IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Dec 29 2021 02:37 p.m. Elizabeth A. Brown Clerk of Supreme Court

William Shawn Wallace,

Appellant,

VS.

Ammie Ann Wallace,

Respondent.

Supreme Court Case No. 83591

District Court Case No. D-20-613567-Z

JOINT APPENDIX

VOLUME I

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Electronically Filed 9/4/2020 12:29 PM Steven D. Grierson CLERK OF THE COURT

1 **PSDD** THE COOLEY LAW FIRM 2 Shelly Booth Cooley 3 Nevada State Bar No. 8992 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 5 Telephone Number: (702) 265-4505 6 Facsimile Number: (702) 645-9924 E-mail: scooley@cooleylawlv.com 7 Attorney for First Joint Petitioner, 8 AMMIE ANN WALLACE

CASE NO: D-20-613567-Z Department: To be determined

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Case No. Dept No.

AMMIE ANN WALLACE,

First Joint Petitioner,

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WILLIAM SHAWN WALLACE,

Second Joint Petitioner.

AND UCCJEA DECLARATION

First Joint Petitioner, AMMIE ANN WALLACE ("MOTHER"), by and through her counsel of record, Shelly Booth Cooley and The Cooley Law Firm, and Second Joint Petitioner, WILLIAM SHAWN WALLACE ("FATHER"), in Proper Person, hereby petition this Court, pursuant to the terms of Chapter 125 of the Nevada Revised Statutes, to grant them a

Page 1 of 20

divorce. Petitioners respectfully show, and, under oath, state to the Court that every condition of NRS 125.181 has been met and further state as follows:

- 1. Residency. WILLIAM SHAWN WALLACE and AMMIE ANN WALLACE are now, and for more than six weeks prior to the commencement of this action has been, actual, bona fide residents and domiciliaries of the County of Clark, State of Nevada, actually and physically residing and being domiciled therein during all of said period of time, and during all of said period of time has had, and still have, the intent to make the State of Nevada their home, residence and domicile for an indefinite period of time.
- 2. **Marriage.** Petitioners were married on or about the 10th day of October, 2009, in the City of Las Vegas, County of Clark, State of Nevada, and have ever since been husband and wife.
- 3. Cause for Divorce. That since said marriage, the Petitioners have become and are incompatible in marriage and no reconciliation is possible.
- 4. **Mailing Addresses.** The mailing addresses of the Petitioners are:

First Petitioner: AMMIE ANN WALLACE's current mailing address is 9543 Wooded Heights Ave., Las Vegas, NV 89148.

Second Petitioner: WILLIAM SHAWN WALLACE's current mailing address is 9382 Monterey Cliffs, Las Vegas, NV 89148.

- 5. **Pregnancy.** AMMIE ANN WALLACE is not now pregnant, and the parties are not now Intended Parents.
- 6. Children. There are three (3) minor children of this marriage or adopted by the parties. The names and information is listed below:

Name	Date of Birth	State of Residence	How Long Child Lived in State	Disability
William Shawn Wallace, Jr.	06/24/2010	NV	08/01/2017	No
Miller Clyde Wallace	05/15/2012	NV	08/01/2017	No
Quinn Rose Wallace	01/18/2015	NV	08/01/2017	No

- 7. UCCJEA Declaration. The children's state of habitual residence is Nevada as the children have lived in the state of Nevada for the past six (6) months, or since birth.
 - a. Living Arrangements Last 5 Years. The children have lived with the following persons in the following places within the last five (5) years.

Time Period	Name of Person the Children Lived With	City and State	Child's Name
2015-08/01/2017	Both Parents		All children
08/01/2017- Present	Mother	Las Vegas, NV	All children

- b. **Participation in Other Cases.** Neither Petitioner has participated in any case concerning these children as a party, witness, or in some other capacity.
- c. Knowledge of Other Cases. Joint Petitioners do not know of any other case that could affect this case, such as other custody cases, domestic violence cases, protection order cases, or adoptions/terminations.
- d. **Persons Who Claim Custody/Visitation.** There are no other persons, other than the parties in this matter, who have custody of the children or who can claim a right to custody or visitation with the children.
- 8. **Legal Custody.** Petitioners are fit and proper persons to be awarded joint legal custody of the minor children, which shall entail the following:

The parents shall make every effort to maintain free access and unhampered contact between the minor child(ren) and the other parent. Neither parent shall do anything which shall estrange the child from the other parent or impair the natural development of the child(ren)'s love and respect for each of the parents. Both parents understand that parenting requires the acceptance of mutual responsibilities and rights insofar as the child(ren) is concerned. Therefore, neither shall disparage the other in the presence of the minor child(ren).

The parents shall consult and cooperate with each other in substantial questions relating to religious upbringing, educational programs, significant changes in social

environment, and health care of the child(ren).

The parents shall have access to medical and school records pertaining to the child(ren) and be permitted to independently consult with any and all professionals involved with him.

Each parent shall be empowered to obtain emergency health care for the child(ren) without the consent of the other parent. Each parent is to notify the other parent as soon as reasonably possible of any illness requiring medical attention, or any emergency involving the child(ren).

Each parent shall be responsible for keeping themselves apprised with information of the well-being of the child(ren), including, but not limited to copies of report cards, school meeting notices, vacation schedules, class programs, requests for conferences, results of standardized or diagnostic tests, notices of activities involving the child(ren), samples of school work, order forms for school pictures, all communications from health care providers, the names, addresses and telephone numbers of all schools, health care providers, regular day care providers and counselors.

Each parent shall be responsible for keeping themselves apprised of school, athletic, and social events in which the child(ren) participates. Neither parent shall prevent the child(ren)'s participation in extra-curricular activities. Both parents may participate in school activities for the child(ren) such as open house, attendance at an athletic event, etc.

The parents will consult with each other before enrolling the minor child(ren) in any extracurricular activities. For those activities that would require the minor child(ren) to participate in them during the other parent's custodial time, those activities must be agreed to in advance by the parties, before enrolling the child(ren) in the extra-curricular activity.

Each parent is to provide the other parent with the address and telephone number at which the minor child(ren) resides, and to notify the other parent within five (5) days

prior to any change of address and provide the telephone number as soon as it is assigned.

Each parent is to provide the other parent with a travel itinerary and telephone numbers at which the child(ren) can be reached whenever s/he will be away from the parent's home for a period of twenty-four hours (24) or more.

Each parent shall be entitled to daily, reasonable telephone communication with the child(ren) on any day that the parent does not have custody of the child(ren), not to exceed one (1) telephone call per day. Said call shall be initiated by the parent seeking to contact the child(ren). Each parent is restrained from unreasonably interfering with the child(ren)'s right to privacy during such telephone conversations.

- 9. **Physical Custody.** The Petitioners agree that primary physical custody of the children should be granted to AMMIE ANN WALLACE. The Petitioners agree that WILLIAM SHAWN WALLACE should have custody of the children Monday through Friday, from 3:30 p.m. (or after school if school is in session), through 6:30 p.m. The Petitioners agree that weekends, defined as Friday at 6:30 p.m. to Sunday at 6:30 p.m., should be alternated: Mother's weekend is 09/11/2020. Father's weekend is 09/04/2020.
- 10. **Holiday Visitation Schedule.** Petitioners agree to abide by the following holiday visitation schedule, which shall take precedence over, but not break the continuity of, the regular visitation schedule and shall be defined as follows:

EXTENDED HOLIDAYS	ODD YEAR	EVEN YEAR
Spring Break: This holiday shall begin when school recesses on the last day of school (or 3:30 p.m. if school is not in session) and continues until 9:00 a.m. on the Monday following Easter Sunday (or when the children are scheduled to resume school).	Mother	Father
Thanksgiving and Family Day: This holiday shall include the fourth Thursday in November and the Friday following the fourth Thursday in November and shall begin when school recesses for the Thanksgiving Break (or 3:30 p.m. if school is not in session) and continues until school is scheduled to resume (or 9:00 a.m. if the children are not in school).	Father	Mother
Winter Break: Winter Break shall be divided into two (2) periods. The first period shall begin when school recesses for Winter Break (or 3:30 p.m. if the children are not in school) and continues until December 24 th at 10:00 p.m. The second period shall commence at 10:00 p.m. on December 24 th and continues until school is scheduled to resume (or 9:00 a.m. if the children are not in school).		
<u>First Period</u>	Father	Father
Second Period	Mother	Mother
SPECIAL OCCASIONS	ODD YEAR	EVEN YEAR
Mother's Day: This special occasion shall be defined as the second Sunday in May and shall begin at 9:00 a.m. on the individual day and continue until 9:00 p.m. on the same	Mother	Mother

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Father's Day: This special occasion shall be defined as the third Sunday in June and shall begin at 9:00 a.m. on the individual day and continue until 9:00 p.m. on the same	Father	Father
Children's Birthdays: This special occasion visitation shall begin at 9:00 a.m. on the individual day and continue until 9:00 p.m. on the same day.	Mother	Father
Mother's Birthday: This special occasion shall be defined as December 23 rd and shall begin at 9:00 a.m. on the individual day and continue until 9:00 p.m. on the same day.	Mother	Mother
Father's Birthday: This special occasion shall be defined as May 25 th and shall begin at 9:00 a.m. on the individual day and continue until 9:00 p.m. on the same day.	Father	Father

SUMMER VACATIONS

Each parent shall be entitled to one (1) vacation each year with the children for a period not to exceed four (4) consecutive weeks (unless otherwise agreed to in writing). Each parent shall designate his/her respective vacation plans and provide a general itinerary at least 30 days before the planned vacation. The dates shall be conveyed to the other party in writing by way of electronic mail (e-mail). If there is a conflict in dates, the parent who designates the vacation first (as verified by the e-mail) will prevail as to the vacation time. Neither parent shall schedule vacation time during the other parent's holiday time or during time the children are scheduled to be in school.

Other Holidays, Breaks and Special Occasions: Any holiday, break

or special occasion not specifically mentioned in this Joint Petition for

Divorce shall be celebrated with the parent who is regularly scheduled to

be with the minor children on that day.

Should a holiday fall on the other parent's visitation, the holiday visitation shall take precedence over the regular visitation schedule.

11. Parties' Incomes.

AMMIE ANN WALLACE's gross monthly income is \$8,583. WILLIAM SHAWN WALLACE's gross monthly income is \$10,000.00.

WILLIAM SHAWN WALLACE to pay \$2,080 per month in child support. The Petitioners agree to set child support at a different amount. Accordingly, WILLIAM SHAWN WALLACE shall pay child support to AMMIE ANN WALLACE in the amount of \$1,000.00 per month (\$333.33 per child) pursuant to NAC 425.140(2) and NAC 425.150. The parties certify that the basic needs of the children are met or exceeded by the stipulated child support obligation. The child support obligation for each particular child is terminated beginning on the first day of the month following the date on which the child reaches 18 years of age or, if the child is still in high school, the first day of the month following the date on which the child graduates from high school or reaches 19 years of age, whichever comes first.

The parties are on NOTICE that, if either party seeks a review of the stipulated child support obligation for any authorized reason, the court

will calculate the child support obligation in accordance with the child support guidelines in effect at the time of the review.

- 13. **Public Assistance.** Each Petitioner certifies that s/he is not currently receiving public assistance and has not applied for public assistance.
- 14. **Back Child Support.** Petitioners agree that no child support arrears exist. The Petitioners are not and have not received welfare benefits at any time.
- 15. **Wage Withholding.** Petitioners agree that a wage withholding is not needed for support payments.
- 16. Child Care. Pursuant to NAC 425.130, each party shall be responsible for the costs of child care incurred while the children are in his/her care.
- 17. **Medical Coverage.** The minor children are entitled to the continued provision of medical insurance by both Petitioners, including psychological, psychiatric, dental and optical insurance, as well as hospitalization insurance. Each Petitioner shall be responsible for the premiums associated with his/her private medical insurance.
- 18. Unreimbursed Medical Expenses. AMMIE ANN WALLACE and WILLIAM SHAWN WALLACE should equally bear all unreimbursed medical expenses, including vision, dental and orthodontic expenses,

which are not covered by said insurance.

- 19. "30/30 Rule." AMMIE ANN WALLACE and WILLIAM SHAWN WALLACE should follow the "30/30 Rule" for payment of all unreimbursed medical/dental expenses as follows: Each party shall be responsible for the payment of the entirety of such medical related expense at the time medical treatment is rendered to the child while in such parent's care. If a party pays a medical/dental expense for a child which is not paid by insurance, that party must send proof of payment of the expense to the other party within 30 days from the date he/she incurs and pays for any such medical related expense. The other party shall then have 30 days to reimburse the paying party one-half the cost.
- 20. **Dependency Exemption.** The dependency exemption should be allocated per federal law.
- 21. **Division of Community Property**. There is no community property to be adjudicated by the Court.

Petitioners agree that AMMIE ANN WALLACE is hereby awarded as her sole and separate property, free of any claims of WILLIAM SHAWN WALLACE, sole ownership of the following:

A. All right, title and interest in any and all bank accounts or other financial institution accounts titled in AMMIE ANN WALLACE's sole name, or held jointly with anyone other than

WILLIAM SHAWN WALLACE.

- B. All right, title and interest in the automobile in her possession.
- C. All right, title and interest in any and all retirement plans, deferred compensation retirement plans, pensions, profit sharing, IRA(s), KEOGH(s), 401(k)'s, stock purchase rights or other pension rights or other such tax-deferred retirement benefits in her name alone.
- D. All right, title and interest in any and all money market accounts, certificates of deposit, safe deposit boxes, stocks, bonds, mutual funds and other brokerage accounts in her name alone, or held jointly with anyone other than WILLIAM SHAWN WALLACE.
- E. All right, title and interest in the Nevada Domestic Limited-Liability Company, Noble Title Ltd. [Entity Number E0929172006-1] (Status: Active), including, but not limited to, all membership interests and management rights.
- F. All right, title and interest in the Nevada Domestic Limited-Liability Company, Kingsgate Real Estate Ltd [Entity Number E0211252018-8] (Status: Active), including, but not limited to, all membership interests and management rights.

- G. All right, title and interest in the furniture, furnishings, appliances and household goods in her possession.
- H. All personal property and jewelry in her possession.
- I. All of her personalties.

Petitioners agree that WILLIAM SHAWN WALLACE is hereby awarded as his sole and separate property, free of any claims of AMMIE ANN WALLACE, sole ownership of the following:

- A. All right, title and interest in any and all bank accounts or other financial institution accounts titled in WILLIAM SHAWN WALLACE's sole name, or held jointly with anyone other than AMMIE ANN WALLACE.
- B. All right, title and interest in any automobile(s) in his possession.
- C. All right, title and interest in any and all retirement plans, deferred compensation retirement plans, pensions, profit sharing, IRA(s), KEOGH(s), 401(k)'s, stock purchase rights or other pension rights or other such tax-deferred retirement benefits in his name alone.
- D. All right, title and interest in any and all money market accounts, certificates of deposit, safe deposit boxes, stocks, bonds, mutual funds and other brokerage accounts in his name

alone, or held jointly with anyone other than AMMIE ANN WALLACE.

- E. All right, title and interest in any businesses and/or entities, including, but not limited to, all membership interests and management rights.
- F. All right, title and interest in the furniture, furnishings, appliances and household goods in his possession.
- G. All personal property and jewelry in her possession.
- H. All of his personalties.
- 22. **Division of Community Debt.** There is no community debt to be adjudicated by the Court.

Petitioners agree that AMMIE ANN WALLACE shall assume and pay the following debts, and she shall further indemnify and hold WILLIAM SHAWN WALLACE harmless therefrom:

- A. Any and all debts associated with the assets awarded to her herein.
- B. Any and all debts in her name alone.
- C. Any and all credit cards in her name alone.
- D. Any and all debts incurred solely by AMMIE ANN WALLACE since the parties' separation, which occurred on 08/01/2017.

Petitioners agree that WILLIAM SHAWN WALLACE shall assume and pay the following debts, and he shall further indemnify and hold AMMIE ANN WALLACE harmless therefrom:

- A. Any and all debts associated with the assets awarded to him herein.
- B. Any and all debts in his name alone.
- C. Any and all credit cards in his name alone.
- D. Any and all student loans in his name alone.
- E. Any and all debts incurred solely by WILLIAM SHAWN WALLACE since the parties' separation, which occurred on 08/01/2017.
- 23. Alimony. Neither Petitioner should be awarded alimony.
- Tax Provisions. Petitioners acknowledge that they have not filed income tax returns for 2018 or 2019. With regard to 2018 and 2019 tax years only, Petitioners agree that they will equally divide any refunds received or obligations owed. Petitioners agree that each party shall file separate income tax returns for 2020, as if the parties were divorced on January 1, 2020. Each party will report their own individual employment earnings, income, gains and/or deductions arising from the assets and debts awarded to them herein, and the parties

agree to indemnify and hold harmless the other from any tax penalties or interest related to their individual tax obligation.

- 25. Name Change. AMMIE ANN WALLACE may restore her maiden name: AMMIE ANN OLSON, and/or she may retain her married name: AMMIE ANN WALLACE. If AMMIE ANN WALLACE desires to return to her maiden name, she will submit an Order for Name Change to the Court.
- 26. Attorneys Fees and Costs. Petitioners agree that each party should bear their own attorneys' fees and costs incurred in this matter. shall bear their own fees and costs associated with this matter.
- 27. Petitioners certify that they have disclosed all community assets and debts and that there are no other community assets or debts for this Court to divide.
- 28. Petitioners hereby request that this Court enter a Decree of Divorce, incorporating into that Decree the provisions made herein.
- 29. It is understood by Petitioners that entry of a Decree of Divorce constitutes a final adjudication of the rights and obligations of the parties with respect to the status of the marriage. Petitioners each expressly give up their respective rights to receive written notice of any judgment or decree of divorce, and Petitioners give up their right to request formal findings of fact and conclusions of law. Petitioners waive their right to

appeal the Decree of Divorce, and the right to move for a new trial.

- It is further understood by the Petitioners that a final Decree 30. of Divorce entered by this summary procedure does not prejudice or prevent the rights of either Petitioner to bring an action to set aside the final decree for fraud, duress, accident, mistake or the grounds recognized at law or in equity.
- That as of the date of the filing of this Petition, every condition 31. set forth in NRS 125.181 has been met.

WHEREFORE, Petitioners pray judgment as follows:

- That the bonds of matrimony now and heretofore existing 1. between the parties be dissolved, that Petitioners be granted an absolute Decree of Divorce, and that the parties hereto be released from all the obligations thereof and restored to the status of single persons.
- That the terms agreed upon in this Joint Petition be included 2. in the Decree; and

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1	3. For such other and further relief as the Court may deem just
2 3	and proper in the premises.
4	DATED this 21 day of <u>AUGUST</u> , 2020.
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7	Illen Men 3 Ment
8	AMMIE ANN WALLACE WILLIAM SHAWN WALLACE
	First Joint Petitioner Second Joint Petitioner
9 10	THE COOLEY LAW FIRM
11	20102 Both
12	Shelly Booth Cooley
13	Nevada State Bar No. 8992
14	10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145
15	Attorney for First Joint Petitioner,
	AMMIE ANN WALLACE
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1	VERIFICATION
2	STATE OF NEVADA)
3)ss
4	COUNTY OF CLARK)
5	AMMIE ANN WALLACE, being first duly sworn, deposes and says:
6	That she is the First Joint Petitioner in the above-entitled action;
7	that she has read the foregoing Joint Petition for Divorce and knows the
8	contents thereof; that the same is true of her own knowledge except for
9	those matters therein stated on information and belief and as to those matters, she believes them to be true.
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11	lllle
12 13	AMMIE ANN WALLACE
14	ACKNOWLEDGMENT
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16	STATE OF NEVADA))ss
17	COUNTY OF CLARK)
18	On this 4 day of September, 2020, personally appeared
19	before me, a Notary Public in and for said County and State, AMMIE
20	ANN WALLACE, known to me to be the person described herein and who executed herein and who executed the foregoing Joint Petition for Divorce,
21	who acknowledged to me that the same was executed freely and
22	voluntarily and for the uses and purposes therein mentioned.
23	80.00 Buttel
24	SHELLY BOOTH COOLEY N. D. L. SHELLY BOOTH COOLEY
25	NOTARY Public in and for STATE OF NEVADA My Commission Expires: 09-10-21 Notary Public in and for Said County and State
26	Certificate No: 09-11002-1
27	
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VERIFICATION
STATE OF NEVADA)
) ss: COUNTY OF CLARK)
COUNTY OF CHARITY
WILLIAM SHAWN WALLACE, being first duly sworn, deposes and says:
says.
That he is the Second Joint Petitioner in the above-entitled action; that he has read the foregoing Joint Petition for Divorce and knows the
contents thereof; that the same is true of his own knowledge except for
those matters therein stated on information and belief and as to those matters, he believes them to be true.
matters, he believes them to be true.
WILLIAM SHAWN WALLACE
WITHIAM SIMWIN WITHIAM
ACKNOWLEDGMENT
ACKNOWLEDGMENT
STATE OF NEVADA)
COUNTY OF CLARK)
On this 21 day of Aug., 2020, personally appeared
before me, a Notary Public in and for said County and State, WILLIAM
SHAWN WALLACE, known to me to be the person described herein and
who executed herein and who executed the foregoing Joint Petition for Divorce, who acknowledged to me that the same was executed freely and
voluntarily and for the uses and purposes therein mentioned.
A) // /
Nicole Seaman Notary Public in and for
State of Nevada Said County and State My Commission Expires: 04-29-22
Certificate No: 10-2062-1

Electronically Filed 9/4/2020 12:29 PM Steven D. Grierson CLERK OF THE COURT 1 CONS THE COOLEY LAW FIRM 2 Shelly Booth Cooley 3 Nevada State Bar No. 8992 CASE NO: D-20-613567-Z 10161 Park Run Drive, Suite 150 4 Department: To be determined Las Vegas, Nevada 89145 5 Telephone Number: (702) 265-4505 6 Facsimile Number: (702) 645-9924 E-mail: scooley@cooleylawlv.com Attorney for First Joint Petitioner, 8 AMMIE ANN WALLACE 9 DISTRICT COURT 10 **FAMILY DIVISION** CLARK COUNTY, NEVADA 11 Case No.: AMMIE ANN WALLACE, 12 Dept. No.: 13 First Joint Petitioner, 14 And 15 WILLIAM SHAWN WALLACE. 16 17 Second Joint Petitioner. 18 19 CONSENT TO SELF-REPRESENTATION 20 STATE OF NEVADA 21)ss: 22 COUNTY OF CLARK 23 WILLIAM SHAWN WALLACE, being first duly sworn, deposes and 24 25 states as follows: 26 I acknowledge that Shelly Booth Cooley and The Cooley Law 1. 27 Firm is representing and acting as counsel for my spouse, AMMIE ANN

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WALLACE.

- 2. I acknowledge that Shelly Booth Cooley and The Cooley Law Firm do not and will not represent me.
- 3. I acknowledge that Shelly Booth Cooley and The Cooley Law Firm will at all times look out for my spouse, AMMIE ANN WALLACE's interests, not mine.
- 4. I acknowledge that any statements that Shelly Booth Cooley and The Cooley Law Firm may make to me about this matter should be taken as negotiation or argument on behalf of my spouse, AMMIE ANN WALLACE, and not as advice as to my best interest.
- 5. I acknowledge that Shelly Booth Cooley and The Cooley Law Firm have not given me advice.
- 6. I acknowledge that Shelly Booth Cooley and The Cooley Law Firm have urged me to obtain my own counsel to give me advice.
- 7. I acknowledge that, notwithstanding the suggestion to obtain my own counsel to give me advice, I have decided to represent myself.
- 8. I declare under penalty of perjury under the laws of the State of Nevada (NRS 53.045) that the foregoing is true and correct.

8/21/20

Dated

WILLIAM SHAWN WALLACE

Electronically Filed 9/4/2020 12:29 PM Steven D. Grierson CLERK OF THE COURT

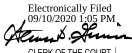
1	AFFT	Claub. Lun	~
2	THE COOLEY LAW FIRM	<i>(</i>	
3	Shelly Booth Cooley		
	Nevada State Bar No. 8992	CASE NO: D-20-613567	Ζ
4	10161 Park Run Drive, Suite 150	Department: To be determine	d
5	Las Vegas, Nevada 89145 Telephone Number: (702) 265-4505		
6	Facsimile Number: (702) 645-9924		
7	E-mail: scooley@cooleylawlv.com		
-	Attorney for First Joint Petitioner,		
8	AMMIE ANN WALLACE		
9	TAY TOTAL TO A BAT	I V DIVICION	
10	OF THE EIGHTH JUDICIAL DISTRIC	LY DIVISION I COURT OF THE STATE OF NEVADA	
11		OUNTY OF CLARK.	
12	AMMIE ANN WALLACE,	Case No.	
13	Einst Laint Datition	Dept No.	
14	First Joint Petitioner,		
15	And		
16	WILLIAM SHAWN WALLACE,		
17	Second Joint Petitioner.		
18	Decoild soint I etitioner.		
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21	A TOTAL A STITUTE A STATE A ST	CIDENIA MITANIA	
22	AFFIDAVIT OF RE	SIDENT WITNESS	
23	I, <u>Corina Jacque:</u>	swear under penalty of	
24			
25	perjury that the following statement	s are true and correct.	
26	1. I am over the age of 18 years	ears, and I have personal knowledge	
27	of the within matters and am compe	tant to tastify thereto	
28	or the within matters and am compe	tent to testify thereto.	
	•••		
		l l	

Page 1 of 2

Electronically Filed 9/11/2020 9:12 AM Steven D. Grierson CLERK OF THE COURT NEO 1 THE COOLEY LAW FIRM
Shelly Booth Cooley
Nevada State Bar No. 8992
10161 Park Run Drive, Suite 150
Las Vegas, Nevada 89145
Telephone Number: (702) 265-4505
Facsimile Number: (702) 645-9924
E-mail: scooley@cooleylawlv.com
Attorney for First Joint Petitioner,
AMMIE ANN WALLACE 2 3 4 5 6 DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA 7 8 9 Case No. D-20-613567-Z Dept No. S AMMIE ANN WALLACE, 10 First Joint Petitioner, 11 And 12 WILLIAM SHAWN WALLACE, 13 Second Joint Petitioner. 14 15 NOTICE OF ENTRY OF DECREE 16 PLEASE TAKE NOTICE that a DECREE OF DIVORCE was 17 entered in the above-entitled matter on 09/10/2020. A copy of said Order 18 is attached hereto. 19 20 DATED this 11 day of September, 2020. 21 THE COOLEY LAW FIRM 22 By /s/ Shelly Booth Cooley Shelly Booth Cooley Nevada Bar No. 8992 10161 Park Run Drive, Suite 150 23 24 Las Vegas, Nevada 89145 Attorney for First Joint Petitioner, 25 26 27 28 Page 1 of 2

Case Number: D-20-613567-Z

CERTIFICATE OF SERVICE The undersigned hereby certifies that on the 11 day of September, 2020, a true and correct copy of the foregoing NOTICE OF ENTRY OF DECREE was served upon each of the parties: **BY MAIL:** Pursuant to EDCR 7.26(a)(1), by depositing a copy of the same in a sealed envelope in the United States Mail, Postage Pre-Paid to the last known address of each of the parties, at Las Vegas, Nevada. BY FACSIMILE TRANSMISSION: Pursuant to EDCR 7.26(a)(3), via facsimile transmission. Attached is a copy of the Facsimile Transmittal Form, along with the Fax Call Report, confirming the facsimile transmission. BY ELECTRONIC SERVICE: Pursuant to EDCR 7.26(a)(4), via electronic transmission through the Court's electronic filing system. BY MAIL AND ELECTRONIC MEANS: Pursuant to NRCP 5(b), by depositing a copy of the same in a sealed envelope in the United States Mail, Postage Pre-Paid to the last known address of each of the parties, at Las Vegas, Nevada and via electronic mail. WILLIAM SHAWN WALLACE 9382 Monterey Cliffs Las Vegas, NV 89148. Second Joint Petitioner in Proper Person /s/ Shelly Booth Cooley An Employee of The Cooley Law Firm Page 2 of 2



DECD THE COOLEY LAW FIRM 2 Shelly Booth Cooley 3 Nevada State Bar No. 8992 4 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 5 Telephone Number: (702) 265-4505 6 Facsimile Number: (702) 645-9924 E-mail: scooley@cooleylawlv.com 7 Attorney for First Joint Petitioner, 8 AMMIE ANN WALLACE 9 DISTRICT COURT 10 **FAMILY DIVISION** CLARK COUNTY, NEVADA 11 Case No. 0-20-613567-Z 12 AMMIE ANN WALLACE, Dept No. S 13 First Joint Petitioner, 14 15 And 16 WILLIAM SHAWN WALLACE, 17 18 Second Joint Petitioner. 19 20 21 DECREE OF DIVORCE 22 23 The above entitled cause, having been submitted to this Court for 24 decision pursuant to Chapter 125 of the Nevada Revised Statutes, and 25 based upon the Joint Petition for Divorce by the First Joint Petitioner, 26 27

Page 1 of 14 Statistically closed: USJR-FAM-Set/Withdrawn W/O Judicial Conf/Hearing Close Case (UWOJC)

AMMIE ANN WALLACE ("MOTHER"), by and through her counsel of

record, Shelly Booth Cooley and The Cooley Law Firm, and Second Joint

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Petitioner, WILLIAM SHAWN WALLACE ("FATHER"), in Proper Person, and all of the papers and pleadings on file herein and otherwise being fully advised in the premises, the Court as follows:

- 1. That all of the allegations contained in the documents on file are true.
- $2. \hspace{0.5cm} \textbf{That all of the requirements of NRS 125.181 and NRS 125.182} \\ \textbf{have been met.}$
- 3. Residency. That WILLIAM SHAWN WALLACE and AMMIE ANN WALLACE are now, and for more than six weeks prior to the commencement of this action has been, actual, bona fide residents and domiciliaries of the County of Clark, State of Nevada, actually and physically residing and being domiciled therein during all of said period of time, and during all of said period of time has had, and still have, the intent to make the State of Nevada their home, residence and domicile for an indefinite period of time.
- 4. **Marriage.** Petitioners were married on or about the 10th day of October, 2009, in the City of Las Vegas, County of Clark, State of Nevada, and have ever since been husband and wife.
- 5. Cause for Divorce. The Petitioners have become and are incompatible in marriage and no reconciliation is possible. The Petitioners are entitled to a Decree of Divorce.

- **Pregnancy.** AMMIE ANN WALLACE is not now pregnant, and the parties are not now Intended Parents.
- 7. **Children.** There are three (3) minor children of this marriage or adopted by the parties. The names and information is listed below:

Name	Date of Birth	State of Residence	How Long Child Lived in State	Disability
William Shawn Wallace, Jr.	06/24/2010	NV	08/01/2017	No
Miller Clyde Wallace	05/15/2012	NV	08/01/2017	No
Quinn Rose Wallace	01/18/2015	NV	08/01/2017	No

- 8. Child Residency. The children are residents of Nevada and have lived here for at least the past six (6) months. The United States is the country and Nevada is the State of habitual residence of the minor children herein. This Court has the necessary Uniform Child Custody Jurisdiction and Enforcement Act jurisdiction to enter orders regarding custody and visitation.
- 9. Child Custody. That the Petitioners have entered into an agreement settling all issues regarding child custody, visitation, child support, medical insurance and expenses, and the tax deduction, which is outlined in the Joint Petition, a copy of which is attached hereto as Exhibit "1." The Petitioners request that this agreement, being fair, in

the children's best interest, and meets the children's financial needs, be ratified, confirmed, and incorporated into this Decree of Divorce as though fully set forth.

- 10. Seminar for Separating Parents. That pursuant to EDCR 5.302(d), the requirement to attend and complete the seminar for separating parents shall be waived. That pursuant to EDCR 5.302(e), jurisdiction shall be reserved to order the parties to complete the seminar for separating parents during any post-judgment child custody proceedings.
- 11. Child Support. That the amount of child support ordered herein is in compliance with the guidelines established by the Administrator of the Division of Welfare and Supportive Services or has been stipulated to by the parties with the required certifications and disclosures required by the guidelines.
- 12. Child Custody Statutory Notices. NOTICE IS HEREBY GIVEN that the following statutory notices relating to custody are applicable to Petitioners:

Pursuant to **EDCR 5.301**, the parties, and each of them, are hereby placed on notice of the following:

All lawyers and litigants possessing knowledge of matters being heard by the family division are prohibited from:

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.

Pursuant to provisions of NRS 125C.0045(7), the parties, and each of them, are hereby placed on notice that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law apply if a parent abducts or wrongfully retains a child in a foreign country as follows:

Section 8: If a parent of the child lives in a foreign country or has significant commitments in a foreign country:

- (a) The parties may agree, and the court shall include in the order for custody of the child, that the United States is the country of habitual residence of the child for the purposes of applying the terms of the Hague Convention as set forth in Subsection 7.
- (b) Upon motion of the parties, the court may order the parent to post a bond if the court determines that the parent poses an imminent risk of wrongfully removing or concealing the child outside the country of habitual residence. The bond must be in an amount determined by the court and may be used only to pay for the cost of locating the child and returning him to his habitual residence if the child is wrongfully removed from or concealed outside the country of habitual residence. The fact that a parent has significant commitments in a foreign country does not create a presumption that the parent poses an imminent risk of wrongfully removing or concealing the child.

The parents understand and acknowledge that, pursuant to the terms of the Parental Kidnaping Prevention Act, 28 U.S.C. §1738A, and the Uniform Child Custody Jurisdiction and Enforcement Act, NRS 125A.005, et seq., the courts of Nevada have exclusive modification jurisdiction of the custody, visitation, and child support terms relating to the child at issue in this case so long as either of the parents, or the child, continue to reside in Nevada.

The parents acknowledge that the United States is the country and Nevada is the State of habitual residence of the minor child herein.

13. Child Support Statutory Notices. NOTICE IS HEREBY GIVEN that the following statutory notices relating to child support are applicable to Petitioners:

The parties are subject to the provisions of NRS 31A and 125.007 regarding the collection of delinquent child support payments.

Pursuant to NRS 125B.095, if an installment of an obligation to pay support for a child becomes delinquent in the amount owed for 1 month's support, a 10% per annum penalty must be added to the delinquent amount.

Pursuant to NRS 125B.140, if an installment of an obligation to pay support for a child becomes delinquent, the court shall determine interest upon the arrearages at a rate established pursuant to NRS 99.040, from

the time each amount became due. Interest shall continue to accrue on the amount ordered until it is paid, and additional attorney's fees must be allowed if required for collection.

Pursuant to NRS 125B.145, an award of child support shall be reviewed by the court at least every three (3) years to determine whether the award should be modified. The review will be conducted upon the filing of a request by a (1) parent or legal guardian of the child; or (2) the Nevada State Welfare Division or the District Attorney's Office, if the Division of the District Attorney has jurisdiction over the case.

- 1. An order for the support of a child must, upon the filing of a request for review by:
 - (a) The welfare division of the department of human resources, its designated representative or the district attorney, fi the welfare division or the district attorney has jurisdiction in the case; or
 - (b) A parent of legal guardian of the child, be reviewed by the court at least every 3 years pursuant to this section to determine whether the order should be modified or adjusted. Each review conducted pursuant to this section must be in response to a separate request.

4. An order for the support of a child may be reviewed at any time upon the basis of changed circumstances.

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 s/he reaches 18 years of age, when the child graduates from high school or reaches 19 years of age, whichever comes first. Unless the parties otherwise agree 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.

Pursuant to NRS 125.450(2), the wages and commissions of the parent responsible for paying support shall be subject to assignment or withholding for the purpose of payment of the foregoing obligation of support as provided in NRS 31A.020 through 31A.240, inclusive.

Pursuant to NRS 125B.055(3), each party must, within ten (10) days after the entry of this Order, file with the Eighth Judicial District Court, Family Division, 601 North Pecos Road, Las Vegas, Nevada 89101, and with the State of Nevada, Department of Human Resources, Welfare Division, a Child Support and Welfare Party Identification Sheet setting forth:

- (a) The names, dates of birth, social security numbers and driver's license numbers of the parents of the child;
 - (b) The name and social security number of the child;
 - (c) The case identification number assigned by the court; and
- (d) Such other information as the welfare department determines is necessary to carry out the provisions of 42 U.S.C. Section 654a.

- 14. **Division of Assets and Debts.** That the Petitioners have entered into an equitable agreement settling all issues regarding the division and distribution of assets and debts, which is outlined in the Joint Petition, a filed-stamped copy of which is attached hereto as **Exhibit "1."** Petitioners request that the terms in their Joint Petition for Divorce be ratified, confirmed, and incorporated into this Decree of Divorce as though fully set forth.
- agreement settling the issue of spousal support which is outlined in the Joint Petition, a filed-stamped copy of which is attached hereto as **Exhibit**"1." Petitioners request that the terms in their Joint Petition for Divorce be ratified, confirmed, and incorporated into this Decree of Divorce as though fully set forth.
- 16. **Jurisdiction.** That this Court has complete jurisdiction to enter this Decree and the orders regarding the distribution of assets and debts.
- 17. Waiver of Respective Rights. That the Petitioners waive their rights to a written notice of entry of decree or judgment, to request findings of fact and conclusions of law, to appeal, and to move for a new trial.

. . .

18. Other Necessary Findings of Fact. That any other necessary findings of fact are attached and incorporated herein.

NOW THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that the bonds of matrimony now existing between the Petitioners are dissolved and an absolute Decree of Divorce is granted to the parties, and each of the parties is restored to the status of an unmarried person.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the terms, as they are stated in Petitioner's Joint Petition for Divorce, regarding child custody, visitation, child support, medical insurance and expenses, and the tax deduction, are hereby ratified, confirmed, and incorporated into this Decree as though fully set forth.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that pursuant to EDCR 5.302(d), the requirement to attend and complete the seminar for separating parents shall be waived. That pursuant to EDCR 5.302(e), jurisdiction shall be reserved to order the parties to complete the seminar for separating parents during any post-judgment child custody proceedings.

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IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the terms, as they are stated in Petitioners' Joint Petition for Divorce, regarding the division of assets and debts, are hereby ratified, confirmed, and incorporated into this Decree as though fully set forth.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the terms, as they are stated in Petitioners' Joint Petition for Divorce, regarding the issue of spousal support are hereby ratified, confirmed, and incorporated into this Decree as though fully set forth.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that AMMIE ANN WALLACE may restore her maiden name: AMMIE ANN OLSON, and/or she may retain her married name: AMMIE ANN WALLACE. If AMMIE ANN WALLACE desires to return to her maiden name, she will submit an Order for Name Change to the Court.

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 Welfare Division of the Department of Human Resources within ten days from the date this Decree 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

. . .

1	Division of the Department of Huma	an Resources within ten days should	
2 3	any of that information become inaccurate.		
4	THIS IS A FIN	NAL DECREE.	
5	IT IS SO ORDERED this	_ day of, 2020.	
6		Dated this 10th day of September, 2020	
8		Vincent Ochoa	
9		DISTRICT COURT JUDGE DBA 49B DBDD B036	
10		Vincent Ochoa District Court Judge	
11	Respectfully submitted by:		
12		.1.10 //	
13 14	Illlen	Men S. Well	
15	AMMIE ANN WALLACE First Joint Petitioner	WILLIAM SHAWN WALLACE Second Joint Petitioner	
16	First Joint Fetitioner	Second sount 1 entroner	
17	THE COOLEY LAW FIRM		
18	long Ol Boothle		
19	Shelly Booth Cooley		
20 21	Nevada State Bar No. 8992 10161 Park Run Drive, Suite 150		
22	Las Vegas, Nevada 89145		
23	Attorney for First Joint Petitioner, AMMIE ANN WALLACE		
24			
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EXHIBIT "1"

Electronically Filed 9/4/2020 12:29 PM Steven D. Grierson CLERK OF THE COURT

1 **PSDD** THE COOLEY LAW FIRM 2 Shelly Booth Cooley 3 Nevada State Bar No. 8992 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 5 Telephone Number: (702) 265-4505 6 Facsimile Number: (702) 645-9924 E-mail: scooley@cooleylawlv.com 7 Attorney for First Joint Petitioner, 8 AMMIE ANN WALLACE 9

CASE NO: D-20-613567-Z Department: To be determined

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Case No. Dept No.

AMMIE ANN WALLACE,

First Joint Petitioner,

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WILLIAM SHAWN WALLACE,

Second Joint Petitioner.

JOINT PETITION FOR DIVORCE AND UCCJEA DECLARATION

First Joint Petitioner, AMMIE ANN WALLACE ("MOTHER"), by and through her counsel of record, Shelly Booth Cooley and The Cooley Law Firm, and Second Joint Petitioner, WILLIAM SHAWN WALLACE ("FATHER"), in Proper Person, hereby petition this Court, pursuant to the terms of Chapter 125 of the Nevada Revised Statutes, to grant them a

Page 1 of 20

divorce. Petitioners respectfully show, and, under oath, state to the Court that every condition of NRS 125.181 has been met and further state as follows:

- 1. Residency. WILLIAM SHAWN WALLACE and AMMIE ANN WALLACE are now, and for more than six weeks prior to the commencement of this action has been, actual, bona fide residents and domiciliaries of the County of Clark, State of Nevada, actually and physically residing and being domiciled therein during all of said period of time, and during all of said period of time has had, and still have, the intent to make the State of Nevada their home, residence and domicile for an indefinite period of time.
- 2. **Marriage.** Petitioners were married on or about the 10th day of October, 2009, in the City of Las Vegas, County of Clark, State of Nevada, and have ever since been husband and wife.
- 3. Cause for Divorce. That since said marriage, the Petitioners have become and are incompatible in marriage and no reconciliation is possible.
- 4. **Mailing Addresses.** The mailing addresses of the Petitioners are:

First Petitioner: AMMIE ANN WALLACE's current mailing address is 9543 Wooded Heights Ave., Las Vegas, NV 89148.

Second Petitioner: WILLIAM SHAWN WALLACE's current mailing address is 9382 Monterey Cliffs, Las Vegas, NV 89148.

- 5. **Pregnancy.** AMMIE ANN WALLACE is not now pregnant, and the parties are not now Intended Parents.
- 6. **Children.** There are three (3) minor children of this marriage or adopted by the parties. The names and information is listed below:

Name	Date of Birth	State of Residence	How Long Child Lived in State	Disability
William Shawn Wallace, Jr.	06/24/2010	NV	08/01/2017	No
Miller Clyde Wallace	05/15/2012	NV	08/01/2017	No
Quinn Rose Wallace	01/18/2015	NV	08/01/2017	No

- 7. UCCJEA Declaration. The children's state of habitual residence is Nevada as the children have lived in the state of Nevada for the past six (6) months, or since birth.
 - a. Living Arrangements Last 5 Years. The children have lived with the following persons in the following places within the last five (5) years.

Time Period	Name of Person the Children Lived With	City and State	Child's Name
2015-08/01/2017	Both Parents		All children
08/01/2017- Present	Mother	Las Vegas, NV	All children

- b. Participation in Other Cases. Neither Petitioner has participated in any case concerning these children as a party, witness, or in some other capacity.
- c. Knowledge of Other Cases. Joint Petitioners do not know of any other case that could affect this case, such as other custody cases, domestic violence cases, protection order cases, or adoptions/terminations.
- d. **Persons Who Claim Custody/Visitation.** There are no other persons, other than the parties in this matter, who have custody of the children or who can claim a right to custody or visitation with the children.
- 8. **Legal Custody.** Petitioners are fit and proper persons to be awarded joint legal custody of the minor children, which shall entail the following:

The parents shall make every effort to maintain free access and unhampered contact between the minor child(ren) and the other parent. Neither parent shall do anything which shall estrange the child from the other parent or impair the natural development of the child(ren)'s love and respect for each of the parents. Both parents understand that parenting requires the acceptance of mutual responsibilities and rights insofar as the child(ren) is concerned. Therefore, neither shall disparage the other in the presence of the minor child(ren).

The parents shall consult and cooperate with each other in substantial questions relating to religious upbringing, educational programs, significant changes in social

environment, and health care of the child(ren).

The parents shall have access to medical and school records pertaining to the child(ren) and be permitted to independently consult with any and all professionals involved with him.

Each parent shall be empowered to obtain emergency health care for the child(ren) without the consent of the other parent. Each parent is to notify the other parent as soon as reasonably possible of any illness requiring medical attention, or any emergency involving the child(ren).

Each parent shall be responsible for keeping themselves apprised with information of the well-being of the child(ren), including, but not limited to copies of report cards, school meeting notices, vacation schedules, class programs, requests for conferences, results of standardized or diagnostic tests, notices of activities involving the child(ren), samples of school work, order forms for school pictures, all communications from health care providers, the names, addresses and telephone numbers of all schools, health care providers, regular day care providers and counselors.

Each parent shall be responsible for keeping themselves apprised of school, athletic, and social events in which the child(ren) participates. Neither parent shall prevent the child(ren)'s participation in extra-curricular activities. Both parents may participate in school activities for the child(ren) such as open house, attendance at an athletic event, etc.

The parents will consult with each other before enrolling the minor child(ren) in any extracurricular activities. For those activities that would require the minor child(ren) to participate in them during the other parent's custodial time, those activities must be agreed to in advance by the parties, before enrolling the child(ren) in the extra-curricular activity.

Each parent is to provide the other parent with the address and telephone number at which the minor child(ren) resides, and to notify the other parent within five (5) days

prior to any change of address and provide the telephone number as soon as it is assigned.

Each parent is to provide the other parent with a travel itinerary and telephone numbers at which the child(ren) can be reached whenever s/he will be away from the parent's home for a period of twenty-four hours (24) or more.

Each parent shall be entitled to daily, reasonable telephone communication with the child(ren) on any day that the parent does not have custody of the child(ren), not to exceed one (1) telephone call per day. Said call shall be initiated by the parent seeking to contact the child(ren). Each parent is restrained from unreasonably interfering with the child(ren)'s right to privacy during such telephone conversations.

- 9. **Physical Custody.** The Petitioners agree that primary physical custody of the children should be granted to AMMIE ANN WALLACE. The Petitioners agree that WILLIAM SHAWN WALLACE should have custody of the children Monday through Friday, from 3:30 p.m. (or after school if school is in session), through 6:30 p.m. The Petitioners agree that weekends, defined as Friday at 6:30 p.m. to Sunday at 6:30 p.m., should be alternated: Mother's weekend is 09/11/2020. Father's weekend is 09/04/2020.
- 10. **Holiday Visitation Schedule.** Petitioners agree to abide by the following holiday visitation schedule, which shall take precedence over, but not break the continuity of, the regular visitation schedule and shall be defined as follows:

EXTENDED HOLIDAYS	ODD YEAR	EVEN YEAR
Spring Break: This holiday shall begin when school recesses on the last day of school (or 3:30 p.m. if school is not in session) and continues until 9:00 a.m. on the Monday following Easter Sunday (or when the children are scheduled to resume school).	Mother	Father
Thanksgiving and Family Day: This holiday shall include the fourth Thursday in November and the Friday following the fourth Thursday in November and shall begin when school recesses for the Thanksgiving Break (or 3:30 p.m. if school is not in session) and continues until school is scheduled to resume (or 9:00 a.m. if the children are not in school).	Father	Mother
Winter Break: Winter Break shall be divided into two (2) periods. The first period shall begin when school recesses for Winter Break (or 3:30 p.m. if the children are not in school) and continues until December 24 th at 10:00 p.m. The second period shall commence at 10:00 p.m. on December 24 th and continues until school is scheduled to resume (or 9:00 a.m. if the children are not in school).		
<u>First Period</u>	Father	Father
Second Period	Mother	Mother
SPECIAL OCCASIONS	ODD YEAR	EVEN YEAR
Mother's Day: This special occasion shall be defined as the second Sunday in May and shall begin at 9:00 a.m. on the individual day and continue until 9:00 p.m. on the same	Mother	Mother

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Father's Day: This special occasion shall be defined as the third Sunday in June and shall begin at 9:00 a.m. on the individual day and continue until 9:00 p.m. on the same day.	Father	Father
Children's Birthdays: This special occasion visitation shall begin at 9:00 a.m. on the individual day and continue until 9:00 p.m. on the same day.	Mother	Father
Mother's Birthday: This special occasion shall be defined as December 23 rd and shall begin at 9:00 a.m. on the individual day and continue until 9:00 p.m. on the same day.	Mother	Mother
Father's Birthday: This special occasion shall be defined as May 25 th and shall begin at 9:00 a.m. on the individual day and continue until 9:00 p.m. on the same day.	Father	Father

SUMMER VACATIONS

Each parent shall be entitled to one (1) vacation each year with the children for a period not to exceed four (4) consecutive weeks (unless otherwise agreed to in writing). Each parent shall designate his/her respective vacation plans and provide a general itinerary at least 30 days before the planned vacation. The dates shall be conveyed to the other party in writing by way of electronic mail (e-mail). If there is a conflict in dates, the parent who designates the vacation first (as verified by the e-mail) will prevail as to the vacation time. Neither parent shall schedule vacation time during the other parent's holiday time or during time the children are scheduled to be in school.

Other Holidays, Breaks and Special Occasions: Any holiday, break

or special occasion not specifically mentioned in this Joint Petition for

Divorce shall be celebrated with the parent who is regularly scheduled to

be with the minor children on that day.

Should a holiday fall on the other parent's visitation, the holiday visitation shall take precedence over the regular visitation schedule.

11. Parties' Incomes.

AMMIE ANN WALLACE's gross monthly income is \$8,583. WILLIAM SHAWN WALLACE's gross monthly income is \$10,000.00.

WILLIAM SHAWN WALLACE to pay \$2,080 per month in child support. The Petitioners agree to set child support at a different amount. Accordingly, WILLIAM SHAWN WALLACE shall pay child support to AMMIE ANN WALLACE in the amount of \$1,000.00 per month (\$333.33 per child) pursuant to NAC 425.140(2) and NAC 425.150. The parties certify that the basic needs of the children are met or exceeded by the stipulated child support obligation. The child support obligation for each particular child is terminated beginning on the first day of the month following the date on which the child reaches 18 years of age or, if the child is still in high school, the first day of the month following the date on which the child graduates from high school or reaches 19 years of age, whichever comes first.

The parties are on NOTICE that, if either party seeks a review of the stipulated child support obligation for any authorized reason, the court

will calculate the child support obligation in accordance with the child support guidelines in effect at the time of the review.

- 13. **Public Assistance.** Each Petitioner certifies that s/he is not currently receiving public assistance and has not applied for public assistance.
- 14. **Back Child Support.** Petitioners agree that no child support arrears exist. The Petitioners are not and have not received welfare benefits at any time.
- 15. **Wage Withholding.** Petitioners agree that a wage withholding is not needed for support payments.
- 16. Child Care. Pursuant to NAC 425.130, each party shall be responsible for the costs of child care incurred while the children are in his/her care.
- 17. **Medical Coverage.** The minor children are entitled to the continued provision of medical insurance by both Petitioners, including psychological, psychiatric, dental and optical insurance, as well as hospitalization insurance. Each Petitioner shall be responsible for the premiums associated with his/her private medical insurance.
- 18. Unreimbursed Medical Expenses. AMMIE ANN WALLACE and WILLIAM SHAWN WALLACE should equally bear all unreimbursed medical expenses, including vision, dental and orthodontic expenses,

 which are not covered by said insurance.

- 19. "30/30 Rule." AMMIE ANN WALLACE and WILLIAM SHAWN WALLACE should follow the "30/30 Rule" for payment of all unreimbursed medical/dental expenses as follows: Each party shall be responsible for the payment of the entirety of such medical related expense at the time medical treatment is rendered to the child while in such parent's care. If a party pays a medical/dental expense for a child which is not paid by insurance, that party must send proof of payment of the expense to the other party within 30 days from the date he/she incurs and pays for any such medical related expense. The other party shall then have 30 days to reimburse the paying party one-half the cost.
- 20. **Dependency Exemption.** The dependency exemption should be allocated per federal law.
- 21. **Division of Community Property**. There is no community property to be adjudicated by the Court.

Petitioners agree that AMMIE ANN WALLACE is hereby awarded as her sole and separate property, free of any claims of WILLIAM SHAWN WALLACE, sole ownership of the following:

A. All right, title and interest in any and all bank accounts or other financial institution accounts titled in AMMIE ANN WALLACE's sole name, or held jointly with anyone other than

WILLIAM SHAWN WALLACE.

- B. All right, title and interest in the automobile in her possession.
- C. All right, title and interest in any and all retirement plans, deferred compensation retirement plans, pensions, profit sharing, IRA(s), KEOGH(s), 401(k)'s, stock purchase rights or other pension rights or other such tax-deferred retirement benefits in her name alone.
- D. All right, title and interest in any and all money market accounts, certificates of deposit, safe deposit boxes, stocks, bonds, mutual funds and other brokerage accounts in her name alone, or held jointly with anyone other than WILLIAM SHAWN WALLACE.
- E. All right, title and interest in the Nevada Domestic Limited-Liability Company, Noble Title Ltd. [Entity Number E0929172006-1] (Status: Active), including, but not limited to, all membership interests and management rights.
- F. All right, title and interest in the Nevada Domestic Limited-Liability Company, Kingsgate Real Estate Ltd [Entity Number E0211252018-8] (Status: Active), including, but not limited to, all membership interests and management rights.

- G. All right, title and interest in the furniture, furnishings, appliances and household goods in her possession.
- H. All personal property and jewelry in her possession.
- I. All of her personalties.

Petitioners agree that WILLIAM SHAWN WALLACE is hereby awarded as his sole and separate property, free of any claims of AMMIE ANN WALLACE, sole ownership of the following:

- A. All right, title and interest in any and all bank accounts or other financial institution accounts titled in WILLIAM SHAWN WALLACE's sole name, or held jointly with anyone other than AMMIE ANN WALLACE.
- B. All right, title and interest in any automobile(s) in his possession.
- C. All right, title and interest in any and all retirement plans, deferred compensation retirement plans, pensions, profit sharing, IRA(s), KEOGH(s), 401(k)'s, stock purchase rights or other pension rights or other such tax-deferred retirement benefits in his name alone.
- D. All right, title and interest in any and all money market accounts, certificates of deposit, safe deposit boxes, stocks, bonds, mutual funds and other brokerage accounts in his name

alone, or held jointly with anyone other than AMMIE ANN WALLACE.

- E. All right, title and interest in any businesses and/or entities, including, but not limited to, all membership interests and management rights.
- F. All right, title and interest in the furniture, furnishings, appliances and household goods in his possession.
- G. All personal property and jewelry in her possession.
- H. All of his personalties.
- 22. **Division of Community Debt.** There is no community debt to be adjudicated by the Court.

Petitioners agree that AMMIE ANN WALLACE shall assume and pay the following debts, and she shall further indemnify and hold WILLIAM SHAWN WALLACE harmless therefrom:

- A. Any and all debts associated with the assets awarded to her herein.
- B. Any and all debts in her name alone.
- C. Any and all credit cards in her name alone.
- D. Any and all debts incurred solely by AMMIE ANN WALLACE since the parties' separation, which occurred on 08/01/2017.

Petitioners agree that WILLIAM SHAWN WALLACE shall assume and pay the following debts, and he shall further indemnify and hold AMMIE ANN WALLACE harmless therefrom:

- A. Any and all debts associated with the assets awarded to him herein.
- B. Any and all debts in his name alone.
- C. Any and all credit cards in his name alone.
- D. Any and all student loans in his name alone.
- E. Any and all debts incurred solely by WILLIAM SHAWN WALLACE since the parties' separation, which occurred on 08/01/2017.
- 23. Alimony. Neither Petitioner should be awarded alimony.
- Tax Provisions. Petitioners acknowledge that they have not filed income tax returns for 2018 or 2019. With regard to 2018 and 2019 tax years only, Petitioners agree that they will equally divide any refunds received or obligations owed. Petitioners agree that each party shall file separate income tax returns for 2020, as if the parties were divorced on January 1, 2020. Each party will report their own individual employment earnings, income, gains and/or deductions arising from the assets and debts awarded to them herein, and the parties

agree to indemnify and hold harmless the other from any tax penalties or interest related to their individual tax obligation.

- 25. Name Change. AMMIE ANN WALLACE may restore her maiden name: AMMIE ANN OLSON, and/or she may retain her married name: AMMIE ANN WALLACE. If AMMIE ANN WALLACE desires to return to her maiden name, she will submit an Order for Name Change to the Court.
- 26. Attorneys Fees and Costs. Petitioners agree that each party should bear their own attorneys' fees and costs incurred in this matter. shall bear their own fees and costs associated with this matter.
- 27. Petitioners certify that they have disclosed all community assets and debts and that there are no other community assets or debts for this Court to divide.
- 28. Petitioners hereby request that this Court enter a Decree of Divorce, incorporating into that Decree the provisions made herein.
- 29. It is understood by Petitioners that entry of a Decree of Divorce constitutes a final adjudication of the rights and obligations of the parties with respect to the status of the marriage. Petitioners each expressly give up their respective rights to receive written notice of any judgment or decree of divorce, and Petitioners give up their right to request formal findings of fact and conclusions of law. Petitioners waive their right to

appeal the Decree of Divorce, and the right to move for a new trial.

- It is further understood by the Petitioners that a final Decree 30. of Divorce entered by this summary procedure does not prejudice or prevent the rights of either Petitioner to bring an action to set aside the final decree for fraud, duress, accident, mistake or the grounds recognized at law or in equity.
- That as of the date of the filing of this Petition, every condition 31. set forth in NRS 125.181 has been met.

WHEREFORE, Petitioners pray judgment as follows:

- That the bonds of matrimony now and heretofore existing 1. between the parties be dissolved, that Petitioners be granted an absolute Decree of Divorce, and that the parties hereto be released from all the obligations thereof and restored to the status of single persons.
- That the terms agreed upon in this Joint Petition be included 2. in the Decree; and

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1	3. For such other and further relief as the Court may deem just
2 3	and proper in the premises.
4	DATED this 21 day of <u>AUGUST</u> , 2020.
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6	leller Wal Fullet
7	AMMIE ANN WALLACE WILLIAM SHAWN WALLACE
8	First Joint Petitioner Second Joint Petitioner
9 10	THE COOLEY LAW FIRM
11	-Shot Both
12	Shelly Booth Cooley
13	Nevada State Bar No. 8992 10161 Park Run Drive, Suite 150
14	Las Vegas, Nevada 89145
15	Attorney for First Joint Petitioner,
16	AMMIE ANN WALLACE
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1	VERIFICATION
2	STATE OF NEVADA)
3)ss
4	COUNTY OF CLARK)
5	AMMIE ANN WALLACE, being first duly sworn, deposes and says:
	That she is the First Joint Petitioner in the above-entitled action;
7 8	that she has read the foregoing Joint Petition for Divorce and knows the
9	contents thereof; that the same is true of her own knowledge except for those matters therein stated on information and belief and as to those
10	matters, she believes them to be true.
11	0000.
12	AMMIE ANN WALLACE
13	AWIMIE ANN WALLACE
14	ACKNOWLEDGMENT
15	STATE OF NEVADA)
16)ss
17	COUNTY OF CLARK)
18	On this 4 day of September, 2020, personally appeared
19	before me, a Notary Public in and for said County and State, AMMIE ANN WALLACE, known to me to be the person described herein and who
20	executed herein and who executed the foregoing Joint Petition for Divorce,
21	who acknowledged to me that the same was executed freely and voluntarily and for the uses and purposes therein mentioned.
22	
23	Shook Boothle
24	SHELLY BOOTH COOLEY NOTARY PUBLIC Notary Public in and for
25	STATE OF NEVADA My Commission Expires: 09-10-21 Certificate No: 09-11002-1 Said County and State
26	Samuel No. 20 NOCE 1
27	
28	

toward .	VERIFICATION
2	STATE OF NEVADA)
3) ss:
4	COUNTY OF CLARK)
5	WILLIAM SHAWN WALLACE, being first duly sworn, deposes and
6	says:
7	That he is the Second Joint Petitioner in the above-entitled action;
8	that he has read the foregoing Joint Petition for Divorce and knows the contents thereof; that the same is true of his own knowledge except for
9	those matters therein stated on information and belief and as to those
10	matters, he believes them to be true.
11	What J. What
12	WILLIAM SHAWN WALLACE
13	
15	ACKNOWLEDGMENT
16	STATE OF NEVADA)
17)ss
18	COUNTY OF CLARK)
19	On this 21 day of Aug., 2020, personally appeared
20	before me, a Notary Public in and for said County and State, WILLIAM
21	SHAWN WALLACE, known to me to be the person described herein and who executed the foregoing Joint Petition for
22	Divorce, who acknowledged to me that the same was executed freely and
23	voluntarily and for the uses and purposes therein mentioned.
24	
25	AD // L
26	Nicole Seaman Notary Public in and for
27	State of Nevada State My Commission Expires: 04-29-22 Said County and State
28	Certificate No: 10-2062-1

CSERV DISTRICT COURT CLARK COUNTY, NEVADA In the Matter of the Joint Petition CASE NO: D-20-613567-Z for Divorce of: DEPT. NO. Department S Ammie Ann Wallace and William Shawn Wallace **AUTOMATED CERTIFICATE OF SERVICE** Electronic service was attempted through the Eighth Judicial District Court's electronic filing system, but there were no registered users on the case. The filer has been notified to serve all parties by traditional means.

Steven D. Grierson CLERK OF THE COURT MOT JOHN T. KELLEHER, ESQ. 2 Nevada Bar No. 6012 KELLEHER & KELLEHER, LLC 3 40 South Stephanie Street, Suite 201 Henderson, Nevada 89012 Telephone (702) 384-7494 Facsimile (702) 384-7545 kelleherjt@aol.com Attorney for Defendant 6 7 **DISTRICT COURT** 8 CLARK COUNTY, NEVADA 9 AMMIE ANN WALLACE, CASE NO. D-20-613567-Z 10 Plaintiff, DEPT. NO. S 11 v. Hearing Date: Hearing Time: 12 WILLIAM SHAWN WALLACE, Oral Argument Hearing 13 Defendant. Requested:

✓ Yes □ No 14 **DEFENDANT'S MOTION TO MODIFY DECREE OF DIVORCE** 15 NOTICE: YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDER-SIGNED COUNSEL WITH A COPY OF YOUR RESPONSE WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING CRANTED BY THE COURT WITHOUT HEADING PRIOR TO THE 16 17 18 MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT HEARING PRIOR TO THE 19 SCHEDULED HEARING DATE. 20 COMES NOW Defendant, William Shawn Wallace ("William"), by and through 21 his attorney of record, John T. Kelleher, Esq., of the law firm of Kelleher and 22 Kelleher, LLC, and files his Motion to Modify Decree of Divorce, more 23 specifically the child custody and support terms set forth in the decree filed in this 24 matter on September 10, 2020, as follows. 25 26 27

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KELLEHER & KELLEHER LLC 40 S. STEPHANE STREET, SUIT#201 HENDERSON, NEVADA 89012 (702) 384-784 Facsimite (702) 384-7845

This Motion is made and based on the papers and pleadings on file herein, the Memorandum of Points and Authorities attached hereto, the Declaration of William Shawn Wallace included herein, along with any oral argument which may be heard at the hearing of this Motion.

DATED this 18th day of June, 2021.

KELLEHER & KELLEHER, LLC

/s/ John T. Kelleher, Esq.

JOHN T. KELLEHER, ESQ. Nevada State Bar No. 6012 40 S. Stephanie Street, Suite #201 Henderson, Nevada 89012 Attorney for Defendant

MEMORANDUM OF POINTS AND AUTHORITIES

I.

FACTS

The parties, Ammie Ann Wallace ("Ammie") and William Shawn Wallace ("William") were married on October 10, 2009 in Las Vegas. There are three (3) minor children of this marriage, namely William Shawn Wallace, Jr. (10), Miller Clyde Wallace (9), and Quinn Rose Wallace (6). The parties separated in August of 2017. Since that time the parties have maintained separate residences and cooperated in the custody of the children.

During the time the parties were separated the parties frequently shared the children. There was never a set schedule the parties adopted and the children would frequently spend time at both parent's houses. The parties cooperated in asking the other party to watch the children if their individual schedules required them to be away from the children.

During the time of the separation William was very involved in the

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children's activities. He coached them on their respective baseball teams. When the parties were still married and the children were young, William was that parent that bathed the children nearly every night and played music with them. He taught all three of the children to read, write, swim, ride a bike, play baseball, basketball, roller skate, etc. William was the parent the children would call when they were sick at school and the school nurse would ask whether the children wanted to call mom or dad.

Then in March of 2020, COVID changed everything. The children were sent home at the end of the school year to finish school. William was able to get permission to work from home and the children began doing at-home school with him. The children stayed with William three, four and sometimes five nights a week.

During the summer of 2020 Ammie visited Texas to be with her mom who was diagnosed with breast cancer. During that summer, William had the children for two months. Shortly after her return from Texas, Ammie flew a boyfriend from Texas to visit with her. At that point, the relationship between the parties changed. Given Ammie's absence, and the new boyfriend in the residence, the children did not wish to stay at her home upon her return.

Ammie told William that she and her new boyfriend were going to get married (even though the parties were separated and not yet divorced). The parties two sons reacted very negatively to the boyfriend staying at Ammie's residence and the boys did not wish to go there.

On one particular Saturday evening, William Jr. repeatedly called William telling him that he wanted his dad to come and get him because he did not want to be at Ammie's home with her boyfriend. William encouraged William Jr., via text messages, to hang in there. Shortly thereafter, Ammie pulls up in front of William's house, pulls the boys out of her car and throws their bags into William's front yard and yells that she "never wants to see" the boys again.

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Over the following week, the children become very resistant to going over to Ammie's home. The children would frequently cry and resist the exchanges. Both William Jr. And Miller left Ammie's home and walked to William's house on different nights. Things have never been the same since Ammie's return from Texas.

In August of 2020, the children were still doing school from home. The parties worked out a schedule for child custody which was basically that the children were with Ammie from Sunday at bedtime until Tuesday after school (around 3:30 p.m.). Then the children would be with William from Tuesday evening until Thursday at bedtime. The parties alternated every Friday and weekend. If one party had them for the weekend, the other party would have them for Friday. The parties observed this schedule from August 2020 for the first three months of 2021-well past the time of the divorce decree and parenting schedule contained therein.

Given Ammie's stated desire to marry, the parties formalized their divorce through a Joint Petition in September of 2020. Ammie was represented by a law firm, but William chose to represent himself. The parties agreed on a child support figure-but in the intervening three years neither party had paid the other any child support, nor asked for any child support. If the children had needs the parties discussed them and met them. William has generally bought all of the boys clothes, while Ammie buys all of Quinn's clothes. William pays for them to play sports and all related sporting equipment. William bought the children their musical instruments and pays for music lessons. He pays the for the boys' phones monthly and has them on his health insurance. These were all agreeable to the parties prior to the divorce decree.

In the divorce decree, the terms of the parties heretofore arrangements were materially changed. Per the proposed decree, William would only have the

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children from 3:00 p.m. through 6:30 p.m. on weekdays and alternating weekends. William understood this to be that schedule meant that he would remain primarily responsible to help the children with their school work and extra curricular activities, but not that this would be the only time he was permitted to have the children with him. In point of fact, after the divorce decree was entered-and for at least six months thereafter-the parties did NOT follow the schedule in the decree. Rather, they continued as they had prior to the entry of the decree.

Similarly, with respect to financial contributions, neither party asked any funds from the other. The parties simply took care of what was needed by agreement. This also continued for many months after the entry of the decree. William was assured that things would continue as they had been-notwithstanding anything in the decree.

William represented himself and was assured that things would remain as they had been for many years—but that all changed. In April of 2021, the children returned to school for the first time in a year. At the beginning of the week they were staying with Ammie per the schedule the parties had agreed to. However, after the first day of school, the children reported to William that Ammie was yelling at them telling them she was not prepared to have them during the house that week. The children indicated that they wanted to return to William's house, but Ammie began to retaliate against them for the way they felt.

At one point in 2020, William underwent hip surgery. The children stayed with Ammie for a longer period of time while William recovered. During this time Ammie yelled at the children saying that she was not prepared to have them at her house for that extra time. Ammie did not lit the children visit William in the hospital. William learned from the children that during this time Ammie forced them to stay in their rooms and made them watch Ammie cry as she tried to make them feel guilty for wanting to stay at William's house.

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The children called William nearly every evening upset and asking to come to William's house. William called Ammie and told her he was ready to have the children back at his house because he was recovering well from hip surgery and the children were asking him daily to come over. Ammie responded that the children were NOT going to his home.

William picked up the children anyway, against Ammie's wishes, and kept them from Wednesday after school until Sunday evening at 6:30, as was their customary agreement. When William brought back the children to Ammie, she began quoting to him the divorce decree and its language stating that he would only have the children for three hours a day during the week. Ammie said they were now going to start following the decree in the "most minute detail."

Shortly thereafter, the children began begging William to fight for more time with them and were crying nearly every evening he was forced to take them back to Ammie at 6:30. William informed Ammie that he would be seeking a modification of the custody agreement. William felt it was the right thing to do because he didn't want Ammie to feel blind-sided by this-however it proved to be a mistake as Ammie became even more insistent on denying William time he had previously enjoyed with the children.

Despite having an amicable arrangement regarding the children for three years after their separation, and for nearly six months after the divorce decree was entered, Ammie now wants to change the way the children interact with William in a vindictive manner. William asks this court to modify the custody agreement to provide for joint physical custody. Similarly, to the extent Ammie is now insisting on child support payments, William believes that the parties prior agreement to should be recognized and not order the payment of any back child support-which was never asked for by Ammie in any event until after she had turned vexatious.

I.

LEGAL ARGUMENT

Custody

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NRC 125C.0045 states in part:

Orders: Modification or termination; form

- In any action for determining custody of the minor child, the court may, except as otherwise provided in this section and NRS 125C0601 to 125C.0693, inclusive, and chapter 130 of NRS: 1.
 - During the pendency of the action, at the final haring or at any time thereafter during the minority of the child, make such an order for the custody, care, maintenance and support of the minor child as appears in his or her best interests.

NRS 125C.0035 states:

In any action for determining physical custody of a minor child, the sole consideration fo the court is the best interests of the child. If it 1. appears to the court that joint physical custody would be in the best interests of the child, the court may grant physical custody to the parties jointly.

The Supreme Court has held consistently that "[i]n custody matters, the polestar for judicial decision is the best interest of the child." Schwartz v. Schwartz. 107 Nev. 378, 812 P.2d 1268, 1272 (1991). The Court's utmost consideration should always be the welfare of the children. Culbertson v. Culbertson, 91 NEV. 230, 533 P.2d 768 (1975). The foundation of all custody determinations lies in the particular facts and circumstances of each case. Arnold v. Arnold, 95 Nev. 951, 604 P.2d 109 (1979).

The test for modifications of one parent having primary physical custody to joint physical custody remains unchanged as 'being in the best interest of the child.' See, Traux v. Traux, 110 Nev. 437, 874 P.2d 10 (1994) (custody reviews are subject to the best interest of the child standard of review), Mosley v. Figliuzzi. 113 Nev. 51, 930 P.2d 1110 (1997) (holding in part, that the child's best interests are best served by having both a father and a mother involved in being responsible for

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the child, and for the child knowing each parent), Rivero v. Rivero, 125 Nev. 410, 216 P.2d 213 (2009) (affirming the "best interest of the child" standard and defining what "joint physical custody" means, and how child support is affected in such a relationship).

In this matter, William details his reasoning for seeking a change to Joint Physical Custody by examining the provisions of NRS 125C.0035(4):

The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her custody.

The three children are respectively 10, 9 and 6 years of age. They have a wonderfully loving relationship with William. William is extensively involved in the children's after school activities, coaches many of their respective teams and spends considerable time assisting them with their efforts. The children enjoy their time with William very much.

Any nomination of a guardian for the child by a parent. (b)

William understands that his children need both parents. For that reason William seeks a joint physical custody arrangement which is unquestionably in the best interests of the children.

Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent.

Ammie has been the parent actively seeking to reduce the association the children have with William. She has repeated accused William of seeing the children on "her time" when the children were involved in extra-curricular activities for which William is their coach. When Ammie needed assistance watching the children, she asked William's parents to watch the children then became enraged when she learned that William had seen the children at his parent's house during "her time", even though she was not physically present at that time. Ammie's actions show that William is the parent most likely to allow both parents to have a continuing relationship with the children.

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(d) The level of conflict between the parents.

The level of conflict between the parties is manageable.

The ability of the parents to cooperate to meet the needs of the child. (e)

William has cooperated with Ammie to meet the needs of the children. In fact, William has demonstrated his willingness to go to great effort to make sure the children participate in events they wish to, even at significant sacrifice to his time and work.

(f) The mental and physical health of the parents.

Both parties are in good physical and mental health. William recently underwent a hip replacement but that has not limited his ability to participate in the raising of the children in any meaningful way.

(g) The physical, developmental and emotional needs of the child.

William believes that the children's physical, developmental and emotional needs would be better served by a joint physical custody arrangement. As it currently stands, the children are unnecessarily shuttled between events on a very tight timeframe. William is given only a few hours of time with the children, much of which is spent in sports activities, during which there is little time for any other family activity. Often the children will be forced to do homework in the care in order to complete it during the short timeframe William has the children. William believes a joint physical custody schedule would better serve the children's physical, developmental and emotional needs. As it currently stands, about an hour before the children are to return to Ammie's, the children become anxious and uneasy. This is a nightly occurrence. A joint physical custody sharing arrangement would mean this anxiety will occur less often.

(h) The nature of the relationship of the child with each parent.

The children enjoy a healthy relationship with William. William believes that the current primary physical custody schedule deprives the children of a deeper

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relationship with him. Further, Ammie's frequent insistence that William is trying to see the children during "her time" (whether she is physically present or not) causes a significant amount of anxiety in the children. William believes that a formalized joint physical custody arrangement would promote the best possible relationship between the children and both parents.

The ability of the child to maintain a relationship with any sibling.

Having joint physical custody of the children will promote these relationships because the time the children spend with William will not be dominated by shuttling the children too and from all of their activities in the limited window of time William has with the children. This will allow the children certain "down time" in which to play games, associate with one another in a non-rushed way and develop their relationships more fully.

- Any history of parental abuse or neglect of the child or a sibling of the child. Neither party has a history of abuse or neglect.
- Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child (k) or any other person residing with the child.

Neither party has been involved in an act of domestic violence.

Whether either parent or any other person seeking physical custody has (1)committed any act of abduction against the child or any other child.

Neither parent has committed any act of abduction against the children or any other child to the best of William's knowledge.

It is clear from the forgoing, and pursuant to NRS 125C.0025 and 125C.0035, that granting joint physical custody for the children is in their best interest. The preference for joint physical custody under NRS 125C.0025 should govern in this case as William has demonstrated his intent to foster meaningful relationships with his children. William has sacrificed time and effort to be with his children, even in the face of antagonism by Ammie. The best interests of the children call for awarding the parties joint physical custody. William suggests this

court order a 2-2-3 schedule for joint physical custody.

B. <u>Child Support</u>

With respect to child support William respectfully requests that this Court deny any claim for "back child support" as that was never the parties previous course of conduct, William had the children approximately half of the time, and the parties incomes are similar. To the extent the Court decides to recalculate the amount of child support which is owed, William will abide by whatever ruling the Court makes.

Ш.

CONCLUSION

WHEREFORE, the Second Joint Petitioner prays as follows:

- 1. That the Decree of Divorce be modified to reflect joint physical custody of the minor children on the terms noted above;
 - 2. That the Decree of Divorce be modified regarding child support as noted above;
- 3. For such other and further relief as the Court may deem just and proper. DATED this 18th day of June, 2021.

KELLEHER & KELLEHER, LLC

/s/ John T. Kelleher, Esq.

JOHN T. KELLEHER, ESQ. Nevada State Bar No. 6012 40 S. Stephanie Street, Suite #201 Henderson, Nevada 89012 Attorney for Defendant

KELLEHER & KELLEHER LLC 40 S. STEPHANE STREET, SUITE #201 HENDERSON, NEVADA 89012 English (2003) 384-144

DECLARATION OF WILLIAM SHAWN WALLACE

YOUR DECLARANT, being first duly sworn, deposes and states that he has personal knowledge and is competent to testify to the following facts:

- 1. That your declarant is the Second Joint Petitioner in the abovecaptioned matter.
- 2. Taht your declarant submits this Declaration in support of his Motion to Modify Decree of Divorce.
- 3. That your declarant has read the foregoing Motion to Modify Decree of Divorce and knows each and every one of the contents therein to be true of his own personal knowledge.
- 4. That under penalty of perjury, I submit the above is true and correct to the best of my knowledge.

FURTHER YOUR DECLARANT SAYETH NAUGHT.

Dated this 18th day of June, 2021.

/s/ William Shawn Wallace

WILLIAM SHAWN WALLACE

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

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Hamie Ann Walloce Plaintiff/Petitioner	Case No. D-20-1/3517-7
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Electronically Filed 6/24/2021 3:48 PM Steven D. Grierson **DISTRICT COURT** 1 CLERK OF THE COURT **CLARK COUNTY, NEVADA** 2 **** 3 In the Matter of the Joint Petition for Case No.: D-20-613567-Z Divorce of: 4 Ammie Ann Wallace and William Shawn Department S 5 Wallace 6 **NOTICE OF HEARING** 7 8 Please be advised that the Defendant's Motion to Modify Decree of Divorce in the 9 above-entitled matter is set for hearing as follows: 10 Date: August 12, 2021 11 Time: 9:15 AM **Location:** Courtroom 07 12 Family Courts and Services Center 13 601 N. Pecos Road Las Vegas, NV 89101 14 NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the 15 Eighth Judicial District Court Electronic Filing System, the movant requesting a 16 hearing must serve this notice on the party by traditional means. 17 STEVEN D. GRIERSON, CEO/Clerk of the Court 18 19 By: /s/ Shannon Emmons 20 Deputy Clerk of the Court 21 **CERTIFICATE OF SERVICE** 22 I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion 23 Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System. 24 25 By: /s/ Shannon Emmons 26 Deputy Clerk of the Court 27 28

LAW OFFICES
KELLEHER & KELLEHER LLC
40 S. STEPHANDE STREET, SUITE #201
HENDERSON, NEVADA 89012
Fassimite (70.2) 384-7545

1 2 3 4 5	CSERV JOHN T. KELLEHER, ESQ. Nevada State Bar No. 6012 KELLEHER & KELLEHER, LLC 40 S. Stephanie Street, Suite #201 Henderson, Nevada 89012 Telephone (702) 384-7494 Facsimile (702) 384-7545 kelleherjt@aol.com Attorney for Defendant		Electronically Filed 6/25/2021 2:55 PM Steven D. Grierson CLERK OF THE COURT
7	DIST	RICT COURT	
8	CLARK (COUNTY, NEV	ADA
9	AMMIE ANN WALLACE,)	CASE NO.: D-20-613567-Z
10	Plaintiff,		DEPT. NO.: S
11	v.)	
12	WILLIAM SHAWN WALLACE,		
13	Defendant.		
14	CERTIFIC	CATE OF SERV	VICE
15			rue and correct copy of the above and
16	foregoing DEFENDANT'S MOTION TO I		••
17	HEARING was served electronically via	E-Service Maste	er List of Odyssey and addressed as
18 19	follows:		
20	Shelly Booth Cooley, Esq. THE COOLEY LAW FIRM		
21	scooley@cooleylawlv.com Attorney for Plaintiff		
22	Theories for Figure 1		
23		/s/ Hani	nah Juilfs
24		An emp	loyee of Kelleher & Kelleher, LLC
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MOT JOHN T. KELLEHER, ESQ. 2 Nevada Bar No. 6012 KELLEHER & KELLEHER, LLC 3 40 South Stephanie Street, Suite 201 Henderson, Nevada 89012 Telephone (702) 384-7494 Facsimile (702) 384-7545 kelleherjt@aol.com Attorney for Defendant 6 7 8 CLARK COUNTY, NEVADA AMMIE ANN WALLACE, 10 Plaintiff, 11 v.

Electronically Filed 6/18/2021 2:33 PM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT

CASE NO. D-20-613567-Z DEPT. NO. S Hearing Date: Hearing Time: WILLIAM SHAWN WALLACE, Oral Argument Hearing Defendant. Requested:

✓ Yes □ No

DEFENDANT'S MOTION TO MODIFY DECREE OF DIVORCE

NOTICE: YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDER-SIGNED COUNSEL WITH A COPY OF YOUR RESPONSE WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING CRANTED BY THE COURT WITHOUT HEADING PRIOR TO THE MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT HEARING PRIOR TO THE SCHEDULED HEARING DATE.

COMES NOW Defendant, William Shawn Wallace ("William"), by and through his attorney of record, John T. Kelleher, Esq., of the law firm of Kelleher and Kelleher, LLC, and files his Motion to Modify Decree of Divorce, more specifically the child custody and support terms set forth in the decree filed in this matter on September 10, 2020, as follows.

25 26 27

Case Number: D-20-613567-7

KELLEHER & KELLEHER LLC 40 S. STEPHANIE STREET, SUITE #201 HENDERSON, NEVADA 89012 (702) 384-7494 Facsimite (703) 384-7545

This Motion is made and based on the papers and pleadings on file herein, the Memorandum of Points and Authorities attached hereto, the Declaration of William Shawn Wallace included herein, along with any oral argument which may be heard at the hearing of this Motion.

DATED this 18th day of June, 2021.

KELLEHER & KELLEHER, LLC

/s/ John T. Kelleher, Esq.

JOHN T. KELLEHER, ESQ. Nevada State Bar No. 6012 40 S. Stephanie Street, Suite #201 Henderson, Nevada 89012 Attorney for Defendant

MEMORANDUM OF POINTS AND AUTHORITIES

I.

FACTS

The parties, Ammie Ann Wallace ("Ammie") and William Shawn Wallace ("William") were married on October 10, 2009 in Las Vegas. There are three (3) minor children of this marriage, namely William Shawn Wallace, Jr. (10), Miller Clyde Wallace (9), and Quinn Rose Wallace (6). The parties separated in August of 2017. Since that time the parties have maintained separate residences and cooperated in the custody of the children.

During the time the parties were separated the parties frequently shared the children. There was never a set schedule the parties adopted and the children would frequently spend time at both parent's houses. The parties cooperated in asking the other party to watch the children if their individual schedules required them to be away from the children.

During the time of the separation William was very involved in the

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children's activities. He coached them on their respective baseball teams. When the parties were still married and the children were young, William was that parent that bathed the children nearly every night and played music with them. He taught all three of the children to read, write, swim, ride a bike, play baseball, basketball, roller skate, etc. William was the parent the children would call when they were sick at school and the school nurse would ask whether the children wanted to call mom or dad.

Then in March of 2020, COVID changed everything. The children were sent home at the end of the school year to finish school. William was able to get permission to work from home and the children began doing at-home school with him. The children stayed with William three, four and sometimes five nights a week.

During the summer of 2020 Ammie visited Texas to be with her mom who was diagnosed with breast cancer. During that summer, William had the children for two months. Shortly after her return from Texas, Ammie flew a boyfriend from Texas to visit with her. At that point, the relationship between the parties changed. Given Ammie's absence, and the new boyfriend in the residence, the children did not wish to stay at her home upon her return.

Ammie told William that she and her new boyfriend were going to get married (even though the parties were separated and not yet divorced). The parties two sons reacted very negatively to the boyfriend staying at Ammie's residence and the boys did not wish to go there.

On one particular Saturday evening, William Jr. repeatedly called William telling him that he wanted his dad to come and get him because he did not want to be at Ammie's home with her boyfriend. William encouraged William Jr., via text messages, to hang in there. Shortly thereafter, Ammie pulls up in front of William's house, pulls the boys out of her car and throws their bags into William's front yard and yells that she "never wants to see" the boys again.

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Over the following week, the children become very resistant to going over to Ammie's home. The children would frequently cry and resist the exchanges. Both William Jr. And Miller left Ammie's home and walked to William's house on different nights. Things have never been the same since Ammie's return from Texas.

In August of 2020, the children were still doing school from home. The parties worked out a schedule for child custody which was basically that the children were with Ammie from Sunday at bedtime until Tuesday after school (around 3:30 p.m.). Then the children would be with William from Tuesday evening until Thursday at bedtime. The parties alternated every Friday and weekend. If one party had them for the weekend, the other party would have them for Friday. The parties observed this schedule from August 2020 for the first three months of 2021-well past the time of the divorce decree and parenting schedule contained therein.

Given Ammie's stated desire to marry, the parties formalized their divorce through a Joint Petition in September of 2020. Ammie was represented by a law firm, but William chose to represent himself. The parties agreed on a child support figure-but in the intervening three years neither party had paid the other any child support, nor asked for any child support. If the children had needs the parties discussed them and met them. William has generally bought all of the boys clothes, while Ammie buys all of Quinn's clothes. William pays for them to play sports and all related sporting equipment. William bought the children their musical instruments and pays for music lessons. He pays the for the boys' phones monthly and has them on his health insurance. These were all agreeable to the parties prior to the divorce decree.

In the divorce decree, the terms of the parties heretofore arrangements were materially changed. Per the proposed decree, William would only have the

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children from 3:00 p.m. through 6:30 p.m. on weekdays and alternating weekends. William understood this to be that schedule meant that he would remain primarily responsible to help the children with their school work and extra curricular activities, but not that this would be the only time he was permitted to have the children with him. In point of fact, after the divorce decree was entered-and for at least six months thereafter-the parties did NOT follow the schedule in the decree. Rather, they continued as they had prior to the entry of the decree.

Similarly, with respect to financial contributions, neither party asked any funds from the other. The parties simply took care of what was needed by agreement. This also continued for many months after the entry of the decree. William was assured that things would continue as they had been-notwithstanding anything in the decree.

William represented himself and was assured that things would remain as they had been for many years—but that all changed. In April of 2021, the children returned to school for the first time in a year. At the beginning of the week they were staying with Ammie per the schedule the parties had agreed to. However, after the first day of school, the children reported to William that Ammie was yelling at them telling them she was not prepared to have them during the house that week. The children indicated that they wanted to return to William's house, but Ammie began to retaliate against them for the way they felt.

At one point in 2020, William underwent hip surgery. The children stayed with Ammie for a longer period of time while William recovered. During this time Ammie yelled at the children saying that she was not prepared to have them at her house for that extra time. Ammie did not lit the children visit William in the hospital. William learned from the children that during this time Ammie forced them to stay in their rooms and made them watch Ammie cry as she tried to make them feel guilty for wanting to stay at William's house.

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The children called William nearly every evening upset and asking to come to William's house. William called Ammie and told her he was ready to have the children back at his house because he was recovering well from hip surgery and the children were asking him daily to come over. Ammie responded that the children were NOT going to his home.

William picked up the children anyway, against Ammie's wishes, and kept them from Wednesday after school until Sunday evening at 6:30, as was their customary agreement. When William brought back the children to Ammie, she began quoting to him the divorce decree and its language stating that he would only have the children for three hours a day during the week. Ammie said they were now going to start following the decree in the "most minute detail."

Shortly thereafter, the children began begging William to fight for more time with them and were crying nearly every evening he was forced to take them back to Ammie at 6:30. William informed Ammie that he would be seeking a modification of the custody agreement. William felt it was the right thing to do because he didn't want Ammie to feel blind-sided by this-however it proved to be a mistake as Ammie became even more insistent on denying William time he had previously enjoyed with the children.

Despite having an amicable arrangement regarding the children for three years after their separation, and for nearly six months after the divorce decree was entered, Ammie now wants to change the way the children interact with William in a vindictive manner. William asks this court to modify the custody agreement to provide for joint physical custody. Similarly, to the extent Ammie is now insisting on child support payments, William believes that the parties prior agreement to should be recognized and not order the payment of any back child support-which was never asked for by Ammie in any event until after she had turned vexatious.

I.

LEGAL ARGUMENT

A. Custody

NRC 125C.0045 states in part:

Orders: Modification or termination; form

- 1. In any action for determining custody of the minor child, the court may, except as otherwise provided in this section and NRS 125C0601 to 125C.0693, inclusive, and chapter 130 of NRS:
 - (a) During the pendency of the action, at the final haring or at any time thereafter during the minority of the child, make such an order for the custody, care, maintenance and support of the minor child as appears in his or her best interests.

NRS 125C.0035 states:

1. In any action for determining physical custody of a minor child, the sole consideration fo the court is the best interests of the child. If it appears to the court that joint physical custody would be in the best interests of the child, the court may grant physical custody to the parties jointly.

The Supreme Court has held consistently that "[i]n custody matters, the polestar for judicial decision is the best interest of the child." *Schwartz v. Schwartz*, 107 Nev. 378, 812 P.2d 1268, 1272 (1991). The Court's utmost consideration should always be the welfare of the children. *Culbertson v. Culbertson*, 91 NEV. 230, 533 P.2d 768 (1975). The foundation of all custody determinations lies in the particular facts and circumstances of each case. *Arnold v. Arnold*, 95 Nev. 951, 604 P.2d 109 (1979).

The test for modifications of one parent having primary physical custody to joint physical custody remains unchanged as 'being in the best interest of the child.' See, Traux v. Traux, 110 Nev. 437, 874 P.2d 10 (1994) (custody reviews are subject to the best interest of the child standard of review), Mosley v. Figliuzzi, 113 Nev. 51, 930 P.2d 1110 (1997) (holding in part, that the child's best interests are best served by having both a father and a mother involved in being responsible for

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the child, and for the child knowing each parent), Rivero v. Rivero, 125 Nev. 410, 216 P.2d 213 (2009) (affirming the "best interest of the child" standard and defining what "joint physical custody" means, and how child support is affected in such a relationship).

In this matter, William details his reasoning for seeking a change to Joint Physical Custody by examining the provisions of NRS 125C.0035(4):

The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her custody.

The three children are respectively 10, 9 and 6 years of age. They have a wonderfully loving relationship with William. William is extensively involved in the children's after school activities, coaches many of their respective teams and spends considerable time assisting them with their efforts. The children enjoy their time with William very much.

Any nomination of a guardian for the child by a parent. (b)

William understands that his children need both parents. For that reason William seeks a joint physical custody arrangement which is unquestionably in the best interests of the children.

Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent.

Ammie has been the parent actively seeking to reduce the association the children have with William. She has repeated accused William of seeing the children on "her time" when the children were involved in extra-curricular activities for which William is their coach. When Ammie needed assistance watching the children, she asked William's parents to watch the children then became enraged when she learned that William had seen the children at his parent's house during "her time", even though she was not physically present at that time. Ammie's actions show that William is the parent most likely to allow both parents to have a continuing relationship with the children.

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(d) The level of conflict between the parents.

The level of conflict between the parties is manageable.

The ability of the parents to cooperate to meet the needs of the child. (e)

William has cooperated with Ammie to meet the needs of the children. In fact, William has demonstrated his willingness to go to great effort to make sure the children participate in events they wish to, even at significant sacrifice to his time and work.

(f) The mental and physical health of the parents.

Both parties are in good physical and mental health. William recently underwent a hip replacement but that has not limited his ability to participate in the raising of the children in any meaningful way.

(g) The physical, developmental and emotional needs of the child.

William believes that the children's physical, developmental and emotional needs would be better served by a joint physical custody arrangement. As it currently stands, the children are unnecessarily shuttled between events on a very tight timeframe. William is given only a few hours of time with the children, much of which is spent in sports activities, during which there is little time for any other family activity. Often the children will be forced to do homework in the care in order to complete it during the short timeframe William has the children. William believes a joint physical custody schedule would better serve the children's physical, developmental and emotional needs. As it currently stands, about an hour before the children are to return to Ammie's, the children become anxious and uneasy. This is a nightly occurrence. A joint physical custody sharing arrangement would mean this anxiety will occur less often.

(h) The nature of the relationship of the child with each parent.

The children enjoy a healthy relationship with William. William believes that the current primary physical custody schedule deprives the children of a deeper

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relationship with him. Further, Ammie's frequent insistence that William is trying to see the children during "her time" (whether she is physically present or not) causes a significant amount of anxiety in the children. William believes that a formalized joint physical custody arrangement would promote the best possible relationship between the children and both parents.

The ability of the child to maintain a relationship with any sibling.

Having joint physical custody of the children will promote these relationships because the time the children spend with William will not be dominated by shuttling the children too and from all of their activities in the limited window of time William has with the children. This will allow the children certain "down time" in which to play games, associate with one another in a non-rushed way and develop their relationships more fully.

- Any history of parental abuse or neglect of the child or a sibling of the child. Neither party has a history of abuse or neglect.
- Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child (k) or any other person residing with the child.

Neither party has been involved in an act of domestic violence.

Whether either parent or any other person seeking physical custody has (1)committed any act of abduction against the child or any other child.

Neither parent has committed any act of abduction against the children or any other child to the best of William's knowledge.

It is clear from the forgoing, and pursuant to NRS 125C.0025 and 125C.0035, that granting joint physical custody for the children is in their best interest. The preference for joint physical custody under NRS 125C.0025 should govern in this case as William has demonstrated his intent to foster meaningful relationships with his children. William has sacrificed time and effort to be with his children, even in the face of antagonism by Ammie. The best interests of the children call for awarding the parties joint physical custody. William suggests this

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court order a 2-2-3 schedule for joint physical custody.

B. Child Support

With respect to child support William respectfully requests that this Court deny any claim for "back child support" as that was never the parties previous course of conduct, William had the children approximately half of the time, and the parties incomes are similar. To the extent the Court decides to recalculate the amount of child support which is owed, William will abide by whatever ruling the Court makes.

Ш.

CONCLUSION

WHEREFORE, the Second Joint Petitioner prays as follows:

- 1. That the Decree of Divorce be modified to reflect joint physical custody of the minor children on the terms noted above;
 - 2. That the Decree of Divorce be modified regarding child support as noted above;
- 3. For such other and further relief as the Court may deem just and proper. DATED this 18th day of June, 2021.

KELLEHER & KELLEHER, LLC

/s/ John T. Kelleher, Esq.

JOHN T. KELLEHER, ESQ. Nevada State Bar No. 6012 40 S. Stephanie Street, Suite #201 Henderson, Nevada 89012 Attorney for Defendant

KELLEHER LAW OFFICE. 40 S. STEPHANE STREET, SUITE #201 HENDERSON, NEVADA 89012 (702) 384-784 Facsimile (702) 384-7345

DECLARATION OF WILLIAM SHAWN WALLACE

YOUR DECLARANT, being first duly sworn, deposes and states that he has personal knowledge and is competent to testify to the following facts:

- 1. That your declarant is the Second Joint Petitioner in the abovecaptioned matter.
- 2. Taht your declarant submits this Declaration in support of his Motion to Modify Decree of Divorce.
- 3. That your declarant has read the foregoing Motion to Modify Decree of Divorce and knows each and every one of the contents therein to be true of his own personal knowledge.
- 4. That under penalty of perjury, I submit the above is true and correct to the best of my knowledge.

FURTHER YOUR DECLARANT SAYETH NAUGHT.

Dated this 18th day of June, 2021.

/s/ William Shawn Wallace

WILLIAM SHAWN WALLACE

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Mangie Man 1 Milos	THII, NEVADA
Thirit Thiri Wallete	Case No. D-20-6/3567-7
Plaintiff/Petitioner	Dept.
*William Shown Wallace	MOTION/OPPOSITION
Defendant/Respondent	FEE INFORMATION SHEET
Notice: Motions and Oppositions filed after entry of a f subject to the reopen filing fee of \$25, unless specifically Oppositions filed in cases initiated by joint petition may accordance with Senate Bill 388 of the 2015 Legislative Step 1. Select either the \$25 or \$0 filing fee in	be subject to an additional filing fee of \$129 or \$57 in Session.
\$25 The Motion/Opposition being filed with Opposition being filed with State of the Motion of the Mo	
	h this form is not subject to the \$25 reopen
fee because:	d hafara a Divarea/Custady Doorea has has
entered.	d before a Divorce/Custody Decree has been
	d solely to adjust the amount of child support
established in a final order. The Motion/Opposition is for recons	ideration or for a new trial, and is being filed
	t or decree was entered. The final order was
. 1	
entered on	37)
Other Excluded Motion (must specif	ý)
☐ Other Excluded Motion (must specification) Step 2. Select the \$0, \$129 or \$57 filing fee in	the box below.
☐ Other Excluded Motion (must specification) Step 2. Select the \$0, \$129 or \$57 filing fee in ☐ \$0 The Motion/Opposition being filed with	
☐ Other Excluded Motion (must specification) Step 2. Select the \$0, \$129 or \$57 filing fee in ☐ \$0 The Motion/Opposition being filed with \$57 fee because:	the box below.
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☐ Other Excluded Motion (must specification) Step 2. Select the \$0, \$129 or \$57 filing fee in ☐ \$0 The Motion/Opposition being filed with \$57 fee because: ☐ The Motion/Opposition is being filed in The party filing the Motion/Opposition is being filed. ☐ The Motion being filed with this form to modify, adjust or enforce a final or the state of the second secon	the box below. In this form is not subject to the \$129 or the led in a case that was not initiated by joint petition. It is subject to the \$129 or \$57. It is subject to the \$129 fee because it is a motion
□ Other Excluded Motion (must specification) Step 2. Select the \$0, \$129 or \$57 filing fee in □ \$0 The Motion/Opposition being filed with \$57 fee because: □ The Motion/Opposition is being filed □ The party filing the Motion/Opposition of the Motion being filed with this form to modify, adjust or enforce a final or OR- □ \$57 The Motion/Opposition being filing with the Motion/Opposition being filing wi	the box below. In this form is not subject to the \$129 or the sed in a case that was not initiated by joint petition. It is to previously paid a fee of \$129 or \$57. It is subject to the \$129 fee because it is a motion der. In this form is subject to the \$57 fee because it is adjust or enforce a final order, or it is a motion
Step 2. Select the \$0, \$129 or \$57 filing fee in □ \$0 The Motion/Opposition being filed with \$57 fee because: □ The Motion/Opposition is being filed □ The party filing the Motion/Opposition of the Motion/Opposition being filed with this form to modify, adjust or enforce a final or OR- □ \$57 The Motion/Opposition being filing we an opposition to a motion to modify, a and the opposing party has already party	the box below. In this form is not subject to the \$129 or the sed in a case that was not initiated by joint petition. It is subject to the \$129 or \$57. It is subject to the \$129 fee because it is a motion der. In this form is subject to the \$57 fee because it is adjust or enforce a final order, or it is a motion id a fee of \$129.
□ Other Excluded Motion (must specification) Step 2. Select the \$0, \$129 or \$57 filing fee in □ \$0 The Motion/Opposition being filed with \$57 fee because: □ The Motion/Opposition is being filed □ The party filing the Motion/Opposition of the Motion being filed with this form to modify, adjust or enforce a final or OR-□ \$57 The Motion/Opposition being filing we an opposition to a motion to modify, a	the box below. In this form is not subject to the \$129 or the sed in a case that was not initiated by joint petition. It is to previously paid a fee of \$129 or \$57. It is subject to the \$129 fee because it is a motion in the sed in this form is subject to the \$57 fee because it is adjust or enforce a final order, or it is a motion in the after the sed in the
Step 2. Select the \$0, \$129 or \$57 filing fee in Step 2. Select the \$0, \$129 or \$57 filing fee in The Motion/Opposition being filed with \$57 fee because: The Motion/Opposition is being filed in the party filing the Motion/Opposition is being filed in the party filing the Motion/Opposition being filed with this form to modify, adjust or enforce a final or one-OR- Step 3. The Motion/Opposition being filing we an opposition to a motion to modify, a and the opposing party has already party and the filing fees from Step 1 and Step 3. Add the filing fees from Step 1 and Step 3. The total filing fee for the motion/opposition I as step 3.	the box below. In this form is not subject to the \$129 or the sed in a case that was not initiated by joint petition. It is subject to the \$129 or \$57. It is subject to the \$129 fee because it is a motion der. In this form is subject to the \$57 fee because it is adjust or enforce a final order, or it is a motion id a fee of \$129. In this form is subject to the \$57 fee because it is adjust or enforce a final order, or it is a motion id a fee of \$129. In this form is:

Electronically Filed 6/24/2021 3:48 PM Steven D. Grierson **DISTRICT COURT** 1 CLERK OF THE COURT **CLARK COUNTY, NEVADA** 2 **** 3 In the Matter of the Joint Petition for Case No.: D-20-613567-Z Divorce of: 4 Ammie Ann Wallace and William Shawn Department S 5 Wallace 6 **NOTICE OF HEARING** 7 8 Please be advised that the Defendant's Motion to Modify Decree of Divorce in the 9 above-entitled matter is set for hearing as follows: 10 Date: August 12, 2021 11 Time: 9:15 AM **Location:** Courtroom 07 12 Family Courts and Services Center 13 601 N. Pecos Road Las Vegas, NV 89101 14 NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the 15 Eighth Judicial District Court Electronic Filing System, the movant requesting a 16 hearing must serve this notice on the party by traditional means. 17 STEVEN D. GRIERSON, CEO/Clerk of the Court 18 19 By: /s/ Shannon Emmons 20 Deputy Clerk of the Court 21 **CERTIFICATE OF SERVICE** 22 I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion 23 Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System. 24 25 By: /s/ Shannon Emmons 26 Deputy Clerk of the Court 27 28

KELLEHER & KELLEHER LLC 40 S. Stephani Street, Suite #201 Henderson, Newada 89012

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		Steven D. Grierson CLERK OF THE COURT
1	EXMT	Stevent. Lu
2	JOHN T. KELLEHER, ESQ. Nevada Bar No. 6012	
3	KELLEHER & KELLEHER, LLC 40 South Stephanie Street, Suite 201 Henderson, Nevada 89012	
4	Lelenhone (702) 384-7494	
5	Facsimile (702) 384-7545 kelleherjt@aol.com Attorney for Defendant	
6		NATI V DIVICION
7	DISTRICT COURT -FA	MILY DIVISION
8	CLARK COUNTY	Y, NEVADA
9	AMMIE ANN WALLACE,	CASE NO. D-20-613567-Z
10	Plaintiff,	DEPT. NO. S
11	v.	Hearing Date: Hearing Time:
12	WILLIAM SHAWN WALLACE,	1
13	Defendant.	Oral Argument Hearing Requested:
14) = 140
15		
16	EX PARTE APPLICATION FOR AN	
17	COMES NOW William Wallace, by	y and through his attorney, John T

COMES NOW William Wallace, by and through his attorney, John T. Kelleher, Esq., of the law firm KELLEHER & KELLEHER, LLC and hereby files his request for an order shortening time on his Motion filed June 18, 2021.

This *ex parte* motion is made pursuant to EDCR 5.513 and is based upon the pleadings and papers on file herein, and John T. Kelleher's Affidavit attached hereto.

DATED this <u></u> day of June, 2021.

ELLEHER & KELLEHER, LLC

rell

Electronically Filed 6/28/2021 2:33 PM

JOHN T. KELLEHER, ESQ. Nevada Bar No. 6012 40 S. Stephanie Street, Suite #201 Henderson, Nevada 89012 Attorney for Defendant

AFFIDAVIT OF JOHN T. KELLEHER, ESQ.

STATE OF NEVADA) ss:

2.0

JOHN T. KELLEHER, ESQ, being of lawful age and first duly sworn, deposes and states:

- 1. I am an attorney at Kelleher & Kelleher, LLC, counsel for Defendant William Wallace.
- 2. On June 18, 2021, Defendant filed a Motion to Modify the Decree of Divorce. A hearing is currently set for August 12, 2021 at 9:15am.
- 3. There are three (3) minor children of this marriage, namely William (Will) Shawn Wallace, Jr. (11), Miller Clyde Wallace (9), and Quinn Rose Wallace (6).
- 4. By way of brief background, the parties separated in 2017, but since that time the parties have maintained separate residences and cooperated in the custody of the children. During the time the parties were separated, the parties frequently shared the children. The parties never adopted a set schedule and the children would frequently spend time at both parent's houses.
- 5. When the COVID-19 pandemic began in March 2020, the children were sent home to finish the school year. William was able to get permission to work from home and the children began doing at-home school with him. The children stayed with William three, four and sometimes five nights a week.
- 6. During the summer of 2020, William had the children with him for two months while Plaintiff was in Texas with her family.
- 7. Shortly after Plaintiff returned from Texas, Plaintiff told William she had a boyfriend, he was staying in her residence, and they were going to get married. Since the parties were not yet divorced, this was very upsetting and uncomfortable for the children and the parties two sons reacted very negatively to

- 8. In August of 2020, the children were still doing school from home. The parties worked out a schedule for child custody which was basically that the children were with Plaintiff from Sunday at bedtime until Tuesday after school (around 3:30 p.m.). Then the children would be with William from Tuesday evening until Thursday at bedtime. The parties alternated every Friday and weekend. If one party had them for the weekend, the other party would have them for Friday.
- 9. When Plaintiff announced she was getting married to the boyfriend, the parties formalized their divorce through a Joint Petition in September of 2020. Plaintiff was represented by a law firm, but William represented himself. Although the parties agreed on a child support figure, in the previous three years neither party had paid the other any child support, nor asked for any child support. If the children had needs the parties discussed them and met them. William has generally bought all of the boys clothes, while Plaintiff buys all of Quinn's clothes. William pays for them to play sports and all related sporting equipment. William bought the children their musical instruments and pays for music lessons. He pays the for the boys' phones monthly and has them on his health insurance. These were all agreeable to the parties prior to the divorce decree.
- 10. After the divorce decree was entered—and for at least six months thereafter—the parties did NOT follow the schedule in the decree. Rather, they continued as they had prior to the entry of the decree.
- 11. Similarly, with respect to financial contributions, neither party asked any funds from the other. The parties simply took care of what was needed by agreement. This also continued for many months after the entry of the decree. William was assured that things would continue as they had been–notwithstanding

anything in the decree.

- 12. In April of 2021, the children returned to school for the first time in a year. At the beginning of the week they were staying with Plaintiff per the schedule the parties had agreed to. However, after the first day of school, the children reported to William that Plaintiff was yelling at them telling them she was not prepared to have them during the house that week. The children indicated that they wanted to return to William's house, but Plaintiff began to retaliate against them for the way they felt.
- 13. All of a sudden, Plaintiff decided she was going to start following the decree in the "most minute detail." She refused to let William have the children for more than what the Decree provided for which was from 3:00pm to 6:30pm on weekends and then alternating weekends.
- 14. Once Plaintiff started following this schedule, the children began begging William to fight for more time with them and were crying nearly every evening when he was forced to take them back to Plaintiff at 6:30. William informed Plaintiff that he would be seeking a modification of the custody agreement.
- 15. In retaliation, Plaintiff has vindictively opened a child support case and William's wages are now being garnished. William is still investigating how this garnishment was put in place without due process.
- 16. Around midnight of June 23-24, 2021, William received a call from his 11 year old son Will who was very distraught that he had not had seen William in seven (7) days.
- 17. Despite having an amicable arrangement regarding the children for three years after their separation, and for nearly six months after the divorce decree was entered, Plaintiff now wants to change the way the children interact with William in a vindictive manner.
 - 18. As a result of Plaintiff's actions, William would request this matter be

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heard on an order shortening time. The children are very upset and distraught and are pleading to be with William. A wage garnishment has been put in place despite the parties having followed their de facto financial agreement for three years before the divorce and from the time of divorce until approximately April 2021.

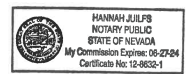
19. This matter needs to be heard on an order shortening time. I thank the Court for its consideration in this matter.

FURTHER AFFIANT SAYETH NAUGHT

JOHN T. KELLEHER, ESQ.

SUBSCRIBED and SWORN to before me this 24 and ay of June, 2021.

NOTARYPUBLIC



Electronically Filed 6/29/2021 9:35 AM **FDF** Steven D. Grierson Name: John T. Kelleher, Esq. **CLERK OF THE COURT** Address: 40. S. Stephanie Street, Suite #201 Henderson, Nevada 89012 Phone: 702-384-7494 Email: kelleherjt@aol.com Attorney for Defendant Nevada State Bar No. 6012 Eighth Judicial District Court Clark County , Nevada AMMIE ANN WALLACE Case No. D-20-613567-Z Plaintiff, Dept. S VS. WILLIAM SHAWN WALLACE Defendant. GENERAL FINANCIAL DISCLOSURE FORM A. Personal Information: 1. What is your full name? (first, middle, last) William Shawn Wallace 2. How old are you? 45 3. What is your date of birth? 09/25/1975 4. What is your highest level of education? Bachelors Degree **B.** Employment Information: 1. Are you currently employed/ self-employed? (☐ check one) □ No ✓ Yes If yes, complete the table below. Attached an additional page if needed. Date of Hire **Employer Name** Job Title Work Schedule Work Schedule (shift times) (days) 01/06/2020 Greater Nevada Mortgage Regional Sales M-F 8-5 Manager 2. Are you disabled? (☐ check one) ☑ No ☐ Yes If yes, what is your level of disability? What agency certified you disabled? What is the nature of your disability? C. Prior Employment: If you are unemployed or have been working at your current job for less than 2 years, complete the following information. Prior Employer: Olympic Cabinetry Date of Hire: _____ Date of Termination:_____ Reason for Leaving: Page 1 of 8 Rev. 8-1-2014

Case Number: D-20-613567-Z

Monthly Personal Income Schedule

A. Year-to-date Income.

As of the pay period ending 06/15/2021 my gross year to date pay is \$22,600.00

B. Determine your Gross Monthly Income.

Hourly Wage

Hourly Wage Number of how worked per we		\$0.00 Weekly Income	×	52 Weeks	=	\$0.00 Annual Income	÷	12 Months	=	\$0.00 Gross Monthly Income
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Annual Salary

\$120,000.00 Annual Income	12 Months	= \$10,000.00 Gross Monthly Income
----------------------------------	--------------	--

C. Other Sources of Income.

Source of Income	Frequency	Amount	12 Month Average
Annuity or Trust Income			
Bonuses	-		
Car, Housing, or Other allowance:	-		
Commissions or Tips:	-		
Net Rental Income:	-		
Overtime Pay	-		
Pension/Retirement:	-		
Social Security Income (SSI):	-		
Social Security Disability (SSD):	-		
Spousal Support	-		
Child Support	-		
Workman's Compensation			
Other:	-		
Total A	verage Other Incom	e Received	\$0.00

Total Average Gross Monthly Income (add totals from B and C above)	\$10,000.00
--	-------------

Page 2 of 8

D. Monthly Deductions

	Type of Deduction	Amount
1.	Court Ordered Child Support (automatically deducted from paycheck)	1,100.00
2.	Federal Health Savings Plan	125.00
3.	Federal Income Tax	1,157.36
4.	Amount for you: \$180.00 Health Insurance For Opposing Party: For your Child(ren): \$125.00	305.00
5.	Life, Disability, or Other Insurance Premiums	31.00
6.	Medicare	122.46
7.	Retirement, Pension, IRA, or 401(k)	528.00
8.	Savings	
9.	Social Security	523.58
10.	Union Dues	
11.	Other: (Type of Deduction) Dental	50.00
	Total Monthly Deductions (Lines 1-11)	3,942.40

Business/Self-Employment Income & Expense Schedule

	10000	
	Rusiness	Incomo
4	DIIVINESS	meanne

What is your average gross (pre-tax) monthly incom	ne/revenue from self-employment or businesses?
\$	

B. Business Expenses: Attach an additional page if needed.

Type of Business Expense	Frequency	Amount	12 Month Average
Advertising			
Car and truck used for business			
Commissions, wages or fees			
Business Entertainment/Travel			,
Insurance			
Legal and professional			
Mortgage or Rent			
Pension and profit-sharing plans			
Repairs and maintenance			
Supplies			
Taxes and licenses (include est. tax payments)			
Utilities			
Other:			
	Total Average B	Business Expenses	0.00

Page 3 of 8

Personal Expense Schedule (Monthly)

A. Fill in the table with the amount of money **you** spend <u>each month</u> on the following expenses and check whether you pay the expense for you, for the other party, or for both of you.

Expense	Monthly Amount I Pay	For Me	Other Party	For Both	
Alimony/Spousal Support					
Auto Insurance	90.00	✓			
Car Loan/Lease Payment					
Cell Phone	255.00	✓			
Child Support (not deducted from pay)		2			
Clothing, Shoes, Etc					
Credit Card Payments (minimum due)	750.00	✓			
Dry Cleaning					
Electric	190.00	✓			
Food (groceries & restaurants)	850.00	✓			
Fuel	300.00	✓			
Gas (for home)	80.00	✓			
Health Insurance (not deducted from pay)					
НОА					
Home Insurance (if not included in mortgage)	16.00	✓			
Home Phone					
Internet/Cable	89.00	✓			
Lawn Care				7 /	
Membership Fees					
Mortgage/Rent/Lease	2,400.00	✓			
Pest Control	60.00	✓			
Pets					
Pool Service					
Property Taxes (if not included in mortgage)					
Security					
Sewer					
Student Loans					
Unreimbursed Medical Expense					
Water	67.00	✓			
Other:					
Total Monthly Expenses	5,147.00				

Household Information

A. Fill in the table below with the name and date of birth of each child, the person the child is living with, and whether the child is from this relationship. Attached a separate sheet if needed.

	Child's Name	Child's DOB	Whom is this child living with?	Is this child from this relationship?	Has this child been certified as special needs/disabled?	
1 st	William S. Wallace Jr.	06/24/10	Both	Yes	No	
2 nd	Miller Wallace	05/15/12	Both	Yes	No	
3 rd	Quinn R. Wallace	01/18/15	Both	Yes	No	
4 th						

B. Fill in the table below with the amount of money you spend each month on the following expenses for each child.

Type of Expense	1st Child	2 nd Child	3 rd Child	4 th Child
Cellular Phone	70.84	34.17		
Child Care				
Clothing				
Education				
Entertainment	100.00	100.00	100.00	
Extracurricular & Sports	550.83	550.83	550.83	
Health Insurance (if not deducted from pay)				
Summer Camp/Programs				
Transportation Costs for Visitation				
Unreimbursed Medical Expenses				
Vehicle				
Other:				
Total Monthly Expenses	721.67	685.00	650.83	0.00

C. Fill in the table below with the names, ages, and the amount of money contributed by all persons living in the home over the age of eighteen. If more than 4 adult household members attached a separate sheet.

Name	Age	Person's Relationship to You (i.e. sister, friend, cousin, etc)	Monthly Contribution
*			

Personal Asset and Debt Chart

A. Complete this chart by listing all of your assets, the value of each, the amount owed on each, and whose name the asset or debt is under. If more than 15 assets, attach a separate sheet.

	Total Value of Assets (add lines 1-15)	\$40,108.00	-	\$24,037.00	=	\$ 16,071.00	
15.		\$	-	\$	=	\$ 0.00	
14.		\$	-	\$	=	\$ 0.00	
13.		\$	-	\$	=	\$ 0.00	
12.		\$	-	\$	=	\$ 0.00	
11.		\$	-	\$	=	\$ 0.00	
10.		\$	-	\$	=	\$ 0.00	
9.		\$	-	\$	=	\$ 0.00	
8.		\$	-	\$	=	\$ 0.00	
7.		\$	-	\$	=	\$ 0.00	
6.		\$	-	\$	=	\$ 0.00	
5.		\$	-	\$	=	\$ 0.00	
4.		\$	-	\$	=	\$ 0.00	
3.		\$	-	\$	=	\$ 0.00	
2.	Cadillac	\$ 23,824.00	-	\$24,037.00	=	\$ -213.00	Mine
1.	401k	\$16,284.00	-	\$ 0.00	=	\$ 16,284.00	Mine
Line	Description of Asset and Debt Thereon	Gross Value		Total Amount Owed		Net Value	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both

B. Complete this chart by listing all of your unsecured debt, the amount owed on each account, and whose name the debt is under. If more than 5 unsecured debts, attach a separate sheet.

Line #	Description of Credit Card or Other Unsecured Debt	Total Amount owed	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.	RC Willey	\$ 750.00	Mine
2.	Synchrony	\$ 2,955.00	Mine
3.	Kohls	\$ 148.00	Mine
4.		\$	
5.		\$	
6.		\$	
Total Unsecured Debt (add lines 1-6)		\$ 3,853.00	

CERTIFICATION

Attorney	Inform	nation: Complete the	following sentences:	
	1.	1 (have/have not)	HAVE	retained an attorney for this case.
	2.			paid a total of \$ 7,000 on my behalf.
	3.	I have a credit with r	my attorney in the amount	ofs 948.88.
	4.	I currently owe my a	ttorney a total of \$	φ
	5.	I owe my prior attorn	ncy a total of \$	φ
	instruc I guar	I have attached a statement to this unemployed.	his Financial Disclosure Forms of the information on ements I may be subject a copy of my 3 most received a copy of my most form, if self-employed.	ry that I have read and followed all orm. I understand that, by my signature, this Form. I also understand that if I to punishment, including contempt of ant pay stubs to this form. recent YTD income statement/P&L bs to this form because I am currently

CERTIFICATE OF SERVICE

I hereby certify that on the 29th day of June, 2021, a true and correct copy of the above and foregoing FINANCIAL DISCLOSURE FORM was served electronically via E-Service Master List of Odyssey and addressed as follows:

Shelly Booth Cooley, Esq. THE COOLEY LAW FIRM scooley@cooleylawlv.com Attorney for Plaintiff

An employee of Kelleher & Kelleher, LLC

Earnings Statement

WILLIAM WALLACE

Pay Date:

05/21/2021

Company: 0RN06 - GREATER NEVADA LLC

Period Start: Period End: 05/01/2021 05/15/2021 451 EAGLE STATION LN

CARSON CITY NV 89701 (775) 888-6999

Emp #: B00I Dept: 301D - MORTGAGE SALES

Pay Basis: Salary

	Rate Hours/Units	Current Period	Year To Date		
Earnings					
Regular		2500.00	19415.29		
Holiday		0.00	923.08		
Sick (Exempt)		0.00	2307.69		
Vacation (NPTO Exempt)		0.00	1153.85		
Bonus Supp		0.00	9055.00		
Commission		0.00	448.00		
Commission Employee Draw		1900.00	18800.00		
Gross		4400.00	52102.91		
W/H Taxes					
Federal W/H(S)		578.68	7570.92		
Medicare		61.22	729.75		
Social Security		261.79	3120.33		
Deductions					
401k %		264.00	3126.18		
Anthem Medical		90.00	900.00		
Dental		25.00	250.00		
HSA EE FAMILY		62.50	625.00		
Vol Life Child		1.00	10.00		
Vol Life Employee		14.50	125.69		
Net Pay		3041.31	35645.04	Voucher No. 31083	5162DD
Net Pay Distribution					
Direct Deposit Net Check		3041.31	35645.04	A/C:3870	
Employee Benefits, Allowances, and Other		Current Period			Available
401k % - Match		198.00		*Company Match	
Personal Leave Birthday Day Hours		0.00		0.00	8.00
Sick Exempt Hours		4.33		80.00	62.89
Unpaid Corporate Sponsored or Commu		0.00		0.00	9999.00
Vacation NPTO Exempt Hours		5.00		0.00	125.00
HSA ER FAMILY		0.00	750.00	*Memo Only	

Voucher No. 310835162DD

GREATER NEVADA LLC 451 EAGLE STATION LN CARSON CITY, NV 89701

DATE: 05/21/2021

Dept: 301D

Net Pay:

3041.31

Three Thousand Forty One And 31/100 Dollars

WILLIAM WALLACE 9382 MONTEREY CLIFFS AVE. LAS VEGAS, NV 89148

For Record Purposes Only
NON-NEGOTIABLE

Earnings Statement

WILLIAM WALLACE

Pay Date:

06/04/2021

Company: 0RN06 - GREATER NEVADA LLC

Period Start: Period End:

05/16/2021 05/31/2021 451 EAGLE STATION LN

CARSON CITY NV 89701 (775) 888-6999

Emp #: B00I

Dept: 301D - MORTGAGE SALES

Pay Basis: Salary

	Rate Hours/Units	Current Period	Year To Date		
Earnings					
Regular		2269.23	21684.52		
Holiday		230.77	1153.85		
Sick (Exempt)		0.00	2307.69		
Vacation (NPTO Exempt)		0.00	1153.85		
Bonus Supp		0.00	9055.00		
Commission		0.00	448.00		
Commission Employee Draw		1900.00	20700.00		
Gross		4400.00	56502.91		
W/H Taxes					
Federal W/H(S)		578.68	8149.60		
Medicare		61.23	790.98		
Social Security		261.80	3382.13		
Deductions					
401k %		264.00	3390.18		
Anthem Medical		90.00	990.00		
Dental		25.00	275.00		
HSA EE FAMILY		62.50	687.50		
Vol Life Child		1.00	11.00		
Vol Life Employee		14.50	140.19		
Net Pay		3041.29	38686.33	Voucher No. 3134	12078DD
Net Pay Distribution					
Direct Deposit Net Check		3041.29	38686.33	A/C:3870	
Employee Benefits, Allowances, and Other		Current Period	Year To Date	YTD Taken	Available
401k % - Match		198.00	2542.63	*Company Match	
Personal Leave Birthday Day Hours		0.00	8.00	0.00	8.00
Sick Exempt Hours		4.33	147.22	80.00	67.22
Unpaid Corporate Sponsored or Commu		0.00	9999.00	0.00	9999.00
Vacation NPTO Exempt Hours		5.00	130.00	0.00	130.00
HSA ER FAMILY		0.00	750.00	*Memo Only	

Voucher No. 313412078DD

GREATER NEVADA LLC 451 EAGLE STATION LN CARSON CITY, NV 89701

DATE: 06/04/2021

Dept: 301D

Net Pay:

3041.29

Three Thousand Forty One And 29/100 Dollars

WILLIAM WALLACE 9382 MONTEREY CLIFFS AVE. LAS VEGAS, NV 89148

For Record Purposes Only
NON-NEGOTIABLE

Earnings Statement

WILLIAM WALLACE

Pay Date:

Period End:

06/21/2021

Company: 0RN06 - GREATER NEVADA LLC

Period Start:

06/01/2021 06/15/2021 451 EAGLE STATION LN

CARSON CITY NV 89701 (775) 888-6999

Emp #: B00I

Dept: 301D - MORTGAGE SALES

Pay Basis: Salary

	Rate Hours/Units	Current Period	Year To Date		
Earnings					
Regular		1576.92	23261.44		
Holiday		0.00	1153.85		
Sick (Exempt)		0.00	2307.69		
Vacation (NPTO Exempt)		923.08	2076.93		
Bonus Supp		0.00	9055.00		
Commission		0.00	448.00		
Commission Employee Draw		1900.00	22600.00		
Gross		4400.00	60902.91		
W/H Taxes					
Federal W/H(S)		578.68	8728.28		
Medicare		61.23	852.21		
Social Security		261.79	3643.92		
Deductions					
CHILD SUPPORT		550.00	550.00		
NV SUPPORT FEE		2.00	2.00		
401k %		264.00	3654.18		
Anthem Medical		90.00	1080.00		
Dental		25.00	300.00		
HSA EE FAMILY		62.50	750.00		
Vol Life Child		1.00	12.00		
Vol Life Employee		14.50	154.69		
Net Pay		2489.30	41175.63	Voucher No. 31625	5145DD
Net Pay Distribution					
Direct Deposit Net Check		2489.30	41175.63	A/C:3870	
Employee Benefits, Allowances, and Other		Current Period	Year To Date	YTD Taken	Available
401k % - Match		198.00	2740.63	*Company Match	
Personal Leave Birthday Day Hours		0.00	8.00	0.00	8.00
Sick Exempt Hours		4.33	151.55	80.00	71.55
Unpaid Corporate Sponsored or Commu		0.00	9999.00	0.00	9999.00
Vacation NPTO Exempt Hours		5.00	135.00	32.00	103.00
HSA ER FAMILY		0.00	750.00	*Memo Only	

Voucher No. 316255145DD

GREATER NEVADA LLC 451 EAGLE STATION LN CARSON CITY, NV 89701

DATE: 06/21/2021

Dept: 301D

Net Pay:

2489.30

Two Thousand Four Hundred Eighty Nine And 30/100 Dollars

WILLIAM WALLACE 9382 MONTEREY CLIFFS AVE. LAS VEGAS, NV 89148

For Record Purposes Only
NON-NEGOTIABLE

Electronically Filed 7/9/2021 8:03 PM Steven D. Grierson CLERK OF THE COURT

THE COOLEY LAW FIRM Shelly Booth Cooley 2 Nevada State Bar No. 8992 3 10161 Park Run Drive, Suite 150 4 Las Vegas, Nevada 89145 Telephone Number: (702) 265-4505 5 Facsimile Number: (702) 645-9924 6 E-mail: scooley@cooleylawlv.com Attorney for Plaintiff, 7 AMMIE ANN WALLACE 8 9

Defendant.

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DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

AMMIE ANN WALLACE,

Plaintiff,

vs.

WILLIAM SHAWN WALLACE,

Case No.: D-20-613567-Z
Dept No.: S

Hearing Requested? \boxtimes Yes. 08/12/2021 at 9:15 a.m. \square No. Chambers Decision

PLAINTIFF'S OPPOSITION TO DEFENDANT'S MOTION TO MODIFY DECREE OF DIVORCE AND COUNTERMOTION FOR ATTORNEYS' FEES AND COSTS

Plaintiff, AMMIE ANN WALLACE, by and through her attorney, Shelly Booth Cooley, and The Cooley Law Firm, hereby files her Opposition to Defendant's Motion to Modify Decree of Divorce and Countermotion for Attorneys' Fees and Costs. By this Opposition, Ammie seeks the following specific relief:

Page 1 of 23

MEMORANDUM OF POINTS AND AUTHORITIES

I. FACTUAL BACKGROUND:

Plaintiff, AMMIE ANN WALLACE ("Ammie"), and Defendant, WILLIAM SHAWN WALLACE ("William"), were divorced by Decree of Divorce (Joint Petition) on or about 09/10/2020. The parties have three (3) minor children born the issue of their marriage, to wit: William Shawn Wallace, Jr., date of birth: 06/24/2010, age 11; Miller Clyde Wallace, date of birth: 05/15/2012, age 9; and, Quinn Rose Wallace, date of birth: 01/18/2015, age 6.

Pursuant to the Decree of Divorce filed less than 10 months ago on 09/10/2020, the parties agreed to share joint legal custody and that Ammie should be awarded primary physical custody of the children. William was awarded specific visitation with the children and the parties' agreed upon a holiday and visitation schedule. William was obligated to pay the sum of \$1,000.00 per month as and for child support.

Prior to divorcing, the family lived in Texarkana, Texas, where Ammie's family resides. William was employed by a local, small construction firm as Chief Financial Officer. However, in or about February, 2017, the owners of the firm (a father and his son), discovered that William had been embezzling money from them by way of false

"bonuses," as well as, using the company credit card for personal items like pain management appointments and paying for his prescription pain killers in an effort to conceal them from Ammie. Upon discovering this information, the company owners took their discovery to the police. A police officer then reached out to William and instead of being arrested, William made a deal to go to the police station of his own volition. It was decided that if William would pay back the entire amount embezzled in the approximate amount of \$20,000.00, the owners would not press charges. The parties decided to use all of their available credit to pay back the owners for the money William embezzled to keep him out of jail.

As a result, Bill was, obviously, out of a job and Ammie was solely supporting the family. And, more importantly, was unable to obtain employment because Texarkana is a small town and William's misappropriation of the company's financial funds became common knowledge.

In or about May 2017, William approached Ammie and stated that he could no longer live in Texas and wanted to return to Las Vegas, where William's mother resides. This was an incredibly hard decision - Ammie and the children loved their life in Texas. Ammie grew up in Texarkanna so the children had the benefit of "it takes a village." Six (6) of the

children's cousins, two (2) aunts, two (2) uncles, Ammie's stepfather, her stepmother, and her mother (also known as the Kids' Nanny), and the list goes on and on. The children's friends were Ammie's life long friends' kids. The children were attending amazing public schools and church ran daycare. The boys were established in sports. Ammie knew that moving to Las Vegas would be a major upheaval of the life that they had known. Ultimately, faced with the town talk and the shame and embarrassment Ammie was feeling, coupled with the fact that William was now unemployable, the parties concluded that they would move to Las Vegas to protect the children from what would be a permanent stain on them from their father's financial indiscretions. Ammie was hopeful that moving back to Las Vegas would be a fresh start.

In June, 2017, William took the boys on a road trip to Las Vegas, to look for a job. Ammie was working so she stayed behind with baby Quinn. William stayed a couple weeks but returned without a job. The parties were trying to figure out a way to move to Las Vegas prior to school starting on 08/13/2017. By the second week of July, William had not secured a job, the parties had no way to pay for such a move, and no plan once they arrived. As a result, William's Mother offered to pay for the move. Ammie picked up the phone, reached out to a close friend and

colleague, and had a phone interview scheduled the next day. Ammie was hired with a start date of August 1, 2017.

The family arrived in Las Vegas on July 31 and Ammie started work the next morning. The family stayed at William's mother's home in Boulder City, Nevada, while she was away on an extended vacation. Ammie enrolled the children in school while William stayed home with the kids and was job hunting. When the kids started school, Ammie would drive every morning from Boulder City to the Southwest, where the kids were enrolled in school, and then onto her job in the Northwest. William stayed at home with Quinn. Sometimes William would pick the kids up while Ammie was working and sometimes the children would have to go to SafeKey, and Ammie would pick them up after work.

Shortly after moving to Las Vegas, Nevada, the parties came to the realization that the marriage was over. The parties discussed custody and agreed that the timeshare needed to be consistent - that the children would sleep at Ammie's house on school nights so that they could go to and from school from one home. In October 2017, the parties began living separate and apart and established the custodial timeshare outlined in the Decree of Divorce. William, who was still unemployed, would retrieve the children after school (around 3:30p), and would take them home to do homework,

play, snack, etc., until 6:30/7:00p, at which time he would drop the children off to Ammie or she would pick them up. The parties alternated weekends (Friday after school through Sunday evening).

In approximately September 2018, William became employed and approached Ammie about health insurance. The parties compared their policies and determined that William's policy provided better coverage and it was several hundred dollars cheaper each month. So, the parties agreed that William would provide health insurance coverage for the children. Ammie removed the children from her health insurance after William provided proof of coverage.

In approximately January 2019, William was evicted from the home he was renting. William's mother advised Ammie that she had paid some of William's "back rent" and paid for his utilities to be turned on in December so that he could celebrate a "normal" Christmas with the children. William continually lied about his living situation to Ammie and his family, not admitting that he had been evicted. William put his "stuff" in storage and stayed in a bedroom at the neighbor's house. William would regularly bring the kids home very early because it was not a "good" place for the kids to be.

. . .

Sometime in February/March 2019, the neighbor, Conway, began to reach out to Ammie about William. Conway stated that William had asked him if he could rent a room from him and that he had agreed. However, William had yet to pay Conway any money after having been there for weeks. Conway stated that William never slept there and would only come around in the afternoon when he had the parties' kids with him, making Conway feel like he could not approach him about the rent because he did not want to burden the kids. Eventually Conway asked William to move out.

Thereafter, William stated he would be staying with his girlfriend in her home with her two (2) teenaged children and an adult female roommate. There was no available space for the children to sleep. William's girlfriend, Wendy, was a force to be reckoned with. The kids really did not like her and did not want to be around her. Wendy would attend the children's baseball practices and games and she was very embarrassing to them. She was very loud and opinionated. She and William were constantly at odds over the kids – Wendy did not like how William parented and she made it known to everyone.

After weeks of Wendy asking to speak with Ammie, they finally spoke. During the conversation, Ammie confirmed that she and William

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were not divorced. Wendy became hysterical that William had lied to her. That weekend was Easter and she and William had his family and the kids over to her house. William and Wendy had a huge fight and Bill brought the kids back to Ammie very early. The children were upset over the fight and all the ugly things Wendy had said to them that day.

Shortly thereafter, William moved out of Wendy's home and began sleeping at his Mother's house for the next couple of months until she asked him to get out (she was exhausted from the five (5) former months that she had solely supported Bill) and it was then he began sleeping in his car.

From January 2019 until February of 2020, William was unable to maintain stable employment or housing, and stayed with a girlfriend, or slept at his mother's house, or his sister's house. He had no home for more than a year. In fact, from March 2019 through June 2019, William was sleeping in his car. At this point, William had drained and exhausted his mother and his sister. However, Ammie allowed William to see the kids in her home, even feeding him dinner with the kids. But ultimately, unless he had somewhere specifically to take them, William struggled to see the children regularly.

In February 2019, Ammie started figuring out William's situation. Ammie inquired about the children's health insurance after she took one of the children to the doctor and was told that the insurance was no longer in effect. When Ammie called to speak with William about it (he was still claiming that he had not lost his job and that he was not evicted), he also claimed that the children did still in fact have insurance and that there was a delay because the company had chosen a new insurance provider. William reassured Ammie that he would send her the new/revised insurance card when he received them. And after asking for it again, William finally sent it to Ammie. It was at that point that Ammie discovered that William had put the children on Medicaid, despite the fact that the parties were married and Ammie was gainfully employed with health insurance benefits available. (Ammie was required to wait until open enrollment in October 2019, to add them back on her health insurance.)

On March 11, 2020, the World Health Organization called coronavirus (COVID-19) a pandemic. On March 13, 2020, a national emergency was declared in the U.S.A. related to the outbreak of the novel coronavirus, and life as the world knew it ground to a halt. In-person learning at schools was canceled, coronavirus restrictions were enacted,

face masks became a familiar site, and social distancing became a way of life. All the while, coronavirus cases and deaths soared in the United States.

From August 2020, through March, 2021, the parties' followed a flexible timeshare - both Ammie and William were working from home (William was renting a home near Ammie's residence) and the children went between the parties' homes freely during the day. The parties did what was necessary to remain employed and care fo the children. However, when the children returned to in-person learning in March, 2021, the parties resumed following the timeshare outlined in the Decree/Joint Petition, the same timeshare they had been following since their separation in August, 2017, whereby Ammie had primary physical custody of the children.

With regard to the alleged "facts" in William's Motion, Ammie denies those allegations outright and will not waste the Court's time further addressing William's misstatements, half truths, and outright falsehoods.

II. <u>LEGAL ARGUMENT:</u>

A. William's Motion Should be Denied:

1. <u>Ammie Should Remain the Primary Physical Custodian</u> of the Children:

Ammie respectfully requests that the Court deny William's request

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Contrary to William's assertions, the parties to change custody. arrangements have not materially changed. Even if the parties circumstances had changed, which they have not, that is not the standard to change custody. William asserts that the test for modifications of primary physical custody is the Truax "best interest of the child," which is not correct. Rather, when a parent is seeking to modify an award of primary physical custody, the correct standard is Ellis v. Carucci, 123 Nev. 145 (2007), where the Nevada Supreme Court concluded that a modification of primary physical custody is warranted only when (1) there has been a substantial change in circumstances affecting the welfare of the child, and (2) the modification serves the best interest of the child. Incredibly, William fails to even address factors outlined in Ellis v. Carucci. And even if William addressed the factors, which he did not, William would be unable to satisfy his burden under Ellis v. Carucci. Interestingly, William does not assert a single "change of circumstances affecting the welfare of the child[ren]." The reason? The children continue to thrive physically, developmentally, emotionally, and academically in the primary care of their mother. Clearly, there has been no change of circumstances affecting the welfare of the children.

Most importantly, the children's best interests would not be served

by a change of custody - the children have been in Ammie's primary care since the parties' separation in August, 2017. William failed to establish that a modification of custody would serve the children's best interests. Importantly, the parties stipulated to an award of primary physical custody of the children to Ammie and William must overcome the presumption that that award is not in the children's best interests, which he cannot do.

William's reliance on NRS 125C.0025 and NRS 125C.0035 is misguided at best – NRS 125C.0025 and NRS 125C.0035 are relevant when the Court is making an *initial* custody determination, not a modification of physical custody as William is requesting. Thus, Ammie respectfully requests that William's request be denied because the Decree/Joint Petition is an enforceable contract between the parties.

Pursuant to the Decree of Divorce (Joint Petition) filed on 09/10/2020, which was ratified, approved and confirmed by the Court, and signed by the parties before a notary public, the parties settled their child custody, child support, medical support, alimony, and division of assets and debt issues. Ammie and William's signatures appear on their signature blocks, authenticating assent to the Decree of Divorce filed on 09/10/2020, and the Joint Petition filed 09/04/2020.

EDCR 7.50 provides,

No agreement or stipulation between the parties or their attorneys will be effective unless the same shall, by consent, be entered in the minutes in the form of an order, or unless the same is in writing subscribed by the party against whom the same shall be alleged, or by the party's attorney.

The Agreement complies with the terms of EDCR 7.50 as the agreement is in writing signed by Ammie and William. Ammie and William entered into a contract (the Decree of Divorce and Joint Petition), which is subject to general principles of contract law. As stated herein above, the Decree of Divorce and Joint Petition comply with the procedural requirements of EDCR 7.50.

In addition to satisfying this requirement, a stipulated settlement agreement requires mutual assent or a meeting of the minds on the contract's essential terms. The parties agreed to the terms contained in the Decree of Divorce and Joint Petition. Lastly, the terms of the Decree of Divorce and Joint Petition contain material terms that are sufficiently certain and definite for the Court to ascertain what is required of the respective parties and to compel compliance, if necessary. Accordingly, pursuant to <u>Grisham</u>, the Decree of Divorce and Joint Petition is a valid, binding contract, which should be enforced by the Court.

Furthermore, settlement agreements are in the nature of contract

law. Mack v. Estate of Mack, 125 Nev. 80, 95, 206 P.3d 98, 108 (2009). The terms in the Decree of Divorce and Joint Petition are not "unconscionable, illegal or in violation of public policy." Thus, the parties entered into and acted on an enforceable agreement – both in writing and signed by Ammie and William and the Decree and Joint Petition should be enforced and William's request to change custody should be denied.

Before the Court can change custody, a hearing must be held in order to assure all parties' rights are protected. <u>See Weise v. Granata</u>, 110 Nev. 1410 (1994); <u>Moser v. Moser</u>, 108 Nev. 572 (1992). However, a hearing is not required if the moving party fails to demonstrate "adequate cause" in the affidavits and points and authorities for a change in custody. <u>Rooney v. Rooney</u>, 109 Nev. 540, 853 P.2d 123 (1993). Specifically, the <u>Rooney</u> Court stated:

Nevada statutes and case law provide district courts with broad discretion concerning child custody matters. Given such discretion in this area, we hereby adopt an "adequate cause" standard. That is, we hold that a district court has the discretion to deny a motion to modify custody without holding a hearing unless the moving party demonstrates "adequate cause" for holding a hearing. "Adequate cause" requires something more than allegations which, if proven, might permit inferences sufficient to establish grounds for a custody change. "Adequate cause" arises where the moving party presents a prima facie case for modification. To constitute a prima facie case it must be shown that: (1) the facts alleged in the affidavits are relevant to the grounds for modification; and (2) the evidence is not merely cumulative or impeaching.

(Internal Citations omitted.) <u>Id</u>. at 124-125. A review of William's Motion reveals that he fails to establish in his affidavit and points and authorities "adequate cause" to require a hearing. As a result, the Court should deny William's Motion, without the benefit of granting William an evidentiary hearing regarding the same.

6. William Is Not Entitled to Child Support:

Pursuant to the Decree, child support was set in the amount of \$1,000.00 per month, effective October 1, 2020. William has not consistently paid child support so Ammie sought the assistance of the Family Support Division to enforce William's child support obligation, immediately prior to William filing the instant Motion. Ammie's attempt to collect the child support obligation from William is the likely impetus for the filing of William's Motion, as there is no good faith basis for William to seek a change in custody. Additionally, there is no basis in law to deny Ammie's claim for "back child support" that is due and owing pursuant to the Decree filed 09/10/2020. Accordingly, Ammie respectfully requests that William's request for child support be denied.

B. The Court Should Award Attorneys' Fees for the Necessity of Filing the Opposition.

Ammie should be awarded the attorneys' fees she is incurring for the necessity of filing this Motion. An award of attorney's fees is appropriate

coupled with the relevant authority, an award of attorneys' fees is

appropriate.

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Pursuant to <u>Brunzell v. Golden Gate National Bank</u>, 455 P.2d 31, 85

Nev. 345 (1969), in the case at bar, the Court should consider the follow factors in awarding attorneys' fees:

1. The Qualities of the Advocate:

The qualities of Plaintiff's attorney are excellent. Shelly Booth Cooley has practiced law in the State of Nevada since 2004, and has a reputation for competency in litigation. Ms. Cooley was an associate in a mid-sized law firm from 2004 through March, 2009. Thereafter, in March, 2009, Ms. Cooley founded The Cooley Law Firm, and she is the sole owner. Ms. Cooley graduated from the William S. Boyd School of Law. She does not have any State Bar Complaints and she has never been sued for legal malpractice. Ms. Cooley practices exclusively in the area of family law, she is certified by the State Bar of Nevada as a Family Law Specialist, she is a Fellow of the American Academy of Matrimonial Lawyers, she is a dual Adoption and Assisted Reproduction Fellow of the Academy of Adoption and Assisted Reproduction Attorneys, she is a Fellow of the International Academy of Family Lawyers, and she is rated "AV Preeminent" by Martindale-Hubbell Peer Review Ratings.

Ms. Cooley was the Chair of the State Bar of Nevada, Family Law Section, Executive Council from 2017 to 2019 (and was elected to the Council in 2010), she was Chair of the Board of Certified Family Law Specialists from 2016 to 2019 (she was appointed to the Board in 2016, and continues to serve), she was Vice Chair of the State Bar of Nevada, Family Law Section, Executive Council from 2015 to 2017, and Editor of the Nevada Family Law Report from 2010 to 2015. She has been involved in state court hearings, participated in mediation, and bench trials. Ms. Cooley has been selected to serve as a Settlement Hearing Master, Parenting Coordinator and Guardian ad Litem through the Eighth Judicial District Court. Ms. Cooley has filed appeals and participated in the Supreme Court Settlement programs.

Clearly, Ammie's attorney is experienced, well trained and qualified in relation to the fees charged for the services in this matter. Ms. Cooley's hourly rate is \$400.

2. The Character of the Work to be Done:

Under the circumstances of this case, the character of the work completed certainly justifies the fees incurred in this matter. Ammie's counsel was required to complete legal research and draft an Opposition and Countermotion.

3. The Work Actually Performed by the Lawyer:

Ammie's counsel has made every effort to be as efficient as possible in completing the necessary work to obtain favorable results for her. The amount of fees and costs accurately reflects the actual work done in this matter. The work was completed in the most cost efficient manner to minimize the over all fees and costs incurred. A copy of such redacted billing as reflects the work actually performed can be provided after the hearing on this matter, if requested by the Court.

4. The Result:

The final factor adopted in <u>Brunzell</u>, is whether the attorney was successful and what benefits were derived. It is anticipated that Ammie will be successful at the hearing on this matter, as the law supports the requests made herein.

III. CONCLUSION:

Based upon the aforementioned considerations, Ammie respectfully requests the following relief:

- 1. For an order denying William's motion in its entirety;
- 2. For an award of attorneys' fees and costs; and,

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1	3. For such other relief as the Court deems appropriate.
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3	Respectfully submitted this 9 day of July, 2021.
4	THE COOLEY LAW FIRM
5	Shelly Booth Gooly
6	Shelly Booth Cooley
7	Nevada Bar No. 8992
8	10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145
9	Attorney for Plaintiff,
10	AMMIE ANN WALLACE
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1 **CERTIFICATE OF SERVICE** 2 The undersigned hereby certifies pursuant to NRCP 5(b) that on the 3 9th day of July, 2021, a true and correct copy of the PLAINTIFF'S 4 OPPOSITION TO DEFENDANT'S MOTION TO MODIFY DECREE OF DIVORCE AND COUNTERMOTION FOR ATTORNEYS' FEES AND 5 COSTS, was served as follows: 6 BY ELECTRONIC SERVICE: Pursuant to EDCR 8.05(a), EDCR [X]7 8.05(f), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned "In 8 the Administrative Matter of Mandatory Electronic Service in the Eighth Judicial District Court," by mandatory electronic service 9 through the Eighth Judicial District Court's electronic filing system. 10 11 []**BY MAIL:** Pursuant to EDCR 7.26(a)(1), by depositing a copy of the same in a sealed envelope in the United States Mail, Postage Pre-12 Paid to the last known address of each of the parties, at Las Vegas, 13 Nevada. 14 BY FACSIMILE TRANSMISSION: Pursuant to EDCR 7.26(a)(3), []15 via facsimile transmission. Attached is a copy of the Facsimile Transmittal Form, along with the Fax Call Report, confirming the 16 facsimile transmission. 17 18 []BY HAND DELIVERY: By hand delivery with signed Receipt of Copy. 19 20 To the address, email address, and/or facsimile number indicated below: 21 John T. Kelleher, Esq. 22 Kelleher & Kelleher, LLC 40 S. Stephanie St., Suite 201 23 Henderson, NV 89012 24 Attorneys for Defendant 25 26 /s/ Shelly Booth Cooley 27 An Employee of The Cooley Law Firm 28

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

AMMIE ANN WALLACE,	Case No. D-20-613567-Z Dept No. S
Plaintiff,	Dept No. 5
vs. WILLIAM SHAWN WALLACE,	MOTION/OPPOSITION FEE INFORMATION SHEET
Defendant.	
subject to the reopen filing fee of \$25, unless speci-	
☐ The Motion/Opposition is being filed sole final order.	form is not subject to the \$25 reopen fee because: are a Divorce/Custody Decree has been entered. By to adjust the amount of child support established in a sion or for a new trial, and is being filed within 10 days after
Step 2. Select the \$0, \$129 or \$57 filing fee in the b	pox below.
□ \$0 The Motion/Opposition being filed with this □ The Motion/Opposition is being filed in a □ The party filing the Motion/Opposition pr -OR-	form is not subject to the \$129 or the \$57 fee because: case that was not initiated by joint petition. reviously paid a fee of \$129 or \$57.
□ \$129 The Motion being filed with this form is stadjust or enforce a final orderOR-	ubject to the \$129 fee because it is a motion to modify,
11 0 0	is form is subject to the \$57 fee because it is an opposition der, or it is a motion and the opposing party has already paid
Step 3. Add the filing fees from Step 1 and Step 2.	
The total filing fee for the motion/opposition I am $\square \$0 \square \$25 \square \$57 \blacksquare \$82 \square \$129 \square \154	filing with this form is:

Date: 07/09/2021

Signature of Party or Preparer: /s/ Shelly Booth Cooley, Nevada Bar No. 8992

Party filing Motion/Opposition: Plaintiff

GFDF

THE COOLEY LAW FIRM Shelly Booth Cooley Nevada State Bar No. 8992 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145

Telephone Number: (702) 265-4505 Facsimile Number: (702) 645-9924 E-mail: scooley@cooleylawlv.com

Attorney for Plaintiff

AMM	IE ANN WALLACE,	Case No.:	D-20-613568-Z	
	Plaintiff,	Dept. No.:	S	
VS	•			
WILI	IAM SHAWN WALLACI	Ε,		
	Defendant.			
	GENERAL FI	NANCIAL DISCLOS	SURE FORM	
1. What	I Information: is your full name? (first, note old are you? 41		n Wallace te of birth? 12/23/19	<u></u>
4. Wilai	is your highest level of ed	lucation? High School		
	ment Information:	lucation? High School		
Employ			one)	
Employ	ment Information: ou currently employed/sel No		,	ge if needed.
Employ 1. Are y	ment Information: ou currently employed/sel No	f-employed? (⊠ mark	,	<u> </u>
Employ 1. Are y	ment Information: ou currently employed/sel No Yes If yes, complete	f-employed? (\overline{\overline{N}} mark the table below. Atta Job Title	work Schedule	Work Schedule
Employ 1. Are y Date of Hire 8/1/2017	ment Information: ou currently employed/sel No Yes If yes, complete Employer Name Kingsbarn Realty Cap	f-employed? (\overline{\overline{N}} mark the table below. Atta Job Title Closing Director	Work Schedule (days)	Work Schedule (shift times)
Employ 1. Are y Date of Hire 8/1/2017	ment Information: ou currently employed/sel No Yes If yes, complete Employer Name Kingsbarn Realty Cap ou disabled? (mark one	f-employed? (\overline{\overline{N}} mark the table below. Atta Job Title Closing Director	Work Schedule (days)	Work Schedule (shift times)
Employ 1. Are y Date of Hire 8/1/2017	ment Information: ou currently employed/sel No Yes If yes, complete Employer Name Kingsbarn Realty Cap ou disabled? (Mark one	f-employed? (\overline{\overline{N}} mark the table below. Atta Job Title Closing Director	Work Schedule (days)	Work Schedule (shift times) 8am to 5pm
Employ 1. Are y Date of Hire 8/1/2017	ment Information: ou currently employed/sel No Yes If yes, complete Employer Name Kingsbarn Realty Cap ou disabled? (Mo Yes If yes, what is the What agency cere	f-employed? (mark the table below. Atta Job Title Closing Director he level of your disabirtified you disabled?	Work Schedule (days) 5	Work Schedule (shift times) 8am to 5pm
Employ 1. Are y Date of Hire 8/1/2017	ment Information: ou currently employed/sel No Yes If yes, complete Employer Name Kingsbarn Realty Cap ou disabled? (Mo Yes If yes, what is the What agency cere	f-employed? (\overline{\overline{N}} mark the table below. Atta Job Title Closing Director he level of your disabi	Work Schedule (days) 5	Work Schedule (shift times) 8am to 5pm
Employ 1. Are y Date of Hire 8/1/2017 2. Are y Prior En	ment Information: ou currently employed/sel No Yes If yes, complete Employer Name Kingsbarn Realty Cap ou disabled? (Mo Yes If yes, what is the What agency cere	f-employed? (mark the table below. Atta Job Title Closing Director he level of your disability? are of your disability? cemployed or have been	Work Schedule (days) 5	Work Schedule (shift times) 8am to 5pm

Case Number: D-20-613567-Z

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Steven D. Grierson CLERK OF THE COURT

				Monthly I	Perso	onal Inc	com	e Schedule				
A.		r-to-date Income of the pay period e		ng 6/30/2	021	my g	ross	year to date	pay	\$85,0)99	.96
В.	Det	ermine your Gro	ss N	Ionthly In	com	e .						
	Hou	rly Wage										
	X		=	\$0.00	X	52	=	\$0.00	÷	12	=	\$0.00
Hourly wage		Number of hours worked per week		Weekly Income	Λ	weeks		Annual Income		Months		Gross Monthly Income
	Ann	ual Salary										
								1				

\$0.00- \$80,000.00	÷	12	=	\$ 0.00 \$6,666.67
Annual Income		Months		Gross Monthly Income

C. **Other Sources of Income**

Source of Income	Frequency	Amount	12 Month Average
Annuity or Trust Income:			
Bonuses:	1st & 15th	YTD\$45,100.00	\$7,516.67
Car, Housing, or Other Allowance:			
Commissions or Tips:			
Net Rental Income:			
Overtime Pay:			
Pension/Retirement Pay:			
Social Security Income (SSI):			
Social Security Disability (SSD):			
Spousal Support:			
Child Support:			
Workman's Compensation:			
Other:			
Total Avera	ge Other Income Re	ceived	\$0.00 \$7,516.67

\$0.00 \$14,183.34 Total Average Gross Monthly Income (add totals from B and C above)

D. Monthly Deductions

	Type of Deduction	Amount
1.	Court Ordered Child Support (Automatically deducted from paycheck):	
2.	Federal Health Savings Plan:	
3.	Federal Income Tax:	\$1,299.72
4.	Health Insurance For Opposing Party: 0.00 Employer Covered For your Child(ren): \$700.96	\$ 0.00- \$700.96
5.	Life, Disability, or Other Insurance Premiums:	
6.	Medicare:	\$195.50
7.	Retirement, Pension, IRA, or 401(k):	
8	Savings:	
9.	Social Security:	\$835.91
10.	Union Dues:	
11.	Other (Type of Deduction):	
	Total Monthly Deductions:	\$0.00 \$3,032.09

Business/Self-Employment Income and Expense Schedule

A. Business Income:

What is your average gross (pre-tax) monthly income/revenue from self employment or businesses? \$1,436.82 \$1,436.82

B. Business Expenses: Attach an additional page if needed.

Type of Business Expense	Frequency	Amount	12 Month Average
Advertising/Political Contributions			
Car and Truck used for business			
Commissions, wages or fees			
Business Entertainment/Travel			
Insurance			
Legal and Professional			
Mortgage or rent			
Pension and profit-sharing plans			
Repairs and maintenance			
Supplies	Monthly	\$30.00	\$30.00
Taxes and Licenses	Yearly	\$1,445.00	\$120.42
Utilities			
Other:			
	Total Average Bus	siness Expenses:	\$0.00 \$150.42

Personal Expense Schedule (Monthly)

A. Fill in the table with the amount of money **you** spend <u>each month</u> on the following expenses and check whether you pay the expense for you, for the other party, or for both of you.

Expense	Monthly Amount I Pay	For Me	Other Party	For Both
Alimony/Spousal Support	0.0			
Auto Insurance	\$217.14	Х		
Car Loan/Lease Payment	\$759.20	Х		
Cell Phone	\$120.00	Х		
Child Support (not deducted from pay)	0.00			
Clothing, Shoes, Etc	\$200.00	Х		
Credit Card Payments (minimum due)	\$332.40	Х		
Dry Cleaning	0.00			
Electric	\$146.82	Х		
Food (groceries & restaurants)	\$1,200.00	Х		
Fuel	\$240.00	Х		
Gas (for home)	\$24.46	Х		
Health Insurance (if not deducted from pay)	0.00			
HOA	0.00			
Home Insurance (if not included in mortgage)	0.00			
Home Phone	0.00			
Internet/Cable & Phone	\$70.94	Х		
Lawn Care	0.00			
Membership Fees	\$82.98	Х		
Mortgage/Rent/Lease	\$1,000.00	Х		
Pest Control	0.00			
Pets	0.00			
Pool Service	0.00			
Property Taxes (if not included in mortgage)	0.00			
Security	\$30.00	Х		
Sewer	\$15.55			
Student Loans	0.00			
Unreimbursed Medical Expense	\$250.00	Х		
Water	\$36.34	Х		
Other:	\$769.89	Х		
Total Monthly Expenses	\$0.00 \$4,382.74			

Household Information

A. Fill in the table below with the name and date of birth of each child, the person the child is living with, and whether the child is from this relationship. Attach a separate sheet if needed.

		Child's Name	Child's DOB	With whom is the child living?	Is this child from this relationship?	Has this child been certified as special needs/disabled?
1	١.	William Shawn Wallace, Jr.	6/24/2010	MOM	Yes	No
2	2.	Miller Clyde Wallace	5/15/2012	MOM	Yes	No
3	3.	Quinn Rose Wallace	1/18/2015	MOM	Yes	No
4	ļ.					_

B. Fill in the table below with the amount of money you spend each month on the following expenses for each child.

Type of Expense	1st Child	2 nd Child	3 rd Child	4th Child
Cellular Phone				
Child Care				
Clothing	\$33.33	\$33.33	\$33.33	
Education				
Entertainment	\$150.00	\$150.00	\$150.00	
Extracurricular & Sports			\$298.96	
Health Insurance (if not deducted from pay)				
Summer Camp/Programs	\$150.00	\$50.00	\$200.00	
Transportation Cost				
Unreimbursed Medical Expenses				
Vehicle				
Other:				
Total Monthly Expenses	\$0.00\$333.33	\$0.00 \$233.33	\$0.00 \$682.29	\$0.00

C. Fill in the table below with the names, ages, and the amount of money contributed by all persons living in the home over the age of 18. If more than four adult household members, attach a separate sheet.

Name	Age	Person's Relationship to You (i.e., sister, friend, cousin, etc.)	Monthly Contribution
NA			

Personal Asset and Debt Chart

A. Complete this chart by listing all of your assets, the value of each, the amount owed on each, and whose name the asset or debt is under. If more than 15 assets, attach a separate sheet.

No.	Description of Asset and Debt Thereon	Gross Value		Total Amount Owed		Net Value	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.	Car	\$50,825	-	\$50,825	=	\$0.00	Me
2.			-		=	\$0.00	
3.			-		=	\$0.00	
4.			-		=	\$0.00	
5.			-		=	\$0.00	
6.			-		=	\$0.00	
7.			-		=	\$0.00	
8.			-		=	\$0.00	
9.			-		=	\$0.00	
10.			-		=	\$0.00	
11.			-		=	\$0.00	
12.			-		=	\$0.00	
13.			-		=	\$0.00	
14.			-		=	\$0.00	
15.			-		=	\$0.00	
1	TOTAL VALUE OF ASSETS	\$0.00	-	\$0.00	=	\$0.00	

B. Complete this chart by listing all of your unsecured debt, the amount owed on each account, and whose name the debt is under. If more than five unsecured debts, attach a separate sheet.

No.	Description of Credit Card or Other Unsecured Debt	Total Amount Owed	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.	Credit One	\$1,200.00	Me
2.	Freedom Plus	\$6,000.00	Me
3.			
4.			
5.			
	TOTAL UNSECURED DEBT	\$0.00 \$7,200	

CERTIFICATION

Attorney In	formation: Complete the following sentences:					
1.	I (have/have not) have retained an attorney for this case.					
2.	As of today's date, the attorney has been paid a total of \$6,371.97 on my behalf.					
3.	I have a credit with my attorney has been paid in the amount of NA					
4.	I currently owe my attorney a total of NA					
5.	I owe my prior attorney a total of NA					
IMPORTA AW	I swear or affirm under penalty of perjury that I have read and followed all instructions in completing this Financial Disclosure Form. I understand that, by my signature, I guarantee the truthfulness of the information on this Form. I also understand that if I knowingly make false statements I may be subject to punishment, including contempt of court.					
AW	I have attached a copy of my three most recent pay stubs to this form.					
N/a	I have attached a copy of my most recent YTD income statement/P&L statement to this form, if self-employed.					
N/a	I have not attached a copy of my pay stubs to this form because I am currently unemployed.					

07/09/2021

Date

 $C: \label{lem:coley} Cooley Law Firm \label{lem:coley} Cooley Law Firm \label{lem:coley} Pleadings \label{lem:coley} General-FDF-self-calculating. wpd$

/s/ Ammie Ann Wallace

Signature

CERTIFICATE OF SERVICE

	Pι	ırsua	nt to NRCP 5(b), I certify that I am an employee of the THE COOLEY LAW FIRM and that on
this 9		_ da	y of July 2021, 2019, I caused the above and foregoing GENERAL FINANCIAL
DISCI	LO	SUR	E FORM , to be served as follows:
	[X	[]	Pursuant to EDCR 8.05(a), EDCR 8.05(f), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned "In the Administrative Matter of Mandatory Electronic Service in the Eighth Judicial District Court," by mandatory electronic service through the Eighth Judicial District Court's electronic filing system;
	[]	by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada;
	[]	pursuant to EDCR 7.26, to be sent via facsimile, by duly executed consent for service by electronic means;
	[]	by hand delivery with signed Receipt of Copy.
	Т	the	litigant(s) listed below at the address, e-mail address, and/or facsimile number indicated
below:			

John T. Kelleher Kelleher & Kelleher 40 S. Stephanie St., #201 Henderson, NV 89012 Attorneys for Defendant

An Employee of the THE COOLEY LAW FIRM

1408-9512 EE ID: 25

DD

Payrolls by Paychex, Inc.

AMMIE A WALLACE 9543 WOODED HEIGHTS AVENUE LAS VEGAS NV 89148

Payrolls by Paychex, Inc.

NON-NEGOTIABLE .

	CHECK INFORMATION	1	EARNINGS	DESCRIPTION	HRS/UNITS	RATE TH	HIS PERIOD (\$)	YTD HOURS	YTD (\$
Ammie A Wallace 9543 Wooded Heigl	ibto Avonuo			Salary					33333.3
.as Vegas, NV 891				Commissions			3300.00		36400.0
Soc Sec #: xxx-xx-	xxxx Employee ID: 25			Holiday			3300.00	M8.00	30400.00
				Total Hours				8.00	
				Gross Earnings			3300.00	0.00	69733.3
Pay Period: 05/16/	/21 to 05/31/21			Total Hrs Worked	4		3300.00		09733.3
Check Date: 05/28			WITHHOLDINGS	DESCRIPTION	FILING STATUS	TL	HIS PERIOD (\$)		YTD (\$
NET PAY ALLOCA			WITHIOLDINGS	DESCRIPTION	TILING STATOS	11	ποτ Επίου (φ)		77D (\$
				Social Security			204.60		4106.1
DESCRIPTION	THIS PERIOD (\$)	YTD (\$)		Medicare			47.85		960.3
Check Amount	0.00	0.00		Fed Income Tax	SMS		433.81		5731.4
Chkg 778	0.00	28329.15							
Savg 027	<u>2613.74</u>	<u>27101.40</u>		TOTAL			686.26		10797.9
NET PAY	2613.74	55430.55	DEDUCTIONS	DESCRIPTION		TH	HIS PERIOD (\$)		YTD (\$
				TO-PIA DEN EE					152.10
				TO-PIA MED EE					3352.7
				TOTAL					3504.8
			NET PAY			TH	HIS PERIOD (\$)		YTD
							2613.74		55430.

Payrolls by Paychex, Inc.

Payrolls by Paychex, Inc.

1408-9512 EE ID: 25

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AMMIE A WALLACE 9543 WOODED HEIGHTS AVENUE LAS VEGAS NV 89148

Payrolls by Paychex, Inc.

NON-NEGOTIABLE .

PERSONAL AND Ammie A Wallace	CHECK INFORMATION		EARNINGS	DESCRIPTION	HRS/UNITS	RATE THIS PERIOD (\$)	YTD HOURS	YTD (\$
543 Wooded Heig	hts Avenue			Salary		3333.33		36666.63
as Vegas, NV 891				Commissions				36400.0
	xxxx Employee ID: 25			Holiday			M8.00	
				Total Hours			8.00	
				Gross Earnings		3333.33		73066.63
Pay Period: 06/01				Total Hrs Worke	d			
Check Date: 06/15			WITHHOLDINGS	DESCRIPTION	FILING STATUS	S THIS PERIOD (\$)		YTD (\$
NET PAY ALLOCA	ATIONS					()		
				Social Security		184.93		4291.10
DESCRIPTION	THIS PERIOD (\$)	YTD (\$)		Medicare		43.25		1003.50
Check Amount	0.00	0.00		Fed Income Tax	SMS	364.04		6095.5
Chkg 778	2390.63	30719.78						
Savg 027	0.00	<u>27101.40</u>		TOTAL		592.22		11390.1
IET PAY	2390.63	57821.18	DEDUCTIONS	DESCRIPTION		THIS PERIOD (\$)		YTD (\$
				TO-PIA DEN EE		15.21		167.3
				TO-PIA MED EE		335.27		3687.9
				TOTAL		350.48		3855.2
			NET PAY			THIS PERIOD (\$) 2390.63		YTD 57821 .

Payrolls by Paychex, Inc.

Payrolls by Paychex, Inc.

1408-9512 EE ID: 25

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Payrolls by Paychex, Inc.

NON-NEGOTIABLE NON-NEGOTIABLE

AMMIE A WALLACE 9543 WOODED HEIGHTS AVENUE LAS VEGAS NV 89148

NON-NEGOTIABLE

PERSONAL AND Ammie A Wallace	CHECK INFORMATION	1	EARNINGS	DESCRIPTION	HRS/UNITS	RATE THIS PERIOD (\$)	YTD HOURS	YTD (\$,
Ammie A Wallace 9543 Wooded Heig	ihts Avenue			Salary		3333.33		39999.96
Las Vegas, NV 89°				Commissions		0000.00		40600.00
Soc Sec #: xxx-xx-	xxxx Employee ID: 25	;		Holiday			M8.00	10000.00
				Total Hours			8.00	
				Gross Earnings		3333.33		80599.96
Pay Period: 06/16	5/21 to 06/30/21			Total Hrs Worker		0000.00		00000.00
Check Date: 06/30			WITHHOLDINGS	DESCRIPTION	FILING STATU	S THIS PERIOD (\$)		YTD (\$,
NET PAY ALLOC			WITIMIOLDINGS	DEGORII TION	TILING GTATO	771107 Επίου (ψ)		110 (ψ)
				Social Security		184.94		4736.44
DESCRIPTION	THIS PERIOD (\$)	YTD (\$)		Medicare		43.26		1107.72
Check Amount	0.00	0.00		Fed Income Tax	SMS	364.04		7092.93
Chkg 778	2390.61	33110.39						
Savg 027	_0.00	30346.72		TOTAL		592.24		12937.09
NET PAY	2390.61	63457.11	DEDUCTIONS	DESCRIPTION		THIS PERIOD (\$)		YTD (\$
						σ. Σου (φ)		, , , , (ψ)
				TO-PIA DEN EE		15.21		182.52
				TO-PIA MED EE		335.27		4023.24
				TOTAL		350.48		4205.76
					1			
			NET PAY			THIS PERIOD (\$) 2390.61		YTD (63457 .

Payrolls by Paychex, Inc.

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ROPP JOHN T. KELLEHER, ESQ. Nevada Bar No. 6012 KELLEHER & KELLEHER, LLC 40 South Stephanie Street, Suite 201 Henderson, Nevada 89012 Telephone (702) 384-7494 Facsimile (702) 384-7545 kelleherjt@aol.com Attorney for Defendant

DISTRICT COURT

CLARK COUNTY, NEVADA

Plaintiff,	CASE NO. D-20-613567-Z DEPT. NO. S
v. WILLIAM SHAWN WALLACE,	Hearing Date: 08/12/2021 Hearing Time: 9:15 AM
Defendant.	Oral Argument Hearing Requested: ⊠ Yes No

REPLY TO PLAINTIFF'S OPPOSITION TO MOTION TO MODIFY DECREE OF DIVORCE AND OPPOSITION TO COUNTERMOTION FOR ATTORNEYS' FEES AND COSTS

COMES NOW Defendant, William Shawn Wallace, by and through his attorney of record, John T. Kelleher, Esq., of the law firm of Kelleher and Kelleher. LLC, and files his Reply to Plaintiff's Opposition to Motion to Modify Decree of Divorce and Opposition to Countermotion for Attorney's Fees and Costs, as follows.

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This Reply and Opposition is made and based on the papers and pleadings on file herein, the Memorandum of Points and Authorities attached hereto, the Declaration of William Shawn Wallace included herein, along with any oral argument which may be heard at the hearing of this Motion.

DATED this day of July, 2021.

KELLEHER & KELLEHER, LLC

JOHN T. KELLEHER, ESQ. Nevada State Bar No. 6012 40 S. Stephanie Street, Suite #201 Henderson, Nevada 89012 Attorney for Defendant

MEMORANDUM OF POINTS AND AUTHORITIES

I.

STATEMENT OF FACTS

A. <u>AMMIE ADMITS THE PARTIES SHARED JOINT PHYSICAL</u> <u>CUSTODY PRIOR TO AND AFTER THE DIVORCE.</u>

To begin her Opposition and Countermotion, Plaintiff Ammie Wallace ("Ammie") spends nine (9) pages maligning Defendant William Wallace ("William). However, finally on page 11 of her pleading, she admits to the Court that the parties did not follow the schedule in the Decree of Divorce from before the Decree was filed in September 2020 through March 2021. She admits the parties were sharing custody when the Decree was filed and continued to do so until she abruptly demanded the schedule change in or about April 2021. See Plaintiff's Opposition and Countermotion, p. 11, ll. 5-11.

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Regarding Ammie's character assassination of William, he will not spend nine (9) pages correcting the record but will address the main misrepresentations made by Ammie.

WILLIAM WAS NOT UNEMPLOYED FROM FOR OVER A YEAR IN 2017-2018 AS AMMIE ALLEGES. В.

The family relocated to Texarkana, Texas after William expressed an interest in moving to Houston, and Ammie then talked William into relocating near her family. It was difficult for William to gain traction with a client base in the small town. He did not embezzle from his employer, and he resolved the employment dispute with the business owner and did not pay \$20,000.00 as Ammie alleges. He settled the matter with funds from a personal injury settlement he received, not credit as Ammie alleges. She also did not "solely" support the family in Texas as she claimed as she only worked full time temporarily.

The job market was poor for both parties in the small town, so the parties mutually agreed to move back to Las Vegas in the summer of 2017. Ammie was energized by the move back to Las Vegas and got a job quickly. William stayed home with the children full time for a couple of months in the summer while the family resided in the home of William's mother who was on an extended honeymoon. The parties decided to end their marriage. William began a new job in August 2017 and moved into a rental house on September 25, 2017. Ammie stayed with him for a short time until her new residence she chose was ready for occupancy. From the fall of 2017 to the fall of 2018, the parties shared custody. William was the sole parent who helped the children with their school work. He also coached Little League and took them to their practices. William approached Ammie once about sharing the expenses for baseball, and she stated, "I don't care if they play baseball." William paid all their baseball expenses himself.

William does not know why Ammie would tell the Court he did not work after the parties moved back to Las Vegas in the summer of 2017 until September 2018. See Ammie's Opposition and Countermotion p. 6, ll. 24 to p. 7, ll. 7. This is a

blatant misrepresentation of the facts. As stated, William stayed home full time with the children for a short time while he looked for work and then began working in August 2017. William's W-2 Forms for his job with Alterra Home Loans in Las Vegas are filed as Exhibit A. As William's attached W-2 forms show, he worked for Alterra in 2017 and continued working for them for part of the year in 2018.

Regarding William's prior girlfriend Wendy that he dated in 2019, William openly acknowledges the minor children did care for her. Ammie convinced them Wendy, a school teacher, was a terrible person. However, after having a heart to heart talk with the children, William decided it was best to end the relationship with Wendy. He chose his children over her. The Court should know that the children report to William that they do not care for Ammie's most recent boyfriend either.

C. WILLIAM HAS ALWAYS BEEN AN INVOLVED PARENT.

Since the parties' separation (and even before), William has been the parent who has primarily picked the children up after school and helped them with their homework. He also coached their baseball teams and attended their extracurricular activities with them. See Facebook posts with photographs of the children from this time period, filed as Exhibit B. The parties always worked together to make sure the children spent time with both parents. So, it is reasonable that William thought the language in the Decree of Divorce meant he was required to get the children after school and help with their homework and extracurricular activities each day, as this had been his primary responsibility. He would never have signed the agreement if he had understood it to mean he could not have any overnights with his children other than every other weekend. He would never have knowingly agreed to such limited time with the children.

It is noteworthy that Ammie followed a shared custody schedule, as William understood was the plan, for just over six (6) months after the divorce was final.

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William's understanding of the intent of the Decree is supported by the pattern and practice the parties followed after the divorce which was to share the time with the children and follow a flexible timeshare as Ammie admits. See Plaintiff's Opposition and Countermotion, p. 11, ll. 5-11.

When COVID-19 caused the children to go virtual for school in the spring of 2020, the parties began exercising a 2/3/2 timeshare. Both parties were working from home, and William rented a home near Ammie for the convenience of everyone. Ammie neglected to tell the Court that she spent two (2) months in the summer of 2020 caring for her ill mother in Texas, and William cared for the children on his own. Ammie returned to Las Vegas after her extended stay with a new boyfriend. The children were happy living with William while Ammie was out of state.

In the spring of 2021, Ammie suddenly insisted that William could only have the children every other weekend. Her cruel conduct regarding William's custody has been upsetting for the children, and they report to William that they are not allowed to call him. The minor child Will recently texted his father requesting pictures and stated to his father, "I will get in trouble if I call you." See copy of text message, filed as Exhibit C.

Due to Ammie demanding that William get very limited time with the children, something the parties had never practiced before, he told her he was seeking legal representation. Ammie responded by suddenly demanding child support, while the parties had not paid child support to date. She opened the case with the DA's office in May 2021. Ammie knew she could not get child support since William was caring for the children over 50% of the time, so she demanded that William's time be reduced.

She did not demand the custodial schedule change or the child support until it was past the deadline for William to file to set aside the Decree under NRCP 60(b).

The minor children are heartbroken to be withheld from William after he and the children have enjoyed frequent associations and contact nearly every day of their lives.

II.

LEGAL ARGUMENT

A. THE PARTIES SHOULD SHARE JOINT PHYSICAL CUSTODY OF THE MINOR CHILDREN.

Ammie admits in her Opposition that the parties followed a flexible schedule and shared physical custody from August 2020 through March 2021. She omits the fact that the children were *solely* in William's care for two (2) additional months in the summer of 2020 while Ammie was in Texas with her mother.

William misunderstood the implications of the custody provisions in the Decree of Divorce Ammie's counsel drafted and he signed. Ammie was in a hurry to get divorced so she could marry her boyfriend. William would have sought legal assistance and asked to set the Decree aside based on his misunderstanding back in the fall of 2020 if Ammie had actually tried to institute the harsh custodial arrangement she is now demanding. In fact, William did seek legal representation when Ammie began withholding the children from their regular timeshare with William in the spring of 2021.

William is entitled to a change of custody from the arrangement included in the September 2020 Decree of Divorce because the parties never followed the Decree of Divorce. The *Rivero* case applies. *See Rivero v. Rivero*, 125 Nev. 410, 216 P.3d 213 (2009). "Physical custody involves the time that a child physically spends in the care of a parent." *Rivero*, 125 Nev. at 421, 216 P.3d at 222. Nevada has expressed a specific preference for parents to have joint physical custody of minor children so long as a "parent has demonstrated, or has attempted to demonstrate but has had his or her efforts frustrated by the other parent, an intent to establish a meaningful relationship with the minor child[ren]." NRS

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125C.0025(1)(b). When determining custody of a minor child, the Court's paramount concern is always the child's welfare. See Culbertson v. Culbertson, 91 Nev. 230, 233, 533 P.2d 768, 770 (1975).

In Rivero, the court held, "When considering whether to modify a physical custody agreement, the district court must first determine what type of physical custody arrangement exists because different tests apply depending on the district court's determination. A modification to a joint physical custody arrangement is appropriate if it is in the child's best interest. NRS 125.510(2). In contrast, a modification to a primary physical custody arrangement is appropriate when there is a substantial change in the circumstances affecting the child and the modification serves the child's best interest." Rivero, citing Ellis v. Carucci, 123 Nev. at 150, 161 P.3d at 242 (2007).

In this matter, the parties have a written custody order which was never followed. Ammie admits it was never followed. See Opposition and Countermotion, p. 11, ll. 5-11. The parties exercised joint physical custody in practice before the Decree was finalized and after the Decree was finalized. Thus, William has de facto joint physical custody despite the language in the Decree. Ammie has not offered the Court any honest, legitimate reason for her sudden insistence the parties follow a custody schedule they never followed in the past.

It is harmful for the children that Ammie suddenly demanded the parties follow a custody schedule they had never followed. The children miss their time with their father and William misses his children. Ammie is not even allowing them to have phone communication with William on a regular basis. In addition, she completely shut William out of the school registration decisions. He sent her a text on May 24, 2021 about registration and she replied they could discuss it after she returned from a trip. She never discussed it with William and on July 21, 2021 she sent him a text saying, "They are registered." See copies of text messages, filed as

Exhibit D.

William sought legal assistance quickly after Ammie demanded these changes to their routine be implemented. Her conduct is cruel and William is seeking the Court's assistance for the benefit of the minor children and himself.

B. <u>CHILD SUPPORT SHOULD BE SET IN ACCORDANCE WITH NEVADA LAW.</u>

With respect to child support William respectfully requests that this Court enter an Order finding William does not owe any back child support. This was never the parties' previous course of conduct and based on Ammie's Financial Disclosure Form, she currently earns significantly more than William. The outcome of William's requests regarding child custody may impact child support, and William requests the Court apply Nevada law regarding child support in accordance with the custodial orders. In addition, this Court should rule on the tax exemptions since the Decree is not specific and the parties shared custody in 2020 and in 2021 until Ammie abruptly changed the custodial schedule.

C. <u>AMMIE'S REQUEST FOR ATTORNEY'S FEES SHOULD BE</u> DENIED.

As shown in William's Statement of Facts, Ammie was untruthful with the Court regarding William. In addition, she admitted the parties' followed a flexible custodial schedule before and after the Decree of Divorce was filed in September 2020. She admits they did not follow the schedule in the Decree. It is undisputed that the parties shared joint physical custody. Recently, Ammie inexplicitly demanded the parties modify their pattern and practice which caused William to seek legal representation and file his Motion. Thus, Ammie is not entitled to an award of attorney's fees and cost.

///

III.

CONCLUSION

WHEREFORE, the Defendant William Wallace requests the Court grant his Motion and deny Plaintiff's Countermotion in its entirety.

DATED this $\frac{1}{2}$ day of July, 2021.

(KELLEHER & KELLEHER, LLC

JOHN T. KELLEHER, ESQ. Nevada State Bar No. 6012 40 S. Stephanie Street, Suite #201 Henderson, Nevada 89012 Attorney for Defendant

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DECLARATION OF WILLIAM SHAWN WALLACE

YOUR DECLARANT, being first duly sworn, deposes and states that he has personal knowledge and is competent to testify to the following facts:

- That your declarant is the Defendant in the above-captioned matter. 1.
- That your declarant submits this Declaration in support of his Reply 2. and Opposition.
- 3. That your declarant has read the foregoing Reply and Opposition and knows each and every one of the contents therein to be true of his own personal knowledge.
- 4. That under penalty of perjury, I submit the above is true and correct to the best of my knowledge.

FURTHER YOUR DECLARANT SAYETH NAUGHT.

Dated this 26th day of July, 2021.

/s/ William Shawn Wallace

WILLIAM SHAWN WALLACE

----- Forwarded Message ------

Subject:Re: Case

Date:Mon, 26 Jul 2021 18:44:11 -0700

From:Bill Wallace bwallace2575@gmail.com

To:Christine Kelleher christine@kelleherandkelleher.com

I, William Wallace, have ready the Reply and Opposition drafted by my legal counsel and authorize my legal counsel to sign the document electronically on my behalf.

1 of 1 7/27/2021, 8:09 AM

CERTIFICATE OF SERVICE

I hereby certify that on the 27th day of July, 2021, a true and correct copy of the above and foregoing REPLY TO PLAINTIFF'S OPPOSITION TO MOTION TO MODIFY DECREE OF DIVORCE AND OPPOSITION TO COUNTERMOTION FOR ATTORNEYS' FEES AND COSTS was served electronically via E-Service Master List of Odyssey and addressed as follows:

Shelly Booth Cooley, Esq. THE COOLEY LAW FIRM scooley@cooleylawlv.com Attorney for Plaintiff

An employee of Kelleher & Kelleher, LLC

LAW OFFICES

KELLEHER & KELLEHER LLC

40 S. STEPHANE STREET, SUITE #201

HENDERSON, NEVADA 89012

FROSIGIAL FOR 384-7445

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Electronically Filed 7/27/2021 10:51 AM Steven D. Grierson CLERK OF THE COURT

EXH
JOHN T. KELLEHER, ESQ.
Nevada State Bar No. 6012
KELLEHER & KELLEHER, LLC
40 S. Stephanie Street, Suite 201
Henderson, Nevada 89012
Telephone (702) 384-7494
Facsimile (702) 384-7545
kelleherit@aol.com
Attorney for Defendant

DISTRICT COURT CLARK COUNTY, NEVADA

AMMIE ANN WALLACE,

Plaintiff,

V.

WILLIAM SHAWN WALLACE,

Defendant.

Plaintiff,

CASE NO. D-20-613567-Z

DEPT. NO. S

Hearing Date: 08/12/2021
Hearing Time: 9:15 AM

Oral Argument Hearing
Requested:

Yes

□ No

EXHIBITS TO REPLY TO PLAINTIFF'S OPPOSITION TO MOTION TO MODIFY DECREE OF DIVORCE AND OPPOSITION TO COUNTERMOTION FOR ATTORNEYS' FEES AND COSTS

COMES NOW, Defendant, William Shawn Wallace, by and through his attorney, John T. Kelleher, Esq., of the law firm of KELLEHER & KELLEHER, LLC and hereby submits the attached documents as Exhibits to his *REPLY TO PLAINTIFF'S OPPOSITION TO MOTION TO MODIFY DECREE OF DIVORCE AND OPPOSITION TO COUNTERMOTION FOR ATTORNEYS' FEES AND COSTS* filed July 27, 2021.

Exhibit A: William's W-2 Forms for his job with Alterra Home Loans in Las

Vegas (WW000001 - WW000002);

Exhibit B: Facebook posts with photographs of the children from this time

period (WW000003 - WW000040);

Exhibit C: Text message (WW000041);

Case Number: D-20-613567-Z

Exhibit D: Text messages (WW0000042 - WW000043). day of July, 2021. DATED this \mathcal{L}

KELLEHER & KELLEHER, LLC

Nevada Bar No. 6012 40 S. Stephanie Street, Suite #201 Henderson, Nevada 89012

Attorney for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on the 27th day of July, 2021, a true and correct copy of the above and foregoing EXHIBITS TO REPLY TO PLAINTIFF'S OPPOSITION TO MOTION TO MODIFY DECREE OF DIVORCE AND OPPOSITION TO COUNTERMOTION FOR ATTORNEYS' FEES AND COSTS was served electronically via E-Service Master List of Odyssey and addressed as follows:

Shelly Booth Cooley, Esq. THE COOLEY LAW FIRM scooley@cooleylawlv.com Attorney for Plaintiff

employee of Kelleher & Kelleher, LLC

EXHIBIT "A"

wages, ups, etc.			STATE:
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security tax withheld 846.76	3 Social security wages 13657, 44	4 Social security tax withheld 846.76	3 Social security wap
are tax withheld 198.03	5 Medicare wages and tips 13657,44	6 Medicare tax withheld	5 Medicare wages an
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310 5	ALTERRA GR 350 S RAMPA LAS VEGAS I	RT STE 310	ALTERRA 350 S RA LAS VEG
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ed tips	7 Social security tips	8 Allocated tips	7 Social security tip
lent care benefits	9 Verification Code	10 Dependent care benefits	9 Verification Code
structions for box 12	11 Nonqualified plans	12a	11 Nonqualified plan
	14 Other	126	14 Other
		12c	
Ret plan 3rd party sick pay		13 Stat emp Ret. pien 3rd party sick p	ay
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	WILLIAM WALLACE		WILLIAM WA
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	HENDEDSON NV 9		1608 SILVER HENDERSON
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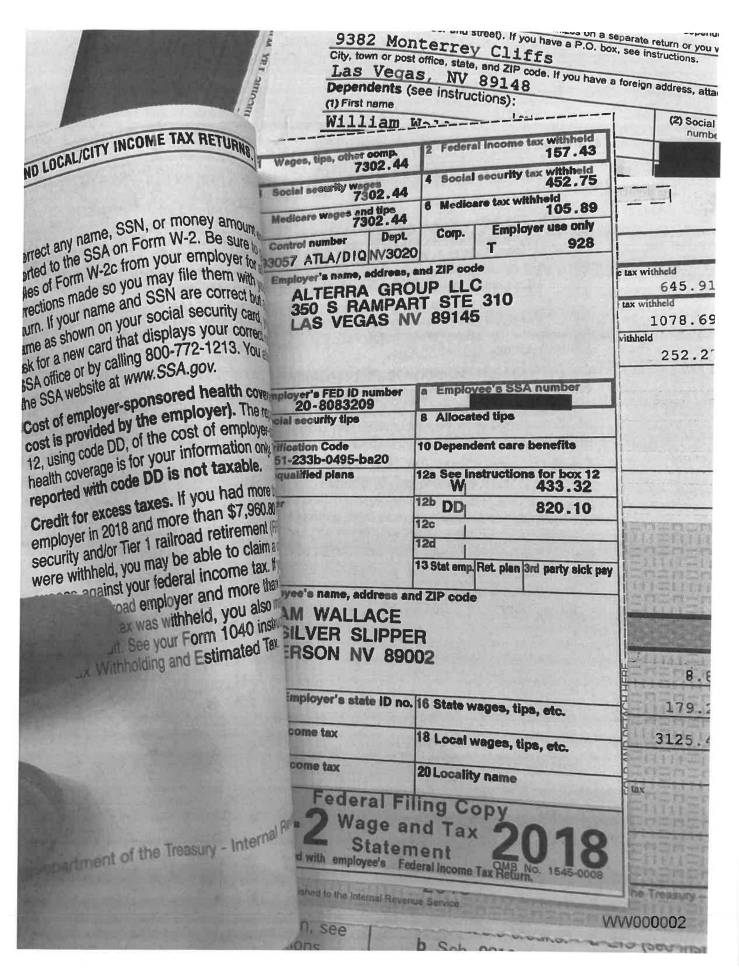


EXHIBIT "B"

7:32

.11 5G 🔳

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Bill Wallace



Q

Home

About

Photos



Bill Wallace Aug 12, 2019 ⋅ **\$**

•••

1st Day of 4th Grade for Will and 2nd Grade for Miller.















News Feed Watch Marketplace Profile

Notifications N

WW000003





<

Bill Wallace



Home

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4 Comments



Comment Comment



⇔ Share



Bill Wallace Dec 1, 2018 · 🞎

Tomorrow's football drama started today!!





ODS John Barrow and 12 others





Comment Comment



Share



Bill Wallace

Nov 29, 2018 · 🞎













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WW000004

7:45 al 56 🚱

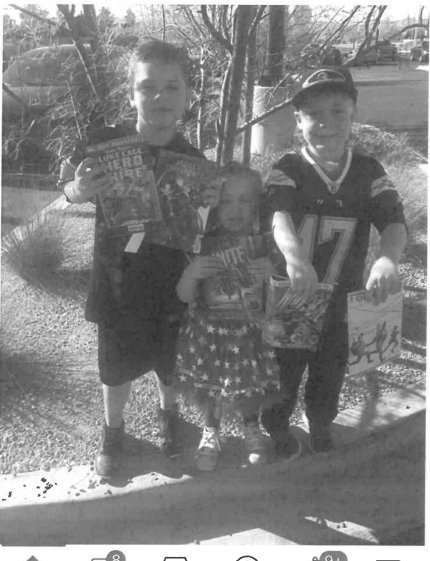
< Bill Wallace



Home About Photos



This was our very first time in a comic book store. I can't get baseball cards to stick yet.









Marketplace







<

Bill Wallace



Home

About

Photos



Bill Wallace

Dec 18, 2018 · 🞎

We have a multi-sport stud on our hands. Will was the most dominant (biggest/strongest) player on the court. Glad to see he loves basketball like his Grandpa did.

Next, we are trying lacrosse before Spring baseball.













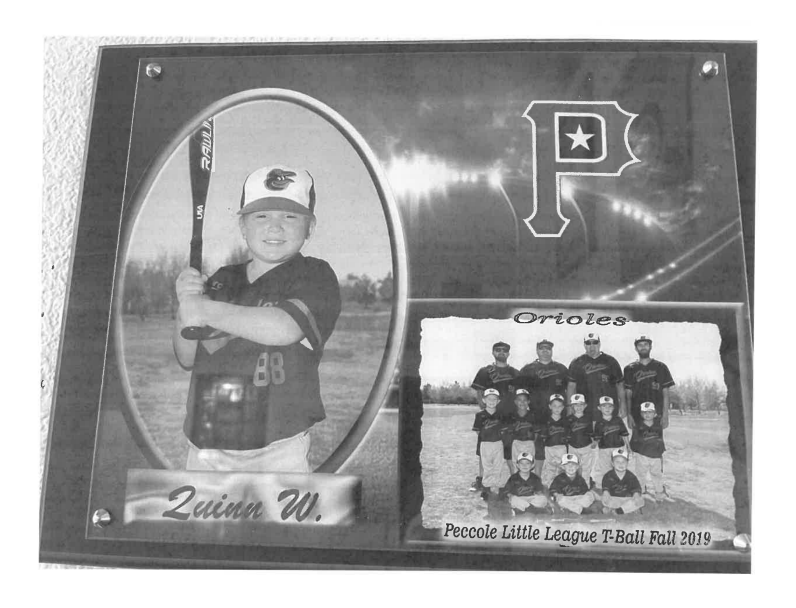


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7:43 •• 5G 🚱

Home About Photos

John Barrow and 26 others 14 Comments



Snow Day



OD John Barrow and 21 others

1 Comment





Watch









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There were some complications. I am having another surgery on Thursday to fix what happened.

THEN, we can go back in and fuse the left pelvis to the left sacrum. Sometime next week.





News Feed



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Marketplace







WW000010

7:47 ■ 5G 😘



COMMENT

Home About **Photos**

III LIKE

W JIIait



Tonight was an amazing night for the Wallace clan. Will Miller and Quinn got to go down on the field before the game to meet the players, hang out with Cosmo and got to yell "Play Ball" after the national anthem.

Then in the 6th inning, got to go back on... See More



Angie Powell and 7 others













JA0172







Found some time to take the Wallace clan kids on a quad ride today.



OO John Barrow and 20 others

1 Comment





⇔ Share













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WW000012

7:38 5G 🚱

< **Bill Wallace**



About Home **Photos**



Bill Wallace Jun 1, 2019 · 🞎

They did it. Will's team won the tournament. They are the "Tournament of Champions" champs!!







John Barrow and 24 others

2 Comments

Like

Comment Comment

⇔ Share

Dill Wallace













News Feed Watch

Marketplace Profile

Notifications

7:37 **all** 5G



Home About Photos



I spent the day with the kids at the "Slides, Rides & Rock n Roll" event. Water slides all day with live music and a car show.

We topped it off with shaved ice.

News Feed

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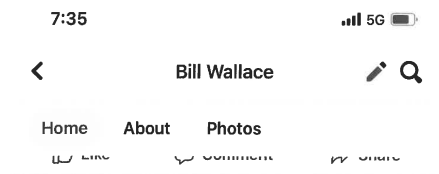
Marketplace



Profile

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Menu WW000014





Bill Wallace Jun 24, 2019 · 🞎

Happy 9th Birthday Will!!

He wanted a pancake bigger than his head for breakfast.















News Feed

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Menu

7:35 all 5G

≺ Bill Wallace

/ Q

Home About Photos

9

Bill Wallace
Jun 26, 2019 · \$\$

Will's final present finally arrived.

An autographed Javier Baez baseball















Watch

Marketplace

Profile



Bill Wallace



Home

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Photos



July John Barrow and ∠U others

i Comment









Bill Wallace is with Ammie Olson Wallace.

Jun 29, 2019 · 🞎

Quinn had her 1st dance recital today. If she keeps this up, she won't be the "Dirt Monkey" anymore.











OD John Barrow and 26 others

1 Share















Profile





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Bill Wallace





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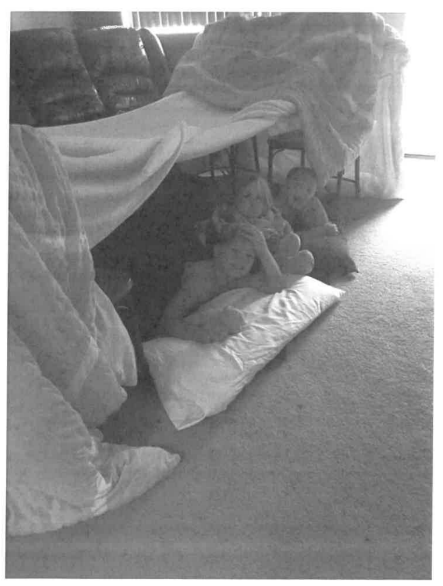
Photos



Bill Wallace

Jun 8, 2018 - 🞎

This movie required a fort !!





John Rarrow and 21 others













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7:48 ••1 5G 🚱

Bill Wallace



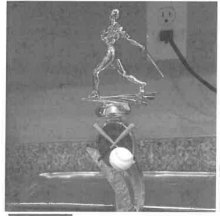
Home About Photos



I would like to say it is because of all my years of coaching him, but he's a Wallace and comes from a long line of playing good ball. Will today at age 7, won a home run derby for his whole division at opening ceremonies. It was sick!! And he looks good in orange.

... See More



















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-Me

< Bill's Post



QQ Russ Whitaker and 2 others

Like

Comment Comment

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OD Daysha Wallace and 3 others

Like

Comment Comment

⇔ Share



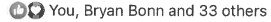




Opening Day for Little League 2019

We were representing !!





7 Comments















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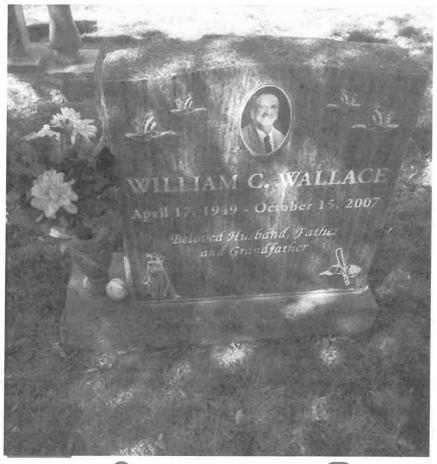




Bill Wallace Mar 17, 2019 ⋅ ♣

We came to see Grandpa and tell him Happy St. Patrick's Day.

Boys left him a baseball.















News Feed

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Marketplace

7:41 1

< **Bill Wallace**



Home **About Photos**



Bill Wallace

May 10, 2019 · 👪

Jr. got "Student of the Month" during the most difficult month of the year to concentrate and the last month of school.















News Feed

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Bill Wallace





Home

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Photos







Bill Wallace

May 22, 2019 - 🞎

Good day for William Wallace Jr. he got an award today at school for the Honor Roll, but his team also played today for the Peccole Little League AAA championship. He went 3-4 with 3 RBI's. Now on to TOC to play all the other AAA winners in our division.











John Barrow and 29 others

3 Comments





Comment Comment

















News Feed Watch Marketplace

Notifications

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7:39

11 5G (S)

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Bill Wallace



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Bill Wallace

May 28, 2019 · 28

Took the kids to see a concert, the "Not - It's" out of Seattle, WA. During the show, we won a CD because their kick-ass dad was the best dancer (that's right, I got moves !!!). We got the entire band to sign the CD. Will then told the drummer that he wanted to play the drums and he gave Will his drumsticks that he played the show with and... See More











Janell Whitaker Cardenas and 14 others



News Feed











Notifications





Bill Wallace



Home About Photos



Nov 18, 2019 · 🔐

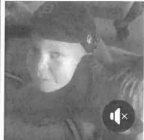
Well, "Miller Time" just finished his last season at A Peccole. I wasn't able to get as much video and pics of him as the other kids because I was out there coaching him.

He did a great job and grew a lot as a player, becoming the best hitter on his team and... See More









John Barrow and 19 others

2 Comments













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<

Bill Wallace





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Bill Wallace

Nov 26, 2019 · 🞎

Wallace boys took in a UNLV basketball game tonight.

UNLV has never lost a game we've attended.

AND, Miller lost his other front tooth





















2 Comments

News Feed

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Bill Wallace



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Bill Wallace

Nov 16, 2019 · 🞎

Well, Holy Shit !! Will's season in AAA Peccole came to an end today with his team beating the Angels to win the championship.

Will pitched game 1 and recorded 7 strikeouts, shutting them down and getting his team a victory. ... See More











OD John Barrow and 19 others

2 Comments















Profile





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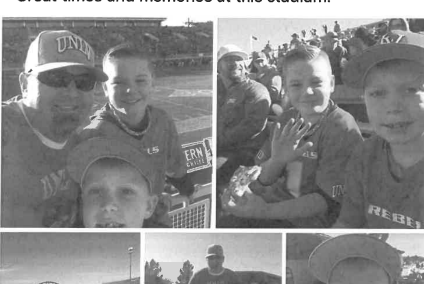


Bill Wallace Nov 23, 2019 · 👪

The Wallace boys are enjoying the last UNLV home game at Sam Boyd.

AND, Miller pulled his tooth out.

Great times and memories at this stadium.





News Feed

Daysha Wallace and 23 others

11 Comments





Watch









Notifications





Bill Wallace



Home

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Photos



Bill Wallace

Nov 5, 2019 · 🞎

Well Quinn (the Dirt Monkey) just finished up her last season of T-ball.

She did great, one of the best hitters in the league and the only girl on her team.

Next is "Coach Pitch"









You, John Barrow and 19 others



















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< **Bill Wallace**



Home **About Photos**



Bill Wallace Nov 9, 2019 · 🞎

We needed some adventure today, so we did: Hoover Dam

Lake Mead Horror Museum

&

... See More







1 Comment













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Bill Wallace





Home

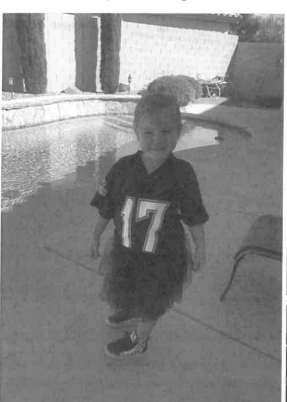
About

Photos



Bill Wallace Oct 13, 2019 · 🞎

We are ready for Chargers vs. Steelers!!









OO 21

2 Comments





Comment Comment



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15 friends posted on your timeline for your birthday.







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Marketplace







Notifications







■ 5G 🚱

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Bill Wallace



Home

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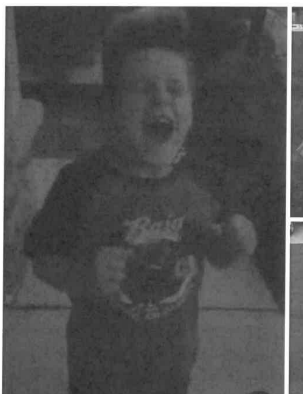
Comment Comment

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Bill Wallace Oct 22, 2018 · 👪

Having fun with the blower!!







♠ Daysha Wallace and 13 others

1 Comment





Comment Comment

⇔ Share









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News Feed

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7:30 ...I 5G 🚱

Home About Photos

Bill Wallace
Sep 1, 2019 · 👪

Ready for the Aviators Game



Daysha Wallace and 10 others













Watch

Marketplace

Profile

Notifications

Menu

7:32 all 5G 🔳

≺ Bill Wallace



Home About Photos



Bill Wallace Sep 1, 2019 ⋅ 🞎

I made a deal with the kids. If they showed me they loved baseball, I would get them whatever equipment they wanted.

Well it started. Will got his Easton Ghost bat. Quinn also got an Easton Ghost bat for T-ball.

... See More















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7:29 .11 5G 🚱

< Bill Wallace

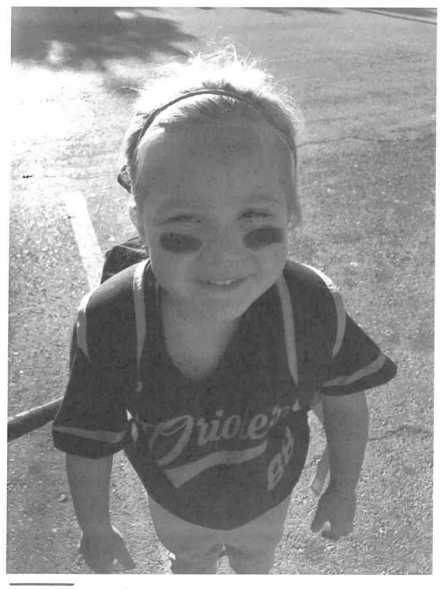


Home **About Photos**



Bill Wallace Sep 24, 2019 · 🞎

The "Dirt Monkey" is ready for her game.















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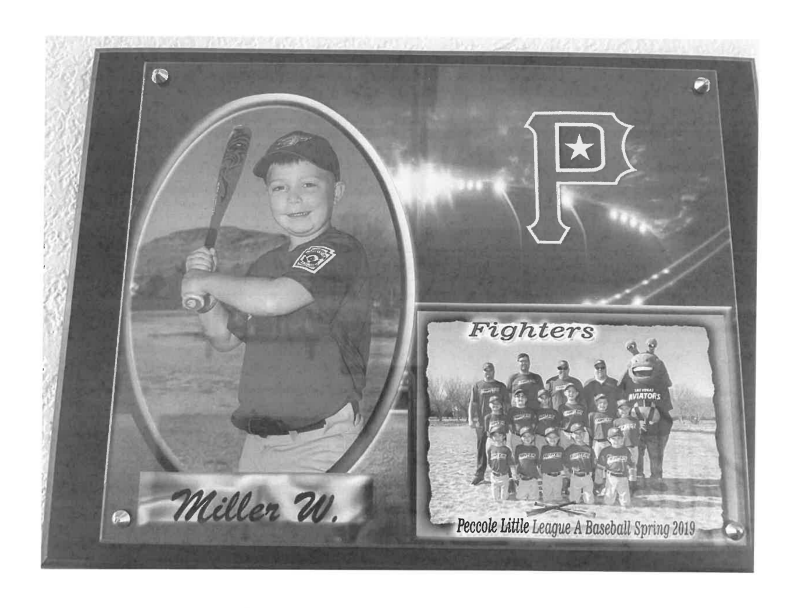


EXHIBIT "C"



EXHIBIT "D"

Mon, May 24, 2:07 PM

We need to talk about school registration for next year. I can believe Will is going to middle school.

Also, on Thursday and Friday, there is no school and I want to keep them those 2 days before you leave to TX. Summer vacation is here.

The registration thing is complicated and definitely needs a discussion. Let's do that after we get back from Texas. We leave Friday morning at 11am. Why don't you keep them Wednesday night and either Thursday night as long as there are home by 10am Friday morn.





iMessage



Wednesday 6:11 PM

I like Faiss for Will. Still getting info on Berkeley

They are registered.

8/9/2021 3:09 PM Steven D. Grierson THE COOLEY LAW FIRM CLERK OF THE COURT Shelly Booth Cooley 2 Nevada State Bar No. 8992 3 10161 Park Run Drive, Suite 150 4 Las Vegas, Nevada 89145 Telephone Number: (702) 265-4505 5 Facsimile Number: (702) 645-9924 6 E-mail: scooley@cooleylawlv.com Attorney for Plaintiff, 7 AMMIE ANN WALLACE 8 9 DISTRICT COURT FAMILY DIVISION 10 CLARK COUNTY, NEVADA 11 AMMIE ANN WALLACE, Case No.: D-20-613567-Z Dept No.: S 12 Plaintiff, 13 Hearing Requested? 14 ⊠ Yes. vs. 08/12/<u>2021 at 9:15 a.m.</u> 15 WILLIAM SHAWN WALLACE, □ No. Chambers Decision 16 Defendant. 17 18 19 PLAINTIFF'S EXHIBITS TO OPPOSITION TO DEFENDANT'S 20 MOTION TO MODIFY DECREE OF DIVORCE AND COUNTERMOTION FOR ATTORNEYS' FEES AND COSTS 21 22 THE COOLEY LAW FIRM 23 Shell Booth Gody 24 Shelly Booth Cooley 25 Nevada Bar No. 8992 10161 Park Run Drive, Suite 150 26 Las Vegas, Nevada 89145 27 Attorney for Plaintiff, AMMIE ANN WALLACE 28

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Page 1 of 3

EX	DESCRIPTION	DATE	PAGES
1	Correspondence from Jason Christian of Christian Construction Co.	08/04/2021	PL0001- PL0002
2	Electronic mail regarding travel between Nevada and Texas	06/01/2020; 06/19/2020; 07/27/2020	PL0003- PL0006
3	Text messages exchanged between Ammie and William regarding payment of child support	01/21/2020	PL0007- PL0009
4	Account Detail, Wells Fargo Bank, Zelle deposits from William S. Wallace	01/21/2020- 10/22/2020	PL0010- PL0012
5	Text messages exchanged between Ammie and William regarding school registration	05/24/2020- 07/21/2020	PL0013- PL0017
6	Text messages exchanged between Ammie and William regarding tax returns	02/28/2021- 05/04/2021	PL0018- PL0022

1 CERTIFICATE OF SERVICE 2 The undersigned hereby certifies pursuant to NRCP 5(b) that on the 3 9th day of August, 2021, a true and correct copy of the PLAINTIFF'S 4 EXHIBITS TO OPPOSITION TO DEFENDANT'S MOTION TO MODIFY DECREE OF DIVORCE AND COUNTERMOTION FOR ATTORNEYS' 5 FEES AND COSTS was served as follows: 6 BY ELECTRONIC SERVICE: Pursuant to EDCR 8.05(a), EDCR [X]7 8.05(f), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned "In 8 the Administrative Matter of Mandatory Electronic Service in the Eighth Judicial District Court," by mandatory electronic service 9 through the Eighth Judicial District Court's electronic filing system. 10 11 []**BY MAIL:** Pursuant to EDCR 7.26(a)(1), by depositing a copy of the same in a sealed envelope in the United States Mail, Postage Pre-12 Paid to the last known address of each of the parties, at Las Vegas, 13 Nevada. 14 BY FACSIMILE TRANSMISSION: Pursuant to EDCR 7.26(a)(3), []15 via facsimile transmission. Attached is a copy of the Facsimile Transmittal Form, along with the Fax Call Report, confirming the 16 facsimile transmission. 17 18 []BY HAND DELIVERY: By hand delivery with signed Receipt of Copy. 19 20 To the address, email address, and/or facsimile number indicated below: 21 John T. Kelleher, Esq. 22 Kelleher & Kelleher, LLC 40 S. Stephanie St., Suite 201 23 Henderson, NV 89012 24 Attorneys for Defendant 25 26 /s/ Shelly Booth Cooley 27 An Employee of The Cooley Law Firm 28

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EXHIBIT 1



<u>Texarkana, TX 75501</u> Phone: 903-831-7959 – Mobile: 903-277-2555

August 4, 2021

Shelley Cooley scooley@cooleylawlv.com

I received a phone call today asking me about a William (Bill) Wallace, who worked for us back in 2016. Mr. Wallace did not have a good ending with our organization, he was terminated for embezzling and prosecution had been implemented. It came at the recommendation of the arresting officer that if Mr. Wallace could repay all or part of the funds he had stolen then he could avoid being prosecuted. I reluctantly agreed as I understood Mr. Wallace's time in jail would be measured in minutes, and he would receive probation and I would be out the money he took.

Mr. Wallace had been given a company Credit Card from AMEX that upon reconciliation I discovered he was using the company credit card for multitudes of personal purchases such as furniture, swing sets, groceries, etc. AMEX forgave the charges when we explained what had happened. Mr. Wallace was also given a signature card for the checking account as it was his job to maintain company expenses and payroll. He dubbed himself CFO which we all had a good laugh at. I noticed one afternoon while going through our checking account I was finding numerous cash withdrawals Mr. Wallace had taken with counter checks and attempted to disguise the withdrawals as cash payment for materials and to subcontractors. That amount came to somewhere around \$15,000.00 I believe. Mr. Wallace also purchased a boat. He claimed his Mother In Law purchased the boat for the family and maybe that is true, I can't believe a single word he says, or said.

Upon discovering this, I fired Mr. Wallace and him and his family moved back to Las Vegas, out of shame I am sure. In my opinion, Mr. Wallace suffered from an opioid addiction, as he was buying Hydrocodone off the street. My family and I went out of our way to befriend him and his family and he stole from us while watching me have anxiety about paying bills for the company. In my opinion, Mr. Wallace has no business doing anything other than hauling trash as he absolutely cannot be trusted.

Jason Christian Christian Construction 802 Texas Blvd Texarkana, TX 75501



ammie wallace

Subject: Allegiant Air flight 221 to Shreveport (9NPKTP)

Location: McCarran International Airport (5757 Wayne Newton Blvd, Las Vegas, NV 89119, United States)

Start: Mon 6/1/2020 6:30 AM **End:** Mon 6/1/2020 9:25 AM

Recurrence: (none)

Meeting Status: Meeting organizer

Organizer: ammie wallace

Allegiant Air flight 221 (2 hours, 55 minutes) Confirmation code: 9NPKTP

Passengers: AMMIE WALLACE, WILLIAM WALLACE, MILLER WALLACE, QUINN WALLACE

Check in online

Departs at 6:30 AM on Monday, June 1, 2020 from Las Vegas (LAS)

Arrives at 11:25 AM on Monday, June 1, 2020 in Shreveport (SHV)

Showing airport local time.

This event was automatically added to your calendar from email by Outlook.

ammie wallace

Subject: Allegiant Air flight 241 to Las Vegas (9PWBSP)

Location: Shreveport Regional Airport (5103 Hollywood Ave, Shreveport, LA 71109, United States)

Start: Fri 6/19/2020 8:41 PM **End:** Fri 6/19/2020 11:44 PM

Recurrence: (none)

Meeting Status: Meeting organizer

Organizer: ammie wallace

Allegiant Air flight 241 (3 hours, 3 minutes)

Confirmation code: 9PWBSP

Passengers: BILL WALLACE, WILLIAM WALLACE, MILLER WALLACE, QUINN WALLACE

Check in online

Departs at 10:41 PM on Friday, June 19, 2020 from Shreveport (SHV)

Arrives at 11:44 PM on Friday, June 19, 2020 in Las Vegas (LAS)

Showing airport local time.

This event was automatically added to your calendar from email by Outlook.

ammie wallace

Subject: Allegiant Air flight 241 to Las Vegas (9QX2HY)

Location: Shreveport Regional Airport (5103 Hollywood Ave, Shreveport, LA 71109, United States)

Start: Mon 7/27/2020 8:42 PM **End:** Mon 7/27/2020 11:42 PM

Recurrence: (none)

Meeting Status: Meeting organizer

Organizer: ammie wallace

Allegiant Air flight 241 (3 hours)

Confirmation code: 9QX2HY

Passengers: AMMIE WALLACE

Check in online

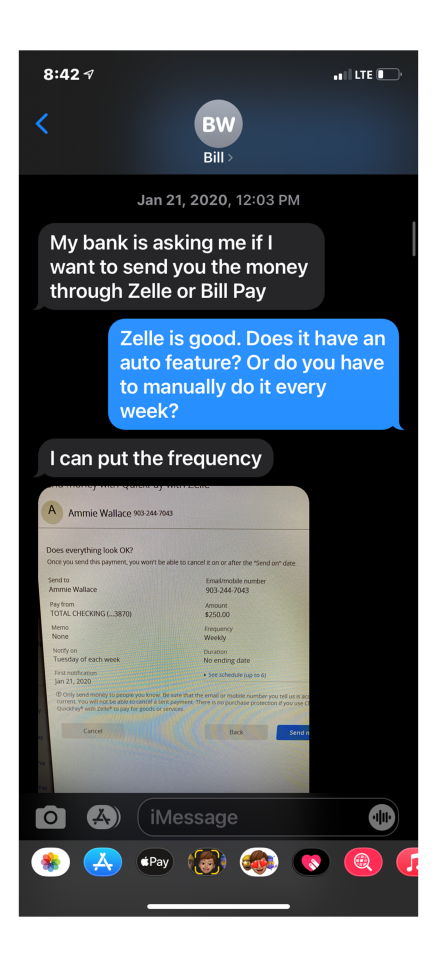
Departs at 10:42 PM on Monday, July 27, 2020 from Shreveport (SHV)

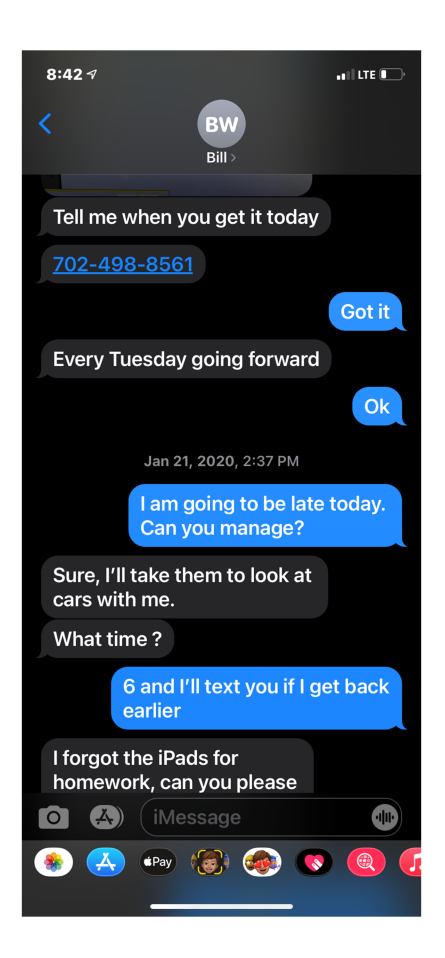
Arrives at 11:42 PM on Monday, July 27, 2020 in Las Vegas (LAS)

Showing airport local time.

This event was automatically added to your calendar from email by Outlook.









WELLS FARGO

PREFERRED CHECKING

Account ...4778 **Routing Numbers**



Activity Summary

Current posted balance	******** ****************************
Pending withdrawals/debits	>XXXXXXXXXXXX XX
Pending deposits/credits	\$0.00
Available balance	XXXXXXXXXX
Monthly Service Fee Summary	
Routing numbers	

Activity

First Previous Next

Date	Description Deposits/Credits		dits Withdrawals/Debits	
Pending Tr	ansactions			
No pending	transactions to view.			
Posted Tra	nsactions			
10/22/20	ZELLE FROM WILLIAM S WALLACE ON 10/22 REF # JPM457577806	\$1,500.00 This	was half of the retainer	
06/11/20	ZELLE FROM WILLIAM S WALLACE ON 06/11 REF # JPM382646718	\$250.00		
06/03/20	ZELLE FROM WILLIAM S WALLACE ON 06/03 REF # JPM378988915	\$250.00		
05/26/20	ZELLE FROM WILLIAM S WALLACE ON 05/26 REF # JPM374679958	\$250.00		
05/13/20	ZELLE FROM WILLIAM S WALLACE ON 05/12 REF # JPM368401807	\$250.00		
05/07/20	ZELLE FROM WILLIAM S WALLACE ON 05/07 REF # JPM365940207	\$250.00		
04/28/20	ZELLE FROM WILLIAM S WALLACE ON 04/28 REF # JPM361179510	\$250.00		
04/22/20	ZELLE FROM WILLIAM S WALLACE ON 04/22 REF # JPM358682364	\$250.00		

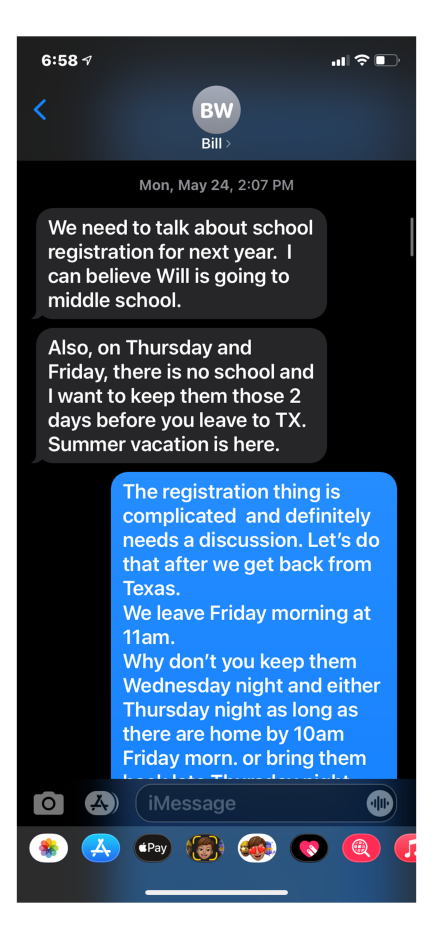
Totals \$0.00

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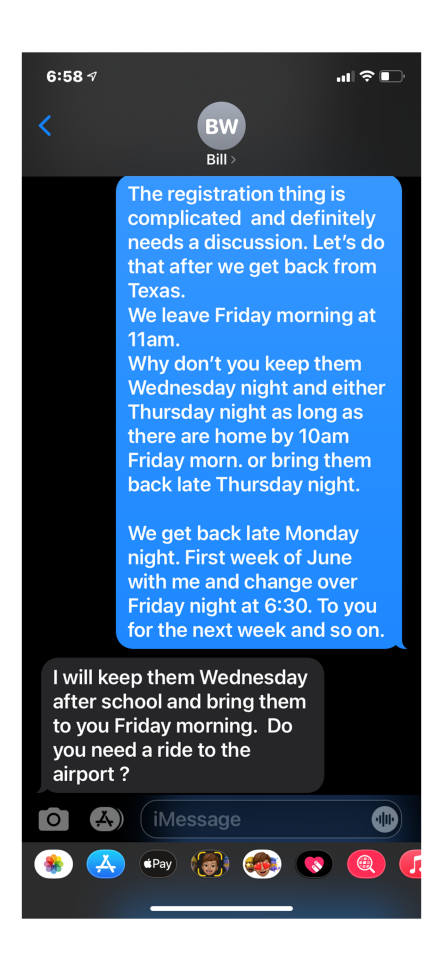
04/15/20 ZELLE FROM WILLIAM S WALLACE ON 04/15 REF \$250.00 04/08/20 ZELLE FROM WILLIAM S WALLACE ON 04/07 REF \$250.00 03/25/20 ZELLE FROM WILLIAM S WALLACE ON 03/10 REF \$250.00 03/10/20 ZELLE FROM WILLIAM S WALLACE ON 03/10 REF \$250.00 03/03/20 ZELLE FROM WILLIAM S WALLACE ON 03/02 REF \$250.00 03/03/20 ZELLE FROM WILLIAM S WALLACE ON 02/24 REF \$250.00 02/25/20 ZELLE FROM WILLIAM S WALLACE ON 02/24 REF \$250.00 02/18/20 ZELLE FROM WILLIAM S WALLACE ON 02/17 REF \$250.00 02/11/20 ZELLE FROM WILLIAM S WALLACE ON 02/10 REF \$250.00 02/04/20 ZELLE FROM WILLIAM S WALLACE ON 01/24 REF \$250.00 01/24/20 ZELLE FROM WILLIAM S WALLACE ON 01/24 REF \$250.00 01/24/20 ZELLE FROM WILLIAM S WALLACE ON 01/24 REF \$250.00 01/24/20 ZELLE FROM WILLIAM S WALLACE ON 01/24 REF \$250.00 01/24/20 ZELLE FROM WILLIAM S WALLACE ON 01/24 REF \$250.00 01/24/20 ZELLE FROM WILLIAM S WALLACE ON 01/24 REF \$50.00 04/23/20 ZELLE FROM STUBBEN MICHAEL ON 04/23 REF \$50.00	Date	Description	Deposits/Credits	Withdrawals/Debits
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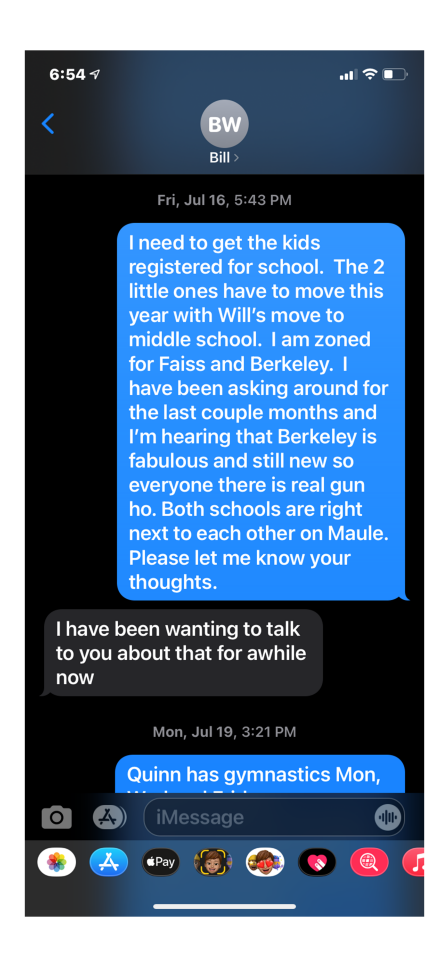
\$0.00 **Totals** ************* https://connect.secure.wellsfargo.com/accounts/inquiry/accountdetails/adc64077-38a1-494d-9984-ec3613c91dfa?_eid=account_details_adc640... 2/16

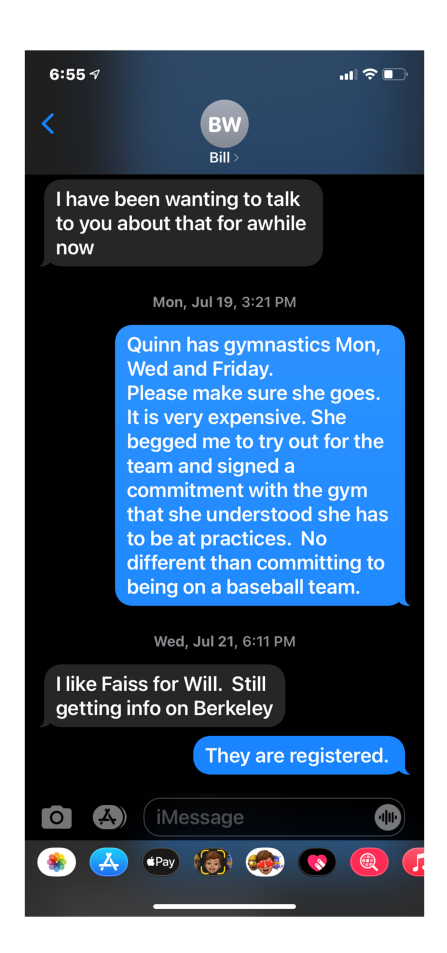




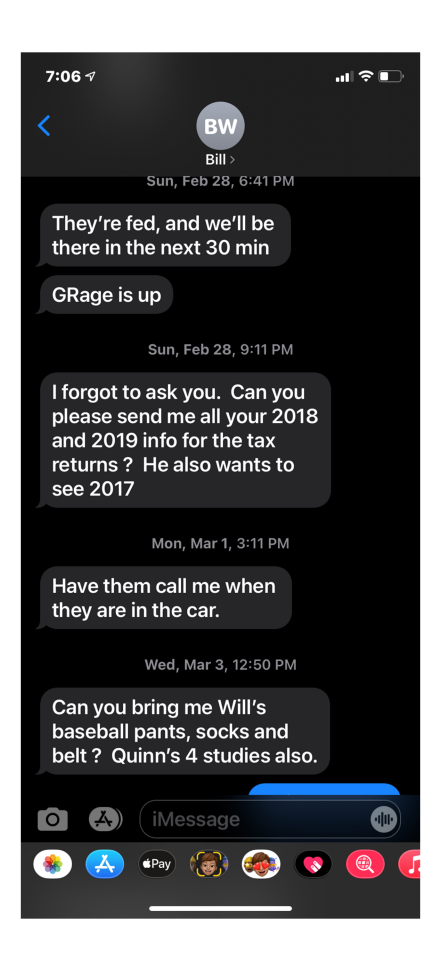
He ask me on May 24, 2020. We agreed to talk at a later time. It never came up again throught the summer. I texted him on July 16th (3 weeks before school is to start). I went ahead and registered them on July 21st, 5 days after no response concerning the matter from Bill.

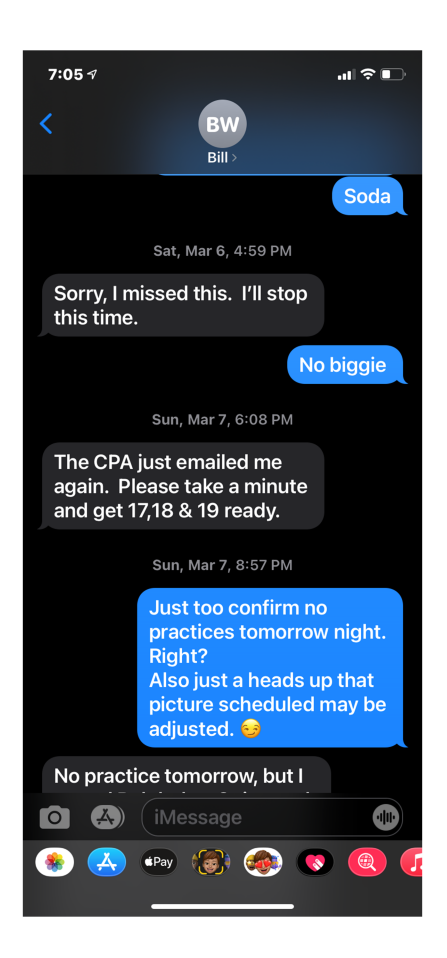


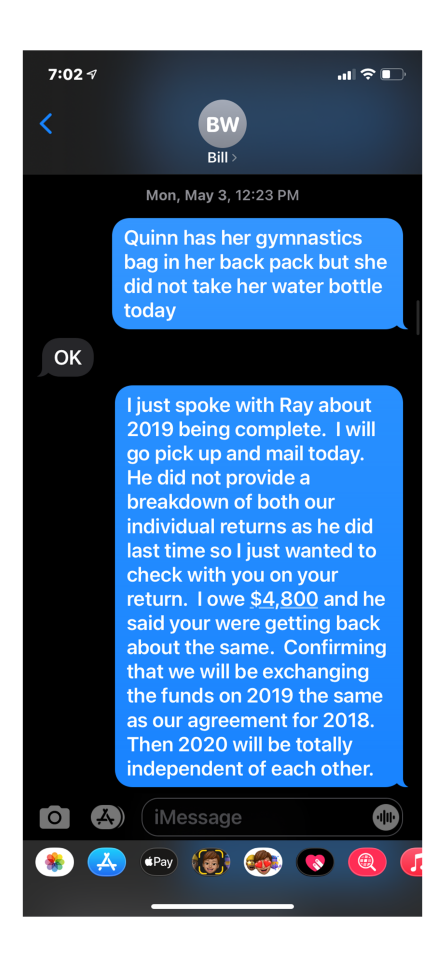


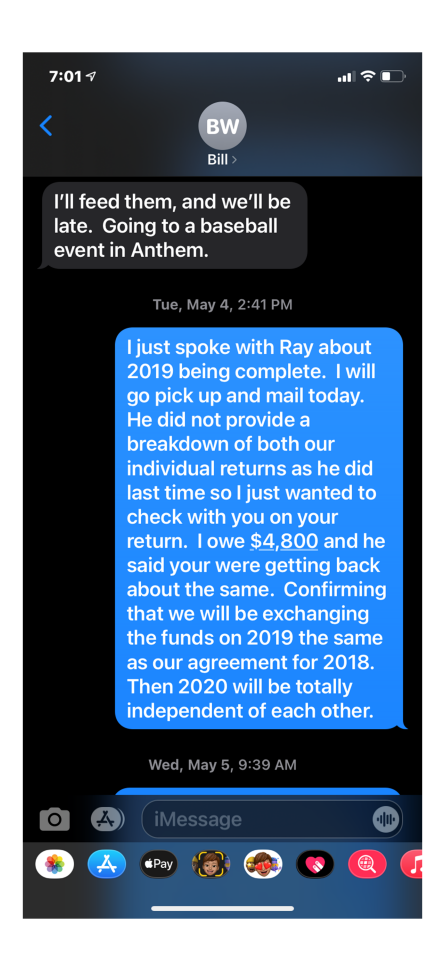












Electronically Filed 9/8/2021 5:21 PM Steven D. Grierson THE COOLEY LAW FIRM CLERK OF THE COURT Shelly Booth Cooley 2 Nevada State Bar No. 8992 3 10161 Park Run Drive, Suite 150 4 Las Vegas, Nevada 89145 Telephone Number: (702) 265-4505 5 Facsimile Number: (702) 645-9924 6 E-mail: scooley@cooleylawlv.com Attorney for Plaintiff, 7 AMMIE ANN WALLACE 8 9 DISTRICT COURT **FAMILY DIVISION** 10 CLARK COUNTY, NEVADA 11 AMMIE ANN WALLACE, Case No.: D-20-613567-Z Dept No.: S 12 Plaintiff, 13 14 vs. 15 WILLIAM SHAWN WALLACE, 16 Defendant. 17 18 19 MEMORANDUM OF FEES AND COSTS 20 Shelly Booth Cooley, and The Cooley Law Firm, pursuant to EDCR 21 22 2.21, hereby declares under penalty of perjury that the following assertions 23 are true and of her own person al knowledge: 24 25 Shelly is an attorney duly licensed to practice law in the State of 26 Nevada and represents Plaintiff, AMMIE ANN WALLACE ("Ammie"), in 27 this action.

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Attached hereto as **Exhibit "1"** are copies of Ammie's billing statements detailing the work performed by her counsel on this matter in relation to the issues that have been pending before this Court.

Relevant Facts

As this Court is aware, post-divorce litigation was initiated by William on 06/18/2021, when he filed his Motion to Modify Decree of Divorce. In that Motion, William asserted the following claims:

- * William requested that the Court modify custody;
- * William requested that the Court deny Ammie's claim for "back child support;" and,
- * William requested that the Court recalculate child support.

Obviously, William's motion required a response from Ammie and immediately led to her incurring substantial fees disputing his claims. It is worthy to note that William did not attempt to resolve the issues in dispute prior to filing his motion.

At the hearing on 08/12/2021, the matter came before the Court and the matter was taken under advisement. After taking the matter under advisement, this Court denied William's motion in its entirety, awarded Ammie attorneys' fees and costs, and ordered Ammie's counsel to prepare the Findings of Fact, Conclusions of Law, Decision, and Order.

costs unreasonably and vexatiously.

- (4) Fails or refuses to comply with these rules.
- (5) Fails or refuses to comply with any order of a judge of the court.

Based on the Court's decision, Ammie was clearly the prevailing party. Further, based upon the findings of this Court, it is clear that William's underlying motion was not based on reasonable grounds. Further, it appears clear that William's underlying motion was frivolous, unnecessary, and unwarranted, that his position in the case unreasonably multiplied the costs of this litigation, and that he failed to comply with court rules.

Under such circumstances, Ammie requests that the Court award her all of the attorneys' fees and costs that she has had to incur in accordance with EDCR 7.60(b) and NRS 18.010.

In regard to the factors set forth in <u>Brunzell v. Golden Gate National</u>

<u>Bank</u>, 455 P.2d 31, 85 Nev. 345 (1969), in the case at bar, Shelly has practiced law in the State of Nevada since 2004, and she practices exclusively in the area of family law, she is certified by the State Bar of Nevada as a Family Law Specialist, she is a Fellow of the American Academy of Matrimonial Lawyers, she is a dual Adoption and Assisted Reproduction Fellow of the Academy of Adoption and Assisted

CONCLUSION In total, Ammie requests that the following attorneys' fees and costs be reimbursed to her at this time in accordance with NRS 18.010, and EDCR 7.60(b) as follows: Fees incurred through 08/12/2021 hearing \$6,700.00 Estimated Fees for Preparation of Order..... \$3,200.00 Estimated Fees for Preparation of Memo..... \$400.00 TOTAL FEES AND COSTS REQUESTED..... \$10,300.00 Respectfully submitted this <u>8</u> day of September, 2021. THE COOLEY LAW FIRM Shelly Booth Cooley Nevada Bar No. 8992 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Attorney for Plaintiff, AMMIE ANN WALLACE

1	CERTIFICATE OF SERVICE
2 3 4	The undersigned hereby certifies pursuant to NRCP 5(b) that on the 8 day of September, 2021, a true and correct copy of the MEMORANDUM OF FEES AND COSTS, was served as follows:
5 6 7 8 9	[X] BY ELECTRONIC SERVICE: Pursuant to EDCR 8.05(a), EDCR 8.05(f), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned "In the Administrative Matter of Mandatory Electronic Service in the Eighth Judicial District Court," by mandatory electronic service through the Eighth Judicial District Court's electronic filing system.
10 11 12	[] BY MAIL: Pursuant to EDCR 7.26(a)(1), by depositing a copy of the same in a sealed envelope in the United States Mail, Postage Pre-Paid to the last known address of each of the parties, at Las Vegas, Nevada.
13 14 15	[] BY FACSIMILE TRANSMISSION: Pursuant to EDCR 7.26(a)(3), via facsimile transmission. Attached is a copy of the Facsimile Transmittal Form, along with the Fax Call Report, confirming the facsimile transmission.
16 17	[] BY HAND DELIVERY: By hand delivery with signed Receipt of Copy.
18 19	To the address, email address, and/or facsimile number indicated below:
20 21 22 23 24	John T. Kelleher, Esq. Kelleher & Kelleher, LLC 40 S. Stephanie St., Suite 201 Henderson, NV 89012 Attorneys for Defendant
25 26	/s/ Shelly Booth Cooley An Employee of The Cooley Law Firm
27	
28	

EXHIBIT "1"



Shelly Booth Cooley,

Attorney and Counselor at Law,
Certified by the State Bar of Nevada
as a Family Law Specialist

10161 Park Run Drive, Suite 150

Las Vegas, Nevada 89145

Telephone: (702) 265-4505 | **Facsimile**: (702) 645-9924 **E-mail**: scooley@cooleylawlv.com | **Website**: www.cooleylawlv.com

INVOICE

Ammie A. Wallace

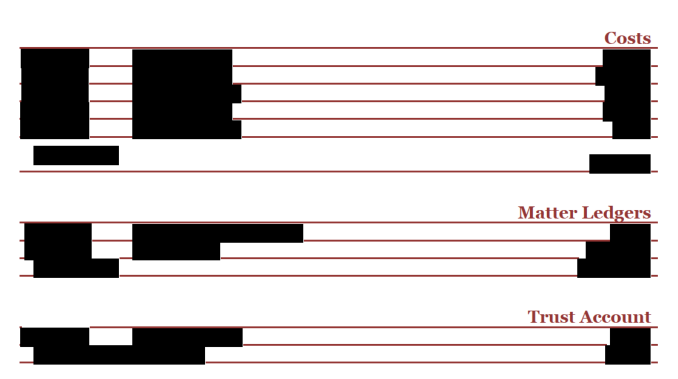
Invoice Date	September 08, 2021
Invoice Number	Pre-bill
Invoice Amount	\$0.00

Matter: Dissolution of Marriage

			Atto	rney's Fees
6/18/2021	Receipt of Motion; Draft correspondence to client; Telephone conference with client.	S.B.C.	0.50	\$200.00
6/23/2021	Review Defendant's Motion to Modify Decree of Divorce; Telephone conference with client; Review evidence in preparation for drafting Opposition and Countermotion.	S.B.C.	2.00	\$800.00
7/1/2021	Telephone conference with client.	S.B.C.	0.50	\$200.00
7/6/2021	Begin drafting Opposition.	S.B.C.	3.75	\$1,500.00
7/8/2021	Review and revise Opposition and Countermotion; Exchange email correspondence with client.	S.B.C.	3.00	\$1,200.00
7/9/2021	Telephone conference with client; Revise, revise and finalize Opposition and Countermotion; Prepare for filing.	S.B.C.	1.00	\$400.00
7/19/2021	Telephone conference with client,	S.B.C.	0.25	\$100.00
7/27/2021	Receipt of Reply and Exhibits; Draft correspondence to client; Review Reply and Exhibits.	S.B.C.	0.75	\$300.00
7/28/2021	Telephone conference with client.	S.B.C.	0.75	\$300.00
8/9/2021	Review evidence; Prepare Exhibits to Opposition.	S.B.C.	1.00	\$400.00
8/11/2021	Telephone conference with opposing attorney regarding settlement offer; Receipt and review of email correspondence from opposing attorney regarding settlement offer; Draft correspondence to client; Telephone	S.B.C.	1.00	\$400.00
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	conference with client.			
8/11/2021	Prepare for hearing.	S.B.C.	0.75	\$300.00
8/12/2021	Attend hearing; Telephone conferences with client; Receipt and review of Minute Order.	S.B.C.	1.50	\$600.00
SUBTOTAL			16.75	\$6,700.00



We appreciate your business.

Please see following page for invoice summary and payment details.