**SAO**

ATTORNEY, ESQ.

Nevada Bar No. Bar #

Address

EIGHTH JUDICIAL DISTRICT COURT

FAMILY DIVISION – JUVENILE

CLARK COUNTY, NEVADA

In the Matter of: ) Case No.: J

 ) Dept. No.:

**CLIENT 1,** ) Courtroom:

DOB: Date of Birth )

AGE: Age YEARS OLD )

 )

**CLIENT 2,** )

DOB: Date of Birth )

AGE: Age YEARS OLD )

 )

**CLIENT 3,** )

DOB: Date of Birth )

AGE: Age YEARS OLD )

 )

**CLIENT 4,** )

DOB: Date of Birth )

AGE: Age YEARS OLD )

 )

 MINORS. )

 )

**STIPULATION AND ORDER RE SIBLING VISITATION**

 Attorney, Esq., Deputy District Attorney, Juvenile Division as attorney of record for the Clark County Department of Family Services and Attorney, Esq., with Firm as attorney of record for CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4 agree as follows:

1. CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4 are siblings.
2. CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4 are under the jurisdiction of the Eighth Judicial District Court, Juvenile Division.
3. Mother is the natural mother to CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4.
4. Father is the natural father to CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4.
5. Mother and Father’s parental rights were terminated on Date as to CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4.
6. The court approved permanency plan for CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4 is currently adoption.
7. CLIENT 1 is placed in an adoptive home with her paternal grandmother Grandmother.
8. CLIENT 2 is in an adoptive home with his paternal uncle Uncle.
9. CLIENT 3 & CLIENT 4 are not placed in an adoptive home, but are together in a licensed non-relative foster home.
10. CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4 currently visit with one other at least once a week.
11. That is it in the best interest of the CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4, that regular sibling visits be allowed pursuant to NRS 432B.580.

**IT IS HEREBY ORDERED** that:

1. In accordance with NRS 432B.580, CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4 will visit with one another in person at least twice a month for at least one hour, in the event that they are not placed in the same home. Any and all in person visits shall take into account the siblings’ school, social, and vacation dates.
2. If a planned in-person visit cannot take place as scheduled, the parties shall communicate as soon as the need for the change in scheduling becomes apparent, and shall arrange for an alternate date and time, if possible.
3. In the event that any of the siblings relocate from Clark County, Nevada, the parties will confer as to an alternative visitation and contact arrangement such that the children have in-person contact at least twice a year and regular verbal contact weekly.
4. Until wardship is terminated, the Clark County Department of Family Services, or a party designated by the caseworker, shall be responsible for the transportation of CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4 to and from all visits unless otherwise arranged by the mutual agreement of all interested parties.
5. After wardship is terminated, the custodian or adoptive parents of the children shall be responsible for the transportation of CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4 to and from all visits unless otherwise arranged by the mutual agreement of all interested parties.
6. The children shall be permitted to correspond by letter and have telephone contact with each other on a regular basis per their wishes. Written and audiovisual contact may also include cards, emails, Skype, Facetime and other social media, if age appropriate.
7. The above mentioned visitation while under wardship shall occur at a time and place agreed upon by the Clark County Department of Family Services or its authorized representatives and the custodian or parents of the children. Such visitation shall commence upon the entry of this ORDER and shall continue until such time that CLIENT 1, CLIENT 2, CLIENT 3 and CLIENT 4 reach the age of majority or until further order of this Court.
8. Pursuant to NRS 127.2827, this ORDER shall be incorporated into any future adoption decree so as to ensure that the children’s rights to visitation shall remain in effect.

**ORDERED AND APPROVED**

DATED this Day day of Month, Year.

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 DISTRICT COURT JUDGE

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_

ATTORNEY, ESQ. Date ATTORNEY, ESQ. Date

Nevada Bar No. Bar # Nevada Bar No. Bar #

Attorney for CLIENT 1, CLIENT 2 Attorney for the Clark County Department

CLIENT 3 and CLIENT 4 of Family Services

Submitted by:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

ATTORNEY, ESQ.

Nevada Bar No.: Bar #

Address