

Please go to:

http://DianeKendra.MNHoffmann.com

http://Confirmed.MNHoffmann.com

http://Falsified.MNHoffmann.com

http://Terrorist.MNHoffmann.com

http://Threat.MNHoffmann.com

...as directed by:

http://mama.MNHoffmann.com



Diane Ellen Brown who can give a <u>FLYING F*CK</u> about the <u>FELONY ABDUCTION of Morgan and Noah</u> who I finally contacted yet my sister's response was to NOT grant me my LEGAL DUE PROCESS to be told, "No! STOP CALLING ME!!!"

...instead <u>REFUSED</u> to answer any calls for eleven (11) days as I begged her love and support for her niece and nephew...

SHE CALLED THE SHERIFF FOR ALLEGED HARASSMENT...

...in which Deputy Grognet REFUSED TO LEAVE A VOICEMAIL INDICATING LITERALLY AN ISSUE WHATSOEVER...

...only to FILE NOT ONE (1) BUT GOT HER DAUGHTER KENDRA LOUISE BURLISON TO FILE A SECOND (2) SEPARATE FELONY PERJURY RESTRAINING ORDER UPON I MADE MORE THAN ONE (1) PHONE CALL TO MY SISTER THUS HARASSMENT!!!

THE ONLY TRUE VICTIMS – MORGAN AND NOAH!!!



Seven (7) calls to Diane PRIOR to arrival at approx. 1500 hrs on July 26, 2014

Please see CH-100, Page 3 of 6, Item 7a(5) Line #2: "He just showed up at my house."

Note: All calls originated from (515) 988-0464; Diane didn't even call back to inform me she left the Valley Springs earlier that day. Kevin Haddock and I waited over an hour at a local pub for her return call that she never even attempted to make. She then requested I arrive at her place before she had to leave with Jesse Hampton for another engagement by 3:30 PM. I called at 2:53 PM when we were in Angels Camp headed to her place to arrive at approximately 3:00 PM as we did.

Item #	Call FROM	<u>Date</u>	<u>Time</u>	Location of # called	Call TO Phone #	Duration
						
					Cellular	
121	(515) 988-0464	07/26	11:58 AM	ANGELSCAMP, CA	209-753-8907	2:00
131	(515) 988-0464	07/26	01:17 PM	ANGELSCAMP, CA	209-753-8907	1:00
134	(515) 988-0464	07/26	01:44 PM	ANGELSCAMP, CA	209-753-8907	2:00
137	(515) 988-0464	07/26	02:08 PM	ANGELSCAMP, CA	209-753-8907	1:00
138	(515) 988-0464	07/26	02:53 PM	ANGELSCAMP, CA	209-753-8907	2:00
					Home	
120	(515) 988-0464	07/26	11:57 AM	ANGELSCAMP, CA	209-728-8072	2:00
132	(515) 988-0464	07/26	01:20 PM	ANGELSCAMP, CA	209-728-8072	1:00

The above calls included me leaving voicemail AND speaking to her directly... especially the calls that lasted two (2:00) minutes as identified above. Please see the Sprint phone bill printout to verify by line number each VERIFIABLE entry above as **ADMISSIBLE EVIDENCE of FELONY PERJURY**.

I have a pending request for the verification of the texts EXCHANGED with her in addition to the phone calls listed above. I have faxed a notarized request form from Sprint for this phone number which has an eight (8) to ten day turn around processing time. Said request was facsimile submitted Oct 13, 2014. I ask the court to allow me to submit same in time for the Contempt of Court hearing requested Oct. 24, 2014 in which I am requesting a telephonic appearance given the distance from my home address.

	Case Number:	
_		•
(:	(3) How did the person in (2) harass you? (Explain below):	
	X Check here if there is not enough space for your answer. Put your complete answ sheet of paper or Form MC-025 and write "Attachment 7a(3)—Describe Harass	ver on the attached
	It started with a long, rambling, insulting text massage	from min
	protect, Richard. He threatened me and called me horrible	C Pamor T
	didn't respond and he was quiet for a few days Whom I a	11 ما 12 ما 13 ما الما الما الما الما الما الما الما
	back, Richard began filling up my landline answering mach long, obsessive rants. When I let the machine fill up, R	ine with his
	constantly just letting the telephone ring until the late	hours of the
	night. On one message he told me "my daughter and I were	dead." Attach
(4	(4) Did the person in 2 use or threaten to use a gun or any other weapon?	
	Yes x No (If yes, explain below):	
	Check here if there is not enough space for your answer. Put your complete green	er co ske emo-Lad
	sheet of paper or Form MC 025 and write "Attachment 7a(4)—Use of Weapons	for a fall.
		-
(5	(5) Were you harmed or injured because of the harassment?	
·	X Yes No (If yes, explain below):	
	Check here if there is not enough space for your answer. Put your complete answ	
	sheet of paper or Form MC-025 and write "Attachment 7a(5)—Harm or Injury"	er on the attached for a title.
	I have been emotionally harmed. Richard has gone back an	d forth from
	lowa to Oregon to California recently. He just showed up	at my house
	his calls have been really horrible and out of control -	crazy like
	I'm afraid what he may do to me and my family if he does	come back.
(6	(6) Did the police come? X Yes No	
	If yes, did they give you or the person in 2 an Emergency Protective Order? Yes	es x No
	If yes, the order protects (check all that apply):	
	a. Me b. The person in 2 c. The persons in 3	
	Attach a copy of the order if you have one.	
. Н	. Has the person in 2 harassed you at other times?	
	X Yes No (If yes, describe prior incidents and provide dates of harassment be	lows =
	Check here if there is not enough space for your answer. Put your complete answer sheet of paper or Form MC-025 and write "Attachment 7b—Previous Harassment	on the attached
M	My mother passed away a year ago and Richard began harassing me again. He	
m	me very often since 2006, when he got mad at our mother and anyone who was	helping her. At
t	that time his calls were so bad, that myself, my brother, 3 uncles and a c	ousin had to call
Ţ	the police. An officer went to Richard's house and told himto cease and de	sist. He did.
	This is not a Court Order.	



Customer Carolyn Martin

Account Number

534597517

Bill Period Bill Date

Jul 21-Aug 20 Aug 24, 2014

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Call details

(515) 988-0464 (Continued)

Voice Call Details

	Date	Time	Phone Number	Call Destination	Rate Type	Minutes Used	Total Charges
81	07/24	11:21 AM	515-494-0151	DES MOINES,IA	AM/AU	2:00	
82	07/24	11:25 AM	541-548-9986	REDMOND,OR	AU	6:00	
83	07/24	11:33 AM	515-571-2713	Incoming	WC/AU	76:00	
84	07/24	01:09 PM	515-571-2713	FORT DODGE,IA	WC/AU	1:00	
85	07/24	01:40 PM	541-548-9986	REDMOND,OR	AU	29:00	
86	07/24	02:34 PM	Unavailable	Incoming	AM/AU	20:00	
87	07/24	02:57 PM	515-571-2713	FORT DODGE,IA	WC/AU	50:00	
88	07/24	03:47 PM	515-571-2713	FORT DODGE,IA	WC/AU	15:00	
89	07/24	04:57 PM	541-548-9986	REDMOND,OR	AU	1:00	
90	07/24	05:40 PM	515-571-2713	FORT DODGE,IA	WC/AU	4:00	
91	07/24	05:44 PM	515-571-2713	FORT DODGE,IA	WC/AU	4:00	
92	07/24	05:48 PM	515-571-2713	FORT DODGE,IA	WC/AU	4:00	
93	07/24	05:52 PM	515-571-2713	FORT DODGE,IA	WC/AU	4:00	
94	07/24	05:55 PM	515-571-2713	FORT DODGE,IA	WC/AU	18:00	
95	07/24	06:37 PM	515-571-2713	Incoming	WC/AU	1:00	
96	07/24	06:38 PM	515-571-2713	FTDODGE IA,IA	AM/AU	43:00	
97	07/24	07:22 PM	530-228-1116	CHICO,CA	NW/WC/AU	1:00	
98	07/24	09:23 PM	530-228-1116	CHICO,CA	NW/WC/AU	3:00	
99	07/24	09:25 PM	530-228-1116	CHICO,CA	NW/AM/AU	1:00	
100	07/24	10:18 PM	515-783-9110	DES MOINES,IA	NW/WC/AU	24:00	
101	07/25	02:27 AM	530-519-3409	CHICO,CA	NW/WC/AU	1:00	
102	07/25	07:56 AM	616-632-6364	Incoming	AU	83:00	
103	07/25	09:21 AM	515-577-7509	DES MOINES,IA	WC/AU	8:00	
104	07/25	11:24 AM	530-228-1116	Incoming	WC/AU	1:00	
105	07/25	11:27 AM	530-228-1116	CHICO,CA	WC/AU	4:00	
106	07/25	11:34 AM	707-815-1452	NAPA,CA	AM/AU	2:00	
107	07/25	11:42 AM	707-815-1452	NAPA,CA	WC/AU	2:00	
108	07/25	12:34 PM	530-228-1116	CHICO,CA	WC/AU	1:00	
109	07/25	02:27 PM	530-228-1116	CHICO,CA	WC/AU	1:00	
110	07/25	03:22 PM	Unavailable	Incoming	AM/AU	7:00	
111	07/25	04:12 PM	800-872-2657	Toll Free Call	AU	3:00	
112	07/25	04:24 PM	707-319-3024	VALLEJO,CA	WC/AU	8:00	
113	07/25	06:11 PM	530-762-7100	PARADISE,CA	AU	8:00	
114	07/25	06:35 PM	530-762-7100	PARADISE,CA	AU	1:00	
115	07/25	07:36 PM	707-815-1452	NAPA,CA	NW/WC/AU	2:00	
116	07/25	10:22 PM	800-435-9792	Toll Free Call,CL	NW/AM/AU	8:00	
117	07/25	11:10 PM	530-990-5087	OROVILLE, CA	NW/WC/AU	4:00	
118	07/26	11:27 AM	530-990-5087	OROVILLE,CA	NW/WC/AU	1:00	
119	07/26	11:50 AM	707-372-6331	FAIRFLDSUN,CA	NW/WC/AU	2:00	
120	07/26	11:57 AM	209-728-8072	ANGELSCAMP,CA	NW/AU	2:00	
121	07/26	11:58 AM	209-753-8907	ANGELSCAMP,CA	NW/WC/AU	2:00	
122	07/26	12:05 PM	530-228-1116	CHICO,CA	NW/WC/AU	2:00	
123	07/26	12:11 PM	515-256-1760	DES MOINES,IA	NW/AU	4:00	
124	07/26	12:15 PM	515-256-1760	DES MOINES,IA	NW/AU	4:00	
125	07/26	12:19 PM	515-256-1760	DES MOINES,IA	NW/AU	4:00	



Customer

Carolyn Martin

Account Number

534597517

Bill Period

Bill Date

Jul 21-Aug 20 Aug 24, 2014

A6 of 24

Call details

(515) 988-0464 (Continued)

Voice Call Details

•		Can De	CO113				
	Date	Time	Phone Number	Call Destination	Rate Type	Minutes Used	Total Charges
126	07/26	12:22 PM	515-256-1760	DES MOINES,IA	NW/AU	4:00	
127	07/26	12:35 PM	530-228-1116	CHICO,CA	NW/WC/AU	1:00	
128	07/26	12:48 PM	209-406-9040	STOCKTON,CA	NW/WC/AU	2:00	
129	07/26	12:49 PM	209-559-7565	ANGELSCAMP, CA	NW/WC/AU	2:00	
130	07/26	12:51 PM	209-728-3353	ANGELSCAMP, CA	NW/AU	26:00	
131	07/26	01:17 PM	209-753-8907	ANGELSCAMP,CA	NW/WC/AU	1:00	
132	07/26	01:20 PM	209-728-8072	ANGELSCAMP,CA	NW/AU	1:00	
133	07/26	01:27 PM	515-868-4120	DES MOINES,IA	NW/WC/AU	4:00	
134	07/26	01:44 PM	209-753-8907	ANGELSCAMP,CA	NW/WC/AU	2:00	
135	07/26	01:46 PM	209-728-5320	ANGELSCAMP,CA	NW/WC/AU	1:00	
136	07/26	01:50 PM	641-494-7032	MASON CITY, IA	NW/WC/AU	6:00	
137	07/26	02:08 PM	209-753-8907	ANGELSCAMP,CA	NW/WC/AU	1:00	
138	07/26	02:53 PM	209-753-8907	ANGELSCAMP,CA	NW/WC/AU	2:00	
139	07/26	03:47 PM	209-559-2524	Angelscamp,CA	NW/AM/AU	2:00	
140	07/26	04:33 PM	209-795-7105	Angelscamp,CA	NW/AM/AU	10:00	
141	07/26	04:43 PM	209-795-7105	Angelscamp,CA	NW/AM/AU	2:00	
142	07/26	04:44 PM	209-795-6049	Angelscamp,CA	NW/AM/AU	2:00	
143	07/26	04:46 PM	209-728-8900	Angelscamp,CA	NW/AM/AU	2:00	
144	07/26	04:55 PM	209-795-2455	Angelscamp,CA	NW/AM/AU	6:00	
145	07/26	06:32 PM	209-559-2524	Angelscamp,CA	NW/AM/AU	1:00	
146	07/26	06:46 PM	209-795-7105	Angelscamp,CA	NW/AM/AU	1:00	
147	07/26	06:47 PM	209-728-8900	Angelscamp,CA	NW/AM/AU	4:00	
148	07/26	07:17 PM	209-728-5320	Angelscamp,CA	NW/AM/AU	2:00	
149	07/26	07:41 PM	530-990-5087	OROVILLE,CA	NW/WC/AU	2:00	
150	07/26	08:58 PM	530-990-5087	Incoming	NW/WC/AU	2:00	
151	07/26	09:02 PM	530-327-9194	PARADISE,CA	NW/AU	1:00	
152	07/26	09:03 PM	530-200-1442	LOSMOLINOS,CA	NW/WC/AU	1:00	
153	07/26	11:02 PM	530-990-5087	OROVILLE,CA	NW/WC/AU	1:00	
154	07/27	12:59 AM	530-828-2510	CHICO,CA	NW/WC/AU	1:00	
155	07/27	01:32 AM	530-828-2510	CHICO,CA	NW/WC/AU	2:00	
156	07/27	01:36 AM	530-828-2510	CHICO,CA	NW/WC/AU	3:00	
157	07/27	01:55 AM	530-828-2510	CHICO,CA	NW/WC/AU	2:00	
158	07/27	11:54 AM	530-877-4039	PARADISE,CA	NW/AU	2:00	
159	07/27	11:55 AM	530-762-7100	PARADISE,CA	NW/AU	1:00	
160	07/27	12:32 PM	515-868-4120	DES MOINES,IA	NW/AM/AU	10:00	
161		12:42 PM	515-868-4120	DES MOINES,IA	NW/AM/AU	2:00	
		12:44 PM	Unavailable	Incoming	NW/AM/AU	19:00	
164		01:02 PM 01:11 PM	515-256-1760	DES MOINES,IA	NW/AM/AU	4:00	
		01:17 PM	515-281-6231	DES MOINES,IA	NW/AU	5:00	
		03:17 PM	712-579-4532	WESTPHALIA,IA	NW/WC/AU	16:00	
167		05:05 PM	541-548-9986 855-652-3446	REDMOND,OR Toll Free Call	NW/AU	39:00	
168		05:14 PM	541-548-9986	REDMOND,OR	NW/AU	4:00	
169		07:04 PM	530-200-1442	LOSMOLINOS,CA	NW/AM/AU	44:00	
170		07:04 PM	530-200-1442	PARADISE,CA	NW/AM/AU	2:00	
1,0	31141	V1.21 FIVE	550-077-4059	I ANADISE, CA	NW/AU	1:00	

)
) CASE NO. 14CH40269
)
) RESPONSE TO RESTRAINING
ORDER [CH-120] AND MOTION FOR CONTEMPT OF COURT - PERJURY
) AGAINST PETITIONER(S) DIANE) ELLEN BROWN AND KENDRA) LOUISE BURLISON

COMES NOW, Respondent, Richard William Hoffmann, Sr. of 5941 Vista Drive, Apartment #436, West Des Moines, Iowa, 50266 and hereby applies to the Court to submit said Response to Restraining Order with request to fully exonerate, and given admissible evidence contained herein, to prosecute Petitioner, Diane Ellen Brown, and Kendra Louise Burlison, [Case #14CH40268] for Perjury for submitting false sworn written testimony signed and submitted under penalty of perjury, to purposely mislead and manipulate this Court to slander and cause great harm to Respondent, Richard William Hoffmann, Sr. with said false sworn written testimony referred and identified herein.

Let it be known, Respondent does not agree with orders requested but will certainly comply as ordered. Respondent does not agree with current Stay Away Orders but again, will most certainly comply as ordered. That Respondent has turned in his only weapon to the Polk County Sheriff's Department, Ankeny, Iowa, within the time frame requested as

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verified with attached receipt CH-800 and completed and signed Property Report – Case #14-5401.

That Respondent does accept responsibility for the irrefutable voice recorded messages evidenced to this court but with "Justification or Excuse" as listed in Item #9 below. Having my children felony kidnapped, felony imprisoned, felony transported over state lines in direct violation to a Civil Decree #DRCV-37370 IN THE IOWA DISTRICT COURT IN AND FOR POLK COUNTY in which the biological mother will be facing Contempt of Court Hearing Rule and Order to Show Cause on August 28, 2014 at 10:30 AM [No I will not be in California this date for this hearing as my children are the far higher priority!] ...has caused me to be extremely on edge and perhaps a bit "irrational" as a result of the incredible EXTREME SITUATIONAL STRESS that the Petitioner, Diane Ellen Brown, wants the court to BELIEVE, with false written sworn testimony signed under penalty of perjury under the laws of the State of California as identified and evidenced herein, that such behavior shall be considered as "normal" behavior to further destroy Respondent's credibility more than she already has for decades leading up to this hearing of August 28, 2014 at 1:30 PM. Please consider the following:

- 1) Demonstrated incompetency of Petitioner Diane Ellen Brown Process Service of Restraining Order packet CH-100, CH-109, CH-110, CH-120, and CH-800 is INCOMPLETE.
 - a) CH-100 Request for Civil Harassment Restraining Orders INCOMPLETE

MISSING PAGE 2 OF 6, PAGE 4 OF 6, AND PAGE 6 OF 6 [Perhaps Petitioner needs remedial math counting by two's with even numbers only after assembling said stack of papers to serve. RESPONDENT DOES NOT HAVE ACCESS TO FULL COMPLAINT –

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- d) CH-120 Response to Request for Civil Harassment Restraining Orders
 - i) Three (3) copies of Page 1 of 3
 - ii) Three (3) copies of Page 2 of 3
 - iii) One (1) Copy of Page 3 of 3
- e) CH-800 Proof of Firearms Turned in, Sold, or Stored
 - i) Four (4) copies of Page 1 of 2
 - ii) Three (3) copies of Page 2 of 2

Although the Restraining Order #14CH40268 attempt of Kendra Louise Burlison failed due to inadequate severely exaggerated false sworn testimony to produce the "desired" probable cause to justify same, let it be known she too is severely incompetent to represent herself as well. Again Respondent only received CH-100, two (2) duplicate copies of Page 1 of 6, two (2) duplicate copies of Page 3 of 6 and two (2) duplicate copies of Page 5 of 6 and "ADDITIONAL PAGE" titled "Burlison vs. Hoffman with HoffmanN misspelled. This clearly exemplifies the need for reeducation and perhaps a course in counting by two's with even numbers only, a course in the "art of proof reading," and yet perhaps another regarding the need to follow through to "completion" as quantity, no matter how big or tall the stack of papers appear (looks), it does not always indicate the "accuracy" of all included therein as clearly assumed here.

- 2) With what Respondent is able to review in the INCOMPLETE service of said Restraining Order, I wish to include and ENTER the following rebuttals:
 - a) For the record, Petitioner, Diane Ellen Brown, never once answered her phone from me after she and I texted and spoke to meet after I searched for our father's memorial at

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Valley Springs Elementary School on July 26, 2014. FOR IT WAS UPON HER INVITATION TO COME TO HER HOME BEFORE AND THEREFORE HAVE TIME TO SPEAK IN PERSON TO HER AND JESSE HAMPTON, INORDER FOR THEM TO LEAVE BY 3:30 PM TO FULFILL YET ANOTHER ENGAGEMENT THAT AFTERNOON ALLEGEDLY TO COMMENCE AT 4:00 PM THAT DAY.

b) That the Petitioner has entered into your court as FALSE sworn written testimony under penalty of perjury, "He [Respondent] just showed up at my house." I ask the court to consider the sworn affidavit of the testimony of Kevin Arthur Haddock, [Exhibit "A" -Declaration of Truth by Kevin Arthur Edgar; Haddock] who accompanied me that day on the trip from Stockton to see the Petitioner and her significant other Jesse Hampton, at her home after failed arrangements to meet in Valley Springs caused the four (4) of us to meet in her home as described and witnessed by Jesse Hampton who became very engaged in the conversation regarding the FACT my children were FELONY abducted, FELONY imprisoned overnight, FELONY transported over state lines, flew together with no escort from Des Moines, Iowa to Denver, Colorado alone, scared out of their minds wondering why they haven't heard from [Daddy] the Respondent AT ALL, was met by the biological mother DeeAnn Rae Johnson in Denver Colorado, then flown OVER STATE LINES from Denver, Colorado to Portland, Oregon thus violating the current custody agreement in the most severe manner imaginable. Respondent actually met his children at the Portland International Airport that evening of June 10, 2014 at approximately 7:05 PM before allowing the biological mother to

continue her charade that will soon land her in prison. Respondent had no Writ of

Assistance in place for law enforcement to recover/rescue Respondent's children for him.

- c) So given my verbal explanation to the Petitioner, Diane Ellen Brown, witnessed by Jesse Hampton, who was very engaged in the conversation, the evidence found in [Exhibit "B" RULE TO SHOW CAUSE AND ORDER SETTING CONTEMPT HEARING set for August 18, 2014 IN THE IOWA DISTRICT COURT FOR POLK COUNTY] that the biological mother is facing incredible civil and criminal charges, the Respondent asks the Court, "Why would the Petitioner, Diane Ellen Brown write as sworn written testimony under penalty of perjury that, "Richard recently lost custody and visitation of his two younger children in Oregon."?"
- d) Kendra Louise Burlison is also GUILTY of PERJURY as she stated in her Request for Civil Harassment Restraining Orders #14CH40268 within the ADDITIONAL PAGE where she states on line 21, "My Uncle has been getting worse and out of control SINCE LOSING CUSTODY of his children in a custody battle in Oregon."

RESPONDENT DEMANDS ANY EVIDENCE THAT RESPONDENT HAS
LOST CUSTODY OF HIS CHILDREN IN ANY STATE OF THE UNION AND THE COURT
DOCUMENTS THAT PROVE SAME BE SUBMITTED INTO EVIDENCE IMMEDIATELY!
RESPONDENT FURTHER DEMANDS AN IMMEDIATE CONVICTION OF PERJURY
IN THIS COURT UPON BOTH PARTIES THE MOMENT THEY APPEAR. IF EITHER OR
BOTH DO NOT APPEAR, RESPONDENT DEMANDS THAT AN IMMEDIATE ARREST
WARRANT BE EXECUTED TO ENFORCE SAME UPON BOTH PARTIES FOR
PURPOSELY MISLEADING THIS COURT WITH FALSE SWORN WRITTEN

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TESTIMONY SIGNED UNDER PENALTY OF PERJURY.UNDER THE LAWS OF THE STATE OF CALIFORN IA IN WHICH THE ONLY PURPOSE THEREOF IS TO DESTROY THE RESPONDENT'S ALREADY FRAGILE CREDIBILITY.

RESPONDENT ASSERTS THERE IS TRULY ONLY ONE GOAL OF BOTH PARTIES: TO FURTHER ATTEMPT TO SLANDER REPONDENT AND THEREFOR DESTROY HIS CREIDBILITY ON FABRICATED HEARSAY FALSE SWORN WRITTEN TESTIMONY THAT RESPONDENT IS IN ANY WAY AT ALL NOT AN APPROPRIATE CUSTODIAN OF AND FOR HIS CHILDREN AND THEREFOR NOT AT ALL A RATIONAL, PRUDENT, SANE, RESPONSIBLE, CARING, LOVING FATHER IN THE EYES OF YOUR COURT. ALL TESTIMONY HAS BEEN PROVIDED TO MISLEAD. YET ANOTHER INCREDIBLE EXAMPLE OF THE MANNER IN WHICH ALLEGATIONS HAVE BEEN STATED AS FACT TO COUNTLESS OTHERS IN RESPONDENT'S LIFE AS THEY HAVE FOR DECADES REGARDING RESPONDENT'S CHARACTER WITH ONLY ONE GOAL AND ONE GOAL INTENDED – RESPONDENT SHALL BE DISGRACED!

e) Petitioner also states, "He threatened me...." As well as her daughter, Kendra Louise Burlison who states, "He knows where I live and think he is capable of coming around and hurting us LIKE HE THREATENS TO DO. [EMPHASIS ADDED!!!]

Again this is flagrant PERJURY to mislead the court with false allegations! Let it be known Respondent has said NOTHING ever to be contrived as a THREAT to either party in the least. Respondent has only spoke from his heart how hurt he was from the way both have treated him, especially the Petitioner over the many decades of our existence as she is the dominant, controlling person who she demonstrates herself to be.

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RESPONDENT ASSERTS HE HAS NEVER THREATENED EITHER IN ANY WAY

SHAPE OR FORM! THIS IS CLEARLY NOT HIS NATURE! Please refer to [Exhibit

"C" - Voicemail from Robert S. Hoffmann, Thursday, August 24, 2006 6:16 AM]

Threat to Respondent's life from Robert S. Hoffmann as follows:

https://www.youtube.com/watch?v=dIiQj2pS3bo&hd=1

"Wake UP! [Like yelling into a Verizon Wireless voicemail cellular phone system perhaps somewhere in the Mid-West is going to be heard in Sacramento, California by the recipient when the phone is either "Off" or simply not answered! LOL!] Answer the FUCKING phone! You go to my school site, I'M GONNA GETCHA!"

I would think you would concur that this is a perfect text book example by definition of THREAT! Actually against my person! ...from Petitioner's and Respondent's brother! A FORMER school teacher who was asked to leave his very position or be terminated that we will be getting too shortly. I may have referred to Petitioner and her daughter Kendra as "Dead" IN RESPONDENT'S HEART but only in the context of the relationship and where it MUST stand now. Respondent is still optimistic all can find at least some reconciliation to perhaps a little higher level, but it is what it is. Respondent must "keep them dead" in his heart so they cannot damage him AGAIN and as they are again attempting to accomplish here. Respondent feels insulated so he can't be hurt like he was SEVERELY when he was BLIND-SIDED by his entire family in the Fall of 2006 when all concerned parties revealed their true colors which will also be discussed later in this response.

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- f) Respondent admits he did call filling up Petitioner's voice mail at first calling for an empathetic ear, but after zero response and therefor zero support to his horrendous situation at all, he admits he switched gears referring to the "TERROR" subjected upon him back in 2006 when he offered to teach Fire- and Life-Safety for his brother's fifth grade class students in the Lodi School District, Live Oak Elementary, where upon his written offer, AT THE PRIOR VERBAL APPROVAL AND DIRECTION OF RESPONDENT'S BROTHER TO RESPONDENT TO CONTACT HIS PRINCIPAL IN WRITING, Principal Mrs. Marianne Varni [Exhibit "D" "Fire- and Life-Safety Education" dated August 21, 2006 7:20 AM]
- g) For the record, on the evening of August 22, 2006, Respondent's mother, Jane E. O. Hoffmann contacted Respondent via phone, and that in a twenty minute conversation that included the following dialog:
 - i) She asked, "What is this malarkey about you disturbing your brother's class!?!"
 - ii) "Who do you think you are that you think you have anything to contribute anything to a bunch of ten year olds, let alone your own two children Rick and Jackie!?! ...and the two you are about to have very soon!?!" [Morgan at 11 months, and Noah who was on the way at that time.]
 - iii) You know you were just a volunteer! You never made it in any career!
 - iv) We don't have time for this! We have to catch an airplane! [Scheduled to leave five (5) hours after I was to be complete with the Fire- and Life-Safety educational material. Driving time from Lodi was no issue. Please note in <a href="Exhibit" D" I clearly stated in my last paragraph, "IF given the Green Light, my hope it comes with" D" I clearly stated in my last paragraph."

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- adequate notice (13 days notice) to make any necessary adjustments in your school teaching schedule."
- v) As the Respondent was totally blown away by the incredibly insulting words of his own mother, she then stated, "Well, you know! Your brother had to tell the Principal you're NOT DANGEROUS!" Not DANGEROUS!!! How in the world did Respondent's cover letter to Principal M. Varni describing his career to emphasize he has a viable, important, true message to teach legitimate Fire- and Life-Safety including how to save a fire fighter's life (such as Kyle Wilson) cause her to conclude and therefor ask my brother, "Is he DANGEROUS!?!"
- vi) Real simple! By the SLANDER from his mother, brother, and sister that Respondent has been subjected to since being a small child. BUT RESPONDENT ADMITS HE HAS ALWAYS DENIED IT HOPING IT WASN'T TRUE! How naïve is that!?!
- vii) The following date, Respondent sent another email requesting, upon hearing through the "grape-vine" that his services may not be requested, that if Principal M. Varni could be so kind to verify either way at all, to please reply in writing as a simple courtesy. Please read the response [Exhibit "E" RE: Fire-and Life-Safety dated Wed 23 Aug 2006 12:33:49 -0700] that I received from School Teacher, Robert S. Hoffmann, who clearly representing Live Oak Elementary of the Lodi Community School District as it was clearly written on School Email Letterhead.
- viii) Upon receiving said correspondence on School Letterhead, Respondent became EXTREMELY DISPONDENT AND DEPRESSED that his own brother could ever feel let alone write about or express these thoughts and feelings towards him this way,

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but after a few hours of processing, it became really clear how all the subtle memories of "confusing" responses from his nuclear family over the years began to make sense. Let it be known, if Respondent had any idea his brother felt like this at all towards him, Respondent would have never even approached him in the first place.

ix) Respondent then phoned his brother to tell him he had until midnight of Thursday, August 24, 2006 to apologize for said letter and that he would then therefor leave him alone forever and the letter would go no further than just between he and Respondent. However, Respondent also emphasized if he didn't take responsibility for said letter's content on school letterhead, that Respondent would forward said letter to his Principal and all the School District Superintendents as complimentary copies and allow them to decide the civil liability he had placed upon his employer and the taxpayers of said school district for doing so given the FACT Principal M. Varni had to ask Robert S. Hoffmann, "Is he (Respondent) DANGEROUS!?!" His first voicemail response was **Exhibit "B"** heard above. His second response was **Exhibit** "F" – Voicemail from Robert S. Hoffmann, Thursday, August 24, 2006 at 6:19 **AM**] https://www.youtube.com/watch?v=Q7dZvgfscnM&hd=1 ...in which Robert S. Hoffmann emphasizes his POWER as a Public Official, who after the passing of the Patriot Act following 911 in which he knows he, as such, can have anyone held against their will for a minimum of 72 hours and very easily labeled at the stroke of a pen as a TERRORIST THREAT and therefor BANNED from any school site until proven innocent, he states:

"Answer the phone. Rich, you are PATHETIC! Go to my school site, you will NEVER EVER get on another school site in United States ever again! Are you clear with that!?! So, you know what? ...Fucking go for it!"

x) This was the voicemail he left me later that evening [Exhibit "F" – Voicemail of Robert S. Hoffmann, Thursday, August 24, 2006 at 5:48 PM] after he had a day to possibly process just how much trouble he was in. The deadline remained intact until midnight this date. Please listen to his response at:

https://www.youtube.com/watch?v=uBEq7UtAJLI&hd=1

"No you won't get back to me Motherfucker! You know what!?! I'm gonna show my principal that letter, and you know what, I don't give a FUCK what you do... what you say... how you live your life! You choose to do this this way, how about I enlighten your son (Rick – Naval Rescue Swimmer currently attending Officer Candidate School in New Jersey) about you? You know! I am sure how he knows anyway. It's just a big game you got going. Are you there? Pick up the God Damn phone and talk to me! Didn't think so! Don't have the guts! Do whatever you feel is right! Don't EVER contact me again EVER! Period! FINAL! FUCK OFF!!!"

xi) No apology arrived by midnight. Respondent then forwarded said email to Principal M. Varni, yet refrained from forwarding to all superintendents at that time. Please see [Exhibit "G" - Response to memorandum from R. Hoffmann - Fri, Aug 25, 2006 12:05 am] that Respondent was very respectful in every word as exemplified therein.

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Lawsuit", Friday, August 25, 2006 11:59 AM] to make very clear such behavior by any school staff member, family or otherwise, will not be tolerated. Although Respondent would never and did never pursue a lawsuit, this truly created incredible strife between Respondent and EVERY other "selected and chosen" family member that Robert S. Hoffmann could manipulate into believing it was Respondent's fault for making his life more difficult. Misrepresentations, misleading incomplete half-truths, and out-right false testimony as demonstrated here by the Petitioner herself.

https://www.youtube.com/watch?v=pNfsKuJuhF8&hd=1 ...prior to September 6, 2006 in which Respondent's mother REFUSES to honor her grandson at his Naval Rescue Swimmer graduation ceremony in San Diego [Second (2nd) in his class of only five (5) out of over 200 hundred who couldn't make the cut and QUIT] if Respondent doesn't "Shape Up!" She later states, "What you want is to get attention to yourself! ATTENTION! ATTENTION! ATTENTION!!!" ...and followed by, "I am going to call my brothers and say we are not coming! Ok!?!" ...all because of the fact Respondent was going to teach 20 school children and their families how to save a firefighter's life and refresh on every detail about fire- and life-safety as he has taught for decades, Respondent's mother was NOT going to honor her grandson in the least, in order to attempt to PUNISH Respondent for Respondent's alleged "bad behavior." Regardless of the fact her grandson just

completed the most challenging 18 months of his life so far PLUS to graduate second his class in the third toughest military training on the planet.

- Training" October 9, 1998 while assigned at the Avenal State Prison] to find resolution and peace from such an incredible alleged "misunderstanding," created on God knows what. However, literally ALL of Respondent's best friends since his early childhood reinforced to him that these relationships he had with his brother, sister, and mother and now the extended family has been going for years as the "status quo." Hence the severity of the Petitioner to try to put Respondent in "his place" again with now verified false written testimony submitted to this court to further slander and therefore make every effort to destroy Respondent's credibility and further outcast him from the "selected" and approved family member designated list.
- xv) It became clear Respondent was then the center of a Homeland Security investigation as a possible Terrorist Threat to school children. Respondent wrote a brief to the Lodi School District outlining the facts regarding the case, and upon verification, as evidenced with the attached certifications and employment records from the State of California as a Fire Captain/Peace Officer, in the same manner if a person screams "FIRE" in a theatre or auditorium, and yet there isn't one, it's a clear prison sentence, the consequences are identical to scream "Terrorist Threat" when there isn't one as well. Robert S. Hoffmann was cordially asked to resign [or be processed as a

termination] and did NOT return to work after "Winter Break" the 2006-2007 School Year.

xvi) To close this time frame, at Christmas 2006, Respondent called his mother to attempt to reconcile over the holiday [Again refer to Exhibit "I"]. It was agreed and arranged that Respondent would meet his mother on Christmas for dinner Christmas night. But Respondent's mother slipped. She accidently stated that all the other "selected and approved" family members would be there at her home on Christmas Eve, that night, at 8:00PM for a special party to include present exchanges. Respondent told his mother he would therefore be at her home "before" Christmas dinner Christmas night. Respondent packed up his two infant children in Sacramento at the time, Noah at two and a half months old born on October 5, 2006 and Morgan, 15 months old [Convicted and Registered Child Abuser Biological mother DeeAnn Rae Johnson had already ABANDONED both children thus leaving them with Respondent from late November 2006 through February 2007 so she could do her own personal agenda in Ankeny, Iowa], drove to hills of Murphys to introduce his children to and hopefully reconcile with his family once and for all. Note See Exhibit "J" Video evidence Respondent cared for his two (2) infants ALONE from November 2006 through the end of February 2007] at:

https://www.youtube.com/watch?v=-RhxZD2EwBI&hd=1

xvii) Upon arrival at approximately 8:20 PM to the "PRIVATE BY SPECIAL INVITATION ONLY HOFFMANN/BROWN CHRISTMAS EVENT OF 2006," one could of heard a pin drop when Respondent entered the door as he sang, "Ho!

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Ho! Ho! Merry Christmas!" Respondent placed sleeping Noah who was in a car carrier in front of the soft lit warmth of the fireplace, and stated to Morgan, who was sitting on his left arm as she gazed at all the new and exciting people she was looking forward to meeting as Respondent said, "Let's go to the kitchen and get some cake and punch and you'll get to meet your family." Upon Respondent's and Morgan's return from the kitchen to the living room, literally every seat was EMPTY! Respondent asked his mother, "Where's everybody going?" His mother replied, "Do ya BLAME 'em!?!" The entire family of ten (10) ran out as fast as they could leaving presents and coats and sweaters behind as though they meant nothing compared to the escape from REALITY. One note to keep in mind. When two people have an "issue" between one another, the one who wronged and therefor does NOT want to face the REALITY thereof, as exemplified here, will ALWAYS run to the other side of the street to AVOID THE ANTICIPATED "CONFLICT." Too bad they don't know how taking responsibility, asking for forgiveness, and GIFTING full acceptance thereof resolves nearly any issue every time. Hence this response here and the COMMITMENT TO NOT RESOLVE ANY ISSUE EVER to maintain the status quo so now this family feud of integrity vs. non-integrity has to be heard in this courtroom here.

h) The whole point of the above issue in 2006 is quite simply the Respondent offered to give a Fire-and Life-Safety presentation to teach all the basics in fire safety as Respondent has for hundreds of people of all ages in his 20+ year career in the Fire Service both professional and volunteer, with the emphasis on the importance of having (a) fire

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victim(S) KNOW the incredible IMPORTANCE TO ENSURE that somebody who is clearly informed and aware of the status of the accuracy of the occupants in or out of the affected structure is standing at the end of the driveway NO MATTER WHAT! ALWAYS!!! NO EXCEPTION EVER!!! This is critical that the first responding/arriving Fire Officer (even during a full-on blizzard!) KNOWS for a fact that if everyone is out, THAT IT SHALL BE KNOWN BY EVERYONE THAT IN FACT EVERYONE IS OUT!!! The totally unnecessary death of Kyle Wilson [Exhibit "K"]: https://www.youtube.com/watch?v=vUo_Z-zwZtU&hd=1] who perished unnecessarily at the mere age of 23, is one excellent example of countless where, just as the Charleston Nine passed away horrifically burning to death because it was **ASS U MEd** there were still people trapped inside to be rescued, in this particular incident involving Kyle Wilson, seven (7) people occupied their home that early morning of April 17, 2007. Upon arrival with heavy smoke and fire showing from the upstairs bedroom area, it was only **ASS U MEd** THAT NO VICTIMS HAD **YET** ESCAPED! The Fire Officer did his size up as he walked around the structure and thus began to formulate a plan to direct incoming units, the Driver/Operator established water, and Firefighter Kyle Wilson pulled the tangled hose from his engine, left the uncharged nozzle at the front doorway, and entered the burning structure with absolutely no water protection whatsoever, as we do every day internationally when life rescue is the priority, went upstairs and began his search for his first ASS U MEd victim to be rescued. Upon finding no victim(s) in the first room, in the bed, under the bed, in the closet, literally anywhere, he finally went to the next room to repeat the same actions. Still nothing there either! Went to the third room; in the bed,

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under the bed, in the closet! Again NOTHING! ...and now at the seat of the fire, taking all kinds of heat with ZERO visibility, he searches the fourth room, flames licking his tail! ...and because he has been up there so long looking for somebody... ANYBODY!!! The simple 2" X 4" Engineered Wooden Trusses BURN THROUGH IN MINUTES, [Really smart their guys! Light-weight and aren't worth a sh*t when exposed to fire!] ...and the roof tragically collapses onto Kyle Wilson trapping him in the burning debris! And with no carbon monoxide "poisoning" to kill the pain of every searing nerve, KYLE SUFFERS TREMENDOUSLY AS HE BURNS TO DEATH! There were seven people in that home! Where were they!?!

THEY WERE ALL NEXT DOOR IN THEIR NEIGHBOR'S LIVING ROOM
BEING CONSOLED BY THEIR BEST FRIENDS AS THEIR 100%
REPLACEABLE HEIRLOOMS WERE GOIN UP IN SMOKE... TOTALLY
UNAWARE KYLE WILSON IS DEAD BECAUSE THEY DIDN'T KNOW TO
TELL ANYBODY THEY WERE ALL ALREADY OUT!!! WHAT A
TRAGEDY!!! THAT WAS GOING TO BE RESPONDENT'S PUNCH LINE TO
HIS FIRE- AND LIFE-SAFETY PRESENTATION FOR TWENTY ONE
FAMILIES TO LEARN HOW TO SAVE A FIREFIGHTER'S LIFE THAT HIS
BROTHER INSTEAD INTERRUPTED IN SOME ALLEGED "SIBLING
RIVALRY POWER STRUGGLE THAT THE RESPONDENT WASN'T EVEN
AWARE OF TO CAUSE ROBERT S. HOFFMANN TO CLAIM TO HIS
PRINCIPAL THAT THE RESPONDENT WAS SOMEHOW "DANGEROUS TO

SCHOOL CHILDREN" AND AS A RESULT, THE MESSAGE WAS THEREFORE "CORDIALLY" NOT DELIVERED! LUDICROUS!!!

- a) Just know Respondent is very clairvoyant. He used to wake up FULLY at the fire department on a regular basis approximately 20 seconds BEFORE being "toned out" and dispatched to major incidents so God was helping him to be FULLY alert so that in the next few moments before we would arrive on scene he would be fully alert and prepared mentally. Respondent has only shared this with very few people, but given Petitioner's attempt to further destroy Respondent's credibility, let it be known it clearly helped him to more effectively lead his crew to better affect both life-saving rescue efforts and safer firefighting strategies and tactics. Firefighters have moments to decide what to do during any true emergency, but attorneys have months to assemble the evidence to convict us of negligence if any can be found! ...even if were not yet awake at 3:00 AM.
- b) In regards to Respondent's daughter Jaclynn Cara Hoffmann, she has been hit just as hard if not worse than every girl friend/fiancé' that Respondent has ever brought "home" to meet "The Family." One example of dozens of incidents with identical results regards his fiancé at the time Lisa, her eleven year old son Dane, and her six (6) year old daughter Carly. Her son had terminal brain cancer and was about to go into surgery within the next two weeks at UCSF Medical Center, [Which the resulting events that followed tragically turned poor Dane back into a five (5) year old after he suffered a two (2) hour seizure the day after his surgery that should have killed him!] because the Gamma Knife radiation treatment he had eight (8) months earlier began to cause, as anticipated severe brain swelling and as a result, he was losing feeling up his legs and arms at a rate of about

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¹/₄ inch per day. He was barely able to walk without stumbling embarrassingly and couldn't effectively hold a glass of milk at eleven years old!

- Respondent took his "family" to Murphys for a scheduled five (5) day trip with plans to enjoy Yosemite National Park, Big Trees State Park, Mercer Caverns where I worked as a tour guide, and Lake Tahoe to mention a few and use his folk's place as the hub. But within less than 17 hours, as Respondent walked into the bedroom where Lisa and he got up only hours ago after their first night of sleep, Lisa

 DEMANDED they leave immediately! I asked her what in the world is going on given all these wonderful places we had planned to take Dane and Carly to. She simply said in a stern voice, "Pack your bag and I will tell you in the car." So I did accordingly as I tried again to convince her everything was going to be ok and we had all these awesome places to visit in the meantime. She refused to change her mind in the least and said, "I'm so sorry Rich. I can't be heard right now. I will explain in the car. Trust me. I am very serious. Get your stuff and let's get out of here!"
- ii) When Respondent's mother asked where they were going as we all walked out the front door in total surprise to all, Respondent simply said, "Gotta go home, Dane's not feeling well." Which was a total line of crap! ...as Lisa just looked straight ahead and adamantly refused to make any eye contact with his mother whatsoever. Upon packing the car and exiting the driveway, and with tears in her eyes, Lisa said, "I AM NOT GOING TO HEAR ONE MORE WORD HOW "FUCKED UP" [Stated under her breath so Dane and Carly couldn't hear.] MY HUSBAND TO BE IS!!!!"

 LITERALLY WITHIN MOMENTS OF YOU LEAVING THE ROOM

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EVERYTIME YOU DID TO DO SOMETHING FOR ME, DANE, OR CARLY, JUST LIKE VULTURES, I WAS SLAMMED BY YOUR MOM, THEN YOUR SISTER DIANE, THEN YOUR BROTHER BOB, THEN HIS WIFE DIANNA, THEN YOUR BROTHER -IN-LAW BILL, ALL INSISTING THAT YOU ARE THE WORST POSSIBLE PERSON, AKA, "PIECE OF SHIT" FOR ANYONE EVER! WHAT THE FUCK IS WRONG WITH THESE PEOPLE!?!?! I KNOW YOU'VE BEEN THERE FOR ME AND DANE AND CARLY LIKE NO OTHER MAN EVER HAS FROM ME IN MY ENTIRE LIFE THESE PAST EIGHT MONTHS! THEY EVEN CLAIM YOU'VE NEVER WORKED A DAY IN YOUR LIFE AS A FIRE FIGHTER LIKE YOU'RE SOME ASSWIPE AMBULANCE CHASER! ...LET ALONE AS A FIRE CAPTAIN! ALL THEY COULD SAY WAS SOME BULLSHIT ABOUT YOU BEING A WANNABE LOWLIFE VOLUNTEER OR SOMETHING! AND TO MAKE THINGS WORSE, THEY DIDN'T EVEN GIVE A SHIT THEY WERE SAYING THIS CRAP IN FRONT OF CARLY AND DANE!" GOD RICH, HOW DID YOU EVER SURVIVE!?!"

iii) Respondent's fiancé then turned away in tears, took a few minutes to compose herself so she could face her children, looked to the back seat where Carly and Dane sat confused and bewildered at the early interruption to all these wonderful plans they had been looking forward too based on Respondent's trusted descriptions, and simply said, "We'll make up for this somehow kids." After Respondent remained silent to try to comfort her, he, like he always did when the stuff would "APPEAR" to hit the fan said, "All is GOOD! Now we get to go ride a San Francisco cable car and

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have FUN at Fisherman's Warf! TONIGHT! Tomorrow we'll be at the Monterey Bay Aquarium! And life's gonna be AWESOME!" Respondent did all he could to not allow this NECESSARY ESCAPE FROM TERROR cloud the last few days that they had with Dane before he became a completely changed person for the rest of his life. Respondent acknowledges, with his fiancé Lisa's new found encouragement as they all truly got we can't change other people, they all found a way to make the best of it! Monterey Bay Aquarium was definitely a highlight.

iv) As you can imagine, Respondent was still very devastated that his family could TREAT HER THAT WAY! To put her in the middle of having to choose to accept their word as gold [REINFORCED BY THE NUMBERS ONLY – SECONDLY THAT THEY WERE MORE IMPORTANT "SELECTED ONES" AS THE MAJORITY SHALL ALWAYS RULE], or rely on her irrefutable personal experience of many months in which she knew Respondent would ALWAYS put his life on the line and before hers in literally EVERY situation and continue to support her entire family AS HIS OWN unconditionally as DEMONATRATED through the most challenging time of their lives EVER up to that point! Respondent had to tell her it wasn't the first time he had this little "experience." As a matter of fact, it was a regular occurrence when he brought other CLASSY ladies with him to meet "The Family." Respondent was only looking for love and encouragement to find happiness but it always ended the same way. Lisa was the first to cut it off so short when she did. A true lady with backbone to deal with what is EFFECTIVELY to save and protect the mental well-being of her FAMILY! Absolutely incredible!

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v)	To complete the story with Dane, he was so bad after his two (2) hour seizure that the
	Oncologists at UCSF told us to "put Dane into a home and let him EXPIRE."
	WTF!?! "Expire!?!" We immediately said, "Thanks for sharing but if he is going
	to "pass-away," [NOT EXPIRE!!!] he will do it in the LOVE of our home."
	NOT ON MY SHIFT IS HE GOING TO DIE OF LONELINESS IN SOME
	NURSING HOME WHERE HE IS SEEN NO MORE THAN ONLY THREE (3)
	TIMES PER DAY UNTIL HE QUITS LIVING AND CHOOSES TO GIVE UP! "
	Can you imagine? He was given four (4) months to live as the Astrocytoma tumor in
	his brainstem was considered inoperable and these top oncologist in the world were
	telling us to make a life for his younger sister Carly and my older kids Jackie and
	Rick [TO GO HAVE FUN!!!! – WITHOUT DANE!?!?!] so no one would have to
	experience the INCREDIBLE PAIN AND SUFFERING AND RESULTING LOSS
	of the anticipated, confirmed, horrific death process when he does "finally" pass-on!
vi)	Funny thing about loving a terminal patient moment by moment, each and every day

- day in and day out, can truly turn things around! Thank God I was off all but nine (9) twenty-four hour shifts per month to support my family 24/7 the remainder of the time when I wasn't on duty as a Correctional Fire Captain at Avenal State Prison. Let me tell you, things were so STRESSFUL at home, the prison facility dealing with inmates and corrupt co-workers was Respondent's break to "get away and relax."
- vii) Please see [Exhibit "L" \$26,000,000.00 EXTORTED from the People of the

 State of California] ...at today's "Pay-Scale" rate for Correctional Fire Captains

from mid-1989 through March 18, 2002 – That upon Respondent reporting same, Respondent's life was placed in GRAVE DANGER!

- viii) Things were really tough at home, and Respondent's family had no clue Dane was paralyzed on the whole left side of his body, stuck in an electric wheelchair at age 11, he was 90 pounds over-weight from all the steroids he was taking to help reduce the Gamma Knife caused swelling and resulting pressure in his brain, and had to tape his right eye open so he could see us. We clearly didn't know if was going to live the next five minutes, let alone the next five hours, or next five weeks. So after physical therapy was no longer considered a benefit, we brought him home and taught him how to live just one more day.... each and every day... creating a habit... "Just keep living one more day to wake up tomorrow!" ...that took him well past the four (4) months when he was SUPPOSED to "expire."
- ix) And Yeppers! HE STILL LIVES TODAY!!!! THANK YOU GOD!!! ...in a home where "mentally challenged" people like himself can function in an assisted living environment that supports him very well each day. He is now 28... essentially as a ten or eleven year old in some areas and a five (5) old in others... BUT HE LIVES!!!
- b) So yes, Respondent affirms his daughter is left with only two choices as demonstrated at his mother's funeral in April 2013, that when he was finally able to get his daughter alone off to the side quietly and privately to speak (cry) to her to admit he was NOT the perfect father when he was in his early twenties struggling to get on as a full-time firefighter during her earliest years, that he told her he understood how it set the platform for where they are today, and as he further acknowledged he, given how he was raised in such an

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incredibly dysfunctional family, that he affirmed he had no clue about life and the manner in which to nurture relationships at that early time in her life and therefor did not know how he was truly treating his sweet, adorable, incredibly beautiful and funny baby girl who he will always put her life before his and always put his life on the line for her.

- i) However, when Diane Ellen Brown, Petitioner, saw these two off in the distance, and as things were coming to a close at the funeral service, that Petitioner immediately came over to where Respondent was PRIVATELY speaking to his daughter Jaclynn, with tears running down his face in total and complete humility, Diane immediately stood directly in between them, purposely broke the intense eye contact, and as she now faced Jaclynn, instructed her to, "Take this vase of flowers to my car and place them in the back seat now!" ...demanding it be done by her and only her immediately like it was a life critical moment. Clearly intentioned to interrupt any possibility of BEGINNING the process of reconciliation between Respondent and his daughter.
- ii) After Jaclynn was removed by this "duty," the Petitioner then turned around to Respondent and glared as she stated, "Stop bothering Jaclynn. She doesn't need your shit!" Respondent was left there completely stonewalled knowing the new "Queen" was now in total control and it was clearly not any arena to express any point of view regarding anything at all to any parties attending his mother's funeral service whatsoever, but especially Respondent's own children Rick and Jackie, who he haven't seen in years since he's been in Iowa caring for his two (2) younger children, Morgan and Noah.

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- iii) The last item regarding this response that needs to be noted, are the events that centered around the Respondent's mother's wake following the funeral where Petitioner effectively created a wall between Respondent and his daughter as described above. Please keep in mind Respondent, as a professional photographer in which he has "shot" countless weddings over the many years as well, receiving high marks in State Expositions throughout California, but especially in the Professional Wedding Photography Competition at the Mid-State Fair in Paso Robles, that the Respondent photographed Kendra and Mathew Burlison's wedding not only once, but twice, **FOR FREE** because they commenced the ceremony without waiting for Mathew's parents to arrive? Yes, this is exactly what happened. Thank God Respondent had a digital camera with a huge memory card at the time. And yes, as a wedding gift to the Burlison's, including engagement photo's, announcement photo's, but especially two wedding sets, Respondent covered all expenses including a FREE set of proofs to choose from as a generous offer to congratulate these two to wish them both the very best start (including at a minimal financial expense) to their hopefully wonderful lives together.
- iv) Respondent's mother's "Wake" was at Kendra and Mathew Burlison's home. NOT neutral territory like Respondent had hoped would have been at his sister's or other neutral location so Respondent might have so time with his adult children.
 Respondent felt VERY nervous to enter said property at all, but knowing he hadn't seen his son in years because of him being overseas in the military, and hadn't seen his daughter but a few moments in the same amount of time due to his commitment to

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his younger family in Iowa, he then stepped through the front door to go to the rear deck.

- v) For the record, upon entering through the Burlison's home to arrive at the back deck where all parties were enjoying their visit, as Respondent came through the rear sliding glass door to step out onto said rear deck, again, one could have heard a pin drop in the dead silence just as he experienced Christmas at his mother's in 2006. Kendra Louise Burlison then immediately stepped up to confront Respondent aggressively face to face and stated, "This is private property. You are not allowed here EVER! If you do not remove yourself IMMEDIATELY, I will be forced to call the sheriff and have you arrested for TRESSPASSING. Do I make myself perfectly CLEAR!?!"
- vi) Respondent just shook his head, looked over to his very silent and distant young adult children Rick and Jackie, stated under his breath, "You gotta be f'n kidding me!" and cordially left AS DIRECTED! In the meantime, Mathew Calvin Burlison, who remained absolutely quiet not to interrupt his wife's execution to ban Respondent from his own mother's Wake, ran quickly past Respondent to immediately get to the master bedroom to retrieve his prized baseball bat out from under the bed, then exited out the side sliding door of the master bedroom, and turned and walked to the rear of the home to rejoin the rest of the "selected and approved" family members as if to come off as some badass with a bat to take care of business yet he remained sheepishly quiet as his wife took complete control of the deliberate extradition in the

manner she did to further destroy Respondent's credibility and prevent any access or opportunity for Respondent to be with either of his adult children.

c) For the record, to go back to an empty hotel room alone for hours waiting for my son Rick to arrive, was more than he could bear. Respondent went over the letters from his brother seen here as exhibits, the video recordings of his brother and his mother ripping him a new backside. It was more situational stress than he had ever felt at any one time in my life regardless of all the times his life was on the line as a professional or volunteer firefighter. But this was different! This was family. All the hurt he experienced in 2006 slammed right up to his forehead all over again yet only worse, now his mother was gone and he can't even spend time with his precious, wonderful, sweet, incredible, most amazing daughter Jackie, who he has absolutely no clue who she has become, but who he miss more than anyone can ever ever ever imagine!

In closing, I pray the court takes matters in their own hands to see the truth behind the testimony given. Yeah, I know I blew it by leaving those messages for my sister in the manner in which I did. But my two younger children, Morgan Elizabeth Johnson-Hoffmann and Noah Christian Johnson-Hoffmann are real people! These are extenuating circumstances for Respondent and he knows, even with 'professional' help, he has not done well... yet unlike 320,000 men per year, HE HAS NOT COMMITTED SUICIDE for what he has gone through in the LOVE OF ALL HIS CHILDREN!!! His youngest were FELONY child-abducted, FELONY imprisoned, and FELONY transported over state lines in direct violation of a written AGREED decree that is written to PROTECT his little ones from the mental anguish, despair, and uncertainty of what THEY have gone through AS VICTIMS in this case.

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I told the Petitioner, Diane Ellen Brown, as witnessed by her significant other, Jesse Hamilton, in her very living room that I was invited to sit in and enjoy, that these are the FACTS of that case, yet the Petitioner and her daughter, Kendra Louise Burlison, have both PERJURED themselves by trying to mislead the court into believing I am worse than a "DEAD-BEAT" Dad because I HAVE, **PAST-TENSE lost custody** of both of my children in Oregon! Nothing could be farther from the TRUTH! That they allegedly have record of my voice stating I have THREATENED their SAFETY! That I showed up UNANNOUNCED yet the sworn written testimony of Kevin Arthur Edgar; Haddock, and the witness, Jesse Hamilton, the Petitioner's significant other, will both be forced to testify in any court UNDER OATH that I made every effort to meet the Petitioner in Valley Springs during early afternoon hours on July 26, 2014 until the Petitioner finally informed me she had left the area long before I ever got there to meet her. I was then INVITED to her home after I was unable to find our father's memorial at the Valley Springs Elementary School, THUS SPEAKING ON THE PHONE REGARDING SAME, yet Petitioner insists, under penalty of perjury within the laws of the State of California that on CH-100, Page 3 of 6, Item (5), line 2., "He just showed up at my house." ... and "I'm afraid what he may do to me and my family if he does come back." [From 1850 miles away? What!?!]

Third-Party hearsay, inadmissible evidence to slander and destroy the credibility of Respondent, "I do know Jackie said she was physically and emotionally abused by her father." [Third-Party hearsay, inadmissible unacceptable evidence. This is outrageous! Respondent demands she show the FOUNDED child abuse conviction(s)!] "...capable of doing to me and my family, especially if he carries through on the

THREATS [EMPHASIS ADDED!!] he has made to us." [What, where, when, how has Respondent EVER threatened Petitioner!?!] Again, I demand Petitioner produce hard-core and present said EVIDENCE!

I demand both Diane Ellen Brown and Kendra Louise Burlison be immediately found guilty of Perjury as evidenced in my sworn written testimony signed under penalty of perjury under the laws of the State of Iowa and the State of California and the hardcore admissible evidence contained and articulated herein, and upon same, therefore be prosecuted to the maximum penalty of the law. These two, with the power they now hold within "The Family" will stop at nothing to further destroy my credibility just as they have including my other sibling, mother (before she passed as fully described in my fiancé/wife Lisa's experience, brother-in-law Bill Brown, and sister-in-law Dianna Hoffmann, and now Kendra Louise Burlison have done for years, and if Lisa were still my wife, she would testify in a heartbeat against all of them for putting her in the middle of their childish, wannabe, maintain the status quo, FAMILY FUED!!! Except it's within the family... and not focused on another family! Oh, wait a minute!

Respondent requests the Court prosecute for perjury against Petitioner, Diane

Respondent requests the Court prosecute for perjury against Petitioner, Diane Ellen Brown AND Kendra Louise Burlison without further delay.

Attachments: Exhibits "A" through "L"

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1	AFFIDAVIT CONCERNING EVIDENCE TO EXONERATE RESPONDENT AND					
2	EXPUNGE ANY RECORD THEREOF REGARDING SAID PROTECTIVE ORDER 14CH40269 AND DEMAND TO PROSECUTE FOR EVIDENCED PERJURY AGAINST					
3	PETITIONER, DIANE ELLEN BROWN, AND KENDRA LOUISE BURLISON IN THE					
4	SUPERIOR COURT OF CALIFORNIA IN AND FOR THE COUNY OF CALAVERAS.					
5						
6	Being first duly sworn, Richard William Hoffmann, Sr., do dispose and state under penalty of perjury, that I am the Respondent herein, foregoing Evidence to Exonerate and					
7	Expunge any record thereof of said Protective Order 14CH40269 SUPERIOR COURT OF					
8	CALIFORNIA IN AND FOR THE COUNTY OF CALAVERAS, know the contents thereof and					
9	that the statements allegations contained therein are true and correct as I verily believe.					
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12	Richard William Hoffmann, Sr.					
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14						
15	Subscribed and sworn to before me this 19 th day of September in the year of our Lord					
16	two thousand and fourteen.					
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19	N. D. H.					
20	Notary Public					
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22						
23						
24	[Original Filed on time for the court on August 27, 2014]					
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27						
28	PAGE 31 OF RESPONSE TO RESTRAINING ORDER - 14CH40269 RICHARD WILLIAM HOFFMANN, SR.					