Electronically Filed IN THE SUPREME COURT OF THE STATE OF NEVADAUN 09 2022 09:50 a.m. Elizabeth A. Brown Clerk of Supreme Court

JAVIER RAMIREZ RIVAS

No. 84723

Appellant,

vs. MAYRA E. ARREGUIN,

Respondent.

RECORD ON APPEAL

VOL I

JAVIER RAMIREZ RIVAS 1348 TOIYABE AVE GARDNERVILLE, NV 89410

APPELLANT IN PROPER PERSON

MAYRA E. ARREGUIN 2850 AIRPORT RD., SPACE #5 CARSON CITY, NV 89706

RESPONDENT IN PROPER PERSON

Docket 84723 Document 2022-18357

THE SUPREME COURT OF THE STATE OF NEVADA

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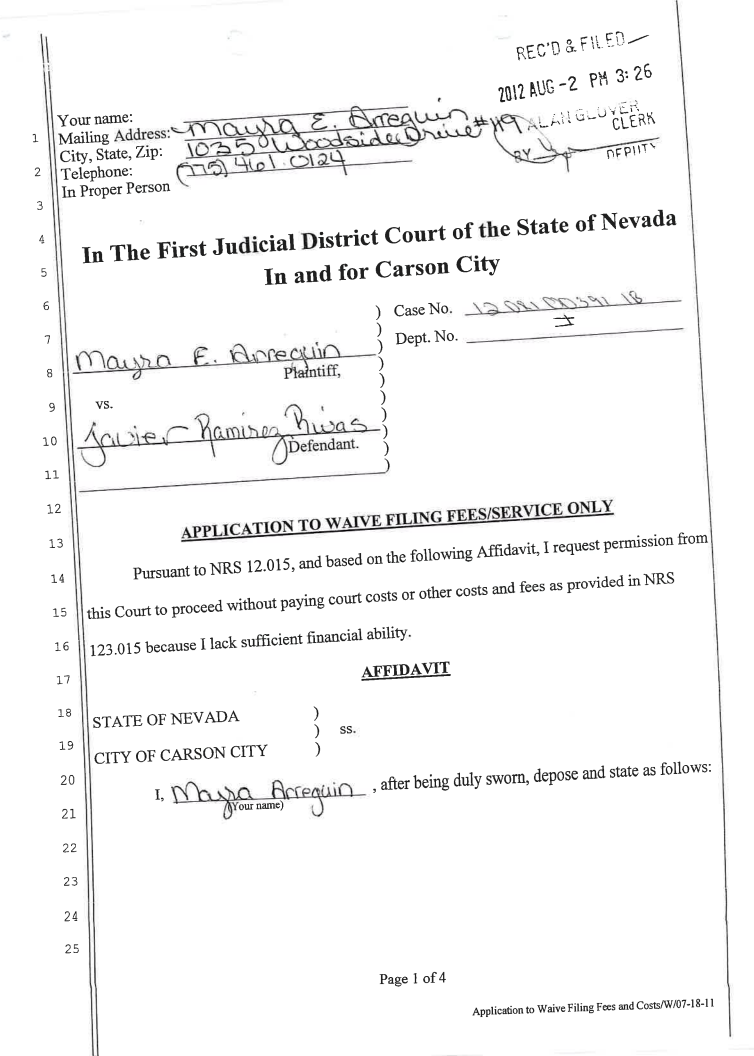
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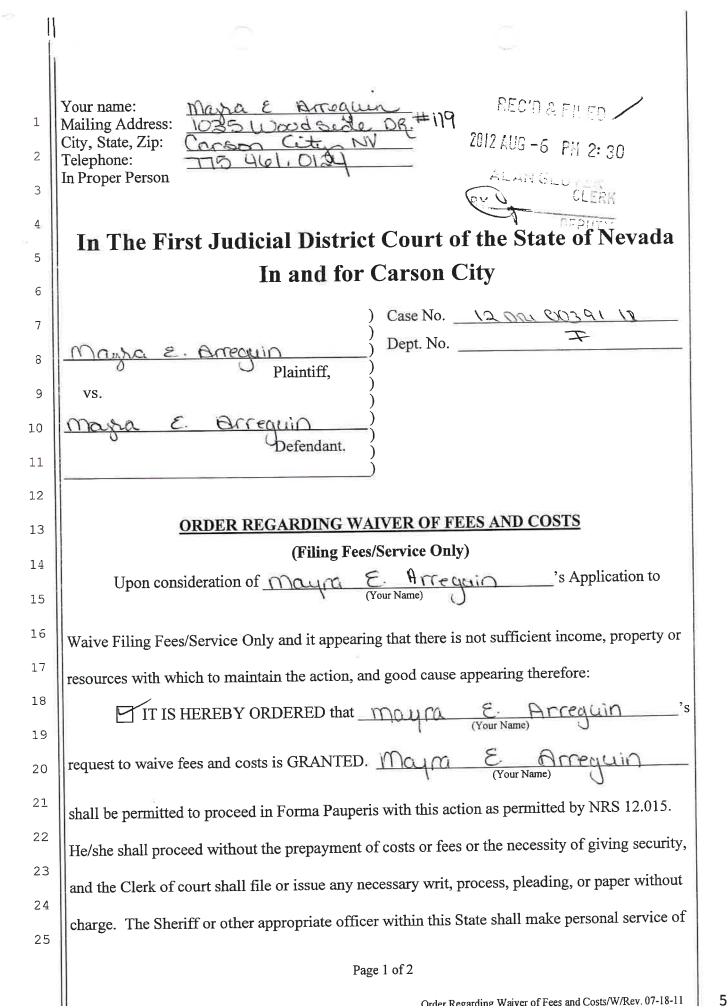
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1	
1 2 3 4 5 6 7 8	 I have read the contents of this Application and am competent to testify as to the contents of this Application and the contents are true of my own knowledge. I am unable, because of my financial poverty, to pay the costs and fees of this case, and I am unable to give security for the costs and fees in this matter. I wish to file with this Court the pleading submitted with this Application. I cannot pay the costs of filing because I lack sufficient income, assets or other resources. Including myself, there are adults and children in my household. Their age(s) is/are (or the cost of the c
9	My total monthly income after taxes (take home pay) is:
10	From all sources, including employment, self-employment, Social Security, child support, alimony, State and County benefits, etc. \$
11	
12	
13 14	List where you work and your job title:
14	The following represent a list of my assets and their value:
13	Automobile: Value Loan Balance \$ NIA \$
17	(Year and type of car) Mobile Home, House or Other Real Estate:
18	(Size, type and/or year of account)
19	Bank Accounts:
20	(Name of bank and type of account)
21	Other:
22	\$\$\$
23	\$\$\$
24	
25	
	Page 2 of 4
	Application to Waive Filing Fees and Costs/W/07-18-11

	<u> </u>	
1	My total monthly expenses are:	
2	Dent er Mertange	\$ \$490.02
3	Rent or Mortgage	\$ <u>\$250</u> @
4	Phone, Gas, Electricity, and other Utilities	* <u> </u>
5	Food	\$
6	Child Care	\$
7	Insurance	\$
8	Medical	\$
9	Transportation	\$_\$250.02
10	Child support and child care expenses paid to someone else	\$
11	Other	\$
12		A DAD
13	TOTAL MONTHLY EXPENSES	\$ <u></u> ,040
14 15	I request that the Court hold a hearing on this Application if the	Court is inclined to denv
16	the same so that I may testify as to my indigent status.	· · · · ·
17		Arreaulto
18	Mayra E (Your Signatu	re)
19		
20	Certified before me pursuant to NRS 3.300(2) this day of	, 20
21	Cler	k
22		A.
23		
24		
25		
	$D_{} 2 - 54$	
	Page 3 of 4	

	Č O
1	STATE OF NEVADA)) ss.
2	COUNTY OF CARSON)
3	On this day of <u>August</u> , 20 <u>1</u> , personally appeared before
4	me, the undersigned, a Notary Public in and for the County of <u>Carson city</u> ,
5	State of Nevada, Mayra E. Arreguin, personally known to me or proved to
6	me to be the person whose name is subscribed to the above instrument and who acknowledged
7	that she he executed the above instrument freely and voluntarily and for the uses and purposes
8	therein mentioned.
9	NOTARY PUBLIC
10	NOTARY PUBLIC
11	
12	NOTARY PUBLIC STATE OF NEVADA
13	No: 08-0392-3 No: 08-0392-3 No
14	S My Appointment Expires Air 21, 20192
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
	Page 4 of 4
	Application to Waive Filing Fees and Costs/W/07-18-11



1	· · · · · .
1 2 3 4 5 6 7 8	any necessary writ, pleading, or paper without charge, If this party prevails in this action, the court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay into the Court, within five (5) days, the costs which would have been incurred by the prevailing party, and those costs must then be paid as provided by law. IT IS HEREBY ORDERED that May Court And Court (Your Name) 's request to waive fees and costs is DENIED for the following reason: A. The party is not indigent.
9	B. Other:
10	
11	DATED this 6th day of August , 2012.
12	Jan 7. Jamely
13	DISTRICT COURT JUDGE
14	ball a Accounter
15	Respectfully submitted: Mayra E. Orreguin
16	(Your signature)
17 18	(Your name) <u>Maupra E. Brrequin</u> 1035 Washing De. #19
19	(Address) <u>1035 Wood Sale DR. 119</u>
20	CARSON City NV
21	(Telephone) (775) 461 0124
22	///
23	111
24	///
25	Page 2 of 2
	Order Regarding Waiver of Fees and Costs/W/Rev. 07-18-11

1	Code No. RECID & FILED Name: Mayra E. Arreguin RECID & FILED
2 3	Address: 1035 Woodside Drive #119 2012 / 100 - 5 PM 2: 30 Carson City Nevada
4	Telephone Number: (775) 461-0124
5	Acting In Proper Person
6	IN THE First JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	
8	IN AND FOR THE COUNTY OF Carson
8 9	
	Mayra E, Arreguin
10	(Your name)
11	Plaintiff, Case No. 12001.00391.12
12	vs Dept. No.
13	Javier Ramirez Rivas (The other party's name)
14	Defendant.
15	
16	COMPLAINT FOR DIVORCE (With Children)
17	, , , , , , , , , , , , , , , , , , ,
18	Plaintiff, Mayra E. Arreguin, in proper person, and for a cause of action (Your name)
19	alleges as follows:
	I.
20	The Plaintiff is a resident of the State of Nevada, County of Carson, and for
21	(County in which you live)
22	a period of more than six weeks immediately preceding the commencement of this action, has resided
23	in, been physically present in, and is a resident of the State of Nevada, and intends to continue to
24	make the State of Nevada her/his her home for an indefinite period of time.
25	The Defendant is a resident of the State of <u>Nevada</u> , County of <u>Douglas</u> . (State and County of Defendant's residence)
26	
27	II. The parties were married on <u>9/20/11</u> , in <u>Douglas</u> ,
28	(Date of marriage) (City or County of Marriage)
20	State of <u>Nevada</u> , and ever since that day have been, and are now, husband and wife. (State in which marriage took place)
	7

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			8) 8)	
1		т.	9 ⁶	÷1
2	Wife is not	mean ant at this time	ж. (
3	(is or is not)	_ pregnant at this time.		2
4			×	
5		nt at this time, answer th not pregnant, print "N/A	e following questions. If wife " in the spaces.	
6	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3			
7	Husband (is or is not) Nj/	A the father of the	e unborn child. The unborn child	is
8	due to be born on: (date of expect	ed birth) N/A	. C	
9		17 - 17 N 5	3	
0		IV.	20 21	
1	In the following paragraph lis	t all children harn of this	union, whether born prior to mar	rino
2			ho were adopted during the time of	
3	e		9	
4⊸ 5	That there are <u>2</u> (Number of minor		to, or adopted, through this union.	
6		3		
5	NAME	M 4	AGE DATE OF BIR	IH
	Eduardo Javier Ramirez Arre	т. 	<u>AGE <u>DATE OF BIR</u> 04/13/2006</u>	Ш
7	Eduardo Javier Ramirez Arre	guin <u>6</u>	.04/13/2006	
7 8		guin <u>6</u>		
7 8 9	Eduardo Javier Ramirez Arre	guin <u>6</u>	.04/13/2006	
7 8 9	Eduardo Javier Ramirez Arre	guin <u>6</u>	.04/13/2006	
7 8 9 0	Eduardo Javier Ramirez Arre	guin <u>6</u>	.04/13/2006	
7 8 9 0 1 2	Eduardo Javier Ramirez Arre	guin <u>6</u>	.04/13/2006	
7 8 9 1 2 3	Eduardo Javier Ramirez Arre	guin <u>6</u>	.04/13/2006	
7 8 9 0 1 2 3 4	Eduardo Javier Ramirez Arre	guin <u>6</u>	.04/13/2006	
7 8 9 0 1 2 3 4 5	Eduardo Javier Ramirez Arre	vguin 64	04/13/2006	
7 8 9 0 1 2 3 4 5 6 7	Eduardo Javier Ramirez Arreg	vguin 6 uin 4 V. <u>Children's Reside</u> <i>ph, print each child's nar</i>	04/13/2006	

Exhibit E

53		9 2	· ·						
1	The state of residen	ce of the children is as follows:							
2 3	Name	State Of Residence	Length Of Time Child Has						
4	Eduardo J R Arreguin	Nevada	Lived In That State 6 years						
5	Carlos A R Arreguin	Nevada	4 years						
6		<u> </u>							
7	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	14	-						
8			· · · · · · · · · · · · · · · · · · ·						
9									
10	STOP HERE. There may b	on physically present in the State le a jurisdictional issue regardir	e of Nevada for the past six months, 1g the authority of the court to enter						
11	orders concerning custody on this matter before going	and visitation of the children a	nd you should seek legal assistance						
12		, my fulther.							
13		VI.	4						
14		2 2	2						
15	*	Legal Custody Of The C	hildren						
16 17	WARNING: Your choice of custody terms will have a direct effect on your legal rights to your children. Be sure you are familiar with the legal definitions of the different kinds of custody before you choose how custody will be stated in these documents.								
18	. 8	5 . L99							
19	Sole legal custody is granted only in extreme or unusual circumstances.								
20	Initial only ONE of the fol	lowing statements and print "no	ot applicable" in the other space.						
21	WARNING: If you select	"SOLE CUSTODY" you must d	escribe facts that demonstrate the y be required to appear in court to						
22	justify your choice of sole	legal custody.	y be required to appear in court to						
23	5		2						
24	20								
25 26	<u>N/A</u> mother and fathe Initial	r are fit and proper persons to sh	are joint legal custody of the minor						
	child(ren)		≜						
27		(names of child(ren)							
28		2							

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1	OR,
2	N/A is a fit and proper person to have sole legal custody of
3	Initial (mother or father)
4	the minor child(ren)
5	(names of child(ren)
6	and the other parent is not fit to have joint legal custody because:
7	
8	
9	VII.
10	
11	<u>Physical Custody of the Children</u> There are <u>THREE</u> different choices in the following paragraph: (a) joint physical
12	custody; or (b) primary physical custody; or (c) sole physical custody. Choose only ONE. Initial the ONE choice. In the space not initialed, print "N/A".
13	
14	(a) Joint Physical Custody
15	N/A mother and father are fit and proper persons to be awarded joint physical custody of
'16	Initials the minor child(ren) N/A
17	(Names of children)
18	with visitation and exchange as set out in Paragraph VIII.
19	(b) Primary Physical Custody
20	
21	N/A is a fit and proper person to have the primary (Name of custodial parent)
22	10 NF K 8
23	physical custody of the minor child(ren), N/A (Names of the children)
24	with visitation by the non-custodial parent as set forth in the following schedule.
25	
26	
27	N/A is a fit and proper person to have the sole physical (Name of custodial parent)
28	

4=

1	custody of the minor child(ren), N/A							
2	(Names of children)							
3	with visitation by the non-custodial parent as set forth in the following schedule.							
4								
5	VIII.							
6	WEEKLY/MONTHLY AND SUMMER EXCHANGE AND VISITATION							
7	Visitation must be set out in specific detail, including a full weekly or monthly schedule with the days the exchanges will take place, the times of the exchanges, and who will provide							
8	transportation. Also include specific details regarding holiday sharing and summer vacation							
9	periods. Without very specific visitation, a Decree will not be granted. Terms such as "reasonable visitation" and "visitation at reasonable times and places" will not be accepted.							
10	NVA DL							
11	N/A Please See Attached custody from Douglas County Nevada.							
11								
13								
14								
15								
16								
17								
18								
19								
20								
21								
22								
23								
24								
25	HOLIDAY VISITATION							
26	(You may add or subtract any holidays on the following list. If you choose not to exchange the							
27	child/ren on a specific holiday, print "N/A" in the spaces for that holiday. If no changes for the holidays are to be made in the regular visitation schedule, state that clearly in the next paragraph							
28	and print "N/A" on the lines provided for the individual holidays.)							

ŧ

July 25, 2012

Re: Custody Order/established

Dear Judge,

I am filing my divorce in Carson City First Judicial District court of the State of Nevada in and for Carson City. My complaint for divorce with children is being filed in this court without the children part of the filing completed due to a filing of custody in Douglas County Nevada.

Attached is a copy of the custody order filed in Douglas county Nevada. Plaintiff and Defendant have two children, Eduardo Javier Ramirez Arreguin and Carlos Adrian Ramirez Arreguin.

We had established custody in Douglas County a year ago, before plaintiff and defendant were married. As of June, I have separted from Mr. Ramirez Rivas. We have returned to court regarding the custody so that I can establish a schedule for visitation of the children.

On July 19th, 2012, we were in front of the Judge assigned to our custody in Douglas; he suggested I file my divorce in Carson City.

I wish to file my divorce in this county due to transportation and cost, I find it difficult to travel to Douglas County District Court. I do not have a vehicle and rely on family to transport me back and forth.

Sincerely

Mayra E. Arreguin

Cc: file/Douglas county District court Attachment: Douglas County District Court Custody Order

j.	
* 1 2 3 4	Case No. 09-CV-0340 Dept. No. I Dept. No. I Dept. No. I Dept. No. I DOUGLAS COUNTY DISTRICT COURT CLERK DISTRICT COURT CLERK DISTRICT COURT CLERK M. DLAO
5	W. BIAGGINEUTY
6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF DOUGLAS
8	
9	MAYRA E. ARREGUIN,
10	Petitioner,
11	5 19 15 19
12	$\mathbf{v}. \qquad \mathbf{ORDER}$
13	JAVIER RAMIREZ,
14	Respondent.
15	
16	THIS MATTER came before the Court on July 19, 2012, at the time set to hear
	Petitioner's Ex Parte Motion Regarding Children. Present before the Court were Petitioner
18	Mayra Arreguin, representing herself, pro se, and Respondent Javier Ramirez, representing
19	himself, pro se. Also present was an interpreter provided by the Court to assist Mayra
20	Arreguin.
21 22	As the hearing commenced, the parties indicated that since the previous hearing, held
22	on September 19, 2011, the parties married. Ms. Arreguin indicated she now intends to file for
24	divorce.
25	Based upon this circumstance, and without objection from the parties, the Court set
25	
27	forth the following temporary provisions regarding the care, custody and support of the parties'
DAVID R. GAMBLE 28 DISTRICT JUDGE DOUGLAS COUNTY P.O. BON 218 MINDEN, NV 89423	minor children until further order by either this Court or within a divorce matter to be initiated. 13

j.

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2	Until a divorce proceeding is commenced by one of the parties, any further issues regarding the
3	parties' children are to be addressed by the parties within pleadings filed only in this matter.
4	1. The parties are to have no contact with each other except with regard to the children
5	in the following limited fashion: all communication regarding the children is to be in writing.
6	Any such writing may be given to the children for delivery to the other parent after a custody
7	exchange. If the receiving parent has a written response, that response may be delivered by the
8	children following a subsequent custody exchange. No other communication is to occur
9 10	between the parties unless one of the children is injured significantly or is hospitalized (i.e. a
11	medical emergency exists regarding one of the parties' minor children).
12	Failure to abide by the specific restrictions contained within this Order may result in the
13	violating party being punished during contempt proceedings, including a fine or temporary
14	confinement in jail.
15 16	2. Mayra Arreguin and Javier Ramirez shall continue to share joint legal and physical
17	custody of EDUARDO JAVIER RAMIREZ born April 13, 2006, and CARLOS ADRIAN
18	RAMIREZ born October 9, 2007. Javier Ramirez shall have physical custody of the two minor
19	children beginning every Saturday at 4 p.m. until the immediately following Tuesday at 4 p.m.
20	At all other times, the parties' children shall be in the care and physical custody of Mayra
21	Arreguin.
22	Legal custody includes the right to make decisions with the other parent regarding a
23 24	child's upbringing, including the child's education, health care, religious training, and welfare.
25	See Newdow v. U.S. Congress, 313 F.3d 500, 503 (9th Cir. 2002); see for example California
25	Family Code §§ 3003 ("Joint Legal Custody"), 3006 ("Sole Legal Custody").
27	In application, a parent sharing joint legal custody has the right to access a child's
DAVID R. GAMBLE 28	
DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423	school, health care, day care and other records. It also means that the parent has input into 14

1	decisions about where the child will attend school, what doctors the child will see, what health
2	care the child receives, and what type of church or religious institution the child attends.
3 4	Therefore, in cases of joint legal custody, both parents must consult with each other on matters
5	regarding a child's education, health care, religious training, and welfare. If the parties
6	disagree about the child's care and upbringing, they should attempt to resolve the difference in
7	a fair and reasonable manner. The parties should understand that co-parenting means that each
8	parent has rights and responsibilities towards the child, and that each parent must act in the best
9	interests of the child.
10	As joint legal custodians, each parent shall have direct access to all the child's records,
11 12	including but not limited to education and medical records. Each parent is also to list the other
12	as a parent or contact person with the child's school, extra-curricular activities, and the like,
14	
15	with each parent having the right to independently consult with any person related to the
16	children's activities, including teachers, principals, coaches, doctors, and the like.
17	3. Custody exchanges are to occur in the parking lot of Hispanic Services of Nevada
18	located in Carson City, Nevada. The following individuals may receive or deliver the children
19	during the scheduled custody exchanges:
20	Javier Ramirez or his brother or mother;
21	Mayra Arreguin or her parents or brother.
22	So long as any contact between Javier Ramirez and any individual included
23 24	immediately above, who is protected from contact with Javier Ramirez by a Temporary
24	Protective Order (TPO), occurs in the context of a custody exchange as described within this
25	Order, Javier Ramirez is not to be prosecuted for any resulting violation of the Temporary
27	Protective Order specifically occurring only as a result of the custody exchange.
D R. GAMBLE 28	4. Each parent shall notify the other in writing, within twenty-four (24) hours, of a
TRICT JUDGE GLAS COUNTY 20. BOX 218 IDEN, NV 89423	4. Each parent shall notify the other in writing, within twenty-rour (24) hours, or a 15

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DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423

change in the location of that parent's residence, including the location of the new address and phone number. Neither parent shall leave the State of Nevada with either child without written 2 permission from the other parent that the child may leave the State. Neither parent is to 3 relocate to the nation of Mexico with the children or cause the children to travel to Mexico at 4 5 any time, until further order of the Court. 6

5. As of August 1, 2012, child support shall be due from Javier Ramirez to Mayra 7 Arreguin in the amount of \$200 per month, representing the statutory minimum of \$100 per 8 month per child, due on the first day of every month. This amount reflects the circumstance 9 that Javier Ramirez is unemployed and Mayra Ramirez is not employed full-time every week. 10 Once Javier Ramirez becomes re-employed, a new child support calculation will be necessary 11 12 that is in accord with the relevant statutory formula as more fully described within Wright v. 13

Osburn, 114 Nev. 1367, 970 P.2d 1071 (1998). 14

6. The parties are to evenly split the cost of any health insurance for the children, as 15 well as the cost of any medical expenses incurred on behalf of the children which are not 16 17

reimbursed by health insurance. 18

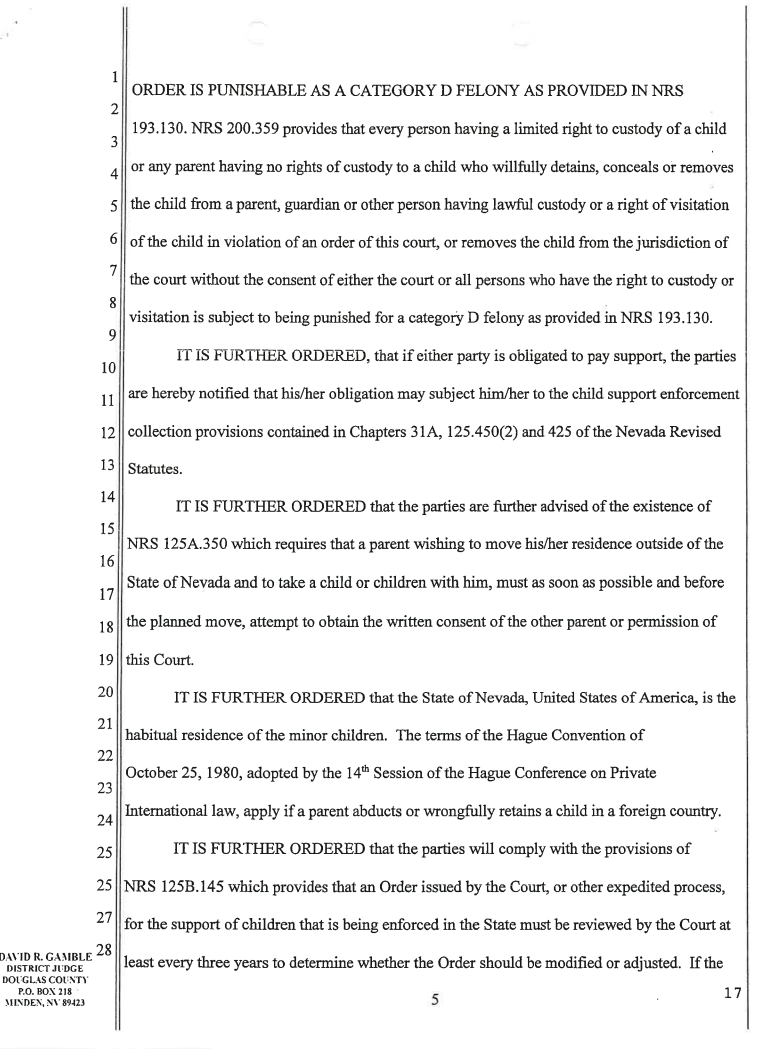
If a parent incurs a medical expense on behalf of either of the children, that parent shall 19 provide the other parent with a copy of the receipt and/or the written Explanation of Insurance 20 Benefits (EOB) within thirty (30) days from incurring the cost. The parent receiving the 21 document shall then reimburse the other parent for one-half the out-of-pocket or unreimbursed 22 expense within thirty (30) days from receiving the copied document(s). The parties shall not 23 deduct the resulting amount due from any child support payment, instead paying the amount 24 25 due separately. 25 IT IS FURTHER ORDERED: PENALTY FOR VIOLATION OF ORDER: THE 27

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DAVID R. GAMBLE 28 DISTRICT JUDGE DUCTAS COUNTY P.O. BOX 218 MINDEN, NV 89423

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ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS 16



1 court determines that modification or adjustment of the order is appropriate, the court shall 2 enter an order modifying or adjusting the previous order for support. Any review of an order 3 for the support of a child must be conducted by the Court upon the filing of a request for 4 review by: (1) the Welfare Division of the Department of Human Resources or the District 5 6 Attorney, if the Welfare Division or the District Attorney has jurisdiction in the case; or (2) a 7 parent or legal guardian of the child. 8 IT IS FURTHER ORDERED that an order for support of a child may be reviewed at 9 any time on the basis of changed circumstances. 10 IT IS FURTHER ORDERED that under NRS 425.510, as of January 1, 1996, the 11 obligor's driver's license can be suspended if the obligor is more than \$1,000.00 (one thousand 12 13 dollars) in arrears and is two (2) months or more behind in his or her payments of child 14 support, and/or has not provided court-ordered medical insurance for his or her 15 child(ren). 16 IT IS SO ORDERED. 17 Dated this day of July, 2012. 18 19 DAYLOR. GAMBLE 20 District Judge 21 Copies served by mail this <u></u> day of July, 2012 to: Mayra E. Arreguin, 1035 Woodside Drive, #119, Carson City, NV 89701; Javier Ramirez, 925 Mica Drive, #201, Carson City, 22 NV 89705 23 Joann Shaler 24 25 25 27 AVID R. GAMBLE 28 DISTRICT JUDGE 18 EGLAS COUNTY 6 INDEN, NV 89423

P.O. BOX 218

(Name each specific holiday, a include exactly when the holid	such as Thanksgiving, C	hristmas, East	er, Passover,	Hanukkah
and from the visiting parent)	lay visitation shall begin		provide the tra	uisportati
_N/A	2	a	•	0
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Should a haliday fall a	n a three day weekend and	litic the other	noront's week	end to has
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child(ren), the three day holida	<i>E</i> .			
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2	on the day of the holiday and end at N/Am.
3	will provide the transportation for the initial exchange
4	(Visiting Parent or Custodial Parent)
5	and <u>N/A</u> will provide the transportation for the return exchange.
6	(Visiting Parent or Custodial Parent)
	New Year's Day will be alternated with N/A having
7	(Father or Mother)
8	the child in the year and eachyear thereafter.
9	(odd or even)
10	Martin Luther King's Birthday will be alternated with N/A having the
11	Martin Luther King's Birthday will be alternated with <u>N/A</u> having the (Father or Mother)
	child in the year and each year thereafter.
12	(odd or even)
13	President's Day will be alternated with N/A having the
14	(Father or Mother) child in the year and eachyear thereafter.
15	(odd or even)
16	Memorial Day will be alternated with N/A having the
17	(Father or Mother) child in the year and eachyear thereafter.
	(odd or even)
18	Fourth of July will be alternated with <u>N/A</u> having the
19	child in the year and each year thereafter.
20	(odd or even)
21	Labor Day will be alternated with <u>N/A</u> having the child in (Father or Mother)
22	the year and each year thereafter.
	(odd or even)
23	Nevada Day will be alternated with <u>N/A</u> having the child in (Father or Mother)
24	the year and eachyear thereafter.
25	(odd or even) Halloween will be alternated with <u>N/A</u> having the child in
26	(Father or Mother)
27	the year and eachyear thereafter.
28	(odd or even) Veteran's Day will be alternated with N/A having the child in
20	(Father or Mother)
	the year and each year thereafter.

Exhibit E

1	(odd or even)
2	Child's birthday will be alternated with <u>N/A</u> having the child in
3	(Father or Mother) the year and each year thereafter.
4	(odd or even)
	N/A Mother shall have the shild on Mother's Dev and Eather shall have the shild on
5	<u>N/A</u> Mother shall have the child on Mother's Day and Father shall have the child on (Yes or No) Father's Day.
6	
7	IX.
8	CHILD SUPPORT
9	The child support MUST be based on the formula as set out in the Nevada
10	Revised Statutes. You may not just state an arbitrary amount and you may not state "no child support to be paid".
11	N/A
12	(Father or Mother)
13	per month, per child, for a total monthly child support obligation of \$
14	(Total monthly child support payment)
15	per month. The child support shall be paid on or before the day of each month.
['] 16	
17	This amount is based upon the following information:
18	Husband's gross monthly income is \$
h	(Amount earned per month before deductions)
19	Wife's gross monthly income is \$
20	(Amount earned per month before deductions)
21	
22	Initial <u>either</u> line 25, or line 2, or line 6 on the next page. <u>DO</u> NOT INITIAL ALL LINES. Print N/A on those lines you do
23	not initial.
24	
25	N/A is the non-custodial parent and, the amount on lines
	(Mother or Father) 12-14 above, is in compliance with NRS 125B.070 and is either % of
26	12-14 above, is in compliance with NRS 125B.070 and is either% of (18%, 25%, 29%, 31%)
27	₩
28	gross monthly income or the statutory minimum. (Father's or Mother's)

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2	N/A		Received	a Darenta o	re joint nh		dians the	amount of c	hild sunno	rt on lines
3	19/7 (,		5(2.00	iε.			
4		2	12-14 abo	ve, meet	s the statu	tory require	ment.			
5					3	OR				
6	N/A		The supp	ort oblig	ation amo	unt is not th	e amount	required in t		Under the
7			statutes, t	he child	support o	bligation for	(Mother of		uld be \$	
8	151		per mont	h, per chi	ild. Howe	ever, that an	ount shou	ild be differe	nt because	: (Please
9			and list y			<u>oniy</u> reasons	you can u	eviate from		y ioiiiuia,
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16						12				
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18			4. -		5	10				
19			1))							
20	The cl	hild su	pport oblig	gation fo	r each chi	ld ceases wh	en the chi	ld reaches th	e age of 18	years of age
21	if he/s	she is r	10 longer e	nrolled i	n high sch	ool, otherwi	se, when l	ne/she reache	es the age o	f 19 years of
22	age.									
23	-	Aw	age assign	ment for	the child				mediately p	out in place.
24	~	8	e.			(v	vill or will	not)		
25		;								
26		If cl	ild suppo in the follo	rt arrear owing in	s from the formation	e date of sej n. If you a	paration a re not cla	re being req iming child	uested, you support a	rrears,
27		prin	t "N/A" d	on the fe	ollowing	lines. If yo	u are cla	iming child r (4) years in	support a	rrears
28			r court or		.05.0, you	muy request	пр ю јой	, (7) years m		
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Exhibit E

1	Plaintiff and Defendant separated on <u>N/A</u> . Plaintiff requests child
2	(Date of Separation) support in the amount of \$ per month, per child, for a total of \$
3	support in the amount of \$ per month, per child, for a total of \$
4	per month from the date of the separation to the filing date of the Decree or other Order.
[.] 5	You must initial <u>ONLY ONE</u> of the following statements
6	regarding child support. On all other lines, print "N/A."
7	1. N/A There is already a Child Support action through the District Attorney's Office and
8	payment of the child support shall continue to be handled through that office.
9	2 The children are receiving Welfare benefits and the Welfare Department has, or
10	will have, a child support case through the District Attorney's Office and the District Attorney's Office shall continue to handle the child payments.
11	2 NUA
12	3. <u>N/A</u> No formal child support obligation has ever previously been established and this will be the first Court Order for child support and the parent paying child support
13	will pay the support directly to the receiving parent.
14	
15	4. <u>N/A</u> Although this is the first Court Order for child support, the payments will be through the District Attorney's Office and the parent who will be collecting child
'16	support shall open the case with the District Attorney's Office.
'16 17	support shall open the case with the District Attorney's Office. X.
	X.
17	X. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health
17 18	X. <u>Health Care</u>
17 18 19	X. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or
17 18 19 20	X. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or
17 18 19 20 21	X. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank. The child(ren) presently (are or are not) N/A covered by a health insurance policy.
17 18 19 20 21 22	K. Health Care Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank. The child(ren) presently (are or are not) N/A on Medicaid or Nevada Check-up.
 17 18 19 20 21 22 23 	X. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank. The child(ren) presently (are or are not) N/A covered by a health insurance policy.
 17 18 19 20 21 22 23 24 	K. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank. The child(ren) presently (are or are not) N/A covered by a health insurance policy. The child(ren) presently (are or are not) on Medicaid or Nevada Check-up.
 17 18 19 20 21 22 23 24 25 	K. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank. The child(ren) presently (are or are not) N/A covered by a health insurance policy. The child(ren) presently (are or are not) Or on Medicaid or Nevada Check-up.
 17 18 19 20 21 22 23 24 25 26 	K. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank. The child(ren) presently (are or are not) N/A covered by a health insurance policy. The child(ren) presently (are or are not) on Medicaid or Nevada Check-up.
 17 18 19 20 21 22 23 24 25 26 27 	K. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank. The child(ren) presently (are or are not) N/A covered by a health insurance policy. The child(ren) presently (are or are not) Or on Medicaid or Nevada Check-up.

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1	XI.
2	Division of Assets
3	Initial <u>ONLY ONE</u> of the statements below. Print "N/A" in the spaces you do not use. Be sure to address all retirement accounts, bank accounts and vehicles. When listing
4	accounts, use the last four digits of the account number, if known. Include the VIN numbers when listing vehicles.
6	
7 8	1. N/A All of the community assets and property have been previously divided and each is to keep the property they have in their possession at this time.
9	2. <u>N/A</u> There is no community property to be divided.
10	3 The community property should be divided as follows: (Include retirement, and pension benefits.)
11	WIFE SHALL RECEIVE THE FOLLOWING:
12	There are misc., items of furnishings
13 14	and personal items that wife would request to be divided. List is attached.
15	
16	
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18	ř.
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26	HUSBAND SHALL RECEIVE THE FOLLOWING:
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Exhibit E

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8	(If more room is needed, attach additional sheets but make sure the sheets are clearly identified as continuation of the division of assets. Write only on one side of the page of additional sheets an
each additional sheet must be initialed.)	
.0	There may be additional community assets of the parties, the exact amounts and description
1	
2	of which are unknown to Plaintiff at this time. Plaintiff asks permission of this Court to amend this
3	Complaint to insert this information when it becomes known to Plaintiff, or at the time of trial.
4	XII.
5	Division of Debts
6	Initial <u>ONLY ONE</u> of the <u>three</u> statements below. Print "N/A" in the
7	spaces you do not use. Be sure to list all credit cards with the last four numbers of each account, if known.
8	1. N/A All of the community debts have been previously divided and each is to keep
9	those debts assigned to them and indemnify and hold the other party harmless
from those debts.	from those debts.
21	2 There are no community debts to be divided.
22	3. N/A The community debts should be divided as follows: (Be sure to list specific
22 debts with the last four numbers of the accounts, if available.)	
24	WIFE SHALL RECEIVE THE FOLLOWING DEBTS
25	AS HER SOLE AND SPEARATE DEBTS AND SHALL INDEMNIFY AND HOLD
	HUSBAND HARMELSS FROM THESE DEBTS:
26	· · _ · _ · _ · _ · · · · ·
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	Exhibit E 12

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6.		
7	HUSBAND SHALL RECEIVE THE FOLLOWING DEBTS	
8	AS HIS SOLE AND SEPARATE DEBTS AND SHALL INDEMNIFY AND HOLD WIFE HARMELSS FROM THESE DEBTS:	
9		
10		
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12		
13	······································	
13		
15		
16		
17		
18		
19	(If more room is needed, attach additional sheets but make sure the sheets are clearly identified	
20	as a continuation of the division of debts. Write only on one side of the page on additional sheets and each additional sheet must be initialed.)	
21	C C	
22	There may be additional community debts of the parties, the exact amounts and	
23	descriptions of which are unknown to Plaintiff at this time. Plaintiff asks permission of this	
24	Court to amend this Complaint to insert this information when it becomes known to Plaintiff, or	
2 4 25		
	at the time of trial.	
26		
27		
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1			
2	<u>Spousal Support (Alimony)</u> Initial only <u>ONE</u> of the following statements. If you initial one of the statements that		
3			
	makes a provision for spousal support, be sure to fill in all the spaces in that statement. DO NOT LEAVE ANY SPACES BLANK IN THIS SECTION. PRINT "N/A" IN		
4	ALL SPACES THAT ARE NOT APPLICABLE TO YOU. Spousal Support will automatically cease upon the remarriage of the recipient or the		
5			
6	death of either party.		
7	<u>N/A</u> Alimony is not appropriate in this case.		
8	N/A Wife shall receive spousal support in the amount of \$ per		
9	(Amount Wife to receive)		
10	, due and payable on the of each		
	(Week or month) (Date amount due)		
11	for a period of		
12	(Week or month) (Number of weeks, months or years)		
13	The spousal support shall begin on(Date spousal support to begin)		
14	and end on		
15	(Date last spousal support payment will be made)		
	N/A Husband shall receive spousal support in the amount of \$ per		
'16	(Amount to be received)		
17	(Week or month), due and payable on the of each (Date amount due)		
18	for a period of		
19	(Week or month) (Number of weeks, months or years)		
	The spousal support shall begin on(Date spousal support to begin)		
20	and end on		
21	(Date last spousal support payment will be made)		
22			
23	XIV.		
24	Former Name		
25	If wife is filing, wife should initial <u>ONLY ONE</u> of the following <u>three</u> statements		
	and print "N/A" in the spaces not filled in. If husband is filing, husband should		
26	print "N/A" in all spaces		
27	<u>N/A</u> Wife does not wish to return to her former name.		
28	N/A Wife wishes to return to her former name of		
	e e e e e e e e e e e e e e e e e e e		

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1	(Print full name).		
2			
3	Wife never changed her name and, therefore, does not request restoration of her former name.		
4	XV.		
5	The parties are incompatible in marriage and there is no hope for reconciliation, and/or		
6	the parties have lived separate and apart for more than one year without cohabitation.		
7	e a a e Ba		
8			
9	WHEREFORE, Plaintiff prays for judgment against Defendant as follows:		
10	1. That the bonds of matrimony heretofore and now existing between the Plaintiff and		
11	Defendant be forever dissolved, and that each of the parties be restored to the status of		
12	unmarried persons.		
13	2. That the Court grant Plaintiff the relief requested in this Complaint.		
14	x s		
15			
16	DATE: July 25, 2012		
17			
18	(Signature)		
19	<u>1035 Woodside Drive #110</u> (Address)		
20	Carson City Nevada		
21	(775) 461-0124		
22	(Telephone number)		
23			
24			
25			
26			
27			
28			

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1	VERIFICATION AND ACKNOWLEDGMENT			
2	STATE OF NEVADA)			
3)ss			
4	County of <u>Carson</u>)			
5	Mayra E. Arreguin, being first duly sworn, under oath and the			
6	(Your name) penalties of perjury, deposes and says: I am the Plaintiff in the above entitled action, and competent			
7	to testify as to the contents of the attached pleading of my own knowledge; that I have read the			
8	foregoing Complaint For Divorce and know the contents thereof; that the same are true to the best of			
9	my own knowledge, save and except to those matters stated upon information and belief, and, as to			
10	those matters, I believe the same to be true.			
11				
12	Maria E Name			
12	(Signature)			
13	SUBSCRIBED and SWORN to before me			
15	STATE OF NEVADA			
'16	this 2 day of August, 2012. GABRIEL ACEBEDO			
10	NOTARY PUBLIC			
	NOTARTTOBLIC			
18				
19	STATE OF NEVADA)			
20)ss County of <u>Carson</u>)			
21				
22	On this $2^{-d} day$ of August, $20(2)$ personally appeared before me, the			
23	undersigned, a Notary Public in and for the County of <u>Carson city</u> , State of			
24	Nevada, <u>Mayra E. Arreguin</u> , personally known to me or proved to me to be the person whose name is subscribed to the above instrument who acknowledged			
25	that she/he executed the above instrument.			
26	macsherne executed the above instrument.			
27	To his Aubals .			
28	8 NOTARY PUBLIC			
	STATE OF NEVADA County of Carson GABRIEL ACEBEDO 29			
	Exhibit E 16 No: 08-6392-3 GADRIEL ACEDEDU 29 My Appointment Expires APR. 21, 2016			

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1 2 3 4 5	Your name or firm: Mailing Address: City, State, Zip: Telephone: In The First Judicial District Court of the State of Nevada In and for Carson City	
6	in and for Carson City	
7 8	VS. Case No. 12 Mu 0029111 Plaintiff, Dept. No. IT	
9	Tovier namiros Rivas	
10	Defendant.	
11)	
12	AFFIRMATION	
13	Pursuant to NRS 239B.030/603A.040	
	(Initial Appearance)	
14 15 16 17	The undersigned does hereby affirm that upon the filing of additional documents in the above matter, an Affirmation will be provided <u>ONLY</u> if the document contains a social security number (NRS 239B.030) or "personal information" (NRS 603A.040), which means a natural person's first name or first initial and last name in combination with any one or more of the following data elements:	
18	 Social Security number. Driver's license number or identification card number. 	
19 20	3. Account number, credit card number or debit card number, in combination with any required security code, access code or password that would permit access to the person's financial account.	
21		
22	The term does not include publicly available information that is lawfully made available to the general public.	
23	(Your signature) (Date) 7.25.2012	
24 25	The purpose of this initial affirmation is to ensure that each person who initiates a case, or upon first appearing in a case, acknowledges their understanding that no further affirmations are necessary <u>unless</u> a pleading which is filed contains personal information.	
	Affirmation Social Security Numbers_Initial Appearance/12/PS.W/010108	

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REC'D & FILF Your name: INDORIU 2012 AUG -6 PM 2:30 #11A 1 Mailing Address: 103 City, State, Zip: N 2 161-020 Telephone: In Proper Person 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Case No .: 12 021 00391 12 Dept. No. 8 9 **REQUEST FOR SUBMISSION** vs. 10 Defendant. 11 12 13 threquin, in proper person, and hereby 2 COMES NOW, -11 14 Durce previously filed 5 requests that the Compla 15 (name of)document) 2012, be submitted to in the above-entitled matter on the 2.5 day of _ 16 the Court for consideration. 17 2012 DATED this <u>95</u> day of 18 Anea 19 Your Name May Address 1035 Wm dourle 20 NV 21 C. 22 Telephone # 461 - OP 23 24 25 Page 1 of 2 31 Request to Submit/W/11-10-09

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid thereon, addressed to:

Javier Jamis Caron City Dated this QF _day of _____u

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1 2 3 4 5 6	Case No.: 12 DR1 00391 1B Dept. No.: 1 IN THE FIRST JUDICIAL DISTRICT CO	
7	IN AND FOR CAF	RSON CITY
 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 	the opposing parties.	the related matter of Case No. 12 PO 000391 at of a temporary protective order. That at 11:00 a.m. In the interests of convenience management conference at the same hearing, at 11:00 a.m. in Department I of the First Carson City, Nevada. Every party and their gement conference in person unless excused at be made in writing to the Court no later
27 28		33

Any party or counsel who seeks relief from the date of the case management conference must do so within ten (10) days after service of this order.

The parties are directed to file the financial disclosures required by NRCP 16.2(a)(1), and initial disclosures required by NRCP 16.2(a)(2) approximately forty-five (45) days from the service of the summons and complaint.

The parties are directed to meet and confer as required by NRCP 16.2(b) not less than 6 five days before the case management conference. At this meeting, the parties are directed to 7 resolve as many of the matters as possible which may be addressed at the case management 8 conference, including but not limited to: settlement of this matter, mediation under FJDCR 25, 9 selection of a mediator, and whether mediation should be confidential or open; if there is a need 10 for experts, including the type of expert (accountant, custody evaluator, appraiser, etc.), and 11 whether the parties can stipulate to select an expert; whether a Court Appointed Special 12 Advocate (CASA) is needed; whether this is an unusually complex case where the appointment 13 of a discovery commissioner is appropriate (NRCP 16.3) or a change in the rules is appropriate 14 (NRCP 16.2(h)); a discovery plan; deadlines for discovery; and an appropriate trial date. 15 At the case management conference, each party shall provide the Court with a list of the 16 witnesses and documents exchanged pursuant to NRCP 16.2(a)(2). Each list shall be titled as 17

18 either "Plaintiff's List of Witnesses and Documents Exchanged" or "Defendant's List of
19 Witnesses and Documents Exchanged," as appropriate. The list shall be formatted in a manner
20 appropriate to be attached as an exhibit to the case management order.

At the case management conference, the Court shall set this matter for trial at a date
satisfactory to the parties present and the Court, and calculate other deadlines pursuant to
NRCP 16.2 as appropriate. Other matters shall be discussed as required by NRCP 16.2 and
stated above.

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1	Failure to comply with this order may be sanctionable pursuant to NRCP 16.2(f) and		
2	NRCP 37. A party shall comply with this order and any applicable Court rule even if the party is		
3	not represented by counsel. NRCP 16.2(g).		
4	IT IS SO ORDERED.		
5	Dated this standary, 2013.		
6	IAMES T. RUSSELL		
7	DISTRICT JUDGE		
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1	CERTIFICATE OF MAILING		
2	I hereby certify that on the day of January, 2013, I served a copy of the foregoing		
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:		
4	Mayra Arreguin 1035 Woodside Drive #119		
5	Carson City, NV 89701		
6	Javier Ramirez 925 Mica Drive #201		
7	Carson City, NV 89705		
8	- Croyhalk		
9	J. Scott Walker Law Clerk, Department 1		
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1	Case No.: 12 DR1 00391 1B		
2	Dept. No.: I 2013 JAN 15 PH 4: 54		
3	ALAN GLOVER		
4	BY DEPUTY CLERK		
5			
6	IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
7	IN AND FOR CARSON CITY		
8			
9	MAYRA E. ARREGUIN,		
10	Plaintiff,		
11	vs. CASE MANAGEMENT ORDER		
12	JAVIER RAMIREZ,		
13	Defendant.		
14	/		
15			
16	Pursuant to Rule 16.2 of the Nevada Rules of Civil Procedure, the Case Management		
17	Conference held on January 15, 2013 and the First Judicial District Court Rules, the following		
18	Scheduling Order is entered.		
19	This matter is $a(n)$: \boxtimes divorce \square paternity suit \square annulment		
20	The matters to be resolved include: \boxtimes property division \square separate maintenance		
21	\Box parentage \boxtimes child custody \boxtimes child support.		
22	DISCOVERY		
23	IT IS HEREBY ORDERED that discovery in this case shall be conducted in compliance		
24	with the following schedule. No extensions or modifications shall be permitted, except by Order		
25	of the Court.		
26	1. All discovery shall be completed by the parties approximately sixty (60) days before		
27	the date set for trial. NRCP 16(b)(3).		
28	/// 37		

2. Pursuant to NRCP 16.2(a)(3), the parties shall disclose to other parties the identity of
 any person who may be used as an expert witness. The expert witness must prepare and sign a
 written report that complies with the rule. NRCP 16.2(a)(3)(B). This disclosure should be
 completed no later than 90 days after the financial disclosures are required to be filed. NRCP
 16.2(a)(3)(A). If the expert witness is solely a rebuttal witness, the disclosure must be made no
 later than sixty (60) days after the disclosure of the expert witness by the other party. All parties
 have a continuing duty to supplement these disclosures. NRCP 26(e)(7).

8 3. Discovery may commence thirty (30) days after the service of the summons and
9 complaint. NRCP 16.2(a)(1)(D). Discovery may include depositions, service of interrogatories,
10 requests for admissions, and requests for production of documents, within the discovery period,
11 or as otherwise authorized by the court. The scope of discovery includes anything not privileged
12 which is relevant to the subject matter of the action. NRCP 26(a) and (b).

4. Each party shall supplement any and all responses made to discovery requests or
obligations as required by NRCP 26(e).

15 5. Each party shall promptly supplement their financial disclosures as required by NRCP
16 16.2(a)(1)(C).

17 6. It is expected that the parties and counsel, if applicable, will share information
18 informally to the extent feasible and will conduct discovery in a spirit of good faith, cooperation
19 and efficiency. In the event of a discovery dispute, the parties shall first meet and confer in an
20 attempt to resolve the matter. Failure to meet and confer may result in a denial of any discovery
21 motion. Thereafter, the party requesting or opposing discovery may request a conference or file
22 an appropriate motion. NRCP 26(c) and NRCP 37.

7. All witnesses, documents and exhibits to be presented at trial, must be disclosed at
least thirty (30) days before trial. NRCP 16.2(a)(4). Any objections thereto must be made
fourteen (14) days thereafter; objections not made shall be deemed waived unless excused for
good cause shown. NRCP 16.2(a)(4).

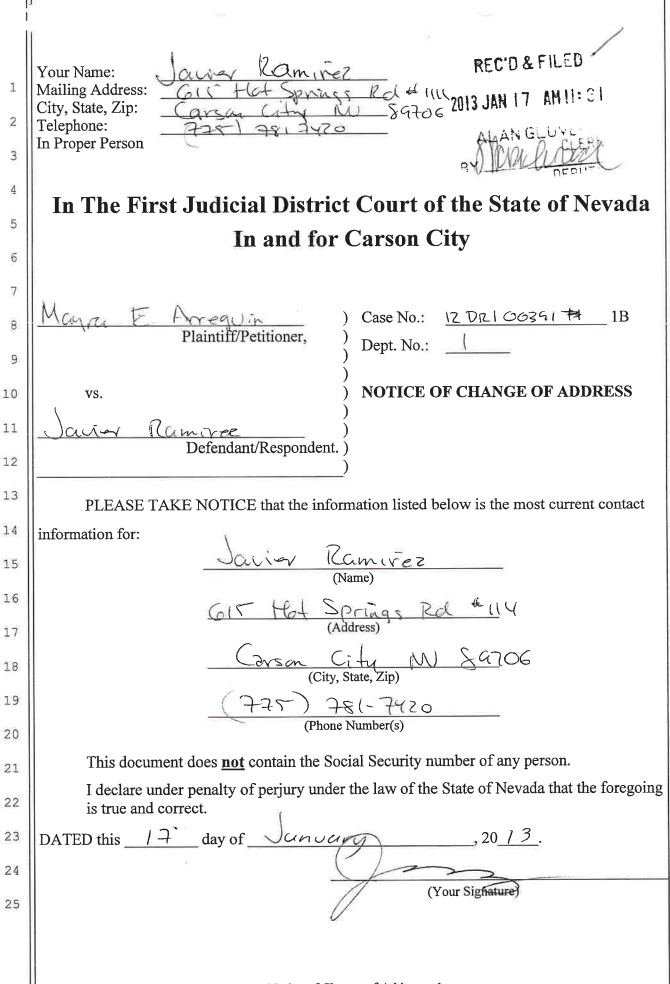
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1	MOTIONS		
2	1. Counsel has ninety (90) days before the date set for the close of discovery, to file		
3	motions to amend the pleadings or add parties. NRCP 16.2(c)(6).		
4	2. Dispositive motions, such as a motion for summary judgment, should be filed not later		
5	than thirty (30) days after the discovery cut off date. NRCP 16.2(c)(8).		
6	Counsel may stipulate to change the time periods. However, any stipulation must be		
7	submitted to the Court with a proposed order of confirmation.		
8	IT IS SO ORDERED.		
9	Dated this <u>/5</u> day of January, 2013.		
10	AMES T. RUSSELL		
11	DISTRICT JUDGE		
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1	CERTIFICATE OF MAILING		
2	I hereby certify that on the 15^{4} day of January, 2013, I served a copy of the		
3	foregoing by placing the foregoing in the United States Mail, postage prepaid, addressed		
4	as follows:		
5	Mayra E. Arreguin 1035 Woodside Drive #119		
6	1035 Woodside Drive #119 Carson City, NV 89701		
7	Javier Ramirez		
8	925 Mica Drive #201 Carson City, NV 89705		
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10	Coybalk		
11	J. Scott Walker Law Clerk, Department 1		
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CERTIFICATE OF SERVICE Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Notice of Change of Address in the U.S. Mail with postage pre-paid thereon, addressed to: (Name of other party) 1035 Woodside Drue # 119 (Address) <u>Carson City NU 89</u>70 ((City, State, Zip) Dated this 12 day of Octavary, 20 13. (Signature)

		10 551 00201 15	REC'D & FILED -	
1	Case No.:	12 DR1 00391 1B	2013 JAN 23 PM 4: 29	
2	Dept. No.:	1	ALAH GLOVER	
3			BY Cern CLERK	
4	DEPUTY			
5	IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		FOR CARSON CITY	
6			FOR CARSON CIT I	
7				
8		ARREGUIN, Plaintiff,		
9	vs.	Flaintin,	ORDER REGARDING	
10	JAVIER RAMIREZ RIVAS,			
11 12	Defendant.			
12	This matter is pending before this Court on Plaintiff MAYRA ARREGUIN's Complaint			
13	for Divorce filed on August 6, 2012. A Temporary Order for Protection Against Domestic			
15	Violence was later entered by this Court on December 28, 2013 under Case No. 12 PO 00391			
16	1B. At that time, the Court scheduled a hearing on the extension, modification, or dissolution of			
17	the protective order on January 15, 2013. Both Plaintiff and Defendant appeared at that hearing			
18	in person, appearing in pro per. While the Complaint for Divorce had not been properly served			
19	on Defendant JAVIER RAMIREZ RIVAS up to that point, the Court deemed the service			
20	requirement satisfied as of the date of the hearing based on Defendant's actual knowledge and			
21	receipt of the complaint in open court.			
22	At the	e hearing on the protective or	der, the Court elected to also treat the hearing as a case	
23	management	t conference in the underlying	divorce action in order to assist the parties in moving	
24	the divorce p	proceedings forward. Therefo	re, based on the initiation of the divorce action in this	
25	Court, this C	Court assumed jurisdiction ove	er the custody of the parties minor children,	
26	EDUARDO	JAVIER RAMIREZ-ARREC	GUIN (DOB 4/13/2006) and CARLOS ADRIAN	
27	RAMIREZ-	ARREGUIN (DOB 10/9/2007	7).	
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II

1	Since July 26, 2012, the parties have been following an Order entered by the Ninth
2	Judicial District Court, Department One, concerning the custody and visitation of the children.
3	This Court finds that the custody allocation and visitation schedule set forth in that order to be
4	equitable and in the best interests of the children at this time.
5	Therefore, good cause appearing,
6	IT IS HEREBY ORDERED that until such time as the parties' divorce is finalized, the
7	parties shall continue to abide by the provisions concerning child custody and visitation as set
8	forth in the Order of the Ninth Judicial District Court, Department One, which Order was entered
9	on July 26, 2012.
10	Dated this <u>23</u> day of January, 2013.
11	JAMES T. RUSSELL
12	CDISTRICT JUDGE
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1	CERTIFICATE OF MAILING
2	I hereby certify that on the $\underline{23}$ day of January, 2013, I placed a copy of the foregoing
3	in the United States Mail, postage prepaid, addressed as follows:
4	Mayra E. Arreguin 1035 Woodside Drive #119
5	Carson City, NV 89701
6	Javier Ramirez Rivas 615 Hot Springs Road #114
7	615 Hot Springs Road #114 Carson City, NV 89706
8	Fronhalken
9	J. Scott Walker Law Clerk, Dept. I
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Your Name: 1 Mailing Address: City, State, Zip: 2 REC'D& FILED Telephone: In Proper Person 3 In The First Judicial District Court of the State of Nevada 4 In and for Carson City 5 12A100391 6 Case No.: 12 Drreggin Plaintiff, 7 Dept. No.: 8 **APPLICATION FOR ENTRY OF** VS. DEFAULT 9 nore 10 11 CLERK OF THE FIRST JUDICIAL DISTRICT COURT TO: 12 CARSON CITY, STATE OF NEVADA 13 (Other party's name) Please enter the Default of the Defendant, 14 for failure to plead or otherwise defend the above-entitled action as provided by the Nevada 15 Rules of Civil Procedure. 16 The Defendant was served with a copy of the Summons and Complaint by service 17 _____. More than 20 days have elapsed since said service and the 18 115.2 on (Date of service) 19 Defendant has not answered, or otherwise responded and no extension has been granted. 20 OR 21 The Defendant was served by publication and last date of publication was on 22 23 (Date last published) Dated this ____ day of _ february , 20_13. 24 25 BY: Mayra E. Arrequin. Page 1 of 1

Your name: Arver 1 Mailing Address: REC'D& FILED City, State, Zip: 2 Telephone: 2013 FEB -7 - AH 10: 34 In Proper Person 3 ALAN GLOVER 4 In The First Judicial District Court of the ada 5 In and for Carson City 6 7 Arrequin Case No .: 12 DRI 00 391/1B laintiff. 8 1 Dept. No.____ 9 VS. DEFAULT 10 MIRON 11 12 13 avier Maniner Hivas It appearing that 14 the defendant herein is in default for failure to plead or otherwise defend as required by law. 15 DEFAULT is hereby entered against the said defendant this _____ day of 16 ebruary, 20 13. 17 ALAN GLOVER, Clerk 18 19 By: E- Wateling 20 Deputy 21 22 23 24 25 Page 1 of 1

LED mirez Your name: 1 Mailing Address: IPANO PH 3: 43 - 8 City, State, Zip: 2 Telephone: AL. .. LLUVER In Proper Person 3 DEPUTY 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 Case No. <u>/2 DR / 00391 - 18</u> Dept. No. _____ 7 nayra E. Arregun 8 . Plaintiff, 9 VS. 10 Defendant. 11 12 APPLICATION TO WAIVE FILING FEES/SERVICE ONLY 13 Pursuant to NRS 12.015, and based on the following Affidavit, I request permission from 14 this Court to proceed without paying court costs or other costs and fees as provided in NRS 15 16 123.015 because I lack sufficient financial ability. 17 **AFFIDAVIT** 18 STATE OF NEVADA SS. 19 CITY OF CARSON CITY 20 I, Manel Comirce, after being duly sworn, depose and state as follows: 21 (Your name) 22 23 24 25 Page 1 of 4

1	1. I have read the contents of this Application and am competent to testify as to the
2	contents of this Application and the contents are true of my own knowledge.
3	2. I am unable, because of my financial poverty, to pay the costs and fees of this case,
4	and I am unable to give security for the costs and fees in this matter.
5	3. I wish to file with this Court the pleading submitted with this Application. I cannot
6	pay the costs of filing because I lack sufficient income, assets or other resources.
7	Including myself, there are 2 adults and 2 children
8	in my household. Their age(s) is/are <u>5 and 7 years old</u>
9	My total monthly income after taxes (take home pay) is:
10	From all sources, including employment, self-employment, Social Security, child support, alimony, State and County benefits, etc. \$
11 12	Any other household income from another member of the household:
13	
14	List where you work and your job title:
15	The following represent a list of my assets and their value:
16	Automobile: <u>1997 Foul Enform</u> \$ <u>Value</u> <u>Loan Balance</u> (Year and type of car)
17	Mobile Home, House or Other Real Estate: \$\$
18	(Size, type and/or year of account)
19	Bank Accounts: \$
20	(Name of bank and type of account)
21	Other: \$\$
22	\$\$
23	
24 25	
20	Page 2 of 4
	Application to Waive Filing Fees and Costs/W/07-18-11

1 My total monthly expenses are:

- 11			
2	Rent or Mortgage	\$	680
3		\$	60
4	Phone, Gas, Electricity, and other Utilities		
5	Food	\$	40
6	Child Care	\$	
7	Insurance	\$	50
8	Medical	\$	
9	Transportation	\$	200.00
10	Child support and child care expenses paid to someone else	\$	200.00
11	Other	\$	
12			
13	TOTAL MONTHLY EXPENSES	\$	13.90
14			
15	I request that the Court hold a hearing on this Application if the	Сот	art is inclined to deny
16	the same so that I may testify as to my indigent status.		
17		5	
18	(Your Signatu	ire)	
19			
20	Certified before me pursuant to NRS 3.300(2) this day of		, 20
21	Cler	k	
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25			
	Page 3 of 4		
			E 10.2 80/05 10 11
	Application to Waiv	ve Fili	ng Fees and Costs/W/07-18-11

-	STATE OF NEVADA)	
1 2) ss. COUNTY OF CARSON)	
3	On this <u>02</u> day of <u>febrery</u> , 20 <u>13</u> , personally appeared before	
4	me, the undersigned, a Notary Public in and for the County of <u>Carson City</u> .	
5	State of Nevada, Jane Rumirez, personally known to me or proved to	
6	me to be the person whose name is subscribed to the above instrument and who acknowledged	
7	that she/he executed the above instrument freely and voluntarily and for the uses and purposes	
8	therein mentioned.	
9	Rido & Madrigat	
10	NOTARY PUBLIC	
11	AIDA R. MADRIGAL NOTARY PUBLIC	
12	My Commission Expires: 5-3-2016 Certificate No: 12-7734-8	
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	Page 4 of 4	
	Application to Waive Filing Fees and Costs/W/07-18-11	



Nevada Internet Claims

Unemployment Insurance Claims Information

JAVIER RAMIREZ		***- ** - 39	10
Benefit Year Beginning	Date:	12/23/12	Help
Benefit Year Ending Da	ite:	12/14/19	Help
Weekly Benefit Amount	••	354.00	Help
Maximum Benefit Amount:		3464.00	Heip
Amount Paid To Date:		817.00	Help
Remaining Balance Available:		2647.00	Help
Last Two Weekly Clair	ms Filed		Check Status
Last Week Filed:	01/26/13	Help	HD Help
Previous Week Filed:	01/19/13		HD

(See additional claim information below using the down arrow to view additional payment history)

For additional claim information, please press the down arrow below.

Please Select	-	Exit	Options	Print
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benefits are put on hold.

ž n		
1	Your name: Vana Remainer (10°.5%)	
2	City, State, Zip: Carson + 49 M + 59706 - 2013 FEB PM + 100 - 2013 FEB	
3	In Proper Person	
4	In The First Judicial District Court of the State of Nevada	
5	In and for Carson City	1
6 7) Case No. <u>12 DR 160391 13</u>) Dept. No	{
8	Mayra E. Arregn Dept. No	
9	vs. (
10	Defendant.	
11	Derendant.)	
12		
13	ORDER REGARDING WAIVER OF FEES AND COSTS	
14	(Filing Fees/Service Only) Upon consideration of <u>Caver Ramirez</u> 's Application to	
15	(Your Name)	
16	Waive Filing Fees/Service Only and it appearing that there is not sufficient income, property or	
17	resources with which to maintain the action, and good cause appearing therefore:	
18	IT IS HEREBY ORDERED that's	
19	IT IS HEREBY ORDERED that	
20	request to waive fees and costs is GRANTED. <u>Value (Your Name)</u>	
21	shall be permitted to proceed in Forma Pauperis with this action as permitted by NRS 12.015.	
22	He/she shall proceed without the prepayment of costs or fees or the necessity of giving security,	
23	and the Clerk of court shall file or issue any necessary writ, process, pleading, or paper without	
24 25	charge. The Sheriff or other appropriate officer within this State shall make personal service of	
23	Page 1 of 2	

11		
1 11	any necessary writ, pleading, or paper without charge, If this party prevails in this action, the court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay into the Court, within five (5) days, the costs which would have been incurred by the prevailing party, and those costs must then be paid as provided by law.	
8	A. The party is not indigent.	
9	B. Other:	-
10		
11	DATED this 1/1th day of February 20 13.	
12	J. Jamel	
13 14	DISTRICT COURT JUDGE	
15	Respectfully submitted:	-
16	(Your signature)	5
17	(Your name) Javier Ramirez	-
18	(Address) <u>615 Hot Springs Road #114</u> Carson Other NV. 89706	_
19	Carson City NV. 89706	_
20	(Telephone) (775) 781-7420	-
21 22	///	
22	///	
24	///	
25	Page 2 of 2	
	Order Regarding Waiver of Fees and Costs/W/Rev. 07-18-1	1

67010 1 71 TD 1 Code No. 2013 FEB 11 P計 4:1 Liver Comirez Your Name: 2 prings Road # 114 Address: 3 NI 89706 Carson 4 Telephone: 7421 In Proper Person 5 6 IN THE First JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF _____ 8 (The other party's name) 9 10 CASE NO .: 12 DR 1 00 391 1B vs. 11 DEPT. NO.:____[Ramirez NEr (Your name) 12 13 ANSWER TO COMPLAINT FOR DIVORCE (No Counterclaim) 14 Ramirez, in Proper Person, and COMES NOW, Defendant, c P 15 (Your name) 16 hereby Answers Plaintiff's Complaint as follows: 17 I. 18 On the line below, write in the paragraph numbers from the Complaint that you agree with. 19 20 Defendant admits the allegations contained in paragraph(s) $\square \square \square \square \square \square$ 21 of the Complaint. 22 П. 23 On the line below, write in the paragraph numbers from the Complaint that you do not 24 agree with. 25

1 2	Defendant denies the allegations contained in paragraph(s) \underline{T} + \underline{H}_{U} XU of the Complaint.	
	III.	
3	On the line below, write in the paragraph numbers from the Complaint that you do not know to be true or false because you do not have enough information.	
5 6 7	After reasonable investigation, this Defendant is without sufficient information to form a belief as to the truth or falsity of the matters alleged in paragraph(s) $+$ $+$ $+$ $+$ $+$ $+$ $+$ $+$ $+$ $+$	-
8	of the Complaint; the allegations are therefore denied with proof	
9 10	demanded at trial. WHEREFORE, Defendant prays for judgment as follows:	
11	1. That the marriage existing between Plaintiff and Defendant be dissolved and that	
	each of the parties hereto be restored to the status of a single, unmarried person;	
12	2. For such other relief as the Court finds to be just and proper.	
13 14 15	DATE: 2/08/2013	
16	(Şignature)	
15	(Signature) GIS Not Springs Road to (Address) Curson City NV Sa	70
18 19	(775) 781.7420 (Telephone number)	
20	In Proper Person	
21	STATE OF NEVADA)) ss County of <u>(arson</u>)	
22		
23	(Your name), being first duly sworn, under oath and the	
24	penalties of perjury, deposes and says: I am the Defendant in the above entitled action, and	
25	competent to testify as to the contents of the attached pleading of my own knowledge; that I have	
	2	5

read the foregoing Answer to Complaint for Divorce and know the contents thereof; that the same are true to the best of my own knowledge, save and except to those matters stated upon information and belief, and, as to those matters, I believe the same to be true.

Dated this <u>8</u> day of (month) <u>February</u>, (year) <u>2013</u>. (Signature) <u>Javier Ramiroz</u> (Printed Name) SUBSCRIBED and SWORN to before me this 02 day of 08 2013. Nida R Madnigal STATE OF NEVADA)) ss County of <u>(arson</u>) On this <u>febre</u>, <u>2013</u> personally appeared before me, the undersigned, a Notary Public in and for the County of <u>Carson City</u>, State of Nevada, Javier Ramirez, personally known to me or proved to me to be the person whose name is subscribed to the above instrument who acknowledged that she/he executed the above instrument freely and voluntarily and for the uses and purposes therein mentioned. Mida R Mag NOTARY PUBLIC /// **IDA R. MADRIGA** /// ///

Name: <u>Uniter Remiter</u> Address: <u>615 Hot Springs</u> Red # 114 City, State, Zip: <u>Carsen City IN</u> 89706 Telephone: <u>775) 781-17420</u> Ref Milling Ref Milling)
In The First Judicial District Court of the State of Nevada	
In and for Carson City	
Mayra E. Arregun Plaintiff, vs. Javier Remiree Defendant. Case No.: <u>/2 D2/0D 34/</u> 1B Dept. No.: Certificate of Mailing	
I HEREBY CERTIFY that service of the (document name) Aswer to complaint to Diver	e/metron
was made on (date) $\frac{D2/D8/2013}{D2/08/2013}$ pursuant to NRCP 5(b) by depositing a copy of same in the	10 00
United State Mail in Carson City, Nevada, postage prepaid, addressed as follows:	
Name and address of party served: May 73 F. Arragn	
1035 Woodside Dr. # 114	
DATED this 8 day of <u>February</u> , 20 <u>13</u> .	
Signature of person who mail document:	
Print name of person who mailed document: Vavier Kamirez	
If signed in Nevada: I declare under penalty of perjury that the foregoing is true and correct. Signed on: <u>2-81013</u> (Date) (Signature)	
If signed outside Nevada: I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. Signed on:	
(Date) (Signature)	
Page 1 of 1	58

10. 1		
1 2 3	Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person Mailing Address: Carsen City, N 8970C Prince AL/MGLONE Prince Prin	D :
4 5	In The First Judicial District Court of the State of Nevada In and for Carson City	
6 7 8 9 10 11 12 13 14 15 16 17	Mayra F. Arreguin) Case No.: [2 DR 100 391 1B Plaintiff/Petitioner,) vs.) vs.) MOTION Javer Panirez) Defendant/Respondent.) I Javier Panirez (Your Name) , appearing in Proper Person, (Your Name) request that the Court enter an Order granting me the following: State what you want the Court to order. If you have more than one request, clearly list and number each request. Do not explain your requests in detail here, just list them.	
18 19 20 21	Motion to extend reply to divorce. with children.	
22 23		
24 25		
	Motion - 1	59

Fully explain why you believe you should be granted your request(s). 1 List and number each request. 2 This Motion is made for the following reasons: 3 4 5 lann 1 On 5 G 2 100 CIM Ch 6 7 red 8 -01 CIAR 9 č inc Sich 10 11 12 complain dirg ma inders-0 13 -3 ds 14 aru 15 L 16 150 ILA LA 17 NS 18 19 20 21 22 23 24 25

1	(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the
2	bottom.)
3	This document does <u>not</u> contain the Social Security number of any person.
4	I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.
5	DATED this <u>6</u> day of <u>February</u> 20/3.
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7	(Your Signature)
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	Motion - 3

			RECEIVED
1	Case No. 09-CV-0340		JAN - 9 2013
2	Dept. No. I	2013 JAN - 9 AM 8: 59	DOUGLAS COUNTY
3		TED THRAN	DISTRICT COURT CLERK
4	2	CLERK P. GREC BYDEPUTY	
5			
6		CIAL DISTRICT COURT OF T ND FOR THE COUNTY OF DO	
7		ND FOR THE COUNTY OF DO	JUGLAS
8	JAVIER RAMIREZ,		
9	Plaintiff,		
10	,VS	OPDER	SETTING HEARING
11	MAYRA E. ARREGUIN,	OKDER (
12	Defendant.	/	
13	The above-entitled matter is s Regarding Children	et for: <u>Hearing on Plaintiff's Ex</u>	Parte Emergency Motion
14	TO COMMENCE on:	Thursday, February 21, 2013 at 9	9:00 a.m.
15	TIME ALLOWED:	Two (2) hours	
16	COURT REPORTER REQU	ESTED:	5 A
17	(XX) NO () YES	() PLAINTIFF ()) DEFENDANT
18		nested, please notify the Court as	soon as possible***
19	IT IS SO ORDERED.	/	
20	DATED this	day of January 2013.	6 M ME
21	2.5	57 District Ju	idge
22	Copy served by mail this	January 2013 to:	
23	Javier Ramirez 615 Hot Springs Rd., #114	ec N R a "	
24	615 Hot Springs Rd., #114 Carson City, NV 89706	ь . к	C
25	Mayra E. Arreguin 1035 Woodside Dr., #119 Carson City, NV 89701	2	
25	Carson City, NV 89701	$\left(\cdot \right)_{A} A$	in Maler
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IMPORTANT

YOU HAVE BEEN SERVED WITH A COUNTERCLAIM TO YOUR COMPLAINT OR PETITION

IF YOU DO NOT FILE A WRITTEN RESPONSE TO THIS COUNTERCLAIM WITHIN A CERTAIN TIME, THE COURT MAY MAKE RULINGS AGAINST YOUR INTERESTS IN THIS CASE.

* * * *

If you were served by mail, you have 23 "judicial" days from the postmarked date on the envelope in which to file a written response with the Court.

If you were served in person, you have 20 "judicial" days from the date of service in which to file a written response with the Court, not counting the day on which you were served.

Your written response must be filed with the Filing Clerk's Office located at 75 Court Street, Reno, Nevada.

If you have any questions on how to file a response to this Counterclaim, contact a private attorney or the Family Court Self-Help Center located at One South Sierra Street, Reno, Nevada, on the main floor.



Nevada Internet Claims

Unemployment Insurance Claims Information

JAVIER RAMIREZ	***- ** - 391	10		
Benefit Year Beginning	Date:	12/23/12	l	Help
Benefit Year Ending Da	te:	12/14/19	1	lelp
Weekly Benefit Amount		354.00	ł	lelp
Maximum Benefit Amount:		3464.00	ł	leip
Amount Paid To Date:		817.00	ł	lelp
Remaining Balance Available:		2647.00	<u>1</u>	Help
Last Two Weekly Claims Filed			Check S	Status
Last Week Filed:	01/26/13	Help	HD	Help
Previous Week Filed: 01/19/13			HD	

(See additional claim information below using the down arrow to view additional payment history)

For additional claim information, please press the down arrow below.

	A Designment of the local division of the
-	Exit
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Options

Print

Benefits are put on hold.

In the First J-dicial In	and For Carson		of Nevad	la
TRI				
Case No.: 12 DR1 00391 1B		2013 FEB II PI	t (si si Yuli	Set In Department: I
MAYRA E. ARREGUIN,		PORCE	Wel	
Plaintiff,				
VS.				
JAVIER RAMIREZ RIVAS,				
Defendant.				
⊠ TRIAL	D JURY			⊠ NON-JURY
□ HEARING ON	larah	20.12	at 1:20	
TO COMMENCE on the4th day ofN TIME ALLOWED1 Hour		, 20 <u>_13</u>		_ O CIOCK, P.M.
□ Yes ⊠ No Court Reporter Re	equested By: DI	Plaintiff □ De		
Attorney for Plaintiff	DA	TED: February	11, 2013	
	Ja	mes T. Russel	ee	
Attorney for Defendant	JAN	AES T. RUSSELL		
	ERTIFICATE OF SERVI	CE	rh	
The undersigned, an employee of the Carson Cit	y Clerk/District Judge, here	by certifies that on t	he H day of	February, 2013,
I served the foregoing TRIAL DATE MEMO by:				
() Handing a copy thereof to the () Plaintiff's attorney () Defendant's attorney () I	DA () Pro per () Oth	ner	
(\boldsymbol{x}) Depositing a copy thereof in the U.S. Mail at Carson	City, Nevada, postage paid	, addressed as follow	vs:	
Javier Ramirez Rivas 615 Hot Springs Road #114 Carson City NV 89706	1035 Wo	. Arreguin oodside Drive #119 City NV 89701		
SUBSCRIBED and SWORN to before me this day of February, 2013 ALAN GLOVER, Clerk		meru		
BY:Deputy	\underline{C}	meru		

Christine Erven, Judicial Assistant, Dept. I

Your Name: REC'D & FILED #114 1 Mailing Address: City, State, Zip: rsin CT 2013 FEB 22 PM 4: 22 2 Telephone: In Proper Person 3 4 In The First Judicial District Court of the State of Neva 5 In and for Carson City 6 12 DR1 00391 1B 7 anier Manat. Case No.: 09 - CV-0340 1B eGIAR 8 Plaintiff/Petitioner. Dept. No.: 9 **MOTION** 10 vs. and mirel 11 Defendant/Respondent.) 12 Kammer_ 13 _____, appearing in Proper Person, (Your Name) 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 18 es for mediator 19 Motion to modification 20 21 22 23 24 25

Fully explain why you believe you should be granted your request(s). List and number each request. This Motion is made for the following reasons: see attached)

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1 2	(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)
3	This document does not contain the Social Security number of any person.
4	I declare under penalty of perjury under the law of the State of Nevada that the foregoing
5	is true and correct. DATED this 22 day of $February$, $20/3$.
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8	(Your Signature)
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	Motion - 3

CERTIFICATE OF SERVICE

2	
3	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
4	true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid
5	thereon, addressed to:
6	Mayra E. Arrequin
7	1035 Wood side Drive # 119
8	Curson City N 89701
9	Dated this 32 day of February , 20_13
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	Motion - 4

Javier Ramirez 615 Hot Springs Road #114 Carson City, NV 89706

February 22, 2013

Honorable James T.Russell:

I'm requesting a motion to have a mediator in case # 09-CV-0340, because at the present time there is a TPO order filed by Mayra Arreguin, per case management order under same filling number there should be communication allowable between the parties to come to a fair agreement on assets and debts, along with visitation and custody, among other things.

I would like to be granted a mediator to present a fair and reasonable case before you on our court date on 03/04/2013.

If the mediator cannot provided to us, I would like to be allowed to communicate with Mrs. Arreguin, without violating the current TPO order by either third parties, writing and / or in person in a neutral place without compromising our safety.

Thank You.

Respectfully: Javier Ramirez

1 2 3 4 5 6 7 8	REC'D & FILED Case No. 12 DR1 000391 1B Dept. No. 1 ALAN GLOVER BY DEPUTY DEPUTY IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY
0 9	MAYRA E. ARREGUIN,
 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 	Plaintiff, v. JAVIER RAMIREZ RIVEZ, Defendant.
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1	4.	That there are two minor children born of the marriage, EDUARDO JAVIER
2	RAMIREZ A	RREGUIN (DOB 4/13/2006) and CARLOS ADRIAN RAMIREZ ARREGUIN
3	(DOB 10/9/20	007), and that Plaintiff is not currently pregnant.
4	5.	That the minor children have lived in the State of Nevada for at least six
5	consecutive n	nonths, including any temporary absence from the state, immediately before the
6	commenceme	ent of these proceedings.
7	6.	That the only community property to be divided is a 1997 Ford Explorer.
8	7.	That the only community debt to be divided is a \$1,900.00 balance on a Kohl's
9	credit card the	at Defendant's sister Raquel Ramirez had made available for the parties' use.
10	8.	That Plaintiff has not requested alimony.
11	9.	That Defendant is currently unemployed.
12	10.	That Defendant admits that he did not pay child support to Plaintiff for four
13	months prior	to the trial, resulting in an arrearage of \$800.00.
14	11.	That the wife, MAYRA E. ARREGUIN, never changed her name and
15	therefore doe	s not request restoration of her former name.
16	12.	That all of the allegations contained in the documents on file are true and that all
17	of the require	ments of NRS 125.181 and NRS 125.182 have been met.
18		CONCLUSIONS OF LAW
19	From	the foregoing Findings of Fact, the Court now incorporates them in their entirety in
20	its Conclusion	ns of Law as entered below:
21	1.	This Court has jurisdiction over the parties and the subject matter of this action.
22	2.	That Nevada is the home state of the minor children and is the only state having
23	jurisdiction to	o enter orders concerning custody, visitation, and support of the minor children.
24	3.	That Defendant was properly served with the Complaint for Divorce in open court
25	on January 1	5, 2013, at a hearing held regarding a related temporary protective order.
26	4.	That the Parties are entitled to a divorce on the grounds of incompatibility.
27	5.	That Defendant's obligation of child support under NRS 125B.080 is the statutory
28	minimum of	\$100.00 per child per month, for a total monthly obligation of \$200.00.
		2
	e	

1	DECREE OF DIVORCE
2	From the foregoing Findings of Fact and Conclusions of the Law, the Court now
3	incorporates them in their entirety into this Decree of Divorce, and enters the following Decree
4	of Divorce.
5	NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED
6	as follows:
7	1. That the parties are granted an absolute decree of divorce from each other on
8	grounds of incompatibility and are hereby restored to the status of single persons.
9	2. That alimony is not appropriate in this case.
10	3. That Plaintiff and Defendant shall continue to share joint legal custody of the
11	minor children.
12	4. That Plaintiff and Defendant shall continue to share joint physical custody of the
13	minor children, with Defendant having physical custody of the children beginning every
14	Saturday at 4:00 p.m. and continuing until the following Tuesday at 4:00 p.m. and Plaintiff
15	having the children at all other times.
16	5. That Defendant shall have no direct contact with Plaintiff whatsoever and shall
17	stay 100 yards from her home and place of employment. Should the Defendant find it necessary
18	to notify Plaintiff of a critically important matter involving the children, he may do so only by
19	contacting Plaintiff's brother by telephone, or by sending a note with the children to be delivered
20	to Plaintiff by the children after the Tuesday custody exchange has been completed and Plaintiff
21	and the children are out of Defendant's presence.
22	6. That on those days when a parent has physical custody of the children, that parent
23	shall have the exclusive right to visit the child at school and attend any scheduled parent teacher
24	conference; likewise, on those days when a parent does not have physical custody of the
25	children, that parent may not visit the child or attend scheduled parent teacher conferences.
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27	///
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7. That pursuant to NRS 125B.070 and NRS 125B.080, Defendant shall pay
 Plaintiff child support in the amount of \$100.00 per child per month, for a total child support
 obligation of \$200.00 per month, payable on the first of each month; however, upon obtaining
 gainful employment, Defendant shall provide to this Court proof of his gross monthly income so
 that child support can be determined according to the calculations set forth in *Wright v. Osburn*,
 114 Nev. 1367, 970 P.2d 1071 (1998).

8. That Defendant shall pay any child support arrearage owed to Plaintiff as
determined by the Nevada Division of Welfare and Support Services in the course of its pending
audit, but in no event shall he pay less than the \$800.00 arrearage admitted to at trial. The
\$800.00 arrearage shall be paid off in \$50.00 installments due the first of each month, along with
the child support payments.

9. That both parties shall be responsible for maintaining health insurance or
Medicaid for the minor children and that to the extent any health care expenses are not covered
by insurance or Medicaid, each party shall be equally responsible for one half of all uncovered
health care costs. The party paying for the medical treatment must present proof of payment and
a request for reimbursement to the other party within thirty days of paying the medical bill. The
reimbursing party must reimburse the requesting party within thirty days of receipt of a timely
reimbursement request.

19

10. That Defendant shall receive the 1997 Ford Explorer.

20 11. That each party shall pay \$950.00 to Defendant's sister Raquel Ramirez in
21 satisfaction of the \$1,900.00 debt incurred by the parties on Raquel's Kohl's credit card.

12. That Plaintiff never changed her name and does not request do be restored to her
and former name.

13. That the prior custody order entered by Judge Gamble in the Ninth Judicial
District Court on July 26, 2012 shall remain in effect to the extent it has not been specifically
modified or contradicted by the present order.

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1	IT IS FURTHER ORDERED AND PARTIES ARE PUT ON NOTICE that they are
2	subject to the requirements of the following Nevada Revised Statutes:
3	IT IS ORDERED that, pursuant to NRS 125C.200, neither party shall move the
4	residence of the parties' minor child from the state of residence without prior written consent of
5	the other party or the consent of the Court.
6	NOTICE IS HEREBY GIVEN that NRS 125B.055(3) requires that within 10 days after
7	a court of this state issues an order for the support of a child, each party to the cause of action
8	shall file with the court that issued the order and the Welfare Division: (a) His/Her social
9	security number; (b) His/Her residential and mailing addresses; c) His/Her telephone number; (d)
10	His/Her driver's license number; (e) The name, address and telephone number of His/Her
11	employer. Each party shall update the information filed with the court and the Welfare Division
12	pursuant to this subsection within 10 days after that information becomes inaccurate.
13	NOTICE IS HEREBY GIVEN OF THE FOLLOWING PROVISIONS OF NRS
14	125.510(6) regarding abduction, concealment or detention of a child:
15	PENALTY FOR VIOLATION OF ORDER:
15 16	THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN
	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
16	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
16 17	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 removes the child from the
16 17 18	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 removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category
16 17 18 19	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 removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.
16 17 18 19 20 21	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 removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130. NOTICE IS HEREBY GIVEN that the terms of the Hague Convention of October 25,
16 17 18 19 20 21 22	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 removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.
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 16 17 18 19 20 21 22 23 24 25 	 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 removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130. NOTICE IS HEREBY GIVEN that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.
 16 17 18 19 20 21 22 23 24 25 26 	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 removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130. NOTICE IS HEREBY GIVEN that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.
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The parties are put on notice of the following provisions in NRS 125.510(8): If a parent of the child lives in a foreign country or has significant commitments in a foreign country:

4 (a) The parties may agree, and the court shall include in the order for custody of the
5 child, that the United States is the country of habitual residence of the child for the
6 purposes of applying the terms of the Hague Convention as set forth in subsection 7.

(b) Upon motion of one of the parties, the court may order the parent to post a bond if 7 the court determines that the parent poses an imminent risk of wrongfully removing or 8 concealing the child outside the country of habitual residence. The bond must be in an amount 9 determined by the court and may be used only to pay for the cost of locating the child and 10 returning him to his habitual residence if the child is wrongfully removed from or concealed 11 outside the country of habitual residence. The fact that a parent has significant commitments in a 12 foreign country does not create a presumption that the parent poses an imminent risk of 13 wrongfully removing or concealing the child. 14

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The parties are informed that NRS 125C.200 provides as follows:

If custody has been established and the custodial parent or a parent having joint custody 16 intends to move his residence to a place outside of this state and to take the child with him, he 17 must, as soon as possible and before the planned move, attempt to obtain the written consent of 18 the other parent to move the child from the state, If the noncustodial parent or other parent 19 having joint custody refuses to give that consent, the parent planning the move shall, before he 20 leaves the state with the child, petition the court for permission to move the child. The failure of 21 a parent to comply with the provisions of this section may be considered as a factor if a change 22 of custody is requested by the noncustodial parent or other parent having joint custody. 23

24 NOTICE IS HEREBY GIVEN that the parties to this matter are subject to the
25 provisions of NRS 31A and 125.450 regarding the collection of delinquent child support.

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NOTICE IS HEREBY GIVEN that NRS 125.450 provides that every order for the
 support of a child issued or modified after January 1, 1990, must include an order directing the
 withholding or assignment of income for the payment of the support unless one of the parties
 demonstrates and the court finds good cause for the postponement of the
 withholding or assignment or all parties otherwise agree in writing. Such an order for
 withholding or assignment must be carried out in the manner provided in chapter 31A of
 NRS for the withholding or assignment of income.

NOTICE IS HEREBY GIVEN that NRS 125B.145 provides that an order for the 8 support of a child must, upon the filing of a request for review by (a) The Welfare Division of 9 the Department of Human Resources, its designated representative or the district attorney, if the 10 Welfare Division or the district attorney has jurisdiction in the case; or (b) A parent or legal 11 guardian of the child, be reviewed by the court at least every 3 years pursuant to this section to 12 determine whether the order should be modified or adjusted. NRS 125B. 145 also provides that 13 an order for the support of a child may be reviewed at any time on the basis of changed 14 circumstances. A change of 20 percent or more in the gross monthly income of a person who is 15 subject to an order for the support of a child shall be deemed to constitute changed circumstances 16 requiring a review for modification of the order for the support of a child. 17

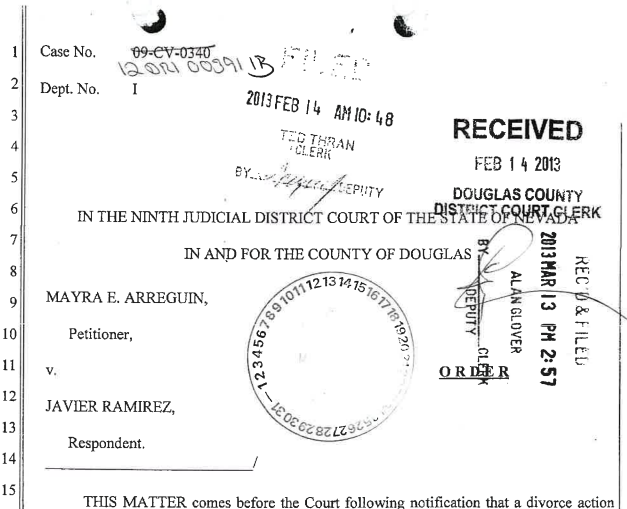
18 NOTICE IS HEREBY GIVEN that NRS 425.510 provides that a person in arrears in
19 the payment of support may have his/her drivers license suspended. A person is in arrears in the
20 payment for the support of one or more children if he/she owes a total of more that \$1000.00 for
21 the support of one or more children for which payment is past due; and is delinquent for not less
22 that 2 months in payments for the support of one or more children or any payments ordered by a
23 court for arrears in such payments; or has failed to provide medical insurance for a child as
24 required by a court order.

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1	NOTICE IS HEREBY GIVEN that pursuant to NRS 125.450, a parent responsible for
2	paying child support is subject to NRS 31A.020 to 31A.240, inclusive, and Sections 2 and 3 of
3	Chapter 31A states that if child support payments are 30 days late, a wage assignment shall be
4	made.
5	IT IS SO ORDERED.
6	DATED this $\underline{//}$ day of March, 2013.
7	
8	James T. RUSSELL
9	District Judge
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1	CERTIFICATE OF MAILING
2	I hereby certify that on the $// \mathcal{M}_{day}$ day of March, 2013, I placed a copy of the
3	foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez Rivas
5	615 Hotsprings Road #114 Carson City, NV 89706
6	Mayra E. Arreguin 1035 Woodside Drive #119
7	Carson City, NV 89701
8	J. Soott Walker
9	Law Clerk, Department 1
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16 between the above-named parties has recently commenced before the First Judicial District Court 17 in and for the County of Carson, as contemplated within an order issued in this matter on July 18 26, 2012. As a result, similar to the process codified within the Uniform Child Custody 19 20 Jurisdiction and Enforcement Act at NRS 125A.355(2), a telephone conference between The 21 Honorable James T. Russell, District Judge of the First Judicial District Court, and The 22 Honorable Nathan Tod Young, District Judge of the Ninth Judicial District Court presiding over 23 this matter, occurred on February 11, 2013. After conferring, the Judges jointly determined that, 24 pursuant to NRCP 1, in order to secure the just, speedy, and inexpensive determination of these 25 related actions, the venue of the exclusive, continuing jurisdiction previously established in this 25 27 matter over the parties and their minor children, regarding child custody, visitation, and suppo should be transferred into the divorce matter now pending before the First Judicial District Cc

28 NATHAN TOD YOUNG DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423 THEREFORE, pursuant to NRS 13.050(2)©, the ends of justice dictate that the venue of this matter be, and hereby is, transferred to the First Judicial District Court, specifically case no. 12-DRI-00391-1B. Pursuant to NRS 13.050(3), all further proceedings regarding the parties' minor children are to now be held within that specific divorce action. Thus, the hearing previously scheduled to convene in this matter on February 21, 2013, is hereby vacated. Furthermore, the papers and records of this matter are to be transferred accordingly by the Court Clerk of the Ninth Judicial District.

Pursuant to DCR 18(1), The Honorable James T. Russell is hereby requested to enter
further orders, and modify any existing orders, pertaining to this matter as deemed necessary
within the divorce action. However, until such further orders are entered by the First Judicial
District Court, all provisions contained within the order issued in this matter on July 26, 2012,
remain in effect.

15 The parties are hereby notified that they remain subject to the requirements of the16 following Nevada Revised Statutes, among others:

17 PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR 18 DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A 19 CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every 20 person having a limited right to custody of a child or any parent having no rights of custody to 21 a child who willfully detains, conceals or removes the child from a parent, guardian or other 22 23 person having lawful custody or a right of visitation of the child in violation of an order of this 24 court, or removes the child from the jurisdiction of the court without the consent of either the 25 court or all persons who have the right to custody or visitation is subject to being punished for 25 a category D felony as provided in NRS 193.130. 27

28 NATHAN TOD YOUNG DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423 III

IT IS FURTHER ORDERED, that if either party is obligated to pay support, the parties are hereby notified that his/her obligation may subject him/her to the child support enforcement collection provisions contained in Chapters 31A, 125.450(2) and 425 of the Nevada Revised Statutes.

IT IS FURTHER ORDERED that the parties are further advised of the existence of NRS 125A.350 which requires that a parent wishing to move his/her residence outside of the State of Nevada and to take a child or children with him, must as soon as possible and before the planned move, attempt to obtain the written consent of the other parent or permission of this Court.

IT IS FURTHER ORDERED that the State of Nevada, United States of America, is the
 habitual residence of the minor children. The terms of the Hague Convention of
 October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International
 law, apply if a parent abducts or wrongfully retains a child in a foreign country.

IT IS FURTHER ORDERED that the parties will comply with the provisions of 15 16 NRS 125B.145 which provides that an Order issued by the Court, or other expedited process, for 17 the support of children that is being enforced in the State must be reviewed by the Court at least 18 every three years to determine whether the Order should be modified or adjusted. If the court 19 determines that modification or adjustment of the order is appropriate, the court shall enter an 20 order modifying or adjusting the previous order for support. Any review of an order for the 21 support of a child must be conducted by the Court upon the filing of a request for review by: (1) 22 23 the Welfare Division of the Department of Human Resources or the District Attorney, if the 24 Welfare Division or the District Attorney has jurisdiction in the case; or (2) a parent or legal 25 guardian of the child.

IT IS FURTHER ORDERED that an order for support of a child may be reviewed at any time on the basis of changed circumstances.

28 NATHAN TOD YOUNG DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423

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IT IS FURTHER ORDERED that under NRS 425.510, as of January 1, 1996, the 1 2 obligor's driver's license can be suspended if the obligor is more than \$1,000.00 (one thousand 3 dollars) in arrears and is two (2) months or more behind in his or her payments of child support, 4 and/or has not provided court-ordered medical insurance for his or her child(ren). 5 IT IS SO ORDERED. 6 _day of February, 2013. Dated this 7 8 THAN G 9 District Judge 10 11 12 Copies served by mail this 47° day of February, 2013, to: 13 Mayra E. Arreguin, 1035 Woodside Drive, #119, Carson City, NV 89701; Javier Ramirez, 615 14 Hot Springs Road, #114, Carson City, NV 89706; The Honorable James T. Russell, First Judicial 15 District Court, 885 E Musser St., Ste. 3061, Carson City, NV 89701. 16 am Maler 17 Judicial Assistant 18 19 20 21 22 23 24 **CERTIFIED COPY** The document to which this certificate is attached is a 25 full, true and correct copy of the original in file and of record in my office. 25 DATE TED THRAN Clerk of the 9th Judicial District Court 27 of the State of Nevada, in and for the County of Douglas, 28 Deputy NATHAN TOD YOUNG DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423 4

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RECEIVED 1 MAR 1 1 2013 AFFIDAVIT OF SERVICE BY MAIL 2 DOUGLAS COUNTY 2013 MAR II AM II: 09 DISTRICT COURT CLERK 3 STATE OF NEVADA TEQ THRAN 4 CASE NO. 09-CV-0340 - Lead Case COUNTY OF DOUGLA (11-CV-0221) 5 6

Kristin Wilfert, being sworn, says that she is a citizen of 7 the United States, over 18 years of age, a resident of Douglas 8 County, and not a party to the within action. This affiant's 9 business address is P.O. Box 218, Minden, NV 89423. 10

That affiant served a certified copy of the ORDER and the 11 original of all other pleadings filed in Case No. 09-CV-0340 (Lead 12 Case)/11-CV-0221 (ARREGUIN V. RAMIREZ) as listed on the attached 13 case history by placing said pleadings in an envelope addressed to 14 Clerk of the Court, First Judicial District Court, 885 E. Musser 15 Street, Carson City, NV 89701, (Certified Mail 7006 0100 0004 5494 16 1876), which envelope was then sealed and postage fully prepaid 17 thereon, and hereafter was on March 11th, 2013 deposited in the 18 19 United States mail at Minden, Nevada.

20 That there is a delivery service by United States mail at the 21 place so addressed, or regular communication by United States mail 22 between the place of mailing and the place so addressed.

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TED THRAN, County Clerk

Bi Deputy Court

Clerk

9TH JUDICIAL DISTRICT COURT Ted Thran Clerk of the Court Ph 782-9820 Fax 782-9954 1625 8th Street P.O. Box 218 Minden, NV 89423-0000 (775)-782-9820, TTY for Deaf: (775)-782-9964 (775) 782-9820

03/11/13

Case Number: 11-CV-00221-DC DOO Date Filed: 07/20/11 Status: Closed/Inactive Judge Assigned: Gamble, David CONSOLIDATED WITH CASE 09-

Ramirez Vs Arreguin-Garcia

CASE HISTORY

CONSOLIDATED/RELATED CASES

Lead CaseID: 09-CV-00340-DC

SubCaseID	Туре	Start	End
11-CV-00221-DC	С	08/19/11	03/11/13

INVOLVED PARTIES

Type Num Name(Last,First,Mid,Title)	Dispo	Entered
•••• •••• ••••		
PLT 001 Ramirez, Javier	AH DEHR 02/14/	07/20/11
Attorney: 1234 Person, Proper		
P. O. Box 218		
Minden, NV 89423		

DEF 001 Arreguin-Garcia, Mayra

×

AH DEHR 02/14/ 07/20/11

JUDGE HISTORY

JUDGE ASSIGNED		Туре	Assign Date	Removal RSN	

DRG	Gamble, David	J	08/19/11		
MPG	Gibbons, Michael	J	07/20/11	RA	08/17/11

LI-CV-00221-DC Date: 03/11/13 Time: 11:10

DOCUMENT TRACKING

Num/Seg	Description	Filed	Received		Party	Routed	Ruling	Closed	Use	r ID
001000		07/20/11		MPG	PLT001		Moot	02/14/13	MB	ĸW
002000	Order Regarding Waiver of Fees and Costs	07/28/11		MPG	000		Moot	02/14/13	MB	ĸw
006000	Confidential	08/15/11		MPG	PLT001		Moot	02/14/13	MB	KW
005000	Confidential	08/15/11		MPG	PLT001		Moot	02/14/13	MB	KW
004000	Summons Issued	08/15/11		MPG	PLT001		Moot	02/14/13	MB	KW
003000	Petition to Establish Custody and Visitation	08/15/11		MPG	PLT001		Moot	02/14/13	MB	KW
009000	Request for Submission of Ex Parte Motion	08/16/11		MPG	000		Moot	02/14/13	HC	KW
008000	Exparte Emergency Motion Regarding Children	08/16/11		MPG	PLT001		Moot	02/14/13	HC	ĸw
007000	Summons Filed	08/16/11		MPG	PLT001		Moot	02/14/13	HC	ĸw
010000	Order	08/17/11		MPG	000		Moot	02/14/13	BW	ĸŴ

RECEIVED 1 Code: 3860 2011 AUG 16 PM 4:07 AUG 16 2011 Name: JANER RAMIREZ 2 # 201 MicA Address: 925 3 CITY NU 89705 EY Hickopped DEPUTY 4 (775) 792.0753 Telephone: 5 Appearing in Proper Person 6 IN THE FAMILY DIVISION Ninth 7 OF THE SECOND DICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE-DOUGLAS 9 JAJEN RAMIREZ Plaintiff/Petitioner, 10 Case No. 11- CU-0221 11 VS. Dept. No. 4 ARREGUIN Defendant/Respondent. 12 MAYRA E. 13 14 **REQUEST FOR SUBMISSION OF EX PARTE MOTION** 15 I, JAVIER RAMIREZ (print your name here) , request that the Ex Parte Motion 16 17 ORDER OF TEMPORARY LUTTODY filed on AUGUST 16Th 2011 18 (Date the Ex Parte Motion was filed) (Print the name of the Ex Parte Motion) 19 be submitted to the Court for it's consideration and Order. 20 This document does not contain the Social Security number of any person. 21 22 DATED this 16 the day of August 20 1/ . 23 Signature: 24 Ramirez Print Your Name: i er 25 26 27 28 87 EX PARTE MTN REQ. FOR SUBMISSION REVISED 11/2010 AA

FIL - 0 ٦ Code: 1670 RECEIVED Name: JANER RAMIZEHAUGIS PH 4: 17 2 AUG 1 6-2011 Address: 925 Mica Da #201. 3 CARSON CITY NU 89705 DOUGLAS COUNT DISTRICT COURT CLE 4 Telephone: (775) 252-07534 5 Appearing in Proper Person 6 IN THE FAMILY DIVISION NINTH OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF WASHOE DOUGLAS 8 9 JAVIER RAMIREZ 10 Petitioner. Case No. 11. CV - 0221 11 VS. Dept. No. _4 E. ARREGUIN MAYRA 12 Respondent. 13 14 15 EX PARTE EMERGENCY MOTION REGARDING CHILDREN 16 MOTION TO FOR TEMPORARY CUSTURY 17 (Fill in the name of this motion) 18 VANER RAMIREZ, appearing in Proper Person, hereby move this (Your name) 19 20 Court to issue an emergency order, without notice to <u>MAYRA E. ARREGUIN</u> (The Other Party's name) 21 granting the following: 22 State only what you want the court to order. Do not explain why you want the order issued 23 or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page. 24 25 EMP. IS HEREBY ORDERED CUSTUPY TO JAVIER RAMIRS> 26 EDUARPO J. ROMIREZ MATTER OF ADRIAN CARLOS 27 28 88 REV 8/2010 AA **E1 EX PARTE MOTION** 1

A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was 1 ____ To the best of my knowledge, the last order 2 entered on e or Order was filed) (Date the De 3 $\frac{\beta_{1}}{2}/12$ (Date last order entered in this case) concerning this matter was entered on 4 and that order 5 (Print what the last order was about, such as child support, visitation, TPO, etc.) concerned 6 7 The child(ren) involved in the matter are: 8 AGE NAME Ramírez DATE OF BIRTH 9 amine? 5 04-13-2006 10 1/2 09.2007 11 12 13 14 Fully explain why you believe this is an emergency situation 15 16 I believe this is an emergency and an order should issue from this Court immediately 17 Mother has notated Usitation ord because: 18 tear at 19 grand me 20 21 22 and 23 24 Services mitec 25 26 27 28 89 2

Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge Servec ma na Gha iction (If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.) This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct. DATED this // day of ____ AUG (Signature) (Printed Name) REV 8/2010 AA E1 EX PARTE MOTION

N : いてせ IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE-***

JANO	SR I	RAMIREZ
	VS.	
MAUR	A E.	ARREGUIN

FAMILY COURT MOTION/OPPOSITION NOTICE (REQUIRED)		
CASE NO. //-CU-022/		
DEPT. NO. 7		

NOTICE: THIS MOTION/OPPOSITION NOTICE **MUST BE ATTACHED AS THE LAST PAGE** to every motion or other paper filed pursuant to chapter 125, 125B or 125C of NRS and to any answer or response to such a motion or other paper.

A.	Mark the CORRECT ANSWER with an X .	YES	NO
	1. Has a final decree or custody order been entered in this case? If <u>ves</u> , then continue to Question 2. If <u>no</u> , you do not need to answer any other questions.		\searrow
	2. Is this a motion or an opposition to a motion filed to change a final order? If <u>ves</u> , then continue to Question 3. If <u>no</u> , you do not need to answer any other questions.		/
	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?		
	4. Is this a motion or an opposition to a motion for reconsideration or a new trial <u>and</u> the motion was filed within 10 days of the Judge's Order?		
	IF the answer to Question 4 is YES, write in the <u>filing</u> <u>date</u> found on the front page of the Judge's Order.	Date	
В.	If you answered NO to either Question 1 or 2 or YES to Question 3 or 4, you are <u>exempt</u> from the \$25.00 filing fee. However, if the Court later determines you should have paid the filing fee, your motion will <u>not</u> be decided until the \$25.00 fee is paid.		

I affirm that the answers provided on this Notice are true,

Date: August 16-11, ZUII

Signature:	2m
Print Name:	Juvier Rammer
	925 Micz Dore #201
Telephone Number:	5) 292 0753

1	CODE 4085 ELLE RECEIVED
2	2011 AUG 16 PM 4: 04 AUG 16 2011
3	200 70D AN
4	NINHA CLERK DISTRICT COURT CLERK
5	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
6	Douglas
7	Javia Palinez Petitioner(s),
8	Case No. 11-CV-0221
9	vs. Case No. 11-CV-0221 Maura E. Anequín Dept. No. II
10	Respondent(s).
11	/
12	SUMMONS
13	TO THE DEFENDANT: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU
14	WITHOUT YOUR BEING HEARD UNLESS YOU <u>RESPOND IN WRITING</u> WITHIN 20 DAYS. READ THE INFORMATION BELOW VERY CAREFULLY.
15	A civil complaint or petition has been filed by the plaintiff(s) against you for the relief as set forth in that
16	document (see complaint or petition). When service is by publication, add a brief statement of the object of the action. See Nevada Rules of Civil Procedure, Rule 4(b). The object of this action is: Petition to establish Castody & Visitantia
17	
18	 If you intend to defend this lawsuit, you must do the following within 20 days after service of this summons, exclusive of the day of service:
19	a. File with the Clerk of the Court, whose address is shown below, a formal written answer to the complaint or petition, along with the appropriate filing fees, in
20	accordance with the rules of the Court, and; b. Serve a copy of your answer upon the attorney or plaintiff(s) whose name and address
	is shown below.
21	2. Unless you respond, a default will be entered upon application of the plaintiff(s) and this Court may
22	enter a judgment against you for the relief demanded in the complaint or petition.
23	Dated this <u>15</u> day of <u>lugert</u> , 20 <u>1</u> .
24	Issued on behalf of Plaintiff(s): HOWARDW: CONYERS
25	Name: JAVILY POINTRE By: MChinall
26	Address: 025 MCA Dr. #20 OANSON CITU, NV 5977 Second Judicial District Court
27	Phone Number: 75 Court Street Reno, Nevada 89501
28	
	Revised 6/23/10 AA 1 SUMMONS - PETITION

/

1	DECLARATION OF PERSONAL SERVICE (To be filled out and signed by the person who served the Defendant or Respondent)
2	(10 be filled out and signed by the person who served the Defendant of Respondent)
3	STATE OF Nevada)
4	COUNTY OF Carson City)
5	
6 7	I, Grany Gillis declare:
8	(Name of person who completed service)
9	1. That I am not a party to this action and I am over 18 years of age:
10	2. That I personally served a copy of the Summons, the Petition, and the
11	following documents: Summon For Petition Establish
12	Castoly + Visitatizio
13	
14	upon Many ca Alceand at the following
15	upon <u>Mayra</u> <u>Arreguis</u> , at the following (Name of Respondent who was served)
16	location: 1047 Wordside Dr. CArsen City
17	NV. 89701
18	on the <u>16 h</u> day of <u>August</u> , 20 <u>\mathcal{H}</u> . (Year)
19	(Month) (Year)
20	This document does not contain the Social Security Number of any Person. I declare, under
21	penalty of perjury under the law of then State of Nevada, that the foregoing is true and correct.
22	
23	(Signature of person who completed service)
24	(Signature of person who completed service)
25 26	NOTARY PUBLIC
26 27	STATE OF NEVADA County of Carson City
27	No: 08-5392-5 GABRIEL ACEBEDO My Appointment Expires April 21, 2015
20	Company and a second seco
	Revised 6/23/10 AA 2 SUMMONS - PETITION

4.	
Code: 3385	2011 AUG 15 PH 3: 00 AUG 1 C AUG
Name: <u>JAUIER RAMIREZ</u> Address: <u>925 MICA DRIVE</u> <u>CARSON CITY NU</u> 857 Telephone: (775)671-0508	DOUGUIS 201 TED THRAN DISTRICT CLERK OF EMANDOL TEPUTY
IN THE FAN NIN 74	MILY DIVISION
•	CT COURT OF THE STATE OF NEVADA
IN AND FOR THE	COUNTY OF WASHOE DOUGLAS
VS	Case NoC - C - 221 Dept No
MAYNA E- ARREQUIN GAR Defendant/Respondent	2CIA
	ASE INFORMATION m Child Custody Jurisdiction Act
This document is submitted by: JAU.EN (Your nam	RAMINEZ e)
Wife/Mother Information	Husband/Father Information
Name: MAYRA E. ARREGUIN	
Address: 925 Mica DRIVE #201 CARSON CITY NV 85701-	Address: 925 MICA DRIVE #201 CARSON CITY NU. 89701-
Place of Employment:	Place of Employment:
Address of Employer:	Address of Employer:
Age: 26	Age: 42
Education: UNENOW E	ducation: <u>GED</u>
Date of Marriage (if applicable	2)
Date of Separation (if applicab	ie) 7-13-2011
9/2010 AA	
	1

CHILDREN BORN TO THIS MARRIAGE OR RELATIONSHIP

Name	Date of Birth/Age	With Whom Child Resides/ How Long There
EQUARDO JAVIER RA	WATER 04-13-06-5	is with both parents 31/2 year
CARLOS ADRIAN RAM	MIREZ 10-09-073	Stys With both parents 31/2 year
		OM YOU ARE RESPONSIBLE of this marriage or relationship)
Name	Date of Birth/Age	With Whom That Person Resides/How Long
Only for each shild directly inv	lund in these proceedings, th	e residence of the child, and with whom the child has lived,
must be traced for the past five (: living and continue tracing when	5) years. Start with the curren e the child has lived, and with eeded, please attach addition	nt address of the child and with whom the child is presently h whom the child has lived prior to the present, for the past al sheets or request additional sheets from the Facilitator's
	<u>CHILD NU</u>	
Present Address: 925	MICA PRIVE	#201 CANSON CITY NU 89705
Date child moved to the present		
Child currently lives with: (cheo	k one)	
Mother Fathe	erBoth parents	Adults other than parents
If the child is presently residing v child.		please state who the adults are and their relationship to the

9/2010 AA

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Child's address prior to the present address: 1401 COMO SY APT 141 CARSON CITY M	85701
How long did the child live at that address: <u>JYEANS</u>	
With whom did the child live at that address?	
MotherFatherBoth parentsAdults other than parents	
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.	
Child's address prior to the address listed above:	
How long did the child live at that address:	
With whom did the child live at that address?	
MotherFatherBoth parentsAdults other than parents	
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.	
<u>CHILD NUMBER 2</u>	
Child's Full Name: CARLOS ADRIAN RAMIREZ	
Present Address: 925 MICA DRIVE # 201 CARSON CITY NV 89	705
Date child moved to the present address: APRIL 2008	
Child currently lives with: (check one)	
MotherFatherBoth parentsAdults other than parents	
If the child is presently residing with adults other than parents, please state who the adults are and their relationship to the child.	

9/2010 AA

e.

Child's address prior to the present address: 1401 COMO ST APT 141 CARSON CITY NV 89701
How long did the child live at that address: 6 MONTHS
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
Child's address prior to the address listed above:
How long did the child live at that address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
CHILD NUMBER 3
Child's Full Name:
Present Address:
Date child moved to the present address:
Child currently lives with: (check one)
MotherFatherBoth parentsAdults other than parents
If the child is presently residing with adults other than parents, please state who the adults are and their relationship to the child.

Child's address prior to the present address:
How long did the child live at that address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
Child's address prior to the address listed above:
How long did the child live at that address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
<u>CHILD NUMBER 4</u>
Child's Full Name:
Present Address:
Date child moved to the present address:
Child currently lives with: (check one)
MotherFatherBoth parentsAdults other than parents

Child's address prior to the present address: How long did the child live at that address: With whom did the child live at that address? Mother _____ Father _____ Both parents _____ Adults other than parents If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child. Child's address prior to the address listed above: How long did the child live at that address: With whom did the child live at that address? Both parents _____Adults other than parents Father Mother If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child. Please answer each of the following questions.

1. Have you participated in any way in any kind of litigation or court action concerning the custody of any of the children involved in this proceeding?

____NO ____YES

2. Do you have any information of ANY CUSTODY PROCEEDING concerning the child/children that is now pending in a court of this **State** or any other State?

NO YES

3. Do you know of any person who is not a party to these proceedings who has physical or legal custody of the child/children or claims to have custody or visitation rights to the child/children involved in this case?

_____NO _____YES

9/2010 AA

IF YOU ANSWERED "YES" TO ANY OF THE PREVIOUS QUESTIONS, PLEASE GIVE AN **EXPLANATION OF YOUR ANSWER ON THE SPACE PROVIDED BELOW:**

If any other actions have ever been filed involving both of the parties in this action, or,
either of the parties and any of the children in this action, during the past ten (10) years,
please fill out the following information as fully as you can.
1. Name of Court in which the action was filed:
1. Traine of Court in which the action was filed.
Location of Court (County & State):

Parties involved:

Case Number: _____ Type of action: _____

Date case filed:______Date case closed:______

9/2010 A.A

2.	Name of Court in which the action was filed:
2.	
	Location of Court (County & State):
	Parties involved:
	Case Number:Type of action:
	Date case filed: Date case closed:
3.	Name of Court in which the action was filed:
	Location of Court (County & State):
	Parties involved:
	Case Number: Type of action:
	Date case filed:Date case closed:
4.	Name of Court in which the action was filed:
	Location of Court (County & State):
	Parties involved:
	Case Number: Type of action:
	Date case fileDate case closed:
	This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct.
	Dated this 15th day of July, 20 91.
Sig	nature: fuller lever Signature:
Prir	nt Name: Vavier Ramirez Print Name:
Ado	dress: <u>925 Mich One</u> 201 Address:
_	Carson City N 89701
Tel	ephone 795) 782-392-6 Telephone:

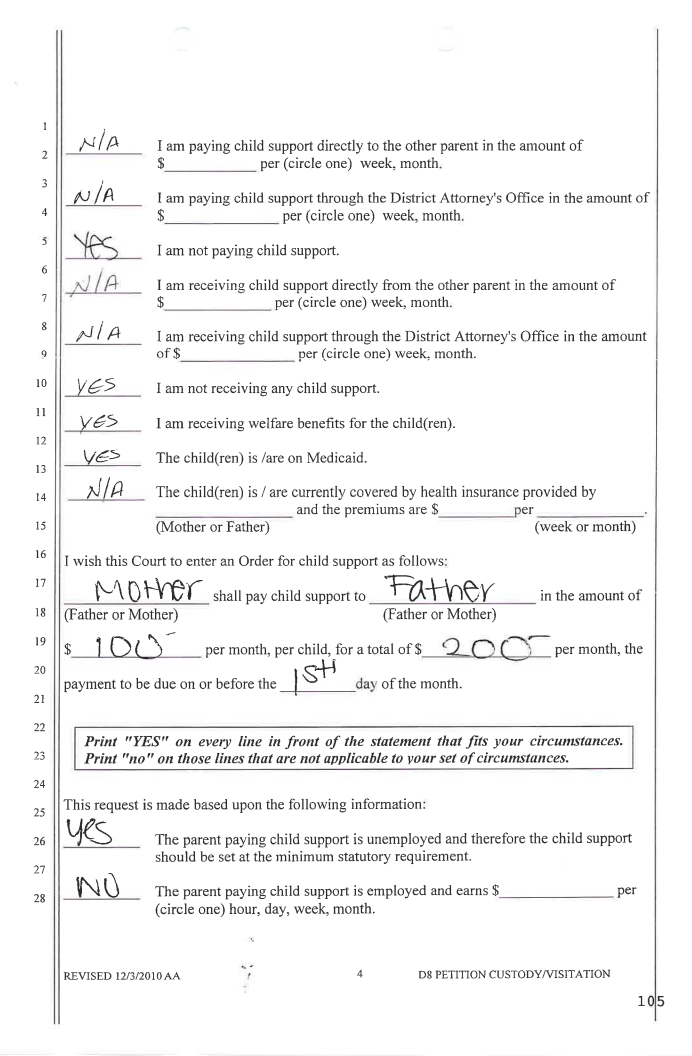
9/2010 AA

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Transis I Prove 2011 AUG 15 PM 2:59 1 Code: \$3609 Name: JANER 2 Address: 89701 CARSO 3 0908 Telephone: (775) 782.3526 -(77 6 4 Acting In Proper Person 5 6 IN THE FAMILY DIVISION 7 NINTH OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE POUGLAS 9 10 IAVIER RAMIRE 11 Petitioner Case No. 11-CV-C221 12 VS Dept. No. 13 E. ARREGUIN GARCIN NAYRA Respondent. 14 15 PETITION TO ESTABLISH CUSTODY AND VISITATION 16 17 RFI $n_{1}RS7$, acting in proper person, petitions this Petitioner, ANER (Your name) 18 19 Court for an Order judicially establishing custody and visitation for the following minor children 20 Child's Name Child's Birthdate 21 JAVIER RAMIREZ EDUARDO 04-13-2006 22 ADRIAN RAMIREZ 10-09-2007 ARLOS 23 24 25 26 27 28 Petitioner, JAVIER RAMIREZ states as follows: 1 REVISED 12/3/2010 AA D8 PETITION CUSTODY/VISITATION 102

1 I. 2 My present address is: 3 925 MICA DRIVE #201 4 CARSON CITY NV 85705 5 I have lived at that address for: 3 (circle one) days, months, years. 6 7 Prior to living at my present address, I lived at: 8 1401 COMO ST APT 141 9 CARSON CITY NOI 85701 10 I lived at that address for *Q* (circle one) days, months, years. 11 12 II. 13 The child(ren) presently live at: 14 925 MICA DRIVE # 201 15 CARIAN GTY NV 85705 16 The child(ren) have lived at that address for 3 (circle one) days, months, years. 17 Both pavents The child(ren) are presently living with 18 (State with whom the children are presently living) 19 Prior to the present address the child(ren) lived at: 20 1401 COMO ST APT #141 21 22 CARSON CITY NV 85705 23 And the child(ren) lived at that address for ______ (circle one) days, months, years. 24 The child(ren) lived at the prior address with $b_{\partial} + h_{\beta} + h_{\beta}$ 25 26 III. 27 The other parent of the child(ren) is: MAYRP E ARREGUIN(Name of the other parent) 28 2 REVISED 12/3/2010 AA D8 PETITION CUSTODY/VISITATION 103

11	
 That pa	rent resides at:
	975 Mica Dr # 201
	925 Mice Dr # 201 Carson City NV 89705
The oth	er parent has lives at that address for <u>3</u> (circle one) days, months, years.
Prior to	living at that present address, the other parent lived at:
	1407 Como St Apt 141
	1401 Como St Apt 141 Carsun City NV 89705
 The oth	er parent lived at that address for (circle one) days, months, years.
	IV.
	Print "YES" on the line in front of the statement that fits your circumstances. Print "NO" on those lines that are not applicable to
	vour set of circumstances.
11	
The pat	arnity of the child (ron) has been established by
The pate	ernity of the child(ren) has been established by:
The pate	A voluntary acknowledgment of paternity was signed by both parents at the t of the child's birth and Father's name is on the birth certificate.
The pate UPC	 A voluntary acknowledgment of paternity was signed by both parents at the t of the child's birth and Father's name is on the birth certificate. Paternity was established through a court proceeding in:
The pate	 A voluntary acknowledgment of paternity was signed by both parents at the t of the child's birth and Father's name is on the birth certificate. Paternity was established through a court proceeding in: Name of court: Address of court:
The pate	 A voluntary acknowledgment of paternity was signed by both parents at the t of the child's birth and Father's name is on the birth certificate. Paternity was established through a court proceeding in: Name of court: Address of court: Date proceeding was held:
The pate UPC	 A voluntary acknowledgment of paternity was signed by both parents at the t of the child's birth and Father's name is on the birth certificate. Paternity was established through a court proceeding in: Name of court: Address of court: Date proceeding was held: Case Number of court proceeding:
The pate UPC NE	 A voluntary acknowledgment of paternity was signed by both parents at the t of the child's birth and Father's name is on the birth certificate. Paternity was established through a court proceeding in: Name of court: Address of court: Date proceeding was held:
The pate UPC NI NI VE:	 A voluntary acknowledgment of paternity was signed by both parents at the to of the child's birth and Father's name is on the birth certificate. Paternity was established through a court proceeding in: Name of court: Address of court: Date proceeding was held: Case Number of court proceeding: Through genetic testing, a copy of which is attached to this pleading.
Vec NI NI	 A voluntary acknowledgment of paternity was signed by both parents at the to of the child's birth and Father's name is on the birth certificate. Paternity was established through a court proceeding in: Name of court: Address of court: Date proceeding was held: Case Number of court proceeding: Through genetic testing, a copy of which is attached to this pleading.



1	T				
1	10				
2	NA	The parent paying chi	ld support is capal	ple of earning \$pe	er
2	· · · · ·	(circle one) hour, day,	, week, month but	is currently unemployed and the child	
3	1			atutory amount until employed and the	nen
4	DIA	the support should be	leviewed.		
5		The parent paying chi			er
				is currently unemployed or under-	
6	NIA	employed and should	pay the statutory a	mount.	
7	. 10	The child support show	uld be <u>more</u> than t	he statutory amount because:	
8					
9		·			_
0		The child support show	uld be <u>less</u> than the	e statutory amount because:	
1					
2					
3			VI.		
4			۷1.		
	To my knowle	edge, the following cust	tody and visitation	orders have been entered regarding th	he
5	child(ren):				
6					
7				ever been filed, including orders in	
8		y Protective Oraers, f no orders have ever be		ild(ren), state the provisions of the ONE" in the space.	
9		2 _ 1/22 00 _ 1/2		A	
	iempe	ovary Orde	V UCT	2009, and fu	W
о	2011	0		U.	L
I					
2					
3					
4			VII.		
5	Up to 1	the present time, BC	HN Paren	has been the primary caretaker and	
6	-	(Mo	ther or Father)		
7	physical custo	odian of the child(ren).			
8	I reque	est that this Court enter	a custody order gr	anting the following:	
			- 0	-	
	REVISED 12/3/20	010 AA	5	D8 PETITION CUSTODY/VISITATION	
					10
11					1

Print "YES" in the <u>ONE</u> space that describes the kind of custody you want the court to order. Print "NO" in all the other spaces. Joint legal and joint physical custody to the Petitioner and the Respondent. Joint legal custody to the parties with primary physical custody to the Petitioner. Joint legal custody to the parties with primary physical custody to the Respondent NO Other: VIII. Fully explain the type of contact both parents have had with the child(ren), including physical contact, telephone contact, etc. Mother has had contact with the child(ren) in the following way: ave ram Father has had contact with the child(ren) in the following way: D8 PETITION CUSTODY/VISITATION REVISED 12/3/2010 AA

1 REGULAR WEEKLY/MONTHLY EXCHANGE AND VISITATION 2 Visitation must be set out in specific detail, including a full weekly or monthly schedule 3 with the days the exchanges will take place, the times of the exchanges, and who will provide transportation. Without very specific visitation, an order will not be granted. 4 Terms such as "reasonable visitation" and "visitation at reasonable times and places" 5 will not be accepted. If you are requesting supervised visitation, be very specific as to who is going to act as supervisor. 6 I wish this Court to enter an Order for regular, specific, weekly/monthly visitation and exchange 7 of my child(ren) as follows: MUM WISK 8 NH 9 0 10 IN 11 12 13 14 15 16 17 18 19 HOLIDAY VISITATION 20 (You may add or subtract any holidays on the following list. If you choose not to exchange the 21 child/ren on a specific holiday, print "N/A" in the spaces for that holiday. If no changes for the holidays are to be made in the regular visitation schedule, state that clearly in the next 22 paragraph and print "not applicable" on the lines provided for the individual holidays.) 23 The major holidays will be handled in the following manner: 24 (Name each specific holiday, such as Thanksgiving, Christmas, Easter, Passover, Hanukkah) 25 me 26 27 28 D8 PETITION CUSTODY/VISITATION 7 REVISED 12/3/2010 AA 108

1 2 3 4 5 6 7 New Year's Day will be alternated with MUTNEY 8 having the child(ren) (Father or Mother) 9 in the year 2013 and each year thereafter. 10 Martin Luther King's Birthday will be alternated with MOTNEY having the child(ren) 11 (Father or Mother) 12 in the year 2013 and each 0ddyear thereafter. 13 (odd or even) President's Day will be alternated with MO-14 having the child(ren) in the (Father or Mother) 15 year 2013 and each 00 year thereafter. (odd or even) 16 Memorial Day will be alternated with MOHNEY having the child(ren) in the year 17 (Father or Mother) 2013 and each O 18 year thereafter. (odd or even) 19 Fourth of July will be alternated with MOHNEY having the child(ren) in the year 20 (Father or Mother) 2013 and each OQQ year thereafter. 21 (odd or even) 22 other Labor Day will be alternated with having the child(ren) in the year 23 (Father or Mother) ムズ and each Cyear thereafter. 24 (odd or even) 25 Nevada Day will be alternated with MAHAP having the child(ren) in the year 2012 26 (Father or Mother) 27 and each year thereafter. 28 (odd or even) 8 D8 PETITION CUSTODY/VISITATION REVISED 12/3/2010 AA 109 Docket 84723 Document 2022-18357

M0100 having the child in the year 2013 Halloween will be alternated with 1 (Father or Mother) 2 and each year thereafter. 3 (odd or even) 4 NEY having the child in the year 20 Veteran's Day will be alternated with (Father or Mother) 5 and each vear thereafter. 6 (odd or even) 7 having the child in the year Child's birthday will be alternated with 8 (Father or Mother) 9 year thereafter. and each (odd or even) 10 Mother shall have the child on Mother's Day and Father shall have the child on 11 Father's Day, 12 Holidays not specifically time defined shall begin at VNOC a.m. and end at 13 p.m. on that same day. The parent who has the holiday will pick the 14 child up and return the child to the other parent at the end of the scheduled time. 15 Should a holiday fall on a three day weekend and it is the other parent's weekend to have 16 the child(ren), the three day holiday will be handled as follows: 17 18 19 20 21 22 23 24 shall have a block time of time with the child(ren) for vacation 25 (Father or Mother or both parents) 26 27 purposes. That length of time for vacation period shall be (one week, two weeks, three weeks, one month) 28 9 REVISED 12/3/2010 AA D8 PETITION CUSTODY/VISITATION 110

(Father or Mother) in advance of the choice of time. WHEREFORE, Petitioner prays that this Court enter an Order granting Petitioner's requests regarding custody, visitation and support as set forth above. This document does not contain the Social Security Number of any Person. I declare, under penalty of perjury under the law of then State of Nevada, that the foregoing is true and correct. and an Date. ~/ (Print name) 07-15-2011 Date D8 PETITION CUSTODY/VISITATION REVISED 12/3/2010 AA

2 9 200 DOUGLASCOUNT Your name: 201 2011 JUL 28 AH 10: 53 1 Mailing Address: City, State, Zip: 2 Telephone: - 78-2 39 230 THRAN In Proper Person 3 BY M. SLAGPTY Nmth 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City Douglas 6 Case No. <u>11-Cl-8221</u> Dept. No. <u>E</u> 7 A RAMAZE 8 Plaintiff. 9 VS. ARNZGINA) 10 Defendant. 11 12 ORDER REGARDING WAIVER OF FEES AND COSTS 13 (Filing Fees/Service Only) 14 AVIEN RAMINEZ 's Application to (Your Name) Upon consideration of (15 16 Waive Filing Fees/Service Only and it appearing that there is not sufficient income, property or 17 resources with which to maintain the action, and good cause appearing therefore: 18 19 request to waive fees and costs is GRANTED. JANEN KAMINEZ 20 21 shall be permitted to proceed in Forma Pauperis with this action as permitted by NRS 12.015. 22 He/she shall proceed without the prepayment of costs or fees or the necessity of giving security, 23 and the Clerk of court shall file or issue any necessary writ, process, pleading, or paper without 24 charge. The Sheriff or other appropriate officer within this State shall make personal service of 25

any necessary writ, pleading, or paper without charge, If this party prevails in this action, the 1 court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay into the 2 Court, within five (5) days, the costs which would have been incurred by the prevailing party, 3 and those costs must then be paid as provided by law. 4 AVER (Your Name) T IS HEREBY ORDERED that RAMINEZ 5 's 6 request to waive fees and costs is DENIED for the following reason: 7 8 A. The party is not indigent. 100 B. Dother: Can pay in part. Por 9 10 11 DATED this 2O day of 10 ck 20 // 12 13 DISTRICT COURT JUDGE 14 15 Respectfully submitted: HALIGN RAMONZ 16 (Your signature) 17 MEN ROWINEY (Your name) 1) n # 201 18 MiCA (Address) 19 ARSON CITY AN SAFOT 20 671 0908- 775-782-3926 (Telephone) 21 111 22 /// 23 /// 24 /// 25 Page 2 of 2

RECEIVED Your name: 2011 JUL 20 AM 11:26 l Mailing Address: 705 782-3926 City, State, Zip: 75) 2 TED THRAN CLERK Telephone: 6 In Proper Person EY MI BLACKEDUTY 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City Douclas 6 Case No. 11 - CV - C221Dept. No. 117 AVIER RAMIREZ 8 Plaintiff, 9 vs. MAYNA E. ARREGUIN - GARCIA 10 Defendant. 11 12 APPLICATION TO WAIVE FILING FEES/SERVICE ONLY 13 Pursuant to NRS 12.015, and based on the following Affidavit, I request permission from 14 15 this Court to proceed without paying court costs or other costs and fees as provided in NRS 16 123.015 because I lack sufficient financial ability. 17 AFFIDAVIT 18 STATE OF NEVADA SS. 19 CITY OF CARSON CITY 20 I, _____ , after being duly sworn, depose and state as follows: (Your name) 21 22 23 24 25 Page 1 of 4 114 Application to Waive Filing Fees and Costs/W/08-05-09

 5 ₂	
1	1. I have read the contents of this Application and am competent to testify as to the
2	contents of this Application and the contents are true of my own knowledge.
3	2. I am unable, because of my financial poverty, to pay the costs and fees of this case,
4	and I am unable to give security for the costs and fees in this matter.
5	3. I wish to file with this Court the pleading submitted with this Application. I cannot
6	pay the costs of filing because I lack sufficient income, assets or other resources.
7	Including myself, there are $_/_$ adults and $_2$ children
8	in my household. Their age(s) is/are $\frac{26.5.3}{5.3}$
9	My total monthly income before taxes is:
10	From all sources, including employment, self-employment,
11	Social Security, child support, alimony, State and County benefits, etc. \$ 1663-
12	Any other household income from another member of the household: \$
13	List where you work and your job title:
14	The following represent a list of my assets and their value:
15 16	Automobile: Ford Tannus Faul Explorer \$ Value Loan Balance (Year and type of car) \$ 500 \$ 800
17	Mobile Home, House or Other Real Estate:
18	(Size, type and/or year of account)
19	Bank Accounts:
20	Checking El alaudo Sams 5 \$\$
21	Other: \$ \$
22	
23	\$\$
24	
25	Page 2 of 4
	Application to Waive Filing Fees and Costs/W/08-05-09

1	My total monthly expenses are:		
2 3 4 5 6 7 8 9 10	Rent or MortgagePhone, Gas, Electricity, and other UtilitiesFoodChild CareInsuranceMedicalTransportationChild support and child care expenses paid to someone else	\$ <u>695</u> \$ <u>250</u> \$ <u>200</u> \$ <u>70</u> \$ <u>70</u> \$ <u>150</u> \$ \$	
11 12 13	Other TOTAL MONTHLY EXPENSES	\$ <u>400-</u> 1765 \$ 10 65	
14 15 16 17 18	I request that the Court hold a hearing on this Application if the the same so that I may testify as to my indigent status.	\sim	
19 20	Certified before me pursuant to NRS 3.300(2) this day of	, 20	
21 22	Cler	<u>د</u>	
23 24	×		
25			
	Page 3 of 4 Application to Waive	Filing Fees and Costs/W/08-05-09	116

STATE OF NEVADA 1) ss. COUNTY OF CARSON 2 9 , personally appeared before On this day of 20]] MILL 3 me, the undersigned, a Notary Public in and for the County of CAVED V 4 \mathcal{M} , personally known to me or proved to Inoz. State of Nevada, _____ 5 me to be the person whose name is subscribed to the above instrument and who acknowledged 6 7 that she/he executed the above instrument freely and voluntarily and for the uses and purposes 8 therein mentioned. 9 10 11 MARILU J. PINEDA NOTARY PUBLIC 12 STATE OF NEVADA Iy Commission Expires: 8-01-2011 13 Certificate No: 11-4938-2 14 15 16 17 18 19 20 21 22 23 24 25 Page 4 of 4 Application to Waive Filing Fees and Costs/W/08-05-09 117

BEST JANITORIAL SERVICES 1662 GLENDALE AVE SPARKS NV 89431	INC 0485-2875-DIRDEP 100 436	56-382 Direct 412 06/20/2011 Direct Deposit Deposit	
은 사람들에 걸 날	것 모님 그 그 그 가지 않는 것 것 것	DATE CHECK NO.	
nan			
PAY TO THE	JAVIER RAMIREZ-RIVAS	Total Net Direct Deposit(s)	
ORDER OF	925 MICA DRIVE #201 CARSON CITY NV 89705	Total Net Direct Deposit(s) ** \$457.12 **	
한 지금 옷을 듣는		ТИЏОМА	
VOID THIS IS NOT A CH	СК		
WELLS FARGO BANK, N.A. PAYABLE IF DESIRED AT:			
ALL WELLS FARGO BANKS 115 HOSPITAL DR, VAN WERT, OH		**NON-NEGOTIABL	E*
		AFTHORIZED SIGNATURE(S)	

FOLD AND REMOVE								FOLD AND RE	MOVE
PERSONAL AND CHECK	(INFORMATION		EARNINGS						
JAVIER RAMIREZ-RIVAS				DESCRIPTION	HRS/	RATE	CURRENT (\$)	YTD HRS/	YTD (
925 MICA DRIVE #201					UNITS			UNITS	
CARSON CITY, NV 89705									
				REGULAR	57.00	8.5000	484.50	515.00	4302.5
Soc Sec #: XXX-XX-XXXX	Employee ID: 436								
Hire Date: 01/18/11				HOURS WORKED	57.00			515.00	
Status:				ADJ EARNINGS			484.50		4302.
Filing Status:				GROSS EARNINGS	57.00		484.50	515.00	4302 \$
Federal: Single, 3									
State: NV, Single, 3			WITHHOLDINGS	DESCRIPTION			CURRENT (\$)		YTD (
Dept: 100									
				OASDI			20.35		180.7
Pay Period: 06/01/11 to 06/				MEDICARE			7.03		62.4
Check Date: 06/20/11	Check #: Direct Depo	osit							0.10
NET PAY ALLOCATIONS	j			TOTAL			27.38		243.
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	CURRENT (\$)	YTD (\$
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Payrolls by Paychex, Inc.	BEST JANITORIAL SERVICES INC 1552 GLENDALE AVE SPARKS, NV 89431	0485-2875-DIRDEP 100 436	55-382 412 07 /	05/2011 DATE	Direct Deposit CHECK NO	
s by Payc	PAY TO THE ORDER OF	JAVIER RAMIREZ-RIVAS 925 MICA DRIVE #201 CARSON CITY NV 89705		Total Net Direc * * \$360	ct Deposit(s) . 88 * *	
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Net Pay

TO VERIFY AUTHENTICITY OF THIS DOCUMENT THE BACK CONTAINS HEAT SENSITIVE INK THAT CHANGES FROM BLUE TO CLEAR AND ALSO CONTAINS AN ARTIFICIAL WATERMARK WHICH CAN BE VIEWED WHEN HELD AT AN ANGLE

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PERSONAL AND CH JAVIER RAMIREZ-RIVA 925 MICA DRIVE #201 CARSON CITY, NV 897	IS	ION	EARNINGS	DESCRIPTION	HRS/ UNITS	RATE	CURRENT (\$)	YTD HRS/ UNITS	YTD (\$
Soc Sec #: XXX-XX-XX	XX Employee ID:	: 436		REGULAR	45.00	8.5000	382.50	560.00	4685.01
Hire Date: 01/18/11 Status:				HOURS WORKED ADJ EARNINGS	45.00		382.50	560.00	4685.0 ⁻
Filing Status: Federal: Single, 3				GROSS EARNINGS	45.00		382.50	560.00	4685.01
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Pay Period: 06/16/11 to Check Date: 07/05/11	06/30/11 Check #: Dire	ct Deposit		OASDI MEDICARE			16.07 5.55		196.78 67.96
NET PAY ALLOCATI	ONS			TOTAL			21.62		264.74
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	NET PAY	CURRENT (\$)	YTD (\$,
		360.88	4420.27
Payrolls by Paychex, Inc.			- Constants a

4420.27

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1	1562 GLENDALE AVE SPARKS, NV 89431	100 436	56-382 412	06/05/2011	Direct Deposit
1.1	안 맛있어. 친구님 것	백기 관금방법 이용은 가격을 얻을 밖도 있다.	ja Ne	DATE	CHECK NO.
inc.	철 소방 성격을 수	일병 문제, 관계, 관계, 감기가 있었다. [1	3. c ⁻¹		
ayonex, I	말한 집에 가지 않는	이 것은 사람 위험 가지 않는 것이 가지?			
ayo		JAVIER RAMIREZ-RIVAS			
2	PAY TO THE ORDER OF	925 MICA DRIVE #201		Total Net Dir	ect Deposit(s) 1 . 08 * *
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				AMO	UNT
	VOID THIS IS NOT A CHECK	and the many second			
	WELLS FARGO BANK, N.A. PAYABLE IF DESIRED AT:				
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FOLD AND REMOVE						FOLD AND RE	EMOVE
PERSONAL AND CHECK INFORMATION JAVIER RAMIREZ-RIVAS 925 MICA DRIVE #201 CARSON CITY, NV 89705	EARNINGS	DESCRIPTION	HRS/ UNITS	RATE	CURRENT (\$)	YTD HRS/ UNITS	YTD (\$
Soc Sec #: XXX-XX-XXXX Employee ID: 436 Hire Date: 01/18/11 Status: Filing Status: Federal: Single, 3 State: NV, Single, 3 Dept: 100		REGULAR	55.00	8.5000	467.50	458.00	3818.0
		HOURS WORKED ADJ EARNINGS	55.00		467.50	458.00	3818.0
		GROSS EARNINGS	55.00		467.50	458.00	3818.0
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Pay Period: 05/16/11 to 05/31/11 Check Date: 06/05/11 Check #: Direct Deposit	_	OASDI MEDICARE			19.64 6.78		160.3i 55.3i
NET PAY ALLOCATIONS		TOTAL			26.42		215.74

DESCRIPTION	CURRENT (\$)	YTD (\$)
Check Amount	0.00	295.78
CHECKING1 - 5237 Net Pay	441.08	3306.49
netray	441.08	3602.27

	NET PAY	CURRENT (\$)	YTD (\$)
averalle by Davekay In		441.08	3602.27

 STATE OF NEVADA

 DEPARTMENT OF EMPLOYMENT, TRAINING AND REHABILITATION

 EMPLOYMENT SECURITY DIVISION

 NOTICE OF MONETARY DETERMINATION

 Local Office
 Date Mailed
 Effective Date
 Social Security #

 0166
 07/05/11
 06/26/11
 622-20-3910

JAVIER RAMIREZ 925 MICA DRIVE APT #201 CARSON NV 89705

Weekly	Total	Maximum
Amount	Weeks	Payable
263	26	6,838

IMPORTANT NOTICE: Your benefit amount is based on wages reported by your employer(s) from <u>JANUARY 1, 2010</u> to <u>DEC 31, 2010</u>. Carefully examine the wages reported below. Contact your telephone claim center immediately if there are any errors. ERRORS OR OMITTED WAGES COULD REDUCE YOUR BENEFITS OR PREVENT YOU FROM QUALIFYING FOR BENEFITS.

You may NOT receive these benefits if you are disqualified due to job separation, or other eligibility issues. See your **Nevada Unemployment Insurance facts booklet** for more information about eligibility issues and the method used to calculate your benefit amount.

EMPLOYER NAME	10 QTR 1	10 QTR 2	10 QTR 3	10 QTR 4	EMPLOYER TOTALS	DEPT	USE
KELLY SERVICES INC CASINO FANDANGO	1,548.37 1,755.14				19,338.03		
* TOTALS Indicates High Qtr Earnings	3,303.51	5,783.55	**6,575.74	5,430.37	21,093.17		21

1	CODE 4085
2	
3	
4	NiNTY
5	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
6	IN AND FOR THE COUNTY OF WASHOE POUGLAS
7	<u>JAVIER RAMIREZ</u> Petitioner(s),
8	
9	vs. Case No. 11-CV-C 221 <u>MAYRA E. ARREGUÍN GARCIA</u> Dept. No. II
10	Respondent(s).
11	/
12	SUMMONS
13	TO THE DEFENDANT: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU
14	WITHOUT YOUR BEING HEARD UNLESS YOU <u>RESPOND IN WRITING</u> WITHIN 20 DAYS. READ THE INFORMATION BELOW VERY CAREFULLY.
15	A civil complaint or petition has been filed by the plaintiff(s) against you for the relief as set forth in that
16 17	document (see complaint or petition). When service is by publication, add a brief statement of the object of the action. See Nevada Rules of Civil Procedure, Rule 4(b). The object of this action is:
18	 If you intend to defend this lawsuit, you must do the following within 20 days after service of this summons, exclusive of the day of service:
19	 a. File with the Clerk of the Court, whose address is shown below, a formal written answer to the complaint or petition, along with the appropriate filing fees, in
20	accordance with the rules of the Court, and; b. Serve a copy of your answer upon the attorney or plaintiff(s) whose name and address
21	is shown below.
22	Unless you respond, a default will be entered upon application of the plaintiff(s) and this Court may enter a judgment against you for the relief demanded in the complaint or petition.
23	Dated this day of, 20_//, 20_//
24	Issued on behalf of Plaintiff(s):
25	Name: JAVIEN RAMITEZ By: M. CHANGA
26	Address: 925 MICON DY. #201 UNSUICIFU INV 891105 Second Judicial District Court
27	Phone Number: 15-01-0905 Reno, Nevada 89501
28	
	Revised 6/23/10 AA SUMMONS - PETITION

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1		DECLARATION OF PERSONAL SERVICE
2	(To be filled out and signed by the person who served the Defendant or Respondent)
3	STATE C)F)
4	÷) / OF)
5		ог)
6 7	I,	(Name of person who completed service)
8		(Name of person who completed service)
9	1.	That I am not a party to this action and I am over 18 years of age:
10	2.	That I personally served a copy of the Summons, the Petition, and the
11		following documents:
12		
13		
14		
15		upon, at the following (Name of Respondent who was served)
16		location:
17		
18		
19		on the day of, 20 (Month) (Year)
20	This do	ocument does not contain the Social Security Number of any Person. I declare, under
21	penalty of	perjury under the law of then State of Nevada, that the foregoing is true and correct.
22		
23		
24		(Signature of person who completed service)
25		
26		
27		
28		

Revised 6/23/10 AA

SUMMONS - PETITION

9TH JUDICIAL DISTRICT COURT Ted Thran Clerk of the Court Ph 782-9820 Fax 782-9954 1625 8th Street P.O. Box 218 Minden, NV 89423-0000 (775)-782-9820, TTY for Deaf: (775)-782-9964 (775) 782-9820

03/11/13

Case Number: 09-CV-00340-DC DOO Date Filed: 10/05/09 Status: Open/Active Judge Assigned: Gamble, David

Arreguin V Ramirez

CASE HISTORY

CONSOLIDATED/RELATED CASES

Lead CaseID: 09-CV-00340-DC

SubCaseID	Туре	Start	End
	82233	22222222	02200200
11-CV-00221-DC	С	08/19/11	

INVOLVED PARTIES

Type Num Name(Last,First,	-	Dispo	Entered
2012/2022 1222222222222222			
PLT 001 Arreguin, Mayra			10/05/09
Attorney: 1234 Person,	Proper		
P. O. Box 218	3		
Minden, NV	89423		
PLT 002 Ramirez, Javier			07/20/11
Attorney: 1234 Person,	Proper		
P. O. Box 218	3		
Minden, NV	89423		
DEF 001 Ramirez, Javier			10/05/09
DEF 002 Arreguin-Garcia,	Mayra		07/20/11

CALENDAR EVENTS

09-CV-00340-DC Date: 03/11/13 Time: 09:36

Date Time Dur Cer Evnt Jdg L Day Of Rslt By ResultDt Jdg T Notice Rec

09/19/11 01:30P 001 yes CALL DRG D 01 /01 CON C 07/11/12 DRG P N 07/19/12 09:00A 001 yes MOTN DRG D 01 /01 CON C 07/19/12 DRG N 02/21/13 09:00A 001 yes CALL NTY D 01 /01 VAC C 02/14/13 NTY P

JUDGE HISTORY

JUDG	E ASSIGNED	Туре	Assign Date Removal RSN	

DRG	Gamble, David	J	10/05/09	

DOCUMENT TRACKING

-	[Description	Filed	Received		-	Routed	Closed	Usei	r ID
	Petition to Establish Custody and Visitation				PLT001		 	MB	MB
002000	Summons Issued	10/05/09		DRG	PLT001			MB	MB
003000	Personal Case Information (UCCJA)	10/05/09		DRG	PLT001			MB	MB
004000	Confidential	10/05/09		DRG	PLT001			MB	MB
005000	Amended Petition to Establish Custody and Visitation	08/16/11		DRG	PLT001			HC	HC
006000	(Sealed)-Financial Disclosure Form (Mayra Edith Arreguin)	08/16/11		DRG	PLT001			НC	HC
007000	Request for Submission	08/16/11		DRG	PLTOOL			HC	HC
008000	Affidavit of Service	08/17/11		DRG	000			BW	BW
009000	Order Re ExParte Emergency Motion Regarding Children	08/19/11		DRG	000			KW	KW
010000	Order Consolidating	08/19/11		DRG	000			KW	KW
012000	Application to Waive Filing Fees/Service Only	08/22/11		DRG	PLT001			MB	MB
011000	Order Appointing A CASA	08/23/11		DRG	000			MB	MB
013000	Order Regarding Waiver of Fees and Costs	08/24/11		DRG	000			MB	MB

09-CV-00340-DC Date: 03/11/13 Time: 09:36

	Description		Received		-	Routed	5	Closed	Use	r ID
	Answer to Petition for Custody and Visitation and Counterclaim				PLT001				MB	MB
015000	Order	09/20/11		DRG	000				MB	MB
016000	Order	10/20/11		DRG	000				MB	MB
020000	Proof of Service	06/27/12		DRG	PLT001				ĸw	KW
019000	Request for Submission of ExParte Motion	06/27/12		DRG	PLT001				KW	KW
018000	Exparte Emergency Motion Regarding Children	06/27/12		DRG	PLT001				ĸw	KW
017000	Motion/Opposition Notice	06/27/12		DRG	PLT001				KW	KW
021000	Reply to ExParte Emergency Motion	07/03/12		DRG	PLT002				KW	ĸw
022000	Proof of Service	07/03/12		DRG	PLT002				ĸw	KW
023000	Order Setting Hearing	07/10/12		DRG	000				ĸw	ĸw
024000	Order	07/26/12		DRG	000				PG	PG
025000	Motion	07/26/12	08/23/12	DRG	DEF001		Ruled	11/01/12	ĸw	JT
026000	Order	11/01/12		DRG	000				ĸw	KW
	Exparte Emergency Motion Regarding Children	11/14/12		DRG	DEF001		Ruled	12/12/12	KW	JT
028000	Proof of Service	11/14/12		DRG	DEF001				ĸw	ĸw
029000	Certificate of Mailing	11/27/12		DRG	000				BW	BW
030000	Response To Motion	11/27/12		DRG	PLT001				вw	BW
031000	Order	12/13/12		DRG	000				HC	нс
032000	Response to Motion	12/14/12		DRG	PLT002				ĸw	ĸw
	Exparte Emergency Motion Regarding Children	12/26/12		DRG	PLT002				KW	KW
034000	Proof of Service	12/26/12		DRG	PLT002				KW	KW
035000	Order Setting Hearing	01/09/13		DRG	000				PG	PG
036000 (Order	02/14/13		NTY	000				нс	HC

	RECEIVED
1	Case No. 09-CV-0340
2	Dept. No. I DOUGLAS COUNTY
3	2013 JAN -9 AM 8: 59 DISTRICT COURT CLERK
4	TED THRAN CLERK
5	BY DEPUTY
6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF DOUGLAS
8	JAVIER RAMIREZ,
9	Plaintiff,
10	VS ODDED SETTRIC HEADDIC
11	MAYRA E. ARREGUIN, ORDER SETTING HEARING
12	Defendant.
13	The above-entitled matter is set for: <u>Hearing on Plaintiff's Ex Parte Emergency Motion</u> Regarding Children
14	TO COMMENCE on: <u>Thursday</u> , February 21, 2013 at 9:00 a.m.
15	TIME ALLOWED: <u>Two (2) hours</u>
16	COURT REPORTER REQUESTED:
17	(XX) NO () YES () PLAINTIFF () DEFENDANT
18	***If a Court Reporter is requested, please notify the Court as soon as possible***
19	IT IS SO ORDERED.
20	DATED this day of January 2013.
21	57 District Judge
22	Copy served by mail this January 2013 to:
23	Javier Ramirez
24	615 Hot Springs Rd., #114 Carson City, NV 89706
25	Mayra E. Arreguin 1035 Woodside Dr., #119
25	Carson City, NV 89701
27	Autorio States
28	
	128

RECEIV FILED 1 Code: 3720 DEC 2 6 20 Name: 2 22012 DEC 26 PM 4: 33 Address: AS COL rity 89706 3 TED THRAN Telephone: 4 Appearing in Proper Person 5 IN THE FAMILY DIVISION 6 ninth THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF WASHOE> Douglas 8 9 Plaintiff/Petitioner, Case No. 09-6V-0346 10 Dept. No. VS. 11 E. Arreguin, Defendant/Respondent. 12 13 14 **PROOF OF SERVICE** 15 On the <u>26</u> day of <u>December</u>, 20/2, I served a true and correct 16 copy of the following document(s): Exparte Energency Motion Legran ; (Write the title(s) of each document served.) 17 Children 18 upon Mayra E. Droegin (Write the name of the person served.) 19 20 in the manner(s) and at the location(s) described below: 21 22 WRITE YOUR INITIALS ON THE APPROPRIATE LINE(S): 23 a. \mathcal{JK}_{I} I placed a copy of the document(s) listed above in a sealed envelope upon 24 which first class postage was fully prepaid and mailed said document(s) via the United States 25 Post Office addressed as follows: 26 Name: 1. Mayra E. Arrequin Address. 1035 Wood side Drive # 114 Carson City NV 85701 27 28 129

1 2 3 4 5 6 7 8	b I placed a copy of the document(s) listed above in a sealed envelope and mailed said document(s) certified, return receipt requested via the United States Post Office addressed as follows: Name:
9 10	
11	A copy of this Proof of Service has been mailed or personally delivered to all parties or
12 13 14	their counsel. This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the
15 16	foregoing is true and correct.
 17 18 19 20 21 	Dated this <u>26</u> day of <u>December</u> , 20 <u>12</u> . Signature: Printed Name: <u>Given Planite</u>
22	
24	
25 26	
27	
	REV 2/2010 AA 2 PROOF OF SERVICE

	Code: 1670 Name: Navier Ramirez 2012 DEC 26 2012 Name: Vavier Ramirez 2012 DEC 26 PM 14: 27 Davies
1	Code: 1670 DEC 2 5 2000
2	Address: GIS Hat Spices Pd #114 2012 DEC 26 PM 4: 3 DOUGLAS COUL
3 4	Name: Javier Ramirez DEC 2 6 2012 Address: <u>GIS Hot Springs Rd</u> #114 <u>Canon City W 89</u> 706 <u>TED THRAN</u> <u>Clerk</u> <u>Clerk</u>
5	Telephone: 775-781-7420 Avenue Appearing in Proper Person Avenue
6	IN THE FAMILY DIVISION
7	NINTH OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF WASHOE DOUGLAS
9	
10	<u>Javier Ramirez</u> Petitioner, Case No. <u>09-CV-0340</u>
11	VS.
12	Mayra E. Arreguin Respondent. Dept. No
13	Respondent.
14	
15	EX PARTE EMERGENCY MOTION REGARDING CHILDREN
16	NOTION TO C
17	MOTION TO /EMPORARY CUSTODY (Fill in the name of this motion)
18	lan Raine
19	Vavier Ramirez, appearing in Proper Person, hereby move this (Your name)
20	
21	Court to issue an emergency order, without notice to <u>Mayra</u> . <u>E</u> . <u>Arreguin</u> (The Other Party's name)
22	
23	State only what you want the court to order. Do not explain why you want the order issued or why you believe the other party should not have notice of this motion. Those reasons will
24	be filled in on the next page.
25	FULL TEMPORARY CUSTODY Sel attached.
26	
27	
28	
	REV 8/2010 AA 1 E1 EX PARTE MOTION

A Decree of Divorce or Order addressing clastody and visitation of a minor child(ren) was 1 To the best of my knowledge, the last order 2 entered on (Date the Decree of Order was filed) 3 concerning this matter was entered on 4 and that order (Date last order entered in this case) 5 6 concerned (Print what the last order was about, such as child support, visitation, TPO, etc.) 7 The child(ren) involved in the matter are: 8 NAME AGE DATE OF BIRTH 9 Kamirez 6 1. warden 10 Ramirez los 10/091 11 12 13 14 Fully explain why you believe this is an emergency situation 15 16 I believe this is an emergency and an order should issue from this Court immediately 17 Mom's residence has because: 18 actions towards kids MOMS 19 estionable 20 21 22 23 24 25 26 27 28 132 REV 8/2010 AA E1 EX PARTE MOTION 2

Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge can care less for head Children per CPS statute a child Mental issues towards (If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.) This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct. DATED this JG_day of December . 20 / 2 (Signature) (Printed Name) REV 8/2010 AA E1 EX PARTE MOTION

Code: 3860 1 2 Name: Address: 6/5 prings Rd #114 tor 3 Ci y drSAN 4 775 781-7420 Telephone: 5 Appearing in Proper Person IN THE FAMILY DIVISION 6 ninth OF THE-SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF WASHOE Douglas 8 ò AVIER Kamilez laintiff/Petitioner 10 Case No. 09-01-0340 11 Dept. No. ____ / Mayra F. Arrequin Defendant/Responder 12 13 14 **REQUEST FOR SUBMISSION OF EX PARTE MOTION** 15 ____, request that the Ex Parte Motion (print your name here) 16 17 Print the name of the Ex Parte Motion) filed on December 26, 2012, (Date the Ex Parte Motion was filed) Mayra 18 19 be submitted to the Court for it's consideration and Order. 20 This document does not contain the Social Security number of any person. 21 22 DATED this 26 day of December 20/2 23 Signature: (24 Print Your Name: C 25 26 27 28 134 REVISED 11/2010 AA EX PARTE MTN REQ. FOR SUBMISSION

	NIN th E S ECON D JUDICIAL DISTRICT COURT AND FOR THE COUNTY OF WASHOE *** ふいらんふ
615 Hot Springs Rd #114 Carson C.M. NV 89706 VS.	FAMILY COURT MOTION/OPPOSITION NOTICE (REQUIRED)
Mayra E. Arreguin 1035 Woodside Drive* 119	CASE NO. 09-01-0340
(arson City NU 84701	DEPT. NO. /

NOTICE: THIS MOTION/OPPOSITION NOTICE **MUST BE ATTACHED AS THE LAST PAGE** to every motion or other paper filed pursuant to chapter 125, 125B or 125C of NRS and to any answer or response to such a motion or other paper.

A.	Mark the CORRECT ANSWER with an \mathbf{X} .	YES	NO
	1. Has a final decree or custody order been entered in this case? If <u>yes</u> , then continue to Question 2. If <u>no</u> , you do not need to answer any other questions.	V	
	2. Is this a motion or an opposition to a motion filed to change a final order? If <u>ves</u> , then continue to Question 3. If <u>no</u> , you do not need to answer any other questions.		
	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?		
	4. Is this a motion or an opposition to a motion for reconsideration or a new trial <u>and</u> the motion was filed within 10 days of the Judge's Order?		
	IF the answer to Question 4 is YES, write in the <u>filing</u> <u>date</u> found on the front page of the Judge's Order.	Date	
В.			

I affirm that the answers provided on this Notice are true.

Date: Dec 26 , 2012

Signature:

Print Name:

Print Address:

Ramirez avier

Telephone Number:

GIS H Chrison pringe 51 1775 781-7420

Javier Ramirez 615 Hot Springs Road #114 Carson City, NV.89706

December 26, 2012

Honorable Judge David R.Gamble:

On Tuesday December 18 2012, my wife Mayra Arreguin and I exchanged our kids at the police station in Carson City, like we decided to do since November 17, 2012 and the fact that her family always calls the police on me, while is my turn to have visitation with my kids, on the same day I asked Mayra to please return my kids with the clothes that I put on their back packs that day, they also had new clothes on them that I asked to please return to me.

I had ask this things to her mainly because most of the time she sends me clothes and shoes that don't fit them anymore or they are not proper for the weather, a couple of times she won't even sent school uniforms, that I had brought for them.

I contacted her brother more than once and asked him to please let her know that my financial situation doesn't allows me to be buying clothes every weekend, he is aware that most of the clothes don't fit them anymore ,as I explained to him I won't sent them back to Mayra with T shirts and shorts with this weather, and I wanted him to know that what they have on their backs is what I brought for them, I get tired of asking Mayra to be considerate and to think that what I ask from her is for the kids and no for me.

This past Saturday when she exchanged the kids with me, she didn't bring the clothes that I asked her to return the prior Tuesday, I ask if I could go to her house and get them myself and she threaten me with calling the police if I showed up.

The most import thing of this day is that she never mentioned to me that Carlos, our youngest child was sick, that whole night he developed a high fever temperature of 103/105.

At 6:28 am, I called her brother Diego to let Mayra know that I was taking Carlos to the ER, at first they answered and hung up, call once again at 6:29 am and this time her brother Diego was able to talk to me and was able to heard that Carlos was throwing up, I advised him to please had her sister call me as soon as possible or to meet me at the ER.

The condition of Carlos was so bad that at one point his lips were turning purple, at this point I called again his brother at 6:59 am, to please had his sister call me because the nurse wanted to know how long the kid started coughing like that and if he was taking any medication at all, prior to me having custody of them, because of the non-response from either Mayra or her brother, I call their mother house,Mrs.Maria Arreguin answered

the phone and went to ask her to please let her daughter know that I was at the hospital with Carlos and that I needed to get a hold of Mayra ,she hung up as well.

Carlos's lungs where closing that's why he was having a temperature so high because of his effort to breath, we was given oxygen right away for almost an hour and a steroid to strengthen his lungs ,also X-rays were taken.

Both of our kids were born premature, and for their first 2-3 years of their lives ,Mayra and I took them to have a very painful shot for RSV (Respiratory syndrome virus), every winter season and every year we were told that just a simple cold could turn into death for premature kids and to always be on the alert until the kids reach an age when their immune system is strong, most likely when they reach age 12.Both of this information was given to us in both English and Spanish pamphlets and also a DVD.

At 8:38 I call Mayra's place of employment and left a message for her to please call me as soon as possible and that our kids and me were still at the ER, her work schedule is from 9:00 am to 2:00 or 3:00 pm, according to her boss.

She returned the call at 9:11 am.

On this conversation I asked her to please let me borrow the breathing machine and that I needed the medical cards for the kids, she said that I could get those things on my own and that none of this was her problem, and hung up.

I showed up at her place of employment to try to reason to her, and to tell her that Lincare needed proof of the medical, before they can deliver a machine to my house, to call her brother and to let me have the machine until I could get one myself, and that the things that I needed were so much for me, but for the kids. She then reply that I was "fucking useless" and that if I wanted the nebulizer to ask the doctor for a prescription or wait for her until she got off work, and that she didn't have the cards at all because she lost them. I waited all day Sunday with now my two sick kids , for my wife to kept her word and bring in the breathing machine ,no a single call at all.

I know that the lost her purse in October and that the cards were inside, but me and her stopped at the Welfare office to inquire on her TAFT, and to turn in the letter that she asked me to write on her behalf, on the same day I fill out the paperwork myself for a replacement of the cards, she signed it and I turned in.

Regardless if she doesn't have the cards she has paperwork with the cards numbers on it, that is all that I needed, is not the first time that she has me running all over the place just to get the medical care that the kids need.

Twice she call on Monday to check on the kids, I told Eduardo to tell her that he also was taken to the doctor she said "Ok", Carlos asked her where she was and she changed the subject, and hung up, she shows no interest on their health at all, I had to message her brother again at 5:25 pm, after we exchanged the kids to ask him, if she wanted to know

when the last time that the medicine dose was given to Carlos ,his response came at 6:12 pm, complaining to stop texting him I answered that her sister won't answer the phone that I gave her all that I'm doing is trying to inform her to follow doctors instructions.

She won't even ask why Eduardo had to be seen on Monday.

You Honor I beg you to please grant me a temporary custody of my kids, I was told that her actions only harm the kids, whether when she keeps their clothes on her house, to not releasing the medical information that I need. The caseworker at the welfare office will try to get me the card numbers for me to have, but because Mayra got the medical benefit while she was unmarried and pregnant, they cannot give that information to me, although we are still married, Child Protective Services will try to reason with her and will get involved, while I was staying at her house I notice that her bed is too close to her window and that moisture gets in, that creates black mold, which is too dangerous for people with respiratory problems.

My apartment is more suited for the kids to be until the cold season is over, fair custody arrangements can be discuss, until Mrs. Arreguin can have the landlord fix the problem or find an alternative apartment; this letter has nothing to do with the clothes that she keeps, she know that if I don't have the money to buy anything for my kids, I will find ways to do it. This letter involves that I cannot put the health of the kids at risk anymore because of Mrs.Arreguin selfish actions, and If the things were reversed whatever she will need for the kids ,I will never think twice of giving those to her for the benefit of them . Proven fact is what I did for them when Mrs. Arreguin had no help from her family, as I stated on my prior letter to you.

Respectfully

Javier Ramirez

cc: Mayra E.Arreguin Javier Ramirez ExitCare® Patient Information - C LOS RAMIREZARREGUIN - ID# 1235 J008 - MR# 020303505



Carson Tahoe Regional Medical Center 1600 Medical Parkway Carson City, NV 89703 775-445-8000

EXITCARE® PATIENT INFORMATION

Patient Name: CARLOS RAMIREZARREGUIN

Attending Caregiver: <u>GEORGE NICKLES, MD</u>

Bronchitis

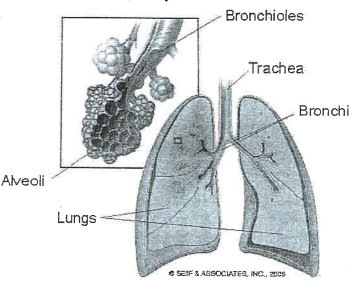
Bronchitis is the body's way of reacting to injury and/or infection (*inflammation*) of the bronchi. Bronchi are the air tubes that extend from the windpipe into the lungs. If the inflammation becomes severe, it may cause shortness of breath.

CAUSES

Inflammation may be caused by:

- > A virus.
- > Germs (bacteria).
- Dust.
- > Allergens.
- > Pollutants and many other irritants.

The cells lining this bronchial tree are covered with tiny hairs (*cilia*). These constantly beat upward away from the lungs towards the mouth. This keeps the lung free of pollutants. When these cells become too irritated and unable to do their job, mucus begins to develop. This causes the characteristic cough of bronchitis. The cough clears our lungs when the cilia are unable to do their job. Without either of these protective mechanisms, the mucus would settle in our lungs. We would then develop pneumonia.



Smoking is a common cause of bronchitis and can contribute to pneumonia. Stopping this habit is the single most important thing you can do to help yourself.

TREATMENT

- Your caregiver may prescribe an antibiotic if your cough is caused by bacteria. Also, medicines that open up your airways make it easier to breathe. They may also recommend or prescribe an expectorant. It will loosen the mucus to be coughed up. Only take over-the-counter or prescription medicines for pain, discomfort, or fever as directed by your caregiver.
- Removing whatever causes the problem (smoking, for example) is critical to preventing the problem from getting worse.
- Cough suppressants may be prescribed for relief of cough symptoms.
- > Inhaled medicines may be prescribed to help with symptoms now and to help prevent problems from returning.
- > For those with chronic (recurrent) bronchitis, there may be a need for steroid medicines.

SEEK IMMEDIATE MEDICAL CARE IF:

- > During your treatment you develop more pus-like (purulent) sputum.
- > You have a fever uncontrolled by medicine.
- > You become progressively more ill.
- > You have increased difficulty breathing, have wheezing, or shortness of breath.

ExitCare® Patient Information - C. .RLOS RAMIREZARREGUIN - ID# 1235-0008 - MR# 020303505

It is necessary to seek immediate medical care if you are elderly or sick from any other disease.

MAKE SURE YOU:

- >. Understand these instructions.
- > Will watch your condition.
- > Will get help right away if you are not doing well or get worse.

Use nebulizer as prescribed cool mist at bedside antibiotics prelone with food return for wheezing respiratory distress tylenol every 4 hours as needed for fever FOLLOW-UP INSTRUCTIONS next week: Brian Hall, MD - Carson Medical Group Pediatrics 1475 Medical Parkway Carson City NV 89703-(775)885-2229

Dccument Released: 12/18/2006 Document Revised: 3/16/2010 Document Reviewed: 10/27/2009

Bronchospasm, Child

Bronchospasm is caused when the muscles in *bronchi* (air tubes in the lungs) contract, causing narrowing of the air tubes inside the lungs. When this happens there can be coughing, wheezing, and difficulty breathing. The narrowing comes

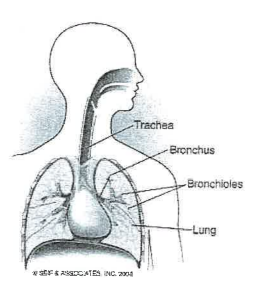
from swelling and muscle spasm inside the air tubes. Bronchospasm, reactive airway disease and asthma are all common illnesses of childhood and all involve narrowing of the air tubes. Knowing more about your child's illness can help you handle it better.

CAUSES

Inflammation or irritation of the airways is the cause of bronchospasm. This is triggered by allergies, viral lung infections, or irritants in the air. Viral infections however are believed to be the most common cause for bronchospasm. If allergens are causing bronchospasms, your child can wheeze immediately when exposed to allergens or many hours later.

SYMPTOMS

Wheezing and excessive nighttime coughing are common signs of bronchospasm, reactive airway disease and asthma. Frequent or severe coughing with a simple cold is often a sign that bronchospasms may be asthma. Chest tightness and shortness of breath are other symptoms. These can lead to irritability in a younger child. Early hidden asthma may go unnoticed for long periods of time. This is especially true if your child's



caregiver can not detect wheezing with a stethoscope. *Pulmonary* (lung) function studies may help with *diagnosis* (learning the cause) in these cases.

SOME COMMON TRIGGERS FOR AN ATTACK ARE:

- > Allergies (animals, pollen, food, and molds) can trigger attacks.
- Infection (usually viral) commonly triggers attacks. Antibiotics are not helpful for viral infections. They usually do not help with reactive airway disease or asthmatic attacks.
- Exercise can trigger an reactive airway disease or asthma attack. Proper pre-exercise medications allow most children to participate in sports.
- Irritants (pollution, cigarette smoke, strong odors, aerosol sprays, paint fumes, etc.) all may trigger bronchospasm. SMOKING CANNOT BE ALLOWED IN HOMES OF CHILDREN WITH BRONCHOSPASM, REACTIVE

MRN: 020303505	RAMIREZARREGUIN,	Jarson Tahoe Regional
Visit: 1235800008	CARLOS A	Health
Age: 5y2m (09-Oct-2007)	Gender: Male	Location: RMC - ER-06
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ED Transition Record [23-Dec-12 08:50]- for Visit: 1235800008, Complete, Entered, Signed in Full, General

Visit Information:

0	Discharge Date/Time	12-23-2012 08:50
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Chief Complaint / ED Status cough, runny nose Board

Outpatient Medication Profile - Home Medications/Discharge Medications:

* Patient Currently Takes Medications as of 23-Dec-12 08:51 documented in Prescription Writer

Туре	Medication	Instructions	Quantity	Transmission Status	Submitted By
Rx	azithromycin 200 mg/5 mL powder for reconstitution	5 mL orally day 1 then 2.5 cc daily for four more days	15	Printed	Nickles, George
Rx	Prelone 15 mg/5 mL syrup	3 mL orally 2 times a day x 5 days	30	Printed	Nickles, George

Physician Medication Reconciliation:

I have made a good faith effort to review this patient's home medications. In addition, I have reviewed all medications | ordered during this visit and new prescriptions | have written for this patient .: .

Procedures and Tests:

XR Chest 2 View (PA and LAT), INCLUDE A-P AIRWAY 8, Dec-23-2012, Performed Aerosol/Humd Cont W/Oxygen, Dec-23-2012, Active SVN Treatment, Dec-23-2012, Active

EDUCATION PROVIDED:

Bronchitis

ExitCare, ER, MDs, 23-Dec-12 08:55, 1235800008 Bronchospasm Childhood ExitCare, ER, MDs, 23-Dec-12 08:55, 1235800008

Additional Notes and Instructions:

We have tried to diagnose and treat your problem as promptly and completely as possible. However, some problems cannot be fully diagnosed or completely treated in a single emergency department visit. It is important that you follow these instructions and arrange for follow up care as directed. IF YOUR CONDITION WORSENS, OR DOES NOT RESOLVE AS EXPECTED, SEE YOUR PHYSICIAN OR RETURN TO THE EMERGENCY DEPARTMENT, I hereby acknowledge receipt of the instructions as indicated above. I understand that I have had emergency treatment only, and that I may be released before all of my medical problems are known or treated. I will arrange follow up care as instructed.

DC instructions with father Page 1 of 2 mirez M&U141 To assure we provide safe and quality care to our patients, return to work notes will require the patient to be re-evaluated by a health care practitioner. Depending on your diagnosis and visit today, you may have received a work release or work restrictions during this visit.

Patient or Guardian Signature: Signature:

Signature acknowledges that Patient and/or Guardian has received these instructions and

Requested by: Sammelman, Molly A (RN), 23-Dec-12 08:57

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ALL RIGHTS RESERVED

QUOTOUED

<u>Carson Medical Group Pediatrics</u> Joseph Toth MD, Patrick Gunn MD, Brian Hall MD Kathi Amrhein DO, Delia Wessels MD, Susan Ribeiro MD Rebecca Papez MD, Jenny Smokey MD

1200 North Mountain Street Carson City, Nevada 89703 Phone (775)885-2229 – Fax (775)882-5045

School/Work Medical Excuse

Patient Name: Raminz Aurgun, Fluo. 10
Parent Name: Rammer Devier
I have examined this patient on $(2) 2 + 1(2)$ and they
may return to school/work on??((2))
Comments:
Signed: Date: Date:

Javier Ramirez 615 Hot Springs Road #114 Carson City, NV.89706

December 26, 2012

Sergio Diego Arreguin:

As per our texting conversation that we had last night, I will clarify a couple of things that you are unaware and that you must now know.

First of all, please STOP treating Eduardo J.Ramirez, and Carlos Adrian Ramirez your God child and nephews in that order, with fault language or physically punishment, I had asked you in the past not to do it and you seem to ignore this, we had a conversation about this in April of 2010, when you pushed Eduardo's face into his birthday cake, I asked you to please clarify what really happened that day, so to avoid a misunderstanding and/or break our family ties, To today's date I'm still waiting for your answer.

The actions that I heard you are doing to the kids stop today!!!,I don't want to heard more of it, whether is from you or your sisters or your parents, I don't think that I'm over reacting to any of this, if Mayra said it with tears on her eyes, that her parents treat her kids different than yours, if she says that your sister Alejandra is very disrespectful to her and has a dirty mouth, that your dad tells people that he won't buy anything for her grand kids because that's why they have their fucking father for "and what you and your sister told me about your mom while you were my guest at my house, I must believe it.

Here is a big difference here, every year I get one or two TPO's (Temporary Protective Orders), from either Mayra, your parents, you parents friends or Mayra's friends or a combination of all, but none of you never get one for the things that you said to the kids, as I mentioned lines above.

If the kids break something or take something from you, your son, or your family please let me know and I will replace it or pay for it.

Screaming or yelling at them won't fix things, as you are aware Eduardo has Encropesis, and Carlos has behavior distress, I will more than happy to provide you with more information on their illnesses, if you wish.

I know that you have an issue with your temper as well as me, but I haven't reach the point that I punch holes in the wall, as you had in the past, that I had to take you to the emergency room. That frightens me more than anything knowing that you live with my

wife and my kids, and that at any given time your aggression will turn not into the wall but into the children, or your sister.

I still don't know why you can make a 5 and a 6 years old kid's cry, just because they broke something in your car?

Do you know the damage that your sisters did to the ceiling and to the seats of the car that I was using to take them to school, when your parents asked me to help them? They were older than my kids? yet no a single complaint came out of my mouth to them? I told your sister Mayra, and she acted as not a big deal, why can you do the same?

Mayra tells me that your mom likes to create storms over nothing, and that likes to be in control and manipulate people, that tell the judge that she always stays out of our problems, and does the opposite. That is what I heard from your own mouth in the past as well...

Comparing all the TPO's that she has on me, they are all the same, and same lines .same lies.

She even mentions in one that I put Mayra in the hospital in 2007.and that I called her stupid, inept,incapacitated.(Case #09PO006981C) .What I find more interesting is that she fears for the lives of your sisters on all of them ,just like I fear for the lives of my kids, being with you, she also mentions in all of them how I insult her and your family all the time, yet Mayra tells me another story, that doesn't match the victim that you mom portraits in court, and once again I heard that from your own mouth as well.

Does she forget how Alejandra treats my kids, according to Mayra? Does she remembers how she talks to other people about Mayra?

Is all of the letter that I sent to the judge, you said that there is a God that will punish us based on our actions, and I couldn't agreed more, one little detail I tell the truth and don't fabricate stuff so my fellow man can be incarcerated or lose custody rights ,those kids are been put thru enough ,I take my blame and I want to speak for Mayra as well that she takes her blame too ,for what she had said to me before, when are you going to accept that with your actions you are hurting our kids?, It doesn't matter how .you and I know it .

So I'm going to ask you to think before you acted .name calling to my kids it is NOT acceptable, "Nigger", is not funny or "Pinches Miones", If they wet their bed is not the end of the world, A lot of kids with Emotional Distress do it, You are older than them and if I didn't call any names to your sisters for their actions, I ask you to follow my example.

Don't hesitate to call me at 775-781-7420, or you can reply to me thru mail at the address above, I apologize if I offended you with this letter .It's just truth facts.

I have enclosed the TPO's that I mention earlier, once again I don't recall putting your sister in the hospital, Can You?, Can you ask your mom?, Where's the police report?...

RECEIVED DEC 1 4 2012 DOUGLAS COUNTY FLED OURT CLERK DISTRICT Your Name: mirez 2012 DEC 14 PM 1:23 1 Mailing Address: Ho City, State, Zip: 89706 TED THRAN CLERK, 2 Telephone: 78 5 7420 In Proper Person 3 PREPUT inte 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 09-CV-0340 Remirez dvier Case No.: 11-60-0221 1B 8 Plaintiff. Dept. No.: 7 9 **RESPONSE TO MOTION** 10 VS. 11 Awea Defendant. 12 13 Ramirez , respond to the Motion Charge Miner 14 (Your Name) filed by Mayra E. Myrequ (Name of other party) Custodu 15 (Title of Motion to which you are responding to) 16 Nov 27 Jula for the following reasons: on (Date Motion was filed) 17 State very specifically why you oppose or why you agree with the motion or request. If you 18 agree with a part of the motion or request but disagree with another part, state that also. 19 20 hat Was mset nucleing 21 hools 22 messages 23 24 phone # 25 ra. Want released 146 Response to Motion - 1

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21	(If more space is needed to explain your position or make your argument, you may attach more sheets, but be sure to write only on one side of the paper.)
22	I
23	(do, or do not)
24	If a hearing is requested, please state why you feel a hearing is necessary: <u>Contemp</u>
25	of cart by parties

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4	I declare, under penalty of perjury under the law of the State of Nevada, that the
5	foregoing is true and correct.
6	Date: Dec 15 2012
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	Response to Motion - 3

Javier Ramirez 615 Hot Springs Rd. #114 Carson City, NV. 89706

December 14, 2012

Honorable Judge David R. Gamble:

Please accept this letter as part of a response to Mrs. Mayra E. Arreguin answer to my Ex-parte motion to change custody.

Two weeks after our last hearing, Mayra and I were trying to work out our problems and began to have verbal and physical contact disobeying your order; we did mainly because our children Carlos and Eduardo were really affected by our actions, to the point that Eduardo developed Encropesis.

Our actions and behavior after the hearing are well know by Mayra's family, they were aware that since August she decided to talk to me and to help me with the moving and cleaning of the apartment that we used to live in, she came by herself and /or with the kids almost in a daily basis; we also attended a wedding together in Lake Tahoe, were friends of her mother saw us dancing and told on us.

My wife and I were totally aware of the consequences that we may encounter, by Mayra's own words she really didn't care what her family had to say or think ,she was doing what it was good for our family, and she also expressed her disappointment that since she got her own apartment her family was suffocating her , specially her mother always wanting to know her whereabouts, her sister Alejandra always hanging at her place, she also mentioned to me that she wanted to be by herself but her brother Diego asked to live with her, because he as well always felt that their parents are too controlling, but it was a big mistake because he just expected her to take care of his son ,didn't help much with the house chores and that they have arguments with money ,because he didn't wanted to buy simple house necessities like toilet paper, she said that he demanded to know where she was at all times, and that he didn't set the example ,because he would just take his car and disappear from Fridays until Sunday's, and when he didn't do that he would bring a different girl to her apartment to spend the weekend on his room.

Because of the problems that both were having one morning she found herself carless, because her brother took his car, knowing that she needed to take our kids to school, she went over to her mother's house and our son Eduardo told his grandmother that his uncle took his car and he was worried about how Carlos would make it to school, her answer to him was "Well, why don't you call your fucking father, since he knows lives with you guys", Mayra's response was "Think whatever you want ,I don't care", left the house and called me to give them a ride to the schools.

In our way to the schools she broke down in tears and told me that her mother's attitude really hurt her and that it wasn't the first time she talks to the kids that way, and that she found out that her mother was also talking behind her back to family members and friends of hers; when we got to Head Start she was showing signs that she was crying and distressed ,she asked to speak with Mrs. Frances Sullivan for advice, we went into her office and Mrs. Sullivan told Mayra to cut the umbilical cord once and for all, to do it for her own benefit, seemed to her that her parents still carry the mentally from Mexico, we were also given the advised to seek family counseling for the sake of the kids ,being that Eduardo have stress disorder and was pooping on himself, that punish him wasn't the answer, Mayra told Mrs. Sullivan that she got so dissipated that she hit him with a belt and that he didn't cry at all.

After that meeting ,Mayra and I came to an agreement were I would come every morning from Gardnerville to Carson to make sure everyone would make on time for school,incluiding her that a one point was attending ESL classes Mondays and Thursdays from 8:30 am to 10:30 am; I was the one that took Carlos to school without any problems, I also cared for our kids when Mayra had dancing rehearsals,Zumba classes and other activities that she is involved in, all of this was done on days that I wasn't supposed to have the kids, I told Mayra that I would do whatever it takes to be more into the lives the kids for their own mental health ,and to tried to save our marriage mostly for the kids, Mayra agreed and we were starting things over acting and behaving as newly weds, gambling at casinos ,going shopping ,staying at hotels etc. At any of these times her family seemed to have a problem at all.

Now Mayra has gotten a new job and her family began to put their saying on what is acceptable and what is not, I cannot longer see my kids on a regular day that it is not stipulated by the court order, or after school activities, If I show up Mayra's family call the police on me and wave the order of custody as a shield pointing out the days that I'm supposed to have them or being accused of being violent and that they all fear for their lives.....None of this was a problem when I was helping Mayra with her necessities, or when I was spending the night at her apartment, her brother knew that I was there, Mayra's sister Alejandra rode with us in my car at least once, my wife and I did a seminar together at the Community College in September and October ,the list is endless and her family knew ,that if Mayra wasn't home she was with me.

I noticed that our kids are withdrawing from me and that Mayra's family have a lot to do with this, as Mayra said in the past they are treated different compare to his brother's son, their 14 year old Alejandra calls them "niggers", when I asked my brother in law about this incident he just smirked and said "that they just going to learn that anyways".

When I have the kids on my custody they often complain that "Aunt Ale", is mean to them and that she says a lot of the "f" word. I have heard the same complaint from Mayra's mouth in the past, when she was living with her family, how her sisters made her feel like they were doing her and the kids a favor, and how Alejandra insulted her while the parents just stood there, and that the other sister Silvia said to them, that she wasn't welcome in that house, and that Mayra had no right to say or do anything in there.

I feel that Mayra's family have no saying or vote on what is best for our kids, they have never showed that they really care for them, many times Mayra and I wonder why her mother wasn't present when the kids were born, yet she was helping her brother's girlfriend deliver her baby. None of them rushed to bring clothes to Eduardo when the school called us to clean him up, they prefer to cater to their friends that to our kids. They also allow third parties like their roommate "Colocho", to make decisions in our marriage.

He too makes things more complicated each time that gets involved.

You honor please gives us a hearing as soon as possible and please included Mayra's family in the hearing along with their roommate "colocho", I have enclosed photos along with this letter for you to consider ,mainly because I cannot longer be accused of trying to kill my wife while evidence shows otherwise.

Respectfully Yours Javier Ramirez

Cc:Javier Ramirez Mayra E.Arreguin

.Wedding Party at Lake Tahoe. August 2012.







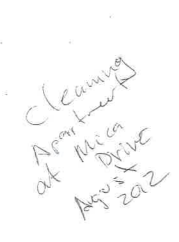




Western Nevada College

Workshops Life Leadership Carson City September - October 2012







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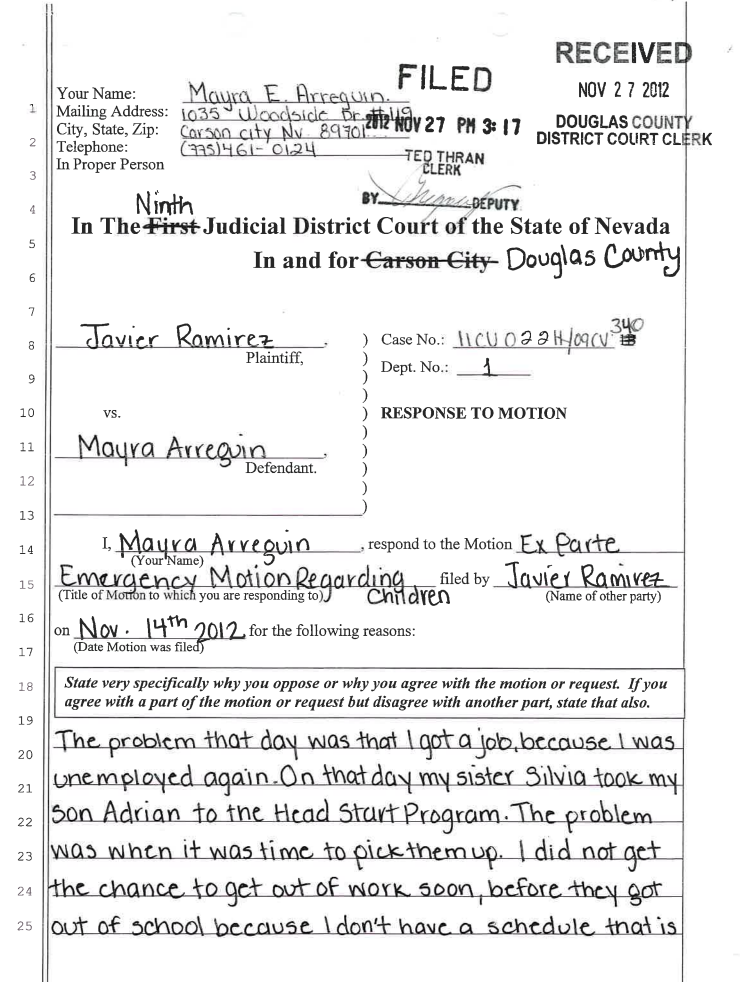
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19		llowing order, good		
20	THA	T the Motion is DEl	NIED.	
21 22	All o	ther provisions of pr	rior Court Orders which do not co	nflict with the contents of
22	this Order rea	main in effect.		
24	IT IS	SO ORDERED.		
25	Dated	$1 \text{ this } \underline{13} \text{ day of }$	December, 2012.	ð
26				
27			DAVID R. G. District Judge	
28				
BLE GE ITY				156

DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218

	1	2 C
1	Copies served by mail this $\frac{1}{2}$	_ day of December, 2012 to:
2	Mayra E. Arreguin	
3	1035 Woodside Drive, #119 Carson City, NV 89701	
4		
5	Javier Ramirez 615 Hot Springs Rd., #114	
6	Carson City, NV 89106	Joann Shales
7		Jacom States
8		•/
9	7. -	
10	D.	
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12	E.	
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DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218		2

	FILED RECEIVE	n
1 2 3	CERT (Your Name) Mayra E. Arrequin (Address) 10.35 Woodside Dy: #119 (Address) 10.35 Woodside Dy: #119 Winder Keputy	
4 5 6 7	(Telephone) (775) 461-0124 (Email Address) In Proper Person	
8	DISTRICT COURT DOUGLAS CLARK COUNTY, NEVADA	
9 0 1 2	Javier Ramirez Plaintiff,CASE NO.: 03-00-0340 DEPT NO.: 7vs.DEPT NO.: 7	
3	Defendant. CERTIFICATE OF MAILING	
5 5 7 8 9 9 1 2 5 5 5 5 7 7 8	I, (name of person who mailed document) Mayra E. Arreguin, DO HEREBY declare under penalty of perjury under the law of the State of Nevada that the following is true and correct. That on (month) November (day) 27, (year) 12 service of the: (check one) Answer Opposition & Mochanne Motion Other was made pursuant to NRCP 5(b) by depositing a copy of same in the U.S. Mail in Las Vegas, Nevada, postage prepaid, addressed as follows: (Print the name and address of the person you mailed the documents to) Javier Ramirez Rivas (e15 Hotspring Rd. #114 Caroon City, NV 891706 DATED this 27 th day of November, 2012 Mauro E Droce up	
	(Signature)	
	©Clark County Family Law Self-Help Center FINAL COM 3_10 update.doc Rev. 3_10 1 ALL RIGHTS RESERVED	1

 $\|$



stable. My sister was there to pick up Adrian, but 1 she forgot an ID; my son was not given to her because of 2 hey had to call Javier to pick him up and that same 3 Eduardo carly from school, and when dav he cked 4 went to pick Eduardo up; he was not 5 anymore. After I got out of work 6 called him. school asked him: Where can I pick them up? And 7 and he answ-8 ered back: I am not going to give them to you. This ha-9 on November 14, 2012, that sume day Javier filled poened 10 tition to change the custod he same thing happened the next day. When I had already diven notice both schools that my sister Silvia was ck them up. Javier went to pick up Adrian when she got there to pick my son up, he objected and took my tortunately that day, I got at of work soon, and I had SON the chance to pick up Ecluardo myself. But if I had not been ast of work before it was time to pick Echardo up, it would have been the same problem to get my son's. That day I called The police, just in case he objected to give me my son Adnan. (If more space is needed to explain your position or make your argument, you may attach more sheets, but be sure to write only on one side of the paper.) request a hearing on this matter. L (do, or do not) If a hearing is requested, please state why you feel a hearing is necessary: Because

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my son Adrian was withdrawal from the Head Start Program 25

1	The police told him that he cannot be doing that everyday
2	because those days are mine, to be with them, and
3	I am the one who needs to look out for them.
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12	*
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21	(If more space is needed to explain your position or make your argument, you may attach more sheets, but be sure to write only on one side of the paper.)
22	I request a hearing on this matter. (do, or do not)
4	If a hearing is requested, please state why you feel a hearing is necessary:
25	

1	because of the problems caused by Javier. They want me to be the	
2	one who takes Adrian to school to avoid problems with Javier. He	
3	constantly picks my children's up when heis not supposed too. Then	
4	Constantly picks my children's up when heis not supposed too. Then I have problems detting my son's back because he doesn't wan I declare, under penalty of perjury under the law of the State of Nevada, that the too.	
5	foregoing is true and correct.	
6	Date:	
7		
8	(Signature)	
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	Response to Motion - 3	1

ş.	11 	/15/2012 03:48 STEWARTHEADSTART PAG	Æ 02/11
	Ř	LED II WASHOE TRH	NTHE BAL COHT
~	1	IN THE WASHOE TRIBAL COURT NOV 15	2017
1. 6 .	2		Davil.
	3	WASHOE TRIBE OF NEVADA AND CALIFORN AND CALIFORN	DRDINATO
	4	11	
	5	Frances Sullivan Case No. C-WT-12-101 Applicant,	
	6	VS.	
	* 7 Ś	Adverse Party, Lawier Raminez RINAZ <u>APPLICATION FOR TEMPORARY</u> <u>PROTECTION ORDER</u>	
ž	9		
	10	Applicant above-named petitions the Court as follows:	
	11	1. I reasonably believe that the crime of stalking and/or harassment is being committed against	
	12	the by the Adverse Party, who has been engaging in the course of conduct against me and/or	
	13	the persons named below as evidenced by the supporting document(s) attached hereto.	
	14	2. I have filed a police report/statement with the Washoe Tribal Police Department which I	5
	15	have attached or incident statement attached.	
	16	3. Therefore, I request that a Protective Order issue against the Adverse Party including	
	17	conditions and terms checked below:	
2	18	ORDER Adverse Party to stay away from:	
	19	Residence of Applicant: 1717 Azarlea CT. Hinden UU. 89413 :	
	20	Employment of Applicant Name and Location' STELLIDOT HEAD STREP	
	21	WASHOE TLIDE OF UN. 500 UN. 89701	
8	22	School of Applicant (Name and Location):):	
	23		
	24	Other Places Frequented by Applicant:):	R.
	25		
15	26	۲ Å	
	27		ž.
	28		27 27
		ਨ ਨਰਨ ਕਿ ਸਿੱਧ ਸ਼ੁਰੂ ਹੈ ਕੇ ਲੋਹਿੰਗ ਲੋਹਿੰਗ ਲੋਹਿੰਗ ਕਿ ਸਿੱਧ	
		٠ ۲-	163

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STEWARTHEADS

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PAGE 03/11

1	APPLICATION FOR PROTECTION ORDER INCIDENT STATEMENT
_	The Adverse Party has committed and/or is committing and/or remains a threat to commit the
2	offense(s) of harassment and/or stalking. The events leading up to this request are as follows: BE
3	SPECIFIC as to what act or acts are being committed, against whom and location, indicate whether
4	committed or threatened:
	11-14-12 T went to UA. TRIBE Police Lept.
5	I met with ENK ENDE, and informed him of all
6	Durines publicies with this Parent that went on
7	11-9-12. "He told me OK. O back to Stewart
8	Head Start and they would have an officer same
Ū	ant to see me.
9	11-14-12 9:05 I enstered The building at the
10	Head Stat STEWALT CUTE and noticeds the was right
11	Dehend me, I quickly centered Classroom + & and tow
	Tammy Le Was to dowthe me. I staged. IN the Chassinger
12	the D minutes and decided to so to the office, as pool as to
13	Stepped out he was Awarting me. He filds ma doot you have
14	To meet with me i I told nem NO, I that the house
15	the sai a wall has said to said to the to the him.
15	Digal. In D do not have time for this now! the followed
- 16	me harr in me while a demand to I take time for
17	him because, I find time with his wife. I fall hom agin
18	I do not have time for this way - he want on to
	Complain to me about his wife and, how she lies to me
19	and to everyone the continues to tell no about his pusant
20	Trobles, I fold him this is nove of my busines and I am not
21	your Social Worker of Phyciatrist, you have dove the to me for
22	"Byens and this has to STOP" He couthered to go on and
	wanted to know if I wanted to see picture of him and
× 23	her in a Motel on in a CASING together. I gold him again
24	he has issue this is not rea pussives I are here for my start
25	That all fear line and the By Cheldren at header Stand
26	and T do not need to hear this purporal. Thing
20	He wast on and outre 40 namites, 9 could not
27	set vid of him staff kept walking by to su of Z was on.
28	I had a make employee step in to my office to be sure
	he did not try to kinet me. All Staff here is scare &
	of his altitude to agrees we must get a more here
-	of his actions and I where at 12:15 to be present when her on this site. Police returned at 12:15 to be present when the came back, they stopped him or a presence his end, to use there twos 164
	came back, they stopped him or de persient was given to office twos 164
	Dat That whe .

ORDER Adverse Party not to contact, intimidate, threaten or otherwise interfere with ŀ me or any of my family members or other persons named here: Staff for STEWART Head STALT Program Was Triber of NU. SCA 2 429 Delehadon, C.C. WU. 85901 3 4 Other relief requested (specify): 4. 5 6 Adverse Party's physical address: 615 Hot C. 7 Springs 5. (PLEASE LIST PHYSICAL ADDRESS) ង Adverse Party's mailing address: 6. 9 10 AFFIDAVIT I CERTIFY UNDER PENALTY OF PERJURY THAT I HAVE READ THE STATEMENTS 11 CONTAINED IN THIS APPLICATION, KNOW THE CONTENTS THEREOF, AND 12 BELIEVE THEM TO BE TRUE AND CORRECT. 13 14 Dated: 11-18-12 15 16 17 18 nature of Applicant 19 20 21 Applicant's Name (Please Print) 22 Telephone: 175 23 SUBSCRIBED AND SWORN to before me 24 25 26 Court Clerk/Notary Public/Court Officer 27 28 165

PAGE 05/11 STEWARTHEADS1 7756...399 11/15/2012 03:48 ે કે, Washoe Tribe Head Start Program Family Service Provider Case Notes CONFIDENTIAL Family Name(s): Childz Contact Number(s): Ď Comments FSP Initials Date MW 10-15-12 Unes . 0 cerde 10-31-12 MIN ant 4 11-13; MAI wents auch All I do na Aus the second second The D anto as 10 A ling with Ø 0 uld mother Man Uni-

November 9, 2012

This morning Ms. Nicole and Ms. Powers had a Parent Meeting set for 11:45 a.m., I was asked to attend the meeting partly as an interpreter and also as guidance for mother who is very UN easy with father and fears him.

The family in question is Javier Ramirez and Mayra Arreguin Garcia, they Have been a Head Start Family for the last three years. Originally came In to the program with their older son Eduardo Ramirez Arreguin who has since transitioned out of our program.

For the past three years this couple has been coming to me for guidance and I have tried very hard to give them the best information and resources that I could give them. Unfortunately they never seem to take my advice and do what they choose to do, recommendations like Hispanic Services, Parenting Classes, Entire Book on Parenting and Domestic Violence written in Spanish and how they are affecting their children with what they are role modeling. I have sent them to Mental Health Department, I have talked and spent hours with them separately and together trying to council these parents and there never is an end to their problems. I have gone as far as suggested that I had Mayra go in to Protective Services in Douglas County to get away from him. With all of these efforts they seem to go back to each other.

We are at a time in their lives that they have been fighting quite a bit and she has been separated from him and living with her brother for quite a few months.

He continually enters my office to complain about her and she is also always keeping me updated on how unreasonable he is with her and how he verbally abuses her and threatens her and this is constantly done in front of the children.

I have really got to my end point with him, her I feel very sorry for and she has told me many times that she does fear him.

Today 11/9/12 they had a Parent/Teacher meeting planned and it was to be At 11:30 this morning, he called and said that he was running late and that he Would not be there for ten more minutes, I told him Ok that we would wait for

Page: 2

His arrival. In the meantime Mayra and I sat down in my office and she began to tell me about all the new incidents in her life with him and that because of him she had lost her job and how continually threatens her.

It was now told to me that he had arrived and then we stopped our conversation and went in to do the meeting. I had to take care of something for a quick moment and when I entered the classroom I could see that he was very upset and that things did not look good, she was surely stressing in her body language, I just sat down to see what was going on.

He began to blame his wife for all that is going wrong with the child, he said it is there actions first and they cannot blame the child for his actions! I could see him getting madder and then he was blaming her for everything, I could see the other teachers in classroom getting very upset and scared I then decided to cancel the appointment and request that we reschedule for another time and to be separate meetings. He continued to argue with me and the teacher could not take it any further and she ran out of the classroom crying. I told his wife to also leave and go into my office for she was also very embarrassed and crying.

I told him again to please make another appointment with the teacher and he continued to complain to me about his wife and how she acts like he is in another world. I told him I am not your Social Worker and I have asked you to please seek help in the past thru Mental Health Services, Ron Wood Family Resource Center, Hispanic Services and Parenting Classes. I have given you information on Domestic Violence and Abuse in Spanish for the both of you to read and you still have done nothing! This is the same nothing changes in the last three years. I again told him I am not you Social worker nor and I your Physiatrist and this must stop here!

I then walked out of the classroom and asked him to make an appointment again with the teacher and then I left the room.

I waited and asked the teacher if he did make an appointment and she said No, I was a little concerned for not sure of what is going on with this person and

Page #3

brought all staff to discuss and make some decisions for the next school day and for the remainder of the day and we decided together that this cannot go on and so I choose to make a Police report and the building sat in Lock Down for the remainder of the day Nov. 9, 2012.

Frances Sullivan Washoe Tribe Head Start Program Site Supervisor Family Service Provider



Washoe Tribe of Nevada and California Head Start Program 919 US Highway 395 South Gardnerville, Nevada 89410 (775) 265-1074 Fax: (775) 265-5568 ggonzales@washoetribe.us

November 15, 2012

Adverse Party came to the Stewart Head Start Program and took the child, his aunt was to pick up child per telephone conversation with Mayra Arreguin and Frances Sullivan dated on 11-14-12, she was told to send me in writing that her sister Silvia Yunuen Arreguin Garcia has permission to pick up the child.

Javier Ramirez Rivaz came to office and told Tamela Street that prior to 1:00 and went to the classroom and signed the child out, he returned to office and he was informed that someone else was to pick child up; he said he would then waits to see who this person was. When the Aunt entered the building he quickly picked up the child and said No! Tamela Street then began to read the court order and she began to read it immediately to inform him that he does not have custody of this child it begins every Saturday at 4:00 p.m. until the immediate Tuesday at 4:00 p.m.

At all other times, the party's children shall be in the care and physical custody of Myra Argning.

He did not want to hear it and took off with the child.

The child's grandfather then came in and had the County of Douglas District Court papers also and said that this man is sick and has something wrong in his head and that he is going to do major harm to somebody and it is just a matter of time until he does. The grandfather's name is Sergio Arreguin Senior.

We then called Dispatch and were told that they were on the way; I called Domestic Violence and asked to speak with Angela Lemas, and gave her what had just taken place at the center, she said then that Loving Dressler was on her way to Pick up the Application for Temporary Protection Order so that it could be filed today.

The aunt and the grandfather waited for Erik Enos to arrive after being here for quite a while they decided to leave at 2:00 and we got the telephone numbers where to reach them.

Frances Sullivan Washoe Tribe Head Start Program Stewart Center Site Supervisor/Family Service Provider Por medio de esta nota autorizo yo Mayra Arreguin. que mi hijo Carlos Adrian Ramirez sea dejado y recogido por mi hermana Silvia Vunuen Arreguin. por cuestiones de trabajo mi horario no me lo permite. Gracias.

Mayra E. Arrequin.

tel: 781-7399 Por walquier pregunta.

11-15-12 OK. Frances Selivan

	STALKING/HARASSMENT PROTECTION ORDER INFORMATION SHEET
1	Instructions to the Applicant: Please provide all information known to you
2	in print format.
3	
4	List person(s) requesting protection order:
5	Name: Frances Sollivan DOB: 1-2.4-48 SEX -
6	(First, Middle Initial, Last) Tawela Street DOB: 1-2-69 SEX_F
7	
8	(First, Middle Initial, Last) Nicole Neal DOB: 12.5-78 SEX F
9	(First, Middle Initial, Last) 8-6-62 F
10	Crystal Powers 11-4-54 F
3-5	Maria Journette ADVERSE PARTY DATA Maria Journette ADVERSE PARTY DATA
	Deidna Malone B-16-81 + 12-9-76 M Kenin KLOEPFER
	Full Name: Jauler Kamirez KINHZ
Sanily 14	Relationship To You: Parent to Head START Program STEWART CUTR
-15	Other Names Used:
<u> </u>	Other Names Used: Home Address: 615 Hot Springs Rd 714 Carson City, NU.
115 HUS CO # 18	Occupation: UN-Employed Employer:
\$ \$	Work Address:
. 1	Hair Color_Black Eye Color: Blk/Bon Height 5' Weight Sex Have
J P 22	
<u>(</u>) 23	Vehicle Make: Ford Model: Explore Yeat: License Plate No/Sate: KEUAAas
24	Please Circle Yes or No
25	Are you and the Adverse Party living together now? (Yes/No) Is the Adverse Party likely to react violently when served? (Yes/No) - Possible (Yes/No)
25	Is the Adverse Party likely to avoid service? (Yes/No)- Does the Adverse Party have access to weapons? (Yes/No)-
20	
	Does the Adverse Party's history include (please circle): assaults, assaults w/ weapons, batteries, mental health
28	problems, drug/alcohol abuse, outstanding/prior attest watrants, other? Who in Prison before.
	-4-



November 21, 2012

Javier Ramirez and Mayra Arreguin 925 Mica Drive #201 Carson City, NV 89705

RE: Carlos Ramirez-Arreguin

Effective today, November 21, 2012, your child Carlos Ramirez-Arreguin has been withdrawn from the Stewart Head Start.

Thank you

Darinda Caldera, Interim Head Start Administrator

CC: Child File

	RECEIVED	Ĩ
	NOV 1 4 2012	
	DOUGLAS COUNTY	
1	Code: 3720 / DISTRICT COURT CLERK	
2	Name: <u>Wild Kamiroz</u> Address: <u>615 Hut Springs Rd.</u> #114 2012 NOV 14 AN 8:38	
3	Telephone:	
4	Appearing in Proper Person	
5	V	
6	IN THE FAMILY DIVISION	
7	THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
8	IN AND FOR THE COUNTY OF WASHOE	
9 10	Plaintiff/Petitioner, Case No. <u>11 CV 022 11/0</u> 9CV 3	40
11	vs. Dept. No	
12	Mayra E. Arreguen	
13	Mayra E. Arregun Defendant/Respondent.	
14		
15	PROOF OF SERVICE	
16	On the <u>19</u> day of <u>November</u> , 20 <u>12</u> , I served a true and correct	
17	copy of the following document(s): Ex Parte Energency mation. (Write the title(s) of each document served.)	
18		
19	upon(Write the name of the person served.)	
20		
21	in the manner(s) and at the location(s) described below:	
22	WRITE YOUR INITIALS ON THE APPROPRIATE LINE(S):	
23	a. I placed a copy of the document(s) listed above in a sealed envelope upon	
24	which first class postage was fully prepaid and mailed said document(s) via the United States	
25	Post Office addressed as follows:	
26		
27	Name: <u>Mayrz Z. Hrregvin</u>	
28	Name: Mayre E, Arreguin Address: 135 Woodside Drive # 119 Gosin City M 89701	
	2055cm 14 100 87701	
	REV 2/2010 AA PROOF OF SERVICE	174

1	b I placed a copy of the document(s) listed above in a sealed envelope and
2	mailed said document(s) certified, return receipt requested via the United States Post Office
3	
4	addressed as follows: Name:
5	Address:
6	
7	c I personally served at the following
8	location:
9	
10	
11	A copy of this Proof of Service has been mailed or personally delivered to all parties or
12	their counsel.
13	This document does not contain the Social Security Number of any person.
14	I declare, under penalty of perjury under the law of the State of Nevada, that the
15 16	foregoing is true and correct.
17	Division of the second of the
18	Dated this 19 day of November, 20 13
19	Signature: June 2
20	Printed Name: Vanier Raminez
21	
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24	30
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28	
	REV 2/2010 AA 2 PROOF OF SERVICE

RECEIVED NOV 1 4 2012 **DOUGLAS COUNTY DISTRICT COURT CLERK** 1 Code: 1670 2012 HOV 14 AM 8:38 2 A Name: \ 16/14 Address: 55 1 3 4 7 Telephone: 5 Appearing in Proper Person 6 IN THE FAMILY DIVISION 7 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE 9 amire 10 Case No. 110 02211 05 CV 340 Petitioner. 11 vs. Dept. No. 12 Respondent. 13 14 15 EX PARTE EMERGENCY MOTION REGARDING CHILDREN 16 MOTION TO 17 in the name of this motion) 18 appearing in Proper Person, hereby move this 19 name 20 Court to issue an emergency order, without notice to 21 The Other Party s nam granting the following: 22 State only what you want the court to order. Do not explain why you want the order issued 23 or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page. 24 25 26 27 28 A S th Л ana VÞ REV 8/2010 AA E1 EX PARTE MOTION 176 1

A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was 1 To the best of my knowledge, the last order 2 entered on (Date the Decree or Order was filed) 3 concerning this matter was entered on 4 and that order (Date last order entered in this case) 5 6 concerned (Print what the last order was about, such as child support, visitation, TPO, etc.) 7 The child(ren) involved in the matter are: 8 NAME DATE OF BIRTH AGE 9 10 11 12 13 14 Fully explain why you believe this is an emergency situation 15 16 I believe this is an emergency and an order should issue from this Court immediately 17 because: 18 19 20 21 22 23 24 25 26 Vas 27 28 dge be 6 REV 8/2010 AA E1 EX PARTE MOTION 2 177

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1	
2	
3	Fully explain why you believe the other party should not be contacted
4	and have time to respond to this Motion before the Motion is considered by the Judge
5	
6	- She can hat be fand, wan't reply
7	to lest messages
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18	
19	(If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.)
20	This document does not contain the Social Security Number of any person.
21	
22	I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct.
23	
24	DATED this 14 day of 10 ovember , 2012.
25	Juis à
26	(Signature)
27	(Printed Name)
28	
	REV 8/2010 AA 3 E1 EX PARTE MOTION 178

IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE * * *

VS.	

FAMILY COURT MOTION/OPPOSITION NOTICE (REQUIRED)

CASE NO.

DEPT. NO.

NOTICE: THIS MOTION/OPPOSITION NOTICE **MUST BE ATTACHED AS THE LAST PAGE** to every motion or other paper filed pursuant to chapter 125, 125B or 125C of NRS and to any answer or response to such a motion or other paper.

A.	Mark the CORRECT ANSWER with an \mathbf{X} .	YES	NO
	1. Has a final decree or custody order been entered in this case? If <u>yes</u> , then continue to Question 2. If <u>no</u> , you do not need to answer any other questions.	\checkmark	
	2. Is this a motion or an opposition to a motion filed to change a final order? If <u>yes</u> , then continue to Question 3. If <u>no</u> , you do not need to answer any other questions.	\checkmark	
	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?		
	4. Is this a motion or an opposition to a motion for reconsideration or a new trial <u>and</u> the motion was filed within 10 days of the Judge's Order?		
	IF the answer to Question 4 is YES, write in the <u>filing</u> <u>date</u> found on the front page of the Judge's Order.	Date	
В.	If you answered NO to either Question 1 or 2 or YES to Quest from the \$25.00 filing fee. However, if the Court later determin filing fee, your motion will <u>not</u> be decided until the \$25.00 fee	nes vou should h	re <u>exempt</u> ave paid the

I affirm that the answers provided on this Notice are true.

Date: NO1114, 2012

Signature:

Print Name:

Print Address:

Telephone Number:

114 775

₽ u * ž				
1	Case No.	09-CV-0340		RECEIVED
2	Dept. No.	Ι	2012 NOV - 1 PM 1: 03	NOV - 1 2012
3				DOUGLAS COUNTY DISTRICT COURT CLERK
4			Colliger reputy	
6	IN TH	E NINTH JUDIC	LAL DISTRICT COURT OF TH	E STATE OF NEVADA
7		IN AN	ID FOR THE COUNTY OF DOL	IGLAS
8			DIOR HIL COUNT OF DOC	
9	MAYRA E.	ARREGUIN,		
10	Petitione			
11	retuone	л,		
12	v.			<u>ORDER</u>
13	JAVIER RA	MIREZ,		
14	Respond	ent.	1	
15				
16	THIS	MATTER comes	before the Court upon Responder	nt Javier Ramirez's Motion.
17	Having exami	ined all relevant p	leadings and papers on file hereir	n, the Court now enters the
18	following ord	er, good cause ap	pearing:	
19	THAT	` the Motion is DI	ENIED.	
20	Respo	ndent seeks a mo	dification to the Court's most rece	ent Order, which memorializes
21			e week prior to Respondent's mot	
22				-
23			inutes after the written Order was	
24	DCR 13(7), no	o matters shall be	reheard unless by leave of court g	granted upon motion. Hearing
25	/ / /			
25 27	/ / /			
28	/ / /			
DAVID R. GAMBLE 20 DISTRICT JUDGE DOI GLAS COUNTY P.O. BOX 218 MINDEN, NV 89423	e.			180

nothing new since the hearing, leave of court is denied. IT IS SO ORDERED. day of November, 2012. Dated this DAVID R. GAMBLE District Judge \$ day of November, 2012 to: Mayra E. Arreguin, 1035 Copies served by mail this Woodside Drive, #119, Carson City, NV 89701; Javier Ramirez, 925 Mica Drive, #201, Carson City, NV 89705 Jann Shaler DAVID R. GAMBLE 28 DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423

FILED wer PH 2: 29 Your Name: 1 Mailing Address: City, State, Zip: RAN 2 Telephone: In Proper Person LIME DEPOTY 3 BY Ninth 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City Douglas 6 09-00-03-60 7 Case No.: +/-CV 022+ 1B8 Plaintiff/Petitioner, Dept. No.: 9 **MOTION** 10 vs. 11 Defendant/Respondent.) 12 13 Javier (CZ) Ι , appearing in Proper Person, (Your Name) 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 18 19 Verba(that Campin cat 20 1 chvities 21 a SA 22 mitec 23 24 10 25 182 Motion - 1

1 The original Decree of Divorce or Custody Order was entered on (Date the decree or order was filed) 2 To the best of my knowledge, the last order concerning this matter was entered on 3 2012 and that order concerned $\sqrt{15}$ (Date last order was filed) (State what the last order was about, 4 such as child support, visitation, etc.) 5 If children are involved in this matter, fill in the following information. 6 If children are not involved in this matter, print N/A in the following blanks. 7 The names, ages and birth dates of the children the subject of this Motion are: 8 NAME AGE **BIRTH DATE** 9 1-13-2002 RULET Kommez 10 10.09-20267 11 12 13 14 15 Fully explain why you believe you should be granted your request(s). List and number each request. 16 17 This Motion is made for the following reasons: 18 cl Pnc OL 19 20 (MA 0 21 22 23 24 25 Motion - 2

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17	(If you need more room, you may attach additional sheets of paper. Be sure you write only on
18	one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)
19	This document does not contain the Social Security number of any person.
20	I declare under penalty of perjury under the law of the State of Nevada that the foregoing
21	is true and correct
22	DATED this 25 day of 304 , 2012
23	\bigcap
24	(Your Signature)
25	
	Motion - 3

<u>Carson Medical Group Pediatrics</u> Joseph Toth MD, Patrick Gunn MD, Brian Hall MD Kathi Amrhein DO, Deliä Wessels MD, Susan Ribeiro MD Rebecca Papez MD, Jenny Smokey MD

> 1200 North Mountain Street Carson City, Nevada 89703 Phone (775)885-2229 – Fax (775)882-5045

School/Work Medical Excuse

Patient Name:	(ARLO S	RAMIREZ	ARREGUN
Parent Name:	JANE	R RAMIP	Ce-C
I have examined t	his patient on _	1055 7/2	$\frac{1}{12}$ and they
may return to scho	ol/work on		·
Comments:	CARLOS WA.	S SICK 7H S	WERK
RODURING !	+ DOCTOR'S	MSITI	
Signed:	net Jun	- M Date:	7/24/12

July 24.2012

To whom it may concern:

On Suturday July 21st 2012 Mayra E. Arrequin and I exchanged our kids per instation per court order. Case. NO. 09-00:0340, since it was agreed not to exchange: communication, between us, a written note was allowed.

On Mayra's note see stated that my youngest son Carlos was complaining of a caracter and it I wonted to make a doctors arrouncent, no medicine was given to me nor more information given. That night corlos was really sick at night and I went to Utilmart to get him sume medicine; I sent my wife Magra several text messages to find out how long he was sick, dose of medicine as well as brand. He pharmatist needed more information since it look as not a typical cold. I third calling my wife and she refused to answer to my talls / messages

In one of her repties to my messages, she promised me to give me Carlos medicare card, so I can take him to the eactor.

She was informed of the time of the appoinment at least one day before, she made not attempt to bring to my house or any other place his medicane card. This is really finistrating not just to me but to my kids, her excuse was that we are not to have any verbal communication at all, only written Was I supposed to go to her house handle her 1862 piece of paper and wait for ga answer? At the present time there is a TPO that my mother in law decicled to extend, and my write lives around the corner from her house. Did my write wonted we to worlded the TPO? I need to modify the TPO and the custody agreement so in the future I can get the things that I need (ie medicine, medicare/medicaib) in a faster way so my kids health is not jeopardize.

I feel that her pride is bigger than our kids health and well being

sec a

Respectfully Javer Rominez

7-24-12

Mayra

Jourre goins to keep a closed ear to Adrian's alternative will be Albuterol I checked in the house and I couldn't find anything I think that what we had, you gave it to gur fried Vermice, that ones that I kind are expired

I ned the start date for school, clothes Gre not an issue as much as it is the debts you know we have to pay. (ie Kahls and cell phone poeun tickets, new transmition etc.)

I will sont you a message tomorrow to find out how the kids are doing please reply and comply in a timely fashion matter, lato is complaining of a earache aguin.

Javier Remare

CC: David R. Gambre District Judge, Minden, M. The Hon. Thomas. R. Armstrong. Justice of the peace. 188 Carson City Justice Court.

July 24. 2012

Mayra The doctor also said that if there are other kids in the house they may also night Get sick I told him that you said that Adrian got sick last year around this time when you went away to the steller; I toid him that I didn't know how bud he was put that you suid that got really sick he thinks that I could be emotion hal and to seek help for them. On sutriday make sine that get all the medications as used as the machine, I called to get another one for myself but gotta have the card again and a prescrip tion for it. I'm not going to play the game that you put me thru today, so maybe you can get a machine for you and give me the old one my kids don't deserve any of these charades Kiner Ramirez CC Judge Thomas Arnstöring Justice of the reace, (4xutan City, Listrict Judge David R., Gamble.

7/21/12 Date____ Adrian se empezo a quejar hoy on la mañana que le duele su oido dérecho no se si le quieras hacer una cita, tal vez te van a decir lo mismo que a lalo. tambien esta tosciendo, sino pues dale motrin o ibuprofen para el dolor. Tambien quiero que sepas que Eduardo va a nescentar uniforme van a empezar este año a llevarlo aqui en la escuela "Empire" Pointalon color negro y caqui Playeras tipo Polo en Azul marino, Rojo y blanco por si me puedes apoyar en comprarle algo.

Adrah stated to complaine this maning. that his ear was horting I don't know it you want to make an gepainment, maybe they are going to say To you the same thing as lalo. He's also coughing, so give him some motion or insproten for the pain. Also I wated you to know that Edwiclo as going to need a school chitarm. They are going to start taking him to Empire school. black pants and Kakhi polo shorts in deep blue, rojo white, I you can support me in buying something.

Tradi- by Janer Raininez.

CERTIFICATE OF SERVICE

1	CERTIFICATE OF SERVICE	
2	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a	
3	true and correct copy of the foregoing Motion in the U.S. Mail with postage pre-paid thereon, addressed to:	
4	(Name of other party)	
5	<u>/03 & Woods.de Do. 119</u> (Address) <u>(iaizoh O:ty NV 89701</u> (City, State, Zip)	
6	(Audress) (1917-201 10:44 NV 89701	
7	(City, State, Zip)	
8 9	Dated this 20 day of 300 , 20 2 .	
10	\cap	0
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12	(Signature)	
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	Motion - 4	

x v	RECEIVED		
1	Case No. 09-CV-0340	9	
2	DISTRICT COURT CLERK 2012 JUL 26 PM 2: 17		
3	TED THRAN CLERK		
4	BY MOLONGEPUTY		
6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
7	IN AND FOR THE COUNTY OF DOUGLAS		
8			
9	MAYRA E. ARREGUIN,		
10	Petitioner,		
11	v. ORDER		
12	JAVIER RAMIREZ,		
13			
14	Respondent.		
15 16	THIS MATTER came before the Court on July 19, 2012, at the time set to hear		
17	Petitioner's Ex Parte Motion Regarding Children. Present before the Court were Petitioner		
18	Mayra Arreguin, representing herself, pro se, and Respondent Javier Ramirez, representing		
19	himself, <i>pro se</i> . Also present was an interpreter provided by the Court to assist Mayra		
20			
21	Arreguin.		
22	As the hearing commenced, the parties indicated that since the previous hearing, held		
23	on September 19, 2011, the parties married. Ms. Arreguin indicated she now intends to file for		
24	divorce.		
25	Based upon this circumstance, and without objection from the parties, the Court set		
25	forth the following temporary provisions regarding the care, custody and support of the parties'		
27	minor children until further order by either this Court or within a divorce matter to be initiated.		
DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423	192	45	

1 Until a divorce proceeding is commenced by one of the parties, any further issues regarding the 2 parties' children are to be addressed by the parties within pleadings filed only in this matter. 3 1. The parties are to have no contact with each other except with regard to the children 4 in the following limited fashion: all communication regarding the children is to be in writing. 5 6 Any such writing may be given to the children for delivery to the other parent after a custody 7 exchange. If the receiving parent has a written response, that response may be delivered by the 8 children following a subsequent custody exchange. No other communication is to occur 9 between the parties unless one of the children is injured significantly or is hospitalized (i.e. a 10medical emergency exists regarding one of the parties' minor children). 11 Failure to abide by the specific restrictions contained within this Order may result in the 12 13 violating party being punished during contempt proceedings, including a fine or temporary 14 confinement in jail. 15 2. Mayra Arreguin and Javier Ramirez shall continue to share joint legal and physical 16 custody of EDUARDO JAVIER RAMIREZ born April 13, 2006, and CARLOS ADRIAN 17 RAMIREZ born October 9, 2007. Javier Ramirez shall have physical custody of the two minor 18 children beginning every Saturday at 4 p.m. until the immediately following Tuesday at 4 p.m. 19 20 At all other times, the parties' children shall be in the care and physical custody of Mayra 21 Arreguin. 22 Legal custody includes the right to make decisions with the other parent regarding a 23 child's upbringing, including the child's education, health care, religious training, and welfare. 24 See Newdow v. U.S. Congress, 313 F.3d 500, 503 (9th Cir. 2002); see for example California 25 25 Family Code §§ 3003 ("Joint Legal Custody"), 3006 ("Sole Legal Custody"). 27 In application, a parent sharing joint legal custody has the right to access a child's 28 AVID R. GAMBLE school, health care, day care and other records. It also means that the parent has input into DISTRICT JUDGE OUGLAS COUNTY 193 2 MINDEN, NV 89423

P.O. BOX 218

1	decisions about where the child will attend school, what doctors the child will see, what health
2	care the child receives, and what type of church or religious institution the child attends.
3	
4	Therefore, in cases of joint legal custody, both parents must consult with each other on matters
5	regarding a child's education, health care, religious training, and welfare. If the parties
6	disagree about the child's care and upbringing, they should attempt to resolve the difference in
7	a fair and reasonable manner. The parties should understand that co-parenting means that each
8	parent has rights and responsibilities towards the child, and that each parent must act in the best
10	interests of the child.
11	As joint legal custodians, each parent shall have direct access to all the child's records,
12	including but not limited to education and medical records. Each parent is also to list the other
13	as a parent or contact person with the child's school, extra-curricular activities, and the like,
14	with each parent having the right to independently consult with any person related to the
15	children's activities, including teachers, principals, coaches, doctors, and the like.
16	3. Custody exchanges are to occur in the parking lot of Hispanic Services of Nevada
17 18	located in Carson City, Nevada. The following individuals may receive or deliver the children
	during the scheduled custody exchanges:
20	Javier Ramirez or his brother or mother;
21	Mayra Arreguin or her parents or brother.
22	So long as any contact between Javier Ramirez and any individual included
23	immediately above, who is protected from contact with Javier Ramirez by a Temporary
24 25	Protective Order (TPO), occurs in the context of a custody exchange as described within this
25	Order, Javier Ramirez is not to be prosecuted for any resulting violation of the Temporary
27	
28	Protective Order specifically occurring only as a result of the custody exchange.
DISTRICT JUDGE DOUGLAS COUNTY	4. Each parent shall notify the other in writing, within twenty-four (24) hours, of a 194
P.O. BON 218 MINDEN, NV 89423	3 Docket 84723 Document 2022-18357

change in the location of that parent's residence, including the location of the new address and
phone number. Neither parent shall leave the State of Nevada with either child without written
permission from the other parent that the child may leave the State. Neither parent is to
relocate to the nation of Mexico with the children or cause the children to travel to Mexico at
any time, until further order of the Court.

5. As of August 1, 2012, child support shall be due from Javier Ramirez to Mayra
Arreguin in the amount of \$200 per month, representing the statutory minimum of \$100 per
month per child, due on the first day of every month. This amount reflects the circumstance
that Javier Ramirez is unemployed and Mayra Ramirez is not employed full-time every week.
Once Javier Ramirez becomes re-employed, a new child support calculation will be necessary
that is in accord with the relevant statutory formula as more fully described within *Wright v. Osburn*, 114 Nev. 1367, 970 P.2d 1071 (1998).

15

1

6. The parties are to evenly split the cost of any health insurance for the children, as
well as the cost of any medical expenses incurred on behalf of the children which are not
reimbursed by health insurance.

If a parent incurs a medical expense on behalf of either of the children, that parent shall
provide the other parent with a copy of the receipt and/or the written Explanation of Insurance
Benefits (EOB) within thirty (30) days from incurring the cost. The parent receiving the
document shall then reimburse the other parent for one-half the out-of-pocket or unreimbursed
expense within thirty (30) days from receiving the copied document(s). The parties shall not
deduct the resulting amount due from any child support payment, instead paying the amount
due separately.

 27
 IT IS FURTHER ORDERED: PENALTY FOR VIOLATION OF ORDER: THE

 AVID R. GAMBLE
 28

 DISTRICT JUDGE
 28

 DISTRICT JUDGE
 ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS

 PO. BON 218
 195

 MUNDEN, NV 89423
 4

1	ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS
3	193.130. NRS 200.359 provides that every person having a limited right to custody of a child
4	or any parent having no rights of custody to a child who willfully detains, conceals or removes
5	the child from a parent, guardian or other person having lawful custody or a right of visitation
6	of the child in violation of an order of this court, or removes the child from the jurisdiction of
7	the court without the consent of either the court or all persons who have the right to custody or
8	visitation is subject to being punished for a category D felony as provided in NRS 193.130.
9 10	IT IS FURTHER ORDERED, that if either party is obligated to pay support, the parties
10	are hereby notified that his/her obligation may subject him/her to the child support enforcement
12	collection provisions contained in Chapters 31A, 125.450(2) and 425 of the Nevada Revised
13	Statutes.
14	IT IS FURTHER ORDERED that the parties are further advised of the existence of
15	NRS 125A.350 which requires that a parent wishing to move his/her residence outside of the
16	State of Nevada and to take a child or children with him, must as soon as possible and before
17 18	the planned move, attempt to obtain the written consent of the other parent or permission of
19	this Court.
20	IT IS FURTHER ORDERED that the State of Nevada, United States of America, is the
21	habitual residence of the minor children. The terms of the Hague Convention of
22	October 25, 1980, adopted by the 14 th Session of the Hague Conference on Private
23	International law, apply if a parent abducts or wrongfully retains a child in a foreign country.
24 25	IT IS FURTHER ORDERED that the parties will comply with the provisions of
25	NRS 125B.145 which provides that an Order issued by the Court, or other expedited process,
27	
DAVID R. GAMBLE 28	for the support of children that is being enforced in the State must be reviewed by the Court at
DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218	least every three years to determine whether the Order should be modified or adjusted. If the 196
MINDEN, NV 89423	5

1 court determines that modification or adjustment of the order is appropriate, the court shall 2 enter an order modifying or adjusting the previous order for support. Any review of an order 3 for the support of a child must be conducted by the Court upon the filing of a request for 4 review by: (1) the Welfare Division of the Department of Human Resources or the District 5 6 Attorney, if the Welfare Division or the District Attorney has jurisdiction in the case; or (2) a 7 parent or legal guardian of the child. 8 IT IS FURTHER ORDERED that an order for support of a child may be reviewed at 9 any time on the basis of changed circumstances. 10 IT IS FURTHER ORDERED that under NRS 425.510, as of January 1, 1996, the 11 obligor's driver's license can be suspended if the obligor is more than \$1,000.00 (one thousand 12 13 dollars) in arrears and is two (2) months or more behind in his or her payments of child 14 support, and/or has not provided court-ordered medical insurance for his or her 15 child(ren). 16 IT IS SO ORDERED. 17 Dated this day of July, 2012. 18 19 DAVID R. GAMBLE 20 District Judge 21 Copies served by mail this 26 day of July, 2012 to: Mayra E. Arreguin, 1035 Woodside Drive, #119, Carson City, NV 89701; Javier Ramirez, 925 Mica Drive, #201, Carson City, 22 NV 89705 23 Joann Shaler 24 25 25 27 DAVID R. GAMBLE 28 DISTRICT JUDGE DUGLAS COUNTY 197 P.O. BOX 218 6 MINDEN, NV 89423

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1	Case No. 09-CV-0340		RECEIVED
2	Dept. No. I	2012 JUL 10 AM 8:09	JUL - 9 2002
3		TEO THRAN	DOUGLAS COUNTY DISTRICT COURT CLERK
4		CLERK	
5		A MULTONITY	
6	IN THE NINTH JUD	DICIAL DISTRICT COURT OF TH	E STATE OF NEVADA
7	IN A	AND FOR THE COUNTY OF DOU	JGLAS
8	MAYRA E. ARREGUIN,		
9	Petitioner,		
10		ORDER SI	ETTING HEARING
11	JAVIER RAMIREZ,		
12	Respondent.	- F	
12	The above-entitled matter is	set for: <u>Hearing on Mayra Arregu</u>	n's ExParte Motion Regarding
	Children		
14	TO COMMENCE ON:	Thursday, July 19, 2012 at 9:00 a	<u>m.</u>
15	TIME ALLOWED:	One (1) hour	DREDED TO COMDI V
16 17	WITH THIS COURT'S P PROTECTIVE ORDER F	G DATE, THE PARTIES ARE O REVIOUS ORDER UNLESS IT ROM THE CARSON CITY JUS ONTROLS UNTIL THE HEARIN	CONFLICTS WITH THE TICE COURT, IN WHICH
18			
19	(XX) NO () YES	() PLAINTIFF () DEFENDANT
20	**If a Court Reporter is requ	uested, please notify the Court as so	on as possible**
21	IT IS SO ORDEREI		
22	DATED this $()$	day of July 2012.	$) \varrho$
23		DAVIOR	CAMPLE
24		DAVID'R. DISTRICT	JUDGE
25			
25			
27			
DAVID B CAMPLE 28			
DAVID R. GAMBLE 20 DISTRICT JUDGE DOUGLAS COUNTY P.O. BON 218 MINDEN, NV 89423			198

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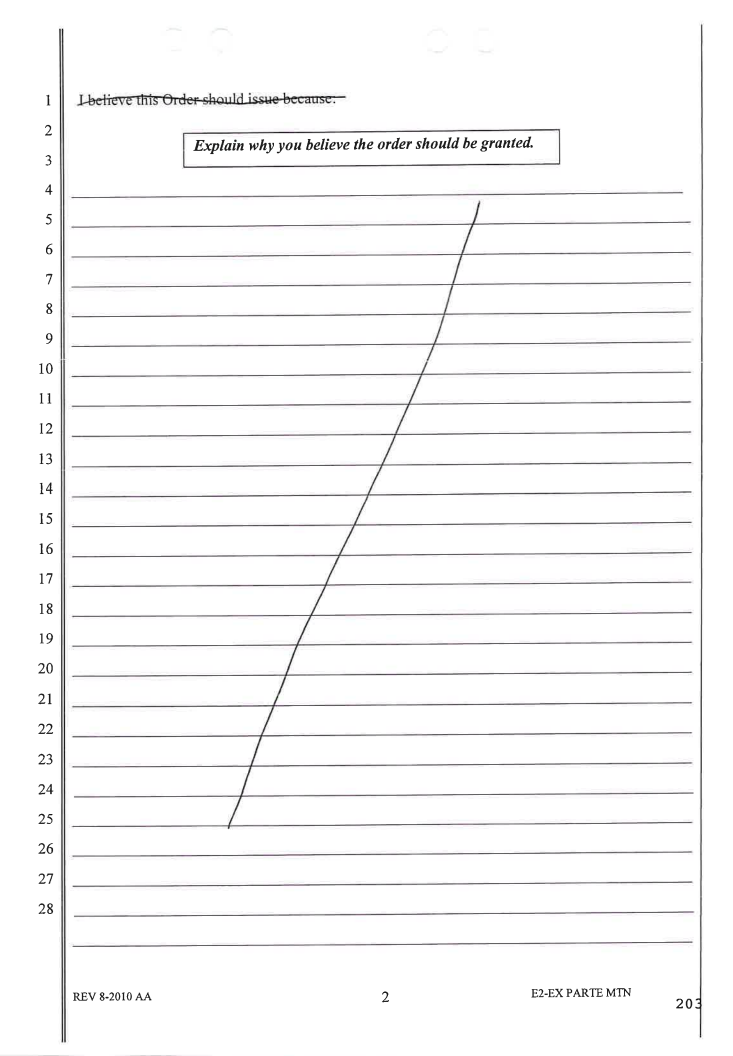
Copies served by mail this 10^{+1} day of July 2012 to: Mayra E. Arreguin 1047 Woodside Drive, #102 Carson City, 89706 Javier Ramirez 925 Mica Drive, #201 Carson City, NV 89705 Judicial Assistant DAVID R. GAMBLE 28 DISTRICT JUDGE DOUGLAS COUNTY P.O. BOX 218 MINDEN, NV 89423

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	RECEIVED						
	111 - 32032						
	DOUGLASCOUNTY						
1	Name: TOWER PARTICEZ DISTRICT COURT CLEZENZ JUL -3 PM 3:55						
2	Address: 925 Mica DC #201 TED TIBAN						
3	Telephone: 775-781-7420						
4	Telephone: 775-751-7420 Appearing in Proper Person						
5							
6	Ninth IN THE FAMILY DIVISION						
7	THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA						
8	IN AND FOR THE COUNTY OF WASHOE						
9	MGULCO E. Arcravia						
10	Mayra E. Arrequin Plaintiff/Petitioner, Case No. 11-CV-0771						
11	vs. Dept. No. <u> </u>						
12	Savier hamirez.						
13	Defendant/Respondent.						
14							
15	PROOF OF SERVICE						
16	On the day of, 20, I served a true and correct						
17	copy of the following document(s):						
18	Reply to Ex Parte Emergences Motion						
19	upon Mayra E. Arrequin						
20	(Write the name of the person served.)						
21	in the manner(s) and at the location(s) described below:						
22	WRITE YOUR INITIALS ON THE APPROPRIATE LINE(S):						
23	a I placed a copy of the document(s) listed above in a sealed envelope upon						
24	which first class postage was fully prepaid and mailed said document(s) via the United States						
25 26	Post Office addressed as follows:						
20	Name: Maura E. Arrequin						
28	Address: 1047 Woodside Dr. #102 Carson City NV 89706						
	REV 2/2010 AA 1 PROOF OF SERVICE						

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1 2 3 4 5 6 7 8	b I placed a copy of the document(s) listed above in a sealed envelope and mailed said document(s) certified, return receipt requested via the United States Post Office addressed as follows: Name: Address: c I personally served at the following location:
9 10	
11	A copy of this Proof of Service has been mailed or personally delivered to all parties or
12	their counsel.
13	This document does not contain the Social Security Number of any person.
14 15	I declare, under penalty of perjury under the law of the State of Nevada, that the
16	foregoing is true and correct.
 17 18 19 20 21 22 23 24 25 26 27 28 	Dated this <u>3r</u> day of <u>July</u> , 20 <u>12</u> . Signature: Printed Name: <u>Juviel Ramire</u>
	REV 2/2010 AA 2 PROOF OF SERVICE

RECEILD JUL - 3 2012 1 Code: 1670 DOUGLASCOUNTY KOUND UP EXSTRICT COURT CLERK 2 Name: 🔨 NUNE 2012 JUL -3 PH 3: 55 Address: 6 201 3 SUM 4 Telephone Number: 775-7 81-5 Appearing in Proper Person 6 **EN THE FAMILY DIVISION** Ninth OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 8 IN AND FOR THE COUNTY OF Washoe County 9 10 Case No. 11 - (V - 0721 oner 11 vs. Dept. No. 101210 12 dant/Respondent. 13 EX PARTE EMERGENCY MOTION 14 15 **MOTION TO** 16 the name of 17 18 Javie appearing in Proper Person, hereby move this-19 replies Court to issue an emergency order, without notice to Mayra Arren 1901 as follows: (The Other Party's name) 20 granting the following: 21 22 State what you want the Court to order. At this point do not explain why the order should issue or why the other party should not be contacted. Those explanations will come later in 23 the form. 24 Attached 22 25 26 27 28 **REV 8-2010 AA E2-EX PARTE MTN** 1 202



	-I believe this Moti	ion should be granted	without contacti	ng the other party because:
Γ	Explain why you bel other party so the oth	lieve this motion sho her party has a chan	uld be granted w ce to respond or	ithout allowing notice to the object to the motion.
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(If y	you need more space	you may attach add	itional sheets of	paper. Be sure to write only on
side	e of the paper and clea	rly identify it as a co	ntinuation of this	paper. Be sure to write only on explanation.)
	This document do	es not contain the So	cial Security Nur	nber of any person.
	I declare, under pe	enalty of perjury und	er the law of the	State of Nevada, that the foregoin
true	e and correct.	rd	<u> </u>	
		DATED this 3	_day of _JU	14 , 20 <u>1</u> 2
			A	2
		7	X.	(Signature)
		6	Nuner	(Printed Name)
	7 8-2010 AA		3	E2-EX PARTE MTN

July 2nd 2012

Re: Case No 11CV02211 09CV340 Dear Judge:

I'm requesting a hearing to modify and adjust a custody order per Mayra

Arreguin request.

On June 27th I contacted the Family Counseling in Gardnerville to help me set up a location and time to exchanged our kids, I was told by an advocate that they will called me to pick up my kids on Saturday June 1st, as of today's date I haven't been able to see my kids , because Mayra refuses to let me see them, she is under the impression that because she requested an emergency TPO , you granted to her.

, Z

I've enclosed police reports and dispatch logs of her behavior during our relationship and thru this exchanged of our kids, is not healthy for anyone to be put thru this because of her lack of cooperation and overseeing a court order, I feel that my wife is being misled by third parties that don't understand the kind of problems she can face by contempt of court and concealment of our kids.

I trusted her to her word that I was going to have my kids last weekend ,instead she is using my kids as weapons against me, she thinks that I was using the police to harass her ,since there is a TPO in effect I cannot be around her mom house or call her house, I tried to give her a cell phone and she refused to take it. She calls me from her mom's house knowing that she is not supposed to, she gives me very little to work with, she can contact my family to set up an exchange ,but she refuses.

If possible I would like for you to expedite this hearing so a visitation schedule can be set along with child support, If possible can you enforced the current custody order as it is, I just want to see my kids as soon as possible.

Sincerely Javier Ramirez Cc: file/Mcs-Mayra Arreguin

Douglas County Sheriff's Department Investigation Narrative

CLASSIFICATION: Verbal Domestic

ident 12SO02584

DETAILS:

rative

On 01-22-12 at about 2305 hours I was dispatched to 925 Mica Drive, Apartment 201, in regards to a possible domestic. Dispatched advised me that, according to their reporting party, Javier Ramirez-Rivas, the domestic was verbal only although the female involved, Mayra Arreguin, was hitting herself. Upon my arrival I met with Javier, who was standing outside his apartment.

Javier explained that he and his wife, Mayra Arreguin, were arguing as she had lost her job today and was holding Javier responsible for it. Javier denied any physical contact between the two of them. He did not show any evidence of being battered or of having struck anybody or anything.

Javier stated Mayra had locked herself in the bathroom and warned me that she had been hitting herself during the argument.

Deputy Shipley remained outside with Javier while I went into the apartment and contact Mayra. I did find her in the unlocked bathroom. She did have a fresh abrasion at the very top of her forehead.

Mayra also stated that the two of them had been arguing over the loss of her job. She believed that Javier did not want her to work while she wanted to work. Mayra denied being battered or striking Javier. When asked about the abrasion on her head, Mayra stated she had done that to herself by striking her head on the wall. She denied wanting or needing any medical attention.

I met again with Javier outside the apartment. I explained to him what Mayra had told me. Javier stated he would leave the residence. I remained on scene while he drove out of the area.

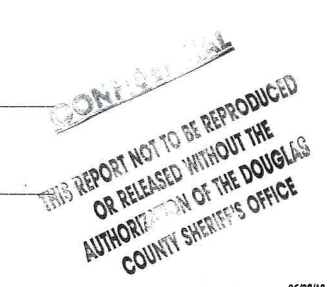
DISPOSITION: Closed.

Date, Time, Reporting Officer: Mon Jan 23 04:38:57 PST 2012 Deputy Hubbard, G.S. #262

Reporting Officer

Responsible LEO:

Approved by:





Douglas County Sheriff Deputy Report for Incident 11SO38675

Minden, Nevada

	ature: Domestic ation: VNC11		Address: 925 MICA DR; #201 Carson City NV 89705					
Offense Codes: Received By: Responding Officers:	May A	How Recei	ved: 9 Agency: DCSO					
Responsible Officer:		-	tion: CLO 11/27/11 een: 12:54:31 11/27/11 and 12:54:33 11/27/11					
Assigned To: Status:		Detail: Status Date: **	Date Assigned: **/**/** */**/** Due Date: **/**/**					
Complainant: Last: DOB: **/**/ Race:	/** Sex:	First: Dr Lic: Phone:	Mid: Address: City: ,					
Offense Codes Reported: Additional Offense:	DOMD Domestic I	Dispute	Observed:					
Circumstances								
Responding Officers: Guilford J		Unit : 204						
Responsible Officer Received By How Received When Reported Judicial Status Misc Entry	: May A : 9 911 Line : 12:54:38 11/27/ :	11	Agency: DCSO Last Radio Log: 13:56:59 11/27/11 CMPLT Clearance: RTF Report To Follow Disposition: CLO Date: 11/27/11 Occurred between: 12:54:31 11/27/11 and: 12:54:33 11/27/11					
Modus Operandi:		Description :	Method :					
Involvements								
Date Ty	pe I	Description	OR RELEASE OF THE OUT THE OUT THE OUT THE OUT OF THE OUT THE O					

Deputy Report for Incident 11SO38675

Narrative

Douglas County Sheriff's Department Investigation Narrative

Date, Time, Reporting Officer:

Sun Nov 27 14:26:24 PST 2011

CLASSIFICATION: Verbal Domestic

THE REPORT NOT TO BE REPRODUC

OR RELEASED

DETAILS:

On 11/27/11 at approximately 1255 hours I was dispatched to 925 Mica Dr #201 for a Verbal Domestic call. Upon my arrival I contacted Javier Ramierez-Rivas and learned the following:

Javier and his wife, Mayra, have been in an on-again/off-again relationship for approximately seven years. Javier and Mayra have separated approximately 2-3 times in that time, but have continued to get back together. Javier and Mayra also have two children together and are the biological parents for both. DCSO units have been sent to Javier and Mayra's residence at least seven times for domestic-type calls.

Javier and Myra had gotten into an argument over Javier taking the children to get their picture taken with Santa Claus at Walmart. Javier stated his wife was refusing to allow him to take their children. I asked Javier if he and Mayra were still married, he said yes. I asked Javier if they still co-habitated, he said yes. I asked Javier if he and Mayra still had joint custody of their children, he said yes. At this point I informed Javier that his wife had as much entitlement to their children as he did, and I could not compel her to allow him to take the children. Javier asked me to speak with his wife just to see if she would change her mind. I told Javier I would speak to his wife if at his request, but I was not going to attempt to leverage or sway her position, as it was not my place.

Upon going upstairs into Javier's residence, the first thing I observed was the frame of the door was broken-out and the door was unable to be secured. Javier stated "you see, she did this." The next thing I observed, immediately inside the doorway, was broken glass and lots of shredded paper. Upon closer examination, the papers appeared to be photos torn into small pieces. Javier now began to cry and said Mayra had destroyed their family photos to include the children's ultra-sound photos. Javier claimed Mayra had destroyed the family photos since he had gone downstairs and waited for me.

Mayra emerged from the bathroom shortly after our entry into the residence. Mayra spoke minimal English, so Javier had to be used as a translator, Mayra did not seem to object. However, Mayra was able to answer fairly simple questions on her own. I asked Mayra if she had broken the door frame, she said yes. I asked Mayra if she had smashed the glass and destroyed the family photos, she said yes. I asked Mayra why she had done these things, she said because the stuff belonged to her too. I asked Mayra why she would not let Javier take the children to Walmart to be photographed with Santa Claus, she said because she did not want them to go, at least not now.

Deputy Report for Incident 11SO38675

Page 3 of 3

I again told Javier I could not compel Mayra to allow him to take their children, he said he understood. Javier's demeanor was more upset and crying in nature, while Mayra's demeanor was more of an angry/fuming nature throughout my contact with them both. Javier and Mayra began to initiate several arguments in Spanish while I was present, which I immediately demanded they stop. Neither Javier nor Mayra had any recent or obvious signs of recent injury. Javier and Mayra both stated their argument had been verbal in nature only and no battery occurred at any time, other than against property.

Both Javier and Mayra refused to leave the residence. Javier asked me to document that Mayra had destroyed his/their property, I said I would. Javier asked me what could he do if Mayra began to destroy their valuables? I advised Javier that if Mayra started destroying any property of value, he should call DCSO. I also advised Javier that it would be feasible for him to attempt to restrain Mayra after he called DCSO, but ultimately it was only property, and if it escalated to the point where it became a domestic battery he should withdraw from the situation.

As neither party was willing to leave the residence and the situation had appeared to calm down, I left Javier and Mayra's residence.

DISPOSITION: Closed by report.

Reporting Officer

Guilford, J #435

Responsible LEO:	
	STEIDE SOUGH
Approved by:	COLUMN ST REPROVING
Date	CR PETRONIC STREET
	-17 HAN

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	A CompuDjue Campa	
i.		
11		

Calls-For-Service Details

Calls-For-Service Details

	1	To .	I Note		/	Prio	nit.	-	Acon	C 1/		Dispat	tch Ar	200			Area
Call No 12175014	nn (ived Date 3/2012	2		4	rity		Agen CP	су		5001		eu			5001
Original			Call Type			urisdi	ction			R	Rep	port No		1000	sposi:	tion	
КТР			КТР		-	0		_		_	-1						
Received 06/23/2		Rece 17:47	ived Time 7:38			y Time 23/20	e 12 17:50):52				Dispatch I 06/23/20			Dispa 17:51		lime
Enroute 06/23/2	Time 012 17:51:3	5	On Scene 06/23/20			}	Arrival 06/23/			Arri 17:5		al Time 20	States and	ed Dat 3/2012		Clear 18:38	red Time 3:30
Rep Dist 100403			Fire Dist 250X00				Map Co 02300				25						
Location 1047 WC	DODSIDE D	R				Apar 102	tment				Cit CA	ty ARSON CI	ТУ				Area 4
Cross St DESATC	reet)YA DR & S	ΓΑΝΤΟ	ON DR											Geo F No	lag?		
Unit ID 5473	Dept ID 1 GD6860	Assig	nment 1	Dept Il	2 2	Assig	nment 2)ept I	ID 3		Assignmer	nt 3	Dept I	ed 4	Ass	ignment 4
Beat 4	Dup of C	all No			In	Progre	ess?				C	Drigin	≠ 1	‡ Prior	Calls		
Act Catc	:h Up?			Premis	se Ha	ızard?						Os Flo 0	<u>19</u>		Ov	Flag	
Fire Call 12175014			EMS 0 12175	Call No 0144				Ent C10	ry Di)	d			Disp KR3	atch D 645	id		
Name	RAMIREZ									10.000	Phone No 781 7420						
	Service	Rec	ord														
Status S ENTRY	J		: Date/Tin /2012 17:!		J	urisdi	ction	Rep	ort N	10	0	verride?	Оре <i>C</i> 10	rator [DID		rminal ID V02
TEXT:**	*MEET RP / EN - THERE	ATEA	GLE VALL	EY MAR	KET	IN A ME:JA	WHI FO		ESC	ORT \PF	г 1 4:7	.0 MIN - 5 781 7420	5TAN	d by M	/HILI	ERP	PIKS UP
Status S PRIOR	J		: Date/Tin /2012 17:!		J	urisdi	ction	Rep	ort N	10	0	Verride?	Ope C10	rator [DID		rminal ID V02
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Status S DISPATe	2		s Date/Tir /2012 17:		J	urisdi	ction	Rep	ort N	lo	0	verride?	Ope KR3	rator [645	DID		rminal ID V05 210

5473	0.0					
Status Segment ID	Status Date/Time 06/23/2012 17:51:24	Jurisdiction	Report No	Override?	Operator DID KR3645	Terminal ID DW05
5473 DENHAM,G	ARY					
Status Segment ENROUTE	Status Date/Time 06/23/2012 17:51:35	Jurisdiction	Report No	Override?	Operator DID GD6860	Terminal ID SU50
5473		- 10				
Status Segment MISC	Status Date/Time 06/23/2012 17:51:58	Jurisdiction	Report No	Override?	Operator DID C10	Terminal ID DW02
.144, QW NAM/R	AMIREZ, JAVIER DOB/03	31369	LIS/1	VV		
Status Segment ONSCENE	Status Date/Time 06/23/2012 17:59:20	Jurisdiction	Report No	Override?	Operator DID GD6860	Terminal ID SU50
5473						
Status Segment BACK-ER	Status Date/Time 06/23/2012 18:02:17	Jurisdiction	Report No	Override?	Operator DID JA1566	Terminal ID DW03
5473 3296						
Status Segment ID	Status Date/Time 06/23/2012 18:02:17	Jurisdiction	Report No	Override?	Operator DID JA1566	Terminal ID DW03
3296 MAYS, BRIA	AN					
Status Segment ONSCENOK	Status Date/Time 06/23/2012 18:06:08	Jurisdiction	Report No	Override?	Operator DID JA1566	Terminal ID DW03
5473						
Status Segment ONSCENE	Status Date/Time 06/23/2012 18:15:45	Jurisdiction	Report No	Override?	Operator DID BM1634	Terminal ID SU41
3296						
Status Segment MISC	Status Date/Time 06/23/2012 18:19:50	Jurisdiction	Report No	Override?	Operator DID JA1566	Terminal ID DW03
5473, WALKING	TO 1047 WOODSIDE					
Status Segment INSRVICE	Status Date/Time 06/23/2012 18:30:26	Jurisdiction	Report No	Override?	Operator DID BM1634	Terminal ID SU41
3296						
Status Segment CLEAR	Status Date/Time 06/23/2012 18:38:30	Jurisdiction	Report No	Override?	Operator DID JA1566	Terminal ID DW03
5473 SAS		Second Automatic in the				
Status Segment CLOSE	Status Date/Time 06/23/2012 18:38:30	Jurisdiction	Report No	Override?	Operator DID JA1566	Terminal ID DW03
5473 SAS						211

Unit Information

Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
ଘ	5473	GD6860		06/23/2012 17:51:35	
Q	3296	BM1634	JSGT	06/23/2012 18:02:17	

End of document

	Tiburon' A CompuDyne Company	

Calls-For-Service Details

Calls-For-Service Details

Call No 121780280	1	ived Date 6/2012			Prior 5	rity		Agency CP	/		Dispat SO01	ch Ai	rea			Area SO01
Original Call KTP		Call Type KTP	~	Ju Se	urisdic O	tion			Re	port	No			isposi [.] SST	tion	
Received Date 06/26/2012	Recei 22:15	ved Time i:35		1	γ Time 6/201	2 22:19	:25				oatch [26/20			Dispo 22:34		Time
Enroute Time 06/26/2012 22:34:1		On Scene 06/26/20				Arrival 06/26/				val Ti 7:39			ed Da 6/201	- 1	Clear 23:0	red Time 7:26
Rep Dist 100403		Fire Dist 250X00				Map Co 023009			425	5						
Location 1047 WOODSIDE D	R				Apart 102	ment				ity ARSC	DN CI.	гу				Area 4
Cross Street DESATOYA DR & S	FANTO	N DR											Geo F No	lag?		
Unit ID Dept ID 1 5466 CH5357	Assign	iment 1	Dept ID	2	Assign	ment 2	D	ept ID	3	Assi	gnmen	† 3	Dept	ID 4	Ass	ignment 4
Beat Dup of C 4	all No			In f	Progre	ss?				Origii	n	# 1	t Prior	Calls		
Act Catch Up?			Premis	e Ha:	zard?						Os Fla 0	9		Ov	Flag	
Fire Call No 121780280		EMS (Call No 0280					ry Did 9207				Dispo JH3	atch D 014	id		
Name RAMIREZ,JAVIER						F	٩ddr	ess				parana	one No 1 7420			
Status Service	Reco	ord														
		Date/Tim 2012 22::		Ju	risdic	tion	Repo	ort No	C	Overr	ide?	Oper MG9	rator [207	DID	Ter DW	rminal ID 104
TEXT:MEET RP AT LADY TAMALES ON CONESTOGA & WOODSIDE IN VEH WHI FORD ESCORT - RP WILL BE THERE IN 10 MIN - RP NEEDS TO DROP KIDS OFF TO THEIR MOTHER AT HIS INLAWS RESD BUT THE MOTHER IN LAW HAS A TPO OR TRO AGAINST RP \NAME:RAMIREZ,JAVIER \PH:781 7420																
ene torno tecno o	06/26/	Date/Tin 2012 22: (5 MORE	19:25	Jı	irisdic [.]	tion	Repo	rt No	C	Dverr	ide?	Oper MG9	rator (207	DID		minal ID /04
		Date/Tim		Ju	Irisdic	tion	Repo	ort No	0	Overr	ide?	Oper	rator (DID	Tei	rmi 2113 D

UPDATE	06/26/20 22:2 0				MG9207	DW04
PRI:1>5						
Status Segment SUPP	Status Date/Time 06/26/2012 22:20:50	Jurisdiction	Report No	Override?	Operator DID MG9207	Terminal ID DW04
NO FURTHER INF	ORMATION					
Status Segment HOLD	Status Date/Time 06/26/2012 22:20:57	Jurisdiction	Report No	Override?	Operator ĎID JH3014	Terminal ID DW03
Status Segment MISC	Status Date/Time 06/26/2012 22:21:49	Jurisdiction	Report No	Override?	Operator DID MG9207	Terminal ID DW04
.280, FEM DID AT HOME	TEMPT TO P/U CHILDREN	BUT THEY WE	EREN'T READ	DY & SHE RE	FUSED TO WAIT	& WENT
Status Segment SUPP	Status Date/Time 06/26/2012 22:27:22	Jurisdiction	Report No	Override?	Operator DID JC0621	Terminal ID DW05
TEXT:***OTHER F TO HER - 2ND CA	PARTY CALLING (THROUGH LLER ADVISED THAT CHIL	H TRANSLATO LDREN WOULD	R) ADVISIN	G THAT MAL SHORTLY	LE REFUSED TO (GIVE THE KIDS
Status Segment HOLD	Status Date/Time 06/26/2012 22:32:44	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
Status Segment MISC	Status Date/Time 06/26/2012 22:32:54	Jurisdiction	Report No	Override?	Operator DID MG9207	Terminal ID DW04
.280, *** <i>CO</i> RRECT	TON: MEET RP AT LADY T	AMALES AT D	ESATOYA& V	WOODSIDE		
Status Segment DISPATCH	Status Date/Time 06/26/2012 22:34:08	Jurisdiction	Report No	Override?	Operator DID JH3014	Termincl ID DW03
5466						
Status Segment ID	Status Date/Time 06/26/2012 22:34:08	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466 HOWELL,CA	RL					
Status Segment ENROUTE	Status Date/Time 06/26/2012 22:34:14	Jurisdiction	Report No	Override?	Operator DID CH5357	Terminal ID SU53
5466						-
Status Segment CHGLOC	Status Date/Time 06/26/2012 22:34:22	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466 DESATOYA	DR/WOODSIDE DR ,CAR					
Status Segment BACK-ER	Status Date/Time 06/26/2012 22:35:15	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466 5314						
Status Segment ID	Status Date/Time 06/26/2012 22:35:15	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03 214
5314 ADAMS, JAR	ROD					214

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Status Segment ONSCENE	Status Date/Time 06/26/2012 22:37:39	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466						
Status Segment ONSCENE	Status Date/Time 06/26/2012 22:39:50	Jurisdiction	Report No	Override?	Operator DID JA7791	Terminal ID SU36
5314						
Status Segment CHGLOC	Status Date/Time 06/26/2012 22:46:29	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466 1047 WOOD	SIDE DR #102 ,CAR					
Status Segment CHGLOC	Status Date/Time 06/26/2012 22:46:33	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5314 1047 WOOD	SIDE DR #102 ,CAR					
Status Segment ONSCENOK	Status Date/Time 06/26/2012 22:50:47	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5314						
Status Segment ONSCENOK	Status Date/Time 06/26/2012 22:50:51	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
5466						
Status Segment INSRVICE	Status Date/Time 06/26/2012 23:00:55	Jurisdiction	Report No	Override?	Operator DID JA7791	Terminal ID SU36
5314						
Status Segment CHGLOCOS	Status Date/Time 06/26/2012 23:01:32	Jurisdiction	Report No	Override?	Operator DID JH3014	Terminal ID DW03
	DR/WOODSIDE DR ,CAR	, BACK OUT WI	TH RP			
Status Segment CLEAR	Status Date/Time 06/26/2012 23:07:26	Jurisdiction	Report No	Override?	Operator DID CH5357	Terminal ID SU53
5466 ASST	_					
Status Segment	Status Date/Time 06/26/2012 23:07:26	Jurisdiction	Report No	Override?	Operator DID CH5357	Terminal ID SU53
CLOSE						

Unit Information

Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
<u>.</u>	5466	СН5357		06/26/2012 22:34:14	
Q	5314	JA7791		06/26/2012 22:35:15	

Tiburon [*] A Company

Calls-For-Service Details

Calls-For-Service Details

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 Comparison and a second control of the second se)	Priority		· ·		Area 5001	
		4	Cr	1922/04/04/02			
KTP				Report No	SAS	5111011	
19722-CONVC 20710-002	There are the second	'			1	patch Time	
				and the second second second second			
17-20-3FD		888 av - 10			Cleared Date 06/26/2012	Cleared Time 17:25:56	
Fire Dist 250X00		and the second sec		425			
		Apartment		City CARSON CI	ТУ	Area 4	
		100		- Constant	Geo Flagi		
	Dept ID 2	Assignment	2 Dept IĎ	3 Assignme		4 Assignment 4	
all No	In	Progress?		Origin	# Prior Ca 1	lls	
	Premise Ho	azard?		Os Fl	ag (Ov Flag	
			Entry Did JS2034		Dispatch Did C28		
			Address		Phone No 781 7420		
Record							
		Surisdiction	Report No	Override?	Operator DID JS2034) Terminal ID DW02	
ENTRY06/26/2012 17:05:37JS2034DW02TEXT:***MEET AT WOODSIDE/DESATOYA AT THE LADY'S TAMALES IN A WHI FORD ESCORT*** RP WOULDLIKE TO ATTEMPT TO PICK UP KIDS \NAME:RAMIREZ,JAVIER \PH:781 7420							
oreacted to the court	·	Turisdiction	Report No	Override?	Operator DIC JS2034) Terminal ID DW02	
17:50:52 (4 MO	RE)						
				Override?	Operator DIL) Terminal ID	
	06/26/2012 Call Type Received Time 17:01:53 0n Scene 06/26/2 Fire Dist 250X00 0R EMS 0 EMS 0 02 EMS 0 DR EMS 0 Status Date/Tim OODSIDE/DE Status Date/Tim OODSIDE/DE Status Date/Tim OO/26/2012 17:0	Call Type J KTP J Received Time Entr 17:01:53 On Scene OK Time 06/26/2012 17:24:14 Fire Dist 58 Of Scene OK Time 50 On Scene OK Time 50 On Scene OK Time 51 250X00 52 EMS Call No 121780202 In EMS Call No 121780202 5 Record Status Date/Time J 06/26/2012 17:05:37 J WOOD SIDE/DESATOYA A TO PICK UP KIDS \NAME:F	06/26/2012 4 Call Type Jurisdiction KTP SO Received Time Entry Time 17:01:53 06/26/2012 17:01 08 06/26/2012 17:24:14 06/26 Fire Dist Map C 250X00 0230C Apartment 102 TANTON DR Assignment 1 Assignment 1 Dept ID 2 Assignment 1 Premise Hazard? EMS Call No 121780202 Premise Hazard? EMS Call No 121780202 Jurisdiction 06/26/2012 17:05:37 Jurisdiction Status Date/Time Jurisdiction 06/26/2012 17:05:37 Jurisdiction	06/26/2012 4 CP Call Type Jurisdiction KTP SO Received Time Entry Time 17:01:53 06/26/2012 17:05:37 Øn Scene OK Time Arrival Date 06/26/2012 17:24:14 06/26/2012 Fire Dist Map Coordinates 250X00 02300902 147344 Premise Apartment 102 Apartment Premise Hazard? Premise Hazard? EMS Call No Entry Did 121780202 Address Premise Hazard? Address Status Date/Time Jurisdiction 06/26/2012 17:05:37 Report No 06/26/2012 17:05:37 VOODSIDE/DESATOYA AT THE LADY'S TAMALE TO PICK UP KIDS \NAME:RAMIREZ,JAVIER \PH:7 Status Date/Time Jurisdiction 06/26/2012 17:05:37 Report No	O6/26/2012 4 CP SO01 Call Type KTP Jurisdiction SO Report No Received Time 17:01:53 Entry Time O6/26/2012 17:05:37 Dispatch O6/26/2012 On Scene OK Time 06/26/2012 17:24:14 Arrival Date O6/26/2012 Arrival Time 17:12:10 Fire Dist 250X00 Map Coordinates 02300902 14734425 City CARSON CI DR Apartment 102 City CARSON CI TANTON DR Apartment 102 Origin Assignment 1 Dept ID 2 Assignment 2 Dept ID 3 Assignment 1 Premise Hazard? Origin Premise Hazard? Os Fli 0 Origin EMS Call No 121780202 Jurisdiction Report No Status Date/Time 06/26/2012 17:05:37 Jurisdiction Report No WOODSIDE/DESATOYA AT THE LADY'S TAMALES IN A WHI TO PICK UP KIDS NAME:RAMIREZ, JAVIER NPH:781 7420 Override?	O6/26/2012 4 CP SOU1 Call Type KTP Jurisdiction SO Report No Dispatch Date 06/26/2012 Dispatch Date 10 Dispatch Date 06/26/2012 Dispatch Did 12 Dispatch Did 22034 Dispatch Did 228 Dept ID Dispatch Did 228 Dispatch Did 228 Dispatch Did 228 Dispatch Did 228 Dispatch Did 228 Dispatch Did 23034 Dispatch Did 228 Dispatch Did 23034 Dispatch	

Status Segment ID	Status Date/Time 06/26/2012 17:06:48	Jurisdiction	Report No	Override?	Operator DID C28	Terminal ID DW01
5443 BUENO,JAS	50N					
Status Segment ENROUTE	Status Date/Time 06/26/2012 17:06:58	Jurisdiction	Report No	Override?	Operator DID JB5554	Terminal ID SU50
5443						
Status Segment MISC	Status Date/Time 06/26/2012 17:10:29	Jurisdiction	Report No	Override?	Operator DID JS2034	Terminal ID DW02
.202, QW NAM/R	AMIREZ, JAVIER DOB/03	1369 LIS/NV S	EX/M OLN/0	800495592		
Status Segment MISC	Status Date/Time 06/26/2012 17:10:43	Jurisdiction	Report No	Override?	Operator DID J52034	Terminal ID DW02
.202, QW NAM/R	AMIREZ-RIVAS, JAVIER	DOB/031369 LI	S/NV SEX/M	OLN/08004	95592	
Status Segment ONSCENE	Status Date/Time 06/26/2012 17:12:10	Jurisdiction	Report No	Override?	Operator DID JB5554	Terminal ID SU50
5443						
Status Segment ONSCENOK	Status Date/Time 06/26/2012 17:24:14	Jurisdiction	Report No	Override?	Operator DID C28	Terminal ID DW01
5443						
Status Segment CLEAR	Status Date/Time 06/26/2012 17:25:56	Jurisdiction	Report No	Override?	Operator DID C28	Terminal ID DW01
5443 SAS, MALE ON THE OTHER F	HALF SOMEWHAT UNCC 1ALF.	OPERATIVE. CH	HILD EXCHAN	NGE WAS CO	MPLETE WITHO	UT INCIDEN
Status Segment CLOSE	Status Date/Time 06/26/2012 17:25:56	Jurisdiction	Report No	Override?	Operator DID C28	Terminal ID DW01
5443 SAS						

Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
۵ .	5443	JB5554		06/26/2012 17:06:58	

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Calls-For-Service Details

Calls-For-Service Details

Call No 12184020	<u>z</u> (Receive 07/02/	ed Date /2012	1	17210	Prior 4	rity		Agen CP	су		Dispa SO01		rea			Area SO01
Original C KTP	all	Са КТ	ll Type P		Ju S(irisdic [.] D	tion			Re	eport	No		D A	isposit C	tion	
Received 1 07/02/20		Receive 17:11:24		4		/ Time 2/201		5:52			- 14 - 14 - 14 - 14 - 14 - 14 - 14 - 14	oatch 02/20			Dispa 17:44		Time
Enroute T 07/02/20				e OK Tim 012 18:0			Arriva 07/02				val Ti 8:52			red Da)2/201		Clea: 18:4!	red Time 5:18
Rep Dist 100403			re Dist 50X00						linates 1473		5						
Location <u>1047 WO(</u>	ODSIDE D	R				Apart 102	ment				ity ARSC	ON CI	ту				Area 4
Cross Stre DESATOY		FANTON	DR											Geo F No	ilag?		
	Dept ID 1 5D6860	Assignm	ent 1	Dept ID	2	Assign	ment i	2 0)ept I	D 3	Assi	gnmer	nt 3	Dept	ID 4	Ass	ignment 4
Beat 4	Dup of Co	all No			In P	rogres	ss?				Origii	n	# 1	‡ Prior	Calls		
Act Catch	Up?			Premise	: Haz	ard?						Os Fla 0	19		Ov	Flag	
Fire Call N 121840207			EMS (Ent C18	ry Dic	1			Disp C8	atch D	oid		
Name RAMIREZ,	JAVIER,					Addre: ALT Pf		075	3						one No 1 742(
Status S	Service	Recor	d														
Status Seg ENTRY		Status Do 07/02/20			Ju	risdict	ion	Rep	ort No		Overri	ide?	Oper C18	rator [DID	Ter DW	rminal ID 101
TEXT:***(TRO. \NAI											DSID	E. CI	VIL S	TAND	BY, RF	, DO	ES HAVE A
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5473, 22 OUT W	HIM					
Status Segment CHGLOC	Status Date/Time 07/02/2012 17:59:47	Jurisdiction	Report No	Override?	Operator DID C8	Terminal II DW03
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5473 QW NAM/R	AMIREZ, JAVIER LIS/NV					
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5473 AC	0770272012 10:43:10					10 11 01
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Unit Information

Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
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1 Code: 3720 Name: Max M 2 Address: \(FH 12: 03 2012 JUN 27 3 Telephone: 5 L 0 4 Appearing in Proper Person 5 6 IN THE FAMILY DIVISION THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 8 IN AND FOR THE COUNTY OF WASHOE 9 Case No. 11 CV 02211/09CV 340 Plaintiff/Pétitioner. 10 vs. Dept. No. 11 12 Defendant/Respondent. 13 14 **PROOF OF SERVICE** 15 On the 27 day of 20, 20, 22, I served a true and correct 16 copy of the following document(s): Exon 17 (Write the title(s) of each document served.) 18 19 upon (Write the name of the person served.) 20 in the manner(s) and at the location(s) described below: 21 WRITE YOUR INITIALS ON THE APPROPRIATE LINE(S): 22 23 a. \underline{M} . \underline{A} I placed a copy of the document(s) listed above in a sealed envelope upon 24 which first class postage was fully prepaid and mailed said document(s) via the United States 25 Post Office addressed as follows: 26 avier 27 Name: Address: 28 221 REV 2/2010 AA 1

	0 0
1 2 3 4 5 6 7	 b I placed a copy of the document(s) listed above in a sealed envelope and mailed said document(s) certified, return receipt requested via the United States Post Office addressed as follows: Name:
8	location:
9 10	
11	A copy of this Proof of Service has been mailed or personally delivered to all parties or
12	their counsel.
13	This document does not contain the Social Security Number of any person.
14	I declare, under penalty of perjury under the law of the State of Nevada, that the
15 16	foregoing is true and correct.
17 18	Dated this 27 day of, 20 12.
19	Signature: Mayra E. Arregun Printed Name: Mayra E. Arregun
20 21	Printed Name: Mayra E. Arreguin
21	
23	
24	
25	
26	
27 28	
20	REV 2/2010 AA 2 PROOF OF SERVICE



JUN 27 2012 1 Code: 3860 DOUGLAS COUNTY 2012 JUN 27 2 Name: MOu PH 12:03 COURTCLERK Address: 102 3 XIH NV 4 46 Telephone: 75 5 Appearing in Proper Person 6 IN THE FAMILY DIVISION 7 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE 9 10 Case No. 1) CV 02211 tioner. 11 Dept. No. 12 efendant indent. 13 14 REQUEST FOR SUBMISSION OF EX PARTE MOTION 15 16 , request that the Ex Parte Motion I, DOLLIN (print your name here) 17 18 filed on Print the name of the Ex Parte Motion (Date the Ex Parte Motion was filed) 19 be submitted to the Court for it's consideration and Order. 20 This document does not contain the Social Security number of any person. 21 22 DATED this \mathcal{T} day of 201 23 E. Arrequin Signature: 24 Maura E Airequin Print Your Name: 25 aura 26 27 28 EX PARTE MTN REQ. FOR SUBMISSION **REVISED 11/2010 AA**

RECEIVED JUN 2 7 2012 Code: 1670 1 **DOUGLAS**COUNTY 2 Name: (DISTRICT COURT CLERK 2012 JUN 27 PH 12: 02 Address: 107 3 0 4 Telephone Appearing in Proper Person 5 IN THE FAMILY DIVISION 6 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 8 IN AND FOR THE COUNTY OF WASHOE 9 10 Case No. tioner. 11 Dept. No. 12 pondent. 13 14 15 EX PARTE EMERGENCY MOTION REGARDING CHILDREN 16 **MOTION TO** 17 in the name of this motion) 18 , appearing in Proper Person, hereby move this 19 our name 20 Court to issue an emergency order, without notice to 21 The Other H name 'art granting the following: 22 State only what you want the court to order. Do not explain why you want the order issued 23 or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page. 24 25 26 27 28 225 E1 EX PARTE MOTION REV 8/2010 AA 1

A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was 1 August . To the best of my knowledge, the last order 2 entered on (Date the Decree or Order was filed) 3 concerning this matter was entered on and that order 4 (Date last order entered in this case) 5 6 concerned (Print what the last order was about, such as child support, visitation, TPO, etc.) 7 The child(ren) involved in the matter are: 8 NAME <u>AGE</u> DATE OF BIRTH 9 Ewier homeroz Arreguin 4.13. do Ed LOUGH 10 10.9.07Arreauin cimu 11 12 13 14 Fully explain why you believe this is an emergency situation 15 16 I believe this is an emergency and an order should issue from this Court immediately 17 09 because: 18 19 20 21 22 23 24 25 26 27 28 226 REV 8/2010 AA E1 EX PARTE MOTION 2

June 27 2012

Dear Judge,

Re: Case No. 11-CV 02211 09 CV 340

I am requesting the change of custody from 50 / 50 joint to Sole physical and Sole Legal Custody to mother and Petitioner, Mayra E. Arreguin.

I am also requesting a temporary protection order for myself and including the children, Eduardo Javier Ramirez Arreguin and Carlos Adrian Ramirez Arreguin, until a suitable arrangement for a safe visitation schedule can be arranged by the Family Judge.

I originally filed for custody in August 2011 and in September, Petitioner and Respondent where married. During the marriage the children and I have suffered severe mental and emotional abuse. I have attempted to save our marriage for the sake of the children but I have come to the realization that the situation is only mentally affecting the children.

On June 18th we had an argument where an incident occurred and the Carson City Sheriff was called out on a Domestic Violence situation. I filed a police report with the Carson City Sheriff and it is under investigation at this time.

I have decided to separate from Mr. Ramirez and I am living in my parents' home at this time in Carson City, Nv. On June 21st my parent filed a temporary protection order against Mr. Ramirez in the Carson City Justice court, it was granted. Case number 12P0003231C. Document enclosed. The order was filed due to Stalking and Harassment.

I am requesting an order for protection at this time due to the stalking and harassment behavior Mr. Ramirez has developed since our separation. He has multiple times arrived and disturbed me at my place of employment, and parents home. I have attempted to reason with him and have not applied for an order against him due to the children. I had made arrangement during this separation that the children visit their father but the arrangement and agreement between their father and I is not working and Mr. Ramirez will change or simply not return the children to me depending on his mood.

The children believe they will return with me at my home and once Mr. Ramirez is unhappy with my day schedule or if I have to work that day, he decides to keep the children away from me. I am extremely worried for the mental abuse that the children are suffering in the hands of their father. I do not wish to keep the children from Mr. Ramirez, but until a safe and a solid custody visitation arrangement order by a judge is signed, I wish for the children to remain in my custody for their wellbeing.

I am requesting that child support be reviewed. The Judge in the original order requested a certain amount, but Mr. Ramirez challenged that order and since he was not employed at that time, Mr. Ramirez was ordered to pay the minimal amount of \$100.00 per child. Mr. Ramirez is now fully employed and would be able to make the original court order child support.

Sincerely,

Mayra E Arregun.

Cc: file/Mr. Javier Ramirez

1	Case No. <u>12PO003231C</u>
2	Dept. No
3	IN THE JUSTICE COURT OF CARSON TOWNSHIP
4	COUNTY OF CARSON STATE OF NEVADA JUSTICE OF DE LEAGE
5	MARIA ELENA GARCIA, ORDER FOR HEARING
6	MARIA ELENA GARCIA Applicant, Applicant, ORDER FOR HEARING TO EXTEND, MODIFY OR DISSOLVE THE PROTECTION ORDER
7	vs.
8	JAVIER RAMIREZ Adverse Party,
9	
10	Upon Motion of Applicant
11	EXTEND the Protection Order
12	DISSOLVE the Protection Order OTHER
13	YOU ARE HEREBY NOTIFIED that a hearing will be held in the JUSTICE / MUNICIPAL Court located at
14	885 EAST MUSSER STREET SUITE 2007 on July 2, 2012, at 11:00 AM, to determine whether or not to
15	EXTEND, MODIFY or DISSOLVE the PROTECTION ORDER against the above named Party.
	ANY PROTECTION ORDER WILL CONTINUE IN EFFECT UNTIL SUCH HEARING AND FURTHER
16	ORDER OF THIS COURT.
17	
18	A copy of the Motion for hearing, Affidavit and copy of this Order/Notice, shall be served on the other party
19	by I MAIL OPERSONAL SERVICE THE
20	Dated this 21 st day of JUNE, 2012.
21	CARSCILLERROL
22	Judge THOMAS ARMSTRONG
23	Transmitted to the state repository this 21 st day of JUNE, 2012.
24	TAWNYA DANIEL Clerk of the Court
25	RECEIVED
	ALRESON COTT.
14	Sheafter's on.
	-1- 228

1	
2	
3	
4	Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge
5	
6	See Alach
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	(If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.)
20	This document does not contain the Social Security Number of any person.
21	I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is
22	true and correct.
23	DATED this 21 day of, 2012
24	
25	Mayra E. Nrrequin. (Signature)
26	Maura E. Arreguin
27	(Printed Name)
28	
	229
	REV 8/2010 AA 3 E1 EX PARTE MOTION

Mr. Ramirez is keeping the children from me and I have spoken to my children and they have expressed they would like to come home with me. Mr. Ramirez doesn't understand the mental anguish he is putting the children through. I believe the children are suffering mentally and are in danger of their wellbeing. I also fear for my safety and believe Mr. Ramirez may attempt to become more unstable mentally if the situation is not repaired immediately.

I do fear what he may do once he receives this motion and may retaliate.

Sincerely,

Mayra E. Arreguin.

Mayra E. Arreguin

IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Mayra	E. Arrequir)	*** RECOM
J	0	2012 JUN 2 P	HIZ: 02 FAMILY COURTUN 22
LANUAY	vs. Domirez	Pulac DERK	MOTION/OPPOSITION NOTICE20 2 (REQUIRED A COMP
	KANNICE	Rufu	CLASE NO. 11CV 02211 09 0340
)	DEPT. NO.

NOTICE: THIS MOTION/OPPOSITION NOTICE **MUST BE ATTACHED AS THE LAST PAGE** to every motion or other paper filed pursuant to chapter 125, 125B or 125C of NRS and to any answer or response to such a motion or other paper.

A.	Mark the CORRECT ANSWER with an ${f X}$.	YES	NO
	1. Has a final decree or custody order been entered in this case? If <u>yes</u> , then continue to Question 2. If <u>no</u> , you do not need to answer any other questions.	×	
	2. Is this a motion or an opposition to a motion filed to change a final order? If <u>yes</u> , then continue to Question 3. If <u>no</u> , you do not need to answer any other questions.	X	
	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?		Х
	4. Is this a motion or an opposition to a motion for reconsideration or a new trial <u>and</u> the motion was filed within 10 days of the Judge's Order?		X
	IF the answer to Question 4 is YES, write in the <u>filing</u> <u>date</u> found on the front page of the Judge's Order.	Date	
В.	If you answered NO to either Question 1 or 2 or YES to Question 3 or 4, you are <u>exempt</u> from the \$25.00 filing fee. However, if the Court later determines you should have paid the filing fee, your motion will <u>not</u> be decided until the \$25.00 fee is paid.		

I affirm that the answers provided on this Notice are true.

, DOL)

D	F
Date:	0.21

Signature:	Mayra E. Arreguin
Print Name:	Mayin E. Arreguin.
Print Address:	1047 Woodside Dr. # 102
Telephone Number:	(775) 461-0124

. 9			
1	Case No. 09-CV-0340	D	FILED
2	Dept No I DOUCLADOOUN		2011 OCT 20 PM 1:08
4	UISTRICTCOURTC	ERK	TED <u>THRAN</u> CLERK
5			5Y MORAGEPHTY
6	IN THE NINTH JUDICIAL DISTRICT COUR	RT OF THE	STATE OF NEVADA
7	IN AND FOR THE COUNT	Y OF DOU	GLAS
8			
9	MAYRA EDITH ARREGUIN,		
10	Plaintiff,		
11	v -		
12 13			
14			
15		2	<u>ORDER</u>
16	JAVIER RAMIREZ,		
17	Plaintiff,		
18	v.		
19	MAYRA E. ARREGUIN,		
20	Defendant.		
21			
22	ITTIS MATTER came before the Court of Sep	otember 19,	2011, at the time set to
23 24	review the Court's Order dated August 19, 2011 regar	ding Defend	lant Javier Ramirez's
24	<i>Ex Parte</i> Emergency Motion Regarding Children. Pre	esent before	the Court was Plaintiff
26	Marine Amagnin nonneganting hangelf mus as Ales an	esent before	the Court was Defendant
27		preter was a	also present in Court to assist
28			
DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P O BOX 218 MINDEN, NV 89423			232

Ms. Arreguin. Also present was the Court Appointed Special Advocate (CASA), Debby Conklin.

The Court heard from the parties and considered the contents of the written report from
the CASA. Upon inquiry by the Court, Mayra Arreguin represented that she held no intention
of moving to the nation of Mexico with the parties' minor children. During the hearing and
within the written CASA report, both parents acknowledged and affirmed that the other parent
was an important and reliable custodian of, and caregiver to, their minor children.

Based upon the information before the Court, at the conclusion of the review hearing, 10 the Court concluded that it was in the best interest of the minor children, EDUARDO JAVIER 11 12 RAMIREZ born April 13, 2006, and CARLOS ADRIAN RAMIREZ born October 9, 2007, for 13 their natural parents, Mayra Arreguin and Javier Ramirez, to share joint legal custody. The 14 parents are to also share joint physical custody. The children are to reside with Mayra 15 Arreguin, but during all of Javier Ramirez's days off from work, the minor children are to be 16 under the care and custody of their father where he resides. When Mayra Arreguin is at work, 17 the children are to also be cared for by their father, Javier Ramirez. In the event the parties 18 19 cannot reach agreement regarding the sharing of holidays with the children, the parties are to 20 alternate the holidays that each parent spends with the children each year.

Based upon the shared custody, the minimum amount of child support due pursuant to
NRS 125B.080(4), and considering the gross monthly income of both parties, child support in
the amount of \$100 per month per child, forming a monthly total of \$200, is due from Javier
Ramirez to Mayra Arreguin no later than the first day of every month, beginning October 1,
2011. The parties are to evenly split the cost of any health insurance for the children, as well as
the cost of any medical expenses incurred on behalf of the children which are not reimbursed
by health insurance.

DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P O BOX 218 MINDEN, NV 89423 1

2

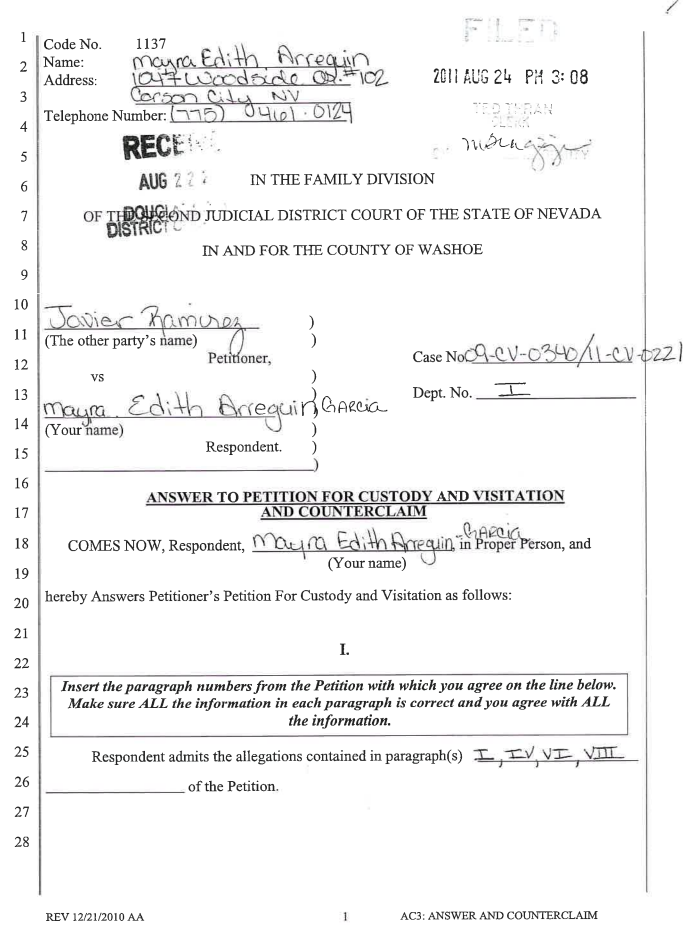
1	The Extended Order For Protection Against Domestic Violence issued from the Justice		
2 3	Court of Carson Township, Case No. 11PO004011C, is hereby consolidated with this matter		
4	pursuant to NRS 33.040(3) and dissolved. The parties were informed during the hearing that a		
5	restraining order can be reinstated upon further information provided to the Court, if necessary.		
6	The parties are ordered to honor one another, treat each other with respect, and refrain from		
7	speaking negatively or degrading the other parent in the presence of either minor child.		
8 9	IT IS FURTHER ORDERED: PENALTY FOR VIOLATION OF ORDER: THE		
10	ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS		
11	ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS		
12	193.130. NRS 200.359 provides that every person having a limited right to custody of a child		
13	or any parent having no rights of custody to a child who willfully detains, conceals or removes		
14	the child from a parent, guardian or other person having lawful custody or a right of visitation		
15 16	of the child in violation of an order of this court, or removes the child from the jurisdiction of		
17	the court without the consent of either the court or all persons who have the right to custody or		
18	visitation is subject to being punished for a category D felony as provided in NRS 193.130.		
19	IT IS FURTHER ORDERED, that if either party is obligated to pay support, the parties		
20	are hereby notified that his/her obligation may subject him/her to the child support enforcement		
21	collection provisions contained in Chapters 31A, 125.450(2) and 425 of the Nevada Revised		
22 23	Statutes.		
23	IT IS FURTHER ORDERED that the parties are further advised of the existence of		
25	NRS 125A.350 which requires that a parent wishing to move his/her residence outside of the		
26	State of Nevada and to take a child or children with him, must as soon as possible and before		
27	the planned move, attempt to obtain the written consent of the other parent or permission of		
28	this Court.		
LE S Y	3 234		
23	I		

1 IT IS FURTHER ORDERED that the State of Nevada, United States of America, is the 2 habitual residence of the minor children. The terms of the Hague Convention of 3 October 25, 1980, adopted by the 14th Session of the Hague Conference on Private 4 5 International law, apply if a parent abducts or wrongfully retains a child in a foreign country. 6 IT IS FURTHER ORDERED that the parties will comply with the provisions of 7 NRS 125B.145 which provides that an Order issued by the Court, or other expedited process, 8 for the support of children that is being enforced in the State must be reviewed by the Court at 9 least every three years to determine whether the Order should be modified or adjusted. If the 10 court determines that modification or adjustment of the order is appropriate, the court shall 11 12 enter an order modifying or adjusting the previous order for support. Any review of an order 13 for the support of a child must be conducted by the Court upon the filing of a request for 14 review by: (1) the Welfare Division of the Department of Human Resources or the District 15 Attorney, if the Welfare Division or the District Attorney has jurisdiction in the case; or (2) a 16 parent or legal guardian of the child. 17 IT IS FURTHER ORDERED that an order for support of a child may be reviewed at 18 19 any time on the basis of changed circumstances. 20 IT IS FURTHER ORDERED that under NRS 425.510, as of January 1, 1996, the 21 obligor's driver's license can be suspended if the obligor is more than \$1,000.00 (one thousand 22 dollars) in arrears and is two (2) months or more behind in his or her payments of child 23 support, and/or has not provided court-ordered medical insurance for his or her child(ren). 24 IT IS SO ORDERED. 25 Dated this Z day of October, 2011. 26 27 DAVID R. GAMBLE 28 District Judge ID R. GAMBLE TRICT JUDGE 235 4 AS COUNTY

PO BOX 218 NDEN. NV 89423

1 2	Copies served by mail this $\frac{2D}{d}$ d	ay of October, 2011 to:
3	Mayra Arreguin 1047 Woodside Drive, #102 Carson City, NV 89701	
5	Javier Ramirez 925 Mica Drive, #201 Carson City, NV 89705	
7	The Hon. Thomas R. Armstrong Justice of the Peace	
° 9	Carson City Justice Court 885 East Musser Street, Suite 2007 Carson City, NV 89701	
10 11		Joann Thaler
12 13		0
14		
15 16		
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DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P O BOX 218 MINDEN, NV 89423		5

	RECEIVED		
1	Case No. 09-CV-0340		
2	Dept. No. I 2011 SEP 20 AM 9: 22 DOUGLAS COUNTY		
3	TED THRAN		
4	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
5	IN AND FOR THE COUNTY OF DOUGLAS		
6			
7	MAYRA EDITH ARREGUIN,		
8	Plaintiff,		
9	vs. ORDER		
10	JAVIER RAMIREZ,		
11	Defendant. /		
12	JAVIER RAMIREZ,		
13	Plaintiff		
14	VS.		
15	MAYRA EDITH ARREGUIN,		
16	Defendant.		
17	/		
18	IT IS HEREBY ORDERED that the Court Appointed Special		
19 20	Advocate Deb Conklin be released from further duties or		
20	responsibilities in the above-captioned matter.		
21 22	DATED this 20 day of 5 , 2011.		
22	SSL		
23	DAVID R. GAMBLE DISTRICT JUDGE		
25			
26	Copies served this 20th day of <u>September</u> , 2011 to: CASA Program (hand delivered); Mayra Arreguin, 1047 Woodside Drive,		
27	#102, Carson City, NV 89701; Javier Ramirez, 925 Mica Drive, #201, Carson City, NV 89705.		
28	John Shaler		
	237		
	Ϋ́Υ.		

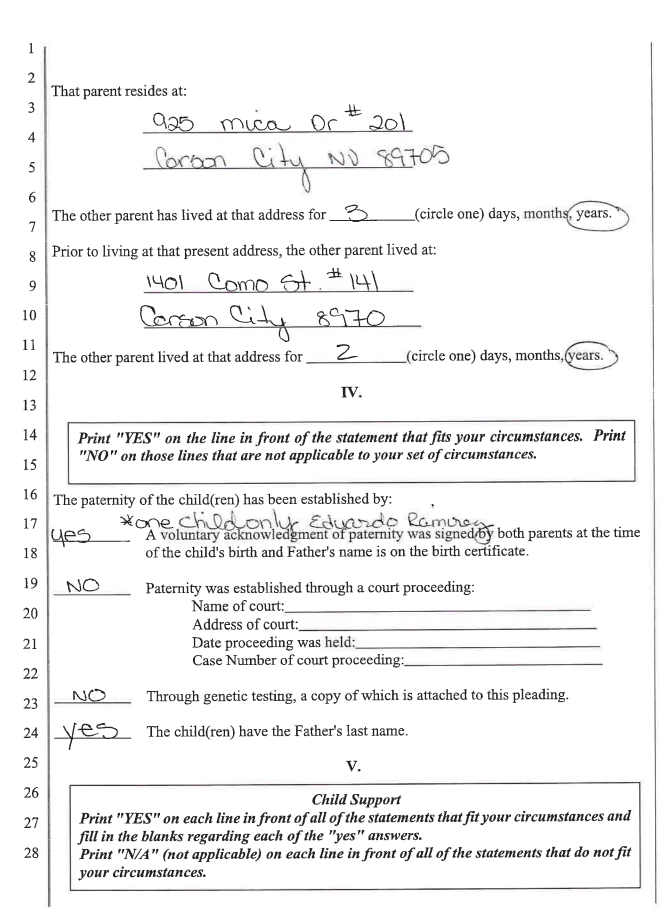


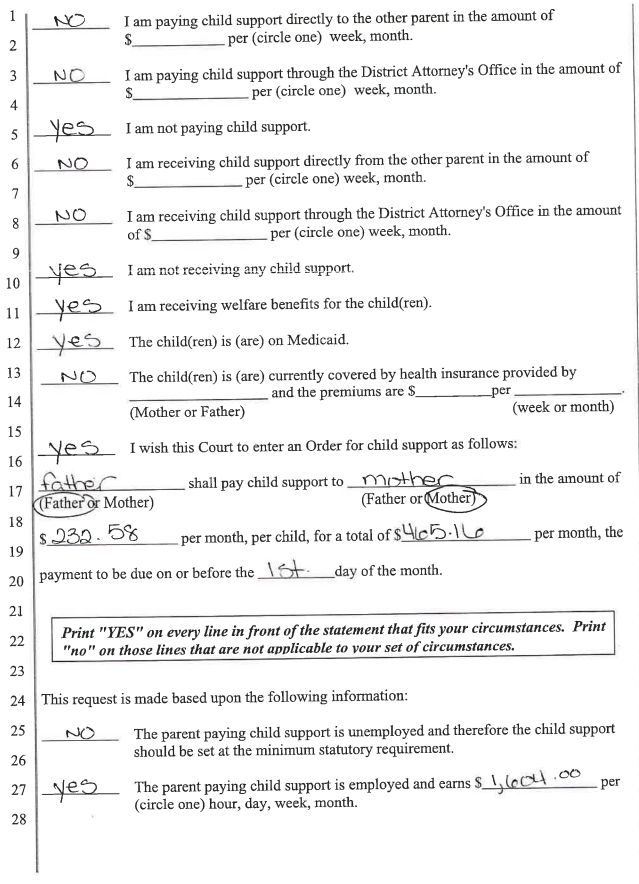
		Π.	
Ins	Insert the paragraph numbers from the Petition with which you do not agree on the line below.		
	Respondent denies the allegations	contained in paragraph	h(s) II, III, V, VII, VI
of the	Petition.		
		Ш.	
Inse	Insert the paragraph numbers from the Petition which you do not understand or that you do not know to be true or false because you do not have enough information.		
	After reasonable investigation, this	Respondent is without	it sufficient information to fo
a belie	f as to the truth or falsity of the mat	ters alleged in paragra	ph(s)
	of the Petition	; the allegations are th	erefore denied with proof
deman	ded at trial.		
	<u>C0</u>	UNTERCLAIM	
	Respondent, Murci E. Arrec	rin GARCIA actin	g in proper person, petitions
Respondent, Mura E Anequin GARGA acting in proper person, petitions th (Your name)			
Court for an Order judicially establishing custody and visitation for the following minor			
childre	m:		
	Child's Name	Child's Age	Child's Date of Birth
C 1	r.	FX.	
	ardogivier hamprez		4.13.2006
br	105 Adrian Ramurez		10 . 9. 2007
		<u></u>	
	Respondent Mayra E. Arr	equin GAIRCICETATES	as follows:
1	(Your name)		

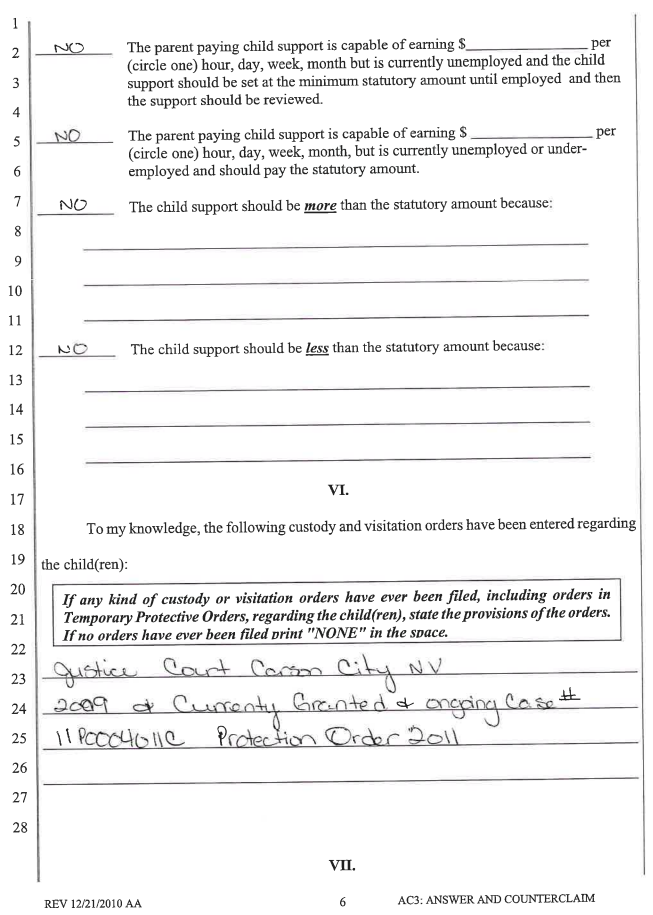
REV 12/21/2010 AA

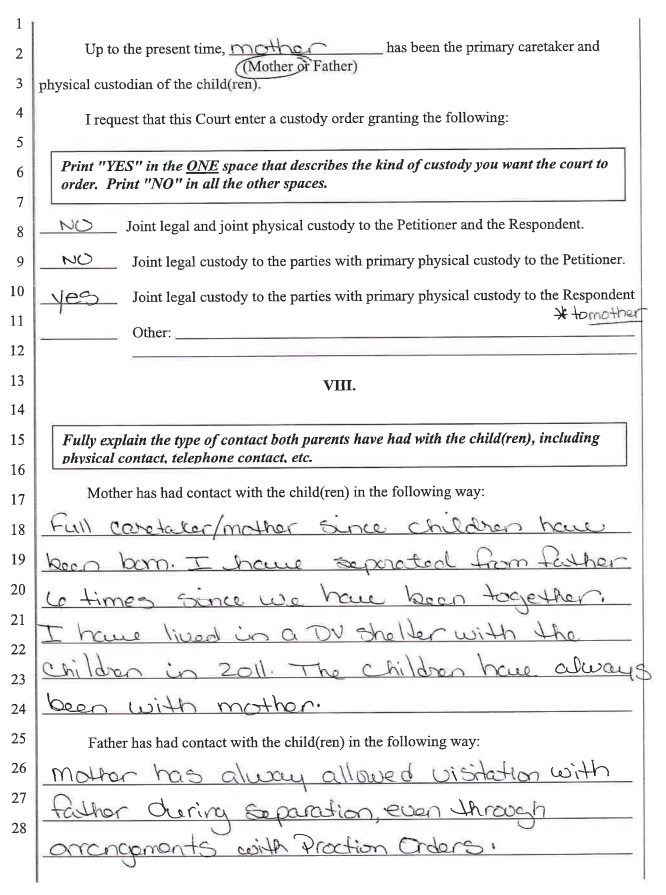
$$I$$
My present address is:
$$\frac{V(1 + V) Codstack Dr. \pm V Codstack Dr. + V$$

× x

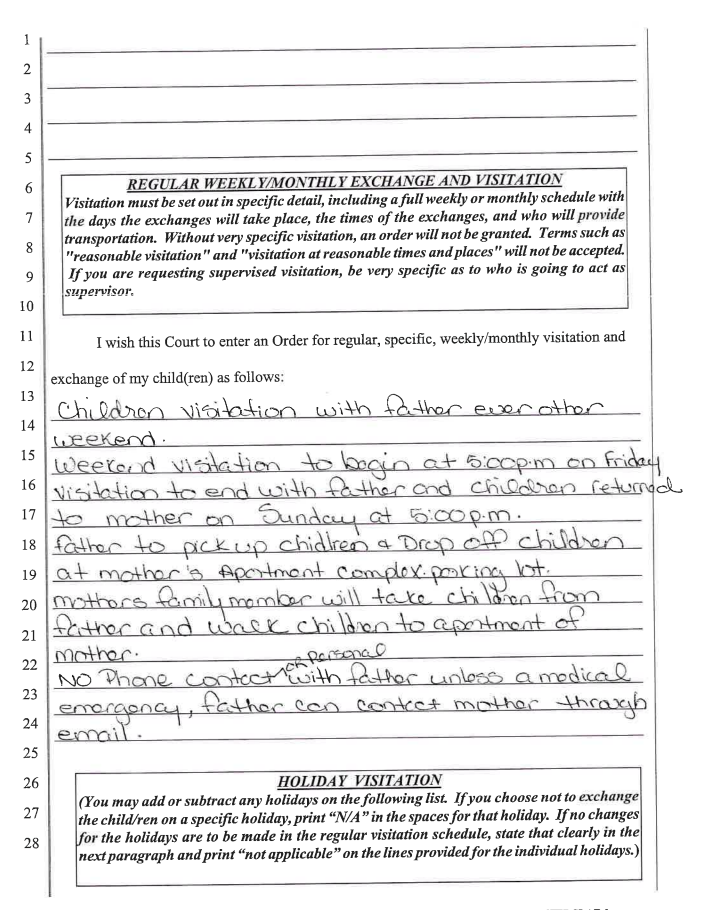






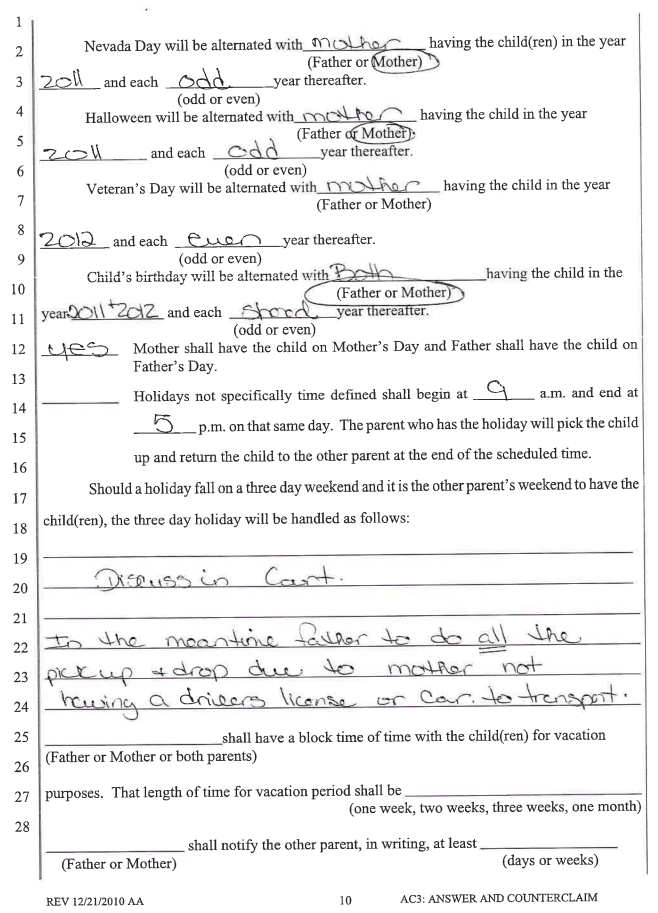


REV 12/21/2010 AA

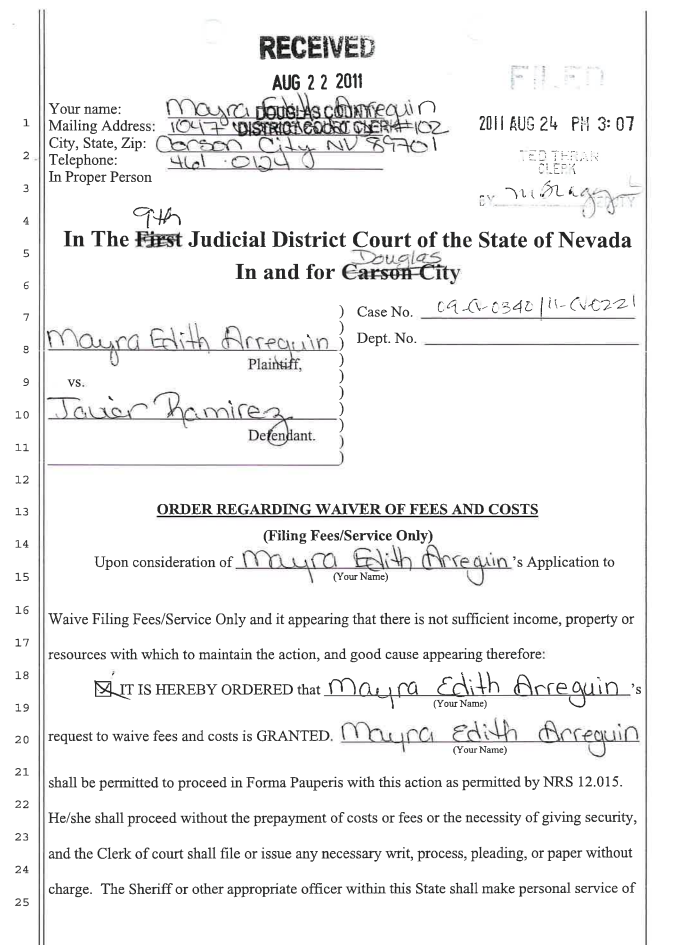


REV 12/21/2010 AA

9 AC3: ANSWER AND COUNTERCLAIM



1	
2	in advance of the choice of time.
3	WHEREFORE, Respondent prays that this Court enter an Order granting Respondent's
4	requests regarding custody, visitation and support as set forth above.
5	This document does not contain the Social Security Number of any person.
6	I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is
7	true and correct.
8	Date: 822.2011
9	Date
10	Mayra E. Brequin Charecia
11	(Print name)
12	(Signature)
13	1047 Wood side Dr. #102
14	(Address)
15	Corson City NV 85701
16	Telephone: M5 461.0124
17	Telephone: 110 ACT CT
18	
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20	
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23	
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25	
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28	
	REV 12/21/2010 AA 11 AC3: ANSWER AND COUNTERCLAIM



any necessary writ, pleading, or paper without charge, If this party prevails in this action, the 1 court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay into the 2 Court, within five (5) days, the costs which would have been incurred by the prevailing party, 3 and those costs must then be paid as provided by law. 4 IT IS HEREBY ORDERED that Mayne Edith Orrequin's 5 6 request to waive fees and costs is DENIED for the following reason: 7 A. The party is not indigent. 8 9 B. Other:_____ 10 11 DATED this 2^{4} day of 20 11 12 13 DISTRICT COURT JUDGE 14 15 Respectfully submitted: 16 MARA rreausn (Your signature) 17 (Your name) PALL 18 (Address) 19 20 461 (Telephone) 21 /// 22 /// 23 /// 24 /// 25 Page 2 of 2 Order Regarding Waiver of Fees and Costs/W/Rev. 08-05-09

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS

No. 84723

Appellant,

vs. MAYRA E. ARREGUIN,

Respondent.

RECORD ON APPEAL

VOL II

JAVIER RAMIREZ RIVAS 1348 TOIYABE AVE GARDNERVILLE, NV 89410

APPELLANT IN PROPER PERSON

MAYRA E. ARREGUIN 2850 AIRPORT RD., SPACE #5 CARSON CITY, NV 89706

RESPONDENT IN PROPER PERSON

Docket 84723 Document 2022-18357



THE SUPREME COURT OF THE STATE OF NEVADA

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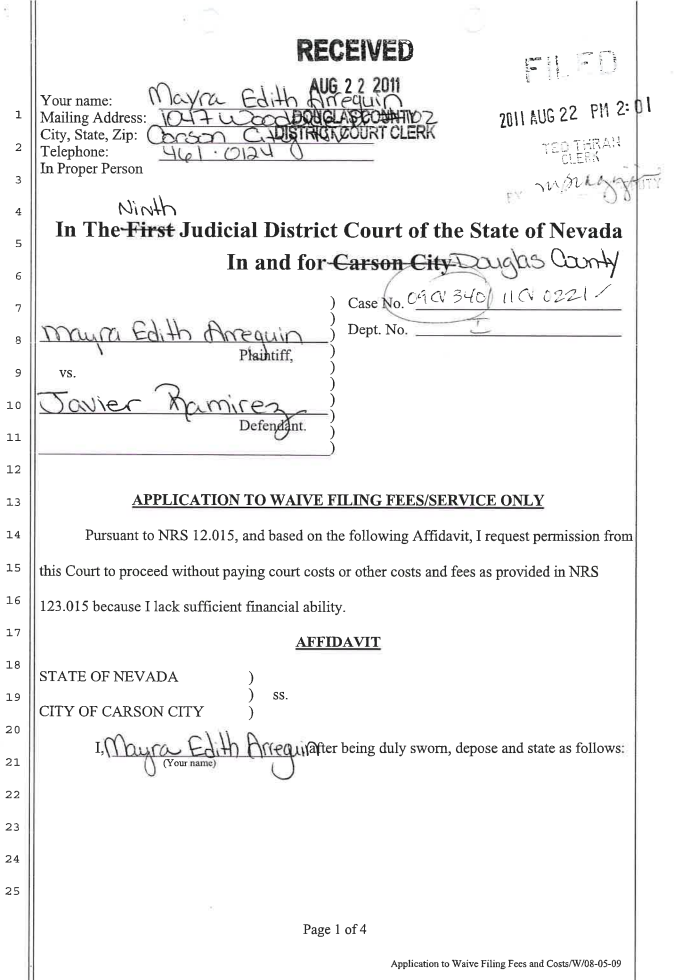
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 1. I have read the contents of this Application and am competent to testify as to the contents of this Application and the contents are true of my own knowledge. 2. I am unable, because of my financial poverty, to pay the costs and fees of this case, and I am unable to give security for the costs and fees in this matter. 3. I wish to file with this Court the pleading submitted with this Application. I cannot pay the costs of filing because I lack sufficient income, assets or other resources. Including myself, there are		
contents of this Application and the contents are true of my own knowledge. 1. I am unable, because of my financial poverty, to pay the costs and fees of this case, and I am unable to give security for the costs and fees in this matter. 3. I wish to file with this Court the pleading submitted with this Application. I cannot pay the costs of filing because I lack sufficient income, assets or other resources. Including myself, there are adults and children in my household. Their age(s) is/are		
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3. I wish to file with this Court the pleading submitted with this Application. I cannot pay the costs of filing because I lack sufficient income, assets or other resources. Including myself, there are adults and children in my household. Their age(s) is/are My total monthly income before taxes is: From all sources, including employment, self-employment, Social Security, child support, alimony, State and County benefits, etc. \$	2. I am unable, because of my financia	al poverty, to pay the costs and fees of this case,
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Including myself, there are 3 adults and 2 children in my household. Their age(s) is/are	3. I wish to file with this Court the plea	ading submitted with this Application. I cannot
in my household. Their age(s) is/are	pay the costs of filing because I lack	k sufficient income, assets or other resources.
My total monthly income before taxes is: From all sources, including employment, self-employment, Social Security, child support, alimony, State and County benefits, etc. Any other household income from another member of the household: Ist where you work and your job title: Ist where you work and your job title: Automobile: (Year and type of ear) Mobile Home, House or Other Real Estate: (Size, type and/or year of account) Bank Accounts: (Name of bank and type of account) S Other: \$ Name of bank and type of account) Page 2 of 4	Including myself, there are	adults and 2 children
My total monthly income before taxes is: From all sources, including employment, self-employment, Social Security, child support, alimony, State and County benefits, etc. \$ 300 °C (TAK) Any other household income from another member of the household: \$ 300 °C (TAK) Any other household income from another member of the household: \$ 300 °C (TAK) Any other household income from another member of the household: \$ 300 °C (TAK) List where you work and your job title:	in my household. Their age(s) is/ar	
Social Security, child support, alimony, State and County benefits, etc. \$ 300.00 (TAC Any other household income from another member of the household: \$ List where you work and your job title:		
Social Security, child support, alimony, State and County benefits, etc. \$ 300.00 (TAC Any other household income from another member of the household: \$ List where you work and your job title:	From all sources, including employment, self-en	nployment,
List where you work and your job title:		
The following represent a list of my assets and their value: Automobile: \$ Value Loan Balance (Year and type of car) \$ Oha \$ \$ Mobile Home, House or Other Real Estate: \$ Oha \$ \$ (Size, type and/or year of account) \$ Oha \$ \$ Bank Accounts: \$ Oha \$ \$ (Name of bank and type of account) \$ Oha \$ \$ Other: \$ NIA \$ \$ \$ \$ \$ \$ \$ Page 2 of 4 \$ \$ \$ \$	Any other household income from another mem	ber of the household: \$
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\$\$\$\$	Other:	s nlas)
Page 2 of 4		
		ΦΦ
Application to Waive Filing Fees and Costs/W/08-05-09	Page	2 of 4
		Application to Waive Filing Fees and Costs/W/08-05-09

1	My total monthly expenses are:		
2			
3	Rent or Mortgage	\$	
4	Phone, Gas, Electricity, and other Utilities	\$	
5	Food	\$ 300.00 (Food &	stemps)
6	Child Care	\$	
7	Insurance	\$	
8	Medical	\$	
9	Transportation	sØ	
10	Child support and child care expenses paid to someone else	\$ Ø	
11	Other	\$	
12		d.	
13	TOTAL MONTHLY EXPENSES	\$_ <u>300</u> ,00	
15	I request that the Court hold a hearing on this Application if the	Court is inclined to deny	
16	the same so that I may testify as to my indigent status.		
17	Mayra E. A (Your Signatu	reduin	
19 20	Certified before me pursuant to NRS 3.300(2) this <u>le</u> day of <u>hy</u>	gust, 2011.	
21	Clerl	ζ	
22			
24			
25	B		
	Page 3 of 4		
		Filing Fees and Costs/W/08-05-09	253

	0 0
1	STATE OF NEVADA)) ss. COUNTY OF CARSON)
2	On this 16 day of August, 2011, personally appeared before
3	me, the undersigned, a Notary Public in and for the County of <u>Carson City</u> ,
4 5	State of Nevada, Mours E. Arrequin., personally known to me or proved to
5	<u> </u>
7	me to be the person whose name is subscribed to the above instrument and who acknowledged
8	that she/he executed the above instrument freely and voluntarily and for the uses and purposes
9	therein mentioned.
10	NOTARY PUBLIC
11	
12	NOTARY PUBLIC STATE OF NEVADA
13	Nei OF-S2P-3 County of Carson City GABRIEL ACEBEDO
14	My Appointment Expires April 21, 2012
15	
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20	Shi.
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	Page 4 of 4
	Application to Waive Filing Fees and Costs/W/08-05-09

 $\langle q \rangle$

	0			RECEIVED
1	Case No. 09-CV-0340			AUG 2 3 2011
1	. 2013		2.01	DOUGLAS COUNTY DISTRICT COURT CLERK
-3		OII AUG 23		
4	IN THE NINTH JUDICIAL DI	STRICT CC	K	THE STATE OF NEVADA
5	9 IN AND FO	R THE COL	NTY OF 1	DOUGLAS
6				
7	MAYRA EDITH ARREGUIN,			
8	Plaintiff,			VER APPOINTING
9	V.			CIAL ADVOCATE
10	JAVIER RAMIREZ,			CIME ADVOCATE
11	Defendant. /			
12	JAVIER RAMIREZ,			
13	Plaintiff,			
14 15	v.			
15	MAYRA EDITH ARREGUIN			
17	Defendant.			
18	THE COURT hereby appo	ints Deb	Conklin	as Court Appointed
19	Special Advocate (CASA), an			
20	for the minor children in	this case	e, Eduar	do J. Ramirez (DOB:
21	4/13/2006) and Carlos A.	Ramirez	(DOB: 1	0/9/2007) under the
22	supervision of and with th	e suppor	t from	the CASA Office and
23	program:			
24	IT IS FURTHER ORDERED	THAT:		
25	1. Upon presentation of			
	school, organization, person			
- 1	to, the Clerk of this Cour			
	Services, Juvenile Proba			_
	pediatricians, psychologists	s, psychi	atrists,	police and sheriff55

1 departments, mental health clinics, etc., the aforementioned shall 2 permit CASA to inspect and/or copy any records and/or protected 3 health information relating to the children, parents or other 4 family members.

2. The disclosure of educational records by the 5 Douglas County School District, or other Nevada school district, 6 pursuant to this Order, shall be deemed in compliance with the 7 Family Educational Rights and Privacy Act ("FERPA"), provided that 8 the Douglas County School District, or other Nevada school 9 district, makes a reasonable effort to notify the parent or 10 guardian of a child prior to the disclosure. The School District 11 may release educational records ten (10) days after providing a 12 copy of this Order to the parent or guardian. 13

A parent or guardian must file a Motion with the Court if he or she wishes to seek protective action against disclosure of educational records.

17 4. The CASA assigned to this cause shall represent and 18 protect the best interests of the children until excused by the 19 Court.

5. The CASA shall explain to the children the role of CASA, if appropriate, and when appropriate, the nature and purpose of each proceeding in this case.

6. The CASA shall thoroughly research and ascertain the
relevant facts of this case and ensure that the Court receives an
independent, objective account of those facts.

7. The CASA shall maintain any information received from any source as confidential, and will not disclose same except in reports to the Court, and other parties to this cause, if

- 2 -

1 authorized by the Court. No copies of reports to the Court shall 2 be made or distributed by anyone without prior permission of the 3 Court.

8. The CASA shall appear at all hearings or proceedings,
relating to this cause and assure proper representation of the
children at said hearings.

9. The CASA shall be notified of any hearings, staffings,
8 investigations, depositions, or other proceedings concerning the
9 children and shall be notified prior to any action taken on behalf
10 of the children by any party.

11 10. The CASA shall participate in the development and 12 negotiation of any plans for and orders regarding the children, 13 and monitor the implementation of those plans and orders to 14 determine whether services are being provided in an appropriate 15 and timely manner.

16 11. The CASA assigned to the cause shall be advised of any 17 agreement or plan proposed on behalf of the children before it is 18 implemented.

19 12. The CASA shall be admitted to any treatment facility or 20 foster or group home to visit with the children. The CASA shall 21 meet with the children wherever the children is placed as often 22 as is necessary to determine that the children is safe and to 23 ascertain the best interests of the children.

24 13. The CASA shall inform the Court the desires of the 25 children, but exercise independent judgment regarding the best 26 interests of the children.

27 14. The CASA will interview persons regarding the children, 28 their parents, other family members and potential placements.

1 These persons are ordered to cooperate with CASA.

2 15. The CASA shall request the Court to enter orders that 3 are clear, specific and, when appropriate, include periods of 4 compliance.

5 16. The CASA shall review the progress of this case and 6 advocate for the expedient completion of the case.

7 17. The CASA shall perform such other duties as the Court 8 orders. The CASA may report to the Court informally or in 9 chambers, without the parties.

10 18. All parties are to cooperate with CASA and to provide all information in a timely manner.

12 19. The CASA shall be served with a copy of all pleadings,
13 documents, exhibits and orders filed in this matter at: CASA,
14 P. O. Box 218, Minden, NV 89423.

IT IS SO ORDERED.

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DATED this 23 day of August 2011.

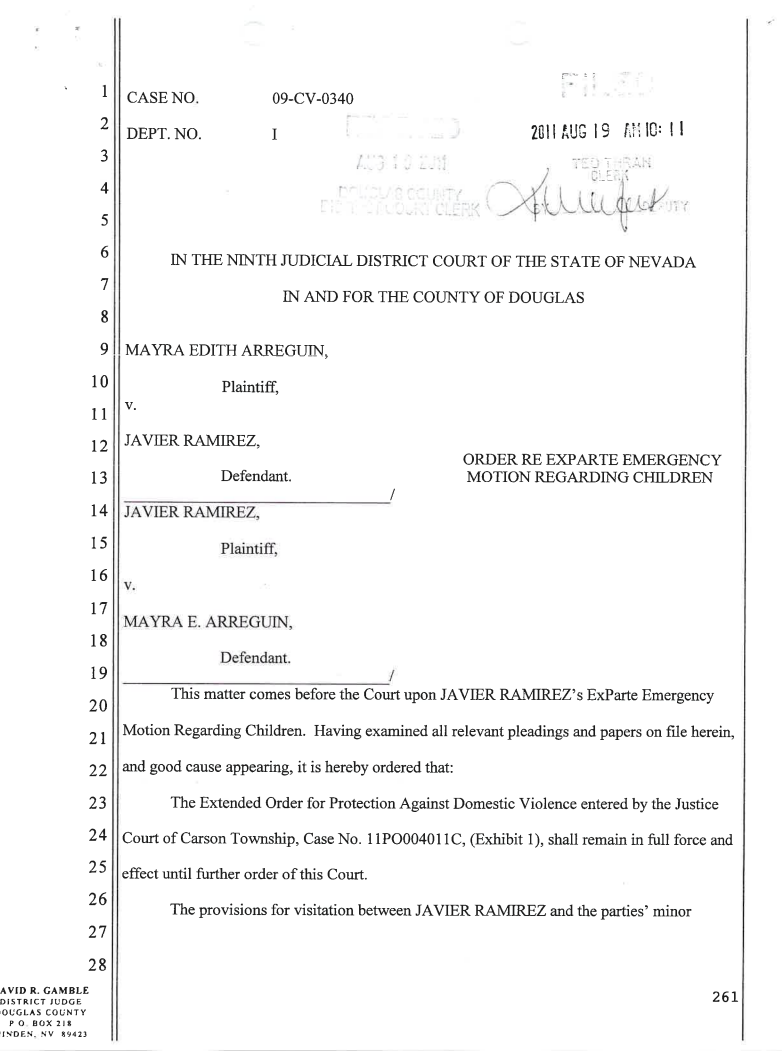
DAVID R. GAMBLE, DISTRICT COURT JUDGE

DISTRICT COURT JUDGE 20 21 Copies served this 23day of Copies served this $\Delta \mathcal{A}$ day of \mathcal{U} and \mathcal{A} , 2011, to: CASA Program (hand delivered); Mayra Arreguin, 1047 Woodside Drive, 22 #102, Carson City, NV 89701; Javier Ramirez, 925 Mica Drive, #201, 23 Carson City, NV 89705. John Shaler 24 25

- 4 -

RECEIVE AUG 17 2011 CASE NO. 09-CV-0340 1 2011 AUG 17 PM 12: 35 DOUGLAS C 2 DEPT. NO. 1 3 BYAChyppul DEDUTY 4 5 IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 7 IN AND FOR THE COUNTY OF DOUGLAS 8 Mayra Edith Arrequin Garcia 9 10 v. Javier Ramirez Rivaz Defendant. AFFIDAVIT OF SERVICE 11 12 13 STATE OF NEVADA 14)ss. COUNTY OF DOUGLAS) 15 Sulen Perez, being first duly sworn under 16 17 penalties of perjury, states as follows: 1. That I am: (check the appropriate blank) 18 _ a party in this action and am appearing in 19 proper person. 20 in this action and am over the age of 18 years. ____ a person not involved in this action and have no interest 21 Flugust That on the 17 day of 2 🖓 2011 1 22 served a true and correct copy of the document(s) entitled: 23 Amended Petition to establish custody and 24 Visitation 25 26 27 28 259

1	in the following way: (check the appropriate blank, and fill in the appropriate
2	information)
3	IF THE DOCUMENTS WERE SERVED BY MAIL ON THE OTHER PARTY, OR THE OTHER PARTY'S LAWYER, FILL IN THE FOLLOWING:
4	by placing a copy enclosed in a sealed envelope upon which
.5	first class postage was fully prepaid
6	by placing a copy enclosed in a sealed envelope and mailing it certified, return receipt requested
7	The envelope was addressed to:
8	(Name)
9	(Address)
10	and that there is regular communication by mail between the place of mailing and
11	the place addressed.
12	IF THE DOCUMENTS WERE PERSONALLY SERVED ON THE OTHER PARTY, OR THE OTHER PARTY'S
13	LAWYER, FILL IN THE FOLLOWING:
14	by personally serving:
	(Name) JAVIER RAMIREZ KIVAZ
15	at (Address) 925 Mica Dr. #201
16	Carson city NV. 89705
17	
18	Date: 8/17/11
19	
	(Print Name)
20	SUBSCRIBED and SWORN to before me
21	this 17, day of August, 2011.
22	Hogost, 2011.
23	R
24	NOTARY PUBLIC
25	NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 10-05-13
26	Certificata No: 09-11467-12
27	
28	2
20	
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 Domestic Violence entered by the Justice Court of Carson Township, Case No. 11PO0040110 The visitation is as follows: 1) Javier Ramirez Rivaz is allowed visitation every weekend starting Friday from 5:00 or 6:00 p.m. until Sunday at 5:00 or 6:00 p.m.; 2) If Raquel Gonzale (sister) can't or won't facilitate visitation, then pick up and drop off of the children between the parties will be at Azteca Market on Woodside Drive in Carson City; and 3) Contact between Mayra Arreguin and Javier Ramirez Rivaz is allowed for exchange and parenting of the children only. It is further ordered that a Court Appointed Special Advocate (CASA) shall be appointed in this case. 			
2 d.o.b. 10/09/2007, shall continue as provided for in the Extended Order for Protection Against 3 Domestic Violence entered by the Justice Court of Carson Township, Case No. 11PO004011C 4 The visitation is as follows: 1) Javier Ramirez Rivaz is allowed visitation every weekend 5 starting Friday from 5:00 or 6:00 p.m. until Sunday at 5:00 or 6:00 p.m.; 2) If Raquel Gonzale 6 (sister) can't or won't facilitate visitation, then pick up and drop off of the children between the 7 parties will be at Azteca Market on Woodside Drive in Carson City; and 3) Contact between the 8 parties will be at Azteca Market on Woodside Drive in Carson City; and 3) Contact between the 9 Mayra Arreguin and Javier Ramirez Rivaz is allowed for exchange and parenting of the 10 children only. 11 It is further ordered that a Court Appointed Special Advocate (CASA) shall be 12 appointed in this case. 13 This matter is set for hearing on September 19, 2011 at 1:30 p.m., and the parties 16 IT IS SO ORDERED. 17 DATED this 18 DAYID'R. GAMBLE 19 DAYID'R. GAMBLE 20 DAYID'R. GAMBLE 21 23 22 24 23	се Э		
 a.b. 10/09/2007, shall continue as provided for in the Extended Order for Protection Against Domestic Violence entered by the Justice Court of Carson Township, Case No. 11PO004011G The visitation is as follows: 1) Javier Ramirez Rivaz is allowed visitation every weekend starting Friday from 5:00 or 6:00 p.m. until Sunday at 5:00 or 6:00 p.m.; 2) If Raquel Gonzald (sister) can't or won't facilitate visitation, then pick up and drop off of the children between the parties will be at Azteca Market on Woodside Drive in Carson City; and 3) Contact between Mayra Arreguin and Javier Ramirez Rivaz is allowed for exchange and parenting of the children only. It is further ordered that a Court Appointed Special Advocate (CASA) shall be appointed in this case. This matter is set for hearing on September 19, 2011 at 1:30 p.m., and the parties are ordered to appear. IT IS SO ORDERED. DATED this <u>19</u> day of August 2011. 	1	children, EDUARDO J. RAMIREZ, d.o.b. 4/13/2006, and CARLOS ADRIAN RAMIREZ,	
Domestic Violence entered by the Justice Court of Carson Township, Case No. 11PO004011C The visitation is as follows: 1) Javier Ramirez Rivaz is allowed visitation every weekend starting Friday from 5:00 or 6:00 p.m.; 2) If Raquel Gonzald (sister) can't or won't facilitate visitation, then pick up and drop off of the children between th parties will be at Azteca Market on Woodside Drive in Carson City; and 3) Contact between Mayra Arreguin and Javier Ramirez Rivaz is allowed for exchange and parenting of the children only. It is further ordered that a Court Appointed Special Advocate (CASA) shall be appointed in this case. This matter is set for hearing on September 19, 2011 at 1:30 p.m., and the parties are ordered to appear. If IS SO ORDERED. DATED this <u>I</u> day of August 2011. DATED this <u>I</u> day of August 2011. DATED this <u>I</u> day of August 2011.	1	d.o.b. 10/09/2007, shall continue as provided for in the Extended Order for Protection Against	
5 The visitation is as follows: 1) Javier Ramirez Rivaz is allowed visitation every weekend 6 starting Friday from 5:00 or 6:00 p.m. until Sunday at 5:00 or 6:00 p.m.; 2) If Raquel Gonzale 7 (sister) can't or won't facilitate visitation, then pick up and drop off of the children between th 8 parties will be at Azteca Market on Woodside Drive in Carson City; and 3) Contact between 9 Mayra Arreguin and Javier Ramirez Rivaz is allowed for exchange and parenting of the 10 children only. 11 It is further ordered that a Court Appointed Special Advocate (CASA) shall be 12 appointed in this case. 13 This matter is set for hearing on September 19, 2011 at 1:30 p.m., and the parties 14 are ordered to appear. 16 IT IS SO ORDERED. 17 DATED this 18 DATED this 19 DATED this 20 DATED this 21 DATED this 22 IT 23 IT 24 IT 25 IT		Domestic Violence entered by the Justice Court of Carson Township, Case No. 11PO004011C.	
6 starting Friday from 5:00 or 6:00 p.m. until Sunday at 5:00 or 6:00 p.m.; 2) If Raquel Gonzale (sister) can't or won't facilitate visitation, then pick up and drop off of the children between the parties will be at Azteca Market on Woodside Drive in Carson City; and 3) Contact between Mayra Arreguin and Javier Ramirez Rivaz is allowed for exchange and parenting of the children only. 11 It is further ordered that a Court Appointed Special Advocate (CASA) shall be appointed in this case. 13 This matter is set for hearing on September 19, 2011 at 1:30 p.m., and the parties are ordered to appear. 16 IT IS SO ORDERED. 17 DATED thisQ day of August 2011. 18 DATED thisQ day of August 2011. 12 DATED thisQ day of August 2011. 12 DATED thisQ day of August 2011.		The visitation is as follows: 1) Javier Ramirez Rivaz is allowed visitation every weekend	
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children only. It is further ordered that a Court Appointed Special Advocate (CASA) shall be appointed in this case. This matter is set for hearing on September 19, 2011 at 1:30 p.m., and the parties are ordered to appear. IT IS SO ORDERED. DATED this day of August 2011. DATED this DATED this	8	parties will be at Azteca Market on Woodside Drive in Carson City; and 3) Contact between	
Indicidually. Indicidually. Interviewed to appear. Interviewed to appear. Int is SO ORDERED. DATED this Image: Provide the provided to appear. Int IS SO ORDERED. DATED this Image: Provide the provided to appear. Int IS SO ORDERED. DATED this Image: Provide the provided to appear. Image: Provide the provided to appear. <th>9</th> <th>Mayra Arreguin and Javier Ramirez Rivaz is allowed for exchange and parenting of the</th> <th></th>	9	Mayra Arreguin and Javier Ramirez Rivaz is allowed for exchange and parenting of the	
12 appointed in this case. 13 14 14 15 14 15 16 17 17 DATED this day of August 2011. 18 19 20 DATED this day of August 2011. 18 DATED this day of August 2011. 19 20 20 DATED this day of August 2011. 21 22 23 24 25 26	10	children only.	
appointed in this case. This matter is set for hearing on September 19, 2011 at 1:30 p.m., and the parties are ordered to appear. IT IS SO ORDERED. DATED this day of August 2011. DATED this day of August 2011. DAVID R. GAMBLE DISTRICT JUDGE 21 22 23 24 25 26	11	It is further ordered that a Court Appointed Special Advocate (CASA) shall be	
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are ordered to appear. 16 17 18 19 20 21 22 23 24 25 26		This matter is set for hearing on September 19, 2011 at 1:30 p.m., and the parties	
IT IS SO ORDERED. DATED this <u>'</u> day of August 2011. DATED this <u>'</u> day of August 2011. DAVED R. GAMBLE DESTRICT JUDGE 21 22 23 24 25 26		are ordered to appear.	
DATED this <u>iq</u> day of August 2011. DATED this <u>iq</u> day of August 2011. DAVLO R. GAMBLE DAVLO R. GAMBLE DESTRICT JUDGE 23 24 25 26			
19 20 21 22 23 24 25 26			
19 20 21 22 23 24 25 26		DATED this day of August 2011.	
20 DISTRICT JUDGE 21 22 23 24 25 26			
21 22 23 24 25 26	20	DAVID R. GAMBLE DISTRICT JUDGE	
23 24 25 26	21		
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28 DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P O. BOX 218 MINDEN, NV 89423	DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P O BOX 218	262	

1	Copies served by mail this 1947 day	of August 2011 to:
3	Mayra Arreguin 1047 Woodside Drive, #102 Carson City, NV 89701	
5 6	Javier Ramirez 925 Mica Drive, #201 Carson City, NV 89705	
7 8	The Hon. Thomas R. Armstrong Justice of the Peace Carson City Justice Court Department I	
9 10	885 East Musser Street, Suite 2007 Carson City, NV 89701	John Shaler
11 12		Judicial Assistant
13 14		
15 16		
17 18		
19 20		
21 22		
23 24		
25 26		
27 28		
DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P O BOX 218 MINDEN, NV 89423	7	2

Exhibit 1

	±:	1
		THE PH 3: 01 JUSTICE OF THE FEACE
1	Case No. <u>11PO004011C</u>	01
2	Dept. No. I	12 PH 3:01
2		2011 AUG TO
3		METICE DE THE CEASE
		JRT OF CARSON TOWNSHIP
4	11	BI
	COUNTY OF CAR	SON, STATE OF NEVAĎA
5		
6	MAYRA E ARREGUIN	
	MAYRA E ARREGOIN	EXTENDED ORDER
7	Applicant,	FOR PROTECTION AGAINST
		DOMESTIC VIOLENCE
8	VS.	Date Issued: 08/12/11
9	JAVIER RAMIREZ RIVAZ,	Daw 188000, 00/12/11
7	Adverse Party,	Date Expires: <u>08/12/12</u>
10		
		ATION OF THE OPPER IS A OPPUMAL MOLATION
11		ATION OF THIS ORDER IS A CRIMINAL VIOLATION and re severe penalty is prescribed by law. If the violation is
	accompanied by a violent physical act, sentence will i	include incarceration of not less than five days nor more than
12		minimum of 200 hours community service; reimbursement of
13	all costs, fees and medical expenses incurred; and pa	inticipation in protessional counseling.
	YOU ARE FURTHER NOTIFIED that you CAN	N BE ARRESTED even if the person who obtained the order
14	III invites or allows you to contact them. You have the so	ole responsibility to avoid or refrain from violating the terms of
	III this order. Only the court can change the order upon	written application.
15	YOU ARE FURTHER NOTIFIED that if you A	RE ARRESTED FOR VIOLATING THIS ORDER you will not
1/	be admitted to bail sooner than 12 hours after your	arrest if the arresting officer determines that the violation As
16	accompanied by a direct threat of harm.	· · · ·
17		aling is a felony offense, punishable by possible incarceration.
	TOU ARE FURTHER NOTIFIED that dillo stea	and is a reform offense, purisitable by possible incarceration.
18		nmunition while this order is in effect may constitute a
		hable by a fine of up to \$250,000 and/or a prison sentence
19	of up to ten (10) years.	
20	This order meets all Full Faith and Credit	provisions of the Violence Against Women Act and is
20	enforceable in all 50 states, the District of Columb	bia, U.S. Territories and Indian Nations. All other courts
21		United States and all Indian Nations shall give full faith
		Sec. 2265. Violation of the order may subject you, the rsuant to 18 U.S.C. Sec $2261(a)(1)$ and (2) and $2262(a)(1)$
22	and (2).	
23	The court having considered the filings	testimony and evidence presented at hearing, and
24		
-	the court having found that the Adverse Par	rty received actual notice of hearing at which such
25	porces had an entertunity to participate or	nd the Adverse Berty 🕅 was present 🗍 was not
	person had an opportunity to participate, ar	nd the Adverse Party 🗷 was present 🗋 was not
		ee
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eses.

1	present, D was represented by counsel, <u>NOT APPLICABLE</u> , and the Applicant
2	was present I was represented by counsel, <u>NOT APPLICABLE</u> , and the Court
3	having jurisdiction over the parties and this matter pursuant to NRS 33.010, et seq., and it
4	appearing to the satisfaction of the Court from specific facts shown that an act of domestic
5	violence has occurred and/or you represent a credible threat to the physical safety of the
6	above-named Applicant or minor child(ren), the court enters an extended order and as a result: YOU ARE PROHIBITED, either directly or through an agent, from threatening, physically injuring or harassing
7	the above-named Applicant and/or minor child(ren), and from selling, damaging, destroying, giving away, or
8	otherwise disposing of, or tampering with, any property owned by the Applicant, or in which Applicant has an
9	interest;
10	YOU ARE PROHIBITED from any contact whatsoever with the Applicant, including but not limited to, in
11·	person, by telephone, through the mail, through electronic mail (e-mail), or through another person;
12	1. X YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from Applicant's
13	residence located in CARSON CITY COUNTY, NEVADA, 🗷 CONFIDENTIAL, at or any other place that
14	Applicant may reside. YOU shall not interfere with Applicant's possession and use of residence, including utilities,
15	phones, leases and other related residential services;
16	2. <u>N/A</u> The Court, having jurisdiction under and meeting the requirements of Chapter 125A of the
17	Nevada Revised Statutes (UCCJA), grants to Applicant temporary custody of the following minor child(ren) of the
18	parties: NOT APPLICABLE ; YOU ARE PROHIBITED from interfering with Applicant's custody of
	the minor child(ren) named in this paragraph. It is in the best interest of the child(ren) that no negative, insulting, or
19	disparaging comments be made by one party against the other party in the presence of the minor child(ren);
20	3. <u>N/A</u> YOU ARE GRANTED visitation with the minor child(ren): <u>NOT APPLICABLE</u> ,
21	under the following terms and conditions:NOT APPLICABLE
22	4. <u>N/A</u> YOU ARE ORDERED to pay support and maintenance of the minor child(ren) as set forth in the
23	attached addendum.
24	5. N/A YOU ARE ORDERED to pay the rent or make payments on a mortgage on the Applicant's
25	place of residence or pay towards the support and maintenance of the Applicant, as follows:
	APPLICABLE .
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1 6. N/A Custody, visitation, and support of the minor child(ren) of the parties shall remain as ordered in the Decree of Divorce/Order entered between the parties in case number NOT APPLICABLE, in the NOT 2 APPLICABLE Court of the State of Nevada; 3 7. <u>N/A</u> YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the minor 4 child(ren)'s school, or day care, located in 🛛 CONFIDENTIAL, at 🖾 Not Applicable 🔤 , or any other school or day 5 care that the child(ren) may be attending; 6 8. N/A YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from Applicant's place of 7 employment located in , D <u>CONFIDENTIAL</u>, at <u>B Not Applicable</u>, or any other place that Applicant may be 8 employed. YOU ARE PROHIBITED from any contact whatsoever with Applicant's place of employment, in person 9 by telephone, by mail, or any other means of communication; 10 9. X YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the following 11 places, which Applicant and/or minor child(ren) frequents regularly listed as/described as:, located in CARSON 12 CITY COUNTY, NEVADA CARSON CITY COUNTY, NEVADAD CONFIDENTIAL, at 🛛 🗵 1047 WOODSIDE 13 DRIVE #202, CARSON CITY 1047 WOODSIDE DRIVE, CARSON CITY . 14 10. X Notwithstanding other provisions of this order, the following provisions and exceptions are made 15 a part of this order: 16 1. JAVIER RAMIREZ RIVAZ IS ALLOWED VISITATION EVERY WEEKEND STARTING FRIDAYS FROM 5:00 OR 6:00PM UNTIL SUNDAYS FROM 5:00 OR 6:00PM. 2. IF RAQUEL GONZALEZ (SISTER) CAN'T OR WON'T. 17 FACILITATE VISITATION, PICK UP AND DROP OFF OF CHILDREN BETWEEN THE PARTIES WILL BE AT. 18 AZTECA MARKET ON WOODSIDE 3) CONTACT BETWEEN MAYRA E. ARREGUIN AND JAVIER RAMIREZ 19 RIVAZ ALLOWED FOR EXCHANGE AND PARENTING OF CHILDREN ONLY. 20 11. THIS ORDER WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON THE DATE SET FORTH ON PAGE 21 1, UNLESS THE JUDGE ORDERS OTHERWISE. 22 ORDER TO LAW ENFORCEMENT 23 Any law enforcement officer who has probable cause to believe a violation of any provision of (A) 24 this Order has occurred is ordered to arrest the Adverse Party. Such party is to be charged with a misdemeanor violation of this Order in addition to any other criminal charges which may be justified. 25 If such law enforcement officer cannot verify that the Adverse Party was served with a copy of **(B)** the Application and Order, the officer shall inform the Adverse Party of the specific terms of the Order, inform the

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n of the Order	Adverse Party that he/she now has notice of the provisions of the Order and that a violation of	1
e original order a	result in his/her arrest, and inform the Adverse Party of the location of the court that issued the or	2
shall then prov	the hours during which he/she can obtain a copy of the Order. The law enforcement officer sh written proof of notice to his agency and to the Court.	3
		4
		5
	The Adverse Party is assessed cost and fees in the amount of \$0.00 and payable to	6
		7
	Dated this <u>12th</u> day of <u>August</u> , <u>2011</u> .	
	La Vanne	8
	Judge Thomas Almstrong	9
	Transmitted to the state repository this <u>12th</u> day of <u>August</u> , <u>2011</u> .	0
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Audus, 2011,	1
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	<u>Mirna Loyola</u> Clerk of the Court	3
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NOTICES TO THE ADVERSE PARTY

THIS ORDER IS VALID AND ENFORCEABLE THROUGHOUT THE STATE OF NEVADA.

PURSUANT TO THE VIOLENCE AGAINST WOMEN ACT, 18 U.S.C. §2265, THE EXTENDED ORDER FOR PROTECTION OF THE COURT SHALL BE GIVEN FULL FAITH AND CREDIT IN ANY OTHER STATE OR TRIBAL LAND AND SHALL BE ENFORCED AS IF IT WERE AN ORDER ISSUED IN THAT STATE OR TRIBAL LAND.

IF YOU ARE SUBJECT TO AN EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE AND YOU POSSESS, SHIP OR TRANSPORT ANY FIREARM OR AMMUNITION IN INTERSTATE COMMERCE, OR YOU RECEIVE ANY FIREARM OR AMMUNITION WHICH HAS BEEN SHIPPED OR TRANSPORTED IN INTERSTATE OR FOREIGN COMMERCE, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE. 18 U.S.C. §922(g)(8).

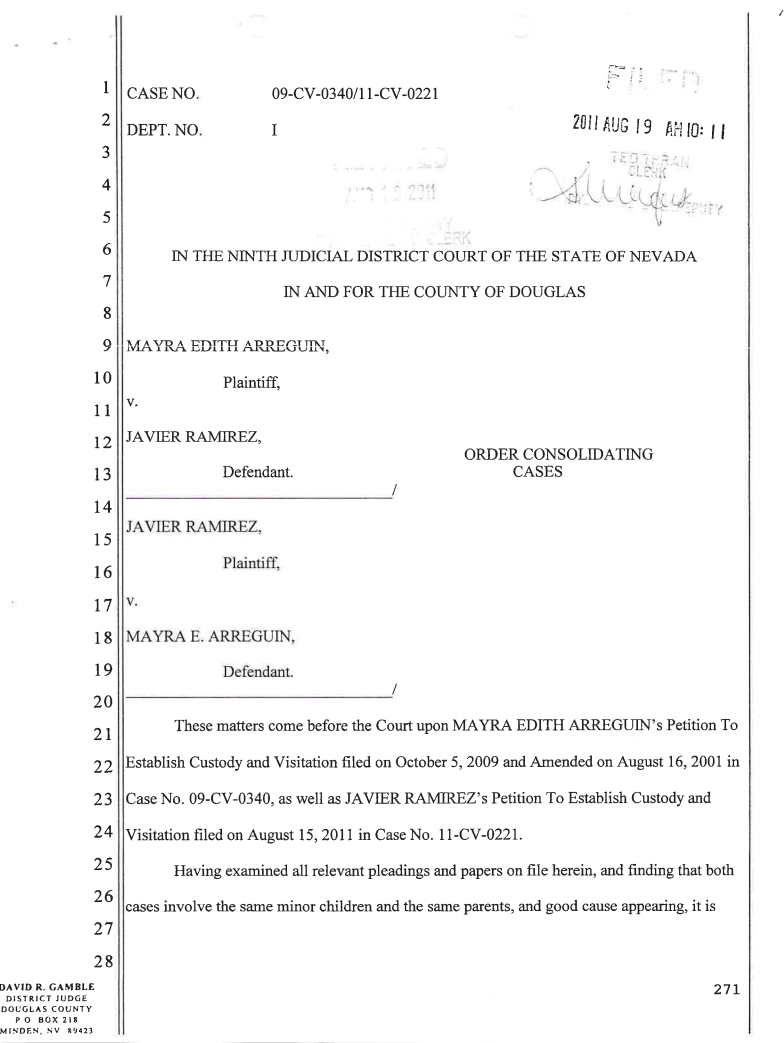
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 iF YOU TRAVEL ACROSS STATE OR FEDERAL LAND LINES WITH THE INTENT TO VIOLATE THE EXTENDED ORDER FOR PROTECTION AND SUBSEQUENTLY VIOLATE SUCH ORDER, YOU MAY BE
 CONVICTED OF COMMITTING A FEDERAL OFFENSE UNDER THE VAWA, 18 U.S.C. §2262(a)(1). YOU MAY ALSO BE CONVICTED OF COMMITTING A FEDERAL OFFENSE IF YOU CAUSE THE APPLICANT TO CROSS
 STATE OR TRIBAL LAND LINES FOR THIS PURPOSE. 18 U.S.C. §2262(a)(2).

 ¹⁴ IF YOU TRAVEL ACROSS STATE OR TRIBAL LAND LINES WITH THE INTENT TO INJURE THE APPLICANT AND THEN INTENTIONALLY COMMIT A CRIME OF VIOLENCE CAUSING BODILY INJURY TO THE APPLICANT, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE UNDER THE VAWA, 18 U.S.C. §2261(a)(1). YOU MAY ALSO BE CONVICTED OF COMMITTING A FEDERAL OFFENSE IF YOU CAUSE THE APPLICANT TO CROSS STATE OR TRIBAL LAND LINES FOR THIS PURPOSE. 18 U.S.C. §2261(a)(2).

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08/18/20	011 15:12	FAX 775 887 5 27 CC JUSTICE COURT
*)		
		e. A S
1		ADDENDUM ORDER FOR CHILD SUPPORT
2		_ YOU ARE ORDERED to pay the amount of \$_N/A_ for the support and maintenance of the minor
3		NOT APPLICABLE Payments shall commence onNOT APPLICABLE
4		aid on theNOT APPLICABLE day of each month while this order remains in effect.
5		ave not been addressed in this order. If the applicant wishes to have the payment made through the
6		orney's office, the applicant may seek relief from the local district attorney's office. NOTICE: PAYMENT
7		ORT IS TO BE AS PROVIDED HEREIN, AND THE GIVING OF GIFTS, OF MAKING PURCHASES OF
8		OTHING, AND THE LIKE WILL NOT FULFILL THE OBLIGATION.
9		event that child support is ordered, then the following information must be provided:
10	(A)	Adverse Party's (Obligor's) gross monthly income <u>\$_N/A</u> : formula amount: <u>N/A</u> equals \$
11		N/A _ per 🗷 month, 🗋 other NOT APPLICABLE The basis for deviation from the
		State formula is as follows: NOT APPLICABLE
12	(B)	Withholding of income for the payment of the support must be carried out immediately, or
13		The Court finding good cause: withholding of income shall be postponed until such time as the
14		Adverse Party (obligor) becomes 30 days delinquent under this order.
15	(C)	The Adverse Party (obligor) shall provide health insurance coverage for the minor child(ren);
16	(0)	
17		L If available, through an employer at a reasonable cost, and shall provide all necessary assistance to enable Applicant to obtain the medical benefits for the minor child(ren).
18		_ ` `
19		The Adverse Party (obligor) shall pay \$N/A per month for medical insurance premium,
20		payable toNOT_APPLICABLE
21		The Adverse Party shall provide proof of medical insurance coverage including a medical
22		identification card and FIVE claim forms, if necessary, to the Applicant by mail, at the following
		address:NOT APPLICABLE, within N/A days of today's date,N/A
23		Both the Applicant and the Adverse Party shall split equally all medical expenses not covered by
24		medical insurance.
25		
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11		270



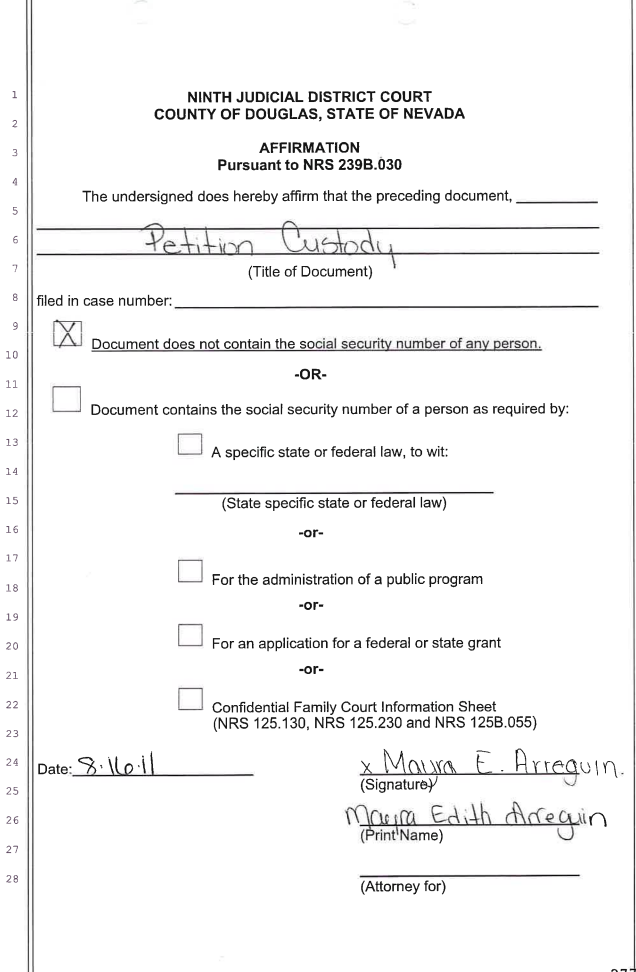
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1	hereby ordered that Case No. 11-CV-0221 be consol	lidated with Case No 09-CV-0340. Al	1
2	future pleadings shall be filed in Case No. 09-CV-03	<u>340</u> .	
3	IT IS SO ORDERED.		
4			
5	DATED this day of August 2011.		
6		X	
7		DAVID R. GAMBLE	
8		DISTRICT JUDGE	
9	Copies served by mail this $\underline{/94}$ day of August 201	1 to:	
10	Mayra Arreguin		
11	1047 Woodside Drive, #102 Carson City, NV 89701		
12	Javier Ramirez		
13	925 Mica Drive, #201		
14		Joann Shaler	
15		- wirm shaler	
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DAVID R. GAMBLE DISTRICT JUDGE DOUGLAS COUNTY P O BOX 218 MINDEN, NV 89423			272

AUG 17 2011 1 Case No. 11-D1-0221 2 Dept. No. II 2011 AUG 17 PM 2:51 DE 3 TED THRAN 4 CALL DEPUTY BY 5 6 IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF DOUGLAS 8 JAVIER RAMIREZ, 9 Plaintiff, 10 ORDER vs. 11 MAYRA E. ARREGUIN, 12 13 Defendant. 14 GOOD CAUSE APPEARING, 15 It appearing that Case Number 09-CV-0340, Arreguin v. 16 Ramirez, involving the same parties has previously been 17 assigned to Department I, 18 IT IS HEREBY ORDERED that this matter is transferred to 19 Department I of the Ninth Judicial District Court for all 20 21 further proceedings. 22 DATED this / day of August, 2011. 23 In 24 MICHAEL P. GIBBONS DISTRICT JUDGE 25 26 27 28 273

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1	Copies served this 🗍 day of August, 2011, to: Javier Ramirez, 925 Mica Drive, #201, Carson City, NV 89705; Mayra E. Arreguin,
2	1047 Woodside Drive, #102, Carson City, NV 89701.
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4	/ Million P 11 1000
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AL BARD NOB 1 5 2011 DOUGLAS COUNTY URT CLERK DISTRICT C U. Your name: 1 2011 AUG 16 PM 3: 24 Mailing Address: City, State, Zip: 1701 2 Telephone: In Proper Person 3 Ninth 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City Daughs 6 7 Edil Arrecuin) Case No.: <u>19-02-0340</u> 8 Dept. No. 9 **REQUEST FOR SUBMISSION** VS. lO Ne 11 Defendant. 12 13 munch Edith Anequin in proper person, and hereby COMES NOW, M 14 requests that the <u>Ye+i+</u> Visitation previously filed in 0-15 (name of document) in the above-entitled matter on the _____ day of _____ 20, 20, be submitted to 16 the Court for consideration. 17 DATED this 16 ____ day of August 18 2011 19 dith Arrequir Your Name Mauria Woodside Or. #107 20 Address 1047 21 89-NJ 10 22 Telephone # 461.0124 23 24 25 Page 1 of 2 Request to Submit/W/11-10-09

1	
	CERTIFICATE OF SERVICE
1	<u>CERTIFICATE OF SERVICE</u>
2	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
3	true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid
4	thereon, addressed to:
5	gaier hanvez
6	925 mica Dr. #201
7	Corson City N 89705
8	<u>Corson City N 89705</u> Dated this 16 day of <u>ducust</u> , 2011.
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	Page 2 of 2
	Request to Submit/W/11-10-09

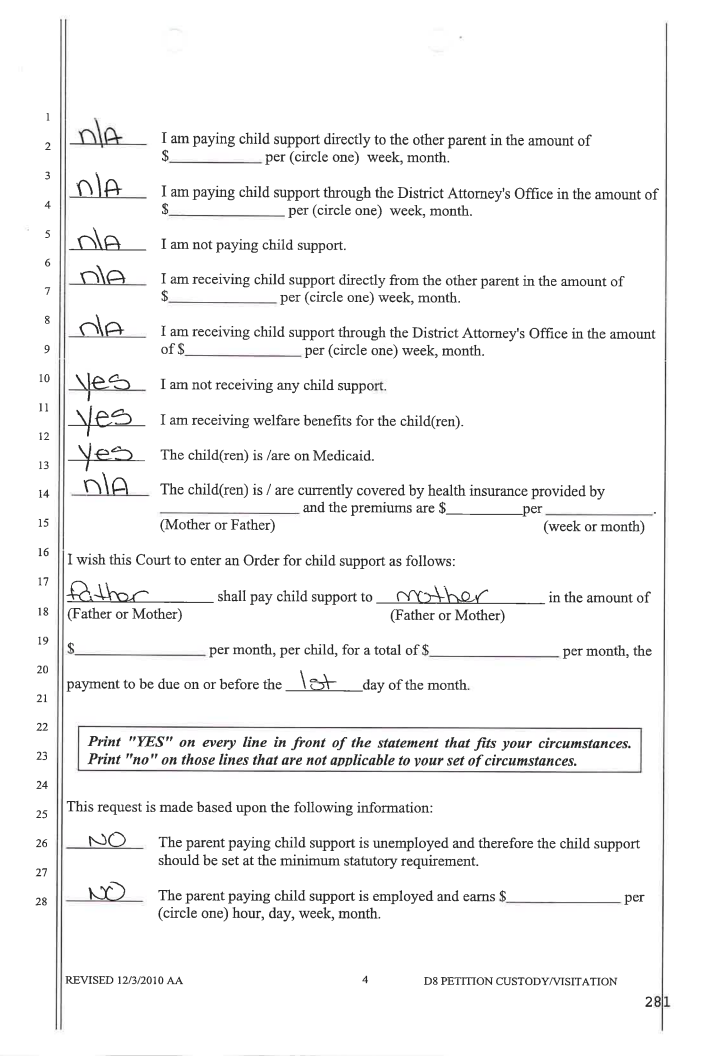


VEL STAT FILED 6 201 1 Code: \$3609 2011 AUG 16 PH 3: 24 Name:______ 2 Address: \O 3 Telephone: 5 4 Acting In Proper Person 5 6 IN THE FAMILY DIVISION 7 Ninth OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE 9 10 JIU 11 Petitioner Case No. 12 VS 13 J Dept. No. Respondent. 14 AMEN 15 PETITION TO ESTABLISH CUSTODY AND VISITATION 16 17 Meanacting in proper person, petitions this Petitioner,] (Your name) 18 19 Court for an Order judicially establishing custody and visitation for the following minor children 20 Child's Name Child's Birthdate 21 22 mite 23 24 25 26 27 Edith Hrequinstates as follows: Petitioner, 11 nupa 28 1 REVISED 12/3/2010 AA D8 PETITION CUSTODY/VISITATION 27B

1 I. 2 My present address is: 3 Woodside Dr.# 102 City NO. 89701 4 ionson_ 5 ____(circle one) days, months) years. I have lived at that address for: MO 6 7 Prior to living at my present address, I lived at: 8 Mica Pr.#2 9 げん 697405 ŃÙ 10 (circle one) days, months, years. I lived at that address for 11 Π. 12 13 The child(ren) presently live at: 7 Woodside Dr. # 102 14 15 City NU. 16 The child(ren) have lived at that address for _____ (circle one) days, months, years. 17 The child(ren) are presently living with MOHPER, MOUND 18 Meguir (State with whom the children are presently living) 19 Prior to the present address the child(ren) lived at: 20 min On #201 21 <u> 214 ND. 897705</u> 22 23 3 And the child(ren) lived at that address for _____ (circle one) days, months, years 24 The child(ren) lived at the prior address with mother d -c+r 25 (State with whom the children lived at that address) 26 III. 27 The other parent of the child(ren) is: Javier mire 28 (Name of the other parent) 2 D8 PETITION CUSTODY/VISITATION REVISED 12/3/2010 AA 279

1	That parent resides at:
2	_925 mica Dr. #201
3	Oroon City NV 89705
4	Landon City INV or 1000
5	The other parent has lives at that address for(circle one) days, months years.
6	Prior to living at that present address, the other parent lived at:
7	1401 Como St
8	Conson City
9	
10	The other parent lived at that address for (circle one) days, months, years.
11	\mathbf{IV}_{z}
12	Print "YES" on the line in front of the statement that fits your
13	circumstances. Print "NO" on those lines that are not applicable to your set of circumstances.
14	vour set of circumstances.
15	The paternity of the child(ren) has been established by:
16 17	$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
18 19	Paternity was established through a court proceeding in: Name of court:
	Address of court:
20	Date proceeding was held: Case Number of court proceeding:
21 22	NO Through genetic testing, a copy of which is attached to this pleading.
23	Ves The child(ren) have the Father's last name.
24	1
25	V.
26	Child Support Print "YES" on each line in front of all of the statements that fit your
27	circumstances and fill in the blanks regarding each of the "yes" answers.
28	Print "N/A" (not applicable) on each line in front of all of the statements that do not fit your circumstances.

REVISED 12/3/2010 AA



Yes	(circle one) nour, da	et at the minimum	able of earning 3000^{00} .
NO	The parent paying c (circle one) hour, da employed and shoul	iy, week, month, b	ut is currently unemployed or under
_N0	The child support sh	nould be <u>more</u> than	the statutory amount because:
N0	The child support sh	nould be <u>less</u> than t	he statutory amount because:
		VI.	
To my know	ledge, the following cu		on orders have been entered regardi
child(ren):		ustody and visitatio	
child(ren): If any k Tempora	ind of custody or visit	ustody and visitation <i>tation orders have</i> <i>regarding the c</i>	on orders have been entered regardi e ever been filed, including order hild(ren), state the provisions of NONE" in the space.
child(ren): If any k Tempora	ind of custody or visi ury Protective Orders, If no orders have ever	ustody and visitation <i>tation orders have</i> <i>regarding the c</i>	e ever been filed, including order hild(ren), state the provisions of NONE" in the space.
child(ren): If any k Tempora	ind of custody or visi ury Protective Orders, If no orders have ever	ustody and visitation tation orders have regarding the composite been filed print "I	e ever been filed, including order hild(ren), state the provisions of NONE" in the space.
child(ren): If any k Tempora	ind of custody or visi ury Protective Orders, If no orders have ever	ustody and visitation tation orders have regarding the composite been filed print "I	e ever been filed, including order hild(ren), state the provisions of NONE" in the space.
child(ren): If any k Tempora	ind of custody or visi ury Protective Orders, If no orders have ever	tation orders have regarding the c. been filed print "I Chice Ce	e ever been filed, including order hild(ren), state the provisions of NONE" in the space.
child(ren): If any k Tempora orders.	ind of custody or visit ary Protective Orders, If no orders have ever City Ju Protection	tation orders have regarding the c. been filed print "I Stice CE Other VII. NOTHER Jother or Father)	e ever been filed, including order hild(ren), state the provisions of NONE" in the space.
child(ren): If any k Tempora orders. I Up to physical cust	ind of custody or visit try Protective Orders, If no orders have ever City Ju Protection o the present time, <u>(N</u> (N	tation orders have regarding the c. been filed print "I Shice Car Other VII. Mother or Father)	e ever been filed, including order hild(ren), state the provisions of NONE" in the space.

Print "YES" in the <u>ONE</u> space that describes the kind of custody you want the court to order. Print "NO" in all the other spaces. NÍ Joint legal and joint physical custody to the Petitioner and the Respondent. mother Joint legal custody to the parties with primary physical custody to the Petitioner. NO Joint legal custody to the parties with primary physical custody to the Respondent NO Other: VIII. Fully explain the type of contact both parents have had with the child(ren), including physical contact, telephone contact, etc. Mother has had contact with the child(ren) in the following way: n akon Father has had contact with the child(ren) in the following way: REVISED 12/3/2010 AA D8 PETITION CUSTODY/VISITATION

1 **REGULAR WEEKLY/MONTHLY EXCHANGE AND VISITATION** 2 Visitation must be set out in specific detail, including a full weekly or monthly schedule 3 with the days the exchanges will take place, the times of the exchanges, and who will provide transportation. Without very specific visitation, an order will not be granted. 4 Terms such as "reasonable visitation" and "visitation at reasonable times and places" 5 will not be accepted. If you are requesting supervised visitation, be very specific as to who is going to act as supervisor. 6 I wish this Court to enter an Order for regular, specific, weekly/monthly visitation and exchange 7 of my child(ren) as follows: 8 19941 9 10 11 NN 12 13 14 15 16 17 18 19 HOLIDAY VISITATION 20 (You may add or subtract any holidays on the following list. If you choose not to exchange the 21 child/ren on a specific holiday, print "N/A" in the spaces for that holiday. If no changes for the holidays are to be made in the regular visitation schedule, state that clearly in the next 22 paragraph and print "not applicable" on the lines provided for the individual holidays.) 23 The major holidays will be handled in the following manner: 24 (Name each specific holiday, such as Thanksgiving, Christmas, Easter, Passover, Hanukkah) 25 26 27 fe 28 m.m nSO REVISED 12/3/2010 AA 7 D8 PETITION CUSTODY/VISITATION 284

1 2 3 4 5 6 7 New Year's Day will be alternated with +Cu++ 8 having the child(ren) m (Father or Mother) 9 in the year OOQ and each OQ \frown year thereafter. (odd or even) 10 Martin Luther King's Birthday will be alternated with Mother having the child(ren) 11 (Father or Mother) 12 in the year 2012 and each =Ø year thereafter. 13 (odd or even) 14 President's Day will be alternated with MCHOY _ having the child(ren) in the (Father or Mother) 15 year <u>2012</u> and each <u>eve</u> year thereafter. (odd or even) 16 Memorial Day will be alternated with MOHOA having the child(ren) in the year 17 (Father or Mother) 18 2012 and each EUQ year thereafter. (odd or even) 19 having the child(ren) in the year Fourth of July will be alternated with MCA -m/ 20 (Father or Mother) $OOR_ and each$ even year thereafter. 21 (odd or even) 22 Labor Day will be alternated with MOH _having the child(ren) in the year 23 (Father or Mother) $2013_{and each}$ year thereafter. 24 (odd or even) 25 Nevada Day will be alternated with MOHOC having the child(ren) in the year 2011 26 (Father or Mother) 27 year thereafter. and each 28 (odd or even) REVISED 12/3/2010 AA 8 D8 PETITION CUSTODY/VISITATION 285

5	
1	Halloween will be alternated with <u>MOHOC</u> having the child in the year <u>2011</u> (Father or Mother)
2 3	and each <u>odd</u> year thereafter. (odd or even)
4	Veteran's Day will be alternated with forther having the child in the year 2011
5	(Father or Mother) and each Odd year thereafter.
6 7	(odd or even)
8	Child's birthday will be alternated with Arthor having the child in the year (Father or Mother)
9	2011 and each add wenyear thereafter.
10	(odd or even) Mother shall have the child on Mother's Day and Father shall have the child on
11 12	Father's Day.
12	Holidays not specifically time defined shall begin at a.m. and end at
14	p.m. on that same day. The parent who has the holiday will pick the
15	child up and return the child to the other parent at the end of the scheduled time.
16	Should a holiday fall on a three day weekend and it is the other parent's weekend to have
17	the child(ren), the three day holiday will be handled as follows:
18	
19	
20 21	Docuss in Court
22	
23	
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25	
26	
27	purposes. That length of time for vacation period shall be
28	(one week, two weeks, three weeks, one month)
	REVISED 12/3/2010 AA 9 D8 PETITION CUSTODY/VISITATION 286

1	(Father or Mother) shall notify the other parent, in writing, at least <u>QWEEK5</u> (days or weeks)
2 3	in advance of the choice of time.
4	WHEREFORE, Petitioner prays that this Court enter an Order granting Petitioner's
5	requests regarding custody, visitation and support as set forth above.
6	This document does not contain the Social Security Number of any Person.
7	I declare, under penalty of perjury under the law of then State of Nevada, that the foregoing
8	is true and correct.
9	
10	Date: 5.16.11
11	CODICE EL'IL BACK
12	(Print name)
13	Maura E. Arreacio.
14	(Signature)
15	
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	REVISED 12/3/2010 AA 10 D8 PETITION CUSTODY/VISITATION 287
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FLED RECEIVED Code: \$3645 2009 OCT -5 AM 9:45 1 reauly OCT 5 2009 Name: nnie Lane #28 2 TED THRAN Address: 4 TOLERK CIA 3 BY_M Sie WEBUTY Telephone: 775 4 Acting In Proper Person 5 6 IN THE FAMILY DIVISION NINT 7 OF THE SECONDJUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE DOUGAS 9 10 Petitioner. 11 12 Case No. 0900340 vs 13 MIMZ Dept. No. JOIN 1 14 Respondent 15 16 PETITION TO ESTABLISH CUSTODY AND VISITATION 17 Petitioner, MAYVA AVVEGUIN, acting in proper person, petitions this 18 19 Court for an Order judicially establishing custody and visitation for the following minor children 20 Child's Birthdate Child's Name 21 diver Parninez 04/13/2000 22 23 arlas 24 25 26 Petitioner, Mayra Arrequestates as follows: 27 28 1 288

1 I. 2 My present address is: 3 W. WINNIE LANE 4 City ASDIN 5 I have lived at that address for: 6 (circle one) days, months, years. 7 Prior to living at my present address, I lived at: 8 9 10 I lived at that address for 5 (circle one) days, months, years. 11 12 П. 13 The child(ren) presently live at: 14 W WINNIE IAME 15 City, NV 89706 16 (circle one) days, months, years. The child(ren) have lived at that address for 17 103 The child(ren) are presently living with 18 (State with whom the children are presently living) 19 Prior to the present address the child(ren) lived at: 20 # 151 21 aty NV 89706 22 23 5 (circle one) days, months, years. And the child(ren) lived at that address for 24 Pr The child(ren) lived at the prior address with 25 (State with whom the children lived at that address) 26 III. 27 ItV The other parent of the child(ren) is: 1011 28 (Name of the other parent) 2

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Ĩ	
1	That parent resides at:
2	915 MICA Dr. #201
3	CAVOM CIM, NV SAM5
4	
5	The other parent has lives at that address for (circle one) days, months, years.
6	Prior to living at that present address, the other parent lived at:
0	
7	1401 Como St. #A
8	Carson Citil, NV 89701
9	The other parent lived at that address for(circle one) days, months, years.
10	
11	IV.
12	Drive UVESU on the line in front of the statement that fits your
13	Print "YES" on the line in front of the statement that fits your circumstances. Print "NO" on those lines that are not applicable to
14	vour set of circumstances.
14	
15	The paternity of the child(ren) has been established by:
16 17	A voluntary acknowledgment of paternity was signed by both parents at the time of the child's birth and Father's name is on the birth certificate.
18	Paternity was established through a court proceeding in:
19	Name of court:Address of court:
20	Date proceeding was held:
21	Case Number of court proceeding:
21 22	\dot{N} Through genetic testing, a copy of which is attached to this pleading.
23	JAJ The child(ren) have the Father's last name.
24	V.
25	Child Support
26	Print "YES" on each line in front of all of the statements that fit your circumstances and fill in the blanks regarding each of the "yes" answers.
27	Print "N/A" (not applicable) on each line in front of all of the statements that do
28	not fit your circumstances.
	3

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2		
1	<u>no</u>	I am paying child support directly to the other parent in the amount of \$ per (circle one) week, month.
2 3	no	I am paying child support through the District Attorney's Office in the amount of per (circle one) week, month.
4	YES_	I am not paying child support.
6	-YES_	I am receiving child support directly from the other parent in the amount of per (circle one) week, month.
7 8	XES	I am receiving child support through the District Attorney's Office in the amount of \$ per (circle one) week, month.
9	_Y86	I am not receiving any child support.
11	n:D	I am receiving welfare benefits for the child(ren).
12	294_	The child(ren) is (are) on Medicaid.
13	00	The child(ren) is (are) currently covered by health insurance provided by and the premiums are \$per
14 15		(Mother or Father) (week or month)
16	I wish this Co	ourt to enter an Order for child support as follows:
17	FATHEI (Father or Mo	shall pay child support to <u>MOHAN</u> in the amount of (Father or Mother)
18 19	\$ 100	per month, per child, for a total of \$per month, the
20	payment to be	e due on or before the <u>day</u> day of the month.
21		
22		ES" on every line in front of the statement that fits your circumstances. " on those lines that are not applicable to your set of circumstances.
23		
24	This request i	is made based upon the following information:
25 26	00_	The parent paying child support is unemployed and therefore the child support should be set at the minimum statutory requirement.
27	VAS	The parent paying child support is employed and earns $\frac{6.15}{\text{per}}$ per
28		(circle one) hour, day, week, month.
	2.	
		4

10	The parent paying child support is capable of earning \$ per (circle one) hour, day, week, month but is currently unemployed and the child support should be set at the minimum statutory amount until employed and then
ND	the support should be reviewed. The parent paying child support is capable of earning \$ per
	(circle one) hour, day, week, month, but is currently unemployed or under- employed and should pay the statutory amount.
_M0	The child support should be <i>more</i> than the statutory amount because:
<u></u>	The child support should be <u>less</u> than the statutory amount because:
	VI.
To my knowl	edge, the following custody and visitation orders have been entered regarding the
child(ren):	
Temporar	nd of custody or visitation orders have ever been filed, including orders in ry Protective Orders, regarding the child(ren), state the provisions of the f no orders have ever been filed print "NONE" in the space.
	Nant
	VII.
Un to	the present time, has been the primary caretaker and
	(Mother or Father) odian of the child(ren).
	that this Court enter a custody order granting the following:
	,
	5
	Image: Non-Weight of the second se

l Print "YES" in the ONE space that describes the kind of custody you want the court to order. Print "NO" in all the other spaces. 2 3 4 Joint legal and joint physical custody to the Petitioner and the Respondent. 5 NO Joint legal custody to the parties with primary physical custody to the Petitioner. 6 no Joint legal custody to the parties with primary physical custody to the Respondent 7 V Other: 8 9 VIII. 10 11 Fully explain the type of contact both parents have had with the child(ren), including physical contact, telephone contact, etc. 12 13 Mother has had contact with the child(ren) in the following way: 14 nas been primary care taker Mother 15 ncl DINON 16 17 18 19 20 21 Father has had contact with the child(ren) in the following way: 22 them for their he does ano 23 wellbeing about OBK 24 25 26 27 28 6

R	EGULAR WEEKLY/MONTHLY EXCH	ANGE AND VISITATION
Visitation n	nust be set out in specific detail, includir	ng a full weekly or monthly schedule
	ys the exchanges will take place, the til nsportation. Without very specific visit	
Terms such	as "reasonable visitation" and "visitat	tion at reasonable times and places"
	accepted. If you are requesting supervises of the supervise of the supervisor.	vised visitation, be very specific as to
	urt to enter an Order for regular, specific,	weekly/monthly visitation and exchange
of my child(re	n) as follows:	for both of us.
L6 MM	s a mant it and	a spesnit have
(Set	schedule but La	aim not against
Javier :	seeing the kids. +	He is off Mon, and
tuesdan	IS he can take the KI	ids then.
]~	
	<u>HOLIDAY VISITA</u>	
child/ren on d the holidays d	or subtract any holidays on the followin a specific holiday, print "N/A" in the sp are to be made in the regular visitation d print "not applicable" on the lines prov	aces for that holiday. If no changes
The m	ajor holidays will be handled in the follow	ving manner:
	pecific holiday, such as Thanksgiving, Chi	
	sible Share tach	
of pu	e can an with -	the father and
HOP	rest will m	P
	7	

1 2 3 4 5 6 7 8 New Year's Day will be alternated with having the child(ren) (Father or Mother) 9 and each COO in the year 2011 year thereafter. (odd or even) 10 Father Martin Luther King's Birthday will be alternated with having the child(ren) 11 (Father or Mother) 12 in the year 2011 and each and vear thereafter. 13 odd or even) Father 14 President's Day will be alternated with having the child(ren) in the (Father or Mother) year 201 and each 040 (odd or even) 15 year thereafter. 16 Memorial Day will be alternated with Father having the child(ren) in the year 17 (Father or Mother) 2011 and each tob 18 year thereafter. (odd or even) 19 Fathen having the child(ren) in the year Fourth of July will be alternated with 20 (Father or Mother) 2011 and each Odd year thereafter. 21 (odd or even) 22 Fathen having the child(ren) in the year Labor Day will be alternated with 23 (Father or Mother) 2011 and each _ 000 year thereafter. 24 (odd or even) 25 Nevada Day will be alternated with FAHOC having the child(ren) in the year 2011 (Father or Mother) 26 27 year thereafter. and each 28 (odd or even) 8

her having the child in the year 2011 Halloween will be alternated with 1 (Father or Mother) 2 year thereafter. and each 3 Attack having the child in the year 2011 4 Veteran's Day will be alternated with (Father or Mother) 5 year thereafter. and each 6 (odd or even) 7 having the child in the year Child's birthday will be alternated with Fathth 8 (Father or Mother) 9 and each 2011 year thereafter. (odd or even) 10 Mother shall have the child on Mother's Day and Father shall have the child on 11 Father's Day. 12 Holidays not specifically time defined shall begin at ______ a.m. and end at 13 p.m. on that same day. The parent who has the holiday will pick the 14 child up and return the child to the other parent at the end of the scheduled time. 15 Should a holiday fall on a three day weekend and it is the other parent's weekend to have 16 the child(ren), the three day holiday will be handled as follows: 17 him. I just asked WITH 18 Vr 19 20 21 22 23 24 shall have a block time of time with the child(ren) for vacation 25 (Father or Mother or both parents) 26 purposes. That length of time for vacation period shall be 27 (one week, two weeks, three weeks, one month) 28 9

two week\$ Pathen shall notify the other parent, in writing, at least (days or weeks) (Father or Mother) in advance of the choice of time. WHEREFORE, Petitioner prays that this Court enter an Order granting Petitioner's requests regarding custody, visitation and support as set forth above. 9-30-69 Date: Mayra Ameguin (Print name) Mayra E. Arregoin. (Signature) 400 W. WINNIE Lawe # 88 (Address) Carcon City, NV 8970 Telephone: 775 SUBSCRIBED and SWORN to before me - 200 A day of this 1 OTARY PUBLIC

1	
1	VERIFICATION AND ACKNOWLEDGMENT
2	STATE OF NEVADA)
3)ss: County of Washoe-)
4	Mayra Arrequin, being first duly sworn, deposes and says
5	under penalty of perjury:
6 7	
8	That he/she is the Petitioner herein; that he/she has read the Petition To Establish Custody
9	and Visitation attached and knows the contents thereof and that the same is true of his/her own
10	knowledge, except as to the matters stated therein on information and belief, and as to those
11	matters, he/she believes them to be true.
12	SUBSCRIBED and SWORN to before me
13	SUBSCRIBED and SWORN to before me
14	this 29 day of R. 200
15	leans Plusie
16 17	NOTARY PUBLIC
18	STATE OF NEVADA)
19	County of Washoe
20	
21	Causon
22	a Notary Public in and for the County of Washoe, State of Nevada,
23	Mayra Awegum personally known to me or proved to me
24	to be the person whose name is subscribed to the above instrument who acknowledged that
25	he/she executed the above instrument.
26	VOOLDO DOME
27 28	NOTARY PUBLIC
	MARLU HEREDA NOTARY PUBLIC STATE OF HEMOA
	Conflicto No: 07-400-4

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C- 1-, 2295		OCT	5 2009	FILED
Code: 3385 Name: MANA Address 400 W.	meguin	DOUGLAS	SCOUNTY	2009 OCT -5 AM 9: 45
Address ADDW.V	HINNE COME	TU TU	JURI ULLINI	TED THRAN CLERK
Telephone:	21-338	5 0 - 2		18 y
				BY JULY JEPISTY
10	\ •	IE FAMILY	DIVISION	
OF THE SEC	JUDICIAL D	ISTRICT C	OURT OF THE S	STATE OF NEVADA
	IN AND FOR	THE COU	NTY OF W ASH(Douglas
Maria	handi			
Mayra	Plaintiff/Petitioner	\mathcal{U}	Case No.	1 T
VS			Dept No	1
Janier PA	MUVU Defendant/Responde	nt		
	PERSON	NAL CASE IN	IFORMATION Ild Custody Jurisdicti	on Act
This document is submitt	1 10110	va Av	requir	
	(Y	our name)		
Wife/Mother Informati	on -		Husband/Father In	
Name: MAYVA	Amegui	M	Name: JAN	Her Paminer
Address. 400 h	Winnie Kur	1 #20 Solito	Address: 913	MICA DV. E.W.
Place of Employment:	NIA		Place of Employme	nt: Ceisino Fandango
Address of Employer:			Address of Employe	CAVEDOCHY, NV
Age: 24			Age: 40	11.1
Education: 12th		Educati	on:YU	,00
	Date of Marriage (if ap	oplicable)		
	Date of Separation (if a	applicable)_(3 31 200	
С	HILDREN BORN TO) THIS MAR	RIAGE OR RELAT	TIONSHIP
8/00		1		

Name Educivdo, Tavida	Date of Birth/Age - Pamirez 04/3/2014	With Whom Child Resides/ How Long There
canis adhan	1 PAMINES 10/09/200	1711/2 MOM-
		OM YOU ARE RESPONSIBLE of of this marriage or relationship)
Name	Date of Birth/Age	With Whom That Person Resides/How Long
=	n - La ser a la caracteriza del contra del ser en ser en ser la la factor del ser far factor.	
must be traced for the past living and continue tracing	five (5) years. Start with the currer g where the child has lived, and with	e residence of the child, and with whom the child has lived, nt address of the child and with whom the child is presently h whom the child has lived prior to the present, for the past al sheets or request additional sheets from the Facilitator's
1	G N I NU	MBER 1
Child's Full Name:	Echlando Jav	ur kamurez
Present Address:2	10 Davidst	#7 Carson City, NUS17C
Date child moved to the p	resent address: 08 3 7	009
Child currently lives with:	: (check one)	
Mother	_FatherBoth parents	Adults other than parents
If the child is presently res		, please state who the adults are and their relationship to the
child.		

Child's address prior to the present address:
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
Child's address prior to the address listed above: $\frac{ 40 }{240}$ COMOST #A CAVGON City How long did the child live at that address: $\frac{240}{240}$ NV 8930/
With whom did the child live at that address? Mother Father Soft parents Adults other than parents Adults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
CHILD NUMBER 2 Child's Full Name: CAY IDS Addnan PAMINE3 Present Address: 210 David Edit # 7 Cargon Cany, NS Edits Date child moved to the present address: C3 Bill 2009 Child currently lives with: (check one)

Child's address prior to the present address: 925 MICA Dr $\#201$ CAVGON CINY, NV How long did the child live at that address: 147 .
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
Child's address prior to the address listed above: 1401 COMO SF # A CAUGON CITY INV
8971
How long did the child live at that address: (2 MONHNS 0-1)00
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
CHILD NUMBER 3
Child's Full Name:
Present Address:
Date child moved to the present address:
Child currently lives with: (check one)
MotherFatherBoth parentsAdults other than parents
If the child is presently residing with adults other than parents, please state who the adults are and their relationship to the child.

Child's address prior to the present address:
How long did the child live at that address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
Child's address prior to the address listed above:
How long did the child live at that address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
CHILD NUMBER 4
Child's Full Name:
Present Address:
Date child moved to the present address:
Child currently lives with: (check one)
MotherFatherBoth parentsAdults other than parents
If the child is presently residing with adults other than parents, please state who the adults are and their relationship to the child.

A DESCRIPTION OF A

_

Child's address prior	to the present addr	ess:			
How long did the chi	ld live at that add	ress:			
With whom did the c	hild live at that ac	ldress?			
Mother	Father	Both parents	Adults c	other than parents	
If the child lived with the child.	someone other th	an the parents, please	state with whom the	child resided and th	neir relationship to
Child's address prior t	~ [\bigcirc		
How long did the chi	ld live at that add	ress:			
With whom did the c	hild live at that ac	Idress?	\		
Mother	Father	Both parents	Adults o	ther than parents	
If the child lived with the child.	someone other th	an the parents, please	state with whom the	child resided and th	ieir relationship to
<u> </u>					
	Please an	swer each of the	following questi	ions.	

1. Have you participated in any way in any kind of litigation or court action concerning the custody of any of the children involved in this proceeding?

NO

____YES

YES

2. Do you have any information of ANY CUSTODY PROCEEDING concerning the child/children that is now pending in a coort of this State or any other State?

NO

3. Do you know of any person who is not a party to these proceedings who has physical or legal custody of the child/children or claims to have custody or visitation rights to the child/children involved in this case?

NO

YES

IF YOU ANSWERED "YES" TO ANY OF THE ABOVE QUESTIONS, PLEASE GIVE AN EXPLANATION

6

8/00

F 7	YOUR ANSWER ON THE NEXT PAGE .
_	
_	
_	
-	
	\frown
_	
itl	any other actions have ever/been filed involving both of the parties in this action, or, her of the parties and any of the children in this action, during the past ten (10) years, ease fill out the following/information as fully as you can.
	Name of Court in which the action was filed:
	Location of Court (County & State):
	Parties involved
	Case Number: Type of action:
	Name of Court in which the action was filed:
	Location of Court (County & State):

8/00

	Parties involved:	
	Case Number:	Type of action:
	Date case filed:	Date case closed:
3.	Name of Court in which the action was filed:	
	Location of Court (County & State):	
	Parties involved:	
	Case Number:	Type of action:
	Date case filed:	Date case closed:
4.	Name of Court in which the action was filed:	
	Location of Court (County & State).	
	Parties involved:	
	Case Number:	_Type of action:
	Date case file	Date case closed:
	\checkmark	

I SWEAR UNDER THE PENALTIES OF PERJURY THAT THE STATEMENTS CONTAINED IN THIS DOCUMENT ARE TRUE OF MY OWN KNOWLEDGE.

+ Mayra E. Atreguin. Signature	Signature
SUBSCRIBED AND SWORN TO BEFORE ME	SUBSCRIBED AND SWORN TO BEFORE ME
this 21 day of P	thisday of,
NOTARY PUBLIC	NOTARY PUBLIC



ADDITIONAL INFORMATION REGARDING RESIDENCES OF CHILD/CHILDREN

CHILD NUMBER 1

Child's Full Name:				
Child's address prior to the previous address listed:				
How long did the child live at that address:				
With whom did the child live at that address?				
Mother Father Both parents Adults other than parents				
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.				
Child's address prior to the address listed above:				
How long did the child live at that address:				
With whom did the child live at that address?				
MotherFatherBoth parentsAdults other than parents				
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.				
CHILD NUMBER 2				
Child's address prior to the previous address listed:				
How long did the child live at that address:				
With whom did the child live at that address?				
MotherFatherBoth parentsAdults other than parents				
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.				

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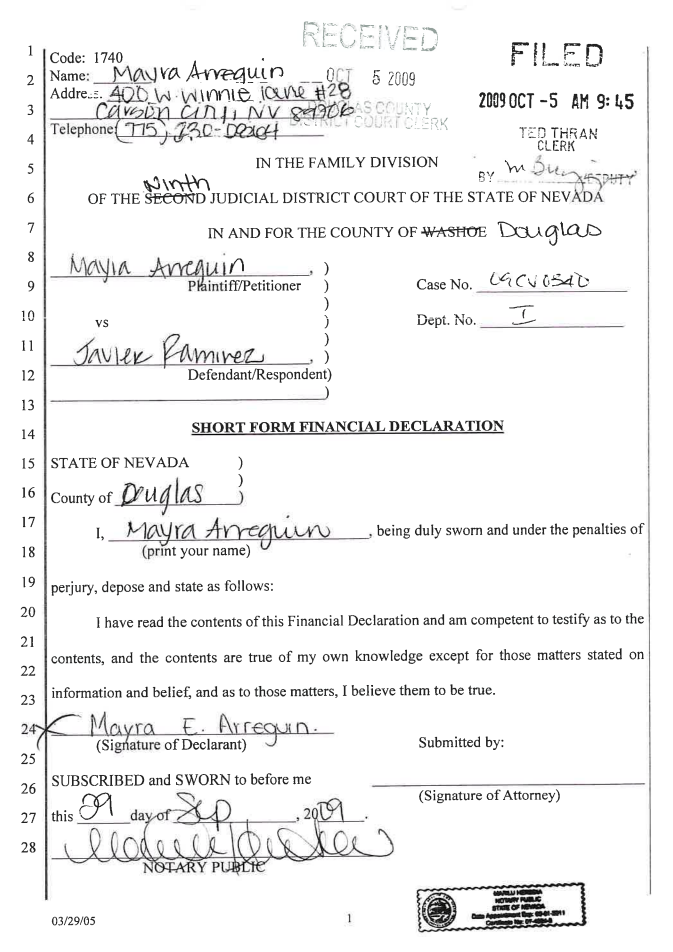
Child's address prior to the address listed above:
How long did the child live at that address:
With whom did the child live at that address?
Mother Father Both parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
<u>CHILD NUMBER 3</u>
Child's address prior to the previous address listed:
How long did the child live at that address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
Child's address prior to the address listed above:
How long did the child live at that address:
With whom did the child live at that address?
MotherFatherBoth parentsAdults other than parents
If the child lived with someone other than the parents, please state with whom the child resided and their relationship to the child.
<u>CHILD NUMBER 4</u>
Child's address prior to the previous address listed:
How long did the child live at that address:
With whom did the child live at that address?

Mother	Father	Both parents	Adults other than parents
If the child lived with the child.	h someone other th	an the parents, please st	ate with whom the child resided and their relationship to
Child's address prior	to the address liste	ed above:	
How long did the ch	ild live at that add	ress:	
With whom did the	child live at that a	ddress?	
Mother	Father	Both parents	Adults other than parents
If the child lived with the child.	h someone other th	an the parents, please st	ate with whom the child resided and their relationship to

 $\overline{\mathbf{Q}}$

1	CODE 4085
2	
3	
4	
5	NINTH IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
6	IN AND FOR THE COUNTY OF WASHOE DOUGLAS
7	Mayra Arreguin Plaintiff(s),
8	
9	vs. Case No. 0900340 DONIEV PAMILLE Dept. No. I
10	Defendant(s).
11	
12	SUMMONS
12	
13	TO THE DEFENDANT: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND IN WRITING WITHIN 20 DAYS.
	READ THE INFORMATION BELOW VERY CAREFULLY.
15	A civil complaint or petition has been filed by the plaintiff(s) against you for the relief as set forth in that document (see complaint or petition). When service is by publication, add a brief statement of the object of the
16	action. See Nevada Rules of Civil Procedure, Rule 4(b). The object of this action is:
17	1. If you intend to defend this lawsuit, you must do the following within 20 days after service of
18	this summons, exclusive of the day of service: a. File with the Clerk of the Court, whose address is shown below, a formal written
19	answer to the complaint or petition, along with the appropriate filing fees, in accordance with the rules of the Court, and;
20	 Serve a copy of your answer upon the attorney or plaintiff(s) whose name and address is shown below.
21	2. Unless you respond, a default will be entered upon application of the plaintiff(s) and this Court may
22	enter a judgment against you for the relief demanded in the complaint or petition.
23	Dated this <u>S</u> day of <u>Orfober</u> , 20 <u>09</u>
24	Issued on behalf of Plaintiff(s): HOWARD W. CONYERS
25	Name: MANYA AVIENIN BY:M. BLAGGINI
26	Address: ACC M. WINNie Icine Har Dinty Deputy Clerk
27	Phone Number: 75 CAL = 3138 Reno, Nevada 89501
28	

1	
1	AFFIDAVIT OF PERSONAL SERVICE (To be filled out and signed by the person who served the Defendant or Respondent)
2	
3 4	STATE OF NEVADA
5	COUNTY OF)
6	
7	I,, being first duly sworn, depose and say: (Name of person who completed service)
8	
9	1. That I am not a party to this action and I am over 18 years of age:
10	2. That I personally served a copy of the Summons, the Complaint for Divorce, and the
11	following documents:
12	
13	
14	upon at the following
15	upon, at the following, not the following, not consistent who was served)
16	location:
17	
18	on the day of 20
19	on the day of, 20 (Month) (Year)
20	
21	
22	(Signature of person who completed service)
23	
24	Subscribed and Sworn to before me this
25	day of, 20
26	NOTADV DUDUC
27	NOTARY PUBLIC
28	



	MONTHLY INCOME					
	questions. If you are employed, print "not applicable" in questions $1-2$ and go on to the rest					
	of the questions.					
	1.6 I am presently unemployed and have been unempl	loved since				
1.	- HO - I am presently unemployed and have been unemployed	oyeu since				
	(date of your last employment)					
2	nla	and I				
2.						
	earned \$ per hour I week / month (circle one)					
	Answer all of the following questions. If the question is not applicable in your particular circumstances print " N/A in the spaces					
	Monthly Money Earned and Received					
3.	I am employed and earn the following wages:					
	I am paid by the hour and my hourly wage is:	\$				
	l work <u>1</u>) hours per week.	r.				
	I am paid (circle one) every week; every 2 weeks) Ix a month					
	check is for <i>(attach last 3 paystubs)</i> :	\$_(QO				
	I work overtime approximately hours per					
	month at the rate of \$ per hour for an	\$ N/A				
		• <u> </u>				
	I receive commissions each month in the amount of: (averaged over a year)	» <u>v</u> t ⁱ ,				
	I receive tips each month in the amount of:	\$ <u>N11</u> ,				
	I receive bonuses each month in the amount of:	s_w/.q				
	(averaged over a year)	<i>i</i> ,				
	Based upon the above information, My total average monthly income from employment is:	s 600-				
	Income Other Than Wage Earnings	20				
	1. 2. 3.	If you are presently unemployed, answer questions 1 - 2 and then go on questions. If you are employed, print "not applicable" in questions 1 - 2 are of the questions. 1. AD I am presently unemployed and have been unemploided of your last employment) 2. My last employer was per hour j week / r answer all of the following questions. If the question is not applicable circumstances, print "N/A in the spaces. 3. I am employed and earn the following wages: I am paid by the hour and my hourly wage is: I work hours per week. I am paid (circle one) every week, every 2 weeks) 1x a month 2x a month and without anything being deducted from it, each check is for (attach last 3 paystubs): I work overtime approximately hours per month at the rate of \$ per hour for an average monthly overtime earning of: I receive commissions each month in the amount of: (averaged over a year) I receive bonuses each month in the amount of: (averaged over a year)				

03/29/05

Sec.

1	4.	I receive child support each month from the other party in the	• +
2		amount of <i>(amount of court order \$):</i>	\$
3 4	5.	I receive child support each month from someone else in the amount of <i>(amount of court order \$)</i> ;	\$
5	6.	I receive alimony/spousal support each month from the	
6		other party in the amount of <i>(amount of court order \$)</i> :	s
7	7.	I receive alimony/spousal support each month from	
8	1.	someone else in the amount of	-A
9		(amount of court order \$):	\$
10	8.	I receive the following government assistance:	~
11		I receive Social Security Benefits each month in the amount of:	\$
12		I receive Non Social Security Disability each month in the amount of:	s $+$
13		I receive State or County assistance (welfare, TANF, SIIS, etc.)	A t
14	· •	each month in the amount of: I receive unemployment each month in the amount of:	\$
15	9.	I receive retirement benefits each month in the amount of:	s D
16		I man in a final state and in a set of the s	• A
17	10.	I receive investment income each month in the amount of:	*
18	11,	I receive income from rental properties	
		(excluding depreciation) each month in the amount of:	¢
19	12.	I live with someone (friend, relative, significant other) who contributes to the living expenses each month in the amount of:	s A
20			*
21	13.	I am receiving educational or school benefits in the amount of:	\$
22	14,	I am receiving money from friends, relatives, others each month	. <i>b</i>
23		in the amount of:	\$
24	15,	I am receiving other sources of income, including but not	L
25		limited to monthly distributions from a trust or will in the amount of:	s
26			(A)
27	MY T	OTAL MONTHLY INCOME FROM ALL SOURCES IS: /	\$
28	н	(this amount is your "gross income") DW MUCH IS BEING WITHHELD FROM YOUR INCOME	EACH MONTH?

03/29/05

1	au 1		
1		Federal income taxes:	\$ <u>n.la</u>
2		Social Security	\$ 22.63
3 4		Medicare taxes	\$29
5		Child support for children with the other party	\$
6		Child support for children with someone else	\$_n/a
7		Alimony/spousal support paid to the other party	s nla
8		Alimony/spousal support paid to someone else:	\$ n/a
9			
10		Retirement, 401K, etc.	\$
11		Health insurance total: Of this amount, \$ is the	\$
12		amount paid for your and the other party's	
13		children.	
14		Any other garnishments or withholdings, please list	::
15			\$
16			\$
17			\$
18			2792
19	TOTAL WIT	'HHOLDING FROM PAYCHECK:	»
20			
21	YOUR TO	DTAL EXPENSES EACH MONTH (REPORT O)	NLY THE AMOUNT YOU
22		<u>ACTUALLY PAY)</u>	
23		nonth I pay rent or mortgage or I contribute to the	\$ 250
24		mortgage where I live in the amount of:	
25		od each month, I spend or contribute to the family will am living the amount of:	\$
26	3. For ho	use/apartment utilities (gas, power, water, garbage, s	sewer)
27		r contribute to my household the amount of:	\$ 100,5 \$ N/A
28	4. Life in	surance	S_NLA
	5. I have	a vehicle and pay the following each month:	
17	03/29/05	4	

.

1 2 3 4		Vehicle payment each month in the amount of:\$	$\left(\begin{array}{c} \\ \\ \\ \end{array} \right)$
5	6.	I do not own a vehicle but my monthly transportation costs (bus, taxi, etc.) are: \$	\mathbf{A}
6			<u> </u>
7	7.	I have medical bills that I pay on each month in the amount of: \$	
8	8.	I have medical prescriptions each month in the amount of: \$	Ð
9	9.	I pay health insurance (not deducted from my check) in the	h.
10		amount of: \$	-0
11	10.	I am paying child support each month that is not deducted	
12		directly from my paycheck in the amount of (amount of court order \$): \$	Ð
13	11.	I am also <i>legally</i> responsible for the support of others, namely:	Ũ
14			
15		each month in the amount of (amount of court order \$): \$	Ð
16	12.	Each month I pay child care in the amount of: \$	t
17	13.		
18	15.	I have credit card /charge account payments each month and pay those charges as follows:	
19		Name of Credit Card or Charge Account	Б
20		in the amount of: \$	<u>+</u>
21		in the amount of: \$	Ð
22		in the amount of \$	A
23		in the amount of \$	Þ
24			A
25		in the amount of \$	-0-
26		in the amount of \$	-tt
27			
28	14.	Clothing, cleaning, laundry, etc. each month:	4_
	15.	I have school or educational expenses each month of: \$	A
	03/29/05	5 5	\lor

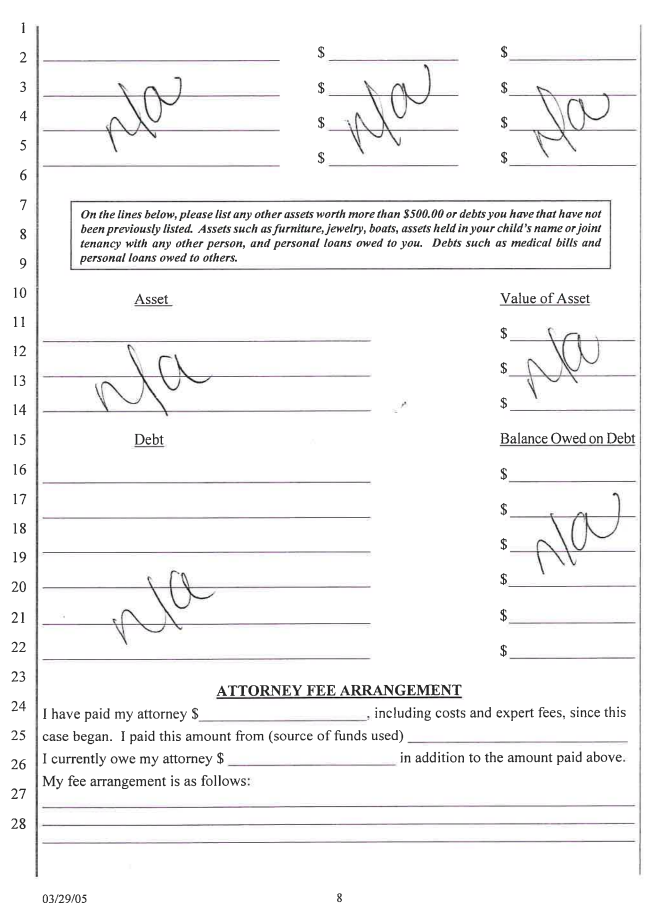
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1	1		A
2	16.	My recreational expenses each month are:	\$
3	17.	My charitable expenses each month are:	\$
4	18.	Other expenses not listed above, please list:	s t
5			Å
6			\$
7			\$
8 9		TOTAL MONTHLY EXPENSES:	s_450-
ĪŌ		NET INCOME (DEFICIT) EACH MONTH	
11		(TOTAL MONTHLY INCOME MINUS TOTAL WITHHOLDING MINUS TOTAL MONTHLY EXPENSES):	s 150 ⁻
12			
13		ASSETS AND DEBTS	
14		In the following section, list ALL assets and debts you have, either separ	ately or jointly
15		with the other party.	
16			
17	1.	House/Mobile Home (circle one) Separate/Community/Joint (Who has possession? (circle one) me/the other party	circle one)
18		a. How much it is worth:	$s_{n}(\alpha)$
19			
20		b. How much you owe on it:	¢
21	2.	Checking Accounts:	
22		the Account's Location, Separate/Community/Joint Property, and V	
23	P	ank america Mayra Inequin	\$ 50
24		0 0	\$
25			ф.
26			φ
27	3.	Savings Accounts:	
28	Write	the Account's Location, Separate/Community/Joint Property, and V	Who has Possession:
			\$
3			

03/29/05

				\$
				\$
4.	Cash	you have on hand:		\$
5.	Retire	ment Accounts (indicate in whose nam	ne accounts are he	
		ļ		\$
				s U
				\$
				- * <u>-/</u>
6. on the		les: (list ALL vehicles owned by you a ation and include such things as motor		
	a.	Make and model:		
		What you owe on the vehicle:		\$_10 1
		What the vehicle is worth:		s_N_A
	b.	Make and model:		
		What you owe on the vehicle:		\$(A
		What the vehicle is worth:		s_////
	c.	Make and model:		×
		What you owe on the vehicle:		s (n)
		What the vehicle is worth:		φ
7.	Stock	s and bonds:		\$
8.	Credi	Cards and Store Charge Accounts:		
	Name	of Account	Balance <u>M</u>	Minimum Monthly Paymen
		\$		\$

03/29/05



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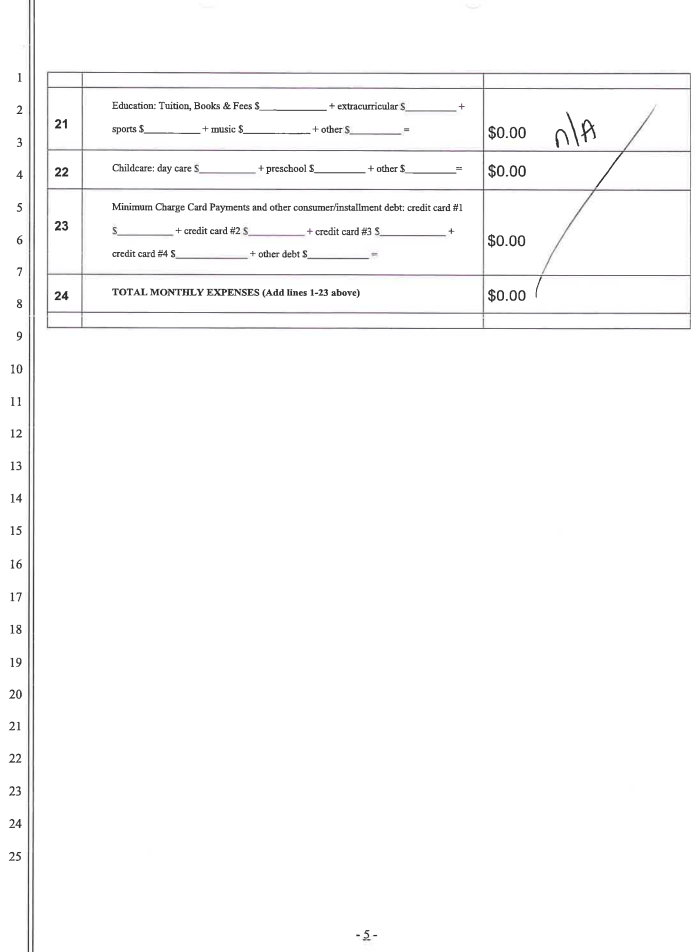
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ļ	RECEIVED
	Alig 1 6 2011
1	Case No. <u>CC+CV-034</u> C 2011 AUG 16 PM 3: 24 Doubles COUNTY 2011 AUG 16 PM 3: 24
2	Dept. No DISTRICT COURT CLERK TED THRAK
3	- I Will have
4	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS
5	
6	Mysa Edith Brrequin
7	Applicant, FINANCIAL DISCLOSURE FORM
8	vs.
9	Javier Kamuraz Adverse Party,
10	/
11	Financial Statement of: Maya Edith Arrequin
12	First name Middle Last name
13	Occupation: Unon played
14	Employed by: N\YA From: To:
15	Previously Employed by: <u>Janiter Dervices</u> From: 2009 To: 2010
	Age & Date of Birth: 4 19 MSD
16	Level of Education: (1)(9) ChOO I
17	Level of Disability, If Any:
18	Marriage Date, If Applicable: <u>NIA</u> Present Home Address: 1047 Wood Sirle Dr. # 102 Corpon City NU
19	Present nome Address: <u>OFTT COULE COULT</u> COULT C
20	How many adults (over 18) live with you?:
21	How much do you receive from each of them each month?: \swarrow I have paid my attorney a retainer of \$_N\A_; and his/her hourly rate is \$_N\A
22	I have paid my attorney a retainer of 5 10171; and his/her hourly rate is 5 10171 I am thePlaintiff/PetitionerDefendant/Respondent in the above action. I swear under penalty of perjury, that the contents of this
23	Financial Declaration are true to the best of my knowledge as of this date. I understand that by my signature I verify the material accuracy of the contents. I also understand that any willful misstatements may be contemptuous and could result in my punishment by the Court. I understand I have a duty to supplement this form upon discovering additional assets or debts or upon changed circumstances within 10 days of discovery.
24	I declare under penalty of perjury that the foregoing and following are true and correct.
	Executed on 8-16-11 Signature: Mayra E. Arreguin.
	- <u>1</u> -

IF SE	LF EMPLOYED OR BUSINESS OWNER PLEASE FILL IN THE BUSI	NESS INCO	OME/EXPENSE SC	HE
YOU	R OWN INCOME:		AMOUNT:	
	LOYMENT INCOME (if paid weekly multiply by 52 and divide by 12; d every two weeks, multiply by 26 and divide by 12)		Attach Copies Of ost recent pay stu	bs
1	Average Gross Monthly Income from Employment (all employment income including salary \$+bonuses \$+ overtime \$+ commissions			
	\$	\$0.00	NIA	
2	Average Monthly Paycheck Deduction – Income Taxes		NIA	(
3	Average Monthly Paycheck Deduction – Social Security		NIA	
4	Average Monthly Paycheck Deduction – Medicare		NIA	
5	Average Monthly Paycheck Deduction – Health Insurance			
6	Average Monthly Paycheck Deduction – Retirement Plan or 401(k)			
7	Average Monthly Paycheck Deduction – Savings Account		\rightarrow	
8	Average Monthly Paycheck Deduction(s) – Other		/	
9	Total Paycheck Deductions per Month (Add lines 2-8 above)	\$0.00	(
10	Average Net Monthly Income from Employment (Subtract line 9 from line 1)	\$0.00	NIA	
	OTHER INCOME		NA	
11	Monthly Spousal Support/Alimony Awarded by a Court		(
12	Monthly Child Support: court ordered \$+ other/voluntary child support \$ =	\$0.00	\backslash	
13	Investment Income (Dividends, interest and capital gains))	
14	Rental Income (Enter the Amount of Depreciation Claimed in Computing Rental Income Here:			
15	Retirement income including Defined-Benefit Distributions, 401(k) Distributions, military retirement		NIA X	

40	Social Security Retirement	2/10
16		NIA
17	Social Security Disability/military disability	
18	Supplemental Security Income (SSI)	
19	Unemployment Benefits	
20	Workers Compensation Payments	
21	Other Sources of Income (Describe: such as direct contributions from roommates or indirect payment of expenses by roommates)	NIA
22	Total Other Income Per Month (Add lines 11-21)	\$0.00
23	TOTAL INCOME PER MONTH (Add lines 10 and 22)	\$0.00
	PERSONAL EXPENSE SCHEDULE (NOTE ALL EXPENSES LISTED BELOW SHOULD BE ON AN AVERAGE MONTHLY BASIS: annual Payments divided by 12 simiannual payments divided by 6, and quarterly payments divided by 3)	TOTAL AMOUNT
1	Mortgage or Rent: 1 st Mtg. S+ 2 nd Mtg. S+ line of credit \$+ taxes \$+ insurance \$=	\$0.00 NA
2	Utilities: Gas/Oil S+ electricity S+ TV/cable S+ Water S+ garbage S=	\$0.00 n/A
3	Telephone: landline \$+ cellular \$+ fax \$+ other \$=	\$0.00 DIA
4	Food, Groceries & incidentals (not including entertainment or dining out)	300 Foodstan
4		
5	Transportation: monthly payment/lease \$+ gas and oil \$+ repairs and maintenance, tires \$+ insurance \$+ license/registration; \$+ parking \$+ public transportation	\$0.00
	repairs and maintenance, tires \$+ insurance \$+	\$0.00 NA

- <u>3</u> -

	Entertainment: dining out \$ + movies, shows \$ + music/videos		
7	\$+ other \$=	\$0.00	nla
8	Dues, Memberships, Fees: Professional \$+ memberships (health club country club) \$+ homeowners \$+ fraternal \$+ business \$+ other \$=	\$0.00	nla
9	Health/exercise: clothing/shoes S+ fees/passes (health clubs etx.) S+ other S=	\$0.00	nla
10	Clothing: self \$+ cleaning \$=	\$0.00	250.00
11	Vacations		nla
12	Pets: Food \$ + boarding \$ + healthcare \$ + gromming \$ + other \$ =	\$0.00	nla
13	Healthcare: Insurance \$+ unreimbursed; medical \$+ dental \$+ orthodontic \$+ medications \$+ counseling \$+ physical therapy \$+ chiropractic \$+ other \$=	\$0.00	nIA
14	Appearance: hair \$+ nails \$+ facials/massage \$+ cosmetics \$+ other \$=	\$0.00	nla
15	Insurance: life \$+ disability \$+ other \$=	\$0.00	NA
16	Books, Newspapers & Magazines		nla
17	Church/Charitable		NIA
18	Accounting & Tax Preparation		NIA
19	Support of Others: Ordered Child Support \$ + voluntary child support \$ + court ordered spousal support \$ + eldercare \$ =	\$0.00	nla
20	Miscellaneous: Gifts \$+ storage \$+ flowers	\$0.00	



Add: Total Average Net Monthly Income from Self-Employment or Business Inchedule Line 30	INCOME/EXPENSE SUMMARY SCHEDULE	AMOUNT:
Achedule Line 30	Fotal Monthly Income from Personal Income Schedule Line #	nIA
	.dd: Total Average Net Monthly Income from Self-Employment or chedule Line 30	Business
let Monthly Income or (Loss)	ess: Total Monthly Expenses from Personal Expense Schedule line	24
	Net Monthly Income or (Loss)	
	κ.	

			<u> </u>	Total	Community	Separat	
	CASH: Include the last four numbers of the account	الدار مع		Total	Community	Husband	Wi
	name and location including the branch of the institution including CDs.		_				
1	including CD3.					- /	
2							-
3						/	
3 4	Quilitatel					/	
4	Subtotal					/	
	INVESTMENTS: Include mutual funds, stocks, bor brokerage accounts, and other investment accounts. the last four numbers of the account, and the name a location including the branch of the institution.	Provide					
5					1		
6					1		-
7					1		-
8	Subtotal						-
-	Oubiotal				1/		
	BUSINESS INTERESTS: If you own all or part inc indicate percentage of ownership here.	lude.,			/		
9	maloute percentage of emicronic here.			1			
10				- /-			
11	Subtotal			-/			-
11	Subiotal			-/			
	RECEIVABLES & DEPOSITS			$\langle \rangle$			-
40	RECEIVABLES & DEFOSITS		- /				1
12)`		
13	Subtotal		-/	1 I			
	REAL PROPERTY, Provide common address and t property e.g. condominium, townhouse, single-fami residence, commercial or retail.	type of ly	/				
14		/					
15		/					
16		/					
17		1					
18	Subtotal	1					
	AUTOS & RECREATIONAL VEHICLES: Provide model, mileage, and vehicle identification number.	e make,					
19	moder, mileage, and venicle identification humber;	1	-				-
20		1					
21		[
22							-
23							
24	Subtotal						1
	PERSONAL PROPERTY: Provide information on electronics, household goods, tools, computers, artw						
	precious metals and jewelry having a value of \$500	or greater.		TOTAL	COMMUNITY	HUSBAND	WIF
25							
26		1					
27							
28		1					
29		1			· · · · · · · · · · · · · · · · · · ·		
30		1					-

32						
33						
34						-
35	Subtotal					
-	CASH VALUE OF LIFE INSURANCE: Provide information					
	on any loans against the cash rounder value of a life insurance					
	policy.			\downarrow \sim		
36				NC		
37				N		
38	Subtotal			1		
	RETIREMENT ACCOUNTS: Provide the name of the					_
	account, last four digits of the account number, an					
	administrator. Provide any information on loans against retirement assets.					
39		1			1	1
40					/	
41					1	-
42					/	-
43	Subtotal			_	1	+
10	Gubiotal				/	+
44	TOTAL ASSETS (add lines	-			/	+
	4,8,11,13,18,24,35,38, and 43)					
-	DEBT	_				-
	LONG TERM DEBT: Provide information on mortgages,			1		-
	notes & deeds of trust, home equity loans and lines of credit, and automobile, recreational vehicle loans and leases.					
45		_		X		
46			/			
47			1			
48			1			
49			1			
50	Subtotal		1			-
	OTHER DEBT: Charge Accounts, Credit Cards, medical	1	ŕ			
	debts, and other short term debts. Provide the name and the lender, and the last four numbers of the account.					
51		1				
52		1				
53		1				
54		ľ				
55	1					
56	1					
57	1					-
58						
58 59	Subtotal					-
19	JUDIOLAI	-				-
60	TOTAL DEBT (Add lines 50 and 59)					
61	NET WORTH (TOTAL ASSETS, line 44 minus TOTAL DEBT, line 60)					

	BUSINESS INCOME/EXPENSE SCHEDULE (Skip this schedule if you are not self-employed or do not own a business)	AMOUNT PER MONTH
1	Average Monthly Gross Receipts from Self-Employment, Business or	
	Businesses	
2	Cost of Sales or Cost of Goods Sold (if applicable)	
3	Gross Profit (Subtract Line 2 from Line 1)	
4	Advertising	
5	Car and truck	1
6	Commissions and fees	
7	Deductible meals	1
8	Depletion	/
9	Depreciation and section 179	
10	Employee benefit programs	
11	Entertainment	
12	Insurance (other than health)	
13	Interest	
14	Legal and professional	
15	Mortgage on building or office space (paid to banks, etc.)	
16	Office expense	
17	Other	
18	Pension and profit-sharing plans	
19	Rent	
20	Repairs and maintenance	
21	Supplies	
22	Taxes and licenses	
23	Travel	
24	Meals	
25	Utilities /	
26	Wages	
	/	
27	TOTAL BUSINESS EXPENSES PER MONTH INCLUDING COSTS OF SALES (Add Lines 4 – 26)	
28	Average Gross Monthly Income from Self-Employment or Business (Subtract	
00	Line 27 from line 3)	
29	Average Estimated Tax Payments on a Monthly Basis (Estimated Tax Payments	
	are made on a quarterly basis. As a result, the required quarterly payment would	
20	be divided by three to calculate the average monthly estimated tax payment.)	
30	Average Net Monthly Income from Self-Employment or Business (Subtract Line 29 from Line 28)	
		I.

]		
1 2 3 4 5	Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person In The First Judicial District Court of the State of Nevada In and for Carson City	
6 7 8 9	<u>Naniel Kaurice</u>) Case No.: <u>Dept. No.:</u> <u>Plaintiff/Petitioner</u> , <u>Dept. No.:</u>	
10 11 12	vs.) NOTICE OF CHANGE OF ADDRESS	
13 14 15	PLEASE TAKE NOTICE that the information listed below is the most current contact information for:	
16 17 18	1371 Village Way F (Aldress) Gordmenille NV 89410 (City, State, Zip)	
19 20	(7775) 781-2420 (Phone Number(s)	
21 22	This document does <u>not</u> contain the Social Security number of any person. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.	
23 24	DATED this $\underline{30}$ day of \underline{Magch} , $20 / 3$.	
25	(Your Signature)	
	Notice of Change of Address - 1	329

1	
2	CERTIFICATE OF SERVICE
3	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
4	true and correct copy of the foregoing Notice of Change of Address in the U.S. Mail with
5	postage pre-paid thereon, addressed to:
6	(Name of other party)
7	postage pre-paid thereon, addressed to: <u>Mayra K- Krequin</u> (Name of other party) <u>1047 Woodside Doile # 119</u> (Address) <u>Carson City M 8970</u> (City, State, Zip)
8	(Address)
9	(City, State, Zip)
10	Dated this 20 day of March , 2013.
11	
12	
13	(Signature)
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
	Notice of Change of Address - 2

REC'D&FILED 1 Code: 1670 2013 APR 16 PM 2: 30 2 Name: Mavier Gmire 2 ALAN GLOVER Address: 1371 Village Way 3 CLERK Gardnerille MI 89410 4 781-7420 Telephone: (775) 5 Appearing in Proper Person 6 IN THE FAMILY DIVISION First 7 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE 8 9 VAVIER RAMIREZ Petitioner, VS. MAJRA E- ARREGUÍN 10 Case No. 12 1211000351 113 11 Dept. No. 12 Respondent. 13 14 15 **EX PARTE EMERGENCY MOTION REGARDING CHILDREN** 16 MOTION TO $\overline{\underline{Conpoeney FULL CUSTORY}}_{(Fill in the name of this motion)}$ (Fill in the name of this motion) $\underline{Tavien Ramipez}_{(Nour name)}$, appearing in Proper Person, hereby move this 17 18 19 20 Court to issue an emergency order, without notice to <u>MAYRA E. AIZREGUIN</u> (The Other Party's name) 21 granting the following: 22 State only what you want the court to order. Do not explain why you want the order issued 23 or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page. 24 25 CUSTODY TO PETITIONER 26 SUPERMISED VISITATION TO RESPONDENT 27 28 REV 8/2010 AA E1 EX PARTE MOTION 1 331

A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was 1 $\frac{2/11/13}{(Date the Decree or Order was filed)}$ To the best of my knowledge, the last order 2 entered on 3 4 concerning this matter was entered on and that order (Date last order entered in this case) 5 6 concerned visitation, TPO, etc.) was about, such as child support, 7 The child(ren) involved in the matter are: 8 NAME AGE DATE OF BIRTH 9 Romicez Javier 3-2066 10 5 10.09-2007 11 12 13 14 Fully explain why you believe this is an emergency situation 15 16 I believe this is an emergency and an order should issue from this Court immediately 17 Carloss because: nose ivas bleeding 18 Tr 19 20 e Car 21 nd C nat seel 22 Us NOSI, 23 24 25 26 mad 27 re 28

E1 EX PARTE MOTION

382

REV 8/2010 AA

ful investigation is concluded Ke Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge (If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.) This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct. DATED this <u>day of</u> day of On (Signature) (Printed Name REV 8/2010 AA E1 EX PARTE MOTION



State of Nevada Department of Health and Human Services Division of Child and Family Services

DCFS

Denise M. Weber, LSW Social Worker III

Carson District Office 1677 Old Hot Springs Road, Ste B Carson City, NV 89706 Phone: (775) 687-4943, Ext 249 Fax: (775) 687-4903 dweber@dcfs.nv.gov



Case# 13 5\$10258

Bilos will reed to be seen by regular doctor in three days

A

	UK PHYSICIAN UN TOUK NEXT VISIT	11 1 2 12
The function of the emergenc: department is to p This is not intend عن substitute for, o Please cotain follow-up care from The resonal physician	rovide-emergency examinations and treatment only. r an effort to provide for the medical care. and the physician recommended to you as instructed b	elow.
Diagnosis: Farfax P	□ See printed instructed b	
O		
Follow-up with your regular physician in _7 (days).	when Regardly bor	
- Concerna apart the his	they possible abge	
Follow Up:	offing freederby.	
 Follow-up with your regular physician in <u>L</u> (days). Please call Dr. to make an appointment in 	Return to ER in hours / days (circle one) for a days / week (circle one) at phone #	recheck
Please call Drto make an appointment in An appointment has been made with	on at.	
Notice: Emergency x-rays/EKGs are read preliminarily by the ED p Please advise your primary physician that the final reports	nysician. They are later reviewed by a radiologist/internist. vill be available in 24 hours.	
Medications	by. Directions/Comments	1 Minister
The medication () you received here may cause defined and the second seco		(init
Wound Care: □ Keep clean and dry (no soaking) for days.	Diet:	
Leave dressing on for 24 hours.	Resume normal	
 Clean wound with warm water & soap daily. <u>Do not soak</u>. Apply triple antibiotic ointment daily. 	Keep well hydrated Low sodium (low salt)	
Report any signs of possible infection. Increased pain	Clear liquids for 24 hours	
redness and swelling, red streaking, drainage of pus or fever.	Nothing by mouth after	
Orthopedic Injuries:	Activity:	
□ Ice to the injury for 20 minutes on / 20 minutes off x dave		
Rest and elevate the injured limb. Use crutches.	□ No restrictions □ Rest with no heaving lifting / exertion	
 Use crutches. Return to ED if splint/cast causes more pain, swelling, numbness or discoloration. 	Bed rest Avoid for for days / weeks (
nereby acknowledge that I have received and understand the instructions provided (incl	understand that I test bretarebout I (abis early and range and that I had	treatment c
The track of the t	ding the medications and reverse side). I understand that I had emergency arrange for follow-up care as instructed. I authorize CVMC to release copies of . I understand that according to NRS 484.379, it is unlawful for me to drive u	treatment o of my medic nder the Discharge signs revie
More Timay be released before all my medical problems are known or fully treated. I will cords to myself, my personal representative or any physician in the continuum of my can fluence of any intoxicating liquor or controlled substance. X PATIENT / GUARDIAN-SIGNALURE DATE / TIME WORK/SCHOOL INSTRUCTIONS DATE:	ding the medications and reverse side). I understand that I had emergency arrange for follow-up care as instructed. I authorize CVMC to release copies of a understand that according to NRS 484.379, it is unlawful for me to drive u	treatment o of my medic nder the Discharge signs revie with physic
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1	Case No.: 12 DR1 00391 1B	NEE'D & FILED
2	Dept. No.: 1	2013 APR 17 PH 2: 34
3		ALAN ALOVER
4		* Ailebel
5	IN THE FIRST JUDICIAL DISTRI	CT COURT OF THE STATE OF NEVADA
6	IN AND F	OR CARSON CITY
7		
8	MAYRA E. ARREGUIN,	
9	Plaintiff,	ORDER DENYING
10	JAVIER RAMIREZ RIVAS,	EX PARTE MOTION
11	Defendant.	
12		
13	This matter comes before the Court	on an Ex Parte Emergency Motion Regarding
14		IREZ RIVAS on April 16, 2013. In his motion,
15	Defendant requests that he be granted full c	ustody of the parties' minor children, EDUARDO
16		CARLOS ADRIAN RAMIREZ (DOB 10/9/2007),
17		Carlos getting a bloody nose. The Court has read the
18	motion and finds that it does not present sub	ficient evidence to justify a change in custody on an
19	ex parte basis.	
20		
21		
22		
23		
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1	Defendant may renew his request by filing and serving Plaintiff with a non-ex parte
2	motion raising these issues and by providing the Court with proof of such service. After Plaintiff
3	has had an opportunity to respond, Defendant may file a Request for Submission and the Court
4	will set a hearing on the matter.
5	Therefore, good cause appearing,
6	IT IS HEREBY ORDERED that Defendant's Ex Parte Motion Regarding Children is
7	DENIED.
8	Dated this <u>17</u> day of April, 2013.
9	JAMES T. RUSSELL
10	DISTRICT JUDGE
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1	CERTIFICATE OF MAILING	
2	I hereby certify that on the $\mathcal{I}_{\mathcal{I}}$ day of April, 2013, I placed a copy of the foregoing	
3	in the United States Mail, postage prepaid, addressed as follows:	
4	Mayra E. Arreguin 1035 Woodside Drive #119	
5	Carson City, NV 89701	
6	Javier Ramirez Rivas 615 Hot Springs Road #114	
7	615 Hot Springs Road #114 Carson City, NV 89706	
8) Scon Walken	
9	J. Scott Walker Law Clerk, Department I	
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1 2 3	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person Mailing Address: City, State, Zip: Telephone: In Proper Person Mailing Address: City, State, Zip: Telephone: Description Telephone: Description Telephone: Description Telephone: Description Telephone: Description Descripti	1
4	In The First Judicial District Court of the State of Nevada	
5	In and for Carson City	
7) Case No. <u>12 D/2100039718</u>) Dept. No. <u>/</u>	
8	Plaintiff, Dept. No	
9	vs.	
10	Mayra E- Avrequin) Defendant.	
11		
12	ADDITION TO MANTE DU DIO FEEQUEDMACE ON M	
13	APPLICATION TO WAIVE FILING FEES/SERVICE ONLY	
14	Pursuant to NRS 12.015, and based on the following Affidavit, I request permission from	
15	this Court to proceed without paying court costs or other costs and fees as provided in NRS	
16	123.015 because I lack sufficient financial ability.	
17	AFFIDAVIT	
18	STATE OF NEVADA)	
19) ss. CITY OF CARSON CITY)	
20	I, Javies Ramirez, after being duly sworn, depose and state as follows:	
21	(Your name)	
22		
23 24		
24		
	Page 1 of 4	
	Application to Waive Filing Fees and Costs/W/07-18-11	339

1	
1	1. I have read the contents of this Application and am competent to testify as to the
2	contents of this Application and the contents are true of my own knowledge.
3	2. I am unable, because of my financial poverty, to pay the costs and fees of this case,
4	and I am unable to give security for the costs and fees in this matter.
5	3. I wish to file with this Court the pleading submitted with this Application. I cannot
6	pay the costs of filing because I lack sufficient income, assets or other resources.
7	Including myself, there are $___$ adults and $____$ children
8	in my household. Their age(s) is/are 5 cm el 7
9	My total monthly income after taxes (take home pay) is:
10 11	From all sources, including employment, self-employment, Social Security, child support, alimony, State and County benefits, etc. \$
12	Any other household income from another member of the household: \$
13	List where you work and your job title:
14	The following represent a list of my assets and their value:
15	Automobile: <u>Value</u> <u>Loan Balance</u>
16	<u>Foru</u> <u>Explorer</u> 2007 \$ <u>500</u> \$
17	Mobile Home, House or Other Real Estate: \$
18	(Size, type and/or year of account)
19	Bank Accounts: \$
20	(Name of bank and type of account)
21	Other: \$
22	\$ \$
23	
25	
	Page 2 of 4
	Application to Waive Filing Fees and Costs/W/07-18-11

1	My total monthly expenses are:	
2		iving with parents
3	Rent or Mortgage	\$
4	Phone, Gas, Electricity, and other Utilities	\$
5	Food	\$
6	Child Care	\$
7	Insurance	\$
8	Medical	\$
9	Transportation	\$
10	Child support and child care expenses paid to someone else	\$
11	Other	\$
12		
13	TOTAL MONTHLY EXPENSES	\$
14		
15	I request that the Court hold a hearing on this Application if the	Court is inclined to deny
16	the same so that I may testify as to my indigent status.	
17	Juny 2n	×
18	(Your Signatur	٤)
19	Cartified haf an Internet in 17th An	· 1
20	Certified before me pursuant to NRS 3.300(2) this $\frac{17}{M}$ day of $\frac{12}{M}$	<u>rel</u> , 20 <u>13</u> .
21	Cillulat	~
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	Page 3 of 4	
	_	Filing Fees and Costs/W/07-18-11
11		g i us and Cosis/ w/0/-18-11

1	STATE OF NEVADA)) ss.
2	COUNTY OF CARSON)
3	On this day of, 20, personally appeared before
4	me, the undersigned, a Notary Public in and for the County of,
5	State of Nevada,, personally known to me or proved to
6	me to be the person whose name is subscribed to the above instrument and who acknowledged
7	that she/he executed the above instrument freely and voluntarily and for the uses and purposes
8	therein mentioned.
9	
10	NOTARY PUBLIC
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	Page 4 of 4
	Application to Waive Filing Fees and Costs/W/07-18-11
I	

Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person 3	R. C'D & FILED April 18, 2013 Date ALAN GLOVER ALAN GLOVER CLERK Deputy
	et Court of the State of Nevada
5 In and for	Carson City
7) Case No. $\frac{2 D R O O 3 97 / B}{2}$
8 Jane Ramirez) Dept. No
9 vs.)
· Mayra F. Arregurn	
1 Defendant.	
2	
	AIVER OF FEES AND COSTS
Upon consideration of <u>Canad</u>	s/Service Only) <u>Committee</u> 's Application to (Your Name)
⁶ Waive Filing Fees/Service Only and it appeari	ng that there is not sufficient income, property or
7 resources with which to maintain the action, and	nd good cause appearing therefore:
⁸ IT IS HEREBY ORDERED that _	(Your Name)
 resources with which to maintain the action, and IT IS HEREBY ORDERED that	Janier Man Der (Your Name)
	is with this action as permitted by NRS 12.015.
-	of costs or fees or the necessity of giving security,
	ecessary writ, process, pleading, or paper without
charge. The Sheriff or other appropriate office	er within this State shall make personal service of
Pag	ge 1 of 2

any necessary writ, pleading, or paper without charge, If this party prevails in this action, the 1 court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay into the 2 Court, within five (5) days, the costs which would have been incurred by the prevailing party, 3 and those costs must then be paid as provided by law. 4 Umirez 's IT IS HEREBY ORDERED that 5 6 request to waive fees and costs is DENIED for the following reason: 7 A. The party is not indigent. 8 Other: 9 B. 🗌 10 day of _____ 11 ,20 13 . DATED this 12 13 14 15 Respectfully submitted: 16 (Your signature) 17 m. rer (Your name) 18 (Address) 19 9410 20 (Telephone) 21 /// 22 /// 23 /// 24 25 Page 2 of 2 Order Regarding Waiver of Fees and Costs/W/Rev. 07-18-11

REC'D & FILFT Your Name: Dat 1 Mailing Address: ALAN GLOVER City, State, Zip: 9410 CLERK 2 Telephone: In Proper Person 3 Deput 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Vavier Kami) Case No.: /2DR10003 91 1B 8 Dept. No.: Plaintiff/Petitioner. 9 **MOTION TO MODIFY** 10 VS. 11 ant/Respondent.) 12 13 m//e2____, appearing in Proper Person, I (Your Name) 14request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 18 Change custury from 50/50 to imary to plaintiff. 19 20 21 22 23 24 25 345 Motion to Modify (Divorce/Custody) - 1

1	The original Decree of Divorce or Custody Order was entered on $\frac{\partial 3/11/13}{Date the decree or order was filed)}$
2	To the best of my knowledge, the last order concerning this matter was entered on
3	2/11/13 and that order concerned Child Support. D. Verce
4	(Date last order was filed) (State what the last order was about,
5	such as child support, visitation, etc.)
6	If children are involved in this matter, fill in the following information. If children are not involved in this matter, print N/A in the following blanks.
7 8	The names, ages and birth dates of the children the subject of this Motion are:
9	NAME AGE BIRTH DATE
10	Eduardo Janes Remiror 7 07/13/06
11	Eduardo Janes Remiror 7 0#/13/06 Carlos Adrian Remiroz 5 10/09/07
12	
13	
14	
15 16	Fully explain why you believe you should be granted your request(s). List and number each request.
17	This Motion is made for the following reasons:
19	See attached
20	
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25	
	Motion to Modify (Divorce/Custody) - 2

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16	(To the stand of paper. Be sure you write only on
18	(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)
19	This document does not contain the Social Security number of any person.
20	I declare under penalty of perjury under the law of the State of Nevada that the foregoing
21	is true and correct. DATED this $/ 7$ day of $Apn'/$, $20/3$.
22	
23	Junie Cummes (Your Signature)
25	(Your Signature)
	Motion to Modify (Divorce/Custody) - 3

April 17, 2013

Honorable Judge James T. Russell:

Material change of circumstances occurred affecting the current custodial arrangement granted by the First Judicial Court, on March 11, 2013

On Monday April 16, 2013 I was told by Carlos A.Ramirez, son of Mayra E. Arreguin And mine, that his nose was bleeding again, just like it did the day that his mother hit him...

When I questioned Carlos, he said that on the prior Friday when they were under Mayra's care, he went into the fridge to get something to drink, and before he can put it in his mouth, Mayra slapped him really hard that his nose started to bleed "a lot". His brother Eduardo witnessed the whole incident and screamed "Oh my God Mom he's bleeding!" they also stated that they were crying for a while.

I've filed a police report in Douglas County #13S010258, with Deputy Sheriff Troy Van Amburg, who questioned Carlos in my residence, after that I took him to the ER, where the doctor suggested to contact Child Protective Services, and report the physical abuse Carlos is receiving from his mother.

At the present time Cindy Goodfrey, is working on the investigation, and she has stated that Mayra is yet to return her phone calls.

I worried about the welfare and safety of Carlos and Eduardo, under Mayra's care, and the best interest of the children are served by establishing primary custody with me.

I've always been a primary caretaker of Eduardo and Carlos, since they were born, and Always a good father figure to them.

Respectfully

Javier Ramirez

CARSON VALLEY MEDICAL CENTER 1107 Highway 395

EMERGENCY DEPARTMEN DISCUADEE INSTRUCTION

	OUR PHYSICIAN ON YOUR NEXT VISIT	
The function of the emergency department is to provide-emergency examinations and treatment only. This is not intended to be a substitute for, or an effort to provide, complete medical care. Please obtain follow-up care from your personal physician and the physician recommended to you as instructed below.		
Diagnosis: Fartaxis	□ See printed instructions.	
Special Instructions: A RETURN TO THE EMERGENCY DEPARTME		
DI all lude paters e le	and a hold a set in the	
T. Concerna about the the	there possible about	
A Concerne about the has	when one one	
Follow-up with your regular physician in $\frac{1}{2}$ (days).	Return to ER in hours / days (circle one) for a recheck	
Please call Drto make an appointment in		
An appointment has been made with	onat	
Notice: Emergency x-rays/EKGs are read preliminarily by the ED p Please advise your primary physician that the final reports	physician. They are later reviewed by a radiologist/internist. will be available in 24 hours.	
Medications	2ty. Directions/Comments	
- 133 · · · · ve	202	
The medication () you received here may cause division ()	Irowsiness. Do not drive/operate machinery for hours!(initial	
Wound Care:	Diet:	
□ Keep clean and dry (no soaking) for days.		
Leave dressing on for 24 hours.	Resume normal	
Clean wound with warm water & soap daily. Do not soak.	□ Keep well hydrated	
 Apply triple antibiotic ointment daily. Report any signs of possible infection: Increased pain, 	 Low sodium (low salt) Clear liquids for 24 hours 	
redness and swelling, red streaking, drainage of pus or fever.	□ Nothing by mouth after	
Have your stitches / staples removed in days.		
Orthopedic Injuries:	Activity:	
□ Ice to the injury for 20 minutes on / 20 minutes off x days.		
Rest and elevate the injured limb.		
□ Use crutches.	Rest with no heaving lifting / exertion	
Return to ED if splint/cast causes more pain, swelling, numbress or discoloration.	Bed rest Avoid for days / weeks (circle one)	
Y		
I hereby acknowledge that I have received and understand the instructions provided (incl	studing the medications and reverse side). I understand that I had emergency treatment only	
records to myself, my personal representative or any physician in the continuum of my car	Il arrange for follow-up care as instructed. I authorize CVMC to release copies of my medical re. I understand that coording to NRS 484.379, it is unlawful for me to drive under the	
influence of any intoxicating liquor or controlled substance.	- Discharge vita	
X 5/2 4/10/3	3 X ON KOKOD COL (signs reviewe	
PATIENT / GUARDIAN SIGNATURE DATE / TIME	RN/MD SIGNATURE DATE/TIME	
WORK/SCHOOL INSTRUCTIONS DATE:	Prescriptions: CARSON VALLEY MEDICAL CENTER 1107 Hwy 395, Gardnerville, NV 89410 1107 Hwy 395, Gardnerville, NV 89410	
Diagnosis: Diagnosis:	Warren T. Writhers, MD, CMO LIC# A69145 DEA# BW7496397	
□ No Work / School / PE for day(s).** □ No lifting over lbs.	R Name D.O.B	
□ Modified work for day(s).** □ Must use: Splint, sling, crutches	Address Sex [] M [] F	
May resume work at full capacity: D Standing/walking no more	Quantity: [1-24] 25-49 [50-74	
Go to Occupational Medicine Clinic on than% each hour	1) 1) 101-150 [] 151 + Over 10 No Refills	
Rother Bachlettana	□ Do not substitute _ Initial Quantity:□1-24 □25-49 □50-74	
Other Restrictions	2)	
	∠) □ No Refills □ Do not substitute Initial	
OCCUPATIONAL MEDICINE CLINIC CARSON VALLEY MEDICAL CENTER: (775) 782-1615	Quantity: 1-24 25-49 50-74	
CANGON VALLET MEDICAL CENTER. (13) 102-1013	3)	
M. D.	Do not substitute Initial	
	THE DOOL MENT CONTENDED YOU DANTIOOD OLD AND DEAD THE SCOLED OF DOOL OF THE WATER AND AN ALL AND AN ALL AND	
	THIS DOCUMENT CONTAINS A VOID PANTOGRAPH, CHEMICAL REACTIVE SECURITY PAPER, REFLECTIVE WATERMARK ON BACK, COLOR CHANGE INK FEATURE, CONSECUTIVE MANEEPING, WHOLE BATCH NUMBER, A SECURE MICROPRINT FEATURE, OPACLE FEATURE	
** Disability time-off beyond that indicated above is to be handled through the follow-up physician, NOT the emergency physician.	COLOR CHANGE INK FEATURE, CONSECUTIVE HUMBERING, WHOLE BATCH NUMBER A SECURE MICROPRINT FEATURE, OPACLE FEATURE	
** Disability time-off beyond that indicated above is to be handled	COLOR CHANGE INK FEATURE, CONSECUTIVE HUMBERING, WHOLE BATCH HUMBER A SECURE MICROPRINT FEATURE, COACLE FEATURE X Date Date Dete	
** Disability time-off beyond that indicated above is to be handled through the follow-up physician, NOT the emergency physician.	COLOR CHANGE INK FEATURE, CONSECUTIVE HUMBERING, WHOLE BATCH HUMBER A SECURE MICROPRINT FEATURE, COACLE FEATURE X Date Dwill be the number of drugs prescription is void if the number of drugs prescripted is not noted	
** Disability time-off beyond that indicated above is to be handled through the follow-up physician, NOT the emergency physician. PA 800 597353 6 CER 5Y	COLOR CHANGE INK FEATURE, CONSECUTIVE HUMBERING, WHOLE BATCH HUMBER A SECURE MICROPRINT FEATURE, COACLE FEATURE X Date Date Worker's Comp Prescription is void if the number of drugs prescribed is not noted 1 2 3 SP44 120610 M 87 - 66 - 03 PATIENT IDENTIFICATION	
** Disability time-off beyond that indicated above is to be handled through the follow-up physician, NOT the emergency physician.	COLOR CHANGE INK FEATURE, CONSECUTIVE HUMBERING, WHOLE BATCH HUMBER A SECURE MICROPRINT FEATURE, COACLE FEATURE X Date Date Worker's Comp Prescription is void if the number of drugs prescribed is not noted 1 2 3 SP44 120610 M 87 - 66 - 03 PATIENT IDENTIFICATION	
** Disability time-off beyond that indicated above is to be handled through the follow-up physician, NOT the emergency physician. PA 800 597353 6 CER 5Y	COLOR CHANGE INK FEATURE, CONSECUTIVE HUMBERING, WHOLE BATCH HUMBER A SECURE MICROPRINT FEATURE, COACLE FEATURE X Date Date Worker's Comp Prescription is void if the number of drugs prescribed is not noted 1 0 2 0 3 SP44 120610 M 87 - 66 - 03 10/09/2007	
** Disability time-off beyond that indicated above is to be handled through the follow-up physician, NOT the emergency physician. PA 800 597353 6 CER 5Y	COLOR CHANGE INK FEATURE, CONSECUTIVE HUMBERING, WHOLE BATCH HUMBER A SECURE MICROPRINT FEATURE, COACLE FEATURE X Date Date Worker's Comp Prescription is void if the number of drugs prescribed is not noted 1 0 2 0 3 SP44 120610 M 87 - 66 - 03 10/09/2007	

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1	Case No.:	12 DR1 00391 1B		REC'D & FILED
2	Dept. No.:	Ι		2013 JUN -7 AM 10: 37
3				ALAN GLOVER
4				BY CLEAN DEPINTY
5	IN TH	E FIRST JUDICIA	L DISTRICT COURT OF T	HE STATE OF NEVADA
6		I	N AND FOR CARSON CITY	ζ.
7				
8	MAYRA E.	ARREGUIN,		
9		Pla	intiff,	ORDER AFTER
10	VS.			<u>JUNE 6, 2013</u>
11	JAVIER RA	MIREZ RIVAS,		<u>HEARING</u>
12		Det	fendant/	
13	This	matter comes before	the Court on Application for T	emporary and/or Extended
14	Order for Protection Against Domestic Violence filed by Defendant on May 20, 2013. A hearing			
15	on the protective order was scheduled for and held on June 6, 2013. Both parties attended the			
16	hearing in pe	erson, appearing in p	ro per.	
17	At th	e hearing, the Court	determined that Plaintiff, the ad	lverse party, had not committed
18	any act that v	would constitute grou	unds for the issuance of a prote	ctive order. Accordingly, the
19	Court denied	1 the application. Du	ring the hearing, however, the	parties raised issues regarding
20	visitation wi	th the children while	the children are in school. De	fendant indicated that he had
21	been forced	to miss parent teache	er meetings and an award ceren	nony for one of the children due
22	to a provisio	on in the divorce decr	eė entered on March 11, 2013,	regarding the parties' visitation
23	rights and ac	ccess to the children	while they are in school. That	provision provides:
24	That	on those days when	a parent has physical custody c ight to visit the child at school	f the children, that parent
25	parer	nt teacher conference	: likewise, on those days when	a parent does not have
26	schee	duled parent teacher	hildren, that parent may not vis conferences.	it the end of attend
27	The Court fo	ound that this provisi	on unduly restricted the parties	' access to the children
28	during schoo	ol functions and pare	nt teacher conferences.	

l

Therefore, good cause appearing,

IT IS HEREBY ORDERED that, as a limited exception to the temporary protective order in case number 12 PO 00391, both parties shall have the right to attend school functions that are open to parents-such as plays, awards ceremonies, etc.-but shall avoid contact with one another at such functions to the greatest extent reasonably possible and shall not communicate with one another;

IT IS FURTHER ORDERED that, as a limited exception to the temporary protective order in case number 12 PO 00391, both parties shall have the right to attend parent teacher conferences, provided they conduct themselves in a civil manner and refrain from making any disparaging remarks to the teacher or to one another; and

IT IS FURTHER ORDERED that Defendant may visit the children at school during lunchtime but only when Plaintiff is not present at the school.

Dated this 7 day of June, 2013.

MES T. RUSSELL STRICT JUDGE

1	CERTIFICATE OF MAILING
	I hereby certify that on the $\underline{\underline{7}}_{\underline{1}}^{\underline{\mathcal{U}}}$ day of June, 2013, I placed a copy of the
2	I hereby certify that on the <u>1</u> day of June, 2013, I placed a copy of the foregoing
- 3	in the United States Mail, postage prepaid, addressed as follows:
4	
5	Mayra E. Arreguin
6	
7	Javier Ramirez Rivas 615 Hot Springs Road #114 , Carson City, NV 89706
8	
9	Ston Walten
10	J. Scott Walker Law Clerk, Dept. I
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. + 2 eniror REC'D & FILED Your Name: 1 Mailing Address: 137 2013 JUN 11 PM 4: 34 City, State, Zip: 2 Telephone: ALAN GLUVER In Proper Person 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Janier Kamn) Case No.: 12 0R/00391 1B 8 Plaintiff/Petitioner.) Dept. No.: _/____ 9 NOTICE OF CHANGE OF ADDRESS 10 VS. 11 Defendant/Respondent. 12 13 PLEASE TAKE NOTICE that the information listed below is the most current contact 14 information for: Varier Ramirel (Name) 15 $\frac{1371 \text{ VIIIGSe Way F}}{(\text{Address})}$ $\frac{69760 \text{ (Address)}}{(\text{City, State, Zip)}}$ $\frac{775}{(\text{Phone Number(s)})}$ 16 17 18 19 20 This document does <u>not</u> contain the Social Security number of any person. 21 I declare under penalty of perjury under the law of the State of Nevada that the foregoing 22 is true and correct. DATED this <u>/1</u> day of <u>clime</u> 2:13. 23 24 (Your S .ature) 25 353 Notice of Change of Address - 1

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Notice of Change of Address in the U.S. Mail with postage pre-paid thereon, addressed to:

postage pre-paid thereon, addressed to: Mayra F. Areşun (Name of other party) 1035 Ward Side Drive # 119 (Address) <u>Carson Crty W 89701</u> (City, State, Zip) ,20<u>/3</u>. Dated this 1/ day of _____ (Signature)

LAOOF OF SERVIC

Initiator: Javier Ramirez 1371 Village Wy. #F Gardnerville, NV 89410

Attorney for:

Court: First Judicial District Court, Dept. I

Plaintiff: Javier Ramirez Defendant: Mayra E. Arreguin Hearing:

REC'D& FILED MIS JUN II PHPIRA ALAN GLOVER έiς, 27 CLERK PEPHTY

Case No. **12DRI0003911B** File No. 177975 - 1

1. At the time of service I was at least 18 years of age and not a party to this action, and I served copies of the:

Motion

2. Party served: Mayra E. Arreguin AKA: AKA: 1035 Woodside Dr. #119 Carson City, NV 89701

3. I served the party named in Item 2: **Personally**

April 30, 2013 03:28 PM

4. Remarks: Motion to Modify.

5. Person serving: Chris MacMahon Carson City Sheriff's Department 911 East Musser Street Carson City, Nv. 89701 Service Fee: \$0.00

Phone: (775) 887-2020 (x1712)

7. I am a Carson City Sheriff's officer and I certify that the foregoing is true and correct.

Date: May 02, 2013

Sheriff's Authorized Agent

RECORFILED iner Kamikez 2019 JUN 27 AM 9: 40 Your name: Mailing Address: 7 F9410 1 ALAN GLOVER City, State, Zip: 2 Telephone: _CLERK In Proper Person 3 In The First Judicial District Court of the State of Nevada 4 In and for Carson City 5 Vana Ramsez) Case No.: 12DR1000.39/18 Plaintiff,) Dept. No. 1 6 7 8 **REQUEST FOR SUBMISSION** 9 vs. Zyra E. Arequin 10 11 12 COMES NOW, Javier Ramicel, in proper person, and hereby 13 previously filed 14 Servie requests that the <u>Proof</u> O (name of document) 20/3, be submitted to in the above-entitled matter on the <u>11</u> day of <u>June</u> 15 16 the Court for consideration. , 20_/3_. 17 DATED this 27 day of Jone Your Name Varier Ramirez Address <u>1371 VILLage Way F</u> Goudnemille N 89410 18 19 20 21 Telephone # _ 775 - 781 7420 22 23 ¢, 24 25 Page 1 of 2 Request to Submit/W/11-10-05 Docket 84723 Document 2022-18357

<u>CERTIFICATE OF SERVICE</u>

1	
2	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
3	true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid
4	thereon, addressed to:
5	Mayra E. Arreguin
6	1035 Woodside Drive # 119
7	Mayra E. Arreguin 1035 Woods ide Drive # 119 Carson City NN 89206 Dated this 27 day of June .2013.
8	Dated this 27 day of $\int J_{\text{MC}} = \frac{20}{3}$
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	Page 2 of 2
	Request to Submit/W/11-10-09
1	I I

Set In Department: I
Set In Department: I
TOTO 2 FILE
REGIOCITIC
13 JUL -5 AM 10: 18
BY Shurty of Fair
□ NON-JURY
o'clock, A.M. NO1Setting Plaintiff □ Defendant
2013 Ames T. Russell MES T. RUSSELL Strict Judge
The reby certifies that on the $\int_{1}^{1} day$ of July, 2013,
DA () Pro per () Other id, addressed as follows: 1 E. Arreguin Scott Walker, Law Clerk, Dept. I 358

REC'D & FILED 2013 JUL 19 PM 2:50 Your Name: Mailing Address: 1 City, State, Zip: Telephone: 2 In Proper Person In The First Judicial District Court of the State of Nevada 3 4 In and for Carson City 5 6) Case No.: $\frac{202/000341}{1B}$ 7 guild Dept. No.: Plaintiff/Petitioner, 8 9 MOTION vs. 10 Defendant/Respondent.) 11 appearing in Proper Person, 12 Janes 13 I (Your Name) request that the Court enter an Order granting me the following: 14 State what you want the Court to order. If you have more than one request, 15 clearly list and number each request. Do not explain your requests in detail 16 here, just list them. accept the altuched pypenvicek 17 Please 18 enderce. 19 20 21 22 23 24 25 Motion - 1

Fully explain why you believe you should be granted your request(s). List and number each request. This Motion is made for the following reasons: Kindus she didn L Inmed she Ś .<

(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the 1 This document does **not** contain the Social Security number of any person. bottom.) 2 I declare under penalty of perjury under the law of the State of Nevada that the foregoing 3 DATED this /9 day of J/9, 20/3. 4 5 6 (Your Signature) 7 8 9 10 CERTIFICATE OF SERVICE 11 Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a 12 true and correct copy of the foregoing Motion in the U.S. Mail with postage pre-paid thereon, 13 addressed to: 14 (Name of other party) (Name of other party) 15 <u>305 Woods du Drie #119</u> (Address) <u>Address</u> (City, State, Zip) 16 (Address) 17 (City, State, Zip) 18 19 20 Dated this 15 day of 104, 2013. 21 22 23 (Signature) 24 25 Motion - 3



Ramirez, Eduardo J MRN: 4169516

Department: ER FACILITY CVMC Date of Visit: 6/23/13

ER FACILITY CVMC 1107 Hwy 395 Gardnerville NV 89410 Phone: 775-782-1600

You were seen by:

1. Timothy D Tonini, D.O.

Your Diagnosis Was

Abdominal muscle strain

Follow-up Information

1. Follow up with Primary care physician in 4 days. (Please stop sit-ups until you follow-up with your doctor. Please return to the ER if worse symptoms, increased pain or as needed. Take tylenol or motrin every 6 hours as needed for pain)

Medication Information

Review all of your home medications and newly ordered medications with your primary doctor and/or pharmacist as soon as possible. Follow medication instructions as directed by your doctor and/or pharmacist.

Please keep your complete medication list with you and share with your physician. Update the information when medications are discontinued, doses are changed, or new medications (including over-the-counter products) are added; and carry medication information at all times in the event of emergency situations.

Below are the medications your physician expects you to take upon discharge

No Medications Reported Discharge Instructions

Muscle Strain (Pulled Muscle)

A pulled muscle happens when a muscle is over-stretched. Recovery usually takes 5 to 6 weeks.

HOME CARE

Put ice on the injured area.

- Put ice in a plastic bag.
- Place a towel between your skin and the bag.
- Leave the ice on for 15 to 20 minutes at a time, every hour for the first 2 days.
- Do not use the pulled muscle for several days or until your doctor says you can. Do not use the muscle if you have pain.
- Wrap the injured area with an elastic bandage for comfort. Do not to put it on too tightly.
- Only take medicine as told by your doctor.

Warm up before exercise. This helps prevent muscle strains.

GET HELP IF:

There is increased pain or puffiness (swelling) in the affected area. MAKE SURE YOU:

- Understand these instructions.
- Will watch your condition.
- Will get help right away if you are not doing well or get worse. Document Released: 09/26/2009 Document Re-Released: 06/07/2011

ExitCare® Patient Information ©2011 ExitCare, LLC.

Patient Information

Patient Information

1. Following emergency treatment, all patient's requiring follow-up care must return either to a private physician or a clinic. If your condition worsens before you are able to obtain further medical attention, please return to the emergency room.

2. Your final bill may vary from the amount quoted upon discharge. If all precedures are not complete at that time or if your doctor has additional procedures of which we are not aware, you will receive an additional bill. If you return to the Emergency Department at Carson Valley Medical Center for suture removal, you may receive a bill regardless of the facility of which the sutures were placed.

3. Should you have any questions about your bill, or, if you are uninsured and would like to learn about discounts for prompt payment, please call 775-782-1625.

4. All self pay accounts are due in full at the time of treatment. If you are unable to meet this obligation then payment is expected within 4-5 days. Please arrange for settlement of this account by calling 775-782-1625.

5. Patients who carry medical insurance should remember that all professional services are rendered and charged to the patient, not the insurance company. As a courtesy to you we will bill your insurance company. We request payment of any deductibles or co-payments at the time of treatment. The obligation for the full payment of this account remains your own and if the insurance company fails to make payment within 30 days of our billing you will be expected to pay the total balance of this account.

6. RADIOLOGY DEPARTMENT BILLING

Patients will receive 2 bills for radiology services. Carson Valley Medical Center will bill you for the use of the facilities, technical personnel and materials. This is called the hospital technical charge. You will also receive a bill from Sierra Nevada Medical Imaging, chartered for services of the attending radiologist who preformed any necessary injections, supervised the taking of your X-rays, interpreted the films and reported results to your



Ramirez, Carlos A MRN: 4176931

Department: **ER FACILITY CVMC** Date of Visit: 6/23/13

ER FACILITY CVMC 1107 Hwy 395 Gardnerville NV 89410 Phone: 775-782-1600

You were seen by:

1. Timothy D Tonini, D.O.

Your Diagnosis Was

Otitis media

Follow-up Information

1. Follow up with Primary Care Physician in 4 days. (please return to the ER if worse symptoms, fever, trouble breathing or as needed)

Medication Information

Review all of your home medications and newly ordered medications with your primary doctor and/or pharmacist as soon as possible. Follow medication instructions as directed by your doctor and/or pharmacist.

Please keep your complete medication list with you and share with your physician. Update the information when medications are discontinued, doses are changed, or new medications (including over-the-counter products) are added; and carry medication information at all times in the event of emergency situations.

Below are the medications your physician expects you to take upon discharge

Start Taking AZITHROMYCIN (ZITHROMAX) 200 MG/5ML SUSR	10 mg/kg po day one, then 5 mg/kg po days 2-5, Disp QS Refills: 0
CETIRIZINE (ZYRTEC) 5 MG TABLET	Take 0.5 Tabs by mouth every day. Refills: 0

Continue the below patient reported medications that were confirmed with patient as taking prior to ER admission

No Medications Reported

These Medications Have Changed

eathing in smoke or fumes.

- ∠xercise.
- Acid backing up from the stomach (acid reflux).
- Habit.
- Reaction to medicines.
- HOME CARE
 - Take medicine as told by your doctor.
 - Stay away from anything that causes coughing at school, work, or home.
 - Stay away from smoke.
 - Use a humidifier to moisten the air in your room.

GET HELP RIGHT AWAY IF:

- You or your child has trouble breathing.
- You or your child has a temperature by mouth above 102° F (38.9° C), not controlled by medicine.
- Your baby is older than 3 months with a rectal temperature of 102° F (38.9° C) or higher.
- Your baby is 3 months old or younger with a rectal temperature of 100.4° F (38° C) or higher.
- There is very bad chest pain.
- You or your child starts to have a high-pitched whistling sound when breathing in or out (wheezing).
- The cough has not improved after 3 weeks.

There are new problems.

MAKE SURE YOU:

- Understand these instructions.
- Will watch this condition.

Will get help right away if you or your child is not doing well or gets worse.

Document Released: 03/14/2011

ExitCare® Patient Information ©2011 ExitCare, LLC. Middle Ear

Infection, Child (Otitis Media, Child)

A middle ear infection is an infection in the space behind the eardrum. It often happens along with a cold. It is caused by a germ (bacteria) that starts growing in that space. Your neck may feel puffy (swollen) on the side of the ear infection.

HOME CARE

- Have your child take all medicines as told by your doctor. Do this even if your child starts to feel better.
- Follow up with your doctor as told.

GET HELP RIGHT AWAY IF:

- The pain is getting worse.
- Your child has a temperature by mouth above 102° F (38.9° C), not controlled by medicine.
- Your baby is older than 3 months with a rectal temperature of 102° F (38.9° C) or higher.
- Your baby is 3 months old or younger with a rectal temperature of 100.4° F (38° C) or higher.
- Your child is very fussy, tired, or confused.
- Your child has a headache, neck pain, or a stiff neck.
- · Your child has watery poop (diarrhea) or throws up (vomits) a lot.
- Your child starts to shake (seizures).
- Pain medicine does not help the pain when used as told.

MAKE SURE YOU:

- Understand these instructions.
- Will watch your child's condition.
- Will get help right away if your child is not doing well or gets worse.

Patient Information

Patient Information

1. Following emergency treatment, all patient's requiring follow-up care must return either to a private physician or a clinic. If your condition worsens before you are able to obtain further medical attention, please return to the emergency room.

2. Your final bill may vary from the amount quoted upon discharge. If all procedures are not complete at that time or if your doctor has additional procedures of which we are not aware, you will receive an additional bill. If you return to the Emergency Department at Carson Valley Medical Center for suture removal, you may receive a bill regardless of the facility of which the sutures were placed.

3. Should you have any questions about your bill, or, if you are uninsured and would like to learn about discounts for prompt payment, please call 775-782-1625.

4. All self pay accounts are due in full at the time of treatment. If you are unable to meet this obligation then payment is expected within 4-5 days. Please arrange for settlement of this account by calling 775-782-1625.

5. Patients who carry medical insurance should remember that all professional services are rendered and charged to the patient, not the insurance company. As a courtesy to you we will bill your insurance company. We request payment of any deductibles or co-payments at the time of treatment. The obligation for the full payment of this account remains your own and if the insurance company fails to make payment within 30 days of our billing you will be expected to pay the total balance of this account.

6. RADIOLOGY DEPARTMENT BILLING

Patients will receive 2 bills for radiology services. Carson Valley Medical Center will bill you for the use of the facilities, technical personnel and materials. This is called the hospital technical charge. You will also receive a bill from Sierra Nevada Medical Imaging, chartered for services of the attending radiologist who preformed any necessary injections, supervised the taking of your X-rays, interpreted the films and reported results to your physician or supervised your therapy treatments. This charge is called the radiologist's professional fee. Each bill must be paid separately. Should you have any questions regarding the radiologist's professional fee, please call (855) 875-7770.

7. PATHOLOGY BILLING DEPARTMENT

Patients will also receive 2 bills for certain pathology services. Eastern Sierra Pathology will submit a certain bill for consultation services rendered in the examination of surgically removed tissue, cytology, and bone marrow specimens by the attending pathologists. The charge is for the pathologist's professional fee and must be paid for separately. Should you have any questions regarding the pathologist's professional fee, please call (530) 543-5980.

9. If you have had radiology studies (CT, X-ray, Ultrasound, MRI), you have received a

and in the second



BRIAN SANDOVAL Governor

March 12, 2013

STATE OF NEVADA DEPARTMENT OF HEALTH AND HUMAN SERVICES

DIVISION OF WELFARE & SUPPORTIVE SERVICES

Hearings Office

628 Belrose Street Las Vegas, Nevada 89107-2234 (702) 486-1437 • Fax (702) 486-1448 MICHAEL J. WILLDEN Director

MICHAEL J. MCMAHON Administrator

> 13-4834 xxx-xx-3910 SNAP Program

JAVIER RAMIREZ 615 HOT SPRINGS RD #114 CARSON CITY, NV 89705

DENIAL OF HEARING REQUEST

Your request for a hearing on the Division's 1/22/13 Notice of Decision is denied because you have not had your application denied nor your grant reduced or terminated. Therefore, there is no basis for a hearing.

The Division of Welfare and Supportive Services Division Administration Manual Section 3101.1, defines a hearing as a proceeding available to applicants/recipients aggrieved with the Division's action to deny, reduce or terminate assistance or failure to act upon an application with reasonable promptness.

Manual Section 3102.4 requires the hearing request be denied when no negative action has been taken by the agency.

If you do not agree with this decision, you may appeal it within 90 days to the District Court of the State of Nevada.

Norma Wuebker Hearing Officer

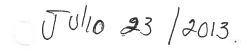
Distribution: Client, Hearing File, District Office

1 2 3 4	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person $ \begin{array}{rcl} $	
5	In The First Judicial District Court of the State of Nevada	
6	In and for Carson City	
7	Davier Ramirez) Case No.: 12DR10003911B Plaintiff,) Dept. No. /	
9) vs.) REQUEST FOR SUBMISSION	
10		
11	Mayra L. Arreguin) Defendant.	
12)	
13	COMES NOW, $\underbrace{Javier 2G_{rnirez}}_{(your name)}$, in proper person, and hereby	
14	h 1-	
15	(name of document previously filed)	
16	(date document filed) /	
17	the Court for consideration.	
18	DATED this $\underline{/9}$ day of $\underline{\sqrt{019}}$, $20 \underline{/3}$.	
19	yaner Kamirez (your name)	
20	1371 VIIIGGE Way F (address) Grad permille W 89410	
21	(address)	
22	-/75 782-3526 (telephone number)	
23		
24		
25		
	Page 1 of 2	368
	Request to Submit 1-16-13	

CERTIFICATE OF SERVICE

2	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
3	true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid
4	thereon, addressed to:
5	
6	(other party's name) 1371 UIIIgge Way F (other party's mailing address)
7	
8	(OA r M reville NW 89410 (other party's mailing address)
9	Dated this $\underline{/9}$ day of $\underline{/14}$, $20 \underline{/3}$.
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11	Alton
12	(signature)
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	Page 2 of 2
	Request to Submit 1-16-13

ļ	RC; D& FILED					
	July 23, 2013					
	Your Name: May to E Dyreck up ALAN GLOVER Date					
1	Mailing Address: Imagina C: Anteophin: City, State, Zip: 1035 Woodside Dr. # 119 Telephone: Carson city Nv. 89701. By E. Wakeling In Proper Person Deputy Deputy					
2	Telephone: (175) 461-0124. Deputy					
3						
4	In The First Judicial District Court of the State of Nevada					
5	In and for Carson City					
6						
7	Maura E. Arrequin.) Case No.: 12 DR1 00391 1B					
8	Mayra E. Arrequin.) Case No.: 12 DR1 00391 1B Plaintiff,) Dept. No.: I					
9)					
10	VS.)					
11	Javier Ramirez. Rivas.					
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	Pleading - 1					
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El motivo por el cual no me presente a corte señor Juez es porque no sabia de la corte de hoy, la razon es que se extraviaron mis llaves del correo y no he revisado mi correspondencia entonces no estaba por enterada de que habia una audiencia núnca he faltado a ninguna al ser por esta, por no estar enterada, le ruego por fovor ponga otra fecha para otra audiencia y de antemano le pido disculpas, por mi descuido.

Atte: Mayra E. Arrequin.

The reason why I wasn't present in court Your Honor is because I didn't know about today's court, the reason is because my mail keys got lost and I haven't checked my mail and so I didn't know there was a hearing, I have never missed a hearing except for this one because I didn't know, I beg of you to have another date for another hearing and in advance I ask for forgiveness for my negligence.

Sincerely: (signature)

Translated by Evelyn S. Wakeling

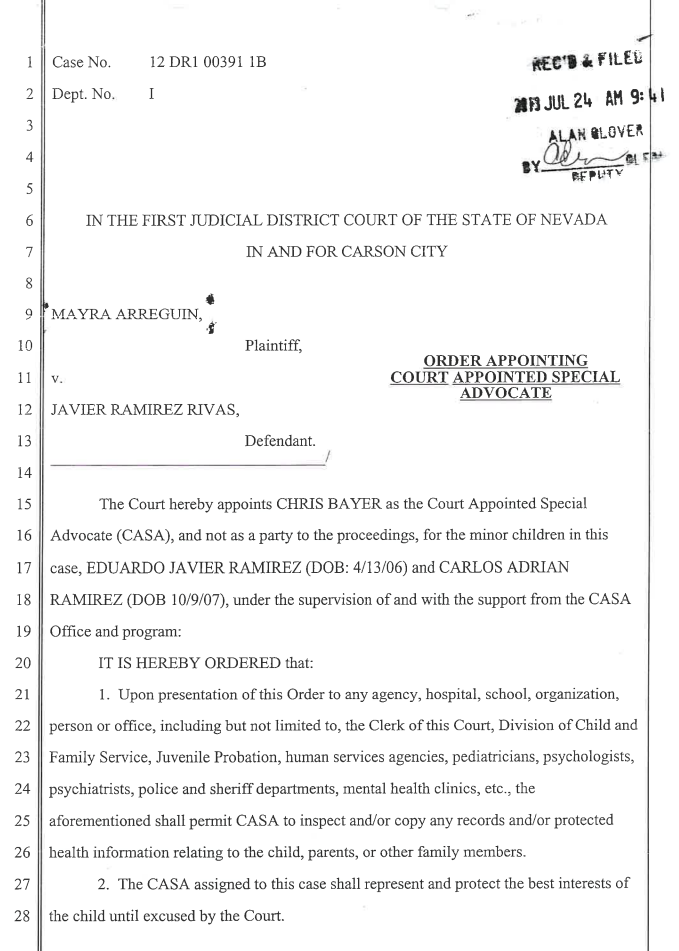
July 24, 2013

Your Name: Mailing Address: City, State, Zip: n Proper Person In The First Judicial District Court	
In and for Carson $\sqrt{AVIER} \overrightarrow{RAMIRE}$) Case No.: Plaintiff/Petitioner,) Dont No.:	<u>12 NR 1603411</u> 1B
$\frac{\text{Plaintiff/Petitioner,}}{\text{No.:}} Dept. No.:$ $\frac{\text{No.:}}{\text{No.:}} Dept. No.:$ $\frac{\text{No.:}}{\text{No.:}} Dept. No.:$ $\frac{\text{No.:}}{\text{No.:}} Dept. No.:$	
I <u>Javier</u> <u>RGmilet</u> (Your Name) request that the Court enter an Order granting me the follow	, appearing in Proper Pers
State what you want the Court to order. If you have clearly list and number each request. Do not expla here, just list them.	more than one request, ain your requests in detail
PERMISSION TO ATTENT CO	WESELING THERAPY
FOR THE CHILDREN EDUAR	
AND CALLOS RAMIREZ WITH	CHRISTHOPER KUM
PHONE # 450.7411	
	_
Motion - 1	

1	CERTIFICATE OF SERVICE	
2		
3	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a	
4	true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid	
5	thereon, addressed to:	
6	MAYRA E. ARREGUN	
7	MAYRA E. ARREGUN 1035 WODDSIDE BRIVE # 119	
8	CARSON CITY NU S9701	
9	CARSON CITY NV S9701 Dated this 24 day of July, 20/3	
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Fully explain why you believe you should be granted your request(s). 1 List and number each request. 2 This Motion is made for the following reasons: 3 4 CMMISTOPHER HAS ADVISED ME THEAT (WILL MR 5 I START PARTICIPATING ON THE HEPRUL IF ßε 6 BECAUSE 50 SESSIONS) YLDSN'T ABLE -20 DO 7 7115/13 EXPIRED ON TPO THUA T 8 OF DON't ARREGUIN KNOW if WAURA CUA 9 CE FF FILING AGAN PARNNIG ON is 10 11 12 13 14 15 16 17 18 19 20 21 22 , 23 24 25

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4	I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.
5	DATED this 24 day of $3/2$, $20/3$.
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8	(Your Signature)
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	Motion - 3
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1	3. The CASA shall explain to the child the role of CASA, if appropriate, and when		
2	appropriate, the nature and purpose of each proceeding in this case.		
3	4. The CASA shall thoroughly research and ascertain the relevant facts of this case		
4	and ensure that the Court receives an independent, objective account of those facts.		
5	5. The CASA shall maintain any information received from any source as		
6	confidential, and will not disclose same except in reports to the Court, and other parties to		
7	this case, if authorized by the Court.		
8	6. The CASA shall appear at all hearings or proceedings relating to this case, and		
9	assure proper representation of the child at said hearing.		
10	7. The CASA shall be notified of any hearings, staffings, investigations,		
11	depositions, or other proceedings concerning the child, and shall be notified prior to any		
12	action taken on behalf of the child by any party.		
13	8. The CASA shall participate in the development and negotiation of any plans for		
14	and orders regarding the child, and monitor the implementation of those plans and orders		
15	to determine whether services are being provided in an appropriate and timely manner.		
16	9. The CASA assigned to the case shall be advised of any agreement or plan		
17	proposed on behalf of the child before it is implemented.		
18	10. The CASA shall be admitted to any treatment facility or foster or group home		
19	to visit with the child. The CASA shall meet with the child wherever the child is placed,		
20	as often as is necessary to determine that the child is safe and to ascertain the best interests		
21	of the child.		
22	11. The CASA shall inform the Court of the desires of the child, but exercise		
23	independent judgment regarding the best interests of the child.		
24	12. The CASA will interview persons regarding the child, the parents, other family		
25	members, and potential placements. These persons are ordered to cooperate with CASA.		
26	13. The CASA shall request the Court to enter orders that are clear, specific and,		
27	when appropriate, include periods of compliance.		
28	///		

14. The CASA shall review the progress of this case and advocate for the expedient completion of the case. 15. The CASA shall perform such other duties as the Court orders. The CASA may report to the Court informally or in chambers, without the parties. 16. All parties are to cooperate with CASA and to provide all information in a timely manner. Dated this 23 day of July, 2013. DISTRICT COURT JUDGE - 3 -

1	CERTIFICATE OF MAILING			
2	The undersigned, an employee of the First Judicial District Court, hereby certifies			
3	that on the 24th day of July, 2013, I served the foregoing order by depositing a copy			
4	thereof in the United States Mail at Carson City, Nevada, postage paid, addressed as			
5	follows:			
6	Javier Ramirez			
7	1371 Village Way #F Gardnerville NV 89410			
8	Mayra E. Arreguin			
9				
10	Chris Bayer			
11	CASA Organization FAX: 887-2513			
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13	Ca			
14	Christine Erven, Judicial Assistant			
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1	Case No. 12 DR1 00391 1B REC'D & FILED
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3	ZUIS AUG 13 RITTE
2	ALANGLUALIN
5	OFPLITY
6	IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR CARSON CITY
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ç	MAYRA ARREGUIN,
1(Plaintiff, ORDER
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12	JAVIER RAMIREZ RIVAS,
13	Defendant.
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- 28	benefit of the children (but this is unlikely to happen); that the Defendant, Mr. Ramirez,
	1 38
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	<u>II</u> 2

1	needs to work on newer, calmer and more effective strategies for the children; and that the	
2	Plaintiff, Ms. Arreguin, needs to be more proactive. Based on this report and good cause	
3	appearing,	
4	IT IS HEREBY ORDERED that the children will attend Empire Elementary	
5	School for the 2013-2014 school year; and	
6	IT IS FURTHER ORDERED that both parties may be involved and participate	
7	with the children's therapist, provided that it not be disruptive; and	
8	IT IS FURTHER ORDERED that neither parent will discuss any custody concerns	
9	at the children's school and will act appropriately at all times; and	
10	• IT IS FURTHER ORDERED that a hearing will be held in this matter on	
11	January 6, 2014, at 2:30 p.m., to evaluate this matter and review the parties communication	
12	with the children and each other.	
13	DATED this <u>I</u> 's day of August, 2013.	
14	DISTRICT COURT JUDGE	
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1	CERTIFICATE OF MAILING
2	The undersigned, an employee of the First Judicial District Court, hereby certifies
3	that on the day of August, 2013, I served the foregoing order by depositing a copy
4	thereof in the United States Mail at Carson City, Nevada, postage paid, addressed as
5	follows:
6	Javier Ramirez 1371 Village Way #F
7	1371 Village Way #F Gardnerville NV 89410
8	Mayra E. Arreguin
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10.	Chris Bayer CASA Organization
11	CASA Organization FAX: 887-2513
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14	Christine Erven, Judicial Assistant
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1 2 3 4	Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person Your Name: City, State, Zip: City, State, Z
5	In The First Judicial District Court of the State of Nevada
6	In and for Carson City
7 8 9	Davier 12 camire2) Case No.: <u>12 DRm00391</u> 1B Plaintiff/Petitioner,) Dept. No.:
10	vs.) MOTION
11	Mayra E. Ärreguin) Defendant/Respondent.)
12)
13 14	I <u>Amer</u> <u>Ramirez</u> , appearing in Proper Person, (Your Name) request that the Court enter an Order granting me the following:
15 16 17 18	State what you want the Court to order. If you have more than one request, clearly list and number each request. Do not explain your requests in detail here, just list them.
19	Permission to travel with kids to California
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1 Fully explain why you believe you should be granted your request(s). List and number each request. 2 This Motion is made for the following reasons: 3 About month me C manra aso 4 Kids be will 5 agreed sect watching 4pm maays frid tue Sta 6 4 Nesday's to Cuta 7 SE and 10 mine 8 he tukins her hert 111/2 9 mentioned She 44KRed cond how 10 11 has Chensed her mino 10 12 Come TO Cm GS plied his re 13 no in any or emails CARICA 14 MLASA C or se uttach 15 980 410 16 à 120 he 010 posed 17 2 allow woold 200 ŻF C ne 18 ni. pre Kidr Since he w 19 hem lim to watch 20 away 21 22 23 24 25 385 Motion - 2

1	(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)
3	This document does <u>not</u> contain the Social Security number of any person.
4	I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.
5	DATED this 13 day of November, 2013.
6	
7	
8	(Your Signature)

•

1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
3	true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid
4	thereon, addressed to:
5	Maura E. Arrequin
6 7	1035 Woodside Drive # 119
8	Carsun City NV
9	<u>Mayra E. Arreguin</u> <u>1035 Woodside Dric # 119</u> <u>Carsun City M</u> Dated this <u>13</u> day of <u>November</u> , 20 <u>13</u> .
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	Motion - 4

Outlook - viveenmi2011@hotmail.com

Search email	Trip	javie ²
Folders	javier ramirez 11/08/13 Actions	Manac
Inbox 4	To: Mayra Arreguin, casaofcc@earthlink.net, kristophlee	
Junk 4		
Drafts 50	Mayra:	
Sent		
Deleted 437 New folder	I would like to know if for December 7th 2013. can I pick up the boys at 4:00 pm, that it's a friday,as I asked you before i'm planning a trip	
Quick views	for that weekend . we should be back for school on Monday December 10th.2013 you could pick	
Documents	them up after school then	
Flagged 18		
Photos	Please let me know by tomorrow when we	
Shipping updates	exchange the boys.or at the latest Tuesday when	
New category	I return them to you,	
	It is important to me, since I have to make hotel reservations and such, I wish we can come to an agreement between us, without the legal procedures.	
	Please answer me via email or give me a written permission to travel with Eduardo and Carlos, i will be needing that.	
	×	
	Thank you very much	
		3.
	Javier	Conten
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https://bay174.mail.live.com/default.aspx?id=64855

Outlook - viveenmi2011@hotmail.com

Search email	Trip	javie
Folders	javier ramirez 11/08/13 Actions	Manag
Inbox 4	To: Mayra Arreguin, casaofcc@earthlink.net, kristophlee	
Junk 4		
Drafts 50	Mayra:	-
Sent		
Deleted 437 New folder	I would like to know if for December 7th 2013. can I pick up the boys at 4:00 pm, that it's a friday,as I asked you before i'm planning a trip	
Quick views	for that weekend . we should be back for school on Monday December 10th.2013 you could pick	
Documents	them up after school then	
Flagged 18		
Photos	Please let me know by tomorrow when we	
Shipping updates	exchange the boys.or at the latest Tuesday when	
New category	I return them to you,	
	It is important to me, since I have to make hotel reservations and such, I wish we can come to an agreement between us, without the legal procedures.	
	Please answer me via email or give me a written permission to travel with Eduardo and Carlos, i will be needing that.	
	Thank you very much	
	Javier	Conten
© 2013 Microsoft Terms	Priva 2013 Diversesphers Termony ish (Privateory States) velopers	Learn r

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Name: 1 Janel 1 REC'9 & FILED Address: /3 2 City, State, Zip: Gaunenile NOV 13 PM 2-23 781-7420 Telephone: 777 3 AN GLOVE 4 5 In The First Judicial District Court of the State of 6 In and for Carson City 7 8 9 Mayra E Arrequine) Case No.: <u>120 L m 00361</u> 1B Plaintiff,) Dept. No.: ____ 10 11 vs. 12 Tâvier Ramirez) CERTIFICATE OF MAILING Defendant. 13 14 I HEREBY CERTIFY that service of the (document name) Motion 15 was made on (date) $\frac{i t / i 3 / i 3}{2}$ pursuant to NRCP 5(b) by depositing a copy of same in the 16 17 United State Mail in Carson City, Nevada, postage prepaid, addressed as follows: 18 Name and address of party served: Mayra E. Arreguin. 1035 Woodside Drive # 119 Carson dity NV 19 20 21 DATED this 13 day of Abovember, 2013. 22 Signature of person who mail document: 23 Print name of person who mailed document: J Zvier Ramirez. 24 If signed in Nevada: I declare under penalty of perjury that the foregoing is true and correct. 25 Signed on: <u>////3//3</u> (Date) 26 (Signature) If signed outside Nevada: I declare under penalty of perjury under the law of the State of Nevada 27 that the foregoing is true and correct. 28 Signed on: (Date) (Signature) Page 1 of 1 390

1	Your Name: JANER ZAMIREZ REC'D & FILED Mailing Address: 1371 VILLAGE WAY F
2	Mailing Address: 1371 JILAAGE WAY F City, State, Zip: GADDNERVICE W Telephone: 778 78(-7420 MAY F
З	In Proper Person ALANGLOYER BY DEPUTY
4	In The First Judicial District Court of the State of Nevada
5	In and for Carson City
6	
7	MAY124 É. AREFOUTN) Case No.: 12. DR 100391 1B Plaintiff/Petitioner,) Dent No.:
9	MAY124 É. AREEGUIN) Case No.: 12 DR 100 391 1B Plaintiff/Petitioner,) Dept. No.: ////////////////////////////////////
10	vs.) MOTION
11	Defendant/Respondent.)
12	Defendant/Respondent.)
13	I <u>AVIER</u> <u>RAMIREZ</u> , appearing in Proper Person, (Your Name)
14	(Your Name) request that the Court enter an Order granting me the following:
15	
16	State what you want the Court to order. If you have more than one request, clearly list and number each request. Do not explain your requests in detail
17	here, just list them.
18	
19	AS PART OF EVIDENCE.
20	AS PART OF EVIDENCE.
21	
23	*
24	
25	

 ~ 10

(If you need more room, you may attach additional sheets of paper. Be sure you write only on
one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the
bottom.)

This document does <u>not</u> contain the Social Security number of any person.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED this 2 day of $\sqrt{A \sim U A \cdot 2 \gamma}$, $20 / \frac{14}{2}$. une -(Your Signature) Motion - 3

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Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid

	MAYRA E. AR	REGUIN
	1035 Woodsid	le Drive # 119
	Carson asty	NU 89701
Dated this 02	day of January	, 20_14

Tiburon' A ConyaDyne Company	Calls-For-Service Details	Carsor City PRD 7.40 Thursday January 02, 2014
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Calls-For-Service Details

					-												
Call No 1335801:	Receiv 12/24	ved Date /2013	2		Pr 4	iority		Agen CP	су		ispat 001	tch A	rea			Area 5001	
Original (KTP	Call		all Type TP	;	Jurisdiction SO					Re	Report No Disposi SAS					tion	
Received 12/24/20		Receiv 15:50:	ved Tim :39			ry Ti 24/2	me 013 15:5	52:38			Dispa 12/24				Dispo 16:06	itch ⁻ 5:45	Time
Enroute ⁻ 12/24/20	Time)13 16:08:3		On Sce	ne OK Tin	ne		Arrival l 12/24/2			rriva :09:(l Time D6	1 = 2		d Dat /2013	- 12	Clear 16:13:	ed Time 42
Rep Dist 100401		2	Fire Dis 19X00	t					dinato 3 1473		9						
Location 911 E MU	SSER ST				Apa	irtme	ent			City CAR	SON C	ΙΤΥ				4	Area 1
Cross Str SHERIFF	reet S OFFICE										Ge	eo Fla	1g?				
	Dept ID 1 JB5554	Assignn	nent 1	Dept ID	2	Assi	gnment	2 [)ept I	D 3	Assigr	nmen	† 3	Dept	ID 4	Assi	gnment 4
Beat 4	Dup of C	all No			In	Progi	ress?			¢	Origin		#	Prior	• Calls		
Act Catch	Up?			Premise	Ha	zard	?				0:	s Flag	9		Ov	Flag	
Fire Call N 133580116			EMS (13358	Call No 0116					ry Dic 1853	ł			Dispo WT18	itch D 853	oid		
Name RAMIREZ	JAVIER		2					Add	ress				Cinte-	ne No 7420			
Status \$ ▲	Service	Reco	rd														
Status Seg ENTRY		Status D 12/24/20			Ju	risdi	ction	Repo	ort No	0	verride		Oper WT18	ator [353	DID	Terr	ninal ID 03
TEXT:AT : CHILDREN NAME:RA	AND AL	50 ADV I	MOTHE	R OF CH												HAN	
Status Seg PRIOR	·	Status Do 12/24/20			Ju	risdi	ction	Repo	ort No	0	verride		Opero WT18	ator D 353	DID	Tern DWC	ninal ID)3
CP STAR T	ODAY @ :	13:37:12	(98 MO	RE)													394
Status Seg	ment	Status Do	ate/Tim	e	Ju	risdi	ction	Repo	rt No	0	verride	? (Opera	itor D	DID	Tern	ninal ID

DISPATCH	12/24/2013 16:06:45			· · · ·	WT1853	DW03
5443						
Status Segment ID	Status Date/Time 12/24/2013 16:06:45	Jurisdiction	Report No	Override?	Operator DID WT1853	Terminal ID DW03
5443 BUENO,JA	SON	*		· · · · · · · · · · · · · · · · · · ·	- 	
Status Segment ENROUTE	Status Date/Time 12/24/2013 16:08:32	Jurisdiction	Report No	Override?	Operator DID WT1853	Terminal ID DW03
5443						
Status Segment ONSCENE	Status Date/Time 12/24/2013 16:09:06	Jurisdiction	Report No	Override?	Operator DID JB5554	Terminal ID SU56
5443						
Status Segment CLEAR	Status Date/Time 12/24/2013 16:13:42	Jurisdiction	Report No	Override?	Operator DID WT1853	Terminal ID DW03
5443 SAS, 10 AM FATHERS RESD	TOMORROW THEY WILL	BE BACK TO E	XCHANGE ME	DS THAT W	ERE LEFT BY AC	CIDENT AT
Status Segment CLOSE	Status Date/Time 12/24/2013 16:13:42	Jurisdiction	Report No	Override?	Operator DID WT1853	Terminal ID DW03
5443 SAS		41				

Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
B	5443	JB5554		12/24/2013 16:08:32	

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Tiburon
A CompuDyne Company
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Calls-For-Service Details

Calls-For-Service Details

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Call No Received Dat 133590051 12/25/2013				e		Pr	riority	A	gency	/	Dis SO	patch A	lrea			Area SO01
		-	_		T	4	J:			0		51				5001
Original Cal AC			Call Type AC			uris O	diction			Re	port No			ispos SAS	ition	
Received Do 12/25/2013		Recei 10:05	ived Time 5:27	3	Entr 12/2	•	me 013 10:05:4	46			Dispatcl 12/25/2				atch 6:08	Time
Enroute Tin 12/25/2013			On Scer	ne OK Ti	me	Arrival Dat 12/25/201		Arri 10:0		Time 19	Cleared Date 12/25/2013			Clear 10:16	ed Time :04	
Rep Dist 100401			Fire Dist 119X00	t			Map Co 022911			659						
Location 911 E MUSSER ST						Apartment City CARSON CITY										Area 1
Cross Stree SHERIFFS											Geo	Flag?				
	pt ID 1 15056	Assign	ment 1	Dept II	2 (Ass	ignment 2	Dep	† ID	3	Assignm	ent 3	Dept	ID 4	Assi	gnment 4
Beat 4	Beat Dup of Call No						In Progress?					Origin # Prior Calls 1				
Act Catch Up? Premis					e Ha:	zarc	1?		Os Flag 0			lag		0	' Flag	
Fire Call No 133590051			EMS (13359	Call No 0051				ntry 10	Did			Disp AP9	atch D 249	oid		
Name JAVIER				Addre	255						Phone N	10				
Status So	ervice	Reco	ord		8											
Status Segn ENTRY			Date/Tin 2013 10:0		Ju	risd	iction Re	port	No	Ov	verride?	Oper C10	ator (DID	Ter DW	minal ID 05
NAME:JAVI	ER															
Status Segr PRIOR			Date/Tin 2013 10:0		Ju	risd	iction Re	port	No	Ov	verride?	Oper C10	ator C	DID	Teri DW	ninal ID 05
CP AC TODA	V @ 09:4	2:33 (9	98 MORE	E)												
Status Segm			013 10:0		Ju	risd	iction Re	port	No	Ov	erride?	Oper AP92	ator D 49	DID		ninal ID)3 396
DISPATCH	14	12316	.013 10.0			_				1		-				220

		_		1						
ID	Segment	1	5tatus Date/Tim 2/25/2013 10:00		Jurisdiction	Report No	Override?	Oper AP92	ator DID 49	Terminal ID DW03
5259 M	OTAMEN	POU	R, BOB							
SUPP	Segment	12	tatus Date/Time 2/25/2013 10:06	6:08	Jurisdiction	Report No	Override?	Opero C10	ator DID	Terminal ID DW05
TEXT:R	P WILL W	AI1	IN THE LOBBY	/ - TUF	N IN MEDICI	NE		010		00005
Status S ENROUT			tatus Date/Time 2/25/2013 10:06		Jurisdiction	Report No	Override?	Opera AP924	itor DID 19	Terminal ID DW03
5259										
Status S ONSCEN			atus Date/Time /25/2013 10:08		Jurisdiction	Report No	Override?	Opera AP924	tor DID	Terminal ID
5259							1	111 224		DW03
Status Se NISC		12,	atus Date/Time /25/2013 10:10:		Jurisdiction	Report No	Override?	400240	or DID 9	Terminal ID DW03
HILD CL	JST ISSU	RNI IE, V	NG IN MEDICA VILL STAND BY	TION UNTI	FOR DESTRUC L DONE	TION, IS WA	AITING TO (GIVE ME	DICATIO	ON FOR A
tatus Se _EAR	gment		itus Date/Time 25/2013 10:16:()4	Jurisdiction	Report No	Override?	Operat AP9249		Terminal ID
259 SAS	, OTHER	PAR	TY DIDNT SHO	W				INF 9249		DW03
atus Sec OSE	gment		tus Date/Time 25/2013 10:16:0	4	Jurisdiction	Report No	Override?	Operato AP9249		Terminal ID
59 SAS										DW03
nit Info	ormatic	on								
Details	Unit I	D	Dept ID 1	As	signment 1	Enr	oute Time		Trans	port Time
	5259		BM5056	1		2/25/2013 10	0:06:36		_	
						0, 1010 10		II		3

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Tiburon' A CompuDyne Company	Calls-For-Service Details	Carson City PRC 7.40
		Thursday Januar 02, 2014

Calls-For-Service Details

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Call No 133590050	Received Dat 12/25/2013	e	P 4	riority	Age CP	ncy	Disp SOC	atch A 1	\rea		Area 5001	
Original Call AC	Call Type AC		Juris SO	diction		Re	eport No		Dis UT	sposi [.] C	tion	
Received Date 12/25/2013	Received Time 09:41:58	1.411	ntry Ti 2/25/2	me 013 09:42::	33		Dispatch 12/25/20			Dispo 09:45	itch Time 5:16	
Enroute Time 12/25/2013 09:45		ne OK Tim	e	Arrival Da 12/25/201		rriva 9:48:	l Time 37	1.04121000.0001131	ed Date /2013		Cleared Time)9:52:16	
Rep Dist 100401	Fire Dist 119X00	-	Map Coordinates 02291103 14732659									
Location 911 E MUSSER ST		P	Apartmo	ent		City CAR	SON CIT	/			Area 4	
Cross Street N PRATT AV & N I	HARBIN AV								ieo Flag No	?		
Unit ID Dept ID 5259 BM5056	1 Assignment 1	Dept ID 2	2 Assi	gnment 2	Dept I	:D 3	Assignme	nt 3	Dept I	D 4	Assignment 4	
Beat Dup of 4	Call No]	In Progress?				Origin	≠ 1	‡ Prior (Calls		
Act Catch Up?		Premise	e Hazard?			Os Flag O				Ov Flag		
Fire Call No 133590050	EMS (13359	Call No 0050	Entry Did WT1853			d	Dispatch Di AP9249					
Name JAVIER		Address	55				Phone No 781 7420					
Status Servic	e Record			i.								
Status Segment ENTRY	Status Date/Tin 12/25/2013 09:4		Jurisd	iction Re	eport N	• C	verride?	Oper WT1	rator DI 853	٢D	Terminal ID DW02	
TEXT:REQ A DEPU PH:781 7420	TY TO LET HIM	ΙΝ ΤΟ Τυ	IRN IN	MEDICAT	ION A	rccs	O FRONT	COUN	ITER. \I	NAM	E:JAVIER	
Status Segment RIOR	Status Date/Tim 12/25/2013 09:4		Jurisd	iction Re	eport No	» (O	verride?	Oper WT1	rator DI 853	D	Terminal ID DW02	
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Chatrie Carrier it	Ctature Data /Time	Tunialist	Damant M.	0	On another D.T.D.	Taurinal Th
Status Segment DISPATCH	Status Date/Time 12/25/2013 09:45:16	Jurisdiction	Report No	Override?	Operator DID AP9249	Terminal II DW03
5259						
Status Segment ID	Status Date/Time 12/25/2013 09:45:16	Jurisdiction	Report No	Override?	Operator DID AP9249	Terminal IC DW03
5259 MOTAMEN	POUR, BOB					
Status Segment ENROUTE	Status Date/Time 12/25/2013 09:45:56	Jurisdiction	Report No	Override?	Operator DID AP9249	Terminal ID DW03
5259					<u>t.</u>	
Status Segment ONSCENE	Status Date/Time 12/25/2013 09:48:37	Jurisdiction	Report No	Override?	Operator DID AP9249	Terminal ID DW03
5259						
Status Segment CLEAR	Status Date/Time 12/25/2013 09:52:16	Jurisdiction	Report No	Override?	Operator DID AP9249	Terminal ID DW03
5259 UTC						
Status Segment CLOSE	Status Date/Time 12/25/2013 09:52:16	Jurisdiction	Report No	Override?	Operator DID AP9249	Terminal ID DW03
5259 UTC						
Status Segment NISC	Status Date/Time 12/25/2013 09:52:52	Jurisdiction	Report No	Override?	Operator DID AP9249	Terminal ID DW03
	RONT COUNTER					

Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
	5259	BM5056		12/25/2013 09:45:56	

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A CompaDyne Company	Calls-For-Service Details	Carso
et al 24 30		Ci
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Calls-For-Service Details

Call No 13360016	3		eived Dat 26/2013	e		Priority 4		Agency	Y	Disp SOC	oatch A 01	Area	_		Area SO01
Original C IF	all		Call Type IF	2	Ju SC	risdiction D			Re	port No		D	ispos	ition	
Received 12/26/20		Rece 16:33	ived Tim 3:31	-	· · · · · · · · · · · · · · · · · · ·	7 Time 5/2013 16:	35:46			Dispatch 12/26/2			Disp 17:0	atch ⁻ 7:01	Гime
Enroute T 12/26/20		D1	On Scer	ne OK Tin	1e	Arrival 12/26/	-	Arri 17:0		Time 1	and the second sec	ed Date /2013		Cleare 17:52:	ed Time :36
Rep Dist 100401			Fire Dis 119X00	t				dinates 3 14732							
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Cross Stro SHERIFFS				_						Geo f	Elag?				
	Dept ID 1 DJ6662	Assigr	nment 1	Dept ID	2 A	ssignment	2 0	ept ID	3	Assignme	nt 3	Dept I	[D 4	Assi	gnment 4
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Act Catch	Up?			Premise	Haza	ard?				Os Fl 0	ag		Ov	Flag	
Fire Call N 133600163			EMS (13360	Call No 10163			Ent C28	ry Did			Dispo C10	atch Di	ď		
Name RAMIREZ,	JAVIER						Addr	ess			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	one No 1 7420			
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us Segment J. 2012 Jurisdiction Jurisdiction Jurisdiction Status Segment I2/26/2013 17:07:01 Jurisdiction Status Segment Status Date/Time I2/26/2013 17:21:05 Jurisdiction Report No Override? Operator DID I2/26/2013 17:21:05 Status Segment Status Date/Time I2/26/2013 17:21:08 Status Segment Status Date/Time I2/26/2013 17:21:08 Jurisdiction Report No Override? Operator DID C10 Override? Operator DID C28 DWC Status Segment Status Date/Time I2/26/2013 17:21:08 Status Segment Status Date/Time I2/26/2013 17:21:08 Jurisdiction Report No Override? Operator DID Termi I2/26/2013 17:21:08 Status Date/Time I2/26/2013 17:32:36 Status Date/Time I2/26/							
D 12/26/2013 17:00:05 C28 DW atus Segment Status Date/Time Jurisdiction Report No Override? Operator DID Term 1355 Status Segment Status Date/Time Jurisdiction Report No Override? Operator DID DW 355 Status Segment Status Date/Time Jurisdiction Report No Override? Operator DID DW 5355 PULLEN, JEFF Status Segment Status Date/Time Jurisdiction Report No Override? Operator DID Term 5355 F178 N CARSON ST #220 (AR Jurisdiction Report No Override? Operator DID Term 5355 F467 Status Segment Status Date/Time Jurisdiction Report No Override? Operator DID Term 5467 JONES, DANIEL Jurisdiction Report No Override? Operator DID Term 5467 JONES, DANIEL Status Date/Time Jurisdiction Report No Override? Operator DID Term 5467 JONES, DANIEL Status Date/Time Jurisdiction </td <td>2</td> <td>12/26/2013 16:35:54</td> <td></td> <td></td> <td>L</td> <td>C28</td> <td>DW03</td>	2	12/26/2013 16:35:54			L	C28	DW03
ISP-ONS 12/26/2013 17:07:01 CI0 DW 3355 Status Date/Time Jurisdiction Report No Override2 Operator DID Terridical Status Segment Status Date/Time Jurisdiction Report No Override2 Operator DID Terridical Status Segment Status Date/Time Jurisdiction Report No Override2 Operator DID Terridical Status Segment Status Date/Time Jurisdiction Report No Override2 Operator DID Terridical Status Segment Status Date/Time Jurisdiction Report No Override2 Operator DID Terridical Status Segment Status Date/Time Jurisdiction Report No Override2 Operator DID Terridical DNSCENE 12/26/2013 17:21:08 Jurisdiction Report No Override2 Operator DID Terridical Status Segment Status Date/Time Jurisdiction Report No Override2 Operator DID Terridical Status Segment Status Date/Time Jurisdiction Report No Override2 Operator DID Terridical <t< td=""><td></td><td></td><td>Jurisdiction</td><td>Report No</td><td>Override?</td><td></td><td>Terminal I DW03</td></t<>			Jurisdiction	Report No	Override?		Terminal I DW03
Status Segment Status Date/Time ID Jurisdiction Report No Override? Operator DID C10 Term DWD 5355 PULLEN, JEFF Status Date/Time I2/26/2013 17:21:05 Jurisdiction Report No Override? Operator DID C28 Term C46LOC Status Segment Status Date/Time I2/26/2013 17:21:08 Jurisdiction Report No Override? Operator DID C28 Term C28 Status Segment Status Date/Time I2/26/2013 17:21:08 Jurisdiction Report No Override? Operator DID C28 Term C28 Status Segment Status Date/Time I2/26/2013 17:21:08 Jurisdiction Report No Override? Operator DID C28 Dw0 Status Segment Status Date/Time I2/26/2013 17:22:04 Jurisdiction Report No Override? Operator DID Defeator DID C28 Term SU55 Status Segment Status Date/Time I2/26/2013 17:26:17 Jurisdiction Report No Override? Operator DID Defeator DID SU55 Term SU55 Status Segment Status Date/Time I2/26/2013 17:32:36 Jurisdiction Report No Override? Operator DID C10 Termin C10 Dw02	ISP-ONS		Jurisdiction	Report No	Override?		Terminal I DW05
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Mayra and Javier

Communication Recommendations

November 14, 2013

Please include the following in your emails to each other on the days you exchange the children: Items included such as:

The list of clothes and / or school uniforms.

If either child has homework.

Any illness and if there is medication prescribed or if an over the counter medication is being given.

Medications. Include the name of the medication and the child for whom it is prescribed.

Any injuries to either child. Please note the type and location on the child.

Please consider the following as guidelines for your communication with each other.

Please do not argue with one another in front of the children.

Please do not display your frustration or anger with the other parent in front of the children.

If you are the parent with custody and an emergency occurs with one of the children, please contact the other parent immediately. If you cannot reach the other parent to speak directly with them, leave a voice mail and then do not continue to try to contact them.

Do not use your children to contact the other parent if you cannot reach the other parent.

Do not speak poorly of the other parent to the children or in front of the children to anyone else.

If a problem with one of the children comes up, propose a simple solution to the other parent by email. Do not go into any other feelings of frustration or anger in the email. If a solution is proposed, the other parent should respond with agreement or an alternative proposed solution by email. Work to resolve the problem and be as fair to each other as possible.

Do not make appointments for dr., dentist, or eye glass visits for the other parent. If you make the appointment, do it on your schedule.

If you want the children with you on days that are not your usual custody days for a special occasion, ask the other parent several days in advance and set a deadline for their response. The response must be a clear Yes or No. If there are important achievements by either child, in school or at home while they are in your custody, it would be nice if you could share that information with the other parent by email within a day or two. Please note that this does not mean that either parent should interpret the sharing of information as an open door or invitation to engage the other parent in personal conversation.

Page 1 of 1 Connexus Pharmacy System Wal-Mart Pharmacy10-3408 1/02/2013 THIRD PARTY SIGNATURE IMAGES Patient: RAMIREZ ARREGUIN, CARLOS Via+ Mart Pharmacy 1371 VILLAGE WAY APT F 320 ARKET STREET GARDNERVILLE NV-89410 CARS TTY NV-89706 Date Of Birth: 10/09/2007 NABP Nuis 2 7989208 ID: 8W949109. Fill Date Rx # Sold Date Patient Third Party Signature 7008588 10/30/2013 10/31/2013 1:50:15 PM Report Date: 11/2/2013 Attested To By: **Registered Pharmacist** **PRIVATE-IF YOU RECEIVE THIS REPORT IN ERROR, PLEASE RETURN TO WAL*MART PHARMACY IMMEDIATELY. WAL*MART STORES, INC. 405

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PROOF OF SERVICE

REC'D & FILED

2014 JAN -3 PM 1 41

Initiator: Javier Ramierez 1371 Village Wy. #F Gardnerville, NV. 89410

Court: First Judicial District Court

Plaintiff: Mayra E. Arreguin Defendant: Javier Ramirez Hearing:

> Case No. 12DRI0003911B File No. CS22

- 1. At the time of service I was at least 18 years of age and not a party to this action, and I served copies of the: Motion
- Party Served: Mayra E. Arreguin Address: 1035 Woodside Dr. #119 Carson City, NV. 89701
- I served the party named in Item 2 by: Personally Date served: 11/20/13 @ 2:20pm
- 4. Remarks:
- 5. Person Serving: Thomas Janas

Service Fee:

 I am a Carson City Sheriff's Officer and I certify that the foregoing is true and correct.
 Date: 11/25/13

GCAI

Sheriff's Authorized Agent

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6	IN TH		CT COURT OF THE STATE OF	F NEVADA						
7		IN AND FO	R CARSON CITY							
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9	MAYRA AF	RREGUIN,								
10	v.	Plaintiff,	ORDER AFTER JANI							
11	JAVIER RA	MIREZ RIVAS,	HEARING							
12	Defendant.									
13			_/							
14	This	matter comes before this Court c	n a Motion filed by Defendant on I	November						
15	13, 2013. A Certificate of Mailing was filed by Defendant on November 13, 2013. Another									
16	Motion was	filed by Defendant on January 2,	2013. A hearing was held in regar	ds to this matter						
17	on January 6	5, 2014. Both parties attended the	hearing, and both parties appeared	l in proper						
18	person. Mr. Chris Bayer, the CASA representative in this matter, also attended the hearing.									
19	In his	s Motion, Defendant requested th	hat the Court grant him permission	to travel with the						
20	minor childre	en to California. In his other Mo	tion, Defendant requested that the (Court review his						
21	evidence sho	owing that Plaintiff has not been	following the instructions of the m	inor children's						
22	therapist.									
23	The C	Court notes that in its Order issue	ed August 13, 2013, the Court orde	red that a hearing						
24	be held to ev	valuate this matter and review the	e parties communication with the m	ninor children and						
25	each other. T	The Court also notes that it receiv	ved and read a report prepared by M	Ir. Bayer in						
26	regards to the	is matter. One issue raised in Mr	. Bayer's report was the existence	or non-existence						
27	of a Tempora	ary Protective Order currently be	ing in place between the parties. T	he Court notes						
28				409						

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1 || that there is no Temporary Protective Order currently in place.

At the hearing, Plaintiff stated that Defendant is always causing problems and that 2 Defendant needs to adjust his attitude, which Plaintiff doesn't believe is possible. Plaintiff 3 asserted that she works thirty (30) hours a week and that the children have been doing well. 4 Plaintiff represented that Defendant has not been satisfying his child support obligations. At the 5 hearing, Defendant stated that he never traveled to California because he never heard from 6 Plaintiff. Defendant also asserted that Plaintiff never takes his advice and that he would like to 7 find the minor children a new therapist. Defendant represented that he owns his own cleaning 8 business, that he lives with his parents, and that the minor children have their own bedroom at 9 Defendant's parents' residence. Defendant requested that he be able to assist the minor children 10 with their homework at the Carson City Library for forty-five (45) minutes to an hour each day. 11 At the hearing, Mr. Bayer stated that the minor children's teachers have reported that the minor 12 children are doing well in school and that each parent has been assisting the minor children in 13 their education. Therefore, Mr. Bayer stated that he does not think it is necessary for Defendant 14 to meet with the minor children each day at the library in order to assist with their homework. 15

16 The Court determined that the parties are never going to be able to co-parent, but the
17 Court is hopeful that the parties will be able to parallel parent. The Court feels strongly that
18 Defendant only wants what is best for the minor children, but Defendant is just over-the-top in
19 his behavior at times. The Court also determined that the recommendations made by Mr. Bayer
20 in his report are reasonable, so the Court will adopt those recommendations in this Order.

21 Therefore, based on the representations made by the parties and by Mr. Bayer, and good
22 cause appearing, the Court ordered as follows:

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1.

The previous Orders of this Court shall stay in effect, except for the following changes:
a. The parties shall exchange the minor children at the Carson City Library. The pickup parent shall remain in the children's section of the library while the arriving parent leaves the minor children in the stacks near the check-out counter, which is a location where they can see the other parent at the other end of the room. There shall be no talking between the parties or other adults present at 410

these exchanges.

2	b.	Each party shall send an email once a week to the other party on the day that the
3		minor children leave their custody and go to the other parent. Said email shall
4		contain only child information (e.g., school, medicine, clothing). There shall be
5		no discussion of adult information and no questioning. CASA should be copied
6		on each of these weekly emails.
7	c.	There shall be no texting or phone calls between the parties except in an
8		emergency (e.g., if one of the minor child is going to the emergency room).
9	d.	If either party takes the minor children to the doctor, they shall obtain a written
10		note from the doctor outlining whether medication is required and how often. Said
11		parent shall then copy that note and send it in Eduardo's backpack and shall let the
12		other party know about the note through the once-a-week email.
13	e.	Defendant shall notify Plaintiff in his once-a-week email each time one of the
14		minor children has been taken to a doctor, the See Center, or other service
15		provider.
16	f.	Plaintiff shall contact Dr. Hall, the See Center or any other service provider
17		directly after the children have visited said service provider with Defendant in
18		order to ask the service provider about their recommendations.
19	g.	Insofar as possible, the parties shall obtain their own, separate medications for the
20		minor children. Alternatively, the party obtaining any medicine shall attempt to
21		divide the medication in half and then put it in Eduardo's backpack. The party
22		obtaining the medication shall mention the mediation in their once-a-week email.
23	h.	Each party is responsible for obtaining school and medical information on their
24		own.
25	i.	Each party shall purchase separate clothing, books, and over-the-counter
26		medications.
27	j.	The minor children shall carry no toys, non-school books or extra clothing
28		between the parties' residences. 411
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1	k.	Defendant shall not be allowed to	replace the children's therapist. Mr. Kristo	opher
2		Komarek shall remain the minor c	hildren's therapist.	
3	1.	The parties shall not engage in ph	ysical discipline of the minor children.	
4	m.	To the extent possible and if Plain	tiff is in agreement, Defendant shall be gra	anted
5		additional time with the minor chi	ldren in order to assist them with reading.	
6		SO ORDERED.		
7	DATE	D this $\underline{7}$ day of January, 2014	0	
8			J. 7. Rumes	
9			JAMES T. RUSSELL District Judge	
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2	CERTIFICATE OF MAILING
3	I hereby certify that on the $\overline{+}$ day of January, 2014, I placed a copy of the
4	foregoing in the United States Mail, postage prepaid, addressed as follows:
5	Mayra E. Arreguin CONFIDENTIAL
6	Javier Ramirez
7	1371 Village Way #F Gardnerville, NV 89410
8	Chris Bayer
9	CASA Organization Fax: 887-2513
10	Valeri
11	Samantha Valerius Law Clerk, Department I
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REC'D & FILED Your Name: 2014 FEB -5 PM 4= 12 1 Mailing Address: 11990 City, State, Zip: 2 Telephone: In Proper Person 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Janer Ramirel Case No.: /2 D/2 1000 3 4/ 1B 8 Plaintiff/Petitioner, Dept. No.: 9 **MOTION** 10 vs. Arre 110 11 Defendant/Respondent.) 12 avier KGmirez. 13 _____, appearing in Proper Person, Ī (Your Name) 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 18 19 13CR003971C on Mase Ħ 20 em pirturu 21 Contemp 22 23 24 111pns heed more 25

Fully explain why you believe you should be granted your request(s). 1 List and number each request. 2 This Motion is made for the following reasons: 3 achi a a Capu 4 5 10 5. 5 ms ne tra 114 0 6 7 8 `S De should between 9 Dar TPP monic im 10 11 11 3 12 13 14 en 6 TA FIRS 0.00 15 16 no dicent 2 Vin 17 ha DINT 18 5 10 19 20 C 21 22 23 24 25

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(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.) This document does **<u>not</u>** contain the Social Security number of any person. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. DATED this <u>66</u> day of <u>February</u>, 2014. Juin Camire ? (Your Signature)

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a

true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid thereon, addressed to: Mayra E. Mregin 1035 Woodside Drie # 119 Carson City NV day of February . 2014. day of Dated th

Family wedding

From: Mayra Arreguin (mayra_ae20@hotmail.com) You moved this message to its current location.

- Sent: Thu 1/30/14 3:28 PM
- To: javier ramirez (viveenmi2011@hotmail.com)
- Cc: Kristopher Komarek (kristophlee@yahoo.com)

On February 6th in the afternoon I will be taking a trip to California for a family wedding and I would like to take Adrian and Eduardo with me. We would be coming coming back on Sunday the 9th. I would like to know as soon as possible if I'm able to, and if I'm not able to take them I would also like to know so that we can exchange the kids on February 6th.

Thank you.

Kids

From: Mayra Arreguin (mayra_ae20@hotmail.com) This sender is in your contact list. Sent: Sat 2/01/14 10:56 PM

- To: javier ramirez (viveenmi2011@hotmail.com)
- Cc: Kristopher Komarek (kristophlee@yahoo.com)

This afternoon when I gave you the kids, I sent them with their backpack and the wii and your phone. I haven't gotten a reply to the message that I sent asking if I was able to take Adrian and Eduardo with me to the family wedding, I would like to know as soon as possible so that I can get their things ready for me to take them, or so that I can give them to you before I leave. This year I am going to put the kids in my taxes since you did it

last year, I would like for us to take turns each year. I will wait for your response. Thank you.

Kids and trip

From: Mayra Arreguin (mayra_ae20@hotmail.com) You moved this message to its current location.

Sent: Tue 2/04/14 10:10 PM

To: javier ramirez (viveenmi2011@hotmail.com)

Cc: Kristopher Komarek (kristophlee@yahoo.com); javier ramirez (viveenmi2011@hotmail.com); casaofcc@earthlink.net

Thank you for letting me know how the kids were doing.

I don't know what other details you would like to know about the trip. It's in Bakersfield for a wedding of one of my cousins, and I would like to take the kids with me because my family hasn't been able to see them for over 2 years now. We would be leaving Thursday in the afternoon and coming back on Sunday in the night. If you would like I can take the kids to school on Monday and from there you pick them up after school, and instead of me getting them back on Tuesday we can exchange them on Wednesday or Thursday after school so that you will be able to have the time that they are usually with you. I'll be waiting for your reply. Thank you.

Enviado desde mi iPhone

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KinderCorner 2nd Edition Progress Note for CARLOS RAMIREZ ARREGUIN

School Name: Empire Elementary

Teacher: Michelle (Shelly) Conger

Date: 01/08/2014

To the Family of CARLOS RAMIREZ ARREGUIN:

During the recent grading period, your child participated in many activities that helped him/her understand important concepts about these themes:

- Unit 5, Week 1: Cornucopia
- Unit 5, Week 2: Cornucopia
- Unit 6, Week 1: What's on the Menu?
- Unit 6, Week 2: What's on the Menu?
- Unit 7, Week 1: Sing a Song-Paint a Picture
- Unit 7, Week 2: Sing a Song-Paint a Picture

Your child had many opportunities during the theme lessons to practice and acquire important oral language and literacy skills.

At this time, CARLOS demonstrates skills for the AS1 - In	ilial Attempts at Approximated Spelling writing development stage.
CARLOS can read these sounds:	1 m, a, s, d, t, i, n, p, g, o, c, k, u, r, b, f, e, l, h, sh, z, w, ch, j, v, y, q, x
Encourage CARLOS to practice reading these sounds:	
CARLOS can write these sounds:	m, a, s, d, t, i, n, p, g, o, c, k, u, r, b, f, e, l, h, sh, z, w, ch, j, v, y, q, x
Encourage CARLOS to practice writing these sounds:	

The class also addressed and worked on these Getting Along Together skills: classifies feelings words, gives a win-win solution to a problem, names Stop-and-Stay-Cool steps.

Your discussion with the teacher about the information below will help you understand your child's academic performance.

Average Scores	Grading Period 1	Grading Period 2	Grading Period 3	Grading Period 4	Explanation
Vocabulary	90/100	90/100		32	The score for understanding and using vocabulary words (100 points possible)
Oral Expression	90/100	90/100			The score for oral expression (100 points possible)
Theme Vocabulary Sentence	90/100	93/100			The average for producing complete sentences using thematic vocabulary words (100 points possible)
Oral Reading	14/14	8/12			The total number of beginning-reading skills demonstrated (includes concepts-of-print skills, sounding out words, and reading simple sentences). The expectation for grading period 2 is 8/12.
Read & Respond					The number of nights your child read at home and returned a signed Read & Respond form. The expectation for grading period 2 is 30.

Based on these scores, your child will need additional support to reach Kindergarten objectives.

Thank you for everything you do at home to support your child's reading, including the Read & Respond homework. When reading together, explore the meanings of words, and have fun talking about the story.

You and your child might also enjoy reading aloud these books, which may be available at your local library:

Mouse Paint by Ellen Stoll Walsh

Gregory, the Terrible Eater by Mitchell Sharmat

In November by Cynthia Rylant

Thank you for letting us be your partner in supporting CARLOS RAMIREZ ARREGUIN's reading success.

Michelle (Shelly) Conger

Teacher



REC'D & FILED VANER RAMIRSZ Your Name: Mailing Address: 1371 UILLAGE GUAGE City, State, Zip: GARDNERVILLE, NV 85410 1 2014 FEB 10 PM 1:07 2 Telephone: 775-)781.7420 ALAN GLOVER In Proper Person CLERN 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 TAVIER RAMIREZ Plaintiff/Petitioner,) Case No.: 12DR100039(1B 8 Dept. No.: / EMERGENCY TEMPORARY MOTION CUSTORY OF CHILDREN 9 vs. 10 11 AURAE REGUN Defendant/Respondent.) 12 13 I <u>JAVIER RAMIREZ</u>, appearing in Proper Person, (Your Name) 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, clearly list and number each request. Do not explain your requests in detail 16 here, just list them. 17 18 RX PARTE FMERGENCY TEMPORARY CUSTORY OF CHILDREN 19 20 21 22 23 24 25

Fully explain why you believe you should be granted your request(s). 1 List and number each request. 2 This Motion is made for the following reasons: 3 T RECEIVED A REPORT FROM CHRIS 4 BAYER OF CASA, IN WHICH IT STATED 5 THAT THE OTHER PARTY WAS GOING 6 TO TAKE THE CHILDREN EDUARNO JAVEN 7 RAMIREZ AND CARLOS ADRIAN RAMIREZ 8 CALIFORNIA REGARDLESS IF I AGREED 9 OR NOT 10 THE CHILDREN HAVE BEEN WITH ME 11 SINGE THURSDAY FEB 6th 2014 / FEAK 12 THAT ONGE I RETURNED THEM BACK TO HER 13 OR HER FAMILY, THEY WILL TAKE MOTHER 14 THEM OUT OF THE STATE ANYWAYS. 15 I'M WILLING TO ALLOW MOTHER TO SEE 16 THE KIPS UNDER SUPERVISION PROVIDED 17 THRU CASA 18 THE CHILDREN ARE SAFE AND ATTENDING 19 SCHOOL, AND I DON'T PLAN TO TAKE THEM 20 OUT OF STATE 21 MRS. ARREGUIN MAY DO SO, THE CHILDREN 22 CAN BE WITH ME UNTIL FURTHER COURT 23 ORDER. 24 25 425

(If you need more room, you may attach additional sheets of paper. Be sure you write only on
one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the
bottom.)

This document does <u>not</u> contain the Social Security number of any person.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED this 10 day of FEBRUARY , 20/14 Hann (Your Signature)

CERTIFICATE OF SERVICE

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Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid
thereon, addressed to:

5	thereon, addressed to:
6	MAYRA. E. ARREGUIN
7	1035 WOODSTOF DRIVE # 119
8	CARSON CITY NN. 8970C
9	Dated this 10 day of FFBILUAI24, 2014
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	REC'D & FILED
1	Case No · 12 DR1 00391 1B
2	Dept. No.: I
3	ALAN GLOVER
4	DEPUTY
5	
6	IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR CARSON CITY
8	
9	MAYRA ARREGUIN,
10	Plaintiff,
11	vs. ORDER FOR HEARING
12	JAVIER RAMIREZ RIVAS,
13	Defendant.
14	
15	THIS MATTER is currently pending before the Court on Defendant's Motion filed
16	February 5, 2014, and CASA report dated February 6, 2014, submitted by Chris Bayer.
17	This Court has reviewed the Motion and CASA report and finds that a hearing regarding
18	this matter would be helpful in determining the merits of the case. Therefore, good cause
19 20	appearing; IT IS HEREBY ORDERED that this matter is set for a hearing before the First Judicial
20 21	District Court, located at 885 East Musser Street, Carson City, Nevada, Department I, on the 25 th
21	day of February, 2014, at the hour of 9:00 a.m
23	DATED THIS <u>16</u> day of February, 2014.
24	2. 7. Joursell
25	JAMES T. RUSSELL District Judge
26	
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1	CERTIFICATE OF MAILING
2	I hereby further certify that on the 10^{fb} day of February, 2014, I placed a copy of the
3	foregoing in the United States Mail postage prepaid, addressed as follows:
4	Mayra E. Arreguin 1035 Woodside Dr. #119
5 6	Carson City, NV 89701 Javier Ramirez Rivas
7	1371 Village Way #F Gardnerville, NV 89410
8	CASA - Chris Bayer FAX: 887-2513
9	do
10	Angela Jeffries Judicial Assistant
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2	Dept. No. I ALAN GLOVER
3	BY CIEPK
4	DEPUTY
5	
6	IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR CARSON CITY
8	
9	MAYRA ARREGUIN,
10	Plaintiff, V. ORDER AFTER FEBRUARY 25, 2014
11	v. <u>ORDER AFTER FEBRUART 25, 2014</u> HEARING
12	Defendant.
13	/
14	This matter comes before this Court pursuant to a Motion filed by Defendant on February
15	5, 2014. An Emergency Motion for Temporary Custody of Children was filed by Defendant on
16	February10, 2014. A Report was also submitted to the Court by Chris Bayer, the CASA
17	Representative in this matter. The Court issued an Order for Hearing on February 10, 2014. A
18	hearing was held on February 25, 2014. Both parties attended the hearing, and both parties
19	appeared in proper person. Chris Bayer, the CASA Representative in this matter, and Evelyn
20	Wakeling, the Court Interpreter, also attended the hearing.
21	In his Motion, Defendant requested clarification from the Court on a criminal case out of
22	the Carson City Justice Court, requested that Plaintiff be held in contempt of court, and
23	requested that both parties need to assist the minor children more with their homework.
24	In his Report, Mr. Bayer described a recent incident involving the parties in which
25	Defendant agreed to allow the minor children to go with Plaintiff to California for a long
26	weekend but then retracted his consent to the trip after Plaintiff's sisters were late picking up the
27	minor children from school.
28	430

1	At the hearing, Defendant explained that he has been seeing a therapist, that he is worried					
2	about the minor children's grades, and that he is having a tough time getting into nursing school					
3		olated the protection order in this case and now has a criminal record. At the				
4	hearing, Plain	tiff asserted that she is frustrated with Defendant, that she was upset by Defendant				
5	retracting his	consent to let the minor children go to California, and that she would like for				
6	Defendant to	start taking the minor children to their therapy appointments on Tuesdays from				
7	3:30 p.m. to 4	:30 p.m. At the hearing, Mr. Bayer explained that neither parent is responsible for				
8	the minor chil	ld's slipping grades; instead, Mr. Bayer explained that the minor child has been				
9	having emotio	onal difficulties with his parents' divorce. Mr. Bayer asserted that he does not				
10	believe that D	Defendant should take the minor children to their therapy appointments because the				
11	therapist likes	s to include Plaintiff in discussions at the therapy and because the therapist and				
12	Defendant do	not see eye to eye.				
13	The C	ourt notes that it is very pleased that Defendant has been attending counseling. The				
14	Court has dete	ermined that the recommendations listed in Mr. Bayer's report are appropriate.				
15	Therefore, based on the representations made by the parties and by Mr. Bayer, and good cause					
16	appearing, the	e Court ordered as follows:				
17	1.	Defendant shall not go to the minor children's school after 2:00 p.m. when it is				
18		not his day to pick the minor children up from school.				
19	2.	Defendant shall avoid all direct contact with Plaintiff and her family except in an				
20		emergency.				
21	3.	Defendant shall not engage the minor children's school in discussions about				
22		parental conflict.				
23	4.	Each party may take the minor children on a ten (10) day vacation, including				
24		travel to California and Mexico, during summer vacation provided that they each				
25		give the other party notice by email of said vacation at least thirty (30) days in				
26		advance.				
27	5.	Each party may take the minor children for a three (3) day weekend twice a year,				
28		including a Monday or Friday, provided that they each give the other party notice 431				
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1		by email of said trip at least seven (7) days in advance.	
2	6.	Defendant shall continue personal therapy. CASA can release CASA reports to	
3		any therapist that Defendant may engage.	
4	7.	The parties shall cooperate in anyway needed to effectuate Defendant getting the	e
5		minor children passports.	
6	8.	If Defendant wishes to have his criminal record from the Carson City Justice	
7		Court expunged, Defendant shall file a Motion for Expungement in the proper	
8		court.	
9	9.	Plaintiff shall continue to take the minor children to their weekly therapy	
10		appointments on Tuesdays from 3:30 p.m. to 4:30 p.m.	
11	IT IS	S SO ORDERED.	
12	DAT	ED this 25 day of February, 2014	
13 14		JAMEST. RUSSELL	
15		District Judge	
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1	CERTIFICATE OF MAILING
2	I hereby certify that on the 25 day of February, 2014, I placed a copy of the
3	foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Mayra E. Arreguin 1035 Woodside Drive #119
5	Carson City, NV 89701
6	Javier Ramirez Rivas 1371 Village Way #F
7	1371 Village Way #F Gardnerville, NV 89410
8	Chris Bayer, CASA Fax: 887-2513
9	Valen
10	Samantha Valerius Judicial Law Clerk, Dept. 1
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1	Case No.	12 DR1 00391 1H	8	2014 FEB 25 PM 1: 47
2	Dept. No.	I		(37),57(\$(,0))
3				BY CLERK
4				DEPUTY
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6	IN TH	E FIRST JUDICL	AL DISTRICT COUR	AT OF THE STATE OF NEVADA
7			IN AND FOR CARSO	DN CITY
8				
9	MAYRA AR	REGUIN,		
10	*	Pl	aintiff,	AMENDED ORDER AFTER
11				FEBRUARY 25, 2014 HEARING
12	JAVIEK KA	MIREZ RIVAS,	efendant.	
13			/	
14	This	matter comes befor	e this Court pursuant to	a Motion filed by Defendant on February
15				y of Children was filed by Defendant on
16				Court by Chris Bayer, the CASA
17				er for Hearing on February 10, 2014. A
18				ttended the hearing, and both parties
19	-			presentative in this matter, and Evelyn
20			, also attended the heari	
21	-			n from the Court on a criminal case out of
22				be held in contempt of court, and
23				dren more with their homework.
24	-			dent involving the parties in which
25		-		h Plaintiff to California for a long
26				Plaintiff's sisters were late picking up the
27		en from school.	consent to the trip utor	F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F F
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1	At the	hearing, Defendant explained that he has been seeing a therapist, that he is worried		
2	about the minor children's grades, and that he is having a tough time getting into nursing school			
3	because he vi	olated the protection order in this case and now has a criminal record. At the		
4	hearing, Plain	ntiff asserted that she is frustrated with Defendant, that she was upset by Defendant		
5	retracting his	consent to let the minor children go to California, and that she would like for		
6	Defendant to	start taking the minor children to their therapy appointments on Tuesdays from		
7	3:30 p.m. to 4	4:30 p.m. At the hearing, Mr. Bayer explained that neither parent is responsible for		
8	the minor chi	ld's slipping grades; instead, Mr. Bayer explained that the minor child has been		
9	having emotion	onal difficulties with his parents' divorce. Mr. Bayer asserted that he does not		
10	believe that D	Defendant should take the minor children to their therapy appointments because the		
11	therapist likes	s to include Plaintiff in discussions at the therapy and because the therapist and		
12	Defendant do	not see eye to eye.		
13	The C	Court notes that it is very pleased that Defendant has been attending counseling. The		
14	Court has det	ermined that the recommendations listed in Mr. Bayer's report are appropriate.		
15	Therefore, based on the representations made by the parties and by Mr. Bayer, and good cause			
16	appearing, the	e Court ordered as follows:		
17	1.	Defendant shall not go to the minor children's school after 2:00 p.m. when it is		
18		not his day to pick the minor children up from school.		
19	2.	Defendant shall avoid all direct contact with Plaintiff and her family except in an		
20		emergency.		
21	3.	Defendant shall not engage the minor children's school in discussions about		
22		parental conflict.		
23	4,	Each party may take the minor children on a ten (10) day vacation, including		
24		travel to California and Mexico, during summer vacation provided that they each		
25		give the other party notice by email of said vacation at least thirty (30) days in		
26		advance.		
27	5.	Each party may take the minor children for a three (3) day weekend twice a year,		
28		including a Monday or Friday, provided that they each give the other party notice 435		
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1		by email of said trip at least seven (7) days in advance.
2	6.	Defendant shall continue personal therapy. CASA can release CASA reports to
3		any therapist that Defendant may engage.
4	7.	The parties shall cooperate in anyway needed to effectuate Defendant getting the
5		minor children passports.
6	8.	If Defendant wishes to have his criminal record from the Carson City Justice
7		Court expunged, Defendant shall file a Motion for Expungement in the proper
8		court.
9	9.	Plaintiff shall pick up the minor children from school on Tuesday afternoons at
10		3:15 p.m. Plaintiff shall then take the minor children to their therapy
11		appointments on Tuesday afternoons at 3:30 p.m.
12	IT IS	SO ORDERED.
13	DATI	ED this Z5 day of February, 2014
14		A-7. Gener
15		JAMES T. RUSSELL District Judge
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1	CERTIFICATE OF MAILING
2	I hereby certify that on the 25 day of February, 2014, I placed a copy of the
3	
4	foregoing in the United States Mail, postage prepaid, addressed as follows:
5	Mayra E. Arreguin 1035 Woodside Drive #119 Carson City, NV 89701
6	Javier Ramirez Rivas
7	1371 Village Way #F Gardnerville, NV 89410
8	
9	Chris Bayer, CASA Fax: 887-2513
10	Samantha Valerius
11	Judicial Law Clerk, Dept. 1
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REC'D & FILFD Your Name: Way Egylo 1 Mailing Address: 2014 MAY -9 PM 4 20 City, State, Zip: 2 Telephone: ALAN GLOVER In Proper Person 3 CLERK 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Divid Ramirez) Case No.: 12 021003 9/ 1B Plaintiff/Petitioner,) Dept. No.: 8 Dept. No.: ____ 9 MOTION TO MODIFY vs. 10 naura 11 dant/Respondent.) 12 13 I <u>JAMER RAMIREZ</u>, appearing in Proper Person, (Your Name) 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 18 IT NEW TNERAPIST APPOINTED 19 UPDATE ADRESS IN FORMATION/ EMERGENCIES 20 PHONE NUMBERS 21 REQUEST TO HAVE MR. KOMARECK RELEASE 22 MONTHLY REPORTS 23 4- ADECUATE LIVING CONDITIONS FOR MINUR 24 25 CHILDREN IN MOTHER'S HOME 5- NEW PILK UP (PROP IN SKYEDULE BECAUSE OF SCHHOOL ENDING / NEW THERAPIST NEEDED 6 CHANGE TO ORIGINAL VENUE, CASE OS. CV. 04380 Motion to Modify (Divorce/Custody) - 1

Th	ne original Decree of Divorce or Custody Order was entered on $\frac{03-20-20/3}{(Date the decree or order was filed)}$
2	To the best of my knowledge, the last order concerning this matter was entered on
	O 3 - 20 - 2013 and that order concerned (Date last order was filed) (State what the last order was about,
suc	ch as child support, visitation, etc.)
5	If children are involved in this matter, fill in the following information. If children are not involved in this matter, print N/A in the following blanks.
7 Š	The names, ages and birth dates of the children the subject of this Motion are:
	NAME <u>AGE</u> <u>BIRTH DATE</u>
	EDUARDO J. RAMIREZ <u>8</u> 04-13-2006 DARIOS A RAMIREZ 6 (29)'09-2007
	EDUAROO J. RAMIREZ 8 04-13.2006 CARLOS A. RAMIREZ 6 (09)09.2007
2	
3 -	
4	
5	Fully explain why you believe you should be granted your request(s). List and number each request.
7	This Motion is made for the following reasons:
в	I WAS INFORMED BY CHRIS BAYER FROM
э	CASA THAT MR. KOMARECK WILL NOT
0	LONGER SEE THE BOYS NONE A SINGLE
1	REPORT HAS BEEN SENT TO ME
2	SCHOOL WILL END IN A FEW WEEKS AND
3	THE CURRENT OFFICER WILL NOT APPLY, TO
4	THE SUMMER/ WEW THERAPIST
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	I THE A CHERED T FHINKE	
1	DON'T HAVE A CURRENT PHONE	
2	NUMBER FOR EMERGECIES FROM THE	
3	OTHER PARTY	a)(
4	1 ADD NEED CLARIFICATION ON TRAVEL	1.09
5	OUT OF THE STATE. THE OTHER PARTY	
6	TRAVECED WITH THE KIDS, WITHOUT INFOR	
7	MING ANYONE. THE SAME GOES FOR HE	2
8	NEW FORESS, WHERE THE KIDS ARE NOW	
9	SLEEPING ON THE FLOOR WHILE SHE SLEEPS	
10	IN A BED	
11		
12		
13		
14		
15		
16		
17	(If you need more room, you may attach additional sheets of paper. Be sure you write only on	
18	one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)	
19	This document does not contain the Social Security number of any person.	
20	I declare under penalty of perjury under the law of the State of Nevada that the foregoing	
21	is true and correct.	
22	DATED this <u>09</u> day of <u>$M49$</u> , 2014 .	
23		
24	(Your Signature)	
25		
	Motion to Modify (Divorce/Custody) - 3	440

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1 2 3	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person Mailing Address: City, State, Zip: Telephone: In Proper Person Mailing Address: City, State, Zip: Telephone: City, State, Zip: City, City, State, Zip: City, City, City, City, City, City, City
Ą	In The First Judicial District Court of the State of Nevada
5	In and for Carson City
6 7 8 9 10 11 12	JANER RAMIREZ) Case No.: /2 D/2/003911/3 Plaintiff,) Dept. No. / VS.) REQUEST FOR SUBMISSION MAYRA E. AREIECGU.N) Defendant.)
13	
14	COMES NOW, JAVIER RAMIREZ, in proper person, and hereby
15	requests that the <u>motion</u> <u>to</u> <u>montry</u> previously filed previously filed
16	in the above-entitled matter on $05/09/14$, 2014 , be submitted to (date document filed)
17	the Court for consideration.
18	in the above-entitled matter on $OS/OTTP$, $20TP$, be submitted to the Court for consideration. DATED this OS day of JLY , 2014 . UAVIEN RATENIREZ (your name) I37I UICLAGE WAYF (address) ERREDNERMLE M (address) (775) 781 - 7420 (telephone number)
19	VAVIER RAFAIRSZ
20	1371 VICLAGE WAY F
21	ESPRONEPULLE N
22	(775) 781-7420
23	(telephone number)
24	
25	
	Page 1 of 2 Request to Submit 1-16-13

CERTIFICATE OF SERVICE

||

2	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
3	true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid
4	thereon, addressed to:
5	
6	(other party's name) 7794 Lawy 50 FAST
7	MAYRA E. ARREGUIN (other party's name) 2798 Howy 50 EAST. (other party's mailing address) CARSON City NU 89701 (other party's mailing address)
8	(other party's mailing address)
9	Dated this OS day of $JULY$, $20 IY$.
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	Page 2 of 2
	Request to Submit 1-16-1

PROOF OF SERVICE

Initiator: Javier Ramirez 1371 Village Wy. #F Gardnerville, NV. 89410

ŧ.

Court: 1st Judicial District Court

Plaintiff: Javier Ramirez Defendant: Mayra E. Arreguin Hearing:

Case No. 12DRI003911B File No. CS1881

- 1. At the time of service I was at least 18 years of age and not a party to this action, and I served copies of the: Motion
- 2. Party Served: Mayra E. Arreguin Address: 2794 Hwy. 50 East (work) Carson City, NV. 89701
- 3. I served the party named in Item 2 by: Personally Date served: 5/27/14 @ 12:41pm
- 4. Remarks: Motion to Modify
- 5. Person Serving: Thomas Janas

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Service Fee:

6. I am a Carson City Sheriff's Officer and I certify that the foregoing is true and correct. Date: 6/2/14

Sheriff's Authorized Agent

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		REC'D & FILED
1	Case No.: 12 DR1 00391 1B	785 JJL 24 PH 4: 17
2	Dept. No.: 1	ALAN GLOVER
3		BY CLERK
4		DEPUTY
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6	IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
7	IN AND FOR CARSON CITY	
8		
9	MAYRA ARREGUIN,	
10	Plaintiff,	ORDER DENYING
11	vs.	MOTION
12	JAVIER RAMIREZ RIVAS,	
13	Defendant.	
14		
15	This matter is before the Court on the Defendant's Motion to Modify filed on May 9,	
16	2014. A Request for Submission was filed on July 8, 2014.	
17	The issues raised by the Defendant are resolved at this time. Therefore, good cause	
18	appearing,	
19	IT IS HEREBY ORDERED that the Defendant's Motion to Modify is DENIED.	
20	Dated this Z/ day of July, 2014.	
21		J-7. Kunle
22	JAMES T. RUSSELL DISTRICT JUDGE	
23		ವ್ಯಾವರ್ ಪ್ರಶಸ್ತು ಪ್ರಸ್ತು ಸಂಗ್ರೆ ಸಂಗ್
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	CEDTIFICATE OF SERVICE		
1	$\frac{\text{CERTIFICATE OF SERVICE}}{\text{I hereby certify that on the } 25^{\text{th}}}$		
2			
•3	follows:		
4	Mayra E. Arreguin 1035 Woodside Drive #119		
5	Carson City, NV 89701		
6	Mayra E. Arreguin		
7	2794 Hwy 50 East Carson City, NV 89701		
8			
9	Javier Ramirez 1371 Village Way F		
10	Gardnerville, NV 89410		
11	Chris Bayer, CASA		
12	E-mail: casaofcc@earthlink.net		
13			
14	Angela Jeffries Judicial Assistant, Dept. 1		
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Case No.: 12 DR1 00391 1B	2014 AUG 12 PM 1: 04	
Dept. No.: 1	ALAN GLOVER	
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	LADY HIT	
DI THE EDST HIDICIAL DISTRICT	COURT OF THE STATE OF NEVADA	
IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY		
MAYRA ARREGUIN,		
Plaintiff,		
VS.	ORDER FOR HEARING	
JAVIER RAMIREZ RAVIREZ,		
Respondent.		
This Court has read the case file, and at the request of the CASA Organization, the Court		
finds that a hearing would be helpful in determining the status of the case. Therefore, good		
cause appearing,		
IT IS HEREBY ORDERED that this matter is set for a hearing before the First Judicial		
District Court, located at 885 East Musser Stre	et, Carson City, Nevada, Department I, on the 20 th	
day of August, 2014, at the hour of 1:30 p.m.		
Dated this $\underline{12}$ day of August, 2014.	a Runel	
	JAMES T. RUSSELL DISTRICT JUDGE	
	Constituent vold off	

1	CERTIFICATE OF MAILING		
2	I hereby certify that on the $\lfloor 2 \rfloor$ day of August, 2014, I served a copy of the foregoing		
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:		
4	Mayra E. Arreguin		
5	1035 Woodside Drive #119 Carson City, NV 89701		
6			
7	Mayra E. Arreguin 2794 Hwy 50 East		
8	Carson City, NV 89701		
9	Javier Ramirez		
10	1371 Village Way F Gardnerville, NV 89410		
11	Chris Bayer, CASA		
12	E-mail: <u>casaofcc@earthlink.net</u>		
13	Angela Jeffries		
14	Judicial Assistant, Dept. 1		
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1 2 3 4	Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person In The First Judicial District	REC'D & FILED AY F SSY 2014 AUG 19 PM 4:08 ALAN GLOVER BY CLERK Court of the State of Nevada
_	In and for C	Carson City
6		
7 8	<u>JAVIER RAMIREZ</u>) Plaintiff/Petitioner,	Case No.: <u>12 D12100391</u> 1B Dept. No.: <u>[</u>
9		MOTION FAR A
10	VS.)	MOTION FOR A CONTINUACE.
11	Defendant/Respondent.)	
12)	
13	I JANER RAMIREZ (Your Name)	, appearing in Proper Person,
14	request that the Court enter an Order granting me	the following:
15	State what you want the Court to order. If	you have more than one request,
16 17 18	clearly list and number each request. Do here, just list them.	o not explain your requests in detail
19	1- POSTPUNE HEARING	TO LATTER DATE.
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1	Fully explain why you believe you should be granted your request(s). List and number each request.	
2	This Motion is made for the following reasons:	
4	I'M SEEKING LEGAL HER AND I NEED	
5	TO PROPER DOCUMENTS TO PRESENT TO	
6	COURT, , JUST RECEIVED THE REPORT FROM	n
7	CASA ON S/15-/14. LATE EVENING	
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	Motion - 2	
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1	(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)	
2	This document does not contain the Social Security number of any person.	
3		
4	I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.	
5	DATED this $\underline{19}$ day of $\underline{406057}$, $20\underline{14}$.	
6		
7	(Your Signature)	
8	(Tour Signature)	
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	Motion - 3	

1	CERTIFICATE OF SERVICE	
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3	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a	
4	true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid	
5	thereon, addressed to:	
6	MAYRE E. ARREGUIN	
7	(CENTRO MARKET, 2754 Hury 50 E	AST
8	CANSON CITY IN 83706	
9	MAYRE E. ARREQUIN (CENTRO MARKET,) Z754 HWY 50 E <u>CARSON CITY AN 83706</u> Dated this <u>19</u> day of <u>AUGUST</u> , 20 14.	
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3		BY
4		DEPUTY
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6	IN THE FIRST JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA
7	IN AND FOR (CARSON CITY
8 9	MAYRA ARREGUIN,	
10	Plaintiff,	
11	v.	ORDER AFTER AUGUST 20, 2014 HEARING
12	JAVIER RAMIREZ RIVAS,	
13	Defendant.	
14	Derendant.	
15		
16		
17	This mottor somes before the Court on a	request of the CASA Organization. An Order for
18		
19	Hearing was issued by this Court on August 12,	2014. A Motion for a Continuance was filed by
20	Plaintiff on August 19, 2014. A hearing was held	l in regards to this matter on August 20, 2014.

Both Plaintiff and Defendant attended the hearing, and both appeared in proper person. Mr. Chris Bayer, the CASA Representative in this matter, and Ms. Patty Bisby, the Court interpreter, also attended the hearing.

In his Motion for a Continuance, Defendant requested that the hearing set for August 20, 2014 be continued. Defendant explained that he is seeking legal counsel and that he only received Mr. Bayer's CASA report on August 15, 2014.

In a report submitted to the Court prior to the hearing, Mr. Bayer expressed concerns regarding two (2) incidents that recently occurred. The first incident occurred on July 17, 2014 when the parties were exchanging the minor children at the library. Defendant was angry at Plaintiff because she did not have child safety seats in her vehicle. There was some sort of altercation between the parties resulting in a bruise on Plaintiff's arm. The second incident occurred on August 10, 2014 when Defendant used excessive force in disciplining Eduardo. Police reports were generated after these two (2) incidents. These police reports were also provided to the Court. Additionally, in his report, Mr. Bayer explained that he was told by one of the minor children that ten (10) to eleven (11) individuals were living in Defendant's two bedroom residence.

At the hearing, Defendant explained his side of the two incidents. With regard to the first incident on July 17, 2014, Defendant denied touching Plaintiff. Defendant believed Plaintiff hit her arm on her vehicle. With regard to the second incident on August 10, 2014, Defendant stated that Eduardo had been behaving badly all day. When Eduardo would not put his seat belt on, Defendant pulled the vehicle over, Eduardo ran into an alley yelling, and Defendant hit Eduardo two (2) to three (3) times to discipline him for his bad behavior. Moreover, Defendant denied that ten (10) to eleven (11) individuals live in his residence. Defendant asserted that only himself, his two (2) brothers, his parents, and the minor children live in the two (2) bedroom home. Defendant explained that he is currently employed with Olive Garden.

At the hearing, Plaintiff explained that she does not approve of the ways Defendant disciplines the minor children and that she would like the Court to grant her sole physical custody of the minor children. Plaintiff stated that the minor children have their own room at her

residence. Plaintiff also stated that the minor children see Mr. Komerak weekly for their therapy sessions.

In addition to reiterating some of his concerns from his report, Mr. Bayer stated at the hearing that the incident at the library on July 17, 2014 added fuel to the fire that is Defendant's relationship with his minor children since Plaintiff and Defendant divorced. Mr. Bayer believes Defendant has alienated Eduardo. Mr. Bayer asserted that Mr. Komarek has many concerns about Defendant's relationship and behavior towards the minor children.

The Court has determined that Plaintiff did not violate the law by not providing the younger child, Carlos, with a child safety seat. According to NRS 484B.157, "any person who is transporting a child who is less than 6 years of age <u>and</u> who weighs 60 pounds or less ... shall secure the child in a child restraint system" [emphasis added]. The Court has interpreted this statute as requiring two elements to be met: (1) the child is five years old or younger and (2) the child is 60 pounds or less. Carlos is six years old and weighs 70 pounds according to Defendant; therefore, under the statute, Plaintiff is not required to provide Carlos with a child safety seat.

According to the Findings of Fact, Conclusions of Law and Decree of Divorce entered in regards to this matter on March 11, 2013, "Plaintiff and Defendant shall continue to share joint physical custody of the minor children." *Ellis v. Carucci* dictates that "a modification of primary physical custody is warranted only when (1) there has been a substantial change in circumstances affecting the welfare of the child, and (2) the modification serves the best interest of the child." 123 Nev. 145, 161 P.3d 239 (2007). The Court has determined that there should be at least a temporary change in regards to primary physical custody. The Court has determined that instead of the parties having joint physical custody of the minor children, Plaintiff shall have primary physical custody of the minor children for the time being. The Court has made this determination

-3-

based on the incidents that occurred on July 17, 2014 and August 10, 2014. The Court believes these incidents demonstrate that Defendant is acting improperly towards the minor children. It appears that it is in the best interests of the minor children for them to be in Plaintiff's care and not Defendant's care at this time.

Therefore, based on Mr. Bayer's report, the police reports, Mr. Komerak's Progress Report, and the representations of the parties, and good cause appearing,

IT IS HEREBY FURTHER ORDERED that Plaintiff shall have primary physical custody of the minor children, EDUARDO RAMIREZ (DOB: 4/13/2006) and JAVIER ADRIAN RAMIREZ (DOB: 10/0/2007).

IT IS HEREBY FURTHER ORDERED that the minor children shall continue their weekly therapy sessions with Mr. Kristopher Komarek, LSW, CSW. Mr. Komarek shall provide to this Court a progress report on the minor children in thirty (30) days and again in sixty (60) days. When Mr. Komarek feels it is appropriate, he may initiate family therapy sessions with the minor children and Defendant. Defendant shall not contact Mr. Komarek in the meantime. If and when Mr. Komarek feels that the minor children are ready to be reunited with Defendant, the Court will consider granting Defendant visitation time with the minor children.

IT IS HEREBY FURTHER ORDERED that Defendant's Motion for a Continuance shall be GRANTED.

IT IS HEREBY FURTHER ORDERED that a review hearing shall be set for October 20, 2014 at 2:30 PM in the First Judicial District Court, Department 1, located at 885 E. Musser Street, Carson City, Nevada.

IT IS SO ORDERED.

Dated this ______ Dated this ______ day of August, 2014. JAMES T. RUSSELL DISTRICT JUDGE -5-

1	CERTIFICATE OF MAILING
2	I hereby certify that on the $\frac{\partial I^{st}}{\partial day}$ of August, 2014, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way F Gardnerville, NV 89410
6	
7	Mayra Arreguin Confidential Address
8	Chris Bayer, CASA
9	E-mail: <u>casaofcc@earthlink.net</u>
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11	Paillen
12	Samantha Peiffer
13	Law Clerk, Dept. 1
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5		COUNT OF THE STATE OF NEVADA	
6	IN THE FIRST JUDICIAL DISTRICT C		
7	IN AND FOR C	ARSON CITT	
8	MAYRA ARREGUIN,		
9	Plaintiff,		
10		ORDER GRANTING DEFENDANT VISITATION	
11 12	V.	VISITATION	
12	JAVIER RAMIREZ RIVAS,		
14	Defendant.		
15	15	2	
16			
17		Progress Report written by Mr. Kristopher	
18	This matter comes before the Court on a Progress Report written by Mr. Kristopher		
19	Komarek, LSW, CSW, the minor children's therapist, dated September 22, 2014.		
20		ugust 20, 2014 Hearing, the Court ordered Mr.	
21	Komarek to provide to this Court a progress rep	ort on the minor children in thirty (30) days and	
22	again in sixty (60). Additionally, in that Order, t	this Court stated that "[i]f and when Mr.	
23	Komarek feels that the minor children are ready		
24	consider granting Defendant visitation time with		
25 26	The Design of the Komerek stated		
26 27		f the event for both children has mitigated	
28	I that the children have processed th	heir feelings of anxiety. Further prolonged	
	58		

recommended that the children be allowed to see their father on a weekly basis for a period of up to 8 hours one day per week with no overnight stays at this time.

Based on Mr. Komarek's belief that it is important for the minor children to have visitation with Defendant, this Court has determined that a visitation schedule shall be established. Therefore, good cause appearing,

IT IS HEREBY FURTHER ORDERED that Defendant shall be granted visitations with the minor children once a week for up to eight (8) hours. There shall be no overnight visitation at this time. The parties shall work with Mr. Chris Bayer, the CASA appointed to this case, in order to work out which day of the week said visitations will take place and where the exchanges of the minor children shall occur.

IT IS SO ORDERED.

Dated this $\underline{24}$ day of September, 2014.

JAMES T. RUSSELL DISTRICT JUDG

1	CERTIFICATE OF MAILING
2	I hereby certify that on the $\frac{\partial \mathcal{H}}{\partial \mathcal{H}}$ day of September, 2014, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4 5	Javier Ramirez 1371 Village Way F
6	Gardnerville, NV 89410
7	Mayra Arreguin Confidential Address
8	Chris Bayer, CASA
10	E-mail: <u>casaofcc@earthlink.net</u>
11	Kristopher L. Komarek, LSW, CSW Fax: 775-841-6053
12	Speiffer
13	Samantha Peiffer Law Clerk, Dept. 1
14	Luw Clork, Dopt. 1
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	Case No.: 12 DR1 00391 1B	REC'D & FILED
1	Dept. No.: 1	2014 OCT 10 PM 5: 07
2		AKAN GLOVER
4		BY DEPUTY
5		
6	IN THE FIRST JUDICIAL DISTRICT (COURT OF THE STATE OF NEVADA
7		CARSON CITY
8		
9	MAYRA ARREGUIN,	
10	Plaintiff,	
11	VS.	ORDER RE: OVERNIGHT VISITATION
12	JAVIER RAMIREZ RIVAS,	OCTOBER 16-19, 2014
13	Defendant.	
14		
15	This matter comes before the Court on co	ommunication from Chris Bayer, the CASA
16	Representative in this matter, advising of the par	ties' request that Defendant have the children
17	for overnight visitation beginning October 16, 20	014 and ending October 19, 2014. Mr. Bayer
18	has received approval of the request for overnigh	nt visitation by Kristopher Komarek, LSW,
19	CSW, the minor children's therapist.	
20	IT IS HEREBY ORDERED that the Def	endant shall pick up the minor children from
21	school on October 16, 2014, and shall have over	
22	October 19, 2014. The time and place of the exc	hange on October 19, 2014, shall be agreed upon
23	by the parties with the assistance of Mr. Bayer.	
24	Dated this 10^{t} day of October, 2014.	~ /
25		and Runed
26		JAMES T. RUSSELL
27		DISTRICT JUDGE
28		

-1-

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1	CERTIFICATE OF MAILING
2	I hereby certify that on the 10^{4} day of October, 2014, I served the foregoing Order by
3	placing a copy in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way F Gardnerville, NV 89410
7	Mayra Arreguin Confidential Address
8	Chris Bayer, CASA
9	E-mail: casaofcc@earthlink.net
10	Angela Jeffries
11	Judicial Assistant, Dept. 1
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1	Case No.: 12 DR1 00391 1B	2014 OCT 21 AM 8	01
2	Dept. No.: 1	ALAN GLOVER	
3		BYCLE	RK
4		DEPUTY	
5			
6	IN THE FIRST JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA	
7	IN AND FOR (CARSON CITY	
8			
9	MAYRA ARREGUIN,		
10	Plaintiff,		
11	v.	ORDER AFTER OCTOBER 20, 2014 HEARING	
12	JAVIER RAMIREZ RIVAS,		
13	Defendant.		
14	Detendant.		
15			
16			
17			
18	This matter comes before the Court on a	Motion and Affidavit filed by Defendant in the	
19	parties' corresponding protection order case, wh	ich is case number 14 PO 00391.003. A hearing	
20	was held in regards to that case on October 20, 2	014. Both Plaintiff and Defendant attended the	
21	hearing, and both Plaintiff and Defendant appear	red in proper person. Evelyn Wakeling, the	

Court's interpreter, also attended the hearing in order to translate for Plaintiff.

At the hearing, Plaintiff stated that the minor children are doing well with the current visitation schedule. Plaintiff asserted that Defendant has not been paying the full amount of child support that the Court ordered. Plaintiff explained that she only agreed to allow Defendant to have overnight visitations with the minor children from October 16, 2014 to October 19, 2014 because she had an emergency.

At the hearing, Defendant requested that the Court grant him more visitation time with the minor children. Defendant questioned whether the minor children are actually doing as well as Plaintiff stated. Defendant alleged that Plaintiff is not reading with the minor children as much as she should and that Plaintiff has not informed Defendant about the minor children's medications. Defendant stated that he is currently living in a three (3) bedroom apartment with his parents and his two brothers. The minor children share a bed with Defendant when they stay the night at his residence. Defendant asserted that his wages have been garnished in order for him to pay Plaintiff child support, so he is not delinquent in his support payments. Defendant stated that he will file documentation with the Court to prove said payments.

The Court has determined that Mr. Chris Bayer, the CASA representative appointed in regards to this matter, and Mr. Kristopher Komarek, LSW, CSW, the minor children's therapist, are in a better position than this Court to determine whether the minor children are ready to have increased visitations with their father, the Defendant. Therefore, based on the foregoing, and good cause appearing,

IT IS HEREBY ORDERED that Mr. Kristopher Komarek, LSW, CSW shall prepare and submit to this Court a report within seven (7) days of the date of this Order indicating whether he feels that it is appropriate or not for Defendant to be granted more visitation time with the minor children.

IT IS HEREBY FURTHER ORDERED that Mr. Chris Bayer shall prepare and submit to this Court a report within seven (7) days of the date of this Order indicating whether he feels it is appropriate or not for Defendant to be granted more visitation time with the minor children. If Mr. Chris Bayer believes that Defendant's visitation time should be increased, Mr. Chris Bayer shall communicate with the parties in order to determine when said visitations should take place, taking into account the parties' work schedules.

IT IS HEREBY FURTHER ORDERED that until this Court has issued a subsequent Order regarding visitation, the parties shall abide by this Court's Order Granting Defendant Visitation issued on September 24, 2014, in which Defendant was granted visitations with the minor children once a week for up to eight (8) hours.

IT IS SO ORDERED.

Dated this $\mathbb{Z}/$ day of October, 2014.

JAMES T. RUSSELL

DISTRICT JUDGE

-3-

1	CERTIFICATE OF MAILING	
2	I hereby certify that on the $\frac{\partial V}{\partial t}$ day of October, 2014, I served a copy of the foregoing	
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:	
4	Javier Ramirez	
5	1371 Village Way F Gardnerville, NV 89410	
6		
7	Mayra Arreguin Confidential Address	
8	Chris Bayer, CASA	
9	E-mail: <u>casaofcc@earthlink.net</u>	
10 11	Kristopher L. Komarek, LSW, CSW Fax: 775-841-6053	
12	Doill	
13	Samantha Peiffer	
14	Law Clerk, Dept. 1	
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1	Case No.: 12 DR1 00391 1B	REC'D & FILED	
2	Dept. No.: 1	2014 OCT 27 PM 1: 02	
3		ALAN GLOVER	
4		DEPUTY	
5			
6	IN THE FIRST JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA	
7	IN AND FOR CARSON CITY		
8			
9	MAYRA ARREGUIN,		
10	Plaintiff,		
11	V.e	ORDER FOLLOWING REPORT RECEIVED FROM THE MINOR	
12	JAVIER RAMIREZ RIVAS,	CHILDREN'S THERAPIST	
13	Defendant.		
14			
15	2		
16			
17	This matter comes before the Court on a	report submitted to the Court by Mr. Chris	
18		-	
19	Bayer dated October 23, 2014 and a report submitted to the Court by Mr. Kristopher Komarek,		
20	LSW, CSW dated October 22, 2014.		
21	At the hearing held on October 20, 2014 in regards to this matter, this Court determined		
22	that Mr. Chris Bayer, the CASA representative a	ppointed in regards to this matter, and Mr.	
23	Kristopher Komarek, LSW, CSW, the minor children's therapist, were in a better position than		
24			
25	this Court to determine whether the minor children are ready to have increased visitations with		
26	their father, the Defendant. Therefore, this Court ordered Mr. Bayer and Mr. Komarek, LSW,		

CSW to prepare reports for this Court's review.

This Court has reviewed the reports submitted by Mr. Bayer and Mr. Komarek, LSW, CSW. Mr. Komarek, LSW, CSW stated that he "recommend[s] Mr. Ramirez have 8 hours of parenting time with the boys once each week on a weekend, plus 30 minute of travel time at each end to allow Mr. Ramirez to transport the boys to and from Carson City." Mr. Bayer was in agreement with Mr. Komarek, LSW, CSW.

Therefore, based on the foregoing and good cause appearing,

IT IS HEREBY ORDERED that Defendant shall have visitations with the minor children either Saturday or Sunday every weekend from 10:30 a.m. to 7:30 p.m. The exchanges of the minor children shall occur at the Carson City Sheriff's Office located at 911 E. Musser Street, Carson City, Nevada. Defendant shall send an email to both Plaintiff and CASA on Thursday evenings letting them know which day, Saturday or Sunday, he wishes to exercise his visitation. If Defendant cannot commence said visitations until after 10:30 a.m. due to his employment schedule, then he shall also indicate in said emails what time he would like said visitations to commence. Plaintiff shall be allowed to have a family member transport the minor children to said visitations if she is unable to do so herself.

IT IS SO ORDERED.

Dated this <u>27</u>⁴ day of October, 2014.

Junel

JAMES T. RUSSELI DISTRICT JUDGE

1	CERTIFICATE OF MAILING			
2	I hereby certify that on the $\frac{\partial \mathcal{T}}{\partial day}$ of October, 2014, I served a copy of the foregoing			
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:			
4	Javier Ramirez			
5	1371 Village Way F			
6	Gardnerville, NV 89410			
7	Mayra Arreguin Confidential Address			
8	Chris Bayer, CASA			
9	E-mail: <u>casaofcc@earthlink.net</u>			
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11	Peille			
12	Samantha Peiffer, Esq.			
13	Law Clerk, Dept. 1			
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	Your Name: JANER RAMINEZ 2014 NOV 19 F	PM 3: 06	
1	Your Name: JANER RAMINEZ 2014 NOV 19 F Mailing Address: 1371 MILAGE INAY F City, State, Zip: GARDNERMILLENV ALLENV		
2	Telephone: $(775) 781-7420$ By (2)	In Ansol	
3	In Proper Person	rach	
4	In The First Judicial District Court of the State of Nevada		
5	In and for Carson City		
6			
7	12 DIZI DAZALIN		
8	MAYRA E ARREGUIN Case No.: Z DIZ/0039/1B Plaintiff/Petitioner, Dept. No.:		
9) bopti rion		
10	vs.) MOTION		
11	JANER RAMIRIEZ) Defendant/Respondent.)		
12)		
13	I JANER RAMIZEZ, appearing in Proper Person, (Your Name)		
14	request that the Court enter an Order granting me the following:		
15	State what you want the Court to order. If you have more than one request,		
16	clearly list and number each request. Do not explain your requests in detail here, just list them.		
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18	1. CHANGE THERAPIST. TO BIHGUAL OTHER		
19	CENTER.		
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	Motion - 1	470	

Fully explain why you believe you should be granted your request(s). 1 List and number each request. 2 This Motion is made for the following reasons: 3 THE REPORT SUMMITED BY MR. DN 4 LSW. CSW-- Intern L. KOMPRECK KRISTO PHER 5 HE WROTE TO THE HONORABLE JUDGE T. 6 RUSSELL THAT EDUARDO HAD AN ACCIDENT 7 WHILE HE WAS UNDER SCHOOL MY CARE 8 HAVE PPENED AT SCHOOL THAT FEAN 9 THE SHOOL AND INCIDENT THIS FNIED 10 WRITTEN A LETTER THAT NONE OF 11 HAPPENED AND/012 CONTINUE TO THIS MAS 12 THIS STATEMENT HAS NOT SOLID GROUNDS HAPPEN 13 OTHER 7000 READY (aNTACTED) 14 WHERE THE KIDS AND PARENT ALSS 15 THEY IT. AND FROM BENEFIT 16 PROVIDE BILIGUAL SERVICES ALSO 17 18 FARK YOU 19 20 21 22 23 24 25 Motion - 2 471

(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the 1 bottom.) 2 This document does not contain the Social Security number of any person. 3 I declare under penalty of perjury under the law of the State of Nevada that the foregoing 4 is true and correct. DATED this / 9 day of NOU, 20/4. 5 6 7 (Your Signature) 8 9 10 11 **CERTIFICATE OF SERVICE** 12 Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a 13 true and correct copy of the foregoing Motion in the U.S. Mail with postage pre-paid thereon, 14 addressed to: $\frac{mAYRA E MRREGUR}{(Name of other party)}$ $\frac{mAYRA E MRREGUR}{(Name of other party)}$ $\frac{mAYRA E MRREGUR}{(Name of other party)}$ $\frac{mAYRA E MRY \#E}{(Address)}$ (Address)15 (Name of other party) 16 17 (City. State. Zip) 18 (City, State, Zip) 19 20 Dated this $\underline{/9}$ day of \underline{NDV} , $20 \underline{/4}$. 21 22 23 (Signature)> 24 25 Motion - 3



EMPIRE ELEMENTARY SCHOOL 1260 MONTE ROSA DRIVE CARSON CITY, NV 89701 PHONE: 775-283-1100 FAX: 775-283-1190

11/6/2014

To whom it may concern:

Eduardo Ramirez Arreguin has been to the health office four times this school year for first aid purposes only. He has not required nor requested a change of clothes for any personal accidents that I am aware of this year. Furthermore, as requested by parent, both parents are notified of any issues with Eduardo or his brother Carlos concerning health related issues.

Loretta Wilson, Clinical Aide

neth Wit

Empire Health Office

(775) 283-1110

Sevenity Mental Health

Serenity Mental Health

755 N. Roop St. Suíte 101 Carson Cíty, NV 89701

Progress Report

October 22, 2014

Eduardo and Carlos Ramirez

This report is in response to the Court Order of October 21, 2014 regarding visitation time between the children and their father. In the previous week, Eduardo and Carlos spent three and one-half days with their father at the request of their mother who had to be out of town. The CASA asked this writer if he thought that it would be appropriate for Eduardo and Carlos to spend that much time with their father at this juncture. Since this was to be a one-time event, this writer gave approval for the stay in order to see how the boys would respond to the increased time with their father.

On Tuesday, October 21st, the boys and their mother attended their regularly scheduled therapy session in which the topic of discussion was the visit with their father. The mother was not an active participant in the discussion and did not contribute an opinion or any observations regarding the impact of the stay on the children.

Eduardo, who has not had a problem with Encopresis for quite some time, had an accident at school this past Friday while in his father's care. When he was asked about the experience by this writer, Eduardo became anxious and crossed his arms in front of him and began rocking himself while seated on the couch in the office. During the discussion, Eduardo stated that he is still afraid that his father will hurt him again.

Phone: 775-841-6050

Fax: 775-841-6053

Open: M-F 10am to 6pm



Serenity Mental Health

755 N. Roop St. Suíte 101 Carson Cíty, NV 89701

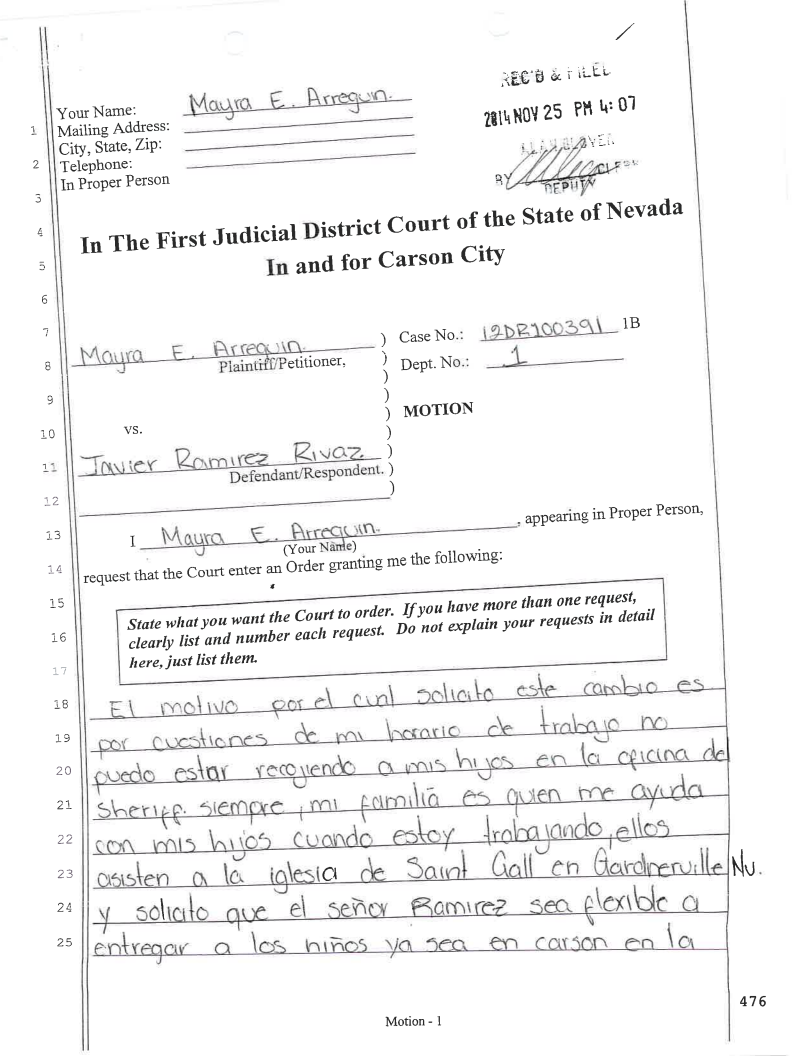
During a different part of the therapy session, Eduardo also reported that he was not compliant with his father's directions and that his father grounded him from use of the computer. When this writer queried Eduardo about his defiance, Eduardo reported that he still believes he is the "man of the house". While this stance by Eduardo is no longer present at his mother's house, Eduardo appears to have developed a more questioning stance of authority with his father. This does not bode well for a harmonious and mutually respectful relationship between the son and his father since his father has challenges seeing another person's viewpoint and arriving at a mutually respectful outcome when his authority or perspectives and beliefs are challenged.

I recommend Mr. Ramirez have 8 hours of parenting time with the boys once each week on a weekend day, plus 30 minutes of travel time at each end to allow Mr. Ramirez to transport the boys to and from Carson City. This provides the boys 8 hours of parenting time with their father. I suggest that their return to their mother be no later than 6pm in order to not disrupt their evening routine at their mother's home. I will continually review the boys' perceptions and experiences of their time with their father and will notify the Court through CASA of any suggested changes. I will also provide a monthly update to the parents through CASA. Additionally, I will review any future requests by Ms. Arrequin for exceptions to the 8 hours as they arise and will let the Court know my view through CASA.

Respectfully,

Ly J. Komenty LSW, CSW ander

Kristopher L. Komarek, LSW, CSW -intern



Fully explain why you believe you should be granted your request(s). 1 List and number each request. 2 This Motion is made for the following reasons: 3 der 4 ICINC ando 5 SIEI OV am 6 10:30 DM -05 am 7 8 Ramire Eduardo MINOS alicito ave 05 9 dos en R Amres in CIM cen 10 EQUIEVa. rent P CE OK 11 11 ٠. lesia A ICI × 1001 12 fr lard 13 5 en C L ana 0 14 nivson 15 16 17 18 19 20 21 22 23 24 25 477 Motion - 2

1	(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)		
2 3	This document does <u>not</u> contain the Social Security number of any person.		
4	I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.		
5	DATED this <u>25</u> day of <u>october</u> , 2014.		
6	Ma t Domania		
8	(Your Signature)		
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CERTIFICATE OF SERVICE

2	p		
3	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a		
<u>A</u>	true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid		
5	thereon, addressed to:		
6	Javier Ramirez.		
7	1371 Village My. F		
8	Gardnerville NV. 89410		
9	Dated this <u>25</u> day of <u>October</u> , 2014		
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11	Mayra E. Arreguin.		
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	Motion - 4		

The reason why I am requesting this change is because of factors with my work Schedule. I can't always pick up my children at the sheriff's office, my family is the one that helps me with my children when I am working, they go to Saint Gall Church in Gardnerville NV and I ask that Mr. Ramirez be flexible with returning the children that being in Carson at the sheriff's office and also at the Saint Gall Church in Gardnerville when it is necessary, the exchanges are Saturdays at 10:30 am until 7:30 pm.

1 – I am asking for the children Eduardo Ramirez and Carlos Ramirez to be exchanged in two different places depending on the requirement at 7:30. One place is Saint Gall Church in Gardnerville NV. And the other is outside of the sheriff's office here in Carson City.

Translated by Evelyn S. Wakeling

1	Case No.: 12 DR1 00391 1B	REC'D & FILED	
2	Dept. No.: 1	2014 DEC 29 PM 1: 03	
3		ALAH GLOVER	
4		BY DEPHITY	
5		1 Mil 1. 4 2 3 -	
6	IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
7	IN AND FOR CARSON CITY		
8			
9	MAYRA ARREGUIN,		
10	Plaintiff,	ODDED FOI LOWING DEDODT	
11	V.	ORDER FOLLOWING REPORT RECEIVED FROM THE MINOR	
12	JAVIER RAMIREZ RIVAS,	<u>CHILDREN'S THERAPIST DATED</u> DECEMBER 26, 2014	
13	Defendant.		
14			
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16			
17	This matter comes before the Court on a r	report submitted to the Court by Mr. Kristopher	
18 19	Komarek, LSW, CSW, through Mr. Chris Bayer,	the CASA representative appointed in regards	
20	to this matter, dated December 26, 2014.		
21		tted by Mr. Komarek I SW. CSW. Mr.	
22	This Court has reviewed the report submi		
23	Komarek, LSW, CSW stated that he "recommend[s] that the weekly visits between Eduardo and		
24	his father be suspended at this time, but that the weekly visits between Carlos and his father		
25	continue."		

²⁵ continue."
 ²⁶ The Court has determined that Mr. Komarek, LSW, CSW is in the best position to
 ²⁷ determine whether it is healthy for the minor children to have visitations with Defendant.
 ²⁸ Therefore, based on the foregoing and good cause appearing,

-1-

IT IS HEREBY ORDERED that Defendant's visitations with EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006) shall be suspended at this time.

IT IS FURTHER ORDERED that Defendant shall continue to have visitations with CARLOS ADRIAN RAMIREZ (DOB: 10/9/2007) as outlined in this Court's Order Following Report Received from the Minor Children's Therapist dated October 27, 2014.

IT IF FURTHER ORDERED that if and when Mr. Komarek, LSW, CSW determines that it is healthy for visitations between EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006) and Defendant to commence again, Mr. Komarek, LSW, CSW shall so notify the Court by submitting another report.

IT IS SO ORDERED.

Dated this 29 fu day of December, 2014.

2. Kunel

JAMES T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING
2	I hereby certify that on the ∂q^{4} day of December, 2014, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way F Gardnerville, NV 89410
6	
7	Mayra Arreguin Confidential Address
8	
9	Chris Bayer, CASA E-mail: <u>casaofcc@earthlink.net</u>
10	
11	S Poi Phon
12	Samantha Peiffer, Esq.
13	Law Clerk, Dept. 1
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Your Nam Mailing Ad City, State Telephone In Proper I	e: JAVIER RAMINEZ Idress: <u>1371 VILLAGE INT</u> Zip: <u>GARONEZVILLE NV</u> : <u>(775⁻)</u> 781-7420 Person	REC'D & FILED
In Th	e First Judicial District In and for (BY DEPUTY Court of the State of Nevada Carson City
vs.	Plaintiff/Petitioner,)))))))))))))))))))	Case No.: 120,2200391 1B Dept. No.: 1 EmERGENCY MOTION
request that	JAVIER RAMILEZ (Your Name) at the Court enter an Order granting me what you want the Court to order. If arly list and number each request. D e, just list them.	
		TION FOR EDUARDO RAMINE RELATIVE: from another therap

Fully explain why you believe you should be granted your request(s). List and number each request.

This Motion is made for the following reasons:

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I would like to spend time with Eduardo 4 have relationship. 50 a we Can ber ter 5 that 1 time th The last spont 6 w 100 that Many people Gre_ 7 expressed words 1 m atra 8 Telling him lics, his being though f; are 9 how Ohly way 10 ca nternet S m 11 this been thet hasn' invol in 12 14. monitor 13 5 mr report tron Komargek 14 has arlos he 5+ nted NUN 15 his honework his abut 10 mo 16 Follow duardo nl To ~ hsul 17 LOUSE 18 15 court considea rediction the 10 Gil 19 adults. parents counselors 11 Cinc with 20 Or devile whet 21 C 70 making exage facts and ane 22 Un stories 23 would like the kids h taketo 24 25

an event on Junday at the Convention Center On 1/11/15, while Mr. Bayer monitors my behavior with Edwards.

Respectfully

Javier Remirez

l	(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)	
2		
3	This document does <u>not</u> contain the Social Security number of any person.	
4	I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.	
5	DATED this 6 day of January, 2015.	
6		
7	(Your Signature)	
8	(Tour Signature)	
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	Motion - 3	487
	Motion - 3	

CERTIFICATE OF SERVICE

2	
3	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
4	true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid
5	thereon, addressed to:
6	Mayra & Arrequin
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9	Dated this 06 day of January, 20 15.
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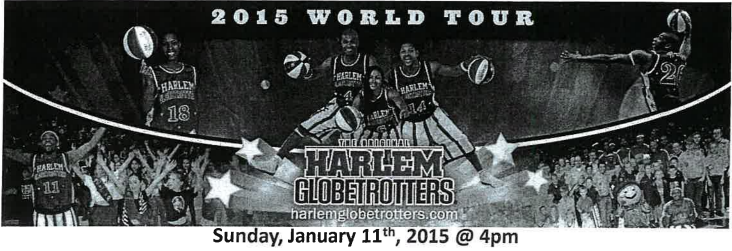
Print	Close

From: javier ramirez (viveenmi2011@hotmail.com)

Sent: Tue 1/06/15 11:13 AM

To: casaofcc@earthlink.net (casaofcc@earthlink.net)

Chris could you monitor time with Eduardo on Saturday to see the globetrotters?,,,,,,, I will cover the expenses , I think that he may like it



Reno Events Center

EXCLUSIVE THE DISCOVERY DISCOUNT OFFER ~ SAVE UP TO \$7 PER TICKET!

GROUP PRICE	S		n ticket purchase all ticket and bui			
Seat Location	Regular Prices	Your Prices	Quantity	Subtotal		
Courtside	\$86.50	No Discount	x	\$		
VIP	\$48.50	No Discount	x	\$		
Sides	\$36.50	\$31.50	x	\$	RENO EVENTS CENTER	
Corners	\$29.50	\$22.50	x	\$		
Ends	\$24.50	\$17.50	X	\$		
MAGIC PASS	\$22.00	\$15.00	X	\$		
Magic Pass is an opi required)	tional 30-minute pre si	how event from 230-3	3pm (limited capacity	Separale licket	MAGIC PASS: Spend time on the court with the	
			Handling Fee	\$ 5.00	Globetrotters – shooting, trying out ball tricks, and photos! All customers must have a game ticket ANE Magic Pass for entry. Soft/rubber soled shoes must	
	8		TOTAL	\$	be worn on court.	

DEADLINE TO ORDER: Thursday, January 8 th , 2015				\Box Accessible seating requested 🕹	
Contact Name Mailing Address Phone			City	StateZip code	
· · · · · · · · · · · · · · · · · · ·			To order tickets contact Stefanie Lamm: Toll Free: 800-641-4667 x149 Direct : 602-707-7034 Fax : 602-258-5925 Or email your order to: Lamm@harlemglobetrotters.com		
City	State	Zip	Mail or Will Call (circle one) _All tickets ordered after Monday, Dece	mber 15 th will be left in will-call	

All tickets are subject to availability. Tickets must be purchased in advance by mail, phone, email or fax. Orders will be filled on a first come, first serve basis. No refunds or exchanges. Children under 2 do not require a ticket provided they sit on adult's lap. 490

Reno, NV

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	th ^a a	REC'D & FILED
1	Case No.: 12 DR1 00391 1B	NZ and
2	Dept. No.: 1	2015 JAN -8 AM 11: 02
3		SUSAN MERRIWETHER
4		BY DEPUTY
5		
6	IN THE FIRST JUDICIAL DISTRICT (COURT OF THE STATE OF NEVADA
7	IN AND FOR C	CARSON CITY
8	MAYRA ARREGUIN,	ŕ
9		
10	Plaintiff,	ORDER DENYING EMERGENCY
11	\mathbf{v}_{\star}	MOTION
12	JAVIER RAMIREZ RIVAS,	
13	Defendant.	
14		
15		
16		
17	This matter comes before the Court on an	Emergency Motion filed by Defendant on
18		
19	January 6, 2014.	
20	In his Emergency Motion, Defendant req	uested that he be granted supervised visitations
21	with EDUARDO JAVIER RAMIREZ (DOB: 4/	13/2006), that a second opinion be obtained

from a different therapist, and that he be allowed to take the minor children to an event on Sunday at the Convention Center in Reno, Nevada.

The Court contacted Mr. Chris Bayer, the CASA Representative appointed in regards to this matter, and he indicated to the Court that he does not believe it would be appropriate for Defendant to take the minor children to an event this Sunday. Mr. Bayer also indicated that granting Defendant's Emergency Motion would cause a setback on the minor children's progress, especially considering the recommendations that Mr. Komarek, LSW, CSW gave in his last report to the Court.

The Court is in agreement with Mr. Bayer's analysis. Therefore, based on the foregoing and good cause appearing,

IT IS HEREBY ORDERED that Defendant's Emergency Motion is DENIED at this time.

IT IS SO ORDERED.

Dated this <u>d</u> day of January, 2015.

AMES T. RUSSELL

-2-

1	CERTIFICATE OF MAILING
2	I hereby certify that on the Star day of January, 2015, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way F Gardnerville, NV 89410
6	
7	Mayra Arreguin Confidential Address
8	Chris Bayer, CASA
9	E-mail: casaofcc@earthlink.net
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11	Peilhor
12	Samantha Peiffer, Esq. Law Clerk, Dept. 1
13	-Law Clerk, Dept. 1
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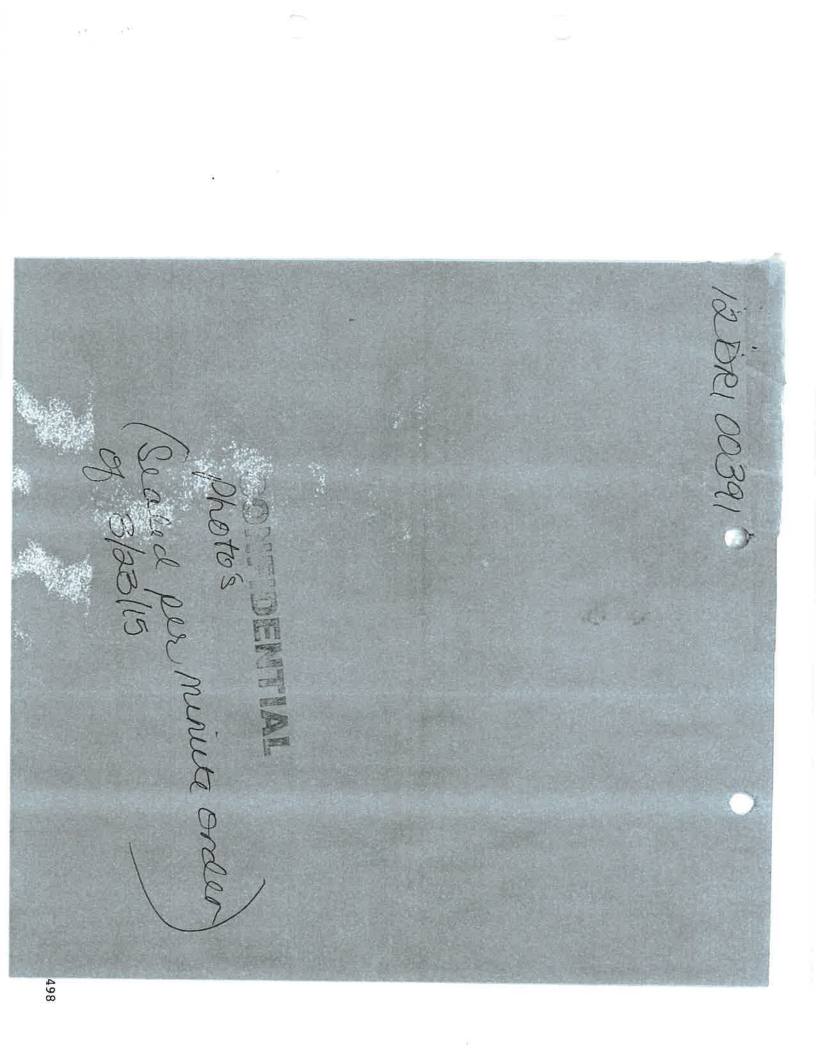
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REC'D & FILED Your Name: 2015 MAR 20 PM 3: 40 1 Mailing Address: City, State, Zip: 1(0 2 SUSAN MERRIWETHER Telephone: In Proper Person 3 ·Wa RY 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Case No .: 120R100391 1B 8 Plaintiff/Petitioner. Dept. No.: 9 MOTION 10 VS. medical care avier 11 Defendant/Respondent.) 12 13 Ner / , appearing in Proper Person, (Your Name) 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 18 Salvardo 1% 19 TIC 20 21 22 23 24 25

	$g^{\rm F}$	
1		Fully explain why you believe you should be granted your request(s). List and number each request.
3		This Motion is made for the following reasons:
4		See attached
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		Motion - 2
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(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.) This document does not contain the Social Security number of any person. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. DATED this 17 day of Marsch, 2015. (Your Signature)

2		
1	CERTIFICATE OF SERVICE	
2		
3	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a	
4	true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid	
5	thereon, addressed to:	
6	Mayra E. Arregurn (centro hav 2794 Huy 50 East	ver)
7	2794 Huy 50 EAST	
8	Cerson City NJ 89701	
9	Dated this 17 day of March , 20 15.	
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	Motion - 4	497
	IVIOUOII - 4	



IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS

No. 84723

Appellant,

vs. MAYRA E. ARREGUIN,

Respondent.

RECORD ON APPEAL

VOL III

JAVIER RAMIREZ RIVAS 1348 TOIYABE AVE GARDNERVILLE, NV 89410

APPELLANT IN PROPER PERSON

MAYRA E. ARREGUIN 2850 AIRPORT RD., SPACE #5 CARSON CITY, NV 89706

RESPONDENT IN PROPER PERSON

Docket 84723 Document 2022-18357

THE SUPREME COURT OF THE STATE OF NEVADA

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REC'D&FILED ~ 2015 MAR 26 PM 3: 45 Code: 1670 1 SUSAN MERRIWETHER 2 Name: N CLERK Address: 3 DEPUTY 4 046 Telephone: Appearing in Proper Person 5 IN THE FAMILY DIVISION 6 FIRST OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 CARSON IN AND FOR THE COUNTY OF WASHE 8 9 10 Case No. 12 DI21 00391 113 11 1 Dept. No. 12 Respondent 13 14 15 EX PARTE EMERGENCY MOTION REGARDING CHILDREN 16 MOTION TO 17 in the name of this motion) 18 _, appearing in Proper Person, hereby move this 19 20 Court to issue an emergency order, without notice to Party 's name) 21 granting the following: 22 State only what you want the court to order. Do not explain why you want the order issued 23 or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page. 24 25 26 2728 Ð porGm REV 8/2010 AA E1 EX PARTE MOTION 1 \$03

A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was 3 (Date the Decree or Order was filed) . To the best of my knowledge, the last order 2 entered on 3 concerning this matter was entered on and that order 4 Date last order entered in this case) 5 б concerned the last order was about, such as child support, visitation, TPO, etc.) what 7 The child(ren) involved in the matter are: 8 DATE OF BIRTH AGE NAME 9 8 4-13-2006 amire2 10 10.09200 Remirez 15 11 12 13 14 Fully explain why you believe this is an emergency situation 15 16 I believe this is an emergency and an order should issue from this Court immediately 17 because: n 18 peditiutr un is 19 INDIA 20 21 22 23 24 25 26 27 28 E1 EX PARTE MOTION REV 8/2010 AA 2

Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge wo (If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.) This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct. DATED this 26 day of March 20 1 Signature) e (Printed Name) ET EX PARTE MOTION REV 8/2010 AA \$05

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	REC'D & FILED
ı	Code: 3720 Name: VII A R.C. R (MM IVZ 2 015 MAR 26 PH 3: 45
2	SUSAN MEN
3	Cardneyille NU Bgylay UCCAM
4	Telephone: (775) 450 8046 Appearing in Proper Person
5	
6	FIRST IN THE FAMILY DIVISION
7	THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF WASHOE
9	Mayra & Arreguin Plaintiff/Petitioner, Case No. 12021003911B
10	
11	vs. Dept. No.
12	Defendant/Respondent.
13	
14	PROOF OF SERVICE
15	On the 26 day of March , 2015, I served a true and correct
16	E Del E Alt
17	copy of the following document(s): Ex Parte Energing Metron (Write the tire(s) of each document served.)
18	Regarding Children to arder shatering time
19	upon Mayo EAregun (Write the name of the person served.)
20	
21	in the manner(s) and at the location(s) described below:
22	WRITE YOUR INITIALS ON THE APPROPRIATE LINE(S):
23	a1 placed a copy of the document(s) listed above in a sealed envelope upon
24	which first class postage was fully prepaid and mailed said document(s) via the United States
25 26	Post Office addressed as follows:
27	Name:
28	Address:
	REV 1/2010 AA] PROOF OF SERVICE
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1	b I placed a copy of the document(s) listed above in a sealed envelope and
2	mailed said document(s) certified, return receipt requested via the United States Post Office
3	addressed as follows: Name: MZYRZ E. NRCGUM
5	Address: 2794 U.S. Hwy 50E.
6	Carson City. NV 89 toi
7	c I personally servedat the following
8	location:
٩	
10	A copy of this Proof of Service has been mailed or personally delivered to all parties or
11	their counsel.
12	
14	This document does not contain the Social Security Number of any person.
15	I declare, under penalty of perjury under the law of the State of Nevada, that the
16	foregoing is true and correct.
17	Dated this 26 day of March , 20 15.
18	
19	Signature:
20	Printed Name: ANER RAMILEZ
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REC'D & FILED 2415 MAR 26 PM 3: 45 Code: 3860 ĺ 2 SUSAN MERRIWETHER 2 Name: CLERK Address: 3 DEPUTY 4 150.8046 Telephone: 5 Appearing in Proper Person IN THE FAMILY DIVISION 6 FIRST OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 8 IN AND FOR THE COUNTY OF WASHOE 9 10 Case No. 12021003911B 11 Dept. No. 12 Respondent. Defendant/ 13 14 EST FOR SUBMISSION OF EX PARTE MOTION 15 request that the Ex Parte Motion 16 print your name here 17 1 filed on 18 (Date the Ex Parte Motion was filed) (Print the name of the Ex Parte Motion) 19 be submitted to the Court for it's consideration and Order. 20 This document does not contain the Social Security number of any person. 21 22 DATED this 26 day of Marc 23 Signature: 24 Print Your Name: 25 26 27 28 REVISED 11/2010 AA EX PARTE MTN REQ. FOR SUBMISSION

Case No.: 12 DR1 00391 1B

2 || Dept. No.: 1

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vs.

REC'D & FILED 2115 MAR 27 PM 14 55 SUSAN MERRIWETHER CLERK DEPUTY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

ORDER SETTING HEARING

JAVIER RAMIREZ RIVAS,

Defendant.

THIS MATTER is currently pending before the Court on a Motion to Seek Medical Care filed by Defendant on March 20, 2015. An Ex Parte Emergency Motion Regarding Children was filed by Defendant on March 26, 2015. A Proof of Service was filed by Defendant on March 26, 2015. A Request for Submission of Ex Parte Motion was filed by Defendant on March 26, 2015. The Court also received reports from Mr. Chris Bayer, the CASA in this matter, and Mr. Kristopher L. Komarek, LCSW, the minor children's therapist.

This Court has reviewed the Motion to Seek Medical Care, the Ex Parte Emergency Motion Regarding Children, and the reports from CASA and the therapist. The Court finds that a hearing regarding this matter would be helpful in determining the merits of the case. Therefore, good cause appearing;

IT IS HEREBY ORDERED that this matter is set for a hearing before the First Judicial District Court, located at 885 East Musser Street, Carson City, Nevada, Department I, on April 9, 2015, at 2:30 p.m.

Dated this 27 day of March, 2015.

7. Junel

JAMES T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING	
2	I hereby certify that on the $\frac{2}{2}$ day of March, 2015, I served the foregoing Order by	
3	placing a true and correct copy in the United States Mail, postage prepaid, addressed as follows:	
4	Javier Ramirez	
5	1371 Village Way F Gardnerville, NV 89410	
6		
7	Mayra Arreguin Confidential Address	
8	Chris Bayer, CASA	
9	E-Mail: <u>casaofcc@earthlink.net</u>	
10	Peiller	
11	Samantha Peiffer	
12	Law Clerk, Dept. 1	
13 14		
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Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

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VS.

REC'D & FILEU 2115 APR -9 PM 4:28 SUSAN MERRIWETHER BY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

ORDER AFTER APRIL 9, 2015 HEARING

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is currently pending before the Court on a Motion to Seek Medical Care filed by Defendant on March 20, 2015. An Ex Parte Emergency Motion Regarding Children was filed by Defendant on March 26, 2015. A Proof of Service was filed by Defendant on March 26, 2015. A Request for Submission of Ex Parte Motion was filed by Defendant on March 26, 2015. An Order Setting Hearing was issued by this Court on March 27, 2015. A hearing was held in regards to this matter on April 9, 2015. Both Plaintiff and Defendant attended the hearing, and both Plaintiff and Defendant appeared in proper person. Mr. Chris Bayer, the CASA in this matter, and Evelyn Wakeling, the Court interpreter, also attended the hearing.

In his Motion to Seek Medical Care, Defendant requested that he be allowed to take the minor child, EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006), to the doctor due to the minor child's injuries. In his Ex Parte Emergency Motion Regarding Children, Defendant again requested that he be allowed to take the minor child to seek medical care. Defendant explained

-1-

that the minor child was injured three (3) weeks ago, and Plaintiff has not taken the minor child to the doctor.

The Court notes that it received reports from Mr. Chris Bayer and Mr. Kristopher L. Komarek, LCSW, the minor children's therapist prior to the hearing. In his report, Mr. Komarek explained that EDUARDO "still feels quite anxious as a result of the experience with his father." Mr. Komarek further explained that he supports the use of Parent-Child Intervention Therapy (PCIT) as a means of improving the relationship between Defendant and EDUARDO. In his report, Mr. Bayer indicated his concerns with the amount of time it took Plaintiff to take EDUARDO to the doctor, especially since Plaintiff was told by numerous professionals to take EDUARDO to the doctor.

At the hearing, Plaintiff stated that she did not think EDUARDO's injury required urgent attention. Plaintiff stated that she got off work late for three (3) weeks and was unable to take EDUARDO to the doctor. Plaintiff also indicated her concerns to the Court regarding Defendant picking up the minor children from school one (1) day in violation of this Court's previous Order. Plaintiff stated that the minor children are generally doing well.

At the hearing, Defendant expressed his concerns with Plaintiff for not taking the minor child to the doctor in a timely manner. With regard to picking up the minor children from school, Defendant explained that the minor children were at the school past 3:00 p.m. and that no one was there to pick them up. The minor children were supposed to walk home, but Defendant stated that the neighborhood through which the minor children had to walk is dangerous. Defendant requested that Plaintiff call him when there is an emergency regarding the minor children. Defendant also requested that the minor children be allowed to call him whenever they wish. With regard to the minor children calling Defendant, Plaintiff stated that Mr. Komerek recommended that the minor children be allowed to call Defendant only one (1) time per day for approximately fifteen (15) minutes.

At the hearing, Mr. Bayer explained that Defendant recently took a parenting class and prepared a report on what he learned from the parenting class. Mr. Bayer commended Defendant. Mr. Bayer again stated his concerns with Plaintiff for not taking the minor child to the doctor in a timely manner. Mr. Bayer stated that Plaintiff should have asked a family member to take EDUARDO to the doctor if Plaintiff was too busy. Mr. Bayer believed that PTIC would be a good option going forward in this matter.

The Court has determined that Plaintiff shall be required to take the minor children to the doctor if there is an injury. The Court has also determined that Defendant and EDUARDO shall begin the PCIT process as soon as possible so that Defendant and EDUARDO can attempt to repair their relationship. The Court does not believe it is appropriate to change the parties' custody at this time, although the Court believes that Defendant is making good strides in the right direction.

Therefore, based on the foregoing and good cause appearing;

IT IS HEREBY ORDERED that Plaintiff shall take the minor children to see the doctor if there is an injury.

IT IS FURTHER ORDERED that Defendant and EDUARDO shall begin Parent-Child Intervention Therapy (PCIT) as soon as possible. Plaintiff shall cooperate in any way necessary with the PCIT.

IT IS FURTHER ORDERED that Defendant shall not go to the minor children's school after 2:00 p.m.

IT IS FURTHER ORDERED that the minor children shall be encouraged to call Defendant only one (1) time per day for approximately fifteen (15) minutes. However, if the minor children call Defendant more than one (1) time per day, Defendant shall not be held responsible.

IT IS FURTHER ORDERED that Plaintiff shall call Defendant if there is an emergency regarding the minor children. Defendant shall give Plaintiff his phone number.

Dated this <u>974</u> day of April, 2015.

- 7. Junkep

JAMES T. RUSSELL DISTRICT JUDGE

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1	CERTIFICATE OF MAILING	
2	I hereby certify that on the Orday of April, 2015, I served the foregoing Order by	
3	placing a true and correct copy in the United States Mail, postage prepaid, addressed as follows:	
4		
5	Javier Ramirez 1371 Village Way F	
6	Gardnerville, NV 89410	
7	Mayra Arreguin	
8	Confidential Address	
9	Chris Bayer, CASA E-Mail: <u>casaofcc@earthlink.net</u>	
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12	Samantha Peiffer Law Clerk, Dept. 1	
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REC'D & FILED 2015 MAY 14 PM 2: 53 1 Code: 1670 Name: VAMER RAMIZEZ Address: 1371 VILLAGE WAY F 2 3 GARDNERVILLE MI 89410 4 Telephone: (775) 4508046 5 Appearing in Proper Person IN THE FAMILY DIVISION 6 FIRST OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 CARSON 8 IN AND FOR THE COUNTY OF SHOP 9 MAYRA E. MRREGUIN Petitioner, 10 Case No. 12 DR/003 9113 11 vs. Dept. No.____ TANER RAMIZ 12 Respondent. 13 14 EX PARTE EMERGENCY MOTION REGARDING CHILDREN 15 16 MOTION TO MODIFY ORDER/VISITATION/REINSTATE CUSTODY (Fill in the name of this motion) 17 18 [IANER RAMILEZ, appearing in Proper Person, hereby move this (Your name) 19 20 Court to issue an emergency order, without notice to <u>mpypa E. AZZEGUIY</u> (The Other Party's name) 21 granting the following: 22 State only what you want the court to order. Do not explain why you want the order issued 23 or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page. 24 25 REINSTATE CUSTODY 26 OMMUNICATION WITH CHILDREN AS STATED 27 OZDER 28 PRIOR ORDER 3 E1 EX PARTE MOTION REV 8/2010 AA 1 516

A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was J entered on MARCH 20/3 (Date the Decree or Order was filed) To the best of my knowledge, the last order 2 3 APRIL 2015 (Date last order entered in this case) and that order concerning this matter was entered on _ 4 5 PCIT Therap (Print what the last order б concerned PCIT was about, such as child support, 7 The child(ren) involved in the matter are: 8 DATE OF BIRTH AGE NAME 9 Windo I Ramire 9 4-13-2006 10 10-04-2007 amin 11 12 13 14 Fully explain why you believe this is an emergency situation 15 16 I believe this is an emergency and an order should issue from this Court immediately 17 because: 18 5 UZ (desn 19 20 21 22 23 24 25 26 27 28 E1 EX PARTE MOTION REV 8/2010 AA 2

would like the order Mode Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge (If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.) This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct. DATED this 14 day of May 20 /5. (Signature) Printed Name) REV 8/2010 AA ET EX PARTE MOTION

Print

From: javier ramirez (viveenmi2011@hotmail.com)

Sent: Wed 5/06/15 6:06 PM

To: casaofcc@earthlink.net (casaofcc@earthlink.net)

I got this email...from Carlos's Teacher and I need your input, please

Outlook.com Print Message

Print

<u>Close</u>

From: Martha Samples (MSamples@carson.k12.nv.us)Sent: Fri 5/01/15 12:43 PMTo: viveenmi2011@hotmail.com

Dear Mr. Ramirez,

Sorry it has taken me so long to get back to you but I had misplaced your email address. I wanted to tell you that Carlos continues to struggle in math. I have spoken to you about coming in to work with him during our math time. We have math right after our lunch from 12:20 until 1:20. If you could let me know what days you are available to come in I would appreciate it.

Also, I have spoke to his mother about my concerns with his frequent trips to the bathroom. When he goes he spends considerable time there and sometimes has to go several times during class time. Carlos tells me that something he is eating is upsetting his stomach. She said she would look into it. Also, his pants are ill-fitted and he sometimes has difficulty fastening them.

Thank you for your patience with me and your support of Carlos. My email address is msamples@carson.k12.nv.us if you should want to contact me via email.

Respectfully,

Martha Samples

Empire Elementary School

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BRIAN SANDOVAL Governor

RICHARD WHITLEY, MS Interim Director

STATE OF NEVADA

MARTA E. JENSEN Acting Administrator

TRACEY D. GREEN, MD Chief Medical Officer

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF PUBLIC AND BEHAVIORAL HEALTH

April 27, 2015

CASA Chris Bayer

Dear Mr. Bayer,

We are in receipt of an order from Judicial District Court dated April 9, 2015 you provided this agency regarding Javier Ramirez Rivas, the defendant, to participate with his older son Eduardo in Parent Child Interaction Therapy (PCIT). The order states Mr. Komarek supports Parent Child Interaction Therapy (PCIT) to improve the relationship with his son. It is our understanding that the minor child, Eduardo, is nine years old and PCIT is specifically for children up to age seven years old. In addition, this agency is not set up to carry out PCIT as prescribed in the professional training guidelines; therefore, for a 9 year old, the recommended treatment with a parent/child is Parent Management Training (PMT) which is a similar evidence based therapy model. Please accept this letter for clarification that PMT will be the model that will be utilized in therapy and should be supported by parties involved and concerned.

On April 27, 2015, Mr. Ramirez Rivas attended a session to discuss the PMT. He appears to be willing to do so; however, prior to beginning this therapy model this agency needs a completed intake packet for his son the minor child Eduardo. For us to carry out treatment, it is important that we receive the intake packet from his mother Ms. Arreguin.

Please let us know what steps are needed to engage Ms. Arreguin in completing the packet and bring in Eduardo to begin the therapeutic process with his father and the therapist Nalini Channapatna Prasanna.

Sincerely,

Nalini Channapatna Prasanna, CSW Intern

Laurie L. Sims, LCSW Supervisor Carson Counseling and Supportive Services 1665 Old Hot Springs Road, Suite 150 Carson City, NV 89706 (775) 687-0890

REC'D & FILED 1 Code: 2015 HAY 14 PM 2:53 Name: VAVIER RAMIREZ Address: 371 UICLAGE WAY F GARDNERMUE NU 89410 Telephone: 775) 450 8046 2 3 Telephone: 77 TEPHTY 4 5 IN THE FAMILY DIVISION 6 IN THE SECOND JUDICIAL DISTRICT COURT 7 OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE 8 9 Payra E. Arregin Plaintiff/Petitioner, 10 11 Case No. <u>12 D /2 1003 91</u> 13 Dept. No. <u>/</u> vs. 12 Tavier Rumirez 13 Defendant/Respondent. 14 15 16 EX PARTE MOTION FOR ORDER SHORTENING TIME TO RESPOND 17 TO MOTION OR REQUEST 18 19 I, Javier Ramirez, acting in Proper Person, hereby move this Court, to (Your name) 20 21 issue an Order without notice to <u>Mayra E. Arregvin</u> shortening time to (The other party's name) 22 23 respond to the Motion or Request Modify order 1 vis, tation Reinstate Custady (State what the Motion or Request is for) 24 25 from $\frac{M_{GY}}{(Date the Response would be due)}$ to $\frac{M_{GY}}{(Date you want Response filed)}$. 26 27 28 E-7 1 REVISED 9/8/09 AA 522

Curson This Order should be granted under the provisions of Washoe District Court Rule 43 because circumstances exist that warrant the issuance of such an order without notice to the other party. Those circumstances are: Nen are lliena ted education neod (If you need more space than is provided, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.) This document does not contain the Social Security number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct. 14.2015 Date: Inn Signature E-7 REVISED 9/8/09 AA

REC'D & FILEU 1 Code: 3860 2015 MAY 14 PM 2: 53 Name: JAMEIL KMINGEL Address: 1371 VILLAGE WPY F-Name: ANER RAMIRE 2 SUSA 3 Telephone: (775) 450 8046 4 5 Appearing in Proper Person IN THE FAMILY DIVISION 6 FIRST OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 CARSON IN AND FOR THE COUNTY OF WASHOE 8 9 Mayra E. Arregum Plaintiff/Petitioner, vs. 10 Case No. <u>/20210039113</u> Dept. No. ____ 11 12 13 14 **REOUEST FOR SUBMISSION OF EX PARTE MOTION** 15 (print your name here), request that the Ex Parte Motion 16 17 (Print the name of the Ex Parte Motion) (Date the Ex Parte Motion was filed) 18 19 be submitted to the Court for it's consideration and Order. 20 This document does not contain the Social Security number of any person. 21 DATED this $\underline{/ 4}$ day of $\underline{M 2 9}$, $20 \underline{/ 5}$. 22 23 Signature(24 ISR RAMIREZ Print Your Name. 25 26 27 28 EX PARTE MTN REQ. FOR SUBMISSION **REVISED 11/2010 AA** 524

¹ Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

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vs.

REC'D & FILE 2015 MAY 14 PM 3: 16 SUSAN MERRIWETMER

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

ORDER REGARDING CASA REPORT

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is currently pending before the Court on a report submitted by Mr. Chris Bayer, the CASA in this matter, on May 14, 2015.

In his report, Mr. Bayer explained that therapy between Defendant and the minor child, EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006), does not appear possible. Mr. Bayer further explained that the minor child is too old for the PCIT approach. Mr. Bayer stated that Defendant, Plaintiff, and Mr. Komarek, the minor children's therapist, are all amenable to Defendant having supervised visitations with EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006). Mr. Bayer suggested that the supervised visitations take place at the Douglas County Family Support Council. Mr. Bayer stated that Defendant will need to make a consistent time available in his schedule on one of Plaintiff's days off from work in which to effectuate these supervised visitations.

Therefore, based on the report of Mr. Bayer, and good cause appearing;

IT IS HEREBY ORDERED that Defendant shall be allowed to have supervised visitations with EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006) once a week at the Douglas County Family Support Council. Both parties shall cooperate with the Douglas County Family Support Council in any way necessary to effectuate these visitations. These visitations shall be scheduled on one of Plaintiff's days off from work.

Dated this <u>1444</u> day of May, 2015.

Funcel

JAMES T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING
2	I hereby certify that on the 15 day of May, 2015, I served the foregoing Order by
3	placing a true and correct copy in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way F Gardnerville, NV 89410
6	
7	Mayra Arreguin Confidential Address
8	Chris Bayer, CASA
9	E-Mail: <u>casaofcc@earthlink.net</u>
10	$\sum P_{\alpha} / P_{\alpha}$
11	Samantha Peiffer
12	Law Clerk, Dept. 1
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1 Case No.: 12 DR1 00391 1B

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VS.

& FALES 2015 MAY 15 AM 10: 58 SUSAN MERRIWETHER

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

ORDER DENYING REQUEST FOR SUBMISSION

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is currently pending before the Court on an Ex Parte Emergency Motion Regarding Children filed by Defendant on May 14, 2015. An Ex Parte Motion for Order Shortening Time to Respond to Motion or Request was filed by Defendant on May 14, 2015. A Request for Submission of Ex Parte Motion was filed by Defendant on May 14, 2015.

There is no evidence that Defendant served Plaintiff with his Motions or that Defendant provided copies of the Motions to Chris Bayer, the CASA in this matter. Therefore, good cause appearing,

IT IS HEREBY ORDERED that the Request for Submission of Ex Parte Motion is DENIED.

IT IS FURTHER ORDERED that Defendant shall serve Plaintiff with a copy of the Ex Parte Emergency Motion Regarding Children and the Ex Parte Motion for Order Shortening Time to Respond to Motion or Request. Defendant shall provide proof to the Court that such service has been made. Once Plaintiff has been served with Defendant's Motions, Plaintiff shall have ten days to respond to the Motions pursuant to First Judicial District Court Rule ("FJDCR") 15. According to FJDCR 15, the Defendant shall have five days to file and serve a reply, if they so desire. After the period for a response has expired, a new request to submit will be necessary.

IT IS FURTHER ORDERED that Defendant shall send copies of the Ex Parte Emergency Motion Regarding Children and the Ex Parte Motion for Order Shortening Time to Respond to Motion or Request to Mr. Chris Bayer.

IT IS SO ORDERED.

Dated this i5 day of May, 2015.

7. Kunel JAMES T. RUSSELL

DISTRICT JUDGE

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1	CERTIFICATE OF MAILING	
2	I hereby certify that on the 15 day of May, 2015, I served the foregoing Order by	
3	placing a true and correct copy in the United States Mail, postage prepaid, addressed as follows:	
4	Javier Ramirez	
5	1371 Village Way F Gardnerville, NV 89410	
6 7	Mayra Arreguin Confidential Address	
8		
9	Chris Bayer, CASA E-Mail: <u>casaofcc@earthlink.net</u>	
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11	Allan	
12	Samantha Reiffer Law Clerk, Dept. 1	
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	Your Name: JAVIER RAMIREZ REC'D& FILED
1	Mailing Address: City, State, Zip: GARDNERVILLE NV 8-9410 2115 JUN -4 PH 2:38
2	Telephone: (775) 450 5046 SUSAN ALLAN
3	BY
Ą	In The First Judicial District Court of the State of Nevada
5	In and for Carson City
6	
7	MAYRA E. ARREGUIN) Case No.: 12 DR100391 1B
8	Plaintiff/Petitioner, Dept. No.: _/
9))
10	VS.) MOTION TO SHOW CAUSE) FOIZ CONTEMP OF COULT.
11	Defendant/Respondent.)
12)
13	I <u>JANER RAMILEZ</u> , appearing in Proper Person, (Your Name)
14	(Your Name) request that the Court enter an Order granting me the following:
15	
16	State what you want the Court to order. If you have more than one request, clearly list and number each request. Do not explain your requests in detail
17	here, just list them.
18	1. SET UP COURT DATE FUR CONTEMP OF WORT FROM
19	PLAINTIFF
20	2" MODIFY WORDING IN ORDER FROM "SHALL" TO
21	MUST"
22	3- REINSTATE CUSTODY
23	4- PERMISSION TO TAKE CHILDREN TO POCTOR'S
24	APPOINTMENTS / SCHOOL FUNCTIONS.
25	

Fully explain why you believe you should be granted your request(s). 1 List and number each request. 2 This Motion is made for the following reasons: 3 419/15 DESPISED THE COURT ORDER ISSUED ON 4 PLAINTIFF HASNY FOLLOW ORDERS AND STARTED TO 5 CHILDREN FOR HAVING ANY DHONE CANTACT ALIENATED 6 AND 1012 INFORMED OF ANY MEDICAL ISSUES ALONG G 7 WITTE SCHOOL ACTIVITIES (see attached) 8 SHE HAS ALSO MAKE NO EFFORD TO PRUMPE 9 UTSITA-WITH THE NECESARY PAPERWORK TO START 10 PER 5-14-15 AND PER ORDER DATED As Tion 11 4-27-15 LETTER FROM MENTAL HEALTH DATED 12 (see attached) 13 MR. CHRIS BAYER THE WARDING OF "SHALL" PER 14 IN ALL OZDERS LIPEATES A LOODHOLE, WHEN 17'5 15 INTREPETED AS AN OPTION. PLAINTIFF CAN CHOOSE 16 TO NOT FOLLOW ORDERS, ALTENATING EVEN MORE 17 CHILDREN FROM DEFENDANT. 18 ALTHOUGH MESSAGES AND BOTH VERBAL REQUEST 70 19 PLAINTIFF THAT MEDICAL CARE AND MR. BAYER 20 HAS TO BE FOLLOW FOR THE CHILDREN, THEY GET 21 letter (see attached missed appointment 1GNOZED 22 from fentist) I ASKED THE COURT TO ENFORCE PRIOR 23 ORDERS AND REINSTATE CUSTORY TO DEFENDANT. 24 25

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(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)

This document does <u>not</u> contain the Social Security number of any person.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED this 4 day of 10NE, 2015. б Aan (Your Signature)

Motion - 3

CERTIFICATE OF SERVICE

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Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
true and correct copy of the foregoing Notice to Set in the U.S. Mail with postage pre-paid
thereon, addressed to:

MAYILA G. ARREGUIN
1756 RUSSELL WAY 7 E
CARSON CITY NV.
Dated this 4 day of JUNE, 20 15.
CHILLS BAYER
1539 E FIFTH ST. CARSON C. THE NU 89701
CARSON LITY NO STIC
EATHER R'S RIGHTS OF NEVADA
FATHER'S RIGHTS OF NEVADA NA E-MAIL.
Motion - 4

Jennifer Yen, DDS First Care Dental, Inc 314 West 5th Street Carson City, NV 89703 (775) 882-1111



Dental Care for Children up to 21 years old.

Dear Parents,

You Children Eduardo and Carlos Ramirez Missed an appointment on 4/20/15 @ 4pm Please call us as soon as possible at (775) 882-1111 to reschedule this important appointment. Allowing small decay to go untreated for even a short time can add a great deal of extra cost as well as unwanted discomfort for your child. Regular dental checkups will allow our staff to ensure the best possible dental care for your child.

We appreciate your child as a patient in our office and appreciate the opportunity of treating your child's dental needs. We look forward to serving your family in the future.

Sincerely,

Jennifer Yen, D.D.S. and Staff

BRIAN SANDOVAL Governor

RICHARD WHITLEY, MS Interim Director

STATE OF NEVADA



MARTA E. JENSEN Acting Administrator

TRACEY D. GREEN, MD Chief Medical Officer

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF PUBLIC AND BEHAVIORAL HEALTH

April 27, 2015

CASA Chris Bayer

Dear Mr. Bayer,

We are in receipt of an order from Judicial District Court dated April 9, 2015 you provided this agency regarding Javier Ramirez Rivas, the defendant, to participate with his older son Eduardo in Parent Child Interaction Therapy (PCIT). The order states Mr. Komarek supports Parent Child Interaction Therapy (PCIT) to improve the relationship with his son. It is our understanding that the minor child, Eduardo, is nine years old and PCIT is specifically for children up to age seven years old. In addition, this agency is not set up to carry out PCIT as prescribed in the professional training guidelines; therefore, for a 9 year old, the recommended treatment with a parent/child is Parent Management Training (PMT) which is a similar evidence based therapy model. Please accept this letter for clarification that PMT will be the model that will be utilized in therapy and should be supported by parties involved and concerned.

On April 27, 2015, Mr. Ramirez Rivas attended a session to discuss the PMT. He appears to be willing to do so; however, prior to beginning this therapy model this agency needs a completed intake packet for his son the minor child Eduardo. For us to carry out treatment, it is important that we receive the intake packet from his mother Ms. Arreguin.

Please let us know what steps are needed to engage Ms. Arreguin in completing the packet and bring in Eduardo to begin the therapeutic process with his father and the therapist Nalini Channapatna Prasanna.

Sincerely,

Nalini Channapatna Prasanna, CSW Intern

Laurie L. Sims, LCSW Supervisor Carson Counseling and Supportive Services 1665 Old Hot Springs Road, Suite 150 Carson City, NV 89706 (775) 687-0890 Outlock.com Print Message

Page 1 of 1

Print	Close

From: Martha Samples (MSamples@carson.k12.nv.us)Sent: Fri 5/01/15 12:43 PMTo: viveenmi2011@hotmail.com

Dear Mr. Ramirez,

Sorry it has taken me so long to get back to you but I had misplaced your email address. I wanted to tell you that Carlos continues to struggle in math. I have spoken to you about coming in to work with him during our math time. We have math right after our lunch from 12:20 until 1:20. If you could let me know what days you are available to come in I would appreciate it.

Also, I have spoke to his mother about my concerns with his frequent trips to the bathroom. When he goes he spends considerable time there and sometimes has to go several times during class time. Carlos tells me that something he is eating is upsetting his stomach. She said she would look into it. Also, his pants are ill-fitted and he sometimes has difficulty fastening them.

Thank you for your patience with me and your support of Carlos. My email address is msamples@carson.k12.nv.us if you should want to contact me via email.

Respectfully,

Martha Samples

Empire Elementary School

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V		P	ROOF OF SERVICE	2015 JUL -8 PM 4: 64
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Initiator:	JAVIER RAMII	REZ	Company:	DEPUTY
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6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

1 2 7/01/15 Date

LEE MAJOR Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

1 2	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person KEC'D & FILEL SUSAL MERSIWETHER SUSAL MERSIWETHER SUSAL MERSIWETHER SUSAL MERSIWETHER
3	BY
4	In The First Judicial District Court of the State of Nevada
5	In and for Carson City
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7 8	Mayra E. Prrequin) Case No.: 12 D R 1003 G113 Plaintiff,) Dept. No. 1
9) vs.) REQUEST FOR SUBMISSION
10	Javier Remirez
11	Defendant.)
12)
13	COMES NOW, Javier Ramirez, in proper person, and hereby
14	(your name)
15	requests that the <u>motion to show cause for contrapo f cart</u> previously filed
16	in the above-entitled matter on, 20_1, be submitted to, 20_1, be submitted to
17	the Court for consideration.
18	DATED this 10 day of $10/9$, $20/5$.
19	(Signature)
20	
21	
22	
23	
24	
25	
	Page 1 of 2
	Request to Submit 1-16-13
	L I I I I I I I I I I I I I I I I I I I

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid thereon, addressed to:

Dated this 10° day of 10° , 20° .

CHRISISAYER FOR CASA.

FATHERS RIGNTS OF NEUROA VIA EMAIL

MAYRA E APREGUIN / CENTRO MARKET (other party's name) 1756 RUSSELL Way #E 2794 US Hung SOE (other party's mailing address) CUITSON CITY NV 81706 (other party's mailing address)

1 2 3 4 5 6	Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person In The First Judicial District Court of the State of Nevada In and for Carson City
7 8 9	<u>МАЧКО Е. ЛККЕGUM</u>) Case No.:/2DJ2100391 Plaintiff,) Dept. No.:
10 11 12	VS.) <u>JAVIER ROMIREZ</u>) Defendant.) PRODE OF SERVICE
13 14 15)
16 17 18	
19 20	
21 22 23	
24 25	
	Pleading - 1

FOREVER NV 7014 2870 0002 1746 4234 USA Yes MAYIZA E. APREQUIN 1756 RUSSELL WAY # ĉ 89706 CARSON CITY. NV -£., NTXTE ASS CE'1 2206/17/15 REJURN TO SENDER ATTEMPTED - NOT KNOWN UNABLE TO FORWARD *0894-06386-12-41 BC: 89410535978 8941005358 89705\$2799

IGE WOY F LE NN 85410

PROOF OF SERVICE

Court Dat Court:	e: FIRST JUDICIAL DISTRICT COURT	File No. 0003707 Case No. 12DRI003911B
Initiator:	JAVIER RAMIREZ	Company:
Address:	1371 VILLAGE WY. #F GARDNERVILLE, NV 89410	Address:
Plaintiff:	ARREGUIN, MAYRA E.	Defendant: ARREGUIN, MAYRA G.
Address:	. 0	Address: 1756 RUSSELL WY. #E CARSON CITY, NV 87901

1. Documents Served: MOTION

FFS

2. Service Attempts:

	Date	Time		Served
	7/02/15	12:06	Address: 2794 US HWY 50E, CARSON CITY, NV	<u> </u>
			Notes:	
			Address:	
			Notes:	
			Address:	
			Notes:	
3.	Party Served: <u>MAYRA</u>	ARREGUIN	Title:	
4.	I served the party name	ed in Item 3: <u>PI</u>	ERSONALLY	
5.	Remarks: MOTION TO	SHOW CAUSE FO	PR CONTEMPT OF COURT.	

6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

7/06/15 DOUG STRENGE Date

DOUG SPRENGE Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

V	P	REC'D&F ROOF OF SERVICE 85 JUL -8 F	
Court Date Court:		File No. 0003707	
Initiator:	JAVIER RAMIREZ	Company:	DEPUTY
Address:	1371 VILLAGE WY. #F GARDNERVILLE, NV 89410	Address:	
Plaintiff:	ARREGUIN, MAYRA E.	Defendant: BAYER, CHRIS	
Address:	, 0	Address: 1539 E. FIFTH ST. (WORK) CARSON CITY, NV 89701	
1 Docum			
MOTIO	ents Served: N		Se
<u>MOTIO</u> 2. Service	ents Served:	Address: 1539 E. FIFTH ST.	
<u>MOTIO</u> 2. Service	ents Served: <u>N</u>	Notes:	
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<u>MOTIO</u> 2. Service	ents Served: <u>N</u>	Notes:	
<u>MOTIO</u> 2. Service	ents Served: <u>N</u>	Notes:	
<u>MOTIO</u> 2. Service 7/1	ents Served: <u>N</u>	Notes:	

6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

7/01/15 Date LEE MAJOR

Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

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Oduct & Trackin tal Product: -Class Mail [®] DATE & TIME June 25, 2015 , 1:00 pm	ng Information Features: Certified Mail [™] STATUS OF REM Delivered	CARSON CITY, NV 89701	Text Updates		
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Oduct & Trackin tal Product: -Class Mail® DATE & TME June 25, 2015 , 1:00 pm Your item was delivered at 1:00 June 24, 2015 , 11:46 pm	ng Information Features: Certified Mail [™] STATUS OF DEM Delivered 0 pm en June 25, 2015 in CARSON Departed USPS Origin Facility Arrived at USPS Origin	LCCATION CARSON CITY, NV 89701 CITY, NV 89701. RENO, NV 89510	Text Updates		

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545 7/8/2015

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CA	REON CITY	REC'D & FILLU
T	P	ROOF OF SERVICE2845 JUL 22 PM 2: 36
Court Date Court: Initiator: Address:	FIRST JUDICIAL DISTRICT COUR JAVIER RAMIREZ 1371 VILLAGE WY. #F GARDNERVILLE, NV 89410	T Case No. 12DRI003911B Other: BAYER, CHRIS DEPUTY Address: 1539 E. FIFTH ST. (WORK) CARSON CITY, NV 89701
	ARREGUIN, MAYRA E.	Defendant: RAMIREZ, JAVIER
Plaintiff:	ARREGOIN, MITTICE 2.	
Address:	, 0	Address: , 0
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A Starter

6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

7/13/15 11 0 Date LEE MAJOR

Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

~		<i>*</i>
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1	Case No.: 12 DR1 00391 1B	REC'D & FILEU
2	Dept. No.: 1	2015 JUL 14 PM 1:41 SUSAN MERRIWETHER
3	±	SUSAN FIELDING CLERK
4		BY
5		£1.
6	IN THE FIRST JUDICIAL DISTRICT C	OURT OF THE STATE OF NEVADA
7	IN AND FOR C	ARSON CITY
8	r	
9	MAYRA E. ARREGUIN,	:
10	Plaintiff,	ODDED DE, MOTION TO SHOW OF USE
11	VS.	ORDER RE: MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT
12	JAVIER RAMIREZ RIVAS,	
13	Defendant.	
14		
15	This matter is before this Court on a Motio	on to Show Cause for Contempt of Court filed
16	by Defendant on June 4, 2015. A Request for Sub	mission was filed by Defendant on July 10,
17	2015. No Response was filed by Plaintiff.	
18	Based on a review of the CASA Report da	ted June 2015, this Court finds that there is no
19	emergency in this matter and no basis for a hearin	g at this time.
20	Therefore, based on the foregoing and goo	d cause appearing,
21	IT IS HEREBY ORDERED that Defendar	at's Motion to Show Cause for Contempt of
22	Court is DENIED.	
23	Dated this <u>144</u> day of July, 2015.	a - Rua
24		JAMES T. RUSSELL
25		DISTRICT JUDGE
26		
27		
28		2 ₈₀ .

-1-

CERTIFICATE OF MAILING

The undersigned, an employee of the First Judicial District Court, hereby certifies that on the $\underline{14}$ day of July, 2015, I served a copy of the foregoing Order by United States Mail, postage prepaid, addressed as follows:

Javier Ramirez
Javier Ramirez
1371 Village Way F
Gardnerville, NV 89410
Mayra Arreguin
CONFIDENTIAL ADDRESS

Chris Bayer, CASA

Angela Jeffries Judicial Assistant, Dept. 1 Case No.: 12 DR1 00391 1B

2 || Dept. No.: 1

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VS.

REC'D & FILED 2015 AUG | | AM 8: 01 SUSAN MERRIWETHER CLERK DEPHITY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

ORDER REGARDING CASA REPORT

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is currently pending before the Court on a report submitted by Mr. Chris Bayer, the CASA in this matter, on August 5, 2015.

In his report, Mr. Bayer requested that the Court allow Defendant to call Plaintiff in order to speak with the minor child, EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006). Mr. Bayer explained that Defendant can no longer afford a cell phone for the minor child. Mr. Bayer stated that Defendant shall be allowed to call once a week on Thursdays at 4:00 p.m. Mr. Bayer further stated that Defendant should call Plaintiff on Plaintiff's cell phone; however, Plaintiff shall hand the phone to the minor child immediately. Mr. Bayer stated that Defendant shall not attempt to speak with Plaintiff during these phone calls. Mr. Bayer explained that the minor child, EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006), may take the phone into his room with his brother, CARLOS ADRIAN RAMIREZ (DOB: 10/9/2007), if he wishes and speak with Defendant as long as the minor child desires. Mr. Bayer explained that Defendant should not have a phone call with the minor child on the same days as his visitation.

Based on the concerns addressed by Mr. Bayer, the Court has determined that Defendant shall be allowed to speak with the minor child, EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006), on Thursdays at 4:00 p.m. Therefore, good cause appearing;

IT IS HEREBY ORDERED that Defendant shall be allowed to speak with the minor child, EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006), on Thursdays at 4:00 p.m. Defendant shall call Plaintiff on Plaintiff's cell phone, and Plaintiff shall hand the phone to the minor child immediately. Defendant shall not attempt to speak with Plaintiff during these phone calls. The minor child, EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006), may take the phone into his room with his brother, CARLOS ADRIAN RAMIREZ (DOB: 10/9/2007), if he wishes and speak with Defendant as long as the minor child desires. Defendant should not have a phone call with the minor child on the same days as his visitation, so if Defendant has a visitation with the minor child on a Thursday, Defendant's phone call for that day is cancelled.

-2-

Dated this <u>//f</u>day of August, 2015.

7. Junel

RICT JUDGE

1	
1	CERTIFICATE OF MAILING
2	I hereby certify that on the $\underline{\mathcal{M}}$ day of August, 2015, I served the foregoing Order by
3	placing a true and correct copy in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way F Gardnerville, NV 89410
6	
7	Mayra Arreguin Confidential Address
8	Chris Bayer, CASA
9	E-Mail: <u>casaofcc@earthlink.net</u>
10	NK
11	Krystopher Benyamein
12	Law Clerk, Dept. 1
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REC'D & FILED IANER RAMIREL Your Name: 1 Mailing Address: 1371 Milage War 2015 SEP 16 PM 1:45 MI City. State, Zip: Gadoensile 2 975 4908046 Telephone: SUSAN MERRIWETHER H508046 In Proper Person 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Mayra E Moregoin Plaintiff/Petitioner, Case No.: /2/2/0034/ 1B 8 Dept. No.: / 9 MOTION TO Show cause Contimp of cart. 10 vs. any Rami 11 Defendant/Respondent.) 12 13 aner , appearing in Proper Person, Kim rel T (Your Name) 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 18 1. Order plaintiff to follow cart orders from 19 Oct 37 2014 and may 2015 20 2- Reinstate Visitation / custody of children 21 3- Hold Plaintiff accoutable for Contemp of 22 court Perjury and shild alienation 23 4. - Change venue to original place (Devisites 24 Monthy) and for sont it to Supreme Cart. 25

Fully explain why you believe you should be granted your request(s). List and number each request.

This Motion is made for the following reasons:

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3 hasnit GIOTILL ind, indars 4 (1) ueek 5 4 6 ς e, 7 O 8 9 Groch C m 0 10 ST 2 11 12 hav 13 51 14 IIN 1'M PO nders to SUP DO LCC 15 Idven 16 outhe 17 continuence his 1m the 4 14 18 ther 19 dian -20 INTIC 21 5 match Then DP ¢ \mathcal{A} 22 see Olic 23 event Sal 24 25

one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.) This document does not contain the Social Security number of any person. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. DATED this <u>15</u> day of <u>September</u>, 20<u>15</u>. <u>June</u> (Your Signature) Motion - 3

(If you need more room, you may attach additional sheets of paper. Be sure you write only on

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Motion in the U.S. Mail with postage pre-paid thereon, addressed to: Majra E. Arrequin/ Centro market 1756 Russell Way #E Carson City NV. 89706 Centry Market. 2754 US Hay 50 E Carson any My Barri Dated this 16 day of Sep . 2015. Chris Buger CASA OF CARSON City IS 45 E. Sth. St. 8970. Carson City NV 8970. Fathers Rights Of Neraela Ma email.

Motion - 4

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		a serie i si
		REC'D & FILED
I	Case No.: 12 DR1 00391 1B	2014 OCT 27 PM 1: 02
2	Dept. No.: 1	
3		ALAN GLOVER
4		DEPUTY
5		
6	IN THE FIRST JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA
7	IN AND FOR (CARSON CITY
8		1 N 1
9	MAYRA ARREGUIN,	
10	Plaintiff,	
11	V	ORDER FOLLOWING REPORT RECEIVED FROM THE MINOR
12	JAVIER RAMIREZ RIVAS,	CHILDREN'S THERAPIST
13		25
14	Defendant.	
15	-	
16		
17		
18	This matter comes before the Court on a r	report submitted to the Court by Mr. Chris
19	Bayer dated October 23, 2014 and a report subm	itted to the Court by Mr. Kristopher Komarek,
20	LSW, CSW dated October 22, 2014.	
21	At the hearing held on October 20, 2014	in regards to this matter, this Court determined
22	that Mr. Chris Bayer, the CASA representative a	ppointed in regards to this matter, and Mr.
23		
24	Kristopher Komarek, LSW, CSW, the minor chil	cien s merapisi, were in a bener position man
25	this Court to determine whether the minor childre	en are ready to have increased visitations with
26	their father, the Defendant. Therefore, this Court	ordered Mr. Bayer and Mr. Komarek, LSW,
27	CSW to prepare reports for this Court's review.	
28		

-1-

This Court has reviewed the reports submitted by Mr. Bayer and Mr. Komarek, LSW, CSW. Mr. Komarek, LSW, CSW stated that he "recommend[s] Mr. Ramirez have 8 hours of parenting time with the boys once each week on a weekend, plus 30 minute of travel time at each end to allow Mr. Ramirez to transport the boys to and from Carson City." Mr. Bayer was in agreement with Mr. Komarek, LSW, CSW.

Therefore, based on the foregoing and good cause appearing,

IT IS HEREBY ORDERED that Defendant shall have visitations with the minor children either Saturday or Sunday every weekend from 10:30 a.m. to 7:30 p.m. The exchanges of the minor children shall occur at the Carson City Sheriff's Office located at 911 E. Musser Street, Carson City, Nevada. Defendant shall send an email to both Plaintiff and CASA on Thursday evenings letting them know which day, Saturday or Sunday, he wishes to exercise his visitation. If Defendant cannot commence said visitations until after 10:30 a.m. due to his employment schedule, then he shall also indicate in said emails what time he would like said visitations to commence. Plaintiff shall be allowed to have a family member transport the minor children to said visitations if she is unable to do so herself.

IT IS SO ORDERED.

Dated this <u>27</u> day of October, 2014.

Junel

VAMES T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING
2	I hereby certify that on the 27 day of October, 2014, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way F Gardnerville, NV 89410
6	
7	Mayra Arreguin Confidential Address
8	Chris Bayer, CASA
9	E-mail: <u>casaofcc@earthlink.net</u>
10	\bigcirc
11	Peifer
12 13	Samantha Peiffer, Esq. Law Clerk, Dept. 1
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Supervisied Visitation at Family Support Council

From: Jenn Forzani (jforzani@family-support.org)

- To: Mayra Arreguin (mayra_ae20@hotmail.com); casaofcc@earthlink.net (casaofcc@earthlink.net); javier ramirez (viveenmi2011@hotmail.com)
- Cc: Veronica LaChance (VLaChance@family-support.org); Norma Olmos (NOlmos@familysupport.org); Alison Wiggins (awiggins@family-support.org)

Good Afternoon,

This e-mail is being sent to inform all parties involved that due to the inability of the custodial parent to facilitate a Tuesday or Saturday visit Family Support Council is terminating services at this time.

If both parents can agree upon a consistent date and time, we may be able to resume visits.

Respectfully,

Jenn Forzani

Case Manager II Family Support Council of Douglas County

Direct Line: (775) 309-4189

Office: (775) 782-8692

E-mail: jforzani@family-support.org

www.family-support.org

"Whether you think you can, or you think you can't - you're right."

~Henry Ford

Sent: Mon 9/14/15 12:51 PM

<u>Print</u>

Exchange 9/12/15

From: javier ramirez (viveenmi2011@hotmail.com)

To: Mayra Arreguin (mayra_ae20@hotmail.com); casaofcc@earthlink.net (casaofcc@earthlink.net); jforzani@family-support.org (jforzani@family-support.org); javier ramirez (viveenmi2011@hotmail.com)

Mayra: I will pick up Carlos on Saturday at the time and location per order

At this point I can't continue visitation on Thursdays with Eduardo, because my employer it's giving me the Saturday to be with Carlos...and the other option are Monday's at 5:00 pm..

I will get a new phone so the calls with Eduardo are most consistent, since we have to come up with a solution on your and my work schedule, so the Family Council Services are aware of this. however I need your help to split the cost, it should not be more than 15 or 20 dollars monthly, I will pay for the new phone ...If we come up with a plan I need to know in advance so the payment for visitation is done in time, they don't take the payment on the same day, nor they refund prior payments.

Thank You

Javier

Sent: Thu 9/10/15 11:31 AM

	Calls-For-Service Details	Carson
		City
		PRD
		7.40
		Tuesday,
12		September
		15, 2015

Calls-For-Service Details

CCDR CCDR SO So Received Date Received Time Entry Time Dispatch Date 09/12/2015 11:29:04 09/12/2015 11:30:30 09/12/2015 Enroute Time On Scene OK Time Arrival Date Arrival Time Cleared Date 09/12/2015 11:44:48 On Scene OK Time Arrival Date 09/12/2015 09/12/2015 Rep Dist Fire Dist Map Coordinates 09/12/2015 09/12/2015 100401 119X00 02291103 14732659 Location Apartment City 911 E MUSSER ST Geo Flag? Unit ID Dept ID 1 Assignment 1 Dept ID 1 Assignment 1 Dept ID 2 Assignment 2 Dept ID 3 Assignment 3 Dept PAT III 2		
CCDR CDR SO So	ם	Area 5001
09/12/2015 11:29:04 09/12/2015 11:30:30 09/12/2015 Enroute Time 09/12/2015 11:44:48 On Scene OK Time 09/12/2015 Arrival Date 09/12/2015 Arrival Time 11:47:35 Cleared Da 09/12/2015 Rep Dist 100401 Fire Dist 119X00 Map Coordinates 02291103 14732659 09/12/2015 Location 911 E MUSSER ST Cross Street SHERIFFS OFFICE Apartment City CARSON CITY Unit ID Dept ID 1 5573 Assignment 1 0PAT Dept ID 2 Assignment 2 0 Assignment 3 0 Dept 1D 3 Beat 4 Dup of Call No In Progress? Origin 1 # Prio 1 Act Catch Up? Premise Hazard? Os Flag	Disposition SAS	
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911 E MUSSER ST CARSON CITY Cross Street Geo Flag? SHERIFFS OFFICE Unit ID Dept ID 1 Assignment 1 Dept ID 2 Assignment 2 Dept ID 3 Assignment 3 Dept 5573 IL8740 PAT Beat Dup of Call No In Progress? Origin # Prio 1 Act Catch Up? Premise Hazard? Os Flag		
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Name Address Phone N RAMIERZ, JAVIER 450 804		

Status Service Record

	Status Date/Time 09/12/2015 11:30:30	Jurisdiction	Report No	1	Operator DID WM5954	Terminal ID DW04
TEXT:**MEET RP	AT THE CCSO FRONT	COUNTER**	RP WAS SU	JPPOSED T	O PICK UP HIS	CHILDREN
AT 1030 AND TH	E MOTHER IS NOT OS	5. \NAME:RAI	MIERZ, JAN	/IER \PH:4	50 8046	

Status Segment	Status Date/Time	Jurisdiction	Report No	Override?	Operator DID	Terminal ID
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CP DETAIL TODAY @ 09:59:24 (98 MORE)

Status Segment HOLD	Status Date/Time 09/12/2015 11:30:46	Jurisdiction	Report No	Override?	Operator DID C10	Terminal ID DW03
Status Segment DISP-ENR	Status Date/Time 09/12/2015 11:44:48	Jurisdiction	Report No	Override?	Operator DID C10	Terminal ID DW03
5573						
Status Segment ID	Status Date/Time 09/12/2015 11:44:48	Jurisdiction	Report No	Override?	Operator DID C10	Terminal ID DW03
5573 LOYOLA, I	SRAEL					
Status Segment ONSCENE	Status Date/Time 09/12/2015 11:47:35	Jurisdiction	Report No	Override?	Operator DID IL8740	Terminal ID SU58
5573						
Status Segment MISC	Status Date/Time 09/12/2015 12:12:14	Jurisdiction	Report No	Override?	Operator DID IL8740	Terminal ID SU58
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	Status Date/Time 09/12/2015 12:12:45	Jurisdiction	Report No	Override?	Operator DID IL8740	Terminal ID SU58
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-	Status Date/Time 09/12/2015 12:12:56	Jurisdiction	Report No	n	Operator DID IL8740	Terminal ID 5U58
5573, I TOLD JA	VIER TO FOLLOW UP	WITH THE CO	DURT			
- 1	Status Date/Time 09/12/2015 12:12:59	Jurisdiction	Report No		Operator DID IL8740	Terminal ID SU58
5573 SAS						
10 - 100	5tatus Date/Time 09/12/2015 12:12:59	Jurisdiction	Report No		Operator DID [L8740	Terminal ID SU58
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Details	Unit ID	Dept ID 1	Assignment 1	Enroute Time	Transport Time
<u>B</u>	5573	IL8740	PAT	09/12/2015 11:44:48	

End of document

1	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person In The First Judicial District Court of the State of Nevada In and for Carson City REC'D & FILED 2015 OCT -5 PM 2: 33 SUSAN MERTINE BY DEPUTY
6 7 8	MAYRD. E Accecyvini Case No.: 12 Di210039/18 Plaintiff, Dept. No.
9 10 11	vs. Janen Anniaez Defendant.
12 13 14 15	COMES NOW, $(Javien Lawiece)$, in proper person, and hereby requests that the <u>motion to Shaw cause for Contemp 64 caut</u> previously filed in the above-entitled matter on $Sec / 5$, $20/5$, be submitted to
16 17 18	in the above-entitled matter on $20/5$, $20/5$, be submitted to the Court for consideration. DATED this <u>5</u> day of <u>October</u> , $20/5$.
19 20 21	(Signature)
22 23 24	
25	Page 1 of 2
	Request to Submit 1-16-13

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid thereon, addressed to: Mayro E Diregun (other party's name) 1756 RUSSELL WAY # E (other party's mailing address) CONSON CALL W 89706 (other party's mailing address) Dated this 5 day of October .20 15 CASA Signature CHAIS BAYEN ISUS E FIFTH ST. CARSON CITY NV 89701 Page 2 of 2

Request to Submit 1-16-13

PROOF OF SERVICE

Court:	e: FIRST JUDICIAL	DISTRICT COU	File No. 0004780 URT Case No. 12DR1003911B	
nitiator:	RAMIREZ, JAVI	ER	Other: ARREQUIN, MAYRA E	¥.
ddress:	1371 VILLAGE V GARDNERVILLI		Address: HOME: 1756 RUSSELL WAY # E WORK: CENTRO MARKET 2794 US I CARSON CITY, NV 0	HWY 50
laintiff:	ARREQUIN, MA	YRA	Defendant: RAMIREZ, JAVIER	
ddress:	, 0		Address:	
MOTION OF COU	Attempts:			
-	Date 3/15	Time 12:35	Address: 2794 US HWY 50 E	Serve Xi
	<u>_</u>		Notes: Address:	
: <u></u>			Notes:	
Party Se	rved: <u>HERBERT</u>	MURO	Title: OWNER	
	the party named	in Item 3: <u>TO</u>) AUTHORIZED INDIVIDUAL	
I served				

6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

9/23/15 DOUG STRENGE Date

Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

V		Р	ROOF OF SERVICE	
Court Dat Court:		AL DISTRICT COUR	File No. 0004780 T Case No. 12DRI003911B	
Initiator:	RAMIREZ, JA	VIER	Other: BAYER, CHRIS	
	,		CASA OF CARSON CITY	
Address:	1371 VILLAGE		Address: 1545 E FIFTH ST	
	GARDNERVIL	LE, NV 89410	CARSON CITY, NV 89701	
Plaintiff:	ARREQUIN, M	IAYRA	Defendant: RAMIREZ, JAVIER	
Address:			Address:	
21441 055	, 0		, 0	
	ents Served: N TO CAUSE CO JRT	NTEMPT	6	
<u>MOTIO</u> OF COL	N TO CAUSE CO JRT Attempts: Date	Time		Serve
<u>MOTIO</u> OF COL	N TO CAUSE CO JRT Attempts:		Address: 1545 E FIFTH ST	Serve
<u>MOTIO</u> OF COL	N TO CAUSE CO JRT Attempts: Date	Time	Address: 1545 E FIFTH ST Notes:	Serve
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<u>MOTIO</u> OF COL	N TO CAUSE CO JRT Attempts: Date	Time	Address: 1545 E FIFTH ST Notes: Address:	Serve
<u>MOTIO</u> <u>OF COU</u> . Service <u>9/1</u>	N TO CAUSE CO JRT Attempts: Date 7/15	Time 13:55	Address: 1545 E FIFTH ST Notes: Address: Notes: Address:	Serve X

6. At the time of service I was at least 18 years of age and not a party to this action.

ON

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

loh J 9/23/15 DOUG STRENGE Date

Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

1	Case No.: 12 DR1 00391 1B	REC'D & FILEU 2015 OCT -8 AM 8: 18	
2	Dept. No.: 1	SUSAN MERRIWETHER	
3	s."	BY CLERN	
5	IN THE FIRST JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA	
6		CARSON CITY	
7	MAYRA ARREGUIN,		
8	Plaintiff,		
9	VS.	ORDER SETTING HEARING	
10	JAVIER RAMIREZ RIVAS,		
11	Defendant.		
12			
13	THIS MATTER is currently pending before the Court on a Motion to Show Cause		
14	Contempt of Court filed by Defendant on September 16, 2015. A Request for Submission was		
15	filed by Defendant on October 5, 2015.		
16	This Court has reviewed the Motion and	case filed and finds that a hearing regarding this	
17	matter would be helpful in determining the merit	s of the case. Therefore, good cause appearing;	
18	IT IS HEREBY ORDERED that this mat	ter is set for a hearing before the First Judicial	
19	District Court, located at 885 East Musser Street	, Carson City, Nevada, Department I, on	
20	November 3, 2015, at 9:00 a.m.		
21	Dated this <u>514</u> day of October, 2015.		
22	54 C	7. Junel	
23		JAMES T. RUSSELL DISTRICT JUDGE	
24			
25			
26			
27			
28			
1			

1	CERTIFICATE OF MAILING		
2	I hereby certify that on the $\int_{-\infty}^{+\infty}$ day of October, 2015, I served the foregoing Order by		
3	placing a true and correct copy in the United States Mail, postage prepaid, addressed as follows:		
4	Javier Ramirez		
5	1371 Village Way F Gardnerville, NV 89410		
6			
7	Mayra Arreguin Confidential Address		
8	Chris Bayer, CASA		
9	E-Mail: casaofcc@earthlink.net		
10	A		
11	Angela Jeffries		
12	Judicial Assistant, Dept. 1		
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	Your Name: Mayra E. Arroquin REC'D & FILED		
1	Mailing Address: 1756 Pussell My E City, State, Zip: City Nu. 89706 2015 NOV -2 PM 4: 19		
2	Telephone: (175) 291-7138 In Proper Person SUSAN MERRIWETHER		
3	RE: Waket-m		
4	In The First Judicial District Court of the State of Nevada		
5	In and for Carson City		
6	in und for Ourson Ony		
7			
8	Mayra E. Arrequin) Case No.: 12 DR100391 IB Plaintiff/Petitioner,) Dent No.: I		
9) Dept. No.:		
10	vs.) MOTION		
11	Januer Ramirez.		
12	Defendant/Respondent.)		
13	I Maina F. Arrequin, appearing in Proper Person,		
14	(Your Name)		
15	request that the Court enter an Order granting me the following:		
16	State what you want the Court to order. If you have more than one request,		
17	clearly list and number each request. Do not explain your requests in detail here, just list them.		
18	- Que la corte sea por telepono (375) 291-7138		
19	- Que se venise la orden de child support.		
20	Que se ordene de ahora en adelante al		
21	schor Raimirez privar por las cortes que		
22	solucita		
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1 2	Fully explain why you believe you should be granted your request(s). List and number each request.
3	This Motion is made for the following reasons:
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1	(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)	
2		
3	This document does <u>not</u> contain the Social Security number of any person.	
4	I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.	
5	DATED this <u>a</u> day of <u>November</u> , 2015.	
6		
7	Mayra E. Arreguin. (Your Signature)	
8	(Your Signature)	
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CERTIFICATE OF SERVICE

2					
3	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a				
4	true and correct copy of the foregoing Motion in the U.S. Mail with postage pre-paid thereon,			e pre-paid thereon,	
5	addressed to:				
6					
7		2			
8		·			
9	Dated this	day of		, 20	
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			Motion - 4		

-For court to be on the telephone, (775) 291-7138

-For the child support order to be reviewed.

-For it to be ordered for Mr. Ramirez to pay for any court hearings he solicits from here on out.

Translated by Evelyn S. Wakeling

1. Wakeling November 2, 2015

	Case No.: 12 DR1 00391	REG'D & FILED	
	Dept. No.: 1	2815 NOV -3 PM 3: 42	
		SUSAN MERRIKETHER CLERK	
IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA			
	IN AND FOR CARSO	ON CITY	
	MAYRA ARREGUIN,		
	Plaintiff,		
	v. OI	RDER AFTER NOVEMBER 3, 2015 HEARING	
	JAVIER RAMIREZ RIVAS,		
	Defendant.	ε.	

This matter is before this Court pursuant to a Motion to Show Cause and Contempt of Court submitted by Defendant on September 16, 2015. Plaintiff submitted a Request for Submission on October 5, 2015. Plaintiff filed her Response to Motion on November 2, 2015. A hearing was held on the matter on November 3, 2015. Present at the hearing and appearing in proper person was Defendant, Javier Ramirez Rivas. Present telephonically and appearing in proper person was Plaintiff, Mayra Arreguin. Also present at the hearing was Chris Bayer, CASA advocate for the parties' minor children, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007).

In his Motion, Defendant requests the Court to hold Plaintiff in contempt for not abiding by this Court's previous Orders. Defendant alleges that Plaintiff does not accommodate his once a week phone call with the parties' minor children and is not transporting the minor children to the parties scheduled visitation location. Additionally, Defendant contends that Plaintiff is required to inform him on the health of the parties' minor children and that Plaintiff has continuously failed to do so.

In her Response, Plaintiff urges the Court to allow her to appear at the November 3, 2015 hearing telephonically. Furthermore, Plaintiff prays for child support to be reviewed in addition to ordering Defendant to compensate her for any court hearing she attends.

At the hearing, Defendant expressed his frustration with Plaintiff failing to abide by this Court's Orders. Specifically, Defendant elaborated that Plaintiff is not adhering to this Court's Order regarding scheduled pick-ups and drop-offs. Lastly, Defendant shared with the Court that he resides with his parents and younger brother in a three-bedroom apartment and is gainfully employed at the C.O.D. Casino in Minden, Nevada.

In an effort to resolve the parties' issues, the Court suggested that Defendant have visitation with both minor children, together, every Saturday from 10:30 A.M. to 7:30 P.M. Moreover, in accordance with NRS 126.161, the Court considered the mental and physical health of the parents, the physical, developmental and emotional needs of each child and the nature of the relationship of the children with each parent and determined that the suggested visitation schedule was in the best interest of both minor children based on the trauma the minor children have incurred as a result of Defendant's conduct. CASA Advocate, Chris Bayer, echoed the Court's suggestion.

Additionally, the Court observed that in accordance with NRS 125A.305(a), that this Court has jurisdiction over the matter and is the appropriate venue. Lastly, the Court informed Defendant that it was his right to appeal any decision he so chooses but must pursue the appropriate channels to do so. Therefore, based on the foregoing and good cause appearing,

IT IS HEREBY ORDERED that Defendant's Motion to Change Venue is DENIED IT IS FURTHER ORDERED that Defendant shall have visitation with EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007) every Saturday from 10:30 A.M. to 7:30 P.M., provided that the children's therapist,

Kristopher Komarek approves of such visitation.

IT IS FURTHER ORDERED that visitation shall commence Saturday, November 7, 2015. After the initial visitation, Mr. Komarek is to evaluate said visitation and determine whether it is appropriate to continue with above set schedule.

IT IS FURTHER ORDERED that Defendant shall treat both minor children equally and provide no special treatment to either child.

IT IS FURTHER ORDERED that Defendant may contact the minor children through Plaintiff every Wednesday night between 6:30 P.M. and 7:00 P.M. Plaintiff shall immediately give the telephone to the children if they decide to communicate with Defendant.

IT IS FURTHER ORDERED that Plaintiff will communicate all information relating to the minor children's health and welfare to Defendant.

IT IS FURTHER ORDERED that Defendant may attend the children's school activities but shall have no contact with Plaintiff in the event that she is also at children's school activities.

IT IS SO ORDERED.

Dated this 3,4 day of November, 2015.

JAMES T. RUSSELL

1	CERTIFICATE OF MAILING		
2	I hereby certify that on the 4 day of November, 2015, I served a copy of the foregoing		
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:		
4	Javier Ramirez		
5	1371 Village Way #F Gardnerville, NV 89410		
6			
7	Mayra Arreguin Confidential Address		
8	Chris Bayer, CASA		
9	Email: casaofcc@earthlink.net		
10			
11	H.D.		
12	Krystopher Benyamein		
13	Law Clerk, Dept. 1		
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Case No.: 12 DR1 00391 1B 1

Dept. No.: 1 2

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IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff.

VS.

JAVIER RAMIREZ RIVAS,

Defendant.

ORDER CLARIFYING ORDER AFTER NOVEMBER 3, 2015 HEARING

It has come to this Court's attention via communication from Chris Bayer, the CASA Representative in this matter, that the parties are in disagreement regarding this Court's Order After November 3, 2015 Hearing. Specifically, the parties differ in their interpretation of the order that Defendant may attend the children's school activities, and whether it changes this Court's previous Order After April 9, 2015 Hearing which provided that Defendant shall not go to the minor children's school after 2:00 p.m. Therefore, good cause appearing;

IT IS HEREBY ORDERED that Defendant shall not go to the minor children's school after 2:00 p.m. However, Defendant may attend the children's school events and conferences. Defendant shall have no contact with Plaintiff in the event that she is also at the minor children's school.

Dated this $\frac{12}{2}$ day of November, 2015.

JAMES T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING		
2	I hereby certify that on the 12^{+1} day of November, 2015, I served the foregoing Order by		
3	placing a copy in the United States Mail, postage prepaid, addressed as follows:		
4	Javier Ramirez		
5	1371 Village Way F Gardnerville, NV 89410		
6	Mayra Arreguin		
7	Confidential Address		
8	Chris Bayer, CASA		
9	E-mail: casaofcc@earthlink.net		
10	Angela Jeffries		
11 12	Judicial Assistant, Dept. 1		
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REC'D & FILED 1 Your Name: 1 Mailing Address: 2015 NOV 30 PM 3: 36 City, State, Zip: 2 Telephone: 80 In Proper Person 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Mayra É. Arregvin) Case No.: /2D21 0039/1B Plaintiff/Petitioner.) D. N. / 8 Dept. No.: 9 MOTION TO MODIFY vs. 10 2ner Rominez 11 Defendant/Respondent.) 12 13 Janier Raminez, appearing in Proper Person, (Your Name) Ι 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 1. Remission to commicate to Plaintiff 18 of Children / work schedule weekly 19 regards 20 states that no communication 1xcher followed. 21 hasit hall NEW time frame for therapist reports 22 a wromber report is not ready as 23 01 to take children to Christmas 24 A. (see altached) Exchange be una 25 to ernight stays. 581 Motion to Modify (Divorce/Custody) - 1

1 The original Decree of Divorce or Custody Order was entered on March 2013 (Date the decree or order was filed) 2 To the best of my knowledge, the last order concerning this matter was entered on 3 (Date last order was filed) and that order concerned Visitation and weeking (State what the last order was about. 4 nalls. such as child support, visitation, etc.) 5 If children are involved in this matter, fill in the following information. 6 If children are not involved in this matter, print N/A in the following blanks. 7 The names, ages and birth dates of the children the subject of this Motion are: 8 NAME AGE **BIRTH DATE** 9 Eduardo Junior Reminer 04-13-2006 10 Carlos Adrian Romines 8 10-09-2007 11 12 13 14 15 Fully explain why you believe you should be granted your request(s). List and number each request. 16 17 This Motion is made for the following reasons: Change of employment has owned and 18 are not consistent. 19 weeking phone caus to children don't 20 because of plaintiff twork 21 22 Drop off / pick up it's taking place too 23 late at night, It work benefit children 24 25 Motion to Modify (Divorce/Custody) - 2

up late and for being expose to cold weather. would like to have them spind the night then upon agreement with return ₫ barty (If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.) This document does not contain the Social Security number of any person. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. DATED this <u>30</u> day of <u>November</u>, 20/5. (Your Signature) Motion to Modify (Divorce/Custody) - 3

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		en a manager a s	
1	Case No.: 12 DR1 00391	REC'D & FILED	
2	Dept. No.: 1	285 NOV -3 PM 3: 42	
3		SUGAR FERRIFETHER	
4		CLERK	
5			
6	IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
7	IN AND FOR CARSON CITY		
8	MAXDA ADDROXIDA		
9	MAYRA ARREGUIN,		
10	Plaintiff,		
11	v.	ORDER AFTER NOVEMBER 3, 2015 HEARING	
12	JAVIER RAMIREZ RIVAS,		
13 14	Defendant.		
14			
16	This matter is before this Court pursuant to a Motion to Show Cause and Contempt of		
17	Court submitted by Defendant on September 16,		
18	Submission on October 5, 2015. Plaintiff filed he		
19			
20	hearing was held on the matter on November 3, 2015. Present at the hearing and appearing in		
21	proper person was Defendant, Javier Ramirez Rivas. Present telephonically and appearing in		
22	proper person was Plaintiff, Mayra Arreguin. Also present at the hearing was Chris Bayer,		
23	CASA advocate for the parties' minor children, EDUARDO JAVIER RAMIREZ (DOB:		
24	04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007).		
25 26	In his Motion, Defendant requests the Court to hold Plaintiff in contempt for not abiding		
27	by this Court's previous Orders. Defendant alleges that Plaintiff does not accommodate his once		
28	a week phone call with the parties' minor children and is not transporting the minor children to		

-1-

the parties scheduled visitation location. Additionally, Defendant contends that Plaintiff is required to inform him on the health of the parties' minor children and that Plaintiff has continuously failed to do so.

In her Response, Plaintiff urges the Court to allow her to appear at the November 3, 2015 hearing telephonically. Furthermore, Plaintiff prays for child support to be reviewed in addition to ordering Defendant to compensate her for any court hearing she attends.

At the hearing, Defendant expressed his frustration with Plaintiff failing to abide by this Court's Orders. Specifically, Defendant elaborated that Plaintiff is not adhering to this Court's Order regarding scheduled pick-ups and drop-offs. Lastly, Defendant shared with the Court that he resides with his parents and younger brother in a three-bedroom apartment and is gainfully employed at the C.O.D. Casino in Minden, Nevada.

In an effort to resolve the parties' issues, the Court suggested that Defendant have visitation with both minor children, together, every Saturday from 10:30 A.M. to 7:30 P.M. Moreover, in accordance with NRS 126.161, the Court considered the mental and physical health of the parents, the physical, developmental and emotional needs of each child and the nature of the relationship of the children with each parent and determined that the suggested visitation schedule was in the best interest of both minor children based on the trauma the minor children have incurred as a result of Defendant's conduct. CASA Advocate, Chris Bayer, echoed the Court's suggestion.

Additionally, the Court observed that in accordance with NRS 125A.305(a), that this Court has jurisdiction over the matter and is the appropriate venue. Lastly, the Court informed Defendant that it was his right to appeal any decision he so chooses but must pursue the appropriate channels to do so.

-2-

Therefore, based on the foregoing and good cause appearing,

IT IS HEREBY ORDERED that Defendant's Motion to Change Venue is DENIED IT IS FURTHER ORDERED that Defendant shall have visitation with EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007) every Saturday from 10:30 A.M. to 7:30 P.M., provided that the children's therapist, Kristopher Komarek approves of such visitation.

IT IS FURTHER ORDERED that visitation shall commence Saturday, November 7, 2015. After the initial visitation, Mr. Komarek is to evaluate said visitation and determine whether it is appropriate to continue with above set schedule.

IT IS FURTHER ORDERED that Defendant shall treat both minor children equally and provide no special treatment to either child.

IT IS FURTHER ORDERED that Defendant may contact the minor children through Plaintiff every Wednesday night between 6:30 P.M. and 7:00 P.M. Plaintiff shall immediately give the telephone to the children if they decide to communicate with Defendant.

IT IS FURTHER ORDERED that Plaintiff will communicate all information relating to the minor children's health and welfare to Defendant.

IT IS FURTHER ORDERED that Defendant may attend the children's school activities but shall have no contact with Plaintiff in the event that she is also at children's school activities. IT IS SO ORDERED.

Dated this 3,4 day of November, 2015.

Junel ISTRICT JUDGE

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1	CERTIFICATE OF MAILING	
2	I hereby certify that on the 4^{++} day of November, 2015, I served a copy of the foregoing	~
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:	5
4	Javier Ramirez	1
5	1371 Village Way #F Gardnerville, NV 89410	
6	Mayra Arreguin	
7	Confidential Address	
8 9	Chris Bayer, CASA Email: casaofcc@earthlink.net	
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11	NB	1
12	Krystopher Benyamein	
13	Law Clerk, Dept. 1	
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2	Dept. No.: 1		
3		ALAN GLOVER	
4		BY DEPUTY	
5			
6		COURT OF THE STATE OF NEVADA	
7	IN AND FOR (CARSON CITY	
8	MAYRA ARREGUIN,	1	
9	Plaintiff,		
10	r laintill,	ORDER FOLLOWING REPORT	
11	v.	RECEIVED FROM THE MINOR CHILDREN'S THERAPIST	
12 13	JAVIER RAMIREZ RIVAS,	<u></u>	
13	Defendant.		
15			
16			
17			
18	This matter comes before the Court on a r	report submitted to the Court by Mr. Chris	
19	Bayer dated October 23, 2014 and a report submitted to the Court by Mr. Kristopher Komarek,		
20	LSW, CSW dated October 22, 2014.		
21	At the hearing held on October 20, 2014 in regards to this matter, this Court determined		
22			
23	that Mr. Chris Bayer, the CASA representative appointed in regards to this matter, and Mr.		
24	Kristopher Komarek, LSW, CSW, the minor children's therapist, were in a better position than		
25	this Court to determine whether the minor childre	en are ready to have increased visitations with	
26	their father, the Defendant. Therefore, this Court ordered Mr. Bayer and Mr. Komarek, LSW,		
27	CSW to prepare reports for this Court's review.		
28			

This Court has reviewed the reports submitted by Mr. Bayer and Mr. Komarek, LSW, CSW. Mr. Komarek, LSW, CSW stated that he "recommend[s] Mr. Ramirez have 8 hours of parenting time with the boys once each week on a weekend, plus 30 minute of travel time at each end to allow Mr. Ramirez to transport the boys to and from Carson City." Mr. Bayer was in agreement with Mr. Komarek, LSW, CSW.

Therefore, based on the foregoing and good cause appearing,

IT IS HEREBY ORDERED that Defendant shall have visitations with the minor children either Saturday or Sunday every weekend from 10:30 a.m. to 7:30 p.m. The exchanges of the minor children shall occur at the Carson City Sheriff's Office located at 911 E. Musser Street, Carson City, Nevada. Defendant shall send an email to both Plaintiff and CASA on Thursday evenings letting them know which day, Saturday or Sunday, he wishes to exercise his visitation. If Defendant cannot commence said visitations until after 10:30 a.m. due to his employment schedule, then he shall also indicate in said emails what time he would like said visitations to commence. Plaintiff shall be allowed to have a family member transport the minor children to said visitations if she is unable to do so herself.

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IT IS SO ORDERED.

Dated this 27 day of October, 2014.

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JAMES T. RUSSEL

1	CERTIFICATE OF MAILING	
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5	Javier Ramirez 1371 Village Way F	
6	Gardnerville, NV 89410	
7	Mayra Arreguin	
8	Confidential Address	
9	Chris Bayer, CASA E-mail: <u>casaofcc@earthlink.net</u>	
10		
11	Doiller	
12	Samantha Peiffer, Esq.	
13	Law Clerk, Dept. 1	
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CVI, Bodines & Sharkey's Family Christmas Party Monday, December 14 3:30 p.m. to 7:00 p.m. Valley Ballroom



We will have gifts from Santa for those children or grandchildren 12 and under whose parents have <u>RSVP'd by December 9.</u> Sign-up sheets are in Human Resources or please see your supervisor.

A traditional Christmas Buffet Dinner will be served.

Activities for the children will include special clay ornament decorating, creating your own Christmas picture frame after you have your picture taken with Santa & decorating a special sugar cookie to take home. We will also have face painting. **Please RSVP as soon as possible**

This special Christmas event is for all Bodines, Sharkey's & CVI employees and their immediate family. If you are scheduled to work during this time; you can have your family come in and meet them on your break. (*but...we still need you to RSVP please!*)



If you would like to help out or have any questions please contact Eileen Knox X6601 or 783-6601. Merry Christmas!

Re: Exchange 11/27/15 - javier mirez

Re: Exchange 11/27/15

casaofcc@earthlink.net

Mon 11/30/2015 11:37 AM

To:javier ramirez <viveenmi2011@hotmail.com>;

I think you can answer. But keep the topic to the question. Don't add stuff on.

Be sure you look at what the order says. Does it set a time frame for the visits?

What is that time frame? If you mention the order to Mayra, quote the exact language and the date of the order.

С

On 11/30/15, 10:24 AM, javier ramirez wrote:

> Good Morning ChrisDo I answer ? Or what do you suggest?

>

>

>

> From: Mayra Arreguin <mayra_ae20@hotmail.com>

> Sent: Saturday, November 28, 2015 10:34 AM

> To: javier ramirez

> Cc: Casa Of Carson City; Kristopher Komarek

> Subject: Re: Exchange 11/27/15

>

> Ok! I just need to know if 2:00-10:15 pm is going to be the new schedule on Saturday every week? I think it's to late to pick up the kids.

>

>> El Nov 26, 2015, a las 12:05 PM, javier ramirez <viveenmi2011@hotmail.com> escribió:

>>

>>

>> The kids will be pick up by my mother and another family member at 2:00 pm to be return by 10:15 pm at the sheriff's office. Sent pee chees along with them

Thanks!

Chris Bayer, Director, CASA of Carson City. <u>www.casaofcc.org</u> 775 291-7014

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REC'D & FILED Your Name: 1 Mailing Address: 2015 DEC -3 PM 3: 33 89410 City, State, Zip: 804 2 450 Telephone: SUSAKMERBIJER In Proper Person 3 In The First Judicial District Court of the State of Nevada 4 5 In and for Carson City 6 7) Case No.: <u>[2 D/2 | 003 9/</u>1B Maura 8 Dept. No.: ____/ 9 MOTION 10 VS. To show cause for Janer Romirez Defendant/Respondent.) Contemp of cant 11 12 , appearing in Proper Person, Javier Romirez 13 I (Your Name) request that the Court enter an Order granting me the following: 14 15 State what you want the Court to order. If you have more than one request, clearly list and number each request. Do not explain your requests in detail 16 here, just list them. 17 1 - Charge plaintiff for contemp of court 18 of anildren allienationtion 19 20 -allow divorce decree and allow 21 medical, school, activities of children, (see cottache 22 23 coordinator. ssign parent 24 25

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Fully explain why you believe you should be granted your request(s). List and number each request.

This Motion is made for the following reasons:

1

3 three wee 5 ICAIN 10 0 4 5 5 6 p Vin nI 7 C ASA 8 she Cieo no 9 10 U 11 12 tacked 5 at 13 2 25519 0 14 Hends 15 16 argei 17 18 P TTC m 19 20 21 22 23 24 25

(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.) This document does <u>not</u> contain the Social Security number of any person. I declare under penalty of perjury under the law of the State of Nevada that the foregoing ₫ is true and correct. DATED this 3 day of December , 2015. (Your Signature)

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Motion in the U.S. Mail with postage pre-paid thereon, addressed to: <u>Chris Bayer (ASA)</u> <u>1545</u> E. 5th St Carson) <u>Carson City NV 89701</u> Dated this <u>376</u> day of <u>December</u>, 20<u>15</u>. Contro Market. 14. Mayra E. Arrequin The father Rights Wa email / Face book 2794 E. US 50 Carson C.Ly N Motion - 4



Kevin Olson, DMD

4530 S. Carson St. #5 Carson City, NV 89701

775-461-3800 775-461-3801/fax www.carsoncitypediatricdentistry.com

November 24, 2015

To whom it may concern,

Carlos Ramirez Arreguin's father has come into the office twice requesting information regarding his son dental treatment. Unfortunately I cannot release any information to him because mother of the child has not place father's name anywhere in his paper work. I'm just following my office HIPPA policy. I will be able to release any information, if mother of the child comes into our office and fills out the HIPPA information release form, or if I get a court order.

Office Manager

CASA of CC

Trains and supports volunteers in Carson City, Nevada to speak in court on behalf of children who have been removed from the home due to allegations of abuse and neglect.

Read more...

--Thanks!

Chris Bayer, Director, CASA of Carson City. www.casaofcc.org 775 291-7014

NOTICE: This communication, including any attachments, may contain confidential information and is intended only for the individual or entity to whom it is addressed. Any review, disse mination, or copying of this communication by anyone other than the recipient is strictly pro hibited by the electronic Communications Privacy Act, 18 U.S. C. 2510-2521. If you are not t he intended recipient, please contact the sender by reply email, delete and destroy all copie s of the original message.

Re: FROM CASA OF CC--phone calls

casaofcc@earthlink.net

Mon 11/30/2015 4:16 PM

Inbox

To:javier ramirez <viveenmi2011@hotmail.com>;

Nope... I believe you. That's why I sent this...to remind her of the order, C

On 11/30/15, 3:56 PM, javier ramirez wrote:

Do you want to see my phone records? I mentioned to you two weeks ago....

From: casaofcc@earthlink.net <casaofcc@earthlink.net> Sent: Monday, November 30, 2015 3:36 PM To: Mayra Arreguin; javier ramirez Subject: FROM CASA OF CC--phone calls

The Court ordered phone calls occur from Mr. Ramirez to the boys through Ms. Arreguin. Let me know if there are any questions.

IT IS FURTHER ORDERED that Defendant may contact the minor children through
 Plaintiff every Wednesday night between 6:30 P.M. and 7:00 P.M. Plaintiff shall immediately
 give the telephone to the children if they decide to communicate with Defendant.

--Thanks! Chris Bayer, Director, CASA of Carson City. <u>www.casaofcc.org</u> 775 291-7014

NOTICE: This communication, including any attachments, may contain confidential i nformation and is intended only for the individual or entity to whom it is address ed. Any review, dissemination, or copying of this communication by anyone other t han the recipient is strictly prohibited by the electronic Communications Privacy Act, 18 U.S. C. 2510-2521. If you are not the intended recipient, please contact the sender by reply email, delete and destroy all copies of the original message.

		e son en al se est	
		REG'B & FLEB	
1	Case No.: 12 DR1 00391		
2 3	Dept. No.: 1	SUGANJERNIVETHER	
4		CLERK	
5			
6	IN THE FIRST JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA	
7		CARSON CITY	
8			
9	MAYRA ARREGUIN,		
10	Plaintiff,		
11	V.,	ORDER AFTER NOVEMBER 3, 2015 HEARING	
12	JAVIER RAMIREZ RIVAS,		
13	Defendant.		
14 15			
15	This matter is before this Court pursuant	to a Motion to Show Cause and Contempt of	
17	Court submitted by Defendant on September 16, 2015. Plaintiff submitted a Request for		
18	Submission on October 5, 2015. Plaintiff filed her Response to Motion on November 2, 2015. A		
19			
20	hearing was held on the matter on November 3, 2		
21	proper person was Defendant, Javier Ramirez Rivas. Present telephonically and appearing in		
22	proper person was Plaintiff, Mayra Arreguin. Also present at the hearing was Chris Bayer,		
23	CASA advocate for the parties' minor children, EDUARDO JAVIER RAMIREZ (DOB:		
24	04/13/2006) and CARLOS ADRIAN RAMIREZ	(DOB: 10/09/2007).	
25	In his Motion, Defendant requests the Co	urt to hold Plaintiff in contempt for not abiding	
26 27	by this Court's previous Orders. Defendant allege		
28	a week phone call with the parties' minor childre		
	1	1	

the parties scheduled visitation location. Additionally, Defendant contends that Plaintiff is required to inform him on the health of the parties' minor children and that Plaintiff has continuously failed to do so.

In her Response, Plaintiff urges the Court to allow her to appear at the November 3, 2015 hearing telephonically. Furthermore, Plaintiff prays for child support to be reviewed in addition to ordering Defendant to compensate her for any court hearing she attends.

At the hearing, Defendant expressed his frustration with Plaintiff failing to abide by this Court's Orders. Specifically, Defendant elaborated that Plaintiff is not adhering to this Court's Order regarding scheduled pick-ups and drop-offs. Lastly, Defendant shared with the Court that he resides with his parents and younger brother in a three-bedroom apartment and is gainfully employed at the C.O.D. Casino in Minden, Nevada.

In an effort to resolve the parties' issues, the Court suggested that Defendant have visitation with both minor children, together, every Saturday from 10:30 A.M. to 7:30 P.M. Moreover, in accordance with NRS 126.161, the Court considered the mental and physical health of the parents, the physical, developmental and emotional needs of each child and the nature of the relationship of the children with each parent and determined that the suggested visitation schedule was in the best interest of both minor children based on the trauma the minor children have incurred as a result of Defendant's conduct. CASA Advocate, Chris Bayer, echoed the Court's suggestion.

Additionally, the Court observed that in accordance with NRS 125A.305(a), that this Court has jurisdiction over the matter and is the appropriate venue. Lastly, the Court informed Defendant that it was his right to appeal any decision he so chooses but must pursue the appropriate channels to do so.

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Therefore, based on the foregoing and good cause appearing,

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IT IS HEREBY ORDERED that Defendant's Motion to Change Venue is DENIED IT IS FURTHER ORDERED that Defendant shall have visitation with EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007) every Saturday from 10:30 A.M. to 7:30 P.M., provided that the children's therapist, Kristopher Komarek approves of such visitation.

IT IS FURTHER ORDERED that visitation shall commence Saturday, November 7, 2015. After the initial visitation, Mr. Komarek is to evaluate said visitation and determine whether it is appropriate to continue with above set schedule.

IT IS FURTHER ORDERED that Defendant shall treat both minor children equally and provide no special treatment to either child.

IT IS FURTHER ORDERED that Defendant may contact the minor children through Plaintiff every Wednesday night between 6:30 P.M. and 7:00 P.M. Plaintiff shall immediately give the telephone to the children if they decide to communicate with Defendant.

IT IS FURTHER ORDERED that Plaintiff will communicate all information relating to the minor children's health and welfare to Defendant.

IT IS FURTHER ORDERED that Defendant may attend the children's school activities but shall have no contact with Plaintiff in the event that she is also at children's school activities.

IT IS SO ORDERED.

Dated this 3,4 day of November, 2015.

T. RUSSELL

DISTRICT JUDGE

-3-

Re: Exchange 11/27/15 - javier ramirez

Re: Exchange 11/27/15

javier ramirez

Mon 11/30/2015 1:47 PM

To:casaofcc@earthlink.net <casaofcc@earthlink.net>;

2 attachments (716 KB)

Ramirez Order.pdf, ram.pdf;

I'll do this on Thursday so I'm not violating the Court Order, or nor following you advise to start a conversation, however......If you look at the time when she reply to my email was on Saturday after 10:30 am.. My family was at the sheriffs office waiting for her since I didn't get a response prior to Saturday ,this really causes a lot of problems to my family and eventually they won't able to help me ,twice they have waited for more than an half and hour.

There's also the noncompliance of the court order for a phone call, on Wednesdays... That's twice this month, (see attached order)

I followed your advise and called the Eye Center on Eduardo's appointment earlier this month.......You may want to call them. It turns out that his glasses were ready for him since 11/12/15, a couple of phone calls were made to her ,and curiously she didn't pick them up until the 11/24/15, the day after I sent you an email.....

So what are you thoughts?? Thank You

Javier

From: casaofcc@earthlink.net <casaofcc@earthlink.net> Sent: Monday, November 30, 2015 11:37 AM To: javier ramirez Subject: Re: Exchange 11/27/15

I think you can answer. But keep the topic to the question. Don't add stuff on. Be sure you look at what the order says. Does it set a time frame for the visits? What is that time frame? If you mention the order to Mayra, quote the exact language and the date of the order. C On 11/30/15, 10:24 AM, javier ramirez wrote:

> Good Morning ChrisDo I answer ? Or what do you suggest?

- > >
- Ś

> From: Mayra Arreguin <mayra_ae20@hotmail.com>

> Sent: Saturday, November 28, 2015 10:34 AM

> To: javier ramirez

> Cc: Casa Of Carson City; Kristopher Komarek

> Subject: Re: Exchange 11/27/15

>

> Ok! I just need to know if 2:00-10:15 pm is going to be the new schedule on Saturday every week? I think it's to late to pick up the kids.

>

>> El Nov 26, 2015, a las 12:05 PM, javier ramirez <viveenmi2011@hotmail.com> escribió:

>>

>>

>> The kids will be pick up by my mother and another family member at 2:00 pm to be return by 10:15 pm at the sheriff's office. Sent pee chees along with them

Thanks!

Chris Bayer, Director, CASA of Carson City, <u>www.casaofcc.org</u> 775 291-7014

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- []	
1 2 3 4 5	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person A MEN RANGE RANGE A MEN RANGE WAY B Y B Y B Y DEPUTY In The First Judicial District Court of the State of Nevada
6	In and for Carson City
7	Mayra F. Arregin) Case No.: 2012/003 91-113 Plaintiff,) Dept. No.
9 10 11) REQUEST FOR SUBMISSION) Defendant.
12	
13 14 15	COMES NOW, Jane Remirez, in proper person, and hereby (your name) requests that the <u>Motion to modify Contor Christman purpreviously</u> filed
16	in the above-entitled matter on $\frac{N_0 V - 30 - 2}{(date document filed)}$, 20 10, be submitted to
17	the Court for consideration.
18	DATED this day of 2015.
19	(
20	
21	
22	÷
23	
24 25	
20	Page 1 of 2 Request to Submit 1-16-13

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid thereon, addressed to:

May 2 F Arregin Contro Market-<u>Hwy SP F Carson</u> City M party's mailing addre

(Signature)

(other party's mailing address)

Doomber , 20 / 5 Dated this 10 day of ____

Chris Bayen CASA of daison City

ð

Case No.: 12 DR1 00391 1B

2 || Dept. No.: 1

REC'D & FILEL 2015 DEC 11 PM 2: 17 SUSAN MERRIWETHER DEPIITY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA E. ARREGUIN,

Plaintiff,

JAVIER RAMIREZ RIVAS,

Defendant.

ORDER DENYING REQUEST FOR SUBMISSION

This matter comes before the Court on a Motion filed by Defendant on November 30, 2015. A Request for Submission was filed on December 10, 2015. No Proof of Service was filed by the Defendant. Therefore, good cause appearing,

IT IS HEREBY ORDERED that the Request for Submission is DENIED.

Defendant shall serve Plaintiff with a copy of the Motion and provide proof to the Court that such service has been done. Once Plaintiff has been served with Defendant's Motion, Plaintiff shall have ten days to respond to the Motion pursuant to First Judicial District Court Rule 15. According to FJDCR 15, the Defendant shall have five days to file and serve a reply, if they so desire. After the period for a response has expired a new request to submit will be necessary.

-1-

Dated this <u>// 4</u> day of December, 2015.

unil

JAMÉS T. RUSSELL DISTRICT JUDGE

v.

3	CERTIFICATE OF MAILING			
1	L hereby certify that on the I day of December, 2015, I served the foregoing Order by			
	placing a true and correct copy in the United States Mail, postage prepaid, addressed as follows:			
2 3 4 5 6 7 8 9 10 11 12 13 14 1	I hereby certify that on the <u>l</u> day of December, 2015, I served the foregoing Order by placing a true and correct copy in the United States Mail, postage prepaid, addressed as follows: Javier Ramirez 1371 Village Way F Gardnerville, NV 89410 Mayra Arreguin Confidential Address Chris Bayer, CASA E-mail: casaofcc@earthlink.net Angela Jeffries Judicial Assistant, Dept. 1			

REC'D & FILED 2015 DEC 18 PM 3: 21 1 Code: 1670 SUSANMERHOWETHER ERK Name: 2 2 Address: F DEPUTY 3 9410 4 Telephone: 75 14508046 5 Appearing in Proper Person 6 IN THE FAMILY DIVISION FIRST 7 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE CARSON UTY 9 10 Case No. 12 DR. 1063911B 11 Dept. No. 12 VVE Respondent. 13 14 15 EX PARTE EMERGENCY MOTION REGARDING CHILDREN 16 **MOTION TO** 17 the name of this motion 18 appearing in Proper Person, hereby move this 19 20 Court to issue an emergency order, without notice to Indy (The Other Pa 21 granting the following: 22 State only what you want the court to order. Do not explain why you want the order issued 23 or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page. 24 25 26 27 28 bers REV 8/2010 AA 1 ET EX PARTE MOTION

⁶⁰⁹

A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was] (Date the Decree or Order was filed) 2 entered on To the best of my knowledge, the last order 3 (Date last order entered in this case) concerning this matter was entered on ____ 4 and that order 5 (Print what the last order was about, such as child support, visitation, 6 concerned 7 The child(ren) involved in the matter are: 8 AGE NAME DATE OF BIRTH 9 9 · Kamirez 04-13-2001 Var E 10 B VEZ 10-09-200 11 12 13 14 Fully explain why you believe this is an emergency situation 15 16 I believe this is an emergency and an order should issue from this Court immediately 17 Eduard Dni because: 18 19 20 21 22 23 24 25 26 27 PD 28 E1 EX PARTE MOTION REV 8/2010 AA 2

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Var P ith U N Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge V (If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.) This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct. DATED this 18 day of December 20 \ (Signature) lavier Ramirez (Printed Name) E1 EX PARTE MOTION REV 8/2010 AA

			REC'U & FILEL
1	Case No.	12 DR1 00391 1B	2014 JAN -7 AM 7: 56
2	Dept. No.	Ι	ALAN GLOVER
3			AN CIEDI
4			DEDITY
5		12.	
6	IN TH	HE FIRST JUDICIAL DISTRI	CT COURT OF THE STATE OF NEVADA
7		IN AND FC	OR CARSON CITY
8			
9	MAYRA AI	RREGUIN,	
10	v.	Plaintiff,	ORDER AFTER JANUARY 6, 2014
11		AMIREZ RIVAS,	HEARING
12	Defendant.		
13			/
14	This	s matter comes before this Court of	on a Motion filed by Defendant on November
15	13, 2013. A	Certificate of Mailing was filed	by Defendant on November 13, 2013. Another
16			, 2013. A hearing was held in regards to this matter
17	on January 6, 2014. Both parties attended the hearing, and both parties appeared in proper		
18	person. Mr. Chris Bayer, the CASA representative in this matter, also attended the hearing.		
19	In his Motion, Defendant requested that the Court grant him permission to travel with the		
20	minor children to California. In his other Motion, Defendant requested that the Court review his		
21	evidence sho	owing that Plaintiff has not been	following the instructions of the minor children's
22	therapist.		
23	The	Court notes that in its Order issu	ed August 13, 2013, the Court ordered that a hearing
24	be held to ev	valuate this matter and review th	e parties communication with the minor children and
25	each other. 7	The Court also notes that it recei	ved and read a report prepared by Mr. Bayer in
26	regards to th	his matter. One issue raised in M	. Bayer's report was the existence or non-existence
27	of a Tempor	rary Protective Order currently b	eing in place between the parties. The Court notes
28			

1 || that there is no Temporary Protective Order currently in place.

At the hearing, Plaintiff stated that Defendant is always causing problems and that 2 Defendant needs to adjust his attitude, which Plaintiff doesn't believe is possible. Plaintiff 3 asserted that she works thirty (30) hours a week and that the children have been doing well. 4 Plaintiff represented that Defendant has not been satisfying his child support obligations. At the 5 hearing, Defendant stated that he never traveled to California because he never heard from 6 Plaintiff. Defendant also asserted that Plaintiff never takes his advice and that he would like to 7 find the minor children a new therapist. Defendant represented that he owns his own cleaning 8 business, that he lives with his parents, and that the minor children have their own bedroom at 9 Defendant's parents' residence. Defendant requested that he be able to assist the minor children 10 with their homework at the Carson City Library for forty-five (45) minutes to an hour each day. 11 At the hearing, Mr. Bayer stated that the minor children's teachers have reported that the minor 12 children are doing well in school and that each parent has been assisting the minor children in 13 their education. Therefore, Mr. Bayer stated that he does not think it is necessary for Defendant 14 to meet with the minor children each day at the library in order to assist with their homework. 15

16 The Court determined that the parties are never going to be able to co-parent, but the
17 Court is hopeful that the parties will be able to parallel parent. The Court feels strongly that
18 Defendant only wants what is best for the minor children, but Defendant is just over-the-top in
19 his behavior at times. The Court also determined that the recommendations made by Mr. Bayer
20 in his report are reasonable, so the Court will adopt those recommendations in this Order.

21 Therefore, based on the representations made by the parties and by Mr. Bayer, and good
22 cause appearing, the Court ordered as follows:

1. The previous Orders of this Court shall stay in effect, except for the following changes:
a. The parties shall exchange the minor children at the Carson City Library. The
pickup parent shall remain in the children's section of the library while the
arriving parent leaves the minor children in the stacks near the check-out counter,
which is a location where they can see the other parent at the other end of the
room. There shall be no talking between the parties or other adults present at

2

1		these exchanges.
2	b.	Each party shall send an email once a week to the other party on the day that the
3		minor children leave their custody and go to the other parent. Said email shall
4		contain only child information (e.g., school, medicine, clothing). There shall be
5		no discussion of adult information and no questioning. CASA should be copied
6		on each of these weekly emails.
7	c	There shall be no texting or phone calls between the parties except in an
8		emergency (e.g., if one of the minor child is going to the emergency room).
9	d.	If either party takes the minor children to the doctor, they shall obtain a written
10		note from the doctor outlining whether medication is required and how often. Said
11		parent shall then copy that note and send it in Eduardo's backpack and shall let the
12		other party know about the note through the once-a-week email.
13	e.	Defendant shall notify Plaintiff in his once-a-week email each time one of the
14		minor children has been taken to a doctor, the See Center, or other service
15		provider.
16	f.	Plaintiff shall contact Dr. Hall, the See Center or any other service provider
17		directly after the children have visited said service provider with Defendant in
18		order to ask the service provider about their recommendations.
19	g.	Insofar as possible, the parties shall obtain their own, separate medications for the
20		minor children. Alternatively, the party obtaining any medicine shall attempt to
21		divide the medication in half and then put it in Eduardo's backpack. The party
22		obtaining the medication shall mention the mediation in their once-a-week email.
23	h.	Each party is responsible for obtaining school and medical information on their
24		own.
25	i.	Each party shall purchase separate clothing, books, and over-the-counter
26		medications.
27	j	The minor children shall carry no toys, non-school books or extra clothing
28		between the parties' residences.
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1	k. Defendant shall not be allowed to replace the children's therapist. Mr. Kristophe	r
2	Komarek shall remain the minor children's therapist.	
3	l. The parties shall not engage in physical discipline of the minor children.	
4	m. To the extent possible and if Plaintiff is in agreement, Defendant shall be granted	l
5	additional time with the minor children in order to assist them with reading.	
6	IT IS SO ORDERED.	
7	DATED this 7 day of January, 2014	
8	J. T. Kuneo	
9	JAMES T. RUSSELL District Judge	
10	District Judge	
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1	CERTIFICATE OF MAILING		
2	I hereby certify that on the $\frac{7}{7}$ day of January, 2014, I placed a copy of the		
3	foregoing in the United States Mail, postage prepaid, addressed as follows:		
4			
5	Mayra E. Arreguin CONFIDENTIAL		
6	Javier Ramirez		
7	1371 Village Way #F Gardnerville, NV 89410		
8	Chris Bayer		
9	CASA Organization Fax: 887-2513		
10	Samantha Valerius		
11	Law Clerk, Department I		
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Concerning: Eduardo

Miss Csiga's Class

EMPIRE SCHOOL be HAVIOR/WORKHABIT CHECKLIST LOR PEE-CHEES 2015-2016			
Student Nam	e: Edinardo	4 Exceeds Standards E Peechees go home on Thursdays	
Teacher:	Csiga	3 Meets Standards S Peechees must be relurned on Fridays	
Grade:4th	4	2 Approaching Standards I Complete Homework 3	
•		1 Below Standards U No Homework 1	
Date	Respectful Responsible Homework	Parent Signature/Student Signature	
12/15	4 3 2 1 4 3 2 1 4321		
Teacher	A 1 7		
Comments		ed in this week and	
Parent	very off task		
Comments			
Date	Respectful Responsible Homework	Parent Signature/Student Signature	
Date	4 3 2 1 4 3 2 1 4 3 2 1		
Teacher			
Comments			
Parent		·	
Comments			
		During the Cinematicum / Churd and Cinematicum	
Date	Respectful Responsible Homework	Parent Signature/Student Signature	
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Teacher			
Comments			
Parent Comments			
Comments			
Date	Respectful Responsible Homework	Parent Signature/Student Signature	
	4 3 2 1 4 3 2 1 4321		
Teacher			
Comments			
Parent			
Comments			
	Deensettul Deensesible Use swerk	Parent Signature/Student Signature	
Date	Respectful Responsible Homework		
	4 3 2 1 4 3 2 1 4321		
Teacher Comments			
Parent			
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Commonito			
Date	Respectful Responsible Homework	Parent Signature/Student Signature	
	4 3 2 1 4 3 2 1 4321		
Teacher			
Comments			
Parent			
Comments			

Also, Eduardo and another student were telling a kid that he couldn't play with them. Then Eduardo pushed the Kid down outside on the playground. This happened Wednes day (12/6) this week.

Miss Gigen

REC'D & FILED 2015 DEC 18. PM 3: 21 1 Code: 3720 Kansiez Name: 2 Address: SUSAUMERROWE 3 Telephone: DEPTITY コチ 4 Self-Represented Litigant 5 IN THE FAMILY DIVISION FIRST 6 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF WASHOE CARSON CITY 8 9 M2yr2 E. Aregin, Plaintiff/Petitioner/Joint Petitioner, 10 Case No. 120121003911B 11 Dept. No. 12 vs. Defendant / Respondent / Joint Petitioner. 13 14 15 16 PROOF OF SERVICE 17 18 Pursuant to Nevada Rule of Civil Procedure 5(b), I served a true and correct copy of the 19 (Name of document(s) served) 20 12-18-15 21 in the manner(s) and at the location(s) described below. A copy (Date of filing) 22 of this Proof of Service has been mailed or personally delivered to all parties or their lawyer. 23 24 Service Description 25 Fill in the information requested on the next page for each person who has been served. 26 If a person was served by United States Postal Service certified mail, you must attach the 27 return receipt to this document. 28

1 2 3 4 5 6 7 8 9	A copy of the above named document(s) was served upon the following people: 1. Name: $M_{Q}r2$ <u>L</u> <u>A rregun</u> Date: $/2 - 18 - 11$ (Name of the person who was served) Date: $/2 - 18 - 11$ (Date of service: day / month / year) By: Personal service $-OR-$ Service by U.S. Mail, postage prepaid $-OR-$ Certified mail, return receipt attached $-OR-$ Other: Address: <u>Bussed</u> <u>Wuy</u> (Mailing address or physical address where service took place) <u>Cursen</u> <u>Giffy</u> <u>M</u>
10	
11 12	2. Name: Date: Date: (Date of service: day / month / year)
13	(Name of the person who was served) (Date of service: day / month / year) By: Personal service -OR- Service by U.S. Mail, postage prepaid -OR-
14	
15	Certified mail, return receipt attached – OR – Other:
16	Address:
17	
18 19	If more room is needed, attach additional sheets.
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21	This document does not contain the Social Security Number of any person.
22	I declare under penalty of perjury, under the law of the State of Nevada, that the foregoing
23	statements are true and correct.
24	\square
25	Signature:
26	Date: 12-18-15 Print Your Name: Jan'er Ramminez
27	
28	
	REV 8/2015 ER 2 PROOF OF SERVICE

REC'D & FILED 2015 DEC 18 PM 3: 21 I Code: 3860 Name: Javier Ramirez SUGALMEBRINE 2 NAT 89410 Address: 3 4 4508046 Telephone: Appearing in Proper Person 5 IN THE FAMILY DIVISION 6 FIRST. OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF WASHOE CASE IN CITY 8 9 Plaintiff/Petitioner, 10 Case No. 12102100 361 18 11 Dept. No. ____/ vs. RGm 1 rez Defendant/Respondent. 12 13 14 REQUEST FOR SUBMISSION OF EX PARTE MOTION 15 2 Nev KGmirez, request that the Ex Parte Motion (print your name here) 16 17 (Print the name of the Ex Parte Motion) (Date the Ex Parte Motion was filed) 18 19 be submitted to the Court for it's consideration and Order. 20 This document does not contain the Social Security number of any person. 21 DATED this 18 day of December, 20 15. 22 23 Signature: 24 2vier Ramirez Print Your Name: 25 26 27 28 EX PARTE MTN REQ. FOR SUBMISSION REVISED 11/2010 AA

1 Case No.: 12 DR1 00391 1B

2 || Dept. No.: 1

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v.

REC'D & FILEL 2015 DEC 18 PH 4: 40 SUSAN MERRIWETHER DEPUTY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA E. ARREGUIN,

Plaintiff,

JAVIER RAMIREZ RIVAS,

Defendant.

ORDER DECLINING TO CONSIDER MOTION EX PARTE

This matter comes before the Court on an Ex Parte Emergency Motion Regarding Children filed by Defendant on December 18, 2015. A Request for Submission was filed on December 18, 2015.

"A judge shall accord to every person who has a legal interest in a proceeding ... the right to be heard according to law."¹ "The right to be heard is an essential component of a fair and impartial system of justice. Substantive rights of litigants can only be protected if procedures protecting the right to be heard are observed."²

Under FJDCR 18(1), "Ex parte orders are disfavored and counsel are encouraged to move with notice whenever possible." However, under FJDCR 18(5)(B)(5) ex parte orders may be obtained, inter alia, "Where such other circumstances exist as the Court may find to warrant the

¹Nev. Code of Jud. Conduct, Rule 2.6.

²Nev. Code of Jud. Conduct, Comment 1 to Rule 2.6.

issuance of an order without notice." The defendant has not shown facts sufficient for the court
to proceed without giving the defendant notice and an opportunity to be heard.

IT IS ORDERED:

The court will not consider the motion without the Defendant being given notice and an opportunity to be heard.

Defendant serve his Motion and a copy of this Order upon the Plaintiff and file proof of service with the court. Defendant may file a request to submit 10 days plus 3 days for mailing after mailing motion to the Plaintiff.

A hearing is set for **January6**, 2016, at 2:30 p.m. Bring all evidence you want the court to consider.

If the children are in danger the police or child protective services should be called. Dated this $\cancel{8}$ day of December, 2015.

WILSON, JR.

1	CERTIFICATE OF MAILING
2	I hereby certify that on the K day of December, 2015, I served the foregoing Order by
3	placing a true and correct copy in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez 1371 Village Way F
5	Gardnerville, NV 89410
6 7	Mayra Arreguin
	Confidential Address
8	Chris Bayer, CASA
10	E-mail: casaofcc@earthlink.net
11	Angela Jeffries Judicial Assistant, Dept. 1
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1	Case No.: 12 DR1 00391 1B	REC'D & FILEL
2	Dept. No.; 1	2015 DEC 30 PH 1: 30
3		SUSAN MERRIWETHER
4		BY CHAR CLERK
5		Deport
6	IN THE FIRST JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA
7	IN AND FOR G	CARSON CITY
8		1
9	MAYRA ARREGUIN,	
10	Plaintiff,	ORDER SUSPENDING UNSUPERVISED
11	VS.	VISITATION AS TO EDUARDO RAMIREZ
12	JAVIER RAMIREZ RIVAS,	
13	Defendant.	
14		
15	This matter is before this Court based on	a report from CASA and a report from
16	Kristopher L. Komarek, LCSW, as to the Ramire	ez children, Carlos and Eduardo.
17	Based on these reports the Court is conce	rn about the immediate emotional welfare of
18	Eduardo Ramirez as to unsupervised visitation w	vith his father, Javier Ramirez Rivas. Until this
19	Court can have a hearing on this matter, and give	en the seriousness of the reports as to Eduardo's
20	emotional state, this Court believes that unsuperv	vised visitation as to Eduardo should cease. This
21	Court currently has a hearing set for January 6, 2	016, based on a motion filed by Defendant.
22	Therefore, good cause appearing;	
23	IT IS HEREBY ORDERED that all unsu	pervised visitation between Defendant and
24	Eduardo are terminated at this time. Defendant n	nay have supervised visitation with Eduardo if
25	this can be accomplished without any anxiety to	Eduardo until the hearing on January 6, 2016.
26	///	
27	///	
28	///	

IT IS HEREBY FURTHER ORDERED the reports provided to the Court will be provided to the Plaintiff and Defendant prior to the January 6, 2016, hearing. The Court would request that both Mr. Komarek and Mr. Bayer, if available, attend the hearing on January 6, 2016, at 2:30 p.m.

Dated this $\underline{30}^{4}$ day of December, 2015.

Keinel

JAMES T. RUSSELL DISTRICT JUDGE

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1		ATE OF MAILING
2	I hereby certify that on the $\frac{50^{\circ}}{2}$ day o	f December, 2015, I served the foregoing Order by
3	placing a copy in the United States Mail, pos	stage prepaid, addressed as follows:
4	Javier Ramirez	
5	1371 Village Way F Gardnerville, NV 89410	
6		
7	Mayra Arreguin Confidential Address	1
8	Chris Bayer, CASA	
9	E-mail: casaofcc@earthlink.net	H 102 4
10		Angela Jeffries
11 12		Judicial Assistant, Dept. 1
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1 Case No.: 12 DR1 00391

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v.

REC'D & FILEU -2016 JAN 12 PH 4: 36 SUSAN MERRIWETHER CLERK DEPUTY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

ORDER AFTER JANUARY 6, 2016 HEARING

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is before this Court pursuant to Defendant's Ex Parte Motion Regarding Children and Request for Submission filed on December 18, 2015. Thereafter, this Court issued an Order Declining to Consider Ex Parte Motion on December 18, 2015 and set a hearing on the matter for January 6, 2016. Present at the hearing and appearing in proper person was Defendant, Javier Ramirez Rivas. Also present at the hearing and appearing in proper person was Plaintiff, Mayra Arreguin. In attendance was Chris Bayer, CASA advocate for the parties' minor children, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007) and Kristopher Komarek, LCSW, the minor children's therapist. In his Motion, Defendant expresses concern over the safety of the parties' minor children. Defendant alleges that Plaintiff's brother, the minor children's uncle, Sergio Arreguin, disciplines the minor children in violation of a previous court order that forbids either party from using any form of corporal punishment.

At the hearing and by request of the Court, Mr. Komarek testified as to his opinion and observations of Defendant and the parties' minor children. Mr. Komarek articulated that he is a licensed clinical social worker and that he has been meeting with the children for more than twoand- a- half years. Upon inquiry of the Court, Mr. Komarek opined as to what he believes is in the best interest of the minor children and elucidated that both Eduardo and Carlos suffer as a result of Defendant's conduct. Additionally, Mr. Komarek echoed his concerns set forth in his December 26, 2015 Report and explained that while the minor children could not specifically identify why they were scared of Defendant, both shared that they were fearful of their father. Lastly, Mr. Komarek discussed the minor children's anxiety and encopresis as a result of Defendant's conduct.

Defendant denied that he was the cause of his children's encopresis. Defendant suggested that the cause of the children's encopresis was because of their habit of playing videogames and forgoing the lavatory when necessary. Furthermore, Defendant represented that he is employed at the Carson Valley Inn and now makes approximately \$1,400 per month.

Plaintiff thereafter explained how exhausted she was in having to deal with Defendant's constant complaints and filings related to the parties' minor children. Plaintiff shared that she has been dealing with Defendant and this conflict for more than four years and would like primary physical custody. Upon inquiry of the Court, Plaintiff suggested that Defendant's visitation with the parties' minor children should be limited to one time per month and that Defendant has failed to pay child support for more than one year. Defendant retorted that his wages have been

garnished by the state for payment of child support and ardently denied being behind on his obligation.

While Assembly Bill 263 establishes a presumption of joint physical custody when determining custody of a minor child, the sole consideration of the court remains the best interest of the child. In this case, having heard the arguments from Plaintiff and Defendant, and considered the reports submitted by Mr. Bayer and Mr. Komarek, the Court finds that it is in the best interest of the minor children for Plaintiff to have primary physical custody of the parties' minor children, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007).

Furthermore, NRS 125B.070, Nevada's child support statute, sets forth a support schedule based upon a parent's gross monthly income. Specifically, NRS 125B.070(1)(B)(2) puts forward that when calculating support for two children, a parent's obligation for support is 25% of the noncustodial parent's gross monthly income. Here, Plaintiff and Defendant have two minor child, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007). Therefore, Defendant, the noncustodial parent, is responsible for providing 25% of his gross monthly income, which calculates to be \$350 per month, as his obligation for support for both children.

NRS 125B.080(7) provides that expenses for health care which are not reimbursed, including expenses for medical, surgical, dental, orthodontic and optical expenses, must be borne equally by both parents in the absence of extraordinary circumstances. Therefore, although the minor children are currently on Medicaid, Defendant shall be responsible for one-half of all the minor child's out of pocket medical expenses not covered by insurance. *See* NRS 125B.080(7). Lastly, the Court has attempted to have Lisa Yetis appointed as a parent coordinator but she is not available, and the Court is at a loss as to who would do this job in light of Mr. Ramirez's conduct.

Therefore, based on the foregoing and good cause appearing,

IT IS HEREBY ORDERED that Plaintiff, MAYRA ARREGUIN, have primary physical custody of the parties' minor children.

IT IS FURTHER ORDERED that Defendant shall have visitation with CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007) every other Friday from approximately 3:00 P.M. to 9:00 P.M.

IT IS FURTHER ORDERED that Defendant shall have supervised visitation with EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) every other Thursday at the Ron Woods Center located at 2621 Northgate Lane Suite 62, Carson City from 5:00 P.M. to 6:00 P.M. Defendant shall bear the cost of said visitation.

IT IS FURTHER ORDERED that Defendant shall pay \$350 per month as his obligation for child support. Payments shall be made on the first of every month and shall commence on February 1, 2016. If in fact the State of Nevada has been garnishing Defendant's wages for his child support obligation, this provision shall severe the amount to be paid.

IT IS FURTHER ORDERED that both parties shall participate in Children in the Middle, a co-parenting program for divorcing and separating parents at www.online.divorceeducation.com. The Court shall pay for both, Plaintiff and Defendant, to participate in said program. The parties are to participate in this program and provide proof thereof, after which the Court will reimburse them for the cost of the program. IT IS FURTHER ORDERED that Defendant can continue to visit the minor children during their lunch break at school, but no more than two days a week.

IT IS FURTHER ORDERED that Defendant may contact the minor children through Plaintiff every Wednesday night between 6:30 P.M. and 7:00 P.M. Plaintiff shall immediately give the telephone to the children if they decide to communicate with Defendant. Should Plaintiff be unavailable to pick up the phone when Defendant calls, Plaintiff shall call Defendant back at her earliest convenience.

IT IS FURTHER ORDERED that Plaintiff may claim the minor children as a tax deduction for 2015, and Defendant may claim the minor children as a tax deduction for 2016; and then alternate even and odd numbered years thereafter.

IT IS FURTHER ORDERED that in accordance with NRS 125B.080 (7) the parties shall split the cost of all medical expenses, to include all insurance premiums.

IT IS FURTHER ORDERED that the 30/30 Rule shall apply. Should a parent incur a health expense for a child and wish to be reimbursed by the other parent for the parent's one-half share, the parent incurring the medical expenses shall provide the parent from whom the reimbursement is sought with the bill, receipt and explanation of benefit form (where applicable), and a letter requesting reimbursement for the expense within thirty (30) days of the health provider's service. The receiving parent shall then have thirty (30) days to pay his/her one-half share of the documented expenses, or, to make arrangements with the other parent to pay his/her one-half share of the documented expenses in monthly payments, or by making arrangements directly with the health provider for any outstanding bills. Should the parent incurring the health expense fail to provide the other parent with a letter requesting reimbursement and the supporting documentation, within thirty (30) days, that parent forfeits

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the right to seek reimbursement for those expenses. The parties are required to use preferred medical providers whenever possible, and to otherwise comply with all insurance provisions in order to maximize insurance coverage and minimize out of pocket expenses.

IT IS FURTHER ORDERED that any provision of a previous Order not in conflict with

the instant Order shall remain in effect and be read in harmony with this instant Order.

IT IS FURTHER ORDERED that both parties shall refrain from using any disparaging

anguage towards one another. Plaintiff and Defendant shall not use the minor children as a

vessel to communicate messages to one another.

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NOTICE

PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, 12 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 13 200.359 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 14 child from a parent, guardian or other person having lawful custody or a right of visitation 15 of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to 16 custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130 17

The parties are hereby notified that the terms of the Hague Convention on the Civil Aspects of International Child Abduction, done at the Hague October 25, 2980, adopted by the 14th session of the Hague Conference on Private International law, and entered into force for the United State July 1, 1988 (TIAS 11670) apply if a parent abducts or wrongfully retains a child in a foreign country

IT IS SO ORDERED.

Dated this <u>12</u>^r day of January, 2016.

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JAMES T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING
2	I hereby certify that on the 13 day of January, 2016, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way #F Gardnerville, NV 89410
6	
7	Mayra Arreguin Confidential Address
8 9	Chris Bayer, CASA Email: casaofcc@earthlink.net
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11	A D
12	Krystopher Benyamein
13	Law Clerk, Dept. 1
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RECID & FILLED Your Name: 1 Mailing Address: 2016 JAN 28 PM 3: 11 City, State, Zip: 410 2 Telephone: 450 8046 In Proper Person 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Case No.: 12 DP1 00391 1B 8 Idura 8 Plaintiff/Petitioner. Dept. No.: 9 **MOTION** 10 vs. <u>Defendant/Respondent.</u>) For reconsideration of Support. 11 12 13 Ι 167 , appearing in Proper Person, 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 18 1- Request the to recugulate it's 1/12/16/ 19 court 20 court order regarding chi 21 22 23 24 25

1 Fully explain why you believe you should be granted your request(s). List and number each request. 2 This Motion is made for the following reasons: 3 January C Emen 4 C 56 5 YEAN < 50 n 6 0 11 erei 14 7 Clide IN credit 8 CI -INTER ₿ ree 9 9 < UNCOURS 10 0 are no 11 DWG m 12 13 14 15 16 17 18 19 20 21 22 23 24 25

(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.) This document does **not** contain the Social Security number of any person. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. DATED this 28 day of January, 2016. (Your Signature)

CERTIFICATE OF SERVICE

2	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a	
3	true and correct copy of the foregoing Motion in the U.S. Mail with postage pre-paid thereon,	
4		
5	addressed to:	1
6	Mayra E. Arrequin/centro marke Newy 55, (confidential)	21.
7	Nwy 50, (confidential)	
8	Carson City	
9	Dated this ZE day of January, 2016.	
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	Motion - 4	639

		CMPT 6	RECEIVED
1	Case No. 11-UR-0071	FILED	JUN - 6 2014
2 3	Dept No. II	2014 JUN 10 AM II: 17 TED THRAN CLEAK	DOUGLAS COUNTY DISTRICT COURT CLERK
4 5	2	P. GREGO	
6 7		DISTRICT COURT OF THE STAT	E OF NEVADA
8			
9 10	DIVISION OF WELFARE AND S AND MAYRA ARREGUIN Obligee,	SUPPORTIVE SERVICES	
11	Vs.		
12 13	JAVIER RAMIREZ Obligor,	J	
14 15	The undersigned does hereby affirm th	is document does not contain the soci	al security number of an
16	person, pursuant to NRS 239B.030.		
17	<u>JU</u>	DGMENT AND ORDER	
18	This matter was heard on May 9, 20	014 before the Court Master with the	following persons
19	present:		
20		esent Represented by:	
21	r r	esent Represented by:	
22	Presented by: <u>SHERI GALLUCCI</u>	Department of Health and Hu Child Support Enforcement	uman Services
23 24	After considering all of the evidence Recommendations:	e, the Master hereby makes the follo	wing Findings and
25		ed by regular mail, on <u>April 9th 2014</u>	a NOTICE OF
26 27	HEARING.	, <u>3</u> , <u>p 2 <u>-</u> <u>2</u></u>	
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1		Obligee was properly noticed of today's hearing on or about
2	Oblig	gor is the parent of the following children:
3		NAME D.O.B.
4		EDUARDO JAVIER RAMIREZ ARREGUIN APRIL 13, 2006
5		CARLOS ADRIAN RAMIREZ ARREGUIN OCTOBER 9. 2007
7	1 ab	Obligor's gross monthly earnings are $\frac{52316}{2}$. Pursuant to the formula
8		prescribed within NRS 125B.070, <u>25%</u> of those earnings, the state calculates a support
9		obligation in the sum of S_38100 .
10		Gross monthly income based on Actual Carnings
11	φ)	The Child support amount recommended by the Court Master (set out in paragraph 4
12	1	below) deviates from the statutory percentage because under NRS 125B.080, the
13		following factors were considered: fursuant to Wright v. Osburn
14		Obligeer obligation would be \$319.00 per
15		Minth
16		
17	THE I	RECOMMENDED ORDER:
18	1.	() Ongoing support is ordered in the amount of $\frac{62.00}{10}$ per month beginning
19		\underline{Januar}_{1} . The obligation for Child Support continues until
20		the child turns 18 years of age, or until the child turns 19 years of age if the child is
21		enrolled in High School. However, this obligation to support a child is affected by a
22		child's ability to live on their own (NRS129.080 to 129.140 – legal emancipation) or
23		when applicable, continued financial support beyond the age of majority per
25		NRS125B.110.
26	2.	() The Obligor is responsible for child support arrears for the period of October 1, 2011 through <u>December 31, 2013</u> .
27		(X) A judgment is entered against the Obligor for child support arrears as follows:
28		V3 Jaaphone is entered against the conget for third support atteats as tonows.

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1 2 3 4	(V) Principal in the amount of \$_(), ()()
5 6 7	beginning January 1, 2019 3. (1) The Obligor is responsible for medical cash arrears for the period of <u>O(+oher</u>] 2011 through <u>December</u> 31, 2013.
8 9 10 11	 (v) A judgment is entered against the Obligor for medical cash arrears as follows: (v) Principal in the amount of \$<u>0</u>, <u>00</u> (v) Interest in the amount of \$<u>0</u>, <u>00</u>
12 13 14	(1) Penalty in the amount of $(1, 0, 0)$ For a total judgment of $(1, 0, 0)$ to be repaid at $(1, 0, 0)$ per month beginning $January 1 - 2014$ All payments MUST be made in the form of a money order, cashier's check or business check
15 16 17	and payable to STATE COLLECTION AND DISBURSEMENT UNIT (SCaDU) and sent to:
18	STATE COLLECTION AND DISBURSEMENT UNIT (SCaDU) P.O. BOX 98950 LAS VEGAS, NV 89193-89501 The following information must be included with each payment:
2C 21 22	 A. Name (first, middle, last) of person responsible for paying child support. B. Social Security Number of person responsible for paying child support. C. Child support case number <u>501-81-4100A</u> listed on each payment.
23 24 25	D. Name of custodian (first and last name of person receiving child support). PAYMENT OF SUPPORT IS TO BE AS PROVIDED HEREIN, AND THE GIVING OF GIFTS, OF MAKING PURCHASES OF FOOD, CLOTHING AND THE LIKE
26 27 28	WILL NOT FULFILL THE OBLIGATION. NOTICE: NO CREDIT WILL BE GIVEN FOR PAYMENTS PAID DIRECTLY TO THE OBLIGEE.

1	4.	All payments shall be made by immediate income withholding. If you pay your child
2		support through income withholding and your full obligation is not met by the amount
3		withheld by your employer, you are responsible to pay the difference between your
4		court ordered obligation and the amount withheld by your employer directly to the
Ľ		STATE COLLECTION AND DISBURSEMENT UNIT (SCaDU). If you fail to do so
6		you will be subject to the assessment of penalties and interest. You may avoid these
7		additional costs by making your current child support payments each month.
3	5.	() The Obligor shall provide health insurance coverage for the children when
9		available at a reasonable cost through employment or other group policy. The Obligor
10		shall also provide assistance in obtaining payment for insured services.
11	6.	(\bigvee) The Obligee shall provide health insurance coverage for the children when
12		available through employment or group policy under a plan that is reasonable in cost as
13		defined in <u>NRS 125B.085</u> and Obligor shall pay $\frac{328.00}{100}$ per month for health
14		insurance premium (medical cash) effective <u>January 1, 2014</u>
15		Medical costs incurred for the above-referenced period have not yet been determined.
16		The State's right to recover said costs is not waived by way of this order.
17	7.	() Obligor (V) Obligee shall provide proof of insurance coverage including an
13		insurance identification card and insurance plan provider list to the Division of Welfare
19		and Supportive Services Office, within fifteen (15) days of today's date.
20	8.	(V) Pursuant to NRS 125B.080(7), expenses for health care which are not reimbursed
21		through insurance, including expenses for medical, surgical, dental, orthodontic and
22		optical expenses, must be shared equally by both parents.
23	9.	Except as modified herein the terms, conditions and obligations set forth in prior orders
24		shall remain in full force and effect.
25	10.	The Obligor shall keep Division of Welfare and Supportive Services informed of any
26		change regarding current employment and of access to health insurance coverage in
27		WRITING (including health insurance policy information) within 10 days of such.
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1	11.	Obligor shall be responsible for ALL child support and judgment payments due.
2		Payment is to be made directly to the STATE COLLECTION AND
3		DISBURSEMENT UNIT (SCaDU). At any time withholding does not occur, Obligor
4		must make voluntary payments to the STATE COLLECTION AND DISBURSEMENT
5		UNIT (SCaDU).
6	12.	Effective July 1, 2004 simple interest will accrue on all adjudicated arrears balances
7		(including payment in lieu of medical insurance) and spousal support balances, for
8		cases with a Nevada controlling order pursuant to NRS 99.040. Interest assessed by a
9		judgment of the court prior to July 1, 2004 will be enforced. Interest on the judgment
.10		shall accrue at the rate established by NRS 125B.140(2)(c)(1).
11	13.	Pursuant to NRS 125B.095, a late fee/penalty of 10% (ten percent) of the unpaid
12		monthly child support amount will be added to the arrears balance of the Obligor if the
13		Obligor becomes delinquent in the amount owed for one month's support.
14	14.	The State of Nevada has continuing exclusive jurisdiction for enforcement and
15	-	modification purposes pursuant to the Full Faith and Credit for Child Support Orders
16		Act.
17	It is fi	in ther ordered that: See page 2 lines 11-15
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1	SUPPORT OBLIGATION BREAKDOWN AS FOLLOWS:
2	Child Support
3	Child Support Arrearages \$Effective _////20/4
4	Medical Cash
5	Medical Cash Arrearages \$EffectiveEffective
6	TOTAL PAYMENT
7	Pursuant to NRS 125B.145 this Order may be reviewed every three (3) years and is subject
8	to future modifications.
9	Unless a stay of this Order is obtained from District Court, all enforcement procedures
10	including, but not limited to wage withholding, garnishment, liens and the attachment of
11	federal income tax returns will be undertaken upon entry of this Order.
12	IT IS SO RECOMMENDED.
13	This 15 day of May . 2014.
15	COURT MASTER
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1	NOTICE OF RIGHT TO WAIVE APPEAL
2	() The Obligor waives the ten (10) days for objection to the Master's Report, and this report may be submitted to the District Court immediately.
4	Receipt of the Master's Recommendation is acknowledged by my signature below.
5	JAVIER RAMIREZ, Obligor
6 7	NOTICE OF RIGHT TO APPEAL
8 9	Appeals are governed by NRS 425.3844. You have 10 (ten) days from receipt of this recommendation to file your appeal. A failure to file and serve a written appeal will result in final Judgment being ordered by District Court.
10 11	Appeals to this Order must be filed with the Ninth Judicial District Court of the State of Nevada and served upon the other party and the Division of Welfare and Supportive Services at 300 East Second Street Suite 1200, Reno, NV 89501.
12 13	You must submit your appeal to the Court Clerk for filing by submitting your original appeal and two copies. Legal advice regarding your appeal will not be provided.
14 15 16	For information on obtaining a appeal packet or the appeal process please call the Division of Welfare and Supportive Services at (775) 684-7200 located at 300 East Second Street Suite 1200, Reno, NV 89501.
17	ORDER
18	The Court, having reviewed the above and foregoing Master's Report prepared by the Court
19	Master and,
20	() The Obligor having waived the right to object thereto.
21	(X) No timely objection having been filed hereto.
22	IT IS HEREBY ORDERED that the Master's Findings and Recommendations are
24	affirmed and adopted.
25	No ilo Mi
26	Dated: Jan 9, 2014. Michael P. Min-
27	<i>y</i>
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1	Case No. 11-UR-0071
2	Dept. No. II
3	
4	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
5	IN AND FOR THE COUNTY OF DOUGLAS
б	
7 9	DIVISION OF WELFARE AND SUPPORTIVE SERVICES AND MAYRA ARREGUIN Obligee,
g	Vs.
10	JAVIER RAMIREZ
11	Obligor,
12	CERTIFICATE OF MAILING
13	
24	Pursuant to NRCP 5(b), I certify that on this date I deposited for mailing at Reno,
15;	Nevada, a true copy of the attached document addressed to:
16 17	JAVIER RAMIREZ ADDRESS CONFIDENTIAL IN FILE
18	MAYRA ARREGUIN ADDRESS CONFIDENTIAL
19	IN FILE
20	DATED: MALL 16, 2014
21 22	
22	SIGNED: Minda Holcomle
24	LINDA HOLCOMB ADMINISTRATIVE ASSISTANT II
25	
26	DOCUMENTS: JUDGMENT AND ORDER CASE NO. 11-UR-0071
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Custodian Financial Audit (part 1 of 2)

Run Time: 01:31 PM Run Date: 05/12/2014

Office: 03

Case ID: 501814100A

NCP Name: Ramirez , Javier CST Name: Arreguin Garcia, Mayra

Last Updated By Date: 05/12/2014 Prepared By Date: 05/12/2014

Provision Type: Child Support

Last Updated By: SGALLUCC Prepared By: SGALLUCC Ducket#: 11-UR-0071

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Custodian Financial Audit (part 2 of 2) .

Run Date: 05/12/2014

Run Time: 01:31 PM

Office: 03

NCP Name: Ramirez , Javler CST Name: Arreguln Garcia, Mayra

Last Updated By Date: 05/12/2014 Prepared By Date: 05/12/2014

Last Updated By: SGALLUCC Prepared By: SGALLUCC

Case ID: 501814100A Docket#: 11-UR-0071

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	04	0.0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	15.42	0,00	÷	06/17/2013	48
	940	0.0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0 00	0.00	120.00	0.00	q	06/11/2013	17
		0.0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	15,42	0.00	p	06/10/2013	16
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	10	0.0	0.00	0.00	0 00	00.0	0.00	0.00	0.00	0.00	0.00	0.00	200.00	0	04/01/2013	14
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	8	0.0	0.00	0.00	0.00	0.00	0.00	0.00	00.0	0.00	0.00	0.00	0 00	>	10/01/2012	53
Event Event Current NCP Interest (On UA) Unadjudicated Adjudicated Adjudicated Interest Penalty	0	0.0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0 00	200.00	0	10/01/2012	32
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Event Date Event Type Event Amount Due Current Amount Paid NCP Paid Interest (On UA) Adjust Adjust Adjust Amount Unadjudicated Balance Adjudicated Current Amount Unadjudicated Adjust Adjust Adjust Amount Adjust Balance Adjust Annount Adjust Balance Muning Adjust Amount Adjust Balance Running Annount Balance Annount	02		0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0	05/01/2012	27
Event Date Event Type Event Amount Due NCP Amount Due Interest (On UA) Paid Interest (On UA) Adjust Interest (On AA) Interest (On AA) Adjudicated Interest Unadjudicated Penalty Unadjudicated Penalty Unadjudicated Penalty Interest Penalty Openalty Penalty Quent Running Adjust Running Adjust Running Adjust Quent Balance Amount Balance Amount Due	02		0.00	0.00	0.00	0.00	0.00	0.00	0 00	0.00	0.00	0.00	0.00	0	04/01/2012	26
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		Running Balance	Adjust	Running Balance	unt	Balance	1	Balance	Amount		-	1	and	,	c Marker (CO	
NCP Interest (On UA) Onequivalence Aujudicated Unadjudicated Adjud Paid Adjust Penalty	-	licated	Adjud	dicated alty		rest	1	(On AA)	Interest	(On UA)	Interest	NCP Paid	Current	Event Type	Event Date	

Page 6 of 7

https://cs.dwss.nv.gov/ChildSupportWeb/pages/nawc/CstFinancialAuditPR1.jspinoreality.pdf and the second statement of the sec

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1. State 1.

Total Arrears: \$0.00 Total Internst: \$0.00 Total Penalty: \$0.00 Grand Total: \$0.00 Total Unadjudicated Penalty; \$0.00 Total Adjudicated Penalty: \$0.00 Total Penalty; \$0.00

Total Unadjudicated Interest on UA: \$0.00Total UITotal Unadjudicated Interest on AA: \$0.00TotalTotal Adjudicated Interest: \$0.00Total Interest: \$0.00

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https://cs.dwss.nv.gov/ChildSupportWeb/pages/nawc/CstFinancialAuditPR1.jsp

EXHIBIT B

				Provision	Provision Type: Medical Cash	ash	
	Event	Event	Current	NUD	Unadjudicated Arrears	ed Arrears	Adjudicated Arrears
	Date	Туре	Amount Due	Paid	Adjustment Amount	Running Balance	Adjustment Amount
1-	10/01/2011	Ļ	00'0	0.00	0,00	0.00	0.00
2	10/01/2011	0	0.00	0.00	0.00	0,00	0.00
ω	11/01/2011	0	0.00	0.00	0.00	0,00	0.00
	12/01/2011	0	0.00	0.00	0.00	0.00	0.00
c1	01/01/2012	0	0.00	0.00	0.00	0.00	0.00
9	02/01/2012	0	0.00	0.00	0.00	0.00	0.00
7	2102/10/20	0	0.00	0.00	0.00	0.00	0.00
8	04/01/2012	0	0.00	0.00	0.00	0.00	0.00
9	05/01/2012	0	0,00	0.00		0.00	0.00
10	06/01/2012	0	0.00	0.00			0.00
1	07/01/2012	0	40.00	0.00	40.00		0,00
12	08/01/2012	0	0.00	0.00			0.00
15	2102/10/60	0	0.00	0.00	0.00	40.00	0.00
1	10/01/2012	0	0.00	0.00	0.00	40.00	0.00
15	11/01/2012	0	0.00	0.00	0.00	40.00	0.00
15	12/01/2012	0	0.00	0.00	0.00	40.00	0,00
17	01/01/2013	0	0.00	0.00	0.00	40.00	0.00
18	02/01/2013	0	0.00	0.00	0.00	40.00	0.00
19	03/01/2013	0	0.00	0.00		40.00	0,00
NO	04/01/2013	0	0.00	0.00	0.00		0.00
N	05/01/2013	0	0.00	0.00	0.00	40.00	0.00

Custodian Financial Audit (part 1 of 2)

NCP Name: Ramirez , Javier CST Name: Arreguin Garcia, Mayra

> Run Date: 05/12/2014 Run Time: 01:32 PM

Office: 03

Prepared By Date: 05/12/2014

Last Updated By Date: 05/12/2014

Last Updated By: SGALLUCC

Prepared By: SGALLUCC

Case ID: 501814100A Docket#: 11-UR-0071

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https://cs.dwss.nv.gov/ChildSupportWeb/pages/nawe/CstFinancialAuditPR1.jsp

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Tutai Unadjudicated: \$0.00 Total Adjudicated: \$0.00 Total Ariears: \$0.00

\$0.00	\$0.00	\$0.00	\$0,00	\$40.00				
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0.00 2	0.00	40.00	00.0	0.00	1 00	э	12/01/2013	28
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	10 A	10 00	0.00	0.00	0.00	6	CTON LON LON	1
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00.00		40 00	0.00	0.00	0.00	0	CTOZITOIOO	
0.00 2	0.00	40.00	0.00	0.00			C10C/10/80	24
0.00 22	0.00	10.00	000	<u>vu u</u>	0.00	0	07/01/2013	23
		An nn	00.00	0.00	0.00	C	CTOZ/11/1/00	15
Balance	Amount	Datance	Autount				5 FUEL 1 U/ 30	5
Running	Adjustment	Running	Adjustment	Paid	Due	Туре	Date	_
Arrears	Adjudicated Arrears	ed Arrears	onaujunicated Arrears	NCP	Amount	Event	Event	

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5/12/2014

https://cs.dwss.nv.gov/ChildSupportWeb/pages/nawe/CstfinancialAuditPR1.jsp

]	Event Date	Event Type	Current Amount Due		1 54	Provision Idicated (On UA) Running	Type: Medical Cash Unadjudicated Interest (On AA) Adjust Running	Type: Medical Cash Unadjudicated Interest (On AA) Adjust Running				리막 날이	기옥 날이	judicated enalty
1			1	1	1.20	Balance	Adjust Amount	Running Balance	Adjust	-	t Balance	Running Adjust Balance Amount	÷ 77	÷ 77
1-	10/01/2011	6	0.00	0.00	0.00	0.00	0.00	0.00	0.00	01	0 0 0	517	517	
	10/01/2011	0	0.00	0.00	0.00		0.00	0.00	0 00	51	0 0 0	0 00	00.0	0 00 0 00 0 00
ω	11/01/2011	0	0.00	0.00			0 00	11 FM				0.00	0.00	0.00
-	12/01/2011	0	00.0				00.00	0.00		0.00		0.00	0.00	0.00 0.00
S	01/01/2012	1	0.00				0.00	0.00		0.00	0.00 0.00	0.00	0.00	0.00 0.00
9	02/01/2012	T	0.00			Τ	0.00	0.00		0.00	0.00 0.00	0.00	0.00	0.00 0.00
11	03/01/2012	T	0.00	0.00			0.00	0.00		0.00	0.00 0.00	0.00	0.00 0.00	0.00 0.00 0.00
2	ZT07/10/70	T	0,00				0.00	0.00		0.00	0.00 0.00	0.00	0.00 0.00	0.00 0.00 0.00
0	04/01/2012	T	0.00			0.00	0.00	0.00		0.00		0.00	0.00 0.00	0.00 0.00 0.00
1	7107/10/60	T	0.00	0.00	(1,00	0.00	0,00	0.00		0.00		0.00	0.00 0.00	0.00 0.00 0.00
		T	0.00	0.00	0.00	0.00	0.00	0.00		0.00		0.00	0.00 0.00	0.00 0.00 0.00
	07/01/2012	T	40.00	0.00	0.00	00:00	0.00	0.00		0,00		0,00	0,00 0.00	0.00 0.00 0.00
315	2102/10/80	T	0.00			0.00	0.00	0.00		0.00		0.00	0.00 0.00	0.00 0.00 0.00
515	2102/10/01	T	0.00	0.00	T		0.00	0.00		0.00	0.00 0.00	0.00	0.00 0.00	0.00 0.00 0.00
51			0.00		T		0.00	0.00		0.00	0.00 0.00	0.00	0.00 0.00	0.00 0.00 0.00
51		T	0.00		T		0.00	0.00		0.00	0.00 0.00	0.00	0.00	0.00 0.00 0.00
		T	0.00				0.00	0.00		0.00	0.00 0.00	0.00	0.00	0.00 0.00 0.00
18	02/01/2013	Ì	0.00		0.00		0.00	0.00	1	0.00	0.00 0.00	0.00	0.00	0.00 0.00 0.00
5			0.00			0 00	0.00	0.00		0.00	T	Γ	0.00 0.00	0.00 0.00
20	20 04/01/2013	0	0.00	0.00			0.00	0.00	1	0.00		0.00	0.00 0,00	0.00 0,00
				1	ſ	I	00.0	0.00		0.00	0.00	0.00	0.00	0.00 0.00

Custodian Financial Audit (part 2 of 2)

NCP Name: Ramirez , Javier CST Name: Arreguin Garcia, Mayra

Prepared By: SGALLUCC Last Updated By: SGALLUCC

Prepared By Date: 05/12/2014 Last Updated By Date: 05/12/2014

Office: 03

Case ID: 501814100A Docket#: 11-UR-0071

Run Date: 05/12/2014

Run Time: 01:32 PM

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https://cs.dwss.nv.gov/ChildSupportWeb/pages/nawe/CstFinancialAuditPR1.jsp

Total Interest: \$0.00 Total Penalty: \$0.00 Total Arrears: \$0.00 Grand Total: \$0.00

CERTIFIED COPY The decument to which this certificate is attached is a full, true and correct copy of the original in file and of record in my office.

By.

Deputy

Ē		Event	Current	NCP	Unadju Interest	Unadjudicated Unadjudicated Interest (On UA) Interest (On AA)	Unadju	Unadjudicated (nterest (On AA)	Adjud	Adjudicated Interest	Unadju Pen	judicated	Adjud	Adjudicated
5	Date	туре	-	Paid	Adjust	Running	Adjust	Running Adjust Running Adjust Running Adjust	Adjust	Running	Adjust	Running Adjust	Adjust	Running
I NEIN-	EFUC				MINOWIN	Datatice	MIDOUNT	balance Minount Balance Amount Balance Amount Balance Amount	Amount	Balance	Amount	Balance	Amount:	Balance
n/c/u	STO7/TD/CF	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0 00	NU U	0 00	
2 06/0	06/01/2013	0	0.00	0.00	0.00	00.00				I	0.00	0.00	0.00	0.00 21
3 117/11	2100/10/2012		0.00			00.0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00 22
			0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	EC 00.0
24 00/0	CT02/L0/00	0	0.00	0.00	0.00	0.00	0,00	0.00	0.00	0 00	0 00	0 00		0.00
0/60 5	09/01/2013	0	0.00	0.00	0.00	0 00	0 00	0 00	0.00		0.00		0.00	
0/11/0	10/01/2013	2	0 00				10.00	10.0V	0.00	0.00	0.00	0.00	0,00	0.00 25
_	A FOTO	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0,00	0.00	0.00	0 00	96 UU U
/ 11/0	11/01/2013	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0 00		0.00	0.00	
28 12/0	12/01/2013	0	00.00		0.00	11 11			0.00	0.00	0.00	0.00	0.00	0.00 2
CI CU	170017	-	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00 28
5102/12/12/12/	1/2014	-	0.00	40.00	0,00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0 00	0 00
	otals:		\$40.00 \$40.00	\$40.00	\$0,00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0 00	40.00	#n nn	40.00

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Total Unadjudicated Interest on AA: \$0.00 Total Unadjudicated Interest on UA: \$0.00

Total Unadjudicated Penalty: \$0.00 Total Adjudicated Penalty: \$0.00

Total Penalty: \$0.00

Total Adjudicated Interest: \$0.00

Total Interest: \$0.00

658

Employment Security Monetary Unit 500 East Third Street Carson City, NV 89713-0035 Tel (775) 684-0444 Fax (775) 684-0463



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http://www.nvdetr.org

JAVIER RAMIREZ 1371 VILLAGE WY APT F GARDNERVILLE, NV 89410-5359 Claimant ID: 3618201 Re: Notice of Termination of Child Support Deduction Date Mailed: 11/03/2015

Dear JAVIER RAMIREZ:

Effective November 7, 2015, child support obligations that were collected pursuant to NRS 612.457 have been terminated. Any questions should be directed to the Department of Health and Human Sevices / Welfare at (775) 684-0704.

Sincerely,

UI Operations/Monetary Unit Employment Security Division



1/01/001/

https://cs.dwss.nv.gov/ChildSupportWeb/pages/nawc/CstFinancialAuditPR1.jsp

	Event	π	Current		Unadjudicated	DA AFFASTA		
	Event	Event	Amount	NCP	Unadjudicated Arrears	ed Arrears	Adjudicated Arrears	d Arrears
	Date	туре	Due	Paid	Adjustment	Running	Adjustment	Running
Ľ,	01/01/2014	L	0.00	0.00		Dalaite	Amount	Balance
N	01/01/2014	þ	00.0	0,00	0.00	0.00	0.00	0.00
٦	01/06/2014	-	02.00	0,00	62.00	62.00	0.00	0.00
1	+T02/00/T0	-	0.00	58,00	-58.00	4.00	0.00	0.00
4	01/31/2014	z	0.00	0.00	0 00		0.00	0.00
л	02/01/2014	0	UU 69	0.00	0.00	4.00	0.00	0,00
6	02/24/2014	P	00.00	0,00	62.00	66.00	0.00	0.00
7	03/01/2014		0.00	90.6TC7	-2519.66	-2453.66	0.00	0.00
Σ			00.70	0.00	62.00	-2391.66	0.00	0.00
	LT07/10/10	C	62.00	0.00	62.00	-2329.66	0 00	0.00
Ju	05/01/2014	0	62.00	0.00	62.00	-3367 66	0.00	0.00
10	06/01/2014	0	62.00	0 0 0		6607.00	0.00	0.00
11	07/01/2014	р	00.09	0.00	00,70	-2205.66	0.00	0.00 10
5	08/01/2014		02.00	0,00	62.00	-2143.66	0.00	0.00 11
1			02.00	0.00	62.00	-2081.66	0.00	
	1010110011	0	62.00	0.00	62.00	-2019,66	00.0	0.00
+4	10/01/2014	С	62.00	0.00	UU C9	-1057 66	0.00	CT 00'0
5	11/01/2014	0	62.00	0 00	00.70	00,7261	0.00	0.00 14
16	12/01/2014	0	uu c9	0.00	B2.00	-1895.66	0.00	0.00 15
17	01/01/2015	0	00 69	0.00	00.79	-1833.66	0.00	0.00 16
18	02/01/2015		00.00	00.00	62.00	-1771,66	0.00	0.00 1
5	03/01/2015		00.70	0.00	62,00	-1709.66	0.00	0 00 10
7	CT02/10/00		62.00	0,00	62.00	-1647.66	0.00	0.00
	CT07/T0/+0	c	62.00	0.00	62.00	-1585 66		GT DOTO
E-	05/01/2015	0	62.00	0.00	00 69	1 100 00	0.00	0.00 20

Custodian Financial Audit (part 1 of 2)

NCP Name: Ramirez-rivas , Javier CST Name: Arreguin Garcla, Mayra

> Run Date: 01/21/2016 Run Time: 02:03 PM

Office: 03

Prepared By Date: 01/21/2016 Last Updated By Date: 01/21/2016

Prepared By: LKARP Last Updated By: LKARP

Case ID: 501814100A Docket#: 11-UR-0071

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https://cs.dwss.nv.gov/ChildSupportWeb/pages/nawc/CstFinancialAuditPR1.jsp

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	\$0.00	\$0.00	\$-1048.42	\$0.00	\$2598.42	\$1550.00		I otals:	Γ
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14	0.00	0.00				00 69	Э	01/01/2016	ω
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25	0.00	0.00	-1275.66	62.00	0,00	02.00		1010110017	
14	0.00	0.00				00 03	С	2102/10/60	25
2	0.00	0.00	-1337.66	62.00	0.00	00.79	c	CT07/T0/00	1
23	0.00	0.00	EUCO.CO					100/01 /001E	54
3		0.00	21300 66	00 69	0.00	62.00	0	0//01/2015	23
22	0.00	0.00	-1461.66	62.00	0.00	62,00		CT07/T0/00	
	Balance	Amount	Defience	Alloc				06/01/201E	3
	Running	Adjustment	Running	Adjustment	Paid	Amount Due	Туре	Date	
	d Arrears	Adjudicated Arrears	ed Arrears	Unadjudicated Arrears	NCP	Current	Event	Event	

 Total Unadjudicated:
 \$-1048.42

 Total Adjudicated:
 \$0.00

 Total Arrears:
 \$-1048.42

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https://cs.dwss.nv.gov/ChildSupportWeb/pages/nawc/CstFinancialAuditPR1.jsp

Event Date Event Type Event Bue Current Paid NCP Adjust Paid Interest Amount Adjust Adjust Amount Interest Balance Amount Unadjudicated Adjust Balance Interest Amount Balance Adjust Amount Balance Running Adjust Amount Adjust Balance Running Adjust Balance 1 0.1/01/2014 0 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00
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EventCurrentUnadjudicatedUnadjuTypeAmountNCPInterest (On UA)InterestTypeDuePaidAdjustRunningAdjust
Event Current NCP

Custodian Financial Audit (part 2 of 2)

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Run Date: 01/21/2016

Run Time: 02:03 PM

Office: 03

NCP Name: Ramirez-rivas , Javier CST Name: Arreguin Garcla, Mayra

Last Updated By Date: 01/21/2016 Prepared By Date: 01/21/2016

Last Updated By: LKARP

Prepared By: LKARP

Docket#: 11-UR-0071 Case ID: 501814100A

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Total Interest: Total Penalty: Total Arrears: \$-1048.42 Grand Total: \$-1048.40 \$0.00 \$0.02

Total Penalty: \$0.00 \$0.00 \$0.00

Total Unadjudicated Interest on AA: \$0.00 **Total Adjudicated Interest:** \$0.00 Total Interest: \$0.02

> **Total Unadjudicated Penalty: Total Adjudicated Penalty:**

Total Unadjudicated Interest on UA: \$0.02

\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.02	\$0.00	\$1550.00 \$2598.42	\$1350.00		I OLAIS	Γ
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0.00 21	0.00	0,00	0.00	0.00	0.00	0.00	0.00	0.02	0.00		00.20			31
alance	C AUIOUIII DAIAIICE AMOUNT BAIANCE	Dalaite	Autodite	Palatico							UU 69	D	05/01/2015	2
				Ralance	Amount	Amount Balance Amount Balance Amount Ralance	Amount	Balance	Amount				-	
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ţ	Penalty	Penalty	Pen	Interest	aur	(OII AA)	TILCICS	TITCE Car (All AN) TILLERAT (ALL AN)	1001090		Amount	.,		
ated	Adjudicated	Unadjudicated	Unadju	icated	Adjudicated	dicated	Unadjudicated	onacjudicated	Tnterect		Current	Event		

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	E Sout		Current		Unadjudicated Arrears	ed Arrears	Adjudicate	ted Arrears
	Date	Туре	Amount Due	Paid	Adjustment Amount	Running Balance	Adjustment Amount	Running Balance
1	01/01/2014	J	0.00	0.00	0.00	0.00	0,00	0.00
N	01/01/2014	0	28.00	0.00	28.00	28,00	0.00	0.00
ω	01/31/2014	м	0.00	0.00	0.00	28.00	0.00	0.00
4	02/01/2014	0	28.00	0.00	28.00	56.00	0.00	0.00
S	02/24/2014	p	0.00	56,00	-56.00	0.00	0.00	0,00
6	03/01/2014	0	28.00	0.00	28.00	28.00	0.00	0.00
7	03/31/2014	м	0.00	0.00	0.00	28.00	0.00	0.00
8	04/01/2014	0	28.00	0.00	28.00	56.00	0.00	0.00
9	04/30/2014	з	0.00	0.00	0.00	56.00	0.00	0.00
10	05/01/2014	0	28.00	0.00	28.00	84.00	0.00	0,00
11	05/31/2014	з	0.00	0.00	0.00	84.00	0.00	0.00
12	06/01/2014	0	28.00	0.00	28.00	112.00	0.00	0.00
13	06/30/2014	з	0.00	0.00	0.00	112.00	0.00	0.00
14	07/01/2014	0	28.00	0.00	28.00	140.00	0.00	0.00
5	07/31/2014	З	0.00	0.00	0.00	140.00	0.00	0.00
16	08/01/2014	0	28.00	0,00	28.00	168.00	0.00	0.00
17	08/31/2014	м	0.00	0.00	0.00	168.00	0.00	0.00
18	09/01/2014	0	28.00	0.00	28.00	196.00	0.00	0.00
19	09/30/2014	З	0.00	0.00	0.00	196.00	0.00	0.00
20	10/01/2014	0	28.00	0,00	28.00	224.00	0.00	0.00 20
21	10/31/2014	З	0.00	0.00	0.00	224,00	0.00	0.00

Custodian Financial Audit (part 1 of 2)

Run Date: 01/21/2016 Run Time: 02:03 PM

Office: 03

NCP Name: Ramirez-rivas , Javier CST Name: Arreguin Garcia, Mayra

Prepared By Date: 01/21/2016 Last Updated By Date: 01/21/2016

Prepared By: LKARP Last Updated By: LKARP

Case ID: 501814100A Docket#: 11-UR-0071

Total Unadjudicated: \$644.00

Event Date Event Vipe Current Mount Fype NCP Amount Paid Unadjuiticated Arrears Adjustment Manual Italiance Amount Manual Adjustment Amount Amount Manual Italiance Amount Manual Adjustment Manual Running Amount Manual 2 11/101/2014 0 28.00 0.00 28.00 28.00 0.00 28.00 0.00 28.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0		\$0.00	\$0.00	\$644.00	\$0.00	\$56.00	\$700.00		Totals:	
	5	0.00	0.00	644.00	0.00	0.00	0.00	м	01/31/2016	51
	50	0.00	0.00	644.00	28,00	0.00	28.00	0	01/01/2016	50
Event Pate Event Pate Current Vue Manual Pate Vue Pate Manual Pate Manual Pate Adjustment Pate 11/30/2014 0 0 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0	49	0.00	0.00	616.00	0.00	0.00	0.00	м	12/31/2015	49
Event bate Event Type Current Anount but NCP but Unadjudicate Arrears Adjustment anount Running Runnint Running Adjustment Running Runnint Running Runnint Running Runnint Running Runnint Runnint Runnint Runnint	48	0.00	0.00	616.00	28.00	0.00	28.00	0	12/01/2015	48
	47	0.00	0.00	588.00	0.00	0.00	0.00	м	11/30/2015	47
	46	0.00	0.00	588.00	28.00	0.00	28.00	0	11/01/2015	46
	\$5	0.00	0.00	560.00	0.00	0.00	0.00	м	10/31/2015	45
	44	0.00	0.00	560.00	28.00	0,00	28.00	0	10/01/2015	44
	4ω	0.00	0.00	532.00	0.00	0.00	0.00	З	09/30/2015	43
	42	0.00	0,00	532.00	28.00	0.00	28.00	0	09/01/2015	42
	4	0.00	0.00	504.00	0.00	0.00	0.00	м	08/31/2015	41
	8	0.00	0.00	504.00	28.00	0.00	28.00	0	08/01/2015	40
	39	0.00	0.00	476.00	0.00	0.00	0.00	м	07/31/2015	39
	38	0,00	0.00	476.00	28.00	0.00	28.00	0	07/01/2015	38
	37	0.00	0.00	448.00	0.00	0.00	0.00	З	06/30/2015	37
	36	0.00	0.00	448.00	28.00	0.00	28.00	0	06/01/2015	36
	β	0.00	0.00	420.00	0.00	0.00	0.00	з	05/31/2015	β
Event bate Event type Current Amount bue NCP paid Unadjudicated Arrears Adjustment Adjustment Adjustment Running Running Adjustment Balance Running $11/01/2014$ 0 28.00 0.00 28.00 0.00 28.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	4	0.00	0.00	420.00	28.00	0,00	28.00	0	05/01/2015	34
Event Date Event Pype Current Amount Paid NCP Paid Multicated Arrears Adjustment Running Adjustment Balance Running Amount Running Amount Balance Running Amount Running Amount Running Amount Running Balance Running Amount Run	ω ω	0.00	0,00	392.00	0.00	0.00	0.00	з	04/30/2015	ωω
	32	0.00	0.00	392.00	28.00	0.00	28.00	0	04/01/2015	32
Event Date Event Type Current Munut Due NCP Due Indjudicated Arrears Adjustment Anning Adjustment Balance Running Adjustment Balance Rundustment Balance Running Adjustmen	Ω	0.00	0.00	364.00	0.00	0.00	0.00	З	03/31/2015	31
Event Date Event Type Current Amount Due NCP Amount Paid Unadjudicated Arrears Adjustment Amount Running Running Adjustment Adjustment Balance Running Amount 11/01/2014 0 28.00 0.00 28.00 28.00 0.00 28.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 <td>8</td> <td>0.00</td> <td>0.00</td> <td>364.00</td> <td>28.00</td> <td>0.00</td> <td>28.00</td> <td>0</td> <td>03/01/2015</td> <td>30</td>	8	0.00	0.00	364.00	28.00	0.00	28.00	0	03/01/2015	30
	29	0.00	0.00	336.00	0.00	0.00	0.00	м	02/28/2015	29
	28	0.00	0.00	336.00	28.00	0.00	28.00	0	02/01/2015	28
	27	0.00	0.00	308.00	0.00	0,00	0.00	м	01/31/2015	27
Event DateEvent TypeEvent Amount DueCurrent NCP PaidNCP Adjustment PaidUnadjudicated Arrears Adjustment Adjustment Adjustment BalanceAdjustment BalanceRunning Adjustment BalanceAdjustment BalanceRunning Balance $11/01/2014$ 028.000.0028.000.000.000.000.00 $11/30/2014$ M0.000.000.00280.000.000.000.00 $12/01/2014$ M0.000.000.00280.000.000.000.00 $12/31/2014$ M0.000.000.000.000.000.000.00	26	0.00	0.00	308.00	28.00	0.00	28.00	0	01/01/2015	26
Event Date Event Type Current Amount Due NCP Paid Unadjudicated Arrears Adjudicated Arrears 11/01/2014 O 28.00 0.00 28.00 28.00 0.00 252.00 0.00 0.00 11/01/2014 M 0.00 28.00 0.00 252.00 0.00 0.00 12/01/2014 M 0.28.00 0.00 28.00 280.00 0.00 0.00 0.00	25	0.00	0.00	280.00	0,00	0.00	0.00	м	12/31/2014	25
Event DateEvent TypeCurrent Amount DueNCP PaidUnadjudicated Arrears AdjustmentAdjudicated Arrears Running11/01/2014O28.000.000.0028.000.000.0011/30/2014M0.000.000.000.000.000.00	24	0.00	0.00	280.00	28.00	0.00	28.00	0	12/01/2014	24
Event DateEvent TypeEvent AmountCurrent NCPNCPUnadjudicated ArrearsAdjudicated ArrearsDateTypeAmountPaidAdjustmentRunningAdjustmentRunning11/01/2014028.000.0028.00252.000.000.00	23	0.00	0.00	252.00	0.00	0.00	0.00	м	11/30/2014	23
EventCurrentNCPUnadjudicated ArrearsAdjudicated .TypeAmountPaidAdjustmentRunningAdjustmentIDueDueAdjustmentBalanceAmountI	NN	00	0.00	252.00	28.00	0.00	28.00	0	11/01/2014	22
Event Current NCP Unadjudicated Arrears		Running Balance	Adjustment Amount	Running Balance	Adjustment Amount	Paid	Amount Due	Туре	Date	
		d Arrears	Adjudicate	ed Arrears	Unadjudicat	N N N	Current	Event	Event	

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Total Adjudicated: \$0.00 Total Arrears: \$644.00

						Provision Type: Medical Cash	Type: Me	dical Cash						
	Event	Event	Current	NCP	Unadjudicated	dicated	Unadju Interest	Unadjudicated	Adjud Tnte	Adjudicated Interest	Unadjudicated	dicated	Adjudicat	Adjudicated
	Date	Туре	Amount		Adjust	Adjust Running	Adjust	Adjust Running	Adjust	Running	Adjust	Running	Adiust	Adiust Running
			Due		Amount	Balance	Amount	Balance		Balance	Amount	Amount Balance Amount Balance	Amount	Balance
F	01/01/2014	IJ	0,00	0.00	0.00	0.00	00.0	0,00	0,00	0.00	0.00	0.00	0.00	0.00
2	01/01/2014	0	28.00	0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00	0.00	0.00
ω	01/31/2014	м	0.00	0.00	0.12	0.12	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
4	02/01/2014	0	28,00	0.00	0.00	0.12	0.00	0,00	0.00	0.00	0.00	0.00	0.00	0.00
G	02/24/2014	þ	0.00	0.00 56.00	0.00	0.12	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
6	03/01/2014	0	28,00	0.00	0.00	0.12	0.00	0.00	0.00	0.00	0.00	0.00	0,00	0,00
7	03/31/2014	м	0.00	0.00	0.12	0.24	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
8	04/01/2014	0	28.00	0.00	0.00	0.24	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
9	04/30/2014	м	0.00	0.00	0.24	0.48	0.00	0.00	0.00	0.00	2.80	2.80	0.00	0.00
10	05/01/2014	0	28.00	0.00	0.00	0.48	0.00	0.00	0.00	0.00	0.00	2.80	0.00	0.00 10
11	05/31/2014	м	0.00	0.00	0.37	0.85	0.00	0.00	0.00	0.00	2.80	5.60	0.00	0.00
12	06/01/2014	0	28,00	0.00	0.00	0.85	0.00	0,00	0.00	0.00	0.00	5.60	0.00	0.00 12
13	06/30/2014	м	0.00	0.00	0.49	1.34	0.00	0.00	0.00	0.00	2.80	8,40	0.00	0.00 13
14	07/01/2014	0	28,00	0.00	0.00	1.34	0.00	0.00	0.00	0.00	0.00	8.40	0.00	0.00 14
15	07/31/2014	м	0.00	0.00	0.61	1.95	0.00	0.00	0.00	0.00	2.80	11.20	0.00	0.00 15
1.6	08/01/2014	0	28,00	0.00	0.00	1.95	0.00	0.00	0.00	0.00	0.00	11.20	0.00	0.00 16
17	08/31/2014	Μ	0.00	0.00	0.74	2.69	0.00	0.00	0.00	0.00	2.80	14.00	0.00	0.00 17
18	09/01/2014	0	28.00	0.00	0.00	2.69	0.00	0.00	0.00	0.00	0.00	14,00	0,00	0.00 18
1.9	19 09/30/2014	м	0.00	0.00	0.86	3.55	0.00	0.00	0,00	0.00	2.80	1.6.80	0.00	0.00 19
20	20 10/01/2014	0	28.00	0.00	0.00	3.55	0.00	0.00	0.00	0.00	0.00	16.80	0.00	0.00 20

Custodian Financial Audit (part 2 of 2)

Run Date: 01/21/2016

Run Time: 02:03 PM

Office: 03

NCP Name: Ramirez-rivas , Javier CST Name: Arreguin Garcia, Mayra

Prepared By Date: 01/21/2016 Last Updated By Date: 01/21/2016

Prepared By: LKARP Last Updated By: LKARP

Case ID: 501814100A Docket#: 11-UR-0071

Page 4 of 6

	Event Date	Event Type	Current Amount	NCP Paid		dicated (On UA) Running	Unadju Interest Adjust	Unadjudicated nterest (On AA)		icated rest	Unadjudicated Penalty Adjust Bunnin	P alt	ated V	Adjuc Per
1	Date	Туре	Due	Paid	Adjust Amount	Running Balance	Adjust Amount	Running Balance	Adjust Amount	Running Balance	1	Adjust Amount	12.	Adjust Amount
21	10/31/2014	М	0.00	0.00	0.98	4.53	0.00		0.00	0.00	-	1	2.80	2.80 19.60 0.00
22	11/01/2014	0	28,00	0.00	0.00	4.53	0.00	0.00	0.00	0.00	8		0.00	
NB	11/30/2014	B	0,00	0.00	1.10	5.63			0.00	0	0.00		2.80	2.80 22.40
24	12/01/2014	z c	0 00	0.00	0.00	5.63 5.63	0.00	0.00	0,00		0.00	0.00 0.00	0.00	
26	01/01/2015	0	28.00	0.00	0.00	6.85			0.00		0.00		0.00	0.00 25.20
27	01/31/2015	м	0.00	0.00	1.35	8.20			0.00		0.00		2.80	2.80 28.00
28	02/01/2015	0	28.00	0.00	0.00	8.20	0.00	0.00	0.00		0.00		0.00	0.00 28.00
29	02/28/2015	М	0.00	0.00	1.47	9.67	0.00	0.00	0.00		0.00		2.80	2.80 30.80
30	03/01/2015	0	28.00	0.00	0.00	9.67	0.00	0.00	0.00		0,00		0.00	0.00 30.80
31	03/31/2015	M	0.00	0.00	1.59	11.26	0.00	0.00	0.00		0,00		2.80	2.80 33.60
32	04/01/2015	0	28.00	0.00	0.00	11.26	0.00	0.00	0.00		0.00		0.00	0.00 33.60
3	04/30/2015	м	0.00	0.00	1.72	12.98	0.00	0.00	0.00		0.00		2.80	2.80 36.40
34	05/01/2015	0	28.00	0.00	0.00	12.98	0.00	0,00	0.00		0.00	0.00 0.00		0.00 36,40
35	05/31/2015	м	0.00	0.00	1.84	14.82	0.00	0.00	0.00		0.00		2.80	2.80 39.20
36	06/01/2015	0	28.00	0.00	0.00	14.82	0.00	0.00	0.00		0.00			0.00 39.20
37	06/30/2015	м	0.00	0,00	1.96	16.78	0.00	0.00	0.00		0.00		2.80	2.80 42.00
38	07/01/2015	0	28,00	0.00	0.00	16.78	0.00	0.00	0.00		0.00		0.00	0.00 42.00
39	07/31/2015	м	0.00	0.00	2.08	18,86	0.00	0.00	0.00		0.00		2.80	
40	08/01/2015	0	28.00	0.00	0.00	18,86	0.00	0.00	0.00		0.00		0.00	0.00 44.80
41	08/31/2015	ч	0.00	0.00	2.20	21.06	0.00	0.00	0.00		0.00	0.00 2.80	2.80	
42	09/01/2015	0	28,00	0.00	0.00	21.06	0.00	0.00	0.00		0.00		0.00	0.00 47.60
4	09/30/2015	Z	0.00	0.00	2.33	23.39	0.00	0.00	0.00	1000	0.00		2.80	2.80 50.40
4	10/01/2015	0	28,00	0.00	0.00	23,39	0,00	0.00	0.00		0,00		0.00	0.00 50.40
45	10/31/2015	м	0.00	0.00	2.45	25.84	0.00	0.00	0.00		0.00		2.80	2.80 53.20
46	11/01/2015	0	28.00	0.00	0.00	25.84	0.00	0.00	0.00		0.00		0.00	0.00 53.20
47	11/30/2015	R	0.00	0.00	2.57	28.41	0.00	0.00	0.00		0,00		2.80	2.80 56.00
48	12/01/2015	0	28.00	0.00	0.00	28.41	0.00	0.00	0.00		0.00		0.00	0.00 56.00
49	12/31/2015	M	0,00	0.00	2.70	31.11	0.00	0.00	0.00		0.00	0.00 2.80		2.80
50	01/01/2016		28.00	0.00	0.00	31.11	0.00	0.00	0.00		0,00			0.00
1 H	01/31/2016	Z	0.00	0.00	2.95	34.06	0.00	0.00	0.00		0.00	0.00 2.80		2.80
	Totals:		\$700.00	\$56.00	\$0.00	\$34.06	\$0.00	\$0.00	\$0.00	1	\$0.00	\$0.00 \$0.00		\$0.00

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Page 5 of 6

Total Unadjudicated Interest on UA: \$34.06Total Unadjudicated Interest on AA: \$0.00Total Adjudicated Interest: \$0.00 Total Interest: \$34.06

> **Total Adjudicated Penalty:** Total Penalty: \$61.60

 Total Interest:
 \$34.06

 Total Penalty:
 \$61.60

Grand Total: \$739.66

Total Arrears: \$644.00

Total Unadjudicated Penalty:

\$61.60 \$0.00

Page 6 of 6

Employment Security Monetary Unit 500 East Third Street Carson City, NV 89713-0035 Tel (775) 684-0444 Fax (775) 684-0463



ONE NEVADA - Growing & Skilled, Diverse Workforce

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http://www.nvdetr.org

JAVIER RAMIREZ 1371 VILLAGE WY APT F GARDNERVILLE, NV 89410-5359 Claimant ID: 3618201 Re: Notice of Termination of Child Support Deduction Date Mailed: 11/03/2015

Dear JAVIER RAMIREZ:

Effective November 7, 2015, child support obligations that were collected pursuant to NRS 612.457 have been terminated. Any questions should be directed to the Department of Health and Human Sevices / Welfare at (775) 684-0704.

Sincerely,

UI Operations/Monetary Unit Employment Security Division





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CONFIDENTIAL

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FINANCIAL DISCLOSURE FORM FILED: January 28, 2016

		REC'D & FILL
1	Case No.: 12 DR1 00391 1B	2016 FEB - 1 AM 10: 00
2	Dept. No.: 1	SUSAN MERRIWETHER
3		CLERK
4		DEPIITY
5		
6	IN THE FIRST JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA
7	IN AND FOR (CARSON CITY
8		2
9	MAYRA ARREGUIN,	
10	Plaintiff,	ORDER DENYING DEFENDANT'S MOTION FOR RECONSIDSIDERATION
11	v.	
12	JAVIER RAMIREZ RIVAS,	
13	Defendant.	
14		
15		
16	This matter is before this Court pursuant	to Defendant's Motion to Reconsider filed on
17	January 28, 2016.	

In his Motion, Defendant asserts that statements made by Ms. Arreguin at the January 6, 2016 Hearing are false. Furthermore, Defendant states that he does not have any arrears related to the matter and currently has a \$300.00 credit for child support.

According to First Judicial District Court Rule 15(10), no motion once heard and disposed of shall be renewed in the same cause nor shall the same matters therein embraced or reheard unless by leave of Court granted upon motion thereof, after notice of such motion to the adverse parties. In this case, the Court deems itself fully advised of the issues and finds no cause to reconsider its Order issued on January 6, 2016. Furthermore, this Court's Order after January 6, 2016 Hearing makes no mention of arrears and explicitly states that if the State of Nevada has

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1	been garnishing Defendant's wages for child support, that is a matter that he should address
2	therewith. This Court, based on the evidence before it, made the determination that based on
3	Plaintiff having primary physical custody that Defendant was obligated to pay the statutory child
4	support amount. No ruling was made on arrearage, if any, or credit issued. Therefore, should
5	
6	Defendant have any issue with the State of Nevada's Division of Welfare and Supportive
7	Services, his grievances should be addressed accordingly therewith. If Defendant has any credit,
8	it will be offset against future child support obligations.
9	Therefore, based on the foregoing and good cause appearing,
10	IT IS HEREBY ORDERED that Defendant's Motion to Reconsider is DENIED.
11	IT IS SO ORDERED.
12	Dated this day of February, 2016.
13	Dated unis 1 day of rebruary, 2010.
14	JAMES T. RUSSELL
15 16	DISTRICT JUDGE
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2	CERTIFICATE OF MAILING	
3	I hereby certify that on the $\frac{1}{5}$ day of February, 2016, I served a copy of the foregoing	
4	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:	
5	Javier Ramirez	
6	1371 Village Way #F	
7	Gardnerville, NV 89410	
8	Mayra Arreguin Confidential Address	
9		
10	Chris Bayer, CASA Email: casaofcc@earthlink.net	
11	mith	
12	Krystopher Benyamein	
13	Law Clerk, Dept. 1	
14		
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				REC'D & FILED
Ŵ			PROOF OF SERVICE	2016 FEB - 3 PM 1: 2
Court Date Court:	: FIRST JUDICIAI	L DISTRICT CO	File No. 0005618 URT Case No. 12DRI003911B	SUSAN MERRIWETHER CLERK
Initiator:	ARREQUIN, MA	YRA E	Other: BAYER, CHRIS	DEPUT
Address:	, 0		CASA Address: 1539 E FIFTH ST CARSON CITY, N	V 0
Plaintiff:	ARREQUIN, MA	YRA E	Defendant: RAMIREZ, JAVIER	2
Address:	, 0		Address: , 0	
. Documen MOTION	ts Served:			
MOTION				
. Service A	ttempts: ate	Time		Served
. Service A	ate	Time 14:30	Address: 911 E MUSSER - CIVIL	Served
. Service A D	ate		Notes:	X
. Service A D	ate			Xi
. Service A D	ate		Notes:Address:	

RECEIVED FROM THE MINOR CHILDREN'S THERAPIST; MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT

6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

PA 12/29/15 12 4

KATHY THOMAS Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

Date

PROOF C) f S I	ERV	ICE
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Court Date	e:		File No. 0005618
Court: FIRST JUDICIAL DISTRICT COURT		DISTRICT COU	RT Case No. 12DRI003911B
Initiator:	ARREQUIN, MA	YRA E	Other: ARREQUIN, MAYRA E
Address:			Address: H: 1756 RUSSELL WAY # E
	, 0		W: 2794 US HWY 50E CARSON CITY, NV 0
Plaintiff:	ARREQUIN, MA	YRA E	Defendant: RAMIREZ, JAVIER
Address:			Address:
	, 0		, 0
]1/14	Attempts: Date 4/16	Time 14:30	Address: 2794 US HWY 50E
1/14	4/16	Time 14:30	Address: 2794 US HWY 50E X Notes:
] 1/14	4/16	Time 14:30	Address: 2794 US HWY 50E X Notes:
] 1/14	Date	Time 14:30	Address: 2794 US HWY 50E Notes: Address: Address: Address:
] 1/14	Date 4/16	Time 14:30	Address: 2794 US HWY 50E X Notes:

RECEIVED FROM THE MINOR CHILDREN'S THERAPIST; MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT

6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

1/15/16 a Date

DOUG STRENGE Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

Carson City Sheriff's Office 911 E. Musser St. Carson City, NV 89701



- MACE

JAVIER RAMIREZ 615 HOT SPRINGS ROAD CARSON CITY, NV 89706

NIXIE 895 DE 1300 0001/

RETURN TO SENDER INSUFFICIENT ADDRESS UNABLE TO FORWARD

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BC: 89701370611 *0841-01684 վոհրդանորդիրինինինինինինին No .12DR100391

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2016 FEB 12 PH 5: 00

IN THE FIRST JUDICIAL DISTRICT COURT OF TH

STATE OF NEVADA IN AND FOR

THE COUNTY OF CARSON

Plantiff :

Mayra E. Arreguin

Vs:

Defendant

Javier Ramirez Rivas

NOTICE OF APPEAL

Notice is hereby given that Javier Ramirez Rivas ,defendant above named, hereby appeals to the Supreme Court Of Nevada judgement from Order After January 6,2016 Hearing entered in this action on the 12th day of January ,2016

Javier Ramirez 1371 Village Way Apt. F Gardnerville, Nevada 89410 (775) 450-8046

1 2 3	Name: <u>Javier Ramirez</u> Address: <u>371 uillage wag F</u> City, State, Zip: <u>Ardneruille 105</u> Telephone: <u>777 4508046</u> SUSAN MERRIWETHER CLERK	
4 5	BY DEPUTY	
6	In The First Judicial District Court of the State of Nevada	
7	In and for Carson City	
8		
10	Case No.: 12 DRI CO3911B	
11	Plaintiff, Dept. No.:	
12	vs.	
13	Defendant.	
14	I HEREBY CERTIFY that service of the (document name) Notice of Appeal	
16	was made on (date) $Feb 12 ZOC$ pursuant to NRCP 5(b) by depositing a copy of same in the	e
17	United State Mail in Carson City, Nevada, postage prepaid, addressed as follows:	
18	Name and address of party served: May 2 & Ameguin	
19	US50E. 2794	
20 21	Carson City, NJ. 89701	
22	DATED this 12 day of <u>Febreury</u> , 2016.	
23	Signature of person who mail document:	
24	Print name of person who mailed document: Davier Remirez	
25	If signed in Nevada: I declare under penalty of perjury that the foregoing is true and correct. Signed on: Feb. 172016	
26 27	(Date) (Signature) If signed outside Nevada: I declare under penalty of perjury under the law of the State of Nevada	
28	that the foregoing is true and correct.	
	Signed on: (Date) (Signature)	
	Page 1 of 1	
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1		RECOLFILED	
2		2016 FEB 17 PH 3: 2	R
3		SUSAN MERRIWETHER	Č
4		SUSAR GLER	D
5	In The First Judicial Distric	t Court of the State of Nevada	Ŷ
6		84014	
7	In and for	Carson City	
8			
9	MAYRA E. ARREGUIN,	Case No.: 12 DR1 00391 1B	
10	Plaintiff,	Dept. No.: I	
11	vs.		
12	JAVIER RAMIREZ RIVAS,	NOTICE OF DEFICIENCY IN NOTICE	
13	Defendant.		
14 15	DI EASE TAVE NOTICE that a	Notice of Anneal was filed February 12, 2016 in	
16	the above-entitled action despite the fact that the	Notice of Appeal was filed February 12, 2016, in	
17	noted by the Clerk at the time of filing:	ere appears to be the following denciency(les)	
18	\$24.00 District Court filing f	ee not naid	
19		erk of the Supreme Court not paid.	
20	Document not signed.		
21	Document presented was not	t an original.	
22	Case Appeal Statement not f		
23	☐ No proof of service upon opposing counsel/litigant.		
24			
25	DATED this 17th day of Februar	ry, 2016.	
26	SU	ISAN MERRIWETHER, CLERK	
27	Ву	Could Deputy	
28			
	Page	1 of 2	689
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CERTIFICATE OF SERVICE

2	I hereby certify that I am employed by the Office of the Carson City District		
3	Court Clerk, Carson City, Nevada, and that on the 18th day of February, 2016, I served the		
4 5	foregoing NOTICE OF DEFICIENCY IN NOTICE OF APPEAL by e-filing with appeal		
5 6	documents to TRACIE LINDEMAN, CLERK OF THE SUPREME COURT and by depositing		
7			
8	for mailing a true copy thereof to Javier Ramirez Rivas		
9	1371 Village Way		
10	Gardnerville, NV 89410		
11	Mayra E Arreguin		
12	Confidential Address.		
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	Page 2 of 2		

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	The local sector
	REC'D & FILCE
	2016 FEB 18 PM 12: 09
	SUSAN MERRIVETHER
	BY
In The First Judicial Dis	trict Court of the State of Nevada
In and	for Carson City
	U
MAYRA ARREGUIN,) Case No.: 12 DR1 00391 1B
Petitioner(s),) Dept. No.: I
VS.	
JAVIER RAMIREZ RIVAS, Respondent(s).	CASE APPEAL STATEMENT
1. Name of appellant filing this case	**
- JAVIER RAMIREZ RIV	AS
2. Identify the judge issuing the decis	sion, judgment, or order appealed from:
- HONORABLE JAMES	Γ. RUSSELL
3. Identify each appellant and the name	me and address of counsel for each appellant:
- JAVIER RAMIREZ RIV	
1371 VILLAGE WAY, A GARDNERVILLE, NV	
	name and address of appellate counsel, if known, for
• 1	respondent's appellate counsel is unknown, indicate as
▲	ddress of that respondent's trial counsel):
- MAYRA ARREGUIN (F	• · · · ·
1756 RUSSELL WAY #	Æ
CARSON CITY, NV 89	9706
	Page 1 of 3

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1	5.	Indicate whether any attorney identified above in response to question 3 or 4 is not
2		licensed to practice law in Nevada and, if so, whether the district court granted that
3		attorney permission to appear under SCR 42 (attach a copy of any district court order
4		granting such permission):
5		- NOT APPLICABLE
6	6.	Indicate whether appellant was represented by appointed or retained counsel in the
7		district court:
8		- APPELLANT IN PROPER PERSON IN DISTRICT COURT
9 10	7.	Indicate whether appellant is represented by appointed or retained counsel on appeal:
11		- APPELLANT IN PROPER PERSON ON APPEAL
12	8.	Indicate whether appellant was granted leave to proceed in forma pauperis, and the date
13		of entry of the district court order granting such leave:
14		- APPELLANT PREVIOUSLY GRANTED LEAVE TO PROCEED IN FORMA PAUPERIS ON FEB. 11, 2013 AND AGAIN ON APRIL 18, 2013.
15 16	9.	Indicate the date the proceedings commenced in the district court (e.g., date complaint,
17		indictment, information, or petition was filed):
18		- COMPLAINT FOR DIVORCE FILED AUG. 6, 2012
19	10.	Provide a brief description of the nature of the action and result in the district court,
20		including the type of judgment or order being appealed and the relief granted by the
21		district court:
22		- ORDER AFTER JANUARY 6, 2016 HEARING FILED JAN. 12, 2016
23	11.	Indicate whether the case has previously been the subject of an appeal to or original writ
24		proceeding in the Supreme Court and, if so, the caption and Supreme Court docket
25		number of the prior proceeding:
26		- NOT APPLICABLE
27	12.	Indicate whether this appeal involves child custody or visitation:
28		- INVOLVES BOTH CHILD CUSTODY AND VISITATION
	1	Page 2 of 3

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2	13. If this is a civil case, indicate whether this appeal involves the possibility of settlement:
	- NOT APPLICABLE.
3	Dated this 17th day of February, 2016.
4 5	SUSAN MERRIWETHER, Carson City Clerk 885 E. Musser St., #3031
6	Carson City, NV 89701
7	By Allagran Deputy
8	By 10000 0000, Deputy
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	Page 3 of 3 Case Appeal Statement/Rev. 7/1/09



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CONFIDENTIAL

APPLICATION TO WAIVE FILING FEES/SERVICE ONLY

FILED: March 1, 2016

REC'D & FILED 1 Code No: Your Name: ANER RAMIREZ 2016 MAR -2 PH 4:39 2 1371 VILlage Way F Gardnenille IVV 89410 SUSANMERRIWETHER Address: 3 CLERY 4 775-4508046 Telephone: 5 In Proper Person 6 7 IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF CARSON 9 10 Mayra E. Arregurn Plaintiff(s), 11 Jawier Ramirez VS 12 CASE NO .: / 2012/00 361 13 DEPT NO.:__/ Defendant(s). 14 15 16 17 **ORDER REGARDING WAIVER OF FEES AND COSTS** (Filing Fees/Service Only) 18 Upon consideration of Javier Ramirez 's Application to 19 (*Plaintiff/Defendant*) Proceed in Forma Pauperis and it appearing that there is not sufficient income, property or 20 resources with which to maintain the action and good cause appearing therefor: 21 IT IS HEREBY ORDERED that () 2 Mer Them in 2 's request to (Plaintiff/Defendant) 22 23 (Plaintiff/Defendant), shall be permitted to to waive fees and costs is **GRANTED**. 24 proceed In Forma Pauperis with this action as permitted by NRS 12.015. He/she shall proceed 25 without the prepayment of costs or fees or the necessity of giving security, and the Clerk of 26 Court shall file or issue any necessary writ, process, pleading, or paper without charge. The 27 28 Sheriff or other appropriate officer within this State shall make personal service of any necessary

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1 2 3 4 5 6 7 8 9	writ, pleading, or paper without charge. If this party prevails in this action, the Court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay into the Court, within five (5) days, the costs which would have been incurred by the prevailing party, and those costs must then be paid as provided by law. IT IS HEREBY ORDERED that $\frac{220 \text{ More inclusion}}{(Plaintiff/Defendant)}$'s request to waive fees and costs is DENIED for the following reason: A The party is not indigent. B Other:
10	
11 12	DATED this Jud day of March , 20/6.
13	DISTRICT COURT HIDCE
14	Respectfully submitted:
15	(Your signature) Javat Com
16	
17	(Your name) Variar Remire 2
18	(Your name) <u>Varier Remire 2</u> (Address) <u>1371 Village Way F</u>
	Gardnenstle in 8946
19 20	
20 21	(Telephone) (Check One) □ Plaintiff/ □ Defendant In Proper Person
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22	///
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	Docket 84723 Document 2022-18357

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IN THE SUPREME COURF OF THE ST	TE OF NEVADA
2016 MAR 23 PM 12: 3	81
JAVIER RAMIREZ RIVAS, Appella	No. 69823
VS. DEPUTY MAYRA ARREGUIN,	FILED
Respondent.	MAR 2 1 2016
ORDER	TRACIE K. LINDEMAN CLERK OF SUPREME COURT BY <u>S. Yourn</u> DEPUTY CLERK

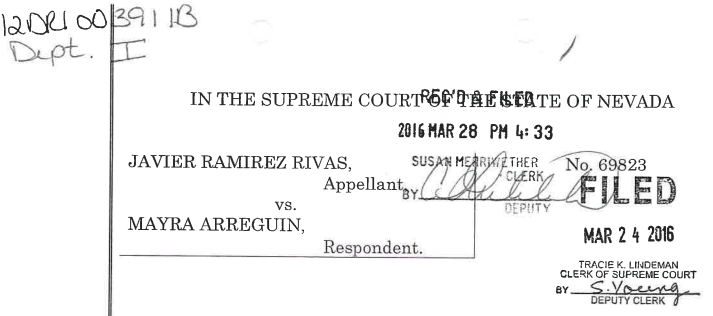
Appellant, who is proceeding in forma pauperis, has filed a transcript request form pursuant to NRAP 9(b). At this stage of the proceedings, we are unable to determine which transcripts, if any, are necessary for this court's review on appeal, *see* NRAP 9(b)(1)(C), and therefore, we decline to order the preparation of the requested transcripts at this time. However, as this appeal proceeds, we will consider the necessity of transcripts and may order their preparation at a later date.

It is so ORDERED.

Ling C.J.

cc: Javier Ramirez Rivas Mayra Arreguin Carson City Clerk 🖌

SUPREME COURT OF NEVADA



ORDER DIRECTING TRANSMISSION OF RECORD

We have reviewed the documents on file in this proper person appeal and conclude that our review of the complete record is warranted. NRAP 10(a)(1). Accordingly, within 30 days from the date of this order, the clerk of the district court shall transmit to the clerk of this court a certified copy of the trial court record in District Court Case No. 12-DR-100391. See NRAP 11(a)(2) (providing that the complete "record shall contain each and every paper, pleading and other document filed, or submitted for filing, in the district court," as well as "any previously prepared transcripts of the proceedings in the district court. NRAP 11(a)(1).

It is so ORDERED.

sta C.J.

cc: Javier Ramirez Rivas Mayra Arreguin Carson City Clerk

SUPREME COURT OF NEVADA

REC'D & FILED Case No.: 12 DR1 00391 2016 APR 20 PH 2:00 Dept. No.: 1 SUSAN MERRIWETHER 2 CLERK IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY MAYRA ARREGUIN, Plaintiff, **ORDER REGARDING VISITATION** v. JAVIER RAMIREZ RIVAS, Defendant. This matter is before this Court pursuant to correspondence submitted by Chris Bayer, CASA advocate for the parties' minor children, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007). A copy of said correspondence was emailed to both Plaintiff and Defendant. In his report, Mr. Bayer explains that the parties are unable to work with each other or the Ron Woods Center to select a time and day for Defendant to have visitation with the parties' minor child, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006). Mr. Bayer expounds that while Defendant is currently able to visit Eduardo at school, summer is on the horizon and that time for visitation will no longer be available.

Therefore, based on the foregoing and good cause appearing,

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IT IS HEREBY ORDERED that Defendant shall have visitation with EDUARDO
JAVIER RAMIREZ (DOB: 04/13/2006) every Thursday at 4:00 P.M. at the Ron Woods Center
located at 2621 Northgate lane, Carson City, Nevada 89706.
IT IS FURTHER ORDERED that within one week of the issuance of this Order, the
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parties shall work with the Ron Woods Center to fill out any and all appropriate paperwork to begin the visitation process.

IT IS FURTHER ORDERED that if the Ron Woods Center cannot accommodate visitation at 4:00 P.M. on Thursdays, the parties' shall adhere to whatever time slot the Ron Woods Center has available.

IT IS SO ORDERED.

Dated this <u>20</u>^{*t*} day of April, 2016.

Kinel 7,

JAMES T. RUSSELL DISTRICT JUDGE

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1	CERTIFICATE OF MAILING
2	I hereby certify that on the 20^{th} day of April, 2016, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4 5	Javier Ramirez 1371 Village Way #F
6	Gardnerville, NV 89410
7	Mayra Arreguin Confidential Address
8 9	Chris Bayer, CASA Email: casaofcc@earthlink.net
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11	had
12	Krystopher Benyamein
13	Law Clerk, Dept. 1
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1 Case No.: 12 DR1 00391

2 Dept. No.: 1

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v.

REC'D & FILED 2016 APR 29 PM 3: 45 SUSAN MERRIWETHER CLERK BY_______ DEPUTY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

ORDER TO COMPLY

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is pending before the Court pursuant to a letter provided by Chris Bayer, the Court Appointed Special Advocate for Eduardo Ramirez and Carlos Ramirez. In his letter, Mr. Bayer explains that Plaintiff has failed to abide by this Court's Order requiring her to contact the Ron Woods Center in order to establish visitation with the minor children and Defendant.

Having read the aforementioned letter, this Court finds that Plaintiff shall immediately comply with this Court's Order Regarding Visitation issued on April 20, 2016, or a hearing will be held as to why she should not be held in contempt of court and punished by up to twenty-five (25) days in jail and a \$500.00 fine. *See* NRS 22.100

Therefore, based on the foregoing and good cause appearing;

IT IS HEREBY ORDERED that Plaintiff immediately comply with this Court's Order Regarding Visitation issued on April 20, 2016 and work with the Ron Woods Center to fill out any and all appropriate paperwork to begin the visitation process.

IT IS SO ORDERED.

Dated this <u>**79**</u>⁺ day of April, 2016.

7. Junel

JAMES T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING
2	I hereby certify that on the 2^{nd} day of MAY 2016, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way #F Gardnerville, NV 89410
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7	Mayra Arreguin Confidential Address
8 9	Chris Bayer, CASA Email: casaofcc@earthlink.net
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12	Krystopher Benyamein
13	Law Clerk, Dept. 1
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REC'D & FILED Your Name: 1 Mailing Address: 2016 MAY 18 PM 3: 52 9410 City, State, Zip: 2 Telephone: SUSAN MERRIWE THE ? In Proper Person 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Case No.: /2 DZ10039/ 1B 8 Plaintiff/Petitioner. Dept. No.: / 9 **MOTION** vs. 10 To show cause for contemp of cant Romit Caner To assist minor ch. Idren with 11 Defendant/Respondent.) honework 12 Attend therapy sessions Weekly phone call reeschule , appearing in Proper Person, 13 ainer Ι inm.c.7 (Your Name) 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 18 - Attend therapy sessions with Children and 19 therapist 20 children with homework and Assist 21 Proi plantiff accountable for contemp 22 23 access to children 24 ucetly eeschuled phone call to mondays 25 710

1 Fully explain why you believe you should be granted your request(s). List and number each request. 2 This Motion is made for the following reasons: 3 17 has becn tive menths SINCE 4 Over 1'VC 5 ~gh1 mil 12gg1 10 Maintain GA ahi unshin Colla boratie dren do 6 with and 7 ecisions as well as co parenting NRS 125.0 Thes 8 and NRS 125.6.0617 Ore boing The 64 line violated mrs 9 I.A Should NRS er 125 that 10 01 OC15 lowed. 10 hp no 11 present herapy Gn anco 12 Sessions and nure INDUT 13 Pavan because OL Y 40 /ack primary 14 homeway 15 Soit. d will have 16 unirez. 49 p 70 in SUMMER School help with want 0 17 homiork and School projects. SA he can 18 the 19 grad neus 20 20 SUMMITEd 10 be 21 as Neckl shore. mondays and GISO 22 mare 10 tation SI 901 arlas 23 hou Schoo 24 Summer 25

(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.)

This document does not contain the Social Security number of any person.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED this 18 th day of May, 20/6. (Your Signature) Motion - 3

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Motion in the U.S. Mail with postage pre-paid thereon, addressed to:

Mayra E. Arregvin 1756 Russell way # E (Drson City NU 89706 Dated this 18th day of May, 2016. Chris Bayer (CASA) 1545 E. 5th St Carson City NV 89701 Motion - 4

SUMMER SCHOOL PERMISSION SLIP

use enroll my child, <u>Carlos Adrian Ramitez</u> in the Carson City School District Imer School for academic skill-building.

ve received a copy of the Summer School Parent Information sheet. I understand:

- My child must follow all school rules during Summer School.
- My child is expected to attend classes, every day, Monday through Thursday, from 8:15 11:30 a.m.

ntact information:

ent Name: Conlos Karian Raminer Arreguin vol <u>Empire</u> <u>Elementary</u> Current Grade (15-16 school year) 2 dd nt/Guardian name: Dier Rampiez phone (home) _____ (cell #) (775) 4508046 (work #) (775) 782 9711 CVI/Houselous rgency Contact: Name: Janer Raminez Telephone (775) 4508045 tionship to Student father

ANSPORTATION (please select only one):

I will pick up my child at 11:30 a.m.

Please provide transportation to the Boys & Girls Clubs of Western Nevada.

(4)

Please provide transportation home. (School bus available to and from Summer school),

t Signature: (



May 9, 2016

CASE: 12 DR1 00391 1B MOTHER: Mayra Arreguin FATHER: Javier Ramirez CHILDREN: Eduardo Ramirez: DOB: 4/13/06 10/16/14

Carlos Adrian Ramirez (called Adrian): DOB: 10/9/07

The Honorable Judge Russell

copies of this emailed to both parents.

This letter is to inform the Court that, per Lisa Yesitis, Ms. Arreguin met with the Ron Wood Center, set up last week's visit on Thursday, is scheduled to bring Eduardo for a visit with Mr. Ramirez on the 11th and then every other week ensuing on Wednesdays.

Mr. Ramirez points out that Wednesday was the same day as his phone call to the boys. He would like the phone call moved to Monday. I called and emailed Ms. Arreguin on this and have not heard back. The Court may wish to order the weekly call occur from Mr. Ramirez to Ms. Arreguin, as they have been doing, on Monday around 6:30pm.

Mr. Ramirez points out that Carlos' summer school days are shorter and suggests that his every other week time with Carlos begin at the end of the shorter, summer school day. He states that this is at 11:30am.

Respectfully submitted,

Chris Bayer, CASA for Eduardo and Carlos. Case No.: 12 DR1 00391

2 || Dept. No.: 1

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IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

ORDER TO COMPLY

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is pending before the Court pursuant to a letter provided by Chris Bayer, the Court Appointed Special Advocate for Eduardo Ramirez and Carlos Ramirez. In his letter, Mr. Bayer explains that Plaintiff has failed to abide by this Court's Order requiring her to contact the Ron Woods Center in order to establish visitation with the minor children and Defendant.

Having read the aforementioned letter, this Court finds that Plaintiff shall immediately comply with this Court's Order Regarding Visitation issued on April 20, 2016, or a hearing will be held as to why she should not be held in contempt of court and punished by up to twenty-five (25) days in jail and a \$500.00 fine. *See* NRS 22.100

Therefore, based on the foregoing and good cause appearing;

v.

e P	
1	IT IS HEREBY ORDERED that Plaintiff immediately comply with this Court's Order
2	Regarding Visitation issued on April 20, 2016 and work with the Ron Woods Center to fill out
3	any and all appropriate paperwork to begin the visitation process.
4	IT IS SO ORDERED.
5	Dated this <u>29</u> ⁺ day of April, 2016.
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7	J- 7. Junel
8	JAMES T. RUSSELL DISTRICT JUDGE
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I	CERTIFICATE OF MAILING
2	I hereby certify that on the 2^{nd} day of MAY 2016, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way #F Gardnerville, NV 89410
6	Mayra Arreguin
7	Confidential Address
8	Chris Bayer, CASA
10	Email: casaofcc@earthlink.net
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13	Krystopher Benyamein Law Clerk, Dept. 1
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FROM CASA- 12 DR1 00391 1B --Letter re Ramirez, cc to Court, Mr. Ramirez and Ron Wood Center. @Ramirez

Chris Bayer

Fri 5/13/2016 12:30 PM

To:Casa <casaofcc@earthlink.net>;

Ms. Arreguin, (cc. Carson City District Court, Mr. Javier Ramirez, Ron Wood Center) May 13, 2016

I am sending you this email and am copying it to the District Court, Mr. Ramirez and the Ron Wood Center. Eduardo was not provided for the scheduled visit with Mr. Ramirez on May 11. The Ron Wood Center tells me that, well in advance, they communicated that date with you—May 11, 4pm. My emails, phone calls and reports to the court (copied to you) included this date based on those planning efforts.

When you did not bring Eduardo to the Ron Wood Center on May 11, I contacted the Ron Wood Center and was again told that they had communicated that time and date with you, visits every other Wednesday following the one on May 11.

Yesterday, May 12, I spoke with you on the phone. You stated that you thought the Wednesday visits should start next week. I asked you to call the Ron Wood Center and clarify the time and date with them. The Ron Wood Center informed me that they have spoken with you today and have repeated to you that the next visit for Eduardo with Mr. Ramirez will be on May 25 and every other Wednesday after that.

I will be reporting to the Court whether that visit and ensuing visits occur on time. My belief is that you should pay to the Ron Wood Center the \$35 for the missed visit on May. 11 and the Court may wish to order that that occur.

Please contact me ahead of time if there are any problems.

Chris Bayer, CASA for EDUARDO AND CARLOS <u>www.casaofcc.org</u> <u>775 291-7014</u>

NOTICE: This communication, including any attachments, may contain confidential information and is intended only for the individual or entity to whom it is addressed. Any review, dissemination, or copying of this communication by anyone other than the recipient is strictly prohibited by the electronic Communications Privacy Act, 18 U.S. C. <u>2510-2521</u>. If you are not the intended recipient, please contact the sender by reply email, delete and destroy all copies of the original message.



Report to CASA May 17, 2016 Eduardo and Carlos Ramirez

This report combines the April and May 2016 reports. Weekly therapy continues with the children. Over the course of early April, mother reported a dramatic increase in Enuresis issues with both children. Carlos was wetting the bed and Eduardo was wetting both the bed and himself. This continued for more than a week and finally began to taper down to a once or twice weekly problem. Efforts were made during therapy to identify any changes in the children's weekly routine at school or at home. Nothing in specific could be identified. Then in a therapy session only last week this writer changed tactics in asking about the children's lives. During the discussion both children, in separate and independent statements, identified that their father had begun asking them to ask this writer for more time and for overnight stays. Processed these experiences with the children. Suggested to the children that if their father asks them again that they say to him that this writer does not make this decision and that their father needs to talk with the judge. Both children appeared relieved with this answer.

It has also been revealed that Eduardo has been inconsistent with his homework over the past couple of months. Addressed this with Eduardo and suggested to mother that she speak with the teacher to get the missing homework and have Eduardo complete it as a consequence for his behavior. The patient's mother agreed. No academic problems have been identified for Carlos. It is recommended that weekly therapy continue with the children and for support of their mother.

Respectfully submitted,

Kristopher L. Komarek, LCSW

783 Basque Way, Suite 110 Phone: 775-400-2996 Fax: 866-244-3992 Carson City, NV 89706 <u>www.familywellnesscenter.net</u>

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V.		PI	ROOF C	DF SERVICE	2016 JUN 23 PH 4:
Court Dat Court:	e: FIRST JUDICIAL DI	STRICT COURT		File No. 0007138 Case No. 12DRI003911B	SUSAN MERRIN CLE
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Address:	, 0			Address: 1756 RUSSELL WA CARSON CITY, N	
Plaintiff:	ARREQUIN, MAYRA	A		Defendant: RAMIREZ, JAVIER	ε
Address:				Address:	
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MOTION Service	Attempts:				
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LETTER FROM CASA DATED 5/9/16; ORDER TO COMPLY; CERTIFICATE OF SERVICE DTD 5/2/16; EMAIL FROM CASA DTD 5/13/16; FWC REPORT TO CASA DTD 5/17/16

6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

therite ATTAN 6/08/16

KATHY THOMAS Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

Date

		D	0 - 0	2016 JUN 23 PM 4
		PROOF	OF SERVICE	
Court Date: Court: FIRST JUDIC	IAL DISTRICT COU	RT	File No. 0007138 Case No. 12DRI003911B	SUSAN MERICUE
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Plaintiff: ARREQUIN, N	MAYRA		Defendant: RAMIREZ, JAVIER	٤
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6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

Themas bathy

KATHY THOMAS Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500 6/08/16 Date

1 2 3	Your name: VANER ROMIREZ Mailing Address: JATI UILLAGE WAY F City, State, Zip: GARONIA VILLE WAYSYIO Telephone: (775) 450.5046 In Proper Person BY OFPUTY
4	In The First Judicial District Court of the State of Nevada
5	In and for Carson City
6 7	Mart A 12 Dates (1) P
8	Mayra E. Amequin) Case No.: 12 D 121003911B Plaintiff,) Dept. No. 1
9)
10	vs.) REQUEST FOR SUBMISSION
11	Defendant.
12)
13	COMES NOW, Davier Raminez, in proper person, and hereby
14 15	requests that the Metica to Shew cause previously filed
15	(name of document) in the above-entitled matter on the $\frac{18}{18}$ day of $\frac{100}{100}$, $\frac{100}{100}$, be submitted to
17	the Court for consideration.
18	DATED this 23 day of June, 2016.
19	Your Name Davier Rommer
20	Address (371 Willage Way F
21	Grandmenuille Nu, 89410
22	Telephone # (775) 450 8046
23	
24 25	
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	Page 1 of 2
	Request to Submit/W/11-10-09

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	CERTIFICATE OF SERVICE	
1	CERTIFICATE OF SERVICE	
2	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a	
3	true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid	
4	thereon, addressed to:	
5	Mayra E. Arrequin/Centro Mon	Ket
6	Mayra E. Arrequin/Centro Mon 2794 Hwy 50 East	
7	Corson City NV 86701	
8	Dated this 23 day of June, 2016.	
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	Request to Submit/W/11-10-09	724

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1	Case No.: 12 DR1 00414-1B	2016 JUN 27 AH 11: 35
2	391 Dept. No.: 1	SUSANMERRIWETHER
3		BY CLERK
4		DEPUTY
5		
6	IN THE FIRST JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA
7	IN AND FOR C	CARSON CITY
8	MAYRA ARREGUIN	
9	Plaintiff,	÷
10	vs.	ORDER SETTING HEARING
11	JAVIER RAMIREZ RIVAS,	
12	Defendant.	
13		
14	THIS MATTER is currently pending before	ore the Court on a Motion to Show Cause for
15	Contempt of Court to Assist Minor Children with	h Homework, Attend Therapy Sessions, Weekly
16	Phone Call Reschedule filed by Defendant on M	ay 18, 2016. No Response was filed by
17	Plaintiff. A Request for Submission was filed on	June 23, 2016.
18		finds that a hearing regarding this matter would
19	be helpful in determining the merits of the case.	Therefore, good cause appearing;
20		ter is set for a hearing before the First Judicial
21 22	District Court, located at 885 East Musser Street	, Carson City, Nevada, Department I, on July 13,
23	2016, at 1:30 p.m	
24	Dated this $2?$ day of June, 2016.	
25		JAMEST. RUSSELL
26		DISTRICT JUDGE
27		
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CERTIFICATE OF MAILING

Pursuant to NRCP 5(b), I certify that I am an employee of the First Judicial District Court, and that on this 27^{4} day of June, 2016, I deposited for mailing at Carson City, Nevada, or as noted, a true and correct copy of the foregoing Order addressed as follows:

Javier Ramirez
1371 Village Way F
Gardnerville, NV 89410

Mayra Arreguin Confidential Address

Chris Bayer, CASA Email: casaofcc@earthlink.net

Angela Jeffries Judicial Assistant, Dept. 1 1 Case No.: 12 DR1 00391

2 Dept. No.: 1

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REC'D & FILED 2016 JUL 14 AM 7:58 SUSAL HERRIVETRON BY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

ORDER AFTER JULY 13, 2016 HEARING

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is before this Court pursuant to Defendant's Motion to Show Cause for Contempt of Court to Assist Minor Children with Homework, Attend Therapy Sessions, Weekly Phone Call Reschedule filed on May 18, 2016. No Response was filed by Plaintiff. A Request for Submission was filed on June 23, 2016. A hearing was held regarding the matter on July 13, 2016. Present at the hearing and appearing in proper person was Defendant, Javier Ramirez Rivas. Also present at the hearing and appearing in proper person was Plaintiff, Mayra Arreguin. Translating for Plaintiff was Court Interpreter, Patty Bisbee. In attendance was Chris Bayer, CASA advocate for the parties' minor children, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007).

In his Motion, Defendant prays for the Court to hold Plaintiff in contempt for her failure to transport the children to their scheduled visitation with Defendant. Additionally, Defendant requests that the Court allow him to attend the minor children's therapy sessions, assist with homework, as well as modify his current weekly phone call with the minor children.

At the hearing Defendant reiterated the contents of his Motion. Defendant expressed his frustration with Plaintiff's conduct and her failure to transport the minor children to Defendant's scheduled visitation. Defendant voiced his discontent with Plaintiff's inability to abide by this Court's Orders and connect Defendant to the minor children for his scheduled telephone calls.

Upon inquiry by the Court, Mr. Bayer opined that Plaintiff should take Defendant's visitation more seriously and participate to the extent that Mr. Komarek and Ms. Yesitis request that she does. The Court admonished Plaintiff for her conduct and ordered that she participate as needed. Furthermore, the Court ordered that Plaintiff bear the cost of the supervised visitation that was missed as a result of her conduct.

Thereafter, the Court addressed Defendant's child support obligation. While Defendant contended that he has no arrears, Plaintiff represented that she has only received two of the last six payments. Defendant stated that he has tried to pay Plaintiff and provided a return envelope, with a \$350.00 payment, which was signed to Plaintiff. Defendant was unable to provide proof of payment and ultimately acknowledged that he owes approximately \$1,050.00 as his obligation for May, June, and July child support.

Therefore, based on the foregoing and good cause appearing,

IT IS HEREBY ORDERED that Defendant shall pay \$1,050.00 in arrears to satisfy his support obligation for the months of May, June, and July. Defendant shall be credited \$70.00 for the cost he incurred as a result of Plaintiff's missed visitation and therefore Defendant shall have a total arrearage of **\$980.00**. Defendant shall make said payment within thirty (30) days of July 13, 2016.

IT IS FURTHER ORDERED that Defendant shall not attend or participate in EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007) therapy sessions, based on Mr. Komarek's statements against his participation.

IT IS FURTHER ORDERED visitation shall remain as established in this Court's Order issued on April 20, 2016.

IT IS FURTHER ORDERED that Defendant shall have telephonic visitation with the minor children every Monday. Plaintiff shall pick up the phone and connect Defendant to the minor children.

IT IS FURTHER ORDERED Mr. Komarek may share any and all information regarding EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007) with Lisa Yesitis.

IT IS FURTHER ORDERED that Defendant shall provide this Court with proof of his income within thirty (30) days of July 13, 2016.

IT IS FURTHER ORDERED that to the extent possible, Mr. Bayer and Ms. Yesitis shall work with the parties in an effort to reschedule Defendant's two missed visits with the minor children.

IT IS FURTHER ORDERED that Mr. Komarek shall make a recommendation to this Court as it pertains to expanding Defendant's visitation with the minor children. In making his determination Mr. Komarek shall consider Defendant's work schedule.

IT IS FURTHER ORDERED that any provision of a previous Order not in conflict with the instant Order shall remain in effect and be read in harmony with this instant Order.

IT IS FURTHER ORDERED that both parties shall refrain from using any disparaging 1 language towards one another. Plaintiff and Defendant shall not use the minor children as a 2 3 vessel to communicate messages to one another. 4 NOTICE 5 PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, 6 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 7 200.359 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 8 child from a parent, guardian or other person having lawful custody or a right of visitation 9 of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to 10 custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130 11 12 The parties are hereby notified that the terms of the Hague Convention on the Civil Aspects of International Child Abduction, done at the Hague October 25, 2980, adopted by 13 the 14th session of the Hague Conference on Private International law, and entered into force for the United State July 1, 1988 (TIAS 11670) apply if a parent abducts or 14 wrongfully retains a child in a foreign country 15 16 **IT IS SO ORDERED.** 17 Dated this $\underline{\mathbb{R}}$ day of July, 2016. 7. Junel 18 19 JAMES T. RUSSELL 20 DISTRICT JUDGE 21 22 23 24 25 26 27 28

1	CERTIFICATE OF MAILING
2	I hereby certify that on the $4t^{++}$ day of July, 2016, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Javier Ramirez
5	1371 Village Way #F Gardnerville, NV 89410
6	
7	Mayra Arreguin Confidential Address
8 9	Chris Bayer, CASA Email: casaofcc@earthlink.net
10	
11	A B
12	Krystopher Benyamein
13	Law Clerk, Dept. 1
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12		PROOF OF SER	RVICE	2016 JUL 11	i PM
Court Dat Court:	e: FIRST JUDICIAL DISTRICT C	File No. DURT Case No.	0007436 12DR1003911B	BY-	KALWE
Initiator:	RAMIREZ, JAVIER		BAYER, CHRIS	1	
Address:	1371 VILLAGE WAY # F GARDNERVILLE, NV 89410	Address:	CASA 1545 E FIFTH ST CARSON CITY, 1		
Plaintiff:	ARREQUIN, MAYRA E	Defendant:	RAMIREZ, JAVII	ER	5
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6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

7/08/16 00 rain nLEE MAJOR Date Carson City Sheriff's Office / 911 East Musser Street

911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

REC'D & FILED 2116 JUN 23 PM 4: 13 Your name: 1 Mailing Address: UKLAGE 8 5410 SUSAN MERRIWETHER City, State, Zip: GARONERVILLE IOCICLERK 2 Telephone: 450.8046 7751 In Proper Person DEPUTY BY. 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Case No.: 12 D 121003911B Plaintiff 8 Dept. No. 9 **REQUEST FOR SUBMISSION** vs. 10 Lammez 11 Defendant. 12 13 auter Rominez, in proper person, and hereby COMES NOW, C 14 Shely Cause previously filed requests that the M 15 (name of document) in the above-entitled matter on the 18 day of may, 20/6, be submitted to 16 the Court for consideration. 17 June DATED this 23 day of 18 ,20 16 19 Your Name 🥿 20 Way F Address illage 21 Chandnerville Nil 89410 22 4508046 75 Telephone # 23 IUN 20 24 25 Page 1 of 2 733

Request to Submit/W/11-10-09

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	CERTIFICATE OF SERVICE	
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2	I disuant to recei 5(b), the undersigned hereby contines that on this date, i deposited a	
3	true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid	
4	thereon, addressed to:	
5	Mayra E. Arrequin/Centro Mon	Ket
6	1124ra E. Horequin/Centro IVan 2794 Hwy 50 East Carson City NV 89701	
7	Corson City NV 86201	
9	Dated this <u>J</u> day of <u>June</u> , 20 <u>16</u> .	
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	Page 2 of 2	734
(h)	Request to Submit/W/11-10-09	/31

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REC'D & FILED 2016 JUN 23 PM 4: 13 Your name: SUSAN MERRIWETHER 1 Mailing Address: 111/095 City, State, Zip: GARONERVILLE 2 Telephone: DUTY In Proper Person 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Case No.: 2 D R 1003911B 8 Dept. No. 9 **REQUEST FOR SUBMISSION** vs. 10 11 Defendant. 12 13 arier 122mir=2, in proper person, and hereby COMES NOW, C 14 requests that the MNew Cause previously filed 15 (name of document) MAY _, 20/6_, be submitted to in the above-entitled matter on the 18 day of ____ 16 the Court for consideration. 17 June DATED this 23 day of 18 20 \ 19 Your Name < riev 20 Address 21 9410 dhensille 22 775) 4508046 Telephone # 23 24 25 Page 1 of 2

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1	CERTIFICATE OF SERVICE	
2	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a	
3	true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid	
4	thereon, addressed to:	
5	Mauro F Acregin / Constron Man	(cot
6	DAA Hun SO East	=
7	Mayra E. Arrequin/Cevetro Mon 2794 Hwy 50 East Corson City NV SERVI	
8	Dated this 23 day of _ June, 20_16.	
9	Dated this day of day of 20 6.	
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	Page 2 of 2	
	Request to Submit/W/11-10-09	736

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Request to Submit/W/11-10-09

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Initiator:	ARREQUIN, M	IAYRA		Other: ARREQUIN, MAYRA	<i>t.</i>	1
Address:	, 0			Address: 1756 RUSSELL WAY # E CARSON-CITY, NV 0	work	
Plaintiff:	ARREQUIN, M	IAYRA		Defendant: RAMIREZ, JAVIER		
Address:				Address:		
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6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

herre Attin 6/08/16 KATHY THOMAS

Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

Date

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Initiator: ARREQUIN, MAYRA			Other: BAYER, CHRIS CASA	
Address: , 0			Address: 1545 E 5TH ST CARSON CITY, NV 0	
Plaintiff:	ARREQUIN, MAYRA		Defendant: RAMIREZ, JAVIER	
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DTD 5/13/16; FWC REPORT TO CASA DTD 5/17/16

6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

hemal 1-1 6/08/16

KATHY THOMAS Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500 Date

IN THE SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

Supreme Court No. 69823

JAVIER RAMIREZ RIVAS, Appellant, VS. MAYRA ARREGUIN, Respondent.

2016 JUL 15 PM 4:38 District Court Case No. 12DR100391

NOTICE OF TRANSFER TO COURT OF APPEALS

TO: Hon. James Todd Russell, District Judge Javier Ramirez Rivas Mayra Arreguin Susan Merriwether, Carson City Clerk

Pursuant to NRAP 17(b), the Supreme Court has decided to transfer this matter to the Court of Appeals. Accordingly, any filings in this matter from this date forward shall be entitled "In the Court of Appeals of the State of Nevada." NRAP 17(e).

DATE: July 14, 2016

Tracie Lindeman, Clerk of Court

By: Amanda Ingersoll Chief Deputy Clerk

Notification List Electronic

> Paper Hon. James Todd Russell, District Judge Javier Ramirez Rivas Mayra Arreguin Susan Merriwether, Carson City Clerk

13 DUT 00 - 4/18 REC'D & FILED IN THE COURT OF AREE 22 SADE TO E STATE OF NEVADA SUSAH MERRIWETHER CLERK No. 69823 JAVIER RAMIREZ RIVAS. DEPUTY Appellant, FN vs. MAYRA ARREGUIN. Respondent. SEP 2 0 2016 TRACIE K. LINDEMAN

ORDER OF REVERSAL AND REMAND

This is an appeal from a district court order modifying child custody. First Judicial District Court, Carson City; James Todd Russell, Judge.

In their divorce decree, the parties were awarded joint physical custody of their two children. The district court later temporarily modified the arrangement to one where respondent had primary physical custody. After some time, the court entered an order permanently modifying the custody arrangement, and this appeal followed.

In his child custody fast track statement, appellant asserts that the district court ignored relevant facts, made an error in a finding of fact, and otherwise abused its discretion by modifying custody in a way that is alienating the children from him. In modifying the parties' custody arrangement, the district court concluded, based primarily on the testimony and reports of the children's therapist and Court Appointed

Court of Appeals of Nevada Special Advocate, that it was in the children's best interest for respondent to have primary physical custody, with appellant having only minimal parenting time with each child on one day every other week. The district court did not, however, make specific findings with regard to why this arrangement was in the children's best interest, nor did the court make any findings tying the circumstances of this case to the statutory factors that must be considered in making a child custody determination. *See* NRS 125C.0035(4) (providing that, "[i]n determining the best interest of the child, the court shall consider and set forth its specific findings concerning, among other things[, 12 enumerated factors]").

As a result, we conclude that the district court abused its discretion in modifying custody without entering the required statutory findings. See Lewis v. Lewis, 132 Nev. ____, 373 P.3d 878, 882 (2016) (concluding that the district court abused its discretion by modifying child custody without explicitly entering "specific factual findings as to each of the statutory best-interest-of-the-child factors"); Davis v. Ewalefo, 131 Nev. ____, 352 P.3d 1139, 1143 (2015) ("Specific findings and an adequate explanation of the reasons for the custody determination are crucial to enforce or modify a custody order and for appellate review." (internal quotation marks omitted)). Accordingly, we reverse the district

COURT OF APPEALS OF NEVADA

(O) 1947B

court's order modifying child custody and remand this matter to the district court for further proceedings consistent with this order.¹

It is so ORDERED.²

Gibbon

luos J Tao Silver

¹In reversing the district court's decision on this basis, we express no opinion on the merits of appellant's challenges to the district court's custody order. Pending further proceedings on remand consistent with this order, we leave in place the custody arrangement set forth in the district court's order, subject to modification by the district court to comport with the current circumstances. *See Davis*, 131 Nev. at ____, 352 P.3d at 1146 (leaving certain provisions of a custody order in place pending further proceedings on remand).

²Having considered appellant's August 24, 2016, motion to substitute the children's therapist and Court Appointed Special Advocate and to schedule a hearing, we deny the motion, as his request involves factual issues that should be presented to the district court in the first instance. See Ryan's Express Transp. Servs., Inc. v. Amador Stage Lines, Inc., 128 Nev. 289, 299, 279 P.3d 166, 172 (2012) ("An appellate court is not particularly well-suited to make factual determinations in the first instance."). While appellant moved for a change of therapists in the district court, the record demonstrates that he did so on different grounds than the ones presented in his motion before this court, and thus, we decline to consider the new grounds presented in his motion to this court. See id.

Court of Appeals of Nevada

(O) 1947B

cc: Hon. James Todd Russell, District Judge Javier Ramirez Rivas Mayra Arreguin Carson City Clerk

(O) 1947B

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILEU 2016 SEP 27 AM 10: 31 SUSAN, MERRIWETHER CLERK BY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

VS.

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ORDER SETTING HEARING

JAVIER RAMIREZ RIVAS,

Defendant.

This Matter is before this Court on an Order of Reversal and Remand issued by the Nevada Court of Appeals on September 20, 2016.

This Court has reviewed the Order and finds that a hearing is necessary to make findings consistent with the Court of Appeals' Order and to hear any outstanding issues in this matter. Therefore, good cause appearing;

IT IS HEREBY ORDERED that this matter is set for a hearing before the First Judicial District Court, Department I, located at 885 East Musser Street, Carson City, Nevada, on October 27, 2016, at 9:00 a.m., lasting 2 hours.

IT IS FURTHER ORDERED that Chris Bayer, CASA and Kristopher Komarek, LCSW, the minor children's therapist, shall appear at the October 27, 2016, hearing and that a current report shall be prepared by Mr. Bayer and Mr. Komarek and submitted prior to the hearing. Dated this 27 day of September, 2016.

lund

JAMES T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING
2	Pursuant to NRCP 5(b), I certify that I am an employee of the First Judicial District
3	Court, and that on this 27^{4} day of September, 2016, I deposited for mailing at Carson City,
4	Nevada, a true and correct copy of the foregoing Order addressed as follows:
5	
6	Javier Ramirez 1371 Village Way F
7	Gardnerville, NV 89410
8	Mayra Arreguin
9	1756 Russell Way E Carson City, NV 89706
10	Kristopher L. Komarek, LCSW
11	783 Basque Way, Suite 110 Carson City, NV 89706
12	
13	Chris Bayer, CASA E-Mail: <u>casaofcc@earthlink.net</u>
14	
15	
16	Angela Jeffries
17 18	Judicial Assistant, Dept. 1
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REC'D & FILED 2016 SEP 28 PM 3: 36 1 Code: Name: SUSAN MERRIWETHER 2 Address: CLERK 3 (0 DEPUTY EI Telephone: 4 Email: Self-Represented Litigant 5 6 IN THE FAMILY DIVISION FIRST 7 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE CARSON 9 10 rea Case No. 12 Diz1 00391 13 11 VS. Dept. No. 12 13 Respondent 14 EX PARTE EMERGENCY MOTION REGARDING CHILDREN 15 16 MOTION TO 17 ill in the name of this motion) 18 , appearing in Proper Person, hereby move this 19 20 Court to issue an emergency order, without notice to (The Other Party's name) 21 granting the following: 22 State only what you want the court to order. Do not explain why you want the order issued 23 or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page. 24 25 26 27 28 74 E1 EX PARTE MOTION **REV 8/2010 AA** 1

ong time Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge S (If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.) This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct. DATED this 28 day of Septem Signature) RAMINEZ ANER (Printed Name) **E1 EX PARTE MOTION REV 8/2010 AA**

A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was _. To the best of my knowledge, the last order March 2013 (Date the Decree or Order was filed) entered on concerning this matter was entered on $\frac{\int \partial \left(\frac{1}{2} \right) \frac{1}{2}}{(\text{Date last order entered in this case)}}$ and that order ast order was about, such as child support, visitation, TPO, etc.) concerned The child(ren) involved in the matter are: DATE OF BIRTH AGE NAME 1~2 Fully explain why you believe this is an emergency situation I believe this is an emergency and an order should issue from this Court immediately because: CBL

REV 8/2010 AA

From Casa

Casa

Wed 9/28/2016 1:48 PM

Inbox

To:javier ramirez <viveenmi2011@hotmail.com>;

Javier.

Today again I'm hearing you describe a recommendation where there is no recommendation. I talked to nurse and principal.

The nurse refuses to make a recommendation for something that she doesn't see a need for. The principal says you've been told you can have him evaluated by a doctor if you wish to.

You can make a motion to accomplish that. 🦳

Thanks!

Chris Bayer, CASA of Carson City. <u>www.casaofcc.org</u> <u>775 291-7014</u>

NOTICE: This communication, including any attachments, may contain confidential information and is intended only for the individual or entity to whom it is addressed. Any review, dissemination, or copying of this communication by anyone other than the recipient is strictly prohibited by the electronic Communications Privacy Act, 18 U.S. C. <u>2510-2521</u>. If you are not the intended recipient, please contact the sender by reply email, delete and destroy all copies of the original message.

Thanks!

Chris Bayer, Director, CASA of Carson City. <u>www.casaofcc.org</u> <u>775 291-7014</u>

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Fwd: Fw: Eduardo's injury - javier ramirez

Fwd: Fw: Eduardo's injury

Mayra Arreguin

Fri 9/16/2016 1:17 PM

To:javier ramirez <viveenmi2011@hotmail.com>;

cc:Casa Of Carson City <casaofcc@earthlink.net>;;

Sorry but it is not necessary for him to see a doctor. That happened more than two months ago and you barely noticed? All injuries leave a mark or a scar especially if they are deep. Also, you know better than anyone that the kids have kept up to date with their required vaccines. Please do not make any drama of this, Eduardo is perfectly fine. Thank you.

From: javier ramirez <viveenmi2011@hotmail.com> Sent: Friday, September 16, 2016 10:21:32 AM To: casaofcc@earthlink.net Subject: Eduardo's injury

Good morning Chris

During my visit with Eduardo he showed me his injury complaining that it bother him. He said that he hurt himself with a handicap sign sometime last month. Connie the lady that sits on the visits recommended that the school nurse look at it. Since it didn't happened in school grounds she won't touch it or look at it she said that maybe his doctor may want to see it..the new skin healed over the dead skin causing the bump.one concern is that he should had have a tetanus shot.. I called the doctor's office and I cant send them the pictures that I sent to you.they preferred to see him personally... How do we go about this?

Thanks Javier

From Casa

Casa

Wed 9/28/2016 1:48 PM

Inbox

To:javier ramirez <viveenmi2011@hotmail.com>;

Javier.

Today again I'm hearing you describe a recommendation where there is no recommendation. I talked to nurse and principal. The nurse refuses to make a recommendation for something that she doesn't see a need for. The principal says you've been told you can have him evaluated by a doctor if you wish to. You can make a motion to accomplish that.

Thanks!

Chris Bayer, CASA of Carson City. www.casaofcc.org 775 291-7014

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Thanks!

Chris Bayer, Director, CASA of Carson City. www.casaofcc.org 775 291-7014

NOTICE: This communication, including any attachments, may contain confidential information and is intended only for the individual or entity to whom it is addressed. Any review, dissemination, or copying of this communication by anyone other than the recipient is strictly prohibited by the electronic Communications Privacy Act, 18 U.S. C. 2510-2521. If you are not the intended recipient, please contact the sender by reply email, delete and destroy all copies of the original message.

Case No.:	12 DR1	00391 1B	

2 Dept. No.: 1

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VS.

REC'D & FILED 2115 APR -9 PH 4: 28 SUSAN HERRIWETHER BY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

JAVIER RAMIREZ RIVAS,

Defendant.

ORDER AFTER APRIL 9, 2015 HEARING

This matter is currently pending before the Court on a Motion to Seek Medical Care filed 14 by Defendant on March 20, 2015. An Ex Parte Emergency Motion Regarding Children was filed 15 16 by Defendant on March 26, 2015. A Proof of Service was filed by Defendant on March 26, 2015. 17 A Request for Submission of Ex Parte Motion was filed by Defendant on March 26, 2015. An 18 Order Setting Hearing was issued by this Court on March 27, 2015. A hearing was held in 19 regards to this matter on April 9, 2015. Both Plaintiff and Defendant attended the hearing, and 20 both Plaintiff and Defendant appeared in proper person. Mr. Chris Bayer, the CASA in this 21 22 matter, and Evelyn Wakeling, the Court interpreter, also attended the hearing. 23

In his Motion to Seek Medical Care, Defendant requested that he be allowed to take the minor child, EDUARDO JAVIER RAMIREZ (DOB: 4/13/2006), to the doctor due to the minor child's injuries. In his Ex Parte Emergency Motion Regarding Children, Defendant again requested that he be allowed to take the minor child to seek medical care. Defendant explained

With regard to the minor children calling Defendant, Plaintiff stated that Mr. Komerek recommended that the minor children be allowed to call Defendant only one (1) time per day for approximately fifteen (15) minutes.

At the hearing, Mr. Bayer explained that Defendant recently took a parenting class and prepared a report on what he learned from the parenting class. Mr. Bayer commended Defendant. Mr. Bayer again stated his concerns with Plaintiff for not taking the minor child to the doctor in a timely manner. Mr. Bayer stated that Plaintiff should have asked a family member to take EDUARDO to the doctor if Plaintiff was too busy. Mr. Bayer believed that PTIC would be a good option going forward in this matter.

The Court has determined that Plaintiff shall be required to take the minor children to the doctor if there is an injury. The Court has also determined that Defendant and EDUARDO shall begin the PCIT process as soon as possible so that Defendant and EDUARDO can attempt to repair their relationship. The Court does not believe it is appropriate to change the parties' custody at this time, although the Court believes that Defendant is making good strides in the right direction.

Therefore, based on the foregoing and good cause appearing;

IT IS HEREBY ORDERED that Plaintiff shall take the minor children to see the doctor if there is an injury.

IT IS FURTHER ORDERED that Defendant and EDUARDO shall begin Parent-Child
 Intervention Therapy (PCIT) as soon as possible. Plaintiff shall cooperate in any way necessary
 with the PCIT.

IT IS FURTHER ORDERED that Defendant shall not go to the minor children's school after 2:00 p.m.

-3-

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS

No. 84723

Appellant,

vs. MAYRA E. ARREGUIN,

Respondent.

RECORD ON APPEAL

VOL IV

JAVIER RAMIREZ RIVAS 1348 TOIYABE AVE GARDNERVILLE, NV 89410

APPELLANT IN PROPER PERSON

MAYRA E. ARREGUIN 2850 AIRPORT RD., SPACE #5 CARSON CITY, NV 89706

RESPONDENT IN PROPER PERSON

Docket 84723 Document 2022-18357

THE SUPREME COURT OF THE STATE OF NEVADA

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		REC'D&FILED
1	Name: Jano Ramire L	2016 SEP 28 PM 3: 38
2	Address: <u>(371 VIIIgge May</u>	SUSAN MERRIWETHER CLERK
3	Telephone: 1757 480 8040	BK
4	Email: Self-Represented Litigant	UEPUTY
5	IN THE FAMILY I	DIVISION
7	OF THE SECOND JUDICIAL DISTRICT CO	URT OF THE STATE OF NEVADA
8	IN AND FOR THE COUN	
9		
10		
11	May 2 F. Arregin, Plaintiff / Petitioner / Joint Petitioner,	Case No. 12DRICC3911B
12	Plaintiff / Petitioner / Joint Petitioner,	Dept. No
13	vs.	
14	Defendant / Respondent / Joint Petitioner.	
15	Derendant / Kespondent / Joint Fettioner,	
16		
17	PROOF OF SEE	<u>RVICE</u>
18		
19	Pursuant to Nevada Rule of Civil Procedure 5(b),	I served a true and correct copy of the
20	Ex parte Emergency Regarding (Name of document(s) served	Child Medical core filed on
21	(Name of document(s) served	
22	(Date of filing)	t the location(s) described below. A copy
23	of this Proof of Service has been mailed or personally	delivered to all parties or their lawyer.
24	Service Descr	intion
25	Fill in the information requested on the next page	
26	If a person was served by United States Postal S	
27	return receipt to this	
28		, document.

1	A copy of the above named document(s) was served upon the following people:
2	
3	1. Name: M24rz E. Arraum Date: Sep 25.2016 (Name of the person who was served) (Date of service: month / day / year)
4	
5	By: Personal service – OR– Service by U.S. Mail, postage prepaid – OR–
6	Certified mail, return receipt attached – OR – Other:
7	Address: Centre market (un file.)
8	Address: <u>Cervton mar let</u> (on file) (Mailing address or physical address where service took place)
9	Hayso Carson City Nevado
10	
11	2 Name: Date:
12	2. Name: Date: (Date of service: month / day / year)
13	By: Personal service – OR– Service by U.S. Mail, postage prepaid – OR–
14	Certified mail, return receipt attached -OR- Other:
15	
16	Address:(Mailing address or physical address where service took place)
17	
18 19	If more room is needed, attach additional sheets.
20	
21	
22	This document does not contain the Social Security Number of any person.
23	I declare under penalty of perjury, under the law of the State of Nevada, that the foregoing
24	statements are true and correct.
25	\square
26	Signature:
27	Date: Sep 78. 2016 Print Your Name: Con er Permer
28	
	REV 1/2016 ER. 2 PROOF OF SERVICE

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REC'D & FILLED 2016 SEP 28 PM 3: 38 1 Code: 3860 Name: SUSAN MERRIWETHER 2 Address: 3 DESILTY Telephone: 4 Email: Self-Represented Litigant 5 IN THE FAMILY DIVISION 6 クレンション OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF WASHOE CARSON CITY 8 9 Eyra E. Ameginh Plaintiff/Petitioner. 10 Case No. 12 PR 10039 1 113 11 Dept. No. Acm. 2 Reva 12 13 14 REQUEST FOR SUBMISSION OF EX PARTE MOTION 15 (print your name here), request that the Ex Parte Motion 16 17 (Print the name of the Ex Parte Motion) Evolution (Date the Ex Parte Motion was filed) 18 19 be submitted to the Court for it's consideration and Order. 20 This document does not contain the Social Security number of any person. 21 DATED this 28 day of September , 2016. 22 23 Signature: (24 Print Your Names / 2nd Rom, rez 25 26 27 28 EX PARTE MTN REQ. FOR SUBMISSION 756 REVISED 11/2010 AA

REC'D & FILED Case No.: 12 DR1 00391 1B 2116 SEP 30 PM 3: 27 Dept. No.: 1 SUSAN MERRIWETHER IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY MAYRA E. ARREGUIN, **ORDER DENYING DEFENDANT'S** Plaintiff, MOTION v. JAVIER RAMIREZ RIVAS, Defendant. This matter is before this Court pursuant to Defendant's Emergency Ex Parte Motion

Regarding Children filed on September 28, 2016. Defendant filed a Request for Submission on September 28, 2016.

In his Motion, Defendant requests permission to take the parties' minor child to the doctor after noticing a mark on his hand. Defendant attached emails from both a CASA employee and Plaintiff. Plaintiff stated that the injury is two months old, and that the child is up to date on vaccines. The email from the CASA employee stated that the CASA employee spoke to the school nurse and school principal who stated that they did not recommend a doctor's evaluation on the matter.

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CLERK

DEPUTY

1	The Court, having reviewed the pleadings, determines that the issue of whether the
2	child's mark/scar on his hand should be evaluated by a doctor is not currently an emergency.
3	Additionally, the parties are scheduled for a hearing on October 27, 2016 on a different matter.
4	The Court will address the any issues regarding doctor visits and injuries at that time.
5	Therefore, based on the foregoing and good cause appearing:
6	IT IS HEREBY ORDERED that Defendant's Motion is DENIED.
7	IT IS SO ORDERED.
9	Dated this 3 day of September, 2016.
10	and a comercial
11	JAMES T. RUSSELL
12	DISTRICT JUDGE
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1	CERTIFICATE OF MAILING
2	I hereby certify that on the 30 day of September, 2016, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4	Javier Rameriz Rivas
5	1371 Village Way F Gardnerville, NV 89410
6	v
7	Mayra Arreguin 1756 Russell Way E
8	Carson City, NV 89706
9	Kristopher L. Komarek, LCSW
10	783 Basque Way, Suite 110 Carson City, NV 89706
11	Chris Bayer, CASA
12	Email: <u>casaofcc@earthlink.com</u>
13	\square
14	Lindsay Liddell Law Clerk, Dept. 1
15	Law Clerky Dept. 1
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IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS, Appellant, vs. MAYRA ARREGUIN, Respondent. Supreme Court No. 69823 District Court Case No. 12DR100391

REMITTITUR

TO: Susan Merriwether, Carson City Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order. Receipt for Remittitur.

DATE: October 18, 2016

Elizabeth A. Brown, Clerk of Court

By: Dana Richards Deputy Clerk

cc (without enclosures): Hon. James Todd Russell, District Judge Javier Ramirez Rivas Mayra Arreguin

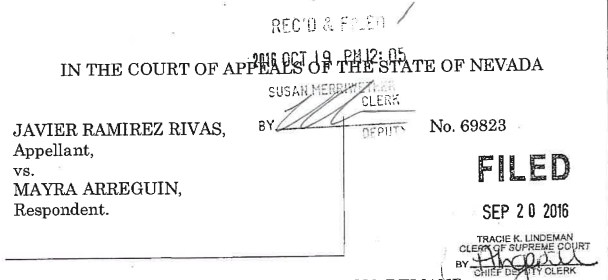
RECEIPT FOR REMITTITUR

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Nevada, the REMITTITUR issued in the above-entitled cause, on <u>Schober 19</u>, 2016.

水 D.JJN SUSAN 9 PH 12: 05 DEPU

ict Court Clerk By: V. Alegria, Beputy Clerk District Court Clerk

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ORDER OF REVERSAL AND REMAND

This is an appeal from a district court order modifying child custody. First Judicial District Court, Carson City; James Todd Russell, Judge.

In their divorce decree, the parties were awarded joint physical custody of their two children. The district court later temporarily modified the arrangement to one where respondent had primary physical custody. After some time, the court entered an order permanently modifying the custody arrangement, and this appeal followed.

In his child custody fast track statement, appellant asserts that the district court ignored relevant facts, made an error in a finding of fact, and otherwise abused its discretion by modifying custody in a way that is alienating the children from him. In modifying the parties' custody arrangement, the district court concluded, based primarily on the testimony and reports of the children's therapist and Court Appointed

COURT OF APPEALS OF NEVADA Special Advocate, that it was in the children's best interest for respondent to have primary physical custody, with appellant having only minimal parenting time with each child on one day every other week. The district court did not, however, make specific findings with regard to why this arrangement was in the children's best interest, nor did the court make any findings tying the circumstances of this case to the statutory factors that must be considered in making a child custody determination. See NRS 125C.0035(4) (providing that, "[i]n determining the best interest of the child, the court shall consider and set forth its specific findings concerning, among other things[, 12 enumerated factors]").

As a result, we conclude that the district court abused its discretion in modifying custody without entering the required statutory findings. See Lewis v. Lewis, 132 Nev. ___, 373 P.3d 878, 882 (2016) (concluding that the district court abused its discretion by modifying child custody without explicitly entering "specific factual findings as to each of the statutory best-interest-of-the-child factors"); Davis v. Ewalefo, 131 Nev. ___, 352 P.3d 1139, 1143 (2015) ("Specific findings and an adequate explanation of the reasons for the custody determination are crucial to enforce or modify a custody order and for appellate review." (internal quotation marks omitted)). Accordingly, we reverse the district

COURT OF APPEALS OF / NEVADA

court's order modifying child custody and remand this matter to the district court for further proceedings consistent with this order.¹

It is so ORDERED.²

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¹In reversing the district court's decision on this basis, we express no opinion on the merits of appellant's challenges to the district court's custody order. Pending further proceedings on remand consistent with this order, we leave in place the custody arrangement set forth in the district court's order, subject to modification by the district court to comport with the current circumstances. *See Davis*, 131 Nev. at ____, 352 P.3d at 1146 (leaving certain provisions of a custody order in place pending further proceedings on remand).

²Having considered appellant's August 24, 2016, motion to substitute the children's therapist and Court Appointed Special Advocate and to schedule a hearing, we deny the motion, as his request involves factual issues that should be presented to the district court in the first instance. See Ryan's Express Transp. Servs., Inc. v. Amador Stage Lines, Inc., 128 Nev. 289, 299, 279 P.3d 166, 172 (2012) ("An appellate court is not particularly well-suited to make factual determinations in the first instance."). While appellant moved for a change of therapists in the district court, the record demonstrates that he did so on different grounds than the ones presented in his motion before this court, and thus, we decline to consider the new grounds presented in his motion to this court. See id.

COURT OF APPEALS OF NEVADA cc: Hon. James Todd Russell, District Judge Javier Ramirez Rivas Mayra Arreguin Carson City Clerk

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS, Appellant, vs. MAYRA ARREGUIN, Respondent.

 Supreme Court No. 69823

 District Court Case No. 12DR100391

 BY

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STATE OF NEVADA, ss.

I, Elizabeth A. Brown, the duly appointed and qualified Clerk of the Supreme Court of the State of Nevada, do hereby certify that the following is a full, true and correct copy of the Judgment in this matter.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"We reverse the district court's order modifying child custody and remand"

Judgment, as quoted above, entered this 20th day of September, 2016.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court at my Office in Carson City, Nevada this October 18, 2016.

Elizabeth A. Brown, Supreme Court Clerk

By: Dana Richards Deputy Clerk

REC'D & FILED Your Name: 2 89410 2016 NOV -3 PH 3:41 1 Mailing Address: City, State, Zip: 2 Telephone: In Proper Person 3 Ţ In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7) Case No.: [20/20039] 1B Maura 7 8 Plaintiff Dept. No.: 9 10 VS. RAMMEZ 11 Fr Defendant. 12 13 14 root of Income from Unemployment 15 16 17 18 19 20 21 22 23 24 25 766 Pleading - 1

Employment Security Divisior. Monetary Unit 500 East Third Street Carson City, NV 89713-0035 Tel (775) 684-0444 Fax (775) 684-0463



6036382 http://www.nvdetr.org

JAVIER RAMIREZ APT F 1371 VILLAGE WAY GARDNERVILLE, NV 89410-5359 Claimant ID: 3618201 Re: Notice of Monetary Determination Date Mailed: 11/01/2016 Appeal Date: 11/14/2016 Claim Effective Date: 10/23/2016 Program: UI

This Notice of Monetary Determination is to inform you of the wages used by the Division to calculate your monetary eligibility for unemployment benefits. Your benefit amount is calculated on base period wages reported by your Employer(s). Your base period is 07/01/2015 through 06/30/2016.

Per Nevada Revised Statute (NRS) 612.025 [1], the base period is defined as the first four of the last five completed calendar quarters immediately preceding the effective date of your initial claim for benefits.

If a person does not meet the wage requirements by using the first four of the last five completed calendar quarters, then an Alternate Base Period claim may be established using the last four completed calendar quarters.

Per Nevada Revised Statute (NRS) 612.025 [2], the alternate base period is defined as the last four completed calendar quarters immediately preceding the effective date of your initial claim for benefits.

Receipt of this letter does not necessarily mean that you are qualified for unemployment benefits. Its purpose is to advise you of the benefit amount you are entitled to if you are meeting all other eligibility requirements for unemployment benefits. See the Nevada Unemployment Insurance Facts for Claimants booklet for more information about eligibility issues and the method used to calculate your benefit amount. This booklet is available on-line at http://ui.nv.gov.

Carefully examine the wages which were reported by your employer(s). Errors or missing wages could reduce your benefits or prevent you from qualifying for unemployment benefits. If the information below contains errors, omissions, or reported wages not earned by you, you are responsible for notifying the Division. Your written request must include the reason that you disagree with the determination. Include your name, social security number and any proof of work such as copies of paycheck stubs, W2 forms, etc. Failure to provide accurate information may result in the overpayment of benefits for which you may be responsible for repayment.

Please be advised that Military, Federal Government or wages from another state will be shown as pending until the wages are received. These wages are requested at the time you filed your



5036382

claim. You will receive a redetermination when these wages are added to your claim. Please continue to file your weekly claims during this process.

Employer	QTR	QTR	QTR	QTR	Employer	State
	Q3/2015	Q4/2015	Q1/2016	Q2/2016	Total	ſ
GMRI INC	\$519.93	\$0.00	\$0.00	\$0.00	\$519.93	NV
G PEG I LLC	\$0.00	\$2,143.79	\$4,180.31	\$4,393.61	\$10,717.71	NV
EMPLOYBRIDGE SOUTHWEST LLC	\$0.00	\$75.38	\$0.00	\$0.00	\$75.38	NV
C O D CASINO CORPORATION	\$412.28	\$1,329.15	\$0.00	\$0.00	\$1,741.43	NV
Total Wages	\$932.21	\$3,548.32	\$4,180.31	\$4,393.61	\$13,054.45	

Based on the above information you are potentially eligible for:

Weekly Amount	Total Weeks	Maximum Payable Amount
\$175.00	25	\$4,351.00

You have the right to file an appeal. In accordance with NRS 612.485, the last day to protest this determination or request cancellation of this claim is 11/14/2016.

Case No.: 12 DR1 00391 1B

2 || Dept. No.: 1

REC'D & FILED 2016 NOV -4 PM 4: 09 SUSAN HERRIWETHER BY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA E. ARREGUIN,

Plaintiff,

JAVIER RAMIREZ RIVAS, Defendant.

ORDER AFTER OCTOBER 27, 2016 HEARING

THIS MATTER comes before this Court pursuant to the Court's Order Setting Hearing filed on September 27, 2016. The Court set the hearing after receiving an Order of Reversal and Remand issued by the Nevada Court of Appeals on September 20, 2016. The Court held a hearing on October 27, 2016 at 9:00 a.m. Present at the hearing was Mayra Arreguin and Javier Ramirez Rivas, both in proper person. Ms. Escobar provided interpreter service to Mayra Arreguin. Also present was Chris Bayer, the CASA assigned to the children in this matter, and Kristopher Komarek, LCSW, the children's therapist.

Mr. Komarek swore an oath to tell the truth and proceeded to testify regarding his involvement with the children. He stated that he has been the children's therapist for the past three years, and began therapy after the children experienced difficulties surrounding their parents' divorce. He stated that there remains a high level of conflict between the parties. He explained to the Court that based on his frequent sessions with the children, it is his professional opinion that there is no indication that the children's visitation schedule should be changed.

vs.

Mr. Kormarek updated the Court as to the well-being of the children. He stated that Eduardo continues to experience problems with urises, and attributes that to the totality of the trauma he experienced throughout the parties' divorce. Mr. Kormarek also explained that Mr. Ramirez has a difficult personality, which has at times made therapy more difficult. However, Mr. Kormarek testified that it is his professional opinion that it is important for the children to have a relationship with Mr. Ramirez. During cross examination, Mr. Kormarek explained that issues with bedwetting are being addressed in therapy, and that there is no known abuse in the home related to the bedwetting.

Chris Bayer swore an oath to tell the truth and proceeding to testify to the Court about his 9 involvement as the children's CASA. Mr. Bayer explained to the Court that it is clear that Mr. 10 Ramirez loves his children, however, Mr. Ramirez struggles to create positive interactions with 11 the children. He also stated that he continues to observe a high level of conflict between the 12 parties. He explained that Mr. Ramirez tends to cause "unnecessary negative emotions. 13 Examples of this include a time when he noticed an old scar on one of the childrens' hands and 14 pressed for emergency medical attention despite having talked to the school nurse who 15 concluded that there was no emergency; Mr. Ramirez refused to accept reasonable visitation 16 conditions, like eliminating discussion of Ms. Arreguin, when the parties attempted to expand 17 visitation; Mr. Ramirez continually tries to initiate conflict with Ms. Arreguin; further, Mr. 18 Ramirez has two prior incidences of abuse. 19

Mr. Bayer stated that in his opinion as the children's CASA, it is in their best interest to 20 continue visitation as it is currently scheduled. Based on his interactions with Ms. Arreguin and 21 the children over the past few years, he opined that primary physical custody with Ms. Arreguin 22 is in the children's best interests. He explained that while both parties have displayed issues with 23 their parenting, Ms. Arreguin has successfully made efforts to improve her parenting skills and 24 Mr. Ramirez continues to be disruptive. Further, during visitations Mr. Ramirez refuses to 25 support Ms. Arreguin's parenting boundaries, which both confuses the children and causes them 26 to resist those boundaries when they return to Ms. Arreguin's custody. 27

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Ms. Arreguin then swore an oath to tell the truth and proceeded to testify before the Court. She stated that the children are doing well in her care, aside from minor issues like bedwetting that are being addressed in therapy. She stated that it is her practice to do what is best for the children on a daily basis. She also explained that the children have their own rooms at her house. Regarding the incident with the cut/scar on one of the boys' hand, she provided first aid initially and then had it looked at during a routine doctor's visit where the doctor stated that there was no problem. An issue of the children allegedly going to work was brought up. Ms. Arreguin explained that her partner is a gardener, and after the boys lost an expensive toy she had them go along with her partner and participate in some gardening work for a few hours to teach them about responsibility, hard work, and to take care of their belongings. She explained that the children only did this a few times. Ms. Arreguin also brought up the issue of child support, stating that Mr. Ramirez has not paid arrearages nor current child support as previously ordered.

Mr. Ramirez then addressed the Court. He claimed that Mr. Bayer and Mr. Kormarek do not have the correct facts for which they are testifying. He informed the Court that he does not have a vehicle to provide transportation for visitation. He also stated that his wages are not currently being garnished, and that he has not made a payment since he was ordered to do so in May 2016.

The Court made findings of fact pursuant to NRS 125C.0035(4). The Court found that at this time the children are of insufficient age to articulate their preference as to their custody. No guardian has been nominated in this case, so that factor is not applicable at this time. The Court found that there is an extreme level of conflict between the parties, and much of that conflict is initiated by Mr. Ramirez. The Court found that with every issue, regardless of how minor it may be, Mr. Ramirez creates a major conflict. Ms. Arreguin is the parent most likely to allow for visitation with the other parent, because she has a steady history of providing for visitation between the children and Mr. Ramirez. Ms. Arreguin has the ability to cooperate with Mr. Ramirez to meet the needs of the children. She also provides a stable environment. The Court found that the nature of the relationship between Ms. Arreguin and the children is a loving and positive one. On the other hand the nature of the relationship between the children and Mr. Ramirez is not as positive: there is a history of abuse, issues with bedwetting related to his

-3-

interactions with the children, and recurring issues with the children's behavior after visitation with Mr. Ramirez.

The Court recognizes that the children care for Mr. Ramirez, but the Court finds that joint physical custody is not in their best interests based on the above findings. The Court found that visitation shall essentially continue as ordered in the Order Regarding Visitation filed April 20, 2016, with the exception that it be expanded to weekly, because Mr. Ramirez has refused to accept any parameters that have been proposed when either party attempts to increase visitation. Each week, Mr. Ramirez shall have visitation with Eduardo on Wednesdays from 4 p.m. until 5 p.m., supervised at the Ron Wood Center. Ms. Arreguin shall provide for the transportation of Eduardo to and from the Ron Wood Center. Mr. Ramirez shall have visitation with Carlos every Sunday from 3:30 p.m. until 9 p.m., unsupervised. Each party shall meet at the Carson City Sheriff's Office to exchange Carlos.

Regarding child support, Mr. Ramirez shall provide the Court with his two most recent pay stubs within ten (10) days of the filing of this order. His failure to do so will be contempt of this Court. Mr. Ramirez shall pay the nine hundred and eighty dollars (\$980.00) in arrearages ordered in the Order After July 13, 2016 order, directly to Ms. Arreguin within 30 days. Further, Mr. Ramirez shall pay to Ms. Arreguin directly arrearages for support owed for the months of August, September, and October, in the amount of three hundred dollars (\$300) per month, within 30 days from the date of filing this order. Any future payments shall be made to the child support office in Carson City, in the amount of three hundred dollars (\$300) per month. Failure to make the above payments will result in a hearing for contempt.

The Court also holds that Mr. Ramirez shall be listed as a secondary emergency contact for the children's school, medical providers, and after school care, to be used if there is an emergency and Ms. Arreguin is not available. As it relates to previous orders of this Court, "medical emergency," shall mean those emergencies deemed as such by a qualified medical professional.

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IT IS HEREBY ORDERED that Ms. Arreguin shall have primary physical custody of EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ (DOB: 10/09/2007).

IT IS FURTHER ORDERED that Mr. Ramirez shall have visitation with Eduardo on Wednesdays from 4 p.m. until 5 p.m., supervised at the Ron Wood Center. Ms. Arreguin shall provide for the transportation of Eduardo to and from the Ron Wood Center. Mr. Ramirez shall have visitation with Carlos every Sunday from 3:30 p.m. until 9 p.m. Each party shall meet at the Carson City Sheriff's Office to exchange Carlos. This visitation schedule is subject to change based on Mr. Ramirez's work schedule.

IT IS FURTHER ORDERED that Mr. Ramirez shall submit his two most current pay 10 stubs to the Court within 10 days of the filing of this order. 11

IT IS FURTHER ORDERED that Mr. Ramirez shall pay the nine hundred and eighty dollars (\$980.00) in arrearages ordered in the Order After July 13, 2016 order, directly to Ms. Arreguin within 30 days.

IT IS FURTHER ORDERED that Mr. Ramirez shall pay to Ms. Arreguin directly arrearages for support owed for the months of August, September, and October, in the amount of three hundred dollars (\$300) per month, within 30 days of the date of filing of this order.

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IT IS FURTHER ORDERED that beginning in November 2016 Mr. Ramirez shall

submit child support payments to the child support office in Carson City, in the amount of three hundred dollars (\$300) per month.

NOTICE

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 removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.

The parties are hereby notified that the terms of the Hague Convention on the Civil Aspects of International Child Abduction, done at the Hague October 25, 2980, adopted by the 14th session of the Hague Conference on Private International law, and entered into force for the United State July 1, 1988 (TIAS 11670) apply if a parent abducts or wrongfully retains a child in a foreign country.

IT IS SO ORDERED.

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Dated this <u>44</u> day of November, 2016.

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JAMES/T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING	
2	The undersigned, an employee of the First Judicial District Court, hereby certifies that on	
3	the 4 day of November, 2016, I served the foregoing Order by placing a copy in the United	
4	States Mail, postage prepaid, addressed as follows:	
5 6 7 8 9 10 11 12 13	States Mail, postage prepaid, addressed as follows: Javier Ramirez 1371 Village Way #F Gardnerville, NV 89410 Mayra Arreguin CONFIDENTIAL ADDRESS 1756 Russel Way, Apt E Carson City, NV 89706 Chris Bayer, CASA Email: casaofcc@earthlink.net	
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CONFIDENTIAL

APPLICATION TO WAIVE EILING FEES/SERVICE

REC'D & FULFD 1 2016 DEC -2 PM 4:40

IN THE FIRST JUDICIAL DISTRICT COURT OF STATE OF NEVADA

IN AND FOR THE COUNTY OF CARSON

Plantiff:

Mayra E. Arreguin

Vs.

Defendant

Javier Ramirez Rivas

NOTICE OF APPEAL

Notice is hereby given that Javier Ramirez Rivas, Defendant above named, hereby appeals to the Supreme Court Of Nevada judgment from Order after October 27,2016 Hearing entered in this action on the 4th day of November ,2016

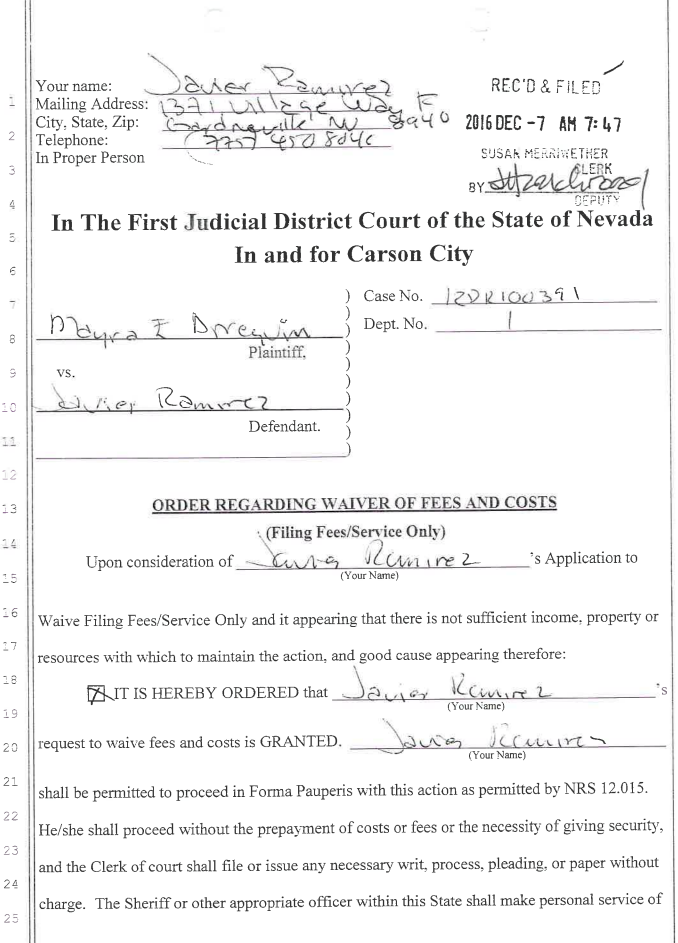
	Javier Ramirez
C	1371 Village Way Apt .F
	Gardnerville, Nevada 89410
\subset	(775) 450-8046

1		REC'D & FILED	
2		2016 DEC -6 PM 4:07	
3		SUSAN MERRIWETHER	
4		BATTALLOG	9/
5	In The First Judicial District	Court of the State of Nevada	
6 7	In and for C	Carson City	
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9			
10	MAYRA E. ARREGUIN,	Case No.: 12 DR1 00391 1B	
11	Plaintiff,	Dept. No.: I	
12	JAVIER RAMIREZ RIVAS,	NOTICE OF DEFICIENCY IN NOTICE	
13	Defendant.	OF APPEAL	
14)		
15	PLEASE TAKE NOTICE that a N	Notice of Appeal was filed December 2, 2016, in	
16	the above-entitled action despite the fact that the	re appears to be the following deficiency(ies)	
17	noted by the Clerk at the time of filing:		
18	Section Secti	e not paid.	
19	\$250.00 filing fee for the Cler	k of the Supreme Court not paid.	
20	Document not signed.		
21	Document presented was not a	an original.	
22	Case Appeal Statement not fil	ed.	
23	No proof of service upon opp	osing counsel/litigant.	
24	Other		
25	DATED this 6 th day of December	, 2016.	
26	SUSAN MERRIWETHER, CLERK		
27	By_	Herdina (_, Deputy	
28			
	Page 1	of 2	782

II

CERTIFICATE OF SERVICE

2	I hereby certify that I am employed by the Office of the Carson City District
3	Court Clerk, Carson City, Nevada, and that on the 7 th day of December, 2016, I served the
4	foregoing NOTICE OF DEFICIENCY IN NOTICE OF APPEAL by e-filing with appeal
5	documents to Elizabeth A. Brown, Clerk of the Supreme Court, 201 S. Carson Street, Ste. 250,
6	
7	Carson City, NV 89701-4702 and by depositing for mailing a true copy thereof to Javier
8	Ramirez, 1371 Village Way, Apt. F, Gardnerville, NV 89410 and Mayra Arreguin, 1756 Russel
9	Way, Apt. E, Carson City, NV 89706.
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	Page 2 of 2



Page 1 of 2

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1-1	any necessary writ, pleading, or paper without charge. If this party prevails in this action, the		
2	court shall enter an order pursuant to NRS 12.015(4) requiring the opposing party to pay into the		
3	Court, within five (5) days, the costs which would have been incurred by the prevailing party,		
4	and those costs must then be paid as provided by law.		
5	IT IS HEREBY ORDERED that If Name)		
6			
7	request to waive fees and costs is DENIED for the following reason:		
8	The party is not indigent.		
9	Other:		
10			
11	The request for hearing is:		
12	Granted. A hearing is set for, at		
13	Denied.		
14	Defendant is hereby notified that they must file a responsive pleading in accordance		
15			
16	with Rule 12 of the Nevada Rules of Civil Procedure (NRCP). The failure to comply may result		
17	in a default being entered against you pursuant to NRCP Rule 55.		
18	DATED this <u>6th</u> day of <u>December</u> , 2016.		
19	Q-7. Runell		
20	DISTRICT COURT JUDGE		
21	Respectfully submitted: Signature	-	
22	Address 1371 Vilage Way F		
23	Telephone (775) 450504-6	þ	
24		1	
25	Page 2 of 2		
	Order Regarding Waiver of Fees and Costs/ Updated 10-29-15		

REC'D & FILED
2016 DEC -7 AM 7: 53
SUSAN MERRIWETHER BY Harden DEPUTY

In The First Judicial District Court of the State of Nevada In and for Carson City

MAYRA ARREGUIN,

VS.

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Petitioner(s),

JAVIER RAMIREZ RIVAS, Respondent(s). Case No.: 12 DR1 00391 1B Dept. No.: I

CASE APPEAL STATEMENT

15 Name of appellant filing this case appeal statement: 1. 16 - JAVIER RAMIREZ RIVAS 17 2. Identify the judge issuing the decision, judgment, or order appealed from: 18 - HONORABLE JAMES E. WILSON, JR. 19 Identify each appellant and the name and address of counsel for each appellant: 3. 20 - JAVIER RAMIREZ RIVAS, (PROPER PERSON) 21 1371 VILLAGE WAY, APT. F 22 GARDNERVILLE, NV 89410 23 Identify each respondent and the name and address of appellate counsel, if known, for 4. 24 each respondent (if the name of a respondent's appellate counsel is unknown, indicate as 25 much and provide the name and address of that respondent's trial counsel): 26 - MAYRA ARREGUIN (PROPER PERSON) 1756 RUSSELL WAY #E 27 CARSON CITY, NV 89706 28

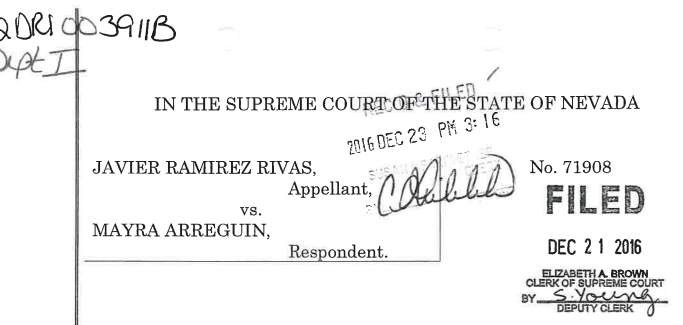
1	5.	Indicate whether any attorney identified above in response to question 3 or 4 is not
2		licensed to practice law in Nevada and, if so, whether the district court granted that
3		attorney permission to appear under SCR 42 (attach a copy of any district court order
4		granting such permission):
5		- NOT APPLICABLE
6	6.	Indicate whether appellant was represented by appointed or retained counsel in the
7		district court:
8		- APPELLLANT WAS IN PROPER PERSON IN DISTRICT COURT
9	7.	Indicate whether appellant is represented by appointed or retained counsel on appeal:
10		- APPEALLANT IS IN PROPER PERSON ON APPEAL
11 12	8.	Indicate whether appellant was granted leave to proceed in forma pauperis, and the date
13		of entry of the district court order granting such leave:
14		- APPEALLANT WAS GRANTED LEAVE TO PROCEED IN FORMA PAUPERIS ON DEC. 7, 2016
15 16	9.	Indicate the date the proceedings commenced in the district court (e.g., date complaint,
17		indictment, information, or petition was filed):
18		- COMPLAINT FOR DIVORCE FILED AUG. 6, 2012
19	10.	Provide a brief description of the nature of the action and result in the district court,
20		including the type of judgment or order being appealed and the relief granted by the
21		district court:
22		- ORDER AFTER OCTOBER 27, 2016 HEARING FILED NOV. 4, 2016
23	11.	Indicate whether the case has previously been the subject of an appeal to or original writ
24		proceeding in the Supreme Court and, if so, the caption and Supreme Court docket
25		number of the prior proceeding:
26		- JAVIER RAMIREZ RIVAS, APPELLANT VS MAYRA ARREGUIN,
27		RESPONDENT - SUPREME COURT DOCKET #69823
28	12.	Indicate whether this appeal involves child custody or visitation:
		- INVOLVES BOTH CHILD CUSTODY AND VISITATION
		Page 2 of 3

1	12	If this is a similar as indicate whether this arreal involves the result lity of settlements		
2	15.	13. If this is a civil case, indicate whether this appeal involves the possibility of settlement:		
3		- NOT APPLICABLE. Dated this 7 th day of December, 2016.		
4				
5		SUSAN MERRIWETHER, Carson City Clerk 885 E. Musser St., #3031 Carson City, NV 89701		
7				
8		By_ Ithouch Deputy		
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		Page 3 of 3		
		Case Appeal Statement/Rev. 7/1/09		

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1 2 3 4	Name: Address: REC'D & FILED Address: REC'D & FILED City, State, Zip: Carcheroulle Address Telephone: (A) AB2 362 COMPANY (A) ADDRESS SUSAND	
5	In The First Judicial District Court of the State of Nevada	
6	In and for Carson City	
8	In the for Carson City	
9		
10	Mayra E. Aveguna) Case No.: <u>IZDRI 0039</u> [1B Plaintiff, Dept. No.: <u> </u>	
12	vs.	
13	Defendant. CERTIFICATE OF MAILING	
14	I HEREBY CERTIFY that service of the (document name) Notice of Appea	(
16	was made on (date) $\frac{2-15}{12}$ pursuant to NRCP 5(b) by depositing a copy of same in the	
17	United State Mail in Carson City, Nevada, postage prepaid, addressed as follows:	
18	Name and address of party served: Mayra E. Arrcquin	
20	1756 Russell Way Apt E.	
21	Carson City NU 89706	
22	DATED this 15 day of December, 2014	
23	Signature of person who mail document: Jawies Raminez	
24	Print name of person who mailed document: dorer Ranirez	
25	If signed in Nevada: I declare under penalty of perjury that the foregoing is true and correct. Signed on:	
27	If signed outside Nevada: I declare under penalty of perjury under the law of the State of Nevada	
28	that the foregoing is true and correct. Signed on:	
	(Date) (Signature)	
	Page 1 of 1	78



ORDER DIRECTING TRANSMISSION OF RECORD

We have reviewed the documents on file in this proper person appeal and conclude that our review of the complete record is warranted. NRAP 10(a)(1). Accordingly, within 30 days from the date of this order, the clerk of the district court shall transmit to the clerk of this court a certified copy of the trial court record in District Court Case No. 12-DR1 00391 1B. See NRAP 11(a)(2) (providing that the complete "record shall contain each and every paper, pleading and other document filed, or submitted for filing, in the district court," as well as "any previously prepared transcripts of the proceedings in the district court"). The record shall not include any exhibits filed in the district court. NRAP 11(a)(1).

It is so ORDERED.

C.J.

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16-3960

cc:

Javier Ramirez Rivas Mayra Arreguin Carson City Clerk

SUPREME COURT OF NEVADA

avier Ramir 20063 : 그 이어 Your Name: 1 Mailing Address: 2016 DEC 28 PN 3: 27 City, State, Zip: 5410 2 Telephone: 3920 SUSIA In Proper Person 3 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 F. Arregun Plaintiff/Petitioner,) Case No.: 120121003911B layra 8 Dept. No.: 9 **MOTION** 10 VS. To show cause for ier RGmi contemp of court. 11 Defendant/Respondent.) 12 13)avier Raphirez , appearing in Proper Person, I 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 To schedule hearing for counterp of court by Plaintif 18 To grant detendant equal tooting and legal joint 19 rights for children. 20 of unpent therapist. 21 of venue to original court house in 22 23 Minden, NJ. 24 25

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Fully explain why you believe you should be granted your request(s). List and number each request.

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This Motion is made for the following reasons: 3 Pmails 4 espisec A CA 5 court children 6 allienated rom 0 danying 7 CESS then Thru MAIA and Manday 5 8 Cal Ong th Parel 9 Mr. ,T 5 nas MCCUM 10 10 in 11 Hitu OY DYDNP 12 -LIGA Santions 6 5 TO ١ to) n 005 13 020 D as N 14 D 12 stat C WP eV. 15 201 3 Sins 0 Arch 0 One 16 at. Encourages Dar much Chviromen C 17 Ó en. t MA ui laren ho 18 1 +0 19 h.s 20 Jar US Dr 21 pl edge Trom Original 5 Venu Ne C 2 22 same No Same CM round 23 orward Case 10 GS ICh 24 121 25

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(If you need more room, you may attach additional sheets of paper. Be sure you write only on one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the bottom.) This document does <u>not</u> contain the Social Security number of any person. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. DATED this 28 day of December, 2016. (Your Signature) Motion - 3

Re: Exchange 11/6/16 - javier mirez

Next idea?.....Suggestion?

From: Mayra Arreguin <<u>mayra_ae20@hotmail.com</u>>
Sent: Sunday, November 6, 2016 1:04 PM
To: javier ramirez
Cc: Chris Bayer
Subject: Fwd: Exchange 11/6/16

I cant go and adrian already went with you friday and we will start next sunday and it's 2:30 pm

----- Forwarded message ------From: "javier ramirez" <<u>viveenmi2011@hotmail.com</u>> Date: Sun, Nov 6, 2016 at 12:47 PM -0800 Subject: Exchange 11/6/16 To: "Mayra Arreguin" <<u>mayra_ae20@hotmail.com</u>>, "<u>casaofcc@earthlink.net</u>" <<u>casaofcc@earthlink.net</u>>

Mayra :

Per the new order and suggestion of Chris. I will picking up Carlos at 3:30 pm today. at the sheriffs office.

Please confirm that you have received this. and that you will be there

Thank you Javier

On 11/7/16, 11:23 AM, javier ramirez wrote:

Hi Chris:

I never heard back from you........What are going to do about yesterday?

Thank You

From: javier ramirez <u><viveenmi2011@hotmail.com></u> Sent: Sunday, November 6, 2016 1:54 PM To: Chris Bayer Subject: Re: Exchange 11/6/16

Maybe I can't , but you do,,...

From: Chris Bayer <<u>casaofcc@earthlink.net></u> Sent: Sunday, November 6, 2016 1:51 PM To: javier ramirez Subject: Re: Exchange 11/6/16

If she doesn't bring him then you probably would waste a trip to go. The order goes into effect when signed. But I don't think there's anything you can do about it.

Thanks!

Chris Bayer, Director, CASA of Carson City. www.casaofcc.org

CASA of CC <u>www.casaofcc.org</u> Trains and supports volunteers in Carson City, Nevada to speak in court on behalf of children who have been removed from the home due to allegations of abuse and neglect.

775 291-7014

Re: Exchange 11/6/16 - javier mirez

Re: Exchange 11/6/16

javier ramirez <viveenmi2011@hotmail.com>

Mon 11/7/2016 1:08 PM

To:casaofcc@earthlink.net <casaofcc@earthlink.net>j

Hi Chris...

I was there since 2;30 pm... I she never showed up...

Honestly I wasn't going to bother you with this ,as I recall I keep being told that I keep overreacting to "small stuff" and that I cause the tension between me and her, and /or blame her for everything.,.. I don't think that in this case along with the other instances (her not showing up for the visits with Eduardo) I made a big issue about it,... Trust me I had waited with a lot of patience in every occasion, but if I'm wrong please tell me.

You spent a lot of time of this last week ,and we had a conversation that the exchange would take place on Sunday, I don't see any argument between me and her.

We have an order , we had a hearing and nothing changes ...

By the way,..., It was only Carlos that I was supposed to pick up....

From: casaofcc@earthlink.net <casaofcc@earthlink.net> Sent: Monday, November 7, 2016 12:47 PM To: javier ramirez Subject: Re: Exchange 11/6/16

If you wish to file a motion you can. I am going to pick my battles. I wish she had done it. I wish you would show up and return the boys on time. But you both keep the argument going. C Monday calls - javier ramirez

Monday calls

javier ramirez <viveenmi2011@hotmail.com>

Mon 11/21/2016 7:45 PM

Te:Mayra Arreguin <mayra_ae20@hotmail.com>; casaofcc@earthlink.net <casaofcc@earthlink.net>;

Mayra:

Could you please let me know in advance that the calls on Mondays will not take place due to your work schedule...

This is a constant issue. Thank You Javier Monday calls - javier ramirez

Monday calls

javier ramirez <viveenmi2011@hotmail.com>

Mon 11/21/2016 7:45 PM

Te:Mayra Arreguin <mayra_ae20@hotmail.com>; casaofcc@earthlink.net <casaofcc@earthlink.net>;

Mayra:

Could you please let me know in advance that the calls on Mondays will not take place due to your work schedule...

This is a constant issue. Thank You Javier

visit

javier ramirez <viveenmi2011@hotmail.com>

Tue 11/22/2016 10:41 AM

To:casaofcc@earthlink.net <casaofcc@earthlink.net>; Mayra Arreguin <mayra_ae20@hotmail.com>;

Mayra;

Again I need to cancel the visitation for tomorrow, because of lack of funds......I sent you an email last night about the calls on Mondays and i'm waiting on your reply.

Thank You javier

Mayra, Chris:

I just got off the phone with Connie, which is the person that monitors the visits.. and to set up the visit for this week, with the option of me paying on Thursday since that is the day the iget my unemployment..Unfortunately Lisa is gone from the office until the beginning of next year, so the visit will not occur once again.

I had been waiting patiently on replies to my emails on this and other issues and I'm yet to be acknowledge at all.

When do I get answers?

Javier

Visitation and phone call - javier ramirez

Visitation and phone call

javier ramirez <viveenmi2011@hotmail.com>

Tue 12/20/2016 1:56 PM

To:casaofcc@earthlink.net <casaofcc@earthlink.net>; Mayra Arreguin <mayra_ae20@hotmail.com>;

Mayra:

I couldn't afford the visit again at the Ron Wood Center.....So I cancelled it

Last night I called to talk to the kids as per order, I left you a message and I'm still waiting on your reply. A couple of weeks ago I asked to please let me know ahead of time if your work schedule stops you from having the kids available to me, yet I'm still waiting on an answer on that email as well, let me know how you and I can come to an agreement to avoid this not later than tomorrow.

Thank You

Javier

Re: Visitation - javier ramire

Re: Visitation

Chris Bayer <casaofcc@earthlink.net>

Tue 12/27/2016 3:57 PM

To:javier ramirez <viveenmi2011@hotmail.com>;

I spoke to Jose and am waiting to hear from Mayra. I'll leave her another message.

Thanks!

Chris Bayer, Director, CASA of Carson City. <u>www.casaofcc.org</u> 775 291-7014

NOTICE: This communication, including any attachments, may contain confidential information and is intended only for the individual or entity to whom it is addressed. Any review, dissemination, or copying of this communication by anyone other than the recipient is strictly prohibited by the electronic Communications Privacy Act, 18 U.S. C. <u>2510-2521</u>. If you are not the intended recipient, please contact the sender by reply email, delete and destroy all copies of the original message.



Lift up a child's voice. A child's life

On Dec 27, 2016, at 3:54 PM, javier ramirez <<u>viveenmi2011@hotmail.com</u>> wrote:

Re: from CASA - javier raminar

Re: from CASA

javier ramirez <viveenmi2011@hotmail.com>

Fri 12/16/2016 5:26 PM

To:casaofcc@earthlink.net <casaofcc@earthlink.net>;

Here it's again the email was dated 11/03/16..... From: javier ramirez <viveenmi2011@hotmail.com> Sent: Thursday, November 3, 2016 2:53 PM To: casaofcc@earthlink.net Subject: Information

Hi Chris;

Sorry if I couldn't answer you, I was in a job interview....and I don't have credit to make phone calls,

My pastor's phone # it's 775-781-1002, Jose Luis Hernandez, lives in Gardenrville and the Church it's located in Jeanell Drive,,

So you know he also preaches in California during the week,

From: casaofcc@earthlink.net <casaofcc@earthlink.net> Sent: Friday, December 16, 2016 4:08 PM To: javier ramirez Subject: Re: from CASA

Just realized. I don't have your pastor's name. Send that and his number. C

On 12/13/16, 3:22 PM, javier ramirez wrote:

Report

javier ramirez <viveenmi2011@hotmail.com>

Wed 12/21/2016 3:26 PM

To:casaofcc@earthlink.net <casaofcc@earthlink.net>; Kristopher Komarek <Kristophlee@yahoo.com>;

Good Afternoon...

Do we have a report for last month yet?

I would like to exercise my legal parental right as a father and to have one done every week from this point on...

Thank You

Javier

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Motion in the U.S. Mail with postage pre-paid thereon, addressed to: Mayra E. Arregim 1756 Russel Way Apt F Carson City N 89766 Dated this 28 day of <u>ecember</u>, 2016. and Personally served Chris Bayer for CASA Via Imail to Ton Carr for Forther's Rights Motion - 4

12 DRID	3911B	ب
Upr.1	IN THE SUPREMAECOURT OF THE 2017 JAN 23 PM 2:23	STATE OF NEVADA
	JAVIER RAMIREZ RIVAS, Appellant,	No. 71908
	vs. MAYRA ARREGUIN, Respondent.	
		JAN 2 0 2017

ELIZABETH A. BROWN CLERK OF SUFREME COURT BY S. VULLEY DEPUTY CLERK

806

17-02293

ORDER GRANTING TELEPHONIC EXTENSION

Pursuant to a telephonic request received on January 20, 2017, the clerk of the district court shall have until January 27, 2017, to file and serve the record on appeal. See NRAP 3E(f)(2).

It is so ORDERED.

CLERK OF THE SUPREME COURT ELIZABETH A. BROWN

BY: Elizabeth A Bron

cc: Javier Ramirez Rivas Mayra Arreguin Carson City Clerk

SUPREME COURT OF NEVADA

CLERK'S ORDER

(0)-1947

and a start and a start					REC'D &	FILED
V			PROOF	OF SERVICE	2017 MAR 1 O	PM 4:07
Court Date Court:		L DISTRICT CO	URT	File No. 0009184 Case No. 12DRI003911B	SUSANHERR	IWETHER CLEAK
nitiator:	RAMIREZ, JAV	TER		Other: ARREQUIN, M	AYRA	DEPUT
ddress: , 0			Address: H: 1756 RUSSELL WAY # F W: 2794 US HWY 50 CENTRO MARKET CARSON CITY, NV 89701			
laintiff:	intiff: ARREQUIN, MAYRA E			Defendant: RAMIREZ, JAVIER		
ddress:	, 0			Address:		
Documer MOTION	nts Served:					
MOTION Service A		Time				Served
MOTION Service A	Attempts: Date	Time 14:46		794 HWY 50 EAST		Served
MOTION Service A	Attempts: Date		Notes: Address:			X
MOTION Service A	Attempts: Date		Notes: _ _ Address: _ Notes: _ _ Address: _			X
MOTION Service A D 3/06	Attempts: Date /17	14:46	Notes: _ _ Address: _ Notes: _ _ Address: _			

6. At the time of service I was at least 18 years of age and not a party to this action.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

1 3/06/17 LEE MAJOR 9621 Date Carson City Sheriff's Office 911 East Musser Street Carson City, NV 89701 Phone: 775-887-2500

45 (A) (A) (A)	Your name: Mailing Address: City, State, Zip: Telephone: In Proper Person In The First Judicial District Court of the State of Nevada
E)	In and for Carson City
6	
	Mayra E. Arreguin) Case No.: 12. DIZI 06391B Plaintiff,) Dont No. 1
8 9) Dept. No
10	vs.) REQUEST FOR SUBMISSION
12	Javier Ramirez) Defendant.
_2	
13	
34	COMES NOW. Javier Ramire 2, in proper person, and hereby
13	requests that the Ofion to show Cause / contemp of dourt previously filed
16	in the above-entitled matter on $12.28.16$, 20.6 , be submitted to (date document filed)
67	the Court for consideration.
- <u>Q</u>	DATED this $2/$ day of March .20/7.
19	Jan thelen
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22 23	
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	Page 1 of 2
	Request to Submit 1-16-13

CERTIFICATE OF SERVICE

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Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid thereon, addressed to:

Mayrz E Arreguin W: 2794 US Hwy 50 ((entro marked) (other party's mailing address) Carson City W H. 1756 Russell Way E (other party's mailing address) Carson City NJ 82706 (other party's mailing address) Carson City NJ 82706 17 89706 Dated this <u>21</u> day of <u>March</u>, 20<u>17</u>. Jury (Signature

*			PROOF	OF SERVICE		FILED
			TROOP	OF SERVICE	2017 MAR 10	
Court Dat Court:		IAL DISTRICT CO	OURT	File No. 0009184 Case No. 12DRI003911B	SUSANTIEM	RIWETHER
Initiator:	RAMIREZ, JA	VIER		Other: ARREQUIN, M	AYRA	DEPUT
Address:	, 0			Address: H: 1756 RUSSE W: 2794 US HW CARSON CITY,	YY 50 CENTRO MAI	RKET
Plaintiff:	ARREQUIN, M	MAYRA E		Defendant: RAMIREZ, JAV	IER	
Address:	, 0			Address:		
	4					
I	Attempts: Date	Time	Address: 27	'94 HWY 50 EAST		Served
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I	Attempts: Date		Notes: _ _ Address: _ Notes: _ _ Address: _			
I 3/06	Attempts: Date	14:46	Address:			

At the time of service I was at least 18 years of age and not a party to this action. 6.

7. I am an authorized individual with the Carson City Sheriff's Office and certify that the foregoing is true and correct.

, -	
- de Man	3/06/17
LEE MAJOR 9621	Date
Carson City Sheriff's Office	
911 East Musser Street	
Carson City, NV 89701	
Phone: 775-887-2500	

	Case No.:	12 DR1	00391	1B
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vs.

REC'D & FILED 2017 MAR 22 PH 2:04 SUSAN MERRINETHER

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Plaintiff,

ORDER SETTING HEARING

JAVIER RAMIREZ RIVAS,

Defendant.

THIS MATTER is currently pending before the Court on a Motion to Show Cause Contempt of Court filed by Defendant on December 28, 2016. A Request for Submission was filed by Defendant on March 21, 2017.

This Court has reviewed the Motion and case file and finds that a hearing regarding this
 matter would be helpful in determining the merits of the case. Therefore, good cause appearing;
 IT IS HEREBY ORDERED that this matter is set for a hearing before the First Judicial
 District Court, located at 885 East Musser Street, Carson City, Nevada, Department I, on April

26, 2017, at 9:00 a.m.

Dated this 22 day of March, 2017.

. Kussel

JAMÉS T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING
2	The undersigned, an employee of the First Judicial District Court, hereby certifies that on
3	the 22^{Ad} day of March, 2017, I served the foregoing Order by placing a copy in the United States
4	Mail, postage prepaid, addressed as follows:
5	
6	Javier Ramirez 1371 Village Way F
7	Gardnerville, NV 89410
8	Mayra Arreguin
9	1756 Russell Way E Carson City, NV 89706
10	Chris Bayer, CASA
11	E-Mail: <u>casaofcc@earthlink.net</u>
12	Q
13	Angela Jeffries
14	Judicial Assistant, Dept. 1
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Case No.: 12 DR1 00391 1B

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V.

REC'D & FILED 2017 APR 26 PM 1:21 SUSAN MERRIWETHER BY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA E. ARREGUIN,

Plaintiff,

ORDER AFTER APRIL 26, 2017 HEARING

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is before this Court pursuant to Mr. Ramirez's Motion to Show Cause for Contempt of Court filed on December 26, 2016. Mr. Ramirez filed a Request for Submission on March 21, 2017. The Court held a hearing on April 26, 2017. Both parties were present at the hearing, in proper person. Chris Bayer, the representative from CASA, was also present.

In his Motion, Mr. Ramirez requests an alteration of the parties' custody of their children, a change in the children's therapist, and a change in venue.

Previously, the Court issued an order on the custody of the parties' children on November 4, 2016. Mr. Ramirez filed a Notice of Appeal on December 2, 2016. When a party files a timely notice of appeal, the District Corut is divested of jurisdiction to decide matters that are pending appeal. *Kantor v. Kantor*, 116 Nev. 886, 895; 8 P.3d 825, 830 (2000). A District Court does, however, retain jurisdiction on collateral and independent issues than the issues pending appeal.

-1-

Id. Therefore, this Court does not have jurisdiction to decide the custody status or child support in this case while it is pending appeal. The Court does have jurisdiction to adjust the location of the visitations to better suit the parties' needs.

At the hearing, the parties agreed that Eduardo both wants and needs to spend time with Mr. Ramirez, but the Ron Wood Center was presenting coordination issues in effect eliminating visitation. Chris Bayer represented that it would be in Eduardo's best interests to change the location of the visitation so that visitation may actually occur. After discussing various possibilities with the parties, the Court found that the only way to ensure Eduardo has some visitation with Mr. Ramirez is to allow for visitation to occur at Mr. Ramirez's parent's home. The Court further ordered that if Ms. Komarek, LCSW, Eduardo's therapist, finds that a problematic issue occurs because Eduardo has visitation at that location, then the visitation will terminate. The visitation shall take place on Wednesdays from 5:30 p.m. to 8:00 p.m.

The parties brought forth issues of Carlos' visitation timing, and time of the phone call visitation. Ms. Arreguin stated that the timing of Carlos' visitation on Sundays slightly interferes with her work schedule. The Court adjusted the time of Mr. Ramirez's visitation with Carlos to 2:30 p.m. to 9:00 p.m. on Sundays. Ms. Arreguin then discussed the issue of the unpredictability of Mr. Ramirez's phone call visitation. To better fit the needs of the parties, the Court ordered that Ms. Arreguin shall initiate the telephonic visitation. Ms. Ramirez then discussed the issue of his terminally ill grandmother. The Court found that it was in the best interests of the children to visit their grandmother in the hospital. The Court ordered that Ms. Arreguin shall take the children to visit her before she passes away.

Therefore, based on the foregoing and good cause appearing:

IT IS HEREBY ORDERED that Mr. Ramirez shall have visitation with Eduardo on Wednesdays from 5:30 p.m. to 8:00 p.m, to take place at Mr. Ramirez's parent's home. Ms. Arreguin shall provide the child's transportation to and from visitation, with the exchange to take place at the Carson City Sheriff's Office.

IT IS FURTHER ORDERED that Mr. Ramirez's visitation with Carlos shall change to 2:30 p.m. to 9:00 p.m. on Sundays. Ms. Arreguin shall provide the child's transportation to and from visitation.

IT IS FURTHER ORDERED that Ms. Arreguin shall now initiate the telephonic visitations between Mr. Ramirez and the children on Mondays at 6:30 p.m. Ms. Arreguin shall also initiate the telephonic visitation on holidays and birthdays.

IT IS FURTHER ORDERED that Ms. Arreguin shall take the children to visit their great grandmother in the hospital before she passes away. Mr. Ramirez is not to be present.

IT IS SO ORDERED.

Dated this 26 day of April, 2017.

Juneel

JAMES T. RUSSELL DISTRICT JUDGE

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2	CERTIFICATE OF MAILING
3	I hereby certify that on the \mathcal{U} day of April, 2017, I served a copy of the foregoing
4	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
5	Javier Rameriz Rivas
6	1371 Village Way F Gardnerville, NV 89410
7	
8	Mayra Arreguin 1756 Russell Way E
9	Carson City, NV 89706
10	Kristopher L. Komarek, LCSW
11	783 Basque Way, Suite 110 Carson City, NV 89706
12	
13	Chris Bayer, CASA Email: <u>casaofcc@earthlink.com</u>
14	/ / / / / /
15	Lindsay Liddell
16	Law Clerk, Dept. 1
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1 2 3	Your Name: Mailing Address: City, State, Zip: Telephone: In Proper Person Mayra E. Arrequin I ASC Russell Way Apt. E Carson City Nu. 8970C I AN II: 59 SUSAN MERRIA CLEBE
4	AA DEDITY
5	In The First Judicial District Court of the State of Nevada
6	In and for Carson City
7 8	Maura E. Avrequin) Case No.: 12 DR100391 113 Plaintiff/Petitioner, Dept. No.:
9	
10	vs.) MOTION Emergencia
11	Tower Pomirez) Defendant/Respondent.)
12)
13	I Maura Arreguin, appearing in Proper Person,
14	(Your Name) request that the Court enter an Order granting me the following:
15	
16	State what you want the Court to order. If you have more than one request, clearly list and number each request. Do not explain your requests in detail
17	here, just list them.
× 18	1 Permitir que el día 28 de Mayo el niño
19	Adrian Ramirez Puech estar con la madre.
20	2 51 el señor Juez lo permite poder realizar la
21	visitación el día viernes 26 de Mayo para que el señor
22	Ramirez no la pierda esa semana.
23	3 Que el señor Ramirez por ningun motivo se
24	presente en la iglesia on en otro lugar, ni busque ningur
25	tipo de contacto ese día 28 de Mayo.

Fully explain why you believe you should be granted your request(s). List and number each request.

This Motion is made for the following reasons:

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28 de Mayo mis hijos Eduardo Ramírez clia 1.- EI 4 Ramirez 5 carlos van cl haver 50 jorimera Comunion 6 ante MIN IMDOY-Dara MI Pamilia CLEVEMOS 7 ASP dio COMPAN 1Untos 8 90 MISMO bautizar a mi NOV 01 ercer 01 9 oroblem Andel UIS no quiero ININGUIN V 100 10 mi er famil [a amians eside P Senor MI CON Vomirez. 11 cual P alesia NEY 0 01 OCIT. 12 amirez nor PS no revente 000 avoceso lesia 13 CO 10 olica P concidete motivo DOY e 50 MO 14 ne Gesario haceile saber de evento amirez nor V a 15 acart 65 Una persona MUN ordolematic 16 ningun tiro de cron MI mme Ch NO 17 preservia incomoda 50 on hubiera 18 iscado DEOUTO OVE 19 100500 eaar On anierdo CC Dam CON SenorRamirez Carlos 20 CIMIRE7 m Clever 21 1900 1200 Bu 22 000 23 24 25

CERTIFICATE OF SERVICE

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3	Pursuant to NRC	CP 5(b), the unde	ersigned hereby certifies that on this date, I deposited a
4	true and correct copy of	the foregoing M	fotion in the U.S. Mail with postage pre-paid thereon,
5	addressed to:		
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9	Dated this	day of	, 20
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			Motion - 4
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12 DR1 00391 1B

Emergency Motion filed by Plaintiff/Petitioner, Mayra Arreguin.

(Page 1)

1-Allow the child, Adrian Ramirez, to be with Mother on May 28.

2-If the Judge grants that petition, please allow Mr. Ramirez to have visitation on Friday, May 26 so he won't miss his visit for that week.

3-That Mr. Ramirez, for any reason, will not be allowed to show up at the church or any other place or to try to look for any type of contact on that day, May 28.

(Page 2)

1-My sons Eduardo Ramirez and Carlos Ramirez will have their first communion on May 28. It is a very important day for my family and we would like to enjoy it together.

2-On that very same day, my third child, Luis Angel will be baptized and I don't want any kind of problem between my friends and family with Mr. Ramirez at the church or any other place.

3-Mr. Ramirez is neither a believer nor he practices the Catholic Church (sic). That's the reason why I don't consider necessary to inform him about this event. Besides he is a very problematic person and I don't want to have any kind of problem or to feel uncomfortable by his presence.

4-I am pretty sure that if I would have tried to, or try to reach an agreement to be with my son Carlos Ramirez, Mr. Ramirez won't be agreeable to it.

(Page 3)

11th day of May, 2017

Translated by: Patricia Bisbee 5/11/17

I hereby certify that the above translation is true and accurate to the best of my knowledge and ability.

Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

V.

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA E. ARREGUIN,

Plaintiff,

ORDER GRANTING EMERGENCY MOTION

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is before this Court pursuant to Ms. Arreguin's Emergency Motion filed May 11, 2017.

In her motion, Ms. Arreguin requests that this Court alter Mr. Ramirez's visitation for the date of May 28, 2017. Mr. Ramirez's visitation is currently scheduled to have visitation with Carlos on May 28, 2017. She explains that she has an important family event that she does not want Carlos to miss.

The Court finds that it is in the best interests of the parties' minor child, Carlos, to attend Ms. Arreguin's family event on May 28, 2017. The Court also finds that it is in Carlos' best interests to have visitation with Mr. Ramirez. Thus, the Court will temporarily reschedule the visitation set for May 28, 2017.

-1-

1	Mr. Ramirez will now have visitation on Friday, May 26, 2017 from 2:30 p.m. until 9:00 p.m.
2	Thereafter, the visitation with Carlos shall return to the previously ordered schedule of every
3	Sunday from 2:30 p.m. until 9:00 p.m.
4	Therefore, based on the foregoing and good cause appearing:
5	IT IS HEREBY ORDERED that shall not have visitation with Carlos on Sunday, May
6 7	28, 2017. Instead, Mr. Ramirez shall have visitation with Carlos on Friday, May 26, 2017. Ms.
8	Arreguin shall provide the child's transportation to and from visitation. After the weekend of
9	May 26, 2017, the visitation shall return to the previously ordered schedule of every Sunday
10	from 2:30 p.m. until 9:00 p.m.
11	
12	IT IS FURTHER ORDERED that Mr. Ramirez's shall not contact or attempt to locate
13	Ms. Arreguin or the minor children on May 28, 2017.
14	IT IS SO ORDERED.
15	Dated this <u>12</u> day of May, 2017.
16	2 7 James
17 18	JAMES T. RUSSELL DISTRICT JUDGE
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2	CERTIFICATE OF MAILING
3	I hereby certify that on the 12^{4} day of May, 2017, I served a copy of the foregoing
4	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
5	Javier Rameriz Rivas
6 7	1371 Village Way F Gardnerville, NV 89410
8 9	Mayra Arreguin 1756 Russell Way E Carson City, NV 89706
10	Kristopher L. Komarek, LCSW
11	783 Basque Way, Suite 110 Carson City, NV 89706
12	Chris Bayer, CASA
13	Email: <u>casaofcc@earthlink.com</u>
14	$-h_{A}$
15	Lindsay Liddell Law Clerk, Dept. 1
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REC'D&FILL 2017 MAY 19 AN 8: 54 COMICET Your Name: 1 Mailing Address: SUSAN MERRIWETHER City, State, Zip: rdnevil 89410 2 Telephone: 45 06181 In Proper Person CLERK 3 DEPHITY 4 In The First Judicial District Court of the State of Nevada 5 In and for Carson City 6 7 Mayra E. Arreguin Plaintiff/Petitioner, Case No.: 12 DR 100 391 1B 8 Dept. No.: 9 MOTION TO MODIFY 10 VS. 11 DILIEN Defendant/Respondent.) 12 Javier Ramirez, appearing in Proper Person, 13 Ĭ 14 request that the Court enter an Order granting me the following: 15 State what you want the Court to order. If you have more than one request, 16 clearly list and number each request. Do not explain your requests in detail here, just list them. 17 26th hange custody day from Friday 18 ho 19 Monday 29th. of - Mais 20 children to 21 mil De 22 Ican give them Siz 23 any sibling Jeabusly 24 25

-	March 2013
1	The original Decree of Divorce or Custody Order was entered on $\frac{March 2013}{(Date the decree or order was filed)}$
2	To the best of my knowledge, the last order concerning this matter was entered on
3	May 11. 2017 and that order concerned Visitation
4	(Date last order was filed) (State what the last order was about,
5	such as child support, visitation, etc.)
6	If children are involved in this matter, fill in the following information. If children are not involved in this matter, print N/A in the following blanks.
7	If chuaren are not involvea in inis matter, print 1071 in the jotto ring standar
	The names, ages and birth dates of the children the subject of this Motion are:
8	NAME <u>AGE</u> <u>BIRTH DATE</u>
9	Edwardo J. Remarez 11 4.13.06
LO	<u>Educardo J. Remarez 11 4.13.06</u> Carlos A. Remarez 2 10.02.07
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15	Fully explain why you believe you should be granted your request(s).
16	List and number each request.
17	This Motion is made for the following reasons:
18	As mentioned on the last hearing my
19	work schedule starts at 7:15 mending est
20	3:45 pm trueling time from Genomenille to
21	Curson tackes around 40 minutes there is
22	East ho way that I can be at 2130
23	an friday to pick in Corlos. I had
24	isked the Arrequin to bring the
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Lids ollow (31 1 in Chap 2 momenta Cr 3 4 WO KRON CIS 01 5 denation CIM 6 مد on Unc 7 8 100-1 20 9 MESSING nn 10 11 Mrin 12 do 20 Uch 13 L him Camp 14 m do sith Wis no έ. 15 both woold like the rowt 10 GI 16 moure equally time with ne OX (If you need more room, you may attach additional sheets of paper. Be sure you write only on 17 one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the 18 bottom.) 19 This document does not contain the Social Security number of any person. 20 I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. 21 DATED this 1820 7 t day of 22 23 24 (Your Signature) 25

IN THE SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

JAVIER RAMIREZ RIVAS, Appellant, vs. MAYRA ARREGUIN, Respondent. Supreme Court No. 71908 District Court Case No. 12DR1003911B

NVSAG

REC'D & FILE

NOTICE OF TRANSFER TO COURT OF APPEALS

TO: Hon. James Todd Russell, District Judge Javier Ramirez Rivas Mayra Arreguin Susan Merriwether, Carson City Clerk

Pursuant to NRAP 17(b), the Supreme Court has decided to transfer this matter to the Court of Appeals. Accordingly, any filings in this matter from this date forward shall be entitled "In the Court of Appeals of the State of Nevada." NRAP 17(e).

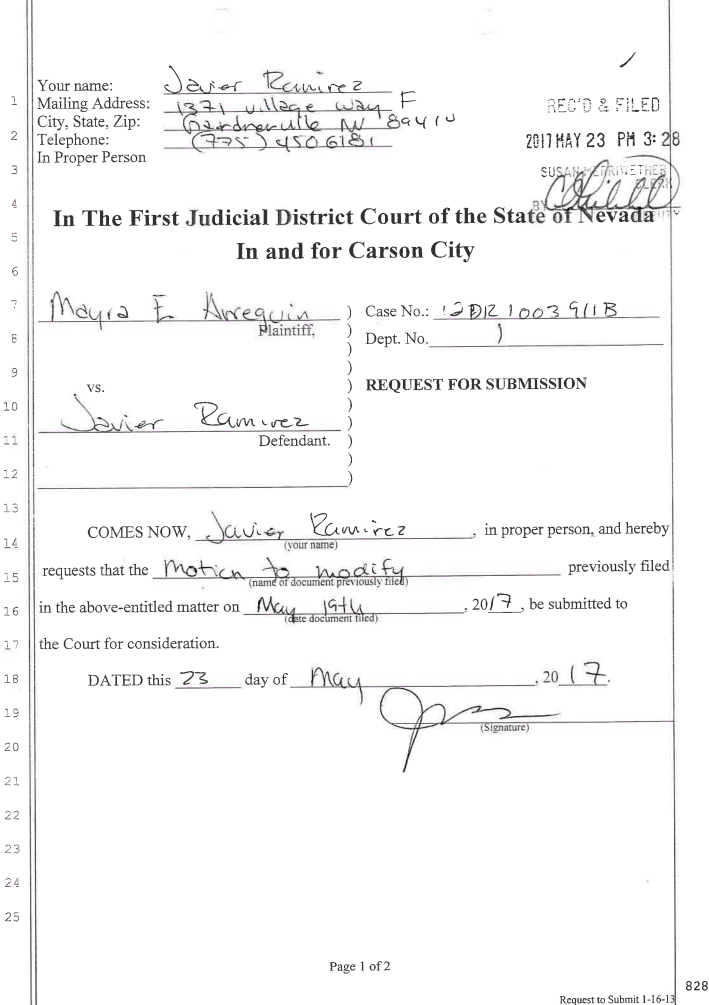
DATE: May 18, 2017

Elizabeth A. Brown, Clerk of Court

By: Amanda Ingersoll Chief Deputy Clerk

Notification List Electronic

> Paper Hon. James Todd Russell, District Judge Javier Ramirez Rivas Mayra Arreguin Susan Merriwether, Carson City Clerk



CERTIFICATE OF SERVICE

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2	Pursuant to NRCP 5(b), the undersigned hereby certifies that on this date, I deposited a
3	true and correct copy of the foregoing Request to Submit in the U.S. Mail with postage pre-paid
4	thereon, addressed to:
5	Mayra E. Arvegin
6	(dther party's name) 1756 Rusell Way #E
7	MEYRE E. Miregjin (dther party's name) 1756 Dusell Way #E (other party's mailing address) (Drsch Cry W 89706 (other party's mailing address)
8	(outer party 5 maning doutess)
9	Dated this 13 day of May , 20 (7.
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	Page 2 of 2

Case No.: 12 DR1 00391 1B

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v.

REC'D & FILED 2017 MAY 25 AM 9: 15 SUSAN MERRIWETHER CLERK BY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR CARSON CITY

MAYRA E. ARREGUIN,

Plaintiff,

ORDER DENYING MOTION

JAVIER RAMIREZ RIVAS,

Defendant.

This matter is before this Court pursuant to Mr. Ramirez's Motion to Modify filed May 19, 2017. Mr. Ramirez filed a Request for Submission on May 23, 2017.

In his Motion to Modify, Mr. Ramirez requests that the Court modify the parties' custody schedule. He asks the Court to grant him equal time with the children, and allow him to exercise visitation with both children together. He requests the Court also to alter the scheduled times to better fit his work schedule.

Pursuant to the First Judicial District Court Rules, "no motion once heard and disposed of shall be renewed in the same cause nor shall the same matters therein embraced be reheard unless by leave of Court." FJDCR 15(7). The issues Mr. Ramirez wishes the Court to address have already been decided upon in prior orders of this Court. The Court directs the parties to the orders issued in this matter to answer any questions of custody and visitation schedules.

Further it appears that Mr. Ramirez failed to serve his Motion to the opposing party, Ms. Arreguin. The Nevada Rules of Civil Procedure require filings such as Mr. Ramirez's Motion to Modify to be served to the parties in the case. Therefore, based on the foregoing and good cause appearing: IT IS HEREBY ORDERED that Mr. Ramirez's Motion to Modify filed May 19, 2017 is DENIED. IT IS SO ORDERED. Dated this **75** day of May, 2017. Kuney JAMES T. RUSSELL DISTRICT JUDGE

1	CERTIFICATE OF MAILING
2	I hereby certify that on the Z day of May, 2017, I served a copy of the foregoing
3	by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:
4 5	Javier Rameriz Rivas 1371 Village Way F Gardnerville, NV 89410
6	
7	Mayra Arreguin 1756 Russell Way E Carson City, NV 89706
9	Kristopher L. Komarek, LCSW
10	783 Basque Way, Suite 110 Carson City, NV 89706
11	Chris Bayer, CASA
12	Email: <u>casaofcc@earthlink.com</u>
13	h_{Λ}
14	Lindsay Liddell
15	Law Clerk, Dept. 1
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