

You never said

Electronically Filed Sep 07 2021 01:46 p.m. Elizabeth A. Brown Clerk of Supreme Court

Never thought u would be out to screw me over now l know u are

I haven't screwed you Sarah. Sounds like your out to screw me

You left me

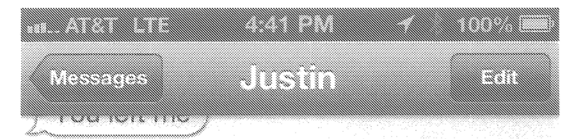
Really just YOU HIT ME IN MY FACE WITH OUR DAUGHTER IN MY ARMS!!!! Get that through ur head

You have hit me infront of her in the past too. Don't play innocent





1/30/2015 photo 3.PNG



Really just YOU HIT ME IN MY FACE WITH OUR DAUGHTER IN MY ARMS!!!! Get that through ur head

You have hit me infront of her in the past too. Don't play innocent

> Never an apology huh? Sick I

Always trying to turn it around

I know what I did. I know I hurt you. I could never tell you how sorry I am

I'm not turning anything around





EXHIBIT 7

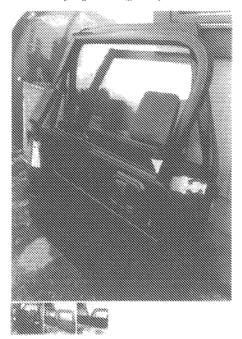
Ci. fas vegas > foreste > auto paris - by owner

restly

Y granitities [3] Posted: a month age.

5.000y & .coxi.5.

97-06 jeep wrangier tj doors (henderson nv)



Several set of jeep weatigler full doors. Doors In 1997-2006 Jeep wrangler TJs. Doors are complete and in preat shape. Prises start vi \$750 a set and range depending on condition Can be gained any solor for extrags. Call or text 702-498-1862

do NOT contact ma with unsolicited services or offers

page of 47600/86144 i posted, a merch age i updeted, thilterys age i <u>emission (1666)</u> i 📽 <u>past of ¹⁰⁰</u>

Avoid togeths, deal (togeth Beware wiring (s.g., Western Union), cashiar checks, morely orders, shipping.

EXHIBIT 8

12/12/2014 photo.PING



Nov 24, 2014, 11:48 AM

Just want to let you know that the trailer sold. I know you and I have talked about splitting a portion of the sale. I am behind on bills and I hafto bring the mortgage, credit cards and bills current. I'm also needing to put a portion towards the loan we took against my retirement. Are you ok with that?

We need to go over numbers

Let me know when we can sit down and talk about it

What numbers?

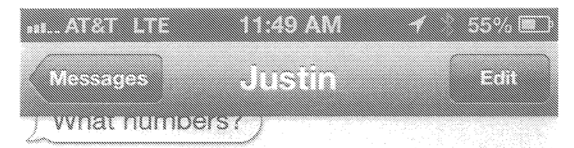


iMessage



- 186

12/12/2014 photo-PNG



Like how much it sold for and how much you plan on using for bills and how much you're planning on giving me that kind of stuff

Tonight ?

Ugh...I guess

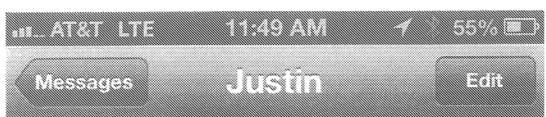
I want to work things out and do what's right.
Please understand I hafto look out for my situation. I telling you about the trailer sale becouse I don't want to be ugly

Well please be fair with me Justin that's all I ask. I worked hard to help pay for those things too. To tell



iMessage

12/12/2014 photo.PNG



The second of th

I know u have to look out for ur situation but u also should b fair.

Nov 24, 2014, 12:00 PM

I am going to Be fair . i promise but please don't expect I'm going to just hand over a check for \$10k w/o considering my financial situation now that we are seperated. You leaving has put me In a tough spot

l also hafto replace



iMessage

12/12/2014 photo PNG



I also hafto replace
Savannah's bed and some furniture so that she has her own bed for when she starts staying over night. I'm not talking buying new stuff either I'm going to look at Salvation Army or good will.

Well I had to buy a crib so that can wash out

How much did u sell it for?

And trust me I'm not in a good financial spot either. Doing it on my own has been tough for me too so ur not the only one. Plus u should have "rent" coming in now so that should help out



iMessage

12/12/2014 photo.PNG

And trust me I'm not in a good financial spot either. Doing it on my own has been tough for me too so ur not the only one. Plus u should have "rent" coming in now so that should help out

We should just talk about this all tonight don't feel like arguing

Nov 24, 2014, 12:16 PM

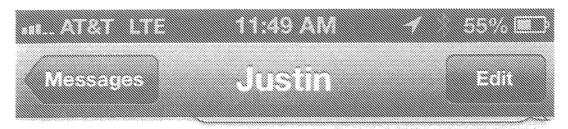
Listen I don't really hafto give anything I'm trying to be nice. I could put all the remaining towards my retirement loan and nobody would argue my decision

Funny how u said u didn't want to be ugly



iMessage

12/12/2014 photo.PNG



So do u want to meet tonight or not

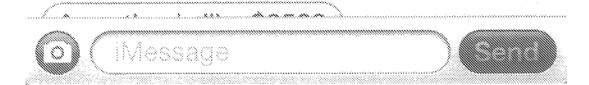
Nov 24, 2014, 12:53 PM

I'm not going to be ugly. I will be fair to the situation. If your going to be greedy and not consider the situation and ask for half of the trailer sale price the answer is no. I'm willing to be fair and give a portion.

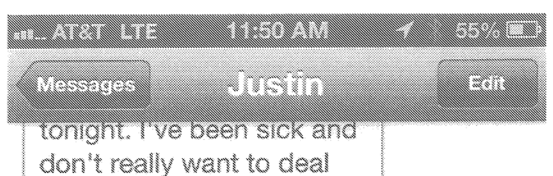
So what is a portion??

Not wanting to talk tonight. I've been sick and don't really want to deal with this right now

Ok well then u let me know when is a good time



12/12/2014 photo PNG



Ok well then u let me know when is a good time

A portion is like \$3500

with this right now

Wow really????

How much did u sell it for?

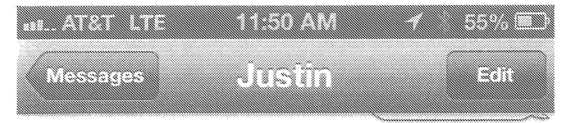
It sold \$15.5k and by the time I pay the mortgage that is behind and bills it will be around \$10k left. I'd like to put money back towards my retirement that was barrowed initially for the trailer. I'm not even going to be able to buy another trailer.

Nov 24, 2014, 1:16 PM





12/12/2014 photo.PNG



Whatever you say. \$3500 is fair. Im being nice.i dont hafto give anything at this point. if you want to wait till the divorce is final and maybe (MAYBE)get Somthing that's fine. . If your saying no ill just put it towards the retirement loan. In sure the courts will squash it becouse the retirement loan was established while together and im just paying off our debts.

Nov 24, 2014, 1:45 PM

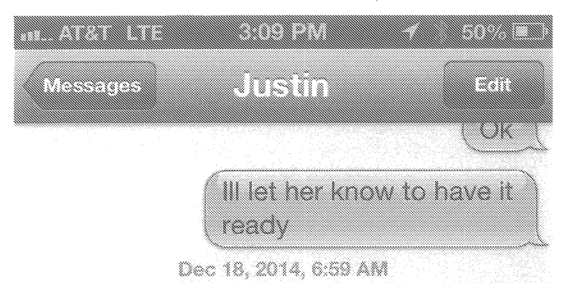
U won't put it towards that anyway u will waste it

I'm also using some of the money for the divorce fees

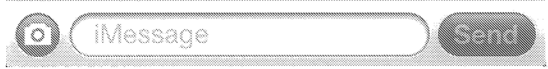




1/29/2015 photo S.PNG



I did the math last night. After the bills you left me with,replacing some furniture savannahs bedroom and credit card debts owed. \$5k is half of what's left to fight over...! can give the \$5k directly to your lawyer.If you want to fight over petty crap and be unrealistic thinking your going to get more its not. there . I'm being more than fare. Think about it ok. The truck is my primary and I can prove its a loan and against my retirement.id rather you



1/29/2015 photo 1.PNG



furniture savannahs bedroom and credit card debts owed. \$5k is half of what's left to fight over..! can give the \$5k directly to your lawyer.If you want to fight over petty crap and be unrealistic thinking your going to get more its not there. I'm being more than fare. Think about it ok. The truck is my primary and I can prove its a loan and against my retirement.id rather you take my offer than to spend it on lawyers and get nothing.

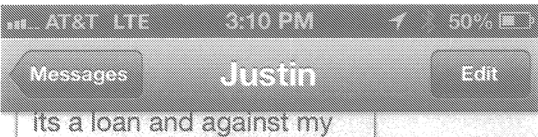
Dec 18, 2014, 8:04 AM

If you want to show bank accounts to prove it III do that. Ill expect you to show





1/29/2018 photo 2.PNG



retirement.id rather you take my offer than to spend it on lawyers and get nothing.

Dec 18, 2014, 8:04 AM

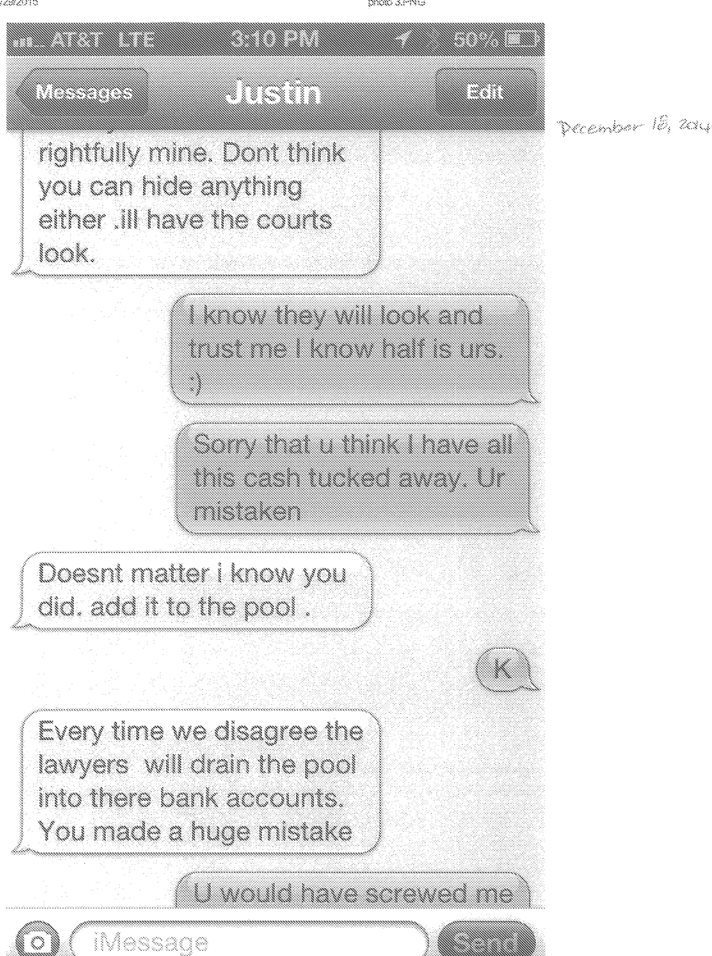
If you want to show bank accounts to prove it III do that. III expect you to show ALL your accounts aswell. I have suspicion that you have been tucking away money. If so half is rightfully mine. Dont think you can hide anything either .ill have the courts look.

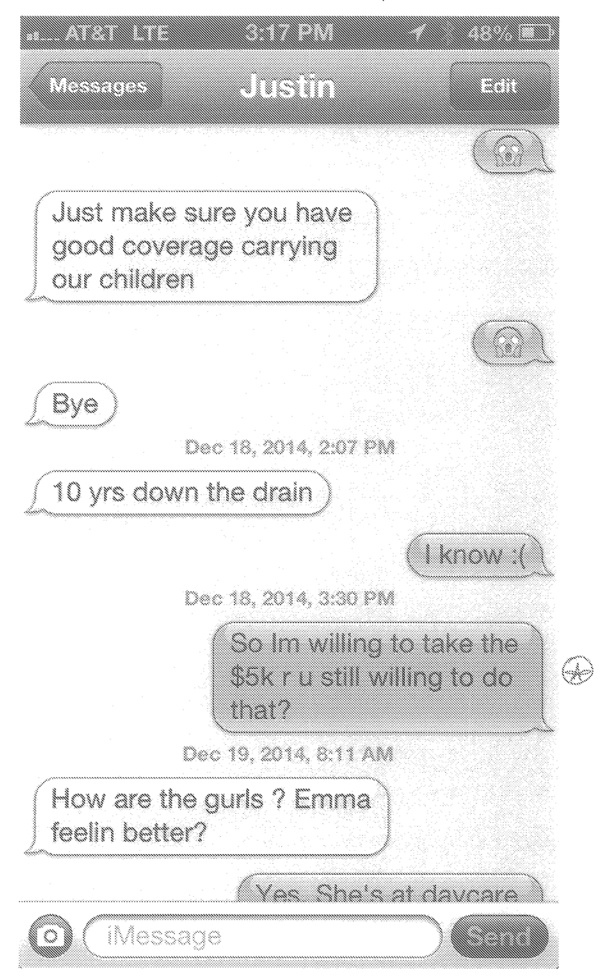
> I know they will look and trust me I know half is urs.

Sorry that u think I have all

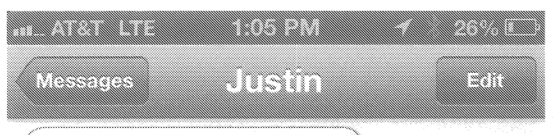








1/31/2015 photo 1.PNG



December 20,12:0pm

Can you set pride aside?

Nothing to do with pride Justin it's what's fair.

So answer the question

Can you be realistic as to fair?

> U haven't been realistic this whole time. Selling the trailer and "willing to give ne \$3500" that's ddiculous. Justin and u know it

Hast said 5k

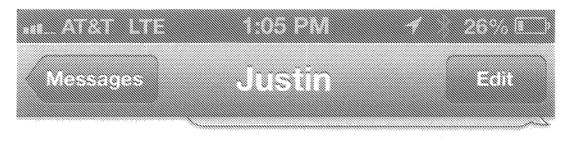
And there are no fees for you when u copy your girlfriends paperwork lol

Your kidding right





1/31/2015 photo 2.PNG



Hast said 5k

And there are no fees for you when u copy your girlfriends paperwork lol

Your kidding right

So dumb

That cost me \$500.00 for that paperwork that the lawyer fucked up.

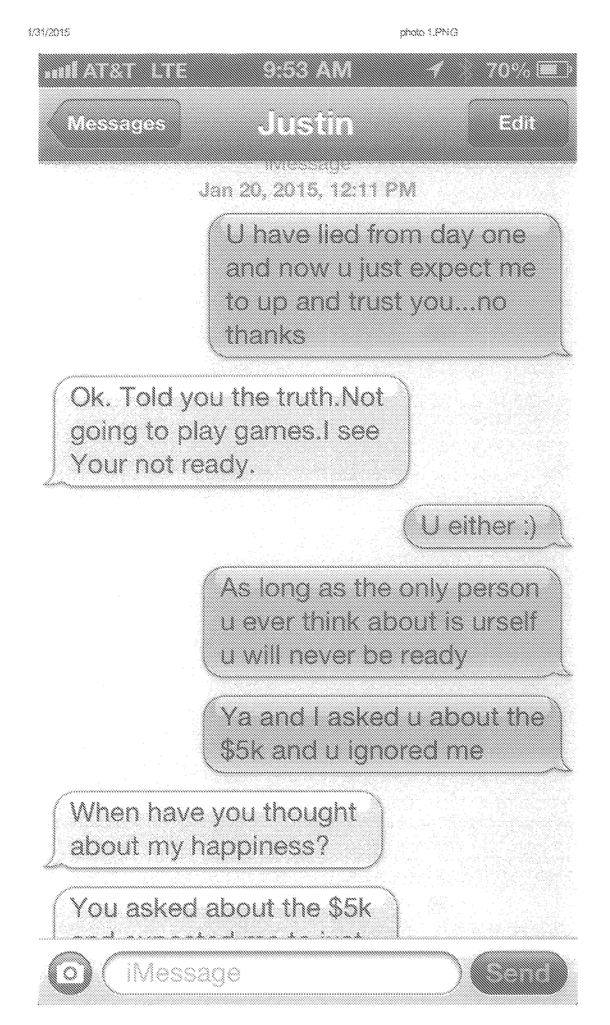
> U think I'm stupid Justin and what u don't realize is I'm done believing ur lies

Promise

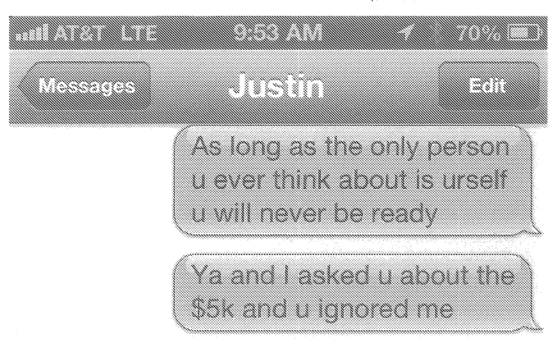
Sure Justin of all the paperwork they did from November to now they just



iMessage



1/21/2015 photo 2.PNG



When have you thought about my happiness?

You asked about the \$5k and expected me to just hand it over w/o agreements and divorce papers

Jan 20, 2015, 12:39 PM

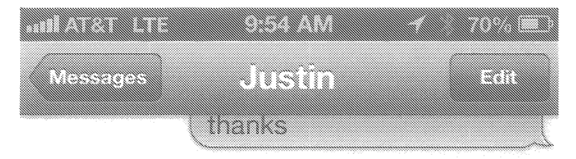
I'm going to ask this one last time. Do you want to figure this out or not? No more lawyers no more tit for tat.?

Well u saw my paperwork



iMessage

1/31/2015 photo 3.PNG



Ok. Told you the truth.Not going to play games.I see Your not ready.

U either:)

As long as the only person u ever think about is urself u will never be ready

Ya and Lasked u about the \$5k and u ignored me

When have you thought about my happiness?

You asked about the \$5k and expected me to just hand it over w/o agreements and divorce papers

Jan 20, 2015, 12:39 PM



iMessage

EXHIBIT 9

CL las vegas > for sale > cars & trucks - by owner

....aniy....

X granitited 10

Posted: 16 days ago

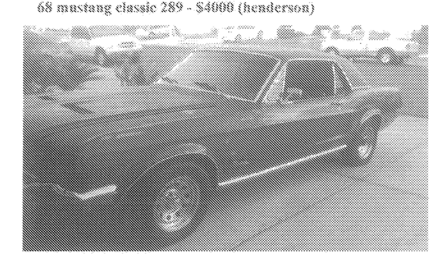
MARKE A MERCE

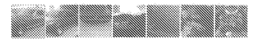
Posted NOV-A

odometer: 100000 fuel: gas

1968 ford mustang

transmission : automatic | title status : clean





1968 classic 289 v8 mustang, rate, 100k plus mileage, does ran/drive but needs work, body in good shape and interior, front seats need to be reupholistered, \$4000 oho NO TRADES OR LOW BALLERS CALL OR TEXT 702-two three four- 79 nine five

do NOY contact me with unsolicited services or offers

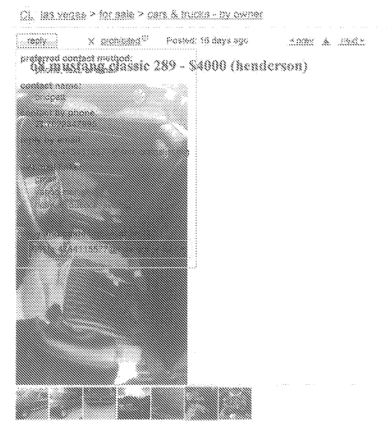
post id. 4754115877

posted: 18 days ago

emetiki bieni 💚 bestid 🖰

Posted NOV. 9

Avoid scame, deal locally Beware wiring (e.g. Western Union), cashier checks, money orders, shipping



1968 ford mustang

odometer: 100000 fuel: gas

transmission : autometic | title status : clean

1968 classic 289 v8 mustang , auto. 100k plus mileage . does run/drive but needs work, body in good shape and imerior . front sests need to be reupholstered, \$4000 obo NO TRADES OR LOW BALLERS CALL OR TEXT 702-two three four- 79 mine five

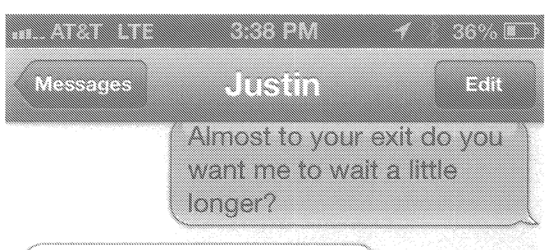
do NOT contact me with unsolicited services or offers

post vt. 4754115877 posted. 18 days upo <u>smull to bisind</u> **V bast o**t ¹⁸

Posted NOV. 9

Anglid scame, Classi Jopally Bewarte wiring (6.9). Western Union), cashiar checks, money orders, shipping

1/29/2015 photo 6.PNG



No its ok. Emma's tired. III get her in her seat

Nov 13, 2014, 6:04 PM

For the record. Woulda been a cool surprise;)

Yah would have been awesome. To be fully honest. I can't afford this house on my own, need a roomate bad, i offered the car to my dad inorder for me to bring the bills current, hes picking it up tomorrow: (. Said he won't sell it and needed a project for now to get away from tams parents anyways.

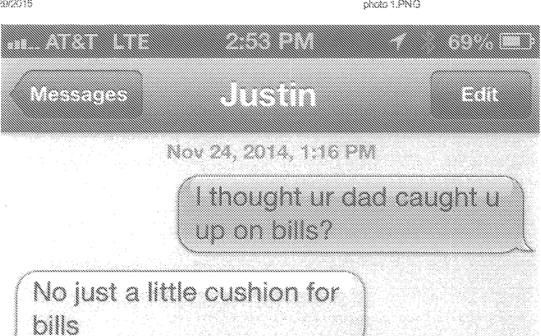


iMessage

1/29/2015 choto 1.PNG



1/20/2015 photo 1.PNG



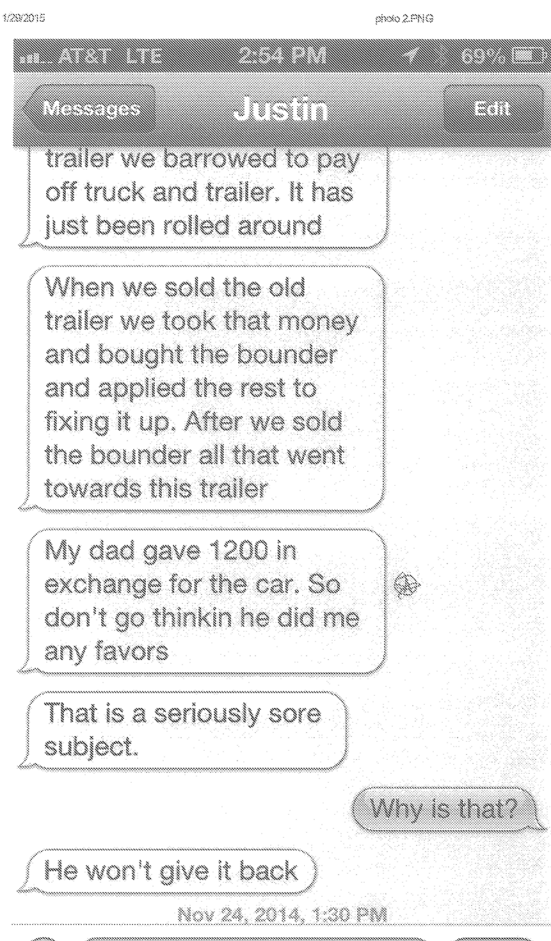
We didnt borrow from un retirement for the trailer. We did the pay day loan

Look im not going to argue with you. Yes the orig trailer we barrowed to pay off truck and trailer. It has just been rolled around

When we sold the old trailer we took that money and bought the bounder and applied the rest to fixing it up. After we sold the bounder all that went



iMessage



iMessage

EXHIBIT 10

1/29/2015 photo 2.PNG



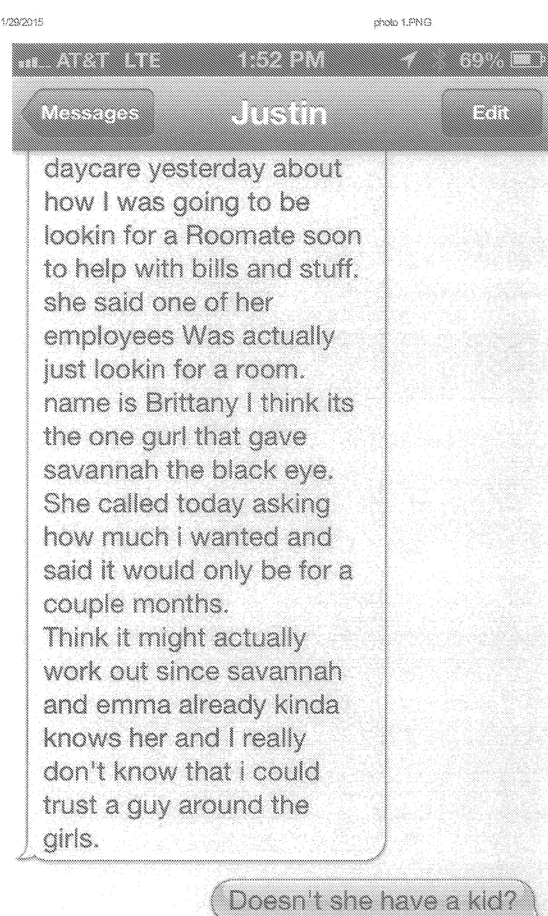
Nov 14, 2014, 10:07 AM

How's ur Friday?

Nov 14, 2014, 10:50 AM

Pretty good actually. How's yours. I think I found someone that is interested in renting a room . I was talking to the chop chops at Emma's daycare yesterday about how I was going to be lookin for a Roomate soon to help with bills and stuff. she said one of her employees Was actually just lookin for a room. name is Brittany I think its the one gurl that gave savannah the black eye. She called today asking how much I wanted and said it would only be for a





iMessage

1/29/2015 photo 2.PNG



11/19/2014 photo.PNG



11/19/2014 photo.PNG



I'm not going to deal with your bs. I'm not going to let the house go for you either so get use to the Roomate .

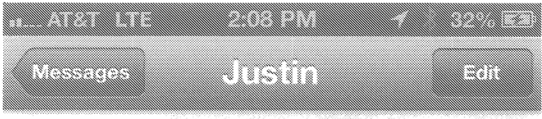
Nov 17, 2014, 6:55 PM

I know u guys had something beforehand just





EXHIBIT 11



Oct 12, 2014, 4:54 PM

What time do u think u can have the unaut?

Oct 12, 2014, 5:16 PM

Whenever you need it

Can it have it at the house at 9am? Or do I need to go get it with h



Oct 12, 2014, 6:36 PM

Yah you will hafto go with me.date?

> This coming Saturday the 18th

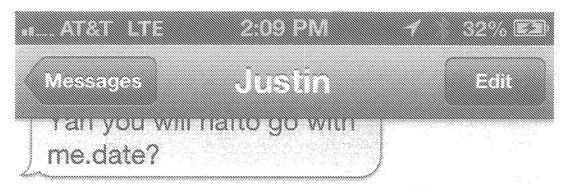
Oct 13, 2014, 8:49 AM

This saturday is fine. I changed the locks on the house yesterday after you



iMessage

1/31/2015 photo 2.PNG

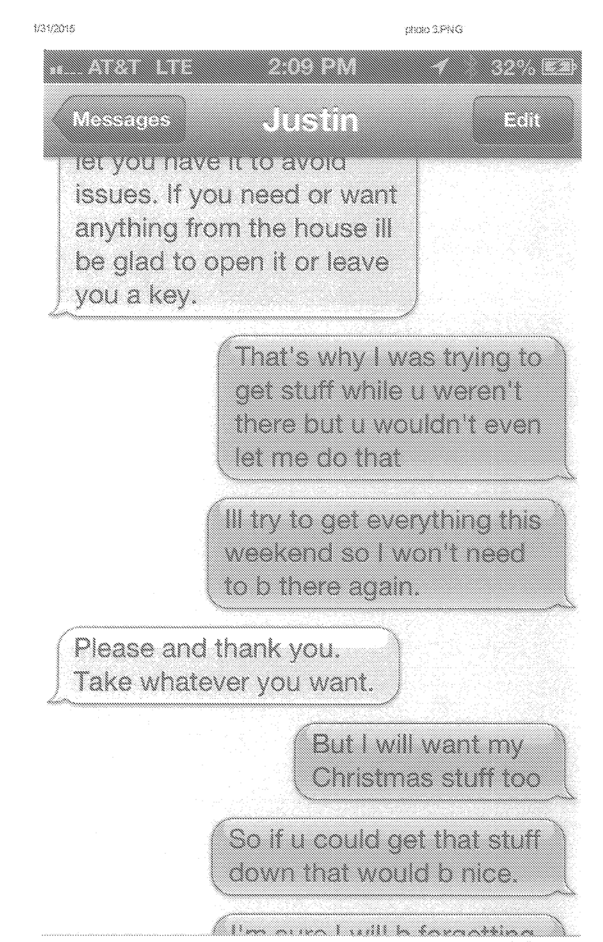


This coming Saturday the 18#

Oct 13, 2014, 8:49 AM

This saturday is fine. I changed the locks on the house yesterday after you left .im not sure what happened to all the spare house keys . They are all missing . I can't have you there acting like that again k. We need to do this as peaceful as possible .im willing to help with anything to help get you situated. III talk to my mother about Emma's crib. She will prob just say let you have it to avoid issues. If you need or want

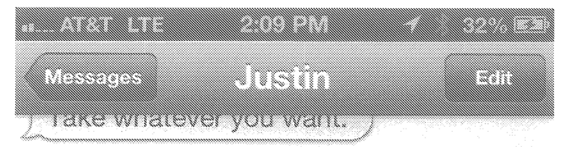




iMessage

ROA000195

1/31/2015 photo 4.PNG



But I will want my Christmas stuff too

So if u could get that stuff down that would b nice.

I'm sure I will b forgetting stuff so please don't get mad or play games when I need to get stuff in the future

III get you all of it. I will have the garage locked up so if you need anything just tell me.



No games Sarah . Think your one with games

So what time Raturday?

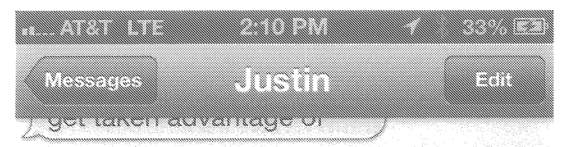


iMessage

1/31/2015 phote 5.PNG



1/31/2015 photo 1.PNG



Hal

ld like to know who's going to be in out of my home helping you? I have the right to know

Oct 13, 2014, 9:00 AM

It's my home too

I hafto protect myself sarah, id like to know, im going to put everything from your list on the side yard behind the gate ready for pick up if you don't tell me.

> think we should have officers involved

I want my stuff and I have a right to it please





Sami

aholo 2.PNG 1/33/2015



I think we should have officers involved

I want my stuff and I have a right to it please

That's fine I can have them standing there while you clear the side yard of your belongings

You can have it all but I want to know who's going to help

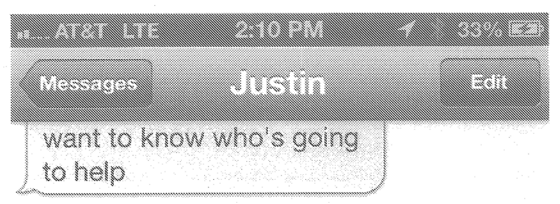
Never mind k. Your trying to make it look like im not willing to let you get your things, not the case at all.Not worth a fight. Nothing in the house is worth this drama. Please get your own u haul k. III





Same

1/31/2015 photo 3.PNG



Never mind k. Your trying to make it look like im not willing to let you get your things, not the case at all.Not worth a fight. Nothing in the house is worth this drama. Please get your own u haul k. III be gone that day so you and whoever can collect your belongings. I expect you will have everything from your list and only from the list.

Oct 13, 2014, 9:19 AM

Ok how am I going to get in?

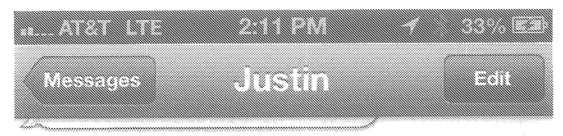
I will leave it open. Just tell me a time so I can





Sam

photo 4.PNG 1/31/2015



Oct 13, 2014, 9:19 AM

Ok how am I going to get ln?

I will leave it open. Just tell me a time so I can



Oct 13, 2014, 11:59 AM

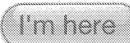
Keeping the crib

Please leave Emma's room.

> III take the organize and leave everything else

Lke I said please leave Emma's room.

Oct 13, 2014, 5:51 PM



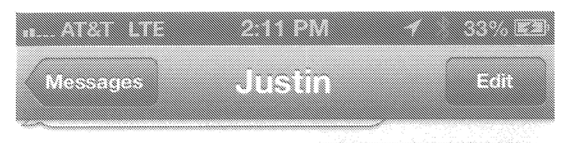
A 40 0047 7.47 DBA





Sena

photo 1.PNG



Whatever Justin

I'm willing to agree to everything else

> More games I don't have time for

1/2 mine too

1/31/2015

It's not a game

K sounds good

R u still gonna help me get the box spring and mattress tomorrow?

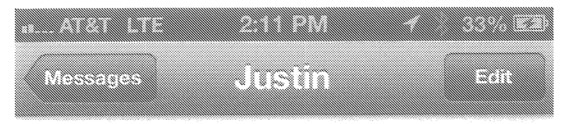
Ok then this should sound good. I've decided to pack up what's on your list myself. I dont want anyone in my home.I will have





Sam

photo 2.PNG 1/31/2018



Ok then this should sound good. I've decided to pack up what's on your list myself. I dont want anyone in my home.I will have everything on your list in a u haul ready for you Saturday.whatever else you think of outside of the list we will hafto work out. -Yes ill help get the mattres

l already got a uhaul Justin

Too bad.

Games

I will have one ready for you Saturday .

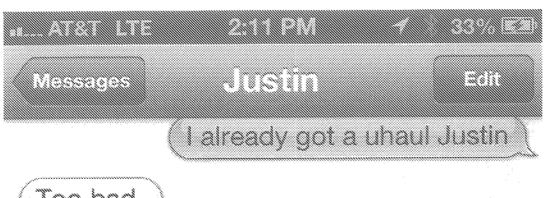
Not a game, I'm protecting





Sena

photo 3.PNG 1/31/2015



Too bad.

Games

I will have one ready for you Saturday .

Not a game. I'm protecting myself.

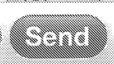


Please don't destroy my striff

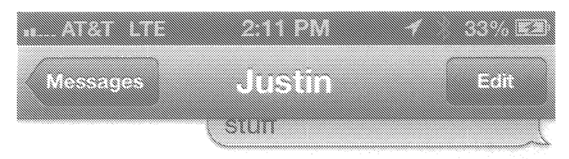
Come on really ?I won't. I'm going to take pictures of things as I put them in the u haul. If you claim I destroyed anything ill have proof I didn't



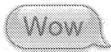




1/31/2015 photo 4.PNG



Come on really ?I won't. I'm going to take pictures of things as I put them in the u haul. If you claim I destroyed anything ill have proof I didn't



Not a game

Wow is all I can say :(



Make sure your list is current k.

Not doing this twice

Oct 14, 2014, 10:32 AM

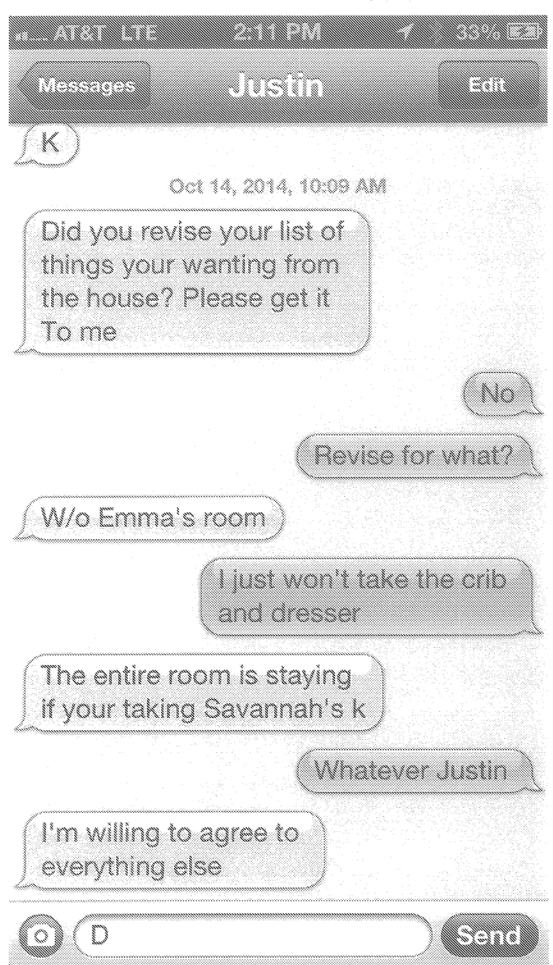
Can you please just let me in so I can get stuff like in



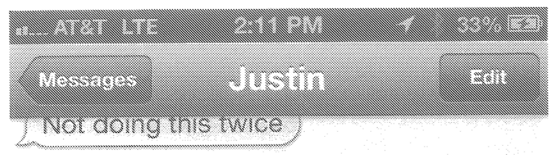


Sent

1/31/2015 photo 5.PNG



phido 5.PNG 1/31/2015



Oct 14, 2014, 10:32 AM

Can you please just let me in so I can get stuff like in the kitchen like my George Foreman grill and blenders all that kind of stuff I'm not going to put that all on the list I have to look through H

> Please don't be like this I'm not going to take anything crazy

Please file for divorce too. K. III help pay for filing fees. I want 50% custody, period, if you do not agree to that than your on your own. Lawyers and whatever else you want to do is fine.





Sam

1/31/2015 photo 1.PNC



Please file for divorce too.
K. III help pay for filing fees. I want 50% custody, period, if you do not agree to that than your on your own. Lawyers and whatever else you want to do is fine.

Put it on a list. If its smalls your worried about get a list together and I will get them

Please Justin

No. I'm being fare with you and protecting myself

U can b there and watch everything I freakin take

Please don't b like this ok.





Sane





photo 4.PNG



Trust u Really your telling me I can't have 1/2 custody of my girls.

No Sarah I'm not letting you or any if your family in my home to empty it.

III do it myself

1/31/2015

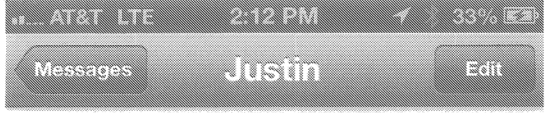
Oct 14, 2014, 10:47 AM

I will have everything you want packed and documented. The custody battle will for a later date. Which I will warn you i will win 50% no matter you try to make me look like a dead beat dad or alcoholic , which im none of the





Sano



Oct 14, 2014, 11:06 AM

Don't waste your time or mine.thinking if call the police that they will let you in the home won't work. I've talked to them. They said since you and the girls have moved it would be a civil matter .you would need a court order and since I'm cooperating with your demands for the belongings I'm within my rights.

Oct 14, 2014, 11:16 AM

Oh and please Stop talking to the people at daycare about our drama. None of there business.

Oct 14, 2014, 12:50 PM

Be there at 9am on Saturday for the chard





Sand

1/31/2015 photo 1.PNG



Oct 14, 2014, 12:50 PM

Be there at 9am on Saturday for the uhaul

Oct 14, 2014, 5:42 PM

Almost at the exit

I'm here

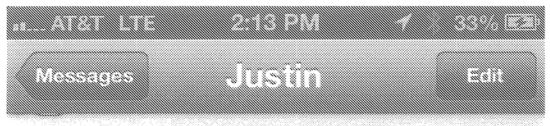


Oct 15, 2014, 12:15 PM

I've given some thought about the packing of your things. I do trust you . I know you wouldn't try to do me over and leave me nothing. III agree to letting you pack up your things .ok . Please please be considerate when you do do it. I dont want holes in my walls or things ruined st anner ank ethina las



1731/2018 photo 2.PNG



Oct 15, 2014, 12:15 PM

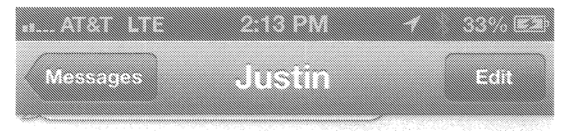
I've given some thought about the packing of your things. I do trust you . I know you wouldn't try to do me over and leave me nothing. Ill agree to letting you pack up your things .ok . Please please be considerate when you do do it. I dont want holes in my walls or things ruined out of anger only thing Im locking up is the guns and locking up the garage. You free to the whole house on Saturday k. If you need me to get the u haul I can.

III get your bed for you today aswell

Thank you Justin. Means







Ill get your bed for you today aswell

Thank you Justin, Means alot that u trust me:) let me know for sure 100% things that u don't want me to take and ill leave it k

I will reorder the uhaul it's not a big deal.

This is very hard for me to trust that you will do the right thing.

I will have to take apart Savannah's bed right?

Yah. III leave you a tool kit on the counter

If I have any questions on





Stame

Skip to Main Content Logout My Account My Cases Search Menu New Family Record Search Refine Search Close

R. GISTER OF ACTIONS

CASE No. D-14-506883-D

§

Sarah Maurice, Plaintiff vs. Justin Maurice, Defendant.

Case Type:
Subtype:
Date Filed:
Location:
Cross-Reference Case Number:

Case Type: Divorce - Complaint
Subtype: Complaint Subject Minor(s)

Location: Family Courts Images Help

Date Filed: 12/11/2014
Location: Department Q

ference Case Number: D506883 Supreme Court No.: 83009

PARTY INFORMATION

Defendant Maurice, Justin

108 Westin LN Henderson, NV 89002 Male

Lead Attorneys Bradley J. Hofland Retained 702-895-6760(W)

Plaintiff Maurice, Sarah

1596 Rusy Ridge LN Henderson, NV 89002 Female

Rachel M. Jacobson Retained

702-601-0770(W)

Subject Minor Maurice, Emma

Subject Minor Maurice, Savannah

EVENTS ORDERS OF THE COURT

02/10/2015 All Pending Motions (9:00 AM) (Judicial Officer Duckworth, Bryce C.)

Minutes

02/10/2015 9:00 AM
- PLAINTIFF'S MOTION FOR PRELIMINARY RELIEF ..

DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR JOINT LEGAL AND PHYSICAL CUSTODY, AND RELATED RELIEF. Attorney Robert Hill, Nevada Bar #8496, present with Defendant in an UNBUNDLED CAPACITY. Court reviewed the matters at issue and noted the parties separated in September 2014. Court informed the parties that it is this Court's goal to build and maintain each parties' relationship with the minor children. Discussion regarding what contact Defendant has had since the separation and what schedule each party is requesting. Following discussion, COURT ORDERED, as follows: 1. Parties are to attend MEDIATION through the Family Mediation Center (FMC) to mediate custody and visitation. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 5/11/15 at 9:00 AM. 2. The parties shall have TEMPORARY JOINT LEGAL CUSTODY of the minor children. 3. Plaintiff shall have TEMPORARY PRIMARY PHYSICAL CUSTODY of the minor children. The Court shall maintain some semblance of the STATUS QUO. 4. Defendant's VISITATION with the minor children shall be every other weekend from Friday pick up from school and daycare to Sunday at 7:00 PM. This weekend (2/13/15) shall be Defendant's weekend and for this weekend, he shall be allowed to have the children until Monday at 7:00 PM. 5. Defendant shall also have additional time each day when he picks up the children from school and daycare and his time shall conclude when the Defendant picks up the children after work each day. 6. Both parties are to take the COPE class and file their Certificate of Completion in advance of the next hearing. 7. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred sixty dollars (\$1,260.00) per month beginning February 2015, payable in two equal installments (of \$630.00) on the 10th and 20th day of each month. (This amount takes into consideration a \$130.00 offset for the cost of insurance.) 8. The issue of CONSTRUCTIVE amounts shall be DEFERRED to the time of trial. 9. Per STIPULATION, the parties shall equally divide the daycare expenses. 10. Defendant shall maintain medical/health insurance for the minor children. 11. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The

ROA000216

other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions. 12. The spending and accounting issues is a Discovery issue. 13. The request of SPOUSAL SUPPORT is DENIED on a TEMPORARY basis. 14. Each party shall have exclusive possession of their residence. 15. The Joint Preliminary Injunction (JPI) is an Order of this Court and is punishable through the Court's contempt powers. 16. The issue of ATTORNEY'S FEES is DEFERRED. 17. CASE MANAGEMENT CONFERENCE is set for 5/11/15 at 9:00 AM. Per STIPULATION, the minutes shall suffice as the Order from today's hearing, therefore, the Court shall issue an Order based on the minutes. CLERK'S NOTE: Order #3 corrected to reflect that Plaintiff was awarded TEMPORARY PRIMARY PHYSICAL CUSTODY.

<u>Parties Present</u> <u>Return to Register of Actions</u>

1					
2	ORDR Electronically Filed 02/17/2015 03:30:24 PM				
3	Alun to Chum				
4	DISTRICT COURT CLERK OF THE COURT				
5 6	CLARK COUNTY, NEVADA				
7	SARAH MAURICE,)				
8) Plaintiff,				
9					
10) DEPT NO. Q				
11	JUSTIN MAURICE,)				
12	Defendant.)				
13 14	ORDER FROM HEARING				
15					
16	This matter came before the Court for a Motion for Relief and Opposition &				
17	Countermotion, Plaintiff being present and represented by Rachel Jacobson, Esq., and				
18	Defendant being present and represented by Robert Hill, Esq. (in an unbundled				
19	capacity). Good cause appearing therefor,				
20	IT IS HEREBY ORDERED that the attached copy of the Minutes from the				
21	February 10, 2015 hearing is hereby incorporated herein and will become the Order of				
22	this case.				
23					
25	DATED this 17th day of February, 2015.				
26	m T /x				
27	BRYCE C. DUCKWORTH				
28 /ORTH	DISTRICT COURT JUDGE DEPARTMENT Q				

BRYCE C. DUCKWORTH DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q LAS VEGAS, NEVADA 89101

DISTRICT COURT **CLARK COUNTY, NEVADA**

Divorce - Complaint

COURT MINUTES

February 10, 2015

D-14-506883-D

Sarah Maurice, Plaintiff

VS.

Justin Maurice, Defendant.

February 10, 2015

9:00 AM

All Pending Motions

HEARD BY:

Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Emma Maurice, Subject Minor, not present

Justin Maurice, Defendant, Counter Claimant,

Pro Se

present

Sarah Maurice, Plaintiff, Counter Defendant,

Rachel Jacobson, Attorney, present

present

Savannah Maurice, Subject Minor, not present

IOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR PRELIMINARY RELIEF ... DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR JOINT LEGAL AND PHYSICAL CUSTODY, AND RELATED RELIEF.

Attorney Robert Hill, Nevada Bar #8496, present with Defendant in an UNBUNDLED CAPACITY.

Court reviewed the matters at issue and noted the parties separated in September 2014. Court informed the parties that it is this Court's goal to build and maintain each parties' relationship with the minor children. Discussion regarding what contact Defendant has had since the separation and what schedule each party is requesting. Following discussion, COURT ORDERED, as follows:

- 1. Parties are to attend MEDIATION through the Family Mediation Center (FMC) to mediate custody and visitation. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 5/11/15 at 9:00 AM.
- 2. The parties shall have TEMPORARY JOINT LEGAL CUSTODY of the minor children.

PRINT DATE: (02/11/2015	Page 1 of 3	Minutes Date:	February 10, 2015
---------------	------------	-------------	---------------	-------------------

- 3. The parties shall have TEMPORARY JOINT PHYSICAL CUSTODY of the minor children. The Court shall maintain some semblance of the STATUS QUO.
- 4. Defendant's VISITATION with the minor children shall be every other weekend from Friday pick up from school and daycare to Sunday at 7:00 PM. This weekend (2/13/15) shall be Defendant's weekend and for this weekend, he shall be allowed to have the children until Monday at 7:00 PM.
- 5. Defendant shall also have additional time each day when he picks up the children from school and daycare and his time shall conclude when the Defendant picks up the children after work each day.
- 6. Both parties are to take the COPE class and file their Certificate of Completion in advance of the next hearing.
- 7. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred sixty dollars (\$1,260.00) per month beginning February 2015, payable in two equal installments (of \$630.00) on the 10th and 20th day of each month. (This amount takes into consideration a \$130.00 offset for the cost of insurance.)
- 8. The issue of CONSTRUCTIVE amounts shall be DEFERRED to the time of trial.
- 9. Per STIPULATION, the parties shall equally divide the daycare expenses.
- 10. Defendant shall maintain medical/health insurance for the minor children.
- 11. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions.
- 12. The spending and accounting issues is a Discovery issue.
- 13. The request of SPOUSAL SUPPORT is DENIED on a TEMPORARY basis.
- 14. Each party shall have exclusive possession of their residence.
- 15. The Joint Preliminary Injunction (JPI) is an Order of this Court and is punishable through the Court's contempt powers.
- 16. The issue of ATTORNEY'S FEES is DEFERRED.

PRINT DATE: 02/11/2015 Page 2 of 3 Minutes Date: February 16), 2015
--------------------------------------------------------------	---------

17. CASE MANAGEMENT CONFERENCE is set for 5/11/15 at 9:00 AM.

Per STIPULATION, the minutes shall suffice as the Order from today's hearing, therefore, the Court shall issue an Order based on the minutes.

INTERIM CONDITIONS:

FUTURE HEARINGS:

May 11, 2015 9:00 AM Return Hearing

Duckworth, Bryce C.

Courtroom 01

May 11, 2015 9:00 AM Case Management Conference

Duckworth, Bryce C. Courtroom 01

Electronically Filed 02/18/2015 08:38:31 AM 1 **NEOJ** 2 CLERK OF THE COURT 3 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 7 SARAH MAURICE. 8 Plaintiff, 9 CASE NO. D-14-506883-D v. 10 DEPT NO. O JUSTIN MAURICE, 11 12 Defendant. 13 NOTICE OF ENTRY OF ORDER FROM HEARING 14 15 ALL PARTIES AND/OR THEIR ATTORNEYS 16 Please take notice that an Order From Hearing has been entered in the above-17 entitled matter, a copy of which is attached hereto. I hereby certify that on the above 18 19 file stamped date, I caused a copy of this Notice of Entry of Order From Hearing to 20 be: 21 ☑ E-Served pursuant to NEFCR 9 on, or placed in the folder(s) located in the 22 Clerk's Office of, the following attorneys: 23 Rachel Jacobson, Esq. 24 Robert Hill, Esq. 25 26 27 /s/ Kimberly Weiss

BRYCE C. DUCKWORTH DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q LAS VEGAS, NEVADA 89101 Kimberly Weiss Judicial Executive Assistant Department Q

ROA000222

1				
1	Electronically Filed			
2	ORDR 02/17/2015 03:30:24 PM			
3	Alm & Chum			
4	DISTRICT COURT CLERK OF THE COURT			
6	CLARK COUNTY, NEVADA			
7	SARAH MAURICE,)			
8)			
9	Plaintiff,)			
10	v.) CASE NO. D-14-506883-D			
11	JUSTIN MAURICE,) DEPT NO. Q			
12	Defendant.			
13	<u> </u>			
14	ORDER FROM HEARING			
15	This matter came before the Court for a Motion for Relief and Opposition &			
16				
17	Countermotion, Plaintiff being present and represented by Rachel Jacobson, Esq., and			
18	Defendant being present and represented by Robert Hill, Esq. (in an unbundled			
19	capacity). Good cause appearing therefor,			
20	IT IS HEREBY ORDERED that the attached copy of the Minutes from the			
21	February 10, 2015 hearing is hereby incorporated herein and will become the Order of			
22				
23 24	this case.			
25	DATED this 17th day of February, 2015.			
26	$m \cap l \times$			
27	1 / Land			
28	BRYCE C. DUCKWORTH Disyrict Court Jyoge			
WORTH	DEPARTMENT Q			

BRYCE G. DUCKWO

FAMILY DIVISION, DEPT. Q LAS VEGAS, NEVADA 69101

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint

COURT MINUTES

February 10, 2015

D-14-506883-D

Sarah Maurice, Plaintiff

Justin Maurice, Defendant.

February 10, 2015

9:00 AM

All Pending Motions

HEARD BY: Duckworth, Bryce C.

COURTROOM: Courtroom 01

Rachel Jacobson, Attorney, present

COURT CLERK: Michael A. Padilla

PARTIES:

Emma Maurice, Subject Minor, not present

Justin Maurice, Defendant, Counter Claimant,

Pro Se

present

Sarah Maurice, Plaintiff, Counter Defendant,

present

Savannah Maurice, Subject Minor, not present

JOURNAL ENTRIES

 PLAINTIFF'S MOTION FOR PRELIMINARY RELIEF ... DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR JOINT LEGAL AND PHYSICAL CUSTODY, AND RELATED RELIEF.

Attorney Robert Hill, Nevada Bar #8496, present with Defendant in an UNBUNDLED CAPACITY.

Court reviewed the matters at issue and noted the parties separated in September 2014. Court informed the parties that it is this Court's goal to build and maintain each parties' relationship with the minor children. Discussion regarding what contact Defendant has had since the separation and what schedule each party is requesting. Following discussion, COURT ORDERED, as follows:

- Parties are to attend MEDIATION through the Family Mediation Center (FMC) to mediate custody and visitation. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 5/11/15 at 9:00 AM.
- 2. The parties shall have TEMPORARY JOINT LEGAL CUSTODY of the minor children.

DDINET DATE.	02/11/2015	D1-(2	Minutes Date:	February 10, 2015
PRINT DATE:	102/11/2015	Page 1 of 3	Minutes Date.	Lentaut A 10, 2012
	· · · · · · · · · · · · · · · · · · ·		·	

D-14-506883-D

- 3. The parties shall have TEMPORARY JOINT PHYSICAL CUSTODY of the minor children. The Court shall maintain some semblance of the STATUS QUO.
- 4. Defendant's VISITATION with the minor children shall be every other weekend from Friday pick up from school and daycare to Sunday at 7:00 PM. This weekend (2/13/15) shall be Defendant's weekend and for this weekend, he shall be allowed to have the children until Monday at 7:00 PM.
- 5. Defendant shall also have additional time each day when he picks up the children from school and daycare and his time shall conclude when the Defendant picks up the children after work each day.
- 6. Both parties are to take the COPE class and file their Certificate of Completion in advance of the next hearing.
- 7. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred sixty dollars (\$1,260.00) per month beginning February 2015, payable in two equal installments (of \$630.00) on the 10th and 20th day of each month. (This amount takes into consideration a \$130.00 offset for the cost of insurance.)
- 8. The issue of CONSTRUCTIVE amounts shall be DEFERRED to the time of trial.
- 9. Per STIPULATION, the parties shall equally divide the daycare expenses.
- 10. Defendant shall maintain medical/health insurance for the minor children.
- 11. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions.
- 12. The spending and accounting issues is a Discovery issue.
- 13. The request of SPOUSAL SUPPORT is DENIED on a TEMPORARY basis.
- 14. Each party shall have exclusive possession of their residence.
- 15. The Joint Preliminary Injunction (JPI) is an Order of this Court and is punishable through the Court's contempt powers.
- 16. The issue of ATTORNEY'S FEES is DEFERRED.

PRINT DATE:	02/11/2015	Page 2 of 3	Minutes Date:	February 10, 2015

D-14-506883-D

17. CASE MANAGEMENT CONFERENCE is set for 5/11/15 at 9:00 AM.

Per STIPULATION, the minutes shall suffice as the Order from today's hearing, therefore, the Court shall issue an Order based on the minutes.

INTERIM CONDITIONS:

FUTURE HEARINGS:

May 11, 2015 9:00 AM Return Hearing

Duckworth, Bryce C.

Courtroom 01

May 11, 2015 9:00 AM Case Management Conference

Duckworth, Bryce C. Courtroom 01

Electronically Filed 02/24/2015 09:55:18 AM 1 **ORDR** 2 CLERK OF THE COURT 3 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 SARAH MAURICE, 7 8 Plaintiff. 9 CASE NO. D-14-506883-D v. 10 DEPT NO. Q JUSTIN MAURICE, 11 12 Defendant. 13 AMENDED ORDER FROM HEARING 14 15 This matter came before the Court for a Motion for Relief and Opposition & 16 Countermotion, Plaintiff being present and represented by Rachel Jacobson, Esq., and 17 Defendant being present and represented by Robert Hill, Esq. (in an unbundled 18 19 capacity). Good cause appearing therefor, 20 IT IS HEREBY ORDERED that the attached copy of the Minutes from the 21 February 10, 2015 hearing is hereby incorporated herein and will become the Order of 22 this case. 23 24 DATED this 24th day of February, 2015. 25 26 27 DISTRICT COURT JUDGE DEPARTMENT Q

BRYCE C. DUCKWORTH DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q LAS VEGAS, NEVADA 89101

D-14-506883-D Sarah Maurice, Plaintiff
vs.
Justin Maurice, Defendant.

February 10, 2015

9:00 AM

All Pending Motions

HEARD BY:

Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Emma Maurice, Subject Minor, not present

Justin Maurice, Defendant, Counter Claimant,

Pro Se

present

Sarah Maurice, Plaintiff, Counter Defendant,

Rachel Jacobson, Attorney, present

present

Savannah Maurice, Subject Minor, not present

JOURNAL ENTRIES

 PLAINTIFF'S MOTION FOR PRELIMINARY RELIEF ... DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR JOINT LEGAL AND PHYSICAL CUSTODY, AND RELATED RELIEF.

Attorney Robert Hill, Nevada Bar #8496, present with Defendant in an UNBUNDLED CAPACITY.

Court reviewed the matters at issue and noted the parties separated in September 2014. Court informed the parties that it is this Court's goal to build and maintain each parties' relationship with the minor children. Discussion regarding what contact Defendant has had since the separation and what schedule each party is requesting. Following discussion, COURT ORDERED, as follows:

- 1. Parties are to attend MEDIATION through the Family Mediation Center (FMC) to mediate custody and visitation. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 5/11/15 at 9:00 AM.
- 2. The parties shall have TEMPORARY JOINT LEGAL CUSTODY of the minor children.

PRINT DATE:	02/20/2015	Page 1 of 3	Minutes Date:	February 10, 2015

- 3. Plaintiff shall have TEMPORARY PRIMARY PHYSICAL CUSTODY of the minor children. The Court shall maintain some semblance of the STATUS QUO.
- 4. Defendant's VISITATION with the minor children shall be every other weekend from Friday pick up from school and daycare to Sunday at 7:00 PM. This weekend (2/13/15) shall be Defendant's weekend and for this weekend, he shall be allowed to have the children until Monday at 7:00 PM.
- 5. Defendant shall also have additional time each day when he picks up the children from school and daycare and his time shall conclude when the Defendant picks up the children after work each day.
- 6. Both parties are to take the COPE class and file their Certificate of Completion in advance of the next hearing.
- 7. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred sixty dollars (\$1,260.00) per month beginning February 2015, payable in two equal installments (of \$630.00) on the 10th and 20th day of each month. (This amount takes into consideration a \$130.00 offset for the cost of insurance.)
- The issue of CONSTRUCTIVE amounts shall be DEFERRED to the time of trial.
- 9. Per STIPULATION, the parties shall equally divide the daycare expenses.
- Defendant shall maintain medical/health insurance for the minor children.
- 11. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions.
- 12. The spending and accounting issues is a Discovery issue.
- 13. The request of SPOUSAL SUPPORT is DENIED on a TEMPORARY basis.
- 14. Each party shall have exclusive possession of their residence.
- 15. The Joint Preliminary Injunction (JPI) is an Order of this Court and is punishable through the Court's contempt powers.
- 16. The issue of ATTORNEY'S FEES is DEFERRED.

PRINT DATE:	02/20/2015	Page 2 of 3	Minutes Date:	February 10, 2015

17. CASE MANAGEMENT CONFERENCE is set for 5/11/15 at 9:00 AM.

Per STIPULATION, the minutes shall suffice as the Order from today's hearing, therefore, the Court shall issue an Order based on the minutes.

CLERK'S NOTE: Order #3 corrected to reflect that Plaintiff was awarded TEMPORARY PRIMARY PHYSICAL CUSTODY.

INTERIM CONDITIONS:

FUTURE HEARINGS:

May 11, 2015 9:00 AM Return Hearing

Duckworth, Bryce C. Courtroom 01

May 11, 2015 9:00 AM Case Management Conference

Duckworth, Bryce C. Courtroom 01

Electronically Filed 02/24/2015 11:29:59 AM 1 **NEOJ** 2 CLERK OF THE COURT 3 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 7 SARAH MAURICE, 8 Plaintiff, 9 CASE NO. D-14-506883-D v. 10 DEPT NO. O JUSTIN MAURICE, 11 12 Defendant. 13 NOTICE OF ENTRY OF AMENDED ORDER FROM HEARING 14 15 ALL PARTIES AND/OR THEIR ATTORNEYS 16 Please take notice that an Amended Order From Hearing has been entered in the 17 above-entitled matter, a copy of which is attached hereto. I hereby certify that on the 18 19 above file stamped date, I caused a copy of this Notice of Entry of Amended Order 20 From Hearing to be: 21 ■ E-Served pursuant to NEFCR 9 on, or placed in the folder(s) located in the 22 Clerk's Office of, the following attorneys: 23 Rachel Jacobson, Esq. 24 Robert Hill, Esq. 25 26 27 /s/ Kimberly Weiss Kimberly Weiss 28 Judicial Executive Assistant

Department Q

BRYCE C. DUCKWORTH DISTRICT JUDGE

FAMILY DIVISION, DEPT. O.

LAS VEGAS, NEVADA 89101

ROA000231

Electronically Filed 02/24/2015 09:55:18 AM 1 ORDR 2 CLERK OF THE COURT DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 SARAH MAURICE, 7 8 Plaintiff, 9 CASE NO. D-14-506883-D ٧. 10 DEPT NO. Q JUSTIN MAURICE, 11 Defendant. 12 13 AMENDED ORDER FROM HEARING 14 15 This matter came before the Court for a Motion for Relief and Opposition & 16 Countermotion, Plaintiff being present and represented by Rachel Jacobson, Esq., and 17 Defendant being present and represented by Robert Hill, Esq. (in an unbundled 18 19 capacity). Good cause appearing therefor, 20 IT IS HEREBY ORDERED that the attached copy of the Minutes from the 21 February 10, 2015 hearing is hereby incorporated herein and will become the Order of 22 this case. 23 24 DATED this 24th day of February, 2015. 25 26 27 DISTRICT COURT JUDGE 28 DEPARTMENT Q

BRYCE C. DUCKWORTH DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q LAS VEGAS, NEVADA 89101

Divorce - Complaint

COURT MINUTES

February 10, 2015

D-14-506883-D

Sarah Maurice, Plaintiff

Justin Maurice, Defendant.

February 10, 2015

9:00 AM

All Pending Motions

HEARD BY:

Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Emma Maurice, Subject Minor, not present

Justin Maurice, Defendant, Counter Claimant,

Pro Se

present

Sarah Maurice, Plaintiff, Counter Defendant,

Rachel Jacobson, Attorney, present

Savannah Maurice, Subject Minor, not present

IOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR PRELIMINARY RELIEF ... DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR JOINT LEGAL AND PHYSICAL CUSTODY, AND RELATED RELIEF.

Attorney Robert Hill, Nevada Bar #8496, present with Defendant in an UNBUNDLED CAPACITY.

Court reviewed the matters at issue and noted the parties separated in September 2014. Court informed the parties that it is this Court's goal to build and maintain each parties' relationship with the minor children. Discussion regarding what contact Defendant has had since the separation and what schedule each party is requesting. Following discussion, COURT ORDERED, as follows:

- 1. Parties are to attend MEDIATION through the Family Mediation Center (FMC) to mediate custody and visitation. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 5/11/15 at 9:00 AM.
- 2. The parties shall have TEMPORARY JOINT LEGAL CUSTODY of the minor children.

PRINT DATE:	02/20/2015	Page 1 of 3	Minutes Date:	February 10, 2015

- Plaintiff shall have TEMPORARY PRIMARY PHYSICAL CUSTODY of the minor children. The Court shall maintain some semblance of the STATUS QUO.
- 4. Defendant's VISITATION with the minor children shall be every other weekend from Friday pick up from school and daycare to Sunday at 7:00 PM. This weekend (2/13/15) shall be Defendant's weekend and for this weekend, he shall be allowed to have the children until Monday at 7:00 PM.
- 5. Defendant shall also have additional time each day when he picks up the children from school and daycare and his time shall conclude when the Defendant picks up the children after work each day.
- 6. Both parties are to take the COPE class and file their Certificate of Completion in advance of the next hearing.
- 7. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred sixty dollars (\$1,260.00) per month beginning February 2015, payable in two equal installments (of \$630.00) on the 10th and 20th day of each month. (This amount takes into consideration a \$130.00 offset for the cost of insurance.)
- 8. The issue of CONSTRUCTIVE amounts shall be DEFERRED to the time of trial.
- Per STIPULATION, the parties shall equally divide the daycare expenses.
- 10. Defendant shall maintain medical/health insurance for the minor children.
- 11. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions.
- 12. The spending and accounting issues is a Discovery issue.
- 13. The request of SPOUSAL SUPPORT is DENIED on a TEMPORARY basis.
- 14. Each party shall have exclusive possession of their residence.
- 15. The Joint Preliminary Injunction (JPI) is an Order of this Court and is punishable through the Court's contempt powers.
- 16. The issue of ATTORNEY'S FEES is DEFERRED.

DDDATE	00 100 (2015	D 0 . (2	Minutes Dates	February 10, 2015
PRINT DATE:	02/20/2015	Page 2 of 3	Minutes Date:	repruary 10, 2015
TRINI DATE:	02/20/2013	rage 4 of 5	Minutes Date.	Tebruary 10, 20.

17. CASE MANAGEMENT CONFERENCE is set for 5/11/15 at 9:00 AM.

Per STIPULATION, the minutes shall suffice as the Order from today's hearing, therefore, the Court shall issue an Order based on the minutes.

CLERK'S NOTE: Order #3 corrected to reflect that Plaintiff was awarded TEMPORARY PRIMARY PHYSICAL CUSTODY.

INTERIM CONDITIONS:

FUTURE HEARINGS:

May 11, 2015 9:00 AM Return Hearing

Duckworth, Bryce C.

Courtroom 01

May 11, 2015 9:00 AM Case Management Conference

Duckworth, Bryce C. Courtroom 01 Skip to Main Content Logout My Account My Cases Search Menu New Family Record Search Refine Search Close

R. GISTER OF ACTIONS

CASE No. D-14-506883-D

Sarah Maurice, Plaintiff vs. Justin Maurice, Defendant.

 ω ω ω ω ω ω

Case Type: Divorce - Complaint
Subtype: Complaint Subject Minor(s)
Date Filed: 12/11/2014

Location: Department Q
Cross-Reference Case Number: D506883
Supreme Court No.: 83009

PARTY INFORMATION

Defendant Maurice, Justin

108 Westin LN

Henderson, NV 89002

Male

Lead Attorneys Bradley J. Hofland Retained

Location: Family Courts Images Help

702-895-6760(W)

Plaintiff Maurice, Sarah

1596 Rusy Ridge LN Henderson, NV 89002 Female

Rachel M. Jacobson Retained 702-601-0770(W)

Subject Minor Maurice, Emma

Subject Minor Maurice, Savannah

EVENTS ORDERS OF THE COURT

05/11/2015 Case Management Conference (9:00 AM) (Judicial Officer Duckworth, Bryce C.) 05/11/2015, 07/06/2015, 07/22/2015

Minutes

05/11/2015 9:00 AM

07/06/2015 10:00 AM

Attorney Rachel Jacobson, Nevada Bar #7827, present and participating telephonically. Court noted custody was previously resolved. Ms. Jacobson stated the parties are close to a resolution, which would a payment from the Defendant of \$35,000.00 as and for an equalization and for the parties to keep all property and debt in their own name and possession. Defendant stated he was not sure about a lump sum payment and would like to discuss a payment option. Ms. Jacobson requested a written confirmation from the Defendant confirming the assets. Following discussion, COURT ORDERED, as follows: 1. The Case Management Conference is CONTINUED to 7/22/15 at 8:30 AM. Parties are to communicate in an attempt to resolve the remaining issues and they are not to wait until the day before the hearing to do so. 2. Defendant may appear at the next hearing telephonically; however, he must contact chambers in advance to make his request. 3. Parties are to exchange financial information. 4. In the event there has been any change to either party's financial situation, then they are to file an updated Financial Disclosure Form (FDF). Updated FDFs are to be filed by 7/15/15. The minutes shall STAND as the Order from today's hearing.

07/22/2015 8:30 AM

Ms. Jacobson stated she did not receive Defendant's Financial Disclosure Form (FDF) until last night and stated that his FDF did not include all assets. Court noted it appears the only issue is financial. Ms. Jacobson requested the Court inform the Defendant that he must include the residence in his FDF. Defendant stated the residence is not community property. Court indicated that the house is a trial issue and if mortgage payments were made by the Plaintiff, then there would be a community property interest and the Court would need to know the value of the home. Court informed the parties that they are to understand that anything acquired during the marriage is community property (including bank accounts, retirement accounts, cash on hand, and any other assets). COURT ORDERED, as follows: 1. Matter set for a NON-JURY TRIAL on 9/28/15 at 1:30 PM. Each party shall have ninety (90) minutes to present their case which includes opening statements, examination time (direct and cross) and closing statements. 2. Pretrial memorandum to be exchanged and filed with courtesy copies delivered to chambers no later than 9/21/15.

ROA000236

3. Discovery shall close at the close of business on 9/21/15. 4. Parties are to exchange lists of witnesses no later than the close of business on 8/31/15 which is to include the name of the witness, address of the witness, telephone number and a brief description of what each witness shall have to offer. Any witness not identified in advance of the hearing who is presented at the hearing will not be permitted to testify at the hearing absent compelling circumstances. (The Court expects testimony from the parties.) 5. Parties are to exchange their proposed exhibits and they are to provide their proposed exhibits to the Court Clerk by the close of business on 9/21/15. Plaintiff's exhibits are to be marked numerically and Defendant's exhibits are to be marked alphabetically. Exhibits are not to be filed. 6. The Joint Preliminary Junction remains IN EFFECT and is recognized as an Order of this Court. There is to be no transfer or disposal of any assets. 7. There shall be no award of ATTORNEY'S FEES at this time. The Court shall issue an Order based on the minutes.

Parties Present Return to Register of Actions Skip to Main Content Logout My Account My Cases Search Menu New Family Record Search Refine Search Close

R. GISTER OF ACTIONS

CASE No. D-14-506883-D

<u>aaaaaaa</u>

§

Sarah Maurice, Plaintiff vs. Justin Maurice, Defendant.

Case Type: Divorce - Complaint
Subtype: Complaint Subject Minor(s)
Date Filed: 12/11/2014

Location: Family Courts Images Help

Location: Department Q
Cross-Reference Case Number: D506883
Supreme Court No.: 83009

PARTY INFORMATION

Defendant Maurice, Justin Male Lead Attorneys

Bradley J. Hofland

108 Westin LN
Henderson, NV 89002

Retained
702-895-6760(W)

Plaintiff Maurice, Sarah Female Rachel M. Jacobson

 1596 Rusy Ridge LN
 Retained

 Henderson, NV 89002
 702-601-0770(W)

Subject Minor Maurice, Emma

Subject Minor Maurice, Savannah

EVENTS ORDERS OF THE COURT

05/11/2015 All Pending Motions (9:00 AM) (Judicial Officer Duckworth, Bryce C.)

Minutes

05/11/2015 9:00 AM

RETURN HEARING: FMC MEDIATION ... CASE MANAGEMENT CONFERENCE. Ms. Jacobson stated the parties had reached an agreement on their own. Ms. Jacobson recited the agreement. Upon inquiry by the Court, Defendant stated he agreed with the schedule. Discussion regarding Defendant's income and child support obligation. Ms. Jacobson stated the parties work for the same company. Ms. Jacobson stated the Plaintiff will agree to set child support at \$1,200.00 Following discussion, COURT ORDERED, as follows: 1 The Case Management Conference is CONTINUED to 7/6/15 at 10:00 AM. 2. Parties shall have JOINT LEGAL CUSTODY of the minor child. 3. Per STIPULATION, Plaintiff shall have PRIMARY PHYSICAL CUSTODY of the minor child. 4. Per STIPULATION, Defendant's VISITATION shall be every other weekend from Friday after school/daycare, or 3:00 PM if school is not in session, to Sunday at 6:00 PM. 5. Per STIPULATION, Defendant shall be responsible for dropping off the minor child to the Plaintiff on Sunday nights. 6. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred dollars (\$1,200.00) per month beginning May 2015. 7. Parties are to exchange all financial information pursuant to NRCP 16.2 (including bank accounts, investment accounts, retirement accounts, and payroll statements). 8. All other Orders not addressed herein shall remain IN EFFECT. The Court shall issue an Order based on the minutes.

Parties Present
Return to Register of Actions

1 2	ORDR		Electronically Filed 05/21/2015 09:28:35 AM				
3	D.Y.C.TTD.	YOT OOK INT	Alm & Lhum				
4	DISTR	ICT COURT	CLERK OF THE COURT				
5	CLARK CO	UNTY, NEVADA					
6	SARAH MAURICE,)					
8	Plaintiff,)					
9	, ,) CASE NO	D-14-506883-D				
10	V.) DEPT NO.					
11	JUSTIN MAURICE,)					
	Defendant.)					
12		_)					
13	ORDER FROM HEARING						
14 15	This matter came before the Court for a Peturn Hearing and Case						
16							
17	Esq., and Defendant being present in Proper Person. Good cause appearing therefor,						
18							
19	IT IS HEREBY ORDERED that the attached copy of the Minutes from the May						
20	11, 2015 hearing is hereby incorporated herein and will become the Order of this case.						
21	DATED this 20th day of May, 2	015.					
22							
23		P7 1) (A)				
24		BRYCE C. DUCK	WORTH				
25		DISTRICT COURT J	1				
26		DEPARTMENT Q /					
27							
ļ	I						

RYCE C. DUCKWORTH DISTRICT JUDGE

28

FAMILY DIVISION, DEPT. Q AS VEGAS, NEVADA 89101

Divorce - Complaint COURT MINUTES May 11, 2015

D-14-506883-D Sarah Maurice, Plaintiff
vs.
Justin Maurice, Defendant.

May 11, 2015

9:00 AM

All Pending Motions

HEARD BY:

Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Emma Maurice, Subject Minor, not present

Justin Maurice, Defendant, Counter Claimant,

Pro Se

present

Sarah Maurice, Plaintiff, Counter Defendant,

Rachel Jacobson, Attorney, present

present

Savannah Maurice, Subject Minor, not present

IOURNAL ENTRIES

- RETURN HEARING: FMC MEDIATION ... CASE MANAGEMENT CONFERENCE.

Ms. Jacobson stated the parties had reached an agreement on their own. Ms. Jacobson recited the agreement. Upon inquiry by the Court, Defendant stated he agreed with the schedule. Discussion regarding Defendant's income and child support obligation. Ms. Jacobson stated the parties work for the same company. Ms. Jacobson stated the Plaintiff will agree to set child support at \$1,200.00 Following discussion, COURT ORDERED, as follows:

- 1. The Case Management Conference is CONTINUED to 7/6/15 at 10:00 AM.
- 2. Parties shall have JOINT LEGAL CUSTODY of the minor child.
- Per STIPULATION, Plaintiff shall have PRIMARY PHYSICAL CUSTODY of the minor child.
- 4. Per STIPULATION, Defendant's VISITATION shall be every other weekend from Friday after school/daycare, or 3:00 PM if school is not in session, to Sunday at 6:00 PM.

PRINT DATE:	05/11/2015	Page 1 of 2	Minutes Date:	May 11, 2015
-------------	------------	-------------	---------------	--------------

- 5. Per STIPULATION, Defendant shall be responsible for dropping off the minor child to the Plaintiff on Sunday nights.
- 6. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred dollars (\$1,200.00) per month beginning May 2015.
- 7. Parties are to exchange all financial information pursuant to NRCP 16.2 (including bank accounts, investment accounts, retirement accounts, and payroll statements).
- 8. All other Orders not addressed herein shall remain IN EFFECT.

The Court shall issue an Order based on the minutes.

INTERIM CONDITIONS:

FUTURE HEARINGS: July 06, 2015 10:00 AM Case Management Conference

Duckworth, Bryce C. Courtroom 01

Electronically Filed 05/21/2015 01:02:46 PM

1 **NEOJ** 2 CLERK OF THE COURT 3 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 SARAH MAURICE, 7 Plaintiff. 8 9 CASE NO. D-14-506883-D v. DEPT NO. Q 10 JUSTIN MAURICE, 11 Defendant. 12 13 NOTICE OF ENTRY OF ORDER FROM HEARING 14 TO: ALL PARTIES AND/OR THEIR ATTORNEYS 15 16 Please take notice that an Order From Hearing has been entered in the above-17 entitled matter, a copy of which is attached hereto. I hereby certify that on the above 18 file stamped date, I caused a copy of this Notice of Entry of Order From Hearing to 19 be: 20 ■ E-Served pursuant to NEFCR 9 on, or placed in the folder(s) located in the 21 Clerk's Office of, the following attorneys: 22 Rachel Jacobson, Esq. 23 ■ E-Served pursuant to NEFCR 9 on, or mailed postage prepaid, addressed to, 24 the following litigants in Proper Person: 25 **Justin Maurice** 26 108 Westin Lane Henderson, NV 89002 27 28 /s/ Kimberly Weiss Kimberly Weiss

RYCE C. DUCKWORTH DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q AS VEGAS, NEVADA 89101 Kimberly Weiss
Judicial Executive Assistant
Department Q ROA000242

1 2	ORDR Electronically Filed 05/21/2015 09:28:35 AM				
3	DISTRICT COURT CLERK OF THE COURT				
5	CLARK COUNTY, NEVADA				
6 7 8	SARAH MAURICE,)) Plaintiff,)				
9 10 11 12	v.) CASE NO. D-14-506883-D) DEPT NO. Q) USTIN MAURICE,) Defendant.)				
13	ORDER FROM HEARING				
14 15	This matter came before the Court for a Return Hearing and Case				
16	Management Conference, Plaintiff being present and represented by Rachel Jacobson,				
17 18 19	Esq., and Defendant being present in Proper Person. Good cause appearing therefor, IT IS HEREBY ORDERED that the attached copy of the Minutes from the May				
20	11, 2015 hearing is hereby incorporated herein and will become the Order of this case.				
21	DATED this 20th day of May, 2015.				
22232425	BRYCE C. DUCKWORTH DISTRICT COURT JUDGE DEPARTMENT Q				
262728					

DISTRICT JUDGE "AMILY DIVISION, DEPT. Q AS VEGAS, NEVADA 88101

RYCE C. DUCKWORTH

Divorce - Complaint COURT MINUTES May 11, 2015

D-14-506883-D Sarah Maurice, Plaintiff
vs.
Justin Maurice, Defendant.

May 11, 2015

9:00 AM

All Pending Motions

HEARD BY:

Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Emma Maurice, Subject Minor, not present

Justin Maurice, Defendant, Counter Claimant, Pro Se

present

Sarah Maurice, Plaintiff, Counter Defendant,

Rachel Jacobson, Attorney, present

present

Savannah Maurice, Subject Minor, not present

JOURNAL ENTRIES

- RETURN HEARING: FMC MEDIATION ... CASE MANAGEMENT CONFERENCE.

Ms. Jacobson stated the parties had reached an agreement on their own. Ms. Jacobson recited the agreement. Upon inquiry by the Court, Defendant stated he agreed with the schedule. Discussion regarding Defendant's income and child support obligation. Ms. Jacobson stated the parties work for the same company. Ms. Jacobson stated the Plaintiff will agree to set child support at \$1,200.00 Following discussion, COURT ORDERED, as follows:

- 1. The Case Management Conference is CONTINUED to 7/6/15 at 10:00 AM.
- 2. Parties shall have JOINT LEGAL CUSTODY of the minor child.
- 3. Per STIPULATION, Plaintiff shall have PRIMARY PHYSICAL CUSTODY of the minor child.
- 4. Per STIPULATION, Defendant's VISITATION shall be every other weekend from Friday after school/daycare, or 3:00 PM if school is not in session, to Sunday at 6:00 PM.

i	PRINT DATE:	05/11/2015	Page 1 of 2	Minutes Date:	May 11, 2015	

- 5. Per STIPULATION, Defendant shall be responsible for dropping off the minor child to the Plaintiff on Sunday nights.
- 6. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred dollars (\$1,200.00) per month beginning May 2015.
- 7. Parties are to exchange all financial information pursuant to NRCP 16.2 (including bank accounts, investment accounts, retirement accounts, and payroll statements).
- 8. All other Orders not addressed herein shall remain IN EFFECT.

The Court shall issue an Order based on the minutes.

INTERIM CONDITIONS:

FUTURE HEARINGS:

July 06, 2015 10:00 AM Case Management Conference

Duckworth, Bryce C. Courtroom 01