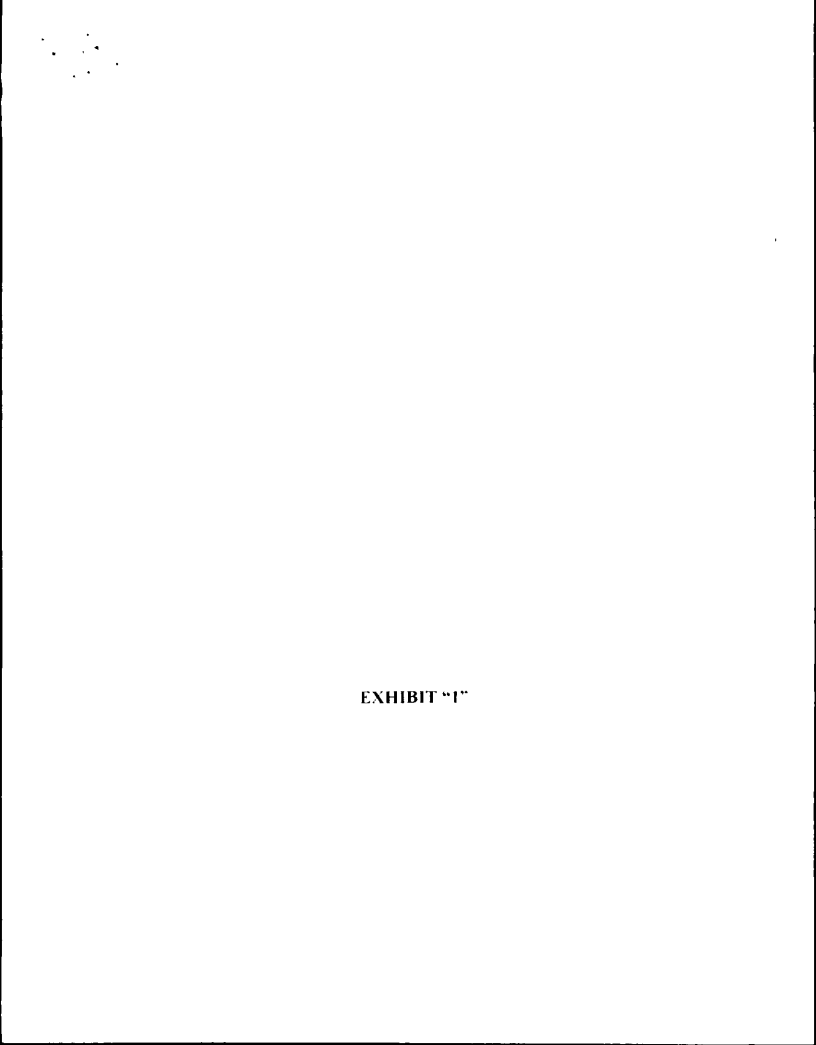
FILED 1 **NOTC** LISA MYERS APR 2 1 2014 2 9360 West Flamingo Road, Suite 110-326 Las Vegas, Nevada 89147 Electron Electron (702) 401.4440 3 Apr 25 2014 01:1 Defendant/Counterclaimant, in pro per Tracie K. Lindeman 4 Clerk of Supreme Court DISTRICT COURT 5 FAMILY DIVISION CLARK COUNTY, NEVADA 6 7 CALEB HASKINS, Case No.: 10-D-434495-D Dept. No.: H 8 Plaintiff/Counterdefendant, VS. 9 LISA MYERS, 10 Defendant/Counterclaimant. 11 NOTICE OF APPEAL 12 Notice is hereby given that LISA MYERS, Defendant/Counterclaimant, in proper person 13 above-named, hereby appeals to the Supreme Court of Nevada from the March 20, 2014, Notice of Entry of Order. 14 Defendant/Counterclaimant is appearing in proper person, See Haines v. Kerner, 404 U.S. 15 519 (1972), Hall v. Bellmon, 935 F. 2d 1106 (10th Cir.) (1991), F.R.C.P. 8 and applicable SCR's. Also, please find attached herewith, the file-stamped Order To Proceed In Forma Pauperis, 16 Exhibit "1". 17 Ms. Myers reserves her right to supplement this Appeal. 18 19 9360 West Flamingo Road, Suite 110-326 Las Vegas, Nevada 89147 (702) 401.4440 Defendant/Counterclaimant, in pro per



•	the of issue any necessary writ, pleading of paper without charge
2	
3	IT IS FURTHER ORDERED that the Sheriff or other appropriate officer within this
A	State shall make personal service of any necessary writ, pleading or paper without charge
5	IT IS FURTHER ORDERED that if LISA MYERS prevails in this action, the Court
6 7	shall enter an Order pursuant to NRS 12 015 requiring the opposing party to pay into the court,
8	within five (5) days, the costs which would have been incurred by the prevailing party, and
9	those costs must then be paid as provided by law
10	Dated this [0] day of January, 2011.
Н	Dated this O day of January, 2011.
12	Dated this 10 day of January, 2011. DISTRICY COURT JUDGE
13	DISTRICA COURT JUDGE
14	Respectfully Submitted By.
15	- 3. Ceu 200
16	LISA MYERS 9360 West Flamingo Road, No. 110-326
17	Las Vegas, Nevada 89147
18	(702) 401-4440 Defendant In Proper Person
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CLERK OF THE COURT

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DISTRICT COURT **CLARK COUNTY, NEVADA**

Case No: D-10-434495-D

Dept No: H

CASE APPEAL STATEMENT

- 1. Appellant(s): Lisa Myers
- 2. Judge: T. Arthur Ritchie, Jr.
- 3. Appellant(s): Lisa Myers

Counsel:

CALEB OBADIAH HASKINS,

VS.

LISA MYERS,

Plaintiff(s),

Defendant(s),

Lisa Myers 9360 W. Flamingo Rd., Suite 110-326 Las Vegas, NV 89147

4. Respondent (s): Caleb Obadiah Haskins

Counsel:

Caleb Obadiah Haskins 4432 Beck Ave. SE Salem, OR 97317

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: No
- 7. Appellant Represented by Appointed Counsel On Appeal: N/A

CASE SUMMARY CASE NO. D-10-434495-D

Caleb Obadiah Haskins, Plaintiff

vs. Lisa Myers, Defendant. Location: **De**Judicial Officer: **Ri**Filed on: **08**

Subtype:

Department H Ritchie, T Arthur, Jr. 08/20/2010

Complaint Subject Minor(s)

CASE INFORMATION

§

Related Cases

R-13-178593-R (Linked - 1J1F) T-10-127808-T (Linked - 1J1F)

T-11-133627-T (Linked - 1J1F)

Statistical Closures

03/19/2014 Settled/Withdrawn With Judicial Conference or Hearing 05/30/2013 Settled/Withdrawn With Judicial Conference or Hearing 02/21/2013 Settled/Withdrawn With Judicial Conference or Hearing

11/14/2012 Settled/Withdrawn With Judicial Conference or Hearing

Case Status: 03/19/2014 Closed

Case Type: Divorce - Complaint

Case Flags: Order After Hearing Required

Proper Person Documents Mailed Appealed to the Nevada Supreme

Court

GOAD Order Issued

In Forma Pauperis Granted for Lisa

Myers

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number Court Date Assigned Judicial Officer D-10-434495-D Department H 06/19/2012 Ritchie, T Arthur, Jr.

PARTY INFORMATION

Plaintiff Haskins, Caleb Obadiah

4432 Beck AVE

SE Salem, OR 97317

Defendant Myers, Lisa

** Confidential Address **

Pro Se

Pro Se

702-796-9090(W)

Subject Minor Haskins, Sydney Rose

DATE EVENTS & ORDERS OF THE COURT

EVENTS

08/20/2010

Complaint for Divorce

08/24/2010

Child Support and Welfare Party Identification Sheet Filed by: Defendant Myers, Lisa

.

08/24/2010

Child Support and Welfare Party Identification Sheet Filed by: Plaintiff Haskins, Caleb Obadiah

08/27/2010

Affidavit of Resident Witness

Filed by: Plaintiff Haskins, Caleb Obadiah

Affidavit of Resident Witness

08/27/2010

Affidavit of Plaintiff

Filed by: Plaintiff Haskins, Caleb Obadiah

Affidavit of Plaintiff

09/23/2010

Peremptory Challenge

Filed by: Plaintiff Haskins, Caleb Obadiah

	CASE NO. D-10-434495-D
	Peremptory Challenge
09/28/2010	Proof of Personal Service of Summons and Complaint Filed by: Plaintiff Haskins, Caleb Obadiah For: Defendant Myers, Lisa Affidavit of Service
09/29/2010	Notice of Intent to Take Default Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Intent to Take Default
10/01/2010	Notice of Department Reassignment
10/05/2010	Answer and Counterclaim Filed by: Defendant Myers, Lisa Answer and Counterclaim
10/18/2010	NRCP 16.2 Case Management Conference NRCP 16.2 Case Management Conferences
10/26/2010	Motion Filed by: Attorney Rezaee, Preston P, ESQ For: Defendant Myers, Lisa Motion to Withdraw as Attorney of Record
12/01/2010	Reply Filed by: Plaintiff Haskins, Caleb Obadiah Reply to Counterclaim for Divorce
12/06/2010	Stipulation and Order Filed by: Plaintiff Haskins, Caleb Obadiah Stipulation and Order to Continue Case Management Conference
12/07/2010	Notice of Entry of Stipulation and Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Stipulation and Order
12/23/2010	Order Filed by: Defendant Myers, Lisa
01/03/2011	Notice of Entry of Order Filed by: Defendant Myers, Lisa Notice of Entry of Order
01/06/2011	Financial Disclosure Form Filed by: Plaintiff Haskins, Caleb Obadiah Financial Disclosure Form
01/06/2011	Notice of Seminar Completion EDCR 5.07 Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Seminar Completion EDCR 5.07
01/07/2011	Allidavit in Support Filed by: Defendant Myers, Lisa Affidavit In Support Of Motion For Leave To Proceed In Forma Pauperis
01/10/2011	Order to Proceed In Forma Pauperis Filed by: Defendant Myers, Lisa
01/10/2011	Motion Filed by: Defendant Myers, Lisa For: Defendant Myers, Lisa Emergency Motion for Leave to Proceed in Forma Pauperis
01/10/2011	Financial Disclosure Form

	CASE NO, D-10-434495-D
	Filed by: Defendant Myers, Lisa
01/11/2011	NRCP 16.2 Case Management Conference Filed by: Plaintiff Haskins, Caleb Obadiah Amended NRCP 16.2 Case Management Conference
01/14/2011	Ex Parte Application Filed by: Plaintiff Haskins, Caleb Obadiah Ex Parte Apllication for an Order Shortening Time
01/14/2011	Motion Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Motion and Motion for Sole Legal Custody, Primary Physical Custody, and Independant Medical Evauation, and for Attorney Fees and Costs; Affidfavit of Caleb Haskins
01/14/2011	Family Court Motion Opposition Fee Information Sheet Filed by: Plaintiff Haskins, Caleb Obadiah Family Court Motion/Opposition Fee Information Sheet
01/19/2011	Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah U.S. Mail
01/19/2011	Order for Supervised Exchange
01/19/2011	Order Mutual Behavior Order
01/19/2011	Case Management Order Filed by: Defendant Myers, Lisa; Plaintiff Haskins, Caleb Obadiah
01/28/2011	Motion Filed by: Defendant Myers, Lisa Motion to Recuse
01/28/2011	Request Filed by: Defendant Myers, Lisa Request for Voluntary Recusal of Justice
01/28/2011	Notice of Entry of Order Filed by: Defendant Myers, Lisa Notice of Entry of Order and Order To Proceed In Forma Pauperis
01/28/2011	Certificate of Mailing Filed by: Plaintiff Haskins, Caleb Obadiah For: Defendant Myers, Lisa Pursuant to NRCP 16.2 - U.S. Mail
02/23/2011	Notice of Appeal Filed by: Defendant Myers, Lisa Notice of Appeal
02/23/2011	Certificate of Mailing Filed by: Defendant Myers, Lisa For: Plaintiff Haskins, Caleb Obadiah Certificate of Mailing
02/28/2011	Case Appeal Statement Filed by: Defendant Myers, Lisa Case Appeal Statement
03/10/2011	Notice of Entry Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Minute Order

,	CASE NO, D-10-434495-D
03/11/2011	Notice of Department Reassignment
03/17/2011	Estimate of Transcript
03/30/2011	Order Filed by: Plaintiff Haskins, Caleb Obadiah Order After Hearing 1/19/11
04/14/2011	Order Filed by: Plaintiff Haskins, Caleb Obadiah Order of Recusal
04/25/2011	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order
04/25/2011	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order
04/27/2011	Order Filed by: Plaintiff Haskins, Caleb Obadiah Order 1/10/11
04/28/2011	Notice of Appeal Filed by: Defendant Myers, Lisa
05/04/2011	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice Of Entry Of Order
05/04/2011	Certificate of Mailing Filed by: Defendant Myers, Lisa For: Plaintiff Haskins, Caleb Obadiah
05/09/2011	Case Appeal Statement Filed by: Defendant Myers, Lisa
05/24/2011	Motion Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Motion and Motion for the COurt to Agree to Hear this Matter Pursuant to Huneycutt; Sole Legal Custody. Primary Physical Custody, and Independant Medical Evaluation, the Issuance of an Order to Show Cause Against Lisa; and for Attorney Pees and Costs; Affidavit of Caleh Haskins
05/27/2011	Ex Parte Application Filed by: Plaintiff Haskins, Caleb Obadiah Ex Parte Appliction for Order Shortening Time
05/27/2011	Motion Filed by: Defendant Myers, Lisa For: Plaintiff Haskins, Caleb Obadiah Emergency Motion for Leave to Proceed in Forma Pauperis-Waiver Of Fees and Costs Of Transcripts
05/27/2011	Affidavit Filed by: Defendant Myers, Lisa Emergency Affidavit in Support of Emergency Motion for Leave to Proceed
06/01/2011	Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah Certificate of Service
06/02/2011	Request

	Filed by: Defendant Myers, Lisa; Plaintiff Haskins, Caleb Obadiah of Transcipt
06/06/2011	Order Shortening Time Filed by: Plaintiff Haskins, Caleb Obadiah
06/08/2011	Financial Disclosure Form Filed by: Plaintiff Haskins, Caleb Obadiah Plaintiff, Caleb Haskins, Financial Disclosure Form
06/08/2011	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah -ost
06/13/2011	Affidavit of Service Filed by: Plaintiff Haskins, Caleb Obadiah Party 2: Defendant Myers, Lisa In Person
06/13/2011	Notice of Appeal Filed by: Defendant Myers, Lisa
06/15/2011	Brief Filed by: Defendant Myers, Lisa on Merit Extend Temporary Protective Order and Opposition to Motion for Change
06/15/2011	Agreement Filed by: Defendant Myers, Lisa Joint
06/15/2011	Order for Supervised Exchange
06/16/2011	Case Appeal Statement Filed by: Plaintiff Haskins, Caleb Obadiah; Subject Minor Haskins, Sydney Rose
06/24/2011	Application to Proceed in Forma Pauperis Filed by: Defendant Myers, Lisa Motion For Leave To Proceed
06/24/2011	Application to Proceed in Forma Pauperis Filed by: Defendant Myers, Lisa
06/24/2011	Allidavit in Support Filed by: Defendant Myers, Lisa Of Emergency Application For Leave To Proceed In Forma Pauperis-Transcript/Video Services
06/24/2011	Certilicate of Mailing Filed by: Defendant Myers, Lisa For: Attorney Roberts, Amanda M, ESQ; Plaintiff Haskins, Caleb Obadiah
06/24/2011	Certificate of Mailing Filed by: Defendant Myers, Lisa For: Attorney Roberts, Amanda M, ESQ; Plaintiff Haskins, Caleb Obadiah Brief On Merit To Extend Temporary Protective Order And Opposition To Motion for Change Of Custody, OSC, ETAL And Motion To Strike Opposition And Countermotion In The T- CaseAnd Motion In The D-Case Due To Untimeliness, Defective Service And Lack Of Jurisdication
08/17/2011	NV Supreme Court Clerks Certificate/Judgment - Dismissed
08/17/2011	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed; Rehearing Denied
10/12/2011	NV Supreme Court Clerks Certificate/Judgment - Dismissed

	CASE NO. D-10-434493-D
10/12/2011	Clerk of the Courts Notice of Change of Hearing
11/03/2011	Notice of Appeal Filed by: Defendant Myers, Lisa
11/04/2011	Notice of Entry of Order -tpdc
11/08/2011	Case Appeal Statement Filed by: Defendant Myers, Lisa
11/14/2011	Corder Filed by: Plaintiff Haskins, Caleb Obadiah Order After Hearing
11/14/2011	Certilicate Filed by: Plaintiff Haskins, Caleb Obadiah Huneycutt Certification to Nevada Supreme Court
11/15/2011	Certificate of Mailing Filed by: Defendant Myers, Lisa For: Attorney Roberts, Amanda M, ESQ
12/08/2011	Notice of Entry Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Huneycutt Certification
12/08/2011	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order - Order After Hearing
12/19/2011	Notice of Appeal Filed by: Defendant Myers, Lisa
12/22/2011	Case Appeal Statement Filed by: Defendant Myers, Lisa
01/16/2012	Certificate of Mailing Filed by: Plaintiff Haskins, Caleb Obadiah For: Defendant Myers, Lisa
02/09/2012	Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah Supplemental Certificate of Service
03/16/2012	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed
03/26/2012	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed; Rehearing Denied
04/12/2012	Notice of Appeal Filed by: Defendant Myers, Lisa
04/16/2012	Certificate of Mailing Filed by: Defendant Myers, Lisa For: Attorney Roberts, Amanda M, ESQ
04/18/2012	Case Appeal Statement Filed by: Defendant Myers, Lisa
05/15/2012	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed; Rehearing Denied
05/16/2012	Motion for Order

		CASE IVO, D TO 454450 D
		Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Motion and Motion for (1.) The Issuance of an Order to Show Cause Against Lisa to Hold Her In Contempt of Court; (2.) for Sanctions; (3.) For a Change in Legal Custody; and (4.) For Attorney Fees and Costs. Affidavit of Caleb Haskins
05/10	5/2012	Financial Disclosure Form Filed by: Plaintiff Haskins, Caleb Obadiah Plaintiff's Pinancial Disclosure Form
05/16	5/2012	Order Filed by: Plaintiff Haskins, Caleb Obadiah Order Setting NRCP 16.2 Case Management Conference
05/18	3/2012	Certificate of Mailing Filed by: Plaintiff Haskins, Caleb Obadiah Certificate of Mailing
06/11	/2012	Notice of Entry of Order
06/11	/2012	Notice of Appeal Filed by: Defendant Myers, Lisa
06/13	3/2012	Case Appeal Statement Filed by: Defendant Myers, Lisa
06/18	3/2012	Certificate of Mailing Filed by: Plaintiff Haskins, Caleb Obadiah For: Defendant Myers, Lisa
06/19	0/2012	Notice of Department Reassignment
06/28	3/2012	Order Filed by: Plaintiff Haskins, Caleb Obadiah Order After Hearing
07/10	0/2012	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order
07/25	5/2012	Witness List Filed by: Plaintiff Haskins, Caleb Obadiah Plaintiff's List of Witnesses Pursuant to Nevada Rule of Civil Procedure 16.2
07/27	7/2012	Order Setting Evidentiary Hearing Filed by: Plaintiff Haskins, Caleb Obadiah Order Setting Evidentiary Hearing
08/16	5/2012	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order
08/10	5/2012	Order Filed by: Plaintiff Haskins, Caleb Obadiah Order After Hearing
08/22	2/2012	Order to Show Cause Filed by: Plaintiff Haskins, Caleb Obadiah Order to Show Cause
08/22	2/2012	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed
08/22	2/2012	Order to Show Cause Filed by: Plaintiff Haskins, Caleb Obadiah Order to Show Cause

	CASE IVO. B TV 45445 B
08/23/2012	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order
08/30/2012	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed; Rehearing Denied
09/05/2012	Notice of Appeal Filed by: Defendant Myers, Lisa Notice of Appeal
09/05/2012	Notice of Appeal Filed by: Defendant Myers, Lisa
09/05/2012	Notice of Appeal Filed by: Defendant Myers, Lisa
09/06/2012	Case Appeal Statement Filed by: Defendant Myers, Lisa Case Appeal Statement
09/06/2012	Notice Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Discovery Dispute Conference
09/10/2012	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Myers, Lisa Family Court Motion Opposition Fee Information
09/10/2012	Ex Parte Application Filed by: Defendant Myers, Lisa Ex Parte Application For An Order Shortening Time On Motion To Extend Discovery Deadline For Defendant/Counterclaimant
09/10/2012	Motion Filed by: Defendant Myers, Lisa Motion to Extend Discovery Deadline For Defendant/Counterclaimant
09/12/2012	Motion Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Motion and Motion to Compel Discovery
09/12/2012	Ex Parte Application Filed by: Plaintiff Haskins, Caleb Obadiah Ex Parte Application for an Order Shortening Time on Plaintiff's Motion to Compel Discovery.
09/12/2012	Order Shortening Time Filed by: Plaintiff Haskins, Caleb Obadiah Order Shortening Time for Motion to Complet Discovery Before the Discovery Commissioner
09/12/2012	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order Shortening Time
09/17/2012	Supplement Filed by: Plaintiff Haskins, Caleb Obadiah Supplement to Plaintiff's Motion to Compel Discovery
09/17/2012	Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah Certificate of Service
09/17/2012	Affidavit of Service Filed by: Plaintiff Haskins, Caleb Obadiah

	CASE NO. D-10-434495-D
	Affidavit of Service
09/17/2012	Case Appeal Statement Filed by: Defendant Myers, Lisa Case Appeal Statement
09/19/2012	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order
09/19/2012	Order Setting Evidentiary Hearing Amended Order Setting Evidentiary Hearing
09/19/2012	Order Order
09/21/2012	Notice Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Discovery Dispute Conference
09/28/2012	Ex Parte Application Filed by: Plaintiff Haskins, Caleb Obadiah Ex Parte Application for an Order Shortening Time on Plaintiff's Motion to Compel
09/28/2012	Motion to Compel Filed by: Plaintiff Haskins, Caleb Obadiah Motion to Compel
10/03/2012	Order Shortening Time Filed by: Plaintiff Haskins, Caleb Obadiah Order Shortening Time for Motion to Compel Discovery Before Discovery Commissioner
10/04/2012	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order Shortening Time
10/04/2012	Affidavit of Service Filed by: Plaintiff Haskins, Caleb Obadiah Affidavit of Service
10/10/2012	Subpoena Duces Tecum Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Trial Subpoena-Stevens Myers
10/10/2012	Subpoena Duces Tecum Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Trial Subpoena-John Paglini
10/10/2012	Subpoena Duces Tecum Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Trial Subpoena-Paul Gambini
10/11/2012	Pre-trial Memorandum Filed by: Plaintiff Haskins, Caleb Obadiah Plaintiff's Pre-Trial Memorandum
10/15/2012	Financial Disclosure Form Filed by: Plaintiff Haskins, Caleb Obadiah Financial Disclosure Form
10/15/2012	Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah Certificate of Service
10/16/2012	Exhibits Exhibits

	Filed by: Plaintiff Haskins, Caleb Obadiah Plaintiff's List of Exhibits
10/17/2012	Affidavit of Service Filed by: Plaintiff Haskins, Caleb Obadiah Affidavit of Service
11/13/2012	Decree of Divorce Filed by: Plaintiff Haskins, Caleb Obadiah Decree of Divorce
11/14/2012	Notice of Entry of Decree Party: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Decree of Divorce
11/26/2012	Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah Supplemental Certificate of Service
12/17/2012	Notice of Appeal Filed by: Defendant Myers, Lisa
12/18/2012	Notice of Appeal Filed by: Defendant Myers, Lisa Notice of Appeal (with attached Order IFP)
12/20/2012	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed
12/20/2012	Case Appeal Statement Filed by: Defendant Myers, Lisa Case Appeal Statement
12/31/2012	Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah Certificate of Service
12/31/2012	Financial Disclosure Form Filed by: Plaintiff Haskins, Caleb Obadiah Financial Disclosure Form
01/02/2013	Motion for Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Motion and Motion to Issue Order to Show Cause and Hold Defendant in Contempt of Court, to Modify Defendant's Visitation, and for Award of Attorneys Fees and Costs; Affidavit of Caleb Haskins
01/03/2013	Ex Parte Application Filed by: Plaintiff Haskins, Caleb Obadiah Ex Parte Application for an Order Shortening Time
01/03/2013	Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah Certificate of Service
01/04/2013	Order Shortening Time Filed by: Plaintiff Haskins, Caleb Obadiah Order Shortening Time
01/04/2013	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order
01/08/2013	Affidavit of Service Filed by: Plaintiff Haskins, Caleb Obadiah

CASE SUMMARY CASE NO. D-10-434495-D

CASE NO. D-10-434495-D Affidavit of Service 01/31/2013 Order Filed by: Plaintiff Haskins, Caleb Obadiah Order After Hearing 02/01/2013 Notice of Entry Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order 02/04/2013 Opposition and Countermotion Filed by: Defendant Myers, Lisa Defendant's Opposition to Plaintiff's Motion to Issue Order to Show Cause and Hold Defendant in Contempt of Court, To Modify Defendant's Visitation, And For an Award of Attorney's Fees and Costs, And Defendant's Counter Motion to Dismiss the Plaintiff's Motion for Lack of Jurisdiction; For Her Attorney's Fees and Costs Incurred Herein; And Related Matters 02/05/2013 Objection Filed by: Plaintiff Haskins, Caleb Obadiah Objection to Opposition and Countermotion Filed by the Defendant 02/21/2013 Order Filed by: Plaintiff Haskins, Caleb Obadiah Order After Hearing 03/04/2013 Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice ofd Entry of Order 04/22/2013 Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah Certificate of Service 04/22/2013 Ex Parte Application Filed by: Plaintiff Haskins, Caleb Obadiah Ex Parte Application for an Order Shortening Time 04/22/2013 Motion Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Motion and Motion for Sole Legal and Physical Custody of the Minor Child, or in the Alternative to Change the Exchange time, and for Attorney Fees and Costs; Affidavit of Caleb Haskins. Notice of Motion 05/03/2013 Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Motion and Motion to Withdraw as Attorney of Record for Plaintiff and Reduce Outstanding Fees and Costs to Judgment. 05/07/2013 Order Shortening Time Filed by: Plaintiff Haskins, Caleb Obadiah Order Shortening Time 05/07/2013 Ex Parte Application Filed by: Plaintiff Haskins, Caleb Obadiah Ex Parte Application for an Order Shortening Time to Consolidate Plaintiff's motion to Withdraw as Attorney Record and Reduce Outstanding Fees to Judgment With the Plaintiff's Motion Set on May 21, 2013 in the Interest of Judicial Economy 05/08/2013 NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed 05/10/2013 Notice N

Notice of Vacating Counsel for Plaintiff's Notice of Motion and Motion to Withdrawal as

Filed by: Plaintiff Haskins, Caleb Obadiah

CASE SUMMARY

CASE NO. D-10-434495-D Attorney of Record for Plaintiff and Reduce Outstanding Fees and Costs to Judgment 05/14/2013 Notice of Motion Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Motion and Motion to Withdraw as Attorney of Record for Plaintiff. 05/15/2013 Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah Certificate of Service 05/15/2013 🔛 Ex Parte Application for Order Party: Plaintiff Haskins, Caleb Obadiah Ex Parte Application For An Order Granting Counsel's Request To Withdraw As Attorney Of Record For Plaintiff Absent A Hearing, Or In The Alternative, For An Order Shortening Time To Be Issued On Plaintiff's Motion To Withdraw As Attorney Of Record. 05/17/2013 Order Shortening Time Filed by: Plaintiff Haskins, Caleb Obadiah Order Shortening Time 05/20/2013 Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order Shortening Time on Counsel's Motion to Withdraw as Attorney of Record for Plaintiff 05/20/2013 Receipt of Copy Filed by: Plaintiff Haskins, Caleb Obadiah Receipt of Copy 05/20/2013 Affidavit of Service Filed by: Plaintiff Haskins, Caleb Obadiah Affidavit of Service Order 05/21/2013 Filed by: Plaintiff Haskins, Caleb Obadiah Order Permitting Withdraw of Attorney of Record for Plaintiff, Caleb Haskins 05/24/2013 Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah 05/30/2013 Filed by: Defendant Myers, Lisa Order From May 21, 2013, Hearing 06/05/2013 Notice of Withdrawal Filed by: Defendant Myers, Lisa Notice of Withdrawal of Attorney and Notice of Entry of Order 11/20/2013 Motion Filed by: Plaintiff Haskins, Caleb Obadiah Plaintiff's Motion Confirming Primary Physical Custody Of The Parties' Minor Child; For Permission To Relocate To The State Of Oregon With The Parties' Minor Child; For An Order Setting Visitation For Defendant; For Order To Show Cause In Holding Of Contempt Against Defendant For Failure To Comply With Child Support Obligations And To Reduce Arrears To Judgment; For Order To Review Those Issues Of Support; For Costs And Fees And Related Matters11/20/2013 Schedule of Arrearages Filed by: Plaintiff Haskins, Caleb Obadiah Schedule of Arrears 11/20/2013 Financial Disclosure Form Filed by: Plaintiff Haskins, Caleb Obadiah General Financial Disclosure Form

	CASE NO. D TO 101170 D
11/20/2013	Certificate of Mailing Filed by: Plaintiff Haskins, Caleb Obadiah For: Defendant Myers, Lisa
12/11/2013	Opposition and Countermotion Lisa Myers' Opposition to Motion to Move, et. al., and Countermotion for New Trial, For Primary Physical and Sole Legal Custody, Child Support and Other Relief (with attached COM and Affidavit)
12/17/2013	Certificate of Mailing Filed by: Plaintiff Haskins, Caleb Obadiah For: Defendant Myers, Lisa
12/18/2013	Rcply Filed by: Plaintiff Haskins, Caleb Obadiah Plaintiff's Reply to Defendant's Opposition and Countermotion
01/07/2014	Trial Management Order (Judicial Officer: Ritchie, T Arthur, Jr.)
01/09/2014	Notice of Withdrawal Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Withdrawal
01/09/2014	Order Setting Evidentiary Hearing Order Setting Evidentiary Hearing
01/10/2014	Exhibits Filed by: Plaintiff Haskins, Caleb Obadiah List of Exhibits
01/10/2014	Pre-trial Memorandum Filed by: Plaintiff Haskins, Caleb Obadiah Plaintiff's Pre-Trial Memorandum
01/10/2014	Witness List Filed by: Plaintiff Haskins, Caleb Obadiah Plaintiff's Witness List
01/10/2014	Supplemental Filed by: Plaintiff Haskins, Caleb Obadiah Supplemental Affidavit
01/10/2014	Notice of Change of Address Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Change of Mailing Address
01/10/2014	Certificate of Mailing Filed by: Plaintiff Haskins, Caleb Obadiah For: Defendant Myers, Lisa
01/13/2014	Witness List Filed by: Defendant Myers, Lisa Defendant Counterclaimant's NRCP 16.1 List of Witnesses and Documents
01/25/2014	Supplemental List of Witnesses and Production of Documents Filed by: Defendant Myers, Lisa First Supplement to Defendant/Counterclaimant's NRCP List of Witnesses and Documents
01/28/2014	Order Filed by: Plaintiff Haskins, Caleb Obadiah Order
01/29/2014	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry Order

	CASE NO. D-10-434495-D
01/30/2014	Errata Filed by: Defendant Myers, Lisa Notice of Errata to First Supplement to Defendant Counterclaimaint's NRCP 16.1 List of Witnesses and Documents
02/11/2014	Subpoena Duces Tecum Filed by: Plaintiff Haskins, Caleb Obadiah Paul Gambini
02/11/2014	Subpoena Duces Tecum Tiled by: Plaintiff Haskins, Caleb Obadiah Investigator, Leesa Fazal
02/11/2014	Affidavit of Service Filed by: Plaintiff Haskins, Caleb Obadiah Party 2: Defendant Myers, Lisa Summons And Complaint
02/11/2014	Allidavit of Service Filed by: Plaintiff Haskins, Caleb Obadiah Party 2: Defendant Myers, Lisa Summons And Complaint with Defendant
02/20/2014	Supplemental Filed by: Plaintiff Haskins, Caleb Obadiah Supplemental List of Exhibits
02/20/2014	Certificate of Mailing Filed by: Plaintiff Haskins, Caleb Obadiah For: Defendant Myers, Lisa Exhibits 13-18
02/21/2014	Supplemental List of Witnesses and Production of Documents Filed by: Defendant Myers, Lisa Second Supplement to Defendant/Counterclaimant's NRCP 16.1 List of Witnesses and Documents
03/18/2014	Order Filed by: Plaintiff Haskins, Caleb Obadiah Order
03/20/2014	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry Of Order
04/21/2014	Notice of Appeal Filed by: Defendant Myers, Lisa Notice of Appeal
04/24/2014	Case Appeal Statement Filed by: Defendant Myers, Lisa Case Appeal Statement
02/21/2013	DISPOSITIONS Judgment (Judicial Officer: Ritchie, T Arthur, Jr.) Judgment (\$300.00, In Full, Child Support Arrears)
01/28/2014	Judgment (Judicial Officer: Ritchie, T Arthur, Jr.) Judgment (\$2,700.00, In Full, Arrearages)
11/22/2010	HEARINGS Case Management Conference (1:30 PM) (Judicial Officer: Moss, Cheryl B)

CASE SUMMARY CASE NO. D-10-434495-D

11/22/2010, 01/10/2011, 01/19/2011

Off Calendar, Case Management Conference Matter Continued, Case Management Conference Non Jury Trial: Case Management Conference

Journal Entry Details:

Parties sworn and testified. Behavior Order SIGNED IN OPEN COURT. Discussions by Parties and Counsel. COURT ORDERED the following: 1. Plaintiff is REFERRED to American Toxicology Institute (ATI) for drug testing today. Defendant shall pay for the testing. 2. SCOPES shall be run on both Parties. 3. Plaintiff shall have a Polygraph Test done at his cost. 4. Both Parties shall sign HIPPA releases forthwith. 5. Defendant shall provide a list of 3-4 Outsource Evaluators to Atty Roberts within two (2) weeks. 6. Defendant shall request Plaintiff's VA medical records. 7. Parties shall share JOINT LEGAL and JOINT PHYSICAL CUSTODY of the minor child, with exchanges every three (3) days beginning day with Plaintiff at 4:00 p.m. Exchanges shall be at the Family Court Marshall's Station during the week and Donna's House on Saturdays and Sundays. Parties will split the cost of Donna's House. 8. There is to be NO SMOKING around the minor child. 9. Parties shall communicate by e-mail on child issues only. 10. TEMPORARILY without prejudice, Plaintiff's CHILD SUPPORT is SET at \$621.00 per month, with 1/2 due on the 15th and last day of each month by direct deposit into Defendant's bank account. January's payment is due by the last day of January. 11. CHILD SUPPORT ARREARES are DEFERRED. 12. Defendant provides health insurance for the minor child, with proof of the child's portion, within two (2) weeks, Plaintiff shall pay 1/2 of that cost, 13, Court shall obtain the doctor's reports from the Gambini case D260907, of which Defendant is a party to. 14. Plaintiff's Motion scheduled for March 8, 2011 is VACATED. 15. Return Hearing, Calendar Call and Trial dates SET. Case Management Order SIGNED and FILED IN OPEN COURT. Atty Roberts shall prepare the Order from today's hearing, Defendant to sign as to form and content. 3-9-2011 10:00 AM RETURN: ATI/PŌLYĞRAPII 4-20-2011 10:00 AM CALENDAR CALL 6-16-2011 9:30 AM NON-JURY TRIAL #1;

Off Calendar, Case Management Conference Matter Continued, Case Management Conference Non Jury Trial: Case Management Conference

Journal Entry Details:

Atty Jason Stoffel, Bar #8898, present by telephone for Atty Amanda Roberts who was ill. Discussion by Parties and Counsel. COURT ORDERED the following: 1. Defendant shall file a Financial Disclosure Form and serve Atty Roberts forthwith. 2. Defendant's Order in Forma Pauperis is GRANTED and SIGNED IN OPEN COURT. This Court will submit matter to Presiding Judge due to unusual circumstances; to see if Defendant is permitted to file the Peremptory Challenge.;

Off Calendar, Case Management Conference Matter Continued; Case Management Conference Non Jury Trial; Case Management Conference Journal Entry Details:

Prior to today's hearing, Counsel submitted a Stipulation and Order to Continue, therefore, COURT ORDERED, MATTER OFF CALENDAR;

01/10/2011

CANCELED Motion for Withdrawal (10:30 AM) (Judicial Officer: Moss, Cheryl B)
Vacated

order to withdraw signed on 12/23/2010

01/11/2011

Minute Order (1:30 PM) (Judicial Officer: Moss, Cheryl B)

Minute Order - No Hearing Held;

Journal Entry Details:

Judge Moss advised the parties and Dad's attorney this question would be submitted to the Presiding Judge. However, Judge Moss notes that after a closer review of the record and procedural history in this case, Mom's time frame to file a peremptory challenge already expired on November 5, 2010. Procedural Question: 1. Dad filed Complaint for Divorce on 8-20-10, assigned to Judge Potter. 2. Dad filed a TIMELY Peremptory Challenge on 9-23-10. 3. The Notice of Department reassignment from Judge Potter to Judge Moss was filed on 10-1-10. 4. Mom filed an Answer and Counterclaim on 10-5-10. 5. Mom's attorney, Preston Rezaee, withdrew on 12-23-10. 6. On 1-5-11, Mom prepared and executed a motion for in Forma Pauperis requesting her fees be waived. 7. Mom also wanted the Peremptory Challenge Pee waived for her. 8. Court finds the Peremptory Challenge fee is a Supreme Court fee and therefore lacks jurisdiction to waive such a fee. 9. Mom, however, asked if she still had time to file a Peremptory Challenge because she was trying to get her Peremptory Challenge fee waived. 10. Court finds that Mom asked her former attorney to file a Peremptory Challenge BEFORE her attorney withdrew from the case. 11. Mom's attorney never filed the Peremptory Challenge. 12. The Notice of Case Management Conference was sent out by the Court's JEA

CASE SUMMARY CASE NO. D-10-434495-D

on October 18, 2010. 13. Service was completed after three mailing days on October 21, 2010. 14. Mom's attorney would have had 10 days from October 21, 2010 to file a timely Peremptory Challenge. 15. Court finds Mom's time period to file a Peremptory Challenge expired on November 5, 2010 pursuant to EDCR 1.14 (a). 16. Court further denies Mom's request for voluntary recusal because there is no basis to recuse. 17. in addition, pursuant to the Judicial Canons, a judge has a duty to sit and hear cases, 18. Court ORDERED the case shall remain in Department 1 and the date for the 16.2 CMC Conference shall be reset to January 19, 2011 at 9:00 a.m.:

03/08/2011

CANCELED Motion (10:30 AM) (Judicial Officer: Moss, Cheryl B)

Vacated - per Judge hearing 1-19-2011

03/09/2011

Return Hearing (10:00 AM) (Judicial Officer: Moss, Cheryl B)

Return Hearing re: ATI/Polyraph Test (1 Hour)

Off Calendar, Return Hearing re: ATI/Polygraph Test (1 Hour)

Journal Entry Details:

COURT ORDERED, matter OFF CALENDAR pending the Appeal to the Supreme Court. All Orders remain in effect.;

03/10/2011

Minute Order (3:15 PM) (Judicial Officer: Moss, Chervl B)

Recused:

Journal Entry Details:

MINUTE ORDER OF RECUSAL: On March 9, 2011, the undersigned Judge received an email that was posted by Plaintiff's counsel intended to serve as a legal question to the family law bar and requesting feedback. While Plaintiff's counsel may have inadvertently not realized that the undersigned Judge is on the List Serve (managed by the State Bar of Nevada) to receive emails and postings from the family bar, Plaintiff's counsel named Judge Moss in the email and discussed specific items that clearly identified the case to this Judge, Consequently, this appears to be an ex parte communication pursuant to the Judicial Code of Conduct mandating disqualification pursuant to Rule 2.11(A), "A judge shall disqualify himself or herself in any proceeding in which the judge's impartiality might reasonably be questioned]. ["In addition, while the email posting could have been procedural in nature and not ex parte, the undersigned Judge still believes that she can no longer be impartial in this case. Therefore, IT IS HEREBY ORDERED that the undersigned Judge recuses herself from Case Number D10-434495-D, and this case shall be randomly reassigned. IT IS FURTHER ORDERED that a copy of this Minute Order of Recusal shall be served on Plaintiff's counsel and Defendant In Proper Person. SO ORDERED.;

04/20/2011

CANCELED Calendar Call (10:00 AM) (Judicial Officer: Moss, Cheryl B)

Vacated - per Clerk

Recusal

05/02/2011

CANCELED Return Hearing (10:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Vacated - per Judge

Appeal still pending

05/02/2011

CANCELED Case Management Conference (10:00 AM) (Judicial Officer: Duckworth, Bryce C)

Vacated - per Judge Appeal still pending

06/15/2011

Motion (11:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 05/24/2011 Motion

Pltf's Motion for Court to Agree to Hear This Matter Pursuant to Huneycutt; Sole Legal Custody, Primary Physical Custody, an Independent Medical Evaluation, the Issuance of an Order to Show Cause Against Lisa, and for Atty's Fees and Costs; Affidavit of Caleb Haskins

06/28/2011 Reset by Court to 06/15/2011

Matter Heard:

Journal Entry Details:

PLAINTIFT'S MOTION FOR COURT TO AGREE TO HEAR THIS MATTER PURSUANT TO HUNEYCUTT; SOLE LEGAL CUSTODY, PREMARY PHYSICAL CUSTODY, AN INDEPENDENT MEDICAL EVALUATION, THE ISSUANCE OF AN ORDER TO SHOW CAUSE AGAINST LISA, AND FOR ATTORNEY'S FEES AND COSTS; AFFIDAVIT OF CALEB HASKINS. Matter heard simultaneously with case T-11-133627-T. Ms. Roberts requested a closed hearing. COURT SO ORDERED. Court reviewed the matters at issue and noted there are a number of appeals which have been filed. Discussion by parties and counsel. MATTER TRAILED so Defendant could review medical records. MATTER RECALLED. Defendant objected to the Court reviewing the medical records as she was not sure if the

CASE SUMMARY CASE NO. D-10-434495-D

records were complete. In the event the matter is REMANDED from the Supreme Court, the COURT would be INCLINED to ORDER the following: 1. The Court is INCLINED to Certify the Plaintiff's pursuit for an independent medical evaluation based on the allegations which have been raised in the pleadings. The medical evaluation would be conducted by any name on the provider list. Defendant is to cooperate with any appointments to facilitate the evaluation with Plaintiff providing Defendant with fifteen (15) days advanced notice. Notice of appointments may be mailed to 10779 Silver Lace Lane, Las Vegas, NV 89135. 2. The Court is INCLINED to allow the parties to pursue Discovery as it relates to medical records of the minor child. 3. The request for an Order to Show Cause for missed VISITATION time is DENIED as there was a Temporary Protection Order (TPO) filed by Defendant on behalf of the minor child which would have prohibited any VISITATION. The TPO has been DISSOLVED and as of now there is nothing to interfere with Judge Moss' Orders and the VISITATION should go forward and there should be an EXCHANGE today at 4:00 PM. The Court shall entertain make-up time for missed VISITATION pre-TPO if the matter is remanded by the Supreme Court, 4. In the event the schedule as Ordered by Judge Moss is not followed, this Court is INCLINED to make significant temporary changes to CUSTODY which may include TEMPORARY SOLE PHYSICAL CUSTODY of the minor child. This is only triggered if there is a violation to the Orders. 5. In the event either party interferes with the other party's JOINT LEGAL CUSTODY rights, the Court is INCLINED to make a modification to SOLE LEGAL CUSTODY. This is only triggered if there is a violation to the Orders. Parties are to notify each other of any medical appointments by way of email which is to include the name of the physician, date, time and location of the appointment. 6. The Court is NOT INCLINED to make any changes to the TEMPORARY JOINT LEGAL and TEMPORARY JOINT PHYSICAL. CUSTODY Orders. Each party is entitled to know where the minor child is living, 7. By 5:00 PM today Defendant is to notify the Plaintiff with her address by way of email and Plaintiff is notify the Defendant of the day care where the child is being cared for by way of email. 8. Parties are free to contact Child Protective Services (CPS) if either party believes the minor child is at risk. In the event CPS believes CHILD EXCHANGES should not take place there needs to be documentation provided to verify the recommendation or the Court will expect EXCHANGES to occur. 9. The Court is INCLINED it issue an Order for CPS to produce any and all records regarding any services and/or investigations provided by CPS. Those records (if they exist) would be made available to both parties for in camera review. 10. The CHILD EXCHANGES shall continue to occur at Donna's House at 4:00 PM pursuant to the schedule, 11. Any future request for a TPO should be heard by this Court. Mr. Roberts is to prepare the Certification to the Supreme Court as to what this Court is Inclined to do.:

06/16/2011

CANCELED Non-Jury Trial (9:00 AM) (Judicial Officer: Moss, Cheryl B)

Vacated - per Clerk

Recusal

06/19/2012

Motion for Order to Show Cause (9:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 05/16/2012 Motion for Order

Pltf's Motion For Issuance Of An Order to Show Cause Against Lisa To Hold Her In Contempt, Sanctions, Change In Legal Custody, And For Attorney Fees Recused:

Journal Entry Details:

PLAINTIFF'S MOTION FOR ISSUANCE OF AN ORDER TO SHOW CAUSE AGAINST LISA TO HOLD HER IN CONTEMPT, SANCTIONS, CHANGE IN LEGAL CUSTODY, AND FOR ATTORNEY'S FEES. Court noted the Defendant has filed a number of appeals in this matter including an appeal for the Case Management Conference. Defendant stated she filed a Federal action naming this Court and Ms. Roberts as Defendants. Ms. Roberts stated she has not been served with any complaint and would request the Court proceed with the matters before the Court. Ms. Roberts stated the Defendant is severely ill as set forth in four separate expert reports. Ms. Roberts requested attorney's fees as Plaintiff's fees have gone over \$20,000.00 due to Defendant's actions. COURT ORDERED, as follows: 1. Due to the Defendant filing a Federal action naming this Court as a Defendant, this Court shall RECUSE itself from this action. 2. This matter is to be randomly reassigned, however, the matter is not to be assigned to Judge Moss, Judge Elliot, Judge Sanchez or this Court.;

07/16/2012

CANCELED Case Management Conference (11:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Vacated - per Judge

07/25/2012

Motion for Order to Show Cause (1:30 PM) (Judicial Officer: Ritchie, T Arthur, Jr.)

Plt's Motion For Issuance Of An Order to Show Cause Against Lisa To Hold Her In

Contempt, Sanctions, Change In Legal Custody, And For Attorney Fees

MINUTES

CASE SUMMARY CASE NO. D-10-434495-D

Evidentiary Hearing; Journal Entry Details:

Court noted this case was randomly reassigned to Department H on June 19, 2012 from Department Q on a recusal. Court reviewed the procedural posture of the case history. Court also noted the Appeals that have been filed by Defendant. From review of the file it appears all of the Appeals have been dismissed. Court explained to Defendant that the Court would require a Stay Order or a findings that the Court only has Jurisdiction on matters that are collateral to the appeal. The parties have a shared custodial arrangement and the current timeshare is three days on, three days off. Court heard argument from counsel and statements from Defendant. COURT STATED FINDINGS OF Jurisdiction over the subject matter. There is no pending appeal. There are matters that need to be resolved. COURT ORDERED, the timeshare will be modified from a three day, three day to a week one, week two schedule. Parties share Joint Legal and Joint Physical Custody. Plaintiff (Dad) shall have the child for week one from 4:00 p.m. Friday until 4:00 p.m. Monday. Defendant (Mom) shall have the child from 4:00 p.m. Monday until 4:00 p.m. Friday. Plaintiff (Dad) shall have the child for week two from 4:00 p.m. Friday until 4:00 p.m. Tuesday. Defendant Mom shall have the child from 4:00 PM Tuesday to 4:00 p.m. Friday. The parties will follow the rules of procedure and follow the Court's Orders. Court is setting Evidentiary Hearing to hear testimony and review exhibits on the issue of custody. The parties will exchange and file their witness list on or before August 3, 2012. All documentary proof needs to be exchanged on or before August 17, 2012. Discovery will continue until September 17, 2012. The physical and mental health of the parties is critical to this case and any reports from Psychiatrists, Medical Doctors, Psychologists may be made available. Any reports received are for the purpose of this case only and will not be disseminated or used for any other purpose. The Doctors who may have written reports were identified as Dr. Lenkeit, Dr. Paglini, Dr. Holland, Dr. Thomas Towle, Dr. Gregory Brown, Dr. William Sohr, and a Judy Jacobsen. If there are CPS records they will be made available to the parties of this case for the purpose of the Evidentiary Hearing. Attorney Roberts shall prepare Order from this hearing, 09/27/12 9:00 AM EVIDENTIARY HEARING - FULL DAY, Courtroom 10B, Regional Justice Center;

09/21/2012

Motion to Compel (1:30 PM) (Judicial Officer: Beccroft, Chris A, Jr.)

Events: 09/12/2012 Motion

Pltf's Motion To Compel Discovery

Granted;

Journal Entry Details:

Arguments by Ms. Roberts regarding service and Judge Duckworth's Order. Counsel requested a finding he made that proper service was effectuated. Following arguments; COURT FINDS; Proper Service to Defendant has been effectuated. There being no opposition filed, COMMISSIONER RECOMMENDED; Plaintiff's Motion to Compel is GRANTED. All OBJECTIONS ARE WAIVED. ADMISSIONS 1-15 ARE DEEMED ADMITTED. Defendant shall PRODUCE all OUTSTANDING DISCOVERY by noon on 9/28/12. If Defendant fails to comply, her Answer shall be STRICKEN. Plaintiff is AWARDED \$2,228.50 in Attorney's Fees, \$214.75 for Deposition Costs and \$185.77 in Sanctions. Ms. Roberts shall submit the Report and Recommendation.;

10/05/2012

Motion to Compel (1:30 PM) (Judicial Officer: Beecroft, Chris A, Jr.)

Events: 09/28/2012 Motion to Compel

Pltf's Motion to Compel Discovery

11/02/2012 Reset by Court to 10/05/2012

Granted;

Journal Entry Details:

COURT FINDS; Defendant was properly served. There being no objection pursuant to EDCR 2.20, COMMISSIONER RECOMMENDED; Plaintiff's Motion to Compel Discovery is GRANTED. ALL OBJECTIONS WAIVED. Plaintiff is AWARDED \$1,000.00 in Attorney's Fees. Ms. Roberts shall prepare the Report and Recommendation.;

10/09/2012

CANCELED Motion (10:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

Vacated - per Order

Deft's Motion To Extend Discovery Deadline For Defendant/Counterclaimant

10/18/2012

Evidentiary Hearing (9:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

Events: 07/27/2012 Order Setting Evidentiary Hearing

FULL DAY

09/27/2012 Reset by Court to 10/18/2012

Matter Continued; Decision Journal Entry Details:

CASE SUMMARY CASE NO. D-10-434495-D

Court reviewed case history and noted this matter is set for Evidentiary Hearing. Court heard Opening Statements from Plaintiff's Counsel. Defendant in her Opening Statement asked for a continuance, asked that Plaintiff's counsel disqualify herself and that Plaintiff's counsel testify. COURT ORDERED, regarding Defendant's Request to Continue this matter, and to Disqualify Plaintiff's counsel. Defendant failed to file a Motion regarding these two matters and there is no merit to the request, therefore, Request to Continue is Denied, as is request to Disqualify Plaintiff's counsel. As to the request the Court to consider having Plaintiff's counsel testify, the Court will rule on that at the appropriate time. Court heard sworn testimony from Dr. John Paglini. Charity Damesworth, Lisa Myers, Caleb Haskins and Paul Gambini. Exhibits offered. (see worksheet). Court made ruling on Defendant's request to call Plaintiff's counsel to testify and Denied the request. Court heard CLOSING ARGUMENT from counsel and from Defendant. COURT ORDERED, it will review the documentary proof. The matter will be continued to MONDAY, OCTOBER 22, 2012 at 10:00 AM. CONTINUED TO: 10/22/12 10:00 AM - DECISION - Courtroom 14A, Regional Justice Center;

10/22/2012

Evidentiary Hearing (10:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

DECISION

Decision Made;

Journal Entry Details:

Attorney Roberts' law clerk also present. Court stated that this matter was set over to make a record of the Findings and Conclusions to close this matter. The Court heard testimony on 10/18/12 from five (5) witnesses and reviewed the documentary proof that was admitted in this case. The Findings and Conclusions shall be included in the Judgment in this case and shall be final. COURT read out its Findings and Conclusions. COURT ORDERED, as follows: This Court has Jurisdiction over both Parties who have made general appearances in this case and because this is the home state of the subject child. Parties awarded JOINT LEGAL CUSTODY with Plaintiff designated as the PRIMARY PHYSICAL CUSTODIAN. The legal custody definition stated in Exhibit 43 is accepted by the Court in the best interest of the child. Based on Defendant's earning capacity of \$3,000.00 per month at 18%, CHILD SUPPORT is \$540.00 per month. Defendant shall pay to Plaintiff \$300.00 per month commencing 11/15/12 and on the 15th day of each month thereafter. Child Support deviation was based on Defendant having to support others. There are no CONSTRUCTIVE ARREARS owed. Plaintiff shall pay to Defendant \$100.00 in October and this will end his obligation. . Plaintiff provides IEALTH INSURANCE and shall continue to do so. Parties shall equally share non-covered expenses and shall abide by the 30/30 rule. Each Party shall keep all personal property currently in their possession. Community Property and Debt: There is a possible debt to an apartment complex which was the Parties' marital domicile at the time of separation. The Court will reserve Jurisdiction to divide this debt equally between the Parties either in the context of indemni or contribution as it is fair and appropriate to divide this obligation. The Court determines would be a Community Debt equally between the Parties. Medical bills: Because of insufficient proof, the Court cannot Find that there are any specific Debts related to medical bills. If there were medical bills related to the children, that shall be shared between the Parties. Financial issues: The Court shall allow the filing of the 2010 tax year for the Defendant to take that deduction without any adjudication, Community Assets: For 2011 tax vear, one-half (1/2) of that amount is \$1,500.00. Miscellaneous Judgment on this amount of \$1,500.00 in favor of Plaintiff against Defendant. Interest shall accrue at the legal rate until paid and may be collected by any lawful means. Plaintiff's custodial responsibility shall be from 4:00 p.m. Friday to 4:00 p.m. Wednesday each week. Defendant's custodial responsibility shall be from 4:00 p.m. Wednesday to 4:00 p.m. Friday. The only restriction will be as to time. This matter shall be closed with just the weekly timeshare. The Parties may Stipulate to a Holiday/Vacation schedule in the future or anything appropriate. The Recommendations and Orders from the Discovery process have been reviewed by the Court and the recommended miscellaneous Orders relating to the Discovery dispute shall survive and shall be incorporated into the Decree. Miscellaneous: Plaintiff vs. Defendant in the amount of \$2,629.01 representing fees, costs, and sanctions from the 9/21/12 Hearing and a Separate Judgment of \$1,000.00 from the 10/5/12 Hearing, those Judgments shall be SEPARATE and shall accrue interest at the legal rate and may be collected by any lawful means. A portion of the ATTORNEY'S FEES related to the litigation in this case are appropriately adjudicated against the Defendant. The adjudicated amount of \$7,500.00 shall accrue interest at the legal rate, may be paid by any lawful means or collected by lawful means and that also includes costs incurred. Plaintiff's counsel shall prepare the Findings and Conclusions. As soon as there is a Judgment that has been filed, there will be a Notice of Entry in which case all of the rights attached. If there is an appeal, counsel shall pursue that appeal and the Court shall track it to determine whether or not the appeal is dismissed or there is a remand. Otherwise, these Orders shall be followed. An absolute DECREE OF DIVORCE is GRANTED restoring the Parties to single, unmarried status. Case CLOSED upon entry of the Judgment.;

CASE SUMMARY CASE NO. D-10-434495-D

01/09/2013

Motion for Order to Show Cause (10:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

Events: 01/02/2013 Motion for Order Pltf's Notice of Motion and Motion to Issue Order to Show Cause and Hold Deft in Contempt of Court, to Modify Deft's Visitation, and for an Award of Attorney's Fees and Costs; Affidavit

of Caleb Haskins 02/04/2013 Reset by Court to 01/09/2013

MINUTES

Granted in Part:

Journal Entry Details:

ALSO PRESENT: Attorney T. Leventhal, Bar # 8543, appearing with Defendant in an UNBUNDLED CAPACITY. Also present is Attorney Roberts' Law Clerk, Court noted Notice of Appeal was filed on December 17, 2012, and December 18, 2012, filed by Defendant Lisa Mivers, Court heard Argument from counsel, Discussion, Court has reviewed recent filings, The Motion to issue Oder to Show Cause will be set over for Defendant or her counsel to prepare response. This matter is clearly collateral to the matters on Appeal. Contempt is collateral to Judgment, and fees are incident to that. The Court has jurisdiction to Enforce. There are problems with the exchange of the minor child. COURT ORDERED, the exchange times will be modified, and changed to 1:00 p.m. on Wednesday and to 1:00 p.m. on Friday, both parties are in agreement with the change of time. The reason for the shift is for the parties, themselves, to exchange the child. The modified time of 1:00 p.m. will commence today, Wednesday, January 9, 2013. COURT FURTHER ORDERED, Plaintiff's Motion to issue Order to Show Cause is CONTINUED. Attorney Roberts shall prepare Order from this hearing. Attorney Leventhal may review and sign. CONTINUED TO: 02/06/13 10:00 AM PLAINTIFF'S MOTION TO ISSUE ORDER TO SHOW CAUSE Courtroom 3G, Regional Justice Center;

02/06/2013

Motion for Order to Show Cause (10:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.) continued from 1/9/13

MINUTES

Granted in Part;

Journal Entry Details:

Also present with Attorney Roberts, M. Katz. This hearing is Plaintiff's Motion for Order to Show Cause. Court noted this matter is on APPEAL, Jurisdiction is limited. Court heard argument from Plaintiff's counsel, that Defendant has not given her address to Plaintiff, as is required, that when the child has been exchanged, the child's favorite doll does not transfer with her back to Plaintiff, and that Defendant has made a total of \$20.00 as payment for child support to Plaintiff. Defendant's child support is \$300.00 per month payable to Plaintiff. Defendant's counsel represented that Defendant has not seen the "doll" in question, that she is in fear for her life if she gives out her address, as she represented she has been threatened by Plaintiff's girlfriend, that she is working with D.A.F.S. (District Attorney/Family Services) to make payment. Discussion between Court and counsel regarding the setting of a short hearing to hear testimony regarding these issues, as there are clear orders, there was Notice and response. Attorney Leventhal asked for a brief recess to discuss with Defendant. Matter was recalled with all parties present as before, Defendant, under penalty of giving false information, is subject to contempt, stated she understands and provided the following two addresses in OPEN COURT: 41 Broken Putter, Las Vegas, Nevada, and 10779 Silver Lakes Lane, Las Vegas, Nevada. Defendant does not have the "doll" in question. The Defendant restated that she is going to be meeting with D.A.F.S. regarding payment for child support. COURT ORDERED, if Defendant finds the "doll" it will be exchanged with the child. The parties should obtain a backpack or similar item for all of the items to be exchanged with the child. COURT FURTHER ORDERED, Defendant shall stipulate to Judgment on Arrears and will pay child support direct through the DA Family Support. COURT FURTHER ORDERED, Plaintiff's request for make uptime for missing five days with the child due to the address issue is DENIED. COURT FURTHER ORDERED, Defendant is in arrears for child support, Plaintiff's request for Attorney's fees is GRANTED in the amount of \$300.00. Judgment shall be entered in the amount of \$300.00 in favor of Plaintiff, against Defendant. The Judgment shall accrue interest at the Legal Rate until paid and may be collected by any lawful means. Attorney Roberts shall prepare ORDER and JUDGMENT from this hearing and submit to the Court for review and signature. Attorney Leventhal may review and sign.;

05/21/2013

Motion for Child Custody (10:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

Events: 04/22/2013 Motion

Pltf's Motion for Sole Legal and Physical Custody of the Minor Child, or in the Alternative to Change the Exchange Time, and for Atty's Fees and Costs

CASE SUMMARY CASE NO. D-10-434495-D

Granted in Part:

05/21/2013

Motion for Withdrawal (10:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

Notice of Motion and Motion to Withdraw as Attorney of Record for Plaintiff

06/18/2013 Reset by Court to 05/21/2013

Granted;

05/21/2013

All Pending Motions (10:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

MINUTES

Matter Heard:

Journal Entry Details:

PLAINTIFF'S MOTION FOR SOLE LEGAL AND PHYSICAL CUSTODY OF THE MINOR CHILD, OR IN THE ALTERNATIVE TO CHANGE THE EXCHANGE TIME, AND FOR ATTORNEY'S FEES AND COSTS...MOTION TO WITHDRAW AS ATTORNEY OF RECORD FOR PLAINTIFF. Court reviewed case, noting Attorney Roberts has filed Motion to Withdraw as Attorney for Plaintiff. Attorney Roberts has communicated with the Court of being detained in another Courtroom, COURT ORDERED, Motion to Withdraw is GRANTED. Attorney Roberts shall prepare Order and submit to the Court for signature. Court heard statements from Plaintiff on behalf of Plaintiff's Motion. Court heard argument from Defendant's counsel. Discussion. COURT STATED FINDINGS of Jurisdiction. There are no appeals pending. COURT ORDERED, Plaintiff's Motion for Sole Legal and Physical Custody is DENIED without prejudice. Plaintiff has not provided proof of abuse or neglect, there is no adequate cause to litigate at this time. Plaintiff's Motion to change the exchange time is GRANTED. Exchange of the minor child will he at 5:00 p.m. on Wednesday and Friday. Plaintiff represented to the Court that he has not seen his daughter for two weeks, as Defendant will not release the child to him because he was unable to be at the exchange at 1:00 p.m. due to his work. COURT ORDERED, the fact that Defendant has kept the child from Plaintiff for that period of time is unacceptable. Plaintiff shall receive the child today (5/21/13) at 1:00 p.m. and the child will remain in Plaintiff's care and control until exchange on Wednesday, May 29, 2013, at 5:00 p.m. This is compensatory time. Defendant wrongfully kept the child from Plaintiff. Attorney Roberts appeared, and submitted Order to Withdraw. The Order was signed in OPEN COURT. Attorney Leventhal shall prepare Order from this hearing and submit to the Court for review and signature.;

05/21/2013

CANCELED Motion for Withdrawal (11:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

Vacated - per Attorney or Pro Per

Amanda M Roberts Esq's Motion to Withdraw as Attorney of Record for Pltf and Reduce Outstanding Fees and Costs to Judgment

06/05/2013 Reset by Court to 05/21/2013

01/07/2014

Motion (10:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

Events: 11/20/2013 Motion

Plaintiff's Motion Confirming Primary Physical Custody Of The Parties' Minor Child; For Permission To Relocate To The State Of Oregon With The Parties' Minor Child; For An Order Setting Visitation For Defendant; For Order To Show Cause In Holding Of Contempt Against Defendant For Failure To Comply With Child Support Obligations And To Reduce Arrears To Judgment; For Order To Review Those Issues Of Support; For Costs And Fees And Related Matters

Evidentiary Hearing:

01/07/2014

Opposition & Countermotion (10:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

Events: 12/11/2013 Opposition and Countermotion

Deft's Opposition and Countermotion for New Trial, for Primary Physical and Sole Legal Custody, Child Support and Other Relief

Denied;

01/07/2014

All Pending Motions (10:00 AM) (Judicial Officer: Ritchie, T Arthur, Jr.)

MINUTES

Trial Management Order (Judicial Officer: Ritchie, T Arthur, Jr.)

Matter Heard:

Journal Entry Details:

PLAINTH'F'S MOTION CONFIRMING PRIMARY PHYSICAL CUSTODY OF THE PARTIES' MINOR CHILD; FOR PERMISSION TO RELOCATE TO THE STATE OF OREGON WITH THE PARTIES' MINOR CHILD; FOR AN ORDER SETTING VISITATION FOR DEFENDANT; FOR ORDER TO SHOW CAUSE IN HOLDING OF CONTEMPT AGAINST DEFENDANT FOR FAILURE TO COMPLY WITH CHILD SUPPORT OBLIGATIONS AND

CASE SUMMARY CASE NO. D-10-434495-D

TO REDUCE ARREARS TO JUDGMENT; FOR ORDER TO REVIEW THOSE ISSUES OF SUPPORT; FOR COSTS AND FEES AND RELATED MATTERS...DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR NEW TRIAL. FOR PRIMARY PHYSICAL AND SOLE LEGAL CUSTODY, CHILD SUPOPRT AND OTHER RELATED RELIEF Oliver Melgar, Bar #10146, advised the Court he was appearing in an unbundled capacity to represent Plaintiff. The Court reviewed the case, and noted the most recent custodial order gave Plaintiff primary physical custody of the minor child, with visitation to Defendant. The Court noted there were references to ongoing Child Protective Services cases. Mr. Melgar advised the Court the CPS investigations were unsubstantiated. Mr. Malgar stated Plaintiff had obtained employment in Oregon, and had already relocated. Plaintiff placed his Oregon address on the record. The Court noted Plaintiff's Motion had indicated it was his wife who had found employment in Oregon. The Court explained, both parties could take the minor child to the doctor, provided it was warranted. Upon Court's inquiry, Defendant said she had not missed any visitation with the minor child since Plaintiff relocated to Oregon. Upon Court's inquiry, the parties did not believe Mediation would be helpful. COURT ORDERED, the following: I. An Evidentiary Hearing shall be conducted on 2/27/14 at 1:30 p.m. 2. Initial Witness Lists shall be exchanged by Monday, 1/13/14. The lists shall include the name and contact information of the witnesses. 3. Voluntary disclosures, or any documentary proof already in the possession of the parties, which will be offered at trial, shall be exchanged by 1/24/14. 4. Discovery will close on 2/21/14. 5. The Court's Judicial Executive Assistant shall prepare a Trial Management Order. 6. TEMPORARILY, Defendant's visitation with the minor child shall be MODIFIED to Wednesday through Sunday, twice per month. This week ONLY, Defendant's visitation with the minor child will commence this date (Tuesday, 1/7/14), instead of Wednesday at 5:00 p.m. Plaintiff will pick up the child from Defendant at 5:00 p.m., on Saturday, January 11, 2014. Plaintiff shall be responsible for the cost of transporting the minor child. 7. Plaintiff has permission to remain in Portland, Oregon, provided he makes the child available for visitation Defendant's visitation. 8. A Judgment will be entered based on the Schedule of Arrearages, together with an additional \$600.00 for the months of May through January. It is Defendant's burden to show proof she made additional payments. The sum of \$2,700.00 shall be REDUCED TO JUDGMENT, as and for child support arrearages, collectible by any legal means. This amount may be amended if Defendant provides proof of additional payments. 9. As previously ordered, both parties are required to keep each other apprised of the addresses where the minor child will be residing. 10. Defendant's Countermotion for a new trial has no merit, and is DENIED. 11. If Defendant is remanded at the 2/12/14 hearing before the Child Support Division, she shall provide notice to Plaintiff. and he will maintain custody of the minor child. 12. Mr. Melgar shall prepare the Order. 2/27/14 1:30 P.M. EVIDEŇTĬARY HEARING: RELOCATIŎN ;

02/27/2014



Evidentiary Hearing (1:30 PM) (Judicial Officer: Ritchie, T Arthur, Jr.)

Events: 01/09/2014 Order Setting Evidentiary Hearing RELOCATION

MINUTES

Court Finds for Plaintiff; Journal Entry Details:

ALSO PRESENT: Attorney Oliver Melgar, Bar # 10146, appearing with Plaintiff in an UNBUNDLED CAPACITY, Court reviewed case history, This hearing is Evidentiary Hearing for relocation. At the last hearing on January 9, 2014, Judgment for child support arrears was entered and Evidentiary Hearing set for today. OPENING STATEMENT WAIVED by Attorney Melgar, COURT HEARD TESTIMONY FROM Caleb Haskins, Leesa Fazal and Lisa Myers. Exhibits offered. (see worksheet). COURT HEARD CLOSING ARGUMENT from counsel and from Defendant. COURT STATED FINDINGS citing Flynn and Schwartz and NRS 125.480. COURT ORDERED, Plaintiff has proven a sensible good faith reason to move. The character of the visitation will be changed. It is not in the best interest of the child to take Defendant's legal and physical custody rights away. The move does improve the quality of life, as Plaintiff has a job which pays \$18.00 per hour. He was laid off from a job in Las Vegas. Plaintiff has complied with the visitation order since January, 2014. If the Custodial Orders from today are not followed by either party the matter can be brought back before the Court. Currently Defendant has two days per week of visitation with the child, which equals approximately 100 days per year. Defendant will have regular and frequent contact for the next year and a half, until the child enters school. Defendant shall have the first Saturday of each month until the second Sunday of each month, except for the months of July and August. Defendant will have visitation from the first Saturday of July and of August until the third Sunday of July and August. When the child begins school, Defendant will have portions of the winter school break the spring school break and eight consecutive weeks from the first Saturday after school recess. Since the child is currently in Las Vegas, Plaintiff shall deliver the child to Defendant on Friday, February 28, 2014 for her one week visitation. Defendant shall return the child to

CASE SUMMARY CASE NO. D-10-434495-D

Plaintiff in Oregon by noon on Sunday March 9, 2014. The parties will share the following Holidays: THANKSGIVING: defined as from Wednesday before to Sunday following. Defendant will have Thanksgiving in ODD numbered years and Plaintiff will have Thanksgiving in EVEN numbered years. CHRISTMAS is divided into two periods: The first period will he from day school recesses to December 26 and the second period will he from December 26 until the day before school resumes. Plaintiff shall have the first period in ODD numbered years and the second period in EVEN numbered years. Defendant will have the first half of the Christmas Break in EVEN numbered years and the second period in ODD numbered years. Defendant pays \$300.00 per month as and for child support to Plaintiff. Child Support Arrears were reduced to Judgment at the January, 2014 hearing. Defendant has requested an audit. There will be no material change in the amount, however, Defendant will be responsible to pay for the cost of the round trip travel for visitation, therefore, the Court is deviating downward from her child support obligation \$200.00 to subsidize the travel expense. Defendant shall pay to Plaintiff \$100.00 per month for child support, plus \$100.00 per month toward arrears beginning March 14, 2014. Defendant is responsible to make travel arrangements and notify Plaintiff of arrival times. Parties share Joint Legal Custody, however, Plaintiff has been given exclusive rights to health care decisions. Attorney Melgar shall prepare order from this hearing and submit to the Court for review and signature. CASE SHALL BE CLOSED UPON NOTICE OF ENTRY OF ORDER. ;

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G. OLIVER MELGAR, ESQ.
Nevada Bar No. 10146
REVOLUTIONARY LAW
830 S. Las Vegas Bivd. Suite F
Las Vegas, Nevada 89101
P: (702) 255-5552
F: (702) 507-1467
oliver@revolutionarylaw.com
Attorney for Plaintiff in "Unbundled" Capacity

Stun & Lauren

FIGHTH JUDICIAL DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

CALEB HASKINS.

) CASE NO. D-10-434495-D
DEPT. NO. H

Plaintiff.
)
vs.
)
LISA MYERS.
)
Defendant.
)

ORDER

This matter having come on for hearing on February 27, 2014; Plaintiff, CALEB HASKINS, present and being represented by G. OLIVER MELGAR, ESQ., of REVOLUTIONARY LAW in an unbundled capacity, and Defendant, LISA MYERS, present and represented pro-se. The Court being fully advised in the premises, both as to subject matter as well as the parties thereto, and that jurisdiction is proper in Nevada, the court having considered the affidavits and pleadings on file, and the testimony of the parties and the exhibits presented at trial.

FINDINGS OF FACT & CONCLUSIONS OF LAW

- 1. Plaintiff brought action seeking relocation for the consideration of the court after following procedures of NRS 125C.200.
- THE COURT FINDS that Plaintiff CALEB HASKINS attempted to obtain the written consent of the Defendant LISA MYERS to move the child Sydney Rose Myers-Haskins

4	
	14. THE COURT FINDS that Plaintiff CALEB HASKINS is willing to comply with
2	alternative visitation schedule to preserve defendant LISA MYERS' relationship with
3	the child.
4	15. THE COURT FINDS a good faith reason for the move.
5	16. THE COURT FINDS that Plaintiff CALEB HASKINS demonstrated that the proposed
6	move would allow a reasonable alternative visitation.
7	17. THE COURT FINDS that the motive for the move is "honorable" and not designed to
8	frustrate or defeat visitation rights with LISA MYERS.
9	18. Plaintiff CALEB HASKINS demonstrates a realistic opportunity for a visitation schedule
10	that will adequately foster and preserve the relation with LISA MYERS.
3 7	COURT STATED FINDINGS citing Flynn and Schwartz and NRS 125.480.
12	1. Plaintiff has proven a sensible good faith reason to move.
13	2. The character of the visitation will be changed. It is not in the best interest of the child to
[4	take Defendant's legal and physical custody rights away. The move does improve the
15	quality of life, as Plaintiff has a job, which pays \$18.00 per hour. He was laid off from
16	a job in Las Vegas.
17	3. Plaintiff has complied with the visitation order since January 2014, If the Custodial Orders
18	from today are not followed by either party the matter can be brought back before the
19	Court.
20	4. Currently Defendant has two days per week of visitation with the child, which equals
21	approximately 100 days per year. Defendant will have regular and frequent contact for
22	the next year and a half, until the child enters school.
23	5. Defendant has requested an audit. There will be no material change in the amount;
24	however. Defendant will be responsible to pay for the cost of the round trip travel for
25	
26	3

visitation.

ORDER

IT IS HEREBY ORDERED that Plaintiff has proven a sensible good faith reason to move.

If IS FURTHER ORDERED that the character of the visitation will be changed. It is not in the best interest of the child to take Defendant's logal and physical custody rights away.

IT IS FURTHER ORDERED that the move does improve the quality of life, as Plaintiff has a job, which pays \$18.00 per hour. He was laid off from a job in Las Vegas.

IT IS FURTHER ORDERED that Plaintiff has complied with the visitation order since January 2014 and if the Custodial Orders from today are not followed by either party the matter can be brought back before the Court.

IT IS FURTHER ORDERED that currently Defendant has two days per week of visitation with the child, which equals approximately 100 days per year and defendant will have regular and frequent contact for the next year and a half, until the child enters school.

IT IS FURTHER ORDERED that Defendant shall have the first Saturday of each month until the second Sunday of each month, except for the months of July and August. Defendant will have visitation from the first Saturday of July and of August until the third Sunday of July and August.

IT IS FURTHER ORDERED that When the child begins school, Defendant will have portions of the winter school break, the spring school break and eight consecutive weeks from the first Saturday after school recess.

IT IS FURTHER ORDERED that since the child is currently in Las Vegas, Plaintiff shall deliver the child to Defendant on Friday, February 28, 2014, for her one-week visitation.

IT IS FURTHER ORDERED that Defendant shall return the child to Plaintiff in Oregon

by noon on Sunday March 9, 2014.

IT IS FURTHER ORDERED that the parties will share the following Holidays: THANKSGIVING: defined as from Wednesday before to Sunday following. Defendant will have Thanksgiving in ODD numbered years and Plaintiff will have Thanksgiving in EVEN numbered years. CHRISTMAS is divided into two periods: The first period will be from the day school recesses until December 26, and the second period will be from December 26 until the day before school resumes. Plaintiff shall have the first period in ODD numbered years and the second period in EVEN numbered years. Defendant will have the first half of the Christmas Break in EVEN numbered years and the second period in ODD numbered years.

IT IS FURTHER ORDERED that Defendant pay \$300.00 per month as and for child support to Plaintiff.

IT IS FURTHER ORDERED that Child Support Arrears were reduced to Judgment at the January, 2014 hearing.

IT IS FURTHER ORDERED that Defendant has requested an audit. There will be no material change in the amount, however Defendant will be responsible to pay for the cost of the round trip travel for visitation, therefore, the Court is deviating downward from her child support obligation \$200.00 to subsidize the travel expense.

IT IS FURTHER ORDERED that Defendant shall pay to Plaintiff \$100.00 per month for child support, plus \$100.00 per month toward arrears beginning March 14, 2014.

IT IS FURTHER ORDERED that Defendant is responsible to make travel arrangements and notify Principles of arrival times.

IT IS FURTHER ORDERED that Parties share Joint Legal Custody: however, Plaintiff has been given exclusive rights to health care decisions.

IT IS FURTHER ORDERED that Attorney Melgar shall prepare order from this hearing

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***************************************	and submit to the Court for review and signature. CASE SHALL BE CLOSED UPON NOTICE	
Z.	OF ENTRY OF ORDER.	
3	IT IS SO ORDERED.	
4	DATED this / day of ///deed 2014	
5	Respectfully Submitted By:	
6	REVOLUTIONARY LAW	
7	DISTRICT COURT JUDGE - 100	, A.
8	T ART BITCHIE, AR	
9	OCOLIVERMELGAR, ESQ. Nevada Mar No. 10146	
10	REVOLUPIÓNARY LAW 830 S. Las Vegas Bivd. Suite F	
	Las Vegas, Nevada 8910) Attorney for Plaintiff in "Unbundled" Capacity	
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4 5	F: (702) 507-1467 oliver@revolutionarylaw.com Attorney for Plaintiff in "Unbandle	ed" Capacity			
6	DISTRICT COURT				
7	CLARK COUNTY, NEVADA				
8	CALEB HASKINS,) CASE NO. D-10-434495-D) DEPT. NO. H			
10	Plaintiff, vs.)) }			
7	LISA MYERS,)			
12	Detendant,) }			
44	NOTICE OF ENTRY OF ORDER				
15	TO: ALL PARTIES IN INTEREST				
16	YOU ARE HEREBY GIVEN NOTICE that an ORDER was filed on March 18, 2014. A				
17	copy of said Order is attached hereto	8.			
18	DATED this 22 day of March, 2014.				
19		37: Commission Commission of the Commission of t			
20		G. GLIVER MELGAR ASQ. Nevada Bar No. 10146			
21 ###		REVOLUTIONARY LAW 830 S. Las Vegas Blyd, Suite F			
22		Las Vegas, Nevada 89101 Attorney for Plaintiff in "Unbandled" Capacity			
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24 3					
25					

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b) I hereby certify that I am an employee of REVOLUTIONARY LAW, and that on the 20 day of March. 2014, I served a true and correct copy of the NOTICE OF ENTRY OF DECREE by depositing for mailing, in a sealed envelope, U.S. postage prepaid, in Clark County, Nevada.

LISA MYERS 10779 SILVER LACE LN. LAS VEGAS, NV 89135 Defendant In Proper Person

and

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CALEB HASKINS 1817 Pacific Terrace DR Las Vegas, NV 89128. Plaintiff in Proper Person

An employee of REVOLUTIONARY LAW

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ORD G. OLIVER MELGAR, ESQ. Nevada Bar No. 10146 REVOLUTIONARY LAW 830 S. Las Vegas Blvd. Suite F Las Vegas, Novada 89101 P: (702) 255-5552 F: (702) 507-1467 oliver@revolutionarylaw.com Attorney for Plaintiff in "Unbundled" Capacity

CLERK OF THE COURT

EIGHTH JUDICIAL DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

CALEB HASKINS. CASE NO. D-10-434495-D DEPT. NO. H Plainuff. VS. LISA MYERS. Defendant.

ORDER

This matter having come on for hearing on February 27, 2014; Plaintiff, CALEB HASKINS, present and being represented by G. OLIVER MELGAR, ESQ., of REVOLUTIONARY LAW in an unbundled capacity, and Defendant, LISA MYERS, present and represented pro se. The Court being fully advised in the premises, both as to subject matter as well as the parties thereto, and that jurisdiction is proper in Nevada, the court having considered the affidavits and pleadings on file, and the testimony of the parties and the exhibits presented at trial.

FINDINGS OF FACT & CONCLUSIONS OF LAW

- 1 Plaintiff brought action seeking relocation for the consideration of the court after following procedures of NRS 125C.200.
- 2. THE COURT FINDS that Plaintiff CALEB HASKINS attempted to obtain the written consent of the Defendant LISA MYERS to move the child Sydney Rose Myers-Haskins

	E	
A	3 2 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	from this State, LISA MYERS refused to give that consent.
2	3,	THE COURT FINDS that the Plaintiff CALEB HASKINS has proven a sensible good
3	1	faith reason to move. Additionally the move does improve the quality of life, of the
4		parent CALEB HASKINS and the child Sydney Rose Myers-Haskins.
5	4,	THE COURT FINDS that Plaintiff CALEB HASKINS brought action for the
6		consideration of the court to determine the best interest of the child See NRS 125.480
7	5	THE COURT FINDS that the specific findings concerned, and satisfied.
8	6.	THE COURT FIND that minor child Sydney Rose Myers-Haskins is not of sufficient age
9		and capacity to form an intelligent preference as to his or her custody.
10	7.	THE COURT FINDS that Plaintiff CALEB HASKINS will allow the child to have
		frequent associations and a continuing relationship with LISA MYERS.
12	8.	THE COURT FINDS that there is conflict between the parents; however, parents CALEB
13		HASKINS and LISA MYERS have the ability to cooperate to meet the needs of the
14		Sydney Rose Myers-Haskins.
55	9,	THE COURT FINDS that CALEB HASKINS and LISA MYERS have considered the
16		physical, developmental and emotional needs of the child.
17	10.	THE COURT FINDS that the facts at trial established that the requirements of Flynn v.
18		Flynn, 120 Nev. 436, 92 P.3d 1224 (2004), were met.
19]].	THE COURT FINDS that Plaintiff CALEB HASKINS's intentions with the move does
20		not impede visitation between the child and Defendant LISA MYERS.
21	12.	THE COURT FINDS that Plaintiff CALEB HASKINS will comply with court orders
22		regarding visitation.
23	13.	THE COURT FINDS that Defendant LISA MYERS' objections to the move were
24	2	honorable.
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visitation.

ORDER

IT IS HEREBY ORDERED that Plaintiff has proven a sensible good faith reason to move.

IT IS FURTHER ORDERED that the character of the visitation will be changed. It is not in the best interest of the child to take Defendant's logal and physical custody rights away.

IT IS FURTHER ORDERED that the move does improve the quality of life, as Plaintiff has a job, which pays \$18.00 per hour. He was laid off from a job in Las Vegas.

IT IS FURTHER ORDERED that Plaintiff has complied with the visitation order since January 2014 and if the Custodial Orders from today are not followed by either party the matter can be brought back before the Court.

IT IS FURTHER ORDERED that currently Defendant has two days per week of visitation with the child, which equals approximately 100 days per year and defendant will have regular and frequent contact for the next year and a half, until the child enters school.

IT IS FURTHER ORDERED that Defendant shall have the first Saturday of each month until the second Sunday of each month, except for the months of July and August. Defendant will have visitation from the first Saturday of July and of August until the third Sunday of July and August.

IT IS FURTHER ORDERED that When the child begins school, Defendant will have portions of the winter school break, the spring school break and eight consecutive weeks from the first Saturday after school recess.

IT IS FURTHER ORDERED that since the child is currently in Las Vegas, Plaintiff shall deliver the child to Defendant on Friday, February 28, 2014, for her one-week visitation.

IT IS FURTHER ORDERED that Defendant shall return the child to Plaintiff in Oregon

by noon on Sunday March 9, 2014.

IT IS FURTHER ORDERED that the parties will share the following Holidays: THANKSGIVING: defined as from Wednesday before to Sunday following. Defendant will have Thanksgiving in ODD numbered years and Plaintiff will have Thanksgiving in EVEN numbered years. CHRISTMAS is divided into two periods: The first period will be from the day school recesses until December 26, and the second period will be from December 26 until the day before school resumes. Plaintiff shall have the first period in ODD numbered years and the second period in EVEN numbered years. Defendant will have the first half of the Christmas Break in EVEN numbered years and the second period in ODD numbered years.

IT IS FURTHER ORDERED that Defendant pay \$300.00 per month as and for child support to Plaintiff.

IT IS FURTHER ORDERED that Child Support Arrears were reduced to Judgment at the January, 2014 hearing.

IT IS FURTHER ORDERED that Defendant has requested an audit. There will be no material change in the amount, however Defendant will be responsible to pay for the cost of the round trip travel for visitation, therefore, the Court is deviating downward from her child support obligation \$200.00 to subsidize the travel expense.

IT IS FURTHER ORDERED that Defendant shall pay to Plaintiff \$100.00 per month for child support, plus \$100.00 per month toward arrears beginning March 14, 2014.

IT IS FURTHER ORDERED that Defendant is responsible to make travel arrangements and notify Exercises of arrival times.

IT IS TURTHER ORDERED that Parties share Joint Legal Custody; however, Plaintiff has been given exclusive rights to health care decisions.

IT IS FURTHER ORDERED that Attorney Melgar shall prepare order from this hearing

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nst.	and submit to the Court for review and signature.	CASE SHALL BE CLOSED UPON NOTICE
2	OF ENTRY OF ORDER	
	IT IS SO ORDERED.	s
4	DATED this //	day of 1/1/2/24 2014
5	Respectfully Submitted By:	and the second s
6	REVOLUTIONARY LAW	
7		DISTRICT COURT TUBGE 1/2
3		T ART ROTONE, JR.
9	Y.OLIVERMELGAR, ESQ. Nevada Bar Nø. 10146	
10	REVOLUTIÓNARY LAW 830 S. Las Vegas Blvd. Suite F	
**************************************	Las Vegas, Nevada 89101 Attorney for Plaintiff in "Unbundled" Copacity	
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Divorce - Complaint

COURT MINUTES

November 22, 2010

D-10-434495-D

Caleb Obadiah Haskins, Plaintiff

vs.

Lisa Myers, Defendant.

November 22,

1:30 PM

Case Management

2010 Conference

HEARD BY: Moss, Cheryl B

COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant,

Pro Se

not present

Lisa Myers, Defendant, Counter Claimant, not

Pro Se

present

Sydney Haskins, Subject Minor, not present

IOURNAL ENTRIES

- Prior to today's hearing, Counsel submitted a Stipulation and Order to Continue, therefore, COURT ORDERED, MATTER OFF CALENDAR.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: January 10, 2011 10:30 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: March 08, 2011 10:30 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

PRINT DATE:	04/24/2014	Page 1 of 48	Minutes Date:	November 22, 2010
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Moss, Cheryl B Courtroom 13

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C. Courtroom 01 Padilla, Michael A.

Canceled: May 02, 2011 10:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

Canceled: June 28, 2011 10:00 AM Motion

Canceled: July 16, 2012 11:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: September 27, 2012 9:00 AM Evidentiary Hearing

Canceled: October 09, 2012 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Order

Ritchie, T Arthur, Jr. RJC Courtroom 14A

Canceled: November 02, 2012 2:00 PM Motion to Compel

Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

PRINT DATE:	04/24/2014	Page 3 of 48	Minutes Date:	November 22, 2010
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D-10-434495-D Caleb Obadiah Haskins, Plaintiff vs.
Lisa Myers, Defendant.

January 10, 2011 10:30 AM Case Management

Conference

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- Atty Jason Stoffel, Bar #8898, present by telephone for Atty Amanda Roberts who was ill.

Discussion by Parties and Counsel.

COURT ORDERED the following:

- 1. Defendant shall file a Financial Disclosure Form and serve Atty Roberts forthwith.
- 2. Defendant's Order in Forma Pauperis is GRANTED and SIGNED IN OPEN COURT.

This Court will submit matter to Presiding Judge due to unusual circumstances; to see if Defendant is permitted to file the Peremptory Challenge.

PRINT DATE:	04/24/2014	Page 4 of 48	Minutes Date:	November 22, 2010
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INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: January 10, 2011 10:30 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: March 08, 2011 10:30 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Moss, Cheryl B Courtroom 13

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: May 02, 2011 10:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B

Courtroom 13

Canceled: June 28, 2011 10:00 AM Motion

Canceled: July 16, 2012 11:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: September 27, 2012 9:00 AM Evidentiary Hearing

Canceled: October 09, 2012 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

PRINT DATE: | 04/24/2014 | Page 5 of 48 | Minutes Date: | November 22, 2010

Order Ritchie, T Arthur, Jr. RJC Courtroom 14A

Canceled: November 02, 2012 2:00 PM Motion to Compel

Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

Divorce - Complaint COURT MINUTES January 11, 2011

D-10-434495-D Caleb Obadiah Haskins, Plaintiff vs.
Lisa Myers, Defendant.

January 11, 2011 1:30 PM Minute Order

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

not present

Lisa Myers, Defendant, Counter Claimant, not Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- Judge Moss advised the parties and Dad's attorney this question would be submitted to the Presiding Judge.

However, Judge Moss notes that after a closer review of the record and procedural history in this case, Mom's time frame to file a peremptory challenge already expired on November 5, 2010.

Procedural Question:

- 1. Dad filed Complaint for Divorce on 8-20-10, assigned to Judge Potter.
- 2. Dad filed a TIMELY Peremptory Challenge on 9-23-10.
- 3. The Notice of Department reassignment from Judge Potter to Judge Moss was filed on 10-1-10.
- 4. Mom filed an Answer and Counterclaim on 10-5-10.

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- 5. Mom's attorney, Preston Rezaee, withdrew on 12-23-10.
- 6. On 1-5-11, Mom prepared and executed a motion for in Forma Pauperis requesting her fees be waived.
- 7. Mom also wanted the Peremptory Challenge Fee waived for her.
- 8. Court finds the Peremptory Challenge fee is a Supreme Court fee and therefore lacks jurisdiction to waive such a fee.
- 9. Mom, however, asked if she still had time to file a Peremptory Challenge because she was trying to get her Peremptory Challenge fee waived.
- 10. Court finds that Mom asked her former attorney to file a Peremptory Challenge BEFORE her attorney withdrew from the case.
- 11. Mom's attorney never filed the Peremptory Challenge.
- 12. The Notice of Case Management Conference was sent out by the Court's JEA on October 18, 2010.
- 13. Service was completed after three mailing days on October 21, 2010.
- 14. Mom's attorney would have had 10 days from October 21, 2010 to file a timely Peremptory Challenge.
- 15. Court finds Mom's time period to file a Peremptory Challenge expired on November 5, 2010 pursuant to EDCR 1.14 (a).
- 16. Court further denies Mom's request for voluntary recusal because there is no basis to recuse.
- 17. in addition, pursuant to the Judicial Canons, a judge has a duty to sit and hear cases.
- 18. Court ORDERED the case shall remain in Department I and the date for the 16.2 CMC Conference shall be reset to January 19, 2011 at 9:00 a.m.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: March 08, 2011 10:30 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Moss, Cheryl B

PRINT DATE:	04/24/2014	Page 8 of 48	Minutes Date:	November 22, 2010
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Courtroom 13

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: May 02, 2011 10:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B

Courtroom 13

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Canceled: July 16, 2012 11:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

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Courtroom 01

Padilla, Michael A.

Canceled: September 27, 2012 9:00 AM Evidentiary Hearing

Canceled: October 09, 2012 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Order

Ritchie, T Arthur, Jr. RJC Courtroom 14A

Canceled: November 02, 2012 2:00 PM Motion to Compel

Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

PRINT DATE:	04/24/2014	Page 9 of 48	Minutes Date:	November 22, 2010
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Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

PRINT DATE:	04/24/2014	Page 10 of 48	Minutes Date:	November 22, 2010
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Divorce - Complaint	COURT MINUTES	January 19, 2011
D-10-434495-D	Caleb Obadiah Haskins, Plaintiff	
	vs.	
	Lisa Myers, Defendant.	

January 19, 2011 9:00 AM

Case Management

Conference

HEARD BY: Moss, Cheryl B

COURT CLERK: Valerie Riggs

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, P

Pro Se

COURTROOM: Courtroom 13

present

Lisa Myers, Defendant, Counter Claimant,

Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- Parties sworn and testified.

Behavior Order SIGNED IN OPEN COURT.

Discussions by Parties and Counsel.

COURT ORDERED the following:

- 1. Plaintiff is REFERRED to American Toxicology Institute (ATI) for drug testing today. Defendant shall pay for the testing.
- 2. SCOPES shall be run on both Parties.
- 3. Plaintiff shall have a Polygraph Test done at his cost.

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- 4. Both Parties shall sign HIPPA releases forthwith.
- 5. Defendant shall provide a list of 3-4 Outsource Evaluators to Atty Roberts within two (2) weeks.
- 6. Defendant shall request Plaintiff's VA medical records.
- 7. Parties shall share JOINT LEGAL and JOINT PHYSICAL CUSTODY of the minor child, with exchanges every three (3) days beginning day with Plaintiff at 4:00 p.m. Exchanges shall be at the Family Court Marshall's Station during the week and Donna's House on Saturdays and Sundays. Parties will split the cost of Donna's House.
- 8. There is to be NO SMOKING around the minor child.
- 9. Parties shall communicate by e-mail on child issues only.
- 10. TEMPORARILY without prejudice, Plaintiff's CHILD SUPPORT is SET at \$621.00 per month, with 1/2 due on the 15th and last day of each month by direct deposit into Defendant's bank account. January's payment is due by the last day of January.
- 11. CHILD SUPPORT ARREARES are DEFERRED.
- 12. Defendant provides health insurance for the minor child, with proof of the child's portion, within two (2) weeks, Plaintiff shall pay 1/2 of that cost.
- 13. Court shall obtain the doctor's reports from the Gambini case D260907, of which Defendant is a party to.
- 14. Plaintiff's Motion scheduled for March 8, 2011 is VACATED.
- 15. Return Hearing, Calendar Call and Trial dates SET.

Case Management Order SIGNED and FILED IN OPEN COURT.

Atty Roberts shall prepare the Order from today's hearing, Defendant to sign as to form and content.

3-9-2011 10:00 AM RETURN: ATI/POLYGRAPH

4-20-2011 10:00 AM CALENDAR CALL

6-16-2011 9:30 AM NON-JURY TRIAL #1

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INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: March 08, 2011 10:30 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Moss, Cheryl B Courtroom 13

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: May 02, 2011 10:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B

Courtroom 13

Canceled: June 28, 2011 10:00 AM Motion

Canceled: July 16, 2012 11:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: September 27, 2012 9:00 AM Evidentiary Hearing

Canceled: October 09, 2012 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Order

Ritchie, TArthur, Jr.

RJC Courtroom 14A

Canceled: November 02, 2012 2:00 PM Motion to Compel

PRINT DATE:	04/24/2014	Page 13 of 48	Minutes Date:	November 22, 2010
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Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

D-10-434495-D Caleb Obadiah Haskins, Plaintiff
vs.
Lisa Myers, Defendant.

March 09, 2011 10:00 AM Return Hearing

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- COURT ORDERED, matter OFF CALENDAR pending the Appeal to the Supreme Court. All Orders remain in effect.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

PRINT DATE:	04/24/2014	Page 15 of 48	Minutes Date:	November 22, 2010
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Courtroom 01

Padilla, Michael A.

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Judge

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Courtroom 01

Padilla, Michael A.

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Moss, Cheryl B Courtroom 13

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Canceled: July 16, 2012 11:00 AM Case Management Conference

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Judge

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Courtroom 01

Padilla, Michael A.

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Order

Ritchie, T Arthur, Jr.

RJC Courtroom 14A

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Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

Divorce - Complaint COURT MINUTES March 10, 2011

D-10-434495-D Caleb Obadiah Haskins, Plaintiff vs.
Lisa Myers, Defendant.

March 10, 2011 3:15 PM Minute Order

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK:

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

not present

Lisa Myers, Defendant, Counter Claimant, not Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- MINUTE ORDER OF RECUSAL:

On March 9, 2011, the undersigned Judge received an email that was posted by Plaintiff's counsel intended to serve as a legal question to the family law bar and requesting feedback.

While Plaintiff's counsel may have inadvertently not realized that the undersigned Judge is on the List Serve (managed by the State Bar of Nevada) to receive emails and postings from the family bar, Plaintiff's counsel named Judge Moss in the email and discussed specific items that clearly identified the case to this Judge.

Consequently, this appears to be an ex parte communication pursuant to the Judicial Code of Conduct mandating disqualification pursuant to Rule 2.11(A), "A judge shall disqualify himself or herself in any proceeding in which the judge's impartiality might reasonably be questioned[.]"

In addition, while the email posting could have been procedural in nature and not ex parte, the undersigned Judge still believes that she can no longer be impartial in this case.

PRINT DATE: 04/24/2014 Page 17 of 48 Minutes Da	te: November 22, 2010
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Therefore, IT IS HEREBY ORDERED that the undersigned Judge recuses herself from Case Number D10- 434495-D, and this case shall be randomly reassigned.

IT IS FURTHER ORDERED that a copy of this Minute Order of Recusal shall be served on Plaintiff's counsel and Defendant In Proper Person.

SO ORDERED.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

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Judge

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Courtroom 01

Padilla, Michael A.

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Moss, Cheryl B

Courtroom 13

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Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: September 27, 2012 9:00 AM Evidentiary Hearing

PRINT DATE: 04/24/2014 Page 18 of 48	Minutes Date:	November 22, 2010
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Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Order

Ritchie, T Arthur, Jr. RJC Courtroom 14A

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Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

D-10-434495-D Caleb Obadiah Haskins, Plaintiff vs.
Lisa Myers, Defendant.

June 15, 2011 11:00 AM Motion

HEARD BY: Duckworth, Bryce C. COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

present

Sydney Haskins, Subject Minor, not present

IOURNAL ENTRIES

Pro Se

- PLAINTIFF'S MOTION FOR COURT TO AGREE TO HEAR THIS MATTER PURSUANT TO HUNEYCUTT; SOLE LEGAL CUSTODY, PRIMARY PHYSICAL CUSTODY, AN INDEPENDENT MEDICAL EVALUATION, THE ISSUANCE OF AN ORDER TO SHOW CAUSE AGAINST LISA, AND FOR ATTORNEY'S FEES AND COSTS; AFFIDAVIT OF CALEB HASKINS.

Matter heard simultaneously with case T-11-133627-T.

Ms. Roberts requested a closed hearing. COURT SO ORDERED. Court reviewed the matters at issue and noted there are a number of appeals which have been filed. Discussion by parties and counsel. MATTER TRAILED so Defendant could review medical records.

MATTER RECALLED. Defendant objected to the Court reviewing the medical records as she was not sure if the records were complete.

In the event the matter is REMANDED from the Supreme Court, the COURT would be INCLINED to ORDER the following:

PRINT DATE:	04/24/2014	Page 20 of 48	Minutes Date:	November 22, 2010
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- 1. The Court is INCLINED to Certify the Plaintiff's pursuit for an independent medical evaluation based on the allegations which have been raised in the pleadings. The medical evaluation would be conducted by any name on the provider list. Defendant is to cooperate with any appointments to facilitate the evaluation with Plaintiff providing Defendant with fifteen (15) days advanced notice. Notice of appointments may be mailed to 10779 Silver Lace Lane, Las Vegas, NV 89135.
- 2. The Court is INCLINED to allow the parties to pursue Discovery as it relates to medical records of the minor child.
- 3. The request for an Order to Show Cause for missed VISITATION time is DENIED as there was a Temporary Protection Order (TPO) filed by Defendant on behalf of the minor child which would have prohibited any VISITATION. The TPO has been DISSOLVED and as of now there is nothing to interfere with Judge Moss' Orders and the VISITATION should go forward and there should be an EXCHANGE today at 4:00 PM. The Court shall entertain make-up time for missed VISITATION pre-TPO if the matter is remanded by the Supreme Court.
- 4. In the event the schedule as Ordered by Judge Moss is not followed, this Court is INCLINED to make significant temporary changes to CUSTODY which may include TEMPORARY SOLE PHYSICAL CUSTODY of the minor child. This is only triggered if there is a violation to the Orders.
- 5. In the event either party interferes with the other party's JOINT LEGAL CUSTODY rights, the Court is INCLINED to make a modification to SOLE LEGAL CUSTODY. This is only triggered if there is a violation to the Orders. Parties are to notify each other of any medical appointments by way of email which is to include the name of the physician, date, time and location of the appointment.
- 6. The Court is NOT INCLINED to make any changes to the TEMPORARY JOINT LEGAL and TEMPORARY JOINT PHYSICAL CUSTODY Orders. Each party is entitled to know where the minor child is living.
- 7. By 5:00 PM today Defendant is to notify the Plaintiff with her address by way of email and Plaintiff is notify the Defendant of the day care where the child is being cared for by way of email.
- 8. Parties are free to contact Child Protective Services (CPS) if either party believes the minor child is at risk. In the event CPS believes CHILD EXCHANGES should not take place there needs to be documentation provided to verify the recommendation or the Court will expect EXCHANGES to occur.
- 9. The Court is INCLINED it issue an Order for CPS to produce any and all records regarding any services and/or investigations provided by CPS. Those records (if they exist) would be made available to both parties for in camera review.
- 10. The CHILD EXCHANGES shall continue to occur at Donna's House at 4:00 PM pursuant to the

PRINT DATE:	04/24/2014	Page 21 of 48	Minutes Date:	November 22, 2010
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schedule.

11. Any future request for a TPO should be heard by this Court.

Mr. Roberts is to prepare the Certification to the Supreme Court as to what this Court is Inclined to do.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B

Courtroom 13

Canceled: June 28, 2011 10:00 AM Motion

Canceled: July 16, 2012 11:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: September 27, 2012 9:00 AM Evidentiary Hearing

Canceled: October 09, 2012 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

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Ritchie, T Arthur, Jr. RJC Courtroom 14A

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Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

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Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

Divorce - Complaint COURT MINUTES June 19, 2012

D-10-434495-D Caleb Obadiah Haskins, Plaintiff
vs.
Lisa Myers, Defendant.

June 19, 2012 9:00 AM Motion for Order to

Show Cause

HEARD BY: Duckworth, Bryce C. COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR ISSUANCE OF AN ORDER TO SHOW CAUSE AGAINST LISA TO HOLD HER IN CONTEMPT, SANCTIONS, CHANGE IN LEGAL CUSTODY, AND FOR ATTORNEY'S FEES.

Court noted the Defendant has filed a number of appeals in this matter including an appeal for the Case Management Conference. Defendant stated she filed a Federal action naming this Court and Ms. Roberts as Defendants. Ms. Roberts stated she has not been served with any complaint and would request the Court proceed with the matters before the Court. Ms. Roberts stated the Defendant is severely ill as set forth in four separate expert reports. Ms. Roberts requested attorney's fees as Plaintiff's fees have gone over \$20,000.00 due to Defendant's actions. COURT ORDERED, as follows:

- 1. Due to the Defendant filing a Federal action naming this Court as a Defendant, this Court shall RECUSE itself from this action.
- 2. This matter is to be randomly reassigned, however, the matter is not to be assigned to Judge Moss,

PRINT DATE: 04/24/2014 Page 23 of 48 Minutes Date: Nove	vember 22, 2010
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Judge Elliot, Judge Sanchez or this Court.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: July 16, 2012 11:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Duckworth, Bryce C.

Courtroom 01

Padilla, Michael A.

Canceled: September 27, 2012 9:00 AM Evidentiary Hearing

Canceled: October 09, 2012 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Order

Ritchie, T Arthur, Jr. RJC Courtroom 14A

Canceled: November 02, 2012 2:00 PM Motion to Compel

Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

Divorce - Complaint COURT MINUTES July 25, 2012

D-10-434495-D Caleb Obadiah Haskins, Plaintiff
vs.
Lisa Myers, Defendant.

July 25, 2012 1:30 PM Motion for Order to

Show Cause

HEARD BY: Ritchie, T Arthur, Jr. COURTROOM: RJC Courtroom 14A

COURT CLERK: Janet Deaver

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

present

Sydney Haskins, Subject Minor, not present

IOURNAL ENTRIES

Pro Se

- Court noted this case was randomly reassigned to Department H on June 19, 2012 from Department Q on a recusal. Court reviewed the procedural posture of the case history. Court also noted the Appeals that have been filed by Defendant. From review of the file it appears all of the Appeals have been dismissed. Court explained to Defendant that the Court would require a Stay Order or a findings that the Court only has Jurisdiction on matters that are collateral to the appeal.

The parties have a shared custodial arrangement and the current timeshare is three days on, three days off.

Court heard argument from counsel and statements from Defendant.

COURT STATED FINDINGS OF Jurisdiction over the subject matter. There is no pending appeal. There are matters that need to be resolved.

COURT ORDERED, the timeshare will be modified from a three day, three day to a week one, week

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two schedule. Parties share Joint Legal and Joint Physical Custody. Plaintiff (Dad) shall have the child for week one from 4:00 p.m. Friday until 4:00 p.m. Monday. Defendant (Mom) shall have the child from 4:00 p.m. Monday until 4:00 p.m. Friday.

Plaintiff (Dad) shall have the child for week two from 4:00 p.m. Friday until 4:00 p.m. Tuesday. Defendant Mom shall have the child from 4:00 PM Tuesday to 4:00 p.m. Friday.

The parties will follow the rules of procedure and follow the Court's Orders. Court is setting Evidentiary Hearing to hear testimony and review exhibits on the issue of custody. The parties will exchange and file their witness list on or before August 3, 2012. All documentary proof needs to be exchanged on or before August 17, 2012. Discovery will continue until September 17, 2012.

The physical and mental health of the parties is critical to this case and any reports from Psychiatrists, Medical Doctors, Psychologists may be made available. Any reports received are for the purpose of this case only and will not be disseminated or used for any other purpose. The Doctors who may have written reports were identified as Dr. Lenkeit, Dr. Paglini, Dr. Holland, Dr. Thomas Towle, Dr. Gregory Brown, Dr. William Sohr, and a Judy Jacobsen. If there are CPS records they will be made available to the parties of this case for the purpose of the Evidentiary Hearing.

Attorney Roberts shall prepare Order from this hearing.

09/27/12 9:00 AM EVIDENTIARY HEARING - FULL DAY, Courtroom 10B, Regional Justice Center

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: September 27, 2012 9:00 AM Evidentiary Hearing

Canceled: October 09, 2012 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Order

Ritchie, T'Arthur, Jr. RJC Courtroom 14A

Canceled: November 02, 2012 2:00 PM Motion to Compel

Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

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Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

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COURT MINUTES Divorce - Complaint September 21, 2012 D-10-434495-D Caleb Obadiah Haskins, Plaintiff Lisa Myers, Defendant. September 21, 1:30 PM

2012

Motion to Compel

HEARD BY: Beecroft, Chris A, Jr.; Beecroft, Chris COURTROOM: Courtroom 24

A, Jr.

COURT CLERK: Maggie Carrillo

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

not present

Lisa Myers, Defendant, Counter Claimant, not Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- Arguments by Ms. Roberts regarding service and Judge Duckworth's Order. Counsel requested a finding be made that proper service was effectuated.

Following arguments;

COURT FINDS; Proper Service to Defendant has been effectuated.

There being no opposition filed, COMMISSIONER RECOMMENDED; Plaintiff's Motion to Compel is GRANTED. All OBJECTIONS ARE WAIVED. ADMISSIONS 1-15 ARE DEEMED ADMITTED. Defendant shall PRODUCE all OUTSTANDING DISCOVERY by noon on 9/28/12. If Defendant fails to comply, her Answer shall be STRICKEN. Plaintiff is AWARDED \$2,228.50 in Attorney's Fees, \$214.75 for Deposition Costs and \$185.77 in Sanctions. Ms. Roberts shall submit the Report and Recommendation.

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INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: September 27, 2012 9:00 AM Evidentiary Hearing

Canceled: October 09, 2012 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Order

Ritchie, T Arthur, Jr. RJC Courtroom 14A

Canceled: November 02, 2012 2:00 PM Motion to Compel

Canceled: February 04, 2013-10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

Divorce - Complaint COURT MINUTES October 05, 2012

D-10-434495-D Caleb Obadiah Haskins, Plaintiff vs.
Lisa Myers, Defendant.

October 05, 2012 1:30 PM Motion to Compel

HEARD BY: Beecroft, Chris A, Jr.; Beecroft, Chris COURTROOM: Courtroom 24

A, Jr.

COURT CLERK: Maggie Carrillo

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

not present

Lisa Myers, Defendant, Counter Claimant, not Pro Se

present

Sydney Haskins, Subject Minor, not present

IOURNAL ENTRIES

- COURT FINDS; Defendant was properly served.

There being no objection pursuant to EDCR 2.20, COMMISSIONER RECOMMENDED; Plaintiff's Motion to Compel Discovery is GRANTED. ALL OBJECTIONS WAIVED. Plaintiff is AWARDED \$1,000.00 in Attorney's Fees. Ms. Roberts shall prepare the Report and Recommendation.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: October 09, 2012 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Order

Ritchie, T Arthur, Jr.

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RJC Courtroom 14A

Canceled: November 02, 2012 2:00 PM Motion to Compel

Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

D-10-434495-D Caleb Obadiah Haskins, Plaintiff vs. Lisa Myers, Defendant.

October 18, 2012 9:00 AM Evidentiary Hearing

HEARD BY: Ritchie, T Arthur, Jr. COURTROOM: RJC Courtroom 10A

COURT CLERK: Janet Deaver

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- Court reviewed case history and noted this matter is set for Evidentiary Hearing.

Court heard Opening Statements from Plaintiff's Counsel. Defendant in her Opening Statement asked for a continuance, asked that Plaintiff's counsel disqualify herself and that Plaintiff's counsel testify.

COURT ORDERED, regarding Defendant's Request to Continue this matter, and to Disqualify Plaintiff's counsel. Defendant failed to file a Motion regarding these two matters and there is no merit to the request, therefore, Request to Continue is Denied, as is request to Disqualify Plaintiff's counsel. As to the request the Court to consider having Plaintiff's counsel testify, the Court will rule on that at the appropriate time.

Court heard sworn testimony from Dr. John Paglini, Charity Damesworth, Lisa Myers, Caleb Haskins and Paul Gambini. Exhibits offered. (see worksheet).

Court made ruling on Defendant's request to call Plaintiff's counsel to testify and Denied the request.

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Court heard CLOSING ARGUMENT from counsel and from Defendant.

COURT ORDERED, it will review the documentary proof. The matter will be continued to MONDAY, OCTOBER 22, 2012 at 10:00 AM.

CONTINUED TO:

10/22/12 10:00 AM - DECISION - Courtroom 14A, Regional Justice Center

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: November 02, 2012 2:00 PM Motion to Compel

Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

Divorce - Complaint	COURT MINUTES	October 22, 2012
D-10-434495-D	Caleb Obadiah Haskins, Plaintiff	
	VS.	
	Lisa Myers, Defendant.	

October 22, 2012 10:00 AM Evidentiary Hearing

HEARD BY: Ritchie, T Arthur, Jr. COURTROOM: RJC Courtroom 14A

COURT CLERK: Tammy Kozohara

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- Attorney Roberts' law clerk also present.

Court stated that this matter was set over to make a record of the Findings and Conclusions to close this matter. The Court heard testimony on 10/18/12 from five (5) witnesses and reviewed the documentary proof that was admitted in this case. The Findings and Conclusions shall be included in the Judgment in this case and shall be final.

COURT read out its Findings and Conclusions. COURT ORDERED, as follows:

This Court has Jurisdiction over both Parties who have made general appearances in this case and because this is the home state of the subject child.

Parties awarded JOINT LEGAL CUSTODY with Plaintiff designated as the PRIMARY PHYSICAL CUSTODIAN. The legal custody definition stated in Exhibit #3 is accepted by the Court in the best interest of the child.

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Based on Defendant's earning capacity of \$3,000.00 per month at 18%, CHILD SUPPORT is \$540.00 per month. Defendant shall pay to Plaintiff \$300.00 per month commencing 11/15/12 and on the 15th day of each month thereafter. Child Support deviation was based on Defendant having to support others.

There are no CONSTRUCTIVE ARREARS owed. Plaintiff shall pay to Defendant \$100.00 in October and this will end his obligation. .

Plaintiff provides HEALTH INSURANCE and shall continue to do so. Parties shall equally share non-covered expenses and shall abide by the 30/30 rule.

Each Party shall keep all personal property currently in their possession.

Community Property and Debt: There is a possible debt to an apartment complex which was the Parties' marital domicile at the time of separation. The Court will reserve Jurisdiction to divide this debt equally between the Parties either in the context of indemni or contribution as it is fair and appropriate to divide this obligation. The Court determines would be a Community Debt equally between the Parties.

Medical bills: Because of insufficient proof, the Court cannot Find that there are any specific Debts related to medical bills. If there were medical bills related to the children, that shall be shared between the Parties.

Financial issues: The Court shall allow the filing of the 2010 tax year for the Defendant to take that deduction without any adjudication.

Community Assets: For 2011 tax year, one-half (1/2) of that amount is \$1,500.00. Miscellaneous Judgment on this amount of \$1,500.00 in favor of Plaintiff against Defendant. Interest shall accrue at the legal rate until paid and may be collected by any lawful means.

Plaintiff's custodial responsibility shall be from 4:00 p.m. Friday to 4:00 p.m. Wednesday each week. Defendant's custodial responsibility shall be from 4:00 p.m. Wednesday to 4:00 p.m. Friday. The only restriction will be as to time. This matter shall be closed with just the weekly timeshare. The Parties may Stipulate to a Holiday/Vacation schedule in the future or anything appropriate.

The Recommendations and Orders from the Discovery process have been reviewed by the Court and the recommended miscellaneous Orders relating to the Discovery dispute shall survive and shall be incorporated into the Decree.

Miscellaneous: Plaintiff vs. Defendant in the amount of \$2,629.01 representing fees, costs, and sanctions from the 9/21/12 Hearing and a Separate Judgment of \$1,000.00 from the 10/5/12 Hearing, those Judgments shall be SEPARATE and shall accrue interest at the legal rate and may be collected by any lawful means.

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A portion of the ATTORNEY'S FEES related to the litigation in this case are appropriately adjudicated against the Defendant. The adjudicated amount of \$7,500.00 shall accrue interest at the legal rate, may be paid by any lawful means or collected by lawful means and that also includes costs incurred.

Plaintiff's counsel shall prepare the Findings and Conclusions. As soon as there is a Judgment that has been filed, there will be a Notice of Entry in which case all of the rights attached. If there is an appeal, counsel shall pursue that appeal and the Court shall track it to determine whether or not the appeal is dismissed or there is a remand. Otherwise, these Orders shall be followed.

An absolute DECREE OF DIVORCE is GRANTED restoring the Parties to single, unmarried status.

Case CLOSED upon entry of the Judgment.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: November 02, 2012 2:00 PM Motion to Compel

Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

D-10-434495-D Caleb Obadiah Haskins, Plaintiff
vs.
Lisa Myers, Defendant.

January 09, 2013 10:00 AM Motion for Order to Show Cause

HEARD BY: Ritchie, T Arthur, Jr. COURTROOM: RJC Courtroom 03G

COURT CLERK: Janet Deaver

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

Pro Se

- ALSO PRESENT: Attorney T. Leventhal, Bar # 8543, appearing with Defendant in an UNBUNDLED CAPACITY. Also present is Attorney Roberts' Law Clerk.

Court noted Notice of Appeal was filed on December 17, 2012, and December 18, 2012, filed by Defendant Lisa Myers.

Court heard Argument from counsel. Discussion.

Court has reviewed recent filings. The Motion to issue Oder to Show Cause will be set over for Defendant or her counsel to prepare response. This matter is clearly collateral to the matters on Appeal. Contempt is collateral to Judgment, and fees are incident to that.

The Court has jurisdiction to Enforce. There are problems with the exchange of the minor child.

COURT ORDERED, the exchange times will be modified, and changed to 1:00 p.m. on Wednesday

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and to 1:00 p.m. on Friday, both parties are in agreement with the change of time. The reason for the shift is for the parties, themselves, to exchange the child. The modified time of 1:00 p.m. will commence today, Wednesday, January 9, 2013.

COURT FURTHER ORDERED, Plaintiff's Motion to issue Order to Show Cause is CONTINUED.

Attorney Roberts shall prepare Order from this hearing. Attorney Leventhal may review and sign.

CONTINUED TO:

02/06/13 10:00 AM PLAINTIFF'S MOTION TO ISSUE ORDER TO SHOW CAUSE Courtroom 3G, Regional Justice Center

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: February 04, 2013 10:00 AM Motion for Order to Show Cause

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

D-10-434495-D Caleb Obadiah Haskins, Plaintiff
vs.
Lisa Myers, Defendant.

February 06, 2013 10:00 AM Motion for Order to Show Cause

HEARD BY: Ritchie, T Arthur, Jr. COURTROOM: RJC Courtroom 03G

COURT CLERK: Janet Deaver

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant, Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- Also present with Attorney Roberts, M. Katz.

This hearing is Plaintiff's Motion for Order to Show Cause. Court noted this matter is on APPEAL, Jurisdiction is limited. Court heard argument from Plaintiff's counsel, that Defendant has not given her address to Plaintiff, as is required, that when the child has been exchanged, the child's favorite doll does not transfer with her back to Plaintiff, and that Defendant has made a total of \$20.00 as payment for child support to Plaintiff. Defendant's child support is \$300.00 per month payable to Plaintiff.

Defendant's counsel represented that Defendant has not seen the "doll" in question, that she is in fear for her life if she gives out her address, as she represented she has been threatened by Plaintiff's girlfriend, that she is working with D.A.F.S. (District Attorney/Family Services) to make payment.

Discussion between Court and counsel regarding the setting of a short hearing to hear testimony regarding these issues, as there are clear orders, there was Notice and response. Attorney Leventhal

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asked for a brief recess to discuss with Defendant.

Matter was recalled with all parties present as before.

Defendant, under penalty of giving false information. is subject to contempt, stated she understands and provided the following two addresses in OPEN COURT: 41 Broken Putter, Las Vegas, Nevada, and 10779 Silver Lakes Lane, Las Vegas, Nevada.

Defendant does not have the "doll" in question. The Defendant re-stated that she is going to be meeting with D.A.F.S. regarding payment for child support.

COURT ORDERED, if Defendant finds the "doll" it will be exchanged with the child. The parties should obtain a backpack or similar item for all of the items to be exchanged with the child.

COURT FURTHER ORDERED, Defendant shall stipulate to Judgment on Arrears and will pay child support direct through the DA Family Support.

COURT FURTHER ORDERED, Plaintiff's request for make uptime for missing five days with the child due to the address issue is DENIED.

COURT FURTHER ORDERED, Defendant is in arrears for child support, Plaintiff's request for Attorney's fees is GRANTED in the amount of \$300.00. Judgment shall be entered in the amount of \$300.00 in favor of Plaintiff, against Defendant. The Judgment shall accrue interest at the Legal Rate until paid and may be collected by any lawful means.

Attorney Roberts shall prepare ORDER and JUDGMENT from this hearing and submit to the Court for review and signature. Attorney Leventhal may review and sign.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

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Divorce - Complaint COURT MINUTES May 21, 2013

D-10-434495-D Caleb Obadiah Haskins, Plaintiff vs.
Lisa Myers, Defendant.

May 21, 2013 10:00 AM All Pending Motions

HEARD BY: Ritchie, T Arthur, Jr. COURTROOM: RJC Courtroom 03G

COURT CLERK: Janet Deaver

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR SOLE LEGAL AND PHYSICAL CUSTODY OF THE MINOR CHILD, OR IN THE ALTERNATIVE TO CHANGE THE EXCHANGE TIME, AND FOR ATTORNEY'S FEES AND COSTS...MOTION TO WITHDRAW AS ATTORNEY OF RECORD FOR PLAINTIFF.

Court reviewed case, noting Attorney Roberts has filed Motion to Withdraw as Attorney for Plaintiff. Attorney Roberts has communicated with the Court of being detained in another Courtroom. COURT ORDERED, Motion to Withdraw is GRANTED. Attorney Roberts shall prepare Order and submit to the Court for signature.

Court heard statements from Plaintiff on behalf of Plaintiff's Motion. Court heard argument from Defendant's counsel.

Discussion. COURT STATED FINDINGS of Jurisdiction. There are no appeals pending.

COURT ORDERED, Plaintiff's Motion for Sole Legal and Physical Custody is DENIED without prejudice. Plaintiff has not provided proof of abuse or neglect, there is no adequate cause to litigate

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at this time. Plaintiff's Motion to change the exchange time is GRANTED. Exchange of the minor child will be at 5:00 p.m. on Wednesday and Friday.

Plaintiff represented to the Court that he has not seen his daughter for two weeks, as Defendant will not release the child to him because he was unable to be at the exchange at 1:00 p.m. due to his work.

COURT ORDERED, the fact that Defendant has kept the child from Plaintiff for that period of time is unacceptable. Plaintiff shall receive the child today (5/21/13) at 1:00 p.m. and the child will remain in Plaintiff's care and control until exchange on Wednesday, May 29, 2013, at 5:00 p.m. This is compensatory time. Defendant wrongfully kept the child from Plaintiff.

Attorney Roberts appeared, and submitted Order to Withdraw. The Order was signed in OPEN COURT.

Attorney Leventhal shall prepare Order from this hearing and submit to the Court for review and signature.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: May 21, 2013 11:00 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Attorney or Pro Per Ritchie, T Arthur, Jr. RJC Courtroom 03G

Canceled: June 05, 2013 10:00 AM Motion for Withdrawal

D-10-434495-D Caleb Obadiah Haskins, Plaintiff vs. Lisa Myers, Defendant.

January 07, 2014 10:00 AM All Pending Motions

HEARD BY: Ritchie, T Arthur, Jr. COURTROOM: RJC Courtroom 03G

COURT CLERK: Kathleen Boyle

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

Pro Se

present

Sydney Haskins, Subject Minor, not present

IOURNAL ENTRIES

- PLAINTIFF'S MOTION CONFIRMING PRIMARY PHYSICAL CUSTODY OF THE PARTIES' MINOR CHILD; FOR PERMISSION TO RELOCATE TO THE STATE OF OREGON WITH THE PARTIES' MINOR CHILD; FOR AN ORDER SETTING VISITATION FOR DEFENDANT; FOR ORDER TO SHOW CAUSE IN HOLDING OF CONTEMPT AGAINST DEFENDANT FOR FAILURE TO COMPLY WITH CHILD SUPPORT OBLIGATIONS AND TO REDUCE ARREARS TO JUDGMENT; FOR ORDER TO REVIEW THOSE ISSUES OF SUPPORT; FOR COSTS AND FEES AND RELATED MATTERS...DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR NEW TRIAL, FOR PRIMARY PHYSICAL AND SOLE LEGAL CUSTODY, CHILD SUPPORT AND OTHER RELATED RELIEF

Oliver Melgar, Bar #10146, advised the Court he was appearing in an unbundled capacity to represent Plaintiff.

The Court reviewed the case, and noted the most recent custodial order gave Plaintiff primary physical custody of the minor child, with visitation to Defendant. The Court noted there were references to ongoing Child Protective Services cases. Mr. Melgar advised the Court the CPS

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investigations were unsubstantiated.

Mr. Malgar stated Plaintiff had obtained employment in Oregon, and had already relocated. Plaintiff placed his Oregon address on the record. The Court noted Plaintiff's Motion had indicated it was his wife who had found employment in Oregon.

The Court explained, both parties could take the minor child to the doctor, provided it was warranted.

Upon Court's inquiry, Defendant said she had not missed any visitation with the minor child since Plaintiff relocated to Oregon.

Upon Court's inquiry, the parties did not believe Mediation would be helpful.

COURT ORDERED, the following:

- 1. An Evidentiary Hearing shall be conducted on 2/27/14 at 1:30 p.m.
- 2. Initial Witness Lists shall be exchanged by Monday, 1/13/14. The lists shall include the name and contact information of the witnesses.
- 3. Voluntary disclosures, or any documentary proof already in the possession of the parties, which will be offered at trial, shall be exchanged by 1/24/14.
- 4. Discovery will close on 2/21/14.
- 5. The Court's Judicial Executive Assistant shall prepare a Trial Management Order.
- 6. TEMPORARILY, Defendant's visitation with the minor child shall be MODIFIED to Wednesday through Sunday, twice per month. This week ONLY, Defendant's visitation with the minor child will commence this date (Tuesday, 1/7/14), instead of Wednesday at 5:00 p.m. Plaintiff will pick up the child from Defendant at 5:00 p.m., on Saturday, January 11, 2014. Plaintiff shall be responsible for the cost of transporting the minor child.
- 7. Plaintiff has permission to remain in Portland, Oregon, provided he makes the child available for visitation Defendant's visitation.
- 8. A Judgment will be entered based on the Schedule of Arrearages, together with an additional \$600.00 for the months of May through January. It is Defendant's burden to show proof she made additional payments. The sum of \$2,700.00 shall be REDUCED TO JUDGMENT, as and for child support arrearages, collectible by any legal means. This amount may be amended if Defendant provides proof of additional payments.

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D-10-434495-D

- 9. As previously ordered, both parties are required to keep each other apprised of the addresses where the minor child will be residing.
- 10. Defendant's Countermotion for a new trial has no merit, and is DENIED.
- 11. If Defendant is remanded at the 2/12/14 hearing before the Child Support Division, she shall provide notice to Plaintiff, and he will maintain custody of the minor child.
- 12. Mr. Melgar shall prepare the Order.

2/27/14 1:30 P.M. EVIDENTIARY HEARING: RELOCATION

INTERIM CONDITIONS:

FUTURE HEARINGS:

D-10-434495-D Caleb Obadiah Haskins, Plaintiff vs.
Lisa Myers, Defendant.

February 27, 2014 1:30 PM Evidentiary Hearing

HEARD BY: Ritchie, T Arthur, Jr. COURTROOM: RJC Courtroom 03G

COURT CLERK: Janet Deaver

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, Pro Se

present

Lisa Myers, Defendant, Counter Claimant,

Pro Se

present

Sydney Haskins, Subject Minor, not present

JOURNAL ENTRIES

- ALSO PRESENT: Attorney Oliver Melgar, Bar # 10146, appearing with Plaintiff in an UNBUNDLED CAPACITY.

Court reviewed case history. This hearing is Evidentiary Hearing for relocation. At the last hearing on January 9, 2014, Judgment for child support arrears was entered and Evidentiary Hearing set for today.

OPENING STATEMENT WAIVED by Attorney Melgar.

COURT HEARD TESTIMONY FROM Caleb Haskins, Leesa Fazal and Lisa Myers. Exhibits offered. (see worksheet).

COURT HEARD CLOSING ARGUMENT from counsel and from Defendant.

COURT STATED FINDINGS citing Flynn and Schwartz and NRS 125.480.

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COURT ORDERED, Plaintiff has proven a sensible good faith reason to move. The character of the visitation will be changed. It is not in the best interest of the child to take Defendant's legal and physical custody rights away. The move does improve the quality of life, as Plaintiff has a job which pays \$18.00 per hour. He was laid off from a job in Las Vegas. Plaintiff has complied with the visitation order since January, 2014. If the Custodial Orders from today are not followed by either party the matter can be brought back before the Court.

Currently Defendant has two days per week of visitation with the child, which equals approximately 100 days per year. Defendant will have regular and frequent contact for the next year and a half, until the child enters school.

Defendant shall have the first Saturday of each month until the second Sunday of each month, except for the months of July and August. Defendant will have visitation from the first Saturday of July and of August until the third Sunday of July and August. When the child begins school, Defendant will have portions of the winter school break the spring school break and eight consecutive weeks from the first Saturday after school recess.

Since the child is currently in Las Vegas, Plaintiff shall deliver the child to Defendant on Friday, February 28, 2014 for her one week visitation. Defendant shall return the child to Plaintiff in Oregon by noon on Sunday March 9, 2014.

The parties will share the following Holidays:

THANKSGIVING: defined as from Wednesday before to Sunday following. Defendant will have Thanksgiving in ODD numbered years and Plaintiff will have Thanksgiving in EVEN numbered years.

CHRISTMAS is divided into two periods: The first period will be from day school recesses to December 26 and the second period will be from December 26 until the day before school resumes. Plaintiff shall have the first period in ODD numbered years and the second period in EVEN numbered years.

Defendant will have the first half of the Christmas Break in EVEN numbered years and the second period in ODD numbered years.

Defendant pays \$300.00 per month as and for child support to Plaintiff. Child Support Arrears were reduced to Judgment at the January, 2014 hearing. Defendant has requested an audit. There will be no material change in the amount, however, Defendant will be responsible to pay for the cost of the round trip travel for visitation, therefore, the Court is deviating downward from her child support obligation \$200.00 to subsidize the travel expense.

Defendant shall pay to Plaintiff \$100.00 per month for child support, plus \$100.00 per month toward arrears beginning March 14, 2014. Defendant is responsible to make travel arrangements and notify Plaintiff of arrival times.

PRINT DATE:	04/24/2014	Page 47 of 48	Minutes Date:	November 22, 2010
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D-10-434495-D

Parties share Joint Legal Custody, however, Plaintiff has been given exclusive rights to health care decisions.

Attorney Melgar shall prepare order from this hearing and submit to the Court for review and signature.

CASE SHALL BE CLOSED UPON NOTICE OF ENTRY OF ORDER.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Exhibit List

Case: D-10-434495-D Party: Sort Order: Status Case

Caleb Obadiah Haskins, Plaintiff vs. Lisa Myers, Defendant.

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Comment: for complete list see events exhibit list

1	EXH	
	Amanda M. Roberts, Esq.	
2	State of Nevada Bar No. 9294	
	ROBERTS STOFFEL FAMILY LAW	V GROUP
3	2011 Pinto Lane, Suite 100	
4	Las Vegas, Nevada 89106	
-	PH: (702) 474-7007	
5	FAX: (702) 474-7477	
	EMAIL: attorneys@lvfamilylaw.com	
6	Attorney for the Plaintiff, Caleb Haskins	S
7		
,	D	DISTRICT COURT
8		
_	CLAR	RK COUNTY, NEVADA
9		
10	CALEDIIACUNG) Case No: D-10-434495-D
10	CALEB HASKINS,) Dept No: H
11	Plaintiff,)
	l lamuii,)
12	$\ _{\mathbf{v}}$	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
		PLAINTIFF'S TRIAL EXHIBITS
13	LISA MYERS,)
14		í
17	Defendant.	ý
15		ý
		

EXHIBIT	DOCUMENT TITLE	OFFERED	ADMITTED
	Report and Recommendation from the hearing on		
1.	September 21, 2012		
	Report and Recommendation from the hearing on		
2.	October 5, 2012		
3.	Plaintiff's proposed joint legal custody language		
4.	Order After Hearing from January 19, 2011		10-18-12
5.	Order After Hearing from June 15, 2011		10-18-12
6.	Order After Hearing from June 19, 2012		
	Medical records for the minor child from Dr.		
	Bernstein (Bates Stamp Nos. PLTF00293 through		
	PLTF00320, and PLTF06769 through		
7.	PLTF06775)		10-18-12
8.	Handwritten note from Deputy Greg Bryant dated		
	May 13, 2011 (Bates Stamp No. PLTF00321)	_	
9.	Restraining Order hearing transcripts between		
	Charity Damesworth v. Lisa Myers (Bates Stamp		
	Nos. PLTF00344 through PLTF00359)		10-18-12
10.	Campbell Law School records (Bates Stamp Nos.	~	10-18-12
	PLTF05997 through PLTF05998)	10h/	10-18-12

			offered Obj	Admittel
	1.1	Custody evaluation report from Dr. Paglini in	063	I NATION C
	11.	Gambini v. Myers-Gambini, Case No. D296907	Coj	
;		(Bates Stamp Nos. PLTF06558 through		, ,
		PLTF06600)		10/18/12
	12.	Order After Hearing from August 30, 2011, in		
		Gambini v. Myers-Gambini, Case No. D296907		
1		(Bates Stamp Nos. PLTF00018 through		
;		PLTF00020)		
1	13.	Order After Evidentiary Hearing from August 15,		
,		2003 and December 1, 2003, in Gambini v.		
_ 1		Myers-Gambini, Case No. D296907 (Bates Stamp		
7		Nos. PLTF00056 through PLTF00061)		
3	14.	Order After Evidentiary Hearing from May 1,		
'		2011, in Gambini v. Myers-Gambini, Case No.		
9		D296907 (Bates Stamp Nos. PLTF00070 through		ļ
]]	PLTF00072)		
0	15.	Order After Hearing from February 11, 2008, in		
		Gambini v. Myers-Gambini, Case No. D296907		
1		(Bates Stamp Nos. 00078 through 00079)		
2	16.	Decision filed August 8, 2008, in Gambini v.		
-		Myers-Gambini, Case No. D296907 (Bates Stamp		1.1.1
3		Nos. PLTF00082 through PLTF00086)		10/18/12
	17.	Order After Hearing from September 3, 2009, in		10/18/12
4		Gambini v. Myers-Gambini, Case No. D296907		
_		(Bates Stamp Nos. PLTF00088 through		la la la
5		PLTF00089)		10/18/12
6	18.	Correspondence from Dr. Denton dated July 10,		
v		2001, in Gambini v. Myers-Gambini, Case No.		
7		D296907 (Bates Stamp No. PLTF00037)		
	19.	Deposition of Lisa Myers-Gambini, in Gambini v.		
8		Myers-Gambini, Case No. D296907 (Bates Stamp		
^		Nos. PLTF04743 through PLTF04775)		
9	20.	Various photographs of Caleb and Sydney with	065	
0		family and friends (Bates Stamp Nos.		
U		PLTF06002, PLTF06007, PLTF06014, and		10/18/12
1		PLTF06043)		10/18/12
	21.	CD of videos taken during Caleb's custodial time	i	
2		with the minor child (Bates Stamp Nos.		
_		PLTF06047 through PLTF06061)	-	
3	22.	Correspondence from Steven Myers dated June 6,	-	
4		2011 (Bates Stamp Nos. PLTF05992 and		
7		PLTF05993)	+	
5	23.	Correspondence from Stephanie Warren dated		
_	[[]	September 12, 102 (Bates Stamp No.		
6		PLTF06549)	-	
_	24.	Article titled "Reverend Makes Sixth Trip to		
27		Russia" from Saturday, July 11, 1998 (Bates		
28		Stamp No. PLTF06548)		_ <u></u>

1	25.	Correspondence from Department of Veteran Affairs dated February 11, 2011 (Bates Stamp	06)	
2		No. PLTF05990)	90)	
3	26.	Memo from FortuNet, Inc., regarding health insurance coverage (Bates Stamp Nos. 00376		
4		through 00378)		
	27.	Correspondence from FortuNet, Inc., regarding		
5		health insurance coverage dated August 8, 2012 (Bates Stamp No. PLTF05996)		
6	28.	Employment records from Douglas R. Johnson		
_ !		and Associates (Bates Stamp Nos. PLTF 00380,		
7		00381, 00388, 00478, 00479, 00541, 00544	4.6	
8		through 00546, and PLTF01698 through	obs	10/18/12
o		PLTF01706)		10/18/17
9	29.	Lease Agreement for Oakwood Management Company (Bates Stamp Nos. PLTF00360 through		
10		00375)		
	30.	Collection Notification (Bates Stamp No.		
11		PLTF06530)		
	31.	Defendant's Financial Disclosure Form Filed		
12		January 10, 2011		
13	$\frac{32.}{3}$	Plaintiff's Financial Disclosure Form Filed		
13		October 15, 2012		
14	33.	Listing of United States Law Schools from www.findlaw.com		
15	34.	2010 Tax Return with notes (Bates Stamp Nos.		
16	34.	PLTF06062 through 06073)		
10	35.	2011 Tax Return		
17	36.	Custody evaluation report from Dr. Lenkeit in		
		Gambini v. Myers-Gambini, Case No. D296907		
18		(Bates Stamp Nos. PLTF06776 through 06789)		
	37.	Plaintiff's billing statements from Roberts Stoffel		
19		Family Law Group through September of 2012		
20	[]	(Bates Stamp Nos. PLTF06072 through 06760)		

Respectfully submitted this <u>llow</u> day of October, 2012.

ROBERTS STOFFEL FAMILY LAW GROUP

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	Managada MA	10.1 . A.
D	Omanda M	7 <i>KDYNLS</i> 4/) -
By:	O TO WOLLD GO THE	100000

Amanda M. Roberts, Esq. Nevada Bar No. 9294 2011 Pinto Lane, Suite 100 Las Vegas, Nevada 89106 PH: (702) 474-7007

FAX: (702) 474-7477

EMAIL: attorneys@lvfamilylaw.com Attorney for Plaintiff, Caleb Haskins

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1	EXH	
2	CALEB HASKINS 4432 Beck Avenue FILED	
_	SE Salem, Oregon 97317	
3	(503) 602-1793 JAN 1 0 2014 Plaintiff in Proper Person	
4	IN THE EIGHTH JUDICIAL DISTRICT COURT CLERK OF COURT STATE OF NEVADA IN AND FOR	
5	THE COUNTY OF CLARK	
6	CALEB HASKINS,) Case No.: D 10 434495 D	
7	Plaintiff,) Dept. No.: "H" vs.	
8	LISA MYERS,	
9	Defendant.	
10	LIST OF EXHIBITS	
11	COMES NOW, the Plaintiff CALEB HASKINS, in Proper Person and submits his List of	
12	Exhibits, consisting of:	itted
13	1. Medical Records of Emergency Room Visits	27/14
	. 2. Audit Summary of Child Support Arrears	127/14
14	3. Letter from Photocraft – Relating to Hiring Notice after Completion of Drug Testing	27/14
15	4. Letter from Photograph – Relating to Employment Approval	2/27/14
16	3. Email to Defendant – January 2, 2014 – relating to new address in Oregon	27/14
17	6. Email from Defendant – January 3, 2014 – relating to Sydney suffering from yeast	
18	infections 7. Email to Defendent December 27, 2012	-
19	7. Email to Defendant – December 27, 2013 – relating to move to Oregon and intent of return to Las Vegas for visit	<i>l</i> ,
20	8. Email from Defendant – December 20, 2013 – acknowledgement Defendant obtained a	27/14
21	new pediatrician, issues regarding child's eye; and accusations from Defendant against	2/
22	Plaintiff	21/4
23	9. Email to Defendant – November 19, 2013 – relating to seeking permission to relocate to	<u> </u>
	State of Oregon with minor child	27/14
24	10. Photographs of residence located at 4432 Beck Avenue, SE Salem, Oregon 97317	1271.
25	11. Phone Records - Denial of access with child during Defendant's custodial visitation	114 24
26	timeshare Obj	27/4
27	12. Order To Show Cause for Contempt – Child Support	
28		

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1		Ave. Oregon 97317	CLERK OF THE COURT	
3	(503) 602-11 Plaintiff in P	793 Proper Person		
4		EIGHTH JUDICIAL DI		
5	\$ 	FAMILY DI CLARK COUNT		
6	CALEB HA	SKINS,)	
7	р	laintiff,) Case No.: D-10-434495-D) Dept. No.: H	
8	vs.))	
9	LISA MYEI	RS,))	
10	I	Defendant))	
11			· · · · · · · · · · · · · · · · · · ·	KoncH
12		<u>SUPPLEMENTAL LI</u>	ST OF EXHIBITS	
13		IES NOW, the Plaintiff CALEB HA al List of Exhibits, consisting of:	ASKINS, in proper person and submits his	
14 15	13.	Emails between Caleb and Lisa from Sydney, pickup tardiness and appropriate the control of the c	01-19-14 to 02-18-14 – Relating to bruises on riate contact information and time.	
16	14.	Phone records for Caleb and Charity Minor between on 01-24-14 & 01-25	Haskins- in attempts to make contact with 14.	
17	15.	Flight itinerary of Las Vegas visitation	n with minors.	
18	16.	Text conversation between Caleb and of taking minor to physician without	Physician in relation to Lisa's order violation	
19	17.		isitation with Lisa in January and February	
20	. 7//	2014.	istation with bist in sanday and i cordary	
21	///		_	
22	!!!			
23	<i>III</i>			
24				
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2	18. Information on Salem Christian Academy Preschool where Sydney will be attending preschool Monday, Wednesday, and Friday from 8am to noon. Enrollment does not begin until March 01, 2014.
3 4	DATED this day of February, 2014.
5	
6	11/m
7	BY: CALEB HASKINS
8	4432 Beck Ave.
9	SE Salem, Oregon 97317 (503) 602-1793
	Plaintiff in Proper Person
10	
11	
12	
13	
14	
15	
16	PREPARED BY: G. OLIVER MELGAR, 180.
17	Nevada Bar No. 10146
18	REVOLUTIONARY LAW 830 S. Las Vegas Blvd, Suite F Las Vegas, Nevada 89101
19	
20	
21	
. 22	
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26	2

Certification of Copy

State of Nevada	٦	ac.
County of Clark	}	SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; ORDER; NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST

Case No: D434495 Dept No: H

CALEB OBADIAH HASKINS,

Plaintiff(s),

VS.

LISA MYERS,

Defendant(s),

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada

Steven D. Grierson, Clerk of the Court

This 24 day of April 2014.

Heather Ungermann, Deputy Clerk