IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

RONALD ALAN BARBER,
Appellant,
vs.
BRIANNA TEAL BARBER,
Respondent

No. 83201 Electronically Filed

Jul 30 2021 02:45 p.m.

DOCKETING Stizabethe Supreme Court

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GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. See <u>KDI Sylvan Pools v. Workman</u>, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

| . Judicial District Eighth Department Q | |
|--|-------------------------|
| County Clark | Judge Bryce C Duckworth |
| District Ct. Case No. D-20-609450-D | |
| 2. Attorney filing this docketing statement | t . |
| Attorney Lisa M. Szyc, Esq. | Telephone 702-385-4994 |
| Firm The Law Office of Lisa M. Szyc, Esq., P.O. | |
| Address 626 South Third Street Las Vegas, Nevada 89101 | |
| Client(s) Ronald Alan Barber | |
| If this is a joint statement by multiple appellants, add the names of their clients on an additional sheet accompfiling of this statement. | |
| 3. Attorney(s) representing respondents(s) |): |
| Attorney Jason Naimi | Telephone 702-901-4800 |
| Firm Naimi & Cerceo | |
| Address $10000~\mathrm{W}$ Charleston Blvd., Suite 110 | |
| Las Vegas, Nevada 89135 | |
| Client(s) Brianna Teal Barber | |
| | |
| Attorney Carrie Primas, Esq. | Telephone 702-901-4800 |
| Firm Naimi & Cerceo | |
| Address 10000 W. Charleston Blvd., Suite 110 | |
| Las Vegas, Nevada 89135 | |
| Client(s) Briana Teal Barber | |

| 11 (1 (1) |
|---|
| all that apply): □ Dismissal: □ Lack of jurisdiction □ Failure to state a claim □ Failure to prosecute □ Other (specify): □ Divorce Decree: □ Original □ Modification □ Other disposition (specify): erning any of the following? |
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| this court. List the case name and docket number sently or previously pending before this court which |
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| other courts. List the case name, number and s in other courts which are related to this appeal and proceedings) and their dates of disposition: |
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8. Nature of the action. Briefly describe the nature of the action and the result below:

This case involves a complaint for divorce including child custody, child support and community property/community debt division. Ronald Barber was represented by criminal counsel in a criminal case allegedly involving the subject minor children, whose office accepted service without consent. A default judgment was taken. Ronald filed a motion to address all of the issues after the default Decree was filed. Ronald motion was denied as to all issues including child support and child custody. The Default Decree was upheld and a final order was entered on June 10, 2021

- **9. Issues on appeal.** State concisely the principal issue(s) in this appeal (attach separate sheets as necessary):
- (a) Finding of Default improper as service was not proper
- (b) That the Lower Court made determinations regarding child custody without making any findings of fact in the initial decree and/or at the motion to set aside default hearing
- (c) That Child Support was improperly calculated based on the finding of default
- (d) That the marital assets were unequally distributed without finding of facts
- (e) That the marital debts were unequally distributed without finding of facts

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

Counsel is not aware of any pending cases of the same or similar issues.

| 11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP and NRS 30.130? |
|---|
| ⊠ N/A |
| ☐ Yes |
| □ No |
| If not, explain: |
| |
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| 12. Other issues. Does this appeal involve any of the following issues? |
| Reversal of well-settled Nevada precedent (identify the case(s)) |
| \square An issue arising under the United States and/or Nevada Constitutions |
| \square A substantial issue of first impression |
| ☐ An issue of public policy |
| An issue where en banc consideration is necessary to maintain uniformity of this court's decisions |
| \square A ballot question |
| If so, explain: |
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| 13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly |
|---|
| set forth whether the matter is presumptively retained by the Supreme Court or assigned to |
| the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which |
| the matter falls. If appellant believes that the Supreme Court should retain the case despite |
| its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circum- |
| stance(s) that warrant retaining the case, and include an explanation of their importance or |
| significance: |

Under NRAP 17(b)(10) this matter should be assigned to the Court of Appeals.

14. Trial. If this action proceeded to trial, how many days did the trial last? N/A

Was it a bench or jury trial? N/A

15. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice? N/A

TIMELINESS OF NOTICE OF APPEAL

| 16. | Date of entry of | written judgment or order appealed from June 9, 2021 |
|-----|---|--|
| | If no written judg seeking appellate | ment or order was filed in the district court, explain the basis for review: |
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| 17 | . Date written no | tice of entry of judgment or order was served June 10, 2021 |
| | Was service by: | |
| | \square Delivery | |
| | ⊠ Mail/electronic | e/fax |
| | . If the time for fi RCP 50(b), 52(b), | iling the notice of appeal was tolled by a post-judgment motion or 59) |
| | (a) Specify the the date of f | type of motion, the date and method of service of the motion, and filing. |
| | □ NRCP 50(b) | Date of filing N/A |
| | ☐ NRCP 52(b) | Date of filing N/A |
| | □ NRCP 59 | Date of filing N/A |
| N | | pursuant to NRCP 60 or motions for rehearing or reconsideration may toll the a notice of appeal. <i>See AA Primo Builders v. Washington</i> , 126 Nev, 245 0). |
| | (b) Date of entr | ry of written order resolving tolling motion N/A |
| | (c) Date writter | n notice of entry of order resolving tolling motion was served N/A |
| | Was service | by: |
| | ☐ Delivery | |
| | \square Mail | |

| 19. Date notice of appea | al filed July 6, 2021 | |
|--|--|--|
| If more than one part | by has appealed from the judgment or order, list the date each filed and identify by name the party filing the notice of appeal: | |
| 20. Specify statute or rule governing the time limit for filing the notice of appeal, e.g., NRAP 4(a) or other | | |
| NRAP 4(a)(1) | | |
| | SUBSTANTIVE APPEALABILITY | |
| 21. Specify the statute of the judgment or order a | or other authority granting this court jurisdiction to review appealed from: | |
| ⊠ NRAP 3A(b)(1) | □ NRS 38.205 | |
| ☐ NRAP 3A(b)(2) | □ NRS 233B.150 | |
| ☐ NRAP 3A(b)(3) | \square NRS 703.376 | |
| ☐ Other (specify) | | |
| (b) Explain how each auth | ority provides a basis for appeal from the judgment or order: | |
| ` ' - | 1) a final judgment has been entered in the District Court Case. | |
| , , , | ee of Divorce filed and a Motion to Set Aside Default was denied | |
| and the Default Decree of | | |
| | | |

| 22. List all parties involved in the action or consolidated actions in the district court: (a) Parties: |
|---|
| Ronald Alan Barber, Defendant Briana Teal Barber, Plaintiff |
| Olivia James Barber, minor child |
| Eowyn Vivienne Barber, minor child |
| (b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, <i>e.g.</i> , formally dismissed, not served, or other: |
| N/A |
| |
| 23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim. |
| Ronald Alan Barber, Defendant - Husband/ Dad in divorce custody |
| Briana Teal Barber, Plaintiff- Wife/ Mom in divorce custody |
| Olivia James Barber, minor child - child of parties |
| Eowyn Vivienne Barber, minor child- child of parties |
| 24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below? |
| $oxed{	imes}$ Yes |
| \square No |
| 25. If you answered "No" to question 24, complete the following: |
| (a) Specify the claims remaining pending below: |
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| (b) Specify the parties remaining below: | |
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| (c) Did the district court certify the judgment or order appealed from as a final jupursuant to NRCP 54(b)? | ıdgment |
| ⊠ Yes | |
| □ No | |
| (d) Did the district court make an express determination, pursuant to NRCP 54(b) there is no just reason for delay and an express direction for the entry of judgment | |
| × Yes | |
| \square No | |
| 26. If you answered "No" to any part of question 25, explain the basis for seappellate review (e.g., order is independently appealable under NRAP 3A(l | |
| | |
| | |

27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

| Ronald Ala | an Barber | | Lisa M. Szyc, Esq. | |
|-------------------|-------------------|-----------------------|--|------------------|
| Name of appellant | | | Name of counsel of record | |
| 07/30/2021 | | | /s/: Lisa M. Szyc | |
| Date | | | Signature of counsel of reco | ora |
| Nevada, Cl | lark County | | | |
| State and c | county where sign | ed | | |
| | | CERTIFICATE (| OF SERVICE | |
| I certify tha | at on the 30th | day of July | , <u>2021</u> , I served | d a copy of this |
| completed o | docketing stateme | ent upon all counsel | f record: | |
| \square By | personally servin | g it upon him/her; or | | |
| add | lress(es): (NOTE: | | cient postage prepaid to the fol resses cannot fit below, please e addresses.) | _ |
| Jason | Naimi, Esq.; Rob | ert Cerceo, Esq.; Rac | hael Mastel, Esq.; Carrie Prim | as, Esq. |
| | W. Charleston B | • | | |
| | egas, Nevada 891 | | | |
| couns | el for Respondent | brianna barber | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| Dated this | 30th | day of <u>July</u> | , <u>2021</u> | |
| | | | | |
| | | | /s/: Lisa M. Szyc | |
| | | | Signature | |

Additional Pages Docketing Sheet

Barber v Barber Docket No.: 83201

Additional Attorneys for Respondent:

- Robert Cerceo, Esq.
 10000 W. Charleston Blvd., Suite 110
 Las Vegas, Nevada 89135
- Racheal Mastel, Esq.
 10000 W. Charleston Blvd., Suite 110
 Las Vegas, Nevada 89135

Electronically Filed 01/21/2021 1:08 PM CLERK OF THE COURT

DECD 1 Amber Robinson, Esq. Nevada Bar No. 1073 2 ROBINSON LAW GROUP 1 E. Flamingo Road, Suite B-120 3 4 Email: arobinson@familylawyerlasvegas.com 5 Attorneys for Plaintiff 6 7 DISTRICT COURT FAMILY DIVISION 8 **CLARK COUNTY, NEVADA** 9 10 BRIANNA BARBER. 11 Case No.: D-20-609450-D Plaintiff, Dept. No.: Q 12 13 RONALD ALAN BARBER, JR., 14 Defendant. 15

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DECREE OF DIVORCE

This Decree of Divorce having been submitted by Plaintiff Brianna Barber, by and through her unbundled attorney AMBER ROBINSON, ESQ., of the ROBINSON LAW GROUP, and Defendant Ronald Alan Barber, Jr. having been personally served through his criminal attorney, RYAN HELMICK, ESQ. on October 7, 2020, and Defendant's criminal attorney, having been served a Three Day Notice of Intent to Take Default on October 28, 2020, and Defendant still not having an Answer on file was Defaulted on November 4, 2020, and a Prove-Up hearing having been set for December 2, 2020 at 9:00 a.m. and Defendant did not make an appearance. Therefore, said action having been submitted to the Court for its decisions and judgment, and being fully advised in the premises, upon consideration thereof, the Court finds as follows:

- 1. That the Court has jurisdiction in the premises, both as to the subject matter thereof as well as the parties thereto; that Brianna having been domiciled in this State for more than six (6) weeks preceding the commencement of this action, and that Wife is now domiciled in and is an actual, bona fide resident of the State of Nevada.
- 2. That Plaintiff and Defendant were married on March 8, 2013 in Las Vgas, Nevada and have been and still are Husband and Wife.
- 3. That Wife and Husband have become, and continue to be incompatible in marriage, such that no reconciliation is possible as Husband and Wife, and that Wife and Husband are entitled to, and expressly wish the Court enter, a Decree of Divorce.
- 4. That Plaintiff and Defendant have two (2) Minor Children, to wit: OLIVIA BARBER, born on March 4, 2005 (age 15) and EOWYN BARBER, born on September 4, 2013 (age 7) hereinafter referred to as the "Minor Children"). Wife is not currently pregnant and there are no other children adopted by this marriage.
- 5. That Defendant sexually assaulted the Minor Child, Olivia, repeatedly, and Wife found out of the same in June 2020. Husband was arrested and there is an active criminal case in Case No. 20-CR-009289 and Wife has a TPO against Husband on behalf of herself and the Minor Children in Case No. T-20-2-6227-T.

THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that the parties shall be granted an Absolute Decree of Divorce. Both parties shall be restored to the status of single, unmarried persons.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff will have sole legal and sole physical custody of the Minor Children.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant's child support will be set at one thousand, three hundred, twenty-seven dollars (\$1,327.00) each month pursuant to NAC §425, based on Defendant's gross

monthly income of six thousand, sixty-six dollars (\$6,066.00), and will be due before the last day of each month.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff solely bear the cost of health insurance and any unreimbursed medical expenses for the Minor Children.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that neither party will receive any alimony.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff shall receive the following as her sole and separate property, and Defendant shall <u>immediately</u> execute all documents necessary, if any, to transfer title to the following:

- a. The Chevrolet Malibu Vehicle Identification No. 1G1ZB5ST9LF118743;
- b. The 2016 Nissan Versa Vehicle Identification No. 3N1CE2CE2CP8HL366745;
- c. The Real Property Located at 10252 Gibson Isle Dr., Las Vegas, NV 89166 APN 126-13-522-012. That Wife will have one (1) year to re-finance the loan for this property into her own name. If she cannot accomplish the refinance, the home will be sold, with Wife keeping one hundred percent (100%) of the net proceeds;
- d. The time share with Grand Timber Lodge Account Ending 1501;
- e. Wells Fargo Checking Account Ending 5573;
- f. 403B with YMCA through Y Retirement Fund Account 113351 with the approximate amount of two hundred seventy-eight thousand, five hundred five dollars (\$278,505.00);
- g. That Wife be permitted to access the Mini Masters Storage Unit located at 6900 W. Craig Rd., Las Vegas, NV 89108, Space C41

- a. The car loan on the Chevrolet Malibu Vehicle Identification No. 1G1ZB5ST9LF118743 with the approximate balance of thirty-two thousand dollars (\$32,000.00);
- b. The car loan on the 2016 Nissan Versa Vehicle Identification No. 3N1CE2CE2CP8HL366745 through Nissan Motor Acceptance Corporation Account Ending 0001 with the approximate balance of eight thousand, five hundred fifty-eight dollars and eighty-one cents (\$8,558.81);
- c. The mortgage through PennyMac Loan Services LLC Account Ending 3016 for the real property located at 10252 Gibson Isle Dr., Las Vegas, NV 89166 APN 126-13-522-012 with the approximate balance of two hundred eighty-two thousand, four hundred twenty-six dollars (\$282,426.00);
- d. Wells Fargo Visa Credit Card Account Ending 7939 with the approximate balance of one thousand dollars (\$1,000.00);
- e. American Express Credit Card Account Ending 53006 with the approximate balance of zero (\$0.00);
- f. Victoria's Secret Comenity Bank Credit Card Account Ending 4217 with the approximate balance of one hundred dollars (\$100.00); and
- g. Any other credit cards, loans, student loans, lines of credit, and medical debt in her name.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Husband will retain as his sole and separate debt and will hold Wife harmless therefrom:

- a. The car loan on the Chevrolet Trax Vehicle Identification No. 3GNCJLSB6KL3202 with GM Financial;
- b. Visa Credit Card in his name; and

c. Any other credit cards, loans, student loans, lines of credit, and medical debt in his name.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Court retain jurisdiction over all of the community property and community debt specified above to enforce the division of these assets and debts

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Wife will keep her married name of "Brianna Barber."

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the following is pursuant to U.S. Treasury Department Regulations:

CIRCULAR 230 DISCLOSURE: To ensure compliance with recently-enacted U.S. Treasury Department Regulations, counsel are now required to advise their client that, unless otherwise expressly indicated, any federal tax advice in this communication, including any attachments, is not intended or written to be used, and cannot be used, by anyone for the purpose of avoiding federal tax penalties that may be imposed by the federal government or for promoting, marketing or recommending to another party any tax-related matters addressed herein.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that each party shall submit the information required in NRS § 125B.055, NRS § 125.130, and NRS § 125.230 on a separate form to the Court and to the Welfare Division of the Department of Human Resources within ten (10) days from the date that this Decree of Divorce is filed. Such information shall be maintained by the Clerk in a confidential manner and not part of the public record. The parties shall update the information filed with the Court and the Welfare Division of the Department of Human Resources within ten (10) days should any of that information become inaccurate.

NOTICE IS HEREBY GIVEN that the parties are subject to Nevada Revised Statutes, Chapter 125C.0045(6), which states the following:

PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF

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

NOTICE IS HEREBY GIVEN that both parties are subject to Nevada Revised Statutes, Chapter 125C.0045(7) and (8), which states that the State of Nevada within the United States of America is the habitual residence of the minor child herein.

NOTICE IS HEREBY GIVEN that both parties are Subject to Nevada Revised Statutes, Chapter 125C.0045(7), which states that the terms of the Hague Convention of October 25, 1990, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.

NOTICE IS HEREBY GIVEN that the Court shall require a parent who poses an imminent risk of wrongfully removing or concealing a child in a foreign country to post a bond.

NOTICE IS HEREBY GIVEN that both parties are subject to Nevada Revised Statutes, Chapter 125C.006, which provides as follows:

Consent required from noncustodial parent to relocate child when primary physical custody established; petition for permission from court; attorney's fees and costs.

1. If primary physical custody has been established pursuant to an order, judgment or decree of a court and the custodial parent intends to relocate his or her residence to a place outside of this State or to a place within this State that is at such a distance that would

substantially impair the ability of the other parent to maintain a meaningful relationship with the child, and the custodial parent desires to take the child with him or her, the custodial parent shall, before relocating:

- (a) Attempt to obtain the written consent of the noncustodial parent to relocate with the child; and
- (b) If the noncustodial parent refuses to give that consent, petition the court for permission to relocate with the child.
- 2. The court may award reasonable attorney's fees and costs to the custodial parent if the court finds that the noncustodial parent refused to consent to the custodial parent's relocation with the child:
 - (a) Without having reasonable grounds for such refusal; or
 - (b) For the purpose of harassing the custodial parent.
- 3. A parent who relocates with a child pursuant to this section without the written consent of the noncustodial parent or the permission of the court is subject to the provisions of <u>NRS 200.359</u>.

NOTICE IS HEREBY GIVEN that both parties are subject to Nevada Revised Statutes, Chapter 125C.0065, which provides as follows:

Consent required from non-relocating parent to relocate child when joint physical custody established; petition for primary physical custody; attorney's fee and costs.

1. If joint physical custody has been established pursuant to an order, judgment or decree of a court and one parent intends to relocate his or her residence to a place outside of this State or to place within this State that is at such a distance that would substantially impair the ability of the other parent to maintain a meaningful relationship with the child, and the relocating parent desires to take the child with him or her, the relocating parent shall, before relocating:

- (a) Attempt to obtain the written consent of the non-relocating parent to relocate with the child; and
- (b) If the non-relocating parent refuses to give that consent, petition the court for primary physical custody for the purpose of relocating.
- 2. The court may award reasonable attorney's fees and costs to the relocating parent if the court finds that the non-relocating parent refused to consent to the relocating parent's relocation with the child:
 - (a) Without having reasonable grounds for such refusal; or
 - (b) For the purpose of harassing the relocating parent.
- 3. A parent who relocates with a child pursuant to this section before the court enters an order granting the parent primary physical custody of the child and permission to relocate with the child is subject to the provisions of NRS 200.359.

NOTICE IS HEREBY GIVEN that the parties are subject to the provisions of Nevada Revised Statute, Chapter 125B.005(3).

NOTICE IS HEREBY GIVEN that the parties are hereby notified that he/she is subject to the provisions of NRS 125B.070.

NOTICE IS HEREBY GIVEN that the parties are subject to Nevada Revised Statutes, Chapter 125.450, which provides that the parties are also subject to the provisions of Nevada Revised Statutes, Chapter 31A.020 to 31A.240, inclusive, and Sections 2 and 3 of this Act, providing for the attachment of the payor's wages and commissions in the event of his/her failure to make the child support payments as stated herein above.

NOTICE IS HEREBY GIVEN that the parties are hereby notified of Nevada Revised Statutes, Chapter 125B.145, which provides that child support shall

be reviewed at any time upon a showing of changed circumstances, or every three (3) years.

NOTICE IS HEREBY GIVEN that this Court has subject matter jurisdiction to determine custody in accordance with the Parental Kidnapping Prevention Act (PKPA), 28 U.S.C. 1738A(c)(2)(A) and its corresponding Nevada Revised Statute(s), and the Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) and its corresponding Nevada Revised Statute(s).

NOTICE IS HEREBY GIVEN pursuant to NRS § 125.450(2) and NRS § 31A that if child support is more than thirty (30) days delinquent, the District Attorney's office may garnish either party's income if either party were to owe child support to the other.

NOTICE IS HEREBY GIVEN that if you want to adjust the amount of child support established in this order, you must file a motion to modify the order with or submit a stipulation to the court. If a motion to modify the order is not filed or a stipulation is not submitted, the child support obligation established in this order will continue until such time as all children who are the subject of this order reach 18 years of age or, if the youngest child who is subject to this order is still in high school when he or she reaches 18 years of age, when the child graduates from high school or reaches 19 years of age, whichever comes first. Unless the parties agree otherwise in a stipulation, any modification made pursuant to a motion to modify the order will be effective as of the date the motion was filed.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that as Defendant has not contested this case, Plaintiff will bear her own attorney's fees and costs.

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| 1 | LASTLY, IT IS HEREBY ORDERED, | ADJUDGED, AND DECREED |
| 2 | that the bonds of matrimony heretofore and r | now existing between Wife and |
| 3 | Husband be, and the same are, hereby wholly dis- | solved, and an absolute Decree of |
| 4 | Divorce is hereby granted to Husband, and each | h of the parties hereto is hereby |
| 5 | restored to the status of a single, unmarried person | l . |
| 6 | | |
| 7 | THIS IS A FINA | L DECREE. |
| 8 | Dated this day of December, 2020. | Dated this 21st day of January, 202 |
| 9 | Dated this day of December, 2020. | n D/X |
| 10 | | I E DOVE DIVINOPTI |
| 11 | THE HONORAB | LE BRYCE DUCKWORTH |
| 12 | | gK (ND) |
| 13 | DORINGON I AND CROUP | CAB 2DC 16A9 A4F5 |
| 14 | ROBINSON LAW GROUP | Bryce C. Duckworth |
| 15 | /s/ Amber Robinson | District Court Judge |
| 16 | Amber Robinson, Esq. | |
| 17 | Nevada Bar No. 10731 1771 E. Flamingo Road, Suite B-120 | |
| 18 | Las Vegas, NV 89119 | |
| 19 | Attorneys for Plaintiff | |
| 20 | | |
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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Brianna Teal Barber, Plaintiff CASE NO: D-20-609450-D 6 DEPT. NO. Department Q VS. 7 8 Ronald Alan Barber, Jr., Defendant. 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Decree of Divorce was served via the court's electronic eFile system to 13 all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 1/21/2021 15 Amber Robinson arobinson@familylawyerlasvegas.com 16 efile@familylawyerlasvegas.com E-Filing & E-Service 17 18 If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last 19 known addresses on 1/22/2021 20 Amber Robinson 1771 E Flamingo RD STE B-120 21 Las Vegas, NV, 89119 22 Ronald Barber unknown Las Vegas, NV, 89166 23 24 25 26 27

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Electronically Filed 06/09/2021 3:36 PM CLERK OF THE COURT

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DISTRICT COURT, FAMILY DIVISION CLARK COUNTY, NEVADA

BRIANNA TEAL BARBER,

Plaintiff,

VS.

RONALD ALAN BARBER,

Defendant.

CASE NO: D-20-609450-D

DEPT. NO.: Q

ORDER FROM MAY 25, 2021 HEARING

This matter having come on for hearing before this Court on May 25, 2021, for Hearing on *Plaintiff's Motion for Clerk of Court to Sign Quitclaim Deed on Behalf of Defendant so Plaintiff can Refinance Home*. Plaintiff, BRIANNA TEAL BARBER ("Brianna"), and her counsel of record JASON NAIMI, ESQ. and CARRIE J. PRIMAS, ESQ., of NAIMI & CERCEO, being present, and Defendant, RONALD ALAN BARBER ("Alan"), and his counsel of record, LISA M. SZYC of THE LAW OFFICE OF LISA M. SZYC, ESQ. P.C., being present, the Court having reviewed the pleadings and other documents filed in this case by all parties hereto, and for good cause appearing therefore, this Court makes the following findings and orders:

THE COURT HEREBY ORDERS that Plaintiff's Motion shall be GRANTED.

///

| THE COURT FURTHER ORDERS that the Clerk of the Court shall sign the |
|---|
| Quitclaim Deed regarding the property located at 10252 Gibson Isle Drive, Las Vegas, |
| Nevada, on behalf of Defendant. |
| THE COURT FURTHER ORDERS that Defendant's Countermotion shall be |
| DENIED. |
| THE COURT FURTHER ORDERS that each party shall bear their own |
| Attorney's fees and costs. |
| DATED this day of, 2021. Dated this 9th day of June, 202 |
| DISTRICT COURT JUDGE CT |
| Respectfully Submitted by: NAIMI & CERCEO |
| Robert Cerceo, Esq. Nevada Bar No. 5247 Jason Naimi, Esq. Nevada Bar No. 9441 Carrie J. Primas, Esq. Nevada Bar No. 12071 efile@naimicerceo.com 10000 W. Charleston Blvd., Suite 110 Las Vegas, Nevada 89135 Telephone: 702.901.4800 Attorneys for Plaintiff Approved as to form and content by: THE LAW OFFICE OF LISA M. SZYC, ESQ. P.C. |
| /s/ Liza M. Szyc Lisa M. Szyc, Esq. Nevada Bar No. 11726 lmslawnv@gmail.com 626 South 3 rd Street Las Vegas, Nevada 89101 Telephone: 702.385.4994 Attorneys for Defendant |

From: Law Office of Lisa M. Szyc < lmslawnv@gmail.com>

Sent: Tuesday, June 8, 2021 1:57 PM

To: JeanMarie Niday < JeanMarie@naimicerceo.com>
Subject: Re: Barber v. Barber - May 25th Order for review

Good Afternoon,

I apologise for the delay I was out of the jurisdiction last week. Please allow this email to confirm that you may electronically sign the attached order on my behalf.

Thank you,

Lisa M. Szyc, Esq. The Law Office of Lisa M. Szyc, Esq. P.C. 626 South Third Street Las Vegas, Nevada 89101 PH. 702-385-4994

CONFIDENTIALITY NOTE: The documents accompanying this email transmission contains information from The Law Office of Lisa M. Szyc, Esq., P.C. which is confidential and privileged. The information is intended to be for the use of the individual or entity named on this email. If you are not the intended recipient, be aware that any disclosure, copying, distribution or use of the contents of this information is PROHIBITED. If you have received this email in error, please notify us by return email immediately so that we can make corrections to our addresses. Destroy and/or delete this email message.

On Fri, Jun 4, 2021 at 8:58 AM JeanMarie Niday < JeanMarie@naimicerceo.com wrote:

Good morning:

I am following up on the email below as the Order is due next Tuesday.

Thank you and we look forward to hearing from you.

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Brianna Teal Barber, Plaintiff CASE NO: D-20-609450-D 6 VS. DEPT. NO. Department Q 7 Ronald Alan Barber, Jr., 8 Defendant. 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 12 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 13 recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 6/9/2021 15 Lisa Szyc sandsefile@gmail.com 16 e File efile@naimicerceo.com 17 Brianna Barber Bbarber@lasvegasymc.org 18 19 20 21 22 23 24 25 26 27 28