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August 30, 2024

9th Circuit Family Division - Nashua
30 Spring Street
Nashua, New Hampshire 03060

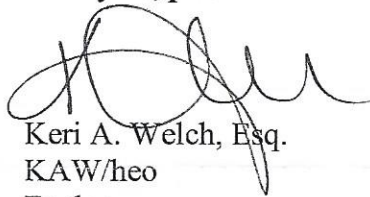
Re: In the Matter of Nicole Parker and Roy Parker
Case No. 659-2020-DM-00505

Dear Sir or Madam:

Enclosed please find the Motion to Intervene and my Appearance on behalf of the Intervenor, Ella Parker.

Please file and docket in your usual manner.

Sincerely,
sklawyers, pllc



Keri A. Welch, Esq.
KAW/heo
Enclosure

cc: Ella Parker
Andrew Piela, Esq.
Roy Parker

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STATE OF NEW HAMPSHIRE
JUDICIAL BRANCH

Hillsborough, ss.

9th Circuit – Family Division
Nashua

IN THE MATTER OF NICOLE PARKER AND ROY PARKER
Case Number 659-2020-DM-00505

MOTION TO INTEREVEVE

NOW COMES, Ella Parker, by and through her attorneys, sklawyers, pllc, and files this Motion to Intervene. In support thereof, she states as follows:

1. Intervenor, Ella Parker (“Ella”) is the daughter of Nicole Parker and Roy Parker.
2. During the course of this matter, exhibits were submitted to the Court by both Parties. Of those exhibits, were notes from Ella’s therapists and counselors.
3. At the time the notes were written, Ella was a minor. Upon information and belief these exhibits were sealed by the Court.
4. On or about December 17, 2023, Respondent, Roy Parker, posted those exhibits on his personal website, nhjudicialwatch.org, a public website.
5. Counsel for Ella had sent a Cease and Desist letter to Respondent demanding he remove her personal therapeutic information from the site which went unanswered.
6. Ella now seeks to intervene into this case so that she may file an injunction against Respondent and/or request the Court seal those exhibits.
7. Ella seeks to have this Court order Respondent to remove the exhibits from the website and be prohibited from sharing those exhibits on any other website or with any person outside of the Parties in this case.
8. Petitioner’s assent on the filing of this motion was not sought.


9. Respondent's assent on the filing of this motion was not sought.

WHEREFORE, Ella Parker prays this Honorable Court:

- A. Grant this Motion to Intervene; and
- B. For any relief that is fair and equitable.

Respectfully Submitted,
Ella Parker,
By her attorneys,

Date 8/30/24

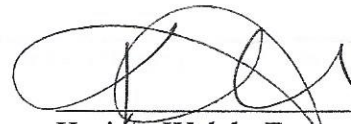


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CERTIFICATE OF SERVICE

I, Keri A. Welch, Esq., hereby certify that I have forwarded a copy of the foregoing to Andrew Piela, Esq., Counsel for Petitioner, and Roy Parker, *Pro Se*, via US Mail, Postage Prepaid and via email.

Date 8/30/24



Keri A. Welch, Esq.