

EXHIBIT H

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Attorney for Plaintiffs

MARC J. RANDAZZA, JENNIFER RANDAZZA, and NATALIA RANDAZZA

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

MARC J. RANDAZZA, an individual,)	Case No. 2:12-cv-2040-JAD-PAL
JENNIFER RANDAZZA, an individual, and)	
NATALIA RANDAZZA, a minor,)	DECLARATION OF
)	LAURA M. TUCKER
Plaintiffs,)	
)	
vs.)	
)	
CRYSTAL COX, an individual, and ELIOT)	
BERNSTEIN, an individual,)	
)	
Defendants.)	

I, LAURA M. TUCKER, being over 18 years of age and competent to testify about the following matters if called to do so at trial, state as follows:

1. I am a former employee of Randazza Legal Group, which is counsel of record for the Plaintiffs in this case, and served as a law clerk and associate to the firm during the pendency of this litigation. On that basis, I have personal knowledge of the matters set forth in this declaration.

2. On December 11, 2012, I visited Crystal Cox's video titled "Marc Randazza Kashmir Hill Forbes Attacks Blogger Crystal Cox. Crystal Cox Extortion Allegations." I accessed this video on the website <youtube.com> at the url: <<https://www.youtube.com/watch?v=8-XYnITpBNs>> (the "Video") (see ECF 12-4), where it is still available today.

1 3. On December 11, 2012, I created the Video transcription found in Exhibit D to the
2 motion for temporary restraining order filed in this case at ECF 12-4. This transcription of the
3 Video from 10:20 through 12:20 is based on my personal knowledge from watching the Video
4 while contemporaneously transcribing its contents into the document that became Exhibit D to the
5 plaintiff's reply brief in support of their motion for a temporary restraining order (*id.*).

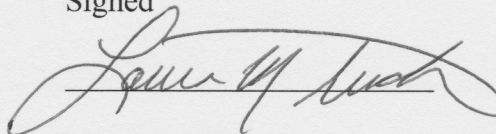
6 4. Only where noted by ellipses, I removed certain portions of Cox's statements during
7 the relevant time stamps in the video.

8 5. Other than where edited by ellipses for concision, my transcription on December 11,
9 2012 is a complete, true, and accurate transcription of Cox's statements in the Video.

10
11 I declare the foregoing is true and correct under penalty of perjury.

12
13 Executed this 10 day of June, 2014 in Reno, Nevada.

14 Signed

15 

16 Laura M. Tucker