IN THE SUPREME COURT OF THE STATE OF NEVADA

Case No. 82723

Electronically Filed Oct 22 2021 07:24 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 6

ROSENBLUM ALLEN LAW FIRM

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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.

ROSENBLUM ALLEN LAW FIRM

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Counsel for Appellant

Electronically Filed 2/25/2021 11:32 AM Steven D. Grierson CLERK OF THE COURT Nevada State Bar Number: 8564 THE ABRAMS & MAYO LAW FIRM 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Email: vmgroup@theabramslawfirm.com **Eighth Judicial District Court Family Division** Clark County, Nevada DAVID PATRICK STUCKE, Case No.: D-18-580621-D Department: M CHRISTIE LEEANN STUCKE, NOTICE OF ENTRY OF DECREE OF DIVORCE PLEASE TAKE NOTICE that the Findings of Fact, Conclusions of Law and Decree of Divorce from Trial was duly entered in the above-

STUCKE-1054

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NED

Vincent Mayo, Esq.

Tel: (702) 222-4021

Fax: (702) 248-9750

Attorney for Plaintiff

VS.

referenced matter.

Plaintiff,

Defendant.

1	A true and correct copy of said Decree is attached hereto.		
2	DATED Thursday, February 25, 2021.		
3	Respectfully Submitted,		
4	THE ABRAMS & MAYO LAW FIRM		
5	/s/ Vincent Mayo, Esq.		
6	Vincent Mayo, Esq. Nevada State Bar Number: 8564		
7	6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118		
8	Attorney for Plaintiff		
9	CERTIFICATE OF SERVICE		
10	I hereby certify that the foregoing NOTICE OF ENTRY OF		
11	DECREE OF DIVORCE was filed electronically with the Eighth Judicial		
12	District Court in the above-entitled matter, on Thursday, February 25,		
13	2021. Electronic service of the foregoing document shall be made in		
14	accordance with the Master Service List, pursuant to NEFCR 9, as		
15	follows:		
16	Fred Page, Esq.		
17	Attorney for Defendant		
18	_/s/ Chantel Wade		
19	An Employee of The Abrams & Mayo Law Firm		
20			
21			

ELECTRONICALLY SERVED 2/15/2021 10:55 AM

Electronically Filed 02/15/2021 10:55 AM CLERK OF THE COURT

DAO 1 2 EIGHTH JUDICIAL DISTRICT COURT FAMILY DIVISION 3 CLARK COUNTY, NEVADA 4 DAVID STUCKE, 5 Plaintiff, 6 CASE NO. D-18-580621-D v. DEPT NO. F 7 CHRISTIE STUCKE, Date of Hearing: 9/10/2020, 12/09/2020 8 12/10/2020, 12/11/2020, 12/17/2020 Defendant. 9 10

FINDINGS OF FACT, CONCLUSIONS OF LAW AND DECREE OF DIVORCE FROM TRIAL

THE ABOVE MATTER having come on regularly for Trial before the Honorable Judge DENISE GENTILE, for non-jury trial with Plaintiff, DAVID STUCKE ("Plaintiff" or "DAVID"), having appeared personally, and by and through his attorney, VINCENT MAYO, ESQ., and Defendant, CHRISTIE ("Defendant" or CHRISTIE"), having appeared personally by and through her attorney of record, FRED PAGE, ESQ. The Court heard the evidence of the witnesses sworn and examined in open court, which included the parties, Christie and David and John Paglini, PsyD. This Court had the opportunity to assess the demeanor and credibility of the witnesses. The Court examined documentary exhibits admitted into evidence - Plaintiff's Exhibits 1(b), 2, 12(a), (b), and ©, 13-16, 21, 22, 26, 27, 29, 33-37, 39-42, 43(a) and (b), 44, 45(a) and (b), 46 (a) and (b), 47-50, 69, 86, 87, 121, 135, 136, 139, 140, 142, 153, 182, 184, 192, 194-198, 202, 204, 206, 207, 207(a), 208 - 217 were admitted; Defendant's Exhibits A-E were admitted. Being advised as to the law in this case and good cause appearing, this Court renders its decision, as follows:

I.

HISTORY OF THE CASE

THE COURT FINDS that the parties were married on May 28, 2016. The parties have two children, Sarah Stucke, born July 22, 2016, age 4, and David Orion Stuck, born March 30, 2018, age 2. COURT FINDS that David filed this action on November 28, 2018. An Answer was filed by Christie on December 13, 2018. COURT FINDS that this matter was hotly contested and STUCKE-1056

DENISE L. GENTILE DISTRICT JUDGE FAMILY DIVISION 27

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Case Number: D-18-580621-D

DENISE L. GENTILE
DISTRICT JUDGE
FAMILY DIVISION
DEPT. F 27

litigated with various motions, discovery disputes, numerous hearings in front of the Court, which included custody, support orders, and related interim issues pertaining to the parties. The parties were not sent to mediation because a joint physical custody schedule was entered by the TPO hearing master, which was confirmed and adopted by this Court. The Court heard various motions entered temporary family support orders, based upon the representations made by the parties as to their financial situations. The case was set for trial after 2 years of discovery and litigation, and this Decree follows:

Preliminary Findings

THE COURT HEREBY FINDS that the Court, as part of the process in formulating the decision, listened to the testimony of witnesses and reviewed the Exhibits offered by the parties that were admitted into the record. THE COURT FURTHER FINDS that the issues before the Court included child custody, child support, the division of assets and debts, confirmation of separate property, and attorney's fees.

The COURT FURTHER FINDS it is to the satisfaction of the Court that the parties are residents of Nevada, as it was undisputed they have lived in the state of Nevada, and based upon the parties' testimony, it is to the satisfaction of the Court that residence is established at least six (6) weeks prior to the commencement of the action.. THE COURT HEREBY FINDS that it has jurisdiction over these parties and the subject matter. THE COURT FURTHER FINDS that the parties are incompatible, with no possibility of reconciliation.

TERMINATION OF THE PARTIES' MARRIAGE

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the bonds of matrimony existing between Christie and David be, and the same are wholly dissolved, and an absolute Decree of Divorce is hereby granted to Christie and David, and each of the parties is restored to the status of a single, unmarried person.

CUSTODY

COURT FINDS the parties have two children, born of this marriage, Sarah Stucke, age 4, and David Stucke, age 2. COURT FINDS the applicable statutory authority that governs this case is as follows:

1	NRS 125C.001 State Policy. The legislature declares that it is the policy of this state:
2	1. To ensure that minor children have frequent associations and a continuing relationship with both parents after the parents have ended their relationship,
3	become separated or dissolved their marriage; 2. To encourage such parents to share the rights and responsibilities of child
4	rearing; and 3. To establish that such parents have an equivalent duty to provide their minor
5	children with necessary maintenance, health care, education and financial support. As used in this subsection, "equivalent" must not be construed to mean that both parents are responsible for providing the same amount of financial support to their
7	children.
8	NRS 125C.0015 Parents have joint custody until otherwise ordered by court. 1. The parent and child relationship extends equally to every child and to every
9	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
10	parent has joint legal custody and joint physical custody of the child until otherwise ordered by a court of competent jurisdiction.
11	LEGAL CUSTODY
12	COURT FINDS that NRS 125C.002 provides the court with its authority for establishing
13	joint legal custody, as follows:
14	1. When a court is making a determination regarding the legal custody of a child, there is a presumption, affecting the burden of proof, that joint legal custody would
15	be in the best interest of a minor child if: (a) The parents have agreed to an award of joint legal custody or so agree
16	in open court at a hearing for the purpose of determining the legal custody of the minor child; or
17	(b) A parent has demonstrated, or has attempted to demonstrate but has had his or her efforts frustrated by the other parent, an intent to establish a meaningful
18	relationship with the minor child. 2. The court may award joint legal custody without awarding joint physical
19	custody.
COURT FINDS the neither party presented a case to overcome the presur	
21	in the children's best interests for the court to order joint legal custody; therefore, IT IS HEREBY
22	ORDERED that each party is awarded Joint Legal Custody of the minor children.
23	PHYSICAL CUSTODY
24	NRS 125C.0025 Joint physical custody. 1. When a court is making a determination regarding the physical custody of a
25 26	child, there is a preference that joint physical custody would be in the best interest of a minor child if:
DENISE L. GENTILE DISTRICT JUDGE FAMILY DIVISION DEPT. F 27	(a) The parents have agreed to an award of joint physical custody or so agree in open court at a hearing for the purpose of determining the physical custody
28	of the minor child; or

(b) A parent has demonstrated, or has attempted to demonstrate but has had his or her efforts frustrated by the other parent, an intent to establish a meaningful relationship with the minor child.

2. For assistance in determining whether an award of joint physical custody is

appropriate, the court may direct that an investigation be conducted.

NRS 125C.0035 Best interests of child: Joint physical custody; preferences; presumptions when court determines parent or person seeking custody is perpetrator of domestic violence or has committed act of abduction against child or any other child.

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

2. Preference must not be given to either parent for the sole reason that the parent is the mother or the father of the child.

is the mother or the lather of the child.

3. The court shall award physical custody in the following order of preference unless in a particular case the best interest of the child requires otherwise:

- (a) To both parents jointly pursuant to NRS 125C.0025 or to either parent pursuant to NRS 125C.003. If the court does not enter an order awarding joint physical custody of a child after either parent has applied for joint physical custody, the court shall state in its decision the reason for its denial of the parent's application.
- (b) To a person or persons in whose home the child has been living and where the child has had a wholesome and stable environment.
- © To any person related within the fifth degree of consanguinity to the child whom the court finds suitable and able to provide proper care and guidance for the child, regardless of whether the relative resides within this State.
- (d) To any other person or persons whom the court finds suitable and able to provide proper care and guidance for the child.

The Nevada Supreme Court has held that in custody matters, the polestar for judicial decision is the best interest of the child, the court has broad discretion. The Supreme Court has held that the district court must make specific findings and provide an adequate explanation of the reasons for a child custody determination, and must tie it to the best interest factors enumerated by statute, and any other relevant factors relevant to the determination. *Davis v. Ewalefo*, 131 Nev. Adv. Op 45, 352 P3d 1139 (2015).

COURT FINDS that the parties shared joint physical custody during the pendency of the action. COURT FINDS that David and Christie could not agree on the final custodial orders and thus, the Court granted permission for Dr. John Paglini to conduct a child custody evaluation, at David's request. COURT FINDS that after a lengthy period of conducting the evaluation; the custody evaluation was completed on July 27, 2020; including the national pandemic, several factors delayed the divorce trial, but the Court was finally able to hear testimony from Dr. Paglini at the second day of the parties' divorce trial conducted on 12/09/2020. COURT FINDS that Dr.

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Paglini's report was admitted as evidence, Plaintiff's Exhibit 207(a). COURT FINDS that Dr. Paglini's report was 88 pages and very detailed as to his findings and recommendations. COURT FINDS that it adopts Dr. Paglini's findings and recommendations, as though set forth fully herein. Dr. Paglini's report and testimony were CREDIBLE and are fair and even-handed when evaluating the parties, their behaviors, and what is best for the parties' minor children.

Based upon the FINDINGS OF FACT, the Court makes the following CONCLUSIONS OF LAW AND ORDERS:

NRS 125C.0035(4) states: In determining the best interest of the child, the court shall consider and set forth its specific findings concerning, among other things:

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

Based upon the foregoing Court FINDS there was no testimony presented about this factor, and therefore inapplicable.

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

Neither party presented evidence of this factor. This factor is inapplicable.

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

Again this Court adopts the findings of Dr. Paglini on this issue. The Court is aware of the struggles experienced during this case and the difficulty the parties have had co-parenting. COURT FINDS that the most concerning was the continued theme learned about Christie in her efforts to gain leverage or control in the custody proceedings. COURT FINDS that Christie made various allegations against David, all in an attempt to gain an advantage, but none of which was substantiated. COURT FINDS that Christie made allegations to denigrate David's image with the Court, such as he was a cheater, that he raped her, that he was a pedophile, but also admitted in some regards that he was good with the children. COURT FINDS that the context of each of such allegations tended to occur when she was unable to gain ground in the divorce action, or there were questions relating to her financial dealings, thus detracting the focus from what would otherwise have been directed to the parties' money issues. COURT FINDS that Dr. Paglini's report addresses this issue extensively in his factual recitation of the numerous reports of the parties regarding the

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above issues. COURT FINDS that Dr. Paglini asserts and this Court ADOPTS that if David Stuck truly were a pedophile or did in fact abuse his daughter, this would have serious ramifications on the custodial recommendations and ultimately the orders. COURT CONFIRMS that there was no evidence presented at trial to suggest that David was a pedophile, and Dr. Paglini's observation of the children with their father indicated they were very bonded, while this would have been the opportunity to observe discomfort of an issue between David and his daughter. COURT FURTHER FINDS that Dr. Paglini asserts and this Court ADOPTS that if Ms. Stucke created sex abuse claims or rape allegations for secondary gains, this would be the ultimate act of parental alienation, and the Court would clearly give David primary custody. COURT ALSO FINDS that there is evidence that Christie has a history of making similar allegations in her prior divorce with the father of her elder children, which calls into question her credibility. However, her ex-husband was unwilling to disparage Christie or offer negative testimony about Christie as he indicated to Dr. Paglini that he and Christie have a good relationship now, and that she is a good mother. But, there was a point when the relationship was not so cooperative.

While David attempted to utilize these findings by Dr. Paglini as a reason to seek primary custody, Dr. Paglini testified that while the allegations of sexual abuse may not have been substantiated, it does not mean that Christie reported it out of spite, but could have reported it because she believed her daughter, as parents want to believe their children, and certainly do not want to be in a position where they have chosen to ignore their children's claims of abuse, and then it turns out to be true, so parents WANT to believe their children. COURT FINDS in conclusion, that neither law enforcement, investigative agencies, nor Dr. Paglini or the Court could find that any of such allegations were true. In this regard, this Court FINDS that it could find neither scenario to be presented in the evidence admitted at trial. As it relates to this factor, there were copious amounts of facts included in Dr. Paglini's report, and this Court adopts them herein. This factor does not favor either party. See Dr. Paglini's report, Exhibit 207(a).

(d) The level of conflict between the parents.

COURT FINDS that there is a high level of conflict between the parties at this time, due to these proceedings; however, this Court believes once the case has concluded, the level of conflict

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should subside to a degree, as this litigation has played a role in the parties' acrimonious relationship. COURT FINDS that the Court's Orders should establish parameters within which the parties shall function, and there should be a reduction in conflict and also instruction for those behaviors the parties should avoid in the future, in order to reduce conflict. Dr. Paglini acknowledged that Christie has demonstrated her dislike for David, and has expressed so in front of the children, and has expressed that if it continues, it would be a hindrance to the parties' ability to co-parent moving forward. This factor favors David. See Dr. Paglini's report, Exhibit 207(a).

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

Other than the acrimony in the parties' divorce, and the issues that have been identified herein and in Dr. Paglini's report, COURT FINDS that historically, both parties have been able to cooperate to meet the needs of the minor children, as evidenced by the testimony at trial.

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

There was a concern for Christie's mental health as Dr. Paglini referred to her emotional dysregulation and the increased dysregulation over time when she was upset with David, when she was jealous or angry with David; COURT FINDS that there is concern for Christie's assaults on David and her continued disparagement of David in the presence of the children which could have lasting effects on the children. COURT FINDS that Dr. Paglini indicates Christie is not aware of the impact this behavior would have on the children, and needs to be more mindful of the same. Dr. Paglini noted that David tended to video record certain incidents with Christie that caused the situation to escalate, and cause additional frustration. COURT FINDS that said behavior of each party was intended to prove a point, and caused frustration to the other party, without concern for how this would affect the children. COURT FINDS that Dr. Paglini determined David appreciated the impact this could have on the children, while Christie chose to focus on blaming David for instigating the incidents. COURT FINDS that Dr. Paglini reports Christie also has admitted she has borderline personality disorder - sufferers of such disorder tend to be a challenge in relationships as they are emotional over-reactive or dysregulated, over idealize and devalue very quickly. COURT FINDS that Dr. Paglini's recommendation is that whether Christie suffers from Borderline Personality or not, she needs to learn to regulate her anger/emotions and to express

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herself in a more appropriate manner, and should be addressed in therapy (this will be addressed herein below in the Orders). While Dr. Paglini did not identify specific mental health factors that would prevent either parent from being able to parent the children, Dr. Paglini raised issues of concern that if continued to be present or if increased may support a change in custody in the future. See Dr. Paglini's Report, Exhibit 207(a).

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

COURT FINDS that it needs to reiterate the concerns raised herein about the issues that exist with the emotional dysregulation of Christie, and the continued acrimony that exists between both parents, to the extent that the children are potentially pawns in the process. COURT FINDS that while neither party demonstrated that either was incapable of providing the children what they need on a day to day basis, physically, developmentally, emotionally, as a loving and caring parent, each parent has behaved in such a way during this process and while in the process of the dissolution of their relationship, that neither took into consideration that the triggering of the other would create tension and behavior in the household to be witnessed by the children, NOT meeting the children's emotional needs, but putting their own needs to win, gain an advantage, or prove a point came first. Does this Court believes that each parent loves the children, yes. Does this Court believe each is capable of meeting the physical, developmental and emotional needs of the children, yes. Dr. Paglini's report indicates that each is a good parent, the children love their parents, and the children are cared for, despite the negative interaction between the parents. COURT FINDS that this factor does not favor either parent, but CAUTIONS both parents to be mindful of the fact that while you may be able to feed, clothe, educate, and care for the children on a daily basis, their emotional needs are important, and often the effects of your misconduct toward each other causes an intangible effect that will come to light in later years, while the children are attempting to conduct themselves in relationships, either familial or romantic type relationships. You are your children's role models; straighten up and act like the two highly intelligent individuals capable of understanding that a moment of indiscretion or inappropriate behavior may affect your children for a lifetime. See Dr. Paglini's Report, Exhibit 207(a).

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

Based upon the testimony, and the report of Dr. Paglini, COURT FINDS the relationship of the children with their parents is good. There was no evidence presented by either parent to suggest otherwise, and Dr. Paglini indicates that during his observations the children were comfortable and bonded with their parents.

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

COURT FINDS there are no other minor siblings; therefore the ability of the children to maintain a relationship with any sibling is a non-issue, as these children remain together in the custody schedule. COURT FINDS that Christie has children who are much older than the children in this case and Christie is able to ensure the younger children maintain relationship with their elder siblings during her timeshare.

(j) Any history of parental abuse or neglect of the child or a sibling of the child.

COURT FINDS that while there have been multiple reports to CPS and a criminal investigation, there was no evidence presented related to abuse or neglect of the children. This factor is inapplicable.

(k) Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child.

COURT FINDS there have been allegations of domestic violence by each party. COURT FINDS that David pled no contest to a battery domestic violence case, and there was much evidence presented to Dr. Paglini of Christie's volatile and violent behavior. COURT FINDS that even with this behavior, Dr. Paglini concluded that this should not preclude either party from having custody. This factor does not favor either party.

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

COURT FINDS that there was no evidence presented regarding this factor, and is inapplicable.

Based upon the foregoing FINDINGS, the Court states its ORDERS as follows:

IT IS HEREBY ORDERED that David and Christie are awarded Joint Legal and Joint Physical Custody of the minor children, to wit: Sarah Stucke and David Stucke. Based upon the

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recommendations of Dr. Paglini, the Court FURTHER ORDERS that the parties shall share the children on an approximately 60/40 time share. COURT ORDERS that David shall have the children each week from Monday at 8 a.m. to Friday at 8 a.m., Christie shall have the children from Friday at 8 a.m. to Monday at 8 a.m. David shall also have the 3rd weekend and the 5th weekend of the month (if there are 5 weekends in a given month), from Friday at 8 a.m. to Monday at 8 a.m., and Mom shall have the children from Monday at 8 a.m. to Wednesday at 8 a.m. of the week following David's weekend. The 3rd weekend shall be defined by the weekend that has the 3rd Friday of the month. COURT ORDERS that the parties shall share the children on a week on/week off basis during the summer months, starting the first Friday of the children's summer school break; the schedule shall continue until the weekend before the children return to school, at which point their weekly custody schedule shall be reinstated. The children shall be with David the first week after school ends, in odd years, and shall be with Christie the first week after school ends in even years. COURT ORDERS that the parties shall take their respective vacations during the summer months, and during their own custody time, and shall be no longer than one (1) week, unless otherwise agreed by the parties. If the parties agree to extend vacation longer than the one week as stated herein, they must do so in writing, and provide the other with compensatory time for the time missed, to be exercised immediately after the children return from vacation.

IT IS FURTHER ORDERED that David and Christie will alternate the holidays, and adhere to the following holiday schedule (if the holiday is not addressed herein, the holiday shall be exercised by the person who has the children on that date, unless otherwise mutually agreed by the parties, for any given holiday):

EXTENDED HOLIDAYS	ODD YEAR	EVEN YEAR
Thanksgiving: The holiday visitation shall begin the day school ends for Thanksgiving break (or 3:00 p.m. if the children are not in school) and continue until the day school is scheduled to resume (or 9:00 a.m. if the children are not in school).	Dad	Mom

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14	(Special Occa

Christmas/Winter Break: Winter break shall be divided between the parents, with the first block of time commencing when school ends for the Winter Break (or 3:00 p.m. if the children are not in school), and continue until the mid-point of the Winter Break at 12:00 p.m The second block of time shall commence on mid-point at 12:00 p.m. and continue until school is scheduled to resume (or 9:00 a.m. if the children are not in school). If the break has an odd number of days, the second half of the break shall receive the extra day. First Block Second Block	Mom Dad	Dad Mom
EXTENDED HOLIDAYS, contd.	ODD YEAR	EVEN YEAR
Spring Break: The holiday visitation shall begin on the day school ends before the break (or 3:00 p.m. if the children are not in school) and continue until the day school is scheduled to resume (or 9:00 a.m. if the children are not in school).	Dad	Mom

SPECIAL OCCASIONS		
(Special Occasions begin at 9:00 a.m. on the individual day and	ODD YEAR	EVEN YEAR
continue until 9:00 p.m. on the same day)		
Mother's Day	Mom	Mom
Father's Day	Dad	Dad

CHILD SUPPORT

COURT FINDS that child support should be set pursuant to NAC 425 and the applicable NRS 125B. COURT FINDS David's most recent financial declarations, amongst other testimonial evidence, demonstrate a gross monthly income of \$8,333 per month. Pursuant to NAC 423, applying the formula to David's income, twenty-two percent (22%) of David's gross monthly income is \$1,833.26. COURT FINDS that Christie's most recent financial declaration from 9/2020 shows that she earns \$4,100 per month, her financial declaration just prior to that which was served but never filed (and much more detailed and likely more accurate from the perspective of reporting from where her income is generated) indicates that she earns \$7,228 gross monthly income; the prior filings had incomes of \$4,100 (2/2019), \$7,021 (4/16/2019), and \$6,221 (4/23/2019).

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COURT FINDS that it is almost impossible to discern what is actually Christie's monthly income. Christie is a master of moving money between accounts, utilizing cash on hand, categorizing personal expenses or paying personal expenses through her various business entities, receiving income for one business entity but running it through a different entity, and frankly, making a difficult accounting task almost insurmountable from the Court's perspective. What is obvious from the information provided is that Christie does not accurately report her income on her financial disclosure forms, as the figures provided do not match the cash withdrawals from the various bank accounts owned by Christie, COURT FINDS that while Christie is willing to admit to an income of \$7,223 on February 2020 and various other numbers in that range until just prior to trial in September 2020, the Court FINDS that Christie is able to earn at minimum the same amount of income as David based upon the disclosures and the withdrawals, and thus the Court shall attribute the same amount of income of \$8,333 to Christie for purposes of calculating child support. COURT FINDS that Christie's child support shall be set at \$1,833.26 per month; and when applying the formula which requires the parties to offset each party's child support against the other, then the child support amount in this case shall be ZERO. IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that NEITHER PARTY shall pay child support to the other.

CHILDREN'S HEALTH EXPENSES

IT IS FURTHER ORDERED, ADJUDGED AND DECREED the cost of the minor children's medical insurance premium shall be paid by David, and said premium shall be shared equally by the parties. IT IS FURTHER ORDERED that each party shall pay one-half (½) of all the reasonable and necessary medical, surgical, dental, orthodontic, psychological, and optical expenses of the minor children not paid by any medical or other insurance covering the minor children. Each party shall be responsible for the payment of his or her share of such expenses, regardless of which party actually pays or incurs such expense, and the party actually paying any such expense shall be reimbursed by the other party for his or her one-half (½) share of the same, in accordance with the 30/30 rules. In this regard, within thirty (30) days from the date either party actually incurs and pays for any such medical related expense for the minor children, such party shall provide the other party with the appropriate billing statement and written verification of such

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expense, and such party also shall provide written verification of his or her actual payment of the same. Any such reimbursement required pursuant to the terms of this provision shall be paid within thirty (30) days of the party's receipt of the other party's written request for reimbursement which includes the above-mentioned written verification of such expense having been incurred by the other party, as provided above. IT IS HEREBY ORDERED that if a receipt or request for reimbursement is not tendered within thirty (30) days, the court may consider it a waiver of right to reimbursement. IT IS FURTHER ORDERED that if there is no dispute, or payment, of a reimbursement within the prescribed thirty (30) days, the obligated party may be subject to a finding of contempt and appropriate sanctions.

TAX EXEMPTIONS

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Christie shall be entitled to claim Sarah as a dependent on her tax returns, and David shall be entitled to claim David Orion, as a dependent on his tax returns. When the eldest child reaches the age of majority, then the parties shall alternate claiming David until such time he reaches the age of majority. In the event the current custodial arrangement changes, the COURT retains jurisdiction to modify this provision, as appropriate, so that it properly reflects which party should receive the exemption, pursuant to I.R.S. Tax Code. COURT FINDS that if either party is unable to utilize the child on his/her tax return, the parties may STIPULATE to the transfer the right to claim the children in any given tax year; if the parties do so, the party transferring the right to claim said child shall sign the necessary forms required to transfer the dependency exemption, if required.

LEGAL AUTHORITY REGARDING DIVISION OF ASSETS

THE COURT HEREBY FINDS that this Court considers the following statutory guidance in evaluating the parties' competing property claims. First, Chapter 123 of the Nevada Revised Statutes governs the property rights of a husband and wife. NRS 123.130 defines separate property of a wife and husband while NRS 123.220 defines community property. NRS 125.150 governs the adjudication of property rights, requiring an equal division, unless compelling circumstances exist which warrant a different division. THE COURT FINDS that each party alleged in his/her Complaints that there is community property, owned by the parties.

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COMMUNITY PROPERTY AND SEPARATE PROPERTY

THE COURT FINDS the parties have the following assets to be adjudicated by the Court:

3485 W. Maule Ave., LV, NV (West Maule):

COURT FINDS this property was purchased in July 2015 by David during the parties' domestic partnership. COURT FINDS that David argues that he signed a contract in March and thus the property was his sole and separate property; however, the closing date for the purchase was on July 28 2015. COURT FINDS that the date the property was acquired was during the domestic partnership and the presumption is that the property acquired during this period is community in nature. COURT FINDS that David argues several theories about the parties' intent, but provides no independent evidence of these theories that he was to maintain the property as his own, prior to the marriage, that the domestic partnership was not to have the legal effect that a partnership applies to property acquired during the same, etc. David's argument fails, as the property was purchased during the domestic partnership, the parties then married, and there is no legal writing or contract, pre-nuptial agreement or post-nuptial agreement indicating that this presumed community property was anything other than a community asset.

COURT FURTHER FINDS that the parties stipulated on March 2020 that David was to purchase Christie's interest in the property, and said purchase was to be based upon the stipulated value of \$500,000. COURT FINDS that Christie argued that the home was worth more than this amount at the time of trial, and that she should be bought out at the higher value, but this COURT FINDS that the stipulation is enforceable pursuant to EDCR 7.50, as consent was given by both parties in the minutes for this amount to be applied to the value of the property, when David is to purchase Christie's interest. There was no time frame or expiration date for the stipulated agreement. COURT FINDS that there was a delay in David's refinance of the home, due to Christie's failure to pay the mortgage, leaving David with a problem with his application. Throughout the proceedings, Christie failed to vacate the residence claiming she had no funds to relocate, despite evidence in the record demonstrating that she continued to gamble consistently; she claimed there were no movers, she claimed that she did not have to execute the quitclaim deed,

and intentionally delayed David from moving into the residence and refinancing the loan. COURT FINDS the property is a community asset, acquired during the parties domestic partnership. COURT ORDERS that the David shall be awarded the W. Maule home, and he shall owe Christie one-half of the net equity interest in the home, as of the date of this Decree of Divorce; David shall pay Christie said one-half after he deducts those amounts paid on her behalf for the mortgage and the van.

(*COURT NOTES that David argued the property should have had a *Malmquist* calculation applied to the home, as he argues 1) that he "purchased" the property in March 2015 prior to the domestic partnership 2) that the home was intended to be his separate property until the parties married 3) that there would only be a small share of the home awarded to Christie based upon these arguments. COURT FURTHER FINDS that the Court was not provided a *Malmquist* calculation for the date of trial, and was only provided Exhibits attached to the Pre-Trial Memorandum with a summary of the calculation, and no underlying documentation to support the figures therein. A brief review of the same, show that the figures do not match the mortgage statements for opening loan amount or ending loan balance at time of trial.)

7211 Birkland Court, LV, NV ("Birkland Court")

COURT FINDS that David purchased a home during the marriage at Birkland Court. David testified that the funds came from a pre-marital retirement account, and this Court FINDS this representation credible, especially based upon the parties' conduct thereafter. COURT FINDS that David would own this home with his friend, Jonathon Morrell as his own separate investment. COURT FINDS that David testified that his partner refused to purchase the property with Christie, so he ensured that the entirety of the transaction did not include Christie. COURT FINDS that Christie contended that the reason for the purchase being in David's name was due to her bad credit. David contends that the home was purchased free and clear, and thus the argument that credit was an issue is NOT CREDIBLE. COURT FINDS that Christie executed the documentation for the home to be vested in the name of David, as his sole and separate property, and he and Mr. Morrell purchased the home on April 13, 2018. COURT FINDS that the property was purchased for the business purpose of rental through AirBnb and the property was transferred into an entity

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because the entity was created for the purpose of the partnership entered into by David and Mr. Morrell. COURT FINDS that Christie argues that because the entity was opened during the marriage, and the property already owned by David was transferred into the entity, that this transmutes the property BACK to being a community asset because the entity was formed during the community. COURT FINDS that this shift in the titling of the asset from David as an individual, as his sole and separate property to an entity where the ownership interest is held by David, does not change the character of the separate property, but merely a vehicle for the two owners of the property to take advantage of the protections afforded by the LLC; the entity would be utilized to manage the expenses, document their business arrangement and ownership percentages of the property, the agreement for distribution of profits related to their ownership, as well as being able to deduct the expenses and utilize the tax benefits associated with holding the property in an LLC. This is no different than transferring property to a family trust for estate planning purposes, and the property is identified by the trust as separate property asset. The character of the separate property asset does not change because a trustor takes advantage of the estate planning vehicle. Christie waived her rights and interest in the property. David held title as his sole and separate property and then later held his interest in the LLC, in which the property was the only asset. Colman v. Collier (In re Colman Revocable Living Trust), 136 Nev Adv Rep 13, 460 P.3d 452 (2020), Sprenger v. Sprenger, 110 Nev. 855, 858, 878 P.2d 284, 286 (1994). If David shared with Christie the profits therefrom, then that was a gift to the community. Christie argued that the parties shared in the responsibility for the property, and that she participated heavily in the maintenance and booking of the property, thus it was and intended to be a community asset. COURT FINDS that there was no evidence that the community was owed money from improving the property or to maintain the property.

called JD Investments, LLC, which was created during the marriage, but COURT FINDS that

Christie testified that the parties devoted time, energy, community money, to maintain the property, but no independent evidence was presented about what amounts of community monies were allegedly expended that would demonstrate the community was owed or somehow there was a transmutation of the property, and therefore any claims of this nature are not credible and cannot

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be sustained, and are hereby DENIED. In this regard, David is entitled to the proceeds from the sale of the residence.

3740 Grandview Place, LV NV ("Grandview")

COURT FINDS that another home was purchased during the marriage, in October 2017, at Grandview. COURT FINDS title is held by David as a married man, as his sole and separate property. COURT FINDS takes judicial notice of the fact that in Nevada, in order for a married man to obtain title in real property as his sole and separate property, the wife must sign a deed relinquishing all right, title and interest in the said property, as escrow will not close without her waiver of her community property interest. COURT FINDS that the title of the property for the Grandview residence was vested in David, a married man, as his sole and separate property. Any and all interest in the monies put into the home for down payment as of the date of the purchase would have been waived at the time of the transaction. COURT FINDS that there was testimony from David that the money utilized to purchase the residence were from separate property sources. COURT FINDS that while David was only able to trace some of the funds which were utilized to purchase the home, his testimony and the tracing of which only confirms that the intent was for the property to be David's separate property. COURT FINDS that there was no credible evidence of a credit problem or other reason as to why the home would be put into David's name solely, but still intended to be community property. COURT FINDS that there was no evidence presented at the time of trial that any additional community monies were used to satisfy the debt on the residence, that would have created a claim for community interest. Further, COURT FINDS that if the down payment were in excess of \$80,000 and the sales proceeds were less than the down payment in the amount of \$63,077.55, then the entirety of the proceeds from the Grandview residence should be awarded to David. IT IS SO ORDERED.

Business Interests

ACTION RAD, ATOMIC RADIOLOGY, AND PCCG

COURT FINDS that the parties testified there were three businesses which were owned an operated by the parties. COURT FINDS that Atomic Radiology contracted with physicians and medical imaging centers to provide imaging services. COURT FINDS that the two other

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businesses were software vendors for the software utilized by clients of Atomic Radiology. COURT FINDS these three businesses were historically Christie's source of income and were profitable. COURT FINDS that unfortunately Christie threatened and it appears made good on the threat that she would ensure David did not receive anything from the businesses. COURT FINDS that during the pendency of the proceedings this Court had difficulty discerning what was Christie's actual income for purposes of child support, and at trial it was no different. COURT FINDS that the difficulty lies in the fact that the accounting for the businesses was not completed by Christie. There were accusations of theft of hard drives and deleting pertinent information. COURT FURTHER FINDS that Christie tended to utilize the business accounts as both business and personal, with transactions occurring between accounts, in casinos, ATM machines, to pay personal expenses, making it almost impossible for the Court to discern what is business income, what is personal income, what are business expenses versus personal expenses. COURT FINDS that the businesses are alter-egos for Christie, as she failed to maintain the separate nature of the entities from her personal transactions. COURT FURTHER FINDS that there were no business valuations presented for the Court to be able to determine a value of the businesses for purposes of dividing the assets or awarding Christie ownership and ascribing an amount for Christie to purchase the business interest from David. In this regard, the Court has no alternative but to award a 50% interest in the business interests to each party. COURT HEREBY ORDERS that the parties each shall be awarded the 50% interest in the entities created during the marriage. COURT FURTHER FINDS that there was some concern that Christie would commence a new business under a new name and attempt to transfer the business away from the current entities to a new entity. COURT CAUTIONS Christie that if this occurs, and it is brought to the Court's attention, the Court may deem such entity to be the same business and a fraudulent effort to divest David of his ownership interest in the same. COURT NOTES, should David choose not to be associated or retain his ownership interest, he has the right to relinquish the same in writing and divest himself of any interest in the businesses, but the Court cannot do so within the decree, as there is no other way to divide the assets presently held by the parties. If David retains his ownership interest, Christie has a fiduciary obligation to her partner and must conduct the businesses in this regard.

MARITAL WASTE

WIAKITAL WASTE
COURT FINDS that David alleges there is marital waste in the amount of thousands of
dollars in excess of \$100,000. COURT FINDS that David spent inordinate efforts to attempt to
clarify this for the Court with the various spreadsheets and financial statements prepared with the
information he obtained during discovery, but even then it was difficult to differentiate, as during
testimony, it was clear that some of the statements lacked requisite information for the Court to
reach a reasonable conclusion (i.e. there were statements presenting purported business profit, but
lacked any information relating to business expenses). COURT has reviewed the records prepared
by David, and takes into account that David is not a trained professional in this area, but has a
$mathematical\ background.\ COURT\ FINDS\ that\ while\ it\ appreciates\ the\ efforts\ expended\ by\ David$
in his preparation of financial statements with the assistance of his girlfriend who is in the
accounting field, the Court cannot find that they are reliable for purposes of making a finding of
marital waste. While the Court CAN make the finding that Christie functions in such a manner that
causes this Court to question all of her financial dealings - unfortunately those financial dealings
were not put to the test by an expert who could have evaluated the records. COURT FINDS that
the information provided by David definitely convinced this Court that Christie had access to funds
in excess of what she presented to the Court at the time of the interim hearings, but it is impossible
for this Court to discern what Christie did with the money, what money was transferred between
businesses, what paid for personal expenses, and what was utilized by Christie for this venture of
advantage gambling, or just recreational gambling. COURT FINDS that Christie's credibility is
questionable as it pertains to her representations, as the Court can plainly see that Christie
continued to withdraw cash from the business; she did so in gaming establishments, and then
expects the Court to believe she did so to pay business expenses. This Court rejects such a notion.
HOWEVER, the Court cannot be tasked with performing its own accounting of those transactions
within the financial statements, to make a determination as to which transactions were personal,
$business, gambling, without an expert forensic accounting of said transactions. \ COURT AGREES$
with the representations made by Christie's counsel that this Court is unable to make the finding,
after a review of the documents admitted into evidence, to determine the actual amount of waste.

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In this regard, while the Court believes there is likely wasteful spending and potential concealment of monies by Christie, he Court must DENY the claim for recovery of a sum certain of wasted funds. COURT FINDS however that the evidence supports the Orders that Christie be responsible for the expenses of the business, any tax ramifications associated with the business, as she has been the party solely operating the business, as well as the party who has sole access to the funds received by the business, which she used for her sole support and enjoyment, and did not utilize for purposes of paying community expenses, as ordered by the Court.

VEHICLES

Each party shall hereby be awarded the vehicle in his/her possession.

FINANCIAL ACCOUNTS

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Christie shall be awarded any and all financial accounts titled in her name solely (each party utilizes his/her own accounts to function and pay bills on a monthly basis based upon this Court's distribution of community income, so the value of these accounts vary from day to day).

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that David shall be awarded any and all financial accounts titled in his name, including, (each party utilizes his/her own accounts to function and pay bills on a monthly basis based upon this Court's distribution of community income, so the value of these accounts vary from day to day).

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that any and all retirement accounts shall be divided pursuant to the time rule, pursuant to *Gemma* and *Fondi*. COURT FINDS that it did not receive independent documentary evidence of the actual value of the retirement accounts which may be presently owned by the parties, but reference was made to the same, and thus, they acknowledge the accounts were in existence at the time of the trial. In this regard, the parties shall divide equally any and all retirement accounts COURT ORDERS that David's counsel prepare the requisite orders necessary to effectuate the division of said retirement account(s).

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FURNITURE AND FURNISHINGS

THE COURT HEREBY FINDS that neither party made any specific claims regarding the furniture and furnishings in either party's possession. COURT FINDS that certain property has already been divided by the parties, and there are certain furniture and furnishings remaining in the marital home. COURT FINDS that if the parties are unable to reach a resolution within 10 days of the date of this Decree of Divorce, then this Court hereby modifies its prior orders and orders David shall inventory all of the property owned by the parties (those in Christie's and David's possession), and prepare two lists A and B, with as equal a value as possible without having to have the properties valued. COURT ORDERS that David shall provide these two lists to his counsel within 30 days of the date of this Decree of Divorce, and Christie will be entitled to choose the list she desires to keep, and David will be left with the items on the remaining list. COURT ORDERS that Christie must make her selection within 7 days of receipt of the lists. Should she fail to make her selection in writing, then David will be entitled to choose the list he desires. COURT FINDS that the parties shall arrange with counsel the exchange of any items not already in his/her possession.

REMAINING PERSONAL PROPERTY

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that each party shall be awarded their individual clothing, shoes, accessories, jewelry, personal memorabilia and related personal property, already in his/her possession, or which may remain in the possession of the other. David has raised his desire to have his personal possessions returned, many of which have been resolved. David claims there remain items in Christie's possession, which she disputes. Christie is ORDERED to return any and all personal items, memorabilia, jewelry and effects which are in her possession, when she locates them.

DEBTS AND OBLIGATIONS

COURT FINDS the following debts are owed by the community:

TAX LIABILITIES

THE COURT FURTHER FINDS that debts and obligations accumulated during a marriage are community in nature. *Wolff v. Wolff*, 112 Nev. 1355 (1996); *Fuller v. Fuller*, 106 Nev. 404

(1990); NRS 125.150(1)(b). COURT received no independent evidence as to the extent of what is or potentially may be the parties' income tax debt and therefore this Court is unable to specifically identify the amount which may be owed by the parties and who should assume said obligations. COURT ORDERS that each shall be entitled to file his/her own tax returns for the tax year 2021. Any tax filings prior to that tax year, if not already filed, shall be filed in the manner in which the parties deem appropriate for themselves individually or jointly.

CREDIT CARDS

COURT HEREBY ORDERS that each party shall assume, pay, indemnify and defend any and all debt currently owed, in his/her name solely, or incurred on his/her behalf.

CHRISTIE'S FAILURE TO PAY THE W. MAULE MORTGAGE AND VAN PAYMENT

COURT FINDS that Christie unilaterally stopped paying her portion of the monthly expenses starting in late December 2019. Christie was ordered to pay the monthly mortgage on the W. Maule residence, as well as the monthly loan payments on the 2015 Chrysler Van. Commencing in December 2019, she alleged that she did not have the income to make the payments, and she could not afford to satisfy the obligations. David contested the same, and indicated that Christie continued to gamble at the same time she said she was broke.

COURT FINDS it did not have the requisite financial information to confirm or deny that Christie had the funds to pay the expenses, so David was required to withdraw the funds from trust, which held the proceeds from the sale of a residence, and David paid the same on behalf of Christie, which was to be offset from any monies she was to receive in the divorce. COURT FINDS that by the time the Pre-Trial Memorandum was filed the sum of \$15,992.80 was owed for the mortgage payments, and \$2,321.20 was owed on the van payments. COURT ORDERS that David is to be repaid said sums from Christie's portion of the community property, as Christie did not prove that she was unable to pay, and in fact, the evidence demonstrated that she deposited and withdrew significant funds from her business accounts, which could have been used to pay the mortgage and van payments, and Christie's explanation as to why she failed to do so, and alleged poverty was not credible. COURT FINDS that it is without the updated information as to the total amounts paid by David as of the date of this Decree, but David is entitled to be reimbursed all

payments made on behalf of Christie; upon proof of payment of the additional monies, the amount set forth herein, as well as the additional amounts paid by David since the filing of the Pre-Trial Memorandum, through the date of this Decree.

ALIMONY

COURT FINDS that it must consider the following factors when making an alimony award as enumerated in NRS 125.150(9):

- (a) The financial condition of each spouse;
- (b) The nature and value of the respective property of each spouse;
- The contribution of each spouse to any property held by the spouses, pursuant to NRS 123.030;
- (d) The duration of the marriage;
- (e) The income, earning capacity, age and health of each spouse;
- (f) The standard of living during the marriage;
- (g) The career before the marriage of the spouse who would receive the alimony;
- (h) The existence of specialized education or training or the level of marketable skills attained by each spouse during the marriage;
- (i) The contribution of either spouse as homemaker;
- The award of property granted by the court in the divorce, other than child support and alimony, to the spouse who would receive the alimony;
- (k) The physical and mental condition of each party as it relates to the financial condition, health, and ability to work, of that spouse.

COURT FINDS that neither party sought alimony from the other, and therefore this issue is foreclosed, and ORDERS there shall be no alimony award.

ATTORNEY'S FEES

THE COURT HEREBY FINDS that attorney's fees in this matter are governed by NRS 18.010, EDCR 7.60, and may make an award of fees pursuant to *Sargeant v. Sargeant*, 88 Nev. 223, 495 P.2d 618 (1972), to ensure that each party meets his adversary on equal footing at trial. COURT FINDS that each party seeks attorney's fees from the Court. COURT FINDS that if either party seeks attorney's fees, such request is permitted pursuant to NRCP 54, upon Motion for post-judgment award of fees.

MISCELLANEOUS

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that each party shall execute any and all legal documents, certificates of title, bills of sale, quitclaim deeds or other evidence of transfer necessary to effectuate this Decree within thirty (30) days of the entry of the Decree of Divorce, unless specified otherwise herein. Should either party fail to execute any of said

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documents to transfer interest to the other, then the parties shall seek relief from this Court pursuant to NRCP 70, so that the Court may determine whether the Clerk of the Court shall sign the necessary documentation on behalf of the non-signing party; in doing so, the Court will empower the Clerk of the Court to sign, on behalf of the non-signing party, any of the said documents of transfer which have not been executed by the party otherwise responsible for such.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that if any claim, action or proceeding is brought seeking to hold the other party liable on account of any debt, obligation, liability, act or omission assumed by the other party, such party will, at his or her sole expense, defend the other against any such claim or demand and that he or she will indemnify, defend and hold harmless the other party.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that if any joint debt, obligation, liability, act or omission creating such liability has been omitted from this Decree and is subsequently discovered, either party may petition the Court for an allocation of that debt, obligation, liability, or liability arising from such act or omission, as permitted by statute.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that except as specifically set forth herein, each party hereto is released and absolved from any and all obligations and liabilities for future acts and duties of the other, and except as specified herein, each of the parties hereby releases the other from any and all liabilities, debts, or obligations of every kind or character incurred up to this date.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Christie has the right to exercise the option and may to return to her maiden name, to wit: CHRISTIE MARTIN, if she chooses.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that each party shall provide the information required by NRS 125.130, NRS 125.230, and NRS 125B.055 on a separate form to be submitted to the Court and the Welfare Division of the Department of Human Resources ("Welfare Division") within ten (10) days from the date of the entry of this Decree of Divorce. IT IS FURTHER ORDERED that each party shall update such information submitted to this Court and the Welfare Division within ten (10) days should any of the information required to be

provided become inaccurate. IT IS FURTHER ORDERED that such information shall be maintained by the Clerk of this Court and the Welfare Division in a confidential manner, and the same shall not be part of the public records.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Court retains jurisdiction of the parties and the subject matter hereof for the purpose of making such other and further orders as relates to the care, custody, support and maintenance of the minor children of the parties as the Court may deem proper from time to time hereafter during the minority of said children.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that in the event either party believes this Court is in error, the parties should avail themselves of the remedies available, including but not limited to Post-trial Motions pursuant to NRCP 52(b), NRCP 59, and NRCP 60.

STATUTORY NOTICES

THE PARTIES ARE HEREBY ON NOTICE that they may request a review of child support every three years pursuant to NRS 125B.145.

THE PARTIES ARE HEREBY ON NOTICE that the non-custodial parent may be subject to the withholding of wages and commissions for delinquent payments of support pursuant to NRS 31A.010, et. seq. and NRS 125.450(2).

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Nevada, United States of America is the habitual residence of the parties' minor child.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the parties and each of them shall be bound by the provisions of NRS125C.0045(6) which states in pertinent part:

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

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IT IS FURTHER ORDERED that, pursuant to NRS 125C.0045(7), the terms of the Hague 1 Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private 2 International Law, apply if a parent abducts or wrongfully retains a child in a foreign country. IT 3 IS FURTHER ORDERED that the minor children's habitual residence is located in the United 4 States of America. NRS 125C.0045 (7) and (8) specifically provide as follows: 5 Section 7. In addition to the language required pursuant to subsection 6, 6 all orders authorized by this section must specify that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague 7 Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country. 8 Section 8. If a parent of the child lives in a foreign country or has 9 significant commitments in a foreign country: 10 The parties may agree, and the Court shall include in the Order for custody of the child, that the United States is the country of habitual residence of the child 11 for the purposes of applying the terms of the Hague Convention as set forth in Subsection 7. 12 Upon motion of the parties, the Court may order the parent to post a bond (b) 13 if the Court determines that the parent poses an imminent risk of wrongfully removing or concealing the child outside the country of habitual residence. The 14 bond must be in an amount determined by the Court and may be used only to pay for the cost of locating the child and returning him to his habitual residence if the 15 child is wrongfully removed from or concealed outside the country of habitual residence. The fact that a parent has significant commitments in a foreign country 16 does not create a presumption that the parent poses an imminent risk of wrongfully removing or concealing the child. 17 18 Dated this 15th day of February, 2021 19 20 21 399 805 9C31 7AF6 22 Denise L Gentile **District Court Judge** 23 24 25 26 ENISE L. GENTILE 28

DISTRICT JUDGE FAMILY DIVISION

REGISTER OF ACTIONS

CASE No. D-18-580621-D

§

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David Patrick Stucke, Plaintiff vs. Christie LeeAnn Stucke, Defendant.

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

Date Filed: 11/28/2018
Location: Department Mence Case Number: D580621

Cross-Reference Case Number: D5806 Supreme Court No.: 82723

PARTY INFORMATION

EVENTS & ORDERS OF THE COURT

Defendant Stucke, Christie LeeAnn

9607 Silver City DR Las Vegas, NV 89123 Lead Attorneys Fred Page Retained 702-469-3278(W)

Plaintiff Stucke, David Patrick

P.O. Box 400515 Las Vegas, NV 89140 Molly S. Rosenblum Retained 702-433-2889(W)

Subject Minor Stucke, David Orion

Subject Minor Stucke, Sarah Laura

DISPOSITIONS 08/01/2019 Judgment (Judicial Officer: Gentile, Denise L) Judgment (\$12,723.25, In Full, Attorney's Fees) 02/07/2020 Judgment (Judicial Officer: Gentile, Denise L) Judgment (\$17,470.26, In Full, Attorney's Lien) 09/17/2020 Judgment (Judicial Officer: Gentile, Denise L) Judgment (\$38,110.68, In Full , Confession of Judgment) OTHER EVENTS AND HEARINGS Summons Electronically Issued - Service Pending 11/28/2018 Doc ID# 1 [1] Summons **Complaint for Divorce** 11/28/2018 Doc ID# 2 [2] Complaint for Divorce 11/28/2018 Request for Issuance of Joint Preliminary Injunction Doc ID# 3 [3] Request for Issuance of Joint Preliminary Injunction Pursuant to EDCR 5.519 11/28/2018 Summons Stucke, Christie LeeAnn Served 12/17/2018 11/29/2018 Affidavit of Resident Witness Doc ID# 4 [4] Affidavit of Resident Witness 11/30/2018 Doc ID# 5 Joint Preliminary Injunction [5] Joint Preliminary Injunction 12/07/2018 Request Doc ID# 6 [6] Request to Opt-In to Detailed Financial Disclosure Form and Complex Divorce Litigation Procedure 12/13/2018 Answer to Complaint Doc ID#7 [7] Answer to Complaint for Divorce and Counterclaim 12/17/2018 Acceptance of Service Doc ID# 8 [8] Acceptance of Service 12/17/2018 Summons Doc ID# 9 [9] Summons 01/08/2019 Reply to Counterclaim Doc ID# 10 [10] Reply to Counterclaim 01/31/2019 **NRCP 16.2 Case Management Conference Doc ID# 11** [11] Order Setting Case Management Conference and Directing Compliance with NRCP 16.2 02/05/2019 Financial Disclosure Form Doc ID# 12 [12] Detailed Financial Disclosure Form Notice of Taking Deposition 02/05/2019 Doc ID# 13 [13] Notice of Taking Deposition 02/08/2019 **Declaration of Service** Doc ID# 14 [14] Declaration of Service 02/12/2019 Financial Disclosure Form Doc ID# 15 [15] Financial Disclosure Form 02/15/2019 Motion Doc ID# 16 [16] Plaintiff 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 02/15/2019 **Exhibits** Doc ID# 17 STUCKE-1083

[17] Appendix of Exhibits in support of 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 02/20/2019 Notice of Rescheduling of Hearing Doc ID# 18 [18] Notice of Rescheduling 02/26/2019 **Notice of Early Case Conference Doc ID# 19** [19] Notice of 16.2 Early Case Conference 03/13/2019 Opposition and Countermotion Doc ID# 20 [20] Opposition to Plaintiff's 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 Related Relief; and Countermotion for Financial Relief, Return of File Server, Attorney's Fees and Other Related Relief 03/13/2019 **Exhibits** Doc ID# 21 [21] Exhibit Appendix to Opposition to Plaintiff's 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; And Countermotion For Financial Relief, Return Of File Server, Attorney's Fees And Other Related Relief 03/18/2019 Supplemental Doc ID# 22 [22] Defendant's Supplemental Attachment to Opposition to Plaintiff's Motion to Modify Custody; For Child Support; Payment of Marital Bills and Expenses et al 03/22/2019 **Reply to Opposition** Doc ID# 23 [23] 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; Sale of the Birkland Property; Attorney's Fees and Related Relief; and Opposition to Countermotion for Financial Relief, Return of File Server, Attorney's Fees and Other Related Relief 03/22/2019 Exhibits Doc ID# 24 [24] Appendix of Exhibits 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; Sale of the Birkland Property; Attorney's Fees and Related Relief; and Opposition to Countermotion for Financial Relief, Return of File Server, Attorney's Fees and Other Related Relief Doc ID# 25 03/22/2019 Petition [25] Petition to Seal Records Pursuant to NRS 125.110(2) 03/26/2019 **Doc ID# 26** [26] Appendix of Supplemental Exhibits 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 Case Management Conference (9:00 AM) (Judicial Officer Gentile, Denise L) 03/27/2019 Result: Matter Continued 03/27/2019 Motion (9:00 AM) (Judicial Officer Gentile, Denise L) 03/27/2019, 04/17/2019 Plaintiff 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 (CONT from 3/27/19) 03/26/2019 Reset by Court to 03/27/2019 04/10/2019 Reset by Court to 04/17/2019 Result: Matter Continued 03/27/2019 Opposition & Countermotion (9:00 AM) (Judicial Officer Gentile, Denise L) 03/27/2019, 04/17/2019 Opposition to Plaintiff's 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 Related Relief; and Countermotion for Financial Relief, Return of File Server, Attorney's Fees and Other Related Relief (CONT from 3/27/19) 04/10/2019 Reset by Court to 04/17/2019 Result: Matter Continued 03/27/2019 Hearing (9:00 AM) (Judicial Officer Gentile, Denise L) 03/27/2019, 04/17/2019 Plaintiff's 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; Sale of the Birkland Property; Attorney's Fees and Related Relief; and Opposition to Countermotion for Financial Relief, Return of File Server, Attorney's Fees and Other Related Relief (CONT from 3/27/19) 04/10/2019 Reset by Court to 04/17/2019 Result: Matter Continued 03/27/2019 **Exhibits** Doc ID# 27 [27] second supplemental appendix of exhibits in support of reply 03/27/2019 All Pending Motions (9:00 AM) (Judicial Officer Gentile, Denise L) **Parties Present Minutes** Result: Matter Heard **Order Sealing File - Domestic** Doc ID# 28 04/02/2019 [28] Order to Seal Records Pursuant to NRS 125.110(2) 04/02/2019 Order Sealing Documents Per NRS 125.110 Association of Counsel 04/04/2019 Doc ID# 29 [29] Notice of Association of Counsel 04/04/2019 Notice of Entry of Order Doc ID# 30 [30] Notice of Entry of Order to Seal Records 04/08/2019 Doc ID# 31 <u>Supplemental</u> [31] 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 Doc ID# 32 04/12/2019 Stipulation and Order [32] Stipulation and Order to Continue Hearing 04/12/2019 **Expert Witness List** Doc ID# 33 [33] Plaintiff, David Patrick Stucke's Initial Expert Witness List 04/12/2019 Notice of Entry of Stipulation and Order Doc ID# 34 [34] Notice of Entry of Stipulation and Order Supp<u>lement</u> Doc ID# 35 04/15/2019

[35] 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

Doc ID# 36

04/16/2019

Exhibits

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[36] Appendix of Exhibits in Support of 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
04/16/2019 Financial Disclosure Form
                                           Doc ID# 37
             [37] Financial Disclosure Form
04/17/2019
            Case Management Conference (11:00 AM) (Judicial Officer Gentile, Denise L)
              CONT from 3/27/19.
                04/10/2019 Reset by Court to 04/17/2019
            Result: Hearing Set
04/17/2019
            All Pending Motions (11:00 AM) (Judicial Officer Gentile, Denise L)
              Parties Present
              Minutes
            Result: Matter Heard
                      Doc ID# 38
04/17/2019
            Order
             [38] Order for the ourfamilywizard website services
04/23/2019
            Financial Disclosure Form
                                           Doc ID# 39
             [39] Detailed Financial Disclosure Form
04/24/2019
            Financial Disclosure Form
                                           Doc ID# 40
              [40] Detailed Financial Disclosure Form
04/26/2019 CANCELED Status Check (12:05 AM) (Judicial Officer Gentile, Denise L)
              Vacated - per Judge
              Re: Submission of Plaintiff's FDF and decision from hearing
                04/19/2019 Reset by Court to 04/26/2019
04/29/2019
           Notice of Taking Deposition
             [41] Notice of Taking Deposition
05/01/2019
                                            Doc ID# 42
            Notice of Taking Deposition
              [42] Notice of Taking Deposition
05/01/2019
            Notice of Taking Deposition
                                            Doc ID# 43
             [43] Notice of Taking Deposition
05/02/2019
            Notice of Taking Deposition
                                            Doc ID# 44
             [44] Notice of Taking Deposition
05/03/2019
                      Doc ID# 45
            Order
              [45] Order After Hearing of March 27, 2019
05/03/2019
            Notice of Entry of Order
                                        Doc ID# 46
             [46] Notice of Entry of Order After Hearing
05/06/2019
            Declaration of Service
                                       Doc ID# 47
             [47] Declaration of Service
                                       Doc ID# 48
05/06/2019
            Declaration of Service
              [48] Declaration of Service
05/06/2019
            Minute Order (11:00 AM) (Judicial Officer Gentile, Denise L)
            Result: Minute Order - No Hearing Held
05/07/2019
            Notice of Taking Deposition
                                             Doc ID# 49
              [49] Notice of Taking Deposition
05/07/2019
            Notice of Taking Deposition
                                            Doc ID# 50
              [50] Notice of Taking Deposition
05/07/2019
             Notice of Taking Deposition
                                            Doc ID# 51
             [51] Notice of Taking Deposition
                                       Doc ID# 52
05/10/2019
            Declaration of Service
             [52] Declaration of Service
05/10/2019
            Declaration of Service
                                       Doc ID# 53
              [53] Declaration of Service
05/10/2019
             Declaration of Service
                                       Doc ID# 54
             [54] Declaration of Service
05/10/2019
                                       Doc ID# 55
            Declaration of Service
             [55] Declaration of Service
05/14/2019
            Declaration of Service
                                       Doc ID# 56
              [56] Declaration of Service
            Motion to Withdraw As Counsel
                                                 Doc ID# 57
05/21/2019
              [57] Motion to Witdraw as Attorney of Record for Plaintiff, Notice of Perfection of Retaining's Lien; and to Foreclose an Retaining's Lien on the
              Plaintiff for unpaid Fees and Costs and Alternative Motion to Release Community Funds
05/21/2019
                            Doc ID# 58
            Attorney Lien
             [58] Notice of Retaining's Lien
05/21/2019
            Notice of Hearing
                                  Doc ID# 59
             [59] Notice of Hearing
05/22/2019
            Certificate of Service
                                     Doc ID# 60
             [60] Certificate of Service
05/24/2019
            Proof of Service
                               Doc ID# 61
              [61] Proof of Service
06/05/2019
            Opposition and Countermotion
                                                Doc ID# 62
              [62] Partial Opposition to the Motion to Withdraw as Attorney of Record for Plaintiff; Notice of Perfection of Attorney s Lien on the Plaintiff for
              Unpaid Fees and Costs and Alternative Motion to Release Community Funds in Trust and Countermotion for Reconsideration of Portions of the
              May 6, 2019 Order; Preservation of the Marital Estate; an Order to Show Cause and Hold Defendant in Contempt of Court Order; and Attorney s
              Fees
06/06/2019
             Exhibits
                         Doc ID# 63
              [63] Appendix of Exhibits in Support of Partial Opposition to the Motion to Withdraw as Attorney of Record for Plaintiff; Notice of Perfection of
              Attorney s Lien on the Plaintiff for Unpaid Fees and Costs and Alternative Motion to Release Community Funds in Trust and Countermotion for
              Reconsideration of Portions of the May 6, 2019 Order; Preservation of the Marital Estate; an Order to Show Cause and Hold Defendant in
              Contempt of Court Order, and Attorney's Fees
06/12/2019
                      Doc ID# 64
              [64] Notice of Unavailability of Counsel
06/18/2019 Notice of Taking Deposition
                                            Doc ID# 65
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[65] Notice of Taking Deposition

06/18/2019 Notice of Taking Deposition Doc ID# 66

[66] Notice of Taking Deposition

06/19/2019 Reply to Opposition Doc ID# 67

[67] Defendant's Reply To Plaintiff's Partial Opposition To The Motion To Withdraw As Attorney Of Record For Defendant; Notice Of Perfection Of Attorney's Lien On The Defendant For Unpaid Fees And Costs And Alternative Motion To Release Community Funds In Trust and Defendant's Opposition To The Countermotion For Reconsideration Of Portions Of The May 6, 2019 Order, Preservation Of The Marital Estate; For An Order To Show Cause And Hold Defendant In Contempt Of Court Order; And For Attorney's Fees

06/19/2019 Exhibits Doc ID# 68

[68] Defendant's Exhibit Appendix to Defendant's Reply To Plaintiff s Partial Opposition To The Motion To Withdraw As Attorney Of Record For Defendant; Notice Of Perfection Of Attorney s Lien On The Defendant For Unpaid Fees And Costs And Alternative Motion To Release Community Funds In Trust and Defendant s Opposition To The Countermotion For Reconsideration Of Portions Of The May 6, 2019 Order, Preservation Of The Marital Estate; For An Order To Show Cause And Hold Defendant In Contempt Of Court Order; And For Attorney s Fees

06/20/2019 Exhibits Doc ID# 69

[69] Supplemental Appendix of Exhibits in Support of Partial Opposition to the Motion to Withdraw as Attorney of Record for Plaintiff; Notice of Perfection of Attorney's Lien on the Plaintiff for Unpaid Fees and Costs and Alternative Motion to Release Community Funds in Trust and Countermotion for Reconsideration of Portions of the May 6, 2019 Order, preservation of the Marital Estate; for an Order to Show Cause and Hold Defendant in Contempt of Court Order; and for Attorney's Fees

06/25/2019 Motion (10:30 AM) (Judicial Officer Gentile, Denise L)

Defendant's Motion to Withdraw as Attorney of Record for Plaintiff; Notice of Perfection of Retaining's Lien; and to Foreclose an Retaining Lien on the Plainitff for Unpaid Fees and Costs and Alternative Motion to Release Community Funds in Trust

Result: Matter Continued

06/25/2019 Opposition & Countermotion (10:30 AM) (Judicial Officer Gentile, Denise L)

Plaintiff's Opposition to the Motion to Withdraw as Attorney of Recordfor Plaintiff; Notice of Perfection of Attorney's Lien on the Plaintiff for Unpaid Fees and Costs and Alternative Motion to Release Community Funds in Trust and Countermotion for Reconsideration of Portiions of the May 6, 2019 Order, Preservation of the Martial Estate; For an Order to Show Cause and Hold Defendant in Contempt of Court Order; and for Attorney's Fees

Result: Matter Continued

06/25/2019 **Hearing** (10:30 AM) (Judicial Officer Gentile, Denise L)

Defendant's Reply To Plaintiff's Partial Opposition To The Motion To Withdraw As Attorney Of Record For Defendant; Notice Of Perfection Of Attorney's Lien On The Defendant For Unpaid Fees And Costs And Alternative Motion To Release Community Funds In Trust and Defendant's Opposition To The Countermotion For Reconsideration Of Portions Of The May 6, 2019 Order, Preservation Of The Marital Estate; For An Order To Show Cause And Hold Defendant In Contempt Of Court Order; And For Attorney's Fees

Result: Matter Continued

06/25/2019 Opposition & Countermotion (10:30 AM) (Judicial Officer Gentile, Denise L)

Plaintif's Exhibit Appendix to Defendant's Reply to Plaintiff's Partial Opposition to the Motion to Withdraw as Attorney of Record for Defendant; Notice of Perfection of Attorney's Lien on the Defendant for Unpaid Fees and Costs and Alternative Motion to Release Community Funds in Trust and Defendant's Opposition to the Countermotion for Reconsideration of Portions of the May 6, 2019 Order, Preservation of the Marital Estate; for an Order to Show Cause and Hold Defendant in Contempt of Court Order; and for Attorney's Fees

Result: Matter Continued

06/25/2019 All Pending Motions (10:30 AM) (Judicial Officer Gentile, Denise L)

Minutes

Result: Matter Heard

06/27/2019 Declaration of Service Doc ID# 70

[70] Declaration of Service

06/27/2019 Declaration of Service Doc ID# 71

[71] Declaration of Service

06/28/2019 Motion (12:05 AM) (Judicial Officer Gentile, Denise L)

Defendant's Motion to Withdraw as Attorney of Record for Plaintiff; Notice of Perfection of Retaining's Lien; and to Foreclose an Retaining Lien on the Plainitff for Unpaid Fees and Costs and Alternative Motion to Release Community Funds in Trust

06/28/2019 Opposition & Countermotion (12:05 AM) (Judicial Officer Gentile, Denise L)

Plaintiff's Opposition to the Motion to Withdraw as Attorney of Recordfor Plaintiff; Notice of Perfection of Attorney's Lien on the Plaintiff for Unpaid Fees and Costs and Alternative Motion to Release Community Funds in Trust and Countermotion for Reconsideration of Portiions of the May 6, 2019 Order, Preservation of the Martial Estate; For an Order to Show Cause and Hold Defendant in Contempt of Court Order; and for Attorney's Fees

06/28/2019 **Hearing** (12:05 AM) (Judicial Officer Gentile, Denise L)

Defendant's Reply To Plaintiff's Partial Opposition To The Motion To Withdraw As Attorney Of Record For Defendant; Notice Of Perfection Of Attorney's Lien On The Defendant For Unpaid Fees And Costs And Alternative Motion To Release Community Funds In Trust and Defendant's Opposition To The Countermotion For Reconsideration Of Portions Of The May 6, 2019 Order, Preservation Of The Marital Estate; For An Order To Show Cause And Hold Defendant In Contempt Of Court Order; And For Attorney's Fees

Result: Minute Order - No Hearing Held 06/28/2019 **Opposition & Countermotion** (12:05 AM) (Judicial Officer Gentile, Denise L)

Plaintif's Exhibit Appendix to Defendant's Reply to Plaintiff's Partial Opposition to the Motion to Withdraw as Attorney of Record for Defendant; Notice of Perfection of Attorney's Lien on the Defendant for Unpaid Fees and Costs and Alternative Motion to Release Community Funds in Trust and Defendant's Opposition to the Countermotion for Reconsideration of Portions of the May 6, 2019 Order, Preservation of the Marital Estate; for an Order to Show Cause and Hold Defendant in Contempt of Court Order; and for Attorney's Fees

Result: Minute Order - No Hearing Held

06/28/2019 All Pending Motions (12:05 AM) (Judicial Officer Gentile, Denise L)

Minutes

Result: Minute Order - No Hearing Held

07/29/2019 Minute Order (10:00 AM) (Judicial Officer Gentile, Denise L)

<u>Minutes</u>

Result: Minute Order - No Hearing Held

08/01/2019 Order Doc ID# 72

[72] Order

08/02/2019 Order Doc ID# 73

08/05/2019 [73] Order After Hearing of April 17, 2019

Notice of Entry of Order Doc ID# 74

[74] Notice of Entry of Order After Hearing

08/05/2019 Notice of Entry of Order Doc ID# 75

[75] Notice Entry Order

08/19/2019 Motion Doc ID# 76

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[76] Plaintiff's Motion to Change Custody; For Child Support; Exclusive Possession of the Marital Residence; Attorney's Fees and for Related
08/20/2019 Pre Trial Conference (1:30 PM) (Judicial Officer Gentile, Denise L)
              Parties Present
              Minutes
            Result: Matter Continued
08/20/2019
            Notice of Hearing
                                  Doc ID# 77
             [77] Notice of Hearing
08/20/2019
                        Doc ID# 78
             Exhibits
              [78] Appendix of Exhibits in Support of Motion to Change Custody; for Child Support; Exclusive Possession of the Marital Residence; Attorney's
              Fees and for Related Relief
08/20/2019
             Certificate of Service
                                     Doc ID# 79
              [79] Certificate of Service
            Request for Child Protection Service Appearance and Records
08/20/2019
                                                                                 Doc ID#81
              [81] Request for Child Protection Service Appearance and Records
                                 Doc ID# 92
            Filed Under Seal
08/21/2019
             [92] ATI Report
08/22/2019
            Order
                     Doc ID# 80
             [80] Order After Hearing of July 29, 2019
08/23/2019
            Notice of Entry of Order
                                        Doc ID# 82
              [82] Notice of Entry of Order After Hearing
                                 Doc ID# 95
08/23/2019
            Filed Under Seal
              [95] DFS Report
                                      Doc ID# 83
08/26/2019
            Notice of Appearance
             [83] Notice of Appearance of Counsel
08/26/2019
            Motion to Compel
                                  Doc ID# 84
              [84] Plaintiff's Motion to Compel Discovery Responses
08/26/2019
            Exhibits
                        Doc ID# 85
              [85] Appendix of Exhibits in Support of Motion to Compel Discovery Responses
08/26/2019
            Notice of Hearing
                                 Doc ID# 86
             [86] Notice of Hearing
            Notice of Seminar Completion EDCR 5.302
09/03/2019
                                                           Doc ID# 87
              [87] Notice of Seminar Completion
                      Doc ID# 88
09/05/2019
            Notice
              [88] Notice of Lis Pendens
09/05/2019
            Notice
                      Doc ID# 89
             [89] Notice of Lis Pendens
09/06/2019
            Opposition
                           Doc ID# 90
              [90] Opposition to Motion to Change Custody; for Child Support; Exclusive Possession of the Marital Residence; Attorney's Fees; and Related
              Relief and Countermotion for an Order to Show Cause Why the Plaintiff Should Not Be Held in Contempt of Court, to Reconsider the Order of
              August 22, 2019 and for Attorney's Fees and Costs
09/06/2019
            Exhibits
                        Doc ID# 91
              [91] Defendant's Exhibit Appendix to Opposition to Motion to Change Custody; for Child Support; Exclusive Possession of the Marital Residence;
              Attorney's Fees; and Related Relief and Countermotion for an Order to Show Cause Why the Plaintiff Should Not Be Held in Contempt of Court, to
              Reconsider the Order of August 22, 2019 and for Attorney's Fees and Costs
09/06/2019
           Notice of Seminar Completion EDCR 5.302
                                                           Doc ID# 93
              [93] Notice of Seminar Completion Pursuant to EDCR 5.302
                           Doc ID# 94
09/10/2019
            <u>Opposition</u>
             [94] Opposition to Plaintiff's Motion to Compel Discovery Responses
            Minute Order (10:15 AM) (Judicial Officer Gentile, Denise L)
09/13/2019
              Minutes
            Result: Minute Order - No Hearing Held
09/20/2019
                                Doc ID# 96
            Proof of Service
              [96] Proof of Service
09/20/2019
           Proof of Service
                                Doc ID# 97
             [97] Proof of Service
09/25/2019
            Receipt of Copy
                                Doc ID# 98
              [98] Receipt of Computer Tower
09/30/2019
            Reply
                      Doc ID# 99
              [99] Reply in Support of Motion to Change Custody; for Child Support; Exclusive Possession of the Marital Residence; Attorney's Fees and for
              Related Relief and Opposition to Countermotion for an Order to Show Cause Why Plaintiff Should Not be Held in Contempt of Court, to
              Reconsider the Order Entered on August 22, 2019 and for Attorney's Fees and Costs
09/30/2019
                         Doc ID# 100
              [100] Appendix of Exhibits in Support of Reply in Support of Motion to Change Custody; for Child Support; Exclusive Possession of the Marital
              Residence; Attorney's Fees and for Related Relief and Opposition to Countermotion for an Order to Show Cause Why Plaintiff Should Not be Held
              in Contempt of Court, to Reconsider the Order Entered on August 22, 2019 and for Attorney's Fees and Costs
10/01/2019
                        Doc ID# 101
            Affidavit
              [101] Affidavit in Support of Motion to Change Custody; for Child Support; Exclusive Possession of the Marital Residence; Attorney's Fees and for
              Related Relief
10/02/2019
            Order
                      Doc ID# 102
             [102] Order After Hearing of August 20, 2019
10/03/2019
            Notice of Entry of Order
                                        Doc ID# 103
             [103] Notice of Entry of Order After Hearing
                      Doc ID# 104
10/04/2019
            Reply
              [104] Reply in Support of Motion to Compel Discovery Responses
10/07/2019
           Motion (10:00 AM) (Judicial Officer Gentile, Denise L)
              Plaintiff's Motion to Change Custody; For Child Support; Exclusive Possession of the Marital Residence; Attorney's Fees and for Related Relief
               09/17/2019 Reset by Court to 10/07/2019
            Result: Hearing Set
10/07/2019 Pre Trial Conference (10:00 AM) (Judicial Officer Gentile, Denise L)
              (CONT from 8/20/19)
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09/17/2019 Reset by Court to 10/07/2019
            Result: Hearing Set
10/07/2019 Motion (10:00 AM) (Judicial Officer Gentile, Denise L)
              Plaintiff's Motion to Compel Discovery Responses
                09/27/2019 Reset by Court to 10/07/2019
            Result: Hearing Set
10/07/2019 Opposition & Countermotion (10:00 AM) (Judicial Officer Gentile, Denise L)
              Opposition to Motion to Change Custody; for Child Support; Exclusive Possession of the Marital Residence; Attorney's Fees; and Related Relief and Countermotion for an Order to Show Cause Why the Plaintiff Should Not Be Held in Contempt of Court, to Reconsider the Order of August 22,
              2019 and for Attorney's Fees and Costs
                09/17/2019 Reset by Court to 10/07/2019
            Result: Hearing Set
10/07/2019 Opposition (10:00 AM) (Judicial Officer Gentile, Denise L)
              Defendant's Opposition to Plaintiff's Motion to Compel Discivery Responses
                09/27/2019 Reset by Court to 10/07/2019
             Result: Hearing Set
10/07/2019 Hearing (10:00 AM) (Judicial Officer Gentile, Denise L)
              Reply in Support of Motion to Compel Discovery Responses
             Result: Hearing Set
            All Pending Motions (10:00 AM) (Judicial Officer Gentile, Denise L)
10/07/2019
              Parties Present
              Minutes
             Result: Matter Heard
10/08/2019
             Motion to Withdraw As Counsel
                                                  Doc ID# 105
              [105] Motion to Withdraw as Attorney of Record for Defendant
10/09/2019
                                   Doc ID# 106
            Notice of Hearing
              [106] Notice of Hearing
10/09/2019
                                      Doc ID# 107
            Certificate of Service
              [107] Certificate of Service
             Notice of Non Opposition
10/15/2019
                                           Doc ID# 108
              [108] Notice of Non-Opposition to Throne & Hauser's Motion to Withdraw As Attorney of Record for Defendant
10/17/2019
            Notice of Attorney Lien
                                         Doc ID# 109
              [109] Notice of Attorney's Lien
10/28/2019
                         Doc ID# 110
            Request
              [110] Request for Submission of Motion without Oral Argument-EDCR 2.23(b)
                       Doc ID# 111
10/28/2019
            Motion
              [111] Counsel's Motion to Adjudicate the Rights of Counsel, for Enforcement of Attorney's Lien and for Judgment of Attorney's Fees
                                   Doc ID# 112
10/29/2019
            Notice of Hearing
              [112] Notice of Hearing
                                      Doc ID# 113
10/29/2019
             Certificate of Service
              [113] Certificate of Service
            <u>Order</u>
10/31/2019
                      Doc ID# 114
              [114] Order After Hearing of October 7, 2019
10/31/2019
            Notice of Entry of Order
                                        Doc ID# 115
              [115] Notice of Entry of Order After Hearing
             Notice of Release of Lis Pendens
                                                    Doc ID# 116
11/07/2019
              [116] Notice of Release of Lis Pendens
11/08/2019
            Motion (12:05 AM) (Judicial Officer Gentile, Denise L)
              Motion to Withdraw as Attorney of Record for Defendant
              Minutes
            Result: Minute Order - No Hearing Held
11/19/2019
                       Doc ID# 117
            Motion
              [117] Defendant's Motion and Notice of Motion for an Order to Enforce and/or for and Order to Show Cause Regarding Contempt
11/19/2019
             Ex Parte Application
                                      Doc ID# 118
              [118] Ex Parte Application for an Order to Show Cause
            Ex Parte Motion
                                 Doc ID# 119
11/19/2019
             [119] Ex Parte Motion for an Order Shortening Time
11/20/2019
                        Doc ID# 120
            Request
              [120] Request For Submission of Motion Without Oral Argument- EDCR 2.23(b)
11/20/2019
            Order Granting
                                Doc ID# 121
              [121] Order Granting Counsel's Motion to Withdraw as Attorney of Record for Defendant
11/20/2019
            Notice of Entry of Order
                                         Doc ID# 122
              [122] Notice of Entry of Order Granting Counsel's Motion to Withdraw as Attorney of Record for Defendant
12/02/2019
            Proof of Service
                                  Doc ID# 123
              [123] Proof of Service
            Proof of Service
12/02/2019
                                 Doc ID# 124
              [124] Proof of Service
12/06/2019
            Motion (12:05 AM) (Judicial Officer Gentile, Denise L)
              Counsel's Motion to Adjudicate the Rights of Counsel, for Enforcement of Attorney's Lien and for Judgment of Attorney's Fees
              Minutes
            Result: Minute Order - No Hearing Held
12/10/2019
            Opposition and Countermotion
                                                 Doc ID# 125
              [125] Plaintiff's Opposition to Defendant's Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause Regarding
              Contempt and Countermotion to Hold Christie in Contempt of Court; for Return of Plaintiff's Computer Tower, WSOP Bracelet, Social Security
              Card and Other Personal Property, to Ensure that Defendant Timely Pays Her Share of the Bills, for Attorney's Fees and Related Relief
                         Doc ID# 126
12/10/2019 Exhibits
              [126] Appendix of Exhibits in Support of Opposition to Defendant's Motion and Notice of Motion for an Order to Enforce and/or for an Order to
              Show Cause Regarding Contempt and Countermotion to Hold Christie in Contempt of Court; for Return of Plaintiff's Computer Tower, WSOP
              Bracelet, Social Security Card and Other Personal Property; to Ensure that Defendant Timely Pays Her Share of the Bills, for Attorney's Fees and
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STUCKE-1088

Related Relief

Doc ID# 127 12/19/2019 Certificate of Service [127] Amended Certificate of Service 12/19/2019 Notice of Hearing **Doc ID# 128** [128] Amended Notice of Hearing 12/19/2019 Notice of Hearing Doc ID# 129 [129] Notice of Hearing 12/19/2019 Doc ID# 130 Certificate of Service [130] Certificate of Service 12/27/2019 Exhibits Doc ID# 131 [131] Supplemental Exhibit In Support of Opposition to Defendant's Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause Regarding Contempt and Countermotion to Hold Christie in Contempt of Court; for Return of Plaintiff's Computer Tower, WSOP Bracelet, Social Security Card and Other Personal Property; to Ensure That Defendant Timely Pays Her Share of the Bills; for Attorney's Fees and Related Relief 01/02/2020 Ex Parte Application for Order Doc ID# 132 [132] Ex Parte Application for an Order to Show Cause 01/02/2020 Affidavit Doc ID# 133 [133] Affidavit of David Patrick Stucke in Support of Countermotion to Hold Christie in Contempt of Court and Ex Parte Application for an Order to Show Cause 01/03/2020 Reply Doc ID# 134 [134] Def's Reply to Plaintiff's Partial Opposition to the Motion to for an Order to Show Cause and Hold Defendant in Contempt of Court Order; and for Attorney's Fees 01/06/2020 Exhibits Doc ID# 135 [135] Supplemental Exhibit in Support of Opposition to Defendant's Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause Regarding Contempt and Countermotion to Hold Christie in Contempt of Court; for Return of Plaintiff's Computer Tower, WSOP Bracelet, Social Security Card and Other Personal Property; to Ensure that Defendant Timely Pays Her Share of the Bills; for Attorney's Fees and Related Relief 01/07/2020 Motion (9:30 AM) (Judicial Officer Gentile, Denise L) Defendant's Motion and Notice of Motion for an Order to Enforce and/or for and Order to Show Cause Regarding Contempt Result: Matter Continued 01/07/2020 Opposition & Countermotion (9:30 AM) (Judicial Officer Gentile, Denise L) Plaintiff's Opposition to Defendant's Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause Regarding Contempt and Countermotion to Hold Christie in Contempt of Court; for Return of Plaintiff's Computer Tower, WSOP Bracelet, Social Security Card and Other Personal Property; to Ensure that Defendant Timely Pays Her Share of the Bills; for Attorney's Fees and Related Relief Result: Matter Continued 01/07/2020 Motion (9:30 AM) (Judicial Officer Gentile, Denise L) Def's Reply to Plaintiff's Partial Opposition to the Motion to for an Order to Show Cause and Hold Defendant in Contempt of Court Order; and for Attorney's Fees Result: Matter Continued All Pending Motions (9:30 AM) (Judicial Officer Gentile, Denise L) 01/07/2020 **Parties Present** Minutes Result: Matter Heard Exhibits 01/14/2020 Doc ID# 136 [136] Deft's Additional Exhibits for Review at Jan 21st, 2020 Hearing a Continuation of Motions and Countermotions Outstanding from Jan 7th 2020 Contempt Hearing Doc ID# 137 01/15/2020 **Order to Show Cause** [137] Order to Show Cause Notice of Entry of Order 01/15/2020 Doc ID# 138 [138] Notice of Entry of Order to Show Cause Status Check (11:00 AM) (Judicial Officer Gentile, Denise L) 01/21/2020 Re: Dr. Paglini report and further proceedings Result: Matter Continued 01/21/2020 Motion (11:00 AM) (Judicial Officer Gentile, Denise L) Defendant's Motion and Notice of Motion for an Order to Enforce and/or for and Order to Show Cause Regarding Contempt Result: Matter Continued 01/21/2020 Opposition & Countermotion (11:00 AM) (Judicial Officer Gentile, Denise L) Plaintiff's Opposition to Defendant's Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause Regarding Contempt and Countermotion to Hold Christie in Contempt of Court; for Return of Plaintiff's Computer Tower, WSOP Bracelet, Social Security Card and Other Personal Property; to Ensure that Defendant Timely Pays Her Share of the Bills; for Attorney's Fees and Related Relief Result: Matter Continued 01/21/2020 Hearing (11:00 AM) (Judicial Officer Gentile, Denise L) Def's Reply to Plaintiff's Partial Opposition to the Motion to for an Order to Show Cause and Hold Defendant in Contempt of Court Order; and for Attorney's Fees Result: Matter Continued Doc ID# 139 01/21/2020 Request [139] Request for Submission of Motion Without Oral Argument-EDCR 2.23(b) 01/21/2020 All Pending Motions (11:00 AM) (Judicial Officer Gentile, Denise L) Minutes Result: Matter Heard 01/24/2020 Motion (12:05 AM) (Judicial Officer Gentile, Denise L) Re-Notice of Counsel's Motion to Adjudicate the Rights of Counsel, for Enforcement of Attorney's Lien and for Judgment of Attorney's Fees Result: Minute Order - No Hearing Held 01/27/2020 Notice of Release of Lis Pendens Doc ID# 140 [140] Notice of Release of Lis Pendens 01/27/2020 **Notice of Release of Lis Pendens Doc ID# 141** [141] Notice of Release of Lis Pendens 01/28/2020 Notice of Release of Lis Pendens Doc ID# 142 [142] Notice of Release of Lis Pendens Doc ID# 143 01/28/2020 **Notice** [143] Notice of Removal of Court Order After Hearing October 7th 2019 01/29/2020 Miscellaneous Filing Doc ID# 144

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[144] Proof of Recording Removal of Court Order
01/29/2020 Financial Disclosure Form
                                           Doc ID# 145
             [145] Detailed Financial Disclosure Form
01/29/2020
            Exhibits
                        Doc ID# 146
              [146] Supplemental Exhibit in Support of Opposition to Defendant's Motion and Notice of Motion for an Order to Enforce and/or for an Order to
              Show Cause Regarding Contempt and Countermotion to Hold Christie in Contempt of Court; for Return of Plaintiff's Computer Tower, WSOP
              Bracelet, Social Security Card and Other Personal Property; to Ensure that Defendant Timely Pays Her Share of the Bills; for Attorney's Fees and
01/30/2020 Status Check (10:00 AM) (Judicial Officer Gentile, Denise L)
              Re: Dr. Paglini report and further proceedings
            Result: Matter Heard
01/30/2020 Motion (10:00 AM) (Judicial Officer Gentile, Denise L)
              Defendant's Motion and Notice of Motion for an Order to Enforce and/or for and Order to Show Cause Regarding Contempt
            Result: Matter Heard
            Opposition & Countermotion (10:00 AM) (Judicial Officer Gentile, Denise L)
01/30/2020
              Plaintiff's Opposition to Defendant's Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause Regarding Contempt
              and Countermotion to Hold Christie in Contempt of Court; for Return of Plaintiff's Computer Tower, WSOP Bracelet, Social Security Card and
              Other Personal Property; to Ensure that Defendant Timely Pays Her Share of the Bills; for Attorney's Fees and Related Relief
            Result: Matter Heard
01/30/2020 Hearing (10:00 AM) (Judicial Officer Gentile, Denise L)
              Def's Reply to Plaintiff's Partial Opposition to the Motion to for an Order to Show Cause and Hold Defendant in Contempt of Court Order; and for
              Attornev's Fees
            Result: Matter Heard
           Order to Show Cause (10:00 AM) (Judicial Officer Gentile, Denise L)
01/30/2020
              Order to Show Cause to Christie Stucke
            Result: Matter Heard
01/30/2020
            All Pending Motions (10:00 AM) (Judicial Officer Gentile, Denise L)
              Parties Present
              Minutes
            Result: Matter Heard
02/07/2020
                      Doc ID# 147
            Order
              [147] Order Granting Counsel's Motion to Adjudicate the Rights of Counsel, for Enforcement of Attorney's Lien and for Judgement of Attorney's
02/07/2020
            Notice of Entry of Order
                                        Doc ID# 148
              [148] Notice of Entry of Order Granting Counsel's Motion to Adjudicate the Rights of Counsel, for Enforcement of Attorney's Lien and for
              Judgement of Attorney's Fees
02/19/2020
            Financial Disclosure Form
                                           Doc ID# 149
              [149] Detailed Financial Disclosure Form
                       Doc ID# 150
02/21/2020
            <u>Motion</u>
              [150] Plaintiff's Emergency Motion to Allow Plaintiff to Complete the Refinance of the Maule Residence and for Defendant to Vacate the
              Residence
02/21/2020
            Exhibits
                        Doc ID# 151
              [151] Appendix of Exhibits in Support of Emergency Motion to Allow Plaintiff to Complete the Refinance of the Maule Residence and for Defendant
              to Vacate the Residence
                                Doc ID# 152
            Ex Parte Motion
02/21/2020
             [152] Ex Parte Motion for an Order Shortening Time
02/21/2020
            Notice of Hearing
                                  Doc ID# 153
             [153] Notice of Hearing
                                      Doc ID# 154
02/21/2020
            Certificate of Service
              [154] Certificate of Service
                        Doc ID# 155
02/25/2020
             Exhibits
              [155] Supplemental Exhibit in Support of Emergency Motion to Allow Plaintiff to Complete the Refinance of the Maule Residence and for
              Defendant to Vacate the Residence
02/27/2020
                      Doc ID# 156
            Order
             [156] Order After Hearing of January 7, 2020
02/27/2020
            Order
                      Doc ID# 157
             [157] Order After Hearing of January 30, 2020
            Notice of Entry of Order
                                         Doc ID# 158
02/28/2020
             [158] Notice of Entry of Order After Hearing
02/28/2020
            Notice of Entry of Order
                                        Doc ID# 159
             [159] Notice of Entry of Order After Hearing
03/05/2020
            Order Shortening Time
                                       Doc ID# 160
             [160] Order Shortening Time
03/06/2020
            Exhibits
                        Doc ID# 161
              [161] Supplemental Exhibit in Support of Emergency Motion to Allow Plaintiff to Complete the Refinance of the Maule Residence and for
              Defendant to Vacate the Maule Residence
03/06/2020
            Notice of Entry of Order
                                         Doc ID# 162
             [162] Notice of Entry of Order Shortening Time
03/09/2020
            Declaration of Service
                                       Doc ID# 163
             [163] Declaration of Service
            Motion (9:30 AM) (Judicial Officer Gentile, Denise L)
03/10/2020
              Plaintiff's Emergency Motion to Allow Plaintiff to Complete the Refinance of the Maule Residence and for Defendant to Vacate the Residence
              Parties Present
              Minutes
                03/31/2020 Reset by Court to 03/10/2020
            Result: Matter Heard
03/10/2020
            Order
                      Doc ID# 164
             [164] Order Referring to Senior Judge Settlement Program
04/20/2020
            Notice of Taking Deposition
                                            Doc ID# 165
             [165] Notice of Taking Custodian of Records Deposition and Seven Day Notice of Intent to Serve Subpoena Duces Tecum
           Notice of Taking Deposition
04/20/2020
                                            Doc ID# 166
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[166] Notice of Taking Custodian of Records Deposition and Seven Day Notice of Intent to Serve Subpoena Duces Tecum
                                           Doc ID# 167
04/22/2020
           Notice of Taking Deposition
             [167] Notice of Taking Custodian of Records Deposition and Seven Day Notice of Intent to Serve Subpoena Duces Tecum
                     Doc ID# 168
04/23/2020
             [168] Order After Hearing on March 10, 2020
04/23/2020
            Notice of Entry of Order
                                        Doc ID# 169
             [169] Notice of Entry of Order After Hearing
05/04/2020
            Declaration of Service
                                      Doc ID# 170
             [170] Declaration of Service
05/04/2020
                                      Doc ID# 171
            Declaration of Service
             [171] Declaration of Service
05/06/2020
            CANCELED Settlement Conference (1:30 PM) (Judicial Officer Gentile, Denise L)
              Vacated
05/11/2020
            Certificate of Service
                                     Doc ID# 172
             [172] Certificate of Service with attached Motion to Set Aside Order/Default Judgement and Other Relief of Disbursement and Enforce Closing and
              Terms of Refi buyout May 22nd
05/11/2020 Exhibits
                        Doc ID# 173
             [173] Defendants Exhibits in Support of Motion to Set Aside and other reliefs and disbursement
05/11/2020
            Exhibits
                        Doc ID# 174
             [174] Exhibit Appendix
05/11/2020
            Ex Parte Motion
                                Doc ID# 175
             [175] Ex Parte Motion for an Order Shortening Time
05/11/2020
            Motion
                      Doc ID# 177
             [177] Motion and Notice of Motion to Set Aside Order, Judgment, and/or Default
05/11/2020
            Certificate of Service
                                    Doc ID# 178
             [178] Certificate of Service
05/12/2020
            Clerk's Notice of Nonconforming Document
                                                            Doc ID# 176
             [176] Clerk's Notice of Nonconforming Document
05/12/2020
            Clerk's Notice of Nonconforming Document and Curative Action
                                                                                 Doc ID# 179
             [179] Clerk's Notice of Nonconforming Document and Curative Action
05/12/2020
            Notice of Hearing
                                 Doc ID# 180
             [180] Notice of Hearing
05/13/2020
            Declaration of Service
                                      Doc ID# 181
             [181] Declaration of Service
05/26/2020
            Opposition and Countermotion
                                               Doc ID# 182
              [182] Plaintiff's Opposition to Motion and Notice of Motion to Set Aside Order, Judgment, and/or Default and Countermotion to Order Defendant to
              Stop Trying to Influence the Court on an Ex Parte Basis; For Attorney's Fees And Related Relief
05/27/2020
            Exhibits
                       Doc ID# 183
             [183] Appendix of Exhibits in Support of Opposition to Motion and Notice of Motion to Set Aside Order, Judgment, and/or Default and
              Countermotion to Order Defendant to Stop Trying to Influence the Court on an Ex Parte Basis; for Attorney's Fees and Related Relief
06/01/2020
            Receipt
                       Doc ID# 184
             [184] Receipt of Check
06/11/2020
            Minute Order (8:00 AM) (Judicial Officer Gentile, Denise L)
            Result: Minute Order - No Hearing Held
06/22/2020
            Reply to Opposition
                                   Doc ID# 185
             [185] Reply to Opp and Counterclaim for Jun 23rd Hearing
06/23/2020
           Motion to Set Aside (10:00 AM) (Judicial Officer Gentile, Denise L)
              Motion and Notice of Motion to Set Aside Order, Judgment, and/or Default
            Result: Non Jury Trial
06/23/2020
           Opposition & Countermotion (10:00 AM) (Judicial Officer Gentile, Denise L)
              Plaintiff's Opposition to Motion and Notice of Motion to Set Aside Order, Judgment, and/or Default and Countermotion to Order Defendant to Stop
              Trying to Influence the Court on an Ex Parte Basis: For Attorney's Fees And Related Relief
            Result: Non Jury Trial
06/23/2020
           Trial Management Order
                                        Doc ID# 186
             [186]
            All Pending Motions (10:00 AM) (Judicial Officer Gentile, Denise L)
06/23/2020
              Parties Present
              Minutes
            Result: Matter Heard
07/02/2020
            Notice of Appearance
                                      Doc ID# 187
             [187] Notice of Appearance on behalf of defendant
07/23/2020
            Notice of Taking Deposition
                                            Doc ID# 188
             [188] Notice of Taking Custodian of Records Deposition and Seven Day Intent to Serve Subpoena Duces Tecum
07/23/2020
            Notice of Taking Deposition
                                           Doc ID# 189
             [189] Notice of Taking Custodian of Records Deposition and Seven Day Intent to Serve Subpoena Duces Tecum
07/23/2020
                               Doc ID# 190
            Receipt of Copy
             [190] Receipt of Check
07/23/2020
            Notice of Taking Deposition
                                            Doc ID# 191
             [191] Notice of Taking Custodian of Records Deposition and Seven Day Notice of Intent to Serve Subpoena Duces Tecum
07/23/2020
            Notice of Taking Deposition
                                            Doc ID# 192
             [192] Notice of Taking Custodian of Records Deposition and Seven Day Notice of Intent to Serve Subpoena Duces Tecum
07/23/2020
            Notice of Taking Deposition
                                            Doc ID# 193
             [193] Notice of Taking Custodian of Records Deposition and Seven Day Notice of Intent to Serve Subpoena Duces Tecum
07/23/2020
            Notice of Taking Deposition
                                            Doc ID# 194
             [194] Notice of Taking Custodian of Records Deposition and Seven Day Notice of Intent to Serve Subpoena Duces Tecum
            Notice of Taking Deposition
                                            Doc ID# 195
07/23/2020
             [195] Notice of Taking Custodian of Records Deposition and Seven Day Notice of Intent to Serve Subpoena Duces Tecum
07/31/2020
            Declaration of Service
                                      Doc ID# 196
             [196] Declaration of Service
07/31/2020
            Declaration of Service
                                      Doc ID# 197
             [197] Declaration of Service
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07/31/2020 Declaration of Service
                                       Doc ID# 198
             [198] Declaration of Service
07/31/2020
                                      Doc ID# 199
            Declaration of Service
             [199] Declaration of Service
07/31/2020
            Declaration of Service
                                      Doc ID# 200
             [200] Declaration of Service
07/31/2020
                                      Doc ID# 201
            Declaration of Service
             [201] Declaration of Service
07/31/2020
            Declaration of Service
                                      Doc ID# 202
             [202] Declaration of Service
07/31/2020
            Witness List
                            Doc ID# 203
             [203] Plaintiff's List of Witnesses
07/31/2020
            Witness List
                            Doc ID# 204
              [204] Plaintiff's Amended List of Witnesses
08/03/2020
           Minute Order (8:00 AM) (Judicial Officer Gentile, Denise L)
              Minutes
            Result: Minute Order - No Hearing Held
08/18/2020
           Witness List
                            Doc ID# 205
              [205] Plaintiff's Amended List of Witnesses
09/04/2020
            Confession of Judgment
                                         Doc ID# 206
              [206] Judgment by Confession
                       Doc ID# 207
09/09/2020
            Receipt
             [207] Receipt of Check
09/10/2020
            Financial Disclosure Form
                                           Doc ID# 208
              [208] Detailed Financial Disclosure Form
09/10/2020
                                       Doc ID# 209
            Pre-trial Memorandum
             [209] Plaintiff's Pre-Trial Memorandum
09/11/2020
                                      Doc ID# 210
            Pre-trial Memorandum
             [210] Defendant's Pre-Trial Memorandum
09/11/2020
            Pre-trial Memorandum
                                      Doc ID# 211
              [211] Defendant's Amended Pre-Trial Memorandum
09/14/2020
            Non-Jury Trial (9:00 AM) (Judicial Officer Gentile, Denise L)
              Re: Custody (Day 1)
              Parties Present
              Minutes
            Result: Matter Continued
                                           Doc ID# 212
09/14/2020
           Financial Disclosure Form
              [212] Detailed Financial Disclosure Form
09/17/2020
            Non-Jury Trial (9:00 AM) (Judicial Officer Gentile, Denise L)
              Re: Finances/Divorce (Day 2)
              Minutes
            Result: Off Calendar
09/17/2020
           Confession of Judgment
                                         Doc ID# 213
              [213] Judgment By Confession
10/07/2020
            Motion
                       Doc ID# 214
              [214] Plaintiff's Motion to Allow John Paglini, Psy.D. to Review Newly Discovered Evidence Prior to Giving Testimony at the Parties' Trial; and for
              Related Relief
                        Doc ID# 215
10/07/2020
            Exhibits
              [215] Appendix of Exhibits in Support of Motion to Allow John Paglini, Psy.D. to Review Newly Discovered Evidence Prior to Giving Testimony at
              the Parties' Trial, and for Related Relief
                                  Doc ID# 216
10/07/2020
           Notice of Hearing
              [216] Notice of Hearing
10/07/2020
            Ex Parte Motion Doc ID# 217
             [217] Ex Parte Motion for Order Shortening Time
10/12/2020
            Order Shortening Time
                                       Doc ID# 218
              [218] Order Shortening Time
10/13/2020
                                        Doc ID# 219
            Notice of Entry of Order
             [219] Notice of Entry of Order Shortening Time
10/14/2020
            Notice of Entry of Order
                                        Doc ID# 220
             [220] Notice of Entry of Order Shortening Time
                                                  Doc ID# 221
10/21/2020
            Order Setting Civil Non-Jury Trial
             [221] Order Scheduling Continuation of Non-Jury
10/23/2020
            Order
                     Doc ID# 222
             [222] Order Rescheduling Continuation of Non-Jury Trial
10/30/2020
            Opposition and Countermotion
                                               Doc ID# 223
              12231 Defendant's Opposition to Plaintiff's Motion to Allow John Paglini, Psv.D. to Review Newly Discovered Evidence Prior to Giving Testimony at
              the Parties Trial and for Related Relief and Countermotion for Attorney s Fees
10/30/2020
            Family Court Motion Opposition Fee Information Sheet
                                                                       Doc ID# 224
              [224] MOFI
11/06/2020 Motion (12:05 AM) (Judicial Officer Gentile, Denise L)
              Plaintiff's Motion to Allow John Paglini, Psy.D. to Review Newly Discovered Evidence Prior to Giving Testimony at the Parties' Trial; and for
              Related Relief
               11/23/2020 Reset by Court to 11/06/2020
            Result: Minute Order - No Hearing Held
11/06/2020 Opposition & Countermotion (12:05 AM) (Judicial Officer Gentile, Denise L)
              Deft's Opposition to Pltf's Motion to Allow John Paglin, PSY.D to Review Newly Discovered Evidence Prior to give Testimony at the Parties; Trial
              and for Related and Countermotion for Attorney's Fees
            Result: Minute Order - No Hearing Held
11/06/2020 Reply to Opposition
                                    Doc ID# 225
              [225] Reply in Support of Motion to Allow John Paglini, Psy.D. to Review Newly Discovered Evidence Prior to Giving Testimony at the Parties'
              Trial; and for Related Relief and Opposition to Countermotion for Attorney's Fees
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STUCKE-1092

11/06/2020 All Pending Motions (12:05 AM) (Judicial Officer Gentile, Denise L) Minutes Result: Minute Order - No Hearing Held Doc ID# 226 12/07/2020 **Notice** [226] Notice of Updated Balances 12/09/2020 Non-Jury Trial (9:00 AM) (Judicial Officer Gentile, Denise L) Day #2 **Parties Present** Minutes 11/02/2020 Reset by Court to 12/09/2020 Result: Matter Continued 12/10/2020 Non-Jury Trial (9:00 AM) (Judicial Officer Gentile, Denise L) 12/10/2020, 12/11/2020, 12/17/2020 Day 3, Day 4, Day 5 Parties Present Minutes Result: Matter Continued 12/11/2020 CANCELED Non-Jury Trial (9:00 AM) (Judicial Officer Gentile, Denise L) Day 4 12/31/2020 Minute Order (7:00 AM) (Judicial Officer Duckworth, Bryce C.) Result: Minute Order - No Hearing Held Minute Order (7:00 AM) (Judicial Officer Duckworth, Bryce C.) 12/31/2020 **Minutes** Result: Minute Order - No Hearing Held 01/04/2021 Administrative Reassignment to Department M Judicial Reassignment - From Judge Denise Gentile To Judge Amy M. Mastin 02/15/2021 Decree of Divorce Doc ID# 229 [229] Findings of Fact, Conclusions of Law, and Decree of Divorce Doc ID# 230 02/25/2021 Notice of Entry of Decree [230] Notice of Entry of Decree of Divorce 02/25/2021 Notice of Withdrawal Doc ID# 231 [231] Notice of Withdrawal of Attorney 02/26/2021 **Motion** Doc ID# 232 [232] Defendant's Emergency Motion for Enforcement of Prior Orders Regarding Exclusive Possession of the Former Marital Residence, or in the Alternative to Resolve Ambiguities in the Decree, For Plaintiff to Refinance the Former Marital Residence Immediately and for Attorney's Fees 02/26/2021 Family Court Motion Opposition Fee Information Sheet Doc ID# 233 [233] MOFI 02/26/2021 Ex Parte Application Doc ID# 234 [234] Defendant's Ex Parte Application and Declaration in Support Request for an Order Shortening Time Notice of Hearing 03/01/2021 Doc ID# 235 [235] Notice Of Hearing 03/01/2021 Certificate Doc ID# 236 [236] Certificate of Service 03/02/2021 Ex Parte Application Doc ID# 237 [237] Defendant's Supplement to Ex Parte Application and Declaration in Support of Request for an Order Shortening Time 03/02/2021 Doc ID# 238 Exhibits [238] Defendant's Exhibit Appendix in Support of Emergency Motion for Enforcement of Prior Orders Regarding Exclusive Possession of the Former Marital Residence, or in the Alternative to Resolve Ambiguities in the Decree, for Plaintiff to Refinance the Former Marital Residence Immediately, and for Attorney's Fees 03/04/2021 Notice of Appearance Doc ID# 239 [239] Notice Of Appearance 03/04/2021 Certificate of Service Doc ID# 240 [240] Certificate Of Service 03/19/2021 **Opposition and Countermotion** Doc ID# 241 [241] Plaintiff s Opposition To Defendant s Emergency Motion For Enforcement Of The Prior Orders Regarding Exclusive Possession Of The Marital Residence, Or In The Alternative To Resolve Ambiguities In The Decree, {Sic} Refinance Of The Former Marital Residence Immediately And For Attorney's Fees; And Countermotion To Enforce Previous Orders Requiring Defendant To Move Out; And For Plaintiff's Attorney's Fees 03/19/2021 Ex Parte Application Doc ID# 242 [242] Plaintiff s Ex Parte Application For Order Shortening Time 03/19/2021 Certificate of Service Doc ID# 243 [243] Certificate Of Service Doc ID# 244 03/25/2021 Notice of Appeal [244] Notice of Appeal 03/25/2021 Certificate of Service Doc ID# 245 [245] Certificate of Service 03/26/2021 **Notice of Appeal** Doc ID# 246 [246] Notice of Cross-Appeal Doc ID# 247 04/09/2021 Reply to Opposition [247] Defendant's Reply to Opposition to Emergency Motion for Enforcement of Prior Orders Regarding Exclusive Possession of the Former Marital Residence, or in the Alternative to Resolve Ambiguities in the Decree, For Plaintiff to Refinance the Former Martial Residence Immediately and for Attorney's Fees and Opposition to Countermotion for Attorney's Fees 04/14/2021 Motion (10:00 AM) (Judicial Officer Mastin, Amy M.) Deft's Emergency Motion For Emforcement Of Prior Orders Regarding Exclusive Possession Of The Former Marital Residence Or In The Alternative To Resolve Ambiguities In The Decree To Pltf To Refinacre Of The Former Marital Residence Immediately And For Attys Fees Result: Denied 04/14/2021 Opposition & Countermotion (10:00 AM) (Judicial Officer Mastin, Amy M.)

Plaintiff s Opposition To Defendant s Emergency Motion For Enforcement Of The Prior Orders Regarding Exclusive Possession Of The Marital Residence, Or In The Alternative To Resolve Ambiguities In The Decree, {Sic} Refinance Of The Former Marital Residence Immediately And For Attorney's Fees; And Countermotion To Enforce Previous Orders Requiring Defendant To Move Out; And For Plaintiff's Attorney's Fees And Costs Result: Matter Heard 04/14/2021 Hearing (10:00 AM) (Judicial Officer Mastin, Amy M.) Defendant's Reply to Opposition to Emergency Motion for Enforcement of Prior Orders Regarding Exclusive Possession of the Former Marital Residence, or in the Alternative to Resolve Ambiguities in the Decree, For Plaintiff to Refinance the Former Martial Residence Immediately and for Attorney's Fees and Opposition to Countermotion for Attorney's Fees Result: Matter Heard 04/14/2021 All Pending Motions (10:00 AM) (Judicial Officer Mastin, Amy M.) Parties Present **Minutes** Result: Matter Heard Notice of Change of Address

[248] Notice of Change of Address 06/22/2021 Doc ID# 248 07/14/2021 Request Transcript of Proceedings Doc ID# 249 [249] Request for Transcript of Proceedings 07/14/2021 Certificate of Service Doc ID# 250 [250] Certificate of Service 07/15/2021 Estimate of Transcript Doc ID# 251 [251] Doc ID# 252 09/08/2021 Motion [252] Motion for Attorney's Fees And Costs Pursuant To NRCP 54 09/08/2021 **Exhibits** Doc ID# 253 [253] Exhibits In Support of Motion For Attorney's Fees And Costs Pursuant To NRCP 54 09/09/2021 Notice of Hearing Doc ID# 254 [254] Notice of Hearing 09/09/2021 Doc ID# 255 Certificate of Service [255] Certificate Of Service Amended Motion 09/09/2021 Doc ID# 256 [256] Amended Motion For Attorney's Fees And Costs Pursuant To NRCP 54 09/13/2021 Order Doc ID# 257 [257] Order from Hearing on April 14, 2021 09/15/2021 Notice of Entry of Order Doc ID# 258 [258] Notice Of Entry Of Order Certificate of Service 09/15/2021 Doc ID# 259 [259] Certificate Of Service 09/17/2021 <u>Memorandum</u> Doc ID# 260 [260] Counsel's Memorandum Of Fees And Costs And Brunzell Affidavit 09/17/2021 Doc ID# 261 Certificate of Service [261] Certificate Of Service 09/17/2021 Transcript of Proceedings Doc ID# 262 [262] DECEMBER 10, 2020 09/17/2021 Transcript of Proceedings Doc ID# 263 [263] DECEMBER 11, 2020 09/17/2021 Transcript of Proceedings Doc ID# 264 [264] DECEMBER 09, 2020 09/17/2021 Transcript of Proceedings Doc ID# 265 [265] DECEMBER 17, 2020 Transcript of Proceedings Doc ID# 266 09/17/2021 [266] SEPTEMBER 14, 2020 09/17/2021 Final Billing of Transcript Doc ID# 267 [267] SEPTEMBER 14, 2020; DECEMBER 09, 2020; DECEMBER 10, 2020; DECEMBER 11, 2020; DECEMBER 17, 2020 09/17/2021 Certification of Transcripts Notification of Completion Doc ID# 268 [268] SEPTEMBER 14, 2020; DECEMBER 09, 2020; DECEMBER 10, 2020; DECEMBER 11, 2020; DECEMBER 17, 2020 10/19/2021 Opposition and Countermotion Doc ID# 269 [269] Defendant's Opposition to Plaintiff's Motion Under NRCP 54 for Attorney's Fees and Costs and Countermotion for Attorney's Fees 10/19/2021 Family Court Motion Opposition Fee Information Sheet Doc ID# 270 [270] MOFI 10/19/2021 Response Doc ID# 271 [271] Defendant's Response/Opposition to Plaintiff's Memorandum of Fees and Costs Doc ID# 272 10/19/2021 [272] Defendant's Errata to Plaintiff's Motion Under NRCP 54 for Attorney's Fees and Costs and Countermotion for Attorney's Fees Motion (7:00 AM) (Judicial Officer Mastin, Amy M.) 11/05/2021 Motion for Attorney's Fees And Costs Pursuant To NRCP 54 11/05/2021 Opposition & Countermotion (7:00 AM) (Judicial Officer Mastin, Amy M.) Defendant's Opposition to Plaintiff's Motion Under NRCP 54 for Attorney's Fees and Costs and Countermotion for Attorney's Fees

FINANCIAL INFORMATION

Counter Claimant Stucke, Christie LeeAnn Total Financial Assessment 258 50 Total Payments and Credits 258.50 Balance Due as of 10/21/2021 0.00 12/14/2018 **Transaction Assessment** 217.00 12/14/2018 Efile Payment Receipt # 2018-82437-CCCLK Stucke, Christie LeeAnn (217.00)08/22/2019 Transaction Assessment 7 50 08/22/2019 Payment (Window) Receipt # 2019-24054-FAM Stucke, Christie LeeAnn (7.50)STUCKE-1094

02/19/2020 02/19/2020 05/06/2020 05/06/2020 03/26/2021	Transaction Assessment Payment (Phone) Transaction Assessment	Receipt # 2020-04698-FAM Receipt # 2020-08806-FAM	Stucke, Christie LeeAnn Stucke, Christie LeeAnn	5.00 (5.00) 5.00 (5.00) 24.00
03/26/2021	Efile Payment	Receipt # 2021-18040-CCCLK	Stucke, Christie LeeAnn	(24.00)
! 	Counter Defendant Stucke			394.00
	Total Financial Assessment Total Payments and Credits			
	Balance Due as of 10/21/2021			
	24.4.100 240 40 01 10.2 1.1			0.00
11/28/2018	Transaction Assessment			299.00
11/28/2018	Efile Payment	Receipt # 2018-78338-CCCLK	Stucke, David Patrick	(299.00)
09/09/2019	Transaction Assessment	D :	T. D. D.	5.00
09/09/2019	,	Receipt # 2019-25614-FAM	Throne, Dawn R.	(5.00)
09/09/2019 09/09/2019	Transaction Assessment	Pagaint # 2010 25616 EAM	Throng Down P	5.00
11/04/2019	Payment (Window) Transaction Assessment	Receipt # 2019-25616-FAM	Throne, Dawn R.	(5.00) 5.00
11/04/2019	Payment (Window)	Receipt # 2019-30906-FAM	Throne, Dawn R.	(5.00)
09/04/2020	Transaction Assessment	110001pt // 2010 00000 17 tivi	Thione, Bawii IX.	28.00
09/04/2020	Efile Payment	Receipt # 2020-49643-CCCLK	Stucke, David Patrick	(28.00)
09/17/2020	Transaction Assessment	•	,	28.00
09/17/2020	Efile Payment	Receipt # 2020-51946-CCCLK	Stucke, David Patrick	(28.00)
03/25/2021	Transaction Assessment			24.00
03/25/2021	Efile Pavment	Receipt # 2021-17731-CCCLK	Stucke. David Patrick	(24.00)