1 2 3 4 5 6	LUKE A. BUSBY, ESQ. SBN 10319 316 California Ave. Reno, Nevada 89509 775-453-0112 <u>luke@lukeandrewbusbyltd.com</u> Attorney for Our Nevada Judges, Inc.	
7	CLARK COUNTY, NEVADA FAMILY DIVISION	
8 9 10 11	TROY MINTER, Petitioner, vs. JENNIFER EASLER; Respondent. /	
12	ORDER GRANTING MOTION TO UNSEAL CASE FILE	
13 14	Before the Court is the unopposed <i>Motion</i> of Our Nevada Judges, Inc.	
14	(hereinafter 'ONJ') to unseal the case file. Parties did not file oppositions.	
16	ONL is an SCR 229(1)(c) non-party news reporter. A non-party may file a	
17	motion to unseal. SRCR 4(2). See also United States v. James, 663 F. Supp. 2d	
18 19	1018, 1020 (W.D. Wash. 2009) SRCR 1(4) provides the scope of the rules on sealing	
20	and redaction. NRS 125.110 does not apply. NRS 126.211 does not apply. EDCR	
21	5.207 has been found unconstitutional. The law of the case ¹ mandates this Court	
22	apply the SRCR and grant the Motion. Estate of Adams ex rel. Adams v. Fallini, 132	
23 24	Nev. 814 819, 386 P.3d 621, 624 (2016); see also State Eng'r v. Eureka Cty., 133	
24	Nev. 557, 559, 402 P.3d 1249, 1251 (2017).	
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¹ Order Granting Petition for Writ of Mandamus filed on September 12, 2024 in Supreme Court docket no. 88412.

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"A court's authority to limit or preclude public access to judicial records and documents stems from three sources: constitutional law, statutory law, and common law." *Howard v. State*, 128 Nev. 736, 291 P. 3d 137 (2012). The Supreme Court held that a First Amendment right of access to these proceedings exists. *Falconi v. Eighth Jud. Dist. Ct.*, 543 P.3d 92, 97 (Nev. 2024).

This Court also construes the lack of any timely opposition as a consent to granting the motion. EDCR 2.20(e). DCR 13(3).

THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, and DECREED that this case file be unsealed.

This FURTHER ORDERED that the Clerk of the Court shall cease from treating this case as a paternity case under NRS Chapter 126 because the Supreme Court of Nevada ORDERED¹ this Court to treat "this matter is a child custody action, arising under NRS Chapter 125C[.]" See also *Civil Beat Law Ctr. for the Pub. Int., Inc. v. Maile*, 113 F.4th 1168, 1160 (9th Cir. 2024) (court roles requiring clerks and administratore to seal records without judicial order are unconstitutionally overbroad).

IT IS FURTHER ORDERED that any hearing on this matter is HEREBY Dated this 8th day of January, 2025 VACATED. EDCR 5.701.

District Court Judge

DISTRICT COURT JUDGE 003 5F6 B378 BE49 Charles J. Hoskin

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Submitted By: /s/ Luke Busby LUKE A. BUSBY, ESQ. 316 California Ave. Reno, Nevada 89509 775-453-0112 <u>luke@lukeandrewbusbyltd.com</u> Attorney for the Our Nevada Judges