**PEXMT**

ATTORNEY, ESQ.

Nevada Bar No. Bar #

Address

**EIGHTH JUDICIAL DISTRICT COURT**

**FAMILY DIVISION - JUVENILE**

**CLARK COUNTY, NEVADA**

In the Matter of: ) Case No.:

 ) Dept. No.:

**CLIENT,**  )

DOB: Date of Birth )

AGE: Age YEARS OLD )

 )

 A MINOR. )

 )

**EX PARTE MOTION FOR AN ORDER SHORTENING TIME**

COMES NOW, Attorney, Esq., of Firm, by and on behalf of CLIENT, a minor, and pursuant to EDCR 5.513, hereby requests that this Court shorten the time in which to hear CLIENT’s Motion for Child Witness to Testify by Alternative Methods.

This application is based upon the pleadings and papers on file and the Affidavit of Counsel attached to this motion.

**MEMORANDUM OF POINTS AND AUTHORITIES**

Rule 5.513 of the Eighth Judicial District Court Rules gives this court the authority to shorten time for the hearing of a motion.

**Rule 5.513.  Orders shortening time for a hearing.**

      (a) Unless prohibited by other rule, statute, or court order, a party may seek an order shortening time for a hearing.

      (b) An *ex parte* motion to shorten time must explain the need to shorten the time. Such a motion must be supported by affidavit.

      (c) Absent exigent circumstances, an order shortening time will not be granted until after service of the underlying motion on the nonmoving parties. Any motion for order shortening time filed before service of the underlying motion must provide a satisfactory explanation why it is necessary to do so.

      (d) An order shortening time must be served on all parties promptly. An order that shortens the notice of a hearing to less than 10 calendar days may not be served by mail. In no event may a motion be heard less than 1 judicial day after the order shortening time is filed and served.

      (e) Should the court shorten the time for the hearing of a motion, the court may direct that the subject matter of any countermotion be addressed at the accelerated time, at the original hearing time, or at some other time.

Good cause for setting the Motion is set forth in the Affidavit of Counsel attached to this Motion. Accordingly, it is respectfully requested that the hearing on the Motion be set at the Court’s earliest available date.

Respectfully submitted this Day day of Month, Year.

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

ATTORNEY, ESQ.

Nevada Bar No.: Bar #

Address

**AFFIDAVIT OF COUNSEL**

STATE OF NEVADA )

 )ss.

COUNTY OF CLARK )

 I, Attorney, after first being duly sworn, deposes and says:

1. I am a licensed practicing attorney with Firm appointed by the Court to represent subject minor, CLIENT.

2. I entered my appearance in this case on Date.

2. An adjudicatory trial is scheduled to be heard on Date, regarding the Petition filed on or about Date, that alleges abuse and/or neglect by natural mother, Mother and natural father, Father.

4. The District Attorney, Attorney, has notified Counsel that he/she intends on subpoenaing CLIENT to testify at the trial.

5. According to therapist, Therapist, it will be a traumatic experience for CLIENT if he must testify in the presence of his father.

6. In order to resolve the important matter raised in the foregoing Motion and due to the trial quickly approaching, it is requested that this Ex Parte Motion to hear CLIENT’S Motion to Testify by Alternative Methods be heard as soon as reasonably possible, on an Order Shortening Time.

By:

SUBSCRIBED AND SWORN to before me

this Day day of Month, Year.

NOTARY PUBLIC in and for said

County and State