

No .12DR100391

Dep't No 1
REC'D & FILED

2016 FEB 12 PM 5:00

SUSAN MERRIWETHER
Electronically Filed
Feb 24 2016 03:00 p.m.
Tracie K. Lindeman
Clerk of Supreme Court

IN THE FIRST JUDICIAL DISTRICT COURT OF THE
STATE OF NEVADA IN AND FOR
THE COUNTY OF CARSON

Plaintiff :

Mayra E. Arreguin

Vs:

Defendant

Javier Ramirez Rivas

NOTICE OF APPEAL

Notice is hereby given that Javier Ramirez Rivas ,defendant above named, hereby appeals to the Supreme Court Of Nevada judgement from Order After January 6,2016 Hearing entered in this action on the 12th day of January ,2016

Javier Ramirez

1371 Village Way Apt. F
Gardnerville,Nevada 89410
(775) 450-8046

REC'D & FILED

2016 FEB 18 PM 12:09

SUSAN MERRIWETHER
CLERK

BY *[Signature]*
DEPUTY

In The First Judicial District Court of the State of Nevada

In and for Carson City

MAYRA ARREGUIN,

Petitioner(s),

vs.

JAVIER RAMIREZ RIVAS,

Respondent(s).

Case No.: 12 DR1 00391 1B

Dept. No.: I

CASE APPEAL STATEMENT

1. Name of appellant filing this case appeal statement:

- JAVIER RAMIREZ RIVAS

2. Identify the judge issuing the decision, judgment, or order appealed from:

- HONORABLE JAMES T. RUSSELL

3. Identify each appellant and the name and address of counsel for each appellant:

- JAVIER RAMIREZ RIVAS (PROPER PERSON)
1371 VILLAGE WAY, APT. F
GARDNERVILLE, NV 89410

4. Identify each respondent and the name and address of appellate counsel, if known, for each respondent (if the name of a respondent's appellate counsel is unknown, indicate as much and provide the name and address of that respondent's trial counsel):

- MAYRA ARREGUIN (PROPER PERSON)
1756 RUSSELL WAY #E
CARSON CITY, NV 89706

1 5. Indicate whether any attorney identified above in response to question 3 or 4 is not
2 licensed to practice law in Nevada and, if so, whether the district court granted that
3 attorney permission to appear under SCR 42 (attach a copy of any district court order
4 granting such permission):

5 - NOT APPLICABLE

6 6. Indicate whether appellant was represented by appointed or retained counsel in the
7 district court:

8 - APPELLANT IN PROPER PERSON IN DISTRICT COURT

9 7. Indicate whether appellant is represented by appointed or retained counsel on appeal:

10 - APPELLANT IN PROPER PERSON ON APPEAL

11 8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date
12 of entry of the district court order granting such leave:

13 - APPELLANT PREVIOUSLY GRANTED LEAVE TO PROCEED IN FORMA
14 PAUPERIS ON FEB. 11, 2013 AND AGAIN ON APRIL 18, 2013.

15 9. Indicate the date the proceedings commenced in the district court (e.g., date complaint,
16 indictment, information, or petition was filed):

17 - COMPLAINT FOR DIVORCE FILED AUG. 6, 2012

18 10. Provide a brief description of the nature of the action and result in the district court,
19 including the type of judgment or order being appealed and the relief granted by the
20 district court:

21 - ORDER AFTER JANUARY 6, 2016 HEARING FILED JAN. 12, 2016

22 11. Indicate whether the case has previously been the subject of an appeal to or original writ
23 proceeding in the Supreme Court and, if so, the caption and Supreme Court docket
24 number of the prior proceeding:

25 - NOT APPLICABLE

26 12. Indicate whether this appeal involves child custody or visitation:

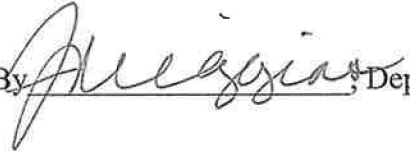
27 - INVOLVES BOTH CHILD CUSTODY AND VISITATION
28

1 13. If this is a civil case, indicate whether this appeal involves the possibility of settlement:

2 - NOT APPLICABLE.

3 Dated this 17th day of February, 2016.

4 SUSAN MERRIWETHER, Carson City Clerk
5 885 E. Musser St., #3031
6 Carson City, NV 89701

7 By  Deputy
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Judge: RUSSELL, JUDGE JAMES
TODD

Case No. 12 DR1 00391 1B

Ticket No.
CTN:

ARREGUIN, MAYRA E

By:

RIVAS, JAVIER RAMIREZ

DRSPND

-vs-

By:

Dob: Sex:
Lic: Sid:Plate#:
Make:
Year: Accident:
Type:
Venue:
Location:

ARREGUIN, MAYRA E

PLNTPET

Bond:
Type:Set:
Posted:

Charges:

Ct.

Offense Dt: Cvr:
Arrest Dt:
Comments:

Sentencing:

No.	Filed	Action	Operator	Fine/Cost	Due
1	02/18/16	CASE APPEAL STATEMENT	1BJHIGGINS	0.00	0.00
2	02/17/16	NOTICE OF DEFICIENCY IN NOTICE OF APPEAL	1BCGRIBBLE	0.00	0.00
3	02/17/16	CERTIFICATE OF MAILING	1BCGRIBBLE	0.00	0.00
4	02/12/16	NOTICE OF APPEAL FILED Receipt: 43120 Date: 02/12/2016	1BCGRIBBLE	24.00	0.00
5	02/03/16	PROOF OF SERVICE	1BCGRIBBLE	0.00	0.00
6	02/01/16	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER	0.00	0.00
7	02/01/16	ORDER DENYING DEFENDANTS MOTION FOR RECONSIDERATION	1BCCOOPER	0.00	0.00
8	01/28/16	FINANCIAL DISCLOSURE FORM - (JAVIER RAMIREZ)	1BVANESSA	0.00	0.00
9	01/28/16	MOTION FOR RECONSIDERATION OF CHILD SUPPORT	1BVANESSA	0.00	0.00
10	01/13/16	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER	0.00	0.00
11	01/12/16	ORDER AFTER JANUARY 6, 2016 HEARING	1BCCOOPER	0.00	0.00
12	01/06/16	HEARING HELD: The following event: MOTION HEARING - FAMILY scheduled for 01/06/2016 at 2:30 pm has been resulted as follows: Result: HEARING HELD Judge: RUSSELL, JUDGE JAMES TODD Location: DEPT I	1BCFRANZ	0.00	0.00
13	12/30/15	ORDER SUSPENDING UNSUPERVISED VISITATION AS TO EDUARDO RAMIREZ	1BVANESSA	0.00	0.00
14	12/21/15	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BVANESSA	0.00	0.00
15	12/18/15	ORDER DECLINING TO CONSIDER MOTION EX PARTE	1BVANESSA	0.00	0.00
16	12/18/15	REQUEST FOR SUBMISSION OF EX PARTE MOTION	1BVANESSA	0.00	0.00
17	12/18/15	PROOF OF SERVICE	1BVANESSA	0.00	0.00

No.	Filed	Action	Operator	Fine/Cost	Due
18	12/18/15	EX-PARTE EMERGENCY MOTION REGARDING CHILDREN	1BVANESSA	0.00	0.00
19	12/11/15	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BVANESSA	0.00	0.00
20	12/11/15	ORDER DENYING REQUEST FOR SUBMISSION	1BVANESSA	0.00	0.00
21	12/10/15	REQUEST FOR SUBMISSION	1BVANESSA	0.00	0.00
22	12/03/15	MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	1BCCOOPER	0.00	0.00
23	11/30/15	MOTION TO MODIFY	1BCCOOPER	0.00	0.00
24	11/12/15	ORDER CLARIFYING ORDER AFTER NOVEMBER 3, 2015 HEARING	1BJULIEH	0.00	0.00
25	11/03/15	ORDER AFTER NOVEMBER 3, 2015 HEARING	1BJULIEH	0.00	0.00
26	11/03/15	HEARING HELD: The following event: ORDER TO SHOW CAUSE HEARING scheduled for 11/03/2015 at 9:00 am has been resulted as follows: Result: HEARING HELD Judge: RUSSELL, JUDGE JAMES TODD Location: DEPT I	1BJULIEH	0.00	0.00
27	11/02/15	MOTION	1BVANESSA	0.00	0.00
28	10/08/15	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BJHIGGINS	0.00	0.00
29	10/08/15	ORDER SETTING HEARING	1BJHIGGINS	0.00	0.00
30	10/05/15	REQUEST FOR SUBMISSION	1BJULIEH	0.00	0.00
31	09/16/15	MOTION TO SHOW CAUSE CONTEMPT OF COURT	1BCCOOPER	0.00	0.00
32	08/11/15	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER	0.00	0.00
33	08/11/15	ORDER REGARDING CASA REPORT	1BCCOOPER	0.00	0.00
34	07/22/15	PROOF OF SERVICE	1BVANESSA	0.00	0.00
35	07/14/15	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER	0.00	0.00
36	07/14/15	ORDER RE: MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	1BCCOOPER	0.00	0.00
37	07/10/15	REQUEST FOR SUBMISSION	1BCGRIBBLE	0.00	0.00
38	07/10/15	PROOF OF SERVICE	1BCGRIBBLE	0.00	0.00
39	07/08/15	PROOF OF SERVICE	1BJHIGGINS	0.00	0.00
40	06/04/15	MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	1BJHIGGINS	0.00	0.00
41	05/15/15	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BVANESSA	0.00	0.00
42	05/15/15	ORDER DENYING REQUEST FOR SUBMISSION	1BVANESSA	0.00	0.00
43	05/14/15	ORDER REGARDING CASA REPORT	1BVANESSA	0.00	0.00
44	05/14/15	REQUEST FOR SUBMISSION OF EX PARTE MOTION	1BVANESSA	0.00	0.00

No.	Filed	Action	Operator	Fine/Cost	Due
45	05/14/15	EX-PARTE MOTION FOR ORDER SHORTENING TIME TO RESPOND TO MOTION OR REQUEST	1BVANESSA	0.00	0.00
46	05/14/15	EX-PARTE EMERGENCY MOTION REGARDING CHILDREN	1BVANESSA	0.00	0.00
47	04/09/15	ORDER AFTER APRIL 9, 2015 HEARING	1BJHIGGINS	0.00	0.00
48	04/09/15	HEARING HELD: The following event: MOTION HEARING - FAMILY scheduled for 04/09/2015 at 2:30 pm has been resulted as follows: Result: HEARING HELD Judge: RUSSELL, JUDGE JAMES TODD Location: DEPT I	1BCFRANZ	0.00	0.00
49	03/27/15	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCGRIBBLE	0.00	0.00
50	03/27/15	ORDER SETTING HEARING	1BCGRIBBLE	0.00	0.00
51	03/26/15	REQUEST FOR SUBMISSION OF EX PARTE MOTION	1BCCOOPER	0.00	0.00
52	03/26/15	PROOF OF SERVICE	1BCCOOPER	0.00	0.00
53	03/26/15	EX-PARTE EMERGENCY MOTION REGARDING CHILDREN	1BCCOOPER	0.00	0.00
54	03/20/15	ORDER TO SHOW CAUSE *STRICKEN PER MINUTE ORDER OF 3/23/15*	1BJHIGGINS	0.00	0.00
55	03/20/15	MOTION TO SEEK MEDICAL CARE	1BJHIGGINS	0.00	0.00
56	01/08/15	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER	0.00	0.00
57	01/08/15	ORDER DENYING EMERGENCY MOTION	1BCCOOPER	0.00	0.00
58	01/06/15	EMERGENCY MOTION	1BCCOOPER	0.00	0.00
59	12/29/14	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BJULIEH	0.00	0.00
60	12/29/14	ORDER FOLLOWING REPORT RECEIVED FROM THE MINOR CHILDREN'S THERAPIST DATED DECEMBER 26, 2014	1BJULIEH	0.00	0.00
61	11/25/14	MOTION - (MAYRA ARREGUIN)	1BVANESSA	0.00	0.00
62	11/19/14	MOTION	1BCGRIBBLE	0.00	0.00
63	10/27/14	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER	0.00	0.00
64	10/27/14	ORDER FOLLOWING REPORT RECEIVED FROM THE MINOR CHILDRENS THERAPIST	1BCCOOPER	0.00	0.00
65	10/21/14	ORDER AFTER OCTOBER 20, 2014 HEARING	1BJULIEH	0.00	0.00
66	10/10/14	ORDER RE: OVERNIGHT VISITATION OCTOBER 16-19, 2014	1BJHIGGINS	0.00	0.00
67	09/24/14	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER	0.00	0.00
68	09/24/14	ORDER GRANTING DEFENDANT VISITATION	1BCCOOPER	0.00	0.00
69	08/21/14	ORDER AFTER AUGUST 20, 2014 HEARING	1BVANESSA	0.00	0.00

No.	Filed	Action	Operator	Fine/Cost	Due
70	08/19/14	MOTION FOR A CONTINUANCE	1BVANESSA	0.00	0.00
71	08/12/14	ORDER FOR HEARING	1BCGRIBBLE	0.00	0.00
72	07/24/14	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BJULIEH	0.00	0.00
73	07/24/14	ORDER DENYING MOTION	1BJULIEH	0.00	0.00
74	07/08/14	REQUEST FOR SUBMISSION	1BVANESSA	0.00	0.00
75	05/09/14	MOTION TO MODIFY	1BVANESSA	0.00	0.00
76	02/25/14	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER		0.00
77	02/25/14	AMENDED ORDER AFTER FEBRUARY 25, 2014 HEARING	1BCCOOPER		0.00
78	02/25/14	ORDER AFTER FEBRUARY 25, 2014 HEARING	1BCCOOPER		0.00
79	02/11/14	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BVANESSA	0.00	0.00
80	02/10/14	ORDER FOR HEARING	1BVANESSA	0.00	0.00
81	02/10/14	EMERGENCY TEMPORARY CUSTODY OF CHILDREN	1BCGRIBBLE	0.00	0.00
82	02/05/14	MOTION	1BCGRIBBLE	0.00	0.00
83	01/07/14	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER	0.00	0.00
84	01/07/14	ORDER AFTER JANUARY 6, 2014 HEARING	1BCCOOPER	0.00	0.00
85	01/03/14	PROOF OF SERVICE	1BCCOOPER	0.00	0.00
86	01/02/14	MOTION	1BCGRIBBLE	0.00	0.00
87	11/13/13	CERTIFICATE OF MAILING	1BJHIGGINS	0.00	0.00
88	11/13/13	MOTION	1BCCOOPER	0.00	0.00
89	08/13/13	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER	0.00	0.00
90	08/13/13	ORDER	1BVANESSA	0.00	0.00
91	07/24/13	ORDER APPOINTING COURT APPOINTED SPECIAL ADVOCATE	1BVANESSA	0.00	0.00
92	07/24/13	MOTION	1BVANESSA	0.00	0.00
93	07/23/13	LETTER	1BWAKELING	0.00	0.00
94	07/19/13	REQUEST FOR SUBMISSION	1BCGRIBBLE	0.00	0.00
95	07/19/13	MOTION	1BCGRIBBLE	0.00	0.00
96	07/05/13	HEARING SET ON SUBMISSION REQUEST	1BJHIGGINS	0.00	0.00
97	07/05/13	TRIAL DATE MEMO	1BJHIGGINS	0.00	0.00
98	06/27/13	REQUEST FOR SUBMISSION	1BCGRIBBLE	0.00	0.00

No.	Filed	Action	Operator	Fine/Cost	Due
99	06/11/13	PROOF OF SERVICE	1BVANESSA	0.00	0.00
100	06/11/13	NOTICE OF CHANGE OF ADDRESS	1BVANESSA	0.00	0.00
101	06/07/13	ORDER AFTER JUNE 6, 2013 HEARING	1BVANESSA	0.00	0.00
102	04/19/13	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCGRIBBLE	0.00	0.00
103	04/18/13	MOTION TO MODIFY	1BCGRIBBLE	25.00	0.00
104	04/18/13	ORDER REGARDING WAIVER OF FEES AND COSTS	1BCGRIBBLE	0.00	0.00
105	04/17/13	APPLICATION TO WAIVE FILING FEES/SERVICE ONLY	1BCGRIBBLE	0.00	0.00
106	04/17/13	ORDER DENYING EX PARTE MOTION	1BJHIGGINS	0.00	0.00
107	04/16/13	EX-PARTE EMERGENCY MOTION REGARDING CHILDREN	1BJHIGGINS	0.00	0.00
108	03/21/13	NOTICE OF CHANGE OF ADDRESS	1BJULIEH	0.00	0.00
109	03/14/13	ORDER (CHANGING VENUE FROM DOUGLAS COUNTY TO CARSON CITY)	1BCGRIBBLE	155.00	0.00
110	03/12/13	FORM GENERATION 1B VITAL STATISTICS Sent on: 03/12/2013 11:31:00.50	1BJHIGGINS	0.00	0.00
111	03/11/13	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BJHIGGINS	0.00	0.00
112	03/11/13	FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECREE OF DIVORCE	1BJHIGGINS	0.00	0.00
113	02/22/13	MOTION	1BJHIGGINS	0.00	0.00
114	02/11/13	TRIAL DATE MEMO	1BJULIEH	0.00	0.00
115	02/11/13	MOTION	1BJULIEH	0.00	0.00
116	02/11/13	CERTIFICATE OF MAILING	1BJULIEH	0.00	0.00
117	02/11/13	ANSWER TO COMPLAINT FOR DIVORCE	1BJULIEH	218.00	0.00
118	02/11/13	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BJULIEH	0.00	0.00
119	02/11/13	ORDER REGARDING WAIVER OF FEES AND COSTS	1BJULIEH	0.00	0.00
120	02/08/13	APPLICATION TO WAIVE FILING FEES/SERVICE ONLY	1BJULIEH	0.00	0.00
121	02/07/13	DEFAULT (SET ASIDE PER JUDGE RUSSELL 2/8/13)	1BWAKELING	0.00	0.00
122	02/07/13	APPLICATION FOR ENTRY OF DEFAULT	1BWAKELING	0.00	0.00
123	01/23/13	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BCCOOPER	0.00	0.00
124	01/23/13	ORDER REGARDING CHILD CUSTODY	1BCCOOPER	0.00	0.00
125	01/17/13	NOTICE OF CHANGE OF ADDRESS	1BJULIEH	0.00	0.00
126	01/15/13	CASE MANAGEMENT ORDER	1BCCOOPER	0.00	0.00

No.	Filed	Action	Operator	Fine/Cost	Due
127	01/11/13	ISSUING SUMMONS	1BVANESSA	0.00	0.00
128	01/08/13	ORDER SETTING NRCP 16.2 CASE MANAGEMENT CONFERENCE	1BVANESSA	0.00	0.00
129	08/13/12	FILE RETURNED AFTER SUBMISSION - NO ACTION TAKEN	1BJHIGGINS	0.00	0.00
130	08/06/12	REQUEST FOR SUBMISSION	1BJULIEH	0.00	0.00
131	08/06/12	PLAINTIFF'S/PETITIONER'S INITIAL APPEARANCE AFFIRMATION PURSUANT TO NRS 239.030	1BJULIEH	0.00	0.00
132	08/06/12	COMPLAINT FOR DIVORCE	1BJULIEH	0.00	0.00
133	08/06/12	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1BJULIEH	0.00	0.00
134	08/06/12	ORDER REGARDING WAIVER OF FEES AND COSTS	1BJULIEH	0.00	0.00
135	08/02/12	APPLICATION TO WAIVE FILING FEES/SERVICE ONLY (MAYRA E. ARREGUIN)	1BCCOOPER	0.00	0.00
Total:				422.00	0.00
Totals By: COST				422.00	0.00
INFORMATION				0.00	0.00
*** End of Report ***					

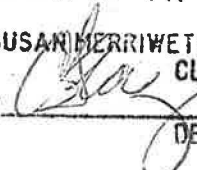
1 Case No.: 12 DR1 00391

2 Dept. No.: 1

REC'D & FILED

2016 JAN 12 PM 4:36

SUSAN HERRIWETHER
CLERK

BY  DEPUTY

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6 IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7 IN AND FOR CARSON CITY

8 MAYRA ARREGUIN,

9
10 Plaintiff,

11 v.

12 JAVIER RAMIREZ RIVAS,

13 Defendant.
14

ORDER AFTER JANUARY 6, 2016
HEARING

15
16 This matter is before this Court pursuant to Defendant's Ex Parte Motion Regarding
17 Children and Request for Submission filed on December 18, 2015. Thereafter, this Court issued
18 an Order Declining to Consider Ex Parte Motion on December 18, 2015 and set a hearing on the
19 matter for January 6, 2016. Present at the hearing and appearing in proper person was Defendant,
20 Javier Ramirez Rivas. Also present at the hearing and appearing in proper person was Plaintiff,
21 Mayra Arreguin. In attendance was Chris Bayer, CASA advocate for the parties' minor children,
22 EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ
23 (DOB: 10/09/2007) and Kristopher Komarek, LCSW, the minor children's therapist.

24
25 In his Motion, Defendant expresses concern over the safety of the parties' minor children.
26 Defendant alleges that Plaintiff's brother, the minor children's uncle, Sergio Arreguin,
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1 disciplines the minor children in violation of a previous court order that forbids either party from
2 using any form of corporal punishment.

3 At the hearing and by request of the Court, Mr. Komarek testified as to his opinion and
4 observations of Defendant and the parties' minor children. Mr. Komarek articulated that he is a
5 licensed clinical social worker and that he has been meeting with the children for more than two-
6 and- a- half years. Upon inquiry of the Court, Mr. Komarek opined as to what he believes is in
7 the best interest of the minor children and elucidated that both Eduardo and Carlos suffer as a
8 result of Defendant's conduct. Additionally, Mr. Komarek echoed his concerns set forth in his
9 December 26, 2015 Report and explained that while the minor children could not specifically
10 identify why they were scared of Defendant, both shared that they were fearful of their father.
11 Lastly, Mr. Komarek discussed the minor children's anxiety and encopresis as a result of
12 Defendant's conduct.
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15 Defendant denied that he was the cause of his children's encopresis. Defendant suggested
16 that the cause of the children's encopresis was because of their habit of playing videogames and
17 forgoing the lavatory when necessary. Furthermore, Defendant represented that he is employed
18 at the Carson Valley Inn and now makes approximately \$1,400 per month.
19

20 Plaintiff thereafter explained how exhausted she was in having to deal with Defendant's
21 constant complaints and filings related to the parties' minor children. Plaintiff shared that she has
22 been dealing with Defendant and this conflict for more than four years and would like primary
23 physical custody. Upon inquiry of the Court, Plaintiff suggested that Defendant's visitation with
24 the parties' minor children should be limited to one time per month and that Defendant has failed
25 to pay child support for more than one year. Defendant retorted that his wages have been
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1 garnished by the state for payment of child support and ardently denied being behind on his
2 obligation.

3 While Assembly Bill 263 establishes a presumption of joint physical custody when
4 determining custody of a minor child, the sole consideration of the court remains the best interest
5 of the child. In this case, having heard the arguments from Plaintiff and Defendant, and
6 considered the reports submitted by Mr. Bayer and Mr. Komarek, the Court finds that it is in the
7 best interest of the minor children for Plaintiff to have primary physical custody of the parties'
8 minor children, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN
9 RAMIREZ (DOB: 10/09/2007).
10

11 Furthermore, NRS 125B.070, Nevada's child support statute, sets forth a support
12 schedule based upon a parent's gross monthly income. Specifically, NRS 125B.070(1)(B)(2)
13 puts forward that when calculating support for two children, a parent's obligation for support is
14 25% of the noncustodial parent's gross monthly income. Here, Plaintiff and Defendant have two
15 minor child, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN
16 RAMIREZ (DOB: 10/09/2007). Therefore, Defendant, the noncustodial parent, is responsible for
17 providing 25% of his gross monthly income, which calculates to be \$350 per month, as his
18 obligation for support for both children.
19
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21 NRS 125B.080(7) provides that expenses for health care which are not reimbursed,
22 including expenses for medical, surgical, dental, orthodontic and optical expenses, must be borne
23 equally by both parents in the absence of extraordinary circumstances. Therefore, although the
24 minor children are currently on Medicaid, Defendant shall be responsible for one-half of all the
25 minor child's out of pocket medical expenses not covered by insurance. *See* NRS 125B.080(7).
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1 Lastly, the Court has attempted to have Lisa Yetis appointed as a parent coordinator but
2 she is not available, and the Court is at a loss as to who would do this job in light of Mr.
3 Ramirez's conduct.

4 Therefore, based on the foregoing and good cause appearing,

5 IT IS HEREBY ORDERED that Plaintiff, MAYRA ARREGUIN, have primary physical
6 custody of the parties' minor children.
7

8 IT IS FURTHER ORDERED that Defendant shall have visitation with CARLOS
9 ADRIAN RAMIREZ (DOB: 10/09/2007) every other Friday from approximately 3:00 P.M. to
10 9:00 P.M.

11 IT IS FURTHER ORDERED that Defendant shall have supervised visitation with
12 EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) every other Thursday at the Ron Woods
13 Center located at 2621 Northgate Lane Suite 62, Carson City from 5:00 P.M. to 6:00 P.M.
14 Defendant shall bear the cost of said visitation.
15

16 IT IS FURTHER ORDERED that Defendant shall pay \$350 per month as his obligation
17 for child support. Payments shall be made on the first of every month and shall commence on
18 February 1, 2016. If in fact the State of Nevada has been garnishing Defendant's wages for his
19 child support obligation, this provision shall severe the amount to be paid.
20

21 IT IS FURTHER ORDERED that both parties shall participate in Children in the Middle,
22 a co-parenting program for divorcing and separating parents at [www.online.divorce-](http://www.online.divorce-education.com)
23 [education.com](http://www.online.divorce-education.com). The Court shall pay for both, Plaintiff and Defendant, to participate in said
24 program. The parties are to participate in this program and provide proof thereof, after which the
25 Court will reimburse them for the cost of the program.
26
27
28

1 IT IS FURTHER ORDERED that Defendant can continue to visit the minor children
2 during their lunch break at school, but no more than two days a week.

3 IT IS FURTHER ORDERED that Defendant may contact the minor children through
4 Plaintiff every Wednesday night between 6:30 P.M. and 7:00 P.M. Plaintiff shall immediately
5 give the telephone to the children if they decide to communicate with Defendant. Should
6 Plaintiff be unavailable to pick up the phone when Defendant calls, Plaintiff shall call Defendant
7 back at her earliest convenience.
8

9 IT IS FURTHER ORDERED that Plaintiff may claim the minor children as a tax
10 deduction for 2015, and Defendant may claim the minor children as a tax deduction for 2016;
11 and then alternate even and odd numbered years thereafter.
12

13 IT IS FURTHER ORDERED that in accordance with NRS 125B.080 (7) the parties shall split
14 the cost of all medical expenses, to include all insurance premiums.

15 IT IS FURTHER ORDERED that the 30/30 Rule shall apply. Should a parent
16 incur a health expense for a child and wish to be reimbursed by the other parent for the
17 parent's one-half share, the parent incurring the medical expenses shall provide the parent from
18 whom the reimbursement is sought with the bill, receipt and explanation of benefit form (where
19 applicable), and a letter requesting reimbursement for the expense within thirty (30) days of the
20 health provider's service. The receiving parent shall then have thirty (30) days to pay his/her
21 one-half share of the documented expenses, or, to make arrangements with the other parent to
22 pay his/her one-half share of the documented expenses in monthly payments, or by making
23 arrangements directly with the health provider for any outstanding bills. Should the parent
24 incurring the health expense fail to provide the other parent with a letter requesting
25 reimbursement and the supporting documentation, within thirty (30) days, that parent forfeits
26
27
28

1 the right to seek reimbursement for those expenses. The parties are required to use preferred
2 medical providers whenever possible, and to otherwise comply with all insurance provisions in
3 order to maximize insurance coverage and minimize out of pocket expenses.

4 IT IS FURTHER ORDERED that any provision of a previous Order not in conflict with
5 the instant Order shall remain in effect and be read in harmony with this instant Order.

6
7 IT IS FURTHER ORDERED that both parties shall refrain from using any disparaging
8 language towards one another. Plaintiff and Defendant shall not use the minor children as a
9 vessel to communicate messages to one another.

10 **NOTICE**

11 **PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION,**
12 **CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS**
13 **PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS**
14 **200.359 provides that every person having a limited right of custody to a child or any**
15 **parent having no right of custody to the child who willfully detains, conceals or removes the**
16 **child from a parent, guardian or other person having lawful custody or a right of visitation**
17 **of the child in violation of an order of this court, or removes the child from the jurisdiction**
18 **of the court without the consent of either the court or all persons who have the right to**
19 **custody or visitation is subject to being punished for a category D felony as provided in**
20 **NRS 193.130**

21 The parties are hereby notified that the terms of the Hague Convention on the Civil
22 Aspects of International Child Abduction, done at the Hague October 25, 2980, adopted by
23 the 14th session of the Hague Conference on Private International law, and entered into
24 force for the United State July 1, 1988 (TIAS 11670) apply if a parent abducts or
25 wrongfully retains a child in a foreign country

26 **IT IS SO ORDERED.**

27 Dated this 12th day of January, 2016.

28

JAMES T. RUSSELL
DISTRICT JUDGE


1 **CERTIFICATE OF MAILING**

2 I hereby certify that on the 13th day of January, 2016, I served a copy of the foregoing
3 by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:

4 Javier Ramirez
5 1371 Village Way #F
6 Gardnerville, NV 89410

7 Mayra Arreguin
8 Confidential Address

9 Chris Bayer, CASA
10 Email: casaofcc@earthlink.net

11 
12 _____
13 Krystopher Benyamein
14 Law Clerk, Dept. 1

REC'D & FILED

2016 FEB 17 PM 3:28

SUSAN MERRIWETHER

CLERK

BY  DEPUTY

In The First Judicial District Court of the State of Nevada
In and for Carson City

MAYRA E. ARREGUIN,

Plaintiff,

vs.

JAVIER RAMIREZ RIVAS,

Defendant.

) Case No.: 12 DR1 00391 1B

) Dept. No.: I

) **NOTICE OF DEFICIENCY IN NOTICE**
) **OF APPEAL**

PLEASE TAKE NOTICE that a Notice of Appeal was filed February 12, 2016, in the above-entitled action despite the fact that there appears to be the following deficiency(ies) noted by the Clerk at the time of filing:

- ☐ \$24.00 District Court filing fee not paid.
- ☒ \$250.00 filing fee for the Clerk of the Supreme Court not paid.
- ☐ Document not signed.
- ☐ Document presented was not an original.
- ☐ Case Appeal Statement not filed.
- ☐ No proof of service upon opposing counsel/litigant.
- ☐ Other

DATED this 17th day of February, 2016.

SUSAN MERRIWETHER, CLERK

By , Deputy

CERTIFICATE OF SERVICE

I hereby certify that I am employed by the Office of the Carson City District Court Clerk, Carson City, Nevada, and that on the 18th day of February, 2016, I served the foregoing NOTICE OF DEFICIENCY IN NOTICE OF APPEAL by e-filing with appeal documents to TRACIE LINDEMAN, CLERK OF THE SUPREME COURT and by depositing for mailing a true copy thereof to Javier Ramirez Rivas

1371 Village Way

Gardnerville, NV 89410

Mayra E Arreguin

Confidential Address.



FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 1B

TITLE: MAYRA E. ARREGUIN VS JAVIER
RAMIREZ RIVAS

CASE NO. 15 PO 00391 1B

TITLE: JAVIER RAMIREZ RIVAS VS MAYRA E.
ARREGUIN

1/6/16 – DEPT. I – HONORABLE JAMES T. RUSSELL
C. Franz, Clerk – Not Reported

MOTION

Present: Patricia Bisbee, Interpreter; Plaintiff in her proper person. Defendant in his proper person.

Statements were made by Court.

The following witnesses were sworn and testified:

1. Kristopher Lee Komarek

Statements were made by Court and parties.

Chris Bayer, representative of CASA made statements from behind the bar.

COURT ORDERED: Visitation and child support adjusted, It appoints Lisa Yetis as a parenting coordinator, parties are to watch Children in the Middle, in accordance with the Order to be filed herein.

Further statements were made by Court and parties.

COURT ORDERED: Ms. Arreguin can claim the children on her taxes.

Further statements were made by Mr. Ramirez Rivas and Court.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 1B

TITLE: MAYRA E. ARREGUIN VS JAVIER
RAMIREZ RIVAS

11/03/15 – DEPT. I – HONORABLE JAMES T. RUSSELL
J. Harkleroad, Clerk – Not Reported

ORDER TO SHOW CAUSE

Present: Evelyn Wakeling, Interpreter; Pltf. in her proper person, appearing telephonically; Deft. in his proper person; Chris Bayer, representative of CASA

Evidence was marked and admitted in accordance with the Exhibit Sheet.

Statements were made by Court, parties and Bayer.

COURT ORDERED: It will change visitation to both boys on Saturday's from 10:30 a.m. to 7:30 p.m. provided that counselor okay's this. If any problems develop it can be changed. Both boys will be treated the same as to toys, food or anything as to Mr. Ramirez. Ms. Arreguin will communicate as to appointments and information. Mr. Ramirez can continue to go to school for school activities, but he is to stay away from Ms. Arreguin and not communicate with Ms. Arreguin during those activities under any basis at all. Once a week there can be phone call initiated by Mr. Ramirez on Wednesday from 6:30 p.m. to 7:00 p.m. Ms. Arreguin will provide the phone to the boys.

Statements were made by Bayer. Bayer inquired if Mr. Ramirez would provide transportation.

COURT ORDERED: Correct.

Statements were made by Ramirez and Court.

COURT ORDERED: It will start the new schedule this Saturday.

Further statements were made by Court, Bayer and Rivas.

COURT ORDERED: Change of Venue is denied.

Further statements were made by Court and Rivas.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 1B

TITLE: MAYRA E. ARREGUIN VS JAVIER
RAMIREZ RIVAS

04/9/15 – DEPT. I – HONORABLE JAMES T. RUSSELL
C. Franz, Clerk – Not Reported

**MOTION TO SEEK MEDICAL CARE, EX PARTE EMERGENCY MOTION REGARDING
CHILDREN, AND REPORTS FROM CASA AND THERAPIST**

Present: Plaintiff in her proper person; Evelyn Wakeling, Interpreter; Defendant in his proper person.

Statements were made by Court and parties.

Evidence marked and admitted on accordance with the Exhibit Sheet.

Chris Bayer, CASA representative made statements from behind the bar.

COURT ORDERED: In the future if someone tells the Pltf. to take the child to the doctor she is to do it as soon as she possibly can. All other boundaries will remain in place. Until the counselor indicates it can change.

Further statements were made Court, parties and Bayer.

COURT ORDERED: Again, all limitations are going to remain the same.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 1B

TITLE: MAYRA E. ARREGUIN VS JAVIER
RAMIREZ RIVAS

03/23/15 – DEPT. I – HONORABLE JAMES T. RUSSELL
J. Higgins, Clerk – Not Reported

MINUTE ORDER

COURT ORDERED: The Clerk is hereby directed to strike the document entitled Order to Show Cause filed Mar. 20, 2015 as it was filed in error. The Clerk is also directed to seal in an envelope the photographs attached to the Order to Show Cause as well as the Motion to Seek Medical Care filed Mar. 20, 2015.

FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 1B &
14 PO 00391 1B 003

TITLE: MAYRA E. ARREGUIN VS JAVIER
RAMIREZ RIVAS

10/20/14 – DEPT. I – HONORABLE JAMES T. RUSSELL
J. Harkleroad, Clerk – Not Reported

STATUS CHECK: REQUEST FOR TEMPORARY PROTECTIVE ORDER

Present: Evelyn Wakeling, Interpreter; Pltf. in her proper person; Deft. in his proper person

Statements were made by Court and parties.

COURT ORDERED: It would like to hear from Mr. Bayer and the therapist.

Statements were made by Court and parties.

COURT ORDERED: It will continue the Temporary Protective Order as to Pltf. for 6 months, except for exchanges, which will continue to be in front of the Sheriff's Department.

Further statements were made by Pltf and Court.

COURT ORDERED: In respect to extending visitation longer than 8 hours. Court will request from the therapist and Mr. Bayer information about what is going on and what they recommend.

Further statements were made by Court and parties.

A. Jeffries, Clerk now present.

Further statements were made by Court and parties.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 1B

TITLE: MAYRA ARREGUIN VS JAVIER
RAMIREZ RIVAS

08/20/14 – DEPT. I – HONORABLE JAMES T. RUSSELL
J. Harkleroad, Clerk – Not Reported

STATUS OF THE CASE PER REQUEST OF CASA

Present: Patricia Bisbee, Interpreter; Pltf. in her proper person; Deft. in his proper person

Statements were made by Court and parties. Statements were made by Chris Bayer, CASA representative from behind bar.

Further statements were made by Court and parties.

COURT ORDERED: It will continue the temporary protective order for 60 days. Court wants a report from Mr. Komarek after 30 days to see how the children are doing. Mr. Komarek can invite Mr. Ramirez to participate. It will give Mr. Komarek 60 days to see how it goes. Court does not want Mr. Ramirez hounding Mr. Komarek.

Further statements were made by Court.

COURT ORDERED: Mr. Ramirez Motion to Continue is granted. Court will set a hearing down the road in respect to modification at the same time Court will determine if it needs to continue the TPO or find out what is going on.

Statements were made by Deft.

COURT ORDERED: It wants a report at 30 days and 60 days to see how the children are doing.

Further statements were made by Pltf. and Court.

COURT ORDERED: The TPO will be in effect as to Pltf. and the 2 boys.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 1B

TITLE: MAYRA ARREGUIN VS JAVIER
RAMIREZ RIVAS

2/25/14 – DEPT. I – HONORABLE JAMES T. RUSSELL
C. Franz, Clerk – Not Reported

MOTION EMERGENCY TEMPORARY CUSTODY OF CHILDREN

Present: Evelyn Wakeling, Interpreter; Deft. in his proper person.

Statements were made by Court and Deft.

Plaintiff now present in her proper person.

Further statements were made by Court and parties.

COURT ORDERED: Deft. is not to be present at the school at pick up time when it is not his days. Deft. is to avoid contact with the Pltf. and her family unless it's an emergency. Each parent can take a 10 days' vacation with the children during the summer providing they give the other parent notice by email 30 days in advance.

Statements were made by Court, parties and Chris Bayer, CASA from behind the bar.

COURT ORDERED: It will make it California or Mexico for the 10 days' vacation in the summer.

Further statements were made by Court and parties and Bayer.

COURT ORDERED: It is going to issue an Order based upon Mr. Bayer's suggestions.

Further statements were made by Court, parties and Bayer regarding counseling.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 1B

TITLE: MAYRA E. ARREGUIN VS JAVIER
RAMIREZ RIVAS

01/06/14 – DEPT. I – HONORABLE JAMES T. RUSSELL
J. Harkleroad, Clerk – Not Reported

STATUS CHECK

Present: Patricia Bisbee, Interpreter; Pltf. in her proper person; Deft. in his proper person

Statements were made by Court and parties. Statements were made by Chris Bayer, CASA representative from behind bar.

COURT ORDERED: It will keep things the same. Both parties will have joint physical custody of the children. Court will change the exchange to the library with the following provisions: the pick-up parent shall remain in the children's section while the arriving parent leaves the children in the stacks near the check-out counter at the location where they can see other parent at the other end of the room. Court will be no talking between the parents/adults during the exchange. Each parent will send an e-mail once a week to the other parent on the days that the boys leave their custody and go to the other parent, it will contain only children information (school, medicine, clothing) no discussion of adult information or concerns, questioning or anything beyond that. One e-mail, once a week, with a copy of each e-mail to the CASA Rep. No texting or phone calls between parents except in an emergency. If either parent takes a parent takes the children to the doctor they are to obtain a written note from the doctor outlining what medication is required and how often. Then they will copy that and send it to the other parent. Mr. Rivas will notify Ms. Arreguin each time one of the boys has been taken to the doctor, the C Center or any other service provider and that he do this in his once a week parent e-mail. Ms. Arreguin will contact Dr. Hall the C Center or any other service provider directly after the children have visited with Mr. Rivas to ask them their recommendations. Each parent will obtain their own separate medication for the boys. Alternatively, the parent obtaining the medication attempts to divide in half and put it in Eduardo's backpack and include mention of it in the once a week e-mail. Each parent is responsible to obtain school and medical information on their own separately. Each parent will purchase separate clothes, books and over the medicines, if possible. The children are to care no toys, none school books, or extra clothes between houses. The current child therapist will stay in affect. The parents will not engage in any physical discipline in respect to the children. It will leave everything else in place at this time.

Further statements were made by Court and counsel.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 1B

TITLE: MAYRA ARREGUIN VS JAVIER
RAMIREZ RIVAS

7/23/13 – DEPT. I – HONORABLE JAMES T. RUSSELL
C. Franz, Clerk – Not Reported

MOTION TO MODIFY CHILD CUSTODY

Present: Deft. in his proper person.

Statements were made by Court and Deft.

COURT ORDERED: It takes the matter under submission.

Court indicated that it will contact the Pltf. and find out why she did not appear.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 1B

TITLE: MAYRA E. ARREGUIN VS JAVIER
RAMIREZ RIVAS

03/04/13 – DEPT. I – HONORABLE JAMES T. RUSSELL
J. Harkleroad, Clerk – Not Reported

BENCH TRIAL

Present: Raquel Knecht, Interpreter; Pltf. in her proper person; Deft. in his proper person

Statements were made by Court and parties.

The following resident witnesses were sworn and testified:

1. Gay
2. Raquel Ramirez-Rivas

The following witnesses were sworn and testified:

1. Mayra E. Arreguin
2. Javier Ramirez Rivas

COURT ORDERED: Grant decree of divorce based upon incompatibility, effective as soon as the Court can draft the Order. There are no assets to be divided between the parties except for the 1997 Ford Explorer which Deft. can have. There are no debts to be divided except for the Kohl payment that is owed to Kohl's for stuff bought in respect the children each party will owe \$950.00 in respect to that payment.

Statements were made by Pltf.

COURT ORDERED: The total amount due and owing, right now is \$1,900.00. Each party will have to pay one half of that and parties are to keep track of what is paid from now on. Parties will continue to have joint legal, joint physical custody of the children with the provisions set forth in Judge Gamble's Order that he issued on July 26, 2012. That will remain in effect. Deft. will continue to pay \$200.00 a month in child support until he gets a job. Once he gets a job then a determination will be made under Wright v Osburn of what he will have to pay in child support. Deft. owes Pltf. \$800.00 in back arrearages.

Statements were made by parties and Court.

COURT ORDERED: It will stay and continue to be 50/50. If later, problems develop and parties need to come back, if they are not being worked out under the same existing schedule, then parties can come back for a modification. There should not be any complaints with child protective services unless they can be substantiated. Pltf. to allow the school to have Deft.'s visitation during his days, which are Monday and Tuesday.

Statements were made by Pltf.

COURT ORDERED: Deft. can go Monday's and Tuesday's and Pltf. can go the rest of the days because that is the schedule.

CASE NO. 12 DR1 00391 1B

TITLE: MAYRA E. ARREGUIN VS JAVIER
RAMIREZ RIVAS

3/4/13 – Cont.'d

Further statements were made Deft.

COURT ORDERED: Deft. can go to any parent/teacher meetings. If it falls on his day he can go. If it falls on her day, then she can go. Parties are to work it out. Deft. is to stay away from Pltf.

Court will issue divorce and a decree in this matter.

Further statements were made by parties. and Court.

COURT ORDERED: It will alter the TPO in reference to the children. Deft. can have access to the kids and parties can talk about the kids. But Deft. is to stay away from Pltf., he is not call her, not to be around her, not to go to her place of work.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

FIRST JUDICIAL DISTRICT COURT MINUTES

CASE NO. 12 DR1 00391 &
12 PO 00391 1B

TITLE: MAYRA E. ARREGUIN VS JAVIER
RAMIREZ RIVAS

01/15/13 – DEPT. I – HONORABLE JAMES T. RUSSELL
J. Harkleroad, Clerk – Not Reported

**EXTEND, MODIFY OR DISSOLVE THE PROTECTION ORDER; 16.2 CASE
MANAGEMENT CONFERENCE**

Present: Evelyn Wakeling, Interpreter; Pltf. in her proper person;

Statements were made by Court and Pltf.

Deft. in his proper person now present.

Court provided and served a copy of the Complaint for Divorce to Deft. Deft. will have 20 days to respond to said Complaint.

Further statements were made by Court and Pltf. regarding the custody matter in Douglas County.

COURT ORDERED: This Court will assume jurisdiction based upon Pltf's filing of the Complaint.

Further statements were made by Court and parties regarding temporary protective order.

COURT ORDERED: Court advised Deft. that he has now been served with the Complaint for Divorce. Deft. will have to respond and answer that Complaint within 20 days. Court will hold another 16.2 conference down the road. Court will not change anything on the visitation on the kids, the support, or anything at this time. It will not change the schedule or anything.

Further statements were made by Deft. and Court.

COURT ORDERED: Deft. is not to communicate with Pltf., have any communication with Pltf., go to Pltf.'s work or have any involvement with Pltf. other than to communication at an emergency aspect in respect to the kids. Additionally, Deft. has been served with the Complaint for Divorce in this action he will have 20 days to answer that complaint and at that time the Court will proceed forward. The prior order of Judge Gamble will remain in effect in regards to the custody and control of the children at this time.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

FIRST JUDICIAL DISTRICT COURT

CASE NUMBER: 12 DR1 00391 1B

JUDGE: JAMES T. RUSSELL

DEPT. NO. I

PLAINTIFF/PETITIONER: MAYRA E. ARREGUIN

DEFENDANT/RESPONDENT: JAVIER RAMIREZ RIVAS

DATE: 11/3/15

HEARING: ORDER TO SHOW CAUSE[illegible]

FIRST JUDICIAL DISTRICT COURT

CASE NUMBER: 12 DR1 00391 1B

JUDGE: JAMES T. RUSSELL

DEPT. NO. I

PLAINTIFF/PETITIONER: MAYRA ARREGUIN

DEFENDANT/RESPONDENT: JAVIER RAMIREZ RIVAS

DATE: 4/9/15

HEARING: MOTION HEARING

[illegible]

County, Nevada

Case No. _____
(Assigned by Clerk's Office)

REC'D & FILED

I. Party Information (provide both home and mailing addresses if different)

Plaintiff/Petitioner (name/address/phone): Mayra E. Arreguin
1035 Woodside Dr. #119 Carson city NV. 89701
DOB: 04/19/85
Attorney (name/address/phone): _____

2012 AUG -2 PM 3:26
Defendant/Respondent/Co-Petitioner (name/address/phone): Javier Ramirez
925 Mica Dr. #201 Carson city NV. 89705
DOB: 03/13/69
Attorney (name/address/phone): ALAN GLOVER CLERK
DEPUTY

II. Nature of Controversy (Place X in applicable bold category and another in applicable subcategory, if available)

Family-Related Cases

Domestic Relations	Guardianship
<input checked="" type="checkbox"/> Marriage Dissolution Case <input checked="" type="checkbox"/> Annulment <input checked="" type="checkbox"/> Divorce - With children <input type="checkbox"/> Divorce - Without children <input type="checkbox"/> Foreign Decree <input type="checkbox"/> Joint Petition - With children <input type="checkbox"/> Joint Petition - Without children <input type="checkbox"/> Separate Maintenance <input type="checkbox"/> Support/Custody <input type="checkbox"/> UIFSA Case (formerly URESA) <input type="checkbox"/> Adoptions <input type="checkbox"/> Adult <input type="checkbox"/> Minor <input type="checkbox"/> Paternity <input type="checkbox"/> Termination of Parental Rights <input type="checkbox"/> Miscellaneous Domestic Relations <input type="checkbox"/> Name Change <input type="checkbox"/> Permission to Marry <input type="checkbox"/> Other Family	<input type="checkbox"/> Guardianship of an Adult <input type="checkbox"/> Guardianship of a Minor <input type="checkbox"/> Guardianship Trust Estimated Estate Value: _____ <hr/> Other Family-Related Case Filing Types <input type="checkbox"/> Mental Health <input type="checkbox"/> Request for Temporary Protective Order <input type="checkbox"/> Miscellaneous Juvenile <input type="checkbox"/> Emancipation

Children involved in this case:

Name: Eduardo J. Ramirez Arreguin DOB: 04/13/06
 Name: Carlos A. Ramirez Arreguin DOB: 10/09/07
 Name: _____ DOB: _____

08/02/12
Date

Mayra E. Arreguin
Signature of Preparer

For Clark and Washoe Counties, please use their family court cover sheet for family-related case filings. Please see the Family Court Clerk in those counties for copies of their forms.