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

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RONALD DAVID HARRIS, Appellant(s),

VS.

JENNIFFER FIGUEROA, Respondent(s), Case No: D-20-606828-C

Docket No: 8176

## RECORD ON APPEAL

ATTORNEY FOR APPELLANT
RONALD HARRIS, PROPER PERSON
NECX PO BOX 5000
#584414
MOUNTAIN CITY, TN 37683

ATTORNEY FOR RESPONDENT
JENNIFER FIGUEROA, PROPER PERSON
3874 CALLE DE ESTE
LAS VEGAS, NV 89121

# D-20-606828-C Jenniffer Figueroa, Plaintiff. vs. Ronald David Harris, Defendant.

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# D-20-606828-C Jenniffer Figueroa, Plaintiff. vs. Ronald David Harris, Defendant.

#### I N D E X

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COMC $04/22/202$					
Your Name: JENNIFFER FIGUEROA Addresses 2874 Colle De Este					
Address: 3874 Calle De Este City, State, Zip: Las Vegas NV 89121			CLERK C	F THE COUP	
Phone: 702-412-2617					
Email: jennfig1976@gmail.com					
Self-Represented Plaintiff					
CL	DISTRICT ARK COUN	COURT TY, NEVAD	A		
JENNIFFER FIGUERO Plaintiff,	A	CASENO	D-20-606828	3-C	
VS.	100 mm and		**	44	
:	en e	DEPT:			
Ronald David Harris  Defendant.					
COMPLAINT FOR C					
Plaintiff (your name) JENNI	FFER F	GUERDA	is the (	$\boxtimes$ check	
one) Image mother / Image father of the child	dren named b	elow, and resp	pectfully states:		
<ol> <li>Which parent has been a resident of the State of Nevada for at least six weeks prior to filing this Complaint? (</li></ol>					
3. Children. There are (number	3. Children. There are (number)4 minor children at issue:				
Child's Name	Date of Birth	State of Residence	How long child lived in the state	Disability	
Isabelle Harris	2-25-2007	NV	3.5 years		
Reagan Harris	9-19-2009	NV	3.5 years		
Julian Harris	9-19-2009	NV	3.5 years		

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River Harris

Complaint for Custody

Electronically Filed

NV

3.5 years

10-13-2011

<sup>\*</sup> You are responsible for knowing the law about your case. For more information on the law, this form, and free classes, visit <a href="www.familylawselfhelpcenter.org">www.familylawselfhelpcenter.org</a> or the Family Law Self Help Center at 601 N. Pecos Road. To find an attorney, call the State Bar of Nevada at (702) 382-0504.

	UCCJEA Declaration. Have the children lived in Nevada the last six months, or since birth? (⊠ check all that apply)						
X	🗵 Yes, the child(ren) have lived in Nevada for the past six months, or since birth.						
Г	□ No, the child(ren) have NOT lived in Nevada for the past six months.						
a.	Li	ving Arrang	ements Last 5 Years. The blowing places within the l	ne children have lived ast five years:	d with the following		
	Tir	ne Period	Name of Person the	City and State	Child's Name (if		
(1	no/	yr – mo/yr)	Child(ren) Lived With:		not all children)		
		016 - present	Jenniffer Flgueroa	Las Vegas, NV	ALL		
_	03/2	015 - 09/2016	Jenniffer Figueroa and Ronald Harris	La Vergne TN	ALL		
	***************************************	-					
		446					
		-					
T	ne r	names and cu	rrent addresses of each no	n-parent the children	lived with during the		
la	st fi	ve years are:	Juan and Juanita Fig	ueroa 4585 Lanc	er Way Las Vegas		
Ŋ	<u>V</u> {	39121. Rel	oecca & Sara Fix 387	<u> 4 Calle De Este I</u>	as Vegas NV 8912		
b.	Participation in Other Cases. Have you ever participated in any case concerning these children as a party, witness, or in some other capacity? (⋈ check one)						
	□ No.						
	X Yes, I have participated in the following cases concerning these children (provide						
	all specifics including the state, the court name, children involved, the case						
			the date of the child custod				
			17-547582-D in Distr		ounty NV regarding		
	divorce. No Custody orders done.						
c.	c. <b>Knowledge of Other Cases.</b> Do you know of any other case that could affect this case, such as other custody cases, domestic violence cases, protection order cases, or adoptions/terminations? ( $\boxtimes$ <i>check one</i> )						
	X	No.					
	Yes, the following cases that could affect this case (give all specifics including the state, the court name, the parties involved, the case number and the type of case):						

(	Person(s) Who Claim Custody / Visitation. Is there anyone other than yourself or other parties to this case who has custody of the children or who can claim a right to custody or visitation with the children? (\omega check one)
***************************************	ĭ No.
	Yes, the following people have custody or can claim custody/visitation of the children: (list names and addresses of anyone who claims custody/visitation rights):
(fat	ternity. Paternity is not disputed. Plaintiff believes that the father of the children is ther's name) Ronald David Harris because (⊠ check all that bly):
X	Birth Certificate. The man named above is the father listed on the birth
	certificate(s).
	Court Order. Paternity was already established by a court order through (name of
	court) in case number (case number)
	on (date) in case number (case number)
	on (date)
	on (date)  DNA Test. A DNA test shows who is the biological father; a copy is attached.
	on (date)  DNA Test. A DNA test shows who is the biological father; a copy is attached.  Parents Lived Together. The parties lived together at least 6 months before
	on (date)  DNA Test. A DNA test shows who is the biological father; a copy is attached.  Parents Lived Together. The parties lived together at least 6 months before conception and lived together through the period of conception.
□ □ Leg	on (date)  DNA Test. A DNA test shows who is the biological father; a copy is attached.  Parents Lived Together. The parties lived together at least 6 months before conception and lived together through the period of conception.  Admission. The man named above openly holds out the child as his own and has
□ □ Leg	DNA Test. A DNA test shows who is the biological father; a copy is attached.  Parents Lived Together. The parties lived together at least 6 months before conception and lived together through the period of conception.  Admission. The man named above openly holds out the child as his own and has accepted the child into his home.  Sal Custody. Legal custody refers to the ability to access information and make for decisions about the children, such as medical care, education, and religious
□ □ Leg	DNA Test. A DNA test shows who is the biological father; a copy is attached.  Parents Lived Together. The parties lived together at least 6 months before conception and lived together through the period of conception.  Admission. The man named above openly holds out the child as his own and has accepted the child into his home.  Sal Custody. Legal custody refers to the ability to access information and make for decisions about the children, such as medical care, education, and religious bringing. (\times check one)
	Pat (fat app

7.	<b>Physical Custody.</b> Physical custody refers to the amount of time the child spends with each parent. ( $\boxtimes$ check one)			
	☐ <b>Joint Custody.</b> The parties should share <u>joint</u> physical custody of the child(ren)			
	(each parent must have the child(ren) roughly 40% of the time, or 146 days per			
	year). A proposed parenting timeshare and ho	oliday schedule is attached as Exhibit 1.		
	□ Primary Custody. The (⊠ check one) □ Pla	aintiff / Defendant should have		
	primary physical custody of the child(ren). A	proposed parenting timeshare and		
	holiday schedule is attached as Exhibit 1.			
	Sole Custody. The (⊠ check one) ⊠ Plaintif	f / Defendant should have sole		
	physical custody of the child(ren).			
8.	<b>Other Considerations.</b> The Court should considerately: ( $\boxtimes$ <i>check all that apply</i> )	der the following issues in determining		
	☐ Domestic Violence	☐ State of Residency		
	☐ CPS Involvement	Other: Defendant is in prison as a sex offender.		
	☐ Military Deployment	Pled guilty to B-felonies. 30 years in Prison.		
9.	Public Assistance. Has either party ever received	public assistance?(⊠ check one)		
	$\square$ No, the parties in this case have never received	public assistance.		
	🗵 Yes, one or more parties now receives or has re-	eceived public assistance.		
10.	10. Parties' Incomes. The court needs to know both parties' gross monthly incomes to make sure child support is set correctly.			
	Gross monthly income includes money received from work, social security, unemployment, pension/retirement, interest/investments, veteran's benefits, military allowances, etc.			
	<u>It does not include</u> SSI, SNAP, TANF, cash benefits from the county, or child support received.			
	My gross monthly income is (insert amount): \$	4200 / OR □ unknown.		
	The other parent's gross monthly income is (inser-	rt amount): \$ / OR Xunknown.		

<b>11. Child Support.</b> Use the attached worksheet to figure out how much child support the court should order. Complete the worksheet before filling out this section. (⋈ check one)
☑ Child support should be paid by (name of parent who should pay child support)
Ronald David Harris in the amount of \$ per month.
This is based on: $(\boxtimes check one)$
<ul> <li>□ The Child Support Worksheet calculation attached.</li> <li>□ The amount already established by the District Attorney, Family Support Division, case (insert case number) R</li> </ul>
□ No child support is requested. (Explain why not):
I'm not sure how much child support should be paid, and ask the court to set support.  - He receives song royalties quarterly. His mom is fower of Attorney receives them for him. I ask they be sent to us, or that she pays us based on court order.  12. Wage Withholding. Should child support be paid through a wage garnishment? (\omega check one)
☑ Yes, a wage withholding order should be entered to secure payment of support.
$\square$ No, a wage withholding order should not be entered.
13. Back Child Support. Should back child support ("arrears") be ordered? (⊠ check one)
☑ No, no back child support or arrears are requested.
☐ Child support arrears are being handled by the District Attorney, Family Support
Division, case (insert case number) R and should continue as
ordered in that case.
☐ Yes, back child support should be paid by (name of parent who should pay back child
support) from (date back child support
should begin) to present.
<b>14. Child Care.</b> Are there child care expenses? (⊠ check one)
☑ No, there are no child care costs for either parent.
☐ Yes, the monthly child care costs for the child(ren) are: \$ This amount
should be paid by $\square$ me only $\square$ the other parent only $\square$ both parents equally.

15.	<b>Medical Coverage.</b> Medical support (medical, vision, and/or dental) must be provided for the child(ren). How will the children get medical support/insurance?
	☑ Medicaid.
	☐ Private / Employer Insurance. The monthly premium should be paid by ☐ me only
	$\square$ the other parent only $\square$ both parents equally.
	☐ Other:
16.	Unreimbursed Medical Expenses. How will medical expenses get paid if insurance does not cover a medical cost? (⊠ check one)
	☑ Any expenses not covered by insurance should be paid equally by both parties.
	☐ Any expenses not covered by insurance should be paid by (name of parent)
	due to the following extraordinary circumstances:
	(explain)
17.	"30/30 Rule." The "30/30 Rule" provides that if a parent pays a medical or dental expense for a child that is not paid by insurance, that parent must send proof of payment of the expense to the other parent within 30 days of paying the expense. The other parent then has 30 days to reimburse the paying parent $\frac{1}{2}$ the cost. Do you want the 30/30 rule ordered in your case? ( $\boxtimes$ check one)
	☐ Yes, the Court should order the 30/30 Rule for payment of all unreimbursed medical /
	dental expenses.
	🖾 No, the Court should not order the 30/30 Rule for payment of unreimbursed medical /
	dental expenses.
18.	<b>Tax Deduction.</b> IRS rules state that the custodial parent usually has the right to claim the child on their taxes. The custodial parent can waive this right by filling out IRS Form 8332. Talk to a tax professional if you are not sure what to do. (⊠ check all that apply)
	☑ The Plaintiff should claim the following children as dependents for tax purposes
	every year: (insert child(ren)'s names): Isabelle, Reagan, Julian, River Harris
	☐ The Defendant should claim the following children as dependents for tax purposes
	every year: (insert child(ren)'s names):
	☐ The tax deduction should alternate, with Plaintiff claiming the child(ren) in ( check
	one) □ even / □ odd years, and Defendant claiming the child(ren) the other years.
	☐ The tax deduction should be allocated per federal law.

19. Bir	th Certificate / Name Change. (⊠ check all that apply)			
×	The child's birth certificate should not be changed.			
	☐ The child's birth certificate should be changed to state that the father of the mine			
	child is (name of father)			
	The child's name should be changed to (write the complete first, middle, and last			
	name the child should have)			
	because (explain why you want to change the child's name)			
	The child has not been convicted of a felony. Any child age 14 or older will file a			
	separate consent agreeing to the requested name change. The other parent's name is			
	(name of the other parent) and I believe			
	he/she lives at (other parent's address)			
	This request is made pursuant to NRS 41.298			
<b>20.</b> If I	Plaintiff is able to hire counsel, attorney's fees and costs are requested.			
Plaintiff r	equests:			
	1. That the Court grant the relief requested in this Complaint; and			
	2. For such other relief as the Court finds to be just and proper.			
DATED (1	nonth) April(day)22, 2020			
	Submitted By: (your signature) > /s/			
	(print your name) JENNIFFER Figueroa			

#### **VERIFICATION**

Under penalty of perjury, I declare that I am the Plaintiff in the above-entitled action; that I have read the foregoing Complaint and UCCJEA Declaration and know the contents thereof; that the pleading is true of my own knowledge, except for those matters therein contained stated upon information and belief, and that as to those matters, I believe them to be true.

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

DATED (month)	April (day) <u>22</u>	, 20 <u>20</u>	
¥	Submitted By: (your signature) >	/s/ Ow	
	(print your name)	Jenniffer	Figueroa

### **EXHIBIT 1: Parenting Timeshare and Holiday Schedule**

No Visitation Requested Because: (explain) Defendant (father) in prison as a sex offender in TN

Regular Schedule: <u>Be very specific</u> . Include the times and days of the week for each parent's timeshare. (ex.: <u>Mom</u> : Saturday 7pm – Wednesday 3pm, <u>Dad</u> : Wednesday 3pm – Saturday 7pm)	N/A-Ronald Harris is a Sex offender who pleaded guilty to B felonies. He was sentenced to 30 years in a Prison in TN. I would like the children have no contact witheir father as the person he sexually abused for 3 years was the defendants step daughter, the childrens half sister, who was 12 when abuse started.
Summer Schedule:	☐ Same as the regular schedule. ☐ Other:
Mother's Day and Mother's Birthday:	☐ Mother every year from 9am – 7pm. ☐ Other:
Father's Day and Father's Birthday:	☐ Father every year from 9am − 7pm. ☐ Other:
Child's Birthday:	☐ Even years with (parent)  Odd years with (parent)  *Time shall be from 9am – 7pm.*  ☐ Other:
3 Day Weekends:	<ul> <li>□ Even Years: MLK Jr. Day, Memorial Day, Labor Day with (parent), President's Day, Independence Day, Nevada Admissions Day with the other parent.</li> <li>□ Odd Years: MLK Jr. Day, Memorial Day, Labor Day with (parent), President's Day, Independence Day, Nevada Admissions Day with the other parent.</li> <li>*Time begins when school lets out the day before the holiday weekend (or 3pm if no school), and ends the day following the holiday weekend when school resumes (or 9am).*</li> <li>**If Independence Day falls on a Tuesday, Wednesday, or Thursday, the time shall be from July 3 at 9am until July 5 at 9am.**</li> <li>□ Other:</li> </ul>

Easter / Spring Break:		Even years with (parent)
		Odd years with the other parent.
		*Time shall begin the day school lets out until noon the day
	L	before school resumes.*
		Other:
Thanksgiving:	$I_{I}$	Odd years with (parent)
I IIIIIIII GE VIII G		Even years with the other parent.
		*Time shall begin the day school lets out until noon the day
		before school resumes.*
		Other:
Tr. D. 1 / Cl. Salar		
Winter Break / Christmas:		Segment 1 (Christmas) consists of the day school lets out until December 26 at noon.
		Segment 2 (New Year's) consists of December 26 at noon
		until noon the day before school resumes.
		Even years: segment 1 with (parent),
		segment 2 with the other parent.
		Odd years: segment 1 with (parent)
		segment 2 with the other parent. Other:
		Other:
Other Holidays:		
,		
		6
Vacation:		The parents will not establish a formal vacation plan, and will instead mutually agree on vacation days and times with the
	<b> </b>	child(ren).
	Ш	Each parent may have up to (number) vacation days
		per year with the child(ren). The parent shall notify the other parent of the vacation and provide a general vacation itinerary
		at least ( <i>number</i> ) days before the planned vacation.
		Vacation time is not allowed during a holiday allotted to
		the other parent.
	ĺ	

### **Child Support Worksheet**

1 The Other Parent's Information	
How much money does the other parent make every month? (Estim worksheet is attached if you need help.)  Figure out the other parent's gross monthly income. This includes me security, unemployment, pension/retirement, interest/investments, edit does not include SSI, SNAP, TANF, cash benefits from the county, or	oney received from employment, social ttc.
*If this number is more than \$6000, STOP. This worksheet was the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is more than \$4000, stop in the visit number is not necessarily number in the visit number is necessarily number in the visit number is necessarily number in the visit number in the visit number is necessarily number in the visit number is necessarily number in the visit number is necessarily number in the visit number in the visit number is necessarily number in the visit number in the visit number is necessarily number in the visit number in t	
Determine what the other parent's child support obligation would be compared as the control of the compared as	Regular Child Support:  \$ <u> </u>
Does this parent earn less than \$1595 per month?	
<ul> <li>No. (skip to ②)</li> <li>Yes. The court may use the low-income child support schedul instead. (check the attached chart to find the right number to enter Use this number in steps ③④ &amp; ⑤)</li> </ul>	
Your Information (complete this section even if you expect the complete this manual properties from the section of the section even if you expect the complete the co	attached if you need help.) nent, pension/retirement, interest / the county, or child support received. come") will not apply.
Add .02 for each additional child	•
Do you earn less than \$1595 per month?	
No. (skip to ③)  Yes. The court may use the low-income child support schedulinstead. (check the attached chart to find the right number to enter Use this number in steps ③④ & ⑤)	

			ustody, sole custody, ount of child support		earning parent's amount.
\$	Higher	S	Child Support Obligatio	paid by	Name of higher income parent:
4 Adj	ustments.				
*		rimary or sole physic ild support the othe		t uses the numb	er in ① as the standard
			ave primary or sole p hild support you wo		, the court uses the number
*		oth parents to have ount of child support		y, the court use	s the number in ③ as the
			t than the amount in or skip to ⑤ if none		ou think any of the following apply)
	Special educat	tional needs		ost of transport	ation to and from visitation
	A parent's leg	al responsibility to so	upport others 🏻 T	he relative inco	me of both households
	The value of so parent	ervices contributed I	· ·	any other necess of the child	sary expenses for the benefit
-0	Public assistan	ice paid to support t	he child 💢 T	he obligor's abi	lity to pay
Expl	Sona r	ovalties tha	uccesful son t can range r receives t an example.	from \$au	and receives  Doquarterly to  S. Ive attached
⑤ <u>Fina</u>	l Child Suppo	ort Amount Reque	ested:		
	\$ 45	paid by (n	ame) Ronald D	avid Harris	

#### TO DETERMINE A PARENT'S GROSS MONTHLY INCOME ("GMI") FROM EMPLOYMENT

Annual Income	\$
÷ by 12 months = <b>GM</b>	\$ 0.00

Biweekly Income	\$
X 26 pay periods per year	0.00
÷ by 12 months = GMI	\$ 0.00

Weekly Income	\$
X 52 pay periods per year	0.00
÷ by 12 months = <b>GMI</b>	\$ 0.00

Hourly Wage	\$
# of hours worked per week	
Subtotal = hourly wage X #	
of hours per week	\$ 0.00
X 52 pay periods per year	0.00
÷ by 12 months = <b>GMI</b>	\$ 0.00

## LOW INCOME CHILD SUPPORT SCHEDULE FOR PARENTS WHO EARN LESS THAN \$1595 PER MONTH

Child Support Obligation of Low-Income Payers at 75% to 150% of the 2020 Federal Poverty Guidelines

	One	Child	Two C	hildren	Three (	Children	Four C	hildren	Five C	hildren
Monthly Income Up To	Percent	Child Support Amount								
\$798	10.56%	\$84	14.52%	\$116	17.16%	\$137	18.48%	\$147	19.80%	\$158
\$826	10.75%	\$89	14.79%	\$122	17.48%	\$144	18.82%	\$155	20.16%	\$167
\$854	10.95%	\$94	15.05%	\$129	17.79%	\$152	19.16%	\$164	20.53%	\$175
\$883	11.14%	\$98	15.32%	\$135	18.11%	\$160	19.50%	\$172	20.89%	\$184
\$911	11.34%	\$103	15.59%	\$142	18.42%	\$168	19.84%	\$181	21.26%	\$194
\$940	11.53%	\$108	15.86%	\$149	18.74%	\$176	20.18%	\$190	21.62%	\$203
\$968	11.73%	\$114	16.12%	\$156	19.05%	\$185	20.52%	\$199	21,99%	\$213
\$997	11,92%	\$119	16.39%	\$163	19.37%	\$193	20.85%	\$208	22.35%	\$223
\$1,025	12.11%	\$124	16.66%	\$171	19.69%	\$202	21.20%	\$217	22.71%	\$233
\$1,054	12.31%	\$130	16.92%	\$178	20.00%	\$211	21.54%	\$227	23.08%	\$243
\$1,082	12.50%	\$135	17.19%	\$186	20.32%	\$220	21.88%	\$237	23.44%	\$254
\$1,111	12.70%	\$141	17.46%	\$194	20.63%	\$229	22.22%	\$247	23.81%	\$264
\$1,139	12.89%	\$147	17.73%	\$202	20.95%	\$239	22.56%	\$257	24.17%	\$275
\$1,168	13.09%	\$153	17.99%	\$210	21.26%	\$248	22.90%	\$267	24.54%	\$287
\$1,196	13.28%	\$159	18.26%	\$218	21.58%	\$258	23.24%	\$278	24.90%	\$298
\$1,225	13.47%	\$165	18.53%	\$227	21.90%	\$268	23.58%	\$289	25.26%	\$309
\$1,253	13.67%	\$171	18.79%	\$236	22.21%	\$278	23.92%	\$300	25,63%	\$321
\$1,282	13.86%	\$178	19.06%	\$244	22.53%	\$289	24.26%	\$311	25.99%	\$333
\$1,310	14.06%	\$184	19.33%	\$253	22.84%	\$299	24.60%	\$322	26.36%	\$345
\$1,339	14.25%	\$191	19.60%	\$262	23.16%	\$310	24.94%	\$334	26.72%	\$358
\$1,367	14.45%	\$197	19.86%	\$272	23.47%	\$321	25.28%	\$346	27.09%	\$370
\$1,396	14.54%	\$204	20.13%	\$281	23.79%	\$332	25.62%	\$358	27.45%	\$383
\$1,424	14.83%	\$211	20.40%	\$290	24.11%	\$343	25.96%	\$370	27.81%	\$396
\$1,453	15.03%	\$218	20.66%	\$300	24.42%	\$355	26.30%	\$382	28.18%	\$409
\$1,481	15.22%	\$225	20.93%	\$310	24.74%	\$366	26.64%	\$395	28.54%	\$423
\$1,510	15.42%	\$233	21.20%	\$320	25.05%	\$378	26.98%	\$407	28.91%	\$436
\$1,538	15.61%	\$240	21.47%	\$330	25.37%	\$390	27.32%	\$420	29.27%	\$450
\$1,567	15.81%	\$248	21.73%	\$340	25.68%	\$402	27.66%	\$433	29.64%	\$464
\$1,595	16.00%	\$255	22.00%	\$351	26.00%	\$415	28.00%	\$447	30.00%	\$479

1	SUMM		
	Plaintiff's Name: Jenniffer Figueroa		
2	Address: 3874 Calle De Este		
3	Las Vegas, NV 89121 Telephone: 702-412-2617		
J	Email Address: jennfig1976@gmail.com	anniane and a second a second and a second a	
4	,		
5			
6		TRICT COURT COUNTY, NEVADA	
7	Jenniffer Figueroa		
8	Plaintiff,	D-20-606828-C	
9	vs.	DEPT:	
10	Ronald David Harris		
10	Defendant.	SUMMONS	
11			**************************************
12			
13 14		THE COURT MAY DECIDE AGAIN NLESS YOU RESPOND IN WRITING N BELOW VERY CAREFULLY.	
15	To the Defendant named above:		
16	The Plaintiff has filed a civil complai	nt or petition against you. Read that docum	ent (or get
17	a copy at the court listed above) to find ou	t the specific relief requested. The subject of	f this case
18	is: (⊠ check one)		
19	☐ Divorce.		
20	Annulment.		
21	Legal Separation.		
22	Custody, Paternity, Visitation,	and/or Child Support.	
23	Other:		
24			
	© 2019 Family Law Self-Help Center	Page 1 of 2	Summons

1 If you want to defend this lawsuit, you must do all of the following within 21 days after this summons is served on you (not counting the day of service): 2 1. File a formal written answer to the complaint or petition with the Clerk of Court (whose 3 address is listed below). 4 2. Pay the required filing fee to the court, or request a fee waiver by filing an Application 5 to Proceed In Forma Pauperis. 3. Serve a copy of your answer on the Plaintiff whose name and address is shown below. 6 7 If you do not respond, Plaintiff can request a default against you. The court can then enter 8 a judgment against you for the relief demanded in the complaint or petition. 9 STEVEN D. GRIERSON CLERK OF COURT April 24, 2020 10 11 By: /s/ | Fumo Deputy Clerk 12 Family Courts and Services 601 North Pecos Road 507 Nevada 89155 575 OF NEW 13 14 Regional Justice Center CERTIFIED COPY 200 Lewis Avenue ELECTRONIC SEAL (NRS 1.190(3)) 15 Las Vegas, Nevada 89155 16 Issued on Behalf of Plaintiff: 17 Plaintiff's Name: Jenniffer Figueroa 18 Address: 3874 Calle De Este 19 City, State, Zip Las Vegas, NV 89121 20 21 Forms are available, free of charge, at the Family Law Self-Help Center at the Family Courts and Services Center, 601 N. Pecos Road, 22 Las Vegas, Nevada, and on the center's website at www.familylawselfhelpcenter.org. 23 24

Page 2 of 2

Summons

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COURT CODE: EXMT Your Name: TENNUFER FIGUER Address: 3874 Calle De Este Las Vegas NV 89121  Telephone: 702-412-2617 Email Address: jennfig1976@gmail.com	Electronically Filed 04/22/2020 12:49 pm  CLERK OF THE COURT
	CT COURT UNTY, NEVADA
VENNIFFER Figueroa  Plaintiff, vs.  Ronald David Harris  Defendant.	D-20-606828-C CASE NO.:  DEPT:
I, (your name)	e to serve Defendant personally because: ( check ent address. e he/she lives. end someone tried to serve Defendant. However, or to accept papers.
2. The information required by NRCP 4.4	

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Motion for Alternate Service

4. I would like the court to allow me to serve the Defendant in the following way	ys:
(\( check all options that could be used to send the documents to Defendant)	
Mail the complaint and summons to Defendant's last known address.	
☐ Post a copy of the complaint and summons on Defendant's door. I kn	ow where
Defendant lives but Defendant has refused to accept the papers.	
☐ Email the complaint and summons to Defendant.	
☐ Text a copy of the complaint and summons to Defendant's phone num	iber.
☐ Send a copy of the complaint and summons to Defendant through Face	ebook
Messenger.   NTennessee	•
*Other: Defendant is in prison I.I spoke	w/the Warden
that said he could give it to him, if I	mail it to
his attention.	The state of the s
The options above are the methods most reasonably calculated to give Defend	lant notice
of this court case. I do not have any other way to locate or contact Defendant	*
<ol> <li>I request the Court to sign an Order directing that Defendant be served by the methods above.</li> <li>I declare under penalty of perjury under the law of the State of Nevada that the true and correct.</li> </ol>	
DATEDApril 22nd, 20 20 .	
Submitted By: (your signature) /s/ (print your name) Jenniffer Fa	neroa
I declare, under penalty of perjury:	
1. I have read this motion, and the statements it contains are true and correct to the	•
knowledge, except as to those matters based on information and belief, and as to	those
matters, I believe them to be true. The statements contained in this motion are in	corporated
here as if set forth in full.	

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Motion for Alternate Service

<ol> <li>Defendant's Last Known Address: You will be expected to send a copy of the complaint and summons to the address listed below.</li> </ol>
NECX P.O. Box 5000 Defendant's Last Known Street Address
Mtn City TN 37683-5000 City, State, Zip Code
Does Defendant live there now? ★ Yes □ No
Defendant lived there from (date Defendant started living there) 4-16-2017 to (date Defendant left, or "present" if Defendant still lives there) present
3. <b>Defendant's Contact Information</b> : You will be expected to send a copy of the complaint and summons to any sources listed below.
Telephone Numbers:
Email Addresses: N/A
Social Media Accounts:
☐ Facebook User Name:
Other:
I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.
DATED, 20_20
Submitted By: (your signature) /s/
(print your name)

© 2019 Family Law Self-Help Center

Motion for Alternate Service

EXHS Name: Jenniffer Figueroa Address: 3874 Calle de Este (As Vegas NU 8912) Telephone: 7024122617 Email Address: Jennfig 1976 egma In Proper Person	Electronically Filed 04/22/2020 12:49pm CLERK OF THE COURT
	CT COURT UNTY, NEVADA
Tenniffer Figueroa  Plaintiff, vs.  Ronald David Harris  Defendant.	D-20-808828-C  CASE NO.: DEPT:  DATE OF HEARING: TIME OF HEARING:
(your name) JENNIFFER FIGU / □ Defendant, submits the following exhibits filed that these exhibits support) Child	TAPPENDIX  ECOA , the (check one 🗵) A Plaintiff  in support of my (title of motion / opposition you  Custody Case
3. Jenniffer Figuerods Pay 4. 5. 6. 7. 8.	

Exhibit Appendix

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11			
14			
15			
17			
•			
20			
i		(day) <u>22</u> , 20 <u>20</u> .	
	Submitted By: (your s	our name)	FIGUEROA
	CERTI	FICATE OF MAILING	
I, (your nar	ne)	declare under	penalty of perjury
under the law of th	ne State of Nevada that o	n (month)	(day),
20, I served th	is <i>Exhibit Appendix</i> by	depositing a copy in the U.S. M	Iail in the State of
Nevada, postage pr	repaid, addressed to:		
Nan	ne of Person Served:		
Add	lress:		
City	, State, Zip		
DATED (m	nonth)	(day), 20	
	Submitted By: (your	signature) 🕨	·

# EXHIBIT 1

### IN THE CRIMINAL/CUIT COURT FOR RUTHERFORD OUNTY, TENNESSEE

Case Number:I	7-76831 Count	: 14 Counsel	for the State:	SHARON L. REDDICK
Judicial District: 16th	Judicial Division:	2 Coun	sel for the Defendant:	Russell Nixon
State of Tennessee			Retained Pub Def	Appt Private Atty Appt
vs.			Counsel Waived Pr	o Se
Defendant: RONALE	DAVID HARRIS	Alias:	Date of I	Birth: 02/25/1971 Sex: Male
Race: White State ID #: Relationship to Victim: She	SSN: 366-86-2536	Driver License	#: 086313073	Issuing State: _ TN
State ID #:	County Offender ID #	(if applicable):	TON	AIS/TDOC#:
Relationship to Victim:	Ofather	Victim's Age: 15	5	LED
State Control # 750001	1483 26 Arrest Date:	08/22/2016	Indictment Filing	Date: 01/09/2017 1 -
State Control is				¥ /111 /
		™ Originai	nended Corrected	MELISSA HARRET
Come the parties for entry of judg	ment.	\\\\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\		HARRE
On the 15th day of 5	eptember s	the defendant:		DEPO
N Pled Guilty ☐ Disn	nissed/Nolle Prosequi	Indictment: Class (cir	rele one) I <sup>st</sup> A <u>B</u> C	D E ☑ Felony ☐ Misdemeanor
☐ Pled Nolo	•	Indicted Offense Name	AND TCA §: 39-17-1005 - ESPEC	CIALLY AGGRAVATED SEXUAL EXPLOITATION OF A
☐ Pled Guilty - Certified Question	n Findings Incorporated by	Amended Offense Nan	ne AND TCA §:	
Reference		Offense Date: Jun	e 2016 Cour	nty of Offense: RUTHERFORD
***************************************		Conviction Offense Na	me <u>AND</u> TCA §: <b>ÆÞÓ√</b> €	
	☐ Not Guilty	Conviction: Class (cir	role one) 1 <sup>st</sup> AB C	
☐ Jury Verdict ☐ Not Guilty	by Reason of	Is this conviction offen	ise methamphetamine related?	Yes 🔀 No
☐ Bench Trial		Sentence Imposed Date	:: <u>9(15) 17</u>	
				40, Chapter 35, all of which are incorporated by
reference herein, it is ORDERED a Offender Status	nd ADJUDGED that the conviction  Release Eligibility	on described above is impo	<del></del>	T
(Check One)	(Check One)		Concurrent with:	Pretrial Jail Credit Period(s):
☐ Mitigated ☐ Mitigated 20%	Agg Rob w/Prior 100%	☐ 1 <sup>st</sup> Degree Murder	And the second s	From 8/22/16 to 9/15/17
Standard Mitigated 30%		Drug Free Zone		
☐ Multiple ☐ Standard 30% ☐ Persistent ☐ Multiple 35%	☐ Child Rapist 100% ☐ Child Predator 100%	Gang Related Repeat Violent Off	<u></u>	Fromto
Career Persistent 45%			Consecutive to:	
Career 60%	Mult 39-17-1324 100%	Agg Child Neg/En 70% Agg Child Neg/En 85%		From to
Agg Rob 85%	39-17-1324(a), (b) 100% OW Agg Assault w/Death 75%	Meth 100%		From to
39-13-518 100			*	
Sentenced To: X TDC	C County Jail	☐ Workhouse	* · · · · · · · · · · · · · · · · · · ·	
Sentence Length: 10 Year	sMonthsDays	Hours	Life Life w/out Parole	☐ Death
1			-17-432 in Prohibited Zone or	55-10-401 DUI 4th Offense
or 39-17-1324 Pos	ssession/Employment of Firearm	or 40-39-208, -2	211 Violation of Sex Offender I	Registry or Meth (39-17-434, -417, -418)
Period of incarceration to be so	erved prior to release on probation ibility for work release, furlough, to	or Community Correction	is:MonthsDays	Hours  Micdamesnor Only)
A December of Company of Company	- L D H D L D C C	(CUECUE ONIT DOWN)	Varan Manika .	
WASE	RUG COURT ORDERED AS A	CONDITION OF THE A	LTERNATIVE SENTENÜÉ?	undersigned Circuit Court Clerk of undersigned Circuit Court State, hereby certifies aid County and State, hereby certifies the foregoing is a correct copy of
			the s	the foregoing is a correct copy of
Court Ordered Fees and Fines:	Costs to be Paid by	Restitution: Vi	ctim Name	nstrument filed in the foregoing vase
\$Court Costs	Defendant State	e Ac		Circuit Court o Municessoro
\$ Fine Assessed	njury Fund (68-55-301 et seq.)		int	MELISSA HARY
	d (TN Drug Control Act)	To	otal Amount S	All DerMark SULL
\$ CICF	\$ Sex Offender Ta	1	1	Deputy Clerk
\$ Other:	5 SOA Officiale 10	l	nmunity Service; Hours	
	Defendant having been found gu			ical specimen for the purpose of DNA analysis.
<b>X</b>	Pursuant to 39-13-521 the defenda	ant is ordered to provide a	biological specimen for the pur	rpose of HIV testing.
Special Conditions	☐ Pursuant to 39-13-524 the defer☐ Pursuant to Title 68, Chapter	idant is sentenced to comm	nunity supervision for life follo I forward this judgment to the I	Wing sentence expiration.
Dismiss coun	1 - 1 - 12 + 17 - 27		ment condution	oned woondefendant
pleading au	Itu to I count of	The formal and all a man	a Child in wil	son County to be served
concurrently u	I this sentence	failure to	enter said o	lea may result in the
Set asial a	- thus plea a	Fight Bally	e's electron	
DAVID BRAGO	G /	mt/m	ash	9-15-17
Judge's Name	Landing !	Judge's Sign	nawre 1	Date of Entry of Judgment
$-QX_{\ell}$	udulu		Defendant/Defendant/2-C	ounsel/Signature (optional)
	or State/Signature (optional)	OCT. O A 2012		
	clerk, hereby certify that, before	e tritry by the could be	py of this judgment was made	e available to the party or parties who did not
provide a signature above.	RA,	AOL, CR, TI	OL ST	RDA 1167

## IN THE CRIMINAL/CICUIT COURT FOR RUTHERFORD CONTY, TENNESSEE

Case Number:		F-76831	Count:	15 Counse	for the State:	SHA	RON L. RED	DICK
Judicial Distric	et: <u>16<sup>th</sup></u>	Judicial Division	: _2	Cour	sel for the Defenda	nt:	lussell	NIXON
State of Tenne	essee				Ketained   P	uo Dei Appi [	Private Atty	Appt
vs.					Counsel Waive			
Defendant:	RONAL	D DAVID HARRIS	Alia	as:	1	Date of Birth:	02/25/1971	Sex: Male
Race:	White	_ SSN:366-8	36-2536	Driver License	#:0863130	173 Is	suing State:	Br.
State ID #:		County Offe	nder ID# (if	applicable):	and the state of t	TOMIS/TI	OOC#:	
Relationship to	Victim: 5	ep-tather_		Victim's Age: 15	<u> </u>	wage consum		SED
State Control #	!:	Arre	est Date:	08/22/2016	Indictme	ent Filing Date	01/09/2	017 15 2017
		County Offer PATHER Arro JUDGMEN gment.	T Ø	Original	nended Cor	rected		MELISSA CK
Come the parties	for entry of jud	gment.						TARRES OF THE STATE OF THE STAT
On the [3	day of	September						DEPUTY OLE
♥ Pled Guilty	Dis	missed/Nolle Prosequ	ıi. I	indictment: Class (ci	rcle one) I <sup>st</sup> A	B C D E	☑ Fe	lony Misdemeanor
☐ Pled Nolo			I	ndicted Offense Name	AND TCA §: 39-17-10	005 ~ ESPECIALLY	AGGRAVATED SEX	CUAL EXPLOITATION OF A
☐ Pled Guilty –	Certified Questi	on Findings Incorporated	l by	Amended Offense Nar	ne AND TCA §:	-	***	
Reference				المال (Diffense Date	e 2016	County of (	Offense:	RUTHERFORD
1- 6	C.S.			Conviction Offense Na	me AND TCA 8:	move	Ω <b>π</b>	t. Fire :
Is found:		☐ Not Guilty y by Reason of			ise methamphetamine			elony Misdemeanor
Bench Trial		y by Reason of		Sentence Imposed Dat		Telaled: 1	es 🗆 No	
L	the evidence, th	e entire record, and in the				ted Title 40. Cha	inter 35 all of w	high are incorporated by
reference herein,	it is ORDERÉD	and ADJUDGED that th	e conviction d	escribed above is impo	sed hereby and that a	sentence and co	sts are imposed a	as follows:
Offender Status (Check One)		Release Eligibility (Check One)			Concurrent with:	Pretr	ial Jail Credit F	Period(s):
☐ Mitigated	Mitigated 20%		r 100%	I <sup>st</sup> Degree Murder		From		to /
Standard	Mitigated 30%	6 🔲 Multiple Rapist	100%	Drug Free Zone			*	
☐ Multiple ☐ Persistent	Standard 30% Multiple 35%			Gang Related Repeat Violent Off	Consecutive to:	From	1	<b>∕</b> to
☐ Career	Persistent 459	6 Agg Rapist 100	, L		1	_ From	·	to
	☐ Career 60% ☐ Agg Rob 85%	☐ Mult 39-17-132 ☐ 39-17-1324(a),		Agg Child Neg/En 70% Agg Child Neg/En 85%	Count 14	- 11011	·/	
	40-35-501(i) 39-13-518 10	100% Agg Assault w/l	Death 75%	Meth 100%		Fron		_ to
Sentenced To:	TD.						_	
Į.		Months			Life Life w/ou			
or	39-17-1324 Pe	e Length: 39-	f Firearm or	40-39-208 -2	11 Violation of Sex O	)ffender Registry	or Met	I 4 <sup>ui</sup> Offense h (39-17-434, -417, -418)
Period of inc	arceration to be	erved prior to release on fibility for work release,	probation or (	Community Correction	s:Months	Days	Hours	(52 17 151, 711, 110)
Mınımum sei Alternative Sent	ence:     I Sun P	rob   Husun Prob	Comm Corr (	CHECK ONE BOXY	Years Mr	onths Dav	Fffective:	
Management .	WAS	DRUG COURT ORDER	ED AS A CO	NDITION OF THE A	LTERNATIVE SENT	ENCE to the of	Tzneossee, B	utherford County roult Court Clerk of
Covert Ondoned I						The un	dersigned. Cit County and	EXTREM DOLLMING COLUMNS
Court Ordered I	Court Costs	Costs to be I	State	Restitution: Vi	ctim Name	the said	<del></del>	
	Fine Assessed	Detendant	State	Ac	ldress	the ins	HRHEIN	woodhord Tannesset
		Injury Fund (68-55-301	et seg.)			in the S	Taken of	eb 201
F .		nd (TN Drug Control Ac		To	tal Amount \$	A	PeriMones	\$ HARRELL
\$	CICF	\$ Sex O	ffender Tax			A.	and the	WV
<u> </u>	Other:				nmunity Service:	Hours 1		VecksMonths
		e Defendant having beer Pursuant to 39-13-521 t						rpose of DNA analysis.
		Pursuant to 39-13-52	4 the defendan	t is sentenced to comm	nunity supervision for	life following se	ntence expiration	n.
Special Condition	ons	Pursuant to Title 6	8, Chapter 11,	Part 10, the clerk shall	forward this judgmen	nt to the Departn	nent of Health.	
				- 00				
				(x, x')/h	coll -			3 ~ 1 ~ 4
	DAVID BRAG	$G_{\Lambda}$	$< A_{-}$	jun// 11	79)		9-1:	*
Ju	dge's Name	Hedder.	$\omega$	Judge's Sign	natura Km ald	D. Han		try of Judgment
No.	Counsel	for State/Signature (o	ptional)	operaturations 36	Defendant/Defend			ional)
ľ				try by the court, a co				or parties who did not
nrovide a signal	ture shove	e in the control of the control of		The second secon				•

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CR-3419 (1/1/15)

## IN THE CRIMINAL/CIIC JIT COURT FOR RUTHERFORD COUTY, TENNESSEE

Case Number:	F-7	6831 C	unt:	16 Counsel	for the State:		SHARONI REC	DICK
Judicial Distric	et: 16 <sup>th</sup>	6831 Co	ລ	Coun	sel for the Defen	idant:	DUSSOIL N	JIXON
State of Tenne	essee	Administrationalism		and the state of t	▼ Retained      □	Pub Def	Appt Private Atty	y Appt
vs.					Counsel Wa	aived 🗌 Pr	o Se	
Defendant:	RONALD D	AVID HARRIS	Alias:			_ Date of I	Birth: 02/25/1971	Sex: Male
Race:	White SS	SN: <u>366-86-253</u>	36	Driver License	#: <u>08631</u>	13073	Issuing State:	TN
State ID #:		AVID HARRIS SN: 366-86-25: County Offender I	D#(ifapp	olicable):		TON	41S/TDOC #:	*//En
Relationship to	Victim: Ste	ptather	Vi	ctim's Age:	<b>&gt;</b>	-		CC
State Control #	f :	Arrest Da	te:	08/22/2016	Indict	ment Filing	g Date:01/09/2	20Ψ±P 1 5 201-
		JUDGMENI	⊻ Ori	ginal	ended 🔲 🤇	Corrected	*	MELISSA HARRELL
On the	for entry of judgme	nt. Pkmber	<b></b>	, the defendant:			· Maria a marine	THE
T		sed/Nolle Prosequi				B C	ре Ма	elony Misdemeanor
Pled Nolo	LJ 21511115	sourtone resource	1					XUAL EXPLOITATION OF A
	Certified Question F	indings Incorporated by						
Reference			Offe	nse Date: JUN	C 2016	Cour	nty of Offense:	RUTHERFORD
			Con	viction Offense Na	me <u>AND</u> TCA §:_	a100)	ve	The same of the sa
Is found:	Guilty 🔲			viction: Class (cir	,			elony   Misdemeanor
☐ Bench Trial	t □ Not Guilty by	Reason of		is conviction offen			∐ Yes ∐ No	
		ire record, and in the case						11.3
reference herein,	it is ORDERED and	ADJUDGED that the conv	iction descr	ibed above is impo	sed hereby and tha	otated 1 me 4	and costs are imposed	as follows:
Offender Status (Check One)		Release Eligibility		·	Concurrent with	***************************************	Pretrial Jail Credit	
☐ Mitigated	☐ Mitigated 20%	(Check One)  Agg Rob w/Prior 100%		Degree Murder			From	. /
Standard Standard	☐ Mitigated 30%	☐ Multiple Rapist 100%		ug Free Zone			FIOIII	10
☐ Multiple ☐ Persistent	Standard 30% Multiple 35%	Child Rapist 100% Child Predator 100%		ing Related peat Violent Off		**************	From	<u></u>
Persistent Career	Persistent 45%	Agg Rapist 100%	<u> </u>		Consecutive to:		From	, ,
	Career 60% Agg Rob 85%	Mult 39-17-1324 100% 39-17-1324(a), (b) 1009	, ,	g Child Neg/En 70% g Child Neg/En 85%	count	15	Prom	
	40-35-501(i) 100%	Agg Assault w/Death 7	5% 🗆 Me	eth 100%			From	to
	39-13-518 100%			:		4		
Sentenced To:	▼ TDOC	County Jail		☐ Workhouse	7			
Sentence Length		MonthsD			Life Life w			
or	39-17-1324 Posses	ength:39-17-417 sion/Employment of Firea	rm or	40-39-2082	11 Violation of Se	x Offender R	Registry or Me	II 4" Offense th (39-17-434 -417, -418)
Period of inc	arceration to be serve	d prior to release on proba	tion or Com	munity Correction	s:Months	Days	Hours	(
Alternative Sent	tence: Sup Prob	ty for work release, furlou  Unsup Prob  Comi	gn, trusty st n Corr (CH	atus and renabilitat ECK ONE BOX)	ive programs: Years	Months (N	Ausdemeanor Only)  Davs Effective:	
		G COURT ORDERED A					Signitzioù-Tannes	
Court Ordered	Fees and Fines:	Costs to be Paid by	1	Restitution: Vic	rtim Name		the said County	r and State, hereby ce
\$	Court Costs	Defendant	State		dress		that the forego	oing is a correct co filed in the foregoing
	Fine Assessed			1	ui C55	***	in the Circuit Cou	irt of hjurtreestyre, Tenni
3		y Fund (68-55-301 et seq.	)	To	tal Amount \$		This The stay	OF TO TO THE STATE OF THE STATE
		N Drug Control Act) Sex Offende	r Tav	10	uai runount y			min-
	Other:	3cx Official	1 COA	Unpaid Con	munity Service:	Hours	Says D	Weeksy ClarkMonths
	The De	fendant having been found	guilty is re	ndered infamous a	nd ordered to prov	ide a biologi	callspecimen for the pu	
		suant to 39-13-521 the def ursuant to 39-13-524 the d						on
Special Conditi	Market .	Pursuant to Title 68, Cha						***
+01	tal effec	tive sente	nce	30 grs	@ 10070	rele	ase eligit	xlety
				U			)	J
ì	DAVID BRAGG		<del>ika meridakan dan dan dan dan dan dan dan dan dan d</del>		***************************************	Managara Angeria	<i>a_</i>	15,17
	dge's Name	1/20-11-5		Judge's Sign			/ Date of En	ntry of Judgment
May	$$ $$	reacuc	<u>~_</u>		Long	(d 1).	Haras	
	Counsel for S	State/Signature (optiona	1)		Detendant/Defe	endant's Co	ounsel/Signature (op	tional)
provida a sisse-		rk, hereby certify that, be	fore entry	by the court, a cor	y of this judgmen	nt was made	available to the party	or parties who did not
provide a signa CR-3419 (1/1/15)	une above,							RDA 1167

24

EXHIBIT 2



New York Writer/Publisher Relations Office 7 World Trade Center, 250 Greenwich Street New York, NY 10007-0030

Nashville Writer/Publisher Relations Office 10 Music Square East Nashville, TN 37203

Los Angeles Writer/Publisher Relations Office 8730 Sunset Blvd, Third Floor West Los Angeles, CA 90069

London Writer/Publisher Relations Office 84 Harley House, Marylebone Road London NWI 5HN, England

Atlanta Writer/Publisher Relations Office 3340 Peachtree Road NE, Suite 570 Atlanta, GA 30326

Miami Writer/Publisher Relations (305) 673-5148

#### **Royalty Statement**

Page 1 of 2

Affiliate: HARRIS RONALD DAVID

Account No: 000421262

IP No: 00236.61.29.71

Distribution Date: September 14, 2018

1ST QUARTER 2018 U.S. Performance Period: International:

161ST ACCOUNTING

**Summary of Current Royalty Earnings** 

Description	U.S.	Admin Services	International	Total
Current Earnings	\$62.79	\$0.00	\$40.65	\$103.44
Amount Paid	\$62.79	\$0.00	\$40.65	\$103.44

Summary of Year to Date Royalties as of September 14, 2018

Description	Payments	Adjustments	Applied to Balance Due	Withheld
U.S.	\$62.79	\$0.00	\$0.00	\$0.00
International	\$40.65	\$0.00	\$0.00	\$0.00
Totals:	\$103.44	\$0.00	\$0.00	\$0.00

Questions About Your Statement? Call: (310) 659-9109 or visit bmi.com

BMI's Next Distribution Will Occur During: January 2019

Moving? Visit bmi.com to change your address

Account Number	Check Number	Check Date
000421262	12249885	2018-09-14
Period	Chec	k Amount
20181-161ST	****	****\$103.44

RONALD DAVID HARRIS 503 CLOVERHILL LANE LEBANON TN 37090

Mother's Address who has Power of Attorney over him & His royalty payments from BMI.
Mother's name Linda Reilly

EXHIBIT 3

#### Nevada Rise Academy Inc

2525 Emerson Ave Las Vegas, NV 89121

#### Direct Deposit Advice

paylocity

Check Date April 15, 2020 Voucher Number

		Direct Deposits	Туре	Account	Amount
Direct Deposit Voucher		BAXTER CREDIT UNION	С	***3305	1,585.85
49417 9930-105-99999 8 692 559  Jenniffer Figueroa  3874 Calle De Este  Las Vegas, NV 89121	<b>A</b>	Total Direct D			1,585.85

#### Non Negotiable - This is not a check - Non Negotiable

				N	evada Ris	se Academy l	[nc				
Jenniffer Fig	ueroa									Earnin	gs Statement
Employee ID Location Salary	9930-105-99 \$2,10	999 Fed	Taxable Income Filing Status e Filing Status		S-24	Check Date Period Beginning Period Ending	April 15 April 1, April 15	2020		oucher Number let Pay	692 1,585.85
Earnings	Rate	Hours	Amount		3.7970	D-3					No appendix.
NPERS ER	15.25	Hours	320.50		2.243.50					Amount	YTD 59.35
SALARY	1. J. M.J.		2.101.67		14,711.69					11.87	
Gross Earnings			2,101.67		14,711.69					43.82	219.10
Oross Enrinings			2,101.07		14,/11.02	MEDICAL				10.31	72.17
Taxes			Α.	mount	YTD					98.82	691.74
FITW			12	0.00	0.00					320.50	2,243.50
MED				28.22	198.83					2.28	15.96
NV				0.00	0.00	2000000000	18			487.60	3,301.82
Taxes		***************************************		28.22	198.83		posits Ty	pe		Account	Amount
						BAXTER CREDIT UNION			*	***3305	1,585.85
						Total Dire	ect Depos	its			1,585.85
						Time Off Families F	irst	Used 0.00	Available 1,939.93		

## **Nevada Rise Academy Inc** 2525 Emerson Ave

Las Vegas, NV 89121

Las Vegas, NV 89121

#### Direct Deposit Advice



Check Date March 31, 2020 Voucher Number

		Direct Deposits Type Account	Amount
Direct Deposit Voucher		BAXTER C ***3305 CREDIT UNION	1,585.85
49417 9930-105-99999 8 669 540	A	Total Direct Deposits	1,585.85
Jenniffer Figueroa 3874 Calle De Este			

Non Negotiable - This is not a check - Non Negotiable								
			Nevada Ri	se Academy II	ıc			
Jenniffer Fig	gueroa						Earning	s Statement
Employee ID Location Salary	8 9930-105-99999 \$2,101.67	Fed Taxable Income Fed Filing Status State Filing Status	1,946.44 S-24	Period Beginning	March 31, 2020 March 16, 2020 March 31, 2020	N	oucher Number let Pay	669 1,585.85
Earnings		ours Amount	YII	Deductions			Amount	YTD
NPERS ER	15.25	320.50	1,923.0	O Aflac Post T	ax	***************************************	11.87	47.48
SALARY		2,101.67	12,610.0	2 Aflac Pretax			43.82	175.28
Gross Earnings		2,101.67	12,610.0	DENTAL 1:	25		10.31	61.86
				MEDICAL	INS		98.82	592.92
Taxes	***************************************	Am	ount YTI				320.50	1,923.00
FITW			0.00	0 VISION 125	5		2.28	13.68
MED		2	28.22 170.6	1 Deductions			487.60	2,814.22
NV			0.00 0.0					-,
Taxes		2	28.22 170.6	1 Direct Dependent	osits Type		Account	Amount
				BAXTER	C		***3305	1,585.85
				CREDIT				
				UNION				
				Total Direc	t Deposits			1,585.85
				Time Off	Used	Available		
				Families Fir	st 0.00	1.939.93		

Time Off	Used	Available
Families First	0.00	1,939.93

#### Nevada Rise Academy Inc

2525 Emerson Ave Las Vegas, NV 89121

#### Direct Deposit Advice



Check Date March 13, 2020 Voucher Number

	Direct Depo	sits Type	Account	Amount
Direct Deposit Voucher	BAXTER CREDIT UNION	С	***3305	1,585.85
49417 9930-105-99999 8 646 521 A  Jenniffer Figueroa  3874 Calle De Este  Las Vegas, NV 89121	Total Direc	t Deposits		1,585.85

#### Non Negotiable - This is not a check - Non Negotiable

#### Nevada Dica Academy I

			N	evada Ris	se Academy I	ne			
Jenniffer Fig	gueroa							Earning	s Statement
Employee ID Location Salary	9930-105-9999 \$2,101.6	54	S	1,946.44 S-24	Check Date Period Beginning Period Ending	March 13, 2020 March 1, 2020 March 15, 2020	Ŋ	/oucher Number Jet Pay	646 1,585.85
Earnings	Rate	Hours Amount		YTD	Deduction	s .		Amount	YTD
NPERS ER	15.25	320.50		1,602.50	Aflac Post	Tax		11.87	35.61
SALARY		2,101.67	-	10,508.35		x		43.82	131.46
Gross Earnings	i	2,101.67		10,508.35				10.31	51.55
					MEDICAL	. INS		98.82	494.10
Taxes	······································		Amount	YTL	* **********	3		320.50	1,602.50
FITW			0.00	0.00	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	25		2.28	11.40
MED			28.22	142.39		s		487.60	2,326.62
NV			0.00	0.00					
Taxes			28.22	142.39	***************************************	osits Type		Account	Amount
					BAXTER	C	4	***3305	1,585.85
					CREDIT				
					UNION				
					Total Dire	ct Deposits			1,585.85
					Time Off	Used	Available		
					700 L4 2 200				

Time Off	Used	Available
Families First	0.00	1.939.93

#### Electronically Filed 4/24/2020 2:49 PM Steven D. Grierson CLERK OF THE COURT

#### **CNNDCA**

3 4

DISTRICT COURT CLARK COUNTY, NEVADA

Jenniffer Figueroa, Plaintiff.	D-20-606828-C
vs.	Department N
Ronald David Harris, Defendant.	

#### CLERK'S NOTICE OF NONCONFORMING DOCUMENT AND CURATIVE ACTION

Pursuant to Rule 8(b)(2) of the Nevada Electronic Filing and Conversion Rules, notice is
hereby provided that the following electronically filed document does not conform to the
applicable filing requirements:

Title of Nonconforming Document:	Family court coversheet
Party Submitting Document for Filing:	Jennifer Figueroa
Date and Time Submitted for Electronic Filing:	April 22, 2020 at 12:49pm
Reason for Nonconformity Determination:	
☐ The case caption and/or case number on the do	cument does not match the case caption
and/or case number of the case that it was filed	into. In accordance with the
Administrative Order 19-5, the document has b	peen reprocessed by removing it from the
incorrect case and entering it into the case iden	tified by the case number and caption on
the document. This Notice has been filed in th	e case where the document was removed
☐ The document initiated a new civil action and t	he case type designation does not match
the cause of action identified in the document.	In accordance with Administrative Order
19-5, the case type designation in the case man	agement system has been modified to
match the cause of action identified in the docu	ument.
☐ The submitted document initiated a new civil a	ction and was made up of multiple
documents submitted together. In accordance	with the Administrative Order 19-5, the
document has been reprocessed by separating t	the single document into multiple
documents and filing each document individua	.1
Dated this: 24th day of April, 2020	

By: \_\_/s/ Irmina Fumo
Deputy District Court Clerk

#### CERTIFICATE OF SERVICE

I hereby certify that on April 24, 2020, I concurrently filed and served a copy of the foregoing Clerk's Notice of Nonconforming Document, on the party that submitted the nonconforming document, via the Eighth Judicial District Court's Electronic Filing and Service System.

By: /s/ Irmina Fumo
Deputy District Court Clerk

Electronically Filed 4/30/2020 12:18 PM Steven D. Grierson CLERK OF THE COURT

AOS	Steven D. Grierson CLERK OF THE CO
Your Name: Jenniffer Figueroa	Osterna A. A
Address: 3874 Calle De Este Las Vegas, NV 89121	
Telephone: 702-412-2617	
Email Address: Jennfig1976@gmail.com	
Self-Represented	
	CT COURT NTY, NEVADA
Jenniffer Figueroa	CASE NO.: D-20-606828-C
Plaintiff, vs.	DEPT: N
Ronald David Harris #584414	
Defendant.	
AFFIDAVIT	OF SERVICE
possible, the server can personally serve the su and discretion who lives with Family members and signific	rectly to the person. (NRCP 4(c)(3)). If that is not mmons and complaint on someone of suitable age to the person. (NRCP 4.2(a)(2)). Cant others cannot serve papers. We this form. File this completed form at court.
I, (name of person who served the documents) _ ( <u>complete EVERY SECTION below</u> ):	Jerry Gentry , declare
1. I am not a party to or interested in this a	action and I am over 18 years of age.
documents) $\overline{\text{JENNIFFER}}$ FIG. I know this person because (de	escribe how you know the person, for example, les" etc.)
3. What Documents You Served. I served	$d$ a copy of the $(\boxtimes check \ all \ that \ apply)$
☐ Complaint for Custody	☐ Joint Preliminary Injunction
☑ Summons	

© 2019 Family Law Self-Help Center

Affidavit of Service

4.	Who You Served. I served the (⊠ check one)  □ Plaintiff □ Defendant
a	When You Served. I personally served the documents on (date you served the documents) (month)
6. <i>I</i>	Where You Served. I personally delivered and left the documents with (⊠ check one)
	☑ The Party to the Case. I served the documents on the party at the location
	below. (complete the details below)
	Ronald David Harris #584414
	Name of Person Served 5249 HWY 67 West PO BOX 5000
	Address Where Served
	MTN CITY, TN 37683-5000 City, State, Zip Code
	☐ A Person Who Lives with the Party. This is a person of suitable age and
	discretion who lives with the party. (complete the details below)
	Name of Person Served
	Address Where Served
	City, State, Zip Code
co pe	am not a licensed process server; I am a natural person serving legal process without empensation, not more than three times per year, on behalf of a litigant who is a natural erson, and therefore I am not required to be licensed pursuant to NRS 648.063(2) (2017 evada Laws Ch. 126 (A.B. 128)).
I DECLA OF NEV	ARE UNDER PENALTY OF PERJURY UNDER THE LAW OF THE STATE ADA THAT THE FOREGOING IS TRUE AND CORRECT.
DATED (	(month) April (day) 30, 20, 20, 20, 20, 20, 20, 20, 20, 20, 2
	Server's Signature: Deey Besty
	Server's Printed Name: Derry Gentry
	Residential / Business Address: NECX P.o. Box 5000
	City, State, Zip: Mountain City, TN 37683
	Server's Phone Number: 423-727-7387

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Affidavit of Service

Electronically Filed
4/30/2020 12:27 PM
Electronically of iled
04/22/21/20
12:49 m

CLERK OF THE COURT

Name: <u>Jenniffer Figueroa</u> Address: <u>3874 Calle de Este</u> (As Vegas NV 89121

Telephone: 702412-2617

Email Address: Jennfig 1976 egmail. com

In Proper Person

#### DISTRICT COURT CLARK COUNTY, NEVADA

Jenniffer Figueroa  Plaintiff, vs.  Ronald David Harris  Defendant.	D-20-606828-C CASE NO.: DEPT:  DATE OF HEARING: TIME OF HEARING:
EXHIBIT	APPENDIX
/ Defendant, submits the following exhibits filed that these exhibits support) Child	in support of my (title of motion / opposition you  Listody Case. I understand that  m my case until formally admitted into evidence.
Table of Contents:  1. B-Felony Judgements a 2. BMI Music Royalty S 3. Jenniffer Figuerods Pay 4. 5. 6. 7. 8. 9.	

© 2017 Family Law Self-Help Center

Exhibit Appendix

11.
12
13
14
15
16.
17
18.
19.
20.
=
DATED (month) April (day), 2020
Submitted By: (your signature)
(print your name)
••
CERTIFICATE OF MAILING
I, (your name) <u>Jenniffer figueroa</u> declare under penalty of perjury
under the law of the State of Nevada that on (month) April (day) 27,
20 30, I served this Exhibit Appendix by depositing a copy in the U.S. Mail in the State of
Nevada, postage prepaid, addressed to:
Name of Person Served: Ronald Happis
Address: Po Box 5000
City, State, Zip Mtn City TN 37683
DATED (month) April (day) 30, 2020.
Submitted By: (your signature) ▶

THIS SEALED
DOCUMENT,
NUMBERED PAGE(S)
37 - 40
WILL FOLLOW VIA
U.S. MAIL

Electronically Filed 05/21/2020

1		CLERK OF THE COURT
2	CLARK COU	T COURT NTY, NEVADA
3	JENNIFFER FIGUEROA, PLAINTIFF. VS.	CASE NO: D-20-606828-C
4	RONALD DAVID HARRIS, DEFENDANT.	DEPARTMENT N
5		
6	DEFENDAN <sup>-</sup>	T'S ANSWER
7		
8	Submitted by:	
9	PREPARED BY THE CLERK	_
10	Name:	
11	Address:	
	City/State/Zip:	_
12	Telephone:	<u> </u>
13		
14		
15		
16		

L

# Case # D-20-606828-C Dept N MAY 18 2020

CLERK OF THE COURT

This is my answer to Ms. Figueroa's custody Complaint. I'll try and be as brief as possible. First I'd like the court to Know this is the third time that Ms. Figuerua has pulled this move, On both. occasions Judge Hartel denied her motions. See Case # D-17547582-D (Dept. N) As I mentioned in that 2017 answer to her Complaint, Ms. Figueroa absconded to Las Vegas from Tennessee. At the time I was not convicted of any crime. She and I had joint legal custody at that time, and unless the court Changes that, I still have joint legal custody. Ms.
Figueroa was legally required to get a courts permission to leave the state of TN with my Kids. Not only did she fail to do that, she never even tried to do that. For nearly SIX Months she never even gave me an address to write my Kids. I spoke to my Kids for the first time aftermy arrest 14 monts ater. From October, 2017 until February, 2019 I spoke to my Kids religously. I called every Surday evening. The only time I missed is if I had no money on My phone account. Ms. Figueroa "allowed" me to speak to my Kids, even though I had joint legal custody and the right to speak to them. I Rever had an inappropriate Conversation with My Kids, she usually had me on speaker phone anyway. Inever said a bond or negative word about

their Mother. In early 2019 I told Ms. Figueroa not to Cut of My Contact with My Children because this post conviction petition Could lead to her acrest or serious legal issues. Doing So would be vindictive and refalitory. She said, "I'd never stoop that low. I comended her that our Kids were innocent and that they laved us both. She proved me correct After a heated discussion with her on February 3, 2019, one where she dropped "F"-bombs all over the place, I told her then that I will bring her to justice. Not only for her part in my case, but also for extortion against me, but also for the \$ 20,000 that she stole (entretted) from our 501 C-3 non-profit charity to benefit needy Children in the Noshville area. After that - discussion she cut off My Contact with My Children. I still called for Months (and still do occasionally) but to no avail. She would not answer the phone (cell). I have not spoken to my Kids for 15 Months. I would also like the court to Know that the evidence against Ms. Figueroa is extremely solid in my post conviction petition one of the Claims that I made is that I was selectively prosecuted and that my 14th Amendment rights were violated for "equal protection under the law." When you make a claim in post Conviction relief you have to prove it or it gets to seed. I not only have the evidence but I'm also using herown words, the words of her two oldest day shters Cmy Step-daughters) against her from their 3 separate interviews with law enforcement. They all 3 unknowingly implicated her. The female Asst. DiA. de liberately looked the other way on Ms. Figuroa. I will be Calling that A.D.A. and two dietectives

to the stand under oath. The questions they answer, if they tell the truth, will jeopardize Ms. Figueroa's freedom. The video inferviews alone will force all 3 to fell the truth. At this point the D.A. proper will have no choice but to indict Ms. Figueroa on several Charges. If by some unbelievable chance she is not Charged then my lawyer will present the evidence to the grand jury himself. IN law allows any Citizen to appear before the grand jury with evidence of a crime for indictment Consideration. My lawyer is one of the best in TN and is also a professor of /aw at MTSU and is extremely confident indictments will be issued or returned. Ms. Figueroa has also defrauded the IRS on a 2016 Tax Return. They are looking into that, Let me now address her child support claim and the issues ground that, First of all I adore my children and I have no problem helping to provide for them. But has been out of my Control for the longest time. I'll explain. My songwriting royalties of recent times have been pawltry and almost non-existant. Last year a long dormant 17 year incentive - Clause in a Contract I Signed with my co-writer and well-Known recording artist, was activated when the song we co-wrote was used partially in a #1 song. My fotal royalty claim for that # 1 hit came to 1.190 out of 10090. I am now a credited writer on both songs but at this. exact moment I have not received anything yet

because it's a process. No one expected this to happen ! There are several publishers and songwiters involved and 2 record label's involved. Not to mention I've set up 2 publishing Companies to receive those royalties. One company is carled "Made By Kenrico" Which is one that I've created for my children and to benefit them only. Not me, and - Certainly not Ms. Figueroa Last year a song that I co-wrote with two well established artists took our song to # 2 on the Charts. That songs royalities have not been issued yet. The way it works in the industry is royalties have to accrue and be collected. It's usually a 9 month - 12 month process. My Writing Credit is approx 14% out of 100%. There are 7 of us on that credit. Made By Kennico's publishing interest is 5 %. That company (Made By Kenrico) is Managed by Me. I have the experience in this industry. I know how to negrotiate deals and to put the songs in the best spot to generate in come. Ms. Hisveroa does not have that experience and should never be involved in any decisions what soever. If she were to ever gain control over any publishing Company I Manage I Will Close it down and Male the sungs to another one that she has no Control of Ms. Figueroa 15 extremely materialistic and Cannot be trusted to Use this or any money from me for our Kids. In fact, when and it you rule on Child Support I'd like an order from the Court that requires Ms. Figueroa to provide a monthly accounting of Where the money for our Children has gone. She has the Computer-skills to create worksheets, etc, for this exact purpose. Let me state that last year I was blessed and

humbled to have co-written top#/ songs. The a forementioned that came by way of my credit from a previous that was interpolated into the song, and me that I co-wrote outright. Those songs belong to the publishing Company "My Sara Songs". Over 100 Songs are slated for that Company's Catalog. Most recently a song that I co-wrote with and for Harry Styles went to #6, and I currently have a charity Single that I co-wrote for the Covid-19 pandemic it 13 Climbing the Charts for Twenty-One Pilots. All of the publishing interests in those songs, and Several others, belong to MySara Songs. I am not the owner of that company. I set it up in the name of Sara Fix. She is an adult woman and the Mspiration of every song in that Catalog. I am only the administrator and Manager. I make 15 only a silent owner. She has Zero authority to make any decisions or to even five me. I Can only resign. Herownership is protected and non-knowsker transferrable. If Ms. Fix ever decides to give up ownership of this company it is defaulted to an IRS approved non-profit 501 C:3 Charity organization with the strict Stipulation that it's not one owned or operated by Ms. Figueroa who 10090 embezzled \$ 20,000 from the one we owned. That evidence 15/0090

So the income on these songs are account now and will start to be paid very soon. The first indication will be when Ms. Fix starts to receive checks. Again, the songs from the My Sara Songs "Catalog are Off/milks to me. I do not recewe one dome from it. The Made By Kennico Songs are in a trust for our 4 children. I'll never be able to ever predict any amount of a royalty check. Songs are paid by performance or Usage. That Varies from quarter to quarter and year to year. A song Could go durmant for years and get re-recorded by someone 15 years /ater and generate mame. I'll neverhave an accurate amount of Money to openerate a fair and accurate child support formula. astly, I'd like to address two more things. First, the royalty Check Ms. Figueroa used in exhibit 2 was acquired illegally. Judge Hartel granted her a divorce from the in July, DIT. The has no more claim to anything of Mine. When I was arrested Ms. Figueroa fook over all of my accounts. Twitter, Gmail, Windows passwords, PayPal and my BMI Music royalty accounts. She promptly Changed all of my ogsswords and lucked me out of anything and everything that was mine. I, to this day cannot get into my BMI account She's locked me out I Cannot See my works, or payments, or anything. The printed proprecedents

stocked and respectively payment that she has submitted

as an exhibit, was printed by her only. She is seized

control of this account when she's legally not allowed.

This is who she is and what she does. She has also embezzled Money from my BMI royalties and also from
My music based royalties from my PayPal account for
My production Company, Murdock Ent. I have 10090 proof
of that and I will use it in my PCR Case. I also plan
on filing charges against here in TW. I'm trying to
demanstrate to this court that Ms. Figueroa should not be Casting Stones at Me While living in her own glass hase. Lastly, I'd like this court to know that I took a best interest plea. My lawyer was ineffective, and was not helping me. He was a paid cettorney. I also knew that the asst. D.A. who selectively targeted me had Committed prosecutorial MisConduct, (Brady violations, defied court orders, etc) and even in her responses to the court to my post conviction claims, she lied on paper to the court and I'll prove that easily. She will be asked to answer on the Stand Some of the claims that she made in that answer to the court when shes on the stand. She will not be able to back those answers. I do believe my case will be overfurned. I also took a plea to protect the dignity and privacy of My Step-daughter so that videos of her would not loc shown to jurors, reporters, etc. I am not guilty of everything they alleged. Ms. Figueroa wants to paint Me in a terrible light to this court in order to gain an advantage over me in this case. I will gladly provide this court with a complete transcript

of My PCR hearing, You Can read the detectives and the	Asst
D.A. 'S answers, as well as my ex-atty and my answ	ers. 1F
everyone 15 truthful under pencity of perjury, you will	See that
MS. Figueroa has ZERO business bringing this custod	ly Cose
before this Court. Because if she is acrested and brought	Backto
7 N Someone else will be caring for our Kids. In fact,	ny Kids
Were mainly raised in TN (our youngest was born there).	F She 15
accested I will petition this court or a TN court to he	ve my
Rids returned to TN to be raised by parents or sister he	re in TN.
Ms. Figueroa absconded to las Vegas with our kids in an	effort to
avoid prosecution if I were able to show her games.	Fortunately
for her the asst. D.A. did not even a tempt to lister	6 me
and thus Ms. Figueroa has eluded justice so far. Thos	days are
numbered in my strong opinion once I reveal and pl	ove in open
Court of My PCR hearing. Haan, She left TN Without	ta Court
order or permission. The next page is the relief th	at I'd
like to seek.	
I hankyu for your time and Consideration. Please	See this
for What it is. She's Using My Kids as a weapon	Y revenge
LUGUINST MR. NEIL IS MU (TEID) CXTIGENT CITCUMST	ances to
decide custody at this time. Her timing is very su	speet Deny
herpetition or delay a decision until after my PCR	jearing, place
Thank you,	_
Road Hai	pris
De Extitute Description of the State of the	100 1 00 1 1N
P.S. Exhibit 2 was extracted by her in 2019 (diste says 2018) We U	yer e dubiced 2017.
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1. That this court once again deny Ms. Figueroa sole custody as it's done on the two previous occasions in. Case # D-17-547582-D. 2. That an order is made to allow me contact with my 4 innocent children who have NO DOG in this fight. They are not involved in my case in TN at all and never will be. I did nothing to them. Ms, Figueroa has shown a precedent by allowing me to speak to my children weekly from Oct 2017 - Feb 2019. She only stopped When she knew of my intentions to bring her to justice. It had nothing to do with any of my mocent children who lave their daddy. There is no telling what she's told them the Vast 15 Months. I've Missed b-days and holidays. 3. I'd like the court to order that she allow my Kids to write me, and for her to send me pixtures of my children every 3-4 months. She hasnit Sent me a picture of a letter from my kids Since Father's Day 2018, two years ago. I have literally no clue what my Kids look like now. Or what their Voices sound like now. = 4. I'd like an order for her to Keep Me updated on their health and schooling. As someone who has joint LEGAL Custody of My Kids Still, she is making decisions for My Kids without Consulting me or allowing me any suggestions, etc. This is unacceptable. Our yangest child, Byear old Kiver, Survived a rare disease and needs his heart checked every Couple of years. I don: + Know if she's doing that for no Updates on his health. I don't know how they are down in school. The names of their teachers, toworke subject, nothing. I don't Lnow if they have colonas or if they are home-schooled now, This learnan is a disgrace. And is playing God with my Confact, 5. I'd like a court order for her to return all of my suchal media accounts back to me, my PayPal acct and my BMI Music royalty acct back to me with passwords so that I May Change they and Reep her out. 6. I'd like a Visitation order for my Kids to Come to TN Once a year, Summertime, to stay with my momitor sister and so that they can visit me once a year 7. I believe we can amicably workout child support but as of right now the income is not there yet and the wages Will flucuate for awhile. 8. I ask that this court delay it's custody decision, should if Choose to entertain Ms. Figueroa's request; Until after My PCR hearing this month, 50 that we can see what her legal fate might be. If the court rules in her Lavor and she's indicted I will file a motion to change Custody because she will be no better than me. 9. I ask the Court to delay this Motion because not only 13 14 mentless, there is no pending rush or emergency. Nothing has occured or changed since the court last denied her motion in March, 2019. The's doing this now

• . .

because she knows my PCR hearing is this Month and that her freedom will more than likely be compromised. For the Court to See this motion for what it is and her for the court to see this motion for what it is and her actions of Cutting off My access and relationship to my 4 young Children (ages 8,10,13) when I still maintain joint legal custody. She is doing this as revenge for Me Seeking justice against her. It's about the unney. That's all it's ever been about for her, money. After my arrest she quickly created a GoFordMe page telling the public about this case (in graphic detail). She introduced her own daughter (by name not initials like courts do) to possible ridicule by telling everything in public (Facebook, Twitter, and GoFordMe.) I had literally 1000's of "friends" and followers and she posted this all to them. All in an effort to make money. She made almost 2000 before law to make Money. She made almost \$2000 before law enforcement said to stop because it could hurt the Cuse. This is who she is, A thief, embezzler, liar, plays Case. This is who she is, Afhiet, embezzler, Tiar, plays on people's emotions and sympathy. She even fried to participate in her deceased exhusband's family effort to caise Money for his funeral and Medical expenses. I have no clue if she created that Gotind Me page and pocketed some of that Money. They were not friends. Liftle did the poor souls know (the ones who donated to Ms. Figueroa's personal GFM about my case) that she already had the \$20,000 embezzled Money from our non-profit while asking for Money for plage tickets (7 tickets) to Vegas.

No responsible, "greeving" Mother would try and solicite	Mney
from people and give vivid details about this sort of the tragedy" in a public forum. She did it to run me,	amily
"tragedy" in a public forum. She did it to run me,	MY
Carell, My Contacts, friendships, ctc and as a way	to 901
Sympathy and Money. It's disgusting and disgra	ceful.
Her Go Fund Me 15 Still posted. Go to Go Fund Me,	Seach
for: Jenniffer Harns Starting Over Time TO H	
or Google all of that in quotations. She spells Jenr	hrer
(u) th 2 (two) "F's"	1
Thank you for your time,	1
R. David Ham's	
· ·	
Or Google Ronald David Hams Tennessee. I be	here its
Or Google Ronald David Ham's Tennessee." I be the third choice on Google Search. It'll say Go Fund Me	though.
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Electronically Filed 05/21/2020

•	Alexan Arma		
Name: Ronald Hams #5	S 4414 CLERK OF THE COURT		
Address: NECX POBOX 5000 Mountain G	(C) TN 37683		
Telephone:			
Email Address:	<del></del>		
In Proper Person			
DISTRICT COURT CLARK COUNTY, NEVADA			
Jenniffer Figuerua	CASE NO.: D - 20 - 606 828 - C DEPT: N		
Plaintiff,			
	DEPT: /N		
VS.			
Ronald D. Harris Defendant.	CERTIFICATE OF MAILING		
	1		
I, (name of person who mailed the	document) Ronald D. Harris		
	e law of the State of Nevada that the following is true		
and correct. That on (month)	, 20, service of the:		
(oxtimes check all that apply)			
☐ Motion Answer	Financial Disclosure Form		
Opposition Reply	Notice of Entry of Judgment / Order / Decree		
Other:			
was made pursuant to NRCP 5(b) by depositing a copy in the U.S. Mail in the State of Nevada; Tennusce			
postage prepaid, addressed to:			
(Print the name and address of the person you mailed the document to)			
Jenn Figueroa			
3874 Calle De Este			
Las Vegas, NV. 89121			
DATED this day of	RECEIVED (Signature)		
-	MAY 1 8 2020		
© 2016 Family Law Self-Help Center	CLERK OF THE COURT  Certificate of Mailing		

THIS SEALED
DOCUMENT,
NUMBERED PAGE(S)
55 - 56
WILL FOLLOW VIA
U.S. MAIL

Electronically Filed 5/22/2020 2:00 PM Steven D. Grierson CLERK OF THE COURT

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Jenniffer Figueroa, Plaintiff.

Ronald David Harris, Defendant.

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Mathew Harter DISTRICT JUDGE FAMILY DIVISION, DEPT.N LAS VEGAS, NV 89101

## DISTRICT COURT CLARK COUNTY, NEVADA

\*\*\*\*

CASE NO.: D-20-606828-C Department N

> Date: July 16, 2020 Time: 3:30 PM

# NOTICE OF ORDER OF APPEARANCE FOR: NRCP 16.205 CASE MANAGEMENT CONFERENCE PATERNITY OR CUSTODY ACTIONS BETWEEN UNMARRIED PERSONS

THE PARTIES ARE HEREBY PUT ON NOTICE TO PLEASE REVIEW THIS ORDER IN DETAIL AS EACH DEPARTMENT TREATS THESE NRCP 16.205 CONFERENCES DIFFERENTLY. AS THIS PROCEDURE IS MANDATORY, THE PARTIES MAY NOT STIPULATE TO MODIFY THE REQUIRED PORTIONS WITHOUT EXPRESS PERMISSION BY THE COURT.

All parties are expected to comply with every aspect of these rules. (See prior NRCP 16.2(g). "We have repeatedly stated that we expect all [court actions] to be pursued in a manner meeting high standards of diligence, professionalism, and competence." Cuzdey v. State, 103 Nev. 575, 578, 747 P.2d 233 (1987). Pro se litigants may seek assistance by contacting LACSN for classes on trial preparation.

NRCP 16.205(b) states this Court may exempt any parts of the rules. Attached is a full copy of NRCP 16.205. The required portions are reiterated in bold. Any modifications or additions to the rule will be underlined.

WHEREFORE, the parties are put on NOTICE that they shall comply with all parts of this mandatory rule (attached hereto in full as though fully incorporated by reference herein) or be subject to the enumerated sanctions.

WHEREFORE, the parties are also put on NOTICE that an Order for Family Mediation Center Services shall be sent to them along with this Notice if children are involved.

/s/ Mark Fernandez
Mark Fernandez

Judicial Executive Assistant Department N

1	CERTIFICATE OF MAILING
2	I hereby certify that on the above file stamp date:
3 4	☐ I hereby certify that I electronically served, faxed, emailed, or placed in the appropriate attorney folder located in the Clerk of the Court's Office, a copy of the Notice of Case Management Conference to:
5	Jenniffer Figueroa
7	Ronald David Harris
8	☐ I mailed, via first class mail, postage fully prepaid, the foregoing Notice of Case Management Conference to:
10	Jenniffer Figueroa 3874 Calle De Este
11 12	Las Vegas, NV 89121
13	Ronald David Harris NECX PO BOX 5000
14	#584414 Mountain City, TN 37683
15	
16 17	By: /s/ Mark Fernandez
18	Mark Fernandez Judicial Executive Assistant Department N
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#### Rule 16.205. Mandatory Prejudgment Discovery Requirements in Paternity or Custody Actions Between Unmarried Person \*Effective 03/01/2019

- (a) Applicability. This rule replaces Rules 16.1 and 16.2 in all paternity and custody actions between unmarried parties. Nothing in this rule precludes a party from conducting discovery under any other of these rules.
  - (b) Exemptions.
    - (1) Either party may file a motion for exemption from all or a part of this rule.
- (2) The court may, *sua sponte* at the case management conference, exempt all or any portion of a case from application of this rule, in whole or in part, upon a finding of good cause, so long as the exemption is contained in an order of the court.
  - (c) Financial Disclosure Forms.
- (1) General Financial Disclosure Form. In all actions governed by this rule, each party must complete, file, and serve the cover sheet, income schedule and expense schedule of the General Financial Disclosure Form (GFDF), Form 4 in the Appendix of Forms, within 30 days of service of the summons and complaint, unless a Detailed Financial Disclosure Form (DFDF), Form 5 in the Appendix of Forms, is required in accordance with Rule 16.205(c)(2) or the court orders the parties at the case management conference to complete the DFDF.
  - (2) Detailed Financial Disclosure Form.
- (A) The plaintiff, concurrently with the filing of the complaint, or the defendant, concurrently with the filing of the answer, but no later than 14 days after the filing of the answer, may file a Request to Opt-in to Detailed Financial Disclosure Form and Complex Litigation Procedure, Form 6 in the Appendix of Forms, certifying that:
- (i) either party's individual gross income, or the combined gross income of the parties, is more than \$250,000 per year; or
- (ii) either party is self-employed or the owner, partner, managing or majority shareholder, or managing or majority member of a business.
- (B) Within 45 days of service of a Request to Opt-in, each party must file the DFDF unless otherwise ordered by the court or stipulated by the parties.
- (C) If a Request to Opt-in is filed, the case is subject to the following complex divorce litigation procedure. Each party must prepare a complex divorce litigation plan that must be filed and served as part of the early case conference report. The plan must include, in addition to the requirements of Rule 16.205(j), any and all proposals concerning the time, manner, and place for needed discovery, proposed conferences and anticipated hearings with the court, and any other special arrangements focused on prompt settlement, trial, or resolution of the case.
  - (d) Mandatory Initial Disclosures.
    - (1) Initial Disclosure Requirements.
- (A) Concurrently with the filing of the financial disclosure form, each party must, without awaiting a discovery request, serve upon the other party written and signed disclosures containing the information listed in Rule 16.205(d)(2) and (3).
- (B) A party must make these initial disclosures based on the information then reasonably available to that party and is not excused from making the disclosures because:
  - (i) the party has not fully completed an investigation of the case;
  - (ii) the party challenges the sufficiency of another party's disclosures; or
  - (iii) another party has not made the required disclosures.
  - (C) For each item set forth in Rule 16.205(d)(3), if the disclosing party is not in

possession of the documents, the disclosing party must identify each such asset or debt that exists and disclose where information pertaining to each asset or debt may be found. If no such asset or debt exists, the disclosing party must specifically so state.

- (2) Evidence Supporting Financial Disclosure Form. For each line item on the GFDF or DFDF, if not already evidenced by the other initial disclosures required herein, a party must provide the financial statement(s), document(s), receipt(s), or other information or evidence relied upon to support the figure represented on the form. If no documentary evidence exists, a party must provide an explanation in writing of how the figure was calculated.
  - (3) Evidence of Income and Earnings as to Both Parties.
- (A) Bank, Investment, and Other Periodic Statements. A party must provide copies of all monthly or periodic bank, checking, savings, brokerage, investment, cryptocurrency, security account, or other statements evidencing income from interest, dividends, royalties, distributions, or any other income for the period commencing 6 months before the service of the summons and complaint through the date of the disclosure.
- (B) Insurance Policies. A party must provide copies of all policy statements and evidence of costs of premiums for health and life insurance policies covering either party or any child of the relationship.
- (C) Tax Returns. A party must provide copies of all personal and business tax returns, balance sheets, profit and loss statements, and all documents that may assist in identifying or valuing any business or business interest for the last 3 completed calendar or fiscal years with respect to any business or entity in which any party has or had an interest within the past 12 months.
- (D) Proof of Income. A party must provide proof of income of the party from all sources, specifically including W-2, 1099, and K-1 forms, for the past 2 completed calendar years, and year-to-date income information (paycheck stubs, etc.) for the period commencing 6 months before the service of the summons and complaint through the date of the disclosure.
- (E) Exhibits. A party must provide a copy of every other document or exhibit, including summaries of other evidence, that a party expects to offer as evidence at trial in any manner.
  - (e) Additional Discovery and Disclosures.
- (1) Obtaining Discovery. Any party may obtain discovery by one or more methods provided in Rules 26 through 36, commencing 30 days after service of the summons and complaint.
- (2) Additional Discovery. Nothing in the minimum requirements of this rule provides a basis for objecting to relevant additional discovery in accordance with these rules.
  - (3) Disclosure of Expert Witness and Testimony.
- (A) A party **must** disclose the identity of any person who may be used at trial to present evidence under NRS 50.275, 50.285, and 50.305. These disclosures must be made within 90 days after the initial financial disclosure form is required to be filed and served under Rule 16.205(c) or, if the evidence is intended solely to contradict or rebut evidence on the same subject matter identified by another party, within 21 days after the disclosure made by the other party. The parties must supplement these disclosures when required under Rule 26(e)(1).
- (B) Except as otherwise stipulated or directed by the court, a party who retains or specially employs a witness to provide expert testimony in the case, or whose duties as an employee of the party regularly involve giving expert testimony, must deliver to the opposing party a written report prepared and signed by the witness within 60 days of the close of

discovery. The court, upon good cause shown or by stipulation of the parties, may extend the deadline for exchange of the expert reports or relieve a party of the duty to prepare a written report in an appropriate case. The report must contain a complete statement of all opinions to be expressed and the basis and reasons therefor, the data or other information considered by the witness in forming the opinions, any exhibits to be used as a summary of or support for the opinions, and the qualifications of the witness.

- (4) Nonexpert Witness. A party **must** disclose the name and, if known, the address and telephone number of each individual who has information or knowledge relevant to the claims or defenses set forth in the pleadings, or who may be called as a witness, at any stage of the proceedings, including for impeachment or rebuttal, identifying the subjects of the information and a brief description of the testimony for which the individual may be called. Absent a court order or written stipulation of the parties, a party must not be allowed to call a witness at trial who has not been disclosed **at least 45 days before trial**, **and the list must be filed with the Clerk of the Court**.
- (5) Authorizations for Discovery. If a party believes it necessary to obtain information within the categories under Rule 16.205(d)(3) from an individual or entity not a party to the action, the party seeking the information may present to the other party a form of authorization, permitting release, disclosure, and production of the information. The party who was requested to sign the authorization must do so within 14 days of receipt of the authorization form. If the party who was requested to sign the authorization refuses to sign the authorization without good cause, a motion to compel may be filed. If the court or discovery commissioner finds that the objecting party is without legitimate factual or legal objection to the signing of the authorization, a motion to compel must be granted and the objecting party must be made to pay reasonable attorney fees and costs.
- (f) Continuing Duty to Supplement and Disclose. The duty described in this rule is a continuing duty, and each party **must** make additional or amended disclosures whenever new or different information is discovered or revealed. Such additional or amended disclosures, including corrections to a party's financial disclosure form, must be made not more than 14 days after the party acquires additional information or otherwise learns that in some material respect the party's disclosure is incomplete or incorrect. However, if a hearing, deposition, case management conference, or other calendared event is scheduled less than 14 days from the discovery date, then the update must be filed and served within 24 hours of the discovery of new information.
  - (g) Failure to File or Serve Financial Disclosure Form or to Produce Required Disclosures.
- (1) If a party fails to timely file or serve the appropriate financial disclosure form required by this rule, or the required information and disclosures under this rule, the court must impose an appropriate sanction upon the party, the party's attorney, or both, unless specific affirmative findings of fact are made that the violating party has proven:
- (A) either good cause for the failure by a preponderance of the evidence or that the violating party would experience an undue hardship if the penalty is applied; and
- (B) that other means fully compensate the nonviolating party for any losses, delays, and expenses suffered as a result of the violation.
- (2) Sanctions may include an order finding the violating party in civil contempt of court, an order requiring the violating party to timely file and serve the disclosures, to pay the opposing party's reasonable expenses, including attorney fees and costs incurred as a result of the failure, and any other sanction [see EDCR 7.60] the court deems just and proper.

- (3) Sanctions may additionally include an order refusing to allow the violating party to support or oppose designated claims or defenses, or prohibiting that party from introducing designated matters in evidence, and/or any other sanction the court deems just and proper. These discretionary sanctions are encouraged for repeat or egregious violations.
  - (h) Failure to Accurately Report Income.
- (1) If a party intentionally fails to accurately report income, the court must impose an appropriate sanction upon the party or the party's attorney, or both, if the other party establishes by a preponderance of the evidence that there is not good cause for the failure.
- (2) Sanctions may include an order finding the violating party in civil contempt of court, an award of reasonable attorney fees and costs to the nonviolating party, and any other sanction the court deems just and proper.
  - (3) These discretionary sanctions are encouraged for repeat or egregious violations.
- (i) Objections to Authenticity or Genuineness. Any objection to the authenticity or genuineness of documents must be made in writing and filed with the Clerk of the Court within 21 days of the date the receiving party receives them. Absent such an objection, the documents must be presumed authentic and genuine and may not be excluded from evidence on these grounds.
  - (j) Case Management Conferences.
- (1) Attendance at Early Case Conference. Within 45 days after service of an answer, the parties and the attorneys for the parties **must** confer for the purpose of complying with Rule 16.205(d). The plaintiff may designate the time and place of each meeting, which must be held in the county where the action was filed, unless the parties agree upon a different location. The parties may submit a stipulation and order to continue the time for the case conference for an additional period of not more than 60 days, which the court may, for good cause shown, enter. Absent compelling and extraordinary circumstances, neither the court nor the parties may extend the time to a day more than 90 days after service of the answer. The time for holding a case conference with respect to a defendant who has filed a motion under Rule 12(b)(2)-(4) is tolled until entry of an order denying the motion.
- (2) Early Case Conference Report. Within 14 days after each case conference, but not later than 7 days before the scheduled case management conference, the parties must file a joint early case conference report, or if the parties are unable to agree upon the contents of a joint report, each party must serve and file an early case conference report, which, either as a joint or individual report, must contain:
  - (A) a statement of jurisdiction;
  - (B) a brief description of the nature of the action and each claim for relief or defense;
- (C) a proposed custodial timeshare and a proposed holiday, special day, and vacation schedule;
- (D) a written list of all documents provided at or as a result of the case conference, together with any objection that the document is not authentic or genuine or any other reason under the Rules of Evidence and filed with the Clerk of the Court within 21 days of the date the receiving party receives them. The failure to file an objection to a document constitutes a waiver of such objection at a subsequent hearing or trial. The failure to state any objection to the authenticity or genuineness of a document constitutes a waiver of such objection at a subsequent hearing or trial. For good cause, the court may permit the withdrawal of a waiver and the assertion of an objection;
  - (E) a written list of all documents not provided under Rule 16.205(d), together with

the explanation as to why each document was not provided;

- (F) for each issue in the case, a statement of what information and/or documents are needed, along with a proposed plan and schedule of any additional discovery;
  - (G) the list of witnesses exchanged in accordance with Rule 16.205(e)(3) and (4);
- (H) identification of each specific issue preventing immediate global resolution of the case along with a description of what action is necessary to resolve each issue identified;
  - (I) a litigation budget; and
  - (J) proposed trial dates.
- (3) Attendance at Case Management Conference. The court **must** conduct a case management conference with counsel and the parties within 90 days after the filing of the answer. The court, for good cause shown, may continue the time for the case management conference. Absent compelling and extraordinary circumstances, neither the court nor the parties may extend the time to a day more than 120 days after filing of the answer.
  - (A) At the case management conference, the court, counsel, and the parties **must**:
- (i) confer and consider the nature and basis of the claims and defenses, the possibilities for a prompt settlement or resolution of the case, and whether orders should be entered setting the case for settlement conference and/or for trial;
- (ii) make or arrange for the disclosures required under this rule and to develop a discovery plan, which may include limitations on discovery or changes in the timing of discovery requirements required in this rule; and
  - (iii) recite stipulated terms on the record under local rules.
  - (B) The court should also:
    - (i) enter interim orders sufficient to keep the peace and allow the case to progress;
    - (ii) for matters that are claimed to be in contest, give direction as to which party will have which burden of proof;
    - (iii) discuss the litigation budget and its funding; and
    - (iv) enter a scheduling order.
- (C) In the event a party fails to attend the case management conference and the court believes that some or any actions cannot be taken in the absence of the missing party, the court **must** reschedule the case management conference and may order the nonappearing party to pay the complying party's attorney fees incurred to appear at the case management conference.
  - (4) Case Management Order.
- (A) Within 30 days after the case management conference, the court must enter an order that contains:
  - (i) a brief description of the nature of the action;
  - (ii) the stipulations of the parties, if any;
- (iii) any interim orders made by the court, including those pertaining to discovery and burdens of proof;
- (iv) any changes to the timelines of this rule as stipulated by the parties and/or ordered by the court;
  - (v) a deadline on which discovery will close;
- (vi) a deadline beyond which the parties will be precluded from filing motions to amend the pleadings or to add parties unless by court order;
  - (vii) a deadline by which dispositive motions must be filed; and

- (viii) any other orders the court deems necessary during the pendency of the action, including interim custody and child support orders.
- (B) If the court orders one of the parties to prepare the foregoing case management order, that party must submit the order to the other party for signature within 14 days after the case management conference. The order must be submitted to the court for entry within 21 days after the case management conference.
- (k) Automatic Referral of Discovery Disputes. Where available and unless otherwise directed by the court, all discovery disputes made upon written motion must first be heard by the discovery commissioner under Rule 16.3. [END]

1 2	F.	DISTRICT COURT AMILY DIVISION CK COUNTY, NEVADA	5/22/2020 2:00 PM Steven D. Grierson CLERK OF THE COURT
3	Jenniffer Figueroa, Plaintiff.	Case No.: D-20-6	06828-C
4	vs. Ronald David Harris, Defendant.	Department N	
5		ORDER FOR FA	AMILY MEDIATION ICES
7	IT IS HEREBY ORDERED that the		
8	PROGRAM pursuant to EDCR 5.303 and make decisions about the future best inte every attempt to resolve their disputes.		
9	IT IS FURTHER ORDERED that, if a	Court Interpreter is needed	it is the parties responsibility to
10	pay the interpreter at the time services are		
11	IT IS FURTHER ORDERED by the Mediation Center (FMC) shall:	Court that, regarding the	child(ren) at issue, the Family
12	, ,		
13	Provide Confidential Mediation (When telephone mediation is ordered	d, one or both parties must re	eside out-of-state)
14	☐ Include a Domestic Violence Pro	tocol	
15	Interview Child(ren)		
16	Issues:		
17			
18	Reunify Parent/Child(ren)		
19	IT IS FURTHER ORDERED that the c		essed using a sliding scale based
20	on each litigant's individual financial statu		
21	IT IS FURTHER ORDERED that the Mediation Center at 601 N. Pecos Road, L.		
22	DATED this 22nd day of May, 2020.		
23	This matter is reset for		

**Electronically Filed** 

HONO ABLE MATHEW HARTER\*\*
DISTRICT COURT JUDGE

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Date: July 16, 2020

Attorney for Plaintiff:

MATHEW HARTER DISTRICT JUDGE FAMILY DIVISION, DEPT.N LAS VEGAS, NV 89101

Time: 3:30 PM

Jenniffer Figueroa

Attorney for Defendant: Ronald David Harris

Electronically Filed 6/2/2020 2:14 PM Steven D. Grierson CLERK OF THE COURT

Your Name: Jenniffer Figueroa
Address: 3874 Calle De Este
Las Vegas, NV 89121
Telephone: 702-412-2617
Email Address: Jennfig1976@gmail.com
Self-Represented

### DISTRICT COURT CLARK COUNTY, NEVADA

Jenniffer Figueroa Plaintiff, vs. Ronald David Harris #584414 Defendant.	CASE NO.: <u>D-20-606828-C</u> DEPT: <u>N</u>
EX PARTE MOTION TO WAIVE MEDIA	TION AT FAMILY MEDIATION CENTER
I, (your name) Jenniffer Figue	roa, respectfully request that the
	ion at the Family Mediation Center. I request an
exemption from mediation because ( check al	
	use. (Explain. Include information about any
	ndant sexually abused Ms. Figueroa's daughter
· A management of the control of the	age of 11 - 15. She was 5 when he became her stepdad.
	ch he pled to for the abuse that was all on video and pictures
	The production of the producti
☐ There is a history of domestic vi	olence. (Explain. Include information about any
☐ The parties are participating in pr	rivate mediation.

© 2017 Family Law Self-Help Center

Mediation Waiver Request

One of the neuties lives outside of Neutal - Prices in Tennence
One of the parties lives outside of Nevada. Prison in Tennessee
Other: (explain why mediation should be waived) Mr. Harris harrasses Ms. Figueroa
by demanding to speak or get in contact with her daughter he abused and is serving prison time for.
He uses speaking to his children in this case as a ploy to still try and contact his victim. In the beginning I did allow Mr. Harris
to speak to his children, but then his true colors were shown and he began demanding to speak to my daughter (his victim)
by sending her letters, and asking our kids about her.
This request is made pursuant to NRS 3.475(2)(b) and EDCR 5.303(b)(4).
DATED June 2nd , 2020.
Submitted By: (your signature)
Submitted By: (your signature) > Jenniffer Figueroa
DECLARATION IN SUPPORT OF EX PARTE MOTION
I declare, under penalty of perjury:
1. I have personal knowledge of the facts contained in this Motion and in this Declaration
and I am competent to testify to the same.
<ol><li>The statements in this Motion and Declaration are true and correct to the best of my knowledge.</li></ol>
3. Additional facts to support my request includes (explain anything else the judge should consider in making a decision): Mr. Harris and I will not be able to mediate because he wants to control us. He is using our kids to keep control over me, and over my daughter he abused. I have hundreds of letters from him
demanding I make my daughter contact him. He has snuck notes to her in our childrens letters which thankfully I found.
I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.
DATED June 2nd , 2020.
Submitted By: (your signature)
Submitted By: (your signature) > Jenniffer Figueroa

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Mediation Waiver Request

EXPR Your Name: JENNIFFER FIGUERON Address: 3874 Calle De Este LAS VEGAS NV 39121 Telephone: 702-412-2617 Email Address: Jennfig 1976 Egy Self-Represented	
	CT COURT UNTY, NEVADA
<u>Jenniffer Figueroa</u> Plaintiff, vs.	CASE NO.: D-20-606828-C DEPT: N
Ronald David Harris Defendant.	
EX PARTE ORDER RI	EGARDING MEDIATION
The Court having reviewed the ex pa ORDERED: (the judge will check one box)	rte motion to waive mediation, IT IS HEREBY
	This case shall be exempt from the mandatory to NRS 3.475(2)(b) and EDCR 5.303(b)(3).
check one or more boxes)	iation shall be provided as follows: (the judge will
procedures.  □ Shuttle Mediation. T	Mediation shall be provided without any special the parties shall be in different rooms and the veen rooms to talk to each party separately.
	parties shall be allowed to have a support person

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Mediation Waiver Order

	□ Telephonic / Vid	eo Participation.	The parties	shall be	allowed to
	participate by phon	e or video.		`	
DATED this	day of		, 20		
		DIS	TRICT COUR	ET JUDGE	······································
Submitted By: (yo	our signature) >	mnifter Fig	ueroa		

Electronically Filed 6/2/2020 2:14 PM Steven D. Grierson CLERK OF THE COURT

EMWM
Your Name: Jenniffer Figueroa
Address: 3874 Calle De Este
Las Vegas, NV 89121
Telephone: 702-412-2617
Email Address: Jennfig1976@gmail.com
Self-Represented

#### DISTRICT COURT CLARK COUNTY, NEVADA

Jenniffer Figueroa		CASE NO.: D-20-606828-C		
Plaintiff,		DEDT	N	
VS.		DEPT:	IN.	
Donald Day	id Harria #E04444	and the state of t		
Defendant.	vid Harris #584414			
	-			
EX PARTE	MOTION TO WAIVE MEDIA	ATION AT F.	AMILY MEDIATION CENTER	
I, (you	r name)Jenniffer Figue	eroa	, respectfully request that the	
			mily Mediation Center. I request an	
	m mediation because (⊠ <i>check a.</i>			
· · · ·	•	22 07	n. Include information about any	
	involvement with CPS) The defe			
	· · · · · · · · · · · · · · · · · · ·		. She was 5 when he became her stepdad.	
			or the abuse that was all on video and pictures	
	· · · · · · · · · · · · · · · · · · ·	in process	so the above that was an on video and pictures	
		evanuamininininininininininininininininininin		
	There is a history of domestic v	iolence. (Expl	ain. Include information about any	
	TPOs)			
	**************************************	****		
	The parties are participating in p	rivate mediati	on.	
	T I I	···· · · · · · · · · · · · · · · · · ·	ne ouer	

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Mediation Waiver Request

🗵 One of the parties lives outside of Nevada. Prison in Tennessee
Other: (explain why mediation should be waived) Mr. Harris harrasses Ms. Figueroa
by demanding to speak or get in contact with her daughter he abused and is serving prison time for.
He uses speaking to his children in this case as a ploy to still try and contact his victim. In the beginning I did allow Mr. Harris
to speak to his children, but then his true colors were shown and he began demanding to speak to my daughter (his victim)
by sending her letters, and asking our kids about her.
This request is made pursuant to NRS 3.475(2)(b) and EDCR 5.303(b)(4).
DATED June 2nd , 2020.
Submitted By: (your signature)
Submitted By: (your signature) Venniffer Figueroa
J
DECLARATION IN SUPPORT OF EX PARTE MOTION
I declare, under penalty of perjury:
1. I have personal knowledge of the facts contained in this Motion and in this Declaration
and I am competent to testify to the same.
2. The statements in this Motion and Declaration are true and correct to the best of my knowledge.
3. Additional facts to support my request includes (explain anything else the judge should
consider in making a decision): Mr. Harris and I will not be able to mediate because he wants to control us.  He is using our kids to keep control over me, and over my daughter he abused. I have hundreds of letters from him
demanding I make my daughter contact him. He has snuck notes to her in our childrens letters which thankfully I found.
I declare under penalty of perjury under the law of the State of Nevada that the
foregoing is true and correct.
AVE TO THE METER TO EXCEPT TO THE POST OF
DATED June 2nd , 2020.
Submitted By: (your signature)
(print your name) Jenniffer Figueroa

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Mediation Waiver Request

Electronically Filed 6/2/2020 4:12 PM Steven D. Grierson CLERK OF THE COURT

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Jenniffer Figueroa, Plaintiff.

vs.

Ronald David Harris, Defendant.

DISTRICT COURT CLARK COUNTY, NEVADA

D-20-606828-C

Ex Parte Motion to Waive

Department N

#### CLERK'S NOTICE OF NONCONFORMING DOCUMENT

Pursuant to Rule 8(b)(2) of the Nevada Electronic Filing and Conversion Rules, notice is hereby provided that the following electronically filed document does not conform to the applicable filing requirements:

	Mediation at Family Mediation
Title of Nonconforming Document:	Center, Order (Bundled Filing
Party Submitting Document for Filing:	Jenniffer Figueroa
Date and Time Submitted for Electronic	
Filing:	06/02/2020 at 2:14pm

Reason for Nonconformity Determination:

☐ The document filed to commence an action is not a complaint, petition,
application, or other document that initiates a civil action. See Rule 3 of the
Nevada Rules of Civil Procedure. In accordance with Administrative Order 19-5,
the submitted document is stricken from the record, this case has been closed and
designated as filed in error, and any submitted filing fee has been returned to the
filing party.
☐ The document initiated a new civil action and a cover sheet was not submitted as

required by NRS 3.275.

The document was not signed by the submitting party or counsel for said party.

The document filed was a court order that did not contain the signature of a judicial officer. In accordance with Administrative Order 19-5, the submitted order has been furnished to the department to which this case is assigned.

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1	☐ Motion does not have a hearing designation per Rule 2.20(b). Motions must
2	include designation "Hearing Requested" or "Hearing Not Requested" in the
3	caption of the first page directly below the Case and Department Number.
4	Pursuant to Rule 8(b)(2) of the Nevada Electronic Filing and Conversion Rules, a
5	nonconforming document may be cured by submitting a conforming document. All documents
6	submitted for this purpose must use filing code "Conforming Filing – CONFILE." Court filing
7	fees will not be assessed for submitting the conforming document. Processing and convenience
8	fees may still apply.
9	Toos may sun apply.
10	Dated this: 2nd day of June, 2020
11	By: /s/ Tracy George
12	Deputy District Court Clerk
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#### CERTIFICATE OF SERVICE

I hereby certify that on June 02, 2020, I concurrently filed and served a copy of the foregoing Clerk's Notice of Nonconforming Document, on the party that submitted the nonconforming document, via the Eighth Judicial District Court's Electronic Filing and Service System.

By: /s/ Tracy George
Deputy District Court Clerk

Electronically Filed 6/3/2020 10:58 AM Steven D. Grierson CLERK OF THE COURT

Your Name: JENNIFFER FIGUEROA Address: 3874 Calle De ESTE LAS VEGAS NV 89121 Telephone: 702-412-2617
Email Address: Jennfig 1976 Egmail. com Self-Represented

# DISTRICT COURT CLARK COUNTY, NEVADA

#### EX PARTE ORDER REGARDING MEDIATION

The Court having reviewed the ex parte motion to waive mediation, IT IS HEREBY ORDERED: (the judge will check one box)

V	The r	equest is GRANTED. This case shall be exempt from the mandatory
	media	ion requirement pursuant to NRS 3.475(2)(b) and EDCR 5.303(b)(3).
		equest is DENIED. Mediation shall be provided as follows: (the judge will
		one or more boxes)  Standard Protocol. Mediation shall be provided without any special
		procedures.
		Shuttle Mediation. The parties shall be in different rooms and the
		mediator will move between rooms to talk to each party separately.
		<b>Support Person</b> . The parties shall be allowed to have a support person
		present.

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Mediation Waiver Order

	Telephonic / Video participate by phone of	Participation. The or video.	parties shall	be allowed	to
DATED this 3rd	_day ofJune	, 20 <b>20</b>	•		
		DISTR	MAR JUI	DGE	M.S
Submitted By: (your (print	signature) • Jen your name)	nifter Figuera	000		

Electronically Filed 6/12/2020 4:12 PM Steven D. Grierson CLERK OF THE COURT

NEJ ~ ~ ~	Deun B.
Name: Jennitter Figueroa	
Address: 3874 Calle De Este Las Vegas NV 89121	
Telephone: 702-412-2617	
Email Address: jennfig1976@gmail.com	
Self-Represented	
	T COURT NTY, NEVADA
Jenniffer Figueroa	CASE NO .: D-20-606828-C
Plaintiff,	CASE NO.:
*	DEPT: N
VS.	
Ronald David Harris	NOTICE OF ENTRY OF ORDER / JUDGMENT
Defendant.	OF ORDER/ JUDGMENT
a copy of which is attached.  DATED (today's date)	nature) > <u>Isl</u>
	ATE OF MAILING
	1 gueroa declare under penalty of perjury
	ved this Notice of Entry of Order/Judgment on
(date of mailing: month) June	(day) 12, 2020, by depositing a copy
in the U.S. Mail in the State of Nevada, postage	prepaid, addressed to:
Name of Person Served:	Ronald David Harris #584414
Address:	NECX PO BOX 5000
City, State, Zip	Mtn City TN 37683
DATED (today's date) June 12th	, 2020 .
Submitted Ry. (Your sign	vatura) & /s/

ATTACH A FILED COPY OF THE COURT'S ORDER TO THIS NOTICE

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Notice of Entry of Order or Judgment

Electronically Filed 6/3/2020 10:58 AM Steven D. Grierson CLERK OF THE COURT

Your Name: JENNIFFER FIGUEFOA
Address: 3874 Calle De Este
LAG VEGAG NV 29121
Telephone: 702-412-2617
Email Address: Jennfig 1976 Egmail.com
Self-Represented

# DISTRICT COURT CLARK COUNTY, NEVADA

Tenniffer Figueroa Plaintiff, vs.	CASE NO.: D-20-606828-C DEPT: N
Ronald David Harris Defendant.	

### EX PARTE ORDER REGARDING MEDIATION

The Court having reviewed the ex parte motion to waive mediation, IT IS HEREBY ORDERED: (the judge will check one box)

Ø		request is GRANTED. This case shall be exempt from the mandatory tion requirement pursuant to NRS 3.475(2)(b) and EDCR 5.303(b)(3).
		equest is <b>DENIED</b> . Mediation shall be provided as follows: (the judge will one or more boxes)
	Д	Standard Protocol. Mediation shall be provided without any special procedures.
	П	<b>Shuttle Mediation</b> . The parties shall be in different rooms and the mediator will move between rooms to talk to each party separately.
	anniang Seminang Seminang	Support Person. The parties shall be allowed to have a support person present.

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Mediation Waiver Order

	<b>Telephonic</b> / Video participate by phone o		The parties	shall be	allowed	to
DATED this 3rd			20 <u>20</u> .			
		DIST		JUDGE	***************************************	_ ms
Submitted By: (your sprint)	signature) + your name)	niffer Figu	esoa			

Electronically Filed 6/2/2020 2:14 PM Steven D. Grierson CLERK OF THE COURT

Your Name: Jenniffer Figueroa
Address: 3874 Calle De Este
Las Vegas, NV 89121
Telephone: 702-412-2617
Email Address: Jennfig1976@gmail.com
Self-Represented

# DISTRICT COURT CLARK COUNTY, NEVADA

Jenniffer Fi Plaintiff, vs. Ronald Day Defendant.	igueroa  vid Harris #584414	CASE NO.: DEPT:	D-20-606828-C N
			AMILY MEDIATION CENTER
I, (you	r name) Jennitter Figue	roa	, respectfully request that the
Court exempt	the parties from attending mediat	tion at the Far	nily Mediation Center. I request an
exemption fro	m mediation because (⊠ check al	l that apply):	
×	There is a history of child ab	use. (Explain	Include information about any
	involvement with CPS) The defer		
			She was 5 when he became her stepdad.
			or the abuse that was all on video and pictures
	The second of Journal Proof with	on he pied to it	in the abuse that was all on video and pictures
	There is a history of domestic vi		ain. Include information about any
joint links, and the second	The parties are participating in pr	rivate mediation	on.

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Mediation Waiver Request

	Other: (explain why mediation should be waived) Mr. Harris harrasses Ms. Figueroa
	by demanding to speak or get in contact with her daughter he abused and is serving prison time for.
	He uses speaking to his children in this case as a ploy to still try and contact his victim. In the beginning I did allow
	to speak to his children, but then his true colors were shown and he began demanding to speak to my daughter (his
	by sending her letters, and asking our kids about her.
This re	quest is made pursuant to NRS 3.475(2)(b) and EDCR 5.303(b)(4).
DATE	June 2nd ,2020.
	Submitted By: (your signature)
	(print your name) Jenniffer Figueroa
	DECLARATION IN SUPPORT OF EX PARTE MOTION
I declar	re, under penalty of perjury:
*	I have personal knowledge of the facts contained in this Motion and in this Declaration
	and I am competent to testify to the same.
2.	The statements in this Motion and Declaration are true and correct to the best of my knowledge.
3.	Additional facts to support my request includes (explain anything else the judge should
	consider in making a decision):Mr. Harris and I will not be able to mediate because he wants to control
	He is using our kids to keep control over me, and over my daughter he abused. I have hundreds of letters from him
	demanding I make my daughter contact him. He has snuck notes to her in our childrens letters which thankfully I found.
I d	eclare under penalty of perjury under the law of the State of Nevada that the
foregoi	ing is true and correct.
DATE	June 2nd ,2020.

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Mediation Waiver Request

Electronically Filed 07/06/2020 CLERK OF THE COURT

CERT Ronald Hams #59  Address: NECX POBOX 5000 Mountain City Telephone: Email Address: In Proper Person	84414 Gy,TN 37683
	FRICT COURT COUNTY, NEVADA
Jenni Ffer Figuerva Plaintiff, vs.  Ronald D. Harris Defendant.	CASE NO.: D - 20 - 606 828 - C  DEPT: N  CERTIFICATE OF MAILING
declare under penalty of perjury under the and correct. That on (month) ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	law of the State of Nevada that the following is true   (day) 17, 2020, service of the:    Financial Disclosure Form   Notice of Entry of Judgment / Order / Decree   Canal Market Mar
	of the person you mailed the document to)  NN Figuroa  74 Calle De Este  Vegas, NV, 89121 , 2020  C. M. Lee
© 2016 Family Law Self-Help Center	RECEIVE Certificate of Mailing  [JUN 3 0]  CLERK OF THE COURT

Electronically Filed
7/21/2020 2:31 PM
Steven D. Grierson
CLERK OF THE COURT

**CNND** 

DISTRICT COURT CLARK COUNTY, NEVADA

Jenniffer Figueroa, Plaintiff.

vs.

D-20-606828-C

Department N

Ronald David Harris, Defendant.

CLERK'S NOTICE OF NONCONFORMING DOCUMENT

Pursuant to Rule 8(b)(2) of the Nevada Electronic Filing and Conversion Rules, notice is hereby provided that the following electronically filed document does not conform to the applicable filing requirements:

Title of Nonconforming Document:	Custody Decree
Party Submitting Document for Filing:	Jenniffer Figueroa
Date and Time Submitted for Electronic	
Filing:	7/17/20 at 1:15pm

Reason for Nonconformity Determination:

The document filed to commence an action is not a complaint, petition,
application, or other document that initiates a civil action. See Rule 3 of the
Nevada Rules of Civil Procedure. In accordance with Administrative Order 19-5
the submitted document is stricken from the record, this case has been closed and
designated as filed in error, and any submitted filing fee has been returned to the
filing party.

The document initiated a new civil action and a cover sheet was not submitted as required by NRS 3.275.

☐ The document was not signed by the submitting party or counsel for said party.

The document filed was a court order that did not contain the signature of a judicial officer. In accordance with Administrative Order 19-5, the submitted order has been furnished to the department to which this case is assigned.

1	☐ Motion does not have a hearing designation per Rule 2.20(b). Motions must
2	include designation "Hearing Requested" or "Hearing Not Requested" in the
3	caption of the first page directly below the Case and Department Number.
4	Pursuant to Rule 8(b)(2) of the Nevada Electronic Filing and Conversion Rules, a
5	nonconforming document may be cured by submitting a conforming document. All documents
6	submitted for this purpose must use filing code "Conforming Filing - CONFILE." Court filing
7	fees will not be assessed for submitting the conforming document. Processing and convenience
8	fees may still apply.
9	
10	Dated this: 21st day of July, 2020
11	By: /s/ Stephen Mislan
12	Deputy District Court Clerk
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#### CERTIFICATE OF SERVICE

I hereby certify that on July 21, 2020, I concurrently filed and served a copy of the foregoing Clerk's Notice of Nonconforming Document, on the party that submitted the nonconforming document, via the Eighth Judicial District Court's Electronic Filing and Service System.

By: /s/ Stephen Mislan
Deputy District Court Clerk

Electronically Filed
7/22/2020 2:02 PM
Steven D. Grierson
CLERK OF THE COURT

DECC
Your Name: Jenniffer Figueroa
Address: 3874 Calle De Este
City, State, Zip: Las Vegas NV 89121
Phone: 702-412-2617
Email: jennfig1976@gmail.com
Self-Represented

## DISTRICT COURT CLARK COUNTY, NEVADA

Jonniffor Figures	CASE NO.: <u>D-20-606828-C</u>	
Jenniffer Figueroa	DEPT: N	
Plaintiff,	DATE OF HEADING	
vs.	DATE OF HEARING:	
Ronald David Harris #584414	TIME OF HEARING:	
Defendant.		

#### **CUSTODY DECREE**

This Decree was submitted ( $\boxtimes$  check one)  $\boxtimes$  after a hearing  $\square$  without a hearing before the above-entitled court, and after a review of the pleadings and papers on file and the testimony given, if any, this Court finds as follows:

- 1. That Plaintiff or Defendant is now and has been an actual bona fide resident of the State of Nevada and has been actually domiciled in the State of Nevada for more than six weeks immediately prior to the commencement of this action.
- 2. That Plaintiff and Defendant have (number) 4 minor children in common:

Child's Name:	Date of Birth
Isabelle Harris	02/25/2007
Reagan Harris	09/19/2009
Julian Harris	09/19/2009
River Harris	10/13/2011

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Custody Decree

1	3. Child Residency. (⊠ check one)
2	☐ The children are residents of Nevada and have lived here for at least the past 6 ☐
	months. Nevada is the habitual residence of the child, and this Court has the
3	necessary UCCJEA jurisdiction to enter orders regarding custody and visitation.  □ The children are not residents of Nevada or have not lived here for at least the
4	past 6 months. The children live in (state) which is
5	the habitual residence of the child, and this Court does not have the necessary
6	UCCJEA jurisdiction to enter orders regarding custody and visitation.
7	4. That any custody and visitation orders made herein are in the best interest of the children.
8	5. That the amount of child support ordered herein is in compliance with the guidelines
9	established by the Administrator of the Division of Welfare and Supportive Services or
10	has been stipulated to by the parties with the required certifications and disclosures required by the guidelines.
1	
12	6. That any other necessary findings of fact are attached and incorporated herein.
13	NOW THEREFORE, IT IS HEREBY ORDERED that (⊠ check one) □ Plaintiff /
14	Defendant is the legal father of the children listed on page 1.
6	IT IS FURTHER ORDERED that (⊠ check one)
17	☐ The parties are granted joint legal custody of the minor child(ren).
	☐ The Plaintiff is granted sole legal custody of the minor child(ren).
18 19	☐ The Defendant is granted sole legal custody of the minor child(ren).
20	IT IS FURTHER ORDERED that (⊠ check one)
21	☐ The parties shall share joint physical custody of the minor child(ren). The parties
22	shall exercise a regular and/or holiday timeshare as outlined in Exhibit 1 which is
23	incorporated herein.
24	☐ Primary physical custody of the minor child(ren) shall be awarded to (☐ check one)
25	☐ Plaintiff / ☐ Defendant. The parties shall exercise a regular and/or holiday
26	timeshare as outlined in Exhibit 1 which is incorporated herein.
27	X Sole physical custody of the minor child(ren) shall be awarded to (⊠ check one)
28	☐ Plaintiff / ☐ Defendant.
	© 2020 Family Law Self-Help Center Custody Decree
	Page 2 of 7

	FINDS that Plaintiff's gross n monthly income is \$	<u>-</u>	
	y (parent name)		
of \$ 0.			in the amount
,	Child support should be set a		mplies with the guidelines
	established by the Administr		-
	Services.		**
☑	Court finds that child suppor	t should be set at \$ 0.00	based on the
	following adjustments from	the guidelines:Judge state	es plaintiff must file
	child support case with th	e D.A. in the State of Tenne	esse, as Tennessee
	is where the defendant/fathe	er resides and therefore TN	has jurisdiction regarding
	Child Support.		
<b>⋈</b> \$0₁	The worksheet calculation as of the Division of Welfare as The amount already establish Division, case (insert case not the amount determined by the transport of the amount determined by the transport of the amount determined by the transport of the transport o	based on: nd/or the guidelines establis nd Supportive Services. hed by the District Attorney number) R	(⊠ check one) Shed by the Administrator
IT IS FUI	RTHER ORDERED that (	check one)	
	wage withholding is entered a	gainst the obligor parent to	secure payment of child
-	pport.	ad against the chligar more	t as good source exists to
	wage withholding is not enter stpone the withholding of inco		ii, as good cause exisis to
ρo	sipone the withholding of the	ome for chird support.	
2020 Family I	aw Self-Help Center		Custody Decree
-		Page 3 of 7	-
		Page 3 of 7	

1		
2	IT IS	FURTHER ORDERED that (⊠ check one)
		There are no child support arrearages or the entitled custodial parent waived his/her
3		right to child support arrearages.
4		Child support arrears are being handled by the District Attorney, Family Support
5		Division, case (insert case number) R and shall continue as
,		ordered in that case.
		Back child support shall be paid by (name of parent who will pay back child
		support) in the total amount of
		\$, which amount is reduced to judgment.
		FURTHER ORDERED that (⊠ check one)
		There are no child care costs for either parent.
		The monthly child care costs for the child(ren) are: \$ The monthly
		amount should be paid by □ Plaintiff □ Defendant □ both parents equally.
	IT IS	FURTHER ORDERED that medical support for the child(ren) shall be provided
		ough(⊠ check one)
		Medicaid.
		Private / Employer insurance. The monthly premium should be paid by $\square$ Plaintiff
		☐ Defendant ☐ both parents equally.
		Other:
	_	
	IT IS	FURTHER ORDERED that (⊠ check one)
		Any medical expenses not covered by insurance shall be paid equally by both
		parties.
		Any medical expenses not covered by insurance shall be paid by (name of parent)
		due to the following extraordinary
		circumstances (explain):
	© 2020 Fam	rily Law Self-Help Center Custody Decree
		Page 4 of 7

1	IT IS	FURTHER ORDERED that (⊠ check one)
2		The 30/30 Rule shall apply to all unreimbursed medical and dental expenses. 1
4	⊠	The 30/30 Rule shall NOT apply to unreimbursed medical and dental expenses.
5	IT IS	FURTHER ORDERED that (⊠ check one)
6	×	The Plaintiff shall claim the following children as dependents for tax purposes every
7		year: (insert child(ren)'s names); Isabelle Harris, Reagan Harris, Julian Harris, River Harris
8		The Defendant shall claim the following children as dependents for tax purposes
9		every year: (insert child(ren)'s names):
10		The tax deduction shall alternate, with Plaintiff claiming the child(ren) in ( check
1		one) □ even / □ odd years, and Defendant claiming the child(ren) the other years.
12		The tax deduction shall be allocated per federal law.
13	taxe	S rules state that the custodial parent usually has the right to claim the child on their es regardless of what the Decree says. The custodial parent can waive this right by ng out IRS Form 8332. Talk to a tax professional if you are not sure what to do.
5		FURTHER ORDERED that (\omega check all that apply)
16	×	The child's birth certificate shall not be changed.
17		The child's birth certificate shall be amended to state that (father's full name)
18		is the father of the child.
9		The child's name shall be changed to (child's new first, middle, and last name)
20		and the birth
21		certificate shall be amended to reflect the new name.
22   23   24   25	NRS 1251 Welfare D Decree is:	FURTHER ORDERED that each party shall submit the information required in B.055, NRS 125.130 and NRS 125.230 on a separate form to the Court and the Division of the Department of Human Resources within ten days from the date this filed. Such information shall be maintained by the Clerk in a confidential manner and f the public record. The parties shall update the information filed with the Court and
26	the Welfar	re Division of the Department of Human Resources within ten days should any of that on become inaccurate.
27	must send pr	Rule:" If a parent pays a medical or dental expense for a child that is not paid by insurance, that parent roof of the expense to the other parent within 30 days of incurring the expense. The other parent then to reimburse the paying parent ½ the cost.
	© 2020 Fam	ily Law Self-Help Center Custody Decree
		Page 5 of 7

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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.

PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR

**NOTICE IS HEREBY GIVEN** of the following provision of NRS 125C.0045(6):

**NOTICE IS HEREBY GIVEN** 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. The parties are also put on notice of the following provision of NRS 125C.0045(8):

If a parent of the child lives in a foreign country or has significant commitments in a foreign country:

- (a) The parties may agree, and the court shall include in the order for custody of the child, that the United States is the country of habitual residence of the child for the purposes of applying the terms of the Hague Convention as set forth in subsection 7.
- (b) Upon motion of one of the parties, the court may order the parent to post a bond if the court determines that the parent poses an imminent risk of wrongfully removing or concealing the child outside the country of habitual residence. The bond must be in an amount determined by the court and may be used only to pay for the cost of locating the child and returning him to his habitual residence if the child is wrongfully removed from or concealed outside the country of habitual residence. The fact that a parent has significant commitments in a foreign country does not create a presumption that the parent poses an imminent risk of wrongfully removing or concealing the child.

NOTICE IS HEREBY GIVEN that the parties are subject to the relocation requirements of NRS 125C.006 & NRS 125C.0065. If joint or primary physical custody has been established pursuant to an order, judgment or decree of a court and one parent intends to relocate his or her residence to a place outside of this State or to a place within this State that is at such a distance that would substantially impair the ability of the other parent to maintain a meaningful relationship with the child, and the relocating parent desires to take the child with him or her, the relocating parent shall, before relocating: (a) attempt to obtain the written consent of the non-relocating parent to relocate with the child; and (b) if the non-relocating parent refuses to give that consent, petition the court for permission to move and/or for primary physical custody for the purpose of relocating. A parent who desires to relocate with a child has the burden of proving that relocating with the child is in the best interest of the child. The court may award reasonable attorney's fees and costs to the relocating parent if the court finds that the nonrelocating parent refused to consent to the relocating parent's relocation with the child without having reasonable grounds for such refusal, or for the purpose of harassing the relocating parent. A parent who relocates with a child pursuant to this section without the written consent of the other parent or the permission of the court is subject to the provisions of NRS 200.359.

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Custody Decree

1 2	NOTICE IS HEREBY GIVEN that the parties are subject to the provisions of 31A and 125.007 regarding the collection of delinquent child support payments.	of NRS
3 4	NOTICE IS HEREBY GIVEN that either party may request a review of child severy three years pursuant to NRS 125B.145.	support
5 6 7 8 9 110 111 12	NOTICE IS HEREBY GIVEN that if you want to adjust the amount of child sestablished in this order, you must file a motion to modify the order with or submit a stip to the court. If a motion to modify the order is not filed or a stipulation is not submitte child support obligation established in this order will continue until such time as all continue who are the subject of this order reach 18 years of age or, if the youngest child who is sufficient in high school when he or she reaches 18 years of age, when the graduates from high school or reaches 19 years of age, whichever comes first. Unless parties agree otherwise in a stipulation, any modification made pursuant to a motion to the order will be effective as of the date the motion was filed.  22nd  DATED this day of July , 2020.	bulation ted, the hildren bject to e child ess the
13		
14	DISTAGE COURT JUDGE	
15	Respectfully Submitted By:	m.S
16	Jenniffer Figueroa	
17	(Haintiff's signature) (Defendant's signature)	
18	Jenniffer Figueroa	_
19	(Plaintiff's printed name) (Defendant's printed name)	
20		
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		y Decree
	Page 7 of 7	

## **EXHIBIT 1: Parenting Timeshare and Holiday Schedule**

🕱 No Visitation Requested Because: (explain) Defendant is a sex offender in Prison.

Regular Schedule: <u>Be very specific</u> , Include the times and days of the week for each parent's timeshare. (ex.: <u>Mom</u> : Saturday 7pm – Wednesday 3pm, <u>Dad</u> : Wednesday 3pm – Saturday 7pm)	
Summer Schedule:	☐ Same as the regular schedule. ☐ Other:
Mother's Day and Mother's Birthday:	☐ Mother every year from 9am – 7pm. ☐ Other:
Father's Day and Father's Birthday:	☐ Father every year from 9am – 7pm. ☐ Other:
Child's Birthday:	□ Even years with (parent)
3 Day Weekends:	□ Even Years: MLK Jr. Day, Memorial Day, Labor Day with  (parent), President's Day, Independence Day, Nevada Admissions Day with the other parent.  Odd Years: MLK Jr. Day, Memorial Day, Labor Day with  (parent), President's Day, Independence Day, Nevada Admissions Day with the other parent.  *Time begins when school lets out the day before the holiday weekend (or 3pm if no school), and ends the day following the holiday weekend when school resumes (or 9am).*  **If Independence Day falls on a Tuesday, Wednesday, or Thursday, the time shall be from July 3 at 9am until July 5 at 9am.**  □ Other:

Easter / Spring Break:	Even years with (parent)  Odd years with the other parent.  *Time shall begin the day school lets out until noon the day before school resumes.*  Other:
Thanksgiving:	Odd years with (parent)  Even years with the other parent.  *Time shall begin the day school lets out until noon the day before school resumes.*  Other:
Winter Break / Christmas:	Segment 1 (Christmas) consists of the day school lets out until December 26 at noon.  Segment 2 (New Year's) consists of December 26 at noon until noon the day before school resumes.  Even years: segment 1 with (parent), segment 2 with the other parent.  Odd years: segment 1 with (parent), segment 2 with the other parent.  Other:
Other Holidays:	
Vacation:	The parents will not establish a formal vacation plan, and will instead mutually agree on vacation days and times with the child(ren).  Each parent may have up to (number) vacation days per year with the child(ren). The parent shall notify the other parent of the vacation and provide a general vacation itinerary at least (number) days before the planned vacation.  Vacation time is not allowed during a holiday allotted to the other parent.

Electronically Filed
7/22/2020 4:28 PM
Steven D. Grierson
GLERK OF THE COURT

NEJ
Name: Jenniffer Figueroa
Address: 3874 Calle De Este Las Vegas NV 89121
Telephone: 702-412-2617
Email Address: jennfig1976@gmail.com
Self-Represented

# DISTRICT COURT CLARK COUNTY, NEVADA

Jenniffer Figueroa Plaintiff, vs.  Ronald David Harris #584414 Defendant.	CASE NO.: D-20-606828-C  DEPT: N  NOTICE OF ENTRY OF ORDER / JUDGMENT
	ler and/or Judgment was entered in this matter on
	r of the order) July 22, 2020 ,
a copy of which is attached.  DATED (today's date)	
	cate of Mailing
	declare under penalty of perjury
under the law of the State of Nevada that I se	erved this <i>Notice of Entry of Order/Judgment</i> on(day), 20_20_, by depositing a copy
in the U.S. Mail in the State of Nevada, postag	
Name of Person Served:	Ronald David Harris #584414
Address:	O BOX 5000
City, State, Zip N	Itn City TN 37683
DATED (today's date)JI	uly 22, 20 <u>20</u> .
Submitted By: (Your sig	mature) • Jenniffer Figueroa

ATTACH A FILED COPY OF THE COURT'S ORDER TO THIS NOTICE

© 2017 Family Law Self-Help Center

Notice of Entry of Order or Judgment

**Electronically Filed** 7/22/2020 2:02 PM Steven D. Grierson CLERK OF THE COURT

1 **DECC** Your Name: Jenniffer Figueroa 2 Address: 3874 Calle De Este City, State, Zip: Las Vegas NV 89121 3 Phone: 702-412-2617 Email: jennfig1976@gmail.com Self-Represented 5 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8

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Plaintiff,

Defendant.

Jenniffer Figueroa	CASE NO.: D-20-606828-C		
Plaintiff,	DEPT: N		
VS.	DATE OF HEARING: 7/16/2020		
vs. Ronald David Harris #584414	TIME OF HEARING: 3:30p		

#### **CUSTODY DECREE**

This Decree was submitted (\omega check one) \omega after a hearing \omega without a hearing before the above-entitled court, and after a review of the pleadings and papers on file and the testimony given, if any, this Court finds as follows:

- 1. That Plaintiff or Defendant is now and has been an actual bona fide resident of the State of Nevada and has been actually domiciled in the State of Nevada for more than six weeks immediately prior to the commencement of this action.
- 2. That Plaintiff and Defendant have (number) 4 minor children in common:

Child's Name:	Date of Birth	
Isabelle Harris	02/25/2007	
Reagan Harris	09/19/2009	
Julian Harris	09/19/2009	
River Harris	10/13/2011	

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Custody Decree

Page 1 of 7

Case Number: D-20-606828-C

1	3. <b>C</b> l	hild Residency. (⊠ check one)
2		The children are residents of Nevada and have lived here for at least the past 6 months. Nevada is the habitual residence of the child, and this Court has the
3		necessary UCCJEA jurisdiction to enter orders regarding custody and visitation.
4		☐ The children are not residents of Nevada or have not lived here for at least the past 6 months. The children live in (state) which is
5 6		the habitual residence of the child, and this Court does not have the necessary UCCJEA jurisdiction to enter orders regarding custody and visitation.
7	4. Tł	nat any custody and visitation orders made herein are in the best interest of the children.
9	es ha	nat the amount of child support ordered herein is in compliance with the guidelines tablished by the Administrator of the Division of Welfare and Supportive Services or s been stipulated to by the parties with the required certifications and disclosures
,	re	quired by the guidelines.
2	6. Tł	nat any other necessary findings of fact are attached and incorporated herein.
3	NOW	THEREFORE, IT IS HEREBY ORDERED that (\( \times \) check one) \( \times \) Plaintiff /
4	🗷 Defend	lant is the legal father of the children listed on page 1.
5		
6	ITIS	FURTHER ORDERED that ( $\boxtimes$ check one)
7		The parties are granted joint legal custody of the minor child(ren).
8	▎	The Plaintiff is granted sole legal custody of the minor child(ren).
9		The Defendant is granted sole legal custody of the minor child(ren).
0	IT IS	FURTHER ORDERED that (⊠ check one)
1		The parties shall share joint physical custody of the minor child(ren). The parties
2		shall exercise a regular and/or holiday timeshare as outlined in Exhibit 1 which is incorporated herein.
4		Primary physical custody of the minor child(ren) shall be awarded to (\( \subseteq \text{check one} \))
l		☐ Plaintiff / ☐ Defendant. The parties shall exercise a regular and/or holiday
5		timeshare as outlined in Exhibit 1 which is incorporated herein.
6	)x(	Sole physical custody of the minor child(ren) shall be awarded to (\omega check one)
7		☐ Plaintiff / ☐ Defendant.
8		rammi) = Defendant.
	© 2020 Fan	nily Law Self-Help Center Custody Decree
		Page 2 of 7

1	
2	COURT FINDS that Plaintiff's gross monthly income is \$ and Defendant's
3	gross monthly income is \$ Under the guidelines, child support would be
	paid by (parent name) in the amount
4	of \$0.00 per month. (\(\sigma check one\)
5	☐ Child support should be set at the above amount that complies with the guidelines
6	established by the Administrator of the Division of Welfare and Supportive
7	Services.
8	☑ Court finds that child support should be set at \$_0.00 based on the
9	following adjustments from the guidelines: Judge states plaintiff must file
10	child support case with the D.A. in the State of Tennesse, as Tennessee
11	is where the defendant/father resides and therefore TN has jurisdiction regarding
12	Child Support.
13	
14	ACCORDINGLY, IT IS HEREBY ORDERED that child support is set at (⊠check one)
15	\$0 per month / \$ per month paid by (parent who will pay)
16	based on: ( check one)
17 18	☐ The worksheet calculation and/or the guidelines established by the Administrator of the Division of Welfare and Supportive Services.
9	☐ The amount already established by the District Attorney, Family Support
20	Division, case (insert case number) R
21	☐ The amount determined by the court.
22	
	IT IS FURTHER ORDERED that (⊠ check one)
23	☐ A wage withholding is entered against the obligor parent to secure payment of child
24	support.
25	A wage withholding is not entered against the obligor parent, as good cause exists to
26	postpone the withholding of income for child support.
27	
28	
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	Page 3 of 7

1	IT IS F	URTHER ORDERED that (⊠ check one)
2		There are no child support arrearages or the entitled custodial parent waived his/her
3	H	right to child support arrearages.
4	ll .	Child support arrears are being handled by the District Attorney, Family Support
5	11	Division, case (insert case number) R and shall continue as
6	[ }	ordered in that case.
7	11	Back child support shall be paid by (name of parent who will pay back child
8	H	support) in the total amount of
9		which amount is reduced to judgment.
10		·
11	IT IS F	URTHER ORDERED that (⊠ check one)
12		There are no child care costs for either parent.
13		The monthly child care costs for the child(ren) are: \$ The monthly
14	a	amount should be paid by Plaintiff Defendant D both parents equally.
15		
16	IT IS F	URTHER ORDERED that medical support for the child(ren) shall be provided
	throi	ugh(⊠ check one)
17	M 🕱 1	Medicaid.
18		Private / Employer insurance. The monthly premium should be paid by Plaintiff
19		☐ Defendant ☐ both parents equally.
20		Other:
21		
22	IT IS F	URTHER ORDERED that (⊠ check one)
23		Any medical expenses not covered by insurance shall be paid equally by both
24	F	parties.
25		Any medical expenses not covered by insurance shall be paid by (name of parent)
26	-	due to the following extraordinary
27	C	circumstances (explain):
28		
	© 2020 Family	y Law Self-Help Center Custody Decree
		Page 4 of 7

,				
1	IT IS	FURTHER ORDERED that (⊠ check one)		
2	☐ The 30/30 Rule shall apply to all unreimbursed medical and dental expenses. ¹			
3	☐ The 30/30 Rule shall NOT apply to unreimbursed medical and dental expenses.			
5	IT IS	FURTHER ORDERED that ( check one)		
6	×	The Plaintiff shall claim the following children as dependents for tax purposes every		
7		year: (insert child(ren)'s names): Isabelle Harris, Reagan Harris, Julian Harris, River Harris		
8		The Defendant shall claim the following children as dependents for tax purposes		
9		every year: (insert child(ren)'s names):		
10		The tax deduction shall alternate, with Plaintiff claiming the child(ren) in ( check		
11		one) $\square$ even $/\square$ odd years, and Defendant claiming the child(ren) the other years.		
12	i	The tax deduction shall be allocated per federal law.		
13	*IR	S rules state that the custodial parent usually has the right to claim the child on their		
14	taxe filli	es regardless of what the Decree says. The custodial parent can waive this right by ng out IRS Form 8332. Talk to a tax professional if you are not sure what to do.		
15	TTIS	FURTHER ORDERED that (⊠ check all that apply)		
16	l	The child's birth certificate shall not be changed.		
17	1	The child's birth certificate shall be amended to state that (father's full name)		
18		is the father of the child.		
19	П	The child's name shall be changed to (child's new first, middle, and last name)		
20		and the birth		
21		certificate shall be amended to reflect the new name.		
22	IT IS	FURTHER ORDERED that each party shall submit the information required in		
23	Welfare D	3.055, NRS 125.130 and NRS 125.230 on a separate form to the Court and the Division of the Department of Human Resources within ten days from the date this		
24	Decree is t	filed. Such information shall be maintained by the Clerk in a confidential manner and		
25	the Welfar	f the public record. The parties shall update the information filed with the Court and re Division of the Department of Human Resources within ten days should any of that in become inaccurate.		
	mormatio	ii occome maccurate.		
27	must send pr	Rule:" If a parent pays a medical or dental expense for a child that is not paid by insurance, that parent roof of the expense to the other parent within 30 days of incurring the expense. The other parent then to reimburse the paying parent ½ the cost.		
	© 2020 Fam	ily Law Self-Help Center Custody Decree		
		Page 5 of 7		

NOTICE IS HEREBY GIVEN 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. The parties are also put on notice of the following provision of NRS 125C.0045(8):

If a parent of the child lives in a foreign country or has significant commitments in a foreign country:

- (a) The parties may agree, and the court shall include in the order for custody of the child, that the United States is the country of habitual residence of the child for the purposes of applying the terms of the Hague Convention as set forth in subsection 7.
- (b) Upon motion of one of the parties, the court may order the parent to post a bond if the court determines that the parent poses an imminent risk of wrongfully removing or concealing the child outside the country of habitual residence. The bond must be in an amount determined by the court and may be used only to pay for the cost of locating the child and returning him to his habitual residence if the child is wrongfully removed from or concealed outside the country of habitual residence. The fact that a parent has significant commitments in a foreign country does not create a presumption that the parent poses an imminent risk of wrongfully removing or concealing the child.

NOTICE IS HEREBY GIVEN that the parties are subject to the relocation requirements of NRS 125C.006 & NRS 125C.0065. If joint or primary physical custody has been established pursuant to an order, judgment or decree of a court and one parent intends to relocate his or her residence to a place outside of this State or to a place within this State that is at such a distance that would substantially impair the ability of the other parent to maintain a meaningful relationship with the child, and the relocating parent desires to take the child with him or her, the relocating parent shall, before relocating: (a) attempt to obtain the written consent of the non-relocating parent to relocate with the child; and (b) if the non-relocating parent refuses to give that consent, petition the court for permission to move and/or for primary physical custody for the purpose of relocating. A parent who desires to relocate with a child has the burden of proving that relocating with the child is in the best interest of the child. The court may award reasonable attorney's fees and costs to the relocating parent if the court finds that the nonrelocating parent refused to consent to the relocating parent's relocation with the child without having reasonable grounds for such refusal, or for the purpose of harassing the relocating parent. A parent who relocates with a child pursuant to this section without the written consent of the other parent or the permission of the court is subject to the provisions of NRS 200.359.

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Custody Decree

1 NOTICE IS HEREBY GIVEN that the parties are subject to the provisions of NRS 31A and 125.007 regarding the collection of delinquent child support payments. 2 3 NOTICE IS HEREBY GIVEN that either party may request a review of child support every three years pursuant to NRS 125B.145. 4 NOTICE IS HEREBY GIVEN that if you want to adjust the amount of child support 5 established in this order, you must file a motion to modify the order with or submit a stipulation to the court. If a motion to modify the order is not filed or a stipulation is not submitted, the child support obligation established in this order will continue until such time as all children 7 who are the subject of this order reach 18 years of age or, if the youngest child who is subject to this order is still in high school when he or she reaches 18 years of age, when the child 8 graduates from high school or reaches 19 years of age, whichever comes first. Unless the 9 parties agree otherwise in a stipulation, any modification made pursuant to a motion to modify the order will be effective as of the date the motion was filed. 10 22nd 11 DATED this X day of \_\_\_\_ 12 13 14 m.S 15 Respectfully Submitted By: 16 (Defendant's signature) 17 Jenniffer Figueroa 18 (Plaintiff's printed name) (Defendant's printed name) 19 20 21 22 23 24 25 26 27 28 © 2020 Family Law Self-Help Center Custody Decree Page 7 of 7

## **EXHIBIT 1: Parenting Timeshare and Holiday Schedule**

M No Visitation Requested Because: (explain) Defendant is a sex offender in Prison.

Regular Schedule: <u>Be very specific</u> . Include the times and days of the week for each parent's timeshare. (ex.: <u>Mom</u> : Saturday 7pm – Wednesday 3pm, <u>Dad</u> : Wednesday 3pm – Saturday 7pm)	
Summer Schedule:	☐ Same as the regular schedule. ☐ Other:
Mother's Day and Mother's Birthday:	☐ Mother every year from 9am − 7pm. ☐ Other:
Father's Day and Father's Birthday:	☐ Father every year from 9am – 7pm. ☐ Other:
Child's Birthday:	□ Even years with (parent)  Odd years with (parent)  *Time shall be from 9am – 7pm.*  □ Other:
3 Day Weekends:	□ Even Years: MLK Jr. Day, Memorial Day, Labor Day with  (parent), President's Day, Independence Day, Nevada Admissions Day with the other parent.  Odd Years: MLK Jr. Day, Memorial Day, Labor Day with  (parent), President's Day, Independence Day, Nevada Admissions Day with the other parent.  *Time begins when school lets out the day before the holiday weekend (or 3pm if no school), and ends the day following the holiday weekend when school resumes (or 9am).*  **If Independence Day falls on a Tuesday, Wednesday, or Thursday, the time shall be from July 3 at 9am until July 5 at 9am.**  □ Other:

Easter / Spring Break:	Even years with (parent)
	Odd years with the other parent.  *Time shall begin the day school lets out until noon the day before school resumes.*
	Other:
Thanksgiving:	Odd years with (parent)  Even years with the other parent.  *Time shall begin the day school lets out until noon the day before school resumes.*  Other:
Winter Break / Christmas:	Segment 1 (Christmas) consists of the day school lets out until December 26 at noon.  Segment 2 (New Year's) consists of December 26 at noon until noon the day before school resumes.  Even years: segment 1 with (parent)  segment 2 with the other parent.  Odd years: segment 1 with (parent)  segment 2 with the other parent.  Other:
Other Holidays:	•
Vacation:	The parents will not establish a formal vacation plan, and will instead mutually agree on vacation days and times with the child(ren).  Each parent may have up to (number) vacation days per year with the child(ren). The parent shall notify the other parent of the vacation and provide a general vacation itinerary at least (number) days before the planned vacation.  Vacation time is not allowed during a holiday allotted to the other parent.

Electronically Filed 08/19/2020

Herris Au CLERK OF THE COURT

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

JENNIFFER FIGUEROA, PLAINTIFF. | CASE NO: D-20-606828-C VS. RONALD DAVID HARRIS,

DEFENDANT.

**DEPARTMENT N** 

**DEFT'S APPEAL LETTER** 

*		
•	Dear Clerk of Court or deputies,	8-3-20
	Time is of the essence for me to a	ppeal the Court's
	decision on case # D-20-606928-	C Dept N. I
	feel that I did not get a fair chance a	lue to the fact
	that I'm out of state and incarcerate	ed. I'm frying to
	prove my innocente in my case. My C	hildren are my
	World. My ex-wife is using them as a	weapon against
	Me and as a tax refund. Please, plea	ise act me these
	torms so I can appeal. Plage don't	judge me. /y
* * - \	fighting to prove that I'm not guilty. I	"Ve sead Rules
	3, Rule 3E, and Rule 4. Can you p	lease send Me
	the following forms and any others y	iu Might feel
	I need. Thank you very much! Ih	ope I name the
	Correct forms.	n The control of the
e de la composição de l	Appendix of Forms	
	Form 1 - Notice of Appeal?	
	Form 2 - Case Appeal Statement?	Etalohanan asimpa, Aparaphan Alimpa aharibhan diska pilak dika dika dika pagangangan Baba a saimbala
	Forms 6 & 7 - Nerification	RECEIVED
, , , , , , , , , , , , , , , , , , ,	Form 13 - Fast Track Response?	AUG 0 5 2020
	Form 15 - Certificate of Delivery?	CLERK OF THE COURT
aaren, eiro d <u>aall</u> iinka que arener s <del>aguurd</del> aarender oksel kolis aansagun o	Form 17 Transcript Request Form?	rakagina a bi riin irinnin kannassa dii diinda aki i <sub>n m</sub> adiini, aasa ah kiin ja dii dii asaa ah a
	FORM 3 or 11, too	
		(0.1/1/1/
	Send to: Ronald Harris #5	84414
man-tdamena miss on appearing the public	NECX	
anderstanding and analysis and a state of the state of th	/ P.O. Box 5000	
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1 have up	41 8-22-20 to file 37683	- 5000

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U.S. MAIL

Electronically Filed 09/02/2020

Form 1. Notice of Appeal to the Supreme Court From a Judgment or Order of a D CLERK OF THE COURT .Court No. D-20-606828-C 4 L. JUDICIAL DISTRICT COURT OF THE COURT OF STATE OF NEVADA IN AND FOR THE COUNTY OF ....CLARK 3 Jenniffer Figueroa A.B., Plaintiff C.II. Defendant NOTICE OF APPEAL Ronald Harris,
Notice is hereby given that Cab., defendant above named, hereby appeals to the Supreme Court of Nevada (from the final judgment) (from the order (describing it)) entered in this action on the ./b.. day of .July...., 20.20 Ronald Harris # 584414 NECX PO BOX 5000 Mountain City, TN. 37683

	Notice of Apreal (form 1)
	Notice of Appeal (Form 1) No: D-20-606828-C
(A)	Plaintiff - Jenniffer Figueroa
	Defendant - Ronald Harris
<b>(</b> 3)	I'm appealing the judgement that gives Ms. Figuera
	sole "legal" custody, not sole physical custody. Just
	'legal" custody only. I want to continue having a say
ann ann agus ghi chiga agus ghi chi chinh an mbu chi chinh mbh chi dhi chinh mbu chi chi ghi chin mbu chi chi ghi chin an ann ann ann ann ann ann ann ann an	in my Children's health care, education, religion, etc.
	I ve always had this and I contend there was no
	Valid reason for that part to be modified or changed.
effective and commence of the second	I do not feel the best interest standard was applied
	here, nor a Change in Circumstances to warrant
	this decision, (pg. 2 of Custody order) and jurisdiction
(0)	July 16, 2020
A Note A	I do not have the ability to type any of this paperwork
	I'm currently incorcerated in TN. I'm pro se and I'm
	so confused on how to do this paperwork. Any help in
	so confused on how to do this paperwork. Any help in helping me to present this property is appreciated.
	I besteve I have made this paperwork in time to file
	this timely appeal I received the notice of judgement
	from Ms. Fraveroa on 7-27-20. It's also
	Sent before the 30 days if you refer to the
mananananananananananananananananananan	F-22-20 file date. RECEIVED
- AMPAIREMENT OF THE PARTY OF T	AUG 2.1 2020
	CLERK OF THE COURT
No. of the contract of the con	part of the contract of the co

Electronically Filed 09/02/2020

	Alexand Aun
Form 2. Case Append Statement  D-20-606828-C  No. D-20-606828-C	CLERK OF THE COURT
IN THE	
AB. Maritte Jennither Figueroa	
C.D. Defindent Jenniffer Figueroa  Ronald Harris (Appellant)  CASE APPEAL STATEMENT	
1. Name of appellant filing this case appeal statement: Ronald Harris 2. Identify the judge issuing the decision, judgment, or order appealed from: 3. Identify each appellant and the same and address of appellant counsel, if known, tespondent (if the name of a respondent's appellant counsel): 4. Identify each respondent's trail counsel; 5. Indicate whether any attorney identified above in tesponse to question 3 or 4 is not practice law in Novach and, if so, whether the district court granting such permission; 6. Indicate whether appellant was represented by appointed or retained counsel in the court: 7. Indicate whether appellant was granted love to proceed in forms properly and the entry of the district court order granting such permission); 8. Indicate whether appellant was granted love to proceed in forms properly, and the entry of the district court order granting such leave: 9. Indicate the date the proceedings communiced in the district court (e.g., date complimitement, information, or petition was filed); 10. Provide a brief description of the nature of the action and result in the district court the type of judgment or order being appealed and the relief granted by the district court: 11. Indicate whether the case has previously been the subject of an appeal to or origin proceeding in the Supreme Court and, if so, the caption and Supreme Court docket another of proceeding in the Supreme Court and, if so, the caption and Supreme Court docket another of granted this is a civil case, indicate whether this appeal involves child contody or visitation: 13. If this is a civil case, indicate whether this appeal involves the possibility of action that the district court is day of August 2000.	for each provide the linewand to appear district al: date of nint, it, including al writ the prior
(Signature of Attorney)	-
(Novala Bar Identification No.)	
(Law Firm)	
(Address)	

## Form 2 Case Appeal Statement (answers + info)

1. Ronald Harns

2. Judge Mathew Harter

3. Ronald Harris pro-Se (Ronard Harris #584414 NECX ROBOX 5000)
4. Jenniffer Figueroa pro-se 3874 Calle de Este Las Vegas 89121 Jenniffer Figueroa pro-se 3874 Calle de Este Las Vegas 89121

5. NIA-neither party has aunsel. Both pro se 6. No counsel hired or appointed in dist. Court 7. No representation. Appellant has filed for form No representation. Appellant has filed for forma pauperis appeal

No decision yet for leave of forma pauperis

9. July 16, 2020 3:30 pm 10. See "aucstion 10 answer" pages 11. Never the subject of any case on appeal.

12 yes, it involves child custody

13. I'm Willing to try and reach an amicible solution with Ms. Figueroa.

\*\*NOTE AX

Nevada Law says that when the appellant is not presented by Counsel, the dist. Court CkIF shall complete and sign the Case appeal Statement. Rule 3 (+) (2)

I hope this is true, Thank you

## Question 10 Answer

I will try to Keep this as brief as possible. The reason or reasons I'm appealing Judge Harter's ruling are as follows:

1. Jurisdiction - Twice under case # D-17-547582-D. My ex-wife, Ms. Figueroa, tried to change or modify Custody. In 2017, and again in 2019. Judge Harter refused to rule and rejected her Motion Citing /ack of jurisdiction. In fact, in his 2019 ruling or response he said, "This court has made it quite Clear it will not rule on this motion." ( something to that effect) He seemed rather annoyed by Ms. Hoverou's 2nd attempt. She provided the same into in her March 2019 request as she did in her April 2020 motion. However, this time the court granted her motion. I contend that nothing had changed from his March 2019, and July 2017 denials of her. motions. I also contend that he does not have jurisdiction over this matter. How could be decline to grant her two previous Motions with the same information as the one he granted in July 2020 because he felt this is a Tennessee Matter? He did deny her Child support since My incarceration is in TN and said it's a TN matter. I'm not Sure if the rules of comity apply here in my case or appeal. I've included TN law that is, (Exhibit 1.) in My opinion Controlling. Please review it. I'd like for this Court, or any Court, to.

Would've asked to participate in the hearing via telephoically or through Video participation. That happens to be an option on the ex-parte motion forder regarding Mediation. My prison marks and tracks any legal mail that comes and goes. I'm 10090 sure that Ms. Figueroa, the Clerk of Courts, and the Court Cannot produce any proof of the hearing date or time of this Custody Under the impression that since it was a hearing that Ms. Figueroa was present and able to tell her side while, I was not afforded the Same opportunity to be heard. My prison allows telephonic and/or video participation in legal. Matters. This is unfair and I was at a total and complete disadvantage. And it probably made it appear that I did not care enough to tright for my rights to be in the lives of my Children who lave me. This is unacceptable, and unfair.

3. I'dlike forthis court to know that Ms. Figueroa did not notify me that she was filing an exparte motion. I would have filed a response if it were allowed. Instead all I got from her was an order allowing the case to proceed without any sort of Mediation attempts. Ms. Figueroa

Misled the Court in her reason for trying to forego Mediation. She listed, under child abuse, the Crime I pled to against my Step-daughter. Pleading and being found guilty are 2 different animals. Sometimes a plea is entered to spare someone the humiliation and trauma you lave of àtrial and a Circus atmosphere. Sometimes it's because you are afraid to trust a jury or your own lawyer to fight hard for you. I was not found guilty by a jury and I still Maintain My innocence on Several of the Charges. However, What Ms. Figueroa did not really several to the Court 15 the fact that none of the Charges or prison time had nothing to do with my 4 children with her. There is NO history of Child abuse with my 4 Childen or My 3 Children from a previous Marriage. Ms. Figueroa also stated that I slip letters to my Step-daughter into letters to my Kids. It's a lie and She Can't offer any proof of that claim. I do not fulk about my Step-daughter or my ex-wife with my Children. I'd never ask them to get involved or pass letters to My Step-daughter. Not to mention they are too young to even know what's going on. Ms. Figueroa Misted the Court. As Much as I deplore her Flouid have attempted mediation with Ms. Figueroa especially Via telephonic or Video Conference with a Mediator involved. She knew I could make a Compelling argument so she thatarted my chance to be heard at this ex-parte, or by a media tor.

(4) There was no extigent circumstance to even file a motion for Child Custody. The event that led to Ms. Figueroa's March, 2019 motion to re-open Case # D-17-547582-D, which the court quickly denied, as he had done originally in July, 2017, was because of a Contentious discussion between Ms. Figueroa and Myself on February 3, 2019. During that Conversation I let it be Known to Ms. Figueroa that I would no longer protect her for her Crimes (in volving) from the case I pled guilty to, the one involving My Step-daughter (her daughter). I lether Know that I will bring her to justice I lether Know that I will bring her to justice not only through TCA 39-11-402 "Conduct of Another a ka Criminal responsibility (tw Caw) but also for her extortion of Me, theft of \$120,000 from our non-profit children's charity, and ID theft (mine). She promptly ceased allowing Me Contact (phone Culls, letters) with My 4 children. I have missed their birthdays, Christmas, Thanksgiving and other holidays when I had free leign to talk to them. She had allowed Me to talk to them for the previous 16 Mos (twice a month, and later wxly) and due to my bringing her to justice in Tennessee Musement, she as a source of levenge has Cut off any and all contact with My Kids. It's been almost 19 Months since I've spoken to My Children. There leas no TN or NV court order barring Me From Speaking to My Kids, they are not My so-Called victims. They have no dog in this fight. They lave me and Miss me and are victims of Ms. Figueroa's power, Control, and revenge antics. She's using My Kids as weapons of revenge on Me. They are innocent and have nothing to do with any crime I may or may not have Committed. They ask about me I'm sure. God Knows what she tells them about why they Can't speak to Me.

5) I don't think Judge Harter applied the best interest Standard to this case, nor was there any change of Circumstances in this case to even warrant a change in Custody. He denied her-twice before. Nothing has Changed. Ms, Figueroa only filed this motion as a last act for Control and revenge. She Knows that through my post. Conviction case Cuhich I'm about to go to Court for ) her Comes and responsibility will be revealed. My lawyer in my
TN case plans to invoke TCA 40-12-104, giving any
Citizen (including inmates or their counsel) to appear
before the grand Jury, without involvement or intrusion
from any court or DA's office, to present a case
for indictment if they have proof of a crime or crimes.
Let do not trust the DA's in My case so we're going that
route and like in 1009, have the onese some at that route and we do 100% have the proof. Some of that proof Comes from the Mouths of Ms. Figueroa and My Step-daughter from their recorded interviews with law enforcement. The grand, viry is a separate gout entity.

Destly, I feel the Section that I want to have overturned on appeal is simple and leasonable. I'd like the "sole legal" Custody returned to what it was originally ... joint legal custody. All I want is to be able to have a Tegal Say in my children's INES about health Care, Schooling, religion, and their Well-being. I Know NOTHING about they Their Well-being. I Know THUTHING about INEM anymore. Dothey have covid-19? How are they doing in School? Who are their friends? What TV shows or Movies do they like? Or signething as Simple as me Cailing on a Sunday and asking them, "How was your week?" I don't know what they look like any more, what their voices Sound like. Ms, Figueroa and I are not an speaking terms. I'y not so sure once my kids are grown that I'd even throw her a life raft on a sinking ship, but we have Children and we both should be able to make the host docknown show it is to be able to make The best decisions for our kids. Just because I'm in Prison doesn't mean I'm a bad father, or uncaring. Tadore and love and Miss and Cry over my Kids weeky.
They are my life. They are not a victim of any.
Crime I've pled to, or any Crime whatso ever. So what if Ms. Figueroa and I have to talk once and a blue moon? It is be about the well-being of our Children and it is be a Cordial discussion.

However in all home. I a growt Mr. I was to the well-being However, in all honesty I do expect Ms. Figueroa to be accested and extradited to TN to face her

Crimes, and that's another (eason I'd like my rights to be lestored. She only wants sole custody (legal) so that she duesn't have to allow me contact with my Kids. She can't elaseme. I've included Exhibit 2. It's a transcript of my plea hearing. You'll see that I Mentioned that I want a relationship with My 7 Kids. I have 3 from a prior marriage and 4 with Ms. Figueroa. And you'll also see one reason that I pled guilty. Out of lave and respect for my step-daughter. I couldn't bear the thankt of her being attacked by any lawyer or mages or videos of her. Compromisms ther privacy and dignify, even her body. Something her own mother tailed to do in my opion. I'm praying for relief.

1. Jurisdiction—? (I feel my rights in TN overrule. for get pumber 2. Not notified about exparte Motion, unable to participate.

3. Not notified of the hearing date for custody. It appears Ms. Figueroa was allowed to participate or to testify. I was not able to participate at all and had no Knowledge of a hearing until I got a copy of the values to order from her.

13. No reason to even entertain this twice rejected Motion.

Nothing had Changed, no extisent Circumstances, or Change in Circumstances.

5. Was the best interest standard even applied?

Electronically Filed-09/02/2020

An & She

Form 3. Transcript R	CLERK OF THE COURT
	THE SUPREME COURT OF THE STATE OF NEVADA
A_B_, Appellant	Ronald Harns No D-20-606828-C
v. C. D., Respondent	Jenniffer Figueroa
	REQUEST FOR TRANSCRIPT OF PROCEEDINGS
TO: [Court Report	*Namej Unknown
	mests preparation of a transcript of the proceedings before the district court, as
follows:	the proceeding: Mathew Harter
Specific individual date acceptable): 7 - //	s of proceedings for which transcripts are being requested (a range of dates is not
Specific partions of the	numering being requested (e.g., suppression hearing, trial, closing argument, etc.): entire hearing
Number of copies requi	one .
	by that on the 20 day of August 20.20 I ordered the transcript(s)
hasted above from the c	
Dated this	Renald Hams
	(Signature of Attorney) 100 Se
	(Nevada Bar Identification No.)
	(Law Firm)
	(Address)
	(Telephone Number)
	Ronald Harris # 584414
	NECX
	PO BOX 5000
	Montan City, TN.
	37683-5000

I'm indigent. Incarcerated in TN.

I believe My ex-wife attended this hearing.

I was not informed of the date of the hearing

nordid I have the Chance to participate

Since she did not inform me. This is unfair.

I need this for My appeal, if the Court approves it.

Electronically Filed 09/02/2020 CLERK OF THE COURT DISTRICT COURT **CLARK COUNTY, NEVADA** JENNIFFER FIGUEROA, PLAINTIFF. | CASE NO: D-20-606828-C VS. RONALD DAVID HARRIS, **DEPARTMENT N** DEFENDANT. **EXHIBIT** 

# EXHIBIT 1

2019 Tennessee House Bill No. 2567, Tennessee One Hundred Eleventh General Assemb... Page 1 of 3

#### WESTLAW

2019 Tennessee House Bill No. 2567, Tennessee One Hundred Eleventh General Assembly - Second Regular Session 2019 TN H.B. 2567 (NS) | February 5, 2020 (Approx. 3 pages)

2019 Tennessee House Bill No. 2567, Tennessee One Hundred Eleventh General Assembly -Second Regular Session

#### TENNESSEE BILL TEXT

TITLE: Children - As introduced, enacts the "Parents' Bill of Rights". - Amends TCA
Title 36; Title 37; Title 49; Title 63 and Title 68.

VERSION: Filed February 05, 2020

Faison

Image 1 within document in PDF format.

SUMMARY: AN ACT to amend Tennessee Code Annotated, Title 36; Title 37; Title 49; Title 63 and Title 68, relative to children

TEXT:

HOUSE BILL 2567

By Faison

AN ACT to amend Tennessee Code Annotated, Title 36; Title 37; Title 49; Title 63 and Title 68, relative to children.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. This act shall be known and may be cited as the "Parents' Bill of Rights."

SECTION 2. Tennessee Code Annotated, Title 37, Chapter 10, is amended by adding the following language as a new part:

T. C. A => 37-10-601.

(a) All parental rights are reserved to the parent of a minor child without obstruction or interference from this state, any political subdivision of this state, any other governmental entity, or any other institution, including, but not limited to, the following rights:

(1) The right to direct the education of the minor child;

(2) All rights of parents identified in title 36 and title 49, including the right to access and review all school records relating to the minor child;

(3) The right to direct the upbringing of the minor child;

(4) The right to direct the moral or religious training of the minor child;

(5) The right to make healthcare decisions for the minor child, unless otherwise prohibited by law;

- (6) The right to make post-birth preference decisions, including delayed cord clamping, skin-to-skin contact, and the right to opt-out of post-birth practices, including antibiotic eye ointment, vitamin K injection, delayed bathing, and Hepatitis B vaccine;
- (7) The right to access and review all medical records of the minor child unless otherwise prohibited by law, or the parent is the subject of an investigation of a crime committed against the minor child and a law enforcement official or department of children's services employee requests that the information not be released;
- (8) The right to consent in writing before a biometric scan of the minor child is made, stored, or shared:
- (9) The right to consent in writing before any record of the minor child's blood or deoxyribonucleic acid (DNA) is created, stored, or shared, except as required by § 24-7-112 or unless authorized by court order;
- (10) The right to consent in writing before any governmental entity makes a video or voice recording of the minor child, unless the video or voice recording is made during or as part of a court proceeding, by law enforcement officials during or as part of a law enforcement

EXHIBIT 1

https://nextcorrectional.westlaw.com/Document/I9C6F103148BB11EAA92BE4115A1644... 8/16/2020

investigation, during or as part of a forensic interview in a criminal or department of children's services investigation, or to be used sofely for any of the following:

- (A) Safety demonstrations, including the maintenance of order and discipline in the common areas of a school or on student transportation vehicles;
- (B) A purpose related to a legitimate academic or extracurricular activity;
- (C) A purpose related to regular classroom instruction;
- (D) Security or surveillance of buildings or grounds, or
- (E) A photo identification card; and
- (11) The right to be notified promptly if an employee of this state or any political subdivision of this state suspects that a criminal offense has been committed against the minor child by someone other than a parent, unless the incident has first been reported to law enforcement officials and notification of the parent would impede a law enforcement or department of children's services investigation. This subdivision (a)(11) does not create any new obligation for LEAs or charter schools to report misconduct between students at school, such as fighting or aggressive play, that is routinely addressed as a student disciplinary matter by the school.
- (b) This section does not:
- (1) Authorize or allow a parent to engage in conduct that is unlawful or to abuse or neglect a child in violation of the laws of this state:
- (2) Prohibit courts, faw enforcement officers, or employees of a governmental agency responsible for child welfare from acting in their official capacity within the reasonable and prudent scope of their authority; or
- (3) Prohibit a court from issuing an order that is otherwise permitted by law.
- (c) Any attempt to encourage or coerce a minor child to withhold information from the minor child's parent is grounds for discipline of an employee of this state, any political subdivision of this state, or any other governmental entity, except for law enforcement personnel.
- (d) Unless legally waived or terminated, a parent has inalienable rights that are more comprehensive than those listed in this part.
- (e) Unless otherwise required by law, the rights of parents of a minor child must not be limited or denied.
- (f) This part does not apply to a parental action or decision that would end the life of the minor child.
- (g) This part does not prescribe all rights of parents.
- 37-10-602
- (a)
- (1) Except as otherwise provided by law, no person may procure, solicit to perform, arrange for the performance of, or perform surgical procedures or a physical examination upon a minor child, or prescribe any prescription drugs to a minor child without first obtaining the written consent of the parent of the minor child.
- (2) Notwithstanding subdivision (a)(1), if the parent of a minor child provides written consent to a school district for assessment or treatment, the consent is effective for the school year in which the consent is granted and must be renewed each subsequent school year. If an assessment or treatment is performed through telemedicine at a school site and a current consent has been provided by the parent of the minor child, the health professional is not required to verify that the parent of the minor child is at the school site.
- (b) A hospital, as defined by § 68-11-201, may not permit surgical procedures to be performed upon a minor child at the hospital's facilities without first having obtained the written consent of a parent of the minor child.
- (c) This section does not apply when it has been determined by a physician that an emergency exists and that it is necessary to perform such surgical procedures for the

treatment of an injury or drug abuse, or to save the life of the minor child, or when the minor child's parent cannot be located or contacted after a reasonably diligent search.

(d) This section does not apply to an abortion, which is governed by the provisions of title 37, chapter 10, part 3, and title 39, chapter 15, part 2.

(e) A violation of this section is a Class A misdemeanor.

SECTION 3. This act shall take effect July 1, 2020, the public welfare requiring it.

End of

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The only reservation I have about accepting all these guilty pleas is that, you know, I still want to be a father to my seven children that are biologically mine. So, you know, I'm hoping that I can still somehow have a relationship with them.

But I mainly -- I mainly have pled today to these charges to protect Sarah. I didn't want her to have to go through a trial. I think she's been put through enough. And I just wanted, you know, to have her dignity and privacy not compromised by a trial. I'll always care for her.

XHIBIT 'L

ACCREDITED COURT REPORTING

### EXHIBIT 2

THIS SEALED
DOCUMENT,
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132
WILL FOLLOW VIA
U.S. MAIL

Electronically Filed 9/3/2020 2:02 PM Steven D. Grierson CLERK OF THE COURT

**ASTA** 

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

JENNIFFER FIGUEROA,

Plaintiff(s)

VS.

RONALD DAVID HARRIS,

Defendant(s),

Case No: D-20-606828-C

Dept No: N

CASE APPEAL STATEMENT

1. Appellant(s): Ronald Harris

2. Judge: Mathew Harter

3. Appellant(s): Ronald Harris

Counsel:

Ronald Harris #584414 NECX P.O. Box 5000 Mountain City, TN 37683

4. Respondent (s): Jenniffer Figueroa

Counsel:

Jenniffer Figueroa 3874 Calle De Este

D-20-606828-C

-1-

Case Number: D-20-606828-C

1		Las Vegas, NV 89121		
2	5.	Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A		
3 4		Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A		
5	6.	Has Appellant Ever Been Represented by Appointed Counsel In District Court: No		
6	7.	Appellant Represented by Appointed Counsel On Appeal: N/A		
7	8.	Appellant Granted Leave to Proceed in Forma Pauperis: Yes, May 22, 2020		
8	Appellant Filed Application to Proceed in Forma Pauperis: Yes,  Date Application(s) filed: September 2, 2020			
10	9.	Date Commenced in District Court: April 22, 2020		
11	10.	Brief Description of the Nature of the Action: DOMESTIC - Child Custody		
12		Type of Judgment or Order Being Appealed: Misc. Order		
13	11.	Previous Appeal: No		
14		Supreme Court Docket Number(s): N/A		
15 16	12.	Case involves Child Custody and/or Visitation: Custody and Visitation Appeal involves Child Custody and/or Visitation: Custody and Visitation		
17	13.	Possibility of Settlement: Unknown		
18		Dated This 3 day of September 2020.		
19		Steven D. Grierson, Clerk of the Court		
20				
21		/s/ Amanda Hampton Amanda Hampton, Deputy Clerk		
23		200 Lewis Ave		
24		PO Box 551601 Las Vegas, Nevada 89155-1601		
25		(702) 671-0512		
26				
27				
28	cc: Ronald	Harris		
	D-20-606828-	-C -2-		

Electronically Filed 9/3/2020 2:03 PM Steven D. Grierson CLERK OF THE COURT

**ASTA** 

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

Case No: D-20-606828-C

Dept No: N

#### CASE APPEAL STATEMENT

- 1. Appellant(s): Ronald Harris
- 2. Judge: Mathew Harter

Plaintiff(s)

Defendant(s),

3. Appellant(s): Ronald Harris

Counsel:

JENNIFFER FIGUEROA,

RONALD DAVID HARRIS,

vs.

Ronald Harris #584414 NECX P.O. Box 5000 Mountain City, TN 37683

4. Respondent (s): Jenniffer Figueroa

Counsel:

Jenniffer Figueroa 3874 Calle De Este

D-20-606828-C

-1-

Case Number: D-20-606828-C

1		Las Vegas, NV 89121			
2	5.	Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A			
3		Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A			
5	6.	Has Appellant Ever Been Represented by Appointed Counsel In District Court: No			
6	7.	Appellant Represented by Appointed Counsel On Appeal: N/A			
7	8. Appellant Granted Leave to Proceed in Forma Pauperis: Yes, May 22, 2020				
8	Appellant Filed Application to Proceed in Forma Pauperis: Yes,  Date Application(s) filed: September 2, 2020				
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19		Steven D. Grierson, Clerk of the Court			
20					
21		/s/ Amanda Hampton			
22		Amanda Hampton, Deputy Clerk 200 Lewis Ave			
23		PO Box 551601 Las Vegas, Nevada 89155-1601			
25		(702) 671-0512			
26					
27					
28	cc: Ronald	Harris			
	D-20-606828	-C -2-			

### DISTRICT COURT CLARK COUNTY, NEVADA

Child Custody Complaint

**COURT MINUTES** 

July 16, 2020

D-20-606828-C

Jenniffer Figueroa, Plaintiff.

VS.

Ronald David Harris, Defendant.

July 16, 2020

3:30 PM

**All Pending Motions** 

**HEARD BY:** Harter, Mathew

**COURTROOM:** Courtroom 24

**COURT CLERK:** Hilary Moffett

**PARTIES:** 

Isabelle Harris, Subject Minor, not present

Jenniffer Figueroa, Plaintiff, present

Pro Se

Julian Harris, Subject Minor, not present Reagan Harris, Subject Minor, not present River Harris, Subject Minor, not present

Ronald Harris, Defendant, not present

Pro Se

#### **JOURNAL ENTRIES**

#### - CASE MANAGEMENT CONFERENCE...RETURN HEARING

This hearing was held telephonically in accordance with Administrative Order 20-17, out of an abundance of caution, in order to prevent the spread of COVID-19 infection in the community.

Court noted that it could only grant the divorce in related case D-17-547582-D as it did not have jurisdiction over custody at that time.

Upon inquiry, Plaintiff stated that a custody case has never been filed in Tennessee.

Plaintiff confirmed that she received the responses filed by Defendant. Court noted that Defendant will be incarcerated for a long period of time.

Court noted that Plaintiff requested child support based on the royalties Defendant receives for songwriting. However Court advised that it does not have jurisdiction over child support but that

			,		* *
PRINT D	ATE:	09/21/2020	Page 1 of 2	Minutes Date:	July 16, 2020

Notice: Journal entries are prepared by the courtroom clerk and are not the official record of the Court.

#### D-20-606828-C

Plaintiff may contact District Attorney Family Support (DAFS) for assistance with interstate child support enforcement.

COURT ORDERED, Plaintiff shall have SOLE LEGAL and SOLE PHYSICAL CUSTODY of the minor children pursuant to Hayes v. Gallagher.

Plaintiff shall prepare the order.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

PRINT DATE: 09/21/2020	Page 2 of 2	Minutes Date:	July 16, 2020	
------------------------	-------------	---------------	---------------	--

Notice: Journal entries are prepared by the courtroom clerk and are not the official record of the Court.

# **Certification of Copy and Transmittal of Record**

State of Nevada County of Clark SS

Pursuant to the Supreme Court order dated September 17, 2020, I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, do hereby certify that the foregoing is a true, full and correct copy of the complete trial court record for the case referenced below. The record comprises one volume with pages numbered 1 through 138.

JENNIFFER FIGUEROA,

Plaintiff(s),

VS.

RONALD DAVID HARRIS,

Defendant(s),

now on file and of record in this office.

Case No: D-20-606828-C

Dept. No: N

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 21 day of September 2020.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk