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2 County of Riverside
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8 Attorney for Family Law Code Sections 3130 and 3131

FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF RIVERSIDE

MAR 30 2017

J. Huerta

NMT
APR 03 2017
R2

8 THE SUPERIOR COURT OF CALIFORNIA
9
10 COUNTY OF RIVERSIDE

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12 BOBBY DAVID HARRIS III,
13 Petitioner,

Case No. RID1300823

14
15 v.

DECLARATION OF INVESTIGATOR
SHERRY EVERSOLE

16
17 Angelina Raylene Villa Harris,
18 Respondent

19
20
21 I, Sherry Eversole, hereby declare:

22 I am a currently employed as an investigator by the Office of the Riverside County
23 District Attorney's Office, Child Abduction Unit.

24 1. I am a Criminal Investigator for the Riverside County District Attorney's Office and
25 have been so employed since April 2016. I am currently assigned to the Riverside County
26 District Attorney's Office, Child Abduction Unit. I have been a sworn police officer for 25
27 years.

28 2. Prior to being employed by the Riverside County District Attorney's Office, I was
29 a continuously employed as a peace officer with the San Bernardino County Sheriff's
30 Department. During my course of employment, I have worked in patrol, investigations, and
31 numerous specialty assignments including Gangs, Vice, Narcotics, Community Oriented
32 Policing, and the Multiple Enforcement Team. I hold an advanced POST (Peace Officer
33 Standards and Training) certificate and have investigated thousands of criminal cases
34 including gangs, robbery, sexual assaults, domestic violence, burglary, theft, auto theft,
35 fraud, forgery, embezzlement, and drug endangered children. I have received well over
36 1,000 hours of formal training and in-service training in various aspects of conducting

1 criminal investigations, and have investigated hundreds of felony crimes and high-grade
2 misdemeanors; including thefts, burglaries, assaults, fraud, gangs, narcotics, sexual and
3 physical assault/abuse, grand theft auto, and felony assaults.

4 3. The Riverside County District Attorney's Office, Child Abduction Unit (hereinafter
5 referred to as "CAU") appears in this matter pursuant to its statutory duties to recover
6 missing and abducted children pursuant to Family Law sections 3130 and 3131. In
7 furtherance of its statutory duties, the District Attorney is authorized to utilize any
8 appropriate civil or criminal proceedings to enforce custody orders and to locate and/or
9 recovery missing and abducted children. In performing the functions described in Family
10 Law sections 3130 and 3131, the District Attorney shall act on behalf of the court and shall
11 not represent any party to the custody proceedings.

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13 **NARRATIVE:**

14 I received this case on March 21, 2017, for investigation. It involves the Petitioner
15 Bobby Harris III, Respondent Angelina Villa Harris, and their minor children, Malachi David
16 Harris (DOB 03-04-08) and Sariah Noelle Harris (DOB 04-21-10). On March 21, 2017,
17 Bobby provided his completed District Attorney Questionnaire and all the pertinent
18 documents needed to open a case.

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20 **COURT ORDER:**

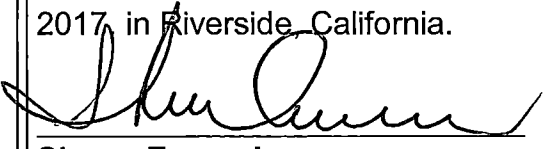
21 Upon reviewing the Court Order, I saw that the Honorable Judge Firetag in
22 Department F-501 issued it on March 21, 2017. Pursuant to the court order, CAU was
23 directed to locate the minor children, Malachi and Sariah Harris and physically return
24 them to their father, Bobby Harris III and serve the parent/mother, Angelina Villa Harris
25 with court documents relating to this case.

26
27 **STATEMENT OF FACTS:**

28 On March 17, 2017, Judge Firetag ordered Angelina Harris to return the children,
29 Malachi and Sariah Harris to their father, Bobby Harris III, on this date at 1200 hours,
30 in front of the Riverside Police Department. At 1200 hours, Bobby arrived at the
31 Riverside Police Department to retrieve the children, but Angelina never arrived.
32 On March 18, 2017, Angelina posted on her Instagram page that she took the children
33 and moved to Austin, Texas. On March 27, 2017, I spoke to the school principal,
34 Jennifer Murray, at Baldwin Elementary School. She stated that the children are
35 currently enrolled in school; however, they have not attended since March 09, 2017.
36 On two separate occasions, officers from the Austin Police Department attempted to

1 contact Angelina at her residence, via the address she listed on the children's school
2 records, and no one answered the front door.

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5 I declare under penalty of perjury under the laws of the State of California that the
6 foregoing is true and correct, and that this declaration was executed on March 29,
7 2017, in Riverside, California.

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10 **Sherry Eversole**
11 **Senior Deputy District Investigator**

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