## SUPERIOR COURT OF CALIFORNIA IN AND FOR THE COUNTY OF CALAVERAS

UPON THE PETITION OF	)
DIANE ELLEN BROWN,	) CASE NO. 14CH40269
Petitioner,	)
AND CONCERNING	) NOTICE OF APPEAL AND MOTION ) FOR CONTEMPT OF COURT -
RICHARD WILLIAM HOFFMANN, SR.	) PERJURY AGAINST PETITIONER ) DIANE ELLEN BROWN
Respondent	) )

COMES NOW, Respondent, Richard William Hoffmann, Sr. of 4846 Timberline Drive, West Des Moines, Iowa, 50265 and hereby applies to the Court to submit said Notice of Appeal to said Restraining Order with request to fully STAY to immediately delete from the CLETS System and any and all local, state, or national references thereof which can in any way further slander Respondent and prevent and obstruct his ability to secure gainful employment to financially support and provide for his two younger children Morgan Elizabeth Johnson-Hoffmann age nine (9) and Noah Christian Johnson-Hoffmann age eight (8) until the end of said appeal process.

Respondent further requests a full STAY given the admissible evidence contained presently within the Court file to prosecute Petitioner, Diane Ellen Brown, who thus upon said allegations of perjury therefore has unclean hands upon her deliberate submission of false sworn verbal and written testimony signed and submitted under penalty of perjury, to purposely mislead and manipulate this Court to slander and cause great emotional and financial harm to

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Respondent's, Richard William Hoffmann, Sr.'s, well established reputation and credibility to instead be considered as a severe terrorist threat to society.

Respondent has never had any conviction on any crime involving any violence or the threat of violence or harassment that he has been rightfully convicted of at any time in his life as Petitioner has purposely committed many counts of perjury to this court including but not limited to:

- Respondent has lost custody of his two younger children in a child custody battle in Oregon.
- 2. That as a result of the alleged loss of custody of his children referred above in alleged Oregon custody battle, that respondent is now driving in a referred unstable psychotic mental state as a severe safety risk/terrorist threat to himself and/or others from Iowa to Oregon to California and back and forth again.
- 3. That respondent has caused great mental anguish to others implying Respondent has been convicted of both severe physical and severe mental abuse his two older children but especially his older daughter Jaclynn Cara Hoffmann.
- 4. That Respondent is mentally unstable and poses a severe threat upon his alleged verbal threat to commit severe violence and/or severe bodily injury and/or harm to Petitioner, all Petitioner's family members and/or significant others including but not limited to conspiracy with Petitioner's daughter Kendra Louise Burlison who's restraining order petition [Case #14CH40268]

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has mirrored said Petitioner's to the letter in which when two or more state an allegation it will be assumed as fact.

5. That Respondent, allegedly without any notification or warning whatsoever, "...just showed up at my house!" though three (3) phone calls of seven (7) documented and verified attempts were completed upon the admissible evidence created by the indisputable phone records of Sprint PCS.

These and other evidences that Respondent's deliberate obstruction of his Due Process Rights were exercised including Petitioner's free will to make the conscious choice to never once answer nor make literally any attempt to instruct Respondent to cease his calls to reach out to his (thought loving) sister for empathy and emotional support upon his children being felony abducted months before when he was attending a critical, unavoidable business trip to further the process for his patented fire protection equipment designed to save lives and property to be mandated nation-wide by the National Fire Protection Association (NFPA) upon certification of Underwriter's Laboratory in which all key personnel were attending the NFPA Convention in Las Vegas followed by his requirement to attend mandatory training in Kansas City to continue his employment as a school bus driving instructor.

Respondent hereby requires the Court to commence the appeal process and prosecute Petitioner, Diane Ellen Brown, without further delay.

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