

Case Number: 05D338668

28

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the 26 day of February, 2021, I served by and through Wiz-Net electronic service, pursuant Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Notice of Appeal, as follows:

Elizabeth Brennan Esq. Email: elizabeth@brennanlawfirm.com Attorney for Plaintiff, Alecia Draper, In her Capacity as Conservator for Emily Reed

Benjamin La Luzerne, Esq. Email: ben.laluzerne@laluzernelaw.com Attorney for Plaintiff, Alecia Ann Draper, Individually

By: Employee of Roberts Stoffel Family Law Group

Page 3 of 3

Electronically Filed 2/26/2021 3:47 PM Steven D. Grierson CLERK OF THE COURT ASTA 1 Amanda M. Roberts, Esq. State of Nevada Bar No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 South Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 5 FAX: (702) 474-7477 6 EMAIL: efile@lvfamilylaw.com Attorneys for Defendant, Jeffrey Allen Reed 7 8 **DISTRICT COURT** 9 **CLARK COUNTY, NEVADA** 10 ALECIA ANN DRAPER, Case No: 05D338668 11 Dept No: H Plaintiff, 12 v. 13 CASE APPEAL STATEMENT JEFFREY ALLEN REED, 14 15 Defendant. 16 17 v. 18 ALECIA ANN DRAPER as 19 Conservator of Emily Reed, 20 Intervenor. 21 22 CASE APPEAL STATEMENT 23 Name of Appellant filing this Case Appeal Statement: Jeffrey Reed. 1. 24 25 Identify the Judge issuing the Decision, Judgment, or Order appealed 2. 26 from: Honorable T. Arthur Ritchie. 27 Page 1 of 5 28

Case Number: 05D338668

- 3. Identify each Appellant and the name and address of Counsel for each Appellant: Jeffrey Reed is the Appellant and he is represented by Amanda M. Roberts, Esq., 4411 S. Pecos Road, Las Vegas, Nevada, 89121.
- 4. Identify each Respondent and the name and address of Counsel for each Respondent: Alecia Draper, individually and as conservator of Emily Reed is the Respondent. At the time of the hearings in this matter, Respondent, Alecia Draper, individually, was represented by Benjamin La Luzerne, Esq.; and Respondent, Alecia Draper, as conservator, was represented by Elizabeth Brennan, Esq.
- 5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada and, if so, whether the District Court granted that attorney permission to appear under Supreme Court Rule § 42: Counsels listed in questions 3 and 4 are licensed in the State of Nevada.
- 6. Indicate whether Appellant was represented by appointed or retained Counsel in the District Court: Appellant was represented by retained Counsel, Amanda M. Roberts, Esq.
- 7. Indicate whether Appellant is represented by appointed or retained Counsel on appeal: Appellant is represented by retained Counsel, Amanda M. Roberts, Esq.

- 8. Indicate whether Appellant was granted leave to proceed in forma pauperis, and the date of entry of the District Court Order granting such leave:

 Appellant was not granted leave to proceed in forma pauperis.
- 9. Indicate the date the proceedings commenced in the District Court: June 14, 2005, and the matter was reopened on January 22, 2019.
- 10. Provide a brief description of the nature of the action and result in the District Court, including the type of judgment or Order being appealed and the relief granted by the District Court: This case is a post-divorce matter involving a request for child support for an adult daughter after she had emancipated.

The Appeal is related to:

(a.) The Finding of Fact, Conclusions of Law, and Order filed on January 28, 2021, and the Notice of Entry of same filed on January 28, 2021

The relief granted by the District Court was a finding that Emily Reed was handicapped prior to her reaching the age of majority, which results in an Order of support from both her Mother and Father; child support arrears are owed by Appellant of \$21,500.00; and \$500.00 per month in child support from each parent commencing February 1, 2021.

11. Indicate whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court and, if so, the caption and

1	Supreme Court docket number of the prior proceedings: Yes, it was the subject of a
2	Writ under case number 81581 with the caption being as follows,
3	Jeffrey Reed,
4	Petitioner,
5	vs.
6	The Eighth Judicial District Court of
7	the State of Nevada, in and for the County of Clark, and the Department "H" District Court Judge,
8	Respondents,
9	and
10	
11	Alecia Reed nka Draper, Real Party in Interest.
12	
13	12. Indicate whether this appeal involves child custody or visitation: No,
14	this appeal does not involve child custody or visitation.
15	13. If this is a civil case, indicate whether this appeal involves possibility
16 17	of settlement: Yes, this appeal involves possibility of settlement.
18	Respectfully submitted this 26th day of February, 2021
19	
20	ROBERTS STOFFEL FAMILY LAW GROUP
21	By: <u>Comandam. Rillers</u>
22	Amanda M. Roberts, Esq. State of Nevada Bar No. 9294
23	4411 South Pecos Road
24	Las Vegas, Nevada 89121 PH: (702) 474-7007
25	FAX: (702) 474-7477
26	EMAIL: efile@lvfamilylaw.com Attorney for Defendant, Jeffrey Allen Reed
27	
28	Page 4 of 5

CERTIFICATE OF SERVICE

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Elizabeth Brennan Esq.
Email: elizabeth@brennanlawfirm.com
Attorney for Plaintiff, Alecia Draper,
In her Capacity as Conservator for Emily Reed

Benjamin La Luzerne, Esq. Email: ben.laluzerne@laluzernelaw.com Attorney for Plaintiff, Alecia Ann Draper, Individually

By: Employee of Roberts Stoffel Family Law Group

CASE SUMMARY **CASE NO. 05D338668**

Alecia A Reed, Plaintiff

Jeffrey A Reed, Defendant.

Location: Department H Judicial Officer: Ritchie, T. Arthur, Jr.

Filed on: 06/14/2005

CASE INFORMATION

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Statistical Closures Case Type: **Divorce - Complaint**

01/28/2021 Disposed After Trial Start (Bench Trial) Subtype: Complaint Subject Minor(s)

Settled/Withdrawn With Judicial Conference or Hearing 07/31/2018 06/29/2015 Settled/Withdrawn With Judicial Conference or Hearing

01/28/2021 Adjudicated Status: 03/26/2012 Decision with Hearing

Case Flags: Order After Hearing Required

Proper Person Documents

Mailed

Appealed to Supreme Court

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number 05D338668 Court Department H Date Assigned 07/23/2018

Judicial Officer Ritchie, T. Arthur, Jr.

PARTY INFORMATION

Plaintiff Reed, Alecia A Brennan, Elizabeth R.

606 Lake ST UNIT 20 702-834-8888(W)

Hunnington Beach, CA 92648 LaLuzerne, Benjamin R. Retained

702-823-7328(W)

Retained

Defendant Reed, Jeffrey A Roberts, Amanda M, ESQ

2029 RIVA DEL GARDA PLACE Retained LAS VEGAS, NV 89134 702-474-7007(W)

Subject Minor Reed, Adam P

Reed, Anthony J

Reed, Emily C

Conversion Financial Conversion 05D338668 Extended Removed: 03/23/2007 **Connection Type** Converted From Blackstone

EVENTS

06/14/2005 Complaint

COMPLAINT FOR DIVORCE Fee \$142.00 SCH/PER Date: Blackstone OC:

06/14/2005

DATE

PLTF'S MOTION FOR PRIMARY CUSTODY SCH/PER Date: 08/04/2005 Blackstone OC:

EVENTS & ORDERS OF THE COURT

DG

06/14/2005 Affidavit

Filed By: Plaintiff Reed, Alecia A

AFFIDAVIT OF ALECIA ANN REED SCH/PER Date: Blackstone OC:

06/14/2005	Affidavit Filed By: Plaintiff Reed, Alecia A DOMESTIC RELATIONS AFFIDAVIT OF FINANCIAL CONDITION SCH/PER Date: Blackstone OC:
06/14/2005	Family Court Motion Opposition Fee Information Sheet Filed by: Plaintiff Reed, Alecia A FAMILY COURT MOTION OPPOSITION FEE INFORMATION SHEET SCH/PER Date: Blackstone OC:
06/17/2005	Summons Filed By: Plaintiff Reed, Alecia A SUMMONS SCH/PER Date: 06/16/2005 Blackstone OC: SV
06/17/2005	Injunction Filed By: Plaintiff Reed, Alecia A JOINT PRELIMINARY INJUNCTION SCH/PER Date: 06/16/2005 Blackstone OC: SV
07/29/2005	Answer Filed By: Defendant Reed, Jeffrey A ANSWER IN PROPER PERSON SCH/PER Date: 07/29/2005 Blackstone OC:
07/29/2005	Waiver Filed By: Defendant Reed, Jeffrey A WAIVER OF COUNSEL SCH/PER Date: 07/27/2005 Blackstone OC:
07/29/2005	Notice of Seminar Completion EDCR 5.07 NOTICE OF SEMINAR COMPLETION - EDCR 5.07 SCH/PER Date: 07/26/2005 Blackstone OC:
07/29/2005	Notice of Seminar Completion EDCR 5.07 NOTICE OF SEMINAR COMPLETION - EDCR 5.07 SCH/PER Date: 07/20/2005 Blackstone OC:
07/29/2005	Affidavit Filed By: Plaintiff Reed, Alecia A AFFIDAVIT OF RESIDENT WITNESS SCH/PER Date: Blackstone OC:
07/29/2005	Child Support and Welfare Party Identification Sheet Filed by: Plaintiff Reed, Alecia A NOTICE OF COMPLIANCE WITH NRS 125B.055 SCH/PER Date: Blackstone OC:
08/05/2005	Judgment Filed By: Plaintiff Reed, Alecia A DECREE OF DIVORCE SCH/PER Date: 08/08/2005 Blackstone OC:
08/10/2005	Notice of Entry Filed By: Plaintiff Reed, Alecia A NOTICE OF ENTRY OF DECREE OF DIVORCE SCH/PER Date: 08/10/2005 Blackstone OC:
08/10/2005	Notice NOTICE OF WITHDRAWAL AS COUNSEL OF RECORD SCH/PER Date: 08/10/2005 Blackstone OC:
08/10/2005	Document Archive
10/06/2008	Administrative Reassignment Transfer to Department C.
01/01/2009	Administrative Reassignment Reassigned from Department C to Department N
01/01/2011	Administrative Reassignment to Department S Case reassigned from Department N
05/17/2011	Motion Filed By: Plaintiff Reed, Alecia A Motion for Permission to Relocate With a Minor Child
05/17/2011	Ex Parte Motion Filed by: Plaintiff Reed, Alecia A Ex Parte Motion for an Order Shortening Time

CASE SUMMARY CASE NO. 05D338668

05/19/2011 Certificate of Mailing Filed By: Plaintiff Reed, Alecia A Certificate of Mailing 05/31/2011 Opposition and Countermotion Filed By: Defendant Reed, Jeffrey A Party 2: Plaintiff Reed, Alecia A Defendant's Opposition to Plaintiff's Motion for Permission to Relocate with a Minor Child and Countermotion for Primary Physical Custody and Attorney's Fees 06/09/2011 Notice of Appearance Party: Plaintiff Reed, Alecia A Notice of Appearance 06/14/2011 Certificate of Mailing Filed By: Plaintiff Reed, Alecia A Party 2: Defendant Reed, Jeffrey A Certificate of Mailing 06/14/2011 financial Disclosure Form Filed by: Defendant Reed, Jeffrey A 06/16/2011 🚮 Financial Disclosure Form Filed by: Plaintiff Reed, Alecia A Financial Disclosure Form 06/16/2011 Schedule of Arrearages Filed by: Plaintiff Reed, Alecia A Schedule of Medical Arrearages 06/16/2011 🚺 Reply Filed By: Plaintiff Reed, Alecia A Reply in Support of Plaintiff's Motion for Permission to Relocate with Minor Child; and Opposition to Countermotion for Primary Physical Custody and Attorney's Fees 06/17/2011 Certificate of Service Filed by: Plaintiff Reed, Alecia A Certificate of Service 🚺 Errata 06/17/2011 Filed By: Plaintiff Reed, Alecia A Errata to Plaintiff's Motion for Permission to Relocate with Minor Children; and Opposition to Countermotion for Primary Physical Custody and Attorney's Fees 06/20/2011 Order for Family Mediation Center Services 06/24/2011 Subpoena Duces Tecum Filed by: Plaintiff Reed, Alecia A Subpoena Duces Tecum - Interstate Brands Corp. 07/01/2011 🚺 Receipt of Copy Filed By: Plaintiff Reed, Alecia A -nttd Jeffrey Reed 07/05/2011 Certificate of Service Filed by: Plaintiff Reed, Alecia A Notice of Taking Deposition, Regular Mail 07/05/2011 Certificate of Service Filed by: Plaintiff Reed, Alecia A Re-notice of Taking Deposition of Jeffrey Reed - Via Facsimile 07/05/2011 Certificate of Service Filed by: Plaintiff Reed, Alecia A

	Re-Notice of Taking Deposition of Allen Corey - Facsimile and Mail
07/08/2011	Subpoena Duces Tecum Filed by: Plaintiff Reed, Alecia A
07/14/2011	Financial Disclosure Form Filed by: Plaintiff Reed, Alecia A Amended
07/15/2011	Certificate of Service Filed by: Plaintiff Reed, Alecia A Pltf's Initial Disclosure Of Witnesses
07/18/2011	Pre-trial Memorandum Filed By: Plaintiff Reed, Alecia A Plaintiff's Pre-Trial Memorandum
07/19/2011	Receipt of Copy Filed By: Plaintiff Reed, Alecia A Receipt of Copy
07/19/2011	Receipt of Copy Filed By: Plaintiff Reed, Alecia A Receipt of Copy 16.2 Documents
07/19/2011	Receipt of Copy Filed By: Plaintiff Reed, Alecia A Party 2: Defendant Reed, Jeffrey A Receipt of Copy
07/19/2011	Pre-trial Memorandum Filed By: Defendant Reed, Jeffrey A Defendant's Pre-Trial Memorandum
07/20/2011	Errata Filed By: Plaintiff Reed, Alecia A Errata to Pre Trial Memorandum
07/20/2011	Receipt of Copy Filed By: Plaintiff Reed, Alecia A Receipt of Copy - plaintiff's pre-trial memo
07/21/2011	Motion in Limine Filed by: Plaintiff Reed, Alecia A Emergency Motion in Limine to Preclude Admission of Child Interview Report and For Attorney's Fees and Costs
07/21/2011	Certificate of Service Filed by: Plaintiff Reed, Alecia A Certificate of Service
07/21/2011	Certificate of Service Filed by: Plaintiff Reed, Alecia A Certificate of Service
07/22/2011	Opposition Filed By: Defendant Reed, Jeffrey A Defendant's Opposition to Plaintiff's Emergency Motion in Limine to Preclude Admission of Child Interview Report and for Attorney's Fees and Costs
07/22/2011	Certificate of Service Filed by: Plaintiff Reed, Alecia A Certificate of Service
07/22/2011	Receipt of Copy

CASE SUMMARY CASE NO. 05D338668

Filed By: Plaintiff Reed, Alecia A Receipt of Copy

Filed By: Plaintiff Reed, Alecia A Party 2: Defendant Reed, Jeffrey A Plaintiffs Trial Exhibit Notebook

Filed By: Plaintiff Reed, Alecia A Plaintiff's Closing Argument Brief

Filed By: Plaintiff Reed, Alecia A Defendant's Closing Brief

Filed by: Plaintiff Reed, Alecia A *E-Mail*

08/02/2011 Decision

Filed By: Plaintiff Reed, Alecia A Decision and Order

08/08/2011 Decision

Amended Decision and Order Nunc Pro Tunc

09/14/2011 Notice of Withdrawal

Filed by: Defendant Reed, Jeffrey A Notice of Withdrawal of Attorney of Record

Filed By: Plaintiff Reed, Alecia A

Motion for Order to Show Cause Why Defendant Should Not Be Found in Contempt of Court, For Sanctions, To Reduce Prior Attorney's Fees Award to Judgment, and For Attorney's Fees and Costs

09/26/2011 Schedule of Arrearages

Filed by: Plaintiff Reed, Alecia A
Amended Schedule of Medical Arrearages

Filed by: Plaintiff Reed, Alecia A

Mail

Filed By: Defendant Reed, Jeffrey A

Defendant's Opposition to Plaintiff's Motion for Order to Show Cause Why Defendant Should Not Be Founds in Contempt of Court, for Sanctions, to Reduce Prior Attorney's Fees Award to Judgment and for Attorney's Fees and Costs and Countermotion for Order for Plaintiff to Pay Dentist Bill in Full and for Attorney's Fees

12/16/2011 \quad \text{\text{\text{\text{\text{Reply}}}}

Filed By: Plaintiff Reed, Alecia A

Reply in Support of Motion for Order to Show Cause Why Defendant Should Not Be Found in Contempt of Court, for Sanctions, to Reduce Prior Attorney's Fees Award to Judgment, and for Attorney's Fees and Costs; and Opposition to Defendant's Countermotion for Attorney's Fees and Cost

12/20/2011 \ \(\sqrt{1}\) Affidavit

Filed By: Plaintiff Reed, Alecia A

Affidavit In Support Of Plaintiff's Reply In Support Of Motion For Order To Show Cause Why Defendant Should Not Be Found In Contempt Of Court, For Sanctions, To Reduce Prior Attorney's Fees Award To Judgment, And For Attorney's Fees And Costs And Opposition To Countermotion For Attorney's Fees And Costs

	Child it of the boots
12/21/2011	Errata Filed By: Plaintiff Reed, Alecia A Errata To Affidavit In Support Of Plaintiff's Reply In Support Of Motion For Order To Show Cause Why Defendant Should Not Be Found In Contempt Of Court, For Sanctions, To Reduce Prior Attorney's Fees Award To Judgment, And For Attorney's Fees And Costs And Opposition To Countermotion For Attorney's Fees And Costs
01/27/2012	Order Filed By: Plaintiff Reed, Alecia A Order Re: December 22, 2011 Hearing
01/30/2012	Notice of Entry of Order Filed By: Plaintiff Reed, Alecia A Notice of Entry of Order
02/28/2012	Notice of Withdrawal Filed by: Defendant Reed, Jeffrey A Notice of Withdrawal
03/21/2012	Notice of Withdrawal Filed by: Defendant Reed, Jeffrey A Notice of Withdrawal of Attorney of Record
03/26/2012	Notice Domestic Notice To Statistically Close Case
12/09/2014	Motion Filed By: Plaintiff Reed, Alecia A Plaintiff's Motion and Notice of Motion for Orders to Modify Child Custody, Visitation, and or Child Support
12/09/2014	Ex Parte Motion Filed by: Plaintiff Reed, Alecia A Ex Parte Motion for an Order Shortening Time
12/09/2014	Notice of Change of Address Filed By: Plaintiff Reed, Alecia A Notice of Change of Address
12/09/2014	Financial Disclosure Form Filed by: Plaintiff Reed, Alecia A Financial Disclosure Form - Family
12/09/2014	Order Shortening Time Filed By: Plaintiff Reed, Alecia A
12/15/2014	Notice of Change of Address Filed By: Plaintiff Reed, Alecia A Notice of Change of Address
01/02/2015	Opposition and Countermotion Filed By: Defendant Reed, Jeffrey A Defendant's Opposition to Plaintiff's Motion for Orders to Modify Child Custody, Visitation and/or Child Support and Countermotion to Modify Visitation and for Attorney's Fees and Costs
01/05/2015	Financial Disclosure Form Filed by: Defendant Reed, Jeffrey A Financial Disclosure Form
01/05/2015	Certificate of Service Filed by: Plaintiff Reed, Alecia A Certificate of Service
01/10/2015	

	Affidavit of Service Filed By: Plaintiff Reed, Alecia A Affidavit of Service
01/11/2015	Notice of Appearance Party: Plaintiff Reed, Alecia A Notice of Appearance on behalf of Plaintiff
01/14/2015	Order Setting Evidentiary Hearing Order Setting Evidentiary Hearing
03/09/2015	Notice Filed By: Plaintiff Reed, Alecia A Plaintiff's Notice of Withdrawal of Request to Continue Support for Emily After High School Graduation Due to Child's Disability & Request to Vacate Evidentiary Hearing
03/18/2015	Stipulation and Order Filed By: Plaintiff Reed, Alecia A Stipulation and Order
03/25/2015	Notice of Entry of Order Filed By: Plaintiff Reed, Alecia A Notice of Entry of Order re: 1/12/2015 Hearing
05/11/2015	Withdrawal of Attorney Filed By: Defendant Reed, Jeffrey A Withdrawal of Attorney of Record
06/29/2015	Domestic Notice to Statistically Close Case Domestic Notice to Statistically Close Case
06/29/2017	Motion Filed By: Defendant Reed, Jeffrey A Motion to Reset Child Support Based Upon Emancipation of a Child and For Attorney's Fees and Costs
06/30/2017	Financial Disclosure Form Filed by: Defendant Reed, Jeffrey A General Financial Disclosure Form
06/30/2017	Certificate of Service Filed by: Defendant Reed, Jeffrey A Certificate of Service
07/21/2017	Opposition and Countermotion Filed By: Plaintiff Reed, Alecia A Plaintiff's Opposition to Defendant's Motion to Reset Child Support Based on Emancipation of a Child And Countermotion for Child Support For Disabled Child Et Al
07/21/2017	Family Court Motion Opposition Fee Information Sheet Filed by: Plaintiff Reed, Alecia A MOFI
07/21/2017	Financial Disclosure Form Filed by: Plaintiff Reed, Alecia A Plaintiff's Financial Disclosure Form
08/24/2017	Exhibits Filed By: Defendant Reed, Jeffrey A Defendant's Exhibits in Support of His Reply and Motion; and in Opposition to Plaintiff's Countermotion
08/24/2017	Reply Filed By: Defendant Reed, Jeffrey A

CASE SUMMARY CASE NO. 05D338668

Reply in Support of Motion to Reset Child Support Based Upon Emancipation of a Child and for Attorney s Fees and Costs and Opposition to Plaintiff's Countermotion for Child Support for Disabled Child Et Al

Filed By: Defendant Reed, Jeffrey A

Order After Hearing

12/15/2017 Notice of Entry

Filed By: Defendant Reed, Jeffrey A

Notice of Entry of Order

01/02/2018 Motion

Filed By: Defendant Reed, Jeffrey A

Motion for Summary Judgment Regarding Child Support; Affidavit of Defendant, Jeffrey Allen

Reed

01/02/2018 Exhibits

Filed By: Defendant Reed, Jeffrey A

Exhibits in Support of Defendant's Motion for Summary Judgment Regarding Child Support

for an Adult Child

02/02/2018 Ex Parte Application

Filed by: Defendant Reed, Jeffrey A

Ex Parte Application for an Order Shortening Time or an Order to Extend Time

02/05/2018 Notice of Rescheduling of Hearing

Notice of Rescheduling of Hearing

Filed By: Defendant Reed, Jeffrey A

Order Granting Ex Parte Application to Reset the Hearing Set on February 14, 2018, at 2:00

P.M.

02/06/2018 Notice of Entry of Order

Filed By: Defendant Reed, Jeffrey A

Notice of Entry of Order

Filed By: Plaintiff Reed, Alecia A

Plaintiff's Opposition to Defendant's Motion for Summary Judgment

02/08/2018 Family Court Motion Opposition Fee Information Sheet

Filed by: Plaintiff Reed, Alecia A

MOFI

02/20/2018 Stipulation and Order

Filed By: Defendant Reed, Jeffrey A

Stipulation and Order to Continue February 11, 2018 Hearing

03/07/2018 Notice of Entry

Filed By: Defendant Reed, Jeffrey A Notice of Entry of Stipulation and Order

04/09/2018 Reply

Filed By: Defendant Reed, Jeffrey A

Reply in Support of Motion for Summary Judgment Regarding Child Support for an Adult

Child

Order

05/22/2018 Notice of Entry of Order

Notice of Entry of Order

07/23/2018 Administrative Reassignment to Department H

	CASE NO. 05D338668
	Reassigned from Department S
07/31/2018	Domestic Notice to Statistically Close Case Domestic Notice to Statistically Close Case
01/22/2019	Family Court Motion Opposition Fee Information Sheet Filed by: Plaintiff Reed, Alecia A; Subject Minor Reed, Emily C Family Court Motion Opposition Fee Information Sheet
01/22/2019	Notice Filed By: Plaintiff Reed, Alecia A; Subject Minor Reed, Emily C Notice of Joinder
01/22/2019	Motion Filed By: Plaintiff Reed, Alecia A Pltf's Motion (as Conservator for Emily Reed) for Child Support for a Disabled Child Beyond the Age of Majority
03/13/2019	Affidavit of Service Filed By: Plaintiff Reed, Alecia A; Subject Minor Reed, Emily C Affidavit of Service
03/13/2019	Stipulation and Order Filed By: Defendant Reed, Jeffrey A Stipulation and Order
03/13/2019	Clerk's Notice of Hearing Clerk's Notice of Change of Hearing
03/13/2019	Notice of Entry Filed By: Defendant Reed, Jeffrey A Notice of Entry of Stipulation and Order
03/14/2019	Clerk of the Courts Notice of Change of Hearing Clerk of the Court's Amended Notice of Change of Hearing
04/09/2019	Financial Disclosure Form Filed by: Subject Minor Reed, Emily C Financial Disclosure Form - Emily Reed
04/09/2019	Financial Disclosure Form Filed by: Plaintiff Reed, Alecia A Financial Disclosure Form - Alecia Draper
04/09/2019	Notice Filed By: Subject Minor Reed, Emily C Notice of No Opposition Filed By Defendant
04/09/2019	Notice Filed By: Plaintiff Reed, Alecia A; Subject Minor Reed, Emily C Notice of Intent to Appear by Communications Equipment
04/09/2019	Motion Filed By: Defendant Reed, Jeffrey A Notice of Motion and Motion to Disqualify Counsel as Attorney of Record for Plaintiff as Conservator for Adult Child, Emily Reed, and Plaintiff; and for an Award of Attorney's Fees and Costs; and Related Relief. Affidavit of Amanda M. Roberts, Esq.
04/10/2019	Notice of Hearing Notice of Hearing
04/10/2019	Amended Motion Filed by: Subject Minor Reed, Emily C Plaintiff's First Amended Motion (as conservator for Emily Reed) for Child Support for a Disabled Child Beyond the Age of Majority & MOFI

	CASE 110. 03D33000
04/17/2019	Substitution of Attorney Filed By: Plaintiff Reed, Alecia A Substitution of Counsel for Plaintiff Alecia Draper, Individually
04/30/2019	Notice of Change of Address Filed By: Plaintiff Reed, Alecia A; Subject Minor Reed, Emily C Notice of Change of Address
04/30/2019	Order Filed By: Plaintiff Reed, Alecia A; Subject Minor Reed, Emily C Order re April 9, 2019 Hearing
04/30/2019	Notice of Entry Filed By: Subject Minor Reed, Emily C Notice of Entry of Order
05/02/2019	Stipulation and Order Stipulation and Order
05/03/2019	Notice of Entry of Stipulation and Order Filed by: Defendant Reed, Jeffrey A Notice of entry of Stipulation and Order
08/23/2019	Non Opposition Filed by: Plaintiff Reed, Alecia A Notice of no opposition to motion filed on behalf of Emily Reed on 1//22/2019
10/22/2019	Notice Filed By: Defendant Reed, Jeffrey A Notice of Intent to Appear by Communication Equipment
11/08/2019	Opposition Filed By: Defendant Reed, Jeffrey A Opposition or Statement of Position for Defendant on the Request for Child Support for an Adult - Emily Reed
01/07/2020	Miscellaneous Filing Party: Subject Minor Reed, Emily C Notice of Intent of Conservator to Appear Telephonically
01/09/2020	Order Setting Evidentiary Hearing Order Setting Evidentiary Hearing
01/10/2020	Order Setting Evidentiary Hearing Amended Order Setting Evidentiary Hearing
01/10/2020	Motion to Compel Filed by: Plaintiff Reed, Alecia A; Subject Minor Reed, Emily C Motion to Compel Discovery Responses
01/10/2020	Family Court Motion Opposition Fee Information Sheet Filed by: Plaintiff Reed, Alecia A Family Court Motion Opposition Fee Information Sheet
01/13/2020	Notice of Hearing Notice of Hearing
01/31/2020	Opposition Filed By: Defendant Reed, Jeffrey A opposition to Motion to Compel Discovery Responses
02/20/2020	Reply Filed By: Plaintiff Reed, Alecia A; Subject Minor Reed, Emily C Reply to Opposition Motion to Compel Discovery Responses

	CASE NO. 05D330000
02/20/2020	Miscellaneous Filing Notice of Intent of Conversation to Appear Telephonically
03/13/2020	Objection Filed By: Defendant Reed, Jeffrey A Notice of Conservator's Failure to File Memorandum of Fees and Costs, and Objection to Conservator's Potential Future Filing of Same
03/27/2020	Memorandum of Costs and Disbursements Filed by: Subject Minor Reed, Emily C Plaintiff's Brunzel Memorandum of Fees and Costs re: Discovery Dispute
04/02/2020	Supplement Filed by: Defendant Reed, Jeffrey A Supplement to Defendant's Notice of Conservator's Failure to File Memorandum of Fees and Costs, and Objection to Conservator's Potential Future Filing of Same
04/02/2020	Motion Filed By: Defendant Reed, Jeffrey A Notice of Motion and Motion to Extend Discovery; Extend Time for Rebuttal Expert Upon Receipt of Relevant Records; and Related Relief. Affidavit of Amanda M. Roberts. (Discovery Commissioner)
04/03/2020	Discovery Commissioners Report and Recommendations DISCOVERY COMMISSIONER'S REPORT AND RECOMMENDATIONS from 2/21/2020 Hearing
04/17/2020	Opposition Filed By: Subject Minor Reed, Emily C Plaintiff's Opposition to Defendant's Motion to Extend Discovery, Extend Time for Rebuttal Expert and Related Relief
04/17/2020	Family Court Motion Opposition Fee Information Sheet Filed by: Subject Minor Reed, Emily C Family Court Motion Opposition Fee Information Sheet
04/17/2020	Notice of Hearing Filed By: Plaintiff Reed, Alecia A Notice of Hearing
04/27/2020	Order Filed By: Plaintiff Reed, Alecia A Order on Discovery Commissioner's Report and Recommendations
04/28/2020	Notice of Entry of Order Notice of Entry of Order
05/12/2020	Order Setting Evidentiary Hearing
05/15/2020	Notice of Change of Hearing Notice of Change of Hearing Time
07/15/2020	Order
07/31/2020	Motion Filed By: Defendant Reed, Jeffrey A; Attorney Roberts, Amanda M, ESQ Defendant's Notice Of Motion And Motion To Extend Discovery, Extend Time for Rebuttal Expert Upon Receipt of Relevant Records, to Continue Trial and Related Relief. Affidavit Of Amanda M. Roberts, Esq.
07/31/2020	Ex Parte Application Filed by: Defendant Reed, Jeffrey A Ex Parte Application for an Order Shortening Time
08/03/2020	Financial Disclosure Form

CASE SUMMARY

	CASE NO. 05D338668
	Defendant's Financial Disclosure Form
08/03/2020	Pre-trial Memorandum Defendant's Pre-Trial Memorandum
08/03/2020	Ex Parte Application Ex Parte Application for Order Granting Stay Pending Ruling On Writ
08/04/2020	Notice of Hearing Notice of Hearing
08/04/2020	Financial Disclosure Form Filed by: Subject Minor Reed, Emily C Financial Disclosure Form
08/04/2020	Notice Filed By: Defendant Reed, Jeffrey A Notice of Filing of the Petition for Writ of Mandamus or, in the Alternative, Writ of Prohibition
08/04/2020	Opposition Filed By: Subject Minor Reed, Emily C Plaintiff's Opposition to Defendant's Ex Party Application for an Order Granting Stay Pending Ruling on Writ
08/04/2020	Family Court Motion Opposition Fee Information Sheet Filed by: Subject Minor Reed, Emily C Family Court Motion Opposition Fee Information Sheet
08/06/2020	Notice of Hearing Filed By: Plaintiff Reed, Alecia A Notice of Hearing
09/22/2020	Notice of Hearing Notice of Hearing
01/21/2021	Brief Defendant's Closing Brief
01/21/2021	Brief Filed By: Subject Minor Reed, Emily C Plaintiff's Closing Argument Brief
01/21/2021	Objection Objection to Plaintiff's Closing Brief and Request to Strike
01/21/2021	Response Filed By: Subject Minor Reed, Emily C 2021-01-21 Plaintiff's Response to Defendant's Objection
01/28/2021	Findings of Fact, Conclusions of Law and Judgment Findings of Fact, Conclusions of Law and Judgment
01/28/2021	Notice of Entry of Order Notice of Entry of Order
02/01/2021	Notice of Change of Address Filed By: Plaintiff Reed, Alecia A; Subject Minor Reed, Emily C Notice of Change of Address for Plaintiff
02/26/2021	Case Appeal Statement Case Appeal Statement

Notice of Appeal

Notice of Appeal

02/26/2021

CASE SUMMARY CASE NO. 05D338668

DISPOSITIONS

08/05/2005 9:14 AM

Divorce Granted (Judicial Officer: Kent, Lisa M)

Converted Disposition:

Description: DECREE OF DIVORCE

Debtor: Reed, Jeffrey A Creditor: Reed, Alecia A Amount Awarded: \$0.00 Attorney Fees: \$0.00

Costs: \$0.00

Interest Amount: \$0.00

Total: \$0.00

HEARINGS

08/04/2005

Motion (2:15 PM) (Judicial Officer: Kent, Lisa M)

Events: 06/14/2005 Motion

PLTF'S MOTION FOR PRIMARY CUSTODY

Divorce Granted; Journal Entry Details:

Mr. Altig stated parties reached an agreement and he wished to prove the matter up. Mr. Altig provided the Court with a prepared Decree Of Divorce. Parties sworn and testified. COURT ORDERED, absolute DECREE OF DIVORCE is GRANTED pursuant to the terms and conditions as outlined in the proposed Decree of Divorce.;

06/20/2011

Motion (8:45 AM) (Judicial Officer: Bonaventure, Joseph T.)

Events: 05/17/2011 Motion

Pltf's Motion For Permission To Relocate With A Minor Child

Evidentiary Hearing;

06/20/2011

Opposition & Countermotion (8:45 AM) (Judicial Officer: Bonaventure, Joseph T.)

Events: 05/31/2011 Opposition and Countermotion

Defendant's Opposition to Plaintiff's Motion for Permission to Relocate with a Minor Child and Countermotion for Primary Physical Custody and Attorney's Fees

Referred to Family Mediation;

06/20/2011

All Pending Motions (8:45 AM) (Judicial Officer: Bonaventure, Joseph T.)

PLAINTIFF'S MOTION FOR PERMISSION TO RELOCATE WITH A MINOR CHILD...DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR PRIMARY PHYSICAL CUSTODY AND ATTORNEY'S FEES

Matter Heard;

Journal Entry Details:

PLAINTIFF'S MOTION FOR PERMISSION TO RELOCATE WITH A MINOR CHILD...DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR PRIMARY PHYSICAL CUSTODY AND ATTORNEY'S FEES Arguments regarding Mom's Relocation to California based on new employment. Further arguments and request by Attorney Peterson regarding Mom leaving minor children with Dad when she goes to California to starts her new employment. Attorney Blackham stated Mom taking minor children could be considered her Vacation time and it will not disrupt Dad's regularly scheduled Visitation with minor children. Request by counsel for and Evidentiary Hearing be set as soon as possible for the purpose of a decision before the start of school. Attorney Peterson argued that the minor children indicated that they want to stay here to be with their friends during the summer. Attorney Peterson requested emergency Child Interview regarding relocation of minor children and children residing in California during the Summer Break. FINDINGS MADE. COURT ORDERED the following: 1) EVIDENTIARY HEARING, SET on 7-25-11 at 9:00 AM (FULL DAY). Pre-Trial Memo, Exhibits and Witness List are to be exchanged and filed with the Court no later than 7-18-11 at 5:00 p.m. Any exhibits and witness or discovery not exchanged prior to hearing may be considered by the Court to be excluded. Based on the limited time, counsel agreed to have a quick Discovery turnaround. Counsel to confer regarding same. 2) Parties are REFERRED to Family Mediation Center (FMC) CHILD INTERVIEW, of minor children, Adam, age 10, Anthony, age 12, and Emily, age 14, to be conducted as quickly as possible, regarding relocation with Mom to California or Staying with Dad in Nevada. RETURN HEARING, SET on 7-25-11 at 9:00 AM to be heard simultaneously with Evidentiary Hearing. 3) Parties SHALL REFRAIN from DISCUSSING this action with the minor children. Any attempt to discuss this action with the children shall be considered CONTEMPT OF COURT. You may tell the children that they will be talking to specialists who make a living talking to children,

CASE SUMMARY CASE NO. 05D338668

about how things are going in their lives, and nothing else. 4) The issue of CHILD SUPPORT is DEFERRED to the Evidentiary Hearing. 5) Visitation Schedule shall remain the same, until further Orders of the Court. 6) Mom is to be responsible for transportation for Dad's Visitation. However, if the children are to be transported by Plane, Mom is to notify Dad in advance and advise of the Flight Times, Gate numbers and Pick Up schedules at the airport, etc. Counsel to confer regarding same. 7) Parties shall COMMUNICATE by Email to relay any and all information regarding minor children, schedules and itineraries, 8) The Court's Minutes shall STAND as the Order from today's hearing, 7-25-11 AT 9:00 AM HEARING: RETURN FROM FAMILY MEDIATION / CHILD INTERVIEW REGARDING RELOCATION 7-25-11 AT 9:00 AM HEARING: EVIDENTIARY HEARING REGARDING MOM'S RELOCATION WITH MINOR CHILDREN;

07/25/2011

Evidentiary Hearing (9:00 AM) (Judicial Officer: Ochoa, Vincent)

/Mom's relocation to California with minor children/FMC Child Interview

MINUTES

Under Advisement;

Journal Entry Details:

See All Pending.;

07/25/2011

Return Hearing (9:00 AM) (Judicial Officer: Ochoa, Vincent)

/FMC Child Interview Regarding Relocaton

Matter Heard;

Journal Entry Details:

See All Pending.;

07/25/2011

Motion in Limine (9:00 AM) (Judicial Officer: Ochoa, Vincent)

Events: 07/21/2011 Motion in Limine

Pltf's Emergency Motion in Limine to Preclude Admission of Child Interview and for

Attorney's Fees and Costs

Denied:

Journal Entry Details:

See All Pending.;

07/25/2011



All Pending Motions (9:00 AM) (Judicial Officer: Ochoa, Vincent)

MOTION IN LIMINE...RETURN HEARING FMC CHILD INTERVIEW...EVIDENTIARY HEARING / MOM'S RELOCATION

Matter Heard;

Journal Entry Details:

EVIDENTIARY HEARING...RETURN HEARING FROM CHILD INTERVIEW...MOTION IN LIMINE Attorney Nickie Dupree, Bar # 11111, and her paralegal present with Defendant EXCLUSIONARY RULE INVOKED. Discussions regarding exclusion of the Child Interview from Family Mediation Center (FMC) as it unfairly prejudices Plaintiff. Allegations regarding pattern of behavior as to handling minor children Attorney Dupree made arguments regarding interviewers trained regarding coached children and children said what they wanted to say. Further arguments regarding having minor children testify. Statements by the Court regarding evaluators experience regarding coached children. COURT ORDERED Motion In Limine to deny Child Interview be entered into the record, is DENIED. Discussions regarding having minor children interviewed by the Court. There would be two ways, one in Chambers with counsel or In Courtroom with no parents in the courtroom. EVIDENTIARY HEARING REGARDING RELOCATION OF MOM WITH THE MINOR CHILDREN BEGAN COURT ADVISED that Closing Statements will be submitted by Briefs with further instructions to be given at the end of the hearing. Witness sworn and testified. (See Witness List) Court having children testify or be interviewed will be considered. Attorney Blackham stated the children could be here this afternoon. Matter Trailed for 10 minutes recess. Matter recalled with all previously sworn parties and counsel present. Discussions regarding minor children testimony. Attorney Beckham expressed reservation about having children testify. Attorney Dupree agreed to testimony of children if children could be spoken to in chambers. Court clarified the only reason he was considering having the children testify was to let the Child Interview statement in the record. COURT DIRECTED as to the minor children being interviewed in the Courtroom, the children will be INTERVIEWED ON A SEALED RECORD with counsel present, Viewing will be Denied without an Order from the Court. Based on the conditions of the interview, both counsel declined to have minor children testify or interviewed by the Court at this time. Witness testimony continued (See Witness List) Exhibits were admitted. (See Exhibits List) Matter Trailed for 20 minute Lunch recess. Matter Recalled with all previously sworn parties and counsel present. Witness Testimony resumed. Both sides having rested, COURT ORDERED matter will be TAKEN UNDER ADVISEMENT. Court advised it will follow the Ellis Standards as to his decision in this matter. Counsel to submit findings of fact

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and case law in the Brief. Counsel is not to add anything not covered in the trial. Court will render a decision after review of the Briefs by Friday 7-29-11 by 12:00 noon. Court will make a decision over the weekend. Upon inquiry of the Court regarding Decree of Divorce, counsel stated the Decree of Divorce was done by parties agreement. HEARING ADJOURNED.;

12/22/2011

Motion for Order to Show Cause (1:30 PM) (Judicial Officer: Ochoa, Vincent)

Events: 09/26/2011 Motion

Pltf's Motion For Order To Show Cause Why Deft Should Not Be Found In Contempt Of Court, For Sanctions, To Reduce Prior Attorney's Fee Award To Judgment, For Attorney's Fees And Costs

Matter Heard;

Journal Entry Details:

SEE ALL PENDING;

12/22/2011

Opposition & Countermotion (1:30 PM) (Judicial Officer: Ochoa, Vincent)

Deft's Opposition and Countermotion for Order for Pltf to Pay Dentist Bill in Full and for

Atty's Fees Matter Heard;

Journal Entry Details:

SEE ALL PENDING;

12/22/2011



All Pending Motions (1:30 PM) (Judicial Officer: Ochoa, Vincent)

MINUTES

Matter Heard;

Journal Entry Details:

PLAINTIFF'S MOTION FOR ORDER TO SHOW CAUSE WHY DEFENDANT SHOULD NOT BE FOUND IN CONTEMPT OF COURT, FOR SANCTIONS, TO REDUCE PRIOR ATTORNEY'S FEE AWARD TO JUDGMENT, FOR ATTORNEY'S FEES AND COSTS...DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR ORDER FOR PLAINTIFF TO PAY DENTIST BILL IN FULL AND FOR ATTORNEY'S FEES Mr. Blackham stated most issues have been satisfied since the filing of this motion, but there is an outstanding bill from UMC in the amount of \$57.51, for which he believes both parties should be equally responsible. Mr. Blackham requested the \$5,000 Attorney's Fee Award be reduced to judgment. Mr. Blackham requested an additional \$3,500 in attorney's fees for appearing today, since he believes the matter could have been resolved with defendant's cooperation. Ms. Dupree stated plaintiff owes an outstanding dental bill for a no-show appointment, which amounted to \$150.00. Mr. Blackham stated plaintiff paid \$75.00 towards the bill and believes defendant should be responsible for the remaining half. Ms. Dupree further stated defendant has no problem with the \$5,000 being reduced to judgment, but opposes an additional \$3,500 being awarded, in that defendant would have signed off on an order of some sort to have it reduced. She also feels the amount requested for fees far outweigh the amounts in dispute by the parties. Ms. Dupree requested \$1,500 for attorney's fees for having to appear today. COURT ORDERED: 1. The Parties have shall no COMMUNICATION with the minor children regarding the case. All COMMUNICATION shall be by EMAIL and/or TEXT only, and should be CIVIL in language. 2. ATTORNEY'S FEES in the amount of \$5,000.00, previously owed by defendant, shall be REDUCED to JUDGMENT. 3. Plaintiff shall pay the remaining \$75.00 towards the NO-SHOW DENTAL BILL, being this was NOT an unreimbursed medical expense, 4. The UMC balance, if any, shall be DIVIDED equally between the parties, 5. Defendant shall pay an additional \$1,000 to plaintiff for ATTORNEY'S FEES, and the amount shall be REDUCED to JUDGMENT. 6. Mr. Blackham shall prepare the Order from today's hearing.;

01/05/2015

Minute Order (9:30 AM) (Judicial Officer: Ochoa, Vincent)

Exhibits in Motion Stricken

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER TO STRIKE EXHIBITS INCLUDED IN A MOTION FILED ON 12-9-14 Based on Exhibits B and E, pages 26-29, and page 51, being submitted by the minor children in this matter, COURT ORDERED Exhibits B and E included in the Motion filed on 12-9-14 shall be STRICKEN FROM THE MOTION and from the RECORD. By: The Honorable Judge Vincent Ochoa Eighth Judicial District Court / Family Division - Department S;

01/12/2015

Motion (1:30 PM) (Judicial Officer: Ochoa, Vincent)

Plaintiff's Motion and Notice of Motion for Orders to Modify Child Custody, Visitation, and or Child Support

03/04/2015 Reset by Court to 01/12/2015

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Granted;

Journal Entry Details: See All Pending.;

01/12/2015

Opposition & Countermotion (1:30 PM) (Judicial Officer: Ochoa, Vincent)

Defendant's Opposition and Countermotion to Modify Visitation and for Attorney's Fees and

Costs
Denied:

Journal Entry Details:

See All Pending.;

01/12/2015

All Pending Motions (1:30 PM) (Judicial Officer: Ochoa, Vincent)

PLAINTIFF'S MOTION FOR THE ISSUANCE FOR AN ORDER TO SHOW CAUSE TO HOLD DEFENDANT IN CONTEMPT AND FOR SANCTIONS AND ATTORNEY'S FEES...DEFENDANT'S OPPOSITION AND COUNTERMOTION AND SANCTIONS

MINUTES

03/18/2015

Stipulation and Order

Filed By: Plaintiff Reed, Alecia A

Stipulation and Order

Matter Heard;

Journal Entry Details:

PLAINTIFF'S MOTION FOR THE ISSUANCE FOR AN ORDER TO SHOW CAUSE TO HOLD DEFENDANT IN CONTEMPT AND FOR SANCTIONS AND ATTORNEY'S FEES...DEFENDANT'S OPPOSITION AND COUNTERMOTION AND SANCTIONS Audrey Beeson, Bar # 10511, and Attorney Sloan Smith, Bar # 13587 were present with Defendant/Dad, on behalf of Attorney Toti. COURT NOTED, The hearing was to begin at 1:30 PM. However, the Counsel and parties were in conference, working on agreements. COURT FURTHER NOTED, the hearing began at 2:40, and counsel has advised that there is a partial agreement. Attorney Brennan placed the agreement ON THE RECORD as follows: The Plaintiff/Mom has agreed to WITHDRAW her request to Modify the Physical Custody, and the parties have agreed to continue with the Current Custody arrangement of Plaintiff/Mom having PRIMARY PHYSICAL CUSTODY, and subject to the VISITATION SCHEDULE placed ON THE RECORD today. The parties have STIPULATED and AGREED that all prior Visitation Schedules, including regarding Regular Alternating Weekend Schedule, the Holiday and Summer Visitation Schedule Holiday's shall be VACATED. The parties STIPULATE and AGREE that neither party shall allow any type of contact by Alan Gory or Karla Newlan, with the minor children. The parties STIPULATE and AGREE that all VISITATION by Dad shall take place in California, until the parties agree in writing, otherwise. Further, Dad agrees not to bring the minor children to Nevada, unless mutually agreed, by the in writing. The parties STIPULATE that there will be no CARETAKERS to be present, or caring for the minor children, while Dad has his visitation with them, except for short necessary errands, like running to the grocery store, wherein the minor children may be cared for by paternal grandparents. The parties have agreed that All VISITATION for Dad shall take place in California. Unless the parties agree otherwise, the minor children shall have NO THIRD PARTY CARETAKER, and shall stay WITH DAD at the paternal grandparents home, or WITH DAD at any other location Dad will be staying, while in California exercising his visitation with the minor children. The visitation shall not be subject to remain only at the paternal grandparents home, and may be exercised at other locations, like a movie theater, the beach, a theme park, Dad's sister's home, or any other location, in which an activity might require. Dad shall be required, to advise Mom, in the email Notification of his intent to exercise visitation that he will be staying at locations other than the paternal grandparents home, while in California exercising his visitation. Dad has COMITTED to visit the minor children ONE WEEKEND per month. Dad has agreed to provide Mom a thirty (30) day WRITTEN NOTICE, via email, of his intent to exercise VISITATION, and which weekend he will be exercising for that VISITAION. It is understood by the parties, that Mom would like to see Dad visit two (2) weekends per month, for the minor children to have consistency with Dad. If Dad can exercise more visitations per month, he will advise Mom thirty (30) days in advance, via email, and Mom will try to accommodate the visitation time. Dad will submit a request for reimbursement for travel expenses to Mom, and Mom has agreed to pay \$70.00 per visit to California, to contribute to Dad's travel expenses, up to two (2) visits per month, at a maximum of \$140.00 per month. Mom shall have thirty (30) days to pay the reimbursement to Dad, for the travel expenses, if Dad has exercised his visitation. The parties have agreed that all COMMUNICATION between the parties will be exercised, via e-mail, to avoid the minor children being in the middle of any issue. The parties have agreed that the HOLIDAY VISITATION shall be subject to ALTERNATING the WINTER BREAK, THANKSGIVING

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BREAK, and SPRING BREAK. Dad shall provide Mom written notice, via email, by February 1, each year, as to which of these HOLIDAYS he does not have to work that year, and propose which of the HOLIDAYS Dad wishes to alternate. Mom and Dad shall reach an agreement by March 1, of each year, as to who will have which BREAKS from school that year. If the parties are unable to agree to the ALTERNATING BREAKS for the year, the parties have agreed that they shall go to Family Mediation Center, for help in reaching an agreement. The SCHOOL BREAK visitations are subject to the Seventy (\$70.00) Dollar reimbursement for travel expenses. The parties have agreed that Mom shall provide HELATH INSURANCE for the minor children, and Dad shall contribute \$66.00 per month, payable on the FIRST (1st) of each month, effective 1-1-15. for his share of the cost of the Health Insurance Premium for the minor children. This amount shall be in addition to any Child Support Order. The parties have agreed to follow the 30/30 Rule for unreimbursed medical expenses. Any UNREIMBURSED MEDICAL, DENTAL, OPTICAL ORTHODONTIC or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions. COURT FURTHER ORDERED that the parties shall be limited to a period of twenty-four (24) months from the date of the appointment, to file a Motion, regarding nonreimbursement of medical bills, upon following the 30/30 Rule described above. If not returned to the Court, within a twenty-four month period, the paid medical bill receipts will be considered, WAIVED, by this Court. Dad has STIPULATED and agreed to provide a copy of his Tax Returns, by May 1st, of each year. Upon the COURT ORDERED, the STIPULATION and agreement of the Parties shall become the ORDER of the Court. Upon the Court's inquiry, it was advised by Attorney Brennan that the remaining issues were Child Support, and a Modification from Joint Legal Custody, to Sole Legal Custody. Further discussions and arguments made. COURT FURTHER ORDERED, the parties shall have JOINT LEGAL CUSTODY, subject to Mom having the LEGAL RIGHT to make SOLE DECISIONS regarding school and medical, without Dad. However, any medical decision is limited to a \$1,500.00 annual increase, Any increase in medical treatment, counseling, or other necessary treatment, which is above the limit must be agreed to by Dad, and if not agreed to, shall be returned to Court for a decision. COURT CLARIFIED and FURTHER ORDERED, that In a medical emergency situation, Mom shall have full LEGAL RIGHTS to do whatever she needs to do. COURT FINDS, and ORDERED, based on the Court's calculations Child Support shall be based on an average income for Dad, of \$60,000.00 per year. Effective 1-1-15, Dad shall pay to Mom CHILD SUPPORT in the amount of \$1,450.00 per month for three minor children. The parties have agreed that Dad may pay the CHILD SUPPORT in two (2) separate payments of \$725.00, on or before the fifth (5th) of each month, and \$725.00 on or before the twentieth (20th) of each month. COURT NOTED for the record that the oldest minor child graduating, represented to the Court as being disabled, with a request to continue Child Support beyond graduation, will be considered at time of trial. Mom shall be required to provide proof of the minor child being disabled, meeting the standards required. The information shall be provided by 5:00 PM on 2-23-15. Dad shall have until 3-20-15 to reject Mom's proof, or provide other medical evidence countering Mom's proof. EVIDENTIARY HEARING, SET on 5-11-15 at 9:30 AM (STACK #1 - FULL DAY) regarding. Therapist's Report will be accepted, in lieu of the therapist appearing at the day of trial. Further Dad shall be authorized to have access and receive any Therapist report or medical record. Mom shall acquire the reports and records and provide the information to Dad. I Mom gets records, the parties shall split the cost of the records fifty-fifty (50/50). If Dad acquires the records and reports on his own, he shall pay 100% of the cost of acquisition. Attorney Brennan shall prepare the Order from today's Hearing, and the parties' Stipulation and Order of Agreement. Attorney Beeson shall review and sign off. 5-11-15 AT 9:30 AM HEARING: EVIDENTIARY HEARING CLERK'S NOTE: The minutes were amended on 3-13-15, by Frances Barry-Singer, to correct the Evidentiary Hearing date, indicated as 4-11-2015, to 5-11-2015. (fbs);

05/11/2015

CANCELED Evidentiary Hearing (9:30 AM) (Judicial Officer: Ochoa, Vincent)

Vacated - per Attorney or Pro Per

E.H./ STACK #1 (FULL DAY) Child Support for oldest child after the age of 18

08/28/2017

Motion (3:00 PM) (Judicial Officer: Ochoa, Vincent)

Events: 06/29/2017 Motion

Defendant's Motion to Reset Child Support Based Upon Emancipation of a Child and for Attorney Fees and Costs

08/02/2017 Reset by Court to 08/28/2017

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Granted;

08/28/2017

Opposition & Countermotion (3:00 PM) (Judicial Officer: Ochoa, Vincent)

Events: 07/21/2017 Opposition and Countermotion

Pltf's Opposition to Deft's Motion to Reset Child Support Based Upon Emanicipation of a Child ET AL and Countermotion for Child Support for Disabled Child ET AL

Matter Heard;

08/28/2017

Hearing (3:00 PM) (Judicial Officer: Ochoa, Vincent)

Events: 08/24/2017 Reply

Deft's Reply in Support of Motion to Reset Child Support Based Upon Emancipation of a Child and for Atty's Fees and Costs and Opposition to Pltf's Countermotion for Child Support for Disabled Child Et Al

Matter Heard:

08/28/2017



All Pending Motions (3:00 PM) (Judicial Officer: Ochoa, Vincent)

Matter Heard;

Journal Entry Details:

DEFENDANT'S MOTION TO RESET CHILD SUPPORT BASED UPON EMANCIPATION OF A CHILD AND FOR ATTORNEY FEES AND COSTS...PLTF'S OPPOSITION TO DEFT'S MOTION TO RESET CHILD SUPPORT BASED UPON EMANCIPATION OF A CHILD ET AL AND COUNTERMOTION FOR CHILD SUPPORT FOR DISABLED CHILD ET AL Ms. Roberts stated there is an agreement, there is only one minor child remaining and that is Adam. Ms. Roberts indicated Anthony graduated from High school in June and child support should of ended in June. Ms. Brennan stated according to the guidelines child support should be \$837.00 Cap. Ms. Brennan referred to her exhibit D, which is reimbursement for \$815.00 for Adam's therapy treatment. Ms. Roberts addressed the Order from 1/12/2015. Case trailed to discuss the issues which are Exhibit D, Emily and the Order from 1/12/2015. Case recalled all Parties present as previously. Ms. Roberts agreed to review the video from 1/12/2015 and review it to clarify the provision about the medical from the Order of 1/12/2015. As to Emily Both Counsel needs to exchange documents and discussion the situation. Court noted, Emily will have to sign a HIPPA RELEASE for Ms. Roberts to review her medical records to see if Emily is medically and legally handicap. Ms. Brennan requested Defendant pays for child support for the two children. Court noted the Order was for three (3) children. Court advised if it is determine the Order is correct, Defendant will have arrearages. COURT ORDERED, as follows: Child support for the one (1) remaining child Adam is \$837.00 per month taking in consideration the cap. In addition there is \$66.00 per month for health insurance by agreement of the Parties. Child support shall be effective 7/1/17. Plaintiff may appear telephonic at the next hearing. Court is not changing the Order for Emily since it is not clear what it is. Status Check SET 11/8/17 at 11:00 AM regarding Emily, and the medical payment due for Adam, past due medical due on Emily.;

11/08/2017



Status Check (11:00 AM) (Judicial Officer: Ochoa, Vincent)

Emily & Medical Payment due for Adam

MINUTES

Matter Heard;

Journal Entry Details:

Plaintiff appeared telephonically. Ms. Roberts confirmed she received medical records which indicated the child had not been in any impatient facility prior to the most recent treatment from 4/2015. Further Counsel stated she reviewed the tape from January in which Court told the Plaintiff about the law in setting child support before the child turns 18 years old. Court noted, the Plaintiff withdrew her offer and the question is can they bring it up now since the child turned 18 years old and finished high school. Ms. Roberts stated the Adult child who is 20 years old (handicapped) was doing fine when she was in Defendant's care, but since she returned to Plaintiff, she was hospitalized and was release to maternal grandmother's house in Arizona. Ms. Roberts stated Plaintiff is requesting child support. Counsel confirmed the Adult child is receiving government benefits. Discussion. Arguments by Ms. Brennan. Counsel stated the adult child tried to kill herself. Ms. Brennan stated Defendant owed medical bills for Adam in the amount of \$815.00, plus \$65.00 for insurance premium. Ms. Roberts stated that at the time there was an error in the order and they had to review the video. Ms. Roberts represented she will review the Schedule of Arrearages and if he owes \$715.00 or less he will pay it. Ms. Brennan reviewed the Order from January 2015, regarding the medical expenses. Ms. Roberts requested 45 days to the brief. Ms. Roberts inquired if the sum of \$1,500 annual going forward for Adam. Arguments. Ms. Brennan stated a motion needs to be filed. COURT ORDERED, as follows: Both sides shall site the Court the statutes on child support. Both sides shall provide briefing on what was child support was in place and how long it stayed in place. Both Counsel

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shall explore the government assistance applies to the statute does the statute still apply. Ms. Roberts shall file a Motion for Summary Judgment on the Law, that Plaintiff cannot come and request child support after the child turned 18 years old and graduated from High School, based upon the facts of the law and the facts of this case. If Plaintiff prevails she has a right to request and there will be trial to see if the adult child is handicap. If Ms. Roberts do not file a motion, this Court will set a trial. Court will like to know if Court has the authority to order child support. Both Counsel shall calculate what the actual amount of child support. Ms. Roberts shall prepare the Order and Ms. Brennan shall review then sign off.;

04/09/2018

Motion (3:00 PM) (Judicial Officer: Ochoa, Vincent)

Events: 02/08/2018 Opposition

Motion for Summary Judgment Regarding Child Support; Affidavit of Defendant, Jeffrey Allen Reed

02/14/2018 Reset by Court to 04/09/2018 02/14/2018 Reset by Court to 02/14/2018

Deft's

Under Advisement;

04/09/2018

Opposition (3:00 PM) (Judicial Officer: Ochoa, Vincent)

Events: 02/08/2018 Opposition

Pltf's Opposition to Deft's Motion for Summary Judgment 02/14/2018 Reset by Court to 04/09/2018

Under Advisement;

04/09/2018

All Pending Motions (3:00 PM) (Judicial Officer: Ochoa, Vincent)

Matter Heard:

Journal Entry Details:

MOTION FOR SUMMARY JUDGMENT REGARDING CHILD SUPPORT; AFFIDAVIT OF DEFENDANT. JEFFREY ALLEN REED Court noted, the key factor was is the child disabled under the statute. Ms. Roberts position was no and Ms. Brennan position was yes. Court questioned if Plaintiff is disqualified, can the child make the claim or someone can petition for the child over the age of 18 or were documents to be filed before the child turned 18. Arguments by both Counsel regarding their position. Both Counsel confirmed there was a pending Guardianship case in California. COURT ORDERED, as follows: Matter taken under submission and decision to be issued to both sides.;

04/09/2018



Hearing (3:00 PM) (Judicial Officer: Ochoa, Vincent)

Deft Reply in Support of Motion for Summary Judgment Regarding Child Support for an Adult Child

Under Advisement:

03/04/2019



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

03/04/2019, 04/10/2019

Events: 01/22/2019 Motion

Opposition to Plaintiff's Motion for an Order to Enforce and/or For an Order to Show Cause Regarding Contempt, Modification of Defendant's Visitation Order Resolving Co-Parenting Issues, and for Attorney's Fees and Costs and Related Relief; Countermotion for an Award of Attorney's Fees (Cont. from 3/4/19)

MINUTES



Filed By: Plaintiff Reed, Alecia A

Pltf's Motion (as Conservator for Emily Reed) for Child Support for a Disabled Child Beyond the Age of Majority

Off Calendar; Hearing Set;

Journal Entry Details:

Plaintiff appeared telephonically. Court stated it reviewed the decision from May, 2018. Court noted Attorney Brennan's clients have a guardianship in California. Court stated the child, Emily, could file for post majority support from her parents and could file a separate action or join in this case. Attorney Brennan stated it is contested that the Emily is disabled. Court noted Emily reopened the divorce case and she did not open her own case. To add Emily to the

divorce case does not make sense. Court and counsel reviewed the Decision and Order from Dept. S. Court noted this is Emily against her parents and not mom against dad. Court stated Attorney Brennan needs to file a Motion to join and then a claim against the parents (one or

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both), she is to specifically plead the elements of the request, and she does not have to re-file the Motion from 1/22/19. Attorney Roberts stated the child first filed against both parents and then amended it against Defendant only. Argument regarding Emily joining in this case and filing a Motion to join in this case, or filing separate against her parents. Court stated it cannot rule on whether Attorney Brennan is disqualified today. COURT ORDERED, the following: The MOTION filed in January, 2019, to join in this case, is GRANTED. Parties shall ORGANIZE their CLAIMS and DEFENSES. DISCOVERY shall be OPEN for NINETY (90) DAYS. CASE MANAGEMENT CONFERENCE set. The issue of whether Attorney Brennan has a CONFLICT shall be DEFERRED. Attorney Brennan shall prepare the Order. 7/24/19 9:00 AM CASE MANAGEMENT CONFERENCE - Regional Justice Center, Courtroom 3G;

Off Calendar;

Hearing Set;

Journal Entry Details:

Prior to Court, counsel submitted a Stipulation And Order To Continue. COURT ORDERED, matter OFF CALENDAR.;

05/14/2019

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

Vacated - per Stipulation and Order

Defendant's Notice Of Motion And Motion To Disqualify Counsel As Attorney Of Record For Plaintiff As Conservator For Adult Child, Emily Reed, And Plaintiff; And For An Award Of Attorney's Fees And Costs; And Related Relief, Affidavit Of Amanda M. Roberts, Esq.

07/24/2019

Case Management Conference (9:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.) 07/24/2019, 10/23/2019, 01/08/2020

(Cont. from 7/24/19 & 10/23/19)

Matter Continued;

Matter Continued;

Evidentiary Hearing;

Journal Entry Details:

Plaintiff appeared telephonically. Court reviewed the history of the case. Discussion regarding what witnesses each attorney will be calling. Attorney Brennan stated the adult child, Emily, is currently in lock down in a psychiatric hospital, due to her recent suicide attempt. Further, she will be requesting the parties split all of her attorney's fees and expenses. Attorney Brennan further stated she has received no discovery responses to her requests. Argument regarding Attorney Roberts violating the rules. Further discussion regarding Attorney Roberts still needing to retain an expert. Attorney Roberts stipulated to the Evidentiary Hearing starting on a full day on Thursday to Friday, wherein, the Plaintiff's expert can testify on Friday. Court stated counsel may file Motions To Compel or Motions In Limine, if necessary. Court suggested counsel look at the Rules Of Civil Procedure regarding the deadlines on discovery. COURT ORDERED, the following: EVIDENTIARY HEARING set. DISCOVERY CUTOFF shall be 4/3/2020. 4/16/2020 9:00 AM NON-JURY TRIAL (FULL DAY) - Regional Justice Center, Courtroom 3G 4/17/2020 9:00 AM NON-JURY TRIAL (1/2 DAY) - Regional Justice Center, Courtroom 3G;

Matter Continued;

Matter Continued;

Evidentiary Hearing;

Journal Entry Details:

Also present was Attorney Benjamin La Luzerne, Bar #12801, on behalf of Plaintiff Alecia Reed. Discussion regarding the depositions that need to be taken and the discovery that needs to be completed. Court stated counsel need to organize all of their documentation and do all of their voluntary disclosures. Further, Judge Ochoa made no findings and only an Order, and the expert report needs to be formally produced. Also, any possible witnesses need to be identified with name, contact information, and a summary of what they will testify to. Attorney Roberts stated she has not filed a witness list. Attorney Brennan stated Attorney Roberts has not complied with the Court's Orders. Attorney Roberts stated she needs to file an opposition to the Motion filed in July, 2019. Further, Attorney Brennan is trying to use the expert's deposition in lieu of testifying in Court. Attorney Brennan stated she is requesting child support dating back to the date of the countermotion, 7/17/17. Further, Plaintiff is requesting \$1,200.00 to \$1,500.00 per month in child support. Court noted this is a case of a twenty-two year old receiving child support. Court stated Attorney Brennan needs to update the medical report. Further, Attorney Brennan needs to wrap up the deposition process cooperate with getting any relevant records. Attorney La luzerne stated they do not need to conduct any discovery. Attorney Brennan stated the child has been hospitalized for attempted suicide and she has twenty-five different personalities. COURT ORDERED, the following: Per statement of Attorney Roberts, she will FILE and PROVIDE her OPPOSITION on 11/8/19. Case

CASE SUMMARY **CASE NO. 05D338668**

Management Conference shall be CONTINUED. CONTINUED TO: 1/8/20 9:00 AM -Regional Justice Center, Courtroom 3G;

Matter Continued;

Matter Continued;

Evidentiary Hearing;

Journal Entry Details:

Also present was Attorney Benjamin LaLuzerne, Bar #12801, was present representing Alecia Draper, the adult child's mother. Court stated nothing has been filed since May, 2019. Attorney Brennan stated they are doing ongoing discovery. Court noted the issue is the adult child is suing her parents. Attorney Brennan stated she represents the adult child and she needs to sue the parents. Attorney Brennan stated on Monday, 7/22/19, she provided her response to Attorney Roberts. Further, they are going to conduct depositions, which they are working to set in August, 2019. Court stated an Evidentiary Hearing cannot be set without discovery completed or responses filed. Attorney LaLuzerne stated he is not aware the child is suing her parents and he has not seen the paperwork. Court stated the case will be litigated in the fourteen year old case. Court stated the parents need to file an Answer. Attorney Brennan stated she and Attorney Roberts are agreeable. Discussion regarding Attorney Brennan filing a Complaint and she being able to answer. Attorney LaLuzerne stated his client is not filing any equitable claim or defense and she is supporting the child. Court stated the Defendant is requesting the case be dismissed. Court stated it will be able to litigate the claim of the child, the child can join this divorce case, and be able to put the parents on notice of her filings. Attorney Brennan stated the child may be able to appear, however, could not testify due to her illness (25 different personalities) and numerous suicide attempts. COURT ORDERED, the following: Case Management Conference shall be CONTINUED. Attorney Roberts needs to FILE a SUBSTANTIVE RESPONSE, within THIRTY DAYS. Attorney LaLuzerne has a right to SUPPLEMENT any FILINGS Attorney Brennan has regarding the support of the child after majority. Both Plaintiff and Defendant shall have THIRTY DAYS to file their RESPONSES. DISCOVERY shall CONTINUE ongoing WITHOUT RESTRICTIONS. CONTINUED TO: 10/23/19 9:00 AM - Regional Justice Center, Courtroom 3G;

02/21/2020

CANCELED Motion (1:00 PM) (Judicial Officer: Fic, Holly)

Vacated

Plaintiff's Motion to Compel Discovery Responses

02/21/2020

Motion (1:00 PM) (Judicial Officer: Fic, Holly)

Plaintiff's Motion to Compel Discovery Responses

Granted;

02/21/2020

Opposition (1:00 PM) (Judicial Officer: Fic, Holly)

Opposition to Motion to Compel Discovery Responses

Matter Heard;

02/21/2020

Hearing (1:00 PM) (Judicial Officer: Fic, Holly)

Reply to Opposition Motion to Compel Discovery Responses

Matter Heard:

02/21/2020



All Pending Motions (1:00 PM) (Judicial Officer: Fic, Holly)

Plaintiff's Motion to Compel Discovery Responses...Opposition to Motion to Compel Discovery Responses...Reply to Opposition Motion to Compel Discovery Responses

MINUTES

Granted:

Journal Entry Details:

PLAINTIFF'S MOTION TO COMPEL DISCOVERY RESPONSES...OPPOSITION TO MOTION TO COMPEL DISCOVERY RESPONSES...REPLY TO OPPOSITION MOTION TO COMPEL DISCOVERY RESPONSES Attorney Brennan appeared telephonically. COURT NOTED it has reviewed everything. Discussion regarding the EDCR 5 rules when filing a Motion to Compel. COURT FURTHER NOTED on 10/18/19 Defendant was served Interrogatories and a Request for Production of Documents and were still not received by the 1/10/20 filing of the motion and further, EDCR 5.602 was met by the 12/17/19 telephone call. Further discussion. Attorney Roberts represented the Responses for the Request for Production of Documents was given to Attorney Brennan today and the Interrogatories were done 2/3/20. Discussion regarding the relevancy of time in regards to the request for production. ALTERNATE HEARING MASTER RECOMMENDED, 1. Plaintiff's Motion to Compel Discovery Responses shall be GRANTED, all-be-it though, Attorney Roberts has responded. 2. Court deems OBJECTIONS WAIVED. 3. Regarding the request going back to 2016, Court shall ALLOW it as a Historical Look Back. 4. Counsel shall have an EDCR 5.602 in-person conference or telephone call regarding deficiencies. If counsel is still unable to resolve the

CASE SUMMARY CASE NO. 05D338668

issues, they will be addressed at the Status Check. 5. ATTORNEY'S FEES shall be GRANTED to Attorney Brennan. Attorney Brennan shall prepare the Report and Recommendation (R&R), file a Memorandum of FEES and COSTS, submit an affidavit with the Brunzell factors including a redacted invoice which includes the following language: The Commissioner having reviewed the Brunzell affidavit and redacted invoice and after considering the Brunzell Factors, Attorney's Fees in the amount of (blank) are awarded. Memorandum of FEES and COSTS shall be due by 3/6/2020 and the Objections shall be due by 3/13/2020. 6. STATUS CHECK re: R&R and Deficiencies shall be SET for 3/27/2020 at 1:30 p.m. Attorney Brennan shall prepare the Report and Recommendations.;

03/27/2020

Status Check (1:30 PM) (Judicial Officer: Fic, Holly)

Off Calendar;

Journal Entry Details:

STATUS CHECK: RE: REPORT AND RECOMMENDATION (R&R) COURT NOTED this is the Status Check hearing from the 2/21/2020 hearing. The Court received the R&R and information that Attorney Brennan represented she was satisfied with Defendant's Discovery responses so she was fine with vacating today's status check hearing. HEARING MASTER RECOMMENDED the matter shall be OFF CALENDAR.;

03/31/2020

Minute Order (3:30 PM) (Judicial Officer: Ritchie, T. Arthur, Jr.)

Continuance of Evidentiary Hearing

Telephone Conference;

Journal Entry Details:

The court participated in a telephone conference with counsel concerning the evidentiary hearing scheduled for 4/16/2020 and 4/17/2020. The court finds good cause to continue the trial pursuant to AO 20-9 and AO 20-11. The evidentiary hearing is re-set for Thursday and Friday, June 18, 2020, 9:00 a.m. - 5:00 p.m., and on June 19, 2020, 9:00 a.m. to noon.;

04/24/2020

Minute Order (2:30 PM) (Hearing Master: Bailey, Soonhee)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER WITHOUT HEARING. Court noted, the Defendant filed a Motion to Extend Discovery, Extend Time for Rebuttal Expert on April 2, 2020. Pursuant to EDCR 2.35 (a)(2) a motion to extend any discovery scheduling order deadline shall be set in accordance with Rule 2.20 and heard before the discovery commissioner. Nevada Court Order 0020 effective March 12, 2019, modified EDCR 2.35 (a) with reference to the discovery commissioner and replaced those references with district judge as the district judge will handle stipulations or motions to extend discovery deadlines. Therefore, the Discovery Commissioner does not have jurisdiction over this matter. COURT RECOMMENDED: MOTION TO COMPEL and OPPOSITION set before the Discovery Commissioner on 5-8-20 at 1:00 p.m. will be VACATED. Matter will be forwarded to District Judge Arthur Ritchie, Jr. for a determination on how to proceed. A copy of these minutes will be emailed to counsel for the parties and to the Department H Inbox. Clerk's note: Minute order emailed to counsel and Department H. cf 4/24/20;

05/08/2020

CANCELED Motion to Compel (1:00 PM)

Vacated

Deft's Notice of Motion And Motion To Extend Discovery Extend Time For Rebuttal Expert Upon Receipt Of Relevant Records And Related Relief Affidavit of Amanda M Roberts

05/08/2020

CANCELED Opposition (1:00 PM)

Vacated

Plaintiff's Opposition to Defendant's Motion to Extend Discovery, Extend Time for Rebuttal Expert and Related Relief

07/23/2020

Pre Trial Conference (9:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)

Matter Heard;

Journal Entry Details:

Both parties, Attorney Brennan, and Attorney Roberts appeared telephonically, pursuant to the Administrative Orders for public safety. Discussion regarding the witnesses counsel intend to call and what they will testify to. Court noted nothing has been filed since April, 2020, and the discovery deadline has passed. Attorney Brennan stated Emily is not in a facility and is living with her mother in California. Attorney Brennan stated On 8/6/2020, her witness will be Plaintiff, and on 8/7/2020, Dr. Jennifer Love Farrell, who will appear via BlueJeans. Further, she and Plaintiff will appear in person. Attorney Roberts stated her witnesses will be S. Bradley (Emily's therapist), Plaintiff, and Emily (adult child). Court noted there is no Motion In Limine to exclude Emily as a witness. Court noted witnesses will either testify in person or via BlueJeans. Attorney Roberts stated they agreed that each of them would submit Pre-Trial

CASE SUMMARY CASE NO. 05D338668

Memorandums by 8/3/2020. Further, on 7/27/2020, Attorney Brennan is to provide her exhibits, and on 7/29/2020, she will submit her exhibits to Attorney Brennan. Court explained to counsel the process of submitting exhibits through e-mail or bringing the exhibit books. COURT ORDERED, the EVIDENTIARY HEARING set for 8/6/2020 and 8/7/2020 STANDS.;

08/06/2020

Evidentiary Hearing (9:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)

(Full Day)

04/16/2020 Reset by Court to 06/18/2020 06/18/2020 Reset by Court to 08/06/2020

Matter Heard;

Journal Entry Details:

Both parties, Attorney Brennan, and Attorney Roberts appeared via Bluejeans, pursuant to the Administrative Orders for public safety. No exhibits were stipulated to be admitted. OPENING STATEMENT by Attorney Brennan. Attorney Roberts RESERVED her OPENING STATEMENT. Testimony and exhibits presented. (See worksheets). Attorney Brennan offered Dr. Love Farrell as an expert in psychiatry. Court heard testimony from Plaintiff and Dr. Jennifer Love Farrell. COURT ORDERED, the HEARING scheduled for 9/9/2020 at 9:00 AM shall be VACATED.;

08/07/2020

Evidentiary Hearing (9:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.) (1/2 Day)

04/17/2020 Reset by Court to 06/19/2020 06/19/2020 Reset by Court to 08/07/2020

Matter Heard;

Journal Entry Details:

EVIDENTIARY HEARING: (DAY 2) All parties appeared via BlueJeans. Attorney Brennan informed the Court she submitted a new Exhibit (#86) to the Court. Court noted the exhibit was not received. Court and Counsel engaged in discussion. Testimony and exhibits presented (see worksheet). Matter RECESSED. Matter RECALLED. Further testimony and exhibits presented (see worksheet). COURT ORDERED, the following: Trial shall be CONTINUED. The Court will be in touch with Counsel regarding scheduling.;

09/04/2020

CANCELED Evidentiary Hearing (9:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)

Vacated

Continued from August 7, 2020

09/09/2020

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

Vacated - per Judge

Defendant's Notice Of Motion And Motion To Extend Discovery, Extend Time for Rebuttal Expert Upon Receipt of Relevant Records, to Continue Trial and Related Relief. Affidavit Of Amanda M. Roberts, Esq.

09/09/2020

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

Vacated - per Judge

Plaintiff's Opposition to Defendant's Ex Party Application for an Order Granting Stay Pending Ruling on Writ

11/19/2020

Evidentiary Hearing (9:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.) 11/19/2020, 01/12/2021

(Cont. from 11/19/2020)

MINUTES

Matter Continued;

Decision Made; Counsel Briefs due by 12:00 P.M. on 1/21/2021.

Journal Entry Details:

EVIDENTIARY HEARING: DAY 4 Both parties, Attorney Brennan and Attorney Roberts appeared via Bluejeans, pursuant to Administrative Orders for public safety. Court reviewed the history of the case. Court heard sworn testimony from Plaintiff and Defendant. Testimony and Exhibits presented (see worksheets). Counsel stipulated to submit closing arguments as written briefs. COURT ORDERED: CLOSING BRIEFS are to be SUBMITTED within ten (10) pages or less, and shall be efiled by 12:00 P.M. on 1/21/2021. Matter taken UNDER ADVISEMENT; decision to be issued forthwith.;

Matter Continued;

Decision Made; Counsel Briefs due by 12:00 P.M. on 1/21/2021.

Journal Entry Details:

EVIDENTIARY HEARING: DAY 3 COURT CLERKS: Kathy Prock/Tiffany Schmidt Both

CASE SUMMARY CASE NO. 05D338668

parties, Attorney Brennan and Attorney Roberts appeared via Bluejeans, pursuant to Administrative Orders for public safety. Court reviewed the history of the case. Court heard testimony from Plaintiff and Defendant. Testimony and Exhibits presented (see worksheets). COURT ORDERED, the following: EVIDENTIARY HEARING shall be CONTINUED to a later time. Counsel to be notified for scheduling.;

01/28/2021

Minute Order (11:00 AM) (Judicial Officer: Ritchie, T. Arthur, Jr.)

Decision Made:

Journal Entry Details:

For the reasons expressed in the FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER filed January 28, 2021, COURT ORDERED, The Alecia Draper s motion, as Conservator for Emily Reed, for child support pursuant to NRS 125B.110 is granted. Alecia Draper and Jeffrey Reed shall pay child support to Emily Reed pursuant to this order, and those payments shall be managed and accounted for by the Conservator pursuant to applicable California law. IT IS FURTHER ORDERED that Alecia Draper shall pay child support to Emily Reed in the amount of \$500.00 per month beginning February 1, 2021. This child support obligation shall be paid on the first day of each month thereafter, and may be modified or terminated by the court based on material changes in circumstances. IT IS FURTHER ORDERED that Jeffrey Reed shall pay child support to Emily Reed in the amount of \$500.00 per month beginning February 1, 2021. This child support obligation shall be paid on the first day of each month thereafter, and may be modified or terminated by the court based on material changes in circumstances. IT IS FURTHER ORDERED that a judgment for constructive child support arrears is granted in favor of Emily Reed against Jeffrey Reed in the amount of \$21,500.00, representing \$500.00 per month owed from July, 2017 through January, 2021. This judgment shall be paid in the amount of \$250.00 per month beginning February 15, 2021. This arrears payment shall be paid on the fifteenth day of each month thereafter, and may be modified by the court based on material changes in circumstances. IT IS FURTHER ORDERED that Alecia Draper s request for judgment against Jeffrey Reed for post-majority monies spent by Ms. Draper and her husband for Emily Reed between 2017 and 2020 is denied. IT IS FURTHER ORDERED that both parties shall bear their own costs incurred in this matter. IT IS FURTHER ORDERED that this matter shall be closed upon the entry of this order.;

SERVICE

02/03/2012

Writ Reed, Jeffrey A Unserved

Electronically Filed 01/28/2021 8:03 AM CLERK OF THE COURT

ORDR

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DISTRICT COURT
FAMILY DIVISION
CLARK COUNTY, NEVADA

ALECIA A. REED, nka

Alecia Ann Draper,

Plaintiff,

VS.

JEFFREY A. REED,

Defendant.

CASE NO. 05D338668

DEPT. NO. H

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER

This matter came on for evidentiary hearing before Art Ritchie, District Court Judge, Family Division, Department H, on August 6, 2020, August 7, 2020, November 19, 2020, and January 12, 2021. Alecia Draper and Emily Reed were represented by Elizabeth R. Brennan, Esq. Jeffrey Reed was represented by Amanda M. Roberts, Esq. The court reviewed the papers and pleadings on file, the evidence admitted at the hearing, and for good cause, makes the following findings of fact, conclusions of law, decision and order.

LAS VEGAS, NV 89155

STATEMENT OF THE CASE

This post-judgment order resolves Alecia Reed's countermotion for an order establishing that the parents have a support obligation past the age of majority for their adult daughter, Emily Reed, pursuant to NRS 125B.110 that was filed on July 21, 2017.

Alecia Draper and Jeffrey Reed were married on September 14, 1996. Three children were born the issue of the parties, Emily, who was born on November 16, 1996, Anthony, who was born on May 26, 1999, and Adam, who was born on January 23, 2001. Alecia Draper filed a Complaint for Divorce on June 14, 2005. Jeffrey Reed's Answer was filed on July 29, 2005. The parties resolved their divorce case with a stipulated judgment. The Decree of Divorce was filed on August 5, 2005. The parties agreed that they would share joint legal custody, with Alecia Draper having primary physical custody. Jeffrey Reed's child support was set at \$870.00, representing 29% of income of \$3,000.00 per month.

Alecia Draper reopened the case on May 17, 2011, with the filing of her motion to remove the children to California. Jeffrey Reed's opposition and countermotion was filed on May 31, 2011. The court held and evidentiary hearing on July 25, 2011, and the matter was decided with the Decision and Order filed

on August 2, 2011. The court granted the motion to move, modified the visitation order, and modified Jeffrey Reed's child support to \$725.00 per month.

Alecia Draper reopened the case on December 9, 2014, with the filing of her motion to modify legal and physical custody. Jeffrey Reed's opposition and countermotion was filed on January 2, 2015. The court set an evidentiary hearing. At the evidentiary hearing the parties made a partial agreement. The parties' Stipulation and Order from the January 12, 2015 hearing, was filed on March 18, 2015. It contains the parties' agreement that the court will set an evidentiary hearing to resolve Alecia Draper's request that child support continue for Emily Reed after she graduates from high school due to a disability. The parties agreed to continue the joint legal custody order, and modified Jeffrey Reed's visitation. The parties agreed that Alecia Draper would provide insurance for the children, and that Jeffrey Reed would pay \$66.00 per month beginning January 1, 2015, towards the insurance cost. The parties agreed that Jeffrey Reed's child support shall be based on an average income of \$60,000.00 per year. Jeffrey Reed's child support was set at \$1,450.00 per month beginning January 1, 2015, with \$725.00 due on the fifth (5th) and \$725.00 due on the twentieth (20th) day of each month.

On January 14, 2015, the court filed an Order setting the evidentiary hearing to resolve Alecia Draper's request that child support continue for Emily

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Reed after she graduates from high school due to a disability for May 11, 2015. On March 9, 2015, Alecia Draper, through counsel, filed Plaintiff's Notice of Withdrawal of request to Continue Child Support for Emily after High School Graduation Due to Child Disability & Request to Vacate Evidentiary Hearing. The court vacated the evidentiary hearing, and Department S statistically closed the case on June 29, 2015, citing the parties' Stipulation and Order filed on March 18, 2015.

Jeffrey Reed reopened the case on June 29, 2017, with the filing of his motion to modify child support based upon emancipation of a child. Alecia Draper filed her opposition and countermotion for child support for Emily pursuant to NRS 125B.110 on July 21, 2017. The matter was heard on August 28, 2017. At the hearing, the parties agreed that two of the three children had emancipated. The parties agreed that Jeffrey Reed would pay the presumed maximum for one child, \$837.00 per month, plus \$66.00 per month towards insurance for the remaining minor child. The court continued the matter to November 8, 2017, to address the claim for post-majority support for Emily. The order from the hearing was filed on December 15, 2017.

The court heard the matter on November 8, 2017. The court requested briefings in anticipation of an evidentiary hearing. On January 2, 2018, Jeffrey

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Reed filed a motion for summary judgment. Alecia Draper's opposition was filed on February 8, 2018. The matter was heard on April 9, 2018. The court took the matter under advisement for decision. Judge Ochoa denied the motion for summary judgment in his Decision and Order filed on May 22, 2018. The court found, in part, that even though Alecia Draper's request to continue child support for Emily was withdrawn on March 9, 2015, Jeffrey Reed continued to pay child support for Emily for the next two years until he filed for child support modification on June 29, 2017. The court found that Emily was receiving Social Security Disability payments, and that there was a factual dispute about whether Emily was disabled prior to age 18, and not able to engage in any substantial gainful activity by reason of her significant and chronic mental impairment. The court concluded that Emily had the right to bring her own action for support from her parents. The court concluded that while a separate action for support was available to Emily because she was an adult, this claim for post-majority child support against the parents could be brought in the parties' divorce case.

On July 23, 2018, the case was administratively reassigned to Department H. Alecia Draper became Emily Reed's legal guardian in California in October, 2018. On January 22, 2019, Alecia Draper filed a Notice of Joinder in her individual capacity and as Conservator for Emily Reed. On January 22, 2019, Alecia Draper, as Conservator for Emily Reed, filed a motion for child support

pursuant to NRS 125B.110. The motion was set for hearing on March 4, 2019. Prior to the hearing, the parties submitted a stipulation and order to continue the hearing. On April 9, 2019, Jeffrey Reed filed a motion to disqualify counsel from bringing the child support claim on behalf of Emily Reed. On April 10, 2019, Alecia Draper, as Conservator for Emily Reed, filed an amended motion for child support pursuant to NRS 125B.110, clarifying that Ms. Draper is seeking child support for Emily solely from Jeffrey Reed. The matter was heard on April 10, 2019. The court granted the motion to join Emily Reed as a party in interest. The court set a discovery schedule, and set a case management conference for July 24, 2019.

The matter was heard on July 24, 2019. The court received a report from counsel concerning the status of discovery, and continued the case management conference to October 23, 2019. On that date, the court received a report from counsel concerning the status of discovery, and continued the case management conference to January 8, 2020. The matter was heard on January 8, 2020, and this case was set for evidentiary hearing on April 16, 2020, and April 17, 2020.

After the entry of Administrative Orders, AO 20-09 and AO 20-11 in response to the COVID-19 pandemic, the court scheduled a telephone conference with counsel. On March 31, 2020, the court spoke with counsel, and found good

cause to continue the evidentiary hearing. The matter was rescheduled for June 18, 2020, and June 19, 2020. The court filed a Second Amended Order Setting Evidentiary Hearing on May 12, 2020, resetting the evidentiary hearing for August 6, 2020, and August 7, 2020.

The evidentiary hearing was held over four days between August 6, 2020, and January 12, 2021. Alecia Draper, Jennifer Love Farrell, Emily Reed, and Jeffrey Reed testified. The court received closing briefs, and the matter was submitted for this decision and order. The court concludes that the witness testimony and the documentary proof admitted at the hearing were sufficient for the court to decide the child support matter.

FINDINGS AND CONCLUSIONS

This court has subject matter jurisdiction and personal jurisdiction over the parties to this case.

A. POST- MAJORITY CHILD SUPPORT

NRS 125B.110 Support of child with handicap beyond age of majority.

1. A parent shall support beyond the age of majority his or her child with a handicap until the child is no longer handicapped or until the child becomes self-supporting. The handicap of the child must have occurred before the age of majority for this duty to apply.

- 2. For the purposes of this section, a child is self-supporting if the child receives public assistance beyond the age of majority and that assistance is sufficient to meet the child's needs.
- This section does not impair or otherwise affect the eligibility of a person with a handicap to receive benefits from a source other than his or her parents.
- 4. As used in this section, "handicap" means an inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months. (Added to NRS by 1987, 2268; A 1991, 1336)

The court concludes that the duty to support Emily Reed applies to both parents based on its finding that Emily Reed was handicapped prior to her reaching the age of majority. The court finds that Emily Reed suffered significant mental and physical trauma prior to reaching the age of majority, and that Alecia Draper proved that Emily suffers from severe mental illness. Emily was sexually abused for more than eight years during her minority. The molestation was not discovered until 2014. Emily attempted suicide more than once before she graduated from high school. Records admitted at trial show that Emily suffered panic attacks, and injured herself while in high school. Emily applied for SSI in March, 2014, and she was granted Social Security Disability benefits in October, 2015. Jeffrey Reed advanced a defense that Emily was not disabled before she reached the age of majority, and that Emily is not currently disabled. The court heard evidence that Emily graduated from high school with a 3.78 GPA, obtained a California driver's license, and has some independence in Alecia Draper's

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home. The court weighed the evidence as the trier of fact and concludes that Emily is handicapped and that her mental health issues began prior to the age of majority. Emily has been diagnosed with Post Traumatic Stress Disorder (PTSD), Dissociative Identity Disorder, Major Depressive Disorder, and Dependent Personality Disorder. Exhibit 5 shows that Emily was diagnosed with PTSD, Major Depressive Disorder, and Anxiety Disorder before she turned age eighteen.

Emily is being treated by Dr. Jennifer Love Farrell (Dr. Love). Alecia Draper selected Dr. Love to manage Emily's medication. Dr. Love testified on August 6, 2020, that she has seen Emily approximately 46 times since 2016. Exhibit 14 and Dr. Love's testimony support the finding that Emily continues to suffer from chronic PTSD, Major Depressive Disorder, and Dissociative Identity Disorder, and Dr. Love describes Emily as one of her most severely ill patients. Emily was hospitalized most recently from December 31, 2019, through January 27, 2020.

Dr. Love testified that Emily has many "alters" and that Emily will switch personalities frequently. Dr. Love testified that Emily suffers auditory hallucinations, and engages in strange public behavior. The court had the opportunity to see Emily testify on August 6, 2020. Emily answered questions from counsel, and testified through several "alters". The court heard from Heidi,

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28 RTHUR RITCHIE, JR

age 7; Lilly, age 16; Holly, age 2; Dorothy, age 9; and Rose. Emily did not engage as Emily during the testimony. This part of the case was unsettling. Counsel for Alecia Draper spoke with Emily the day before the testimony, and coordinated how she would examine Emily and the "alters". This made Emily's testimony look contrived. The court carefully considered all of the evidence and concludes that Emily's testimony was not contrived, and was consistent with the observations of Emily's treating doctors, and the documentary proof.

The court concludes that Emily Reed is not self-supporting, and that her Social Security Disability benefits are insufficient to meet her needs. A Conservatorship or Guardianship to manage Emily Reed's person and estate was granted in October, 2018, by a California court. Alecia Draper filed a Financial Disclosure Form for Emily on August 4, 2020. Emily Reed receives monthly income of \$686.24 SSI, plus \$194.00 from Cal Fresh. Emily's expenses are \$48.00 for a cellular phone, \$228.00 for food, \$376.75 for insurance, and \$600.00 for rent paid to Alecia Draper. Additional expenses include ongoing professional fees for Dr. Love's treatment that are not covered by insurance.

The court concludes that Emily Reed is unable to engage in any substantially gainful activity by reason of a medically determinable physical or mental impairment which has lasted for a continuous period of not less than

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twelve months. "Substantial gainful activity" means economic activity that results in the child being financially self-supporting. Edgington v. Edgington, 119 Nev. 577, 585, 80 P.3d 1282, 1288 (2003). The Nevada handicapped child support statute is designed to ensure that handicapped children have adequate ongoing financial support from their parents, if needed. Edgington v. Edgington, 119 Nev. 577, 585, 80 P.3d 1282, 1288 (2003).

NRS 125B.110 was intended to require parents to bear some of the financial burden for the support of their disabled child. As a general rule, court ordered support obligations cease "[w]hen the child reaches 18 years of age if he is no longer enrolled in high school, otherwise, when he reaches 19 years of age." The law presumes that once a child reaches the age of majority, the child is capable of self-support. Nevada's Legislature has created a statutory exception to this general rule; under NRS 125B.110, Nevada's handicapped child support statute; parents must support a handicapped child beyond the age of majority if the child cannot support himself or herself because of a qualifying disability. Edgington v. Edgington, 119 Nev. 577, 582, 80 P.3d 1282, 1286 (2003). NRS 125B.110 authorizes a court to obligate either or both parents to support his or her handicapped child for an indefinite period, even if that child has reached the age of majority.

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B. ALECIA DRAPER'S SUPPORT OBLIGATION

There are financial implications to this custody order. The obligation to support one child is 16% of the obligor parent's gross monthly income pursuant to NAC Alecia Draper testified on August 6, 2020, that she earned \$49,000.00 per year or \$4,100.00 per month. On January 11, 2021, Alecia Draper testified that she has gross monthly income of \$4,260.00. Ms. Draper testified that she is a 51% owner of Moonwood Coffee Co., and that she receives \$1,000.00 per month from that catering business. This testimony was contrasted by the profit and loss statement that was attached to Alecia Draper's Financial Disclosure Form that was filed on April 9, 2019, that showed Moonwood Coffee Co.'s gross profits of \$51,374.00 in the first quarter of 2019. The pandemic has materially affected the business, but Alecia Draper testified that she received federal government assistance including a PPP payment of \$17,000.00 and an EIDL loan of \$117,000.00. The court concludes that Alecia Draper can receive more income that \$1,000.00 per month from her ownership interest in Moonwood Coffee Co.

Alecia Draper testified that the bulk of her income comes from her compensation from the State of California for In-House Social Services. Alecia Draper is paid \$14.50 per hour to care for Emily Reed. Alecia Draper testified that she often incurs overtime. The court concludes that Alecia Draper's true

earning capacity for calculating her child support obligation is at least \$60,000.00 per year. On January 11, 2021, Alecia Draper testified that her income of approximately \$4,200.00 per month was sufficient to pay her current living expenses.

Alecia Draper testified that she is divorcing her husband and that she receives no other sources of income. Ms. Draper testified that she will not receive spousal support in her divorce settlement, and that while her two other adult children live with her, unlike Emily, they do not pay rent or contribute to household expenses. Alecia Draper testified that Emily pays her \$500.00 per month, \$400.00 for rent and \$100.00 for a cellular phone.

Based on Alecia Draper's employment and earnings history, the court finds that Ms. Draper's gross monthly income for calculating child support is \$5,000.00, representing her current true earning capacity. 16% of \$5,000.00 is \$800.00, which is the base child support calculation. The court exercises discretion to adjust the child support formula amount by \$300.00, per month, taking into consideration the collateral source of the other parent's child support payment and the federal SSI and state benefits Emily receives. With this order, Emily Reed will receive child support from her parents in the amount of

\$1,000.00, plus SSI of \$686.24, plus \$250.00 on the arrears judgment, for a total of \$1,936.24 per month.

Beginning on February 1, 2021, Alecia Draper should pay child support for Emily Reed in the amount of \$500.00 per month. Payment shall be due on the first day of each month thereafter.

The court concludes that Alecia Draper owes no constructive arears for post majority child support. Emily Reed lives with Alecia Draper. The court received substantial proof that Alecia Draper provided support for Emily Reed in excess of an amount that might have been ordered since July, 2017.

The court concludes that this child support order complies with Nevada law.

C. JEFFREY REED'S SUPPORT OBLIGATION

There are financial implications to this custody order. The obligation to support one child is 16% of the obligor parent's gross monthly income pursuant to NAC 425. Jeffrey Reed testified on January 11, 2021, that he was employed by the Neptune Society, part of Palm Mortuary. Mr. Reed testified that he works in a mortuary and that his income is based on sales commissions. Mr. Reed testified that his 2020 gross annual income was \$38,000.00. In 2019, Jeffrey Reed earned \$69,299.00. Exhibits 83, and 84, support the finding that Jeffrey

Reed earned \$80,301.00 in 2018 and \$78,564.00 in 2017. Jeffrey Reed testified that because of a health issue, he changed to a less stressful job in 2019. Mr. Reed testified that his income expectation in the less stressful job was \$50,000.00 - \$60,000.00 per year. Jeffrey Reed testified that he lives with a significant other, and that she is employed, and they share monthly living expenses equally.

Based on Jeffrey Reed's employment and earnings history, the court finds that Mr. Reed's gross monthly income for calculating child support is \$5,000.00, representing his current true earning capacity. 16% of \$5,000.00 is \$800.00, which is the base child support calculation. The court exercises discretion to adjust the child support formula amount by \$300.00, per month, taking into consideration the collateral source of the other parent's child support payment and the federal SSI and state benefits Emily receives. With this order, Emily Reed will receive child support from her parents in the amount of \$1,000.00, plus SSI of \$686.24, plus \$250.00 on the arrears judgment, for a total of \$1,936.24 per month.

Beginning on February 1, 2021, Jeffrey Reed should pay child support for Emily Reed in the amount of \$500.00 per month. Payment shall be due on the first day of each month thereafter.

The court concludes that Jeffrey Reed owes a judgment for constructive post-majority child support. Jeffrey Reed voluntarily paid child support to Alecia

Draper for Emily for approximately two years after Emily reached age 18 and graduated from high school. Mr. Reed paid no additional post-majority child support for Emily after the countermotion was filed on July 21, 2017. The court exercises its discretion to deviate or adjust the amount of constructive child support arears after considering that Jeffrey Reed paid child support for Adam Reed in the amount of \$903.00 per month until 2019. The court reviewed the formula amount for two children in relationship to the gross income for 2017 – 2019, and reviewed the formula amount for one child for 2019 and 2020. court adjusted the formula support amount downward after considering the collateral source of post-majority child support through SSI and the support from Alecia Draper. The court concludes that the constructive arrears judgment should be granted by multiplying an averaged net child support amount of \$500.00 by 43 months (July, 2017 - January, 2021). Judgment should be entered in favor of Emily Reed against Jeffrey Reed in the amount of \$21,500.00. The court will order a monthly payment on the arrears judgment in this order.

The court concludes that this child support order complies with Nevada law.

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D. <u>ALECIA DRAPER'S REIMBURSEMENT CLAIMS</u>

Alecia Draper seeks a judgment against Jeffrey Reed for monies that she and her husband spent related to Emily Reed in 2017, 2018, and 2019, well after Emily reached the age of majority. Alecia Draper summarized the claimed expenses in Exhibit 82. Alecia Draper claims that she and her husband spent \$33,752.00 in 2017, for cost of living, a therapy dog, Dr. Love, Dr. Rowanzoin, and other medical expenses. Alecia Draper claims that she and her husband spent \$40,623.35 in 2018, for cost of living, for conservatorship, a therapy dog, Dr. Love, Dr. Rowanzoin, Dr. Boehm, and other medical expenses. Alecia Draper claims that she and her husband spent \$50,057.00 in 2019, for cost of living, for conservatorship, a therapy dog, Dr. Love, Dr. Boehm, and other medical expenses. The court had difficulty reaching a conclusion that these expenses were paid as alleged. The court had issues with the credibility of Alecia Draper's testimony and filings concerning her financial condition. Specifically, Alecia Draper testified that she earned little or no income, and that her husband contributed only \$5,000.00 to \$7,200.00 per month toward household expenses. The allegation of available resources was inconsistent with the amount Alecia Draper and her husband allege they spent on Emily Reed. Alecia Draper filed a Financial Disclosure Form on July 21, 2017, alleging that she left employment in June, 2017 to care for Emily. Alecia Draper filed a Financial Disclosure Form on

April 9, 2019, alleging that she earned \$1,500.00 per month or \$18,000.00 in 2019. On August 6, 2020, Alecia Draper testified that she earns \$4,100.00 per month or \$49,000.00 per year.

Emily reached the age of majority in 2014. Alecia Draper seeks a judgment in excess of \$120,000.00 against Jeffrey Reed. There is no contract between the parties for reimbursement for any of the post-majority living expenses for Emily. Any responsibility for these expenses would have to come from Nevada statutes or decisional law. The court concludes that the request for judgment should be denied because Alecia Draper provided insufficient proof, and because the amounts requested are disproportional to a parent's post-majority support obligation pursuant to Nevada child support laws. The amount of post-majority child support must have some relationship to income, the Nevada child support formula, and adjustment or deviation considerations. The court concludes that Alecia Draper's motion for judgment should be denied.

ORDER

WHEREFORE, IT IS HEREBY ORDERED that the Alecia Draper's motion, as Conservator for Emily Reed, for child support pursuant to NRS 125B.110 is granted. Alecia Draper and Jeffrey Reed shall pay child support to

LAS VEGAS, NV 89155

Emily Reed pursuant to this order, and those payments shall be managed and accounted for by the Conservator pursuant to applicable California law.

IT IS FURTHER ORDERED that Alecia Draper shall pay child support to Emily Reed in the amount of \$500.00 per month beginning February 1, 2021. This child support obligation shall be paid on the first day of each month thereafter, and may be modified or terminated by the court based on material changes in circumstances.

IT IS FURTHER ORDERED that Jeffrey Reed shall pay child support to Emily Reed in the amount of \$500.00 per month beginning February 1, 2021. This child support obligation shall be paid on the first day of each month thereafter, and may be modified or terminated by the court based on material changes in circumstances.

IT IS FURTHER ORDERED that a judgment for constructive child support arrears is granted in favor of Emily Reed against Jeffrey Reed in the amount of \$21,500.00, representing \$500.00 per month owed from July, 2017 through January, 2021. This judgment shall be paid in the amount of \$250.00 per month beginning February 15, 2021. This arrears payment shall be paid on the fifteenth day of each month thereafter, and may be modified by the court based on material changes in circumstances.

IT IS FURTHER ORDERED that Alecia Draper's request for judgment against Jeffrey Reed for post-majority monies spent by Ms. Draper and her husband for Emily Reed between 2017 and 2020 is denied.

IT IS FURTHER ORDERED that both parties shall bear their own costs incurred in this matter.

IT IS FURTHER ORDERED that this matter shall be closed upon the entry of this order.

Dated this 28th day of January, 2021

948 FB6 70E0 C363 T. Arthur Ritchie District Court Judge

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Alecia A Reed, Plaintiff CASE NO: 05D338668 6 DEPT. NO. Department H VS. 7 Jeffrey A Reed, Defendant. 8 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all 12 recipients registered for e-Service on the above entitled case as listed below: 13 Service Date: 1/28/2021 14 elizabeth@brennanlawfirm.com Elizabeth Brennan. 15 Elizabeth Brennan elizabeth@brennanlawfirm.com 16 17 Amanda Roberts efile@lvfamilylaw.com 18 Benjamin La Luzerne ben.laluzerne@laluzernelaw.com 19 20 21 22 23 24 25 26 27

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Electronically Filed 1/28/2021 9:22 AM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT
FAMILY DIVISION
CLARK COUNTY, NEVADA

ALECIA A REED,

Plaintiff,

vs.

JEFFREY A REED,

Defendant.

CASE NO.: 05D338668 DEPARTMENT H

NOTICE OF ENTRY OF ORDER

TO: ALL PARTIES AND/OR THEIR ATTORNEYS

Please take notice that the Findings of Fact, Conclusions of Law and Order from the Evidentiary hearing that concluded on January 12, 2021, was prepared and filed by the court. A copy of the Findings of Fact, Conclusions of Law and Order is attached hereto, and the following is a true and correct copy thereof.

I hereby certify that on or about the file stamp date the foregoing Notice of Entry of Order was:

E-Served pursuant to NEFCR 9; or mailed, via first-class mail, postage
fully prepaid to:
Turry prepare to:
Elizabeth R. Brennan, Esq. for Amanda M. Roberts, Esq. for
PLAINTIFF DEFENDANT
Katrina Rausch
Katrina Rausch
Judicial Executive Assistant Department H

T. ARTHUR RITCHIE, JR. DISTRICT JUDGE FAMILY DIVISION, DEPT H LAS VEGAS, NV 8915

Electronically Filed 01/28/2021 8:03 AM CLERK OF THE COURT

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DISTRICT COURT
FAMILY DIVISION
CLARK COUNTY, NEVADA

ALECIA A. REED, nka

Alecia Ann Draper,

Plaintiff,

VS.

JEFFREY A. REED,

Defendant.

CASE NO. 05D338668

DEPT. NO. H

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER

This matter came on for evidentiary hearing before Art Ritchie, District Court Judge, Family Division, Department H, on August 6, 2020, August 7, 2020, November 19, 2020, and January 12, 2021. Alecia Draper and Emily Reed were represented by Elizabeth R. Brennan, Esq. Jeffrey Reed was represented by Amanda M. Roberts, Esq. The court reviewed the papers and pleadings on file, the evidence admitted at the hearing, and for good cause, makes the following findings of fact, conclusions of law, decision and order.

STATEMENT OF THE CASE

This post-judgment order resolves Alecia Reed's countermotion for an order establishing that the parents have a support obligation past the age of majority for their adult daughter, Emily Reed, pursuant to NRS 125B.110 that was filed on July 21, 2017.

Alecia Draper and Jeffrey Reed were married on September 14, 1996. Three children were born the issue of the parties, Emily, who was born on November 16, 1996, Anthony, who was born on May 26, 1999, and Adam, who was born on January 23, 2001. Alecia Draper filed a Complaint for Divorce on June 14, 2005. Jeffrey Reed's Answer was filed on July 29, 2005. The parties resolved their divorce case with a stipulated judgment. The Decree of Divorce was filed on August 5, 2005. The parties agreed that they would share joint legal custody, with Alecia Draper having primary physical custody. Jeffrey Reed's child support was set at \$870.00, representing 29% of income of \$3,000.00 per month.

Alecia Draper reopened the case on May 17, 2011, with the filing of her motion to remove the children to California. Jeffrey Reed's opposition and countermotion was filed on May 31, 2011. The court held and evidentiary hearing on July 25, 2011, and the matter was decided with the Decision and Order filed

on August 2, 2011. The court granted the motion to move, modified the visitation order, and modified Jeffrey Reed's child support to \$725.00 per month.

Alecia Draper reopened the case on December 9, 2014, with the filing of her motion to modify legal and physical custody. Jeffrey Reed's opposition and countermotion was filed on January 2, 2015. The court set an evidentiary hearing. At the evidentiary hearing the parties made a partial agreement. The parties' Stipulation and Order from the January 12, 2015 hearing, was filed on March 18, 2015. It contains the parties' agreement that the court will set an evidentiary hearing to resolve Alecia Draper's request that child support continue for Emily Reed after she graduates from high school due to a disability. The parties agreed to continue the joint legal custody order, and modified Jeffrey Reed's visitation. The parties agreed that Alecia Draper would provide insurance for the children, and that Jeffrey Reed would pay \$66.00 per month beginning January 1, 2015, towards the insurance cost. The parties agreed that Jeffrey Reed's child support shall be based on an average income of \$60,000.00 per year. Jeffrey Reed's child support was set at \$1,450.00 per month beginning January 1, 2015, with \$725.00 due on the fifth (5th) and \$725.00 due on the twentieth (20th) day of each month.

On January 14, 2015, the court filed an Order setting the evidentiary hearing to resolve Alecia Draper's request that child support continue for Emily

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Reed after she graduates from high school due to a disability for May 11, 2015. On March 9, 2015, Alecia Draper, through counsel, filed Plaintiff's Notice of Withdrawal of request to Continue Child Support for Emily after High School Graduation Due to Child Disability & Request to Vacate Evidentiary Hearing. The court vacated the evidentiary hearing, and Department S statistically closed the case on June 29, 2015, citing the parties' Stipulation and Order filed on March 18, 2015.

Jeffrey Reed reopened the case on June 29, 2017, with the filing of his motion to modify child support based upon emancipation of a child. Alecia Draper filed her opposition and countermotion for child support for Emily pursuant to NRS 125B.110 on July 21, 2017. The matter was heard on August 28, 2017. At the hearing, the parties agreed that two of the three children had emancipated. The parties agreed that Jeffrey Reed would pay the presumed maximum for one child, \$837.00 per month, plus \$66.00 per month towards insurance for the remaining minor child. The court continued the matter to November 8, 2017, to address the claim for post-majority support for Emily. The order from the hearing was filed on December 15, 2017.

The court heard the matter on November 8, 2017. The court requested briefings in anticipation of an evidentiary hearing. On January 2, 2018, Jeffrey

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Reed filed a motion for summary judgment. Alecia Draper's opposition was filed on February 8, 2018. The matter was heard on April 9, 2018. The court took the matter under advisement for decision. Judge Ochoa denied the motion for summary judgment in his Decision and Order filed on May 22, 2018. The court found, in part, that even though Alecia Draper's request to continue child support for Emily was withdrawn on March 9, 2015, Jeffrey Reed continued to pay child support for Emily for the next two years until he filed for child support modification on June 29, 2017. The court found that Emily was receiving Social Security Disability payments, and that there was a factual dispute about whether Emily was disabled prior to age 18, and not able to engage in any substantial gainful activity by reason of her significant and chronic mental impairment. The court concluded that Emily had the right to bring her own action for support from her parents. The court concluded that while a separate action for support was available to Emily because she was an adult, this claim for post-majority child support against the parents could be brought in the parties' divorce case.

On July 23, 2018, the case was administratively reassigned to Department H. Alecia Draper became Emily Reed's legal guardian in California in October, 2018. On January 22, 2019, Alecia Draper filed a Notice of Joinder in her individual capacity and as Conservator for Emily Reed. On January 22, 2019, Alecia Draper, as Conservator for Emily Reed, filed a motion for child support

pursuant to NRS 125B.110. The motion was set for hearing on March 4, 2019. Prior to the hearing, the parties submitted a stipulation and order to continue the hearing. On April 9, 2019, Jeffrey Reed filed a motion to disqualify counsel from bringing the child support claim on behalf of Emily Reed. On April 10, 2019, Alecia Draper, as Conservator for Emily Reed, filed an amended motion for child support pursuant to NRS 125B.110, clarifying that Ms. Draper is seeking child support for Emily solely from Jeffrey Reed. The matter was heard on April 10, 2019. The court granted the motion to join Emily Reed as a party in interest. The court set a discovery schedule, and set a case management conference for July 24, 2019.

The matter was heard on July 24, 2019. The court received a report from counsel concerning the status of discovery, and continued the case management conference to October 23, 2019. On that date, the court received a report from counsel concerning the status of discovery, and continued the case management conference to January 8, 2020. The matter was heard on January 8, 2020, and this case was set for evidentiary hearing on April 16, 2020, and April 17, 2020.

After the entry of Administrative Orders, AO 20-09 and AO 20-11 in response to the COVID-19 pandemic, the court scheduled a telephone conference with counsel. On March 31, 2020, the court spoke with counsel, and found good

cause to continue the evidentiary hearing. The matter was rescheduled for June 18, 2020, and June 19, 2020. The court filed a Second Amended Order Setting Evidentiary Hearing on May 12, 2020, resetting the evidentiary hearing for August 6, 2020, and August 7, 2020.

The evidentiary hearing was held over four days between August 6, 2020, and January 12, 2021. Alecia Draper, Jennifer Love Farrell, Emily Reed, and Jeffrey Reed testified. The court received closing briefs, and the matter was submitted for this decision and order. The court concludes that the witness testimony and the documentary proof admitted at the hearing were sufficient for the court to decide the child support matter.

FINDINGS AND CONCLUSIONS

This court has subject matter jurisdiction and personal jurisdiction over the parties to this case.

A. POST- MAJORITY CHILD SUPPORT

NRS 125B.110 Support of child with handicap beyond age of majority.

1. A parent shall support beyond the age of majority his or her child with a handicap until the child is no longer handicapped or until the child becomes self-supporting. The handicap of the child must have occurred before the age of majority for this duty to apply.

LAS VEGAS, NV 89155

- 2. For the purposes of this section, a child is self-supporting if the child receives public assistance beyond the age of majority and that assistance is sufficient to meet the child's needs.
- This section does not impair or otherwise affect the eligibility of a person with a handicap to receive benefits from a source other than his or her parents.
- 4. As used in this section, "handicap" means an inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months. (Added to NRS by 1987, 2268; A 1991, 1336)

The court concludes that the duty to support Emily Reed applies to both parents based on its finding that Emily Reed was handicapped prior to her reaching the age of majority. The court finds that Emily Reed suffered significant mental and physical trauma prior to reaching the age of majority, and that Alecia Draper proved that Emily suffers from severe mental illness. Emily was sexually abused for more than eight years during her minority. The molestation was not discovered until 2014. Emily attempted suicide more than once before she graduated from high school. Records admitted at trial show that Emily suffered panic attacks, and injured herself while in high school. Emily applied for SSI in March, 2014, and she was granted Social Security Disability benefits in October, 2015. Jeffrey Reed advanced a defense that Emily was not disabled before she reached the age of majority, and that Emily is not currently disabled. The court heard evidence that Emily graduated from high school with a 3.78 GPA, obtained a California driver's license, and has some independence in Alecia Draper's

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home. The court weighed the evidence as the trier of fact and concludes that Emily is handicapped and that her mental health issues began prior to the age of majority. Emily has been diagnosed with Post Traumatic Stress Disorder (PTSD), Dissociative Identity Disorder, Major Depressive Disorder, and Dependent Personality Disorder. Exhibit 5 shows that Emily was diagnosed with PTSD, Major Depressive Disorder, and Anxiety Disorder before she turned age eighteen.

Emily is being treated by Dr. Jennifer Love Farrell (Dr. Love). Alecia Draper selected Dr. Love to manage Emily's medication. Dr. Love testified on August 6, 2020, that she has seen Emily approximately 46 times since 2016. Exhibit 14 and Dr. Love's testimony support the finding that Emily continues to suffer from chronic PTSD, Major Depressive Disorder, and Dissociative Identity Disorder, and Dr. Love describes Emily as one of her most severely ill patients. Emily was hospitalized most recently from December 31, 2019, through January 27, 2020.

Dr. Love testified that Emily has many "alters" and that Emily will switch personalities frequently. Dr. Love testified that Emily suffers auditory hallucinations, and engages in strange public behavior. The court had the opportunity to see Emily testify on August 6, 2020. Emily answered questions from counsel, and testified through several "alters". The court heard from Heidi,

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age 7; Lilly, age 16; Holly, age 2; Dorothy, age 9; and Rose. Emily did not engage as Emily during the testimony. This part of the case was unsettling. Counsel for Alecia Draper spoke with Emily the day before the testimony, and coordinated how she would examine Emily and the "alters". This made Emily's testimony look contrived. The court carefully considered all of the evidence and concludes that Emily's testimony was not contrived, and was consistent with the observations of Emily's treating doctors, and the documentary proof.

The court concludes that Emily Reed is not self-supporting, and that her Social Security Disability benefits are insufficient to meet her needs. A Conservatorship or Guardianship to manage Emily Reed's person and estate was granted in October, 2018, by a California court. Alecia Draper filed a Financial Disclosure Form for Emily on August 4, 2020. Emily Reed receives monthly income of \$686.24 SSI, plus \$194.00 from Cal Fresh. Emily's expenses are \$48.00 for a cellular phone, \$228.00 for food, \$376.75 for insurance, and \$600.00 for rent paid to Alecia Draper. Additional expenses include ongoing professional fees for Dr. Love's treatment that are not covered by insurance.

The court concludes that Emily Reed is unable to engage in any substantially gainful activity by reason of a medically determinable physical or mental impairment which has lasted for a continuous period of not less than

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twelve months. "Substantial gainful activity" means economic activity that results in the child being financially self-supporting. Edgington v. Edgington, 119 Nev. 577, 585, 80 P.3d 1282, 1288 (2003). The Nevada handicapped child support statute is designed to ensure that handicapped children have adequate ongoing financial support from their parents, if needed. Edgington v. Edgington, 119 Nev. 577, 585, 80 P.3d 1282, 1288 (2003).

NRS 125B.110 was intended to require parents to bear some of the financial burden for the support of their disabled child. As a general rule, court ordered support obligations cease "[w]hen the child reaches 18 years of age if he is no longer enrolled in high school, otherwise, when he reaches 19 years of age." The law presumes that once a child reaches the age of majority, the child is capable of self-support. Nevada's Legislature has created a statutory exception to this general rule; under NRS 125B.110, Nevada's handicapped child support statute; parents must support a handicapped child beyond the age of majority if the child cannot support himself or herself because of a qualifying disability. Edgington v. Edgington, 119 Nev. 577, 582, 80 P.3d 1282, 1286 (2003). NRS 125B.110 authorizes a court to obligate either or both parents to support his or her handicapped child for an indefinite period, even if that child has reached the age of majority.

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B. ALECIA DRAPER'S SUPPORT OBLIGATION

There are financial implications to this custody order. The obligation to support one child is 16% of the obligor parent's gross monthly income pursuant to NAC Alecia Draper testified on August 6, 2020, that she earned \$49,000.00 per year or \$4,100.00 per month. On January 11, 2021, Alecia Draper testified that she has gross monthly income of \$4,260.00. Ms. Draper testified that she is a 51% owner of Moonwood Coffee Co., and that she receives \$1,000.00 per month from that catering business. This testimony was contrasted by the profit and loss statement that was attached to Alecia Draper's Financial Disclosure Form that was filed on April 9, 2019, that showed Moonwood Coffee Co.'s gross profits of \$51,374.00 in the first quarter of 2019. The pandemic has materially affected the business, but Alecia Draper testified that she received federal government assistance including a PPP payment of \$17,000.00 and an EIDL loan of \$117,000.00. The court concludes that Alecia Draper can receive more income that \$1,000.00 per month from her ownership interest in Moonwood Coffee Co.

Alecia Draper testified that the bulk of her income comes from her compensation from the State of California for In-House Social Services. Alecia Draper is paid \$14.50 per hour to care for Emily Reed. Alecia Draper testified that she often incurs overtime. The court concludes that Alecia Draper's true

earning capacity for calculating her child support obligation is at least \$60,000.00 per year. On January 11, 2021, Alecia Draper testified that her income of approximately \$4,200.00 per month was sufficient to pay her current living expenses.

Alecia Draper testified that she is divorcing her husband and that she receives no other sources of income. Ms. Draper testified that she will not receive spousal support in her divorce settlement, and that while her two other adult children live with her, unlike Emily, they do not pay rent or contribute to household expenses. Alecia Draper testified that Emily pays her \$500.00 per month, \$400.00 for rent and \$100.00 for a cellular phone.

Based on Alecia Draper's employment and earnings history, the court finds that Ms. Draper's gross monthly income for calculating child support is \$5,000.00, representing her current true earning capacity. 16% of \$5,000.00 is \$800.00, which is the base child support calculation. The court exercises discretion to adjust the child support formula amount by \$300.00, per month, taking into consideration the collateral source of the other parent's child support payment and the federal SSI and state benefits Emily receives. With this order, Emily Reed will receive child support from her parents in the amount of

\$1,000.00, plus SSI of \$686.24, plus \$250.00 on the arrears judgment, for a total of \$1,936.24 per month.

Beginning on February 1, 2021, Alecia Draper should pay child support for Emily Reed in the amount of \$500.00 per month. Payment shall be due on the first day of each month thereafter.

The court concludes that Alecia Draper owes no constructive arears for post majority child support. Emily Reed lives with Alecia Draper. The court received substantial proof that Alecia Draper provided support for Emily Reed in excess of an amount that might have been ordered since July, 2017.

The court concludes that this child support order complies with Nevada law.

C. JEFFREY REED'S SUPPORT OBLIGATION

There are financial implications to this custody order. The obligation to support one child is 16% of the obligor parent's gross monthly income pursuant to NAC 425. Jeffrey Reed testified on January 11, 2021, that he was employed by the Neptune Society, part of Palm Mortuary. Mr. Reed testified that he works in a mortuary and that his income is based on sales commissions. Mr. Reed testified that his 2020 gross annual income was \$38,000.00. In 2019, Jeffrey Reed earned \$69,299.00. Exhibits 83, and 84, support the finding that Jeffrey

Reed earned \$80,301.00 in 2018 and \$78,564.00 in 2017. Jeffrey Reed testified that because of a health issue, he changed to a less stressful job in 2019. Mr. Reed testified that his income expectation in the less stressful job was \$50,000.00 - \$60,000.00 per year. Jeffrey Reed testified that he lives with a significant other, and that she is employed, and they share monthly living expenses equally.

Based on Jeffrey Reed's employment and earnings history, the court finds that Mr. Reed's gross monthly income for calculating child support is \$5,000.00, representing his current true earning capacity. 16% of \$5,000.00 is \$800.00, which is the base child support calculation. The court exercises discretion to adjust the child support formula amount by \$300.00, per month, taking into consideration the collateral source of the other parent's child support payment and the federal SSI and state benefits Emily receives. With this order, Emily Reed will receive child support from her parents in the amount of \$1,000.00, plus SSI of \$686.24, plus \$250.00 on the arrears judgment, for a total of \$1,936.24 per month.

Beginning on February 1, 2021, Jeffrey Reed should pay child support for Emily Reed in the amount of \$500.00 per month. Payment shall be due on the first day of each month thereafter.

The court concludes that Jeffrey Reed owes a judgment for constructive post-majority child support. Jeffrey Reed voluntarily paid child support to Alecia

Draper for Emily for approximately two years after Emily reached age 18 and graduated from high school. Mr. Reed paid no additional post-majority child support for Emily after the countermotion was filed on July 21, 2017. The court exercises its discretion to deviate or adjust the amount of constructive child support arears after considering that Jeffrey Reed paid child support for Adam Reed in the amount of \$903.00 per month until 2019. The court reviewed the formula amount for two children in relationship to the gross income for 2017 – 2019, and reviewed the formula amount for one child for 2019 and 2020. court adjusted the formula support amount downward after considering the collateral source of post-majority child support through SSI and the support from Alecia Draper. The court concludes that the constructive arrears judgment should be granted by multiplying an averaged net child support amount of \$500.00 by 43 months (July, 2017 - January, 2021). Judgment should be entered in favor of Emily Reed against Jeffrey Reed in the amount of \$21,500.00. The court will order a monthly payment on the arrears judgment in this order.

The court concludes that this child support order complies with Nevada law.

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D. <u>ALECIA DRAPER'S REIMBURSEMENT CLAIMS</u>

Alecia Draper seeks a judgment against Jeffrey Reed for monies that she and her husband spent related to Emily Reed in 2017, 2018, and 2019, well after Emily reached the age of majority. Alecia Draper summarized the claimed expenses in Exhibit 82. Alecia Draper claims that she and her husband spent \$33,752.00 in 2017, for cost of living, a therapy dog, Dr. Love, Dr. Rowanzoin, and other medical expenses. Alecia Draper claims that she and her husband spent \$40,623.35 in 2018, for cost of living, for conservatorship, a therapy dog, Dr. Love, Dr. Rowanzoin, Dr. Boehm, and other medical expenses. Alecia Draper claims that she and her husband spent \$50,057.00 in 2019, for cost of living, for conservatorship, a therapy dog, Dr. Love, Dr. Boehm, and other medical expenses. The court had difficulty reaching a conclusion that these expenses were paid as alleged. The court had issues with the credibility of Alecia Draper's testimony and filings concerning her financial condition. Specifically, Alecia Draper testified that she earned little or no income, and that her husband contributed only \$5,000.00 to \$7,200.00 per month toward household expenses. The allegation of available resources was inconsistent with the amount Alecia Draper and her husband allege they spent on Emily Reed. Alecia Draper filed a Financial Disclosure Form on July 21, 2017, alleging that she left employment in June, 2017 to care for Emily. Alecia Draper filed a Financial Disclosure Form on

April 9, 2019, alleging that she earned \$1,500.00 per month or \$18,000.00 in 2019. On August 6, 2020, Alecia Draper testified that she earns \$4,100.00 per month or \$49,000.00 per year.

Emily reached the age of majority in 2014. Alecia Draper seeks a judgment in excess of \$120,000.00 against Jeffrey Reed. There is no contract between the parties for reimbursement for any of the post-majority living expenses for Emily. Any responsibility for these expenses would have to come from Nevada statutes or decisional law. The court concludes that the request for judgment should be denied because Alecia Draper provided insufficient proof, and because the amounts requested are disproportional to a parent's post-majority support obligation pursuant to Nevada child support laws. The amount of post-majority child support must have some relationship to income, the Nevada child support formula, and adjustment or deviation considerations. The court concludes that Alecia Draper's motion for judgment should be denied.

ORDER

WHEREFORE, IT IS HEREBY ORDERED that the Alecia Draper's motion, as Conservator for Emily Reed, for child support pursuant to NRS 125B.110 is granted. Alecia Draper and Jeffrey Reed shall pay child support to

Emily Reed pursuant to this order, and those payments shall be managed and accounted for by the Conservator pursuant to applicable California law.

IT IS FURTHER ORDERED that Alecia Draper shall pay child support to Emily Reed in the amount of \$500.00 per month beginning February 1, 2021. This child support obligation shall be paid on the first day of each month thereafter, and may be modified or terminated by the court based on material changes in circumstances.

IT IS FURTHER ORDERED that Jeffrey Reed shall pay child support to Emily Reed in the amount of \$500.00 per month beginning February 1, 2021. This child support obligation shall be paid on the first day of each month thereafter, and may be modified or terminated by the court based on material changes in circumstances.

IT IS FURTHER ORDERED that a judgment for constructive child support arrears is granted in favor of Emily Reed against Jeffrey Reed in the amount of \$21,500.00, representing \$500.00 per month owed from July, 2017 through January, 2021. This judgment shall be paid in the amount of \$250.00 per month beginning February 15, 2021. This arrears payment shall be paid on the fifteenth day of each month thereafter, and may be modified by the court based on material changes in circumstances.

IT IS FURTHER ORDERED that Alecia Draper's request for judgment against Jeffrey Reed for post-majority monies spent by Ms. Draper and her husband for Emily Reed between 2017 and 2020 is denied.

IT IS FURTHER ORDERED that both parties shall bear their own costs incurred in this matter.

IT IS FURTHER ORDERED that this matter shall be closed upon the entry of this order.

Dated this 28th day of January, 2021

948 FB6 70E0 C363 T. Arthur Ritchie District Court Judge

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Alecia A Reed, Plaintiff CASE NO: 05D338668 6 DEPT. NO. Department H VS. 7 Jeffrey A Reed, Defendant. 8 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all 12 recipients registered for e-Service on the above entitled case as listed below: 13 Service Date: 1/28/2021 14 elizabeth@brennanlawfirm.com Elizabeth Brennan. 15 Elizabeth Brennan elizabeth@brennanlawfirm.com 16 17 Amanda Roberts efile@lvfamilylaw.com 18 Benjamin La Luzerne ben.laluzerne@laluzernelaw.com 19 20 21 22 23 24 25 26 27

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Divorce - Complaint COURT MINUTES August 04, 2005

05D338668 Alecia A Reed, Plaintiff

VS.

Jeffrey A Reed, Defendant.

August 04, 2005 2:15 PM Motion

HEARD BY: Kent, Lisa M **COURTROOM:** Courtroom 04

COURT CLERK:

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present

Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present Pro Se

JOURNAL ENTRIES

Elizabeth Brennan, Attorney, not present

- Mr. Altig stated parties reached an agreement and he wished to prove the matter up. Mr. Altig provided the Court with a prepared Decree Of Divorce.

Parties sworn and testified. COURT ORDERED, absolute DECREE OF DIVORCE is GRANTED pursuant to the terms and conditions as outlined in the proposed Decree of Divorce.

INTERIM CONDITIONS:

FUTURE HEARINGS:

TRINT DATE: 105/02/2021 Trage 1 01 55 IMmutes Date: 1 August 04, 2005	PRINT DATE:	03/02/2021	Page 1 of 55	Minutes Date:	August 04, 2005
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Divorce - Complaint COURT MINUTES June 20, 2011

05D338668 Alecia A Reed, Plaintiff
vs.
Jeffrey A Reed, Defendant.

June 20, 2011 8:45 AM All Pending Motions

HEARD BY: Bonaventure, Joseph T. **COURTROOM:** RJC Courtroom 10A

COURT CLERK: Frances Barry-Singer

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present Jennifer Peterson, Attorney, present

IOURNAL ENTRIES

Brian Blackham, Attorney, present

- PLAINTIFF'S MOTION FOR PERMISSION TO RELOCATE WITH A MINOR CHILD...DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR PRIMARY PHYSICAL CUSTODY AND ATTORNEY'S FEES

Arguments regarding Mom's Relocation to California based on new employment. Further arguments and request by Attorney Peterson regarding Mom leaving minor children with Dad when she goes to California to starts her new employment.

Attorney Blackham stated Mom taking minor children could be considered her Vacation time and it will not disrupt Dad's regularly scheduled Visitation with minor children.

Request by counsel for and Evidentiary Hearing be set as soon as possible for the purpose of a decision before the start of school.

Attorney Peterson argued that the minor children indicated that they want to stay here to be with their friends during the summer. Attorney Peterson requested emergency Child Interview regarding

 PRINT DATE:
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 Page 2 of 55
 Minutes Date:
 August 04, 2005

relocation of minor children and children residing in California during the Summer Break.

FINDINGS MADE.

COURT ORDERED the following:

- 1) EVIDENTIARY HEARING, SET on 7-25-11 at 9:00 AM (FULL DAY). Pre-Trial Memo, Exhibits and Witness List are to be exchanged and filed with the Court no later than 7-18-11 at 5:00 p.m. Any exhibits and witness or discovery not exchanged prior to hearing may be considered by the Court to be excluded. Based on the limited time, counsel agreed to have a quick Discovery turnaround. Counsel to confer regarding same.
- 2) Parties are REFERRED to Family Mediation Center (FMC) CHILD INTERVIEW, of minor children, Adam, age 10, Anthony, age 12, and Emily, age 14, to be conducted as quickly as possible, regarding relocation with Mom to California or Staying with Dad in Nevada. RETURN HEARING, SET on 7-25-11 at 9:00 AM to be heard simultaneously with Evidentiary Hearing.
- 3) Parties SHALL REFRAIN from DISCUSSING this action with the minor children. Any attempt to discuss this action with the children shall be considered CONTEMPT OF COURT. You may tell the children that they will be talking to specialists who make a living talking to children, about how things are going in their lives, and nothing else.
- 4) The issue of CHILD SUPPORT is DEFERRED to the Evidentiary Hearing.
- 5) Visitation Schedule shall remain the same, until further Orders of the Court.
- 6) Mom is to be responsible for transportation for Dad's Visitation. However, if the children are to be transported by Plane, Mom is to notify Dad in advance and advise of the Flight Times, Gate numbers and Pick Up schedules at the airport, etc. Counsel to confer regarding same.
- 7) Parties shall COMMUNICATE by Email to relay any and all information regarding minor children, schedules and itineraries.
- 8) The Court's Minutes shall STAND as the Order from today's hearing.

7-25-11 AT 9:00 AM HEARING: RETURN FROM FAMILY MEDIATION / CHILD INTERVIEW REGARDING RELOCATION

7-25-11 AT 9:00 AM HEARING: EVIDENTIARY HEARING REGARDING MOM'S RELOCATION WITH MINOR CHILDREN

INTERIM CONDITIONS:

PRINT DATE: 03/02/2021 Page 3 of 55 Minutes Date: August 04, 2005

FUTURE HEARINGS: Jul 25, 2011 9:00AM Evidentiary Hearing

/Mom's relocation to California with minor children/FMC Child Interview

RJC Courtroom 10A Ochoa, Vincent

Jul 25, 2011 9:00AM Return Hearing /FMC Child Interview Regarding Relocaton RJC Courtroom 10A Ochoa, Vincent

PRINT DATE:	03/02/2021	Page 4 of 55	Minutes Date:	August 04, 2005
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COURT MINUTES Divorce - Complaint

July 25, 2011

05D338668

Alecia A Reed, Plaintiff

Jeffrey A Reed, Defendant.

July 25, 2011

9:00 AM

Evidentiary Hearing

HEARD BY: Ochoa, Vincent

COURTROOM: RJC Courtroom 10A

COURT CLERK: Frances Barry-Singer

PARTIES:

Adam Reed, Subject Minor, not present Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present

Jennifer Peterson, Attorney, present

JOURNAL ENTRIES

- See All Pending.

INTERIM CONDITIONS:

Jul 25, 2011 9:00AM Evidentiary Hearing **FUTURE HEARINGS:**

/Mom's relocation to California with minor children/FMC Child Interview

RJC Courtroom 10A Ochoa, Vincent

Jul 25, 2011 9:00AM Return Hearing /FMC Child Interview Regarding Relocaton RJC Courtroom 10A Ochoa, Vincent

PRINT DATE: 03/02/2021 Page 5 of 55 Minutes Date: August 04	TE: 03/02/2021 P	Minutes Date	: August 04, 2005
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Divorce - Complaint	CC	OURT MINUTES	July	25, 2011
05D338668	Alecia A Reed,	, Plaintiff		
	VS.			
	Jeffrey A Reed	, Defendant.		
July 25, 2011	9:00 AM	Return Hearin	g	
HEARD BY: Ochoa	a, Vincent		COURTROOM:	RJC Courtroom 10A

COURT CLERK:

PARTIES:

Adam Reed, Subject Minor, not present Alecia Reed, Plaintiff, not present Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present Jeffrey Reed, Defendant, not present

Elizabeth Brennan, Attorney, not present

Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

- See All Pending.

INTERIM CONDITIONS:

FUTURE HEARINGS:

	Ī	PRINT DATE:	03/02/2021	Page 6 of 55	Minutes Date:	August 04, 2005
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Divorce - Complaint	COURT MINUTES	July 25, 2011
05000000	A1 . A D . 1 D1	_
05D338668	Alecia A Reed, Plaintiff	
	VS.	
	Jeffrey A Reed, Defendant.	

July 25, 2011 9:00 AM Motion in Limine

HEARD BY: Ochoa, Vincent **COURTROOM:** RJC Courtroom 10A

COURT CLERK:

PARTIES:

Adam Reed, Subject Minor, not present Alecia Reed, Plaintiff, not present Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present Jeffrey Reed, Defendant, not present

Elizabeth Brennan, Attorney, not present

Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

- See All Pending.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	03/02/2021	Page 7 of 55	Minutes Date:	August 04, 2005
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Divorce - Complaint COURT MINUTES

July 25, 2011

05D338668

Alecia A Reed, Plaintiff
vs.

Jeffrey A Reed, Defendant.

July 25, 2011 9:00 AM All Pending Motions

HEARD BY: Ochoa, Vincent **COURTROOM:** RJC Courtroom 10A

COURT CLERK: Frances Barry-Singer

PARTIES:

Adam Reed, Subject Minor, not present Alecia Reed, Plaintiff, present Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present Jeffrey Reed, Defendant, present

JOURNAL ENTRIES

- EVIDENTIARY HEARING...RETURN HEARING FROM CHILD INTERVIEW...MOTION IN LIMINE

Attorney Nickie Dupree, Bar # 11111, and her paralegal present with Defendant

EXCLUSIONARY RULE INVOKED.

Discussions regarding exclusion of the Child Interview from Family Mediation Center (FMC) as it unfairly prejudices Plaintiff. Allegations regarding pattern of behavior as to handling minor children

Attorney Dupree made arguments regarding interviewers trained regarding coached children and children said what they wanted to say. Further arguments regarding having minor children testify.

Statements by the Court regarding evaluators experience regarding coached children. COURT ORDERED Motion In Limine to deny Child Interview be entered into the record, is DENIED. Discussions regarding having minor children interviewed by the Court. There would be two ways,

PRINT DATE: 03/02/2021 Page 8 of 55 Minutes Date: August 04, 2005

one in Chambers with counsel or In Courtroom with no parents in the courtroom.

EVIDENTIARY HEARING REGARDING RELOCATION OF MOM WITH THE MINOR CHILDREN BEGAN

COURT ADVISED that Closing Statements will be submitted by Briefs with further instructions to be given at the end of the hearing.

Witness sworn and testified. (See Witness List)

Court having children testify or be interviewed will be considered. Attorney Blackham stated the children could be here this afternoon.

Matter Trailed for 10 minutes recess. Matter recalled with all previously sworn parties and counsel present.

Discussions regarding minor children testimony. Attorney Beckham expressed reservation about having children testify. Attorney Dupree agreed to testimony of children if children could be spoken to in chambers. Court clarified the only reason he was considering having the children testify was to let the Child Interview statement in the record.

COURT DIRECTED as to the minor children being interviewed in the Courtroom, the children will be INTERVIEWED ON A SEALED RECORD with counsel present, Viewing will be Denied without an Order from the Court. Based on the conditions of the interview, both counsel declined to have minor children testify or interviewed by the Court at this time.

Witness testimony continued (See Witness List)

Exhibits were admitted. (See Exhibits List)

Matter Trailed for 20 minute Lunch recess. Matter Recalled with all previously sworn parties and counsel present. Witness Testimony resumed.

Both sides having rested, COURT ORDERED matter will be TAKEN UNDER ADVISEMENT.

Court advised it will follow the Ellis Standards as to his decision in this matter. Counsel to submit findings of fact and case law in the Brief. Counsel is not to add anything not covered in the trial. Court will render a decision after review of the Briefs by Friday 7-29-11 by 12:00 noon. Court will make a decision over the weekend.

Upon inquiry of the Court regarding Decree of Divorce, counsel stated the Decree of Divorce was done by parties agreement.

P	RINT DATE:	03/02/2021	Page 9 of 55	Minutes Date:	August 04, 2005	1
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05D338668	
HEARING ADJOURNED.	
INTERIM CONDITIONS:	
FUTURE HEARINGS:	

PRINT DATE: 03/02/2021 Page 10 of 55 Minutes Date: August 04	, 2005
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Divorce - Complaint	COURT MINUTES	December 22, 2011	
05D338668	Alecia A Reed, Plaintiff		
	vs. Jeffrey A Reed, Defendant.		

December 22, 2011 1:30 PM Motion for Order to

Show Cause

HEARD BY: Ochoa, Vincent **COURTROOM:** RJC Courtroom 10B

COURT CLERK: Sandra D. LeVert

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present Leffrey Reed, Defendent, not present

Jeffrey Reed, Defendant, not present Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

Elizabeth Brennan, Attorney, not present

- SEE ALL PENDING

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	COURT MINUTES	December 22, 2011
05D338668	Alecia A Reed, Plaintiff	
	vs. Jeffrey A Reed, Defendant.	

December 22, 2011 1:30 PM Opposition & Countermotion

HEARD BY: Ochoa, Vincent **COURTROOM:** RJC Courtroom 10B

COURT CLERK: Sandra D. LeVert

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present
Anthony Reed, Subject Minor, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, not present Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

Elizabeth Brennan, Attorney, not present

- SEE ALL PENDING

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint COURT MINUTES

December 22, 2011

05D338668

Alecia A Reed, Plaintiff
vs.

Jeffrey A Reed, Defendant.

December 22, 2011 1:30 PM All Pending Motions

HEARD BY: Ochoa, Vincent **COURTROOM:** RJC Courtroom 10A

COURT CLERK: Sandra D. LeVert

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present Nikki Dupree, Attorney, present

IOURNAL ENTRIES

Brian Blackham, Attorney, present

- PLAINTIFF'S MOTION FOR ORDER TO SHOW CAUSE WHY DEFENDANT SHOULD NOT BE FOUND IN CONTEMPT OF COURT, FOR SANCTIONS, TO REDUCE PRIOR ATTORNEY'S FEE AWARD TO JUDGMENT, FOR ATTORNEY'S FEES AND COSTS...DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR ORDER FOR PLAINTIFF TO PAY DENTIST BILL IN FULL AND FOR ATTORNEY'S FEES

Mr. Blackham stated most issues have been satisfied since the filing of this motion, but there is an outstanding bill from UMC in the amount of \$57.51, for which he believes both parties should be equally responsible. Mr. Blackham requested the \$5,000 Attorney's Fee Award be reduced to judgment. Mr. Blackham requested an additional \$3,500 in attorney's fees for appearing today, since he believes the matter could have been resolved with defendant's cooperation.

Ms. Dupree stated plaintiff owes an outstanding dental bill for a no-show appointment, which amounted to \$150.00. Mr. Blackham stated plaintiff paid \$75.00 towards the bill and believes defendant should be responsible for the remaining half.

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Ms. Dupree further stated defendant has no problem with the \$5,000 being reduced to judgment, but opposes an additional \$3,500 being awarded, in that defendant would have signed off on an order of some sort to have it reduced. She also feels the amount requested for fees far outweigh the amounts in dispute by the parties. Ms. Dupree requested \$1,500 for attorney's fees for having to appear today.

COURT ORDERED:

- 1. The Parties have shall no COMMUNICATION with the minor children regarding the case. All COMMUNICATION shall be by EMAIL and/or TEXT only, and should be CIVIL in language.
- 2. ATTORNEY'S FEES in the amount of \$5,000.00, previously owed by defendant, shall be REDUCED to JUDGMENT.
- 3. Plaintiff shall pay the remaining \$75.00 towards the NO-SHOW DENTAL BILL, being this was NOT an unreimbursed medical expense.
- 4. The UMC balance, if any, shall be DIVIDED equally between the parties.
- 5. Defendant shall pay an additional \$1,000 to plaintiff for ATTORNEY'S FEES, and the amount shall be REDUCED to JUDGMENT.
- 6. Mr. Blackham shall prepare the Order from today's hearing.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	03/02/2021	Page 14 of 55	Minutes Date:	August 04, 2005
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Divorce - Complaint COURT MINUTES Janua

January 05, 2015

Elizabeth Brennan, Attorney, not present

05D338668 Alecia A Reed, Plaintiff

VS.

Jeffrey A Reed, Defendant.

January 05, 2015 9:30 AM Minute Order

HEARD BY: Ochoa, Vincent **COURTROOM:** RJC Courtroom 10A

COURT CLERK: Frances Barry-Singer

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, not present

Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

- MINUTE ORDER TO STRIKE EXHIBITS INCLUDED IN A MOTION FILED ON 12-9-14

Based on Exhibits B and E, pages 26-29, and page 51, being submitted by the minor children in this matter, COURT ORDERED Exhibits B and E included in the Motion filed on 12-9-14 shall be STRICKEN FROM THE MOTION and from the RECORD.

By:

The Honorable Judge Vincent Ochoa Eighth Judicial District Court / Family Division - Department S

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	03/02/2021	Page 15 of 55	Minutes Date:	August 04, 2005
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05D338668

PRINT DATE: 03/02/2021 Page 16 of 55 Minutes Date: August 04, 20	005	
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COURT MINUTES Divorce - Complaint

January 12, 2015

05D338668

Alecia A Reed, Plaintiff

Jeffrey A Reed, Defendant.

January 12, 2015

1:30 PM

Motion

HEARD BY: Ochoa, Vincent

COURTROOM: RJC Courtroom 10A

COURT CLERK: Frances Barry-Singer

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, not present

Elizabeth Brennan, Attorney, not present

Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

- See All Pending.

INTERIM CONDITIONS:

FUTURE HEARINGS: Jan 12, 2015 1:30PM Opposition & Countermotion

Defendant's Opposition and Countermotion to Modify Visitation and for Attorney's Fees and Costs

RJC Courtroom 10A Ochoa, Vincent

PRINT DATE:	03/02/2021	Page 17 of 55	Minutes Date:	August 04, 2005
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Divorce - Complaint	COURT MINUTES	January 12, 2015
05D338668	Alecia A Reed, Plaintiff	
	VS.	
	Jeffrey A Reed, Defendant.	

January 12, 2015 1:30 PM Opposition & Countermotion

HEARD BY: Ochoa, Vincent **COURTROOM:** RJC Courtroom 10A

COURT CLERK: Frances Barry-Singer

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, not present Ama

Elizabeth Brennan, Attorney, not present

Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

- See All Pending.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	03/02/2021	Page 18 of 55	Minutes Date:	August 04, 2005
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Divorce - Complaint COURT MINUTES January 12, 2015

05D338668 Alecia A Reed, Plaintiff
vs.
Jeffrey A Reed, Defendant.

January 12, 2015 1:30 PM All Pending Motions

HEARD BY: Ochoa, Vincent **COURTROOM:** RJC Courtroom 10A

COURT CLERK: Frances Barry-Singer

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present Jeffrey Reed, Defendant, not present

Elizabeth Brennan, Attorney, not present

Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR THE ISSUANCE FOR AN ORDER TO SHOW CAUSE TO HOLD DEFENDANT IN CONTEMPT AND FOR SANCTIONS AND ATTORNEY'S FEES...DEFENDANT'S OPPOSITION AND COUNTERMOTION AND SANCTIONS

Audrey Beeson, Bar # 10511, and Attorney Sloan Smith, Bar # 13587 were present with Defendant/Dad, on behalf of Attorney Toti.

COURT NOTED, The hearing was to begin at 1:30 PM. However, the Counsel and parties were in conference, working on agreements. COURT FURTHER NOTED, the hearing began at 2:40, and counsel has advised that there is a partial agreement.

Attorney Brennan placed the agreement ON THE RECORD as follows:

The Plaintiff/Mom has agreed to WITHDRAW her request to Modify the Physical Custody, and the parties have agreed to continue with the Current Custody arrangement of Plaintiff/Mom having PRIMARY PHYSICAL CUSTODY, and subject to the VISITATION SCHEDULE placed ON THE

|--|

RECORD today.

The parties have STIPULATED and AGREED that all prior Visitation Schedules, including regarding Regular Alternating Weekend Schedule, the Holiday and Summer Visitation Schedule Holiday's shall be VACATED.

The parties STIPULATE and AGREE that neither party shall allow any type of contact by Alan Gory or Karla Newlan, with the minor children.

The parties STIPULATE and AGREE that all VISITATION by Dad shall take place in California, until the parties agree in writing, otherwise. Further, Dad agrees not to bring the minor children to Nevada, unless mutually agreed, by the in writing.

The parties STIPULATE that there will be no CARETAKERS to be present, or caring for the minor children, while Dad has his visitation with them, except for short necessary errands, like running to the grocery store, wherein the minor children may be cared for by paternal grandparents.

The parties have agreed that All VISITATION for Dad shall take place in California. Unless the parties agree otherwise, the minor children shall have NO THIRD PARTY CARETAKER, and shall stay WITH DAD at the paternal grandparents home, or WITH DAD at any other location Dad will be staying, while in California exercising his visitation with the minor children. The visitation shall not be subject to remain only at the paternal grandparents home, and may be exercised at other locations, like a movie theater, the beach, a theme park, Dad's sister's home, or any other location, in which an activity might require. Dad shall be required, to advise Mom, in the email Notification of his intent to exercise visitation that he will be staying at locations other than the paternal grandparents home, while in California exercising his visitation.

Dad has COMITTED to visit the minor children ONE WEEKEND per month.

Dad has agreed to provide Mom a thirty (30) day WRITTEN NOTICE, via email, of his intent to exercise VISITATION, and which weekend he will be exercising for that VISITAION. It is understood by the parties, that Mom would like to see Dad visit two (2) weekends per month, for the minor children to have consistency with Dad. If Dad can exercise more visitations per month, he will advise Mom thirty (30) days in advance, via email, and Mom will try to accommodate the visitation time.

Dad will submit a request for reimbursement for travel expenses to Mom, and Mom has agreed to pay \$70.00 per visit to California, to contribute to Dad's travel expenses, up to two (2) visits per month, at a maximum of \$140.00 per month. Mom shall have thirty (30) days to pay the reimbursement to Dad, for the travel expenses, if Dad has exercised his visitation.

The parties have agreed that all COMMUNICATION between the parties will be exercised, via email, to avoid the minor children being in the middle of any issue.

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The parties have agreed that the HOLIDAY VISITATION shall be subject to ALTERNATING the WINTER BREAK, THANKSGIVING BREAK, and SPRING BREAK. Dad shall provide Mom written notice, via email, by February 1, each year, as to which of these HOLIDAYS he does not have to work that year, and propose which of the HOLIDAYS Dad wishes to alternate. Mom and Dad shall reach an agreement by March 1, of each year, as to who will have which BREAKS from school that year. If the parties are unable to agree to the ALTERNATING BREAKS for the year, the parties have agreed that they shall go to Family Mediation Center, for help in reaching an agreement. The SCHOOL BREAK visitations are subject to the Seventy (\$70.00) Dollar reimbursement for travel expenses.

The parties have agreed that Mom shall provide HELATH INSURANCE for the minor children, and Dad shall contribute \$66.00 per month, payable on the FIRST (1st) of each month, effective 1-1-15. for his share of the cost of the Health Insurance Premium for the minor children. This amount shall be in addition to any Child Support Order.

The parties have agreed to follow the 30/30 Rule for unreimbursed medical expenses. Any UNREIMBURSED MEDICAL, DENTAL, OPTICAL ORTHODONTIC or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions. COURT FURTHER ORDERED that the parties shall be limited to a period of twenty-four (24) months from the date of the appointment, to file a Motion, regarding non-reimbursement of medical bills, upon following the 30/30 Rule described above. If not returned to the Court, within a twenty-four month period, the paid medical bill receipts will be considered, WAIVED, by this Court.

Dad has STIPULATED and agreed to provide a copy of his Tax Returns, by May 1st, of each year.

Upon the COURT ORDERED, the STIPULATION and agreement of the Parties shall become the ORDER of the Court.

Upon the Court's inquiry, it was advised by Attorney Brennan that the remaining issues were Child Support, and a Modification from Joint Legal Custody, to Sole Legal Custody.

Further discussions and arguments made.

COURT FURTHER ORDERED, the parties shall have JOINT LEGAL CUSTODY, subject to Mom having the LEGAL RIGHT to make SOLE DECISIONS regarding school and medical, without Dad. However, any medical decision is limited to a \$1,500.00 annual increase, Any increase in medical treatment, counseling, or other necessary treatment, which is above the limit must be agreed to by Dad, and if not agreed to, shall be returned to Court for a decision. COURT CLARIFIED and

- 1					
	PRINT DATE:	03/02/2021	Page 21 of 55	Minutes Date:	August 04, 2005

FURTHER ORDERED, that In a medical emergency situation, Mom shall have full LEGAL RIGHTS to do whatever she needs to do.

COURT FINDS, and ORDERED, based on the Court's calculations Child Support shall be based on an average income for Dad, of \$60,000.00 per year. Effective 1-1-15, Dad shall pay to Mom CHILD SUPPORT in the amount of \$1,450.00 per month for three minor children. The parties have agreed that Dad may pay the CHILD SUPPORT in two (2) separate payments of \$725.00, on or before the fifth (5th) of each month, and \$725.00 on or before the twentieth (20th) of each month.

COURT NOTED for the record that the oldest minor child graduating, represented to the Court as being disabled, with a request to continue Child Support beyond graduation, will be considered at time of trial. Mom shall be required to provide proof of the minor child being disabled, meeting the standards required. The information shall be provided by 5:00 PM on 2-23-15. Dad shall have until 3-20-15 to reject Mom's proof, or provide other medical evidence countering Mom's proof.

EVIDENTIARY HEARING, SET on 5-11-15 at 9:30 AM (STACK #1 - FULL DAY) regarding.

Therapist's Report will be accepted, in lieu of the therapist appearing at the day of trial. Further Dad shall be authorized to have access and receive any Therapist report or medical record. Mom shall acquire the reports and records and provide the information to Dad. I Mom gets records, the parties shall split the cost of the records fifty-fifty (50/50). If Dad acquires the records and reports on his own, he shall pay 100% of the cost of acquisition.

Attorney Brennan shall prepare the Order from today's Hearing, and the parties' Stipulation and Order of Agreement. Attorney Beeson shall review and sign off.

5-11-15 AT 9:30 AM HEARING: EVIDENTIARY HEARING

CLERK'S NOTE: The minutes were amended on 3-13-15, by Frances Barry-Singer, to correct the Evidentiary Hearing date, indicated as 4-11-2015, to 5-11-2015. (fbs)

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint COURT MINUTES August 28, 2017

05D338668 Alecia A Reed, Plaintiff

VS.

Jeffrey A Reed, Defendant.

August 28, 2017 3:00 PM All Pending Motions

HEARD BY: Ochoa, Vincent **COURTROOM:** RJC Courtroom 10A

COURT CLERK: Yvette Clayton

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present Amanda Roberts, Attorney, present

IOURNAL ENTRIES

Elizabeth Brennan, Attorney, present

- DEFENDANT'S MOTION TO RESET CHILD SUPPORT BASED UPON EMANCIPATION OF A CHILD AND FOR ATTORNEY FEES AND COSTS...PLTF'S OPPOSITION TO DEFT'S MOTION TO RESET CHILD SUPPORT BASED UPON EMANCIPATION OF A CHILD ET AL AND COUNTERMOTION FOR CHILD SUPPORT FOR DISABLED CHILD ET AL

Ms. Roberts stated there is an agreement, there is only one minor child remaining and that is Adam. Ms. Roberts indicated Anthony graduated from High school in June and child support should of ended in June.

Ms. Brennan stated according to the guidelines child support should be \$837.00 Cap. Ms. Brennan referred to her exhibit D, which is reimbursement for \$815.00 for Adam's therapy treatment.

Ms. Roberts addressed the Order from 1/12/2015. Case trailed to discuss the issues which are Exhibit D, Emily and the Order from 1/12/2015. Case recalled all Parties present as previously.

Ms. Roberts agreed to review the video from 1/12/2015 and review it to clarify the provision about

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the medical from the Order of 1/12/2015.

As to Emily Both Counsel needs to exchange documents and discussion the situation. Court noted, Emily will have to sign a HIPPA RELEASE for Ms. Roberts to review her medical records to see if Emily is medically and legally handicap.

Ms. Brennan requested Defendant pays for child support for the two children. Court noted the Order was for three (3) children. Court advised if it is determine the Order is correct, Defendant will have arrearages.

COURT ORDERED, as follows:

Child support for the one (1) remaining child Adam is \$837.00 per month taking in consideration the cap. In addition there is \$66.00 per month for health insurance by agreement of the Parties. Child support shall be effective 7/1/17.

Plaintiff may appear telephonic at the next hearing.

Court is not changing the Order for Emily since it is not clear what it is.

Status Check SET 11/8/17 at 11:00 AM regarding Emily, and the medical payment due for Adam, past due medical due on Emily.

INTERIM CONDITIONS:

FUTURE HEARINGS: Nov 08, 2017 11:00AM Status Check

Emily & Medical Payment due for Adam RJC Courtroom 10A Ochoa, Vincent

PRINT DATE: 03/02/2021 Page 24 of 55 Minutes Date: August 04, 2005	15
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Divorce - Complaint COURT MINUTES November 08, 2017

05D338668 Alecia A Reed, Plaintiff
vs.
Jeffrey A Reed, Defendant.

November 08,

11:00 AM

Status Check

2017

HEARD BY: Ochoa, Vincent

COURTROOM: RJC Courtroom 10A

COURT CLERK: Yvette Clayton

PARTIES:

Adam Reed, Subject Minor, not present Alecia Reed, Plaintiff, not present Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present Jeffrey Reed, Defendant, present

Elizabeth Brennan, Attorney, present

Amanda Roberts, Attorney, present

JOURNAL ENTRIES

- Plaintiff appeared telephonically.

Ms. Roberts confirmed she received medical records which indicated the child had not been in any impatient facility prior to the most recent treatment from 4/2015. Further Counsel stated she reviewed the tape from January in which Court told the Plaintiff about the law in setting child support before the child turns 18 years old. Court noted, the Plaintiff withdrew her offer and the question is can they bring it up now since the child turned 18 years old and finished high school.

Ms. Roberts stated the Adult child who is 20 years old (handicapped) was doing fine when she was in Defendant's care, but since she returned to Plaintiff, she was hospitalized and was release to maternal grandmother's house in Arizona. Ms. Roberts stated Plaintiff is requesting child support. Counsel confirmed the Adult child is receiving government benefits.

Discussion.

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Arguments by Ms. Brennan. Counsel stated the adult child tried to kill herself. Ms. Brennan stated Defendant owed medical bills for Adam in the amount of \$815.00, plus \$65.00 for insurance premium. Ms. Roberts stated that at the time there was an error in the order and they had to review the video. Ms. Roberts represented she will review the Schedule of Arrearages and if he owes \$715.00 or less he will pay it. Ms. Brennan reviewed the Order from January 2015, regarding the medical expenses.

Ms. Roberts requested 45 days to the brief. Ms. Roberts inquired if the sum of \$1,500 annual going forward for Adam. Arguments. Ms. Brennan stated a motion needs to be filed.

COURT ORDERED, as follows:

Both sides shall site the Court the statutes on child support. Both sides shall provide briefing on what was child support was in place and how long it stayed in place.

Both Counsel shall explore the government assistance applies to the statute does the statute still apply.

Ms. Roberts shall file a Motion for Summary Judgment on the Law, that Plaintiff cannot come and request child support after the child turned 18 years old and graduated from High School, based upon the facts of the law and the facts of this case. If Plaintiff prevails she has a right to request and there will be trial to see if the adult child is handicap. If Ms. Roberts do not file a motion, this Court will set a trial. Court will like to know if Court has the authority to order child support.

Both Counsel shall calculate what the actual amount of child support.

Ms. Roberts shall prepare the Order and Ms. Brennan shall review then sign off.

INTERIM CONDITIONS:

FUTURE HEARINGS: Nov 08, 2017 11:00AM Status Check

Emily & Medical Payment due for Adam RJC Courtroom 10A Ochoa, Vincent

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05D338668

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint COURT MINUTES April 09, 2018

Alecia A Reed, Plaintiff

VS.

Jeffrey A Reed, Defendant.

April 09, 2018 3:00 PM All Pending Motions

HEARD BY: Ochoa, Vincent **COURTROOM:** RJC Courtroom 10A

COURT CLERK: Yvette Clayton

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present

Elizabeth Brennan, Attorney, present

Amanda Roberts, Attorney, present

IOURNAL ENTRIES

- MOTION FOR SUMMARY JUDGMENT REGARDING CHILD SUPPORT; AFFIDAVIT OF DEFENDANT, JEFFREY ALLEN REED

Court noted, the key factor was is the child disabled under the statute. Ms. Roberts position was no and Ms. Brennan position was yes.

Court questioned if Plaintiff is disqualified, can the child make the claim or someone can petition for the child over the age of 18 or were documents to be filed before the child turned 18.

Arguments by both Counsel regarding their position.

Both Counsel confirmed there was a pending Guardianship case in California.

COURT ORDERED, as follows:

Matter taken under submission and decision to be issued to both sides.

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INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	COURT MINUTES	March 04, 2019
05D338668	Alecia A Reed, Plaintiff	
	VS.	
	Jeffrey A Reed, Defendant.	

March 04, 2019 10:00 AM Motion

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

COURT CLERK: Kathy Prock

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, not present

Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

Elizabeth Brennan, Attorney, not present

- Prior to Court, counsel submitted a Stipulation And Order To Continue.

COURT ORDERED, matter OFF CALENDAR.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint COURT MINUTES April 10, 2019

05D338668 Alecia A Reed, Plaintiff
vs.
Jeffrey A Reed, Defendant.

April 10, 2019 11:00 AM Motion

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

COURT CLERK: Kathy Prock

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present Amanda Roberts, Attorney, present

IOURNAL ENTRIES

Elizabeth Brennan, Attorney, present

- Plaintiff appeared telephonically.

Court stated it reviewed the decision from May, 2018. Court noted Attorney Brennan's clients have a guardianship in California. Court stated the child, Emily, could file for post majority support from her parents and could file a separate action or join in this case.

Attorney Brennan stated it is contested that the Emily is disabled. Court noted Emily reopened the divorce case and she did not open her own case. To add Emily to the divorce case does not make sense.

Court and counsel reviewed the Decision and Order from Dept. S. Court noted this is Emily against her parents and not mom against dad. Court stated Attorney Brennan needs to file a Motion to join and then a claim against the parents (one or both), she is to specifically plead the elements of the request, and she does not have to re-file the Motion from 1/22/19. Attorney Roberts stated the child first filed against both parents and then amended it against Defendant only.

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Argument regarding Emily joining in this case and filing a Motion to join in this case, or filing separate against her parents.

Court stated it cannot rule on whether Attorney Brennan is disqualified today.

COURT ORDERED, the following:

The MOTION filed in January, 2019, to join in this case, is GRANTED.

Parties shall ORGANIZE their CLAIMS and DEFENSES.

DISCOVERY shall be OPEN for NINETY (90) DAYS.

CASE MANAGEMENT CONFERENCE set.

The issue of whether Attorney Brennan has a CONFLICT shall be DEFERRED.

Attorney Brennan shall prepare the Order.

7/24/19 9:00 AM CASE MANAGEMENT CONFERENCE - Regional Justice Center, Courtroom 3G

INTERIM CONDITIONS:

FUTURE HEARINGS: Apr 10, 2019 11:00AM Motion

Opposition to Plaintiff's Motion for an Order to Enforce and/or For an Order to Show Cause Regarding Contempt, Modification of Defendant's Visitation Order Resolving Co-Parenting Issues, and for Attorney's Fees and Costs and Related Relief; Countermotion for an Award of Attorney's

Fees (Cont. from 3/4/19)

RJC Courtroom 03G Ritchie, T. Arthur, Jr.

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Divorce - Complaint COURT MINUTES

July 24, 2019

05D338668

Alecia A Reed, Plaintiff
vs.

Jeffrey A Reed, Defendant.

July 24, 2019 9:00 AM Case Management Conference

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

COURT CLERK: Kathy Prock

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present Amanda Roberts, Attorney, present

JOURNAL ENTRIES

Elizabeth Brennan, Attorney, present

- Also present was Attorney Benjamin LaLuzerne, Bar #12801, was present representing Alecia Draper, the adult child's mother.

Court stated nothing has been filed since May, 2019. Attorney Brennan stated they are doing ongoing discovery. Court noted the issue is the adult child is suing her parents. Attorney Brennan stated she represents the adult child and she needs to sue the parents.

Attorney Brennan stated on Monday, 7/22/19, she provided her response to Attorney Roberts. Further, they are going to conduct depositions, which they are working to set in August, 2019. Court stated an Evidentiary Hearing cannot be set without discovery completed or responses filed.

Attorney LaLuzerne stated he is not aware the child is suing her parents and he has not seen the paperwork. Court stated the case will be litigated in the fourteen year old case. Court stated the parents need to file an Answer. Attorney Brennan stated she and Attorney Roberts are agreeable.

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Discussion regarding Attorney Brennan filing a Complaint and she being able to answer.

Attorney LaLuzerne stated his client is not filing any equitable claim or defense and she is supporting the child. Court stated the Defendant is requesting the case be dismissed.

Court stated it will be able to litigate the claim of the child, the child can join this divorce case, and be able to put the parents on notice of her filings. Attorney Brennan stated the child may be able to appear, however, could not testify due to her illness (25 different personalities) and numerous suicide attempts.

COURT ORDERED, the following:

Case Management Conference shall be CONTINUED.

Attorney Roberts needs to FILE a SUBSTANTIVE RESPONSE, within THIRTY DAYS.

Attorney LaLuzerne has a right to SUPPLEMENT any FILINGS Attorney Brennan has regarding the support of the child after majority.

Both Plaintiff and Defendant shall have THIRTY DAYS to file their RESPONSES.

DISCOVERY shall CONTINUE ongoing WITHOUT RESTRICTIONS.

CONTINUED TO: 10/23/19 9:00 AM - Regional Justice Center, Courtroom 3G

INTERIM CONDITIONS:

FUTURE HEARINGS: Jul 24, 2019 9:00AM Case Management Conference

(Cont. from 7/24/19 & 10/23/19)

RJC Courtroom 03G Ritchie, T. Arthur, Jr.

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Divorce - Complaint COURT MINUTES October 23, 2019

05D338668 Alecia A Reed, Plaintiff
vs.
Jeffrey A Reed, Defendant.

October 23, 2019 9:00 AM Case Management Conference

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

COURT CLERK: Kathy Prock

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, not present

Amanda Roberts, Attorney, present

JOURNAL ENTRIES

Elizabeth Brennan, Attorney, present

- Also present was Attorney Benjamin La Luzerne, Bar #12801, on behalf of Plaintiff Alecia Reed.

Discussion regarding the depositions that need to be taken and the discovery that needs to be completed.

Court stated counsel need to organize all of their documentation and do all of their voluntary disclosures. Further, Judge Ochoa made no findings and only an Order, and the expert report needs to be formally produced. Also, any possible witnesses need to be identified with name, contact information, and a summary of what they will testify to. Attorney Roberts stated she has not filed a witness list. Attorney Brennan stated Attorney Roberts has not complied with the Court's Orders.

Attorney Roberts stated she needs to file an opposition to the Motion filed in July, 2019. Further, Attorney Brennan is trying to use the expert's deposition in lieu of testifying in Court.

Attorney Brennan stated she is requesting child support dating back to the date of the countermotion,

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7/17/17. Further, Plaintiff is requesting \$1,200.00 to \$1,500.00 per month in child support.

Court noted this is a case of a twenty-two year old receiving child support. Court stated Attorney Brennan needs to update the medical report. Further, Attorney Brennan needs to wrap up the deposition process cooperate with getting any relevant records.

Attorney La luzerne stated they do not need to conduct any discovery.

Attorney Brennan stated the child has been hospitalized for attempted suicide and she has twenty-five different personalities.

COURT ORDERED, the following:

Per statement of Attorney Roberts, she will FILE and PROVIDE her OPPOSITION on 11/8/19.

Case Management Conference shall be CONTINUED.

CONTINUED TO: 1/8/20 9:00 AM - Regional Justice Center, Courtroom 3G

INTERIM CONDITIONS:

FUTURE HEARINGS: Oct 23, 2019 9:00AM Case Management Conference

(Cont. from 7/24/19 & 10/23/19)

RJC Courtroom 03G Ritchie, T. Arthur, Jr.

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Divorce - Complaint COURT MINUTES January 08, 2020

05D338668 Alecia A Reed, Plaintiff
vs.
Jeffrey A Reed, Defendant.

January 08, 2020 9:00 AM Case Management

Conference

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

COURT CLERK: Kathy Prock

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present Amanda Roberts, Attorney, present

JOURNAL ENTRIES

Elizabeth Brennan, Attorney, present

- Plaintiff appeared telephonically.

Court reviewed the history of the case.

Discussion regarding what witnesses each attorney will be calling.

Attorney Brennan stated the adult child, Emily, is currently in lock down in a psychiatric hospital, due to her recent suicide attempt. Further, she will be requesting the parties split all of her attorney's fees and expenses.

Attorney Brennan further stated she has received no discovery responses to her requests. Argument regarding Attorney Roberts violating the rules.

Further discussion regarding Attorney Roberts still needing to retain an expert.

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Attorney Roberts stipulated to the Evidentiary Hearing starting on a full day on Thursday to Friday, wherein, the Plaintiff's expert can testify on Friday.

Court stated counsel may file Motions To Compel or Motions In Limine, if necessary.

Court suggested counsel look at the Rules Of Civil Procedure regarding the deadlines on discovery.

COURT ORDERED, the following:

EVIDENTIARY HEARING set.

DISCOVERY CUTOFF shall be 4/3/2020.

4/16/2020 9:00 AM NON-JURY TRIAL (FULL DAY) - Regional Justice Center, Courtroom 3G

4/17/2020 9:00 AM NON-JURY TRIAL (1/2 DAY) - Regional Justice Center, Courtroom 3G

INTERIM CONDITIONS:

FUTURE HEARINGS: Jan 08, 2020 9:00AM Case Management Conference

(Cont. from 7/24/19 & 10/23/19)

RJC Courtroom 03G Ritchie, T. Arthur, Jr.

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COURT MINUTES

Divorce - Complaint

February 21, 2020

05D338668

Alecia A Reed, Plaintiff

Jeffrey A Reed, Defendant.

February 21, 2020

1:00 PM

All Pending Motions

HEARD BY: Fic, Holly

COURTROOM: Courtroom 15

COURT CLERK: Michelle Cunningham

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, not present

Elizabeth Brennan, Attorney, present

Amanda Roberts, Attorney, present

IOURNAL ENTRIES

- PLAINTIFF'S MOTION TO COMPEL DISCOVERY RESPONSES...OPPOSITION TO MOTION TO COMPEL DISCOVERY RESPONSES...REPLY TO OPPOSITION MOTION TO COMPEL DISCOVERY RESPONSES

Attorney Brennan appeared telephonically.

COURT NOTED it has reviewed everything. Discussion regarding the EDCR 5 rules when filing a Motion to Compel.

COURT FURTHER NOTED on 10/18/19 Defendant was served Interrogatories and a Request for Production of Documents and were still not received by the 1/10/20 filing of the motion and further, EDCR 5.602 was met by the 12/17/19 telephone call. Further discussion. Attorney Roberts represented the Responses for the Request for Production of Documents was given to Attorney Brennan today and the Interrogatories were done 2/3/20. Discussion regarding the relevancy of time in regards to the request for production.

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ALTERNATE HEARING MASTER RECOMMENDED,

- 1. Plaintiff's Motion to Compel Discovery Responses shall be GRANTED, all-be-it though, Attorney Roberts has responded.
- 2. Court deems OBJECTIONS WAIVED.
- 3. Regarding the request going back to 2016, Court shall ALLOW it as a Historical Look Back.
- 4. Counsel shall have an EDCR 5.602 in-person conference or telephone call regarding deficiencies. If counsel is still unable to resolve the issues, they will be addressed at the Status Check.
- 5. ATTORNEY'S FEES shall be GRANTED to Attorney Brennan. Attorney Brennan shall prepare the Report and Recommendation (R&R), file a Memorandum of FEES and COSTS, submit an affidavit with the Brunzell factors including a redacted invoice which includes the following language: The Commissioner having reviewed the Brunzell affidavit and redacted invoice and after considering the Brunzell Factors, Attorney's Fees in the amount of (blank) are awarded. Memorandum of FEES and COSTS shall be due by 3/6/2020 and the Objections shall be due by 3/13/2020.
- 6. STATUS CHECK re: R&R and Deficiencies shall be SET for 3/27/2020 at 1:30 p.m.

Attorney Brennan shall prepare the Report and Recommendations.

INTERIM CONDITIONS:

FUTURE HEARINGS: Mar 27, 2020 1:30PM Status Check

Courtroom 15 Fic, Holly

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Divorce - Complaint COURT MINUTES

March 27, 2020

05D338668

Alecia A Reed, Plaintiff

VS.

Jeffrey A Reed, Defendant.

March 27, 2020

1:30 PM

Status Check

HEARD BY: Fic, Holly

COURTROOM: Courtroom 15

COURT CLERK: Michelle Cunningham

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, not present

Elizabeth Brennan, Attorney, not present

Amanda Roberts, Attorney, not present

IOURNAL ENTRIES

- STATUS CHECK: RE: REPORT AND RECOMMENDATION (R&R)

COURT NOTED this is the Status Check hearing from the 2/21/2020 hearing. The Court received the R&R and information that Attorney Brennan represented she was satisfied with Defendant's Discovery responses so she was fine with vacating today's status check hearing.

HEARING MASTER RECOMMENDED the matter shall be OFF CALENDAR.

INTERIM CONDITIONS:

FUTURE HEARINGS: Mar 27, 2020 1:30PM Status Check

Courtroom 15 Fic, Holly

PRINT DATE: 03/02/2021 Page 40 of 55 Minutes Date: August 04, 2005
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Divorce - Complaint	COURT MINUTES	March 31, 2020	
05D220770	Alada A Danii Diabaddi		
05D338668	Alecia A Reed, Plaintiff		
	VS.		
	Jeffrey A Reed, Defendant.		

March 31, 2020 3:30 PM Minute Order

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

COURT CLERK: Kathy Prock

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present Jeffrey Reed, Defendant, not present Elizabeth Brennan, Attorney, not present

Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

- The court participated in a telephone conference with counsel concerning the evidentiary hearing scheduled for 4/16/2020 and 4/17/2020. The court finds good cause to continue the trial pursuant to AO 20-9 and AO 20-11. The evidentiary hearing is re-set for Thursday and Friday, June 18, 2020, 9:00 a.m. - 5:00 p.m., and on June 19, 2020, 9:00 a.m. to noon.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	03/02/2021	Page 41 of 55	Minutes Date:	August 04, 2005	
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April 24, 2020

05D338668

Divorce - Complaint

Alecia A Reed, Plaintiff

Jeffrey A Reed, Defendant.

April 24, 2020

2:30 PM

Minute Order

COURT MINUTES

HEARD BY:

Bailey, Soonhee

COURTROOM: Chambers

COURT CLERK: Carol Foley

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, not present

Elizabeth Brennan, Attorney, not present

Amanda Roberts, Attorney, not present

IOURNAL ENTRIES

- MINUTE ORDER WITHOUT HEARING.

Court noted, the Defendant filed a Motion to Extend Discovery, Extend Time for Rebuttal Expert on April 2, 2020. Pursuant to EDCR 2.35 (a)(2) a motion to extend any discovery scheduling order deadline shall be set in accordance with Rule 2.20 and heard before the discovery commissioner. Nevada Court Order 0020 effective March 12, 2019, modified EDCR 2.35 (a) with reference to the discovery commissioner and replaced those references with district judge as the district judge will handle stipulations or motions to extend discovery deadlines.

Therefore, the Discovery Commissioner does not have jurisdiction over this matter. COURT RECOMMENDED:

MOTION TO COMPEL and OPPOSITION set before the Discovery Commissioner on 5-8-20 at 1:00 p.m. will be VACATED. Matter will be forwarded to District Judge Arthur Ritchie, Jr. for a determination on how to proceed.

PRINT DATE:	03/02/2021	Page 42 of 55	Minutes Date:	August 04, 2005
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A copy of these minutes will be emailed to counsel for the parties and to the Department H Inbox.

Clerk's note: Minute order emailed to counsel and Department H. cf 4/24/20

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 03/02/2021 Page 43 of 55 Minutes Date: August 04, 2005	
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Divorce - Complaint COURT MINUTES July 23, 2020

05D338668 Alecia A Reed, Plaintiff vs.

Jeffrey A Reed, Defendant.

July 23, 2020 9:00 AM Pre Trial Conference

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

COURT CLERK: Kathy Prock

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present

Amanda Roberts, Attorney, present

IOURNAL ENTRIES

Elizabeth Brennan, Attorney, present

- Both parties, Attorney Brennan, and Attorney Roberts appeared telephonically, pursuant to the Administrative Orders for public safety.

Discussion regarding the witnesses counsel intend to call and what they will testify to.

Court noted nothing has been filed since April, 2020, and the discovery deadline has passed.

Attorney Brennan stated Emily is not in a facility and is living with her mother in California.

Attorney Brennan stated On 8/6/2020, her witness will be Plaintiff, and on 8/7/2020, Dr. Jennifer Love Farrell, who will appear via BlueJeans. Further, she and Plaintiff will appear in person.

Attorney Roberts stated her witnesses will be S. Bradley (Emily's therapist), Plaintiff, and Emily (adult child).

Court noted there is no Motion In Limine to exclude Emily as a witness.

PRINT DATE: 03/02/2021 Page 44 of 55 Minutes Date: August 04, 2005
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Court noted witnesses will either testify in person or via BlueJeans.

Attorney Roberts stated they agreed that each of them would submit Pre-Trial Memorandums by 8/3/2020. Further, on 7/27/2020, Attorney Brennan is to provide her exhibits, and on 7/29/2020, she will submit her exhibits to Attorney Brennan.

Court explained to counsel the process of submitting exhibits through e-mail or bringing the exhibit books.

COURT ORDERED, the EVIDENTIARY HEARING set for 8/6/2020 and 8/7/2020 STANDS.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 03/02/2021 Page 45 of 55 Minutes Date: August 04, 2005	
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Divorce - Complaint COURT MINUTES

August 06, 2020

05D338668

Alecia A Reed, Plaintiff

VS.

Jeffrey A Reed, Defendant.

August 06, 2020

9:00 AM

Evidentiary Hearing

HEARD BY: Ritchie, T. Arthur, Jr.

COURTROOM: RJC Courtroom 03G

COURT CLERK: Kathy Prock

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Elizabeth Brennan, Attorney, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present

Amanda Roberts, Attorney, present

IOURNAL ENTRIES

- Both parties, Attorney Brennan, and Attorney Roberts appeared via Bluejeans, pursuant to the Administrative Orders for public safety.

No exhibits were stipulated to be admitted.

OPENING STATEMENT by Attorney Brennan.

Attorney Roberts RESERVED her OPENING STATEMENT.

Testimony and exhibits presented. (See worksheets).

Attorney Brennan offered Dr. Love Farrell as an expert in psychiatry.

Court heard testimony from Plaintiff and Dr. Jennifer Love Farrell.

COURT ORDERED, the HEARING scheduled for 9/9/2020 at 9:00 AM shall be VACATED.

PRINT DATE: 03/02/2021 Page 46 of 55 Minutes Date: August 04, 2005

05D338668

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 03/02/2021 Page 47 of 55 Minutes Date: August 04, 2005	
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Divorce - Complaint COURT MINUTES

August 07, 2020

05D338668

Alecia A Reed, Plaintiff

VS.

Jeffrey A Reed, Defendant.

August 07, 2020

9:00 AM

Evidentiary Hearing

HEARD BY: Ritchie, T. Arthur, Jr.

COURTROOM: RJC Courtroom 03G

COURT CLERK: Tanya Stengel

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

nt

Elizabeth Brennan, Attorney, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present

Amanda Roberts, Attorney, present

IOURNAL ENTRIES

- EVIDENTIARY HEARING: (DAY 2)

All parties appeared via BlueJeans.

Attorney Brennan informed the Court she submitted a new Exhibit (#86) to the Court. Court noted the exhibit was not received.

Court and Counsel engaged in discussion.

Testimony and exhibits presented (see worksheet).

Matter RECESSED.

Matter RECALLED.

Further testimony and exhibits presented (see worksheet).

COURT ORDERED, the following:

Trial shall be CONTINUED. The Court will be in touch with Counsel regarding scheduling.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 03/02/2021 Page 49 of 55 Minutes Date: August 04, 2005	
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COURT MINUTES Divorce - Complaint

November 19, 2020

05D338668

Alecia A Reed, Plaintiff

Jeffrey A Reed, Defendant.

November 19,

9:00 AM

Evidentiary Hearing

2020

HEARD BY: Ritchie, T. Arthur, Jr.

COURTROOM: RJC Courtroom 03G

COURT CLERK: Kathy Prock

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present

Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present

Elizabeth Brennan, Attorney, present

Amanda Roberts, Attorney, present

JOURNAL ENTRIES

- EVIDENTIARY HEARING: DAY 3

COURT CLERKS: Kathy Prock/Tiffany Schmidt

Both parties, Attorney Brennan and Attorney Roberts appeared via Bluejeans, pursuant to Administrative Orders for public safety.

Court reviewed the history of the case.

Court heard testimony from Plaintiff and Defendant.

Testimony and Exhibits presented (see worksheets).

COURT ORDERED, the following:

	PRINT DATE:	03/02/2021	Page 50 of 55	Minutes Date:	August 04, 2005
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EVIDENTIARY HEARING shall be CONTINUED to a later time. Counsel to be notified for scheduling.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 03/02/2021 Page 51 of 55 Minutes Date: August 04, 2005	
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Divorce - Complaint COURT MINUTES January 12, 2021

05D338668 Alecia A Reed, Plaintiff

VS.

Jeffrey A Reed, Defendant.

January 12, 2021 1:30 PM Evidentiary Hearing

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

COURT CLERK: Helen Green; Brandee Kapanui

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, present Amanda Roberts, Attorney, present

IOURNAL ENTRIES

Elizabeth Brennan, Attorney, present

- EVIDENTIARY HEARING: DAY 4

Both parties, Attorney Brennan and Attorney Roberts appeared via Bluejeans, pursuant to Administrative Orders for public safety.

Court reviewed the history of the case.

Court heard sworn testimony from Plaintiff and Defendant.

Testimony and Exhibits presented (see worksheets).

Counsel stipulated to submit closing arguments as written briefs.

COURT ORDERED:

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05D338668

CLOSING BRIEFS are to be SUBMITTED within ten (10) pages or less, and shall be efiled by 12:00 P.M. on 1/21/2021.

Matter taken UNDER ADVISEMENT; decision to be issued forthwith.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 03/02/2021 Page 53 of 55 Minutes Date: August 04, 2005	
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Divorce - Complaint COURT MINUTES

January 28, 2021

05D338668

Alecia A Reed, Plaintiff
vs.

Jeffrey A Reed, Defendant.

January 28, 2021 11:00 AM Minute Order

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

COURT CLERK: Kathy Prock; Brandee Kapanui

PARTIES:

Adam Reed, Subject Minor, not present

Alecia Reed, Plaintiff, not present Elizabeth Brennan, Attorney, not present

Anthony Reed, Subject Minor, not present Emily Reed, Subject Minor, not present

Jeffrey Reed, Defendant, not present

Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

- For the reasons expressed in the FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER filed January 28, 2021, COURT ORDERED,

The Alecia Draper s motion, as Conservator for Emily Reed, for child support pursuant to NRS 125B.110 is granted. Alecia Draper and Jeffrey Reed shall pay child support to Emily Reed pursuant to this order, and those payments shall be managed and accounted for by the Conservator pursuant to applicable California law.

IT IS FURTHER ORDERED that Alecia Draper shall pay child support to Emily Reed in the amount of \$500.00 per month beginning February 1, 2021. This child support obligation shall be paid on the first day of each month thereafter, and may be modified or terminated by the court based on material changes in circumstances.

IT IS FURTHER ORDERED that Jeffrey Reed shall pay child support to Emily Reed in the amount of \$500.00 per month beginning February 1, 2021. This child support obligation shall be paid on the first day of each month thereafter, and may be modified or terminated by the court based on material

		PRINT DATE:	03/02/2021	Page 54 of 55	Minutes Date:	August 04, 2005
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changes in circumstances.

IT IS FURTHER ORDERED that a judgment for constructive child support arrears is granted in favor of Emily Reed against Jeffrey Reed in the amount of \$21,500.00, representing \$500.00 per month owed from July, 2017 through January, 2021. This judgment shall be paid in the amount of \$250.00 per month beginning February 15, 2021. This arrears payment shall be paid on the fifteenth day of each month thereafter, and may be modified by the court based on material changes in circumstances.

IT IS FURTHER ORDERED that Alecia Draper s request for judgment against Jeffrey Reed for post-majority monies spent by Ms. Draper and her husband for Emily Reed between 2017 and 2020 is denied.

IT IS FURTHER ORDERED that both parties shall bear their own costs incurred in this matter.

IT IS FURTHER ORDERED that this matter shall be closed upon the entry of this order.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 03/02/2021 Page 55 of 55 Minutes Date: August 04, 2005	
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Caption: Alecia Ann Draper (Individually and as Conservator for Emily Reed) vs. Jeffery Allen Reed

Ex#	Document Description	Bates #	Date Offered	Object	Date Admitted	
1	Nevada School Records	ER 001288 - 001352	8/6/2020		8/6/2020	Pn
2	California School Records	ER 001353 - 001441	8/6/2020	1	8/6/2020	12
3	Emily Reed Suicide Note to Tiffany Doe School Psychologist	ER 001532 - 001533	8/6/2020	V	3101240	n
4	Summary of Emily's Medical Treatment	PL 000257 - 000267		RET	JRNED	
5	UC Irvine Medical Records	PL 000001 – 000175	8/6/2020	V	8 16 12020	n
6	Center for Discovery Medical Records	PL 000176 - 000190	8/6/2020		81 613030	h
7	Metro Police Interview of Emily Reed re Sexual Assault	ER 001468 - 001519	NOT OFFEREI	RET	JRNED	(
8	State of Nevada vs. Allen Gorry	ER 001530 - 001531	1		1	ı
9	Social Security Records for Emily	PL 000222 – 000256	7/6/2020	***************************************	8/6/2020	M
10	Emily Reed SSI Continuing Approval Letter	ER 001528 - 001529	DEFERT		TURNED	7
11	Del Amo Hospital Medical Records	PL 000191 – 000215	8 6 2020			P ₂
12	CV – Dr. Love Farrell	ER 001442 – 001444	8/6/2020			M
13	Dr. Love Farrell Medical Records & Expert Report	PL 000216 - 000221	O TO ISAGA		816/2020	m
14	Dr. Love Ferrell Supplemental Report	ER 001450 - 001467		l.		P
15	Amen Clinic – Discharge Summary, Log Notes, Emails	ER 001663 – 001739	816120		8 16/20	M
16	Amen Clinic – History and Final Evaluations and Brain Scans	ER 001740 - 001762				by
17	Amen Clinic – Department of Social Services	ER 001763 – 001771	1987		Annual Market State of the Stat	m
18	Amen Clinic - Prescription Record	ER 001772 - 001819				n
19	Amen Clinic – Physician Progress Notes, Lab, and Outside Records	ER 001820 - 002315				m

Caption: Alecia Ann Draper (Individually and as Conservator for Emily Reed) vs. Jeffery Allen Reed

Ex#	Document Description	Bates #	Date Offered	Object	Date Admitted_	
20	Alecia Draper Request for FMLA	ER 001520 - 001525	TOZ	RET	ÜRNED	
21	Letters of Conservatorship	ER 000004 – 000006	8/6/2020		8/6/2020	47
22	Excerpts from 2016 Revised Ed. Handbook for Conservators, Judicial Council of California	ER 000007 – 000010		RE	TURNED)
23	Capacity Declaration from Dr. Jennifer Love Farrell	ER 000011 – 000014				
24	Dr. Love Farrell Report (See also PL 000216 – 000221)	ER 000057 – 000062	1	***************************************	V	
25	UBH Denton Health	ER 001079 – 001132	8(6)2020		8/6/2020	a
26	UBH Denton Health	ER 001133 - 001136	8 6 2020		8/6/2020	<i>b</i> ₂
27	Del Almo Hospital	ER 001138 - 001186	8/6/2020	./	01010000	/ Kn
28	Del Almo Medication Discharge	ER 001137	8 6 2020			为
29	CV – Dr. Roger Boehm	ER 001445 - 001448	1000000 1001 1000000	RE1	URNED)
30	Roger Boehm Diagnosis and Treatment	ER 002343 - 02345				
31	Dr. Boehm	ER 001015				
32	Emily Reed Status Update June 2019 thru October 2019	ER 001534 - 001539	1		1	
33	Wellstar Cobb Hospital September 20, 2019 (ER visit after overdose)	ER 001540 – 001610	8/6/2020	/	816/2020	n
34	Emily Reed Photos taken at Ridgeview Hospital on 08-29-2019	ER 001526 - 001527	8 6 3020	uummuumuumuu la ja		ŋ
35	Pasadena Villa – Case 1	ER 002506 - 002669	81612020		8/6/2020	/ わ
36	Pasadena Villa – Case 2	ER 002670 - 002822	8/6/2020		8/6/2020	n
37	Le Conte Medical Center Oct 1, 2019 (ER Hosp. Record)	ER 001611 - 001662	816/2020	/	8/6/2020	2
38	LeConte – Medical Records 2019	ER 002391 - 002442	8/6/2050		8/6/12020	n
39	Pasadena Villa - Discharge Summary	ER 002502 - 002505	8/6/2020		9/6/2020	り

Caption: Alecia Ann Draper (Individually and as Conservator for Emily Reed) vs. Jeffery Allen Reed

Ex#	Document Description	Bates #	Date Offered	Object	Date Admitted	
40	Del Amo Hospital Records	ER 002443 - 002470	8/6/2020		8/6/2020	n
41	HIPPA Release Signed by Emily	ER 001053 - 001054	NO DAY	RET	IRNED	1
42	Emily's Medical History List	ER 000015 - 000026	11/9/2020		11/10/2/20	h
43	Health Insurance Cards	ER 000002 - 000003	XOT .	RET	URNED	
44	Breakdown of Emily Reed's Health Insurance (2017 – Present)	ER 000001				
45	Emily FDF	ER 000853 - 000860				1
46	Alecia FDF - Updated FDF Page	ER 000842				+
47	Emily Expense History List	ER 000027 - 000033				1
48	2017 Emily Expense History	ER 000034 - 000044				
49	2018 Emily Expense History	ER 000045 - 000051		ring.		
50	2019 Emily Expense History	ER 000052 - 000056			1	nice in the second
51	Emily's US Bank Statements	ER 000063 - 000122	8/6/2020		8/6/2020	as
52	Capital One Mastercard-5743 (see also ER 000513 – 000520)	ER 000123 - 000220	8/6/2020		816/2020	1/4
53	American Express-52019	ER 000221 - 000283	8/6/2020	_/	816/2020	h
54	Wells Fargo Signature Visa (see also ER 000521 – 000537)	ER 000284 - 000336	8163030		8/6/2020	h,
55	US Bank Checking – Personal 2017 – Present	ER 000337 - 000512	816 2020		8/6/2020	H
56	Capital One Mastercard-5743 (see also 000123 – 000220)	ER 000513 - 000520	8/6/2020		8/6/2020	3
57	Wells Fargo Signature Visa (see also ER 000284 – 000336))	ER 000521 – 000537	8/6/12620		8/6/2020	3
58	Cell Phone Bill	ER 000861 – 000872	8 16/2020		8/6/2020	5
59	Monarch Dog Grooming	ER 001018 - 001021	8/6/2020		8/6/2020	h
60	Monarch Dog Purchase	ER 001022	8 16 12020		8/6/2020	m
61	Monarch Vet Bills	ER 001023 - 001035	8/6/2020	V	8/6/2030	13

Caption: Alecia Ann Draper (Individually and as Conservator for Emily Reed) vs. Jeffery Allen Reed

Ex#	Document Description	Bates #	Date Offered	Object	Date Admitted
62	AAA Animal Hospital	ER 001036 - 001038	816/2020	EPSIREOUS SEE	8/6/3030
63	Sit Means Sit	ER 001039	816 1200		8 6 3020
64	Twin Peaks Vet	ER 001040 - 001045	8 6/2030		8/6/2020
65	Beach City Vet	ER 001046 – 001051	8/6/2020		8/6/2020
66	OC Pass William Mason	ER 001052	5/6/200		8/6/2020
67	Dr. Rouanzion	ER 001055 - 001078	816/2020	<u> </u>	862020
68	Dr. Love Farrell Proof of Payment	ER 001187 - 001192	8/6/2020	V	8 16/2020
69	Elizabeth Yang Law Office	ER 001193 – 001240	8/6/2020	*	8/6/2020
70	Macy's Credit Card	ER 001241 - 001253	4 63030	I .	8/6/2020
71	US Bank Personal 2017	ER 001254 – 001265	8/6/2020		8/6/2020
72	US Bank Personal 2018	ER 001266 – 001274	8/6/2020	, , ,	8 6 2020
73	US Bank Personal 2019	ER 001275 - 001282	8/6/2020		8 16 3030
74	Dog Training	ER 001283 - 001287	8/6/2020	1	8/6/2020
75	Receipt \$8,500 Pasadena Villas Residential Psychiatric Treatment	ER 001449	010000	*	Olo Broxc a
	Centers		81612020	/	8 6 2020
76	Roger Boehm – Billing Statement	ER 002346	8/6/2020		
77	Amen Clinic/Dr. Love Farrell	ER 002347		V	81612020
70	Payment for Trial	ED 002287 002200	862000		8 16 12020
78	LeConte – Medical Bill 2019	ER 002387 - 002390	8/6/2020	V	8/A7050 N
79	2017 Emily Expenses	ER 002471 - 002481	2030	V	8/6/2020
80	2018 Emily Expenses	ER 002482 - 002488	8/6/2020	/	8/6/2020
81	2019 Emily Expenses	ER 002489 - 002500	8 6 2020	Landaria de la companya de la compan	8/6/2020/
82	Expense SUMMARY for Emily (2017, 2018 and 2019)	ER 002501	8/6/2020		816/2020
83	Defendant's 2017 Tax Documents (Defendant's 2017 Gross Income = \$ 78,564)	JR 0047 - 0051	11/19/2000	V	11/19/2020
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Caption: Alecia Ann Draper (Individually and as Conservator for Emily Reed) vs. Jeffery Allen Reed

Ex#	Document Description	Bates #	Date Offered	Object	Date Admitted
84	Defendant's 2018 Tax Documents (Defendant's 2018 Gross Income = \$ 80,301)	JR 0284 – 0287	11/19/2020		11/19/2020
85	Emily's Updated Financial Disclosure Form	N/A	816/2020		41612020
	Any other document filed or disclosed by any party in the case				
8V	Plaintiff's Supplemental Disclosures		8/7/20	STIP	8/7/20
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DEFENDANT'S EXHIBITS

CASE NO.: 05D338668

CASE CAPTION: Alecia Ann Draper v. Jeffrey Allen Reed v. Alecia Ann Draper as Conservator of Emily

Reed

Ex#	Exhibit Description	1	at Sef	e ered	Obj.	1	ate	: iitted	
Α.	Defendant's Financial Disclosure Form 01/05/2015	\vdash	1	121	Shp	1		21	1
В.	Defendant's Financial Disclosure Form 06/30/2017	Η,	<u>'</u>	121	Stip	├-	12	Ť.,	In
C.	Defendant's Financial Disclosure Form 08/03/2020		112	121	Stip	╀~;	12		V
D.	Alecia's Passport NO	T	1		RE	П	JF	RNI	ĖĽ
E.	Emily's Passport	1	i 				1		
F.	Emily's Driver's License		T			<u> </u>	1		
G.	Moonwood Coffee Facebook Profile	Ī	V	*******			au	inerias escripto estando	
Н.	Defendant's 2017 Federal Income Tax Return	١	12	21	Stip	1	12	21	r
I.	Defendant's 2019 W-2	ı	12	121	Stip	1	12	121	P
J,	Defendant's 2018 Federal Income Tax Return	١	12	21	Stip	ı	12	121	1'm
K.	HIPAA Release For Medical Providers records up to		16	11212	Stip	ı	12	21	1
L.	HIPAA Release FOR Medical Providers records dated 91/1			144	Stip	ı	12	21	1
M.	Plaintiff's Financial Disclosure Form 14P to 11/16/2020	Т	à	21		ı	12	21	
	भी १ 2019			***************************************			***************************************		

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

AMANDA M. ROBERTS, ESQ. 4411 S. PECOS RD. LAS VEGAS, NV 89121

DATE: March 2, 2021 CASE: 05D338668

RE CASE: ALECIA A. REED nka ALICIA DRAPER fka ALECIA A. KREMIDAS vs. JEFFREY A. REED

NOTICE OF APPEAL FILED: February 26, 2021

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

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

- \$250 Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**
 If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
 \$24 District Court Filing Fee (Make Check Payable to the District Court)**
- - NRAP 7: Bond For Costs On Appeal in Civil Cases
 - Previously paid Bonds are not transferable between appeals without an order of the District Court.
- ☐ Case Appeal Statement
 - NRAP 3 (a)(1), Form 2
- □ Order
- ☐ Notice of Entry of Order

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

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

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

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

Certification of Copy

State of Nevada	٦	CC.
County of Clark	}	SS:

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

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER; NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

ALECIA A. REED nka ALICIA DRAPER fka ALECIA A. KREMIDAS,

Plaintiff(s),

VS.

JEFFREY A. REED,

Defendant(s),

now on file and of record in this office.

Case No: 05D338668

Dept No: H

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 2 day of March 2021.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk