

Case No. 20-CV-00818

FILED

2020 OCT 28 PM 2: 18

Pursuant to NRS 239B.030, the undersigned certifies no Social Security numbers are contained in this document.

Dept. No. II

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HIRD JUDE lectronically Filed Nov 04 2020 02:31 p.m.

IN THE THIRD JUDICIAL DISTRICT COURT OF THE IN AND FOR THE COUNTY OF LYON

ANTHONY JACOB MONAHAN,)
Plaintiff,	NOTICE OF APPEAL
VS.	
AMANDA KAITLYN HOGAN fka	
AMANDA KAITLYN KING,	}
Defendant.	
)

Notice is hereby given that Plaintiff Anthony Jacob Monahan appeal to the Nevada Supreme Court from the Order after September 15, 2020 Hearing; Order Granting Motion to Relocate with Minor Child entered on October 5, 2020, a copy of which is attached as Exhibit 1. Plaintiffs also appeal from all other interlocutory orders and rulings made final and appealable for the foregoing.

day of October, 2020.

THE LAW FIRM OF LAUB & LAUB

Nicholus C. Palmer, Esq. Nevada State Bar #9888 630 E. Plumb Lane

Reno, Nevada 89502

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CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of the LAW FIRM OF LAUB & LAUB, and that on this 22 day of October 2020, I caused to be delivered via U.S. Mail, a true and correct copy of the within document: Notice of Appeal, Case # 15-CV-00418, addressed as follows:

Roderic A. Carucci, Esq. 702 Plumas Street Reno, Nevada 89502

MARIA MORENO

Law Firm of Laub & Laub 630 E. Plumb Lane Reno, NV 89502 Tel: (775) 323-5282 Fax: (775) 323-3699

2			
3	<u>Exhibit</u>	<u>Name</u>	<u>Length</u>
4			
5	Exhibit 1	Notice of Entry of Judgment	17 Pages
6			
7			

Law Firm of Laub & Laub 630 E. Plumb Lane Reno, NV 89502 Tel: (775) 323-5282 Fax: (775) 323-3699

CERTIFICATE OF SERVICE

2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and
3	on October 7, 2020, I served a true and correct copy of:
4	Notice of Entry of Order
5	by:
6	Placing an original or true copy thereof in a sealed envelope, postage prepaid for
7	collection and mailing in the United States Mail at Reno, Nevada
8	Personal Delivery
9	Facsimile to the following number:
10	X Reno Carson Messenger Service
11	Certified Mail, Return Receipt Requested
12	E-Flex filing system
13	Electronic mail addressed to:
14	addressed to:
15	Aaron Bushur, Esq. 316 California Avenue #256
16	

Kelsi Bryant Carucci and Associates

EXHIBIT A

EXHIBIT A

CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 FILED

2020 OCT -5 AM 11: 25

TANYA SCEIRINE COURT ADMINISTRATOR THIRD JUDICIAL DISTRICT

Victoria Tovar DEPRITY

IN THE THIRD JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF LYON

ANTHONY JACOB MONAHAN,

CASE NO.: 15-CV-00418

The undersigned hereby affirms this document

does not contain a social security number.

DEPT. NO.: 2

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Plaintiff,

Vs.

AMANDA KAITLYN HOGAN fka AMANDA KAITLYN KING.

Defendant.

ORDER AFTER SEPTEMBER 15, 2020
HEARING; ORDER GRANTING MOTION

TO RELOCATE WITH MINOR CHILD

The parties appeared before the Court on September 15, 2020, for a hearing on Defendant, Amanda Kaitlyn Hogan's ("Mother") Motion to Relocate, filed June 8, 2020. Plaintiff, Anthony Jacob Monahan ("Father"), was present and represented by counsel, Aaron Bushur, Esq. Defendant, Amanda Hogan, was present and represented by counsel, Roderic A. Carucci, Esq. of Carucci and Associates. The Court, having heard argument and testimony of the parties, having considered the pleadings and papers on file herein, and the Court being fully advised in the premises, now finds and orders as follows:

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- 1. The Court has jurisdiction over the parties and the subject matter.
- 2. Nevada is the home state and habitual residence of the minor child.
- 3. The parties have one minor child the issue of their relationship: Malakai Jaco Monahan, born July 18, 2012.
- 4. The Court's most recent custodial order was entered on November 20, 2019. The parties share joint legal custody of the minor child. Mother has primary physical custody of the minor child, subject to Father's custodial time.

Father presently exercises custody of Malakai for 10 continuous days each month beginning on the first Friday of each month at approximately 5:00 p.m. and ending on the second Monday morning thereafter, when school commences, or at approximately 5:00 p.m., if school is not in session.

- Mother has been married to Brandon Hogan since August 28, 2018. Mr. Hogan is a Lieutenant with the United States Navy on active duty. Mr. Hogan is presently serving as a Top Gun flight instructor at the Fallon Naval Air Station. Mother and Mr. Hogan reside in Fallon, Nevada, and Father resides in Yerington, Nevada.
- 6. Mother moved the Court for permission to relocate with the minor child pursuant to NRS 125C.006 from Fallon, Nevada to Virginia Beach, Virginia on June 8, 2020. In her motion, Mother requested permission to relocate based upon Mr. Hogan's reassignment to the United States Naval Base at Virginia Beach, Virginia beginning in September, 2020.
- Father filed an opposition to the motion on July 13, 2020, objecting to the 7. request to relocate.
- The parties appeared for an evidentiary hearing on Mother's motion to 8. relocate on September 15, 2020. At that time, the Court received evidence and heard testimony from the parties.
- NRS 125C.007 provides statutory guidance to the Court regarding the factors 9. which must be considered in granting a petition to relocate. Having considered the factors set forth in NRS 125C.007, the Court makes the following findings:

(1). In every instance of a petition for permission to relocate with a child that is filed pursuant to NRS 125C.006 or 125C.0065, the relocating parent must demonstrate to the court that:

(a) There exists a sensible, good-faith reason for the move, and the move is not intended to deprive the non-relocating parent of his or her parenting time;

The Court finds Mother has demonstrated a good-faith basis for her request to relocate with the minor child. Mother's request is not intended to deprive Father of his parenting time. Mother's Husband is active duty military and has been reassigned to Virginia Beach, Virginia.

(b) The best interests of the child are served by allowing the relocating parent to relocate with the child; and

The Court finds it is in the minor child's best interest to relocate with Mother to Virginia. The Court previously considered the best interest factors in its' November 20, 2019 Order which granted Mother primary physical custody of the minor child, and the relocation does not modify any prior best interest factor findings. Mother's future move based upon her Husband's reassignment was contemplated at the time of the last custodial order.

(c) The child and the relocating parent will benefit from an actual advantage as a result of the relocation.

The relocation will provide an improvement in the overall quality of life for both the minor child and Mother. Mother testified she researched the schools in Virginia and that the academic performance is greater than the child's current school. The child will benefit from greater educational opportunities in Virginia including access to outside tutoring and other educational resources which are not readily available to the child in Fallon. As Virginia Beach is a much larger city, the child will also benefit from greater opportunities and activities. Additionally, Mr. Hogan indicated he will receive a

promotion to the rank of Lieutenant Commander after the relocation which will provide better economic opportunities for the minor child and Mother. This increase in income will allow Mother the opportunity to stay home with the minor child, and the child's half sibling. If Mother is not permitted to relocate, her household will incur additional expenses for maintaining two households which is a disadvantage to the child.

- (2). If a relocating parent demonstrates to the court the provisions set forth in subsection 1, the court must then weigh the following factors and the impact of each on the child, the relocating parent and the non-relocating parent, including, without limitation, the extent to which the compelling interests of the child, the relocating parent and the non-relocating parent are accommodated:
 - (a) The extent to which the relocation is likely to improve the quality of life for the child and the relocating parent;

The relocation will improve the quality of life for both the minor child and Mother. They will have better living accommodations, a higher household income with Mr. Hogan's promotion and more financial stability, educational advantages, and advantages associated with residing in a much larger city.

(b) Whether the motives of the relocating parent are honorable and not designed to frustrate or defeat any visitation rights accorded to the non-relocating parent;

The Court finds Mother's request to relocate is honorable and not designed to frustrate or defeat Father's visitation. Mother's husband is active duty military and has been reassigned to duty in another state. Mother's Husband's reassignment and the child's possible relocation was contemplated at the last hearing.

(c) Whether the relocating parent will comply with any substitute visitation orders issued by the court if permission to relocate is granted;

There is no evidence that Mother would not comply with supplemental orders regarding custody.

(d) Whether the motives of the non-relocating parent are honorable in resisting the petition for permission to relocate or to what extent any opposition to the petition for permission to relocate is intended to secure a financial advantage in the form of ongoing support obligations or otherwise;

Father's motives in contesting the relocation are honorable and the objection was filed in good faith. Father indicates he wishes to maintain a relationship with the minor child.

(e) Whether there will be a realistic opportunity for the non-relocating parent to maintain a visitation schedule that will adequately foster and preserve the parental relationship between the child and the non-relocating parent if permission to relocate is granted; and

While the relocation will have an impact upon Father's relationship with the minor child, there are opportunities which will allow Father to continue to maintain a relationship with the minor child despite the relocation.

(f) Any other factor necessary to assist the court in determining whether to grant permission to relocate.

This factor is not applicable.

- 10. After considering the evidence presented and the testimony of the parties, and having weighed the above factors, the Court finds that Mother has met the threshold requirements to grant the request to relocate with the minor child to the State of Virginia. Relocation is in the minor child's best interest. Mother may relocate with the minor child immediately.
- 11. Father shall have custodial time with the minor child during the child's school breaks based upon the school calendar in the district in which the child will be attending school.
- A. Father shall have custody of the minor child the majority of the child's summer break. Father's custodial time shall begin one week after the school year ends for the summer and shall end one week before the new school year begins.
- B. The parties shall equally share the child's Christmas Break from school. In even numbered years, Father shall have the child for the second half of the break

(including the Christmas holiday), and Mother shall have the child for the first half of the break. In odd numbered years, Mother shall have the child for the second half of the break (including the Christmas holiday), and Father shall have the child for the first half of the break. Mother shall have Thanksgiving break in each year except 2020, when Father shall have the child from Wednesday before Thanksgiving, return on the following Sunday.

- C. Father shall have custody of the minor child during the child's Spring Break each year.
- D. Should Father choose to travel to Virginia Beach, Virginia where the minor child is residing, he shall be entitled to additional custodial time. Father shall provide at least 60 days advance notice of his intent to visit with the child in Virginia Beach. Notice shall be in writing. If Father travels to Virginia during a week day, the visit shall begin after school and end at 8:00 p.m. the same day. If Father travels to Virginia over the weekend, the visit shall begin at 8:00 a.m. and end at 10:00 p.m. the same day.
- E. Father shall be solely responsible for the costs of air travel for the child for each visit. Father shall provide proof of purchase of plane tickets to Mother at least 30 days in advance of each visit or that visit will be forfeited. Father shall receive a downward deviation on his monthly child support obligation for the cost of travel. The Court will issue a separate order regarding child support which will address deviations for cost of travel.
- F. The parties may modify the custodial schedule by mutual agreement in writing.
- G. The non-custodial parent shall be entitled to communicate with the minor child telephonically during the child's reasonable waking hours. Mother shall provide a cell phone at her expense for the minor child on which Father may contact the child. The phone shall also be made available to the child at all times during Father's custodial time so that Mother may contact the child. The minor child shall be permitted to contact either parent at any time. Telephonic communication shall not be monitored by either parent

at any time.

- H. Neither party shall disparage the other in the presence of the child, or allow third parties to disparage the other parent in the presence of the child.
- 12. The parties shall continue to share joint legal custody of the minor child in accordance with the prior order of this Court.
- 13. As Mother's husband is on active duty with the military and it is likely he will be reassigned in the next few years, the parties expressly agreed on the record that Mother may relocate with the minor child to any other location in the United States based upon the reassignment. Mother shall provide Father with the appropriate advance notice, but she is not required to obtain Father's permission before relocating. Should Father object to the relocation, he may file a motion with the Court. Relocation outside of the United States shall require either Father's written permission or permission from the Court before relocation occurs. The parties stipulate that this Court shall retain exclusive continuing jurisdiction over the minor child pursuant to the UCCJEA provided that Father remains a resident of the State of Nevada.
- 14. Mother's request for an award of attorney's fees and costs based upon allegations that Father wrongfully withheld consent to the relocation is denied. Each party shall be responsible for their own attorney's fees and costs.
- 15. PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEAL-MENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISH-ABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.

16. The parties are hereby put on notice that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully detains a child in a foreign country.

IT IS SO ORDERED.

DATED this 2rd day of October, 2020.

DISTRICT JUDGE

	CASE NO.: 15-CV-00418 CASE NO.: 15-CV-00418
1	CASE NO.: 15-CV-00418
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3	DEPT NO.: 2
4	IN THE THIRD JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
5	IN AND FOR THE COUNTY OF LYON
6	ANTHONY JACOB MONAHAN,)
7	
8	Plaintiff,) <u>CASE APPEAL STATEMENT</u> vs.
9) AMANDA KAITLYN HOGAN fka)
10	AMANDA KAITLYN KING,
11	Defendant.
12)
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14	Pursuant to NRAP 3(f), the Plaintiff Anthony Jacob Monahan ("Father"), hereby submits the
15	following case appeal statement:
16	1. Name of appellant filing this case appeal statement:
17	
18	The Appellant filing the Case Appeal Statement is Anthony Jacob Monahan.
19	2. Identify the judge issuing the decision, judgment, or order appealed from:
20	The Honorable Leon Aberasturi
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22	3. <u>Identify each appellant and the name and address of counsel for each appellant:</u>
23	The Appellant is Anthony Jacob Monahan. He is represented by the Law Firm of Laub
24	& Laub attorneys Joe M. Laub and Nik C. Palmer at 630 E. Plumb Lane, Reno, NV 89502.
25	4. <u>Identify each respondent and the name and address of appellate counsel, if known,</u>
2627	for each respondent (if the name of a respondent's appellate counsel is unknown, indicate as much and provide the name and address of that respondent's trial counsel):

1	The Respondent is Amanda Kaitlyn Hogan ("Mother") and it is unknown if the
2	Respondent has appellate counsel. Trial counsel for the respondents is Roderic Carucci, Esq. at
3	702 Plumas Street, Reno, NV 89509.
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5	5. <u>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 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</u>
6 7	permission to appear under SCR 42 (attach a copy of any district court order granting such
8	permission):
9	None.
10	6. <u>Indicate whether appellant was represented by appointed or retained counsel in the district court:</u>
11	Retained Counsel.
12	7. Indicate whether appellant is represented by appointed or retained counsel on appeal:
13	
14	Retained Counsel.
15 16	8. <u>Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave:</u>
17	No such leave was granted.
18	9. <u>Indicate the date the proceedings commenced in the district court (e.g., date complaint, indictment, information, or petition was filed):</u>
19	The original custody case commenced on April 15, 2015. Mother filed a Motion to
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21	Relocate on June 8, 2020.
22	10. Provide a brief description of the nature of the action and result in the district court,
23 24	including the type of judgment or order being appealed and the relief granted by the district
25	This is a relocation Matter, Mother filed a Motion to relocate to Virginia Reach, VA
26	This is a relocation Matter. Mother filed a Motion to relocate to Virginia Beach, VA
27	from Fallon, NV with the Parties minor child. Father opposed the Motion and Mother's move to
 	Virginia Beach. The court held a hearing on September 15, 2020 and Mother's motion to

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1	relocate was granted by the Court. Plaintiff is appealing the court's Order allowing Mother to
2	relocate.
3	11. Indicate whether the case has previously been the subject of an appeal to or original
4	writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding:
5	
6	Yes, Monahan vs. Hogan, Case No. 78489 filed April 4, 2019.
7	12. <u>Indicate whether this appeal involves child custody or visitation:</u>
8	Yes.
9 10	13. If this is a civil case, indicate whether this appeal involves the possibility of settlement:
11	
12	It is a possibility and Plaintiff's counsel will work diligently to see if it can be settled.
13	Pursuant to NRS 239B.030, the undersigned does hereby affirm that the preceding document does not contain the social
14	security number of any person.
15	DATED this 28 day of October, 2020.
16	DATED this day of October, 2020.
17	THE LAW FIRM OF LAUB & LAUB
18	NAT
19	Nicholus C. Palmer, Esq. Nevada State Bar #9888
20	630 E. Plumb Lane
21	Reno, Nevada 89502
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CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that on this 28^t day of October, 2020, I caused to be delivered via U.S. MAIL, a true and correct copy of the within document: Case Appeal Statement Case Number: 15-CV-00418, addressed as follows:

Roderic A. Carucci, Esq. 702 Plumas Street Reno, NV 89509

Maria Moreno

Law Firm of Laub & Laub 630 E. Plumb Lane Reno, NV 89502 Tel: (775) 323-5282 Fax: (775) 323-3699

ANTHONY JACOB MONAHAN, AMANDA KATLYNN KING ~ CHILD CUSTODY COMPLAINT

Case Number: 15-CV-00418 Agency: Third Judicial District Court

Type: Custody (non- divorce) Received Date: 4/15/2015 Status: Closed Status Date: 10/5/2020

Involvements

Primary Involvements

MONAHAN, ANTHONY JACOB Petitioner KING, AMANDA KATLYNN Respondent

Other Involvements

Bushur, Aaron Esq. Petitioner's Attorney

Schumann, LeAnn Esq. - X005005 Petitioner's Attorney,

Inactive

Carucci, Roderic A. Esq. Respondent's Attorney KING, AMANDA KATLYNN Pro Per, Inactive

Anderson, Jennifer S. Esq Respondent's Attorney, Inactive

Third Judicial District Court (15-CV-00418)

Estes, Honorable Robert E. Judge Aberasturi, Leon A. - LAA Dept II - TJDC

2. NRCP 5 ~ ANSWER

KING, AMANDA KATLYNN Respondent

Disposition: Settled/Wdn with Hearing/Jud Conf Dispo Date: 10/26/2015

Lead/Active: False

3. REOPEN ~ Reopened Charge

MONAHAN, ANTHONY JACOB Petitioner

Disposition: Other Manner of Disposition Dispo Date: 1/12/2016

Lead/Active: False

4. REOPEN ~ Reopened Charge

KING, AMANDA KATLYNN Respondent

Disposition: Settled/Wdn with Hearing/Jud Conf Dispo Date: 3/1/2019

Lead/Active: False

5. REOPEN ~ Reopened Charge

KING, AMANDA KATLYNN Respondent

Disposition: Other Manner of Disposition Dispo Date: 5/30/2019

Lead/Active: False

6. REOPEN ~ Reopened Charge

MONAHAN, ANTHONY JACOB Petitioner

Disposition: Settled/Wdn with Hearing/Jud Conf Dispo Date: 11/20/2019

Lead/Active: False

7. REOPEN ~ Reopened Charge

KING, AMANDA KATLYNN Respondent

Disposition: Settled/Wdn with Hearing/Jud Conf Dispo Date: 10/5/2020

Lead/Active: False

Custody (non- divorce)

1. NRS 125C. ~ CHILD CUSTODY COMPLAINT

MONAHAN, ANTHONY JACOB Petitioner

Disposition: Settled/Wdn with Hearing/Jud Conf Dispo Date: 10/26/2015

Lead/Active: True

Case Status History

4/15/2015 3:58:00 PM | Open 10/26/2015 8:51:00 AM | Closed



Page 1 of 8 10/29/2020 1:21:51 PM

1/6/2016 8:51:00 AM | Reopened 1/14/2016 3:22:00 PM | Closed 8/29/2018 | Reopened 3/1/2019 | Closed 3/5/2019 | Reopened 5/30/2019 | Closed 9/17/2019 11:32:00 AM | Reopened 11/20/2019 12:06:00 PM | Closed 6/9/2020 2:34:00 PM | Reopened 10/5/2020 9:22:00 AM | Closed **Documents** 4/15/2015 Petition to Establish Custody and Visitation.pdf - Filed Notes: Added from Document Scanning session. 4/15/2015 Summons - Issued.pdf - Issued Notes: Added from Document Scanning session. 4/15/2015 Civil Cover Sheet.pdf - Filed Notes: Added from Document Scanning session. 4/15/2015 Confidential Court Information Sheet.pdf - For Court Use Only Notes: Added from Document Scanning session. 4/15/2015 Financial Disclosure - Anthony.pdf - Filed **SEALED** Notes: Added from Document Scanning session. 4/15/2015 Personal Case Information.pdf - Filed Notes: Added from Document Scanning session. 5/4/2015 Summons served 4-30-15.pdf - Filed on Return Notes: Added from Document Scanning session. 5/5/2015 Ex Parte Emergency Motion Regarding Children.pdf - Filed Notes: Added from Document Scanning session. 5/5/2015 Request for Submission of Ex Parte Motion.pdf - Filed Notes: Added from Document Scanning session. 5/5/2015 Proof of Service (of Ex Parte Motion).pdf - Filed Notes: Added from Document Scanning session. 5/6/2015 Order Denying Ex Parte Motion and Setting Expedited Hearing.pdf - Filed Notes: Added from Document Scanning session. 5/15/2015 Notice of General Appearance (LeAnn Schumann).pdf - Filed Notes: Added from Document Scanning session. 5/15/2015 Notice of Appearance of Counsel.pdf - Filed Notes: Added from Document Scanning session. 5/18/2015 Request for Submission (Stip to Continue 5-26-15 Hearing).pdf - Filed Notes: Added from Document Scanning session. 5/18/2015 Answer and Counterclaim.pdf - Filed Notes: Added from Document Scanning session. 5/18/2015 Stipulation to Continue.pdf - Filed Notes: Added from Document Scanning session. 5/22/2015 Order to Continue.pdf - Filed Notes: Added from Document Scanning session. 5/22/2015 Reply to Counterclaim.pdf - Filed Notes: Added from Document Scanning session. 5/28/2015 Setting Memo.pdf - Filed Notes: Added from Document Scanning session. 6/3/2015 Financial Disclosure - Amanda.pdf - Filed Notes: Added from Document Scanning session. 6/19/2015 Exhibit 1.pdf - Filed Notes: Added from Document Scanning session. 6/19/2015 Exhibit 2.pdf - Filed Notes: Added from Document Scanning session. 6/19/2015 Plaintiff's Exhibit List.pdf - For Court Use Only Notes: Added from Document Scanning session. 7/2/2015 Memorandum of Temporary Assignment - Judge Estes.pdf - Filed Notes: Added from Document Scanning session. 7/2/2015 Request for Senior Judge.pdf - For Court Use Only Notes: Added from Document Scanning session. 7/2/2015 Case Managment Order.pdf - Filed



Notes: Added from Document Scanning session.

Page 2 of 8 10/29/2020 1:21:51 PM

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7/24/2015 Order After June 19, 2015 Hearing.pdf - Filed
  Notes: Added from Document Scanning session.
8/3/2015 Notice of Entry of Order.pdf - Filed
  Notes: Added from Document Scanning session.
8/17/2015 Plaintiff's Settlement Conference.pdf - Filed
  Notes: Added from Document Scanning session.
9/1/2015 Respondent's Settlement COnference Statement.pdf - For Court Use Only
  Notes: Added from Document Scanning session.
10/26/2015 Stipulation and Order Regarding Child Custody, Support and Visitation.pdf - Filed
  Notes: Added from Document Scanning session.
10/29/2015 Confidential Document Pursuant to NRS 449 Et. Seq.,pdf - For Court Use Only
SEALED
  Notes: Added from Document Scanning session.
11/25/2015 Confidential Information.pdf - For Court Use Only
  Notes: Added from Document Scanning session.
12/30/2015 Withdrawal of Attorney of Record.pdf - Filed
  Notes: Added from Document Scanning session.
1/6/2016 Order Denying Ex Parte Application and Setting Hearing.pdf - Filed
1/6/2016 Application for A Temporary Order for Protection.pdf - Filed
1/11/2016 Letter from Plaintiff Re Canceling TPO & Vacating Hearing.pdf - For Court Use Only
  Notes: Added from Document Scanning session.
1/11/2016 Request to Appear Telephonically.pdf - For Court Use Only
  Notes: Added from Document Scanning session.
1/11/2016 Voluntary Withdrawal of Motion.pdf - Filed
1/12/2016 Order Vacating Hearing (1-11-16).pdf - Filed
  Notes: Added from Document Scanning session.
2/29/2016 Substitution of Attorney (Amanda King in Pro Per in lieu of Jennifer Anderson).pdf - Filed
2/8/2017 Judge's Notes.pdf - For Court Use Only
8/29/2018 Motion to Modify Custody Based Upon Status Quo.pdf - Filed
9/7/2018 Opposition to Mother's Mtn to Modify Custody - Redacted.pdf - Filed
  Notes: Based Upon Status Quo
9/14/2018 Opposition to Mother's Mtn to Modify Custody Based.pdf - Filed
SEALED
  Notes: Upon Status Quo
9/21/2018 Request for Submission (Reply to Motion to Modify Custody Based Upon Status Quo).pdf - Filed
9/21/2018 Reply to Motion to Modify Custody Based Upon Status Quo.pdf - Filed
10/4/2018 Order Setting Hearing (12-27-18).pdf - Filed
11/15/2018 Defendant's First Disclosure of Witnesses.pdf - Filed
11/27/2018 General Financial Disclosure Form - Amanda.pdf - Sealed
12/17/2018 Motion to Limit Hearing Testimony.pdf - Filed
12/21/2018 Notice of Witnesses.pdf - Filed
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Defendant's Exhibit List.pdf - For Court Use Only
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Defendant's Exhibits\Defendant's Exhibit A.pdf - Filed
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Defendant's Exhibits\Defendant's Exhibit B.pdf - Filed
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Not Admitted\Plaintiff's Exhibit 1.pdf -
For Court Use Only
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Not Admitted\Plaintiff's Exhibit 2.pdf -
For Court Use Only
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Not Admitted\Plaintiff's Exhibit 3.pdf -
For Court Use Only
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Admitted\Plaintiff's Exhibit 4.pdf - Filed
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Admitted\Plaintiff's Exhibit 5.pdf - Filed
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Admitted\Plaintiff's Exhibit 6.pdf - Filed
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Admitted\Plaintiff's Exhibit 7.pdf - Filed
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Admitted\Plaintiff's Exhibit 8.pdf - Filed
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Admitted\Plaintiff's Exhibit 9.pdf - Filed
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Admitted\Plaintiff's Exhibit 10.pdf - Filed
12/27/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibits\Admitted\Plaintiff's Exhibit 11.pdf - Filed
12/28/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Witness List,pdf - For Court Use Only
12/28/2018 Witness Lists and Exhibits Lists from 12-27-18 Hearing\Plaintiff's Exhibit List.pdf - For Court Use Only
12/28/2018 Order After December 27, 2018 Hearing.pdf - Filed
1/23/2019 Points and Authorities Re De Facto Custody and Relocation Analysis.pdf - Sealed
1/23/2019 Points and Authorities Re De Facto Custody and Relocation Analysis - Redacted.pdf - Filed
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Page 3 of 8 10/29/2020 1:21:51 PM

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1/24/2019 Defendant's Post Trial Legal Brief.pdf - Filed
1/30/2019 Motion for Order to Show Cause In Re Contempt.pdf - Filed
2/21/2019 Reguest for Submission (Reply to Motion for Order to Show Cause).pdf - Filed
2/21/2019 Reply to Motion for Order to Show Cause in Re- Contempt.pdf - Filed
3/1/2019 Order.pdf - Filed
3/1/2019 Notice of Entry of Order (Order filed 3-1-19).pdf - Filed
3/5/2019 Order Setting Hearing (4-17-19).pdf - Filed
3/7/2019 Notice of Entry of Order (March 1, 2019 order).pdf - Filed
3/14/2019 General Financial Disclosure Form- Anthony.pdf - Filed
3/29/2019 Notice of Appeal.pdf - Filed
3/29/2019 Case Appeal Statement.pdf - Filed
4/1/2019 Letter Transmitting filing fee for Appeal.pdf - For Court Use Only
4/4/2019 Acceptance of Electronic Filing - S. C. .pdf - For Court Use Only
4/8/2019 Receipt for Documents (Notice of Appeal) (S.C.).pdf - Filed
4/8/2019 Receipt for Documents (Appeal Filing Fee) (S.C.).pdf - Filed
4/8/2019 General Financial Disclosure Form- Amanda.pdf - Sealed
4/8/2019 Substitution of Counsel - Aaron Bushur, Esq. in lieu of LeAnn Schumann, Esq..pdf - Filed
5/30/2019 Letter & Proposed Order from A. Bushur from 4-15-19 hearing.pdf - For Court Use Only
5/30/2019 Order Denying Motion for Order to Show Cause.pdf - Filed
6/24/2019 Request for Transcript of Proceedings.pdf - Filed
7/25/2019 Electronic-Recorded Transcript of Bench Trial December 27, 2018.pdf - Filed
9/17/2019 Request for Submission (Request for Hearing filed 9-17-19).pdf - Filed
9/17/2019 Request for Hearing.pdf - Filed
9/25/2019 Order Setting Hearing (11-8-19).pdf - Filed
9/30/2019 General Financial Disclosure Form-2nd one filed by Amanda.pdf - Sealed
SEALED
10/1/2019 Clerk's Certificate S.C..pdf - Filed
10/1/2019 Remittitur S.C..pdf - Filed
10/15/2019 Returned Mail - R. Carucci.pdf - For Court Use Only
  Notes: Remailed to 702 Plumas St
10/22/2019 Order for Visitation.pdf - For Court Use Only
11/20/2019 Request for Submission (Custodial Order).pdf - Filed
11/20/2019 Custodial Order.pdf - Filed
11/25/2019 Notice of Entry of Order - Custodial Order.pdf - Filed
4/27/2020 Receipt for Exhibit.pdf - Filed
6/9/2020 Motion to Relocate.pdf - Filed
7/2/2020 Supplement to Motion or Permission to Relocate.pdf - Filed
7/9/2020 Request For Submission (Motion to Relocate).pdf - Filed
7/9/2020 Order Granting Amanda Hogan's Motion to Relocate.pdf - Submitted
7/16/2020 Opposition to Motion.pdf - Filed
7/23/2020 Order Setting Hearing (9-15-2020).pdf - Filed
7/24/2020 Reply to Opposition to Motion to Relocate.pdf - Filed
7/27/2020 Reguest for Submission (Motion to Relocate).pdf - Filed
9/8/2020 General Financial Disclosure Form - Amanda (9-8-20).pdf - Sealed
9/14/2020 General Financial Disclosure Form - Anthony (9-14-20).pdf - Sealed
9/15/2020 Witness List and Exhibit List from 9-15-2020 Hearing\Witness List 9-15-2020 Hearing.pdf - For Court Use Only
9/15/2020 Witness List and Exhibit List from 9-15-2020 Hearing\Respondent's Exhibit List 9-15-2020 Hearing,pdf - For Court
9/15/2020 Witness List and Exhibit List from 9-15-2020 Hearing\Respondent's Exhibit F.pdf - For Court Use Only
9/15/2020 Witness List and Exhibit List from 9-15-2020 Hearing\Respondent's Exhibit G.pdf - Filed
9/15/2020 Witness List and Exhibit List from 9-15-2020 Hearing\Respondent's Exhibit H.pdf - Filed
9/15/2020 Witness List and Exhibit List from 9-15-2020 Hearing\Respondent's Exhibit A.pdf - Filed
9/15/2020 Witness List and Exhibit List from 9-15-2020 Hearing\Respondent's Exhibit B.pdf - Filed
9/15/2020 Witness List and Exhibit List from 9-15-2020 Hearing\Respondent's Exhibit C.pdf - Filed
9/15/2020 Witness List and Exhibit List from 9-15-2020 Hearing\Respondent's Exhibit D.pdf - Filed
9/15/2020 Witness List and Exhibit List from 9-15-2020 Hearing\Respondent's Exhibit E.pdf - Filed
9/17/2020 Order Modifying Child Support.pdf - Filed
9/30/2020 Request for Submission (Order After 9-15-20 Hearing).pdf - Filed
10/5/2020 Order After September 15, 2020 Hearing; Order Granting Motion to Relocate.pdf - Filed
10/8/2020 Notice of Entry of Order - Relocation.pdf - Filed
10/28/2020 Notice of Appeal (2).pdf - Filed
10/28/2020 Case Appeal Statement (2).pdf - Filed
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Page 4 of 8 10/29/2020 1:21:51 PM

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Events
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Staff - STAFF Court Room B - CourtRmB Geurts, Patrick Bailiff - X004896 Schumann, LeAnn Esq. - X005005 Aberasturi, Leon A. - LAA (Dept II - TJDC) Anderson, Jennifer S. Esq (Respondent's Notes: Plaintiff appeared with legal counsel, LeAnn Schumann, Defendant appeared with her legal counsel, Jennifer Anderson. Both parties were sworn and gave testimony. Additional witnesses were Michael Monahan and Samantha Morrison, Plaintiff's exhibits 1 & 2 were marked, offered, and admitted,. Ms. Anderson & Ms. Schumann gave closing arguments. Court Ordered: Nevada is found to the home state of the children and this court has jurisdiction over the matter. Court made the finding there is no question as to paternity of the child. Court would not make a final finding in regards to the alleged Domestic Violence at this time but because of the testimony heard today would not allow the fifty-fifty custody at this time. Parties shall have joint legal custody. Father will have visitation 3 weekends a month, the first, second, and third from Friday noon to Sunday at 7:00 p.m. Father will have 1 day mid week on Thursday between 5 & 7 for visitation, A temporary amount of child support of \$576 will be due on July 1. Discovery will start today,. A trial date of Sept 25, 2015 is set for 1 day. Father may skype on Tuesdays at 7:30 with the child. Jennifer Anderson to prepare order. 8/27/2015 9:00:00 AM | Settlement Conference | CRTM A | Court Room A Staff - STAFF Court Room A - CourtRmA Geurts, Patrick Bailiff - X004896 Estes, Honorable Robert E. Notes: SENIOR JUDGE REOESTED/JUDGE ESTES PRESIDING 1/12/2016 2:00:00 PM | Ex Parte Motion Hearing | Court Room A Staff - STAFF Court Room A - CourtRmA Geurts, Patrick Bailiff - X004896 Peeples, DeAnn Dep. Clerk - DPEEPLES Aberasturi, Leon A. - LAA (Dept II - TJDC) 12/27/2018 9:30:00 AM | Motion Hearing | Dept II, Crtrm A 15-CV-00418 | Court Room A Andersen, Andrea Deputy Clerk -**AANDERSEN** Staff - STAFF Geurts, Patrick Bailiff - X004896 Schumann, LeAnn Esq. - X005005 with Plaintiff Aberasturi, Leon A. - LAA (Dept II - TJDC) MONAHAN, ANTHONY JACOB (Petitioner) **Plaintiff** KING, AMANDA KATLYNN (Pro Per) Defendant Carucci, Roderic A. Esq. (Respondent's

6/19/2015 9:30:00 AM | Motion Hearing | CRTM B DEPT II | Court Room B

Thomas, Kathy Dep. Clerk - KTHOMAS



Attorney)

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with Defendant

Notes: Plaintiff's Exhibits 1 through 9 were premarked. Defendant's Exhibit A was premarked. Mr. Carucci requested the hearing be closed. Ms. Schumann advised there is no stipulation as to closing the hearing. Court denied request. Mr. Carucci requested the court to invoke the rule of exclusion. So ordered. Amanda Hogan fka King, Anthony Monahan, Michael Monahan, Samantha Morrison, were sworn. Michael Monahan and Samantha Morrison left the courtroom. Counsel addressed their concerns with the domestic violence issue. Court finds there was no domestic violence and there is no presumption under NRS 125C.0035. Amanda Hogan fka King testified. Defendant's Exhibit A was offered and admitted. Brandon Hogan was sworn and testified. Anthony Jacob Monahan testified. Plaintiff's Exhibit 3 was offered. Mr. Carucci objected to the admission of Plaintiff's Exhibit 3. Plaintiff's Exhibit 3 was not admitted. Plaintiff's Exhibit 4 was offered. Mr. Carucci objected to the admission of Plaintiff's Exhibit 4. Court overruled objection, Plaintiff's Exhibit 4 was admitted. Plaintiff's Exhibit 10 was marked and offered. Mr. Carucci objected to the admission of Plaintiff's Exhibit 10 based upon previous order. Court overruled objection, Plaintiff's Exhibit 10 was admitted. Plaintiff's Exhibits 5-9 were offered and admitted. Samantha Morrison testified. Plaintiff's Exhibit 11 was marked, offered and admitted. Defendant's Exhibit B was marked, offered and admitted. Amanda Hogan fka King testifed as a rebuttal witness. Anthony Jacob Monahan testified a a sur rebuttal witness. Court heard closing argument from Mr. Carucci and Ms. Schumann. Court took matter under submission. Court requested additional briefing from counsel. Briefs are to include the analysis of de facto change of custody and when it can be considered and also how to apply the relocation under NRS 125C.006 and NRS 125C.0065. No objection to blind briefs. Court ordered blind briefs be filed with the Clerk of the Court on or before January 23, 2019. Briefs are to be served upon opposing counsel. Court advised the parties, if the court grants the relocation the child will finish out the 2018-2019 school year in Yerington Elementary School. Ms. Schumann is to discuss Child Support matters with the Plaintiff. Ms. Schumann advised the court a Financial Disclosure will be filed. Court will determine Child Support after ruling on custody and relocation. Court ordered the parties maintain status quo pending the Order. Plaintiff is to have visitation for ten (10) days per month. Plaintiff is to have the child January 4, 2019 through January 11, 2019 and January 25, 2019 through January 27, 2019. Mr. Carucci requested the custodial parent pick up the child for visitation. Ms. Schumann objected. Counsel argued transportation. Court ordered the parent who's visitation is ending is to drop off the child. Court directed counsel to exchange proposed 20-10 schedules and a week on/week off schedule, if parties cannot agree to a schedule, proposed schedules are to be submitted to the court and the Court will choose a schedule.

After the hearing court directed the Clerk to return Plaintiff's Exhibit 11 once a final decision is rendered. 12/31/2018 1:00:00 PM | Telephonic Conference | Dept II - Crtrm A - 15-CV-00418 | Judge's Chambers Schumann, LeAnn Esq. - X005005

Telephonic obo Petitioner
lawclerk2 - LAW2
 John Kilgore
Andersen, Andrea Deputy Clerk AANDERSEN
Staff - STAFF
Aberasturi, Leon A. - LAA (Dept II - TJDC)
Carucci, Roderic A. Esq. (Respondent's
Attorney)



Telephonic obo Respondent

Notes: Counsel questioned New Year's Visitation. Ms. Schumann advised the court the previous court order awarded the Plaintiff visitation on New Years. Counsel argued the New Year's Visitation. Court ordered the defendant have visitation on New Year's, with make up visitation next year for plaintiff. Counsel argued the right of first refusal. Mr. Carucci advised the court the previously ordered briefs court be filed early. Court directed counsel to speak with their clients and if they agree, the briefs could be filed early. Court determined due to the distance between the parties Right of First Refusal does not make sense. Court directed counsel to include a proposed primary visitation schedule in the briefs.

4/17/2019 9:00:00 AM | Motion Hearing | Dept II - Crtrm A - 15-CV-00418 | Court Room A

Peeples, DeAnn Dep. Clerk - DPEEPLES

Staff - STAFF

Court Room A - CourtRmA

lawclerk2 - LAW2

Aberasturi, Leon A. - LAA (Dept II - TJDC)

MONAHAN, ANTHONY JACOB (Petitioner)

Bushur, Aaron Esq. (Petitioner's Attorney)

KING, AMANDA KATLYNN (Pro Per)

nka Amanda Hogan

Carucci, Roderic A. Esq. (Respondent's

Attorney)

Notes: Court heard Mr. Carucci's motion for show cause re: filing of General Financial Disclosure. Anthony Monahan was sworn and testified. Court heard argument from Mr. Carucci and Mr. Bushur.

Court took 15 minute break for Mr. Busher to review 1-23-19 document with his client.

Back in session: Mr. Monahan back on witness stand. Court heard closing arguments by counsel. Court denied motion for contempt; found that motion to compel should have been filed prior to hearing held in December 2018. Court found that after Order to Show Cause motion; Mr. Monahan did comply. In reference to Mr. Carucci's request for civil or criminal contempt, Court can't proceed with that as there was no written order from Court. Mr. Bushur to prepare order.

11/8/2019 9:30:00 AM | Motion Hearing | Dept II, Crtrm A 15-CV-00418 | Court Room A

Sceirine, Tanya Clerk - TSCEIRINE

Staff - STAFF

lawclerk2 - LAW2

Aberasturi, Leon A. - LAA (Dept II - TJDC)

Notes: Court and counsel had met in chambers to discuss procedural matters and possible settlement. In court with all parties present Court was informed that a settlement had been reached. Court had parties sworn. Mr. Carrucci placed settlement on the record. Parties will share joint legal custody with primary physical custody being placed with the mother. Party gettig vistation will be responsible for picking up child at McDonalds in the respective town. Christmas visitation will alternate with father receiving child in odd years for the first half of vacation and mother will get child second half; mother will get Thanksgiving in odd years on the day only from 9 AM -8PM; Spring break will be alternate with mother receiving in even years. Child birthday will be alternated with father receiving in even years from 9AM to 6PM. Dad will get all three day weekends. Halloween will be from afterschool to 9PM will mother receiving in even years. Dad will do all the driving for Halloween. If child is in tutoring in Churchill county, father being able to be in the class will be at the discretion of the school district. If there is no education purpose for a parent to be present no one will be allowed in the class. Child support will be addressed in a separate action. Mother carries child's insurance. Parties will follow the 30/30 rule. If there is a free app for parties to use to communicate that will be used, if not Ms, King will pay for the last year and Mr. Monahan will pay for the next year. Visitation schedule will begin Dec 1, 2019. Both parties having been sworn agreed that the this was a full and final settlement with the exception of child support. Mr. Carrucci will prepare the order. Mr. Carrucci requested attorney fees. Court reserved ruling if appealed. If no appeal is filed Ms. King will waive attorney fees.

9/15/2020 9:30:00 AM | Motion Hearing | Dept. II, 15-CV-00418 | Court Room A | Completed

Andersen, Andrea Deputy Clerk -

AANDERSEN

Staff - STAFF

Geurts, Patrick Bailiff - X004896

lawclerk2 - LAW2

Christian Marsh

Aberasturi, Leon A. - LAA (Dept II - TJDC)

MONAHAN, ANTHONY JACOB (Petitioner)

Petitioner

Bushur, Aaron Esq. (Petitioner's Attorney)

with Petitioner

KING, AMANDA KATLYNN (Pro Per)

Respondent



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Carucci, Roderic A. Esq. (Respondent's Attorney)

with Respondent

Notes: Respondent's Exhibits A-H were premarked. Anthony Monahan, Amanda Hogan and Lieutenant Brandon Hogan were sworn. Court heard opening statements from Mr. Carucci and Mr. Bushur. Counsel stipulated to the admission of Respondent's Exhibits A-E, G and H. Respondent's Exhibits A-E, G and H were admitted. Lieutenant Brandon Hogan testified. Mr. Carucci offered Respondent's Exhibit F. Mr. Bushur objected to the admission of Respondent's Exhibit F. Counsel argued the objection. Court sustained the objection. Amanda Hogan and Anthony Monahan testified. Court heard closing argument from Mr. Carucci and Mr. Bushur. Court finds the Motion and Opposition were made in good faith. Court does not award any attorneys fees. Court granted the Motion to Relocate. Court ordered petitioner have visitation with the child every summer, starting one (1) week after school get out and ending one (1) week before school starts. Parties are to split winter break, with petitioner having the first half in even years and the respondent having the second half in even years. Petitioner is to pay for the tickets for the child. Court ordered a deviation in Child Support in the amount of \$2,000.00 per year. Petitioner is to obtain an accompany ticket for the child. Petitioner is to notify respondent of the flight information at least thirty (30) days in advance of the flight. Respondent is to get a phone for the child and the child can contact petitioner whenever he wants to. If the petitioner goes to the east coast, he can have visitation with sixty (6) days notice: if petitioner visits on a school day, visitation will be from after school until 8:30 p.m.; if petitioner visits on a weekend, visitation will be from 8:00 a.m. until 10:00 p.m. Court to review Child Support and issue a separate order. Court to submit blind briefs as to the child support factor of petitioner's support of others. Mr. Bushur addressed concerns as to if the respondent moves again and requested provisions be provided in the order to prevent the parties from having to go back to court again. Court directed counsel to discuss the matter, and if counsel can agree on the provision, it is to be included in the order. Mr. Carucci to prepare Order on relocation.



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CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466

CASE NO.: 15-CV-00418

DEPT. NO.: 2

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The undersigned hereby affirms this document does not contain a social security number.

FILED

2020 OCT -5 AM II: 25

TANYA SCE4RINE COURT ADMINISTRATOR THIRD JUDICIAL DISTRICT

Victoria Toras DEPUTY

IN THE THIRD JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF LYON

ANTHONY JACOB MONAHAN,

Plaintiff,

VS.

AMANDA KAITLYN HOGAN fka AMANDA KAITLYN KING,

Defendant.

ORDER AFTER SEPTEMBER 15, 2020 HEARING; ORDER GRANTING MOTION

TO RELOCATE WITH MINOR CHILD

The parties appeared before the Court on September 15, 2020, for a hearing on Defendant, Amanda Kaitlyn Hogan's ("Mother") Motion to Relocate, filed June 8, 2020. Plaintiff, Anthony Jacob Monahan ("Father"), was present and represented by counsel, Aaron Bushur, Esq. Defendant, Amanda Hogan, was present and represented by counsel, Roderic A. Carucci, Esq. of Carucci and Associates. The Court, having heard argument and testimony of the parties, having considered the pleadings and papers on file herein, and the Court being fully advised in the premises, now finds and orders as follows:

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- The Court has jurisdiction over the parties and the subject matter. 1.
- 2. Nevada is the home state and habitual residence of the minor child.
- The parties have one minor child the issue of their relationship: Malakai 3. Jaco Monahan, born July 18, 2012.
- The Court's most recent custodial order was entered on November 20, 2019. 4. The parties share joint legal custody of the minor child. Mother has primary physical custody of the minor child, subject to Father's custodial time.

Father presently exercises custody of Malakai for 10 continuous days each month beginning on the first Friday of each month at approximately 5:00 p.m. and ending on the second Monday morning thereafter, when school commences, or at approximately 5:00 p.m., if school is not in session.

- 5. Mother has been married to Brandon Hogan since August 28, 2018. Mr. Hogan is a Lieutenant with the United States Navy on active duty. Mr. Hogan is presently serving as a Top Gun flight instructor at the Fallon Naval Air Station. Mother and Mr. Hogan reside in Fallon, Nevada, and Father resides in Yerington, Nevada.
- 6. Mother moved the Court for permission to relocate with the minor child pursuant to NRS 125C.006 from Fallon, Nevada to Virginia Beach, Virginia on June 8, 2020. In her motion, Mother requested permission to relocate based upon Mr. Hogan's reassignment to the United States Naval Base at Virginia Beach, Virginia beginning in September, 2020.
- Father filed an opposition to the motion on July 13, 2020, objecting to the 7. request to relocate.
- The parties appeared for an evidentiary hearing on Mother's motion to 8. relocate on September 15, 2020. At that time, the Court received evidence and heard testimony from the parties.
- NRS 125C.007 provides statutory guidance to the Court regarding the factors 9. which must be considered in granting a petition to relocate. Having considered the factors set forth in NRS 125C.007, the Court makes the following findings:

- (1). In every instance of a petition for permission to relocate with a child that is filed pursuant to NRS 125C.006 or 125C.0065, the relocating parent must demonstrate to the court that:
 - (a) There exists a sensible, good-faith reason for the move, and the move is not intended to deprive the non-relocating parent of his or her parenting time;

The Court finds Mother has demonstrated a good-faith basis for her request to relocate with the minor child. Mother's request is not intended to deprive Father of his parenting time. Mother's Husband is active duty military and has been reassigned to Virginia Beach, Virginia.

(b) The best interests of the child are served by allowing the relocating parent to relocate with the child; and

The Court finds it is in the minor child's best interest to relocate with Mother to Virginia. The Court previously considered the best interest factors in its' November 20, 2019 Order which granted Mother primary physical custody of the minor child, and the relocation does not modify any prior best interest factor findings. Mother's future move based upon her Husband's reassignment was contemplated at the time of the last custodial order.

(c) The child and the relocating parent will benefit from an actual advantage as a result of the relocation.

The relocation will provide an improvement in the overall quality of life for both the minor child and Mother. Mother testified she researched the schools in Virginia and that the academic performance is greater than the child's current school. The child will benefit from greater educational opportunities in Virginia including access to outside tutoring and other educational resources which are not readily available to the child in Fallon. As Virginia Beach is a much larger city, the child will also benefit from greater opportunities and activities. Additionally, Mr. Hogan indicated he will receive a

promotion to the rank of Lieutenant Commander after the relocation which will provide better economic opportunities for the minor child and Mother. This increase in income will allow Mother the opportunity to stay home with the minor child, and the child's half sibling. If Mother is not permitted to relocate, her household will incur additional expenses for maintaining two households which is a disadvantage to the child.

- (2). If a relocating parent demonstrates to the court the provisions set forth in subsection 1, the court must then weigh the following factors and the impact of each on the child, the relocating parent and the non-relocating parent, including, without limitation, the extent to which the compelling interests of the child, the relocating parent and the non-relocating parent are accommodated:
 - (a) The extent to which the relocation is likely to improve the quality of life for the child and the relocating parent;

The relocation will improve the quality of life for both the minor child and Mother. They will have better living accommodations, a higher household income with Mr. Hogan's promotion and more financial stability, educational advantages, and advantages associated with residing in a much larger city.

(b) Whether the motives of the relocating parent are honorable and not designed to frustrate or defeat any visitation rights accorded to the non-relocating parent;

The Court finds Mother's request to relocate is honorable and not designed to frustrate or defeat Father's visitation. Mother's husband is active duty military and has been reassigned to duty in another state. Mother's Husband's reassignment and the child's possible relocation was contemplated at the last hearing.

(c) Whether the relocating parent will comply with any substitute visitation orders issued by the court if permission to relocate is granted;

There is no evidence that Mother would not comply with supplemental orders regarding custody.

(d) Whether the motives of the non-relocating parent are honorable in resisting the petition for permission to relocate or to what extent any opposition to the petition for permission to relocate is intended to secure a financial advantage in the form of ongoing support obligations or otherwise:

Father's motives in contesting the relocation are honorable and the objection was filed in good faith. Father indicates he wishes to maintain a relationship with the minor child.

(e) Whether there will be a realistic opportunity for the non-relocating parent to maintain a visitation schedule that will adequately foster and preserve the parental relationship between the child and the non-relocating parent if permission to relocate is granted; and

While the relocation will have an impact upon Father's relationship with the minor child, there are opportunities which will allow Father to continue to maintain a relationship with the minor child despite the relocation.

(f) Any other factor necessary to assist the court in determining whether to grant permission to relocate.

This factor is not applicable.

- 10. After considering the evidence presented and the testimony of the parties, and having weighed the above factors, the Court finds that Mother has met the threshold requirements to grant the request to relocate with the minor child to the State of Virginia. Relocation is in the minor child's best interest. Mother may relocate with the minor child immediately.
- 11. Father shall have custodial time with the minor child during the child's school breaks based upon the school calendar in the district in which the child will be attending school.
- A. Father shall have custody of the minor child the majority of the child's summer break. Father's custodial time shall begin one week after the school year ends for the summer and shall end one week before the new school year begins.
- B. The parties shall equally share the child's Christmas Break from school. In even numbered years, Father shall have the child for the second half of the break

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(including the Christmas holiday), and Mother shall have the child for the first half of the break. In odd numbered years, Mother shall have the child for the second half of the break (including the Christmas holiday), and Father shall have the child for the first half of the break. Mother shall have Thanksgiving break in each year except 2020, when Father shall have the child from Wednesday before Thanksgiving, return on the following Sunday.

- C. Father shall have custody of the minor child during the child's Spring Break each year.
- D. Should Father choose to travel to Virginia Beach, Virginia where the minor child is residing, he shall be entitled to additional custodial time. Father shall provide at least 60 days advance notice of his intent to visit with the child in Virginia Beach. Notice shall be in writing. If Father travels to Virginia during a week day, the visit shall begin after school and end at 8:00 p.m. the same day. If Father travels to Virginia over the weekend, the visit shall begin at 8:00 a.m. and end at 10:00 p.m. the same day.
- E. Father shall be solely responsible for the costs of air travel for the child for each visit. Father shall provide proof of purchase of plane tickets to Mother at least 30 days in advance of each visit or that visit will be forfeited. Father shall receive a downward deviation on his monthly child support obligation for the cost of travel. The Court will issue a separate order regarding child support which will address deviations for cost of travel.
- The parties may modify the custodial schedule by mutual agreement in F. writing.
- G. The non-custodial parent shall be entitled to communicate with the minor child telephonically during the child's reasonable waking hours. Mother shall provide a cell phone at her expense for the minor child on which Father may contact the child. The phone shall also be made available to the child at all times during Father's custodial time so that Mother may contact the child. The minor child shall be permitted to contact either parent at any time. Telephonic communication shall not be monitored by either parent

at any time.

- H. Neither party shall disparage the other in the presence of the child, or allow third parties to disparage the other parent in the presence of the child.
- 12. The parties shall continue to share joint legal custody of the minor child in accordance with the prior order of this Court.
- 13. As Mother's husband is on active duty with the military and it is likely he will be reassigned in the next few years, the parties expressly agreed on the record that Mother may relocate with the minor child to any other location in the United States based upon the reassignment. Mother shall provide Father with the appropriate advance notice, but she is not required to obtain Father's permission before relocating. Should Father object to the relocation, he may file a motion with the Court. Relocation outside of the United States shall require either Father's written permission or permission from the Court before relocation occurs. The parties stipulate that this Court shall retain exclusive continuing jurisdiction over the minor child pursuant to the UCCJEA provided that Father remains a resident of the State of Nevada.
- 14. Mother's request for an award of attorney's fees and costs based upon allegations that Father wrongfully withheld consent to the relocation is denied. Each party shall be responsible for their own attorney's fees and costs.
- 15. PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEAL-MENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISH-ABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.

16. The parties are hereby put on notice that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully detains a child in a foreign country.

IT IS SO ORDERED.

DATED this 2nd day of October, 2020.

DISTRICT JUDGE

702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO CARUCCI AND ASSOCIATES 14 15 16 17 18

FILED

2020 OCT -8 AM HO: 40

IN THE THIRD JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF LYON

ANTHONY JACOB MONAHAN,

CASE NO.: 15-CV-00418

The undersigned hereby affirms this document does not contain a social security number.

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Plaintiff,

vs.

AMANDA KAITLYN HOGAN fka AMANDA KAITLYN KING,

NOTICE OF ENTRY OF ORDER

Defendant.

To: Defendant, Anthony Monohan and his attorney of record Aaron Bushur, Esq.: Please take notice that on October 5, 2020, this Honorable Court entered its "Order After September 15 Hearing; Order Granting Motion to Relocate with Minor Child" in the above captioned matter. A copy of the order is attached hereto as Exhibit 1.

DATED: October 7, 2020

> Carucci and Associates 702 Plumas Street Reno, Nevada 89509 (775) 323-0400

By:

Kelly A. VandeBurgt, Esq. Attorneys for Amanda Hogan

Carucci and Associates 702 Plumas Street Reno, Nevada 89509 (775) 323-0400 Fax (775) 323-0466 Licensed in Nevada, Oregon, Washington, Colorado

CERTIFICATE OF SERVICE

- 1	
2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and
3	on October 7, 2020, I served a true and correct copy of:
4	Notice of Entry of Order
5	by:
6	Placing an original or true copy thereof in a sealed envelope, postage prepaid for
7	collection and mailing in the United States Mail at Reno, Nevada
8	Personal Delivery
9	Facsimile to the following number:
10	X Reno Carson Messenger Service
11	Certified Mail, Return Receipt Requested
12	E-Flex filing system
13	Electronic mail addressed to:
14	addressed to:
15 16	Aaron Bushur, Esq. 316 California Avenue #256 Reno, NV 89509

Kelsi Bryant Carucci and Associates

EXHIBIT A

EXHIBIT A

CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (773) 323-0400 FAX (775) 323-0466

CASE NO.: 15-CV-00418

DEPT. NO.: 2

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The undersigned hereby affirms this document does not contain a social security number.

FILED

2020 OCT -5 AM II: 25

TANYA SCEIRINE COURT ADMINISTRATOR THIRD JUDICIAL DISTRICT

Victoria Toyar BEPUTY

IN THE THIRD JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF LYON

ANTHONY JACOB MONAHAN,

Plaintiff,

vs.

AMANDA KAITLYN HOGAN fka AMANDA KAITLYN KING,

Defendant.

ORDER AFTER SEPTEMBER 15, 2020
HEARING; ORDER GRANTING MOTION
TO RELOCATE WITH MINOR CHILD

The parties appeared before the Court on September 15, 2020, for a hearing on Defendant, Amanda Kaitlyn Hogan's ("Mother") Motion to Relocate, filed June 8, 2020. Plaintiff, Anthony Jacob Monahan ("Father"), was present and represented by counsel, Aaron Bushur, Esq. Defendant, Amanda Hogan, was present and represented by counsel, Roderic A. Carucci, Esq. of Carucci and Associates. The Court, having heard argument and testimony of the parties, having considered the pleadings and papers on file herein, and the Court being fully advised in the premises, now finds and orders as follows:

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- 1. The Court has jurisdiction over the parties and the subject matter.
- 2. Nevada is the home state and habitual residence of the minor child.
- The parties have one minor child the issue of their relationship: Malakai 3. Jaco Monahan, born July 18, 2012.
- 4. The Court's most recent custodial order was entered on November 20, 2019. The parties share joint legal custody of the minor child. Mother has primary physical custody of the minor child, subject to Father's custodial time.

Father presently exercises custody of Malakai for 10 continuous days each month beginning on the first Friday of each month at approximately 5:00 p.m. and ending on the second Monday morning thereafter, when school commences, or at approximately 5:00 p.m., if school is not in session.

- Mother has been married to Brandon Hogan since August 28, 2018. Mr. 5. Hogan is a Lieutenant with the United States Navy on active duty. Mr. Hogan is presently serving as a Top Gun flight instructor at the Fallon Naval Air Station. Mother and Mr. Hogan reside in Fallon, Nevada, and Father resides in Yerington, Nevada.
- 6. Mother moved the Court for permission to relocate with the minor child pursuant to NRS 125C.006 from Fallon, Nevada to Virginia Beach, Virginia on June 8, 2020. In her motion, Mother requested permission to relocate based upon Mr. Hogan's reassignment to the United States Naval Base at Virginia Beach, Virginia beginning in September, 2020.
- 7. Father filed an opposition to the motion on July 13, 2020, objecting to the request to relocate.
- The parties appeared for an evidentiary hearing on Mother's motion to 8. relocate on September 15, 2020. At that time, the Court received evidence and heard testimony from the parties.
- 9. NRS 125C.007 provides statutory guidance to the Court regarding the factors which must be considered in granting a petition to relocate. Having considered the factors set forth in NRS 125C.007, the Court makes the following findings:

- (1). In every instance of a petition for permission to relocate with a child that is filed pursuant to NRS 125C.006 or 125C.0065, the relocating parent must demonstrate to the court that:
 - (a) There exists a sensible, good-faith reason for the move, and the move is not intended to deprive the non-relocating parent of his or her parenting time;

The Court finds Mother has demonstrated a good-faith basis for her request to relocate with the minor child. Mother's request is not intended to deprive Father of his parenting time. Mother's Husband is active duty military and has been reassigned to Virginia Beach, Virginia.

(b) The best interests of the child are served by allowing the relocating parent to relocate with the child; and

The Court finds it is in the minor child's best interest to relocate with Mother to Virginia. The Court previously considered the best interest factors in its' November 20, 2019 Order which granted Mother primary physical custody of the minor child, and the relocation does not modify any prior best interest factor findings. Mother's future move based upon her Husband's reassignment was contemplated at the time of the last custodial order.

(c) The child and the relocating parent will benefit from an actual advantage as a result of the relocation.

The relocation will provide an improvement in the overall quality of life for both the minor child and Mother. Mother testified she researched the schools in Virginia and that the academic performance is greater than the child's current school. The child will benefit from greater educational opportunities in Virginia including access to outside tutoring and other educational resources which are not readily available to the child in Fallon. As Virginia Beach is a much larger city, the child will also benefit from greater opportunities and activities. Additionally, Mr. Hogan indicated he will receive a

promotion to the rank of Lieutenant Commander after the relocation which will provide better economic opportunities for the minor child and Mother. This increase in income will allow Mother the opportunity to stay home with the minor child, and the child's half sibling. If Mother is not permitted to relocate, her household will incur additional expenses for maintaining two households which is a disadvantage to the child.

- (2). If a relocating parent demonstrates to the court the provisions set forth in subsection 1, the court must then weigh the following factors and the impact of each on the child, the relocating parent and the non-relocating parent, including, without limitation, the extent to which the compelling interests of the child, the relocating parent and the non-relocating parent are accommodated:
 - (a) The extent to which the relocation is likely to improve the quality of life for the child and the relocating parent;

The relocation will improve the quality of life for both the minor child and Mother. They will have better living accommodations, a higher household income with Mr. Hogan's promotion and more financial stability, educational advantages, and advantages associated with residing in a much larger city.

(b) Whether the motives of the relocating parent are honorable and not designed to frustrate or defeat any visitation rights accorded to the non-relocating parent;

The Court finds Mother's request to relocate is honorable and not designed to frustrate or defeat Father's visitation. Mother's husband is active duty military and has been reassigned to duty in another state. Mother's Husband's reassignment and the child's possible relocation was contemplated at the last hearing.

(c) Whether the relocating parent will comply with any substitute visitation orders issued by the court if permission to relocate is granted;

There is no evidence that Mother would not comply with supplemental orders regarding custody.

(d) Whether the motives of the non-relocating parent are honorable in resisting the petition for permission to relocate or to what extent any opposition to the petition for permission to relocate is intended to secure a financial advantage in the form of ongoing support obligations or otherwise;

Father's motives in contesting the relocation are honorable and the objection was filed in good faith. Father indicates he wishes to maintain a relationship with the minor child.

(e) Whether there will be a realistic opportunity for the non-relocating parent to maintain a visitation schedule that will adequately foster and preserve the parental relationship between the child and the non-relocating parent if permission to relocate is granted; and

While the relocation will have an impact upon Father's relationship with the minor child, there are opportunities which will allow Father to continue to maintain a relationship with the minor child despite the relocation.

(f) Any other factor necessary to assist the court in determining whether to grant permission to relocate.

This factor is not applicable.

- 10. After considering the evidence presented and the testimony of the parties, and having weighed the above factors, the Court finds that Mother has met the threshold requirements to grant the request to relocate with the minor child to the State of Virginia. Relocation is in the minor child's best interest. Mother may relocate with the minor child immediately.
- 11. Father shall have custodial time with the minor child during the child's school breaks based upon the school calendar in the district in which the child will be attending school.
- A. Father shall have custody of the minor child the majority of the child's summer break. Father's custodial time shall begin one week after the school year ends for the summer and shall end one week before the new school year begins.
- B. The parties shall equally share the child's Christmas Break from school. In even numbered years, Father shall have the child for the second half of the break

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(including the Christmas holiday), and Mother shall have the child for the first half of the break. In odd numbered years, Mother shall have the child for the second half of the break (including the Christmas holiday), and Father shall have the child for the first half of the break. Mother shall have Thanksgiving break in each year except 2020, when Father shall have the child from Wednesday before Thanksgiving, return on the following Sunday.

- C. Father shall have custody of the minor child during the child's Spring Break each year.
- D. Should Father choose to travel to Virginia Beach, Virginia where the minor child is residing, he shall be entitled to additional custodial time. Father shall provide at least 60 days advance notice of his intent to visit with the child in Virginia Beach. Notice shall be in writing. If Father travels to Virginia during a week day, the visit shall begin after school and end at 8:00 p.m. the same day. If Father travels to Virginia over the weekend, the visit shall begin at 8:00 a.m. and end at 10:00 p.m. the same day.
- E. Father shall be solely responsible for the costs of air travel for the child for each visit. Father shall provide proof of purchase of plane tickets to Mother at least 30 days in advance of each visit or that visit will be forfeited. Father shall receive a downward deviation on his monthly child support obligation for the cost of travel. The Court will issue a separate order regarding child support which will address deviations for cost of travel.
- F. The parties may modify the custodial schedule by mutual agreement in writing.
- G. The non-custodial parent shall be entitled to communicate with the minor child telephonically during the child's reasonable waking hours. Mother shall provide a cell phone at her expense for the minor child on which Father may contact the child. The phone shall also be made available to the child at all times during Father's custodial time so that Mother may contact the child. The minor child shall be permitted to contact either parent at any time. Telephonic communication shall not be monitored by either parent

at any time.

- H. Neither party shall disparage the other in the presence of the child, or allow third parties to disparage the other parent in the presence of the child.
- 12. The parties shall continue to share joint legal custody of the minor child in accordance with the prior order of this Court.
- 13. As Mother's husband is on active duty with the military and it is likely he will be reassigned in the next few years, the parties expressly agreed on the record that Mother may relocate with the minor child to any other location in the United States based upon the reassignment. Mother shall provide Father with the appropriate advance notice, but she is not required to obtain Father's permission before relocating. Should Father object to the relocation, he may file a motion with the Court. Relocation outside of the United States shall require either Father's written permission or permission from the Court before relocation occurs. The parties stipulate that this Court shall retain exclusive continuing jurisdiction over the minor child pursuant to the UCCJEA provided that Father remains a resident of the State of Nevada.
- 14. Mother's request for an award of attorney's fees and costs based upon allegations that Father wrongfully withheld consent to the relocation is denied. Each party shall be responsible for their own attorney's fees and costs.
- 15. PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEAL-MENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISH-ABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.

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16. The parties are hereby put on notice that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully detains a child in a foreign country.

IT IS SO ORDERED.

DATED this And day of October, 2020.

DISTRICT JUDGE

EXHIBIT INDEX

Monahan v. Hogan 15-CV-00418 September 15, 2020 Relocation Hearing

Exhibit Number	Description	Admitted
A	Pictures of Mother's Current House	V/
В	Pictures of Mother's House in Virginia	
С	Pictures of Father's Current House	//
D	Lease Agreement for Mother's House in Virginia	/,
Е	Military Orders for Brandon Hogan (Step Father)	
F	Letter from Brandon Hogan's Commanding Officer Regarding Relocation Orders	
G	Schooldigger.com Rankings for Three Oaks Elementary School	V
Н	Schooldigger.com Rankings for E C Best Elementary School	V

CASE NAME: Anthony Jacob M	Monahan	us DATE: September	15, 2020
Amanda King nko Pelitioner's Plaintiff's Witnesses:	a Hogan		
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Respondent's Defendant's Witnesses:			
1. Lieutenant Brandon Hogan	6		····
2. Amanda Hogan	7		
3. Anthony Jacob Monahan	8		
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Rebuttal Witnesses:			
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Sur rebuttal Witnesses:			

CASE NO: **5-CV-00418**DEPT NO: **I**

CIVIL (FAMILY/JUVENILE RELATED) COVER SHEET

Lyon County, Nevada

Case No. 15-00-00418 (Assigned by Clerk's Office)

2015 APR 15 PM 4: 12 Party Information (provide both home and mailing addresses if different) Plaintiff/Petitioner (name/address/phone):
Name: Anthony Just Wonethan
Address: 10 spence lane yerugbon NV 99447
Phone: 775 315 1620 Defendant/Respondent/Co-Petitioner (name/address/phone): DISTRICT Name: DEPHTY Date of Birth (DOB): 4 6 90 Date of Birth (DOB): 5/11/93 Attorney: Attorney: Name: Name: Address: Address: Phone: Phone: Will an Interpreter be required for court hearings? Yes ☐ No ☐ Will an Interpreter be required for court hearings? Yes ☐ No ☐ Contact court clerk for further information about interpreters II. Nature of Controversy (Place check applicable bold category and applicable subcategory, if appropriate) Family-Juvenile Related Cases **Domestic Relations Case Filing Types** Other Family Related Case Filing Types ■ Marriage Dissolution Case ☐ Request for Temporary Protective Order Annulment Request for Extended Temporary Protective Order ☐ Divorce – With Children Divorce - Without children ☐ Other Domestic Relations Case Filings ☐ Foreign Decree ☐ Name Change ☐ Joint Petition – With children Permission to Marry ☐ Joint Petition – Without children ☐ Other Domestic Relation Filings ☐ Separate Maintenance Paternity Guardianship Case Filing Types Guardianship of an Adult Support (Non-Divorce) Guardianship of a Minor ☐ Guardianship Trust Intrastate (Title IV-D) ☐ Other Support (Non-Title IV-D) **Estimated Estate Value:** Visitation (Non-Divorce) Juvenile-Related Case Filing Types ☐ Termination of Parental Rights (TPR) ☐ Other TPR Petition ☐ Emancipation Petition Adoption ☐ Adult Minor Children involved in this case: Name: Malather Jaco Movehern
Name: ____ Date of Birth (DOB): Name: ____ Date of Birth (DOB): _ Name: Date of Binth (DOB):

Signature of initiating party or representative