1		that would help not make that happen.
2	MR. BARRETT:	So to expedite the affairs if you could.
3	JUDGE HUMPHREY:	Not so much expedite it – just get it done.
4	MR. BARRETT:	Okay, um, the counsel for Mr. Brewington's wife
5		filed the temporary restraining order, that only had
6		to do with his bloggings. Is that correct?
7	JUDGE HUMPHREY:	Counsel I could not hear the last part of your
8		question. I'm sorry.
9	MR. BARRETT:	The temporary restraining order that was filed by
10		the attorney for Mr. Brewington's wife, the request
11		for one.
12	JUDGE HUMPHREY:	Regarding the web-site?
13	MR. BARRETT:	Is that the only one that was filed while you were
14		judge on the case?
15	JUDGE HUMPHREY:	It's the only one I recall counsel.
16	MR. BARRETT:	Okay and you denied that.
17	JUDGE HUMPHREY:	I did.
18	MR. BARRETT:	And the reason for your denial in your words?
19	JUDGE HUMPHREY:	The reason that I denied it because, I think there
20		were probably two reasons: #1, your client was
21		indicating this was my first amendment right to say
22		what I want to say and I was going to let him do it
23		and the second reason was and in my order I also
24		indicated I think to paraphrase, I think you better
25		consider what you're doing because I may consider

1		this as reflecting on what's really important to you,
2		making these web-site postings or your children and
3		I think by your client's continued actions, he made
4		it very clear he was more interested in his web-site
5		postings than his children.
6	MR. BARRETT:	Okay, do you recall Mr. Brewington making an oral
7		motion for a guardian ad litem to be appointed for
8		his children?
9	JUDGE HUMPHREY:	I do.
10	MR. BARRETT:	And do you recollect whether you granted that
11		motion or denied it?
12	JUDGE HUMPHREY:	I recall I denied it.
13	MR. BARRETT:	Okay and why was that sir?
14	JUDGE HUMPHREY:	I denied it because first of all, the case had been
15		pending for over two (2) years and I don't recall it
16		being requested before. I had had the case for six
17		(6) months and it had not been requested and there
18		had already been a custody evaluation which was
19		agreed upon by your client and by his wife at that
20		time.
21	MR. BARRETT:	Okay.
22	JUDGE HUMPHREY:	It did not appear to even be necessary.
23	MR. BARRETT:	The prosecutor asked you about whether or not Mr.
24		Brewington ever sought approval for a mental
25		health evaluator pursuant to your order in the final