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Elizabeth A. Brown
Clerk of Supreme Court

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8 **EIGHTH JUDICIAL DISTRICT COURT**

9 **FAMILY DIVISION**

10 **CLARK COUNTY, NEVADA**

11 **KEVIN ADRIANZEN,**

12 Plaintiff,

13 vs.

14 **PAIGE PETIT,**

15 Defendant.

Case Number: D-13-489542-D
Department: H

16 **NOTICE OF APPEAL**

17 TO: Defendant, Paige Petit, and to her attorney of record, Mel Grimes, Esq.:

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1 Notice is hereby given that Plaintiff, Kevin Adrianzen, in the above-named matter, hereby
2 appeals to the Supreme Court of Nevada the following order:

- 3 1. Order from September 17, 2018 hearing, entered on February 14, 2019; and
- 4 2. Order from April 9, 2019 Hearing entered on this action on May 28, 2019.

5 DATED this 4th of June, 2019.

6 **MCFARLING LAW GROUP**

7 /s/ Michael Burton

8 Emily McFarling, Esq.
9 Nevada Bar Number 8567
10 Michael Burton, Esq.
11 Nevada Bar Number 14351
12 6230 W. Desert Inn Road
13 Las Vegas, NV 89146
14 (702) 565-4335
15 Attorney for Plaintiff,
16 Kevin Adrianzen

17 **CERTIFICATE OF SERVICE**

18 The undersigned, an employee of McFarling Law Group, hereby certifies that on this 4th
19 day of June, 2019, served a true and correct copy of Notice of Appeal:

20 X via mandatory electronic service by using the Eighth Judicial District Court's E-
21 file and E-service System to the following:

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

25 /s/ Crystal Beville
26 Crystal Beville

CASE SUMMARY

CASE NO. D-13-489542-D

Kevin Daniel Adrianzen, Plaintiff
vs.
Paige Elizabeth Petit, Defendant.

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Location: **Department H**
 Judicial Officer: **Ritchie, T. Arthur, Jr.**
 Filed on: **12/16/2013**

CASE INFORMATION

Related Cases

Lead Family Case

D-13-489540-N (Consolidated)

Other Cases

R-17-200257-R (1J1F Related - Rule 5.103)

Case Type: **Divorce - Complaint**
 Subtype: **Complaint Subject Minor(s)**

Case Status: **05/28/2019 Closed**

Case Flags: **Order After Hearing Required**

Statistical Closures

05/28/2019 Settled/Withdrawn With Judicial Conference or Hearing
 02/11/2019 Settled/Withdrawn With Judicial Conference or Hearing
 08/18/2014 Settled/Withdrawn With Judicial Conference or Hearing

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number	D-13-489542-D
Court	Department H
Date Assigned	01/03/2014
Judicial Officer	Ritchie, T. Arthur, Jr.

PARTY INFORMATION

Plaintiff	Adrianzen, Kevin Daniel 9145 W Richmar AVE Las Vegas, NV 89178	Burton, Michael James Retained 702-565-4335(W)
Defendant	Petit, Paige Elizabeth 7645 Stetson Bluff Las Vegas, NV 89113	Grimes, Melvin Retained 702-347-4357(W) Grimes, Melvin Retained 702-347-4357(W) Williams, Telia U. Retained 702-835-6866(W)
Subject Minor	Petit, Ryder Blake	

DATE

EVENTS & ORDERS OF THE COURT

EVENTS

12/16/2013	 Complaint for Divorce Filed by: Counter Defendant Adrianzen, Kevin Daniel
12/16/2013	 Financial Disclosure Form Filed by: Counter Defendant Adrianzen, Kevin Daniel <i>General Financial Disclosure Form</i>
12/18/2013	 Affidavit of Service Filed By: Counter Defendant Adrianzen, Kevin Daniel <i>Affidavit of Service</i>
12/18/2013	 Summons Issued Only

CASE SUMMARY

CASE NO. D-13-489542-D

- Filed by: Counter Defendant Adrianzen, Kevin Daniel
Summons-Domestic
- 12/18/2013  Joint Preliminary Injunction
Filed by: Counter Defendant Adrianzen, Kevin Daniel
Joint Preliminary Injunction Domestic
- 12/20/2013  Motion
Filed By: Counter Defendant Adrianzen, Kevin Daniel
Party 2: Counter Claimant Petit, Paige Elizabeth
For Temporary Custody, Visitation, Child Support, Spousal Support, And/Or Exclusive Possession
- 12/20/2013  Notice of Motion
Filed By: Counter Defendant Adrianzen, Kevin Daniel
Notice Of Motion For Temporary Custody, Visitation, Child Support, Spousal Support, And/Or Exclusive Possession
- 12/20/2013  Family Court Motion Opposition Fee Information Sheet
Filed by: Counter Defendant Adrianzen, Kevin Daniel
- 12/20/2013  Declaration Under Uniform Child Custody Jurisdiction Act
Filed by: Counter Defendant Adrianzen, Kevin Daniel
- 12/31/2013  Certificate of Mailing
Filed By: Counter Defendant Adrianzen, Kevin Daniel
Party 2: Counter Claimant Petit, Paige Elizabeth
Certificate of Mailing
- 01/02/2014  Supplement
Filed by: Counter Defendant Adrianzen, Kevin Daniel
Supplement of Financial Disclosure
- 01/03/2014  Notice Of Department Reassignment Pursuant To NRS 3.025(3)
Notice of Department Reassignment Pursuant To NRS 3.025(3)
- 01/07/2014  Child Support and Welfare Party Identification Sheet
Filed by: Counter Claimant Petit, Paige Elizabeth; Counter Defendant Adrianzen, Kevin Daniel
- 01/07/2014  Afft Support of Req for Summary Dispo for Decree of Divorce
Filed by: Counter Defendant Adrianzen, Kevin Daniel
- 01/07/2014  Affidavit of Resident Witness
Filed by: Counter Defendant Adrianzen, Kevin Daniel
- 01/07/2014  Notice of Seminar Completion EDCR 5.07
Filed by: Counter Defendant Adrianzen, Kevin Daniel
Certificate of Completion- COPE
- 01/07/2014  Request for Summary Disposition
Filed by: Counter Defendant Adrianzen, Kevin Daniel
Request for Summary Disposition of Decree
- 01/10/2014  Default
Filed By: Counter Defendant Adrianzen, Kevin Daniel
Default Prty: Counter Claimant Petit, Paige Elizabeth
- 01/13/2014  Answer and Counterclaim - Divorce, Annulment, Separate Maint
Filed by: Counter Claimant Petit, Paige Elizabeth
Answer and Counterclaim
- 01/13/2014  Financial Disclosure Form
Filed by: Counter Claimant Petit, Paige Elizabeth
Financial Disclosure Form
- 01/13/2014  Motion

CASE SUMMARY

CASE NO. D-13-489542-D

Filed By: Counter Claimant Petit, Paige Elizabeth
Party 2: Counter Defendant Adrianzen, Kevin Daniel
Defendant's Motion for Sole Legal and Physical Custody of the Minor Child, for Child Support, for Temporary Spousal Support and Atty's Fees

01/14/2014

 Certificate of Mailing

Filed By: Counter Claimant Petit, Paige Elizabeth
Certificate of Mailing

01/27/2014

 Reply

Filed By: Counter Defendant Adrianzen, Kevin Daniel
Reply to Counterclaim

01/27/2014

 Opposition to Motion

Filed by: Counter Defendant Adrianzen, Kevin Daniel
Plaintiff's Motion Opposing Defendant's Motion for Sole and Physical Custody of the Minor, for Child Support, for Temporary Spousal Support and Attorney's Fees

01/27/2014

 Certificate of Mailing

Filed By: Counter Defendant Adrianzen, Kevin Daniel
Certificate of Mailing

02/03/2014

 Motion to Consolidate

Filed by: Counter Claimant Petit, Paige Elizabeth
Motion to Consolidate

02/03/2014

 Financial Disclosure Form

Filed by: Counter Defendant Adrianzen, Kevin Daniel
General Financial Disclosure Form

02/03/2014

 Certificate of Mailing

Filed By: Counter Defendant Adrianzen, Kevin Daniel
Certificate of Mailing

02/03/2014

 Supplement

Filed by: Counter Defendant Adrianzen, Kevin Daniel
Supplement to Financial Disclosure

02/05/2014

 Order for Supervised Visitation

02/06/2014

 Certificate of Mailing

Filed By: Counter Defendant Adrianzen, Kevin Daniel
Certificate of Mailing

02/07/2014

 Notice of Rescheduling of Hearing

Notice of Rescheduling of Hearing

02/07/2014

 Certificate of Mailing

Filed By: Counter Claimant Petit, Paige Elizabeth
Certificate of Mailing

02/07/2014

 Ex Parte Motion

Filed by: Counter Claimant Petit, Paige Elizabeth
Ex Parte Motion for an Order Shortening Time

02/10/2014

 Order for Family Mediation Center Services

02/11/2014

 Order Shortening Time

Filed By: Counter Claimant Petit, Paige Elizabeth
Order Shortening Time

02/18/2014

 Declaration of Service

Filed by: Counter Claimant Petit, Paige Elizabeth
Declaration of Service

CASE SUMMARY

CASE NO. D-13-489542-D

- 02/20/2014  Order
 Filed By: Counter Claimant Petit, Paige Elizabeth
Order after Hearing on February 5, 2014
- 03/04/2014  Order
 Filed By: Counter Claimant Petit, Paige Elizabeth
Order after Hearing on February 26, 2014
- 03/04/2014  Notice of Entry of Order
 Filed By: Counter Claimant Petit, Paige Elizabeth
Notice of Entry of Order
- 03/20/2014  Order Setting Evidentiary Hearing
Order Setting Evidentiary Hearing
- 04/02/2014  Witness List
 Filed by: Counter Claimant Petit, Paige Elizabeth
Defendant's Witness List
- 04/03/2014  Witness List
 Filed by: Counter Defendant Adrianzen, Kevin Daniel
Plaintiff's Initial Disclosure of Witnesses
- 04/03/2014  Receipt of Copy
 Filed By: Counter Claimant Petit, Paige Elizabeth
Receipt of Copy
- 04/04/2014  Receipt of Copy
 Filed By: Counter Claimant Petit, Paige Elizabeth
Receipt of Copy
- 04/08/2014  Witness List
 Filed by: Counter Defendant Adrianzen, Kevin Daniel
Plaintiff's Amended Initial Disclosure of Witnesses
- 04/10/2014  Receipt of Copy
 Filed By: Counter Defendant Adrianzen, Kevin Daniel
Receipt of Copy
- 04/10/2014  Order
 Filed By: Counter Claimant Petit, Paige Elizabeth
Order After Hearing on March 19, 2014
- 04/11/2014  Notice of Entry of Order
 Filed By: Counter Claimant Petit, Paige Elizabeth
Notice of Entry of Order
- 04/28/2014  Order
 Filed By: Counter Defendant Adrianzen, Kevin Daniel
Amended Order after Hearing on March 19, 2014
- 05/01/2014  Notice of Entry
 Filed By: Counter Claimant Petit, Paige Elizabeth
Notice of Entry of Amended Order
- 05/14/2014  Receipt of Copy
 Filed By: Counter Claimant Petit, Paige Elizabeth
Receipt of Copy
- 05/23/2014  Notice of Entry of Order
 Filed By: Counter Defendant Adrianzen, Kevin Daniel
Notice of Entry of Order
- 05/23/2014  Stipulation and Order

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. D-13-489542-D

Filed By: Counter Defendant Adrianzen, Kevin Daniel
Stipulation and Order to Continue the Evidentiary Hearing

- 06/11/2014  Referral Order for Outsourced Evaluation Services (Judicial Officer: Ritchie, T. Arthur, Jr.)
- 08/18/2014  Decree of Divorce
Filed by: Counter Defendant Adrianzen, Kevin Daniel
Decree of Divorce
- 08/19/2014  Notice of Entry of Order
Filed By: Counter Defendant Adrianzen, Kevin Daniel
Notice of Entry of Order
- 08/19/2014  Notice of Withdrawal
Filed by: Counter Defendant Adrianzen, Kevin Daniel
Notice of Withdrawal as Attorney of Record
- 08/21/2014  Withdrawal of Attorney
Filed By: Counter Defendant Adrianzen, Kevin Daniel
Withdrawal of Attorney of Record
- 08/29/2014  Notice of Appearance
Party: Counter Claimant Petit, Paige Elizabeth
Notice of Appearance
- 09/23/2014  Transcript of Proceedings
Re: Motion for Child Custody, Wednesday, February 5, 2014
- 09/23/2014  Transcript of Proceedings
Re: Motion to Consolidate, Wednesday, February 26, 2014
- 09/23/2014  Transcript of Proceedings
Re: Return Hearing, Wednesday, March 19, 2014
- 09/23/2014  Transcript of Proceedings
Re: Evidentiary Hearing, Tuesday, June 10, 2014
- 09/23/2014  Certification of Transcripts Notification of Completion
February 5, 2014; February 26, 2014; March 19, 2014; June 10, 2014
- 09/23/2014  Final Billing of Transcript
Filed by: Counter Claimant Petit, Paige Elizabeth
February 5, 2014; February 26, 2014; March 19, 2014; June 10, 2014
- 10/15/2014  Notice of Seminar Completion EDCR 5.07
Filed by: Counter Claimant Petit, Paige Elizabeth
Notice of Seminar Completion EDCR 5.07 - Family
- 10/23/2014  Reply
Filed By: Counter Claimant Petit, Paige Elizabeth
Reply, Notice and Supplement Regarding Motion to Amend or Alter Judgment
- 11/25/2015  Final Billing of Transcript
Filed by: Counter Defendant Adrianzen, Kevin Daniel
Final Billing of Partial Transcript - June 10, 2014
- 11/25/2015  Receipt of Copy
Filed By: Counter Defendant Adrianzen, Kevin Daniel
Party 2: Counter Claimant Petit, Paige Elizabeth
Re: June 10, 2014
- 11/25/2015  Certification of Transcripts Notification of Completion
Re: June 10, 2014
- 11/25/2015  Transcript of Proceedings

CASE SUMMARY

CASE NO. D-13-489542-D

Re: Evidentiary Hearing - June 10, 2014

- 07/31/2018  Motion
 Filed By: Counter Claimant Petit, Paige Elizabeth
Motion for Modification of Timeshare Schedule
- 08/23/2018  Opposition and Countermotion
 Filed By: Counter Defendant Adrianzen, Kevin Daniel
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
- 08/23/2018  Financial Disclosure Form
 Filed by: Counter Defendant Adrianzen, Kevin Daniel
Plaintiff Financial Disclosure Form
- 08/30/2018  Notice of Appearance
Plaintiff's Notice of Appearance
- 08/30/2018  Supplement
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
- 08/30/2018  Exhibits
Plaintiff's Exhibit Appendix to Supplement to Opposition to Defendant's Motion and Countermotion
- 08/31/2018  Errata
 Filed By: Counter Claimant Petit, Paige Elizabeth
Errata
- 09/07/2018  Reply
 Filed By: Counter Claimant Petit, Paige Elizabeth
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
- 09/14/2018  Reply to Opposition
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
- 09/14/2018  Exhibits
Plaintiff's Exhibit Appendix to Reply to Defendant's Opposition to Countermotion
- 11/02/2018  Notice of Seminar Completion EDCR 5.302
 Filed by: Counter Defendant Adrianzen, Kevin Daniel
Plaintiff's Notice of UNLV Seminar Completion EDCR 5.07 Family
- 02/11/2019  Order
Order from September 17, 2018 Hearing
- 02/14/2019  Notice of Entry of Order
Notice of Entry of Order from September 17, 2018 Hearing
- 02/28/2019  Motion
Plaintiff's Notice of Motion and Motion for Reconsideration of Denial of Evidentiary Proceedings on Plaintiff's Motion to Modify Custody and Child Support from September 17, 2018 Order Entered February 14, 2019
- 02/28/2019  Exhibits
Plaintiff's Exhibit Appendix to Motion for Reconsideration
- 03/01/2019  Re-Notice of Motion
 Filed by: Counter Defendant Adrianzen, Kevin Daniel
Re-Notice of Motion for Reconsideration of Denial of Evidentiary Proceedings on Plaintiff's Motion to Modify Custody and Child Support from September 17, 2018 Order Entered February 14, 2019

CASE SUMMARY
CASE NO. D-13-489542-D

- 03/05/2019  Certificate of Service
Certificate of Service for Plaintiff's Motion for Reconsideration; Plaintiff's Exhibit Appendix; Plaintiff's Re-Notice of Motion for Reconsideration
- 03/14/2019  Notice of Change of Address
 Filed By: Counter Claimant Petit, Paige Elizabeth
Notice of Change of Firm Address
- 03/21/2019  Opposition to Motion
 Filed by: Counter Claimant Petit, Paige Elizabeth
Defendant's Opposition to Motion for Reconsideration of Denial of Evidentiary Proceedings on Plaintiff's Motion to Modify Custody and Child Support from September 17, 2018 Order Entered February 14, 2019 and Counterclaim for Attorney's Fee's and Costs
- 03/21/2019  Exhibits
 Filed By: Counter Claimant Petit, Paige Elizabeth
Appendix of Exhibits to Defendant's Opposition to Motion for Reconsideration of Denial of Evidentiary Proceedings on Plaintiff's Motion to Modify Custody and Child Support from September 17, 2018 Order Entered February 14, 2019 and Counterclaim for Attorney's Fees and Costs
- 04/05/2019  Reply to Opposition
Plaintiff's Reply and Opposition to Counterclaim for Attorney's Fees and Costs
- 04/08/2019  Supplemental
Supplemental Exhibits to Plaintiff's Motion for Reconsideration of Denial of Evidentiary Proceedings on Plaintiff's Motion to Modify Custody and Child Support from September 17, 2018 Order Entered February 14, 2019
- 05/28/2019  Order
 Filed By: Counter Claimant Petit, Paige Elizabeth
Order from April 9th 2019 Hearing
- 05/28/2019  Notice of Entry of Order
 Filed By: Counter Claimant Petit, Paige Elizabeth
Notice of Entry of Order
- 06/04/2019  Notice of Appeal
Notice of Appeal

HEARINGS

- 02/05/2014  **Motion for Child Custody (10:00 AM)** (Judicial Officer: Brennan, James)
 Events: 12/20/2013 Motion
Pltf's Motion for Temporary Custody, Visitation, Child Support, Spousal Support, And/Or Exclusive Possession 01/28/2014 Reset by Court to 02/05/2014

MINUTES

Referred to Donna's House; Referred to FMC
 Journal Entry Details:
This hearing was for Plaintiff's Motion for Temporary Custody, Visitation, Child Support, Spousal Support, and /or Exclusive Possession. Court also heard Defendant's Motion for Sole Legal and Physical Custody of the Minor Child, for Child Support, For Temporary Spousal Support and Attorney's Fees, scheduled for February 12, 2014, at the hour of 10:00 a.m. The Court combined the hearings, vacating the February 12, 2014 hearing. Court heard statements from Plaintiff and argument from counsel. COURT ORDERED, Parties REFERRED to Family Mediation Center (FMC) for MEDIATION of a Parenting Agreement. The parties were also referred to DONNA'S HOUSE for SUPERVISED VISITATION. Return date Set. Defendant is responsible to provide transportation to and from Donna's House for Plaintiff's Supervised Visitation, however, she is not to remain within the area where the supervised visitation shall take place. COURT FURTHER ORDERED, on a TEMPORARY BASIS, Defendant is designated as Primary Physical Custodian. Both parties will share Joint Legal Custody. Request for Child Support and Spousal Support is deferred to Return Date. COURT FURTHER NOTED THE HEARING SET FOR March 10, 2014, shall be moved to return date from Donna's House and Family Mediation. Department shall provide notice of the change to the parties. Attorney Toti shall prepare Order from hearing. 03/19/14 11:00 AM RETURN: DONNA'S HOUSE...FMC/DEFENDANT'S MOTION TO CONSOLIDATE Courtroom 3G, Regional Justice Center ;

- 02/12/2014 **CANCELED Motion for Child Custody (10:00 AM)** (Judicial Officer: Ritchie, T. Arthur, Jr.)

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. D-13-489542-D

Vacated - per Judge

Def't's Motion for Sole Legal and Physical Custody of the Minor Child, for Child Support, for Temporary Spousal Support and Atty's Fees

02/26/2014

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

Events: 02/03/2014 Motion to Consolidate

Def't's Motion to Consolidate

03/10/2014 Reset by Court to 03/19/2014

03/19/2014 Reset by Court to 02/26/2014

Granted;

Journal Entry Details:

ALSO PRESENT: Attorney Michael Strange, Bar # 9429, appearing with Plaintiff in an UNBUNDLED CAPACITY. Court also heard Case D3-489540-N Petitioner Kevin Andrianzen's Motion for Waiver of Consent to Name Change by the Child's Mother. This case will be LINKED pursuant to the one Judge, one Family rule (EDCR 5.42) and NRS 3.025(3). Defendant's MOTION IS GRANTED. Discussion. Court noted that the parties were referred to Family Mediation at the previous hearing and that Plaintiff has visitation with the minor child at Donna's House. Return date is March 19, 2014. Defendant needs to understand that Plaintiff needs to be able to bond with their child, and it is her responsibility to foster and encourage frequent and meaningful contact. RETURN DATE OF MARCH 19, 2014 STANDS 03/19/14 11:00 AM RETURN: DONNA'S HOUSE AND FAMILY MEDIATION - Courtroom 3G, Regional Justice Center ;

03/19/2014

 **Return Hearing** (11:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)

Events: 02/10/2014 Order for Family Mediation Center Services

DONNA'S HOUSE FMC- MEDIATION

Evidentiary Hearing;

Journal Entry Details:

Court reviewed case history, noting the parties were referred to Family Mediation and Donna's House for Supervised Visitation in February, 2014. Correspondence from Family Mediation Center (FMC) indicated the parties were unable to mediate a plan. Court noted he has had four visits with the child through Donna's House. Reports indicate that Plaintiff was appropriate with the child, that the child was uncomfortable and cried frequently at the first two visits, but the child recognizes Plaintiff now and is more comfortable. Court heard argument from counsel. COURT ORDERED, Evidentiary Hearing set for May 19, 2014, at 1:30 p.m. This will give time for depositions, interrogatories, written discovery. Discovery on-going, no cut off. COURT FURTHER ORDERED, the parties will share Joint Legal Custody of the minor child, Ryder, born 9/22/13, and Plaintiff's temporary timeshare will be from 5:30 p.m. until 7:00 p.m. on Thursday, 3/20/14, and on 3/27/14 at Defendant's home so Defendant will be able to feel more comfortable about Plaintiff's contact with the child. Following those two visits. Plaintiff's timeshare will be each Sunday from noon until 3:00 p.m.; and each Monday from 10:00 a.m. to 1:00 p.m. This visitation is not supervised. Plaintiff will provide either insurance cards, or claim forms to the child and will be responsible to pick up and drop off the child to Defendant at the proper time. Defendant will provide Plaintiff with a copy of the child's Social Security Card for the purpose of Plaintiff enrolling the child on his insurance. Plaintiff will pay child support to Defendant, in the amount of \$220.00 per month, which is 18% of Plaintiff's gross monthly income, of \$12.00 per hour. When and if Plaintiff obtains new employment he will update his Financial Disclosure Form (FDF). Plaintiff will let the Court know the cost of the health insurance for the child, when the child is covered. Plaintiff will provide either insurance cards, or claim forms to Defendant. Counsel will receive notice of Evidentiary Hearing from the Court. 05/19/14 1:30 PM EVIDENTIARY HEARING - Courtroom 3G, Regional Justice Center CLERK'S NOTE: Plaintiff will also have visitation each Thursday from 5:30 pm to 7:00 pm. ;

06/10/2014

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

Events: 03/20/2014 Order Setting Evidentiary Hearing

05/19/2014 Reset by Court to 06/10/2014

MINUTES

Divorce Granted;

Journal Entry Details:

This matter on Calendar for Evidentiary Hearing to resolve Custody. Court noted there is a Petition for a name change in Case D13-489540N. 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 Andrianzen, Matty Andrianzen, and Paige Petit. Exhibits offered. (see worksheet). 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 COURT ORDERED: An ABSOLUTE DECREE OF DIVORCE is GRANTED to the parties on no fault grounds. The parties were referred for mediation, but

CASE SUMMARY

CASE NO. D-13-489542-D

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. 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. 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. 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 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. Thanksgiving: 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 the Thanksgiving Holiday in ODD numbered years. Christmas: Defined as from 9:00 a.m. 12/24 to 9:00 a.m. 12/26. Defendant will have Christmas in EVEM numbered years. Plaintiff will have Christmas in ODD numbered years. 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. Plaintiff's child support obligation to Defendant of \$220.00 per month shall continue. In the best interest of the child, the child's name shall be changed to Ryder Blake Petit-Adrianzen (see case D13-489540N). The parties are referred to the U.N.L.V. 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. Attorney Strange shall prepare DECREE OF DIVORCE from this hearing. Attorney Toti may review and sign off. CASE SHALL BE CLOSED UPON NOTICE OF ENTRY OF ORDER. ;

- 09/17/2018 **Motion to Modify Visitation** (10:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)
 Events: 07/31/2018 Motion
Def't's Motion For Modification Of Timeshare Schedule
 Denied;
- 09/17/2018 **Opposition & Countermotion** (10:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)
 Events: 08/23/2018 Opposition and Countermotion
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
 Granted in Part;
- 09/17/2018 **Hearing** (10:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)
 Events: 09/14/2018 Reply to Opposition
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
 Matter Heard;
- 09/17/2018  **All Pending Motions** (10:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)
 Matter Heard;
 Journal Entry Details:
DEFENDANT'S MOTION FOR MODIFICATION OF TIMESHARE SCHEDULE...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, AND MODIFICATION OF CHILD SUPPORT...DEFENDANT'S REPLY TO PLAINTIFF'S OPPOSITION Court reviewed the history of the case. Counsel stated no matters are resolved. Attorney Burton stated the parties have been following a Saturday to Monday time share for Plaintiff. Attorney Grimes stated Defendant only gets the child during school time. Argument regarding time share. Attorney Burton alleged Defendant's new boyfriend has a serious drug problem and stated he has served time in jail, he has other numerous arrests, the boyfriend has been in jail while they lived together, and this is ongoing. Further, when Plaintiff went to pick up the child, the child had a black eye, and the child stated the boyfriend put tape on his face and pulled his cheeks. Defendant stated her fiance' is the father of her other two children. Attorney Grimes stated he had concerns and sent the Defendant and her boyfriend for drug testing, and they both were negative. Defendant stated they co-habitate and plan to get married. COURT FINDS, there is no adequate cause to re-litigate custody. COURT FURTHER FINDS, the actions of Defendant's boyfriend have not cause any neglect on the part of Defendant. COURT ORDERED, the following: Defendant's MOTION shall be DENIED. Plaintiff's TIME SHARE shall REMAIN STATUS QUO. There shall be a LIMITED WINDOW of SIXTY DAYS for Attorney Burton to CONDUCT DISCOVERY, if they have additional information, he shall prepare Plaintiff's AFFIDAVIT, and is to RE-NOTICE the matter. Attorney Burton shall prepare the Order and Attorney Grimes will approve as to form and content. ;
- 04/09/2019 **Hearing** (10:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)
 Events: 02/28/2019 Motion

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. D-13-489542-D

Plaintiff's Notice of Motion and Motion for Reconsideration of Denial of Evidentiary Proceedings on Plaintiff's Motion for Modify custody and Child Support From September 17, 2018 Order Entered February 14, 2019

04/03/2019 Reset by Court to 04/09/2019

Denied;

04/09/2019

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

Defendant's Opposition To Motion For Reconsideration Of Denial Of Evidentiary Proceedings On Plaintiff's Motion To Modify Custody And Child Support From September 17, 218 Order Entered Febuary 14, 2019 And Counterclaim For Attorney's Fees And Costs

Matter Heard;

04/09/2019

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

Plaintiff's Reply And Opposition To Countermotion For Attorney's Fees And Costs

Matter Heard;

04/09/2019

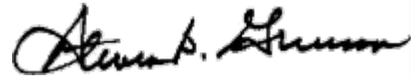


All Pending Motions (10:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)

Matter Heard;

Journal Entry Details:

PLAINTIFF'S NOTICE OF MOTION AND MOTION FOR RECONSIDERATION OF DENIAL OF EVIDENTIARY PROCEEDINGS ON PLAINTIFF'S MOTION TO MODIFY CUSTODY AND CHILD SUPPORT FROM September 17, 2018 ORDER ENTERED February 14, 2019...DEFENDANT'S OPPOSITION TO PLAINTIFF'S NOTICE OF MOTION AND MOTION FOR RECONSIDERATION OF DENIAL OF EVIDENTIARY PROCEEDINGS ON PLAINTIFF'S MOTION TO MODIFY CUSTODY AND CHILD SUPPORT FROM September 17, 2018 ORDER ENTERED February 14, 2019 AND COUNTERCLAIM FOR ATTORNEY'S FEES AND COSTS...PLAINTIFF'S REPLY AND OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS...PLAINTIFF'S REPLY AND OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS Court reviewed the history of the case. Attorney Burton alleged Defendant moved four times in four years and stated the child is not doing well in school and may be held back. Further, Plaintiff has offered to help with tutoring for the child and Defendant turned down the offer. Also, the child has developed numerous sties and has contracted scabies in Defendant's home. Further, Defendant states she has no phone, which they believe is not true, she gave Plaintiff the wrong time of the child's doctor appointment, Defendant is in a very unstable relationship with her boyfriend, and Defendant has serious drug issues. Also, the child told Plaintiff he had bruises due to Defendant's boyfriend tripping him and the child alleges the Defendant's boyfriend abuses him. Further, Defendant had \$6,600.00 in unreimbursed medical expenses for the child and Plaintiff never knew of them. Attorney Burton stated Plaintiff is requesting an Evidentiary Hearing. Discussion regarding Plaintiff's employment, her work schedule at home, and her income, Plaintiff having another child, parties using a platform for communication, and where the child attends school. Plaintiff stated he lives with his mother at Mountains Edge. Attorney Burton stated Plaintiff will be living there indefinitely while going to school. Defendant stated her cell phone broke and she cannot afford to buy a new phone. Further, she has had a Talking Parents account for 1 1/2 to two years. Further, she rents a house with her fiance', Sean, and besides their child, there are two other children (ages 2 and 9 mos.). Further discussion regarding the child's dental work. Argument regarding the unreimbursed medical expenses. Attorney Grimes stated the unreimbursed medical expenses total \$6,663.99, and Defendant provided Plaintiff with all the receipts. Court stated the timing is the issue. Attorney Burton stated Plaintiff to exchange in a public place. Court stated Defendant denies any domestic violence incidents in her house. Attorney Grimes stated she has been without a phone since December, 2018. Court stated Defendant has to let Plaintiff know if the child is getting a flu shot. Attorney Grimes stated Plaintiff is listed on the records of the school and the car accident was two years ago. Defendant stated she and the child were not injured, however, they were checked out. Defendant stated as far as she knows, she is fine with the Plaintiff living with his parents. Further argument regarding Defendant's instability. Attorney Burton stated this concerns educational neglect, medical neglect, and who Defendant is living with. Court stated Plaintiff has not proven a prima facie case. Attorney Burton made allegations as to Defendant's drug use. Court stated it does not feel this requires re-litigating custody. Attorney Grimes stated all investigations by Child Protective Services are unsubstantiated. Court further stated Defendant needs to take of the issues of no phone, the child's school, and the medical of the child. Court noted it wants to continue this to allow Plaintiff time to look into the unreimbursed medical expenses. Attorney Grimes requested attorney's fees. Court stated if they prevail on medical expenses, he can request attorney's fees then. COURT ORDERED, the following: Going forward, the parties shall FOLLOW the 30/30 RULE as to UNREIMBURSED MEDICAL EXPENSES. ALL EXCHANGES shall take place at BLUE DIAMOND and RAINBOW BLVD. Plaintiff can look into a PLATFORM, however, there will be NO ORDER for that. Regarding the child's MEDICAL and DENTAL APPOINTMENTS, IMMUNIZATIONS, and SCHOOL CHOICE, the Defendant needs to RECOGNIZE the joint legal custody. The Plaintiff's MOTION TO MODIFY shall be DENIED. Attorney Grimes REQUEST for ATTORNEY'S FEES shall be DENIED WITHOUT PREJUDICE. Counsel may RE-NOTICE if the matters are not resolved. Attorney Grimes shall prepare the Order and Attorney Burton will approve as to form and content. ;



1 **ORDER**

2 Michael Burton, Esq.
3 Nevada Bar Number 14351
4 **MCFARLING LAW GROUP**
5 6230 W. Desert Inn Road
6 Las Vegas, NV 89146
7 (702) 565-4335 phone
8 (702) 732-9385 fax
9 eservice@mcfarlinglaw.com
10 Attorney for Plaintiff,
11 Kevin Adrianzen

7 **EIGHTH JUDICIAL DISTRICT COURT**

8 **FAMILY DIVISION**

9 **CLARK COUNTY, NEVADA**

10 KEVIN ADRIANZEN,

11 Plaintiff,

12 vs.

13 PAIGE PETIT,

14 Defendant.

Case Number: D-13-489542-D

Department: H

15 **ORDER FROM SEPTEMBER 17, 2018 HEARING**

16 THIS MATTER came before the Honorable Arthur Ritchie, on September 17, 2018 at
17 10:00 a.m. Present at the hearing were Plaintiff, Kevin Adrianzen, represented by his attorney of
18 record, Michael Burton, Esq. and Defendant Paige Petit, represented by her attorney of record,
19 Melvin Grimes, Esq.

20 THE COURT NOTED the parties have been following a Saturday to Monday time share
21 for Plaintiff and Defendant only gets the minor child during school days.

22 THE COURT NOTED Defendant's boyfriend has a serious drug problem, numerous
23 arrests, and served time in jail while they have lived together with minor child.

24 **Non-Trial Dispositions:**

- Other
- Dismissed - Want of Prosecution
- Involuntary (Statutory) Dismissal
- Default Judgment
- Transferred
- Settled / Withdrawn:
- Without Judicial Conf/Hrg
- With Judicial Conf/Hrg
- By ADR

Trial Dispositions:

- Disposed After Trial Start
- Judgment Reached by Trial

1 THE COURT NOTED minor child had a black eye when Plaintiff picked him up and the
2 child stated that Defendant's boyfriend put tape on his face and pulled his cheeks.

3 THE COURT NOTED that the boyfriend in question is actually Defendant's fiancé and
4 the father of her two other children. Defendant and her fiancé live together.

5 THE COURT FINDS there is no adequate cause to re-litigate custody.

6 THE COURT FURTHER FINDS the actions of Defendant's fiancé have not caused any
7 neglect on the part of Defendant.

8 The Court, having reviewed the papers and pleadings on file herein, and having taken
9 argument from counsel, and being duly and fully advised in the premises, issues the following
10 orders:

11 IT IS HEREBY ORDERED Defendant's motion for modification of timeshare schedule is
12 denied.

13 IT IS FURTHER ORDERED Plaintiff's timeshare shall remain status quo.

14 IT IS FURTHER ORDERED there shall be a limited window of sixty (60) days for Plaintiff
15 to conduct discovery.

16 IT IS FURTHER ORDERED if Plaintiff acquires additional information, he shall prepare
17 an affidavit and re-notice the matter.

18 ///

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23 ///

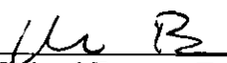
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1 IT IS FURTHER ORDERED Attorney Burton shall prepare the Order from today's
2 hearing. Attorney Grimes will approve as to form and content.

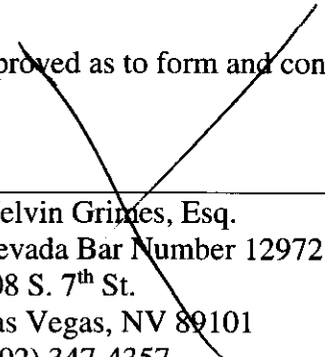
3 IT IS SO ORDERED this 11 day of Feb., 2019.

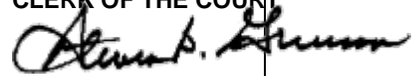
4 
5 THE HONORABLE ARTHUR RITCHIE ~~X~~
6 T ART RITCHIE, JR.

7 Submitted by:
8 **MCFARLING LAW GROUP**

9 
10 Michael Burton, Esq.
11 Nevada Bar Number 14351
12 6230 W. Desert Inn Road
13 Las Vegas, NV 89146
14 (702) 565-4335
15 Attorney for Plaintiff,
16 Kevin Adrianzen

Approved as to form and content:

~~~~
Melvin Grimes, Esq.
Nevada Bar Number 12972
808 S. 7th St.
Las Vegas, NV 89101
(702) 347-4357
Attorney for Defendant,
Paige Petit



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

7 **EIGHTH JUDICIAL DISTRICT COURT**

8 **FAMILY DIVISION**

9 **CLARK COUNTY, NEVADA**

10 KEVIN ADRIANZEN,
11 Plaintiff,

Case Number: D-13489542-D
Department: H

12 vs.

13 PAIGE PETIT,
14 Defendant.

15 **NOTICE OF ENTRY OF ORDER FROM SEPTEMBER 17, 2018 HEARING**

16 PLEASE TAKE NOTICE that on February 11, 2019, Order from September 17, 2018
17 Hearing was entered, a copy of which is attached hereto and by reference fully incorporated herein.

18 DATED this 14th day of February, 2019.

19 **MCFARLING LAW GROUP**

20 /s/ Michael Burton

21 Michael Burton, Esq.
Nevada Bar Number 14351
22 6230 W. Desert Inn Road
Las Vegas, NV 89146
23 (702) 565-4335
Attorney for Plaintiff

1 **CERTIFICATE OF SERVICE**

2 The undersigned, an employee of McFarling Law Group, hereby certifies that on the 14th
3 day of February, 2019, served a true and correct copy of Notice of Entry of Order from September
4 17, 2018 Hearing:

5 X via mandatory electronic service by using the Eighth Judicial District Court’s E-
6 file and E-service System to the following:

7 Mel Grimes, Esq.

8 melg@grimes-law.com
9 olivian@grimes-law.com

10 */s/ Crystal Beville*
11 _____
12 Crystal Beville
13
14
15
16
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19
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22
23
24



1 **ORDR**

2 Michael Burton, Esq.
3 Nevada Bar Number 14351
4 **MCFARLING LAW GROUP**
5 6230 W. Desert Inn Road
6 Las Vegas, NV 89146
7 (702) 565-4335 phone
8 (702) 732-9385 fax
9 eservice@mcfarlinglaw.com
10 Attorney for Plaintiff,
11 Kevin Adrianzen

7 **EIGHTH JUDICIAL DISTRICT COURT**

8 **FAMILY DIVISION**

9 **CLARK COUNTY, NEVADA**

10 KEVIN ADRIANZEN,

11 Plaintiff,

12 vs.

13 PAIGE PETIT,

14 Defendant.

Case Number: D-13-489542-D

Department: H

15 **ORDER FROM SEPTEMBER 17, 2018 HEARING**

16 THIS MATTER came before the Honorable Arthur Ritchie, on September 17, 2018 at
17 10:00 a.m. Present at the hearing were Plaintiff, Kevin Adrianzen, represented by his attorney of
18 record, Michael Burton, Esq. and Defendant Paige Petit, represented by her attorney of record,
19 Melvin Grimes, Esq.

20 THE COURT NOTED the parties have been following a Saturday to Monday time share
21 for Plaintiff and Defendant only gets the minor child during school days.

22 THE COURT NOTED Defendant's boyfriend has a serious drug problem, numerous
23 arrests, and served time in jail while they have lived together with minor child.

- | | |
|--|--|
| Non-Trial Dispositions: | |
| <input type="checkbox"/> Other | <input type="checkbox"/> Settled/Withdrawn: |
| <input type="checkbox"/> Dismissed - Want of Prosecution | <input type="checkbox"/> Without Judicial Conf/Hrg |
| <input type="checkbox"/> Involuntary (Statutory) Dismissal | <input checked="" type="checkbox"/> With Judicial Conf/Hrg |
| <input type="checkbox"/> Default Judgment | <input type="checkbox"/> By ADR |
| <input type="checkbox"/> Transferred | Trial Dispositions: |
| <input type="checkbox"/> Disposed After Trial Start | <input type="checkbox"/> Judgment Reached by Trial |

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2 child stated that Defendant's boyfriend put tape on his face and pulled his cheeks.

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4 the father of her two other children. Defendant and her fiancé live together.

5 THE COURT FINDS there is no adequate cause to re-litigate custody.

6 THE COURT FURTHER FINDS the actions of Defendant's fiancé have not caused any
7 neglect on the part of Defendant.

8 The Court, having reviewed the papers and pleadings on file herein, and having taken
9 argument from counsel, and being duly and fully advised in the premises, issues the following
10 orders:

11 IT IS HEREBY ORDERED Defendant's motion for modification of timeshare schedule is
12 denied.

13 IT IS FURTHER ORDERED Plaintiff's timeshare shall remain status quo.

14 IT IS FURTHER ORDERED there shall be a limited window of sixty (60) days for Plaintiff
15 to conduct discovery.

16 IT IS FURTHER ORDERED if Plaintiff acquires additional information, he shall prepare
17 an affidavit and re-notice the matter.

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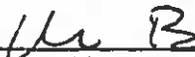
1 IT IS FURTHER ORDERED Attorney Burton shall prepare the Order from today's
2 hearing. Attorney Grimes will approve as to form and content.

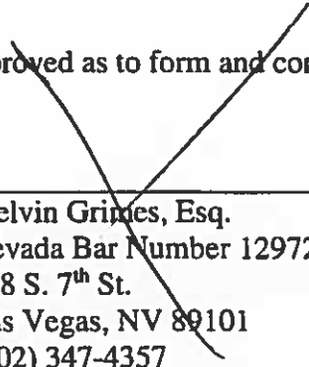
3 IT IS SO ORDERED this 11 day of Feb., 2019.

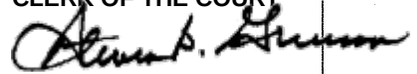
4 
5 THE HONORABLE ARTHUR RITCHIE ~~X~~
6 T ART RITCHIE, JR.

7 Submitted by:
8 **MCFARLING LAW GROUP**

Approved as to form and content:

9 
10 Michael Burton, Esq.
11 Nevada Bar Number 14351
12 6230 W. Desert Inn Road
Las Vegas, NV 89146
(702) 565-4335
Attorney for Plaintiff,
Kevin Adrianzen

~~~~
Melvin Grimes, Esq.
Nevada Bar Number 12972
808 S. 7th St.
Las Vegas, NV 89101
(702) 347-4357
Attorney for Defendant,
Paige Petit



1 ORDR
2 MELVIN R GRIMES, ESQ.
3 Nevada Bar No. 12972
4 THE GRIMES LAW OFFICE
5 8540 S. Eastern Avenue Suite 100
6 Las Vegas, NV 89123
7 Tel: (702) 347-4357
8 Fax: (702) 224-2160
9 Attorney for Defendant

6 DISTRICT COURT
7 CLARK COUNTY, NEVADA

8 KEVIN DANIEL ADRIANZEN,
9 Plaintiff

CASE NO.: D-13-489542-D

10 Vs.

DEPT: H

11
12 PAIGE ELIZABETH PETIT,
13 Defendant

14 ORDER FROM APRIL 9th 2019
15 HEARING

16 This matter having come before this Court on the 9th day of April, 2019, in
17 Department H of the Eighth Judicial District Court, County of Clark, Plaintiff,
18 KEVIN DANIEL ADRIANZEN, present by and through his attorney of record,
19 MELVIN R. GRIMES, ESQ., and Defendant, PAIGE ELIZABETH PETIT, present
20 by and through her attorney of record, MICHAEL J. BURTON, ESQ.; the parties
21 having briefed the matter and having been heard; and good cause appearing;

22 COURT NOTED that Attorney Burton alleged Defendant has moved four times
23 in four years. The child is not doing well in school and may need to be held back.
24 Plaintiff has offered to help with tutoring for the child and Defendant turned down the
25 offer.

26 COURT NOTED the child has developed numerous sties and has contracted
27 scabies in Defendant's home.
28

THE GRIMES LAW OFFICE, PLLC

8540 S. EASTERN AVENUE, SUITE 100

LAS VEGAS, NEVADA 89123

P: (702) 347-4357 • F: (702) 224-2160

- Settled/withdrawn:
- Without Judicial Conf/Hrg
- With Judicial Conf/Hrg
- By ADR
- Other
- Dismissed - Want of Prosecution
- Involuntary (Statutory) Dismissal
- Default Judgment
- Transferred
- Disposed After Trial Start
- Judgment Researched by Trial
- Trial Dispositions:

1 COURT NOTED that Defendant states she has no phone, which Plaintiff
2 believes is not true. Defendant also gave Plaintiff the wrong time of the child's doctor
3 appointment.

4 COURT NOTED that Defendant is in an unstable relationship with her
5 boyfriend and has serious drug issues.

6 COURT NOTED that the minor child told Plaintiff he had bruises due to
7 Defendant's boyfriend tripping him. The minor child alleges that Defendant's
8 boyfriend abuses him.

9 COURT NOTED that Defendant had \$6,600 in unreimbursed medical expenses
10 for the child and Plaintiff never knew of them.

11 COURT NOTED that Attorney Burton stated Plaintiff is requesting an
12 Evidentiary Hearing.

13 COURT NOTED discussion regarding Plaintiff's employment, his work
14 schedule at home, his income, possibly having another child, the parties using a
15 platform for communication, and where the child attends school.

16 COURT NOTED that Plaintiff stated he lives with his mother at Mountains
17 Edge. Attorney Burton stated Plaintiff will be living there indefinitely while going to
18 school.

19 COURT NOTED that Defendant stated her cell phone broke and she cannot
20 afford to buy a new phone. Further, she has had a Talking Parents account for 1-2
21 years. She rents a house with her fiancé, Sean, and besides the minor child at issue in
22 this case, there are two other children, ages two (2) years, and nine (9) months.

23 COURT NOTED further discussion regarding the child's dental work.

24 COURT NOTED argument regarding the unreimbursed medical expenses.

25 Attorney Grimes stated the unreimbursed medical expenses total \$6,663.99, and that
26 Defendant provided Plaintiff with all the receipts.

27 COURT STATED the timing is the issue regarding the unreimbursed medical
28 expenses.

1 COURT NOTED that Attorney Burton stated Plaintiff wants to exchange the
2 minor child in a public place

3 COURT STATED that Defendant denies any domestic violence incidents in her
4 house. Attorney Grimes stated Defendant has been without a phone since December,
5 2018.

6 COURT STATED Defendant has to let Plaintiff know if the child is getting a
7 flu shot. Attorney Grimes stated Plaintiff is listed on the records of the school and the
8 car accident was two (2) years ago. Defendant stated that she and the child were not
9 injured, however, they were checked out by medical professionals.

10 COURT NOTED that Defendant stated that she is fine with Plaintiff living with
11 his parents.

12 COURT NOTED further argument regarding Defendant's instability.

13 COURT NOTED that Attorney burton stated his concerns with educational
14 neglect, medical neglect, and who Defendant is living with.

15 COURT STATED that Plaintiff has not proven a Prima Facie case.

16 COURT NOTED that Attorney Burton made allegations as to Defendant's drug
17 use.

18 COURT STATED that this does not require re-litigating custody. Attorney
19 Grimes stated all investigations by Child Protective Services are unsubstantiated.

20 COURT STATED that Defendant needs to address the issues of no phone, the
21 child's school, and the medical needs of the child.

22 COURT NOTED that the Court wants to continue to allow Plaintiff time to
23 look into the unreimbursed medical expenses.

24 COURT NOTED that Attorney Grimes requested Attorney's Fees.

25 COURT STATED if Defendant prevails on medical expenses, Attorney Grimes
26 can then request Attorney's fees.

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COURT ORDERED, the following:

1. Going forward, the parties shall follow the 30/30 RULE as to unreimbursed medical expenses.
2. All exchanges shall take place at BLUE DIAMOND and RAINBOW BLVD.
3. Plaintiff can look into a Platform regarding communication with Defendant, but there will be NO ORDER for that.
4. Regarding the child's MEDICAL and DENTAL APPOINTMENTS, IMMUNIZATIONS, and SCHOOL CHOICE, Defendant needs to RECOGNIZE the Joint Legal Custody.
5. Plaintiff's MOTION TO MODIFY shall be DENIED.
6. Attorney Grimes REQUEST for ATTORNEY'S FEES shall be DENIED WITHOUT PREJUDICE.
7. Counsel may RE-NOTICE if the matters are not resolved.

IT IS SO ORDERED this 23 day of May, 2019.

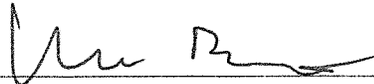

 DISTRICT COURT JUDGE *XP*
 T ART RITCHIE, JR.

Prepared and Submitted By:

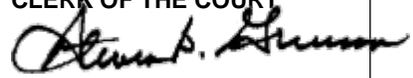
Approved as to Form and Content By:



MELVIN R. GRIMES, ESQ.
 Nevada Bar No. 12972
 8540 S. Eastern Avenue Suite 100
 Las Vegas, NV 89123
 Tel: (702) 347-4357
Attorney for Defendant



MICHAEL J. BURTON
 Nevada Bar No. 14351
 6230 W. Desert Inn Road
 Las Vegas, NV 89146
 Tel: (702) 565-4335
Attorney for Plaintiff



1 NEO
2 MELVIN R. GRIMES, ESQ.
3 Nevada Bar No: 12972
4 Melg@grimes-law.com
5 THE GRIMES LAW OFFICE
6 8540 S. Eastern Avenue Suite 100
7 Las Vegas, NV 89123
8 p: (702) 347-4357
9 f: (702) 224-2160
10 *Attorney for Defendant*

**DISTRICT COURT
CLARK COUNTY, NEVADA**

11 KEVIN DANIELADRIANZEN,
12 Plaintiff

CASE NO.: D-13-489542-D

13 V.

DEPT: H

14 PAIGE ELIZABETH PETIT,
15 Defendant

NOTICE OF ENTRY OF ORDER

18 PLEASE TAKE NOTICE THAT an Order was entered in the above-entitled
19 matter on the 28th day of May, 2019, a copy of which is attached hereto.

20 DATED this 28th day of May, 2019.

THE GRIMES LAW OFFICE

21
22
23 /s/ Melvin R. Grimes
24 MELVIN R GRIMES, ESQ.
25 Nevada Bar No. 12972
26 8540 S. Eastern Avenue Suite 100
27 Las Vegas, NV 89123
28 Tel: (702) 347-4357
Attorney for Defendant

1 **CERTIFICATE OF SERVICE**

2
3 Pursuant to NRCP 5(b). I certify that I am an employee of The Grimes Law
4 Office and that on the 28th day of May, 2019, I caused the foregoing document,
5 **NOTICE OF ENTRY OF ORDER**, to be served as follows:

6
7 Pursuant to EDCR 8.05(a), EDCR 8.05(f), NRCP 5(b)(2)(D) and
8 Administrative Order 14-2 captioned "In the Administrative Matter of
9 Mandatory Electronic Service in the Eighth Judicial District," by mandatory
10 electronic service through the Eighth Judicial District Court's electronic
11 filing system;

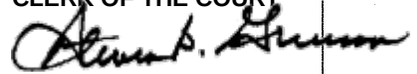
12
13 By placing the same to be deposited for mailing in the United States Mail, in
14 a sealed envelope with appropriate first class postage attached.

15
16 Michael Burton, Esq.
17 eservice@mcfarlinglaw.com
18 *Attorney for Plaintiff*

19
20
21 DATED this 28th day of May, 2019.

22
23 /s/ Katherine Mendoza

24 **An Employee of THE GRIMES LAW OFFICE**



1 ORDR
2 MELVIN R GRIMES, ESQ.
3 Nevada Bar No. 12972
4 THE GRIMES LAW OFFICE
5 8540 S. Eastern Avenue Suite 100
6 Las Vegas, NV 89123
7 Tel: (702) 347-4357
8 Fax: (702) 224-2160
9 Attorney for Defendant

6 DISTRICT COURT
7 CLARK COUNTY, NEVADA

8 KEVIN DANIEL ADRIANZEN,
9 Plaintiff

CASE NO.: D-13-489542-D

10 Vs.

DEPT: H

11
12 PAIGE ELIZABETH PETIT,
13 Defendant

14 ORDER FROM APRIL 9th 2019
15 HEARING

16 This matter having come before this Court on the 9th day of April, 2019, in
17 Department H of the Eighth Judicial District Court, County of Clark, Plaintiff,
18 KEVIN DANIEL ADRIANZEN, present by and through his attorney of record,
19 MELVIN R. GRIMES, ESQ., and Defendant, PAIGE ELIZABETH PETIT, present
20 by and through her attorney of record, MICHAEL J. BURTON, ESQ.; the parties
21 having briefed the matter and having been heard; and good cause appearing;

22 COURT NOTED that Attorney Burton alleged Defendant has moved four times
23 in four years. The child is not doing well in school and may need to be held back.
24 Plaintiff has offered to help with tutoring for the child and Defendant turned down the
25 offer.

26 COURT NOTED the child has developed numerous sties and has contracted
27 scabies in Defendant's home.
28

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- Other
- Dismissed - Want of Prosecution
- Involuntary (Statutory) Dismissal
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- Judgment Researched by Trial
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2 minor child in a public place

3 COURT STATED that Defendant denies any domestic violence incidents in her
4 house. Attorney Grimes stated Defendant has been without a phone since December,
5 2018.

6 COURT STATED Defendant has to let Plaintiff know if the child is getting a
7 flu shot. Attorney Grimes stated Plaintiff is listed on the records of the school and the
8 car accident was two (2) years ago. Defendant stated that she and the child were not
9 injured, however, they were checked out by medical professionals.

10 COURT NOTED that Defendant stated that she is fine with Plaintiff living with
11 his parents.

12 COURT NOTED further argument regarding Defendant's instability.

13 COURT NOTED that Attorney burton stated his concerns with educational
14 neglect, medical neglect, and who Defendant is living with.

15 COURT STATED that Plaintiff has not proven a Prima Facie case.

16 COURT NOTED that Attorney Burton made allegations as to Defendant's drug
17 use.

18 COURT STATED that this does not require re-litigating custody. Attorney
19 Grimes stated all investigations by Child Protective Services are unsubstantiated.

20 COURT STATED that Defendant needs to address the issues of no phone, the
21 child's school, and the medical needs of the child.

22 COURT NOTED that the Court wants to continue to allow Plaintiff time to
23 look into the unreimbursed medical expenses.

24 COURT NOTED that Attorney Grimes requested Attorney's Fees.

25 COURT STATED if Defendant prevails on medical expenses, Attorney Grimes
26 can then request Attorney's fees.

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COURT ORDERED, the following:

1. Going forward, the parties shall follow the 30/30 RULE as to unreimbursed medical expenses.
2. All exchanges shall take place at BLUE DIAMOND and RAINBOW BLVD.
3. Plaintiff can look into a Platform regarding communication with Defendant, but there will be NO ORDER for that.
4. Regarding the child's MEDICAL and DENTAL APPOINTMENTS, IMMUNIZATIONS, and SCHOOL CHOICE, Defendant needs to RECOGNIZE the Joint Legal Custody.
5. Plaintiff's MOTION TO MODIFY shall be DENIED.
6. Attorney Grimes REQUEST for ATTORNEY'S FEES shall be DENIED WITHOUT PREJUDICE.
7. Counsel may RE-NOTICE if the matters are not resolved.

IT IS SO ORDERED this 23 day of May, 2019.

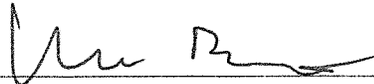

 DISTRICT COURT JUDGE
 T ART RITCHIE, JR. *XP*

Prepared and Submitted By:

Approved as to Form and Content By:



MELVIN R. GRIMES, ESQ.
 Nevada Bar No. 12972
 8540 S. Eastern Avenue Suite 100
 Las Vegas, NV 89123
 Tel: (702) 347-4357
Attorney for Defendant



MICHAEL J. BURTON
 Nevada Bar No. 14351
 6230 W. Desert Inn Road
 Las Vegas, NV 89146
 Tel: (702) 565-4335
Attorney for Plaintiff

shall take place.

COURT FURTHER ORDERED, on a TEMPORARY BASIS, Defendant is designated as Primary Physical Custodian. Both parties will share Joint Legal Custody. Request for Child Support and Spousal Support is deferred to Return Date.

COURT FURTHER NOTED THE HEARING SET FOR March 10, 2014, shall be moved to return date from Donna's House and Family Mediation. Department shall provide notice of the change to the parties.

Attorney Toti shall prepare Order from hearing.

03/19/14 11:00 AM RETURN: DONNA'S HOUSE...FMC/DEFENDANT'S MOTION TO CONSOLIDATE Courtroom 3G, Regional Justice Center

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Regional Justice Center

INTERIM CONDITIONS:

FUTURE HEARINGS: Mar 19, 2014 11:00AM Return Hearing
DONNA'S HOUSE
FMC- MEDIATION
RJC Courtroom 03G Ritchie, T. Arthur, Jr.

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**DISTRICT COURT
CLARK COUNTY, NEVADA**

Divorce - Complaint

COURT MINUTES

March 19, 2014

D-13-489542-D Kevin Daniel Adrianzen, Plaintiff
vs.
Paige Elizabeth Petit, Defendant.

March 19, 2014 11:00 AM Return Hearing

HEARD BY: Ritchie, T. Arthur, Jr.

COURTROOM: RJC Courtroom 03G

COURT CLERK: Janet Deaver

PARTIES:

Kevin Adrianzen, Plaintiff, Counter
Defendant, present

Michael Strange, Attorney, present

Paige Petit, Defendant, Counter Claimant,
present

Frank Toti, Attorney, present

Ryder Petit, Subject Minor, not present

JOURNAL ENTRIES

- Court reviewed case history, noting the parties were referred to Family Mediation and Donna's House for Supervised Visitation in February, 2014. Correspondence from Family Mediation Center (FMC) indicated the parties were unable to mediate a plan.

Court noted he has had four visits with the child through Donna's House. Reports indicate that Plaintiff was appropriate with the child, that the child was uncomfortable and cried frequently at the first two visits, but the child recognizes Plaintiff now and is more comfortable.

Court heard argument from counsel.

COURT ORDERED, Evidentiary Hearing set for May 19, 2014, at 1:30 p.m. This will give time for depositions, interrogatories, written discovery. Discovery on-going, no cut off.

COURT FURTHER ORDERED, the parties will share Joint Legal Custody of the minor child, Ryder, born 9/22/13, and Plaintiff's temporary timeshare will be from 5:30 p.m. until 7:00 p.m. on Thursday, 3/20/14, and on 3/27/14 at Defendant's home so Defendant will be able to feel more comfortable

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about Plaintiff's contact with the child.

Following those two visits. Plaintiff's timeshare will be each Sunday from noon until 3:00 p.m.; and each Monday from 10:00 a.m. to 1:00 p.m. This visitation is not supervised. Plaintiff will make sure he has appropriate car seat for the child and will be responsible to pick up and drop off the child to Defendant at the proper time.

Defendant will provide Plaintiff with a copy of the child's Social Security Card for the purpose of Plaintiff enrolling the child on his insurance.

Plaintiff will pay child support to Defendant, in the amount of \$220.00 per month, which is 18% of Plaintiff's gross monthly income, of \$12.00 per hour. When and if Plaintiff obtains new employment he will update his Financial Disclosure Form (FDF). Plaintiff will let the Court know the cost of the health insurance for the child, when the child is covered. Plaintiff will provide either insurance cards, or claim forms to Defendant.

Counsel will receive notice of Evidentiary Hearing from the Court.

05/19/14 1:30 PM EVIDENTIARY HEARING - Courtroom 3G, Regional Justice Center

CLERK'S NOTE: Plaintiff will also have visitation each Thursday from 5:30 pm to 7:00 pm.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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**DISTRICT COURT
CLARK COUNTY, NEVADA**

Divorce - Complaint

COURT MINUTES

June 10, 2014

D-13-489542-D Kevin Daniel Adrianzen, Plaintiff
vs.
Paige Elizabeth Petit, Defendant.

June 10, 2014 1:30 PM Evidentiary Hearing

HEARD BY: Ritchie, T. Arthur, Jr.

COURTROOM: RJC Courtroom 03G

COURT CLERK: Janet Deaver

PARTIES:

Kevin Adrianzen, Plaintiff, Counter
Defendant, present

Michael Strange, Attorney, present

Paige Petit, Defendant, Counter Claimant,
present

Frank Toti, Attorney, present

Ryder Petit, Subject Minor, not present

JOURNAL ENTRIES

- This matter on Calendar for Evidentiary Hearing to resolve Custody. Court noted there is a Petition for a name change in Case D13-489540N. 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).

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

COURT ORDERED:

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An ABSOLUTE DECREE OF DIVORCE is GRANTED to the parties on no fault grounds.

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.

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.

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.

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 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.

Thanksgiving: 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 the Thanksgiving Holiday in ODD numbered years.

Christmas: Defined as from 9:00 a.m. 12/24 to 9:00 a.m. 12/26. Defendant will have Christmas in EVEM numbered years. Plaintiff will have Christmas in ODD numbered years.

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.

Plaintiff's child support obligation to Defendant of \$220.00 per month shall continue.

In the best interest of the child, the child's name shall be changed to Ryder Blake Petit-Adrianzen (see case D13-489540N).

The parties are referred to the U.N.L.V. 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.

Attorney Strange shall prepare DECREE OF DIVORCE from this hearing. Attorney Toti may review

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and sign off.

CASE SHALL BE CLOSED UPON NOTICE OF ENTRY OF ORDER.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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**DISTRICT COURT
CLARK COUNTY, NEVADA**

Divorce - Complaint

COURT MINUTES

September 17, 2018

D-13-489542-D Kevin Daniel Adrianzen, Plaintiff
vs.
Paige Elizabeth Petit, Defendant.

September 17, 2018 10:00 AM All Pending Motions

HEARD BY: Ritchie, T. Arthur, Jr.

COURTROOM: RJC Courtroom 03G

COURT CLERK: Kathy Prock

PARTIES:

Kevin Adrianzen, Plaintiff, Counter Defendant, present	Michael Burton, Attorney, present
Paige Petit, Defendant, Counter Claimant, present	Melvin Grimes, Attorney, present
Ryder Petit, Subject Minor, not present	

JOURNAL ENTRIES

- DEFENDANT'S MOTION FOR MODIFICATION OF TIMESHARE SCHEDULE...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, AND MODIFICATION OF CHILD SUPPORT...DEFENDANT'S REPLY TO PLAINTIFF'S OPPOSITION

Court reviewed the history of the case.

Counsel stated no matters are resolved. Attorney Burton stated the parties have been following a Saturday to Monday time share for Plaintiff. Attorney Grimes stated Defendant only gets the child during school time.

Argument regarding time share.

Attorney Burton alleged Defendant's new boyfriend has a serious drug problem and stated he has

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served time in jail, he has other numerous arrests, the boyfriend has been in jail while they lived together, and this is ongoing. Further, when Plaintiff went to pick up the child, the child had a black eye, and the child stated the boyfriend put tape on his face and pulled his cheeks. Defendant stated her fiancé is the father of her other two children. Attorney Grimes stated he had concerns and sent the Defendant and her boyfriend for drug testing, and they both were negative. Defendant stated they co-habitate and plan to get married.

COURT FINDS, there is no adequate cause to re-litigate custody.

COURT FURTHER FINDS, the actions of Defendant's boyfriend have not cause any neglect on the part of Defendant.

COURT ORDERED, the following:

Defendant's MOTION shall be DENIED.

Plaintiff's TIME SHARE shall REMAIN STATUS QUO.

There shall be a LIMITED WINDOW of SIXTY DAYS for Attorney Burton to CONDUCT DISCOVERY, if they have additional information, he shall prepare Plaintiff's AFFIDAVIT, and is to RE-NOTICE the matter.

Attorney Burton shall prepare the Order and Attorney Grimes will approve as to form and content.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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**DISTRICT COURT
CLARK COUNTY, NEVADA**

Divorce - Complaint

COURT MINUTES

April 09, 2019

D-13-489542-D Kevin Daniel Adrianzen, Plaintiff
vs.
Paige Elizabeth Petit, Defendant.

April 09, 2019 10:00 AM All Pending Motions

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

COURT CLERK: Kathy Prock

PARTIES:

Kevin Adrianzen, Plaintiff, Counter Defendant, present	Michael Burton, Attorney, present
Paige Petit, Defendant, Counter Claimant, present	Melvin Grimes, Attorney, present
Ryder Petit, Subject Minor, not present	

JOURNAL ENTRIES

- PLAINTIFF'S NOTICE OF MOTION AND MOTION FOR RECONSIDERATION OF DENIAL OF EVIDENTIARY PROCEEDINGS ON PLAINTIFF'S MOTION TO MODIFY CUSTODY AND CHILD SUPPORT FROM September 17, 2018 ORDER ENTERED February 14, 2019...DEFENDANT'S OPPOSITION TO PLAINTIFF'S NOTICE OF MOTION AND MOTION FOR RECONSIDERATION OF DENIAL OF EVIDENTIARY PROCEEDINGS ON PLAINTIFF'S MOTION TO MODIFY CUSTODY AND CHILD SUPPORT FROM September 17, 2018 ORDER ENTERED February 14, 2019 AND COUNTERCLAIM FOR ATTORNEY'S FEES AND COSTS...PLAINTIFF'S REPLY AND OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS...PLAINTIFF'S REPLY AND OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS

Court reviewed the history of the case.

Attorney Burton alleged Defendant moved four times in four years and stated the child is not doing well in school and may be held back. Further, Plaintiff has offered to help with tutoring for the child and Defendant turned down the offer. Also, the child has developed numerous sties and has contracted scabies in Defendant's home. Further, Defendant states she has no phone, which they

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believe is not true, she gave Plaintiff the wrong time of the child's doctor appointment, Defendant is in a very unstable relationship with her boyfriend, and Defendant has serious drug issues. Also, the child told Plaintiff he had bruises due to Defendant's boyfriend tripping him and the child alleges the Defendant's boyfriend abuses him. Further, Defendant had \$6,600.00 in unreimbursed medical expenses for the child and Plaintiff never knew of them. Attorney Burton stated Plaintiff is requesting an Evidentiary Hearing.

Discussion regarding Plaintiff's employment, her work schedule at home, and her income, Plaintiff having another child, parties using a platform for communication, and where the child attends school.

Plaintiff stated he lives with his mother at Mountains Edge. Attorney Burton stated Plaintiff will be living there indefinitely while going to school.

Defendant stated her cell phone broke and she cannot afford to buy a new phone. Further, she has had a Talking Parents account for 1 1/2 to two years. Further, she rents a house with her fiance', Sean, and besides their child, there are two other children (ages 2 and 9 mos.).

Further discussion regarding the child's dental work.

Argument regarding the unreimbursed medical expenses. Attorney Grimes stated the unreimbursed medical expenses total \$6,663.99, and Defendant provided Plaintiff with all the receipts. Court stated the timing is the issue.

Attorney Burton stated Plaintiff to exchange in a public place.

Court stated Defendant denies any domestic violence incidents in her house. Attorney Grimes stated she has been without a phone since December, 2018. Court stated Defendant has to let Plaintiff know if the child is getting a flu shot. Attorney Grimes stated Plaintiff is listed on the records of the school and the car accident was two years ago. Defendant stated she and the child were not injured, however, they were checked out.

Defendant stated as far as she knows, she is fine with the Plaintiff living with his parents.

Further argument regarding Defendant's instability.

Attorney Burton stated this concerns educational neglect, medical neglect, and who Defendant is living with.

Court stated Plaintiff has not proven a prima facie case. Attorney Burton made allegations as to Defendant's drug use.

Court stated it does not feel this requires re-litigating custody. Attorney Grimes stated all

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investigations by Child Protective Services are unsubstantiated.

Court further stated Defendant needs to take of the issues of no phone, the child's school, and the medical of the child. Court noted it wants to continue this to allow Plaintiff time to look into the unreimbursed medical expenses.

Attorney Grimes requested attorney's fees. Court stated if they prevail on medical expenses, he can request attorney's fees then.

COURT ORDERED, the following:

Going forward, the parties shall FOLLOW the 30/30 RULE as to UNREIMBURSED MEDICAL EXPENSES.

ALL EXCHANGES shall take place at BLUE DIAMOND and RAINBOW BLVD.

Plaintiff can look into a PLATFORM, however, there will be NO ORDER for that.

Regarding the child's MEDICAL and DENTAL APPOINTMENTS, IMMUNIZATIONS, and SCHOOL CHOICE, the Defendant needs to RECOGNIZE the joint legal custody.

The Plaintiff's MOTION TO MODIFY shall be DENIED.

Attorney Grimes REQUEST for ATTORNEY'S FEES shall be DENIED WITHOUT PREJUDICE.

Counsel may RE-NOTICE if the matters are not resolved.

Attorney Grimes shall prepare the Order and Attorney Burton will approve as to form and content.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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 LAS VEGAS, NEVADA 89101
 PHONE: (702) 456-4357; FAX (702) 464-3042

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EXH
 Michael S. Strange, Esq.
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 Fax: (702) 464-3042
mstrange@mikestrangelaw.com
Attorney for Plaintiff

**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: 1:30PM

LIST OF EXHIBITS

COMES NOW, Plaintiff, KEVIN DANIEL ADRIANZEN by and through his attorney of record, MICHAEL S. STRANGE, ESQ. of the law offices of MICHAEL S. STRANGE & ASSOCIATES, LLC, and hereby identifies the exhibits they expect to offer:

<u>EX. NO.</u>	<u>DESCRIPTION</u>	<u>MAY OFFER</u>	<u>OBJECTION</u>	<u>ADMIT</u>
1.	Copy of Defendant's General Financial Disclosure Form filed 1/13/2014.			
2.	Copy of Defendant's General Financial Disclosure Form signed 5/13/14			
3.	Copy of Defendant's	<i>See next</i>	<i>No</i>	<i>See Next Page</i>

MICHAEL S. BRANGE & ASSOCIATES, LLC
 633 S. STREET, SUITE 10
 LAS VEGAS, NEVADA 89101
 PHONE: (702) 456-4357; FAX (702) 464-3042

		Offered	Objection	Admitted
1	3-	Wells Fargo account #4579 from 2/24/14 through 4/7/14.		
2				6-10-14
3	4.	Copy of Defendant's Responses to Plaintiff's Interrogatories to Defendant		
4				
5				
6				
7				
8	5.	Copy of photograph of Ryder's foot from around 4/15/14		
9				6-10-14
10				
11	6.	Copy of photograph of Ryder's foot from around 4/15/14		
12				6-10-14
13				
14				
15	7.	Copy of photograph of Ryder's head from around 4/17/14		
16				6-10-14
17				
18	8.	Copy of photograph of Ryder's head		
19				6-10-14
20	9.	Copy of photograph of Ryder's head		
21				6-10-14
22				
23	10.	Copy of photograph of Ryder's head from around 5/9/2014		
24				6-10-14
25				
26	11.	Copy of photograph of Ryder's head from around 5/9/2014		
27				6-10-14
28				
	12.	Copy of photograph		
				See Next Page

MICHAEL S. STRANGE & ASSOCIATES, LLC
 633 S. 4th STREET, SUITE 10
 LAS VEGAS, NEVADA 89101
 PHONE: (702) 456-4357; FAX (702) 464-3042

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offered

objection

Admitted

		offered	objection	Admitted
12.	of Ryder's head from around 5/19/2014			6-10-14
13.	Copy of photograph of Ryder's face from around 5/25/2014			6-10-14
14.	Copy of LVMPD Report #LLV131017003627			6-10-14
15.	Copy of Photographs of residence and Plaintiff taken October 17, 2013.			6-10-14
16.	Copy of Ryder's medical records from Dr. Prashant Dani.			6-10-14
17.	Copy of child support checks from Plaintiff.			6-10-14

Dated this 9th day of June, 2014

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



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

EMILY McFARLING, ESQ.
6230 W. DESERT INN RD.
LAS VEGAS, NV 89146

DATE: June 6, 2019
CASE: D-13-489542-D
c/w D-13-489540-N

RE CASE: KEVIN DANIEL ADRIANZEN vs. PAIGE ELIZABETH PETIT

NOTICE OF APPEAL FILED: June 4, 2019

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

- \$250 – Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**
 - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- \$24 – District Court Filing Fee (Make Check Payable to the District Court)**
- \$500 – Cost Bond on Appeal (Make Check Payable to the District Court)**
 - NRAP 7: Bond For Costs On Appeal in Civil Cases
- Case Appeal Statement
 - NRAP 3 (a)(1), Form 2
- Order
- Notice of Entry of Order

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

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

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

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

Certification of Copy

State of Nevada }
County of Clark } SS:

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

NOTICE OF APPEAL; DISTRICT COURT DOCKET ENTRIES; ORDER FROM SEPTEMBER 17, 2018 HEARING; NOTICE OF ENTRY OF ORDER FROM SEPTEMBER 17, 2018 HEARING; ORDER FROM APRIL 9TH 2019 HEARING; NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

KEVIN DANIEL ADRIANZEN,

Plaintiff(s),

vs.

PAIGE ELIZABETH PETIT,

Defendant(s),

Case No: D-13-489542-D
Consolidated with D-13-489540-N
Dept No: H

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto
Set my hand and Affixed the seal of the
Court at my office, Las Vegas, Nevada
This 6 day of June 2019.

Steven D. Grierson, Clerk of the Court



Amanda Hampton, Deputy Clerk

