

STATE OF WYOMING )  
 )ss.  
COUNTY OF NATRONA )

IN THE DISTRICT COURT  
SEVENTH JUDICIAL DISTRICT

REID RASNER, f/n/a )  
REID KRONBERG-RASNER, )

Civil Action No. 108589

*Plaintiff,*

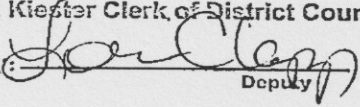
vs.

JOSH KRONBERG-RASNER aka, )  
JOSH RHYS AYER, aka JOSH RASNER, )

*Defendant.*

FILED  
MAY 27 2022

Jill Kieffer Clerk of District Court

By:  Deputy

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**STIPULATED ORDER**

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**THIS MATTER** came before the Court upon Plaintiff's *Motion for Order to Show Cause* filed on March 15, 2022. The parties hereby come to an agreement on all issues before the Court:

1. The current issue before the Court relates to Defendant's social media content and his interactions with third parties by any other means as it pertains to the *Decree of Divorce* at page 3, paragraph 9, which states, "The parties are hereby enjoined from making derogatory comments about the other to any third parties via social media or by any other means."

2. Defendant engages as a host of several podcasts, he utilizes social media where he refers to his previous relationship experiences with the Plaintiff, and he also interacts with third parties by other means as it pertains to the Plaintiff.

3. To comply with the *Decree of Divorce* at page 3, paragraph 9, Defendant agrees that:

a. Defendant shall never use the name Reid Rasner, Reid, Rasner, or Ras as it refers to Plaintiff.

i. Defendant and Plaintiff agree that Defendant may continue to maintain his social media identifier as Ras Ayer as it pertains to Defendant.

b. Defendant shall never refer to Plaintiff's friends or family members as in a manner that serves to identify Plaintiff.

c. Defendant shall never refer to the likenesses of Plaintiff's friends or family members as in a manner that serves to identify Plaintiff.

- d. Defendant shall never refer to the location of Plaintiff's friends or family members as in a manner that serves to identify Plaintiff.
  - e. Defendant shall never refer to Plaintiff's specific place of employment.
  - f. Defendant shall never refer to Plaintiff's location of employment.
  - g. Defendant shall never refer to Plaintiff's location where he resides.
  - h. Defendant shall not refer to Plaintiff's type of employment as a financial planner.
  - i. Defendant shall never insinuate any facts about Plaintiff that would negatively impact his type of employment as a financial planner, for example, gambling addict, alcoholic, drug abuser, rapist, abuser, etc.
  - j. Defendant shall never refer to Plaintiff's likeness that would be specifically identifying.
  - k. Defendant may refer to where he lives and Defendant agrees to only identify a location as the Northern Rocky area of the USA as it pertains to Plaintiff.
4. Defendant shall edit out every podcast or any social media content that currently states or implies the following:
- a. Defendant shall never use the name Reid Rasner, Reid, Rasner, or Ras as it refers to Plaintiff.
    - i. Defendant and Plaintiff agree that Defendant may continue to maintain his social media identifier as Ras Ayer as it pertains to Defendant.
  - b. Defendant shall never refer to Plaintiff's friends or family members as in a manner that serves to identify Plaintiff.
  - c. Defendant shall never refer to the likenesses of Plaintiff's friends or family members as in a manner that serves to identify Plaintiff.
  - d. Defendant shall never refer to the location of Plaintiff's friends or family members as in a manner that serves to identify Plaintiff.
  - e. Defendant shall never refer to Plaintiff's specific place of employment.
  - f. Defendant shall never refer to Plaintiff's location of employment.
  - g. Defendant shall never refer to Plaintiff's location where he resides.
  - h. Defendant shall not refer to Plaintiff's type of employment as a financial planner.

- i. Defendant shall never insinuate any facts about Plaintiff that would negatively impact his type of employment as a financial planner, for example, gambling addict, alcoholic, drug abuser, rapist, abuser, etc.
  - j. Defendant shall never refer to Plaintiff's likeness that would be specifically identifying.
  - k. Defendant may refer to where he lives and Defendant agrees to only identify a location as the Northern Rocky area of the USA as it pertains to Plaintiff.
  - l. Defendant shall edit this content within thirty (30) days of the executed *Order*.
5. Defendant shall request that his family, friends, and/or co-hosts on social media abide by this *Order* and the *Decree of Divorce* at page 3, paragraph 9.
  6. Defendant shall never refer to this court case, including but not limited to, this *Order to Show Cause* or further *Orders to Show Cause*, relitigating the divorce, taking Plaintiff back to Court, etc.
  7. As it pertains to Plaintiff and ¶3 (above), Defendant shall not refer to his ex-husband, or the marriage with Plaintiff, or the divorce with Plaintiff with the intent to make a specific identification.
  8. Plaintiff shall contact Defendant in writing to notify Defendant of any material that is in violation of this *Order* and/or the *Decree of Divorce*. Defendant shall remove all requested material within five (5) business days of the request.
  9. Defendant shall use a disclaimer on social media when he is referring to previous relationships that will include his experiences with the Plaintiff. The disclaimer shall include but shall not be limited to the fact that Defendant's content is based on his personal experiences through a multiplicity of relationships, experiences, and events and is not meant to make any specific identification.
  10. Plaintiff will remove all content of Defendant on the YouTube channel "The Handpay Hunters" within seven (7) days of this *Order*.
  11. Defendant shall delete all content of Plaintiff from his print social media accounts after April 23, 2020 (move to Wyoming) and shall not post or disseminate about Plaintiff from the date of this *Order* on his social media platforms. Defendant shall remove this content within thirty (30) days of the executed *Order*.

12. Attorney's Fees: Defendant shall repay \$750.00 in attorney's fees and costs to Plaintiff within ninety (90) days of the Judge signing this *Order*.

13. Default: If either party hereto shall fail to perform, in whole or in part, any obligation or duty imposed by the terms of this *Order*, such defaulting party shall be responsible for the payment of all reasonable attorney's fees, costs, and expenses incurred by the other party as a result of such failure or default, including all costs and fees associated with the collection of any judgments or similar decisions.

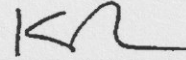
14. Dismissal: Plaintiff agrees to dismiss this Motion for Order to Show Cause.

15. Contempt: Defendant is not held in willful contempt.

DATED this 20 day in May 2022.

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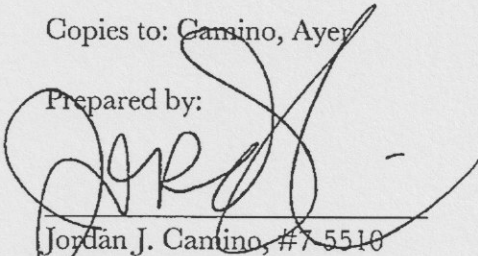
BY THE COURT:



DISTRICT COURT JUDGE

Copies to: Camino, Ayer

Prepared by:



Jordan J. Camino, #7-5510

Attorney for Plaintiff  
CAMINO LAW, LLC

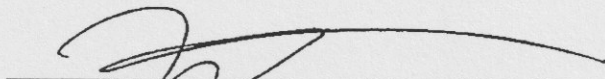
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Buffalo, WY 82834

307-278-0226

jordan@camino.law

Approved by:



JOSH KRONBERG-RASNER aka,  
JOSH RHYS AYER, aka JOSH RASNER

1101 E. Downey St. Apt. 5

Laramie, WY 82072

Josh.ayer100@gmail.com

COPIES PROVIDED 5/27/22

TO:

<u>Camino x1</u>	hand	mail	<input checked="" type="checkbox"/>
<u>Kronberg-Rasner</u>	hand	mail	box
_____	hand	mail	box
_____	hand	mail	box

by Janille  
Deputy Clerk of District Court