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PERSONAL & CONFIDENTIAL ATTORNEY-CLIENT COMMUNICATION

October 3, 2019

VIA EMAIL

Stephanie Treanor 5 Dobbs Terrace Scarsdale, NY 10583

Dear Stephanie:

I am happy that after our meeting yesterday, you have asked me to reconsider my motion to withdraw as counsel and remain your attorney. My agreement to do so is based upon the fact that you and I have come to an agreement concerning the topics that caused us to have a breakdown of the attorney-client relationship. I am happy you have come to understand my position was to protect you and your interests. Our meeting was productive, but as discussed, you must agree to the following terms and conditions for me to withdraw my motion. Only upon your agreement to the following terms is our breakdown truly resolved. Those terms are:

- 1. You agree not disclose Cecilia Thomas' allegations in this Court proceeding without my express written consent, as well as hers. What Ms. Thomas chooses to do on her own, is up to her. My concern is you and this case—and nothing else.
- 2. You will not ask me to move the court to have Dr. Abrams removed as the forensic evaluator in this case. If new circumstances present themselves that make this application advisable in my opinion, we will discuss it.
- 3. You agree to immediately pay the court-ordered retainer to Dr. Abrams and schedule your first appointment and continue with the evaluation as required by him. You will make an appointment with him on his next available date (within the next 15 days). If you wish to have Dr. Aronson participate in your preparation, that is up to you-but you will have to come to payment terms with him as he's owed a significant sum. I will have the materials for Dr. Abrams prepared, with your input, at last 5 days prior to your meeting.
- 4. Based upon the current facts, you will not ask me to have Carol removed as the attorney for Sophie. I have agreed to move the Court to appoint a new attorney for Lila and Marin. If new circumstances present themselves that make a further application advisable in my opinion, we will discuss it.

- 5. You will not approach or speak to Carol in Court, other than normal hello and goodbye. You will not speak at all to Adam or Mitch when we're in court. Not even hello or goodbye.
- 6. I will not be obligated to communicate at all with your father. I am happy to have one meeting per month in which he is included. I will not respond to any of his emails.
- 7. Your father will not attend any further court proceedings under any circumstances, unless he is subpoenaed as a witness. While this is not my requirement, it would be a very good idea for him to write Judge Lubell a letter apologizing for his conduct. If he chooses to do so, I must review and approve the letter.

If you agree to be bound by these terms, please sign below.

Very truly yours, DIMOPOULOS BRUGGEMANN P.C.

By:

Gus Dimopoulos

AGREE TO BE BOUND:

Stefanie Treanor