

\$309.00

# Complaint For Divorce With Children

Filing fee is \$309 due at time of filing

Make your own copies! Bring the original documents and as many copies as you would like (typically 2; one for you and one for the other party). If we make your copies, you will pay \$.50 per page.

**ATTENTION**

**THIS PACKET IS IN NO WAY INTENDED TO SUBSTITUTE FOR THE  
ADVICE OF A PRIVATE ATTORNEY**

**IMPORTANT**

*If either party is in the military, special rules may apply and it is recommended  
you seek the advice of an attorney.*

***Private Counsel Is Always Recommended For Legal Matters***

The law allows any person to represent themselves in a legal action. However, filing an action with the court and representing yourself in the courtroom can be a complicated legal procedure and this packet does not attempt to address all the legal issues involved in bringing your matter before the court. This packet is created to help you access the legal system without the assistance of an attorney.

When representing yourself, you are responsible for understanding the law that governs your case and for filing the proper legal documents. The laws and rules are set out in the Nevada Revised Statutes, The Rules of Civil Procedure, and the local rules governing the jurisdiction in which you are filing your documents.

When you sign these documents and present them for filing with the court, it is assumed by the court that you have carefully read the documents, that you understand all the terms in the documents, that you agree with all the provisions in the documents, and that you are aware of all the consequences those provisions may produce.

*Before filling in any portion of the following documents, read all the materials included in this packet regarding custody, visitation, child support and definitions of terms.*

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SOME DEFINITIONS and EXPLANATIONS OF TERMS USED IN FAMILY CASES  
WITH CHILDREN

***The following definitions and explanations are only to be used as general guidance. In no way are they intended to cover all the legal significance and importance of the terms. You are advised to seek a full explanation of the terms, definitions, and explanations, from a private attorney licensed to practice law in the State of Nevada.***

Alimony or Spousal Support: Alimony, or Spousal Support is the amount paid to one spouse by the other for a period of time after the marriage is over, usually to assist the spouse in being able to maintain a lifestyle to which that spouse is accustomed, until that spouse can get back on firm financial footing. Spousal support may be for a limited amount of time, such as months or years, until remarriage, or may be permanent until remarriage. If the spouse that is receiving support remarries, unless otherwise agreed upon, and ordered by the court, the spousal support stops at the time of remarriage. There is no formula for spousal support and either party may receive spousal support. The factors governing spousal support are complicated and if you have any questions regarding spousal support, ***they should be discussed with a private attorney.***

Answer to Complaint or Petition: When a defendant or respondent is “served” with a complaint or petition, a ***formal, written, “answer”*** must be filed with the court by the “defendant” or “respondent” within twenty (20) days of the date the Complaint was served, either agreeing with, or opposing, the requests of the plaintiff or petitioner. If the defendant or respondent does not file a written, formal, answer to the claims, the other party (the plaintiff or petitioner) may take a “default” and receive all that they request in the complaint or petition. Very often, when a person receives a copy of the “complaint” or “petition”, they wait for some kind of a notice of a hearing. No hearing is automatically scheduled. Unless the defendant or respondent actually, formally, answers the complaint or petition, in writing, and files it with the court, the court will, most likely, automatically grant the plaintiff or petitioner everything they request.

If the defendant or respondent wants something different than is stated in the Complaint, the defendant or respondent may file a “counterclaim” with the answer.

Assets: Generally, ***anything*** acquired or purchased during the time of the marriage is considered a community asset and, therefore, community property, and it usually does not matter if one name is on the property or both names are on the property. Nevada is a “community property” State and the law in Nevada is that community assets are equally divided at the time of a divorce. ***There are some exceptions, and those should be discussed with a private attorney.*** The term “community assets” includes: the income of both parties during the marriage and anything purchased with either income, any interest acquired in real property, any retirement funds earned during the marriage, vehicles purchased during the marriage (even if in only one name), furniture purchased during the marriage, etc. In many cases, it does not matter in whose name these things are purchased. Sole and separate property is not ***usually*** considered “community property” ***unless*** it was given as a gift to the

community or the community has acquired an interest in it in another way. If one party "wastes" community assets or give community assets away without the other party's knowledge or consent, that party may have to reimburse the community for the "wasting" of assets. If there is a question of wasted assets, *those should be discussed with a private attorney.*

Child  
Custody:

There are two kinds of "custody", "legal" custody and "physical" custody. For a more complete explanation of custodial terms used in divorce, separation and custody cases, see the pamphlet entitled "Common Custody Terms". Custody is a complicated issue and you are urged to seek the advice of private counsel on how to establish custody and visitation.

Child  
Support:

Child support is governed by statute and, like child custody, can become complicated. Although the basic formula as set by statute is 18% of the non-custodial parent's gross income for 1 child, 25% for 2 children, 29% for 3 children, 31% for 4 children and an additional 2% for each additional child, *there are deviations from the formula that can be considered.* The minimum child support allowed is \$100.00 per month, per child, and the maximum for each child is determined by the gross income of the non-custodial parent as set out in the statutes, with a cap that is adjusted annually. *Under certain conditions, there are deviations from the minimum and maximum amounts.* The child support statutes can be found at NRS 125B.070 and NRS 125B.080. You are urged to seek the advice of a private attorney on how to fully address child support and any deviations from the formula. Child support must be reviewed every 3 years or at any time if there is a substantial change of circumstances (such as the loss of a job or the legal responsibility for the support of another family member or another child). It is the responsibility of the parties to request a review and modification of the child support.

Child  
Visitation:  
or  
Parenting  
Time

The statute governing child visitation and exchange is clear. It is not enough to just state "reasonable visitation" in any kind of agreement. The visits and terms of the exchange of the child must be clear and specific. There must be specific days, times and places of exchange included in the agreement, and the holiday calendar must be clearly defined. If there are expenses involved with the exchange and visits, the agreement must state which parent is going to bear the expenses, or, if the expenses are going to be shared. If there is travel involved, who makes the travel arrangements must be stated. If the visitation is going to be "supervised", the arrangements must be stated as to who will supervise the visits, whether the supervised parenting time will be temporary or permanent, and, if temporary, when unsupervised parenting time will commence, and under what conditions. *It must be remembered that the written agreement for visitation or parenting time is the controlling agreement and any verbal agreements are usually not enforceable through the courts.*

Community  
Property:

Any assets acquired or purchased during the marriage are usually considered "community property", no matter whose name they are in. That is the starting point for the division of property of the marriage. Nevada is a community property State and it is the law that the division of community property start with an equal division.

*However, there are important deviations and exceptions to equal community property distribution. See "Assets" above. A private attorney should be consulted regarding division and distribution of community property.*

- Complaint:** The document filed to start a case. Also may be known as a "Petition". The "complaint" or "petition" sets out the claims of the "plaintiff" or "petitioner" and tells the court what they want the court to order, as well as the basis for why the court should enter an order granting them what they want. The Complaint, or Petition, is then served on the Defendant, or Respondent, with a Summons notifying the Defendant, or Respondent, that a suit has been filed against them.
- Counterclaim** While the Complaint or Petition sets out the claims of the "plaintiff" or "petitioner," a counterclaim sets out the claims of the "defendant" or "respondent". The counterclaim is included within the Answer to the Complaint that defendant or respondent files. For example, if plaintiff asks for primary physical custody of the children in the Complaint and the defendant wants primary physical custody, the defendant can use the counterclaim to ask for primary physical custody.
- Debts:** Generally, any bills or debts acquired during the marriage are considered community debts and are equally divided at the time of the divorce. *There are exceptions.* Debts that are incurred for such things as gambling or for purchasing things that are not for the benefit of the community, may be considered sole and separate debts. *Such debts should be discussed with a private attorney.*
- Default:** When a party does not formally, *in writing*, answer or respond to legal documents served on them, the party that filed the documents can request that the court grant them everything they ask for in the documents. The party upon whom the documents were served is said to have "defaulted" and, because they did not file something saying they disagreed with what is being requested, it is assumed they agree with the requests and the court enters a "default" order. The "default" is most commonly used when a party is served with a divorce complaint and does not file any kind of answer or response and the court grants the divorce on "default". *It is important to remember that there are legal time frames in which an answer or response must be filed.*
- Defendant:** The party that answers or "defends" an action brought against them by the Plaintiff or Petitioner. The Defendant may also be labeled as the Respondent.
- Habitual Residence:** The state where the child or children have lived for at least the past six months.
- Mediation:** Both parties meet with a professional "mediator", usually in an attempt to work out a parenting plan for children involved in a custody dispute. However, the division of property may also be "mediated" under certain circumstances. If you file in Washoe, Clark, Douglas and Carson City Counties, mediation of custody and visitation issues is mandatory if the parents cannot come to an agreement regarding custody and visitation of the children. If you file in Washoe, Clark, Douglas and Carson City Counties, you may use the Court mediation programs in the county in which you

file. There are certain circumstances under which mediation can be "waived". However, those circumstances are very special and if you believe you are eligible for waiver of mediation, you need to speak to a private attorney on how to go about filing the correct documents to request that mediation be waived in your case. If you live in another county, you can check with the Law Clerk in the department in which your case is filed for a list of mediators in the community.

Motion: A request to the court, by one party, to enter an order requiring the other party to do something, or, to prevent the other party from doing something, or, for a clarification or reconsideration of an order that has already issued from the court. For example, the motion may request the court to:

1. Order the other party to do something
2. Prevent the other party from doing something
3. To review and/or change child support
4. To allow the custodial parent to relocate with the children
5. To change provisions of the custody and visitation order or agreement
6. Make the terms of a prior order clearer or easier to understand

This list is only an *example* of those things that can be addressed in a motion. Unless the motion is an *ex parte motion*, the motion must be served on the other party and the other party must have an opportunity to file a "response" or "opposition" to the motion. Whether you will have a hearing will depend upon which court you are in. Please check with the court clerk whether you will have a hearing set.

*An ex parte motion* is one that is presented to the court without notice to the other party that it is being filed and requests that an immediate order issue from the court without any notice to the other party and without the other party being able to

respond

to the motion before the order is entered. Usually, the *ex parte* motion is used only when there is an immediate, physical, danger to children. However, an *ex parte* motion may also be used in a disputed divorce to protect the assets of the community by preventing both parties from selling, or hiding, or transferring, or giving the assets away. *Ex parte* motions are extremely rare.

Moving Party: The person who files a motion or brings an action against another party. The moving party may be either the plaintiff or the defendant, or the petitioner or the respondent. For instance, a defendant may file a motion against the plaintiff in an action.

Order To Show Cause Regarding Contempt: When one party is not obeying a court order, the other party may bring a contempt charge against that party. The court will issue the order directing the party charged with not obeying the order to appear and "show cause" why they should not be held in contempt. The moving party, or the one bringing the contempt must prove three things: (1) that there exists a valid court order regarding the issue; (2) that the other party has the ability to obey the order; and, (3) the other party simply chooses not to obey the order. If the party is found in contempt of the court order, the party can be punished. Punishment may range from a fine to jail time.

Petitioner: A party that starts or “brings” an action against another party.  
or  
Plaintiff: The party who answers the action, or against whom the action is brought, is termed the Defendant.

Relocation or Moving Out of The State With Children: The law is clear on a parent’s relocation with the children. The custodian that wants to relocate out of the State, *must, before the move*, either have the other parent’s written permission to move out of the State, or, a court order allowing the move if the other parent will not give written permission for the move. The parent wishing to move must file a Motion For Relocation and serve the other parent with the Motion. Leaving the State with the children without either written permission from the other parent or an order from the court allowing the relocation may be the basis for a change of custody of the children and may be prosecuted as a crime. *Before leaving the area or State with children, it is urged that you seek the advice of an attorney.*

Reply to Counterclaim: When defendant or respondent files and serves their answer and counterclaim on the plaintiff or petitioner, the plaintiff or petitioner then has the duty to respond to the counterclaim by filing a Reply to Counterclaim. Within that Reply, plaintiff has the opportunity to tell the court what parts of the counterclaim he/she agrees with and what parts he/she disagrees with. Plaintiff or petitioner has 20 days from the date the counterclaim is served on them to file and serve the Reply. If plaintiff does not file a Reply to Counterclaim within that 20 days, the defendant or respondent has the right to take a default against the plaintiff. If a default is granted, the defendant may get everything she/he asked for in the counterclaim.

Reply to Response or Reply to Opposition: The person who files a motion with the court, has an opportunity to “reply” to the formal “response” or “opposition” to their motion, if one is filed by the opposing party. This “reply” is filed by the “moving party”.

Residency Requirement: One of the parties must be a resident of the State of Nevada and that person is known as the “resident”. In order to establish residency in the State of Nevada, that person must have physically lived and physically been here in the State for at least six (6) weeks immediately prior to filing the Complaint or Petition. If both people are residents of the State of Nevada, only one is actually designated as the “resident” for purposes of the filling out and filing of the Affidavit of Resident Witness Form.  
*A child, or the children, MUST be a resident, or residents, of the State of Nevada for a period in excess of six (6) MONTHS before the State of Nevada can enter any orders regarding custody, or visitation, of the child or children. This is STATE and FEDERAL LAW. If the child, or children, are not residents of the State of Nevada for a period of more than six (6) months immediately prior to the filing of the Petition or Complaint, the State of Nevada has no jurisdiction over orders regarding the children. THERE ARE EXCEPTIONS, but those should be discussed with a private attorney. The parties cannot automatically agree to waive the jurisdiction issue.*

- Resident Witness:** A person that will swear under oath or on the Affidavit of Resident Witness that one of the parties has been physically present in the State of Nevada for a period of at least six (6) weeks immediately prior to the filing of the Complaint or Petition. The Resident Witness may be a friend, a family member or a co-employee.
- Response or Opposition:** An answer to a motion that has been filed and served. The person upon whom the motion has been served has ten (10) days to file a formal "response" or "opposition" to the motion if the motion is personally served on them and thirteen (13) days from the date of mailing in which to file a formal "response" or "opposition" if the motion is mailed to them. If no formal "response" or "opposition" is filed, in some counties, the person making the motion may then request to have their motion submitted to the judge for a decision and the judge can grant the person everything they asked for in the motion. See also "default".
- Sole and Separate Property:** Sole and separate property are those things Husband and Wife owned prior to the marriage, and it *may* also include a personal injury settlement received during the marriage by one of the parties, or money or property inherited by a party *if* the proceeds were kept entirely separate from the community, during the marriage. Sole and separate property remains the property of the individual who owned it prior to the marriage. *There are exceptions, such as a home or other real property.* The "community" may acquire an interest in a home or real property during the time of the marriage even if it belonged to one party prior to the marriage. If there is a question regarding such an interest, and what percentage the community may have acquired, *you are urged to see a private attorney.*
- Summons:** Notice to a party that a complaint or petition has been filed against them in court. The Summons is a court document which is "issued" by the court clerk at the time the complaint or petition is filed in. It must be served on the other party, with a copy of the complaint or petition, **usually by personal service by a third, independent, party, but there are some other methods of service by court order.** The party upon which it is served, has twenty days (not counting the day of service) in which to file a **written** response, or answer, with the court. A copy of the written response, or answer, must be served by the party filing it, on the other party.
- Wage Assignment:** The legal process of having child support payments deducted directly from the paycheck of the person who owes the support. The payment is then sent by the employer to the State Collection and Disbursement Unit or to the District Attorney's Office Family Support Unit who will send it to the person who is owed the child support.

## **COMMON "CUSTODY" TERMS USED IN DIVORCE AND PATERNITY ACTIONS**

Custody terms that are used in legal documents have some very important legal consequences and can have a tremendous impact on your future actions in the court.

There are two kinds of custody that must be addressed in divorce and paternity documents. *"Physical" custody and "Legal" custody.* Physical custody has to do with the actual, physical, interaction and contact between parent and child. Legal custody has to do with the rights and responsibilities to make decisions about the important aspects of the child's life, such as the child's education and the child's health needs.

The following terms are commonly used to describe "custody" arrangements. It is important to realize that these are not the only terms used and if there are terms that you don't understand or you are not sure of their meaning, for your own protection, have the terms clearly defined in any legal documents you sign or any orders that issue from the court.

These definitions are not complete legal definitions, but only give you an idea of what terms are commonly used in documents and what they *generally* mean. For a more complete definition, please speak to an attorney, or clarify the terms with the mediator, if you are in mediation, or, clarify the terms at the time of any hearing or conference with the judge.

***Primary Physical Custody:*** The child physically resides with, and spends the great majority of time with, one parent, designated as the primary physical custodian, and the other parent has visitation rights and privileges. For example: the non-custodial parent may have visitation at least every other weekend, one evening during the off week, alternate holidays and some block time for vacation periods. Non-custodial arrangements vary with each set of circumstances.

***Joint Physical Custody:*** Each parent has significant periods of time with the child. It ***DOES NOT MEAN*** that each parent has an exact equal amount of time with the child. The significant time may be worked out over longer periods such as weekly, monthly, or even annually. This may also be designated as *shared physical custody*. Joint physical custody does not mean that there will be no child support obligation. Usually, there is still a child support obligation of some kind from one parent to the other, depending upon the financial position in which each is left following the divorce.

***Sole Physical Custody:*** Sole physical custody is very seldom granted by the court. Usually, the term is used when one parent is completely out of the child's life, such as in prison, or in circumstances that contact with the non-custodial parent would expose the child to physical danger or abuse. Sole physical custody does not automatically mean that the non-custodial parent has no visitation rights. The court may grant one parent sole physical custody and grant the non-custodial parent specific visitation. The term sole physical custody is most often combined with sole legal custody which then grants one parent the complete control over making all the decisions for the child without any input by the non-custodial parent. However, sole physical custody may also be combined with joint legal custody. In that case, although one parent has the child solely in their physical custody, the important decisions for the child are made with input by the non-custodial parent.

***Joint Legal Custody:*** Both parents equally share the right and responsibility to make decisions about the child's health, education and welfare. Should the parents not be able to agree on such decisions, the parents usually return to mediation to see if they can work out their differences and if they cannot work them out through mediation, the matter is presented to the Court for the final decision. Both parents have an equal right to access such things as the child's doctor's records and school records.

***Sole Legal Custody:*** One parent, alone, has the right and responsibility to make all the decisions about the child's health, education and welfare, without any input from the non-custodial parent. Sole legal custody is only granted in extreme and unusual cases and circumstances.

***The State encourages custody arrangements that allow the child to have significant time with both parents and expects both parents to share the responsibility of making the important decisions involving their child's life.***

Supreme Court of Nevada  
**ADMINISTRATIVE OFFICE OF THE COURTS**

ROBIN SWEET  
 Director and  
 State Court Administrator



JOHN MCCORMICK  
 Assistant Court Administrator  
 Judicial Programs and Services

RICHARD A. STEFANI  
 Deputy Director  
 Information Technology

**MEMORANDUM**

**DATE:** March 22, 2017

**TO:** District Court Judges  
 Senior Judges  
 District Court Clerks of Court

**FROM:** Robin Sweet, Director and State Court Administrator

**SUBJECT:** Presumptive Maximum Amounts of Child Support

Pursuant to subsection 3 of NRS 125B.070, the presumptive maximum amounts of child support have been adjusted for the period beginning July 1, 2017.

The Consumer Price Index (all items) published by the U.S. Department of Labor for calendar year 2017 increased 2.1 percent; therefore, the presumptive maximum amounts originally established and modified annually pursuant to NRS 125B.070 will increase 2.1 percent effective July 1, 2017. The following chart describes the presumptive maximum amounts for the period July 1, 2017, through June 30, 2018:

<b>PRESUMPTIVE MAXIMUM AMOUNTS OF CHILD SUPPORT JULY 1, 2017 – JUNE 30, 2018</b>		
<i>Presumptive Maximum Amounts increased 2.1% pursuant to the Consumer Price Index (all items) increase in Calendar Year 2016 (December - December) as published by the U.S. Department of Labor</i>		
<b><u>INCOME RANGE</u></b>		<b><u>PRESUMPTIVE MAXIMUM AMOUNT</u></b>
<i>If the Parent's Gross Monthly Income is at Least</i>	<i>But Less Than</i>	<i>The Presumptive Maximum Amount the Parent May Be Required to Pay per Month per Child Pursuant to Paragraph (b) of Subsection 1 of NRS 125B.070 is</i>
\$0	-	\$4,235
\$4,235	-	\$6,351
\$6,351	-	\$8,467
\$8,467	-	\$10,585
\$10,585	-	\$12,701
\$12,701	-	\$14,816
\$14,816	-	No Limit
		\$696
		\$765
		\$837
		\$905
		\$975
		\$1,043
		\$1,115

The historical presumptive maximum amounts of child support are attached.

Both current and historical presumptive maximum amounts are posted on the Nevada Judiciary's website at [www.nevadajudiciary.us](http://www.nevadajudiciary.us). To access this information online, enter the word, "presumptive" in the search field to the right of the page. A list of links will appear. Select the link that applies.

For information on the Consumer Price Index visit <http://www.bls.gov/cpi/home.htm>.

Please contact me if you have any questions.

RS:ER:er

Attachment

cc: Emily Rahmeyer, Manager of Budgets  
State Bar of Nevada

**PRESUMPTIVE MAXIMUM AMOUNTS (PMA) OF CHILD SUPPORT**  
As Prepared by the Administrative Office of the Courts Pursuant to NRS 125B.070

Statutory Amounts		CPI Increase CY 2002	CPI Increase CY 2003	CPI Increase CY 2004	CPI Increase CY 2005	CPI Increase CY 2006	CPI Increase CY 2007	CPI Increase CY 2008	CPI Increase CY 2009	CPI Increase CY 2010	CPI Increase CY 2011	CPI Increase CY 2012	CPI Increase CY 2013	CPI Increase CY 2014	CPI Increase CY 2015	CPI Increase CY 2016
Monthly Salary Range	PMA Per Child	PMA Effective July 2003	PMA Effective July 2004	PMA Effective July 2005	PMA Effective July 2006	PMA Effective July 2007	PMA Effective July 2008	PMA Effective July 2009	PMA Effective July 2010	PMA Effective July 2011	PMA Effective July 2012	PMA Effective July 2013	PMA Effective July 2014	PMA Effective July 2015	PMA Effective July 2016	PMA Effective July 2017
\$0 - \$4,235	\$500	\$520	\$530	\$547	\$566	\$580	\$604	\$605	\$621	\$630	\$649	\$660	\$670	\$681	\$681	\$696
\$4,235 - \$6,351	\$550	\$572	\$583	\$602	\$623	\$638	\$664	\$665	\$683	\$693	\$714	\$726	\$737	\$748	\$749	\$765
\$6,351 - \$8,467	\$600	\$625	\$637	\$658	\$680	\$697	\$726	\$727	\$747	\$758	\$781	\$794	\$806	\$819	\$820	\$837
\$8,467 - \$10,585	\$650	\$676	\$689	\$712	\$736	\$754	\$785	\$786	\$807	\$819	\$844	\$858	\$871	\$885	\$886	\$905
\$10,585 - \$12,701	\$700	\$728	\$742	\$766	\$793	\$812	\$846	\$847	\$870	\$883	\$909	\$925	\$939	\$954	\$955	\$975
\$12,701 - \$14,816	\$750	\$780	\$795	\$821	\$849	\$870	\$906	\$907	\$931	\$945	\$973	\$990	\$1,005	\$1,021	\$1,022	\$1,043
\$14,816 - No Limit	\$800	\$833	\$849	\$877	\$907	\$930	\$968	\$969	\$995	\$1,010	\$1,040	\$1,058	\$1,074	\$1,091	\$1,092	\$1,115

U.S. Department of Labor, Bureau of Labor Statistics, Consumer Price Index (CPI) History, can be found online at <http://www.bls.gov/cpi/tables.htm>

This document is posted on the Nevada Judiciary's website at [www.nevadajudiciary.us](http://www.nevadajudiciary.us). Type in the word "presumptive" in the search field.

1 Case No.

2 Dept. No.

3 The undersigned hereby affirms this document

4 Does not contain a social security number.

5  
6 IN THE SEVENTH JUDICIAL DISTRICT COURT OF THE STATE OF  
7 NEVADA IN AND FOR THE COUNTY OF WHITE PINE  
8

9 \_\_\_\_\_

10 Plaintiff,

11 Vs.

12 \_\_\_\_\_

13 Defendant.

14  
15 **COMPLAINT FOR DIVORCE AND**  
16 **UCCJEA DECLARATION**  
17 **(With Children)**

18 Plaintiff (*your name*) \_\_\_\_\_ respectfully states:

19 **1. Residency.** (*Name of spouse who is a Nevada resident*) \_\_\_\_\_

20 has been a resident of the State of Nevada for at least six weeks prior to filing this  
21 Complaint for Divorce and intends to make Nevada his/her home for an indefinite period  
22 of time.

23 **2. Marriage.** The parties were married on (*date*) \_\_\_\_\_ in (*city*)  
24 \_\_\_\_\_, (*state*) \_\_\_\_\_. The parties are incompatible.

25 **3. Pregnancy.** ( *check one*)

26  Neither spouse is pregnant.

27  One spouse is pregnant. The following spouse is pregnant: (*name of pregnant*  
28 *spouse*) \_\_\_\_\_. The other spouse  is /  is not the  
parent of the unborn child. The child is due to be born on (*due date*)  
\_\_\_\_\_.

1 **4. Children.** There are (number) \_\_\_\_\_ minor children in common born to or  
 2 adopted by the parties. The children's names and information are listed below:

3 Child's Name	Date of Birth	Age
4		
5		
6		
7		

8  
 9 **5. UCCJEA Declaration.** ( check one)

10  The children have lived in Nevada for the past six months or since birth. Nevada  
 11 is the children's "home state."

12  The children have NOT lived in Nevada for the past six months or since birth.  
 13 Nevada is not the children's "home state."

14  
 15 **a. Living Arrangements Last 5 Years.** The children have lived with the following  
 16 people in the following places within the last five years:

17 Time Period (mo/yr – mo/yr)	Name of Person the Children Lived With	City and State	Child's Name (if not all children)
18 _____ - present			
19 _____ - _____			
20 _____ - _____			
21 _____ - _____			
22 _____ - _____			

23 The names and current addresses of each non-parent the children lived with during the last  
 24 five years are: \_\_\_\_\_  
 25 \_\_\_\_\_  
 26 \_\_\_\_\_  
 27 \_\_\_\_\_  
 28 \_\_\_\_\_

1 **b. Participation in Other Cases: ( check one)**

2 I  have /  have not participated as a party or witness or in some other capacity in any  
3 other case involving the children. If you have, provide all specifics including the state, the  
4 court, children involved, the case number and the date of the child custody order, if any:  
5 \_\_\_\_\_  
6 \_\_\_\_\_

7 **c. Knowledge of Other Cases: ( check one)**

8 I  do /  do not know of a different case that could affect the current case. If you do,  
9 provide all specifics including the state, the court, parties involved, the case number and  
10 the nature of the proceeding: \_\_\_\_\_  
11 \_\_\_\_\_  
12 \_\_\_\_\_

13 **d. Person(s) Who Claim Custody / Visitation: ( check one)**

14 I  do /  do not know of anyone other than the parents who has physical custody of the  
15 children or who claims custody/visitation rights to the children. If you do, list names and  
16 addresses of anyone who claims custody/visitation rights:  
17 \_\_\_\_\_  
18 \_\_\_\_\_

19 **6. Legal Custody. *Legal custody refers to the ability to access information and make***  
20 *major decisions about the children, such as medical care, education, and religious*  
21 *upbringing. ( check one)*

- 22  The parties should share joint legal custody of the children.  
23  Plaintiff should have sole legal custody of the children.  
24  Defendant should have sole legal custody of the children.  
25  Nevada is not the "home state" of the children, and the Court generally cannot  
26 enter custody orders.  
27  
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7. **Physical Custody.** *Physical custody refers to the amount of time the children spend with each parent. ( check one)*

The parties should share joint physical custody of the children (*each parent must have the children roughly 40% of the time, or 146 days per year*). A proposed parenting timeshare and holiday schedule is attached as Exhibit 1.

The ( check one)  Plaintiff /  Defendant should have primary physical custody of the children. A proposed parenting timeshare and holiday schedule is attached as Exhibit 1.

Nevada is not the "home state" of the children, and the Court generally cannot enter custody orders.

8. **Public Assistance.** ( check one)

None of the parties in this case have ever received state assistance or welfare.

State assistance or welfare has been or is being provided to parties in this case.

9. **Child Support.** *Complete the attached Child Support Worksheet that applies to your custody arrangement before you complete this section. ( check one)*

Child support should be paid by, (*name of parent who should pay child support*) \_\_\_\_\_ in the amount of (*amount*) \$ \_\_\_\_\_ per month in child support. This is based on: ( check one)

The statutory minimum of \$100/month per child.

The calculation from the attached Child Support Worksheet.

The amount already established by the District Attorney / Child Support Enforcement office, case (*insert case number*) \_\_\_\_\_.

No child support is requested. (*Explain why not*): \_\_\_\_\_

1 **10. Child Support Arrears.** *A maximum of four years' worth of child support arrears may*  
2 *be requested. The court may award some, none or all that is requested.*

3 ( *check one*)

4  No back child support or arrears are requested.

5  Child support arrears are being handled by the District Attorney / Child Support  
6 Enforcement office, case (*insert case number*) \_\_\_\_\_ and should  
7 continue as ordered in that case.

8  Back child support should be paid by (*name of parent who should pay back child*  
9 *support*) \_\_\_\_\_ from (*date back child support*  
10 *should begin*) \_\_\_\_\_ to present.

11 **11. Wage Withholding.** ( *check one*)

12  A wage withholding order should be entered to secure payment of any support  
13 owed.

14  A wage withholding order should NOT be entered.

15  
16 **12. Health Insurance.** ( *check all that apply*)

17  Both parties should provide future health insurance for the minor children if  
18 available.

19  Future health insurance for the minor children should be provided by (*name of*  
20 *parent*) \_\_\_\_\_ if available.

21  
22 **13. Unreimbursed Medical Expenses.** ( *check one*)

23  Any expenses not covered by insurance should be paid equally by both parties.

24  Any expenses not covered by insurance should be paid by (*name of parent*)  
25 \_\_\_\_\_ due to the following extraordinary circumstances:  
26 (*explain*) \_\_\_\_\_  
27 \_\_\_\_\_  
28 \_\_\_\_\_

1 **14. Child Tax Deduction. ( check one)**

2  Plaintiff should claim the following children as dependents for tax purposes every  
3 year: *(insert children's names)*: \_\_\_\_\_.

4  Defendant should claim the following children as dependents for tax purposes  
5 every year: *(insert children's names)*: \_\_\_\_\_.

6  The tax deduction should alternate, with Plaintiff claiming the children in  
7 ( check one)  even /  odd years, and Defendant claiming the children the other  
8 years.

9  The tax deduction should be allocated per federal law.

10 **Community Property:**

11 Community property includes but is not limited to: checking, savings, and other investment  
12 accounts, real property / houses, vehicles, pensions, 401(k)s, deferred compensation, IRAs,  
13 and personal property. Make sure the list of property below is complete.

14 **15. Community Property. ( check one)**

15  There is no community property to divide.

16  Any community property has already been divided.

17  I do not know the full extent of the community property.

18  The community property should be divided as follows:

19 **Plaintiff:**

- 20
- 21 1. \_\_\_\_\_
- 22 2. \_\_\_\_\_
- 23 3. \_\_\_\_\_
- 24 4. \_\_\_\_\_
- 25 5. \_\_\_\_\_
- 26
- 27
- 28

**Defendant:**

- 1. \_\_\_\_\_
- 2. \_\_\_\_\_
- 3. \_\_\_\_\_
- 4. \_\_\_\_\_
- 5. \_\_\_\_\_

Attach additional sheets if more property needs to be listed.

**Community Debt:**

Community debt includes but is not limited to: mortgages, car loans, credit cards & tax debt. The division of debt does not affect creditors' rights to collect the debt. The parties may be required to restructure the debts per creditors' requirements.

**16. Community Debt. ( check one)**

- There is no community debt to divide.
- Any community debt has already been divided.
- I do not know the full extent of the community debt.
- The community debt should be divided as follows:

**Plaintiff:**

- 1. \_\_\_\_\_
- 2. \_\_\_\_\_
- 3. \_\_\_\_\_
- 4. \_\_\_\_\_
- 5. \_\_\_\_\_

**Defendant:**

- 1. \_\_\_\_\_
- 2. \_\_\_\_\_
- 3. \_\_\_\_\_
- 4. \_\_\_\_\_
- 5. \_\_\_\_\_

Attach additional sheets if more debts need to be listed.

17. Alimony. ( check one)

No spousal support is requested.

Plaintiff should pay \$ \_\_\_\_\_ per month in spousal support for the next  
(number) \_\_\_\_\_ years.

Defendant should pay \$ \_\_\_\_\_ per month in spousal support for the next  
(number) \_\_\_\_\_ years.

18. Name Change. ( check one)

Plaintiff does not request a name change.

Plaintiff would like his/her former name of (insert name) \_\_\_\_\_  
restored.

**Plaintiff request:**

1. That the marriage existing between Plaintiff and Defendant be dissolved and that Plaintiff be granted an absolute Decree of Divorce and that each of the parties be restored to the status of a single, unmarried person;
2. That the Court grant the relief requested in this Complaint; and
3. For such other relief as the Court finds to be just and proper.

DATED this (day) \_\_\_\_\_ day of (month) \_\_\_\_\_, 20\_\_\_\_\_.

Submitted By: (your signature) \_\_\_\_\_

(print your name) \_\_\_\_\_

**VERIFICATION**

1 Under penalty of perjury, I declare that I am the Plaintiff in the above-entitled action; that  
2 I have read the foregoing Complaint and know the contents thereof; that the pleading is true of my  
3 own knowledge, except for those matters therein contained stated upon information and belief, and  
4 that as to those matters, I believe them to be true.

5 **I declare under penalty of perjury under the law of the State of Nevada that the**  
6 **foregoing is true and correct.**

7  
8 DATED this (*day*) \_\_\_\_\_ day of (*month*) \_\_\_\_\_, 20\_\_\_\_.

9  
10 Submitted By: (*your signature*) \_\_\_\_\_

11 (*print your name*) \_\_\_\_\_

1 Case No.

2 Dept. No.

3 The undersigned hereby affirms this document  
4 Does not contain a social security number.

5  
6 IN THE SEVENTH JUDICIAL DISTRICT COURT OF THE STATE OF  
7 NEVADA IN AND FOR THE COUNTY OF WHITE PINE  
8

9 \_\_\_\_\_

10 Plaintiff,

11 Vs.

SUMMONS

12 \_\_\_\_\_

13 Defendant.

14  
15 **NOTICE! YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU**  
16 **WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND IN WRITING WITHIN 20**  
17 **DAYS. READ THE INFORMATION BELOW VERY CAREFULLY.**

18 To the Defendant named above:

19 A civil complaint or petition has been filed by the Plaintiff against you for the relief as set  
20 forth in that document (see the complaint or petition). The object of this action: ( *check one*)

- 21  Divorce
- 22  Annulment
- 23  Legal Separation
- 24  Custody, Paternity, Visitation, and/or Child Support
- 25  Other: \_\_\_\_\_
- 26
- 27
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1 If you intend to defend this lawsuit, within 20 days after this summons is served on you  
2 (not counting the day of service), you must:

- 3 1. File with the Clerk of Court a formal written answer to the complaint or petition.
- 4 2. Pay the required filing fee to the court, or file an Application to Proceed *In Forma*  
5 *Pauperis* and request a waiver of the filing fee.
- 6 3. Serve a copy of your answer upon the Plaintiff whose name and address is shown  
7 below.

8 If you fail to respond, the Plaintiff can request your default. The court can then enter a  
9 judgment against you for the relief demanded in the complaint or petition.  
10

11 NICHOLE BALDWIN  
12 CLERK OF COURT

13 By: \_\_\_\_\_  
14 Deputy Clerk Date

15  
16 Issued on Behalf of Plaintiff:

17  
18 Plaintiff's Name: \_\_\_\_\_

19 Address: \_\_\_\_\_

20 City, State, Zip: \_\_\_\_\_

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1 Code: \_\_\_\_\_  
2 Your name: \_\_\_\_\_  
3 Address: \_\_\_\_\_  
4 Telephone: \_\_\_\_\_  
5 In Proper Person

6 IN THE \_\_\_\_\_ JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
7 IN AND FOR \_\_\_\_\_

8 In the Matter of the Marriage )  
9 Of )  
10 \_\_\_\_\_ )  
11 (Wife's name) )  
12 and )  
13 \_\_\_\_\_ )  
14 (Husband's name) )  
15 Joint Petitioners )

Case No. \_\_\_\_\_  
Dept. No. \_\_\_\_\_

16 AFFIDAVIT OF RESIDENT WITNESS

17 STATE OF NEVADA )  
18 County of \_\_\_\_\_ ) ss:

19 I, \_\_\_\_\_, do hereby swear under penalty  
20 (Resident Witnesses' name)  
21 of perjury that the assertions of this affidavit are true.

22 1. I am over the age of eighteen and competent to testify of my own knowledge to the  
23 following.

24 2. I have lived in the State of Nevada for \_\_\_\_\_ years and presently live at  
25 \_\_\_\_\_, City of \_\_\_\_\_, State of Nevada.  
26 (Street address of person making the Affidavit)

27 I intend to live in the State of Nevada for the foreseeable future.

28 3. To my personal knowledge, \_\_\_\_\_,  
(Name of person whose residency is being established)

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lives at \_\_\_\_\_, State of Nevada and has  
(The address of the person whose residency is being established)  
been physically living within the State of Nevada on a daily basis for at least six (6) weeks prior to the  
filing of this Joint Petition on \_\_\_\_\_  
(Date Joint Petition was filed)

4. To my personal knowledge, \_\_\_\_\_ has physically lived  
(Name of person whose residency is being established)  
in the State of Nevada since \_\_\_\_\_  
(State date you know the person has lived in Nevada)

5. I see the Petitioner on the average of \_\_\_\_\_ times a week. The  
(State how often you actually see the person in a week)  
Petitioner is \_\_\_\_\_  
(Fill in how you know the person, such as friend, relative, co-worker, etc.)

6. I know of my own personal knowledge that \_\_\_\_\_  
(Name of resident Petitioner)  
is a bona fide resident of the State of Nevada.

DATED \_\_\_\_\_

\_\_\_\_\_  
(Signature of person making this Affidavit)

SUBSCRIBED AND SWORN to before me  
this \_\_\_\_\_ day of \_\_\_\_\_

\_\_\_\_\_  
NOTARY PUBLIC

Case No. \_\_\_\_\_

Dept. No. \_\_\_\_\_

SEVENTH JUDICIAL DISTRICT COURT  
WHITE PINE COUNTY, NEVADA

Plaintiff,  
vs.  
Defendant.

GENERAL FINANCIAL DISCLOSURE FORM

The judge uses this form to understand the financial position of the Plaintiff and the Defendant. You must fill this form out completely and truthfully.

A. Personal Information:

1. What is your full name? (*first, middle, last*)
2. How old are you?
3. What is your date of birth?
4. What is your occupation?
5. What is your highest level of education?

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

B. Employment Information: ( check one)

1. Are you currently employed?

No  
 Yes

If yes, what is the name of your employer?  
What date were you hired on? (*mm/dd/yy*)

\_\_\_\_\_  
\_\_\_\_\_

2. Are you disabled? ( check one)

No  
 Yes

If yes, what is the level of your disability?  
What agency certified you disabled?  
What is the nature of your disability?

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

C. Attorney Information: *Complete the following sentences:*

1. An Attorney (*has/has not*) \_\_\_\_\_ been retained on my behalf for this case.
2. As of today, the attorney has been paid a total of \$ \_\_\_\_\_ on my behalf.
3. I have a credit with my attorney in the amount of \$ \_\_\_\_\_.
4. I currently owe my attorney a total of \$ \_\_\_\_\_.
5. I owe my prior attorney a total of \$ \_\_\_\_\_.

**Section 1: Personal Income**

Before you can complete the next section you need to figure out your pay frequency.  
Your pay frequency is determined by the number of times you are paid each month.

Pay Frequency Table	
1.00	= Paid one time per month
2.00	= Paid two times per month
2.17	= Paid every two weeks
4.00	= Paid every week

A. Fill in the line that applies to you. Only complete line 1 OR line 2.

Line #	Income Question	Amount Earned Hourly	Number of Hours Worked per Week	Pay Frequency (1.00, 2.00, 2.17, or 4.00)	Monthly Income
1	I am paid an hourly wage in the amount of	x	x		
2	I am paid a base salary in the amount of		N/A	x	

B. Fill in the amount of money you receive each month for the following types of income:

Line #	Income Question	Amount Received Monthly
3	I regularly work overtime and each month earn an average of	
4	I receive bonuses, commissions, or tips in the amount of	
5	I receive a car, gas, housing, or other allowance in the amount of	
6	I receive spousal support in the amount of	
7	I receive social security in the amount of	
8	I receive social security disability in the amount of	
9	I receive workman's compensation benefits in the amount of	
10	I receive unemployment benefits in the amount of	
11	I receive pension or retirement income in the amount of	
12	I receive net rental income in the amount of	
13	I receive income from other sources in the amount of	
14	Total Income Received (add lines 3-13)	

C. Total monthly income from all sources:

Line #		
15	Total from Line 1 OR 2	
16	Total from Line 14	
17	Total Gross Monthly Income	

**Section 2: Personal Deductions**

A. Fill in the amount of money that is taken out of every paycheck for each of the following deductions:

Line #	Name of Deduction	Amount Deducted Monthly
18	Court Ordered Child Support is deducted from every paycheck in the amount of	
19	Federal Income Tax is deducted from every paycheck in the amount of	
20	Social Security Tax is deducted from every paycheck in the amount of	
21	Medicare is deducted from every paycheck in the amount of	
22	Union Dues are deducted from every paycheck in the amount of	
23	Health Insurance Cost is deducted from every paycheck in the amount of	
24	Life, Disability, or Other Insurance Premiums are deducted from every paycheck in the amount of	
25	Federal Health Savings Plan contribution is deducted from every paycheck in the amount of	
26	Retirement, Pension, IRA, or 401(k) contributions are deducted from every paycheck in the amount of	
27	Savings are deducted from every paycheck in the amount of	
28	Other:	
29	Other:	
30	<b>Total Monthly Deductions (add lines 18-29)</b>	

**Section 3: Income Summary**

Line #		
31	Total from Line 17	
32	Total from Line 30	
	<b>Net Monthly Income (subtract line 32 from line 31)</b>	

**Section 4: Child Information**

A. Fill in the table below with the name and date of birth of each of your children, parent the child is living with, and whether the child is from this marriage or relationship:

Child's Name:	Child's date of birth	Whom is child living with? (Mom, Dad, or Both)	Is this child from this marriage/ relationship? (Yes or No)

B. Fill in the table below with the amount of money you spend each month on the following expenses for the child(ren):

	Child(ren)'s Expenses	Monthly
1	Clothes, Shoes and Accessories	
2	Unreimbursed Medical Expenses	
3	Telephone and Internet	
4	Entertainment	
5	Food	
6	Insurance (other than health)	
7	Education Related Expenses	
8	Summer Camp/Programs	
9	Vehicle	
10	Transportation Cost for Visitation	
11	Total Monthly Expenses for Children (add lines 1-11)	

**Section 5: Household Information**

A. I live with (number) \_\_\_\_\_ Other adults, including children over the age of eighteen, who contribute to or pay the household expenses in the amount of \$ \_\_\_\_\_.

**Section 6: Personal Expenses**

Fill in the table with the amount of money you spend each month on the following expenses and check whether you pay the expense for you, for the other party, or for both of you.

Expense	Monthly Amount Of Expense	For Me	For the Other Party	For Both
Home				
Mortgage/Rent/Lease				
Property Taxes				
HOA				
Home Owner's Insurance				
Lawn Care				
Pest Control				
Security				
Other				
Utilities				
Water				
Electric				
Gas				
Sewer				
Home Phone				
Internet/Cable				
Other				
Medical				
Health Insurance				
Unreimbursed Medical Expenses				
Other				
Car Loan/Lease Payment				
Fuel				
Auto Insurance				
Other				
Transportation				
Personal				
Food (groceries and restaurants)				
Pets				
Cell Phone				
Membership Fees				
Clothing, Shoes, etc.				

Other				
Debts				
Credit Card Payments				
Child Support				
Alimony/Spousal Support				
Student Loans				
Other				
Total Monthly Expenses				

**Section 7: Asset and Debt Chart**

Complete the chart below by listing all assets and debts, the value of each, the amount owed on each, and whose name the asset or debt is under (You, the Other Party, or Both).

Line #	Description of Asset or Debt	Gross Value	Amount Owed	Net Value	Whose Name is on the Account? (Me, the Other Party or Both)
1					
2					
3					
4					
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19					
20					
Total Value of Assets (add lines 1-20)					

IMPORTANT: Read the following paragraph carefully.

I am the ( *check one*)  Plaintiff /  Defendant in the above action. I swear or affirm under penalty of perjury that I have read and followed all instructions in completing this Financial Disclosure Form. I understand that, by my signature, I guarantee the truthfulness of the information on this Form. I also understand that if I knowingly make false statements I may be subject to punishment, including contempt of court.

\_\_\_\_\_  
*Your Signature*

\_\_\_\_\_  
*Date*

Name  
Nevada State Bar No.:  
Law Firm  
Address  
City/State/Zip  
Tel:  
Attorney for

1 Case No.

2 Dept. No.

3 The undersigned hereby affirms this document  
4 Does not contain a social security number.

5  
6 IN THE SEVENTH JUDICIAL DISTRICT COURT OF THE STATE OF  
7 NEVADA IN AND FOR THE COUNTY OF WHITE PINE  
8

9  
10 \_\_\_\_\_  
11 Plaintiff,

12 Vs.

13 \_\_\_\_\_  
14 Defendant.

**REQUEST FOR SUBMISSION**

15 (  check one )  Plaintiff /  Defendant requests that the (name of document you  
16 submitted to the court) \_\_\_\_\_, filed on  
17 (date document was filed) \_\_\_\_\_ be submitted to the Court for decision.  
18

19  
20 DATED this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

21 Submitted By: (Signature) \_\_\_\_\_

22 Printed Name: \_\_\_\_\_  
23  
24  
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1 Case No.

2 Dept. No.

3 The undersigned hereby affirms this document  
4 Does not contain a social security number.

5  
6 IN THE SEVENTH JUDICIAL DISTRICT COURT OF THE STATE OF  
7 NEVADA IN AND FOR THE COUNTY OF WHITE PINE  
8

9  
10 \_\_\_\_\_  
11 Plaintiff,

12 Vs.

13 \_\_\_\_\_  
14 Defendant.

DECREE OF DIVORCE

15 This Decree was submitted ( *check one*)  after a hearing  without a hearing before  
16 the above-entitled court, and after a review of the pleadings and papers on file and the testimony  
17 given, if any, this Court finds as follows:  
18

- 19 1. That Plaintiff or Defendant is now and has been an actual bona fide resident of the State  
20 of Nevada and has been actually domiciled in the State of Nevada for more than six  
21 weeks immediately prior to the commencement of this action.  
22
- 23 2. That Plaintiff and Defendant were married on *(date)* \_\_\_\_\_  
24 in the city of \_\_\_\_\_, State of \_\_\_\_\_ and  
25 have since remained married. The parties have become, and continue to be,  
26 incompatible in marriage, and no reconciliation is possible.  
27  
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**3. Pregnancy.** ( check one)

Neither spouse is pregnant.

The following spouse is pregnant: (*name of pregnant spouse*)

\_\_\_\_\_. The other spouse  is /  is not the parent of the unborn child. The child is due to be born on (*due date*) \_\_\_\_\_.

**4. Children.** That Plaintiff and Defendant have (*number*) \_\_\_\_\_ minor children in common who are either biological or adopted. The names and dates of birth are:

Child's Name	Date of Birth

**5. Child Residency.** ( check one)

The children are residents of Nevada and have lived here for at least the past 6 months. Nevada is the habitual residence of the child, and this Court has the necessary UCCJEA jurisdiction to enter orders regarding custody and visitation.

The children are not residents of Nevada or have not lived here for at least the past 6 months. The children live in (*state*) \_\_\_\_\_ which is the habitual residence of the child, and this Court does not have the necessary UCCJEA jurisdiction to enter orders regarding custody and visitation.

6. That any custody and visitation orders made herein are in the best interest of the children.

1 7. The amount of child support ordered herein is in compliance with NRS 125B.070 or it  
2 meets the children's financial needs and is based upon the deviation factors enumerated  
3 in NRS 125B.080.

4  
5 8. That this Court has complete jurisdiction to enter this Decree and the orders regarding  
6 the distribution of assets and debts.

7  
8 9. That the Plaintiff or Defendant should be granted a Decree of Divorce for the reasons  
9 set forth in the Complaint or Counterclaim.

10 10. That any other necessary findings of fact are attached and incorporated herein.

11  
12 **NOW THEREFORE, IT IS HEREBY ORDERED** that the bonds of matrimony now  
13 existing between the parties are hereby wholly dissolved, and an absolute Decree of Divorce is  
14 hereby granted to the parties, and each of the parties are hereby restored to the status of a single,  
15 unmarried person.

16 **IT IS FURTHER ORDERED** that ( *check one*)

- 17  The parties are granted joint legal custody of the minor children.  
18  The Plaintiff is granted sole legal custody of the minor children.  
19  The Defendant is granted sole legal custody of the minor children.  
20  Nevada is not the home state of the children and does not have jurisdiction.

21  
22 **IT IS FURTHER ORDERED** that ( *check on*)

23  The parties shall share joint physical custody of the minor children. The parties shall  
24 exercise a regular and/or holiday timeshare as outlined in Exhibit 1 which is incorporated  
25 herein.

26  Primary physical custody of the minor children shall be awarded to ( *check one*)  
27  Plaintiff /  Defendant. The parties shall exercise a regular and/or holiday  
28 timeshare as outlined in Exhibit 1 which is incorporated herein.

Nevada is not the home state of the children and does not have jurisdiction.

1 **IT IS FURTHER ORDERED** that ( *check one*)

2  Child support shall be paid by (*name of parent who will pay child support*)

3 \_\_\_\_\_ in the amount of (*amount*) \$ \_\_\_\_\_ per

4 month. This is based on: ( *check one*)

5  The statutory minimum of \$100/month per child.

6  The statutory calculation pursuant to NRS Chapter 125B.

7  The deviation factors enumerated in NRS 125B.080.

8  The amount already established by the District Attorney / Child Support  
9 Enforcement Office, case (*insert case number*) \_\_\_\_\_.

10  Neither party shall pay child support.

11  
12 **IT IS FURTHER ORDERED** that ( *check one*)

13  No child support arrearages exist or the entitled custodial parent waived his/her right  
14 to child support arrearages.

15  Child support arrears are being handled by the District Attorney / Child Support  
16 Enforcement Office, case (*insert case number*) \_\_\_\_\_ and shall  
17 continue as ordered in that case.

18  Back child support shall be paid by (*name of parent who will pay back child support*)

19 \_\_\_\_\_ in the total amount of  
20 \$ \_\_\_\_\_, which amount is reduced to judgment. The obligor is ordered to make  
21 monthly payments towards the arrearages in the amount of \$ \_\_\_\_\_ per month  
22 until paid in full.

23  
24 **IT IS FURTHER ORDERED** that ( *check one*)

25  A wage withholding shall issue against the obligor parent to secure payment of child  
26 support and spousal support, if any.

27  Good cause exists to postpone the withholding if income from the obligor parent to  
28 pay child support and spousal support, if any.

1 **IT IS FURTHER ORDERED** that ( *check one*)

2  Both parties shall maintain future health insurance for the minor children, if available.

3  Future health insurance for the minor children shall be provided by (*name of parent*)

4 \_\_\_\_\_ if available.

5  
6 **IT IS FURTHER ORDERED** that ( *check one*)

7  Any medical expenses not covered by insurance shall be paid equally by both parties.

8  Any medical expenses not covered by insurance shall be paid by (*name of parent*)

9 \_\_\_\_\_ due to the following extraordinary  
10 circumstances (*explain*): \_\_\_\_\_.

11  
12 **IT IS FURTHER ORDERED** that ( *check one*)

13  The Plaintiff shall claim the following children as dependents for tax purposes every  
14 year: (*insert children's names*): \_\_\_\_\_.

15  The Defendant shall claim the following children as dependents for tax purposes every  
16 year: (*insert children's names*): \_\_\_\_\_.

17  The tax deduction shall alternate, with Plaintiff claiming the children in ( *check one*)  
18  even /  odd years, and Defendant claiming the children the other years.

19  The tax deduction shall be allocated per federal law.

20  
21 **THE COURT FINDS AND THEREFORE ORDERS** that ( *check one*)

22  There is no community property to divide or the property has already been divided.

23  There is community property which shall be equally divided as follows:

24 **To Plaintiff:**

25 1. \_\_\_\_\_

26 2. \_\_\_\_\_

27 3. \_\_\_\_\_

28 4. \_\_\_\_\_

5. \_\_\_\_\_

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**To Defendant:**

1. \_\_\_\_\_
2. \_\_\_\_\_
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_

**THE COURT FINDS AND THEREFORE ORDERS that (☒ check one)**

There is no community debt to divide or the debt has already been divided.

There are community debts which shall be divided as follows:

**To Plaintiff:**

1. \_\_\_\_\_
2. \_\_\_\_\_
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_

**To Defendant:**

1. \_\_\_\_\_
2. \_\_\_\_\_
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_

**THE COURT FINDS AND THEREFORE ORDERS that (☒ check one)**

There is no spousal support awarded.

The Plaintiff shall pay \$ \_\_\_\_\_ per month in spousal support for (number) \_\_\_\_\_ years. This amount is just and equitable.

The Defendant shall pay \$ \_\_\_\_\_ per month in spousal support for (number) \_\_\_\_\_ years. This amount is just and equitable.

1 **IT IS FURTHER ORDERED** that ( *check all that apply*)

2  Neither spouse changed their name or neither spouse wishes to have a former or  
3 maiden name restored.

4  The name of (*spouse's married name*) \_\_\_\_\_  
5 should be restored to his / her former or maiden name of (*write full name the spouse*  
6 *wants to go back to*) \_\_\_\_\_.

7  The name of (*spouse's married name*) \_\_\_\_\_  
8 should be restored to his / her former or maiden name of (*write full name the spouse*  
9 *wants to go back to*) \_\_\_\_\_.

10  
11 **IT IS FURTHER ORDERED** that each party shall submit the information required in  
12 NRS 125B.055, NRS 125.130 and NRS 125.230 on a separate form to the Court and the Welfare  
13 Division of the Department of Human Resources within ten days from the date this Decree is filed.  
14 Such information shall be maintained by the Clerk in a confidential manner and not part of the  
15 public record. The parties shall update the information filed with the Court and the Welfare  
16 Division of the Department of Human Resources within ten days should any of that information  
17 become inaccurate.

18 **NOTICE IS HEREBY GIVEN** of the following provision of NRS 125C.0045(6):

19 **PENALTY FOR VIOLATION OF ORDER:** THE ABDUCTION, CONCEALMENT OR  
20 DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A  
21 CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that  
22 every person having a limited right of custody to a child or any parent having no right of  
23 custody to the child who willfully detains, conceals or removes the child from a parent,  
24 guardian or other person having lawful custody or a right of visitation of the child in  
25 violation of an order of this court, or removes the child from the jurisdiction of the court  
26 without the consent of either the court or all persons who have the right to custody or  
27 visitation is subject to being punished for a category D felony as provided in NRS 193.130.

25 **NOTICE IS HEREBY GIVEN** that the terms of the Hague Convention of October 25,  
26 1980, adopted by the 14<sup>th</sup> Session of the Hague Conference on Private International Law, apply if  
27 a parent abducts or wrongfully retains a child in a foreign country. The parties are also put on  
28 notice of the following provision of NRS 125C.0045(8):

1 If a parent of the child lives in a foreign country or has significant commitments in a foreign  
2 country:

3 (a) The parties may agree, and the court shall include in the order for custody  
4 of the child, that the United States is the country of habitual residence of the child for the  
5 purposes of applying the terms of the Hague Convention as set forth in subsection 7.

6 (b) Upon motion of one of the parties, the court may order the parent to post a  
7 bond if the court determines that the parent poses an imminent risk of wrongfully removing  
8 or concealing the child outside the country of habitual residence. The bond must be in an  
9 amount determined by the court and may be used only to pay for the cost of locating the  
10 child and returning him to his habitual residence if the child is wrongfully removed from  
11 or concealed outside the country of habitual residence. The fact that a parent has significant  
12 commitments in a foreign country does not create a presumption that the parent poses an  
13 imminent risk of wrongfully removing or concealing the child.

14 **NOTICE IS HEREBY GIVEN** that the parties are subject to the relocation requirements  
15 of NRS 125C.006 & NRS 125C.0065. If joint or primary physical custody has been established  
16 pursuant to an order, judgment or decree of a court and one parent intends to relocate his or her  
17 residence to a place outside of this State or to a place within this State that is at such a distance  
18 that would substantially impair the ability of the other parent to maintain a meaningful relationship  
19 with the child, and the relocating parent desires to take the child with him or her, the relocating  
20 parent shall, before relocating: (a) Attempt to obtain the written consent of the non-relocating  
21 parent to relocate with the child; and (b) If the non-relocating parent refuses to give that consent,  
22 petition the court for permission to move and/or for primary physical custody for the purpose of  
23 relocating. A parent who desires to relocate with a child has the burden of proving that relocating  
24 with the child is in the best interest of the child. The court may award reasonable attorney's fees  
25 and costs to the relocating parent if the court finds that the non-relocating parent refused to consent  
26 to the relocating parent's relocation with the child out having reasonable grounds for such refusal,  
27 or for the purpose of harassing the relocating parent. A parent who relocates with a child pursuant  
28 to this section without the written consent of the other parent or the permission of the court is  
subject to the provisions of NRS 200.359.

**NOTICE IS HEREBY GIVEN** that the parties are subject to the provisions of NRS 31A  
and 125.450 regarding the collection of delinquent child support payments.

