate any discomfort or concern to other adults, the father should be permitted unsupervised time with the child once a week. At this time, it is difficult to make any recommendation regarding any overnight time for the father. It would be in the child's best interest for the father to exercise the recommended phased schedule and once he has been in phase three of the plan for at least one year, he should be able to petition to modify the parenting plan. As part of the modification process, should the father chose to do so, it may be helpful for the court for him to do an assessment with a polygraph to address his reactions to his unsupervised time with the child and the potential for overnights.

IX. RECOMMENDATIONS

This report concluded that restrictions under RCW 26.09.191 should apply to the father's residential time due to the fact that the parent has been convicted as an adult of a sex offense.

- 1. Residential time:** The child should reside with the mother except that the child should reside with father according to the following residential schedule: **Phase 1:** Until the father completes the sex offender treatment program, he should continue to have professionally supervised time with the child every other week, on a mutually agreed upon day, for up to four hours. **Phase 2:** Once the father has completed treatment, he should have time with the child, with a lay supervisor, in a public location every week on a mutually agreed upon day for up to four hours. **Phase 3:** Once the child is five-years-old, so long as the father has exercised 90% of his time under phase two and he has no further law violations, he should have time with the child once a week, on mutually agreed upon day, for up to six hours. Any non-compliance with sex offender treatment should result in a suspension of all residential time until the father provides documentation that he has been compliant for one month. Once the father has been engaged in phase three for at least one year, he should be allowed to return to court to request to modify the parenting plan.
- 2. Vacations (to commence at phase 2):** The parties should alternate Christmas Eve (mother even, father odd) and Christmas Day (mother odd, father even) and the father should have time with the child, so long as a lay supervisor is present, for up to eight hours. **Phase 3:** The parties should alternate Christmas Eve (mother even, father odd) and Christmas Day (mother odd, father even) and the father should have time with the child for up to eight hours. The father should also be permitted one additional day with the child during the spring and midwinter breaks for up to eight hours.
- 3. Holidays (to commence at Phase 2):** The parties should alternate the following holidays: July 4th (mother even, father odd) and Thanksgiving Day (mother even, father odd). The father should have the child for up to eight hours with a lay supervisor present. **Phase 3:** The parties should continue to alternate the holidays as listed in phase two, but the father does not have to have a lay supervisor present.

- hours. The father should also be permitted one additional day with the child during the spring and midwinter breaks for up to eight hours.
3. **Holidays (to commence at Phase 2):** The parents should alternate the following holidays: July 4th (mother even, father odd) and Thanksgiving Day (mother even, father odd). The father should have the child for up to eight hours with a lay supervisor present. **Phase 3:** The parties should continue to alternate the holidays as listed in phase two, but the father does not have to have a lay supervisor present.
 4. **Special Occasions:** The child should reside with the mother for her birthday and Mother's Day, and the child should reside with the father on his birthday and Father's Day. The child should be with the mother on her birthday in even years and with the father on her birthday in odd years. **Phase 1:** The father should only have the child on such special occasions for up to four hours and with professional supervision. **Phase 2:** The father should have the child for up to eight hours with a lay supervisor present. **Phase 3:** The father should have the child for up to eight hours without supervision.
 5. **Decision making:** Each parent should make decisions regarding the day-to-day care and control of the child while the child is residing with that parent. Either parent should make emergency decisions affecting the health or safety of the child. Due to restrictions under RCW 29.09.191 for the father, the mother should have sole decision making authority with regard to all major decisions including medical, academic, and religious issues.
 6. **Dispute Resolution:** If the parents have disputes regarding the parenting plan, they should submit those disputes to the Court.
 7. That the father remains in compliance with sex offender treatment with Jay Williamson until it is determined that he has successfully completed the program. The father should provide a copy of this report to Mr. Williamson (sealed version, 18 pages).
 8. That the father complies with any other court ordered services that may be required under the pending criminal action and/or under the mother's Order for Protection.
 9. That the father refrains from the use of alcohol and other mind-altering substances during his residential time with the child.
 10. Both parents should be self-informed of the child's school activities and conferences. Both parents should have the right to attend any and all of the child's extracurricular and school activities so long as it does not violate any other court order.
 11. Both parents reserve the right to modify the parenting plan by mutual consent.
 12. Neither parent, nor any other adult in their presence, shall make any disparaging remarks about the other in the presence of the child.

Respectfully submitted,



Emily Brewer, MSW
Social Worker
Family Court Services
(206) 477-2738
Date: 4/13/2015

Exhibit 10

E-mail exchange between Williamson,
Velezmoro & Jiao

Date: Sat, Oct 24, 2015 at 2:19 PM
Subject: Re: Williamson
To: John Velezmoro <johnvelezmore@gmail.com>

Jon,

Your e-mail confirm my fears. I'm sorry for is happening to you. when I called you after i moved to Beijing I asked you to return the 2, SRM6000 to the Data-Linc office and throw away everything else, I did mentioned that everything else was garbage. We have a say in china "Who look in the dirt would allways fine dirt", you made a mistake metioning my name and giving my name and information to others, DONT DO THAT. This is China not USA, foreign emails and fono calls are monitor by the Estate. small crimes are punish with execusion.

I dont want to be contact by you or your friend, I will block your friend and your e-mail, please understand my situacion.

Good luck & Good Buy

Feng

Sent: Friday, October 23, 2015 at 12:40 PM
From: "John Velezmoro" <johnvelezmore@gmail.com>
To: "Feng [REDACTED]@asia.com">
Subject: Re: Williamson

Feng,

When you asked me to return the wireless modems to Data-linc I found a flash-card (The old school big flash card). At the time I thought I could reform it and use it. When I opened the flash card I found hundreds of underage nude pictures. I have to admit that some of the pictures got my attention and I decided to keep the flash-card. Over the years I saw the pictures a few times but in 2013 I decided to destroy the card, before I did that I upload the entire contend in to my skydrive. I was planing to delete most of the file and keep the pics that originally got my attention but it never happened, the following day Microsoft services lock my account. 2 months later I was charged with "Possession of underage pornography". During the trial I declared myself guilty (I was guilty). these past 2 years have been very difficult, lost my job, my real estate. license, the ability to get a job and I had to regisler as a sex offender. As part of the sex offender treatment I have to see Mr. Williamson (The therapist) every other week for a year. He would like to ask you a few question over the phone or by e-mail. you won't be accountable for the flash card, he just want to ask you question to better assist me. Please contact him and set up a time and day for you to talk, it would be highly appreciated.

谢谢, John

FYI: I got your contact info from the new Data-Linc Asia Sales Manager and he got it from one of the distributors.

On Thu, Oct 22, 2015 at 6:17 AM, Feng [REDACTED]@asia.com> wrote:
What's going on?

[REDACTED]

Feng Jiao,

Thank you for the quick response back. I had assumed that John Velezmoro had already contacted you. I am sending a copy of this letter to John also so he will connect up with you and contact you. His email is: johnvelezmoro@gmail.com

John, do connect up with Feng Jiao and let him know what this is about.

Jay C Williamson
13606 NE 20th Street
Suite 104
Bellevue, WA 98005-2011
425 643-2383
Fax 425 795-7143

This email transmission and/or the attachments accompanying it may contain confidential information. The information is only for the use of the intended recipient. If you have received this transmission in error, please notify the sender immediately by reply email, and then destroy all copies of the transmission.

In a message dated 10/22/2015 5:18:07 A.M. Pacific Daylight Time, fe [REDACTED]@asia.com writes

My mistake the email wasnt blank. I havent been in contact with john velezmoro in many years. You contact me in my personal email address, no many people have it. You are mistaking, he didnt send the equipment to me, he took it to Office 11years ago i'm in Indianright now I would be back in Beijing on the 29 if you want to I can give you a call but I need to know what is this about please give me the email for John

Sent: Wednesday, October 21, 2015 at 4:27 PM
From: "Jay Williamson" <[REDACTED]>
To: [REDACTED]
Cc: [REDACTED]
Subject: Regarding John Velezmoro

Feng Jiao,

Your former roommate, John Velezmoro, gave me your email and phone number. I did want to ask you about, "the box with the data-link radios you had asked him to return to you 11 years ago."

Is there a time that I can call you? I know we have way different hours, but I would appreciate getting to talk with you about this situation he has gotten himself into.

I hope Mr. Velezmoro has let you know that I would be trying to reach out to you.

Jay C Williamson

13606 NE 20th Street
Suite 104
Bellevue, WA 98005-2011
Tel: 425-255-8
Fax: 425-786-7118

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Exhibit 11

Martin Sifuentes Testimony
December 8th 2014 witness

March 18th, 2014

Dear Judge;

I am writing this letter in behalf of John Velezmoro Eme and Mia Velezmoro, regarding the events I witnessed December 8th, 2013.

3:15PM: I met John and Mia at my nephew Thiago's birthday party (see picture attached). We greeted Thiago and had cake. There were approximately 20 children and 15 adults at the party which took place on a public location called Elevated Sports, at 18311 Bothell Everett Hwy. When I approached John and Mia, I asked about the family, but Karolina was not present. John told me he had a court day the next day, and that Karolina had been acting un-supporting and judgmental on the issue: he understood her disappointment. He asks me to come over to his house for moral support, and I accepted.

4:30PM: Thiagos's party was over, and we (Mia, John, and I) left the place in Mill Creek to go to John's house at 13137 129th Kirkland, WA. We arrived at John's house about 5:00PM. Karolina open the door, she was silent, and looked distress. We greeted her, to which she did not answer. She picked up Mia and left for her bedroom slamming the door when closing it.

John and I went to his office in Bellevue after dropping Mia, to give Karolina time to cool down.

We went back two hours later and went directly to John's office in the house.

6:45 – 7:00 PM: I heard a door slamming and other loud noises, I looked at John, he looked back at me with a puzzled face. I asked him to go see what was happening.

I heard John saying "Please calm down, you are scaring the baby". Then Karolina replied "Do not make me call you for your real name!" (loud and full of rage) "You fucking asshole, you are a mother fucker...#!". I heard one more door slamming, and other objects being impacted heavily on the walls, while Mia started to cry. I left the office and went downstairs, towards the kitchen to see what was happening.

7:00 – 7:10PM: As I was coming down from the second floor towards the kitchen, I saw Karolina at the bottom of the stairs holding the baby stroller at one side and John at the other. Karolina was yelling and John was asking her to stop scaring the baby. Karolina then pushed the stroller with force towards John, and the baby screamed louder. John stopped the stroller and moved into the Kitchen. I met him there and at that moment Karolina came from the other door. She repeated her old insults, "you are an asshole motherfucker..." and so on; then she began hitting John. At that instant I intervened and by setting myself between them. Karolina continues to hit John on the head. At this point I said: "I am going to take John away, please stop fighting". Karolina replied with rage: "Great, take your Fucking cousin out of here". I turned to John and said: "You have a court date tomorrow, let's go outside please". John told me he worried about Mia's well being, to that replied: "Mia will be fine, please let's leave". Once outside I convinced John to stay at a Hotel that night to avoid any trouble prior to his court date next morning. He accepted and we check into Motel 6 at 124th Kirkland.

7:25 – 7:50PM: We went to Denny's at 124th, order two club sandwiches to go, and came back to the hotel room to watch a movie. Then John's phone start ringing he answered and had a brief conversation with Karolina. After he hanged up, she called again. I suggested not answering and getting a good night sleep. Reluctantly John accepted, then text messages starting coming in. John then said "Karolina says if I do not bring her the car back right now, she is going to call the Police and tell them I hit her on the head". I told him to not worry since she was probably still upset and to deal with it the next day after his court date. Soon the cell phone battery run out and John went to sleep while; I continue to watch TV eating my club sandwich.

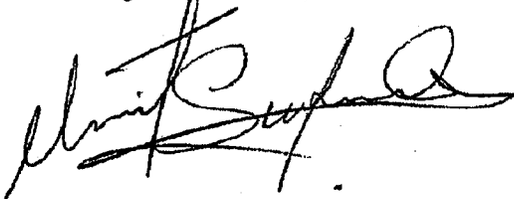
9:00PM to 10PM (Approximately): My cell phone started ringing, and I woke up. I answer and the person on the other end identified himself as Kirkland police officer. The officer asked me if I was Martin and if John was with me. I answered yes to both questions, and then he asked to talk to John. I woke up John and gave him the phone.

Ten to fifteen minutes later the phone ring again, and the same officer ask on more time to talk to John. I passed the phone to John and he talked to him, and opens the door. I looked and there were 4-5 police cars outside, one was next to the door with his gun drawn. I lifted my hands up, and said "Hello officers, is everything OK?" To this he asked: "Do you have any guns!?" I replied that we didn't. He asked John to go where he was. John went there, and another officer came from behind and put hand cuffs on John. I asked the officer what was happening, and his reply was: "John is going to jail tonight. You stay there, we will come and talk to you later".

Another 10-15 minutes went buy, and the same officer came back and talked to me. He ask me what happened that night, and I told him what I saw and heard. The officer say "Thank you Martin, for taking John out of the house", and then he also told me I could find out about John's case the next day at Kirkland police station.

I am a cousin of John, and have met him since I was 7 years old. John has never being violent with anyone. I know he sells real state and his wife works an 8 to 5 schedule. He does the cooking at home and was the primary care giver for Mia before this incident. Once he was released, I saw John stopping by the store and buying diapers for Mia prior to going back to his house escorted by a police officer to pick up his belonging from the house. I also saw him crying when he left the house, apparently Mia had come running to him, and it had been very hard for him to put her on the floor and leave. Please grant contact with his daughter Mia in the best interest of both of them.

Best regards your Honor,

A handwritten signature in black ink, appearing to read "Martin Sifuentes". The signature is fluid and cursive, with a large initial "M" and "S".

Martin Sifuentes

206 940 2329
marsif@univexinc.com

Exhibit 12

Text exchange on
December 8th 2014

...by in the store with
you need?

Sun, Dec 8, 2013, 7:30 PM

**Karolina Velezmoro (M
+14255331806):** I just need a car

Sun, Dec 8, 2013, 7:31 PM

**Karolina Velezmoro (M
+14255331806):** When will u be
here?

Sun, Dec 8, 2013, 7:34 PM

**Karolina Velezmoro (M
+14255331806):** So u judt took a
car? And who r u after that?

Sun, Dec 8, 2013, 7:36 PM

**Karolina Velezmoro (M
+14255331806):** I will call a
police that u knocked my head!

Sun, Dec 8, 2013, 7:37 PM

**Karolina Velezmoro (M
+14255331806):** U r so coward!
u knocked my head and now
u r so afraid of what

Exhibit 13

First Visit Report, after not seeing Mia
for 90 days

ELAINE M BABCOCK
FREE-LANCE SERVICES
2132 163rd Place SW
Lynnwood, WA 98087
(425) 745-2074 (office)
(206) 412-4633 (cell)

elaine.babcock@comcast.net

OVERVIEW OF SUPERVISED VISIT

Case Name: In Re: Karolina Velezmoro v. John Velezmoro
Case No: 13-2-41927-1 SEA
Visiting Parent: John Velezmoro; (hereinafter referred to as "Dad")
Residential Parent: Karolina Velezmoro; (hereinafter referred to as "Mom")
Child: Mia Velezmoro; (DOB: 08/21/2012)
Date of Visit: March 27, 2014 **Day:** Wednesday
Start Time: 3:30 PM **End Time:** 6:30 PM
Location of Visit: Neighborhood Park in Kirkland

Transportation.

Mom had arranged for me to pick Mia up from daycare as she was at work during the majority of the scheduled visit. I then met Dad at Trader Joe's which was located at a small strip mall near his home; and just off of the freeway. After the visit I was to deliver Mia to Mom at her home.

Meeting with Child/Initial Transfer.

I arrived at the daycare early to pick up Mia in order to allow enough time to install her car seat into my vehicle; and to spend some time with her so that she would be more comfortable leaving with me. When I arrived she was outside playing. I introduced myself to the daycare provider, who promptly updated me on Mia's day. She told me that Mia had lunch but had not taken a nap today so she was a little tired. I installed the car seat, then got out a bag of toys I had brought to help engage Mia in play. I got down on the ground and talked to Mia, showing her the various toys until I found something she liked. Once Mia appeared comfortable, I picked her up and put her in the car seat, telling her that I was taking her to see Dad. Mia separated easily from the daycare provider as we left.

Visit.

When I arrived at Trader Joe's parking lot, Dad phoned to tell me where he was. I promptly drove over to meet him and parked near his car. As I pulled into the parking stall, Mia saw Dad and began saying in an excited voice, "Papa, Papa!"

Mia smiled as Dad greeted her with a hug and smile, as he took her out of the car seat. We then walked over to Dad's car where he started to buckle her into a booster seat. I reminded him that Mia is not old enough for a booster seat and had him hold Mia while I transferred the car seat from my car into his.

Once the car seat was installed and Mia was securely fastened into it, Dad drove to a nearby park. As he pulled into the parking lot, he explained this was the park he used to take Mia to when the parties were together. He told me that they lived just up the street from the park; and emphasized how much Mia used to enjoy playing there. When Mia saw where they were, her eyes lit up and she became excited. She appeared to recognize the park.

Mia took off running towards the playground as soon as Dad put her down. Dad followed close behind Mia and actively engaged in play with her. He pushed her on the swing; caught her when she slid down the slide; held her hand as she climbed around the various play structures; etc. Mia smiled and laughed throughout the play.

While they were playing, Mia's Aunt, who was visiting from Peru, joined Dad and Mia at the park. She smiled as she greeted Mia and talked to her. However, Mia remained focused on Dad and playing which her Aunt did not appear to mind. She continued to smile as she watched Dad and Mia play while staying a few steps behind them to give them space.

Mia and Dad actively played throughout the entire visit except when they took a short break to sit down and have a snack. After offering Mia something to eat and drink, Dad brought out a small ball. Mia smiled from ear to ear as she played with the small red ball and Dad. She would hand it to him; attempt to put it in his mouth; rolled it; etc.

Exhibit 14

Email chain between Karolina and
Myself

Re: Volvo

John Velezmoro <johnvelezmoro@gmail.com>

Sat, Jan 11, 2014 at 4:48 PM

To: Karolina Velezmoro <karolina.velezmoro@gmail.com>

I hope that Tatiana arrived safe and with out any issues. say hi to her from me. I need to ask you for a favor, I need a picture of the area where water is leaking from the ceiling, also there is a investor that is interested in making a cash offer for the house. he would like to see the house tomorrow mid-afternoon. Luis Gerardo would be the one doing the showing of the house. it would be great if we can coordinate a specific hour between 12 to 4 when you are not in the house to do the showing. (You would need to leave a door open for the showing)

As a safety precaution I would like to change the front lock for a regular key lock, Monday or Tuesday when I see Mia.

Let me know

Thanks,

John V.

On Thu, Jan 9, 2014 at 3:46 PM, John Velezmoro <johnvelezmoro@gmail.com> wrote:

I left a blue car in the driveway. I would pick it up tonight or tomorrow.

On Wed, Jan 8, 2014 at 8:34 PM, Karolina Velezmoro <karolina.velezmoro@gmail.com> wrote:

You can pick up your car tonight or tomorrow. I will leave the keys in the mailbox in the envelope for you. Thanks

08 янв. 2014 г. 10:17 пользователь "Karolina Velezmoro" <karolina.velezmoro@gmail.com> написал:

Yes i will pick her up. Thank you...i will let you know when you can pick up the car...probably today night or tomorrow. It is almost full with gas

08 янв. 2014 г. 8:38 пользователь "John Velezmoro" <johnvelezmoro@gmail.com> написал:

I would do the car payment and yes, you can keep the navigator. Are you going to be able to pick up Tatiana on Saturday?

On Tue, Jan 7, 2014 at 9:45 PM, Karolina Velezmoro <karolina.velezmoro@gmail.com> wrote:

Also can i keep the navigator for some time? Let me know

Re: house showing

Karolina Velezmoro <karolina.velezmoro@gmail.com>
To: John Velezmoro <johnvelezmoro@gmail.com>

Tue, Jan 14, 2014 at 11:05 PM

Whenever they want. Just tell me the time in advance. My mother will be at home and will open the door but she won't sit and wait whole the day!

14 янв. 2014 г. 22:47 пользователь "John Velezmoro" <johnvelezmoro@gmail.com> написал:

I need to set up a new appointment for the investor, let me know day and time. A showing normally take 30 minutes.

Tomorrow I'm going to look for a White card key for my office, The charger for the big camara, the small camera, the keys of the house and some other items.

I left you a Navigator I got in Craigslist, it takes 10 minutes to get a signal but it works fine.

On Tue, Jan 14, 2014 at 10:36 PM, John Velezmoro <johnvelezmoro@gmail.com> wrote:

1. Please no more cooking during your visits! If you want to treat Mia...please bring your cooking with you.

I don't have anywhere to cook but it is OK, it won't happened again.

2. Please always let me know the exact times of your visits. You have 4 hours between 10 am and 4 pm on 2 days only Monday and Tuesday. I don't want my mother to be stressed out of waiting...so please tell me the exact times before your each visits. This week is an exception...that you can visit on Wednesday. Otherwise lets follow the agreement.

I was selling cars but i quite my job last week because they couldn't give me Mondays off. I'm sorry about yesterday, it was an exceptional busy day for me. I would try to keep with the schedule the best I can but we need to be flexibles, Monday and Tuesday are regular working days.

3. I have a problem with auto insurance because the accident on 03.30.2013 is somehow under my name. They want to rise the payment for me. Do you have any documentation which tells that it was you in the accident and that it was not your fault? If yes, then i will need it.

There was never a police report, If you contacted progressive they have a full record of everything. I would call them tomorrow to see what I can get.

4. Mia got fiver again after you left. Please take her to Healthpoint tomorrow please. You will need to make an appointment from 8 am. I gave you the phone number. Insurance card is with my mother.Thanks

Sure

5. What about the key to the door? Will you provide us with it?

I couldn't find the key, I would look around the house tomorrow, If I don't find it I would buy new lock.

On Tue, Jan 14, 2014 at 8:57 PM, Karolina Velezmoro <karolina.velezmoro@gmail.com> wrote:

John,

1. Please no more cooking during your visits! If you want to treat Mia...please bring your cooking with you.

2. Please always let me know the exact times of your visits. You have 4 hours between 10 am and 4 pm on 2 days only Monday and Tuesday. I dont want my mother to be stressed out of waiting...so please tell me the exact times before your each visits. This week is an exception...that you can visit on Wednesday. Otherwise lets follow the agreement.

3. I have a problem with auto insurance because the accident on 03.30.2013 is somehow under my name. They want to rise the payment for me. Do you have any documentation which tells that it was you in the accident and that it was not your fault? If yes, then i will need it.

4. Mia got fiver again after you left. Please take her to Healthpoint tomorrow please. You will need to make an appointment from 8 am. I gave you the phone number. Insurance card is with my mother.Thanks

5. What about the key to the door? Will you provide us with it?

14 янв. 2014 г. 9:27 пользователь "Karolina Velezmoro" <karolina.velezmoro@gmail.com> написал:

On Tue, Jan 14, 2014 at 9:55 AM, John Velezmoro <johnvelezmoro@gmail.com> wrote:
Ok, I would call right now.

On Tue, Jan 14, 2014 at 9:37 AM, Karolina Velezmoro <karolina.velezmoro@gmail.com> wrote:

John,

Mia had fever in the night. I gave her ibuprofen and she fell asleep...but she was crying for almost 3 hours. If she will have it again please show her to the doctor! Tel. 425-882-1697. I left her insurance card to my mother.

She was sick with fever 3 weeks ago...she had viral infection then and we were at the doctor with her...i hope it is not an ear infection!

Let me know how will it go

13 янв. 2014 г. 18:39 пользователь "Karolina Velezmoro" <karolina.velezmoro@gmail.com> написал:

Ok

13 янв. 2014 г. 16:09 пользователь "John Velezmoro" <johnvelezmoro@gmail.com> написал:
I know, I stopped by at 12:30 but nobody was home. Tell Tatiana that tomorrow is going to be nice and I would like to go to Marymoore (I feel bad for Vicious)

On Mon, Jan 13, 2014 at 12:57 PM, Karolina Velezmoro <karolina.velezmoro@gmail.com> wrote:

My co-worker already informed her... Because i am far away

13 янв. 2014 г. 12:17 пользователь "John Velezmoro" <johnvelezmoro@gmail.com> написал:

I need to go to Everett Now, let me stop by to see Tatiana & Mia for a few minutes

On Mon, Jan 13, 2014 at 11:48 AM, Karolina Velezmoro <karolina.velezmoro@gmail.com> wrote:

Next time please let me know at least before 6 am that you are not coming because my mother doesn't have phone to connect with me...and she will wait for you...

12 янв. 2014 г. 13:05 пользователь "Karolina Velezmoro" <karolina.velezmoro@gmail.com> написал:

John it is ok with the showing. Sorry i was busy with Mia and my mother when my phone was charging

12 янв. 2014 г. 12:23 пользователь "John Velezmoro" <johnvelezmoro@gmail.com> написал:

Since I didn't hear from you I canceled the appointment.
Please let us know when is convince time.

On Jan 11, 2014 4:48 PM, "John Velezmoro" <johnvelezmoro@gmail.com> wrote:
I hope that Tatiana arrived safe and with out any issues, say hi to her from me. I need to ask you for a favor, I need a picture of the area where water is leaking from the ceiling, also there is a investor that is interested in making a cash offer for the house. he would like to see the house tomorrow mid-afternoon. Luis Gerardo would be the one doing the showing of the house, it would be great if we can coordinate a specific hour between 12 to 4 when you are not in the house to do the showing. (You would need to leave a door open for the showing)

Door lock

John Velezmoro <johnvelezmoro@gmail.com>
To: Karolina Velezmoro <karolina.velezmoro@gmail.com>

Wed, Jan 29, 2014 at 4:53 AM

Fico (The owner of the house) or Luis Gerardo (The realtor) can place the keybox on the house railing.

The house key would be inside the keybox, the keybox is for Luis Gerardo or any other designated person to show the house. I also want the key on a visible place in case a bank representative pass by to take pictures of the house.

If the house would be show, it would be with everybody involve agreeing on that. Do you remember 3 weeks ago when someone was interested in seeing the house. When you didn't return my e-mail, I cancel the showing.

We want to minimize the numbers of showings as much as possible (probably one or two). Right now we have someone interested in seeing the house on Saturday late afternoon (a showing takes 20 to 30 minutes).

These are your options after everybody agree on a time:

- A. You can be in the House.
- B. You can go out for one hour during the showing.
- C. You can re-schedule

I know the house well and i would like to be the one showing the house to point out house issues. That is up to you. If I don't do the showing Luis Gerardo (The Realtor) or Fico (The owner) can do the showing.

Make a copy of Tatiana's key in Fred Meyer (about \$2) and start closing the doors (Upper and lower) when you live the house.

Let me know if you have further questions.

On Tue, Jan 28, 2014 at 11:59 PM, Karolina Velezmoro <karolina.velezmoro@gmail.com> wrote:

What do you mean you will place a keybox? I don't want and also you are restrained from coming to the house when i am there.

So do you mean you will place the keylock in the front door and we will be locked from outside? And the investors will have access to the house whenever they want? Or whenever you and Luis Gerardo wants? Please correct me if i am wrong.

28 янв. 2014 г. 22:41: пользователь "John Velezmoro" <johnvelezmoro@gmail.com> написал:

In a earlier e-mail (January 2014) I informed you that I was going to change the digital lock for a regular lock with key. I did change it that day but I didn't find the key. When I told you the following day that one of the items I was going to look for in the house was the key for the front door you told me to don't enter my own bedroom.

I needed the key to place it inside a Keybox (The blue metal boxes I use for real estate). **"And the rest you keep for yourself to enter the house when we are not there?"** HHHUUUMMM....Are you kidding, I don't need a key for my self. The house is always open.

Regarding Real Estate, When a loan is delinquent for more than 30 Days the bank can foreclose the

...to say, the house so I don't place the property in the market, I have one coming on Saturday late afternoon.

My child support would be \$17.98 a month base on what I earned last year, I was planning to give you \$800.00 when you leave. \$300 \$200Cell= \$300 and \$500 advance for the fallowing month..

I would place the Keybox by the entrance before Saturday.

On Tue, Jan 28, 2014 at 7:00 AM, Karolina Velezmoro <karolina.velezmoro@gmail.com> wrote:

Why did you change the lock? John i have a protection order which allows you to enter the house for visitations with Mia only! Real estate can wait when i find the affordable place and move out. This is just too much! You change the lock and give my mother 1 key? And the rest you keep for yourself to enter the house when we are not there?

What are you doing? Please explain... I was quiet other days when you changed the locks...but this is just over the top!

Do you understand that you violated the order for protection?

Exhibit 14

Jonathan Milstein

E-mails

Exhibit 15

Email exchange between
Jonathan Milstein and John Velezmoro
regarding cancel visitations

Re: Visitation going forward

1 message

John Velezmoro <johnvelezmoro@gmail.com>
To: Jonathan Milstein <childrenfirstvts@gmail.com>

Thu, Jun 11, 2015 at 11:44 AM

For the record, the visit i requested was for Saturday 13 or Sunday the 14. today is the 11. The mother is predicting that my daughter would continue to be sick for the following 3 days.
Did she just "Disqualified" the social workers today or this is part of the reason why you didn't someone available last week.

On Thu, Jun 11, 2015 at 10:21 AM, Jonathan Milstein <childrenfirstvts@gmail.com> wrote:
John:

Two issues have come up.

The first is the mother is limiting who I can use for supervision. So far she has "disqualified" two of my social workers. Unfortunately, I do not have an endless staff.

Second, she said she and Mia are sick and may be able to do a visit during the week next week. She will email me tomorrow.

I will keep you posted.

On Tue, Jun 9, 2015 at 11:34 AM John Velezmoro <johnvelezmoro@gmail.com> wrote:
Can you set up a visit for Juned 12 or 13, 2015 at any time. I would be with Mia's grandmother if is on Saturday, and the grandmother and aunt if is on Sunday.

On Fri, Jun 5, 2015 at 7:52 PM John Velezmoro <johnvelezmoro@gmail.com> wrote:
Neve mind

On Fri, Jun 5, 2015 at 4:02 PM, Jonathan Milstein <childrenfirstvts@gmail.com> wrote:

I am not sure what that means.

On Jun 5, 2015 9:35 AM, "John Velezmoro" <johnvelezmoro@gmail.com> wrote:
Can you check again, it would be Sat or Sun at any time.

On Thu, Jun 4, 2015 at 9 55 PM, Jonathan Milstein <childrenfirstvts@gmail.com> wrote:
Unfortunately I do not have anyone for this weekend.

--
Jonathan Milstein
206-491-2452
web: www.childrenfirstvts.com
blog: <http://childrenfirstvisitation.blogspot.com/>

--
Jonathan Milstein
206-491-2452
web: www.childrenfirstvts.com
blog: <http://childrenfirstvisitation.blogspot.com/>

Comments:

This supervisor met the mother at the designated meeting point. The mother asked this supervisor if this supervisor came with the father. This supervisor let the mother know that this supervisor would never be coming with the father. This supervisor took the child and bag and walked to the library.

The father greeted the child with hugs and kisses. The father held the child for a few minutes then sat her down at a table. The father read to the child and played with the father's tablet. The child ran around some of the shelves and the father followed. The father brought the child some bread to eat. The father and child sat and played. At the end of the visit the dad rocked the child to sleep and got her ready to leave.

At the end of the visit the father said good-bye to the child giving her a kiss while she slept. The father left the library then this supervisor walked the child back to where the mother was waiting.

This supervisor gave the mother the bag back that she gave this supervisor at the beginning of the visit. The father had put the remainder of the bread and some clothes in the bag. The mother did not want to take the clothes so she threw the items on the ground and said the father was not supposed to give anything to the child. This supervisor took the items and will give them back to the father at the next visit.

Marcy Feinstein
Signature

5/20/14
Date

Report sent to and date:

To both parties via email only on 5/20/14

Visit Report (5-17-14)

John Velezmoro <johnvelezmoro@gmail.com>
To: Jonathan Milstein <childrenfirstvts@gmail.com>

Sat, May 24, 2014 at 1:29 PM

Jonathan,

I wished I had see this report earlier. I thought it was you who didn't want me to send the gifts. Now everything makes more sense.

Thanks,

John.

PS: I hope My ex didn't give Marcy a hard time. (Thanks again.

[Quoted text hidden]

No visit

4 messages

Jonathan Milstein <childrenfirstvts@gmail.com>
To: John Velezmoro <johnvelezmoro@gmail.com>

Fri, Mar 27, 2015 at 10:23 AM

I cannot find a social worker to cover this weekend.

Do you want me to inquire about next weekend?

Jonathan Milstein
206-491-2452
web: www.childrenfirstvts.com
blog: http://childrenfirstvisitation.com/

John Velezmoro <johnvelezmoro@gmail.com>
To: Jonathan Milstein <childrenfirstvts@gmail.com>

Fri, Mar 27, 2015 at 2:55 PM

No one available at any time Sat or Sunday? :(
If you can't find anybody for this weekend, Can you ask the mother if my sister can supervise the visit, otherwise lets set up an appointment for next Sat and charge me now.

Thanks,

John
[Quoted text hidden]

John Velezmoro <johnvelezmoro@gmail.com>
To: Jonathan Milstein <childrenfirstvts@gmail.com>

Wed, Apr 1, 2015 at 5:56 PM

Did you set up the appointment for next weekend?
[Quoted text hidden]

Jonathan Milstein <childrenfirstvts@gmail.com>
To: John Velezmoro <johnvelezmoro@gmail.com>

Wed, Apr 1, 2015 at 8:51 PM

I have a supervisor for this Saturday.
[Quoted text hidden]

Channels

No social worker

Inbox x

Inbox (228)

Starred

Important

Sent Mail

Drafts (6)

Circles

[imap]/Sent



John



Federico Alvarez



manuel veler



Roman Schuel

Invitations



roman schuel

Invitations



Jonathan Milstein <childrenfirstvts@gmail.com>
to me

Unfortunately I do not have anyone for this weekend.



John Velezmoro <johnvelezmoro@gmail.com>
to Jonathan

Can you check again, it would be Sat or Sun at any time.



Jonathan Milstein <childrenfirstvts@gmail.com>
to me

I am not sure what that means.



John Velezmoro <johnvelezmoro@gmail.com>
to Jonathan

Nevermind