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2	IN THE SUPREME COURT OF THE STATE OF NEVADA	
3 44 5 6 77 88	AMANDA REED, Jan 10 2022 10:2 Appellant, Vs. District Court Case No: D-14-499144-D Respondent.	23 p.m.
9	APPELLANT'S APPENDIX - VOL I	
10 11 12 13	Volume I - (Bates Stamps APPX0001 - APPX0248) Volume II - (Bates Stamps APPX0249 - APPX0493) Volume III - (Bates Stamps APPX0494 - APPX0739) Volume IV - (Bates Stamps APPX0740 - APPX0986) Volume V - (Bates Stamps APPX0987 - APPX1230) Volume VI - (Bates Stamps APPX1231 - APPX1436) Volume VII - (Bates Stamps APPX1437 - APPX1548)	
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17 18	Nevada Bar No. 11646 KAINEN LAW GROUP, PLLC	
<ul><li>19</li><li>20</li><li>21</li></ul>	Las Vegas, Nevada 89129 Tel: (702) 823-4900 Fax: (702) 823-4488	
<ul><li>22</li><li>23</li><li>24</li></ul>	ATTORNEY FOR APPELLANT	
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	LIST OF A	APPENDIX DO	OCUMENTS	
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	Title of Document	Filing Date	Volume	Bates Stamp
3	Acceptance of Service	2.22.2021	V	APPX1170
5	Affidavit of Plaintiff Devin Reed In Support of Plaintiff's Supplemental Plea for Relief	7.7.2020	IV	APPX0958 - APPX0965
7	Affidavit of Service	3.26.2018	I	APPX0007 - APPX0008
8	Affidavit of Service	4.24.2018	I	APPX0053
9	Answer and Counterclaim	4.10.2018	I	APPX0009 - APPX0019
11	Case Appeal Statement	8.4.2021	VI	APPX1319 - APPX1321
12 13	Case Appeal Statement	6.21.2019	II	APPX0434 - APPX0438
13 14	Certificate of Electronic Service	7.26.2019	II	APPX0490
15 16	Certificate of Electronic Service	7.26.2019	II	APPX0491
17	Certificate of Electronic Service	7.26.2019	II	APPX0492
18 19	Certificate of Electronic Service	7.26.2019	II	APPX0493
20	Certificate of Electronic Service	8.13.2019	III	APPX0540
21 22	Certificate of Electronic Service	8.13.2019	III	APPX0541
23	Certificate of Electronic Service	8.13.2019	III	APPX0547
<ul><li>24</li><li>25</li></ul>	Certificate of Electronic Service	8.11.2020	IV	APPX0983 - APPX0986
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1	Certificate of Electronic Service	9.28.2020	V	APPX1107
2 3	Certificate of Electronic Service	9.28.2020	V	APPX1108
4	Certificate of Electronic Service	3.18.2021	V	APPX1189
5	Certificate of Mailing	5.24.2018	I	APPX0081
6	Certificate of Mailing	2.14.2019	I	APPX0229
7	Certificate of Mailing	2.15.2019	II	APPX0258
8	Certificate of Service	9.24.2018	I	APPX0136
9	Certificate of Service	4.9.2020	III	APPX0739
10	Certificate of Service	4.9.2020	IV	APPX0740
11	Certificate of Service	4.9.2020	IV	APPX0741
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13	Certificate of Service	4.13.2020	IV	APPX0752
14	Certificate of Service	4.13.2020	IV	APPX0753
15	Certificate of Service	4.13.2020	IV	APPX0754
16 17	Certificate of Service	8.4.2021	VI	APPX1322 - APPX1323
18	Certificate of Service	8.12.2021	VI	APPX1339 - APPX1340
19 20	Complaint for Divorce	3.20.2018	I	APPX0001 - APPX0005
21	Court Minutes	5.14.2018	I	APPX0054 - APPX0055
<ul><li>22</li><li>23</li></ul>	Court Minutes	6.25.2018	I	APPX0103 - APPX0104
24	Court Minutes	10.16.2018	I	APPX0137 - APPX0139
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<sup>2</sup> Court Minutes	2.19.2019	II	APPX0259 - APPX0260
4 Court Minutes	3.20.2019	II	APPX0410 - APPX0411
<ul><li>5 Court Minutes</li><li>6</li></ul>	4.8.2019	II	APPX0412 - APPX0413
7 Court Minutes	6.11.2019	II	APPX0433
8 Court Minutes	8.27.2019	III	APPX0588 - APPX0589
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14 Court Minutes	5.13.2020	IV	APPX0841 - APPX0844
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6	Court Minutes	4.7.2021	V	APPX1212 - APPX1213
7 8	Court Minutes	4.7.2021	V	APPX1214 - APPX1215
9	Court Minutes	4.30.2021	VI	APPX1246 - APPX1247
10 11	Court Minutes	4.30.2021	VI	APPX1248 - APPX1250
12	Court Minutes	5.19.2021	VI	APPX1251 - APPX1253
13 14	Court Minutes	6.14.2021	VI	APPX1267 - APPX1268
15 16 17 18	Declaration of Amanda Reed in Support of Motion to Adopt Dr. Paglini's Recommendation; for an Order to Show Cause Why Plaintiff Should Not Be Held In Contempt of Court; to Modify Custody; and for Attorney Fees and Costs	4.13.2020	IV	APPX0755 - APPX0768
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_	Defendant/Counterclaimant's Motion for Exclusive Possession of the Marital Residence, for Primary Physical Custody of the Minor Children, for Child Support, for Interim Spousal Support, to Extend Temporary Protective Order for One Year, for an Order to Show Cause Why Plaintiff Should Not Be Held in Contempt for Violating the Joint Preliminary Injunction and for Preliminary Attorney's Fees	4.10.2018	I	APPX0020 - APPX0028
11 12 13 14 15	Defendant/Counterclaimant's Motion for Exclusive Possession of the Marital Residence, For Primary Physical Custody of the Minor Children, for Child Support, for Interim Spousal Support, to Extend Temporary Protective Order for One Year, for an Order to Show Cause Why Plaintiff Should Not Be Held in Contempt for Violating the Joint Preliminary Injunction and for Preliminary Attorney's Fees	5.24.2018	I	APPX0082 - APPX0093
18 19	Defendant's Notice of Motion and Motion to Compel Discovery Pursuant to NRCP 37	8.12.2019	III	APPX0500 - APPX0514
<ul><li>20</li><li>21</li><li>22</li></ul>	Defendant's Opposition to Plaintiff's Motion for an Order to Show Cause and Countermotion and Other Related Matters	1.18.2019	I	APPX0223 - APPX0225
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1 2 3 4 5 6 7 8	Defendant's Opposition to Plaintiff's Motion to Deem Defendant a Vexatious Litigant; for an Order That Defendant's Father Stay Away From Plaintiff Pursuant to the Behavior Order; for Return of Personal Property; for Attorney's Fees and Costs and Other Related Matters; and Countermotion for Joint Legal and Primary Physical Custody of the Minor Children, Child Custody Evaluation, Child Support, Exclusive Possession, and for Attorney's Fees and Costs	3.8.2019	II	APPX0283 - APPX0345
10 11 12	Defendant's Opposition to Plaintiff's Supplemental Plea for Relief/Motion; and Countermotion for Attorney Fees and Costs	8.31.2020	V	APPX1049 - APPX1075
13 14	Defendant's Pre-Trial Memorandum	2.18.2021	V	APPX1137 - APPX1155
15 16 17 18 19 20	Ex Parte Application for an Order Shortening Time on Defendant's Motion for an Order to Show Cause Why Plaintiff Should Not Be Held In Contempt of Court; for Leave to Amend Counterclaim; For a Modification of Custody; to Continue Trial; and for Attorney Fees and Costs	7.26.2019	III	APPX0494 - APPX0499
<ul><li>21</li><li>22</li><li>23</li><li>24</li><li>25</li><li>26</li></ul>	Ex Parte Application for an Order Shortening Time on Defendant's Motion to Adopt Dr. Paglini's Recommendation; for an Order to Show Cause Why Plaintiff Should Not Be Held In Contempt of Court; to Modify Custody; and for Attorney Fees and Costs	4.10.2020	IV	APPX0884 - APPX0889
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an C	Parte Application for Order Shortening Time Defendant's Motion to opel Discovery	8.13.2019	III	APPX0542 - APPX0546
4 an C on I Enfo 5 Sho 6 Con 7 Clar	Parte Application for Order Shortening Time Defendant's Motion to orce; for an Order to w Cause Why Plaintiff uld Not Be Held in tempt of Court; for iffication; and for orney Fees and Costs	12.12.2018	I	APPX0140 - APPX0144
8 Ex I 9 an C	Parte Application for Order to Show Cause	4.10.2020	IV	APPX0742 - APPX0744
10 Ex I Retu	Parte Application for urn of Appeal Bond	2.10.2020	III	APPX0619 - APPX0622
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18 Reco Ordo 19 Plair Held 20 to N	ibits In Support of endant's Motion to opt Dr. Paglini's ommendation; for an er to Show Cause Why ntiff Should Not Be d in Contempt of Court; Iodify Custody; and Attorney Fees and ts	4.8.2020	III	APPX0664 - APPX0703
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5 Exhibits In Support of Defendant's Opposition to Plaintiff's Supplemental Plea for Relief/Motion; and Countermotion for Attorney Fees and Costs	8.31.2020	V	APPX1049 - APPX1075
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9	Exhibits In Support of Defendant's Reply to Plaintiff's Opposition to Motion to Adopt Dr. Paglini's Recommendation; for an Order to Show Cause Why Plaintiff Should Not Be Held In Contempt of Court; to Modify Custody; and for Attorney Fees and Costs; and Opposition to Plaintiff's Countermotion for Protective Order On Behalf of the Parties' Minor Children; For An Order Sealing Case File; for an Order Requiring Defendant to Obtain Court Approval Prior to Filing Future Motions; to Declare Defendant a Vexatious Litigant; for Sanctions, Fees, and Costs; and for Related Relief	5.7.2020	IV	APPX0798 - APPX0814
13 14	Exhibits In Support of Plaintiff's Supplemental Plea for Relief	7.2.2020	IV	APPX0864 - APPX0923
15	Exhibits In Support of Supplement to Defendant's Opposition to Plaintiff's Motion to Deem Defendant A Vexatious Litigant; for An Order that Defendant's Father Stay Away From Plaintiff Pursuant to the Behavior Order; for Return of Personal Property; for Attorney's Fees and Costs and Other Related Matters and Countermotion for Joint Legal and Primary Physical Custody of the Minor Children, Child Custody Evaluation, Child Support, Exclusive Possession, and for Attorney Fees and Costs	3.18.2019	II	APPX0379 - APPX0399
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1 2 3 4 5 6 7 8 9	Exhibits to Defendant/ Counterclaimant's Motion for Exclusive Possession of the Marital Residence, for Primary Physical Custody of the Minor Children, for Child Support, for Interim Spousal Support, to Extend Temporary Protective Order for One Year, for an Order to Show Cause Why Plaintiff Should Not Be Held in Contempt for Violating the Joint Preliminary Injunction and For Preliminary Attorney's Fees	5.23.2018	I	APPX0057 - APPX0080
14 15	Exhibits to Defendant/ Counterclaimaint's Motion for Exclusive Possession of the Marital Residence, for Primary Physical Custody of the Minor Children, for Child Support, for Interim Spousal Support, to Extend Temporary Protective Order for One Year, for an Order to Show Cause Why Plaintiff Should Not Be Held in Contempt for Violating the Joint Preliminary Injunction and For Preliminary Attorney's Fees	4.11.2018	I	APPX0029 - APPX0052
19 20	Letter of Completion from the UNLV Cooperative Parenting Program	4.30.2019	II	APPX0416 - APPX0418
21	Mutual Behavior Order	8.14.2018	I	APPX0127 - APPX0128
22 23	Notice of Appeal	6.21.2019	II	APPX0439 - APPX0441
24	Notice of Appeal	8.4.2021	VI	APPX1324 - APPX1338
25 26	Notice of Completion of Triple P Positive Parenting Program	9.24.2020	V	APPX1090 - APPX1092
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2 3	Notice of Entry of Decree	4.7.2020	III	APPX0647 - APPX0663
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8	Notice of Entry of Order	6.4.2020	IV	APPX0856 - APPX0859
10	Notice of Entry of Order	7.31.2020	IV	APPX0970 - APPX0974
11 12	Notice of Entry of Order	8.20.2020	V	APPX1005 - APPX1013
13	Notice of Entry of Order	10.1.2020	V	APPX1111 - APPX1115
14 15	Notice of Entry of Order	1.27.2020	V	APPX1125 - APPX1129
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17	Notice of Entry of Order	7.27.2021	VI	APPX1298 - APPX1307
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20 21	Notice of Entry of Order After January 22, 2019 Hearing	3.6.2019	II	APPX0275 - APPX0279
22 23	Notice of Entry of Order For Return of Appeal Bond	2.24.2020	III	APPX0625 - APPX0629
24 25	Notice of Entry of Stipulation Regarding Child Support Arrears and Child Support	6.18.2021	VI	APPX1272 - APPX1276
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<ul><li>5</li><li>6</li></ul>	Notice of Hearing	4.20.2020	IV	APPX0770 - APPX0771
7	Notice of Hearing	7.7.2020	IV	APPX0966
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9	Notice of Hearing	9.29.2020	V	APPX1110
10	Notice of Hearing	3.19.2021	V	APPX1190
11	Notice of Hearing	4.6.2021	V	APPX1211
12 13	Notice of Hearing & Notice of Audio/Visual Appearance	2.9.2021	V	APPX1134 - APPX1135
14 15	Notice of Intent to Appear By Communication Equipment	5.8.2020	IV	APPX0833 - APPX0835
<ul><li>16</li><li>17</li><li>18</li></ul>	Notice of Motion and Amended Motion for In- Person Trial and to Stay Action	9.24.2020	V	APPX1094 - APPX1105
19 20 21 22 23 24	Notice of Motion and Motion for an Order to Show Cause Why Plaintiff Should Not Be Held in Contempt of Court; for Leave to Amend Counterclaim; for a Modification of Custody; to Continue Trial; and for Attorney Fees and Costs	7.25.2019	II	APPX0466 - APPX0489
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4 5 6 7	Notice of Motion and Motion to Enforce; for an Order to Show Cause Why Plaintiff Should Not Be Held in Contempt of Court; for Clarification; and for Attorney Fees and Costs	12.12.2018	I	APPX0145 - APPX0161
8 9 10 11 12	Support of Plaintiff's	7.6.2020	IV	APPX0950 - APPX0957
<ul><li>13</li><li>14</li><li>15</li><li>16</li><li>17</li></ul>	for an Order to Show Cause	4.8.2020	III	APPX0705 - APPX0738
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19 20	Notice of Rescheduling of Hearing & Notice of Audio/Visual Appearance	6.8.2021	VI	APPX1257 - APPX1258
21 22	Notice of Rescheduling of Trial & Notice of Audio/Visual Appearance	1.22.2021	V	APPX1132 - APPX1133
23 24	Notice of Seminar Completion EDCR 5.07	4.26.2019	II	APPX0414 - APPX0415
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1 2	Notice of Triple P Positive Parenting Program Completion	8.27.2020	V	APPX1014 - APPX1017
3 4 5	Opposition and Counter Motion for Exclusive Possession of the Residence, Custody, Child Support, and Spousal Support	7.27.2018	I	APPX0107 - APPX0126
6 7 8 9 10 11 12 13 14	Paglini's Recommendations; for an Order to Show Cause Why Plaintiff Should Not Be Held in Contempt of Court; to Modify Custody; and for Attorney's Fees and Costs; and Plaintiff's Countermotion for a Protective Order on Behalf of the Parties' Minor Children; for an Order Sealing Case File; For an Order Requiring Defendant to Obtain Court Approval Prior to Filing	4.20.2020	IV	APPX0772 - APPX0797
16 17 18 19 20 21 22	Opposition to Notice of Motion and Motion for an Order to Show Cause Why Plaintiff Should Not Be Held in Contempt of Court; for Leave to Amend Counterclaim; for a Modification of Custody; to Continue Trial; and for Attorney's Fees and Costs; and Countermotion for Attorney's Fees and Costs, and for Related Relief	8.19.2019	III	APPX0548 - APPX0565
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5 6	Order After Hearing	8.19.2020	V	APPX0998 - APPX1004
7	Order After January 22, 2019 Hearing	3.6.2019	II	APPX0280 - APPX0282
8	Order After November 18, 2020 Minute Order	12.8.2020	V	APPX1121 - APPX1124
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11 12	Order From March 20, 2019 Hearing	5.29.2019	II	APPX0420 - APPX0423
13	Order Referring to Senior Judge Settlement Program	1.29.2020	III	APPX0609 - APPX0618
14 15 16	Order Setting Case Management Conference and Directing Compliance with NRCP 16.2	6.4.2018	I	APPX0094 - APPX0102
17 18	Order Setting Civil Non-Jury Trial (Child Custody/Paternity/ Visitation/Relocation)	8.5.2020	IV	APPX0977 - APPX0982
19	Order Shortening Time	8.20.2019	III	APPX0566
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<ul><li>22</li><li>23</li></ul>	Plaintiff's Amended Pre- Trial Memorandum	8.22.2019	III	APPX0567 - APPX0571
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1 2 3 4 5	Plaintiff's Motion to Deem Defendant a Vexatious Litigant; for an Order that Defendant's Father Stay Away From Plaintiff Pursuant to the Behavior Order; for Return of Personal Property; for Attorney's Fees and Costs and Other Related Matters	2.14.2019	II	APPX0249 - APPX0254
6 7	Plaintiff's Opposition and Countermotion	8.12.2020	V	APPX0987 - APPX0993
8 9 10	Plaintiff's Opposition and Countermotion for Revised Custodial Timeshare, School Placement, to Resolve Parent-Child Matters, and for Attorney Fees and Costs	4.1.2021	V	APPX1191 - APPX1210
11 12	Plaintiff's Pre-Trial Memorandum	6.10.2019	II	APPX0430 - APPX0432
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14 15	Plaintiff's Supplemental Exhibit In Support of Motion	2.14.2019	II	APPX0255 - APPX0257
16 17	Plaintiff's Supplemental Plea for Relief	7.2.2020	IV	APPX0924 - APPX0949
18	Receipt of Copy	6.21.2018	I	APPX0056
19	Receipt of Copy	5.13.2019	II	APPX0419
20	Receipt of Copy	8.22.2019	III	APPX0567
21	Receipt of Copy	2.22.2021	V	APPX1171
22	Re-Notice of Motion	9.28.2020	V	APPX1109
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1 2 3 4 5 6 7 8	Reply to Plaintiff's Opposition to Motion for an Order to Show Cause Why Plaintiff Should Not Be Held In Contempt of Court; for Leave to Amend Counterclaim; for a Modification of Custody; to Continue Trial; and for Attorney Fees and Costs; and Opposition to Plaintiff's Countermotion for Attorney's Fees and Costs, and for Related Relief	8.22.2019	III	APPX0572 - APPX0580
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3	Request for Issuance of Joint Preliminary Injunction	3.20.2018	I	APPX0006
4 5	Stipulation and Order for Custody Evaluation	9.19.2019	III	APPX0590 - APPX0591
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7 8	Stipulation and Order Regarding Child Support Arrears and Child Support	6.17.2021	VI	APPX1269 - APPX1271
9 10	Stipulation and Order to Continue Hearing	12.10.2019	III	APPX0601 - APPX0602
11 12	Stipulation and Order to Continue June 26, 2018 Hearing	6.28.2018	Ι	APPX0105 - APPX0106
13 14	Stipulation and Order to Continue Order to Show Cause Hearing	7.30.2020	IV	APPX0967 - APPX0969
15	Stipulation and Order to Continue Trial	10.01.2020	V	APPX1116 - APPX1118
<ul><li>16</li><li>17</li><li>18</li><li>19</li><li>20</li></ul>	Supplement to Defendant's Motion for an Order to Show Cause Why Plaintiff Should Not Be Held In Contempt of Court; for Leave to Amend Counterclaim; for a Modification of Custody; to Continue Trial; and for Attorney Fees and Costs	8.22.2019	III	APPX0582 - APPX0587
<ul><li>21</li><li>22</li><li>23</li><li>24</li><li>25</li></ul>	Supplement to Defendant's Motion to Enforce; for an Order to Show Cause Why Plaintiff Should Not Be Held in Contempt of Court; for Clarification; and for Attorney Fees and Costs	1.11.2019	I	APPX0199 - APPX0222
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27		Page 10 of 22		

II				
1 2 3 4 5 6 7 8	Supplement to Defendant's Opposition to Plaintiff's Motion to Dem Defendant A Vexatious Litigant; for an Order that Defendant's Father Stay Away from Plaintiff Pursuant to the Behavior Order; for Return of Personal Property; for Attorney's Fees and Costs and Other Related Matters; and Countermotion for Joint Legal and Primary Physical Custody of the Minor Children, Child Custody Evaluation, Child Support, Exclusive Possession, and for Attorney Fees and Costs	3.18.2019	II	APPX0400 - APPX0405
10 11	Supplemental Certificate of Service	4.13.2020	IV	APPX0769
12	Transcript Re: All Pending Motions	12.15.2021	VI	APPX1343 - APPX1365
13 14	Transcript Re: All Pending Motions	12.15.2021	VI	APPX1366 - APPX1397
15	Transcript Re: All Pending Motions	12.15.2021	VI	APPX1398 - APPX1436
16 17	Transcript Re: All Pending Motions	12.15.2021	VII	APPX1510- APPX1548
18	Transcript Re: Non-Jury Trial	12.15.2021	VII	APPX1437- APPX1509
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		Page 20 of 22		

# **AFFIRMATION** (Pursuant to NRS 239B.030) The undersigned does hereby affirm that the preceding documents filed in the above-referenced matter does not contain the social security number of any person. DATED this <u>10</u> day of January, 2022. 6 KAINEN LAW GROUP, PLLC 8 /s Racheal H. Mastel 9 RACHEAL H. MASTEL, ESQ. Nevada Bar No. 11646 10 Attorneys for Appellant 11 12 13 14 15 16 17 18 19 20 21 22 23 Page 21 of 22

# **CERTIFICATE OF SERVICE** I HEREBY CERTIFY that on the <u>10</u> day of January, 2022, I caused to be served the *Appellant's Appendix - Vol I* to all interested parties as follows: BY MAIL: Pursuant to NRCP 5(b), I caused a true copy thereof to be placed in the U.S. Mail, enclosed in a sealed envelope, postage fully prepaid thereon, addressed as follows: BY CERTIFIED MAIL: I caused a true copy thereof to be placed in the U.S. Mail, enclosed in a sealed envelope, certified mail, return receipt requested, postage fully paid thereon, addressed as follows: BY FACSIMILE: Pursuant to EDCR 7.26, I caused a true copy 11 thereof to be transmitted, via facsimile, to the following number(s): BY ELECTRONIC MAIL: Pursuant to EDCR 7.26 and NEFCR 13 Rule 9, I caused a true copy thereof to be served via electronic mail, via Wiznet, to the following e-mail address(es): Michancy Cramer Alex Ghibaudo 16 17 18 19 /s Racheal H. Mastel An Employee of 20 KAINEN LAW GROUP, PLLC 21 22 23 Page 22 of 22

**Electronically Filed** 03/20/2018

D-18-568055-D

Dept. F

**ORIGINA** 

CASE NO:

DEPT NO:

CLERK OF THE COURT

COMD

DEVIN REED 4416 Cinderwood Ct.

N. Las Vegas, NV 89032 238-8710 (702)

DEVIN REED ,

AMANDA REED,

Defendant In Proper Person

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vs.

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DISTRICT COURT CLARK COUNTY, NEVADA

Plaintiff,

Defendant,

COMPLAINT FOR DIVORCE

COMES NOW the Plaintiff, DEVIN REED representing himself In Proper Person, and for his cause of action for DIVORCE against the Defendant, AMANDA REED complains and alleges as follows:

I.

That Plaintiff is and for at least six (6) weeks prior to the commencement of this action has been a resident of Clark County, Nevada; and has the intent to continue to be a resident of the State of Nevada making Nevada his permanent domicile.

II.

At all times herein relevant, Defendant was a resident of the State of Nevada. Defendant is the natural mother of the minor children.

III.

That were married to each other October 2nd, 2008, in Las Vegas, Nevada, and ever since have been and continue to be husband and wife. That the parties are incompatible in marriage.

### IV.

That there are two (2) minor children born the issue of their marriage, namely, ABBY REED, born April 6<sup>th</sup>, 2013; and SHAWN REED, born July 3<sup>rd</sup>, 2015.

That the State of Nevada is the habitual residence of the minor children.

### V.

That the parties hereto are fit and proper persons to be awarded joint legal Custody with an order for joint physical custody in an equal timeshare arrangement.

#### VI.

For an order that neither party pay child support to the other or that it be based upon Wright v. Osburn with appropriate offsets per NRS 125B.070 and NRS 125B.080.

That both parties be equally responsible to provide health insurance for the minor children when available through their respective employers; and that the parties equally divide any unpaid or un-reimbursed medical expenses of the minor children.

## VII.

That the parties alternate or otherwise split the dependent tax exemption for the minor children annually.

#### VIII.

That neither party pay spousal support to the other.

# IX.

That there are community assets and community debts to be adjudicated by this court, that Plaintiff is asking that the Court divide the community assets and debts of the parties equitably. That there is a marital residence which the parties both continue to

occupy at this time and both parties have pensions which he asks that they leave as their sole and separate respective properties.

X.

That Plaintiff is entitled to his costs and disbursements and attorney's fees.

WHEREFORE, Plaintiff prays for judgment as follows:

- For an order granting the parties joint legal custody and joint physical custody of the minor children with an equal timeshare arrangement.
- 2. For an order that child support is based upon Wright v. Osburn with appropriate offsets per NRS 125B.070 and NRS 125B.080.
- 3. That both parties be equally responsible to provide health insurance for the minor children when available through their respective employers; and that the parties equally divide and pay any unpaid medical expenses of the minor children, including any deductibles and co-payments.
- 4. That the parties alternate or otherwise split the dependent tax exemption for the minor children.
  - 5. That neither party pay spousal support to the other.
- 6. That there are community assets and community debts to be adjudicated by this court; that the court divide the community assets and community debts of the parties equitably;
- 7. For Plaintiff's costs, disbursements and attorneys fees.

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1	VERIFICATION
2	STATE OF NEVADA )
3	: ss. COUNTY OF CLARK )
4	DEVIN REED under penalties of perjury, being first duly sworn,
5	deposes and says:
6	That he is the Plaintiff in the above-entitled action; that he has read the foregoing <b>COMPLAINT FOR DIVORCE</b> and knows the contents
7	thereof; that the same is true of his own knowledge, except for those matters therein contained stated upon information and belief,
8	and as to those matters, he believes it to be true.
9	F. 2 X
10	DEVIN REED
11	SUBSCRIBED and SWORN to before me
12	this 20 day of MARCH, 2018
13	SCOTT K. CATERER Notary Public State of Nevada
14	NO. 05-101729-1  NOTARY PUBLIC in and for  No. 05-101729-1  My Appt. Exp. December 1, 2021
15	Said County and State
16	ACKNOWLEDGMENT
17	STATE OF NEVADA )
18	COUNTY OF CLARK )
19	On this 20 day of March , 2018, before me,
1	the undergraned Motory Public in and tor gold County and Store
20	the undersigned Notary Public in and for said County and State, appeared, <b>DEVIN REED</b> known to me to be the person described in and
20 21	appeared, <b>DEVIN REED</b> known to me to be the person described in and who executed the foregoing instrument and who acknowledged to me that he did so freely and voluntarily and for the uses and purposes
	appeared, <b>DEVIN REED</b> known to me to be the person described in and who executed the foregoing instrument and who acknowledged to me that he did so freely and voluntarily and for the uses and purposes mentioned therein.
21	appeared, <b>DEVIN REED</b> known to me to be the person described in and who executed the foregoing instrument and who acknowledged to me that he did so freely and voluntarily and for the uses and purposes mentioned therein.  WITNESSETH my hand and official seal.
21	appeared, <b>DEVIN REED</b> known to me to be the person described in and who executed the foregoing instrument and who acknowledged to me that he did so freely and voluntarily and for the uses and purposes mentioned therein.  WITNESSETH my hand and official seal.
21 22 23	appeared, <b>DEVIN REED</b> known to me to be the person described in and who executed the foregoing instrument and who acknowledged to me that he did so freely and voluntarily and for the uses and purposes mentioned therein.  WITNESSETH my hand and official seal.
21 22 23 24	appeared, <b>DEVIN REED</b> known to me to be the person described in and who executed the foregoing instrument and who acknowledged to me that he did so freely and voluntarily and for the uses and purposes mentioned therein.  WITNESSETH my hand and official seal.  NOTARY PUBLIC
21 22 23 24 25	appeared, <b>DEVIN REED</b> known to me to be the person described in and who executed the foregoing instrument and who acknowledged to me that he did so freely and voluntarily and for the uses and purposes mentioned therein.  WITNESSETH my hand and official seal.

ļ	ORIGINAL Electronically Filed
1	CC12 03/20/2018
2	DEVIN REED 4416 Cinderwood Ct.
3	N. Las Vegas, NV 89032 (702) 238-8710
	Plaintiff In Proper Person
4	DISTRICT COURT
5	CLARK COUNTY, NEVADA
6	DEVIN REED,
7	)
8	) CASE NO:
9	vs. ) DEPT NO: <b>Dept. F</b>
10	AMANDA REED,
	Defendant, )
11	
12	REQUEST FOR ISSUANCE OF JOINT PRELIMINARY INJUNCTION
13	I respectfully request that the Court issue a Joint
14	Preliminary Injunction in the above-entitled action pursuant to EDCF
15	5.517.
16	Respectfully Submitted:
17	
18	
19	DEVIN REED 4416 Cinderwood Ct.
20	N. Ļas Vegas, NV 89032 (702) 238-8710
21	Plaintiff In Proper Person
22	
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25	,
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Electronically Filed 3/26/2018 3:28 PM Steven D. Grierson CLERK OF THE COURT

AOS	Steve
Your Name: Louis C. Schneider, Esq.	<b></b>
Address: 430 S. 7th Street	
Las Vegas, NV 89101	
Telephone: 702-435-2121	
Email Address:   cslawllc@gmail.com	
Self-Represented	
	ISTRICT COURT & COUNTY, NEVADA
	r
Devin Reed	G165772 D 10 500055 D
Plaintiff,	CASE NO.: <u>D-18-568055-D</u>
VS.	DEPT: F
	DEF1;
Amanda Reed	
Defendant.	
(this form is to be complete I, (name of person who served the docum (complete EVERY SECTION below	
1. I am not a party to or interested i	in this action and I am over 18 years of age.
documents) Devin Reed	ments by (name of the party who asked you to serve the (⊠ check one)
"we work together," "roo	use (describe how you know the person, for example, ommates" etc.) He is my best friend above.
3. What Documents You Served. I	served a copy of the (\overline{\ove
⊠ Complaint for Divorce	3
⊠ Summons	

© 2017 Family Law Self-Help Center

☐ Other: \_\_\_\_\_

Affidavit of Service

4.	Who You Served. I served the (\subseteq check one)
	□ Plaintiff
	⊠ Defendant
5. 1	When You Served. I personally served the documents on (date you served the
a	documents) (month) March (day) 23, 2018 at the
h	our of $(time)$ $\underline{5}$ : $\underline{20}$ $\square$ a.m. $\boxtimes$ p.m.
6. <b>I</b>	Where You Served. I personally delivered and left the documents with ( check one)
	The Party to the Case. I served the documents on the party at the location
	below. (complete the details below)
	Amanda Reed
	Name of Person Served 4416 Cinderwood Court
	Address Where Served
	North Las Vegas, NV 89032 City, State, Zip Code
	A Person Who Lives with the Party. This is a person of suitable age and
	discretion who lives with the party. (complete the details below)
	Name of Person Served
	Address Where Served
	City, State, Zip Code
7 1	
7. I a	m not a licensed process server; I am a natural person serving legal process without
per	npensation, not more than three times per year, on behalf of a litigant who is a natural son, and therefore I am not required to be licensed pursuant to NRS 648.063(2) (2017)
Ne	vada Laws Ch. 126 (A.B. 128)).
I DECLA	RE UNDER PENALTY OF PERJURY UNDER THE LASS OF THE STATE
OF NEVA	DA THAT THE FOREGOING IS TRUE AND CORRECT.
DATED (n	nonth) March (day) 28 , 20 18.
	Server's Signature:
	Server's Printed Name: Jeffrey Lane
	Residential / Business Address: 7837 Montour Falls
	City, State, Zip: Las Vegas, NV 89149
	Server's Phone Number: 702-217-5333

© 2017 Family Law Self-Help Center

Affidavit of Service

4/10/2018 3:53 PM Steven D. Grierson CLERK OF THE COURT **ANS** 1 HARVEY GRUBER, ESQ. Nevada Bar No. 6329 2 MAYFIELD, GRUBER & SHEETS 223 Water Street, Suite C 3 Henderson, Nevada 89015 (702) 566-4099 4 Attorney for Defendant/Counterclaimant 5 AMANDA REED 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 9 DEVIN REED, 10 CASE NO. D-18-568055-D Plaintiff/Counterdefendant, DEPT. NO. F 11 12 VS. ANSWER AND COUNTERCLAIM 13 AMANDA REED, 14 Defendant/Counterclaimant. 15 16 17 18 Defendant, AMANDA REED, by and through her attorney, HARVEY GRUBER, ESO., 19 of the Law Offices of MAYFIELD, GRUBER & SHEETS answers Plaintiff's Complaint for 20 Divorce as follows: 21 1. Answering Paragraphs 1 and 2 of Plaintiff's Complaint on file herein, this 22 23 Answering Defendant admits all of the allegations contained therein. 24 2. Answering Paragraph 3 of Plaintiff's Complaint on file herein, this Answering 25 Defendant admits all of the allegations contained therein however, the correct date of the 26 marriage is October 2<sup>nd</sup>, 2010. 27 28

Page 1

**Electronically Filed** 

- 3. Answering Paragraph 4 of Plaintiff's Complaint on file herein, this Answering Defendant admits all of the allegations contained therein.
- 4. Answering Paragraphs 5, 6, 7 and 8 of Plaintiff's Complaint on file herein, this Answering Defendant denies all of the allegations contained therein.
- 5. Answering Paragraph 9 of Plaintiff's Complaint on file herein, this Answering Defendant admits in part and denies in part the allegations contained herein, the marital residence was purchased prior to marriage by the defendant and should be in her exclusive possession and all pensions should be split and equitably divided.

# **COUNTERCLAIM**

Defendant/Counterclaimant, AMANDA REED, by and through her counsel, HARVEY GRUBER, ESQ., of the Law Offices of MAYFIELD, GRUBER & SHEETS, alleges as follows:

- 1. Defendant/Counterclaimant is and, for a period of more than six weeks immediately preceding the filing of this Counterclaim, has been an actual bona fide resident of the State of Nevada and actually, physically and corporeally domiciled herein during all of said period of time.
- Defendant/Counterclaimant and Plaintiff/Counterdefendant were duly and lawfully married in Las Vegas Nevada on October 2nd, 2010.
- 3. There are two minor children born the issue of this marriage, to wit: ABIGAIL REED, born April 6, 2013; and SHAWN REED, born July 3, 2015.
- 4. The parties hereto should be awarded joint legal custody of the minor child, with DEFENDANT/Counterclaimant having primary physical custody and PLAINTIFF/Counterdefendant having rights of visitation. With supervised visitation occurring the first and third weekends of each month. Defendant is to have the children from 9 AM until 6

PM on Saturdays and 8 AM to 5 PM on Sundays. There is to be no overnight visitation until the PLAINTIFF/Counterdefendant can demonstrate he is drug free. However, no visitation will be ordered until the PLAINTIFF/Counterdefendant completes the cope class.

- 5. PLAINTIFF/Counterdefendant should provide the statutory sum of 25% of his gross monthly wages per month, for support of the minor children until the minor children graduate high school or reach the age of majority, whichever is greater.

  DEFENDANT/Counterclaimant AMANDA REED will claim the minor children as a tax deduction with the I.R.S. every year until the minor children reach the age of 18.
- 6. That both Plaintiff and Defendant shall maintain a policy of medical insurance benefits for the minor children. Any expenses pertaining to medical treatment and care of the minor children not covered by health insurance is to be split equally between the parties until the children reach the age of majority, subject to the 30/30 rule.
- 7. There is community property of the parties that is to be divided between the parties as set forth below:

DEFENDANT/Counterclaimant AMANDA REED will keep the following property as her sole and separate property:

- (a) The Residence located at 4416 Cinderwood Ct., North Las Vegas, NV 89032;
- (b) 2008 Ford Expedition;
- (c) An equitable and equal split of all pension and retirement accounts;
- (d) Half of the equity of the 2002 Ford Motorhome;
- (e) All property currently in her possession.

graduate high school or reach the age of majority, whichever is greater.

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DEFENDANT/Counterclaimant AMANDA REED will claim the minor children as a tax deduction with the I.R.S. every year until the minor children reach the age of 18.

- 4. That both Plaintiff/Counterdefendant and Defendant/Counterclaimant shall maintain a policy of medical insurance benefits for the minor children. Any expenses pertaining to medical treatment and care of the minor children not covered by health insurance is to be split equally between the parties until the children reach the age of majority, subject to the 30/30 rule.
- 5. There is community property of the parties that is to be divided between the parties as set forth below:

DEFENDANT/Counterclaimant AMANDA REED will keep the following property as her sole and separate property:

- (a) The Residence located at 4416 Cinderwood Ct., North Las Vegas, NV 89032;
- (b) 2008 Ford Expedition;
- (c) An equitable and equal split of all pension and retirement accounts;
- (d) Half of the equity of the 2002 Ford Motorhome;
- (e) All property currently in her possession.

Defendant DEVIN REED will keep the following as his sole and separate property:

(a) 2015 Dodge truck. To be Financed in DEVIN REED's name within 30 days.

If Mr. REED cannot finance the truck in his name, AMANDA REED agrees to continue to have the truck in her name provided that DEVIN REED makes timely payments on the vehicle, keeps the vehicle insured and gives

AMANDA REED the spare key. Should DEVIN REED miss ONE (1) payment, AMANDA REED will have the full right to repossess the vehicle

1	and sell it. Any deficiency from the sale of the vehicle shall be DEVIN											
2	REED's separate debt;											
3	(b) 2002 Ford Motorhome, after paying AMANDA REED half the equity;											
4												
5	(c) An equitable and equal split of all pension and retirement accounts;											
6	(d) All property currently in his possession.											
7	6. There is community debt of the parties that is to be divided between the parties as											
8 .	set forth below:											
9	DEFENDANT/Counterclaimant AMANDA REED will keep the following debt as her											
10												
11	sole and separate debt:											
12	(a) The Mortgage on the residence located at 4416 Cinderwood Ct., North Las											
13	Vegas, NV 89032;											
14	(b) Half of the credit card debt in the parties' names:											
15	1. Disney Chase \$8,578.47;											
16												
17	2. Chase Slate \$3,399;											
18	3. Discover \$5,257.22;											
19	4. Lowe's \$3,920.34;											
20	5. Care Credit \$7,900.00;											
21 22	6. Naivent St. Loans \$6,355.11.											
23												
24	(c) An equitable and equal split of the medical expenses that the parties' owe for											
	Shawn Reed to Shadow Emergency physicians in the amount of \$1,329.00 and											
25	Desert Valley Pediatrics in the amount of \$12.99.											
26   27	PLAINTIFF/Counterdefendant DEVIN REED will keep the following as his sole and											
28	separate debt:											
-												

9. For such other and further relief as this Court deems just and proper.

MAYFIELD, GRUBER & SHEETS

BY

HARVEY GRUBER, ESQ.

Nevada Bar No. 6329

223 Water Street, Suite C

Henderson, Nevada 89015 (702) 566-4099

Attorney for DEFENDANT/Counterclaimant

AMANDA REED

1										
2	<u>VERIFICATION</u>									
3	STATE OF NEVADA )									
4	)ss:									
5	COUNTY OF CLARK )									
6	AMANDA REED, being first duly sworn, deposes and says:									
7	That I am the Defendant/Counterclaimant in the above-entitled action; that I have read the									
8	foregoing Answer and Counterclaim and know the contents thereof; the same is true of my own									
9	knowledge except as to those matters therein stated on information and belief and, as to those									
10										
11	matters, I believe them to be true.									
12	$O \cap O \cap O$									
13	(IMMOR PUO)									
14										
15	SUBSCRIBED and SWORN to before me									
16	this 9th day of April, 2018.									
17	ON PAR CON GOOD									
18	NOTARY PUBLIC									
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CLERK OF THE COURT 1 MOT HARVEY GRUBER, ESQ. Nevada Bar No. 6329 Mayfield, Gruber & Sheets 3 223 S. Water Street, Ste. C 4 Henderson, NV 89015 (702) 566-4099 5 Attorney for Defendant/Counterclaimant REED, AMANDA 6 7 DISTRICT COURT FAMILY DIVISION 8 9 COUNTY OF CLARK, NEVADA 10 DEVIN REED. 11 Plaintiff/Counterdefendant, CASE NO. D-18-568055-D 12 DEPT. NO. F VS. 13 22 May 2018 **HEARING DATE:** 14 9:30 Am **HEARING TIME:** AMANDA REED, 15 Defendant/Counterclaimant. 16 ORAL ARGUMENT REQUESTED: YES x NO 17 NOTICE: YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION 18 WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A 19 COPY OF YOUR RESPONSE WITHIN 10 DAYSOF YOUR RECEIPT OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN 20 10 DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT A HEARING PRIOR TO THE 21 SCHEDULED HEARING DATE. 22 23 DEFENDANT/COUNTERCLAIMANT'S MOTION FOR EXCLUSIVE POSSESSION OF THE MARTIAL RESIDENCE, FOR PRIMARY PHSICAL CUSTODY OF THE MINOR 24 CHILDREN, FOR CHILD SUPPORT, FOR INTERIM SPOUSAL SUPPORT, TO EXTEND 25 TEMPORARY PROTECTIVE ORDER FOR ONE YEAR, FOR AN ORDER TO SHOW CAUSE WHY PLAINTIFF SHOULD NOT BE HELD IN CONTEMPT FOR VIOLATING 26 THE JOINT PRELIMINARY INJUNCTION AND FOR PRELIMINARY ATTORNEY'S FEES 27 28

Page 1

Electronically Filed 4/10/2018 4:03 PM Steven D. Grierson

Comes now Defendant/Counterclaimant AMANDA REED by and through her Attorney Harvey Gruber, Esq., of MAYFIELD, GRUBER & SHEETS and hereby files the instant Motion for Exclusive Possession of the Marital Residence, for Primary Physical Custody of the Parties' Minor Children, for Child Support, for Interim Spousal Support and for an Order to Show Cause why Plaintiff should not be held in Contempt and for Preliminary Attorney's Fees. This motion is based upon the paper and pleading on file, the attached points and authorities and any oral argument that the court may wish to entertain.

DATED this /O day of April, 2018.

Respectfully submitted,

MAYFIELD, ORUBER & SHEETS

BY

HARVEY GRUBER, ESQ.

Nevada Bar No. 6329

223 Water Street, Suite C

Henderson, NV 89015

(702) 566-4099

Attorney for Defendant/Counterclaimant

AMANDA REED

# **NOTICE OF MOTION**

TO: DEVIN REED, Plaintiff/counterdefendant;
PLEASE TAKE NOTICE that the undersigned will bring the foregoing MOTION FOR
EXCLUSIVE POSSESSION OF THE MARTIAL RESIDENCE, FOR PRIMARY PHSICAL
CUSTODY OF THE MINOR CHILDREN, FOR CHILD SUPPORT, FOR INTERIM
SPOUSAL SUPPORT, TO EXTEND TEMPORARY PROTECTIVE ORDER FOR ONE
YEAR, FOR AN ORDER TO SHOW CAUSE WHY PLAINTIFF SHOULD NOT BE HELD IN
CONTEMPT FOR VIOLATING THE JOINT PRELIMINARY INJUNCTION AND FOR
PRELIMINARY ATTORNEY'S FEES
on for hearing in Department F of the above-entitled Court, on the 22 day of
May, 2018, at the hour of 9:30 A.m., or as soon thereafter as counsel
may be heard.

MAYFIELD, GRUBER & SHEETS

HARVEY GRUBER, ESQ.

Nevada Bar No. 6329

Attorney for DEFENDANT/Counterclaimant

AMANDA REED

# 1 2 3

# 

#### POINTS AND AUTHORITIES

# Factual Background

Plaintiff/Counterdefendant DEVIN REED (hereinafter referred to as "DEVIN") and Defendant/Counterclaimant AMANDA REED (hereinafter referred to as "AMANDA") were married on October 2, 2010 in Las Vegas, Nevada. There are two minor children the issue of this marriage: Abigail Reed, born April 6, 2013, Shawn Reed, born July 3, 2015.

DEVIN and AMANDA have been living separately since February 5, 2018. Since that time, DEVIN has been living in the motorhome and AMANDA has been in the residence with the children. Prior to the marriage, AMANDA purchased the marital residence and it is titled in her name only. It is undisputed that DEVIN has help pay for the residence, however, the residence remains in AMANDA's name.

DEVIN is a member of local 159 Painter's Union and AMANDA works for the Clark County School District. DEVIN has had issues regarding his credit for some time, to the point that AMANDA had to purchase a truck for DEVIN to use for work purposes, the truck is currently registered in her name, and the parties are current on the truck payment.

There have been a few incidents of domestic battery in the house. In May of 2014, the police were called to the house by AMANDA because DEVIN shook the baby, Abigail.

AMANDA called 911, DEVIN then left the residence and AMANDA recalled the police and advised that DEVIN had left the residence and that Abigail did not need medical attention (Please see Exhibit 1). On or about May 4, 2017, DEVIN threw a hammer at AMANDA striking her in the foot and she had to go to the ER (Please see Exhibit 2). The police were called to the residence a third time on March 20, 2018, this time by DEVIN, wherein, he alleged that AMANDA's father had drawn a weapon. The police came out and determined that DEVIN's

AMANDA's father had drawn a weapon. The police came out and determined that DEVIN's story did not make any sense (Please see Exhibit 3). AMANDA has since applied for and received a temporary restraining order against DEVIN. Many of the acts of abuse have either been audio recorded or video recorded.

DEVIN is currently fighting drug addiction. He is currently being treated by DR. Wolfson with Suboxone, which is used to fight Heroin and Opiate abuse. Furthermore, DEVIN has been prescribed and is taking Alprozalam (Xanax) (Please see Exhibit 4).

I.

# AMANDA SHOULD BE AWARDED EXCLUSIVE POSSESSION OF THE MARITAL RESIDENCE

The Court, pursuant to NRS 125.040 can order that AMANDA be given exclusive possession of the marital residence. AMANDA purchased the house prior to marriage, the mortgage is in her name solely, and the house is titled in her name solely. Awarding AMANDA exclusive possession of the residence does not affect DEVIN's right to recover half of any equity in the marital residence.

II.

# AMANDA IS TO BE AWARDED PRIMARY PHYSICAL CUSTODY OF THE MINOR CHILDREN WITH DEVIN ORDERED TO PAY CHILD SUPPORT.

Pursuant to NRS 125C.035, the custody of the children should be determined by what is in the best interest of the children. AMANDA does not want to keep the children from DEVIN, however, until DEVIN can demonstrate a drug free life and can control his violent tendencies, AMANDA has no choice but to ask for an order awarding primary physical custody of the

children. Additionally, AMANDA is asking that DEVIN not have overnight visitation until he is clean and sober.

NRS 125C.035 gives the court factors to determine the best interest of the child. In the instant matter, the level of conflict between the parties; the mental and physical health of the parents; whether there is a history of parental abuse or neglect of the child; and whether either parent seeking physical custody has engaged in in an act of domestic violence against the child or parent of the child. These are all factors that lead the court to award at least temporarily primary physical custody of the children to AMANDA.

DEVIN should be ordered to pay statutory child support. Pursuant to NRS 125B.070 DEVIN should be ordered to pay 25% of his gross monthly income as and for child support up to the maximum of \$1,200.

#### III.

## THERE SHOULD BE AN AWARD OF TEMPORY SPOUSAL SUPPORT

The Court, pursuant to NRS 125.040 and NRS 125.200 can order temporary spousal support. Furthermore, under *Engebretson v. Engebretson*, 75 Nev. 237 (1959) the court is authorized to award temporary spousal support. DEVIN has made more income throughout the marriage and currently makes roughly \$20,000 more per year than AMANDA. Due to his credit situation, all of the community debt is in AMANDA's name solely and without spousal support AMANDA will not be able to pay all the bills.

#### IV.

#### ATTORNEY'S FEES

As the financially weaker party, AMANDA should be entitled to Attorney's fees. In Sargeant v. Sargeant, 88 Nev. 223, (1972), the Court held that the financially weaker spouse is

not required to show necessitous circumstances, the financially weaker spouse should be allowed to meet the financially stronger party on an equal basis, and the weaker spouse afforded his or her day in court without destroying his or her financial position, and should not be required to liquidate his or her savings.

V.

# DEVIN IS IN CONTEMPT OF COURT FOR VIOLATING THE JOINT PRELIMINARY **INJUNCTION**

DEVIN filed the complaint for divorce on or about March 20, 2018. At the same time,

DEVIN requested the issuance of a JPI. The JPI was signed by the Honorable Bryce Duckworth. Thereafter, DEVIN withdrew approximately \$900 of \$1,000 out of the joint checking account. DEVIN then overdrew the same account by approximately \$320. This account was already overdrawn by \$1,000.00 prior to the divorce filing. AMANDA had to pay the bank \$1,280 to clear the DEVIN's overdraft spending and close the account. DEVIN clearly does not understand the concept of community property or of the Joint Preliminary Injunction. DEVIN should be held in contempt and ordered to give AMANDA \$400 immediately, and DEVIN needs to pay half of the \$1,280 overdraft, which is \$640 for a total of \$1040.00.

VI.

### CONCLUSION

Based on the foregoing, AMANDA REED comes before this Honorable Court and respectfully requests for the relief sought, exclusive possession of the marital residence, for primary physical custody of the parties' minor children, for temporary child support, for temporary spousal support, and for an order to show cause why DEVIN REED should not be held in Contempt of Court for violating the Joint Preliminary Injunction and for Preliminary Attorney's fees, and for any other relief the Court deems fit and proper.

DATED this / day of April, 2018.

MAYFIELD, GRUBER & SHEETS

BY

HARVEY GRUBER ESQ.

Nevada Bar/No. 6329

223 Water Street, Suite C Henderson, Nevada 89101

(702) 566-4099

Attorney for Defendant/Counterclaimant

AMANDA REED

1	<u>VERIFICATION</u>							
2	STATE OF NEVADA )							
3	COUNTY OF CLARK )							
5	I, AMANDA REED, under penalty of perjury, being first duly sworn, deposes and says:							
6 7	That she is the Defendant/Counterclaimant in the above-entitled action; that she has read the foregoing							
8 9 10	MOTION FOR EXCLUSIVE POSSESSION OF THE MARTIAL RESIDENCE, FOR PRIMARY PHSICAL CUSTODY OF THE MINOR CHILDREN, FOR CHILD SUPPORT, FOR INTERIM SPOUSAL SUPPORT, TO EXTEND TEMPORARY PROTECTIVE ORDER FOR ONE YEAR, FOR AN ORDER TO SHOW CAUSE WHY PLAINTIFF SHOULD NOT BE HELD IN CONTEMPT FOR VIOLATING THE JOINT PRELIMINARY INJUNCTION AND FOR PRELIMINARY ATTORNEY'S FEES							
12								
13	and knows the contents thereof, and that same is true of her own knowledge except for those							
14	matters stated on information and belief, and as for those matters she believes them to be true.							
15								
16								
17								
18 19	amonda Reed							
20	AMANDA REED							
21	SUBSCRIBED and SWORN to before me  ESTHER M. GARCIA NOTARY PUBLIC							
22	this day of April, 2018.  STATE OF NEVADA APPT No. 14-13762-1 MY APPT. EXPIRES JANUARY 9, 2022							
23	Estal M. Grazele							
24	NOTARY PUBLIC							
25								
26								

28

Electronically Filed 4/11/2018 10:35 AM Steven D. Grierson CLERK OF THE COURT

1 HARVEY GRUBER, ESQ. Nevada Bar No. 6329 2 Mayfield, Gruber & Sheets 3 223 S. Water Street, Ste. C Henderson, NV 89015 4 (702) 566-4099 5 Attorney for Defendant 6 REED, AMANDA 7 DISTRICT COURT 8 FAMILY DIVISION 9 CLARK COUNTY, NEVADA 10 CASE NO. D-18-568055-D 11 DEVIN REED. DEPT. NO. F 12 Plaintiff, 13 VS. 14 AMANDA REED, 15 Defendant. 16 17 EXHIBITS TO DEFENDANT/COUNTERCLAIMANT'S MOTION FOR 18 EXCLUSIVE POSSESSION OF THE MARITAL RESIDENCE, FOR 19 PRIMARY PHSICAL CUSTODY OF THE MINOR CHILDREN, FOR 20 21 CHILD SUPPORT, FOR INTERIM SPOUSAL SUPPORT, TO EXTEND 22 TEMPORARY PROTECTIVE ORDER FOR ONE YEAR, FOR AN ORDER 23 24 TO SHOW CAUSE WHY PLAINTIFF SHOULD NOT BE HELD IN 25 CONTEMPT FOR VIOLATING THE JOINT PRELIMINARY 26 27 INJUUNCTION AND FOR PRELIMINARY ATTORNEY'S FEES 28

Case No. D-18-568055-D

1	Date of Hearing: May 22, 2018											
2	Time of Hearing:9:30 a.m.											
3												
4	ORAL ARGUMENT REQUESTED: Yes X No											
5												
6 7	COMES NOW Defendant, AMANDA REED, by and through her attorney											
8	of record, HARVEY GRUBER, ESQ., of Mayfield, Gruber and Sheets, hereby											
9	submits the attached documents as Exhibits to DEFENDANT/COUNTER											
11	CLAIMANT'S MOTION FOR EXCLUSIVE POSSESSION OF THE MARITAL											
12 13	RESIDENCE, FOR PRIMARY PHSICAL CUSTODY OF THE MINOR											
14	CHILDREN, FOR CHILD SUPPORT, FOR INTERIM SPOUSAL SUPPORT, TO											
15 16	EXTEND TEMPORARY PROTECTIVE ORDER FOR ONE YEAR, FOR AN											
17	ORDER TO SHOW CAUSE WHY PLAINTIFF SHOULD NOT BE HELD IN											
18	CONTEMPTFOR VIOLATING THE JOINT PRELIMINARY INJUUNCTION AND											
20	FOR PRELIMINARY ATTORNEY'S FEES.											
21	Exhibit 1: Metro Incident Report dated 5/26/14											
22	Exhibit 2: Centennial Hills Hospital records dated 5/4/17											
24	Exhibit 3: Metro Incident Report dated 3/20/18											
25												
26												
7												
8												

# Exhibit 1



### Incident Details for Event: LNL140526000647

Records View

Close

DR#(s):

Address: 4416 CINDERWOOD CT

Apt#:

Location:

Caller's Name: AMANDA REESE Caller's Address: 36:14:05N,115:12:08W

Caller's Phone: 7022357444

Primary Unit: 3G

Officer 1: SCHWANITZ, IAN (NL1237)

Officer 2: MILLER, CHRISTOPHER (NL1960)

Inititate Date/Time: 05/26/2014 20:47:37 Close Date/Time: 05/26/2014 22:38:01

Inc Type: N417

Inc Type Descr: FAMILY DISTURBANCE

Disposition: GOA

Disposition Descr: GONE ON ARRIVAL

Operator #: NL1831

PR ADV HE IS NO LONGER THERE AND THAT NO

Operator Name: PARKER, KARMEN

Lic Plate / State: /

Comments:

Date/Time:

Comment:

05/26/2014 20:47:37

Incident Initiated By: NL/PARKER, KARMEN

05/26/2014 20:47:37 PR ADV SHE WAS IN A VERBAL WITH HER HUSB AND HE SHOOK THE BABY...PR THEN

05/26/2014 20:47:37

DISC...ON RECALL SHE ADV SHE DID NOT WANT THE POLICE...

05/26/2014 20:47:37

05/26/2014 20:47:37

**HUSBIS** 

MED

WAS NEEDED FOR THE CHILD

Status Changes:

Unit ID:	Date/Time:	Status:	Loc:
3G	05/26/2014 21:56:58	USD	4416 CINDERWOOD CT
3G	05/26/2014 22:06:38	UR	
3G	05/26/2014 22:24:02	USD	4416 CINDERWOOD CT
3G	05/26/2014 22:30:42	USAR	4416 CINDERWOOD CT
3G	05/26/2014 22:38:01	USAV	
3G	05/26/2014 22:38:02	D	
3G 3G	05/26/2014 22:30:42 05/26/2014 22:38:01	USAR USAV	

UNLAWFUL DISSEMINATION of this restricted information is PROHIBITED. Violation will subject the offender to Criminal and Civil Liability.

North Las Vegas Police

CHH- Centennial Hills Hospital Medical Center 6900 N. Durango Dr. Las Vegas, NV 89149-4409

Patient: REED, AMANDA R

Admit: 5/4/2017

MRN: VHM63398230; SHM4910190; CHH7156165

Disch: 5/5/2017

Disch Time: 01:07 PDT

FIN: CHH0008005535607

DOB/Sex: 9/27/1984 / Female

Attending: Grabert MD, Jason R

#### Facesheets

DOCUMENT NAME: SERVICE DATE/TIME: RESULT STATUS: PERFORM INFORMATION:

SIGN INFORMATION:

Facesheets 5/4/2017 00:00 PDT Unauth

FACE SHEET REGISTRATION FORM\_20170504.pdf

Please click on link to see image.

Medical Record

Print Date/Time 3/29/2018 15:32 PDT

Report Request ID: 297295318

Page 1 of 12

#### Attachment(s): 5/4/2017 00:00 PDT FACE SHEET REGISTRATION FORM 20170504.pdf

Centonnial-Reed, Amanda R-Enc #8005535607-0PT-EMR-5/4/2017 FACE SHEET REGISTRATION FORM - 5/4/2017 - 1 pg

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Contennial Hills Hospital 6900 North Durango Drive Las Vegas, NV 89149

EL0012

Page 1 ot 1

MEDICAL RECORD

UHS-9002 Rov, 01/13

Patient Identification

8005535607-7156165

REED, AMANDA R DOB: 09/27/1984 32Y SX: F EMR MRN: 7156185 ADM/REG DT: 05/04/2017 Centennial Hills Hospital

Facility: CHH Center

Page 2 of 12

Patient:

REED, AMANDA R

VHM63398230; SHM4910190; CHH7156165

Admit 5/4/2017 Disch: 5/5/2017

MRN:

DOB/Sex: 9/27/1984 / Female

FIN: CHH0008005535607

# ED Physician Record

DOCUMENT NAME: SERVICE DATE/TIME:

RESULT STATUS:

PERFORM INFORMATION: SIGN INFORMATION:

Attending: Grabert MD.Jason R

ED Physician Record 5/5/2017 00:12 PDT Auth (Verified)

FIN: CHH0008005535607

Kinnunen APRN, Joshua (5/5/2017 00:16 PDT) Grabert MD, Jason R (5/5/2017 00:33 PDT); Kinnunen

APRN, Joshua (5/5/2017 00:32 PDT)

#### Foot pain-swelling

Patient: REED, AMANDA R

MRN: CHH7156165

Age: 32 years Sex: Female DOB: 09/27/84

Associated Diagnoses: None Author: Kinnunen APRN, Joshua

#### Basic Information

Time seen: Date & time 05/05/17 00:01:00, Provider Assignment

Kinnunen APRN, Joshua assigned at 05/05/2017 00:00

History source: Patient Arrival mode: Private vehicle. History limitation: None.

Additional Information: Chief Complaint from Nursing Triage Note: Chief Complaint

05/05/17 00:00 PDT Chief Complaint Complaining of right foot pain. Coffee table fell on the right foot around

2100. .

#### History of Present Illness

The patient presents with right,

Patient is a 32-year-old female presenting to the emergency room complaining right foot pain for the patient says she has been expressing right foot pain since earlier this evening after a table fell on her foot. Patient states the pain was worsening which prompted the visit to the emergency department. She denies any other any other injuries or complaints this time.

. The onset was 3 hours ago. The course/duration of symptoms is constant. Type of injury: Direct blow. Location: Right foot. The character of symptoms is pain and swelling. The degree at present is moderate. There are exacerbating factors including weight bearing and walking. The relieving factor is none. The location where the incident occurred was at home. Risk factors consist of none. Prior episodes: none. Therapy today: none. Associated symptoms: none.

#### Review of Systems

Constitutional symptoms: Negative except as documented in HPI, no fever, no chills, no weakness, no fatigue.

Skin symptoms: Negative except as documented in HPI. Eye symptoms: Negative except as documented in HPI. ENMT symptoms: Negative except as documented in HPI.

Respiratory symptoms: Negative except as documented in HPI, no shortness of breath, no cough.

Cardiovascular symptoms: Negative except as documented in HPI, No chest pain,

Gastrointestinal symptoms: Negative except as documented in HPI, no abdominal pain, no nausea, no vomiting, no diarrhea

Genitourinary symptoms: Negative except as documented in HPI.

Musculoskeletal symptoms: Negative except as documented in HPI, Right foot pain.

Neurologic symptoms: Negative except as documented in HPI, no dizziness, no weakness.

Psychlatric symptoms: Negative except as documented in HPI.

Allergy/immunologic symptoms: Negative except as documented in HPI.

Print Date/Time 3/29/2018 15:32 PDT

Medical Record

Page 3 of 12

Patient:

REED, AMANDA R

VHM63398230; SHM4910190; CHH7156165

Admit: 5/4/2017 Disch: 5/5/2017

MRN:

DOB/Sex: 9/27/1984 / Female

FIN: CHH0008005535607

Attending: Grabert MD, Jason R

# ED Physician Record

#### Health Status

#### Allergies:

#### Allergic Reactions (Selected)

Severity Not Documented

Penicillins- Airway constriction...

Medications: Review/Insert Medication List (Selected)

Inpatient Medications

Ordered

ibuprofen: 600 mg, 1 Tabs, Oral, Once

Prescriptions

Prescribed

HYDROcodone-acetaminophen 5 mg-325 mg oral tablet: 1 Tabs, Oral, q6H, 30 Tabs, PRN: Pain

ibuprofen 800 mg oral tablet 800 mg, 1 Tabs, Oral, q8H, 60 Tabs, PRN: Pain

Documented Medications

Documented

Prenatal Multivitamins with Vitamin B Complex, Vitamin C, Minerals and L-Methylfolate oral capsule...: 1 Caps, Oral,

# Past Medical/ Family/ Social History

#### Medical history

Cardiovascular: no coronary artery disease, no myocardial infarction, no congestive heart failure, no atrial fibrillation.

Respiratory: no asthma, no chronic obstructive pulmonary disease, no emphysema.

Endocrine: no diabetes.

Gastrointestinal: no gastroesophageal reflux.

Neurological: no cerebral vascular accident, no transient ischemic attack.

Medical history: PMH/Problems ST

Active Problems (2)

Gestational diabetes

Mitral valve prolapse

, Reviewed as documented in chart.

Surgical history: Negative. Family history: Not significant.

Social history: Alcohol use: Denies, Tobacco use: Denies, Drug use: Denies.

Social history: Social History ST Social & Psychosocial Habits

Alcohol

05/05/2017 Use: Denies

07/02/2015

Risk Assesment: Denies Alcohol Use

Substance Abuse 05/05/2017 Use: Denies

07/02/2015

Risk Assesment: Denies Substance Abuse

Tobacco

05/05/2017 Use: Denies

Print Date/Time 3/29/2018 15:32 PDT

Medical Record

Page 4 of 12

Patient: MRN.

REED, AMANDA R

VHM63398230; SHM4910190; CHH7156165

Admit 5/4/2017 Disch: 5/5/2017

DOB/Sex: 9/27/1984 / Female

FIN: CHH0008005535607

Attending: Grabert MD, Jason R

ED Physician Record

07/02/2015

Risk Assesment: Denies Tobacco Use

10/12/2013 Patient Smoked Cigarettes During Last 12 Months: No

05/05/2017 Smoking History: Never smoker.

Physical Examination

Vital Signs Vital Signs

05/04/17 23:51 PDT

Temperature (Route Not Specified)

36.7 DegC 98.1 DegF

Temperature Convert C to F Temperature Method

Oral 68 bpm

Peripheral Pulse Rate 68 bpm Heart Rate Monitored Respiratory Rate Systolic Blood Pressure 127 mmHg

Apical Heart Rate

68 bpm 16 br/min

Diastolic Blood Pressure 77 mmHg BP Site

Left arm .

Basic Oxygen Information 05/04/17 23:51 PDT

Oxygen Therapy

Room air 97 % .

Sp02

SaO2 97% on Room Air, Interp. Good. . General: Alert, no acute distress. Skin: Warm, dry, pink, intact.

Head: Normocephalic. Neck: Supple, trachea midline.

Eye: Pupils are equal, round and reactive to light, normal conjunctiva.

Ears, nose, mouth and throat: Oral mucosa moist

Cardiovascular: Regular rate and rhythm, Normal peripheral perfusion.

Respiratory: Respirations are non-labored. Chest wall: No tenderness, No deformity. Back: Nontender, Normal range of motion. Musculoskeletal: Normal ROM, no deformity.

Gastrointestinal: Soft, Nontender. Neurological: Alert and oriented to person, place, time, and situation, normal motor observed, normal speech observed.

Psychiatric: Cooperative, appropriate mood & affect.

Medical Decision Making

Differential Diagnosis: Foot fracture.

Documents reviewed: Emergency department nurses' notes.

Orders Review/Insert Order Profile (Selected)

Inpatient Orders

Ordered

ibuprofen: 600 mg, 1 Tabs, Oral, Once

Ordered (Exam Completed) Foot XR Complete Right:

Canceled

Norco 5 mg-325 mg oral tablet: 1 Tabs, Oral, Once.

Radiology results: Radiologist's interpretation: : Imaging

05/05/17 00:15 PDT XR Foot Complete Right CHH RADIOLOGY

, IMPRESSION:

Normal foot

Print Date/Time 3/29/2018 15:32 PDT

Medical Record

Page 5 of 12

Patient:

REED, AMANDA R

VHM63398230; SHM4910190; CHH7156165

Admit 5/4/2017 Disch: 5/5/2017

MRN:

DOB/Sex: 9/27/1984 / Female

Attending: Grabert MD, Jason R

FIN: CHH0008005535607

# ED Physician Record

Dictated By: KEVIN HYER MD

#### Reexamination/ Reevaluation

Time: 05/05/17 00:28:00 Interventions: PowerOrders

Patient Care:

Crutches and Crutch Training (Order): 05/05/17 00:29 PDT, Routine Apply elastic bandage (Order): 05/05/17 00:29 PDT, Routine

Notes:

Radiological findings were discussed the patient. She will be given an ace wrap, crutches, and instructions to follow-up with primary care. The patient agrees this course of care and discharge home at this time..

#### Impression and Plan

Contusion of foot - ICD10-CM S90.31XA,

Condition: Improved, Stable.

Patient was given the following educational materials: CONTUSION, Foot

Follow up with: Gautham Reddy, FAM Within 1-2 days; ; Henry Osei, IMD Within 1-2 days On-call primary care provider if

03-Return immediately if symptoms worsen

05-Call to schedule next business day; Michael Trainor, ORT Within 1-2 days On-call orthopedics if needed

03-Return immediately if symptoms worsen

05-Call to schedule next business day.

Counseled: Patient, Family, Regarding diagnosis, Regarding diagnostic results, Regarding treatment plan, Regarding prescription, Patient indicated understanding of instructions, Strict return precautions given.

Disposition: Launch Disposition Order

Admit/Transfer/Discharge:

Discharge Request Pending Physician Agreement (Order): 05/05/17 00:31 PDT, Home Routine

I personally interviewed and examined this patient. I discussed the findings, diagnostic studies, interventions and treatment plan with ARNP / PA. I reviewed the clinical notes and test results. I agree with the assessment, management, and disposition as presented by ARNP / PA with exceptions as documented.

Electronically Signed By: Kinnunen, Joshua APRN

On: 05.05.2017 00:32 PDT

Electronically Signed On: 05.05.2017 00:33 PDT Grabert, Jason MD

Print Date/Time 3/29/2018 15:32 PDT

Medical Record

Page 6 of 12

Patient: REED. AMANDA R

MRN: VHM63398230; SHM4910190; CHH7156165 Admit 5/4/2017 Disch: 5/5/2017

DOB/Sex: 9/27/1984 / Female Attending: Grabert MD, Jason R

FIN: CHH0008005535607

# ED Triage Note

DOCUMENT NAME: SERVICE DATE/TIME: RESULT STATUS:

Triage Note 5/5/2017 00:02 PDT Auth (Verified)

PERFORM INFORMATION: SIGN INFORMATION:

Garduque RN, Nathaniel (5/5/2017 00:02 PDT) Garduque RN, Nathaniel (5/5/2017 00:02 PDT)

ED Triage RFV/Problems Entered On: 5/5/2017 0:02 PDT Performed On: 5/5/2017 0:02 PDT by Garduque RN, Nathaniel

Reason for Visit/Medical History ED

Reviewed Past Medical HX with Patient: Yes

Garduque RN, Nathaniel - 5/5/2017 0:02 PDT (As Of: 5/5/2017 00:02:16 PDT)

Problems(Active)

Acute pain (SNOMED CT

:410499012)

Name of Problem: Acute pain; Recorder: SYSTEM; Confirmation: Confirmed; Classification: Nursing; Code: 410499012; Last Updated: 5/29/2014 16:48 PDT; Life Cycle Date: 4/6/2013; Life Cycle Status: Active; Vocabulary:

SNOMED CT ; Comments:

4/6/2013 8:46 - SYSTEM

This problem was added by Discern Expert.

At risk for falls (SNOMED CT

:208683018)

Name of Problem: At risk for falls; Recorder: SYSTEM; Confirmation: Confirmed; Classification: Nursing; Code: 208683018; Last Updated: 7/3/2015 14:23 PDT; Life Cycle Date: 7/3/2015; Life Cycle Status: Active; Vocabulary:

SNOMED CT : Comments:

7/3/2015 14:23 - SYSTEM

This problem was added by Discern Expert.

Gestational diabetes

(SNOMED CT

Name of Problem: Gestational diabetes; Recorder: SYSTEM; Confirmation: Confirmed; Classification: Medical; Code:

:04CB7FE6-0FA5-4B66-8184- 04CB7FE6-0FA5-4B66-8184-C0E09DFDEAC9; Last Updated: 7/2/2015 20:38 PDT; Life Cycle Date: 7/2/2015; Life Cycle

Status: Active; Vocabulary: SNOMED CT

Mitral valve prolapse

C0E09DFDEAC9)

(SNOMED CT :2471474013 ) Name of Problem: Mitral valve prolapse; Recorder: Garduque RN, Nathaniel; Confirmation: Confirmed; Classification: Medical; Code: 2471474013; Contributor System: PowerChart; Last Updated: 5/5/2017 00:00 PDT;

Life Cycle Date: 5/5/2017; Life Cycle Status: Active;

Vocabulary: SNOMED CT

Print Date/Time 3/29/2018 15:32 PDT

Medical Record

Page 7 of 12

Patient:

REED, AMANDA R

MRN:

VHM63398230; SHM4910190; CHH7156165

Admit 5/4/2017

Disch: 5/5/2017

DOB/Sex: 9/27/1984 / Female

Attending: Grabert MD, Jason R

FIN: CHH0008005535607

### ED Triage Note

Diagnoses(Active)

Foot pain-swelling

Date: 5/5/2017; Diagnosis Type: Reason For Visit;

Confirmation: Complaint of; Clinical Dx: Foot pain-swelling; Classification: Nursing; Clinical Service: Non-Specified;

Code: PNED; Probability: 0; Diagnosis Code: 89667FB9-379F-448C-A1BC-610076715BEB

DOCUMENT NAME:

SERVICE DATE/TIME:

RESULT STATUS:

PERFORM INFORMATION:

SIGN INFORMATION:

Triage Note

5/5/2017 00:01 PDT

Auth (Verified)

Garduque RN, Nathaniel (5/5/2017 00:01 PDT) Garduque RN, Nathaniel (5/5/2017 00:01 PDT)

ED Social History Entered On: 5/5/2017 0:01 PDT Performed On: 5/5/2017 0:01 PDT by Garduque RN, Nathaniel

Social History

Smoking History-MU: Never smoker

Tobacco Use Screening: Yes

Cultural Practices to be honored?: No

Is Blood Transfusion Acceptable to Patient: Yes

Garduque RN, Nathaniel - 5/5/2017 0:01 PDT

(As Of: 5/5/2017 00:01:40 PDT)

Social History

Denies Alcohol Use

Denies (Last Updated: 5/5/2017 00:01:31 PDT by Garduque

RN, Nathaniel)

Tobacco:

Alcohol:

Denies Tobacco Use

Denies (Last Updated: 5/5/2017 00:01:34 PDT by Garduque

RN, Nathaniel)

Substance Abuse:

Denies Substance Abuse

Denies (Last Updated: 5/5/2017 00:01:38 PDT by Garduque

RN, Nathaniel)

Tobacco Use Screening

Tobacco Use Last 30 Days: No tobacco use of any form

Garduque RN, Nathaniel - 5/5/2017 0:01 PDT

Print Date/Time 3/29/2018 15:32 PDT

Medical Record

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Patient

REED, AMANDA R

VHM63398230; SHM4910190; CHH7156165

Admit 5/4/2017 Disch: 5/5/2017

MRN:

DOB/Sex: 9/27/1984 / Female

FIN: CHH0008005535607

Attending: Grabert MD Jason R

ED Triage Note

DOCUMENT NAME:

SERVICE DATE/TIME:

RESULT STATUS:

PERFORM INFORMATION: SIGN INFORMATION:

Triage Note

5/5/2017 00:01 PDT

Auth (Verified)

Garduque RN, Nathaniel (5/5/2017 00:01 PDT) Garduque RN, Nathaniel (5/5/2017 00:01 PDT)

ED Languages Entered On: 5/5/2017 0:01 PDT Performed On: 5/5/2017 0:01 PDT by Garduque RN, Nathaniel

Languages

Mode of Communication for Preferred Lang: Verbal

Preferred Languages: English

Gardugue RN, Nathaniel - 5/5/2017 0:01 PDT

DOCUMENT NAME:

SERVICE DATE/TIME:

RESULT STATUS:

PERFORM INFORMATION: SIGN INFORMATION:

Triage Note

5/5/2017 00:01 PDT

Auth (Verified)

Garduque RN, Nathaniel (5/5/2017 00:01 PDT) Garduque RN, Nathaniel (5/5/2017 00:01 PDT)

ED Triage General/Screening Adult Entered On: 5/5/2017 0:01 PDT Performed On: 5/5/2017 0:01 PDT by Garduque RN, Nathaniel

General/Screenings Adult

Suicidal Risk Assessment: No suicidal risk indicators identified

Document Fall Risk Screening: Pass Clinical Trial Participant -- MU: None

Gardugue RN, Nathaniel - 5/5/2017 0:01 PDT

DOCUMENT NAME:

SERVICE DATE/TIME: RESULT STATUS:

PERFORM INFORMATION: SIGN INFORMATION:

Triage Note

5/5/2017 00:00 PDT

Auth (Verified)

Gardugue RN, Nathaniel (5/5/2017 00:00 PDT) Garduque RN, Nathaniel (5/5/2017 00:00 PDT)

ED Abuse/Neglect Adult Entered On: 5/5/2017 0:01 PDT Performed On: 5/5/2017 0:00 PDT by Gardugue RN, Nathaniel

Print Date/Time 3/29/2018 15:32 PDT

Medical Record

Page 9 of 12

Patient MRN:

REED, AMANDA R

VHM63398230; SHM4910190; CHH7156165

Admit 5/4/2017 Disch: 5/5/2017

DOB/Sex: 9/27/1984 / Female

FIN: CHH0008005535607

Attending: Grabert MD. Jason R

**ED Triage Note** 

Abuse/Neglect Assessment

Threatened/Physically Hurt in past year: No ED DV Harm or Neglect Question: No Abuse and Neglect Types: None

Garduque RN, Nathaniel - 5/5/2017 0:00 PDT

DOCUMENT NAME:

SERVICE DATE/TIME: **RESULT STATUS:** 

PERFORM INFORMATION: SIGN INFORMATION:

Triage Note

5/5/2017 00:00 PDT Auth (Verified)

Garduque RN, Nathaniel (5/5/2017 00:00 PDT) Garduque RN, Nathaniel (5/5/2017 00:00 PDT)

ED Triage RFV/Problems Entered On: 5/5/2017 0:00 PDT Performed On: 5/5/2017 0:00 PDT by Garduque RN, Nathaniel

Reason for Visit/Medical History ED

Reviewed Past Medical HX with Patient: Yes

Garduque RN, Nathaniel - 5/5/2017 0:00 PDT (As Of: 5/5/2017 00:00:53 PDT)

Problems(Active)

Acute pain (SNOMED CT

:410499012)

Name of Problem: Acute pain; Recorder: SYSTEM; Confirmation: Confirmed; Classification: Nursing; Code: 410499012; Last Updated: 5/29/2014 16:48 PDT; Life Cycle Date: 4/6/2013; Life Cycle Status: Active; Vocabulary:

SNOMED CT : Comments:

4/6/2013 8:46 - SYSTEM

This problem was added by Discern Expert.

At risk for falls (SNOMED CT

:208683018)

Name of Problem: At risk for falls; Recorder: SYSTEM; Confirmation: Confirmed; Classification: Nursing; Code: 208683018; Last Updated: 7/3/2015 14:23 PDT; Life Cycle Date: 7/3/2015; Life Cycle Status: Active; Vocabulary:

SNOMED CT : Comments:

7/3/2015 14:23 - SYSTEM

This problem was added by Discern Expert.

Gestational diabetes (SNOMED CT

:04CB7FE6-0FA5-4B66-8184-C0E09DFDEAC9)

Name of Problem: Gestational diabetes; Recorder: SYSTEM;

Confirmation: Confirmed; Classification: Medical; Code: 04CB7FE6-0FA5-4B66-8184-C0E09DFDEAC9; Last Updated: 7/2/2015 20:38 PDT; Life Cycle Date: 7/2/2015; Life Cycle

Status: Active; Vocabulary: SNOMED CT

Print Date/Time 3/29/2018 15:32 PDT

Medical Record

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Patient:

REED, AMANDA R

MRN: VHM63398230; SHM4910190; CHH7156165 Admit: 5/4/2017 Disch: 5/5/2017

DOB/Sex: 9/27/1984 / Female

FIN: CHH0008005535607

Attending: Grabert MD, Jason R

# ED Triage Note

Mitral valve prolapse (SNOMED CT :2471474013)

Name of Problem: Mitral valve prolapse; Recorder: Garduque RN, Nathaniel; Confirmation: Confirmed; Classification: Medical; Code: 2471474013; Contributor System: PowerChart; Last Updated: 5/5/2017 00:00 PDT;

Life Cycle Date: 5/5/2017; Life Cycle Status: Active;

Vocabulary: SNOMED CT

DOCUMENT NAME:

SERVICE DATE/TIME: RESULT STATUS:

PERFORM INFORMATION: SIGN INFORMATION:

Triage Note

5/4/2017 23:59 PDT Auth (Verified)

Garduque RN, Nathaniel (5/4/2017 23:59 PDT) Garduque RN, Nathaniel (5/4/2017 23:59 PDT)

ED Triage Primary Pain Assessment Entered On: 5/4/2017 23:59 PDT Performed On: 5/4/2017 23:59 PDT by Garduque RN, Nathaniel

Primary Pain

Numeric Rating: 6

Primary Pain Location: Foot

Laterality: Right

Garduque RN, Nathaniel - 5/4/2017 23:59 PDT

Print Date/Time 3/29/2018 15:32 PDT

Medical Record

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Patient:

REED, AMANDA R

VHM63398230; SHM4910190; CHH7156165

Admit: 5/4/2017

MRN:

Disch: 5/5/2017

DOB/Sex: 9/27/1984 / Female

FIN: CHH0008005535607

Attending: Grabert MD, Jason R

**Imaging** 

**PROCEDURE** 

XR Foot Complete Right

EXAM DATE/TIME 5/5/2017 00:15 PDT

Report

XR FOOT

HISTORY: Pain - injury

COMPARISON: None.

TECHNIQUE: Right foot, 3 views.

FINDINGS:

There is no evidence of fracture. There is no evidence of dislocation or subluxation. Bone mineralization is normal. The articular surfaces and joint spaces are well preserved. There are no osseous lesions. There are no soft tissue abnormalities.

IMPRESSION:

Normal foot.

Dictated By: KEVIN HYER MD

\*\*\*\* Final \*\*\*\*\*

Dictated by:

Contributor\_system, C

Dictated DT/TM: 05/05/2017 0:25 am

Transcribed DT/TM: 05/05/17 00:23:05

Electronically Signed by: Contributor\_system, CHH\_RAD\_PACS

Signed DT/TM:

05/05/2017 0:25 am

Print Date/Time 3/29/2018 15:32 PDT

Medical Record

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