IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

Paige Elizabeth Petit,	No. 66565 Electronically Filed Oct 14 2014 09:01 a.m.
Appellant,	Tracie K. Lindeman DOCKETING STATEMENT CIVIL APPEALS
vs.	CIVIL APPEALS
Kevin Daniel Adrianzen,	
Respondent.	
<u> </u>	

GENERAL INFORMATION

All appellants not in proper person must complete this docketing statement. NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, classifying cases for en banc, panel, or expedited treatment, compiling statistical information and identifying parties and their counsel.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 26 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. See KDI Sylvan Pools v. Workman, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

1. Judicial District Eighth	_ Department H
County Clark	Judge Hon. T. Arthur Ritchie
District Ct. Case No. <u>D-13-489540-N conso</u>	lidated with D-13-489542-D
2. Attorney filing this docketing statemen	nt:
Attorney Telia U. Williams, Esq.	Telephone <u>702-835-6866</u>
Firm Law Office of Telia U. Williams	
Address 10161 Park Run Drive, Suite 150, La	as Vegas, NV 89145
Client(s) Paige E. Petit	
If this is a joint statement by multiple appellants, add the names of their clients on an additional sheet accom- filing of this statement.	
3. Attorney(s) representing respondents(s):
Attorney Michael S. Strange	Telephone 702-456-4357
Firm Michael S. Strange & Associates, LLC	
Address 633 S. 4th Street, Suite 10, Las Vega	as, NV 89101
Client(s) Kevin D. Adrianzen	
Attorney	Telephone
Firm	
Address	
Client(s)	

(List additional counsel on separate sheet if necessary)

4. Nature of disposition below (check	all that apply):	
\square Judgment after bench trial	☐ Dismissal:	
☐ Judgment after jury verdict	☐ Lack of jurisdict	ion
☐ Summary judgment	☐ Failure to state	a claim
☐ Default judgment	☐ Failure to prose	cute
☐ Grant/Denial of NRCP 60(b) relief	\square Other (specify):	
\square Grant/Denial of injunction	☑ Divorce Decree:	
\square Grant/Denial of declaratory relief	⊠ Original	☐ Modification
☐ Review of agency determination	☐ Other disposition (specify):
5. Does this appeal raise issues concerning any of the following?		
☐ Child Custody		
☐ Venue		
\square Termination of parental rights		
6. Pending and prior proceedings in to of all appeals or original proceedings pressure related to this appeal: Not applicable		

7. Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts which are related to this appeal (e.g., bankruptcy, consolidated or bifurcated proceedings) and their dates of disposition: Kevin Adrianzen v. Paige Petit, D-13-489540-N consolidated with D-13-489542-D, Eighth Judicial District Court, Family Division, Clark County, Nevada, August 18, 2014

8. Nature of the action. Briefly describe the nature of the action and the result below:

This case involves a divorce and custody petition (D-13-489542-D) and petition for name change (D-13-489540) of a minor child (of the divorcing couple). The two cases were consolidated. The divorce decree awarded joint legal custody and primary physical custody to appellant, Paige E. Petit. The surname of the minor child was changed from Ryder Petit to Ryder Petit-Adrianzen.

The appellant is not, in this appeal, challenging the divorce or custody issues, per se. This appeal does NOT involve child custody or visitation.

Rather, in this appeal, the appellant is only challenging the legal bases for a change of the surname of the minor child.

9. Issues on appeal. State specifically all issues in this appeal (attach separate sheets as necessary):

The case concerns a mother who gave her infant child her surname on the child's birth certificate while married. First, the primary issue is whether the "best interests of the child" standard pursuant to "clear and convincing" evidence should be applied to whether to change the surname of a minor child born in wedlock. This court does not seem to have decided this issue, only with respect to non-marital children. Secondly, if "clear and convincing" is the standard, what specific factors, if any, should be analyzed in deciding whether a name change is in the best interest of the child? Lastly, NRS 440.280 holds that unmarried women may either give their newborn children their own surnames, or with acknowledgment of paternity and her consent, give the newborn the father's surname. However, the statute is silent regarding whether or not married women have the freedom to name their children with their own surnames, or have to consent to their husbands' surname (or the addition of their husbands' surnames as a hyphenated surname), without their consent.

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

Not applicable

11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?
□ N/A
☐ Yes
⊠ No
If not, explain: Although this appeal could be interpreted to challenge the constitutionality of NRS 440.280(5) and (6), it is an exceedingly narrow challenge limited to the Supreme Court's review of its internal consistency and the effect of statutory silence regarding naming authority of married mothers of newborns versus unmarried mothers of newborns. It is not a wholesale attack on the statute, nor will a successful review necessarily invalidate it.
12. Other issues. Does this appeal involve any of the following issues?
☐ Reversal of well-settled Nevada precedent (identify the case(s))
🖾 An issue arising under the United States and/or Nevada Constitutions
🖾 A substantial issue of first impression
☑ An issue of public policy
\square An issue where en banc consideration is necessary to maintain uniformity of this court's decisions
☐ A ballot question
If so, explain: The authority of a married woman to unilaterally name her newborn child with her own surname is apparently an issue of first impression with application to more individuals apart from the appellant, so may be considered "substantial." Since the equal treatment of married and unmarried parents is implied, it is also a constitutional issue.
13. Trial. If this action proceeded to trial, how many days did the trial last? 1
Was it a bench or jury trial? Bench
14. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice?

Not applicable

TIMELINESS OF NOTICE OF APPEAL

15. Date of entry of	f written judgment or order appealed from August 19, 2014
If no written jud seeking appellat	gment or order was filed in the district court, explain the basis for e review:
16. Date written no	otice of entry of judgment or order was served Aug 19, 2014
Was service by:	
☐ Delivery	: /c
⊠ Mail/electroni	.c/iax
17. If the time for fi (NRCP 50(b), 52(b),	lling the notice of appeal was tolled by a post-judgment motion or 59)
(a) Specify the the date of f	type of motion, the date and method of service of the motion, and fling.
☐ NRCP 50(b)	Date of filing
☐ NRCP 52(b)	Date of filing
□ NRCP 59	Date of filing
	oursuant to NRCP 60 or motions for rehearing or reconsideration may toll the notice of appeal. See AA Primo Builders v. Washington, 126 Nev, 245
(b) Date of ent	try of written order resolving tolling motion
(c) Date writte	en notice of entry of order resolving tolling motion was served
Was service	e by:
☐ Delivery	
☐ Mail	

18. Date notice of appea	al filed September 18, 2014	
_	ty has appealed from the judgment or order, list the date each filed and identify by name the party filing the notice of appeal:	
notice of appear was i	med and identify by name the party ming the notice of appear.	
- -	le governing the time limit for filing the notice of appeal,	
e.g., NRAP 4(a) or other		
NRAP 4(a)(1)		
	SUBSTANTIVE APPEALABILITY	
20. Specify the statute or other authority granting this court jurisdiction to review the judgment or order appealed from:		
(a) ☑ NRAP 3A(b)(1)	□ NRS 38.205	
☐ NRAP 3A(b)(2)	□ NRS 233B.150	
☐ NRAP 3A(b)(3)	□ NRS 703.376	
☐ Other (specify)		
(b) Explain how each auth	ority provides a basis for appeal from the judgment or order:	
•	ng the surname of the minor child to be changed, is a final, der, pursuant to NRAP 3A(b)(1).	

21. List all parties involved in the action or consolidated actions in the district court: (a) Parties:
Paige E. Petit
Kevin D. Adrianzen
(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, e.g., formally dismissed, not served, or other: Not applicable
22. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim.
Paige E. PetitClaim to keep child's surname the same, as well as for primary physical custody (Petit)-August 18, 2014
Kevin D. AdrianzenClaim to change child's surname to his, as well as for primary physical custody (Adrianzen)-August 18, 2014
23. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below? Yes
24. If you answered "No" to question 23, complete the following:(a) Specify the claims remaining pending below:
The judgment or order appealed from did adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the consolidated actions. However, some claims below remain pursuant to NRCP 59 regarding visitation and miscellaneous issues. These are therefore not before this Court, at least not at this time.

VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

Paige E. Petit	Telia U. Williams, Esq.
Name of appellant	Name of counsel of record
October 13, 2014 Date	Signature of counsel of record
Clark County, Nevada State and county where signed	
CER'	TIFICATE OF SERVICE
I certify that on the 13th da	y of <u>October</u> , <u>2014</u> , I served a copy of this
completed docketing statement upo	all counsel of record:
☐ By personally serving it upo	n him/her; or
	ail with sufficient postage prepaid to the following mes and addresses cannot fit below, please list names sheet with the addresses.)
Michael S. Strange, Esq. 633 S. 4th Street, Suite 10 Las Vegas, Nevada 89101	
Dated this 13th day	of <u>October</u> , <u>2014</u>
	Signature

	(b) Specify the parties remaining below:
	Paige E. Petit and Kevin D. Adrianzen (solely on the issues of visitation and miscellaneous issues)
	(c) Did the district court certify the judgment or order appealed from as a final judgment pursuant to NRCP $54(b)$?
	☐ Yes
	⊠ No
	(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?
	☐ Yes
	⊠ No
ap	If you answered "No" to any part of question 24, explain the basis for seeking pellate review (e.g., order is independently appealable under NRAP 3A(b)): der is independently appealable under NRAP 3A(b).

26. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

Exhibit 1

•	1	
ī		
1	[]	15 3 15 11 113 75 16 3 15 11 113
2		V.V. 10
3	(Address) 9145 West Richmar Avenue	
4	Las Vegas, NV 89178	
	(Telephone) <u>(702) 499-8895</u>	
5	(Email Address) hip1071@yahoo.com	
6	Scii-Kepiesenteu Flaintiii	
7	DISTRI	ICT COURT
8	. CLARK CO	UNTY, NEVADA
9	Kevin Daniel Adrianzen	
10	Plaintiff,	CASE NO.: D-13-489342- DEPT NO.: Q
11	vs.	DEPT NO.:
12	Paige Elizabeth Petit	
13	Defendant.	
14	COMPLA	INT FOR DIVORCE
15	1}	· =
16	and files this Complaint for Divorce against the	Kevin Daniel Adrianzen , in Proper Person above named Defendant, and alleges as follows:
17		success as tollows:
18	1. That Plaintiff or Defendant, for more t	han six (6) weeks immediately before the filing of
19	this action, has/have been and contin	ues to be an actual, bona fide resident of Clark
20	County, Nevada and that Plaintiff or D	efendant has been actually physically present and
21	domiciled in Nevada for more than six (6) weeks prior to the filing of this action.
22	2. That Plaintiff and Defendant were ma	
23	city of <u>Las Vegas</u> , S	rried on the (date) April 19, 2013 in the
24	remained husband and wife.	tate of <u>Nevada</u> and have since
25	3. That the wife in this case (Elcheck one)	☐ is/図 is not currently pregnant.
26		
27	4. That Plaintiff and Defendant have from	nber) one (1) minor children in common who are
28	either biological or adopted.	who are
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5. The minor children's names, dates of birth, states and lengths of residence are as follows:

Child's Name:	Child's Date of Birth	Length of time child has lived in the state:	State of Residence:
Ryder Blake Petit	Sept. 22, 2013	since birth - 2 months	Nevada
N/A			
N/A			
N/A			

- 6. Child(ren) Residency: (** Check one)
 - The children <u>are residents</u> of Nevada and have lived here for at least the past six (6) months and, as such, this Court has the necessary UCCJEA jurisdiction to enter orders regarding custody.
 - The children <u>are not residents</u> of Nevada and have not lived here for at least the past six (6) months and, as such, this Court does NOT have the necessary UCCJEA jurisdiction to enter orders regarding custody.
- 7. Legal Custody. Legal Custody involves having basic legal responsibility for a child and making major decisions about the child like the child's health, education and religious upbringing. (El check one)
 - ☐ The children are not residents of the State of Nevada.
 - ☐ The Plaintiff and Defendant should be granted joint legal custody of the minor children.
 - In The Plaintiff should be granted sole legal custody of the minor child(ren).
 - ☐ The Defendant should be granted sole legal custody of the minor child(ren).

11. Unreimbursed Medical Expenses. (El check one)

30/30 Rule: Any parent incurring an out-of-pocket medical expense relating to the minor child will provide to the other parent a copy of all paperwork relating to that expense within thirty (30) days of incurring said expense, along with a request for contribution for one-half (½) of the out-of-pocket expense actually incurred. Upon receipt of a request for contribution for one-half (½) of an out-of-pocket expense incurred by a parent on behalf of the minor child, the other parent will reimburse the requesting parent in the amount requested within thirty (30) days of receipt of said request for contribution. Upon receipt of reimbursement from any insurance carrier by either parent, and if the other parent previously paid a portion of the payment resulting in that reimbursement, the parent receiving the reimbursement shall equally divide said reimbursement with the other parent within seven (7) days of receipt of same. Both parents have the authority to contact the insurance provider directly in order to determine the status of any individual claim.

- ☐ The Plaintiff asks the court to adopt the 30/30 Rule.
 ☑ The Plaintiff asks the court to NOT adopt the 30/30 Rule.
- 12. Child Support Amount. Complete the Child Support Worksheet (Worksheet A or Worksheet B) that applies to your custody arrangement BEFORE you complete this question. (Etcheck one)
 - Based upon the proposed physical custody arrangement the Plaintiff should pay

 \$ 148.00 dollars per month for support of the parties' minor children.
 - Based upon the proposed physical custody arrangement the Defendant should pay

 \$_____ dollars per month for support of the parties' minor children.
- 13. Child Support Calculation. The amount of child support requested was calculated based upon the following: (\(\mathbb{Z}\) check one)
 - ☐ The statutory minimum of \$100 per month, per child.
 - The calculation for a primary physical custody arrangement as shown on the attached Worksheet A.
 - ☐ The calculation for a joint physical custody arrangement as shown on the attached Worksheet B.
 - Other: Imputing minimum wage and full time hours for the defendant.

1	14. Wage Withholding Order. (El check one)
2	☐ The Plaintiff asks that the court order a wage withholding against the obligor paren
3	(parent who owes child/spousal support) to secure payment of child support and
4	spousal support, if any.
5	☐ Good cause exists to postpone the withholding of income from the obligor parent to
6	pay child support and spousal support, if any.
7	15. Child Support Arrears. (El check one)
8	☐ The Plaintiff is not asking for back child support and waives his/her right to child support arrears.
9	☐ The Plaintiff is the noncustodial parent and therefore is not entitled to back chik
11	support.
12	☐ The Plaintiff asks the court to <u>award the Plaintiff</u> back child support from (date,
13	to (date) (max. 4 years) and
14	certifies that during that time period, the Defendant gave the Plaintiff a total o
15	\$ for child support.
16	The Plaintiff asks the court to <u>award the Defendant</u> back child support from (date) to (date) (max. 4 years) and certifies that
17	during that time period, the Plaintiff gave the Defendant a total of \$ fo
18	child support.
19	16. Spousal Support: (El check one)
20	Neither party should be awarded spousal support.
21	☐ Spousal support should be awarded to (☐ check one) ☐ Plaintiff/☐ Defendant in the
22	amount of \$ dollars per month for (number) (\(\mathbb{D}\) check one
23	□months/□years.
24	17. Name Change for Wife: (** Check one)
25	☐ The wife should not have her former or maiden name restored.
26	☐ The wife should have her former or maiden name of restored to her.
27	The wife never changed her name or the Plaintiff is the husband and cannot ask the
28	Court to change the wife's surname.

ı	18. Community Property. There may be additional community assets of the parties, the
2	exact amounts and descriptions of which are presently unknown to Plaintiff. Plaintiff ask
3	permission of this Court to amend this Complaint to insert this information when i
4	becomes known to Plaintiff or at the time of trial. (El check one)
5	There is no community property to be divided by the Court.
6	☐ There is community property which should be divided by the Court as follows:
7	To Plaintiff:
	1. <u>N/A</u>
8	2.
9	3.
10	4.
11	To Defendant:
12	1. <u>N/A</u>
13	2.
14	3.
15	4.
16	19. Community Debt. There may be additional community debts of the parties, the exact
17	amounts and descriptions of which are presently unknown to Plaintiff. Plaintiff asks
18	permission of this Court to amend this Complaint to insert this information when it
19	becomes known to Plaintiff or at the time of trial. (Ed check one)
	☐ There are no community debts to be adjudicated by the Court.
20	☐ There are community debts which should be divided by the court as follows:
21	To Plaintiff:
22	1N/A
23	3.
24	4.
25	To Defendant:
26	1N/A
27	2.
28	3.
	4.
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1	20. Reason for Divorce: (El check one)
2	☐ The husband and wife have become so incompatible in marriage that there is n
3	possibility of reconciliation.
4	☐ The husband and wife have lived separate and apart for more than one year and ther
5	is no possibility of reconciliation.
6	WHEREFORE, Plaintiff prays for a Judgment as follows:
7	1. That the marriage existing between Plaintiff and Defendant be dissolved and that
8	Plaintiff be granted an absolute Decree of Divorce and that each of the parties b
9	restored to the status of a single, unmarried person;
10	2. That the Court grant the relief requested in this Complaint; and
11	3. For such other relief as the Court finds to be just and proper.
12	DATED this (day) 19th day of (month) November, 2013.
13	
14	Submitted By: > // (your stgnature)
15	(your signature)
16	<u>Kevin Daniel Adrianzen</u> (print your name)
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1	<u>VERIFICATION</u>
2	STATE OF NEVADA)
3) ss:
4	COUNTY OF CLARK)
5	(Your name) Kevin Daniel Adrianzen, under penalties of perjury, being first dul
	sworn, deposes and says:
6	That I am the Plaintiff in the above-entitled action; that I have read the foregoing
7	Complaint for Divorce and know the contents thereof; that the same is true of my own
8	knowledge, except for those matters therein contained stated upon information and belief, and as
9	to those matters, I believe them to be true.
10	DATED this (day) 19th day of (month) November, 2013.
11	
12	Submitted By:
13	(your signature)
14	Kevin Daniel Adrianzen
15	(print your name) SUBSCRIBED and SWORN to before me
16	this 19th day of November, 2013.
17	JANICE M. FLEMING Notary Public State of Nevedes
[2]	NOTARY PUBLIC No. 08-104128-1
107	My Appt. Exp. Dec. 13, 2016
19	<u>ACKNOWLEDGMENT</u>
20	STATE OF NEVADA)
21)ss:
22	COUNTY OF CLARK)
23	On this (day) 19th day of (month) November, 2013, before me, the
24	undersigned Notary Public in and for the said County and State, personally appeared (your name, KEVIN Daniel Advianzen, known to me to be the person described in
25	and who executed the foregoing Complaint for Divorce, and who acknowledged to me that he/she
26	did so freely and voluntarily and for the uses and purposes therein mentioned.
27	WITNESS my hand and official seal.
28	mand and official squit.
	NOTARY PUBLIC

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EXHIBIT 1

Week	Sun.	Mon.	Tues.	Wed.	Thurs.	Fri.	Sat.
Sample	Mom Pick up at 11 a.m.	Mom	Dad Pick up after school at 3 p.m.	Dad	Dad	Mom Pick up after school at 3 p.m.	Mom
Week #I	DAD	DAD	MOM to pick up at 6PM	мом	мом	DAD to pick up at 6PM	DAD
Week #2	DAD	DAD	MOM to pick up at 6PM	мом	мом	DAD to pick up at 6PM	DAD
Week #3	DAD	DAD	MOM to pick up at 6PM	мом	мом	DAD to pick up at 6PM	DAD
Week #4	DAD	DAD	MOM to pick up at 6PM	мом	MOM	DAD to pick up at 6PM	DAD

MOM does not work and DAD works Monday through Friday. This fimits DAD's availability mostly to have the minor child on weekends and the MOM is available to have the minor child on weekdays.

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EXHIBIT 2

Check box if this holiday applies:	Holiday:	Time (circle a.m. or p.m.);	Every Year	Even Years	Odd Years
X	New Year's Eve	From: 10:00 a.m./p.m. To: 8:00 a.m./p.m.	□ Mom □ Dad	☐ Mom ☑ Dad	⊠ Mom □ Dad
X	New Year's Day	From: 10.00 a.m./p.m. To: 8.00 a.m./p.m.	□ Mom □ Dad	☐ Mom	⊠ Mom ☐ Dad
X	Martin Luther King, Jr. Day	From: 10:00 a.m./p.m. To: 6:00 a.m./p.m.	□ Mom □ Dad	Mom Dad	☐ Mom ဩ Dad
×	Presidents' Day	From: 10:00 a.m./p.m. To: 6:00 a.m./p.m.	□ Mom □ Dad	Mom ☐ Dad	☐ Mom ☑ Dad
	Passover	From:a.m./p.m. To:a.m./p.m.	□ Mom □ Dad	☐ Mom ☐ Dad	☐ Mom
X	Easter	From: 10:00 a.m./p.m. To: 6:00 a.m./p.m	□ Mom □ Dad	□ Mom	⊠ Mom □ Dad
X	Memorial Day	From: 10:00 a.m./p.m. To: 6:00 a.m./p.m	□ Mom □ Dad	0X Mom □ Dad	☐ Mom ☑ Dad
X	Mother's Day	From: 10:00 a.m./p.m. To: 8:00 a.m./p.m	X Mom ☐ Dad	□ Mom □ Dad	☐ Mom ☐ Dad
X	Father's Day	From: 10.00 a.m./p.m. To: 6.00 a.m./p.m	□ Mom	□ Mom □ Dad	☐ Mom ☐ Dad
<u> </u>	4 th of July	From: 1200 a.m./p.m. To: 800 a.m./p.m.	□ Mom □ Dad	Mom □ Dad	□ Mom ☑ Dad
X	Labor Day	ı	□ Mom □ Dad	□ Mom ☑ Dad	Mom □ Dad
	Rosh Hashanah		□ Mom □ Dad	□ Mom □ Dad	□ Mom □ Dad
	Yom Kippur		□ Mom □ Dad	□ Mom □ Dad	☐ Mom ☐ Dad
X	Nevada Day		□ Mom □ Dad	Ճ Mom ☐ Dad	□ Mom
X	Halloween		□ Mom □ Dad	□ Mom	Mom Dad
X	Veterans Day		□ Mom □ Dad	Mom Dad	☐ Mom
X	Thanksgiving Day	,	□ Mom □ Dad	☐ Mom IX Dad	Mom Dad

EXHIBIT 2 Continued

	Chanukkah (Days):	From: To:	a.m./p.m. a.m./p.m.	□ Mom □ Dad	☐ Mom ☐ Dad	☐ Mom ☐ Dad
	Chanukkah (Days):	From: To:	a.m./p.m. a.m./p.m.	☐ Mom ☐ Dad	□ Mom □ Dad	☐ Mom ☐ Dad
X	Christmas Eve	From: 10:00 To: 8:00	a.m./p.m. a.m./p.m.	☐ Mom ☐ Dad	☐ Mom	Mom □ Dad
X	Christmas	From: 10.00 To: 8.00	a.m./p.m. a.m./p.m.	☐ Mom ☐ Dad	⊠ Mom □ Dad	□ Mom 对 Dad
X	Father's Birthday	From: 10:00 To: 8:00	a.m./p.m. a.m./p.m	□ Mom (X Dad	□ Mom □ Dad	☐ Mom ☐ Dad
X	Mother's Birthday	From: 10.00 To: 6.00	a.m./p.m. a.m./p.m.	Mom Dad	□ Mom □ Dad	☐ Mom ☐ Dad
X	Child's Birthday	From: 10:00 To: 6:00	a.m./p.m. a.m./p.m.	□ Mom □ Dad	☐ Mom ℜ Dad	X Mom □ Dad
X	Family Day (Fri. after Thanksgiving)	From: 10:000 To: 6:00	a.m./p.m. a.m./p.m.	□ Mom □ Dad	IX Mom ☐ Dad	□ Mom X Dad
X	Maternal Grandparent's 8-day AND Paternal Grandparent's 8-day	From: 10:00 To: 6:00	a.m./p.m. a.m./p.m.	Ø Mom Ø Dad	□ Mom □ Dad	□ Mom □ Dad

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Hourly wage \$7.25			-		_			_			
	X 40	\$290	x	Pay Periods 52	=	Yearly income \$ 15,080	<u> </u>	÷	Months 12	=	GMI \$ 1,2
② : Determi	ine Obligation.	•									
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applicable, apply)	your reason(s) for	requesting a diffe	erent a	mount must b	e bas	ed upon one of	the i	ollov	ving factors	s. (<i>1</i> 27	check
	health insurance	The cost of cl					צו	The	relative inco	me ol	f both
		The amount of time the child spends with each parent					Any other necessary expenses benefit of the child				
Special ed	ucational needs of					-	be	Any nefit	other necess of the child	sary e	xpense
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5 Children	4 Children	3 Children	2 Children		urly Wage
33%	31%	29%	25%	18%	\$7.25
\$500	TO DO SHELL THE REPORT OF THE SHOOL OF THE SHOOL	\$364	\$314	\$226	\$7.50
\$500	THE RESIDENCE OF THE CONTROL OF THE PARTY OF	\$377	\$325	\$234	\$7.75
\$500	\$416	\$390	\$336	\$242	\$8.00
\$500	\$430	\$402	\$347	\$250	
\$500	\$443	\$415	\$358	\$257	\$8.25 \$8.50
\$500	\$457	\$427	\$368	\$265	
\$501	\$470	\$440	\$379	\$273	\$8.75
\$515	\$484	\$452	\$390	\$281	\$9.00
\$529	\$497	\$465	\$401	\$289	\$9.25
\$543	\$510	\$478	\$412	\$296	\$9.50
\$558	\$524	\$490	\$423	\$304	\$9.75
\$572	\$537	\$503	\$433	\$312	\$10.00
\$586	\$551	\$515	\$444	\$320	\$10.25
\$601	\$564	\$528	\$455	\$328	\$10.50
\$615	\$578	\$540	\$466	\$335	\$10.75
\$629	\$591	\$553	\$477	\$343	\$11.00
\$644	\$605	\$566	\$488	\$351	\$11.25
	\$618	\$578	\$498	\$359	\$11.50
\$658	\$631	\$591	\$509	\$367	\$11.75
\$672	\$645	\$603	\$520	\$374	\$12.00
\$686	\$658	\$616	\$531	\$382	\$12.25
\$701		\$628	\$542	\$390	\$12.50
\$715	\$672	\$641	\$553	\$398	\$12.75
\$729_	\$685		\$563	\$406	\$13.00
\$744	\$699	\$653	\$574	\$413	\$13.25
\$758	\$712	\$666	\$585	\$421	\$13.50
\$772	\$725	\$679	\$596	\$429	\$13.75
\$787	\$739	\$691	\$607	\$437	\$14.00
\$801	\$752	\$704		\$445	\$14.25
\$815	\$766	\$716	\$618	\$452	\$14.50
\$829	\$779	\$729	\$628	\$460	\$14.75
\$844	\$793	\$741	\$639	\$468	\$15.00
\$858	\$806	\$754	\$650	\$476	\$15.25
\$872	\$819	\$767	\$661		\$15.50
\$887	\$833	\$779	\$672	\$484	\$15.75
\$901	\$846	\$792	\$683	\$491	\$16.00
\$915	\$860	\$804	\$693	\$499	\$16.25
\$930	\$873	\$817	\$704	\$507	\$16.50
\$944	\$887	\$829	\$715	\$515	
\$958	\$900	\$842	\$726	\$523	\$16.75
\$972	\$913	\$855	\$737	\$530	\$17.00
\$987	\$927	\$867	\$748	\$538	\$17.25
\$1,001	\$940	\$880	\$758	\$546	\$17.50
\$1,015	\$954	\$892	\$769	\$554	\$17.75
\$1,030	\$967	\$905	\$780	\$562	\$18.00
\$1,044	\$981	\$917	\$791	\$569	\$18.25
\$1,058	\$994	\$930	\$802	\$577	\$18.50
	\$1,008	\$943	\$813	\$585	\$18.75
\$1,073	\$1,021	\$955	\$823	\$593	\$19.00
\$1,087	\$1,034	\$968	\$834	\$601	\$19.25
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		Support (Chart			
Hourly Wage	1 Child	2 Children	3 Children	4 Children	5 Children	
	18%	25%	29%	31%	33%	
\$7.25		\$314	\$364	\$400	\$500	
\$7.50		\$325	\$377	\$403	\$500	
\$7.75		\$336	\$390	\$416	\$500	
\$8.00		\$347	\$402	\$430	\$500	
\$8.25 \$8.50	\$257 \$265	\$358	\$415	\$443	\$500	
\$8.75	\$273	\$368	\$427	\$457	\$500	
\$9.00	\$273	\$379	\$440	\$470	\$501	
\$9.25	\$289	\$390 \$401	\$452	\$484	\$515	
\$9.50	\$296	\$412	\$465	\$497	\$529	
\$9.75	\$304	\$423	\$478 \$490	\$510	\$543	
\$10.00	\$312	\$433	\$503	\$524	\$558	
\$10.25	\$320	\$444	\$515	\$537	\$572	
\$10.50	\$328	\$455	\$528	\$551	\$586	
\$10.75	\$335	\$466	\$528 \$540	\$564	\$601	
\$11.00	\$343	\$477	\$553	\$578 \$591	\$615	
\$11.25	\$351	\$488	\$566	\$605	\$629	
\$11.50	\$359	\$498	\$578	\$618	\$644	
\$11.75	\$367	\$509	\$591	\$631	\$658	~ ~
\$12.00	\$374	\$520	\$603	\$645	\$672	
\$12.25	\$382	\$531	\$616	\$658	\$686	
\$12.50	\$390	\$542	\$628	\$672	\$701	
\$12.75	\$398	\$553	\$641	\$685	\$715	
\$13.00	\$406	\$563	\$653	\$699	\$729	
\$13.25	\$413	\$574	\$666	\$712	\$744	
\$13.50	\$421	\$585	\$679	\$725	\$758	
\$13.75	\$429	\$596	\$691	\$739	\$772 \$787	
\$14.00	\$437	\$607	\$704	\$752	\$801	
\$14.25	\$445	\$618	\$716	\$766	\$815	
\$14.50	\$452	\$628	\$729	\$779	\$829	
\$14.75	\$460	\$639	\$741	\$793	\$844	
\$15.00	\$468	\$650	\$754	\$806	\$858	···
\$15.25	\$476	\$661	\$767	\$819	\$872	
\$15.50	\$484	\$672	\$779	\$833	\$887	
\$15.75	\$491	\$683	\$792	\$846	\$901	
\$16.00	\$499	\$693	\$804	\$860	\$915	
\$16.25	\$507	\$704	\$817	\$873	\$930	
\$16.50	\$515	\$715	\$829	\$887	\$944	
\$16.75	\$523	\$726	\$842	\$900	\$958	
\$17.00	\$530	\$737	\$855	\$913	\$972	
\$17.25 \$47.50	\$538	\$748	\$867	\$927	\$987	
\$17.50	\$546	\$758	\$880	\$940	\$1,001	
\$17.75	\$554	\$769	\$892	\$954	\$1,015	
\$18.00 \$18.25	\$562 \$569	\$780	\$905	\$967	\$1,030	
\$18.50		\$791	\$917	\$981	\$1,044	
\$18.75	\$577	\$802	\$930	\$994	\$1,058	
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\$19.25	\$601	\$823	\$955	\$1,021	\$1,087	
\$19.50	\$608	\$834	\$968	\$1,034	\$1,101	
\$19.75	\$616	\$845	\$980	\$1,048	\$1,115	
\$20.00	\$621	\$856	\$993	\$1,061	\$1,130	
7=0.00	Ψ021	\$867	\$1,005	\$1,075	\$1,144	
ese child support		1	I			

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Exhibit 2

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	D = 13 = 489540 = N PCON Petition for Change of Name
	FILED
l	(Your name) Kevin Daniel Adrianzen DEC 16 3 50 PM 13
2	(Address) 9145 West Richmar Avenue Las Vegas, NV 89178 [JEC 10 5 3.0 1.4. L.
3	Las Vegas, NV 89178 Las Vegas, NV 89178
4	(Telephone) (702) 499-8895
5	In Proper Person
6	DISTRICT COURT
7	CLARK COUNTY, NEVADA
8	:
9	In the Matter of the CASE NO.: D-13-489540-N
10	Application of: DEPT. NO.:
11	Kevin Daniel Adrianzen
12	for Change of Name of the Minor Children)
13	Ryder Blake Petit
14	(First child's name)
15	and
16	N/A (Second child's name)
. 17)
. 18	PETITION FOR CHANGE OF NAME FOR MINOR CHILDREN
19 20	COMES NOW, Petitioner Kevin Daniel Adrianzen for [x] his/[] her petition
	to change the name(s) of [x] his/[] her minor child(ren), respectfully shows:
21 22	1. That $[x]$ he/ $[]$ she is the natural $[]$ mother/ $[x]$ father of
23	Ryder Blake Petit , born on September 22, 2013 , in (city and
23 24	state) Las Vegas, Nevada ; and N/A , born
25	on N/A in (city and state) N/A
26	
27	
28	© Clark County Family Law Self-Help Center NAMECHMI.4PE (#7) November 8, 2001 Use only most current version
20	ALL RIGHTS RESERVED Please call the Self-Help Center to confirm most current version.
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1	2. That Petitioner Kevin Daniel Adrianzen has resided in Clark Count	у,
2	Nevada since October 2, 2005 and intends to make Clark County [x] his/[] her home for	at
3	least an indefinite period of time. Ryder Blake Petit has resided in Clark Count	y,
4	Nevada since September 22, 2013 . N/A has reside	:d
5	in Clark County, Nevada since N/A.	
6	3. That, if necessary, Petitioner Kevin Daniel Adrianzen will subm	iit
7	paperwork to this Court requesting that [x] he/[] she be appointed as the child(ren)'s Guardian A	ď
8	Litem.	
9	4. That Petitioner would like to change Ryder Blake Petit	's
10	name to Ryder Blake Adrianzen .	
11	5. That Petitioner would like to changeN/A	's
12	name to	
13	6. That Petitioner wishes to change the child(ren)'s name(s) because he is the biological	
14	father and was married to the biological mother at the time of child's birth.	_
15		<u>-</u> .
16	7. That neither Petitioner nor the child(ren) have been convicted of a felony.	
17	8. That Petitioner is not changing the child(ren)'s name(s) in order to defraud creditors of)r
18	for some other fraudulent reason.	
19	WHEREFORE, Petitioner prays for the following:	
20	1. That the above-entitled Court enter its Order changin	g
21	Ryder Blake Petit 's name to Ryder Blake Adrianzen .	
22	2. That the above-entitled Court enter its Order changingN/A	's
23	name to N/A	
24	3. That the above-entitled Court enter an order for such other and further relief as the Cou	rt
25	shall deem just and proper.	
26		
27	© Clark County Family Law Self-Help Center NAMECHMI.4PE (#	7)
28	November 8, 2002 Use only most current version ALL RIGHTS RESERVED 2 Please call the Self-Help Center to confirm most current version	

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1	Respectfully Submitted:	
2'	(Your signature)	
3	Kevin Daniel Adrianzen	
4	9145 West Richmar Avenue	
5'	Las Vegas, NV 89178	
6	(702) 499-8895 In Proper Person	
7	in a roper reison	
8	<u>VERIFICATION</u>	
9	STATE OF NEVADA) ss:	
10	COUNTY OF CLARK)	
11'	Kevin Daniel Adrianzen , under penalties of perjury, being first duly	
12	sworn, deposes and says:	
13	That I am the Petitioner in the above-entitled action; that I have read the foregoing Petition	
14	for Change of Name and know the contents thereof; that the same is true of my own knowledge,	
15	except for those matters therein contained stated upon information and belief, and as to those	
16	matters, I believe them to be true.	
17.	DATED this 19th day of November , 2013	
18	By:	
19.	(Your signature)	
20	Kevin Daniel Adrianzen	
21		
22	SUBSCRIBED and SWORN to before : the subscriber of the subscriber	
23	(month) November, (year) 2013 JANICE M. FLEMING	
24 25	NOTARY PUBLIC NO. 06-104128-1	
26	My Appt. Exp. Dec. 13, 2016	
27		
	Clark County Femily Law Self-Hein Center NAMECHMI 4PE 6	

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November 8, 2002

ALL RIGHTS RESERVED

IJ	<u>ACKNOWLEDGMENT</u>		
2	STATE OF NEVADA)		
3)ss: COUNTY OF CLARK)		
1	On this 19th day of November 2013, before me, the undersigned Notary Public		
5	in and for the said County and State, personally appeared Kevin Daniel Adrianzen		
5	known to me to be the person described in and who executed the foregoing Petition for Change of		
<i>i</i>	Name, and who acknowledged to me that [R] her [NA she did so freely and voluntarily and for the		
3	uses and purposes therein mentioned.		
į	WITNESS my hand and official seal.		
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ı	NOTATIVOUR		
2	NOTARY RUBINC		
3			
1	///		



JANICE M. FLEMING Notary Public State of Nevada No. 06-104128-1 My Appt. Exp. Dec. 13, 2016

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27 Clark County Family Law Self-Help Center November 8, 2002 28 ALL RIGHTS RESERVED

NAMECHMI.4PE (#7)

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Exhibit 3

Michael S. Strange, Esq.
Nevada Bar No. 9429
Michael S. Strange & Associates, LLC 633 S. 4th Street; Suite 10
Las Vegas, NV 89101
Telephone: (702) 456-4357
Fax: (702) 464-3042
mstrange@mikestrangelaw.com
Attorney for Plaintiff

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

KEVIN DANIEL ADRIANZEN,

Plaintiff.

vs.

PAIGE ELIZABETH PETIT,

Defendant.

CASE NO.: D-13-489542-D

DEPT. NO.: II

Date of Hearing: June 10, 2014

Time of Hearing: 1:30 PM

DECREE OF DIVORCE

The above-entitled action coming before the Court on the Non-Jury Trial, on the 10th day of June, 2014 in Department before the Honorable T. Arthur Ritchie, with the Plaintiff, KEVIN DANIEL ADRIANZEN appearing personally and being represented by his attorney MICHAEL S. STRANGE, ESQ. of the law offices of MICHAEL S. STRANGE & ASSOCIATES, LLC and the Defendant, PAIGE ELIZABETH PETIT, appearing personally and being represented by her attorney FRANK TOTI, ESQ. of the LAW OFFICES OF FRANK TOTI. This matter is on Calendar for Evidentiary Hearing to resolve Custody. Court noted there is a Petition for a name change in Case D-13-489540-N. This case shall be heard today as well. Counsel represented to the Court that the parties desire to conclude the Divorce today, if time permits.

Court heard sworn testimony from Kevin Adrianzen, Matty Adrianzen, and Paige Petit.

Exhibits offered (see worksheet).

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Court heard CLOSING ARGUMENT from counsel.

COURT STATED FINDINGS of Jurisdiction over the parties and the subject matter. Nevada is the home state of the minor child. Court did not find any acts of domestic violence. Both parties appear to be committed to follow the Court's order to parent the child. Both parties have an obligation to support their child. There is a level of conflict between the parties and the grandparents, which is a negative factor for the child. Disputes are not handled in a mature way.

NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that an absolute Decree of Divorce is GRANTED to the parties on no fault grounds.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the parties were referred for mediation, but failed to reach an agreement. The parties will share Joint Legal Custody of their minor child, Ryder, with Defendant designated as Primary Physical Custodian, subject to Plaintiff's timeshare each week from 10:00 a.m. Sunday until 6:00 p.m. Monday. Defendant will have the child from 6:00 p.m. Monday until 10:00 a.m. Sunday. This will be the weekly timeshare until the child reaches his first year birthday.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the weekend following the one year birthday of the child. Plaintiff's timeshare will be from 6:00 p.m. Saturday until 6:00 p.m. Monday each week. Defendant's timeshare will be from 6:00 p.m. Monday until 6:00 p.m. Saturday.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the parties did not mediate a holiday plan and the Court will implement the following holiday plan. The parties may jointly share any other holiday, but must put the agreement in writing and file with the Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Mother's Day and Father's Day will be from 6:00 p.m. the Saturday before to 6:00 p.m. Sunday. Plaintiff will have Father's Day each year. Defendant will have Mother's Day each year. Plaintiff will have the

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child this weekend from 6:00 p.m. on Saturday, June 14, 2014 to 6:00 p.m. Sunday, June 15, 2014 for Father's Day.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Thanksgiving is defined as from 6:00 p.m. the Wednesday before to 6:00 p.m. Thanksgiving Day. Plaintiff will have Thanksgiving Holiday in EVEN numbered years. Defendant will have Thanksgiving Holiday in ODD numbered years.

IT IS FURTHER ORDERED. ADJUDGED AND DECREED that Christmas is defined as from 9:00 a.m. on 12/24 to 9:00 a.m. on 12/26. Defendant will have Christmas in EVEN numbered years. Plaintiff will have Christmas in ODD numbered years.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that both parties will be responsible to pay one-half of any unreimbursed medical expenses or co-payments regarding the minor child, including birthing expenses that have not been paid by insurance.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Plaintiff's child support obligation to Defendant of \$220.00 per month shall continue.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that in the best interest of the child, the child's name shall be changed to Ryder Blake Petit-Adrianzen (see case D-13-489540-N).

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the parties are referred to the UNLV Cooperative Parenting Program. Each party is responsible for the cost of the program and they do not attend the program together. The parties were given referral slip with phone number to call to set up their session. When they have completed the program, they will file a Certificate of Completion with the Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that pursuant to NRS 125.130, each party is required to provide his or her Social Security Number on a separate form to be submitted to this Court and to the Welfare Division of the Department of Human Resources

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("Welfare Division") within ten days from the date of the entry of this Decree of Divorce. IT IS FURTHER ORDERED that such information shall be maintained by the Clerk of this Court and the Welfare Division in a confidential manner, and the same shall not be part of the public records.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that notice is hereby given pursuant to NRS 125B.145 that the court is required to review child support obligations upon the request by either party, every three (3) years to determine if the support is being paid is within the formula set forth in NRS 125B.070.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the parties are placed on notice that a parent obligated to pay support is subject to the provisions of NRS 31A.020-31A.230, inclusive and Sections 2 and 3 of Chapter 31A of the NRS, regarding the withholding of wages and commissions for delinquent payments of support.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that both parties are subject to the provisions of NRS 125.510(6) and (7) which provide as follows:

6. All orders authorized by this section must be made in accordance with the provisions of chapter 125A of NRS and must contain the following language:

PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193,130.

7. In addition to the language required pursuant to subsection 6, all orders authorized by this section must specify that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.

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IT IS FURTHER ORDERED, ADJUDGED AND DECREED that pursuant to NRS 125C.200 if custody has been established and the custodial parent intends to move their residence to a place outside of the State of Nevada, and take the minor children with them, the must, as soon as possible and before the planned move, attempt to obtain the written consent of the noncustodial parent to move the minor children from the State of Nevada. If the non-custodial parent refuses to give that consent, the custodial parent shall, before they leave the state with the children, petition the court for permission to move the children and obtain a court order to allow the custodial parent to relocate out of state with the minor children. The failure of the custodial parent to comply with the provisions of this section may be considered as a factor if a change of custody is requested by the non-custodial parent. This provision does not apply to vacations outside the State of Nevada planned by either party.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any property in the possession of the Plaintiff is awarded to him as his sole and separate property.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any property in the possession of the Defendant is awarded to her as her sole and separate property.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any debts in the name of the Plaintiff are awarded to the Plaintiff as his sole and separate debt.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any debts in the name of the Defendant are awarded to the Defendant as her sole and separate debt.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED both parties hereby waive any right to spousal support.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that each party will bear their own attorney's fees and costs.

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IT IS FURTHER ORDERED, ADJU	JDGED AND DECREED that Attorney Strange	
shall prepare DECREE OF DIVORCE from this hearing. Attorney Toti may review and sign off		
	T ART RITCHIE, JR.	
Submitted By; MICHAEL S. STRANGE, ESQ.	Approved as to Fortif and Content: By: FRANK TOTI, ESQ.	
MICHAEL'S, STKANGE, ESQ. 633 S. 4 th Stroet; Suite 10 Las Vogas, NV 89101 (702) 456-4357 Attorney for Plaintiff	6900 Westcliff Drive; #500 Las Vegas, NV 89145 (702) 364-1604 Attorney for Defendant	
Kevin Daniel Adrianzen Plaimtiff	Paige Hivabeth Peut Defendant	
2	25,000	

Exhibit 4

1 **NEO.I** Michael S. Strange, Esq. 2 **CLERK OF THE COURT** Nevada Bar No. 9429 Michael S. Strange & Associates, LLC 633 S. 4th Street; Suite 10 3 Las Vegas, NV 89101 Telephone: (702) 456-4357 4 Fax: (702) 464-3042 5 mstrange@mikestrangelaw.com Attorney for Plaintiff 6 7 DISTRICT COURT 8 **CLARK COUNTY, NEVADA** 9 10 KEVIN DANIEL ADRIANZEN, CASE NO.: D-13-489542-D DEPT. NO.: H 11 Plaintiff. 12 VS. 13 PAIGE ELIZABETH PETIT, 14 Defendant. 15 NOTICE OF ENTRY OF ORDER 16 17 TO: KEVIN DANIEL ADRIANZEN, Plaintiff 18 TO: PAIGE ELIZABETH PETIT, Defendant 19 TO: FRANK J. TOTI, ESQ., Attorney for Defendant 20 PLEASE TAKE NOTICE that a Decree of Divorce was duly entered in the above 21 entitled matter on the 18th of August, 2014. 22 Dated this 19th day of August, 2014 23 By: /s/ Michael S. Strange
MICHAEL S. STRANGE, ESQ.
633 S. 4th Street; Suite 10
Las Vegas, NV 89101 24 25 (702) 456-4357 26 Attorney for Plaintiff 27 28

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that service of the foregoing NOTICE OF ENTRY OF ORDER and DECREE OF DIVORCE, was made on this 19th day of August, 2014, pursuant to NRCP 5(b)(2)(D), and EDCR 8.05, by electronic service via the Court's EFiling System to the following counsel:

Frank J. Toti, Esq., Attorney for Defendant at frank@fjtesq.com.

By: /s/ Michael S. Strange
MICHAEL S. STRANGE, ESQ.
633 S. 4th Street; Suite 10
Las Vegas, NV 89101
(702) 456-4357
Attorney for Plaintiff

CERTIFICATE OF MAILING

I hereby certify that on the 19th day of August, 2014, I placed a true and correct copy of the foregoing NOTICE OF ENTRY OF ORDER and DECREE OF DIVORCE, in the above-entitled matter, via U.S. Mail, postage prepaid and addressed as follows:

Kevin Adrianzen 9145 West Richmar Ave. Las Vegas, NV 89178 Plaintiff

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

By: /s/ Michael S. Strange
MICHAEL S. STRANGE, ESQ.
633 S. 4th Street; Suite 10
Las Vegas, NV 89101
(702) 456-4357
Attorney for Plaintiff