Electronically Filed 05/05/2015 11:04:19 AM

**CLERK OF THE COURT** 

#### **NOAS**

JENNIFER GORDON 91 Autumn Day Street Henderson, NV 89012 (702) 234-9673 Elise433@gmail.com Defendant in Proper Person

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA Electronically Filed May 08 2015 01:11 p.m. Tracie K. Lindeman Clerk of Supreme Court

MATTHEW GEIGER,	)		
	)	CASE NO.	D-10-430639-D
Plaintiff,	)	DEPT. NO.	T
	)		
VS.	)		
	)		
JENNIFER GORDON,	)		
	)		
	)		
Defendant.	)		
	)		

#### NOTICE OF APPEAL

Notice is hereby given that **Jennifer Gordon**, Defendant above named, hereby appeals to the Supreme Court of Nevada from the "Order" filed on April 09, 2015.<sup>1</sup>

Dated this 5 day of May, 2015.

91 Autumn Day Street Henderson, NV 89012 (702) 234-9673 Elise433@gmail.com

<sup>&</sup>lt;sup>1</sup> The Order filed on April 09, 2015 was the order resulting from Defendant's *Motion for Reconsideration, New Trial, and Amendment to Judgment pursuant to rule 59; and Relief from Judgments pursuant to rule 60B.* That hearing was heard on March 24, 2015. The Defendant filed the above referenced motion to seek a new trial, the original trial being heard on October 9, 2014 which resulted in an Order filed on March 20, 2015.

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**CLERK OF THE COURT** 

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IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

Case No: D-10-430639-D

Dept No: T

JENNIFER ELISE GORDON,

VS.

MATTHEW ROBERT GEIGER,

Defendant(s),

Plaintiff(s),

**CASE APPEAL STATEMENT** 

1. Appellant(s): Jennifer Gordon

2. Judge: Lisa M. Brown

3. Appellant(s): Jennifer Gordon

Counsel:

Jennifer Gordon 91 Autumn Day Street Henderson, NV 89012

4. Respondent (s): Matthew Geiger

Counsel:

Peter J. Bellon, Esq. 732 S. Sixth Street, Suite 102 Las Vegas, NV 89101

2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
3	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5	6. Appellant Represented by Appointed Counsel In District Court: No
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A
7	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
8	Appellant Filed Application to Proceed in Forma Pauperis: Yes, May 5, 2015
9	9. Date Commenced in District Court: May 26, 2010
10	10. Brief Description of the Nature of the Action: DOMESTIC - Marriage Dissolution
11	Type of Judgment or Order Being Appealed: Misc. Order
12	11. Previous Appeal: No
13	Supreme Court Docket Number(s): N/A
14 15	12. Child Custody or Visitation: Custody and Visitation
16	13. Possibility of Settlement: Unknown
17	Dated This 7 day of May 2015.
18	Steven D. Grierson, Clerk of the Court
19	Mary Kielty
20	Mary Kielty, Deputy Clerk
21	200 Lewis Ave PO Box 551601
22	Las Vegas, Nevada 89155-1601
23	(702) 671-0512
24	
25	
26 27	cc: Jennifer Gordon
٠	

**ASTA** 

JENNIFER GORDON
91 Autumn Day Street
Henderson, NV 89012
(702) 234-9673
Elise433@gmail.com
Defendant in Proper Person

CLERK OF THE COURT

## DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

MATTHEW GEIGER,	)		
Plaintiff,	)	CASE NO. DEPT. NO.	D-10-430639-D T
	)		
VS.	)		
JENNIFER GORDON,	) ) )		
Defendant.	) ) )		

#### CASE APPEAL STATEMENT

Comes now Defendant **Jennifer Gordon**, in proper person, and pursuant to NRAP 3(a)1 and 4(a)4(C)(D), respectfully presents her Case Appeal Statement.

- Jennifer Gordon, Defendant above-named, is the Appellant filing this Case Appeal Statement.
- 2. The Honorable Gayle Nathan, Eighth Judicial District Family Court, presided over the motion/evidentiary hearing that was before the court on October 9, 2014, and the Honorable Lisa Brown, Eighth Judicial District Court, Family Division, was the judge who made the ruling regarding the motion for a new trial, etc.
- 3. Jennifer Gordon is Defendant in proper person. Defendant's address is as follows:
  - 91 Autumn day Street Henderson, NV 89012

///

4. Matthew Geiger is Plaintiff and is represented by:

Peter J. Bellon, Esq. 732 South Sixth Street, #102 Las Vegas, NV 89101

- 5. N/A
- 6. Jennifer Gordon, Appellant in this appeal, was represented by Gary Zernich, Esq, in an unbundled capacity for the Evidentiary Hearing which was heard on October 09, 2014.
- 7. Appellant, Jennifer Gordon, is not presently represented by counsel.
- Appellant, Jennifer Gordon, is submitting an application for leave to proceed in forma
  pauperis. As this application has not been filed, the status of the application is
  unknown.
- 9. Plaintiff, Matthew Geiger filed a Complaint for Divorce on May 26, 2010.
- 10. Defendant's Motion for change in visitation, change in legal custody and several orders to show cause were denied as according to the order filed on March 20, 2015. However, the Court also sui sponte modified and materially altered Defendant's custodial rights as the resulting modification was not even requested as a form of relief by the Plaintiff in his underlying countermotion. As a result of this ruling, Appellant filed a Motion for New Trial which was subsequently denied as according to the order filed on April 09, 2015. Appellant has now filed this appeal.
- 11. This case has never been the subject of an appeal to or original writ proceeding in the Supreme Court.
- 12. This appeal involves child custody and visitation.

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13. Settlement is unlikely at this time.

Dated this \_\_\_\_\_\_day of May, 2015.

JENNIFER ORDON 91 Autumn Day Street Henderson, NV 89012

(702) 234-9673

Elise433@gmail.com

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1	CERT	Alm & Comm
1	JENNIFER GORDON	CLERK OF THE COURT
2	91 Autumn Day Street Henderson, NV 89012	
3	(702) 234-9673	
4	Elise433@gmail.com	
5	3	RICT COURT LY DIVISION
	Ş.	OUNTY, NEVADA
6	A A TYPI (PIN) OF LOED	`
7	MATTHEW GEIGER,	) CASE NO. D-10-430639-D
8	Plaintiff,	) DEPT. NO. T
9	110	}
10	VS.	)
	JENNIFER GORDON,	
11		} }
12	Defendant.	
13		_)
14		AILING AND E-SERVICE
15	Pursuant to Nevada Rule of Civil Pr	ocedure 5(b), I certify service of Defendant's
16	NOTICE OF APPEAL & Defendant's CAS	SE APPEAL STATEMENT, was made this5_
17	day of May 2015, by depositing a true cop	y, first class mail, in a scaled envelope, postage
18	prepaid at Henderson, Nevada, addressed as	follows and e-served via wiznet:
19		
20		Peter Bellon, Esq. 732 South Sixth Street, #102
		Las Vegas, NV 89101
21		Attorney for Plaintiff
22		
23	JENNIFER GØRDON	
24	91 Autumn Day Street Henderson, NV 89012	
25	(702) 234-9673	
26	Elise433@gmail.com	
27		
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JENNIFER GORDON
91 Autumn Day Street
Henderson, NV 89012
(702) 234-9673
Elise433@gmail.com
Defendant in Proper Person

CLERK OF THE COURT

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

MATTHEW GEIGER,	)		
Plaintiff,	)	CASE NO. DEPT. NO.	D-10-430639-D T
VS.	)		
JENNIFER GORDON,	.)		
Defendant.	) )		

#### NOTICE OF APPEAL

Notice is hereby given that **Jennifer Gordon**, Defendant above named, hereby appeals to the Supreme Court of Nevada from the "Order" filed on April 09, 2015.

Dated this 5 day of May, 2015.

PENNIFER GORDON 91 Autumn Day Street Henderson, NV 89012 (702) 234-9673 Elise433@gmail.com

<sup>&</sup>lt;sup>1</sup> The Order filed on April 09, 2015 was the order resulting from Defendant's Motion for Reconsideration, New Trial, and Amendment to Judgment pursuant to rule 59; and Relief from Judgments pursuant to rule 60B. That hearing was heard on March 24, 2015. The Defendant filed the above referenced motion to seek a new trial, the original trial being heard on October 9, 2014 which resulted in an Order filed on March 20, 2015.

ASTA
JENNIFER GORDON
91 Autumn Day Street
Henderson, NV 89012

(702) 234-9673 Elise433@gmail.com

Defendant in Proper Person

Atum & Louin

### DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

MATTHEW GEIGER,	):		
Plaintiff,	)	CASE NO. DEPT. NO.	D-10-430639-D T
	)		
VS <sub>*</sub> .	)		
	)		
JENNIFER GORDON,	).		
	)		•
	)		
Defendant,	)		
	)		

### CASE APPEAL STATEMENT

Comes now Defendant Jennifer Gordon, in proper person, and pursuant to NRAP 3(a)1 and 4(a)4(C)(D), respectfully presents her Case Appeal Statement.

- Jennifer Gordon, Defendant above-named, is the Appellant filing this Case Appeal Statement.
- 2. The Honorable Gayle Nathan, Eighth Judicial District Family Court, presided over the motion/evidentiary hearing that was before the court on October 9, 2014, and the Honorable Lisa Brown, Eighth Judicial District Court, Family Division, was the judge who made the ruling regarding the motion for a new trial, etc.
- 3. Jennifer Gordon is Defendant in proper person. Defendant's address is as follows:

91 Autumn day Street Henderson, NV 89012

111

4. Matthew Geiger is Plaintiff and is represented by:

Peter J. Bellon, Esq. 732 South Sixth Street, #102 Las Vegas, NV 89101

- 5. N/A
- Jennifer Gordon, Appellant in this appeal, was represented by Gary Zernich, Esq, in an unbundled capacity for the Evidentiary Hearing which was heard on October 09, 2014.
- 7. Appellant, Jennifer Gordon, is not presently represented by counsel.
- 8. Appellant, Jennifer Gordon, is submitting an application for leave to proceed in forma pauperis. As this application has not been filed, the status of the application is unknown.
- 9. Plaintiff, Matthew Geiger filed a Complaint for Divorce on May 26, 2010.
- 10. Defendant's Motion for change in visitation, change in legal custody and several orders to show cause were denied as according to the order filed on March 20, 2015. However, the Court also sui sponte modified and materially altered Defendant's custodial rights as the resulting modification was not even requested as a form of relief by the Plaintiff in his underlying countermotion. As a result of this ruling, Appellant filed a Motion for New Trial which was subsequently denied as according to the order filed on April 09, 2015. Appellant has now filed this appeal.
- 11. This case has never been the subject of an appeal to or original writ proceeding in the Supreme Court.
- 12. This appeal involves child custody and visitation.

*[[[*]

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13. Settlement is unlikely at this time.

Dated this 5 day of May, 2015.

JENNIFER SORDON 91 Autumn Day Street Henderson, NV 89012 (702) 234-9673 Elise433@gmail.com

CLERK OF THE COURT

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BOCUMENT ATTACHED IS A
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1	MOT JENNIFER GORDON 91 Autumn Day Street
2	JENNIFER GORDON 91 Autumn Day Street
3	Henderson, NV 89012 CLERK OF THE COURT
4	(702) 234-9673 Elise433@gmail.com
5	Defendant in Proper Person DISTRICT COURT
6	FAMILY DIVISION CLARK COUNTY, NEVADA
7	MATTHEW GEIGER, )
8	) CASE NO. D-10-430639-D
1	Plaintiff, ) DEPT. NO. T
9	vs.
10	JENNIFER GORDON,
11	
12	Defendant.
13	)
14	MOTION FOR APPLICATION AND AFFIDAVIT TO PROCEED ON APPEAL IN
15	FORMA PAUPERIS
16	Pursuant to NRS 12.015, and based on the following Affidavit, I request permission from
17	this Court to proceed without paying court costs or other costs and fees as provided in NRS
18	
19	12.015, because I lack sufficient financial ability.
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Page 1 of 3

Motion

## AFFIDAVIT IN SUPPORT OF MOTION TO PROCEED ON

#### APPEAL IN FORMA PAUPERIS

STATE OF NEVADA

SS.

### COUNTY OF CLARK

I, Jennifer Gordon being first duly sworn, depose and say that I am the Defendant in the above-entitled case; that in support of my motion to proceed on appeal without being required to prepay fees, cost or give security therefor, I state that because of my poverty I am unable to pay the costs of said proceeding or to give security therefor; that I believe I am entitled to redress; and that the issues which I desire to present on appeal are the following:

- Did it violate the Defendant's due process rights when the Court sua sponte introduced for the first time documentary evidence to the litigants at the start of a evidentiary hearing leaving the litigants no time to prepare for the validity, veracity, or credibility of the evidence, over the objection of the Defendant and a request for a continuance?
- Is it error for the Court to expand the scope of an evidentiary hearing, i.e. turning a motion hearing into an evidentiary hearing on the day of the motion hearing that was being held in conjunction with a limited scope evidentiary hearing, without prior notice to the litigants?
- Did the District Court err when it changed the Defendant's custodial rights, i.e. gave the Plaintiff more visitation time and made a ruling that the Defendant's boyfriend was not allowed around the subject minor children unsupervised even though the Defendant and her boyfriend have a child together and live together, all without a full and fair hearing?
- Did the Court commit any other error that rises to the level of an abuse of discretion?

I further swear that the responses which I have made to the questions and instructions below relating to my ability to pay the cost of prosecuting the appeal are true.

- 1. I am not presently employed and have not been employed since March 30, 2013. My income while I was employed was approx. \$6000 a month gross income and I was paid on a weekly basis at \$33 per hour, and approx \$1000 a week net income. I initially took time off for maternity but since have not been able to return to work because of the restrictions against my fiancé from the order filed March 20, 2015, that makes it impossible for us both to be employed.
- In the past twelve months I have not received any income from a business, profession, or other form of self-employment, or in the form of rent payments, interest, dividends, or other source. My sole source of income is my fiancé.
- I do share partial ownership on a checking and a savings account with my fiance.
   However, there is no "value" to either account.
- I co-own two vehicles with my fiancé: 1997 Cadillac Deville, and a 2000 Chevrolet Express 3500.
- 5. My fiancé of 5 years is our sole provider. We, together, support 6 children on his one income. There are 3 children which are solely his, 2 are solely mine and we have a 20 month old child together. I am a "mother" to ALL of the children in the house.

I understand that a false statement or answer to any question in this affidavit will subject me to

penalties for perjury.

JENNIFER GORDON

SUBSCRIBED AND SWORN to before me this

\_\_day of

, 2015

KELLY PERRI
Notary Public State of Nevada
No. 14-14485-1
My Appt. Exp. July 28, 2018

NOTARY PUBLIC

## CASE SUMMARY CASE NO. D-10-430639-D

Matthew Robert Geiger, Plaintiff vs. Jennifer Elise Gordon, Defendant. \$ Location: Department T
\$ Judicial Officer: Brown, Lisa
\$ Filed on: 05/26/2010

#### **CASE INFORMATION**

Related Cases

R-13-176576-R (Linked - 1J1F) T-10-125476-T (Linked - 1J1F) T-11-134166-T (Linked - 1J1F)

**Statistical Closures** 

**Subject Minor** 

04/09/2015 Settled/Withdrawn With Judicial Conference or Hearing 06/04/2014 Settled/Withdrawn With Judicial Conference or Hearing 09/17/2013 Settled/Withdrawn With Judicial Conference or Hearing

09/27/2011 Decision with Trial / Evidentiary Hearing

Case Type: **Divorce - Complaint** 

Subtype: Complaint Subject Minor(s)

Case Status: 05/01/2015 Reopened

Case Flags: Order After Hearing Required

Order / Decree Logged Into

**Department** 

Proper Person Documents Mailed Appealed to the Nevada Supreme

Court

#### PARTY INFORMATION

Plaintiff Geiger, Matthew Robert

8659 Horizon Wind AVE APT 102

Las Vegas, NV 89178

Bellon, Peter J., ESQ

Retained 702-452-6299(W)

Pro Se

702-443-0101(H)

**Aaron, Chris A.** *Retained* 

702-253-0700(W) Scalia II, Joseph A, ESQ

Retained

702-678-6000(W)

Defendant Gordon, Jennifer Elise

\*\* Confidential Address \*\*

Geiger, Chevy Whalen

Geiger, Weston Curtis

Pro Se

\*\* Confidential Phone \*\*

DATE EVENTS & ORDERS OF THE COURT

### **EVENTS**

Filed by: Defendant Gordon, Jennifer Elise

Case Appeal Statement

Filed by: Defendant Gordon, Jennifer Elise

Certificate of E-Service

Filed by: Defendant Gordon, Jennifer Elise

Family Court Motion Opposition Fee Information Sheet

Filed by: Defendant Gordon, Jennifer Elise Certificate of Mailing and E-service

Filed by: Defendant Gordon, Jennifer Elise

Case Appeal Statement

	CASE 110. D-10-430037-D
05/05/2015	Notice of Appeal Filed by: Defendant Gordon, Jennifer Elise Notice of Appeal
05/05/2015	A Motion Filed by: Defendant Gordon, Jennifer Elise Motion For Application And Affidavit to Proceed On Appeal In Forma Pauperis
05/04/2015	Q Certificate of Mailing Filed by: Defendant Gordon, Jennifer Elise Certificate of Mailing
05/01/2015	Anotion Filed by: Defendant Gordon, Jennifer Elise Motion to Conform Order From October 09, 2014 To Courts Minutes and Judge's Oral Pronouncements
04/10/2015	Notice of Entry of Order  Filed by: Plaintiff Geiger, Matthew Robert  Notice of Entry of Order
04/09/2015	© Order Filed by: Plaintiff Geiger, Matthew Robert  Order
03/20/2015	Q Order Filed by: Plaintiff Geiger, Matthew Robert  Order
03/20/2015	Q Certificate of Mailing Filed by: Defendant Gordon, Jennifer Elise Certificate of Mailing
03/20/2015	Reply Filed by: Defendant Gordon, Jennifer Elise REPLY TO OPPOSITION AND COUNTERMOTION
03/20/2015	Notice of Entry of Order  Filed by: Plaintiff Geiger, Matthew Robert  Notice of Entry of Order
03/13/2015	© Certificate of Mailing Filed by: Plaintiff Geiger, Matthew Robert Certificate of Mailing
03/13/2015	© Opposition and Countermotion  Filed by: Plaintiff Geiger, Matthew Robert  Opposition to Defendant's Motion for Reconsideration, New Trial and Amendment of Judgment Pursuant to Rule 59; and Relief from Judgments Pursuant to Rule 60B(1) and Countermotion to Enforce the Terms of the October 9, 2014 Order, for Another Child Interview or Evaluation and for Attorney's Fees and Related Relief
02/24/2015	Certificate of Mailing Filed by: Defendant Gordon, Jennifer Elise  Certificate of Mailing
02/23/2015	Amotion Filed by: Plaintiff Geiger, Matthew Robert Motion for Reconsideration, New Trial, and Amendment of Judgment Pursuant to Rule 59; and Relief From Judgments Pursuant to Rule 60b
01/14/2015	Notice of Seminar Completion EDCR 5.07  Filed by: Defendant Gordon, Jennifer Elise  ABC's Of Parenting for Jennifer and Baron
01/14/2015	Notice of Seminar Completion EDCR 5.07

	CASE NO. D-10-430639-D
	Filed by: Defendant Gordon, Jennifer Elise  ABC's Of Parenting for Jennifer and Baron
01/05/2015	Judicial Elections 2014 - Case Reassignment Family Court Judicial Officer Reassignment 2014
12/11/2014	Notice of Seminar Completion EDCR 5.07  Filed by: Plaintiff Geiger, Matthew Robert  ABC's of Parenting
10/06/2014	Receipt of Copy Filed by: Plaintiff Geiger, Matthew Robert Receipt of Copy
10/03/2014	Affidavit of Service Filed by: Plaintiff Geiger, Matthew Robert  Affidavit of Service
10/03/2014	Notice Filed by: Defendant Gordon, Jennifer Elise Notice of "Unbundled" Appearance of Counsel for Defendant
10/03/2014	Pre-trial Memorandum Filed by: Plaintiff Geiger, Matthew Robert Plaintiff's Pre-trial Memorandum
09/25/2014	Notice of Rescheduling of Hearing Filed by: Plaintiff Geiger, Matthew Robert Notice of Rescheduling of Hearing
09/18/2014	Receipt of Copy Filed by: Defendant Gordon, Jennifer Elise Receipt of Copy
09/18/2014	Q Pre-trial Memorandum Filed by: Defendant Gordon, Jennifer Elise Defendant's Pre-Trial Memorandum
09/18/2014	Witness List Filed by: Defendant Gordon, Jennifer Elise Defendant's Witness List and Production of Documents Pursuant to NRCP 16.2
09/12/2014	Reply Filed by: Defendant Gordon, Jennifer Elise Reply to Opposition and Opposition to Countermotion
09/12/2014	Receipt of Copy Filed by: Defendant Gordon, Jennifer Elise Receipt of Copy
09/05/2014	Grder Setting Evidentiary Hearing Filed by: Plaintiff Geiger, Matthew Robert Order Setting Evidentiary Hearing
08/25/2014	Q Certificate of Service Filed by: Plaintiff Geiger, Matthew Robert Certificate of Service
08/25/2014	Sinancial Disclosure Form Filed by: Plaintiff Geiger, Matthew Robert General Financial Disclosure Form
08/25/2014	Q Opposition and Countermotion Filed by: Plaintiff Geiger, Matthew Robert Opposition to Defendant's Motion for an Order to Show Cause and for Orders to Modify Child Custody,

	CASE 110. D-10-430037-D
	Visitation, and/or Child Support and Countermotion to Modify Child Support, for Attorney's Fees and Related Relief
08/21/2014	Notice of Appearance Party: Plaintiff Geiger, Matthew Robert Notice of Appearance
08/08/2014	Affidavit of Service Filed by: Defendant Gordon, Jennifer Elise  Affidavit of Service
08/06/2014	Q Order Shortening Time Filed by: Defendant Gordon, Jennifer Elise Order Shortening Time
08/04/2014	Certificate of Mailing Filed by: Defendant Gordon, Jennifer Elise For: Plaintiff Geiger, Matthew Robert  Certificate of Mailing
08/04/2014	Sex Parte Motion  Filed by: Defendant Gordon, Jennifer Elise  Ex Parte Motion for an Order Shortening Time
08/04/2014	(A) Motion Filed by: Defendant Gordon, Jennifer Elise Motion for Orders to Modify Child Custody, Visitation, and/or Child Support
08/04/2014	Solution  Filed by: Defendant Gordon, Jennifer Elise  Notice of Motion
08/04/2014	A Motion for Order Filed by: Defendant Gordon, Jennifer Elise  Motion for Order to Show Cause
06/27/2014	Affidavit Filed by: Defendant Gordon, Jennifer Elise  Affidavit Of Margaret Pickard
06/26/2014	Solution of Entry of Order Filed by: Defendant Gordon, Jennifer Elise Notice of Entry of Order
06/26/2014	S Certificate of Mailing Filed by: Defendant Gordon, Jennifer Elise  Certificate of Mailing
06/25/2014	Notice of Seminar Completion EDCR 5.07  Filed by: Defendant Gordon, Jennifer Elise  Notice of Seminar Completion EDCR 5.07 - Family
06/04/2014	9 Order Filed by: Defendant Gordon, Jennifer Elise Order
04/30/2014	Notice of Seminar Completion EDCR 5.07  Filed by: Plaintiff Geiger, Matthew Robert  Plaintiff's Notice of UNLV Seminar Completion EDCR 5.07 - Family
03/28/2014	© Notice of Entry of Order Filed by: Defendant Gordon, Jennifer Elise Notice of Entry of Order
03/28/2014	2 Certificate of Mailing

	CASE NO. D-10
	Filed by: Defendant Gordon, Jennifer Elise  Certificate of Mailing
02/11/2014	Grder Filed by: Defendant Gordon, Jennifer Elise Order
01/13/2014	© Certificate of Mailing Filed by: Defendant Gordon, Jennifer Elise For: Plaintiff Geiger, Matthew Robert
01/13/2014	♀ Notice of Entry of Order
01/13/2014	☑ Order to Show Cause
11/13/2013	© Certificate of Mailing Filed by: Defendant Gordon, Jennifer Elise For: Plaintiff Geiger, Matthew Robert
11/12/2013	Motion for Order Filed by: Defendant Gordon, Jennifer Elise Motion for an Order to Show Cause
11/12/2013	Q Notice of Motion Filed by: Defendant Gordon, Jennifer Elise Notice of Motion for an Order to Show Casue
11/12/2013	A Motion  Filed by: Defendant Gordon, Jennifer Elise  Motion for an Order to Show Casue
10/23/2013	Notice of Hearing  Notice of Hearing
10/10/2013	Notice of Withdrawal Filed by: Plaintiff Geiger, Matthew Robert Notice of Withdrawal
10/10/2013	Q Certificate of Mailing Filed by: Plaintiff Geiger, Matthew Robert Certificate of Mailing
10/10/2013	Notice of Entry of Order  Filed by: Plaintiff Geiger, Matthew Robert  Notice of Entry of Order
09/19/2013	Q Notice of Entry of Order  Notice of Entry of Minute Order
09/17/2013	Q Order Filed by: Plaintiff Geiger, Matthew Robert Order to Vacate Hearing
09/16/2013	Grder Filed by: Plaintiff Geiger, Matthew Robert  Minute Order
08/15/2013	© Certificate of Mailing Filed by: Plaintiff Geiger, Matthew Robert Certificate of Mailing
08/15/2013	Supplement Filed by: Plaintiff Geiger, Matthew Robert Supplement to Plaintiff's Pleadings

08/14/2013	Certificate of Mailing Filed by: Plaintiff Geiger, Matthew Robert Certificate of Mailing
08/14/2013	Notice of Hearing Filed by: Plaintiff Geiger, Matthew Robert Notice of Hearing
08/08/2013	A Motion Filed by: Plaintiff Geiger, Matthew Robert  Motion to Withdraw as Plaintiff's Counsel
08/02/2013	Notice of Hearing Filed by: Plaintiff Geiger, Matthew Robert Notice of Hearing
06/18/2013	Q Certificate of Mailing Filed by: Plaintiff Geiger, Matthew Robert Certificate of Mailing
06/13/2013	Notice of Entry of Order  Filed by: Plaintiff Geiger, Matthew Robert  Notice of Entry of Order
06/06/2013	Notice of Withdrawal Filed by: Defendant Gordon, Jennifer Elise Notice of Withdrawal of Attorney
05/29/2013	Q Notice of Withdrawal Filed by: Defendant Gordon, Jennifer Elise Notice of Withdrawal of Attorney
05/29/2013	Q Order Filed by: Plaintiff Geiger, Matthew Robert Order
05/14/2013	Notice of Withdrawal Filed by: Plaintiff Geiger, Matthew Robert Notice of Withdrawal
05/14/2013	Q Certificate of Mailing Filed by: Plaintiff Geiger, Matthew Robert Certificate of Mailing
05/07/2013	Q Certificate of Mailing Filed by: Defendant Gordon, Jennifer Elise Certificate Of Mailing
04/29/2013	Garage Financial Disclosure Form Filed by: Defendant Gordon, Jennifer Elise Financial Disclosure Form
04/29/2013	Affidavit of Service Filed by: Plaintiff Geiger, Matthew Robert  Affidavit of Service
04/19/2013	© Opposition Filed by: Defendant Gordon, Jennifer Elise Defendant's Opposition to Plaintiff's Motion for an Emergency Hearing to Enforce Child custody and/or Visitation Order on An Order Shortening Time and Defendant's Countermotion for Supervised Visitation for A Modification of Child Support and to Reduce to Judgment Plaintiff's Child Support Arrears
04/09/2013	Family Court Motion Opposition Fee Information Sheet Filed by: Plaintiff Geiger, Matthew Robert

CASE NO. D-10-430039-D			
04/09/2013	Motion Filed by: Plaintiff Geiger, Matthew Robert For: Defendant Gordon, Jennifer Elise Motion for an Emergency Hearing to Enforce Child Custody and/or Visitation Order on an Order Shortening Time		
04/04/2012	Notice of Change of Address Filed by: Defendant Gordon, Jennifer Elise		
10/06/2011	Notice of Withdrawal Filed by: Defendant Gordon, Jennifer Elise Notice of Withdrawal of Attorney		
10/06/2011	Notice of Entry of Decree  Party: Defendant Gordon, Jennifer Elise  Notice of Entry of Decree of Divorce		
09/27/2011	Q Decree of Divorce Filed by: Defendant Gordon, Jennifer Elise  Decree of Divorce		
08/19/2011	Suithdrawal of Attorney Filed by: Plaintiff Geiger, Matthew Robert Withdrawal Of Attorney		
06/28/2011	Q Notice of Entry Filed by: Plaintiff Geiger, Matthew Robert Notice of Entry of Order From Hearing		
06/27/2011	Q Order Filed by: Plaintiff Geiger, Matthew Robert Order From Hearing		
06/17/2011	Notice of Seminar Completion EDCR 5.07  Filed by: Plaintiff Geiger, Matthew Robert  Notice of Seminar Completion		
05/27/2011	Q Order for Supervised Visitation		
05/25/2011	Solution Notice  Filed by: Plaintiff Geiger, Matthew Robert  Notice Of Appearance		
05/23/2011	Witness List  Filed by: Defendant Gordon, Jennifer Elise  List of Witnesses & Exhibits		
05/23/2011	Amended Answer Filed by: Defendant Gordon, Jennifer Elise Defendant's First Amended Answer to Complaint for Divroce and Counterclaim for Divorce		
05/23/2011	Solution Pre-trial Memorandum Filed by: Defendant Gordon, Jennifer Elise Defendant's Pre-trial Memorandum		
05/17/2011	Schedule of Arrearages Filed by: Defendant Gordon, Jennifer Elise Schedule of Arrearages		
04/12/2011	Notice of Appearance Party: Defendant Gordon, Jennifer Elise Notice of Appearance		

	CASE NO. D TO 10000 D
03/25/2011	Sinancial Disclosure Form Filed by: Plaintiff Geiger, Matthew Robert Financial Disclosure Form
03/21/2011	Notice of Hearing Filed by: Plaintiff Geiger, Matthew Robert Notice of Hearing
03/15/2011	Q Order Setting Evidentiary Hearing Filed by: Plaintiff Geiger, Matthew Robert Order Setting Evidentiary Hearing
01/20/2011	Notice of Change of Address Filed by: Defendant Gordon, Jennifer Elise
01/19/2011	(2) Notice of Entry of Order
01/19/2011	Certificate of Mailing Filed by: Plaintiff Geiger, Matthew Robert  Certificate of Mailing
01/03/2011	Notice of Rescheduling of Hearing Filed by: Plaintiff Geiger, Matthew Robert Notice of Rescheduling of Hearing
01/01/2011	Administrative Reassignment to Department T  Case reassigned from Department K
12/29/2010	Q Order
12/14/2010	Referral Order for Outsourced Evaluation Services
12/14/2010	Referral Order for Outsourced Evaluation Services
11/01/2010	Q Parenting Agreement Filed by: Defendant Gordon, Jennifer Elise; Plaintiff Geiger, Matthew Robert Partial
11/01/2010	Q Order  Behavior
08/30/2010	Notice of Seminar Completion EDCR 5.07 Filed by: Plaintiff Geiger, Matthew Robert
08/30/2010	Notice of Seminar Completion EDCR 5.07 Filed by: Defendant Gordon, Jennifer Elise
08/30/2010	Q Order for Family Mediation Center Services Party: Plaintiff Geiger, Matthew Robert
08/27/2010	Q Joint Preliminary Injunction Filed by: Plaintiff Geiger, Matthew Robert For: Defendant Gordon, Jennifer Elise
08/27/2010	Summons Issued Only Filed by: Plaintiff Geiger, Matthew Robert Summons
07/15/2010	NRCP 16.2 Case Management Conference Filed by: Plaintiff Geiger, Matthew Robert Notice of
06/28/2010	Q Certificate of Mailing Filed by: Plaintiff Geiger, Matthew Robert For: Defendant Gordon, Jennifer Elise

## CASE SUMMARY CASE NO. D-10-430639-D

06/28/2010 Reply to Counterclaim

Filed by: Plaintiff Geiger, Matthew Robert For: Defendant Gordon, Jennifer Elise

06/11/2010 Certificate of Mailing

Filed by: Defendant Gordon, Jennifer Elise For: Plaintiff Geiger, Matthew Robert

06/11/2010 Declaration Under Uniform Child Custody Jurisdiction Act

Filed by: Defendant Gordon, Jennifer Elise

06/11/2010 Answer and Counterclaim

Filed by: Defendant Gordon, Jennifer Elise Party 2: Plaintiff Geiger, Matthew Robert

for Divorce

06/03/2010 Proof of Personal Service of Summons and Complaint

Filed by: Plaintiff Geiger, Matthew Robert For: Defendant Gordon, Jennifer Elise

Affidavit of Service

05/26/2010 Complaint for Divorce

#### **HEARINGS**

06/10/2015 | CANCELED Motion (10:00 AM) (Judicial Officer: Brown, Lisa)

Vacated

Motion to Conform Order From October 09, 2014 To Courts Minutes and Judge's Oral Pronouncements

03/24/2015 All Pending Motions (9:00 AM) (Judicial Officer: Brown, Lisa)

#### MINUTES

Matter Heard;

Journal Entry Details:

MOTION FOR RECONSIDERATION, NEW TRIAL, AND AMENDMENT OF JUDGMENT PURSUANT TO RULE 59; AND RELIEF FROM JUDGMENTS PURSUANT TO RULE 60B OPPOSITION AND COUNTERMOTION TO ENFORCE THE TERMS OF THE OCTOBER 9, 2014 ORDER, FOR ANOTHER CHILD INTERVIEW OR EVALUATION AND FOR ATTORNEY'S FEES AND RELATED RELIEF Defendant argued regarding relief from judgment, claiming due process violations and violations of her parental rights. Mr. Bellon alleged that Defendant has ignored previous Court Orders. He claimed that Defendant's boyfriend has continued to inflict corporal punishment on the children although the Court has previously Ordered him not to discipline the children in any way. Plaintiff requested compensatory time with the children. Court advised that it has reviewed the record that resulted in the prior Judge's ruling and found nothing inappropriate. COURT ORDERED, Defendant's Motion is DENIED. COURT FURTHER ORDERED, Plaintiff's Countermotion with regard to Attorney's Fees is DENIED as the Court Finds that Defendant's Motion was filed in good faith. Plaintiff's request for compensatory time is DENIED as this issue is not properly before the Court. Mr. Bellon shall prepare the Order. This case will be closed upon submission of the Order.

03/24/2015 **Opposition & Countermotion** (9:00 AM) (Judicial Officer: Brown, Lisa)

Events: 03/13/2015 Opposition and Countermotion

Plt's Opposition and Countermotion to Enforce the Terms of the October 9, 2014 Order, for Another child Interview or Evaluation and for Attorney's Fees and Related Relief

Denied:

03/24/2015 **Motion** (9:00 AM) (Judicial Officer: Brown, Lisa)

Events: 02/23/2015 Motion

Defendant's Notice of Motion and Motion for Reconsideration, New Trial and Amendment of Judgment Pursuant to Rule 59; and Relief From Judgments Purusuant to Rule 60B

Denied:

10/09/2014 All Pending Motions (1:30 PM) (Judicial Officer: Nathan, Gayle)

#### MINUTES

Matter Heard;

Journal Entry Details:

EVIDENTIARY HEARING: OSC DEFENDANT FILED/WHY WARRANT WAS ISSUED FOR PLAINTIFF AND PROBATION DEPARTMENT COMMUNICATION WITH DEFENDANT/CHILD SUPPORT...DEFENDANT'S

## CASE SUMMARY CASE NO. D-10-430639-D

MOTION FOR CHANGE OF CUSTODY...PLAINTIFF'S OPPOSITION AND COUNTERMOTION TO MODIFY CHILD SUPPORT. FOR ATTORNEY FEES AND RELATE RELIEF...ORDER TO SHOW CAUSE: OSC RE: PLAINTIFF'S VIOLATION OF 11/1/10 ORDER. 9/16/13 ORDER. AND 6/19/14 DA'S ORDER RESET FROM 10/3/14 Gary Zernich, Bar #7693, appeared in a pro bono capacity to represent Defendant. The Court met with Mr. Bellon and Mr. Zernich OFF THE RECORD prior to the hearing. The Court noted Defendant's Motion was being heard this date. The Motion asked the Court to reduce Plaintiff's custodial time, based on Plaintiff having spent twenty-three (23) days in jail, a warrant being issued against him, and allegations of him being an absconder. The Court said it had set an Evidentiary Hearing to hear testimony from the probation officer to find out exactly what happened. Testimony presented. Exhibits offered and admitted. (See worksheets). The Court noted Plaintiff was on disability and he was requesting his child support be modified. As an offer of proof, Mr. Bellon said there were child support arrearages from previous orders, and there would be further arrearages accruing from May, 2014. Mr. Bellon said Plaintiff was injured on the job in January, 2014, at which time he was collecting Workmen's Compensation, the full amount of his child support was taken out of his Workmen's Compensation until April, 2014, when the benefits stopped. Plaintiff did pay child support in July; however, he has arrearages for May, June, August, and September. Plaintiff notified the District Attorney's Office when his benefits were stopped. Plaintiff has filed an appeal and has a hearing scheduled on 10/13/14, if Plaintiff's benefits are reinstated, he will be paid retroactively. Mr. Bellon said the District Attorney filed in this case for Plaintiff's child support to be reduced, when Plaintiff advised them he was out of work. Mr. Zernich asked the Court to sentence Plaintiff to ten (10) days in jail for his failure to comply with the Court's order by not bringing his medical records to Court, and for failing to pay his child support. Mr. Bellon said Plaintiff had not willfully withheld his child support payments. Mr. Bellon added he remembered reading the Court's order, and did not realize Plaintiff was required to provide his medical records - he said he did not instruct Plaintiff to bring the records with him. After reviewing Defendant's exhibit C, COURT ORDERED, through August 2014, there were child support arrearages of \$28,879.69, which shall be REDUCED TO JUDGMENT, this amount includes interest and penalties. The Court FINDS as of October, 2014, Plaintiff is out of work; therefore, his child support is TEMPORARILY reduced to \$200.00 per month. The Court is not going to find him in contempt at this time for being unable to work. Plaintiff is under an affirmative duty to notify Defendant when he is cleared for work and he is working again, and provide her with a copy of his first pay stub, so that his child support can be recalculated. If Plaintiff fails to do this he will be in CONTEMPT, which shall be punishable by five (5) days in jail. If Plaintiff's disability benefits are reinstated, his child support will be 25% of his disability. Plaintiff is under an affirmative duty to notify Defendant when his benefits are reinstated. The Court FURTHER FINDS Plaintiff testified he was injured in January 2014, and immediately sought medical attention, and was unable to work after that time, which is the basis for the Court's FINDING he cannot work. Plaintiff received disability benefits through April, 2014, Mr. Bellon made offers of proof Plaintiff's injury was challenged, and his benefits were stopped. Plaintiff is challenging this decision. Closing arguments. The Court FINDS it understands Plaintiff had a warrant out for him; however, it was clear the Probation Officer who took over his case did not have a conversation with Plaintiff explaining what his new requirements were when he took over the case. The Court advised Defendant it would have been helpful if she had called Plaintiff and advised him he had an outstanding warrant. Counsel waived the FINDINGS of FACT and CONCLUSIONS OF LAW with respect to the Court's denial of Defendant's request for sole legal custody. The Court reviewed the child interviews it conducted on 9/3/14. The Court said it had been distressed by Weston's admission he was disciplined by being punched in the arm and punched in the stomach by Defendant's boyfriend. The Court was also disturbed to learn in spite of a prior order in 2011, Weston, was still in wrestling. The Court also ordered in 2011, Defendant's boyfriend was not to discipline Weston or Chevy in any way. Defendant said Weston was not punished by being punched.;

The Court said counsel had had an opportunity to review the CPS records prior to the hearing, and the children were consistent with regard to physical punishment in the house. The CPS worker and the detective both believed when they interviewed another child from the residence the child had been coached. The Court advised Defendan it had been ready to change custody this date, based on the child interview, and the CPS report, where the same information was provided to a CPS investigator. Defendant denied any allegation of abuse. The Court said it was bound to protect the children, if Defendant was unable to protect them. COURT FURTHER ORDERED, the following: 1. As to Defendant's Motion for SOLE LEGAL CUSTODY, that request is DENIED. 2. The Court understands Plaintiff had a warrant out for him. It is clear the Probation Officer did not tell Plaintiff what his requirements were when he took over the case; however, it is clear he never had 3. Based on the parties' continuing failure to effectively communicate, if Defendant communicates a request to Plaintiff and he himself does not respond by email or text within forty-eight (48) hours she has permission to go ahead with what she asked him for. Plaintiff cannot rely on his wife to communicate with Defendant, he needs to respond. If Plaintiff does respond and does not agree to the request made by Defendant, she does not have permission to proceed. 4. Weston is now involved with the school band, and if the band goes out of town on Plaintiff's time, he will still have permission to go. 5. Defendant shall notify Plaintiff when she makes appointments for the minor children. Defendant shall notify Plaintiff of the appointment on the day she sets it, not wait until the day of the appointment to notify him. Plaintiff may not change the children's appointments once they have been set by Defendant. 6. If Plaintiff takes the children out of town again without notifying Defendant of his itinerary, an order will be made he cannot take the children out of State again. While he is on probation, Plaintiff must provide Defendant with proof he has permission to travel out of town. 7. The Court FINDS it has serious concerns with regard to the CPS report, and the Court's interview with the children. The Court believes Weston when he says that Mom's boyfriend, Matzi, is punching him in the stomach and the arm. 8. Defendant is ordered not to leave the children in the care of her boyfriend. If there is credible evidence she has left the children alone with her boyfriend, this

## CASE SUMMARY CASE NO. D-10-430639-D

would be a basis for a change of custody. Defendant's boyfriend is ordered not to discipline the children, and Defendant is not to use any kind of object on the children as a form of discipline. 9. Both parties shall take the ABC's of Parenting, to learn how to better discipline their children, within the next sixty (60) days. The Court believes it would be a good idea if Matzi also attended the classes. 10. Plaintiff has permission to have an unemotional discussion with his boys that if they ever feel they are being abused, or physically hurt, they need to tell someone at school. It would be fair for Plaintiff to have a safety word with the children so if they are having a telephone conversation and they use the safety word, he can decide what to do. 11. Plaintiff's visitation with the children will be extended to four weekends per month, from Friday at 6:00 p.m., to Sunday at 6:00 p.m. Defendant can have every fifth weekend. If Defendant wants to plan a trip with the children, she is allowed to give Plaintiff two weeks' notice she wants to have a weekend, and she can do that four (4) times per year, if she is engaged in an activity with the children, which will give her eight (8) weekends per year with the children, the rest of the time is Plaintiff's. 12. This is a PERMANENT ORDER. The Court explained this order was sui sponte from the Court, based on the children's interviews, which were supported by the CPS record, as far as the Court is concerned. An investigation was conducted with the children being interviewed by a Detective and a CPS worker. The Court is not concerned the investigation was unsubstantiated, since CPS has its own guidelines, and the Court looks at that investigation in a different light. 13. Mr. Bellon shall prepare the Order. Mr. Zernich shall sign off as to form and content. CASE CLOSED with Order. Since Mr. Bellon did not admit any exhibits, the folder of exhibits he submitted was returned to him at the end of the hearing.;

10/09/2014

**Opposition & Countermotion** (1:30 PM) (Judicial Officer: Nathan, Gayle)

Plaintiff's Opposition and Countermotion to modify child support, for atty's fees and related relief Granted in Part:

10/09/2014

Motion (1:30 PM) (Judicial Officer: Nathan, Gayle)

Defendant's motion for change of custody

Denied:

10/09/2014

Order to Show Cause (1:30 PM) (Judicial Officer: Nathan, Gayle)

Denied;

10/09/2014

**Evidentiary Hearing** (1:30 PM) (Judicial Officer: Nathan, Gayle)

 $OSC\ DEFENDANT\ FILED/WHY\ WARRANT\ WAS\ ISSUED\ FOR\ PLAINTIFF\ AND\ PROBATION$ 

DEPARTMENT COMMUNICATION WITH DEFENDANT/CHILD SUPPORT

Decision Made;

09/23/2014

CANCELED Motion (10:00 AM) (Judicial Officer: Nathan, Gayle)

Vacated - per OST

Deft's Motion for Orders to Modify Child Custody, Visitation, and/or Child Support

09/23/2014

CANCELED Motion for Order to Show Cause (10:00 AM) (Judicial Officer: Nathan, Gayle)

Vacated - per OST

Deft's Motion for Order to Show Cause

09/03/2014

Child Interview (4:30 PM) (Judicial Officer: Nathan, Gayle)

COURT WILL INTERVIEW CHEVY AND WESTON

Matter Heard;

Journal Entry Details:

 $CHILD\ INTERVIEWS\ The\ Court\ met\ with\ the\ minor\ children\ individually\ OFF\ THE\ RECORD.\ Court\ Clerk,$ 

Kathy Boyle, and Court Marshal, Timothy Hooper, were present during the interviews.;

08/28/2014

All Pending Motions (8:30 AM) (Judicial Officer: Nathan, Gayle)

#### MINUTES

Matter Heard;

Journal Entry Details:

PLAINTIFF'S OPPOSITION AND COUNTERMOTION TO MODIFY CHILD SUPPORT, FOR ATTORNEY FEES AND RELATED RELIEF...ORDER TO SHOW CAUSE...DEFENDANT'S MOTION TO MODIFY CUSTODY, VISITATION AND/OR CHILD SUPPORT Parties SWORN and TESTIFIED. The Court noted this matter was being heard on an Order Shortening Time. The Court reviewed Defendant's Motion for an Order to Show Cause. Argument by Mr. Bellon. Defendant denied the allegations made by Mr. Bellon. Discussion as to why a bench warrant was issued for the arrest of Plaintiff. The Court FINDS as of 8/26/14 the minor child, Chevy, was under the care of neurosurgeon, Dr. Kelly Schmidt. It is clear from Dr. Schmidt's letter, he anticipates the minor child, Chevy, will continue to be under his care for some time. The Court acknowledges Mom's concern with monitoring Chevy's condition. Defendant provided Mr. Bellon with a copy of the medical records for the minor child, Chevy, IN OPEN COURT. COURT ORDERED, the following: 1. Pursuant to the stipulation of the parties, the Court will interview the minor children on 9/3/14 at 4:30 p.m. The parties will not discuss the interviews with the children. 2. Defendant needs to file a paper Reply, with her telephone records attached as an exhibit, and the letter from Plaintiff's Probation Officer also attached as an exhibit. 3. If the minor

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child, Chevy, is sick while in the care of Plaintiff, he needs to notify Defendant, 4. Mr. Bellon will develop a protocol with his client for when the child, Chevy, has a headache during his visitation with Plaintiff, Plaintiff will log any instances of headaches or vomiting, consistent with the instructions Defendant will provide to counsel. 5. An Evidentiary Hearing will be conducted on 10/3/14 at 9:00 a.m. with regard to the Orders to Show Cause filed by Defendant, as to why a warrant was issued for Plaintiff, and Probation's communication with Defendant. The Court will hear testimony about Plaintiff's probation conditions, and what communication they have had with him since the warrant issued. Child support will also be addressed at the Evidentiary Hearing. 6. Until the Evidentiary Hearing the former custody order shall be restored. The minor children shall not be removed from the State of Nevada by Plaintiff until the Evidentiary Hearing. 7. Prior to the return hearing Plaintiff shall file an updated FInancial Disclosure Form, and he will provide the Court with his medical records with regard to his disability. 8. Mr. Bellon may issue judicial subpoenas for Plaintiff's Probation Officers to make an appearance at the Evidentiary Hearing. 9. Plaintiff shall report to the American Toxicology Institute this date to submit to hair only drug testing. Plaintiff will be responsible for the testing fees. Return date 10/3/14. 10. The drug test results obtained by Plaintiff's Probation Officer shall be filed as an exhibit by Mr. Bellon, in order for Defendant to obtain a copy of the results. These test results shall not be made available to the children. 9/3/14 4:30 P.M. CHILD INTERVIEW: CHEVY AND WESTON 10/3/14 9:00 A.M. EVIDENTIARY HEARING: ORDERS TO SHOW CAUSE/WARRANT ISSUED FOR PLAINTIFF/ATI DRUG TEST RESULTS (DAD);

08/28/2014

#### Opposition & Countermotion (8:30 AM) (Judicial Officer: Nathan, Gayle)

Events: 08/25/2014 Opposition and Countermotion

Plt's Opposition and Countermotion to Modify Child Support, For Attorney's Fees and Related Relief Matter Continued;

reset to 10-9-14 at 1:30 PM

08/28/2014

Motion (8:30 AM) (Judicial Officer: Nathan, Gayle)

Defendant's Motion for Change of Custody

Matter Continued;

reset to 10-9-14 at 1:30 PM

08/28/2014

Order to Show Cause (8:30 AM) (Judicial Officer: Nathan, Gayle)

OSC re. Plaintifff's violation of 11/1/10 order, 9/16/13 order, and 6/19/14 DA's order

Matter Continued;

reset to 10-9-14 at 1:30 PM

08/21/2014

CANCELED Order Shortening Time (8:30 AM) (Judicial Officer: Nathan, Gayle)

Vacated

modify custody

08/21/2014

CANCELED Order Shortening Time (8:30 AM) (Judicial Officer: Nathan, Gayle)

Vacated

show cause

05/01/2014

Status Check (10:30 AM) (Judicial Officer: Nathan, Gayle)

Dad's overnight visitation

#### MINUTES

Decision Made;

Journal Entry Details:

STATUS CHECK: DAD'S OVERNIGHT VISITATION Plaintiff provided his completion certificate for the UNLV Cooperative Parenting Classes. Defendant has permission to take the class after her summer vacations. Plaintiff advised the Court he had been working; however, he had been injured and Defendant had been receiving 40% of his Workman's Compensation. Plaintiff will not be held in contempt, since he has been keeping in the District Attorney's Office. Plaintiff said he wanted to be more involved in the children's lives. The Court suggested Defendant discuss the wrestling tournaments with Margaret Pickard when she takes the UNLV Parenting Classes. Plaintiff said Ms. Pickard had suggested only one tournament be scheduled during Plaintiff's visitation. The parties were provided with the Department T Standard Holiday Schedule. With regard to the Hunter Gun Safety Course, Plaintiff needs to schedule the Course on his time. COURT ORDERED, the following: 1. Since Defendant will be spending the entire month of July with the children, Plaintiff will have extended visitation with the children from June 13 through June 22nd. In addition, Plaintiff will spend August 8th through August 17th with the children. 2. During Memorial Day weekend, Plaintiff will have the children commencing Friday, May 23rd through Monday, May 26th. Plaintiff will return the children to Defendant at 5:00 p.m. on Monday. 3. The following weekend, Friday, May 30, which is a fifth weekend, will be Defendant's weekend. 4. The parties shall return to their regular visitation in June. 5. If Defendant is in Las Vegas at the beginning of July, Plaintiff will have the children on the 1st, 2nd, and 3rd of July. In addition, if Defendant comes back before the end of July, Plaintiff will receive visitation for the remainder of the month. Defendant shall provide Plaintiff with advance notice of when she intends to leave and when she intends to return. 6. Father's Day and Mother's Day trumps regular visitation; however, the parent only spends the day with the children, not the whole weekend. Please refer to the Department T Standard Holiday Schedule. 7. Defendant shall prepare the Order.;

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02/19/2014

**Q** Order to Show Cause (9:30 AM) (Judicial Officer: Nathan, Gayle)

Order to Show Cause

Granted in Part:

Journal Entry Details:

ORDER TO SHOW CAUSE Parties SWORN and TESTIFIED. The Court noted Defendant had filed an Order to Show Cause for Plaintiff to be held in contempt for failing to comply with the Court's order filed on 5/29/13, when the Court ordered him to provide his 2012 tax return, his W2's, and his 1099 and file them as an exhibit. He was also advised he had an affirmative duty to notify Defendant when he became employed. Upon Court's inquiry, Plaintiff said he had been unable to file his tax returns on time because he had trouble getting information from his former employers. Plaintiff said child support was being deducted from his pay checks, and he provided pay stubs showing his income. Defendant provided a print out from the District Attorney's Office showing Plaintiff's child support arrearages. Defendant said she had been providing Plaintiff's work orders to the District Attorney's Office. The Court noted the Order to Show Cause asked the Court to hold Plaintiff in contempt for failing to comply with the Court's 5/29/13 order and the 9/3/13 order. Since the Court made an order Plaintiff had an obligation of \$1,346.00, in September he paid \$498.00, in October he paid \$691.00, in November he paid \$931.00, in January he paid \$1,346.00, and so far he has paid \$356.00 in February. The Court reviewed Plaintiff's pay checks The Court FINDS as to the Order to Show Cause, which went back to 5/29/13, after this order was issued Plaintiff submitted his tax returns and the Court calculated his child support based on that tax return, issuing a minute order in September, 2013 and finding his arrearages to be approximately \$21,000.00. The order was forward to the District Attorney's Office, Child Support Division, who calculated interest and penalties for a total arrearages of \$24,291.00. Child Support Enforcement made a Master's Recommendation that was filed on 9/30/13 when child support was set at \$1,246.00 plus \$100.00 towards arrearages. Technically, Plaintiff was in contempt; however, the contempt was cured when he provided his 2012 tax return; therefore, the Court will not be finding Plaintiff to be in contempt this date. If Plaintiff it not working forty (40) hours the Court cannot find him to be in contempt. The Court FURTHER FINDS the correct amount of child support was not being taken out of Plaintiff's pay check, he was on notice he owed additional amounts of child support; therefore, he is technically in contempt of the Court's order. COURT ORDERED, Plaintiff is sentenced to spend ten (10) days in the Clark County Detention Center, SUSPENDED. If Plaintiff does not pay the correct amount of child support, this sentence will be imposed. No order required, the minutes shall suffice.;

01/16/2014

Status Check (9:30 AM) (Judicial Officer: Nathan, Gayle)

Hearing Set;

Journal Entry Details:

Parties sworn and testified. Court advised the Parties, it read the reunification report submitted. Arguments by Defendant regarding the issues and her concerns with Plaintiff's behavior. Plaintiff stated, that although the parties have completed the reunification process she is still concerned with the parties inability to get along and noted Plaintiff's failure to take responsibility. Arguments by Plaintiff regarding his objection to Defendant's allegations and stated he wants visitation with the children from Friday-Sunday. Defendant noted concerns with Plaintiff discussing the case and adult issues with the minor children. Plaintiff requested the Court admonish Defendant no to speak with third parties about their litigation or family issues with people at work as it affects his ability to get work. Court noted, it is clear the parties still have co-parenting issues and suggested the parties re-take the UNLV Co-Parenting Class. The Court ADMONISHED the parties not to discuss this litigation or adult issues with the minor children. The Court will enter a Protective Order and admonished the parties of the ramifications of violating such order which can result in monetary sanctions and/or jail time. The Court ADMONISHED Defendant not to badmouth Plaintiff with co-workers or union members regarding their personal family issues. Following arguments; COURT ORDERED; STATUS CHECK SET for 5/1/14 at 10:30AM; The current CUSTODY Order STANDS; Visitation is MODIFIED as follows; Mom shall have the first (1st) Weekend of each month, Dad shall have visitation Every other Weekend from Friday 6pm to Sunday 6pm. Receiving parties shall provide transportation. If the children have wrestling clinics on dad's time, dad shall pick up the children after the clinics are done; Dad will have 3/1/14, 3/2/14, Mom will have 3/8/14, 3/9/14; The Parties are REFERRED to the UNLV Cooperative Parenting class for a second time. Plaintiff shall sign up and attend the court first; The Parties STIPULATED to a PROTECTIVE ORDER. Neither Party is to discuss this case or adult issues with the minor children and failure to do so will result in monetary sanction and/or jail time. Defendant shall prepare the Order. 5/1/14 10:30AM; STATUS CHECK (Overnight Visits);

12/31/2013

CANCELED Motion for Order to Show Cause (9:30 AM) (Judicial Officer: Nathan, Gayle)

Vacated - per Law Clerk

Motion for Order to Show Cause

11/07/2013

Hearing (8:30 AM) (Judicial Officer: Nathan, Gayle)

Events: 10/23/2013 Notice of Hearing

Re: Donna Gosnell, M.S., MFT, LADC letter dated 09/2013

Matter Heard;

Journal Entry Details:

HEARING RE: DONNA GOSNELL, M.S., MFT, LADC LETTER DATED 9/2013 Father reported he has

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attended sixteen (16) REUNIFICATION sessions and things are going well. Father is also having individual therapy sessions. Parties agreed to have Ms. Gosnell appear telephonically for hearing. Court read Ms. Gosnell's letter on the record. Ms. Gosnell reported father has been very cooperative and it would be appropriate for father to have some UNSUPERVISED VISITATION at this time. Ms. Gosnell further stated she would like there to be at least one (1) more REUNIFICATION session in November and two (2) in December, then in January, 2014, father may have OVERNIGHTS with the children. COURT ORDERED: If there are any scheduled wrestling tournaments for the children while they are in father's custody, father is to make sure they get there. Father shall have the minor children EVERY weekend until December 29th, 2013. The time shall be as follows: Every Saturday from 10:00 am until 8:00 pm and EVERY Sunday from 10:00 am until 6:00 pm, with receiving parent picking up the minor children. Father shall also have the children from 10:00 am until 8:00 pm on Thanksgiving, 2013. Mother shall have the children on Christmas Eve, 2013 until noon on Christmas day. Father shall have the children on Christmas day from noon until 8:00 pm. Matter set for STATUS CHECK 1/16/14 at 9:30 am.;

09/17/2013

CANCELED Motion (10:00 AM) (Judicial Officer: Nathan, Gayle)

Vacated

Atty Molly Rosenblum, Esq's Motion to Withdraw as Pltf's Counsel

09/03/2013

Minute Order (9:30 AM) (Judicial Officer: Nathan, Gayle)

 $re: review\ of\ Child\ Support\ obligation$ 

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER RE: CHILD SUPPORT OBLIGATION This Court having taken under advisement the Defendant's request for a review of Plaintiff's child support obligation; the Court having ORDERED that the Plaintiff had an affirmative duty to notify the Defendant when he was employed; the Court makes the following FINDINGS and ORDER: The Court having reviewed the Plaintiff's 2012 tax returns FINDS that the Plaintiff failed to notify Defendant of his employment; The Plaintiff, by the Order from the May 7, 2013 hearing, was to have his child support adjusted upon his employment. Therefore, the Court FINDS that the Plaintiff's income in 2012 amounted to \$4985 per month; his child support for two children is therefore \$1246 per month (Defendant has primary custody and the PMI for one child is \$714 therefore there is no reduction forthcoming.) For the 12 months of 2012 the Plaintiff's child support obligation totaled \$14,952; For the 9 months thus far for 2013 the Plaintiff's child support obligation totals \$ 11,214; Child Support Enforcement shall apply any credits for payments Plaintiff has made in 2012 and 2013 against these sums. Statutory interest and penalties shall accrue pursuant to statute. Plaintiff shall make a payment of \$100 on the arrears and child support of \$1246 shall be set as the new child support. Absent a stipulation between the parties there shall be no modification to this Order without a petition for same to Department T. IT IS SO ORDERED. \*\*A copy of this MINUTE ORDER was forwarded to DAFS regarding their case number R-13-176576-R. A copy of this MINUTE ORDER was also forwarded to the parties at their last known addresses as listed in Odyssey by court clerk/\*\*ct;

08/20/2013

CANCELED Order to Show Cause (10:00 AM) (Judicial Officer: Nathan, Gayle)

Vacated - Moot

Re: Income Tax Information for MTUA

05/21/2013

Return Hearing (11:00 AM) (Judicial Officer: Nathan, Gayle)

re: Father's drug test results and Child Support

Matter Heard;

Journal Entry Details:

RETURN HEARING RE: FATHER'S DRUG TEST RESULTS AND CHILD SUPPORT Attorney Molly Rosenblum appeared with father in an UNBUNDLED capacity and Attorney Soraya Veiga appeared with mother in an UNBUNDLED capacity. Discussion regarding father's drug test results showing positive for Methadone and THC. Counsel provided father's prescriptions to court as well. Ms. Rosenblum advised father has submitted his tax information and it should be completed today. Argument by Attorney Veiga. COURT ORDERED: Attorney Rosenblum to submit father's tax information to Chambers for an in camera review and Judge Nathan will issue a MINUTE ORDER regarding the 2012 tax return. Court is requesting an AUDIT from DAFS re: case R-13-176576-R which brings calculations through 4/30/13 and Judge will review the last order for support and arrearages and MODIFY. \*\*A copy of this MINUTE ORDER was forwarded to DAFS regarding the Court's request by court clerk/\*\*ct;

05/07/2013

All Pending Motions (10:00 AM) (Judicial Officer: Nathan, Gayle)

Matter Heard;

Journal Entry Details:

PLAINTIFF'S MOTION FOR AN EMERGENCY HEARING TO ENFORCE CHILD CUSTODY AND/OR VISITATION ORDER ON AN ORDER SHORTENING TIME...DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR SUPERVISED VISITATION, FOR A MODIFICATION OF CHILD SUPPORT AND TO REDUCE ARREARS TO JUDGMENT PLAINTIFF'S CHILD SUPPORT ARREARS Attorney Corrine Wurm present with Plaintiff/father in an UNBUNDLED capacity. Attorney Soraya Veiga present with Defendant/mother in an UNBUNDLED capacity. Parties STIPULATED that father shall submit to drug testing

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(hair and urine) and mother will pay for said test. Counsel both agree that things need to be done in BABY STEPS. Court noted both parties attended and completed the UNLV Parenting program. Court reported she read the Psychological exam on father conducted by Dr. Harter. Court advised she thinks it is appropriate to start with THERAPEUTIC REUNIFICATION for father with a mental health provider. Court advised she is AWARE of the history of this case. Court provided Counsel with a copy of the Outsourced Provider List so that Counsel can agree on a Mental Health Provider. COURT ORDERED: A letter shall be provided by the Mental Health Provider as to their recommendation as to further visits with the minor children and father. Father to provide a copy of his 2012 tax returns to mother with W-2's and 1099, redacting all social security numbers and FILE as an Exhibit, with a copy to Counsel. Father's Counsel shall provide a calculation of CHILD SUPPORT, as he had an AFFIRMATIVE DUTY to advise mother of his employment. Mother shall choose two (2) Mental Health Providers off of the list provided to counsel and father is to choose one (1) of the two to use by Friday 5/10/13 close of business. Therapist shall submit a letter to Chambers and Counsel once they feel father is ready for UNSUPERVISED VISITATION and Court will place matter on calendar. Everyday between 7:00 pm and 7:30 pm the children will be available for a phone call from father. Parties STIPULATE father can purchase the boys their own phones. Mother may CONTINUE to monitor the phone calls with father until the REUNIFICATION starts. Matter set for STATUS CHECK re: Drug test results on father and Child Support 5/21/13 at 11:00 am. Attorney Wurm to prepare and submit Order from today's hearing after Attorney Veiga reviews and signs off.;

05/07/2013

#### **Opposition & Countermotion** (10:00 AM) (Judicial Officer: Nathan, Gayle)

Events: 04/19/2013 Opposition

Deft's Opposition and Countermotion for Supervised Visitation, for a Modification of Child Support and to Reduce Arrears to Judgment Pltf's Child Support Arrears

Referred for Drug Testing;

05/07/2013

#### Motion to Enforce (10:00 AM) (Judicial Officer: Nathan, Gayle)

Events: 04/09/2013 Motion

Pltf's Motion for an Emergency Hearing to Enforce Child Custody and/or Visitation Order on an Order Shortening Time.

Matter Heard;

05/27/2011

#### **Evidentiary Hearing** (9:30 AM) (Judicial Officer: Nathan, Gayle)

Events: 03/15/2011 Order Setting Evidentiary Hearing

EVIDENTIARY HEARING

Divorce Granted;

Journal Entry Details:

EVIDENTIARY HEARING Plaintiff/father present with Attorney Chris Aaron. Defendant/mother present with Attorney Soraya M. Veiga. Attorney Aaron requested a CONTINUANCE for today's hearing, COURT DENIED his request and reviewed the history of the case. Attorney Aaron then requested a SIDEBAR with Counsel and Judge Nathan, to which Judge agreed to. Judge Nathan re-entered the courtroom and advised she would take a RECESS in order for the Attorney's to speak to the parties about possible negotiations. Matter RECALLED. Attorney Aaron advised the parties have reached a settlement, as follows: Each party shall keep their own vehicle as their sole and separate property. Plaintiff shall keep his 1989 Blazer which is paid for and the 2005 Yamaha R1 which is paid for and the 1989 Jimmy which is also paid for. Plaintiff shall keep 100% of his Pension, furniture in his possession, his clothes, jewelry and personal effects and any bank account under his name. Defendant shall keep the 1989 Grand Marquis which is paid for and the 1990 Cadillac Seville which is paid for. Defendant shall keep 100% of her Pension, furniture in her possession, her clothes, jewelry and personal effects and any the Bank of America checking account under her name. Each party shall be 50% responsible for any deficiency from the marital residence that was foreclosed on 12/25/10. Plaintiff shall be 100% responsible for any and all medical debt he accrued under his name. Plaintiff shall REIMBURSE the Defendant \$499.89 for the debt of Monitronics Alarm system, which is currently being deducted from the Defendant's current bank account. Plaintiff shall be RESPONSIBLE for 50% of Mountain View Christian School debt in the amount of \$3,207.32. Plaintiff agrees to pay the Defendant \$1200.00 in thirty days which will cover ANY and ALL medical arrears and child support arrears which were covered in the schedule of arrears, through 5/15/11. This \$1200.00 will also include a debt the Plaintiff had to the Defendant as she was paying his car insurance through her bank account and those payments were automatically deducted from her account, from 1/11 - 7/11. Attorney Aaron reported Plaintiff will undergo a psychological evaluation and would like a list from the Court as to the providers covered under his insurance. Until such time as that evaluation is completed, the parties have agreed to: ONE weekend a month SUPERVISED VISITATION at OPEN ARMS for two (2) hours on Saturday and two (2) hours on Sunday, preferably the 2nd weekend of every month. If father's evaluation is successful, the parties agree the father shall have two (2) weekends a month, those being the 2nd and 4th weekends, UNSUPERVISED VISITATION and the parties will meet in Barstow, California for the child exchange. Children exchange shall be at approximately 7:00 pm on Friday's, with a half hour window, unless the parties can mutually agree on another time by text message. Return time shall be 5:00 pm on Sunday. Parties are STIPULATING to JOINT LEGAL CUSTODY of the children, with mother having PRIMARY CUSTODY. Parties further STIPULATE that mother may relocate to the State of California. COURT ORDERED, upon completion of the psychological evaluation by father, this matter shall be RENOTICED for a hearing so that the Court may review it and father may make an application to have more time with the children, that being UNSUPERVISED. There is to be NO UNSUPERVISED

## CASE SUMMARY CASE NO. D-10-430639-D

VISITATION without the Court reviewing father's psychological evaluation first. COURT FURTHER ORDERED, father is NOW under an ORDER TO SHOW CAUSE as to the psychological evaluation, which was ordered back on 12/14/10. COURT FINDS, plaintiff in CONTEMPT for not complying with this Order after being before the Court numerous times since the evaluation was Ordered. COURT ORDERED, if this matter comes before the Court for any reason and the psychological evaluation has NOT been completed the Court will IMPOSE SANCTIONS on the CONTEMPT issued today. Court advised Attorney Aaron that Dr. Mark Chambers does a good job on psychological evaluations and his address is: 8275 S. Eastern Avenue, Suite 200, Las Vegas, NV 89123, phone number 702-614-4450. Discussion as to father's current income as he is receiving unemployment. Following statements, COURT ORDERED, as father's Gross income at this time is \$1,600.00 per month, his OBLIGATION for CHILD SUPPORT shall be \$400.00 per month, effective June, 2011. As soon as father is working, he is to forward a copy of his paycheck to Attorney Aaron, who will forward to Attorney Veiga and the parties shall then STIPULATE to CHILD SUPPORT in the amount of 25% of his current income. COURT is giving father an OFFSET for gas costs when parties start to meet in Barstow, California. Counsel shall do the calculation as to that amount and is to figure it into the Decree. COURT imposes SUPERVISED VISITATION immediately at OPEN ARMS on Saturday from 1:00 pm - 5:00 pm and on Sunday from 12:30 -4:30 pm. Parties shall split the COSTS of OPEN ARMS fee. Both parties STIPULATE to WAIVE SPOUSAL SUPPORT. Parties shall pay their own Attorney Fees. Parties SWORN and TESTIFIED. Mother shall have the obligation of having the children covered on her medical insurance. Any unreimbursed medical expenses shall be borne equally (50/50) between the parties subject to the 30/30 rule whereby the party incurring the expense shall have 30 days to submit the bill to the other party and that party will have 30 days to reimburse the party incurring the expense for one-half the bill. COURT FINDS, it has personal and subject matter JURISDICTION and JURISDICTION over the minor children. COURT ORDERED, absolute DECREE OF DIVORCE is GRANTED pursuant to the terms and conditions as outlined in the parties STIPULATED agreement. Court advised once the psychological evaluation has been received it will be duly noticed. Counsel may deliver the evaluation to Judge Nathan's chambers with a letter to be LODGED not FILED and then there will be a hearing on the evaluation. Attorney Veiga to PREPARE and SUBMIT Decree from today's hearing and have Attorney Aaron REVIEW and COUNTERSIGN by 6/17/11.;

05/17/2011

Return Hearing (3:00 PM) (Judicial Officer: Nathan, Gayle)

RETURN HEARING re: PSYCHOLOGICAL EVALUATION/COUNSELING/CHILD INTERVIEW REPORT/PARENTING CLASS

Matter Heard;

Journal Entry Details:

RETURN HEARING RE: PSYCHOLOGICAL EVALUATION/COUNSELING/CHILD INTERVIEW REPORT and PARENTING CLASS Plaintiff present in Proper Person. Defendant appeared with her Counsel, Soraya M. Veiga, Nevada Bar No. 7944 and Guardian Ad Litem, Lynn Conant also present. Ms. Conant gave a brief update on her recent time with the boys, which included going out for pizza with them and their mother on March 18, 2011. She further reported during dinner, Westin's eyes watered a great deal, and he did not appear to be crying, therefore, Ms. Conant requested mother seek proper medical attention for him. The boys also had new buzz haircuts and Ms. Conant noticed a big scar or cut on Chevy's head approximately two inches long. Ms. Conant then followed mother to her residence with the children and there were a total of seven (7) children in the home that day. She further noticed there were a total of seven (7) beds in the home. Although, on at least five (5) different occasions Ms. Conant did try to contact father to spend time with him and the boys, she never could reach him to pinpoint a date. She did speak with him today prior to the hearing and they are trying to arrange something for this weekend. Ms. Conant advised she has also received the children's medical records from their treating therapists. Chevy has had six (6) sessions with his therapist and Westin has had five (5) sessions. Court inquired as to whether either parent has been involved in the counseling sessions and mother reported she had. Court further inquired if father has had his required evaluation yet. Father advised he has an appointment this coming Wednesday at five pm, and advised his current therapist he needs to meet with a new therapist. Court advised she has reviewed the CPS records from a January, 2011 investigation and the allegations have been found to be UNSUBSTANTIATED. Discussion and Argument regarding mother NOT having children on Mother's Day. Attorney Veiga said mother did NOT waive her time with children on Mother's Day and that was an error in the Parenting Plan, by not addressing that particular day. When mother asked to have the boys for Mother's Day, father's reply was "no", therefore, Counsel requests that mother have the children on Father's Day. Counsel advised a schedule of arrearages was filed, which shows father is \$1,295.50 in child support arrears and \$245.00 behind in medical arrears. Counsel served father with a copy of these documents in Court. Counsel further addressed SUPERVISED VISITATION which is not being followed by the father. Father provided money orders for mother in court in the amounts of \$840.00 and \$180.00, for a total of \$1,020.00. Following discussion, COURT ORDERED: the Partial Parenting Plan shall be MODIFIED to include Mother's Day each and everyday thereafter, and to mirror the order for Father's Day. Mother's Day and Father's Day visitation will begin on the Friday preceding the Holiday and end at 7:00 pm on the day of the Holiday. Mother shall have the children this weekend (May 21 - May 22, 2011) with the following weekend resuming regular SUPERVISED visitation for father. Father shall have the children on Father's Day. Ms. Conant addressed the Court and advised she is NOT seeking any fees in this matter, Court advised her how much that it is appreciated by all involved.;

03/29/2011

Return Hearing (3:00 PM) (Judicial Officer: Nathan, Gayle)

## CASE SUMMARY CASE NO. D-10-430639-D

Return Child Interview Matter Heard;

Journal Entry Details:

RETURN HEARING: RETURN CHILD INTERVIEW COURT CLOSED HEARING. Defendant (mother) Jennifer Elise Gordon present. Lynn Conant, Appointed Guardian Ad Litem for children also present. Mother reported both boys are now in counseling and she has met and spoken with Lynn Conant a couple of times since she was appointed. Mother requested further direction from Court regarding the children's sessions with Counselor. Judge Nathan advised the previous Judge assigned to this matter asked the Counselor to interview the children on certain issues. This court has taken it upon herself to interview the children, therefore, the Court does NOT need a report on Therapeutic counseling, but would like dates of sessions. COURT ORDERED, mother to provide RELEASE for Attorney Conant, so that the Therapist may speak to her regarding the children. Court expressed its frustration over the fact that father is not present for today's hearing. Attorney Conant advised she, mother and the boys will be going out tomorrow for pizza, then on one of father's evenings with the children, they will also go out for pizza. Ms. Conant plans on taking the children out alone after the two outings with the parents. Court discussed her 3/18/11 Interview with Westin and Chevy on the record. Court told mother that Westin told her he was said all the time, but he wants to be happy. Being with his dad makes him happy. Westin also said he does NOT like wrestling and does NOT want to do it anymore. Both children said that being with father makes them happy. Following discussion, COURT ORDERED: 1) Westin is NOT to be engaged in any wrestling activities any longer; 2) Boys shall sleep on a bed, pullout sofa or a futon, they are NOT to sleep on the floor; 3) Matzi aka Baron is NOT to physically discipline Westin and Chevy in anyway; 4) Parents are NEVER EVER to use a belt on children again; 5) Any unreimbursed medical expenses shall be borne equally (50/50) between the parties subject to the 30/30 rule whereby the party incurring the expense shall have 30 days to submit the bill to the other party and that party will have 30 days to reimburse the party incurring the expense for one-half the bill. Mother requested Court NOT to give father ONE more overnight visit with the boys, after discussion, Court advised it will NOT entertain such until a psych evaluation is received on father. Court advised it WILL obtain any CPS records and do an in Camera inspection. ALL Future hearings STAND. Court ORDERED the Minutes from this hearing shall stand as the ORDER and a copy shall be mailed to the parties at the following addresses: Matthew R. Geiger, 8669 Horizon Wind Avenue #103, Las Vegas, NV 89178 Jennifer E. Gordon, 4047 Meadow Foxtail Drive, Las Vegas, NV 89122;

03/18/2011

Child Interview (4:00 PM) (Judicial Officer: Nathan, Gayle)

Judge to interview children w/Guardian Ad Litem Lynn Conant

Matter Heard;

Journal Entry Details:

CHILD INTERVIEW Appointed Guardian Ad Litem, Lynn Conant present for interview with Judge Nathan and Weston and Chevy.;

03/08/2011

Return Hearing (2:00 PM) (Judicial Officer: Nathan, Gayle)

Return: Psychological Evaluation, Counseling, Child Interview Report, Parenting Classes Matter Heard;

Journal Entry Details:

RETURN HEARING RE: PSYCHOLOGICAL EVALUATION, COUNSELING, CHILD INTERVIEW REPORT, PARENTING CLASSES This matter heard simultaneously with T-10-125476-T, which expires on 5/26/11. Court noted this matter was on calendar at 2:00 pm, matter called at 2:40 pm and Plaintiff (father) appeared at 2:50 pm. Defendant (mother) present for hearing without counsel as well. Court advised parties she has reviewed entire file and all papers and pleadings therein and knows the history of this matter. Court noted, a Judgment of Conviction was filed on father and he is now on probation. Court reviewed the last order with parents to see what they have complied with. Father reported he had a psychological exam at Comprehensive Therapy Services, however, he saw the same Doctor he always sees, Dr. Clariana Petrie. Dr. Petrie referred father to a Psychologist, but he didn't follow up. Mother advised she has complied with placing father's contact information on the children's school records and doctor records. Parents are communicating by electronic mail. Children are still not enrolled in counseling as Ordered previously. Mother reported father never provided her with the names of the Counselor of his choice, so she was unable to enroll the children. COURT ORDERED, mother has AUTHORITY to choose Counselor for children as previously Ordered. Children are to be ENROLLED within 30 days. Mother advised she could NOT afford the Ordered parenting classes previously because they did not offer a payment plan. Mother feels she can afford to pay for the classes now. COURT FINDS, no SCHEDULE of ARREARS filed in this matter, therefore, COURT ORDERED, SCHEDULE of ARREARS must be FILED within 30 days. Mother reported she received \$220.00 child support on February 1, 2011. Father addressed court and advised he is currently attending Cooperative Parenting classes. He also brought March's child support payment and other unpaid support for a total of \$660.00 paid to mother in OPEN COURT, which was confirmed by mother. Discussion regarding father's unemployment income. Father reported he makes \$400.00 per week, COURT ORDERED, beginning April, 2011, child support to be \$433.00 per month. Once father is employed he is to notify mother and his child support will become 25% of his gross monthly income, effective the same month he begins employment. It is clear to the Court that mother has PRIMARY CUSTODY of children. Following discussion, COURT ORDERED the following: 1) Judge Nathan will INTERVIEW the two children herself; 2) Parties STIPULATE there will be a TEMPORARY change in parenting order as to EXCHANGE of children on Friday's, from this date forward mother will bring the children to father's residence between 5:30 and 6:00 pm,

## CASE SUMMARY CASE NO. D-10-430639-D

father will arrange to have the children returned to mother by 7:00 pm on Sunday, and this EXCHANGE order to remain in effect until the next hearing; 3) Mother is RELIEVED of any two week notice, if mother or father want to take children for a special event, court will allow negotiations, however, if the parties don't agree, it's not going to happen; 4) Neither parent may take children out of State until further Order of this court; 5) Court Appointed Attorney Lynn Conant as Children's Guardian Ad Litem, parents are to pay 1/2 of Ms. Conant's bill. COURT set matter for EVIDENTIARY HEARING 5/27/11 at 9:30 am. Both parties shall file, submit to chambers and exchange their Pre Trial Memorandums and Tabbed Exhibits no later than the close of business, 5/17/11. Failure to disclose any witnesses and/or provide the Court with tabbed exhibits will result in them not being permitted at the time of Evidentiary Hearing. Court requested parties speak to Counsel, minutes from today's hearing SUFFICE as Order. 3/18/11 at 4:00 pm Child Interview w/Judge Nathan in Courtroom 10B, Attorney Lynn Conant to be present as Appointed Guardian Ad Litem for children. 5/17/11 at 3:00 pm Status Check Re: Have previous orders have been complied with. 5/27/11 at 9:30 am EVIDENTIARY HEARING.;

12/14/2010

**Q** Evidentiary Hearing (1:30 PM) (Judicial Officer: Giuliani, Cynthia N.)

Matter Heard;

Journal Entry Details:

Court called the case and reviewed the issues. Argument by Plaintiff. He requested the children be reinterviewed. He stated the children are unhappy with Defendant's new boyfriend. Argument by Defendant regarding Plaintiff discussing the case with the children. Arguments regarding the children's wrestling, Defendant's new boyfriend, and Plaintiff's violation of the Protective Order. Discussion regarding procedures for the Evidentiary Hearing. OPENING STATEMENTS. Testimony and exhibits presented. (See worksheets). Plaintiff presented his camera, with pictures he represented were of Defendant's home, to the Court as evidence of Defendant's living conditions. Discussion regarding the Issues. COURT ORDERED, parties shall share JOINT LEGAL CUSTODY, Parties shall ABIDE by the JOINT LEGAL CUSTODY provisions, DEFENDANT shall place PLAINTIFF'S CONTACT INFORMATION on the children's SCHOOL RECORDS and DOCTOR RECORDS. Parties shall COOPERATE with any INFORMATION or DECISIONS needed involving the children. Parties shall COMMUNICATE through ELECTRONIC MAIL (EMAIL) or TEXT MESSAGING. PLAINTIFF is referred for a PSYCHOLOGICAL EVALUATION. Plaintiff shall be EVALUATED by a DIFFERENT PSYCHOLOGIST than the one his is CURRENTLY TREATING WITH. PLAINTIFF shall CHOOSE a PSYCHOLOGIST through his HEALTH INSURANCE PROVIDER. Plaintiff shall CONTACT the COURT for a REFERRAL to a PSYCHOLOGIST from the COURT'S PROVIDER LIST if he is UNABLE to LOCATE another PSYCHOLOGIST through his INSURANCE PROVIDER. The CHILDREN shall be ENROLLED into COUNSELING through the parties' HEALTH INSURANCE. Parties shall MUTUALLY AGREE upon the CHOICE of the COUNSELOR. Each party shall SUPPLY 3 NAMES to the other party then DECIDE on the CHOICE for one COUNSELOR. The parties shall ADVISE the COUNSELOR to send a REPORT to the COURT outlining the CHILDREN'S CONDITIONS and PROGRESS. Parties are referred for a CHILD INTERVIEW for both children. The children's COUNSELOR shall CONDUCT the CHILD INTERVIEW then SEND A REPORT to the COURT 10 DAYS PRIOR to the NEXT HEARING. Parties are ADMONISHED NOT TO COACH the CHILDREN for the INTERVIEW. Parties shall NOT DISCUSS the LITIGATION, COURT PROCEEDINGS or COURT ORDERS with the children AT ANY TIME. Parties shall ATTEND the COOPERATIVE PARENTING AND DIVORCE class through the UNIVERSITY OF NEVADA at LAS VEGAS (UNLV). Each party shall PAY their own FEES for the classes. A RETURN HEARING regarding Plaintiff's PSYCHOLOGICAL EVALUATION, the CHILDREN'S COUNSELING, the CHILD INTERVIEWS and the PARENTING CLASSES is calendared for MARCH 09, 2011 at 11:00 A.M. Parties are ADMONISHED to ABIDE by the previously issued BEHAVIOR ORDER and NOT DISPARAGE each other in the PRESENCE of the CHILDREN. PLAINTIFF shall receive the FIRST WEEK of the 2010 CHRISTMAS HOLIDAY from after school on FRIDAY, DECEMBER 17, 2010, until SUNDAY, DECEMBER 26, 2010. DEFENDANT shall receive the SECOND WEEK of the 2010 CHRISTMAS HOLIDAY from SUNDAY, DECEMBER 26, 2010 until SUNDAY, JANUARY 01, 2011. PLAINTIFF shall PREPARE and FILE an UPDATED FINANCIAL DISCLOSURE FORM (FDF). PLAINTIFF shall SERVE a COPY to DEFENDANT. DEFENDANT shall PREPARE and FILE a SCHEDULE OF ARREARAGES for the CHILD SUPPORT payments. DEFENDANT shall SERVE a COPY to PLAINTIFF. PLAINTIFF shall PROVIDE PROOF of the CHILD SUPPORT PAYMENTS to DEFENDANT via MAILING, and also to the COURT by way of a COURTESY COPY of the DOCUMENT or DOCUMENTS sent to DEFENDANT. PLAINTIFF shall pay CHILD SUPPORT in the amount of 25% of his GROSS MONTHLY INCOME for the 2 children. Upon PROOF of any UNEMPLOYMENT or INCOME CHANGE the CHILD SUPPORT may be MODIFIED to the STATUTORY MINIMUM of \$100.00 per month per child or 25% of the GROSS MONTHLY UNEMPLOYMENT INCOME. PLAINTIFF shall PREPARE the ORDER.;

11/01/2010

Return Hearing (11:00 AM) (Judicial Officer: Giuliani, Cynthia N.)

Return: Mediation And Child Interview Report

#### MINUTES

Partial Parenting Plan; Mediation and Child Interview Report Journal Entry Details:

Court reviewed the partial parenting agreement. PARTIAL PARENTING AGREEMENT EXECUTED and FILED IN OPEN COURT. COURT ORDERED, PARTIAL PARENTING AGREEMENT AFFIRMED and ADOPTED. Defendant stated Plaintiff is currently incarcerated for possession of a controlled substance and will likely

## CASE SUMMARY CASE NO. D-10-430639-D

remain in jail for a period of time. Defendant stated she will be flying some witnesses in for the Evidentiary Hearing on December 14th, and would like some direction from the Court as Plaintiff will likely not be in attendance. Defendant stated the current visitation is not working out and Plaintiff has not been paying child support. Based on the testimony of the Defendant, COURT FURTHER ORDERED as follows: 1) Plaintiff shall file an updated FINANCIAL DISCLOSURE FORM (FDF). 2) Neither party shall speak to the children regarding the litigation or make disparaging remarks about the other party in the presence of the children. MUTUAL BEHAVIOR ORDER ISSUED and FILED IN OPEN COURT. 3) The Evidentiary Hearing scheduled for 12/14/10 STANDS. Pending the Evidentiary Hearing, Plaintiff shall have TEMPORARY SUPERVISED VISITATION with the minor children. Supervision shall be done by a third party at the discretion of the Defendant. Defendant shall prepare the Order from today's hearing.;

08/30/2010

Case Management Conference (1:00 PM) (Judicial Officer: Giuliani, Cynthia N.)

Events: 07/15/2010 NRCP 16.2 Case Management Conference

Evidentiary Hearing:

Journal Entry Details:

Court reviewed the issues and noted neither party has filed a Financial Disclosure Form (FDF). Argument by Defendant regarding her request for sole legal and physical custody of the children. Argument by Plaintiff in rebuttal. Further argument and discussion. COURT ORDERED, parties shall share JOINT LEGAL CUSTODY. DEFENDANT shall be designated as TEMPORARY PRIMARY PHYSICAL CUSTODIAN. Parties are referred to the Family Mediation Center (FMC) for MEDIATION and a CHILD INTERVIEW. RETURN HEARING regarding MEDIATION and CHILD INTERVIEW REPORT is calendared for NOVEMBER 01, 2010 at 11:00 A.M. Parties are ADMONISHED NOT TO COACH the CHILDREN for the INTERVIEW nor DISCUSS the LITIGATION or COURT PROCEEDINGS with the CHILDREN. PLAINTIFF'S VISITATIONS shall be SUPERVISED by his ROOMMATE. If Plaintiff's ROOMMATE is NOT WILLING or AVAILABLE the parties shall SEEK ANOTHER SUPERVISOR or CONTACT CHAMBERS for a REFERRAL to DONNA'S HOUSE. DEFENDANT shall MAKE ARRANGEMENTS for Plaintiff to PICK UP his PERSONAL BELONGINGS from the home on Monday, SEPTEMBER 06, 2010. DEFENDANT'S NANNY shall CONTACT PLAINTIFF regarding the PICK UP TIME. BOTH parties shall PREPARE and FILE their FINANCIAL DISCLOSURE FORMS (FDFS). Parties shall CONFER to NEGOTIATE a PROPERTY and DEBT SETTLEMENT. Matter calendared for an EVIDENTIARY HEARING on DECEMBER 14, 2010 beginning at 1:30 P.M. Parties shall be ALLOWED to LEAVE THE STATE, on a TEMPORARY BASIS ONLY, to SEEK WORK. Parties MUST be IN AGREEMENT PRIOR to either party LEAVING. Parties MUST PUT INTO WRITING any AGREEMENTS they MAKE between themselves then SUBMIT their STIPULATION AND ORDER to the Court. Ms. Gordon shall PREPARE the ORDER.;

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ORD BELLON & MANINGO, LTD. PETER J. BELLON, ESQ. Nevada Bar No. 004528 732 South Sixth Street, Suite 102 Las Vegas, Nevada 89101 admin@bellonandmaningo.com 702/452-6299 Phone: 702/452-6298 Fax: Attorney for Plaintiff

**CLERK OF THE COURT** 

### DISTRICT COURT

CLARK COUNTY, NEVADA

MATTHEW ROBERT GEIGER,	) \
Plaintiff,	
VS.	Case No.: D-10-430639-D Dept. No.: "T"
JENNIFER ELISE GORDON,	FAMILY COURT
Defendant	)

#### ORDER

This matter having come before this Court on the 24th day of March, 2015 on Defendant's Motion for Reconsideration, New Trial and Amendment of Judgment Pursuant to Rule 59 and Relief from Judgments Pursuant to Rule 60(b); Plaintiff, ROBERT MATTHEW GEIGER, appearing in person and through his attorney, PETER J. BELLON, ESQ., of BELLON & MANINGO, LTD., and Defendant, JENNIFER ELISE GORDON, appearing in Proper Person; the Court having heard testimony and good cause appearing;

This Court finds that upon review of the record and pleadings in this matter that Defendant's parental rights were not violated and the orders from marks 9, 2014 were proper;

☐ Other ☐ Dismissed - Want of Prosecutio ☐ Involuntary (Statutory) Dismisse ☐ Default Judgment	Settled/Witndrawn:  n
Transferred Trial Dispo	sitions:
☐ Disposed After Trial Start	☐ Judgment Reached by Trial

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FAMILY COURT DEPARTMENT T

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notwithstanding Court further finds that This Defendant's motion appears to have been brought in good faith; therefore;

Defendant's Motion for IT IS HEREBY ORDERED that Reconsideration, for New Trial and Amendment or Relief from Judgments on October 9, 2014 is denied in its' entirety.

IT IS FURTHER ORDERED that the parties shall attempt to work out any upcoming custody/visitation issues on their own.

IT IS FURTHER ORDERED that the parties have been advised: THE ABDUCTION, CONCEALMENT OR PENALTY FOR VIOLATION OF ORDER: 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 a parent, guardian or other person having lawful custody or a right to visitation of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without 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.

IT IS FURTHER ORDERED that pursuant to NRS 125C.200 the parties have been advised that should the custodial parent intend to move his/her residence to a place outside the state and take the minor children with him/her, he/she must, obtain written

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consent of the other parent to move the children from the State. Should the non-custodial parent refuse to give that consent, the parent planning the move shall, before he/she leaves the state with the children, petition the court for permission to move the children. Failure of a parent to comply with the provisions of this section may be considered as a factor if a change of custody is requested by the noncustodial parent.

IT IS FURTHER ORDERED that pursuant to NRS 125.510 and NRS 125A.290 the parties have been advised that the terms of the Hague Convention of October 25, 1980 shall apply if a parent abducts or wrongfully retains a child in a foreign country; and that for the purposes of applying the terms of the Hague Convention, the United States, State of Nevada is the children's habitual residence.

IT IS FURTHER ORDERED that there shall be no award of Attornev's Fees to Plaintiff at this time.

DATED this general day of April, 2015

DISTRICT COURT Family Division

LISA M. BROWN

BELLON & MANINGO, LTD.

PETER J. BELLON, ESQ. Nevada Bar No. 004528

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Las Vegas, Nevada 89101

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Phone: 702/452-6299 702/452-6298 Fax: Attorney for Plaintiff

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NEOJ 1 BELLON & MANINGO, LTD. 2 PETER J. BELLON, ESQ. **CLERK OF THE COURT** Nevada Bar No. 004528 3 732 South Sixth Street, Suite 102 Las Vegas, Nevada 89101 admin@bellonandmaningo.com 4 Phone: 702/452-6299 5 Fax: 702/452-6298 Attorney for Plaintiff 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 9 MATTHEW ROBERT GEIGER, 10 Plaintiff, 11 D-10-430639-D Case No.: пŢп Dept. No.: 12 JENNIFER ELISE GORDON, FAMILY COURT 13 Defendant 14 NOTICE OF ENTRY OF ORDER 15 TO: JENNIFER ELISE GORDON, Defendant; and 16 TO: GARY ZERNICH, ESQ., Counsel for Defendant (unbundled). 17 YOU AND EACH OF YOU WILL PLEASE TAKE NOTICE that an Order was 18 entered in the above-entitled matter on the 9th day of April 2015, a 19 copy of which is attached hereto. 20 DATED this 10th day of April 2015. 21BELLON & MANINGO, LTD. 22 23By: PETER J. BELLON, ESQ. 24 Nevada Bar No. 004528 732 South Sixth Street, Suite 102 25Las Vegas, Nevada 89101 admin@BellonandManingo.com 26 Phone: (702)452-6299(702)452-629827 Attorney for Plaintiff 28

# 98 FAX

732 SOUTH SIXTH STREET, SUITE 102 LAS VEGAS, NEVADA 89101 702-452-6299 • 702-452-6298 FAX

# CERTIFICATE OF MAILING

I, do hereby certify that on the Way of April 2015, I did deposit a true and correct copy of this NOTICE OF ENTRY OF ORDER in the United States Mail, first-class postage prepaid, addressed as follows:

JENNIFER ELISE GORDON 91 Autumn Day Street Henderson, Nevada 89012 Elise433@gmail.com

Matthew Geiger 8659 Horizon Wind Avenue, #102 Las Vegas, Nevada 89178

An Employee of BELLON & MANINGO, LTD.

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ORD BELLON & MANINGO, LTD. PETER J. BELLON, ESQ. Nevada Bar No. 004528 732 South Sixth Street, Suite 102 Las Vegas, Nevada 89101 admin@bellonandmaningo.com Phone: 702/452-6299 Fax: 702/452-6298 Attorney for Plaintiff

CLERK OF THE COURT

# DISTRICT COURT

CLARK COUNTY, NEVADA

MATTHEW ROBERT GEIGER, Plaintiff, Case No.: D-10-430639-D vs. Dept. No.: FAMILY COURT JENNIFER ELISE GORDON, Defendant

#### ORDER

This matter having come before this Court on the 24<sup>th</sup> day of March, 2015 on Defendant's Motion for Reconsideration, New Trial and Amendment of Judgment Pursuant to Rule 59 and Relief from Judgments Pursuant to Rule 60(b); Plaintiff, MATTHEW ROBERT GEIGER, appearing in person and through his attorney, PETER J. BELLON, ESQ., of BELLON & MANINGO, LTD., and Defendant, JENNIFER ELISE GORDON, appearing in Proper Person; the Court having heard testimony and good cause appearing;

This Court finds that upon review of the record and pleadings in this matter that Defendant's parental rights were not violated an

nd	the	orders from The Discharge 9, 2014 were	proper;
		Other Dismissed - Want of Prosecution involuntary (Statutory) Dismissal Default Judgment Settled/Withdrawn: Without Judicial Conf/Hrg	RECEIVED
		☐ Default Judgment ☐ Transferred ☐ Trial Dispositions: ☐ Disposed After Trial Start ☐ Judgment Reached by Trial	MAR 2 5 2015
		C) Dishaged virgi. Little armin	FAMILY COURT DEPARTMENT T

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that notwithstanding This Court further finds Defendant's motion appears to have been brought in good faith; therefore;

IT IS HEREBY ORDERED that Defendant's Motion for Reconsideration, for New Trial and Amendment or Relief from Judgments on October 9, 2014 is denied in its' entirety.

IT IS FURTHER ORDERED that the parties shall attempt to work out any upcoming custody/visitation issues on their own.

IT IS FURTHER ORDERED that the parties have been advised: 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 detains, conceals or removes the child a parent, willfully quardian or other person having lawful custody or a right to visitation of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without 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.

IT IS FURTHER ORDERED that pursuant to NRS 125C.200 the parties have been advised that should the custodial parent intend to move his/her residence to a place outside the state and take the minor children with him/her, he/she must, obtain written

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consent of the other parent to move the children from the State. Should the non-custodial parent refuse to give that consent, the parent planning the move shall, before he/she leaves the state with the children, petition the court for permission to move the children. Failure of a parent to comply with the provisions of this section may be considered as a factor if a change of custody is requested by the noncustodial parent.

IT IS FURTHER ORDERED that pursuant to NRS 125.510 and NRS 125A.290 the parties have been advised that the terms of the Hague Convention of October 25, 1980 shall apply if a parent abducts or wrongfully retains a child in a foreign country; and that for the purposes of applying the terms of the Hague Convention, the United States, State of Nevada is the children's habitual residence.

IT IS FURTHER ORDERED that there shall be no award of Attorney's Fees to Plaintiff at this time.

DATED this gently day of April, 2015

Family Division

LISA M. BROWN

BELLON & MANINGO, LTD.

PETER J. BELLON, ESQ. Nevada Bar No. 004528

732 South Sixth Street, Suite 102

Las Vegas, Nevada 89101

admin@bellonandmaningo.com

702/452-6299 Phone: 702/452-6298 Fax: Attorney for Plaintiff

# DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COURT MINUTES	August 30, 2010	
D-10-430639-D	Matthew Robert Geiger, Plaintiff		
	vs. Jennifer Elise Gordon, Defendant.		

August 30, 2010 1:00 PM Case Management

Conference

HEARD BY: Giuliani, Cynthia N. COURTROOM: Courtroom 06

COURT CLERK: Carol Critchett

**PARTIES:** 

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Pro Se

present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

- Court reviewed the issues and noted neither party has filed a Financial Disclosure Form (FDF).

Argument by Defendant regarding her request for sole legal and physical custody of the children.

Argument by Plaintiff in rebuttal.

Further argument and discussion.

COURT ORDERED, parties shall share JOINT LEGAL CUSTODY.

DEFENDANT shall be designated as TEMPORARY PRIMARY PHYSICAL CUSTODIAN.

Parties are referred to the Family Mediation Center (FMC) for MEDIATION and a CHILD

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D-10-430639-D

INTERVIEW.

RETURN HEARING regarding MEDIATION and CHILD INTERVIEW REPORT is calendared for NOVEMBER 01, 2010 at 11:00 A.M.

Parties are ADMONISHED NOT TO COACH the CHILDREN for the INTERVIEW nor DISCUSS the LITIGATION or COURT PROCEEDINGS with the CHILDREN.

PLAINTIFF'S VISITATIONS shall be SUPERVISED by his ROOMMATE. If Plaintiff's ROOMMATE is NOT WILLING or AVAILABLE the parties shall SEEK ANOTHER SUPERVISOR or CONTACT CHAMBERS for a REFERRAL to DONNA'S HOUSE.

DEFENDANT shall MAKE ARRANGEMENTS for Plaintiff to PICK UP his PERSONAL BELONGINGS from the home on Monday, SEPTEMBER 06, 2010. DEFENDANT'S NANNY shall CONTACT PLAINTIFF regarding the PICK UP TIME.

BOTH parties shall PREPARE and FILE their FINANCIAL DISCLOSURE FORMS (FDFS).

Parties shall CONFER to NEGOTIATE a PROPERTY and DEBT SETTLEMENT.

Matter calendared for an EVIDENTIARY HEARING on DECEMBER 14, 2010 beginning at 1:30 P.M.

Parties shall be ALLOWED to LEAVE THE STATE, on a TEMPORARY BASIS ONLY, to SEEK WORK. Parties MUST be IN AGREEMENT PRIOR to either party LEAVING.

Parties MUST PUT INTO WRITING any AGREEMENTS they MAKE between themselves then SUBMIT their STIPULATION AND ORDER to the Court.

Ms. Gordon shall PREPARE the ORDER.

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#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: March 09, 2011 11:00 AM Return Hearing

Canceled: August 20, 2013 10:00 AM Order to Show Cause

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

PRINT DATE:	05/07/2015	Page 3 of 65	Minutes Date:	August 30, 2010
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Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

# DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint		COURT MINUTES	November 01, 2010
D-10-430639-D	Matthew Rol	bert Geiger, Plaintiff	
	vs.		
	Jennifer Elise	e Gordon, Defendant.	
November 01	11.00 AM	Datama Haaning	

November 01, 2010

11:00 AM

**Return Hearing** 

HEARD BY: Giuliani, Cynthia N. COURTROOM: Courtroom 06

COURT CLERK: Victoria Pott

#### **PARTIES:**

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Peter Bellon, Attorney, not present

not present

Weston Geiger, Subject Minor, not present

# **JOURNAL ENTRIES**

- Court reviewed the partial parenting agreement.

PARTIAL PARENTING AGREEMENT EXECUTED and FILED IN OPEN COURT. COURT ORDERED, PARTIAL PARENTING AGREEMENT AFFIRMED and ADOPTED.

Defendant stated Plaintiff is currently incarcerated for possession of a controlled substance and will likely remain in jail for a period of time. Defendant stated she will be flying some witnesses in for the Evidentiary Hearing on December 14th, and would like some direction from the Court as Plaintiff will likely not be in attendance.

Defendant stated the current visitation is not working out and Plaintiff has not been paying child support.

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Based on the testimony of the Defendant, COURT FURTHER ORDERED as follows:

- 1) Plaintiff shall file an updated FINANCIAL DISCLOSURE FORM (FDF).
- 2) Neither party shall speak to the children regarding the litigation or make disparaging remarks about the other party in the presence of the children. MUTUAL BEHAVIOR ORDER ISSUED and FILED IN OPEN COURT.
- 3) The Evidentiary Hearing scheduled for 12/14/10 STANDS. Pending the Evidentiary Hearing, Plaintiff shall have TEMPORARY SUPERVISED VISITATION with the minor children. Supervision shall be done by a third party at the discretion of the Defendant.

Defendant shall prepare the Order from today's hearing.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: March 09, 2011 11:00 AM Return Hearing

Canceled: August 20, 2013 10:00 AM Order to Show Cause

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05

PRINT DATE: 05/07/20	5 Page 6 of 65	Minutes Date:	August 30, 2010
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Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

# DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COURT MINUTES	December 14, 2010
D-10-430639-D	Matthew Robert Geiger, Plaintiff	
	VS.	
	Jennifer Elise Gordon, Defendant.	

December 14, 2010 1:30 PM Evidentiary Hearing

HEARD BY: Giuliani, Cynthia N. COURTROOM: Courtroom 06

**COURT CLERK:** Carol Critchett

**PARTIES:** 

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Pro Se

present

Weston Geiger, Subject Minor, not present

# **JOURNAL ENTRIES**

- Court called the case and reviewed the issues.

Argument by Plaintiff. He requested the children be re-interviewed. He stated the children are unhappy with Defendant's new boyfriend.

Argument by Defendant regarding Plaintiff discussing the case with the children.

Arguments regarding the children's wrestling, Defendant's new boyfriend, and Plaintiff's violation of the Protective Order.

Discussion regarding procedures for the Evidentiary Hearing.

OPENING STATEMENTS.

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Testimony and exhibits presented. (See worksheets).

Plaintiff presented his camera, with pictures he represented were of Defendant's home, to the Court as evidence of Defendant's living conditions.

Discussion regarding the Issues.

COURT ORDERED, parties shall share JOINT LEGAL CUSTODY. Parties shall ABIDE by the JOINT LEGAL CUSTODY provisions. DEFENDANT shall place PLAINTIFF'S CONTACT INFORMATION on the children's SCHOOL RECORDS and DOCTOR RECORDS. Parties shall COOPERATE with any INFORMATION or DECISIONS needed involving the children.

Parties shall COMMUNICATE through ELECTRONIC MAIL (EMAIL) or TEXT MESSAGING.

PLAINTIFF is referred for a PSYCHOLOGICAL EVALUATION. Plaintiff shall be EVALUATED by a DIFFERENT PSYCHOLOGIST than the one his is CURRENTLY TREATING WITH. PLAINTIFF shall CHOOSE a PSYCHOLOGIST through his HEALTH INSURANCE PROVIDER. Plaintiff shall CONTACT the COURT for a REFERRAL to a PSYCHOLOGIST from the COURT'S PROVIDER LIST if he is UNABLE to LOCATE another PSYCHOLOGIST through his INSURANCE PROVIDER.

The CHILDREN shall be ENROLLED into COUNSELING through the parties' HEALTH INSURANCE. Parties shall MUTUALLY AGREE upon the CHOICE of the COUNSELOR. Each party shall SUPPLY 3 NAMES to the other party then DECIDE on the CHOICE for one COUNSELOR. The parties shall ADVISE the COUNSELOR to send a REPORT to the COURT outlining the CHILDREN'S CONDITIONS and PROGRESS.

Parties are referred for a CHILD INTERVIEW for both children. The children's COUNSELOR shall CONDUCT the CHILD INTERVIEW then SEND A REPORT to the COURT 10 DAYS PRIOR to the NEXT HEARING.

Parties are ADMONISHED NOT TO COACH the CHILDREN for the INTERVIEW.

Parties shall NOT DISCUSS the LITIGATION, COURT PROCEEDINGS or COURT ORDERS with the children AT ANY TIME.

Parties shall ATTEND the COOPERATIVE PARENTING AND DIVORCE class through the UNIVERSITY OF NEVADA at LAS VEGAS (UNLV). Each party shall PAY their own FEES for the classes.

A RETURN HEARING regarding Plaintiff's PSYCHOLOGICAL EVALUATION, the CHILDREN'S COUNSELING, the CHILD INTERVIEWS and the PARENTING CLASSES is calendared for MARCH 09, 2011 at 11:00 A.M.

Parties are ADMONISHED to ABIDE by the previously issued BEHAVIOR ORDER and NOT DISPARAGE each other in the PRESENCE of the CHILDREN.

PLAINTIFF shall receive the FIRST WEEK of the 2010 CHRISTMAS HOLIDAY from after school on FRIDAY, DECEMBER 17, 2010, until SUNDAY, DECEMBER 26, 2010.

DEFENDANT shall receive the SECOND WEEK of the 2010 CHRISTMAS HOLIDAY from SUNDAY, DECEMBER 26, 2010 until SUNDAY, JANUARY 01, 2011.

PLAINTIFF shall PREPARE and FILE an UPDATED FINANCIAL DISCLOSURE FORM (FDF). PLAINTIFF shall SERVE a COPY to DEFENDANT.

DEFENDANT shall PREPARE and FILE a SCHEDULE OF ARREARAGES for the CHILD SUPPORT payments. DEFENDANT shall SERVE a COPY to PLAINTIFF.

PLAINTIFF shall PROVIDE PROOF of the CHILD SUPPORT PAYMENTS to DEFENDANT via MAILING, and also to the COURT by way of a COURTESY COPY of the DOCUMENT or DOCUMENTS sent to DEFENDANT.

PLAINTIFF shall pay CHILD SUPPORT in the amount of 25% of his GROSS MONTHLY INCOME for the 2 children. Upon PROOF of any UNEMPLOYMENT or INCOME CHANGE the CHILD SUPPORT may be MODIFIED to the STATUTORY MINIMUM of \$100.00 per month per child or 25% of the GROSS MONTHLY UNEMPLOYMENT INCOME.

PLAINTIFF shall PREPARE the ORDER.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: March 09, 2011 11:00 AM Return Hearing

Canceled: August 20, 2013 10:00 AM Order to Show Cause

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

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Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

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# DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COURT MINUTES	March 08, 2011
D-10-430639-D	Matthew Robert Geiger, Plaintiff	
	VS.	
	Jennifer Elise Gordon, Defendant.	

March 08, 2011 2:00 PM Return Hearing

HEARD BY: Nathan, Gayle COURTROOM: RJC Courtroom 10A

COURT CLERK: Lucinda Tait

#### **PARTIES:**

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Pro Se

present

Weston Geiger, Subject Minor, not present

# **JOURNAL ENTRIES**

- RETURN HEARING RE: PSYCHOLOGICAL EVALUATION, COUNSELING, CHILD INTERVIEW REPORT, PARENTING CLASSES

This matter heard simultaneously with T-10-125476-T, which expires on 5/26/11.

Court noted this matter was on calendar at 2:00 pm, matter called at 2:40 pm and Plaintiff (father) appeared at 2:50 pm. Defendant (mother) present for hearing without counsel as well.

Court advised parties she has reviewed entire file and all papers and pleadings therein and knows the history of this matter. Court noted, a Judgment of Conviction was filed on father and he is now on probation.

Court reviewed the last order with parents to see what they have complied with. Father reported he had a psychological exam at Comprehensive Therapy Services, however, he saw the same Doctor he

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always sees, Dr. Clariana Petrie. Dr. Petrie referred father to a Psychologist, but he didn't follow up.

Mother advised she has complied with placing father's contact information on the children's school records and doctor records. Parents are communicating by electronic mail.

Children are still not enrolled in counseling as Ordered previously. Mother reported father never provided her with the names of the Counselor of his choice, so she was unable to enroll the children.

COURT ORDERED, mother has AUTHORITY to choose Counselor for children as previously Ordered. Children are to be ENROLLED within 30 days.

Mother advised she could NOT afford the Ordered parenting classes previously because they did not offer a payment plan. Mother feels she can afford to pay for the classes now.

COURT FINDS, no SCHEDULE of ARREARS filed in this matter, therefore, COURT ORDERED, SCHEDULE of ARREARS must be FILED within 30 days. Mother reported she received \$220.00 child support on February 1, 2011.

Father addressed court and advised he is currently attending Cooperative Parenting classes. He also brought March's child support payment and other unpaid support for a total of \$660.00 paid to mother in OPEN COURT, which was confirmed by mother.

Discussion regarding father's unemployment income. Father reported he makes \$400.00 per week, COURT ORDERED, beginning April, 2011, child support to be \$433.00 per month. Once father is employed he is to notify mother and his child support will become 25% of his gross monthly income, effective the same month he begins employment. It is clear to the Court that mother has PRIMARY CUSTODY of children.

Following discussion, COURT ORDERED the following:

- 1) Judge Nathan will INTERVIEW the two children herself;
- 2) Parties STIPULATE there will be a TEMPORARY change in parenting order as to EXCHANGE of children on Friday's, from this date forward mother will bring the children to father's residence between 5:30 and 6:00 pm, father will arrange to have the children returned to mother by 7:00 pm on Sunday, and this EXCHANGE order to remain in effect until the next hearing;
- 3) Mother is RELIEVED of any two week notice, if mother or father want to take children for a special event, court will allow negotiations, however, if the parties don't agree, it's not going to happen;
- 4) Neither parent may take children out of State until further Order of this court;
- 5) Court Appointed Attorney Lynn Conant as Children's Guardian Ad Litem, parents are to pay 1/2

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of Ms. Conant's bill.

COURT set matter for EVIDENTIARY HEARING 5/27/11 at 9:30 am. Both parties shall file, submit to chambers and exchange their Pre Trial Memorandums and Tabbed Exhibits no later than the close of business, 5/17/11. Failure to disclose any witnesses and/or provide the Court with tabbed exhibits will result in them not being permitted at the time of Evidentiary Hearing.

Court requested parties speak to Counsel, minutes from today's hearing SUFFICE as Order.

3/18/11 at 4:00 pm Child Interview w/Judge Nathan in Courtroom 10B, Attorney Lynn Conant to be present as Appointed Guardian Ad Litem for children.

5/17/11 at 3:00 pm Status Check Re: Have previous orders have been complied with.

5/27/11 at 9:30 am EVIDENTIARY HEARING.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: March 09, 2011 11:00 AM Return Hearing

Canceled: August 20, 2013 10:00 AM Order to Show Cause

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

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Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

# DISTRICT COURT CLARK COUNTY, NEVADA

D-10-430639-D Matthew Robert Geiger, Plaintiff vs.

March 18, 2011

March 18, 2011 4:00 PM Child Interview

HEARD BY: Nathan, Gayle COURTROOM: RJC Courtroom 10B

Jennifer Elise Gordon, Defendant.

COURT CLERK: Lucinda Tait

**PARTIES:** 

Chevy Geiger, Subject Minor, present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, not present

Lynn Conant, Guardian Ad Litem, present

Matthew Geiger, Plaintiff, Counter Defendant, Peter Bellon, Attorney, not present

not present

Weston Geiger, Subject Minor, present

# **JOURNAL ENTRIES**

### - CHILD INTERVIEW

Appointed Guardian Ad Litem, Lynn Conant present for interview with Judge Nathan and Weston and Chevy.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: August 20, 2013 10:00 AM Order to Show Cause

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

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Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

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PRINT DATE: 05/07/2015 Page 18 of 65 Minutes Date: August 30,	2010
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# DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COURT MINUTES	March 29, 2011
D-10-430639-D	Matthew Robert Geiger, Plaintiff	
	vs.	
	Jennifer Elise Gordon, Defendant.	

March 29, 2011 3:00 PM Return Hearing

HEARD BY: Nathan, Gayle COURTROOM: RJC Courtroom 10A

COURT CLERK: Lucinda Tait

**PARTIES:** 

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, present

Matthew Geiger, Plaintiff, Counter Defendant, Peter Bellon, Attorney, not present

not present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

- RETURN HEARING: RETURN CHILD INTERVIEW

COURT CLOSED HEARING.

Defendant (mother) Jennifer Elise Gordon present. Lynn Conant, Appointed Guardian Ad Litem for children also present.

Mother reported both boys are now in counseling and she has met and spoken with Lynn Conant a couple of times since she was appointed.

Mother requested further direction from Court regarding the children's sessions with Counselor. Judge Nathan advised the previous Judge assigned to this matter asked the Counselor to interview the children on certain issues. This court has taken it upon herself to interview the children, therefore, the Court does NOT need a report on Therapeutic counseling, but would like dates of

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sessions.

COURT ORDERED, mother to provide RELEASE for Attorney Conant, so that the Therapist may speak to her regarding the children.

Court expressed its frustration over the fact that father is not present for today's hearing.

Attorney Conant advised she, mother and the boys will be going out tomorrow for pizza, then on one of father's evenings with the children, they will also go out for pizza. Ms. Conant plans on taking the children out alone after the two outings with the parents.

Court discussed her 3/18/11 Interview with Westin and Chevy on the record. Court told mother that Westin told her he was said all the time, but he wants to be happy. Being with his dad makes him happy. Westin also said he does NOT like wrestling and does NOT want to do it anymore. Both children said that being with father makes them happy.

Following discussion, COURT ORDERED:

- 1) Westin is NOT to be engaged in any wrestling activities any longer;
- 2) Boys shall sleep on a bed, pullout sofa or a futon, they are NOT to sleep on the floor;
- 3) Matzi aka Baron is NOT to physically discipline Westin and Chevy in anyway;
- 4) Parents are NEVER EVER to use a belt on children again;
- 5) Any unreimbursed medical expenses shall be borne equally (50/50) between the parties subject to the 30/30 rule whereby the party incurring the expense shall have 30 days to submit the bill to the other party and that party will have 30 days to reimburse the party incurring the expense for one-half the bill.

Mother requested Court NOT to give father ONE more overnight visit with the boys, after discussion, Court advised it will NOT entertain such until a psych evaluation is received on father.

Court advised it WILL obtain any CPS records and do an in Camera inspection.

ALL Future hearings STAND.

Court ORDERED the Minutes from this hearing shall stand as the ORDER and a copy shall be mailed to the parties at the following addresses:

Matthew R. Geiger, 8669 Horizon Wind Avenue #103, Las Vegas, NV 89178

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# Jennifer E. Gordon, 4047 Meadow Foxtail Drive, Las Vegas, NV 89122

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: August 20, 2013 10:00 AM Order to Show Cause

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle

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# D-10-430639-D

Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

# DISTRICT COURT CLARK COUNTY, NEVADA

D-10-430639-D Matthew Robert Geiger, Plaintiff
vs.
Jennifer Elise Gordon, Defendant.

May 17, 2011 3:00 PM Return Hearing

HEARD BY: Nathan, Gayle COURTROOM: RJC Courtroom 10A

COURT CLERK: Lucinda Tait

**PARTIES:** 

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, present

Matthew Geiger, Plaintiff, Counter Defendant, Pro Se

present

Weston Geiger, Subject Minor, not present

# **JOURNAL ENTRIES**

- RETURN HEARING RE: PSYCHOLOGICAL EVALUATION/COUNSELING/CHILD INTERVIEW REPORT and PARENTING CLASS

Plaintiff present in Proper Person. Defendant appeared with her Counsel, Soraya M. Veiga, Nevada Bar No. 7944 and Guardian Ad Litem, Lynn Conant also present.

Ms. Conant gave a brief update on her recent time with the boys, which included going out for pizza with them and their mother on March 18, 2011. She further reported during dinner, Westin's eyes watered a great deal, and he did not appear to be crying, therefore, Ms. Conant requested mother seek proper medical attention for him. The boys also had new buzz haircuts and Ms. Conant noticed a big scar or cut on Chevy's head approximately two inches long.

Ms. Conant then followed mother to her residence with the children and there were a total of seven (7) children in the home that day. She further noticed there were a total of seven (7) beds in the

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home.

Although, on at least five (5) different occasions Ms. Conant did try to contact father to spend time with him and the boys, she never could reach him to pinpoint a date. She did speak with him today prior to the hearing and they are trying to arrange something for this weekend. Ms. Conant advised she has also received the children's medical records from their treating therapists.

Chevy has had six (6) sessions with his therapist and Westin has had five (5) sessions. Court inquired as to whether either parent has been involved in the counseling sessions and mother reported she had.

Court further inquired if father has had his required evaluation yet. Father advised he has an appointment this coming Wednesday at five pm, and advised his current therapist he needs to meet with a new therapist.

Court advised she has reviewed the CPS records from a January, 2011 investigation and the allegations have been found to be UNSUBSTANTIATED.

Discussion and Argument regarding mother NOT having children on Mother's Day. Attorney Veiga said mother did NOT waive her time with children on Mother's Day and that was an error in the Parenting Plan, by not addressing that particular day. When mother asked to have the boys for Mother's Day, father's reply was "no", therefore, Counsel requests that mother have the children on Father's Day.

Counsel advised a schedule of arrearages was filed, which shows father is \$1,295.50 in child support arrears and \$245.00 behind in medical arrears. Counsel served father with a copy of these documents in Court.

Counsel further addressed SUPERVISED VISITATION which is not being followed by the father.

Father provided money orders for mother in court in the amounts of \$840.00 and \$180.00, for a total of \$1,020.00.

Following discussion, COURT ORDERED:

the Partial Parenting Plan shall be MODIFIED to include Mother's Day each and everyday thereafter, and to mirror the order for Father's Day.

Mother's Day and Father's Day visitation will begin on the Friday preceding the Holiday and end at 7:00 pm on the day of the Holiday.

Mother shall have the children this weekend (May 21 - May 22, 2011) with the following weekend resuming regular SUPERVISED visitation for father.

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Father shall have the children on Father's Day.

Ms. Conant addressed the Court and advised she is NOT seeking any fees in this matter, Court advised her how much that it is appreciated by all involved.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: August 20, 2013 10:00 AM Order to Show Cause

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle

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Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

# DISTRICT COURT CLARK COUNTY, NEVADA

D-10-430639-D Matthew Robert Geiger, Plaintiff vs.
Jennifer Elise Gordon, Defendant.

May 27, 2011 9:30 AM Evidentiary Hearing

HEARD BY: Nathan, Gayle COURTROOM: RJC Courtroom 10B

COURT CLERK: Lucinda Tait

**PARTIES:** 

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Chris Aaron, Attorney, present

present

Weston Geiger, Subject Minor, not present

# **JOURNAL ENTRIES**

### - EVIDENTIARY HEARING

Plaintiff/father present with Attorney Chris Aaron. Defendant/mother present with Attorney Soraya M. Veiga.

Attorney Aaron requested a CONTINUANCE for today's hearing, COURT DENIED his request and reviewed the history of the case.

Attorney Aaron then requested a SIDEBAR with Counsel and Judge Nathan, to which Judge agreed to.

Judge Nathan re-entered the courtroom and advised she would take a RECESS in order for the Attorney's to speak to the parties about possible negotiations.

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Matter RECALLED.

Attorney Aaron advised the parties have reached a settlement, as follows:

Each party shall keep their own vehicle as their sole and separate property.

Plaintiff shall keep his 1989 Blazer which is paid for and the 2005 Yamaha R1 which is paid for and the 1989 Jimmy which is also paid for.

Plaintiff shall keep 100% of his Pension, furniture in his possession, his clothes, jewelry and personal effects and any bank account under his name.

Defendant shall keep the 1989 Grand Marquis which is paid for and the 1990 Cadillac Seville which is paid for.

Defendant shall keep 100% of her Pension, furniture in her possession, her clothes, jewelry and personal effects and any the Bank of America checking account under her name.

Each party shall be 50% responsible for any deficiency from the marital residence that was foreclosed on 12/25/10.

Plaintiff shall be 100% responsible for any and all medical debt he accrued under his name.

Plaintiff shall REIMBURSE the Defendant \$499.89 for the debt of Monitronics Alarm system, which is currently being deducted from the Defendant's current bank account.

Plaintiff shall be RESPONSIBLE for 50% of Mountain View Christian School debt in the amount of \$3,207.32.

Plaintiff agrees to pay the Defendant \$1200.00 in thirty days which will cover ANY and ALL medical arrears and child support arrears which were covered in the schedule of arrears, through 5/15/11. This \$1200.00 will also include a debt the Plaintiff had to the Defendant as she was paying his car insurance through her bank account and those payments were automatically deducted from her account, from 1/11 - 7/11.

Attorney Aaron reported Plaintiff will undergo a psychological evaluation and would like a list from the Court as to the providers covered under his insurance. Until such time as that evaluation is completed, the parties have agreed to:

ONE weekend a month SUPERVISED VISITATION at OPEN ARMS for two (2) hours on Saturday and two (2) hours on Sunday, preferably the 2nd weekend of every month. If father's evaluation is successful, the parties agree the father shall have two (2) weekends a month, those being the 2nd and 4th weekends, UNSUPERVISED VISITATION and the parties will meet in Barstow, California for the

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child exchange. Children exchange shall be at approximately 7:00 pm on Friday's, with a half hour window, unless the parties can mutually agree on another time by text message. Return time shall be 5:00 pm on Sunday.

Parties are STIPULATING to JOINT LEGAL CUSTODY of the children, with mother having PRIMARY CUSTODY. Parties further STIPULATE that mother may relocate to the State of California.

COURT ORDERED, upon completion of the psychological evaluation by father, this matter shall be RENOTICED for a hearing so that the Court may review it and father may make an application to have more time with the children, that being UNSUPERVISED. There is to be NO UNSUPERVISED VISITATION without the Court reviewing father's psychological evaluation first.

COURT FURTHER ORDERED, father is NOW under an ORDER TO SHOW CAUSE as to the psychological evaluation, which was ordered back on 12/14/10. COURT FINDS, plaintiff in CONTEMPT for not complying with this Order after being before the Court numerous times since the evaluation was Ordered.

COURT ORDERED, if this matter comes before the Court for any reason and the psychological evaluation has NOT been completed the Court will IMPOSE SANCTIONS on the CONTEMPT issued today.

Court advised Attorney Aaron that Dr. Mark Chambers does a good job on psychological evaluations and his address is: 8275 S. Eastern Avenue, Suite 200, Las Vegas, NV 89123, phone number 702-614-4450.

Discussion as to father's current income as he is receiving unemployment. Following statements, COURT ORDERED, as father's Gross income at this time is \$1,600.00 per month, his OBLIGATION for CHILD SUPPORT shall be \$400.00 per month, effective June, 2011. As soon as father is working, he is to forward a copy of his paycheck to Attorney Aaron, who will forward to Attorney Veiga and the parties shall then STIPULATE to CHILD SUPPORT in the amount of 25% of his current income.

COURT is giving father an OFFSET for gas costs when parties start to meet in Barstow, California. Counsel shall do the calculation as to that amount and is to figure it into the Decree.

COURT imposes SUPERVISED VISITATION immediately at OPEN ARMS on Saturday from 1:00 pm - 5:00 pm and on Sunday from 12:30 - 4:30 pm. Parties shall split the COSTS of OPEN ARMS fee.

Both parties STIPULATE to WAIVE SPOUSAL SUPPORT.

Parties shall pay their own Attorney Fees.

Parties SWORN and TESTIFIED.

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Mother shall have the obligation of having the children covered on her medical insurance.

Any unreimbursed medical expenses shall be borne equally (50/50) between the parties subject to the 30/30 rule whereby the party incurring the expense shall have 30 days to submit the bill to the other party and that party will have 30 days to reimburse the party incurring the expense for one-half the bill.

COURT FINDS, it has personal and subject matter JURISDICTION and JURISDICTION over the minor children.

COURT ORDERED, absolute DECREE OF DIVORCE is GRANTED pursuant to the terms and conditions as outlined in the parties STIPULATED agreement.

Court advised once the psychological evaluation has been received it will be duly noticed, Counsel may deliver the evaluation to Judge Nathan's chambers with a letter to be LODGED not FILED and then there will be a hearing on the evaluation.

Attorney Veiga to PREPARE and SUBMIT Decree from today's hearing and have Attorney Aaron REVIEW and COUNTERSIGN by 6/17/11.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: August 20, 2013 10:00 AM Order to Show Cause

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

## DISTRICT COURT CLARK COUNTY, NEVADA

D-10-430639-D Matthew Robert Geiger, Plaintiff
vs.
Jennifer Elise Gordon, Defendant.

May 07, 2013 10:00 AM All Pending Motions

HEARD BY: Nathan, Gayle COURTROOM: Courtroom 14

COURT CLERK: Lucinda Tait

#### **PARTIES:**

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Pro Se

present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

- PLAINTIFF'S MOTION FOR AN EMERGENCY HEARING TO ENFORCE CHILD CUSTODY AND/OR VISITATION ORDER ON AN ORDER SHORTENING TIME...DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR SUPERVISED VISITATION, FOR A MODIFICATION OF CHILD SUPPORT AND TO REDUCE ARREARS TO JUDGMENT PLAINTIFF'S CHILD SUPPORT ARREARS

Attorney Corrine Wurm present with Plaintiff/father in an UNBUNDLED capacity. Attorney Soraya Veiga present with Defendant/mother in an UNBUNDLED capacity.

Parties STIPULATED that father shall submit to drug testing (hair and urine) and mother will pay for said test.

Counsel both agree that things need to be done in BABY STEPS.

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Court noted both parties attended and completed the UNLV Parenting program.

Court reported she read the Psychological exam on father conducted by Dr. Harter.

Court advised she thinks it is appropriate to start with THERAPEUTIC REUNIFICATION for father with a mental health provider.

Court advised she is AWARE of the history of this case.

Court provided Counsel with a copy of the Outsourced Provider List so that Counsel can agree on a Mental Health Provider.

#### COURT ORDERED:

A letter shall be provided by the Mental Health Provider as to their recommendation as to further visits with the minor children and father.

Father to provide a copy of his 2012 tax returns to mother with W-2's and 1099, redacting all social security numbers and FILE as an Exhibit, with a copy to Counsel.

Father's Counsel shall provide a calculation of CHILD SUPPORT, as he had an AFFIRMATIVE DUTY to advise mother of his employment.

Mother shall choose two (2) Mental Health Providers off of the list provided to counsel and father is to choose one (1) of the two to use by Friday 5/10/13 close of business.

Therapist shall submit a letter to Chambers and Counsel once they feel father is ready for UNSUPERVISED VISITATION and Court will place matter on calendar.

Everyday between 7:00 pm and 7:30 pm the children will be available for a phone call from father.

Parties STIPULATE father can purchase the boys their own phones.

Mother may CONTINUE to monitor the phone calls with father until the REUNIFICATION starts.

Matter set for STATUS CHECK re: Drug test results on father and Child Support 5/21/13 at 11:00 am.

Attorney Wurm to prepare and submit Order from today's hearing after Attorney Veiga reviews and signs off.

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#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: August 20, 2013 10:00 AM Order to Show Cause

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated

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#### D-10-430639-D

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

## DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COURT MINUTES	May 21, 2013
D-10-430639-D	Matthew Robert Geiger, Plaintiff	
	vs.	
	Jennifer Elise Gordon, Defendant.	

May 21, 2013 11:00 AM Return Hearing

HEARD BY: Nathan, Gayle COURTROOM: Courtroom 14

COURT CLERK: Lucinda Tait

#### **PARTIES:**

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Pro Se

present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

#### - RETURN HEARING RE: FATHER'S DRUG TEST RESULTS AND CHILD SUPPORT

Attorney Molly Rosenblum appeared with father in an UNBUNDLED capacity and Attorney Soraya Veiga appeared with mother in an UNBUNDLED capacity.

Discussion regarding father's drug test results showing positive for Methadone and THC. Counsel provided father's prescriptions to court as well.

Ms. Rosenblum advised father has submitted his tax information and it should be completed today.

Argument by Attorney Veiga.

#### COURT ORDERED:

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Attorney Rosenblum to submit father's tax information to Chambers for an in camera review and Judge Nathan will issue a MINUTE ORDER regarding the 2012 tax return.

Court is requesting an AUDIT from DAFS re: case R-13-176576-R which brings calculations through 4/30/13 and Judge will review the last order for support and arrearages and MODIFY.

\*\*A copy of this MINUTE ORDER was forwarded to DAFS regarding the Court's request by court clerk/\*\*ct

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: August 20, 2013 10:00 AM Order to Show Cause

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

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Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

#### **DISTRICT COURT CLARK COUNTY, NEVADA**

Divorce - Complaint	C	OURT MINUTES	September 03, 2013
D-10-430639-D	Matthew Rob	ert Geiger, Plaintiff	
	vs.	Gordon, Defendant.	
September 03, 9 2013	:30 AM	Minute Order	

**COURTROOM:** Courtroom 14

COURT CLERK: Lucinda Tait

#### **PARTIES:**

**HEARD BY:** 

Chevy Geiger, Subject Minor, not present

Nathan, Gayle

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, not present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Peter Bellon, Attorney, not present

not present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

#### - MINUTE ORDER RE: CHILD SUPPORT OBLIGATION

This Court having taken under advisement the Defendant's request for a review of Plaintiff's child support obligation; the Court having ORDERED that the Plaintiff had an affirmative duty to notify the Defendant when he was employed; the Court makes the following FINDINGS and ORDER:

The Court having reviewed the Plaintiff's 2012 tax returns FINDS that the Plaintiff failed to notify Defendant of his employment; The Plaintiff, by the Order from the May 7, 2013 hearing, was to have his child support adjusted upon his employment.

Therefore, the Court FINDS that the Plaintiff's income in 2012 amounted to \$4985 per month; his child support for two children is therefore \$1246 per month (Defendant has primary custody and the PMI for one child is \$714 therefore there is no reduction forthcoming.)

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For the 12 months of 2012 the Plaintiff's child support obligation totaled \$14,952; For the 9 months thus far for 2013 the Plaintiff's child support obligation totals \$11,214; Child Support Enforcement shall apply any credits for payments Plaintiff has made in 2012 and 2013 against these sums.

Statutory interest and penalties shall accrue pursuant to statute.

Plaintiff shall make a payment of \$100 on the arrears and child support of \$1246 shall be set as the new child support.

Absent a stipulation between the parties there shall be no modification to this Order without a petition for same to Department T.

IT IS SO ORDERED.

\*\*A copy of this MINUTE ORDER was forwarded to DAFS regarding their case number R-13-176576-R. A copy of this MINUTE ORDER was also forwarded to the parties at their last known addresses as listed in Odyssey by court clerk/\*\*ct

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: September 17, 2013 10:00 AM Motion

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

Nathan, Gayle Courtroom 14 Tait, Lucinda

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05

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Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

#### **DISTRICT COURT CLARK COUNTY, NEVADA**

**COURT MINUTES** November 07, 2013 **Divorce - Complaint** D-10-430639-D Matthew Robert Geiger, Plaintiff Jennifer Elise Gordon, Defendant. November 07, 8:30 AM Hearing

2013

**HEARD BY:** Nathan, Gayle **COURTROOM:** Courtroom 14

COURT CLERK: Lucinda Tait

**PARTIES:** 

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter

Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Pro Se

present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

- HEARING RE: DONNA GOSNELL, M.S., MFT, LADC LETTER DATED 9/2013

Father reported he has attended sixteen (16) REUNIFICATION sessions and things are going well. Father is also having individual therapy sessions.

Parties agreed to have Ms. Gosnell appear telephonically for hearing. Court read Ms. Gosnell's letter on the record.

Ms. Gosnell reported father has been very cooperative and it would be appropriate for father to have some UNSUPERVISED VISITATION at this time.

Ms. Gosnell further stated she would like there to be at least one (1) more REUNIFICATION session in November and two (2) in December, then in January, 2014, father may have OVERNIGHTS with

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the children.

#### COURT ORDERED:

If there are any scheduled wrestling tournaments for the children while they are in father's custody, father is to make sure they get there.

Father shall have the minor children EVERY weekend until December 29th, 2013. The time shall be as follows: Every Saturday from 10:00 am until 8:00 pm and EVERY Sunday from 10:00 am until 6:00 pm, with receiving parent picking up the minor children.

Father shall also have the children from 10:00 am until 8:00 pm on Thanksgiving, 2013.

Mother shall have the children on Christmas Eve, 2013 until noon on Christmas day.

Father shall have the children on Christmas day from noon until 8:00 pm.

Matter set for STATUS CHECK 1/16/14 at 9:30 am.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: December 31, 2013 9:30 AM Motion for Order to Show Cause

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

Clerk

Nathan, Gayle Courtroom 05

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

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Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

## DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COURT MINUTES	January 16, 2014
D-10-430639-D	Matthew Robert Geiger, Plaintiff	
	VS.	
	Jennifer Elise Gordon, Defendant.	

January 16, 2014 9:30 AM Status Check

HEARD BY: Nathan, Gayle COURTROOM: Courtroom 05

COURT CLERK: Maggie Carrillo

**PARTIES:** 

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Pro Se

present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

- Parties sworn and testified.

Court advised the Parties, it read the reunification report submitted.

Arguments by Defendant regarding the issues and her concerns with Plaintiff's behavior. Plaintiff stated, that although the parties have completed the reunification process she is still concerned with the parties inability to get along and noted Plaintiff's failure to take responsibility.

Arguments by Plaintiff regarding his objection to Defendant's allegations and stated he wants visitation with the children from Friday-Sunday.

Defendant noted concerns with Plaintiff discussing the case and adult issues with the minor children.

Plaintiff requested the Court admonish Defendant no to speak with third parties about their litigation

or family issues with people at work as it affects his ability to get work.

Court noted, it is clear the parties still have co-parenting issues and suggested the parties re-take the UNLV Co-Parenting Class.

The Court ADMONISHED the parties not to discuss this litigation or adult issues with the minor children. The Court will enter a Protective Order and admonished the parties of the ramifications of violating such order which can result in monetary sanctions and/or jail time.

The Court ADMONISHED Defendant not to badmouth Plaintiff with co-workers or union members regarding their personal family issues.

Following arguments;

COURT ORDERED; STATUS CHECK SET for 5/1/14 at 10:30AM;

The current CUSTODY Order STANDS;

Visitation is MODIFIED as follows; Mom shall have the first (1st) Weekend of each month, Dad shall have visitation Every other Weekend from Friday 6pm to Sunday 6pm. Receiving parties shall provide transportation. If the children have wrestling clinics on dad's time, dad shall pick up the children after the clinics are done; Dad will have 3/1/14, 3/2/14, Mom will have 3/8/14, 3/9/14;

The Parties are REFERRED to the UNLV Cooperative Parenting class for a second time. Plaintiff shall sign up and attend the court first;

The Parties STIPULATED to a PROTECTIVE ORDER. Neither Party is to discuss this case or adult issues with the minor children and failure to do so will result in monetary sanction and/or jail time.

Defendant shall prepare the Order.

5/1/14 10:30AM; STATUS CHECK (Overnight Visits)

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: January 16, 2014 9:30 AM Status Check

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

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Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

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## DISTRICT COURT CLARK COUNTY, NEVADA

D-10-430639-D Matthew Robert Geiger, Plaintiff
vs.
Jennifer Elise Gordon, Defendant.

February 19, 2014 9:30 AM Order to Show Cause

HEARD BY: Nathan, Gayle COURTROOM: Courtroom 05

**COURT CLERK:** Kathleen Boyle

#### **PARTIES:**

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Pro Se

present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

#### - ORDER TO SHOW CAUSE

Parties SWORN and TESTIFIED.

The Court noted Defendant had filed an Order to Show Cause for Plaintiff to be held in contempt for failing to comply with the Court's order filed on 5/29/13, when the Court ordered him to provide his 2012 tax return, his W2's, and his 1099 and file them as an exhibit. He was also advised he had an affirmative duty to notify Defendant when he became employed.

Upon Court's inquiry, Plaintiff said he had been unable to file his tax returns on time because he had trouble getting information from his former employers.

Plaintiff said child support was being deducted from his pay checks, and he provided pay stubs showing his income.

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Defendant provided a print out from the District Attorney's Office showing Plaintiff's child support arrearages. Defendant said she had been providing Plaintiff's work orders to the District Attorney's Office.

The Court noted the Order to Show Cause asked the Court to hold Plaintiff in contempt for failing to comply with the Court's 5/29/13 order and the 9/3/13 order. Since the Court made an order Plaintiff had an obligation of \$1,346.00, in September he paid \$498.00, in October he paid \$691.00, in November he paid \$931.00, in January he paid \$1,346.00, and so far he has paid \$356.00 in February. The Court reviewed Plaintiff's pay checks

The Court FINDS as to the Order to Show Cause, which went back to 5/29/13, after this order was issued Plaintiff submitted his tax returns and the Court calculated his child support based on that tax return, issuing a minute order in September, 2013 and finding his arrearages to be approximately \$21,000.00. The order was forward to the District Attorney's Office, Child Support Division, who calculated interest and penalties for a total arrearages of \$24,291.00. Child Support Enforcement made a Master's Recommendation that was filed on 9/30/13 when child support was set at \$1,246.00 plus \$100.00 towards arrearages. Technically, Plaintiff was in contempt; however, the contempt was cured when he provided his 2012 tax return; therefore, the Court will not be finding Plaintiff to be in contempt this date. If Plaintiff it not working forty (40) hours the Court cannot find him to be in contempt.

The Court FURTHER FINDS the correct amount of child support was not being taken out of Plaintiff's pay check, he was on notice he owed additional amounts of child support; therefore, he is technically in contempt of the Court's order.

COURT ORDERED, Plaintiff is sentenced to spend ten (10) days in the Clark County Detention Center, SUSPENDED. If Plaintiff does not pay the correct amount of child support, this sentence will be imposed. No order required, the minutes shall suffice.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05

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Nathan, Gayle Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

## DISTRICT COURT CLARK COUNTY, NEVADA

D-10-430639-D Matthew Robert Geiger, Plaintiff
vs.
Jennifer Elise Gordon, Defendant.

May 01, 2014 10:30 AM Status Check

HEARD BY: Nathan, Gayle COURTROOM: Courtroom 05

COURT CLERK: Kathleen Boyle

#### **PARTIES:**

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Pro Se

present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

#### - STATUS CHECK: DAD'S OVERNIGHT VISITATION

Plaintiff provided his completion certificate for the UNLV Cooperative Parenting Classes.

Defendant has permission to take the class after her summer vacations.

Plaintiff advised the Court he had been working; however, he had been injured and Defendant had been receiving 40% of his Workman's Compensation. Plaintiff will not be held in contempt, since he has been keeping in the District Attorney's Office.

Plaintiff said he wanted to be more involved in the children's lives.

The Court suggested Defendant discuss the wrestling tournaments with Margaret Pickard when she takes the UNLV Parenting Classes. Plaintiff said Ms. Pickard had suggested only one tournament be

scheduled during Plaintiff's visitation.

The parties were provided with the Department T Standard Holiday Schedule.

With regard to the Hunter Gun Safety Course, Plaintiff needs to schedule the Course on his time.

COURT ORDERED, the following:

- 1. Since Defendant will be spending the entire month of July with the children, Plaintiff will have extended visitation with the children from June 13 through June 22nd. In addition, Plaintiff will spend August 8th through August 17th with the children.
- 2. During Memorial Day weekend, Plaintiff will have the children commencing Friday, May 23rd through Monday, May 26th. Plaintiff will return the children to Defendant at 5:00 p.m. on Monday.
- 3. The following weekend, Friday, May 30, which is a fifth weekend, will be Defendant's weekend.
- 4. The parties shall return to their regular visitation in June.
- 5. If Defendant is in Las Vegas at the beginning of July, Plaintiff will have the children on the 1st, 2nd, and 3rd of July. In addition, if Defendant comes back before the end of July, Plaintiff will receive visitation for the remainder of the month. Defendant shall provide Plaintiff with advance notice of when she intends to leave and when she intends to return.
- 6. Father's Day and Mother's Day trumps regular visitation; however, the parent only spends the day with the children, not the whole weekend. Please refer to the Department T Standard Holiday Schedule.
- 7. Defendant shall prepare the Order.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle Boyle, Kathleen

Canceled: August 21, 2014 8:30 AM Order Shortening Time

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

Courtroom 05 Nathan, Gayle

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Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

## DISTRICT COURT CLARK COUNTY, NEVADA

D-10-430639-D Matthew Robert Geiger, Plaintiff
vs.
Jennifer Elise Gordon, Defendant.

August 28, 2014 8:30 AM All Pending Motions

HEARD BY: Nathan, Gayle COURTROOM: Courtroom 05

**COURT CLERK:** Kathleen Boyle

**PARTIES:** 

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Peter Bellon, Attorney, present

present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

- PLAINTIFF'S OPPOSITION AND COUNTERMOTION TO MODIFY CHILD SUPPORT, FOR ATTORNEY FEES AND RELATED RELIEF...ORDER TO SHOW CAUSE...DEFENDANT'S MOTION TO MODIFY CUSTODY, VISITATION AND/OR CHILD SUPPORT

Parties SWORN and TESTIFIED.

The Court noted this matter was being heard on an Order Shortening Time.

The Court reviewed Defendant's Motion for an Order to Show Cause.

Argument by Mr. Bellon. Defendant denied the allegations made by Mr. Bellon.

Discussion as to why a bench warrant was issued for the arrest of Plaintiff.

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The Court FINDS as of 8/26/14 the minor child, Chevy, was under the care of neurosurgeon, Dr. Kelly Schmidt. It is clear from Dr. Schmidt's letter, he anticipates the minor child, Chevy, will continue to be under his care for some time. The Court acknowledges Mom's concern with monitoring Chevy's condition.

Defendant provided Mr. Bellon with a copy of the medical records for the minor child, Chevy, IN OPEN COURT.

#### COURT ORDERED, the following:

- 1. Pursuant to the stipulation of the parties, the Court will interview the minor children on 9/3/14 at 4:30 p.m. The parties will not discuss the interviews with the children.
- 2. Defendant needs to file a paper Reply, with her telephone records attached as an exhibit, and the letter from Plaintiff's Probation Officer also attached as an exhibit.
- 3. If the minor child, Chevy, is sick while in the care of Plaintiff, he needs to notify Defendant.
- 4. Mr. Bellon will develop a protocol with his client for when the child, Chevy, has a headache during his visitation with Plaintiff. Plaintiff will log any instances of headaches or vomiting, consistent with the instructions Defendant will provide to counsel.
- 5. An Evidentiary Hearing will be conducted on 10/3/14 at 9:00 a.m. with regard to the Orders to Show Cause filed by Defendant, as to why a warrant was issued for Plaintiff, and Probation's communication with Defendant. The Court will hear testimony about Plaintiff's probation conditions, and what communication they have had with him since the warrant issued. Child support will also be addressed at the Evidentiary Hearing.
- 6. Until the Evidentiary Hearing the former custody order shall be restored. The minor children shall not be removed from the State of Nevada by Plaintiff until the Evidentiary Hearing.
- 7. Prior to the return hearing Plaintiff shall file an updated FInancial Disclosure Form, and he will provide the Court with his medical records with regard to his disability.
- 8. Mr. Bellon may issue judicial subpoenas for Plaintiff's Probation Officers to make an appearance at the Evidentiary Hearing.
- 9. Plaintiff shall report to the American Toxicology Institute this date to submit to hair only drug testing. Plaintiff will be responsible for the testing fees. Return date 10/3/14.
- 10. The drug test results obtained by Plaintiff's Probation Officer shall be filed as an exhibit by Mr. Bellon, in order for Defendant to obtain a copy of the results. These test results shall not be made available to the children.

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## 9/3/14 4:30 P.M. CHILD INTERVIEW: CHEVY AND WESTON 10/3/14 9:00 A.M. EVIDENTIARY HEARING: ORDERS TO SHOW CAUSE/WARRANT ISSUED FOR PLAINTIFF/ATI DRUG TEST RESULTS (DAD)

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

## DISTRICT COURT CLARK COUNTY, NEVADA

D-10-430639-D Matthew Robert Geiger, Plaintiff vs.
Jennifer Elise Gordon, Defendant.

September 03, 2014

4:30 PM

**Child Interview** 

HEARD BY: Nathan, Gayle COURTROOM: Courtroom 05

COURT CLERK: Kathleen Boyle

**PARTIES:** 

Chevy Geiger, Subject Minor, present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, not present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Peter Bellon, Attorney, not present

not present

Weston Geiger, Subject Minor, present

#### **JOURNAL ENTRIES**

#### - CHILD INTERVIEWS

The Court met with the minor children individually OFF THE RECORD. Court Clerk, Kathy Boyle, and Court Marshal, Timothy Hooper, were present during the interviews.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: September 23, 2014 10:00 AM Motion for Order to Show Cause

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

Nathan, Gayle

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Courtroom 05 Boyle, Kathleen

Canceled: September 23, 2014 10:00 AM Motion

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

Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Order to Show Cause

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Motion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

Canceled: October 03, 2014 9:00 AM Opposition & Countermotion

Reason: Vacated Nathan, Gayle Courtroom 05 Boyle, Kathleen

## DISTRICT COURT CLARK COUNTY, NEVADA

D-10-430639-D Matthew Robert Geiger, Plaintiff
vs.
Jennifer Elise Gordon, Defendant.

October 09, 2014 1:30 PM All Pending Motions

HEARD BY: Nathan, Gayle COURTROOM: Courtroom 05

COURT CLERK: Kathleen Boyle

**PARTIES:** 

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Peter Bellon, Attorney, present

present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

- EVIDENTIARY HEARING: OSC DEFENDANT FILED/WHY WARRANT WAS ISSUED FOR PLAINTIFF AND PROBATION DEPARTMENT COMMUNICATION WITH DEFENDANT/CHILD SUPPORT...DEFENDANT'S MOTION FOR CHANGE OF CUSTODY...PLAINTIFF'S OPPOSITION AND COUNTERMOTION TO MODIFY CHILD SUPPORT, FOR ATTORNEY FEES AND RELATE RELIEF...ORDER TO SHOW CAUSE: OSC RE: PLAINTIFF'S VIOLATION OF 11/1/10 ORDER, 9/16/13 ORDER, AND 6/19/14 DA'S ORDER RESET FROM 10/3/14

Gary Zernich, Bar #7693, appeared in a pro bono capacity to represent Defendant.

The Court met with Mr. Bellon and Mr. Zernich OFF THE RECORD prior to the hearing.

The Court noted Defendant's Motion was being heard this date. The Motion asked the Court to reduce Plaintiff's custodial time, based on Plaintiff having spent twenty-three (23) days in jail, a warrant being issued against him, and allegations of him being an absconder.

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The Court said it had set an Evidentiary Hearing to hear testimony from the probation officer to find out exactly what happened.

Testimony presented. Exhibits offered and admitted. (See worksheets).

The Court noted Plaintiff was on disability and he was requesting his child support be modified. As an offer of proof, Mr. Bellon said there were child support arrearages from previous orders, and there would be further arrearages accruing from May, 2014. Mr. Bellon said Plaintiff was injured on the job in January, 2014, at which time he was collecting Workmen's Compensation, the full amount of his child support was taken out of his Workmen's Compensation until April, 2014, when the benefits stopped. Plaintiff did pay child support in July; however, he has arrearages for May, June, August, and September. Plaintiff notified the District Attorney's Office when his benefits were stopped. Plaintiff has filed an appeal and has a hearing scheduled on 10/13/14, if Plaintiff's benefits are reinstated, he will be paid retroactively. Mr. Bellon said the District Attorney filed in this case for Plaintiff's child support to be reduced, when Plaintiff advised them he was out of work.

Mr. Zernich asked the Court to sentence Plaintiff to ten (10) days in jail for his failure to comply with the Court's order by not bringing his medical records to Court, and for failing to pay his child support. Mr. Bellon said Plaintiff had not willfully withheld his child support payments. Mr. Bellon added he remembered reading the Court's order, and did not realize Plaintiff was required to provide his medical records - he said he did not instruct Plaintiff to bring the records with him.

After reviewing Defendant's exhibit C, COURT ORDERED, through August 2014, there were child support arrearages of \$28,879.69, which shall be REDUCED TO JUDGMENT, this amount includes interest and penalties.

The Court FINDS as of October, 2014, Plaintiff is out of work; therefore, his child support is TEMPORARILY reduced to \$200.00 per month. The Court is not going to find him in contempt at this time for being unable to work. Plaintiff is under an affirmative duty to notify Defendant when he is cleared for work and he is working again, and provide her with a copy of his first pay stub, so that his child support can be recalculated. If Plaintiff fails to do this he will be in CONTEMPT, which shall be punishable by five (5) days in jail. If Plaintiff's disability benefits are reinstated, his child support will be 25% of his disability. Plaintiff is under an affirmative duty to notify Defendant when his benefits are reinstated.

The Court FURTHER FINDS Plaintiff testified he was injured in January 2014, and immediately sought medical attention, and was unable to work after that time, which is the basis for the Court's FINDING he cannot work. Plaintiff received disability benefits through April, 2014, Mr. Bellon made offers of proof Plaintiff's injury was challenged, and his benefits were stopped. Plaintiff is challenging this decision.

#### Closing arguments.

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The Court FINDS it understands Plaintiff had a warrant out for him; however, it was clear the Probation Officer who took over his case did not have a conversation with Plaintiff explaining what his new requirements were when he took over the case.

The Court advised Defendant it would have been helpful if she had called Plaintiff and advised him he had an outstanding warrant.

Counsel waived the FINDINGS of FACT and CONCLUSIONS OF LAW with respect to the Court's denial of Defendant's request for sole legal custody.

The Court reviewed the child interviews it conducted on 9/3/14. The Court said it had been distressed by Weston's admission he was disciplined by being punched in the arm and punched in the stomach by Defendant's boyfriend. The Court was also disturbed to learn in spite of a prior order in 2011, Weston, was still in wrestling. The Court also ordered in 2011, Defendant's boyfriend was not to discipline Weston or Chevy in any way. Defendant said Weston was not punished by being punched.

- The Court said counsel had had an opportunity to review the CPS records prior to the hearing, and the children were consistent with regard to physical punishment in the house. The CPS worker and the detective both believed when they interviewed another child from the residence the child had been coached.

The Court advised Defendant it had been ready to change custody this date, based on the child interview, and the CPS report, where the same information was provided to a CPS investigator. Defendant denied any allegation of abuse. The Court said it was bound to protect the children, if Defendant was unable to protect them.

#### COURT FURTHER ORDERED, the following:

- 1. As to Defendant's Motion for SOLE LEGAL CUSTODY, that request is DENIED.
- 2. The Court understands Plaintiff had a warrant out for him. It is clear the Probation Officer did not tell Plaintiff what his requirements were when he took over the case; however, it is clear he never had
- 3. Based on the parties' continuing failure to effectively communicate, if Defendant communicates a request to Plaintiff and he himself does not respond by email or text within forty-eight (48) hours she has permission to go ahead with what she asked him for. Plaintiff cannot rely on his wife to communicate with Defendant, he needs to respond. If Plaintiff does respond and does not agree to the request made by Defendant, she does not have permission to proceed.
- 4. Weston is now involved with the school band, and if the band goes out of town on Plaintiff's time,

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he will still have permission to go.

- 5. Defendant shall notify Plaintiff when she makes appointments for the minor children. Defendant shall notify Plaintiff of the appointment on the day she sets it, not wait until the day of the appointment to notify him. Plaintiff may not change the children's appointments once they have been set by Defendant.
- 6. If Plaintiff takes the children out of town again without notifying Defendant of his itinerary, an order will be made he cannot take the children out of State again. While he is on probation, Plaintiff must provide Defendant with proof he has permission to travel out of town.
- 7. The Court FINDS it has serious concerns with regard to the CPS report, and the Court's interview with the children. The Court believes Weston when he says that Mom's boyfriend, Matzi, is punching him in the stomach and the arm.
- 8. Defendant is ordered not to leave the children in the care of her boyfriend. If there is credible evidence she has left the children alone with her boyfriend, this would be a basis for a change of custody. Defendant's boyfriend is ordered not to discipline the children, and Defendant is not to use any kind of object on the children as a form of discipline.
- 9. Both parties shall take the ABC's of Parenting, to learn how to better discipline their children, within the next sixty (60) days. The Court believes it would be a good idea if Matzi also attended the classes.
- 10. Plaintiff has permission to have an unemotional discussion with his boys that if they ever feel they are being abused, or physically hurt, they need to tell someone at school. It would be fair for Plaintiff to have a safety word with the children so if they are having a telephone conversation and they use the safety word, he can decide what to do.
- 11. Plaintiff's visitation with the children will be extended to four weekends per month, from Friday at 6:00 p.m., to Sunday at 6:00 p.m. Defendant can have every fifth weekend. If Defendant wants to plan a trip with the children, she is allowed to give Plaintiff two weeks' notice she wants to have a weekend, and she can do that four (4) times per year, if she is engaged in an activity with the children, which will give her eight (8) weekends per year with the children, the rest of the time is Plaintiff's.

#### 12. This is a PERMANENT ORDER.

The Court explained this order was sui sponte from the Court, based on the children's interviews, which were supported by the CPS record, as far as the Court is concerned. An investigation was conducted with the children being interviewed by a Detective and a CPS worker. The Court is not concerned the investigation was unsubstantiated, since CPS has its own guidelines, and the Court looks at that investigation in a different light.

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13. Mr. Bellon shall prepare the Order. Mr. Zernich shall sign off as to form and content. CASE CLOSED with Order.

Since Mr. Bellon did not admit any exhibits, the folder of exhibits he submitted was returned to him at the end of the hearing.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

## DISTRICT COURT CLARK COUNTY, NEVADA

D-10-430639-D Matthew Robert Geiger, Plaintiff
vs.
Jennifer Elise Gordon, Defendant.

March 24, 2015 9:00 AM All Pending Motions

HEARD BY: Brown, Lisa COURTROOM: Courtroom 05

**COURT CLERK:** Hilary Moffett

**PARTIES:** 

Chevy Geiger, Subject Minor, not present

Jennifer Gordon, Defendant, Counter Pro Se

Claimant, present

Lynn Conant, Guardian Ad Litem, not present

Matthew Geiger, Plaintiff, Counter Defendant, Peter Bellon, Attorney, present

present

Weston Geiger, Subject Minor, not present

#### **JOURNAL ENTRIES**

- MOTION FOR RECONSIDERATION, NEW TRIAL, AND AMENDMENT OF JUDGMENT PURSUANT TO RULE 59; AND RELIEF FROM JUDGMENTS PURSUANT TO RULE 60B OPPOSITION AND COUNTERMOTION TO ENFORCE THE TERMS OF THE OCTOBER 9, 2014 ORDER, FOR ANOTHER CHILD INTERVIEW OR EVALUATION AND FOR ATTORNEY'S FEES AND RELATED RELIEF

Defendant argued regarding relief from judgment, claiming due process violations and violations of her parental rights.

Mr. Bellon alleged that Defendant has ignored previous Court Orders. He claimed that Defendant's boyfriend has continued to inflict corporal punishment on the children although the Court has previously Ordered him not to discipline the children in any way. Plaintiff requested compensatory time with the children.

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Court advised that it has reviewed the record that resulted in the prior Judge's ruling and found nothing inappropriate.

COURT ORDERED, Defendant's Motion is DENIED.

COURT FURTHER ORDERED, Plaintiff's Countermotion with regard to Attorney's Fees is DENIED as the Court Finds that Defendant's Motion was filed in good faith. Plaintiff's request for compensatory time is DENIED as this issue is not properly before the Court.

Mr. Bellon shall prepare the Order. This case will be closed upon submission of the Order.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

# Exhibit List

Case: D-10-430639-D Party: Sort Order: Status Case Matthe

Matthew Robert Geiger,
Plaintiff
vs.
Jennifer Elise Gordon,
Defendant.

D-L	다 X	D-F	D-C	D-B	Exhibit ID
Defendant	Defendant	Defendant	Defendant	Defendant	On Behalf Of Status/Date
Admitted 10/09/2014	Admitted 10/09/2014	Admitted 10/09/2014	Admitted 10/09/2014	Admitted 10/09/2014	Status/Date
Destroy 10/09/2016	Destroy 10/09/2016	Destroy 10/09/2016	Destroy 10/09/2016	Destroy 10/09/2016	Return/Destroy Date
Document Register of Actions: Bench Warrant issue date and Probaiton Violation Report date	Document Register of Actions: Probation conditions for Plaintiff	Document Phone records/text records 7-26-14	Document Child support arrears, NCP Financial Transaction History, Income Verification Form	Document Text messages given to Officer La Putt	Return/Destroy Type and Description Date
					Exhibit Flag
Gordon, Jennifer Elise	Gordon, Jennifer Elise	Gordon, Jennifer Elise	Gordon, Jennifer Elise	Gordon, Jennifer Elise	Source
Department T 12/01/2014	Department T 12/01/2014	Department T 12/01/2014	Department T 12/01/2014	Department T 12/01/2014	In Custody Of
Evidence Vault	Evidence Vault	Evidence Vault	Evidence Vault	Evidence Vault	Location

Printed on 05/07/2015 at 9:15 AM



# EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

JENNIFER GORDON 91 AUTUMN DAY ST. HENDERSON, NV 89012

> DATE: May 7, 2015 CASE: D430639

**RE CASE:** MATTHEW ROBERT GEIGER vs. JENNIFER ELISE GORDON

NOTICE OF APPEAL FILED: May 5, 2015

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS NOT TRANSMITTED HAVE BEEN MARKED:

- \$250 − Supreme Court Filing Fee\*\*
  If the \$250 Supreme Court Filing Fee was not submitted along with
  - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- \$24 District Court Filing Fee (Make Check Payable to the District Court)\*\*
- - NRAP 7: Bond For Costs On Appeal in Civil Cases
- ☐ Case Appeal Statement
  - NRAP 3 (a)(1), Form 2
- □ Order
- □ Notice of Entry of Order

#### NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. The district court clerk shall apprise appellant of the deficiencies in writing, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (e) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

<sup>\*\*</sup>Per District Court Administrative Order 2012-01, in regards to civil litigants, "... all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

### **Certification of Copy**

State of Nevada	٦	CC.
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; TWO (2) CASE APPEAL STATEMENT; CERTIFICATE OF MAILING AND E-SERVICE; MOTION FOR APPLICATION AND AFFIDAVIT TO PROCEED ON APPEAL IN FORMA PAUPERIS; DISTRICT COURT DOCKET ENTRIES; FAMILY COURT COVER SHEET; ORDER; NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

MATTHEW ROBERT GEIGER,

Plaintiff(s),

VS.

JENNIFER ELISE GORDON,

Defendant(s),

now on file and of record in this office.

Case No: D430639

Dept No: T

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 7 day of May 2015.

Steven D. Grierson, Clerk of the Court

Mary Kielty, Deputy Clerk