## IN THE SUPREME COURT OF THE STATE OF NEVADA

BARTHOLOMEW MAHONEY Appellant,

VS.

BONNIE MAHONEY Respondent.

Supreme Court No. Sep 22 2021 11:02 a.m. Elizabeth A. Brown District Court No. Defent of Supreme Court

#### APPELLANT'S APPENDIX VOLUME I

### AARON D GRIGSBY GRIGSBY LAW GROUP

A Professional Corporation Nevada Bar No. 9043 2880 W. Sahara Ave. Las Vegas, Nevada 89102 Phone: (702) 202-5235 aaron@grigsbylawgroup.com Counsel for Appellant

# KIMBERLY STUTZMAN Radford J. Smith, Chartered 2470 St. Rose Parkway Suite 206 Henderson, Nevada 89014 kstutzman@radfordsmith.com Counsel for Respondent

| DOCUMENT                                    | VOLUME<br>NUMBER | BATE<br>NO(S)  |
|---|------------------|----------------|
| Notice of Entry of Decree of Divorce        | I                | AA000001-12    |
| Motion to Reduce Arrearages, Interest, and  |                  |                |
| Penalties to Judgment; to Modify Alimony;   |                  |                |
| to Review Child Support, for Sanctions and  | I                | AA000013-34    |
| Attorney's Fees                             | I                | AA000035-43    |
| Schedule of Arrears                         | I                | AA000044-50    |
| General Financial Disclosure Form           | I                | AA000051       |
| Notice of Hearing                           | I                | AA000052-53    |
| Certificate of Service                      |                  |                |
| Motion to Reduce Arrearages, Interest, and  |                  |                |
| Penalties to Judgment; to Modify Alimony;   |                  |                |
| to Review Child Support, for Sanctions and  | I                | AA000054-75    |
| Attorney's Fees                             | I                | AA000076-84    |
| Schedule of Arrears                         | ]                | AA000085-91    |
| General Financial Disclosure Form           |                  | AA000092       |
| Notice of Hearing                           | rion             | I AA000093-145 |
| Defendant's Appendix of Exhibits to her mot | learing          | I AA000146-152 |
| Ex Parte Request for an Order to Continue H | Ü                |                |

| OCUMENT VOLUM   |         | BATE         |  |  |
|---|---------|--------------|--|--|
|   | NUMBER  | NO(S)        |  |  |
| ard on 1 11 Crr t   | T       | AA000153-154 |  |  |
| Notice of Rescheduling of Hearing                           | I       | AA000133-134 |  |  |
| Certificate of Service                                      | I       | AA000155-156 |  |  |
| Notice of Rescheduling of Hearing                           | I       | AA000157-158 |  |  |
| Notice of Entry of Order Granting Ex Parte Reques           | st      |              |  |  |
| To Continue Hearing   | I       | AA000159-162 |  |  |
| Certificate of Service                                      | I       | AA000163-164 |  |  |
| Request for Submission of Motion Pursuant to                |         |              |  |  |
| EDCR 5.502  | I       | AA000165-188 |  |  |
| Notice of Appearance of Counsel                             | I       | AA000189-191 |  |  |
| Opposition to Mo Motion to Reduce Arrearages, Interest, and |         |              |  |  |
| Penalties to Judgment; to Modify Alimony;                   |         |              |  |  |
| to Review Child Support, for Sanctions and                  |         |              |  |  |
| Attorney's Fees and Countermotion to Strike Moti-           | on and  |              |  |  |
| For Attorney's Fees and Costs                               | I       | AA000192-213 |  |  |
| Notice of Entry of Order after August 22, 2019 He           | aring I | AA000214-218 |  |  |

## DOCUMENT VOLUME BATE

## NUMBER NO(S)

| Plaintiff's Reply in Support of her Motion to Reduce Arrearages, Interest, and |    |              |  |  |
|--|----|--------------|--|--|
| Penalties to Judgment; to Modify Alimony; to Review Child Support, for         |    |              |  |  |
| Sanctions and Attorney's Fees  | I  | AA000219-236 |  |  |
| Updated Schedule of Arrears  | I  | AA000237-242 |  |  |
| General Financial Disclosure Form  | II | AA000243-253 |  |  |
| Notice of Entry of Order after November 13, 2019                               | II | AA000254-259 |  |  |
| Affidavit of Service   | II | AA000260-262 |  |  |
| Notice of Change of Law Firm Address   | II | AA000263-264 |  |  |
| General Financial Disclosure Form  | II | AA000265-276 |  |  |
| Motion to Withdraw   | II | AA000277-284 |  |  |
| Notice of Hearing  | II | AA000285     |  |  |
| Request for Submission   | II | AA000286-288 |  |  |
| Notice of Entry of Order   | II | AA000289-292 |  |  |
| Stipulation and Order to Continue Evidentiary Hearing                          | II | AA000293-297 |  |  |
| Notice of Rescheduling of Hearing  | II | AA000298-299 |  |  |
| Certificate of Service   | II | AA000300-301 |  |  |
| Amended Certificate of Service   | II | AA000302-303 |  |  |
| Order Setting Evidentiary Hearing  | II | AA000304-308 |  |  |

| DOCUMENT  | VOLUME<br>NUMBER    | BATE<br>NO(S)  |
|---|---------------------|--|
| Defendant's Pre-Trial Memorandum  Defendant's List of Trial Exhibits  Defendant's Amended List of Trial Exhibits  Defendant's Second Amended List of Trial Exhibits  Updated Schedule of Arrears  General Financial Disclosure Form  Notice of Entry of Findings of Fact, | II II II bits II II | AA000309-329<br>AA000330-333<br>AA000334-337<br>AA000338-341<br>AA000342-380<br>AA000381-388 |
| Conclusions of Law, Order and Judgment From The December 3, 2020 Evidentiary Hearing Defendant's Memorandum of Fees, Costs, and Disbursements and Brunzell Declaration  | II                  | AA000455-482   |
| Notice of Entry of Order Granting Attorney's  And Costs  Transcripts: December 3, 2020  | 11                  | I AA000483-498 II AA000499-540   |

## CERTIFICATE OF SERVICE

The undersigned does hereby certify that on the 21st day of September, 2021 a copy of the foregoing Appellant's Appendix I was served as follows:

## BY ELECTRONIC FILING TO

Kimberly Stutzman, Esq Radford J. Smith, Chartered 2470 St. Rose Parkway Suite 206 Henderson, Nevada 89014 kstutzman@radfordsmith.com

> /s/Aaron Grigsby \_\_\_\_\_\_\_ Employee of The Grigsby Law Group

2520 St. Rose Parkway, Suite 301 Henderson, Nevada 89074

SMITH LEGAL GROUP

NEOJ
SMITH LEGAL GROUP
Kurt A. Smith, Esq.
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kurt@thelegalsmith.com
Attorney for Defendant

CLERK OF THE COURT

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Case No.: D-13-477883-D

Dept. No.: B

Plaintiff,

vs.

BONNIE M. MAHONEY,

Defendant.

NOTICE OF ENTRY OF DECREE OF DIVORCE

PLEASE TAKE NOTICE that a Decree of Divorce was entered on February 3, 2016, in the above-entitled matter, a copy of which is attached hereto and incorporated herein by reference.

DATED this 8th day of February 2016.

Respectfully submitted by:

SMITH LEGAL GROUP

/s/ Kurt Smith
Kurt A. Smith, Esq.
Nevada Bar No. 10764
2520 St. Rose Parkway, Suite 301
Henderson, Nevada 89074
Telephone: (702) 410-5001
Facsimile: (702) 410-5005
Attorneys for Defendant

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 8th day of February 2016, a true and correct copy of the foregoing document entitled Notice of Entry of Decree of Divorce was served by electronically filing with the Clerk of Court the Wiznet Electronic Service system and submitted to the aboveentitled Court for electronic service upon the Court's Service List for the above-referenced case pursuant to Administrative Order 14-2 and NEFCR 9, addressed to the following:

Roger Giuliani, Esq. Attorney for Plaintiff

> /s/ Lillian Brand An Employee of the SMITH LEGAL GROUP

Henderson, Nevada 89074
Telephone: (702) 410-5001 Facsimile: (702) 410-5005
S L 9 G T SMITH LEGAL GROUP

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CLERK OF THE COURT DECD SMITH LEGAL GROUP Kurt A. Smith, Esq Nevada Bar No. 10764 2520 St. Rose Parkway, Suite 301 Henderson, Nevada 89074 Telephone: (702) 410-5001 Facsimile: (702) 410-5005 kurt@thelegalsmith.com 5 Attorney for Defendant EIGHTH JUDICIAL DISTRICT COURT 6 FAMILY DIVISION CLARK COUNTY, NEVADA 7 8 Case No.: D-13-477883-D BARTHOLOMEW M. MAHONEY, JR., Dept. No.: B 9 Plaintiff, 10 DECREE OF DIVORCE 11 900001001X13 BONNIE M. MAHONEY. ZELO ST. ROSB PARICWAY, SUITE EDI MENDERSON, NEVADA 20074 Defendant. This matter having come before the above-entitled Court for Settlement Conference on 14 15 16 August 12, 2015, with the Plaintiff, BARTHOLOMEW M. MAHONEY, JR., (hereinafter, "Dad") being present and represented by his Attorney of Record, ROGER GIULIANI, ESQ. of ROGER GIULIANI, P.C., and the Defendant, BONNIE M. MAHONEY (heroinafter "Mom"), appearing tu 17 person and with her Attorney of Record, KURT A. SMITH, ESQ. of SMITH LEGAL GROUP, and 18 19 the Parties having reached a global resolution of all issues in dispute in this matter and having 20 indicated on the Record, after being canvassed by their respective attorneys, their understanding and 21 agreement with the terms of the agreement as stated on the Record and that both Parties concurred 22 that the terms of the agreement placed on the Record were fair and equitable for the purposes of their 23 24 Divorce, the COURT FINDS AND CONCLUDES AS FOLLOWS: 25

> Non-Trial Dispositions: Settled/Withdrawn:
> Settled/Withdrawn: Other
> Dismissed - Want of Prosecution
> involuntary (Statutory) Dismissai Default Judgment Default Judg Trial Dispusitions. ☐ Judgment Resched by Trial Disposed After Trial Start 1

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SMITH LEGAL GROUP ZED SI. ROSE PARKWAY, SUITE 391 TAX (NED-110-50) PERDERSON, NEVADA 89074 14 16 16

#### FINDINGS OF FACT

- That Dad, is now, and for more than six weeks preceding the commencement of this 1. action has been, an actual, bona fide resident of the County of Clark, State of Nevada, and during all said periods of time has been actually, physically, and corporeally present, residing, and domiciled in the State of Nevada.
- That Mom and Dad were married on September 2, 2000, in Las Vegas, Nevada, and 2. since said date have been, and still are, husband and wife.
- That since said marriage, Mom and Dad have become and are incompatible and there is no chance of reconciliation between the Parties.
- That there are two minor Children of the relationship, to wit: Brigitte Mahoney, born 4. October 29, 2001; and Sophia Mahoney, born June 12, 2004; that there are no adopted Children of the marriage; and to the best of the Parties' knowledge, Mom is not now pregnant.
- That the Parties have agreed that they should each have Joint Legal Custody of the 5. Children
- That the Parties have agreed that Mom shall have Primary Physical Custody of the 6. Children.
- That the Parties have reached agreement to a schedule concerning the Children's 7. physical custody. That the schedule agreed to by the Parties, as set forth more fully herein, is in the best interests of the Children.
- That the Parties have agreed that Dad shall continue to maintain health insurance for 8, the minor Children, and that the Parties shall divide the cost of the monthly premium and all unreimbursed medical expenses according to the Court's 30/30 rule, which rule requires the Party who incurs an unreimbursed medical expense to send a written request for reimbursement of one-half (50/50) of the expense within thirty (30) days of incurring the same (30/30). Upon receipt, the other

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parent must then reimburse to the incurring parent fifty percent (50%) of the unreimbursed medical expense within thirty (30) days. If the request is not timely made within the requisite thirty (30) day period, it may be deemed waived. If the requested reimbursement is not timely submitted to the incurring parent, such failure may be considered a Contempt of Court.

- That the Parties have agreed that once Mom is employed to the point where she can utilize the tax credit for the Children, Mom is entitled to claim the Children as dependents for Federal Income Tax purposes every year. Until that time, Dad shall be permitted to claim the Children as dependents. Mom may provide notice to Dad of her ability to claim the Children by presenting proof of employment to Dad.
  - 10. That the Parties have agreed that Dad shall pay Child Support to Mom.
- 11. That the Parties have resolved all issues as to community property, both real and personal, and community debts, as more fully stated herein.
  - 12. That the Parties have agreed that Mom is entitled to an award of Alimony from Dad.
  - 13. That Mom should retain her married name.
  - 14. That Dad shall reimburse to Mom directly for Mom's attorneys' fees and costs in the amount of \$10,000.00. Other than the aforementioned award of fees, each Party shall bear their own fees and costs.

## CONCLUSIONS OF LAW

Based upon the foregoing Findings of Fact, the Court makes its Conclusions of Law as follows:

1. The Court concludes that it has jurisdiction over the subject matter herein and the Parties hereto, the Children, the assets and community property, the debts and all other issues of the Parties' marriage.

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Satth Legal Group 250 St. Rose Parkway, Suite 301 12 13 RENDERSON, NEVADA 89074 14 16 16 16

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#### DECREE OF DIVORCE

NOW THEREFORE, pursuant to the Stipulation of the Parties:

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED the Parties shall share Joint Legal Custody of the Parties' two minor Children, with Mom having Primary Physical Custody.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Mom may relocate to the State of California with the minor Children effective immediately. Nevada remains the Home State for jurisdictional purposes so long as Dad maintains residency in Nevada.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad will pay all of the Children's travel expenses related to visitation in odd-numbered months and Mom will pay all the of Children's travel expenses related to visitation in even-numbered months, as long as Dad maintains residency in Neveda.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad shall have visitation with the Children one weekend per month, upon three week's notice to Mom on what weekend visitation he will choose.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Parties shall each have unlimited Skype, Pacetime, and/or telephone contact with the minor Children.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Children shall each be granted their teenage discretion with regard to visitation.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that for the purpose of the Thanksgiving, Winter Break, and Spring Break Holidays each year (the "Listed Holidays"), the Parties shall use Department B's standard holiday schedule on for those Listed Holidays only, which schedule is incorporated herein by reference. The receiving parent shall provide the transportation for the Listed Holidays. All other Holidays that fell during either parent's custodial timeshare will be

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celebrated by that parent. In addition, Dad shall have two weeks of visitation with the Children each summer, upon his providing Mom with three weeks' prior notice.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad shall enroll in and complete the COPE Class and shall file proof of the same with the Court. Neither Party shall be permitted to file a Motion for Modification of the Children's Custody without first having completed and filed their Certificate of Completion for the COPE class.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad shall pay Child Support in the amount of \$1,091 per child per month, for a total of \$2,182 per month, commencing September I, 2015. Half of Dad's monthly Child Support payment shall be due by the 5th of each month and the other half shall be due by the 25th of each month. Dad's payments will be made by way of direct deposit for which Mom has set up in an account and will provide that account number to counsel.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad receives bonuses annually and it is agreed that Dad shall pay to Mom twenty-five percent (25%) of the after-tax amount of the bonus for a period of four years, commencing September 1, 2015. For tracking purposes, Dad shall provide Mom with a copy of his W-2 forms annually. If Dad does not provide his W-2 Forms to Mom by April 15th of each year, Dad shall be responsible to pay Mom thirty-five (35%) of the aftertax amount of any bonus he received for the period in which he failed to provide the W2.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad shall assume all of the Parties' IRS debt through the 2015 tax year and will indemnify and hold Mom hamiless for same.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad shall assume all of the Parties' credit card debt and shall hold Mom harmless for the same. All joint credit card accounts shall be closed and not used after August 12, 2015 date.

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IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that each Party shall maintain their own vehicles and any encumbrances thereupon.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that if Mom is contacted by any bill collector for any bill identified in this Decree, she shall immediately inform Dad to give him an opportunity for the matter to be settled prior to filing anything through the court.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad shall maintain medical insurance for the minor Children to the extent such is offered at a reasonable rate through his employer. Any unreimbursed medical, dental, optical, orthodontic, or other health-related expenses incurred for the benefit of the minor Children are to be divided equally between the Parties, according to the Court's 30/30 rule, which rule requires the Party who incurs an out-of-pocket, unreimbursed medical expense for the Children to provide a copy of the paid invoice/receipt to the other Party within thirty (30) days of incurring such expense; if not tendered within the thirty (30) day period, the Court may consider it as a waiver of reimbursement. The other Party will then have thirty (30) days from receipt within which to dispute the expense in writing or reimburse the incurring Party for one-half of the out-of-pocket expense; if not disputed or paid within the thirty (30) day period, the Party may be 17 18 subject to a finding of contempt and appropriate sanctions. 19

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED once Mom is employed to the point where she can utilize the tax credit for the Children, Mom is entitled to claim the Children as dependents for Federal Income Tax purposes every year. Until that time, Dad shall be permitted to claim the Children as dependents. Mom may provide notice to Dad of her ability claim the Children by presenting proof of employment to Dad.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Mom shall receive spousal support from Dad in the amount of \$2,668 per month for a term of four years, commencing September 1, 2015. Half of this monthly payment shall be due by the 5th of each month and the other

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half due by the 25th of each month. Dad's payment shall be made by way of direct deposit for which Defendant has set up an account and will provide that account number to counsel.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Moin shall maintain her married name.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the bonds of matrimony now and heretofore existing between Mom and Dad be dissolved and that an absolute Decree of Divorce is hereby granted, restoring the Parties to their status as single and unmarried persons, subject to the terms and conditions to be set forth in the Decree of Divorce.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad shall reimburse to Mom directly the amount of \$10,000.00 as and for past attorney fees at a rate of \$555.00 per month until paid in full. Payments shall commence on September 1, 2015, and shall be due by the 15th of each month. Other than the aforementioned award of fees, each Party shall bear their own fees and costs.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that all conditions, as outlined above, shall become the Orders of this Court. This is a binding agreement as of today's date pursuant to EDCR 7.50.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Mr. Smith shall prepare the Decree. All future dates are hereby vacated. Once the Decree is filed, this case shall be closed.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Nevada remains the Children's Home State for jurisdictional purposes so long as Dad maintains residency in Nevada. IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Court shall maintain jurisdiction for the purposes of addressing the bonus issue, if necessary. ///

SMITE LEGAL, CROST 250 ST. ROSE PARKWAY, SUITE 301 HENDERSON, NEVADA 8694

#### REQUIRED STATUTORY LANGUAGE

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that pursuant to NRS 125B.145, each person subject to a Child Support order may request a review of the order every three years or anytime there has been a change in income of twenty percent (20%) or more.

pay Child Support to the other is HEREBY PUT ON NOTICE that, pursuant to NRS 125.450 a parent responsible for paying Child Support is subject to NRS 31A.010 through NRS 31A.340, inclusive, and Section 2 and 3 of Chapter 31A of the Nevada Revised Statutes, regarding the withholding of wages and commissions for the delinquent payment of support. These statutes and provisions require that, if a parent responsible for paying Child Support is delinquent in payment the support of a child that such person has been ordered to pay, then that person's wages or commissions shall immediately be subject to wage assignment and garnishment, pursuant to the provisions of the above-referenced statutes.

them, shall be bound by the provisions of NRS 125C.200, that prescribe that if custody has been established and the custodial parent intends to move his residence to a place outside of this state and to take the child with him, he must, as soon as possible and before the planned move, attempt to obtain the written consent of the noncustodial parent. If the non-custodial parent refuses to give that consent, the custodial parent shall, before he leaves this state with the child, petition the court for permission to move the child. The failure of a parent to comply with the provisions of this section may be considered as a factor if a change of custody is requested by the noncustodial parent.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED the Parties, and each of them, shall be bound by the provisions of NRS 125.510(6) which state, in pertinent part:

PENALTY FOR VIOLATION OF 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 of custody to the child who willfully detains, conceals or removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in violation of an order of this court, or moves the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished by a category D felony as provided in NRS 193.130.

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IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, pursuant to NRS 125.510(7) and (8), the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law are applicable to the Parties:

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

11 24X(780)416-508 12

(a) The Parties may agree, and the Court shall include in the Order for custody of the child, that the United States is the country of habitual residence of the child for the purpose of applying the terms of the Hague Convention as set forth in Subsection 7.

2520 ST. ROSE PATKWAY, SUITE 300 HENDERSON, KEVADA BOTH 13 

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(b) Upon motion of the Parties, the Court may order the parent to post a bond if the Court determines that the parents pose an imminent rick of wrongfully removing or concealing the child outside the country of habitual residence. The bond must be in an amount determined by the Court any may be used only to pay for the cost of locating the child and returning him to his habitual residence if the child is wrongfully removed from or concealed outside the country of habitual residence. The fact that a parent has significent commitments in a foreign country does not create a presumption that the parent poses an imminent risk of wrongfully removing or concealing the child.

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IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that each Party shall submit the information required in NRS 125B.055 on a separate form to the Court and the Welfare Division of the Department of Human Resources within ten days from the date this Order is filed. Such information shall be maintained by the Clerk in a confidential manner and not part of the public record. The Parties shall update the information filed with the Court and the Welfare division

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of the Department of Human Resources within ten days should any of that information become inaccurate. 2 3 THIS IS A FINAL DECREE 2016. 4 chruay , 2013. DATED this 5 6 8 WISTRICT COURT JUDGE 8 10 Respectfully submitted by: Approved as to form and content: 13 - A EAST (1920) A SACT (192 2520 ST. ROSE PARKWAY, SUITE 301 SMITH LEGAL GROUP HENDERSON, NEVADA 19474 SAME LEGAL GROUP Roger Giuliani, Esq.
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Attornsy for Defendant 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

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RADFORD J. SMITH, CHARTERED KIMBERLY A. STUTZMAN, ESO.

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Attorneys for Defendant

DISTRICT COURT
CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

<sub>14</sub> || vs.

BONNIE M. MAHONEY,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

**FAMILY DIVISION** 

ORAL ARGUMENT: Yes

NOTICE: YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A COPY OF YOUR RESPONSE WITHIN 14 CALENDAR DAYS OF YOUR RECEIPT OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN 14 CALENDAR DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT A HEARING PRIOR TO THE SCHEDULED HEARING DATE.

MOTION TO REDUCE ARREARAGES, INTEREST, AND PENALTIES TO JUDGMENT; TO MODIFY ALIMONY; TO REVIEW CHILD SUPPORT, FOR SANCTIONS AND ATTORNEY'S FEES AND COSTS

Date of Hearing: Time of Hearing:

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<sup>&</sup>lt;sup>1</sup> Plaintiff submits that she will update this number as needed.

This motion is made and based upon the points and authorities attached hereto, all pleadings and papers on file in this matter, the evidence attached hereto, and any oral argument or evidence adduced at the time of the hearing of this matter.

Dated this 1 day of May 2019.

RADFORD J. SMITH, CHARTERED

KIMBERLY A. STUTZMAN, ESQ.

Nevada State Bar No. 014085

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Henderson, Nevada 89074

Telephone: (702) 990-6448

Attorneys for Plaintiff

I.

### **INTRODUCTION**

Defendant, BONNIE MAHONEY ("Bonnie") moves to collect child support, alimony, attorney fees, and health insurance arrearages, and to sanction Plaintiff, BARTHOLOMEW M. MAHONEY, JR ("Bart") in contempt for his failure to pay child support, alimony, attorney fees, and health insurance due under the parties' Decree of Divorce ("Decree") filed February 3, 2016. The total amount of arrearages, including legal interest and penalties, is \$53,257.86<sup>2</sup>.

Bonnie has attempted to resolve these issues with Bart pursuant to EDCR 5.501.

Bart, however, refuses to comply with the parties' Decree. Moreover, at the end of 2018,

Bonnie lost her job. Though Bonnie is actively seeking alternative employment, she is

 $<sup>^2</sup>$  When Bart sends Bonnie funds, it is in one transfer. The funds are usually not the full amount. Moreover, it is not clear which funds are alimony or child support.

dependent on Bart's child support and alimony to provide for their children, BRIGITTE MAHONEY, born October 29, 2001 (age 17), and SOPHIA MAHONEY, born June 12, 2004 (age 14).

Bonnie has put off litigation for more than a year because she does not have sufficient funds to meet Bart on an equal footing. Moreover, because Bart does not pay her the proper amount of support, she can barely meet her own expenses<sup>3</sup>. Unfortunately, she can no longer put off litigation regarding Bart's nonpayment.

As a result, Bonnie seeks an order reducing Bart's unpaid obligations to judgment. Bonnie further seeks to review and modify child support and alimony. Finally, Bonnie seeks an award of reasonable attorney's fees and costs, and sanctions against Bart for having to file this motion to force his compliance with the parties' Decree and the court's orders.

#### II.

### STATEMENT OF FACTS

The parties, Defendant, BONNIE MAHONEY ("Bonnie") and Plaintiff, BARTHOLOMEW M. MAHONEY, JR. ("Bart") divorced by stipulated Decree of this court filed February 3, 2016.

<sup>&</sup>lt;sup>3</sup> Bonnie has had to use credit cards and essentially liquidate accounts to simply maintain her expenses. She has also had to borrow money from her parents, cousins, god brother, and friends.

The parties have two minor children, BRIGITTE MAHONEY ("Brigitte"), born October 29, 2001 (age 17), and SOPHIA MAHONEY ("Sophia"), born June 12, 2004 (age 14).

Pursuant to the parties' Decree, they share joint legal custody. Bonnie was granted primary physical custody of the minor children subject to Bart specific visitations. The parties also agreed that Bonnie could relocate to California with the children. They have lived in California since the parties' divorce. Bonnie currently lives in Pasadena, California.

## 1. Bart's Failure to Pay Bonnie Child and Spousal Support

The Decree obligates Bart to pay Bonnie child support in the amount of \$1,091 per child per month, for a total of \$2,182 per month. See Decree of Divorce, page 5, line 8. One-half of the total amount of child support is due on the 5<sup>th</sup> of each month, and the remaining half is due by the 25<sup>th</sup> of each month. See Decree, page 5, line 10.

The Decree also obligates Bart to pay Bonnie spousal support in the amount of \$2,668 per month for four (4) years beginning September 1, 2015. See Decree, page 6, line 26. One-half of the total amount of child support is due on the 5<sup>th</sup> of each month, and the remaining half is due by the 25<sup>th</sup> of each month. See Decree, beginning page 6, line 28.

Bart has not timely or fully paid his obligations to Bonnie. Rather than pay the total amount due prior to the 5th and 25th of each month, Bart pays Bonnie sporadically. Bonnie,

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however, has kept a record of the total amount received each month. See Schedule of

Bart, however, electronically transfers funds to Bonnie. Because he did not specify Arrears, filed separately. what the amounts are for, Bonnie kept a record of the total amount due, \$4,850, and the total amount received that month. Id.

From September 2015 through to the present, Bart generally pays less than the amount that he owes. Bonnie submits that Bart's late payment of support causes him to be subject to the statutory penalty. Those penalties are calculated as part of Bonnie's Schedule of Arrearages. Id.

Bonnie routinely requests that Bart pay timely and in full. Bart refuses. See Examples of Communication from Bonnie to Bart, filed as Exhibit "1." When she has asked for full payments, Bart claims he has paid more than the amount due for other months. This, however, is not true. If Bart has paid more than the \$4,850, it was either for payments towards his arrears or for his share of the children's school registration or book fees, which Bonnie and the girls had to beg him to pay. It is important to note that this is the only payment he made towards their education. Other than the few payments in excess of \$4,850, he has not paid anything else toward the arrearages, interest, and statutory penalties that accrued when he paid late or failed to pay at all. See Schedule of Arrears, filed separately. The principal support arrearage due is \$28,630. 25 26 27

The interest and penalties that Bart owes related to his delinquencies in support are calculated in Bonnie's Schedule of Arrearages. The interest is calculated at the legal rate(s). The mandatory statutory penalty under NRS 125B.095 is calculated at 10 percent per annum after 30 days of delinquency. The interest due is \$4,903.42. The penalties due are \$7,857.35. Bart's total obligation to Bonnie for child support arrears, interest, and penalties is \$41,390.77 at or about the time of the filing of this motion.

## 2. Bart's Failure to Pay Bonnie's Attorney Fees

Bart is delinquent on other payments he is required to make under the Decree. The Decree obligates Bart to reimburse Bonnie attorney fees in the amount of \$10,000. Bart is to pay Bonnie \$555 per month for the attorney fees directly until paid in full. See Decree, page 7, line 10. Bart has failed to make these payments to Bonnie. As of the date of this Motion, the Attorney Fees should be paid in full. Because Bart did not pay his attorney fee payments timely, he is subject to interest calculated at the legal interest rate. As a result, Bart owes Bonnie \$10,000 for the attorney fees, and \$1,867.09 in interest. As set forth in the analysis of the attorney fee arrearages, Bart owes \$11,867.09. See Schedule of Arrears.

## 3. Bart's failure to pay a portion of his Bonuses to Bonnie

Moreover, the Decree orders Bart to pay Bonnie her portion of his bonuses each year. He has failed to do so.

The Decree states in relevant part -

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad receives bonuses annually and it is agreed that Dad shall pay Mom twenty-

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five percent (25%) of the after-tax amount of the bonus for a period of four years, commencing September 1, 2015. For tracking purposes, Dad shall provide Mom with a copy of his W-2 forms annually. If Dad does not provide his W-2 forms to Mom by April 15<sup>th</sup> of each year, Dad shall be provide his W-2 forms to Mom by April 15<sup>th</sup> of each year, Dad shall be provide to pay Mom thirty-five (35%) of the after-tax amount of any bonus he received for the period in which he failed to provide the W-2.

See Decree of Divorce, page 5, lines 15-21. The court also reserved jurisdiction for the purposes of addressing the bonuses. See Decree, page 7, lines 26-28.

Despite Bonnie's requests, Bart has failed to provide her with his W2 forms or any portion of the after-tax amount for 2015, 2016, 2017, and 2018. Because he has failed to comply with the April 15<sup>th</sup> deadline each year, Bart should pay Bonnie with 35% of the after-tax bonuses plus the legal interest that has accrued as a result of his non-payment. Unfortunately, Bonnie is completely unable to confirm the amount of the bonus(es). For these reasons, Bonnie submits that the court should order Bart to provide the documents, or in the alternative, open discovery in this matter.

## 4. Bonnie's Request to extend the time for receipt of alimony should be granted

As discussed above, Bart's payments are untimely and sporadic. Until 2018, Bonnie was able to get by on her income, the little support received, and credit cards. Unfortunately, Bonnie's position was eliminated because the company's overhead was too high and her former employer, Drago Culinary, is in the middle of an ongoing litigation with Petersen Automotive Museum. As a result, the company is consistently losing money and had to eliminate her position. Upon information and belief, her position, special events and marketing, is being outsourced to Italy.

Bonnie has a Bachelor of Arts degree from the University of Nevada, Las Vegas, but Bonnie has been unable to find replacement employment. One of the issues with her resume is the amount of time between positions, from 2000-2016<sup>4</sup>, as a result of her time staying home with the children as a housemaker. Because she was not at her last position for a long enough period (approximately 1 year), her resume is still lacks sufficient experience for most employers. As a result, she is still unemployed, but she is actively searching for new employment. See Defendant's list of Job Applications, filed as Exhibit "2."

Had Bonnie been receiving the correct support since 2016, she believes that she would have been able to have a small savings account, retirement, and substantially less debt. Bonnie previously earned on average about \$\$,458 gross per month<sup>5</sup>. Nevertheless, without Bart's support, Bonnie's accounts are consistently overdrawn. She currently faces eviction because she is three months behind on rent. The children's tuitions have not been paid, and she has outstanding credit card debt. She has also borrowed \$20,000 in the last few months to stay current. See Zelle Transfers between the parties, filed as exhibit "3."

On the other hand, Bart currently works for Golden Entertainment as the new Vice President of Food and Beverage. See News article, filed as Exhibit "5", dated June 30, 2018. Prior to Golden Entertainment, Bart worked for Wynn Las Vegas. See Bart

<sup>&</sup>lt;sup>4</sup> During this time, Bonnie volunteered, but she was not employed.

<sup>&</sup>lt;sup>5</sup> Bonnie earned \$57,000 in 2017, \$50,000 plus some commission in 2018, and as of the date of this motion, \$0 in 2019. Thus on average, she earned \$53,500 the last 2 years, or \$4,458.33 per month.

Mahoney's LinkedIn, filed as Exhibit "6." He has also worked for the MGM Grand, Bellagio, and Aria. Bart was previously the Vice President for Steve Wynn Encore and Wynn proprieties for more than 2 years. Bart, however, was very secretive about the parties' assets, even during the original divorce matter. Bart's deception continues. Though he has a lucrative position, Bart continues to claim poverty. See Email exchanges between the parties. Upon information and belief, Bart earns more than \$150,000 per year and receives substantial bonuses. Bonnie, however, cannot put of litigation any longer. She desperately needs Bart's assistance.

For these reasons, Bonnie requests that the court grant her motion to reduce the unpaid arrears to judgment and her request to extend the alimony period of 2 years.

## 5. Bart's non-payment of support has substantially impacted the children

As discussed above, Bonnie is behind on her rent. Likewise, she is also behind on the children's tuition. Bonnie ultimately has to withdraw Brigitte from Brigitte's private school midway through the 2017-2018 school year. Brigitte is now homeschooled.

Bonnie also observes Brigitte to struggle with Bart's hostility as well as his almost complete absence from Brigitte's life. When she was enrolled, Brigitte's private school provided counseling for Brigitte to discuss her issues, but it only provided Brigitte with minimal relief. Bonnie begged for Bart to attend therapy with Brigitte. She also provided Bart with the names of multiple psychologists in their area who were willing to speak with the family, but Bart never responded. See Exhibit 7.

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Bonnie also struggles to continue paying Sophia's tuition. As a result, the school has threatened to suspend Sophia if Bonnie does not pay the balance in full by the end of April 2019.

#### III.

## THE COURT SHOULD REDUCE BART'S CHILD SUPPORT AND ALIMONY ARREARAGES TO JUDGMENT

As addressed above, Bart owes arrearages in child support in the principal sum of \$28,630. EDCR 5.507 states in relevant part:

A motion alleging the existence of arrears in payment of periodic child support, spousal support, or other periodic payment shall be accompanied by a separately filed schedule showing the date and amount of each payment due, and the date and amount of any payments received.

Bonnie's Schedule of Arrearages sets forth the interest and penalties that have accrued on Bart's child support obligation.

The court may enter an order reducing any support arrearages to judgment. NRS 125.180 states as follows -

- 1. When either party to an action for divorce, makes default in paying any sum of money as required by the judgment or order directing the payment thereof, the district court may make an order directing entry of judgment for the amount of such arrears, together with costs and a reasonable attorney's fee.
- 2. The application for such order shall be upon such notice to the defaulting party as the court may direct.
- 3. The judgment may be enforced by execution or in any other manner provided by law for the collection of money judgments.

4. The relief herein provided for is in addition to any other remedy provided by law.

## [Emphasis added.]

The court may also award interest on the child support arrearages owed. NRS 125B.140 states in relevant part –

- 1. Except as otherwise provided in chapter 130 of NRS and NRS 125B.012:
  - (a) If an order issued by a court provides for payment for the support of a child, that order is a judgment by operation of law on or after the date a payment is due. Such a judgment may not be retroactively modified or adjusted and may be enforced in the same manner as other judgments of this state.
- 2. Except as otherwise provided in subsection 3 and NRS 125B.012, 125B.142 and 125B.144:
  - (c) The court shall determine and include in its order:
    - (1) Interest upon the arrearages at a rate established pursuant to NRS 99.040, from the time each amount became due; and
  - (2) A reasonable attorney's fee for the proceeding, unless the court finds that the responsible parent would experience an undue hardship if required to pay such amounts. Interest continues to accrue on the amount ordered until it is paid, and additional attorney's fees must be allowed if required for collection.

[Emphasis added.] Further, the Court must accrue a penalty of 10% per annum on all arrearages past thirty (30) days delinquent. NRS 125B.095.

Bart owes penalties for nonpayment of his child support obligation. The amount of interest owed as of the date of Bonnie's Schedule of Arrearages is \$4,903.42. The amount of statutory penalty (under NRS 125B.095) is \$7,857.35. See Schedule of Arrears. The total sum of support arrearages, including interest and penalties, due as of the date of the

execution of the Schedule of Arrears is \$41,390.77. Bonnie requests that the Court reduce that sum to judgment. Bonnie further requests that under NRS 125.140 and NRS 125.180, the Court order Bart to pay Bonnie's reasonable attorney's fees incurred in the prosecution of her Motion to reduce child support arrearages to judgment

#### IV.

## THE COURT SHOULD REDUCE BART'S UNPAID ATTORNEY FEES TO JUDGMENT

As set forth above, Bart has failed to pay Bonnie attorney fees due under the Court's Decree. See Schedule of Arrearages. Bart owes Bonnie \$10,000 of unpaid attorney fees. The Court should direct that all amounts due should accrue legal interest from the date of the filing of this motion. NRS 17.115 reads:

When no rate of interest is provided by contract or otherwise by law, or specified in the judgment, the judgment draws interest from the time of service of the summons and complaint until satisfied, except for any amount representing future damages, which draws interest only from the time of the entry of the judgment until satisfied, at a rate equal to the prime rate at the largest bank in Nevada as ascertained by the commissioner of financial institutions on January 1 or July 1, as the case may be, immediately preceding the date of judgment, plus 2 percent. The rate must be adjusted accordingly on each January 1 and July 1 thereafter until the judgment is satisfied.

Moreover, when parties to pending litigation enter into a settlement, they enter into a contract. Such a contract is subject to general principles of contract law. Grisham v. Grisham, 289 P.3d 230, 234 (Nev. 2012) (citations omitted).NRS 99.040 accounts for the

interest rate when it is not fixed by express contract for certain types of transactions. That statute reads:

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- 1. When there is no express contract in writing fixing a different rate of interest, interest must be allowed at a rate equal to the prime rate at the largest bank in Nevada, as ascertained by the Commissioner of Financial Institutions, on January 1 or July 1, as the case may be, immediately preceding the date of the transaction, plus 2 percent, upon all money from the time it becomes due, in the following cases:
  - (a) Upon contracts, express or implied, other than book accounts.
  - (b) Upon the settlement of book or store accounts from the day on which the balance is ascertained.
  - (c) Upon money received to the use and benefit of another and detained without his or her consent.
  - (d) Upon wages or salary, if it is unpaid when due, after demand therefor has been made.

The rate must be adjusted accordingly on each January 1 and July 1 thereafter until the judgment is satisfied.

Here, Bart and Bonnie entered into a settlement. The Decree is subject to general principles of contract law. The parties did not expressly fix an interest rate. The current prime interest rate is 4.50%. A 6.50% interest rate applies to Bart's nonpayment. The interest due is \$1,867.09. The total amount, including interest, is \$11,867.09. Bonnie requests that the enter its judgment in favor of Bonnie and against Bart in that amount, and that it includes in that judgment the payment of legal interest from the date of the filing of this Motion. The court should also include the legal interest rate in calculating Bart's non-payment of Bonnie's portion of the bonuses. That figure, once determined, will be supplemented.

## THE COURT SHOULD SANCTION BART FOR VIOLATING THE COURT'S ORDERS

EDCR 7.60(b) states in pertinent part:

- (b) The court may, after notice and an opportunity to be heard, impose upon an attorney or a party any and all sanctions which may, under the facts of the case, be reasonable, including the imposition of fines, costs or attorney's fees when an attorney or a party without just cause:
- (3) So multiplies the proceedings in a case as to increase costs unreasonably and vexatiously.
- (5) Fails or refuses to comply with any order of a judge of the court.

Here, Bart's failures to pay are willful. Bart is a successful businessman. Upon information and belief Bart receives a significant salary including yearly bonuses. There is no legitimate excuse for Bart's nonpayment. He continues to live the same lifestyle he lived during the parties' marriage. He continues to reside in a nice home, purchase discretionary items, take vacations, etc. The Court should enter its order sanctioning Bart for his nonpayment of child support, alimony, and attorney's fees due under the Court's decree.

As a result of Bart's noncompliance, he has unnecessarily multiplied the proceedings in this matter by failing to comply with the Court's orders. Bonnie has attempted to minimize the fees related to this matter by giving Bart more than ample opportunity to comply with these orders and by postponing the filing of this Motion. The Court should sanction Bart due to his continued, and repeated violations of the Court's orders.

Bart should be sanctioned in order to ensure his compliance in the future. Unless he is sanctioned with a monetary fine, Bart will continue to consider himself above the law and will not abide by the court's orders.

Further, Bonnie seeks a judgment against Bart for the fees she has had to expend in filing this Motion and in attempting to seek Bart's compliance with the Court's orders. A memorandum of fees and costs incurred by Bonnie in filing of this Motion shall be produced to the Court upon the Court's direction. Bonnie seeks judgment against Bart for the full amount of fees and costs she has incurred.

#### VI.

#### THE COURT SHOULD EXTEND THE PERIOD OF ALIMONY

Pursuant to the Decree, Bart shall pay Bonnie \$2,668 per month for four (4) years beginning September 1, 2015. Thus, Bonnie's period of alimony expires on September 30, 2019<sup>6</sup>. Bart, however, has not complied with the Decree, and as a result, Bonnie has not received the full amount of the alimony agreed to in the stipulated Decree of Divorce.

NRS 125.150(8) states in relevant part -

[...] Payments ... which have not accrued at the time a motion for modification is filed may be modified upon a showing of changed circumstances, whether or not the court has expressly retained jurisdiction for the modification. In addition to any other factors the court considers relevant in determining whether to modify the order, the court shall consider whether the income of the spouse who is ordered to pay alimony, as indicated on the spouse's federal income tax return for the preceding

<sup>&</sup>lt;sup>6</sup> See Schryver v. Schryver, 108 Nev. 190, 826 P.2d 569, 108 Nev. Adv. Rep. 35 (1992).

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calendar year, has been reduced to such a level that the spouse is financially unable to pay the amount of alimony the spouse has been ordered to pay.

Here, Bonnie seeks a modification of the term of her alimony. Based on the facts presented above, Bonnie has been financially struggling as a result of Bart's non-payment.

For these reasons, she submits that the court should enter an order extending the alimony for 2 years in the amount of support indicated in the decree \$2,668 per month. In the alternative, Bonnie seeks an order extending her alimony for 1 year but increasing her alimony to \$3,000 per month.

#### VII.

## BONNIE'S REQUEST FOR REVIEW AND MODIFICATION OF CHILD SUPPORT SHOULD BE GRANTED

NRS 125B.145(1) reads:

- 1. An order for the support of a child must, upon the filing of a request for review by:
  - (a) The Division of Welfare and Supportive Services of the Department of Health and Human Services, its designated representative or the district attorney, if the Division of Welfare and Supportive Services or the district attorney has jurisdiction in the case; or
- (b) A parent or legal guardian of the child, be reviewed by the court at least every 3 years pursuant to this section to determine whether the order should be modified or adjusted. Each review conducted pursuant to this section must be in response to a separate request.

Here, the last order regarding child support was filed on February 3, 2016, more than three years ago. Subsequent to her motion, Bonnie will file an updated Financial Disclosure Form. Because she is currently unemployed, Bonnie will file an updated FDF

upon securing employment. For those reasons, Bonnie requests that this Court review and modify the child support award.

#### VIII.

## THE COURT SHOULD ENTER AN ORDER DIRECTING BART TO PAY BONNIE'S REASONABLE ATTORNEY'S FEES AND COSTS INCURRED IN THE PROSECUTION OF THIS MOTION

As discussed above, Bart has multiplied these proceedings and as a result, Bonnie has incurred attorney's fees and costs in the prosecution of this Motion. A request for an order directing another party to pay attorney's fees must be based upon statute, rule or contractual provision. See, e.g., Rowland v. Lepire, 99 Nev. 308, 662 P.2d 1332 (1983). Here, there is a statutory mandate for an award of fees against a party shown to be in arrearages in child support (NRS 125B.140).

Moreover, the Eighth Judicial District Rules are also a basis for an award of fees and a fine (a penalty above the amount of reasonable attorneys and costs) based upon Bart's breach of the Court's Decree.

As stated above, EDCR 7.60 allows an order for attorney's fees when a party multiplies the proceedings or "Fails or refuses to comply with any order of a judge of the court." EDCR 7.60(b)(5).

Here, Bart has refused to comply with the court's Decree requirement that he pay child support, alimony, attorney fees, and health insurance to Bonnie. Bonnie has

attempted to resolve these issues with Bart, but he refuses. See Texts between parties, filed separately as Exhibit "4."

For these reasons, Bonnie requests that the Court enter its judgment directing Bart to pay all of her reasonable attorney's fees and costs incurred in the prosecution of this Motion. Bonnie requests that Court enter judgment against Bart and in favor of Bonnie for all reasonable attorney's fees and costs she has incurred in the prosecution of her Motion to reduce those delinquencies to judgment.

#### IX.

#### CONCLUSION

For these reasons, Bonnie requests that the Court should enter the following orders -

- 1. For an Order Reducing Plaintiff, BARTHOLOMEW M. MAHONEY, JR., total amount of child and spousal support, attorney fees, and health insurance arrearages, including interest and penalties, in the amount of \$53,257.867 to judgment;
- For an Order sanctioning Plaintiff pursuant to EDCR 7.60 for his failure to abide by the Court's Orders;
  - 3. For a review and modification of Child Support pursuant to NRS 125B.145;
- 4. For a review, modification, and extension of Alimony pursuant to NRS 125.150(8);

<sup>&</sup>lt;sup>7</sup> Plaintiff submits that she will update this number as needed.

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| $\prod$       | 5. For an Order directing Defendant to pay Bonnie's reasonable attorney for | ees |
| ll.           | For an Order directing Defendant to pay Bonne 5                             | 1   |
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| 2             | and costs; and  | 1   |
| 3             | 6 For such other and further relief as to the                               | İ   |
| 4             | DATED thisday of May 2019.  |     |
| 5             | DATED this CITARTERED   |     |
| 6<br>7        | RAPFORD J. SMITH, CHARTERED   |     |
| 8             |   |     |
|               | KIMBERLY A. STUTZIVII III   |     |
| 1             |   |     |
| 1             | 12470 St. Rose 1 and 189074 Henderson, Nevada 89074 Attorneys for Defendant |     |
| - 1           | 12    Attorneys for 2 5   |     |
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DECLARATION OF BONNIE MAHONEY

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COUNTY OF CLARK STATE OF NEVADA

BONNIE MAHONEY, declares and says:

- I am the Defendant in the above-entitled matter. 1.
- 2. I make this Declaration based upon facts within my own knowledge, save and except as to matters alleged upon information and belief and, as to those matters, I believe them to be true.
- I have personal knowledge of the facts contained herein, and I am competent to testify 3. thereto.
- I have reviewed the foregoing Motion and can testify that the facts contained therein are 4. true and correct to the best of my knowledge.
  - I hereby reaffirm and restate said facts as if set forth fully herein. 5.

FURTHER AFFIANT SAYETH NAUGHT.

BONNIE MAHONEY DATE:

#### MOFI

#### DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

| BARTHOLOMEW M. MAHONEY,  Plaintiff/Petitioner,  vs.   | CASE NO.: D-13-477883-D DEPT. NO.: B MOTION/OPPOSITION FEE INFORMATION SHEET  |
|---|---|
| BONNIE M. MAHONEY,  | ì   |
| Defendant/Respondent,   |   |
| Notice: Motions and Oppositions filed after entry of a final ordereopen fee of \$25, unless specifically excluded by NRS 19.0312, by joint petition may be subject to an additional filing fee of \$12 Legislative Session.   | Additionally, Motions and Oppositions filed in cases initiated  |
| Step 1. Select either the \$25 or \$0 filing fee in the box below.  \$\begin{align*} \text{\$\text{\$\text{Step 1.}} \text{\$\$\text{\$\tex{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\texitt{\$\text{\$\text{\$\text{\$\}\eta\$\text{\$\text{\$\text{\$\text{\$\text{\$\ |   |
| OR-  SO The Motion/Opposition being filed with this form is not  The Motion/Opposition is being filed before a Divorce  The Motion/Opposition is being filed solely to adjust t  The Motion/Opposition is for reconsideration or for a judgment or decree was entered. The final order was entered o  | subject to the \$25 reopen fee because:  Custody Decree has been entered.  he amount of child support established in a final order.  new trial, and is being filed within 10 days after a final |
| Step 2. Select the \$0, \$129 or \$57 filing fee in the box below.  |   |
| \$0 The Motion/Opposition being filed with this form is not The Motion/Opposition is being filed in a case that was The party filing the Motion/Opposition previously particle.  \$129 The Motion being filed with this form is subject to the final order.  OR-  | vas not initiated by joint petition.<br>aid a fee of \$129 or \$57.   |
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| The total filing fee for the motion/opposition I am filing with t  □ \$0 ■ \$25 □ \$57 □ \$82 □ \$129 □ \$154   | his form is:  |
| Party filing Motion/Opposition: Bonnie M. Malioney Signature of Party or Preparer   | Date: <u>May 7, 2019</u>  |

**Electronically Filed** 5/9/2019 10:19 AM Steven D. Grierson RADFORD J. SMITH, CHARTERED 1 KIMBERLY A. MEDINA, ESQ. Nevada State Bar No. 014085 2470 St. Rose Parkway Suite 206 3 Henderson, Nevada 89014 Telephone: (702) 990-6448 5 Facsimile: (702) 990-6456 kmedina@radfordsmith.com 6 Attorneys for Defendant 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 CASE NO.: D-13-477883-D 10 BARTHOLOMEW M. MAHONEY, JR., DEPT NO.: S 11 FAMILY DIVISION 12 Plaintiff, 13 vs. 14 BONNIE M. MAHONEY, 15 Defendant. 16 SCHEDULE OF ARREARAGES 17 18 DATE OF HEARING: TIME OF HEARING: 19 20 STATE OF NEVADA 21 ) SS. 22 COUNTY OF CLARK BONNIE M. MAHONEY, being first duly sworn, deposes and says: 23 24 1. I am the Defendant in the above-entitled matter. 25 26 27 28 1

Case Number: D-13-477883-D

- 2. I am owed and entitled to receive certain periodic monthly payments from Plaintiff, BARTHOLOMEW M. MAHONEY, JR. ("Bart") pursuant to the stipulated Decree of Divorce ("Decree") filed on February 3, 2016.
  - 3. BARTHOLOMEW M. MAHONEY, JR. has failed to make all of those payments when due.
  - 4. The Schedule for Child Support, Spousal Support, and Attorney Fees Arrears attached hereto as Exhibit "A" is a true and accurate statement of all payment due dates and payments received during the months noted along with the interest and penalties. Bart, amount of \$41,390.77. Bart is also in arrears for attorney fees and costs in the amount of \$11,867.09.
    - 5. Per the Decree, any unreimbursed health-related expenses will be divided equally between the parties per the Court's 30/30 Rule. See Decree, page 6, line 9. Bonnie has timely provided Bart with the receipts for the children's unreimbursed medical expenses, but he failed to dispute or pay the expenses.
      - 6. I request that the combined support arrears, attorney fees and insurance premium arrears of \$53,257.86 be reduced to judgment collectable by any and all legal means.

7. I declare under penalties of perjury that the foregoing is true and correct.

FURTHER AFFIANT SAYETH NAUGHT.

BONNIE MAHONEY

Subscribed and Sworn to before me this Z day of May 2019.

Notary Public In and For Said County and State



| California Jurat Cer  A notary public or other officer completing this certificate verifies only  A notary public or other officer is attached, and not the truthfulnes | THE REPORT OF THE PROPERTY OF  |
|---|--|
| A notary public or other officer completing this certificate verifies only document to which this certificate is attached, and not the truthfulnes                      | s, accuracy, or validity of thet document.   |
| State of California County of Los Angeles   | s.s.   |
| Subscribed and sworn to (or affirmed) before me on th   | is 3 day of Manth  |
| 2019, by Bonnie Markor Signer   | and and  |
| Neither of Signer (2)   | , proved to me on the basis of   |
| satisfactory evidence to be the person(s) who appear  | ed before me.  |
| Signature of Notary Public  | Notary Public - California Los Angeles County Commission # 21847.22 Wy Comm. Expires Mar 23, 2021  |
| For other required information (Notary Name, Commission No. etc.)   | Sadl   |
| OPTIONAL INFORMA Although the information in this section is not required by law, it could this juried to an unauthorized document and may prove useful to pers         | The state of the s |
| Description of Attached Document  | Additional information Method of Afflant Identification  |
| The certificate is attached to a document titled for the purpose of   | Proved to me on the besis of satisfectory evidence:  Solution of identification or credible witness(ea)  |
| interest and perail 1 as to Judgment to modify Alimony to   | Notatiel event is detailed in notary journal on:   |
| peview child support  | Notery contact   |
| containing pages, and dated   | Other  Affant(s) Thumbprint(s) Describe:   |
|   |  |
|   | l l  |
| •   |  |

# EXHIBIT "A"

| March, 2018 | February, 2018 | January, 2018 | December, 2017 |           |           | 017         | )17         |             |           |             |             |             | 7         |             |               | 16        |             | 016         | 16        |             |             |             |           |             | 6           |             | December, 2015 |             | October, 2015 \$ | Sentember 2015 | Date Due                                       | Child Support & Spousal Support | 10 To | Dent. B | ר אין | Mahoney adv. Mahoney |
|-------------|----------------|---------------|----------------|-----------|-----------|-------------|-------------|-------------|-----------|-------------|-------------|-------------|-----------|-------------|---------------|-----------|-------------|-------------|-----------|-------------|-------------|-------------|-----------|-------------|-------------|-------------|----------------|-------------|------------------|----------------|--|---------------------------------|---|---------|---|----------------------|
|             |                |               |                |           |           | \$ 4,850.00 | \$ 4,850.00 | \$ 4,850.00 |           | \$ 4,850.00 | \$ 4,850.00 | \$ 4,850.00 |           | \$ 4,850.00 |               |           | \$ 4,850.00 | \$ 4,850.00 |           |             |             |             | ļ         |             | \$ 4,850.00 |             |                |             |                  | \$ 4,850.00    | Amount Due                                     | apport                          |   |         |   |                      |
| \$          | \$             |               |                | \$        |           | \$ 4,500.00 | -           | \$ 5,000.00 |           | 6-9         | 6-9         | \$          | ₩.        | \$ 4,930.00 | \$ 6,450.00   | <b>⇔</b>  | \$ 4,850.00 | €9          | _         | ↔           | \$ 3,700.00 |             |           |             |             | \$ 4,440.00 | 69             | <i>چ</i> ه  | 5                |                | Payment  |                                 |   |         |   |                      |
| \$          |                | \$ (50.00)    | H              | \$ 300.00 | -         | 6/9         |             | \$ (150.00) |           |             | ↔           | \$ (250.00) |           | \$ (80.00)  | \$ (1,600.00) | \$ 400.00 | <b>⇔</b>    |             | _         | \$ 1,250.00 |             | \$ 1,250.00 |           | \$ (150.00) |             | \$ 410.00   |                | \$ 4,850.00 | \$ 4,850.00      | \$ 4,850.00    | Monthly<br>Arrearage                           |                                 |   |         | ·   |                      |
| 6.50        | 6.50           | 6.50          | 6.25           | 6.25      | 6.25      | 6.25        | .625        | 6.25        | 5.75      | 5.75        |             | 5.75        | 5.75      | 5.75        | 5.50          | 5.50      | 5.50        | 5.50        | 5.50      | 5.50        | 5.50        | 5.50        | 5.50      | 5.50        | 5.50        | 5.50        | 5.25           | 5.25        | 5.25             | 5.25           | Annual Legal<br>Interest Rate<br>(percent)     |                                 |   |         |   |                      |
| 0.00542     | 0.00542        | 0.00542       | 0.00521        | 0.00521   | 0.00521   | 0.00521     | 0.00521     | 0.00521     | 0.00479   | 0.00479     | 0.00479     | 0.00479     | 0.00479   | 0.00479     | 0.00458       | 0.00458   | 0.00458     | 0.00458     | 0.00458   | 0.00458     | 0.00458     | 0.00458     | 0.00458   | 0.00458     | 0.00458     | 0.00458     | 0.00438        | 0.00438     | 0.00438          | 0.00438        | Monthly Interest<br>Rate as Factor             |                                 |   |         |   |                      |
| S           | ↔              | ₩             | 65             | 69        | 69        | 69          | 65          | 69          | 6/3       | 65          | 67          | 62          | 69        | 69          | 69            | 65        | 64          | €5          | ₩         | 49          | S           | \$          | €9        | 649         | 65          | 69          | 69             | S           | 69               | 6-9            |  |                                 |   |         |   |                      |
| 24,930.00   | 24,080.00      | 24,030.00     | 24,080.00      | 24,330.00 | 24,030.00 | 23,680.00   | 23,330.00   | 22,480.00   | 22,630.00 | 22,740.00   | 23,090.00   | 23,340.00   | 23,590.00 | 24,740.00   | 24,820.00     | 26,420.00 | 26,020.00   | 26,020.00   | 25,170.00 | 23,320.00   | 22,070.00   | 20,920.00   | 19,670.00 | 19,720.00   | 19,870.00   | 19,810.00   | 19,400.00      | 14,550.00   | 9,700.00         | 4,850.00       | Accrued Arrearage                              |                                 |   |         |   |                      |
| \$ 135.04   | \$ 130.43      |               |                |           |           |             |             |             |           |             |             |             |           | -           |               |           |             | \$ 119.26   |           | \$ 106.88   |             |             | \$ 90.15  | \$ 90.38    |             | \$ 90.80    | \$ 84.88       | \$ 63.66    |                  | \$ 21.22       | Monthly Interest                               |                                 |   |         | İ   |                      |
| 4 0.008333  |                | T             | ╁              | T         | T         | ┪           | t           | ╁           | T         | T           |             | T           |           | T           | T             | T         | ╁           | T           | T         | <b>-</b>    | T           | T           |           |             | <b>†</b>    |             |                |             | Г                | П              | Monthly Penalty Rate as Factor (10% per annum) |                                 |   |         |   |                      |
| \$ 207.74   |                |               |                | \$ 202.74 |           |             |             |             |           |             | D 100 40    |             |           | 200.10      |               | \$ 220.16 |             |             | \$ 209.74 |             |             |             | \$ 163.91 |             |             |             |                | \$ 121.25   |                  |                | Monthly Penalty                                |                                 | AA  | 0000    | 340                                       |                      |

| April, 2018 \$    April, 2018   \$   May, 2018   \$   June, 2018   \$   June, 2018   \$   June, 2018   \$   September, 2018   \$   October, 2018   \$   November, 2019   \$   February, 2019   \$   February, 2019   \$   April, 2019   \$   Apr   |
|---|
| \$ 213,400.00 \$ \$ 41,850.00 \$ \$ \$ 213,400.00 \$ \$ \$ 41,390.77 \$ \$ 53,257.86  |
| 4,400.00       \$       450.00         4,000.00       \$       850.00         5,350.00       \$       (500.00)         8,000.00       \$       (50.00)         4,900.00       \$       (2,000.00)         2,000.00       \$       2,850.00         4,000.00       \$       2,850.00         3,500.00       \$       1,350.00         2,000.00       \$       2,850.00         1,84,770.00       \$       28,630.00  |
| 7.00<br>7.00<br>7.00<br>7.00<br>7.00<br>7.00<br>7.00  |
| 0.00542 \$ 25,380.00 \$ 0.00542 \$ 25,080.00 \$ 0.00542 \$ 25,080.00 \$ 0.00583 \$ 21,930.00 \$ 0.00583 \$ 21,930.00 \$ 0.00583 \$ 21,930.00 \$ 0.00583 \$ 21,930.00 \$ 0.00583 \$ 22,730.00 \$ 0.00625 \$ 23,580.00 \$ 0.00625 \$ 23,780.00 \$ 0.00625 \$ 23,780.00 \$ 0.00625 \$ 25,780.00 \$ 0.00625 \$ 23,630.00 \$ 0.00625 \$ 23,630.00 \$ 0.00625 \$ 23,630.00 \$ 0.00625 \$ 23,630.00 \$ 0.00625 \$ 23,630.00 \$ 0.00625 \$ 23,630.00 \$ 0.00625 \$  |
| 137.48<br>142.08<br>146.30<br>127.63<br>115.97<br>132.59<br>132.59<br>147.38<br>147.38<br>147.38<br>152.69<br>152.69<br>178.94<br>\$ 4,903.42<br>\$ \$  |
| 1,008333 \$ 2<br>0,008333 \$ 2<br>0,008333 \$ 2<br>0,008333 \$ 2<br>0,008333 \$ 2<br>0,008333 \$ 3<br>0,008333 $ 3<br>0,00833 \$ 3<br>0,00833 \$ 3<br>0,0083 |
| 211.49<br>218.54<br>208.94<br>182.74<br>189.41<br>189.41<br>189.41<br>189.41<br>214.82<br>214.82<br>214.82<br>7,857.35<br>7,857.35<br>7,857.35  |

| Mahoney adv. N D-13-477883-D Dept. B  Attorney Fees  Attorney Fees  1 September, 2015 2 October, 2015 3 November, 2016 6 February, 2016 6 February, 2016 7 March, 2016 8 April, 2016 9 May, 2016 10 June, 2016 11 July, 2016 12 August, 2016 13 September, 2016 14 October, 2016 15 November, 2016   |
|--|
|  |
| Mahoney adv. Mahoney         D-13-477883-D       D-13-477883-D         Dept. B       \$10,000 owed,         Attorney Fees       \$10,000 owed,         Date Due         Amount Due         Cotober, 2015       \$ 555.00         November, 2016       \$ 555.00         Pebruary, 2016       \$ 555.00         March, 2016       \$ 555.00         May, 2016       \$ 555.00         May, 2016       \$ 555.00         June, 2016       \$ 555.00         August, 2016       \$ 555.00         September, 2016       \$ 555.00         November, 2016       \$ 555.00         December, 2016       \$ 555.00         December, 2016       \$ 555.00         December, 2016       \$ 555.00 |
| 000 owed, due  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$   |
| 000 owed, due \$550 per month until paid  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00  555.00 \$ - \$ 555.00   |
| 000 owed, due  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  555.00 \$  |
| 000 owed, due \$550 per month until paid 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00 555.00 \$ - \$ 555.00   |
| 000 owed, due \$550 per month until paid in full. Approx.    Solution   Payment   Monthly   Interest Rate   (percent)  |

|                |                  |   |   | •            | 48 | 47 | 46 | 45 | 4              | 4              | 4,                | 4                | 4(                | 33                | <u> </u>         | ယ္                 | <u>ω</u>        | 33            | 34            | 33           | 32             | 31            | 30                | . 29             | 28                      | 27                | 26           | 25                 |
|----------------|------------------|---|---|--------------|----|----|----|----|----------------|----------------|-------------------|------------------|-------------------|-------------------|------------------|--------------------|-----------------|---------------|---------------|--------------|----------------|---------------|-------------------|------------------|-------------------------|-------------------|--------------|--------------------|
|                |                  |   | TOTALO                                  | TOTATO       | 8  | 7  | 6  | 5  | 44 April, 2019 | 43 March, 2019 | 42 February, 2019 | 41 January, 2019 | 40 December, 2018 | 39 November, 2018 | 38 October, 2018 | 37 September, 2018 | 36 August, 2018 | 35 July, 2018 | 34 June, 2018 | 33 May, 2018 | 32 April, 2018 | 31 March 2018 | 30 February, 2018 | 29 January, 2018 | 28 December, 2017       | 27 November, 2017 | _            | 25 September, 2017 |
|                |                  |   | Ų                                       | \$ 10 000 00 |    |    |    |    | \$ 10,000.00   | \$ 10,000.00   | \$ 10,000.00      | \$ 10,000.00     |                   | \$ 10,000.00      | \$ 10,000.00     | \$ 10,000.00       |                 | \$ 10,000.00  | 10,000.00     | \$ 10,000.00 |                |               | 10,000.00         | 10,000.00        | 10,000.00               | 10,000.00         | 10,000.00    | \$ 10,000.00       |
|                |                  |   | *************************************** | ~            |    |    |    |    | \$             | ₩              | €>                | \$ -             | ₩.                | +                 | \$<br>+          | 1                  | \$              | \$ -          | <del>()</del> | \$           | \$             | <b>↔</b>      | \$                | \$               | -                       | \$                | <b>⇔</b>     | ₩.                 |
|                |                  |   | 300000000000000000000000000000000000000 | \$ 10.000.00 |    |    |    |    | \$ 10,000.00   | \$ 10,000.00   | \$ 10,000.00      | \$10,000.00      | \$ 10,000.00      | \$ 10,000.00      | \$ 10,000.00     | \$ 10,000.00       | \$ 10,000.00    | \$10,000.00   | \$ 10,000.00  | \$ 10,000.00 | \$ 10,000.00   | \$ 10,000.00  | \$ 10,000.00      | \$ 10,000.00     | \$ 10,000.00            | \$ 10,000.00      | \$ 10,000.00 | \$ 10,000.00       |
|                | Total A          | Total Accr                                  |   |              |    |    |    |    | 7.50           | 7.50           | 7.50              | 7.50             | 7.00              | 7.00              | 7.00             | 7.00               | 7.00            | 7.00          | 6.50          | 6.50         | 6.50           | 6.50          | 6.50              | 6.50             | 6.25                    | 6.25              | 6.25         | 6.25               |
| T              | crued Interest t | ued Arrearage t                             |   | •            |    |    |    |    | 0.00625        | 0.00625        | 0.00625           | 0.00625          | 0.00583           | 0.00583           | 0.00583          | 0.00583            | 0.00583         | 0.00583       | 0.00542       | 0.00542      | 0.00542        | 0.00542       | 0.00542           | 0.00542          | 0.00521                 | 0.00521           | 0.00521      | 0.00521            |
| TOTAL SUM DUE: |                  | Total Accrued Arrearage through April 2019: |   | \$ 10,000.00 |    |    |    |    | \$ 10,000.00   | 10,000.00      | 00.000            | 10,000.00        | 10,000,00         | 10,000.00         | 10,000.00        | 10,000,01          | 10,000.00       | 10,000.00     | 10,000.00     | 10,000.00    | 10,000.00      | 10,000.00     | 10,000.00         | 10,000.00        | 10,000.00               | 10,000.00         | 10,000.00    | 10,000.00          |
| \$ 11,867.09   | \$ 1,867.09      | \$ 10,000.00                                |   | \$ 1,867.09  |    |    |    |    | \$ 62.50       |                |                   |                  |                   |                   |                  |                    |                 |               |               |              |                |               |                   |                  | 715 (MA) (MA) (MA) (MA) |                   |              |                    |

|  | ,                        |                                     | 5/9/2019        | ically Filed<br>10:19 AM<br>D. Grierson<br>OF THE COURT | ۔۔ |
|--|--------------------------|-------------------------------------|-----------------|---|----|
| FDF  | _                        |                                     | CAS.            | in some   |    |
|  |                          |                                     |                 |   |    |
| 1 1 1 200 2470 St. Rose I Kity 17  |                          |                                     |                 |   |    |
| Henderson, Nevada 8907 2   |                          |                                     |                 |   |    |
| Phone: (702) 990-6448 Email: rsmith@radfordsmith.com   |                          |                                     |                 |   |    |
| Attorney for Defendant  Actorney for Defendant   |                          |                                     |                 |   |    |
| Nevada State Bar No. 002791  |                          |                                     |                 |   |    |
| Nevada dinto Esta —  | lighth Judicia           | l District Court                    |                 | •   |    |
| <u> </u>   | Clark County             |                                     |                 |   |    |
|  | Clark County             |                                     |                 |   |    |
|  |                          |                                     |                 |   |    |
|  |                          | Case No. D-1                        | 3-47783-D       |   |    |
| Bartholomew M. Mahoney, Jr.  |                          | Case 110.                           | ,               |   |    |
| Plaintiff,   | ,                        | Dept. B                             |                 |   |    |
| ,  |                          | D. V                                |                 |   |    |
|  |                          |                                     |                 |   |    |
| Bonnie M. Mahoney  |                          |                                     |                 |   |    |
| Defendant.   |                          |                                     |                 |   |    |
| GENE   | RAL FINANCIA             | L DISCLOSURE I                      | OKM             |   |    |
| a stone  |                          |                                     |                 |   |    |
| A. Personal Information:  1. What is your full name? (first, in the content of th | Bonn                     | ie Mary Mahoney                     | 05:450 1        | 1-18-1971   |    |
| 1 What is your full name? (first, I  | niddle, last) <u>Bom</u> | ie Mary Mahoney<br>3.What is your d | ate of birth?   | 1-10-1-   |    |
| 2 How old are you? 47  | 1. cation? College       | Degree                              |                 |   |    |
| <ol> <li>What is your fair that 1.</li> <li>How old are you? 47</li> <li>What is your highest level of each 1.</li> </ol>  | ducation:                | - <b></b>                           |                 |   |    |
|  |                          |                                     |                 |   |    |
| B. Employment Information:   |                          |                                     |                 |   |    |
|  | self-employed? (E        | I check one)                        |                 | . veadad  |    |
| 1. Are you currently employees   I No  | <u>.</u>                 | la below Atta                       | ched an additic | onal page if needed.                                    |    |
| ☐ Yes  | If yes, complete t       | lle table services                  | k Schedule      | Work Schedule   |    |
| N  |                          | b Title Wo                          | (days)          | (shift times)   |    |
| Date of Hire Employer N  |                          |                                     |                 |   |    |
|  |                          |                                     |                 |   |    |
|  |                          |                                     |                 |   |    |
|  |                          |                                     |                 |   |    |
|  |                          |                                     |                 |   |    |
|  | امید                     |                                     |                 |   |    |
| 2. Are you disabled? (回 check  | one)                     |                                     | u-ability?      |   |    |
| 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1  | If yes. V                | what is your level of               | disability +    |   | _  |
| ☐ Yes  | What ag                  | gency certified you                 | lisability?     |   |    |
|  |                          |                                     |                 |   |    |
|  |                          | 1.thm of t                          | our current jol | o for less than 2 years,                                |    |
| C. Prior Employment: If you are to   | memployed or ha          | ve been working at                  | Jour June 2007  |   |    |
| C. Prior Employment: If you are  | ation.                   |                                     | A               | ermination: 12-31-2018                                  |    |
| complete the follows   |                          | e of Hire: 10-18-2017               | Date of To      | ermmauon.   |    |
| Prior Employer: Drago Culinar  | y Dan                    | , UL XXIII                          |                 |   |    |
| Prior Employer: Diago Gamer<br>Reason for Leaving: Mental H  |                          |                                     |                 |   |    |
| Keason for Bourns  | F                        | age 1 of 8                          |                 | AA000044  | 4  |

Case Number: D-13-477883-D

AA000044

Rev. 8-1-2014

#### Monthly Personal Income Schedule

#### A. Year-to-date Income.

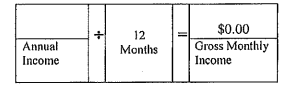
As of the pay period ending \_\_\_\_\_ my gross year to date pay is \_\_\_\_\_.

#### B. Determine your Gross Monthly Income.

Hourly Wage

|                | × |                                    | II | \$0.00           | × | 52    | = | \$0.00           | ÷ | 12     | = | \$0.00                  |
|----------------|---|------------------------------------|----|------------------|---|-------|---|------------------|---|--------|---|-------------------------|
| Hourly<br>Wage |   | Number of hours<br>worked per week |    | Weekly<br>Income |   | Weeks |   | Annual<br>Income |   | Months |   | Gross Monthly<br>Income |

#### Annual Salary



#### C. Other Sources of Income.

| Source of Income                  | Frequency          | Amount      | 12 Month<br>Average |
|-----------------------------------|--------------------|-------------|---------------------|
| Annuity or Trust Income           |                    |             |                     |
| Bonuses                           |                    |             |                     |
| Car, Housing, or Other allowance: |                    |             |                     |
| Commissions or Tips:              |                    |             |                     |
| Net Rental Income:                |                    |             |                     |
| Overtime Pay                      |                    |             |                     |
| Pension/Retirement:               |                    |             |                     |
| Social Security Income (SSI):     |                    |             |                     |
| Social Security Disability (SSD): |                    |             |                     |
| Spousal Support                   | Bi-monthly         | \$36,021.00 | \$2,668.42          |
| Child Support                     | Bi-monthly         | \$26,184.00 | \$2,182.00          |
| Workman's Compensation            |                    | ·           |                     |
| Other:                            |                    |             |                     |
| Total Av                          | erage Other Income | Received    | \$4,850.42          |

| Total Average Gross Monthly Income (add totals from | B and C above) \$4,850.42 |
|---|---------------------------|

### D. Monthly Deductions

|     | Type of Deduction  | Amount |
|-----|--|--------|
| 1.  | Court Ordered Child Support (automatically deducted from paycheck)         |        |
| 2.  | Federal Health Savings Plan  |        |
| 3.  | Federal Income Tax   |        |
| 4.  | Amount for you:  Health Insurance For Opposing Party: For your Child(ren): | 0.00   |
| 5.  | Life, Disability, or Other Insurance Premiums                              |        |
| 6.  | Medicare   |        |
| 7.  | Retirement, Pension, IRA, or 401(k)  |        |
| 8.  | Savings  |        |
| 9.  | Social Security  |        |
| 10. | Union Dues   |        |
| 11. | Other: (Type of Deduction)   |        |
|     | Total Monthly Deductions (Lines 1-11)                                      | 0.00   |

## Business/Self-Employment Income & Expense Schedule

| Α. | Business  | Income:    |
|----|-----------|------------|
|    | CARILLANA | TITO CALLO |

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

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

| Type of Business Expense                       | Frequency       | Amount            | 12 Month Average |
|--|-----------------|-------------------|------------------|
| type of Business Expense                       | 1               |                   |                  |
| Advertising                                    |                 |                   |                  |
| Car and truck used for business                |                 |                   |                  |
| Commissions, wages or fees                     |                 |                   |                  |
| Business Entertainment/Travel                  |                 |                   |                  |
| Insurance                                      |                 |                   |                  |
| Legal and professional                         |                 |                   |                  |
| Mortgage or Rent                               |                 |                   | ·                |
| Pension and profit-sharing plans               |                 |                   |                  |
| Repairs and maintenance                        |                 |                   |                  |
| Supplies                                       |                 |                   |                  |
| Taxes and licenses (include est, tax payments) |                 |                   |                  |
| Utilities                                      |                 |                   |                  |
| Other:   |                 |                   |                  |
|  | Total Average I | Business Expenses | 0.0              |

# Personal Expense Schedule (Monthly)

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

|  | Monthly Amount I Pay | For Me   | Other Party | For Both |
|--|----------------------|----------|-------------|----------|
| Expense                                      | 171Onten.j           | <u> </u> |             |          |
| Alimony/Spousal Support                      | 347.00               | 1        |             | ٠        |
| Auto Insurance                               | 1,175.00             | <b>✓</b> |             |          |
| Car Loan/Lease Payment                       | 380.00               | <b>V</b> |             |          |
| Cell Phone                                   | 300,00               |          |             | ļ        |
| Child Support (not deducted from pay)        | 100.00°              | <b>/</b> |             | <u> </u> |
| Clothing, Shoes, Etc                         | 400.00               | 1        |             |          |
| Credit Card Payments (minimum due)           | 40.00                | 1        |             |          |
| Dry Cleaning                                 | 220.00               | 1        |             |          |
| Electric                                     | 850.00               | 1        |             |          |
| Food (groceries & restaurants)               | 150.00               | 1        |             |          |
| Fuel   | 1,000                |          |             |          |
| Gas (for home)                               |                      |          |             |          |
| Health Insurance (not deducted from pay)     |                      |          |             |          |
| HOA  |                      |          |             |          |
| Home Insurance (if not included in mortgage) |                      |          |             |          |
| Home Phone                                   | 60.00                | <b>√</b> |             |          |
| Internet/Cable                               |                      |          |             |          |
| Lawn Care                                    | 150.00               | ✓        |             |          |
| Membership Fees                              | 3,000.00             | <b>1</b> |             |          |
| Mortgage/Rent/Lease                          |                      |          |             |          |
| Pest Control                                 | 100.00               | 1        |             |          |
| Pets   |                      |          |             |          |
| Pool Service                                 |                      |          |             |          |
| Property Taxes (if not included in mortgage  | )                    |          |             |          |
| Security                                     |                      |          |             |          |
| Sewer  |                      |          |             |          |
| Student Loans                                |                      |          |             |          |
| Unreimbursed Medical Expense                 | 80.00                | <b>√</b> |             |          |
| Water  | 650.00               | <b>✓</b> |             |          |
| Other: Loans  Total Monthly Expenses         | 7,702.00             |          |             |          |

### **Household Information**

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

| Child's Name                           | Child's<br>DOB       | Whom is this child living with? | Is this child<br>from this<br>relationship? | Has this child beer certified as special needs/disabled? |
|--|----------------------|---------------------------------|---|--|
| Brigitte C. Mahoney  Sophia J. Mahoney | 10-29-01<br>06-12-04 |                                 | Yes<br>Yes                                  | No   |
| rd-                                    |                      |                                 |   | th on the followi  |

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

|           | Land Child              | 3rd Child  | 4th Child  |
|-----------|-------------------------|--|--|
| 1st Child | Z Chila                 | J 0  |  |
| 124.00    | 124.00                  |  | _  |
|           |                         |  | _  |
| 80.00     | 80.00                   |  |  |
| 50.00     | 1,740.00                |  |  |
| 80.00     | 80.00                   |  |  |
| 40.00     | 40.00                   |  |  |
|           |                         |  | ·  |
| y)        |                         |  |  |
|           |                         |  |  |
| 200.00    |                         |  |  |
|           |                         |  |  |
|           |                         |  |  |
| 574.00    | 2,064.00                | 0,00   | 0.00   |
|           | 50.00<br>80.00<br>40.00 | 124.00 124.00<br>80.00 80.00<br>50.00 1,740.00<br>80.00 80.00<br>40.00 40.00 | 124.00 124.00<br>80.00 80.00<br>50.00 1,740.00<br>80.00 80.00<br>40.00 40.00 |

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

| ate sheet. |     |   |                         |
|------------|-----|---|-------------------------|
|            | Age | Person's Relationship to You (i.e. sister, friend, cousin, etc) | Monthly<br>Contribution |
| Name       |     |   |                         |
|            |     |   |                         |
|            |     |   |                         |
|            |     |   |                         |

#### Personal Asset and Debt Chart

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

| Line | Description of Asset and Debt<br>Thereon | Gross Value |    | Total Amount<br>Owed |   | Net Value    | Whose Name is<br>on the Account?<br>You, Your<br>Spouse/Domestic<br>Partner or Both |
|------|--|-------------|----|----------------------|---|--------------|---|
| i.   | 2013 Jaguar XF                           | \$29,000.00 | -  | \$21,456.00          | = | \$ 7,544.00  | Self  |
| 2.   | 2018 VW Beetle                           | \$27,000.00 | -  | \$29,140.00          | = | \$ -2,140.00 | Self  |
| 3.   |  | \$          | -  | \$                   | = | \$ 0.00      |   |
| 4.   | •  | \$ .        | -  | \$.                  | = | \$ 0.00      |   |
| 5.   |  | \$          | -  | \$                   | = | \$ 0.00      |   |
| 6.   |  | \$          | -  | \$                   | = | \$ 0.00      |   |
| 7.   |  | \$          | -  | \$                   | = | \$ 0.00      |   |
| 8.   | ·  | \$          | -  | \$                   | = | \$ 0.00      |   |
| 9,   |  | \$          | -  | \$                   | = | \$ 0.00      |   |
| 10.  |  | \$          | T- | \$                   | = | \$ 0.00      |   |
| 11.  |  | \$          | -  | \$                   | = | \$ 0.00      |   |
| 12.  |  | \$          | -  | \$                   | F | \$ 0.00      |   |
| 13.  |  | \$          | -  | \$                   | = | \$ 0.00      |   |
| 14.  |  | \$          | -  | \$                   | = | \$ 0.00      |   |
| 15.  |  | \$          | -  | \$                   | = | \$ 0.00      |   |
|      | Total Value of Assets (add lines 1-15)   | \$56,000.00 | -  | \$50,596,00          | = | \$ 5,404.00  |   |

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

| Line<br># | Description of Credit Card or<br>Other Unsecured Debt | Total Amount owed | Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both |
|-----------|---|-------------------|---|
| 1.        | Capital One   | \$ 1,782.00       | Self  |
| 2.        | Lending Club  | \$ 6,261.00       | Self  |
| 3,        | Macy's  | \$ 1,498.00       | Self  |
| 4.        | Nordstrom   | \$ 5,019.00       | Self  |
| 5.        | Neiman Marcus   | \$ 800.00         | Self  |
| 6.        |   | \$                |   |
| Tota      | al Unsecured Debt (add lines 1-6)                     | \$ 15,360.00      |   |

### CERTIFICATION

| Attorney Infor       | I (have/have not) have retained  | an attorney for this case,     |
|----------------------|--|--------------------------------|
| 1.                   | As of the date of today, the attorney has been paid a total of   | f \$ 5,000.00 on my behalf.    |
| 2.                   | As of the date of today, the attorney das book parts   |                                |
| 3,                   | As of the date of today, the attorney in the amount of \$  |                                |
| 4.                   | ettorney a total of \$   |                                |
| 5.                   | I owe my prior attorney a total of \$  |                                |
|                      | NT: Read the following paragraphs carefully and initial each or  | ie.                            |
| inst<br>I g<br>kno   | I swear or affirm under penarty of posteriors in completing this Financial Disclosure Form, I under structions in completing this Financial Disclosure Form, I under guarantee the truthfulness of the information on this Form nowingly make false statements I may be subject to punish the province of the province of the statements of the subject to punish the province of the province | erstand that, by my signature, |
| ¢0)                  | I have attached a copy of my 3 most recent pay stu   | bs to this form.               |
| مندونيون<br>مناونيون | I have attached a copy of my most recent x   | KP WAAAA                       |
|                      | I have not attached a copy of my pay stubs to this unemployed.   | form because I am currently    |
|                      |  | 5/3/17<br>Date                 |
| Si                   | Signature  |                                |

**Electronically Filed** 5/9/2019 10:32 AM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA \*\*\* Case No.: D-13-477883-D Bartholomew M Mahoney, Plaintiff Department S Bonnie M Mahoney, Defendant. NOTICE OF HEARING Please be advised that the Defendant's Motion to Reduce Arrearages, Interest, and Penalties to Judgment; to Modify Alimony; to Review Child Support, for Sanctions and Attorney's Fees and Costs in the above-entitled matter is set for hearing as follows: Date: June 12, 2019 10:00 AM Time: 12 Courtroom 07 Location: Family Courts and Services Center 13 601 N. Pecos Road Las Vegas, NV 89101 14 NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the 15 Eighth Judicial District Court Electronic Filing System, the movant requesting a 16 hearing must serve this notice on the party by traditional means. 17 STEVEN D. GRIERSON, CEO/Clerk of the Court 18 19 By: /s/ Cecilia Dixon 20 Deputy Clerk of the Court 21 CERTIFICATE OF SERVICE 22 I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on 23 this case in the Eighth Judicial District Court Electronic Filing System. 24 25

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By: /s/ Cecilia Dixon Deputy Clerk of the Court

AA000051

**Electronically Filed** 5/9/2019 10:56 AM Steven D. Grierson CLERK OF THE COURT 1 **CSERV** RADFORD J. SMITH, CHARTERED KIMBERLY A. MEDINA, ESQ. 3 Nevada State Bar No. 014085 2470 St. Rose Parkway Suite 206 Henderson, Nevada 89014 5 Telephone: (702) 990-6448 Facsimile: (702) 990-6456 6 kmedina@radfordsmith.com Attorneys for Defendant 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 11 CASE NO.: D-13-477883-D BARTHOLOMEW M. MAHONEY, JR., 12 DEPT NO.: S 13 Plaintiff. VS. **FAMILY DIVISION** 14 15 BONNIE M. MAHONEY, 16 Defendant. 17 CERTIFICATE OF SERVICE 18 19 I hereby certify that I am an employee of Radford J. Smith, Chartered ("the Firm"). 20 am over the age of 18 and not a party to the within action. I am "readily familiar" with 21 rm's practice of collection and processing correspondence for mailing. Under the Firm's 22 23 ractice, mail is to be deposited with the U.S. Postal Service on the same day as stated 24 elow, with postage thereon fully prepaid. 25

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REDUCE

MODIFY

TO

I served the foregoing document described as "MOTION"

RREARAGES, INTEREST, AND PENALTIES TO JUDGMENT; TO

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| 2 FEES A 3 4 ARRE. 5 hteres 6                                  | NY; TO REVIEW CHILD SUPPORT, FOR SANCTIONS AND ATTORNEY'S AND COSTS; GENERAL FINANCIAL DISCLOSURE FORM; SCHEDULE OF ARAGES and NOTICE OF HEARING" on this day of May, 2019, to all sed parties as follows:  BY MAIL: Pursuant to NRCP 5(b), I placed a true copy thereof enclosed in a sealed envelope addressed as follows: |
|--|--|
| 7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17    | Bartholomew M. Mahoney 4795 Frankfurt Court Las Vegas, Nevada 89147 Plaintiff in Proper Person  An Employee of Radford J. Smith Chartered  |
| 18<br>19<br>20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28 |  |

Electronically Filed 5/9/2019 10:19 AM Steven D. Grierson CLERK OF THE COURT

MOT
RADFORD J. SMITH, CHARTERED
KIMBERLY A. STUTZMAN, ESQ.
Nevada State Bar No. 014085
2470 St. Rose Parkway Suite 206
Henderson, Nevada 89014
Telephone: (702) 990-6448
Facsimile: (702) 990-6456
kstutzman@radfordsmith.com
Attorneys for Defendant

#### DISTRICT COURT CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

14 VS.

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BONNIE M. MAHONEY,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

FAMILY DIVISION

**ORAL ARGUMENT: Yes** 

NOTICE: YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A COPY OF YOUR RESPONSE WITHIN 14 CALENDAR DAYS OF YOUR RECEIPT OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN 14 CALENDAR DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT A HEARING PRIOR TO THE SCHEDULED HEARING DATE.

# MOTION TO REDUCE ARREARAGES, INTEREST, AND PENALTIES TO JUDGMENT; TO MODIFY ALIMONY; TO REVIEW CHILD SUPPORT, FOR SANCTIONS AND ATTORNEY'S FEES AND COSTS

Date of Hearing: Time of Hearing:

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This motion is made and based upon the points and authorities attached hereto, all pleadings and papers on file in this matter, the evidence attached hereto, and any oral argument or evidence adduced at the time of the hearing of this matter.

Dated this 1 day of May 2019.

RADFORD J. SMITH, CHARTERED

KIMBERLY A. STUTZMAN, ESQ.

Nevada State Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074

Telephone: (702) 990-6448

Attorneys for Plaintiff

I.

## INTRODUCTION

Defendant, BONNIE MAHONEY ("Bonnie") moves to collect child support, alimony, attorney fees, and health insurance arrearages, and to sanction Plaintiff, BARTHOLOMEW M. MAHONEY, JR ("Bart") in contempt for his failure to pay child support, alimony, attorney fees, and health insurance due under the parties' Decree of Divorce ("Decree") filed February 3, 2016. The total amount of arrearages, including legal interest and penalties, is \$53,257.86<sup>2</sup>.

Bonnie has attempted to resolve these issues with Bart pursuant to EDCR 5.501.

Bart, however, refuses to comply with the parties' Decree. Moreover, at the end of 2018,

Bonnie lost her job. Though Bonnie is actively seeking alternative employment, she is

<sup>&</sup>lt;sup>2</sup> When Bart sends Bonnie funds, it is in one transfer. The funds are usually not the full amount. Moreover, it is not clear which funds are alimony or child support.

dependent on Bart's child support and alimony to provide for their children, BRIGITTE MAHONEY, born October 29, 2001 (age 17), and SOPHIA MAHONEY, born June 12, 2004 (age 14).

Bonnie has put off litigation for more than a year because she does not have sufficient funds to meet Bart on an equal footing. Moreover, because Bart does not pay her the proper amount of support, she can barely meet her own expenses<sup>3</sup>. Unfortunately, she can no longer put off litigation regarding Bart's nonpayment.

As a result, Bonnie seeks an order reducing Bart's unpaid obligations to judgment. Bonnie further seeks to review and modify child support and alimony. Finally, Bonnie seeks an award of reasonable attorney's fees and costs, and sanctions against Bart for having to file this motion to force his compliance with the parties' Decree and the court's orders.

II.

# STATEMENT OF FACTS

The parties, Defendant, BONNIE MAHONEY ("Bonnie") and Plaintiff, BARTHOLOMEW M. MAHONEY, JR. ("Bart") divorced by stipulated Decree of this court filed February 3, 2016.

<sup>&</sup>lt;sup>3</sup> Bonnie has had to use credit cards and essentially liquidate accounts to simply maintain her expenses. She has also had to borrow money from her parents, cousins, god brother, and friends.

 The parties have two minor children, BRIGITTE MAHONEY ("Brigitte"), born October 29, 2001 (age 17), and SOPHIA MAHONEY ("Sophia"), born June 12, 2004 (age 14).

Pursuant to the parties' Decree, they share joint legal custody. Bonnie was granted primary physical custody of the minor children subject to Bart specific visitations. The parties also agreed that Bonnie could relocate to California with the children. They have lived in California since the parties' divorce. Bonnie currently lives in Pasadena, California.

### 1. Bart's Failure to Pay Bonnie Child and Spousal Support

The Decree obligates Bart to pay Bonnie child support in the amount of \$1,091 per child per month, for a total of \$2,182 per month. See Decree of Divorce, page 5, line 8. One-half of the total amount of child support is due on the 5<sup>th</sup> of each month, and the remaining half is due by the 25<sup>th</sup> of each month. See Decree, page 5, line 10.

The Decree also obligates Bart to pay Bonnie spousal support in the amount of \$2,668 per month for four (4) years beginning September 1, 2015. See Decree, page 6, line 26. One-half of the total amount of child support is due on the 5<sup>th</sup> of each month, and the remaining half is due by the 25<sup>th</sup> of each month. See Decree, beginning page 6, line 28.

Bart has not timely or fully paid his obligations to Bonnie. Rather than pay the total amount due prior to the 5th and 25th of each month, Bart pays Bonnie sporadically. Bonnie,

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however, has kept a record of the total amount received each month. See Schedule of Arrears, filed separately.

Bart, however, electronically transfers funds to Bonnie. Because he did not specify what the amounts are for, Bonnie kept a record of the total amount due, \$4,850, and the total amount received that month. Id.

From September 2015 through to the present, Bart generally pays less than the amount that he owes. Bonnie submits that Bart's late payment of support causes him to be subject to the statutory penalty. Those penalties are calculated as part of Bonnie's Schedule of Arrearages. Id.

Bonnie routinely requests that Bart pay timely and in full. Bart refuses. See Examples of Communication from Bonnie to Bart, filed as Exhibit "1." When she has asked for full payments, Bart claims he has paid more than the amount due for other months. This, however, is not true. If Bart has paid more than the \$4,850, it was either for payments towards his arrears or for his share of the children's school registration or book fees, which Bonnie and the girls had to beg him to pay. It is important to note that this is the only payment he made towards their education. Other than the few payments in excess of \$4,850, he has not paid anything else toward the arrearages, interest, and statutory penalties that accrued when he paid late or failed to pay at all. See Schedule of Arrears, filed separately. The principal support arrearage due is \$28,630. 27

The interest and penalties that Bart owes related to his delinquencies in support are calculated in Bonnie's Schedule of Arrearages. The interest is calculated at the legal rate(s). The mandatory statutory penalty under NRS 125B.095 is calculated at 10 percent per annum after 30 days of delinquency. The interest due is \$4,903.42. The penalties due are \$7,857.35. Bart's total obligation to Bonnie for child support arrears, interest, and penalties is \$41,390.77 at or about the time of the filing of this motion.

# 2. Bart's Failure to Pay Bonnie's Attorney Fees

Bart is delinquent on other payments he is required to make under the Decree. The Decree obligates Bart to reimburse Bonnie attorney fees in the amount of \$10,000. Bart is to pay Bonnie \$555 per month for the attorney fees directly until paid in full. See Decree, page 7, line 10. Bart has failed to make these payments to Bonnie. As of the date of this Motion, the Attorney Fees should be paid in full. Because Bart did not pay his attorney fee payments timely, he is subject to interest calculated at the legal interest rate. As a result, Bart owes Bonnie \$10,000 for the attorney fees, and \$1,867.09 in interest. As set forth in the analysis of the attorney fee arrearages, Bart owes \$11,867.09. See Schedule of Arrears.

# 3. Bart's failure to pay a portion of his Bonuses to Bonnie

Moreover, the Decree orders Bart to pay Bonnie her portion of his bonuses each year. He has failed to do so.

The Decree states in relevant part -

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Dad receives bonuses annually and it is agreed that Dad shall pay Mom twenty-

five percent (25%) of the after-tax amount of the bonus for a period of four years, commencing September 1, 2015. For tracking purposes, Dad shall provide Mom with a copy of his W-2 forms annually. If Dad does not provide his W-2 forms to Mom by April 15<sup>th</sup> of each year, Dad shall be responsible to pay Mom thirty-five (35%) of the after-tax amount of any bonus he received for the period in which he failed to provide the W-2.

See Decree of Divorce, page 5, lines 15-21. The court also reserved jurisdiction for the purposes of addressing the bonuses. See Decree, page 7, lines 26-28.

Despite Bonnie's requests, Bart has failed to provide her with his W2 forms or any portion of the after-tax amount for 2015, 2016, 2017, and 2018. Because he has failed to comply with the April 15<sup>th</sup> deadline each year, Bart should pay Bonnie with 35% of the after-tax bonuses plus the legal interest that has accrued as a result of his non-payment. Unfortunately, Bonnie is completely unable to confirm the amount of the bonus(es). For these reasons, Bonnie submits that the court should order Bart to provide the documents, or in the alternative, open discovery in this matter.

# 4. Bonnie's Request to extend the time for receipt of alimony should be granted

As discussed above, Bart's payments are untimely and sporadic. Until 2018, Bonnie was able to get by on her income, the little support received, and credit cards. Unfortunately, Bonnie's position was eliminated because the company's overhead was too high and her former employer, Drago Culinary, is in the middle of an ongoing litigation with Petersen Automotive Museum. As a result, the company is consistently losing money and had to eliminate her position. Upon information and belief, her position, special events and marketing, is being outsourced to Italy.

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Bonnie has a Bachelor of Arts degree from the University of Nevada, Las Vegas, but Bonnie has been unable to find replacement employment. One of the issues with her resume is the amount of time between positions, from 2000-20164, as a result of her time staying home with the children as a housemaker. Because she was not at her last position for a long enough period (approximately 1 year), her resume is still lacks sufficient experience for most employers. As a result, she is still unemployed, but she is actively searching for new employment. See Defendant's list of Job Applications, filed as Exhibit "2."

Had Bonnie been receiving the correct support since 2016, she believes that she would have been able to have a small savings account, retirement, and substantially less debt. Bonnie previously earned on average about \$\$,458 gross per month<sup>5</sup>. Nevertheless, without Bart's support, Bonnie's accounts are consistently overdrawn. She currently faces eviction because she is three months behind on rent. The children's tuitions have not been paid, and she has outstanding credit card debt. She has also borrowed \$20,000 in the last few months to stay current. See Zelle Transfers between the parties, filed as exhibit "3."

On the other hand, Bart currently works for Golden Entertainment as the new Vice President of Food and Beverage. See News article, filed as Exhibit "5", dated June 30, 2018. Prior to Golden Entertainment, Bart worked for Wynn Las Vegas. See Bart

<sup>&</sup>lt;sup>4</sup> During this time, Bonnie volunteered, but she was not employed.

<sup>&</sup>lt;sup>5</sup> Bonnie earned \$57,000 in 2017, \$50,000 plus some commission in 2018, and as of the date of this motion, \$0 in 2019. Thus on average, she earned \$53,500 the last 2 years, or \$4,458.33 per month.

Mahoney's LinkedIn, filed as Exhibit "6." He has also worked for the MGM Grand, Bellagio, and Aria. Bart was previously the Vice President for Steve Wynn Encore and Wynn proprieties for more than 2 years. Bart, however, was very secretive about the parties' assets, even during the original divorce matter. Bart's deception continues. Though he has a lucrative position, Bart continues to claim poverty. See Email exchanges between the parties. Upon information and belief, Bart earns more than \$150,000 per year and receives substantial bonuses. Bonnie, however, cannot put of litigation any longer. She desperately needs Bart's assistance.

For these reasons, Bonnie requests that the court grant her motion to reduce the unpaid arrears to judgment and her request to extend the alimony period of 2 years.

# 5. Bart's non-payment of support has substantially impacted the children

As discussed above, Bonnie is behind on her rent. Likewise, she is also behind on the children's tuition. Bonnie ultimately has to withdraw Brigitte from Brigitte's private school midway through the 2017-2018 school year. Brigitte is now homeschooled.

Bonnie also observes Brigitte to struggle with Bart's hostility as well as his almost complete absence from Brigitte's life. When she was enrolled, Brigitte's private school provided counseling for Brigitte to discuss her issues, but it only provided Brigitte with minimal relief. Bonnie begged for Bart to attend therapy with Brigitte. She also provided Bart with the names of multiple psychologists in their area who were willing to speak with the family, but Bart never responded. See Exhibit 7.

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Bonnie also struggles to continue paying Sophia's tuition. As a result, the school has threatened to suspend Sophia if Bonnie does not pay the balance in full by the end of April 2019.

#### Ш.

# THE COURT SHOULD REDUCE BART'S CHILD SUPPORT AND ALIMONY ARREARAGES TO JUDGMENT

As addressed above, Bart owes arrearages in child support in the principal sum of \$28,630. EDCR 5.507 states in relevant part:

A motion alleging the existence of arrears in payment of periodic child support, spousal support, or other periodic payment shall be accompanied by a separately filed schedule showing the date and amount of each payment due, and the date and amount of any payments received.

Bonnie's Schedule of Arrearages sets forth the interest and penalties that have accrued on Bart's child support obligation.

The court may enter an order reducing any support arrearages to judgment. NRS 125.180 states as follows -

- 1. When either party to an action for divorce, makes default in paying any sum of money as required by the judgment or order directing the payment thereof, the district court may make an order directing entry of judgment for the amount of such arrears, together with costs and a reasonable attorney's fee.
- 2. The application for such order shall be upon such notice to the defaulting party as the court may direct.
- 3. The judgment may be enforced by execution or in any other manner provided by law for the collection of money judgments.

4. The relief herein provided for is in addition to any other remedy provided by law.

### [Emphasis added.]

The court may also award interest on the child support arrearages owed. NRS 125B.140 states in relevant part -

- 1. Except as otherwise provided in chapter 130 of NRS and NRS 125B.012:
  - (a) If an order issued by a court provides for payment for the support of a child, that order is a judgment by operation of law on or after the date a payment is due. Such a judgment may not be retroactively modified or adjusted and may be enforced in the same manner as other judgments of this state.
- 2. Except as otherwise provided in subsection 3 and NRS 125B.012, 125B.142 and 125B.144:
  - (c) The court shall determine and include in its order:
    - (1) Interest upon the arrearages at a rate established pursuant to NRS 99.040, from the time each amount became due; and
  - (2) A reasonable attorney's fee for the proceeding, unless the court finds that the responsible parent would experience an undue hardship if required to pay such amounts. Interest continues to accrue on the amount ordered until it is paid, and additional attorney's fees must be allowed if required for collection.

[Emphasis added.] Further, the Court must accrue a penalty of 10% per annum on all arrearages past thirty (30) days delinquent. NRS 125B.095.

Bart owes penalties for nonpayment of his child support obligation. The amount of interest owed as of the date of Bonnie's Schedule of Arrearages is \$4,903.42. The amount of statutory penalty (under NRS 125B.095) is \$7,857.35. See Schedule of Arrears, The total sum of support arrearages, including interest and penalties, due as of the date of the

execution of the Schedule of Arrears is \$\frac{\$41,390.77}{}\$. Bonnie requests that the Court reduce that sum to judgment. Bonnie further requests that under NRS 125.140 and NRS 125.180, the Court order Bart to pay Bonnie's reasonable attorney's fees incurred in the prosecution of her Motion to reduce child support arrearages to judgment

#### IV.

# THE COURT SHOULD REDUCE BART'S UNPAID ATTORNEY FEES TO JUDGMENT

As set forth above, Bart has failed to pay Bonnie attorney fees due under the Court's Decree. See Schedule of Arrearages. Bart owes Bonnie \$10,000 of unpaid attorney fees. The Court should direct that all amounts due should accrue legal interest from the date of the filing of this motion. NRS 17.115 reads:

When no rate of interest is provided by contract or otherwise by law, or specified in the judgment, the judgment draws interest from the time of service of the summons and complaint until satisfied, except for any amount representing future damages, which draws interest only from the time of the entry of the judgment until satisfied, at a rate equal to the prime rate at the largest bank in Nevada as ascertained by the commissioner of financial institutions on January 1 or July 1, as the case may be, immediately preceding the date of judgment, plus 2 percent. The rate must be adjusted accordingly on each January 1 and July 1 thereafter until the judgment is satisfied.

Moreover, when parties to pending litigation enter into a settlement, they enter into a contract. Such a contract is subject to general principles of contract law. *Grisham v. Grisham*, 289 P.3d 230, 234 (Nev. 2012) (citations omitted).NRS 99.040 accounts for the

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interest rate when it is not fixed by express contract for certain types of transactions. That statute reads:

- 1. When there is no express contract in writing fixing a different rate of interest, interest must be allowed at a rate equal to the prime rate at the largest bank in Nevada, as ascertained by the Commissioner of Financial Institutions, on January 1 or July 1, as the case may be, immediately preceding the date of the transaction, plus 2 percent, upon all money from the time it becomes due, in the following cases:
  - (a) Upon contracts, express or implied, other than book accounts.
  - (b) Upon the settlement of book or store accounts from the day on which the balance is ascertained.
  - (c) Upon money received to the use and benefit of another and detained without his or her consent.
  - (d) Upon wages or salary, if it is unpaid when due, after demand therefor

The rate must be adjusted accordingly on each January 1 and July 1 thereafter until the judgment is satisfied.

Here, Bart and Bonnie entered into a settlement. The Decree is subject to general principles of contract law. The parties did not expressly fix an interest rate. The current prime interest rate is 4.50%. A 6.50% interest rate applies to Bart's nonpayment. The interest due is \$1,867.09. The total amount, including interest, is \$11,867.09. Bonnie requests that the enter its judgment in favor of Bonnie and against Bart in that amount, and that it includes in that judgment the payment of legal interest from the date of the filing of this Motion. The court should also include the legal interest rate in calculating Bart's nonpayment of Bonnie's portion of the bonuses. That figure, once determined, will be supplemented.

## THE COURT SHOULD SANCTION BART FOR VIOLATING THE COURT'S ORDERS

EDCR 7.60(b) states in pertinent part:

- (b) The court may, after notice and an opportunity to be heard, impose upon an attorney or a party any and all sanctions which may, under the facts of the case, be reasonable, including the imposition of fines, costs or attorney's fees when an attorney or a party without just cause:
- (3) So multiplies the proceedings in a case as to increase costs unreasonably and vexatiously.
- (5) Fails or refuses to comply with any order of a judge of the court.

Here, Bart's failures to pay are willful. Bart is a successful businessman. Upon information and belief Bart receives a significant salary including yearly bonuses. There is no legitimate excuse for Bart's nonpayment. He continues to live the same lifestyle he lived during the parties' marriage. He continues to reside in a nice home, purchase discretionary items, take vacations, etc. The Court should enter its order sanctioning Bart for his nonpayment of child support, alimony, and attorney's fees due under the Court's decree.

As a result of Bart's noncompliance, he has unnecessarily multiplied the proceedings in this matter by failing to comply with the Court's orders. Bonnie has attempted to minimize the fees related to this matter by giving Bart more than ample opportunity to comply with these orders and by postponing the filing of this Motion. The Court should sanction Bart due to his continued, and repeated violations of the Court's orders.

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Bart should be sanctioned in order to ensure his compliance in the future. Unless he is sanctioned with a monetary fine, Bart will continue to consider himself above the law and will not abide by the court's orders.

Further, Bonnie seeks a judgment against Bart for the fees she has had to expend in filing this Motion and in attempting to seek Bart's compliance with the Court's orders. A memorandum of fees and costs incurred by Bonnie in filing of this Motion shall be produced to the Court upon the Court's direction. Bonnie seeks judgment against Bart for the full amount of fees and costs she has incurred.

#### VI.

## THE COURT SHOULD EXTEND THE PERIOD OF ALIMONY

Pursuant to the Decree, Bart shall pay Bonnie \$2,668 per month for four (4) years beginning September 1, 2015. Thus, Bonnie's period of alimony expires on September 30, 2019<sup>6</sup>. Bart, however, has not complied with the Decree, and as a result, Bonnie has not received the full amount of the alimony agreed to in the stipulated Decree of Divorce.

NRS 125.150(8) states in relevant part -

[...] Payments ... which have not accrued at the time a motion for modification is filed may be modified upon a showing of changed circumstances, whether or not the court has expressly retained jurisdiction for the modification. In addition to any other factors the court considers relevant in determining whether to modify the order, the court shall consider whether the income of the spouse who is ordered to pay alimony, as indicated on the spouse's federal income tax return for the preceding

<sup>&</sup>lt;sup>6</sup> See Schryver v. Schryver, 108 Nev. 190, 826 P.2d 569, 108 Nev. Adv. Rep. 35 (1992).

calendar year, has been reduced to such a level that the spouse is financially unable to pay the amount of alimony the spouse has been ordered to pay.

Here, Bonnie seeks a modification of the term of her alimony. Based on the facts presented above, Bonnie has been financially struggling as a result of Bart's non-payment.

For these reasons, she submits that the court should enter an order extending the alimony for 2 years in the amount of support indicated in the decree \$2,668 per month. In the alternative, Bonnie seeks an order extending her alimony for 1 year but increasing her alimony to \$3,000 per month.

#### VII.

## BONNIE'S REQUEST FOR REVIEW AND MODIFICATION OF CHILD SUPPORT SHOULD BE GRANTED

NRS 125B.145(1) reads:

- 1. An order for the support of a child must, upon the filing of a request for review by:
  - (a) The Division of Welfare and Supportive Services of the Department of Health and Human Services, its designated representative or the district attorney, if the Division of Welfare and Supportive Services or the district attorney has jurisdiction in the case; or
- (b) A parent or legal guardian of the child, be reviewed by the court at least every 3 years pursuant to this section to determine whether the order should be modified or adjusted. Each review conducted pursuant to this section must be in response to a separate request.

Here, the last order regarding child support was filed on February 3, 2016, more than three years ago. Subsequent to her motion, Bonnie will file an updated Financial Disclosure Form. Because she is currently unemployed, Bonnie will file an updated FDF

upon securing employment. For those reasons, Bonnie requests that this Court review and modify the child support award.

#### VIII.

## THE COURT SHOULD ENTER AN ORDER DIRECTING BART TO PAY BONNIE'S REASONABLE ATTORNEY'S FEES AND COSTS INCURRED IN THE PROSECUTION OF THIS MOTION

As discussed above, Bart has multiplied these proceedings and as a result, Bonnie has incurred attorney's fees and costs in the prosecution of this Motion. A request for an order directing another party to pay attorney's fees must be based upon statute, rule or contractual provision. See, e.g, Rowland v. Lepire, 99 Nev. 308, 662 P.2d 1332 (1983). Here, there is a statutory mandate for an award of fees against a party shown to be in arrearages in child support (NRS 125B.140).

Moreover, the Eighth Judicial District Rules are also a basis for an award of fees and a fine (a penalty above the amount of reasonable attorneys and costs) based upon Bart's breach of the Court's Decree.

As stated above, EDCR 7.60 allows an order for attorney's fees when a party multiplies the proceedings or "Fails or refuses to comply with any order of a judge of the court." EDCR 7.60(b)(5).

Here, Bart has refused to comply with the court's Decree requirement that he pay child support, alimony, attorney fees, and health insurance to Bonnie. Bonnie has

attempted to resolve these issues with Bart, but he refuses. See Texts between parties, filed separately as Exhibit "4."

For these reasons, Bonnie requests that the Court enter its judgment directing Bart to pay all of her reasonable attorney's fees and costs incurred in the prosecution of this Motion. Bonnie requests that Court enter judgment against Bart and in favor of Bonnie for all reasonable attorney's fees and costs she has incurred in the prosecution of her Motion to reduce those delinquencies to judgment.

#### IX.

#### **CONCLUSION**

For these reasons, Bonnie requests that the Court should enter the following orders -

- 1. For an Order Reducing Plaintiff, BARTHOLOMEW M. MAHONEY, JR., total amount of child and spousal support, attorney fees, and health insurance arrearages, including interest and penalties, in the amount of \$53,257.867 to judgment;
- 2. For an Order sanctioning Plaintiff pursuant to EDCR 7.60 for his failure to abide by the Court's Orders;
  - 3. For a review and modification of Child Support pursuant to NRS 125B.145;
- 4. For a review, modification, and extension of Alimony pursuant to NRS 125.150(8);

<sup>&</sup>lt;sup>7</sup> Plaintiff submits that she will update this number as needed.

| 1  | 5. For an Order directing Defendant to pay Bonnie's reasonable attorney fe | e |
|----|--|---|
| 2  | and costs; and   |   |
| 3  |  |   |
| 4  | 6. For such other and further relief as to the Court may find proper.      |   |
| 5  | DATED thisday of May 2019.   |   |
| 6  |  |   |
| 7  | RADFORD J. SMITH, CHARTERED  |   |
| 8  | K. Shraman   |   |
| 9  | KIMBERLY A. STUTZMÁN, ESQ.   |   |
| 10 | Nevada Bar No. 014085<br>2470 St. Rose Parkway, Suite 206                  |   |
| 11 | Henderson, Nevada 89074  |   |
| 12 | Attorneys for Defendant  |   |
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| DECLARATION | OF BONNIE | MAHONEY |
|-------------|-----------|---------|
|-------------|-----------|---------|

COUNTY OF CLARK ) ss: STATE OF NEVADA )

BONNIE MAHONEY, declares and says:

- 1. I am the Defendant in the above-entitled matter.
- 2. I make this Declaration based upon facts within my own knowledge, save and except as to matters alleged upon information and belief and, as to those matters, I believe them to be true.
- 3. I have personal knowledge of the facts contained herein, and I am competent to testify thereto.
- 4. I have reviewed the foregoing Motion and can testify that the facts contained therein are true and correct to the best of my knowledge.
  - 5. I hereby reaffirm and restate said facts as if set forth fully herein.

FURTHER AFFIANT SAYETH NAUGHT.

BONNIE MAHONEY

DATE: "

#### MOFI

#### DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

| BARTHOLOMEW M. MAHONEY,  Plaintiff/Petitioner,  vs.  BONNIE M. MAHONEY,  Defendant/Respondent.   | CASE NO.: D-13-477883-D DEPT. NO.: B MOTION/OPPOSITION FEE INFORMATION SHEET  |
|--|---|
|  |   |
| Notice: Motions and Oppositions filed after entry of a final ordereopen fee of \$25, unless specifically excluded by NRS 19.0312, by joint petition may be subject to an additional filing fee of \$12 Legislative Session.  | Additionally, Motions and Oppositions filed in cases initiated  |
| Step 1. Select either the \$25 or \$0 filing fee in the box below.   |   |
| ■\$25 The Motion/Opposition being filed with this form is sub-OR-  □ \$0 The Motion/Opposition being filed with this form is not  □ The Motion/Opposition is being filed before a Divorce  □ The Motion/Opposition is being filed solely to adjust t  □ The Motion/Opposition is for reconsideration or for a r judgment or decree was entered. The final order was entered or | subject to the \$25 reopen fee because:  Custody Decree has been entered, he amount of child support established in a final order. new trial, and is being filed within 10 days after a final |
| Step 2. Select the \$0, \$129 or \$57 filing fee in the box below.   |   |
| ■ \$0 The Motion/Opposition being filed with this form is not s ■ The Motion/Opposition is being filed in a case that w □ The party filing the Motion/Opposition previously pa -OR- □ \$129 The Motion being filed with this form is subject to the  | as not initiated by joint petition.<br>iid a fee of \$129 or \$57,  |
| final order.  -OR-  S57 The Motion/Opposition being filed with this form is su modify, adjust or enforce a final order, or it is a motion and the  |   |
| Step 3. Select the \$0, \$129 or \$57 filing fee in the box below.   |   |
| The total filing fee for the motion/opposition I am filing with th  □ \$0 ■ \$25 □ \$57 □ \$82 □ \$129 □ \$154   | is form is:   |
| Party filing Motion/Opposition: Bonnie M. Mahoney  | Date: May 7, 2019   |
| Signature of Party or Preparer   |   |

Electronically Filed 5/9/2019 10:19 AM Steven D. Grierson CLERK OF THE COUR

1 SCHD RADFORD J. SMITH, CHARTERED KIMBERLY A. MEDINA, ESQ. 3 Nevada State Bar No. 014085 2470 St. Rose Parkway Suite 206 Henderson, Nevada 89014 5 Telephone: (702) 990-6448 Facsimile: (702) 990-6456 6 kmedina@radfordsmith.com 7 Attorneys for Defendant 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 11 CASE NO.: D-13-477883-D BARTHOLOMEW M. MAHONEY, JR., 12 **DEPT NO.: S** 13 Plaintiff, FAMILY DIVISION VS. 14 15 BONNIE M. MAHONEY, 16 Defendant. 17 SCHEDULE OF ARREARAGES 18 19 DATE OF HEARING: 20 TIME OF HEARING: 21 STATE OF NEVADA 22 ) ss. COUNTY OF CLARK 23 24 BONNIE M. MAHONEY, being first duly sworn, deposes and says: 25 I am the Defendant in the above-entitled matter. 26 27

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- 2. I am owed and entitled to receive certain periodic monthly payments from Plaintiff, BARTHOLOMEW M. MAHONEY, JR. ("Bart") pursuant to the stipulated Decree of Divorce ("Decree") filed on February 3, 2016.
- 3. BARTHOLOMEW M. MAHONEY, JR. has failed to make all of those payments when due.
- 4. The Schedule for Child Support, Spousal Support, and Attorney Fees Arrears attached hereto as Exhibit "A" is a true and accurate statement of all payment due dates and payments received during the months noted along with the interest and penalties. Bart is in support arrears of \$41,390.77. Bart is also in arrears for attorney fees and costs in the amount of \$11,867.09.
- 5. Per the Decree, any unreimbursed health-related expenses will be divided equally between the parties per the Court's 30/30 Rule. See Decree, page 6, line 9. Bonnie has timely provided Bart with the receipts for the children's unreimbursed medical expenses, but he failed to dispute or pay the expenses.
- 6. I request that the combined support arrears, attorney fees and insurance premium arrears of \$53,257.86 be reduced to judgment collectable by any and all legal means.

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7. I declare under penalties of perjury that the foregoing is true and correct. FURTHER AFFIANT SAYETH NAUGHT.

BONNIE MAHONEY

Subscribed and Sworn to before me this 3 day of May 2019.

Notary Public In and For Said County and State SEAL ON ATTACHED PAGE

| California Jurat Co   | 7,   |
|---|--|
| A notary public or other officer completing this certificate verifies of document to which this certificate is attached, and not the truthful | only the Identity of the Individual who signed the ness, accuracy, or validity of that document.             |
| State of California  County of LOS Angeles  | s.s.   |
| Subscribed and sworn to (or affirmed) before me on  | this 3_day of May  |
| 20 19, by Bonnie Manhor sign  | and early and  |
| Nome of Signer (2)  | _, proved to me on the basis of  |
| satisfactory evidence to be the person(s) who appea   | red before me.   |
| Signature of Notary Pulker  | K. GEORGE Notary Public - California Los Angeles County & Commission # 2184722 My Comm. Expires Mar 23, 2021 |
| For other required information (Notary Hame, Commission No. etc.)  OPTIONAL INFORMA   | Seel Seel  |
| Although the information in this section is not required by law, it cout this juret to an unauthorized document and may prove useful to per-  | ld prevent fraudulant ramoval and mallachment of   |
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| Matter to reduce Arreages   | Proved to me on the basis of satisfactory evidence; Storm(s) of Identification Coredible winess(ss)          |
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# EXHIBIT 66A99

| Mahoney adv. Mahoney            |            |               |             |     |                      | ***************************************    |                                    |                |  |                  | H        |   |                |                 |
|---------------------------------|------------|---------------|-------------|-----|----------------------|--|------------------------------------|----------------|--|------------------|----------|---|----------------|-----------------|
| D-13-477883-D                   |            |               |             |     |                      |  |                                    |                |  |                  | -        |   |                |                 |
| Dept. B                         |            |               |             |     |                      |  |                                    |                | A transfer of the same succession of the same |                  | +        |   |                |                 |
|                                 |            | -             |             |     |                      |  |                                    |                |  |                  | +        |   |                |                 |
| Child Support & Spousal Support | Support    |               |             |     |                      |  |                                    |                |  |                  | +        |   |                |                 |
| Date Due                        | Amount Due | t Due         | Payment     | ••• | Monthly<br>Arrearage | Annual Legal<br>Interest Rate<br>(percent) | Monthly Interest<br>Rate as Factor | Accr           | Accrued Arrearage  | Monthly Interest |          | Monthly Penalty<br>Rate as Factor<br>(10% per<br>annum) | Mont           | Monthly Penalty |
| Sentember, 2015                 | \$ 4,      | 4,850.00 S    |             | 69  | 4,850.00             | 5.25                                       | 0.00438                            | 69             | 4,850.00   | \$ 21.22         | 12       | 0.008333  | <del>⇔</del>   | 40.42           |
| October, 2015                   |            | -             | -           | 63  | 4,850.00             | 5.25                                       | 0.00438                            | €9             | 9,700.00   | \$ 42.44         | 4        | 0.008333  | ₩              | 80.83           |
| November, 2015                  |            |               | 1           | લ્ઝ | 4,850.00             | 5.25                                       | 0.00438                            | 65             | 14,550.00  | \$ 63.66         | Q,       | 0.008333  | <del>69</del>  | 121.25          |
| December, 2015                  |            | 4,850.00 \$   |             | 69  | 4,850.00             | 5.25                                       | 0.00438                            | €9             | 19,400.00  | \$ 84.88         | ő        | 0.008333  | S              | 161.66          |
| January, 2016                   |            | $\vdash$      | 4,440.00    | 63  | 410.00               | 5.50                                       | 0.00458                            | 65             | 19,810.00  |                  | 0        | 0.008333  | ₩              | 165.08          |
| February, 2016                  |            | 4,850.00 \$   |             | €⁄9 | 60.00                | 5.50                                       | 0.00458                            | 63             | 19,870.00  | \$ 91.07         | 1        | 0.008333  | 60             | 165.58          |
| March, 2016                     |            | 4,850.00   \$ |             | 64) | (150.00)             | 5.50                                       | 0.00458                            | 63             | 19,720.00  | \$ 90.38         | ∞        | 0.008333  | 69             | 164.33          |
| April, 2016                     |            |               |             | ęγ  | (50.00)              | 5.50                                       | 0.00458                            | 65             | 19,670.00  | \$ 90.15         | 5        | 0.008333  | 65             | 163.91          |
| May, 2016                       | \$ 4,      | 4,850.00   \$ | 3,600.00    | 89  | 1,250.00             | 5.50                                       | 0.00458                            | 65             | 20,920.00  |                  | ŠŠ       | 0.008333  | €5             | 174.33          |
| June, 2016                      |            |               |             | 63  | 1,150.00             | 5.50                                       | 0.00458                            | 69             | 22,070.00  | \$ 101.15        | 5        | 0.008333  | 6-7            | 183.91          |
| July, 2016                      |            | _             |             | 69  | 1,250.00             | 5.50                                       | 0.00458                            | 69             | 23,320.00  | \$ 106.88        | ĕĕ       | 0.008333  | €9             | 194.33          |
| August, 2016                    | 4,         | 4,850.00 \$   |             | 63  | 1,850.00             | 5.50                                       | 0.00458                            | 69             | 25,170.00  | \$ 115.36        | 9        | 0.008333  | \$             | 209.74          |
| September, 2016                 |            | -             | 4,000.00    | 6-9 | 850.00               | 5.50                                       | 0.00458                            | 69             | 26,020.00  | \$ 119.26        | ام       | 0.008333  | 65             | 216.82          |
| October, 2016                   | \$ 4.      | _             | 4,850.00    | \$  | t                    | 5.50                                       | 0.00458                            | 69             | 26,020.00  | \$ 119.26        | Ø        | 0.008333  | €43            | 216.82          |
| November, 2016                  |            |               | 4,450.00    | ક્ક | 400.00               | 5.50                                       | 0.00458                            | 65             | 26,420.00  | \$ 121.09        | ॐ        | 0.008333  | €⁄3            | 220.16          |
| December, 2016                  | <b>⇔</b>   | 4,850.00 \$   |             | 6/3 | (1,600.00)           | 5.50                                       | 0.00458                            | <del>6/3</del> | 24,820.00  | \$ 113.76        | 100      | 0.008333  | 65             | 206.83          |
| January, 2017                   |            | 4,850.00   \$ |             |     | (80.00)              | 5.75                                       | 0.00479                            | ↔              | 24,740.00  | \$ 118.55        | 12,      | 0.008333  | \$3            | 206.16          |
| February, 2017                  |            | 4,850.00   \$ | 6,000.00    | 69  | (1,150.00)           | 5.75                                       | 0.00479                            | 69             | 23,590.00  | \$ 113.04        | 4        | 0.008333  | 6-5)           | 196.58          |
| March, 2017                     | \$ 4,      | 4,850.00 \$   | 5,100.00    | ₩   | (250.00)             | 5.75                                       | 0.00479                            | 69             | 23,340.00  | \$ 111.84        | ¥        | 0.008333  | 63             | 194.49          |
| April, 2017                     |            | 4,850.00   \$ |             |     | (250.00)             | 5.75                                       | 0.00479                            | 69             | 23,090.00  | \$ 110.64        | <u> </u> | 0.008333  | 63             | 192.41          |
| May, 2017                       | \$         |               | 5,200.00    |     | (350.00)             | 5.75                                       | 0.00479                            | 63             | 22,740.00  | \$ 108.96        | 8        | 0,008333  | 6-3            | 189.49          |
| June, 2017                      |            | 4,850.00   \$ |             |     | (110.00)             | 5.75                                       | 0.00479                            | \$             | 22,630.00  | \$ 108.44        | 4        | 0.008333  | €9             | 188.58          |
| July, 2017                      |            | -             | 5,000.00    | €>  | (150.00)             |  | 0.00521                            | ક              | > 22,480.00  | \$ 117.08        | 8        | 0.008333  | ₩              | 187.33          |
| August, 2017                    | \$ 4       | 4,850.00   \$ | 4,000.00    | 64) | 850.00               | . 6,25                                     | 0.00521                            | 69             | 23,330.00  | \$ 121.51        | 12       | 0.008333  | 6-3            | 194.41          |
| September, 2017                 |            | 4,850.00   \$ | 4,500.00    | _   | 350.00               | 6.25                                       | 0.00521                            | 69             | 23,680.00  | \$ 123.33        | ដ        | 0.008333  | ↔              | 197.33          |
| October, 2017                   |            | 4,850.00   \$ | 4,500.00    |     | 350.00               | 6.25                                       | 0.00521                            | \$             | 24,030.00  |                  | 2        | 0.008333  | 69             | 200.24          |
| November, 2017                  |            | 4,850.00      | \$ 4,550.00 |     | 300.00               | 6.25                                       | 0.00521                            | 6/9            | 24,330.00  |                  | 72       | 0.008333  | 643            | 202.74          |
| December, 2017                  |            | 4,850.00   \$ | 5,100.00    | €9  | (250.00)             | 6.25                                       | 0.00521                            | ક              | 24,080.00  | \$ 125.42        | ₽<br>Ci  | 0.008333  | <del>6</del> 9 | 200.66          |
| January, 2018                   | \$ 4       | 4,850.00      | \$ 4,900.00 | \$  | (50.00)              | 6.50                                       | 0.00542                            | <del>(S)</del> | 24,030.00  | \$ 130.16        | 91       | 0.008333  | ક્ક            | 200.24          |
| February, 2018                  |            | 4,850.00      | \$ 4,800.00 | -   | 50.00                | 6.50                                       | 0.00542                            | 89             | 24,080.00  | \$ 130.43        | 3        | 0.008333  | €5             | 200.66          |
| March, 2018                     | \$         | 4,850.00      | \$ 4,000.00 | 69  | 850.00               | 6.50                                       | 0.00542                            | 6-9            | 24,930.00  | \$ 135.04        | 2        | 0.008333  | 65             | 207.74          |

| April, 2019  TOTALS \$   | April, 2018  May, 2018  June, 2018  July, 2018  August, 2018  August, 2018  October, 2018  November, 2018  December, 2018  January, 2019  February, 2019   |
|--|--|
| \$ 4,850.00 \$<br>LS \$ 213,400.00 \$  |  |
| 111116   | 4,400.00 \$ 4<br>4,000.00 \$ 8<br>5,350.00 \$ (3<br>5,350.00 \$ (3<br>4,900.00 \$ (3<br>4,900.00 \$ (2<br>2,000.00 \$ (2<br>4,850.00 \$ (2<br>4,000.00 \$ (2<br>3,500.00 \$ (2<br>4,000.00 \$ (2<br>4,000.00 \$ (3<br>4,000.00 \$ (3<br>4,000.00 \$ (2<br>5,000.00 \$ (2<br>6,850.00 |
| 72 73  | 450.00 6.50<br>850.00 6.50<br>(500.00) 6.50<br>(500.00) 7.00<br>(50.00) 7.00<br>(50.00) 7.00<br>(2,000.00) 7.00<br>(2,000.00) 7.00<br>7.00<br>7.00<br>850.00 7.50<br>850.00 7.50<br>1,350.00 7.50<br>1,350.00 7.50<br>1,350.00 7.50  |
| Total Accrued Arrearage through April, 2019: Total Accrued Interest through April, 2019: Total Accrued Penalties Through April, 2019: Total Accrued Penalties Through April, 2019: | 0.00542 \$ 0.00542 \$ 0.00542 \$ 0.00583 \$ 0.00583 \$ 0.00583 \$ 0.00583 \$ 0.00583 \$ 0.00583 \$ 0.00625 \$ 0.00625 \$ 0.00625 \$  |
| \$ 28,630.00 \$ through April, 2019: \$ through April, 2019: \$ Through April, 2019: \$ Through April, 2019: \$  | 25,380.00 \$ 26,230.00 \$ 25,730.00 \$ 25,730.00 \$ 21,930.00 \$ 21,880.00 \$ 21,880.00 \$ 22,730.00 \$ 22,730.00 \$ 22,730.00 \$ 22,730.00 \$ 22,730.00 \$ 23,580.00 \$ 23,580.00 \$ 23,580.00 \$   |
| 4,903.42   | 137.48         0.008333           142.08         0.008333           139.37         0.008333           146.30         0.008333           127.93         0.008333           127.63         0.008333           115.97         0.008333           132.59         0.008333           132.59         0.008333           147.38         0.008333           147.38         0.008333           152.69         0.008333           161.13         0.008333           178.94         0.008333  |
| \$ 7,837.33<br>28,630.00<br>4,903.42<br>7,857.35<br>41,390.77  | WW W W W W W W W W W W W W W W W W W W   |

Attorney Fees
Support
TOTAL

**S** 

11,867.09 41,390.77 53,257.86

| Mahoney adv. Mahoney D-13-477883-D D-13-477883-D D-13-477883-D D-13-477883-D D-13-477883-D D-13-477883-D D-13-477883-D D-13-477883-D D-13-477883-D D-13-477883-D D-13-477883-D Attorney Fees  \$ 10 September, 2015 \$ \$ \$  |
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| 555.00 \$ 555 |
| onth until paid in full. Approx.    Monthly   Interest Rate   |
| Monthly Interest Rate as Factor Rate Accrued Arrical Rate Accrued Arrical Rate Rate Accrued Arrical Rate Rate Rate Rate Rate Rate Rate Rate  |
| \$55.00 \$ 2.43<br>\$55.00 \$ 4.86<br>1,110.00 \$ 9.71<br>2,270.00 \$ 12.72<br>2,775.00 \$ 17.21<br>3,885.00 \$ 17.81<br>3,885.00 \$ 17.81<br>3,885.00 \$ 20.35<br>4,440.00 \$ 22.89<br>4,995.00 \$ 27.98<br>6,105.00 \$ 27.98<br>6,105.00 \$ 30.53<br>6,660.00 \$ 33.07<br>7,215.00 \$ 33.07<br>7,215.00 \$ 35.61<br>7,770.00 \$ 35.61<br>9,435.00 \$ 47.92<br>10,000.00 \$ 47.92<br>10,000.00 \$ 47.92<br>10,000.00 \$ 47.92<br>10,000.00 \$ 52.08<br>10,000.00 \$ 52.08  |

|                |                                     |   | <u>, 1</u> | ·<br>        | 48 | 47 | 46 | 45 | 44 Ag          | 43 Mz          | 42 Fel            | 41 Jar           | 40 De             | 39 No             | 38 Oc            | 37 Set             | 36 Au           | 35 Jul         | 34 Juz        | 33 Ma        | 32 Ap          | 31 Ma          | 30 Feb            | . 29 Jan         | 28 Dec            | 27 No             | 26 Oct           | 25 Sep             |
|----------------|-------------------------------------|---|------------|--------------|----|----|----|----|----------------|----------------|-------------------|------------------|-------------------|-------------------|------------------|--------------------|-----------------|----------------|---------------|--------------|----------------|----------------|-------------------|------------------|-------------------|-------------------|------------------|--------------------|
|                |                                     |   |            | TOTALS       |    |    |    |    | 44 April, 2019 | 43 March, 2019 | 42 February, 2019 | 41 January, 2019 | 40 December, 2018 | 39 November, 2018 | 38 October, 2018 | 37 September, 2018 | 36 August, 2018 | 35 July, 2018  | 34 June, 2018 | 33 May, 2018 | 32 April, 2018 | 31 March, 2018 | 30 February, 2018 | 29 January, 2018 | 28 December, 2017 | 27 November, 2017 | 26 October, 2017 | 25 September, 2017 |
|                |                                     |   |            | 63           |    |    |    |    | €9             | €9             | ↔                 | 43               | <del>(&gt;)</del> | 69                | 6-9              | 643                | 8               | <del>(A)</del> | ₩,            | 6-5          | €9             | 63             | ↔                 | €9               | \$                | €-9               | 69               | 69                 |
|                |                                     |   | 7 - 7      | 00.000.00    |    |    |    |    | 10,000.00      | 10,000.00      | 10,000.00         | 10,000.00        | 10,000.00         | 10,000.00         | 10,000.00        | 10,000.00          | 10,000.00       | 10,000.00      | 10,000.00     | 10,000.00    | 10,000.00      | 10,000.00      | 10,000.00         | 10,000.00        | 10,000.00         | 10,000.00         | 10,000.00        | 10,000.00          |
|                |                                     |   | ,          | 69           |    |    |    |    | 6/3            | S              | \$                | €9               | \$                | 69                | ↔                | 6/3                | ↔               | ↔              | ↔             | ↔            | ₩              | 69             | ₩                 | ₩                | €9                | 643               | €9               | €5                 |
|                |                                     |   |            | J            |    |    |    |    |                | J              | t                 |                  | ŧ                 | 1                 | 1                | \$                 | ı               | 1              | 1             | 1            | •              | 1              | ı                 | ı                | ı                 | -                 | 1                |                    |
|                |                                     |   |            | \$ 10,000.00 |    |    |    |    | \$ 10,000.00   | \$ 10,000.00   | \$ 10,000.00      | \$ 10,000.00     | \$ 10,000.00      | \$ 10,000.00      | \$ 10,000.00     | \$ 10,000.00       | \$10,000.00     | \$ 10,000.00   | \$ 10,000.00  | \$ 10,000.00 | \$ 10,000.00   | \$ 10,000.00   | \$ 10,000.00      | \$ 10,000.00     | \$ 10,000.00      | \$ 10,000.00      | \$ 10,000.00     | \$10,000.00        |
|                | Total A                             | Total Accr                                  |            |              |    |    |    |    | 7.50           | 7.50           | 7.50              | 7.50             | 7.00              | 7.00              | 7.00             | 7.00               | 7.00            | 7.00           | 6.50          | 6.50         | 6.50           | 6.50           | 6.50              | 6.50             | 6.25              | 6.25              | 6.25             | 6.25               |
| Ţ              | ccrued Interest through April 2019: | Total Accrued Arrearage through April 2019: |            | •            |    |    |    |    | 0.00625        | 0.00625        | 0.00625           | 0.00625          | 0.00583           | 0.00583           | 0.00583          | 0.00583            | 0.00583         | 0.00583        | 0.00542       | 0.00542      | 0.00542        | 0.00542        | 0.00542           | 0.00542          | 0.00521           | 0.00521           | 0.00521          | 0.00521            |
| OTA            | throu                               | throu                                       |            | 69           |    | -  |    |    | 65             | 65             | \$                | جخ               | 5                 | 69                | €9               | €3                 | 63              | 65             | 69            | 69           | €9             | ↔              | 65                | 65               | ↔                 | 65                | €9               | ↔                  |
| TOTAL SUM DUE: | gh April 2019:                      | gh April 2019:                              |            | 10,000.00    |    |    |    |    | 10,000.00      | 10,000.00      | 10,000.00         | 10,000.00        | 10,000.00         | 10,000.00         | 10,000.00        | 10,000.00          | 10,000.00       | 10,000.00      | 10,000.00     | 10,000.00    | 10,000.00      | 10,000.00      | 10,000.00         | 10,000.00        | 10,000.00         | 10,000.00         | 10,000.00        | 10,000.00          |
| \$             | €\$                                 | 8   |            | €9           |    |    |    |    | €9             | €5             | €                 | \$               | 8                 | €9                | €9               | ↔                  | ↔               | 6-9            | ₩             | €>           | €>             | €Э             | ↔                 | €9               | 69                | €>                | €9               | 8                  |
| 11,867.09      | 1,867.09                            | 10,000.00                                   |            | 1,867.09     |    |    |    |    | 62.50          | 62.50          | 62,50             | 62.50            | 58.33             | 58.33             | 58.33            | 58.33              | 58.33           | 58.33          | 54.17         | 54.17        | 54.17          | 54.17          | 54.17             | 54.17            | 52.08             | 1                 | <u> </u>         | 52.08              |

| FDF Name: Radford J. Smith, Address: 2470 St. Rose P Henderson, Nevada 8907 Phone: (702) 990-6448 Email: rsmith@radfords Attorney for Defendant | kwy.,#206<br>4<br>mith.com                                      |  | 5/9/<br>Ste                              | ctronically Filed<br>2019 10:19 AM<br>ven D. Grierson<br>ERK OF THE COURT |
|---|---|--|--|---|
| Nevada State Bar No. 0  |   | Judicial District                                    | Court                                    |   |
|   | Eighth  |  | evada .                                  |   |
|   | Clark   | County , N   | O T W G W                                |   |
| Bartholomew<br>vs.<br>Bonnie M. M   | M. Mahoney, Jr. Plaintiff, ahoney Defendant.                    | Case Dep   | e No. <u>D-13-47783-D</u><br>t. <u>B</u> |   |
| <u> </u>  | CENTED AT T   | INANCIAL DISCLO                                      | SURE FORM                                |   |
| <ul><li>2. How old are yet</li><li>4. What is your h</li><li>B. Employment Info</li></ul>   | ighest level of education<br>mation:<br>ntly employed/ self-emp | n? College Degree  bloyed? (*\overline{D} check one) | ow. Attached an addition                 | onal page if needed.  |
| Date of Hire  | Employer Name   | Job Title  | Work Schedule<br>(days)                  | Work Schedule<br>(shift times)  |
|   |   |  |  |   |
|   |   |  | ·  |   |
|   |   |  |  | ·   |
|   | oled? (Ø check one)<br>Ø No<br>D Yes                            | What agency certified What is the nature of          | l you disabled?<br>your disability?      |   |
| C. Prior Employme   | nt: If you are unemploy owing information.                      | ed or have been worki                                |  |   |
| Bulas Employer  |   | Date of Hire: 10-1                                   | 8-2017 Date of Ter                       | mination: 12-31-2018  |
| Rev. 8-1-2014   |   | Page 1 of 8  |  |   |

|   | Personal Income S             | chedule                    | ,                                    |
|---|-------------------------------|----------------------------|--------------------------------------|
| A. Year-to-date Income.  As of the pay period ending                                      | my gross                      | year to date pay is _      |                                      |
| B. Determine your Gross Monthly Inc   | ome.                          |                            |                                      |
| Hourly Wage X Number of hours worked per week   | \$0.00 × 52 Weekly Income     | = \$0.00 ÷ Annual Income   | 12 so.00 Months Gross Monthly Income |
|   | \$0.00<br>oss Monthly<br>come |                            |                                      |
| Source of Income  | Frequency                     | Amount                     | 12 Month<br>Average                  |
| Annuity or Trust Income  Bonuses  Car, Housing, or Other allowance:  Commissions or Tips: |                               |                            |                                      |
| Net Rental Income:  Overtime Pay  Pension/Retirement:                                     |                               |                            |                                      |
| Social Security Income (SSI):  Social Security Disability (SSD):  Spousal Support         | BI-monuty                     | \$36,021.00<br>\$26,184.00 | \$2,668.42                           |
| Child Support Workman's Compensation  | Bi-monthly                    | \$20,104.00                |                                      |
| <u>L,</u>   | il Avernge Other Incom        |                            | \$4,850.42                           |
| Total Average Gross Monthly   | Income (add totals from       | m B and C above)           | \$4,850.42                           |

Page 2 of 8

<sup>\*</sup>These amounts vary based on what Bart decides to provide each month.

#### D. Monthly Deductions

|     | Type of Deduction   | Amount                  |  |  |  |  |  |
|-----|---|-------------------------|--|--|--|--|--|
| 1.  | Court Ordered Child Support (automatically dedu                             | cted from paycheck)     |  |  |  |  |  |
| 2.  | Federal Health Savings Plan   |                         |  |  |  |  |  |
| 3.  | Federal Income Tax  |                         |  |  |  |  |  |
| 4.  | Amount for you:  Health Insurance For Opposing Party:  For your Child(ren): |                         |  |  |  |  |  |
| 5.  | Life, Disability, or Other Insurance Premiums                               |                         |  |  |  |  |  |
| 6.  | Medicare  |                         |  |  |  |  |  |
| 7.  | Retirement, Pension, IRA, or 401(k)   | <u> </u>                |  |  |  |  |  |
| 8.  | Savings .   |                         |  |  |  |  |  |
| 9.  | Social Security   |                         |  |  |  |  |  |
| 10. | Union Dues  |                         |  |  |  |  |  |
| 11. | Other: (Type of Deduction)  |                         |  |  |  |  |  |
|     | Total Monthly Deduc   | tions (Lines 1-11) 0.00 |  |  |  |  |  |

### Business/Self-Employment Income & Expense Schedule

| A. | Business | Income: |
|----|----------|---------|
|    |          |         |

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

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

| Type of Business Expense                       | Frequency       | Amount            | 12 Month Average |
|--|-----------------|-------------------|------------------|
| Advertising                                    |                 |                   |                  |
| Car and truck used for business                |                 |                   |                  |
| Commissions, wages or fees                     |                 |                   |                  |
| Business Entertainment/Travel                  |                 |                   |                  |
| Insurance                                      |                 |                   |                  |
| Legal and professional                         |                 |                   |                  |
| Mortgage or Rent                               |                 | <u></u>           |                  |
| Pension and profit-sharing plans               |                 |                   |                  |
| Repairs and maintenance                        |                 |                   |                  |
| Supplies                                       |                 |                   |                  |
| Taxes and licenses (include est. tax payments) |                 |                   |                  |
| Utilities                                      |                 |                   |                  |
| Other:   |                 |                   |                  |
|  | Total Average I | Business Expenses | 0.0              |

Page 3 of 8

## Personal Expense Schedule (Monthly)

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

|  | Monthly Amount I Pay | For Me    | Other Party | For Both     |
|--|----------------------|-----------|-------------|--------------|
| Expense                                      |                      |           |             |              |
| Alimony/Spousal Support                      | 347.00               | ✓         |             | -            |
| Auto Insurance                               | 1,175.00             | <b>/</b>  |             |              |
| Car Loan/Lease Payment                       | 380.00               | ✓         |             | <u> </u>     |
| Cell Phone                                   |                      |           |             | <del></del>  |
| Child Support (not deducted from pay)        | 100.00               | <b>✓</b>  |             | <u> </u>     |
| Clothing, Shoes, Etc                         | 400.00               | <b>/</b>  |             | <del></del>  |
| Credit Card Payments (minimum due)           | 40.00                | <b>✓</b>  |             | <del></del>  |
| Dry Cleaning                                 | 220.00               | <b>/</b>  |             |              |
| Blectric                                     | 850.00               | <b></b> ✓ |             | <del> </del> |
| Food (groceries & restaurants)               | 150.00               | ✓         |             |              |
| Fuel   |                      |           |             |              |
| Gas (for home)                               |                      |           |             |              |
| Health Insurance (not deducted from pay)     |                      |           |             |              |
| HOA  |                      |           |             |              |
| Home Insurance (if not included in mortgage) |                      |           |             |              |
| Home Phone                                   | 60.00                |           |             |              |
| Internet/Cable                               |                      |           |             |              |
| Lawn Care                                    | 150.00               | ✓         |             |              |
| Membership Fees                              | 3,000.00             | /         |             |              |
| Mortgage/Rent/Lease                          |                      |           |             | _            |
| Pest Control                                 | 100.00               | 1         |             |              |
| Pets   |                      |           |             |              |
| Pool Service                                 |                      |           |             |              |
| Property Taxes (if not included in mortgage  | )                    |           |             |              |
| Security                                     |                      |           |             |              |
| Sewer  |                      |           |             |              |
| Student Loans                                |                      |           |             |              |
| Unreimbursed Medical Expense                 | 80.00                | <b>✓</b>  | <u></u>     |              |
| Water  | 650.00               | <b>✓</b>  |             |              |
| Other: Loans  Total Monthly Expenses         | 7,702.00             |           |             |              |

#### Household Information

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

|                   | Child's Name        | Child's  | Whom is this<br>child living<br>with? | Is this child<br>from this<br>relationship? | Has this child been certified as special needs/disabled? |
|-------------------|---------------------|----------|---------------------------------------|---|--|
| 151               | Brigitte C. Mahoney | 10-29-01 | Mom                                   | Yes   | Мо   |
| 2 <sup>nd</sup>   | Sophia J. Mahoney   | 06-12-04 | Mom                                   | Yes   | No   |
| 3 <sub>rq</sub> . |                     |          |                                       |   | •  |
| 4 <sup>lh</sup>   |                     |          | •                                     |   |  |

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

| Type of Expense                             | 1 <sup>st</sup> Child | 2 <sup>nd</sup> Child | 3 <sup>rd</sup> Child | 4 <sup>th</sup> Child |
|---|-----------------------|-----------------------|-----------------------|-----------------------|
| Cellular Phone                              | 124.00                | 124.00                |                       |                       |
| Child Care                                  |                       |                       | <u> </u>              |                       |
| Clothing                                    | 80.00                 | 80.00                 |                       | <del> </del>          |
| Education                                   | 50.00                 | 1,740.00              |                       |                       |
| Entertainment                               | 80.00                 | 80.00                 |                       | <u> </u>              |
| Extracurricular & Sports                    | 40.00                 | 40.00                 |                       |                       |
| Health Insurance (if not deducted from pay) |                       |                       |                       |                       |
| Summer Camp/Programs                        |                       |                       |                       |                       |
| Transportation Costs for Visitation         |                       |                       |                       |                       |
| Unreimbursed Medical Expenses               | 200.00                |                       | <u> </u>              |                       |
| Vehicle                                     |                       |                       |                       |                       |
| Other:                                      |                       |                       |                       |                       |
| Total Monthly Expenses                      | 574.00                | 2,064.00              | 0.00                  | 0.00                  |

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

| Name | Age | Person's Relationship to You (i.e. sister, friend, cousin, etc) | Monthly<br>Contribution |
|------|-----|---|-------------------------|
|      |     |   |                         |
|      |     |   |                         |

#### Personal Asset and Debt Chart

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

| _ine | Description of Asset and Debt<br>Thereon | Gross Value |                | Total Amount<br>Owed |    | Net Value    | Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both |
|------|--|-------------|----------------|----------------------|----|--------------|---|
| 1.   | 2013 Jaguar XF                           | \$29,000.00 | -              | \$21,456.00          | =  | \$ 7,544.00  | Self  |
| 2.   | 2018 VW Beetle                           | \$27,000.00 | -              | \$29,140.00          | =  | \$ -2,140.00 | Self  |
| 3.   | 2030                                     | \$          | -              | \$                   | =  | \$ 0.00      |   |
| 4.   |  | \$ .        | -              | \$ .                 | =  | \$ 0.00      |   |
| 5.   |  | \$          | T-             | \$                   | =  | \$ 0.00      |   |
| 6.   |  | \$          | -              | \$                   | =  | \$ 0.00      |   |
| 7.   | •  | \$          | -              | \$                   | =  | \$ 0.00      |   |
| 8.   |  | \$          | <u> </u>       | \$                   | =  | \$ 0.00      |   |
| 9.   |  | \$          | -              | \$                   | =  | \$ 0.00      |   |
| 10.  |  | \$          | -              | \$                   | =  | \$ 0.00      |   |
| 11.  |  | \$          | -              | \$                   | ]= | \$ 0.00      |   |
| 12.  |  | \$          | -              | \$                   | -  | \$ 0.00      |   |
| 13.  |  | \$          | <del>  -</del> | \$                   | =  | \$ 0.00      |   |
|      |  | \$          | -              | \$                   | 1= | \$ 0.00      |   |
| 14.  |  | \$          | -              | \$                   | =  | \$ 0.00      |   |
| 15.  | Total Value of Assets (add lines 1-15)   | \$56,000.00 | -              | \$50,596.00          | =  | \$ 5,404.00  |   |

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

| Line<br># | Description of Credit Card or Other Unsecured Debt | Total Amount owed | Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both |
|-----------|--|-------------------|---|
| 1.        | Capital One  | \$ 1,782.00       | Self  |
| 2.        | Lending Club                                       | \$ 6,261.00       | Self  |
| 3.        | Macy's   | \$ 1,498.00       | Self  |
| 4.        | Nordstrom  | \$ 5,019.00       | Self  |
| 5.        | Neiman Marcus                                      | \$ 800.00         | Self  |
| 6.        |  | \$                | •   |
| Tot       | al Unsecured Debt (add lines 1-6)                  | \$ 15,360.00      |   |

#### CERTIFICATION

| Attorney | Inform  | ation:  | Compl   | ete the fa           | llowing se              | entences:               | •                       | •  |
|----------|---------|---------|---|----------------------|-------------------------|-------------------------|-------------------------|--|
|          | 1.      | I (hav  | e/have n  | ot) have             |                         |                         |                         | retained an attorney for this case.  |
|          | 2.      | As of   | the date  | of today             | , the attorr            | ney has be              | en paid a               | total of \$ 5,000.00 on my behalf.   |
|          | 3,      | I have  | a credit  | with my              | attomey                 | in the amo              | ount of \$_             |  |
|          |         |         |   |                      |                         |                         |                         |  |
|          | 5.      | I owe   | my prio   | r attorne            | y a total of            | f\$                     |                         | · · · · · · · · · · · · · · · · · · ·  |
|          |         |         |   |                      |                         | •                       |                         |  |
| IMPORT   | rant: i | Road t  | he follov   | ving pate            | igraphs ca              | refully an              | d initial e             | ach one.   |
|          | T anner | tions i | n comple  | eting this           | Financial of the int    | l Disclosu<br>formation | re Form. I<br>on this I | at I have read and followed all I understand that, by my signature, Form. I also understand that if I unishment, including contempt of |
|          |         | _ I h   | ave atta  | ched a c             | opy of m                | y 3 most i              | recent pay              | y stubs to this form.  |
|          |         |         | have at<br>tement   | tached<br>to this fe | a copy o<br>orm, if sel | of my m<br>If-employ    | ost recen<br>ed.        | nt YTD income statement/P&L  |
|          | A       | I h     | ave not<br>employe  | attacher<br>ed.      | d a copy o              | of my pay               | stubs to                | this form because I am currently   |
|          |         |         |   |                      |                         |                         |                         | • with   |
|          | Signatu | Te      | All The Table of the Control of the | $\leq$               |                         | , <del></del>           |                         | Date 5/3//7  |
|          |         |         |   |                      |                         |                         |                         |  |

#### DISTRICT COURT CLARK COUNTY, NEVADA \*\*\*\*

Electronically Filed 5/9/2019 10:32 AM Steven D. Grierson CLERK OF THE COURT

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Case No.: D-13-477883-D

Department S

#### NOTICE OF HEARING

Please be advised that the Defendant's Motion to Reduce Arrearages, Interest, and Penalties to Judgment; to Modify Alimony; to Review Child Support, for Sanctions and Attorney's Fees and Costs in the above-entitled matter is set for hearing as follows:

Date:

June 12, 2019

Time:

Location:

10:00 AM

Bartholomew M Mahoney, Plaintiff

Bonnie M Mahoney, Defendant.

Courtroom 07

Family Courts and Services Center

601 N. Pecos Road Las Vegas, NV 89101

NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means.

STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Cecilia Dixon

Deputy Clerk of the Court

#### CERTIFICATE OF SERVICE

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

By: /s/ Cecilia Dixon
Deputy Clerk of the Court

**Electronically Filed** 5/9/2019 11:24 AM Steven D. Grierson CLERK OF THE COURT

#### **EXHS**

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RADFORD J. SMITH, CHARTERED KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Ste. 206

Henderson, NV 89074

(702) 990-6448

kstutzman@radfordsmith.com

Attorneys for Plaintiff

### DISTRICT COURT CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

vs.

BONNIE M. MAHONEY,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

FAMILY DIVISION

## DEFENDANT'S APPENDIX OF EXHIBITS TO HER MOTION

COMES NOW Defendant, BONNIE M. MAHONEY by and through her attorneys

Kimberly A. Stutzman, Esq. of the firm of Radford J. Smith, Chartered, pursuant to Rule

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5.205 of the Rules Of Practice For The Eighth Judicial District Court Of The State Of

Nevada and does hereby submit his separate Appendix of Exhibits.

Dated this \_\_\_\_\_ day of May 2019.

RADFORD J. SMITH, CHARTERED

KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, NV 89074

Office No. (702) 990-6448

Fax No. (702) 990-6456

Attorneys for Plaintiff

#### TABLE OF CONTENTS

| No. | Exhibit Title                                      |
|-----|--|
| 1)  | Examples of Communication between Bonnie to Bart   |
| 2)  | Defendant's list of Job Applications               |
| 3)  | Zelle Transfers between the parties                |
| 4)  | Texts between parties                              |
| 5)  | News article                                       |
| 6)  | Bart Mahoney's LinkedIn                            |
| 7)  | Texts between the parties, duplicate of Exhibit 4. |

### CERTIFICATE OF SERVICE

I hereby certify that I am an employee of RADFORD J. SMITH, CHARTERED ("the Firm"). I am over the age of 18 and not a party to the within action. I am "readily familiar" with firm's practice of collection and processing correspondence for mailing. Under the Firm's practice, mail is to be deposited with the U.S. Postal Service on the same day as stated below, with postage thereon fully prepaid.

I served the foregoing document described as "DEFENDANT'S APPENDIX OF EXHIBITS TO MOTION" on this \_\_\_\_\_ day of May 2019 to all interested parties via the Eighth Judicial District Court's electronic filing system or as follows:

Bartholomew M. Mahoney 4795 Frankfurt Court Las Vegas, Nevada 89147 Plaintiff in Proper Person

An Employee of Radford J. Smith, Chartered

AA000095

#### Kim Medina

From:

Bonnie Mahoney <mahoneyfamily4@aol.com>

Sent:

Wednesday, February 06, 2019 4:05 PM

To:

Kim Medina

Subject:

Fwd: October visitation.

TimeMattersID:

M04BEAA07952B136

TM Contact:

**Bonnie Mahoney** D-13-477883-D

TM Matter No:

TM Matter Reference:

Mahoney adv. Mahoney

#### Begin forwarded message:

From: Bonnie < mahoneyfamily4@aol.com > Date: September 21, 2015 at 7:22:11 PM HST To: Bart Mahoney < <a href="mailto:bmmlv27@gmail.com">bmmlv27@gmail.com</a>

Subject: Re: October visitation.

I believe the transportation dates are on the same documents which states you must pay me \$555 every month on the 15th for atty fees. You stated in your text today that you will review and get back to me when you do review our agreement (will you please let me know when you will pay that since it is past due by 6 days today) please let me know what months we agreed on to provide transportation to Vegas.

Thank you

Sent from my IPhone

On Sep 21, 2015, at 8:35 PM, Bart Mahoney < <a href="mailto:bmmlv27@gmail.com">bmmlv27@gmail.com</a>> wrote:

Just confirming. Will you be dropping them off?

Sent from my iPhone

On Sep 21, 2015, at 6:23 PM, Mahoney < mahoneyfamily4@aol.com > wrote:

Thank you for the notice. That weekend will work. They will have to come out Friday after school which ends at 2:50 pm

----Original Message-----

From: Bart Mahoney < bmmlv27@gmail.com> To: mahoneyfamily4 < mahoneyfamily4@aol.com>

Sent: Mon, Sep 21, 2015 11:34 am

Subject: October visitation.

I would respectfully request to see the girls on the weekend of October 24th

here in Las Vegas. Please confirm. Thank you.

Sent from my iPhone

AA000098

2

To: Kim Medina < kmedina@radfordsmith.com >; Jolene Hoeft < ihoeft@radfordsmith.com > Subject: Fwd: Brigittes ortho fees

#### Begin forwarded message:

From: Bonnie <mahoneyfamily4@aol.com>
Date: January 28, 2016 at 2:44:44 PM PST
To: Bart Mahoney <mmlv27@gmail.com>

**Subject: Brigittes ortho fees** 

Having issues with my scanner. Attached are copies of the billing. \$400 initial deposit and \$200 every month is paid on the 20th. First payment began this month. Please pick either the 5th, 15th, or 25th scheduled payments to add the fees every month so I do not have to send monthly reminders, or call the orthodontist and give them your credit card #to pay your half.

Please reimburse me for the dues paid.

Thank you Bonnie Filters Used: 1 Tagged Record

### **Email Report**

Form Format

Date Printed: 2/26/2019 Time Printed: 10:44AM Printed By: KMEDINA

Date

2/06/2019

Time

4:04PM

4:04PM

Duration

0.00 (hours)

Code Staff Case Related

Kimberly Medina

Subject Client

Fwd: Over due bills **Bonnle Mahoney** 

MatterRef Mahoney adv. Mahoney

MatterNo D-13-477883-L

From

mahoneyfamily4@aol.com

To CC To kmedina@radfordsmith.com

BCC To

Reminders

(days before) Follow N Done N Notify N Hide N Trigger N Private N Status

Custom1 Custom2 Custom3 Custom4

Begin forwarded message:

From: Bonnie <mahoneyfamily4@aol.com> Date: February 29, 2016 at 6:30:56 AM HST To: Bart Mahoney <br/>
<br/>
bmmlv27@gmail.com>

Subject: Over due bills

Bart,

I have sent notice and bills to you over 2 months ago regarding Brigittes orthodontist payments. Currently you are over 60 days behind for \$300 (50% of initial deposit). You are 30 days past due for Jan payment \$100 (\$200 is withdrawn every month on the 20th) and Feb Payment of \$100.

Currently you owe \$500 and have received all proper notification regarding these dues, yet you neglect to pay. You are past your 30 days and if I do not receive the monies ASAP I will file with the courts.

Attached is a copy of the credit card collection. Please tell me when you will pay this debt.

Every attempt to collect from you in the past, you have told me that you will review your finances and get back to me and you do not. Moving forward, I require you to fulfill your court orders to pay. if you do not respond, or pay within a timely manner I will file with the court by March 11, 2016.

Thank you, **Bonnie Mahoney**  Thank you, **Bonnie Mahoney** 

On Jan 28, 2019, at 1:18 PM, Bonnie Mahoney cefulrays@gmail.com wrote:

Good Afternoon Klm,

Thank you, Bonnie Mahoney (702) 355-7774

### Begin forwarded message:

From: Bonnie Mahoney < mahoneyfamily4@aol.com > Date: January 28, 2019 at 11:59:38 AM PST To: Bart Mahoney < hmmlv27@gmail.com> Subject: Re: Support is past due

You instructed that I only contact you through email, I obliged, yet you fall to acknowledge and communicate with me.

You chose to ignore all responsibilities and have stopped all communication with myself and your

I have repeatedly text and emailed you asking you to follow the divorce decree and provide timely payments, you continue to fall to do so.

As requested repeatedly, please pay the full amount of support owed. January you only paid \$4,000 - you owe \$2,425 every 5th and 25th of the month.

You fail to pay the full amount almost every month. You have not submitted your W2s in regard to the bonuses.

You have not provided health insurance for the girls. You have not completed Cope Classes to avoid the negative relationship you continue to have with your daughters.

You have not paid the IRS to prevent them from attempting to collect the debt from my wages. You have not been a coparent in any way.

Please deposit all monles owed for the past 3 years.

I have the emails and texts in which you have "gifted" small amounts of money to our daughters into my bank account, in no way are you to admit that as alimony or support payments.

As it stands, since the finalization of the divorce, you owe me over \$50,000, not including annuities or penalties.

I have attempted in every way to be cordial and patient with your lack of support, I can no longer wait or allow you to manipulate.

Pay what you owe immediately.

Cordially Bonnie Mahoney

On Jan 26, 2019, at 8:27 AM, Bonnie Mahoney <<u>mahoneyfamily4@aol.com</u>> wrote:

**Bart** 

You are \$850 short in support payments for January 2019.

You are also short \$850 in November as well as a failure to fulfill your support payments on numerous months throughout.

Please deposit funds
Bonnie Mahoney

On Jan 14, 2019, at 11:22 AM, Bart Mahoney <<u>bmmlv27@gmail.com</u> > wrote:

Bonnie, as I've previously communicated, please email me all communications. I will not respond to texts from you.

I've read that you are attempting to say i owe you monies. Please take this as a written confirmation that I've given you:

\$63,600 in 2017. That is \$5,400 over what the decree calls for. I have records for you which I will attach when I return to Las Vegas later this week.

MTD you have received \$2k and will receive the Jan 20th monies as the decree calls out.

I wish you good luck in finding a Job.

Sent from my iPad

# EXHIBIT "2"

Restaurant Manager - Perch LA - Los Angeles, CA – March 2019 – INTERVIEWED

Restaurant Manager - Porsche Experience Center - Culver City, CA - March 2019 - INTERVIEWED

Multi Unit Event Sales Manager – das staffing – Los Angeles, CA – March 2019

Sales Manager - Sheraton Gateway - Los Angeles, CA - March 2019

Food & Beverage Marketing Coordinator - Hilton Los Angeles/Universal City- Universal City, CA – March 2019

Restaurant Manager – Gus's Barbecue – Pasadena, CA – March 2019

Food and Beverage Manager - Fairmont Hotels and Resort - Santa Monica, CA - March 2019

Sales Manager - The Palm Restaurant Group - Beverly Hills, CA - March 2019

Restaurant Manager - EDITIONS Marriott - West Hollywood, CA - March 2019 - INTERVIEWED

Assistant General Manager – COREcruitment – Santa Monica, CA – March 2019

SR Catering Operations Manager - Aramark - Anaheim, CA - March 2019

Event Coordinator - Bisnow Media - Los Angeles, CA - March 2019

Private Events Manager - Herringbone Restaurant - Los Angeles, CA - March 2019

Restaurant Assistant Manager - Palm Restaurant Group - Beverly Hills, CA - March 2019

Restaurant Manager - OUE Skyspace - Los Angeles, CA - March 2019 - INTERVIEWED

Dining Room Manager - Mastro's Restaurants - Beverly Hills, CA - March 2019

Sr Events Manager – Autograph Collection Hotels Marriott – West Hollywood, CA – March 2019

Sales Marketing Coordinator - The Surfrider Malibu - Malibu, CA - March 2019

Food and Beverage Manager – Dorchester Hotels – Beverly Hills, CA – March 2019

Assistant Manager, Events (L.A. LIVE) - AEG Worldwide - Los Angeles, CA – March 2019

Member Events Programming Manager - Soho Warehouse - Soho House & Co. - Los Angeles, CA – March 2019

Food and Beverage Assistant Manager – Ritz Carlton – Newport Beach, CA – March 2019

Assistant Manager of Ops Food and Beverage – Marriott International – March 2019 - INTERVIEWED

Family & Community Outreach Manager - Pediatric Brain Tumor Foundation - Los Angeles, CA - March 2019

Catering Sales Associate - Homeboy Industries - Los Angeles, CA - March 2019

Manager, CLEO Hollywood Restaurant - Disruptive Group - Los Angeles, CA - March 2019 Food and Beverage Manager – Valencia Country Club – Santa Clarita, CA – March 2019 Private Event Manager – American Golf Corporation – Granada Hills, CA – March 2019 Catering Sales - Patina Restaurant Group - Pasadena, CA - March 2019 - INTERVIEWED Executive Assistant/Marketing Coordinator - Top PR Pros - Los Angeles, CA - April 2019 Executive Assistant – Ultimate Performance – Los Angeles, CA – April 2019 Private Event Director - American Golf Corporation - Rancho Palos Verdes, CA - April 2019 Assistant Food and Beverage Manager - Viceroy Hotel Group - Santa Monica, CA - April 2019 Special Event Sales Manager - Specialty Restaurants Corporation - Burbank, CA - April 2019 Special Events and Catering Coordinator - Spring Place - Beverly Hills, CA - April 2019 Catering Sales Manager - Stronach Group - Santa Anita, CA- April 2019 - INTERVIEWED Special Events Sales Manager - Monterey Hill - Monterey Park, CA - April 2019 - INTERVIEWED Special Events Manager - True Food Kitchen - Pasadena, CA - April 2019 Senior Special Event Sales Manager - Proud Bird - Los Angeles, CA - April 2019 Special Events Sales Manager - Hospitality Staffers - Los Angeles, CA - April 2019 Multi-Unit Restaurant Catering Sales Manager - MKR Restaurant Group LLC - Los Angeles, CA - April

Event Director - FARMHOUSE - Los Angeles, CA - April 2019

2019

Food and Beverage Manager - Soho Warehouse - Soho House & Co. - Los Angeles, CA - April 2019

Elite Lifestyle Manager - Quintessentially Inc.- Los Angeles, CA - April 2019

Manager, CLEO Hollywood Restaurant - Disruptive Group - Los Angeles - CA - February 2019

Catering Sales Manager / Banquet Manager - Goodwin Recruiting - Los Angeles, CA - February 2019

Private Events Sales Manager - The Peninsula Hotels - Beverly Hills, CA - February 2019 - INTERVIEWED

Special Events Sales Manager – Disruptive Group – Los Angeles, CA – February 2019

Assistant Food and Beverage Manager – Viceroy Hotel Group – Santa Monica Group – February 2019

Restaurant Manager – Goodwin Recruiting – Los Angeles, CA – February 2019

Restaurant Sales and Events Manager – Morton's Steak House – Beverly Hills, CA – February 2019

Catering Sales Manager – Monterey Hill – Monterey Park, CA – February 2019 - INTERVIEWED

Manager Cleo 3<sup>rd</sup> Street Restaurant – Los Angeles, CA – February 2019

Multi – Unit Catering Sales Manager – The Restaurant Zone – Los Angeles, CA – February 2019

Restaurant Manager - Norms Restaurants - Los Angeles, CA - February 2019

Food and Beverage Manager - Intercontinental Hotels - Century City, CA - February 2019

Fan Service Representative – Los Angeles Dodgers – Los Angeles, CA – February 2019

Food and Beverage Manager – Sunset Marquis – West Hollywood, CA – February 2019 – INTERVIEWED

Bar Manager - LGO Hospitality - Los Angeles, CA - February 2019

Assistant Food and Beverage Manager – Shutters on the Beach – Santa Monica, CA – February 2019

Executive Assistant – Fuse Media INC – Glendale, CA – January 2019

Personal Assistant - Individual - Beverly Hills, CA - January 2019

Assistant Director of Catering - Omni Hotels - Los Angeles, CA - January 2019

Executive Assistant - Live Nation Productions - Los Angeles, CA - January 2019

Regional Training Manager - Morton's Steak House - Los Angeles, CA - January 2019

Catering Director/ Sales Manager - Gregory Vogt Recruiter - Los Angeles, CA - January 2019

Sr. Manager of Guest Relations – California Pizza Kitchen – Playa Vista, CA - January 2019

Assistant General Manager – COREcruitment – Santa Monica, CA – January 2019

Restaurant Sales and Events Manager – ZipRecruiter – Beverly Hills, CA – January 2019

Restaurant General Manager – LA Hospitality Group – Los Angeles, CA – January 2019

Restaurant Manager - Goodwin Recruiting - Los Angeles, CA - January 2019

Restaurant Manager – Andreoni Recruiting Consultants – Culver City, CA – January 2019

# EXHIBIT "3"



| Money    | Money | Requests | Requests |
|----------|-------|----------|----------|
| Received | Sent  | Received | Sent     |

**BART MAHONEY** 

Feb 15, 2019 Completed \$2,000.00

**BART MAHONEY** 

Feb 01, 2019 Completed \$2,000.00

Francis Shipp

' Jan 26, 2019 Completed \$500.00

Francis Shipp

rent

\$1,000.00

Jan 25, 2019 Completed

**BART MAHONEY** 

Jan 24, 2019 Completed \$2,000.00

Francis Shipp

rent

**-**\$1,000.00



| Received Sent Received Sent | Money    | Money | Requests | Requests |
|-----------------------------|----------|-------|----------|----------|
|                             | Received | Sent  | Received | Sent     |

BART MAHONEY

Jan 08, 2019 Completed \$1,000.00

BART MAHONEY

Jan 06, 2019 Completed \$1,000.00

BART MAHONEY

Dec 21, 2018 Completed \$2,000.00

BART MAHONEY

Dec 08, 2018 Completed \$850.00

BART MAHONEY

Dec 07, 2018 Completed \$2,000.00

BART MAHONEY

Nov 22, 2018 Completed



| Money    | Money | Requests | Requests |
|----------|-------|----------|----------|
| Received | Sent  | Received | Sent     |
|          |       |          |          |

**BART MAHONEY** 

Oct 27, 2018 Completed \$2,000.00

**BART MAHONEY** 

Oct 26, 2018 Completed \$850.00

**BART MAHONEY** 

Oct 12, 2018 Completed \$2,000.00

**BART MAHONEY** 

Oct 07, 2018 Completed \$2,000.00

**BART MAHONEY** 

Sep 30, 2018 Completed \$900.00

**BART MAHONEY** 

Sep 28, 2018 Completed



| (Money    | Money | Requests | Requests |
|-----------|-------|----------|----------|
| Progetyed | Sent  | Received | Sent     |
| Meiner Se |       |          | <u> </u> |

BART MAHONEY

Sep 14, 2018 Completed \$2,000.00

**BART MAHONEY** 

Aug 31, 2018 Completed \$2,000.00

BART MAHONEY

Aug 17, 2018 Completed \$2,000.00

BART MAHONEY

Aug 10, 2018 Completed \$2,000.00

BART MAHONEY

Aug 03, 2018 Completed \$2,000.00

**BART MAHONEY** 

Jul 27, 2018 Completed \$500.00



|           |       |          | _        |
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| Momey     | Money | Requests | Requests |
| ResealVed | Sent  | Received | Sent     |
|           |       |          | <u></u>  |

**BART MAHONEY** 

Jul 20, 2018 Completed \$1,000.00

**BART MAHONEY** 

Jul 16, 2018 Completed \$1,000.00

**BART MAHONEY** 

Jul 07, 2018 Completed \$1,000.00

**BART MAHONEY** 

Jul 02, 2018 Completed \$2,000.00

**BART MAHONEY** 

Jun 22, 2018 Completed \$2,000.00

**BART MAHONEY** 

Jun 09, 2018 Completed \$350.00



| Money    | Money | Requests | Requests |
|----------|-------|----------|----------|
| Received | Sent  | Received | Sent     |
|          |       |          |          |

**BART MAHONEY** 

Jun 08, 2018 \$2,000.00 Completed

**BART MAHONEY** 

Jun 06, 2018 \$1,000.00 Completed

**BART MAHONEY** 

May 18, 2018 \$2,000.00 Completed

**BART MAHONEY** 

May 04, 2018 \$2,000.00 Completed

**BART MAHONEY** 

Apr 28, 2018 \$400.00 Completed

**BART MAHONEY** 

Apr 20, 2018 \$2,000.00 Completed



| Money | Money | Requests | Requests |
|-------|-------|----------|----------|
| Money | Sent  | Received | Sent     |
| 1,53  |       |          |          |

## BART MAHONEY

Apr 06, 2018 Completed \$2,000.00

## BART MAHONEY

Mar 23, 2018 Completed \$2,000.00

## BART MAHONEY

Mar 10, 2018 Completed \$500.00

## BART MAHONEY

Mar 09, 2018 Completed \$1,500.00

# BART MAHONEY

Feb 22, 2018 Completed \$2,000.00

# BART MAHONEY

Feb 09, 2018 Completed \$800.00



|                     |       | Danisata | Paguagte |
|---------------------|-------|----------|----------|
| Worn=W              | Money | Requests | Requests |
| <u> सिवलवायवर्ग</u> | Sent  | Received | Sent     |
|                     |       | l        | L        |

**BART MAHONEY** 

Mar 23, 2018 Completed \$2,000.00

**BART MAHONEY** 

Mar 10, 2018 Completed \$500.00

**BART MAHONEY** 

Mar 09, 2018 Completed \$1,500.00

**BART MAHONEY** 

Feb 22, 2018 Completed \$2,000.00

**BART MAHONEY** 

Feb 09, 2018 Completed \$800.00

**BART MAHONEY** 

Feb 05, 2018 Completed



| Money    | Money | Requests | Requests |
|----------|-------|----------|----------|
| Received | Sent  | Received | Sent     |
|          |       |          |          |

**BART MAHONEY** 

Feb 05, 2018 Completed \$2,000.00

**BART MAHONEY** 

Jan 31, 2018 Completed \$200.00

**BART MAHONEY** 

Jan 26, 2018 Completed \$2,000.00

TOM LUDT

Jan 22, 2018 Completed \$2,100.00

**BART MAHONEY** 

Jan 20, 2018 Completed \$400.00

**BART MAHONEY** 

Jan 19, 2018 Completed \$800.00



|          |       | T        |          |
|----------|-------|----------|----------|
| Money    | Money | Requests | Requests |
| Received | Sent  | Received | Sent     |

**BART MAHONEY** 

Jan 31, 2018 Completed \$200.00

**BART MAHONEY** 

Jan 26, 2018 Completed \$2,000.00

TOM LUDT

Jan 22, 2018 Completed \$2,100.00

**BART MAHONEY** 

Jan 20, 2018 Completed \$400.00

**BART MAHONEY** 

Jan 19, 2018 Completed \$800.00

**BART MAHONEY** 

Jan 12, 2018 Completed \$1,500.00



| l∖Vlotney       | Money | Requests | Requests |
|-----------------|-------|----------|----------|
| IR⊖ael(Veigl    | Sent  | Received | Sent     |
| (Kriedel) Neich |       |          |          |

**BART MAHONEY** 

Dec 29, 2017 Completed \$1,600.00

BART MAHONEY

Dec 15, 2017 Completed \$2,000.00

BART MAHONEY

Dec 02, 2017 Completed \$1,500.00

BART MAHONEY

Nov 17, 2017 Completed \$2,000.00

BART MAHONEY

Nov 13, 2017 Completed \$550,00

BART MAHONEY

Nov 03, 2017 Completed



| ACTIVITY                                      |               |                      | ඵ  |  |
|---|---------------|----------------------|--|--|
| (Money<br>Regalved                            | Money<br>Sent | Requests<br>Received | Requests<br>Sent                                 |  |
| As of 17:22 EST,<br>Nov 17, 2017<br>Completed | Feb 26, 2019  | \$2                  | <u>2,</u> 000.00                                 |  |
| BART MAHÓN<br>Nov 13, 2017<br>Completed       | lEY           |                      | \$550.00   |  |
| BART MAHOI<br>Nov 03, 2017<br>Completed       | NEY           | \$                   | 2,000.00   |  |
| BART MAHO<br>Oct 26, 2017<br>Completed        | NEY           |                      | \$500.00   |  |
| BART MAHO                                     | ONEY          |                      | <del>,</del> , , , , , , , , , , , , , , , , , , |  |

Oct 20, 2017 Completed

\$2,000.00

BART MAHONEY

Oct 06, 2017 Completed



| Money    | Money | Requests | Requests |
|----------|-------|----------|----------|
| Reaelved | Sent  | Received | Sent     |

**BART MAHONEY** 

Jun 06, 2018 Completed \$1,000.00

**BART MAHONEY** 

May 18, 2018 Completed \$2,000.00

**BART MAHONEY** 

May 04, 2018 Completed \$2,000.00

**BART MAHONEY** 

Apr 28, 2018 Completed \$400.00

**BART MAHONEY** 

Apr 20, 2018 Completed \$2,000.00

**BART MAHONEY** 

Apr 06, 2018 Completed

# EXHIBIT "4"

Fri, Jun 29, 5:53 AM

Please acknowledge my previous text. Please assist in the girls education and tuition. Please communicate and discuss options as to how you will provide iter ithem to succeed both economically and emotionally. Obviously what you pay is less than the agreed amount in support, you do not provide their medical, submitted your W2 or any monies due from bonuses, nor have you seen the girls. I have requested for the past 5 years to pay for a therapist for the girls which you have ignored... you cannot continue to ignore their well being it is now heavily affecting their mental health. Please contribute in your role as their father and caregiver.

Fri, Jul 20, 12:51 PM

## Hello I'm sorry that you let





iMessage





















BM>

Mon, Jul 30, 12:58 PM

### Completed

| jul<br>28         | Brigitte Mahoney<br>Money Sent<br>(i) Repeat this transaction                               | - \$103.20 |
|-------------------|---|------------|
| յսւ<br>25         | Brigitte Mahoney Money Sent  Repeat this transaction  | - \$123.78 |
| jul<br>19         | Brigitte Mahoney Money Sent   | - \$195.81 |
| յ <b>սւ</b><br>18 | © Repeat this transaction  Brigitte Mahoney  Money Sent                                     | - \$257.55 |
| JUL<br>13         | Repeat this transaction  Brigitte Mahoney  Money Sent                                       | - \$103.20 |
| JUL<br>09         | ⊕ Repeat this transaction     Brigitte Mahoney     Money Sent     ⊕ Repeat this transaction | - \$103.20 |

I need your help in keeping
Brigitte respectful,
please. She's been very
disrespectful in the last few
months. She has received over
\$800 in spend money and
\$250 in sports fees in July and
is demanding more monies..





and Commerce (1)



















no. \$250, was for volleyball. so it's not a full \$800 in "spending money." the money you give me isn't just "spending" money, i use that money to buy food, gas, clothes, etc... also, idk if you know, but just one shirt is \$100, concerts and parties... are things all teenagers should experience. this is the time in my life where i should be having fun, but instead i can't because of you. vou clearly don't know the value of money... because if you did you would spend it on your family and the people who need you, not some prostitute, or gambling, or drinking. you of all people should learn the value of money... i mean all our money goes to your alcohol addiction, gambling, and whores. and until i start seeing you and until you decide to be a normal dad like every other dad, don't





Hylenesarcic



















whores.

and until i start seeing you and until you decide to be a normal dad like every other dad, don't boss me around. i can say whatever i want to you when i want to because guess what i'm my own person and i'm tired of you getting away with everything. you caused all this misery. i do need things for school, but i don't have to act "reasonable" for my father to have to pay for my needs. and don't you dare tell me i'm not acting reasonable. you are the most unreasonable person on this earth and all my friends see it... you don't pay for anything, all my friends call my mom the "super mom" because she is clearly both mom and dad, you didn't teach me anything i know in life, you didn't even know my birthday, i almost die in a car accident and you don't even come up to see me, your cousin sent sexual





ilvioscațio

















...| 🗢 🚱





BM >

mom and dad, you didn't teach me anything i know in life, you didn't even know my birthday, i almost die in a car accident and you don't even come up to see me, your cousin sent sexual messages to your daughter and you didn't come up to rescue her, you haven't seen bart in years, connors a drug addict, i have a fucking eating disorder that mom has been wanting to send me to the hospital for because i've been begging for a therapist and you haven't gotten me one and now i can't eat, i've lost 34 pounds, my mom has multiple mixed connective tissue diseases, working, and raising two teenage girls on her own all because you are too selfish to raise the children you brought into this world, think about that, before you text me again and want to challenge me.

# ???? She is crying out to you





Micrando





















BM

raise the children you brought into this world, think about that, before you text me again and want to challenge me.

???? She is crying out to you for emotional support and you only pick up on the monetary??? Really??? I honestly gave up all hope trying to help you be an effective parent... please understand what she wants most from you is love

Fri, Aug 10, 8:11 AM

Is the \$2000 deposit I received from you today a contribution towards the girls school books and uniforms?

Sophia's tuition every month is \$1700 Brigitte's is \$600 that does not include their sports or other dues from the school. Are you going to assist with any part of their tuition this year?





liviousagu



















If you do not reply in regards to the \$2000 deposit received today, this text will show as receipt that the deposit was for their books and uniforms.

### Alimony

Do you plan on contributing towards their education?

You have not been current on child support or alimony. You have never contributed towards their tuition. You are legally bound to pay for their medical and dental and you do not. For over 4.5 yrs you have been a delinquent father and provider. You have yet to fulfill the obligations of the divorce decree. These are all valid points that are documented.

Wed, Aug 29, 5:46 PM

Sophia's tuition is too large for





Helman Co.



















Sophia's tuition is too large for me to handle on my own. Her tuition is \$1700 a month taken out on the 1st automatically at 6am. I was not able to pay this months and they will attempt to withdraw \$3500 on the 1st. Will you please help me and deposit \$1700 to cover at least half. They have already sent me numerous emails and letters. I cannot do this on my own.

I can not afford your alimony, the child support and then paying tuitions.

Can you assist with this payment

Fri, Aug 31, 4:12 PM

Thank you

Sat, Oct 6, 10:31 AM

\$2,465 was due on the 5th.



























Fri, Apr 26, 12:51 PM

Bart
This is getting very old - you know the divorce decree requires you to deposit \$2425 on the 25th.
Our electricity has been shut off - pay the money owed immediately

I'm trying.. zero bonus a \$50k reduction in salaries and creditors all over me.. I'm trying.

### Today 8:01 AM

Bart
As you know from the email I
sent you and texts, Sophia's
school will suspend her for
nonpayment if tuition if I do not
pay \$7,460.
You refuse to respond.
Please pay the full amount of





Hydrasage



















RM S

reduction in salaries and creditors all over me.. I'm trying.

### Today 8:01 AM

Barri

As you know from the email I sent you and texts, Sophia's school will suspend her for nonpayment if tuition if I do not pay \$7,460. You refuse to respond. Please pay the full amount of support today so I can at least manage what I can with the monies I am owed.

I wish I could. I'm broke.. have scheduled a bankruptcy meeting on Tuesday.. my acct is overdrawn.

## When will you pay the support

Delivered























# EXHIBIT "5"

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## Golden Entertainment : Announces Bart Mahoney as Vice President of Food and Beverage



06/20/2018 | 12:57pm EST

LAS VEGAS - June 20, 2018 - Golden Entertainment, Inc. (NASDAQ:GDEN) has appointed dining industry veteran, Bart Mahoney, as the company's corporate vice president of food and beverage operations.

'The food and beverage offerings at Golden Entertainment are at the core of the guest experience at our casinos and taverns,' said Steve Arcana, chief operating officer for Golden Entertainment, Inc. 'With this expanded culinary focus, we have comprised a team of high-energy, talented professionals, who are all leaders in their fields. The final addition to that team is Bart Mahoney, whose expertise in this industry is unmatched.'

With nearly three decades of experience in dining operations working with some of Las Vegas' top resorts and restaurants. Mahoney is highly regarded as one of the top food and beverage professionals in the city. In his new position with Golden Entertainment, he now oversees the overall direction of the culinary department.

Among his responsibilities are the development of the company's restaurants at its eight casino-hotel properties, including Stratosphere Casino, Hotel & Tower; and PT's Entertainment Group, Nevada's largest tavern operator. Mahoney will also head up the recruiting and training of new and existing culinary talent.

'Golden Entertainment is a fast-growing company with ambitious plans for its food and beverage operations,' said Mahoney. 'I'm excited to join this energetic team in bringing innovation to their wide-ranging culinary offerings as well as collaborating in the development of exciting new dining concepts.'

Mahoney has served in leadership roles for several Las Vegas Strip properties and fine dining groups, including Wynn Las Vegas, MGM Grand Hotel & Casino, ARIA Resort & Casino, Belfaglo Resort & Casino, The Mirage Hotel & Casino, Thomas Keller Restaurant Group and Wolfgang Puck Fine Dining Group, Prior to launching his career in the food and beverage industry, Mahoney served his country in the United States Marine Corps.

### About Golden Entertainment, Inc.

Golden Entertainment, Inc. owns and operates gaming properties across two divisions - resort and casino operations and distributed gaming. The Company operates more than 16,200 gaming devices, 114 table games, 5,168 hotel rooms, and provides jobs for approximately

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video gaming terminals. Golden Entertainment is focused on maximizing the value of its portfolio by leveraging its scale, leadership position and proven management capabilities across its two divisions. For more information, visit www.goldenent.com.

#### Contacts

Lauren Cahlan/Emma Williams (702) 868-4545 GoldenGaming@WickedCreative.com ###

#### Attachments

- · Original document
- Permalink

#### Disclaimer

Golden Entertainment Inc. published this content on 20 June 2018 and is solely responsible for the information contained herein. Distributed by Public, unedited and unaftered, on 20 June 2018 16:57:01 UTC



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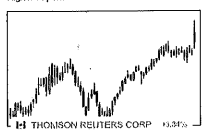


01:24p Parents react to Arizona Passing Legislation to Reverse Decades of Isolating English Language Learner

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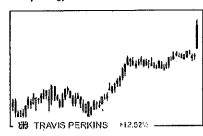
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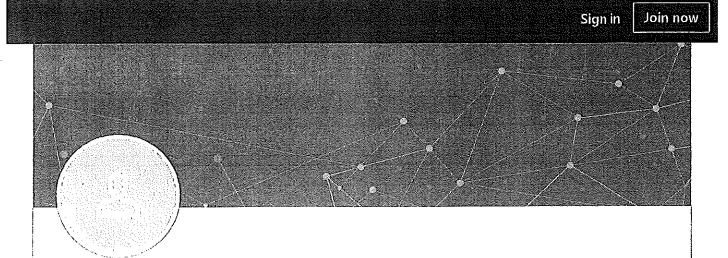
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# EXHIBIT "6"



# Bart Mahoney

Improvise, Adapt, Overcome Las Vegas, NV Gambling & Casinos Golden Entertainment, Inc.



Wynn Las Vegas

500+ connections

# View Bart Mahoney's full profile. It's free!

Your colleagues, classmates, and 500 million other professionals are on LinkedIn.

Join LinkedIn

## Bart Mahoney's Activity

See all activity



Bart Mahoney liked this
Armando Manni Olive Oil
+ Chef Thomas Keller . A
sweet...



Bart Mahoney liked this Guillaume Chamot Rooke, Director of Bouchon Bakeries, is...



Bart Mahoney liked this Congratulations to Chef Kaelin, our General Manager, Eric,...



Bart Mahoney liked this
Being disruptive. Takes
courage. Takes brains. This
guy...

AA000138

Join now

#### Experience



Corporate Vice President of Food and Beverage

Golden Entertainment, Inc.

June 2018 - Present • 10 months

Las Vegas, Nevada



Vice President, Food and Beverage

Wynn Las Vegas

August 2016 - July 2018 • 2 years



**Director of Development** 

Thomas Keller Restaurant Group

September 2015 - August 2016 • 1 year

Yountville, California

Imag

**Director of Trade Development** 

e for

Southern wine and spirits of Nevada

Director October 2013 - August 2015 • 1 year 11 months

of

Las Vegas, Nevada

Trade

Develop imagi meniagi

Vice president of Food and Beverage

e for

MGM Grand Hotel & Casino Las Vegas

Vice

October 2011 - October 2013 • 2 years 1 month

preside

nt of

Vice President of Food and Beverage Food

and

ARIA Resort & Casino

Beverag

October 2008 – January 2011 • 2 years 4 months

Las Vegas, Nevada

Vice President of Food and Beverage

Join now

Vice

Preside

**Skills & Endorsements** 

Food

那所 LinkedIn to see Bart's skills, endorsements, and full profile

Beverag

## View Bart Mahoney's full profile to...

- o See who you know in common
- Get introduced
- Contact Bart Mahoney directly

Join LinkedIn

#### People also viewed



#### Elizabeth Blau

CEO of Blau & Associates



#### Steve Weitman

Chief Operating Officer Wynn Las Vegas and Encore



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**Executive Chef** 



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Hospitality isn't a career choice, it's a calling...



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Grace Chen, MBA

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Todd Moreau

Corporate Director of Food & Beverage.



#### Terrence O'Donnell

Vice President of Food and Beverage at Caesars Palace

#### Search for other people you know

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#### Find a different Bart Mahoney



#### **Bart Mahoney**

Retired Banking Camden, SC



#### Bart Mahoney

Vice President at Fifth Third Bancorp
Columbus, OH



#### **Bart Mahoney**

Business Development Officer at The First Bexley Bank Columbus, OH



#### **Bart Mahoney**

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#### Bart's public profile badge

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**Bart Mahoney** 

Improvise, Adapt, Overcome



Corporate Vice President of Food and Beverage at Golden Entertainment, Inc.

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# Please refer to Exhibit "4" above.

AA000145

Electronically Filed 5/30/2019 10:07 AM Steven D. Grierson CLERK OF THE COURT

**EXPT** 

RADFORD J. SMITH, CHARTERED KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074

Telephone: (702) 990-6448

Facsimile: (702) 990-6456 kstutzman@radfordsmith.com

Attorney for Defendant

#### DISTRICT COURT CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

vs.

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BONNIE M. MAHONEY,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

**FAMILY DIVISION** 

#### EX PARTE REQUEST FOR ORDER TO CONTINUE THE HEARING

DATE OF HEARING: June 12, 2019 TIME OF HEARING: 10:00 a.m.

COMES NOW Defendant, BONNIE M. MAHONEY ("Bonnie"), by and through her attorneys Kimberly A. Stutzman, Esq. of the firm of Radford J. Smith, Chartered, and moves this court for an Order Continuing the Hearing on Defendant's Motion to Reduce Arrearages, Interest, and Penalties to Judgment; to Modify Alimony; to Review Child Support, for Sanctions and Attorney's Fees and Costs currently scheduled for a hearing on June 12, 2019 at 10:00 a.m.

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This Request is made and based upon the Points and Authorities and Affidavits attached hereto, and upon all pleadings and papers herein.

Dated this 30day of May 2019.

RADFORD J. SMITH, CHARTERED

KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074

Attorney for Defendant

I.

#### POINTS AND AUTHORITIES

EDCR 5.514 regarding order shortening time states,

#### (a) Generally.

- (1) Hearings may not be removed from the calendar by calling the clerk's office or the judge's chambers.
- (2) An unfiled written stipulation and order to continue a hearing signed by both parties may be submitted to chambers prior to the time of hearing by hand delivery, facsimile, or e-mail. The court may remove the hearing from the calendar or require the parties to appear and put the stipulation on the record. If the hearing is removed from the calendar, the court will set a new hearing upon receipt of the original stipulation and order.
- (3) Immediately below the title of any motion or stipulation to continue a hearing there shall also be included a statement indicating whether it is the first, second, third, etc., requested continuance of a hearing.
- (b) The parties may file a stipulation to vacate the hearing of a motion, which the clerk will remove from the calendar. The parties may not stipulate to remove a trial or evidentiary hearing without also obtaining court approval by order.

- (c) A party may file an ex parte motion to continue a hearing, explaining why it could not be obtained by stipulation. Such a motion must be supported by affidavit. The court may:
  - (1) Grant or deny the motion; or
  - (2) Require that notice be given to all other parties if it had not already been given, and entertain a summary written response to the request or conduct a telephonic conference within a time to be specified by the court of not less than 1 judicial day.

Attached hereto is the Affidavit of Kimberly A. Stutzman, Esq. setting forth the reasons for Bonnie's request. Based on that Affidavit, Bonnie respectfully requests that her Motion presently scheduled for June 12, 2019 be continued for at least thirty (30) days or to the Court's next available date

Dated this 20day of May 2019.

RADFORD J. SMITH, CHARTERED

KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074

Attorney for Defendant

#### AFFIDAVIT OF KIMBERLY A. STUTZMAN, ESQ.

COUNTY OF CLARK )
) ss:
STATE OF NEVADA )

Kimberly A. Stutzman, Esq., having been duly sworn, deposes and says:

- 1. We are the attorneys for the Defendant, Bonnie Mahoney ("Bonnie"), in the above-entitled matter.
- 2. I make this Affidavit based upon facts within my own knowledge and based upon information and documents provided by my client, save and except as to matters alleged upon information and belief and, as to those matters, I believe them to be true.
- 3. Bonnie's Motion to Reduce Arrearages, Interest, and Penalties to Judgment; to Modify Alimony; to Review Child Support, for Sanctions and Attorney's Fees and Costs ("Motion") is scheduled for a hearing on June 12, 2019 at 10:00 a.m.
- 4. Upon information and belief, Plaintiff, Bartholomew Mahoney, ("Bart") resides at 4795 Frankfurt Court, Las Vegas, Nevada 89147 ("Frankfurt Court"). This address is listed on the online Register of Actions. It is also the address provided on the Notice of Withdrawal of Counsel, filed February 8, 2016 by Attorney Roger A. Giuliani.
- 5. On May 9, 2019 counsel mailed the Motion, General Financial Disclosure Form, Schedule of Arrears, and Notice of Hearing to the Frankfurt Court residence.

- 6. On May 23, 2019, counsel received the documents back marked as "Return to Sender, Attempted Not Know, Unable to Forward, Return to Sender." See Exhibit "A."
- 7. As of the date of this request, neither counsel nor Bonnie know Bart's current residence. Moreover, continuing the hearing date will give Bonnie the additional time to locate and serve Bart.
- 8. Once located, Bonnie and her counsel will be able to provide sufficient notice of the motion hearing to Bart as well as sufficient time for him to respond.
- 9. Bonnie respectfully requests that the hearing be continued in order for Bonnie to perform a skip trace, locate Bart, and allow him with time to retain counsel or otherwise respond. Bonnie's request is made in good faith and not for the purposes of delay.
- 10. For these reasons, we request that the hearing scheduled for June 12, 2019 at 10:00 a.m. be continued for thirty days or to the Court's next available date.

FURTHER AFFIANT SAYETH NAUGHT.

KIMBERLY A. STUTZMAN, ESQ.

Subscribed and sworn before me

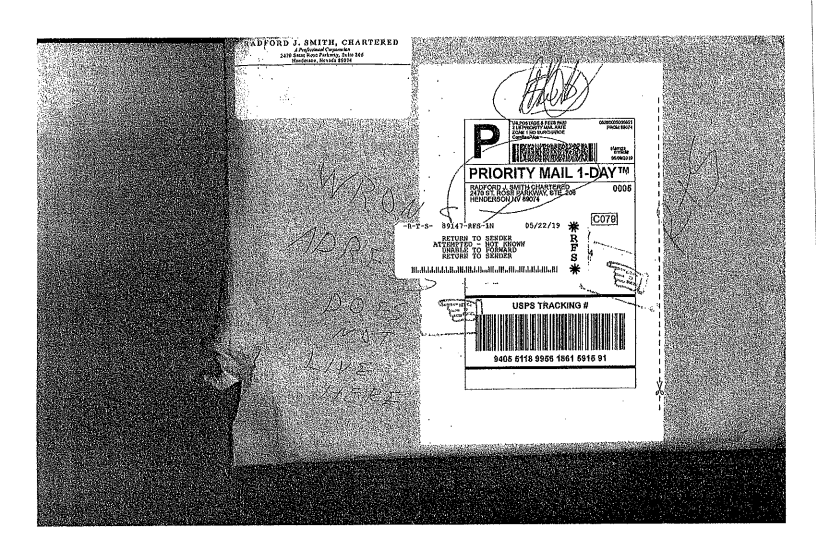
this 30th day of May 2019.

NOTARY PUBLIC in and for

said County and State



# EXHIBIT "A"



| 1 2 3 | NORH  Electronically Filed 6/6/2019 10:13 AM Steven D. Grierson CLERK OF THE COURT  |  |  |  |
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| 4     | DIATRICT COLURT   |  |  |  |
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| 6     | ****  |  |  |  |
| 7     | BARTHOLOMEW M MAHONEY, CASE NO.: D-13-477883-D  |  |  |  |
| 8     | PLAINTIFF DEPARTMENT S VS. Courtroom 7  |  |  |  |
| 9     | BONNIE M MAHONEY,<br>DEFENDANT.   |  |  |  |
| 10    | DEFEITO/III.  |  |  |  |
| 11    | NOTICE OF RESCHEDULING OF HEARING   |  |  |  |
| 12    |   |  |  |  |
| 13    | Please be advised that the date and time of a hearing set before the Honorable  |  |  |  |
| 14    | Vincent Ochoa, has been changed. The Motion to Reduce Arrearages,   |  |  |  |
| 15    | Interest, and Penities to Judgment; to Modify Alimony; to Review Child  |  |  |  |
| 16    | Support, for Sanctions and Attorney's Fees and Costs, presently scheduled for the 12th day of June, 2019, at 10:00 a.m., has been |  |  |  |
| 17    | rescheduled to the 22nd day of August, 2019, at 9:15 a.m. at the Family   |  |  |  |
| 18    | Courts & Services Center, Courtroom 7.  |  |  |  |
| 19    |   |  |  |  |
| 20    | Honorable Vincent Ochoa   |  |  |  |
| 21    |   |  |  |  |
| 22    | By: /S/ Deniece Lopez   |  |  |  |
| 23    | Judicial Executive Assistant  Department S  |  |  |  |
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VINCENT OCHOA DISTRICT JUDGE FAMILY DIVISION, DEPT. S LAS VEGAS, NV 89101

VINCENT OCHOA DISTRICT JUDGE FAMILY DIVISION, DEPT, S LAS VEGAS, NV 89101

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RADFORD J. SMITH, CHARTERED

KIMBERLY A. MEDINA, ESQ.

Nevada State Bar No. 014085

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Henderson, Nevada 89014

Telephone: (702) 990-6448

Facsimile: (702) 990-6456

Email: kmedina@radfordsmith.com

Attorneys for Defendant

DISTRICT COURT CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

vs.

BONNIE M. MAHONEY,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

FAMILY DIVISION

#### CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Radford J. Smith, Chartered ("the Firm"). I am over the age of 18 and not a party to the within action. I am "readily familiar" with firm's practice of collection and processing correspondence for mailing. Under the Firm's practice, mail is to be deposited with the U.S. Postal Service on the same day as stated below, with postage thereon fully prepaid.

 $\boxtimes$ 

I served the document described as "NOTICE OF RESCHEDULING HEARING" on Motion to Reduce Arrearages, Interest, and Penalties to Judgment; To Modify Alimony; To Review Child Support, For Sanctions and Attorney's Fees and Costs; on this \_\_\_\_\_\_ day of June, 2019, to all interested parties as follows:

BY MAIL: Pursuant to NRCP 5(b), I placed a true copy thereof enclosed in a sealed envelope addressed as follows:

Bartholomew M. Mahoney 4795 Frankfurt Court Las Vegas, Nevada 89147 Plaintiff in Proper Person

An Employee of Radford J. Smith, Chartered

**Electronically Filed** 6/6/2019 10:13 AM Steven D. Grierson **NORH** CLERK OF THE COURT 2 3 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 \*\*\*\* 7 BARTHOLOMEW M MAHONEY, CASE NO.: D-13-477883-D **PLAINTIFF DEPARTMENT S** 8 VS. Courtroom 7 BONNIE M MAHONEY, 9 DEFENDANT. 10 11 NOTICE OF RESCHEDULING OF HEARING 12 Please be advised that the date and time of a hearing set before the Honorable 13 Vincent Ochoa, has been changed. The Motion to Reduce Arrearages, 14 Interest, and Penities to Judgment; to Modify Alimony; to Review Child 15 Support, for Sanctions and Attorney's Fees and Costs, presently 16 scheduled for the 12th day of June, 2019, at 10:00 a.m., has been 17 rescheduled to the 22nd day of August, 2019, at 9:15 a.m. at the Family Courts & Services Center, Courtroom 7. 18 19 **Honorable Vincent Ochoa** 20 21 By: /S/ Denlece Lopez 22 **Judicial Executive Assistant** Department S 23 24 25 26 27

VINCENT OCHOA DISTRICT JUDGE FAMILY DIVISION, DEPT. S LAS VEGAS, NV 89101

VINCENT OCHOA DISTRICT JUDGE FAMILY DIVISION, DEPT. S LAȘ VEGAS, NV 88101

**Electronically Filed** 6/7/2019 2:19 PM Steven D. Grierson CASE NO.: D-13-477883-D DEPT NO.: S FAMILY DIVISION NOTICE OF ENTRY OF ORDER GRANTING EX PARTE REQUEST TO PLEASE TAKE NOTICE that on the 7th day of June, 2019, the Honorable Vincent Ochoa entered an Order Granting Ex Parte Request to Continue Hearing, a copy of which

1 **NOEJ** RADFORD J. SMITH, CHARTERED 2 KIMBERLY A. MEDINA, ESQ. 3 Nevada State Bar No. 014085 2470 St. Rose Parkway Suite 206 Henderson, Nevada 89014 5 Phone: (702) 990-6448; Fax: (702) 990-6456 Email: kmedina@radfordsmith.com Attorneys for Defendant DISTRICT COURT 8 CLARK COUNTY, NEVADA 9

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff.

Defendant.

VS.

BONNIE M. MAHONEY,

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day of June, 2019.

RADFORD J. SMITH, CHARTERED

KIMBERLY A. STUTZMAN, ESO.

Nevada Bar No. 014085

is attached hereto.

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074

**CONTINUE HEARING** 

#### **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of Radford J. Smith, Chartered ("the Firm"). I am over the age of 18 and not a party to the within action. I am "readily familiar" with firm's practice of collection and processing correspondence for mailing. Under the Firm's practice, mail is to be deposited with the U.S. Postal Service on the same day as stated below, with postage thereon fully prepaid.

I served the foregoing document described as "NOTICE OF ENTRY OF ORDER GRANTING EX PARTE REQUEST TO CONTINUE HEARING" on this \_\_\_\_\_\_ day of June, 2019, to all interested parties as follows:

BY MAIL: Pursuant to NRCP 5(b), I placed a true copy thereof enclosed in a sealed envelope addressed as follows:

Bartholomew M. Mahoney 4795 Frankfurt Court Las Vegas, Nevada 89147 Plaintiff in Proper Person

An Employee of Radford J. Smith, Chartered

Electronically Filed 6/7/2019 1:06 PM Steven D. Grierson CLERK OF THE COURT

#### **ORDR**

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RADFORD J. SMITH, CHARTERED KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074

Telephone: (702) 990-6448

Facsimile: (702) 990-6456

kstutzman@radfordsmith.com

Attorney for Defendant

## DISTRICT COURT CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

vs.

BONNIE M. MAHONEY,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

FAMILY DIVISION

#### ORDER GRANTING EX PARTE TO CONTINUE HEARING

DATE OF HEARING: June 12, 2019 TIME OF HEARING: 10:00 a.m.

Pursuant to the EX PARTE REQUEST FOR ORDER TO CONTINUE THE HEARING of Defendant, BONNIE MAHONEY ("Bonnie"), by and through her attorney, Kimberly A. Stutzman, Esq., of the law firm of Radford J. Smith, Chartered, and good cause appearing therefore,

#### RECEIVED

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RADFORD J. SMITH, CHARTERED

KIMBERLY A. MEDINA, ESQ.

Nevada State Bar No. 014085

2470 St. Rose Parkway Suite 206

Henderson, Nevada 89014

Telephone No.: (702) 990-6448 Facsimile No.: (702) 990-6456

Email: kmedina@radfordsmith.com

Attorneys for Defendant

BONNIE M. MAHONEY,

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vs.

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DISTRICT COURT CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

Plainuii,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

**FAMILY DIVISION** 

#### CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Radford J. Smith, Chartered ("the Firm"). I am over the age of 18 and not a party to the within action. I am "readily familiar" with firm's practice of collection and processing correspondence for mailing. Under the Firm's practice, mail is to be deposited with the U.S. Postal Service on the same day as stated below, with postage thereon fully prepaid.

That on the day of June, 2019, I served a copy of the following documents:

- 1. Motion to Reduce Arrearages, Interest and Penalties to Judgment; To Modify Alimony; To Review Child Support, For Sanctions and Attorney's Fees and Costs;
- 2. Defendant's Exhibits to Her Motion;
- 3. Schedule of Arrearages;
- 4. General Financial Disclosure Form;
- 5. Notice of Hearing;
- 6. Ex Parte Request for Order to Continue the Hearing;
- 7. Notice of Rescheduling of Hearing;
- 8. Certificate of Service;
- 9. Order Granting Ex Parte Request to Continue Hearing; and
- 10. Notice of Entry of Order Granting Ex Parte Request to Continue Hearing.

to all interested parties as follows:

BY MAIL: Pursuant to NRCP 5(b), I placed a true copy thereof enclosed in a sealed envelope addressed as follows;

Bartholomew M. Mahoney, Jr. 7690 Rafael Rivera Way, Unit 1300 Las Vegas, Nevada 89113 Plaintiff in Proper Person Via Certified Mail, Return Receipt Requested Airbill No.: 7008 1830 0000 9027 8311

An Employee of Radford J. Smith, Chartered

**Electronically Filed** 7/24/2019 10:59 AM Steven D. Grierson

**REQT** 

RADFORD J. SMITH, CHARTERED KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074

Telephone: (702) 990-6448

Facsimile: (702) 990-6456 kstutzman@radfordsmith.com

Attorneys for Defendant

#### DISTRICT COURT CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

vs.

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BONNIE M. MAHONEY,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

FAMILY DIVISION

#### **REQUEST FOR SUBMISSION OF MOTION PURSUANT TO EDCR 5.502**

On May 5, 2019, Defendant, BONNIE M. MAHONEY ("Bonnie"), filed a Motion To Reduce Arrearages, Interest, And Penalties To Judgment; To Modify Alimony; To Review Child Support, For Sanctions And Attorney's Fees And Costs. The hearing of that Motion was originally scheduled for June 12, 2019 at 10:00 a.m. The hearing was rescheduled for August 22, 2019 at 9:15 a.m.

Upon information and belief, Plaintiff, Bartholomew Mahoney, ("Bart") resided at 4795 Frankfurt Court, Las Vegas, Nevada 89147 ("Frankfurt Court"). This address is

Docket 82412 Document 2021-27355

Case Number: D-13-477883-D

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listed on the online Register of Actions. It is also the address provided on the Notice of Withdrawal of Counsel, filed February 8, 2016 by Attorney Roger A. Giuliani.

On May 9, 2019, counsel mailed the Motion, General Financial Disclosure Form, Schedule of Arrears, and Notice of Hearing to the Frankfurt Court residence.

On May 23, 2019, counsel received the documents back marked as "Return to Sender, Attempted – Not Know, Unable to Forward, Return to Sender." See Exhibit "A" to Defendant's Ex Parte Application to Continue the June 12th Hearing.

On or about June 25, 2019, counsel learned of another address for Plaintiff. Upon information and belief, Plaintiff currently resides at 7690 Rafael Rivera Way, Unit 1300, Las Vegas, Nevada 89113. All of the relevant court documents were mailed to Plaintiff at that address.

On June 26, 2019, the documents were successfully delivered. See USPS Tracking printout of Tracking No. 70081830000090278311, submitted as Exhibit "A" to this Request.

Plaintiff was required to file a response to that Motion on or before July 12, 2019.

As of the date of this request, a response has not been served on Defendant's counsel or filed with the court.

#### EDCR 5.502 states in relevant part -

(d) Within 10 days after service of the motion, the opposing party must serve and file a written opposition thereto, together with a memorandum of points and authorities and supporting affidavits, if any, stating facts showing why the motion should be denied. Failure of the opposing party to serve

and file a written opposition may be construed as an admission that the motion is meritorious and a consent to granting the same.<sup>1</sup>

See EDCR 5.502(d)[emphasis added.]

Here, Plaintiff's failure to file a written opposition should be construed as an admission that the Defendant's Motion is meritorious and that he is consenting to the Court granting Defendant's Motion in its entirety. For these reasons, Defendant requests the same be vacated from the calendar and immediately submitted to the chambers of the court for submission on the paper. A proposed order is submitted herewith.

Dated this day of July 2019.

RADFORD J. SMITH, CHARTERED

KIMBERLY A. STUTZMAN, ESQ.

Nevada State Bar No. 014085

2470 St. Rose Parkway, Suite 200

Henderson, Nevada 89074

kstutzman@radfordsmith.com

Attorneys for Defendant

Defendant has allotted fourteen (14) calendar days plus three (3) days for mailing.

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|-----|--|--|--|--|
| 1   | ORDR   |  |  |  |
| 2   | RADFORD J. SMITH CHARTERED<br>KIMBERLY A. STUTZMAN, ESQ. |  |  |  |
| 3   | Nevada Bar No. 014085                                    |  |  |  |
| 4   | 2470 St. Rose Parkway, Suite 206                         |  |  |  |
|     | Henderson, Nevada 89074                                  |  |  |  |
| 5   | Telephone (702) 990-6448                                 |  |  |  |
| 6   | Facsimile (702) 990-6456                                 |  |  |  |
| 7   | kstutzman@radfordsmith.com  Attorneys for Defendant      |  |  |  |
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| 9   | CLARK COUNTY, NEVADA                                     |  |  |  |
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| 12  | BARTHOLOMEW M. MAHONEY, JR.,                             | DEPT NO.: S  |  |  |
| 13  | Plaintiff,   |  |  |  |
|     | vs.  | FAMILY DIVISION  |  |  |
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| 15  | BONNIE M. MAHONEY,                                       |  |  |  |
| 16  | Defendant.   |  |  |  |
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| 21  | DATE OF HEARIN   | NG: August 22, 2019                                      |  |  |
| 22  | TIME OF HEA!   | RING: 9:15 a.m.  |  |  |
| 23  | Defendant DONNIE MAHONEY ("F                             | Bonnie"), by her attorney of record, Kimberly            |  |  |
| 24  | Defendant, BONNE MATIONET ( 1                            | somme j, by her attorney or record, remocray             |  |  |
|     | A. Stutzman, Esq. of Radford J. Smith, Ch                | artered filed a Motion to Enforce Decree of              |  |  |
| 25  |  |  |  |  |
| 26  | Divorce, For Attorney's Fees and Costs. Pl               | aintiff, BARTHOLOMEW MAHONEY, not                        |  |  |
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 having filed a timely Opposition thereto; and good cause appearing therefore, makes the following findings and orders:

THE COURT HEREBY FINDS that on May 5, 2019, Defendant, BONNIE M. MAHONEY ("Bonnie"), filed a Motion To Reduce Arrearages, Interest, And Penalties To Judgment; To Modify Alimony; To Review Child Support, For Sanctions And Attorney's Fees And Costs ("Motion"). The hearing of that Motion was originally scheduled for June 12, 2019 at 10:00 a.m. The hearing was rescheduled for August 22, 2019 at 9:15 a.m.

THE COURT FURTHER FINDS that upon information and belief, Plaintiff, Bartholomew Mahoney, ("Bart") resided at 4795 Frankfurt Court, Las Vegas, Nevada 89147 ("Frankfurt Court"), that this address is listed on the online Register of Actions, and it is also the address provided on the Notice of Withdrawal of Counsel, filed February 8, 2016 by Attorney Roger A. Giuliani.

THE COURT FURTHER FINDS that on May 9, 2019, counsel mailed the Motion, General Financial Disclosure Form, Schedule of Arrears, and Notice of Hearing to the Frankfurt Court residence.

THE COURT FURTHER FINDS that on May 23, 2019, counsel received the documents back marked as "Return to Sender, Attempted – Not Know, Unable to Forward, Return to Sender." See Exhibit "A" to Defendant's Ex Parte Application to Continue the June 12<sup>th</sup> Hearing.

THE COURT FURTHER FINDS that on or about June 25, 2019, counsel learned of another address for Plaintiff, and upon information and belief, Plaintiff currently resides at that address, which is 7690 Rafael Rivera Way, Unit 1300, Las Vegas, Nevada 89113. The relevant court documents were mailed to Plaintiff at that address.

THE COURT FURTHER FINDS that on June 26, 2019, the documents were successfully delivered to Plaintiff.

THE COURT FURTHER FINDS that Plaintiff was required to file a response to that Motion on or before July 12, 2019. As of the date of this request, a response has not been served on Defendant's counsel or filed with the court.

THE COURT FURTHER FINDS that EDCR 5.502 states in relevant part -

(d) Within 10 days after service of the motion, the opposing party must serve and file a written opposition thereto, together with a memorandum of points and authorities and supporting affidavits, if any, stating facts showing why the motion should be denied. Failure of the opposing party to serve and file a written opposition may be construed as an admission that the motion is meritorious and a consent to granting the same.\(^1\)

See EDCR 5.502(d)[emphasis added.]

THE COURT FURTHER FINDS that Plaintiff's failure to file a written opposition should be construed as an admission that the Defendant's Motion is meritorious and that he is consenting to the Court granting Defendant's Motion in its entirety.

Defendant has allotted fourteen (14) calendar days plus three (3) days for mailing.

#### THEREFORE,

IT IS HEREBY ORDERED that Defendant's Motion is hereby GRANTED in its entirety.

IT IS FURTHER ORDERED that Plaintiff, BARTHOLOMEW M. MAHONEY, JR.s total amount of child and spousal support, attorney fees, and health insurance arrearages, including interest and penalties, in the amount of \$53,257.86 is REDUCED TO JUDGMENT and collectable by all legal means. This amount includes penalties and interest as calculated in Defendant's Schedule of Arrears, attached hereto as Exhibit "A."

IT IS FURTHER ORDERED that Plaintiff is SANCTIONED pursuant to EDCR 7.60 for his failure to abide by the Court's Orders.

IT IS FURTHER ORDERED that Defendant shall submit a Memorandum of Attorney's Fees and Costs within five (5) days of the Notice of the Entry of the Order, pursuant to NRS 18.110.

IT IS FURTHER ORDERED that the last order regarding child support was filed on February 3, 2016 and that pursuant to NRS 125B.145, child support shall be reviewed and modified.

IT IS FURTHER ORDERED that pursuant to NRS 125.150(8), alimony shall be modified and extended. Alimony shall be extended by twenty-four (24) months and shall end on September 1, 2021. Plaintiff shall continue to pay Defendant \$2,668 per month as

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| 1        | and for alimony pursuant to the terms outlined in the Decree of Divorce except as |
| 2 3      | otherwise modified herein.  |
| 4        | IT IS FURTHER ORDERED that DISCOVERY shall be OPEN.                               |
| 5        | IT IS FURTHER ORDERED that the hearing on Defendant's Motion currently            |
| 7        | scheduled for August 22, 2019 at 9:15 a.m. is hereby VACATED.                     |
| 8        | Dated this day of, 2018.  |
| 9        |   |
| 10       | DISTRICT COURT JUDGE  |
| 12       | Submitted by:   |
| 13       | RADFORD J. SMITH CHARTERED  |
| 14<br>15 | 9 Statymour   |
| 16       | KIMBERLY A. STUTŽMAN, ESQ. Nevada Bar No. 014085                                  |
| 17       | 2470 St. Rose Parkway, Suite 206<br>Henderson, Nevada 89074                       |
| 18       | Telephone (702) 990-6448<br>Facsimile (702) 990-6456                              |
| 20       | kstutzman@radfordsmith.com  Attorneys for Defendant                               |
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# EXHIBIT "A"

### **USPS Tracking®**

FAQs > (https://www.usps.com/faqs/uspstracking-faqs.htm)

#### Track Another Package +

Tracking Number: 7008183000090278311

Expected Delivery on

WEDNESDAY

26 JUNE by 8:00pm ©

**⊘** Delivered

June 26, 2019 at 4:40 pm Delivered, Left with Individual LAS VEGAS, NV 89139

Get Updates ✓

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Go to our FAQs section to find answers to your tracking questions.

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\*NOTE: Black and white (grayscale) images show the outside, front of letter-sized envelopes and mailpieces that are processed through USPS automated equipment. app=UspsTools&appURL=https%3A%2F%2Ftools.usps.com%2Fgo%2FTrackConfirmA&ic

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RADFORD J. SMITH, CHARTERED KIMBERLY A. MEDINA, ESQ.

Nevada State Bar No. 014085

2470 St. Rose Parkway Suite 206

Henderson, Nevada 89014

Telephone No.: (702) 990-6448

Facsimile No.: (702) 990-6456

Email: kmedina@radfordsmith.com

Attorneys for Defendant

# DISTRICT COURT CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

Defendant.

Vs.

BONNIE M. MAHONEY,

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CASE NO.: D-13-477883-D

DEPT NO.: S

FAMILY DIVISION

### CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Radford J. Smith, Chartered ("the Firm"). I am over the age of 18 and not a party to the within action. I am "readily familiar" with firm's practice of collection and processing correspondence for mailing. Under the Firm's practice, mail is to be deposited with the U.S. Postal Service on the same day as stated below, with postage thereon fully prepaid.

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That on the day of July, 2019, I served a copy of the following documents:

- 1. REQUEST FOR SUBMISSION OF MOTION PURSUANT TO EDCR 5.502
- BY MAIL: Pursuant to NRCP 5(b), I placed a true copy thereof enclosed in a sealed envelope addressed as follows;

Bartholomew M. Mahoney, Jr. 7690 Rafael Rivera Way, Unit 1300 Las Vegas, Nevada 89113 Plaintiff in Proper Person

An Employee of Radford J. Smith, Chartered

Electronically Filed
7/24/2019 10:59 AM
Steven D. Grierson
CLERK OF THE COURT

REQT

RADFORD J. SMITH, CHARTERED KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074
Telephone: (702) 990-6448
Facsimile: (702) 990-6456
kstutzman@radfordsmith.com
Attorneys for Defendant

DISTRICT COURT
CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

vs.

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BONNIE M. MAHONEY,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

**FAMILY DIVISION** 

### REQUEST FOR SUBMISSION OF MOTION PURSUANT TO EDCR 5.502

On May 5, 2019, Defendant, BONNIE M. MAHONEY ("Bonnie"), filed a Motion To Reduce Arrearages, Interest, And Penalties To Judgment; To Modify Alimony; To Review Child Support, For Sanctions And Attorney's Fees And Costs. The hearing of that Motion was originally scheduled for June 12, 2019 at 10:00 a.m. The hearing was rescheduled for August 22, 2019 at 9:15 a.m.

Upon information and belief, Plaintiff, Bartholomew Mahoney, ("Bart") resided at 4795 Frankfurt Court, Las Vegas, Nevada 89147 ("Frankfurt Court"). This address is

AA000178

 listed on the online Register of Actions. It is also the address provided on the Notice of Withdrawal of Counsel, filed February 8, 2016 by Attorney Roger A. Giuliani.

On May 9, 2019, counsel mailed the Motion, General Financial Disclosure Form, Schedule of Arrears, and Notice of Hearing to the Frankfurt Court residence.

On May 23, 2019, counsel received the documents back marked as "Return to Sender, Attempted – Not Know, Unable to Forward, Return to Sender." See Exhibit "A" to Defendant's Ex Parte Application to Continue the June 12th Hearing.

On or about June 25, 2019, counsel learned of another address for Plaintiff. Upon information and belief, Plaintiff currently resides at 7690 Rafael Rivera Way, Unit 1300, Las Vegas, Nevada 89113. All of the relevant court documents were mailed to Plaintiff at that address.

On June 26, 2019, the documents were successfully delivered. See USPS Tracking printout of Tracking No. 70081830000090278311, submitted as Exhibit "A" to this Request.

Plaintiff was required to file a response to that Motion on or before July 12, 2019.

As of the date of this request, a response has not been served on Defendant's counsel or filed with the court.

### EDCR 5.502 states in relevant part -

(d) Within 10 days after service of the motion, the opposing party must serve and file a written opposition thereto, together with a memorandum of points and authorities and supporting affidavits, if any, stating facts showing why the motion should be denied. Failure of the opposing party to serve

and file a written opposition may be construed as an admission that the motion is meritorious and a consent to granting the same.\(^1\)

See EDCR 5.502(d)[emphasis added.]

Here, Plaintiff's failure to file a written opposition should be construed as an admission that the Defendant's Motion is meritorious and that he is consenting to the Court granting Defendant's Motion in its entirety. For these reasons, Defendant requests the same be vacated from the calendar and immediately submitted to the chambers of the court for submission on the paper. A proposed order is submitted herewith.

Dated this day of July 2019.

RADFORD J. SMITH, CHARTERED

KIMBERLY A. STUTZMAN, ESQ.

Nevada State Bar No. 014085

2470 St. Rose Parkway, Suite 200

Henderson, Nevada 89074

kstutzman@radfordsmith.com

Attorneys for Defendant

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Defendant has allotted fourteen (14) calendar days plus three (3) days for mailing.

**ORDR** RADFORD J. SMITH CHARTERED KIMBERLY A. STUTZMAN, ESQ. Nevada Bar No. 014085 2470 St. Rose Parkway, Suite 206 Henderson, Nevada 89074 Telephone (702) 990-6448 Facsimile (702) 990-6456 kstutzman@radfordsmith.com 7 Attorneys for Defendant 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 11 CASE NO.: D-13-477883-D BARTHOLOMEW M. MAHONEY, JR., DEPT NO.: S 12 Plaintiff, 13 FAMILY DIVISION VS. 14 BONNIE M. MAHONEY, 15 16 Defendant. 17 18 ORDER GRANTING MOTION TO REDUCE ARREARAGES, INTEREST, AND PENALTIES TO JUDGMENT; TO MODIFY ALIMONY; TO REVIEW CHILD 19 SUPPORT, FOR SANCTIONS AND ATTORNEY'S FEES AND COSTS 20 21 DATE OF HEARING: August 22, 2019 TIME OF HEARING: 9:15 a.m. 22 Defendant, BONNIE MAHONEY ("Bonnie"), by her attorney of record, Kimberly 23 24 A. Stutzman, Esq. of Radford J. Smith, Chartered filed a Motion to Enforce Decree of 25 Divorce, For Attorney's Fees and Costs. Plaintiff, BARTHOLOMEW MAHONEY, not 26 27 28

having filed a timely Opposition thereto; and good cause appearing therefore, makes the following findings and orders:

THE COURT HEREBY FINDS that on May 5, 2019, Defendant, BONNIE M. MAHONEY ("Bonnie"), filed a Motion To Reduce Arrearages, Interest, And Penalties To Judgment; To Modify Alimony; To Review Child Support, For Sanctions And Attorney's Fees And Costs ("Motion"). The hearing of that Motion was originally scheduled for June 12, 2019 at 10:00 a.m. The hearing was rescheduled for August 22, 2019 at 9:15 a.m.

THE COURT FURTHER FINDS that upon information and belief, Plaintiff, Bartholomew Mahoney, ("Bart") resided at 4795 Frankfurt Court, Las Vegas, Nevada 89147 ("Frankfurt Court"), that this address is listed on the online Register of Actions, and it is also the address provided on the Notice of Withdrawal of Counsel, filed February 8, 2016 by Attorney Roger A. Giuliani.

THE COURT FURTHER FINDS that on May 9, 2019, counsel mailed the Motion, General Financial Disclosure Form, Schedule of Arrears, and Notice of Hearing to the Frankfurt Court residence.

THE COURT FURTHER FINDS that on May 23, 2019, counsel received the documents back marked as "Return to Sender, Attempted – Not Know, Unable to Forward, Return to Sender." See Exhibit "A" to Defendant's Ex Parte Application to Continue the June 12<sup>th</sup> Hearing.

THE COURT FURTHER FINDS that on or about June 25, 2019, counsel learned of another address for Plaintiff, and upon information and belief, Plaintiff currently resides at that address, which is 7690 Rafael Rivera Way, Unit 1300, Las Vegas, Nevada 89113. The relevant court documents were mailed to Plaintiff at that address.

THE COURT FURTHER FINDS that on June 26, 2019, the documents were successfully delivered to Plaintiff.

THE COURT FURTHER FINDS that Plaintiff was required to file a response to that Motion on or before July 12, 2019. As of the date of this request, a response has not been served on Defendant's counsel or filed with the court.

THE COURT FURTHER FINDS that EDCR 5.502 states in relevant part -

(d) Within 10 days after service of the motion, the opposing party must serve and file a written opposition thereto, together with a memorandum of points and authorities and supporting affidavits, if any, stating facts showing why the motion should be denied. Failure of the opposing party to serve and file a written opposition may be construed as an admission that the motion is meritorious and a consent to granting the same.

See EDCR 5.502(d)[emphasis added.]

THE COURT FURTHER FINDS that Plaintiff's failure to file a written opposition should be construed as an admission that the Defendant's Motion is meritorious and that he is consenting to the Court granting Defendant's Motion in its entirety.

Defendant has allotted fourteen (14) calendar days plus three (3) days for mailing.

б 

#### THEREFORE,

IT IS HEREBY ORDERED that Defendant's Motion is hereby GRANTED in its entirety.

IT IS FURTHER ORDERED that Plaintiff, BARTHOLOMEW M. MAHONEY, JR.s total amount of child and spousal support, attorney fees, and health insurance arrearages, including interest and penalties, in the amount of \$53,257.86 is REDUCED TO JUDGMENT and collectable by all legal means. This amount includes penalties and interest as calculated in Defendant's Schedule of Arrears, attached hereto as Exhibit "A."

IT IS FURTHER ORDERED that Plaintiff is SANCTIONED pursuant to EDCR 7.60 for his failure to abide by the Court's Orders.

IT IS FURTHER ORDERED that Defendant shall submit a Memorandum of Attorney's Fees and Costs within five (5) days of the Notice of the Entry of the Order, pursuant to NRS 18.110.

IT IS FURTHER ORDERED that the last order regarding child support was filed on February 3, 2016 and that pursuant to NRS 125B.145, child support shall be reviewed and modified.

IT IS FURTHER ORDERED that pursuant to NRS 125.150(8), alimony shall be modified and extended. Alimony shall be extended by twenty-four (24) months and shall end on September 1, 2021. Plaintiff shall continue to pay Defendant \$2,668 per month as

| #  | and for alimony pursuant to the terms outlined in the Decree of Divorce except as |
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| 2  | otherwise modified herein.  |
| 3  | IT IS FURTHER ORDERED that DISCOVERY shall be OPEN.                               |
| 4  | IT IS FURTHER ORDERED that the hearing on Defendant's Motion currently            |
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| 7  | scheduled for August 22, 2019 at 9:15 a.m. is hereby VACATED.                     |
| 8  | Dated this day of, 2018.  |
| 9  |   |
| 10 | DISTRICT COURT JUDGE  |
| 11 | Dioligo: 00021  |
| 12 | 11 C 1 144 od 1012  |
| 13 | RADFORD J. SMITH CHARTERED  |
| 14 |   |
| 15 | Nevada Bar No. 014085   |
| 11 | 2470 St. Rose Parkway, Suite 200  |
| 18 | Henderson, Nevada 65077<br>8 Telephone (702) 990-6448                             |
| l  | $  F_{\text{enginile}}   (702) 990-6456$  |
| 2  | kstutzman@radioidsimu.com<br>  Attorneys for Defendant                            |
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# EXHIBIT 66A99

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, 1 NOTC The Grigsby Law Group A Professional Corporation Aaron D. Grigsby, Esq. Nevada Bar No. 9043 624 S. 10<sup>th</sup> Street, 5 Las Vegas, Nevada 89101 (702) 202-52356 (702) 944 - 78567 aaron@grigsbylawgroup.com 8 Attorney for Bartholomew Mahoney 9 DISTRICT COURT 10 FAMILY DIVISION 11 CLARK COUNTY, NEVADA 12 BARTHOLOMEW MAHONEY, 13 Case No. D-13-477883-D Plaintiff, 14 Dept. No. S vs. 15 BONNIE MAHONEY, 16 Defendant, 17 18 NOTICE OF APPEARANCE OF COUNSEL 19 PLEASE TAKE NOTICE that Aaron D. Grigsby, Esq., 20 of The Grigsby Law Group APC, hereby enters his 21 appearance as counsel of record for the Plaintiff, 22 Bartholomew Mahoney and request Discovery according 23 to the rules. 24 25 26 27

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The Grigsby Law Group

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The Grigsby Law Group 624 S. 10<sup>th</sup> Street, Las Vegas, Nevada 8910I DATED this 16<sup>th</sup> day of August, 2019

THE GRIGSBY LAW GROUP
A Professional Corporation

By: /s/ Aaron Grigsby
Aaron D. Grigsby, Esq.
624 S. Tenth Street
Las Vegas, Nevada 89101
aaron@grigsbylawgroup.com

### CERTIFICATE OF SERVICE

I hereby certify that service of the Notice of Appearance was made on the 16th day of August, 2019, pursuant to NRCP 5(b) and pursuant to EDCR 8.05(2), EDCR 8.05(f) and Administrative Order 14-2, by mandatory electronic service through the Eighth Judicial District Court's electronic filing system or United States Mail to the following address.

Kimberly A. Stutzman, Esq Radford J. Smith, Shartered 2470 St. Rose Parkway Ste. 206 Henderson, Nevada 89014

/s/ Jackson Newark

Employee of The Grigsby Law Group

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aaron@grigsbylawgroup.com
Attorney for Bartholomew Mahoney

DISTRICT COURT
FAMILY DIVISION
CLARK COUNTY, NEVADA

BARTHOLOMEW MAHONEY,

Plaintiff,

Case No. D-13-477883-D

vs.

Dept. No. S

BONNIE MAHONEY,

Defendant,

OPPOSITION TO MOTION TO REDUCE ARREARAGES, INTEREST

AND PENALTIES TO JUDGMENT; TO MODIFY ALIMONY; TO

REVIEW CHILD SUPPORT, FOR SANCTIONS AND ATTORNEY'S

FEES AND COSTS AND COUNTERMOTION TO STRIKE MOTION AND

FOR ATTORNEY'S FEES AND COSTS

COMES NOW, Plaintiff, Bartholomew Mahoney by and through his counsel, Aaron D. Grigsby, Esq. of the Grigsby Law Group A.P.C, in Opposition to Motion to Reduce Arrearages, Interest and Penalties to Judgment; to Modify Alimony; to Review Child Support, for Sanctions and Attorney's Fees and Costs and

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Countermotion to Strike Motion and for Attorney's Fees and Costs. This Opposition and Countermotion are made and based upon the attached Points and Authorities, Pleadings and papers on file in this action.

### MEMORANDUM OF POINTS AND AUTHORITIES

Defendant has filed a procedurally defective pleading devoid of accurate facts as part of her attempts extort funds from Mr. Mahoney to support her apparent refusal to contribute to the support of herself and the parties minor children. Defendant is requesting that Bartholomew Mahoney be held "in contempt for his failure to pay child support, alimony, attorney[s] fees and health insurance." The irony is this case does not need nor deserve the level of litigation and hostility Defendant is trying to create. Her litigious and punitive acts are in fact part of Defendant's modus operendi designed to harass and control Bartholomew Mahoney.

The parties were divorced by stipulated Decree on February 3, 2016<sup>1</sup>. There are two minor children born the issue of the marriage: Brigitte Mahoney born October 29, 2001 and Sophia Mahoney born June 12, 2004. The Decree provides that the parties' share

<sup>&</sup>lt;sup>1</sup> It is requested that pursuant to NRS 47.130(b) this Court take judicial notice of the Decree of Divorce filed February 3, 2016.

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joint legal custody with Defendant having primary physical custody of the parties' minor children.

#### III. Jurisdiction

"Subject matter jurisdiction deals with [a] court's competence to hear a particular category of cases<sup>2</sup>." "The burden of proving the jurisdictional requirement is properly placed on the plaintiff<sup>3</sup>." Subject matter jurisdiction derived from the constitution or a statute, cannot be conferred on a court by the parties' consent, agreement or waiver<sup>4</sup>. The Uniform Child Custody Jurisdiction and Enforcement Act (hereinafter UCCJEA), buttressed by the Parental Kidnapping Prevention Act (hereinafter PKPA) is the exclusive method of determining subject matter jurisdiction in custody cases. Nevada is the home state of the subject minor<sup>5</sup>.

#### IV. Attempts to Resolve the Matter

The local district court rules also require the movant to attempt resolution of issues in dispute prior to filing a motion in the family division<sup>6</sup>. Defendant made no real attempt to comply with the

24 | Black's Law Dictionary 1278 (5th ed. 1979)

<sup>3</sup> Morrison v. Beach City LLC, 116 Nev. 34, 36, 991 P.2d 982, 983 (2000)

<sup>4</sup> Moore v. Richardson, 332 Ark. 255, 964 S.W.2d 377

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<sup>23</sup> 

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<sup>&</sup>lt;sup>5</sup>NRS 125A <sup>6</sup> EDCR 5.501(a)

applicable procedural rule regarding attempts at resolution.

### V. Payment of Child and Spousal Support

Pursuant to the terms of the Decree of Divroce, Bartholomew Mahoney is required to make child and spousal support payments of \$4,850.00 per month. Specifically, he is required to pay \$1,091 per child each month and \$2,668.00 for spousal support until September 2019. Bartholomew Manoney disagrees with Defendant's assertions that he has failed to make timely payments of his support obligations.

Mr. Mahoney contends that the schedule of arrears is inaccurate and incomplete. He request that this Court open limited post-decree discovery and order Defendant to produce her bank statements from all accounts for the time period of January 2015 until July 2019.

### VI. Payment of Attorney's Fees

Bartholomew Mahoney has paid the full amount of attorney's fees required by the Decree of Divorce. He included additional monthly payments in the support payments until the entire \$10,000.00 in attorney's fees was paid in full. A full and correct accounting of the payments made by Mr. Mahoney is necessary to enable this Court to make a determination of whether any deficiency in payments exists. This Court should order Defendant to produce

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#### VII. Payment of Bonuses

Bartholomew Mahoney concedes that the Decree of Divorce requires him to pay a portion of his bonuses to Defendant each year. Arguably this is an issue that could have been resolved without litigation if Defendant had complied with her obligation to attempt resolution prior to filing her Motion. Further, Defendant may have waived her rights under this provision by her own inaction.

### VIII. Request to Extend the Alimony Time Period

The parties to this action entered into a stipulated Decree of Divorce. The Decree had an unequal division of assets and debts in addition to a fixed period of post Decree support. Defendant is attempting to double dip by requesting that the alleged arrears be reduced to judgment and that the time frame of the alimony be extended. Her rational for extending the alimony period involves primarily her allegation of missed payments by Mr. Mahoney.

Although, Mr. Mahoney is not conceding that he has missed any support payments, if he had, Defendant's remedy would be having the payments reduced to judgement not an extension of the fixed alimony period. In fact, Defendant failed to provide any authority for extension of a fixed period of

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alimony in a stipulated divorce decree. Arguments not supported by authority need not be considered7.

# IX. Enforcement of the Decree of Divorce

Pursuant to Nevada law8, an action upon a Decree of Divorce must be commenced within 6 years9. The statute of limitations begins to run when a debt is due and action can be instituted upon  $it^{10}$ . Although the statute of limitations is not a bar to Defendant's action, the matter is still subject to the doctrine of laches and waiver.

The Common Law Doctrines of Laches and Waiver litigating recovering State from allegations contained in subsection (c). In the case the bar of Building and Const. Trades Council of Northern Nevada v. State ex rel. Public Works Bd. 11, laches is defined as follows:

Laches is an equitable doctrine which may be invoked when delay by one party works to the disadvantage of the other, causing12 a change of circumstances which would make the grant

<sup>&</sup>lt;sup>7</sup> Gilbert v. Warren, 95 Nev. 296, 300, 594 P.2d 696 (1979)

<sup>8</sup> NRS 11.190

<sup>&</sup>lt;sup>8</sup> <u>Davidson v. Davidson</u>, 132 Nev. Adv. Rep. 71, 382 P.3d 880, 884 (2016)

<sup>10</sup> NRS 11.200

<sup>11</sup> Building and Const. Trades Council of Northern Nevada v. State ex rel. Public Works Bd., 836 P.2d 633, 108 Nev. 605 (Nev., 1992)

<sup>&</sup>lt;sup>12</sup> Id at 611

The Grigsby Law Group 624 S. 10<sup>th</sup> Street, Las Vegas, Nevada 89101 Tel: (702) 202-5235 of relief to the delaying party inequitable 13. Especially strong circumstances must exist, however, to sustain a defense of laches when the statute of limitations has not run 14.

In applying latches to a writ of mandamus the Nevada Supreme Court has held a court must determine:

(1) whether there was an inexcusable delay in seeking the petition (2) whether an implied waiver arose from the petitioners knowing acquiescence in existing conditions and (3) whether there were circumstances causing prejudice to the respondent.

First, Defendant inexcusably delayed bringing allegations concerning missed payments before this Court. Defendant would have been on notice of any missed payments as soon as they would have occurred. Nevertheless, if her allegations are true, she refused to take immediate legal action. Defendant waited approximately four (4) years prior to seeking judicial intervention. To date, Defendant has failed to offer an explanation for her delay.

Second, an implied waiver arose from the knowing acquiescence in existing conditions. As noted above, Defendant was aware of any alleged missed support

<sup>13</sup> Erickson v. One Thirty-Three, Inc., 104 Nev. 755, 766 P.2d 898 (1988)

<sup>14</sup> Building and Const. Trades Council of Northern Nevada v. State ex rel.
Public Works Bd. At 636-637

payments. Defendant's failed to take conclusive action until mid-2019. The failure cannot be ascribed to a lack of knowledge. Third, the delay substantially prejudices Bartholomew Mahoney, in that he may have relied on the implied waiver. Evidence has grown stale over the intervening 4 years.

Additionally, this Court should deny Defendant's improper attempts to apply interest. The adoption of an agreement by the district court effectuates a merger of the agreement into the divorce decree. A merger destroys the independent existence of the agreement and the right of the parties to apply contract principles. After merger the district court may enforce the provisions of a divorce decree by using its contempt power<sup>15</sup>.

### X. Request for Sanctions

#### (a) Contempt

Pursuant to the Nevada Revised Statutes this
Court has the power to "compel obedience to its
lawful judgments, orders and process." The Nevada
Revised Statutes provides that disobedience or
resistance to any lawful writ, order, rule or process
issued by the Court is deemed contempt. 17

16 NRS 1.210(3)

15 Hildahl v. Hildahl, 95 Nev. 657, 662-63, 601 P.2d 58, 61-62 (1970)

<sup>28 | 17</sup> NRS 22.010(3)

In civil contempt proceedings, the movant has the burden to prove three things. The movant must show:

(1) the existence of a valid court order, (2) the defendant has knowledge of the order, and (3) the defendant disobeyed the order. The movant must prove its case by clear and convincing evidence. The clear and convincing evidence standard is higher than the 'preponderance of the evidence' standard, common in civil cases but not as high as 'beyond a reasonable doubt." The clear and could be a standard as a reasonable doubt."

However, the burden of proof is different from the burden of going forward, that is the burden to produce evidence. Once the district court determines that a movant has presented evidence sufficient to establish a prima facie showing that these three elements have been satisfied, the burden of producing evidence shifts to the defendant to justify the

<sup>18</sup> Elec. Workers Pension v. Gary's Elec. , 340 F.3d 373, 379 (6th Cir. 2003)

; S.E.C. v. Showalter, 227 F. Supp. 2d 110, 120 (D.D.C 2002); Bad Ass
Coffee of Hawaii v. Bad Ass Ltd. Partner, 95 F. Supp. 2d 1252, 1256 (D.
Utah 2000); Arthur Young &Co. v. Kelly, 588 N.E. 2d 233, 239 (Ohio Ct. App.
1990)

<sup>19</sup> Travelhost, Inc. v. Blandford, 68 F. 3d 958,961 (5th Cir. 1995)

<sup>&</sup>lt;sup>20</sup> Id.

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noncompliance. 21 Justifications include affirmation defense, substantial compliance or impossibility.22

### (b) Jurisdiction

A prerequisite to any finding of contempt is that the court in question must have jurisdiction over the matter at issue. The law is clear in Nevada that before a court can assume jurisdiction to hold a person in contempt, an affidavit must be filed23. "While courts have inherent power "to protect and defend their decrees by contempt proceedings24," they are nevertheless bound by statute25.26" The court presiding over indirect contempt proceedings acquires 12 no jurisdiction to proceed until a sufficient 13 affidavit is presented27. To be sufficient, an 14 affidavit must state a prima facie case against the 15 16

<sup>21</sup> McCormick v. District Court, 67 Nev. 318, 326, 218, P. 2d 939, 943 (1950); Elec. Workers, 340 F. 3d at 379; Showalter, 227 F. Supp. 2d at 120; Arthur Young, 588 N.E. 2d at 242.

<sup>21</sup> 

<sup>23</sup> Awad v. Wright, 106 Nev. 407, 409, 794 P.2d 713, 714 (1990) also see Steeves v. District Court, 59 Nev. 405, 413, 94 P.2d 1093, 1095-96 (1939)

<sup>24</sup> Noble v. Noble, 86 Nev. 459, 463, 470 P.2d 430, 432 (1970)

<sup>25</sup> Brown v. Brown, 101 Nev. 144, 146, 696 P.2d 999, 1000 (1985)

<sup>&</sup>lt;sup>26</sup> Awad at 409

<sup>27</sup> Bandelin v. Quinlan, 94 Idaho 858, 499 P.2d 557 (1972); Jones v. Jones, 91 Idaho 578, 428 P.2d 497 (1967)

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contemnor<sup>28</sup>. Where an affidavit fails to allege all essential material facts, the deficiency cannot be cured by proof at a hearing<sup>29</sup>.

Additionally, "[a] motion seeking an Order to Show Cause for contempt must be accompanied by a detailed affidavit complying with NRS22.030(2) that identifies the specific provision, pages and lines of the existing order(s) alleged to have been violated, the acts or omissions constituting the alleged violation, any harm suffered or anticipated, and the need for a contempt ruling, which should be filed and served as any other motion<sup>30</sup>." It is clear that the District Court lacks jurisdiction to hear the contempt issues contained within Defendant's Motion.

In her Motion, Defendant claims that Bartholomew Mahoney has violated the terms of the Decree of Divorce. Defendant's Declaration, filed with her Motion, was improper and deficient. The Declaration did not contain any essential or material facts that were within Defendant's personal knowledge. Defendant's Declaration regarding the alleged non-payment of expenses and extra-curricular activities is based entirely on inadmissible speculation and/or hearsay documents.

<sup>28</sup> Whittle v. Seehusen, 113 Idaho 852, 748 P.2d 1382 (1987)

<sup>&</sup>lt;sup>29</sup> <u>Awad</u> at 410

<sup>30</sup> EDCR 5.509

Here, a finding of contempt for Mr. Mahoney's alleged violation of the Decree of Divorce could only be made by way of indirect contempt because the alleged violation did not occur in the immediate view of the district court. Thus pursuant to the jurisdictional statute and rules, Defendant's request for contempt is jurisdictionally deficient due to her failure to file a proper affidavit.

Therefore, because Defendant's request for contempt was not supported by a proper affidavit or declaration, the district court is without jurisdiction to issue a finding of contempt. Given the deficiencies in Defendant's Motion, she has failed to produce sufficient evidence to establish a prima facie showing that the required elements have been satisfied. As such, this Court must deny the entirety of Defendant's Motion regarding Contempt.

# (c) Valid Order of Court

The Decree of Divorce from February 3, 2016, is a valid order of the court. Both parties were on notice of the Decree. The notice of requirement of contempt proceedings is satisfied.

# (d) Clear and Unambiguous Order

The Nevada Supreme Court has held that the need for clarity and lack of ambiguity are especially

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acute in the contempt context<sup>31</sup>. Specifically, the order "must spell out the details of compliance in clear, specific and unambiguous terms so that the person will readily know exactly what duties or obligations are imposed on him<sup>32</sup>." "A court order which does not specify the compliance details in unambiguous terms cannot form the basis for a subsequent contempt order<sup>33</sup>."

#### (e) Willfulness

While willfulness is without question an essential element of criminal contempt, it is not necessarily an essential element of civil contempt<sup>34</sup>. According to the criminal contempt statute codified at NRS 199.340(4), "willful disobedience to the lawful process or mandate of a court" constitutes contempt. In contrast, the civil contempt statute codified at NRS 22.010(4) does not contain the modifier, "willful," but, instead, defines civil contempt merely as "disobedience or resistance to any

Div. of Child & Family Services v. Eighth Judicial Dist. Court, 120 Nev. 445, 454-55, 92 P.3d 1239, 1245 (2004), citing Cunningham v. District

Court, 102 Nev. 551, 559-60, 729 P.2d 1328, 1333-34 (1986)

<sup>25 ||&</sup>lt;sub>32 Id</sub>.

<sup>26 &</sup>lt;sub>33 Ic</sub>

<sup>28 |</sup> In re D.I. Operating Co., 240 F. Supp. 672 (1965); U.S. v. Armstrong, 781 F.2d 700 (1986)

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lawful writ, order, rule or process issued by the court or judge at chambers."

Bartholomew Mahoney has substantially complied with the Decree of Divorce to the extent possible, Order and no finding of contempt is justified under the law.

#### XI. Modification of Child Support

Bartholomew Mahoney concedes that Nevada law permits a review of child support every three years<sup>35</sup>. This is another issue that most likely would have been resolved without litigation if Defendant would have complied with her obligation to attempt resolution.

#### XI. Attorney's Fees for the Motion

Defendant request attorney's fees for her procedurally defective Motion. "A litigant has no right to have his attorneys' fees paid by his opponent or opponents." This is not a case in which Attorney's fees or cost should be awarded to the Defendant. Bartholomew Mahoney has substantially complied with the Decree of Divorce. In Love, the Court concluded that a prevailing party on a post-decree motion may be entitled to an award of

<sup>&</sup>lt;sup>35</sup> NRS 125B.145

<sup>36</sup> Smith v. Crown Fin. Servs., 111 Nev. 277, 281, 890 P.2d 796, 771-72 (1995).

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attorney's fees pursuant to NRS 18.010(2)(b). 37 Specifically, NRS 18.010(2)(b) allows for attorneys:

Without regard to the recovery sought, when the court finds that the claim, counterclaim, cross-claim or third-party complaint or defense of the opposing party was brought without reasonable ground or to harass the prevailing party.

This is not a case where Bartholomew Mahoney has just refused to comply with an order of the court. Further, given the procedural defects in Defendant's Motion, the Motion is not well founded in law or fact.

Bartholomew Mahoney has been forced to incur additional and unnecessary attorney's fees to protect his rights and should be awarded his attorney's fees and cost in the amount of three thousand five hundred (\$3,500.00) dollars. Given the Defendant's filing of a procedurally defective Motion, it may be appropriate to award some portion of attorney's fees pursuant to chapter seven of the Nevada Revised Statutes.

#### COUNTERMOTION

### A. Strike Motion and Exhibits

Bartholomew Mahoney is requesting that this Court strike Defendant's Motion and the related exhibits. Consistent with her ongoing theme, Defendant failed

<sup>37</sup> Love v. Love, 114 Nev. 572 (1998)

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to follow the rules regarding exhibits to Motions. Defendant was required to produce any exhibits that she wanted to use in support of her Motion prior to submission to this Court<sup>38</sup>. The applicable rule specifically states "all papers filed as exhibits shall be produced in discovery and [b]ate-stamped or otherwise identified by page number at the bottom right corner."

"When the language of a statute is plain and unambiguous, a court should give that language its ordinary meaning and not go beyond it<sup>39</sup>." "We are not empowered to go beyond the face of a statute to lend it a construction contrary to its clear meaning<sup>40</sup>." "Under long established principles of statutory construction, when a statute is susceptible to but one natural or honest construction, that alone is the construction that can be given<sup>41</sup>." "We have also consistently held that where there is no ambiguity in a statute, there is no opportunity for judicial construction and the law must be followed regardless of result.

<sup>38</sup> EDCR 5.205(b)

<sup>&</sup>lt;sup>39</sup> <u>City Council of Reno v. Reno Newspapers</u>, 105 Nev. 886, 891, 784 P. 2d 974, 977 (1989)

<sup>&</sup>lt;sup>40</sup> <u>Union Plaza Hotel v. Jackson</u>, 101 Nev. 733, 736, 709 P. 2d 1020, 1022 (1985)

<sup>41 &</sup>lt;u>IC</u>

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unambiguously specifies the legislature's intended result, such result will prevail even if the statute is impractical or inequitable 42." The Nevada Supreme Court has applied the same principles when interpreting procedural rules. Given Defendant's failure to follow the applicable rules regarding exhibits, Bartholomew Mahoney hereby requests that this Court strike the exhibits filed in support of the Motion. If this Court declines to Strike Defendant's procedurally defective exhibits, Mr. Mahoney hereby seeks permission to supplement this Opposition and Countermotion with exhibits 43.

#### B. Attorney's Fees and Costs

Mahoney is entitled to an award of attorney's fees for having to defend this matter. Defendant failed to follow any of the required procedural rules when filing her Motion. Additionally, Defendant failed to present adequate cause to support modification of the Decree of Divorce or to hold Mr. Mahoney in contempt. This Court has authority to issue an order to strike Defendant's Motion and Exhibits. Bartholomew Mahoney is requesting that this Court enter an order striking

<sup>42</sup> Randono v. CUNA Mutual Ins. Group, 106 Nev. 371, 374, 793 P. 2d 1324,

<sup>1326 (1990) (</sup>citations omitted)

<sup>43</sup> EDCR 5.502(g)

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Defendant's Motion and Exhibits and award Mr. Mahoney attorney's fees and costs related to filing this Opposition and Countermotion.

The Nevada Supreme Court has concluded that a prevailing party on a motion may be entitled to an award of attorney's fees44 pursuant to statute45. Specifically:

Without regard to the recovery sought, when the court finds that the claim, counterclaim, cross-claim or third-party complaint or defense of the opposing party was brought without reasonable ground or to harass the prevailing party46.

Bartholomew Mahoney has been forced to incur additional attorney's fees to protect his rights and should be awarded his attorney's fees and costs in the amount of three thousand five hundred dollars (\$3,500.00).

The Nevada Supreme Court adopted in Brunzell47, factors that should be considered by a district court in determining an award of attorney's fees. Counsel for Bartholomew Mahoney is an attorney duly licensed to practice law in the State of Nevada. The undersigned has been practicing law in the State of

<sup>44</sup> Love v. Love, 114 Nev. 572 (1998)

<sup>45</sup> NRS 18.010(2)(b)

<sup>46</sup> NRS 18.010(2)(b)

Brunzell v. Golden Gate National Bank, 85 Nev. 345 (1969)

111E CLISSOY LAW CROUP 624 S. 10<sup>th</sup> Street, Las Vegas, Nevada 89101 Tel: (702) 202-5235 Nevada in excess of ten (10) years and his primary focus is and has been, family law during that entire period and no less than 80% (eighty percent) of his practice is dedicated solely to the same.

Bartholomew's counsel is a member of the State Bar of Nevada, the ABA, and the Family Law Section and is in good standing with the State Bar of Nevada. The undersigned has met with his client on several occasions, prepared the extensive pleadings in this matter, expended his time herein and will appear in court with Mr. Mahoney. That while there were not unusual or novel issues that added to the expense of representation, time was of the essence and had to proceed expeditiously.

That the time and labor expended in this matter was counsel's own and required in the zealous representation of the client and the fee charged was customary and standard in the profession, and was billed hourly at the fixed rate of three hundred seventy-five (\$375.00) dollars per hour. Further, Defendant has filed a frivolous Motion with the obvious intent to harass Mr. Mahoney. Bartholomew Mahoney is therefore requesting three thousand five hundred (\$3,500.00) dollars in attorney's fees and costs for responding to Defendant's Motion.

#### CONCLUSION

Defendant has failed to include an affidavit or declaration conforming to the rules governing

contempt. As such, Defendant's motion is fatally defective. Bartholomew Mahoney is hereby requesting that this Court deny the entirety of relief requested in Defendant's Motion or in the alternative to strike the defective pleading and award him attorney's fees, costs and sanctions.

DATED this 20th day of August, 2019

THE GRIGSBY LAW GROUP
A Professional Corporation

By: /s/ Aaron Grigsby
Aaron D. Grigsby, Esq.
624 S. Tenth Street
Las Vegas, Nevada 89101
aaron@grigsbylawgroup.com

# The Grigsby Law Group 624 S. 10<sup>th</sup> Street, Las Vegas, Nevada 89101 Tel: (702) 202-5235

# DECLARATION OF BARTHOLOMEW MAHONEY

- I, Bartholomew Mahoney, do hereby declare under penalty of perjury that the assertions of this Declaration are true and correct to the best of my knowledge. As for those assertions based on belief, I believe them to be true.
  - 1. That I am the Plaintiff in the above-referenced matter;
  - 2. That I was forced to incur additional and unnecessary attorney's fees in defending against Defendant's Motion and I am requesting that this Court award me applicable fees and cost associated with this matter;
  - 3. That I have read the foregoing Opposition and Countermotion and the factual averments it contains are true and correct to the best of my knowledge, except as to those matters based on information and belief, as to those matters, I believe them to be true. The factual averments contained in the Opposition and Countermotion are incorporated here as if set forth in full.

Bartholomew Mahoney

### CERTIFICATE OF SERVICE

I hereby certify that service of the Opposition to Motion to Reduce Arrearages, Interest and Penalties to Judgment; to Modify Alimony; to Review Child Support, for Sanctions and Attorney's Fees and Costs and Countermotion to Strike Motion and for Attorney's Fees and Costs was made on the 21<sup>st</sup> day of August, 2019, pursuant to NRCP 5(b) and pursuant to EDCR 8.05(2), EDCR 8.05(f) and Administrative Order 14-2, by mandatory electronic service through the Eighth Judicial District Court's electronic filing system or United States Mail to the following address.

Kimberly Stutzman, Esq Radford J. Smith, Chartered 2470 St. Rose Parkway Suite 206 Henderson, Nevada 89014 kstutzman@radfordsmith.com

/s/ Jackson Newark

Employee of The Grigsby Law Group

The Grigsby Law Group 624 S. 10<sup>th</sup> Street, Las Vegas, Nevada 89101 Tel: (702) 202-5235 2

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1 **NOEJ** RADFORD J. SMITH, CHARTERED 2 KIMBERLY A. MEDINA, ESQ. 3 Nevada State Bar No. 014085 2470 St. Rose Parkway Suite 206 4 Henderson, Nevada 89014 5 Phone: (702) 990-6448; Fax: (702) 990-6456 Email: kmedina@radfordsmith.com 6 Attorneys for Defendant 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 10 CASE NO.: D-13-477883-D BARTHOLOMEW M. MAHONEY, JR., DEPT NO.: S 11 Plaintiff. 12 VS. FAMILY DIVISION 13 BONNIE M. MAHONEY, 14 15 Defendant. 16 **NOTICE OF ENTRY OF ORDER AFTER AUGUST 22, 2019 HEARING** 17 PLEASE TAKE NOTICE that on the 17th day of September 2019, the Honorable 18 19 Vincent Ochoa entered an Order After August 22, 2019 Hearing, a copy of which is 20 attached hereto. 21 Date this 18 day of September 2019. 22 23 RADFORD J. SMITH, CHARTERED 24 25 KIMBERLY A. STUTZMAN, ESQ. 26 Nevada Bar No. 014085 27 2470 St. Rose Parkway, Suite 206 Henderson, Nevada 89074 28

#### CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Radford J. Smith, Chartered ("the Firm"). I am over the age of 18 and not a party to the within action. I am "readily familiar" with firm's practice of collection and processing correspondence for mailing. Under the Firm's practice, mail is to be deposited with the U.S. Postal Service on the same day as stated below, with postage thereon fully prepaid.

I served the foregoing document described as "NOTICE OF ENTRY OF ORDER AFTER AUGUST 22, 2019 HEARING" on this \_\_\_\_\_\_ day of September 2019, to all interested parties as follows:

BY MAIL: Pursuant to NRCP 5(b), I placed a true copy thereof enclosed in a sealed envelope addressed as follows;

BY ELECTRONIC SERVICE: I transmitted a copy of the foregoing document this date via the Eighth Judicial District Court's electronic filing system;

The Grigsby Law Group Aaron D. Grigsby, Esq. 624S. 10<sup>th</sup> Street Las Vegas, Nevada 89101 <u>aaron@grigsbylawgroup.com</u> Plaintiff in Proper Person

An Employee of Radford J. Smith, Chartered

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RADFORD J. SMITH, CHARTERED KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074

Telephone: (702) 990-6448

Facsimile: (702) 990-6456 kstutzman@radfordsmith.com

Attorneys for Defendant,

DISTRICT COURT CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

,

Plaintiff,

VS,

BONNIE M. MAHONEY,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

FAMILY DIVISION

#### ORDER AFTER AUGUST 22, 2019 HEARING

DATE: August 22, 2019 TIME: 9:15 a.m.

This matter having come on for hearing on Defendant's Motion To Reduce Arrearages, Interest, And Penalties To Judgment; To Modify Alimony; To Review Child Support, For Sanctions And Attorney's Fees And Costs ("Motion"); and on Plaintiff's Opposition to Motion to Reduce Arrearages, Interest and Penalties to Judgment, to Modify Alimony, to Review Child Support, for Sanctions and Attorney's Fees and Costs

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and Countermotion to Strike Motion and for Attorney's Fees and Costs ("Opposition and Countermotion"); Plaintiff, BARTHOLOMEW M. MAHONEY, JR., not present, but represented by his attorneys, Aaron Grigsby, Esq. of The Grigsby Law Group, and Defendant, BONNIE MAHONEY ("Bonnie"), present and represented by Kimberly A. Stutzman, Esq. of the law firm of Radford J. Smith Chartered, having heard the arguments of counsel, having reviewed the pleadings and papers on file in this matter, being fully advised in the premises, and good cause appearing therefore, makes the following findings and orders:

IT IS HEREBY ORDERED that Defendant properly raised the extension of her alimony during the term of the same. Therefore, the Court will take the issue under advisement.

IT IS FURTHER ORDERED that Plaintiff shall provide Defendant with all W2 forms issued to him for tax years 2015, 2016, 2017, and 2018.

IT IS FURTHER ORDERED that once Plaintiff provides his form W2 forms, then discovery shall open.

IT IS FURTHER ORDERED that once discovery is open, then the parties shall exchange bank records.

IT IS FURTHER ORDERED that Plaintiff shall file and serve a Financial Disclosure Form pursuant to EDCR 5.506.

IT IS FURTHER ORDERED that Defendant's Motion and Plaintiff's Opposition and Countermotion shall be continued for approximately sixty (60) days to November 13, 2019 at 9:15 a.m. at which time the Court will make further rulings.

IT IS FURTHER ORDERED that parties may submit additional briefing on the alimony issue.

IT IS SO ORDERED.

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| Dated this Day of September 2019.  | Los |
|------------------------------------|-----|
| DISTRICT COURT JUDGE VINCENT OCHOA | JAC |

Respectfully submitted by:

RADFORD J. SMITH, CHARTERED

KIMBERLY A. STUTZMAN, ESQ.

Nevada State Bar No. 014085

2470 St. Rose Parkway, Suite 200

Henderson, Nevada 89074

kstutzman@radfordsmith.com

Attorneys for Defendant

Approved as to form and content: THE GRIGSBY LAW GROUP

AARON D. GRIGSBY, ESQ. Nevada State Bar No. 009043 624 S. 10<sup>th</sup> Street Las Vegas, Nevada 89101 aaron@grigsbylawgroup.com Attorneys for Plaintiff

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RADFORD J. SMITH, CHARTERED KIMBERLY A. STUTZMAN, ESQ.

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Telephone: (702) 990-6448

Facsimile: 1 (702) 990-6456

kstutzman@radfordsmith.com

Attorney for Plaintiff

DISTRICT COURT CLARK COUNTY, NEVADA

BARTHOLOMEW M. MAHONEY, JR.,

Plaintiff,

14 VS.

BONNIE M. MAHONEY,

Defendant.

CASE NO.: D-13-477883-D

DEPT NO.: S

FAMILY DIVISION

ORAL ARGUMENT: Yes

# PLAINTIFF'S REPLY IN SUPPORT OF HER MOTION TO REDUCE ARREARAGES, INTEREST, AND PENALTIES TO JUDGMENT; TO MODIFY ALIMONY; TO REVIEW CHILD SUPPORT, FOR SANCTIONS AND ATTORNEY'S FEES AND COSTS

DATE OF HEARING: November 13, 2019 TIME OF HEARING: 9:15 a.m.

COMES NOW Defendant, BONNIE M. MAHONEY by and through her attorneys

Kimberly A. Stutzman, Esq. of the firm of Radford J. Smith, Chartered, and moves this

Court for its orders as follows:

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- 1. For an Order Reducing Plaintiff, BARTHOLOMEW M. MAHONEY, JR., total amount of child and spousal support, attorney fees, and health insurance arrearages, including interest and penalties, in the amount of \$58,929.52 \(^1\) to judgment;
- 2. For an Order sanctioning Plaintiff pursuant to EDCR 7.60 for his failure to abide by the Court's Orders;
  - 3. For a review and modification of Child Support pursuant to NRS 125B.145;
- 4. For a review, modification, and extension of Alimony pursuant to NRS 125.150(8);
- 5. For an Order directing Defendant to pay Bonnie's reasonable attorney fees and costs; and
  - 6. For such other and further relief as to the Court may find proper.

An Updated Schedule of Arrears shall be filed forthwith.

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This pleading is made and based upon all pleadings and papers on file in this action, the points and authorities attached hereto, the evidence submitted with these motions, and any oral argument or evidence adduced at the time of the hearing of this matter.

Dated this 4 day of October 2019.

RADFORD J. SMITH, CHARTERED

/s/ Kimberly A. Stutzman

KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074

Telephone: (702) 990-6448 Facsimile: 1 (702) 990-6456

rsmith@radfordsmith.com

Attorney for Plaintiff

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## **BONNIE'S MOTION SHOULD BE GRANTED**

In his Opposition, Plaintiff, BARTHOLOMEW M. MAHONEY, JR. ("Bart") claims that Bonnie filed a procedurally defective pleading devoid of accurate facts. This is false. Moreover, Bart failed to provide a scintilla of evidence to support his claims.

# A. Bart's continue failure to abide by the court's orders

In his Opposition, Bart claimed that he would have easily resolved the payments of the bonuses had Bonnie attempted resolution. At the August 22, 2019 hearing, the Court ordered in relevant part –

IT IS FURTHER ORDERED that Plaintiff shall provide Defendant with all W2 forms issued to him for tax years 2015, 2016, 2017, and 2018.

IT IS FURTHER ORDERED that once Plaintiff provides his form W2 forms, *then* discovery shall open.

IT IS FURTHER ORDERED that Plaintiff *shall* file and serve a Financial Disclosure Form pursuant to EDCR 5.506.

See Order After August 22, 2019 (emphasis added). Bart, however, failed to provide his W2s to resolve this matter with his Opposition, at the time of the hearing, or over 1 month after the hearing. Therefore, Bart's ostensible claims are contrary to his own actions. It is important to note that as of the date of this Reply, Bart has also failed to file a Financial Disclosure Form.

When Bonnie, through counsel, attempted to follow up on the W2s, Bart, through counsel, refused to provide the W2s:

Now on to the salient point of your correspondence, I have no interest in acquiescing to your arbitrary and unilateral demand. Additionally, your personal feelings of disappointment are of no consequence in this matter. Rest assured that you will have the W-2 forms at an appropriate time prior to the next hearing. Your time and your client's money would be better spent gathering the documents that you will soon be required to produce.

See Email exchanges between Kimberly A. Stutzman and Aaron Grigsby, dated /// and ///, filed as Exhibit "///." When reminded that Bonnie's request was an Order of the Court from the /// hearing Bart failed to respond. It is logical to presume that Bart's refusal to comply with simple court orders is because he believes that he is above the law, that he is

attempting to hide his income and the amounts owed to Bonnie. Additionally, his failure to comply should be construed as an admission that Bonnie's Motion is meritorious. ///

#### B. Bonnie attempted resolution

Furthermore, in his Opposition, Bart claimed that Bonnie made "no real attempt" to attempt resolution. This is false, and Bart fails to acknowledge Bonnie's offers of proof, Exhibit "1." Bonnie includes emails from 2016 through to 2019 requesting compliance and resolution.

#### C. Bonnie's accurately calculated her Schedule of Arrears and Interest

In his opposition, Bart claims that the schedule of arrears is inaccurate and incomplete. This is false. The schedule of arrears is accurate. It, however, is important to note that Bart fails to provide any evidence or alternative calculation relating to the schedule of arrears. Bonnie submits that this is because Bart does not have an alternative calculation since he knows that he has failed to pay her properly.

Instead, Bart's request was to open discovery for Bonnie to provide her account statements. Bart could have easily provided his bank statements demonstrating all payments. Logically, Bart did not provide his statements because he has not properly made the payments. He would rather delay the proceedings and cause Bonnie to incur unnecessary attorney's fees and costs.

Bart also claims that Bonnie improperly applied interest. He, however, fails to acknowledge or dispute the appropriate Nevada law that Bonnie properly cited in her Motion:

The court may also award interest on the child support arrearages owed. NRS 125B.140 states in relevant part –

- 1. Except as otherwise provided in chapter 130 of NRS and NRS 125B.012:
- (a) If an order issued by a court provides for payment for the support of a child, that order is a judgment by operation of law on or after the date a payment is due. Such a judgment may not be retroactively modified or adjusted and may be enforced in the same manner as other judgments of this state.
- 2. Except as otherwise provided in subsection 3 and NRS 125B.012, 125B.142 and 125B.144:
- (c) The court shall determine and include in its order:
- (1) Interest upon the arrearages at a rate established pursuant to NRS 99.040, from the time each amount became due; and
- (2) A reasonable attorney's fee for the proceeding, unless the court finds that the responsible parent would experience an undue hardship if required to pay such amounts. Interest continues to accrue on the amount ordered until it is paid, and additional attorney's fees must be allowed if required for collection.

[Emphasis added.] Further, the Court must accrue a penalty of 10% per annum on all arrearages past thirty (30) days delinquent. NRS 125B.095.

The Court should direct that all amounts due should accrue legal interest from the date of the filing of this motion. NRS 17.115 reads:

When no rate of interest is provided by contract or otherwise by law, or specified in the judgment, the judgment draws interest from the time of service of the summons and complaint until satisfied, except for any amount representing future damages, which draws interest

only from the time of the entry of the judgment until satisfied, at a rate equal to the prime rate at the largest bank in Nevada as ascertained by the commissioner of financial institutions on January 1 or July 1, as the case may be, immediately preceding the date of judgment, plus 2 percent. The rate must be adjusted accordingly on each January 1 and July 1 thereafter until the judgment is satisfied.

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Moreover, when parties to pending litigation enter into a settlement, they enter into a contract. Such a contract is subject to general principles of contract law. *Grisham v. Grisham*, 289 P.3d 230, 234 (Nev. 2012) (citations omitted).NRS 99.040 accounts for the interest rate when it is not fixed by express contract for certain types of transactions. That statute reads:

- 1. When there is no express contract in writing fixing a different rate of interest, interest must be allowed at a rate equal to the prime rate at the largest bank in Nevada, as ascertained by the Commissioner of Financial Institutions, on January 1 or July 1, as the case may be, immediately preceding the date of the transaction, plus 2 percent, upon all money from the time it becomes due, in the following cases:
- (a) Upon contracts, express or implied, other than book accounts.
- (b) Upon the settlement of book or store accounts from the day on which the balance is ascertained.
- (c) Upon money received to the use and benefit of another and detained without his or her consent.
- (d) Upon wages or salary, if it is unpaid when due, after demand therefor has been made.
- The rate must be adjusted accordingly on each January 1 and July 1 thereafter until the judgment is satisfied.

Here, Bart and Bonnie entered into a settlement. The Decree is subject to general principles of contract law. The parties did not expressly fix an interest rate. The current prime interest rate is 4.50%. A 6.50% interest rate applies to Bart's nonpayment. The interest due is \$1,867.09. The total amount, including interest, is \$11,867.09. Bonnie requests that the enter its judgment in favor of Bonnie and against Bart in that amount, and that it includes in that judgment the payment of legal interest from the date of the filing of this Motion. The court should also include the legal interest rate in

calculating Bart's non-payment of Bonnie's portion of the bonuses. That figure, once determined, will be supplemented.

See Motion, pages 11, 13-14.

In his opposition, Bart similarly claims that he paid the \$10,000 attorney's fees and costs. He, however, failed to provide any evidence to support his claims.

II.

# BONNIE'S REQUEST TO EXTEND ALIMONY SHOULD BE GRANTED

In his opposition, Bart claims that because the parties entered into a stipulated Decree of Divorce that she is barred from extending her period for alimony. This is false and not supported by Nevada law.

If the Court awards alimony under NRS 125.150(8), it *retains jurisdiction* to modify that alimony, but the Court cannot grant a *new* form of relief under NRS 125.150(10). Here, the court awarded periodic alimony pursuant to NRS 125.150(8). Bonnie is not requesting a new form of alimony.

Moreover, if periodic alimony is awarded in the divorce decree, the district court retains jurisdiction to modify that award upon changed circumstances. See NRS 125.150(12).

As mentioned in her Motion, Bonnie does not have the financial resources to meet Bart on an equal footing. Thus, she attempted to work with him on payments for years. She ultimately could not wait any longer, and his inaction and non-payments forced her to

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file her Motion in May 2019. She has also not waived her enforcement of the Decree of Divorce by laches or waiver.

Bart also claimed that Bonnie was barred from modifying the terms of alimony as a result of contract principles relating to their stipulated Decree. Again, this is false and not supported by Nevada law.

A decree of divorce cannot be modified except as provided by rule or statute. Kramer v. Kramer, 96 Nev. 759, 761, 616 P.2d 395, 397 (1980). Here, NRS 125.150(8) expressly allows the district court to modify alimony awards in certain circumstances.

In Gilman v. Gilman, 114 Nev. 416, 956 P.2d 761 (1998), the Supreme Court reviewed a modification of alimony. In that case, it held that the district court did not abuse its discretion in modifying alimony when it found changed circumstances and modified respondent's periodic alimony. Id. at 422, 956 P.2d at 764 (emphasis added). The Gillman Court also held that it reviews a modification of spousal support award for an abuse of discretion. Id.

Moreover, in *Bluestein v. Bluestein*, 131 Nev. 106, 345 P.3d 1044 (2015), the Supreme Court held that once a party asks the district court to review an order that is based upon an agreement, that court *must* apply Nevada law and *not* contract principles. *Id.* at 111, 345 P.3d at 1047-28.

Here, Bart's claim that contract principles must apply in reviewing and/or modifying alimony must fail pursuant to *Bluestein*. Thus, because Bonnie timely filed her

motion to modify alimony, the court must apply Nevada law to its review thereof rather than contract principles. Bonnie submits that she has presented changed circumstances that warrant a review of alimony pursuant to NRS 125.150.

#### III.

#### **BONNIE PROPERLY FILED HER APPENDIX OF EXHIBITS**

In his opposition, Bart claims that Bonnie improperly filed her exhibits because they were not produced in discovery. Bart improperly relies on the local court rules.

EDCR 5.205(b) states: "All papers filed as exhibits shall be produced in discovery and Bate-stamped or otherwise identified by page number at the bottom right corner."

Here, Bonnie properly filed her Motion and a separate appendix of exhibits. Because post-divorce discovery is not open, she cannot produce in discovery. If discovery does open (if Bart provides his W2s), then Bonnie will comply with the court's rules and orders from the August hearing.

Additionally, Bart fails to acknowledge EDCR 5.205(g) which states "Exhibits may be deemed *offers of proof* but shall *not* be considered substantive evidence until admitted." Bonnie's offers of proof have not been considered substantive evidence by this court. Bart, therefore, is not prejudiced.

BART'S REQUESTS FOR ATTORNEY'S FEES MUST BE DENIED

 In his Countermotions, Bart requests Attorney's fees and costs. It is surprising that that Bart requests fees yet he failed to file a financial disclosure form. EDCR 5.506 states

in relevant part –

Unless otherwise ordered by the court, or otherwise required by another rule or statute:

[...]

- (b) A GFDF *must* be filed in *support* of any opposition to a motion or countermotion described in section (a).
- [...]
- (d) A financial disclosure must be filed within 2 judicial days of the filing of the motion, countermotion, or opposition it supports, and may only be filed in open court with leave of the judge upon a showing of excusable delay.
- [...]
- (g) The court may construe any motion, opposition, or countermotion not supported by a timely, complete, and accurate financial disclosure as admitting that the positions asserted are not meritorious and cause for entry of orders adverse to those positions, and as a basis for imposing sanctions.

[Emphasis added.]

Here, Bart filed his Opposition on August 21, 2019. Thus, his FDF should have been filed on August 23, 2019. As of the date of this Reply, Bart has not filed her FDF.

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### **CONCLUSION**

Based on the foregoing, Plaintiff respectfully requests that the Court grant her

motion in its entirety.

DATED this \_\_\_\_ day of <del>September</del> 2019.

RADFORD J. SMITH, CHARTERED

KIMBERLY A. STUTZMAN, ESQ.

Nevada Bar No. 014085

2470 St. Rose Parkway, Suite 206

Henderson, Nevada 89074 Telephone: (702) 990-6448 rsmith@radfordsmith.com

Attorney for Plaintiff

# UNSWORN DECLARATION OF BONNIE MAHONEY

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COUNTY OF CLARK )
) ss:
STATE OF NEVADA )

I, BONNIE MAHONEY, being duly sworn, deposes and says as follows:

- 1. I am the Defendant in the above-entitled case. I make this Declaration based upon facts within my own knowledge, save and except as to matters alleged upon information and belief and, as to those matters, I believe them to be true. I am competent to testify to the facts contained herein.
- 2. I have personal knowledge of the facts contained herein, and I am competent to testify thereto. I have reviewed the foregoing Reply and can testify that the facts contained therein are true and correct to the best of my knowledge. I hereby reaffirm and restate said facts as if set forth fully herein.
- 3. I declare under the penalty of perjury of the laws of the State of Nevada that the foregoing is true and correct.

To Be Supplemented

BONNIE MAHONEY

DATED: \_\_!0-4-19

#### **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of Radford J. Smith, Chartered ("the Firm"). I am over the age of 18 and not a party to the within action. I am "readily familiar" with firm's practice of collection and processing correspondence for mailing. Under the Firm's practice, mail is to be deposited with the U.S. Postal Service on the same day as stated below, with postage thereon fully prepaid.

I served the foregoing documents described as <u>PLAINTIFF'S REPLY IN</u>

<u>SUPPORT OF HER MOTION TO REDUCE ARREARAGES, INTEREST, AND</u>

<u>PENALTIES TO JUDGMENT; TO MODIFY ALIMONY; TO REVIEW CHILD</u>

<u>SUPPORT, FOR SANCTIONS AND ATTORNEY'S FEES AND COSTS</u> on this day of October 2019, to all interested parties by way of the Eighth Judicial District Court Electronic filing system as follows:

Aaron Grigsby, Esq. Attorney for Plaintiff

An employee of Radford J. Smith, Chartered

# EXHIBIT "1"

#### Kimberly Stutzman

From:

Kimberly Stutzman

Sent:

Friday, September 06, 2019 9:27 AM

To:

**Aaron Grigsby** 

Cc:

Courtney Janson; Bonnie Mahoney

Subject:

RE: Mahoney - W2s

TimeMattersID:

M751CAADE1DEA281 Bonnie Mahoney

TM Contact:

D-13-477883-D

TM Matter No:

D 15 477005 B

TM Matter Reference:

Mahoney adv. Mahoney

#### Mr. Grigsby:

The tone is both unprofessional and unappreciated. Nevertheless, case management is important, and Mr. Mahoney's delay is unreasonable.

At the August hearing, you represented that Mr. Mahoney was working on getting you the W2s. It was presumed that you would have those documents within a few days, contrary to the two weeks that have passed. My follow up courtesy email regarding the W2s is in the best interests of the parties and would assist in the resolution of this matter. It is not an arbitrary and unilateral demand. It is an order of the court. Contrary to his actions, Mr. Mahoney is expected to comply with court orders.

It, however, is clear that rather than provide the documents in a reasonable amount of time after the hearing, Mr. Mahoney will delay this matter. It is also logical to presume that he will not provide the appropriate documents, will multiply these proceedings, and finally, cause the parties to incur unnecessary attorney's fees and costs.

Judge Ochoa's orders were clear – discovery, including documents from my client, are <u>not</u> required until Mr. Mahoney provides his W2s for 2015, 2016, 2017, and 2018.

#### Sincerely,

Kimberly A. Stutzman, Esq.†\*
Radford J. Smith, Chartered
2470 St. Rose Parkway, Suite 206
Henderson, Nevada 89074
Phone (702) 990-6448
Facsimlle (702) 990-6456

#### \*\*NOTICE\*\*

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<sup>†</sup>Ms. Stutzman is also licensed in the State of California.

<sup>\*</sup>Please note that as of March 2, 2019, Ms. Medina's name changed to Ms. Stutzman.

prohibited. If you have received this communication in error, please notify us immediately by reply email or by telephone (702) 990-6448, and immediately delete this message and all its attachments.

From: Aaron Grigsby <aaron@grigsbylawgroup.com>

Sent: Friday, September 06, 2019 9:13 AM

To: Kimberly Stutzman < kstutzman@radfordsmith.com>

Subject: RE: Mahoney - W2s

Ms. Stutzman:

Thank you for letting me know how much time has passed since the last hearing. Without your unsolicited e-mail, I may never have been aware of how the passage of time works. Your assistance in this area is greatly appreciated.

Now on to the salient point of your correspondence, I have no interest in acquiescing to your arbitrary and unilateral demand. Additionally, your personal feelings of disappointment are of no consequence in this matter. Rest assured that you will have the W-2 forms at an appropriate time prior to the next hearing. Your time and your client's money would be better spent gathering the documents that you will soon be required to produce.

Thank you, for forcing our clients to incur the unnecessary expenses involved with the exchange of e-mails. Please contact me if you have any legitimate questions or concerns.

Aaron D. Grigsby, Esq 624 S. 10<sup>th</sup> Street Las Vegas, Nevada 89101 (702) 202-5235 – Office (702) 944-7856 – Facsimilie www.grigsbylawgroup.com

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CIRCULAR 230 DISCLOSURE:To ensure compliance with recently-enacted U.S. Treasury Department Regulations, we are now required to advise you that, unless otherwise expressly indicated, any federal tax advice contained in this communication, including any attachments, is not intended or written by us to be used, and cannot be used, by anone for the purpose of avoiding federal tax penalties that may be imposed by the federal government or for promoting, marketing or recommending to another party any tax-related matters addressed herein

From: Kimberly Stutzman [mailto:kstutzman@radfordsmith.com]

Sent: Thursday, September 5, 2019 10:53 AM

To: <u>aaron@grigsbylawgroup.com</u>
Cc: Courtney Janson; Bonnie Mahoney

Subject: Mahoney - W2s

Mr. Grigsby:

It has now been 2 weeks since the hearing. We still have not received the W2s for 2015, 2016, 2017, and 2018. This is disappointing. Please provide them by end of business tomorrow, Friday, September 6<sup>th</sup>.

Sincerely,

Kimberly A. Stutzman, Esq. †\*

Radford J. Smith, Chartered 2470 St. Rose Parkway, Suite 206 Henderson, Nevada 89074 Phone (702) 990-6448 Facsimile (702) 990-6456

†Ms. Stutzman is also licensed in the State of California.

\*Please note that as of March 2, 2019, Ms. Medina's name changed to Ms. Stutzman.

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Steven D. Grierson 1 SCHD RADFORD J. SMITH, CHARTERED 2 KIMBERLY A. MEDINA, ESQ. 3 Nevada State Bar No. 014085 2470 St. Rose Parkway Suite 206 4 Henderson, Nevada 89014 5 Telephone: (702) 990-6448 Facsimile: (702) 990-6456 6 kmedina@radfordsmith.com 7 Attorneys for Defendant 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 11 CASE NO.: D-13-477883-D BARTHOLOMEW M. MAHONEY, JR., 12 **DEPT NO.: S** 13 Plaintiff, **FAMILY DIVISION** VS. 14 15 BONNIE M. MAHONEY, 16 Defendant. 17 18 UPDATED SCHEDULE OF ARREARAGES 19 DATE OF HEARING: November 13, 2019 20 TIME OF HEARING: 9:15 a.m. 21 STATE OF NEVADA 22 ) ss. 23 COUNTY OF CLARK 24 BONNIE M. MAHONEY, being first duly sworn, deposes and says: 25 I am the Defendant in the above-entitled matter. 26 27 28

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Electronically Filed 10/8/2019 4:09 PM

- 2. I am owed and entitled to receive certain periodic monthly payments from Plaintiff, BARTHOLOMEW M. MAHONEY, JR. ("Bart") pursuant to the stipulated Decree of Divorce ("Decree") filed on February 3, 2016.
- 3. BARTHOLOMEW M. MAHONEY, JR. has failed to make all of those payments when due.
- 4. The Updated Schedule for Child Support, Spousal Support, and Attorney Fees Arrears attached hereto as Exhibit "A" is a true and accurate statement of all payment due dates and payments received during the months noted along with the interest and penalties. Bart is in support arrears of \$46,749.93\frac{1}{2}\$. Bart is also in arrears for attorney fees and costs in the amount of \$12,179.59.
- 5. I request that the combined support arrears and attorney fees arrears of \$58,929.52 be reduced to judgment collectable by any and all legal means.
  - 6. I declare under penaltics of perjury that the foregoing is true and correct.

BONNIE MAHONEY

Dated: 10/8/19

<sup>&</sup>lt;sup>1</sup> The arrears are \$31,900; the total interest is \$5,798.80; and, the total penalties are \$9,051.14. Thus, the total arrears is \$46,749.93 for unpaid support.

#### UNSWORN DECLARATION OF BONNIE MAHONEY

COUNTY OF CLARK ) ss: STATE OF NEVADA

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- I, BONNIE MAHONEY, being duly sworn, deposes and says as follows:
- 1. I am the Defendant in the above-entitled case. I make this Declaration based upon facts within my own knowledge, save and except as to matters alleged upon information and belief and, as to those matters, I believe them to be true. I am competent to testify to the facts contained herein.
- 2. I have personal knowledge of the facts contained herein, and I am competent to testify thereto. I have reviewed the foregoing Reply and can testify that the facts contained therein are true and correct to the best of my knowledge. I hereby reaffirm and restate said facts as if set forth fully herein.
- I declare under the penalty of perjury of the laws of the State of Nevada that 3. the foregoing is true and correct.

BONNIE MAHONEY

DATED:

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# EXHIBIT "A"

| Mahoney adv. Mahoney                               |             | _              |          |             |            |                               |                                    |               |                   |             |                  | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |               |                 |
|--|-------------|----------------|----------|-------------|------------|-------------------------------|------------------------------------|---------------|-------------------|-------------|------------------|---|---------------|-----------------|
| D-13-477883-D                                      |             | _              |          |             |            |                               |                                    |               |                   |             |                  | :                                       | 1             |                 |
| Dept. B  |             |                |          |             |            |                               |                                    |               |                   |             |                  |   |               |                 |
|  |             |                |          |             |            |                               |                                    |               |                   |             |                  |   |               |                 |
| Child Support & Spousal Support                    | Support     |                |          |             |            |                               |                                    |               |                   |             |                  |   |               |                 |
| Date Duc   | Amount Duc  |                | Payment  |             | Monthly    | Annual Legal<br>Interest Rate | Monthly Interest<br>Rate as Factor |               | Acerued Arrearage | Monthly     | Monthly Interest | Monthly Penalty Rate as Factor          |               | Monthly Penalty |
|  | ļ           |                |          |             |            | (percent)                     |                                    |               |                   |             |                  | annum)                                  |               |                 |
| September, 2015                                    |             |                | 1        | S           | 4,850.00   | 5.25                          | 0.00438                            | 60)           | 4.850.00          | 64          | 2122             | 0.008333                                | Ç.            | CF 04           |
| October, 2015                                      |             |                |          | 65          | 4,850.00   | 5.25                          | 0.00438                            | 643           | 9,700.00          | 65          | 42.44            | 0.008333                                | 8             | 80 83           |
| November, 2015                                     |             | -              | ,        | 62          | 4,850.00   | 5.25                          | 0.00438                            | ↔             | 14,550.00         | છ           | 63.66            | 0.008333                                | ç,            | 121.25          |
| December, 2015                                     | \$ 4,850.00 |                | -        | S           | 4,850.00   | 5.25                          | 0.00438                            | ↔             | 19,400.00         | 8           | 84.88            | 0.008333                                | 63            | 161.66          |
| Fot 2016   |             | -              | 4,440.00 | ام          | 410.00     | 5.50                          | 0.00458                            | è             | 19,810.00         | ↔           | 90.80            | 0.008333                                | S             | 165.08          |
| March 2016   |             |                | 4,790.00 | 64)         | 90.09      | 5.50                          | 0.00458                            | <del>69</del> | 19,870.00         | \$          | 91.07            | 0.008333                                | ક્ક           | 165.58          |
| Anril 2016   | \$ 4,850.00 | 96             | 5,000.00 | ه د         | (150.00)   | 5.50                          | 0.00458                            | <b>&amp;</b>  | 19,720.00         | €>          | 90.38            | 0.008333                                | ω             | 164.33          |
| May 2016   |             | ┿              | 4,900.00 | م           | (20.00)    | 5.50                          | 0.00458                            | 64)           | 19,670.00         | €9          | 90.15            | 0.008333                                | Ş             | 163.91          |
| Ime 2016   |             | ┪              | 2,000.00 | ا م         | 1,250.00   | 5.50                          | 0.00458                            | 63            | 20,920.00         | ⇔           | 95.88            | 0.008333                                | ↔             | 174.33          |
| 1l., 2016  |             | -              | 3,700.00 | 0           | 1,150.00   | 5.50                          | 0.00458                            | 62            | 22,070.00         | €⁄3         | 101.15           | 0.008333                                | ∽             | 183.91          |
| Aug, 2010  |             | ρ (            | 3,600.00 | <u>ا</u> هؤ | 1,250.00   | 5.50                          | 0.00458                            | 8             | 23,320.00         | ↔           | 106.88           | 0.008333                                | 643           | 194.33          |
| Sentember 2016                                     | 9 4,650.00  | ╅              | 3,000.00 | ر<br>اود    | 1,850.00   | 5.50                          | 0.00458                            | 63            | 25,170.00         | \$          | 115.36           | 0.008333                                | <del>63</del> | 209.74          |
| October 2016                                       |             | -              | 4,000.00 | <u>م</u>    | 850.00     | 5.50                          | 0.00458                            | 8             | 26,020.00         | ş           | 119.26           | 0.008333                                | 63            | 216.82          |
| Noumber 2016                                       |             | $\dashv$       | 4,850.00 | ام          |            | 5.50                          | 0.00458                            | 4             | 26,020.00         | €9          | 119.26           | 0.008333                                | 64            | 216.82          |
| November, 2016                                     |             |                | 4,450.00 |             | 400.00     | 5.50                          | 0.00458                            | 65            | 26,420.00         | \$          | 121.09           | 0.008333                                | S             | 220.16          |
| Januar, 2017                                       | \$ 4,850.00 | <del>-</del>   | 6,450.00 | <u>_</u>    | (1,600.00) | 5.50                          | 0.00458                            | 69            | 24,820.00         | €9          | 113.76           | 0.008333                                | s)            | 206.83          |
| Fehrnary 2017                                      |             | A 6            | 4,930.00 |             | (80.00)    | 5.75                          | 0.00479                            | 60            | 24,740.00         | <b>€</b> \$ | 118.55           | 0.008333                                | 643           | 206.16          |
| March, 2017  | \$ 4.850.00 | +-             | 5,000,00 | 9 6         | (1,130.00) | 5.75                          | 0.00479                            | <u>ج</u> ا    | 23,590.00         | ٠           | 113.04           | 0.008333                                | 643           | 196.58          |
| April. 2017  |             | ╁              | 5 100 00 | 9 6         | (250.00)   | 5.75                          | 0.004/9                            | 4 6           | 25,540.00         | ا ه         | 7.<br>Z.         | 0.008333                                | တ             | 194.49          |
| May, 2017  |             | , <sub>6</sub> | 5 200 00 | 9 6         | (350.00)   | 5.75                          | 0.00479                            | ع ا د         | 23,090.00         | <b>5</b> 4) | 110.64           | 0.008333                                | S             | 192.41          |
| June 2017  |             | ╁              | 4 960 00 | ۶ ۶         | 00.00.0    | 27.7                          | 0.00479                            | 9 6           | 22,740.00         | ۰           | 108.96           | 0.008555                                | A.            | 189.49          |
| July 2017  | \$ 4.850.00 | 9 6            | 200000   | 9 6         | (150.00)   | 5.75                          | 0.00479                            | ء احد         | 22,630.00         | 53          | 108.44           | 0.008333                                | ∽             | 188.58          |
| Angust 2017  |             | +              | 2,000.00 | 9 6         | (130.00)   | 0.23                          | 0.00521                            | ا م           | 22,480.00         | <br> م      | 117.08           | 0.008333                                | κ»            | 187.33          |
| Sentember 2017                                     | 4,050.00    | 4 6            | 4,000.00 | ، م         | 850.00     | 6.25                          | 0.00521                            | 643           | 23,330.00         | 643         | 121.51           | 0.008333                                | \$            | 194.41          |
| October 2017                                       |             | ╁              | 4,300.00 | A G         | 350.00     | 6.25                          | 0.00521                            | 69            | 23,680.00         | 64          | 123.33           | 0.008333                                | \$            | 197.33          |
| Notember 2017                                      | 00.00.00    | +              | 4,500.00 | ۵ د         | 350.00     | 6.25                          | 0.00521                            | ا وي          | 24,030.00         | 8           | 125.16           | 0.008333                                | S             | 20024           |
| DeSember 2017                                      |             | +              | 4,550.00 | ρ           | 300.00     | 6.25                          | 0.00521                            | ر<br>دی       | 24,330.00         | 69          | 126.72           | 0.008333                                | €\$           | 202.74          |
| Tambar, 2018                                       | \$ 4,650.00 | ٩              | 2,100.00 | ۽ ام        | (250.00)   | 6.25                          | 0.00521                            | 63            | 24,080.00         | 8           | 125.42           | 0.008333                                | €3            | 200.66          |
| المساسس عرب ما ما ما ما ما ما ما ما ما ما ما ما ما |             | 9              | 4,700.00 | Ą           | (00.00)    | 6.50                          | 0.00542                            | <b>64</b>     | 24,030.00         | €\$         | 130.16           | 0.008333                                | S             | 200.24          |

| February, 2018           | \$ 4.850.00  | 00 | 4 800 00    | G        | 20.00      | 037                 |   |         |                |               |          |          |     |           |
|--------------------------|--------------|----|-------------|----------|------------|---------------------|---|---------|----------------|---------------|----------|----------|-----|-----------|
| March, 2018              |              | ┿  | 4,000,00    | +        | 20.00      | 0.30                | 0.00542   | 60      | 24,080.00      | \$            | 130.43   | 0.008333 | \$  | 200.66    |
| April, 2018              |              | +  | 4 400 00    | - -      | 00.000     | 6.50                | 0.00542   | 63      | 24,930.00      | 8             | 135.04   | 0.008333 | S   | 207.74    |
| May, 2018                |              | +  | 4,400.00    | 9 6      | 450.00     |                     | 0.00542   | 4       | 25,380.00      | 8             | 137.48   | 0.008333 | 50  | 211.49    |
| June, 2018               |              | +  | 5 250 00    | +        | 00.000     |                     | 0.00542   | 63      | 26,230.00      | S             | 142.08   | 0.008333 | S   | 218.57    |
| July, 2018               |              | +  | 5,550.00    | م        | (200.00)   | Ì                   | 0.00542   | 64      | 25,730.00      | \$            | 139.37   | 0.008333 | 69  | 214.41    |
| August, 2018             |              | +  | 8,000,00    | 9 6      | (000.00)   |                     | 0.00583   | 8       | 25,080.00      |               | 146.30   | 0.008333 | 63  | 208.99    |
| September, 2018          |              | +  | 4 900 00    | 9 6      | (2,130.00) |                     | 0.00583   | 60      | 21,930.00      |               | 127.93   | 0.008333 | 65  | 182.74    |
| October, 2018            |              | +  | 6 850 00    | 1        | (20.00)    |                     | 0.00583   | S       | 21,880.00      |               | 127.63   | 0.008333 | લ્સ | 182.33    |
| November, 2018           |              | ╁  | 2,000,00    |          | 2 950 00   |                     | 0.00583   | €3      | 19,880.00      | 8             | 115.97   | 0.008333 | s   | 165.66    |
| December, 2018           |              | +- | 4.850.00    | 9 64     | 7,030-00   | 7.00                | 0.00583   | 8       | 22,730.00      |               | 132.59   | 0.008333 | S   | 189.41    |
| January, 2019            | \$ 4,850.00  | ╫  | 4 000 00    | 9 6      | 850.00     | 7.50                | 0.00583   | A (     | 22,730.00      | -             | 132.59   | 0.008333 | S   | 189.41    |
| February, 2019           |              | +  | 4 000 00    | 9 64     | 850.00     | 0.7                 | 0.00625   | æ (     | 23,580.00      |               | 147.38   | 0.008333 | જ   | 196.49    |
| March, 2019              | \$ 4,850,00  | ╁  | 3 500 00    | 9 6      | 1 250.00   | 0.7                 | 0.00625   | A       | 24,430.00      | -             | 152.69   | 0.008333 | S   | 203.58    |
| April, 2019              |              | ╅  | 2,500.00    | 9 G      | 1.050.00   | 7.50                | 0.00625   | 63      | 25,780.00      | જ             | 161.13   | 0.008333 | S   | 214.82    |
| May, 2019                |              | ╫  | 7,000.00    | 9 6      | 00.002,1   | 00.7                | 0.00625   | 65      | 27,030.00      | <del>69</del> | 168.94   | 0.008333 | S   | 225.24    |
| June, 2019               |              | ┰  | 4,000,00    | 9 6      | 020.00     |                     | 0.00625   | 64)     | 27,880.00      | 63            | 174.25   | 0.008333 | S   | 232.32    |
| July, 2019               |              | 4- | 4,500,00    | م ا      | (20.00)    |                     | 0.00625   | 6/3     | 27,830.00      | 69            | 173.94   | 0.008333 | cs  | 231.91    |
| August 2019              |              |    | 4,480.00    | 7 6      | 3/0.00     |                     | 0.00625   | ⇔       | 28,200.00      | S             | 176.25   | 0.008333 | S   | 234.99    |
| Sentember 2019 (nartial) |              | +  | 4,000.00    | <i>A</i> | 850.00     | 7.50                | 0.00625   | \$      | 29,050.00      | ↔             | 181.56   | 0.008333 | 6.9 | 242 07    |
| October, 2019            |              | +  | 2,000.00    | ^        | 2,850.00   | 7.50                | 0.00625   | s       | 31,900.00      | 65            | 199.38   | 0.008333 | 8   | 265.82    |
|                          |              | +  |             |          |            |                     |   |         |                |               |          |          |     |           |
| TOTALS                   | 00 032 CEC 3 | +  | 00 0111 100 |          |            |                     |   |         |                |               |          |          |     |           |
| STORY OF                 | 9            | 2  | 702,750.00  | ×        | 31,900.00  |                     |   | 64)     | 31,900.00      | 65            | 5,798.80 |          | 64  | 9 051 14  |
|                          |              | +  |             |          |            |                     |   |         |                | _             |          |          | ,   | 130000    |
|                          |              |    |             |          |            | Total Accrued A     | Total Accrued Arregrage through Sentember 2010. | Sente   | mher 2010.     | G             |          |          |     |           |
|                          |              |    |             |          |            | Total Accribe       | Total Accused Interest through Southank 2010.   | 3       | mber 2019.     |               |          |          |     | 31,900.00 |
|                          |              |    |             |          |            | Total Accreded D    | anicicst unough                                 | N C     | smoer, 2019:   |               |          |          | v.  | 5,798:80  |
|                          |              | _  |             |          |            | י מנות לציבו חברו ז | searched relatives tillough September, 2019;    | n Septe | mber, 2019:    |               |          |          |     | 9,051.14  |
|                          |              |    |             |          |            |                     | 7   | JIAL    | IOTAL SUM DUE: | S             |          |          |     | 46,749.93 |
|                          |              |    |             |          |            |                     |   |         |                |               |          |          |     |           |

| 12,179.59     | 46,749.93 | 58,929.52 |
|---------------|-----------|-----------|
|               | -         | *         |
|               |           |           |
| Fees          |           |           |
| Attorney Fees | Support   | TOTAL     |
| ∢,            | ଊ         | Ĕ         |