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**FILED**  
LOS ANGELES SUPERIOR COURT

JUN 30 2010

JOHN A. CLARKE, CLERK  
*J. Goodwin*  
BY D. GOODWIN, DEPUTY

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6 Marina Del Rey, California 90292-6602  
7 [REDACTED]

8  
9 Attorneys for David Beresford-Redman,  
10 Petitioner, and Juanita L.  
11 Beresford-Redman, Petitioner

12  
13 SUPERIOR COURT OF THE STATE OF CALIFORNIA

14 FOR THE COUNTY OF LOS ANGELES -

15 STANLEY MOSK COURTHOUSE

16 FILED BY FAX

17 In re the Guardianship of

18 CAMILA BURGOS BERESFORD-  
19 REDMAN,

20 and

21 ALEC BURGOS BERESFORD-REDMAN

CASE NO: BP 121 976

Hon. Mitchell L. Beckloff  
Date: July 1, 2010  
Dept. 5

STATUS CONFERENCE STATEMENT  
RE: CHILDREN'S THERAPY

22 TO: THE COURT AND TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

23 Please see the attached declarations of DAVID BERESFORD-REDMAN, JUANITA  
24 BERESFORD-REDMAN, BRUCE A. BERESFORD-REDMAN and CATHLEEN A.  
25 CARLSON, M.A., LMFT.

26 Respectfully submitted,

27 DATED: June 30, 2010

28 BY:

VOSS, SILVERMAN & BRAYBROOKE LLP

*Rachel S. Silverman*  
RACHEL S. SILVERMAN,  
Attorneys for Petitioners,  
DAVID P. BERESFORD-REDMAN  
JUANITA L. BERESFORD-REDMAN

Status Conference Statement re: Children's Therapy

FILED 6/30/10

1 DECLARATION OF DAVID BERESFORD-REDMAN RE: CHILDREN'S THERAPY

2  
3 I, DAVID BERESFORD-REDMAN, declare as follows:  
4

5 1. I am the paternal grandfather of Camila and Alec and a Petitioner in the  
6 above-entitled matter. The facts set forth herein are of my personal knowledge, and if called  
7 as a witness, I would competently testify thereto. I offer this Declaration in lieu of live  
8 testimony pursuant to Sections 2009 and 2015.5 of the California Rules of Civil Procedure,  
9 Rule 5.118 of the California Rules of Court, *Marriage of Stevenot* (1984) 154 Cal. App. 3d  
10 1051, and *Reifler v. Sup. Ct.* (1974) 39 Cal. App. 3d 479.  
11

12 2. On April 9, 2010, this Court granted me and my wife temporary guardianship  
13 of Camila and Alec. On May 20, 2010, this Court extended the temporary guardianship  
14 order until the trial setting conference on June 17, 2010. At the trial setting conference on  
15 June 17, 2010, the temporary guardianship orders were once again extended up until the last  
16 date of trial.  
17

18 3. The children have been living with me and my wife in the family residence  
19 since April 9, 2010 per this Court's order. The children's father, Bruce Beresford-Redman,  
20 has been living in the family residence with us since his return from Mexico. While we  
21 have legal guardianship of the children, their father has been caring for them on a daily  
22 basis. The children are very close to their father and the three of them have been spending  
23 as much time as possible together while they each deal with the grief of losing Monica.  
24

25 4. An issue has arisen regarding the current therapist for the children. It is my  
26 understanding that Petitioners Carla Burgos Van Bastelaar and Jeanne Burgos have asked that  
27 the Court appoint a "neutral" therapist who has experience with children. Specifically,  
28 through their counsel, they have requested that a Dr. Charles Sophy be the new therapist

1 for the children.  
2

3 5. As this Court is aware by her previous declaration, the children have been  
4 seeing Cathleen A. Carlson, MFC. Ms. Carlson was provided to us by the State of  
5 California's Victims of Crime Program. I have not paid Ms. Carlson nor have I been  
6 requested to do so as her services are currently being provided by the State of California.  
7 I did not independently seek out Ms. Carlson and I have no prior relationship with her.  
8 I have reviewed Ms. Carlson's qualification and I believe her to be sufficiently qualified for  
9 assisting the children. I was especially pleased to see that Ms. Carlson had experience with  
10 grieving children who had lost a parent and that she had worked with children from  
11 kindergarten through 8<sup>th</sup> grade as both Camila and Alec fall into that age range. Ms.  
12 Carlson is also comfortable in the Spanish language.  
13

14 6. Ms. Carlson first came to the house on April 14, 2010. It is my  
15 understanding that my wife contacted Ms. Carlson from the Victims of Crime Program based  
16 on a referral from a family friend who is qualified in this area. She specifically sought  
17 assistance in gathering information to assist us in telling the children of their mother's death.  
18 Please see the attached Declaration of Juanita Beresford-Redman.  
19

20 7. From my own observations, it appears that the children have developed a good  
21 relationship with Ms. Carlson. They play with her and speak to her when she is at the  
22 house. The children appear to be bonded to her and it is my opinion that it would be very  
23 disruptive to change therapists at this point.  
24

25 8. When this Court granted an extension of the temporary guardianship orders on  
26 May 20<sup>th</sup>, the Court stated "I'm going to leave the therapist up to the guardians." Please  
27 see page 28, lines 24-25 of the Reporter's Transcript of Proceedings from May 20, 2010,  
28 attached hereto as Exhibit "A" and incorporated by reference herein. The Court further

1 stated:

2 "And the most important thing for these children is that they have somebody  
3 to talk to about their grieving, not about whether the Beresford-Redmans are  
4 unfit to be guardians. I'm going to leave it up to the guardians. The father  
5 nominated the guardians...I'll leave it up to the guardians to decide about the  
6 therapist." Exhibit "A" page 29, lines 8-15.

7  
8 9. This Court has entrusted guardianship of the children to me and my wife. I  
9 have only the best interests of the children at heart and I ask this Court to trust my wife  
10 and I to make the appropriate decision with regard to the therapist. I believe it would be  
11 extremely disruptive to take Ms. Carlson away from the children right now or to add anyone  
12 new to their lives.

13  
14 **Objection to Dr. Sophy:**

15  
16 10. I have been advised that Petitioners, Carla and Jeanne, have requested that Dr.  
17 Charles Sophy be appointed as the children's therapist. I have done independent research  
18 on Dr. Sophy and I adamantly object to him having any involvement with the children.  
19 This would not be in their best interests. **Dr. Sophy is a medical doctor, he is not a**  
20 **therapist.**

21  
22 11. My quick "Google" search for "Dr. Sophy" gave me a link to Dr. Sophy's  
23 website and blog. The website provides a seven minute media reel with clips from Dr.  
24 Sophy's multiple media and television appearances on shows such as Vh1's Celebrity Rehab  
25 with Dr. Drew, Vh1's Sober House, The Today Show on CBS, Larry King Live, CNN,  
26 Fox 11 News, Rachael Ray and Access Hollywood among others.

27  
28 12. Dr. Sophy's website also features a link for "Celebrity Rehab" where he is

1 shown interviewing a celebrity at the Pasadena Rehab center. The "Home" page of the  
2 website features a link to buy Dr. Sophy's book titled "Side by Side: The Revolutionary  
3 Mother-Daughter Program for Conflict-Free Communication." In addition, there is a link  
4 to a Media Contact and information for booking speaking engagements. The most recent  
5 Blog topic was "Drug Addiction and Alcoholism in the Family."  
6

7 13. Attached hereto as Exhibit "B" and incorporated by reference herein are copies  
8 of various pages from Dr. Sophy's website including the "Home Page," "Media Reel" and  
9 "Celebrity Rehab" links. The actual media reel shows Dr. Sophy commentating on Jon &  
10 Kate, the Jackson children, Balloon Boy and Heath Ledger's death.  
11

12 14. It is also disturbing to me that there appears to be a connection between Dr.  
13 Sophy and attorney Alison Triessl. Ms. Triessl has appeared on television with Carla and  
14 Jeanne in Cancun and has been introduced at Monica's family's attorney. On June 22,  
15 2010, Ms. Triessl represented a friend of Monica's and employee of Zabumba in her failed  
16 attempt to seek a restraining order against me<sup>1</sup>. The Judge ruled that there was absolutely  
17 no evidence sufficient to support the request for the restraining order. Ms. Triessl has been  
18 present in Court for hearings on this matter although she does not officially represent Carla  
19 and Jeanne in the probate issues.  
20

21 15. I also did research on Ms. Triessl. Ms. Triessl is a criminal defense attorney  
22 and the co-founder and CEO of the Pasadena Recovery Center. Ms. Triessl has appeared  
23 on Vh1's "Celebrity Rehab with Dr. Drew," "Sex Rehab with Dr. Drew," and on A&E's  
24 "Intervention" which were all filmed at the Pasadena Recovery Center. Attached hereto as  
25 Exhibit "C" and incorporated by reference herein are copies of the various pages from The  
26 Internet Movie Database website regarding Ms. Triessl.  
27

28 <sup>1</sup> Los Angeles Superior Court Case Number SS019546.

1           16. Ms. Triessl is featured as a client on the Valerie Allen Public Relations  
2 website immediately above Dr. Charles Sophy. Please see the printout from the website  
3 attached hereto as Exhibit "D" and incorporated by reference herein.  
4

5           17. The fact that Carla and Jeanne would even suggest Dr. Sophy as the  
6 children's therapist shows what little regard they have for best interests of the children.

7 Again, I ask the Court to allow me to make the decisions entrusted to me as guardian for  
8 the children.  
9

10 I declare under penalty of perjury of the laws of the State of California that the foregoing  
11 is true and correct.

12  
13 Dated: June 30, 2010

14 DAVID BERESFORD-REDMAN  
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MARINA DEL REY, CALIFORNIA 90292-5602  
310.306.0515

1 16. Ms. Triessl is featured as a client on the Valerie Allen Public Relations  
2 website immediately above Dr. Charles Sophy. Please see the printout from the website  
3 attached hereto as Exhibit "D" and incorporated by reference herein.  
4

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6 children's therapist shows what little regard they have for best interests of the children.

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13 Dated: June 30, 2010

  
14 DAVID BERESFORD-REDMAN  
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1 DECLARATION OF JUANITA BERESFORD-REDMAN RE: CHILDREN'S THERAPY

2  
3 I, JUANITA BERESFORD-REDMAN, declare as follows:  
4

5 1. I am the paternal grandmother of Camila and Alec and a Petitioner in the  
6 above-entitled matter. The facts set forth herein are of my personal knowledge, and if called  
7 as a witness, I would competently testify thereto. I offer this Declaration in lieu of live  
8 testimony pursuant to Sections 2009 and 2015.5 of the California Rules of Civil Procedure,  
9 Rule 5.118 of the California Rules of Court, *Marriage of Stevenot* (1984) 154 Cal. App. 3d  
10 1051, and *Reifler v. Sup. Ct.* (1974) 39 Cal. App. 3d 479.  
11

12 2. I have read and reviewed my husband, David Beresford-Redman's, Declaration  
13 filed in this matter and I concur with the information he has provided to this Court. I do  
14 not want to repeat what he has said but I will add facts as known to me alone.  
15

16 3. I have been with the children on a daily basis since April 9, 2010 and have  
17 resided in the family home with them during that time. Once their father returned from  
18 Mexico he took over much of the daily care for the children with assistance from me and  
19 my husband. By my observations, the children and Bruce have always been closely bonded  
20 and are now even more so after Monica's death. Bruce has spent as much time as possible  
21 with the children since his return from Mexico. He plays with them, feeds them and  
22 snuggles with them. They have all suffered a great loss.  
23

24 4. After the children had returned from Mexico, I sought the advice of a family  
25 friend who holds a degree in Marriage and Social Work from Columbia University. She  
26 contacted the Victims of Crime Program of the State of California. I specifically inquired  
27 of my friend as to services for helping the children. We had not yet told the children about  
28 their mother's death and I felt extremely unprepared to do this without professional



1 assistance. The Victims of Crime Program offered a list of therapists in our area who were  
2 approved by the State of California to provide these types of services to victims of crime.  
3 It was with my friend's help that Ms. Carlson was selected. In our first conversation, I  
4 sought Ms. Carlson's advice on how to tell the children their mother had died. Ms. Carlson  
5 offered very clear and straight forward advice on when to tell the children, who should be  
6 there and how we should tell them. She gave me detailed information and referred to child  
7 appropriate conversations to have with the children. I felt very comfortable with Ms.  
8 Carlson and asked her if she would offer counseling sessions to the children.

9  
10 5. Ms. Carlson and I set up an appointment for her to come to the house on  
11 April 14, 2010 at 9:00 a.m. I informed Carla of this appointment and invited her to attend.  
12 Ms. Carlson arrived on April 14 as planned. Ms. Carlson and I discussed how to tell the  
13 children of their mother's death. Ms. Carlson then met with the children and offered  
14 additional advice based on her personal observations. Carla did not arrive until 10:00 a.m.  
15 at which time Ms. Carlson was leaving for another appointment. I then told the children  
16 of their mother's death.

17  
18 6. The children next met with Ms. Carlson on April 20 and April 23 and she  
19 has met with them each week thereafter through the present date. Ms. Carlson plays with  
20 the children and talks to them. She is friendly, warm and soft spoken. I believe that Ms.  
21 Carlson and the children have bonded and that a disruption in this process would be  
22 detrimental to the children. The last thing I believe the children need is another person in  
23 their lives.

24  
25 7. I have a good relationship with Ms. Carlson and I feel comfortable discussing  
26 the children with her. I respect her and find her advice to be appropriate and helpful. She  
27 seems to care about the children and is focused solely on helping them adapt to their  
28 mother's death.

1 8. As my husband has said, this Court has entrusted guardianship of the children  
2 to us. I am actively involved in the daily care of the children as well as tending to their  
3 emotional needs. I ask the Court to respect my decision in this matter and allow the  
4 children to continue working with Ms. Carlson.  
5

6 9. I am disappointed that Carla and Jeanne do not trust me in this regard  
7 and even more so disturbed by the recommendation of Dr. Sophy. The children do not  
8 need a media savvy psychiatrist; they need to maintain the relationship they have already  
9 established with Ms. Carlson.  
10

11 I declare under penalty of perjury of the laws of the State of California that the foregoing  
12 is true and correct.  
13

14 Dated: June 30, 2010

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16 JUANITA BERESFORD-REDMAN  
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8 need a media savvy psychiatrist; they need to maintain the relationship they have already  
9 established with Ms. Carlson.

10  
11 I declare under penalty of perjury of the laws of the State of California that the foregoing  
12 is true and correct.

13  
14 Dated: June 30, 2010

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JUANITA BERESHFORD-REDMAN

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1 DECLARATION OF BRUCE A. BERESFORD-REDMAN RE: CHILDREN'S THERAPY

2  
3 I, BRUCE A. BERESFORD-REDMAN, declare as follows:  
4

5 1. I am the natural father of Camila and Alec in the above-entitled guardianship  
6 matter. The facts set forth herein are of my personal knowledge, and if called as a witness,  
7 I would competently testify thereto. I offer this Declaration in lieu of live testimony  
8 pursuant to Sections 2009 and 2015.5 of the California Rules of Civil Procedure, Rule 5.118  
9 of the California Rules of Court, *Marriage of Stevenot* (1984) 154 Cal. App. 3d 1051, and  
10 *Reifler v. Sup. Ct.* (1974) 39 Cal. App. 3d 479.  
11

12 2. I have reviewed Cathleen A. Carlson's qualifications and I support my parents'  
13 decision in this matter to maintain Ms. Carlson as the children's therapist. The Court  
14 designated my parents as the temporary guardians of the children. Acting in that capacity,  
15 and while I was in Mexico, my mother sought therapeutic advice and counseling for the  
16 children. When the children left Mexico, they did not know of their mother's death. I  
17 trusted that my parents would handle this matter appropriately and they did when they sought  
18 professional help for the children with Ms. Carlson.  
19

20 3. I was actively involved in the discussions and decisions regarding telling the  
21 children about their mother's death. I spoke to my parents on the phone at length about  
22 this decision and they were able to relay the professional advice they were received from  
23 Ms. Carlson. I was greatly relieved that my parents had the sensible and sensitive advice  
24 of a professional to help them- and I was enormously pained that I could not be there to  
25 tell the children myself. I felt that under the circumstances, Ms. Carlson's approach was  
26 the best option. I hoped to return from Mexico to tell the children myself but that was not  
27 possible. There are no words to explain the heart-wrenching emotions of telling children  
28 their mother has died.

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Status Conference Statement of Bruce A. Beresford-Redman

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4. I have met Ms. Carlson and observed her interactions with the children. From what I have observed, Ms. Carlson appears to have developed a strong bond with the children and I believe they benefit from her counseling. Camila and Alec have lost their mother; the last thing they need is to suffer yet another loss.

5. I object to any involvement by Dr. Charles Sophy in my children's lives. I have done everything I can to keep the children out of the media. I do not believe that Dr. Sophy is qualified to offer therapy to my children nor do I trust him given his media appearances and his link to Alison Triessl. But most of all, he is not familiar with the children whereas Ms. Carlson has been counseling the children since before they were even told of their mother's death.

6. I ask this Court to put great weight on my wishes as the father of Camila and Alec. I am presently living in the house with the children and I am with them every day. I know my children and I know what is best for them in this situation. The children should continue to see Ms. Carlson.

I declare under penalty of perjury of the laws of the State of California that the foregoing is true and correct.

Dated: June 30, 2010

\_\_\_\_\_  
BRUCE A. BERESFORD-REDMAN

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SAN DIEGO, CALIFORNIA 92121-3632  
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4. I have met Ms. Carlson and observed her interactions with the children. From what I have observed, Ms. Carlson appears to have developed a strong bond with the children and I believe they benefit from her counseling. Camila and Alec have lost their mother; the last thing they need is to suffer yet another loss.

5. I object to any involvement by Dr. Charles Sophy in my children's lives. I have done everything I can to keep the children out of the media. I do not believe that Dr. Sophy is qualified to offer therapy to my children nor do I trust him given his media appearances and his link to Alison Triessl. But most of all, he is not familiar with the children whereas Ms. Carlson has been counseling the children since before they were even told of their mother's death.

6. I ask this Court to put great weight on my wishes as the father of Camila and Alec. I am presently living in the house with the children and I am with them every day. I know my children and I know what is best for them in this situation. The children should continue to see Ms. Carlson.

I declare under penalty of perjury of the laws of the State of California that the foregoing is true and correct.

Dated: June 30, 2010

  
\_\_\_\_\_  
BRUCE A. BERESFORD-REDMAN

1 DECLARATION OF CATHLEEN A. CARLSON, M.A., LMFT RE: CHILDREN'S  
2 THERAPY

3  
4 I, CATHLEEN A. CARLSON, M.A., LMFT, declare as follows:  
5

6 1. I am the current therapist for the minor children, Camila and Alec. The facts  
7 set forth herein are of my personal knowledge, and if called as a witness, I would  
8 competently testify thereto. I offer this Declaration in lieu of live testimony pursuant to  
9 Sections 2009 and 2015.5 of the California Rules of Civil Procedure, Rule 5.118 of the  
10 California Rules of Court, *Marriage of Stevenot* (1984) 154 Cal. App. 3d 1051, and *Reifler*  
11 *v. Sup. Ct.* (1974) 39 Cal. App. 3d 479.  
12

13 2. Camila and Alec have been in treatment with me since April 14, 2010. I  
14 was chosen independently through the State of California Victim Assistance Program  
15 which is administered from the Torrance Branch by Shara Loy who is the representative  
16 in this area.  
17

18 3. I understand that there has been doubt cast on my impartiality,  
19 independence and competency with regards to the case. I can state unequivocally that  
20 prior to accepting this assignment, I was not aware, nor did I know of this case nor any  
21 member of either side of the family. I hope that this declaration will finally once and  
22 for all put the notion of bias on my part to rest.  
23

24 4. I am a licensed psychotherapist, who specializes in Marriage, Family and  
25 Child therapy. My acceptance of this case was appropriate and within my area of  
26 expertise. All I knew when I first spoke to Juanita Beresford-Redman was that there  
27 were two young children who had lost their mother to violence. In accepting the case, I  
28 felt and continue to feel that the skills which I gained working with children and their

---

Declaration of Cathleen A. Carlson, M.A., LMFT

1 families for over five years in Community Mental Health distinctly qualifies me to work  
2 with these young children.

3  
4 5. While working in Community Mental Health in the Long Beach school  
5 system, most of the children I treated had similar losses as Camila and Alec. The  
6 difference is that these children lived in the Projects or in sub-standard housing. Most of  
7 these children had lost one or both parents to community violence, gang related violence  
8 or incarceration. Further, many of these children lived and were being raised by a  
9 grandparent or grandparents.

10  
11 6. I worked with these children and their families during the grieving period.  
12 I also worked with grandparents who have had to return to the role of parent for their  
13 grandchildren due to death, incarceration, or abandonment by one or more of the parents.

14  
15 7. Having spent the past few months working with Camila and Alec, I see the  
16 progress that they are making to move forward in their lives without their mother. We  
17 have established a wonderful rapport and have bonded during this time. Using play  
18 therapy, puppets, drawing, and make-believe excursions in their backyard are just a few  
19 of the techniques that I have employed with the children to assist them in releasing their  
20 anger, grief, and fears of the future. The children are moving forward each week  
21 toward the eventual resolution of the loss of their mother.

22  
23 8. At this point in treatment, it is contraindicated to change therapists. As the  
24 children feel extremely comfortable working with me, not just in play but also in  
25 speaking about their feelings. Camila understands the concept of confidentiality after I  
26 explained it to her in the most simple of terms, which gives her the ability to trust me  
27 with what she has to say and how she is feeling. Alec does not fully understand the  
28 abstract concept of confidentiality due to his young age, but I continue to discuss it with

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Declaration of Cathleen A. Carlson, M.A., LMFT



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1 him. This way he feels that we have a special bond and understanding of each other.

2  
3 9. The continuity of care and stability added to the children's lives because  
4 they can count on me to be there each week, as I have for almost three months is very  
5 important for them. To disrupt this rapport and bond that I have built with the children  
6 will not serve them well psychologically. With the injection of a new therapist into the  
7 case, the children are apt to be set back in their therapeutic progress and the strides they  
8 have made in the normalization of their feelings about the death of their mother.

9  
10 10. Both Camila and Alec are benefitting from the work that we are doing; this  
11 work is about the welfare of the children and the assistance in moving forward in their  
12 lives. It is my professional opinion that the children should not be used in a tug of war  
13 between adults, however well meaning they feel they are being.

14  
15 11. At this point in time, I do not believe that the children should be subjected  
16 to any further dramatic changes in their routine at home, in school, with their  
17 grandparents or with their therapist. Allowing the children to grieve in their own way,  
18 at their own pace and with the familiarity and stability of the people in their lives is of  
19 the utmost importance at this point. If we were in the first few weeks of treatment after  
20 the trauma of learning of the death of their mother, the change would have much less of  
21 an affect on them. However, at this time, three months into treatment, it would only  
22 upset the children and take another consistent adult figure from their lives.

23  
24 I declare under penalty of perjury of the laws of the State of California that the  
25 foregoing is true and correct.

26 Dated: June 30, 2010

27 \_\_\_\_\_  
CATHLEEN A. CARLSON, M.A., LMFT

28  
\_\_\_\_\_  
Declaration of Cathleen A. Carlson, M.A., LMFT

01/06/2010

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**PROOF OF SERVICE  
STATE OF CALIFORNIA, COUNTY OF LOS ANGELES**

I am employed in the County of Los Angeles, State of California. I am over the age of 18, and not a party to the within action. My business address is: 4640 Admiralty Way, Suite 800, Marina del Rey, California 90292-6602.

On June 30, 2010, I served the foregoing document(s) described as

**STATUS CONFERENCE STATEMENT RE: CHILDREN'S THERAPY**

on the interested parties in this action as set forth below  By placing  the original  a true copy thereof enclosed in sealed envelopes addressed as follows:

SEE ATTACHED SERVICE LIST

VIA MAIL

VIA OVERNIGHT DELIVERY

I enclosed the documents in an envelope or package provided by an overnight delivery carrier and addressed to . I placed the envelope or package for collection and overnight delivery at an office or a regularly utilized drop box of the overnight delivery carrier.

I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day, with postage thereon fully prepaid, at [REDACTED] in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

VIA MESSENGER

I delivered such envelope(s) by hand, via Pro Courier, to the office (s) of the addressee(s) during regular business hours on said date.

VIA TELECOPIER

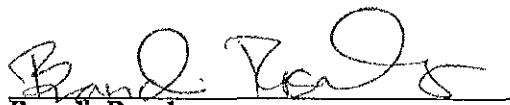
A copy of the above-referenced document(s) was transmitted, via facsimile transmission, to the above addressee on said date.

VIA PERSONAL SERVICE

I personally delivered such envelope(s) to the addressee at \* California, at \_\_\_:\_\_\_ on said date.

I declare, under penalty of perjury, under the laws of the State of California, that the above is true and correct.

Executed on June 30, 2010, at Marina Del Rey, California.

  
Brandi Rosales

**SERVICE LIST**

Patricia Phillips  
PHILLIPS JESSNER LLP  
Two California Plaza

[REDACTED]  
Los Angeles, CA 90071  
[REDACTED]

Attorneys for **CARLA BURGOS VAN BASTELAAR** and **JEANE FERREIRA BURGOS**

TMZ