



1 **ORDR**

2 **EIGHTH JUDICIAL DISTRICT COURT**
3 **CLARK COUNTY, NEVADA**

4 [REDACTED]

5 Plaintiff,

6 vs.

7 [REDACTED]

8 Defendant.

COURT CASE NO: D-19 [REDACTED] C
DEPT: Y
COURTROOM: 8

HEARING DATE: March 21, 2024
HEARING TIME: 10:00 a.m.

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11 **ORDER AFTER HEARING**

12 This matter having come before the Court on March 21, 2024, for
13 hearing regarding Our Nevada Judges, Inc.'s, Media Request and Motion to
14 Unseal; Erick Ferran, Esq., appearing for and with Plaintiff [REDACTED]
15 Patricia Marr, Esq., appearing for and with Defendant [REDACTED]; Alexander
16 Falconi of Our Nevada Judges, Inc., appearing without counsel, Luke A. Busby,
17 Esq.; the Court having reviewed the moving papers, having heard statements
18 of counsel and the representative of Our Nevada Judges, Inc., and **FINDING**
19 **GOOD CAUSE THEREFORE**, hereby grants Our Nevada Judges, Inc.'s, Motion
20 to Unseal *only* to the extent permitted by Nevada Rules for Sealing and
21 Redacting Court Records (SRCR). The Clerk of the Court is therefore
22 **ORDERED** to unseal to the limited extent necessary for compliance with SRCR
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27 3(5)(c).

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The Court **FURTHER NOTES** it previously granted on March 18, 2024, pursuant to the Nevada Supreme Court’s decision in *Falconi v. Eighth Judicial District Court*, 140 Nev. Adv. Op. 8 (Feb. 2024), Our Nevada Judges, Inc.’, s Media Request and Camera Access request; the Court hereby clarifies that its Order encompasses all future hearings in this matter; **IT IS FURTHER ORDERED** that such Media and Camera Access shall be modified or limited to the extent necessary to protect the minor’s privacy and to serve the minor’s best interests which shall include, but not be limited to, using initials rather than the minor’s name at all hearings; **IT IS FURTHER ORDERED** that any additional modifications upon the media and camera coverage shall be addressed on a hearing-by-hearing basis at the start of each hearing.

IT IS SO ORDERED.

***NOTICE IS HEREBY GIVEN** pursuant to EDCR Rule 5.704(d) that the Court does not elect to prepare and file a separate “Notice of Entry” of this Order; therefore, the date of entry of the written order or decree shall be treated as the date of service of notice of entry for all time limits normally calculated from the date of service of the notice of entry.

Dated this 21st day of March, 2024



STEPHANIE A. CHARTER,
DISTRICT COURT JUDGE