Electronically Filed IN THE SUPREME COURT OF THE STATE OF NEVAD Mar 24 2021 12:00 p.m. Elizabeth A. Brown Clerk of Supreme Court

JAVIER RAMIREZ RIVAS, Appellant,

No. 82505

vs.

MAYRA E. ARREGUIN, Respondent.

RECORD ON APPEAL

VOL. I

JAVIER RAMIREZ RIVAS 1348 TOIYABE AVE GARDNERVILLE, NV 89410 MAYRA E. ARREGUIN 2850 AIRPORT ROAD, SPACE #5 CARSON CITY, NV 89706

APPELLANT IN PROPER PERSON

ATTORNEYS IN PROPER PERSON

THE SUPREME COURT OF THE STATE OF NEVADA

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11	REC'D & FILED
Ì	2012 AUG -2 PM 3: 26
1 Mai	Ing Address: May E. Orequiet H9 LANGLUYERK y, State, Zip: Proper Person One Division of the Clerk O
2 11	In The First Judicial District Court of the State of Nevada
•	In The First Judicial District Course
5	In and for Carson City
6) Case No. 12021 (2039) 18
7	Marra E. Arrection Dept. No.
8 1	Plaintiff,
9	Vs. Agusia Raminea Rivas
10	Defendant.
11	
12	APPLICATION TO WAIVE FILING FEES/SERVICE ONLY
13	APPLICATION TO WAIVE FILING TO THE APPLICATION
W.	Pursuant to NRS 12.015, and based on the following Affidavit, I request permission from
15	Pursuant to NRS 12.013, and this Court to proceed without paying court costs or other costs and fees as provided in NRS this Court to proceed without paying court costs or other costs and fees as provided in NRS
16	123.015 because I lack sufficient financial ability.
17	AFFIDAVIT
18	
19	STATE OF NEVADA)) ss.
20	CITY OF CARSON CITY I, Arequin , after being duly sworn, depose and state as follows:
21	I, Maya Acceduin, after being dary sweez,
22	
23	
24	

\$

Loan Balance

1	My total monthly expenses are:	
2	Rent or Mortgage	\$ \$490.00
3 4	Phone, Gas, Electricity, and other Utilities	\$ \$350°
5	Food	\$ 300,00
6	Child Care	\$
7	Insurance	\$
8	Medical	\$
9	Transportation	\$
10	Child support and child care expenses paid to someone else	\$
11	Other	\$
12	TOTAL MONTHLY EXPENSES	\$ \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
14 15	I request that the Court hold a hearing on this Application if the	Court is inclined to deny
16	the same so that I may testify as to my indigent status.	
17 18	Mayra E (Your Signatu	Arreguin.
19 20	Certified before me pursuant to NRS 3.300(2) this day of	, 20
21	Cler	k
22		
23		
24		

STATE OF NEVADA) ss. COUNTY OF CARSON On this _____ day of __August______, 20_/2___, personally appeared before me, the undersigned, a Notary Public in and for the County of Carson City State of Nevada, Mayra E. Arrequin, personally known to me or proved to me to be the person whose name is subscribed to the above instrument and who acknowledged that she he executed the above instrument freely and voluntarily and for the uses and purposes therein mentioned. Malrie Bulsello NOTARY PUBLIC NOTARY PUBLIC STATE OF NEVADA County of Carson GABRIEL ACEBEDO

Page 4 of 4

2	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person In The First Judicial District Court of the State of Nevada
5	In and for Carson City
6	In and for Carson City
7) Case No. 12 001 803 91 12
8	Marka E. Arrection Plaintiff, Dept. No.
9	vs.
10	Maga E. Orreguin Defendant.
11	
12	DESCAPRIG WARRED OF FEES AND COSTS
13	ORDER REGARDING WAIVER OF FEES AND COSTS
14	(Filing Fees/Service Only) Upon consideration of Orange E. Accession is Application to
15	Upon consideration of Mayor E. Amegaio 's Application to (Your Name)
16	Waive Filing Fees/Service Only and it appearing that there is not sufficient income, property or
17	resources with which to maintain the action, and good cause appearing therefore:
18	IT IS HEREBY ORDERED that moura & Arcequin 's
19	(Your Name)
20	request to waive fees and costs is GRANTED. May E (Your Name)
21	shall be permitted to proceed in Forma Pauperis with this action as permitted by NRS 12.015.
22	He/she shall proceed without the prepayment of costs or fees or the necessity of giving security,
23	and the Clerk of court shall file or issue any necessary writ, process, pleading, or paper without
24 25	charge. The Sheriff or other appropriate officer within this State shall make personal service of

1	any necessary writ, pleading, or paper without charge, if this party prevails in this action, the	
2	court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay into the	
3	Court, within five (5) days, the costs which would have been incurred by the prevailing party,	
4	and those costs must then be paid as provided by law.	
5	IT IS HEREBY ORDERED that May E. Arceguin 's	
6	request to waive fees and costs is DENIED for the following reason:	
7		
8	A. The party is not indigent.	
9	B. Other:	
10		
11	DATED this 6th day of August , 20 12.	
12	In 7. James	
13	DISTRICT COURT JUDGE	
14		
15	Respectfully submitted: Mayra E. Orreguin	0.00
16	(Your signature)	-
17	(Your name) Mayra E. Breequin	¥
18	(Address) 1035 Wood Side DR. #119	_
19	CARSON City NV	_
20	(Telephone) (775) 461 0124	-
21		
22		
23		
24		
25	Page 2 of 2	

1	Code No REC'D & FILED /
2	Name: Mayra E. Arreguin Address: 1035 Woodside Drive #119 2012 / 123 - 5 PM 2: 30
3	Carson City Nevada
4	Telephone Number: (775) 461-0124
1	Acting In Proper Person
5	V . N Segmen
6	IN THE First JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF Carson
8	
9	
	Mayra E, Arreguin
10	(Your name)
11	Plaintiff, Case No. 12501 OO391 12
12	vs Dept. No.
13	Javier Ramirez Rivas
	(The other party's name)
14	Defendant.
15	2 9
16	COMPLAINT FOR DIVORCE (With Children)
17	Plaintiff, Mayra E. Arreguin, in proper person, and for a cause of action
18	(Your name)
19	alleges as follows:
	I.
20	The Plaintiff is a resident of the State of Nevada, County of Carson, and for
21	(County in which you live)
22	a period of more than six weeks immediately preceding the commencement of this action, has resided
23	in, been physically present in, and is a resident of the State of Nevada, and intends to continue to
24	make the State of Nevada her/his her home for an indefinite period of time.
25	The Defendant is a resident of the State of Nevada, County of Douglas.
1	(State and County of Defendant's residence)
26	
l l	П.
27	The parties were married on 9/20/11, in Douglas,
27 28	
	The parties were married on 9/20/11, in Douglas,

1	ī.	i m	•	9	*1
2	Wife is not	nucement of this t	ia	×	0
3	(is or is not)	_pregnant at this t	inge.		
4	-			2	
5	1		swer the following at "N/A" in the sp	g questions. If wife aces.	
6	g	*	¥		_
7	Husband (is or is not) Nj//	the fat	her of the unborn c	hild. The unborn ch	ild is
8 due	to be born on: (date of expecte	ed birth) N/A			27
9		27 ii 100	14		
.0	W	IV		ੜ ਦ ਡ	
1 1	A C. II			M	
1 In	the following paragraph, list during the marriage and als				
	arriage.			6	
				=4	
4	That there are 2 (Number of minor		en born to, or adopt	ed, through this unio	n.
5	(14dimber of millor	cinidren)			
6	<u>NAME</u>	Ti.	<u>AGE</u>	DATE OF E	BIRTH
7 <u>Ed</u>	uardo Javier Ramirez Arre	guin	6	04/13/2006	
8 Ca	rlos Adrian Ramirez Arreg	uin	4	10/09/2007	
9	mos / tanan / tanin cz / trogi	ulli	T	10/03/2007	
o					
1	- N			el (*
2	2			4	
3	=======================================			* · · · · · · · · · · · · · · · · · · ·	
4 —			2	<u> </u>	
5	150	0 8 # ##		× e ±	
		V.	2		
6	T . T . C . T	Children's		7°	3
27	In the following paragrap child presently resi				each
.8	2 .	7		# H	
- 0					

1	The state of residen	ce of the children is as follows:			
2	<u>Name</u>	State Of Residence	Length Of Time Child Has		
4	Eduardo J R Arreguin	Nevada	Lived In That State 6 years		
5	Carlos A R Arreguin	Nevada	4 years		
6	·	· · · · · · · · · · · · · · · · · · ·	ĝ.		
7	0 9				
8					
9					
10	If the children have not bee STOP HERE. There may b	n physically present in the State e a jurisdictional issue regardin	of Nevada for the past six months, g the authority of the court to enter		
11	orders concerning custody on this matter before going	and visitation of the children an	d you should seek legal assistance		
12	on this matter before going	any further.			
13		VI.	2)		
14	d: V				
15		Legal Custody Of The Ch	ildren_		
16 17	WARNING: Your choice of custody terms will have a direct effect on your legal rights to your children. Be sure you are familiar with the legal definitions of the different kinds of custody				
18	before you choose how cus	tody will be stated in these docur	ments.		
19	Sole legal custody is grante	ed only in extreme or unusual cit	rcumstances.		
20	Initial only ONE of the fol	lowing statements and print "no	t applicable" in the other space.		
21	WARNING: If you select	"SOLE CUSTODY" you must de	scribe facts that demonstrate the		
22	justify your choice of sole l		be required to appear in court to		
23	2 a				
24		2 1			
25	N/A mother and fathe	r are fit and proper persons to sha	re joint legal custody of the minor		
26		F.			
27	child(ren)	(names of child(ren)	*		
28		a ·			

1	OR,
2	N/A is a fit and proper person to have sole legal custody of
3	Initial (mother or father)
4	the minor child(ren)
5	(names of child(ren)
6	and the other parent is not fit to have joint legal custody because:
7	
8	
9	
	VII.
10	Physical Custody of the Children
11	There are THREE different choices in the following paragraph: (a) joint physical
12	custody; or (b) primary physical custody; or (c) sole physical custody. Choose only ONE. Initial the ONE choice. In the space not initialed, print "N/A".
13	
14	(a) Joint Physical Custody
15	N/A mother and father are fit and proper persons to be awarded joint physical custody of
16	Initials
17	the minor child(ren) N/A (Names of children)
18	with winitedian and avalance of got out in Daragraph VIII
19	with visitation and exchange as set out in Paragraph VIII.
20	(b) Primary Physical Custody
	N/A is a fit and proper person to have the primary
21	Initials (Name of custodial parent)
22	physical custody of the minor child(ren), N/A
23	(Names of the children)
24	with visitation by the non-custodial parent as set forth in the following schedule.
25	(c) Sole Physical Custody
26	
27	N/A is a fit and proper person to have the sole physical (Name of custodial parent)
28	minais (ivame of custonial parent)

1	custody of the minor child(ren), N/A
2	(Names of children)
3	with visitation by the non-custodial parent as set forth in the following schedule.
4	
5	VIII.
6	WEEKLY/MONTHLY AND SUMMER EXCHANGE AND VISITATION
7	Visitation must be set out in specific detail, including a full weekly or monthly schedule with the days the exchanges will take place, the times of the exchanges, and who will provide
8	transportation. Also include specific details regarding holiday sharing and summer vacation periods. Without very specific visitation, a Decree will not be granted. Terms such as
9	"reasonable visitation" and "visitation at reasonable times and places" will not be accepted.
10	N/A Please See Attached custody from Douglas County Nevada.
11	2 2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
12	
13	
14	A # # 25
15	
16	
17	00 I
18	□ 100 Tr (30)
19	
20	
21	
22	
23	
24	HOLIDAY VISITATION
25	
26	(You may add or subtract any holidays on the following list. If you choose not to exchange the child/ren on a specific holiday, print "N/A" in the spaces for that holiday. If no changes for the
27	holidays are to be made in the regular visitation schedule, state that clearly in the next paragraph and print "N/A" on the lines provided for the individual holidays.)
28	and print 14/A on the tines provided for the individual normalism
	n eg v

July 25, 2012

Re: Custody Order/established

Dear Judge,

I am filing my divorce in Carson City First Judicial District court of the State of Nevada in and for Carson City. My complaint for divorce with children is being filed in this court without the children part of the filing completed due to a filing of custody in Douglas County Nevada.

Attached is a copy of the custody order filed in Douglas county Nevada. Plaintiff and Defendant have two children, Eduardo Javier Ramirez Arreguin and Carlos Adrian Ramirez Arreguin.

We had established custody in Douglas County a year ago, before plaintiff and defendant were married. As of June, I have separted from Mr. Ramirez Rivas. We have returned to court regarding the custody so that I can establish a schedule for visitation of the children.

On July 19th, 2012, we were in front of the Judge assigned to our custody in Douglas; he suggested I file my divorce in Carson City.

I wish to file my divorce in this county due to transportation and cost, I find it difficult to travel to Douglas County District Court. I do not have a vehicle and rely on family to transport me back and forth.

Sincerely

Mayra E. Arreguin

Cc: file/Douglas county District court

Attachment: Douglas County District Court Custody Order

Case No. 09-CV-0340

I

Dept. No.

DOUGLAS COUNTY DISTRICT COURT CLERK FILED

2012 JUL 26 PM 2: 17

TED THRAN CLERK

W BIAGGIN PUTY

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF DOUGLAS

MAYRA E. ARREGUIN,

Petitioner,

V

<u>ORDER</u>

JAVIER RAMIREZ,

Respondent.

THIS MATTER came before the Court on July 19, 2012, at the time set to hear Petitioner's Ex Parte Motion Regarding Children. Present before the Court were Petitioner Mayra Arreguin, representing herself, pro se, and Respondent Javier Ramirez, representing himself, pro se. Also present was an interpreter provided by the Court to assist Mayra Arreguin.

As the hearing commenced, the parties indicated that since the previous hearing, held on September 19, 2011, the parties married. Ms. Arreguin indicated she now intends to file for divorce.

Based upon this circumstance, and without objection from the parties, the Court set forth the following temporary provisions regarding the care, custody and support of the parties' minor children until further order by either this Court or within a divorce matter to be initiated.

Until a divorce proceeding is commenced by one of the parties, any further issues regarding the parties' children are to be addressed by the parties within pleadings filed only in this matter.

1. The parties are to have no contact with each other except with regard to the children in the following limited fashion: all communication regarding the children is to be in writing. Any such writing may be given to the children for delivery to the other parent after a custody exchange. If the receiving parent has a written response, that response may be delivered by the children following a subsequent custody exchange. No other communication is to occur between the parties unless one of the children is injured significantly or is hospitalized (i.e. a medical emergency exists regarding one of the parties' minor children).

Failure to abide by the specific restrictions contained within this Order may result in the violating party being punished during contempt proceedings, including a fine or temporary confinement in jail.

2. Mayra Arreguin and Javier Ramirez shall continue to share joint legal and physical custody of EDUARDO JAVIER RAMIREZ born April 13, 2006, and CARLOS ADRIAN RAMIREZ born October 9, 2007. Javier Ramirez shall have physical custody of the two minor children beginning every Saturday at 4 p.m. until the immediately following Tuesday at 4 p.m. At all other times, the parties' children shall be in the care and physical custody of Mayra Arreguin.

Legal custody includes the right to make decisions with the other parent regarding a child's upbringing, including the child's education, health care, religious training, and welfare. See Newdow v. U.S. Congress, 313 F.3d 500, 503 (9th Cir. 2002); see for example California Family Code §§ 3003 ("Joint Legal Custody"), 3006 ("Sole Legal Custody").

In application, a parent sharing joint legal custody has the right to access a child's school, health care, day care and other records. It also means that the parent has input into

decisions about where the child will attend school, what doctors the child will see, what health care the child receives, and what type of church or religious institution the child attends.

Therefore, in cases of joint legal custody, both parents must consult with each other on matters regarding a child's education, health care, religious training, and welfare. If the parties disagree about the child's care and upbringing, they should attempt to resolve the difference in a fair and reasonable manner. The parties should understand that co-parenting means that each parent has rights and responsibilities towards the child, and that each parent must act in the best interests of the child.

As joint legal custodians, each parent shall have direct access to all the child's records, including but not limited to education and medical records. Each parent is also to list the other as a parent or contact person with the child's school, extra-curricular activities, and the like, with each parent having the right to independently consult with any person related to the children's activities, including teachers, principals, coaches, doctors, and the like.

3. Custody exchanges are to occur in the parking lot of Hispanic Services of Nevada located in Carson City, Nevada. The following individuals may receive or deliver the children during the scheduled custody exchanges:

Javier Ramirez or his brother or mother;

Mayra Arreguin or her parents or brother.

So long as any contact between Javier Ramirez and any individual included immediately above, who is protected from contact with Javier Ramirez by a Temporary Protective Order (TPO), occurs in the context of a custody exchange as described within this Order, Javier Ramirez is not to be prosecuted for any resulting violation of the Temporary Protective Order specifically occurring only as a result of the custody exchange.

4. Each parent shall notify the other in writing, within twenty-four (24) hours, of a

change in the location of that parent's residence, including the location of the new address and phone number. Neither parent shall leave the State of Nevada with either child without written permission from the other parent that the child may leave the State. Neither parent is to relocate to the nation of Mexico with the children or cause the children to travel to Mexico at any time, until further order of the Court.

- 5. As of August 1, 2012, child support shall be due from Javier Ramirez to Mayra Arreguin in the amount of \$200 per month, representing the statutory minimum of \$100 per month per child, due on the first day of every month. This amount reflects the circumstance that Javier Ramirez is unemployed and Mayra Ramirez is not employed full-time every week. Once Javier Ramirez becomes re-employed, a new child support calculation will be necessary that is in accord with the relevant statutory formula as more fully described within *Wright v. Osburn*, 114 Nev. 1367, 970 P.2d 1071 (1998).
 - 6. The parties are to evenly split the cost of any health insurance for the children, as well as the cost of any medical expenses incurred on behalf of the children which are not reimbursed by health insurance.

If a parent incurs a medical expense on behalf of either of the children, that parent shall provide the other parent with a copy of the receipt and/or the written Explanation of Insurance Benefits (EOB) within thirty (30) days from incurring the cost. The parent receiving the document shall then reimburse the other parent for one-half the out-of-pocket or unreimbursed expense within thirty (30) days from receiving the copied document(s). The parties shall not deduct the resulting amount due from any child support payment, instead paying the amount due separately.

IT IS FURTHER ORDERED: <u>PENALTY FOR VIOLATION OF ORDER:</u> THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS

193.130. NRS 200.359 provides that every person having a limited right to custody of a child or any parent having no rights of custody to a child who willfully detains, conceals or removes

ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS

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.

IT IS FURTHER ORDERED, that if either party is obligated to pay support, the parties are hereby notified that his/her obligation may subject him/her to the child support enforcement collection provisions contained in Chapters 31A, 125.450(2) and 425 of the Nevada Revised Statutes.

IT IS FURTHER ORDERED that the parties are further advised of the existence of NRS 125A.350 which requires that a parent wishing to move his/her residence outside of the State of Nevada and to take a child or children with him, must as soon as possible and before the planned move, attempt to obtain the written consent of the other parent or permission of this Court.

IT IS FURTHER ORDERED that the State of Nevada, United States of America, is the habitual residence of the minor children. 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.

IT IS FURTHER ORDERED that the parties will comply with the provisions of NRS 125B.145 which provides that an Order issued by the Court, or other expedited process, for the support of children that is being enforced in the State must be reviewed by the Court at least every three years to determine whether the Order should be modified or adjusted. If the

court determines that modification or adjustment of the order is appropriate, the court shall enter an order modifying or adjusting the previous order for support. Any review of an order for the support of a child must be conducted by the Court upon the filing of a request for review by: (1) the Welfare Division of the Department of Human Resources or the District Attorney, if the Welfare Division or the District Attorney has jurisdiction in the case; or (2) a parent or legal guardian of the child.

IT IS FURTHER ORDERED that an order for support of a child may be reviewed at any time on the basis of changed circumstances.

IT IS FURTHER ORDERED that under NRS 425.510, as of January 1, 1996, the obligor's driver's license can be suspended if the obligor is more than \$1,000.00 (one thousand dollars) in arrears and is two (2) months or more behind in his or her payments of child support, and/or has not provided court-ordered medical insurance for his or her child(ren).

IT IS SO ORDERED.

Dated this day of July, 2012.

DAVID R. GAMBLE

District Judge

Copies served by mail this <u>4</u> day of July, 2012 to: Mayra E. Arreguin, 1035 Woodside Drive, #119, Carson City, NV 89701; Javier Ramirez, 925 Mica Drive, #201, Carson City, NV 89705

Joann Shaler

P.O. BOX 218

INDEN, NV 89423

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Should a holida	ıy fall on a three	day week	end and it is t	the other	parent's week	end to hav
child(ren), the three da						1
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2	on the day of the holiday and end at N/A m.
3	will provide the transportation for the initial exchange
4	(Visiting Parent or Custodial Parent)
5	and N/A will provide the transportation for the return exchange. (Visiting Parent or Custodial Parent)
6	(Visiting Farent of Custodial Farent)
7	New Year's Day will be alternated with N/A (Father or Mother)
8	(Table of Money)
9	the child in the year and each year thereafter. (odd or even)
10	(odd of even)
	Martin Luther King's Birthday will be alternated with N/A having the (Father or Mother)
11	child in the year and each year thereafter.
12	(odd or even)
13	President's Day will be alternated with N/A having the
14	(Father or Mother)
15	child in the year and each year thereafter. (odd or even)
16	Memorial Day will be alternated with N/A having the
17	(Father or Mother) child in the year and eachyear thereafter.
	(odd or even)
18	Fourth of July will be alternated with N/A having the
19	(Father or Mother) child in the year and each year thereafter.
20	(odd or even)
21	Labor Day will be alternated with N/A having the child in (Father or Mother)
22	the year and each year thereafter.
23	(odd or even) Nevada Day will be alternated with N/A having the child in
	(Father or Mother)
24	the year and each year thereafter.
25	(odd or even) Halloween will be alternated with N/A having the child in
26	(Father or Mother)
27	the year and each year thereafter. (odd or even)
28	Veteran's Day will be alternated with N/A having the child in
_	(Father or Mother)
	the year and each year thereafter.

1	(odd or even)
2	Child's birthday will be alternated with N/A having the child in
3	(Father or Mother) the year and each year thereafter.
4	(odd or even)
	N/A Mother shall have the child on Mother's Day and Father shall have the child on
5	(Yes or No) Father's Day.
6	IX.
7	IA.
8	CHILD SUPPORT
9	The child support MUST be based on the formula as set out in the Nevada Revised Statutes. You may not just state an arbitrary amount and you may not
10	state "no child support to be paid".
11	
12	N/A shall pay child support in the amount of \$
13	
14	per month, per child, for a total monthly child support obligation of \$
15	
16	per month. The child support shall be paid on or before theday of each month.
17	This amount is based upon the following information:
	Husband's gross monthly income is \$
18	(Amount earned per month before deductions)
19	Wife's gross monthly income is \$
20	(Amount earned per month before deductions)
21	
22	Initial <u>either</u> line 25, or line 2, or line 6 on the next page. <u>DO</u> NOT INITIAL ALL LINES. Print N/A on those lines you do
23	not initial.
24	
25	N/A is the non-custodial parent and, the amount on lines
26	(Mother or Father) 12-14 above, is in compliance with NRS 125B.070 and is either% of
27	(18%, 25%, 29%, 31%)
28	gross monthly income or the statutory minimum.
20	(Father's or Mother's)
İ	

1	OR
2	N/A Because Parents are joint physical custodians, the amount of child support on lines
4	12-14 above, meets the statutory requirement.
5	OR
6	N/A The support obligation amount is not the amount required in the statutes. Under the statutes, the child support obligation for would be \$
7	(Mother or Father) per month, per child. However, that amount should be different because: (Please
8	see NRS 125B.080 for the only reasons you can deviate from the statutory formula,
9	and list your reasons here)
10	
11 12	2 N N 2 N N N N N N N N N N N N N N N N
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17	
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19	
20	The child support obligation for each child ceases when the child reaches the age of 18 years of age
21	if he/she is no longer enrolled in high school, otherwise, when he/she reaches the age of 19 years of
22	age.
23	A wage assignment for the child supportbe immediately put in place.
24	(will or will not)
25	If child support arrears from the date of separation are being requested, you must
26	fill in the following information. If you are not claiming child support arrears,
27	print "N/A" on the following lines. If you are claiming child support arrears pursuant to NRS 125B.030, you may request up to four (4) years in arrears without a
28	prior court order.
	8 ° ×

1	Plaintiff and Defendant separated on N/A. Plaintiff requests child
2	(Date of Separation)
2	support in the amount of \$ per month, per child, for a total of \$
3	per month from the date of the separation to the filing date of the Decree or other Order.
5	W ONLY ONE of the following statements
3	You must initial <u>ONLY ONE</u> of the following statements regarding child support. On all other lines, print "N/A."
6	regulating citital supports on an other thios, prome 1,111
7	1. N/A There is already a Child Support action through the District Attorney's Office and
8	1. N/A There is already a Child Support action through the District Attorney's Office and payment of the child support shall continue to be handled through that office.
9	2 The children are receiving Welfare benefits and the Welfare Department has, or
10	will have, a child support case through the District Attorney's Office and the
	District Attorney's Office shall continue to handle the child payments.
11	3. N/A No formal child support obligation has ever previously been established and this
12	will be the first Court Order for child support and the parent paying child support
13	will pay the support directly to the receiving parent.
14	4. N/A Although this is the first Court Order for child support, the payments will be
15	through the District Attorney's Office and the parent who will be collecting child
16	support shall open the case with the District Attorney's Office.
17	X .
18	
	Health Care
19	Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or
20	Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank.
21	The state of the s
2223	The child(ren) presently (are or are not) N/A covered by a health insurance policy.
24	The child(ren) presently (are or are not) on Medicaid or Nevada Check-up.
25	mother shall maintain health insurance on the child(ren). (Husband, Wife, both parents, or neither parent)
26	The parties shall each share, equally, any health expenses incurred on behalf of the child(ren)
27	that are not covered by insurance and each party shall be responsible for one half of the deductible
28	and one half of the medical insurance premium if the child(ren) are covered by medical insurance.

	<u>Division of Assets</u> nitial <u>ONLY ONE</u> of the statements below. Print "N/A" in the spaces you do not use Be sure to address all retirement accounts, bank accounts and vehicles. When listing accounts, use the last four digits of the account number, if known. Include the VIN numbers when listing vehicles.
æ	
9 1.	All of the community assets and property have been previously divided and each is to keep the property they have in their possession at this time.
2.	N/A There is no community property to be divided.
3.	The community property should be divided as follows: (Include retirement and pension benefits.)
	WIFE SHALL RECEIVE THE FOLLOWING:
Ther	e are misc., items of furnishings
and	personal items that wife would
requ	est to be divided. List is attached.
	and the second s
	The second secon
	HUSBAND SHALL RECEIVE THE FOLLOWING:
	HOSDAND SHALD RECEIVE THE POLLOWING.

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. 5	
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7	
8 9 10	(If more room is needed, attach additional sheets but make sure the sheets are clearly identified as a continuation of the division of assets. Write only on one side of the page of additional sheets and each additional sheet must be initialed.)
11	There may be additional community assets of the parties, the exact amounts and descriptions
12	of which are unknown to Plaintiff at this time. Plaintiff asks permission of this Court to amend this
13	Complaint to insert this information when it becomes known to Plaintiff, or at the time of trial.
14	XII.
15	Division of Debts
16	Initial ONLY ONE of the three statements below. Print "N/A" in the
17	spaces you do not use. Be sure to list all credit cards with the last four numbers of each account, if known.
18	
19	1. N/A All of the community debts have been previously divided and each is to keep those debts assigned to them and indemnify and hold the other party harmless
	from those debts.
20	2. There are no community debts to be divided.
21	2 There are no community debts to be divided.
22	3. N/A The community debts should be divided as follows: (Be sure to list specific debts with the last four numbers of the accounts, if available.)
23	debts with the last four numbers of the accounts, it available.)
24	WIFE SHALL RECEIVE THE FOLLOWING DEBTS AS HER SOLE AND SPEARATE DEBTS AND SHALL INDEMNIFY AND HOLD
25	HUSBAND HARMELSS FROM THESE DEBTS:
26	×
27	
28	

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	9 1
	- N
	HUSBAND SHALL RECEIVE THE FOLLOWING DEBTS
į	AS HIS SOLE AND SEPARATE DEBTS AND SHALL INDEMNIFY AND HOLD WIFE
	HARMELSS FROM THESE DEBTS:
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	(If more room is needed, attach additional sheets but make sure the sheets are clearly identified
	as a continuation of the division of debts. Write only on one side of the page on additional sheets and each additional sheet must be initialed.)
	There may be additional community debts of the parties, the exact amounts and
	There may be additional community debts of the parties, the exact amounts and
	descriptions of which are unknown to Plaintiff at this time. Plaintiff asks permission of this
	Court to amend this Complaint to insert this information when it becomes known to Plaintiff, or
-	at the time of trial.
	XIII.

1								
2	Spousal Support (Alimony)							
3	Initial only <u>ONE</u> of the following statements. If you initial one of the statements that makes a provision for spousal support, be sure to fill in all the spaces in that statement.							
4	DO NOT LEAVE ANY SPACES BLANK IN THIS SECTION. PRINT "N/A" IN							
5	ALL SPACES THAT ARE NOT APPLICABLE TO YOU. Spousal Support will automatically cease upon the remarriage of the recipient or the							
6	death of either party.							
7	N/A Alimony is not appropriate in this case.							
8	N/A Wife shall receive spousal support in the amount of \$ per							
9	(Amount Wife to receive)							
10	, due and payable on the of each							
	(Week or month) (Date amount due)							
11	for a period of							
12	(Week or month) (Number of weeks, months or years)							
13	The spousal support shall begin on(Date spousal support to begin)							
14	and end on							
15	(Date last spousal support payment will be made)							
	N/A Husband shall receive spousal support in the amount of \$ per							
'16	(Amount to be received)							
17	(Week or month), due and payable on theof each (Date amount due)							
18	for a period of							
19	(Week or month) (Number of weeks, months or years)							
	The spousal support shall begin on(Date spousal support to begin)							
20	and end on							
21	(Date last spousal support payment will be made)							
22								
23	XIV.							
24	Former Name							
25	If wife is filing, wife should initial ONLY ONE of the following three statements							
26	and print "N/A" in the spaces not filled in. If husband is filing, husband should print "N/A" in all spaces							
27	N/A Wife does not wish to return to her former name.							
28								
	N/A Wife wishes to return to her former name of							

1	(Print full name).								
2	Wife never changed her name and, therefore, does not request restoration of her								
3	former name.								
4	XV.								
5	The parties are incompatible in marriage and there is no hope for reconciliation, and/or								
6	the parties have lived separate and apart for more than one year without cohabitation.								
7	e a a e Ba								
8	WHEREFORE, Plaintiff prays for judgment against Defendant as follows:								
10	1. That the bonds of matrimony heretofore and now existing between the Plaintiff and								
11	Defendant be forever dissolved, and that each of the parties be restored to the status of								
12	unmarried persons.								
13	2. That the Court grant Plaintiff the relief requested in this Complaint.								
14	3. For other and further relief as the Court may deem just and proper in this action.								
15									
16	DATE: July 25, 2012								
17	X ×								
18	(Signature)								
19	_1035 Woodside Drive #110 (Address)								
20	Carson City Nevada								
21	<u>(775) 461-0124</u>								
22	(Telephone number)								
23									
24									
25									
26									
27									
28									

1	VERIFICATION AND ACKNOWLEDGMENT
2	STATE OF NEVADA)
3	STATE OF NEVADA)
4	County of Carson)
5	Mayra E. Arreguin , being first duly sworn, under oath and the
6	(Your name) penalties of perjury, deposes and says: I am the Plaintiff in the above entitled action, and competent
7	to testify as to the contents of the attached pleading of my own knowledge; that I have read the
8	foregoing Complaint For Divorce and know the contents thereof; that the same are true to the best of
9	my own knowledge, save and except to those matters stated upon information and belief, and, as to
10	those matters, I believe the same to be true.
11	
12	Marita E Arreania
13	(Signature)
14	SUBSCRIBED and SWORN to before me
15	this 2 day of August, 2012. STATE OF NEVADA County of Carson GABRIEL ACEBEDO
16	No: 08-6392-3 GABRIEL ACEBEDO No: 08-6392-3 GABRIEL ACEBEDO My Appointment Expires APR, 21, 2016
17	NOTARY PUBLIC
18	
19	STATE OF NEVADA)
20)ss
21	County of Carson
22	On this 2 rd day of August, 2012 personally appeared before me, the
23	undersigned, a Notary Public in and for the County of <u>Carson city</u> , State of
24	Nevada, Mayra 6. Arreguin, personally known to me or
25	proved to me to be the person whose name is subscribed to the above instrument who acknowledged
26	that she he executed the above instrument.
27	
28	NOTARY PUBLIC
0	NOTARY PUBLIC
	STATE OF NEVADA County of Carson
	Exhibit E 16 No: 08-6392-3 My Appointment Expires APR, 21, 2016 29

1 2 3 4 5	Your name or firm: Mailing Address: City, State, Zip: Telephone: In The First Judicial District Court of the State of Nevada In and for Carson City					
6	· ·					
7 8	Maura E. Arrequin Plaintiff, Vs. Case No. 12 mg 9039111 Dept. No. ==================================					
9	Tovier Pramises Rivas					
10	Defendant.					
11						
12						
	AFFIRMATION Pursuant to NRS 239B.030/603A.040					
13	(Initial Appearance)					
14						
15	The undersigned does hereby affirm that upon the filing of additional documents in the above matter, an Affirmation will be provided ONLY if the document contains a social security					
16	number (NRS 239B.030) or "personal information" (NRS 603A.040), which means a natural person's first name or first initial and last name in combination with any one or more of the					
17	following data elements:					
18	1. Social Security number.					
19	 Driver's license number or identification card number. Account number, credit card number or debit card number, in combination with any 					
20	required security code, access code or password that would permit access to the person's financial account.					
21	The term does not include publicly available information that is lawfully made available to the					
22	general public.					
23	(Your signature)(Date)_7.25.2012_					
24						
25	The purpose of this initial affirmation is to ensure that each person who initiates a case, or upon first appearing in a case, acknowledges their understanding that no further affirmations are					
- 1	necessary <u>unless</u> a pleading which is filed contains personal information.					

1 2	Your name: May a Edvicaus Mailing Address: NO38 Woods NO00 #19 2012 AUG -6 PH 2: 30 City, State, Zip: C.C. NV Telephone: HOI-ONU In Proper Person
4	In The First Judicial District Court of the State of Nevada
5	In and for Carson City
6	
7 8	Mayra E. Arrequin) Case No.: 12 Day 00039111
9)) REQUEST FOR SUBMISSION
10	Gavier Remires Mivas) Defendant.
12	
13	Manager to the second and hereby
14	COMES NOW, Mayor E Arregula, in proper person, and hereby
15	requests that the Complaint to Dunce previously filed (name of document)
16	in the above-entitled matter on the 25 day of, 2012_, be submitted to
17	the Court for consideration.
18	DATED this <u>05</u> day of
19	Your Name Mayla E. Arrequer
20	Address 1035 Was daide Dr 19
21	C.C. NV
22	Telephone # 401 - Oby
23	
24	
25	

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid thereon, addressed to:

Caron City D.

Page 2 of 2

Case No.: 12 DR1 00391 1B

Dept. No.: 1

0.. 12 Ditt 00371

REC'D & FILED

2013 JAN -8 PM 4: 23

ALAN GLOVER

BY DEPUTY CLERK

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

MAYRA E. ARREGUIN,

Plaintiff,

VS.

JAVIER RAMIREZ RIVAS,

ORDER SETTING NRCP 16.2
CASE MANAGEMENT CONFERENCE

Defendant.

Pursuant to NRCP 16.2(b)(1), this matter must be set for a case management conference. However, a hearing has already been scheduled in the related matter of Case No. 12 PO 000391 regarding the extension, modification, or dissolution of a temporary protective order. That hearing is currently scheduled for January 15, 2013 at 11:00 a.m. In the interests of convenience and judicial economy, the Court will hold the case management conference at the same hearing, which is scheduled for <u>Tuesday January 15, 2013 at 11:00 a.m. in Department I of the First Judicial District Court, 885 East Musser Street, Carson City, Nevada.</u> Every party and their counsel, if applicable, shall appear at the case management conference in person unless excused in writing by the Court. Requests for an excuse must be made in writing to the Court no later than seven (7) calendar days before the case management conference and must be served upon the opposing parties.

///

Any party or counsel who seeks relief from the date of the case management conference must do so within ten (10) days after service of this order.

The parties are directed to file the financial disclosures required by NRCP 16.2(a)(1), and initial disclosures required by NRCP 16.2(a)(2) approximately forty-five (45) days from the service of the summons and complaint.

The parties are directed to meet and confer as required by NRCP 16.2(b) not less than five days before the case management conference. At this meeting, the parties are directed to resolve as many of the matters as possible which may be addressed at the case management conference, including but not limited to: settlement of this matter, mediation under FJDCR 25, selection of a mediator, and whether mediation should be confidential or open; if there is a need for experts, including the type of expert (accountant, custody evaluator, appraiser, etc.), and whether the parties can stipulate to select an expert; whether a Court Appointed Special Advocate (CASA) is needed; whether this is an unusually complex case where the appointment of a discovery commissioner is appropriate (NRCP 16.3) or a change in the rules is appropriate (NRCP 16.2(h)); a discovery plan; deadlines for discovery; and an appropriate trial date.

At the case management conference, each party shall provide the Court with a list of the witnesses and documents exchanged pursuant to NRCP 16.2(a)(2). Each list shall be titled as either "Plaintiff's List of Witnesses and Documents Exchanged" or "Defendant's List of Witnesses and Documents Exchanged," as appropriate. The list shall be formatted in a manner appropriate to be attached as an exhibit to the case management order.

At the case management conference, the Court shall set this matter for trial at a date satisfactory to the parties present and the Court, and calculate other deadlines pursuant to NRCP 16.2 as appropriate. Other matters shall be discussed as required by NRCP 16.2 and stated above.

/// ///

Failure to comply with this order may be sanctionable pursuant to NRCP 16.2(f) and NRCP 37. A party shall comply with this order and any applicable Court rule even if the party is not represented by counsel. NRCP 16.2(g).

IT IS SO ORDERED.

Dated this 6th day of January, 2013.

JAMES T. RUSSELL DISTRICT JUDGE

CERTIFICATE OF MAILING

I hereby certify that on the day of January, 2013, I served a copy of the foregoing by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:

Mayra Arreguin 1035 Woodside Drive #119 Carson City, NV 89701

Javier Ramirez 925 Mica Drive #201 Carson City, NV 89705

J. Scott Walker
Law Clerk, Department 1

1	Case No.:	12 DR1 00391 1B	REC'D& FILED
2	Dept. No.:	I	2813 JAN 15 PM 4: 54
3			ALAN GLOVER
4			BY DEPUTY CLERK
5			
6	IN THE	E FIRST JUDICIAL DIST	TRICT COURT OF THE STATE OF NEVADA
7		IN ANI	FOR CARSON CITY
8			
9	MAYRA E.	ARREGUIN,	
10		Plaintiff,	
11	vs.		CASE MANAGEMENT ORDER
12	JAVIER RA	AMIREZ,	OIROD WITH WICEWAY OF BANK
13		Defendant.	
14			_/
15			
16	Pursu	ant to Rule 16.2 of the Nev	ada Rules of Civil Procedure, the Case Management
17	Conference h	neld on <u>January 15, 2013</u> a	nd the First Judicial District Court Rules, the following
18	Scheduling C	Order is entered.	
19	This r	matter is a(n): ⊠ divorce □	paternity suit annulment
20	The n	natters to be resolved include	le: □ property division □ separate maintenance
21		☑ child custody ☒ child su	pport.
22			DISCOVERY
23	IT IS	HEREBY ORDERED that	discovery in this case shall be conducted in compliance
24	with the follo	owing schedule. No extensi	ons or modifications shall be permitted, except by Order
25	of the Court.		
26	1. Al	l discovery shall be comple	ted by the parties approximately sixty (60) days before
27	the date set for	or trial. NRCP 16(b)(3).	
28	///		37

- 2. Pursuant to NRCP 16.2(a)(3), the parties shall disclose to other parties the identity of any person who may be used as an expert witness. The expert witness must prepare and sign a written report that complies with the rule. NRCP 16.2(a)(3)(B). This disclosure should be completed no later than 90 days after the financial disclosures are required to be filed. NRCP 16.2(a)(3)(A). If the expert witness is solely a rebuttal witness, the disclosure must be made no later than sixty (60) days after the disclosure of the expert witness by the other party. All parties have a continuing duty to supplement these disclosures. NRCP 26(e)(7).
- 3. Discovery may commence thirty (30) days after the service of the summons and complaint. NRCP 16.2(a)(1)(D). Discovery may include depositions, service of interrogatories, requests for admissions, and requests for production of documents, within the discovery period, or as otherwise authorized by the court. The scope of discovery includes anything not privileged which is relevant to the subject matter of the action. NRCP 26(a) and (b).
- 4. Each party shall supplement any and all responses made to discovery requests or obligations as required by NRCP 26(e).
- 5. Each party shall promptly supplement their financial disclosures as required by NRCP 16.2(a)(1)(C).
- 6. It is expected that the parties and counsel, if applicable, will share information informally to the extent feasible and will conduct discovery in a spirit of good faith, cooperation and efficiency. In the event of a discovery dispute, the parties shall first meet and confer in an attempt to resolve the matter. Failure to meet and confer may result in a denial of any discovery motion. Thereafter, the party requesting or opposing discovery may request a conference or file an appropriate motion. NRCP 26(c) and NRCP 37.
- 7. All witnesses, documents and exhibits to be presented at trial, must be disclosed at least thirty (30) days before trial. NRCP 16.2(a)(4). Any objections thereto must be made fourteen (14) days thereafter; objections not made shall be deemed waived unless excused for good cause shown. NRCP 16.2(a)(4).

///

MOTIONS

- 1. Counsel has ninety (90) days before the date set for the close of discovery, to file motions to amend the pleadings or add parties. NRCP 16.2(c)(6).
- 2. Dispositive motions, such as a motion for summary judgment, should be filed not later than thirty (30) days after the discovery cut off date. NRCP 16.2(c)(8).

Counsel may stipulate to change the time periods. However, any stipulation must be submitted to the Court with a proposed order of confirmation.

IT IS SO ORDERED.

Dated this __/5 day of January, 2013.

AMES T. RUSSELL DISTRICT JUDGE

CERTIFICATE OF MAILING

I hereby certify that on the 15th day of January, 2013, I served a copy of the foregoing by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:

Mayra E. Arreguin 1035 Woodside Drive #119 Carson City, NV 89701

Javier Ramirez 925 Mica Drive #201 Carson City, NV 89705

J. Scott Walker

Law Clerk, Department 1

1 2 3	Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person REC'D & FILED REC'D & FILED REC'D & FILED AM III: 31 AM GLUYC REC'D & FILED AM GLUYC REC'D & FILED AM GLUYC REC'D & FILED					
4	In The First Judicial District Court of the State of Nevada					
5	In and for Carson City					
6						
7 8 9	Mayra F Arrequir) Case No.: 12 Dr.1 06391 7 1B Plaintiff/Petitioner,) Dept. No.:					
10	vs.) NOTICE OF CHANGE OF ADDRESS					
11	Defendant/Respondent.)					
13	PLEASE TAKE NOTICE that the information listed below is the most current contact					
14	information for: Javier Ramirez (Name)					
16 17	GIT Hot Springs Rd #114 (Address)					
18	Corson City N S9706 (City, State, Zip)					
19 20	(725) 781-7420 (Phone Number(s)					
21	This document does not contain the Social Security number of any person.					
22	I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.					
23	DATED this 17 day of Junuary, 2013.					
24						
25	(Your Signature)					

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Notice of Change of Address in the U.S. Mail with postage pre-paid thereon, addressed to:

Mayra E Arrequin
(Name of other party) (Address)

(Carsan City NU 8970 (City, State, Zip)

Dated this 17 day of Odevary , 20 13.

(Signature)

15

16

17

18

19

20

21

22

23

24

25

26

27

28

12 DR1 00391 1B

Dept. No.: 1 REC'D & FILED

2013 JAN 23 PM 4: 29

ALAN GLOVER

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

MAYRA E. ARREGUIN,

Plaintiff,

ORDER REGARDING

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is pending before this Court on Plaintiff MAYRA ARREGUIN's Complaint for Divorce filed on August 6, 2012. A Temporary Order for Protection Against Domestic Violence was later entered by this Court on December 28, 2013 under Case No. 12 PO 00391 1B. At that time, the Court scheduled a hearing on the extension, modification, or dissolution of the protective order on January 15, 2013. Both Plaintiff and Defendant appeared at that hearing in person, appearing in pro per. While the Complaint for Divorce had not been properly served on Defendant JAVIER RAMIREZ RIVAS up to that point, the Court deemed the service requirement satisfied as of the date of the hearing based on Defendant's actual knowledge and receipt of the complaint in open court.

At the hearing on the protective order, the Court elected to also treat the hearing as a case management conference in the underlying divorce action in order to assist the parties in moving the divorce proceedings forward. Therefore, based on the initiation of the divorce action in this Court, this Court assumed jurisdiction over the custody of the parties minor children, EDUARDO JAVIER RAMIREZ-ARREGUIN (DOB 4/13/2006) and CARLOS ADRIAN RAMIREZ-ARREGUIN (DOB 10/9/2007).

Since July 26, 2012, the parties have been following an Order entered by the Ninth Judicial District Court, Department One, concerning the custody and visitation of the children. This Court finds that the custody allocation and visitation schedule set forth in that order to be equitable and in the best interests of the children at this time.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that until such time as the parties' divorce is finalized, the parties shall continue to abide by the provisions concerning child custody and visitation as set forth in the Order of the Ninth Judicial District Court, Department One, which Order was entered on July 26, 2012.

Dated this 23 day of January, 2013.

JAMES T. RUSSELL DISTRICT JUDGE

CERTIFICATE OF MAILING

I hereby certify that on the <u>23</u> day of January, 2013, I placed a copy of the foregoing in the United States Mail, postage prepaid, addressed as follows:

Mayra E. Arreguin 1035 Woodside Drive #119 Carson City, NV 89701

Javier Ramirez Rivas 615 Hot Springs Road #114 Carson City, NV 89706

> J. Scott Walker Law Clerk, Dept. I

1	Mailing Address: 1035 wood Sides Dhive 19							
2	Telephone: In Proper Person REC'D & FILED							
3	In The First Judicial District Court of the State of Newada							
5	In and for Carson City ALANGLOVER							
6 7	Mayra E. Brequin, Case No.: 12 DAI 003911B Plaintiff, Dept. No.:							
8 9 LO L1	APPLICATION FOR ENTRY OF DEFAULT Defendant. Defendant.							
L2 L3 L4	TO: CLERK OF THE FIRST JUDICIAL DISTRICT COURT CARSON CITY, STATE OF NEVADA Please enter the Default of the Defendant, (Other party's name)							
15	for failure to plead or otherwise defend the above-entitled action as provided by the Nevada							
16	Rules of Civil Procedure.							
17	The Defendant was served with a copy of the Summons and Complaint by service							
18	on 1.15.2013. More than 20 days have elapsed since said service and the (Date of service)							
20	Defendant has not answered, or otherwise responded and no extension has been granted.							
21	OR							
22	The Defendant was served by publication and last date of publication was on							
23	(Date last published)							
24 25	Dated this							
	BY: Mayra E. Arreguin.							

	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person Your name: Mailing Address: ALAN GLOVE: ALAN GLOVE:
	In The First Judicial District Court of the State of Nevada
	In and for Carson City
7	91 Case No.: 12 DRI 00 39/11B
9	vs.) DEFAULT
10	Javier Ramures Rivas
11	Defendant.
13	
14	It appearing that Javier Ramines Pivas,
15	the defendant herein is in default for failure to plead or otherwise defend as required by law.
16	DEFAULT is hereby entered against the said defendant this day of
17	February , 20 13.
18	ALAN GLOVER, Clerk
19	
20	By: E. Wakeling, Deputy
21	
22	
23	
24	

Page 1 of 1

1 2 3 4	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person In The First Judicial District Court of the State of Nevada
5	In and for Carson City
6 7 8	Case No. 2 DR 00391 - 18 Mayra E. Arregan Dept. No.
10	Janer Remirez Defendant.
12	APPLICATION TO WAIVE FILING FEES/SERVICE ONLY
13	
14	Pursuant to NRS 12.015, and based on the following Affidavit, I request permission from
15	this Court to proceed without paying court costs or other costs and fees as provided in NRS
16	123.015 because I lack sufficient financial ability.
17	<u>AFFIDAVIT</u>
18	STATE OF NEVADA)) ss.
19	CITY OF CARSON CITY)
20	I, June Zymirez, after being duly sworn, depose and state as follows:
22	<u> </u>
23	
24	

1	1. I have read the contents of this Application and am competent to testify as to the							
2	contents of this Application and the contents are true of my own knowledge.							
3	2. I am unable, because of my financial poverty, to pay the costs and fees of this case,							
4	and I am unable to give security for the costs and fees in this matter.							
5	3. I wish to file with this Court the pleading submitted with this Application. I cannot							
6	pay the costs of filing because I lack sufficient income, assets or other resources.							
7	Including myself, there are adults and children							
8	in my household. Their age(s) is/are 5 and 7 years old							
9	My total monthly income after taxes (take home pay) is:							
.0	From all sources, including employment, self-employment, Social Security, child support, alimony, State and County benefits, etc. \$							
.2	Any other household income from another member of the household:							
.3	List where you work and your job title:							
L4	The follow	ving represent a list of my assets and the	ir valu	<u>e:</u>				
L5 L6	Automob	ile: For Explorer (Year and type of car)	_ \$	<u>Value</u> / 000 -	\$	Loan Balance		
L7	Mobile H	Iome, House or Other Real Estate:	\$		\$			
L8		(Size, type and/or year of account)						
L9	Bank Acc	counts:	\$		\$			
20	(Name of bank and type of account)							
21	Other:		\$		\$			
22			 \$		\$			
23 24								

1	My total monthly expenses are:	ľ			
2	Rent or Mortgage	\$			
3	Phone, Gas, Electricity, and other Utilities	\$ 60			
5	Food	\$(40			
6	Child Care	\$			
7	Insurance	s <u>50</u>			
8	Medical	\$			
9	Transportation	\$200.00			
10	Child support and child care expenses paid to someone else	\$			
11	Other	\$			
12		c			
13	TOTAL MONTHLY EXPENSES	\$ 13.40			
14					
15	I request that the Court hold a hearing on this Application if the	Court is inclined to deny			
16	the same so that I may testify as to my indigent status.				
17					
18	(Your Signatu	ire)			
19					
20	Certified before me pursuant to NRS 3.300(2) this day of	, 20			
21	Clerk				
22					
23					
24					
	11				

- 1	
1	STATE OF NEVADA)) ss.
2	COUNTY OF CARSON)
3	On this <u>02</u> day of <u>febrery</u> , 20 13, personally appeared before
4	me, the undersigned, a Notary Public in and for the County of <u>Carson</u> City
5	State of Nevada, Javes Rumicez, personally known to me or proved to
6	me to be the person whose name is subscribed to the above instrument and who acknowledged
7	that she/he executed the above instrument freely and voluntarily and for the uses and purposes
8	therein mentioned.
9	Rida R Madrigal
10	NOTARY PUBLIC
11	ADA R. MADRIGAL NOTARY PUBLIC
12	My Commission Expires: 5-9-2016 Certificate No: 12-7734-3
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	



Nevada Internet Claims

Unemployment Insurance Claims Information

JAVIER RAMIREZ ***- ** - 3910

Benefit Year Beginning Date: 12/23/12 Help
Benefit Year Ending Date: 12/14/19 Help

Weekly Benefit Amount: 354.00 Help

Maximum Benefit Amount: 3464.00 Help

Amount Paid To Date: 817.00

Remaining Balance Available: 2647.00 Help

Last Two Weekly Claims Filed Check Status

Last Week Filed: 01/26/13 Help HD Help

Previous Week Filed: 01/19/13 HD

(See additional claim information below using the down arrow to view additional payment history)

For additional claim information, please press the down arrow below.

benefits are put on hold.

1 2 3 4	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person ALAM GLOVE: BY MILLING				
5	In The First Judicial District Court of the State of Nevada				
6	In and for Carson City				
7 8	Mayra E. Arregn Dept. No				
9	Janes Ramiser				
1	Defendant.				
12					
L3	ORDER REGARDING WAIVER OF FEES AND COSTS				
	(Filing Fees/Service Only)				
14	Upon consideration of Janes Ramirez 's Application to (Your Name)				
16	Waive Filing Fees/Service Only and it appearing that there is not sufficient income, property or				
17	resources with which to maintain the action, and good cause appearing therefore:				
18	request to waive fees and costs is GRANTED. TIT IS HEREBY ORDERED that (Your Name) (Your Name) (Your Name) (Your Name)				
20	request to waive fees and costs is GRANTED. Variet (Comirel (Your Name)				
21	shall be permitted to proceed in Forma Pauperis with this action as permitted by NRS 12.015.				
22	He/she shall proceed without the prepayment of costs or fees or the necessity of giving security,				
24	and the Clerk of court shall file or issue any necessary writ, process, pleading, or paper without				
25	charge. The Sheriff or other appropriate officer within this State shall make personal service of				

Page 1 of 2

1	my necessary writ, pleading, or paper without charge, If this party prevails in this action, the				
2	court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay into the				
3	Court, within five (5) days, the costs which would have been incurred by the prevailing party,				
4	and those costs must then be paid as provided by law.				
5	☐ IT IS HEREBY ORDERED that				
6	request to waive fees and costs is DENIED for the following reason:				
7					
8	A. The party is not indigent.				
9	B. Other:				
10					
11	DATED this 1/14 day of February . 20 [3.				
12					
13	DISTRICT COURT JUDGE				
14					
15	Respectfully submitted:				
16	(Your signature)				
17	(Your name) Jan's Ramirez	-			
18	(Address) 615 Hot Springs Road \$ 114	_			
19	Carson City N. 89706				
20	(Address) (Address) (Address) (Address) (Telephone) (Telephone) (Address)				
21					
22					
23					
24					
25	Page 2 of 2				

Code No.	· .
Your Name: Javier Raminez 2013 FEB 11 PH 4:1	-43
Address: 615 Hot Springs Road # 114 ALAMGLOVE Carson City NV 89706 pri MMulero	Z
Telephone: (745) 781-7420	/
In Proper Person	
IN THE First JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
IN AND FOR THE COUNTY OF	
not = a	
(The other party's name)	
vs.) CASE NO.: 12 DR 1 00 351	13
Javier Ramirez DEPT. NO .: 1	
(Your name)	
ANSWER TO COMPLAINT FOR DIVORCE	
(No Counterclaim)	
COMES NOW, Defendant, Jaker Remirez, in Proper Person, and (Your name)	
hereby Answers Plaintiff's Complaint as follows:	
I.	
On the line below, write in the paragraph numbers from the Complaint that you agree with.	
Defendant admits the allegations contained in paragraph(s)	
of the Complaint.	
II.	
On the line below, write in the paragraph numbers from the Complaint that you do not agree with.	
ugiec min.	

1	Defendant denies the allegations contained in paragraph(s) <u>I Huu XU</u>
2	of the Complaint.
3	III.
4 5	On the line below, write in the paragraph numbers from the Complaint that you do not know to be true or false because you do not have enough information.
6 7 8	After reasonable investigation, this Defendant is without sufficient information to form a belief as to the truth or falsity of the matters alleged in paragraph(s) of the Complaint; the allegations are therefore denied with proof
9	demanded at trial.
	WHEREFORE, Defendant prays for judgment as follows:
0	1. That the marriage existing between Plaintiff and Defendant be dissolved and that
1	each of the parties hereto be restored to the status of a single, unmarried person;
2	2. For such other relief as the Court finds to be just and proper.
4 5	DATE: 2/08/2013
5 7	(Signature) GIS Not Springs Road #114 (Address) Carson City NV 5970
3	(725) 201 2420
∍	(Telephone number) In Proper Person
0	
1	STATE OF NEVADA) ss
2	County of <u>Carson</u>)
3	being first duly sworn, under oath and the
4	(Your name) penalties of perjury, deposes and says: I am the Defendant in the above entitled action, and
5	competent to testify as to the contents of the attached pleading of my own knowledge; that I have

1	read the foregoing Answer to Complaint for Divorce and know the contents thereof; that the
2	same are true to the best of my own knowledge, save and except to those matters stated upon
3	information and belief, and, as to those matters, I believe the same to be true.
4	Dated this 8 day of (month) February, (year) 2013.
5	
6	(Signature)
7	Printed Name)
8	CVID CODIDED 1 CWODNI to before mo
9	SUBSCRIBED and SWORN to before me
10	this 02 day of 08 9013 .
11	NOTARY PUBLIC
12	
13	STATE OF NEVADA)
14	County of <u>Carson</u>) ss
15	
16	On this febre, 2013 personally appeared before me, the undersigned, a Notary Public in and for the County of Carson City, State
17	of Nevada, Javier Rominez, personally known to
18	me or proved to me to be the person whose name is subscribed to the above instrument who
	acknowledged that she/he executed the above instrument freely and voluntarily and for the uses
19	and purposes therein mentioned.
20	0111-1
21	Heda K Madrigal NOTARY PUBLIC
22	MOTALL TOPPIC A
23	AIDA R. MADRIGAL NOTARY PUBLIC STATE OF NEVADA
24	My Commission Expires: 5-3-2016 Certificate Not: 12-7734-9
25	///

1	Name: Maner Ramber	
2	Address: 6/5 Hot Springs Rd # 114 City, State, Zip: Culson Color Rd 89706 2013 FEB 11 PH	
3	Telephone: (775) 781-17420	
4) Welling	
5	In The First Indiaial District Count of the State of Newada	
6	In The First Judicial District Court of the State of Nevada	
7	In and for Carson City	
8		
9		
10	Mayra E. Arregun Plaintiff. Case No.: 2	
11	Plaintiff, Dept. No.:	
12	VS.	
13	Defendant. CERTIFICATE OF MAILING	
14	}	
15	I HEREBY CERTIFY that service of the (document name) Aswer to complaint to Divere	/met
16	was made on (date) 03/08/30/3 pursuant to NRCP 5(b) by depositing a copy of same in the	70 CK
17	United State Mail in Carson City, Nevada, postage prepaid, addressed as follows:	
18	Name and address of party served: May 5 F. Arrayan	
19 20	1035 Woodside Dr. # 114	
21	Carson City NV 89701	
22	DATED this 8 day of February , 20 13.	
23	Signature of person who mail document:	
24	Print name of person who mailed document: Vavier Ramirez	
25	If signed in Nevada: I declare under penalty of perjury that the foregoing is true and correct.	
26	Signed on: 2-8:2013 (Signature)	
27	If signed outside Nevada: I declare under penalty of perjury under the law of the State of Nevada	
28	that the foregoing is true and correct.	
	Signed on: (Signature)	

1 2 3	Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person Milling Address: 1 Jane 2 Janipe2 Cols Hot Springs Rd # (14 2013 FEB 11 PM: 201
<u>4</u> 5	In The First Judicial District Court of the State of Nevada In and for Carson City
7 8 9	Mayra F. Ameguin Plaintiff/Petitioner, Dept. No.: 12 DR 100 351 1B
10 11 12	vs.) MOTION) Defendant/Respondent.)
13 14 15	I <u>Tawire</u> , appearing in Proper Person, (Your Name) request that the Court enter an Order granting me the following:
16 17 18	State what you want the Court to order. If you have more than one request, clearly list and number each request. Do not explain your requests in detail here, just list them.
19 20 21	Motion to extend reply to divorce with children.
22 23 24	
25	

This Motion is made for the following reasons:

1) There's a order setting heaving on
february 21, 2013 at 9:00 am. in Douglas
ceruty. (see attachea)
2) Casked to please extend the time
for my divorce assers be extended
until the heaving's final decision.
2) I cannot afferd the fees to reply to
complaint.
4) to my inderstanding 20 judicial days will
expired by February 13, 2013, due to weekends
and landars
Please accept my Think you for your time refrest and
regrest

(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)

This document does **not** contain the Social Security number of any person.

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

DATED this	8	day of	February	. 20 / 3
DATED uns_	0	_ day or _	1 0121 2 019	

RECEIVED

1	Case No.	09-CV-0340		The state of the s	JAN - 9 2013
2	Dept. No.		2013 JAN -9	6M 8:59	DOUGLAS COUNTY
3					DISTRICT COURT CLERK
4			TED TH CLER	k K	
5			BY	ECOEPUTY	
6	IN TH	Æ NINTH JUDIO	CIAL DISTRIC	r court oi	F THE STATE OF NEVADA
7		IN Al	ND FOR THE C	OUNTY OF	DOUGLAS
8	di 18540 militari di Fasti Vitari				
9	JAVIER RA				
	Plain	tiff,			
10	VS.	, , , , ,		ORDE	ER SETTING HEARING
11		ARREGUIN,			
12	Delei	ndant.	/		
13	The above-en Regarding C	ntitled matter is se	et for: Hearing	on Plaintiff's	Ex Parte Emergency Motion
14	TO COMME		Thursday, Febru	ary 21, 2013	at 9:00 a.m.
15	TIME ALLO	#6	Two (2) hours		9
16	COURT RE	PORTER REQUE	ESTED:	Y#0	한 정
17	(XX) NO	() YES	() PI	LAINTIFF	() DEFENDANT
18	***If a Cour	t Reporter is requ	ested, please no	tify the Court	as soon as possible***
19	IT IS	SO ORDERED.	_		
	DAT	ED this	_ day of Januar	y 2013.	111 h.c -
20		2.5	aş		t Judge
21		04	h	711	
22	Copy served		January 20	13 to:	100 °
23	Javier Ramir 615 Hot Spri	ngs Rd., #114	5 X	¥	8 8 0
24	Carson City,	• 0	n #		œ.
25	Mayra E. Arr 1035 Woodsi Carson City,	ide Dr., #119			
25	Surson City,	2,1 02101		Chil	ann Shaler 1
27			a §	- 7	7. 300
, ,		× ×		V	

1800 789579. Ref shkhav

IMPORTANT

YOU HAVE BEEN SERVED WITH A COUNTERCLAIM TO YOUR COMPLAINT OR PETITION

IF YOU DO NOT FILE A WRITTEN RESPONSE TO THIS
COUNTERCLAIM WITHIN A CERTAIN TIME, THE COURT MAY
MAKE RULINGS AGAINST YOUR INTERESTS IN THIS CASE.

* * * *

If you were served by mail, you have 23 "judicial" days from the postmarked date on the envelope in which to file a written response with the Court.

If you were served in person, you have 20 "judicial" days from the date of service in which to file a written response with the Court, not counting the day on which you were served.

Your written response must be filed with the Filing Clerk's Office located at 75 Court Street, Reno, Nevada.

If you have any questions on how to file a response to this Counterclaim, contact a private attorney or the Family Court Self-Help Center located at One South Sierra Street, Reno, Nevada, on the main floor.



Nevada Internet Claims

Unemployment Insurance Claims Information

JAVIER RAMIREZ

***- ** - 3910

Benefit Year Beginning Date:

12/23/12

Help

Benefit Year Ending Date:

12/14/19

Help

Weekly Benefit Amount:

354.00

Help

Maximum Benefit Amount:

3464.00

Help

Amount Paid To Date:

817.00

Help

Remaining Balance Available:

2647.00

Help

Last Two Weekly Claims Filed

Check Status

Last Week Filed:

01/26/13

Help

HD

Help

Previous Week Filed:

01/19/13

HD

(See additional claim information below using the down arrow to view additional payment history)

For additional claim information, please press the down arrow below.

Please Select

~

Exit

Options

Print

Benefits are put on hold.

In the First Jedicial District Court of the Gate of Nevada In and For Carson City

TRIAL DATE MEMO

2013 FEB 11 PH (1) Set In Department: I Case No.: 12 DR1 00391 1B MAYRA E. ARREGUIN, Plaintiff, VS. JAVIER RAMIREZ RIVAS, Defendant. ☑ TRIAL □ JURY ☑ NON-JURY □ HEARING ON TO COMMENCE on the 4th day of March , 20 13 , at 1:30 o'clock, P.M. TIME ALLOWED __1__ Hour NO. 1 Setting ☐ Yes ☒ No Court Reporter Requested By: □ Plaintiff □ Defendant DATED: February 11, 2013 Attorney for Plaintiff James T. Russell Attorney for Defendant JAMES T. RUSSELL District Judge CERTIFICATE OF SERVICE The undersigned, an employee of the Carson City Clerk/District Judge, hereby certifies that on the day of February, 2013, I served the foregoing TRIAL DATE MEMO by: () Handing a copy thereof to the () Plaintiff's attorney () Defendant's attorney () DA () Pro per () Other _____ (x) Depositing a copy thereof in the U.S. Mail at Carson City, Nevada, postage paid, addressed as follows: Javier Ramirez Rivas Mayra E. Arreguin 615 Hot Springs Road #114 1035 Woodside Drive #119 Carson City NV 89706 Carson City NV 89701 SUBSCRIBED and SWORN to before me this day of February, 2013 ALAN GLOVER, Clerk

BY:______Deputy

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Christine Erven, Judicial Assistant, Dept. I

Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person REC'D & FILED 2013 FEB 22 PM 4:
In The First Judicial District Court of the State of Nevada
In and for Carson City
12 De 1 00391 18 (Janer) Mayra E. Arregun Plaintiff/Petitioner, Dept. No.: Dept. No.:
vs. Jane Remire Defendant/Respondent.)
I <u>Vaner Ram (Yez</u> , appearing in Proper Person, (Your Name) request that the Court enter an Order granting me the following:
State what you want the Court to order. If you have more than one request, clearly list and number each request. Do not explain your requests in detail here, just list them.
Motion to be reports for mediator / TPO modification (see attached)

(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)

This document does <u>not</u> contain the Social Security number of any person.

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

DATED this 32 day of February , 20/3.

(Your Signature)

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid thereon, addressed to:

Mayra E. Arregin

1035 Woodside Dove # 119

Cursun City N 89701

Dated this 22 day of February , 2013.

Javier Ramirez 615 Hot Springs Road #114 Carson City, NV 89706

February 22, 2013

Honorable James T.Russell:

I'm requesting a motion to have a mediator in case # 09-CV-0340, because at the present time there is a TPO order filed by Mayra Arreguin, per case management order under same filling number there should be communication allowable between the parties to come to a fair agreement on assets and debts, along with visitation and custody, among other things.

I would like to be granted a mediator to present a fair and reasonable case before you on our court date on 03/04/2013.

If the mediator cannot provided to us, I would like to be allowed to communicate with Mrs. Arreguin, without violating the current TPO order by either third parties, writing and / or in person in a neutral place without compromising our safety.

Thank You.

Javier Ramirez

Respectfully:

REC'D & FILED

1 Case No.

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12 DR1 000391 1B

Dept. No.

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2013 MAR 11 AM 7: 41

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

MAYRA E. ARREGUIN,

Plaintiff,

v.

JAVIER RAMIREZ RIVEZ,

FINDINGS OF FACT.

Defendant.

This matter comes before this Court on a Complaint for Divorce filed by Plaintiff on August 6, 2012. The Defendant was served on January 15, 2013, and filed an Answer to Complaint for Divorce on February 11, 2013. A trial was set for and held on March 4, 2013. Both parties attended the trial in person, appearing in pro per.

FINDINGS OF FACT

The Court now finds as a matter of fact the following:

- That Plaintiff is now and for a period of more than six (6) weeks immediately 1. preceding the commencement of this action has been an actual, bona fide resident and domiciliary of the State of Nevada and has been for said period of time actually, physically, and corporeally present in said State.
- 2. That Plaintiff and Defendant were married in Douglas County, Nevada, on September 20, 2011, and ever since have been and now are Husband and Wife.
 - That Plaintiff and Defendant are incompatible in marriage. 3.

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- 4. That there are two minor children born of the marriage, EDUARDO JAVIER RAMIREZ ARREGUIN (DOB 4/13/2006) and CARLOS ADRIAN RAMIREZ ARREGUIN (DOB 10/9/2007), and that Plaintiff is not currently pregnant.
- 5. That the minor children have lived in the State of Nevada for at least six consecutive months, including any temporary absence from the state, immediately before the commencement of these proceedings.
 - 6. That the only community property to be divided is a 1997 Ford Explorer.
- 7. That the only community debt to be divided is a \$1,900.00 balance on a Kohl's credit card that Defendant's sister Raquel Ramirez had made available for the parties' use.
 - 8. That Plaintiff has not requested alimony.
 - 9. That Defendant is currently unemployed.
- 10. That Defendant admits that he did not pay child support to Plaintiff for four months prior to the trial, resulting in an arrearage of \$800.00.
- 11. That the wife, MAYRA E. ARREGUIN, never changed her name and therefore does not request restoration of her former name.
- 12. That all of the allegations contained in the documents on file are true and that all of the requirements of NRS 125.181 and NRS 125.182 have been met.

CONCLUSIONS OF LAW

From the foregoing Findings of Fact, the Court now incorporates them in their entirety in its Conclusions of Law as entered below:

- 1. This Court has jurisdiction over the parties and the subject matter of this action.
- 2. That Nevada is the home state of the minor children and is the only state having jurisdiction to enter orders concerning custody, visitation, and support of the minor children.
- 3. That Defendant was properly served with the Complaint for Divorce in open court on January 15, 2013, at a hearing held regarding a related temporary protective order.
 - 4. That the Parties are entitled to a divorce on the grounds of incompatibility.
- 5. That Defendant's obligation of child support under NRS 125B.080 is the statutory minimum of \$100.00 per child per month, for a total monthly obligation of \$200.00.

DECREE OF DIVORCE

From the foregoing Findings of Fact and Conclusions of the Law, the Court now incorporates them in their entirety into this Decree of Divorce, and enters the following Decree of Divorce.

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

- 1. That the parties are granted an absolute decree of divorce from each other on grounds of incompatibility and are hereby restored to the status of single persons.
 - 2. That alimony is not appropriate in this case.
- 3. That Plaintiff and Defendant shall continue to share joint legal custody of the minor children.
- 4. That Plaintiff and Defendant shall continue to share joint physical custody of the minor children, with Defendant having physical custody of the children beginning every Saturday at 4:00 p.m. and continuing until the following Tuesday at 4:00 p.m. and Plaintiff having the children at all other times.
- 5. That Defendant shall have no direct contact with Plaintiff whatsoever and shall stay 100 yards from her home and place of employment. Should the Defendant find it necessary to notify Plaintiff of a critically important matter involving the children, he may do so only by contacting Plaintiff's brother by telephone, or by sending a note with the children to be delivered to Plaintiff by the children after the Tuesday custody exchange has been completed and Plaintiff and the children are out of Defendant's presence.
- 6. That on those days when a parent has physical custody of the children, that parent shall have the exclusive right to visit the child at school and attend any scheduled parent teacher conference; likewise, on those days when a parent does not have physical custody of the children, that parent may not visit the child or attend scheduled parent teacher conferences.

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- 7. That pursuant to NRS 125B.070 and NRS 125B.080, Defendant shall pay Plaintiff child support in the amount of \$100.00 per child per month, for a total child support obligation of \$200.00 per month, payable on the first of each month; however, upon obtaining gainful employment, Defendant shall provide to this Court proof of his gross monthly income so that child support can be determined according to the calculations set forth in *Wright v. Osburn*, 114 Nev. 1367, 970 P.2d 1071 (1998).
- 8. That Defendant shall pay any child support arrearage owed to Plaintiff as determined by the Nevada Division of Welfare and Support Services in the course of its pending audit, but in no event shall he pay less than the \$800.00 arrearage admitted to at trial. The \$800.00 arrearage shall be paid off in \$50.00 installments due the first of each month, along with the child support payments.
- 9. That both parties shall be responsible for maintaining health insurance or Medicaid for the minor children and that to the extent any health care expenses are not covered by insurance or Medicaid, each party shall be equally responsible for one half of all uncovered health care costs. The party paying for the medical treatment must present proof of payment and a request for reimbursement to the other party within thirty days of paying the medical bill. The reimbursing party must reimburse the requesting party within thirty days of receipt of a timely reimbursement request.
 - 10. That Defendant shall receive the 1997 Ford Explorer.
- 11. That each party shall pay \$950.00 to Defendant's sister Raquel Ramirez in satisfaction of the \$1,900.00 debt incurred by the parties on Raquel's Kohl's credit card.
- 12. That Plaintiff never changed her name and does not request do be restored to her former name.
- 13. That the prior custody order entered by Judge Gamble in the Ninth Judicial District Court on July 26, 2012 shall remain in effect to the extent it has not been specifically modified or contradicted by the present order.

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IT IS FURTHER ORDERED AND PARTIES ARE PUT ON NOTICE that they are subject to the requirements of the following Nevada Revised Statutes:

IT IS ORDERED that, pursuant to NRS 125C.200, neither party shall move the residence of the parties' minor child from the state of residence without prior written consent of the other party or the consent of the Court.

NOTICE IS HEREBY GIVEN that NRS 125B.055(3) requires that within 10 days after a court of this state issues an order for the support of a child, each party to the cause of action shall file with the court that issued the order and the Welfare Division: (a) His/Her social security number; (b) His/Her residential and mailing addresses; c) His/Her telephone number; (d) His/Her driver's license number; (e) The name, address and telephone number of His/Her employer. Each party shall update the information filed with the court and the Welfare Division pursuant to this subsection within 10 days after that information becomes inaccurate.

NOTICE IS HEREBY GIVEN OF THE FOLLOWING PROVISIONS OF NRS 125.510(6) regarding abduction, concealment or detention of a child:

PENALTY FOR VIOLATION OF ORDER:

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

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.

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The parties are put on notice of the following provisions in NRS 125.510(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.

The parties are informed that NRS 125C.200 provides as follows:

If custody has been established and the custodial parent or a parent having joint custody intends to move his residence to a place outside of this state and to take the child with him, he must, as soon as possible and before the planned move, attempt to obtain the written consent of the other parent to move the child from the state, If the noncustodial parent or other parent having joint custody refuses to give that consent, the parent planning the move shall, before he leaves the state with the child, petition the court for permission to move the child. The failure of a parent to comply with the provisions of this section may be considered as a factor if a change of custody is requested by the noncustodial parent or other parent having joint custody.

NOTICE IS HEREBY GIVEN that the parties to this matter are subject to the provisions of NRS 31A and 125.450 regarding the collection of delinquent child support.

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NOTICE IS HEREBY GIVEN that NRS 125.450 provides that every order for the support of a child issued or modified after January 1, 1990, must include an order directing the withholding or assignment of income for the payment of the support unless one of the parties demonstrates and the court finds good cause for the postponement of the withholding or assignment or all parties otherwise agree in writing. Such an order for withholding or assignment must be carried out in the manner provided in chapter 31A of NRS for the withholding or assignment of income.

NOTICE IS HEREBY GIVEN that NRS 125B.145 provides that an order for the support of a child must, upon the filing of a request for review by (a) The Welfare Division of the Department of Human Resources, its designated representative or the district attorney, if the Welfare Division or the district attorney has jurisdiction in the case; or (b) A parent or legal guardian of the child, be reviewed by the court at least every 3 years pursuant to this section to determine whether the order should be modified or adjusted. NRS 125B. 145 also provides that an order for the support of a child may be reviewed at any time on the basis of changed circumstances. A change of 20 percent or more in the gross monthly income of a person who is subject to an order for the support of a child shall be deemed to constitute changed circumstances requiring a review for modification of the order for the support of a child.

NOTICE IS HEREBY GIVEN that NRS 425.510 provides that a person in arrears in the payment of support may have his/her drivers license suspended. A person is in arrears in the payment for the support of one or more children if he/she owes a total of more that \$1000.00 for the support of one or more children for which payment is past due; and is delinquent for not less that 2 months in payments for the support of one or more children or any payments ordered by a court for arrears in such payments; or has failed to provide medical insurance for a child as required by a court order.

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NOTICE IS HEREBY GIVEN that pursuant to NRS 125.450, a parent responsible for paying child support is subject to NRS 31A.020 to 31A.240, inclusive, and Sections 2 and 3 of Chapter 31A states that if child support payments are 30 days late, a wage assignment shall be made.

IT IS SO ORDERED.

DATED this \mathcal{M} day of March, 2013.

JAMES T. RUSSELL District To I

District Judge

CERTIFICATE OF MAILING

I hereby certify that on the <u>//</u> day of March, 2013, I placed a copy of the

foregoing in the United States Mail, postage prepaid, addressed as follows:

Javier Ramirez Rivas 615 Hotsprings Road #114 Carson City, NV 89706

Mayra E. Arreguin 1035 Woodside Drive #119 Carson City, NV 89701

> J. Scott Walker Law Clerk, Department 1

V.

Case No. 09-CV-0340
12011 00391 B
Dept. No. I
2013 FEB 14 AM 10: 4

IN THE NINTH JUDICIAL DISTRICT COURT OF TH

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RECEIVED

FEB 1 4 2013

DOUGLAS COUNTY USTEIGT COURT GLERK

IN AND FOR THE COUNTY OF DOUGLAS

MAYRA E. ARREGUIN,

Petitioner,

JAVIER RAMIREZ,

Respondent.

Y OF DOUGLAS ALANGLOVER
ORDER
ORDER
ORDER

THIS MATTER comes before the Court following notification that a divorce action between the above-named parties has recently commenced before the First Judicial District Court in and for the County of Carson, as contemplated within an order issued in this matter on July 26, 2012. As a result, similar to the process codified within the Uniform Child Custody Jurisdiction and Enforcement Act at NRS 125A.355(2), a telephone conference between The Honorable James T. Russell, District Judge of the First Judicial District Court, and The Honorable Nathan Tod Young, District Judge of the Ninth Judicial District Court presiding over this matter, occurred on February 11, 2013. After conferring, the Judges jointly determined that, pursuant to NRCP 1, in order to secure the just, speedy, and inexpensive determination of these related actions, the venue of the exclusive, continuing jurisdiction previously established in this matter over the parties and their minor children, regarding child custody, visitation, and suppositional control of the divorce matter now pending before the First Judicial District Co

NATHAN TOD YOUNG
DISTRICT JUDGE
DOUGLAS COUNTY
P.O. BOX 218
MINDEN, NV 89423

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NATHAN TOD YOUNG
DISTRICT JUDGE
DOUGLAS COUNTY
P.O. BOX 218
MINDEN, NV 89423

THEREFORE, pursuant to NRS 13.050(2)©, the ends of justice dictate that the venue of this matter be, and hereby is, transferred to the First Judicial District Court, specifically case no. 12-DRI-00391-1B. Pursuant to NRS 13.050(3), all further proceedings regarding the parties' minor children are to now be held within that specific divorce action. Thus, the hearing previously scheduled to convene in this matter on February 21, 2013, is hereby vacated. Furthermore, the papers and records of this matter are to be transferred accordingly by the Court Clerk of the Ninth Judicial District.

Pursuant to DCR 18(1), The Honorable James T. Russell is hereby requested to enter further orders, and modify any existing orders, pertaining to this matter as deemed necessary within the divorce action. However, until such further orders are entered by the First Judicial District Court, all provisions contained within the order issued in this matter on July 26, 2012, remain in effect.

The parties are hereby notified that they remain subject to the requirements of the following Nevada Revised Statutes, among others:

PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right to custody of a child or any parent having no rights of custody to a 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.

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IT IS FURTHER ORDERED, that if either party is obligated to pay support, the parties are hereby notified that his/her obligation may subject him/her to the child support enforcement collection provisions contained in Chapters 31A, 125.450(2) and 425 of the Nevada Revised Statutes.

IT IS FURTHER ORDERED that the parties are further advised of the existence of NRS 125A.350 which requires that a parent wishing to move his/her residence outside of the State of Nevada and to take a child or children with him, must as soon as possible and before the planned move, attempt to obtain the written consent of the other parent or permission of this Court.

IT IS FURTHER ORDERED that the State of Nevada, United States of America, is the habitual residence of the minor children. 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.

IT IS FURTHER ORDERED that the parties will comply with the provisions of NRS 125B.145 which provides that an Order issued by the Court, or other expedited process, for the support of children that is being enforced in the State must be reviewed by the Court at least every three years to determine whether the Order should be modified or adjusted. If the court determines that modification or adjustment of the order is appropriate, the court shall enter an order modifying or adjusting the previous order for support. Any review of an order for the support of a child must be conducted by the Court upon the filing of a request for review by: (1) the Welfare Division of the Department of Human Resources or the District Attorney, if the Welfare Division or the District Attorney has jurisdiction in the case; or (2) a parent or legal guardian of the child.

IT IS FURTHER ORDERED that an order for support of a child may be reviewed at any time on the basis of changed circumstances.

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NATHAN TOD YOUNG
DISTRICT JUDGE
DOUGLAS COUNTY
P.O. BOX 218
MINDEN, NV 89423

IT IS FURTHER ORDERED that under NRS 425.510, as of January 1, 1996, the obligor's driver's license can be suspended if the obligor is more than \$1,000.00 (one thousand dollars) in arrears and is two (2) months or more behind in his or her payments of child support, and/or has not provided court-ordered medical insurance for his or her child(ren).

IT IS SO ORDERED.

Dated this __/4_ day of February, 2013.

NATHAN POD YOUNG District Judge

Copies served by mail this \(\frac{1440}{4}\) day of February, 2013, to:

Mayra E. Arreguin, 1035 Woodside Drive, #119, Carson City, NV 89701; Javier Ramirez, 615 Hot Springs Road, #114, Carson City, NV 89706; The Honorable James T. Russell, First Judicial District Court, 885 E Musser St., Ste. 3061, Carson City, NV 89701.

Judicial Assistant

CERTIFIED COPY

The document to which this certificate is attached is a full, true and correct copy of the original in file and of record in my office.

TED THRAN Clerk of the 9th Judicial District Court of the State of Nevada, in and for the County of Douglas,

By I Willet

Deputy

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NATHAN TOD YOUNG
DISTRICT JUDGE
DOUGLAS COUNTY
P.O. BOX 218
MINDEN, NV 89423

RECEIVED

AFFIDAVIT OF SERVICE BY MAIL

MAR 1 1 2013

2013 MAR | | AH | |: 09

DOUGLAS COUNTY DISTRICT COURT CLERK

STATE OF NEVADA COUNTY OF DOUGLA

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TED THRAN CASE NO.

09-CV-0340 - Lead Case (11-CV-0221)

Kristin Wilfert, being sworn, says that she is a citizen of the United States, over 18 years of age, a resident of Douglas County, and not a party to the within action. This affiant's business address is P.O. Box 218, Minden, NV 89423.

That affiant served a certified copy of the ORDER and the original of all other pleadings filed in Case No. 09-CV-0340 (Lead Case)/11-CV-0221 (ARREGUIN V. RAMIREZ) as listed on the attached case history by placing said pleadings in an envelope addressed to Clerk of the Court, First Judicial District Court, 885 E. Musser Street, Carson City, NV 89701, (Certified Mail 7006 0100 0004 5494 1876), which envelope was then sealed and postage fully prepaid thereon, and hereafter was on March 11th, 2013 deposited in the United States mail at Minden, Nevada.

That there is a delivery service by United States mail at the place so addressed, or regular communication by United States mail between the place of mailing and the place so addressed.

> THRAN, County Clerk

Deputy Court Clerk

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9TH JUDICIAL DISTRICT COURT

Ted Thran

Clerk of the Court Ph 782-9820 Fax 782-9954

1625 8th Street

P.O. Box 218

Minden, NV 89423-0000

(775)-782-9820, TTY for Deaf: (775)-782-9964

(775) 782-9820

03/11/13

Case Number: 11-CV-00221-DC DOO

Date Filed: 07/20/11

Status: Closed/Inactive

Judge Assigned: Gamble, David

CONSOLIDATED WITH CASE 09-

Ramirez Vs Arreguin-Garcia

CASE HISTORY

CONSOLIDATED/RELATED CASES

Lead CaseID: 09-CV-00340-DC

SubCaseID Type Start End

11-CV-00221-DC C 08/19/11 03/11/13

INVOLVED PARTIES

Turne Num	Name (Lact First Mid Title)	Dispo

.... -..... AH DEHR 02/14/ 07/20/11

PLT 001 Ramirez, Javier

Attorney: 1234 Person, Proper

Minden, NV 89423

P. O. Box 218

DEF 001 Arrequin-Garcia, Mayra

AH DEHR 02/14/ 07/20/11

JUDGE HISTORY

Type Assign Date Removal RSN JUDGE ASSIGNED

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J 08/19/11 DRG Gamble, David

MPG Gibbons, Michael J 07/20/11 RA 08/17/11

____CV-00221-DC Date: 03/11/13 Time: 11:10 Page: 2

DOCUMENT TRACKING

Num	/Seq	Description	Filed	Received		Party	Routed	Ruling	Closed	User	r ID
001	.000	Application to Waive Filing Fees/ Service Only	07/20/11		MPG	PLT001		Moot	02/14/13	MB	KW
002	000	Order Regarding Waiver of Fees and Costs	07/28/11		MPG	000		Moot	02/14/13	ΜВ	KW
006	000	Confidential	08/15/11		MPG	PLT001		Moot	02/14/13	MB	KW
005	000	Confidential	08/15/11		MPG	PLT001		Moot	02/14/13	МВ	KW
004	000	Summons Issued	08/15/11		MPG	PLT001		Moot	02/14/13	MB	KW
003	000	Petition to Establish Custody and Visitation	08/15/11		MPG	PLT001		Moot	02/14/13	МΒ	KW
009	000	Request for Submission of Ex Parte Motion	08/16/11		MPG	000		Moot	02/14/13	нс	KW
008	000	Exparte Emergency Motion Regarding Children	08/16/11		MPG	PLT001		Moot	02/14/13	HC	KW
007	000	Summons Filed	08/16/11		MPG	PLT001		Moot	02/14/13	HC	ĸw
010	000	Order	08/17/11		MPG	000		Moot	02/14/13	BW	KW

1	Code: 3860
2	Name: JAVIER RAMINEZ Address: 925 Mica DR 2011 Address: 925 Mica DR 2011 TED THEAT DOUGLAS COUNTY
3	Address: 925 Mica DR 201 TED THRAN DOUGLAS COUNTY
4	Telephone: (775) 292.0753 SY Mchapma
5	Telephone: (775) 292.0753 Appearing in Proper Person
6	IN THE FAMILY DIVISION
7	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF WASHOE DOUGLAS
9	
10	JAGEN RAMIREZ Plaintiff/Petitioner, Case No. 11-CU-0221
11	110
12	Dept. No MAYRA E. ARREGUIN Defendant/Respondent.
13	Defendant/Respondent.
14	
15	REQUEST FOR SUBMISSION OF EX PARTE MOTION
16	I, JAVIER RAMIREZ, request that the Ex Parte Motion (print your name here)
17	(print your name here)
18	ORDER OF TEMPORARY CUSTODY filed on AUGUST 16Th 2011.
19	(Print the name of the Ex Parte Motion) (Date the Ex Parte Motion was filed)
20	be submitted to the Court for it's consideration and Order.
21	This document does not contain the Social Security number of any person.
22	DATED this 16 day of August 20 11.
23	
24	Signature:
25	Print Your Name: / Javier Ramirez
26	
27	
28	

	Code: 1670
1	Code: 10/0
2	Name: JAVIER RAMILEPAUG 16 PM 1:07
3	Address: 925 Mica Da # 201
4	Telephone: (775) 292-07534pro
5	Appearing in Proper Person
6	IN THE FAMILY DIVISION
7	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF WASHOE DOUGLAS
9	
10	JAVIER RAMIREZ Petitioner, Case No. 11.CV-0221
11	710
12	
3	MAYRA E- ARREGUIN Respondent.
4	
5	EV DADTE EMEDCENCY MOTION DECARDING CHIEDDEN
	EX PARTE EMERGENCY MOTION REGARDING CHILDREN
.6	MOTION TO For TEMPORARY CUSTORY (Fill in the name of this motion)
9	<u>NAVIER RAMIREZ</u> , appearing in Proper Person, hereby move this (Your name)
0	Court to issue an emergency order, without notice to MAYRA E. ARIEGUIN
1 2	granting the following: (The Other Party's name)
.3	State only what you want the court to order. Do not explain why you want the order issued or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page.
5	EMP PURTURE IS LETTER
6	IN THE MATTER OF EDUARDO J. RAMIREZ, CARLOS ADRIA
7	
8	12 Aminer

1	A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was
2	entered on To the best of my knowledge, the last order (Date the Decree or Order was filed)
3 4 5	concerning this matter was entered on $\frac{8/i \nu / \iota_1}{\text{(Date last order entered in this case)}}$ and that order
6	concerned Mod Fights of Protestive Order (Print what the last order was about, such as child support, visitation, TPO, etc.) The shild (ren) involved in the matter are:
8 9 10 11	The child(ren) involved in the matter are: NAME Ramirez Eduardo J. Agranirez Callos Adrian Ramirez 3'/2 10-09-2007
12 13 14	
15	Fully explain why you believe this is an emergency situation
16 17 18 19 20 21 22 23 24 25 26 27	I believe this is an emergency and an order should issue from this Court immediately because: Mother has violated usitation orders perjudge, kids showed fear one while refusing to her and to grandmother, Adrian compliancy of being yelled at with an face, in fruit of use, affect and mother's bother I fear that she may lave with kids and going back to maxing. I had made a report with Child protective services to do an investigation.
28	

-	
2	
3	Fully explain why you believe the other party should not be contacted
4	and have time to respond to this Motion before the Motion is considered by the Judge
5	Party was seved to enter into custody
6	disple for this reason I believe that
7	She may leave country with our kids,
8	Insecting Temperary Ustody to allow to our
9	children under my girdance to continue
10	to remain enroll in school and cottend
11	classes while interruption by the removal
12	or abduction by their mother
13	
14	
15	
16	
17	
18	
19	(If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.)
20	This document does not contain the Social Security Number of any person.
21	
22	I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct.
23	Maria de la compansa del compansa de la compansa del compansa de la compansa de l
24	DATED this 16 day of August
25	Jan
26	(Signature)
27	(Printed Name)
28	

NINTH

IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

JAVIER RAMIREZ	
vs.)	FAMILY COURT MOTION/OPPOSITION NOTICE (REQUIRED)
MAYRA E. ARREGUIN	CASE NO. //-CU-022/
	DEPT. NO.

NOTICE: THIS MOTION/OPPOSITION NOTICE MUST BE ATTACHED AS THE

LAST PAGE to every motion or other paper filed pursuant to chapter 125, 125B or 125C of NRS and to any answer or response to such a motion or other paper.

A.	Mark the CORRECT ANSWER with an X.	YES	NO
	1. Has a final decree or custody order been entered in this case? If <u>ves</u> , then continue to Question 2. If <u>no</u> , you do not need to answer any other questions.		X
	2. Is this a motion or an opposition to a motion filed to change a final order? If <u>ves</u> , then continue to Question 3. If <u>no</u> , you do not need to answer any other questions.		
	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?		
	4. Is this a motion or an opposition to a motion for reconsideration or a new trial and the motion was filed within 10 days of the Judge's Order?		
	IF the answer to Question 4 is YES, write in the <u>filing</u> date found on the front page of the Judge's Order.	Date	
В.	If you answered NO to either Question 1 or 2 or YES to Questrom the \$25.00 filing fee. However, if the Court later determining fee, your motion will <u>not</u> be decided until the \$25.00 fee	ines you should l	

Date: August 16-11, 2011 Signature:

Print Name:

Print Address:

92- Mic2 Drive #201

Telephone Number: 292 0753

_	loo II a
1	CODE 4085 RECEIVED
2 3	2011 AUG 16 PM 4: 04 AUG 16 2011
4	TEB THRAN DOUGLAS COUNTY
5	NINTO CLERK DISTRICT COURT CLERK IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
6	IN AND FOR THE COUNTY OF WASHOE
7	lavier Raminez.
8	Petitioner(s),
9	vs. Case No. 11-CV-0221 Maura E. Angaun Dept. No. 11
10	Respondent(s).
11	
12	SUMMONS
13	TO THE DEFENDANT: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND IN WRITING WITHIN 20 DAYS.
14	READ THE INFORMATION BELOW VERY CAREFULLY.
15	A civil complaint or petition has been filed by the plaintiff(s) against you for the relief as set forth in that document (see complaint or petition). When service is by publication, add a brief statement of the object of the
16	action. See Nevada Rules of Civil Procedure, Rule 4(b). The object of this action is: Petition to establish Castody & Visitation
17	1. If you intend to defend this lawsuit, you must do the following within 20 days after service of
18	this summons, exclusive of the day of service: a. File with the Clerk of the Court, whose address is shown below, a formal written
19	answer to the complaint or petition, along with the appropriate filing fees, in accordance with the rules of the Court, and;
20	 Serve a copy of your answer upon the attorney or plaintiff(s) whose name and address is shown below.
21	2. Unless you respond, a default will be entered upon application of the plaintiff(s) and this Court may
22 23	enter a judgment against you for the relief demanded in the complaint or petition. Dated this/5day of
24	Issued on behalf of Plaintiff(s): HOWARDW: CONYERS
25	CLERK OF THE COURT
26	Name: JOVIEV POWWEZ By: Mc Authority Clerk Address: ODS MCA DV # 20 More Deputy Clerk
27	Phone Number: 75 Court Street 75 Court Street 75 Court Street
28	Reno, Nevada 89501

SUMMONS - PETITION

1	DECLARATION OF PERSONAL SERVICE
2	(To be filled out and signed by the person who served the Defendant or Respondent)
3	STATE OF Nevoda)
5	COUNTY OF Carson City
6	
7	I, Gary C.C.C. declare: (Name of person who completed service)
8	1. That I am not a party to this action and I am over 18 years of age:
9	2. That I personally served a copy of the Summons, the Petition, and the
11	following documents: Summon For Petition Establish
12	Castody & V15 tation
13	
14	upon Moura Arreguia, at the following (Name of Respondent who was served)
15	
16	location: 1047 Wordside Dr. 102 Carson City
17	NV. 39701
18	NV. 3970/ on the 16 th day of August , 20 11. (Month) (Year)
19	(Month) (Year)
20	This document does not contain the Social Security Number of any Person. I declare, under
21	penalty of perjury under the law of then State of Nevada, that the foregoing is true and correct.
22	
23	De alebede
24	(Signature of person who completed service)
25	Committee of the Commit
26	NOTARY PUBLIC
27	County of Carson City Recognity of Carson City Recognity of Carson City ANA Approximent Expires April 21, 2012
28	My Appointment Expires April 21, 2019

Name: SAUIER RAMIREZ Address: 925 MICA DRIVE # 6 CARSON CITY NU 8576 Telephone: 975 671-0508	2011 AUG 15 PH 3: 00 DOUGLES TO DISTRICT DESTRUCTION OF EMPLOYEE AUG 15 PH 3: 00 DOUGLES TO DISTRICT DESTRUCTION OF EMPLOYEE AUG 15 PH 3: 00
IN THE FAM WIN74 OF THE SECOND JUDICIAL DISTRIC	THE STATE OF NEVADA COUNTY OF WASHOE DOUGLAS
SAVIEN RAMINEZ Plaintiff/Petitioner vs	Case No
MAYNA E- ARREGUIN GAR Defendant/Respondent	2.C7A
	SE INFORMATION n Child Custody Jurisdiction Act
This document is submitted by: JAV.EN (Your name)	RAMINEZ_
Wife/Mother Information	Husband/Father Information
Name: MAYRA E. ARREGUIN	Name: JAVIER RAMINEZ
Address: 925 MICA DRIVE \$201 CARSON CITY NV \$5701	Address: 925 MICH DRIVE #ZOL
Place of Employment:	Place of Employment:
Address of Employer:	Address of Employer:
Age: 26	Age: 42

9/2010 AA

Education:____

Date of Marriage (if applicable)_

Date of Separation (if applicable)_

Education: GEO

7-13-2011

CHILDREN BORN TO THIS MARRIAGE OR RELATIONSHIP

	Date of Birth/Age	With Whom Child Resides/ How Long There
EQUARDO JAVIER	- RAMITER 04-13-06-5	sys with both parents 3/2 year
CARLOS ADRIAN 10	ZAMIREZ 10-09-07 3	Stryes With both parents 31/2 year
		· · · · · · · · · · · · · · · · · · ·
		OM YOU ARE RESPONSIBLE of this marriage or relationship)
Name	Date of Birth/Age	With Whom That Person Resides/How Long
		-x -
		z: <u></u>
=======================================		
must be traced for the past filiving and continue tracing v	ive (5) years. Start with the currer where the child has lived, and with e is needed, please attach addition	e residence of the child, and with whom the child has lived, not address of the child and with whom the child is presently has whom the child has lived prior to the present, for the past all sheets or request additional sheets from the Facilitator's
must be traced for the past filiving and continue tracing value (5) years. If more space Office.	ive (5) years. Start with the currer where the child has lived, and with e is needed, please attach addition CHILD NU	nt address of the child and with whom the child is presently h whom the child has lived prior to the present, for the past al sheets or request additional sheets from the Facilitator's MBER 1
must be traced for the past filiving and continue tracing of five (5) years. If more space Office. Child's Full Name:	ive (5) years. Start with the currer where the child has lived, and with the is needed, please attach addition CHILD NU VALIO TAVIER	nt address of the child and with whom the child is presently h whom the child has lived prior to the present, for the past all sheets or request additional sheets from the Facilitator's MBER 1
must be traced for the past filiving and continue tracing value (5) years. If more space Office. Child's Full Name: Fresent Address: 925	ive (5) years. Start with the currer where the child has lived, and with the is needed, please attach addition CHILD NU DANDO TAVIER MICA DRIVE	the address of the child and with whom the child is presently the whom the child has lived prior to the present, for the past all sheets or request additional sheets from the Facilitator's MBER 1 PAMIRES **201 CABSON CAY NO 89707
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must be traced for the past filiving and continue tracing v five (5) years. If more space Office. Child's Full Name: For Example 1 of Space 1 of Space 2	ive (5) years. Start with the currer where the child has lived, and with the is needed, please attach addition CHILD NU PARIO TAVIER esent address: APRIC	the address of the child and with whom the child is presently the whom the child has lived prior to the present, for the past all sheets or request additional sheets from the Facilitator's MBER 1 PAMIRES **201 CABSON CAY NO 89707
must be traced for the past filiving and continue tracing varieties (5) years. If more spaces office. Child's Full Name: 925 Date child moved to the present Address: 925	ive (5) years. Start with the currer where the child has lived, and with the is needed, please attach addition CHILD NU PARIDO TAVIER Esent address: APRIC (check one)	the address of the child and with whom the child is presently the whom the child has lived prior to the present, for the past all sheets or request additional sheets from the Facilitator's MBER 1 PAMIRES **201 CABSON CAY NO 89707
must be traced for the past filiving and continue tracing varieties (5) years. If more spaces office. Child's Full Name:	ive (5) years. Start with the currer where the child has lived, and with the is needed, please attach addition CHILD NU PARIDO TAVIER Esent address: APRIC (check one) Father Both parents	ment address of the child and with whom the child is presently the whom the child has lived prior to the present, for the past all sheets or request additional sheets from the Facilitator's MBER 1 PAMIREZ **201 CANSON CATY NO 89707
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must be traced for the past filiving and continue tracing varieties five (5) years. If more spaces office. Child's Full Name: For the present Address: 925 Date child moved to the present child currently lives with: (Mother For the presently resident presently resident parts of the present presently resident parts of the present present presently resident parts of the present	ive (5) years. Start with the currer where the child has lived, and with the is needed, please attach addition CHILD NU PARIDO TAVIER Esent address: APRIC (check one) Father Both parents	nt address of the child and with whom the child is presently h whom the child has lived prior to the present, for the past all sheets or request additional sheets from the Facilitator's MBER 1 PAMIREZ #200 CARSON CAY NO 89707 2008 Adults other than parents

9/2010 AA

Child's address prior to the present address: 1401 Como SY APT 141 CARSON CITY N 8570
How long did the child live at that address: 3 YEARS
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
Child's address prior to the address listed above:
How long did the child live at that address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
CHILD NUMBER 2
Child's Full Name: CARLOS ADRIAN RAMIREZ
Present Address: 925 MICA DRIVE # 201 CARSON CITY NV 89705
Date child moved to the present address: APRIL 2008
Child currently lives with: (check one)
MotherFatherBoth parentsAdults other than parents
If the child is presently residing with adults other than parents, please state who the adults are and their relationship to the child.

With whom did the child live at that address:
MotherFatherBoth parentsAdults other than parents If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child. Child's address prior to the address listed above: How long did the child live at that address? MotherFatherBoth parentsAdults other than parents If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child. CHILD NUMBER 3 Child's Full Name: Present Address:
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child. Child's address prior to the address listed above: How long did the child live at that address: With whom did the child live at that address? Mother Father Both parents Adults other than parents If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child. CHILD NUMBER 3 Child's Full Name: Present Address:
the child. Child's address prior to the address listed above: How long did the child live at that address: With whom did the child live at that address?
Child's address prior to the address listed above: How long did the child live at that address: With whom did the child live at that address? Mother Father Both parents Adults other than parents If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child. CHILD NUMBER 3 Child's Full Name: Present Address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child. CHILD NUMBER 3 Child's Full Name: Present Address:
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child. CHILD NUMBER 3 Child's Full Name: Present Address:
CHILD NUMBER 3 Child's Full Name: Present Address:
Child's Full Name: Present Address:
Child's Full Name: Present Address:
Present Address:
Date child moved to the present address:
Date office in the present dedicess:
Child currently lives with: (check one)
MotherFatherBoth parentsAdults other than parents
If the child is presently residing with adults other than parents, please state who the adults are and their relationship to the child.

Child's address prior to the present address:			
How long did the child live at that address:			
With whom did the child live at that address?			
MotherFatherBoth parentsAdults other than parents			
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.			
Child's address prior to the address listed above:			
How long did the child live at that address:			
With whom did the child live at that address?			
MotherBoth parentsAdults other than parents			
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.			
CHILD NUMBER 4			
Child's Full Name:			
Present Address:			
Date child moved to the present address:			
Child currently lives with: (check one)			
MotherFatherBoth parentsAdults other than parents			
If the child is presently residing with adults other than parents, please state who the adults are and their relationship to the child.			

Child's address prior to the present address:
How long did the child live at that address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
Child's address prior to the address listed above:
Child's address prior to the address listed above:
How long did the child live at that address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
Please answer each of the following questions.
1. Have you participated in any way in any kind of litigation or court action concerning the custody of any of the children involved in this proceeding?
NOYES
2. Do you have any information of ANY CUSTODY PROCEEDING concerning the child/children that is now pending
in a court of this State or any other State?
in a court of this State or any other State? NOYES

9/2010 AA

	YOU ANSWERED "YES" TO ANY OF THE PREVIOUS QUESTIONS, PLEASE GIVE AI LANATION OF YOUR ANSWER ON THE SPACE PROVIDED BELOW:
-	
eit	any other actions have ever been filed involving both of the parties in this action, or, her of the parties and any of the children in this action, during the past ten (10) years, ease fill out the following information as fully as you can.
1. ì	Name of Court in which the action was filed:
	Location of Court (County & State):
	Parties involved:
	Case Number:Type of action:
	Date case filed: Date case closed:

2.	Name of Court in which the action wa	as filed:		
	Location of Court (County & State):			
	Parties involved:	n e		
		Type of action:		
	Date case filed:	Date case closed:		
3.	Name of Court in which the action wa	as filed:		
	Location of Court (County & State):		
	Parties involved:			
	Case Number:	Type of action:		
	Date case filed:	Date case closed:		
4.	Location of Court (County & State) Parties involved:	ns filed:		
	Case Number:	Type of action:		
	Date case file	Date case closed:		
	This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct.			
	Dated this 15th day of	Tuly, 20 gy.		
Sign	nature: fluer les	Signature:		
Prin	nt Name: Vavier Ran	Print Name:		
Add	dress: $925 \text{Micd} \text{Dr}$	" #201 Address:		
Tele	ephone 795) 782-3926	Telephone:		

Francis I Truck

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AUG 1 5 2011

DISTRICTAS COUNTY

	AUG 1 5 2011
1	Name: JANER RAMIREZ ZUITAUG 15 PM 2:59 DISTRICT COUNTY
2	Address: 925 MICA DRIVE TOTAL TRAN
3	Telephone: (775) 7523526 (775) 674-0908 Acting In Proper Person
5	Acting in Proper Person
6	
7	IN THE FAMILY DIVISION
8	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
9	IN AND FOR THE COUNTY OF WASHOE POUGLAS
10	
11	JAVIER RAMIREZ, Petitioner
12	vs Case No. 11-CV-C221
13	MAYRA E. ARREGUM GARCIN Dept. No. II. Respondent.
14	
15	PETITION TO ESTABLISH CUSTODY AND VISITATION
16	
17	Petitioner, JANEA PAMIREZ, acting in proper person, petitions this (Your name)
19	Court for an Order judicially establishing custody and visitation for the following minor children
20	Child's Name Child's Birthdate
21	EDUARDO TAVIER RAMICEZ 04-13-2006
22	CAPLOS ADRÍAN RAMINEZ 10-09-2007
23	CARLOS ADRIAN ICAMINEZ 10-07-2001
24	
25	
26	
27	
28	Petitioner, JAVIEN RAMINEZ states as follows:

REVISED 12/3/2010 AA

1 D8 PETITION CUSTODY/VISITATION

1	I.
2	My present address is:
3	925 MICA DRIVE #201
4	CARSON CITY NV 89705
5	
6	I have lived at that address for: (circle one) days, months, years.
7	Prior to living at my present address, I lived at:
8	1401 Como ST APT 141
9	1401 COMO ST APT 141 CARSON CITY NO 85701
10	I lived at that address for(circle one) days, months, years.
12	II.
13	The child(ren) presently live at:
14	GOS MICA DOUS # 201
15	CARION CITY NV 85705
16	CARSON GTY NV 85:101
17	The child(ren) have lived at that address for (circle one) days, months, years.
18	The child(ren) are presently living with BOTO PAVENTS.
19	(State with whom the children are presently living)
20	Prior to the present address the child(ren) lived at:
21	1401 como St APT #141
22	CARSON CITY NV 89705
23	And the child(ren) lived at that address for 2 (circle one) days, months, years.
24	
25	The child(ren) lived at the prior address with
26	III.
27	
28	The other parent of the child(ren) is: MAYRA E. ARREGUIN (Name of the other parent)

1	That parent resides at:
2	925 mica Dr # 201
3	925 Mica Dr # 201 Carson City NV 89705
4	
5	The other parent has lives at that address for(circle one) days, months, years.
6	Prior to living at that present address, the other parent lived at:
7	Carsun City NV 89705
8	Carsin City NV 89705
9	The other parent lived at that address for(circle one) days, months, years.
10	The other parent fived at that address for(circle one) days, months, years.
11	IV.
12	D. C. WYPGW. A. P. C. C. C. A. C. A. C.
13	Print "YES" on the line in front of the statement that fits your circumstances. Print "NO" on those lines that are not applicable to
14	vour set of circumstances.
15	The paternity of the child(ren) has been established by:
16	160
17	A voluntary acknowledgment of paternity was signed by both parents at the time of the child's birth and Father's name is on the birth certificate.
18	Paternity was established through a court proceeding in:
19	Name of court:
20	Address of court:
20	Case Number of court proceeding:
21	Case Number of court proceeding:
22	Through genetic testing, a copy of which is attached to this pleading.
23	YES The child(ren) have the Father's last name.
24	N/
25	V.
	Child Support
26	Print "YES" on each line in front of all of the statements that fit your circumstances and fill in the blanks regarding each of the "yes" answers.
27	Print "N/A" (not applicable) on each line in front of all of the statements that do not fit your circumstances.
40 []	

2	NA	I am paying child support directly to the other parent in the amount of per (circle one) week, month.
3	NA	I am paying child support through the District Attorney's Office in the amount of per (circle one) week, month.
5	Y85_	I am not paying child support.
6 7	NIA	I am receiving child support directly from the other parent in the amount of \$ per (circle one) week, month.
9	NIA	I am receiving child support through the District Attorney's Office in the amount of \$ per (circle one) week, month.
10	YES	I am not receiving any child support.
11	YES	I am receiving welfare benefits for the child(ren).
12	VES	The child(ren) is /are on Medicaid.
14	NA	The child(ren) is / are currently covered by health insurance provided by and the premiums are \$ per
15		(Mother or Father) (week or month)
16		urt to enter an Order for child support as follows:
17	(Father or Mo	ther) shall pay child support to Father or Mother) in the amount of
19	s_10C	per month, per child, for a total of \$ 200 per month, the
20	payment to be	due on or before theday of the month.
22		
23		S" on every line in front of the statement that fits your circumstances." on those lines that are not applicable to your set of circumstances.
24		
25	This request is	s made based upon the following information:
26	465	The parent paying child support is unemployed and therefore the child support should be set at the minimum statutory requirement.
28	MO	The parent paying child support is employed and earns \$ per (circle one) hour, day, week, month.
		/8
	REVISED 12/3/20	D8 PETITION CUSTODY/VISITATION

1 2	Na	The parent paying child support is capable of earning \$ per (circle one) hour, day, week, month but is currently unemployed and the child support should be set at the minimum statutory amount until employed and then		
3 4 5 6 7	$\frac{N a}{N a}$	the support should be reviewed. The parent paying child support is capable of earning \$ per (circle one) hour, day, week, month, but is currently unemployed or underemployed and should pay the statutory amount. The child support should be <i>more</i> than the statutory amount because:		
8 9 10 11	$-n/\alpha$	The child support should be <u>less</u> than the statutory amount because:		
13 14 15	VI. To my knowledge, the following custody and visitation orders have been entered regarding the child(ren):			
17	If any kind of custody or visitation orders have ever been filed, including orders in Temporary Protective Orders, regarding the child(ren), state the provisions of the orders. If no orders have ever been filed print "NONE" in the space.			
19 20 21 22	Temporary Order Oct 2009, and July 2011			
223 224 225 226 227 228 228 228 227 228 228 227 228	VII. Up to the present time, BON Parenthers been the primary caretaker and (Mother or Father) physical custodian of the child(ren). I request that this Court enter a custody order granting the following:			

Print "YES" in the <u>ONE</u> space that describes the kind of cu order. Print "NO" in all the other spaces.	stody you want the court to
Joint legal and joint physical custody to the Petitic Joint legal custody to the parties with primary phy	
Joint legal custody to the parties with primary phy Other:	sical custody to the Responden
VIII.	
Fully explain the type of contact both parents have had with physical contact, telephone contact, etc.	the child(ren), including
Mother has had contact with the child(ren) in the following	g way:
have been primary car	retakens
since day one, along w	ith Father
Father has had contact with the child(ren) in the following	•
have been primary co since day one along	with Mother

REGULAR WEEKLY/MONTHLY EXCHANGE AND VISITATION

Visitation must be set out in specific detail, including a full weekly or monthly schedule with the days the exchanges will take place, the times of the exchanges, and who will provide transportation. Without very specific visitation, an order will not be granted. Terms such as "reasonable visitation" and "visitation at reasonable times and places" will not be accepted. If you are requesting supervised visitation, be very specific as to who is going to act as supervisor.

	will not be accepted. If you are requesting supervised visitation, be very specific as to
6	who is going to act as supervisor.
	I wish this Court to enter an Order for regular, specific, weekly/monthly visitation and exchange
	of my child(ren) as follows: I WISO TO MOVE OS MUCH CAUAL + MOVE
	what the continues to the water of
.	WHIT I'VE CALLARDS TO THE DOSTO
	Us. A lot of this depends on our
	1000 and responsibilities. I am willing
	to help out as much as possible.
	HOLIDAY VISITATION
	(You may add or subtract any holidays on the following list. If you choose not to exchange the
	child/ren on a specific holiday, print "N/A" in the spaces for that holiday. If no changes for
i	the holidays are to be made in the regular visitation schedule, state that clearly in the next
	paragraph and print "not applicable" on the lines provided for the individual holidays.)
	The major holidays will be handled in the following manner:
	(Name each specific holiday, such as Thanksgiving, Christmas, Easter, Passover, Hanukkah)
	I have no particular preferance, same
(asabove I'would like to incide
1	as mornale our late times
1	us much equal wite.

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7		
8	New Year's Day will be alternated with Mother having the child(ren)	
9	in the year 2013 and each Odd (Father or Mother) (odd or even)	
11	Martin Luther King's Birthday will be alternated with MOTOR having the child(ren) (Father or Mother)	
12	in the year 2013 and each odd year thereafter. (odd or even)	
14 15	President's Day will be alternated with Mother having the child(ren) in the (Father or Mother)	
16	year 2013 and each odd (Father or Mother) year thereafter. (odd or even)	
17	Memorial Day will be alternated with MOTOLY having the child(ren) in the year (Father or Mother)	
18 19	2013 and each odd year thereafter. (odd or even)	
20	Fourth of July will be alternated with What having the child(ren) in the year	
21	and each odd (Father or Mother) year thereafter. (odd or even)	
22	Labor Day will be alternated withhaving the child(ren) in the year	
23	and each odd (Father or Mother) year thereafter.	
25	(Sad of even)	
26 27	Nevada Day will be alternated with MHO having the child(ren) in the year (Father or Mother))
28	and each year thereafter. (odd or even)	
	REVISED 12/3/2010 AA 8 D8 PETITION CUSTODY/VISITATION	
- 4	REVISED 12/3/2010 AA 8 D8 PETITION CUSTODY/VISITATION	1

1	Halloween will be alternated with Mother having the child in the year 2013
2	(Father or Mother) and each (Year thereafter.
3	(odd or even)
4	Veteran's Day will be alternated with Mother having the child in the year 201
6	(Father or Mother) and each of over thereafter.
7	(odd or even)
8	Child's birthday will be alternated with having the child in the year (Father or Mother)
9	2013 and each do year thereafter.
10	(odd or even)
11	Mother shall have the child on Mother's Day and Father shall have the child on Father's Day.
12	Holidays not specifically time defined shall begin at <u>indefined</u> a.m. and end at
13	Under p.m. on that same day. The parent who has the holiday will pick the
14	child up and return the child to the other parent at the end of the scheduled time.
16	Should a holiday fall on a three day weekend and it is the other parent's weekend to have
17	the child(ren), the three day holiday will be handled as follows:
18	Just be intormed, there is texibility
19	for both parents
20	
21	
22	
23	
24	shall have a block time of time with the child(ren) for vacation
25 26	(Father or Mother or both parents)
27	purposes. That length of time for vacation period shall be + two weeks
28	(one week, two weeks, three weeks, one month)

	1
1	Both parents shall notify the other parent, in writing, at least
2	
3	in advance of the choice of time.
4	WHEREFORE, Petitioner prays that this Court enter an Order granting Petitioner'
5	requests regarding custody, visitation and support as set forth above.
6	This document does not contain the Social Security Number of any Person.
7	I declare, under penalty of perjury under the law of then State of Nevada, that the foregoing
8	is true and correct.
9	$\left(\begin{array}{ccc} 1 & 2 \\ 2 & 2 \end{array} \right)$
اد 10	Snature follow Clery
11	Spice Panier
12	Vavier Ramirez. (Print name)
13	07-15-2011
14	(Signature)
15	Date
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RECEIVED

JUL 2 9 2001

4.7	DOUGLASCOUNTY
1	Your name: Mailing Address: 92 1/1/ A DOTILE # 20/ 2011 IIII 28 AM IO: 53
2	City, State, Zip: CARSUN CITY M 85701
3	In Proper Person CLERK
4	North BY M SLANDIN
5	In The First Judicial District Court of the State of Nevada
6	In and for Earson City DouglAS
7) Case No. 11-01-0221
	JANGA RAMPEZ Dept. No. ILCV-0221
8	Plaintiff,
9	vs.
LO	MAYRA Z. ARREGUA) Defendant.
11	Defendant.)
L2	
L3	ORDER REGARDING WAIVER OF FEES AND COSTS
L4	(Filing Fees/Service Only)
L5	Upon consideration of JAVICA RAMINEZ 's Application to (Your Name)
6	Waive Filing Fees/Service Only and it appearing that there is not sufficient income, property or
L7	resources with which to maintain the action, and good cause appearing therefore:
L8	IT IS HEREBY ORDERED that VANEN KAMINEZ 's
ا وا	(Your Name)
20	IT IS HEREBY ORDERED that <u>JANEN KAMINEZ</u> 's (Your Name)
21	shall be permitted to proceed in Forma Pauperis with this action as permitted by NRS 12.015.
22	He/she shall proceed without the prepayment of costs or fees or the necessity of giving security,
23	and the Clerk of court shall file or issue any necessary writ, process, pleading, or paper without
24	
25	charge. The Sheriff or other appropriate officer within this State shall make personal service of

1	any necessary writ, pleading, or paper without charge, If this party prevails in this action, the	
2	court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay into the	
3	Court, within five (5) days, the costs which would have been incurred by the prevailing party,	
4	and those costs must then be paid as provided by law.	
5	IT IS HEREBY ORDERED that JANER RAMIKEZ 'S	
6	request to waive fees and costs is DENIED for the following reason:	
8 9 10	A. The party is not indigent. B. Other: Can pay in fact. Pay 9900	
11	DATED this 20 day of Joly , 20/1.	
12	111.	
13	Make 1 La	
14	DISTRICT COURT JUDGE	
L5	Respectfully submitted: HALIEN RAMAEZ	
16	(Your signature)	
17	(Your name) JANEN POWINEZ	
18	(Address) 92, mica Dr 4 201	
L9	CAMSON CITY AN SAFOT	
20	$\frac{\text{CAMSOJ C174 NV } \$9701^{-}}{\text{(Telephone)}}$	6
21	///	
22		
24	///	
25	///	

	KECEIVED
	10 20 2011
1	Mailing Address: G2 M. COUCHE TOWN 2011. III 20 AM 11: 25
2	City, State, Zip: Telephone: In Proper Person Canson District NU 89707 TED THRAN CLERK
3	WI Gran
4	Ninth
5	In The First Judicial District Court of the State of Nevada
6	In and for Carson City Douglas
_) Case No 11-CV-0221
7 8	JAVIER RAMIREZ Case No. 11-CV-0221 Dept. No. II
9	Plaintiff,) vs.
10	MAYRA E. ARREGUIN - GAICIA) Defendant.
11	Defendant.
12	· ·
13	APPLICATION TO WAIVE FILING FEES/SERVICE ONLY
14	Pursuant to NRS 12.015, and based on the following Affidavit, I request permission from
15	this Court to proceed without paying court costs or other costs and fees as provided in NRS
16	123.015 because I lack sufficient financial ability.
L7	<u>AFFIDAVIT</u>
L8	STATE OF NEVADA)
19) ss. CITY OF CARSON CITY)
20	CITY OF CARSON CITY
21	I,, after being duly sworn, depose and state as follows:
22	
23	
24	*
25	

ı	1. I have read the contents of this Application and am competent to testify as to the
2	contents of this Application and the contents are true of my own knowledge.
3	2. I am unable, because of my financial poverty, to pay the costs and fees of this case,
4	and I am unable to give security for the costs and fees in this matter.
5	3. I wish to file with this Court the pleading submitted with this Application. I cannot
6	pay the costs of filing because I lack sufficient income, assets or other resources.
7	Including myself, there are adults and children
8	in my household. Their age(s) is/are 26, 5.3
9	My total monthly income before taxes is:
10	From all sources, including employment, self-employment, Social Security, child support, alimony, State and County benefits, etc. \$ 1663-
12	Any other household income from another member of the household: \$
13	List where you work and your job title:
14	The following represent a list of my assets and their value:
15	Automobile: Find Explorer \$ \frac{\text{Value}}{500} \\$ \frac{\text{Loan Balance}}{800}
17	Mobile Home, House or Other Real Estate:
18	(Size, type and/or year of account)
19	Bank Accounts: Checking El Claudo Scenns: \$\$
21	Other:
22	\$\$\$
23	\$\$ <u></u>
24	=
25	

1	My total 1	monthly expenses are:	
2		Rent or Mortgage	s 695
3			\$ 250
4		Phone, Gas, Electricity, and other Utilities	
5		Food	\$ 200
6		Child Care	\$
7		Insurance	\$ _ 70
8		Medical	\$
9		Transportation	\$ 150-
10		Child support and child care expenses paid to someone else	\$
11		Other	\$ 400 -
12	-		1765
13		TOTAL MONTHLY EXPENSES	\$ 65
14			
15	I re	equest that the Court hold a hearing on this Application if the	Court is inclined to deny
16	the same s	o that I may testify as to my indigent status.	
17		(Her	\sim
18		(Your Signatur	re)
L9			
20	Certified b	pefore me pursuant to NRS 3.300(2) this day of	, 20
21			
22		Clerk	C
23			
24		**	

STATE OF NEVADA) ss.	
COUNTY OF CARSON)	
On this 19 day of, 20, personally appeared before	
me, the undersigned, a Notary Public in and for the County of CAVCOV,	
State of Nevada, WIEI PAMINEZ RIVA, personally known to me or proved to	
me to be the person whose name is subscribed to the above instrument and who acknowledged	
that she/he executed the above instrument freely and voluntarily and for the uses and purposes	
therein mentioned.	
Mayermedia	-
NOTARY PUBLIC	
MARILU J. PINEDA	
STATE OF NEVADA	
My Commission Expires: 8-01-2011 Certificate No: 11-4938-2	
	COUNTY OF CARSON On this 19 day of 1111 , 2011 , personally appeared before me, the undersigned, a Notary Public in and for the County of CARCO V State of Nevada, 1016 Para Irez Public personally known to me or proved to me to be the person whose name is subscribed to the above instrument and who acknowledged that she/he executed the above instrument freely and voluntarily and for the uses and purposes therein mentioned. MARILU J. PINEDA NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 8-01-2011

Page 4 of 4

THE FACE OF THIS DOCUMENT CONTAINS MICROPRINTING . THE BACKGROUND COLOR CHANGES GRADUALLY AND EVENLY FROM DARKER TO LIGHTER WITH THE DARKER AREA AT THE TOP

BEST JANITORIAL SERVICES INC 1562 GLENDALE AVE SPARKS, NV 89431 0485-2875-DIRDÉP 100 436 56-382 412

06/20/2011 DATE Direct Deposit

CHECK NO.

PAY TO THE ORDER OF

Check Amount

Net Pay

CHECKING1 - 5237

Payrolls by Paychex; Inc.

JAVIER RAMIREZ-RIVAS 925 MICA DRIVE #201 CARSON CITY NV 89705

Total Net Direct Deposit(s) **\$457.12**

ТИЦОМА

VOID THIS IS NOT A CHECK.....

WELLS FARGO BANK, N.A. PAYABLE IF DESIRED AT: ALL WELLS FARGO BANKS 115 HOSPITAL DR, VAN WERT, OH

NON-NEGOTIABLE

AUTHORIZED SIGNATURE(S)

				FOLD AND R	EMOVE 💮
		-			
DESCRIPTION	HRS/	RATE	CURRENT (\$)	YTD HRS/	YTD (\$
	UNITS			UNITS	
REGULAR	57.00	8.5000	484.50	515.00	4302.5
HOURS WORKED	57.00			515.00	
ADJ EARNINGS					4302.5
GROSS EARNINGS	57.00		484.50	515.00	4302.5
DESCRIPTION			CUDDENT (6)		YTD (\$
DESCRIPTION			CORREIVI (3)		TID (E
OASDI			20.35		180.7
MEDICARE			7.03		62.4
TOTAL			27.38		243.1:
	REGULAR HOURS WORKED ADJ EARNINGS GROSS EARNINGS DESCRIPTION OASDI MEDICARE	REGULAR 57.00 HOURS WORKED 57.00 ADJ EARNINGS GROSS EARNINGS 57.00 DESCRIPTION OASDI MEDICARE	### UNITS REGULAR 57.00 8.5000 #### 57.00 8.5000 #################################	### Company of the Image of the	DESCRIPTION HRS/ UNITS RATE CURRENT (\$) YTD HRS/ UNITS REGULAR 57.00 8.5000 484.50 515.00 HOURS WORKED ADJ EARNINGS GROSS EARNINGS 57.00 484.50 515.00 DESCRIPTION CURRENT (\$) OASDI MEDICARE 20.35 7.03

NET PAY	CURRENT (\$)	YTD (\$
NET I AT	457.12	4059.3

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457.12

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BEST JANITORIAL SERVICES INC 1562 GLENDALE AVE SPARKS, NV 89431 0485-2875-DIRDEP 100 436

56-382 412

07/05/2011 DATE Direct Deposit

win mayo more strong extentes for the 6.3

PAY TO THE ORDER OF

Payrolls by Paychex, Inc.

JAVIER RAMIREZ-RIVAS 925 MICA DRIVE #201 CARSON CITY NV 89705

Total Net Direct Deposit(s)
\$360.88

AMOUNT

VOID THIS IS NOT A CHECK.....

WELLS FARGO BANK, N.A. PAYABLE IF DESIRED AT: ALL WELLS FARGO BANKS 115 HOSPITAL DR, VAN WERT, OH

NON-NEGOTIABLE

TO VERIFY AUTHENTICITY OF THIS DOCUMENT. THE BACK CONTAINS HEAT SENSITIVE INK THAT CHANGES FROM BLUE TO CLEAR AND ALSO CONTAINS AN ARTIFICIAL WATERMARK WHICH CAN BE VIEWED WHEN HELD AT AN ANGLE FOLD AND REMOVE FOLD AND REMOVE PERSONAL AND CHECK INFORMATION **EARNINGS** JAVIER RAMIREZ-RIVAS DESCRIPTION HRS/ CURRENT (\$) RATE YTD HRS/ YTD (\$ 925 MICA DRIVE #201 **UNITS** UNITS CARSON CITY, NV 89705 REGULAR 45.00 8.5000 382.50 560.00 4685.01 Soc Sec #: XXX-XX-XXXX Employee ID: 436 Hire Date: 01/18/11 HOURS WORKED 45.00 560.00 Status: ADJ FARNINGS 382.50 4685.01 Filing Status: GROSS EARNINGS 45.00 382.50 560.00 4685.01 Federal: Single, 3 State: NV, Single, 3 WITHHOLDINGS DESCRIPTION CURRENT (\$) YTD (\$ Dept: 100 OASDI 16.07 196.78 Pay Period: 06/16/11 to 06/30/11 MEDICARE 5.55 67.9€ Check Date: 07/05/11 Check #: Direct Deposit **NET PAY ALLOCATIONS** TOTAL 21.62 264.74 DESCRIPTION CURRENT (\$) YTD (\$)

NET PAY

CURRENT (\$) YTD (\$,

360.88 4420.27

Check Amount

Net Pay

CHECKING1 - 5237

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BEST JANITORIAL SERVICES INC 1562 GLENDALE AVE SPARKS, NV 89431

0485-2875-DIRDEP 100 436

TER WITH THE URREAR AREA AT THE TUP 56-382 412

06/05/2011

Direct Deposit

CHECK NO.

PAY TO THE ORDER OF

Federal: Single, 3

-aychex, Inc.

JAVIER RAMIREZ-RIVAS 925 MICA DRIVE #201 CARSON CITY NV 89705

Total Net Direct Deposit(s) * * \$441 . 08 * *

AMOUNT

VOID THIS IS NOT A CHECK.....

WELLS FARGO BANK, N.A. PAYABLE IF DESIRED AT: ALL WELLS FARGO BANKS 115 HOSPITAL DR, VAN WERT. OH

NON-NEGOTIABLE

AUTHORIZED SIGNATURE(S)

467.50

458.00

3818.0

THEY AUTHENTICITY OF THIS DOCUMENT THE BACK CONTAINS HEAT SENSITIVE INK THAT CHANGES FROM BLUE TO CLEAR AND ALSO CONTAINS AN ARTIFICIAL WATERMARK WHICH CAN BE VIEWED WHEN HELD AT AN ANGLE FOLD AND REMOVE FOLD AND REMOVE PERSONAL AND CHECK INFORMATION **EARNINGS** JAVIER RAMIREZ-RIVAS DESCRIPTION HRS/ RATE CURRENT (\$) YTD HRS/ YTD (\$ 925 MICA DRIVE #201 UNITS CARSON CITY, NV 89705 UNITS REGULAR 55.00 8.5000 467.50 458.00 Soc Sec #: XXX-XX-XXXX Employee ID: 436 3818.0 Hire Date: 01/18/11 HOURS WORKED 55.00 458.00 Status: ADJ EARNINGS 467.50 Filing Status: 3818.0

GROSS EARNINGS

55.00

State: NV, Single, 3 WITHHOLDINGS DESCRIPTION CURRENT (\$) Dept: 100 YTD (\$ OASDI 19.64 Pay Period: 05/16/11 to 05/31/11 160.3 MEDICARE Check Date: 06/05/11 6.78 55.3 Check #: Direct Deposit **NET PAY ALLOCATIONS** TOTAL 26.42 215.74

DESCRIPTION CURRENT (\$) YTD (\$) Check Amount 0.00 295.78 CHECKING1 - 5237 441.08 3306.49 **Net Pay** 441.08 3602.27

> CURRENT (\$) YTD (\$) **NET PAY** 441.08 3602.27

STATE OF NEVADA



DEPARTMENT OF EMPLOYMENT, TRAINING AND REHABILITATION

EMPLOYMENT SECURITY DIVISION

NOTICE OF MONETARY DETERMINATION

 Local Office	Date Mailed	Effective Date	Social Security #
0166	07/05/11	06/26/11	622-20-3910

JAVIER RAMIREZ 925 MICA DRIVE APT #201 CARSON NV 89705

Weekly	Total	Maximum
Amount	Weeks	Payable
263	26	6,838

PLEASE READ NOTICE BELOW

You may NOT receive these benefits if you are disqualified due to job separation, or other eligibility issues. See your **Nevada Unemployment Insurance facts booklet** for more information about eligibility issues and the method used to calculate your benefit amount.

EMPLOYER NAME	10 QTR 1	10 QTR 2	10 QTR 3	10 QTR 4	EMPLOYER TOTALS	DEPT	USE
KELLY SERVICES INC CASINO FANDANGO	1,548.37 1,755.14	5,783.55 0.00	6,575.7 <u>4</u> 0.00	5,430.37 0.00	19,338.03 1,755.14		
* TOTALS Indicates High Qtr Earnings	3,303.51	5,783.55	**6,575.74	5,430.37	21,093.17	1	21

1	CODE 4085
2	
3	
4	N;N74
5	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
6	IN AND FOR THE COUNTY OF WASHOE POUGLAS
7	Petitioner(s),
8	
9	vs. Case No. 11-CV-C 221 MAYRA E. ARREGUIN GARCIA Dept. No
10	Respondent(s). Dept. No
11	/
12	SUMMONS
13	TO THE DEFENDANT: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU
14	WITHOUT YOUR BEING HEARD UNLESS YOU <u>RESPOND IN WRITING</u> WITHIN 20 DAYS. READ THE INFORMATION BELOW VERY CAREFULLY.
15	A civil complaint or petition has been filed by the plaintiff(s) against you for the relief as set forth in that
16	document (see complaint or petition). When service is by publication, add a brief statement of the object of the action. See Nevada Rules of Civil Procedure, Rule 4(b).
17	The object of this action is:
18	 If you intend to defend this lawsuit, you must do the following within 20 days after service of this summons, exclusive of the day of service:
19	 File with the Clerk of the Court, whose address is shown below, a formal written answer to the complaint or petition, along with the appropriate filing fees, in
20	accordance with the rules of the Court, and; b. Serve a copy of your answer upon the attorney or plaintiff(s) whose name and address
21	is shown below.
22	 Unless you respond, a default will be entered upon application of the plaintiff(s) and this Court may enter a judgment against you for the relief demanded in the complaint or petition.
23	Dated this
24	Issued on behalf of Plaintiff(s):
25	TOLLIEU DOLLES
26	Name: JAVIEV PAMICZ Address: J25 MICO 12 V # Deputy Clerk
27	Phone Number: 15-61-0905 Second Judicial District Court 75 Court Street
28	Reno, Nevada 89501
1	

1	DECLARATION OF PERSONAL SERVICE
2	(To be filled out and signed by the person who served the Defendant or Respondent)
3	
4	STATE OF
5	COUNTY OF
6	
7	I,, declare: (Name of person who completed service)
8	
9	1. That I am not a party to this action and I am over 18 years of age:
10	2. That I personally served a copy of the Summons, the Petition, and the
11	following documents:
12	
13	
14	
15	upon, at the following (Name of Respondent who was served)
16	location:
17	
18	
19	on the day of, 20
20	This document does not contain the Social Security Number of any Person. I declare, under
21	penalty of perjury under the law of then State of Nevada, that the foregoing is true and correct.
22	
23	
24	(Signature of person who completed service)
25	
26	
27	
28	
- 1	

Revised 6/23/10 AA

9TH JUDICIAL DISTRICT COURT Ted Thran Clerk of the Court Ph 782-9820 Fax 782-9954 1625 8th Street P.O. Box 218 Minden, NV 89423-0000 (775)-782-9820, TTY for Deaf: (775)-782-9964 (775) 782-9820

03/11/13 Case Number: 09-CV-00340-DC DOO

Date Filed: 10/05/09 Status: Open/Active

Judge Assigned: Gamble, David

Arreguin V Ramirez

CASE HISTORY

CONSOLIDATED/RELATED CASES

Lead CaseID: 09-CV-00340-DC

INVOLVED PARTIES

Type Num Name(Last, First, Mid, Title)	Dispo	Entered
PLT 001 Arreguin, Mayra		10/05/09
Attorney: 1234 Person, Proper		
P. O. Box 218		
Minden, NV 89423		
PLT 002 Ramirez, Javier		07/20/11
Attorney: 1234 Person, Proper		
P. O. Box 218		
Minden, NV 89423		
DEF 001 Ramirez, Javier		10/05/09
DEF 002 Arreguin-Garcia, Mayra		07/20/11

CALENDAR EVENTS

09-CV-00340-DC Date: 03/11/13 Time: 09:36 Page: 2

Date Time Dur Cer Evnt Jdg L Day Of Rslt By ResultDt Jdg T Notice Rec

09/19/11 01:30P 001 yes CALL DRG D 01 /01 CON C 07/11/12 DRG P N

07/19/12 09:00A 001 yes MOTN DRG D 01 /01 CON C 07/19/12 DRG N

02/21/13 09:00A 001 yes CALL NTY D 01 /01 VAC C 02/14/13 NTY P

JUDGE HISTORY

DOCUMENT TRACKING

Num/Seq	Description	Filed	Received		-	-	Closed	Use	r ID
001000	Petition to Establish Custody and Visitation	10/05/09			PLT001	 		MB	MB
002000	Summons Issued	10/05/09	1	DRG	PLT001			MB	MΒ
003000	Personal Case Information (UCCJA)	10/05/09	1	DRG	PLT001			MB	МВ
004000	Confidential	10/05/09	1	DRG	PLT001			MB	МВ
005000	Amended Petition to Establish Custody and Visitation	08/16/11	I	DRG	PLT001			HC	HC
006000	(Sealed)-Financial Disclosure Form (Mayra Edith Arreguin)	08/16/11	I	DRG	PLT001			HC	нс
007000	Request for Submission	08/16/11	I	DRG	PLT001			нс	нс
008000	Affidavit of Service	08/17/11	Ι	DRG	000			BW	BW
009000	Order Re ExParte Emergency Motion Regarding Children	08/19/11	Ι	ORG	000			KW	KW
010000	Order Consolidating	08/19/11	I	ORG	000			KW	KW
012000	Application to Waive Filing Fees/Service Only	08/22/11	Γ	ORG	PLT001			MB	MB
011000	Order Appointing A CASA	08/23/11	Ε	ORG	000			MΒ	MB
013000	Order Regarding Waiver of Fees and Costs	08/24/11	D	ORG	000			MB	MB

09-CV-00340-DC Date: 03/11/13 Time: 09:36 Page: 3

	Description	Filed	Received	l	Party	Routed	Ruling	Closed	Use	er ID
	Answer to Petition for Custody and Visitation and Counterclaim	08/24/11	******	DRG	PLT001		***************************************		МВ	МВ
015000	Order	09/20/11		DRG	000				MB	MB
016000	Order	10/20/11		DRG	000				MB	MB
020000	Proof of Service	06/27/12		DRG	PLT001				KW	KW
019000	Request for Submission of ExParte Motion	06/27/12		DRG	PLT001				KW	KW
018000	Exparte Emergency Motion Regarding Children	06/27/12		DRG	PLT001				KW	KW
017000	Motion/Opposition Notice	06/27/12		DRG	PLT001				KW	KW
021000	Reply to ExParte Emergency Motion	07/03/12		DRG	PLT002				KW	KW
022000	Proof of Service	07/03/12		DRG	PLT002				KW	KW
023000	Order Setting Hearing	07/10/12		DRG	000				KW	KW
024000	Order	07/26/12		DRG	000				PG	PG
025000	Motion	07/26/12	08/23/12	DRG	DEF001		Ruled	11/01/12	KW	JT
026000	Order	11/01/12		DRG	000				KW	KW
027000	Exparte Emergency Motion Regarding Children	11/14/12		DRG	DEF001		Ruled	12/12/12	KW	JT
028000	Proof of Service	11/14/12		DRG	DEF001				KW	KW
029000	Certificate of Mailing	11/27/12		DRG	000				BW	BW
030000	Response To Motion	11/27/12		DRG	PLT001				BW	BW
031000	Order	12/13/12		DRG	000				HC	нс
032000	Response to Motion	12/14/12		DRG	PLT002				KW	ĸw
	Exparte Emergency Motion Regarding Children	12/26/12		DRG	PLT002				KW	KW
034000	Proof of Service	12/26/12		DRG	PLT002				KW	KW
035000	Order Setting Hearing	01/09/13		DRG	000				PG	PG
036000	Order	02/14/13		NTY	000				нC	HC

09-CV-00340-DC Date: 03/11/13 Time: 09:36 Page: 4

RECEIVED

1	Case No. 09-CV-	0340		JAN - 9 2013
2	Dept. No. I			DOUGLAS COUNTY DISTRICT COURT CLERK
3		2013	JAN -9 AM 8:59	DISTRICT COURT CLERK
4			TED THRAN CLERK	
5		BY_	DEPUTY	
6	IN THE NINTH		L DISTRICT COUR	RT OF THE STATE OF NEVADA
7		IN AND	FOR THE COUNTY	Y OF DOUGLAS
8	JAVIER RAMIREZ,			
9	Plaintiff,			
10	VS.			
11	MAYRA E. ARREGU	IN.	O	RDER SETTING HEARING
	Defendant.	19.		
12	=		!	
13	The above-entitled mat Regarding Children	ter is set fo	or: <u>Hearing on Plain</u>	tiff's Ex Parte Emergency Motion
14	TO COMMENCE on:	Thu	ırsday, February 21.	2013 at 9:00 a.m.
15	TIME ALLOWED:	Two	o (2) hours	
16	COURT REPORTER I	REQUEST	ED:	**
17	(XX) NO ()	YES	() PLAINTII	FF () DEFENDANT
18	***If a Court Reporter	is requeste	ed, please notify the O	Court as soon as possible***
19	IT IS SO ORDE	ERED.		
	DATED this	8 d	lay of January 2013.	0.1100
20	,		Z D	istrict Judge
21		Oille	517	istrict studge
22	Copy served by mail th	is	_ January 2013 to:	
23	Javier Ramirez 615 Hot Springs Rd., #	114		
24	615 Hot Springs Rd., # Carson City, NV 89706	,	è	
25	Mayra E. Arreguin 1035 Woodside Dr., #1	19	7	7
25	Carson City, NV 89701			Jalain Males
27			7	The contraction of the contracti
28		XI.	V	

	Code: 3720 /
1	
2	Address (15 16.4 C 3 a 1981- Arabe must as Da
3	Larson City NV 89706 SISTRICT COUNTY
4	Telephone: 775 781-7420 TED THRAN CLERK
5	Appearing in Froper Ferson
	C C C C T O I I
6	ninth IN THE FAMILY DIVISION
7	THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF WASHOE COUGLAS
9	Janier Ramirez
10	Plaintiff/Petitioner, Case No. 09-60-0346
11	vs. Dept. No/_
12	Mayrs E. Arreguin, Defendant/Respondent.
13	Defendant/Respondent.
14	
15	PROOF OF SERVICE
16	On the 26 day of December, 20/2, I served a true and correct
17	copy of the following document(s): Exparte Energency Mohan Legrals (Write the title(s) of each document served.)
18	Children (Write the title(s) of each document served.)
19	
19	upon Mayra E. Desegnin (Write the name of the person served.)
20	
21	in the manner(s) and at the location(s) described below:
22	WRITE YOUR INITIALS ON THE APPROPRIATE LINE(S):
23	a. <u>JK</u> I placed a copy of the document(s) listed above in a sealed envelope upon
24	
25	which first class postage was fully prepaid and mailed said document(s) via the United States
26	Post Office addressed as follows:
27	Name: L. Mayra E. Arreguin Address. 1035 Woodside Dave * 114 Carson City W 89701
28	Address. 1035 Woodside Dave # 114
	Carson City NV 89701

1	b I placed a copy of the document(s) listed above in a sealed envelope and
2	mailed said document(s) certified, return receipt requested via the United States Post Office
3	addressed as follows: Name:
4	
5	Address:
6	
7	c I personally served at the following
8	location:
9	
10	
11	A copy of this Proof of Service has been mailed or personally delivered to all parties or
12	their counsel.
13	This document does not contain the Social Security Number of any person.
14	I declare, under penalty of perjury under the law of the State of Nevada, that the
15	i deciale, under penalty of perjury under the law of the state of revada, that the
16	foregoing is true and correct.
17	Detad this DC day of Dage 1/2 20 12
18	Dated this <u>96</u> day of <u>December</u> , 20 12.
19	Signature:
20	Signature: Printed Name: Control Panisco
21	
22	

1	Code: 1670 Name: Varier Ramirez 2012 DEC 26 PM 1. 2007
1	Code: 1670 DEC 2.6.21
2	Name: Varier Ramirez 2012 DEC 26 PM 4: 3 DOUGLAS COL Address: GIS Hot Springs Rd #114 TED THRAN DISTRICT COURT
3	Name: Vavier Ramirez Address: GIS Hot Springs Rd #114 Canon City N 89706 Telephone: 775-781-7420 DEC 26 26 2012 DEC 26 PM 4: 3 DOUGLAS COUNTY TED THRAN CLERK
4	Telephone: 775-781-7420 Appearing in Proper Person
5	
6	IN THE FAMILY DIVISION
7	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF WASHOE DOUGLAS
9	
10	Petitioner, Case No09-CV-0340
11	VS.
12	Mayra E. Arregvin Respondent. Dept. No
13	
14	
15	EX PARTE EMERGENCY MOTION REGARDING CHILDREN
16	MOTION TO Transcent
17	MOTION TO TEMPORARY COS 700 Y (Fill in the name of this motion)
18	
19	Varier Ranirez, appearing in Proper Person, hereby move this (Your name)
20	
21	Court to issue an emergency order, without notice to Mayra. E. Arreguin (The Other Party's name)
22	granting the following:
23	State only what you want the court to order. Do not explain why you want the order issued or why you believe the other party should not have notice of this motion. Those reasons will
24	be filled in on the next page.
25	Sel attached.
26	Sel attached.
27	
28	
	131

E1 EX PARTE MOTION

REV 8/2010 AA

1	A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was
2	entered on To the best of my knowledge, the last order (Date the Decree of Order was filed)
3	(Date the Decree of Order was med)
4	concerning this matter was entered on and that order
5	(Date last order entered in this case)
6	concerned (Print what the last order was about, such as child support, visitation, TPO, etc.)
7	The child(ren) involved in the matter are:
8	
9	
10	Eduardo J. Kamirez 6 04/13/2006 Carlos. A. Ramirez 5 10/09/2007
11	<u>Carros. 71. 20111162</u>
12	
13	
14	
15	Fully explain why you believe this is an emergency situation
16	I believe this is an emergency and an order should issue from this Court immediately
17	because: Mom's residence has black mold/ no
18	heating mores actions towards kills health
19	15 grestionable
20	- Jestine.
21	
22	
23	
24	
25	
26	
27	
28	

I	
	Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge
	Man can care less for health of
	Children per CPS statutes, Medical
2.	Mom can care less for health of Children per CPS statutes, Medical negligence towards a child, Mental issues
-	
3=	
-	
-	
-	
-	
-	
_	
_	
(If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.)
	This document does not contain the Social Security Number of any person.
	I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is
1	true and correct.
	DATED this <u>36</u> day of <u>December</u> , 20/2.
	(Signature)
	Javier Ramirez
	(Printed Name)

Code: 3860
Name: Vaner Ramirez
Address: 615 Hot Springs Rd #114 (drson City NV, 89706
Telephone: (775) 781-7420 Appearing in Proper Person
IN THE FAMILY DIVISION
OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE Douglas
ANTINOTOR THE COUNTY OF MINISTER 12 0 9,7 kg
Vaice Panices
Varier Kamirez Plaintiff/Petitioner, Case No. 09-cv-0340 vs.
II I I I I I I I I I I I I I I I I I I
Mayra F. Arreguin Defendant/Respondent.
REQUEST FOR SUBMISSION OF EX PARTE MOTION
I, Javier Kanirez, request that the Ex Parte Motion (print your name here)
Wayra E. Arregun filed on December 26, 2012, (Date the Ex Parte Motion was filed
be submitted to the Court for it's consideration and Order.
This document does not contain the Social Security number of any person.
DATED this <u>36</u> day of <u>Secenber</u> , 20/2.
Signature: Jaur
Print Your Name: Jane Ramirez

ninth

IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Javier Ramirez	*** Douglas
(arsn c.m pv 59+06) vs. Mayra E. Arregvin	FAMILY COURT MOTION/OPPOSITION NOTICE (REQUIRED)
1035 Woodside Drive* 119	CASE NO. 09-CV-0340
(arsan City NV 89701)	DEPT. NO. /

NOTICE: THIS MOTION/OPPOSITION NOTICE MUST BE ATTACHED AS THE

LAST PAGE to every motion or other paper filed pursuant to chapter 125, 125B or 125C of NRS and to any answer or response to such a motion or other paper.

A.	Mark the CORRECT ANSWER with an \mathbf{X} .	YES	NO
	1. Has a final decree or custody order been entered in this case? If <u>yes</u> , then continue to Question 2. If <u>no</u> , you do not need to answer any other questions.	/	
	2. Is this a motion or an opposition to a motion filed to change a final order? If <u>ves</u> , then continue to Question 3. If <u>no</u> , you do not need to answer any other questions.		
	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?		
	4. Is this a motion or an opposition to a motion for reconsideration or a new trial <u>and</u> the motion was filed within 10 days of the Judge's Order?		
	IF the answer to Question 4 is YES, write in the <u>filing</u> date found on the front page of the Judge's Order.	Date	
В.	If you answered NO to either Question 1 or 2 or YES to Questrom the \$25.00 filing fee. However, if the Court later determine filing fee, your motion will <u>not</u> be decided until the \$25.00 fee	ines you should h	

I affirm that the answers provided on this Notice are true.

Date: <u>Dec 26</u> , <u>3012</u>	Signature: Print Name:	Janier Ramirez
	Print Address:	615 Hot Springs Rd *114 Carson City NV 85705
	Telephone Number:	(775) 781-7420

Javier Ramirez 615 Hot Springs Road #114 Carson City, NV.89706

December 26, 2012

Honorable Judge David R.Gamble:

On Tuesday December 18 2012, my wife Mayra Arreguin and I exchanged our kids at the police station in Carson City, like we decided to do since November 17, 2012 and the fact that her family always calls the police on me, while is my turn to have visitation with my kids, on the same day I asked Mayra to please return my kids with the clothes that I put on their back packs that day, they also had new clothes on them that I asked to please return to me.

I had ask this things to her mainly because most of the time she sends me clothes and shoes that don't fit them anymore or they are not proper for the weather, a couple of times she won't even sent school uniforms, that I had brought for them.

I contacted her brother more than once and asked him to please let her know that my financial situation doesn't allows me to be buying clothes every weekend, he is aware that most of the clothes don't fit them anymore ,as I explained to him I won't sent them back to Mayra with T shirts and shorts with this weather, and I wanted him to know that what they have on their backs is what I brought for them, I get tired of asking Mayra to be considerate and to think that what I ask from her is for the kids and no for me.

This past Saturday when she exchanged the kids with me, she didn't bring the clothes that I asked her to return the prior Tuesday, I ask if I could go to her house and get them myself and she threaten me with calling the police if I showed up.

The most import thing of this day is that she never mentioned to me that Carlos, our youngest child was sick, that whole night he developed a high fever temperature of 103/105.

At 6:28 am, I called her brother Diego to let Mayra know that I was taking Carlos to the ER, at first they answered and hung up, call once again at 6:29 am and this time her brother Diego was able to talk to me and was able to heard that Carlos was throwing up, I advised him to please had her sister call me as soon as possible or to meet me at the ER.

The condition of Carlos was so bad that at one point his lips were turning purple, at this point I called again his brother at 6:59 am, to please had his sister call me because the nurse wanted to know how long the kid started coughing like that and if he was taking any medication at all, prior to me having custody of them, because of the non-response from either Mayra or her brother, I call their mother house, Mrs. Maria Arreguin answered

the phone and went to ask her to please let her daughter know that I was at the hospital with Carlos and that I needed to get a hold of Mayra, she hung up as well.

Carlos's lungs where closing that's why he was having a temperature so high because of his effort to breath, we was given oxygen right away for almost an hour and a steroid to strengthen his lungs ,also X-rays were taken.

Both of our kids were born premature, and for their first 2-3 years of their lives ,Mayra and I took them to have a very painful shot for RSV (Respiratory syndrome virus) , every winter season and every year we were told that just a simple cold could turn into death for premature kids and to always be on the alert until the kids reach an age when their immune system is strong, most likely when they reach age 12.Both of this information was given to us in both English and Spanish pamphlets and also a DVD.

At 8:38 I call Mayra's place of employment and left a message for her to please call me as soon as possible and that our kids and me were still at the ER, her work schedule is from 9:00 am to 2:00 or 3:00 pm, according to her boss.

She returned the call at 9:11 am.

On this conversation I asked her to please let me borrow the breathing machine and that I needed the medical cards for the kids, she said that I could get those things on my own and that none of this was her problem, and hung up.

I showed up at her place of employment to try to reason to her, and to tell her that Lincare needed proof of the medical, before they can deliver a machine to my house, to call her brother and to let me have the machine until I could get one myself, and that the things that I needed were so much for me, but for the kids. She then reply that I was "fucking useless" and that if I wanted the nebulizer to ask the doctor for a prescription or wait for her until she got off work, and that she didn't have the cards at all because she lost them. I waited all day Sunday with now my two sick kids, for my wife to kept her word and bring in the breathing machine, no a single call at all.

I know that the lost her purse in October and that the cards were inside, but me and her stopped at the Welfare office to inquire on her TAFT, and to turn in the letter that she asked me to write on her behalf, on the same day I fill out the paperwork myself for a replacement of the cards, she signed it and I turned in.

Regardless if she doesn't have the cards she has paperwork with the cards numbers on it, that is all that I needed, is not the first time that she has me running all over the place just to get the medical care that the kids need.

Twice she call on Monday to check on the kids, I told Eduardo to tell her that he also was taken to the doctor she said "Ok", Carlos asked her where she was and she changed the subject, and hung up, she shows no interest on their health at all, I had to message her brother again at 5:25 pm, after we exchanged the kids to ask him, if she wanted to know

when the last time that the medicine dose was given to Carlos, his response came at 6:12 pm, complaining to stop texting him I answered that her sister won't answer the phone that I gave her all that I'm doing is trying to inform her to follow doctors instructions.

She won't even ask why Eduardo had to be seen on Monday.

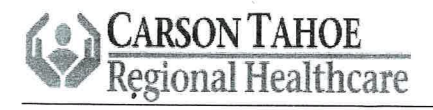
You Honor I beg you to please grant me a temporary custody of my kids, I was told that her actions only harm the kids, whether when she keeps their clothes on her house, to not releasing the medical information that I need. The caseworker at the welfare office will try to get me the card numbers for me to have, but because Mayra got the medical benefit while she was unmarried and pregnant, they cannot give that information to me, although we are still married, Child Protective Services will try to reason with her and will get involved, while I was staying at her house I notice that her bed is too close to her window and that moisture gets in, that creates black mold, which is too dangerous for people with respiratory problems.

My apartment is more suited for the kids to be until the cold season is over, fair custody arrangements can be discuss, until Mrs. Arreguin can have the landlord fix the problem or find an alternative apartment; this letter has nothing to do with the clothes that she keeps, she know that if I don't have the money to buy anything for my kids, I will find ways to do it. This letter involves that I cannot put the health of the kids at risk anymore because of Mrs. Arreguin selfish actions, and If the things were reversed whatever she will need for the kids ,I will never think twice of giving those to her for the benefit of them . Proven fact is what I did for them when Mrs. Arreguin had no help from her family, as I stated on my prior letter to you.

Respectfully

Javier Ramirez

cc: Mayra E.Arreguin Javier Ramirez



Carson Tahoe Regional Medical Center

1600 Medical Parkway Carson City, NV 89703 775-445-8000

EXITCARE® PATIENT INFORMATION

Patient Name: <u>CARLOS RAMIREZARREGUIN</u>
Attending Caregiver: <u>GEORGE NICKLES</u>, MD

Bronchitis

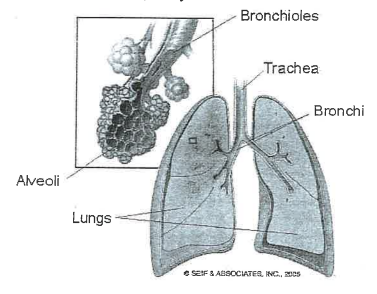
Bronchitis is the body's way of reacting to injury and/or infection (inflammation) of the bronchi. Bronchi are the air tubes that extend from the windpipe into the lungs. If the inflammation becomes severe, it may cause shortness of breath.

CAUSES

Inflammation may be caused by:

- > A virus.
- > Germs (bacteria).
- Dust.
- > Allergens.
- > Pollutants and many other irritants.

The cells lining this bronchial tree are covered with tiny hairs (cilia). These constantly beat upward away from the lungs towards the mouth. This keeps the lung free of pollutants. When these cells become too irritated and unable to do their job, mucus begins to develop. This causes the characteristic cough of bronchitis. The cough clears our lungs when the cilia are unable to do their job. Without either of these protective mechanisms, the mucus would settle in our lungs. We would then develop pneumonia.



Smoking is a common cause of bronchitis and can contribute to pneumonia. Stopping this habit is the single most important thing you can do to help yourself.

TREATMENT

- > Your caregiver may prescribe an antibiotic if your cough is caused by bacteria. Also, medicines that open up your airways make it easier to breathe. They may also recommend or prescribe an expectorant. It will loosen the mucus to be coughed up. Only take over-the-counter or prescription medicines for pain, discomfort, or fever as directed by your caregiver.
- > Removing whatever causes the problem (smoking, for example) is critical to preventing the problem from getting worse.
- > Cough suppressants may be prescribed for relief of cough symptoms.
- > Inhaled medicines may be prescribed to help with symptoms now and to help prevent problems from returning.
- > For those with chronic (recurrent) bronchitis, there may be a need for steroid medicines.

SEEK IMMEDIATE MEDICAL CARE IF:

- > During your treatment you develop more pus-like (purulent) sputum.
- You have a fever uncontrolled by medicine.
- > You become progressively more ill.
- > You have increased difficulty breathing, have wheezing, or shortness of breath.

It is necessary to seek immediate medical care if you are elderly or sick from any other disease.

MAKE SURE YOU:

- > . Understand these instructions.
- > Will watch your condition.
- > Will get help right away if you are not doing well or get worse.

Use nebulizer as prescribed cool mist at bedside antibiotics prelone with food return for wheezing respiratory distress tylenol every 4 hours as needed for fever FOLLOW-UP INSTRUCTIONS

next week: Brian Hall, MD - Carson Medical Group Pediatrics 1475 Medical Parkway Carson City NV 89703-(775)885-2229

Dccument Released: 12/18/2006 Document Revised: 3/16/2010 Document Reviewed: 10/27/2009

Bronchospasm, Child

Bronchospasm is caused when the muscles in *bronchi* (air tubes in the lungs) contract, causing narrowing of the air tubes inside the lungs. When this happens there can be coughing, wheezing, and difficulty breathing. The narrowing comes from swelling and muscle spasm inside the air tubes. Bronchospasm,

reactive airway disease and asthma are all common illnesses of childhood and all involve narrowing of the air tubes. Knowing more about your child's illness can help you handle it better.

CAUSES

Inflammation or irritation of the airways is the cause of bronchospasm. This is triggered by allergies, viral lung infections, or irritants in the air. Viral infections however are believed to be the most common cause for bronchospasm. If allergens are causing bronchospasms, your child can wheeze immediately when exposed to allergens or many hours later.

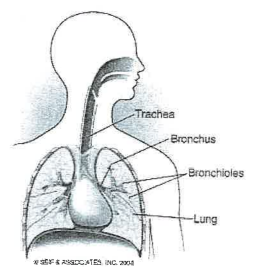
SYMPTOMS

Wheezing and excessive nighttime coughing are common signs of bronchospasm, reactive airway disease and asthma. Frequent or severe coughing with a simple cold is often a sign that bronchospasms may be asthma. Chest tightness and shortness of breath are other symptoms. These can lead to irritability in a younger child. Early hidden asthma may go unnoticed for long periods of time. This is especially true if your child's caregiver can not detect wheezing with a stethospass.

caregiver can not detect wheezing with a stethoscope. *Pulmonary* (lung) function studies may help with *diagnosis* (learning the cause) in these cases.



- > Allergies (animals, pollen, food, and molds) can trigger attacks.
- > Infection (usually viral) commonly triggers attacks. Antibiotics are not helpful for viral infections. They usually do not help with reactive airway disease or asthmatic attacks.
- Exercise can trigger an reactive airway disease or asthma attack. Proper pre-exercise medications allow most children to participate in sports.
- > Irritants (pollution, cigarette smoke, strong odors, aerosol sprays, paint fumes, etc.) all may trigger bronchospasm. SMOKING CANNOT BE ALLOWED IN HOMES OF CHILDREN WITH BRONCHOSPASM, REACTIVE



MRN: 020303505 Visit: 1235800008 Age: 5y2m (09-Oct-2007)

RAMIREZARREGUIN, CARLOS A Gender: Male Carson Tahoe Regional Health

Location: RMC - ER-06

ED Transition Record [23-Dec-12 08:50]- for Visit: 1235800008, Complete, Entered, Signed in Full, General

Visit Information:

Discharge Date/Time

12-23-2012 08:50

Chief Complaint / ED Status

cough, runny nose

Board

Outpatient Medication Profile - Home Medications/Discharge Medications:

* Patient Currently Takes Medications as of 23-Dec-12 08:51 documented in Prescription Writer

Туре	Medication	Instructions	Quantity	Transmission Status	Submitted By
Rx	azithromycin 200 mg/5 mL powder for reconstitution	5 mL orally day 1 then 2.5 cc daily for four more days	15	Printed	Nickles, George
Rx	Prelone 15 mg/5 mL syrup	3 mL orally 2 times a day x 5 days	30	Printed	Nickles, George

Physician Medication Reconciliation:

I have made a good faith effort to review this patient's home medications. In addition, I have reviewed all medications I ordered during this visit and new prescriptions I have written for this patient.:

Procedures and Tests:

XR Chest 2 View (PA and LAT), INCLUDE A-P AIRWAY 8, Dec-23-2012, Performed Aerosol/Humd Cont W/Oxygen, Dec-23-2012, Active SVN Treatment, Dec-23-2012, Active

EDUCATION PROVIDED:

Bronchitis

ExitCare, ER, MDs, 23-Dec-12 08:55, 1235800008

Bronchospasm Childhood

ExitCare, ER, MDs, 23-Dec-12 08:55, 1235800008

Additional Notes and Instructions:

We have tried to diagnose and treat your problem as promptly and completely as possible. However, some problems cannot be fully diagnosed or completely treated in a single emergency department visit. It is important that you follow these instructions and arrange for follow up care as directed. IF YOUR CONDITION WORSENS, OR DOES NOT RESOLVE AS EXPECTED, SEE YOUR PHYSICIAN OR RETURN TO THE EMERGENCY DEPARTMENT. I hereby acknowledge receipt of the instructions as indicated above. I understand that I have had emergency treatment only, and that I may be released before all of my medical problems are known or treated. I will arrange follow up care as instructed.

To assure we provide safe and quality care to our patients, return to work notes will requ	ire the
patient to be re-evaluated by a health care practitioner. Depending on your diagnosis ar	nd visit
today, you may have received a work release or work restrictions during this visit.	inchar CTICKE
Patient or Guardian Signature:	
Signature:	th father
Signature acknowledges that Patient and/or Guardian has received these instructions and	Page 1 of 2 mire Z
Requested by: Sammelman, Molly A (RN), 23-Dec-12 08:57	Page 1 of 2 MILE

Mb 1191

	ranch [1-Time F Set-up Pick-up Patient	Sending Center CO RG DS C								7 23-12
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1123			YLINDER REFILL		EA						
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tem		v. Quantity Del. P/U		Override Price		Serial Nur	nber	Model#		Model#	
4001			Liquid Oxygen Portable					Serial#		Serial#	
4200			Liquid Oxygen Reservoir					No. of Hours		No. of Hours	
4300		\perp	Oxygen Concentrator					Rx Flow Flow Reading	O _z Concentration	Rx Flow Read	ing O ₂ Concentration
4426		+	Portable Gas B/U Cylinder		-						
7761		7	APEnHIIA		-			Clean Gross Particle Filter	Yes □ No□	Clean Gross Particle i	ilter Yes No 🗆
			A					Change Inlet Filter	Yes ☐ No☐	Change Inlet Filler	Yes □ No □
			6					Backup O2 Contents	PSI	Backup O2 Contents	PSI
		-			-						
	_	+						Alarm Battery Test Replaced Battery	Pass□ Fail□ Yes□ No□	Alarm Battery Test Replaced Battery	Pess □ Fail □ Yes □ No □
	-							Pulled for Service	Yes No D	Pulled for Service	Yes □ No □
Total			Total Total Rental			verride rice					
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		©LINC	ARE LICENSING INC.				Relationsh	ip to Customer:			

ALL RIGHTS RESERVED Q100Gen (Rev. 10/10)

Carson Medical Group Pediatrics Joseph Toth MD, Patrick Gunn MD, Brian Hall MD Kathi Amrhein DO, Delia Wessels MD, Susan Ribeiro MD Rebecca Papez MD, Jenny Smokey MD

1200 North Mountain Street Carson City, Nevada 89703 Phone (775)885-2229 – Fax (775)882-5045

School/Work Medical Excuse

Patient Name: Raminz Anzgrin, Faco. 10	
Parent Name: Ramina Davier	
I have examined this patient on (2) 24 / (2	and they
may return to school/work on	·
Comments:	
Signed: Date:	124/12.

Javier Ramirez 615 Hot Springs Road #114 Carson City, NV.89706

December 26, 2012

Sergio Diego Arreguin:

As per our texting conversation that we had last night, I will clarify a couple of things that you are unaware and that you must now know.

First of all, please STOP treating Eduardo J.Ramirez,,and Carlos Adrian Ramirez your God child and nephews in that order, with fault language or physically punishment, I had asked you in the past not to do it and you seem to ignore this, we had a conversation about this in April of 2010, when you pushed Eduardo's face into his birthday cake, I asked you to please clarify what really happened that day, so to avoid a misunderstanding and/or break our family ties, To today's date I'm still waiting for your answer.

The actions that I heard you are doing to the kids stop today!!!,I don't want to heard more of it, whether is from you or your sisters or your parents, I don't think that I'm over reacting to any of this, if Mayra said it with tears on her eyes, that her parents treat her kids different than yours, if she says that your sister Alejandra is very disrespectful to her and has a dirty mouth, that your dad tells people that he won't buy anything for her grand kids because that's why they have their fucking father for "and what you and your sister told me about your mom while you were my guest at my house, I must believe it.

Here is a big difference here, every year I get one or two TPO's (Temporary Protective Orders), from either Mayra, your parents, you parents friends or Mayra's friends or a combination of all, but none of you never get one for the things that you said to the kids, as I mentioned lines above.

If the kids break something or take something from you, your son, or your family please let me know and I will replace it or pay for it.

Screaming or yelling at them won't fix things, as you are aware Eduardo has Encropesis, and Carlos has behavior distress, I will more than happy to provide you with more information on their illnesses, if you wish.

I know that you have an issue with your temper as well as me, but I haven't reach the point that I punch holes in the wall, as you had in the past, that I had to take you to the emergency room .That frightens me more than anything knowing that you live with my

wife and my kids, and that at any given time your aggression will turn not into the wall but into the children, or your sister.

I still don't know why you can make a 5 and a 6 years old kid's cry, just because they broke something in your car?

Do you know the damage that your sisters did to the ceiling and to the seats of the car that I was using to take them to school, when your parents asked me to help them? They were older than my kids? yet no a single complaint came out of my mouth to them? I told your sister Mayra, and she acted as not a big deal, why can you do the same?

Mayra tells me that your mom likes to create storms over nothing, and that likes to be in control and manipulate people, that tell the judge that she always stays out of our problems, and does the opposite. That is what I heard from your own mouth in the past as well...

Comparing all the TPO's that she has on me, they are all the same, and same lines .same lies.

She even mentions in one that I put Mayra in the hospital in 2007.and that I called her stupid, inept,incapacitated.(Case #09PO006981C) .What I find more interesting is that she fears for the lives of your sisters on all of them ,just like I fear for the lives of my kids, being with you, she also mentions in all of them how I insult her and your family all the time, yet Mayra tells me another story, that doesn't match the victim that you mom portraits in court, and once again I heard that from your own mouth as well.

Does she forget how Alejandra treats my kids, according to Mayra? Does she remembers how she talks to other people about Mayra?

Is all of the letter that I sent to the judge, you said that there is a God that will punish us based on our actions, and I couldn't agreed more, one little detail I tell the truth and don't fabricate stuff so my fellow man can be incarcerated or lose custody rights ,those kids are been put thru enough ,I take my blame and I want to speak for Mayra as well that she takes her blame too ,for what she had said to me before, when are you going to accept that with your actions you are hurting our kids?, It doesn't matter how .you and I know it .

So I'm going to ask you to think before you acted .name calling to my kids it is NOT acceptable, "Nigger", is not funny or "Pinches Miones", If they wet their bed is not the end of the world, A lot of kids with Emotional Distress do it, You are older than them and if I didn't call any names to your sisters for their actions, I ask you to follow my example.

Don't hesitate to call me at 775-781-7420, or you can reply to me thru mail at the address above, I apologize if I offended you with this letter .It's just truth facts.

I have enclosed the TPO's that I mention earlier, once again I don't recall putting your sister in the hospital, Can You?, Can you ask your mom?, Where's the police report?...

RECEIVED

DEC 1 4 2012

	DOUGLAS COUNTY / DISTRICT COURT CLERK
1	Your Name: Janes Camirez Mailing Address: 615 Hot Socies & Red # 114 2012 DEC 14 PM 1:23
2	City, State, Zip: Carsa Crty W 89706 Telephone: 777 78/2420 TED THRAN
3	In Proper Person
4	In The First Judicial District Court of the State of Nevada
5	In and for Carson City
6	in and for-Carson City
7	09-CV-0340
8	Javier Remirez,) Case No.: 11-64-0221 1B Plaintiff,) Dept. No.: 7
9	Dept. No.:
10	vs.) RESPONSE TO MOTION
11	Magra E. Awegvin,) Defendant
12	Defendant.)
13	
14	I, Miles Ramirez, respond to the Motion Change
15	(Title of Motion to which you are responding to) filed by Magra E. Arregura (Name of other party)
16	on Nov 27 2012 for the following reasons:
17	(Date Motion was filed)
18	State very specifically why you oppose or why you agree with the motion or request. If you agree with a part of the motion or request but disagree with another part, state that also.
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20	I disagreed that I was upset picking
21	up my sons from Schools Mayor had several
23	operturities to answer when I test messages
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	(If more space is needed to explain your position or make your argument, you may attach more
21	sheets, but be sure to write only on one side of the paper.)
22	I request a hearing on this matter.
,	I <u>GO</u> request a hearing on this matter.
23	
24	If a hearing is requested, please state why you feel a hearing is necessary: Contemp
_	61 and he as the
25	of court of parties

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

Date: Dec 15 2012

(Signature)

Javier Ramirez 615 Hot Springs Rd. #114 Carson City, NV. 89706

December 14, 2012

Honorable Judge David R. Gamble:

Please accept this letter as part of a response to Mrs. Mayra E. Arreguin answer to my Ex-parte motion to change custody.

Two weeks after our last hearing, Mayra and I were trying to work out our problems and began to have verbal and physical contact disobeying your order; we did mainly because our children Carlos and Eduardo were really affected by our actions, to the point that Eduardo developed Encropesis.

Our actions and behavior after the hearing are well know by Mayra's family, they were aware that since August she decided to talk to me and to help me with the moving and cleaning of the apartment that we used to live in, she came by herself and /or with the kids almost in a daily basis; we also attended a wedding together in Lake Tahoe, were friends of her mother saw us dancing and told on us.

My wife and I were totally aware of the consequences that we may encounter, by Mayra's own words she really didn't care what her family had to say or think, she was doing what it was good for our family, and she also expressed her disappointment that since she got her own apartment her family was suffocating her, specially her mother always wanting to know her whereabouts, her sister Alejandra always hanging at her place, she also mentioned to me that she wanted to be by herself but her brother Diego asked to live with her, because he as well always felt that their parents are too controlling, but it was a big mistake because he just expected her to take care of his son, didn't help much with the house chores and that they have arguments with money because he didn't wanted to buy simple house necessities like toilet paper, she said that he demanded to know where she was at all times, and that he didn't set the example because he would just take his car and disappear from Fridays until Sunday's, and when he didn't do that he would bring a different girl to her apartment to spend the weekend on his room.

Because of the problems that both were having one morning she found herself carless, because her brother took his car, knowing that she needed to take our kids to school, she went over to her mother's house and our son Eduardo told his grandmother that his uncle took his car and he was worried about how Carlos would make it to school, her answer to him was "Well, why don't you call your fucking father, since he knows lives with you

guys", Mayra's response was "Think whatever you want ,I don't care", left the house and called me to give them a ride to the schools.

In our way to the schools she broke down in tears and told me that her mother's attitude really hurt her and that it wasn't the first time she talks to the kids that way, and that she found out that her mother was also talking behind her back to family members and friends of hers; when we got to Head Start she was showing signs that she was crying and distressed ,she asked to speak with Mrs. Frances Sullivan for advice, we went into her office and Mrs. Sullivan told Mayra to cut the umbilical cord once and for all, to do it for her own benefit, seemed to her that her parents still carry the mentally from Mexico, we were also given the advised to seek family counseling for the sake of the kids ,being that Eduardo have stress disorder and was pooping on himself, that punish him wasn't the answer, Mayra told Mrs. Sullivan that she got so dissipated that she hit him with a belt and that he didn't cry at all.

After that meeting ,Mayra and I came to an agreement were I would come every morning from Gardnerville to Carson to make sure everyone would make on time for school,incluiding her that a one point was attending ESL classes Mondays and Thursdays from 8:30 am to 10:30 am; I was the one that took Carlos to school without any problems, I also cared for our kids when Mayra had dancing rehearsals, Zumba classes and other activities that she is involved in, all of this was done on days that I wasn't supposed to have the kids, I told Mayra that I would do whatever it takes to be more into the lives the kids for their own mental health ,and to tried to save our marriage mostly for the kids, Mayra agreed and we were starting things over acting and behaving as newly weds, gambling at casinos ,going shopping ,staying at hotels etc. At any of these times her family seemed to have a problem at all.

Now Mayra has gotten a new job and her family began to put their saying on what is acceptable and what is not, I cannot longer see my kids on a regular day that it is not stipulated by the court order, or after school activities, If I show up Mayra's family call the police on me and wave the order of custody as a shield pointing out the days that I'm supposed to have them or being accused of being violent and that they all fear for their lives.....None of this was a problem when I was helping Mayra with her necessities, or when I was spending the night at her apartment, her brother knew that I was there, Mayra's sister Alejandra rode with us in my car at least once, my wife and I did a seminar together at the Community College in September and October, the list is endless and her family knew, that if Mayra wasn't home she was with me.

I noticed that our kids are withdrawing from me and that Mayra's family have a lot to do with this, as Mayra said in the past they are treated different compare to his brother's son, their 14 year old Alejandra calls them "niggers", when I asked my brother in law about this incident he just smirked and said "that they just going to learn that anyways".

When I have the kids on my custody they often complain that "Aunt Ale", is mean to them and that she says a lot of the "f" word. I have heard the same complaint from Mayra's mouth in the past, when she was living with her family, how her sisters made her feel like they were doing her and the kids a favor, and how Alejandra insulted her while

the parents just stood there, and that the other sister Silvia said to them, that she wasn't welcome in that house, and that Mayra had no right to say or do anything in there.

I feel that Mayra's family have no saying or vote on what is best for our kids, they have never showed that they really care for them, many times Mayra and I wonder why her mother wasn't present when the kids were born, yet she was helping her brother's girlfriend deliver her baby. None of them rushed to bring clothes to Eduardo when the school called us to clean him up, they prefer to cater to their friends that to our kids. They also allow third parties like their roommate "Colocho", to make decisions in our marriage.

He too makes things more complicated each time that gets involved.

You honor please gives us a hearing as soon as possible and please included Mayra's family in the hearing along with their roommate "colocho", I have enclosed photos along with this letter for you to consider ,mainly because I cannot longer be accused of trying to kill my wife while evidence shows otherwise.

Respectfully Yours

Javier Ramirez

Cc:Javier Ramirez Mayra E.Arreguin Nedding Party at Lake Tahoe. August 2012.

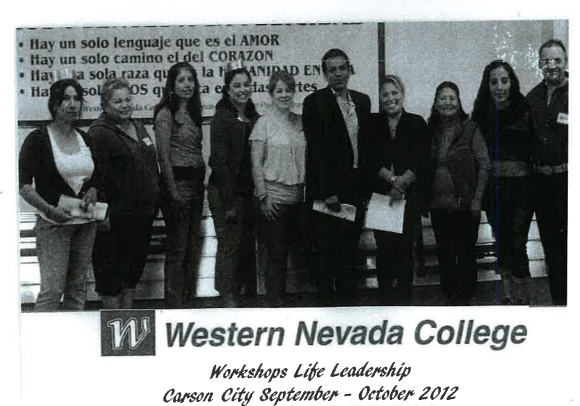




Nevada 2012



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Empire School Open House Sep 2012





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Case No.	09 - CV-0340	FILED	RECEIVED
Dept. No.	I	2012 DEC 13 AM 10: 57	DEC 1 3 2012
		TED THRAN	DOUGLAS COUNTY DISTRICT COURT CLERK
		<u></u>	
IN TI	HE NINTH JUDICIA	AL DISTRICT COURT OF THE	STATE OF NEVADA
	IN AND	FOR THE COUNTY OF DOUG	LAS
MAYRA E	E. ARREGUIN,		
Petition	ner,		
v.		<u>o</u>	RDER
JAVIER R.	AMIREZ,		
Respon	dent		
- Trospon		_/	÷
THIS	S MATTER comes be	efore the Court upon Respondent	Javier Ramirez's Ex Parte
Emergency M	Motion Regarding Ch	nildren, to which Petitioner Mayra	a E. Arreguin filed her
Response. H	Having examined all 1	relevant pleadings and papers on	file herein, the Court now
enters the fol	llowing order, good o	cause appearing:	
THA	T the Motion is DEN	NED.	
All o	ther provisions of pri	or Court Orders which do not con	nflict with the contents of
this Order re	main in effect.		
IT IS	SO ORDERED.		
Dated	this 13 day of	December, 2012.	
		DAVID R. GA District Judge	AMBLE
	Dept. No. IN TO MAYRA F Petition V. JAVIER R. Respon THIS Emergency I Response. H enters the foil THA All o this Order re	Dept. No. I IN THE NINTH JUDICIA IN AND MAYRA E. ARREGUIN, Petitioner, v. JAVIER RAMIREZ, Respondent. THIS MATTER comes be Emergency Motion Regarding Ch Response. Having examined all te enters the following order, good of THAT the Motion is DEN All other provisions of pri this Order remain in effect. IT IS SO ORDERED.	Dept. No. I 2012 DEC 13 AHIO: 57 TED THRAN BY LUCKEPUTY IN THE NINTH JUDICIAL DISTRICT COURT OF THE IN AND FOR THE COUNTY OF DOUG MAYRA E. ARREGUIN, Petitioner, v. Q JAVIER RAMIREZ, Respondent. THIS MATTER comes before the Court upon Respondent Emergency Motion Regarding Children, to which Petitioner Mayra Response. Having examined all relevant pleadings and papers on enters the following order, good cause appearing: THAT the Motion is DENIED. All other provisions of prior Court Orders which do not conthis Order remain in effect. IT IS SO ORDERED. Dated this 3 day of December, 2012.

- 1	I	
1	Copies served by mail this <u>L3</u>	_ day of December, 2012 to:
2	Mayra E. Arreguin	
3	1035 Woodside Drive, #119 Carson City, NV 89701	
4	Javier Ramirez	TS.
5	615 Hot Springs Rd., #114 Carson City, NV 89106	
6		Joann Thales
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2012 NOV 27 PM 3-3

DOUGLAS COUNTY DISTRICT COURT CLERK

(Your Name) Mayra E. Arreguin (Address) 1035 Woodside Dr. #119

BY Dryde SEPUTY

CLERK

(Telephone) (775)461-0124 (Email Address)

In Proper Person

DISTRICT COURT

CLARK COUNTY, NEVADA

Javier Ramirez

Plaintiff,

VS.

Mayra E. Arreguin

Defendant.

CASE NO.: 09-W-0340

DEPT NO.: 7

CERTIFICATE OF MAILING

I, (name of person who mailed document) Mayra En Arregun, DO HEREBY declare under penalty of perjury under the law of the State of Nevada that the following is true and correct. That on (month) November (day) 27, (year) 12 service of the: (check one)

Answer

Opposition to Motion

☐ Motion

Other ____

was made pursuant to NRCP 5(b) by depositing a copy of same in the U.S. Mail in Las Vegas,

Nevada, postage prepaid, addressed as follows:

(Print the name and address of the person you mailed the documents to)

Javier Ramirez Rivas

615 Hotspring Rd. # 114

1

Carson City, NV 89706

DATED this 27 m day of November, 2012

Mayra E. Arreguin.
(Signature)

RECEIVED

Maura E. Arreau	FILED
Mayra E. Arregu 035 Woodside Dr Carson city Nv. 8970 7751461-0124	2012 NOV 27 PM 3: 17
775)461-10124	TED THRAN

Your Name:

Telephone: In Proper Person

Mailing Address:

City, State, Zip:

DOUGLAS COUNTY
DISTRICT COURT CLERK

NOV 2 7 2012

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

Javier Ramirez Plaintiff,) Case No.: 1(0) 22 H/09(V) 18
VS.) RESPONSE TO MOTION
Mayra Arregin Defendant.)))
	_)
I, Mayra Arreovin	, respond to the Motion Ex Parte
Emergency Motion Regar (Title of Motion to which you are responding to)	ding filed by Javier Ramivez (Name of other party)
on Nov. 14th 2012 for the following (Date Motion was filed)	

State very specifically why you oppose or why you agree with the motion or request. If you agree with a part of the motion or request but disagree with another part, state that also.

The problem that day was that I got a job, because I was unemployed again. On that day my sister Silvia took my son Adrian to the Head Sturt Program. The problem was when it was time to pick them up. I did not get the chance to get out of work soon, before they got out of school because I don't have a schedule that is

stable. My sister was there to pick up Adrian, but 1 she forgot an ID; my son was not given to her because of 2 hey had to call Javier to pick him up and that same 3 Eduardo early from school, and when 4 went to pick Eduardoup; he was not 5 anymore. After I got out of work 6 asked him: Where can I pick them up? And 7 8 ered back: I am not going to give them to you. This ha-9 on November 14, 2012, that sume day Javier filled 10 tition to change the custod 11 happened the next day. When I had already given notice 12 both schools that my sister Silvia was 13 ck them up. Javier went to pick up 14 she got there to pick my son up, he objected and took my 15 tortunately that day, I got aut of work soon, and I had 16 the chance to pick up Eduardo myself. But if 17 out of work before it was time to pick Edwardo up, it would 18 19 have been the same problem to get my son's. That day I called 20 The police, just in case he objected to give me my son Adnan. (If more space is needed to explain your position or make your argument, you may attach more 21 sheets, but be sure to write only on one side of the paper.) 22

I ______ request a hearing on this matter.

23

24

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If a hearing is requested, please state why you feel a hearing is necessary: Because

my son Adrian was withdrawal from the Head Start Program

	The sale of the that he appart he drive that every ideal
1	The police told him that he cannot be doing that everyday
2	because those days are mine, to be with them, and
3	I am the one who needs to look out for them.
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21	(If more space is needed to explain your position or make your argument, you may attach more
	sheets, but be sure to write only on one side of the paper.)
22 23	I request a hearing on this matter. (do, or do not)
24	If a hearing is requested, please state why you feel a hearing is necessary:
25	

	because of the problems caused by Javier. They want me to be the
1	one who takes Adrian to school to avoid problems with Javier. He
2	s * /
4	Constantly picks my children's up when heis not supposed too. Then I have problems getting my son's back because he doesn't want I declare, under penalty of perjury under the law of the State of Nevada, that the +00.
5	foregoing is true and correct.
6	Date:
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LED II	THE
WASHOE TRIE	BAI, E!EPIIA

IN THE WASHOE TRIBAL COURT

NOV 15 2012

IN AND FOR THE

BY Katteley Jung

WASHOE TRIBE OF NEVADA AND CALIFORNIA CLERK CO

Frances Sullivau
Applicant

Case No. C-WT-/2- ///

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Adverse Party,

Raminez RIVAZ

APPLICATION FOR TEMPORARY PROTECTION ORDER

Applicant above-named petitions the Court as follows:

- I reasonably believe that the crime of stalking and/or harassment is being committed against me by the Adverse Party, who has been engaging in the course of conduct against me and/or the persons named below as evidenced by the supporting document(s) attached hereto.
- 2. I have filed a police report/statement with the Washoe Tribal Police Department which I have attached or incident statement attached.
 - Therefore, I request that a Ptotective Order issue against the Adverse Party including conditions and terms checked below:

ORDER Adverse Party to stay away from:

8	* 9	Eng	nees	Sulli	URG	2		
Residence of Applicar	it: /	717	Azarle	a Ci	F. H.	index	ענג	8941z
					-	1	N 00000	

Employment of Applicant (Name and Location): STEWART HEAD START WAS NOT THE TOTAL OF THE CASE OF LUASHOE THE CASE OF LUC. SCA. NV. 19701

School of Applicant (Name and Location):):_____

Other Places Frequented by Applicant:):

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APPLICATION FOR PROTECTION ORDER INCIDENT STATEMENT

The Adverse Party has committed and/or is committing and/or remains a threat to commit the offense(s) of harassment and/or stalking. The events leading up to this request are as follows: SPECIFIC as to what act or acts are being committed, against whom and location, indicate whether committed or threatened:

	me or any of my family members or other persons named here: Staff for
	STEWART HEAD STALT Program Wa Tribe of MI. 6CA. 429 Derehador, C.C. NV. 89961
	4. Other relief requested (specify):
	5. Adverse Party's physical address: 615 Hot Springs Rd. C.C. NU. 111 (PLEASE LIST PHYSICAL ADDRESS)
,	6. Adverse Party's mailing address:
,	AFFIDAVIT
	I CERTIFY UNDER PENALTY OF PERJURY THAT I HAVE READ THE STATEMENTS
2	CONTAINED IN THIS APPLICATION, KNOW THE CONTENTS THEREOF, AND
3	BELIEVE THEM TO BE TRUE AND CORRECT.
₄	
5	Dated: 11-18-12-
6	DALCE
7	
8	Signature of Applicant
9	
0	
1	Frances Silwan
2	Applicant's Name (Please Print) Telephone: 775-884-1355
3	Telephone: 775-884-1355
24	SUBSCRIBED AND SWORN to before me
25	This 15 day of 100 . 2012
26	tacillen fraga
1	Court Clerk/Notaty Public/Court Officer
7.7	Count Class, 11000, 1 mm, 1 - 2

Washoe Tribe Head Start Program Family Service Provider Case Notes

CONFIDENTIAL	
Child by 105 Family Name(s): Famure	* ***********************************
Contact Number(s): 781-7399	
Date Comments FSP Initia	ls
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Dunin to Use Hu Body 307=348	
10-15-12 Accident / Illness MW	***
10-31-12 Accident Illness Mrs	<u> </u>
11-9-12. Please rend Report. D.	
11-13/2 Called Tribal Police - They were here	
and I made another report of the danger	, y
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Washer Tribe and Head Shot Fregum. They were	-
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and really shows all the signs of a dispers	Œ.
pupe ready to do something. After Grelling us	ik.
Staff and Davinda Caldier and Child mon	Ez -
all ague I shorte place a T.P.O. agus This M	MU.
Share read Report for 11-9-12	
	*

November 9, 2012

This morning Ms. Nicole and Ms. Powers had a Parent Meeting set for 11:45 a.m., I was asked to attend the meeting partly as an interpreter and also as guidance for mother who is very UN easy with father and fears him.

The family in question is Javier Ramirez and Mayra Arreguin Garcia, they Have been a Head Start Family for the last three years. Originally came In to the program with their older son Eduardo Ramirez Arreguin who has since transitioned out of our program.

For the past three years this couple has been coming to me for guidance and I have tried very hard to give them the best information and resources that I could give them. Unfortunately they never seem to take my advice and do what they choose to do , recommendations like Hispanic Services, Parenting Classes, Entire Book on Parenting and Domestic Violence written in Spanish and how they are affecting their children with what they are role modeling. I have sent them to Mental Health Department, I have talked and spent hours with them separately and together trying to council these parents and there never is an end to their problems. I have gone as far as suggested that I had Mayra go in to Protective Services in Douglas County to get away from him. With all of these efforts they seem to go back to each other.

We are at a time in their lives that they have been fighting quite a bit and she has been separated from him and living with her brother for quite a few months.

He continually enters my office to complain about her and she is also always keeping me updated on how unreasonable he is with her and how he verbally abuses her and threatens her and this is constantly done in front of the children.

I have really got to my end point with him, her I feel very sorry for and she has told me many times that she does fear him.

Today 11/9/12 they had a Parent/Teacher meeting planned and it was to be At 11:30 this morning, he called and said that he was running late and that he Would not be there for ten more minutes, I told him Ok that we would wait for

Page: 2

His arrival. In the meantime Mayra and I sat down in my office and she began to tell me about all the new incidents in her life with him and that because of him she had lost her job and how continually threatens her.

It was now told to me that he had arrived and then we stopped our conversation and went in to do the meeting. I had to take care of something for a quick moment and when I entered the classroom I could see that he was very upset and that things did not look good, she was surely stressing in her body language, I just sat down to see what was going on.

He began to blame his wife for all that is going wrong with the child, he said it is there actions first and they cannot blame the child for his actions! I could see him getting madder and then he was blaming her for everything, I could see the other teachers in classroom getting very upset and scared I then decided to cancel the appointment and request that we reschedule for another time and to be separate meetings. He continued to argue with me and the teacher could not take it any further and she ran out of the classroom crying. I told his wife to also leave and go into my office for she was also very embarrassed and crying.

I told him again to please make another appointment with the teacher and he continued to complain to me about his wife and how she acts like he is in another world. I told him I am not your Social Worker and I have asked you to please seek help in the past thru Mental Health Services, Ron Wood Family Resource Center, Hispanic Services and Parenting Classes. I have given you information on Domestic Violence and Abuse in Spanish for the both of you to read and you still have done nothing! This is the same nothing changes in the last three years. I again told him I am not you Social worker nor and I your Physiatrist and this must stop here!

I then walked out of the classroom and asked him to make an appointment again with the teacher and then I left the room.

I waited and asked the teacher if he did make an appointment and she said No, I was a little concerned for not sure of what is going on with this person and

PAGE 08/11

Page #3

brought all staff to discuss and make some decisions for the next school day and for the remainder of the day and we decided together that this cannot go on and so I choose to make a Police report and the building sat in Lock Down for the remainder of the day Nov. 9, 2012.

Frances Sullivan Washoe Tribe Head Start Program® Site Supervisor Family Service Provider

775__.1399



Washoe Tribe of Nevada and California Head Start Program 919 US Highway 395 South 🌢 Gardnerville, Nevada 89410 (775) 265-1074 Fax: (775) 265-5568 ggonzales@washoetribe.us

November 15, 2012

Adverse Party came to the Stewart Head Start Program and took the child, his aunt was to pick up child per telephone conversation with Mayra Arreguin and Frances Sullivan dated on 11-14-12, she was told to send me in writing that her sister Silvia Yunuen Arreguin Garcia has permission to pick up the child.

Javier Ramirez Rivaz came to office and told Tamela Street that prior to 1:00 and went to the classroom and signed the child out, he returned to office and he was informed that someone else was to pick child up; he said he would then waits to see who this person was. When the Aunt entered the building he quickly picked up the child and said No! Tamela Street then began to read the court order and she began to read it immediately to inform him that he does not have custody of this child it begins every Saturday at 4:00 p.m. until the immediate Tuesday at 4:00 p.m.

At all other times, the party's children shall be in the care and physical custody of Myra Arguing.

He did not want to hear it and took off with the child.

The child's grandfather then came in and had the County of Douglas District Court papers also and said that this man is sick and has something wrong in his head and that he is going to do major harm to somebody and it is just a matter of time until he does. The grandfather's name is Sergio Arreguin Senior.

We then called Dispatch and were told that they were on the way; I called Domestic Violence and asked to speak with Angela Lemas, and gave her what had just taken place at the center, she said then that Loving Dressler was on her way to Pick up the Application for Temporary Protection Order so that it could be filed today.

The aunt and the grandfather waited for Erik Enos to arrive after being here for quite a while they decided to leave at 2:00 and we got the telephone numbers where to reach them.

Frances Sullivan Washoe Tribe Head Start Program Stewart Center Site Supervisor/Family Service Provider PAGE 09/11

Por medio de esta nota autorizo vo Magra Arreguin. que mi hijo Carlos Adrian Ramirez sea dejado y recogido por mi hermana Silvia Yunuen Arreguin. por cuestiones de trabajo mi horario no me lo permite. Gracias.

Mayror E. Arreguin.

tel: 781-7399 Por walquier pregunta.

11-15-12 OK. Francis Exelisar

3 4

5

6 7

ç 9

Semeralda Walters 1-9-73

CD¹⁹

23 24

26

25

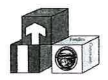
27 28

STALKING/HARASSMENT PROTECTION ORDER INFORMATION SHEET

Instructions to the Applicant: Please provide all information known to you in print format.

List person(s) requesting protection order:
Name: Frances Sullivan DOB: 1-24-48 SEX T
(First, Middle Initial, Last) Tamela Street DOB: 1-2-69 SEX F
(First, Middle Initial, Last) Ni Cole Neal Naurice Wright (First, Middle Initial, Last) Crystal Powers JUDY DUNC ADVERSE PARTY DATA Maria Davarette ADVERSE PARTY DATA Maria Davarette B-16-81 - 12-9-76 Keuin Kloepfee Ramicez RUAZ Relationship To You: Parent to Head START Program STEURIT CUTR
CAMPA TIME
Home Address: 615 Hot Springs Rd 714 Carson Crty, NV.
Occupation: UN-employed Employers
Work Address:
Work Days: Work Houts:
Date of Birth: 3 13-69 And/Or Social Security No:
Hair Color Black Eye Color Blk/Bond Height 5' Weight: Sex Hade
Scars/Marks/Tattoos Description and Location:
Vehicle Make: Ford Model: Explana Year: License Plate No/Sate: SEVALA.
Are you and the Adverse Party living together now? Is the Adverse Party likely to react violently when served? Is the Adverse Party likely to avoid service? Does the Adverse Party have access to weapons? (Yes/No) (Yes/No) (Yes/No) (Yes/No)
Does the Adverse Party's history include (please circle): assaults, assaults w/ weapons, batteries, mental health

problems, drug/alcohol abuse, outstanding/prior arrest warrants, other? Who in Prison before



Washoe Tribe of Nevada and California Head Start Program 919 US Highway 395 South ◆ Gardnerville, Nevada 89410 (775) 265-1074 Fax: (775) 265-5568

November 21, 2012

Javier Ramirez and Mayra Arreguin 925 Mica Drive #201 Carson City, NV 89705

RE: Carlos Ramirez-Arreguin

Effective today, November 21, 2012, your child Carlos Ramirez-Arreguin has been withdrawn from the Stewart Head Start.

Thank you

Darinda Caldera, Interim Head Start Administrator

CC: Child File

RECEIVED

NOV 1 4 2012

	DOUGLAS COUNTY	
1	Code: 3720 /	
2	Name: Will Kamiroz 2012 NOV 14 All 8:38 Address: 615 Flut Springs Rd. #114	
3	Telephone: TED THRAN SLERK	
4	Appearing in Proper Person	
5		
6	IN THE FAMILY DIVISION	
7	THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
8	IN AND FOR THE COUNTY OF WASHOE	
9	Plaintiff/Petitioner, Case No. 11 CV 022 11/09CV 3	40
10	vs. Dept. No	
11		
12	Majra E. Arregun, Defendant/Respondent.	
13	/	
14	PROOF OF SERVICE	
15		
16	On the 14 day of November, 2012, I served a true and correct	
17	copy of the following document(s): Ex Parte Energy Motion (Write the title(s) of each document served.)	
18		
19	upon	
20	(Write the name of the person served.)	
21	in the manner(s) and at the location(s) described below:	
22	WRITE YOUR INITIALS ON THE APPROPRIATE LINE(S):	
23	a. I placed a copy of the document(s) listed above in a sealed envelope upon	
24	which first class postage was fully prepaid and mailed said document(s) via the United States	
25		
26	Post Office addressed as follows:	
27	Name: Mayra E, Arreguin. Address: 1235 Woodside Dric #119	
28	Address: 1335 Woodside Dric # 119	
	(205cm City NV 8970)	

1	b I placed a copy of the document(s) listed above in a sealed envelope and
2	mailed said document(s) certified, return receipt requested via the United States Post Office
3	addressed as follows: Name:
4	
5	Address:
6	·
7	c I personally served at the following
8	location:
9	
10	
11	A copy of this Proof of Service has been mailed or personally delivered to all parties or
12	their counsel.
13	This document does not contain the Social Security Number of any person.
14	I declare, under penalty of perjury under the law of the State of Nevada, that the
15	
16	foregoing is true and correct.
17	Dated this 14 day of November, 20 13
18	
19	Signature: Veys 2 Printed Name: Varier Mamisez
20	Printed Name: Varier Mamiser
21	
22	
23	
24	201

RECEIVED

	NOV 1 4 2012			
1	DOUGLAS COUNTY Code: 1670 DISTRICT COURT CLERK			
2	Name: Jane 16 Marion 2012 HOV 14 EM 8:38			
3	Address: Co15 Hot Springs Id # 114			
4	Telephone: 778 7817420			
5	Appearing in Proper Person			
6	IN THE FAMILY DIVISION			
7	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA			
8	IN AND FOR THE COUNTY OF WASHOE			
9	¥ 10			
10	Javier lamsrez Petitioner, Case No. 11 CV 022 11 65 CV 3			
11	VS.			
12	Mayra F. Arregun Dept. No.			
13	Respondent.			
14				
15	EX PARTE EMERGENCY MOTION REGARDING CHILDREN			
16	MOTION TO Change Custody			
17	(Fill in the name of this motion)			
18 19	Javier Rammer, appearing in Proper Person, hereby move this			
	(four name)			
20	Court to issue an emergency order, without notice to Mayra E. Assessin			
21	granting the following: (The Other Party's name)			
23	State only what you want the court to order. Do not explain why you want the order issued			
24	or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page.			
25	Makan and backs and			
26	Trong cannot be wond, and won treply			
27	To test messages to release kits back			
28	to her she was at no show to			
	pick up carlos at head start today			
	A Stranger showed up without proper (1). REV 8/2010 AA 1 EI EX PARTE MOTION 17			
	1 DI EXTRICE MOTION 17			

1	A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was
2	entered on To the best of my knowledge, the last order To the best of my knowledge, the last order
3	(Date the Decree of Order was fried)
4	concerning this matter was entered on and that order (Date last order entered in this case)
5	(Date last order entered in this case)
6	(Print what the last order was about, such as child support, visitation, TPO, etc.)
7	The child(ren) involved in the matter are:
8	NAME AGE DATE OF BIRTH
9	
10	Eduardo Javier Ramirez 6 04/13/2006 Carlos Adrian Rumirez 5 10/09/2007
11	COTOS ISCOTTOS CONTINEE . COTOGO COOF
12	
13	
14	
15	Fully explain why you believe this is an emergency situation
16	I believe this is an emergency and an order should issue from this Court immediately
17	because: I have to take core of the
18	children soco mam was life no
19	Show to pick up contas I have to
20	tope them until she can be found due
21	to schools, I'm filling because poor
22	Judge's orders I'm not swarped to have
23	them until next Satraday. I want to
24	avoid problems with the police because
25	I feel that is a set up.
26	Supposely somebody else was picking to the
27	kids without proper 10.
28	I need full custody until be seen by judge
	· ·
	REV 8/2010 AA 2 EI EX PARTE MOTION 177

1	
2	
3	Fully explain why you believe the other party should not be contacted
4	and have time to respond to this Motion before the Motion is considered by the Judge
5	
6	Dre can not be fund won't reply
7	to lest messages
8	
9	
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16	
17	
18	
19	(If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.)
20	
21	This document does not contain the Social Security Number of any person.
22	I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is
23	true and correct.
24	DATED this 14 day of November, 2018.
25	Jan 5
26	(Signature)
27	(Printed Name)
28	

IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

	* * *
)
VS.	FAMILY COURT MOTION/OPPOSITION NOTICE (REQUIRED)
	CASE NO.
	DEPT. NO.
	,

NOTICE: THIS MOTION/OPPOSITION NOTICE MUST BE ATTACHED AS THE LAST PAGE to every motion or other paper filed pursuant to chapter 125, 125B or 125C of NRS and to any answer or response to such a motion or other paper.

A.	Mark the CORRECT ANSWER with an \mathbf{X} .	YES	NO
	1. Has a final decree or custody order been entered in this case? If <u>ves</u> , then continue to Question 2. If <u>no</u> , you do not need to answer any other questions.	/	
	2. Is this a motion or an opposition to a motion filed to change a final order? If <u>yes</u> , then continue to Question 3. If <u>no</u> , you do not need to answer any other questions.		
	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?		
	4. Is this a motion or an opposition to a motion for reconsideration or a new trial and the motion was filed within 10 days of the Judge's Order?		
	IF the answer to Question 4 is YES, write in the <u>filing</u> date found on the front page of the Judge's Order.	Date	
B.	If you answered NO to either Question 1 or 2 or YES to Question 3 or 4, you are <u>exempt</u> from the \$25.00 filing fee. However, if the Court later determines you should have paid the filing fee, your motion will <u>not</u> be decided until the \$25.00 fee is paid.		

r arritin that the answers pro	ovided on this Notice ar	e true.
Date: 10114, 2012	Signature:	Juny
	Print Name:	Vong Ramirec
	Print Address:	615 Hot Springs Rd # 114
	Telephone Number:	775 7817420

1	Case No.	09-CV-0340	and the second s	RECEIVED
2	Dept. No.	I	2012 NOV - 1 PM 1: 03	NOV - 1 2012
3	Dept. No.	1	TED THRAN	DOUGLAS COUNTY DISTRICT COURT CLERK
4			CLERK PERUTY	DISTRICT COURT CLERK
5			J4.0.0	
6	IN T	HE NINTH JUDICL	AL DISTRICT COURT OF TH	E STATE OF NEVADA
7		IN AND	FOR THE COUNTY OF DOU	JGLAS
8				
10	MAYRA I	E. ARREGUIN,		
11	Petition	ner,		
12	v.			<u>ORDER</u>
13	JAVIER R	AMIREZ,		
14	Respor	ndent.		
15		F		
16	THI	S MATTER comes b	efore the Court upon Responde	nt Javier Ramirez's Motion.
17	Having exar	mined all relevant ple	eadings and papers on file herein	n, the Court now enters the
18	following or	rder, good cause appe	earing:	
19	THA	AT the Motion is DEN	NIED.	
20	Resp	oondent seeks a modi	fication to the Court's most reco	ent Order, which memorialize
21			week prior to Respondent's mot	
22				
23		-	nutes after the written Order was	,
24	DCR 13(7),	no matters shall be re	eheard unless by leave of court	granted upon motion. Hearing
25	/ / /			
2527	/ / /			
-1	111			

DAVID R. GAMBLE 28
DISTRICT JUDGE
DOUGLAS COUNTY
P.O. BOX 218
MINDEN, NV 89423

	¥
1 2 3	nothing new since the hearing, leave of court is denied. IT IS SO ORDERED.
4	Dated this day of November, 2012.
5	DAVID R. GAMBLE
6	District Judge
7	Copies served by mail this day of November, 2012 to: Mayra E. Arreguin, 1035 Woodside Drive, #119, Carson City, NV 89701; Javier Ramirez, 925 Mica Drive, #201,
8	Carson City, NV 89705
10	John Shaler
11	
12	
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15 16	
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24	
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5	

DAVID R. GAMBLE 28 DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423

FILED

1 2 3	Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person A STATE OF THE POTY North The Tile Proper Person A STATE OF THE POTY North The Tile Proper Person The Tile Proper Person North N
5	In The First Judicial District Court of the State of Nevada
6	In and for Carson City Douglas
7	09-CV-03 fo
8) Case No.: \(\begin{aligned} \text{V O22}\end{aligned}\) 1B Plaintiff/Petitioner,) Decorated
9	Dept. No.:
10	vs.) MOTION
11	Defendant/Respondent.)
12)
13	I Javier Rominez, appearing in Proper Person, (Your Name)
14	(Your Name) request that the Court enter an Order granting me the following:
15	State what you want the Court to order. If you have more than one request,
16	clearly list and number each request. Do not explain your requests in detail here, just list them.
17	nere, just tist them.
18	· · · · · · · · · · · · · · · · · · ·
19	- Limited verbal communication that
20	involves children health factivities
21	iuritten comunication isn't enough.
22	- phone calls primited everyday for both parents. to talk to
23	for both parents to talk to
24	Children
25	

1	The original Decree of Divorce or Custody Order was entered on
2	(Date the decree or order was filed) To the best of my knowledge, the last order concerning this matter was entered on
3	07/19/2012 and that order concerned visitation
4	(Date last order was filed) (State what the last order was about,
5	such as child support, visitation, etc.)
6	If children are involved in this matter, fill in the following information. If children are not involved in this matter, print N/A in the following blanks.
7	The names, ages and birth dates of the children the subject of this Motion are:
	NAME AGE BIRTH DATE
9	Carbs Adrian Ramirez 6 04-13-2008 Carbs Adrian Ramirez 4 10.09-2001
10	Caebs Adrian Ramirez 4 10.09-2001
12	
13	
14	
15	Fully explain why you believe you should be granted your request(s).
16	List and number each request.
17	This Motion is made for the following reasons:
18	The to childrens illness a couple
19	Of issues came to become a problem
20	Such as insurance cards, ways to
21	commicate (see attach)
22	
23	
24	
25	

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16	
17	(If you are down you may off additional shoots of paper. Re sure you write only on
-	(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the
18	bottom.)
19	This document does not contain the Social Security number of any person.
20	
20	I declare under penalty of perjury under the law of the State of Nevada that the foregoing
21	is true and correct.
22	DATED this 25 day of 04, 2012
23	
24	law 7
24	(Your Signature)
25	

Carson Medical Group Pediatrics Joseph Toth MD, Patrick Gunn MD, Brian Hall MD Kathi Amrhein DO, Deliä Wessels MD, Susan Ribeiro MD Rebecca Papez MD, Jenny Smokey MD

1200 North Mountain Street Carson City, Nevada 89703 Phone (775)885-2229 – Fax (775)882-5045

School/Work Medical Excuse

Patient Name:	(ARLOS	RAMIRE	:Z /	MICE.	(60) N
Parent Name:	JANE	R RA	MIRE	3 7	
I have examined the					and they
may return to school	l/work on				_ •
Comments:	ARLOS WAS	s sick	7H15 L	NEEK	1
RODURING A	DO TOR S	MSITE			
Signed: Bulm	ed Jan	_ M Dat	te:	7/2	4/12

To whom it may concern:

On Suturary July 21st 2012 Mayra E. Arregun and I exchanged our kids per instation per court order. Case No. 09-cu-0340, since it was agreed not to exchange communication, between us, a written note was allowed,

On Mayra's nite ste stated that my yangest son
Canos was complaining of a carache and it I wonted
to make a doctors argument; no medicine was given to
me nor more information given.
That night carlos was really sick at night and I

went to Welmart to get him some medicine; I sent my wife magic several text messages to find out how long he was sick, dose of medicine as well as brand. The pharmacist needed more information since it look as not a typical cold.

I fried calling my wife and she refused to answer to my calls / messages.

In one of her replies to my messages, she promised me to give me Carlos medicare card, so I can take him to the doctor.

She was informed of the time of the appoinment at least one day before, she made not attempt to bring to my house or any other place his medicane card.

This is really frustating not just to me but to my kids, her excuse was that we are not to have any variable communication at all, only written was I supposed to go to her house handle her 1860 piece of paper and wait for Ga Gaswer?

At the present time there is a 700 that my mother in law decided to extend, and my wife lives around the corner from her house.

Did my wife worted we to violated the TPO?

I med to modify the TPO and the custody agreement so in the future I can get the things that I need (ie medicine medicare/medicaib) in a faster way so my kids health is not jeopardize.

I feel that her pride is bigger than our kids health and well being

Respectfully Vaver Rominez

Magra

You're going to keep a closed ear to Adrian's cough, if this medicine doesn't work the alternative will be Albuterol lehecked in the house and I couldn't find anything I think that what we had you gave it to your friend Vernice, that one that I bund are expired.

I wed the start date for school, clother Gre not an issue as much as it is the debts you know we have to pay.

(Je Kahls and cell phore poeun tickets, new transmition etc.)

I will sent you a message tomorrow to find out how the kiels are doing please reply and comply in a timely fashion matter, late is complaining of a earache again.

Javier Remover

CC: David R. Gambre District Judge, Minden. M.
The Hon. Thomas. R. Armstrong. Justice of the peace.
Carson City Justice Court.

July 24-2012

Mayra

The doctor also said that if there are other kids in the house they may also might get sick.

I dold him that you said that Adrian got sick last year around this time when you went away to the steller; I told him that I alidn't know how had he was but that you said that got really sick he thinks that I could be emotional and to seek help for them.

On saturday make sine that I get all the medications as well as the machine I ralled to get another one for myself but gotta have the cond again and a prescription for it.

I'm not going to play the game that you put me thro today, so may be you can get a machine for you and give me the old one, my kids don't deserve any of these charades

Judge Thomas Arnethong Justice of the reace, Caroling City, - Justice Judge David R, Gamble

Adnon started to complaine this morning, that his ear was hurting. I don't know it you want to make an appoinment, mayor they are going to say to you the same thing as lalo. He's also coughing, so give him some motion or inspreten for the poin.

Also I wanted you to know that Edwiclo es going to need a school interm. They are going to start taking him to Empire School black pants and Kakhi poloshits in deep blue, rojo; white, it you can support me in buying something.

Trad- by Janes Raininez.

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Motion in the U.S. Mail with postage pre-paid thereon, addressed to:

(Name of other party) /03 5 Woods.de Do. 119
(Address)

(City, State, Zib)

Dated this 20 day of 304, 20 20.

(Signature)

Motion - 4

			RECEIVED	Scott & E. Serve Co.
1	Case No. 09-CV	-0340	JUL 2 5 2012	The same same same same same same same sam
2		-0540	DOUGLAS COUNTY DISTRICT COURT CLERK	2012 JUL 26 PM 2: 17
3	Dept. No. I			TED THRAN CLERK
4 5				BY MSCOL GEPUTY
6	INI THE NINIT	H HIDICIAL	DISTRICT COLURT OF T	HE STATE OF NEVADA
7	IN THE INDITE		3	
8		IN AND FO	OR THE COUNTY OF DO	DUGLAS
9				
	MAYRA E. ARREC	BUIN,		
10	Petitioner,			
11	v.			ORDER
12	JAVIER RAMIREZ,			
13		•		
14	Respondent.	/		
15	THE MATTE	D same bafan	a tha Cassat as July 10, 201	12 at the time act to have
16	IHIS MATTE	R came before	e the Court on July 19, 20	12, at the time set to near
17	Petitioner's Ex Parte	Motion Regard	ling Children. Present bef	fore the Court were Petitioner
18	Mayra Arreguin, repre	esenting hersel	f, pro se, and Respondent	Javier Ramirez, representing
19	himself, pro se. Also	present was ar	n interpreter provided by the	ne Court to assist Mayra
20	Arreguin.			
21				
22	As the hearing	commenced,	the parties indicated that s	ince the previous hearing, held
23	on September 19, 201	1, the parties r	narried. Ms. Arreguin ind	icated she now intends to file for
24	divorce.			
25	Based upon thi	is circumstanc	e, and without objection fi	om the parties, the Court set
25			, and the second	ustody and support of the parties'
27				as divorce matter to be initiated
- 1	II MINOT CHIIATAN IINTI 🛨	ITINGT ATAGT by	PITHER THICK ANDROVED AND STRIPHEN	n a divorce matter to be initiated

DAVID R. GAMBLE 28
DISTRICT JUDGE
DOUGLAS COUNTY
P.O. BOX 218
MINDEN, NV 89423

Until a divorce proceeding is commenced by one of the parties, any further issues regarding the parties' children are to be addressed by the parties within pleadings filed only in this matter.

1. The parties are to have no contact with each other except with regard to the children in the following limited fashion: all communication regarding the children is to be in writing. Any such writing may be given to the children for delivery to the other parent after a custody exchange. If the receiving parent has a written response, that response may be delivered by the children following a subsequent custody exchange. No other communication is to occur between the parties unless one of the children is injured significantly or is hospitalized (i.e. a medical emergency exists regarding one of the parties' minor children).

Failure to abide by the specific restrictions contained within this Order may result in the violating party being punished during contempt proceedings, including a fine or temporary confinement in jail.

2. Mayra Arreguin and Javier Ramirez shall continue to share joint legal and physical custody of EDUARDO JAVIER RAMIREZ born April 13, 2006, and CARLOS ADRIAN RAMIREZ born October 9, 2007. Javier Ramirez shall have physical custody of the two minor children beginning every Saturday at 4 p.m. until the immediately following Tuesday at 4 p.m. At all other times, the parties' children shall be in the care and physical custody of Mayra Arreguin.

Legal custody includes the right to make decisions with the other parent regarding a child's upbringing, including the child's education, health care, religious training, and welfare. See Newdow v. U.S. Congress, 313 F.3d 500, 503 (9th Cir. 2002); see for example California Family Code §§ 3003 ("Joint Legal Custody"), 3006 ("Sole Legal Custody").

In application, a parent sharing joint legal custody has the right to access a child's school, health care, day care and other records. It also means that the parent has input into

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decisions about where the child will attend school, what doctors the child will see, what health care the child receives, and what type of church or religious institution the child attends. Therefore, in cases of joint legal custody, both parents must consult with each other on matters regarding a child's education, health care, religious training, and welfare. If the parties disagree about the child's care and upbringing, they should attempt to resolve the difference in a fair and reasonable manner. The parties should understand that co-parenting means that each parent has rights and responsibilities towards the child, and that each parent must act in the best interests of the child.

As joint legal custodians, each parent shall have direct access to all the child's records, including but not limited to education and medical records. Each parent is also to list the other as a parent or contact person with the child's school, extra-curricular activities, and the like, with each parent having the right to independently consult with any person related to the children's activities, including teachers, principals, coaches, doctors, and the like.

3. Custody exchanges are to occur in the parking lot of Hispanic Services of Nevada located in Carson City, Nevada. The following individuals may receive or deliver the children during the scheduled custody exchanges:

Javier Ramirez or his brother or mother;

Mayra Arreguin or her parents or brother.

So long as any contact between Javier Ramirez and any individual included immediately above, who is protected from contact with Javier Ramirez by a Temporary Protective Order (TPO), occurs in the context of a custody exchange as described within this Order, Javier Ramirez is not to be prosecuted for any resulting violation of the Temporary Protective Order specifically occurring only as a result of the custody exchange.

4. Each parent shall notify the other in writing, within twenty-four (24) hours, of a

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change in the location of that parent's residence, including the location of the new address and phone number. Neither parent shall leave the State of Nevada with either child without written permission from the other parent that the child may leave the State. Neither parent is to relocate to the nation of Mexico with the children or cause the children to travel to Mexico at any time, until further order of the Court.

- 5. As of August 1, 2012, child support shall be due from Javier Ramirez to Mayra Arreguin in the amount of \$200 per month, representing the statutory minimum of \$100 per month per child, due on the first day of every month. This amount reflects the circumstance that Javier Ramirez is unemployed and Mayra Ramirez is not employed full-time every week. Once Javier Ramirez becomes re-employed, a new child support calculation will be necessary that is in accord with the relevant statutory formula as more fully described within Wright v. Osburn, 114 Nev. 1367, 970 P.2d 1071 (1998).
- 6. The parties are to evenly split the cost of any health insurance for the children, as well as the cost of any medical expenses incurred on behalf of the children which are not reimbursed by health insurance.

If a parent incurs a medical expense on behalf of either of the children, that parent shall provide the other parent with a copy of the receipt and/or the written Explanation of Insurance Benefits (EOB) within thirty (30) days from incurring the cost. The parent receiving the document shall then reimburse the other parent for one-half the out-of-pocket or unreimbursed expense within thirty (30) days from receiving the copied document(s). The parties shall not deduct the resulting amount due from any child support payment, instead paying the amount due separately.

IT IS FURTHER ORDERED: PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS

ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right to custody of a child or any parent having no rights of custody to a 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.

IT IS FURTHER ORDERED, that if either party is obligated to pay support, the parties are hereby notified that his/her obligation may subject him/her to the child support enforcement collection provisions contained in Chapters 31A, 125.450(2) and 425 of the Nevada Revised Statutes.

IT IS FURTHER ORDERED that the parties are further advised of the existence of NRS 125A.350 which requires that a parent wishing to move his/her residence outside of the State of Nevada and to take a child or children with him, must as soon as possible and before the planned move, attempt to obtain the written consent of the other parent or permission of this Court.

IT IS FURTHER ORDERED that the State of Nevada, United States of America, is the habitual residence of the minor children. 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.

IT IS FURTHER ORDERED that the parties will comply with the provisions of NRS 125B.145 which provides that an Order issued by the Court, or other expedited process, for the support of children that is being enforced in the State must be reviewed by the Court at least every three years to determine whether the Order should be modified or adjusted. If the

court determines that modification or adjustment of the order is appropriate, the court shall enter an order modifying or adjusting the previous order for support. Any review of an order for the support of a child must be conducted by the Court upon the filing of a request for review by: (1) the Welfare Division of the Department of Human Resources or the District Attorney, if the Welfare Division or the District Attorney has jurisdiction in the case; or (2) a parent or legal guardian of the child.

IT IS FURTHER ORDERED that an order for support of a child may be reviewed at any time on the basis of changed circumstances.

IT IS FURTHER ORDERED that under NRS 425.510, as of January 1, 1996, the obligor's driver's license can be suspended if the obligor is more than \$1,000.00 (one thousand dollars) in arrears and is two (2) months or more behind in his or her payments of child support, and/or has not provided court-ordered medical insurance for his or her child(ren).

IT IS SO ORDERED.

Dated this day of July, 2012.

DAYID R. GAMBLE District Judge

Copies served by mail this <u>4</u> day of July, 2012 to: Mayra E. Arreguin, 1035 Woodside Drive, #119, Carson City, NV 89701; Javier Ramirez, 925 Mica Drive, #201, Carson City, NV 89705

Joann Shaler

- 1	1		
1	Case No. 09-CV-0340		RECEIVED
2	Dept. No. I	2012 JUL 10 AH 8: 0	JUL - 9 7800
3		. TEOTHRAN	DOUGLAS COUNTY DISTRICT COURT CLERK
4		OLERAS V	
5		Vac Mary Company	T Y
6	IN THE NINTH JUDI	CIAL DISTRICT COURT	OF THE STATE OF NEVADA
7	IN A	ND FOR THE COUNTY (OF DOUGLAS
8	MAYRA E. ARREGUIN,		
9	Petitioner,		
10	v.	ORI	DER SETTING HEARING
11	JAVIER RAMIREZ,		
12	Respondent.		
13	The above-entitled matter is s	et for: Hearing on Mayra	Arreguin's ExParte Motion Regarding
14	TO COMMENCE on:	Thursday, July 19, 2012 at	9:00 a.m.
15	TIME ALLOWED:	One (1) hour	
16	**UNTIL THE HEARING WITH THIS COURT'S PR	DATE, THE PARTIES A EVIOUS ORDER UNLE	RE ORDERED TO COMPLY SS IT CONFLICTS WITH THE
17	PROTECTIVE ORDER FR CASE, THAT ORDER CO	OM THE CARSON CIT NTROLS UNTIL THE H	Y JUSTICE COURT, IN WHICH EARING**
18	COURT REPORTER REQU	ESTED:	
19	(XX) NO () YES	() PLAINTIFF	() DEFENDANT
20	**If a Court Reporter is reque	ested, please notify the Cou	rt as soon as possible**
21	IT IS SO ORDERED.		
22	DATED this	day of July 2012.	$\langle \cdot \rangle l$
23		DA	VID R. GAMBLE
24			TRICT JUDGE
25			
25			

DAVID R. GAMBLE 28 DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423

1	Copies served by mail this 10 th day of July 2012 to:	
2		
3	Mayra E. Arreguin 1047 Woodside Drive, #102 Carson City, 89706	
4	Javier Ramirez 925 Mica Drive, #201 Carson City, NV 89705	
5	Carson City, NV 89705	
6		Judicial Assistant
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DAVID R. GAMBLE 28 DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423

PECEIVED JUL - 3 2012 DOUGLAS COUNTY DISTRICT COURT CLERK 2

1 Code: 3720 3 Telephone: 4 Appearing in Proper Person 5 IN THE FAMILY DIVISION 6 Ninth THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF WASH 8 Plaintiff/Petitioner. 9 Case No. 11-CV - 0771 10 Dept. No. VS. 11 Defendant/Respondent. 12 13 14 PROOF OF SERVICE 15 On the _____ day of _____ , 20 ___ , I served a true and correct 16 copy of the following document(s): 17 heply to Ex Parte Emergence Motion 18 19 (Write the name of the person served.) 20 in the manner(s) and at the location(s) described below: 21 22 WRITE YOUR INITIALS ON THE APPROPRIATE LINE(S): 23 a. I placed a copy of the document(s) listed above in a sealed envelope upon 24 which first class postage was fully prepaid and mailed said document(s) via the United States 25 Post Office addressed as follows: 26

Name: Mayra E. Arreguin Address: 1047 Woodside Dr. #102 Covsin City NV 89701

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1	b I placed a copy of the document(s) listed above in a sealed envelope and
2	mailed said document(s) certified, return receipt requested via the United States Post Office
3	addressed as follows: Name:
4	
5	Address:
6	2
7	c I personally served at the following
8	location:
9	
10	
11	A copy of this Proof of Service has been mailed or personally delivered to all parties or
12	their counsel.
13	This document does not contain the Social Security Number of any person.
14	I declare, under penalty of perjury under the law of the State of Nevada, that the
15	I declare, and of perfury and of the state of five add, that the
16	foregoing is true and correct.
17	Dated this $\frac{3^{ro}}{2^{ro}}$ day of $\frac{12}{2^{ro}}$.
18	Dated this day of, 20 12.
19	
20	Printed Name: Rumirez
21	Printed Name. Janes Ramirez
22	
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24	
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23	

RECEIVED

JUL - 3 2012

1	Code: 1670 DOUGLAS COUNTY
2	Name: Source County DESTRICT COURT CLERK
3	Address: 925 Mica Dr. #201 - 2017 Jul -3 FH 3: 55
4	Carson City NV 89703 Telephone Number: 775-781-7420
5	Appearing in Proper Person
6	Ninth IN THE FAMILY DIVISION
7	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF Washoc County
9	
10	Mayra & Arcegun Plaintiff/Petitioner, Case No. 11_CV-0721
11	vs. Dept. No. Dept. Dept. No. Dept. Dept. No. Dept. No. Dept. D
12	Jail Hamil Z Defendant/Respondent.
13	
14	EX PARTE EMERGENCY MOTION
15	
16	MOTION TO Change Custody & Temporary Protection (Fill in the name of this motion)
17	Oraer.
18	Javier Ramirez, appearing in Proper Person, hereby move this
19	replies
20	Court to issue an emergency order, without notice to Mayra Arregular (The Other Party's name)
21	granting the following:
22	State what you want the Court to order. At this point do not explain why the order should
23	issue or why the other party should not be contacted. Those explanations will come later in the form.
24	the forma
25	See Attached
26	
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- 1	

	I believe this Motion should be granted without contacting the other party because:
	Explain why you believe this motion should be granted without allowing notice to the other party so the other party has a chance to respond or object to the motion.
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	To a large to the state of the
((If you need more space, you may attach additional sheets of paper. Be sure to write only on or side of the paper and clearly identify it as a continuation of this explanation.)
	This document does not contain the Social Security Number of any person.
	I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing i
1	true and correct.
	DATED this 3rd day of July , 2012
	(Signature)
	Davier Ramirez
	(Printed Name)

July 2nd 2012

Re: Case No 11CV02211 09CV340

Dear Judge:

I'm requesting a hearing to modify and adjust a custody order per Mayra

Arreguin request.

On June 27th I contacted the Family Counseling in Gardnerville to help me set up a location and time to exchanged our kids, I was told by an advocate that they will called me to pick up my kids on Saturday June 1st, as of today's date I haven't been able to see my kids, because Mayra refuses to let me see them, she is under the impression that because she requested an emergency TPO, you granted to her.

I've enclosed police reports and dispatch logs of her behavior during our relationship and thru this exchanged of our kids, is not healthy for anyone to be put thru this because of her lack of cooperation and overseeing a court order, I feel that my wife is being misled by third parties that don't understand the kind of problems she can face by contempt of court and concealment of our kids.

I trusted her to her word that I was going to have my kids last weekend ,instead she is using my kids as weapons against me, she thinks that I was using the police to harass her ,since there is a TPO in effect I cannot be around her mom house or call her house, I tried to give her a cell phone and she refused to take it. She calls me from her mom's house knowing that she is not supposed to, she gives me very little to work with, she can contact my family to set up an exchange ,but she refuses.

If possible I would like for you to expedite this hearing so a visitation schedule can be set along with child support, If possible can you enforced the current custody order as it is, I just want to see my kids as soon as possible.

Sincerely

Javier Ramirez
Cc: file/Mrs Mayra Arreguin

rative

Douglas County Sheriff's Department Investigation Narrative

CLASSIFICATION: Verbal Domestic

DETAILS:

On 01-22-12 at about 2305 hours I was dispatched to 925 Mica Drive, Apartment 201, in regards to a possible domestic. Dispatched advised me that, according to their reporting party, Javier Ramirez-Rivas, the domestic was verbal only although the female involved, Mayra Arreguin, was hitting herself. Upon my arrival I met with Javier, who was standing outside his apartment.

Javier explained that he and his wife, Mayra Arreguin, were arguing as she had lost her job today and was holding Javier responsible for it. Javier denied any physical contact between the two of them. He did not show any evidence of being battered or of having struck anybody or anything.

Javier stated Mayra had locked herself in the bathroom and warned me that she had been hitting herself during the argument.

Deputy Shipley remained outside with Javier while I went into the apartment and contact Mayra. I did find her in the unlocked bathroom. She did have a fresh abrasion at the very top of her forehead.

Mayra also stated that the two of them had been arguing over the loss of her job. She believed that Javier did not want her to work while she wanted to work. Mayra denied being battered or striking Javier. When asked about the abrasion on her head, Mayra stated she had done that to herself by striking her head on the wall. She denied wanting or needing any medical attention.

I met again with Javier outside the apartment. I explained to him what Mayra had told me. Javier stated he would leave the residence. I remained on scene while he drove out of the area.

DISPOSITION: Closed.

Date, Time, Reporting Officer: Mon Jan 23 04:38:57 PST 2012 Deputy Hubbard, G.S. #262

Reporting Officer	3	
		- ON TRRODUCED
Responsible LEO:		WE KELL TIE
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Approved by:		OR RELEASED OF THE DOEFICE
	<u> </u>	AUTHORIZE SHERIFF



Douglas County Sheriff

Minden, Nevada

Deputy Report for Incident 11SO38675

Nature: Domestic Location: VNC11

Address: 925 MICA DR; #201

Carson City NV 89705

Offense Codes: DOMD

Received By: May A

How Received: 9

Agency: DCSO

Responding Officers: Guilford J

Responsible Officer: Guilford J

Disposition: CLO 11/27/11

When Reported: 12:54:38 11/27/11

Occurred Between: 12:54:31 11/27/11 and 12:54:33 11/27/11

Assigned To:

Detail:

Date Assigned: **/**/**

Status:

Status Date: **/**/

Due Date: **/**/**

Complainant:

Last:

First:

Mid:

DOB: **/**/**

Dr Lic:

Address:

Race:

Sex:

Phone:

City: ,

Offense Codes

Reported:

Observed:

Additional Offense: DOMD Domestic Dispute

Circumstances

Responding Officers:

Unit:

Guilford J

204

Responsible Officer: Guilford J

Agency: DCSO

Received By: May A

Last Radio Log: 13:56:59 11/27/11 CMPLT

How Received: 9 911 Line

Clearance: RTF Report To Follow

When Reported: 12:54:38 11/27/11

Disposition: CLO Date: 11/27/11

Judicial Status:

Occurred between: 12:54:31 11/27/11

Misc Entry:

and: 12:54:33 11/27/11

Modus Operandi:

Description:

Involvements

Date

Type

Description

TID REPORT NOT TO BE REPRODUC

OR RELEASED

Narrative

Douglas County Sheriff's Department Investigation Narrative

Date, Time, Reporting Officer:

Sun Nov 27 14:26:24 PST 2011

CLASSIFICATION: Verbal Domestic

DETAILS:

On 11/27/11 at approximately 1255 hours I was dispatched to 925 Mica Dr #201 for a Verbal Domestic call. Upon my arrival I contacted Javier Ramierez-Rivas and learned the following:

Javier and his wife, Mayra, have been in an on-again/off-again relationship for approximately seven years. Javier and Mayra have separated approximately 2-3 times in that time, but have continued to get back together. Javier and Mayra also have two children together and are the biological parents for both. DCSO units have been sent to Javier and Mayra's residence at least seven times for domestic-type calls.

Javier and Myra had gotten into an argument over Javier taking the children to get their picture taken with Santa Claus at Walmart. Javier stated his wife was refusing to allow him to take their children. I asked Javier if he and Mayra were still married, he said yes. I asked Javier if they still co-habitated, he said yes. I asked Javier if he and Mayra still had joint custody of their children, he said yes. At this point I informed Javier that his wife had as much entitlement to their children as he did, and I could not compel her to allow him to take the children. Javier asked me to speak with his wife just to see if she would change her mind. I told Javier I would speak to his wife if at his request, but I was not going to attempt to leverage or sway her position, as it was not my place.

Upon going upstairs into Javier's residence, the first thing I observed was the frame of the door was broken-out and the door was unable to be secured. Javier stated "you see, she did this." The next thing I observed, immediately inside the doorway, was broken glass and lots of shredded paper. Upon closer examination, the papers appeared to be photos torn into small pieces. Javier now began to cry and said Mayra had destroyed their family photos to include the children's ultra-sound photos. Javier claimed Mayra had destroyed the family photos since he had gone downstairs and waited for me.

Mayra emerged from the bathroom shortly after our entry into the residence. Mayra spoke minimal English, so Javier had to be used as a translator, Mayra did not seem to object. However, Mayra was able to answer fairly simple questions on her own. I asked Mayra if she had broken the door frame, she said yes. I asked Mayra if she had smashed the glass and destroyed the family photos, she said yes. I asked Mayra why she had done these things, she said because the stuff belonged to her too. I asked Mayra why she would not let Javier take the children to Walmart to be photographed with Santa Claus, she said because she did not want them to go, at least not now.

DISPOSITION:

I again told Javier I could not compel Mayra to allow him to take their children, he said he understood. Javier's demeanor was more upset and crying in nature, while Mayra's demeanor was more of an angry/fuming nature throughout my contact with them both. Javier and Mayra began to initiate several arguments in Spanish while I was present, which I immediately demanded they stop. Neither Javier nor Mayra had any recent or obvious signs of recent injury. Javier and Mayra both stated their argument had been verbal in nature only and no battery occurred at any time, other than against property.

Both Javier and Mayra refused to leave the residence. Javier asked me to document that Mayra had destroyed his/their property, I said I would. Javier asked me what could he do if Mayra began to destroy their valuables? I advised Javier that if Mayra started destroying any property of value, he should call DCSO. I also advised Javier that it would be feasible for him to attempt to restrain Mayra after he called DCSO, but ultimately it was only property, and if it escalated to the point where it became a domestic battery he should withdraw from the situation.

As neither party was willing to leave the residence and the situation had appeared to calm down, I left Javier and Mayra's residence.

Closed by report.	
Reporting Officer	
Guilford, J #435	
Responsible LEO:	
	TELO E
Approved by:	CONTRACTOR OF THE
	O. S. M.C. S. C. S
Date	23 K 05 66
	"11410"



Calls-For-Service Details

Carson City PRD 7.40 Tuesday, July 03, 2012

Calls-For-Service Details

CP CIVSER YESTERDAY @ 09:24:34 (3 MORE)

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Status Segment ENTRY	Status Date/Time 06/23/2012 17:50:52	Jurisdiction	Report No	Override?	Operator DID C10	Terminal ID DW02
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Status Segment ENROUTE	Status Date/Time 06/23/2012 17:51:35	Jurisdiction	Report No	Override?	Operator DID GD6860	Terminal ID SU50
5473						
Status Segment MISC	Status Date/Time 06/23/2012 17:51:58	Jurisdiction	Report No	Override?	Operator DID C10	Terminal ID DW02
.144, QW NAM/R	AMIREZ, JAVIER DOB/03	31369	LIS/N	1V		
Status Segment ONSCENE	Status Date/Time 06/23/2012 17:59:20	Jurisdiction	Report No	Override?	Operator DID GD6860	Terminal ID SU50
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Status Segment BACK-ER	Status Date/Time 06/23/2012 18:02:17	Jurisdiction	Report No	Override?	Operator DID JA1566	Terminal ID DW03
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5473						
Status Segment ONSCENE	Status Date/Time 06/23/2012 18:15:45	Jurisdiction	Report No	Override?	Operator DID BM1634	Terminal ID SU41
3296						
Status Segment MISC	Status Date/Time 06/23/2012 18:19:50	Jurisdiction	Report No	Override?	Operator DID JA1566	Terminal ID DW03
5473, WALKING	TO 1047 WOODSIDE					
Status Segment INSRVICE	Status Date/Time 06/23/2012 18:30:26	Jurisdiction	Report No	Override?	Operator DID BM1634	Terminal ID SU41
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Unit Information

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Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
<u> </u>	5473	GD6860	10	06/23/2012 17:51:35	
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End of document



Calls-For-Service Details

Carson City PRD 7,40 Tuesday, July 03 2012

Calls-For-Serv	vice	Details															
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Received Date 06/26/2012	19 (0.9)	eived Time 15:35			y Time 6/201	: .2 22:19	9:25				Dispatc 06/26/		e)ispa 22:34		Time .
Enroute Time On Scene OK Time 06/26/2012 22:34:14 06/26/2012 22:50:47				7	Arriva 06/26.					al Time 7:39		ared 126/2	-	- 1	Clear 23:0	red Time 7:26	
Rep Dist 100403		Fire Dist 250X00				Мар <i>С</i> о 02300				25							
Location 1047 WOODSIDE	<u>DR</u>				Apart 102	ment				Cit CA	ty IRSON (CITY					Area 4
Cross Street DESATOYA DR & S	TANT	ON DR											Ge No	o Fla	ıg?		
Unit ID Dept ID 1 5466 CH5357	Assi	gnment 1	Dept ID	2	Assign	ıment 2	. D	ept I	[D 3	3	Assignm	ient 3	De	pt Il	D 4	Assi	gnment 4
Beat Dup of	Call No			In f	rogre	ss?				C	Prigin		# Pr 1	ior C	Calls		
Act Catch Up?			Premis	е На:	zard?						0s 0	Flag			Ov	Flag	
Fire Call No 121780280		EMS (Call No 0280					ry Di 9207				- 1	spatcl 13014		4		
Name RAMIREZ,JAVIER						ľ	Addr	ress					hone 781 74				
Status Service	Rec	ord														4	
Status Segment ENTRY	1	s Date/Tin 5/2012 22:		Ju	ırisdic	tion	Repo	ort N	lo	0	verride?		erato 39207		ΙD	Ter DW	minal ID 104

Status Segment ENTRY	Status Date/Time 06/26/2012 22:19:25	Jurisdiction	Report No	Override?	Operator DID MG9207	Terminal ID DW04
THERE IN 10 MIN	T LADY TAMALES ON COI N - RP NEEDS TO DROP KI PO OR TRO AGAINST RP	DS OFF TO TH	EIR MOTHER	RATHISIN	AWS RESD BUT	
Status Segment PRIOR	Status Date/Time 06/26/2012 22:19:25	Jurisdiction	Report No	Override?	Operator DID MG9207	Terminal ID

CP KTP TODAY @	17:05:37 (5 MORE)					
Status Segment	Status Date/Time	Jurisdiction	Report No	Override?	Operator DID	Termi@al3ID

06/26/2012 22:19:25

UPDATE	06/26/20 22:2 0				MG9207	DW04
PRI:1>5						
Status Segment SUPP	Status Date/Time 06/26/2012 22:20:50	Jurisdiction	Report No	Override?	Operator DID MG9207	Terminal ID DW04
NO FURTHER IN	FORMATION					
Status Segment HOLD	Status Date/Time 06/26/2012 22:20:57	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
Status Segment MISC	Status Date/Time 06/26/2012 22:21:49	Jurisdiction	Report No	Override?	Operator DID MG9207	Terminal ID DW04
280, FEM DID A ⁻ HOME	TTEMPT TO P/U CHILDRE	N BUT THEY WI	EREN'T REAL)Y & SHE RE	FUSED TO WAIT	r & WENT
Status Segment SUPP	Status Date/Time 06/26/2012 22:27:22	Jurisdiction	Report No	Override?	Operator DID JC0621	Terminal ID DW05
TEXT:***OTHER TO HER - 2ND CA	PARTY CALLING (THROUG ILLER ADVISED THAT CH	GH TRANSLATO ILDREN WOULD	OR) ADVISIN O BE THERE S	IG THAT MAI SHORTLY	LE RÉFUSED TO	GIVE THE KID
Status Segment HOLD	Status Date/Time 06/26/2012 22:32:44	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
Status Segment MISC	Status Date/Time 06/26/2012 22:32:54	Jurisdiction	Report No	Override?	Operator DID MG9207	Terminal ID DW04
280, *** <i>CO</i> RRE <i>C</i>	TION: MEET RP AT LADY	TAMALES AT D	ESATOYA& \	WOODSIDE		new constant
Status Segment DISPATCH	Status Date/Time 06/26/2012 22:34:08	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466						
Status Segment D	Status Date/Time 06/26/2012 22:34:08	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466 HOWELL,CA	ARL					
Status Segment ENROUTE	Status Date/Time 06/26/2012 22:34:14	Jurisdiction	Report No	Override?	Operator DID CH5357	Terminal ID SU53
5466						
Status Segment CHGLOC	Status Date/Time 06/26/2012 22:34:22	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466 DESATOYA	DR/WOODSIDE DR ,CAR					
Status Segment BACK-ER	Status Date/Time 06/26/2012 22:35:15	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
TOR ER						
5466 5314 Status Segment	Status Date/Time 06/26/2012 22:35:15	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03

Status Segment ONSCENE	Status Date/Time 06/26/2012 22:37:39	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466						
Status Segment ONSCENE	Status Date/Time 06/26/2012 22:39:50	Jurisdiction	Report No	Override?	Operator DID JA7791	Terminal ID SU36
5314						
Status Segment CHGLOC	Status Date/Time 06/26/2012 22:46:29	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466 1047 WOOD	SIDE DR #102 ,CAR					
Status Segment CHGLOC	Status Date/Time 06/26/2012 22:46:33	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5314 1047 WOOD	SIDE DR #102 ,CAR					
Status Segment ONSCENOK	Status Date/Time 06/26/2012 22:50:47	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5314						W
Status Segment	Status Date/Time 06/26/2012 22:50:51	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466						
Status Segment INSRVICE	Status Date/Time 06/26/2012 23:00:55	Jurisdiction	Report No	Override?	Operator DID JA7791	Terminal ID SU36
5314						
Status Segment	Status Date/Time 06/26/2012 23:01:32	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
	DR/WOODSIDE DR ,CAR	, BACK OUT WI	TH RP			
Status Segment CLEAR	Status Date/Time 06/26/2012 23:07:26	Jurisdiction	Report No	Override?	Operator DID CH5357	Terminal ID SU53
5466 ASST						
Status Segment	Status Date/Time 06/26/2012 23:07:26	Jurisdiction	Report No	Override?	Operator DID CH5357	Terminal ID SU53
5466 ASST						

Unit Information

Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
 	5466	CH5357		06/26/2012 22:34:14	
<u> </u>	5314	JA7791		06/26/2012 22:35:15	



Calls-For-Service Details

Carson City PRD 7.40 Tuesday, July 03, 2012

Calls-For-Service Details

<u> </u>		7														41
Call No 1217802	02	FILE	ved Date 6/2012)	Prior	rity	Ager CP	тсу		Disp SOC	oatch A 01	rea			Area 5001
Original KTP	Call		Call Type CTP		Ju Se	urisdic O	tion			Rep	ort No)isposi SAS	tion	
Received 06/26/2	_	Recei 17:01:	ved Time 53			y Time 16/201	2 17:05:	37			Dispatcl 06/26/7			Dispo 17:00	atch ' 6:48	Time
Enroute 06/26/2	Time 012 17:06:	58	N-SIAITI.	e OK Tir 1012 17:2			Arrival (06/26/2		1	riva :12:1	l Time lO		red Do 26/20		Clear 17:25	red Time 5:56
Rep Dist 100403		10	Fire Dist 250X00				Мар Соо 023009			125						
Location	DODSIDE	DR .				Apart 102	ment			Cit	y RSON (CITY	.,			Area 4
Cross St DESATO	reet DYA DR & S	STANTO	N DR										Geo No	Flag?		
Unit ID 5443	Dept ID 1 JB5554	Assign	ment 1	Dept II	2	Assigr	nment 2	Dept :	ΙĎ	3 /	Assignm	ent 3	Dept	ID4	Ass	ignment 4
Beat 4	Dup of	Call No			In	Progre	ss?			0	rigin	5	# Prio L	r Calls		
Act Catc	ch Up?			Premis	e Ha	zard?					Os I	-lag		Ov	/ Flag	
Fire <i>C</i> all 1217802				Call No 30202				Entry D JS2034				Disp C28	oatch	Did		
Name	Z,JAVIER						A	ddress				10000	one N 31 742			
	Servic		ord													

Status Segment ENTRY	Status Date/Time 06/26/2012 17:05:37	Jurisdiction	Report No	Override?	Operator DID JS2034	Terminal ID DW02
TEXT:***MEET A	T WOODSIDE/DESATOY	A AT THE LADY	'S TAMALES	SIN A WHI	FORD ESCORT**	RP WOULD
	T TO DICK LID KING VINA					
	T TO PICK UP KIDS \NAA					Terminal ID

DISPATCH 06/26/2012 17:06:48		C28	DW01216
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5443						
Status Segment ID	Status Date/Time 06/26/2012 17:06:48	Jurisdiction	Report No	Override?	Operator DID C28	Terminal ID
5443 BUENO,JAS	SON					
Status Segment ENROUTE	Status Date/Time 06/26/2012 17:06:58	Jurisdiction	Report No	Override?	Operator DID JB5554	Terminal ID SU50
5443						
Status Segment MISC	Status Date/Time 06/26/2012 17:10:29	Jurisdiction	Report No	Override?	Operator DID J52034	Terminal ID DW02
.202, QW NAM/R	AMIREZ,JAVIER DOB/03	1369 LIS/NV 51	EX/M OLN/0	800495592		
Status Segment MI <i>SC</i>	Status Date/Time 06/26/2012 17:10:43	Jurisdiction	Report No	Override?	Operator DID JS2034	Terminal ID
.202, QW NAM/R	AMIREZ-RIVAS,JAVIER	DOB/031369 LI	S/NV SEX/M	OLN/08004	95592	
Status Segment ONSCENE	Status Date/Time 06/26/2012 17:12:10	Jurisdiction	Report No	Override?	Operator DID JB5554	Terminal ID SU50
5443						
Status Segment ONSCENOK	Status Date/Time 06/26/2012 17:24:14	Jurisdiction	Report No	Override?	Operator DID C28	Terminal ID
5443						
Status Segment CLEAR	Status Date/Time 06/26/2012 17:25:56	Jurisdiction	Report No	Override?	Operator DID C28	Terminal ID
5443 SAS, MALE ON THE OTHER H	HALF SOMEWHAT UNCC HALF.	OPERATIVE. CH	HILD EXCHAI	NGE WAS CO	MPLETE WITHO	UT INCIDEN
Status Segment	Status Date/Time	Jurisdiction	Report No	Override?	Operator DID	Terminal ID

Unit Information

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Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
<u> </u>	5443	JB5554		06/26/2012 17:06:58	

End of document



Calls-For-Service Details

Carson City PRD 7.40 Tuesday, July 03, 2012

Calls-For-Service Details

Status Segment

HOLD

Status Date/Time

07/02/2012 17:16:37

Call No 1218402	07		1 7 7 CONTRACT	eived Date 02/2012	1		Prior	rity		Agen CP	ісу		Dispo	itch A I	rea				Area SO01
Original KTP	Call	1		Call Type KTP		Ju SC	risdic)	tion			R	lepoi	⁺t No			Disp AC	ositi	on	
Received 07/02/2			Rece 17:11	ived Time 1:24	•		Time 2/201	e 12 17:15	5:52			1 F	spatch 7/02/20			- 1	spat :44:		Time .
Enroute 07/02/2			0	On Scen 07/02/2	e OK Tim 012 18:0			Arrival 07/02/		- 1		ival 18:5:	Time 2	Clear 07/0				lear 8:45	ed Time 5:18
Rep Dist 100403				Fire Dist 250X00				Мар <i>С</i> о 02300				25					17.		
Location 1047 W		SIDE DI	R				Apart 102	ment			- 1	City CAR	50N C]	[ТУ				- 1	Area 4
Cross St DESATC			TANTO	ON DR											Geo No	Flag	?		
Unit ID 5473		ot ID 1 6860	Assig	nment 1	Dept ID	2 A	ssign	ıment 2	D	ept I	.D 3	As	ssignme	nt 3	Dep	t ID	4	Assi	gnment 4
Beat 4		oup of Co	all No			In Pr	ogre:	ss?				Ori	gin	# 1	# Pric	or Ca	lls		
Act Catc	h Up	o?			Premise	Haz	ard?						Os Fl	ag			Ov F	lag	
Fire Call 1218402				EMS (Call No 0207				Ent C18	ry Die	d			Disp C8	atch	Did			
Name RAMIRE	Z,J#	AVIER					lddre ILT Pl	ss H 292 (075	3					H.	hone 817			
Status ^	Se	rvice	Rec	ord															
Status S ENTRY	egm	1		Date/Tin /2012 17:1		Jur	isdict	tion	Repo	ort No	0 (Ovei	ride?	Oper C18	rator	DID		Ter DW	minal ID 01
				EPUTY E								DDS:	IDE. CI	VIL S	TAN	DBY,	, RP	DOE	ES HAVE A
Status S PRIOR	egm			Date/Tin '2012 17:1		Jur	isdict	tion	Repo	ort No	0 (Over	ride?	Oper C18	rator	DID)	Teri DW	minal ID 01
CP KTP O	6/26	5/12 @ 2	22:19:2	25 (6 MOI	RE)														

Report No

Jurisdiction

Override?

Operator DID

*C*8

Terminal ID

DW03218

Status Segment HOLD	Status Date/Time 07/02/2012 17:33:56	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
Status Segment HOLD	Status Date/Time 07/02/2012 17:41:15	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
Status Segment DISPATCH	Status Date/Time 07/02/2012 17:44:26	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
5473						
Status Segment ID	Status Date/Time 07/02/2012 17:44:26	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
5473 DENHAM,G	ARY					
Status Segment ENROUTE	Status Date/Time 07/02/2012 17:44:30	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
5473						
Status Segment ONSCENE	Status Date/Time 07/02/2012 17:48:52	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
5473						
Status Segment MISC	Status Date/Time 07/02/2012 17:50:55	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
5473, HAVE HIM	STEP OUT					
Status Segment MISC	Status Date/Time 07/02/2012 17:51:02	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
5473, 22 OUT W	HIM					
Status Segment CHGLOC	Status Date/Time 07/02/2012 17:59:47	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
5473 HWY 50 E/A	AIRPORT RD ,CAR, MEX R	ESTAURANT DE	EAL W THEO	THER 1/2		
Status Segment ONSCENOK	Status Date/Time 07/02/2012 18:03:59	Jurisdiction	Report No	Override?	Operator DID C18	Terminal ID DW01
5473						
Status Segment ONSCENOK	Status Date/Time 07/02/2012 18:12:06	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
5473						
Status Segment MISC	Status Date/Time 07/02/2012 18:12:45	Jurisdiction	Report No	Override?	Operator DID C8	Terminal ID DW03
5473, WAITING 1	FOR J4					
Status Segment MISC	Status Date/Time 07/02/2012 18:24:03	Jurisdiction	Report No	Override?	Operator DID WT1853	Terminal ID DW04
5473, NEW REST	RAINING ORDER PROTEC	TING FEM AND	2 CHILDRE	Ν		219

S†atus Segment QUERY	Status Date/Time 07/02/2012 18:24:40	Jurisdiction	Report No	Override?	Operator DID SB5977	Terminal ID DW05
5473 QW NAM/R	AMIREZ,JAVIER LIS/NV					
Status Segment CLEAR	Status Date/Time 07/02/2012 18:45:18	Jurisdiction	Report No	Override?	Operator DID C28	Terminal ID DW02
5473 AC						
Status Segment CLOSE	Status Date/Time 07/02/2012 18:45:18	Jurisdiction	Report No	Override?	Operator DID C28	Terminal ID DW02
5473 AC	•		***			

Unit Information

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À				

Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
্র	5473	GD6860		07/02/2012 17:44:30	

End of document

1 Code: 3720 2 Address: \((2012 JUN 27 3 Telephone: 4 Appearing in Proper Person 5 6 IN THE FAMILY DIVISION THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 8 IN AND FOR THE COUNTY OF WASHOE 9 Case No. 11 CV 02211/09C 10 VS. Dept. No. 11 12 13 14 PROOF OF SERVICE 15 On the 27 day of Quero , 20 \ 2 , I served a true and correct 16 copy of the following document(s): 17 (Write the title(s) of each document served.) 18 19 upon (Write the name of the person served.) 20 in the manner(s) and at the location(s) described below: 21 WRITE YOUR INITIALS ON THE APPROPRIATE LINE(S): 22 23 a. M. A I placed a copy of the document(s) listed above in a sealed envelope upon 24 which first class postage was fully prepaid and mailed said document(s) via the United States 25 Post Office addressed as follows: 26 27 Name: Address: 28

1	b I placed a copy of the document(s) listed above in a sealed envelope and
2	mailed said document(s) certified, return receipt requested via the United States Post Office
3	addressed as follows: Name:
4	Address:
5	
6 7	
8	c I personally served at the following
9	location:
10	
11	A copy of this Proof of Service has been mailed or personally delivered to all parties or
12	their counsel.
13	This document does not contain the Social Security Number of any person.
14	I declare, under penalty of perjury under the law of the State of Nevada, that the
15	foregoing is true and correct.
16	loregoing is true and correct.
17	Dated this <u>27</u> day of
18	
19	Signature: Maura E. Arreguin
20	Printed Name: Maira F. Arreguin
21 22	
23	
24	
25	
26	

U.S. Postal Service CERTIFIED MAIL

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	ILVEIVED
1	Code: 3860 JUN 2 7 2012
2	Name: May 2 Drechip STRICT COURT CLERK 2012 JUN 27 PH 12: 03
3	Address: 104 + Woodside DR = 102
4	Telephone: 775 461 0124
5	Appearing in Proper Person
6	IN THE FAMILY DIVISION
7	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF WASHOE
9	
10	Mayra E. Ameguin
11	Plaintiff/Petitioner, Case No. 11 CV 02211/09 C
12	Javier Ramuros Dept. No
13	Defendant/Respondent.
14	DECLIECT FOR CURMICCION OF EX RAPES MORION
15	REQUEST FOR SUBMISSION OF EX PARTE MOTION
16	I, Mayra C Amoun, request that the Ex Parte Motion
17	(print your name here)
18	Exporte motion Custody filed on
19	(Print the name of the Ex Parte Motion) (Date the Ex Parte Motion was filed)
20	be submitted to the Court for it's consideration and Order.
21	This document does not contain the Social Security number of any person.
22	DATED this 27 day of Que , 2012.
23	
24	Signature: Mayra E. Arregun. Print Your Name: Mayra E Arregun.
25	Print Your Name: Mayra E Aireguin.
26	
27	
28	

RECEIVED

JUN	2	7	2042
JUN	Z	1	ZUIZ

1	Code: 1670 JUN 2 / 2012
2	Name: Maura & Arequir DOUGLAS COUNTY DISTRICT COURT CLERK 2012 JUN 27 PH 12: 02
3	Address: 1047 (Cord 5108) 11. +102
4	Telephone: 75) 4(0) 6004
5	Appearing in Proper Person
6	IN THE FAMILY DIVISION
7	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF WASHOE
9	
10	Mayra E. Moduin Hetitioner, Case No. 11 CV 02218 09 C
11 12	Vs. Dept. No.
13	Respondent.
14	
15	EX PARTE EMERGENCY MOTION REGARDING CHILDREN
16 17	MOTION TO Charge Custody & Tonyacry Protection Ord
18 19	May Co E. May Couring in Proper Person, hereby move this (Your name)
20 21	Court to issue an emergency order, without notice to The Other Party's name) granting the following:
22 23 24 25	State only what you want the court to order. Do not explain why you want the order issued or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page.
26 27 28	z Child Support z Protection Order

1	A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was
2 3	entered on CDate the Decree or Order was filed). To the best of my knowledge, the last order
4	concerning this matter was entered on (Date last order entered in this case) and that order
5	concerned (Print what the last order was about, such as child support, visitation, TPO, etc.)
7 8	The child(ren) involved in the matter are:
9	NAME AGE DATE OF BIRTH Eduardo Tovier hamirez Arreguin leyro 4.13.00
10 11	Carlos Adrian Mamiro, Artoguin 4400 10.9.07
12 13	
14	Fully explain why you believe this is an emergency situation
15 16	
17 18	I believe this is an emergency and an order should issue from this Court immediately because:
19	
20 21	
22	
23 24	
25 26	
27	
28	

June 27 2012

Dear Judge,

Re: Case No. 11-CV 02211

09 CV 340

I am requesting the change of custody from 50 / 50 joint to Sole physical and Sole Legal Custody to mother and Petitioner, Mayra E. Arreguin.

I am also requesting a temporary protection order for myself and including the children, Eduardo Javier Ramirez Arreguin and Carlos Adrian Ramirez Arrequin, until a suitable arrangement for a safe visitation schedule can be arranged by the Family Judge.

I originally filed for custody in August 2011 and in September, Petitioner and Respondent where married. During the marriage the children and I have suffered severe mental and emotional abuse. I have attempted to save our marriage for the sake of the children but I have come to the realization that the situation is only mentally affecting the children.

On June 18th we had an argument where an incident occurred and the Carson City Sheriff was called out on a Domestic Violence situation. I filed a police report with the Carson City Sheriff and it is under investigation at this time.

I have decided to separate from Mr. Ramirez and I am living in my parents' home at this time in Carson City, Nv. On June 21st my parent filed a temporary protection order against Mr. Ramirez in the Carson City Justice court, it was granted. Case number 12P0003231C. Document enclosed. The order was filed due to Stalking and Harassment.

I am requesting an order for protection at this time due to the stalking and harassment behavior Mr. Ramirez has developed since our separation. He has multiple times arrived and disturbed me at my place of employment, and parents home. I have attempted to reason with him and have not applied for an order against him due to the children. I had made arrangement during this separation that the children visit their father but the arrangement and agreement between their father and I is not working and Mr. Ramirez will change or simply not return the children to me depending on his mood.

The children believe they will return with me at my home and once Mr. Ramirez is unhappy with my day schedule or if I have to work that day, he decides to keep the children away from me. I am extremely worried for the mental abuse that the children are suffering in the hands of their father. I do not wish to keep the children from Mr. Ramirez, but until a safe and a solid custody visitation arrangement order by a judge is signed, I wish for the children to remain in my custody for their wellbeing.

I am requesting that child support be reviewed. The Judge in the original order requested a certain amount, but Mr. Ramirez challenged that order and since he was not employed at that time, Mr. Ramirez was ordered to pay the minimal amount of \$100.00 per child. Mr. Ramirez is now fully employed and would be able to make the original court order child support.

Sincerely,

Mayra E Arregun.
Mayra E. Arreguin

Cc: file/Mr. Javier Ramirez

1	Case No. <u>12PO003231C</u>	
2	Dept. No	
3	IN THE JUSTICE COURT OF CARSON TOWNSHIP	55
4	COUNTY OF CARSON STATE OF NEVADA JUSTICE OF ME PEAC	QΕ
5	MARIA ELENA GARCIA, ORDER FOR HEARING Applicant, TO EXTEND, MODIFY OR DISSOLVE THE	*
6	PROTECTION ORDER vs.	
7		
8	JAVIER RAMIREZ Adverse Party,	
9	A Linear Both to	
10	Upon Motion of Applicant Adverse Party, to:	
11	☐ EXTEND the Protection Order ☑ MODIFY the Protection Order	
12	☐ DISSOLVE the Protection Order OTHER	
	YOU ARE HEREBY NOTIFIED that a hearing will be held in the JUSTICE / MUNICIPAL Court located at	
13	885 EAST MUSSER STREET SUITE 2007 on July 2, 2012, at 11:00 AM, to determine whether or not to	
14	EXTEND, MODIFY or DISSOLVE the PROTECTION ORDER against the above named Party.	
15		
16	ANY PROTECTION ORDER WILL CONTINUE IN EFFECT UNTIL SUCH HEARING AND FURTHER	
17	ORDER OF THIS COURT.	
18		
19	A copy of the Motion for hearing, Affidavit and copy of this Order/Notice, shall be served on the other party	
20	by MAIL SPERSONAL SERVICETHE	į
21	Dated this 21 ST day of JUNE, 2012.	
22	TOV JUDGE THOMAS ARMSTRONG	
	Transmitted to the state repository this 21 ST day of JUNE, 2012.	
23	TAWNYA DANIEL	
24	Clerk of the Court	
25	RECEIVED	
	CMRSON CITY SMEGIFFS DEPT. SMEGIFF DIV.	

	*
18	
	Fully explain why you believe the other party should not be contacted
	and have time to respond to this Motion before the Motion is considered by the Judge
	Ger Allach
	Dee Mhach
-	
	(If you need more space, you may attach additional sheets of paper. Be sure that you write only on
	one side of the paper and clearly identify it as a continuation of this explanation.) This document does not contain the Social Security Number of any person.
	I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is
	true and correct.
	DATED this 27 day of, 2017
	Maura F Arrequin.
	(Signature)
	(Printed Name)

Mr. Ramirez is keeping the children from me and I have spoken to my children and they have expressed they would like to come home with me. Mr. Ramirez doesn't understand the mental anguish he is putting the children through. I believe the children are suffering mentally and are in danger of their wellbeing. I also fear for my safety and believe Mr. Ramirez may attempt to become more unstable mentally if the situation is not repaired immediately.

I do fear what he may do once he receives this motion and may retaliate.

Sincerely,

Mayra E. Arreguin.

Mayra E. Arreguin

IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Mayra	E. Arrequir)	***
)		2012 JUN 2 F	PH 12: 02 FAMILY COURTUN 25 VED
TONILAY	vs.	D. GEBLERK	MOTION/OPPOSITION NOTICE 2012
	KWITTE	ex Cigu	CASE NO. 11CV 02211 09 8340
)	DEPT. NO.

NOTICE: THIS MOTION/OPPOSITION NOTICE MUST BE ATTACHED AS THE

LAST PAGE to every motion or other paper filed pursuant to chapter 125, 125B or 125C of NRS and to any answer or response to such a motion or other paper.

A.	Mark the CORRECT ANSWER with an \mathbf{X} .	YES	NO
	1. Has a final decree or custody order been entered in this case? If <u>yes</u> , then continue to Question 2. If <u>no</u> , you do not need to answer any other questions.	×	
	2. Is this a motion or an opposition to a motion filed to change a final order? If <u>yes</u> , then continue to Question 3. If <u>no</u> , you do not need to answer any other questions.	X	
	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?		X
	4. Is this a motion or an opposition to a motion for reconsideration or a new trial <u>and</u> the motion was filed within 10 days of the Judge's Order?		Χ̈́
	IF the answer to Question 4 is YES, write in the <u>filing</u> date found on the front page of the Judge's Order.	Date	
3.	If you answered NO to either Question 1 or 2 or YES to Question 3 or 4, you are <u>exempt</u> from the \$25.00 filing fee. However, if the Court later determines you should have paid the filing fee, your motion will <u>not</u> be decided until the \$25.00 fee is paid.		

I affirm that the answers provided on this Notice are true.

Date: 6.27 , 2012	Signature:	Mayra E. Arregum
	Print Name:	Mayon E. Arreguin.
	Print Address:	1047 Woodside Dr. # 102
	Telephone Number:	(775) 461-0124

	0
1 2 3	Case No. 09-CV-0340 Dept. No. I
4 5	
6 7 8	IN THE NINTH
9 10	MAYRA EDITH AR Plaintiff,
11121314	v. JAVIER RAMIREZ, Defendant.
15 16 17	JAVIER RAMIREZ, Plaintiff,
18 19	v. MAYRA E. ARREG
2021	Defendant.
22 23	THIS MATTER

FILED

2011 OCT 20 PM 1: 08

TED THRAN CLERK

ORDER

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS

MAYRA EDITH ARREGUIN,

MAYRA E. ARREGUIN,

THIS MATTER came before the Court on September 19, 2011, at the time set to

review the Court's Order dated August 19, 2011 regarding Defendant Javier Ramirez's

Ex Parte Emergency Motion Regarding Children. Present before the Court was Plaintiff

Mayra Arreguin, representing herself, pro se. Also present before the Court was Defendant

Javier Ramirez, representing himself, pro se. An interpreter was also present in Court to assist

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 Ms. Arreguin. Also present was the Court Appointed Special Advocate (CASA), Debby Conklin.

The Court heard from the parties and considered the contents of the written report from the CASA. Upon inquiry by the Court, Mayra Arreguin represented that she held no intention of moving to the nation of Mexico with the parties' minor children. During the hearing and within the written CASA report, both parents acknowledged and affirmed that the other parent was an important and reliable custodian of, and caregiver to, their minor children.

Based upon the information before the Court, at the conclusion of the review hearing, the Court concluded that it was in the best interest of the minor children, EDUARDO JAVIER RAMIREZ born April 13, 2006, and CARLOS ADRIAN RAMIREZ born October 9, 2007, for their natural parents, Mayra Arreguin and Javier Ramirez, to share joint legal custody. The parents are to also share joint physical custody. The children are to reside with Mayra Arreguin, but during all of Javier Ramirez's days off from work, the minor children are to be under the care and custody of their father where he resides. When Mayra Arreguin is at work, the children are to also be cared for by their father, Javier Ramirez. In the event the parties cannot reach agreement regarding the sharing of holidays with the children, the parties are to alternate the holidays that each parent spends with the children each year.

Based upon the shared custody, the minimum amount of child support due pursuant to NRS 125B.080(4), and considering the gross monthly income of both parties, child support in the amount of \$100 per month per child, forming a monthly total of \$200, is due from Javier Ramirez to Mayra Arreguin no later than the first day of every month, beginning October 1, 2011. The parties are to evenly split the cost of any health insurance for the children, as well as the cost of any medical expenses incurred on behalf of the children which are not reimbursed by health insurance.

The Extended Order For Protection Against Domestic Violence issued from the Justice Court of Carson Township, Case No. 11PO004011C, is hereby consolidated with this matter pursuant to NRS 33.040(3) and dissolved. The parties were informed during the hearing that a restraining order can be reinstated upon further information provided to the Court, if necessary. The parties are ordered to honor one another, treat each other with respect, and refrain from speaking negatively or degrading the other parent in the presence of either minor child.

IT IS FURTHER ORDERED: <u>PENALTY FOR VIOLATION OF ORDER</u>: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right to custody of a child or any parent having no rights of custody to a 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.

IT IS FURTHER ORDERED, that if either party is obligated to pay support, the parties are hereby notified that his/her obligation may subject him/her to the child support enforcement collection provisions contained in Chapters 31A, 125.450(2) and 425 of the Nevada Revised Statutes.

IT IS FURTHER ORDERED that the parties are further advised of the existence of NRS 125A.350 which requires that a parent wishing to move his/her residence outside of the State of Nevada and to take a child or children with him, must as soon as possible and before the planned move, attempt to obtain the written consent of the other parent or permission of this Court.

IT IS FURTHER ORDERED that the State of Nevada, United States of America, is the habitual residence of the minor children. 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.

IT IS FURTHER ORDERED that the parties will comply with the provisions of NRS 125B.145 which provides that an Order issued by the Court, or other expedited process, for the support of children that is being enforced in the State must be reviewed by the Court at least every three years to determine whether the Order should be modified or adjusted. If the court determines that modification or adjustment of the order is appropriate, the court shall enter an order modifying or adjusting the previous order for support. Any review of an order for the support of a child must be conducted by the Court upon the filing of a request for review by: (1) the Welfare Division of the Department of Human Resources or the District Attorney, if the Welfare Division or the District Attorney has jurisdiction in the case; or (2) a parent or legal guardian of the child.

IT IS FURTHER ORDERED that an order for support of a child may be reviewed at any time on the basis of changed circumstances.

IT IS FURTHER ORDERED that under NRS 425.510, as of January 1, 1996, the obligor's driver's license can be suspended if the obligor is more than \$1,000.00 (one thousand dollars) in arrears and is two (2) months or more behind in his or her payments of child support, and/or has not provided court-ordered medical insurance for his or her child(ren).

IT IS SO ORDERED.

Dated this day of October, 2011.

DAVID R. GAMBLE

District Judge

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2	Copies served by mail this <u>20</u> day of October, 2011 to:
3	Mayra Arreguin
4	1047 Woodside Drive, #102 Carson City, NV 89701
5	Javier Ramirez
6	925 Mica Drive, #201 Carson City, NV 89705
7	The Hon. Thomas R. Armstrong
8	Justice of the Peace
9	Carson City Justice Court 885 East Musser Street, Suite 2007
10	Carson City, NV 89701
11	Go ann Thater
12	\mathcal{J}
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SEP 2 0 2011

Case No. 09-CV-0340

MAYRA EDITH ARREGUIN,

Dept. No. I

2011 SEP 20 AM 9: 22

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4 5 IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS

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ORDER

Defendant.

Plaintiff,

JAVIER RAMIREZ,

JAVIER RAMIREZ,

Plaintiff

vs.

vs.

MAYRA EDITH ARREGUIN,

Defendant.

IT IS HEREBY ORDERED that the Court Appointed Special Advocate Deb Conklin be released from further duties or responsibilities in the above-captioned matter.

DATED this 20 day of

DAVID R. GAMBLE DISTRICT JUDGE

Copies served this 20th day of September, 2011 to: CASA Program (hand delivered); Mayra Arreguin, 1047 Woodside Drive, #102, Carson City, NV 89701; Javier Ramirez, 925 Mica Drive, #201, Carson City, NV 89705. Jan Thaler

2	Name: Marca Edith Arreguin
3	Address: 1047 Woodside OD. #102 2011 AUG 24 PM 3:08
4	Telephone Number: (775) 04(01 · 0124
5	RECE
6	AUG 2 2 2 IN THE FAMILY DIVISION
7	OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF WASHOE
9	
10	Jovier Ramurez)
11	(The other party's name) Petitioner, Case NoO9-CV-03-0/1-CV-022
12 13	vs)
13	mayra Edith Brieguin GARGA
15	(Your name)) Respondent.)
16	
17	ANSWER TO PETITION FOR CUSTODY AND VISITATION AND COUNTERCLAIM
18	COMES NOW, Respondent, May no Edith Amequin, in Proper Person, and
19	(Your name)
20	hereby Answers Petitioner's Petition For Custody and Visitation as follows:
21	I.
22	
23	Insert the paragraph numbers from the Petition with which you agree on the line below. Make sure ALL the information in each paragraph is correct and you agree with ALL
24	the information.
25	Respondent admits the allegations contained in paragraph(s) I, IV, VIII
26	of the Petition.
27	
28	

2		п.	
3	Insert the paragraph numbers from the	e Petition with which below.	you do not agree on the line
5	Respondent denies the allegations c	ontained in paragrap	h(s) II, III, V, VIII, VIII
6	of the Petition.		
7		ш.	
8	Insert the paragraph numbers from the do not know to be true or false bed		
0	After reasonable investigation, this	Respondent is withou	at sufficient information to form
1	a belief as to the truth or falsity of the matte	ers alleged in paragra	ph(s)
2	of the Petition;	the allegations are th	nerefore denied with proof
3	demanded at trial.		
4			
5	COU	NTERCLAIM	
5 7	Respondent, Myra E. Arrece (Your name)	uin GARCIA actir	g in proper person, petitions this
8	Court for an Order judicially establishing c	ustody and visitation	for the following minor
9	children:		
)		Childry Ass	Childle Date of Direct
1	Child's Name	Child's Age	Child's Date of Birth
2	Eduardo Javier hamiros		4.13.2006
3	Carlos Adrian Ramurez	3	10 . 9. 2007
4			
5	¥I		
6			
7	Respondent Mayra E. Arre	quin GARCICALATES	s as follows:
8	(Your name)	9	

1	
2	
3	My present address is:
4	1047 Woodside Dr. #100
5	Corson City NV 89701
6	COST CITY NO OTTO
7	I have lived at that address for: (circle one) days months, years.
8	
9	925 mica or # 201
10	935 Mica ()1 201
11	Corson City NV 89705
12	I lived at that address for(circle one) days, months, years.
13	Π,
14	The child(ren) presently live at:
15	1047 Woodade Dr. # 102
16	Corson City NV 81701
17	
18	The child(ren) have lived at that address for (circle one) days months, years.
19	The child(ren) are presently living with mother may a little Arreguin GARCIC
20	(State with whom the children are presently living)
21	Prior to the present address the child(ren) lived at:
22	425 mua pr. 201
2324	Conson City NV 89705
25	And the child(ren) lived at that address for (circle one) days, months, years.
26	The child(ren) lived at the prior address with mother a father.
27	(State with whom the children lived at that address)
28	III.
-	The other parent of the child(ren) is: Value Ramura (Name of the other parent)

1	
2	That parent resides at:
3	925 mica Or # 201
4	Corpor City NO 89705
5	
6 7	The other parent has lived at that address for(circle one) days, months, years.
8	Prior to living at that present address, the other parent lived at:
9	1401 Como St. # 141
10	Corson City 8970
11	The other parent lived at that address for(circle one) days, months, years.
12	
13	IV.
14	Print "YES" on the line in front of the statement that fits your circumstances. Print
15	"NO" on those lines that are not applicable to your set of circumstances.
16	The paternity of the child(ren) has been established by:
17 18	A voluntary acknowledgment of paternity was signed by both parents at the time of the child's birth and Father's name is on the birth certificate.
19	NO Paternity was established through a court proceeding:
20	Name of court:
21	Address of court: Date proceeding was held:
22	Case Number of court proceeding:
23	Through genetic testing, a copy of which is attached to this pleading.
24	The child(ren) have the Father's last name.
25	v.
26	Child Support
27	Print "YES" on each line in front of all of the statements that fit your circumstances and fill in the blanks regarding each of the "yes" answers.
28	Print "N/A" (not applicable) on each line in front of all of the statements that do not fit
	your circumstances.

1	NO_	I am paying child support directly to the other parent in the amount of \$ per (circle one) week, month.
3 4	_ND	I am paying child support through the District Attorney's Office in the amount of \$ per (circle one) week, month.
5	yes_	I am not paying child support.
6	<u>NO</u>	I am receiving child support directly from the other parent in the amount of \$ per (circle one) week, month.
7 8	<u> </u>	I am receiving child support through the District Attorney's Office in the amount of \$ per (circle one) week, month.
9	yes_	I am not receiving any child support.
10 11	yes	I am receiving welfare benefits for the child(ren).
12	yes	The child(ren) is (are) on Medicaid.
13	_ 700	The child(ren) is (are) currently covered by health insurance provided by and the premiums are \$per
14		(Mother or Father) (week or month)
15 16	yes	I wish this Court to enter an Order for child support as follows:
17	father or M	shall pay child support to in the amount of (Father or Mother)
18	\$ 232.5	See 15
19 20		be due on or before the _\ Stday of the month.
21		
22	Print "Y	ES" on every line in front of the statement that fits your circumstances. Print those lines that are not applicable to your set of circumstances.
23	no on	those times that are not applicable to your get of an eliminature.
24	This request	is made based upon the following information:
25	NO	The parent paying child support is unemployed and therefore the child support
26		should be set at the minimum statutory requirement.
27	yes	The parent paying child support is employed and earns \$_\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
28	×	(encie one) nour, day, week, month.

1		
2	NO_	The parent paying child support is capable of earning \$ per
3		(circle one) hour, day, week, month but is currently unemployed and the child support should be set at the minimum statutory amount until employed and then
4		the support should be reviewed.
5	100	The parent paying child support is capable of earning \$per
6		(circle one) hour, day, week, month, but is currently unemployed or under- employed and should pay the statutory amount.
7	NO	The child support should be <i>more</i> than the statutory amount because:
8		The child support should be more than the blackery and outside statements
9	5	
10		
11	<u></u>	
12	NO	The child support should be <u>less</u> than the statutory amount because:
13		
14	-	
15	2	
16		
17		VI.
18	Tom	y knowledge, the following custody and visitation orders have been entered regarding
19		
20	the child(ren	
21	If any k	ind of custody or visitation orders have ever been filed, including orders in ry Protective Orders, regarding the child(ren), state the provisions of the orders.
22	If no ord	ers have ever been filed print "NONE" in the space.
23	Qustice	e Court Corson City NV
24	2009	or Currenty Granted or ongoing Case #
	110000	
25	- 11 Page	4011C Protection Order 2011
26		
27		
28		
		VII.

1 2	Up to the present time, Mother of Father) has been the primary caretaker and
3	physical custodian of the child(ren).
4 5	I request that this Court enter a custody order granting the following:
6	Print "YES" in the <u>ONE</u> space that describes the kind of custody you want the court to order. Print "NO" in all the other spaces.
8	Joint legal and joint physical custody to the Petitioner and the Respondent.
9	Joint legal custody to the parties with primary physical custody to the Petitioner.
10	Joint legal custody to the parties with primary physical custody to the Respondent
11	Other:
12	
13 14	VIII.
15 16	Fully explain the type of contact both parents have had with the child(ren), including physical contact, telephone contact, etc.
17	Mother has had contact with the child(ren) in the following way:
18	Full caretaler/mother since children have
19	been born. I have separated from fasher
20	La times since we have been together.
21	I have lived in a DV sheller with the
2223	Children in 2011. The Children have always
24	h 11
	been with mother.
	Father has had contact with the child(ren) in the following way:
25 26	Father has had contact with the child(ren) in the following way:
25	

17.	
17.	
T.7*	
T7.	
T.7"	
the tra "re If	REGULAR WEEKLY/MONTHLY EXCHANGE AND VISITATION ritation must be set out in specific detail, including a full weekly or monthly schedule with a days the exchanges will take place, the times of the exchanges, and who will provide insportation. Without very specific visitation, an order will not be granted. Terms such as easonable visitation" and "visitation at reasonable times and places" will not be accepted, you are requesting supervised visitation, be very specific as to who is going to act as pervisor.
	I wish this Court to enter an Order for regular, specific, weekly/monthly visitation and
excha	ange of my child(ren) as follows:
0	ildren visitation with father ever other
\sim	ekend.
we	serond visitation to begin at 5:00pm on Fri
Vis	itation to end with father and children ret
40	mother on Sunday at 5:00 p.m.
fal	then to pick up children a Drop off children
a+	- mother's aportment complex porking bot.
m	thors family member will take children from
£1	ther and walk children to apartment of
MC	ther. spersonal
NC	Phone contact with tather unless a modical
er	rorgancy, father can contact mother throw
ev	nail.
	HOLIDAY VISITATION
5	You may add or subtract any holidays on the following list. If you choose not to exchan he child/ren on a specific holiday, print "N/A" in the spaces for that holiday. If no chang
1	for the holidays are to be made in the regular visitation schedule, state that clearly in t next paragraph and print "not applicable" on the lines provided for the individual holiday

1 2 3	The major holidays will be handled in the following manner: (Name each specific holiday, such as Thanksgiving, Christmas, Easter, Passover, Hanukkah)
4	Theorem Christman Eastern Dassan
5	Thanksgiving Christmas Easter a Hassover
6	each major Holiday will be shared harf day
7	with mother a father. father to pick up
8	Chidren on major Holiolays at 9'00am
9	at mothers aportment complex. father to
10	return children at 5:00p.m. to mothers
11	aportment complex.
12	
13	
14	
15	New Year's Day will be alternated with talker a Mother having the (Father or Mother)
16	child(ren) in the year 2012 and each year thereafter.
17	(odd or even) Martin Luther King's Birthday will be alternated with mother having the
18	(Father of Mother)
19	child(ren) in the year 2012 and each vear thereafter.
20	(odd or even) President's Day will be alternated with more having the child(ren)
21	in the year 2012 and each year thereafter.
22	(odd or even)
23	Memorial Day will be alternated with Mother having the child(ren) in the year (Father of Mother)
24	and each coo year thereafter. (odd or even)
25	Fourth of July will be alternated with mother having the child(ren) in the year
26	(Father of Mother)) 2002 and each
27	(odd or even)
28	(Father or Mother)
	the year 201\ and eachyear thereafter. (odd or even)
	l

1	
2	Nevada Day will be alternated with Mother having the child(ren) in the year (Father or Mother)
3	2011 and each odd year thereafter.
4	(odd or even) Halloween will be alternated with having the child in the year
5	(Father or Mother)
6	and each odd year thereafter. (odd or even)
7	Veteran's Day will be alternated with work having the child in the year
8	(Father or Mother)
	2012 and each <u>even</u> year thereafter.
9	(odd or even) Child's birthday will be alternated with Potton having the child in the
10	(Father or Mother)
11	(odd or even)
12	Mother shall have the child on Mother's Day and Father shall have the child on Father's Day.
13	Holidays not specifically time defined shall begin at a.m. and end at
14	
15	p.m. on that same day. The parent who has the holiday will pick the child
16	up and return the child to the other parent at the end of the scheduled time.
17	Should a holiday fall on a three day weekend and it is the other parent's weekend to have the
18	child(ren), the three day holiday will be handled as follows:
19	Discuss in Cart.
20	
21	to the mountine father to do all the
22	
23	pickup 4 drop du to mother not
24	traving a drivers license or Car. to transport.
25	shall have a block time of time with the child(ren) for vacation
26	(Father or Mother or both parents)
27	purposes. That length of time for vacation period shall be
28	(one week, two weeks, three weeks, one month)
	shall notify the other parent, in writing, at least (days or weeks)
	(Father or Mother) (days or weeks)

1		
2	in advance of the choice of time.	
3	WHEREFORE, Respondent prays that this Court enter an Order granting Respondent's	
4	requests regarding custody, visitation and support as set forth above.	
5	This document does not contain the Social Security Number of any person.	
6	I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is	
7	true and correct.	
8		
9	Date: 8 22.201\	
10	Mayor E. Breguin Chapeir	A
11	(Print name)	L.1137
12		
13	(Signature)	
14	1047 Wood side Dr. #102	2
15	(Address) Coran City NV 8970	Ų
16		
17	Telephone: 775 461.0124	
18		
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AUG 2 2 2011 Your name: 2011 AUG 24 PH 3: 07 1 Mailing Address: City, State, Zip: 2 Telephone: In Proper Person 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 Case No. 09-(1-0340 | 11-(1-022) 7 Dept. No. 8 9 10 11 12 ORDER REGARDING WAIVER OF FEES AND COSTS 13 (Filing Fees/Service Only) 14 Upon consideration of \(\) regun's Application to 15 16 Waive Filing Fees/Service Only and it appearing that there is not sufficient income, property or 17 resources with which to maintain the action, and good cause appearing therefore: 18 IT IS HEREBY ORDERED that May a Edith 19 request to waive fees and costs is GRANTED. 20 21 shall be permitted to proceed in Forma Pauperis with this action as permitted by NRS 12.015.

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He/she shall proceed without the prepayment of costs or fees or the necessity of giving security,

and the Clerk of court shall file or issue any necessary writ, process, pleading, or paper without

charge. The Sheriff or other appropriate officer within this State shall make personal service of

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1	any necessary writ, pleading, or paper without charge, If this party prevails in this action, the
2	court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay into the
3	Court, within five (5) days, the costs which would have been incurred by the prevailing party,
4	and those costs must then be paid as provided by law.
5	IT IS HEREBY ORDERED that May Edith Acception's
6 7	request to waive fees and costs is DENIED for the following reason:
8	A. The party is not indigent.
9	B.
10	
11	DATED this 2 Hay of
12	
13	DISTRICT COURT JUDGE
14	
15	Respectfully submitted:
16	(Your signature) Mayra F Arreguin.
17	(Your name) My Edith Arequin
18	(Address) NOTT Wood side Dr. #102
19	Orson City NU 89701
20	(Telephone) 461 0124
21	
22	
23	 ///
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