IN THE SUPREME COURT OF THE STATE OF NEVADA

Case No. 82723

Electronically Filed Oct 22 2021 07:03 p.m. Elizabeth A. Brown Clerk of Supreme Court

DAVID PATRICK STUCKE Appellant

And

CHRISTIE LEEANN STUCKE Respondent

Appeal from Order from February 25, 2021 regarding Findings of Fact, Conclusions of Law and Order and Decree of Divorce, Clark County Nevada, Eighth Judicial District Court Family Division Department F Appellant's Appendix Volume 2

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IN THE SUPREME COURT OF THE STATE OF NEVADA

DAVID PATRICK STUCKE

Appellant,

Supreme Court Case No.: 82723

VS.

CHRISTIE LEEANN STUCKE,

Respondent.

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DATED this 22nd day of October 2021.

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Counsel for Appellant

	3/13/2019 3:08 PM Steven D. Grierson CLERK OF THE COURT
1	EXHS CERKOF THE COOK
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9	Attorney for Defendant
10	DISTRICT COURT FAMILY DIVISION
11	CLARK COUNTY, NEVADA
12	
İ	DAVID PATRICK STUCKE,
13	}
14	Plaintiff, CASE NO: D-18-580621-D DEPT NO: F
15	vs.
16	CHRISTIE LEANN STUCKE,
	CHRISTIE LEANN STUCKE,
17	Defendant.
18	
19	DEFENDANT'S EXHIBIT APPENDIX TO OPPOSITION TO PLAINTIFF'S
20	MOTION TO MODIFY CUSTODY; FOR CHILD SUPPORT; PAYMENT OF
	MARITAL BILLS AND EXPENSES; EXCLUSIVE POSSESSION OF THE
21	MARITAL RESIDENCE; SALE OF THE BIRKLAND PROPERTY;
22	ATTORNEY'S FEES AND FOR RELATED RELIEF;
23	AND COUNTERMOTION FOR FINANCIAL RELIEF, RETURN OF FILE
24	SERVER, ATTORNEY'S FEES AND OTHER RELATED RELIEF
	SERVER, ATTORIVET STEES AND OTHER REERIES
25	COMES NOW the Defendant, CHRISTINE LEANN STUCKE, by and
26	
27	through her legal counsel, BRIAN J. STEINBERG, ESQ. of the STEINBERG
28	& DAWSON LAW GROUP, and submits the following Exhibits in support of
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	1

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1	her Opposition to Plaintiff's Motion To Modify Custody; For Child Support;
2	Payment Of Marital Bills And Expenses; Exclusive Possession Of The Marital
3	Residence; Sale Of The Birkland Property; Attorney's Fees And For Related
4	Relief; And Countermotion For Financial Relief, Return Of File Server, Attorney's
5	Fees And Other Related Relief.
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8	Exhibit B: Letter from Therapists, D00284-D00285;
10	Exhibit C: Letters of support and witnesses, D00286-D00288;
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26	D00328;
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28	D00281;

CERTIFICATE OF SERVICE

1

2	I hereby certify that I am an employee of the Steinberg & Dawson Law
3	Group and that on March 13, 2019, pursuant to N.R.C.P. 5(b)(2)(D), and EDCR
4	8.05, a true and correct copy of the Opposition to Plaintiff's Motion To Modify
5	Custody; For Child Support; Payment Of Marital Bills And Expenses; Exclusive
6	Possession Of The Marital Residence; Sale Of The Birkland Property; Attorney's
7	Fees And For Related Relief; And Countermotion For Financial Relief, Return Of
8	
9	File Server, Attorney's Fees And Other Related Relief was served on Defendant
10	by:
11	U.S. Mail, First Class, postage prepaid to the person(s) identified
12	below;
13	Via Facsimile at the number(s) identified below:
14	Via Electronic mail to the person(s) identified below:
15	x Via Electronic mail utilizing the Odyssey E-file and Serve system
16	to the person(s) identified below as follows:
17	
18	
19	Vincent Mayo, Esq.
20	6252 South Rainbow Blvd., Suite 100
21	Las Vegas, Nevada 89118 vmgroup@theabramslawfirm.com
22	Attorney for Plaintiff
23	
24	
25	
26	An Employee of the Steinberg & Dawson Law Group
27	

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ROPP 1 Vincent Mayo, Esq. Nevada State Bar Number: 8564 The Abrams & Mayo Law Firm 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Tel: (702) 222-4021 4 Fax: (702) 248-9750 Email: VMGroup@theabramslawfirm.com 5 Attorney for Plaintiff 6 Eighth Judicial District Court **Family Division** 7 Clark County, Nevada DAVID PATRICK STUCKE, D-18-580621-D 8) Case No.: Plaintiff, Department: F 9 Date of Hearing: 3/27/2019 10 VS. Time of Hearing: 9:00 a.m. CHRISTIE LEEANN STUCKE, 11 Defendant. 12 REPLY TO OPPOSITION TO PLAINTIFF'S MOTION TO 13 MODIFY CUSTODY; FOR CHILD SUPPORT; PAYMENT OF MARITAL BILLS AND EXPENSES; EXCLUSIVE POSSESSION 14 OF THE MARITAL RESIDENCE; SALE OF THE BIRKLAND PROPERTY; ATTORNEY'S FEES AND FOR RELATED RELIEF; 15 AND OPPOSITION TO COUNTERMOTION FOR FINANCIAL RELIEF, RETURN OF FILE SERVER, ATTORNEY'S FEES AND 16 OTHER RELATED RELIEF 17 **NOW INTO COURT** comes Plaintiff, DAVID PATRICK STUCKE, 18 by and through her attorney of record, VINCENT MAYO, ESQ., of THE 19 ABRAMS & MAYO LAW FIRM, and hereby submits his Reply to 20 Opposition to Plaintiff's Motion to Modify Custody; for Child Support;

1	Payment of Marital Bills and Expenses; Exclusive Possession of the
2	Marital Residence; Same of the Birkland Property; Attorney's Fees and
3	for Related Relief; and Opposition to Countermotion for Financial
4	Relief, Return of File Server, Attorney's Fees and Other Related Relief.
5	This Reply is made and based upon the attached Points and
6	Authorities, all papers and pleadings on file herein, and any oral
7	argument adduced at the hearing of this matter.
8	DATED Friday, March 22, 2019.
9	Respectfully Submitted,
10	THE ABRAMS & MAYO LAW FIRM
11	
12	<u>/s/ Vincent Mayo, Esq.</u> Vincent Mayo, Esq.
13	Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100
14	Las Vegas, Nevada 89118 Tel: (702) 222-4021
15	Fax: (702) 248-9750 Email: VMGroup@theabramslawfirm.com
16	Attorney for Plaintiff
17	///
18	///
19	///
20	///
21	///

I. PROCEDURAL NOTE

Due to a trial conflict, Attorney Mayo requested an extension until Friday, March 22nd, in which to file this Reply. This request was granted as a courtesy by Defendant's counsel.

II. REPLY AND OPPOSITION

A. David's General Responses to Christie's Falsehoods

It appears Christie is unable to be truthful and instead of conceding David's truthful statements, is doubling down on her lies. These reach back all the way to the time the parties were originally together and decided to have children. The parties had a mutual agreement for Christie to stop her birth control but there was no discussion of getting married. David in fact explicitly told Christie he never wanted to get married again. As her due date grew closer, Christie began pressuring David to marry her, with Christie's irrational and manipulative repeated threats to abort their first child eventually forced David to appease Christie.

David never stated Christie was diagnosed with bi-polar disorder. What he stated is that Christie's said her therapist thought "Christie might be" as Christie had behavior which reflected bi-polar disorder. Further, the text messages attached to David's motion show that

whether Christie was diagnosed as bi-polar or not, she believed she had an underlying mental disorder. Christie in fact sent David a link for information regarding the illness and even admitted in one of her messages that she would be willing to "consider medication."

As for Christie's allegations regarding what was said between David and his ex-wife in therapy, these claims are outlandish and nonsensical. How would Christie know what was said in therapy sessions that occurred prior to David and Christie even meeting? Christie seems to just be throwing out anything she can, while David has hard documentation backing up his statements. Regardless, David did not make these representations.

While Christie claims her actions related to physically harming David were in self-defense, the videos provided by David show quite the opposite. It's interesting that again, Christie only has her version of events and no evidence, while David has photos of marks on him, items broken around the house, photos of the damaged doors and videos of Christie attacking him. Christie's tirades were such an issue throughout the marriage that it was mentioned multiple times in counseling. Christie did not once claim David was abusive during these sessions, instead yelling and fixating on David having a relationship with someone else.

The day of the accused rape, Christie posted on Facebook complaining about David filing for divorce.¹ She received advice from friends of hers in the comments and some of her friends said, "Fight back, fight dirty" and "Don't let the enemy know your plan." The post was deleted per her friend's advice, but David was able to obtain at least the "Don't let the enemy know your plan" one and a few other screenshots before the remaining ones were deleted as well. David has never threatened to take the kids away from Christie. David simply wants her to be calm and be aware of how she acts in front of the children and how it can adversely affect them.

Christie continues to play games in an effort to distort the truth. For example, Christie claims David is somehow violating the EPO by speaking with her during the child exchanges. However, it is Christie is is attempting to engage David. Christie has been texting David and speaking to him about their lives and the litigation since the time David was first served with the TPO. Attached as texts² from Christie to David after the TPO was served in which she discusses all kind of issues, including David dropping the divorce, finances, even about Christie having her boyfriend finish their child's bedroom floor.

¹ Please see Facebook posting attached to the Appendix as Exhibit "1".

² Please see text messages attached to the Appendix as Exhibit "2.".

It is of note that during the first TPO hearing, Commissioner Henry told Christie that she cannot attempt to write texts and emails to David to talk about matters unrelated to the children and then claim she is worried David will have a conversation with her. Christie disregarded this admonishment by Commissioner Henry and continues to engage David to this day. If anything, Christie has stepped up her game. In videos from Christie taken during the child exchanges, Christie can be seen and heard unnecessarily raising her voice and beginning arguments with David. She attempts to almost narrate the video, stating David is yelling multiple times when he is not and stating that David is acting hostile while unbuckling the child when the videos do not show this.

Even in her own videos Christie is clearly the aggressor. Christie claims in her opposition that she walked back to the car to "deescalate the situation" but her own video shows she continues talking and attempting to provoke David as she walks back to her car to grab David's mail. She then walks back to David and says "I have another question for you" before ending the video.

Christie's claims that her personal lifestyle and bedroom preferences have no bearing as part of this divorce process. However, she is actively building a ropes dungeon in the garage of the home the children live in that is community property, without David's

permission. This is severely concerning to David as Christie is advertising a four-month long course on Facebook³ and FetLife to hundreds of people, on Facebook alone she has invited 222 people. She is actively inviting strangers to come to the marital home to participate in sex/roping classes. David cannot fathom how Christie thinks this has no bearing or why such behavior in the home the children live is unacceptable. As shown by Mr. Pheasant's background, Christie does not investigate who she invites into the home as a friend, let alone as someone paying the attend a class that was publicly advertised to complete strangers, on multiple forums. All it takes is for one person, with a seedier past than Mr. Pheasant, to come to the class, request to use the bathroom and see the layout of the house, the security of the home and photos of the children. This thought is extremely frightening to David not to mention the modifications that are taking place in the home without his permission.

Christie continues her blatant denials in regards to marital property. Christie denies any violations of the JPI even though she all but emptied the joint bank account, withheld David's paycheck from David and withdrew \$15,000 from business accounts – all while David

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³ Please see Facebook posting attached to the Appendix as Exhibit "3".

did his best to continue paying the bills without Christie's usual contribution of \$1,500 a month.

Christie states the safe was opened by a third-party safe company on video camera. It is amazing that Christie would lie about this, as the video she provided shows Mr. Pheasant cutting open the last part of the safe. The top of the safe is clearly already open when the recording began, meaning anyone could have easily slipped their hand into it and taken out items prior to the last part of the safe being cut open.⁴

B. David, Not Christie, Should be Awarded Temporary Primary Physical Custody

As stated in David's Motion, Christie is acting alarmingly reckless with the safety of the children. Even after learning about Mr. Pheasant's horrible past, Christie *still* allows him around the children and brushes his horrible actions under the rug, claiming they don't matter to this case. When will they matter to Christie? When it's her or one of the children he hurts? Christie is in a relationship with Mr. Pheasant (receiving a heart locket from him and constantly being with him) and while Christie's infatuation with Mr. Pheasant may blind her to the danger Mr. Pheasant poses, David is not willing to take that risk.

⁴ It is of note that Christie alleges David misuses medications but, in the video showing the contents of the safe she shows a bottle of Hydrocodone pills that have a date of 2017 on them. Surely if David abused prescription drugs, he would not still have painkillers from 2017.

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Additionally, as stated above, Christie is inviting hundreds of total strangers to the marital residence to partake in a four-month long rope/sex class Christie. Christie is even making modifications to the garage for this activity. Such sexual activities including hundreds of strangers should not be taking place in the home which is technically David's separate property, much less the marital residence where the children still live. Surely this Court can see the slew of dangers these actions bring. David is cognizant of lifestyle choices and is against exposing his home where the children live half the time to hundreds of people for rope/sexual courses.

David is a loving and attentive father. The children do well in his care and feel safe in his presence. David would point out Christie left for Florida numerous times during the marriage for weeks while David stayed in Nevada caring for the children. Evidently, Christie believed David was a good father until David filed for divorce against her. Christie did so as well when she would launch into a rage and leave the home for days, with David caring for the children alone.

C. Child and Spousal Support

Christie, in her Opposition & Countermotion, almost completely ignores the fact she makes more than David does. This is because Christie knows it is true. In David's Motion, he stated Christie's business

accounts are through Wells Fargo and that he had subpoenaed them. Wells Fargo has now provided the account statements. Based on these statements for a one-year period, with Wells Fargo providing up through the most recent at the time (which were the January 2019 statements), the following chart identifies Christie's business accounts, the funds received as business income from clients and the deductions for business expenses:

Wells Fargo PCCG Business Account Ending in 5639:	Wells Fargo Atomic Radiology Business Account	Wells Fargo ActionRad Business Account Ending
Deposits from Business	Ending in 9957:	in 1401:
<u>Clients</u> :	<u>Deposits from Business</u> <u>Clients</u> :	<u>Deposits from Business</u> <u>Clients</u> :
1/19: \$19,750 12/18: \$4,733	1:19: \$2,410	1/19: \$0
11/18: \$13,761	12/18: \$4,000	12/18: \$5,979
10/18: \$8,966	11/18: \$8,833	11/18: \$7,206
9/18: \$10,308	10/18: \$8,626 9/18: \$1,091	10/18: \$2,000 9/18: \$0
8/18: \$14,240	8/18: \$12,594	8/18: \$0
7/18: \$5,336 6/18: \$6,625	7/18: \$1,669	7/18: \$0
5/18: \$8,862	6/18: \$5,279	6/18: \$5,000
4/18: \$12,093	5/18: \$0	5/18: \$3,000
3/18: \$16,851	4/18: \$0	4/18: \$3,350 3/18: \$4,577
2/18: \$9,855	3/18: \$7,413 2/18: \$0	2/18: \$4,321
Gross Business Revenues:	Gross Business Revenues:	Gross Business Revenues
\$128,662 Business Expenses:	\$52,185	\$35,433
Only \$545 that were identifiable	Business Expenses: Approximately \$38,310	Business Expenses: Approximately \$10,424
Net Business Income:	Net Business Income:	

\$128,117	\$13,875	Net Business Income:
		\$25,009

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Altogether, Christie has "taken home" over the last year \$167,000, or \$13,916.75 per month. This figure is vastly larger than the mere \$4,100 Christie lists in her FDF. It should be noted that transfers between these accounts, Christie personal accounts and accounts she has with adult children are not included in the above accounts, just funds directly deposited into the accounts. There are weekly ATM withdraws at casinos and bars, fast food purchases, dinners out, Walgreen's charges, S&M purchases, groceries, Starbucks, movie tickets, gas for vehicle, clothing, home video rentals, Lyft rides, Carnival cruise, getting nails done, wine, children's play parks (Kangamoo) etc. Clearly, Christie uses the "business" accounts as her personal accounts (especially the PCCG account), in addition to her actual personal account, and these purchases constitute income to Christie.

David used to gamble professionally but hasn't for some time. Christie still does recreationally, and it is clear she has an addiction. The Wells Fargo bank statements show Christie spent a whopping \$79,565 on ATM withdrawals at casinos and bars with gambling machines. Except for the Atomic Radiology account, David was not on Christie's accounts did not have access to them.

Now, Christie tries to pivot by stating her business has lost customers due to her having children. This is not true though. Christie has lost clients because she lets her software become outdated and paying less attention to client needs. Perhaps if Christie focused in her career needed to help support the family and less on her rope play / sexual classes and lifestyle, she would be more profitable.

Further, Christie admitted at the Early Case Conference (ECC) that her friend Brittany lives with her at the marital residence and provides Christie \$200 per week (which comes out to \$10,400 per year, or \$866 per month. When this figure is added to Christie's monthly income of \$13,916.75, Christie has gross monthly income of \$14,783.

David has a new job that pays him gross of \$3,846 per paycheck every two weeks, which is approximately \$100,000 per year, or \$8,333 per month.⁵ David just started last week and has just received his first paycheck.⁶ It should be noted that David proactively notified Christie's counsel of the involuntary loss of his prior job and he was undertaking

⁵ David did not lie about freelance income. David received wire transfers from one company and checks from another which all were put into the parties' joint accounts. David lost one customer due to the divorce and the other doesn't need any work right now. Regardless, now that David has a full time in-office job, there will not be enough time to do such projects anyway.

⁶ See the paycheck from Ainsworth Game Technology dated March 22, 2019, attached to the Appendix as Exhibit "4." It should be noted that this is not a full paycheck as David did not start at the beginning of the pay period. David is also not yet eligible for 401k contributions, or insurance. When he is, he anticipates the total deductions being around \$480 per paycheck.

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immediate efforts to obtain new employment.⁷ David in fact did soon afterwards. Therefore, Christie's claim David was intentionally unemployed is blatantly false as David provided in his Motion the documentation from his prior employer showing he was let go due to cut backs and not other reason.

If child custody is therefore modified to David having primary custody, Christie's child support obligation under NRS 125B.070 for two children comes out to \$2,130. If temporary custody is maintained as is (jointly), child support under *Wright v. Osburn* will come out to Christie paying David \$1,613 per month.

As for marital expenses, the Court should note that Christie finally agreed to be responsible for the mortgage, utilities and her personal expenses (groceries, gas, out of pocket medical expenses, entertainment, dining out, etc.). Christie will state she will only be responsible for same if she is allowed to stay in the Maule residence but ability to contribute to marital expenses is based on available income, not by where a person lives. This is just an attempt to try and hold on to the Maule residence just a little bit longer — despite the fact the property is David's separate property, with Christie at most having a potential *Malmquist* interest.

⁷ See the February 6, 2019 correspondence, attached to the Appendix as Exhibit "5."

D. Sales Proceeds from the Birkland Property Should Remain in Segregated

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Christie's position that there are "uncontested" funds being held in the trust account is not accurate. The fact is David asserts those "uncontested" funds are in fact his separate property. While David is still in the process of getting together his documentation, David has the Vesting Instructions sheet evidencing the parties intended the Birkland property to be David's separate property, to vest as "a Married Man as his Sole and Separate Property."8 This is in line with other properties purchased in which Christie relinquished any community interest to David. The business owning the Birkland property was in David's and his partner's name, not Christie's. Further, the Birkland property was unencumbered, meaning community funds did not pay on any mortgage. Since a subsequent determination by this Court that the property was David's separate property would result in David being awarded the funds in trust, the sales proceeds should remain in the account pending adjudication of the issue.

Christie states she needs funds from the trust account to get her "bookkeeping up to date." This is just an excuse to try and grab the funds. Also, Christie contradicts herself in her request: Christie claims at

⁸ See the Vesting Instructions sheet, attached to the Appendix as Exhibit "6."

least one of the businesses (the largest) is her premarital separate property but then wants community funds to support it. Regardless, if Christie has the income from the businesses she runs from which to pay for dinners out with her boyfriend, wine purchases, getting her nails done, etc., she has the funds with which to continue paying for business expenses.

E. Request to Sell Grandview Residence

The Grandview house has in fact been listed for sale and been on the market for six months. Now, Christie knows this and is playing dumb. She is only asking because she is upset David is asking to have exclusive possession of the Maule marital residence. Christie even misstates the mortgage balance on Grandview is twice as much as Maule as a reason to sell Grandview but this is not true. Maule's monthly mortgage payment is approximately \$1,500 while Grandview's is \$2,100 – nowhere near twice as much.

F. Christie's Request for Reimbursement of Funds

The furniture and furnishings for the Birkland property were bought mostly from rental income. However, they were used and when they sold, their depreciation was considerable (as it is with trying to resale furniture and furnishings). The original purchase price for the items was not \$20,000 but rather closer to \$6,000 to \$7,000. David had

the original purchase receipts in the Maule residence and did not take them with him when he was kicked out, meaning Christie should have them. Also, a portion of the minimal proceeds were used to pay for costs to get the Birkland property in sale condition. David is in the process of getting together a list of the expenses related to selling the furniture and furnishings and getting the Birkland property in sale condition.

G. COBRA Coverage

Christie's unreasonable demands continue with her request David pay \$2,000 for COBRA coverage for March. Essentially, Christie wants David, who is broke trying to pay for two households and until last week was unemployed, to also pay for COBRA. Christie wants this despite her making more money than David and, as reflected in bank statements, has money for wine, nice meals out, clothing, etc.

H. Christie Should Not be Awarded Attorney's Fees

Christie's refusal to keep a man convicted of repeatedly battering two women — which he admitted to — away from the parties' children is why David filed his motion. Christie's refusal to admit her true income, which is three times as much as the amount she falsely listed in her FDF, is why David filed his motion. Christie's refusal to contribute to the marital expenses, in an attempt to stick David with the bills for two residences despite her making more than David, is why David filed his

motion. Christie is the one coming to the Court with unclean hands, 1 who forced David to seek relief from the Court and has unnecessarily 2 protracted the matter by making up false accusations about David. If 3 anyone is entitled to fees under NRS 125.040, NRS 18.010 and EDCR 4 7.60 it is David. 5 CONCLUSION 6 Based on the foregoing, this Honorable Court should deny 7 Christie's Countermotion in its entirety and grant the relief requested in 8 David's Motion. 9 DATED Friday, March 22, 2019. 10 Respectfully Submitted, 11 THE ABRAMS & MAYO LAW FIRM 12 13 /s/ Vincent Mayo Vincent Mayo, Esq. 14 Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100 15 Las Vegas, Nevada 89118 Attorney for Plaintiff 16 17 18 19 20

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing Reply to Opposition to Plaintiff's Motion to Modify Custody; for Child Support; Payment of Marital Bills and Expenses; Exclusive Possession of the Marital Residence; Same of the Birkland Property; Attorney's Fees and for Related Relief; and Opposition to Countermotion for Financial Relief, Return of File Server, Attorney's Fees and Other Related Relief was filed electronically with the Eighth Judicial District Court in the above-entitled matter on Friday, March 22, 2019. Electronic service of the foregoing document shall be made in accordance with the Master Service List, pursuant to NEFCR 9, as follows:

/s/ Chantel Wade

An Employee of The Abrams & Mayo Law Firm

Brian J. Steinberg, Esq. Attorney for Defendant

STUCKE-024

		Electronically Filed 3/22/2019 12:21 PM Steven D. Grierson CLERK OF THE COU
1	EXH	Denne.
2	Vincent Mayo, Esq. Nevada State Bar Number: 8564	
	The Abrams & Mayo Law Firm	1,
3	6252 South Rainbow Blvd., Suite Las Vegas, Nevada 89118	100
4	Tel: (702) 222-4021 Fax: (702) 248-9750	
5	Email: VMGroup@theabramslav Attorney for Plaintiff	vfirm.com
6	Fam	icial District Court ily Division
7	Clark C	ounty, Nevada
8	DAVID PATRICK STUCKE,) Case No.: D-18-580621-D
9	Plaintiff,) Department: F
10	vs.)
11	CHRISTIE LEEANN STUCKE,	j
12	Defendant.	
13		TS IN SUPPORT OF REPLY TO
14		NTIFF'S MOTION TO MODIFY PPORT; PAYMENT OF MARITAL
	BILLS AND EXPENSES; EX	CLUSIVE POSSESSION OF THE E; SALE OF THE BIRKLAND
15	PROPERTY; ATTORNEY'S F	EES AND FOR RELATED RELIEF;
16		INTERMOTION FOR FINANCIAL SERVER, ATTORNEY'S FEES AND
17		ELATED RELIEF
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Exhibit	Description
1	Christie's Facebook post complaining about David filing for divorce
2	Christie's text messages to David after the TPO was in place
3	Christie's advertisement on Facebook for her four- month long course
4	Paycheck from Ainsworth Game Technology dated March 22, 2019
5	Correspondence from Attorney Mayo to Attorney Steinberg
6	Vesting Instructions sheet

Dated this 22nd day of March, 2019.

Respectfully Submitted,

THE ABRAMS & MAYO LAW FIRM

/s/ Vincent Mayo
Vincent Mayo, Esq.
Nevada State Bar Number: 8564
6252 South Rainbow Blvd., Suite 100
Las Vegas, Nevada 89118
Tel: (702) 222-4021
Fax: (702) 248-9750
Attorney for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Appendix of Exhibit in Support of Reply to Opposition to Plaintiff's Motion to Modify Custody; for Child Support; Payment of Marital Bills and Expenses; Exclusive Possession of the Marital Residence; Same of the Birkland Property; Attorney's Fees and for Related Relief; and Opposition to Countermotion for Financial Relief, Return of File Server, Attorney's Fees and Other Related Relief was filed electronically with the Eighth Judicial District Court in the above-entitled matter on Friday, March 22, 2019. Electronic service of the foregoing document shall be made in accordance with the Master Service List, pursuant to NEFCR 9, as follows:

Brian J. Steinberg, Esq. Attorney for Defendant

/s/ Chantel Wade

An Employee of The Abrams & Mayo Law Firm

EXHIBIT 1

EXHIBIT 1

EXHIBIT 1







Christie Leann Stucke

4 hrs · 🕙

III LINE REPLY



Joseph Geller

As a lawyer, I highly caution you from talking to much about this on Facebook until it is resolved. I caution you to speak only to your lawyer (once you have one) and not to take any legal advice from anyone who is NOT your lawyer. People have the best intentions and can tell you how the law was applied to their situation, but that is more often than not somewhat different from your situation. Please, keep as calm as you can, seek professional advice, and keep the long term best interest of your children and yourself in mind.

1h Like Reply





Joseph Geller so true never let your enemy know your plans.

1h Like Reply



Joseph Geller
Eneida Medina more like
statements again interest.
Everything said here may be used



Write a comment...



















Christie Leann Stucke 1 hr . 3



I'm posting this for anyone in the situation.

NRS 125C.0015 Parents have joint custody until otherwise ordered by court.

- The parent and child relationship extends equally to every child and to every parent, regardless of the marital status of the parents.
- 2. If a court has not made a determination regarding the custody of a child, each parent has joint legal custody and joint physical custody of the child until otherwise ordered by a court of competent jurisdiction.

(Added to NRS by 2015, 2582)

Meaning....let him play games. Throw him under the bus in court. Worked for me when my ex tried her shit. In Nevada you have to prove why you think joint custody is not good for the child

Call that attorney I sent to you. She has been by my side for my whole duration of my divorce. She's a godsent.



Write a comment...

















Christie Leann Stucke 4 hrs · 🕙





Eneida Medina Joseph Geller so true never let your enemy know your plans.

1h Like Reply



Joseph Geller Eneida Medina more like statements again interest. Everything said here may be used against a person.

1h Like Reply



Christopher Reade

Cannot like Joseph's first comment enough. Furthermore, your (ex)-spouse is still and will remain the parent of your children and someone with whom you are going to coparent for many years to come. You will remain partners in the common goal of healthy happy children.

58m Like Reply

Write a reply...



Eneida Medina

Girl you have been through a lot, stay



Write a comment...













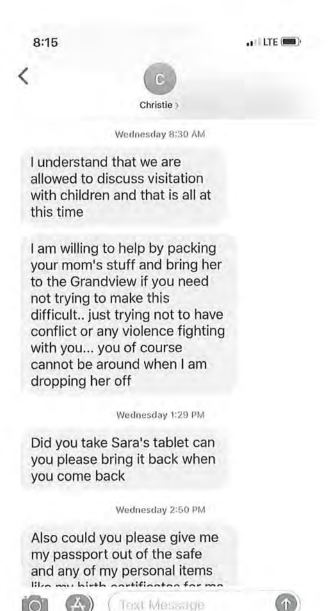




EXHIBIT 2

EXHIBIT 2

EXHIBIT 2









Christie >

my passport out of the safe and any of my personal items like my birth certificates for me kids etc

I will be sending you money or transferring money from the events coming up to help you financially with the mortgages I hope that you will keep your word that you will not cause any problems for Meyla.. if it's not okay then please let me know and Meyla will host at the Black Swan I figured you would want the portion of donation money though.. I still want to try to be amicable with you but I feel safer going through this divorce without you being threatening around me. I know you are not able to talk to me except for things about the children and you may not be responding at all so that you are within the legal constraints of the protection order. If you feel more comfortable





THU 9:03 AM

Hey there I am trying to reach you through other people so that you can arrange visitation to see the kids if you also make sure to give me Sarah's tablet she can FaceTime you anytime she likes. Not trying to keep the kids away from you trying to get you to respond through Jimmy or Meya if you don't want to respond to me directly.



THU:2:34 PM

Hey there you promise not to take out our issues on any of the events or parties and I had planned to give you the money from those things you're hurting us financially by doing that.. both Miguel and Mila told me that you told them to cancel the events. I know that you can





Christie Leann Stucke > Active 3m ago





by doing that.. both Miguel and Mila told me that you told them to cancel the events. I know that you can read these messages I know that you are not able to respond but if you could please contact them and give permission for them and that you're not going to cause them problems I will be happy not to attend if you don't want me to attend if you want to oversee things but please don't do that to them they need this income as much as you do. Please don't break another promise. At any time you can choose to do things amicably I am certainly trying to accomplish that I had my attorney write a letter today to contact your attorney to arrange visitation for this weekend so that you could pick up Sarah and David when you get back from California on Saturday morning or if you're not going























Christie Leann Stucke > Active 3m ago



from California on Saturday morning or if you're not going to California you can pick the kids up Friday night and you can have both the kids for the weekend... I am trying to do this fairly I would appreciate some give from your side and for you to contact Miguel and Meyla and let them know it's okay ... and let them know if you are going to oversee things or if you want me to I will make sure things are done right and I will make sure you get

the money from the events.. it would definitely help you with the mortgages and all these legal bills that you're planning on racking up



Not to mention it would make you look like a stand-up kind of guy to the people in this community which I'm assuming you still want to be a part of even if we're divorced



















This is a petty thing to do and I am doing everything to try to make things fair from this end and to benefit us financially.... as it doesn't make sense to detriment us financially.. there's even a guy that Barbara is bringing on Friday night that wants to rent the place in January for \$5,000 for the month to do porn in the house which I'm sure you could use that money and we can certainly rent it for a month... so you are causing issues that are going to hurt you and us financially please don't do that







Christie Leann Stucke > Active 4m ago





a part of even if we're divorced

I'm trying to do this the right way where me we might be able to actually be friends at the end of this and be in the same community.



Your decisions to act fairly with me and things will make this process go much smoother



This is a petty thing to do and I am doing everything to try to make things fair from this end and to benefit us financially.... as it doesn't make sense to detriment us financially.. there's even a guy that Barbara is bringing on Friday night that wants to rent the place in January for \$5,000 for the month to do porn in the house which I'm sure you could use that money and we can certainly rent it for a month... so you





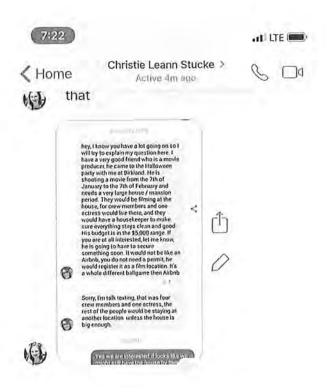












The attorney says I have every right to do this and be there anyways but I'm trying to do so with your knowledge and understanding between us to not cause problems.. I don't know why you can't seem to be an adult about this.. as clearly it benefits you financially.



Please confirm yes or no with









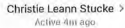
















all LTE

Please confirm yes or no with Meyla before the end of the day today as she wants to bring over some equipment tomorrow.



THU 3:19 PM

Also if you need anything from the house that you forgot I can deliver it to meya as she's willing to be a neutral party.



THU 4:20 PM

Come on David do the right thing I'm going to cancel the event in about 30 minutes if you don't answer to Miguel this isn't right and you know it come on do the right thing it will go a long way to us working things out amicably... if you can show some good nature not even to me but you are friends for god sakes and it's putting money in your pockets



















Christie Leann Stucke > Active 4m ago







I will pay you in advance for meylas for Friday come on

I'll give you \$500 up front

This isn't right to do to our friends

You would rent it out to any other person for 500 bucks tonight



Not trying to be unfair here come on

Mq Bise u) IT

You already win you are getting want you want....me out of your life..what more do you want from me i already gave you everything..just want to destroy me?? I already told you I don't want to take the house.. I don't want to take anything from you. You've already taken

















all LTE



Christie Leann Stucke > Active 5m ago



out of your me.what more do you want from me i already gave you everything..just want to destroy me?? I already told you I don't want to take the house.. I don't want to take anything from you. You've already taken everything from me I ever wanted.



I don't want any of this I only ever wanted you and our family

















Christie Leann Stucke >





I also understand that you want to talk about reconciliation but you can't really talk to me... so I'm talking to the attorney tomorrow about your attorneys message about reconciliation and will possibly put together a stipulation for reconciliation but I don't want to waste my lawyer's time and energy if you're not going to agree to some of the terms so I have told cousin Jimmy but some of those terms might be you need to speak with him before 9 or 10 a.m. tomorrow and get back with me or I am not going to hold the meeting with the attorney at noon and it will delay it a whole another day potentially or longer.. and I'm assuming that it's important to you to get this resolved before Christmas so you need to get on it to discuss things and come to





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Aa







Christie Leann Stucke >







discuss things and come to terms

WED 2:59 PM

Hi I was wondering if you still wanted to rent house from 1/7-2/7 if so can you have husband send info and pics to my email don89130@yahoo.com id like to look at things ASAP so I can make a decision thank you don





Trying to get a hold of Jimmy so I can talk to you about the reconciliation stipulation I talked to my attorney today he is drafting up the document and he sent a message to your attorney via email again letting you know that you can have visitation anytime including tonight if you want such please reach out to Jimmy or Mia as soon as possible so that I can make plans to bring them





















Christie Leann Stucke > Active now





WED 5:41 PM

You know it would be really nice if you would actually communicate how about seeing your kids



WED 7:02 PM

. Okay unless you talk to Jimmy right now I'm about ready to call my attorney tomorrow morning and call this whole reconciliation off because you're already lying and going behind my back and removing property from this house and from this garage without my permission by third-party

You're already deceitful ways are starting again before we even have a chance to reconcile this is bullshit

All you had to do or Jimmy had to do was to ask me to get anything for him and I would have done it instead





















Christie Leann Stucke >





get anything for him and I would have done it instead you send Gypsy who's an alcoholic who's so far in debt over here to get property that's not his out of my residence right now without my permission

Now you put your cousin
Jimmy's investment at risk
and you put our relationship
at risk by pulling this fast one
.. it was pretty clear nothing
should be removed from this
property by you or third party
without a constable present

I had no problem with gypsy dropping off stuff for mom your mom... but sending him over here to do anything else is bullshit

You're an absolute idiot to send gifs over here to get anything of value



WED 7:46 PM





















Christie Leann Stucke > Active now





Hes in recovery sleeping



Surgery went well

FRI 9:08 AM



Hes awake drinking pedialite

FRI 1:06 PM

Seriously are you going to make a plan to visit your children this weekend

You've been told countless time and have legal documentation that you can see your kids and your posting how much you miss Sarah but yet you have failed to make any time to see her in the last 8 days



FRI 2:01 PM

. I told you not to send Gypsy over over here ever again.. that I would call the police if you came on property again and if you cont him over here

















Christie Leann Stucke >





you came on property again and if you sent him over here for anything again including charging your car without permission or without a constable present

You are not allowed to send a third-party agent on your behalf to do anything here without my permission but you clearly wasn't given so you are being harassing and intimidating and just out right disrespectful

You and gypsy can deal with the consequences of not being respectful and following the law

When you choose not to follow a lot of a TPO including using third-party agents after I have already told you not to ever send anybody over here without a constable without my permission other than a Lyft or an Uber for your mom and

















Christie Leann Stucke > Active now





or an Uber for your mom and you did so anyways I see how it is

I have pictures and videos of everything and the police are on their way here now I'm making a report I'm tired of this crap

I've given you every means to be amicable and do things within the letter of the law and have done everything to try to be in a friendly manner to you the father of my children but you continue to intimidate and harass by having somebody like that come over here



FRI 2:28 PM

Pretty sad that you can make time to send your friend over here to charge your car behind my back but can't even make time to see your daughter with you





















VYED 1.40 FIVE



All of you are liars I've had it with the lying!!!





I'm calling my attorney tomorrow the reconciliation is off you lying and going behind my back again is not the way to get reconciled

And I might be pressing charges against Gypsy and yourself for coming over into the house without my permission or knowledge and removing things from this house

Because Jimmy says he's missing stuff and I'm definitely supporting Jimmy with a police report if that's the case and your super trustworthy buddy gypsy.. may have just stolen Jimmy shit



















Active now







SHIL

And you're putting your friend Gypsy at risk to go to jail so if you didn't steal stuff and Jimmy's making it up to do some bogus Insurance claim either way all of you guys are idiots for doing this



We had already discussed this Jimmy should come here himself and take care of his shit and we had agreed not to touch any of his stuff because of this kind of Bologna happening



Oh and another day is gone by and you still haven't made time to see your kids when you know damn well you have the rights to do so Sarah cried again for you today while you're being deceitful to me yet again let's put it this way you need to talk to Meya and talk to you KJ or somebody and

























KJ or somebody and straighten this out because right now via 3rd party because I am definitely ready to file a police report about all of this stuff... do you even care he could have been stealing other things in our house??? You trust Gypsy more than you trust me seriously???



WED 8:58 PM

I'm giving Gypsy and yourself till 9:30 Gypsy needs to call me ASAP and let me know what happened and a police report needs to be made.. if gypsy doesn't want to be caught in the middle of Jimmy's stuff then you both need to come clean as to what happened cuz Jimmy's claiming theft

Have Gypsy call me I don't want to have him get into trouble because of Jimmy

























trouble because of Jimmy stuff



THU 7:11 AM

Good morning Sarah's tuition for preschool is due by Friday please either stop by the school and pay \$400 of your half or when you give me a place to drop off your mother today I can pick up an envelope that you can leave behind on the kitchen counter with the cash



Today is the fifth day of her eviction notice she needs to be out today or I will have to go to the next step of the Constable come out.. so again please communicate with your mother that she needs to have her things packed and I will take her over to the Grandview ... and you can pick her up from there or leave her there since

























there or leave her there since you're staying at the birkland

By the way your mother has been smoking pot downstairs in her room and smelling up the whole house

I really had it you need to make some effort from your side at this point just show me that you're for real because as far as I'm concerned everything you've been doing does not show any action towards doing the right things



THU 9:03 AM

You need to communicate with your mom and tell her where you want her to go once you do that I will process the insurance claims for the phone

After I drop her off if you can't communicate with her then communicate with Mia





















Scott is here doing the floor tonight and this weekend w lincoln....theres nothing going on other than him helping we just ate dinner for a break when you came over...hes just here to help in this horrible time



They finishing floor this weekend

If you can have your mom leave here immediatly i am willing to give you the community property of the big computer

And process your phone

Not trying to hurt you you're the one who decided this not me

And you're the one who did things to me

And you're the one constantly trying to do things behind my back

























I'm trying to be upfront and amicable

But you want to do everything the hard way and the expensive way instead of trying to reconcile things like adults



With everything that has been with Gypsy and what you pulled I didn't want to be here alone and case Gypsy came back either

So hes sleeping in the couch until your moms out because if gypsys stunt today

If you cared for me or wanted it to be better you would act better



. If you really wanted a
Reconciliation you would
have had it if you hadn't
pulled that stunt with you
and Jimmy and gypsy.. but I
can't trust you not to keep





















can't trust you not to keep hurting me because you do stuff like that all the time and lie to me and go behind my back do things to be hurtful

You're not showing real sincerity

All you're doing is scaring me because if you can do that and say one thing to my face and do another then I really can't trust you



If you need anything else for Sarah let me know you know I will give it to you or drop it off rather anywhere needed..

I even cleaned things up for you to make it easier so you can take your stuff

I'm happy to make a copy of whatever you need

If you want to provide me a password I can login and backup all of the directories



























backup all of the directories on a USB drive and drop it off

If you need anything that you have forgotten I will certainly help you get it to you not trying to make this difficult for both of us



SAT 4:07 PM

I have all the gifts that you got for sarah in a box I'm putting him in the van now I'd like to drop them off at Grandview please enable my key as you removed it temporarily so that I can leave them inside the door for you

Also we need to confirm that you are dropping Sarah off on Sunday at 7 at Meyas



Or if you want you can keep her through Christmas Eve until Monday at 5... then I will give you both kids back on





















going to bring your mom over so so so she can help you

Please let me know if you want me to bring your mom so that she can help you over the next day

Like I said the only time I've been really able to put him down is for naps

You must wake up in the middle of the night and change him as well

We don't want him getting raw or a diaper rash on his wound



SUN 3:56 PM

I still love you...I'm not happy we are going through this. I wish you had never hurt me like you did or lied or that you would fixed things. Im sad you dont love or want me in your life anymore but it was your choice not mine

























I wish you had treated me better.

SUN 10:54 PM

Seriously you broke your TPO by sending somebody here to pick up that server

You do know and understand that you will go to jail because of that right?



You had better return the kids 5 p.m. tomorrow to Mia's

And then the pickup is planned for you to have them 3 p.m. on Christmas Day till the day after overnight till the 26th



SUN 11:18 PM

Seriously you sent your dad's to stay here you have no right to send anybody else to stay in this house



























MON 9:34 AM

.. your dad came in your mom let him in he stole the server for you your mom and dad are agents of you thirdparty and breaking the TPO you did this I've been trying to be fair now you're going to try to hold the kids from me for Christmas after I was willing and generous to give you visitation seriously think about the kids they should be having time with their mother on Christmas this will make you look horrible in court.. and we will be changing and amending everything if this is what you're going to be like and do



Do the right thing for the kids if you keep doing this you're just going to keep racking up the lawyer bills and making it more and more difficult for us to ever be on reasonable terms with each other co-





















to ever be on reasonable terms with each other coparenting if you ever had love for me don't do this do the right thing



Don't use the children as a weapon you promised me you wouldn't



You can have visitation back on Christmas Day and I'm willing to be more than generous with it don't make this ugly please it's going to be expensive and it's not going to come out good for you



MON 8:37 PM

Everything you have done so far has been really horrible I have tried to be amicable to you and all you've done is be horrible to me and put everybody in the middle doing the wrong things hurting everybody in your





















Christie Leann Stucke > Active 4m ago





doing the wrong things
hurting everybody in your
path. I really wish that you
would think about your
actions and what you're
doing and how they're
affecting those that care and
love you including me and
our children



None of this had to happen it never had to be this way you made these choices and actions and let the people around you steer you the wrong direction instead of the right way. Now your going to deny me christmas with my two small children when i was trying to make sure that i would never try to hurt you like that ?? I have never done anything so wrong to you to deserve that or for the children to be denied those memories with their mother







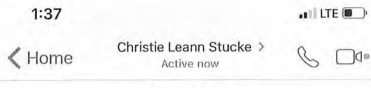










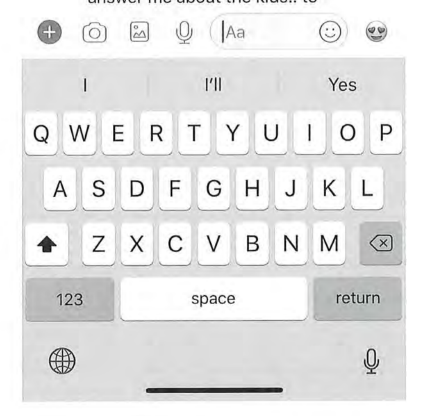


THU 1:30 PM

It's really sad that you want to throw so much money our children's inheritance away on attorney instead of being an adult and acting appropriate.

I would like to know when I can talk to Sarah and when you are bringing the children back

You have plenty of ways to answer me about the kids.. to



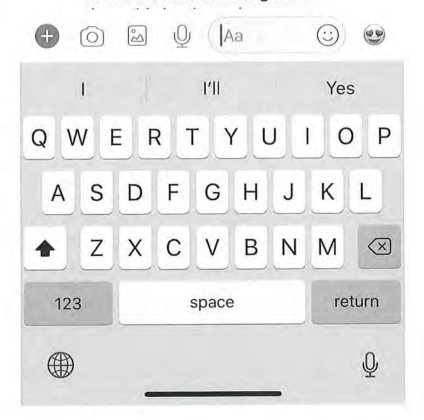


This is going to cost so much.. when you could have just mediated and done things in a fair manner with me

1

FRI 7:18 AM

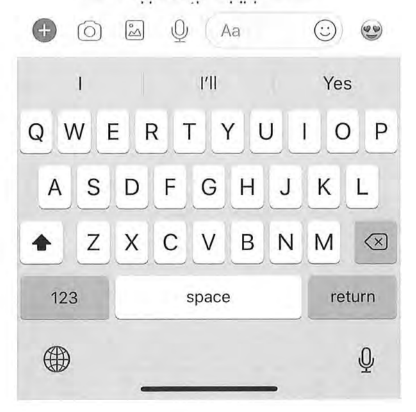
Please have the children come back to their home and to me it's the best thing for







to me it's the best thing for them this is where they should be at it is the most stable for them and most well-known environment for them during this time of chaos do you not even care to keep their world and a recognizable calm known environment... also I have not talked or seen them in days that is not good for them to be away from their mother so long you know this please make arrangements for me to





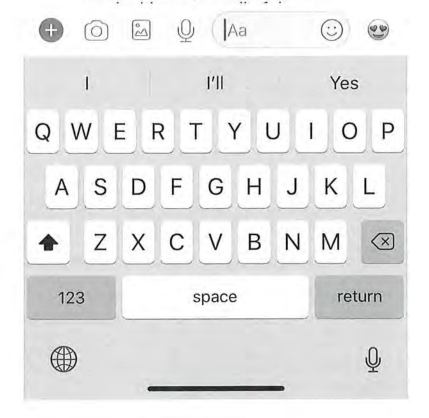


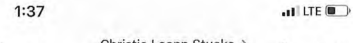
make arrangements for me to see and have the children back please

Please do not use the children in this manner you promised me you wouldn't... you know this is not good for them



I don't even know how little David is doing after a surgery the doctor called I need to see my children I have never done anything to you for you









](10

you and your family are because of your actions outside the law. Now you're taking them out on the kids and me... stop involving them

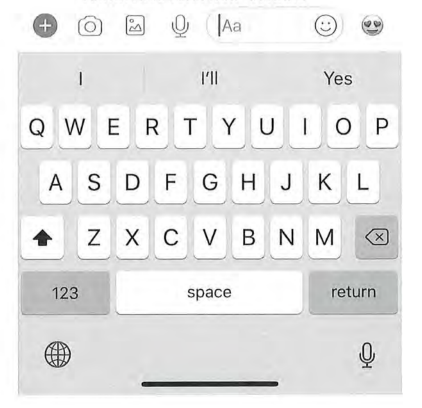
They should be sleeping in their beds here in their rooms with their toys

in our divorce issues please



Let them come back let them have their Christmas and their toys

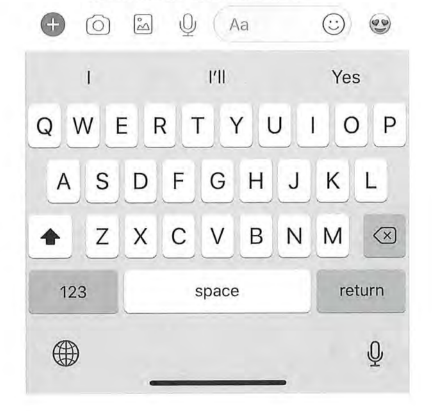
Sarah deserves that so does





FRI 5:28 PM

Do you even realize how toxic and how horrible your parents are your mom and dad had kitchen knives and a big giant hammer that they intended to hurt me with... seriously to cause me harm!!! That's some seriously messed up stuff. I would never try to cause your family harm and yet your family is

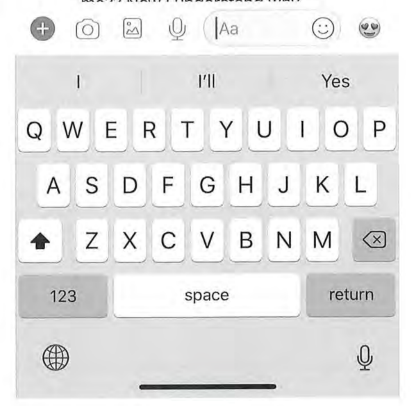


< Home

Christie Leann Stucke >
Active now



harm and yet your family is trying to harm me!... you really need to take a long hard look at what you and your family are doing and why when you are the one that wanted this divorce why are you treating me so bad just because you're not getting what you want and how you want it... taking it out on the kids threatening bodily harm to me the mother of your children?? Stealing stuff.. harassing

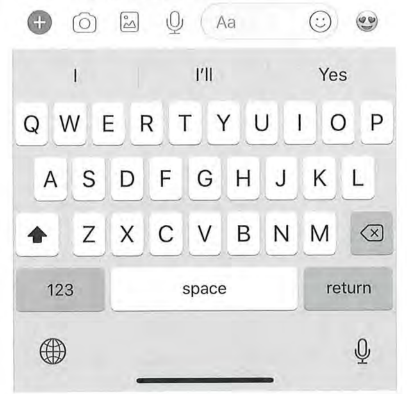








mother of your children?? Stealing stuff.. harassing me?? Now I understand why Jay and Latoya want nothing to do with your family.. and you chose them over me and your family??... I have never done anything so horrible to you to be treated so badly in this divorce situation.. that you wanted .. you filed for ...that you desired. Seriously we have to deal with each other for the next 20 years the least you can do ie have come adult morale

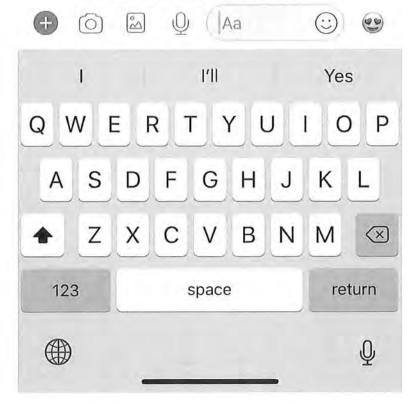


Home

Christie Leann Stucke > Active now



20 years the least you can do is have some adult morals and values left to properly bring the kids back and let me visit with my children for the holidays. Please show that you have any Common Sense left. You have only shown me that you are sadistic and cruel and will try to hurt me through other people including our children. If there is anything of the David Stucke That I used to Know left inside of you although I think that you are







Christie Leann Stucke >

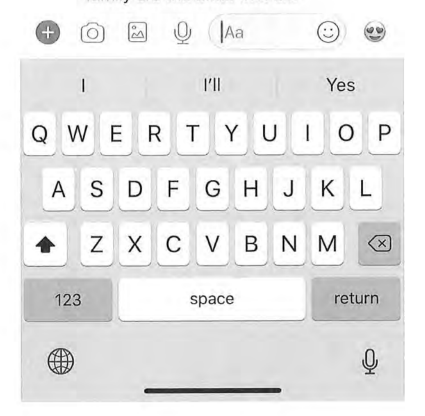


although I think that you are the one that's completely changed and are a different person... please do what you promised me and don't use the children in this manner let our divorce issues be settled before the court don't put them as pawns in the middle of everything.



7:18 AM

You know you and your family are the ones that are





family are the ones that are lying, making threats and stealing things! Including stealing our children from me and our holiday together from me. When are you bringing my children back to me? You are the cruelest man I ever have known. I would never do that to you! Bring back our children home. You wanted this divorce ...you treated me badly and now you're getting what you want do you have

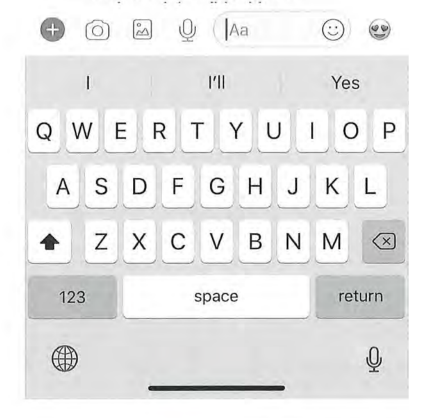
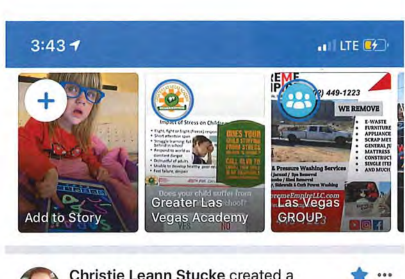




EXHIBIT 3

EXHIBIT 3

EXHIBIT 3





Christie Leann Stucke created a private event for Las Vegas Polyamory/Lifestyle Events.



27 mins · 🖭



SUN, MAR 24 AT 7 PM PDT

Fundamentals of Rope-1st Class of a 4 month program





Christie Leann Stucke invited you





Comment Comment

Gypsy Rogers, Darlene Dato-on and 37 friends like Amazon.com.



Amazon.com















SUN, MAR 24 AT 7 PM - 9 PM

Fundamentals of Rope- 1st Class of a 4 month program

LV Crossover's Dragon Lair



About

Private event by Christie Leann Stucke

March 24th 2019

Self i... See More

Responses













About

Private event by Christie Leann Stucke

March 24th 2019

Self introductions

Why rope and why you?

Rope safety and communication

Basic knots

Single/double column

Homework: Practice a single and double column on different objects. Write down notes and questions to bring for next class.

Donations accepted suggessted at \$10 per person. If you cant donate at this class financially you can always come and donate at the next one.

We will be in a carpeted space but you are











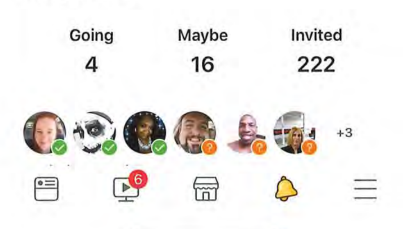


We will be in a carpeted space but you are welcome to bring a mat or small blanket and water bottle to drink.

This is a class not a social so this will be a clothed event. Dress comfortably think work out clothes yoga/ spandex etc.

Address will be provided a few days before the event via private message. This is not a public event you must be rsvp'd through the LV Crossover group or poly rope groups that we post events in and be provided an address to attend.

Responses



Done

2 of 2



Cadet Brock W. 3:45 PM

@channel Hey,

Sorry to flood the channel right now but I just got some info from The crossover group. They need about 3 or 4 people to come give them a hand with putting some carpet on the walls. Nothing crazy just holding the carpet while it's screwed to the wall. There is also a project to repair the ceiling. They need 2 or 3 people for that project as well. This is a great opportunity to get those outside community service hours. They don't expect a lot and they are not is so should be pretty easy if you mostly able bodied.













Message #general

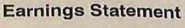




EXHIBIT 4

EXHIBIT 4

EXHIBIT 4





Ear

Deductions

AINSWORTH GAME TECHNOLOGY INC 5800 RAFAEL RIVERA WAY LAS VEGAS NV 89118

Taxable Marital Status: Single

Exemptions/Allowances

Federal:

NV:

Gross Pay

Net Pay

Period Beginning: 03/03/2019 Period Ending: 03/16/2019 Pay Date: 03/22/2019

Other Benefits and

Pending

DAVID P STUCKE 3485 W MAULE AVE LAS VEGAS NV 89118

rnings	rate	hours	this period	year to date
gular	48.0770	56.00	2,692.31	2,692.31

Statutory Federal Income Tax -550.88 550.88 Social Security Tax -166.92 166.92 Medicare Tax -39.04 39.04

\$2,692.31

\$1,935.47

0,\$150 Additional Tax

No State Income Tax

Net Check \$1,935.47

Your federal taxable wages this period are \$2,692.31

Information	this period	total to date
Pto Balance		6.15
Deposits		
Account No.		xxxxxx5766
Transit/ABA		XXXX XXXX
Pending		
Account No.		xxxxxxxxx3576
Transit/ABA		XXXX XXXX

Important Notes YOUR COMPANY'S PHONE NUMBER IS (702)954-3002

YOUR BANK WAS NOTIFIED OF YOUR REQUEST FOR DIRECT DEPOSIT. IT WILL BEGIN AFTER ACCOUNT VERIFICATION.

VERIFY DOCUMENT AUTHENTIGITY - COLORED AREA MUST CHANGE IN TONE GRADUALLY AND EVENLY FROM DARK AT TOP TO LIGHTER AT BOTTOM

2,692.31

AINSWORTH GAME TECHNOLOGY INC 5800 RAFAEL RIVERA WAY LAS VEGAS NV 89118

90-477/1222

Payroll check number: 0045275900

Pay date:

03/22/2019

Pay to the order of:

DAVID P STUCKE

This amount:

ONE THOUSAND NINE HUNDRED THIRTY FIVE AND 47/100 DOLLARS

\$1935.47

ASSISTANCE WITH VERIFICATION AVAILABLE AT 877-423-7243

VOID AFTER 180 DAYS

Wells Fargo Bank, N.A.

All Rights F 2006. ADP, LLC @1998.

TEAR HERE

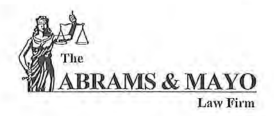
Reserved.

EXHIBIT 5

EXHIBIT 5

EXHIBIT 5

ELECTRONICALLY SERVED 2/6/2019 4:46 PM



† Jennifer V. Abrams, Esq. † Vincent Mayo, Esq. 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 P. 702.222.4021 F. 702.248.9750 www.TheAbramsLawFirm.com

Wednesday, February 06, 2019

Brian J. Steinberg, Esq. Suite B10 Las Vegas, Nevada 89103

Re: David P. Stucke v. Christie L. Stucke

Case Number: D-18-580621-D

Dear Mr. Steinberg:

I am in receipt of your February 5, 2019 correspondence and respond as follows:

David's Termination

David was in fact involuntarily terminated due to a reduction in the companies' workforce, no other reason. Attached hereto as Exhibit "1" is the Employee Termination Form from Gamblit evidencing same. As for the separation agreement, David had to speak to Gamblit regarding the agreement prior to signing it but he has. This agreement is also attached hereto as Exhibit "2." Hence, Christie's allegation that David is willfully unemployed is baseless.

For your information, David is being proactive and has already started looking for other employment. However, when he does find a new position, it will still be inequitable for Christie to demand he pay all marital expenses while she keeps her income for herself, especially since David's income is insufficient to do so. On that issue...

Payment of Expenses

Between two households and losing his employment, David needs more than a representation from Christie that she will "do what she can" regarding the payment of expenses. Hence, we need a commitment from Christie to pay the following marital expenses on a temporary basis and without prejudice:

[†] Board Certified Family Law Specialist [†] Fellow of the American Academy of Matrimonial Lawyers; Admitted in Nevada, California, and Louisiana

The Abrams & Mayo Law Firm

- · W. Maule Avenue mortgage;
- W. Maule Avenue utilities (water, electricity, sewer, gas, garbage);
- W. Maule Avenue internet services;
- · 2015 Chrysler Town and Country loan; and
- · Car insurance.

Please confirm by the close of business tomorrow or we will have no option but to proceed with a motion to get an equitable temporary order.

Scott Pheasant

After obtaining the TPO, Christie moved Scott Pheasant into the parties' marital residence. Mr. Pheasant was essentially living at the home, and even caring for the parties' children. As Christie did not disclose anything in regards to the man she was having live at the house and care for the children, David investigated Mr. Pheasant. David now knows why Christie has refused to speak about Mr. Pheasant in the papers. See the attached U.S. Air Force Court of Criminal Appeals decision in Mr. Pheasant's assault/battery case, attached hereto as Exhibit "3."

Mr. Pheasant was in the U.S. Air Force but was dishonorably discharged when he was convicted of battery assault against both his then current wife, Taylor Poe, and his then ex-wife. This conviction is a felony under federal law. In regards to Ms. Poe, Mr. Pheasant put dog feces on her face and struck her multiple times. Specifically, when police officers arrived at Mr. Pheasant's home on the day that he assaulted his then wife with dog feces, they found broken furniture and Ms. Poe crying with injuries to her lower lip and chest. When they questioned Mr. Pheasant, he admitted that he put dog feces in her mouth during a physical struggle that ensued after he pursued his then wife into their bedroom. Worse, Mr. Pheasant also admitted that was not the first time he had done such a vile thing to his then wife. Before that incident, Mr. Pheasant admitted he shoved Ms. Poe and smeared dog feces on her face.

As for Mr. Pheasant's then ex-wife, she testified that Mr. Pheasant punched her in the face — something Mr. Pheasant admitted to (with his claims that it was in "self-defense" not being credible). It is of note Mr. Pheasant's then ex-wife also stated Mr. Pheasant assaulted their child but there was not enough evidence upon which to convict.

Since that time, Mr. Poe subsequently divorced Mr. Pheasant n Nevada (D-18-

Wednesday, February 06, 2019 David P. Stucke v. Christie L. Stucke Page 3 of 3

The Abrams & Mayo Law Firm

569131-Z). This resulted in Ms. Poe moving out of state with the parties' child and Mr. Pheasant not allowed contact with the child.

The fact that Christie would allow such a man around and to care for the parties' children is not only hypocritical but wholly negligent, concerning and unacceptable. Worse is the fact she has not disclosed this information to David – something a joint custodian should. Christie must immediately confirm (no later than tomorrow) that she will not have Mr. Pheasant at the marital residence or around her children under any circumstances or we will have to seek a motion for sole physical custody.

Thank you for your time and attention to this matter.

Sincerely,

THE ABRAMS & MAYO LAW FIRM

Vincent Mayo, Esq.

Ce: Mr. David P. Stucke

Enclosures

EXHIBIT 1



EMPLOYEE TERMINATION FORM

Today's Date: 1/3	1/2019	Department:	08 - Game Studio	Location: Remote				
Name of Employee:	David P. Stucke			EE ID: 120				
Current Job Title:	Game Mathematician							
TYPE OF SEPARATION	N;							
☐ Voluntary	Discharge	☐ Layoff	Failed to Return Fro	m Leave Retirement				
Other: Reduction	in Force							
Effective Date: 1/3	31/2019		Last Day Work	ed: 1/31/2019				
REASON FOR SEPARA	ATION:			6.1.0.1.6				
Performance	☐ Attendance	☐ Conduct	Personal Oth	Reduction in Force				
FINAL EMPLOYEE EV	ALUATION:							
☑ Exit Form	Exit Interview Fo	rm						
COMPANY PROPERT	Y RETURNED:	✓ Yes] No					
ELIGIBLE FOR REHIRE:		✓ Yes] No					
ADDITIONAL COMM	ENTS:							
Final paycheck and sep	aration package hand-del	Ivered to employee						
Un-			0 1 10 10	- Students				
				0				
Dan 1			("	Ma 1/31/19				
Employee Signature	2	Dat	e Payrott/Human	Resources Date				
1 1/	1)2	Ila La						
1. MX	M	1/3/10	3					



www.steinberglawgroup.com

A PROPESSIONAL CORPORATION
4270 S. Decatur Blvd., Sulte B10, Las Vegas, Nevada 89103

Brian J. Steinberg, Esq. Danielle Dawson, Esq. p 702,384,9664 f 702,384,9668

February 5, 2019

Via Facsimile and U.S. Mail

Vincent Mayo, Esq.
The Abrams & Mayo Law Firm
6252 South Rainbow Blvd., Suite 100
Las Vegas, Novada 89118

Re:

David Patrick Stucke v. Christie Leann Stucke;

Case No. D-18-580621-D

EDCR 5.501 Letter - For Settlement Purposes Only!

Dear Vincent:

Based on what I know about your client, I am not surprised that he is no longer employed. I am aware that your client has had several other job opportunities over the past year. He should be able to become re-employed rather quickly if he actually desired to do so. As of now, I consider your client willfully unemployed for the purposes of avoiding child support. I suggest that he obtain employment quickly as the timing of his unemployment is just in time for him to avoid his child support obligation. Of course, we will be requesting retroactive arrears. By the way, the separation agreement sent to my office is not signed by your client.

As for the expenses for the marital residence, my client will do what she can. If you want to file a Motion that is your prerogative, but the domestic battery hearing is fast approaching. We will, of course, be requesting temporary primary physical custody in our Opposition should your client be convicted.

Sincerely,

Brian J. Strinberg, Esq.

BJS:sb

ce: Christie L. Stucke

EXHIBIT 2

January 31, 2019

David P. Stucke 7211 Birkland Court Las Vegas, NV 89117

Re: Separation Agreement

Dear David:

As you have been informed, Gamblit Gaming, LLC (the "Company") is eliminating your job position. This separation agreement (the "Agreement") summarizes the terms of your separation from the Company and sets forth the severance benefits being offered to you to help in this transition.

1. EMPLOYMENT STATUS AND FINAL PAYMENTS.

- (a) Separation Date. Your last day of work with the Company and your employment termination date will be January 31, 2019 (the "Separation Date").
- (b) Accrued Salary and Vacation. On the Separation Date, the Company will pay you all accrued salary, and all accrued and unused vacation earned through the Separation Date, subject to standard payroll deductions and withholdings. You are entitled to these payments even if you do not sign this Agreement.
- (c) Expense Reimbursements. You agree that, within seven (7) days after the Separation Date, you will submit your final documented expense reimbursement statement reflecting all business expenses you incurred through the Separation Date, if any, for which you seek reimbursement. The Company will reimburse you for these expenses pursuant to its regular business practice.
- 2. SEVERANCE BENEFITS. Although the Company has no plan, policy or agreement that requires it to offer severance benefits, if you timely sign, date and return this fully executed Agreement to the Company and allow the release herein to become effective, then the Company will provide you with the following severance benefits:
- (a) Cash Payment. The Company will pay you cash severance in the amount of \$4,903.66, which is the equivalent of 3 weeks of your current base salary (the "Severance Payment"). The Severance Payment will be paid to you in a lump sum, less applicable payroll deductions and withholdings, within ten (10) business days after the Effective Date (as defined in paragraph 11).
- (b) COBRA Premiums. To the extent provided by COBRA, you will be eligible to continue your group health insurance benefits at your own expense. If you timely elect continued coverage under COBRA for you and your covered dependents (if any) following the Separation Date, then as an additional severance benefit, the Company shall pay the COBRA

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premiums necessary to continue such health insurance coverage until the earliest of (i) February 28, 2019, (ii) the expiration of your eligibility for continuation coverage under COBRA, or (iii) the date when you become eligible for substantially equivalent health insurance coverage in connection with new employment (the "COBRA Payment Period"). Notwithstanding the foregoing, if at any time the Company determines, in its sole discretion, that the payment of the COBRA premiums would result in a violation any statute or regulation, then in lieu of providing the COBRA premiums, the Company will instead pay you on the last day of each remaining month of the COBRA Payment Period, a fully taxable cash payment equal to the Company's share of the COBRA premiums for that month, which you may (but are not obligated to) use towards your COBRA premiums.

- Intentionally omitted.
- 4. OTHER COMPENSATION OR BENEFITS. You acknowledge that, except as expressly provided in this Agreement, you have not carned and will not receive from the Company any additional compensation, severance, or benefits before or after the Separation Date, with the exception of any vested right you may have under the express terms of a written ERISA-qualified benefit plan (e.g., 401(k) account). By way of example but not limitation, you acknowledge that you have not earned and are not owed any unpaid bonus, incentive compensation, commissions, stock or equity interests.
- RETURN OF COMPANY PROPERTY. You agree to return to the Company, no later than the Separation Date, all Company documents (and all copies thereof, in whole or in part) and other Company property in your possession or control, including, but not limited to: (a) all Company files, computer files and any and all other computer-recorded and electronicallyrecorded information; (b) all notes, correspondence, email, memoranda, notebooks (including laboratory notebooks), drawings, sketches, blueprints, flow charts, records, reports, studies, analyses, plans, forecasts, compilations of data, agreements, proposals, joint ventures, financial and operational information, legal files and information, information regarding suppliers, research and development information, sales and marketing information and contact lists, personnel information, contact directories or information, and specifications, code, software, databases, computer related information (including but not limited to computer files and email); (c) all tangible property and equipment (including, but not limited to, devices, cellular telephones, facsimile machines, mobile telephones, servers, product samples, sales stock, computer equipment of any kind, and related materials), credit cards, entry cards, identification badges, and keys; and (d) any materials of any kind that contain or embody any proprietary or confidential information of the Company and its affiliated entities (and all reproductions thereof in whole or in part). You further agree to make a diligent search to locate any such documents, property and information. In addition, if you have used any personally owned computer, server, or e-mail system to receive, store, review, prepare or transmit any Company confidential or proprietary data, materials or information, then you agree to provide the Company, within seven (7) days after the Separation Date, with a computer-useable copy of all such information and then permanently delete and expunge all such Company confidential or proprietary information from those systems without retaining any copy or reproduction of it in any form, in whole or in part. You further agree to provide the Company access to your personal system, as requested, to verify that the required copying and/or deletion is completed. Your timely and full compliance

with this Section 5 is a precondition to your receipt of the severance benefits set forth herein.

- 6. PROPRIETARY INFORMATION OBLIGATIONS. You hereby reaffirm your obligation to comply with the Confidential, Nonsolicitation and Intellectual Property Agreement (the "Confidentiality Agreement," attached as Exhibit A) you signed as a condition of employment.
- 7. Nondisparagement. Effective as of the Separation Date, you agree not to disparage the Company, or the Company's officers, directors, employees, shareholders, parents, subsidiaries, affiliates and agents, in any manner likely to be harmful to its or their business, business reputation, or personal reputation; provided that you will respond accurately and fully to any request for information if required by legal process or in connection with a government investigation. In addition, nothing in this provision or this Agreement is intended to prohibit or restrain you in any manner from making disclosures that are protected under the whistleblower provisions of federal or state law or regulation.
- 8. No Admissions. Nothing contained in this Agreement shall be construed as an admission by you or the Company of any liability, obligation, wrongdoing or violation of law.
- 9. Confidence and not to publicize or disclose such terms in any manner whatsoever; provided, however, that: (a) you may disclose this Agreement in confidence to your immediate family, attorneys, accountants, tax preparers, and financial advisors; and (b) you may disclose this Agreement insofar as such disclosure may be necessary to enforce its terms or as otherwise required by law. In particular, and without limitation, you agree not to disclose the existence or terms of this Agreement to any current or former Company employee, contractor or consultant.

10. RELEASE OF CLAIMS.

- (a) General Release. In exchange for the consideration under this Agreement to which you would not otherwise be entitled, you hereby generally and completely release the Company and its directors, officers, employees, shareholders, partners, agents, attorneys, predecessors, successors, parent and subsidiary entities, insurers, affiliates, and assigns (collectively, the "Released Parties") of and from any and all claims, liabilities and obligations, both known and unknown, that arise out of or are in any way related to events, acts, conduct, or omissions occurring prior to or on the date that you sign this Agreement (collectively, the "Released Claims").
- (b) Scope of Release. The Released Claims include, but are not limited to: (i) all claims arising out of or in any way related to your employment with the Company, or the termination of that employment; (ii) all claims related to your compensation or benefits from the Company, including salary, bonuses, commissions, vacation pay, expense reimbursements, severance pay, fringe benefits, stock, stock options, or any other ownership interests in the Company; (iii) all claims for breach of contract, wrongful termination, and breach of the implied covenant of good faith and fair dealing; (iv) all tort claims, including claims for fraud, defamation, emotional distress, and discharge in violation of public policy; and (v) all federal,

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state, and local statutory claims, including claims for discrimination, harassment, retaliation, attorneys' fees, or other claims arising under the federal Civil Rights Act of 1964, the federal Americans with Disabilities Act of 1990, the federal Family and Medical Leave Act, the California Labor Code, the California Fair Employment and Housing Act, the California Family Rights Act, and the Age Discrimination in Employment Act ("ADEA").

- (c) Excluded Claims. Notwithstanding the foregoing, the following are not included in the Released Claims (the "Excluded Claims"): (i) any rights or claims for indemnification you may have pursuant to any written indemnification agreement with the Company to which you are a party, the articles and bylaws of the Company, or under applicable law; (ii) any rights which are not waivable as a matter of law; or (iii) any rights you have under this Agreement.
- (d) Protected Rights. You understand that nothing in this Agreement limits your ability to file a charge or complaint with the Equal Employment Opportunity Commission, the Department of Labor, the National Labor Relations Board, the Occupational Safety and Health Administration, the California Department of Fair Employment and Housing, the Securities and Exchange Commission or any other federal, state or local governmental agency or commission ("Government Agencies"). You further understand this Agreement does not limit your ability to communicate with any Government Agencies or otherwise participate in any investigation or proceeding that may be conducted by any Government Agency, including providing documents or other information, without notice to the Company. While this Agreement does not limit your right to receive an award for information provided to the Securities and Exchange Commission, you understand and agree that, to maximum extent permitted by law, you are otherwise waiving any and all rights you may have to individual relief based on any claims that you have released and any rights you have waived by signing this Agreement.
- 11. ADEA WAIVER. You hereby acknowledge that you are knowingly and voluntarily waiving and releasing any rights you may have under the ADEA, and that the consideration given for the waiver and release you have given in this Agreement is in addition to anything of value to which you were already entitled. You further acknowledge that you have been advised by this writing, as required by the ADEA, that: (a) your waiver and release do not apply to any rights or claims that may arise after the date you sign this Agreement; (b) you should consult with an attorney prior to signing this Agreement (although you may voluntarily decide not to do so); (c) you have forty-five (45) days to consider this Agreement (although you may choose voluntarily to sign this Agreement sooner); (d) you have seven (7) days following the date you sign this Agreement to revoke this Agreement (in a written revocation sent to and received by the Company); and (e) this Agreement will not be effective until the date upon which the revocation period has expired, which will be the eighth day after you sign this Agreement (the "Effective Date").
- 12. DISCLOSURE UNDER ADEA, 29 U.S.C. § 626(F)(1)(H). You hereby acknowledge that the Company has provided you with the ADEA Disclosure information (under Title 29 U.S. Code Section 626(f)(1)(H)), attached as Exhibit B to this Agreement.

13. Section 1542 WAIVER. In giving the releases herein, which includes claims which may be unknown to you at present, you acknowledge that you have read and understand Section 1542 of the California Civil Code, which reads as follows:

"A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor."

You hereby expressly waive and relinquish all rights and benefits under that section and any law of any other jurisdiction of similar effect with respect to your release of claims herein, including but not limited to your release of unknown claims.

- 14. REPRESENTATIONS. You hereby represent that you have been paid all compensation owed and for all hours worked; have received all the leave and leave benefits and protections for which you are eligible pursuant to the Family and Medical Leave Act, the California Family Rights Act, or otherwise; and have not suffered any on-the-job injury for which you have not already filed a workers' compensation claim.
- This Agreement, including the Exhibits, constitutes the 15. MISCELLANEOUS. complete, final and exclusive embodiment of the entire agreement between you and the Company with regard to its subject matter. It is entered into without reliance on any promise or representation, written or oral, other than those expressly contained herein, and it supersedes any other such promises, warranties or representations. This Agreement may not be modified or amended except in a writing signed by both you and a duly authorized officer of the Company. This Agreement will bind the heirs, personal representatives, successors and assigns of both you and the Company, and inure to the benefit of both you and the Company, their heirs, successors and assigns. If any provision of this Agreement is determined to be invalid or unenforceable, in whole or in part, this determination will not affect any other provision of this Agreement and the provision in question will be modified so as to be rendered enforceable. This Agreement will be deemed to have been entered into and will be construed and enforced in accordance with the laws of the State of California without regard to conflict of laws principles. Any ambiguity in this Agreement shall not be construed against either party as the drafter. Any waiver of a breach of this Agreement must be in writing to be effective and shall not be deemed to be a waiver of any successive or other breach. This Agreement may be executed in counterparts and facsimile signatures will suffice as original signatures.

If this Agreement is acceptable to you, please sign and date it where noted below, and return the fully-executed Agreement to me within forty-five (45) calendar days of the date you receive it. The Company's severance offer will automatically lapse and expire if we do not receive the fully-executed Agreement back from you within that timeframe.

We wish you the best in your future endeavors.

Sincerely,

Eric J. Meyerhofer

Chief Executive Officer

Exhibit A - Confidentiality Agreement

Exhibit B - ADEA Disclosure

I HAVE READ, UNDERSTAND AND AGREE FULLY TO THE FOREGOING AGREEMENT:

DAVID P. STUCKE

2-5-19 Date

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EXHIBIT 3

UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES

v.

Staff Sergeant SCOTT K. PHEASANT, JR. United States Air Force

ACM S32237

16 September 2015

Sentence adjudged 19 March 2014 by SPCM convened at Maxwell Air Force Base, Alabama. Military Judge: Ronald A. Gregory.

Approved Sentence: Bad-conduct discharge and forfeiture of \$500.00 pay per month for 12 months.

Appellate Counsel for the Appellant: Major Anthony D. Ortiz.

Appellate Counsel for the United States: Major Mary Ellen Payne and Gerald R. Bruce, Esquire.

Before

MITCHELL, TELLER, and BENNETT Appellate Military Judges

OPINION OF THE COURT

This opinion is issued as an unpublished opinion and, as such, does not serve as precedent under AFCCA Rule of Practice and Procedure 18.4.

BENNETT, Judge:

At a special court-martial composed of officer members, the appellant was found guilty of one charge and two specifications of assault consummated by battery, in violation of Article 128, UCMJ, 10 U.S.C. § 928, and sentenced to a bad-conduct discharge, forfeiture of \$500.00 pay per month for 12 months, and hard labor without confinement for 3 months. ^I The convening authority approved the forfeiture of \$500.00 pay per month for 12 months and the bad-conduct discharge.

¹ The court-martial order incorrectly states that sentence was adjudged by officer and enlisted members. We order the promulgation of a corrected court-martial order.

On appeal, the appellant contends that (1) a victim impact statement submitted to the convening authority contained matter that was inappropriate for his consideration and the staff judge advocate (SJA) erred by not preventing the convening authority from considering it, (2) the SJA erred by not addressing the allegations of legal error contained in this victim impact statement, and (3) the evidence is both legally and factually insufficient to support his findings of guilt.² We disagree and affirm the findings and the sentence as adjudged.

Background

The appellant was convicted of two specifications that arose out of separate physical confrontations that he had with LP and KC. The appellant was acquitted of other specifications, including an alleged assault on LC, the child he shared with KC.

LP was the appellant's wife. During a confrontation with LP, the appellant picked up dog feces with his hand and shoved it in her face. Before he met and married LP, the appellant had a relationship with KC. During a confrontation with KC, the appellant struck her in the face. At the court-martial, the defense theory was that the appellant's actions against both women were legally justified as self-defense.

During the elemency phase, both LP and KC provided victim impact statements to the convening authority. LP, who was still the appellant's wife at the time, largely defended her husband and asked the convening authority to grant him elemency. KC, on the other hand, asked the convening authority to not grant elemency, arguing that the appellant had received only "a slap on the wrist." These victim impact statements were received by the accused and his trial defense counsel, and trial defense counsel submitted a response to these statements that the convening authority considered.

Additional facts necessary to resolve the assigned errors are included below.

Victim Impact Statements

The appellant's first and second issues concern KC's victim impact statement. Because they are closely related, we will consider these issues together.

Whether post-trial processing was completed properly is a question of law, which this court reviews de novo.³ *United States v. Sheffield*, 60 M.J. 591, 593 (A.F. Ct. Crim.

² The appellant raises the third issue pursuant to *United States v. Grostefon*, 12 M.J. 431 (C.M.A. 1982).

³ The government argues that we should employ a plain error standard of review because the appellant waived the argument that KC's victim impact statement violated Article 60, UCMJ, 10 U.S.C § 860, by failing to object to the statement on those specific grounds. The government acknowledges that the appellant, in his second clemency submission, objected to KC's victim impact statement. However, the government argues that because the appellant did not specifically mention the National Defense Authorization Act (NDAA) for Fiscal Year 2014, Pub. L. No.

App. 2004) (citing *United States v. Kho*, 54 M.J. 63, 65 (C.A.A.F. 2000)). When reviewing post-trial errors, we recognize the convening authority is an appellant's "best hope for sentence relief." *United States v. Lee*, 50 M.J. 296, 297 (C.A.A.F. 1999) (quoting *United States v. Bono*, 26 M.J. 240, 243 n.3 (C.M.A. 1988)) (internal quotation marks omitted). The convening authority, not a court of criminal appeals, is empowered to grant clemency for equitable reasons. *United States v. Nerad*, 69 M.J. 138, 145 (C.A.A.F. 2010). "Because of the highly discretionary nature of the convening authority's action on the sentence, we will grant relief if an appellant presents 'some colorable showing of possible prejudice." *Kho*, 54 M.J. at 65 (quoting *United States v. Wheelus*, 49 M.J. 283, 289 (C.A.A.F. 1998)); see also *United States v. Scalo*, 60 M.J. 435, 436–37 (C.A.A.F. 2005).

Article 60, UCMJ, 10 U.S.C § 860, provides the statutory framework by which a convening authority takes action on the findings and sentence of a court-martial. It is during this post-trial process, also known as the clemency phase, that relief in the form of a set aside of findings or a sentence reduction may take place. In their clemency submissions to the convening authority, the appellant and his trial defense counsel asked the convening authority to set aside the findings and sentence in this case.

Article 60, UCMJ, was amended to include a new subsection (d) that authorized the submission of victim impact statements. See National Defense Authorization Act (NDAA) for Fiscal Year 2014, Pub. L. No. 113-66, § 1706, 127 Stat. 960–61 (2013). The appellant objects to some of the content in KC's victim impact statement because, in his opinion, it refers to matter that was not relevant either because it did not pertain to the offenses of which KC was a victim or because the information referred to offenses of which the appellant was found not guilty. In support of his argument, the appellant attempts to draw a link between the definition of "victim" provided by Article 60(d)(5), UCMJ and Rule for Courts-Martial (R.C.M.) 1001(b)(4), the rule governing aggravating evidence that trial counsel may present during the presentencing phase of a court-martial. Essentially, the appellant argues that the R.C.M. 1001(b)(4) requirement that aggravating evidence be "directly relat[ed] to or resulting from the offenses of which the accused has been found guilty" should apply as a limitation on what may be introduced through victim impact statements submitted to a convening authority after trial.

113-66, § 1706, 127 Stat. 960-61 (2013), or its amendments to Article 60, UCMJ, 10 U.S.C. § 860, that therefore the appellant has waived this argument on appeal. We disagree and adopt the de novo standard of review for this appeal.

The NDAA for Fiscal Year 2014 became law on 26 December 2013. The government, in its answer to the appellant's assignment of error, incorrectly argues that this amendment did not apply to the appellant because it was not effective at the time the appellant committed his assault against KC. However, the government cites a provision of the NDAA for Fiscal Year 2014 that provided effective dates for other amendments to Article 60, UCMJ. The government appears to refer to Section 1702(d), though they cite Section 1706, of the NDAA for Fiscal Year 2014. See Pub. L. No. 113-66, § 1702(d), 127 Stat. 958 (2013). Section 1706, the section that specifically addresses victim impact statements, does not contain a provision establishing an effective date, thus the amendment authorizing victims to submit impact statements was effective immediately upon the enactment of the legislation.

Article 60, UCMJ, does not address what may be included in a victim impact statement; it merely states,

In any case in which findings and sentence have been adjudged for an offense that involved a victim, the victim shall be provided an opportunity to submit matters for consideration by the convening authority or by another person authorized to act under this section before the convening authority or such other person takes action under this section.

Article 60(d)(1), UCMJ.

Article 60(d)(5), UCMJ contains a definition that describes who is permitted to provide a victim impact statement during the post-trial process. A "victim" is defined as "a person who has suffered a direct physical, emotional, or pecuniary loss as a result of a commission of an offense under this chapter (the Uniform Code of Military Justice)." KC qualifies as a victim under Article 60(d)(5), UCMJ, and the appellant does not object to the fact that she submitted a victim impact statement under this relatively new statutory provision.

R.C.M. 1001(b)(4), on the other hand, is a rule governing what may be presented in aggravation during the presentencing phase of a trial. During the presentencing proceedings, trial counsel

may present evidence as to any aggravating circumstances directly relating to or resulting from the offenses of which the accused has been found guilty. Evidence in aggravation includes, but is not limited to, evidence of financial, social, psychological, and medical impact on or cost to any person or entity who was the victim of an offense committed by the accused and evidence of significant adverse impact on the mission, discipline, or efficiency of the command directly and immediately resulting from the accused's offense.

R.C.M. 1001(b)(4) (emphasis added).

The convening authority would have been free to consider KC's victim impact statement even before Article 60, UCMJ, was amended. The addition of subsection (d)(5) did not open the aperture on what a convening authority could consider in clemency.⁵ Both the UCMJ and the R.C.M. already gave a convening authority broad

⁵ See Zachary D. Spilman, Not Helping: How Congressional Tinkering Harms Victims During the Post-Trial Phase of a Court-Martial, 114 COLUM. L. REV. SIDEBAR 70 (2014).

discretion to determine what to consider during the elemency process. See R.C.M. 1107(b).

The appellant objects to some of the content of KC's victim impact statement. Specifically, he objects to references to his harming their child, her claim that she was prevented from testifying to the complete story, and implications that the appellant harmed others. However, these are just snippets of the statement that KC submitted. To put them into perspective, they must be viewed in the context of her entire statement.

It is true that KC made limited—almost off-hand—mention of the fact that she had trouble trusting others "when it concern[ed] [her] and [her] child's safety" and implied that the appellant would have been convicted for his alleged assault on LC had she been able to testify without being made to feel like "it was [her] fault, or . . . like [she was] a liar." Without identifying anyone in particular, KC also suggested that "others" were impacted by the appellant's offenses. However, the substance of her victim impact statement was overwhelmingly about the impact the appellant's actions had on her. Thus, taken as a whole, the content of her victim impact statement was appropriate under these circumstances. Moreover, the convening authority did not approve the appellant's sentence to hard labor without confinement. Regardless of the reasons why, the appellant received clemency—the thing that KC so passionately argued against.

Action was taken in this case on 6 May 2014. At the time, Article 60(c)(1), UCMJ, stated "[t]he authority . . . to modify the findings and sentence of a court-martial is a matter of command prerogative involving the sole discretion of the convening authority." Before taking action, a convening authority must consider the result of trial, staff judge advocate recommendation (SJAR), matters submitted by the accused under R.C.M. 1105 or, if applicable, matters submitted under R.C.M. 1106(f). R.C.M. 1107(b)(3)(A). Additionally, a convening authority may consider "[s]uch other matters as the convening authority deems appropriate. However, if the convening authority considers matters adverse to the accused from outside the record, with knowledge of which the accused is not chargeable, the accused shall be notified and given an opportunity to rebut." R.C.M. 1107(b)(3)(B)(iii) (emphasis added).

"Congress gave the convening authority the important, quasi-judicial power to review the judgment and sentence of a court-martial." *United States v. Cornwell*, 49 M.J. 491, 494 (C.A.A.F. 1998). An SJA may not provide a convening authority with

⁶ Also, when KC submitted her victim impact statement, both the Department of Defense and the Air Force had preexisting regulations that expressly provided for the right of victims to submit statements to a convening authority prior to action. *See* Department of Defense Instruction (DODI) 1030.2, *Victim and Witness Assistance Procedures*, Enclosure 5 (4 June 2004); Air Force Instruction (AFI) 51-201, *Administration of Military Justice*, ¶ 9.9 (6 June 2013).

⁷ Section 1702(b) of the NDAA for Fiscal Year 2014 eliminated the unlimited prerogative and discretion of commanders taking action on the findings and sentence of a court-martial. Pursuant to Section 1702(d) of the NDAA for Fiscal Year 2014, these changes took effect on 24 June 2014 and applied to offenses committed on or after that date. Thus, these changes have no bearing on the issues before this court in the case at bar.

information known to be unreliable or misleading. *United States v. Mann*, 22 M.J. 279, 280 n.2 (C.M.A. 1986). Therefore, SJAs and their staff should remain vigilant, particularly when reviewing materials submitted by victims who may still be emotional and justifiably nonobjective. Victims may not understand the issues that can be created when the post-trial process goes awry. Thus, a prudent SJA may decide it is necessary to supplement the advice contained in an SJAR, depending on the content of a victim impact statement, or take other action to prevent an accused from being unfairly prejudiced during the elemency phase.

However, in the case at bar, the SJA did not err in providing KC's complete victim impact statement to the convening authority. There is no reason to question the reliability of the information that KC presented, nor was it misleading. In accordance with R.C.M. 1107(b)(3)(B)(iii), the appellant and his trial defense counsel were served with copies of KC's statement, and the trial defense counsel responded with a full-throated rebuttal.

Based on his reading of R.C.M. 1106(d)(4), the appellant argues, in the alternative, that the SJA was required to address KC's and trial defense counsel's allegations as legal error. Under R.C.M. 1106(d)(4), an SJA is obligated to

state whether, in the staff judge advocate's opinion, corrective action on the findings or sentence should be taken when an allegation of legal error is raised in matters submitted under R.C.M. 1105 or when otherwise deemed appropriate by the staff judge advocate. The response may consist of a statement of agreement or disagreement with the matter raised by the accused. An analysis or rationale for the staff judge advocate's statement, if any, concerning legal error is not required.

R.C.M. 1105 is the rule that governs what may be submitted by an accused for a convening authority's consideration prior to taking action on the accused's findings or sentence. These submissions are not subject to Military Rules of Evidence and may include "[a]llegations of errors affecting the legality of the findings or sentence." R.C.M. 1105(b)(2)(A). In the case at bar, the SJA was not obligated to respond to any claim of legal error that KC may have made as her submission was not made pursuant to R.C.M. 1105.

Moreover, we find that trial defense counsel did not raise legal error within the meaning of R.C.M 1105(b)(2)(A). The thrust of both of the appellant's petitions for clemency was that he acted in self-defense and KC lacked credibility. Leaving it up to the convening authority to reconsider his self-defense claim and weigh KC's credibility,

⁸ This is the appellant's second of three issues.

trial defense counsel made fact-based arguments; at no point did he argue that there was a legal error. The SJA was not required to respond to legal error where none was asserted.⁹

Prior to taking action, pursuant R.C.M. 1107(b)(3)(B)(iii), the convening authority was free to consider whatever matter he deemed appropriate. In accordance with this governing R.C.M., the appellant was given notice of the material the convening authority had for consideration and an opportunity to rebut, which appellant's trial defense counsel did. We find that KC's victim impact statement is almost entirely about the impact of the appellant's crime on her and that, under the circumstances of this case, it was appropriate for the convening authority to consider this statement in its entirety. Thus, the SJA did not err by presenting KC's victim impact statement, in its entirety, to the convening authority. Furthermore, we find that neither KC's nor the trial defense counsel's post trial submissions alleged legal error requiring a response by the SJA.

Factual and Legal Sufficiency 10

On appeal, the appellant argues that his convictions are legally and factually insufficient because the evidence shows that he acted in self-defense and that there was "possible collusion" between LP and KC. We review issues of factual and legal sufficiency de novo. Article 66(c), UCMJ, 10 U.S.C. § 866(c); *United States v. Washington*, 57 M.J. 394, 399 (C.A.A.F. 2002).

"The test for legal sufficiency of the evidence is 'whether, considering the evidence in the light most favorable to the prosecution, a reasonable factfinder could have found all the essential elements beyond a reasonable doubt." *United States v. Humpherys*, 57 M.J. 83, 94 (C.A.A.F. 2002) (quoting *United States v. Turner*, 25 M.J. 324 (C.M.A. 1987)). "[I]n resolving questions of legal sufficiency, we are bound to draw every reasonable inference from the evidence of record in favor of the prosecution." *United States v. Barner*, 56 M.J. 131, 134 (C.A.A.F. 2001).

The test for factual sufficiency is "whether, after weighing the evidence in the record of trial and making allowances for not having personally observed the witnesses, [we are] convinced of the accused's guilt beyond a reasonable doubt." *Turner*, 25 M.J. at 325. In conducting this unique appellate role, we take "a fresh, impartial look at the evidence," applying "neither a presumption of innocence nor a presumption of guilt" to "make [our] own independent determination as to whether the evidence constitutes proof of each required element beyond a reasonable doubt." *Washington*, 57 M.J. at 399.

When police officers arrived at appellant's home on the day that he assaulted his wife with dog feces, they found broken furniture and LP crying with injuries to her lower lip and chest. When they questioned the appellant, he admitted that he put dog feces in

¹⁰ Appellant raises this issue pursuant to *United States v. Grostefon*, 12 M.J. 431 (C.M.A. 1982).

⁹ The staff judge advocate (SJA) did comply with his requirement to state whether corrective action was required, by stating that none was required. *See* R.C.M. 1106(d)(4).

LP's mouth during a physical struggle that ensued after he pursued LP into a bedroom. The appellant also admitted that he shoved his wife and smeared dog feces on her face when he met with a family advocacy counselor at Maxwell Air Force Base, Alabama. He told her that they had a physical altercation and that LP scratched him. *Id.* KC testified that the appellant punched her in the face as she reached into his car to get a lighter out of his glove compartment. The two had been arguing, but it was not particularly heated. After he punched KC, the appellant apologized to her. There was evidence that the appellant kept a knife in his glove compartment and that KC knew it was there. The appellant expressed to KC that he feared for his life because she was reaching for his glove compartment. It is not clear whether appellant expressed this concern before or after he punched KC in the face.

In closing, trial defense counsel argued that the appellant acted in self-defense when he shoved dog feces in LP's face and punched KC in the face. Trial defense counsel also vigorously attacked KC's credibility as a witness during argument on findings.

We have reviewed the record of trial, paying particular attention to the evidence and reasonable inferences that can be drawn therefrom, including testimony from all the witnesses. In viewing the evidence in the light most favorable to the government, we conclude that a rational factfinder could have found beyond a reasonable doubt that the appellant was not acting in self-defense and did commit the offenses he was charged with. Having reviewed the entire record and making allowances for not personally observing the witnesses, we ourselves are convinced that the appellant was not acting in self-defense and is guilty beyond a reasonable doubt.

Conclusion

The approved findings and sentence are correct in law and fact, and no error materially prejudicial to the substantial rights of the appellant occurred. Articles 59(a) and 66(c), UCMJ, 10 U.S.C. §§ 859(a), 866(c). Accordingly, the approved findings and sentence are AFFIRMED.

FOR THE COURT

STEVEN LUCAS Clerk of the Court

EXHIBIT 6

EXHIBIT 6

EXHIBIT 6

To: First American Title Insurance Company

File No.: 107-2541413 (LM) Property: 7211 Birkland Court, Las Vegas, NV 89117

(Please initial the correct vesting as you would like it to appear at close of escrow)

	Initials:	Initials:
Husband and Wife		
as Joint Tenants, With Right of Survivorship	The transfer areas	
as Community Property	× 1	
as Community Property, with Right of Survivorship	11 (11 110)	
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An Unmarried Man.		
A Widower		
An Unmarried Man and an Unmarried Woman as Joint Tenants		
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A Married Woman as her Sole and Separate Property (If this vesting is desired, a Quitclaim Deed from your husband is needed)	·**	
A Domestic Partner as his/her Sole and Separate Property (If this vesting is desired, a Quitclaim Deed from your domestic partner is needed)		1000000
Other (please print exactly as vested interest is to appear on Deed):		
If husband and wife or domestic partners are taking title with others, but a undersigned Grantee(s) joins in the execution of this document for the pur creation of the joint tenancy.	all as Joint Ter pose of conse	lants, the nting to th
If taking fitle under an entity name, additional documentation may be required. (i.e. Corporate Resolution Agreement, Partnership Agreements and Climited Partnerships must be filed with the Secretary of State.) I the Trust Agreement will be required. If you have any questions regarding selection of vesting you are here	, Partnership Agree Ftaking title into a aby advisad to seek	ment, LLC Ope frust Agreeme Independent li
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Signature Signature Signature		
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Electronically Filed 4/8/2019 5:00 PM Steven D. Grierson CLERK OF THE COURT

SUPP 1 Vincent Mayo, Esq. Nevada State Bar Number: 8564 The Abrams & Mayo Law Firm 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Tel: (702) 222-4021 Fax: (702) 248-9750 Email: VMGroup@theabramslawfirm.com Attorney for Plaintiff 6 **Eighth Judicial District Court Family Division** 7 Clark County, Nevada D-18-580621-D 8 DAVID PATRICK STUCKE,) Case No.: Plaintiff, Department: F 9 Date of Hearing: April 10, 2019 10 VS. Time of Hearing: 2:30 p.m. CHRISTIE LEEANN STUCKE, 11 Defendant. 12 SUPPLEMENT TO MOTION TO MODIFY CUSTODY; FOR 13 CHILD SUPPORT; PAYMENT OF MARITAL BILLS AND EXPENSES; EXCLUSIVE POSSESSION OF THE MARITAL 14 RESIDENCE; SALE OF THE BIRKLAND PROPERTY; ATTORNEY'S FEES AND FOR RELATED RELIEF 15 NOW INTO COURT comes Plaintiff, DAVID PATRICK STUCKE, 16 by and through his attorney of record, VINCENT MAYO, ESQ., of THE 17 ABRAMS & MAYO LAW FIRM, and hereby submits his Supplement to 18 Motion to Modify Custody; for Child Support; Payment of Marital Bills 19 and Expenses; Exclusive Possession of the Marital Residence; Sale of 20 the Birkland Property; Attorney's Fees and Related Relief.

STUCKE-0334

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This Supplement is made and based upon the attached Points and Authorities, the Exhibit in support, all papers and pleadings on file herein, and any oral argument adduced at the hearing of this matter.

Dated: Monday, April 08, 2019.

Respectfully Submitted:

THE ABRAMS & MAYO LAW FIRM

Vincent Mayo, Esq. Nevada State Bar: 8564 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Attorney for Plaintiff

MEMORANDUM OF POINTS AND AUTHORITIES

I. PROCEDURAL NOTE

At the March 27, 2019 hearing, the Court ordered that a copy of Christie's bank statements be provided prior to the next hearing set for April 10, 2019. David provided the Court on April 4th the bank statements he had obtained from Wells Fargo through the last date of production, which was mid-January 2019. As David did not have the full January through March 2019 bank statements, it was on Christie to provide these. David's counsel even stated this at the hearing. Christie has not.

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A copy of Christie's business accounting was also to be provided, which was expected to be Profit & Loss statements for the months of January through March 2019. Instead, Christie merely provided on April 4, 2019 a self-serving summary of her bank statements for January through March 2019. David's counsel asked for the January through March 2019 business bank statements to confirm Christie's claims but Christie did not provide them. Therefore, and without the January through March 2019 statements, David had no option but to provide the

II. SUPPLEMENT

A. Christie's Accounting is a Farce

Court a supplement responding to same.

Christie's "accounting" of her business accounts is nothing more than Christie's false attempt to blatantly classify clearly personal expenses and withdrawals as business in nature in an effort to deceive the Court and massively decrease her net income. David has analyzed Christie's accounting based on the actual nature of the transactions, and his knowledge of same obtained during the marriage, and provided his own. The accounting is attached as a summary of the alleged three business accounts, to wit: PCCG, ActionRad and Atomic Radiology, LLC. See Exhibit 1. David's summary, which is supported by the P&Ls David has prepared for each business: (A) lists all income from clients for each

As the Court can see from the summary in **Exhibit 1** (consisting of the first two pages), the three businesses took in \$66,941.77 in business income, had \$13,691.84 in business expenses but had a whopping \$57,409.48 in personal expenses and transfers. A number of points are of major concern and evidence Christie is cooking her numbers:

- Christie's accounting includes deposits of \$41,153.25 from clients into her PCCG account and deposits from clients of \$25,788.52 into her Atomic Radiology bank account totaling \$66,941.77. However, Christie completely omits the \$25,788 paid to Atomic Radiology in her summary and only includes PCCG's;
- None of Christie's clients are in Nevada and Christie's business is done almost entirely online or via the phone. Despite this, Christie tries to pass off ATM withdrawals at casinos, bars, the bank, as well as cash withdrawals from the bank, totaling \$35,442.19 in a three-month period, as a "business" expense. David is eager to know how massive ATM withdrawals at casinos and gambling bars is related to providing medical imaging software. Some of the gambling establishments

Christie most frequents are 3708 Las Vegas Blvd (The Cosmopolitan); 3835 West Martin Avenue (PT's Bar); and 3333 Blue Diamond Road (The Silverton Casino). The following are a few examples of when and where Christie went on a gambling binge:

- (1) On March 13, 2019, Christie took out 6 withdraws at the Silverton Casino in the amounts of \$304.25, \$304.25, \$526, \$304.25, \$304.25 and \$184.25;
- (2) Christie did so again on February 6, 2019 at The Cosmopolitan where she took out ATM withdrawals of \$307.99; \$307.99; \$287.99; \$207.99; and \$307.99;
- (3) Just two days before on February 4, 2019, Christie really went all out, taking out the following massive amounts at the Silverton and PT's Bar for gambling all in one day: \$304.25; \$304.25; \$304.25; \$304.25; \$300; \$300 and \$200.
- Christie clearly has a gambling addiction and Christie's ATM
 withdrawals related to gambling completely undercuts her story
 at the March 27th hearing that the monies gambled in 2018 from
 her business and personal bank accounts was by David, not her.

If this was true, Christie would not have \$16,342.19 of ATM withdraws at casino and bars gambling in just a three-month period in 2019 (which does not include the \$19,000 in ATMs withdraws at the bank listed in her accounting). Further proving the 2018 gambling on Christie's business and personal bank accounts was by Christie is the fact David did not have access to these accounts in 2018;

- Christie has the gall to try and list numerous overdraft charges related to her casino and bar gambling as "business" in nature as well. These total a whopping \$1,700. Of greater note is the fact Christie consistently had overdraft fees throughout 2018 evidencing this is part of her reckless financial history not related to her current financial condition;
- What's more appalling is that Christie states she had her so-called summary prepared by her "friend" Kim Renee. Based on the above, Christie's friend is either biased or incompetent. David is leaning towards biased as Kim recently called David "an asshole!" on Facebook and accused his parents of trespassing at their house despite David's mother living there for months. See Exhibit 1. It should be noted Kim is not an accountant or bookkeeper, just a general assistant at H&R

1	(G)	The movies at AMC Town Square;
2	(H)	Paying for preschool;
3	(I)	Buying wine;
4	(J)	Suspicious transfers to and from her adult children;
5	(K)	Suspicious transfers to friends of Christie who wrote
6		letters for her;
7	(L)	Health and fitness services;
8	(M)	Groceries;
9	(N)	Home improvement (related to Christie's efforts to
ιο		turn the garage into a sex "dungeon");
11	(O)	Personal trips; and
12	(P)	Paying a phone plan that has six people on it – none or
13		whom work for Christie or are related to her
14		businesses.
15	• Christie	claims she has loans outstanding from her friends
16	children	and grandmother – which is another farce. Christie has
17		reason to borrow from family, has no promissory notes
18		em, never listed such alleged debts on tax returns, etc
19		ust a self-serving claim. Additionally, Christie has never
20	200	loans as her business income is more than sufficient to
21		living expenses.
	puj loi	arrano and arrana.

From the above, it is clear Christie is trying to play this Court by 1 presenting a false and cooked accounting that was evidently prepared by 2 a friend of hers who hates David. It should also be noted that this Court 3 is not the first government agency Christie has lied to about her 4 businesses. Christie has not submitted a business tax return in years 5 (since before she married David), despite David advising her that she she 6 should. As a result, and even though she has had substantial business income, she has never paid taxes on that business income. Christie has 8 engaged in tax evasion and if she is willing to lie to the IRS and risk massive fines and incarceration, she is to lie to this Court. 10 Therefore, Christie's accounting has no weight and the Court 11 should rely on David's for purposes of determining Christie's income. 12 The Court should also rely on same in combination with the summary 13 prepared by David in his original Reply in Support of his Motion. 14 /// 15 16

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III. CONCLUSION

Based upon the foregoing, the Court should grant Plaintiff, DAVID STUCKE'S Motion in its entirety and oppose the relief requested by Defendant.

Dated Monday, April 08, 2019.

Respectfully Submitted,

THE ARRAMS & MAYO LAW FIRM

Vincent Mayo, Esq. Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Attorney for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that the foregoing SUPPLEMENT TO MOTION TO MODIFY CUSTODY; FOR CHILD SUPPORT; PAYMENT OF MARITAL BILLS AND EXPENSES; EXCLUSIVE POSSESSION OF THE MARITAL RESIDENCE; SALE OF THE BIRKLAND PROPERTY; ATTORNEY'S FEES AND FOR RELATED RELIEF was filed electronically with the Eighth Judicial District Court in the above-entitled matter on Monday, April 08, 2019. Electronic service of the foregoing document shall be made in accordance with the Master Service List, pursuant to NEFCR 9, as follows:

Brian J. Steinberg, Esq. Attorney for Defendant

An Employee of The Abrams & Mayo Law Firm

EXHIBIT 1

EXHIBIT 1

EXHIBIT 1

Summary - Jan to March 2019

	PCCG	ActionRad	AtomicRadiology	Total
Income	41,153.25	-	25,788.52	66,941.77
Business Expenses			222.24	220.24
Computer and Internet Expenses	SA	144	320.21	320.21
Dues and Subscriptions		119.85	650.00	769.85
Insurance/Malpractice	1,840.89	O - C	-	1,840.89
Office Expenses	470.28	4 4 4 4 4 4	810.19	1,280.47
Outside Services	5,105.00	2,046.00		7,151.00
Rent Expense	1 · 2	1.01	417.00	417.00
Postage and Shipping	1 2 J	F 2.6.1 530-	273.83	273.83
Telephone	970.33	537.60	G	1,507.93
Utilities		130.66	-	130.66
Subtotal	8,386.50	2,834.11	2,471.23	13,691.84
Net Business Income	32,766.75	(2,834.11)	23,317.29	53,249.93
Personal Expenses				
ATM Casino	5,150.90	4,022.60	3,064.69	12,238.19
ATM Bar	2,404.00	1,400.00	300.00	4,104.00
ATM Bank	300.00	1,100.00	8,800.00	10,200.00
Cash Withdrawal	-	An an article	8,900.00	8,900.00
Transfer to Christie Checking	12,631.00	2,080.00	13	14,711.00
Bank Service Charges	419.00	141.50	659.00	1,219.50
Household Expenses	937.38	451.30		1,388.68
Personal Restaurant	1,337.26	-	74	1,337.26
Personal Expenses	604.48	1,232.35	315.02	2,151.85
Transfer to E Hentschl	809.00	-		809.00
Transfer to J Hentschl	350.00			350.00
Subtotal Personal	24,943.02	10,427.75	22,038.71	57,409.48
Distributions (transfers)				
Transfer to Actionrad	6,693.00	(()	(200.00)	6,493.00
Transfer to Atomic	200.00		4.12.11.1	200.00
Transfer to Medical Systems Grp	-	(6,693.00)		(6,693.00)
Transfers to Joint Accounts		(15.00)		(15.00)
Subtotal Distributions	6,893.00	(6,708.00)	(200.00)	(15.00)

	PCCG	ActionRad	AtomicRadiology	Total
	40,222.52	6,553.86	24,309.94	71,086.32
	41,153.25	K.	25,788.52	66,941.77
	(930.73)	6,553.86	(1,478.58)	4,144.55
Bank Bal	(719.27)	156.14	1,478.58	915.45

Medical Systems Group P&L Detail - 01/01-03/31/19

	Type	Date	Num	Name	Memo	Debit	Credit	Balance	
Sales									
	Deposit	1/9/2019	61	Deposit	income		2,593.00	2,593.00	0
	Deposit	1/11/2019	61	Deposit	income		8,368.00	10,961.00	0
	Deposit	1/23/2019	6]	Deposit	income		8,789.00	19,750.00	0
	Deposit	2/21/2019	6]	Deposit	income		2,872.00	22,622.00	0
	Deposit	2/21/2019	61	Deposit	income		3,116.00	25,738.00	_
	Deposit	2/21/2019	61	Deposit	income		1,000.00	26,738.00	0
	Deposit	2/27/2019	61	Deposit	income		900.00	27,638.00	0
	Deposit	3/6/2019	61	Deposit	income		2,500.00	30,138.00	0
	Deposit	3/6/2019	19	Deposit	income		2,857.25	32,995.25	10
	Deposit	3/15/2019	19	Deposit	Deposit		1,000.00	33,995.25	10
	Deposit	3/25/2019	19	Deposit	Deposit		4,687.00	38,682.25	10
	Deposit	3/29/2019	19	Deposit	Deposit		2,471.00	41,153.25	10
Total Sales						r	41,153.25	41,153.25	10
Bank	Bank Service Charges	S							
	Check	1/2/2019	19	Atm Bank Fee	fee	2.50		- 2.50	0
	Check	1/2/2019	19	Atm Bank Fee	fee	2.50		- 5.00	0
	Check	1/7/2019	19	Atm Bank Fee	fee	2.50		- 7.50	0
	Check	1/10/2019	19	Atm Bank Fee	fee	10.00		- 17.50	0
	Check	1/14/2019	19	Atm Bank Fee	fee	2.50		- 20.00	0
	Check	1/14/2019	19	Atm Bank Fee	pts bar bank fee	4.00		- 24.00	0
	Check	1/15/2019	19	wire fee	wire fee - not liz transfer	30.00		- 54.00	0
c	Check	1/22/2019	19	Atm Bank Fee	pts bar bank fee	2.50		- 56.50	0
T L 1/	Check	1/22/2019	19	Atm Bank Fee	cosmo atm bank fee	2.50		- 59.00	0
CK	Check	1/22/2019	19	Atm Bank Fee	cosmo atm bank fee	2.50		- 61.50	0
E 0	Check	1/22/2019	19	overdraft fee	pts bar overdraft fee	35.00		- 96.50	0
240	Check	1/27/2019	19	Atm Bank Fee	cosmo atm bank fee	2.50		- 99.00	0
)	Check	1/28/2019	19	Atm Bank Fee	cosmo atm bank fee	2.50		- 101.50	0

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/22/2019 Atm Bank Fee cosmo atm bank fee - wells fee 2.50 - /22/2019 wire fee wire fee - business fee 30.00 - /22/2019 Atm Bank Fee wire fee - business fee 45.00 - /25/2019 Atm Bank Fee pts atm bank fee 2.50 - /25/2019 Atm Bank Fee pts atm bank fee 2.50 - /25/2019 Atm Bank Fee silverton bank fee 4.00 - /27/2019 Atm Bank Fee silverton bank fee atm 2.50 - /12/2019 Atm Bank Fee casino cage extra fee atm 2.50 - /12/2019 Atm Bank Fee pts atm 2.50 - /18/2019 Atm Bank Fee pts atm 2.50 - /18/2019 Atm Bank Fee pt's pub 4.00 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub - - /25/2019 Atm Bank Fee pt's ptm	Check		overdraft fee	from fee adjustment	35.00		7	34.50
/22/2019 wire fee wire fee 30.00 /22/2019 wire fee 45.00 - /22/2019 Atm Bank Fee pts atm bank fee 4.00 - /25/2019 Atm Bank Fee pts atm bank fee 2.50 - /25/2019 Atm Bank Fee pts atm bank fee 2.50 - /25/2019 Atm Bank Fee silverton bank fee - atm 2.50 - /27/2019 Atm Bank Fee cosmo atm fee - atm 2.50 - /12/2019 Atm Bank Fee pts atm 2.50 - /12/2019 Atm Bank Fee silverton atm 2.50 - /13/2019 Atm Bank Fee pt's pub 4.00 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub - - /13/2019 Atm Bank Fee pt's atm - - /25/2019 Atm Bank Fe	Check		Atm Bank Fee	cosmo atm bank fee - wells fa			7	87.00
/22/2019 wire fee wire fee 45.00 - /25/2019 Atm Bank Fee pts atm bank fee 4.00 - /25/2019 Atm Bank Fee pts atm bank fee 2.50 - /25/2019 Atm Bank Fee pts atm bank fee 2.50 - /25/2019 Atm Bank Fee silverton bank fee - atm 2.50 - /27/2019 Atm Bank Fee cosmo atm fee 2.50 - /12/2019 Atm Bank Fee pts atm 2.50 - /12/2019 Atm Bank Fee silverton atm 2.50 - /13/2019 Atm Bank Fee pt's pub 4.00 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub - - /18/2019 Atm Bank Fee pt's pub - -	Check		wire fee	wire fee - business fee	30.00		m	17.00
/25/2019 Atm Bank Fee pts atm bank fee 4.00 - /25/2019 Atm Bank Fee pts atm bank fee 2.50 - /25/2019 Atm Bank Fee pts atm bank fee 4.00 - /27/2019 Atm Bank Fee silverton bank fee - atm 2.50 - /37/2019 Atm Bank Fee silverton bank fee - atm 2.50 - /3/2019 Atm Bank Fee cosmo atm fee - atm 2.50 - /12/2019 Atm Bank Fee pts atm 2.50 - /13/2019 Atm Bank Fee silverton atm 2.50 - /18/2019 Atm Bank Fee pt's pub 4.00 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub - - /18/2019 Atm Bank Fee pt's pub - -	Check		wire fee	wire fee - business fee	45.00			52.00
/25/2019 Atm Bank Fee pts atm bank fee 2.50 - /25/2019 Atm Bank Fee pts atm bank fee 2.50 - /25/2019 Atm Bank Fee silverton bank fee - atm 2.50 - /27/2019 Atm Bank Fee cosmo atm fee 2.50 - /12/2019 Atm Bank Fee cosmo atm fee 2.50 - /12/2019 Atm Bank Fee casino cage extra fee 2.50 - /13/2019 Atm Bank Fee silverton atm 2.50 - /13/2019 Atm Bank Fee pt's pub 4.00 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub - 2.50 /18/2019 Atm Bank Fee pt's pub - 1.840.89 - - /25/2019 actice 1,840.89 - - 1.840.89 - - - /	Check		Atm Bank Fee	pts atm bank fee	4.00		ω.	96.00
/25/2019 Atm Bank Fee pts atm bank fee 2.50 - /25/2019 Atm Bank Fee pts atm bank fee 4.00 - /27/2019 Atm Bank Fee silverton bank fee - atm 2.50 - 3/8/2019 Atm Bank Fee cosmo atm fee 2.50 - 3/8/2019 Atm Bank Fee casino cage extra fee 2.50 - /12/2019 Atm Bank Fee silverton atm 2.50 - /13/2019 Atm Bank Fee Pt's pub 2.50 - /18/2019 Atm Bank Fee Pt's pub 2.50 - /18/2019 Atm Bank Fee malpractice insurance malpractice 1,840.89 - 1,add.89 /25/2019 therapist 200.00 - 1,add.89 - 1,add.89 1/3/2019 therapist 200.00 - 1,add.89 - 1,add.89	Check		Atm Bank Fee	pts atm bank fee	2.50		m	58.50
/25/2019 Atm Bank Fee pts atm bank fee 4.00 - /27/2019 Atm Bank Fee silverton bank fee - atm 2.50 - 3/7/2019 Atm Bank Fee cosmo atm fee - atm 2.50 - 3/8/2019 Atm Bank Fee cosmo atm fee 2.50 - /12/2019 Atm Bank Fee silverton atm 2.50 - /13/2019 Atm Bank Fee Pt's pub 2.50 - /18/2019 malpractice insurance malpractice 1,840.89 - 1,340.89 1/3/2019 therapist 200.00 - - 1,240.00	Check		Atm Bank Fee	pts atm bank fee	2.50		m.	71.00
/27/2019 Atm Bank Fee silverton bank fee - atm 2.50 - 3/7/2019 Atm Bank Fee cosmo atm fee - atm 2.50 - 3/8/2019 Atm Bank Fee casino cage extra fee - 25.00 - - /12/2019 Atm Bank Fee casino cage extra fee casino cage extra fee silverton atm 2.50 - /13/2019 Atm Bank Fee silverton atm 4.00 - /18/2019 Atm Bank Fee silverton atm 2.50 - /13/2019 Therapist 1,840.89 - - 1/3/2019 Therapist 2.00.00	Check		Atm Bank Fee	pts atm bank fee	4.00		Ω.	75.00
3/7/2019 Atm Bank Fee silverton bank fee - atm 2.50 - 3/8/2019 Atm Bank Fee cosmo atm fee 2.50 - /12/2019 Atm Bank Fee casino cage extra fee 2.50 - /13/2019 Atm Bank Fee pt's pub 4.00 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub 2.50 - /18/2019 Atm Bank Fee pt's pub - - /25/2019 malpractice insurance malpractice 1,840.89 - 1 1/3/2019 therapist 200.00 - - 1	Check	i Age	Atm Bank Fee	silverton bank fee - atm	2.50		m.	77.50
3/8/2019 Atm Bank Fee cosmo atm fee 2.50 - /12/2019 Atm Bank Fee casino cage extra fee 2.50 - /13/2019 Atm Bank Fee silverton atm 2.50 - /18/2019 Atm Bank Fee Pt's pub 2.50 - /18/2019 Atm Bank Fee Pt's pub 2.50 - ges (25/2019) malpractice insurance malpractice 1,840.89 - 1 1/3/2019 therapist 200.00 - 1	Check		Atm Bank Fee	silverton bank fee - atm	2.50			80.00
/12/2019 Atm Bank Fee pts atm 2.50 - /12/2019 Atm Bank Fee silverton atm 2.50 - /13/2019 Atm Bank Fee Pt's pub 4.00 - /18/2019 Atm Bank Fee Pt's pub 2.50 - /18/2019 Atm Bank Fee 1,840.89 - 1,1,840.89 /25/2019 malpractice insurance malpractice 1,840.89 - 1,1,840.89 1/3/2019 therapist 200.00 - 1,200.00 - -	Check		Atm Bank Fee	cosmo atm fee	2.50		m	82.50
/12/2019 Atm Bank Fee casino cage extra fee 25.00 - /13/2019 Atm Bank Fee Pt's pub 2.50 - /18/2019 Atm Bank Fee Pt's pub 2.50 - /18/2019 Atm Bank Fee 2.50 - - /25/2019 malpractice insurance malpractice 1,840.89 - 1,1,840.89 - 1,1,840.89 - 1,1,840.89 - - 1,200.00 - - 1,200.00 - - - 1,200.00 -	Check		Atm Bank Fee	pts atm	2.50		ω.	85.00
/13/2019 Atm Bank Fee silverton atm 2.50 - /18/2019 Atm Bank Fee Pt's pub 2.50 - /18/2019 Atm Bank Fee 419.00 - - /25/2019 malpractice insurance malpractice 1,840.89 - 1,1840.89 - 1,1340.89 - - 1,200.00 1/3/2019 therapist 200.00 - - - - -	Check		Atm Bank Fee	casino cage extra fee	25.00		4	10.00
/18/2019 Atm Bank Fee Pt's pub 4.00 - /18/2019 Atm Bank Fee 2.50 - ges 419.00 - - /25/2019 malpractice insurance malpractice 1,840.89 - 1,340.89 actice 200.00 - - 1,200.00	Check		Atm Bank Fee	silverton atm	2.50		4	12.50
/18/2019 Atm Bank Fee 2.50 - ges 419.00 - - /25/2019 malpractice insurance malpractice 1,840.89 - 1,1,840.89 - - 1,340.89 - - 1,200.00 - - - 1,340.89 - </td <td>Check</td> <td></td> <td>Atm Bank Fee</td> <td>Pt's pub</td> <td>4.00</td> <td></td> <td>4</td> <td>16.50</td>	Check		Atm Bank Fee	Pt's pub	4.00		4	16.50
ges /25/2019 malpractice insurance malpractice 1,840.89 - 1, actice 1,840.89 - 1, 1/3/2019 therapist 200.00 -	Check		Atm Bank Fee		2.50	-	4	19.00
/25/2019 malpractice insurance malpractice 1,840.89 - 1, actice 1,840.89 - 1, 200.00 - 1,840.89 - 1, 200.00 - 1, 200.00 - 1, 200.00 - 1, 200.00 - 1, 200.00 - 1, 200.00 - 1, 200.00 - 1, 200.00 - 1, 2, 200.00 - 1, 2, 200.00 - 1, 2, 200.00 - 1, 2, 200.00 - 1, 2, 200.00 - 1, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2,	Total Bank Servic	e Charges			419.00	i	4	19.00
2/25/2019 malpractice insurance malpractice - 1,840.89 - 1, Malpractice 1,840.89 - 1, 1/3/2019 therapist - 200.00 1, enses 1, 1, 1,	Insurance - Malp	ractice						
Malpractice 1,840.89 1, 1/3/2019 therapist 200.00 enses 200.00	Check		malpractice insurance	malpractice	1,840.89	,	- 1,8	40.89
1/3/2019 therapist 200.00 200.00	Total Insurance -	Malpractice			1,840.89	i.	- 1,8	40.89
1/3/2019 therapist 200.00 - 200.00	Medical Expense	S						
200.00	Check		therapist		200.00			00.00
	Total Medical Ex	penses			200.00	1		00.00

Office Expenses							
Check	1/8/2019	frys electronics		37.29		-1	37.29
Check	2/25/2019	best buy	best buy - calling it business?	199.99		1	237.28
Check	3/18/2019	just answer	justanswer.com - probably nc	5.00		1	242.28
Check	3/27/2019	just answer	justanswer.com - probably nc	28.00		1	270.28
Total Office Expenses	Ş			270.28	i		270.28
Outside Services							
Check	1/15/2019	rs imaging	business expense	2,890.00		- 2	2,890.00
Check	2/22/2019	rs imaging	business expense	1,715.00		4	4,605.00
Check	2/22/2019	Tong Zhong	programmer payment	500.00		. 5	5,105.00
Total Outside Services	es			5,105.00	7	. 57	5,105.00
Telephone							
Check	1/22/2019	t-mobile	t-mobile	347.52		1	347.52
Check	2/25/2019	t-mobile	t-mobile	298.67		1	646.19
Check	3/25/2019	t-mobile	t-mobile- everyone's cell pho	324.14		į.	970.33
Total Telephone				970.33	i.	4	970.33
TOTAL				8,805.50	41,153.25 32,347.75	32	,347.75

actionrad solutions P&L Detail - 01/01-03/31/19

Sales Deposit Deposit Deposit Deposit Deposit 1000 1000 Deposit 2/5/2019 Deposit Deposit 2/5/2019 0 5700 Deposit 2/15/2019 Deposit Deposit 0 6700 6700 6700 Bank Service Charges 1/8/2019 Atm Bank I civerno atm fee 2.5 -2.5 -2.5 Check 1/22/2019 Atm Bank I cosmo atm fee 2.5 -2.5 -2.5 Check 1/28/2019 Atm Bank I cosmo atm fee 2.5 -2.5 -2.5 Check 1/28/2019 Atm Bank I cosmo atm fee 2.5 -2.5 -2.5 Check 1/28/2019 Atm Bank I cosmo atm fee 2.5 -2.5 -2.5 Check 1/28/2019 Atm Bank I cosmo atm fee 2.5 -2.5 -2.5 Check 1/24/2019 Atm Bank I cosmo atm fee 2.5 -2.5 -2.5 Check 2/4/2019 Atm Bank I cosmo atm fee 2.5 -2.5 -2.5		Type	Date	Num	Name	Memo	Clr	Debit	Credit		Balance	
2/4/2019 Deposit Deposit 1000 10 2/5/2019 Deposit Deposit 1700 2 2/15/2019 Deposit Deposit 1700 5 3/25/2019 Deposit Deposit 1700 6 1/8/2019 Atm Bank silverton atm fee 2.5	Sales											
2/5/2019 Deposit Deposit 1700 27 2/15/2019 Deposit Deposit 3000 57 3/25/2019 Deposit Deposit 1000 6 1/8/2019 Atm Bank Isilverton atm fee 2.5 -1 1/22/2019 Atm Bank Isilverton atm fee 2.5 -1 1/28/2019 Atm Bank Isilverton 2.5 -2 1/28/2019 Atm Bank Isilverton 2.5 -2 1/28/2019 Atm Bank Isilverton 2.5 -2 2/4/2019 Atm Bank Isilwerton 2.5 -2 2/1/2019 Atm Bank Isilmetee cosmo 2.5 -4 2/13/2019 Atm Bank Isilmetee cosmo 2.5 -4 2/19/2019 Atm Bank Isilmetee 2.5 -4		Deposit	2/4/201	6	Deposit	Deposit				1000	1000	
2/15/2019 Deposit Deposit Deposit marked as transfer 3000 57 3/25/2019 Atm Bank I silverton atm fee 2.5 1/8/2019 Atm Bank I cosmo atm fee 2.5 1/22/2019 Atm Bank I cosmo atm fee 2.5 1/28/2019 Atm Bank I cosmo atm fee 2.5 1/28/2019 Atm Bank I cosmo atm fee 2.5 1/28/2019 Atm Bank I ps atm fee 4 2/4/2019 Atm Bank I ps atm fee 2.5 2/4/2019 Atm Bank I ps atm fee 4 2/4/2019 Atm Bank I ps atm fee 4 2/4/2019 Atm Bank I ps atm fee 2.5 2/4/2019 Atm Bank I ps atm fee 2.5 2/11/2019 Atm Bank I ps atm fee 2.5 2/11/2019 Atm Bank I atm fee cosmo 2.5 2/19/2019 Atm Bank I atm fee cosmo 2.5 2/19/2019 Atm Bank I atm fee 2.5 2/2/2019 Atm Bank I atm fee 2.5 2/2/2019 Atm Bank I atm fee 2.5 2/27/2019 Atm Bank I atm fee 2.5 2/27/2019 Atm Bank I atm fee 2.5 <td></td> <td>Deposit</td> <td>2/5/201</td> <td>6</td> <td>Deposit</td> <td>Deposit</td> <td></td> <td></td> <td></td> <td>1700</td> <td>2700</td> <td></td>		Deposit	2/5/201	6	Deposit	Deposit				1700	2700	
3/25/2019 Deposit Deposit marked as transfer 1000 6700 66 1/8/2019 Atm Bank Isilverton atm fee 2.5 -1 1/22/2019 Atm Bank Icosmo atm fee 2.5 -1 1/28/2019 Atm Bank Icosmo atm fee 2.5 -2 2/4/2019 Atm Bank Icosmo atm fee 2.5 -3 2/4/2019 Atm Bank Isilverton 2.5 -4 2/11/2019 Atm Bank Isilverton 2.5 -4 2/11/2019 Atm Bank Isilverton 2.5 -4 2/13/2019 Atm Bank Isilverton 2.5 -4 2/13/2019 Atm Bank Isilverton 2.5 -4 2/2/2/2019 Atm Bank Isilverton 2.5 -4		Deposit	2/15/201	6	Deposit	Deposit				3000	2200	
1/8/2019 Atm Bank Isilverton atm fee 2.5 1/22/2019 Atm Bank Icosmo atm fee 2.5 1/23/2019 Atm Bank Icosmo atm fee 2.5 1/28/2019 Atm Bank Icosmo atm fee 2.5 1/28/2019 Atm Bank Ipts atm fee 2.5 2/4/2019 Atm Bank Isilverton 2.5 2/11/2019 Atm Bank Isilverton 2.5 2/13/2019 Atm Bank Isilverton 2.5 2/22/2019 Atm Bank Isilverton 2.5 2/22/2019 Atm Bank Isilverton 2.5 2/22/2019 Atm Bank Isilverton 3.5 2/22/2019 Atm Bank Isilverton 3.5 2/27/2019 Atm Bank Isilverton 4.5 2/27/2019 Atm Bank Isilverton 3.5 2/27/2019 Atm Bank Isilverton 4.5		Deposit	3/25/201	6	Deposit	Deposit-	marked as	transfer		1000	6700	
1/8/2019 Atm Bank Isilverton atm fee 2.5 1/22/2019 Atm Bank Icosmo atm fee 2.5 1/28/2019 Atm Bank Icosmo atm fee 2.5 1/28/2019 Atm Bank Icosmo atm fee 2.5 1/28/2019 Atm Bank Icosmo atm fee 2.5 2/4/2019 Atm Bank Ipts atm fee 2.5 2/4/2019 Atm Bank Isilverton 2.5 2/4/2019 Atm Bank Isilverton 2.5 2/4/2019 Atm Bank Isilverton 2.5 2/11/2019 Atm Bank Istm fee 2.5 2/11/2019 Atm Bank Istm fee 2.5 2/19/2019 Atm Bank Istm fee cosmo 2.5 2/19/2019 Atm Bank Istm fee pts pub 4 2/19/2019 Atm Bank Istm fee pts pub 4 2/22/2019 Atm Bank Istm fee 2.5 2/22/2019 Atm Bank Istm fee 2.5 2/27/2019 Atm Bank Istm fee 4 2/27/2019 Atm Bank Istm fee 4 2/27/2019 Atm Bank Istm fee pts 4 2/27/2019 Atm Bank Istm fee pts 4 2/27/2019 Atm Bank Istm	Total Sa								0	6700	9029	
1/8/2019 Atm Bank Isilverton atm fee 2.5 1/22/2019 Atm Bank Icosmo atm fee 2.5 1/23/2019 Overdraft I overdraft 12.5 1/28/2019 Atm Bank Fee 2.5 1/28/2019 Atm Bank Icosmo atm fee 2.5 1/28/2019 Atm Bank Icosmo atm fee 4 2/4/2019 Atm Bank Ipts atm fee 2.5 2/4/2019 Atm Bank Isinerton 2.5 2/4/2019 Atm Bank Istm fee 4 2/11/2019 Atm Bank Istm fee 2.5 2/11/2019 Atm Bank Istm fee 2.5 2/19/2019 Atm Bank Istm fee cosmo 2.5 2/19/2019 Atm Bank Istm fee cosmo 2.5 2/19/2019 Atm Bank Istm fee pts pub 4 2/22/2019 Atm Bank Istm fee 2.5 2/22/2019 Atm Bank Istm fee 2.5 2/27/2019 Atm Bank Istm fee 4 2/27/2019 Atm Bank Istm fee 4 2/27/2019 Atm Bank Istm fee 2.5 2/27/2019 Atm Bank Istm fee 4 2/27/2019 Atm Bank Istm fee	Bank Se	ervice Charge	S									
1/22/2019 Atm Bank I cosmo atm fee 2.5 1/23/2019 Overdraft I overdraft 12.5 1/28/2019 Atm Bank Fee 2.5 1/28/2019 Atm Bank I cosmo atm fee 2.5 1/28/2019 Atm Bank I cosmo atm fee 2.5 2/4/2019 Atm Bank I pts atm fee 2.5 2/4/2019 Atm Bank I st m fee 4 2/11/2019 Atm Bank I atm fee 2.5 2/11/2019 Atm Bank I atm fee cosmo 2.5 2/11/2019 Atm Bank I atm fee cosmo 2.5 2/19/2019 Atm Bank I atm fee cosmo 2.5 2/19/2019 Atm Bank I atm fee cosmo 2.5 2/19/2019 Atm Bank I atm fee cosmo 2.5 2/22/2019 Atm Bank I atm fee 2.5 2/22/2019 Atm Bank I atm fee 4 2/22/2019 Atm Bank I atm fee 2.5 2/22/2019 Atm Bank I atm fee 4 2/27/2019 Atm Bank I at		Check	1/8/201	6	Atm Bank	Isilverton	atm fee		2.5		-2.5	72
1/23/2019 Overdraft loverdraft 12.5 -1 1/28/2019 Atm Bank Fee 2.5 -2 1/28/2019 Atm Bank lossmo atm fee 2.5 -2 1/28/2019 Atm Bank loss atm fee 2.5 -3 2/4/2019 Atm Bank loss atm fee 4 -3 2/4/2019 Atm Bank loss atm fee 4 -4 2/11/2019 Atm Bank loss atm fee 2.5 -4 2/11/2019 Atm Bank loss atm fee 2.5 -4 2/19/2019 Atm Bank latm fee cosmo 2.5 -4 2/19/2019 Atm Bank latm fee pts pub 4 -5 2/22/2019 Atm Bank latm fee pts pub 4 -5 2/22/2019 Atm Bank latm fee 2.5 -5 2/22/2019 Atm Bank latm fee 2.5 -5 2/27/2019 Atm Bank latm f		Check	1/22/201	6	Atm Bank	l cosmo at	m fee		2.5		τ̈́	
1/28/2019 Atm Bank Fee 2.5 1/28/2019 Atm Bank I cosmo atm fee 2.5 1/28/2019 Atm Bank I cosmo atm fee 4 2/4/2019 Atm Bank I silverton 2.5 2/4/2019 Atm Bank I silverton 2.5 2/4/2019 Atm Bank I stm fee cosmo 2.5 2/11/2019 Atm Bank I atm fee 4 2/11/2019 Atm Bank I atm fee 2.5 4 4 2/11/2019 Atm Bank I atm fee cosmo 2.5 2/19/2019 Atm Bank I atm fee cosmo 2.5 2/19/2019 Atm Bank I atm fee pts pub 4 2/22/2019 Atm Bank I atm fee 2.5 2/22/2019 Atm Bank I atm fee 2.5 2/27/2019 Atm Bank I atm fee 3.5		Check	1/23/201	6	Overdraft	tloverdraft		1	2.5		-17.5	24
1/28/2019 Atm Bank loss atm fee 2.5 -2 1/28/2019 Atm Bank lots atm fee 2.5 -3 2/4/2019 Atm Bank lisilverton 2.5 -3 2/4/2019 Atm Bank lots atm fee 4 -3 2/4/2019 Atm Bank lots atm fee 2.5 -4 2/11/2019 Atm Bank lots atm fee 2.5 -4 2/11/2019 Atm Bank lots atm fee 2.5 -4 2/19/2019 Atm Bank latm fee cosmo 2.5 -4 2/19/2019 Atm Bank latm fee pts pub 4 -5 2/22/2019 Atm Bank latm fee 2.5 -5 2/22/2019 Atm Bank latm fee 2.5 -5 2/27/2019 Atm Bank latm fee 2.5 -5 2/27/2019 Atm Bank latm fee pts pub 4 -5 2/27/2019 Atm Bank latm fee 2.5 -5 2/27/2019 Atm Bank latm fee pts pts 4 -5 2/27/2019 Atm Bank latm fee pts 4 -5		Check	1/28/201	6	Atm Bank	Fee			2.5		-20	_
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Check	3/7/2019	Atm Bank atm fee silverton	2.5		-101.5	
Check	3/13/2019	Atm Bank latm silverton fee	2.5		-104	
Check	3/14/2019	Overdraft overdraft - silverton	35		-139	
Check	3/25/2019	Atm Bank latm fee cosmo	2.5		-141.5	
Total Bank Service Charges	Charges		144	2.5	-141.5	
Dues and Subscriptions	ions					
Check	1/24/2019	Formwill	39.95		-39.95	
Check	2/25/2019	Formwill formswift.com	39.95		-79.9	
Check	3/25/2019	Formwill formswift.com	39.95		-119.85	
Total Dues and Subscriptions	scriptions		119.85	0	-119.85	
Outside Services						
Check	1/2/2019	Direct Pay doctor payment	10		-10	
Check	1/9/2019	Direct Pay doctor payment	e		-13	
Check	1/9/2019	Direct Pay doctor payment	10		-23	
Check	2/8/2019	Direct Pay doctor payment	m		-26	
Check	2/8/2019	Direct Pay doctor payment	10		-36	
Check	3/8/2019	Direct Pay direct pay	10		-46	
Check	3/28/2019	Direct Pay doctor payment	2000		-2046	
Total Outside Services	ces		2046	0	-2046	
Telephone						
Check	1/28/2019	Phone.com PHone.com	158.06		-158.06	
Check	2/26/2019	Phone.com Phone.com	179.11		-337.17	
Check	3/27/2019	Phone.com Phone.com	200.43		-537.6	
Total Telephone			537.6	0	-537.6	
Utilities						
Check	2/19/2019	nv engergy nv energy	130.66		-130.66	

-130.66 3724.39

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Deposit 3/29/2023 ra diagnostics Deposit posit 610.00 24,8 Deposit 3/30/2023 deposit -mobile d		Deposit			Deposit		1,520.00	24,258.	52
Deposit 3/30/2023 deposit -mobile Deposit -mobile Deposit -mobile 920.00 25,7 25,7 25,7 25,7 25,7 25,7 25,7 25,7		Deposit			Deposit		610.00	24,868.	52
Check 1/29/2023 FEE 2.5788.52 25,7 Check 1/29/2023 atm fee 2.50 - Check 1/29/2023 atm fee 4.00 - Check 1/30/2023 atm fee 2.50 - Check 1/30/2023 atm fee 2.50 - Check 2/5/2023 atm fee 2.50 - Check 2/5/2023 atm fee 2.50 - Check 2/5/2023 atm fee 2.50 - Check 2/7/2023 FEE 2.50 - Check 2/20/2023 atm fee from cosmo withdrawal 2.50 - Check 2/20/2023 atm fee from cosmo withdrawal 2.50 -		Deposit			Deposit		920.00	25,788.	52
Check 1/29/2023 FEE 2.50 - Check 1/29/2023 atm fee 2.50 - Check 1/29/2023 atm fee 4.00 - Check 1/30/2023 atm fee 2.50 - Check 2/5/2023 atm fee 2.50 - Check 2/7/2023 atm fee from cosmo withdrawal 2.50 - Check 2/20/2023 atm fee from cosmo withdrawal 2.50 -	Total Sa					J.	25,788.52	25,788.	52
1/29/2023 atm fee 2.50 - 1/29/2023 atm fee 2.50 - 1/30/2023 atm fee 2.50 - 2/5/2023 atm fee 2.50 - 2/5/2023 atm fee 2.50 - 2/7/2023 atm fee 2.50 - 2/7/2023 atm fee 2.50 - 2/20/2023 atm fee from cosmo withdrawal 2.50 - 2/20/2023 atm fee 2.50 -	Atm fee	ai							
1/29/2023 atm fee atm fee 2.50 - 1/29/2023 atm fee 4.00 - 1/30/2023 atm fee 2.50 - 2/5/2023 atm fee 2/5/2023 2.50 - 2/7/2023 FEE 2.50 - 2/20/2023 atm fee atm fee from cosmo withdrawal 2.50 - 2/20/2023 atm fee atm fee from cosmo withdrawal 2.50 -		Check	1/29/2023		FEE	2.50	_	- 2.	20
1/29/2023 atm fee pts atm fee 4.00 - 1/30/2023 atm fee cosmo atm fee 2.50 - 2/5/2023 atm fee silverton atm fee 2.50 - 2/7/2023 FEE 2.50 - 2/20/2023 atm fee atm fee from cosmo withdrawal 2.50 - 2/20/2023 atm fee atm fee from cosmo withdrawal 2.50 -		Check	1/29/2023	7	atm fee	2.50		. 55	00
1/30/2023 FEE 2/30/2023 atm fee 2.50 2/5/2023 atm fee 2.50 2/7/2023 silverton atm fee 2.50 2/7/2023 FEE 2.50 2/20/2023 atm fee from cosmo withdrawal 2.50 2/20/2023 atm fee 2.50		Check	1/29/2023		pts atm fee	4.00	-	. 6	00
1/30/2023 atm fee cosmo atm fee 2.50 - 2/5/2023 atm fee silverton atm fee 2.50 - 2/7/2023 FEE 2.50 - 2/20/2023 atm fee atm fee from cosmo withdrawal 2.50 - 2/20/2023 atm fee atm fee from cosmo withdrawal 2.50 -		Check	1/30/2023		191	2.50		- 11.	20
2/5/2023 atm fee silverton atm fee 2.50 - 2/5/2023 atm fee 2.50 - 2/20/2023 FEE 2.50 - 2/20/2023 atm fee free from cosmo withdrawal 2.50 -	· —·	Check	1/30/2023		cosmo atm fee	2.5(- 14.	00
2/5/2023 atm fee silverton atm fee - 2/7/2023 FEE 2.50 2/20/2023 atm fee atm fee from cosmo withdrawal 2.50		Check	2/5/2023		#	2.5(-	- 16.	.50
2/7/2023 FEE 2.50 - 2.50 - 2.50/2023 atm fee atm fee from cosmo withdrawal 2.50 - 2.50 - 2.50/2023 atm fee		Check	2/5/2023		silverton atm fee	2.5(- 19.	00
2/20/2023 FEE 2.50 - 2.50 - 2.20/2023 atm fee atm fee from cosmo withdrawal 2.50 - 2.5		Check	2/7/2023		#	2.5	-	- 21.	20
2/20/2023 atm fee atm fee from cosmo withdrawal 2.50		Check	2/20/2023		HE	2.5(0	- 24.	00
		Check	2/20/2023		atm fee from cosmo withdrawal	2.5(- 26.	20

3/14/2023 atm fee atm fees a 3/2/2023 and fees a 4/10/2023 an								
charges eck 1/3/2023 overdraft fee ove eck 3/2/2023 overdraft fee ove eck 3/2/2023 overdraft fee fee eck 3/2/2023 overdraft fee fee eck 3/12/2023 overdraft fee fee eck 3/12/2023 overdraft fee fee eck 3/12/2023 overdraft fee ove eck 3/16/2023 overdraft fee ove eck 3/21/2023 godaddy ho eck 3/5/2023 godaddy ho eck 3/5/2023 godaddy ho eck 3/5/2023 lv chamber of comr ch eck 3/315/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch eck 3/5/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch d Subscriptions eck 3/5/2023 lv chamber of comr ch d Subscriptions		Check	3/14/2023	atm fee	atm fee from silverton	2.50	Ŷ	29.00
1/3/2023 overdraft fee over 3/7/2023 overdraft fee over 3/2/2023 overdraft fee over 3/6/2023 overdraft fee fee 3/7/2023 overdraft fee fee 3/7/2023 overdraft fee fee overdraft fee over 3/2/2023 godaddy ho 3/2/2023 godaddy ho 3/2/2023 godaddy ho atternet Expenses and arges arges and arges arges and		Total Atm fee				29.00		29.00
overdraft fee over overdraft fee overdraft f	-	Bank Service Charg	es					
overdraft fee over overdraft fee overdraft f		Check		overdraft fee	overdraft fee from new years	35.00	•	35.00
overdraft fee overdraft fee overdraft fee fee overdraft fee fee overdraft fee overdraf		Check	2/7/2023	overdraft fee	overdraft at bank	35.00	a.	70.00
overdraft fee fee overdraft fe		Check	3/2/2023	overdraft fee	overdraft from cash e-withdrawal	35.00		105.00
overdraft fee fee overdraft fe		Check	3/6/2023	overdraft fee	fee from truthfinder	35.00	•	140.00
overdraft fee fee overdraft fe		Check	3/6/2023	overdraft fee	fee from go daddy	35.00		175.00
overdraft fee over godaddy ho godaddy ho dropbox recurring dra godaddy ho enses Iv chamber of comr chamber of cham		Check	3/7/2023	overdraft fee	fee from regus	35.00	•	210.00
overdraft fee over overdraft fee over overdraft fee over overdraft fee over godaddy ho godaddy ho godaddy ho godaddy ho enses Iv chamber of comr champers. Property ho ho by godaddy ho by ho		Check	3/12/2023	overdraft fee	lyft - marked as transfer	35.00	4	245.00
overdraft fee over overdraft fee over overdraft fee over overdraft fee over godaddy ho godaddy ho dropbox recurring dragodaddy ho enses Iv chamber of comr champer of champer of champer of c		Check	3/16/2023	overdraft fee	overdraft from gas purchase	35.00	1	280.00
overdraft fee over godaddy ho godaddy ho dropbox recurring droppox recurring droppox recurring droppox recurring droppox recurring droppox podaddy ho enses		Check	3/20/2023	overdraft fee	overdraft fee	35.00	i.	315.00
godaddy ho godaddy ho godaddy ho dropbox recurring dropox securring dropox securing drop		Check	3/21/2023	overdraft fee	overdraft fee on food	35.00	1-11	350.00
godaddy ho godaddy ho dropbox recurring dro godaddy ho enses Iv chamber of comr chi PU PU PU		Check	3/27/2023	overdraft fee	overdraft regus	35.00	i	385.00
godaddy ho godaddy ho dropbox recurring dra godaddy ho enses Iv chamber of comr cha		Total Bank Service	Charges			385.00	r (385.00
Check 3/2/2023 godaddy ho Check 3/5/2023 godaddy ho Check 3/16/2023 dropbox recurring drople ho Check 3/30/2023 godaddy ho Check 3/30/2023 lo chamber of comr chamber of		Computer and Inte	rnet Expenses					
Check 3/5/2023 godaddy ho Check 3/5/2023 godaddy ho Check 3/30/2023 dropbox recurring dro Check 3/30/2023 godaddy ho Computer and Internet Expenses and Subscriptions Check 3/15/2023 Iv chamber of comr chi Check 2/26/2023 RE Food Check 3/5/2023 RE Food Check 3/5/2023 PU Check 1/10/2023 PU Check 1/10/2023		Check	3/2/2023	godaddy	hosting	22.98	3	22.98
Check 3/5/2023 godaddy ho Check 3/16/2023 dropbox recurring dro Check 3/30/2023 godaddy ho Computer and Internet Expenses and Subscriptions Check 3/15/2023 Iv chamber of comr chi Check 3/5/2023 RE Food Check 3/5/2023 RE Check 3/5/2023 PU Check 1/10/2023 PU Check 1/10/2023 Check 1/10/2023		Check	3/5/2023	godaddy	hosting	72.68	*	92.66
Check 3/30/2023 dropbox recurring drocheck 3/30/2023 godaddy ho Computer and Internet Expenses and Subscriptions Check 3/15/2023 Iv chamber of comrichic Check 2/26/2023 RE Food Check 3/5/2023 RE Food Check 3/5/2023 PU Check 1/10/2023 PU Check 1/10/2023 Check 1/10/2023		Check	3/5/2023	godaddy	hosting	191.69		287.35
Check 3/30/2023 godaddy ho Computer and Internet Expenses and Subscriptions Check 3/15/2023 Iv chamber of comr cha Dues and Subscriptions Check 2/26/2023 RE Food Check 3/5/2023 RE Check 3/5/2023 RE Check 3/5/2023 PU Check 3/5/2023 PU Check 3/5/2023 PU Check 3/5/2023 PU Check 1/10/2023 Check 1/10/2023 Check 1/10/2023		Check	3/16/2023	dropbox recurring	dropbox	66.6	á	297.34
Computer and Internet Expenses and Subscriptions Check 3/15/2023 Iv chamber of comr chi. Check 2/26/2023 Check 3/5/2023 Food Check 3/5/2023 Check 3/5/2023 Check 3/5/2023 Check 3/5/2023 Check 3/5/2023 Check 1/10/2023 Check 1/10/2023 Check 1/10/2023		Check	3/30/2023	godaddy	hosting	22.87	7	320.21
and Subscriptions		Fotal Computer an	d Internet Exper	nses		320.21	1	320.21
Check 3/15/2023 Iv chamber of comr ch. Dues and Subscriptions Check 2/26/2023 PU Check 3/5/2023 RE Food Check 3/5/2023 PU Check 3/5/2023 PU Check 3/5/2023 PU Check 3/9/2023 PU LYFT Expenses Check Check 1/10/2023 Check	_	Dues and Subscript	tions					
Check 2/26/2023 PU Check 3/5/2023 RE Food S/5/2023 PU Check 3/5/2023 PU Check 3/5/2023 PU Check 3/9/2023 PU LYFT Expenses Check 1/10/2023		Check	3/15/2023	Iv chamber of com	chamber of commerce membership	650.00		650.00
Check 2/26/2023 PU Check 3/5/2023 RE Food Check 3/5/2023 PU Check 3/5/2023 PU Check 3/9/2023 PU LYFT Expenses Check 1/10/2023		Fotal Dues and Sub	scriptions			650.00	1	650.00
Check 2/26/2023 PU Check 3/5/2023 RE Check 3/5/2023 PU Check 3/5/2023 PU Check 3/9/2023 PU Pu PU PU Check 3/9/2023 PU Check 1/10/2023 PU		-ood						
Check 3/5/2023 RE Check 3/5/2023 Check 3/5/2023 Deposit 3/7/2023 Check 3/9/2023 PU		Check	2/26/2023		PURCHASE 02/24 402-935-7733 NY CARD 7853	38.93	Ġ,	38.93
Check 3/5/2023 PURCHASE 02/28 402-935-7733 CA CARD 7853 Check 3/5/2023 PURCHASE 03/01 402-935-7733 CA CARD 7853 Deposit 3/7/2023 PURCHASE RETURN 03/05 4029357733 CA CARD PURCHASE 03/07 402-935-7733 CA CARD 7853 Purchases Check 1/10/2023		Check	3/5/2023		RECURRING PAYMENT 03/03 402-935-7733 OH CARD 7853	4.99	ė	43.92
Check 3/5/2023 PURCHASE 02/28 402-935-7733 CA CARD 7853 Check 3/5/2023 PURCHASE 03/01 402-935-7733 CA CARD 7853 Deposit 3/7/2023 PURCHASE RETURN 03/05 4029357733 CA CARD 7853 Check 3/9/2023 PURCHASE 03/07 402-935-7733 CA CARD 7853 Expenses Check 1/10/2023						43.92	1	43.92
k 3/5/2023 PURCHASE 02/28 402-935-7733 CA CARD 7853 k 3/5/2023 PURCHASE 03/01 402-935-7733 CA CARD 7853 sit 3/7/2023 PURCHASE RETURN 03/05 4029357733 CA CARD k 3/9/2023 PURCHASE 03/07 402-935-7733 CA CARD 7853 k 1/10/2023		LYFT						
k 3/5/2023 PURCHASE 03/01 402-935-7733 CA CARD 7853 sit 3/7/2023 PURCHASE RETURN 03/05 4029357733 CA CARD PURCHASE 03/07 402-935-7733 CA CARD 7853 k 1/10/2023		Check	3/5/2023		PURCHASE 02/28 402-935-7733 CA CARD 7853	2.00	i.	2.00
sit 3/7/2023 PURCHASE RETURN 03/05 4029357733 CA CARD k 3/9/2023 PURCHASE 03/07 402-935-7733 CA CARD 7853 k 1/10/2023		Check	3/5/2023		PURCHASE 03/01 402-935-7733 CA CARD 7853	27.78	1	32.78
k 3/9/2023 k 1/10/2023		Deposit			PURCHASE RETURN 03/05 4029357733 CA CARD 7853		27.78 -	2.00
~		Check	3.40		PURCHASE 03/07 402-935-7733 CA CARD 7853	16.00	ů.	21.00
~	•	100				48.78	27.78 -	21.00
		Office Expenses						
		Check	1/10/2023			3.00	1	3.00

1/10/2023
1/10/2023 direct pay
1/24/2023 PURCHASE 01/22 972-340-2021 TX CARD 7853
1/30/2023 RECURRING PAYMENT 01/27 855-608-2677 CA CARD 7853
2/9/2023
2/9/2023 direct pay
3/2/2023 RECURRING PAYMENT 02/27 855-608-2677 CA CARD 7853
3/2/2023 PURCHASE 02/28 402-935-7733 CA CARD 7853
3/2/2023 PURCHASE 02/28 402-935-7733 AZ CARD 7853
3/2/2023 paypal-phsical ad advertising?
3/5/2023 PURCHASE 03/01 402-935-7733 AZ CARD 7853
3/5/2023 PURCHASE 03/02 402-935-7733 AZ CARD 7853
3/6/2023 PURC
3/9/2023 direct pay
3/20/2023 paypal -unknown unknown paypal - assuming business
1/3/2023 POSTED ON 12/31 \$15.99 RECURRING PAYMENT AUTHORI ZED ON
2/7/2023 POSTED ON 02/05 \$2,500.00 Cash eWithdrawal in Branch/Store 02/
2/21/2023 POSTED ON 02/19 \$307.99 NON-WF ATM WITHDRAWAL AUTHORIZ
3/2/2023 POSTED ON 02/28 \$1,300.00 Cash eWithdrawal in Branch/Store 02/
3/6/2023 POSTED ON 03/04 \$27.78 PURCHASE AUTHORI ZED ON 03/01 PAYPA
3/6/2023 POSTED ON 03/04 \$72.68 PURCHASE AUTHORI ZED ON 03/02 PAYPA
3/7/2023 POSTED ON 03/05 \$139.00 PURCHASE AUTHORI ZED ON 03/04 RMG
1/24/2023 regus office
3/6/2023 regus office space
3/26/2023 regus office space
1/26/2023 RECURRING PAYMENT 01/24 800-4633339 TN CARD 7853
fed ex
stamps.com

241.85	257.84	273.83	273.83	2,658.29
1	ţ.	4	1	7
			1	25,816.30
90.60	15.99	15.99	273.83	3,158.01

Check 2/7/2023 fed ex
Check 3/2/2023 stamps.com
Check 3/30/2023 stamps.com
Total Shipping

shipping shipping shipping







As soon as you start to feel bad you discover more evil.





Medical Systems Group Balance Sheet Detail - 01/01-03/31/19

Debit Credit			00 000	00.000	2.50	2.50	300.00	65.00	200.00	274.16	130.00	25.67	2.59	27.17	37.62	300.00	27.89	200.00	2.50	4.00	300.00	37.29	7.00	2,593.00	10.00	150.00	8,368.00	53.10	25.03	5.31	1,000.00
Memo			3032	cmristie 7885	fee	fee	pts pub			dinner	transfer to liz	pizza	post mates	food	food	christie 7685	food	christie 7685	fee	fee	pts pub		johnny rockets	income	fee	transfer to joel	income	postmates	papa johns	post mates	christie checking
Name			a lead of the sale of	christie checking	Atm Bank Fee	Atm Bank Fee	Atm Withdrawal	locksmith	therapist	thai resturant	transfer	fast food	fast food	fast food	fast food	christie checking	fast food	christie checking	Atm Bank Fee	Atm Bank Fee	Atm Withdrawal	frys electronics	food		Atm Bank Fee	transfer		food	food	food	transfer
Date Num		700	1407	1/2/2019	1/2/2019	1/2/2019	1/2/2019	1/3/2019	1/3/2019	1/3/2019	1/4/2019	1/4/2019	1/4/2019	1/7/2019	1/7/2019	1/7/2019	1/7/2019	1/7/2019	1/7/2019	1/7/2019	1/7/2019	1/8/2019	1/9/2019	1/9/2019	########	########	########	########	########	########	########
Type	Current Assets	Checking/Savings	Cilecking - Wens raigo 1401	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Deposit	Check	Check	Deposit	Check	Check	Check	Check

Check	########	transfer	transfer to actionrad		1,500.00
Check	########	Atm Bank Fee	fee		2.50
Check	#######	transfer	transfer to actionrad		1,500.00
Check	#######	personal	tampa tactical -sporting goods		41.95
Check	########	Atm Bank Fee	pts bar bank fee		4.00
Check	########	Atm Withdrawal	pts pub		300.00
Check	#######	rs imaging	business expense		2,890.00
Check	########	wire fee	wire fee - not liz transfer		30.00
Check	#######	sin in the city	bdsm convention		185.15
Check	########	alexis park - sin in the ci	alexis park - sin in the city hotel for sin in the city - bdsm convention		146.26
Check	########	transfer	transfer to john new savings		200.00
Check	#######	fast food	post mates		23.56
Check	########	business savings	transfer to business avings		25.00
Check	########	Deposit	income		25.00
Check	#######	t-mobile	t-mobile		347.52
Check	#######	Atm Withdrawal	cosmo casino atm		307.99
Check	########	Atm Bank Fee	pts bar bank fee		2.50
Check	#######	christie checking	christie 7685		1,000.00
Check	#######	Atm Bank Fee	cosmo atm bank fee		2.50
Check	########	Atm Bank Fee	cosmo atm bank fee		2.50
Check	########	christie checking	christie 7685		1,100.00
Check	########	overdraft fee	pts bar overdraft fee		35.00
Deposit	########	overdraft protection dept Deposit	pr Deposit	25.00	
Deposit	#######		sin in the city - refund	185.19	
Deposit	########		income	8,789.00	
Check	########	household	household - sams club		52.90
Check	########	transfer	transfer to liz		375.00
Check	########	actionrad solutions	transfer to actionrad		300.00
Check	########	household	household- walmart		162.09
Deposit	#######		refund for alexis park after getting told to	146.26	
Check	#######	christie checking	christie 7685		200.00
Check	########	fast food	mc donalds		13.38
Check	########	Casino Withdrawal	cosmo atm		307.99
Check	########	Atm Bank Fee	cosmo atm bank fee		2.50
Check	########	Atm Bank Fee	cosmo atm bank fee		2.50
Check	########	actionrad solutions	transfer to actionrad		300.00

į			17.5.1		00 000
Check	########	christie checking	christie / 685		400.00
Check	########	food	golden corral		38.26
Check	#######	personal	carnival cruise deposit - ly crossover		100.00
Check	########	christie checking	christie 7685		1,000.00
Check	########	Atm Bank Fee			2.50
Check	########	Atm Bank Fee	pts atm fee		4.00
Check	#######	Atm Withdrawal	pts atm withdrawal		300.00
Check	#######	Casino Withdrawal	cosmo - casino cage withdrawal		1,044.95
Check	#######	actionrad solutions	transfer to actionrad		1,000.00
Check	#######	actionrad solutions	transfer to actionrad		388.00
Check	########	sin in the city	bdsm convention		159.57
Check	#######	household	household- sams club		258.16
Check	#######	christie checking	christie 7685		1,000.00
Check	#######	actionrad solutions	transfer to actionrad		300.00
Check	#######	christie checking	christie 7685		400.00
Check	#######	christie checking	christie 7685		00.009
Check	2/3/2019	Atm Withdrawal	pts atm withdrawal		300.00
Check	2/3/2019	Atm Bank Fee	pts atm bank fee		4.00
Check	2/4/2019	christie checking	christie 7685		900.00
Check	2/4/2019	Casino Withdrawal	silverton casino cage withdrawal		317.00
Check	2/4/2019	Casino Withdrawal	silverton casino cage withdrawal		526.00
Check	2/4/2019	Casino Withdrawal	silverton atm withdrawal		304.25
Check	2/4/2019	Atm Bank Fee	silverton atm bank fee		2.50
Check	2/4/2019	Atm Bank Fee	pts atm bank fee		2.50
Check	2/4/2019	actionrad solutions	transfer to actionrad		320.00
Check	2/5/2019	overdraft fee	pts bar overdraft fee		35.00
Deposit	2/5/2019		transfer from actionrad - cover overdraft	310.00	
Check	2/6/2019	Casino Withdrawal	cosmo atm withdrawal		287.99
Check	2/6/2019	Atm Bank Fee	bank fee from cosmo withdrawal		2.50
Check	########	Atm Bank Fee	bank fee adjustment		00.09
Check	########	food	pizza hut		19.62
Deposit	########		transfer from actionrad	20.00	
Deposit	########		transfer from actionrad	330.00	
Check	########	overdraft fee	from pizza		35.00
Check	########	overdraft fee	from fee adjustment		35.00
Deposit	########		income	2,872.00	

Deposit	#######		income	3,116.00	
Deposit	########		income	1,000.00	
Check	########	christie checking	christie 7685		500.00
Check	########	actionrad solutions	transfer to actionrad		300.00
Check	########	Casino Withdrawal	cosmo atm withdrawal		307.99
Check	########	Atm Bank Fee	cosmo atm bank fee - wells fargo		2.50
Check	########	rs imaging	business expense		1,715.00
Check	########	Tong Zhong	programmer payment		500.00
Check	#######	wire fee	wire fee - business fee		30.00
Check	########	wire fee	wire fee - business fee		45.00
Check	########	Atm Withdrawal	pts atm withdrawal		300.00
Check	########	Atm Bank Fee	pts atm bank fee		4.00
Check	#######	Atm Withdrawal	pts atm withdrawal		300.00
Check	########	t-mobile	t-mobile		298.67
Check	########	best buy	best buy - calling it business?		199.99
Check	########	Atm Bank Fee	pts atm bank fee		2.50
Check	########	malpractice insurance	malpractice		1,840.89
Check	########	Atm Bank Fee	pts atm bank fee		2.50
Check	########	Atm Bank Fee	pts atm bank fee		4.00
Check	########	actionrad solutions	transfer to actionrad		90.00
Check	########	steinberg	legal - steinberg		300.00
Check	########	actionrad solutions	transfer to actionrad		30.00
Check	########	Casino Withdrawal	silverton atm withdrawal		304.25
Check	########	Atm Bank Fee	silverton bank fee - atm		2.50
Deposit	########		income	900.00	
Check	3/4/2019	gas	gas - chevron		53.19
Check	3/4/2019	food	postmates		73.65
Deposit	3/6/2019		income	2,500.00	
Deposit	3/6/2019		income	2,857.25	
Check	3/7/2019	lyft	lyft		14.00
Check	3/7/2019	Casino Withdrawal	silverton atm withdrawal		304.25
Check	3/7/2019	Atm Bank Fee	silverton bank fee - atm		2.50
Check	3/7/2019	actionrad solutions	transfer to actionrad		300.00
Check	3/7/2019	christie checking	christie 7685		200.00
Check	3/7/2019	christie checking	christie 7685		11.00
Check	3/8/2019	food	wine club		143.00

Check	3/8/2019	Casino Withdrawal	cosmo casino atm	307.99	66
Check	3/8/2019	Atm Bank Fee	cosmo atm fee	2.50	20
Check	########	actionrad solutions	transfer to actionrad	100.00	8
Check	########	J.A.	lyft	14.00	00
Check	########	fast food	postmates	72.53	53
Check	#######	fast food	postmates	3.46	46
Check	########	food	applebees	72.88	88
Check	########	fast food	postmates	34.61	61
Check	########	fast food	postmates	25.38	38
Check	########	Atm Bank Fee	pts atm	2.50	20
Check	########	transfer	transfer to liz	304.00	00
Check	########	Atm Bank Fee	casino cage extra fee	25.00	00
Check	########	Atm Bank Fee	silverton atm	2.50	20
Check	########	Casino Withdrawal	silverton casino	304.25	25
Check	########	Casino Withdrawal	silverton casino cage	526.00	00
Check	########	christie checking	christie 7685	400.00	00
Check	########	actionrad solutions	transfer to actionrad	35.00	00
Check	########	actionrad solutions	transfer to actionrad	210.00	00
Check	########	Atm Withdrawal		300.00	8
Deposit	########	Deposit	Deposit	1,000.00	
Check	########	Atm Bank Fee	Pt's pub	4.00	8
Check	########	Atm Withdrawal	pts atm withdrawal	300.00	8
Check	########	business savings	transfer to business avings	25.00	00
Check	########	fast food	postmates	3.81	81
Check	########	Atm Bank Fee		2.50	20
Check	########	christie checking	christie 7685	300.00	00
Check	########	just answer	justanswer.com - probably not business	2.00	8
Check	########	food	pizza	44.70	70
Check	########	christie checking	christie 7685	200.00	00
Check	########	fast food	postmates	82.81	81
Check	########	entertainment	movie	27.02	05
Check	########	entertainment	movie	32.98	86
Check	########	fast food	postmates	8.28	28
Check	########	fast food	postmates	12.92	92
Check	########	fast food	postmates	129.18	18
Check	########	t-mobile	t-mobile- everyone's cell phone	324.14	14

80.00	4,687.00	200.00	00.009	1,000.00	s 28.00	200.00	1,500.00	280.73	55.00	2,471.00	42,249.70 43,043.97		25.00	25.00	25.00	75.00	42,324.70 43,043.97				307.99	307.99	1,044.95	317.00	526.00	304.25	287.99	307.99	304.25	304.25	307.99	304.25	526.00	
Deposit	Deposit	christie 7685	christie 7685	transfer to actionrad	justanswer.com - probably not business	christie 7685	transfer to actionrad	electric	postmates	Deposit			transfer to business avings	income	transfer to business avings						cosmo casino atm	cosmo atm	cosmo - casino cage withdrawal	silverton casino cage withdrawal	silverton casino cage withdrawal	silverton atm withdrawal	cosmo atm withdrawal	cosmo atm withdrawal	silverton atm withdrawal	silverton atm withdrawal	cosmo casino atm	silverton casino	silverton casino cage	
christie checking	Deposit	christie checking	christie checking	actionrad solutions	just answer	christie checking	actionrad solutions	nv energy	fast food	Deposit			business savings	Deposit	business savings						Atm Withdrawal	Casino Withdrawal	Casino Withdrawal	Casino Withdrawal	Casino Withdrawal	Casino Withdrawal	Casino Withdrawal	Casino Withdrawal	Casino Withdrawal	Casino Withdrawal	Casino Withdrawal	Casino Withdrawal	Casino Withdrawal	
########	#######	#######	########	########	########	#######	#######	#######	########	#######	s Fargo 1401		########	#######	########	S	SS		rs		########	########	########	2/4/2019	2/4/2019	2/4/2019	2/6/2019	########	########	3/7/2019	3/8/2019	########	########	
Deposit	Deposit	Check	Check	Check	Check	Check	Check	Check	Check	Deposit	Total Checking - Wells Fargo 1401	Business Savings	Check	Check	Check	Total Business Savings	Total Checking/Savings	Other Current Assets	Due from Stockholders	Cash Casino	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	

Check 1/2/2019 Check 1/7/2019 Check 1/7/2019 Check 1/7/2019 Check ####### Check 2/3/2019 Check ######## Check ######## Check 2/3/2019 Check ######## Check ######## Check ######## Check ######## Total Cash Bar Check ######## Total Cash Bar Check ######## Total Cash Bar Cash Bar Cash Bar Check ######## Total Cash Bar Cash Bar Check ####################################	Atm Withdrawal Atm Bank Fee Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal	pts pub fee	300.00	
sck sck sck sck sck sck k k ry n Stockh rrent As Assets ent luipmen' sets	Atm Bank Fee Atm Withdrawal	fee		
sck sck sck sck sck ry sck ry seck rrent As Assets ent luipment sets	Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal	1	4.00	
eck eck eck eck eck eck ry n Stockh rrent As hassets ent luipmen' eets ect	Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal	pts pub	300.00	
sck sck sck sck k k ry sck ry seck ry seck luipmen ent luipmen sets sets	Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal	pts pub	300.00	
eck eck eck k k ry n Stockh rrent As Assets ent luipment sets cquity	Atm Withdrawal Atm Withdrawal Atm Withdrawal Atm Withdrawal	pts atm withdrawal	300.00	
eck eck eck k k ry n Stockh rrent As Assets ent luipmen' eets ets	Atm Withdrawal Atm Withdrawal Atm Withdrawal	pts atm withdrawal	300.00	
sck sck k k ry sensary n Stockh rrent As Assets ent uipmen sets cquITY	Atm Withdrawal Atm Withdrawal	pts atm withdrawal	300.00	
eck k k ry sensary n Stockh rrent As Assets ent luipment sets	Atm Withdrawal	pts atm withdrawal	300.00	
eck kry oensary n Stockh rrent As Assets ent luipmen' sets ties		pts atm withdrawal	300.00	
sary ockh nt As :ts men'			2,404.00	•
sary ockh nt As nt As its meni meni				
Total Cash Bank Cash Dispensary Total Cash Dispensary Total Due from Stockholders Total Other Current Assets Total Current Assets Fixed Assets Office Equipment Total Office Equipment Total Fixed Assets TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities	Atm Withdrawal		300.00	
Cash Dispensary Total Cash Dispensary Total Due from Stockholders Total Other Current Assets Total Current Assets Fixed Assets Office Equipment Total Office Equipment Total Fixed Assets TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities			300.00	ī
Total Cash Dispensary Total Due from Stockholders Total Other Current Assets Total Current Assets Fixed Assets Office Equipment Total Office Equipment Total Fixed Assets TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities				
Total Due from Stockholders Total Other Current Assets Total Current Assets Fixed Assets Office Equipment Total Office Equipment Total Fixed Assets TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities				
Total Other Current Assets Total Current Assets Fixed Assets Office Equipment Total Office Equipment Total Fixed Assets TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities			7,854.90	
Total Current Assets Fixed Assets Office Equipment Total Office Equipment Total Fixed Assets TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities			7,854.90	
Fixed Assets Office Equipment Total Office Equipment Total Fixed Assets TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities			50,179.60	43,043.97
Office Equipment Total Office Equipment Total Fixed Assets TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities				
Total Office Equipment Total Fixed Assets TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities				
Total Fixed Assets TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities				
TOTAL ASSETS LIABILITIES & EQUITY Liabilities Current Liabilities				
LIABILITIES & EQUITY Liabilities Current Liabilities			50,179.60	43,043.97
Liabilities Current Liabilities				
Current Liabilities				
Other Current Liabilities				
Accounts Payable				
Total Accounts Payable				
Related Entities				
S. Hentschl				
C Check 1/4/2019	transfer	transfer to liz	130.00	
Check #######	transfer	transfer to liz	375.00	
Check ######	transfer	transfer to liz	304.00	
95 Total E. Hentschl			809.00	ī
J. Hentschl				

- 9	and the same	9	Annual Control of Control	000	
########		transter	transfer to joel	T20.00	
########		transfer	transfer to john new savings	200.00	
				350.00	i.
1/8/2019		actionrad solutions	Deposit	300.00	
########		transfer	transfer to actionrad	1,500.00	
########		actionrad solutions	transfer to actionrad	300.00	
########		actionrad solutions	transfer to actionrad	300.00	
########		actionrad solutions	Deposit	300.00	
#######		actionrad solutions	transfer to actionrad	1,000.00	
########		actionrad solutions	transfer to actionrad	388.00	
########		actionrad solutions	transfer to actionrad	300.00	
2/4/2019		actionrad solutions	transfer to actionrad	350.00	
2/5/2019		actionrad solutions	transfer from actionrad - cover overdrafts	ts	310.00
########		actionrad solutions	transfer from actionrad		20.00
########		actionrad solutions	transfer from actionrad		330.00
########		actionrad solutions	transfer to actionrad	350.00	
########		actionrad solutions	transfer to actionrad	90.00	
########		actionrad solutions	transfer to actionrad	30.00	
3/7/2019		actionrad solutions	transfer to actionrad	300.00	
#######		actionrad solutions	transfer to actionrad	100.00	
########		actionrad solutions	transfer to actionrad	35.00	
#######		actionrad solutions	transfer to actionrad	210.00	
########		actionrad solutions	transfer to actionrad	1,500.00	
Total Actionrad Solutions, Inc.				7,353.00	00.099
Christie's Personal Checking					
1/2/2019		christie checking	christie 7685	200.00	
1/7/2019		christie checking	christie 7685	300.00	
1/7/2019		christie checking	christie 7685	200.00	
########		transfer	christie checking	1,000.00	
########		christie checking	christie 7685	1,000.00	
########		christie checking	christie 7685	1,100.00	
########		christie checking	christie 7685	200.00	
########		christie checking	christie 7685	400.00	
########		christie checking	christie 7685	1,000.00	
########		christie checking	christie 7685	1,000.00	

6,693.00

Check ####################################	כווו וארוב כוובראווופ	CIN 13115 / OO2	00.00	
2/4/2019	Company of the Company	1 L		
2/4/2019	christie checking	christie 7685	600.00	
	christie checking	christie 7685	00.006	
########	christie checking	christie 7685	200.00	
3/7/2019	christie checking	christie 7685	200.00	
3/7/2019	christie checking	christie 7685	11.00	
########	christie checking	christie 7685	400.00	
#######	christie checking	christie 7685	300.00	
########	christie checking	christie 7685	200.00	
########	christie checking	Deposit		80.00
########	christie checking	christie 7685	200.00	
########	christie checking	christie 7685	00.009	
#######	christie checking	christie 7685	200.00	
Total Christie's Personal Checking			12,711.00	80.00
Fotal Joint Checking				
Household Expenses				
1/3/2019	locksmith		65.00	
########	food	post mates	5.31	
########	household	household - sams club	52.90	
########	household	household-walmart	162.09	
########	household	household-sams club	258.16	
3/4/2019	gas	gas - chevron	53.19	
########	entertainment	movie	27.02	
#######	entertainment	movie	32.98	
########	nv energy	electric	280.73	
Total Household Expenses			937.38	i
Personal Restaurant				
1/3/2019	thai resturant	dinner	274.16	
1/4/2019	fast food	pizza	25.67	
1/4/2019	fast food	post mates	2.59	
1/7/2019	fast food	food	27.17	
1/7/2019	fast food	food	37.62	
1/7/2019	fast food	food	27.89	

		5	Jonniny rockets	7.00	
Check	########	food	postmates	53.10	
Check	########	food	papa johns	25.03	
Check	########	fast food	post mates	23.56	
Check	########	fast food	mc donalds	13.38	
Check	########	food	golden corral	38.26	
Check	########	food	pizza hut	19.62	
Check	3/4/2019	food	postmates	73.65	
Check	3/8/2019	food	wine club	143.00	
Check	########	fast food	postmates	72.53	
Check	########	fast food	postmates	3.46	
Check	########	food	applebees	72.88	
Check	########	fast food	postmates	34.61	
Check	########	fast food	postmates	25.38	
Check	########	fast food	postmates	3.81	
Check	########	food	pizza	44.70	
Check	########	fast food	postmates	82.81	
Check	#######	fast food	postmates	8.28	
Check	########	fast food	postmates	12.92	
Check	########	fast food	postmates	129.18	
Check	#######	fast food	postmates	55.00	
Total Personal Restaurant	urant			1,337.26	•
Personal expenses					
Check	########	personal	tampa tactical -sporting goods	41.95	
Check	########	sin in the city	bdsm convention	185.15	
Check	########	alexis park - sin in tl	alexis park - sin in the city hotel for sin in the city - bdsm conventior	146.26	
Deposit	########	overdraft protection dept Deposit	n depr Deposit		25.00
Deposit	########		sin in the city - refund		185.19
Deposit	#########		refund for alexis park after getting told to not go to sii	o not go to sii	146.26
Check	########	personal	carnival cruise deposit - ly crossover	100.00	
Check	########	sin in the city	bdsm convention	159.57	
Check	#########	steinberg	legal - steinberg	300.00	
Check	3/7/2019	lyft	lyft	14.00	
Check	########	lyft	lyft	14.00	
Total Personal expenses	ses			960.93	356.45
Total Related Entities	S			26,308.57	1,096.45

Total Other Current Liabilities Total Current Liabilities Total Liabilities Equity Retained Earnings (QB) Net Income Total Net Income
t Liabiliti ities (QB) iings (QB

41,153.25 41,153.25 42,249.70
8,805.50 8,805.50 35,114.07

actionrad solutions Balance Sheet Detail - 01/01-03/31/19

Credit		10.00	10.00	304.25	2.50		3.00	10.00	300.00	1,500.00			25.00	307.99	2.50	12.50				39.95	2.50	158.06	307.99	2.50	
Debit						300.00					1,500.00	00.009					25.00	20.00	300.00						300.00
Memo		doctor payment	transfer to savings	silverton atm	silverton atm fee	Deposit	doctor payment	doctor payment	bank withdrawal	transfer to christie	Deposit	Deposit		cosmo atm	cosmo atm fee	overdraft	Deposit	Deposit	Deposit			PHone.com	cosmo atm	cosmo atm fee	Deposit
Name		Direct Pay	Transfer from Joint Savings	Casino Withdrawal	Atm Bank Fee	Medical Systems Group	Direct Pay	Direct Pay	Atm Withdrawal	Christie Checking	Medical Systems Group	Christie Checking	Transfer to ActionRad Savings	Casino Withdrawal	Atm Bank Fee	Overdraft Fee	Medical Systems Group	Christie Checking	Medical Systems Group	Formwill	Atm Bank Fee	Phone.com	Casino Withdrawal	Atm Bank Fee	Medical Systems Group
Date Num	1401	1/2/2019	1/2/2019	1/8/2019	1/8/2019	1/8/2019	1/9/2019	1/9/2019	1/14/2019	1/14/2019	1/14/2019	1/14/2019	1/15/2019	1/22/2019	1/22/2019	1/23/2019	1/23/2019	1/24/2019	1/24/2019	1/24/2019	1/28/2019	1/28/2019	1/28/2019	1/28/2019	1/28/2019
Type	Current Assets Checking/Savings Checking - Wells Fargo 1401	Check	Check	Check	Check	Deposit	Check				Deposit		Check	Check	Check	Check	Deposit	Deposit	Deposit	Check	Check	Check	Check	Check	Deposit

4.00	300.00	524.95	1,044.95						2.50	2.50	304.25		4.00	300.00		310.00	200.00	307.99	2.50	3.00	10.00	4.00	300.00	2.50	73.87	300.00	268.31		25.00		247.03
				300.00	1,000.00	388.00	00.09	350.00				1,000.00			1,700.00													2.50		3,000.00	
pts atm fee	pts atm withdrawal	cosmo casino cage	cosmo casino cage	Deposit	Deposit	Deposit	Deposit	Deposit		silverton	silverton	Deposit	pts atm fee	pts atm withdrawal	Deposit	transfer to pccg	transfer to christie	cosmo atm withdrawal	atm fee cosmo	doctor payment	doctor payment	pts atm fee	pts atm withdrawal	atm fee		atm at bank	albertsons	Deposit		Deposit	target
Atm Bank Fee	Atm Withdrawal	Casino Withdrawal	Casino Withdrawal	Medical Systems Group	Atm Bank Fee	Atm Bank Fee	Casino Withdrawal	Deposit	Atm Bank Fee	Atm Withdrawal	Deposit	Medical Systems Group	Christie Checking	Casino Withdrawal	Atm Bank Fee	Direct Pay	Direct Pay	Atm Bank Fee	Atm Withdrawal	Atm Bank Fee	Home Depot	Atm Withdrawal	Food	Atm Bank Fee	Transfer to ActionRad Savings	Deposit	Household				
1/28/2019	1/28/2019	1/29/2019	1/29/2019	1/29/2019	1/29/2019	1/29/2019	1/29/2019	2/4/2019	2/4/2019	2/4/2019	2/4/2019	2/4/2019	2/4/2019	2/4/2019	2/5/2019	2/5/2019	2/5/2019	2/6/2019	2/6/2019	2/8/2019	2/8/2019	2/11/2019	2/11/2019	2/11/2019	2/12/2019	2/12/2019	2/13/2019	2/13/2019	2/15/2019	2/15/2019	2/15/2019
Check	Check	Check	Check	Deposit	Deposit	Deposit	Deposit	Deposit	Check	Check	Check	Deposit	Check	Check	Deposit	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Check	Deposit	Check	Deposit	Check

Medical Systems Group transfer to pace entertainment venetian purchase entertainment venetian purchase entertainment venetian purchase entertainment venetian purchase christie Checking transfer to christie Household albertsons Medical Systems Group transfer to pace Atm Withdrawal atm fee atm at bank Casino Withdrawal atm fee cosmo atm withdrawal atm fee cosmo atm withdrawal atm fee cosmo atm withdrawal mc donalds no entertainment entertain purchase home Deport walgreens gas gas at chevron Atm Bank Fee pts pub atm fee pts pub entertainment withdrawal pts pub formswift.com Atm Bank Fee pts pub formswift.com Atm Bank Fee pts pub home deport household gas at chevron Atm Bank Fee pts pub formswift.com Atm Bank Fee pts pub home.com Phone.com Phone.com Medical Systems Group Deposit atm fee Atm Bank Fee atm fee pts pub formswift.com Atm Bank Fee pts pub home.com Medical Systems Group Deposit atm fee Atm Bank Fee atm fee pts pub home.com Medical Systems Group Deposit atm fee overdraft Fee overdraft Fee overdraft Fee overdraft					The state of the s
entertainment venetian purchase entertainment venetian purchase entertainment venetian purchase entertainment venetian purchase entertainment transfer to christie Checking transfer to pccg Atm Bank Fee atm fee atm at bank Atm Bank Fee atm fee cosmo atm withdrawal arm fee cosmo withdrawal arm fee cosmo food arm changes no engergy no energy no energy christie Checking transfer to christie pub Atm Bank Fee atm fee pts pub atm Bank Fee arm at Bank Fee arm fee pts pub atm fee pts pub atm Bank Fee benetatian purchase art household walgreens gas at chevron be pts stems Group Deposit atm fee Atm Withdrawal pts pub formswift.com are donalds phone.com Phone.com Phone.com Phone.com Deposit atm fee Atm Systems Group Deposit atm fee Atm Bank Fee Atm Systems Group Deposit atm fee Atm Bank Fee Atm Systems Group Deposit atm fee Atm Bank Fee Atm Stems Group Deposit atm fee Atm Bank Fee Atm Stems Group Deposit atm fee Atm Bank Fee Atm Stems Group Deposit atm fee Overdraft Fee overdraft Fee overdraft Fee	19	Medical Systems Group	transfer to pccg		330.00
entertainment venetian purchase entertainment venetian purchase entertainment venetian purchase Christie Checking transfer to christie entertainment transfer to christie entertainment atm see cosmo atm withdrawal cosmo atm withdrawal atm fee cosmo encode food mc donalds no engergy no energy transfer to christie checking transfer to christie cosmo and consider transfer to christie cosmo and consider transfer to christie cosmo atm set atm see atm see atm see atm see atm	010	entertainment	venetian purchase		100.00
christie Checking transfer to christie Duusehold transfer to christie Checking transfer to christie Duusehold albertsons Medical Systems Group transfer to pccg Atm Bank Fee atm at bank cosmo atm fee cosmo cosmo atm fee cosmo cosmo atm fee cosmo mc donalds no venergy no energy transfer to christie Checking transfer to Atm Bank Fee atm fee pts pub Atm Bank Fee pts pub Atm Withdrawal pts atm fee pts pub Addical Systems Group Deposit 30.000 Medical Systems Group Deposit 4Mm Bank Fee overdraft Fee overdraft Fee	010	entertainment	venetian purchase		340.14
Christie Checking transfer to christie 10 Household albertsons Medical Systems Group transfer to pccg Atm Bank Fee atm fee Atm Bank Fee atm fee cosmo Food mv engergy christie Checking transfer to christie Atm Withdrawal atm fee pts pub Atm Bank Fee venetian purchase busehold atm Bank Fee walfarens Bas at chevron Atm Bank Fee pts atm fee pts pub Atm Bank Fee walfarens Bas at chevron Atm Bank Fee pts atm fee pts pub Atm Bank Fee pts pub Formwill purchase gas at chevron Atm Bank Fee pts pub Formwill purchase gas at chevron Atm Bank Fee pts pub Formwill purchase gas at chevron Medical Systems Group peposit Atm Bank Fee pts pub Formwill purchase gas at chevron Medical Systems Group peposit Atm Bank Fee pts pub Transfer to ActionRad Savings peposit Atm Bank Fee overdraft Fee overdraft	2019	entertainment	venetian purchase		200.00
Household albertsons Medical Systems Group transfer to pccg Atm Bank Fee atm fee Atm Withdrawal atm at bank Casino Withdrawal cosmo atm withdrawal 30 Atm Bank Fee atm fee cosmo Food nvenergy renergy 13 Christie Checking transfer to christie Atm Withdrawal pts pub Atm Bank Fee venetian purchase Household as at the pts pub Atm Bank Fee walgreens gas at chevron Atm Bank Fee pts at the pts pub Atm Bank Fee pts at the pts pub Atm Bank Fee pts pub Formwill for atm fee pts pub Formwill for donalds Phone.com Medical Systems Group Deposit 30.000 Transfer to ActionRad Savings Deposit 4tm Bank Fee overdraft Fee overdraft Fee	2019	Christie Checking	transfer to christie		100.00
Atm Bank Fee atm fee Atm Bank Fee atm at bank Casino Withdrawal atm at bank Casino Withdrawal cosmo atm withdrawal Atm Bank Fee atm fee cosmo Food mc donalds Inv engergy transfer to christie Arm Withdrawal pts pub Atm Bank Fee atm fee pts pub Arm Withdrawal home deport Household walgreens gas gas at chevron Atm Bank Fee pts atm fee Medical Systems Group Deposit Atm Bank Fee pts atm fee Atm Withdrawal pts pub Formwill mc donalds Food pts pub Food pts pub Hone.com Phone.com Medical Systems Group Deposit Medical Systems Group poposit Medical Systems Group Deposit Warm Bank Fee pts pub Atm Bank Fee pts oposit Overdraft Fee overdraft	2019	Household	albertsons		89.69
Atm Bank Fee atm fee Atm Withdrawal atm at bank Casino Withdrawal cosmo atm withdrawal 30 Atm Bank Fee atm fee cosmo Food mc donalds Inv engergy transfer to christie 90 Atm Withdrawal atm fee pts pub home deport walgreens gas gas at chevron Atm Bank Fee pts atm fee pts pub be pts atm fee pts pub home deport walgreens gas at chevron Atm Bank Fee pts atm fee pts pub be pts pub be pts pub formwill formswift.com pts atm fee pts pub formwill formswift.com mc donalds Phone.com Phone.com Phone.com Phone.com Phone.com Deposit peposit Atm Bank Fee pts pub formswift.com phone.com phone	2019	Medical Systems Group	transfer to pccg		20.00
Atm Withdrawalatm at bank20Casino Withdrawalcosmo atm withdrawal30Atm Bank Feemc donalds13nv engergyransfer to christie90Atm Withdrawalpts pub30Atm Withdrawalpts pub30Atm Bank Feevenetian purchase8Home Depotwalgreens8Home Depotwalgreens9gasgas at chevron9Atm Bank Feepts atm fee5Medical Systems GroupDeposit300.00Atm Withdrawalpts pub20Formwillmc donalds17FoodPHone.comPHone.com17Medical Systems GroupDeposit90.00Transfer to ActionRad SavingsDeposit25.00Atm Bank Feeatm fee25.00Atm Bank Feeatm fee300.00	2019	Atm Bank Fee	atm fee		2.50
Atm Bank Fee atm fee cosmo Atm Bank Fee mc donalds nv engergy Christie Checking Atm Withdrawal Atm Bank Fee Atm Bank Fee Medical Systems Group Formwill Food Atm Withdrawal Atm Bank Fee Atm Withdrawal Atm Bank Fee Atm Bank Fee Atm Withdrawal Formwill Ford Medical Systems Group Medical Systems Group Atm Bank Fee Atm Withdrawal Formswift.com Medical Systems Group Deposit Food Medical Systems Group Deposit Atm Bank Fee Atm Withdrawal Formswift.com Medical Systems Group Deposit Medical Systems Group Deposit Atm Bank Fee Atm Wedical Systems Group Medical Systems Group Deposit Atm Bank Fee Overdraft Fee Overdraft Fee Overdraft Fee Atm Bank Fee Overdraft Fee Overdraft Fee Atm Bank Fee Atm Bank Fee Overdraft Fee	2019	Atm Withdrawal	atm at bank		200.00
Atm Bank Feeatm fee cosmoFoodmc donaldsn v engergyn v energyChristie Checkingtransfer to christieAtm Withdrawalpts pubAtm Bank Feeatm fee pts pubentertainmentvenetian purchaseHome DepotwalgreensHouseholdwalgreensgasgas at chevronAtm Bank Feepts atm feeAtm Bank Feepts atm feeAtm Withdrawalpts pubFormwillmc donaldsFoodPhone.comMedical Systems GroupDepositMedical Systems GroupDepositMedical Systems GroupDepositMedical Systems GroupDepositAtm Bank Feeatm feeAtm Bank Feeatm fee	/2019	Casino Withdrawal	cosmo atm withdrawal		307.99
Foodmc donaldsnv engergynv energy13Christie Checkingtransfer to christie90Atm Withdrawalpts pub30Atm Bank Feevenetian purchase10entertainmentvenetian purchase8Householdwalgreens8gasgas at chevron9Atm Bank Feepts atm fee5Atm Bank Feepts atm fee20Atm Withdrawalpts pub20Formwillformswift.com30.00Phone.comPhone.comPhone.com17Medical Systems GroupDeposit90.00Transfer to ActionRad SavingsDeposit25.00Atm Bank Feeatm fee25.00Atm Bank Feeatm fee30.00	/2019	Atm Bank Fee	atm fee cosmo		2.50
nv engergy Christie Checking transfer to christie Atm Withdrawal pts pub Atm Bank Fee atm fee pts pub entertainment home depot Household walgreens gas Atm Bank Fee pts at chevron Atm Bank Fee pts pub Atm Withdrawal pts atm fee Atm Withdrawal pts pub Formwill formswift.com Medical Systems Group Deposit Food Atm Sank Fee atm of the company of the comp	/2019	Food	mc donalds		6.70
Christie Checking transfer to christie Atm Withdrawal atm fee pts pub entertainment venetian purchase Home Depot home depot walgreens gas Atm Bank Fee Medical Systems Group Deposit Food Atm Withdrawal formswift.com Food Medical Systems Group Deposit Food Medical Systems Group Deposit Food Medical Systems Group Medical Systems G	/2019	nv engergy	nv energy		130.66
Atm Withdrawalpts pub30Atm Bank Feeatm fee pts pub10entertainmentvenetian purchase10Home Depothome depot8Householdwalgreens9gasgas at chevron5Atm Bank Feepts atm fee20Atm Bank Feepts atm fee20Atm Withdrawalpts pub20Formwillformswift.com300.00FoodPhone.comPhone.com17Medical Systems GroupDeposit30.00Medical Systems GroupDeposit90.00Transfer to ActionRad SavingsDeposit25.00Atm Bank Feeatm feeatm feeOverdraft Feeoverdraft3	/2019	Christie Checking	transfer to christie		900.00
Atm Bank Feeatm fee pts pubentertainmentvenetian purchase10Home Depothome depot8Householdwalgreens9gasgas at chevron5Atm Bank Feepts atm fee300.00Atm Bank Feepts pub20Atm Withdrawalpts pub20Formwillformswift.com30.00Hone.comPHone.com17Medical Systems GroupDeposit90.00Transfer to ActionRad SavingsDeposit25.00Atm Bank Feeatm feeatm feeOverdraft Feeoverdraft3	/2019	Atm Withdrawal	pts pub		300.00
entertainment venetian purchase Home Depot home depot Household walgreens gas Atm Bank Fee Medical Systems Group Deposit Atm Bank Fee Atm Withdrawal pts pub Formwill Food mc donalds Phone.com Phone.com Medical Systems Group Deposit Transfer to ActionRad Savings Deposit Atm Bank Fee Atm Bank Fee Atm Withdrawal pts pub Food Medical Systems Group Deposit Transfer to ActionRad Savings Deposit Atm Bank Fee	/2019	Atm Bank Fee	atm fee pts pub		4.00
Home Depothome depotHouseholdwalgreensgasgas at chevronAtm Bank FeeDepositMedical Systems GroupDepositAtm Bank Feepts atm feeAtm Withdrawalpts pubFormwillmc donaldsFoodmc donaldsPhone.comPHone.comMedical Systems GroupDepositMedical Systems GroupDepositTransfer to ActionRad SavingsDepositAtm Bank Feeatm feeOverdraft Feeoverdraft	/2019	entertainment	venetian purchase		109.79
Household walgreens gas at chevron gas Atm Bank Fee Medical Systems Group Deposit 300.00 Atm Bank Fee pts atm fee Atm Withdrawal formswift.com mc donalds Food Medical Systems Group Deposit 30.00 Transfer to ActionRad Savings Deposit 25.00 Atm Bank Fee atm fee 30.00 Atm Bank Fee atm fee 30.00 Atm Bank Fee atm fee overdraft Fee overdraft	/2019	Home Depot	home depot		89.59
gasgas at chevron5Atm Bank FeeDeposit300.00Atm Bank Feepts atm fee20Atm Withdrawalpts pub20Formwillmc donalds30.00Phone.comPHone.com17Medical Systems GroupDeposit90.00Transfer to ActionRad SavingsDeposit25.00Atm Bank Feeatm fee30.00	/2019	Household	walgreens		91.84
Atm Bank FeeDeposit300.00Atm Bank Feepts atm fee20Atm Withdrawalpts pub300.00Formwillmc donalds17FoodPhone.com30.00Medical Systems GroupDeposit90.00Transfer to ActionRad SavingsDeposit25.00Atm Bank Feeatm fee25.00Overdraft Feeoverdraft3	/2019	gas	gas at chevron		55.61
Medical Systems GroupDeposit300.00Atm Bank Feepts atm fee20Atm Withdrawalformswift.com3Foodmc donalds17Phone.comPHone.com17Medical Systems GroupDeposit30.00Medical Systems GroupDeposit90.00Transfer to ActionRad SavingsDeposit25.00Atm Bank Feeatm feeoverdraft3	/2019	Atm Bank Fee			2.50
Atm Bank Feepts atm feeAtm Withdrawalpts pubFormwillmc donaldsFoodmc donaldsPhone.comPHone.comMedical Systems GroupDepositMedical Systems GroupDepositTransfer to ActionRad SavingsDepositAtm Bank Feeatm feeOverdraft Feeoverdraft	/2019	Medical Systems Group	Deposit	300.00	
Atm Withdrawalpts pub20Formwillmc donalds30.00Phone.comPHone.com17Medical Systems GroupDeposit90.00Transfer to ActionRad SavingsDeposit25.00Atm Bank Feeatm fee30.00	2/22/2019	Atm Bank Fee	pts atm fee		4.00
Formwillformswift.com30.00Foodmc donaldsPhone.comPHone.comMedical Systems GroupDeposit30.00Medical Systems GroupDeposit90.00Transfer to ActionRad SavingsDeposit25.00Atm Bank Feeatm fee25.00Overdraft Feeoverdraft33.00	/2019	Atm Withdrawal	pts pub		200.00
Food mc donalds 17 Phone.com PHone.com 30.00 Medical Systems Group Deposit 90.00 Transfer to ActionRad Savings Deposit 25.00 Atm Bank Fee atm fee 30verdraft Fee overdraft	/2019	Formwill	formswift.com		39.95
Phone.com Medical Systems Group Medical Systems Group Deposit Transfer to ActionRad Savings Atm Bank Fee Overdraft Fee Overdraft Fee PHone.com 30.00 90.00 25.00	2/25/2019	Food	mc donalds		3.24
Medical Systems GroupDeposit30.00Medical Systems GroupDeposit90.00Transfer to ActionRad SavingsDeposit25.00Atm Bank Feeatm fee3Overdraft Feeoverdraft3	/2019	Phone.com	PHone.com		179.11
Medical Systems Group Deposit 90.00 Transfer to ActionRad Savings Deposit 25.00 Atm Bank Fee atm fee overdraft Fee overdraft	/2019	Medical Systems Group	Deposit	30.00	
Transfer to ActionRad Savings Deposit Atm Bank Fee atm fee Overdraft Fee overdraft	/2019	Medical Systems Group	Deposit	90.00	
Atm Bank Fee atm fee Overdraft Fee overdraft	/2019	Transfer to ActionRad Savings	Deposit	25.00	
Overdraft Fee overdraft	/2019	Atm Bank Fee	atm fee		2.50
	/2019	Overdraft Fee	overdraft		35.00

Check	상	2/27/2019 Atm Withdrawal	pts pub		300.00	
Check	쑹	2/27/2019 Atm Bank Fee	atm fee pts		4.00	
Deposit	osit	2/28/2019 Medical Systems Group	Deposit	350.00		
Deposit	osit	3/7/2019 Medical Systems Group	Deposit	300.00		
Check	상	3/7/2019 Casino Withdrawal	silverton atm withdrawal		304.25	
Check	상	3/7/2019 Atm Bank Fee	atm fee silverton		2.50	
Check	상	3/8/2019 Direct Pay	direct pay		10.00	
Deposit	osit	3/11/2019 Medical Systems Group	Deposit	100.00		
Check	S,	3/11/2019 yes we vibe			27.85	
Check	ck	3/13/2019 Atm Bank Fee	atm silverton fee		2.50	
Check	상	3/14/2019 Overdraft Fee	overdraft - silverton		35.00	
Deposit	osit	3/14/2019 Medical Systems Group	Deposit	35.00		
Deposit	osit	3/14/2019 Medical Systems Group	Deposit	210.00		
Check	상	3/25/2019 Casino Withdrawal	cosmo atm withdrawal		307.99	
Check	상	3/25/2019 Atm Bank Fee	atm fee cosmo		2.50	
Check	상	3/25/2019 Formwill	formswift.com		39.95	
Deposit	osit	3/25/2019 Deposit	Deposit- marked as transfer	1,000.00		
Check	상	3/27/2019 Phone.com	PHone.com		200.43	
Deposit	osit	3/28/2019 Medical Systems Group	Deposit	1,500.00		
Check	73	3/28/2019 Direct Pay	doctor payment		2,000.00	
Total Checking - Wells Fargo 1401	- Wells	; Fargo 1401		14,785.50	14,604.36	181.14
Savings - Wells Fargo 9517	Fargo	9517				
Check	쑹	1/15/2019 Transfer to ActionRad Savings		25.00		
Check	상	2/15/2019 Transfer to ActionRad Savings		25.00		
Total Savings - Wells Fargo 9517	Wells F	argo 9517		50.00	ì	
Total Checking/Savings	Saving	\$7		14,835.50	14,604.36	231.14
Other Current Assets	Assets					
Due from Stockholders	holder	ş				
Cash Casino						
Check	상	1/8/2019 Casino Withdrawal	silverton atm	304.25		
Check	쏭	1/22/2019 Casino Withdrawal	cosmo atm	307.99		
Check	ck Ck	1/28/2019 Casino Withdrawal	cosmo atm	307.99		

Casino Withdrawal cosmo casino cage 1,044.95 Casino Withdrawal cosmo atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal cosmo atm withdrawal 307.99 Casino Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal 300.00	silverton cosmo atm withdrawal cosmo atm withdrawal silverton atm withdrawal silverton atm withdrawal silverton atm withdrawal silverton atm withdrawal socomo atm withdrawal socomo pts atm withdrawal socomo pts pub pts pub pts pub pts pub st pub st pub pts pub pts pub pts pub st pu	Check 1/29/2019	Casino Withdrawal	cosmo casino cage	524.95	
Casino Withdrawal silverton Casino Withdrawal cosmo atm withdrawal 307.99 Casino Withdrawal cosmo atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal at bank withdrawal 300.00 Atm Withdrawal at bank 300.00 Atm Withdrawal 200.00 Atm Withdrawal 300.00 Casino Withdrawal silverton Casino Withdrawal cosmo atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank 300.00 Atm Withdrawal at bank 300.00 Atm Withdrawal bank 300.00 Atm Withdrawal at bank 300.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 300.00 Atm With	19	Casino Withdrawal	cosmo casino cage	1,044.95		
Casino Withdrawal cosmo atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal some atm withdrawal 307.99 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank bank 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank 200.00 Atm Withdrawal 300.00 Atm Withdrawa	Casino Withdrawal cosmo atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal 200.00 Atm With	19	Casino Withdrawal	silverton	304.25	
Casino Withdrawal cosmo atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 304.25 Casino Withdrawal cosmo atm withdrawal 307.99 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank 200.00 Atm Withdrawal bank 200.00 Atm Withdrawal bank 200.00 Atm Withdrawal 65.522.60 C5.22.60 C1,358.10	Casino Withdrawal cosmo atm withdrawal 307.99 Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal cosmo atm withdrawal 307.99 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pts atm withdrawal 300.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal 200.00 At	119	Casino Withdrawal	cosmo atm withdrawal	307.99	
Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal cosmo atm withdrawal 307.99 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 1,400.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal at bank withdrawal 300.00 Atm Withdrawal pts pub 1,400.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 2,200.00 Atm Withdrawal 2,200.00 Atm Withdr	Casino Withdrawal silverton atm withdrawal 307.99 Casino Withdrawal cosmo atm withdrawal 307.99 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal 200.00 Atm W	19	Casino Withdrawal	cosmo atm withdrawal	307.99	
Atm Withdrawal pts atm withdrawal 307.99 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 300.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 300.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 300.00 Atm Withdrawal 30	Casino Withdrawal cosmo atm withdrawal 307.99 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank 300.00 Atm Withdrawal bank 300.00 Atm Withdrawal bank 300.00 Atm Withdrawal bank 300.00 Atm Withdrawal 300.00 Atm Wi	19	Casino Withdrawal	silverton atm withdrawal	304.25	
Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal 200.00	Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 1,400.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal 200.00 Atm Withdrawal	119	Casino Withdrawal	cosmo atm withdrawal	307.99	
Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal	Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,400.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal				4,022.60	τ
Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal 200.00 Atm With	Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 300.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 300.00 Atm Withdrawal 200.00 Atm Withdrawal 200.00 Atm Withdrawal 300.00 Atm Withdra					
Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal 6,522.60 6,522.60 6,522.60 21,358.10	Atm Withdrawal pts atm withdrawal 300.00 Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal pts pub 1,100.00 1,100.00 21,358.10 21,358.10	19	Atm Withdrawal	pts atm withdrawal	300.00	
Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 20,20.00 Atm Withdrawal pts pub 2,1,358.10	Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 1,100.00 21,358.10 21,358.10	19	Atm Withdrawal	pts atm withdrawal	300.00	
Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal 200.00 Atm W	Atm Withdrawal pts pub 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 300.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 2,20.00 Atm Withdrawal pts pub 3,00.00 Atm Withdrawal pts pub 2,352.60 6,522.60 21,358.10	19	Atm Withdrawal	pts atm withdrawal	300.00	
Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 1,100.00 21,358.10 21,358.10	Atm Withdrawal pts pub 1,400.00 Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 1,100.00 21,358.10	19	Atm Withdrawal	pts pub	200.00	
Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 4tm Withdrawal pts pub 1,100.00 21,358.10 21,358.10	Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 1,100.00 6,522.60 6,522.60 21,358.10	19	Atm Withdrawal	pts pub	300.00	
Atm Withdrawalbank withdrawal300.00Atm Withdrawalatm at bank200.00Atm Withdrawalpts pub1,100.00Atm Withdrawal6,522.606,522.606,522.6021,358.10	Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 Atm Withdrawal pts pub 1,100.00 21,358.10				1,400.00	1
Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 4,100.00 21,358.10 21,358.10	Atm Withdrawal bank withdrawal 300.00 Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 1,100.00 1,100.00 6,522.60 6,522.60 21,358.10					
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Atm Withdrawal atm at bank 200.00 Atm Withdrawal 300.00 1,100.00 1,100.00 6,522.60 6,522.60 21,358.10 21,358.10	Atm Withdrawal atm at bank 200.00 Atm Withdrawal pts pub 300.00 1,100.00 6,522.60 6,522.60 21,358.10 21,358.10	61	Atm Withdrawal	atm at bank	300.00	
Atm Withdrawal pts pub 300.00 1,100.00 1,100.00 21,358.10 21,358.10	Atm Withdrawal pts pub 300.00 1,100.00 1,100.00 21,358.10 21,358.10	61	Atm Withdrawal	atm at bank	200.00	
		61	Atm Withdrawal	pts pub	300.00	
					1,100.00	•
					6,522.60	E
					6,522.60	i
					21,358.10	14,604.36
					21,358.10	14,604.36

Atomic Radiology					
Deposit	2/22/2019	ActionRad Solutions	Deposit	200.00	
Medical Systems Group	dno				
Deposit	1/8/2019	Medical Systems Group	Deposit		300.00
Deposit	1/14/2019	Medical Systems Group	Deposit		1,500.00
Deposit	1/24/2019	Medical Systems Group	Deposit		300.00
Deposit	1/28/2019	Medical Systems Group	Deposit		300.00
Deposit	1/29/2019	Medical Systems Group	Deposit		300.00
Deposit	1/29/2019	Medical Systems Group	Deposit		1,000.00
Deposit	1/29/2019	Medical Systems Group	Deposit		388.00
Deposit	2/4/2019	Medical Systems Group	Deposit		350.00
Deposit	2/5/2019	Medical Systems Group	transfer to pccg	310.00	
Deposit	2/19/2019	Medical Systems Group	transfer to pccg	330.00	
Check	2/19/2019	Medical Systems Group	transfer to pccg	20.00	
Check	2/22/2019	Medical Systems Group	Deposit		300.00
Check	2/26/2019	Medical Systems Group	Deposit		30.00
Deposit	2/26/2019	Medical Systems Group	Deposit		90.00
Deposit	2/28/2019	Medical Systems Group	Deposit		350.00
Deposit	3/7/2019	Medical Systems Group	Deposit		300.00
Deposit	3/11/2019	Medical Systems Group	Deposit		100.00
Deposit	3/14/2019	Medical Systems Group	Deposit		35.00
Deposit	3/14/2019	Medical Systems Group	Deposit		210.00
Deposit	3/28/2019	Medical Systems Group	Deposit		1,500.00
Deposit				00.099	7,353.00
Deposit					
Total Medical System: 1/14/2019	n: 1/14/2019	Christie Checking	transfer to christie	1,500.00	

Other Current Liabilities

Related Entities

E. Hentschl

Total E. Hentschl J. Hentschl

Total J. Hentschl

Christie's Personal Ch. 1/14/2019	1/14/2019	Christie Checking	Deposit		600.00
Check	1/24/2019	Christie Checking	Deposit		20.00
Deposit	2/5/2019	Christie Checking	transfer to christie	200.00	
Deposit	2/19/2019	Christie Checking	transfer to christie	100.00	
Check	2/19/2019	Christie Checking	transfer to christie	900.00	
Check				2,700.00	620.00
Check					
Total Christie's Persor	ır 1/2/2019	Transfer from Joint Savings	transfer to savings	10.00	
Joint Checking				10.00	1
Check					
Total Joint Checking	2/27/2019	Transfer to ActionRad Savings	Deposit		25.00
Joint Savings				ů,	25.00
Deposit					
Total Joint Savings	2/13/2019	Food	albertsons	268.31	
Household Expenses	2/19/2019	Food	mc donalds	6.70	
Check	2/20/2019	Home Depot	home depot	89.59	
Check	2/22/2019	gas	gas at chevron	55.61	
Check	2/25/2019	Food	mc donalds	3.24	
Check	3/11/2019	yes we vibe	clothing	27.85	
Check				451.30	146
Check				3,821.30	8,083.00
Total Household Expenses	enses			3,821.30	8,083.00
Total Related Entities	S			3,821.30	8,083.00
Total Other Current Liabilities	Liabilities			3,821.30	8,083.00
Total Current Liabilities	ies				
Total Liabilities					
Equity	2/12/2019	Home Depot		73.87	
Distributions	2/15/2019	Household	target	247.03	
Check	2/19/2019	entertainment	venetian purchase	100.00	
Check	2/19/2019	entertainment	venetian purchase	340.14	
Check	2/19/2019	entertainment	venetian purchase	200.00	
John	0100/01/0	bledensil	- III married	05 05	

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2/20/2019	entertainment	venetian purchase	109.79	
2/21/2019	Household	walgreens	91.84	
			1,232.35	
			2,978.11	6,702.50
			4,210.46	6,702.50
			8,031.76	14,785.50

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Current Assets Checking/Saving Atomic Radiolog Check 1/2, Check 1/8, Deposit 1/8, Check 1/8 Check 1/8 Check 1/8 Check 1/8 Check 1/8 Check 1/9 Check 1/9 Check 1/9					
Checking/Saving Atomic Radiolog Check 1/2, Check 1/8, Deposit 1/8, Check 1/8 Check 1/8 Check 1/8 Check 1/9					
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Check 1/2, Check 1/2, Deposit 1/8, Check 1/8 Check 1/8 Deposit 1/8 Check 1/8 Check 1/9 Check 1/9	ev Checking	bi			
	1/2/2019	0	POSTED ON 12/31 \$15.99 RECURRING PAYMENT AUTHORI ZED ON 12/27 STAMPS.COM 855-608-		35.00
	1/2/2019	overdraft fee	overdraft fee from new years		35.00
	1/8/2019		5209568697 December 2018 Invoice	1,640.00	
	1/8/2019		Branch/Store 01/08/2019 9:38 AM 4425 W RUSSELL RD LAS VEGAS NV 7853		1,100.00
	1/8/2019	cash withdrawal	cash withdrawl at bank		1,000.00
	1/8/2019	ra diagnostics	Deposit	1,640.00	
	1/9/2019				3.00
	1/9/2019				10.00
	1/9/2019	direct pay			3.00
Check 1/9,	1/9/2019	direct pay			10.00
Deposit 1/22,	1/22/2019		:619220936134	770.00	
Deposit 1/22,	1/22/2019	deposit - mobile	Deposit	770.00	
Check 1/23,	1/23/2019		PURCHASE 01/22 972-340-2021 TX CARD 7853		139.00
Check 1/23,	1/23/2019	regus	office		139.00
Check 1/25,	1/25/2019		RECURRING PAYMENT 01/24 800-4633339 TN CARD 7853		22.33
Check 1/28,	1/28/2019		01/27 3835 W MARTIN AVE LAS VEGAS NV NVZFIA01 7853		304.00
Check 1/28	1/28/2019		FEE		2.50
Check 1/28,	1/28/2019	atm fee	atm fee		2.50
Check 1/28	1/28/2019	fed ex	shipping		22.33
Check 1/28	1/28/2019	atm fee	pts atm fee		4.00
Check 1/28	1/28/2019	cash withdrawal	pts atm withdrawal		300.00
Check 1/29	1/29/2019		RECURRING PAYMENT 01/27 855-608-2677 CA CARD 7853		15.99
Check 1/29	1/29/2019		01/29 3708 LAS VEGAS BLVD. SO LAS VEGAS NV NVTCOX11 7853		307.99
Check 1/29	1/29/2019		FEE		2.50
Check 1/29	1/29/2019	stamps.com	stamps.com		15.99
Check 1/29	1/29/2019	casino withdrawal	cosmo atm		307.99
Check 1/29	1/29/2019	atm fee	cosmo atm fee		2.50
Deposit 2/4	2/4/2019		S211229442 December 2017 Invoice Pinnacle	675.00	
	2/4/2019		PURCHASE 02/02 402-935-7733 CA CARD 7853		72.33
Check 2/4	2/4/2019		PURCHASE 02/02 402-935-7733 CA CARD 7853		20.88
Check 2/4	2/4/2019		02/02 3333 BLUE DIAMOND RD LAS VEGAS NV NVSHCX03 7853		304.25
Check	2/4/2019				2.50
Check	2/4/2019	cash withdrawal	silverton atm		304.25
Check 2/4	2/4/2019	atm fee	silverton atm fee		2.50
Check	2/4/2019	facebook payment to unknown	facebook payment		72.33
SY4 Check 2/4	2/4/2019	facebook payment to unknown	facebook payment		20.88
Deposit	2/4/2019	ra diagnostics	Deposit	675.00	
S Deposit 2/5	2/5/2019		5211343463 January 2019 Invoice balance	330.00	
Deposit	2/5/2019		5211343281 January 2019 Invoice	2,100.00	
Check 2/5	2/5/2019		Branch/Store 02/05/2019 9:04 AM 4425 W RUSSELL RD LAS VEGAS NV 7853		2,500.00

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can withdrawal a 2015E0 NO.205 52,200.00 Cash eVirthdrawal in Smooth/Stone 02/05/2019 9:04 AM 4415 W RUSSELL RD Sourcefulf the cerebral at bank for the control of the cerebral at bank and the cerebral at the cerebral at bank and the cerebral	2/5/2019	ra diagnostics		2 100 00
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Public	2/6/2019		FEE	
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direct pay direct	2/6/2019	fed ex	shipping	
direct pay depost - mobile De	2/6/2019	casino withdrawal	cosmo atm withdrawal	
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2/19/2015 atm fee atm fee atm fee atm fee 2000	2/19/2019	casino withdrawal	cosmo withdrawal	
Action Rad Solutions Deposit Action Rad Additional Authors with MITHORAWAL AUTHORIZED ON 02/12 3709 NON-WIF ATTM WITHORAWAL AUTHORIZED ON 02/12/19 02.19-45 PM 4425 W RUSSELL RD LAS VEGAS NV 7853 200.00 Action Rad Solutions Deposit Cash Withdrawal Labrace Color Purchase 02/28/2019 11:07 AM 425 W RUSSELL RD LAS VEGAS NV 7853 1.464.26 Branch/Store 02/28/2019 11:07 AM 425 W RUSSELL RD LAS VEGAS NV 7853 1.464.26 Branch/Store 02/28/2019 11:07 AM 425 W RUSSELL RD LAS VEGAS NV 7853 1.464.26 Branch/Store 02/28/2019 11:07 AM 425 W RUSSELL RD LAS VEGAS NV 7853 0.464.26 Branch/Store 02/28/2019 11:07 AM 425 W RUSSELL RD LAS VEGAS NV 7853 0.464.26 Branch/Store 02/28/2019 11:07 AM 425 W RUSSELL RD LAS W	2/19/2019	atm fee	atm fee from cosmo withdrawal	
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truthfinder background check subscription godaddy hosting hosting lyft lyft greeting cards	3/4/2019		RECURRING PAYMENT 03/03 402-935-7733 OH CARD 7853	
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5	Check 3/5/2019		POSTED ON 03/04 \$27.78 PURCHASE AUTHORI ZED ON 03/01 PAYPAL *TRUTHFINDE 402-935-		35.00
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5	Check 3/5/2019		PURCHASE 03/04 972-340-2021 TX CARD 7853		139.00
5	Check 3/5/2019	overdraft fee	fee from truthfinder		35.00
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ម			POSTED ON 03/05 \$139.00 PURCHASE AUTHORI ZED ON 03/04 RMG*REGUS 972-340-		35.00
Ď	Deposit 3/6/2019		PURCHASE RETURN 03/05 4029357733 CA CARD 7853	27.78	
ម	Check 3/6/2019	overdraft fee	fee from regus		35.00
Q	Deposit 3/6/2019	truthfinder	Deposit	27.78	
5	Check 3/8/2019				10.00
ម	Check 3/8/2019		PURCHASE 03/07 402-935-7733 CA CARD 7853		16.00
5	Check 3/8/2019	Iyt	1/4 T		16.00
5	Check 3/8/2019	direct pay			10.00
5	Check 3/11/2019	overdraft fee	lyft - marked as transfer		35.00
Ď	Deposit 3/12/2019	ra diagnostics	Deposit	1,520.00	
5	Check 3/13/2019	cash withdrawal	silverton atm withdrawal		304.25
5	Check 3/13/2019	atm fee	atm fee from silverton		2.50
5	Check 3/14/2019	Iv chamber of commerce	chamber of commerce membership		650.00
ຽ	Check 3/14/2019	gas	chevron gas		58.61
ຽ	Check 3/15/2019	overdraft fee	overdraft from gas purchase		35.00
ຽ	Check 3/15/2019	dropbox recurring	dropbox		6.66
5	Check 3/19/2019	pts gold	presumably food		44.00
ຽ	Check 3/19/2019	overdraft fee	overdraft fee		35.00
ຽ	Check 3/19/2019	paypal -unknown	unknown paypal - assuming business		47.98
ຽ	Check 3/20/2019	overdraft fee	overdraft fee on food		35.00
ຽ	Check 3/25/2019	regus	office space		139.00
ธ์	Check 3/26/2019	overdraft fee	overdraftregus		32.00
۵	44	ra diagnostics	Deposit	610.00	
ວົ	Check 3/29/2019	godaddy	hosting		22.87
ຽ	Check 3/29/2019	stamps.com	shipping		15.99
ď	Deposit 3/29/2019	deposit - mobile	Deposit	920.00	
Tc	Total Atomic Radiology Checking	Checking		26,044.08	24,565.50
To	Total Checking/Savings			26,044.08	24,565.50
To	Total Current Assets			26,044.08	24,565.50
TC	TOTAL ASSETS			26,044.08	24,565.50
ì	LIABILITIES & EQUITY				
Lis	Liabilities				
บ	Current Liabilities				
ŏ	Other Current Liabilities	S			
S	Related Entities				
	actionrad solutions				
7	Deposit 2/22/2019	ActionRad Solutions	Deposit		200.00
₽ ₹ KE-	Total actionrad solutions Atm Bank	NS.		3	200.00
	Check 1/8/2019	cash withdrawal	cash withdrawl at bank	1,000.00	
	Check 2/5/2019	cash withdrawal		2,500.00	
	Check 2/15/2019	cash withdrawal	bank withdrawal cash	4,000.00	

tm Bank at 1/28/2019 tm Bar 1/28/2019 1/29/2019 1/29/2019 2/4/2019 2/6/2019 2/6/2019 2/19/2019 2/19/2019	cash withdrawal		8,800.00	t'
1/28/2019 trm Bar ssino 1/28/2019 1/29/2019 1/29/2019 2/4/2019 2/4/2019 2/6/2019 2/19/2019 2/19/2019	h withdrawal			
1/28/2019 sino 1/28/2019 1/29/2019 1/29/2019 2/4/2019 2/4/2019 2/6/2019 2/19/2019 2/19/2019 2/19/2019	h withdrawal	the same of the sa		
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ssino 1/28/2019 1/29/2019 1/29/2019 2/4/2019 2/6/2019 2/6/2019 2/19/2019 2/19/2019			300.00	1,
1/28/2019 1/29/2019 1/29/2019 2/4/2019 2/6/2019 2/6/2019 2/19/2019 2/19/2019				
1/29/2019 1/29/2019 2/4/2019 2/4/2019 2/6/2019 2/19/2019 2/19/2019		01/27 3835 W MARTIN AVE LAS VEGAS NV NVZFIA01 7853	304.00	
1/29/2019 2/4/2019 2/4/2019 2/6/2019 2/6/2019 2/19/2019		01/29 3708 LAS VEGAS BLVD. SO LAS VEGAS NV NVTCOX11 7853	307,99	
2/4/2019 2/4/2019 2/6/2019 2/6/2019 2/19/2019 2/19/2019	casino withdrawal	cosmo atm	307.99	
2/4/2019 2/6/2019 2/6/2019 2/19/2019 2/19/2019		02/02 3333 BLUE DIAMOND RD LAS VEGAS NV NVSHCX03 7853	304.25	
2/6/2019 2/6/2019 2/19/2019 2/19/2019	cash withdrawal	silverton atm	304.25	
2/6/2019 2/19/2019 2/19/2019		02/06 3708 LAS VEGAS BLVD, SO LAS VEGAS NV NVTCOX04 7853	307.99	
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2/19/2019		CONTRACTOR AND TO LAC VEGAS NO NOTEONAL 7853	307 99	
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Chack 2/12/2019	cash withdrawal	cilverton of multiplication	2C NOS	
Carion maise			2.064.69	
Rahveitting			60.400,0	
Check 2/4/2019		PURCHASE 02/02 402-435-7733 CA CARD 7853	77 33	
		PURCHASE 02/02 402-935-7733 CA CARD 7853	20.88	
abvsi			93.21	
Cash Withdrawal				
Check 1/8/2019		Branch/Store 01/08/2019 9:38 AM 4425 W RUSSELL RD LAS VEGAS NV 7853	1,100.00	
Check 2/5/2019		Branch/Store 02/05/2019 9:04 AM 4425 W RUSSELL RD LAS VEGAS NV 7853	2,500.00	
Check 2/15/2019		MADE IN A BRANCH/STORE	4,000.00	
Check 2/28/2019		Branch/Store 02/28/2019 11:07 AM 4425 W RUSSELL RD LAS VEGAS NV 7853	1,300.00	
Total Cash Withdrawal			8,900.00	ý
al expense				
2/4/2019	facebook payment to unknown	facebook payment	72.33	
2/4/2019	facebook payment to unknown	facebook payment	20.88	
3/4/2019	truthfinder	background check subscription	27.78	
Check 3/4/2019 lyft		lyft	2.00	
Check 3/4/2019 blue	blue mountain	greeting cards	4.99	
Deposit 3/6/2019 trut	truthfinder	Deposit		27.78
		July 1	16.00	
Check 3/14/2019 gas	27.	chevron gas	58.61	
	pts gold	presumably food	44.00	
a			249.59	27.78
Total Related Entities			21.407.49	227.78
Total Other Current Liabilities			21 407 49	227 78
			21,707,70	27.700
Total Liabilities			21,407,49	27.778
			Ct. 701/H2	21.17
Net Income				
Total Net Income			3,158.01 2	25,816.30
Total Equity			3,158.01 2	25,816.30

Electronically Filed 4/15/2019 11:32 PM Steven D. Grierson CLERK OF THE COURT

1	SUPP	Clumb.			
2	Vincent Mayo, Esq. Nevada State Bar Number: 8564				
	The Abrams & Mayo Law Firm				
3	6252 South Rainbow Blvd., Suite 10	00			
4	Las Vegas, Nevada 89118				
4	Tel: (702) 222-4021 Fax: (702) 248-9750				
5	Email: VMGroup@theabramslawfi	rm.com			
	Attorney for Plaintiff				
6	Eighth Judici	al District Court			
7		Division			
′	Clark County, Nevada				
8	DAVID PATRICK STUCKE,) Case No.: D-18-580621-D			
) _			
9	Plaintiff,) Department: F			
10	VS.) Date of Hearing: April 17, 2019			
	,,,,	Time of Hearing: 11:00 a.m.			
11	CHRISTIE LEEANN STUCKE,)			
10	Defendent				
12	Defendant.)			
13		IOTION TO MODIFY CUSTODY;			
	1	MENT OF MARITAL BILLS AND			
14	l ·	OSSESSION OF THE MARITAL HE BIRKLAND PROPERTY;			
15		D FOR RELATED RELIEF			
10	NOW INTO COURT comes	District DAVID DATDICK CTICKE			
16	NOW INTO COURT comes	Plaintiff, DAVID PATRICK STUCKE,			
17	by and through his attorney of rec	ord, VINCENT MAYO, ESQ., of THE			
10	ARRAMS & MAVO IAW FIRM	, and hereby submits his <i>Second</i>			
18	ADICAIVIS & MATO LAW THEM	, and hereby submits ms become			
19	Supplement to Motion to Modify (Custody; for Child Support; Payment			
20	of Marital Bills and Expenses; Exclusive Possession of the Maritan				
۵0					
21	Residence; Sale of the Birkland Pa	roperty; Attorney's Fees and Related			

1	Relief. This Supplement is made and based upon the attached Points and				
2	Authorities, the Exhibits in support, all papers and pleadings on file				
3	herein, and any oral argument adduced at the hearing of this matter.				
4	Dated: Monday, April 15, 2019.				
5	Respectfully Submitted:				
6	THE ABRAMS & MAYO LAW FIRM				
7	/s/ Vincent Mayo, Esq.				
8	Vincent Mayo, Esq. Nevada State Bar: 8564				
9	6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118				
10	Attorney for Plaintiff				
	MEMORANDUM OF POINTS AND AUTHORITIES				
11	I. PROCEDURAL NOTE				
12	i. I WOOLDOWNLINGIL				

At the March 27, 2019 hearing, the Court ordered that a copy of Christie's bank statements be provided prior to the next hearing set for April 10, 2019. David provided the Court on April 4th the bank statements he had obtained from Wells Fargo through the last date of production, which was mid-January 2019. However, as David did not have the full January through March 2019 bank statements, it was on Christie to provide these. David's counsel even stated this at the March 27th hearing. David provided a Supplement on April 8, 2019, responding to Christie's unsupported accounting (without the corroborating bank

statements) in anticipation of the April 10th hearing. Christie then provided the needed bank statements but only did so the evening before the return hearing on April 10th. As a result, there was not sufficient time to analyze same so the Court continued the hearing on the matter until April 17th. Now having had an opportunity to review same, David provides his Second Supplement.

II. **SUPPLEMENT**

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A. Christie's January through March 2019 Business **Bank Statements Confirms Christie is Not Being Truthful Regarding Her Financial Situation**

David provided his initial analysis of Christie's "accounting" in his April 8, 2019 Supplement prior to her finally providing the needed business bank records. Now that Christie has, and except for a few double entries David corrected, his analysis is essentially the same as the one in his April 8th Supplement. The following points are of note related to the business income and expenses for the three-month period covering January 2019 through March 2019:1

(1) Christie's gross income for the three businesses is \$58,103.51

¹ The accounting is attached as a summary of the alleged three business accounts, to 20 21

wit: PCCG, ActionRad and Atomic Radiology, LLC. See Exhibit 12. David's summary, which is supported by the P&Ls David has prepared for each business: (A) lists all income from clients for each venture; (B) lists all legitimate business expenses; (C) lists all personal expenses/transfers; and (D) lists the net income.

1	(technically, the gro	oss income is	\$ \$64,803 bu	t \$6,700 of tl	hat attributed
2	to ActionRad consis	sts of a transfo	er from PCCC	G);	
3	(2) After bu	ısiness expens	ses, the net ir	ncome from th	e businesses
4	totals \$42,402.52.	Гhis comes ou	ıt to \$14,134	per month, or	\$169,610 per
5	year;				
6	(3) Christie	had the fo	llowing pers	onal withdra	ws from the
7	business accounts:				
8	Personal				
9	Expenses				
10	ATM Casino	4846.4	4022.6	1,528.48	10,397.48
11	ATM Bar	3924.25	1704.25	300.00	5,928.50
10	ATM Bank	2350	1100	8,800.00	12,250.00
12	Cash Dispensary Cash Withdrawal	570.75			_
13	Bank Service				
14	Charges Household	446.5	141.50	819.49	1,407.49
14	Expenses	937.38	466.29	-	1,403.67
15	Personal	1000.00			
16	Restaurant Personal	1336.26		-	1,336.26
10	Expenses	604.52	221.81	468.16	1,294.49
17	Transfer to				
18	Christie Checking Transfer to E	16,220.00	1,880.00	-	18,100.00
10	Hentschl	809	_	-	809.00
19	Transfer to J				
20	Hentschl	350	Ξ		<u>350.00</u>
20	Subtotal				
21		32,395.06	9,536.45	11,916.13	53,276.89
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Page 4 of 11

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From this chart, the Court can see that in addition to Christie transferring \$19,259 to her personal account and her adult children, Christie spent \$16,325.98 at the casinos and at bars with gambling, another \$12,250 in ATM withdraws (essentially going for the same purpose) and another \$5,441.91 in general personal expenses. From this information, it is clear Christie has been lying when she stated in her FDF that she only earns \$4,100 per month.

B. David Requires a Mirror Image of Christie's Computer

Christie ran PCCG, ActionRad and Atomic Radiology through her own computer. David needs access to same to image the hard drive so that he can confirm the extent and amounts of the businesses' income. The Court should note Christie has not filed a return on the businesses for years, meaning there is limited information as to the businesses, with the best source of same being on Christie's computer.

C. Spousal and Child Support

With this information, it is clear Christie is not in need of spousal support and in fact, David has a case for temporary spousal support. Further, Christie owes David child support. David's paystub, attached as Exhibit 2 shows David earns gross of \$8,333 per month.² The above

² See David's paystub, attached as **Exhibit 13**.

analysis evidences Christie has net gross income from the businesses of \$14,134 per month. Hence, under *Wright v. Osburn*, Christie owes David child support of \$1,451 per month. This would be different if David is awarded temporary primary custody, in which case Christie

would owe David \$2,130 per month.

However, and as demonstrated below, Christie has three adults living in the residence, which Christie must be imputed rental income from. There is no reason David or the community should support third parties. Therefore, the court should impute rental income to Christie at no less than \$800 per month each, totaling \$2,400 per month.³ Imputing this to Christie increases her monthly income to \$16,534 per month and child support under *Wright v. Osburn* to David of \$2,050 per month. If David is awarded primary physical custody, Christie would owe David child support of \$2,276 per month.

D. Christie Blatantly Lied to the Court at the March 27th Hearing

Unfortunately, Christie's lies to this Court are not limited to her income. The Court will recall David stated that Christie has at least three adults living with her, one being Scott Pheasant (the man who was convicted of beating two women and accused of hurting a child and who

³ Which consists of costs related to the marital residence, including mortgage cost, share of utilities, sewage, HOA, HOI, etc.

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is poly); a woman called Brittany and man named Miguel (who are heavily into a openly poly lifestyle (multiple lovers) and big into the S&M, with Brittany taking photos of same for people out of the parties' garage).

Christie stated in Court that neither Scott nor Miguel lives at the marital residence, despite David providing a social media post from a friend of the parties, Eleanor, stating Miguel has been living with Christie for some time and Scott and Christie having a relationship based on social media.

Well, David has audio from a poly event Christie attended with Scott, Brittany and Miquel on March 14th – prior to the last hearing. In the audio, Christie is speaking with Scott and states to Scott in front of the group:

"We [Christie and Scott] had Miguel and Brittany move in and we are now all four in the house."4

Brittany then states in one of the audio clips that she thinks of Christie and Scott, who are together, as "mom and dad." 5

Christie also denied to the Court that any sexual parties or multilover events occur at the marital residence. However, Christie stated the

⁴ See the audio file in which Christie speaks of Scott Pheasant, Miguel and Brittany living with her in the marital residence, attached as **Exhibit 14**.

⁵ See the audio file in which Brittany refers to Christie and Scott Pheasant as mom and dad, attached as **Exhibit 15**.

following:

"My group is the poly group for people who love poly, but also like Bondage, S&M, Kink, lifestyle, as well as crossing over to all different lifestyles, and allow everything, from when we have "Littles" nights when we do cartoons, sleepovers, furry nights, pet play nights,...We are almost done now with a social space called the "Dragon's Liar" [i.e. the parties' garage]. That's the name of the new venue."

Christie then goes on to state she was having an event where people were coming over to spend the night, where people could get together and hot tub naked and swim in the pool.⁷ Christie adds that she offers "her place" to anyone who wants to host their own events there.⁸ Christie also admits to having multiple partners.⁹

Christie is essentially turning the parties' home into a sex named dungeon for sexual bondage and S&M courses, including for apparent "sleep overs" and sexual activities for all kinks and sexual proclivities, which includes orgy style activities. David is sick with the idea of people having sex or bondage sessions in his house, much less the children's living areas or bedrooms. This is completely unacceptable and the Court must stop this immediately or seriously jeopardize the children's wellness.

⁶ See the audio file in which Christie speaks of her "new venue," attached as **Exhibit** 16.

^{20 || 7} See Exhibit 16.

⁸ See **Exhibit 16**.

⁹ See the audio file in which Christie speaks of multiple partners, attached as **Exhibit 17**.

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call and hung up.

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¹⁰ See the Facebook post by Christie, attached as **Exhibit 18**.

Instead, she actively tries to engage David and pursues conversations

On the issue of Scott Pheasant, David stated in his prior Motion

that he was very concerned regarding having a felon, convicted of battery

of multiple women, around or living with his small children. Then this

past Saturday, Christie posted on Facebook that she had the worst

birthday ever, 10 which was preceded by Scott Pheasant's post that men

"with the biggest hearts have the worst tempers..." David is concerned

is terrified of him, Christie tried calling David at 12:11 a.m. on April 13,

2019.12 Christie then did so again just this morning (April 15th) at 2:10

a.m., 2:50 a.m., 2:51 a.m. and 2:58 a.m.¹³ David finally answered and

Christie just hung on the line, mumbling for just over five minutes.

David tried to find out what it was going on and Christie stated she just

wanted to talk. David asked her what she wanted. Christie eventually

stated she accidently called David. David stated that was not true as his

phone showed Christie called David four times. Christie then ended the

From such behavior, it is clear Christie is not in fear of David.

In regard to Christie claiming David is harassing her and that she

Scott Pheasant is now abusing Christie.

¹¹ See the Facebook post by Scott Pheasant, attached as **Exhibit 19**.

¹² See David's phone missed call screen from April 13, 2019, attached as **Exhibit 20**.

¹³ See David's phone missed call screen from April 13, 2019, attached as **Exhibit 21**.

	.1				
1	with him. Extended Orders for Protection are for actual cases where				
2	someone faces real threats of harm from a person. David is not that				
3	person, as is apparent from the fact Christie continuously seeks him ou				
4	and engages him in conversations regarding their divorce, finances, etc.				
5	not just the children.				
6	Finally, there is the woman, Kim Renee, who Christie states helped				
7	her prepare her accounting. Attached as Exhibit 22 are Facebook post				
8	by Kim in which she attacks David, obviously biased towards Christie in				
9	every way.				
10	III. CONCLUSION				
11	Based upon the foregoing, the Court should grant David's Motion				
12	in its entirety and oppose the relief requested by Defendant.				
13	Dated Monday, April 15, 2019.				
14	Respectfully Submitted,				
15	THE ABRAMS & MAYO LAW FIRM				
16					
17	/s/ Vincent Mayo, Esq Vincent Mayo, Esq.				
18	Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100				
19	Las Vegas, Nevada 89118 Attorney for Plaintiff				
20					
21					

CERTIFICATE OF SERVICE

I hereby certify that the foregoing SECOND SUPPLEMENT TO
MOTION TO MODIFY CUSTODY; FOR CHILD SUPPORT; PAYMENT
OF MARITAL BILLS AND EXPENSES; EXCLUSIVE POSSESSION OF
THE MARITAL RESIDENCE; SALE OF THE BIRKLAND PROPERTY,
ATTORNEY'S FEES AND FOR RELATED RELIEF was filed
electronically with the Eighth Judicial District Court in the above-
entitled matter on Monday, April 15, 2019. Electronic service of the
foregoing document shall be made in accordance with the Master Service
List, pursuant to NEFCR 9, as follows:

Brian J. Steinberg, Esq. Attorney for Defendant

/s/ Stephanie Stolz
An Employee of The Abrams & Mayo Law Firm