#### IN THE SUPREME COURT OF THE STATE OF NEVADA

KEVIN DANIEL ADRIANZEN,

Appellant,

v.

Electronically Filed Sep 23 2019 04:54 p.m. Elizabeth A. Brown Clerk of Supreme Court

PAIGE ELIZABETH PETIT, Supreme Court No.: 78966

Respondent.

District Court No.: D489542

## APPEAL FROM ORDER DENYING REQUEST TO SET EVIDENTIARY HEARING ON MOTION FOR MODIFICATION OF PHYSICAL CUSTODY

Eighth Judicial District Court of the State of Nevada In and for the County of Clark THE HONORABLE T. ARTHUR RITCHIE JR. DISTRICT COURT JUDGE

#### APPELLANT'S APPENDIX – VOL. 1

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Nevada Bar Number 14351
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Attorney for Appellant, Kevin Adrianzen

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#### **CERTIFICATE OF SERVICE**

I, an employee of McFarling Law Group, hereby certify that on the 23 <sup>rd</sup> day
of September, 2019, I served a true and correct copy of Appellant's Appendix as
follows:
_Xby United States mail in Las Vegas, Nevada, with First-Class postage
prepaid and addressed as follows:
Mel Grimes, Esq. 808 South 7 <sup>th</sup> Street Las Vegas NV 89101
X via the Supreme Court's electronic filing and service system (eFlex):
Mel Grimes, Esq.
/s/Maria Rios Landin
Maria Rios Landin

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Nevada Bar No. 9429

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633 S. 4<sup>th</sup> Street; Suite 10
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Telephone: (702) 456-4357
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mstrange@mikestrangelaw.com
Attorney for Plaintiff

CLERK OF THE COURT

## DISTRICT COURT CLARK COUNTY, NEVADA

KEVIN DANIEL ADRIANZEN,

Plaintiff,

vs.

PAIGE ELIZABETH PETIT,

Defendant.

CASE NO.: D-13-489542-D DEPT. NO.: H

Date of Hearing: June 10, 2014 Time of Hearing: 1:30 PM

### DECREE OF DIVORCE

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

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

Exhibits offered (see worksheet).

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Court heard CLOSING ARGUMENT from counsel.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Decree of Divorce- 5

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Submitted By;

IT IS FURTHER	ORDERED, ADJUDGED A	ND DECREED	that Attorney Strange
shall prepare DECREE OF	DIVORCE from this hearing.	Attorney Toti ma	y review and sign off.
IT IS SO ORDER	ED.		

DATED and DONE this 2014, at Las Vegas, Nevada. DISTRICT COURT JUDGE REGORIS

T ART RITCHIE, JR.

MICHAEL S. STRANGE, ESQ. 633 S. 4<sup>th</sup> Street; Suite 10 Las Vegas, NV 89101 (702) 456-4357 Attorney for Plaintiff

Kevin Daniel Adrianzen Plaintiff

Approved as to Fortifand Content:

By:

FRANK TOTI, ESQ. 6900 Westcliff Drive; #500 Las Vegas, NV 89145 (702) 364-1604 Attorney for Defendant

Paige Eliza *Defenda*sir

**Electronically Filed** 7/31/2018 1:26 PM Steven D. Grierson CLERK OF THE COURT

CASE NO.: D-13-489542-D

#### MOTION FOR MODIFICATION OF TIMESHARE SCHEDULE

MELVIN R. GRIMES, ESQ., of THE GRIMES LAW OFFICE, and submits this

Defendant respectfully requests this Court enter the following:

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3.	For Such	other relief as	this co	ourt deem	appropriate	and just
Res	spectfully	submitted thi	s <u>31<sup>st</sup></u> (	day of July	y, 2018.	

THE GRIMES LAW OFFICE

/s/ Melvin R. Grimes
MELVIN R. GRIMES, ESQ.
Nevada Bar No: 12972
Melg@grimes-law.com
THE GRIMES LAW OFFICE
808 S. 7th Street
Las Vegas, NV 89101
p: (702) 347-4357
f: (702) 224-2160
Attorney for Paige Petit

#### **NOTICE OF MOTION**

TO:	<b>KEVIN DANIEL</b>	ADRIANZEN -	Plaintiff
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TO: MICHAEL BURTON, ESQ. – Attorney for Plaintiff

PLEASE TAKE NOTICE that the undersigned will bring Defendant's Motion for Modification of Timeshare Schedule on for hearing in Department H on the 17th day of September, 2018, at the hour of 10:00 AM, or as soon thereafter as counsel may be heard.

Respectfully submitted this 31st day of July, 2018

#### THE GRIMES LAW OFFICE

/s/ Melvin R. Grimes
MELVIN R. GRIMES, ESQ.
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#### MEMORANDUM OF POINTS AND AUTHORITIES

#### T. Introduction and Statement of the Facts

The parties to this action were married on April 19, 2013 in the State of Nevada. As a result of their marriage, one minor child was born, R.B.P. born September 22, 2013. Following extensive motion practice, the parties were divorced on August 19, 2014.

Pursuant to the divorce decree, the parties were granted Joint Legal Custody and the Defendant was designated as the Primary Physical custodian. The Plaintiff was granted visitation from 6:00 p.m. Saturday until 6:00 p.m. Monday each week.

This timeshare schedule has been in place since the decree of divorce was entered. Since, Defendant has continued her life recently becoming engaged.

The instant motion follows.

#### II. Argument

#### A. Statement of Compliance with EDCR 5.501

On numerous occasions, Defendant and her counsel have discussed this matter with the Defendant and his counsel including multiple offers of settlement which have been accepted and then subsequently rejected.

#### EDCR 5.501 mandates:

- (a) Except as otherwise provided herein or by other rule, statute, or court order, before any family division matter motion is filed, the movant must attempt to resolve the issues in dispute with the other party and shall include a statement within the motion of what attempt at resolution was made and the result of that attempt.
- (b) A party filing a motion in which no attempt was made to resolve the issues in dispute with the other party shall include a statement within the motion of what provision, futility, or impracticability prevented an attempt at resolution in advance of filing.
- (c) Failure to comply with this rule may result in imposition of

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sanctions if the court concludes that the issues would have been resolved if an attempt at resolution had been made before filing.

Defendant has, in good faith, complied with the mandate of EDCR 5.501 in that she has attempted to resolve this issue prior to filing the instant motion. Again, outside of the influence of Plaintiff's mother, the Plaintiff appears to be willing to find a resolution in the best interest of the child. However, when Plaintiff's mother is reintroduced to the matter, Plaintiff reverts to an unreasonable position and refuses to find an amiable solution.

#### B. The Court should Modify the Timeshare Schedule in a fair and equal manner to provide Defendant with the opportunity to create family bond during the weekends

Pursuant to NRS 125C.0045(1)(a), the Court may make an order for the custody of a child as appears in the best interest of the child "during the pendency of the action," at the first hearing or any time thereafter during the minority of the child."

#### 1. There has been a change of circumstances

Since the Decree of Divorce was issued, the Defendant become engaged and two children have been born to that relationship. Defendant wishes to create a healthy environment of a nuclear family for the minor child and the child's half-siblings while not denying the Plaintiff of time with his child. Defendant emphatically asserts the importance of their child having a continuing relationship with his father.

Prior to this motion and the preceding attempts to resolve this matter, the Defendant was not in the position to create a healthy family environment for the minor child. At the time of divorce, the minor child did not have siblings or a stepfather with whom the child needs familiar time to bond with. Further, the minor child will commence all-day kindergarten in the fall, creating a greater need for time to bond with Paige, his siblings, and stepfather. Now there is a family unit which

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desperately needs weekend time in order to take advantage of recreational time and continue the family bonding process.

# 2. The proposed modification is in the best interest of the child In determining the best interest of the minor children, this Court must use the statutory factors set forth in NRS 125C.0035(4):

- (a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody.
  - (b) Any nomination of a guardian for the child by a parent.
- (c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent.
  - (d) The level of conflict between the parents.
  - (e) The ability of the parents to cooperate to meet the needs of the child.
  - (f) The mental and physical health of the parents.
  - (g) The physical, developmental and emotional needs of the child.
  - (h) The nature of the relationship of the child with each parent.
  - (i) The ability of the child to maintain a relationship with any sibling.
- (j) Any history of parental abuse or neglect of the child or a sibling of the child.
- (k) Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child.
- (l) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.

Here, the Defendant does not seek to eliminate or reduce the amount of visitation afforded to the Plaintiff. In fact, the proposed timeshare schedule expands the amount of time that is allotted to the Plaintiff.

The goal of the proposed timeshare is to create a stable and nurturing family environment for the minor child by reserving approximately half of his weekend time for bonding with his new family. The weekday schedule does not provide time for the family to bond through recreational activities and should be evenly split as to ensure that the child has as much bonding time as possible to spend with both of his parents.

Creating a strong and consistent family bond is clearly in the best interest of any child. The proposed timeshare provides the child with this opportunity while

2: (702) 347-4357 · E: (702) 224-2160 108 South 7th Street

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continuing to ensure that the child's time with his father is not reduced.

#### 3. Proposed Timeshare Schedule

For the foregoing reasons, Defendant proposes the following Timeshare Schedule:

#### Regular Schedule

On the 1<sup>st</sup>, 3<sup>rd</sup>, and 5<sup>th</sup> weeks every month Plaintiff will pick up the minor child from the release of school at 2:00 p.m. on Friday and exercise visitation through Monday at 2:00 p.m. This schedule will extend through the summer school break with exchanges taking place at a mutually agreed upon location.

#### Vacations

Both parties will be entitled to 2 weeks' vacation per calendar year. Vacations shall not exceed 7 continuous days. Vacations shall not interfere with the other parent's holiday visitation. The parties will provide the other parent with 2 weeks' written notice of planned vacations to include an itinerary and contact information for where the child will be. While on vacation, the parties shall facilitate reasonable communication between the minor child and the other parent.

#### Holidays

Christmas Eve/Christmas Day – Mom even years, Dad odd years December 24th 9:00 a.m. – December 26th 9:00 a.m.

Thanksgiving – Mom odd years, Dad even years

Thursday of 9:00 a.m. – Friday of 9:00 a.m.

Mother's Day – Mom every year

Sunday of 9:00 a.m. – Monday of 9:00 a.m.

Father's Day – Dad every year

Sunday of 9:00 a.m. – Monday of 9:00 a.m.

Easter – Mom odd years, Dad even years

Friday of 9:00 a.m. – Monday of 9:00 a.m.

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Independence Day – Mom even years, Dad odd year	rs
July 3 <sup>rd</sup> 3:00 p.m. – July 5 <sup>th</sup> 3:00 p.m.	

Halloween – Mom odd years, Dad even years

October 31st 9:00 a.m. – November 1st 9:00 a.m.

The proposed timeshare schedule expands the Plaintiff's time with the minor child throughout the year while also allowing for the Defendant and her family to share the weekends which are critical for family bonding time.

#### 4. Additional Requests

Additionally, Defendant requests, in order to facilitate the proposed timeshare schedule, that the parties are required to communicate through Our Family Wizard unless there is an emergency and that third parties are excluded from exchanges unless there is an emergency or both parties consent.

As joint legal custodians of the minor child, the parties are to consult each other before making decisions regarding minor child's overall health, mental, and physical health. During his current custodial time, Plaintiff, with retaliatory motives, gives the minor child extreme hairstyles, shearing his long and curly hair into a "buzzcut", as Plaintiff is aware Defendant prefers the child with long, flowing locks. Recently, when Paige informed Kevin of a dentist appointment for the minor child, Kevin asserted that Paige was not "sufficiently co-parenting," unilaterally cancelled the much-needed appointment, and demanded that the parties choose another dentist, despite never before taking interest in the child's medical appointments. Kevin's inability to co-parent may be due to the fact that he has yet to comply with this Court's orders and complete the "COPE" Class. Further, Plaintiff and his family members often berate Defendant during exchanges. Therefore, Defendant requests the Court enter an orders, consistent with Defendant's motion.

#### C. Defendant is Entitled to Financial Support from the Plaintiff for the Costs of Health Insurance for the Minor Child

Parents have a duty to support their children by providing necessary

As of the date of filing, Plaintiff has not contributed to the cost of health insurance for the minor child since the child has been on Medicaid, however, the minor child will be added to the Defendant's fiancé's insurance shortly after their marriage. At such a time, Defendant is requesting that Plaintiff be ordered to pay on half of the cost of premiums for the minor child's health insurance and contribute to unreimbursed medical costs consistent with the "30/30" Rule.

#### D. Defendant is Entitled to Attorney's Fees and Costs pursuant to NRS 18.010

Chapter 18 of the Nevada Revised Statutes grants courts discretion to award attorney fees "when the court finds that the claim...was brought or maintained without reasonable ground" and permits courts to "punish for and deter frivolous or vexatious claims and defenses because such claims and defenses overburden limited judicial resources, hinder the timely resolution of meritorious claims and increase" costs. NRS 18.010(2)(b). To justify an award of attorney's fees, the district court must determine whether there were reasonable grounds for the claims asserted.

Bergmann v. Boyce, 109 Nev. 670, 675, 856 P.2d 560, 563 (1993). The proper inquiry evaluates the frivolousness of the suit at the time it was initiated. *Barozzi v. Benna*, 112 Nev. 635, 639, 918 P.2d 301, 303 (1996).

Plaintiff has created an environment in which no resolution can be made. Plaintiff enters negotiations and agrees only to withdraw his acceptance after consulting his mother. This behavior has forced the Defendant to either accept terms which are not in the best interest of the child or file a motion with the Court, as she has done. Defendant seeks permission to submit an affidavit of fees and costs in defense of the present motion and a *Brunzell* Affidavit within ten days of the present order.

//

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# THE GRIMES LAW OFFICE, PLLC

## LAS VEGAS, NEVADA 89101 P: (702) 347-4357 • F: (702) 224-2160

#### III. CONCLUSION

Defendant, PAIGE PETIT, therefore prays this Court grant the orders as outlined previously. Defendant respectfully requests this Court grant the following:

- 1. For an Order granting the Defendant's proposed Timeshare Schedule;
- 2. Attorney's Fees and Costs; and
- 3. For Such other relief as this court deem appropriate and just.

Respectfully submitted this 3 day of July 2018

THE GRIMES LAW OFFICE

/s/ Melvin R. Grimes
MELVIN R. GRIMES, ESQ.
Nevada Bar No: 12972
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THE GRIMES LAW OFFICE
808 S. 7th Street
Las Vegas, NV 89101
p: (702) 347-4357
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Attorney for Paige Petit

#### AFFIDAVIT IN SUPPORT OF MOTION

- I, PAIGE ELIZABETH PETIT, under penalties of perjury, being first duly sworn, deposes and says:
  - 1. That I am the Movant in the above-entitled action;
  - 2. That I have read the Motion and know the contents thereof; that the same is true of my own knowledge, except for those matters therein contained stated upon information and belief, and as to those matters, I believe them to be true.
  - 1. That I am familiar with all facts stated in this affidavit and I am competent to testify to these facts of my own knowledge, except as to those matters stated herein on information and belief, and, as to such matters, I believe them to be true;
  - 3. That I make this affidavit in support of the foregoing motion;

WHEREFORE, I pray this court for its Order a Modification of Timeshare Schedule.

FURTHER, YOUR AFFIANT SAYETH NAUGHT.

DATED this 30 day of July, 2018.

# THE **©RIMES LAW OFFICE, PLLC**808 SOUTH 7TH STREET LAS VEGAS, NEVADA 89101 P: (702) 347-4357 · E: (702) 224-2160

#### **CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b). I certify that I am an employee of The Grimes Law

Office and that on the 3 day of July 2018, I caused the foregoing document, Motion for Modification of Timeshare Schedule, to be served as follows:

- [X] Pursuant to EDCR 8.05(a), EDCR 8.05(f), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned "In the Administrative Matter of Mandatory Electronic Service in the Eighth Judicial District," by mandatory electronic service through the Eighth Judicial District Court's electronic filing system;
- [ ] By placing the same to be deposited for mailing in the United States Mail, in a sealed envelope with appropriate first class postage attached.
- [ ] By hand delivery with signed Receipt of Copy;

to the attorney or party listed below at the address, email address and/or fax number indicated below:

MICHAEL BURTON, ESQ 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335

Respectfully submitted this 3/5t day of July 2018

An Employee of

THE GRIMES LAW OFFICE

#### DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Kevin Demel Adrianzen Case No. D-13-489593-D  Plaintiff/Petitioner  Dept.
V. Parse Elizabeth Petit Defendant/Respondent  MOTION/OPPOSITION FEE INFORMATION SHEET
Notice: Motions and Oppositions filed after entry of a final order issued pursuant to NRS 125, 125B or 125C are subject to the reopen filing fee of \$25, unless specifically excluded by NRS 19.0312. Additionally, Motions and Oppositions filed in cases initiated by joint petition may be subject to an additional filing fee of \$129 or \$57 in accordance with Senate Bill 388 of the 2015 Legislative Session.  Step 1. Select either the \$25 or \$0 filing fee in the box below.
\$25 The Motion/Opposition being filed with this form is subject to the \$25 reopen fee.
So The Motion/Opposition being filed with this form is not subject to the \$25 reopen fee because:  The Motion/Opposition is being filed before a Divorce/Custody Decree has been
entered.  The Motion/Opposition is being filed solely to adjust the amount of child support established in a final order.
<ul> <li>The Motion/Opposition is for reconsideration or for a new trial, and is being filed within 10 days after a final judgment or decree was entered. The final order was entered on</li> <li>Other Excluded Motion (must specify)</li> </ul>
Step 2. Select the \$0, \$129 or \$57 filing fee in the box below.
The Motion/Opposition being filed with this form is not subject to the \$129 or the \$57 fee because:  The Motion/Opposition is being filed in a case that was not initiated by joint petition.  The party filing the Motion/Opposition previously paid a fee of \$129 or \$57.
\$129 The Motion being filed with this form is subject to the \$129 fee because it is a motion to modify, adjust or enforce a final order.  OR-
The Motion/Opposition being filing with this form is subject to the \$57 fee because it is an opposition to a motion to modify, adjust or enforce a final order, or it is a motion and the opposing party has already paid a fee of \$129.
Step 3. Add the filing fees from Step 1 and Step 2.
The total filing fee for the motion/opposition I am filing with this form is:  \$\\\D\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Party filing Motion/Opposition: The Grand Taw Office for P.E.P. Date 7/31/2018

**Electronically Filed** 8/23/2018 5:09 PM **OPPC** 1 Steven D. Grierson Michael Burton, Esq. **CLERK OF THE COURT** Nevada Bar Number 14351 temp strum MCFARLING LAW GROUP 3 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335 phone 4 (702) 732-9385 fax eservice@mcfarlinglaw.com 5 Attorney for Plaintiff, Kevin Adrianzen 6 7 EIGHTH JUDICIAL DISTRICT COURT 8 FAMILY DIVISION 9 **CLARK COUNTY, NEVADA** Case Number: D-13-489542-D 10 KEVIN ADRIANZEN, Department: H Plaintiff, 11 12 Date of Hearing: September 17, 2018 VS. Time of Hearing: 10:00 a.m. 13 PAIGE PETIT, Oral Argument Requested: ⊠Yes □ No Defendant. 14 15 PLAINTIFF'S OPPOSITION TO DEFENDANT'S MOTION FOR MODIFICATION OF TIMESHARE SCHEDULE AND 16 COUNTERMOTION FOR MODIFICATION OF PHYSICAL CUSTODY TO JOINT; HOLIDAY AND VACATION SCHEDULE AND WEEK 17 ON/WEEK OFF TIMESHARE, & MODIFICATION OF CHILD SUPPORT 18 COMES NOW Plaintiff, Kevin Adrianzen, by and through his attorney, 19 Michael Burton, Esq. of McFarling Law Group, and hereby opposes Defendant's 20 Motion and submits his Countermotion requesting the Court issue an Order: i

AA000020

- 1. Denying Defendant's request to grant her proposed timeshare schedule;
- 2. Granting modification of physical custody to joint physical custody with a week on/week off timeshare;
- 3. Granting Plaintiff's request for a holiday and vacation schedule to match the one he has in Case D-17-557607-C in Dept. B;
- 4. Granting Plaintiff's request to modify child support; and,
- 5. For any other relief this Court deems fair and appropriate.

This Opposition and Countermotion is made and based on the Memorandum of Points and Authorities set forth below, the Declaration of Kevin Adrianzen attached hereto, all papers and pleadings on file herein, and evidence presented by counsel, if any, at the hearing.

DATED this 23rd day of August, 2018.

#### MCFARLING LAW GROUP

#### /s/ Michael Burton

Michael Burton, Esq. Nevada Bar Number 14351 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335 Attorney for Plaintiff, Kevin Adrianzen

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16	C. The Court Must Deny Mom's Request for Attorney's Fees

#### **MEMORANDUM OF POINTS AND AUTHORITIES**

#### I. INTRODUCTION

Mom's motion seeks to cut Dad's already limited time—despite Mom's significant history of poor co-parenting and lack of respect for Dad's role in Ryder's life. Dad has another child whom he has joint physical custody of and it is in Ryder's best interest to have a more equal custodial schedule with both of his parents.

#### II. STATEMENT OF FACTS

#### A. <u>History of the Parties</u>

Plaintiff Kevin Adrianzen ("Dad") and Defendant Paige Petit ("Mom") divorced in 2014. They have one child together: Ryder, aged 4.1

The parties were unable to agree to custody terms in their original divorce and ultimately had an evidentiary hearing in June 2014.

After the evidentiary hearing, the Court made the following relevant findings and orders:

- 1. Court did not find any acts of domestic violence;
- 2. There is a level of conflict between the parties and the grandparents, which is a negative factor for the child;
- 3. Disputes are not handled in a mature way;

<sup>&</sup>lt;sup>1</sup> Ryder was born September 22, 2013, thus is almost 5.

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- 4. Mom is designated as primary physical custodian, with Dad's visitation after Ryder's first birthday being weekly, Saturday 6:00 p.m. to Monday at 6:00 p.m.<sup>2</sup>; and
- 5. The parties have joint legal custody.

The Court made no specific best interest findings as to why it awarded Mom primary physical custody or why it set the visitation schedule that it did.

#### B. Mom Regularly Violates Dad's Joint Legal Custody Rights

In the four years since the Court's last order, there have been numerous coparenting issues and continuing conflict.

Mom violates Dad's joint legal custody rights regularly. In March 2018, Dad deposed Mom in a separate case.<sup>3</sup> During that deposition, Mom acknowledged numerous medical and dental appointments that she unilaterally took Ryder to—without informing Dad.

- Q. Who is Ryder's doctor?
- A. It's Dr. Dani. It's D-a-n-i, at Health Care Pediatrics.
- Q. When's the last time he's seen Dr. Dani?
- A. It was -- it was late last year. I believe it was about October.
- Q. What was that for?
- A. The flu shot.
- Q. Was Kevin present at that appointment?
- A. No.
- Q. Did he know about that appointment?

<sup>&</sup>lt;sup>2</sup> The court escalated the visitation at Ryder's first birthday, acknowledging his age and time spent with Mom at that point.

<sup>&</sup>lt;sup>3</sup> Paige was a witness in a separate case involving Kevin and his other child's mother, case # D-17-557607-C.

1	A.	No.	
	Q.	Do you remember the last time he saw Dr. Dani before that?	
2	A.	For his four-year checkup in September.	
	Q.	Was Kevin present at that appointment?	
3	A.	No.	
	Q.	Did Kevin know about that appointment?	
4	A.	No.	
-	Q.	I promise I'm not going to do this for his whole life, but what was	
5	_	nent before the four-year checkup with Dr. Dani?	
		I believe it was his three-year checkup. I don't believe he went back	
6			
	Q.	Was Kevin present at that appointment?	
7	A.	No.	
	Q.	Did he know about that appointment?	
8	Å.	No.	
	Q.	Over the last two years, has he seen aside from dentists, which	
9		t in a minute, has he seen any other doctors besides Dr. Dani?	
	1	No.	
10			
	Q.	Has he seen	
11	Å.	Sorry. He's seen, like, another pediatrician within the same health	
	practice when	•	
12	Q.	Was it one of the appointments that you talked about?	
	A.	No. It was for like a sick visit when Dr. Dani was not in office.	
13	Q.	Do you remember when that was?	
	A.	It was probably back in maybe 2016.	
14	Q.	What was wrong?	
	A.	He had I believe it was for a rash that he had. I'm not completely	
15	sure.		
	Q.	You think it was a rash, though?	
16	A.	I think so. I think that, yeah.	
	Q.	Was Kevin present at that appointment?	
17	A.	No.	
	Q.	Did he know about that appointment?	
18	A.	No.	
	Q.	Does Ryder see a dentist?	
19	A.	Yes.	
	Q.	When is the last time he went there?	
20	A.	He went I believe it was last month, February, for a checkup.	
	Q.	Was Kevin present at that appointment?	

1	A. No.
2	Q. Did he know about it? A. No.
	Q. When's the last time he was at the dentist before that?
3	A. It was last year. It was I think it was late last year. I don't
4	remember what month it was, though. Probably around October.  Q. Any issues at that appointment?
_	A. Yeah. At that one he had his cavity filled.
5	Q. Just one? A. It was two, I believe.
6	Q. Was Kevin at that appointment?
	A. No.
7	Q. Did he know about that appointment?
8	A. No.
9	In the last four years, Mom has told Dad about <i>one</i> doctor's appointment for
10	Ryder, and it was on her way out of the door.
11	C. Mom's House, Boyfriend, and Lack of Co-Parenting
12	Mom lives with her current boyfriend with whom she has two children with.
13	Dad believes, and Mom confirmed during her deposition, that Mom's boyfriend has
14	a criminal record that includes at least two drug charges, a DUI in California, and an
15	open DUI case in Nevada (also driving without a license). <sup>4</sup> Dad believes Mom is
16	living in a two-bedroom apartment with her boyfriend, their two children, and
17	Ryder— five people total. Ryder has said things to Dad that make him think Mom's
18	boyfriend has been physically abusive to Ryder—although Kevin cannot prove it.
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_	<sup>4</sup> Case # 17M10033X.

. .

Kevin also has concerns over Mom's care for Ryder. Dad noticed Ryder had cavities, which he did not feel a child so young should have. One of Ryder's fillings then fell out and Dad had to tell Mom because again, she did not notice. Dad contacted Mom to inform her and ask for Ryder's dentist information, so he could take him to the dentist. Mom never responded.

It is possible Mom did not respond because she blocked Dad's number on her phone, something she has done before; and proudly told him that she has done. Mom has also told Dad that she purposely does not respond to certain messages.

When Ryder was three-years-old, Mom was involved in a car accident with Ryder, which required him to go to the hospital. Mom never told Dad. Dad found out from Ryder and asked Mom for the medical records and accident report. Mom provided partial medical records, but enough for Dad to see that Mom was using only her last name on Ryder's insurance and hospital records, despite the court ordering a hyphenated last name for Ryder. No police report was ever provided to Dad.

Prior to Mom's current living situation, she lived with her parents until they divorced. Mom then lived in Summerlin with her boyfriend at his father's residence for one year. Mom would never provide the address of her boyfriend's father's residence to Dad. For the first year thereafter, Mom refused to tell Dad where she (Ryder) lived.

Around this time, Dad learned from Ryder that there was a babysitter watching him—which surprised Dad as Mom did not work. Dad asked Mom who was watching Ryder. Mom never responded. Mom later confirmed during her deposition that she was in fact working.

Dad has had concerns, for over two years, over speech issues with Ryder and expressed these concerns to Mom and his desire to have an evaluation done. Mom ignored.

On numerous occasions Dad has asked Mom about injuries on Ryder. Mom never responds.

Mom was forced to respond on one occasion however (after Dad had been informing Mom about it for two weeks with no response from Mom): Ryder showed up at Dad's house with scabies—which required both homes be treated for infestation.

On occasion, Mom has sent medication for Ryder with no instructions as to how to administer— or even what it is for.

Mom has refused to be flexible and allow Dad any additional time with Ryder. This includes for parties, family events, family birthdays, brief vacations, or any other father/son experiences Dad would try to plan that occurred outside his set time. Mom's position is she will not do anything the court has not ordered her to do.

Mom has verbally degraded (and hit) Dad at exchanges— in front of Ryder; and routinely shoves cameras in his or his family members' faces at exchanges. On one occasion Mom hit Dad with her phone while she was recording him because Dad was trying to talk to Mom because he was unable to text her as she had blocked his number.

Dad had his Mother do the exchanges, hoping that would help. It did not. Mom tried running Grandma over at one exchange, while Ryder was in the car with Grandma—prompting Grandma to call the police. Thereafter Mom unilaterally decided Grandma (Dad's Mom) could no longer do the exchanges regardless of what the Judge had advised in court.

Dad contacted Mom about putting Ryder in swimming lessons. Mom's response: she had already put him in swimming lessons at a swimming academy but never told Dad and never offered Dad to come.

Very recently, Ryder had his first day of kindergarten. This occurred on Dad's timeshare. Understandably, Mom expressed a desire to be at this milestone moment. Also, understandably, Dad was reluctant because of the non-stop drama around the parties' exchanges, but did not stop Mom from being present for the event.

Prior to going into his classroom, Ryder posed for a photo. Dad stepped back and allowed Mom to go first. Mom got a photo of Ryder, which takes time as he is only four-years-old. Just as Mom finished, Ryder's teacher called him into the classroom—meaning Dad did not get to take a photo. Dad asked Mom if she could send him the photo she had taken. Mom refused. Mom's reason? Dad's Mom never gave her photos and videos taken during Ryder's *birth*, almost five years prior. Kevin has tried to explain that those photos are his mother's and he has no control over them. Court mediators from both Family Court and Nevada Supreme Court

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7 Mom still refuses to share the photo with Dad.

have also explained the same to Mom.

D. Changes in Dad's Life Since 2014

Dad has always worked blue-collar jobs, until a motorcycle accident in May 2016. This accident left Dad with many permanent physical injuries. Because of this accident, Dad had surgery and physical therapy for approximately six months, being on FMLA during this time.

After returning to work, Dad was not able to perform the same tasks as before. Dad ended up being laid off in June 2017. Dad received unemployment insurance through January 2018. Dad searched for employment during this time but was not successful. Recently, Dad started a job as a carpenter apprentice. Unfortunately, this job did not work out as Dad's physical limitations from injury caused him to fail to pass the minimum skills test for the job. Dad is currently enrolled at College of Southern Nevada with the goal of finding a white-collar career he can physically handle. Dad is still seeking part-time employment while in school.

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But it has not all been bleak for Dad during this period. In January 2015, Dad's daughter Raelynn was born. Dad currently has joint physical custody of Raelynn, with a week on/week off timeshare.

This opposition and countermotion follows.

#### III. **LEGAL ARGUMENT**

## A. The Court Should Deny Mom's Motion and Grant Dad's **Countermotion to Modify Custody**

When the court considers modifying a primary physical custody order, the court must use a two-step process.<sup>5</sup> First, the court must determine if there has been a substantial change in circumstances affecting the welfare of the child since the last custodial order. 6 If there has, the court must then consider whether modification of custody serves the child's best interest. The moving party has the burden of proof under both prongs.<sup>8</sup>

The specific findings the court must make when considering a child's best interest under NRS 125C.0035(4) are as follows:

- (a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody.
- (b) Any nomination of a guardian for the child by a parent.
- (c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent.

<sup>&</sup>lt;sup>5</sup> Ellis v. Carucci, 123 Nev. 145, 150 (2007).

<sup>&</sup>lt;sup>7</sup> *Id*.

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- (d) The level of conflict between the parents.
- (e) The ability of the parents to cooperate to meet the needs of the child.
- (f) The mental and physical health of the parents.
- (g) The physical, developmental and emotional needs of the child.
- (h) The nature of the relationship of the child with each parent.
- (i) The ability of the child to maintain a relationship with any sibling.
- (j) Any history of parental abuse or neglect of the child or a sibling of the child.
- (k) Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child.
- (l) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.

Here, there has been a substantial change in circumstances since the last custodial order, and modifying custody is in Ryder's best interest.

#### 1. There has been a substantial change in circumstances.

First, Mom acknowledges in her Motion that there has been a substantial change in circumstances since the parties' last custodial order—citing her own engagement and blended family. Dad has those same circumstances, plus more.

In addition to the change in Dad's work schedule and his daughter of whom he has joint physical custody, Mom's actions since the last custodial order are a sufficient change in circumstances affecting Ryder's welfare.

Mom's complete lack of co-parenting with Dad since the last custodial order is alarming. Mom will not even share a photo she took of Ryder on his first day of

school with Dad. This would take less than 5 seconds via text. Mom refuses, citing a five-year-old axe she is grinding with Dad's Mother.

Mom does not tell Dad about doctors' appointments. Mom does not tell Dad about dentist appointments. Mom blocks Dad's phone number. Mom is cohabitating with a probable substance abuser in tight quarters. Mom refuses to allow Dad *any* additional time, no matter what the reason for Dad's request. Mom moves without informing Dad or giving him the addresses. Mom also takes Ryder out of state without informing Dad.

Mom enrolled Ryder in school, to begin kindergarten this school year, without even discussing with Dad. And she has placed Ryder on a wait list for a charter school without discussing with Dad.

Right now, Dad has two days a week of visitation. Mom's request is for Dad to have three days per week— but only on the first, third, and fifth weeks. This means that in most months, Dad's timeshare would go from 8 days a month, to six. And not that Ryder has started kindergarten, this change would not allow Dad to substantially participate in Ryder's education. Considering Mom's history, her request is not surprising.

Based on the foregoing, there are numerous substantial changes of circumstances affecting Ryder's welfare since the last custodial order.

# 2. It is in Ryder's Best Interest for the Parties to Share Joint Physical Custody

A review of the statutory best interest factors is as follows:

(a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody.

This factor is not applicable.

(b) Any nomination of a guardian for the child by a parent.

This factor is not applicable.

(c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent.

This factor favors Dad. Mom has been given a chance and her performance is abysmal. She admitted in her deposition she refuses to allow Dad any more time than the court has ordered. Mom blocks Dad's phone number. Mom refuses to coparent.

(d) The level of conflict between the parents.

This factor favors Dad. The parties are high conflict. Mom shoves a camera in Dad's face during exchanges, literally—right in his face. Mom has also hit Dad with her phone in front of Ryder. Documenting exchanges is one thing, but antagonizing is another.

(e) The ability of the parents to cooperate to meet the needs of the child.

This factor favors Dad. Mom refuses to cooperate. Mom admits she does not tell Dad about doctors' or dentists' appointments. Mom does not tell Dad about extracurricular activities in which she enrolls Ryder. Yet Dad has informed Mom when he signed Ryder up for indoor soccer and private swimming lessons.

- (f) The mental and physical health of the parents.
- This factor is neutral.
- (g) The physical, developmental and emotional needs of the child.

This factor favors Dad. Mom refused to consider a speech evaluation for Ryder. Mom places her conflict with Dad above Ryder's needs.

- (h) The nature of the relationship of the child with each parent.This factor is neutral. Both parents have a good relationship with Ryder.
- (i) The ability of the child to maintain a relationship with any sibling.

Both parents have other children. Currently this factor only favors Mom as her other children are with Ryder five days a week vs. two days a week, every other week, with Dad's other daughter. And Ryder's time with his sister would be less if Mom's visitation modification request is granted.

- (j) Any history of parental abuse or neglect of the child or a sibling of the child.
- This factor is not applicable.
- (k) Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child.

This factor is not applicable.

(1) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.

This factor is not applicable.

Based on the foregoing, Dad requests this court modify custody to joint physical custody, with a week on/week off timeshare that matches Dad's other custodial timeshare, which has exchanges on Friday. Dad also requests Dept. B's holiday and vacation schedule that also matches Dad's other custodial schedule.

#### B. The Court Should Modify Child Support

Parents have a duty to support their children by providing necessary maintenance, health care, education, and support. A parent with physical custody is entitled to recovery of financial support from the non-custodial parent. Nevada law sets child support for one minor child at 18% of the parent's gross monthly income.

When parties have joint physical custody, child support is calculated by determining each party's statutory percentage based on their respective gross monthly incomes; and then subtract the difference between the two with the higher income earner paying the lower income earner the difference.<sup>12</sup>

<sup>&</sup>lt;sup>9</sup> NRS 125B.020.

<sup>&</sup>lt;sup>10</sup> NRS 125B.030.

<sup>&</sup>lt;sup>11</sup> NRS 125B.070.

<sup>&</sup>lt;sup>12</sup> Wright v. Osburn, 114 Nev. 1367, 1369 (Nev. 1998).

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NRS 125B.080(9)<sup>13</sup> contains factors a court must consider when adjusting an obligor's child support from the statutory formula. NRS 125B.080(2) also requires any specific agreement between parties that is not consistent with the statutory formula state sufficient facts in accordance with subsection 9 to justify deviation from the statutory formula.

Here, both parties are unemployed. Mom lives with her boyfriend, who supports her. And Dad lives with his Mother while he attends school. Based on their respective gross monthly incomes, Dad's child support obligation should be \$100.00; and Mom's child support obligation should be \$100.00. Therefore, under *Wright*, if the court orders joint physical custody, child support should be set at zero.

- (a) The cost of health insurance;
- (b) The cost of child care;
- (c) Any special educational needs of the child;
- (d) The age of the child;
- (e) The legal responsibility of the parents for the support of others;
- (f) The value of services contributed by either parent;
- (g) Any public assistance paid to support the child;
- (h) Any expenses reasonably related to the mother's pregnancy and confinement;
- (i) The cost of transportation of the child to and from visitation if the custodial parent moved with the child from the jurisdiction of the court which ordered the support and the noncustodial parent remained;
  - (j) The amount of time the child spends with each parent;
  - (k) Any other necessary expenses for the benefit of the child; and
  - (1) The relative income of both parents.

<sup>&</sup>lt;sup>13</sup> NRS 125B.080(9) The court shall consider the following factors when adjusting the amount of support of a child upon specific findings of fact:

And even if the court does not award joint physical custody, Dads child support should be set at \$100.00.

#### C. The Court Must Deny Mom's Request for Attorney's Fees

The court may award attorney fees to a prevailing party; or when the court finds a party has brought a claim or maintained a defense without reasonable grounds or to harass the opposing party.<sup>14</sup> The court shall liberally construe this provision in favor of awarding attorney's fees in appropriate situations.<sup>15</sup>

When deciding attorney's fees awards in family law matters, four requirements were set forth<sup>16</sup>: 1) counsel must cite a legal basis for attorney's fees; 2) the Court must evaluate the Brunzell<sup>17</sup> factors; 3) the Court must consider any disparity in income of the parties under  $Wright^{18}$ ; and 4) the request must be supported by affidavit or other evidence.

The court has authority in custody actions to order reasonable attorney's fees in proportions and at times determined by the court.<sup>19</sup>

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<sup>&</sup>lt;sup>14</sup> NRS 18.010(2)(a)-(b).

<sup>19</sup> 

<sup>&</sup>lt;sup>16</sup> Miller v. Wilfong, 121 Nev. 619, 119 P.3d 727 (2005).

<sup>&</sup>lt;sup>17</sup> Brunzell v. Golden Gate Nat'l Bank, 85 Nev. 345 (1969).

<sup>&</sup>lt;sup>18</sup> Wright v. Osburn, 114 Nev. 1367, 1370 (1998).

<sup>&</sup>lt;sup>19</sup> NRS 125C,250.

All financial requests, including attorney's fees, require the requesting party file a financial disclosure form within 2 judicial days of filing their motion or countermotion.<sup>20</sup>

Here, the court must deny Mom's request for attorney's fees as she failed to file a financial disclosure form; and also, because it is meritless.

Mom asserts she has "on numerous occasions, Defendant and her counsel have discussed this matter with the Defendant and his counsel including multiple offers of settlement which have been accepted and then subsequently rejected." This is not true. Dad has attempted to discuss and work out a different custody arrangement with Mom and she ignores and does not respond to him.

Dad is willing to waive all objections to confidential settlement negotiations being introduced to this Court and allow Mom to present any written settlement communications in this case, including written offers. There are none. And there are certainly no acceptances of offers which were later rejected. This is a fabrication.

The court must therefore deny Mom's request for attorney's fees.

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<sup>&</sup>lt;sup>20</sup> EDCR 5.506(2).

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BASED ON THE FOREGOING, Kevin Adrianzen requests this Court issue an Order:

- 1. Denying Defendant's request to grant her proposed timeshare schedule;
- 2. Granting modification of physical custody to joint physical custody with a week on/week off timeshare;
- 3. Granting Plaintiff's request for a holiday and vacation schedule to match the one he has in Case D-17-557607-C in Dept. B;
- 4. Granting Plaintiff's request to modify child support; and,
- 5. For any other relief this Court deems fair and appropriate.

DATED this 23rd day of August, 2018.

#### MCFARLING LAW GROUP

#### /s/ Michael Burton

Michael Burton, Esq. Nevada Bar Number 14351 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335 Attorney for Plaintiff, Kevin Adrianzen

#### **DECLARATION OF KEVIN ADRIANZEN**

- 1. I, Kevin Adrianzen, declare that I am competent to testify to the facts contained in the preceding filing.
- 2. I have read the preceding document, and I have personal knowledge of the facts contained therein, unless stated otherwise. Further, the factual averments contained therein are true and correct to the best of my knowledge, except those matters based on information and belief, and as to those matters, I believe them to be true.
- 3. The factual averments contained in the preceding filing are incorporated herein as if set forth in full.

I declare under penalty of perjury, under the laws of the State of Nevada and the United States (NRS 53.045 and 28 USC § 1746), that the foregoing is true and correct.

EXECUTED this day of August, 2018.

Kevin Adrjanzen

### **CERTIFICATE OF SERVICE**

2	The undersigned, an employee of McFarling Law Group, hereby certifies tha
3	on this 23rd day of August, 2018, served a true and correct copy of Plaintiff's
4	Opposition To Defendant's Motion For Modification Of Timeshare Schedule And
5	Countermotion For Modification Of Physical Custody To Joint; Holiday And
6	Vacation Schedule And Week On/Week Off Timeshare And For Attorney's Fees
7	And Costs:
8	_X via mandatory electronic service by using the Eighth Judicial
9	District Court's E-file and E-service System to the following:
10	Mel Grimes, Esq. melg@grimes-law.com
11	olivian@grimes-law.com
12	/s/ Crystal Beville
13	Crystal Beville
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#### DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

1/ A 1 · CLAR	COUNTI, NEVADA
Plaintiff/Petitioner	Case No. $0-13-489542-1$
v. P = ' = 0 1 1	Dept
range fetit	MOTION/OPPOSITION
Defendant/Respondent	FEE INFORMATION SHEET
subject to the reopen fitting fee of \$25, unless sp	try of a final order issued pursuant to NRS 125, 125B or 125C are excitically excluded by NRS 19.0312. Additionally, Motions and tion may be subject to an additional filing fee of \$129 or \$57 in gislative Session.
Step 1. Select either the \$25 or \$0 filin	g fee in the box below.
\$25 The Motion/Opposition being f	iled with this form is subject to the \$25 reopen fee.
	filed with this form is not subject to the \$25 reopen
☐ The Motion/Opposition is b entered.	eing filed before a Divorce/Custody Decree has been
☐ The Motion/Opposition is be established in a final order.	eing filed solely to adjust the amount of child support
☐ The Motion/Opposition is fo	or reconsideration or for a new trial, and is being filed
within 10 days after a final entered on	judgment or decree was entered. The final order was
☐ Other Excluded Motion (mu	
Step 2. Select the \$0, \$129 or \$57 filing \$0. The Motion/Opposition being	
\$57 fee because:	filed with this form is not subject to the \$129 or the
The Motion/Opposition is	being filed in a case that was not initiated by joint petition.
The party filing the Motion -OR-	n/Opposition previously paid a fee of \$129 or \$57.
□ \$129 The Motion being filed with to modify, adjust or enforce	this form is subject to the \$129 fee because it is a motion a final order.
☐ \$57 The Motion/Opposition being	g filing with this form is subject to the \$57 fee because it is modify, adjust or enforce a final order, or it is a motion lready paid a fee of \$129.
Step 3. Add the filing fees from Step	1 and Step 2.
The total filing fee for the motion/opp  □\$0 □\$25 □\$57 □\$82 □\$129	position I am filing with this form is:
Party filing Motion/Opposition: 1	7-F. K. Adrian2000ate 8-23-18
Signature of Party or Preparer	uptato Beville
	AA000043

**Electronically Filed** 8/30/2018 12:32 PM Steven D. Grierson CLERK OF THE COURT

1 **SUPPL** Michael Burton, Esq. Nevada Bar Number 14351 2 MCFARLING LAW GROUP 3 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335 phone 4 (702) 732-9385 fax eservice@mcfarlinglaw.com 5 Attorney for Plaintiff, Kevin Adrianzen

#### EIGHTH JUDICIAL DISTRICT COURT

#### FAMILY DIVISION

#### **CLARK COUNTY, NEVADA**

KEVIN ADRIANZEN, Case Number: D-13-489542-D Department: H Plaintiff, Date of Hearing: September 17, 2018 VS. Time of Hearing: 10:00 a.m. PAIGE PETIT, Oral Argument Requested: ⊠Yes □ No Defendant.

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SUPPLEMENT TO PLAINTIFF'S OPPOSITION TO DEFENDANT'S MOTION FOR MODIFICATION OF TIMESHARE SCHEDULE AND COUNTERMOTION FOR MODIFICATION OF PHYSICAL CUSTODY TO JOINT; HOLIDAY AND VACATION SCHEDULE AND WEEK ON/WEEK OFF TIMESHARE, & MODIFICATION OF CHILD SUPPORT

COMES NOW Plaintiff, Kevin Adrianzen, by and through his attorney,

Michael Burton, Esq. of McFarling Law Group, and hereby opposes Defendant's

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Motion and submits his Supplement to his Opposition and Countermotion requesting the Court issue an Order:

- 1. Denying Defendant's request to grant her proposed timeshare schedule;
- 2. Granting modification of physical custody to joint physical custody with a week on/week off timeshare;
- 3. Granting Plaintiff's request for a holiday and vacation schedule to match the one he has in Case D-17-557607-C in Dept. B;
- 4. Granting Plaintiff's request to modify child support; and,
- 5. For any other relief this Court deems fair and appropriate.

This Opposition and Countermotion is made and based on the Memorandum of Points and Authorities set forth below, the Declaration of Kevin Adrianzen attached hereto, all papers and pleadings on file herein, and evidence presented by counsel, if any, at the hearing.

DATED this 30th day of August, 2018.

#### MCFARLING LAW GROUP

#### /s/ Michael Burton

Michael Burton, Esq. Nevada Bar Number 14351 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335 Attorney for Plaintiff, Kevin Adrianzen

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6	1. There has been a substantial change in circumstances
7	2. It is in Ryder's Best Interest for the Parties to Share Joint Physical
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#### **MEMORANDUM OF POINTS AND AUTHORITIES**

#### I. INTRODUCTION

Mom is cohabitating and engaged to a serious drug addict. Mom has allowed this individual to be around the parties' son. Mom's home is not suitable for her to have primary physical custody.

#### II. STATEMENT OF FACTS

Plaintiff Kevin Adrianzen ("Dad") and Defendant Paige Petit ("Mom") divorced in 2014. They have one child together: Ryder, aged 4.1

Mom's Motion states "Since the decree of divorce was issued, the Defendant [Mom] become engaged [sic] and two children have been born to that relationship. Defendant [Mom] wishes to create a healthy environment of a nuclear family for the minor child and the child's half-siblings while not denying Plaintiff [Dad] time with his child." Mom also states: "The goal of the proposed timeshare is to create a stable and nurturing family environment for the minor child by reserving approximately half of his weekend time for binding with his new family." The fiancé Mom is referring to is Shawn Prisco.

Dad filed his Opposition and Countermotion to Paige's Motion to Modify timeshare on August 23, 2018. In Dad's Opposition and Countermotion, he raised

<sup>&</sup>lt;sup>1</sup> Ryder was born September 22, 2013, thus is almost 5.

1	concerns over Shawn and substance abuse by him. At the time of filing, Dad was
2	still amassing supporting documentation.
3	During Mom's deposition on March 19, 2018, Mom was asked about her
4	fiancé, Shawn Prisco, and his criminal history:
5	Q. Do you know if Shawn has ever been arrested before?
6	A. Yes. Q. What for?
7	A. Possession of marijuana. Q. Anything else that you're aware of?
8	A. No. Q. How many times?
9	A. Twice. Q. Twice that you're aware of?
10	A. Yes. Q. Those are the only two arrests that you're aware of?
11	A. I believe there's one in California. I'm not sure. Q. For what?
12	A. I think it was a DUI. I'm not sure, though. Q. Do you know if Shawn has ever been to rehabilitation for drugs
13	or alcohol?  A. No, I'm not sure.
14	Q. Not sure? So he may have been, but you're not aware? A. Yes.
15	
16	Either Mom was lying, or she has no idea who she is engaged to, has two
17	children with, and allows around Ryder.
18	Shawn has a serious and recent history with hard drugs. In May 2017, Shawn
19	was arrested for possession of drug paraphernalia and resisting arrest/obstructing a
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are even more so.<sup>2</sup>

police officer. While these charges alone are troubling, the facts surrounding them

According to the officer's report, on May 5, 2017 around 7:00 p.m. the police were called to the area of 1575 Warm Springs Road in Henderson Nevada with reports that a male was "asking people for drugs." The suspect was described as "thin" and with "black pants with holes in them." He was later identified as Shawn Prisco.

The police approached Shawn to talk to him, but Shawn walked away, and continued to walk away despite the officer saying he needed to speak to him; and Shawn being advised by the officer that if he did not comply, the officer would use force. The officer ended up using force and placing Shawn in handcuffs.

The officer searched Shawn and found a "clear glass pipe with a broken end, tinfoil, and burnt residue, lighter, and miscellaneous pill wrapped in paper towel." Based on the officer's training and experience, he identified all the paraphernalia as the type used to smoke heroin of methamphetamine. The officer suspected at least one of the pills was Xanax.

<sup>&</sup>lt;sup>2</sup> See Henderson Municipal Court Docket Sheet, criminal records, and criminal pleadings listed as Exhibit 3.

<sup>3</sup> California Penal Code 16470.

The case just concluded in May 2018, with Shawn getting 60 days in jail (suspended), and court ordered rehabilitation of a minimum of 24 weeks. Basically, Shawn is right now (or should be) in a rehabilitation program.

The above event is not an isolated incident of substance abuse by Shawn. In 2016 Shawn was charged with driving under the influence in California, as well as carrying a concealed "dirk or dagger." According to California penal code, a "dirk or dagger" is defined as:

- 1. a knife or other instrument,
- 2. with or without a hand guard,
- 3. that is capable of ready use as a stabbing weapon, and
- 4. that may inflict a significant or substantial physical injury or death.<sup>3</sup>

As if this all was not enough, Shawn's May 2017 brush with the law brought on by him randomly soliciting strangers for drugs was not rock-bottom. In April of this year (2018), Shawn was again charged with driving under the influence (drugs) and driving on a revoked license. Shawn was charged as first offense, with Nevada apparently not knowing about the prior California charge. On this DUI, Shawn was under the influence of THC and alprazolam (Xanax)— the same pills found on him a year earlier. This case just concluded on August 22, 2018.

None of these are new developments. On June 11, 2016, Shawn Prisco's mother took to Facebook to plea to anyone who would listen about Shawn's drug problems.<sup>4</sup> The post states:

I am Shawn Priscos mother. My son is a drug addict spiraling out of control. Shawn lies, steals, cheats, and does whatever he can do to feed his addiction. I'm reaching out to all that know Shawn and am asking to all not support his addiction or be the one that gives him 20 bucks so he can buy drugs that kill him. Shawn has an open door to return to Rehab for the help he needs. We have recently learned that Shawn is going to be a father but not if he continues on this path of destruction. . .

She further states that this post is very hard for her, but she is very concerned about those unknowingly feeding her son's addiction.

This post came at a time when Shawn was living with Mom [Defendant], Mom was pregnant with their first child, and Mom had primary custody of Ryder.

In fact, only two weeks prior to this post by Shawn's mother, Shawn posted photos of a "road trip" he took to Pismo Beach. His post includes a photo of Shawn going into the ocean—with Ryder.

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<sup>&</sup>lt;sup>4</sup> See Facebook Post of Jaime Schemp listed as Exhibit 2.

<sup>&</sup>lt;sup>5</sup> See Facebook post by Shawn listed as Exhibit 1.

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<sup>9</sup> *Id*.

According to Mom's deposition, as far as she knows, Shawn has never sought rehab. And Mom's motion wishes to preserve this "nuclear" family for Ryder.

This opposition and countermotion follows.

#### III. LEGAL ARGUMENT

#### A. The Court Should Modify Custody to Joint Physical Custody

When the court considers modifying a primary physical custody order, the court must use a two-step process.<sup>6</sup> First, the court must determine if there has been a substantial change in circumstances affecting the welfare of the child since the last custodial order. If there has, the court must then consider whether modification of custody serves the child's best interest.8 The moving party has the burden of proof under both prongs.9

The specific findings the court must make when considering a child's best interest under NRS 125C.0035(4) are as follows:

- (a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody.
- (b) Any nomination of a guardian for the child by a parent.
- (c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent.
- (d) The level of conflict between the parents.
- (e) The ability of the parents to cooperate to meet the needs of the child.
- (f) The mental and physical health of the parents.

<sup>&</sup>lt;sup>6</sup> Ellis v. Carucci, 123 Nev. 145, 150 (2007).

<sup>&</sup>lt;sup>8</sup> *Id*.

- (g) The physical, developmental and emotional needs of the child.
- (h) The nature of the relationship of the child with each parent.
- (i) The ability of the child to maintain a relationship with any sibling.
- (j) Any history of parental abuse or neglect of the child or a sibling of the child.
- (k) Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child.
- (l) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.

Here, as relates to the specific facts in this Supplement, there has been a substantial change in circumstances since the last custodial order, and modifying custody is in Ryder's best interest.

#### 1. There has been a substantial change in circumstances.

As relates to the specific facts of this Supplement, since the last custodial order, Mom has cohabitated with, become engaged to, and had two children with someone who has obvious and serious drug issues. This is not a guy who dabbles in marijuana on the weekends. His addiction is so severe that the police were summoned because he was harassing complete strangers for drugs. The pipe and other materials found on Shawn were consistent with those used for heroin or methamphetamine. Shawn also has a pocket full of random pills.

At the same time that Shawn's mother was taking to Facebook to plea to anyone who would listen about her out-of-control drug addict son, Mom [Defendant] was allowing Shawn to take Ryder to Pismo Beach and into the ocean.

Based on the foregoing, in addition to the other changes in circumstances in Dad's original Opposition and Countermotion, the facts contained in this Supplement alone are a sufficient change since the last custodial order to warrant an evidentiary hearing.

## 2. It is in Ryder's Best Interest for the Parties to Share Joint **Physical Custody**

In making a child custody determination, the sole consideration of the court is the best interest of the child. This is not achieved simply by processing the case through the factors that § 125.480(4) [125C.0035(4)]<sup>11</sup> identifies as potentially relevant to a child's best interest and announcing a ruling. <sup>12</sup> As the lead-in language to § 125C.0035(4) suggests, the list of factors in § 125C.0035(4) is non-exhaustive. In determining the best interest of a child, courts should look to the factors set forth in § 125.480(4) [125C.0035(4)] as well as any other relevant considerations. 13 Other factors, beyond those enumerated in § 125.480(4) [125C.0035(4)], may merit consideration.<sup>14</sup>

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<sup>10</sup> NRS 125.0035(1). 19

<sup>&</sup>lt;sup>11</sup> Statute has since been moved to NRS 125C.0035(4).

<sup>&</sup>lt;sup>12</sup> Davis v. Ewalefo, 131 Nev. Advance Opinion 46 (2015). 20

<sup>&</sup>lt;sup>13</sup> *Id*.

<sup>&</sup>lt;sup>14</sup> *Id*.

Dad did a full statutory best interest analysis in his Opposition and Countermotion. But, as relates to the facts in this Supplement, common sense best interest factors come into play.

Mom is allowing Shawn Prisco to live in a home shared by Ryder. The information about Shawn presented in this Supplement is only what we currently know. Mom is not being forthcoming, lying in her deposition. Shawn does not have one or two marijuana charges in his past, as mom asserts. He is a drug addict-begging for drugs in the streets. His mother is pleading to the world to help her son. Shawn has *at least* two DUI's, shielding the California one from Nevada.

People who get DUI's often drive *dozens* of times under the influence before arrest.<sup>15</sup> This is the guy Mom is allowing around Ryder. This is the guy Mom has chosen to move into Ryder's home. This is the guy Mom has chosen to get married to. This is the guy Mom has chosen to have two children with. This is remarkably poor judgment on Mom's part.

Based on the foregoing, the court should modify custody to *at least* joint custody as Ryder's primary household is not suitable.

 $<sup>{\</sup>color{blue} {\rm 15} \ \underline{https://www.dosomething.org/us/facts/11-facts-about-driving-under-influence}.}$ 

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IV.	CC	NCI	TI	OT2	N
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BASED ON THE FOREGOING, Kevin Adrianzen requests this Court issue an Order:

- 1. Denying Defendant's request to grant her proposed timeshare schedule;
- 2. Granting modification of physical custody to joint physical custody with a week on/week off timeshare;
- 3. Granting Plaintiff's request for a holiday and vacation schedule to match the one he has in Case D-17-557607-C in Dept. B;
- 4. Granting Plaintiff's request to modify child support; and,
- 5. For any other relief this Court deems fair and appropriate.

DATED this 30th day of August, 2018.

#### MCFARLING LAW GROUP

#### /s/ Michael Burton

Michael Burton, Esq. Nevada Bar Number 14351 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335 Attorney for Plaintiff, Kevin Adrianzen

#### **DECLARATION OF KEVIN ADRIANZEN**

- 1. I, Kevin Adrianzen, declare that I am competent to testify to the facts contained in the preceding filing.
- 2. I have read the preceding document, and I have personal knowledge of the facts contained therein, unless stated otherwise. Further, the factual averments contained therein are true and correct to the best of my knowledge, except those matters based on information and belief, and as to those matters, I believe them to be true.
- 3. The factual averments contained in the preceding filing are incorporated herein as if set forth in full.

I declare under penalty of perjury, under the laws of the State of Nevada and the United States (NRS 53.045 and 28 USC § 1746), that the foregoing is true and correct.

EXECUTED this 20 day of August, 2018.

Kevin Adrianzen

## **CERTIFICATE OF SERVICE**

2	The undersigned, an employee of McFarling Law Group, hereby certifies that
3	on this 30th day of August, 2018, served a true and correct copy of Supplement to
4	Plaintiff's Opposition To Defendant's Motion For Modification Of Timeshare
5	Schedule And Countermotion For Modification Of Physical Custody To Joint
6	Holiday And Vacation Schedule And Week On/Week Off Timeshare And For
7	Attorney's Fees And Costs:
8	_X via mandatory electronic service by using the Eighth Judicial
9	District Court's E-file and E-service System to the following:
10	Mel Grimes, Esq.
11	melg@grimes-law.com olivian@grimes-law.com
12	/s/ Crystal Beville
13	Crystal Beville
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**Electronically Filed** 8/30/2018 12:32 PM Steven D. Grierson CLERK OF THE COURT

1 **EXHS** Michael Burton, Esq. Nevada Bar Number 14351 MCFARLING LAW GROUP 3 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335 phone 5 (702) 732-9385 fax eservice@mcfarlinglaw.com 6 Attorney for Plaintiff, Kevin Adrianzen

Defendant.

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#### EIGHTH JUDICIAL DISTRICT COURT

#### FAMILY DIVISION

#### **CLARK COUNTY, NEVADA**

Case Number: D-13-489542-D KEVIN ADRIANZEN, Department: H Plaintiff, VS. PAIGE PETIT,

#### **PLAINTIFF'S EXHIBIT APPENDIX**

COMES NOW Plaintiff, Kevin Adrianzen, by and through his attorney, Michael Burton, Esq. of McFarling Law Group, and hereby submits the following exhibits in support of his Supplement to Opposition to Defendant's Motion for Modification of Timeshare Schedule and Countermotion for Modification of Physical Custody to Join; Holiday and Vacation Schedule and Week On/Week Off

1 OF 3

AA000059

Case Number: D-13-489542-D

1	Timeshare, & Modification of Child Support. Plaintiff understands that these are				
2	not considered substantive evidence in my case until formally admitted into evidence.				
3	TABLE OF CONTENTS				
4	<b>EXHIBIT 1:</b> Shawn Masonry Facebook post dated May 26, 2016 with				
5					
6	photos of Shawn Prisco and minor child on Pismo Beach, California trip.				
7	<b>EXHIBIT 2:</b> Jaime Schemp Facebook post dated June 11, 2016 re: son				
8	Shawn Prisco's drug addiction.				
9	EXHIBIT 3: Henderson Municipal Court Docket Sheet, criminal				
10	records and criminal pleadings.				
11					
12	DATED this 30th day of August, 2018.				
13	MCFARLING LAW GROUP				
14	/s/ Michael Burton				
15	Michael Burton, Esq. Nevada Bar Number 14351				
16	6230 W. Desert Inn Road				
	Las Vegas, NV 89146 (702) 565-4335				
17	Attorney for Plaintiff,				
18	Kevin Adrianzen				
19					
20					
21					
22					
23					
24					

1	CERTIFICATE OF SERVICE
2	The undersigned, an employee of McFarling Law Group, hereby certifies that
3	on this 30th day of August, 2018, served a true and correct copy of Plaintiff's Exhibit
4	Appendix:
5	
6	X via mandatory electronic service by using the Eighth Judicial
7	District Court's E-file and E-service System to the following:
8	Mel Grimes, Esq.
9	melg@grimes-law.com olivian@grimes-law.com
10	/s/ Crystal Beville
11	Crystal Beville
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	

## EXHIBIT 1

A couple pics from my road trip, it's been a awesome trip #vegas #pismobeach #SequoiasNationalPark















# Jaimie Schemp

June 11, 2016 at 12:42pm · 🕙

I am Shawn Priscos mother. My son is a drug addict spiraling out of control. Shawn lies, steals, cheats and does whatever he can do to feed his addiction. I'm reaching out to all that know Shawn and am asking to all not to support his addiction or be the one that gives him 20 bucks so he can buy the drugs that kill him. Shawn has an open door to return to Rehab for the help he needs. We have recently learned that Shawn is going to be a father but not if he continues on this path of destruction. As a mother this is hard to wrote but if you feed my son's addiction then you are killing him. Please don't !; I only ask for you to encourage him to get the help he so desperately needs. I have cut off all communication with him until he finds his way back to sober living. I do not like the person he is on drugs but I do love my son that is hidden in there somewhere. Get help Shawn, be a father now and live a sober life. Love, MOM





PRISCO, SHAWN ANTHONY

17CR005642

DOB: 1/12/93

1 FALSE STMT TO OR OBSTRUCT PUBLIC OFFICER [52312]

SENTENCED

Offense Date:5/5/17

DR# 17-08321

CLOSED \$0.00

 Date / Time / Dept
 Event
 Event Result
 Event Notes

 5/8/17
 3:00 pm
 D2
 INC
 SENTENCED

					D2 HEDG		
_			ASSESSED	PAID	CREDIT	BALANCE	
5/5/17	CHARGE INITIATED AT THE HENDERSON DETENTION CENTER	crtvram2					
5/7/17	VERBAL PROBABLE CAUSE REVIEW COMPLETED BY JUDGE STEVENS BAIL: STANDARD	AMM2			_		
5/8/17	COURT DATE SET: Event: INCUSTODY ARRAIGNMENT Date: 05/08/2017 Time: 3:00 pm Judge: HEDGER, DOUGLAS W Location: DEPARTMENT 2	JB1					
	Result: SENTENCED						
5/8/17	DEFENDANT PRESENT IN CUSTODY	JB1					
5/8/17	Plea: Nolo Contendere Plea/Found Guilty by Judge Charge #1: FALSE STMT TO OR OBSTRUCT PUBLIC OFFICER	JB1					
5/8/17	STIPULATE TO FACTUAL BASIS	JB1					
5/8/17	SENTENCED TO JAIL TIME/JAIL TIME SERVED # OF DAYS: 3 ADMONISHED/SIGNED/WAIVED	JB1					
	Charge #1: FALSE STMT TO OR OBSTRUCT PUBLIC OFFICER						
5/8/17	PUBLIC DEFENDER PRESENT FOR NEGOTIATIONS Charge #1: FALSE STMT TO OR OBSTRUCT PUBLIC OFFICER	JB1			~ ~~~		
5/8/17	COUNTER: 4.23	JB1					
5/8/17	EVENT PARTICIPANTS:	JB1					
	Court Location: DEPARTMENT 2						
	Check In: Judge: HEDGER, DOUGLAS W Location: DEPARTMENT 2 Staff: AMM - CLERK: Present ISCAN, LAURIE A - DEPUTY CITY ATTORNEY: Present JB1 - CLERK: Present KLE - CLERK: Present PURSER, ANNELIESE Z - PUBLIC DEFENDER: Present Prosecutors: Parties:						
	PRISCO, SHAWN ANTHONY - DEFENDANT: Present						

JB1

0.00 0.00 0.00

0.00

CASE CLOSED

5/8/17



PRISCO, SHAWN ANTHONY DOB: 1/12/93 17CR005702

#### 1 USE/POSSESS DRUG PARAPHERNALIA [51339]

SENTENCED

Offense Date:5/5/17 DR# 17-08321

CLOSED

ATTY: GILLIAM, DAN

\$0.00

Date / Time / Dept Event

Event Result

SENTENCED

SHOW CAUSE HEARING HELD

10/31/17 2:00 pm D2 STC 5/8/17 3:00 pm D2 INC 5/8/17

**Event Notes** 

D2 HEDGER

					UZ	HEDGEN
			ASSESSED	PAID	CREDIT	BALANCE
5/5/17	CHARGE INITIATED AT THE HENDERSON DETENTION CENTER	crtvram2				
5/7/17	VERBAL PROBABLE CAUSE REVIEW COMPLETED BY JUDGE STEVENS BAIL: STANDARD	AMM2				
5/8/17	COURT DATE SET: Event: INCUSTODY ARRAIGNMENT	JB1				
	Date: 05/08/2017 Time: 3:00 pm  Judge: HEDGER, DOUGLAS W Location: DEPARTMENT 2					
	Result: SENTENCED					
5/8/17	DEFENDANT PRESENT IN CUSTODY	JB1				
5/8/17	PLEA: NOLO CONTENDERE PLEA/FOUND GUILTY BY JUDGE Charge #1: USE/POSSESS DRUG PARAPHERNALIA	JB1				
5/8/17	STIPULATE TO FACTUAL BASIS	JB1				
5/8/17	SENTENCED 5/8/17: FINE OF \$250+105 ADMIN FEE AND 60 DAYS JAIL; SUSPEND 60 DAYS JAIL IF DEFENDANT COMPLETES: - OUTPATIENT COUNSELING: 1 X WEEK FOR 24 WEEKS (OR INPATIENT TREATMENT FOR A MINIMUM OF 24 WEEKS) - NO POSSESSION OR CONSUMPTION OF DRUGS FOR DURATION OF CASE	JB1				
	**INCLUDING MARIJUANA UNLESS OBTAINS MEDICAL MARIJUANA CARD - RANDOM DRUG TESTING FOR DURATION (DART) - NO FURTHER ARRESTS/CITATIONS (ANY CRIMINAL) DURATION OF CASE ADMONISHED/SIGNED/WAIVED TIME PAYMENTS ARE \$50/MONTHLY BEGINNING: 6/12/17 SUPERVISION EXPIRATION DATE: 5/6/18 Charge #1: USE/POSSESS DRUG PARAPHERNALIA					
5/8/17	FINE/FORFEITURE: \$250 + 105 ADMINISTRATIVE ASSESSMENT Charge #1: USE/POSSESS DRUG PARAPHERNALIA Receipt: 729815 Date: 07/18/2017 Receipt: 733343 Date: 08/14/2017 Receipt: 737923 Date: 09/19/2017 Receipt: 743676 Date: 11/06/2017 Receipt: 754021 Date: 01/30/2018 Receipt: 755750 Date: 02/13/2018	JB1	355.00	355.00		
5/8/17	TIME PAYMENT SETUP FEE: \$50 Charge #1: USE/POSSESS DRUG PARAPHERNALIA Receipt: 725452 Date: 06/12/2017	JB1	50.00	50.00		
5/8/17	PUBLIC DEFENDER APPOINTED - DEPARTMENT 2 Charge #1: USE/POSSESS DRUG PARAPHERNALIA	JB1				
5/8/17	INDIRECT SUPERVISION ORDERED	JB1				
5/8/17	3 DAY(S) JAIL TIME SERVED APPLIED TODAY TO CASE # 17CR005642	JB1				
5/8/17	COUNTER: 4.23	JB1				



PRISCO, SHAWN ANTHONY 17CR005702 DOB: 1/12/93

5/8/17

**EVENT PARTICIPANTS**:

JB1

AMM2

AMM2

EFK

Court Location: DEPARTMENT 2

Check In:

Judge: HEDGER, DOUGLAS W Location: DEPARTMENT 2

AMM - CLERK: Present

ISCAN, LAURIE A - DEPUTY CITY ATTORNEY: Present

JB1 - CLERK: Present KLE - CLERK: Present

PURSER, ANNELIESE Z - PUBLIC DEFENDER: Present

Prosecutors: Parties:

PRISCO, SHAWN ANTHONY - DEFENDANT: Present

HMC PUBLIC DEFENDER - D2 - Attorney for DEFENDANT: Present

NOTICE TO APPEAR RECEIVED FROM SPECIAL PROGRAMS AND 10/23/17

SERVICES BUREAU TO ADDRESS:

-DART

-NO POSS/USE OF CONTROLLED SUBSTANCES

COURT DATE SET: 10/23/17

Event: STATUS CHECK

Date: 10/31/2017 Time: 2:00 pm

Judge: HEDGER, DOUGLAS W Location: DEPARTMENT 2

Result: SHOW CAUSE HEARING HELD

INDIRECT SUPERVISION ORDERED ON: 5/8/17 (LAST SEEN @ SENTENCING 5/8/17)

TODAY'S APPEARANCE IS FOR:

- NOTICE TO APPEAR TO ADDRESS: DART & NO USE/POSS. DRUGS

AREQ

REMAINING CONDITIONS:

- OUTPATIENT COUNSELING: 1 X WEEK FOR 24 WEEKS (OR INPATIENT

TREATMENT FOR A MINIMUM OF 24 WEEKS) [17/24]

- NO POSSESSION OR CONSUMPTION OF DRUGS FOR DURATION OF CASE

"INCLUDING MARIJUANA UNLESS OBTAINS MEDICAL MARIJUANA CARD

- RANDOM DRUG TESTING FOR DURATION (DART)

- NO FURTHER ARRESTS/CITATIONS (ANY CRIMINAL) DURATION OF CASE

SENT: 5/8/17

COMPLETION/EXPIRATION DATE: 5/6/18

FINE BALANCE: \$150

(ALL CASES: \$150)

TIMES N/C: 0 TIMES COC: 0

STILL PENDING: 60 DAYS

10/31/17

10/31/17

ATTORNEY DAN GILLIAM PRESENT, SUBS IN

EFK



17CR0	D, SHAWN ANTHONY D5702 DOB: 1/12/93			
0/31/17	SHOW CAUSE HEARING HELD. JUDGE FOUND DEFENDANT NON-COMPLIANT WITH:  - NO DRUGS (DEF. STIPS TO NON-COMPLIANCE)  *UA GIVEN IN COURT TODAY: CLEAN** CONDITIONS RE-ORDERED: - OUTPATIENT COUNSELING: 1 X WEEK FOR 24 WEEKS (OR INPATIENT TREATMENT FOR A MINIMUM OF 24 WEEKS) - NO POSSESSION OR CONSUMPTION OF DRUGS FOR DURATION OF CASE  **INCLUDING MARIJUANA UNLESS OBTAINS MEDICAL MARIJUANA CARD - RANDOM DRUG TESTING (DART) FOR DURATION - NO FURTHER ARRESTS/CITATIONS (ANY CRIMINAL) DURATION OF CASE IMPOSED: - 2 DAYS JAIL (TURN IN 11/3/17 BETWEEN 7-9 PM) STILL PENDING: 120 DAYS (INCREASED FROM 60 DAYS) SUPERVISION EXPIRATION DATE: 5/6/18	EFK		
	Charge #1: USE/POSSESS DRUG PARAPHERNALIA			
0/31/17	SENTENCE MODIFIED. JUDGE ORDERED: - SUSPENDED JAIL INCREASED TO 120 DAYS Charge #1: USE/POSSESS DRUG PARAPHERNALIA	EFK		
0/31/17	JAIL: PARTIAL SUSPENDED SENTENCE IMPOSED	EFK	*	
	DAYS: 2 Charge #1: USE/POSSESS DRUG PARAPHERNALIA	7.7		
10/31/17	COUNTER: 2.04 / 2.23	EFK		
10/31/17	EVENT PARTICIPANTS:	EFK		
	Check In: Judge: HEDGER, DOUGLAS W Location: DEPARTMENT 2 Staff: BURNS, ERIN - ALTERNATIVE SENTENCING DIVISION: Present EFK - CLERK: Present KLE - CLERK: Present MATHER, ELAINE - DEPUTY CITY ATTORNEY: Present Prosecutors: Parties: PRISCO, SHAWN ANTHONY - DEFENDANT: Present HMC PUBLIC DEFENDER - D2 - Attorney for DEFENDANT: Not Present			
1/15/17	JAIL TIME SERVED: 2 DAYS DATES INCARCERATED: 11/03/2017 - 11/05/2017 Charge #1: USE/POSSESS DRUG PARAPHERNALIA	AVS		
1/16/18	FILE AUDIT - PAYMENT WAS DUE: 12/12/17 ENFORCEMENT FEE ASSESSED.  ENFORCEMENT NOTICE MAILED Sent on: 01/16/2018 13:33:24.77 Charge #1: USE/POSSESS DRUG PARAPHERNALIA Receipt: 751928 Date: 01/16/2018 Receipt: 754019 Date: 01/30/2018 Receipt: 754020 Date: 01/30/2018	EAA	100.00 100.00	
1/30/18	ENFORCEMENT FEE PAID. DEFENDANT PLACED ON TIME PAYMENTS OF \$100/MONTH BEGINNING: 3/06/18	ML2		
2/13/18	FINE PAID IN FULL Charge #1: USE/POSSESS DRUG PARAPHERNALIA	AVS		
5/9/18	PETITION WITH ORDER DISCHARGING SUPERVISION SUBMITTED BY SPECIAL PROGRAMS AND SERVICES BUREAU FORWARDED TO JUDGE ON: 5/9/18	AMM2		
/15/18	SUPERVISION DISCHARGED: HONORABLE	EFK		



5/15/18

#### HENDERSON MUNICIPAL COURT DOCKET SHEET

PRISCO, SHAWN ANTHONY 17CR005702 DOB: 1/12/93

Trontocrez Bob. II

CASE CLOSED

EFK

505.00

505.00

0.00

0.00

# MUNICIPAL COURT OF THE CITY OF HENDERSON IN THE COUNTY OF CLARK, STATE OF NEVADA

CITY OF HENDERSON, NEVADA,

Plaintiff,

VS.

SHAWN ANTHONY PRISCO.

Defendant.

#### CRIMINAL COMPLAINT

CASE NO. COUNT 1 - 17CR005702 (PON 2) COUNT 2 - 17CR005642 (PON 3)

Josh M. Reid, City Attorney

The defendant has committed the crimes of:

POSSESSION OF DRUG PARAPHERNALIA (Misdemeanor - NRS 453.566, Henderson City Charter, Section 2.140)

OBSTRUCTING A PUBLIC OFFICER (Misdemeanor - NRS 197.190, Henderson City Charter, Section 2.140) within the City of Henderson, in the County of Clark, State of Nevada, in the manner following, that the said defendant, on or about May 5, 2017:

### COUNT 1 - POSSESSION OF DRUG PARAPHERNALIA

did unlawfully use, or possess with intent to use item(s) constituting drug paraphernalia, to plant, propagate, cultivate, grow, harvest, manufacture, prepare, test, analyze, store, contain, conceal, ingest, inhale or otherwise introduce into the human body a controlled substance, to wit: did have a pipe and/or tinfoil and/or a lighter, said items commonly used for the purpose of ingesting and/or inhaling and/or containing and/or otherwise introducing into the body a controlled substance, all of which occurred in the area of 1575 Warm Springs Road.

#### COUNT 2 - OBSTRUCTING A PUBLIC OFFICER

did, after due notice, refused or neglected to make or furnish any statement, report, or information lawfully required by any public officer, or made a statement, report, or information that was willfully untrue, misleading or exaggerated, or willfully hindered, delayed or obstructed any public officer in the discharge of official powers or duties, to wit: did refuse to obey lawful orders to stop and talk, to Officer Nerbonne, all of which occurred in the area of 1575 Warm Springs Road.

All of which is contrary to the form, force and effect of statutes in such cases made and provided and against the peace and dignity of the City of Henderson, State of Nevada. Said Complainant makes this declaration on information and belief subject to the penalty of perjury.

Marc M. Schifalacqua, Esq. Sr. Assistant City Attorney

Dated: May 8, 2017 CAO File #: 007567

PCN#: nvhp5102751C

MUNICIPAL COURT, CITY OF HEND	ERSON, CLARK COUNTY, NEVADA
THE CITY OF HENDERSON, NEVADA	
Plaintiff )	
vs	Case No: 17CR005642,17CR005702
PRISCO, SHAWN ANTHONY	Case No: 17CH005642,17CH005702
Defendant )	Dept. No:2
1 1/4 (1-1/4)	The state of the s
ADMONISHMEN	
I ACKNOWLEDGE AND I AM AWARE THAT I HAVE EACH WAIVING THESE RIGHTS IF I PLEAD GUILTY OR NOLO (	OF THE FOLLOWING RIGHTS AND THAT I WILL BE CONTENDERE (NO CONTEST):
1. The right to a speedy trial;	
2. The right to require the City to prove the charge(s) against r	me beyond a reasonable doubt;
3. The right to confront and question all witnesses against me;	
4. The right to subpoena witnesses on my behalf and compel th	
5. The right to remain silent and not be compelled to testify if	
6. The right to appeal my conviction except on constitutional of	
ALL DEFENDANTS MUST INITIAL EITHER #	
My attorney is The My attorney i	pey has fully discussed these matters with me and advised me
the following:	I have chosen to represent myself. I have made this decision f-representation in a criminal case; including, but not limited to
<ul> <li>a) Self-representation is often unwise, and a defendant may con</li> <li>b) A defendant who represents him/herself is responsible for kn lawyers, and cannot expect help from the Judge in complying</li> </ul>	owing and complying with the same procedural rules as
<ul> <li>A defendant representing him/herself will not be allowed to cor her representation;</li> </ul>	complain on appeal about the competency or effectiveness of his
<ul> <li>d) The City is represented by experienced professional attorney.</li> <li>e) A defendant unfamiliar with legal procedures may allow the prights, and may make tactical decisions that produce unintended.</li> </ul>	prosecutor an advantage, may not make effective use of legal
<ol> <li>The effectiveness of the defense may well be diminished by a</li> </ol>	defendant's dual role as automous and assess
in addition to other consequences provided by law, be remove	olo contendere, if I am not a citizen of the United States, I may, ed, deported or excluded from entry into the United States or
denied naturalization	f /
P	<u> </u>
EFENDANT'S SIGNATURE DEFENDANT'S DAT	TE OF BIRTH DATE
WE REVIEWED THIS ADMONISHMENT WITH MY CLIENT AN INVINCIAND THE CONSEQUENCES OF HIS/HER PLEA OF GUILT SUPPLY	D HE/SHE UNDERSTANDS THE RIGHTS HE/SHE IS TY/NOLO CONTENDERE TO THIS CHARGE.
BAR NUMBER	Olldwer
	Judge, Hendbrson Municipal Court

HENDERSON MUNICIPALITY	PAL COURT: SENTENCING ORDER	
CITY OF HENDERSON Plaintiff	) Case #: 17 CF-005 70 ) DR #: 17-0632-1 ) □ DOMESTIC BATTERY I □ DUI:	2
vs. Prisco, Snawn	) ☐ 15T Offense / ☐ 2nd Offense ) ☐ OTHER (List Below): Defendant) ☐ ☐ DUSS AVVA D	7 MRY 8 PM 4 26
Pending: Dismissal; Amendment to Total Fines/AA Fees Imposed: \$ 500 Fines/AA Fees Imposed:	ubmitted on the Record.	Il Specially Courte' Fee
Mail to: Henderson Municipal Court, PO Box 9 THE ABOVE REFERE	Payments: \$ 50 per month or fine due in 15050 - MS621, 243 Water Street, Henderson, NV 89009 NCED DEFENDANT IS HEREBY SENTENCING CONDITIONS*****	full by/beginning b / 1 / / / / / / / / / / / / / / / / /
Sentencing, failing to comply with the count Probation Violation or a Bench Warrant Issu throughout the term of Supervision. You mu changes of that information immediately.	on Alternative Sentencing office, located at 243 to business day following your release from custods order or receipt of a non-compliant report from sed for your arrest. You must report to Henderson st provide correct contact information to Henderson ation / Supervision Expiration Date:	dy. Failing to appear at Henderson Alternative any agency may result in <u>immediate</u> arrest for
□ DUI School □ Victim's Impact Panel □ Coroner's DUI Program □ Breath Ignition Interlock Device ** □ Suspension of Registered Vehicles ** ■ Separate order required □ SCRAM Program weeks/months □ Install Prior to Release from Custody □ Report to Alt, Sent. Immediately □ Upon Release for Installation □ AA / NA / GA (or Acceptable Alternative) □ Sponsor required x/wk forwks □ DART Program □ weeks/month □ Alcohol □ Cont. Subst. □ Both □ CAT Program weeks/months □ Coroner's Visitation Program (CVP) □ Restitution of \$ Payable to City of Henderson on behalf of: □ Via Monthly Payments \$ □ In Full by/beginning / / (Submit Payment to Alternative Sentencing)	□ Domestic Battery Counseling (26 sessions, 1x/week) □ Long-Term Domestic Battery Counseling (52 sessions, 1x/week) ★ (1/1/41) EAT □ Anger Control Counseling(1/24) Ward □ Outpatient SAC □ Inpatient SAC OF 1/1 □ Intensive Outpatient SAC TO 24 weeks Week □ Immes/week for 24 weeks Week □ Scroup / □ Individual □ Ist Offender Program / 8 Hour Drug Class □ High School Equivalency/College Classes □ Trespassed From: □ No Contact With: □ Compliance with Conditions on Case(s)	Jail sentence imposed:
UNSUPERVISED / COURT ORDERED UNSUPERVISED PARTICIPANTS: You must before your return court date. For a list of appropriate the court DATES: Appeara	t provide the Court completion certificates/documn proved classes/programs please refer to http://cit eturn Court Date:	AM / PM
It is hereby ordered this $g$ day of $m$		udge of the Henderson Municipal Court

Original-Court / Yellow=Alternative Sentending / Pink=Defendant (Rev 08/01/16

AA000074

# JUSTICE COURT. HENDERSON TOWNSHIP CLARK COUNTY, NEVADA DOCKET SHEET...CRIMINAL

 CASE #
 18CRH000156-0000
 17FH0838X
 STEPHEN L GEORGE - DEPT # 2

 State
 PRISCO, SHAWN ANTHONY
 5876397 (SCOPE)

 Charge(s)
 POSSESS SCH I, II, III OR IV CONT SUB, 1ST/2ND
 DISMISSED BEFORE PRELIM

LINKED CASES FOR: 18CRH000156-0000					
CASE#	STATUS	EVENT DATE	EVENT DESCRIPTION		
17PCH000682-0000	CRIMINAL COMPLAINT FIL	NO FUTURE EVENTS	72 HOUR HEARING (VIDEO) HND		

OF COURT PRESENT	S PROCEEDINGS APPEARANCES - HEARING	EVENTS
May 21, 2018	CASE CLOSED	
S.L. GEORGE, JP J. NIMAN, DDA D. GILLIAM, ESQ J. NESCI, CLK	HEARING HELD The following event: COURT APPEARANCE HND scheduled for 05/21/2018 at 9:00 am has been resulted as follows:	
L. BRENSKE, CR	Result: CRIMINAL HEARING HELD Judge: GEORGE, STEPHEN L Location: DEPARTMENT 2	
	STATUS CHECK: DEFENDANT NOT PRESENT MOTION BY STATE TO DISMISS COMPLAINT.: MOTION GRANTED. CASE CLOSED	
April 18, 2018	SET FOR COURT APPEARANCE	
S.L. GEORGE, JP T. CARROLL, DDA M. PRINTY, ESQ FOR	Event: COURT APPEARANCE HND Date: 05/21/2018 Time: 9:00 am Judge: GEORGE, STEPHEN L Location; DEPARTMENT 2	
D. GILLIAM, ESQ J. NESCI, CLK L. BRENSKE, CR	HEARING HELD The following event: PRELIMINARY HEARING HND scheduled for 04/18/2018 at 9:30 am has been resulted as follows:	
	Result: CRIMINAL HEARING HELD Judge: GEORGE, STEPHEN L Location: DEPARTMENT 2	
	PRELIMINARY HEARING: DEFENDANT NOT PRESENT CONTINUED FOR POSSIBLE DISMISSAL NO BAIL POSTED	

Page 1 of 3

# JUSTICE COURT, HENDERSON TOWNSHIP CLARK COUNTY, NEVADA DOCKET SHEET...CRIMINAL

CASE#

18CRH000156-0000

17FH0838X

STEPHEN L GEORGE - DEPT # 2

State

PRISCO, SHAWN ANTHONY

5876397 (SCOPE)

DATE, JUDGE, OFFICER OF COURT PRESENT	S PROCEEDINGS APPEARANCES - HEARING	EVENTS
March 13, 2018 S. L. GEORGE, JP T. CARROLL, DDA H. GRUBER, ESQ. FOR	SET FOR COURT APPEARANCE Event: PRELIMINARY HEARING HND Date: 04/18/2018 Time: 9:30 am Judge: GEORGE, STEPHEN L Location: DEPARTMENT 2	
D. GILLIAM, ESQ. G. ENRIQUEZ, CLK L. BRENSKE, CR	ARRAIGNMENT HEARING HELD The following event: ARRAIGNMENT SUMMONS scheduled for 03/13/2018 at 9:00 am has been resulted as follows:	
	Result: ARRAIGNMENT HEARING HELD Judge: GEORGE, STEPHEN L Location: DEPARTMENT 2	
	INITIAL ARRAIGNMENT: DEFENDANT NOT PRESENT DEFENSE COUNSEL ACKNOWLEDGES, WAIVED READING OF THE COMPLAINT BY AND THROUGH HIS ATTORNEY, DEFENDANT ASKED FOR DATE CERTAIN FOR HEARING WAIVED 15 DAY RULE PRELIMINARY HEARING DATE SET NO BAIL POSTED	
February 05, 2018	SUMMONS RETURNED - FORWARDED TO ADDRESS PROVIDED BY UNITED STATES POSTAL SERVICE	
January 30, 2018	SUMMONS ISSUED, FILED AND MAILED  SET FOR COURT APPEARANCE Event: ARRAIGNMENT SUMMONS Date: 03/13/2018 Time: 9:00 am Judge: GEORGE, STEPHEN L Location: DEPARTMENT 2  Result: ARRAIGNMENT HEARING HELD	
January 16, 2018	CRIMINAL COMPLAINT FILED	
June 19, 2017	LETTER OF REPRESENTATION RECEIVED FROM DANIEL R. GILLIAM, ESQ.	
May 15, 2017	Defendant released - NO COMPLAINT FILED	

8/20/2018

11:59 am

Minutes - Criminal

Page 2 of 3

**AA000076** 

# JUSTICE COURT. HENDERSON TOWNSHIP CLARK COUNTY, NEVADA DOCKET SHEET...CRIMINAL

CASE#

18CRH000156-0000

17FH0838X

STEPHEN L GEORGE - DEPT # 2

State

PRISCO, SHAWN ANTHONY

5876397 (SCOPE)

DATE, JUDGE, OFFICERS OF COURT PRESENT	PROCEEDINGS APPEARANCES - HEARING	EVENTS
May 08, 2017	FIRST APPEARANCE HELD BAIL SET: \$3,000 CASH OR SURETY BOND The following event: 72 HOUR HEARING (VIDEO) HND scheduled for 05/08/2017 at 8:30 am has been resulted as follows:  Result: FIRST APPEARANCE HELD Judge: BATEMAN, SAM Location; DEPARTMENT 1	
May 06, 2017	PROBABLE CAUSE DETERMINATION	
May 05, 2017	SET FOR FIRST APPEARANCE Event: 72 HOUR HEARING (VIDEO) HND Date: 05/08/2017 Time: 8:30 am Judge: BATEMAN, SAM Location: DEPARTMENT 1 Result: FIRST APPEARANCE HELD	

Minutes - Criminal

# Hend ... son Police Departi ... ent

223 Lead St. Henderson, NV 89015

Page 1 of 2

#### Declaration of Arrest

DR# 1708321 FH# 17

Arrestea's Name: Prisco, Shawn Anthony

Date of Arrest:

05/05/2017

Time of Arrest:

Charge	SATE A LEGISLANDER TO THE	Degree ·	NRS\HMC
	IV C/S, (1ST/2ND)	Felony	453.336.2
USE/POSS DRUG-PARA			453.566
FALSE STMT TO	DBSTRUCT PUB OFF	Misdemeanor	197.190

THE UNDERSIGNED MAKE THE FOLLOWING DECLARATIONS SUBJECT TO THE PENALTY FOR PERJURY AND SAYS: That I, Charles Tween am a peace officer with the Henderson PD, Clark County, Nevada, being so employed since 01/19/2016. That I learned the following facts and circumstances which led me to believe that the above named subject committed (or was committing) the above offense/offenses at the location of 1575 WARM SPRINGS Road Henderson Nevada 89014, and that the offense occurred at approximately 1924 hours on 05/05/2017.

#### **Details of Probable Cause**

On 05/05/17 at approximately 1908 hours Officer Nerbonne #2127 and I, Officer Tween #2232 were dispatched to the area in front of 1575 Warm Springs Road, Henderson, NV, reference a male asking people for drugs. The person reporting described the white male as thin, approximately 5'07", with tattoos, and wearing Burgundy shirt, black pants with holes on them, and a hat.

Officer Nerbonne made contact with the subject described above later identified as Shawn Prisco (DOB 01/12/1993). Shawn was thin, had tattoos on his arms, was wearing a burgundy shirt, black torn jeans, and a hat.

As Officer Nerbonne approached, Shawn began to walk away. Officer Nerbonne attempted to stop Shawn however, Shawn said that he didn't do anything wrong and refused to stop. Officer Nerbonne told Shawn he needed to come talk to him and ordered him to the front of his vehicle. Officer Nerbonne warned Shawn he would have to use force if he did not comply. Shawn once again refused to comply whilst backing away from Officer Nerbonne and saying: "I didn't do anything wrong". Officer Nerbonne grabbed Shawn and I assisted in placed him into handcuffs.

Due to the fact that Shawn, after due notice, refused to comply with Officer Nerbonne's simple and lawfully commands to stop and talk to him, consequently delaying our investigation, I arrested Shawn for Obstructing a police officer, a misdemeanor offense reference NRS 197.190.

A search incident to arrest revealed Shawn had a clear glass pipe with a broken end, tinfoil with burnt residue, lighter, and miscellaneous pills wrapped in a paper towel on his person. Based on my training and experience I know the tinfoil with burnt residue, glass pipe, and lighter to be used as drug paraphernalia for Heroine or Methamphetamine. Shawn advised the blue pill was Xanax and claimed to have a prescription however none was observed. I observed a round white pill with the insignia "TL 173" engraved on it along with another small blue pill which appeared to be cut in half with the number "3" engraved on it.

A records check revealed the white pill to be Prednisone. I was unable to determine what the blue pill was therefore I submitted it to the lab for testing due to suspecting it to be Xanax.

Due to the fact that Shawn was in possession of drug paraphernalia, I charged Shawn with possession of drug paraphernalia, a misdemeanor offense reference NRS 453.566.

Charles Tween

Declarant's Name

# Hend ... son Police Departi...ent

223 Lead St. Henderson, NV 89015

Page 2 of 2

## **Declaration of Arrest Continuation Page**

DR# 1708321 FH# 17

Arrestee's Name: Prisco, Shawn Anthony

#### Details of Probable Cause (Continued)

Due to the fact that Shawn advised the blue pill he had in his possession was Xanax which is a Schedule IV controlled substance, and the fact that I suspected the blue pill to be Xanax, I charged Shawn with Possession of a controlled substance (Schedule I, II, III, IV), a felony offense reference NRS 453.336.2.

I placed Shawn in the rear passenger side compartment of my vehicle and transported him to the Henderson Detention Center where he was booked accordingly.

Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are a misdemeanor).

Charles Tween

Declarant's Name

#### JUSTICE COURT, HENDERSON TOWNSHIP CLARK COUNTY, NEVADA

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-15-

THE STATE OF NEVADA.

SHAWN ANTHONY PRISCO =5876397.

Defendant.

18CRH000156-0000

17FH0838X

DEPT NO:

CRIMINAL COMPLAINT

The Defendant above named having committed the crime of POSSESSION OF CONTROLLED SUBSTANCE (Category E Felony - NRS 453.336 - NOC 51127), in the manner following, to-wit: That the said Defendant, on or about the 5th day of May, 2017, at and within the County of Clark, State of Nevada, did willfully, unlawfully, feloniously, and knowingly or intentionally possess a controlled substance, to wit: Alprazolam.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

01/10/28

17FH0838X/lal HPD EV# 1708321 (TK)

THE STATE OF NEVADA,

Plaintiff,

Plaintif

SHAWN ANTHONY PRISCO 8301 WEST CHARLESTON #2072 LAS VEGAS, NV 89117

YOU ARE HEREBY SUMMONED to appear before me at JUSTICE COURT, HENDERSON TOWNSHIP, 243 WATER ST, HENDERSON, NV 89015, Department 2 at 9:00 am on March 13, 2018, to answer to the following charge(s):

453.336.2A F POSSESS SCH I, II, III OR IV CONT SUB, 1ST/2ND

DATED this 30th day of January, 2018.

JUSTICE OF THE PEACE

Stephen L. Teo

#### CERTIFICATE OF MAILING

I hereby certify that service of the SUMMONS was made this 30<sup>TH</sup> day of JANUARY, 2018, by depositing a copy in the U.S. Mail, postage prepaid, to the above referenced address.

BY: H. GARCIA

Prepared by: GARCH
HENDERSON POLICE DEPARTMENT EV# 17-08321
Track#

#### **Court Minutes**

Department: PC



Result: Matter Heard

PC17M10033X State of Nevada vs. PRISCO, SHAWN ANTHONY

5/25/2017 7:30:00 AM Misdemeanor Court

Return Date (No Bail Posted)

PARTIES PRESENT: State Of Nevada

Bauman, Eric

Judge:

Baucum, Suzan Morichetti, R.

Court Reporter: Court Clerk:

Vega, Natalja

**PROCEEDINGS** 

Hearings:

8/24/2017 7:30:00 AM: Status Check on Filing of Criminal Complaint

Added

Events:

Motion to Continue - State

for 90 days - Motion Granted

Continued for Status Check on filing of Criminal

Complaint

#### **Court Minutes**

Department: PC



Result: Matter Heard

PC17M10033X State of Nevada vs. PRISCO, SHAWN ANTHONY

8/24/2017 7:30:00 AM Status Check on Filing of Criminal Complaint (No Bail Posted)

Criminal Complaint (No Ba

PARTIES PRESENT: State Of Nevada

Moskal, Tommy

Judge:

Baucum, Suzan

Court Reporter:

Morichetti, R.

Court Clerk:

Bush, Samara

**PROCEEDINGS** 

Hearings:

11/30/2017 7:30:00 AM: Status Check on Filing of Criminal Complaint

Added

Events:

Motion to Continue - State for 90 Days - Motion Granted

Continued for Status Check on filing of Criminal

Complaint

**Court Minutes** 

Department: 13



Result: Bench Warrant Issued

17M10033X State of Nevada vs. PRISCO, SHAWN ANTHONY

11/30/2017 7:30:00 AM Arraignment (No Bail

Posted)

PARTIES PRESENT:

State Of Nevada

Bauman, Eric

Judge: Court Reporter:

Baucum, Suzan Morichetti, R.

Court Clerk:

Bush, Samara

**PROCEEDINGS** 

Events:

Defendant failed to appear

Bench Warrant Ordered to be Issued

\$6,000 / \$6,000 Total

Department: 13

17M10033X

### **Court Minutes**

Result: Motion Granted

Lead Atty: Daniel R. Gilliam

4/25/2018 7:30:00 AM Motion (No Bail Posted) **PARTIES** PRESENT:

State Of Nevada

State of Nevada vs. PRISCO, SHAWN ANTHONY

Giles, Michael

Attorney Defendant

Gilliam, Daniel R.

PRISCO, SHAWN ANTHONY

Judge:

Baucum, Suzan

Court Reporter: Court Clerk:

Grime, Joanie

Bush, Samara

PROCEEDINGS

Hearings:

8/22/2018 7:30:00 AM: Status Check

Added

Events:

Counsel Confirms as Attorney of Record

D. Gilliam, Esq.

Motion to Quash Bench Warrant

Motion Granted

**Warrant Ordered Quashed** 

**Arraignment Completed** 

Advised of Charges on Criminal Complaint, Waives Reading of Criminal Complaint

Admonishment of Rights - DUI

Filed in open Court

Defendant Waives the Right to Trial

Judgment Entered

Status Check on Requirements

Charges:

Amended: 001: Driving under the influence of alcohol and/or controlled or prohibited substance, 1st offense

Per Negotiations

Plea/Disp:

001: DUI of alcohol and/or controlled or prohibited substance, 1st offense [53900]

Plea: Nolo Contendere

Disposition: Guilty as Amended

Sentence: Misdemeanor Sentence

**FSSE** 

4/25/2018 -

Active (4/25/2018)

1st Offense for sentencing purposes, to be used as 2nd offense for enhancement purposes

Suspended Jail Sentence

4/25/2018 -

Active (4/25/2018)

30 days

Stay Out of Trouble

4/25/2018 -

Active (4/25/2018)

**DUI School** 

4/25/2018 -

Active (4/25/2018)

Victim Impact Panel

4/25/2018 -

Active (4/25/2018)

Community Service

4/25/2018 -

Active (4/25/2018)

Las Vegas Justice Court: Department 13

LVJC\_RW\_Criminal\_MinuteOrderByEventCode

4/25/2018 2:14 PM

AA000085

40 Hours In Lieu of fine - \$285 fees to be paid

Defendant Sentenced to 2 Days Jail

4/25/2018 -

Satisfied (4/25/2018)

with 2 Days Credit for Time Served

Coroner's DUI program

4/25/2018 -

Active (4/25/2018)

Defendant Admonished

4/25/2018 -

Active (4/25/2018)

not to show up to any of the classes under the influence because that would violate the stay out of trouble order.

If Defendant picks up a new DUI

4/25/2018 -

Active (4/25/2018)

during this case

court will impose 180 days jall

Imposed Fees

AA Fees \$125.00

County Fine-Criminal \$400.00

DUI FEE \$100 \$100.00

Forensic/Analysis Fee-Ordered by \$60.00

Judge

Fee Totals:

\$685.00

Comment: Per negotiations, 17FH0838X to be dismissed.

002: Drive w/rev drv-lic [53723]

Disposition: Dismissed

C5082421 J5082421-REPORT 2A

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY REGIONAL JUSTICE CENTER 200 LEWIS AVENUE LAS VEGAS, NEVADA 89101 COURT 128 DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 17M10033X

STATE VS: PRISCO, SHAWN ANTHONY

ID #: 05876397

AKA: PRISCO, SHAWN ANTHONY

DR NUMBER: 1700149377

START DATE: 04/23/2017

ARRESTED BY: DONEGAN, KATHLEEN ALESIA

ARREST DATE: 04/23/2017

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 04/23/2017

PROSECUTOR: MICHAEL GILES

DISPO DATE: 04/25/2018

001 CHARGE: 484C.110 M DUI, (2ND) DISPOSITION: ---GUILTY--- M DUI, (1ST)

SENTENCED: 04/25/2018

FINED: \$ 685 EXCUSED: \$ 0

DAYS 2 HRS CONS/CONC: NOT APPLIC

JAIL TIME: MOS : MOS

DAYS 002 HRS

MIN RESTITUTION: \$ 0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 160 COMM SERV: DAYS HRS

EDUCATION: DUI SCHOOL/VICTIM IMPACT PANEL

NONE

MAY DO 40HRS C/S & PAY \$285 FEES IN LIEU OF FINE; ATTND CORONER'S DUI PROG; DUI SCHOL & VIC IMPACT PANEL; STAY OUT OF TROUBLE

CITATION: 1704233547 PCN: 0025682810 SEQ: 001

CHARGE: 483.560.5B M DRIVE W/REV DRV-LIC

DISPOSITION: -DISMISSED-- DISMISSED

CITATION: 1704233547 PCN: 0025682810 SEQ: 002

DEPT. 13

# JUSTICE COUNTY, LES VEGAS TOWNSHIP CLARK COUNTY, NEVADA

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2011 NOV 21 P 12: 15

THE STATE OF NEVADA. JUSTICE COURT Plaintiff,

LAS VEGAS NEVADA

CASE NO:

17M10033X

DEPT NO: 13

CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of DRIVING UNDER THE INFLUENCE (Misdemeanor - NRS 484C.110, 484C.400, 484C.105 - NOC 53902) and DRIVING WHILE LICENSE REVOKED (Misdemeanor - NRS 483.560 - NOC 53723), in the manner following, to-wit: That the said Defendant, on or about the 23rd day of April, 2017, at and within the County of Clark, State of Nevada,

#### COUNT 1 - DRIVING UNDER THE INFLUENCE

SHAWN ANTHONY PRISCO #5876397,

Defendant.

did then and there willfully and unlawfully drive and/or be in actual physical control of a motor vehicle on a highway or on premises to which the public has access at Rainbow Boulevard and Patrick, Las Vegas, Clark County, Nevada, Defendant being responsible in one or more of the following ways and/or under one or more of the following theories, to wit: 1) while under the influence of Alprazolam and/or Delta-9 THC, a controlled substance, to any degree, however slight, which rendered him incapable of safely driving and/or exercising actual physical control of a vehicle, and/or 2) when he was found to have Delta-9 THC, a prohibited substance, in his blood in an amount that is equal to or greater than 2 nanograms per milliliter of blood and/or 3) when he was found to have THC-Carboxylic Acid, in his blood in an amount that is equal to or greater than 5 nanograms per milliliter of blood, Defendant having previously been convicted of Driving Under The Influence within seven (7) years immediately preceding the date of the principal offense or after the principal offense charged herein, to wit:

> 17M10633X Criminal Complaint

W \2017\2017M\100\3\\17M\100\33-COMP-001 DOCX

Date of Offense: June 26, 2016 Conviction: November 18, 2016, Case No. 2067050, Superior Court, Stanislaus County, State of California.

# COUNT 2 - DRIVING WHILE LICENSE REVOKED

did then and there willfully and unlawfully operate a motor vehicle, on Rainbow Boulevard and Patrick, Las Vegas, Clark County, Nevada, without a valid driver's license to do so, Defendant's driver's license having been revoked.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

Beurs Well

17M10033X/cb LVMPD EV# 1704233547 (TK3)

#### **Case Information**

2067050 | PEO VS PRISCO, SHAWN ANTHONY

Case Number

Court

2067050

Criminal

File Date

Case Type

Case Status

09/16/2016

Criminal FEL-MISD-

PS

INF

## **Party**

Plaintiff

THE PEOPLE OF THE STATE OF CALIFORNIA

Defendant

PRISCO, SHAWN ANTHONY

DOB

XXXXXXXXXX

## Charge

Charges PRISCO, SHAWN ANTHONY

	Description	Statute	Level	Date	
001	VC23152(a)-M- DRIVING UNDER INFLUENCE OF ALCOHOL/DRUGS	23152(a)	Misdemeanor	06/26/2016	
002	VC23152(b)-M- DRIVING UNDER INFLUENCE OF ALCOHOL/DRUGS	23152(b)	Misdemeanor	06/26/2016	
003	PC21310-M- CARRYING A CONCEALED DIRK OR DAGGER	21310	Misdemeanor	06/26/2016	

# **Disposition Events**

11/18/2016 Plea -

1 VC23152(b)-M-DRIVING UNDER INFLUENCE NOLO OF ALCOHOL/DRUGS

11/18/2016 Disposition -

001 VC23152(a)-M-DRIVING UNDER Dism: Other INFLUENCE OF Dismissal ALCOHOL/DRUGS

11/18/2016 Disposition -

002 VC23152(b)-M-DRIVING UNDER Nolo by Plea INFLUENCE OF ALCOHOL/DRUGS

#### 003 PC21310-M-CARRYING A CONCEALED DIRK OR DAGGER

Dism: Other Dismissal

11/18/2016 Sentenced •

001	VC23152(a)-M-DRIVING UNDER	Sentenced
	INFLUENCE OF ALCOHOL/DRUGS	
002	VC23152(b)-M-DRIVING UNDER	Sentenced
	INFLUENCE OF ALCOHOL/DRUGS	
003	PC21310-M-CARRYING A CONCEALED	Sentenced
	DIRK OR DAGGER	

#### Adult Confinement

Type: Conversion-Default Jail

Start Date: 11/18/2016

Term Type: Confinement

Term: 2 Days

Credit for Time Served - Actual: 2 Days

Comment: Jail Length: 2 Day(s) CTS (Credits, Jail): 2 days RS1: \$150 CAF: \$30 EMF: \$4 SEC: \$40 Fine: \$1600 Defendant Waived Counsel: Y

Total: \$1824.0

#### Probation

Type: Informal Probation

Start Date: 11/18/2016

Term: 36 Months

#### Status

Status Date Comment

Active 11/18/2016

Comment: Informal: 36 Month(s): Other: the court has no objection to out of state DUI program / do not drive unless properly licensed and insured Watson Advisory 23593 VC Enroll and complete the Drinking

Driver Program: Level 1

# **Events and Hearings**

09/16/2016 Complaint

11/18/2016 Arraignment Hearing ▼

Original Type

Arraignment Hearing

Hearing Time

8:30 AM

Result

Pled

11/18/2016 Case Disposed

11/18/2016 Probation Sentenced

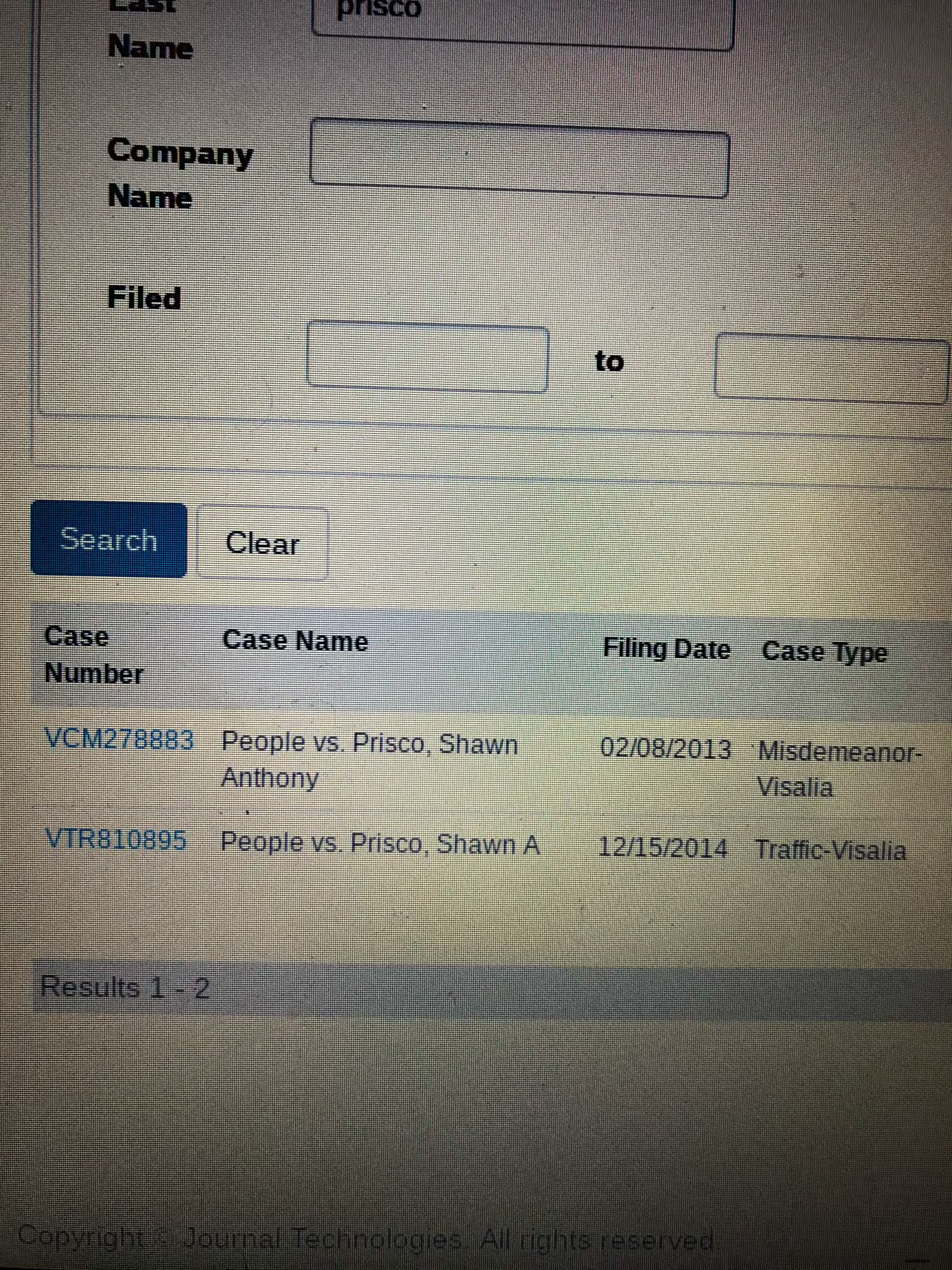
02/02/2017 Electronic Disposition Reporting

02/02/2017 DMV DE1 -Live Abstract of Conviction

11/18/2026 Purge Pending

### **Financial**

No financial information exists for this case.



THE **®**RIMES LAW OFFICE, PLLC

**Electronically Filed** 8/31/2018 1:41 PM Steven D. Grierson **CLERK OF THE COURT** 

CASE NO.: D-13-489542-D

COMES NOW, Defendant, PAIGE PETIT, by and through her attorney of record, MELVIN R. GRIMES, Esq., of THE GRIMES LAW OFFICE, hereby submits the following correction regarding Motion for Modification of Timeshare

AA000095

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1. On the ninth page, lines 22-25, where it states, "Plaintiff enters negotiations and agrees only to withdraw his acceptance after consulting his mother. This behavior has forced the Defendant to either accept terms which are not in the best interest of the child or file a motion with the Court, as she has done." These facts were confused with a similar case against the Defendant and must be struck.

DATED this 3/5 day of August 2018.

Respectfully submitted,

#### THE GRIMES LAW OFFICE

/s/ Melvin R. Grimes Melvin R. Grimes, Esq. Nevada Bar No.12972 THE GRIMES LAW OFFICE 808 South 7th Street Las Vegas, NV 89101 (702) 347-4357 Attorney for Defendant

Electronically Filed 9/7/2018 2:28 PM Steven D. Grierson CLERK OF THE COURT

AA000097

RPLY (FAM) 1 MELVIN R. GRIMES, ESQ. 2 Nevada Bar No: 12972 3 melg@grimes-law.com THE GRIMES LAW OFFICE 4 808 S. 7th Street 5 Las Vegas, NV 89101 p: (702) 347-4357 6 f: (702) 224-2160 7 Attorney for Defendant DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 \*\*\*\*\* 10 THE **GRIMES LAW OFFICE, PLLC** 11 KEVIN ADRIANZEN, CASE NO.: D-13-489542-D Plaintiff, P: (702) 347-4357 · F: (702) 224-2160 12 DEPT: Н 13 Date: September 17, 2018 14 Time: 10:00 AM 15 16 PAIGE PETIT, 17 Defendant. 18 19 DEFENDANT'S REPLY TO PLAINTIFF'S OPPOSITION AND 20 SUPPLEMENT TO MOTION FOR MODIFICATION OF TIMESHARE 21 **SCHEDULE** AND 22 OPPOSITION TO PLAINTIFF'S COUNTERMOTION FOR MODIFICATION 23 OF PHYSICAL CUSTODY TO JOINT; HOLIDAY AND VACATION SCHEDULE AND WEEKON/WEEK OFF TIMESHARE, & MODIFICATIOIN 24 OF CHILD SUPPORT 25 // 26 11 27 28 Page 1 of 8 D-18-489542-D

Case Number: D-13-489542-D

//

COMES NOW, Defendant, PAIGE PETIT, by and through her attorney of record, MELVIN R. GRIMES, ESQ. of THE GRIMES LAW OFFICE, and hereby files this Defendant's Reply to Plaintiff's Opposition to Motion for Modification of Timeshare Schedule and Opposition to Plaintiff's Countermotion for Modification of Physical Custody to Joint; Holiday and Vacation Schedule and Week on/Week off Timeshare, & Modification of Child Support.

This Reply is made and based upon the papers and pleadings herein the points and authorities submitted herewith, and any argument which may come to be adduced at the time of hearing.

Dated this 7th of September 2018.

#### THE GRIMES LAW OFFICE

/s/ Melvin R. Grimes Melvin R. Grimes, Esq. Nevada Bar No.12972 808 South 7<sup>th</sup> Street Las Vegas, NV 89101 (702) 347-4357 Attorney for Defendant LAS VEGAS, NEVADA 89101 P: (702) 347-4357 • F: (702) 224-2160

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#### MEMORANDUM AND POINTS OF AUTHORITY

#### T. Rebuttal Facts

#### A. Brief History of the Parties

While the Court has not been able to substantiate any acts of domestic violence, the abusive behavior of the Plaintiff has significantly hampered the ability of the parties to co-parent in a healthy manner. Additionally, the constant introduction of third-parties i.e. grandparents, has served only to inflame the situation. Disputes have not been handled in a mature manner. The general path that is followed is that anytime the Defendant pushes back on Plaintiff's demands, he responds in a borderline abusive manner and the Defendant withdraws. The Defendant's propensity to withdraw is in response to the past abuse that she has suffered at the hands of the Plaintiff.

Defendant's was unaware of the legal and substance abuse allegations made by the Plaintiff. Prior to the Plaintiff's supplement, Defendant was only aware of a DUI and possession of marijuana. This is not, as presented by the Plaintiff, a demonstration of lying but rather a lack of information. Regardless, this is not an ongoing concern as the Defendant's fiancé has received substance abuse counseling and has abstained from the use of any illicit substances. Additionally, had the Plaintiff had the concerns raised in his supplement, he withheld them for an extended period of time. The allegations made by the Plaintiff are taken out of context and appear to be little more than an attempt to throw as much possible at the wall to see what will stick.

# B. Defendant has Not Violated Plaintiff's Parental Rights

Plaintiff has always attempted to include the Plaintiff in matters regarding the minor child. However, in attempts to excerpt as much control of the Defendant as possible, Plaintiff raises unreasonable objections to every decision that is mad by the Defendant. The unfortunate truth is that the minor child cannot have things such as

D-18-489542-D

P: (702) 347-4357 · F: (702) 224-2160

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healthcare withheld because the Plaintiff wants to punish the Defendant and continue the control he enjoyed over her during their marriage. Children are simply not a weapon to be used against the other parent.

#### C. Mom has Co-Parented to the Best of her Ability

Plaintiff raises concerns over the Defendant's care of the minor child citing to cavities that the minor child has. In the Plaintiff's opinion, which lacks any medical basis, no child should have cavities. This revelation is unfortunate for the dental community at large. This position is directly related to the Plaintiff's allegations that the Defendant does not adequately inform him of medical situations regarding the minor child. Plaintiff demands a higher level of care but then fights Defendant every step of the way unless it is done on his terms without regard to the minor child. This is just a continuation of the control that the Plaintiff seeks to hold over the Defendant.

Plaintiff complains that the Defendant will at times block his calls or decline to respond to his messages. This is not true. Plaintiff demands that Defendant use a thirdparty text program which permits his mother to text Defendant. Defendant refuses to use this program. Plaintiff has always had the Defendant's phone number but doesn't want the Defendant to have his. Co-parenting is, in nature, meant to be cooperative not a mechanism with which one parent must be subject to the other.

To further support his theory of the Defendant's failure to co-parent, Plaintiff points to the Defendant's unwillingness to give him time outside of the court ordered visitation. Given the behavior of the Plaintiff, there is a lack of willingness to give him time that she is entitled to. Plaintiff fails to remember that Defendant granted him extended visitation time just this last July.

The Defendant has not engaged in any verbally degrading nor physical violence with the Plaintiff at any time, in front of the minor child or otherwise. The Plaintiff seemingly wishes to hang his hat on baseless accusations while desperately attempting

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to deny the Defendants accounting of the history of abuse that she has suffered at the hands of the Plaintiff, and the demands of the Plaintiff's mother.

Plaintiff goes on to address the "non-stop" drama between the parties. There has been an enormous amount of drama between the parties however, the sole cause of that drama is the ongoing abusive and controlling behavior of the Plaintiff.

### D. Plaintiff's Changes since 2014

It appears that the Plaintiff has embellished his past injuries in support of his position that while he is in school he shouldn't have to be financially responsible for his child. Enrolling in community college does not work as a shield for financially obligation.

Contrary to the Plaintiff's apparent belief, the outcome of a case with yet another one of his children's mother's is irrelevant to the matter at hand. The facts of that case as well as the needs of that child are completely different.

#### II. Legal Argument

- A. The Court Should Grant the Defendant's Motion and Deny the Plaintiff's Countermotion
  - 1. There has been substantial change

As argued in the Defendant's motion there has been a change in circumstances regarding the Defendant's familial arrangement. Plaintiff states that he has the same circumstances however his familial arrangement hasn't changed. He still relies on his mother to support him. The only change in the Plaintiff's work schedule is that he has now decided that he doesn't want to work.

Plaintiff asserts that Defendant fails to co-parent because she won't give him a picture that she took. The fact of the matter is that while sharing the photo may be nice, it is the Defendant's photo to do with whatever she likes. Ultimately, it is difficult for the Defendant, as it would be for anybody else, to set aside the years of abuse and manipulation that she has endured. It is disingenuous for the Plaintiff to

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verbally, physically, and emotionally abuse the Defendant for years only to now cry foul because she isn't being nice to him and acquiescing to his every demand.

As argued in the Defendant's motion, the proposed custody schedule is what is in the best interest of the minor child. As usual, the focus of the Plaintiff's arguments is what is good for him and his schedule. The Plaintiff doesn't appear to care what is in the child's best interest but rather his concern is winning and continuing to exercise control over the Defendant.

2. Joint Physical Custody is not in the minor child's best interest

Again, the Plaintiff has somehow come to the conclusion that the Defendant following the court ordered visitation is an "abysmal" performance in relations to promoting a relationship with the non-custodial parent. This is absurd. The Court order was found to be what was in the best interest of the child and Defendant has followed it. Defendant doesn't refuse to co-parent, but she is unwilling to subject herself to the same abuse that she escaped.

Plaintiff cites to his custody arrangement with his other daughter assuming that the proposed custody arrangement would in somehow lessen the time that the minor child would have to spend with his half-sister. To the contrary, Defendant and his daughter's mother have regular contact and the children see each other outside of the control of the Plaintiff. Defendant and Plaintiff's daughter's mother have formed a quasi-survivor's group of victims of the Plaintiff's abuse. It is important to both of them to ensure that the children create and maintain a relationship as siblings.

In whole, Plaintiff's analysis into the best interest of the minor child is riddled with half truths and omissions. Defendant's proposed schedule is clearly in the best interest of the minor child.

B. The Court Should Award the Defendant Attorney's Fees and Costs

The Defendant has on numerous occasions discussed custody schedules with the Plaintiff only to have every offer rejected other than the schedule that the Plaintiff

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demands. There was no good faith effort on the part of the Plaintiff to resolve this matter without the intervention of the court which necessitated the instant motion. But for the Plaintiff's unwillingness to act in the best interest of the child rather than serving his need to excerpt control and cater to his convenience, this motion would have been unnecessary.

As such, the Defendant requests that this Court deny the Plaintiff's opposition and grant all requested relief set forth in Defendant's motion.

#### Conclusion III.

The Defendant respectfully requests that this Court:

- 1. Deny the Plaintiff's opposition in its entirety;
- 2. Grant all of the requested relief in the Defendant's motion;
- 3. For such other relief that this Court deem just and proper.

### THE GRIMES LAW OFFICE

/s/ Melvin R. Grimes Melvin R. Grimes, Esq. Nevada Bar No.12972 808 South 7th Street Las Vegas, NV 89101 (702) 347-4357 Attorney for Defendant

# THE ©RIMES LAW OFFICE, PLLC 808 SOUTH 7TH STREET LAS VEGAS, INVANA 89101 DE 27003 247 4257. IN 27003 241 4257.

### **CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b). I certify that I am an employee of The Grimes Law Office and that on the 1th day of September 2018, I caused the foregoing document, Defendant's Reply to Plaintiff's Opposition and Supplement to Motion for Modification of Timeshare Schedule and Opposition to Plaintiff's Countermotion for Modification of Physical Custody to Joint; Holiday and Vacation Schedule and Week on/Week off Timeshare, & Modification of Child Support, to be served as follows:

[X] Pursuant to EDCR 8.05(a), EDCR 8.05(f), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned "In the Administrative Matter of Mandatory Electronic Service in the Eighth Judicial District," by mandatory electronic service through the Eighth Judicial District Court's electronic filing system;

[ ] By placing the same to be deposited for mailing in the United States Mail, in a sealed envelope with appropriate first class postage attached; to the attorney or party listed below at the address, email address and/or fax number indicated below:

Michael Burton, Esq. 6230 W. Desert Inn Road Las Vegas, Nevada 891146

DATED this  $1^{\frac{1}{1}}$  day of September 2018.

/s/ Olivia Nino

An Employee of THE GRIMES LAW OFFICE

Page 8 of 8

D-18-489542-D

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1 RPLY
Michael Burton, Esq.
2 Nevada Bar Number 14351
MCFARLING LAW GROUP
3 6230 W. Desert Inn Road
Las Vegas, NV 89146
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5 eservice@mcfarlinglaw.com
Attorney for Plaintiff,

Kevin Adrianzen

### EIGHTH JUDICIAL DISTRICT COURT

### FAMILY DIVISION

### **CLARK COUNTY, NEVADA**

KEVIN ADRIANZEN,

Plaintiff,

vs.

Date of Hearing: September 17, 2018
Time of Hearing: 10:00 a.m.

PAIGE PETIT,

Defendant.

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# PLAINTIFF'S REPLY TO DEFENDANT'S OPPOSITION TO COUNTERMOTION FOR MODIFICATION OF PHYSICAL CUSTODY TO JOINT; HOLIDAY AND VACATION SCHEDULE AND WEEK ON/WEEK OFF TIMESHARE, & MODIFICATION OF CHILD SUPPORT

COMES NOW Plaintiff, Kevin Adrianzen, by and through his attorney, Michael Burton Esq. of McFarling Law Group, and hereby submits the following reply to Defendant's Opposition requesting the Court issue an Order:

-

i

- 1. Denying Defendant's request to grant her proposed timeshare schedule;
- 2. Granting modification of physical custody to joint physical custody with a week on/week off timeshare;
- 3. Granting Plaintiff's request for a holiday and vacation schedule to match the one he has in Case D-17-557607-C in Dept. B;
- 4. Granting Plaintiff's request to modify child support; and,
- 5. For any other relief this Court deems fair and appropriate.

This Reply is made and based on the Memorandum of Points and Authorities set forth below, the Declaration of Kevin Adrianzen attached hereto, all papers and pleadings on file herein, and evidence presented by counsel, if any, at the hearing.

DATED this 14th day of September, 2018.

### MCFARLING LAW GROUP

/s/ Michael Burton

Michael Burton, Esq. Nevada Bar Number 14351 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335 Attorney for Plaintiff, Kevin Adrianzen

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1

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### **MEMORANDUM OF POINTS AND AUTHORITIES**

### I. INTRODUCTION

Paige's Opposition to Kevin's countermotion glosses over numerous critical facts without explanation—such as how she was allegedly unaware of her fianceés extensive and recent drug issues, including jail time. His family is posting online that he needs help, yet she claims ignorance. This is not believable, and the issue is not moot and fixed as she claims in her Opposition.

Paige is residing (with Ryder) with a serious drug addict and criminal. A drug addict and criminal who gave drugs to another individual, requiring hospitalization. Paige fails to co-parent. Paige begins her Opposition by re-hashing her previously dismissed claims that she is a victim of domestic violence at the hands of Kevin; and that any failure of co-parenting by her is because she "withdraws" around Kevin.

Bottom line, Paige is not credible.

### II. STATEMENT OF FACTS & ARGUMENT

### A. <u>Prisco's Drug and Criminal History & Paige's Assertion that this</u> is All News to Her

Kevin incorporates his prior facts and legal argument contained in his Opposition and Countermotion and adds the following:

In Paige's Opposition she states:

Prior to Plaintiff's supplement, Defendant was only aware of a DUI and possession of marijuana. This is not, as presented by Plaintiff, a

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<sup>1</sup> See Visalia Police department records listed as Exhibit 4.

demonstration of lying but rather lack of information. Regardless, this is not an ongoing concern as Defendant's fianceé' has received substance abuse counselling and has abstained from the use of any illicit substances.

As stated in Kevin's motion, Paige is either: 1) lying about not knowing; or 2) completely ignorant of who she is cohabitating with, having children with, and allowing to live in the same home as Ryder.

Her fianceé's events are not remote in time. They did not occur in his distant past where she might be excused from knowledge. Paige has: 1) dated Prisco for years; 2) has two children with him; and 3) lives with him. The most recent events are from 2017.

We can review them to determine if Paige was unaware that her live-in fianceé had a drug and criminal history.

Since Kevin's Countermotion, he obtained additional criminal records on Paige's fianceé [Prisco] from California. These records are from 2013. The first item of note is that Prisco's address is listed as "transient." Another way of saying homeless.

The police were called for an apparent drug overdose. Prisco told the police he had a Xanax prescription (he did not) and took more than the prescribed dose.

- -

Prisco was taken to the hospital. Later, the officer met him at the hospital and the officer noted Prisco had approximately 45 pills in his possession.

The officer spoke to Prisco's father who stated he "knows his son has a drug problem and is addicted to Xanax." His father also states that because of Prisco's drug problem, he [father] evicted Prisco days earlier from his home.

While at the hospital, the officer came in contact with another individual who was also admitted for a drug overdose. This individual told the officer that Prisco had *given* him the drugs.

Prisco was arrested and charged with possession of schedule 4 narcotics and distribution. The officer interviewed Prisco who admitted abuse of Xanax for several years. The records indicate that as part of his plea deal, Prisco would enter a live-in rehabilitation program. The case appears to have concluded at the end of 2014.

As stated in Kevin's supplement to his countermotion, Prisco was charged in 2016 with driving under the influence (of Xanax) and also possession of a dangerous weapon. It was also in 2016 that Prisco's mother publicly took to Facebook to tell everyone to *not* give money to her son —because he is a drug addict and you'd only be enabling him. It was within two weeks of this post that Prisco posted a photo of he and Ryder in an ocean in California. (Kevin was never notified that Ryder was being taken out of state.)

Then, in April 2017, Prisco was again arrested and charged with DUI—again for Xanax (and THC). The case details indicate Prisco spent two days in jail for this offense as he was given 2 days credit for time served in the final disposition.

Fresh off that arrest, on May 5, 2017 Prisco then had the arrest for soliciting drugs at a recreation center in Henderson, as well as resisting arrest. When searched by police, Prisco had tin foil with burnt residue, lighter, Xanax (no prescription) wrapped in a paper towel, and a pipe identified by officers as one typically used for methamphetamine or heroin. Prisco was in jail for three days for this offense prior to being released.

As part of his plea deal, Prisco was ordered to abstain from drugs.

In October 2017, the court issued a show cause order, with a show cause hearing held on October 31, 2017. At this hearing, the court found Prisco "noncompliant" with the "no drugs" provision of his plea agreement. Prisco stipulated that he was non-compliant. The court sentenced him to 2 additional days in jail for this violation.

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Lastly, Kevin text messaged Paige in June 2017 when he found information online about this incident—including a screen shot of the online newspaper article.<sup>2</sup> Paige never responded.<sup>3</sup>

Considering all of the above, Paige's assertion that she had no knowledge of Prisco's drug use and arrests is not believable for the following reasons: 1) Prisco has spent several days in jail during times they resided together; 2) Kevin text messaged Paige about the incidences; and 3) Prisco's family has publicly posted on social media about Prisco's serious drug problem.

Furthermore, Paige's assertion that "this is not an ongoing concern as Defendant's fianceé' has received substance abuse counselling and has abstained from the use of any illicit substances" should not be satisfactory to this court as Prisco's drug and arrest history goes back years; and he just violated his probation and served jail time in October for failing to comply with his non-use of drugs provision. Also, it is doubtful that Paige is in any position to assess whether Prisco has overcome his demons since, by her account, this all went on right under her nose without her being aware. And that is a major problem for Ryder.

<sup>2</sup> See text message from Kevin to Paige dated June 14, 2017 listed as Exhibit 5.

<sup>&</sup>lt;sup>3</sup> It is possible she did not respond because she blocked Kevin's number, which she has a history of doing.

### B. Co-Parenting

Kevin provided numerous examples of Paige unilaterally taking Ryder to medical and dental appointments without informing him. This also included Ryder having to be taken to the hospital and seek follow-up treatment after an auto accident—which she also never told Kevin about.

Paige asserts in her Opposition that Kevin has unrealistic dental and medical expectations for Ryder; and that Kevin feels a child "should never have cavities." She also asserts, without any proof, that Kevin stands in the way of "every" medical decision Paige tries to make. However, that cannot be true because Paige admitted in her deposition that she never even tells Kevin of medical and dental appointments. Any proof that Paige has that she has now attempted to involve Kevin in these decisions will be from after her April 2018 deposition, at which time she was advised legally that her behavior will not look good to this court. Prior to that, Paige gave no regard to Kevin's legal custody rights.

Kevin obtained Ryder's dental records.<sup>4</sup> Kevin had a hard time getting these records because when Paige set Ryder up at Little Smiles Dental, she left the "father" section blank, which can be seen on the records, and she also indicated his preferred name to be Ryder Petit. Kevin was wrong about a filling falling out. But, what he

<sup>&</sup>lt;sup>4</sup> See Ryder's dental records listed as Exhibit 6.

assumed was a hole where a filling had fallen out, was actually just a large unfilled 1 2 3 4 5 6 7 8

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cavity in Ryder's mouth. Nevertheless, when Kevin contacted Paige as to who Ryder's dentist was, she refused to say. Instead, she waited until Ryder was returned to her and she took him to the dentist—something Kevin was trying to do when he identified the problem. Ryder has had five cavities as a four-year-old. That is not normal.

Kevin also obtained the medical records from the car accident Ryder was in that Paige did not tell him about.<sup>5</sup> The medical records list Ryder's name as "Ryder Blake Petit" not Ryder Petit-Adrianzen, his full legal name. Paige is fully aware of Ryder's full legal name as she unsuccessfully appealed this Court's decision to hyphenate Ryder's name. Of note in these records is the complete omission of Kevin's name. Under "nearest relative" for Ryder, Paige put "Mark Petit", her father.

Kevin also obtained Ryder's medical records from his primary doctor. <sup>6</sup> Kevin was not consulted with selecting this physician, and as stated, has never been informed of Ryder's appointments until very recently. Ryder's name is correct on these documents, but only after Kevin asked them to change it. Of note on these records, the social history states "lives with mom and her family. Father limited

<sup>&</sup>lt;sup>5</sup> See Ryder's Summerlin Hospital records listed as Exhibit 7.

<sup>&</sup>lt;sup>6</sup> See Ryder's Durango Pediatrics records listed as Exhibit 8.

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involvement." Kevin has had weekly custody of Ryder for years—and filed his divorce and custody case when Ryder was only two months old.

For years, Kevin has expressed concerns over a possible speech issue with Ryder and has asked Paige if they could get him evaluated. Paige has always refused.

Kevin accompanied Paige to Ryder's doctor appointment on July 25, 2018. From the beginning, Kevin felt the doctor was not taking him seriously, likely based on never having heard of him (and the records saying over and over Dad is minimally involved). Kevin wanted a referral to a family therapist and a speech evaluation. The concern with the family therapist stems from Ryder saying things making it unclear that he understands the dynamics of a split family. This was suggested for Ryder's benefit.

The doctor stated the speech referral could be done through "child find" but [Dad] wants a private referral because "child find" is only for children that have not yet started kindergarten (Ryder was about to start kindergarten two weeks later). The doctor was negative about the speech referral; therefore, Paige was also.

Then, on September 4<sup>th</sup> of this year, Kevin emailed Ryder's teacher to formally request a speech evaluation. This was a formal request as Kevin had mentioned this to the teacher at a meet-and-greet event prior to school starting. Kevin thought this follow-up was just a formality. Instead, Kevin learned that the teacher had connected Paige and a speech therapist the night before at an open house—an

<sup>7</sup> See police report filed by Grandmother on December 30, 2017 listed as Exhibit 9.

open house of which Kevin was never informed. Now, all of a sudden, Paige is acknowledging the issue as legitimate.

During the parties' last court proceedings, the court made it clear that thirdparties could facilitate exchanges. In fact, Paige herself has regularly used thirdparties. Paige asserts in her Opposition that "grandmother" is a problem. But, it is grandmother who almost got run over when she tried to facilitate an exchange on Kevin's behalf.

In December 2017, Grandmother attempted to retrieve Ryder from Paige on Kevin's behalf. As she approached Paige's car, which was parked backed in to a parking spot, she saw another person recording. Grandmother took out her phone to begin recording also. Then, Paige drove out of the parking spot, coming straight at Grandmother. Grandmother moved out of the way, with the car narrowly missing her. Grandmother called the police.<sup>7</sup>

## C. <u>Paige's Proposed Time Share Change is a Reduction to Kevin's</u> <u>Time</u>

Paige asserts that her new proposed timeshare *increases* Kevin's time. This is not true.

Based on the current order, in 2019, Kevin would have 105 days of visitation with Ryder.<sup>8</sup>

Based on Paige's proposal, the *maximum* time Kevin would have with Ryder in 2019 would be 98 days. And it could be less. Paige's proposal allows each party to notice two weeks of vacation time. If both parties noticed their vacation on the other's custodial time, Kevin would essentially lose the 14 days, leaving him with 84 days—21 days less than he would currently have.

Ryder needs less time in Paige's home and more time with Dad.

### D. Changed Circumstances

Paige asserts in her Opposition that there is no change of circumstances since the parties' last custodial order. That is not true. The following has occurred since the parties' last custodial order:

- Kevin has a new child who is Ryder's little sister of whom
   Kevin has joint physical custody;
- 2. Paige has failed to co-parent with Kevin and ignored his joint legal custody rights;

<sup>&</sup>lt;sup>8</sup> See Spreadsheet for 2019 under current custodial schedule listed as Exhibit 10.

<sup>&</sup>lt;sup>9</sup> See Spreadsheet for 2019 under Paige's proposal listed as Exhibit 11.

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- 3. Ryder has signs of neglect, including five cavities for a four-year-old, and more troubling, contracted scabies; unattended speech issues.
- 4. Paige is cohabitating with a serious drug addict and criminal who has a long and recent history of troubling drug abuse—which Paige is either lying about not knowing about; or, Paige is completely clueless as to whom she is allowing around the parties' son. Either of which is a huge problem.

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III.	CONCL	JUSION

BASED ON THE FOREGOING, Plaintiff requests this Court issue an Order:

- 1. Denying Defendant's request to grant her proposed timeshare schedule;
- 2. Granting modification of physical custody to joint physical custody with a week on/week off timeshare;
- 3. Granting Plaintiff's request for a holiday and vacation schedule to match the one he has in Case D-17-557607-C in Dept. B;
- 4. Granting Plaintiff's request to modify child support; and,
- 5. For any other relief this Court deems fair and appropriate.

DATED this 14th day of September, 2018.

### MCFARLING LAW GROUP

### /s/Michael Burton

Michael Burton, Esq. Nevada Bar Number 14351 6230 W. Desert Inn Road Las Vegas, NV 89146 (702) 565-4335 Attorney for Plaintiff, Kevin Adrianzen

### **DECLARATION OF KEVIN ADRIANZEN**

- 1. I, Kevin Adrianzen, declare that I am competent to testify to the facts contained in the preceding filing.
- 2. I have read the preceding document, and I have personal knowledge of the facts contained therein, unless stated otherwise. Further, the factual averments contained therein are true and correct to the best of my knowledge, except those matters based on information and belief, and as to those matters, I believe them to be true.
- 3. The factual averments contained in the preceding filing are incorporated herein as if set forth in full.

I declare under penalty of perjury, under the laws of the State of Nevada and the United States (NRS 53.045 and 28 USC § 1746), that the foregoing is true and correct.

EXECUTED this \_\_\_\_ day of September, 2018.

Kevin Adrianzen

### **CERTIFICATE OF SERVICE** 1

The undersigned, an employee of McFarling Law Group, hereby certifies that 2 3 on this 14th day of September, 2018, served a true and correct copy of Plaintiff's Reply To Defendant's Opposition To Countermotion For Modification Of Physical 4 Custody To Joint; Holiday And Vacation Schedule And Week On/Week Off 5 Timeshare, & Modification Of Child Support: 6 <u>X</u> via mandatory electronic service by using the Eighth Judicial 7 8 District Court's E-file and E-service System to the following: 9

Mel Grimes, Esq. melg@grimes-law.com olivian@grimes-law.com

> /s/ Crystal Beville Crystal Beville

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9/14/2018 1:54 PM Steven D. Grierson CLERK OF THE COURT 1 **EXHS** Michael Burton, Esq. Nevada Bar Number 14351 MCFARLING LAW GROUP 6230 W. Desert Inn Road Las Vegas, NV 89146 4 (702) 565-4335 phone 5 (702) 732-9385 fax eservice@mcfarlinglaw.com 6 Attorney for Plaintiff, Kevin Adrianzen 7 8 EIGHTH JUDICIAL DISTRICT COURT 9 **FAMILY DIVISION** 10 CLARK COUNTY, NEVADA 11 KEVIN ADRIANZEN. Case Number: D-13-489542-D 12 Department: H Plaintiff, 13 VS. 14 15 PAIGE PETIT, 16 Defendant. 17 18 PLAINTIFF'S EXHIBIT APPENDIX 19 COMES NOW Plaintiff, Kevin Adrianzen, by and through his attorney, 20 Michael Burton, Esq. of McFarling Law Group, and hereby submits the following 21 exhibits in support of his Reply to Defendant's Opposition to Countermotion for 22 Modification of Physical Custody to Join; Holiday and Vacation Schedule and Week 23 On/Week Off Timeshare, & Modification of Child Support. Plaintiff understands 24

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1	that these are not conside	ered substantive evidence in my case until formally admitted
2	into evidence.	
3		TABLE OF CONTENTS
4	EXHIBIT 4:	
5	EARIBIT 4:	Shawn Prisco Visalia, California police department
6	records.	
7	EXHIBIT 5:	Text message from Plaintiff to Defendant dated June 14,
8	2017.	
9	EXHIBIT 6:	Ryder's dental records.
10	EXHIBIT 7:	Ryder's Summerlin Hospital records from car accident.
11	EXHIBIT 8:	
12		Ryder's Durango Pediatrics records.
13	EXHIBIT 9:	Plaintiff's mother's December 30, 2017 police report filed
14	against Defendant.	
15	EXHIBIT 10:	Plaintiff's 2019 Custodial Schedule under current court
16	order.	
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1	EXHIBIT 11: F	Plaintiff's 2019 Custodial	Schedule under	Defendant's
2	Proposed schedule.			
3	DATED this 14th da	ay of September, 2018.		
4		•		
5		MCFARL	ING LAW GRO	UP
6		/s/ Michael B	l Burton urton, Esq.	
7		Nevada Ba	ur Number 14351	
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1	CERTIFICATE OF SERVICE
2	The undersigned, an employee of McFarling Law Group, hereby certifies that
3	on this 14th day of September, 2018, served a true and correct copy of Plaintiff's
4	Exhibit Appendix :
5	_X via mandatory electronic service by using the Eighth Judicial
6 7	District Court's E-file and E-service System to the following:
8	Mel Grimes, Esq.
9	melg@grimes-law.com olivian@grimes-law.com
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VISALIA POLICE DEPARTMENT 303 S. JOHNSON STREET VISALIA, CALIF. 93291		CASE NO. A13-01601
CODE SECTION	CRIME	
11375 H&S	POSSESSION OF SCHEDULE 4 NARCOTICS PRESCRIPTION FOR SALE	
	ADDRESS	PHONE NO.

### STATE OF CA, PEOPLE OF

### SUSPECT INFORMATION:

PRISCO, SHAWN ANTHONY

DOB: 01/12/93

WMA: 5'10", 175, brn/grn

LNA: Transient

### On 02/17/13 at approximately 0935 hours,

I responded to the CSET located on NW 3<sup>rd</sup> for a possible overdose.

Upon arrival, I contacted PRISCO who was sitting in a chair in the CSET office stating that he had taken some Xanax and that he was not feeling good. PRISCO stated that he has a prescription for it, but he took it and he took more than his prescribed dose. PRISCO had requested an ambulance. He was transported by ambulance to Kaweah Delta Medical Center.

### At approximately 1120 hours,

That same day, I received a call from Kaweah Delta Medical Center stating that the subject had several pills on his person that he had turned over to Kaweah Delta Medical Center staff. I arrived and found out that they were discharging PRISCO.

I contacted Kaweah Delta Medical Center Pharmacy and showed them one of the pills that PRISCO had on him, which was stamped with 'G 372 2'. It is identified as Alprazolam-2mg. I was also advised that they had not seen this drug in this strength; usually it's in 1mg. It is classified as a Benzodiazepine and they state that it is a Schedule 4 with potential for abuse. I counted approximately 45 pills that had been in his possession that were turned over to me by hospital staff.

I then contacted W/Salvador Prisco, SHAWN PRISCO's father in the Emergency Room waiting room. He stated the following:

W/Salvador Prisco stated he knows that his son has a drug problem and is addicted Xanax in any form. He also stated that his son has recently been displaying symptoms of using Xanax and therefore, was evicted from Salvador Prisco's residence the day before. He stated that he was willing to do whatever he could to get his son help, that his son needs. Prior to responding back to

	•		
REPORTING/RECORD	ING OFFICER	TYPED BY	DATE
B. DILTZ, A135		MG/HQ	02/08/13
FURTHER ACTION ( ) YES ( ) NO	COPIES TO  ( ) DETECTIVE (V) DISTRICT ATTORNEY  2-8-13 mm	( ) T-BOLT ( ) OTHER ( ) JUVENILE	REVIEWED

VISALIA POLICE DEPARTMENT 303 S. JOHNSON STREET VISALIA, CALIF. 93291		CASE NO. A13-01601
CODE SECTION	CRIME	
11375 H&S	POSSESSION OF SCHEDULE 4 NARCOTICS PRESCRIPTION FOR SALE	
	ADDRESS	PHONE NO.

#### STATE OF CA, PEOPLE OF

PRISCO's room, I contacted Ruben Gonzalez, who refused to give me his birthday. Gonzalez is a client out at CSET as well and had been transported to Kaweah Delta Medical Center by ambulance for a Xanax overdose after PRISCO had been transported and prior to my being dispatched to Kaweah Delta Medical Center. The only information I could get out of Gonzalez at the CSET office prior to being transported was that he was given the pills by PRISCO.

I then contacted PRISCO in his room after he'd been discharged by hospital staff. I asked him if he had a minute to talk to me. He stated yes. I then told him that he had numerous Xanax pills on his person and that I'd learned from his father that he does not have a prescription. He nodded yes, that was correct.

Due to the information that I had received, I then handcuffed him and placed him under arrest. I then advised him of his rights per Miranda, which he stated he understood and waived. The following is a synopsis of his statement:

PRISCO stated that he does not have a Xanax prescription; however, he is using Xanax and has been for several years. He had purchased a large amount of pills for approximately \$10; however, he would not state who or where he purchased these pills. He had gone to CSET with these pills and had given a couple to some friends of his, including Gonzalez. He stated that he did not sell them, only that he supplied the pills to them.

I asked PRISCO if he knew that it was illegal to supply pills, especially prescription pills that were not his that he actually bought illegally off the street and he stated yes, he knew that it was illegal.

I then escorted him out to my vehicle, where he was transported to the Tulare County Jail. He was booked on the charge of 11375 H&S, Possession of Schedule 4 Narcotic without a Prescription and distribution.

I request that a copy of this report be forward to the Tulare County District Attorney's office for their review.

End of report.

REPORTING/RECORD	DING OFFICER	TYPED BY	DATE
B. DILTZ, A135		MG/HQ	02/08/13
FURTHER ACTION ( ) YES ( ) NO	COPIES TO ( ) DETECTIVE ( ) DISTRICT ATTORNEY	( ) T-BOLT ( ) OTHER ( ) JUVENILE	REVIEWED

FILED
TULARE COUNTY SUPERIOR COURT
VISALIA DIVISION

FEB 08 2013

### TULARE COUNTY SUPERIOR COURT DISTRICT TULARE COUNTY SUPERIOR COURT DIVISION, STATE OF CALIFORNIA

THE PEOPLE OF THE STATE OF CALIFORNIA

Plaintiff,

DA No. 13-002354

VS.

SHAWN ANTHONY PRISCO DOB:01/12/1993

FELONY COMPLAINT

Court No. VCM 278883

Defendant(s).

The undersigned is informed and believes that:

### COUNT I

On or about February 7, 2013, in the County of Tulare, the crime of POSSESSION OF A DESIGNATED CONTROLLED SUBSTANCE, in violation of HEALTH & SAFETY CODE SECTION 11375(b)(2), a MISDEMEANOR, was committed by SHAWN ANTHONY PRISCO, who did unlawfully possess a designated controlled substance, to wit, XANAX.

\*\*\*\*\*\*

Pursuant to Penal Code Section 1054.5(b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code Section 1054.3.

Pursuant to <u>People v. Cunningham</u>, the People hereby put the defendant on notice that the aggravated sentence may be sought in this case.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT CONSISTS OF 1 COUNT(S).

Executed at VISALIA DIVISION, California, on February 8, 2013.

KIRK DAVIS
DEPUTY DISTRICT ATTORNEY

Agency: VPD

COURT INTAKE

<u>FENDANT'NAME</u>

SEX RACE HGT WGT EYES HAIR DATE STATUS

'VN ANTHONY PRISCO M W 510 175 GRN BRO 02/08/Z013 IC

AINT PROCESSED BY: JLD

SUPERIOR COURT OF CALIFORNIA COUNTY OF TULARE Ronn Couilland Lud. Officer: People Adria Terrazasi Jessica Vargo Cierk Pizintiff. Bailiff Counsel/DA1\_ CSR: Wendy Westfall VS. interpreter. Prisco, Shavin Arthony Language: Defendant. Counsel/FD: John Shepard, DPD DOB: 01-12-93 VCM278883 Minutes: Arraignment: Complaint Case No. Pretrial Court Date: February 11, 2013 Charge's: Ct 1: HS11375(B)(2) 2) Defendant present 2 in custody 1) without attorney 2 with attorney 11 by attorney ☐ Defendant failed to appear ☐ Ball forfeited ☐ OR revoked ☐ Probation revoked. 🗔 Bench Warrani to issue with bail set at 🕽 🔛 . 🗀 Bench Warrani 🗀 Recalled 🗀 Remain 🗀 Withdrawn. 🔲 Bail Bond Forfeiture Set Aside 📋 Bail Bond Reinstated 🗇 Bail Bond Expnerated Summary Judgment Date is vacated. Court orders \$198.90 Return to Custody Cost to be paid by Bail Agent. Notice to be sent. Copy of complaint/ditation is handed to is laxed to is delivered to is Defendant is Attorney. ☐ Freating waived. ☐ True name verified. Complaint amended to Arraignment, advisement of Constitutional Rights and reading of Complaint waived. hold. I No sase filed on fresh ☐ Defendant has Defendant arraigned, informed of charges/VOP, advised of and understance all legal rights. 🗇 Subilic Defender appointed. 🖂 re-appointed. 🖂 Contact Public Defender 🖂 today 🖂 upon release 636-4500 Court finds defendant has the ability to pay the Public Defender Registration Fee in the amount of S Court finds defendant does not have the ability to pay the Public Defender Registration Fee. Public Defender declares a conflict. | Fublic Defender relieved as counsel. Conflict Counsel appointed. 
Defendant to obtain own counsel. 
Defendant obtained private counsel. substituted in as attorney of record. 

Defendant waives right to counsel Defendant is Ordered to return to Court at the next Court hearing date. MATTER CONTINUED to at 🔲 am 🗀 pm Dept. Continued Doy Court Dby Counsel for People Dby Counsel for Defendant Stipulated by both parties ☐ Porterville Pre-Trisi Facility ☐ Tulare □ Viseiie ☐ Defendant pleads NOT GUILTY ☐ prior convictions/special allegations denied. MATTER SET \_\_\_\_\_ at 😂 🗹 am 🗆 pm Dept. 📘 t for at \_ MATTER SET ☐ am ☐ pm ☐ept. for Porterville Pre-Trial Facility Tulare Ly Visalia C Referred to Probation for Report and Recommendation for OR Ball Report/Restitution Report/

F DANL DATTY DPROB DCTYATTY DDCC

Court Collection

_	and the standard
	On motion of case/count(s) dismissed,
7	On motion of case/count(s) amended to  Pro-Per' explanation of rights under Penal Code Section 1362 and effect of consent thereto given by judge.
H	Defendant waives time ☐ 10 Day Rule ☐ 80 Day Rule ☐ No time waiver. ☐ Defendant waives time for 1
	day CD Defendant waives time 30 Day Rule
	Defendant requests to Thillegia Triguitary Triguitary NOT CONTENDERE Thithdraw pravious plea of NOT
	GUILTY and enter a piea of C GUILTY NOLO CONTENDERE. C Prior convictions admitted.
	Written waiver filed – see attached  Oral waiver taken  Admonished pursuant to VC23593(a)
느	Defendant waives time for sentence    No legal cause.    See sentence sheet.  No Probation Ordered    Probation Denied.
7	Defendant  admits  denies  Probation  reinstated terminated revoked extended
	Court finds referrant elimble for Proc 36 Program. [7] Detendant is to report for Propation
	on / / Defendant provided with Recovery Court Referral Form.   Matter placed off
	calendar.
_	
	Defendant to pay a fine of \$ as follows.
	in forthwith; in on or before
	Defendant to serve days in jail, with credit for days served.
	PC4019 (1/2) time credits to be imposed PC4019 (1/3) time credits to be imposed.
	Serience to be served in consecutively in concurrently with in an in pm to be served at
	□ BWDF □ DRC □ PTF .
	Serve weekends beginning 7:00 a.m. to 5:00 p.m. commencing / / to be
	served at the 🗀 9WDF 🗀 DRC 🖸 PTF 🖂 .
	Take iD & Paperwork. Be on time. Contact SWAP immediately to enroll 735-1931.
	REMANDED Forthwitin, Bail \$ REMANDED, Serving Time.  Remain at liberty on bail.  Released Discharged as to this case.  Released on OR Remain on O.F. Remain on Prob.
님	Defendant is in need of medical attention and is to be seen by medical staff while incarcerated.
	Defendant is referred for a mental health evaluation pursuant to W& 5150.   Detendant is referred for a
	Mental Health Evaluation pursuant to PC 1366. The clark is directed to prepare referral for Court's
	signature.
	Defendant is to have no contact with victim(s) in this case.   Frotective Order signed, issued, and served on
	oefendant.  Defendant to report to Tulare County Adult Probation Dept at [], 190 East Center, Visaila CA to review
نا	betendant to report to Turare County About Productor Dept at [1]. Too East Center, Visata CA to review before terms   Defendant to report to Turare County About Productor Dept at [1]. Too East Center, Visata CA to review
27 27	1 S Mooney Blvd, Visalia CA to make payment arrangements
	RELEASE ON OWN RECOGNIZANCE
DE	FENDANT, BENG RELEASED ON UNSOWN RECOGNIZANCE, PROMISES TNAT. (1) 112/5/18 with appear at all times and places, as ered by the court or magistrate and a somered by any court in which, or any magistrate before whom, the charge is subsequently pending
(2)	He/She will obey all reasonable conditions imposed by the court of magistizie, and (3) He/She will not depart this state without leave of
the	court. Defendant agrees to waive extraction if the defendant fails to appear as required and is appreciationed outside of the State of
(hai	remia. Any coun or magistrale of competent julisdiction may thick the order of release and either return ninoher to custody, or require the site give bad or other assurance of higher appearance as provided in the Penal Gode. If he/site wilduly falls to appear at a scheduled
COL	n appearance, he/sne may be charged with the additional charge of FaBura to Appear (Penai Code cection 1820). If released on own
uen Leci	ignizance on a misdemeanor sharge, faithe to appear may testiff tha separate misdemeanor sharge which may restiff tha an additional alloyed on a misdemeanor sharpe faithe to appear alloyed on a ferony charge, faithe to appear.
ma:	resurt in an additional penalty of imprisonment in a state pilson, of in the country fall for not more than one year, and/or a the thousand
101	er (\$5,000,00) fine, or both that fine and implisonment.  Endant, by pracing his/het signalure below, acknowledges that ne/site ha <del>s read</del> and understood the above promises and agreements
per per	the is making, and has been informed of the consequences/agit penalties applicable to violation of the conditions of release.
	0 ( 10 0 1) (10 1)
EX	Period on Defendant
	< 82) n murtle
	Address
	Page 2 of 2

	RT OF CALIFORNIA OF TULARE	
People Plaintiff, Down Robers  vs.  Prisco, Shawn Anthony Defendant.  Counsel/PD: Dridsid Brady	Jud. Officer: Walter L. Gorelick Clerk: Lisa McNearney Bailiff: CSR: Sheryt Ribeiro Interpreter: Language:	<u>~</u>
DOB: 01-12-93		
Minutes: Pre-Trial Conference	Case No. VCM278863 Department 14	
Date: February 19, 2013 Charges: Ct 1: HS11375(B)(2)		
Defendant to be arrested at counter.  Defendant appeared late, case recalled.  Bail Bond Forfeiture Set Aside ☐ Bail Bond Re  Cash Bond Ordered Exonerated/Returned to De  Court orders \$166.00 Return to Custody Cost to  Copy of complaint/citation ☐ handed to ☐ f  Reading waived. ☑ True name verified. Co  Arraignment, advisement of Constitutional Right  Defendant waives certified interpreter.  Defendant arraigned, informed of charges, advised in open Court  Waiver & Stipulation signed in open Court  Public Defender appointed ☐ re-appointed. ☐  Court finds defendant has the ability to pay the ☐  Court finds defendant does not have the ability ☐  Public Defender declares a conflict. ☐ Public I ☐  Conflict Counsel appointed. ☐ Defendant to Our record. ☐ Defendant waives right to counse ☐  Defendant waives time ☐ 10 Day Rule ☐ 60 ☐  Entered a general time waiver pursuant to Penal ☐  Entered a limited time waiver pursuant to Penal ☐  Pro-Per' explanation of rights under Penal Counter ☐  Defendant is Ordered to return to Court at the remaining processing processing processing ☐  Defendant is Ordered to return to Court at the remaining processing for the processing processing ☐  Defendant is Ordered to return to Court at the remaining for the processing f	Bench Warrant  Repalled  Remain  Withdranstated  Bail Bond Exonerated positor.  Summary Judgment Date is vacated. Be paid by Bail Agent. Notice to be sent. Well of delivered to  Defendant  Attorney. In the mended to  Bail and reading of Complaint waived.  Be defended to  Befender  I today  upon release of and understands all legal rights. By Defendant.  Contact Public Defender  today  upon release obtained Public Defender Registration Fee in the amount of the paythe Public Defender Registration Fee.  By	636-450 Trey of
DIST: DOA DPD DEF DJAIL	ATTY DPROB DCITY ATTY DOC	

/ 200 -	ie Count amended plead GUILTY N	406037	
GUILTY and enter a ple	plead GUILTY NOLO	NOLO CONTENDERE Z withdraw (CONTENDERE. Prior conviction	previous plea of NOT ns admitted,
Z Count 1		1160	
☐ Written walver filed ☑ ☐ Defendant waives time ☐ No Probation Ordered	for sentance. Z No legal o	ached.  Admonished pursuant to cause.  See sentence sheet.  See	e DEJ
Referred to Probation for	or Report and Recommenda o set up interview on	tion for	
☐ Recovery Court Ref	erral Form given to defenda   denies	nt. on □ reinstated □ terminated □ re Court finds compelling reasons not to	voked 🗀 extended impose probation
☐ Matter placed off caleng	dar. 🖂 Assigned to Dept		
Arbuckle as	ower taken-		
I HARMTRA TO COLPON	one Decarinent du lavina	SoleCendant for Live Sendont to contact HH: Sommending ts. Pursuant to PC 1205(d), the def	endant shall pay to the
☐ Defendant to carve	days in tall, with credit for	for the processing of accounts.* or days served. or days served. or days served.	sed.
CT Contagne to be served	consecutively      consecutively      concurred until     consecutively      concurred until     consecutively      onsecutively      consecutively      consecutively      consecutively      consecutively      consecutively      consecutively      consecutively      consecutively      consecutively      co	rently with at	
Serve weekends	beginning 7:00 a.m.	, to 5:00 p.m., commencing/	to be
IT REMANDED Forthwith	Ball S . MRE	/AP immediately to enroll 735-1931. EMANDED, Serving Time. ☐ Rema used on OR ☐ Remain on O.R. ☐ R	ain at liberty on ball.
IT CONDITIONS OF O.R.	RELEASE: Defendant r nit to search of person	nat to use or possess drugs.	entant with two
☐ Defendant to subm	nit to I narcetic/chemical te IA/AA Meetings. I Defend	esting upon request of any peace offi lant to have no contact with victim in	this case.
Defendant to repo	t to Tulare County Adult Pro or County Court House 221:	obation Dept at 🗀 100 East Center, S Mooney Blvd, Visalia CA	Visala CA
DEFENDANT, BENG RELEASI ordered by the court or magistrat (2) He/She will obey all reasonab the court. Defendant arrests (a)	RELEASE ON C ED ON HIS OWN RECOGNIZANC Is and as ordered by any count in w is conditions imposed by the count raive extradition if the defendant has a of competent substitction may tray	DWM RECOGNIZANCE  E. PROBUSES THAT: (1) He/She will appear mich, or any magistrate before whom, the chain or magistrate; and (3) He/She will not depart its to appear as required and is apprehended to the order of release and either return him.	ge is subsequently pending; this state without leave of outside of the State of Ther to custody, or require
that he/she give ball or other assistant appearance, he/she may be recognizance on a misdemeanor parameter of six months in last and/or	stance of higher appearance as pr e charged with the additional charg charge, faiture to appear may resu r a thousand dollar (\$1,000.00) fin y of imprisonment in a state prison	rovided in the Penal Code. If he/she willfully fige of Pallure to Appear (Penal Code section 1. alt in a separate misdemeanor charge which me. If released on own recognizance on a felor, or in the county jail for not more than one ye	zësto appear at a scheduled 320), if released on own iay result in an additional iv charge, faibire to appear
Defendant, by placing his/her signer/she is making, and has been i	nature below, acknowledges that h Informed of the consequences and	refahe has read and understood the above pro- penatiles applicable to violation of the conditi	mises and agreements one of release.
Executed on	by		Defendant
			Address

		SUP	ERIOR COURT OF CALI COUNTY OF TULARS	
vs. Prisco, Shaw Defenda Counsel/PD:	Bridgio		CSR: Interpreter Language:	Elisa McNeamey  Sheryl Ribeiro  Mervin
DOB: Minutes	01-12-83 Deferred Ent	ry of Judgme	nt Case No.	VCM278883 Department 14
Date:	February 19,			
Chames:	Ct 1: H91157	शकादा- प	066 30	
tre is	eatment, at his/n to take a copy o bey all laws.	er own expension of the Court's (	se, as directed by the Cou Order and this report with h	d conditions: OF Orogram Appeared dupation, counseling, chemical testing and Hurt. Enroll by 3 /21/13. The defendant to the program.
Z A	l information reg	arding this maing of the Drug	atter be exchanged between g Education Program. Two	en the designated program and said Court. vo misses will be deemed non-participation and
Z Pa the	ay to the Court a amount of \$110	n Administrati 2.00 🔯 in full	ve Fee in the amount of \$ by \$ / 19 / 14 E  Appear at all Court hea	\$75.00 🖾 plus a Diversion Restitution Fee in at \$ per month beginning arings.
700 200 200	eturn to Court fo ontinued  by C	r proof/review ourt □by Co	unsel for People Dby Co	at 8:30 ⊠ am □ pm Dept 14 - Visalia. ounsel for Defendant. □Stipulated by both part
☐ Ba	ili exonerated. J	Defendant	released as to this case. (	Copy Handed to Defendant
			DEFENDANTX SYAL	watersco.
			ADDRESS > 825	w murtle, usalia
				1 1 -0 1
			SOC SEC#	7 7

Walter L. Gorelick Conina Sema  3:50  VCM278883 Department 14  torney  by attorney Probation revoked
Department 14
Department 14
torney Dy attorney
torney Dy attorney
Totales Caronines
il Bond Exonerated Immary Judgment Date is vacated. Il Agent. Notice to be sent. Il Attorney. Il Defender Registration Fee. Il Agent I I I I I I I I I I I I I I I I I I I
]

Prisco, Shawn Anthony Defendant.  Counsel/PD: Wobbl  DOB: 01-12-83	Number 6.45  Number erpreter: Inguage:  See No. VCM278883 Department 14  With attorney   by attorney R revoked   Probation revoked.   Not to be released pursuant to 853.6PC. In Warrant   Recalled   Remain   Withdrawn. Ited   Ball Bond Exonerated Iter.   Summary Judgment Date is vacated. In ordered to Peaceful Contact Itel   delivered to   Defendant   Attorney. In int amended to   Itel   delivered to   Defendant   Attorney. Itel   delivered to   Defendant   Defendant
DOB: 01-12-83  Minutes: Deferred Entry of Judgment Review Case  Date: September 22, 2014  Charges: Ct 1: HS11375(B)(2)  Defendant present in custody without attorney in Defendant failed to appear Ball forfeted OR Bench Warrant to issue with ball set at in Defendant appeared late, case recalled. Bench Ball Bond Forfetture Set Aside Ball Bond Reinstate Cash Bond Ordered Exonerated/Returned to Deposite Court orders \$166.00 Return to Custody Cost to be part ordered Copy of complaint/citation handed to faxed Reading waived. True name verified. Complain Arraignment, advisement of Constitutional Rights and Defendant arraigned, Informed of charges, advised of Public Defender appointed re-appointed. Contain Court finds defendant has the ability to pay the Public Court finds defendant does not have the ability to pay Public Defender dedares a conflict. Public Defender dedares a conflict.	Department 14    with attorney   by attorney     revoked   Probation revoked.   Not to be released pursuant to 853.6PC.   ch Warrant   Recalled   Remain   Withdrawn.   ted   Ball Bond Exonerated     tor.   Summary Judgment Date is vacated.   paid by Ball Agent. Notice to be sent.   CPO Modified to Peaceful Contact     to   delivered to   Defendant   Attorney.   aint amended to   delivered to   Defendant   Attorney.
Minutes: Deferred Entry of Judgment Review Case  Date: September 22, 2014  Charges: Ct 1: HS11375(B)(2)  Defendant present in custody without attorney in Defendant failed to appear Bail forfeited OR Bench Warrant to issue with ball set at \$	Department 14    with attorney   by attorney     revoked   Probation revoked.   Not to be released pursuant to 853.6PC.   ch Warrant   Recalled   Remain   Withdrawn.   ted   Ball Bond Exonerated     tor.   Summary Judgment Date is vacated.   paid by Ball Agent. Notice to be sent.   CPO Modified to Peaceful Contact     to   delivered to   Defendant   Attorney.   aint amended to   delivered to   Defendant   Attorney.
Date: September 22, 2014  Charge 5: Ct 1: HS11375(B)(2)  Defendant present in custody without attorney, in Defendant failed to appear Bail forfeited OR Bench Warrant to issue with ball set at \$  Defendant appeared late, case recalled. Bend Bail Bond Reinstate Bail Bond Forfeiture Set Aside Bail Bond Reinstate Cash Bond Ordered Exonerated/Returned to Deposite Court orders \$188.00 Return to Custody Cost to be particular orders \$188.00 Return to Custody Cost to be particular orders \$188.00 Return to Custody Cost to be particular orders \$188.00 Return to Custody Cost to be particular orders \$188.00 Return to Custody Cost to be particular orders \$188.00 Return to Custody Cost to be particular orders \$188.00 Return to Custody Cost to be particular orders orders \$188.00 Return to Custody Cost to be particular orders	Department 14    with attorney   by attorney     revoked   Probation revoked.   Not to be released pursuant to 853.6PC.   ch Warrant   Recalled   Remain   Withdrawn.   ted   Ball Bond Exonerated     tor.   Summary Judgment Date is vacated.   paid by Ball Agent. Notice to be sent.   CPO Modified to Peaceful Contact     to   delivered to   Defendant   Attorney.   aint amended to   delivered to   Defendant   Attorney.
Charges: Ct 1: HS11375(B)(2)  Defendant present in oustody without attorney, before any before appear Ball for feited OR Bench Warrant to issue with ball set at \$  Defendant appeared late, case recalled. Bend Ball Bond Forfelture Set Aside Ball Bond Reinstate Cash Bond Ordered Exonerated/Returned to Deposite Court orders \$150.00 Return to Custody Cost to be particularly appeared CPO Remains CPO Terminated CPO Issued CPO Remains CPO Terminated Reading waived. True name verified. Complain Arraignment, advisement of Constitutional Rights and Defendant arraigned, Informed of charges, advised of Public Defender appointed re-appointed. Contained Court finds defendant has the ability to pay the Public Court finds defendant does not have the ability to pay Public Defender declares a conflict. Public Defender	R revoked Probation revoked.  Not to be released pursuant to 853.6PC.  The Warrant Recalled Remain Withdrawn.  The Ball Bond Exponerated to Ball Bond Exponerated to Summary Judgment Date is vacated.  The Ball Agent. Notice to be sent.  CPO Modified to Peaceful Contact to delivered to Defendant Attorney.  The Ball Agent Ball Agent Companies and Defendant Recall Ball Attorney.  The Ball Agent Ball Agent Ball Attorney.  The Ball Agent Ball Agent Ball Attorney.  The Ball Agent Ball Agent Ball Ball Ball Ball Ball Ball Ball Bal
Defendant present [ in custody [ without attorney].  Defendant failed to appear [ Bail forfeited [ OR [ Bench Warrant to issue with ball set at \$ [ Defendant appeared late, case recalled. [ Bend [ Bail Bond Reinstate [ Cash Bond Ordered Exonerated/Returned to Deposite [ Court orders \$165.00 Return to Custody Cost to be participated [ CPO Issued [ CPO Remains [ CPO Terminated [ CPO Issued [ CPO Remains [ CPO Terminated [ Reading waived. [ True name verified. Complain [ Arraignment, advisement of Constitutional Rights and [ Defendant arraigned, Informed of charges, advised of [ Public Defender appointed [ re-appointed, [ Contain [ Court finds defendant has the ability to pay the Public [ Fee to be paid by [ Court finds defendant does not have the ability to pay [ Public Defender declares a conflict. [ Public Defender declares a	R revoked Probation revoked.  Not to be released pursuant to 853.6PC.  The Warrant Recalled Remain Withdrawn.  The Ball Bond Exponerated to Ball Bond Exponerated to Summary Judgment Date is vacated.  The Ball Agent. Notice to be sent.  CPO Modified to Peaceful Contact to delivered to Defendant Attorney.  The Ball Agent Ball Agent Companies and Defendant Recall Ball Attorney.  The Ball Agent Ball Agent Ball Attorney.  The Ball Agent Ball Agent Ball Attorney.  The Ball Agent Ball Agent Ball Ball Ball Ball Ball Ball Ball Bal
record.  Defendant waives right to counsel Defendant waives time  10 Day Rule  60 Day Ru Entered a general/limited time waiver pursuant to Pen "Pro-Per" explanation of rights under Penal Code Sed Defendant pleads NOT GUILTY  prior convictions/s Defendant is Ordered to return to Court at the next Co MATTER SET/CONTINUED  9/29/14 at MATTER SET/CONTINUED	tact Public Defender  today  upon release 636-450 c Defender Registration Fee in the amount of \$,  y the Public Defender Registration Fee. Ider relieved as counsel. own counsel. substituted in as attorney of ule  No time waiver. Inal Code Section 1382 Continued to trial date. Ide ction 1382 and effect of consent thereto given by judge. Ispecial allegations denied. Identify am  pm Dept. for  pm Dept. for  pm Dept.  pm

<ul> <li>Written waiver filed ☐ Oral waiver taken – see attached. ☐ Admonished pursuant to VC23593(a)</li> <li>☐ Defendant waives time for sentence. ☐ No legal cause. ☐ See sentence sheet.</li> <li>☐ No Probation Ordered ☐ Probation Denied.</li> <li>☐ Referred to Probation for Report and Recommendation for</li> <li>☐ Contact Probation to set up Interview on</li> <li>☐ Recovery Court Referral Form given to defendant.</li> <li>☐ Defendant ☐ admits ☐ denies ☐ Probation ☐ reinstated ☐ terminated ☐ revoked ☐ extended</li> <li>☐ under original terms and conditions. ☐ Court finds compelling reasons not to impose probation revocation restitution due to</li> </ul>
Defendant to pay a fine of \$ as follows:  [ forthwith; [] on or before /; [] \$ commencing /;  [ Referred to Collections Department for payments. "Pursuant to PC 1205(d), the defendant shall pay to the clerk of the court or the collecting agency a fee for the processing of accounts."
Defendant to serve days in jall, with credit for days served.  PC4019 (1/2) time credits to be imposedPC4019 (1/3) time credits to be imposed.
☐ Sentence to be served ☐ consecutively ☐ concurrently with  Stay of execution granted until/ at ☐ am ☐ pm to be served at ☐ BWDF ☐ DRC ☐ PTF
Serveweekends beginning7:00 a.m. to 5:00 p.m. commending/to be served at the 🗆 BWDF 🗆 DRC 🗆 PTF 🗀 .
☐ Take ID & Paperwork. Be on time. ☐ Contact SWAP immediately to enroil 735-1931. ☐ REMANDED Forthwith. Ball \$ ☐ REMANDED, Serving Time. ☐ Remain at liberty on ball. ☐ Released ☐ Discharged as to this case. ☐ Released on OR ☐ Remain on O.R. ☐ Remain on Prot. ☐ CONDITIONS OF O.R. RELEASE: ☐ Defendant not to use or possess drugs. ☐ ☐ Defendant to submit to search of ☐ person ☐ residence ☐ automobile.
☐ Defendant to submit to ☐ narcotle/chemical testing upon request of any peace officer. ☐ To attend NA/AA Meetings. ☐ Defendant to have no contact with victim in this case. ☐ Defendant to report to Tulare County Adult Probation Dept at ☐ 100 East Center, Visalia CA☐ Room 204 2 <sup>nd</sup> Floor County Court House 221 S Mooney Elvd, Visalia CA
DEFENDANT, SENG RELEASED ON HIS OWN RECOGNIZANCE, PROMISES THAT. (1) He/Site will appear at all times and places, as ordered by the court or magistrate and as ordered by any court in which, or any magistrate before whom, the charge is subsequently pending the court. Defendant agrees to waive extraotion if the defendant falls to appear as required and is apprehended outside of the State of Colfornia. Any court or magistrate of competent jurisdiction may revoke the order of release and either return himself to custody, or require that he/site give ball or other appearance of his/her appearance as provided in the Penal Code. If he/site willfully falls to appear at a schedule court appearance, he/site may be charged with the additional charge of Fallure to Appear (Penal Code section 1320). If released on own recognizance on a misdemeanor charge, fallure to appear may result in a separate misdemeanor charge which may result in an additional penalty of six months in jail and/or a thousand dollar (\$1,000.00) line. If released on own recognizance on a felony charge, fallure to appear may result in an additional penalty of imprisonment in a state phson, or in the country jail for not more than one year, and/or a five thousand dollar (\$5,000.00) fine, or both that fine and imprisonment.
Defendant, by pizoing his/her signature below, zoknowledges that he/are has read and understood the above promises and agreements he/are is making, and has been informed of the consequences and penalties applicable to violation of the conditions of release.
Executed on by
Address

Page 2 of 2

SUPERIOR COUNTY	RT OF CALIFO OF TULARE	RNIA
People Plaintiff, Karl Lopez  counsel/DA: Karl Lopez  vs.  Prisco, Shawn Anthony Defendant  Counsel/PD I Sauc Jacobson	Jud. Officer: Clerk: Balliff: CSR: ER Number Interpreter: Language:	Walter L. Gorelick Corina Sema
DOB: 01-12-83		
Minutes: Deferred Entry of Judgment Review	Case No.	VCM278883 Department 14
Date: September 29, 2014 Charges: Ct 1: HS11376(B)(2)		
Defendant failed to appear   Bail forfeited     Bench Warrant to issue with ball set at \$   Defendant appeared late, case recalled.     Ball Bond Forfeiture Set Aside   Bail Bond Re     Cash Bond Ordered Excerated/Returned to Da     Court orders \$166.00 Return to Custody Cost to     CPO issued   CPO Remains   CPO Termina     Copy of complaint/citation   handed to   faceting waived.   True name verified. Co     Arraignment, advisement of Constitutional Right     Defendant arraigned, informed of charges, advis     Public Defender appointed   re-appointed.     Court finds defendant has the ability to pay the faceto be paid forthwith.   Fee to be paid     Fee to be paid forthwith.   Fee to be paid     Court finds defendant does not have the ability to     Public Defender declares a conflict.   Public     Conflict Counsel appointed.   Defendant to obtain     Conflict Counsel appointed.   Defendant to obtain     Defendant waives time   10 Day Rule   60 D     Entered a general/limited time waiver pursuant to     'Pro-Per' explanation of rights under Penal Cod     Defendant pleads NOT GUILTY   prior convict     Defendant is Ordered to return to Court at the name     MATTER SET/CONTINUED     MATTER SET/CONTINUED     MATTER SET/CONTINUED     Precent     Continued   Day Court   Day Counsel for People     Time Estimate for Jury Trial   Hours/     Precent   Precent	Bench Warrandinstated   Ball positor.   Subspositor.   Subspositor	Not to be released pursuant to 853.6PC.    Recalied   Remain   Withdrawn.   Bond Exonerated   Remain   Withdrawn.   Bond Exonerated   Magnit. Notice to be sent.   Defender. Notice to be sent.   Defender   Defendant   Attorney.   Personal Registration   Attorney.   Defender   Defendant   Upon release 636-450     Registration   Fee in the amount of \$
DIST: DA DPD DEF DJAL I	DATTY OF	ROB D CITY ATTY D DOC

Page 1 of 2

☐ Defendant waives time for sentence. (☐ No Probation Ordered ☐ Probation ☐ Referred to Probation for Report and F☐ Contact Probation to set up intervie ☐ Recovery Court Referral Form give	Recommendation for
Referred to Collections Department clerk of the court or the collecting a	commencing; for payments. "Pursuant to PC 1205(d), the defendant shall pay to the gency a fee for the processing of accounts."
☐ Defendant to serve days in iail.	with credit for days served.
PC4019 (1/2) time credits to be impos	PC4019 (1/3) time credits to be imposed.
Stay of execution granted until	ly concurrently with at am _ pm to be served at
Serve weekends beginning	7:00 a.m. to 5:00 p.m. commencing/to be
served at the [] SWOF [] DRC [] F	Contact SWAP immediately to enroll 735-1931.
C REMANDED Enthwith Ball 5	☐ REMANDED, Serving Time. ☐ Remain at liberty on bail.  E. ☐ Released on OR ☐ Remain on O.R. ☐ Remain on Prob.
CONDITIONS OF O.R. RELEASE:	Defendant not to use or possess drugs.
☐ Defendant to submit to search of	🗂 person 🔲 residence 🔲 automobile.
Defendant to submit to Inarcoti	o'chemical testing upon request of any peace officer.  Defendant to have no contact with victim in this case.
Defendant to report to Tulars Cou	nty Adult Probation Dept at ☐ 100 East Center, Visalia CA
☐ Room 204 2 <sup>nd</sup> Floor County County	House 221 S Mooney Blvd, Visalia CA
DEFENDANT, BENG RELEASED ON HIS OWN if ordered by the court or magistrate and as ordered by the court or magistrate and as ordered by the court. Defendant agrees to wake extraction if the court. Defendant agrees to wake extraction if the court appearance, he/she may be charged with the court appearance, he/she may be charged with the penalty of six months in jail and/or a thousand dollar may result in an additional penalty of imprisonment dollar (\$5,000.00) fine, or both that fine and imprison before its making, and has been informed of the contents in making, and has been informed of the contents.	owledges that he/she has read and understood the above promises and agreements sequences and penaties applicable to violation of the conditions of release.
Executed onby	Defendant
	Determent
	Address

Page 2 of 2

SUPERIOR COU COUNTY	RT OF CALIFO OF TULARE	DRNIA
People Plaintiff, Counsel/DA LICILY Guidher  vs.  Prisco, Shawn Anthony Defendant.  Counsel/PD: LICILY Guidher  Counsel/PD: LICILY Guidher  Prisco, Shawn Anthony Defendant.	Jud. Officer. Clerk. Bailiff: CSR: ER Number Interpreter: Language.	Walter L. Gorelick Corina Sema
DOB: 01-12-93		
Minutes: Deferred Entry of Judgment Review	Case No.	VCM278883 Department 14
Date: December 1, 2014	<u> </u>	
Charges: Ct 1: HS11375(B)(2)		
☐ Defendant present ☐ in custody ☐ without atto ☐ Defendant failed to appear ☐ Ball forfeited ☐		
Bench Warrant to issue with ball set at \$		Not to be released pursuant to 853.6PC.
☐ Defendant appeared late, case recalled. ☐		t ☐ Recalled ☐ Remain ☐Withdrawn.
☐ Bail Bond Forfelture Set Aside ☐ Bail Bond Re	instated 🔲 Bal	I Bond Exprerated
☐ Cash Bond Ordered Exenerated/Returned to De		
Court orders \$166.00 Return to Custody Cost to		
□ CPO Issued □ CPO Remains □ CPO Termina □ Copy of complaint/citation □ handed to □ file		
Reading waived. True name verified. Co	exec to ill bein	rerecto Ci Derendank Ci Altorney.
☐ Arraignment, advisement of Constitutional Right		
Defendant arraigned, informed of charges, advis	ed of and unde	irstands all legal rights.
☐ Public Defender appointed ☐ re-appointed. ☐ ☐ Court finds defendant has the ability to pay the F☐ Fee to be paid forthwith. ☐ Fee to be paid	Public Defender	Defender in today in upon release 636-4500 r Registration Fee in the amount of \$,
☐ Fee to be paid forthwith. ☐ Fee to be paid ☐ Court finds defendant does not have the ability t		a Defender Registration For
☐ Public Defender declares a conflict. ☐ Public D		
□ Conflict Counsel appointed. □ Defendant to obtain the conflict Counsel appointed. □ Defendant to obtain the conflict Counsel appointed. □ Defendant to obtain the counsel appointed	tain own couns	rel substituted in as attorney of
record.   Defendant waives right to counse		
☐ Defendant waives time ☐ 10 Day Rule ☐ 60 D		
<ul> <li>Entered a general/limited time waiver pursuant t</li> <li>"Pro-Per' explanation of rights under Penal Cod</li> </ul>	o Penal Code : a Sadino 1292	Section 1382 Continued/to trial date.
☐ Defendant pleads NOT GUILTY ☐ prior convid	ions/special all	enations denied.
Defendant is Ordered to return to Court at the n	ext Court heari	no date.
MATTER SET/CONTINUED / / / MATTER SET/CONTINUED / / /	at 🗀	am pm Dept for
MATTER SET/CONTINUED/		am 🗆 pm Dept for
☐ Continued ☐ by Court ☐ by Counsel for People Time Estimate for Jury TrialHours/	Lipy Counse	ror Defendant Stipulated by both parties
A Porterville Ti Pre	-Trial Facility	☐ Visalia.
On motion OV Porterville Pre	sed/emended	to
□ Defendant requests to □ plead □ GUILTY □	I NOTO COM	TENDERE Withdraw previous plea of NOT
GUILTY and enter a plea of 🖂 GUILTY 🗀 NO	LO CONTEND	ERE. Prior convictions admitted.
DIST DOA DPD DOEF DUAL E	ATTY DP	ROB D CITY ATTY D DOC
Court Collections		

<ul> <li>Written waiver filed ☐ Oral waiver taken – see attached. ☐ Admonished pursuant to VC</li> <li>☐ Defendant waives time for sentence. ☐ No legal cause. ☐ See sentence sheet.</li> <li>☐ No Probation Ordered ☐ Probation Denied.</li> <li>☐ Referred to Probation for Report and Recommendation for</li></ul>	red □ extended
Defendant to pay a fine of \$as follows:    forthwith:   on or before	: iant shall pay to the
☐ Defendant to serve days in jall, with credit for days served. ☐ PC4019 (1/2) time credits to be imposed ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	
☐ Sentence to be served ☐ consecutively ☐ concurrently with	
☐ Sentence to be served ☐ consecutively ☐ concurrently with ☐ Stay of execution granted until/ at ☐ am ☐ pm to be served at	
☐ BWDF ☐ DRC ☐ PTF . ☐ Serve weekends beginning 7:00 a.m. to 5:00 p.m. commencing /	/ to be
served at the BWDF DRC PTF .	
☐ Take ID & Paperwork. Be on time. ☐ Contact SWAP Immediately to enroil 735-1931.	
REMANDED Forthwith. Ball \$ REMANDED, Serving Time. Remain	at liberty on bail.
Released Discharged as to this case. Released on OR Remain on O.R. Rem	ain on Prob.
☐ CONDITIONS OF O.R. RELEASE: ☐ Defendant not to use or possess drugs. ☐ Defendant to submit to search of ☐ person ☐ residence ☐ automobile.	
Defendant to submit to Inarcotic/chemical testing upon request of any peace officer	r.
☐ To attend NA/AA Meetings. ☐ Defendant to have no contact with victim in this	s case.
☐ Defendant to report to Tulare County Adult Probation Dept at ☐ 100 East Center, Vis ☐ Room 204 2 <sup>nd</sup> Floor County Court House 221 S Mooney Blvd, Visalia CA	alia CA
RELEASE ON OWN RECOGNIZANCE DEFENDANT, BEING RELEASED ON HIS OWN RECOGNIZANCE, PROMISES THAT: (1) He/Site will appear at a	
ordered by the court or magistrate and as ordered by any court is which, or any magistrate before whom, the charge (2) He/Sine will obey all reasonable conditions imposed by the court or magistrate and (3) He/Sine will not depart this the court. Defendant agrees to waive extraction if the defendant fills to appear as required and is apprehended out California. Any court or magistrate of competent jurisdiction may revoke the order of release and either return him/he limit he/sine give built or other assurance of his/her appearance as provided in the Penal Code. If he/sine willing talls court appearance, he/sine may be charged with the additional charge of Fallure to Appear (Penal Code section 1320 recognizance on a misdemeanor charge, fallure to appear may result in a separate misdemeanor charge which may penalty of six months in jul and/or a thousand dollar (\$1,000.00) fine. If released on own recognizance on a fetony of may result in an additional penalty of imprisonment in a state prison, or in the county juli for not more than one year, it dollar (\$5,000.00) fine, or both that fine and imprisonment.	is subsequently pending, is state without leave of the State of the State of the custody, or require to appear at a scheduled, if released on own result in an additional harde, fature to appear
Defendant, by placing his/her eignature below, acknowledges that he/she has read and understood the above promis ne/she is making, and has been informed of the consequences and penalties applicable to violation of the conditions	es and agreements of release.
Executed on by	
	Defendant
	Address

Page 2 of 2



# Ryder's Mother mobile





6/14/17



Let me know when you want to rethink your position on custody. I will file for full otherwise. You are a danger to my son by exposing him to this pos who is a loser and abuser. Abusing alcohol drugs and my son. I have a great case!

Kovir

ΔΔ000144

7:02 PM

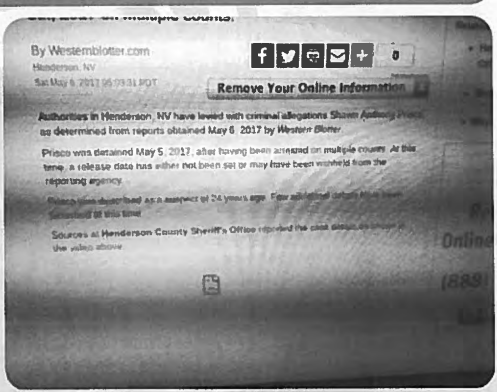


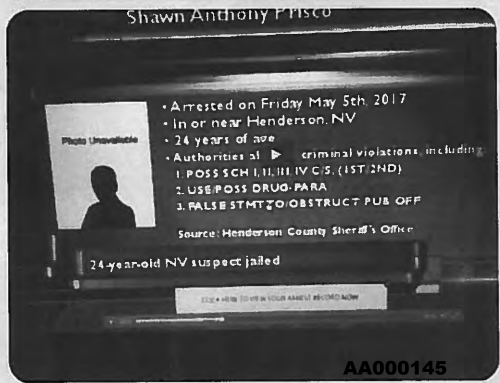


mobile



and abuser. Abusing alcohol drugs and my son. I have a great case!
-Kevin





# **EXHIBIT 6**

6169 S. Rainbow Blvd. Ste 100 · Las Vegas, NV 89118-3231

(702)858-6700

### **Patient Information**

						- (	Chart#:	
							F	OR OFFICE USE ONLY
Patient Name: Petil-Adrianz	en	Ryder			_	E	Ryder Peti	t
	Last		First			u)		oferred Name
Title: Mr/Ms/Mrs/etc	Gender: 6 Male 6 Female	Family S	tatus: C	Married C Single	೯	Child	Other	
Birth Date: 09/22/2013	Prev. Visit:	Email	Address	petitpaige@aol.com	1			<del></del>
hone:	(702)767-7283			Best time to	call:	Апу		
Home	Mobile	Work	Ext					
Address: 7645 Stetson Blu	ff Ave							
	Address 1				A	ddres		
Las Vegas							NV	89113
		City					State	Zip Code

4	F	Patlent's Medical History	
Pre-Med - Arnox  Altergic to Augmenti  Altergy - Erythro  Altergy - Penicikin  Artifical Heart Valv  Bi-Polar  Cancer  Developmental Delay  Epilepsy  Growth Problems  Hemophilia  Leukemia (Active)  Needs Pre-Med  Radiation Treatment  Speech Difficulties	Pre-Med - Clind Allergies Allergy - Latex Allergy - Sulfa Asthma Birth Defects Cerebral Palsy Diabetes Feeding/Eating Prob Hay Fever Hepatitis Leukemia (Remission) No PreMed Needed Rheumatic Fever Tourettes Syndrome	*Pre-Med - Other  Allergy - Aspirin  Allergy - Metals  Allergy-Amoxicillin  Attention Deficit  Bleeding Disorder  Cleft Lip/Palate  Down Syndrome  Fever Blisters  Heart Murmur  HrV/AIDS  Liver Disease  Other  Seizures  Tuberculosis	Abnormal Bleeding Altergy - Codeine Altergy - Other Anemia Autism Blood Transfusion Congenital Heart Def Earl-learing Problems Genetic Disorders Heart Surgery Kidney Disease Mitral Valve Prolaps Psychiatric Problems Sickle Cell Disease
Is there any disease, condition of the second secon		this office should know about the	at is not covered above? °C Yes (* No

Mother's Information

The following is for: C ti	he patient's spouse 6 the	person respons	sible for payment	both C ne				
Name: Pett  Title:  MrMs/Mrs/etc	Last Gender: Male 6	Page Female	First Family Status:	Married 6	MI Single		Preferred Name C Other	
Birth Date: 11/30/1993	Email Add:	ress: pelitpaige	@aol.com					
Phone: Home	(702)767-7283 Mobile	War	k Ext	Best tie	me to c	all: <u>Any</u>		
Address: 7645 Stetson Bl	uff Ave Address 1					Address		89113
Las Vegas		City					State	Zip Code

### Father's Information

Name:	****	First	ı	MI	Preferred Name	
Title: Mr/Ms/Mrs/etc	Gender: Male Female	Family S	itatus: Marrie	d C Single C C	hild C Other	
Birth Date:			DL#:		<del></del>	
Email Address:			<u></u>	Best time to call:		
Phone:						
Home	Mobile	Work	Ext	Fax	Other	

### Primary Insurance Information

Name of Insured: Adrianzen	Ke Ke	evin	<u>D</u>
	Last	First	Mi
Insured's Birth Date: 04/08/1993	ID #: 4292337809	Group #: LOCAL 631	
Insured's Address:		Address 2	
	Address 1	Address 2	
<del> </del>	City	Stale	Zip Code
Insured's Employer Name:			
Employer Address:			
-	Address 1	Address 2	•
-	City	State	Zip Code
Patient's relationship to insured:	Self C Spouse C Child C Other		
Insurance Plan Name: Prime Care Adm	inistrators		
Insurance Address:			
	Address 1	Address 2	
<u> </u>	City	State	Zip Code

### Secondary Insurance Information

Name of Insured:			
<del></del>	Last	First	1,414
Insured's Birth Date:	10 ft	Group #:	
Insured's Address: _			
	Address 1	Address 2	<u></u>
_	Crty	State Zip	Code
Insured's Employer Na	ame:		
Employer Address:			
	Address 1	Address 2	•
	City	State Zip	Code
Patient's relationship	to Insured: C Self C Spouse C Child C Other		
Insurance Plan Name:			
Insurance Address:			
	Address 1	Address 2	<u> </u>
-	City	State Zip	Code

Please continue to the next page

The state of the s

#### **Consent for Services**

As a condition of treatment by this office, financial arrangements must be made in advance. The practice depends upon reimbursement from patients for the costs incurred in their care. Financial responsibility on the part of each patient must be determined before treatment.

All emergency dental services, or any dental services performed without previous financial arrangements, must be paid for in cash at the time services are performed unless other arrangements are made.

Patients with dental insurance understand that all dental services are charged directly to the patient and that he or she is personally responsible for payment of all dental services. This office will help prepare the patient's insurance forms or assist in making collections from insurance companies and will credit any collections to the patient's account. However, this dental office cannot render services on the assumption that our charges will be paid by an insurance company.

A service charge of 1%% per month (18% per annum) on the unpaid balance will be charged on all accounts exceeding 60 days, unless previously written financial arrangements are satisfied.

I understand that any fee estimate for this dental care can only be extended for a period of six months from the date of the patient examination.

In consideration for the professional services rendered to me by this practice, I agree to pay the charges for the services at the time of treatment, or within five (5) days of billing if credit is extended. I further agree that the charges for services shall be as billed unless objected to, by me, in writing, within the time payment is due. I further agree that a walver of any breach of any time or condition hereunder shall not constitute a waiver of any further term or condition and I further agree to pay all costs and reasonable attorney fees if suit be instituted hereunder.

I grant my permission to you or your assignee, to telephone me to discuss this statement or my treatment.

I have read the above conditions of treatment and payment and agree to their conten	ıt.
	I have read the above conditions of treatment and payment and agree to their conten

Signature of patient, parent, or guardian (responsible party):

Signature	Date 08/02/2017
Relationship to Patlent:	
Mother	
	Response Date: 08/02/2017

Patient/representative signature:

Parquist

Name: Palge Petit

Relationship to Patient: Mom

Date: 8/2/2017

### SINGLE PATIENT LEDGER

Little Smiles LLC

Date:

09/10/2018

Chart Number:019236

Page:

Billing Type: 1

Patient Name: Ryder B Petit-Adrianzen

7645 Stetson Bluff Ave Las Vegas, NV 89113

DATE	TEETH	DESCRIPTION	PATIENT	CHARGE	PAYMENT	BALANCE
	IEEIN	Patient Balance Forward		0.00		0.0
08/01/2017			Ryder	0.00		0.0
08/02/2017		HIROAD	Ryder	87.00		87.0
08/02/2017		Comprehensive oral evaluation	•	29.00		116.0
08/02/2017		Intraoral Periapical Images	Ryder	36 00		152,0
)8/02/2017		Intraoral Occlusal Image	Ryder	58.00		210.0
08/02/2017		Prophylaxis-child	Ryder	54.00		264.0
8/02/2017		Topical Applic Fluoride Varnish	Ryder	38.00		302.0
8/02/2017		Bitewing Two Image	Ryder	38.00	-117.00	185.0
8/24/2017		Error Charge Adjustment	Ryder		-185.00	0.0
08/24/2017		Dental Ins Payment - PrimeCare Administrators	Ryder	0.00	-105.00	0.0
0/06/2017		Local anesthesia	Ryder	0.00		129.0
0/06/2017	Α	Amalgam-1 surf. prim/perm	Ryder	129.00		258.0
0/06/2017	Ĵ	Amalgam-1 surf. prim/perm	Ryder	129.00		387.0
10/06/2017	K	Amalgam-1 surf. prim/perm	Ryder	129,00		
	N.	Analgesia-inhal of nitrous oxid	Ryder	40.00		427.0
0/06/2017		Non IV conscious sedation	Ryder	129.00		556.0
10/06/2017			Ryder		-180.60	375.4
11/14/2017		Error Charge Adjustment Dental Ins Payment - PrimeCare Administrators	Ryder		-206.40	169.0
11/14/2017		Dental Ins Payment - PrineCale Administrators	Ryder		0.00	169.0
1/14/2017		Dental Ins Payment - Nevada Medicaid	Ryder		0.00	169.0
1/14/2017		Dental Ins Payment - PrimeCare Administrators	Ryder		0.00	169 0
11/14/2017		Dental Ins Payment - PrimeCare Administrators			-21.56	147.4
01/08/2018		Error Charge Adjustment	Ryder		-37.78	109,6
01/08/2018		Error Charge Adjustment	Ryder		-18.44	91.2
01/08/2018		Dental Ins Payment - Nevada Medicaid	Ryder		-91.22	0.0
01/08/2018		Dental Ins Payment - Nevada Medicaid	Ryder	0.00	-81,22	0.0
02/21/2018		HIROAD	Ryder	0.00		25.0
02/21/2018		Periodic oral evaluation	Ryder	25.00		
2/21/2018		Bitewing Two Image	Ryder	18,00		43.0
02/21/2018		Prophylaxis-child	Ryder	45.00		88.0
02/21/2018		Topical Applic Fluoride Varnish	Ryder	35.00		123.0
02/21/2018		Carles risk assessment - High	Ryder	5.00		128.0
03/26/2018		Dental Ins Payment - LIBERTY DENTAL NV MED	ICRyder		-128.00	0.0
		NO SHOW TO CONFIRMED APPOINTMEN	Ryder	0,00		0.0
04/05/2018		Limited oral evaluation	Ryder	33.24		33,2
05/02/2018		Intraoral Periapical Images	Ryder	14.00		47.2
05/02/2018		Dental Ins Payment - LIBERTY DENTAL NV MED			-47.24	0.0
05/08/2018		VISA/MC Payment -Thank You	Ryder		-40.00	-40.0
05/18/2018		Non IV conscious sedation	Ryder	91.22		51.2
05/18/2018			Ryder	40.00		91.2
05/18/2018	_	Analgesis-inhal of nitrous oxid	<b>-</b> .	51.00		142.2
05/18/2018	T	Amalgam-1 surf. prim/perm	Ryder	\$1.00	440.00	0.0
05/23/2018		Dental Ins Payment - LIBERTY DENTAL NV MED			-142.22	
09/05/2018		HIROAD	Ryder	0.00		0.0
09/05/2018		Comprehensive oral evaluation	Ryder	33,24		33,2
09/05/2018		Bitewing Two Image	Ryder	18.00		51,2
09/05/2018		Prophylaxis-child	Ryder	45.00		98.2
09/05/2018		Topical Applic Fluoride Varnish	Ryder	35.00		131.2
09/05/2018		Carles risk assessment - High	Ryder	0.00		131.2

TOTAL PATIENT BALANCE AS OF 09/10/2018:

131.24

<sup>\*</sup> Procedures that have been placed in History.

















Patient Name: Ryder Petit-Adrianzen Patient ID: Patient Gender: Patient DOB:

Provider: System Admin Phone: Image taken on: 8/2/2017

AA000155

Patient: Ryder B. Petit-Adrianzen
Provider: Sandra M. Thompson, DMD

Phone: (702)658-6700

Office: 6169 S Rainbow Blvd Ste 100

Las Vegas, NV 89118

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RR	g	7			P	1000000	R	R				
 T Š	R	ā	.25	24	N	M	Ĺ	к	•	•	•	

	Treatment Pla	an	Comp	oleted	6	Conditions	Existin	g-This Prov	Existing-C	other Prov
	Date	Tooth	Surface	Proc	Prov	Description			Stat	Amount
	8/2/2017			D0150	DRTO	Comprehensive ora	il evaluation		С	87.00
	Ехап	type: Co	mprehens	ive,						
1	Зуг п	ale/ pres	ents to clin	ic with CC	of "no	concerns, first time to	dentist			
	RMH	, Nkda, N								
	Weig	ht: 36lbs				1 Pr	- d on aborting			
1				itewings/2	cclusa	l films , caries as not	ed, see charting			
1		exam: WN	VL.							
,		WNL								
1		xam: WN								
		80 % & O ne: even	J: Z mm							
1	*****	sbite: NSf	F							
			sion - Clas	s 2						
- (			lusion - Cla							
İ		ils - 20 '		1332						
	Carie	s: #A(o).	#J(o), #K(c	o)						
1	Oral	cancer so	reening: N	SF						
	Perio	dontal sta	atus: NSF							
-		rrals: NSF								
- 1	Oral	Hygiene:	good,							
			sessment							
-	Pare	nts accep	t treatment	t plan: yes	yno	1 4 1 1 1 1 1		ter infantion	infaction	
	Cons	equences	s of refusin	g treatme	nt explai	ned up to and includi	ng carres progre	ission, intection,	HIECTION	
1				talization	ano deal	h. Parents state they	understand.			
		vior: good								
		tant Nam		ofo oboot						
1	NV:IC Dr.To		nom IOS ir	no sneet						
		PETHIA		D0220	DRTO	Intraoral Periapical	agnemi		С	29.00
-	8/2/2017	••_				Illudotai Feliapicai	Illiages		•	
			on upper a	menor tet	sti i					
	DA:P									
	Dr.To	TTIAN							A0004	EC - 4 - 5

Patient: Ryder B. Petit-Adrianzen
Provider: Sandra M. Thompson, DMD

Phone: (702)658-6700

Office: 6169 S Rainbow Blvd Ste 100

Las Vegas, NV 89118

Date Tooth	Surface	Proc	Prov	Description	Stat	Amoun
8/2/2017		D0240 D	RTO	Intraoral Occlusal Image	С	36.00
For diagnosis	of upper ant					
DA:Patty						
Dr.Tomlin		D0070 F	NDTO	Bilewing Two Image	С	38.0
8/2/2017	d developm	D0272 D	os the	diagnosis of interproximal contacts.		
Dr. Keaton To		cill, as well	93 1110	alughout at mining		0.0
8/2/2017		D10001 D	RTO	HIROAD	С	0.0
Hospitalization	ı-n/a					
Illness -n/a						
Review of Sys Operations -n/						
Allergies -n/a	a					
Drugs/Medical	lions -n/a					
KT		D4400 F	DTO	Brookylovic child	С	58.0
8/2/2017	med to cost	D1120 E	JK I U ating f	Prophylaxis-child actors that are present on the patient's tooth surface, Prophylaxia actors that are present on the patient's tooth surface, Prophylaxia actors to the prophylaxia.	ophy with	
fine paste. All	contacts flo:	ssed. All pla	adne a	nd calculus removed.		
DA:Patty						
Dr.Tomlin					С	54.0
8/2/2017				Topical Applic Fluoride Varnish	Ü	-
Applied topica Dr. Keaton To		% sodium F	luoride	<b>,</b>		
8/2/2017 G	HEETHICE 	15106	ORST	Incipient Caries	CON	0.0
10/8/2017	-	D9215 F	ORST	Local anesthesia	С	0.0
Parents inform	ned about po	ossibility of	lip bitir	phrine administered. Patient left office with gauze/cotton ng and to keep the gauze in until numbness has ceased late they understand.	roll in place. (average	
Dr. Sandra Th	ютрѕоп				С	40.0
10/6/2017		D9230 [	DRST	Analgesia-inhal of nitrous oxid	C	40.0
50% N20/ 02 I	for 30 min 10	00% 02 for 5	5 min. I	Pt alert upon discharge		
Dr. Sandra Th	iompson	mac.co = 1		Non IV conscious sedation	С	129.
10/6/2017 Sedation Log	engennd to		-	Mail IA Courcions sentinuit	•	
Patient alert a	ind responsi	ive upon dis	charge	9.		
POI given upo	on discharge	•				
All questions	answered su	ufficiently.				
DA:Patty						
Dr. Sandra Th	ompson					405
10/6/2017 A	0	D2140 [	DRST	Amalgam-1 surf. prim/perm	C	129.
Amalgam 1 su	inface. Cotto	on roll isolat	tion an	d mouth prop utilized. Routine preparation. Mix 1-spill a	smaigam ction Post	
condensed, ci	arved and bi	umisned (0 ien Patient	acniev Holere	re proper form and function. Verified proper occlusal fun ted procedure well.		
Dr. Sandra Th		retr i minelli	. 101010			
	Ò	D2140 I	DRST	Amalgam-1 surf. prim/perm	C	129.
10/6/2017 J	irface. Cotto	on roll isola	tion an	d mouth prop utilized. Routine preparation. Mix 1-spill	amalgam	
Amalgam 1 su	acued and b	urnished to	achiev	re proper form and function. Verified proper occlusal fun	iction. Post	
Amalgam 1 su	arveu anu bi		i tolera	ilea procedure well.		
Amalgam 1 su condensed, ca treatment ins	tructions giv	reil Falleni				
Amalgam 1 su condensed, co treatment ins Dr. Sandra Th	tructions giv			Amalgam-1 surf. prim/perm	С	129.
Amalgam 1 su condensed, co treatment ins Dr. Sandra Th 10/6/2017 K Amalgam 1 su	tructions giv nompson O urface. Cotto	D2140 [ on roll isola	DRST tion an	Amalgam-1 surf. prim/perm  Id mouth prop utilized. Routine preparation. Mix 1-spill a	amalgam	129.
Amalgam 1 su condensed, contrealment ins Dr. Sandra Th 10/6/2017 K Amalgam 1 su condensed, co	tructions givenompson Ourface. Cotto arved and bu	D2140 [ on roll isolar urnished to	ORST tion an achiev	ld mouth prop utilized. Routine preparation. Mix 1-spill a re proper form and function. Verified proper occlusal fur	amalgam	129.
Amalgam 1 su condensed, contrealment ins Dr. Sandra Th 10/6/2017 K Amalgam 1 su condensed, contrealment ins	tructions givenompson O urface. Cotto arved and but tructions giv	D2140 [ on roll isolar urnished to	ORST tion an achiev	d mouth proputilized. Routine preparation. Mix 1-spill :	amalgam	129.
Amalgam 1 su condensed, contrealment ins Dr. Sandra Th 10/6/2017 K Amalgam 1 su condensed, co	tructions givenompson O urface. Cotto arved and but tructions giv	D2140 [ on roll isola urnished to ren. Patient	ORST tion an achiev tolera	ld mouth prop utilized. Routine preparation. Mix 1-spill a re proper form and function. Verified proper occlusal fur	amalgam	129.0 25.

Patient: Ryder B. Petit-Adrianzen
Provider: Sandra M. Thompson, DMD

Phone: (702)658-6700

Office: 6169 S Rainbow Blvd Ste 100

Las Vegas, NV 89118

Date	Tooth	Surface	Proc	Prov	Description	Stat	Amount
4yr r Advi RMi	se to avoid I, Nkda, N	ents to clini d sticky foo	c with " No	O CC " U o biting s	Jpon exam Dr.Thompson states pt has incipient o urface clean.	cclusal staining.	
X-R) E/O	ght: 40lbs NYS TAKE exam: WN : WNL		x ,caries	as noted	d, see charling		
I/O e OB:	exam: WNi 75 % & O ine: even	_					
Cros Left	sbite: NSI side occlu	F Ision - Clas Iusion - Cla					
Ton: Cari	sils - 0 % es: watch		D)				
Peri Refe	odontal sta errals: NSF Hygiene:	atus: NSF					
Cari Pare	es Risk As ents accep	sessment:	l plan: ves	i nt explai	ned up to and including caries progression, infect	tion, infection	
spre Beh	ading to b avior: Coo istant Nam	rain, hospi perative	talization	and deat	th. Parents state they understand.		
	6mrc w/ no Sandra Th 8		D0272	DRST	Bitewing Two Image	С	18.00
For 2/21/201	_	d developn	nent, as w D0603	ell as the	e diagnosis of interproximal contacts.  Caries risk assessment - High	С	5.00
Soc	ioeconomi	story of inc ic status of	family.		ies or lesions.	С	0.00
tline Rev Ope Alle	pitalizationess -none liew of Systrations -norgies -none	item -none one		DRSI	HIROAD	C	0.00
2/21/201 Pro	8 ohy perfori	med to con	D1120 trol local i	rritating f	Prophylaxis-child factors that are present on the patient's tooth surf and calculus removed.	C ace. Prophy with	45,00
DA							
2/21/201		ompson I varnish 5	D1206 % sodium		Topical Applic Fluoride Varnish	С	35.00
2/21/201		0	15106		Incipient Caries	CON	0.00
2/21/201/ Stai	8 T	0	15106	DRST	Incipient Caries	CON	0.00
4/5/2018		and lvm	D10005	DRST	NO SHOW TO CONFIRMED APPOINTMEN	С	0.00
5/2/2018			D0140	DRST	Limited oral evaluation	С	33.24

Patient: Ryder B. Petit-Adrianzen
Provider: Sandra M. Thompson, DMD

Phone: (702)658-6700

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Las Vegas, NV 89118

 Date Tooth	Surface	Proc	Prov	Description	Stat	Amount
nationt advis	od mam tah	t incinient	lesion o	ble decay on LR. No pain. 1 PA xray taken. Dr.Thor n T (O) from last visit has slightly grown. Recommer S like last tx visit. Scheduled for IOS and gave mom	In Legiolanoir	
Dr. Sandra Ti 5/2/2018 For diagnosis DA:AB	, -	D0220	DRST	Intraoral Periapical Images	С	14.00
Dr. Sandra T 5/18/2018 50% N20/ 02	·	D9230 00% 02 fo	DRST or 5 min.	Analgesia-inhal of nitrous oxid Pt alert upon discharge.	С	40.00
Dr. Sandra T 5/18/2018 Sedation Log Patient alert a POI given up All questions DA:AB	scanned to and respons on discharge	ive upon o e	chart. discharge	Non IV conscious sedation	С	91.22
condensed, o	O surface. Cott carved and b structions give	ournished	lation an	Amalgam-1 surf. prim/perm  Id mouth prop utilized. Routine preparation, Mix 1-s  ize proper form and function. Verified proper occlusa-  ited procedure well.	C pill amalgam I function. Post	51.00
exam she sta RMH, Nkda, Weight: 45 X-RAYS TAK E/O exam: W TMJ: WNL I/O exam: Wi OB:75 % & Midline: ever Crossbite: Ni Left side occ Right side occ Right side occ Tonsils - 25 Caries: n/a Oral cancer s Periodontal s Referrals: NS Oral Hygiene Caries Risk A Parents acce	sents to clini ated no deca No MedsHe KEN: yes 2bv VNL  NL OJ:1 mm  SF Iusion - Clas screening: N status: NSF SF e: fair Assessment: ept treatment es of refusion brain, hospit operative	c with "NC by present ealthy  wx no car s 1 sss 1 SF  high t plan: yes g treatmer	ries or ot	Comprehensive oral evaluation and over OHI and the importance of flossing. Upon D ther pathology  ned up to and including caries progression, infection the Parents state they understand.		
NV:Recall w/r Dr. Sandra Ti 9/5/2018		D0272	DRST	Bitewing Two Image	С	18.00

Patient: Ryder B. Petit-Adrianzen
Provider: Sandra M. Thompson, DMD

Phone: (702)658-6700

Office: 6169 S Rainbow Blvd Ste 100

Las Vegas, NV 89118

Date: 9/10/2018 Chart #: 019236 Birthdate: 9/22/2013

Date	Tooth	Surface	Proc	Prov	Description	Stat	Amount
For g	rowth and	d developn	nent, as w	ell as the	e diagnosis of interproximal contacts.		
kt 9/5/2018			D0603		Caries risk assessment - High	С	0.00
		story of inc ic status of			ies or lesions.  HIROAD	С	0.00
Illnes Revie Oper Allerg Drug 9/5/2018 Prop	hy perfor	stem -n/a /a tions -n/a med to cor	D1120 atrol local ossed. All	irritating t	Prophylaxis-child factors that are present on the patient's tooth sur and calculus removed.	C face. Prophy with	45.00
9/5/2018 Appli	andra Th	nompson al varnish 5	D1206 i % sodiur	DRST n Fluorid		С	35.00
kt							

AA000160ge: 5 of 5

6169 S. Rainbow Blvd. Ste 100 . Las Vegas, NV 89118-3231

#### **Consent for Internet Communications**

Authorization and Consent to Send Unencrypted Patient Information by Email and Other Electronic Means

Until I telt you in writing to stop, I authorize Little Smiles LLC to transmit patient information relating to my child's treatment, health, or payment by email or other electronic means, without encryption or special security precautions, to me or someone I designate, or to other health care providers, health plans and others involved in my child's treatment, payment for treatment, or Little Smiles LLC health care operations. The patient information that may be emailed may include my child's x-rays, health history, diagnosis, treatment, and payment records.

#### I understand that:

- I do not have to sign this form.
- My child's treatment, payment, enrollment and eligibility for benefits will not be affected by my decision about signing this form.
- If I don't sign this form, Little Smiles LLC may use other ways to send my information, such as U.S. Mail, or may ask me to send my information to third parties myself.
- There is some risk that emails and other electronic messages may be improperly acquired by hackers or received by unintended recipients. If that happens, the information may be redisclosed and no longer protected by privacy law.
- Little Smiles LLC does not email such sensitive personal information as Social Security number, credit card number, mental health diagnosis, genetic information, alcohol/substance abuse, or positive HIV status unless the patient insists.

I can tell you in writing to stop emailing mine/my child's patient information at any time, but if I do so, this will not affect emails that Little Smiles LLC already has sent before receiving my written instructions to stop.

Please continue to the next page Por favor continue a la pagina sigiente

### Consentimiento para Comunicaciones por Internet

Autorizacion y Consentimiento para enviar la informacion del paciente sin cifrar por medios electronicos Email y Otros

Hasta que te diga por escrito para detener, autorizo Little Smiles LLC infantil para transmitir la informacion del paciente en relacion con mi hijo tratamiento, la salud o el pago por correo electronico u otro medio electronico, sin encriptacion o seguridad especiales precauciones, a mi oa alguien designo o para otros proveedores de salud, planes de salud y otras personas involucradas en el tratamiento de mi hijo, el pago del tratamiento, o Little Smiles LLC operaciones. La informacion del paciente que puede ser enviado por correo electronico pueden incluir radiografías de mi hijo, la historia de salud, el diagnostico, el tratamiento y los registros de pago.

#### Entiendo que:

- Yo no tengo que firmar este formulario.
- Tratamiento, pago, inscripción de mi hijo y la elegibilidad para los beneficios no se veran afectados por mi decision sobre la firma de este formulario.
- Si no firmo esta forma, Little Smiles LLC pueden utilizar otras formas de enviar mi informacion, tales como correo U.S. Mail, o pueden pedirme que enviar mi informacion a terceros a mi mismo.
- Existe el riesgo de que los correos electronicos y otros mensajes electronicos pueden ser indebidamente adquiridos por los hackers o recibidos por destinatarlos no deseados. Si eso sucede, la información puede ser divulgada y dejar protegido por la ley de privacidad.
- Little Smiles LLC no enviar por correo electronico como la Informacion personal como el numero de Seguro Social, numero de tarjeta de credito, diagnostico de salud mental, informacion genetica, alcohol/abuso de sustancias, o condicion de HIV positivo a menos que el paciente insiste.

Te puedo decir por escrito a dejar de enviar por correo electronico mi informacion o de mi hijo de mi hijo en cualquier momento, pero si lo hago, esto no afectara a los correos electronicos de Little Smiles LLC ya ha enviado antes de recibir mis instrucciones por escrito para detener.

Please continue to the next page
Por favor continue a la pagina sigiente

How would you like us to communicate with you? Como desea que nos comuniquemos con usted?				
Our dental office send appointment reminders, information about treat with you.	tment, payment and insura	nce, and other commi	nications. Please tell us	know you would like us to communicate
Nuestra oficina dental envia recordatorios de citas, informacion sobre usted.	e tratamiento, pago y segut	o, y otras comunicaci	ones, Por favor, diganos	como desea que nos comuniquemos con
Contact me by U.S. Mail at the following address: (Co 7645 Stetson Bluff Ave Las Vegas NV 89113	entactame por Correo	de Estados Unid	os a la siguiente di	reccion:)
Contact me by email at the following email address: petitpaige@aol.com	(Contactame por cor	reo electronico a	la siguiente correc	electronico:)
By checking this box, I consent to the following appointment reminders and information about to or telephone equipment that may be capable of	treatment, payment, i	ay contact me to my account or in	provide health care surance, using arti	a information such as fical or prerecorded voice
Marcando esta casilla, consiento en lo siguiente como recordatorios de citas e informacion sobi artificial o pregrabado que pueda ser capaz de l	re tratamiento, pago,	mi cuenta o seg	me para proporcios uro, utilizando equi	ar informacion de salud, po de voz o telefono
The dental practice may: (La oficina dental puede:) Call Me (Llamame) Te	ext Me (Mensaje de tex)		Call Me and	Text Me (Llamame y Mensaje de tex)
The best phone number is: (El mejor numero de tele 7027677283	efona:)			
Patient Name: Petit-Adrianzen	Ryder	First	B	Ryder Petit Preferred Name
Signature of patient, parent, or guardian:		71131	144	, , <u>, , , , , , , , , , , , , , , , , </u>
Signature				Date 08/02/2017
Relationship to Patient:				
X				
				Response Date: 08/02/2017
Patient/representative signature:				
-				
Profession				
Name: Paige Petit				

Relationship to Patient: MOm Date: 8/2/2017

#### **NOTICE OF PRIVACY PRACTICES**

THIS NOTICE DESCRIBES HOW MEDICAL/PROTECTED HEALTH INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY.

We are required by law to maintain the privacy of protected health information, to provide individuals with notice of our legal duties and privacy practices with respect to protected health information, and to notify affected individuals following a breach of unsecured protected health information. We must follow the privacy practices that are described in this Notice while it is in effect. This Notice takes effect today, and will remain in effect until we replace it.

We reserve the right to change our privacy practices and the terms of the Notice at any time, provided such changes are permitted by applicable law, and to make new Notice provisions effective for all protected health information that we maintain. When we make a significant change in our privacy practices, we will change this Notice and post the new Notice clearly and prominently at our practice location, and we will provide copies of the new Notice upon request.

You may request a copy of our Notice at any time. For more information about our privacy practices, or for additional copies of this Notice, please contact us using the information listed at the end of this Notice.

#### HOW WE MAY SEND HEALTH INFORMATION ABOUT YOU

Your protected health information ("PHI") includes information relating to your mental or physical health and to the health care provided to you, including materials like your dental records, dental x-rays, and payment records. Some documents containing PHI may include such sensitive personal information as Social Security number, credit card number, mental health diagnosis, genetic information, alcohol/substance abuse records, positive HIV status, and other kinds of sensitive information.

Sometimes our dental practices needs to send PHI to the patient or to someone else, such as a specialist. There are various ways to send PHI, including email and other electronic means. Our dental practice does not encrypt email or other electronic forms of communication.

There is a risk that unencrypted information may be acquired by hackers or received by unintended recipients. If you are concerned about the security of PHI that may be sent unencrypted, please let us know and we will send it a different way, which may included providing the information to you to deliver.

#### HOW WE MAY USE AND DISCLOSE HEALTH INFORMATION ABOUT YOU

We may use and disclose your health information for different purposes, including treatment, payment, and health care operations

TREATMENT: We may disclose your health information to a specialist providing treatment to you

PAYMENT: Payment activities include billing, collections, claims management, and determinations of eligibility and coverage to obtain payment from you, an insurance company, or another third party. For example, we may send claims to your dental health plan containing certain health information.

HEALTHCARE OPERATIONS: Healthcare operations include quality assessment and improvement activities, conducting training programs, and licensing activities.

INDIVIDUALS INVOLVED IN YOUR CARE OR PAYMENT FOR YOUR CARE. We may disclose your health information to your family or friends or any other individual identified by you when they are involved in your care or in the payment for your care. Additionally, we may disclose information about you to a patient representative. If a person has authority by law to make health care decisions for you, we will treat that patient representative the same way we would treat you with respect to your health information.

DISASTER RELIEF: We may use or disclose your health information to assist in disaster relief efforts.

REQUIRED BY LAW: We may use or disclose your health information when we are required to do so by law.

PUBLIC HEALTH ACTIVITIES. We may disclose your health information for public health activities, including disclosures to

- Prevent or control disease, injury or disability;
- Report child abuse or neglect;
- Report reactions to medications or problems with products or devices;
- Notify a person of a recall, repair, or replacement of products or devices:

- -Notify a person who may have been exposed to a disease or condition; or
- Notify the appropriate government authority if we believe a patient has been the victim of abuse, neglect, or domestic violence.

NATIONAL SECURITY: We may disclose to military authorities the health information of Armed Forces personnel under certain circumstances. We may disclose to authorized federal officials health information required for lawful intelligence, counterintelligence, and other national security activities. We may disclose to correctional institution or law enforcement official having lawful custody the protected health information of an immate or patient.

SECRETARY OF HHS: We will disclose your health information to the Secretary of the U.S. Department of Health and Human Services when required to investigate or determine compliance with HIPAA.

WORKER'S COMPENSATION: We may disclose your PHI to the extent authorized by and to the extent necessary to comply with laws relating to worker's compensation or other similar programs established by law,

LAW ENFORCEMENT: We may disclose your PHI for law enforcement purposes as permitted by HIPPA, as required by law, or in response to a subpoena or court order.

HEALTH OVERSIGHT ACTIVITIES: We may disclose your PHI to an oversight agency for activities authorized by law. These oversight activities include audits, investigations, inspections, and credentialing, as necessary for licensure and for the government programs, and compliance with civil rights laws.

JUDICIAL AND ADMINISTRATIVE PROCEEDINGS: If you are involved in a lawsuit or a dispute, we may disclose your PHI in response to a court or administrative order. We may also disclose health information about you in response to a subpoena, discovery request, or other lawful process instituted by someone also involved in the dispute, but only if efforts have been made, either by the requesting party or us, to tell you about the request or to obtain an order protecting the information requested.

RESEARCH: We may disclose your PHI to researchers when their research has been approved by an institutional review board or privacy board that has reviewed the research proposal and established protocols to ensure the privacy of your information.

CORONERS, MEDICAL EXAMINERS, AND FUNERAL DIRECTORS: We may release your PHI to a coroner or medical examiner. This may be necessary, for example, to identify a decessed person or determine the cause of death. We may also disclose PHI to funeral directors consistent with applicable law to enable them to carry out their duties.

FUNDRAISING. We may contact you to provide you with information about our sponsored activities, including fundraising programs, as permitted by applicable law. If you do not wish to receive such information from us, you may opt out of receiving the communications.

#### OTHER USES AND DISCLOSURES OF PHI

Your authorization is required, with a few exceptions, for disclosures or psychotherapy notes, use or disclosure of PHI for marketing, and for the sale of PHI. We will also obtain your written authorization before using or disclosing your PHI for purposes other than those provided for in this Notice (or as otherwise permitted or required by law). You may revoke an authorization in writing at any time. Upon receipt of the written revocation, we will stop using or disclosing your PHI, except to the extent that we have already taken action in reliance on authorization.

#### YOUR HEALTH INFORMATION RIGHTS

ACCESS: You have the right to look at or get copies of your health information, with limited exceptions. You must make the request in writing. You may obtain a form to request access by using the contact information listed at the end of this Notice. You may also request access by sending us a letter to the address at the end of this Notice. If you request information that we maintain electronically, you have the right to an electronic copy. We will use the form and format that you request if readily producible. We will charge you a reasonable cost-based fee for the cost of supplies and labor of copying, and for postage if you want copies mailed to you. Contact us using the information listed at the end of this Notice for an explanation of our fee structure.

A health care provider must retain patient records for 5 years. In the case of a minor patient, the records must be retained until the patient turns 23 years old. Your child's records will be destroyed after the period set forth above.

If you are denied a request for access, you have the right to have the denial reviewed in accordance with the requirements of applicable law,

DISCLOSURE ACCOUNTING: With the exception of certain disclosures, you have the right to receive an accounting of disclosures of your health information in accordance with applicable laws and regulations. To request an accounting of disclosures of your health information, you must submit your request in writing to the Privacy Official. If you request this accounting more than once in a 12-month period, we may charge you a reasonable, cost-based fee for responding to the additional request.

RIGHT TO REQUEST A RESTRICTION: You have the right to request additional restrictions on our use or disclosure of your PHI by submitting a written request to the Privacy Official.

Your written request must include (1) what information you want to limit, (2) whether you want to limit our use, disclosure or both, and (3) to whom you want the limits to apply. We are not required to agree to your request except in the case where the disclosure is to a health plan for purposes of carrying out payment or health care operations, and the information pertains solely to a health care item or service for which you, or a person on your behalf (other than the health plan), has paid our practice in full.

ALTERNATIVE COMMUNICATION: You have the right to request that we communicate with you about your health information by alternative means or at atternative locations. You must make your request in writing. Your request must specify the alternative means or location, and provide satisfactory explanation of how payments will be handled under the alternative means or location you request. We will accommodate all reasonable requests. However, if we are unable to contact you using the ways or locations you have requested we may contact you using the information we have.

AMENDMENT. You have the right to request that we amend your health information. Your request must be in writing, and it must explain why the information should be amended. We may deny your request under certain circumstances. If we agree to your request, we will amend your record(s) and notify you of such. If we deny your request for an amendment, we will provide you with a written explanation of why we denied it and explain your rights.

RIGHT TO NOTIFICATION OF A BREACH! You will receive notifications of breaches of your unsecured protected health information as required by law.

ELECTRONIC NOTICE. You may receive a paper copy of this Notice upon request, even if you have agreed to receive this Notice electronically on our Web site or be electronic mail (e-mail).

#### QUESTIONS AND COMPLAINTS

If you want more information about our privacy pactices or have questions or concerns, please contact us.

If you are concerned that we may violated your privacy rights, or if you disagree with a decision we made about access to your health information or in response to a request you made to amend or restrict the use or disclosure of your health information or to have us communicate with you by alternative means or at alemative locations, you may complain to us using the contact information listed at the end of this Notice. You also may submit a written complaint to the U.S. Department of Health and Human Services. We will provide you with the address to file your complaint with the U.S. Department of Health and Human Services upon request.

We support your right to the privacy of your health information. We will not retailate in any way of you choose to file a complaint with us or with the U.S. Department of Health and Human Services.

# OCR NOTICE OF NONDISCRIMINATION Source: HHS Office of Civil Rights

Little Smiles LLC complies with applicable federal civil rights laws and does not discriminate on the basis of race, color, national origin, age, disability, or sex,

Little Smiles LLC does not exclude people or treat them differently because race, color, national origin, age, disability, or sex.

#### Little Smiles LLC

- Provides free aids and services to people with disabilities to communicate effectively with us, such as
- \* Qualified sign language interpreters
- \* Written information in other formats (large print, audio, accessible electronic formats)
- Provides free language services to people whose primary language is no English, such as:
- \* Qualified interpreters
- \* Information written in other languages

If you need these services, contact Marty LaLande

If you believe that Little Smiles LLC has failed to provide these services or discriminated in another way on the basis of race, color, national origin, age, disability, or sex, you can file a grievance with

Marty LaLande

6169 S. Rainbow Blvd Ste 100 Las Vegas, NV 89118

Phone: 702-658-6700 Fax: 702-450-6711

Email: info@tinytooth.com

You can file a grievance in person or by mail, fax, or email, if you need help filing a greivance, Marty LaLande, Office Manager, is available to help you,

You can also file a civil rights complaint with the U.S. Department of Health and Human Services. Office for Civil Rights electronically through the Office for Civil Rights Complaint Portal, available at https://ocrportal.hhs.gov/ocr/portal/lobby.jsf or by mail or phone at:

U.S. Department of Health and Human Services.

200 Independence Ave SW. Room 509F, HHH Building Washington, DC 20201

Toll Free: 1-800-868-1019 800-537-7697 (TOD)

Complaint forms are available at http://www.hhs.gov/ocr/office/file/index.html

#### AVISO DE LAS PRACTICAS DE PRIVACIDAD

ESTE AVISO DESCRIBE COMO LA INFORMACION MEDICA / DE SALUD PROTEGIDA SOBRE USTED PUEDE SER UTILIZADA Y REVELADA Y COMO USTED PUEDE TENER ACCESO A ESTA INFORMACION, POR FAVOR LEA CUIDADOSAMENTE.

Estamos obligados por ley a mantener la privacidad de la información de salud protegida, para dar aviso acerca de nuestras obligaciones legales y practicas de privacidad con respecto a la información de salud protegida, y notificar a las personas afectadas a raiz de una violación de la información de salud protegida sin garantía. Debemos seguir las practicas de privacidad que se describen en este Aviso mientras este en vigor. Este Aviso entra en vigor hoy, y permanecera vigente hasta que lo reemplacemos.

Nos reservamos el derecho de cambiar nuestras practicas de privacidad y los terminos del aviso en cualquier momento, siempre y cuando dichos cambios sean permitidos por la ley aplicable, y establecer nuevas disposiciones de aviso para toda la información medica protegida que mantenemos. Cuando hacemos un cambio significativo en nuestras practicas de privacidad, cambiaremos este Aviso y colocaremos el nuevo Aviso de manera clara y destacada en nuestra ubicación practica, y le proporcionaremos copias de la nueva Notificación pravia solicitud.

Usted puede solicitar una copia de nuestro aviso en cualquier momento. Para obtener mas informacion acerca de nuestras practicas de privacidad, o para obtener copias adicionales de este Aviso, por favor pongase en contacto con nosotros usando la informacion que aparece al final de este aviso.

#### COMO PODEMOS ENVIAR INFORMACION SOBRE SU SALUD

Su información de salud protegida ("PHI") incluye información relacionada con su salud mental o física y para la asistencia sanitaria prestada a usted, incluyendo materiales como sus registros dentales, radiografías dentales, y los registros de pago. Algunos documentos contienen PHI pueden incluir dicha información personal sensible como el numero de Seguro Social, numero de tarjeta de credito, diagnostico de salud mental, información genetica, alcohol / registros de abuso de sustancias, VIH positivo, y otro tipo de información confidencial.

A vaces nuestras practicas dentales tiene que enviar PHI al paciente oa otra persona, como un especialista. Hay varias formas de enviar PHI, incluyendo el correo electronico y otros medios electronicos. Nuestra practica dental no cifra correo electronico u otros medios electronicos de comunicación.

Existe el riesgo de que la información no cifrada puede ser adquirida por los hackers o recibir los destinatarios no deseados. Si usted esta preocupado por la segundad de PHI que pueden ser enviados sin encriptar, por favor háganoslo saber y vamos a enviar de una manera diferente, lo que puede incluia proporcionar la información a usted para entregar.

#### COMO PODEMOS USAR Y DIVULGAR LA INFORMACION SOBRE SU SALUD

Podemos utilizar y divulgar su informacion de salud para diferentes propositos, incluyendo las operaciones de tratamiento, pago y atencion medica

TRATAMIENTO: Podemos revelar su informacion medica a un especialista en proporcionar tratamiento a usted.

PAGO. Actividades de pago incluyen facturación, colecciones, gestion de reclamaciones, y determinaciones de elegibilidad y cobertura para obtener el pago de usted, una compania de seguros, o un tercero. Por ejemplo, podemos enviar las reclamaciones a su plan de salud dental que contiene cierta información de salud.

SALUD DE OPERACIONES: operaciones de atencion medica incluyen evaluacion de celidad y actividades de mejora, los programas de formacion que llevan a cabo, y las actividades de concesion de (icencias.

PERSONAS INVOLUCRADAS EN SU CUIDADI O PAGO POR SU CUIDADO. Podemos divulgar su información de salud a su familla o amigos o cualquier otra persona identificada por usted cuando estan involucrados en su cuidado o en el pago de su atención. Ademas, podemos divulgar información sobre usted a un representante de los pacientes. Si una persona tiene autoridad por ley a tomar decisiones de atención de salud para usted, vamos a tratar de que el representante de pacientes de la misma manera que la haria con respecto a su información medica.

ALIVIO DE DESASTRES. Podemos utilizar o divulgar su informacion de salud para ayudar en los esfuerzos de socorro.

EXIJA LA LEY. Podemos utilizar o divulgar su información de salud cuando estamos obligados a hacerto por ley.

ACTIVIDADES DE SALUD PUBLICA: Podemos divulgar su informacion de salud para actividades de salud publica, incluyendo la divulgacion a

- Prevenir o controlar enfermedades, lesiones o discapacidades;
- Abusa o negligencia Informe nino;
- Informar sobre reacciones a medicamentos o problemas con productos o dispositivos;
- Notificar a una persona de un retiro, reparacion o sustitucion da productos o dispositivos;
- Notificar a una persona que pueda haber estado expuesta a una enfarmedad o condicion, o
- Notificar a la autoridad gubernamental apropiada si creemos que un paciente ha sido victima de abuso, negligencia o violencia domestica.

SEGURIDAD NACIONAL. Podemos revelar a las autoridades militares la informacion de salud del personal de las Fuerzas Armadas bajo ciertas circunstancias. Podemos revelar a los funcionarios federales informacion salud requerida para la inteligencia legal, contrainteligencia y otras actividades de seguridad nacional. Podemos revelar a la institucion correccional o aplicacion de la ley oficial que lenga la custodia legal la informacion de salud de un preso o paciente.

SECRETARIO DEL HHS Vamos a divulgar su informacion medica a la Secretaria del Departamento de Salud y Servicios Humanos de Estados Unidos cuando sea necesario para investigar o determinar el cumplimiento de HIPAA.

TRABAJADORES DE COMPENSACION: Podemos reveiar su PHI a la medida autorizada por y en la medida necesaria para cumplir con las leyes relacionadas con la compensacion de trabajadores u otros programas similares establecidos por la ley,

CUMPLIMIENTO DE LA LEY Podemos revelar su PHI para fines policiales segun lo permitido por HIPPA, como exige la ley, o en respuesta a una citacion u orden judicial.

ACTIVIDADES DE SUPERVISION MEDICA: Podemos revelar su PHI a una agencia de supervision para actividades autorizadas por la ley. Estas actividades de supervision incluyen auditorias, investigaciones, inspecciones y acreditacion, segun sea necesario para

PROCEDIMIENTOS JUDICIALES Y ADMINISTRATIVOS: Si usted esta involucrado en una demanda o una disputa, podemos divulgar su PHI en respuesta a una orden judicial o administrativa. Tambien podemos revelar información sobre su salud en respuesta a una citación, solicitud de descubrimiento u otro proceso legal iniciado por otra persona involucrada en la disputa, pero solo si se han hecho esfuerzos, ya sea por la parte solicitante o nosotros, para información solicitada.

INVESTIGACION. Podemos revelar su PHI a Investigadores cuando su investigacion haya sido aprobada por una junta da revision institucional o junta de privacidad que ha revisado ta propuesta de investigacion y protocolos establecidos para asegurar la privacidad de su informacion.

MEDICOS FORENSES Y DIRECTORES DE FUNERARIAS. Podemos revelar su PHI a un medico forense. Esto puede ser necesario, por ejemplo, para identificar a una persona fallecida o determinar la causa de la muerte. Tambien podemos revelar su PHI a directores de funerarias consistentes con la ley aplicable para que puedan tievar a cabo sus funciones.

RECAUDACION DE FONDOS: Podemos comunicamos con usted para ofrecerte informacion de nuestras actividades patrocinadas, incluyendo programas de recaudacion de fondos, segun lo permitido por la ley aplicable. Si no desea recibir dicha informacion de nuestra parte, puede optar por no recibir las comunicaciones.

#### OTROS USOS Y REVELACIONES DE PHI

Se requiere su autorización, con algunas excepciones, las revelaciones o las notas de psicoterapia, uso o divulgación de su PHI para la comercialización, y para la venta de PHI.

Tambien vamos a obtener su autorización por escrito antes de usar o divulgar su PHI para fines distintos de los previstos en este Aviso (o como sea permitido o requerido por la ley).

Usted puede ravocar una autorización por escrito en cualquier momento. Al recibir la revocación por escrito, dejaremos de utilizar o divulgar su PHI, salvo en la medida en que ya hemos tomado acciones de seguridad sobre la autorización.

#### SUS DERECHOS DE INFORMACION DE SALUD

ACCESO Usted tiene el derecho de ver u obtener copias de su informacion de salud, con excepciones limitadas. Usted debe hacer la solicitud por escrito. Usted puede obtener un formulario para solicitar acceso usando la informacion de contacto que aparece al final de este aviso. También puede solicitar acceso enviandonos una carta a la dirección al final de este aviso. Si usted solicita información que mantenemos en papel, podemos proporcionar fotocopias. Si usted solicita información que mantenemos electronica, tiene derecho a una copia electronica. Vamos a utilizar la forma y formato que usted solicita si es facilmente producibles. Le cobraremos una tarifa basada en el costo razonable para el costo de los insumos y mano de obra de la copia, y por gastos de envio, si usted quiera copias enviadas a usted. Pongase en contacto con nosotros usando la información que aparece al final de este Aviso para una explicación de nuestra estructura de comisiones.

Un profesional de la salud debe conservar registros de los pacientes durante 5 anos. En el caso de un paciente menor de edad, los registros deben conservarse hasta que el paciente cumplen 23 anos de edad. Registros de su hijo seran destruidos despues del período establecido anteriormente.

Si se le niega una solicitud de acceso, usted tiene el derecho a que se revise la denegación de acuerdo con los requisitos de la jegislación apticable.

CONTABILIDAD DE DIVULGACION. Con la excepción de ciertas revetaciones, usted tiene el derecho de recibir un informe de las divulgaciones de su información de salud usted debe presentar su solicitud por escrito al Oficial de Privacidad. Si usted solicita este informe mas de una vez en un periodo de 12 meses, podemos cobrarle una tarifa razonable basada en el costo de responder a la petición adicional.

DERECHO A SOLICITAR UNA RESTRICCION: Usted tiene el derecho de solicitar restricciones adicionales a nuestro uso o divulgacion de su PHI mediante la presentacion de una solicitud por escrito al Oficial de Privacidad. Su solicitud por escrito debe incluir (1) que informacion desea limitar, (2) si usted quiere limitar nuestro uso, divulgacion o ambos, y (3) a

quien quiere que se apliquen los limites, no estamos obligados a aceptar su solicitud, excepto en el caso en que la divulgacion es un plan de salud con el proposito de lievar a cabo las operaciones de paço o asistencia medica, y la informacion se refiera exclusivamente a un artículo o servicio para el que usted, o una persona en su nombre (que no sea el cuidado de la sálud el plan tie salud), ha pagado nuestra practica en su totalidad.

COMUNICACION ALTERNATIVA: Usted tiene el derecho de solicitar que nos comuniquemos con usted acerca de su informacion de salud por medios atternativos o en lugares alternativos. Usted debe hacer su solicitud por escrito. Su solicitud debe especificar el metodo o lugar alternativo, y proveer una explicación satisfactoria de como se manejaran los pagos bajo los medios o el lugar alternativos que solicita. Tendremos en cuenta todas las solicitudes razonables. Sin embargo, si no somos capaces de comunicarse con usted usando las formas o lugares que ha requerido podemos comunicamos con usted utilizando la información que tenemos.

ENMIENDA: Usted tiene el derecho de pedir que enmendemos su informacion de salud. Su solicitud debe ser por escrito y debe explicar por que la informacion debe ser enmendada.

Podemos negar su solicitud bajo ciertas circunstancias. Si estamos de acuerdo con su solicitud, vamos a modificar su registro (s) y le notificara de tal. Si rechazamos su solicitud de enmienda, que le proporcionara una explicación por escrito de por que la rechazamos y explicarle sus derechos.

DERECHO A LA NOTIFICACION DE INCUMPLIMIENTO: Usted recibira notificaciones de violaciones de su informacion de salud protegida sin garantía que exige la ley.

AVISO ELECTRONICA: Usted puede recibir una copia impresa de este Aviso a pedido, incluso si usted ha aceptado recibir este Aviso electronicamente en nuestro sitio Web o ser el correo electronico (e-mail).

#### PREGUNTAS Y QUEJAS

Si desea obtener mas informacion acerca de nuestros pactices privacidad o tiene preguntas o preocupaciones, por favor comuniquese con nosotros.

Si le preocupa que podamos violado sus derechos de privacidad, o si esta en desacuerdo con una decision que tomamos sobre el acceso a su informacion de salud o en respuesta a una petición que hizo al modificar o restringir el uso o divulgación de su información de salud o tener nos comuniquemos con usted por medios alternativos o en lugares alernative, usted puede quejarse con nosotros utilizando la información de contacto que aparece al final de este aviso. También puede presentar una queja por escrito al Departamento de Salud y Servicios Humanos de Estados Unidos. Nosotros le proporcionaremos la dirección para presentar su queja ante el Departamento de Salud y Servicios Humanos de Estados Unidos, bajo petición.

Apoyamos su derecho a la privacidad de su informacion de salud. No tomaremos represallas de ninguna manera de que usted decide presentar una queja con nosotros o con el Departamento de Salud y Servicios Humanos de Estados Unidos.

### OCR AVISO DE NO DISCRIMINACION Fuente: Oficina de Derechos Civiles del HHS

Little Smiles LLC cumple con las leyes federales de derechos civiles y no discrimina por motivos de raza, color, origen nacional, edad, discapacidad, o sexo.

Little Smiles LLC no excluyen a las personas o los tratan de manera diferente debido a su raza, color, origen nacional, edad, discapacidad, o sexo.

#### Little Smiles LLC

- Proporciona ayudas y servicios gratutos a personas con discapacidad para comunicarse efectivamente con nosotros, tales como:
- \* Los interpretes de lengua de signos cualificados
- \* La información escrita en otros formatos (letra grande, audio, formatos efectronicos accesibles)
- Proporciona servicios de idiomas gratultos a personas cuyo primer idioma no es Ingles, tales como
- \* Los interpretes calificados
- \* La informacion escrita en otros idiomas

Si necesita estos servicios, pongase en contacto con Marty LaLande

Si cree usted que los niños del cuidado dental y la ortodoncia ha fallado en proporcionar estos servicios o discriminado de otra forma sobre la base de raza, color, origen nacional, edad, discapacidad, o sexo, puede presentar una queja a:

Marty LaLande

6169 S. Rainbow Blvd Ste 100, Las Vegas, NV 89118

Teléfono: 702-658-6700 Fax: 702-450-6711

E-mail: info@tinytooth.com

Puede presentar una queja en persona o por correo, fax o correo electronico. Si necesita ayuda para presentar una queja, Marty LaLanda, Offica Manager, esta disponible para ayudaria,

Tambien puede presentar una que la derechos civiles con el U.S. Department of Health and Human Services, Office for Civil Rights por via electronica a traves de la Office for Civil Rights Complaint, disponible en https://ocrportal.hhs.gov/ocr/portal/lobby.jsf o por correo o por telefono al:

U.S. Department of Health and Human Services 200 independence Ave. SW. Room 508F, HHH Building Washington, DC 20201

Toll Free: 1-800-868-1019 800-537-7697 (TDD),

Los formularios de quejas estan disponibles en http://www.hhs.gov/ocr/office/file/index.html

Acknowledgement of Notice of Privacy Practices
El reconoclmiento de la Notificacion de Practicas de Privacidad

Our Privacy Official (Nuestro Official de Privacidad); Office Manager

Telephone Number (Número de teléfono): 702-658-6700 -- Fax Number: 702-450-6711

Address (Dirección): 6169 S. Rainbow Blvd #100 Las Vegas, NV 89118

E-mail: info@littlesmilestv.com

I hereby acknowledge that I have received a copy of the NOTICE OF PRIVACY PRACTICES. I understand that if I have questions or complaints regarding my privacy rights, that I may contact the person listed above. I further understand that the practice will offer me updates to this NOTICE OF PRIVACY PRACTICES should it be amended, modified or changed in any way.

Por la presente reconozco que he recibido una copia de la AVISO DE PRACTICAS DE PRIVACIDAD. Yo entiendo que si tengo preguntas o quejas con respecto a mis derechos de privacidad, para que pueda ponerse en contacto con la persona mencionada anteriormente. Entiendo, ademas, que la practica me ofrecera actualizaciones de este AVISO DE PRACTICAS DE PRIVACIDAD debería ser enmendado, modificado o cambiado en cualquier forma.

The following is for: C the patient's spouse C the person responsible for payment C both C neither-not applicable

Name: Petit Page E Page

Last First MI Preferred Name

Signature Date 08/02/2017

Response Date: 08/02/2017

Patient/representative signature:

frifficial

Name: Paige Petit Relationship to Patient: Mom

Date: 8/2/2017

# Little Smiles LLC

6169 S. Rainbow Blvd. Ste 100 . Las Vegas, NV 89118-3231

(702)658-6700

#### **Financial Policies**

Our doctor and staff are pleased to welcome your child as a new patient. To prevent any misunderstandings regarding payment for your child's treatment, carefully review and then sign the following financial policy.

Please be advised signing this form authorizes our office to use your personal, identifiable information such as your name, address, social security number, date of birth, spouse's information, and your child's name and date of birth for (but not limited to) the following purposes: daily sign in sheets, mailed appointment cards, insurance claims or pre-treatment authorizations, referrals, or for legal or collection procedures. (HIPPA)

FOR ALL PATIENTS; For your child's first visit, a \$50.00 payment may be required, in accordance to your insurance carrier's deductible fee. There is a \$50.00 fee for all failed appointments; a 24 hour notice must be given to avoid this fee. After the examination of your child is completed, you will be given a printed summary of the projected treatment with an estimate of the anticipated fees. Please note that this treatment is an estimate only and may change with unforeseen changes in treatment plan do not diminish the parent or guardians responsibility with regard to payment. Payment is due at the time of treatment. We accept Master Card, Visa, American Express, Discover, and personal checks with a guarantee card, up to \$500.00. There is a \$50.00 insufficient funds charge on any returned check.

We work with Care Credit for third party financing. The parent or legal guardian of the patient will fill out a loan application. The third party loan does not affect the responsible person's obligations under this agreement, All proceeds will be paid directly to Little Smiles LLC.

MEDICAID PATIENTS: We are a ZERO TOLERANCE OFFICE, if you fall to make your scheduled appointment without a 24 hour notice, we will ask that you seek treatment at a different office.

PATIENTS WITH DENTAL INSURANCE: We will verify your insurance eligibility and coverage information so that claims may be submitted following treatment. Please remember we submit claims as a courtesy to our patients. You, the parent or legal guardian, are ultimately responsible for any balance on the account regardless of insurance involvement, The insurance contract is one between subscriber (parent/guardian) and the insurance company.

Insurance companies have a fee schedule of which they base benefit procedures. Your insurance may use an out-of-network fee schedule if we are not a contract provider. Benefit will be determined only when a claim is processed for payment. Benefits will also be based on your deductible, eligibility requirements at the time of treatment and any limitations, restrictions or exclusions specific to your policy. Policy information is available to you through your Human Resource Department at work or directly from your insurance company. It is the subscriber's responsibility to know their benefits, including frequency limits. You will be responsible for any and all payment for services denied by your insurance company for frequency limits regardless of what your explanation of benefits from your insurance company states is your responsibility. Co-payment information is estimated only. For extensive treatment, a pre-treatment estimate may be submitted to your insurance. A pre-treatment estimate is not a guarantee of benefit or payment. Actual benefit is not determined until your insurance receives actual claim for processing

While we do our best to provide accurate information and to collect the maximum benefit for treatment rendered, there are times when a balance will remain after you have made a personal payment and the insurance has made their payment. The person responsible is liable for any balance remaining on the account, regardless of insurance. There are not contract adjustments or write-offs on any balance after an insurance company has made their payment. It is the subscriber's responsibility to respond to any and all insurance inquires. Claims may be pended if additional information is needed regarding secondary insurance coverage, student status or parental liability as a result of divorce.

TO ALL RESPONSIBLE PARTIES: Regardless of insurance, any account over 45 days old will be due and payable. Any balance over 60 days will be turned over to our collection agency, at that time a collection fee up to 40% will be added to the account. It is understood that Little Smiles LLC will submit delinquent account information to credit bureaus. All accounts sent to collection are subject to collection agency fee and possibly other legal costs in addition to the balance owed.

I HAVE READ AND UNDERSTAND THE CONTENTS OF THIS AGREEMENT AND I AGREE TO COMPLY WITH THE POLICIES PAYMENT FROM INSURANCE OR THIRD PARTY FINANCING ARE PAYABLE DIRECTLY TO LITTLE SMILES LLC. THE PARENT OR GUARDIAN WHO ACCOMPANIES THE CHILD AND SIGNS THIS AGREEMENT IS RESPONSIBLE FOR PAYMENT.

Parent of Guardian Social Security Number *		
Oriver's License Number *	<del></del>	
→ *By checking this box, I acknowledge that	I have read this financial policy and agree to	the contents.
	count)	
Signature of Parent or Guardian (Responsible for acc	count)	Date 08/02/2017
Signature of Parent or Guardian (Responsible for acc Signature	Ryder	Date 08/02/2017  B Ryder Petit

## Patient/representative signature:

payent

Name: Paige Patit Relationship to Patient: Mom Date: 8/2/2017

# Little Smiles LLC

6169 S. Rainbow Blvd. Ste 100 - Las Vegas, NV 89118-3231

(702)658-6700

### Information for Management of Behavior and Consent for Treatment

Patient Name:	Petit-Adrianzen	•	Ryder	•	В	Ryder Petit
		est		First	MI	Preferred Name

Our desire is to provide quality treatment in caring environment for you and your child. We provide the following information in order to familiarize you with our office guiding principles. Please feel free to discuss any questions you may have with one of our team members.

We ask that parents accompany their child back to the exam room for their first visit. A complete diagnosis and any necessary x-rays will be completed. The doctor will discuss your child's diagnosis and recommend a plan of treatment. On subsequent visits, parents may remain in the reception area or accompany your child to the treatment area. We have found that we may be able to establish a better rapport and keep all of our attention focused on the child when the parent is not present and on occasion may ask you to remain in the reception area. One of our dental assistants will remain with your child at all times. When treatment has been completed the dentist or a dental assistant will explain to you what was done, as well as what the next treatment will involve. At any visit is you wish to speak to the dentist about anything, please tell the dental assistant and the doctor will be happy to meet with you.

We utilize a number of behavior management techniques to help children through their treatment. All of the techniques we use are recognized by the American Academy of Pediatric Dentistry as effective and acceptable. Our goal is to provide the treatment in an efficient, safe manner while hopefully instilling a positive dental attitude in the child.

During treatment, nitrous oxide (laughing gas) is frequently used to reduce anxiety. (We call the small rubber mask "Mr. Nose".) Nitrous oxide is very safe, has few side effects with the exception of nausea in a small percentage of children, and has no lingering effects after the visit. For our especially fearful patients, the doctor may suggest that your child be given a mild sedative prior to treatment. The pre-medication is generally liquid Demerol and Atarax given one hour prior to the appointment as a sedative and relaxant. Our goal is not to put your child to sleep; rather, to help relax them and make him/her feel happy and more comfortable with the visit.

In order to provide quality dental work and reduce the risk of injury to a child, it is absolutely necessary that the child remain still during the treatment. Despite our efforts to calm a child with reassurances, showing the instruments and explaining the noises they will hear, at times we encounter difficult management problems. If a child is cooperation poorly it may be necessary to use one or more of the following behavioral techniques to facilitate treatment.

IMMOBILIZATION: So the child does not cause injury to themselves by trying to grab the doctor's hand during treatment, some children may need to have their hands held by an assistant during certain parts of the procedure to help them sit still.

VOICE CONTROL: In order to gain the child's attention, instruction is given in a firm tone of voice.

HOSPITALIZATION. This may be recommended for very young children or those children with significant medical or behavioral problems. This is required for very few children and will be thoroughly discussed with you if other options cannot be used successfully.

Your child's best interests are most important to us. We will seek to conservatively manage the behavior of your child and help him/her to accept dental care in a positive, non-threatening environment. We hope to promote good, long term attitudes towards dentistry, oral health, and self. Thank you for trusting is to treat your child.

If you have questions about any of this information please speak with one of our team members or doctors

I hereby authorize and direct Little Smiles Pediatric Dentistry to perform on my child necessary dental treatment as presented in the treatment plan, including the use of necessary or advisable local anesthesia, radiographs (x-rays), diagnostic aids, and or/nitrous oxide.

- 1, I have read the preceding information regarding behavior management techniques and understand that at times it may be necessary for the dentist in utilize these management therapies. I also understand that if I have any questions about the behavior management techniques, I can discuss them with the dentist prior to treatment.
- 2. I understand that specific dental/surgical will be explained when I am presented my child's treatment plan. Alternate methods, if any, will also be explained to me, as will the advantages and disadvantages to each. I am advised that though good results are expected, the possibility and nature of complications cannot be accurately anticipated and, therefore, there can be no guarantee, expressed or implied, as to the result of the treatment or as to cure.
- 3. Although the occurrence is infrequent, there are some inherent risks that accompany dental procedures

A.Local anesthetic (such as Lidocaine or Novocaine) is used to make teeth numb so that dental treatment will not hurt. When it is used, the child may chew cheek, lip, tongue, while they are numb. Soreness of the lower jaw (Trismus) may also occur following injection

B Although not common, excessive bleeding, pain, swelling may occur after the removal of a tooth. Temporary or permanent numbriess of the tongue or lip (paresthesia) can also occur.

C Nitrous oxide (laughing gas) is used to help relax children who are particularly nervous so that the treatment can be done properly. Though infrequent, the child may experience nausea or vomiting with its use.

If hereby state that I have read and understand this content, and that all questions about the my satisfaction. I understand that I have the right to be provided with answers to question my child's treatment.  I further understand that this consent will remain in effect until such time that I choose to the same of th	s that may arise during the course of
Signature of patient, parent, or guardian (responsible party):	
Signature	Date 08/02/2017
	Response Date: 08/02/2017
Patient/representative signature:	

brilley.

Name: Paige Petit Relationship to Patient: Mom Date: 8/2/2017

# **SINGLE PATIENT LEDGER**

Little Smiles LLC

Date:

08/31/2018

Chart Number:019236

Patient Name: Ryder B Adrianzen Petit

7645 Stetson Bluff Ave Las Vegas, NV 89113

Billing Type: 1

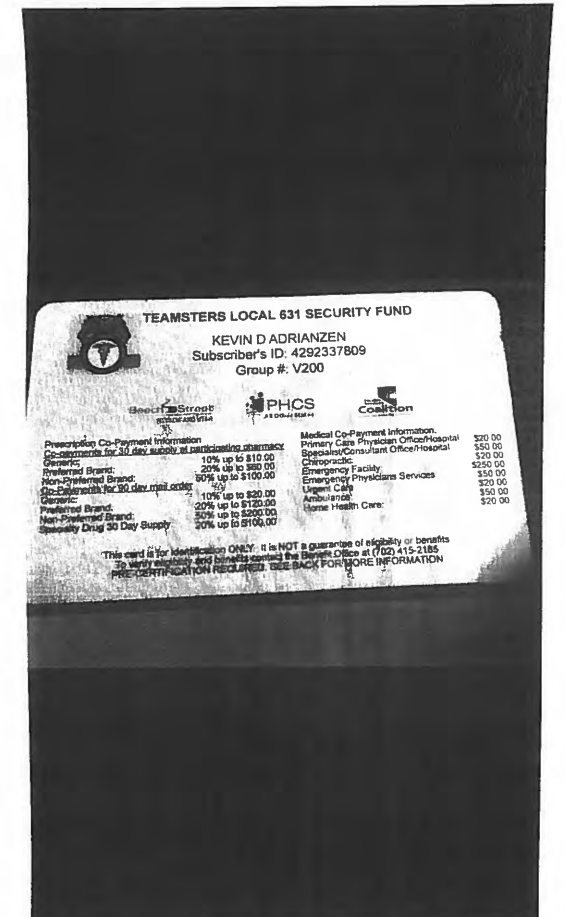
DATE	TEETH	DESCRIPTION	PATIENT	CHARGE	PAYMENT	BALANCE
08/01/2017		Patient Balance Forward		0.00		0.00
08/02/2017		HIROAD	Ryder	0.00		0.00
08/02/2017		Comprehensive oral evaluation	Ryder	87.00		87.00
08/02/2017		Intraoral Periapical Images	Ryder	29.00		116.0
08/02/2017		Intraoral Occlusal Image	Ryder	36.00		152.0
08/02/2017		Prophylaxis-child	Ryder	58.00		210.0
08/02/2017		Topical Applic Fluoride Varnish	Ryder	54.00		264.0
08/02/2017		Bitewing Two Image	Ryder	38.00		302.0
08/24/2017		Error Charge Adjustment	Ryder		-117.00	185.0
08/24/2017		Dental Ins Payment - PrimeCare Administrators	Ryder		-185.00	0.0
10/06/2017		Local anesthesia	Ryder	0.00		0.0
10/06/2017	Α	Amalgam-1 surf. prim/perm	Ryder	129.00		129.0
10/06/2017	J	Amalgam-1 surf. prim/perm	Ryder	129.00		258.0
10/06/2017	K	Amalgam-1 surf. prim/perm	Ryder	129.00		387.0
10/06/2017		Analgesia-inhal of nitrous oxid	Ryder	40.00		427.0
10/06/2017		Non IV conscious sedation	Ryder	129.00		556.0
11/14/2017		Error Charge Adjustment	Ryder		-180.60	375.4
11/14/2017		Dental Ins Payment - PrimeCare Administrators	Ryder		-206.40	169.0
11/14/2017		Dental Ins Payment - Nevada Medicaid	Ryder		0.00	169.0
11/14/2017		Dental Ins Payment - PrimeCare Administrators	Ryder		0.00	169.0
11/14/2017		Dental Ins Payment - PrimeCare Administrators	Ryder		0.00	169.0
01/08/2018		Error Charge Adjustment	Ryder		-21.56	147.4
01/08/2018		Error Charge Adjustment	Ryder		-37.78	109.6
01/08/2018		Dental Ins Payment - Nevada Medicaid	Ryder		-18.44	91.2
01/08/2018		Dental Ins Payment - Nevada Medicaid	Ryder		-91.22	0.0
02/21/2018		HIROAD	Ryder	0.00		0.0
02/21/2018		Periodic oral evaluation	Ryder	25.00		25.0
02/21/2018		Bitewing Two Image	Ryder	18.00		43.0
02/21/2018		Prophylaxis-child	Ryder	45.00		0.88
02/21/2018		Topical Applic Fluoride Varnish	Ryder	35.00		123.0
02/21/2018		Caries risk assessment - High	Ryder	5.00		128.0
03/26/2018		Dental Ins Payment - LIBERTY DENTAL NV MED	lCRyder		-128.00	0.0
04/05/2018		NO SHOW TO CONFIRMED APPOINTMEN	Ryder	0.00		0.0
05/02/2018		Limited oral evaluation	Ryder	33.24		33.2
05/02/2018		Intraoral Periapical Images	Ryder	14.00		47.2
05/08/2018		Dental Ins Payment - LIBERTY DENTAL NV MED	CRyder		-47.24	0.0
05/18/2018		VISA/MC Payment -Thank You	Ryder		-40.00	-40.0
05/18/2018		Non IV conscious sedation	Ryder	91.22		51.2
05/18/2018		Analgesia-inhal of nitrous oxid	Ryder	40.00		91.2
05/18/2018	T	Amalgam-1 surf. prim/perm	Ryder	51.00		142.2
05/23/2018		Dental Ins Payment - LIBERTY DENTAL NV MED	ICRyder		-142.22	0.0

TOTAL PATIENT BALANCE AS OF 08/31/2018:

0.00

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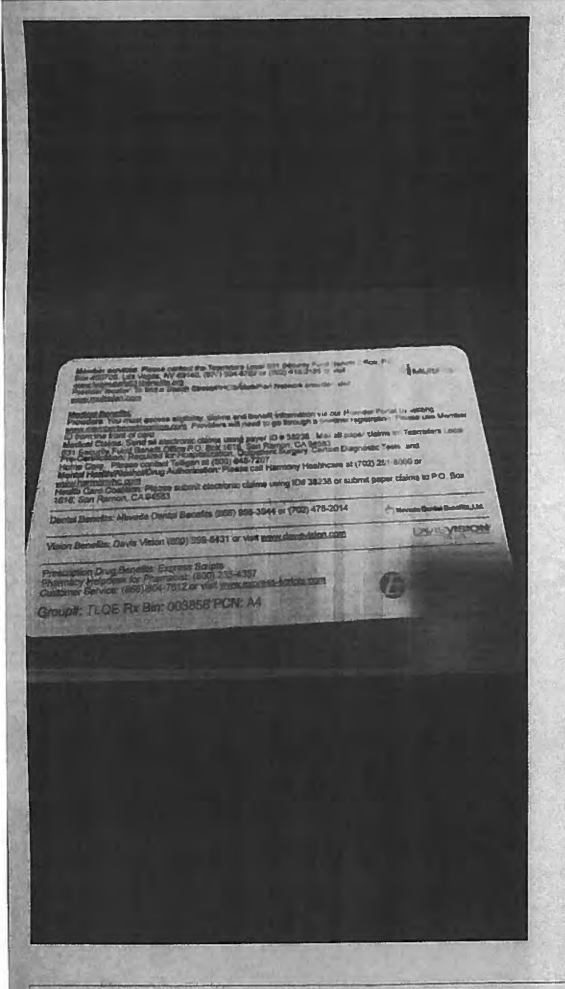
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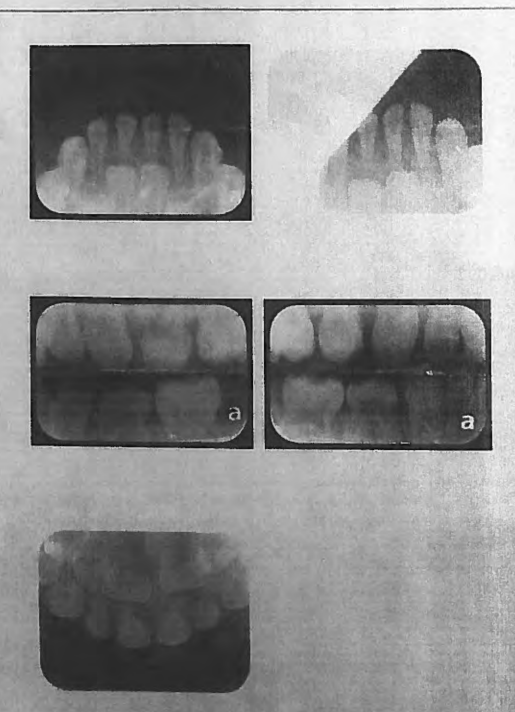
8/2/2017

Patient: Petit-Adrianzen, Ryder B [019236]



STORT STORE B ADRIANZER PET Nevada Medicaid and Nevada Check Up L49E08L0000----

Date. 10/6/2017

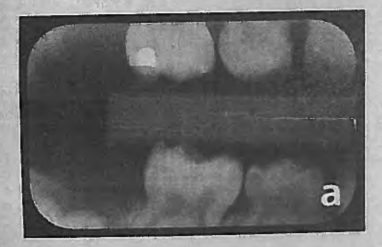


Patient Name: Ryder Petit-Adrianzen Patient ID: Patient Gender: Patient DOB:

Provider: System Admin Phone: Image taken on: 8/2/2017







Patient Name: Petit Adrianzen Patient ID: Patient Gender: Patient DOB: Provider: System Admin Phone: Image taken on: 2/21/2018

**EXHIBIT 7** 

# SHM- Summerlin Hospital Medical Center 657 Town Center Drive

Las Vegas, NV 89144-6367

Patient: PETIT, RYDER BLAKE

MRN: SVH35317374; SHM6072607

Admit: 7/15/2017

Disch: 7/15/2017

Disch Time: 15:24 PDT

FIN: SHM0000014268486

DOB/Sex: 9/22/2013 / Male

Attending: Miller MD,Randall S

### Facesheets

DOCUMENT NAME:

SERVICE DATE/TIME: **RESULT STATUS:** 

PERFORM INFORMATION: SIGN INFORMATION:

Facesheets

7/15/2017 00:00 PDT

Unauth

FACE SHEET REGISTRATION FORM\_20170715.pdf

Please click on link to see image.

Medical Record

Report Request ID: 334100094

Page 1 of 9

# Attachment(e): 7/15/2017 00:00 PDT FACE SHEET REGISTRATION FORM\_20170715 pdf

Summerlin-Petit, Ryder Blake-Enc #14268496-OPT-EHR-7/15/2017 FACE SHELT REGISTRATION E PM - 1 197211 - 1 for

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Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144

EL0012

Page 1 of 1

MEDICAL RECORD

UHS-9002 Ray, 01/13

Patient Identification

14268488-6072607

PETIT, RYDER BLAKE
DOB: 09/22/2013 3Y SX: M EMR
MRN: 6072607 ADM/REG DT: 07/15/2017
Summerlin Hospital Medical Center

Patient:

PETIT. RYDER BLAKE

MRN:

SVH35317374; SHM6072607

DOB/Sex: 9/22/2013 / Male

Attending: Miller MD, Randall S

Admit: 7/15/2017

Disch: 7/15/2017

FIN:

SHM0000014268486

## ED Physician Record

DOCUMENT NAME:

SERVICE DATE/TIME:

RESULT STATUS:

PERFORM INFORMATION:

SIGN INFORMATION:

ED Physician Record 7/15/2017 14:46 PDT

Auth (Verified)

Miller MD, Randall S (7/15/2017 14:52 PDT) Miller MD, Randall S (7/15/2017 14:52 PDT)

Motor vehicle crash - minor

Patient: PETIT, RYDER BLAKE

MRN: SHM6072607

FIN: SHM0000014268486

Age: 3 years Sex: Male DOB: 09/22/13

Associated Diagnoses: None Author: Miller MD, Randall S

**Basic Information** 

Time seen: Date & time 07/15/17 14:40:00, Provider Assignment

Miller MD, Randall S assigned at 07/15/2017 14:40

History source: Patient, mother, father.

Arrival mode: Private vehicle. History limitation: Patient's age.

Additional Information: Chief Complaint from Nursing Triage Note: Chief Complaint

mvc, back pain, rear ended pt restrained in rear drivers sice. Portions of of 07/15/17 14:33 PDT Chief Complaint this chart may have been transcribed using voice to text recognition software and may contain inadvertent recognition

History of Present Illness

This patient is a 3-1/2-year-old male who presents with his parents for evaluation after motor vehicle accident. The mother was reportedly driving on the inner state in heavy traffic. The traffic came to a halt. The mother stated she came to halt but the driver behind her struck her vehicle. She attempted to move her vehicle to the side of the road and it was struck in the rear again. The vehicle remains drivable. There was no intrusion to the passenger compartment. This patient was restrained in a forward facing car seat. There was no loss of consciousness. The patient was ambulatory at the scene. The car seat did not become dislodged. Last night the patient reportedly complained of low back pain. Patient denies low back pain today. Patient is ambulatory with no evidence of injury or discomfort. The parents note there has been no evidence of bruising, swelling, or abrasions.

Review of Systems

Constitutional symptoms: No fever,

Respiratory symptoms: No shortness of breath, Cardiovascular symptoms: No chest pain,

Gastrointestinal symptoms: No vomiting, no diarrhea.

Musculoskeletal symptoms: Back pain.

Additional review of systems information: Review of systems obtained from parent...

Health Status

Allergies:

Alleroic Reactions (Selected)

No Known Allergies.

Medications: Review/Insert Medication List (Selected)

**Prescriptions** 

Prescribed

Pediatric Multiple Vitamins with Iron oral liquid: 1 mL, Oral, Daily, 30 mL.

Immunizations: Up to date.

Past Medical/Family/Social History

Print Date/Time 8/31/2018 12:18 PDT

Medical Record

Page 3 of 9

Patient:

PETIT, RYDER BLAKE

SVH35317374; SHM6072607

Admit 7/15/2017 Disch: 7/15/2017

MRN:

DOB/Sex: 9/22/2013 / Male

Attending: Miller MD.Randall S

FIN: SHM0000014268486

ED Physician Record

**Medical history** 

Negative.

Medical history: PMH/Problems ST

No problems documented.

Surgical history: Negative

Family history:

No family history items have been selected or recorded...

Social history: Family/social situation: Lives with parent(s)...

Social history: Social History ST

No Data Available

. Reviewed as documented in chart.

#### **Physical Examination**

Vital Signs

Vital Signs

07/15/17 14:32 PDT

Temperature (Route Not Specified)

36.8 DegC 98.2 DegF

Temperature Convert C to F

Temperature Method Temporal Artery
Peripheral Pulse Rate 90 bpm

Respiratory Rate

24 br/min

Measurements

07/15/17 14:33 PDT

Height Height Method

96.52 cm Measured

BSA Measured

Weight

0.68 m2

Body Mass Index Measured 18.25 kg/m2

07/15/17 14:33 PDT

17 kg

Daily Weight kg Weight Method

17 kg Measured

Weight Method

Measured

Basic Oxygen Information

07/15/17 14:32 PDT

Oxygen Therapy

Room air

97 % Sp02

General: Alert, appropriate for age, Ambulating down the hallway without evidence of discomfort or problems... Glasgow coma scale: Total score: Total score: 15.

Neurological: No focal neurological deficit observed, CN II-XII Intact, normal speech observed,

Skin: Warm, dry, pink, intact, no rash. Head: Normocephalic, atraumatic,

Neck: Supple, trachea midline, no tenderness.

Eye: Pupils are equal, round and reactive to light, extraocular movements are intact, normal conjunctiva, no hyphema.

Cardiovascular: Regular rate and rhythm, No murmur, Normal peripheral perfusion.

Respiratory: Lungs are clear to auscultation, respirations are non-labored.

Chest wall: No tenderness.

Back: Nontender, Normal alignment, no step-offs.

Musculoskeletal: Normal ROM, normal strength, no tenderness, no swelling, no deformity, No large joint tenderness. No

long bone tenderness...

Gastrointestinal: Soft, Nontender, No organomegaly.

Lymphatics: No lymphadenopathy.

Psychiatric: Cooperative.

Pulse ox 97% on room air at 2:32 PM. Normal oxygenation.

**Medical Decision Making** 

Print Date/Time 8/31/2018 12:18 PDT

Medical Record

Page 4 of 9

Patient: MRN:

PETIT, RYDER BLAKE

SVH35317374; SHM6072607

DOB/Sex: 9/22/2013 / Male

Attending: Miller MD, Randall S

Admit 7/15/2017

Disch: 7/15/2017

SHM0000014268486 FIN:

## ED Physician Record

Documents reviewed: None available.

Impression and Plan

No problem, feared complaint unfounded - ICD10-CM Z71.1,

Plan

Condition: Stable.

Patient was given the following educational materials: MVC, No Serious Injury, MVC, No Serious Injury, Follow up with: Follow up with primary care provider Within 5-7 days; Alifiya Tyabji, PED Within 5-7 days

Counseled: Patient, Family, Regarding diagnosis, Regarding treatment plan, parents understood

**Disposition:** Launch Disposition Order

Admit/Transfer/Observation:

Discharge Request (Order): 07/15/17 14:52 PDT, Home Routine.

Electronically Signed By: Miller, Randall MD

On: 07.15.2017 14:52 PDT

Patient:

PETIT, RYDER BLAKE

MRN:

SVH35317374; SHM6072607

DOB/Sex: 9/22/2013 / Male

Attending: Miller MD, Randall S

Admit: 7/15/2017

Disch: 7/15/2017

FIN:

SHM0000014268486

### ED Triage Note

DOCUMENT NAME:

SERVICE DATE/TIME:

RESULT STATUS:

PERFORM INFORMATION: SIGN INFORMATION:

Triage Note

7/15/2017 14:49 PDT

Auth (Verified)

Bowen RN, Jane (7/15/2017 14:49 PDT)

Bowen RN, Jane (7/15/2017 14:49 PDT)

ED Social History Entered On: 7/15/2017 14:49 PDT Performed On: 7/15/2017 14:49 PDT by Bowen RN, Jane

Social History

Smoking History--MU: N/A Tobacco Use Screening: Yes

Cultural Practices to be honored?: No

Is Blood Transfusion Acceptable to Patient: Yes

Social History

Bowen RN, Jane - 7/15/2017 14:49 PDT

(As Of: 7/15/2017 14:49:47 PDT)

HAGINEDO

Tobacco Use Screening

Tobacco Use Last 30 Days: No tobacco use of any form

Bowen RN, Jane - 7/15/2017 14:49 PDT

DOCUMENT NAME:

SERVICE DATE/TIME:

**RESULT STATUS:** 

PERFORM INFORMATION:

SIGN INFORMATION:

Triage Note

7/15/2017 14:49 PDT

Auth (Verified)

Bowen RN, Jane (7/15/2017 14:49 PDT)

Bowen RN, Jane (7/15/2017 14:49 PDT)

ED Languages Entered On: 7/15/2017 14:49 PDT Performed On: 7/15/2017 14:49 PDT by Bowen RN, Jane

Languages

Mode of Communication for Preferred Lang: Verbal Preferred Languages: N/A due to age or patient condition Mode of Communication for Parent/Guardian: Verbal Parent/Guardian/Surrogate Preferred Languages: English

Bowen RN, Jane - 7/15/2017 14:49 PDT

Print Date/Time 8/31/2018 12:18 PDT

**Medical Record** 

Page 6 of 9

AA000189

Patient:

PETIT, RYDER BLAKE

MRN:

SVH35317374; SHM6072607

DOB/Sex: 9/22/2013 / Male

Attending: Miller MD, Randall S

Admit: 7/15/2017

Disch 7/15/2017

SHM0000014268486 FIN:

## ED Triage Note

DOCUMENT NAME:

SERVICE DATE/TIME:

**RESULT STATUS:** 

PERFORM INFORMATION: SIGN INFORMATION:

Triage Note

7/15/2017 14:49 PDT

Auth (Verified)

Bowen RN, Jane (7/15/2017 14:49 PDT) Bowen RN, Jane (7/15/2017 14:49 PDT)

ED Triage General/Screening Peds Entered On: 7/15/2017 14:49 PDT Performed On: 7/15/2017 14:49 PDT by Bowen RN, Jane

General/Screenings Peds

Suicidal Risk Assessment: No suicidal risk indicators identified

Document Fall Risk Screening: Pass

Immunizations Current : Yes

Clinical Trial Participant -- MU: None

Bowen RN, Jane - 7/15/2017 14:49 PDT

DOCUMENT NAME:

SERVICE DATE/TIME:

**RESULT STATUS:** 

PERFORM INFORMATION: SIGN INFORMATION:

Triage Note

7/15/2017 14:49 PDT

Auth (Verified)

Bowen RN, Jane (7/15/2017 14:49 PDT) Bowen RN, Jane (7/15/2017 14:49 PDT)

ED Abuse/Neglect Peds Entered On: 7/15/2017 14:49 PDT Performed On: 7/15/2017 14:49 PDT by Bowen RN, Jane

Abuse/Neglect Assessment

Threatened/Physically Hurt in past year: No ED DV Harm or Neglect Question: No Abuse and Neglect Types: None

Bowen RN, Jane - 7/15/2017 14:49 PDT

DOCUMENT NAME:

SERVICE DATE/TIME: RESULT STATUS:

PERFORM INFORMATION: SIGN INFORMATION:

Triage Note

7/15/2017 14:49 PDT

Auth (Verified)

Bowen RN, Jane (7/15/2017 14:49 PDT) Bowen RN,Jane (7/15/2017 14 49 PDT)

ED Triage RFV/Problems Entered On: 7/15/2017 14:49 PDT Performed On: 7/15/2017 14:49 PDT by Bowen RN, Jane

Print Date/Time 8/31/2018 12:18 PDT

Medical Record

Page 7 of 9

Patient:

PETIT, RYDER BLAKE

MRN:

SVH35317374; SHM6072607

DOB/Sex: 9/22/2013 / Male

Attending: Miller MD, Randall S

Admit: 7/15/2017

Disch: 7/15/2017

FIN:

SHM0000014268486

## **ED Triage Note**

Reason for Visit/Medical History ED

Reviewed Past Medical HX with Patient: Yes

Bowen RN, Jane - 7/15/2017 14:49 PDT

(As OI: 7/15/2017 14:49:17 PDT)

Diagnoses(Active)

Motor vehicle crash - minor

Date: 7/15/2017; Diagnosis Type: Reason For Visit;

Confirmation: Confirmed; Clinical Dx: Motor vehicle crash minor; Classification: Medical; Clinical Service: Emergency medicine; Code: PNED; Probability: 0; Diagnosis Code:

1ADC1D2F-C5EC-4E98-A1A5-0DD0EE182AD0

DOCUMENT NAME:

SERVICE DATE/TIME:

**RESULT STATUS:** 

PERFORM INFORMATION:

SIGN INFORMATION:

Triage Note

7/15/2017 14:33 PDT

Auth (Verified)

Rojo RN, Jaime (7/15/2017 14:33 PDT)

Rojo RN, Jaime (7/15/2017 14:33 PDT)

ED Triage Primary Pain Assessment Entered On: 7/15/2017 14:33 PDT Performed On: 7/15/2017 14:33 PDT by Rojo RN, Jalme

**Primary Pain** 

FACES Pain Scale Score: 2 = Hurts little bit

Rojo RN, Jaime - 7/15/2017 14:33 PDT

DOCUMENT NAME:

SERVICE DATE/TIME:

**RESULT STATUS:** 

PERFORM INFORMATION:

SIGN INFORMATION:

Triage Note

7/15/2017 14:32 PDT

Auth (Verified)

Rojo RN.Jaime (7/15/2017 14:32 PDT) Rojo RN, Jaime (7/15/2017 14:32 PDT)

ED Triage Vitals Entered On: 7/15/2017 14:33 PDT Performed On: 7/15/2017 14:32 PDT by Rojo RN, Jaime

**ED Vitais** 

Peripheral Pulse Rate: 90 bpm

O2 Therapy: Room air Respiratory Rate: 24 br/min

SpO2: 97 %

Temperature: 36.8 DegC

Print Date/Time 8/31/2018 12:18 PDT

Medical Record

Page 8 of 9

Patient:

PETIT, RYDER BLAKE

MRN:

SVH35317374; SHM6072607

DOB/Sex: 9/22/2013 / Male

Attending: Miller MD, Randall S

Admit: 7/15/2017 Disch: 7/15/2017

FIN:

SHM0000014268486

ED Triage Note

Temperature Convert C to F: 98.2 DegF Temperature Method: Temporal Artery

Rojo RN, Jaime - 7/15/2017 14:32 PDT

Print Date/Time 8/31/2018 12:18 PDT

Medical Record

Page 9 of 9

**EXHIBIT 8** 

	* 5111
HealthCare Partners.  Nevada  Authorization For use or disclosure	Patient Name: Pyder Polit - Addisoven  MRN: CO - 402005 DOB: 01 1 62 1 13  Address: 9145 Licst Richar Av.  City: L35 UA: State: NV
OF PROTECTED HEALTH INFORMATION	Zip: 84178 Phone: (702) 4/4 - 3720 Email: Keuta donal Adrivation & yand com
HealthCare Partners and its entities will not condition to providing, or refusing to	eatment, payment, enrollment or eligibility for benefits on provide this authorization.
This authorizes the following HealthCare Partners clinic(s)/affiliate(s): Durango Pediatrics 5575 So. Durango Dr., Suite 103	HealthCare Partners may disclose this information to:  [A Check if same as above (disclosure to patient)
Las Vegas, NV 8913	Recipient
Ph. 702-435-5437 / Fx. 702-851-9640 to disclose information as specified below for the	Name:
following purpose(s):	City:
☐ Personal ☐ Legal ☐ Insurance purposes	State: Zip:
Continued medical care	Phone:( ) Fax:( ) Email:
Note: Hospital and medical office records may include disclose HIV references contained within those records as part of this search of the actual treatment records from restricted or sensitive be disclosed unless you sign below.  Mental/behavioral Health records  Alcohol/drug dependency treatment records  Sign HIV testing results/AIDS treatment  Sign Sexually transmitted disease (STD)	ure of information related to mental health, alcohol/drug, and
Media type: ☐ Electronic ☐ Paper Delivery preference	ce:
Duration: This authorization shall remain in effect for one ye specified here	this authorization upon written request. If you revoke, it will ten request.  ow the recipient further discloses it may no longer be sentents are required to obtain your authorization before
A copy of this authorization is as valid as an original. I have	the right to receive a copy of this authorization.
4-10-18	
	Kevin Adrian zon Futter  not the patient, print your name and relationship.

Received by (Print name/Initial):

Office use only: Date received:



700 E Warm Springs Rd Ste 110 Las Vegas, NV 89119-4311 (702) 318-2400

Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 07/25/2018 4:30PM

#### **Chief Complaint**

Parents state "referral for psych and speech pathology".

**NV Note Vitals Signs** 

Recorded: 25Jul2018 04:38PM Temperature: 99.4 F, Temporal

Weight: 41 lb 12.96 oz 2-20 Weight Percentile: 63 % Vitals Comment: 18.96kg

Accompanied By: Parents

Accompanied By Phone Number: Paige/Kevin 702-767-7283

#### **Allergies**

1. No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

#### **History of Present Illness**

referral for speech pathology and psychiatry per father worried about speech and stuttering also gets emotional between parent homes (parents divorced)

### **Past Medical History**

- 1, History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative
- 2. Wheezing (R06.2)

#### **Family History**

1. Family history of Denial Of Any Significant Medical History

#### **Social History**

- 1. Family discord (Z63.8)
- 2. Living Situations
  - lives with mom with her family, father limited involved separate home, dad in military and buffalo wild wings.

### Physical Exam

General: Alert, active, well nourished and in no acute distress. Social interactions and development appear appropriate for age.

Eyes: External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

### **Pediatrics Acute Note**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Jul 25 2018 4:30PM

EMRN:

80-1492995

Ears: Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions

Nose: Nose symmetric, nares patent, septum midline without deviation, lesions, or discharge.

Mouth/Throat: Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact.

Mucous membranes moist without lesions. Dentition in good repair.

Neck: Symmetric without masses or malformations. Full range of motion.

Chest: Symmetric without lesions or masses. Lungs clear to auscultation, without wheezing, rales, rhonchi, stridor or respiratory distress.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs. Femoral pulses present

bilaterally and equal, and capillary refill brisk.

Abdomen: Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no heptoslenomegaly, no masses and bowel sounds normoactive in all quadrants.

Skin: Pink without rashes or abnormal lesions, Scalp without lesions, Turgor brisk.

#### **Assessment**

- 1. Stuttering (F80.81)
- 2. Impaired speech articulation (F80.0)
- 3. Emotional trouble (R45.89)
- 4. Family discord (Z63.8)

#### Plan

#### **Emotional trouble**

• \*\*99213 EST PT OFFICE VISIT - EXPANDED; Status:Complete; Done: 25Jul2018

#### Emotional trouble, SocHx: Family discord

• Referral Other Evaluation and Treatment Referral Status: Complete Done: 27Jul2018

#### Impaired speech articulation, Stuttering

Speech Therapy Referral Evaluation and Treatment Referral Status: Complete Done: 27Jul2018

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 1=Medicaid enrolled condition, Sc.

Discussion/Summary

Suspect issues more related to family discord between parents.... but wil refer for family counselling also speech could be done through child find but wants private referral

#### **Future Appointments**

Date/Time	Provider	Specialty	Site
09/25/2018 03:40 PM	DANI, PRASHANT, M.D.	Pediatrics	NV DURANGO

**Signatures** 

Electronically signed by : Taneya Brown, MA; Jul 25 2018 4:39PM PST (Co-author)
Electronically signed by : PRASHANT DANI, M.D.; Sep 10 2018 4:42AM PST (Author)

Printed By: Ana Santamaria

2 of 2

9/10/18 3:40:39 PM



700 Building 700 E Warm Springs Rd Ste 110 Las Vegas, NV 89119-4311 (702) 318-2400

Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 10/03/2017 10:50AM

#### **Reason For Visit**

Well Child Checkup.

**NV Note Vitals Signs** 

	Recorded: 03Oct2017 11:05AM
Temperature	98.2 F, Temporal
Systolic	96, LUE, Standing
Diastolic	60, LUE, Standing
Height	3 ft 5.25 in
Weight	36 lb 6.08 oz
BMI Calculated	15.03
BSA Calculated	0.69
BMI Percentile	29 %
2-20 Stature Percentile	68 %
2-20 Weight Percentile	52 %
Vitals Comment	16.50kg
Accompanied By	Mother
Accompanied By Phone Number	paige 702-767-7283

### **Allergies**

1. No Known Drug Allergies

### **History of Present Illness**

well check, dpoig well

#### **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative
- 2. Wheezing (R06.2)

### **Family History**

1. Family history of Denial Of Any Significant Medical History

### **HM Note 04 Years Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Oct 3 2017 10:50AM

EMRN:

80-1492995

#### **Social History**

- 1. Living Situations
  - lives with mom with her family, father limited involved separate home, dad in military and buffalo wild wings.

### **Developmental Milestones**

#### 4 Year Developmental Milestones:

Normal social/emotional, language, cognition and physical development

### **Physical Exam**

General: Alert, active, well nourished and in no acute distress. Social interactions and development appear appropriate for age.

HEENT:

Head: Normocephalic, normal facies.

Eyes: External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears: Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions.

Nose: Nose symmetric, nares patent, septum midline without deviation, lesions, or discharge.

Mouth/Throat: Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact.

Mucous membranes moist without lesions. Dentition in good repair.

Neck: Symmetric without masses or malformations. Full range of motion.

Chest: Symmetric without lesions or masses or tenderness. No deformity noted .

Pulmonary: the lungs are clear to auscultation in all fields, without wheezing, rales, stridor, rhonchi, or respiratory distress. There are no retractions.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs. Femoral pulses present bilaterally and equal, and capillary refill brisk.

Abdomen: Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses and bowel sounds normoactive in all quadrants.

Lymphatic Palpation of lymph nodes in neck: No lymphadenopathy.

Genitourinary: Normal male external genitalia. Testes descended bilaterally with no masses. No hernia.

Back: Spine intact, and appears aligned.

Extremities: Symmetric extremities without malformations. Feet normal alignment and formation. Strength and range of motion appear to be within normal limits.

Skin: Pink without rashes or abnormal lesions. Scalp without lesions. Turgor brisk.

Neurologic: Intact without deficits, normal tone.

#### Assessment

1. Well child visit (Z00.129)

#### Plan

#### **Health Maintenance**

Anticipatory Guidance items discussed - Discussed and reviewed anticipatory guidance with caregiver.; Status:Complete; Done: 03Oct2017

Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

 \*\*\*VFC VACCINE\*\*\*; Status:Complete; Done: 03Oct2017 Perform:Not Applicable; Due:08Oct2017; Last Updated By:Ramos, Vanessa; 10/3/2017 11:49:55 AM;Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

3, \*\*99392 PERIODIC PREV MED EVAL PT 1YR - 4YRS; Status:Complete; Done: 03Oct2017

Perform:Not Applicable; Due:08Oct2017;Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

4. Administered: DTaP-IPV (Kinrix)

Printed By: Ana Santamaria

2 of 3

9/10/18 3:40:59 PM

### **HM Note 04 Years Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Oct 3 2017 10:50AM

EMRN:

80-1492995

For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date:03Oct2017; Administered by: Ramos, Vanessa MA: 10/3/2017 11:48:00 AM; Last Updated By: Ramos, Vanessa; 10/3/2017 11:49:55 AM 5. Administered: ProQuad Subcutaneous Injectable

For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date:03Oct2017; Administered by: Ramos, Vanessa MA: 10/3/2017 11:49:00 AM; Last Updated By: Ramos, Vanessa; 10/3/2017 11:49:55 AM

#### Discussion/Summary

Wants to wait on flu shot.

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 1=Medicaid enrolled condition. Nv.

### **Future Appointments**

Date/Time	Provider	Specialty	Site
10/24/2017 11:20 AM	, , M.D.		NV DURANGO

**Signatures** 

Electronically signed by : Vanessa Ramos, MA; Oct 3 2017 11:06AM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Oct 23 2017 1:51AM PST (Author)



700 Building 700 E Warm Springs Rd Ste 110 Las Vegas, NV 89119-4311 (702) 318-2400

Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 12/30/2016 11:40AM

### **Chief Complaint**

Rash/skin irritation.

#### **Vitals**

**NV Note Vitals Signs** 

Recorded: 30Dec2016 12:03PM

Temperature: 98.8 F, Temporal

Weight: 32 lb 13 oz

2-20 Weight Percentile: 50 %

Vitals Comment: 15 kg

Accompanied By: Mother

Accompanied By Phone Number: Paige 702-767-7283

#### **Allergies**

No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

### **History of Present Illness**

itchy skin rash for a week, some days it doesn't itch until the night time or during the day

#### **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative
- 2. Wheezing (R06.2)

### **Family History**

1. Family history of Denial Of Any Significant Medical History

### Social History

- 1. Living Situations
  - lives with mom with her family, father limited involved separate home, dad in military and buffalo wild wings.

### **Review of Systems**

Pertinent ROS noted within History of Present Illness.

#### **Physical Exam**

General: Alert, active, well nourished and in no acute distress. Social interactions and development appear

#### **Pediatrics Acute Note**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Dec 30 2016 11:40AM

EMRN:

80-1492995

appropriate for age.

HEENT:

Head: Normocephalic, normal facies.

Eyes: External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears: Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions.

Nose: Nose symmetric, nares patent, septum midline without deviation, lesions, or discharge.

Mouth/Throat: Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact.

Mucous membranes moist without lesions. Dentition in good repair.

Skin: diffuse small, scabbing and red bump in clusters on the wrists, back of hands, finger, extremities and abdomen.

#### **Assessment**

1. Scabies (B86)

#### Plan

#### **Scables**

- Start; Permethrin 5 % External Cream; MASSAGE INTO SKIN FROM HEAD TO SOLES OF FEET, WASH OFF AFTER 8-14 HOURS, REPEAT IN 1 WEEK
- \*\*99213 EST PT OFFICE VISIT EXPANDED; Status:Complete; Done: 30Dec2016

### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition, Mulitplan.

**Discussion/Summary** 

Treat the whole family and sanitize all linens; apply permethrin as instructed may repeat in 1 week.

**Signatures** 

Electronically signed by : Danielle Hayes, L.P.N.; Dec 30 2016 12:04PM PST (Co-author)

Electronically signed by : YANYAN SHI, MD; Dec 30 2016 12:20PM PST (Author)



700 Building 700 E Warm Springs Rd Ste 110 Las Vegas, NV 89119-4311 (702) 318-2400

Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 10/04/2016 11:20AM

### **Reason For Visit**

Well Child Checkup.

#### **Vitals**

**NV Note Vitals Signs** 

	Recorded: 04Oct2016 11:38AM
Temperature	97.6 F, Temporal
Systolic	90, LUE, Sitting
Diastolic	40, LUE, Sitting
Height	3 ft 1.75 in
Weight	32 lb 12.96 oz
BMI Calculated	16.19
BSA Calculated	0.62
BMI Percentile	57 %
2-20 Stature Percentile	53 %
2-20 Weight Percentile	60 %
Vitals Comment	14.9 kg
Accompanied By	Mother
Accompanied By Phone Number	Paige 702-767-7283

### **Allergies**

1. No Known Drug Allergies Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

### **History of Present Illness**

well check . doing well

### **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs). blood cx negative
- 2. Wheezing (R06.2)

### **Family History**

1. Family history of Denial Of Any Significant Medical History

#### **HM Note 03 Years Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Oct 4 2016 11:20AM

EMRN: 80-1492995

### **Social History**

- 1. Living Situations
  - lives with mom with her family, father limited involved separate home, dad in military and buffalo wild wings,

#### **Developmental Milestones**

General Development:

some stuttering, normal neurologic development, normal social skills development,

### **Physical Exam**

**General:** Alert, active, well nourished and in no acute distress. Social interactions and development appear appropriate for age.

HEENT:

Head: Normocephalic, normal facies.

Eyes: External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears: Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions.

Nose: Nose symmetric, nares patent, septum midline without deviation, lesions, or discharge,

Mouth/Throat: Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact,

Mucous membranes moist without lesions. Dentition in good repair.

Neck: Symmetric without masses or malformations. Full range of motion.

Chest: Symmetric without lesions or masses or tenderness. No deformity noted .

**Pulmonary:** the lungs are clear to auscultation in all fields, without wheezing, rales, stridor, rhonchi, or respiratory distress. There are no retractions.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs. Femoral pulses present bilaterally and equal, and capillary refill brisk.

Abdomen: Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses and bowel sounds normoactive in all quadrants.

Lymphatic Palpation of lymph nodes in neck: No lymphadenopathy.

Genitourinary: Normal male external genitalia. Testes descended bilaterally with no masses. No hernia.

Back: Spine intact, and appears aligned.

**Extremities:** Symmetric extremities without malformations. Feet normal alignment and formation. Strength and range of motion appear to be within normal limits.

Skin: Pink without rashes or abnormal lesions. Scalp without lesions. Turgor brisk,

Neurologic: Intact without deficits, normal tone.

#### **Assessment**

1. Well child visit (Z00.129)

#### Plan

#### **Health Maintenance**

• \*\*\*PRIVATE VACCINE\*\*\*; Status:Complete; Done: 04Oct2016

Perform:Not Applicable; Due:09Oct2016; Last Updated By:Elliott, Joanna; 10/4/2016 5:12:38 PM;Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

• \*\*99392 PERIODIC PREV MED EVAL PT 1YR - 4YRS; Status Complete; Done.

04Oct2016
Perform:Not Applicable; Due:09Oct2016;Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

Anticipatory Guidance items discussed - Discussed and reviewed anticipatory guidance

with caregiver.; Status:Complete; Done: 04Oct2016

Ordered; For: Health Maintenance; Ordered By: DANI, PRASHANT;

Administered: Influenza

Printed By: Ana Santamaria

2 of 3

9/10/18 3:41:22 PM

### **HM Note 03 Years Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Oct 4 2016 11:20AM

EMRN: 80-1492995

For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date:04Oct2016; Administered by: Elliott, Joanna CMA: 10/4/2016 5:11:00 PM; Last Updated By: Elliott, Joanna; 10/4/2016 5:12:38 PM

### **Discussion/Summary**

Discussed stuttering and watching for now (mostly does when excited) - advised to slow him down f/u prn and age 4.

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

#### **Signatures**

Electronically signed by : Joanna Elliott, CMA; Oct 4 2016 11:39AM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Oct 4 2016 11:12PM PST (Author)



700 Building 700 E Warm Springs Rd Ste 110 Las Vegas, NV 89119-4311 (702) 318-2400

Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283 MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 12/11/2015 1:50PM

#### **Reason For Visit**

Rt eye infection.

#### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter]

Recorded: 11Dec2015 02:05PM

Temperature: 98.6 F, Temporal Weight: 34 lb 10.08 oz 2-20 Weight Percentile: 95 % Vitals Comment: 15.7 kg Accompanied By: Mother

Accompanied By Phone Number: Paige 702-767-7283

#### Allergies

1. No Known Drug Allergies Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

#### History of Present Illness

after last visit used tobramycin b/c compress didn't help, at first helped but now worse again, no drops in 1 week

### **Past Medical History**

- 1. History of birth history
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs). blood cx negative
- 2. Wheezing (R06.2)

#### **Family History**

1. Family history of denial of any significant medical history

#### **Social History**

- 1. living situations
  - · lives with mom with her family, father limited involved separate home, dad in military and buffalo wild wings.

#### Physical Exam

Eyes: Pimple type lesion on external of upper right lid, some mild inflammation of ocnjunctiva, no d/c,

1. Blepharitis of right upper eyelid (H01.001)

#### Plan

### **Pediatrics Acute Note**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Dec 11 2015 1:50PM

EMRN: 80-1492995

### Blepharitis of right upper eyelid

- Start; Cefdinir 250 MG/5ML Oral Suspension Reconstituted; TAKE 2 ML Twice daily
- Start: Erythromycin 5 MG/GM Ophthalmic Ointment; APPLY SPARINGLY TO RIGHT EYE
- \*\*99212 EST PT OFFICE VISIT FOCUSED; Status:Complete; Done: 11Dec2015 02:14PM

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

#### **Discussion/Summary**

Warm compress call me if not better in 3 days.

### **Signatures**

Electronically signed by Danielle Hayes, L.P.N.; Dec 11 2015 2:06PM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Dec 11 2015 2:17PM PST (Author)



700 Building 700 E Warm Springs Rd Ste 110 Las Vegas, NV 89119-4311 (702) 318-2400

Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995 DOB: Sep 22, 2013

DOS: 11/13/2015 1:30PM

### **Reason For Visit**

Rt eye lid swollen.

#### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter]

Recorded: 13Nov2015 01:38PM Temperature: 97.5 F, Temporal

Weight: 26 lb 13 oz

2-20 Weight Percentile: 28 % Vitals Comment: 12.2 kg Accompanied By: Mother

Accompanied By Phone Number: Paige 702-767-7283

#### **Allergies**

1. No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

### **History of Present Illness**

right upper eyelid swollen and slightly red for the last 2 days; no fever, no cough, no runny nose. No daycare.

#### **Past Medical History**

- 1. History of birth history
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative
- 2. Wheezing (R06.2)

#### Family History

1. Family history of denial of any significant medical history

### Social History

- 1. living situations
  - lives with mom with her family, father involved separate home, dad in military and buffalo wild wings.

### Review of Systems

Pertinent ROS noted within History of Present Illness.

#### **Physical Exam**

General: Alert, active, well nourished and in no acute distress. Social interactions and development appear

### **Pediatrics Acute Note**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Nov 13 2015 1:30PM

EMRN: 80-1492995

appropriate for age.

**HEENT:** 

Head - Normocephalic, normal facies.

Eyes: Right upper eyelid, conjunctiva clear, no d/c.

Ears - Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions

Nose - Nose symmetric, nares patent, septum midline without deviation, lesions, or discharge.

Mouth/Throat - Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact,

Mucous membranes moist without lesions. Dentition in good repair.

Neck: Symmetric without masses or malformations. Full range of motion.

Chest: Symmetric without lesions or masses. Lungs clear to auscultation, without wheezing, rales, rhonchi, stridor or respiratory distress.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs. Femoral pulses present bilaterally and equal, and capillary refill brisk.

#### **Assessment**

1. Blepharitis of right upper eyelid (H01.001)

#### Plan

### Blepharitis of right upper eyelid

• \*\*99213 EST PT OFFICE VISIT - EXPANDED; Status:Complete; Done: 13Nov2015

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

### Discussion/Summary

Warm compress BID daily, if sxs do not improve tobramycin QID.

#### Counseling

ANTICIPATORY CARE ITEMS DISCUSSED: Discussed and reviewed anticipitory guidance appropriate for age with caregiver.

#### Signatures

Electronically signed by: Danielle Hayes, L.P.N.; Nov 13 2015 1:42PM PST (Co-author) Electronically signed by: YANYAN SHI, MD; Nov 13 2015 1:54PM PST (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 09/23/2015 1:50PM

## **Reason For Visit**

Well Child Checkup.

## **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter]

	Recorded: 23Sep2015 01:55PM
Temperature	97.6 F, Temporai
Height	3 ft
2-20 Stature Percentile	92 %
Weight	26 lb 3.04 oz
2-20 Weight Percentile	28 %
BMI Calculated	14.21
BMI Percentile	1 %
BSA Calculated	0.54
Vitals Comment	11.87 Kg
Accompanied By	Mother
Accompanied By Phone Number	Paige 702-767-7283

## **Allergies**

1. No Known Drug Allergies Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

## **History of Present illness**

well check.

# **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative
- 2. Wheezing (786.07)

# **Family History**

1. Family history of Denial Of Any Significant Medical History

## Social History

1. Living Situations

# **HM Note 24 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Sep 23 2015 1:50PM

EMRN: 80-1492995

 lives with mom with her family, father involved - separate home, dad in military and buffalo wild wings.

## **Developmental Milestones**

General Development: Normal neurologic development. Normal language development. Normal social skills development.

# **Physical Exam**

General: Alert, active, well nourished and in no acute distress. Social interactions and development appear appropriate for age.

**HEENT:** 

Head - Normocephalic, normal facies.

Eyes - External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears - Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions.

Nose - Nose symmetric, nares patent, septum midline without deviation, lesions, or discharge.

Mouth/Throat - Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact.

Mucous membranes moist without lesions. Dentition in good repair.

Neck: Symmetric without masses or malformations. Full range of motion.

Chest: Symmetric without lesions or masses. Lungs clear to auscultation, without wheezing, rales, rhonchi, stridor or respiratory distress.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs. Femoral pulses present bilaterally and equal, and capillary refill brisk.

Abdomen: Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses and bowel sounds normoactive in all quadrants.

Lymphatic: Palpation of lymph nodes in neck: No lymphadenopathy.

Genitourinary: Normal male external genitalia. Testes descended bilaterally with no masses. No hernia.

Back: Spine intact, and appears aligned.

Extremities: Symmetric extremities without malformations. Feet normal alignment and formation. Strength and range of motion appear to be within normal limits.

Skin: Benign mole on right arm.

Neurologic: Intact without deficits, normal tone.

#### **Assessment**

1. Well child visit (V20.2)

#### Plan

## **Health Maintenance**

• \*\*\*PRIVATE VACCINE\*\*\*; Status:Complete; Done: 23Sep2015
Perform:Not Applicable; Due:28Sep2015; Last Updated By:Albright, Savannah; 9/23/2015 2:27:44
PM;Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

• \*\*99392 PERIODIC PREV MED EVAL PT 1YR - 4YRS; Status:Complete; Done:

Perform:Not Applicable; Due:28Sep2015;Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

Anticipatory Guidance items discussed - Discussed and reviewed anticipatory guidance
 The Complete Report 235 co 2015

with caregiver.; Status:Complete; Done: 23Sep2015
Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

Administered: Influenza (Split PF)

For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date:23Sep2015; Administered by: Albright, Savannah MA: 9/23/2015 2:26:00 PM; Last Updated By: Albright, Savannah; 9/23/2015 2:27:44 PM

Printed By: Ana Santamaria

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9/10/18 3:41:51 PM

# **HM Note 24 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Sep 23 2015 1:50PM

EMRN:

80-1492995

### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

Signatures

Electronically signed by : Savannah Albright, MA; Sep 23 2015 1:57PM PST (Author) Electronically signed by : PRASHANT DANI, M.D.; Sep 23 2015 3:03PM PST (Author)

Printed By: Ana Santamaria

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Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013 DOS: 09/23/2015 1:50PM

**Reason For Visit** 

Well Child Checkup.

### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter]

	Recorded: 23Sep2015 01:55PM
Temperature	97.6 F, Temporal
Height	3 ft
2-20 Stature Percentile	92 %
Weight	26 lb 3.04 oz
2-20 Weight Percentile	28 %
BMI Calculated	14.21
BMI Percentile	1 %
BSA Calculated	0.54
Vitals Comment	11.87 Kg
Accompanied By	Mother
Accompanied By Phone Number	Paige 702-767-7283

## **Allergies**

1. No Known Drug Allergies Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

## **History of Present Illness**

well check.

# **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative
- 2. Wheezing (786.07)

## **Family History**

1. Family history of Denial Of Any Significant Medical History

#### Social History

1. Living Situations

# **HM Note 24 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Sep 23 2015 1:50PM

EMRN:

80-1492995

 lives with mom with her family, father involved - separate home, dad in military and buffalo wild wings.

## **Developmental Milestones**

General Development: Normal neurologic development. Normal language development. Normal social skills development.

## **Physical Exam**

General: Alert, active, well nourished and in no acute distress. Social interactions and development appear appropriate for age.

HEENT:

Head - Normocephalic, normal facies.

Eyes - External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears - Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions.

Nose - Nose symmetric, nares patent, septum midline without deviation, lesions, or discharge.

Mouth/Throat - Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact.

Mucous membranes moist without lesions. Dentition in good repair.

Neck: Symmetric without masses or malformations. Full range of motion.

Chest: Symmetric without lesions or masses. Lungs clear to auscultation, without wheezing, rales, rhonchi, stridor or respiratory distress.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs. Femoral pulses present bilaterally and equal, and capillary refill brisk.

**Abdomen:** Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses and bowel sounds normoactive in all quadrants.

Lymphatic: Palpation of lymph nodes in neck: No lymphadenopathy.

Genitourinary: Normal male external genitalia. Testes descended bilaterally with no masses. No hernia.

Back: Spine intact, and appears aligned.

**Extremities:** Symmetric extremities without malformations. Feet normal alignment and formation. Strength and range of motion appear to be within normal limits.

Skin: Benign mole on right arm.

Neurologic: Intact without deficits, normal tone.

#### **Assessment**

1. Well child visit (V20.2)

#### Plan

#### **Health Maintenance**

\*\*\*\*PRIVATE VACCINE\*\*\*; Status:Complete; Done: 23Sep2015
 Perform:Not Applicable; Due:28Sep2015; Last Updated By:Albright, Savannah; 9/23/2015 2:27:44
 PM;Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

• \*\*99392 PERIODIC PREV MED EVAL PT 1YR - 4YRS; Status:Complete; Done: 23Sep2015

Perform:Not Applicable; Due:28Sep2015;Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

 Anticipatory Guidance items discussed - Discussed and reviewed anticipatory guidance with caregiver.; Status:Complete; Done: 23Sep2015

Ordered; For:Health Maintenance; Ordered By:DANI, PRASHANT;

· Administered: Influenza (Split PF)

For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date:23Sep2015; Administered by: Albright, Savannah MA: 9/23/2015 2:26:00 PM; Last Updated By: Albright, Savannah; 9/23/2015 2:27:44 PM

Printed By: Ana Santamaria

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9/10/18 3:42:01 PM

## **HM Note 24 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Sep 23 2015 1:50PM

EMRN: 80-1492995

## **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

Signatures

Electronically signed by : Savannah Albright, MA; Sep 23 2015 1:57PM PST (Author) Electronically signed by : PRASHANT DANI, M.D.; Sep 23 2015 3:03PM PST (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 04/10/2015 8:40AM

### Reason For Visit

Per mother, congestion and wheezing. Hands and feet itching.

# **NV Note Vitals Signs [Data Includes: Current Encounter]**

Recorded: 10Apr2015 08:54AM

Temperature: 97.4 F, Temporal

Heart Rate: 107 Respiration: 32 O2 Saturation: 100, RA Weight: 24 lb 6 oz

0-24 Weight Percentile: 50 % Vitals Comment: 11 kg Accompanied By: Mother

Accompanied By Phone Number: Paige 702-767-7283

## **Allergies**

1. No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

# **History of Present Illness**

Cong and wheezing x 3-4 days.. using nebs 1x/day some hands and feet itching slight m no fever.

## **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative
- 2. Wheezing (786.07)

## Family History

1. Family history of Denial Of Any Significant Medical History

## **Social History**

- 1. Living Situations
  - lives with mom with her family, father involved separate home, dad in military and buffalo wild wings.

## **Physical Exam**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Apr 10 2015 8:40AM

EMRN: 80-1492995

General: Alert, active, well nourished, interactive and in no acute distress.

Eyes: External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears: Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions.

Nose: Mild congestion, no d/c.

Mouth/Throat: Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact,

Mucous membranes moist without lesions.

Neck: Symmetric without massess or masses or malformations. Full range of motion.

Chest: Mild wheeze, no crackles,

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs, femoral pulses present bilaterally and equal, and capillary refill brisk.

Abdomen: Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatospleenomegaly, no masses and bowel sounds normoactive in all quadrants.

Skin: Pink without rashes or abnormal lesions. Scalp without lesions. Turgor brisk.

Additional Findings - palms and soles slight red - no blisters, no vesicles.

## **Assessment**

- 1. Wheezing (786.07)
- 2. Contact dermatitis (692.9)

#### Plan

## Contact dermatitis, Wheezing

• \*\*99213 EST PT OFFICE VISIT - EXPANDED; Status:Complete; Done: 10Apr2015 12:31PM

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition, SHL.

## **Discussion/Summary**

Use nebs 1-2x/day only, supp care for uri, since hands/feet improving watch for now call me if any problems.

#### **Signatures**

Electronically signed by : Danielle Hayes, L.P.N.; Apr 10 2015 8:59AM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Apr 10 2015 12:31PM PST (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013 DOS: 03/25/2015 9:30AM

### Reason For Visit

Well Child Checkup.

#### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter]

	Recorded: 25Mar2015 09:50AM
Temperature	98.1 F, Temporal
Height	2 ft 7.75 in
0-24 Length Percentile	27 %
Weight	23 lb 9.92 oz
0-24 Weight Percentile	43 %
BMI Calculated	16.48
BSA Calculated	0.47
Vitals Comment	10.71 kg
Head Circumference	19.25 in
0-24 Head Circumference Percentile	87 %
Accompanied By	Mother
Accompanied By Phone Number	Paige 702-767-7283

# **Allergies**

1. No Known Drug Allergies Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

# **History of Present Illness**

18mo well check... still nursing same congesiton, no nebs recently, no fever.

## **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative
- 2. Wheezing (786.07)

## **Family History**

1. Family history of Denial Of Any Significant Medical History

## **Social History**

## **HM Note 18 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Mar 25 2015 9:30AM

EMRN: 80-1492995

1. Living Situations

 lives with mom with her family, father involved - separate home, dad in military and buffalo wild wings.

## **Developmental Milestones**

General Development: Normal neurologic development, Normal language development, Normal social skills development.

## **Physical Exam**

General: Alert, active, well nourished, interactive and in no acute distress.

HEENT:

Head - Normocephalic, no skull flattening, shape symmetric, normal facies.

Eyes - External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears - Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions.

Nose: Congestion.

Mouth/Throat - Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact, Mucous membranes moist without lesions.

Neck: Symmetric without massess or masses or malformations. Full range of motion.

Chest: Very slight wheeze, no crackle, s no rhonchi,

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs, femoral pulses present bilaterally and equal, and capillary refill brisk.

**Abdomen:** Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses and bowel sounds normoactive in all quadrants.

Lymphatic: Palpation of lymph nodes in neck: No lymphadenopathy.

Genitourinary: Normal male external genitalia. Testes descended bilaterally. No hernia or masses. Normally positioned anus.

Back: Spine intact, and appears aligned.

Extremities: Symmetric extremities without malformations, Feet normal alignment and formation. Strength and range of motion appear to be within normal limits.

Skin: Pink without rashes or abnormal lesions. Scalp without lesions, Turgor brisk,

Neurologic: Intact without deficits, normal tone.

#### **Assessment**

- 1, Well child visit (V20,2)
- Wheezing (786.07)
- 3. Well child visit (V20,2)

### Plan

## **Health Maintenance**

\*\*\*\*PRIVATE VACCINE\*\*\*; Status:Complete; Done: 25Mar2015

Perform:Not Applicable; Due:30Mar2015; Last Updated By:Elliott, Joanna; 3/25/2015 10:55:36 AM;Ordered, For:Health Maintenance; Ordered By:DANI, PRASHANT;

## Well child visit

 Anticipatory Guidance items discussed - Discussed and reviewed anticipatory guidance with caregiver and Anticipatory Guidance handout given.; Status:Complete; Done: 25Mar2015

Ordered; For: Well child visit; Ordered By: DANI, PRASHANT;

• \*\*99392 PERIODIC PREV MED EVAL PT 1YR - 4YRS; Status:Complete; Done: 25Mar2015

Perform:Not Applicable; Due:30Mar2015;Ordered; For:Well child visit; Ordered By DANI, PRASHANT;

Printed By: Ana Santamaria

2 of 3

9/10/18 3:42:23 PM

# **HM Note 18 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Mar 25 2015 9:30AM

EMRN: 80-1492995

Administered: Hepatitis A

For: Well child visit; Ordered By: DANI, PRASHANT; Effective Date: 25Mar2015; Administered by: Elliott, Joanna CMA: 3/25/2015 10:54:00 AM; Last Updated By: Elliott, Joanna; 3/25/2015 10:55:13 AM

### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition, SHL.

## **Discussion/Summary**

Use albuterol 1-2x/day for few days can get shot.

# **Signatures**

Electronically signed by : Princess Aguila, MA; Mar 25 2015 9:55AM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Mar 25 2015 11:38AM PST (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 03/03/2015 7:40AM

## **Chief Complaint**

1. Cold Symptoms

2. Cough

Mom states "cough, congestion and runny nose X 2 weeks." med: none.

# NV Note Vitals Signs [Data Includes: Current Encounter]

Recorded: 03Mar2015 07:45AM

Temperature: 97.3 F, Temporal

Heart Rate: 155 Respiration: 32 O2 Saturation: 99 Weight: 22 lb 10.08 oz 0-24 Weight Percentile: 33 % Vitals Comment: 10.3 kg Accompanied By: Mother

Accompanied By Phone Number; Paige 702-767-7283

#### **Allergies**

1. No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

# **History of Present Illness**

Coughm, cong, rn x 2weeks. no fever.

dad took to urgent care yest and has Rx's but not picked up and mother unsure what Rx's for

also in ER recently for r/o abuse visit - per mother father reported b/c of some truncal bruising, per mother ER skeletal survery negative and CPS deciding still if will investigate.

#### **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative

#### **Family History**

1. Family history of Denial Of Any Significant Medical History

#### Social History

- 1. Living Situations
  - lives with mom with her family, father involved separate home, dad in military and buffalo wild wings.

## Physical Exam

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Mar 3 2015 7:40AM

EMRN: 80-1492995

Eyes: External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears: Left tm slight dull. Nose: Thick discharge.

Mouth/Throat: Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact.

Mucous membranes moist without lesions.

Neck: Symmetric without massess or masses or malformations. Full range of motion.

Chest: Coarse breath sounds - no wheeze, exceet very mild if/when cries,

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs, femoral pulses present bilaterally and equal, and capillary refill brisk.

Abdomen: Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatospleenomegaly, no masses and bowel sounds normoactive in all quadrants.

Skin: Small bruise right side of chest - yellow stage, about quarter sized, irregular borders.

## Assessment

- 1. Acute left otitis media (382.9)
- 2. Purulent rhinitis (472.0)

#### Plan

## Purulent rhinitis

• \*\*99213 EST PT OFFICE VISIT - EXPANDED; Status:Complete; Done: 03Mar2015 12:13PM

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

Discussion/Summary

Hold off any prescription, mom to call with what waiting at pharmacy and then we can decide what needed.

**Signatures** 

Electronically signed by : Joanna Elliott, CMA; Mar 3 2015 7:48AM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Mar 3 2015 12:14PM PST (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 02/13/2015 8:10AM

#### Reason For Visit

Cough x 5 days, runny nose.

NV Note Vitals Signs [Data Includes: Current Encounter] Recorded by : Hayes, Danielle at 13Feb2015 08:10AM

Temperature: 97.8 F, Temporal

Heart Rate: 149 Respiration: 36 O2 Saturation: 98, RA Weight: 22 lb 13 oz

0-24 Weight Percentile: 39 % Vitals Comment: 10.3 kg Accompanied By: Mother

Accompanied By Phone Number: Paige 702-767-7283

## **Allergies**

1. No Known Drug Allergies Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

# **History of Present Illness**

Cough x 5 days runny nose x3 days cough wet, no barking no fever no nebs eating normal.

#### **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative

### **Family History**

1. Family history of Denial Of Any Significant Medical History

#### **Social History**

- 1. Living Situations
  - lives with mom with her family, father involved separate home, dad in military and buffalo wild wings.

## Physical Exam

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Feb 13 2015 8:10AM

EMRN: 80-1492995

Eyes: External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears: Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions

Nose: Congestin. clear d/c.

Mouth/Throat: Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact. Mucous membranes moist without lesions.

Neck: Symmetric without massess or masses or malformations. Full range of motion.

Chest: Mild wheeze, no crackles, no rtx.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs, femoral pulses present bilaterally and equal, and capillary refill brisk.

## **Assessment**

- 1. URI (upper respiratory infection) (465.9)
- 2. Wheezing (786.07)

#### Plan

# **URI** (upper respiratory infection)

- \*\*99213 EST PT OFFICE VISIT EXPANDED Status: Complete Done: 13Feb2015
- QuestOnly-RSV ANTIGEN Status: Active Requested for: 13Feb2015

## Wheezing

- Renew: Renew: Albuterol Sulfate (2.5 MG/3ML) 0.083% Inhalation Nebulization Solution;
- 1 AMP INH every 4-6 hours prn cough and wheeze

## **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

## **Discussion/Summary**

Supp care, nasal hygiene, send RSV to lab use nebs bid and prn for now no OM f/u prn.

Signatures

Electronically signed by : Danielle Hayes, L.P.N.; Feb 13 2015 8:14AM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Feb 13 2015 8:29AM PST (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 01/08/2015 10:50AM

Chief Complaint

Mom states "Cough, congestion, runny nose x 4d. Fever yesterday."

meds none.

### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter]

Recorded by: Foster, China at 08Jan2015 11:19AM

Temperature: 98 F, Temporal

Heart Rate: 189 Respiration: 43

Respiration Quality: Normal

O2 Saturation: 98 Weight: 21 lb 9.92 oz 0-24 Weight Percentile: 29 % Vitals Comment: 9.80 kg Accompanied By: Mother

Accompanied By Phone Number: Paige 702-767-7283

## Allergies

1. No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

**History of Present Illness** 

URI the last 4 days, low-grade fever last night 99 to 100F, no pulling ears, somewhat fussy. Runny nose, cough, and congestion. Eating less but doing ok in overall intake.

## **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative

## **Family History**

1. Family history of Denial Of Any Significant Medical History

## Social History

- 1. Living Situations
  - · lives with mom with her family, father involved separate home, dad in military and buffalo wild wings.

# **Review of Systems**

Pertinent ROS noted within History of Present Illness.

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Jan 8 2015 10:50AM

EMRN: 80-1492995

## **Physical Exam**

General: Alert, active, well nourished, interactive and in no acute distress.

HEENT:

Head - Normocephalic, no skull flattening, shape symmetric, normal facies.

Eyes - External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears: Right TM red. Nose: Rhinorrhea.

Mouth/Throat: Copious amount of postnasal secretions.

Neck: Symmetric without massess or masses or malformations. Full range of motion.

Chest: Decreased aeration b/I with exp wheezing.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs, femoral pulses present bilaterally and equal, and capillary refill brisk.

**Abdomen:** Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses and bowel sounds normoactive in all quadrants.

#### **Assessment**

- 1. URI (upper respiratory infection) (465.9)
- 2. Bronchiolitis (466.19)
- 3. Acute otitis media (382.9)

#### Plan

### Acute otitis media

• Start: Start: Amoxicillin 400 MG/5ML Oral Suspension Reconstituted; 5.5 ML Twice daily for 10 days

# Acute otitis media, Bronchiolitis

• \*\*99213 EST PT OFFICE VISIT - EXPANDED Status: Complete Done: 08Jan2015 11:50AM

## **Bronchiolitis**

- Renew: Renew: Albuterol Sulfate (2.5 MG/3ML) 0.083% Inhalation Nebulization Solution;
- 1 AMP INH every 4-6 hours prn cough and wheeze

## **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. Shl.

#### Discussion/Summary

Alb every 4-6 hours, supportive care for URI, suction for secretions amox rx given to mom if febrile or pulling ears, sxs worsen but discussed sxs most likely viral.

## Signatures

Electronically signed by : China Foster, MA; Jan 8 2015 11:24AM PST (Co-author) Electronically signed by : YANYAN SHI, MD; Jan 8 2015 11:50AM PST (Co-author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 12/23/2014 9:30AM

#### **Reason For Visit**

Well Child Checkup.

## **Chief Complaint**

per mom child on antibiotic and bottom cream.

#### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter] Recorded by: Hayes, Danielle at 23Dec2014 10:03AM

Temperature: 97.6 F, Temporal

Heart Rate: 158 Respiration: 45

O2 Saturation: 100, RA

Height: 2 ft 7 in

0-24 Length Percentile: 44 %

Weight: 21 lb 13 oz

0-24 Weight Percentile: 36 %

BMI Calculated: 15.96 BSA Calculated: 0.45

Vitals Comment: 10 kg/ resp high child crying

Head Circumference: 19.25 in

0-24 Head Circumference Percentile: 94 %

Accompanied By: Mother

Accompanied By Phone Number: Paige 702-767-7284

#### **Allergies**

1. No Known Drug Allergies

### **History of Present Illness**

15mo well check.

still with some cough... after last visit - seen in Urgent Care - abx changed also diaper cream. last fever 3 days ago ago...

## **Past Medical History**

1. History of Birth History

### Family History

1. Family history of Denial Of Any Significant Medical History

## Social History

1. Living Situations

## **Physical Exam**

## HM Note 15 Months Established

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Dec 23 2014 9:30AM

EMRN: 80-1492995

General: Alert, active, well nourished, interactive and in no acute distress.

HEENT:

Head - Normocephalic, no skull flattening, shape symmetric, normal facies.

Eyes - External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears - Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions.

Nose: Mild cong.

Mouth/Throat - Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact. Mucous membranes moist without lesions.

Neck: Symmetric without massess or masses or malformations. Full range of motion.

Chest: Symmetric without lesions or masses. Lungs clear to auscultation, without wheezing, rales, rhonchi, stridor or respiratory distress.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs, femoral pulses present bilaterally and equal, and capillary refill brisk.

**Abdomen:** Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses and bowel sounds normoactive in all quadrants.

Lymphatic: Palpation of lymph nodes in neck: No lymphadenopathy.

Genitourinary: Normal male external genitalia. Testes descended bilaterally. No hernia or masses. Normally positioned anus.

Back: Spine intact, and appears aligned.

Extremities: Symmetric extremities without malformations, Feet normal alignment and formation, Strength and range of motion appear to be within normal limits.

Skin: Pink without rashes or abnormal lesions. Scalp without lesions. Turgor brisk,

Neurologic: Intact without deficits, normal tone.

#### Assessment

- 1. URI (upper respiratory infection) (465.9)
- 2. Well child visit (V20.2)

#### Plan

## **Health Maintenance**

• \*\*\*PRIVATE VACCINE\*\*\* Status; Complete Done: 23Dec2014
Perform: Not Applicable Due: 28Dec2014; Last Updated By: Elliott, Joanna; 12/23/2014 12:05:26 PM; Ordered;For: Health Maintenance; Ordered By: DANI, PRASHANT

• \*\*99392 PERIODIC PREV MED EVAL PT 1YR - 4YRS Status: Complete Done:

23Dec2014

Perform: Not Applicable Due: 28Dec2014; Ordered; For: Health Maintenance; Ordered By: DANI, PRASHANT

Administered: Administered: DTaP

For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date:23Dec2014; Administered by: Elliott, Joanna CMA: 12/23/2014 12:04:00 PM; Last Updated By: Elliott, Joanna; 12/23/2014 12:05:01 PM

• Administered: Administered: HIB (PedvaxHIB)

For: Health Maintenance; Ordered By:DANI, PRASHANT, Effective Date 23Dec2014; Administered by: Elliott, Joanna CMA: 12/23/2014 12:04:00 PM; Last Updated By: Elliott, Joanna; 12/23/2014 12:05:01 PM

Administered: Administered: Prevnar 13 Intramuscular Suspension

For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date:23Dec2014; Administered by: Elliott, Joanna CMA: 12/23/2014 12:04:00 PM; Last Updated By: Elliott, Joanna; 12/23/2014 12:05:01 PM

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

Printed By: Ana Santamaria

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9/10/18 3:43:08 PM

# **HM Note 15 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Dec 23 2014 9:30AM

EMRN: 80-1492995

Signatures

Electronically signed by : Danielle Hayes, L.P.N.; Dec 23 2014 10:05AM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Dec 30 2014 4:06AM PST (Author)

Printed By: Ana Santamaria

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9/10/18 3:43:08 PM



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 12/08/2014 2:30PM

## **Chief Complaint**

Fever and cough since friday

NV Note Vitals Signs [Data Includes: Current Encounter] Recorded by : Gomez, Selene at 08Dec2014 03:42PM

O2 Saturation: 99

Recorded by: Gomez, Selene at 08Dec2014 02:31PM

Temperature: 99 F, Temporal

O2 Saturation: 96 Weight: 21 lb 10 oz

0-24 Weight Percentile: 36 % Accompanied By: Father

Accompanied By Phone Number: kevin 702-332-1387

#### Allergies

1. No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

# **History of Present Illness**

Coughing Rn since yesterday, thick and green d/c, fever for 2 days, 101-102, No V/D. Eating less, sleeping- more. wetting well.

## **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative

## **Family History**

1. Family history of Denial Of Any Significant Medical History

## Social History

- 1. Living Situations
  - lives with mom with her family, father involved separate home, dad in military and buffalo wild wings.

## Review of Systems

Pertinent ROS noted within History of Present Illness.

## Physical Exam

General: Alert, active, well nourished, interactive and in no acute distress.

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Dec 8 2014 2:30PM

EMRN: 80-1492995

#### HEENT:

Head - Normocephalic, no skull flattening, shape symmetric, normal facies.

Eyes - External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears: B Tm red with fluid.

Nose: Congested.

Mouth/Throat - Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact. Mucous membranes moist without lesions.

Neck: Symmetric without massess or masses or malformations. Full range of motion.

Chest: No rales or crackles were heard bilaterally, Diffuse rhonchi bilaterally. No wheezing.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs, femoral pulses present bilaterally and equal, and capillary refill brisk,

**Abdomen:** Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses and bowel sounds normoactive in all quadrants.

Lymphatic: Palpation of lymph nodes in neck: No lymphadenopathy.

Genitourinary: Normal male external genitalia. Testes descended bilaterally. No hernia or masses. Normally positioned anus.

Skin: Pink without rashes or abnormal lesions. Scalp without lesions. Turgor brisk.

Neurologic: Intact without deficits, normal tone,

#### Assessment

- 1. Bronchiolitis (466.19)
- 2. Cough (786.2)
- 3. Acute otitis media (382.9)

#### Plan

#### Acute otitis media

 Start: Cefdinir 125 MG/5ML Oral Suspension Reconstituted; TAKE 1 TEASPOONFUL ONCE A DAY 1

## **Bronchiolitis**

- Start: Albuterol Sulfate (2.5 MG/3ML) 0.083% Inhalation Nebulization Solution; 1 AMP INH every 4-6 hours prin cough and wheeze 1
- Start: Nebulizer Device; USE AS DIRECTED 1
- Administered: Albuterol Sulfate (2.5 MG/3ML) 0.083% Inhalation Nebulization Solution

#### Acute otitis media

Start: Start: Cefdinir 125 MG/5ML Oral Suspension Reconstituted; TAKE 1
TEASPOONFUL ONCE A DAY¹

#### **Bronchiolitis**

- Start: Start: Albuterol Sulfate (2.5 MG/3ML) 0.083% Inhalation Nebulization Solution; 1
   AMP INH every 4-6 hours pre-cough and wheeze<sup>1</sup>
- Start: Start: Nebulizer Device; USE AS DIRECTED1
- Administered: Administered: Albuterol Sulfate (2.5 MG/3ML) 0.083% Inhalation

#### Nabulization Solution<sup>1</sup>

- \*\*99214 EST PT OFFICE VISIT DETAILED Status; Complete Done: 08Dec2014
- NEBULIZER TREATMENT Status: Complete Done: 08Dec2014
- PULSE OXIMETRY Status: Complete Done: 08Dec2014 <sup>2</sup>
- PULSE OXIMETRY Status: Complete Done: 08Dec2014<sup>2</sup>
- PULSE OXIMETRY—Status: Hold For Procedure Requested for: 08Dec2014<sup>2</sup>
- PULSE OXIMETRY—Status: Hold For—Procedure—Requested for: 08Dec2014<sup>2</sup>

#### **Bronchiolitis, Cough**

\*\*\*MEDICATION ADMINISTERED\*\*\* Status: Complete Done 08Dec2014

Printed By: Ana Santamaria

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9/10/18 3:43:18 PM

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Dec 8 2014 2:30PM

EMRN: 80-1492995

1. Amended By: MOORE, CANDACE; Dec 08 2014 5:22 PM PST 2. Amended By: MOORE, CANDACE; Dec 08 2014 5:30 PM PST

### **Procedure**

Nebulizer Tx - Peds:

The procedure's were discussed with the parent. Albuterol 2.5mg/3ml 0.83% was administered by nebulizer for the first treatment. Oxygen saturation was 96% prior to the treatment. After the first treatment, the examination revealed no respiratory distress was noted, but subjective improvement was noted.

### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition.

Discussion/Summary

Neb tx q 4 hours then wean down as coughing improves, RTC if coughing worse, any breathing problems. OTC meds prn. F/U in 1 week unless fever not resolving in 2 days.

Signatures

Electronically signed by : Selene Gomez, MA; Dec 8 2014 2:31PM PST (Co-author) Electronically signed by : CANDACE MOORE, PA-C; Dec 8 2014 5:22PM PST (Author) Electronically signed by : CANDACE MOORE, PA-C; Dec 8 2014 5:30PM PST (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 09/23/2014 9:30AM

## **Reason For Visit**

Well Child Checkup.

## **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter]

	Recorded by : Triana, Jose at 23Sep2014 09:41AM
Temperature	97.4 F, Temporal
Height	2 ft 6.25 in
0-24 Length Percentile	67 %
Weight	20 lb
0-24 Weight Percentile	29 %
BMI Calculated	15.36
BSA Calculated	0.43
Head Circumference	18.5 in
0-24 Head Circumference Percentile	76 %
Accompanied By	Mother
Accompanied By Phone Number	paige 702 767 7283

## **Allergies**

1. No Known Drug Allergies

## **History of Present Illness**

Well check.. doing well. mom plans to continue some breastfeeding.

## **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative

## **Family History**

1. Family history of Denial Of Any Significant Medical History

## **Social History**

- 1. Living Situations
  - lives with mom with her family, father involved separate home, dad in military and buffalo wild wings.

## **HM Note 12 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Sep 23 2014 9:30AM

EMRN: 80-1492995

## **Developmental Milestones**

General Development: Normal neurologic development, Normal language development, Normal social skills development.

## **Physical Exam**

General: Alert, active, well nourished, interactive and in no acute distress.

HEENT:

Head - Normocephalic, no skull flattening, shape symmetric, normal facies.

Eyes - External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears - Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions

Nose - Nose symmetric, nares patent, septum midline without deviation, lesions or discharge,

Mouth/Throat - Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact.

Mucous membranes moist without lesions.

Neck: Symmetric without massess or masses or malformations. Full range of motion.

Chest: Symmetric without lesions or masses. Lungs clear to auscultation, without wheezing, rales, rhonchi, stridor or respiratory distress.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmurs, femoral pulses present bilaterally and equal, and capillary refill brisk.

**Abdomen:** Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses and bowel sounds normoactive in all quadrants.

Lymphatic: Palpation of lymph nodes in neck: No lymphadenopathy.

Genitourinary: Normal male external genitalia. Testes descended bilaterally. No hernia or masses. Normally positioned anus.

Hips: Symmetric anterior and buttock creases, range of motion appears to be within normal limits.

Back; Spine intact, and appears aligned.

Extremities: Symmetric extremities without malformations. Feet normal alignment and formation. Strength and range of motion appear to be within normal limits.

Skin: Pink without rashes or abnormal lesions. Scalp without lesions. Turgor brisk.

Neurologic: Intact without deficits, normal tone.

#### **Assessment**

1. Well child visit (V20.2)

#### Plan

#### **Health Maintenance**

 Anticipatory Guidance items discussed - Discussed and reviewed anticipatory guidance with caregiver and Anticipatory Guidance handout given. Status: Complete Done: 23Sep2014 10:14AM

Ordered; For: Health Maintenance; Ordered By: DANI, PRASHANT

• Administer: Administer: Hepatitis A; INJECT 0.5 ML Intramuscular; To Be Done: 23Sep2014

For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date:23Sep2014

- Administer: Administer: Influenza (Split PF); 0.25 ml IM; To Be Done: 23Sep2014
   For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date: 23Sep2014
- Administer: Administer: MMR; INJECT 0.5 ML Subcutaneous; To Be Done: 23Sep2014
   For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date: 23Sep2014
- Administer: Administer: Varicella; INJECT 0.5 ML Subcutaneous; To Be Done:

For: Health Maintenance; Ordered By:DANI, PRASHANT; Effective Date:23Sep2014

Printed By: Ana Santamaria

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9/10/18 3:43:28 PM

# **HM Note 12 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Sep 23 2014 9:30AM

EMRN:

80-1492995

# Discussion/Summary

Antic guid given. lead risks neg.

**Signatures** 

Electronically signed by : Jose Triana, MA; Sep 23 2014 9:42AM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Sep 23 2014 10:19AM PST (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 09/05/2014 10:50AM

## **Chief Complaint**

1. Cold Symptoms

2. Cough

Mom states "runny nose and cough X 2 days, fever yesterday." med: motrin yesterday.

### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter] Recorded by: Elliott, Joanna at 05Sep2014 10:58AM

Temperature: 98.2 F, Temporal

Heart Rate: 116 Respiration: 28

O2 Saturation: 100, RA Weight: 20 lb

0-24 Weight Percentile: 34 %

Vitals Comment: 9.1 kg Accompanied By: Mother

Accompanied By Phone Number: Paige 702-767-7283

## **Allergies**

1. No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

#### **History of Present Illness**

Rn, cough x 2 days. fever yest 99 only. no v/d. eating okay

## **Past Medical History**

- 1. History of Birth History
  - in NICU for r/o sepsis was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative

## **Family History**

1. Family history of Denial Of Any Significant Medical History

## Social History

- 1. Living Situations
  - lives with mom with her family, father involved separate home, dad in military and buffalo wild wings.

## **Physical Exam**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Sep 5 2014 10:50AM

EMRN: 80-1492995

General - Alert and active, well nourished, in no acute distress.

Eyes: External structures intact with no abnormalities, red reflexes present bilaterally, pupils equally round and reactive, eyes aligned,

Ears: Normally formed pinna and external canals, No periauricular pits. Tympanic membranes without redness,

Nose: Congesiton, clear d/c.

Mouth/Throat: Palate intact, musous membranes moist without lesions. Oropharynx normal with no lesions

Neck - Symmetric, free range of motion, no masses, no malformations.

Chest - Symmetric. Lungs clear to auscultation bilaterally, no wheezing, no rales, no stridor, no respiratory distress.

Cardiovascular - Precordium quiet, no thrills, regular rate and rythm, no murmurs, femoral pulses present bilaterally and equal.

Abdomen - Symmetric, nondistended, soft all quadrants, nonrigid, no apparent tenderness, no

hepatosplenomegaly, no masses.

Skin - Pink with no abnormal lesions or rashes.

#### **Assessment**

1. URI (upper respiratory infection) (465.9)

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

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#### **Discussion/Summary**

Supp care, nasal hygeine : zarbees babies. f/u prn.

## **Signatures**

Electronically signed by : Joanna Elliott, CMA; Sep 5 2014 10:59AM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Sep 5 2014 11:12AM PST (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 06/17/2014 3:00PM

## **Chief Complaint**

1. Rash

Mom states "rash all over started Sunday, fever day before." med: none.

#### Vitals

NV Note Vitals Signs [Data Includes: Current Encounter] Recorded by: Elliott, Joanna at 17Jun2014 03:58PM

Temperature: 97.5 F, Temporal

Weight: 16 lb 6 oz

0-24 Weight Percentile: 6 % Vitals Comment: 7.5 kg Accompanied By: Mother

Accompanied By Phone Number: Paige 702-767-7283

## **Allergies**

1. No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

#### **History of Present Illness**

Thursday - sunday fever... no other symptoms.. then sunday night rash.. a little better today, no itching.

## Past Medical History

1. History of Birth History

## **Family History**

1. Family history of Denial Of Any Significant Medical History

#### **Social History**

Living Situations

## **Physical Exam**

General - Alert and active, well nourished, in no acute distress.

Eyes: External structures intact with no abnormalities, red reflexes present bilaterally, pupils equally round and reactive, eyes aligned.

Ears: Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness. Nose: Mild congeestion, no active d/c.

Mouth/Throat; Palate intact, musous membranes moist without lesions. Oropharynx normal with no lesions. Neck - Symmetric, free range of motion, no masses, no malformations,

Chest - Symmetric, Lungs clear to auscultation bilaterally, no wheezing, no rales, no stridor, no respiratory distress.

Cardiovascular - Precordium quiet, no thrills, regular rate and rythm, no murmurs, femoral pulses present bilaterally and equal.

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Jun 17 2014 3:00PM

EMRN: 80-1492995

Abdomen - Symmetric, nondistended, soft all quadrants, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses.

Skin - Macular confluent rash on tronk.. no vesicles, no pustules, blanching.

# Assessment

- 1. Viral infection (079.99)
- 2. Viral exanthem (057.9)

### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

## Discussion/Summary

Supp care.discussed rash. call if changes.

**Signatures** 

Electronically signed by : Joanna Elliott, CMA; Jun 17 2014 4:01PM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Jun 20 2014 5:43AM PST (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 06/14/2014 8:50AM

## **Chief Complaint**

Fever highest 102.

#### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter] Recorded by: Villalobos, Vannesa at 14Jun2014 09:05AM

Temperature: 98.4 F, Temporal

Weight: 16 lb 6 oz

0-24 Weight Percentile: 6 % Accompanied By: Mother

Accompanied By Phone Number: paige 767-7283

## **Allergies**

1. No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

## **History of Present Illness**

FEVER X 2 DAYS-Tm-102; NO OTHER COMPLAINS.

#### Past Medical History

1. History of Birth History

#### **Family History**

1. Family history of Denial Of Any Significant Medical History

## Social History

Living Situations

## **Physical Exam**

General: Alert and active, well nourished, in no acute distress.

HEENT:

Head - Normocephalic, anterior fontanelle open, soft and flat, no skull flattening, normal facies.

Eyes - External structures intact with no abnormalities, red reflexes present bilaterally, pupils equally round and reactive, eyes aligned.

Ears - Normally formed pinna and external canals. No periauricular pits, Tympanic membranes without redness

Nose - Patent nares, no discharge.

Mouth/Throat - Palate intact, musous membranes moist without lesions. Oropharynx normal with no lesions.

Neck: Symmetric, free range of motion, no masses, no malformations.

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Jun 14 2014 8:50AM

EMRN:

80-1492995

**Chest:** Symmetric. Lungs clear to auscultation bilaterally, no wheezing, no rales, no stridor, no respiratory distress.

Cardiovascular: Precordium quiet, no thrills, regular rate and rythm, no murmurs, femoral pulses present bilaterally and equal.

**Abdomen:** Symmetric, nondistended, soft all quadrants, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses.

## **Assessment**

1. Viral infection (079.99)

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition.

## Discussion/Summary

F/U-IF NOT BETTER BLOOD WORK, URINE-DISC.

**Signatures** 

Electronically signed by : Vannesa Villalobos, MA; Jun 14 2014 9:06AM PST (Co-author)

Electronically signed by : ARPINE TACVORIAN, M.D.; Jun 14 2014 10 37AM PST (Acknowledgement)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 06/10/2014 9:20AM

**Reason For Visit** 

Well Child Checkup.

NV Note Vitals Signs [Data Includes: Current Encounter]

	Recorded by : Hayes, Danielle at 10Jun2014 10:11AM
Temperature	98.3 F, Temporal
Height	2 ft 3.25 in
0-24 Length Percentile	16 %
Weight	16 lb 3 oz
0-24 Weight Percentile	5 %
BMI Calculated	15.33
BSA Calculated	0.36
Vitals Comment	7.4 kg
Head Circumference	18.25 in
0-24 Head Circumference Percentile	89 %
Accompanied By	Mother
Accompanied By Phone Number	Paige 702-767-7283

# **Allergies**

1. No Known Drug Allergies

Recorded By: Vanhook, Keya; 10/9/2013 10:27:07 AM

## **History of Present Illness**

9mo well check, crawling,

babbling.

waves

breastfeeding with mom - at dad' home giving ?formula.

# **Past Medical History**

1. History of Birth History

## **Family History**

1. Family history of Denial Of Any Significant Medical History

## **Social History**

Living Situations

## **HM Note 09 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Jun 10 2014 9:20AM

EMRN: 80-1492995

# **Developmental Milestones**

General Development: Normal neurologic development. Normal language development. Normal social skills development.

## **Physical Exam**

General: Alert, active, well nourished, and in no acute distress.

HEENT:

Head - Anterior fontanel soft and flat, normocephalic, no skull flattening, shape symmetric, normal facies,

Eyes - External structures intact, eyes aligned, conjugate gaze, pupils equally round and reactive to light and accommodation, red reflexes present bilaterally, symmetric light reflexes.

Ears - Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness or lesions.

Nose - Nose symmetric, nares patent, septum midline without deviation, lesions or discharge.

Mouth/Throat - Gums, tongue and oropharynx pink, symmetric and without lesions or masses. Palate intact.

Mucous membranes moist without lesions.

Neck: Symmetric without massess or masses or malformations. Full range of motion.

Chest: Symmetric without lesions or masses. Lungs clear to auscultation, without wheezing, rales, rhonchi, stridor or respiratory distress.

Cardiovascular: Precordium quiet, no thrills, regular rate and rhythm, no murmur, femoral pulses present bilaterally and equal, and capillary refill brisk.

Abdomen: Symmetric, nondistended, without apparent defects. Soft, nonrigid, no apparent tenderness, no hepatosplenomegaly, no masses and bowel sounds normoactive in all quadrants.

Lymphatic: Palpation of lymph nodes in neck: No lymphadenopathy.

Genitourinary: Normal male external genitalia. Testes descended bilaterally. No hernia or masses. Normally positioned anus.

Hips: Symmetric anterior and buttock creases, no hip clicks or clunks, range of motion appears to be within normal limits.

Back: Spine intact, and appears aligned.

Extremities: Symmetric extremities without malformations. Feet normal alignment and formation, Strength and range of motion appear to be within normal limits.

Skin: Pink without rashes or abnormal lesions. Scalp without lesions. Turgor brisk.

Neurologic: Intact without deficits, normal tone.

#### **Assessment**

1, Well child visit (V20.2)

#### Plan

## **Health Maintenance**

 -O-HEMOGLOBIN Status: Hold For - In-Office Laboratory Requested for: 10Jun2014 Perform: Quest Due; 10Sep2014; Ordered; For: Health Maintenance; Ordered By: DANI, PRASHANT

## **immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 0=Does not qualify condition. SHL.

#### Counseling

Discussed and reviewed anticipitory guidance appropriate for age with caregiver, HCPNV Anticipatory Guidance handout given

Printed By: Ana Santamaria

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9/10/18 3:44:15 PM

# **HM Note 09 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Jun 10 2014 9:20AM

EMRN: 80-1492995

**Signatures** 

Electronically signed by : Danielle Hayes, L.P.N.; Jun 10 2014 10:12AM PST (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Jun 10 2014 11:25AM PST (Author)

Printed By: Ana Santamaria

3 of 3

9/10/18 3:44:16 PM



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

(702) 767-7283 Home:

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 04/18/2014 7:55AM

## **Reason For Visit**

Cough, congestion, runny nose.

#### Vitals

NV Note Vitals Signs [Data Includes: Current Encounter]

18Apr2014 08:35AM

Temperature: 98 F, Temporal

Heart Rate: 158 Respiration: 54

O2 Saturation: 100, RA Weight: 14 lb 10 oz Vitals Comment: 6.6 kg Accompanied By: Mother

Accompanied By Phone Number: Paige 702-4767-7283

## **Allergies**

1. No Known Drug Allergies No Known Drug Allergies

### **History of Present Illness**

Cough, cong, rn x 3 days, wart x 1 days.

# **Past Medical History**

1. History of Birth History

in NICU for r/o sepsis - was in for 10 days -b/c elevated crp (and maternal gbs). blood cx negative

### Family History

1. Family history of Denial Of Any Significant Medical History

## **Social History**

Living Situations

lives with mom with her family, father involved - separate home, dad in military and buffalo wild wings,

## **Physical Exam**

Eyes: External structures intact with no abnormalities, red reflexes present bilaterally, pupils equally round and reactive, eyes aligned.

Ears: Right tm red, dull.

Nose: Clear d/c.

Mouth/Throat: Palate intact, musous membranes moist without lesions. Oropharynx normal with no lesions.

Neck - Symmetric, free range of motion, no masses, no malformations.

Chest - Symmetric. Lungs clear to auscultation bilaterally, no wheezing, no rales, no stridor, no respiratory distress.

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Apr 18 2014 7:55AM

EMRN: 80-1492995

#### **Assessment**

- 1. Acute Otitis Media 382.9
- 2. Upper Respiratory Infection 465.9

#### Plan

# Acute Otitis Media (382.9)

• Amoxicillin 400 MG/5ML Oral Suspension Reconstituted; 3.5 ml BID x 10 days; Therapy: 18Apr2014 to (Last Rx:18Apr2014)

### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 2=Uninsured condition. Cash.

### Discussion/Summary

Supp care, nasal hygeine. call me if any problems.

### **Signatures**

Electronically signed by : Danielle Hayes, L.P.N.; Apr 18 2014 8:36AM (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Apr 18 2014 1:27PM (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

(702) 767-7283 Home:

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 02/13/2014 9:00AM

#### **Reason For Visit**

Weight check.

Ordering Provider: Dr. Dani.

## **Chief Complaint**

HCPN Free Text Form: Mom states "breast feeding only, 20 minutes every 2 hours." med: none.

# NV Note Vitals Signs [Data Includes: Current Encounter]

	13Feb2014 08:46AM
Temperature	97.8 F, Temporal
BMI Calculated	13.15
BSA Calculated	0.31
Height	2 ft 2 in
Weight	12 lb 10 oz
Vitals Comment	5.7 kg
Head Circumference	16.75 in
Accompanied By	Mother
Accompanied By Phone Number	Paige 702-767-7283

#### **Allergies**

1. No Known Drug Allergies

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 2=Uninsured condition.

#### Addendum

MD: pt already had 4mo shots at Health dept and still awaiting insurance, so visit cancelled, i quickly rviewed numbers and disucssed pushing PO. also lungs, heart and abdomen normal. advised f/u 6mo old (or at least health dept for shots) - P. Dani MD

## **Signatures**

Electronically signed by Joanna Elliott, CMA, Feb 13 2014 8:48AM (Co-author) Electronically signed by PRASHANT DANI, M.D., Feb 13 2014 9 02AM (Author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 01/17/2014 9:40AM

## **Reason For Visit**

Weight check.

#### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter]

	17Jan2014
	10:04AM
Temperature	98.1 F, Temporal
BMI Calculated	12.88
BSA Calculated	0.3
Height	2 ft 1.5 in
Weight	12 lb
Vitals Comment	5.5 kg
Head Circumference	16.5 in
Accompanied By	Mother
Accompanied By Phone Number	Paige 767-7283

## Allergies

1. No Known Drug Allergies

## **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 2=Uninsured condition.

## Results/Data

# **Current Encounter Results**

No Labs performed.

Per mother, she has started supplementing formula after breast feeding in past 2 weeks. She decreased time breastfeeding and child is taking 2 oz of formula each time.

**Signatures** 

Electronically signed by : Danielle Hayes, L.P.N.; Jan 17 2014 10 06AM (Co-author)



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 01/03/2014 3:30PM

## **Reason For Visit**

Well Child Checkup.

#### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter]

	03Jan2014
	10:14AM
Temperature	98.6 F, Temporal
BMI Calculated	13.19
BSA Calculated	0.29
Height	2 ft 0.25 in
Weight	11 lb 2.88 oz
Vitals Comment	5.1 kg
Head Circumference	16.25 in
Accompanied By	Mother
Accompanied By Phone Number	Paige 702-767-7283

## Allergies

1. No Known Drug Allergies No Known Drug Allergies

# **History of Present Illness**

Checkup, breastfeeding only. wet diapers x 10 /day 8 bm's /day no spitup pretty active.

# **Past Medical History**

1. History of Birth History in NICU for r/o sepsis - was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative

## Family History

1. Family history of Denial Of Any Significant Medical History

## **Social History**

 Living Situations lives with mom with her family, father involved - separate home, dad in military and buffalo wild wings

## **HM Note 04 Months Established**

Patient:

RYDER B. PETIT ADRIANZEN

DOS:

Jan 3 2014 3:30PM

EMRN:

80-1492995

## **Physical Exam**

General: Alert and active, well nourished, in no acute distress.

Head: Normocephalic, anterior fontanelle open, soft and flat, no skull flattening, normal facies.

Eyes: external structures intact with no abnormalities, red reflexes present bilaterally, pupils equally round and reactive, eyes aligned.

Ears: normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness.

Nose: Patent nares, no discharge.

Mouth/Throat: Palate intact, mucous membranes moist without lesions. Oropharynx normal with no lesions.

Neck - Symmetric, free range of motion, no masses, no malformations.

Chest - Symmetric. Lungs clear to auscultation bilaterally, no wheezing, no rales, no stridor, no respiratory distress.

Cardiovascular - Precordium quiet, no thrills, regular rate and rhythm, no murmurs, femoral pulses present

bilaterally and equal.

Abdomen - Symmetric, nondistended, soft all quadrants, nonrigid, no apparent tenderness, no

hepatospleenomegaly, no masses.

Lymphatic Palpation of lymph nodes in neck: No lymphadenopathy.

Genitourinary - Normal male external genitalia, testes descended bilaterally, no hernia, normally positioned anus

Hips - Symmetric anterior and buttock creases, no hip clicks or clunks, normal range of motion.

Extremities - Symmetric extremities with no malformations. Feet normal alignment and formation.

Back: Spine intact and appears aligned.

Neurologic - Intact without deficts, normal tone.

Skin - Pink with no abnormal lesions or rashes.

#### **Assessment**

1. Infant Feeding Problems 783.3

#### **Immunizations**

Children through 18 years of age who meet at least one of the following criteria are eligible for a VFC vaccine. 2=Uninsured condition.

#### Discussion/Summary

Gets shots at health dept...

weight percentlie dropped a lot but exam very good.. push PO (supplement) and weight check in 2 weeks... f/u for another well check after medicaid active (or by 5months) - at least get shots health dept if can't come back here...

2 of 2

**Signatures** 

Electronically signed by : Joanna Elliott, CMA; Jan 3 2014 10:15AM (Co-author) Electronically signed by : PRASHANT DANI, M.D.; Jan 3 2014 12:31PM (Author)

AA000249



Patient: RYDER B. PETIT ADRIANZEN

7645 STETSON BLUFF AVE

LAS VEGAS, NV 89148

Home: (702) 767-7283

MRN: 80-1492995

DOB: Sep 22, 2013

DOS: 10/23/2013 10:20AM

## **Reason For Visit**

Well Child Checkup.

#### **Vitals**

NV Note Vitals Signs [Data Includes: Current Encounter]

23Oct2013 10:27AM

Temperature: 97.9 F, Temporal

BMI Calculated: 13.55 BSA Calculated: 0.25 Height: 1 ft 10 in Weight: 9 lb 6 oz Vitals Comment: 4.3 kg Head Circumference: 15.5 in Accompanied By: Mother

Accompanied By Phone Number: Paige 767-7283

## **Allergies**

1. No Known Drug Allergies No Known Drug Allergies

## **History of Present Illness**

Well check, breast only, some gassiness.

#### Past Medical History

1. History of Birth History in NICU for r/o sepsis - was in for 10 days -b/c elevated crp (and maternal gbs), blood cx negative

## Family History

1. Family history of Denial Of Any Significant Medical History

## Social History

 Living Situations lives with mom with her family, father involved - separate home, dad in military and buffalo wild wings,

### Physical Exam

General - Alert and active, well nourished, in no acute distress.

Head: Normocephalic, anterior fontanelle open, soft and flat, no skull flattening, normal facies.

Eyes: External structures intact with no abnormalities, red reflexes present bilaterally, pupils equally round and reactive, eyes aligned.

Ears: Normally formed pinna and external canals. No periauricular pits. Tympanic membranes without redness, Nose: Patent nares, no discharge.

Mouth/Throat: Palate intact, musous membranes moist without lesions. Oropharynx normal with no lesions. Neck - Symmetric, free range of motion, no masses, no malformations.