

**SUPREME COURT APPELLATE DIVISION  
FOURTH DEPARTMENT**

**File # 24816  
Docket # V-03531-11/17B  
V-03531-11/17C  
V-03531-11/17E**

**Michael J Rotondo,**

**Appellant-Petitioner,**

**- against -**

**Angela C Gasparini,**

**Respondent-Respondent.**

**APPELLANT'S  
BRIEFS**

**THE APPELLANT'S BRIEFS ARE AS FOLLOWS:**

Appellant Michael J Rotondo, asserts under the penalties of perjury as follows:

1. The Appellant has included a dismissal for attorney fees in his stipulated record of appeal, which he believes shows that his violation petition had merit.
2. The Appellant has annexed hereto the exhibits that he had brought with himself to the trial of his matters on September 28, 2017.
3. Those same exhibits as mentioned in paragraph 2, he was prohibited from entering into evidence, without due cause.
4. It is the overwhelming belief of the Appellant-Petitioner that these "exhibits" make this situation crystal clear, [REDACTED] and that she has willfully violated the Order of Custody and Parenting Time entered October 28, 2011, in spite of the Appellant-Petitioner's exhaustive attempts to get her to comply with that same order.
5. The change in circumstances for the Appellant-Petitioner's modification petition is that the Respondent-Respondent has become unwilling to follow the verbal visitation agreement between the Appellant-Petitioner and herself, which was established in the