

No. 12DR100391

REC'D & FILED
2018 DEC 28 PM 1:38

SUSAN HERRINETHNER
CLERK

BY  DEPUTY

Electronically Filed
Jun 09 2022 09:53 a.m.
Elizabeth A. Brown
Clerk of Supreme Court

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF CARSON

Plaintiff

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 November 29th ,2018 hearing entered in this action on the 30th day of November ,2018


Javier Ramirez

1371 Village Way Apt F

Gardnerville , Nevada 89410

(775) 790-7950

Name: Javier Ramirez
Address: 1371 Village Way E
City, State, Zip: Carsonville Nevada
Telephone: (725) 790 7950

REC'D & FILED
2018 DEC 28 PM 1:38
SUSAN MERRIWETHER
CLERK
BY [Signature]

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Maura E Doregin

Plaintiff,

vs.

Javier Ramirez

Defendant.

Case No.: 1212100391 1B

Dept. No.: 1

CERTIFICATE OF MAILING

I, (name of person who mailed the document) Javier Ramirez

declare under penalty of perjury under the law of the State of Nevada that the following is true
and correct. That on (date) _____, service of the:

(☒ check all that apply)

☐ Motion

☐ Answer

☐ Financial Disclosure Form

☐ Opposition

☐ Reply

☐ Notice of Entry of Judgment/Order/Decree

☐ Other: _____

was made pursuant to NRCP 5(b) by depositing a copy in the U.S. Mail in the State of Nevada,
postage prepaid, addressed to:

(Print the name and address of the person you mailed the document to)

Maura E Doregin (Centro Market)

2794 U.S Highway 50 E

Carson City Nevada 8970

DATED this 28 day of December, 2018.

Submitted By: (your signature) [Signature]

Your name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

Janet Ramirez
1371 Village Way F
Gardnerville Nevada 89410
775 790 7950

REC'D & FILED
2013 DEC 31 AM 9:57
SUSAN MERRIWEATHER
CLERK
DEPUTY

In The First Judicial District Court of the State of Nevada
In and for Carson City

Myra E. Dreguin
Plaintiff,
vs.
Janet Ramirez
Defendant.

) Case No. *12 DR 100391 IB*
) Dept. No. *1*

ORDER REGARDING WAIVER OF FEES AND COSTS

(Filing Fees/Service Only)

Upon consideration of *Janet Ramirez*'s Application to
(Your Name)

Waive Filing Fees/Service Only and it appearing that there is not sufficient income, property or resources with which to maintain the action, and good cause appearing therefore:

☒ IT IS HEREBY ORDERED that *Janet Ramirez*'s
(Your Name)
request to waive fees and costs is GRANTED. *Janet Ramirez*
(Your Name)

shall be permitted to proceed in Forma Pauperis with this action as permitted by NRS 12.015.

He/she shall proceed without the prepayment of costs or fees or the necessity of giving security, and the Clerk of court shall file or issue any necessary writ, process, pleading, or paper without charge. The Sheriff or other appropriate officer within this State shall make personal service of

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(4) 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 Javier Ramirez's
(Your Name)

request to waive fees and costs is DENIED for the following reason:

☐ The party is not indigent.

☐ Other: _____

☐ The request for hearing is:

☐ Granted. A hearing is set for _____, at _____.

☐ Denied.

☐ Defendant is hereby notified that they must file a responsive pleading in accordance with Rule 12 of the Nevada Rules of Civil Procedure (NRCP). The failure to comply may result in a default being entered against you pursuant to NRCP Rule 55.

DATED this 28 day of December, 2018.

J. T. Russell
DISTRICT COURT JUDGE

Respectfully submitted:

Signature

Print name

Address

Telephone

Javier Ramirez
1371 Village Way F
Yardville Nevada 89410
(775) 790 7950

///

REC'D & FILED

2019 JAN -2 AM 9:20

SUSAN MERRIWETHER

CLERK

In The First Judicial District Court of the State of Nevada
In and for Carson City

MAYRA ARREGUIN,

Petitioner(s),

vs.

JAVIER RAMIREZ RIVAS,

Respondent(s).

Case No.: 12 DR1 00391 1B

Dept. No.: I

CASE APPEAL STATEMENT

1. Name of appellant filing this case appeal statement:
- JAVIER RAMIREZ RIVAS
2. Identify the judge issuing the decision, judgment, or order appealed from:
- HONORABLE JAMES T. RUSSELL
3. Identify each appellant and the name and address of counsel for each appellant:
- JAVIER RAMIREZ RIVAS (PROPER PERSON)
1371 VILLAGE WAY, APT. F
GARDNERVILLE, NV 89410
4. Identify each respondent and the name and address of appellate counsel, if known, for each respondent (if the name of a respondent's appellate counsel is unknown, indicate as much and provide the name and address of that respondent's trial counsel):
- MAYRA ARREGUIN (PROPER PERSON)
1756 RUSSELL WAY #E
CARSON CITY, NV 89706

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 7. Indicate whether appellant is represented by appointed or retained counsel on appeal:

10 - APPELLANT IN PROPER PERSON ON APPEAL

11 8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date
12 of entry of the district court order granting such leave:

13 - APPELLANT PREVIOUSLY GRANTED LEAVE TO PROCEED IN FORMA
14 PAUPERIS ON FEB. 11, 2013; ON APRIL 18, 2013 AND AGAIN ON
15 DECEMBER 31, 2018.

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 DENYING MOTIONS FILED NOV. 30, 2018

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 - PREVIOUSLY ON APPEAL WITH THE SUPREME COURT; JAVIER
27 RAMIREZ RIVAS, APPELLANT VS. MAYRA ARREGUIN, RESPONDENT;
28 SUPREME COURT NO. 69823; JAVIER RAMIREZ RIVAS, APPELLANT VS.
MAYRA ARREGUIN, RESPONDENT; SUPREME COURT NO. 71908;
JAVIER RAMIREZ RIVAS, APPELLANT VS. MAYRA ARREGUIN,

RESPONDENT; SUPREME COURT NO. 73343; AND JAVIER RAMIREZ RIVAS, APPELLANT VS. MAYRA ARREGUIN, RESPONDENT; SUPREME COURT NO. 73912.

12. Indicate whether this appeal involves child custody or visitation:

- INVOLVES BOTH CHILD CUSTODY AND VISITATION

13. If this is a civil case, indicate whether this appeal involves the possibility of settlement:

- NOT APPLICABLE.

Dated this 2nd day of January, 2019.

SUSAN MERRIWETHER, Carson City Clerk
885 E. Musser St., #3031
Carson City, NV 89701

By  Deputy

REC'D & FILED

2019 JAN -9 AM 8:33

AUBREY ROWATT

BY  CLERK
DEPUTY

Case No.: 12 DR1 00391 1B

Dept. No.: 1

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 CHANGING PLACE OF
EXCHANGE FOR MINOR CHILDREN**

This matter comes before the Court based on correspondence received from Melanie McCormick, Director of CASA on January 8, 2019. Ms. McCormick requested that this Court change the location of custody exchanges from CASA to the Carson City Sheriff's Office due to hostility and threatening behavior on behalf of Defendant directed toward Ms. McCormick. Therefore, good cause appearing;

IT IS HEREBY ORDERED that all future custody exchanges shall take place at the Carson City Sheriff's Office Located at 911 E. Musser St. Carson City, NV 89701.

Dated this 9th day of January, 2019.


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 21 day of January, 2019, I deposited for mailing, postage paid, at Carson
4 City, Nevada, a true and correct copy of the foregoing Order addressed as follows:

5
6 Javier Ramirez
7 1371 Village Way F
8 Gardnerville, NV 89410

9 Mayra Arreguin
10 1756 Russell Way #E
11 Carson City, NV 89706

12 Melanie McCormick, CASA
13 E-mail: casaofcc@earthlink.net



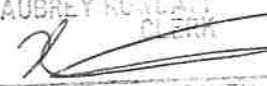
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28

Daniel Judd, Esq.
Law Clerk, Dept. 1

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED
2019 JAN 15 AM 8:13

AUDREY ROWLAND
CLERK
BY 
CLERK

3
4
5
6 IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7 IN AND FOR CARSON CITY

8 MAYRA ARREGUIN,

9
10 Plaintiff,

11 v.

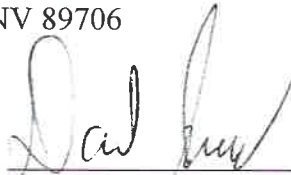
12 JAVIER RAMIREZ RIVAS,

13 Defendant.

CERTIFICATE OF SERVICE

14 Forwarding address for Plaintiff having been obtained from returned mail, pursuant to
15 NRCP 5(b), I certify that I am an employee of the First Judicial District Court, Department 1,
16 and that on this 15 day of January, 2019, I deposited for mailing at Carson City, Nevada, a true
17 and correct copy of the ORDER CHANGING PLACE OF EXCHANGE FOR MINOR
18 CHILDREN filed on January 9, 2019, addressed as follows:
19

20 Mayra Arreguin
21 2850 Airport Rd. Spc. 5
22 Carson City, NV 89706

23
24 

25 Daniel Judd, Esq.
26 Law Clerk, Dept. 1
27
28

12 DEC 3 91

JAMES T. RUSSELL
DISTRICT JUDGE
FIRST JUDICIAL DISTRICT COURT
885 East Musser Street • Room 3061
Carson City, Nevada 89701

RETURN SERVICE REQUESTED

Mayra Arreguin
1756 Russell Way #F
Carson City

FORWARD TIME EXP RTN TO SEND
ARREGUIN
2830 AIRPORT RD SPC 5
CARSON CITY NV 89705-1115

NEOPOST FIRST-CLASS MAIL
01/09/2019 PRSRT
US POSTAGE \$000.45
ZIP 89701
041111254981

12 DR100-11B
Sept. I

IN THE SUPREME COURT OF THE STATE OF NEVADA

REC'D & FILED

2019 JAN 24 AM 11:04

JAVIER RAMIREZ RIVAS,

Appellant,

vs.

MAYRA ARREGUIN,

Respondent.

No. 77818

FILED

JAN 22 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Yacena
DEPUTY CLERK

ORDER DIRECTING TRANSMISSION OF RECORD

We have reviewed the documents on file in this pro se 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.

L. Libby, C.J.

cc: Javier Ramirez Rivas
Mayra Arreguin
Carson City Clerk

Code: 1670
Name: JAVIER RAMIREZ
Address: 1371 VILLAGE WAY E
GARONVILLE NV, 89410
Telephone: (775) 790-7950
Email: vivecani.2011@hotmail.com
Self-Represented Litigant

REC'D & FILED
2019 JUN 17 PM 3:48
AUBREY ROWLATT
CLERK
BY: CTURB
DEPUTY

IN THE FAMILY DIVISION
OF THE ^{FIRST} ~~SECOND~~ JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF ^{CARSON} ~~WASHOE~~

Mayra E. Arreguin
Petitioner,

vs.

Javier Ramirez
Respondent.

Case No. 12021003911B

Dept. No. 1

EX PARTE EMERGENCY MOTION REGARDING CHILDREN

MOTION TO MODIFY CUSTODY ORDER
(Fill in the name of this motion)

JAVIER RAMIREZ, appearing in Proper Person, hereby move this
(Your name)

Court to issue an emergency order, without notice to MAYRA E. ARREGUIN
(The Other Party's name)
granting the following:

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 be filled in on the next page.

I- CHANGE CUSTODY TO RESPONDENT FROM
PETITIONER.

1 A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was
2 entered on NOVEMBER 2018. To the best of my knowledge, the last order
3 (Date the Decree or Order was filed)

4 concerning this matter was entered on NOVEMBER 24th 2018 and that order
5 (Date last order entered in this case)

6 concerned VISITATION
7 (Print what the last order was about, such as child support, visitation, TPO, etc.)

8 The child(ren) involved in the matter are:

9 NAME	AGE	DATE OF BIRTH
10 EDUARDO J. RAMIREZ	13	04-13-2006
11 CARLOS N. RAMIREZ	11	10-09-2007
12		
13		
14		

15 Fully explain why you believe this is an emergency situation

16 I believe this is an emergency and an order should issue from this Court immediately
17 because: I FEAR OF ANY RETALIATION TOWARDS
18 THE CHILDREN AFTER A CHILD ABUSE INVESTIGA-
19 TION HAS BEEN OPENED BY THE CARSON CITY
20 SHERIFFS OFFICE CASE # 2019-4016, AND BY
21 CHILD PROTECTION SERVICES
22 CARLOS RAMIREZ (MINOR) HAS ACCUSED
23 HIS MOTHER MAYRA E. ARREGUIN OF
24 HITTING HIM AND HIS BROTHER'S FACES,
25 ALONG WITH VERBAL ABUSE
26 I CAN PROVIDE A BETTER VIOLENT FREE
27 ENVIRONMENT FOR THE TIME BEING, FOR THE
28

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED

2019 JUN 18 AM 8:54

AUBREY ROWLATT
CLERK

BY  DEPUTY

6 IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7 IN AND FOR CARSON CITY

8 MAYRA ARREGUIN,
9 Petitioner,

10 v.

11 JAVIER RAMIREZ RIVAS,
12 Respondent.
13

ORDER SETTING HEARING AND
REQUIRING SERVICE

14
15 This matter is before this Court pursuant to an Ex Parte Emergency Motion Regarding
16 Children filed by Respondent on June 17, 2019. No proof of service was filed.

17 A hearing has been set for July 3, 2019, at 9:00 a.m. in related Case Number 19 PO
18 00391 1B. This Court having reviewed the Motion finds that a hearing regarding this matter
19 would be helpful in determining the merits of the case. Therefore, good cause appearing;

20 IT IS HEREBY ORDERED that this matter is set for a hearing before the First Judicial
21 District Court, located at 885 East Musser Street, Carson City, Nevada, Department I, on
22 July 3, 2019, at 9:00 a.m.

23 IT IS FURTHER ORDERED that Respondent shall serve a copy of his Ex Parte
24 Emergency Motion filed on June 17, 2019, upon Petitioner file proof of service with this Court
25 on or before June 24, 2019.

26 Dated this 18th day of June, 2019.

27
28 
JAMES T. RUSSELL
DISTRICT JUDGE

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 18th day of June, 2019, I deposited for mailing at Carson City, Nevada, a true and correct copy of the foregoing Order addressed as follows:

Javier Ramirez
1371 Village Way F
Gardnerville, NV 89410

Mayra Arreguin
2850 Airport Rd. Spc. 5
Carson City, NV 89706

Melanie McCormick, CASA
E-mail: casaofcc@earthlink.net



Angela Jeffries
Judicial Assistant, Dept. 1

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

Mayra E. Pregon)
)
)
)
vs.)
)
Javier Ramirez)
)
)

FAMILY DIVISION MOTION/OPPOSITION NOTICE (REQUIRED)
CASE NO. <u>12 DR1 003 9113</u>
DEPT. NO. <u>/</u>

NOTICE: THIS MOTION/OPPOSITION NOTICE **MUST BE ATTACHED AS THE LAST PAGE** to every motion or other paper filed to modify or adjust a final order that was issued 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 yes , then continue to Question 2. If no , you do not need to answer any other questions.	<input checked="" type="checkbox"/>	<input type="checkbox"/>
	2. Is this a motion or an opposition to a motion filed to change a final order? If yes , then continue to Question 3. If no , you do not need to answer any other questions.	<input checked="" type="checkbox"/>	<input type="checkbox"/>
	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?	<input type="checkbox"/>	<input checked="" type="checkbox"/>
	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?	<input type="checkbox"/>	<input checked="" type="checkbox"/>
	IF the answer to Question 4 is YES, write in the <u>filing date</u> found on the front page of the Judge's Order.	Date	
B.	If you answered NO to either Question 1 or 2 or YES to Question 3 or 4, you are <u>exempt</u> from the 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 fee is paid.		

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

Date: 07/06/19
JUNE 17 / 2019

Signature:

Print Name:

Print Address:

Telephone Number:

JAVIER RAMIREZ
1371 Village Way F
Carsonville NV 89410
775 790 7950

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

Javier Ramirez
1371 Village Way F
Gardnerville NV 89410
775 790 7950

REC'D & FILED

2019 JUN 24 PM 2:50

AUBREY ROWLATT
CLERK

BY [Signature]

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E. Breggin
Plaintiff,

vs.

Javier Ramirez
Defendant.

Case No.: 12DR1003 91 1B

Dept. No.: 1

AFFIDAVIT OF SERVICE

STATE OF NEVADA)
)ss
CARSON CITY)

Javier Ramirez
(Name of person making service)

, being first duly sworn under penalties of
perjury, states as follows:

1. That I am: (check the appropriate blank)

☒ a party to this action and am appearing in proper person.

☐ a person not involved in this action and have no interest in this action and
am over the age of 18 years.

2. That on the 24 day of June, 2019, I served a true and correct copy
of the document(s) entitled: Emergency Ex Parte Motion
regarding children
(Clearly list all documents you served on the other party)

in the following way: (check the appropriate blank, and fill in the appropriate information)

1 **IF THE DOCUMENTS WERE SERVED BY MAIL ON THE OTHER PARTY, OR THE**
2 **OTHER PARTY'S LAWYER, FILL IN THE FOLLOWING:**

3 ☒ by placing a copy enclosed in a sealed envelope upon which first class postage
4 was fully prepaid.

5 ☐ by placing a copy enclosed in a sealed envelope and mailing it certified, return
6 receipt requested.

7 The envelope was addressed to:

8 (Name) Mayra E. Arreguin

9 (Address) 2850 Airport Rd. Sp 5
Cerritos City NV 89706

10 and that there is regular communication by mail between the place of mailing and the place
11 addressed.

12 **IF THE DOCUMENTS WERE PERSONALLY SERVED ON THE OTHER PARTY, OR**
13 **THE OTHER PARTY'S LAWYER, FILL IN THE FOLLOWING:**

14 ☐ by personally serving:

15 (Name) _____

16 at (address) _____

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

19 Date: June 24, 2019

20 Jonny Ramirez
21 (Print name)

22 [Signature]
23 (Signature)
24
25

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

James Ramirez
1371 Village Way E
Clarks Summit NV 89410
775 790-7950

REC'D & FILED

2019 JUN 24 PM 2:50

AUBREY ROWLATT
CLERK

BY CTUR
DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E. Arreguin
Plaintiff,

vs.

James Ramirez Rivas
Defendant.

Case No.: 12 D121 003 91 1B

Dept. No.: 1

AFFIDAVIT OF SERVICE

STATE OF NEVADA)
)ss
CARSON CITY)

Luwana L. Ferguson
(Name of person making service)

, being first duly sworn under penalties of
perjury, states as follows:

1. That I am: (check the appropriate blank)

 a party to this action and am appearing in proper person.

X a person not involved in this action and have no interest in this action and
am over the age of 18 years.

2. That on the 24 day of June, 2019, I served a true and correct copy
(day) (month) (year)
of the document(s) entitled: Ex Parte Emergency motion regarding
children
(Clearly list all documents you served on the other party)

in the following way: (check the appropriate blank, and fill in the appropriate information)

1 **IF THE DOCUMENTS WERE SERVED BY MAIL ON THE OTHER PARTY, OR THE**
2 **OTHER PARTY'S LAWYER, FILL IN THE FOLLOWING:**

3 _____ by placing a copy enclosed in a sealed envelope upon which first class postage
4 was fully prepaid.

5 _____ by placing a copy enclosed in a sealed envelope and mailing it certified, return
6 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 the place
11 addressed.

12 **IF THE DOCUMENTS WERE PERSONALLY SERVED ON THE OTHER PARTY, OR**
13 **THE OTHER PARTY'S LAWYER, FILL IN THE FOLLOWING:**

14 ☒ by personally serving:

15 (Name) Mayra E. Arreguin

16 at (address) 2794 US 50 E.

17 Carson City NV 89701

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

20 Date: June 24, 2019

21 Laura L. Ferguson
22 (Print name)

23 Juana L. Aguilar
24 (Signature)

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED

2019 JUL -3 PM 4: 39

AUBREY ROWLATT
CLERK

BY  DEPUTY

3
4
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.

12 JAVIER RAMIREZ RIVAS,

13 Defendant.

ORDER AFTER JULY 3, 2019 HEARING

14
15 This matter is before this Court pursuant to an Ex Parte Emergency Motion Regarding
16 Children filed by Defendant on June 17, 2019. This Court issued an Order Setting Hearing and
17 Requiring Service issued on June 18, 2019. A report was received from CASA entitled Summary
18 of Events. A hearing was held in regards to this matter on July 3, 2019. Present at the hearing
19 were both Plaintiff and Defendant appearing in their proper person and Melanie McCormick,
20 appointed CASA representative on behalf of the minor children. A Court interpreter was also
21 present to interpret for Plaintiff.

22 In his Ex Parte Emergency Motion Regarding Children, Defendant requested that this
23 Court grant him custody of the parties' minor children due to a child abuse investigation having
24 been opened by the Carson City Sheriff's Office and by Child Protective Services.

25 At the hearing the Court heard from both parties. Defendant asserted that he filed his
26 motion on the fear that the minor child Carlos expressed to him in regards to the situation
27 occurring in Plaintiff's household. Defendant confirmed that he filed a police report after Carlos
28 expressed his fears but that as far as he is concerned the case has not been resolved.

1 Plaintiff indicated that the minor children have displayed aggressive behavior and have
2 been resistant to following her rules in her home. She argued that she also wants to find out what
3 is causing this behavior in her children, but that through all the years that she and Defendant
4 have been separated Defendant continuously causes her to come back to court to defend against
5 false accusations against her by Defendant. Plaintiff advised that neither the sheriff's office nor
6 child protective services have contacted her regarding the report filed by Defendant, and that the
7 first she knew of the report was when she received a copy of Defendant's filings.

8 The Court's understanding of the police report is that Carlos did not claim any physical
9 abuse to the deputy sheriff and that it did not appear that the sheriff's office intended to proceed
10 any further regarding the report filed by Defendant.

11 The Court heard from Ms. McCormick, who indicated that she believes the children feel
12 like the contention between the parties is their fault. She expressed concerns that Eduardo's
13 anger may potentially evolve into aggression at school in the next year. Ms. McCormick
14 recommended that the children participate in therapy with Ms. Cami Ashby through Pacific
15 Behavioral Health. She believes that Eagle Valley Middle School will be a good place for Carlos
16 next year and feels confident in the staff and administration support at that school.

17 Regarding Defendant's Motion, Ms. McCormick advised the Court that she spoke with
18 Carlos who told her that his mom throws things at him, but there have never been any marks or
19 bruises and that he is not afraid of his mom. She provided that Carlos wants to be with his
20 mother, but enjoys his visits with his dad. Ms. McCormick indicated that Ms. Ashby is willing
21 to provide therapy services for both Carlos and Eduardo as well as for the parties.

22 Upon inquiry by the Court, Plaintiff indicated that the children are not currently covered
23 by health insurance or Medicare and that there was a reason that she had not applied for
24 Medicare that she did not want to divulge in Defendant's presence.

25 Plaintiff indicated that she is so frustrated by having to keep coming back to court
26 because of Defendant that if it is to continue as it has then she would be willing to give custody
27 to Defendant. Plaintiff clarified that she knows that Eduardo would not want to be with his
28 father.

1 The Court found that there was no basis to grant Defendant's motion since there was no
2 indication that there would be any further investigation by the sheriff's office. Additionally, the
3 Court found that the children must have medical coverage and that they would benefit from
4 therapy services as soon as possible. It was further determined that a week visitation during the
5 summer with their father would be beneficial for the children given Plaintiff's sentiments
6 regarding her willingness to change custody.

7 Based on the foregoing and good cause appearing;

8 IT IS HEREBY ORDERED that Defendant's Ex Parte Emergency Motion Regarding
9 Children is DENIED.

10 IT IS HEREBY FURTHER ORDERED that either party shall apply for Medicare
11 coverage of the parties' minor children.

12 IT IS HEREBY FURTHER ORDERED that both minor children, Carlos and Eduardo
13 Ramirez, shall go into therapy services with Cami Ashby through Pacific Behavioral Health. The
14 parties shall also participate in counseling to allow Ms. Ashby to evaluate and provide services to
15 the family as a whole.

16 IT IS HEREBY FURTHER ORDERED that Defendant shall have visitation with the
17 parties' minor children, Carlos and Eduardo Ramirez, for one week beginning Sunday, July 14,
18 2019, at 9:00 a.m. until Sunday, July 21, 2019, at 9:00 a.m. The children shall be free to contact
19 Melanie McCormick at any point during the week they are with Defendant and to communicate
20 with their mother.

21 IT IS FURTHER ORDERED that this matter is set for a hearing before the First Judicial
22 District Court, located at 885 East Musser Street, Carson City, Nevada, Department I, on August
23 2, 2019, at 9:00 a.m. The Court requests that the children be brought to the hearing.

24 Dated this 3rd day of July, 2019.

25
26 
27 JAMES T. RUSSELL
28 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 3rd day of July, 2019, I deposited for mailing at Carson City, Nevada, a
4 true and correct copy of the foregoing Order addressed as follows:

5
6 Javier Ramirez
7 1371 Village Way F
8 Gardnerville, NV 89410

8 Mayra Arreguin
9 1756 Russell Way #E
10 Carson City, NV 89706

11 Melanie McCormick, CASA
12 E-mail: casaofcc@earthlink.net


13 Angela Jeffries
14 Judicial Assistant, Dept. 1
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

Javier Ramirez
1371 Village Way R
Gardnerville NV 89410
(775) 790 7950

REC'D & FILED
2019 JUL 26 PM 1:42
AUDREY ROWLATT
CLERK
BY CURR
DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E Arreguin
Plaintiff,

Case No.: 12DR1003 91 1B

Dept. No.: 1

vs.

Javier Ramirez
Defendant.

Approval letter for medicare care
(Title of Document)

Respectfully submitted by:

(Signature)

(Print name)

☐ Plaintiff / ☒ Defendant



STEVE SISOLAK
Governor

STATE OF NEVADA
DEPARTMENT OF HEALTH AND HUMAN SERVICES
DIVISION OF WELFARE AND SUPPORTIVE SERVICES

Carson City District Office
P.O. Box 15400
Las Vegas, NV 89114
(775) 684-0800 - Fax (775) 684-0844

RICHARD WHITLEY, MS
Director

STEVE H. FISHER
Administrator



Notice For:
JAVIER RAMIREZ-RIVAS
1371 VILLAGE WAY #F
GARDNERVILLE NV 89410

Customer Service / VRU

Questions? Contact Us - 24 Hours a day!
South Phone: (702) 486-1646
North Phone: (775) 684-7200
Toll Free: (800) 992-0900
Case ID: 501814100
Website: <http://dwss.nv.gov>

July 18, 2019

Dear JAVIER RAMIREZ-RIVAS ,

The Nevada Division of Welfare and Supportive Services (DWSS) has taken an action on your case. Please review the information below. The DWSS Customer Service Unit (CSU) and Automated Voice Response Unit (VRU) are available to answer questions regarding your SNAP, TANF, Medicaid, Nevada Check-Up or Child Support Case. The CSU/VRU can be accessed by calling the appropriate number listed above. You will need your Personal Identification Number (PIN) and Case ID before calling the CSU/VRU systems. If you do not know your PIN and/or Case ID, you may contact your local Welfare District Office to obtain this information.

You may submit applications, redeterminations, changes and most communications electronically through your Access Nevada account. Electronic notifications, such as email and text messaging, are an option from DWSS, for households with a verified email account. DWSS sends reminders whenever there are To Do's or Messages in your Access Nevada account. These can be viewed by signing in to your Access Nevada account and selecting an item from either list. You may also choose to sign up for paperless communication to reduce the amount of mail you receive from DWSS. You will need your PIN to use these features.

If you are seeking assistance with child support services, you can print and complete the child support application located on the DWSS child support homepage at https://dwss.nv.gov/Support/1_0_0-Support/. Submit your completed application to the appropriate child support office in your area. Northern and Southern Nevada office locations can be found on the child support homepage by selecting "locate child support offices" and selecting the appropriate region.

Family Medical Programs				
July 2019		Application Received Date : July 18, 2019		
Name	Program	Status	Medicaid Billing#	Comments (See Case Information)
JAVIER RAMIREZ-RIVAS	Family Medical	Not Eligible	00000669729	Excess Income
CARLOS A RAMIREZ ARREGUIN	Nevada Check Up	Not Eligible	00001009275	Excess Income
EDUARDO J RAMIREZ ARREGUIN	Nevada Check Up	Not Eligible	00000571747	Excess Income

DWSS Medical Assistance Manual Sections E-100 & E-300



Family Medical Programs				
August 2019		Application Received Date : July 18, 2019		
Name	Program	Status	Medicaid Billing#	Comments (See Case Information)
JAVIER RAMIREZ-RIVAS	Family Medical	Not Eligible	00000669729	Excess Income
CARLOS A RAMIREZ ARREGUIN	Nevada Check Up	Eligible	00001009275	
EDUARDO J RAMIREZ ARREGUIN	Nevada Check Up	Eligible	00000571747	
DWSS Medical Assistance Manual Sections E-100 & E-300				

Family Medical Programs				
September 2019		Application Received Date : July 18, 2019		
Name	Program	Status	Medicaid Billing#	Comments (See Case Information)
JAVIER RAMIREZ-RIVAS	Family Medical	Not Eligible	00000669729	Excess Income
CARLOS A RAMIREZ ARREGUIN	Nevada Check Up	Eligible	00001009275	
EDUARDO J RAMIREZ ARREGUIN	Nevada Check Up	Eligible	00000571747	
DWSS Medical Assistance Manual Sections E-100 & E-300				

Case Information

Family Medical Programs

Excess Income

Your assistance unit's countable income of \$ 2,851.54 exceeds the Federal Poverty Level for a family of your size. Your application is being denied. A referral is being sent to the marketplace. You must follow up by enrolling for coverage or face a possible tax penalty. If you have any questions, call (855) 768-5465. (Manual Section B-100)

If you or any member of your assistance unit has private health or medical insurance you must inform the Division of Welfare and Supportive Services immediately.

You must also report if your private health or medical insurance is terminated for any reason.

If you have other insurance, Nevada Medicaid is not liable for other health coverage services if you elect to seek treatment from a provider not authorized by your health care coverage provider.

NOTE: Please keep this notice! If you require medical assistance before your medical card arrives or if you have medical bills for this time period, please show your medical provider(s) this notice so they can bill Medicaid.

Families that live in urban Washoe County or urban Clark County are covered by a Managed Care Organization (MCO). You were asked to choose a health plan preference on your application however your choice may not be honored if you or any family member has been enrolled in one of the current managed care organizations. Once enrolled, you will receive a member handbook explaining the health plan benefits and contact information.



Important Medicaid/Nevada Check-Up (NCU) Notice Information!

Keep the medical insurance card and use as identification for medical assistance eligibility. The eligible member must show their card or notice to the doctor, pharmacist, hospital or other medical care provider as proof of medical assistance eligibility.

This notice may be used as proof of medical assistance eligibility. A Medicaid/NCU card will be mailed to you.

Nevada Check Up charges a premium which is determined by family size and income. Premiums are charged per family, not per child. You will receive a quarterly invoice for your premium from Nevada Check Up. When you receive your invoice, send check or money order to Nevada Check Up, PO Box 847346, Los Angeles, CA 90084-7346. Families with income below the current Medicaid income limits will not be charged a quarterly premium.



HEARINGS

You can ask for a fair hearing if you do not agree with what we have told you in this notice.

A hearing will give you a chance to explain why you do not agree.

How do I ask for hearing?

If you want to have a hearing, you must ask for it in writing.

For SNAP benefits, you can ask for a hearing in person or by phone.

What is the deadline to ask for a hearing?

You have up to Oct 16, 2019 (90 days from the date on this notice) to ask for a hearing.

Where can I get help with my hearing?

If you need legal counsel and cannot afford it, these agencies may be able to help you.

Washoe County: Nevada Legal Services 1-800-323-8666;

Washoe County Senior Law Project (775) 328-2592.

Clark County: Nevada Legal Services (Clark County): (702) 386-0404, toll free 1 (866) 432-0404;

City of Las Vegas Senior Citizens Law Project: (702) 229-6596.

Rural counties: Nevada Legal Services Carson City: (775) 883-0404, toll free: 1-800-323-8666.

If you do not agree with the action taken you may request a conference or hearing within 90 days of the date of this notice. If you want a conference/hearing, check the appropriate box below and return this notice to your local welfare office.

I want: ☐ a conference ☐ a hearing ☐ conference and hearing

If a hearing request is received before this action's effective date or within 13 days of this notice date, whichever is later, or if you show good reason why it wasn't, you may have your benefits continued until the hearing decision is made, or if you are receiving SNAP benefits, until your certification ends, whichever happens first.

You may not have continued benefits if the only issue of the hearing is federal law / regulation.

☐ I do not want continuation of benefits but I still want a hearing.

☐ I want continuation of benefits.

If you lose, abandon or withdraw your appeal, your benefits will stop and benefits over issued must be repaid.

I disagree with this notice because:

Client Signature _____

Date _____

Date Stamp here

Date Received by the agency:



Your name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

Janier Ramirez
1371 Village Way E
Gardnerville NV 89410
(775) 790-7950

REC'D & FILED

2019 JUL 26 PM 1:43

AUBREY ROWLATT
CLERK

BY OTUR DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Margie E. Asreguin
Plaintiff,

Case No.: 12 DR 1 003 91 1 B

Dept. No. 1

vs.

REQUEST FOR SUBMISSION

Janier Ramirez
Defendant.

COMES NOW, Janier Ramirez, in proper person, and hereby
(Your Name)
requests that the Approval letter for medicare previously filed
(Name of Document Previously Filed)
in the above-entitled matter on June, 2019, be submitted to
(Date Document Filed)
the Court for consideration.

DATED this 26 day of July, 20 19.

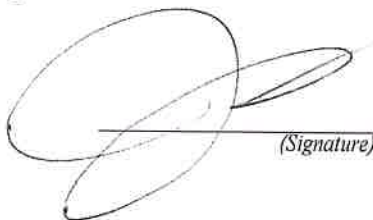
[Signature]
(Signature)

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 Request to Submit in the U.S. Mail with postage pre-paid thereon, addressed to:

(Home) Mayra Arreguin
(Other Party's Name)
(work) Airport Rd. Carson City NV
(Other Party's Mailing Address)
2794 US 50 E. Carson City NV
(Other Party's Mailing Address)

Dated this 26 day of July, 20 19.


(Signature)

REC'D & FILED

2019 AUG -8 PM 2: 21

AUBREY ROBERT
BY: [Signature]

1 Case No.: 19 DR1 00391 1B

2 Dept. No.: 1

3
4
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.

12 JAVIER RAMIREZ,

13 Defendant.
14

ORDER AFTER AUGUST 2, 2019

HEARING

15 This matter comes before the Court based on a status hearing scheduled August 2, 2019,
16 at 9:00 a.m. Plaintiff was present and appeared in proper person with an interpreter. Defendant
17 was present and appeared in proper person. Ms. Melanie McCormick, the Court Appointed
18 Special Advocate, was also present.

19 The Court met with both of the minor children in Chambers where the minor children
20 indicated they wish to continue residing with the Plaintiff because they feel comfortable and
21 safe. Ms. McCormick brought up concerns in regards to Plaintiff's husband and his harsh or
22 severe punishment towards the minor children. The Court replied that the minor children did not
23 indicate that they were intimidated or unhappy living with the Plaintiff.

24 ///

25 ///

26 ///

27 ///

28 ///

1 The Court commended Defendant for getting the minor children on Medicaid and
2 requested that the insurance cards be given to Plaintiff. Defendant brought up concerns about
3 Carlos's grades and the abuse the minor children are suffering by Plaintiff's husband. The Court
4 reiterated that the minor children gave no indication of this behavior by Plaintiff's husband and
5 were clear about wanting to continue residing with the Plaintiff. Defendant asked the Court to
6 allow visitation for one day of the week to help with homework, which the Court denied.

7 Plaintiff asked about another court date in respect to a protection order filed by
8 Defendant. However, that matter is outside the jurisdiction of the Court, which the Plaintiff was
9 advised of. Ms. McCormick discussed that Carlos enjoys having lunch with Defendant at school
10 but that Eduardo has requested to not have visits and is worried about running into Defendant at
11 school.

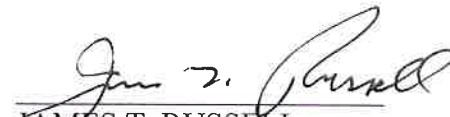
12 After listening to all of the statements made by the parties and reviewing all documents
13 filed, this Court decided to maintain the existing order and current visitation schedule. This Court
14 also made clear that Defendant may have lunch with Carlos at school so long as Carlos wants to
15 have lunch with Defendant, but said lunches shall not interrupt Eduardo. If the lunches at school
16 begin to interrupt Edwardo, then they shall be stopped immediately.

17 Therefore, based on the foregoing and good cause appearing,

18 **IT IS HEREBY ORDERED** that the existing order and current visitation schedule
19 remain in effect.

20 **IT IS HEREBY FURTHER ORDERED** that Defendant may have lunch with Carlos at
21 school so long as Carlos wants to have lunch with Defendant, but said lunches shall not interrupt
22 Eduardo. If the lunches at school begin to interrupt Edwardo, then they shall be stopped
23 immediately.

24 Dated this 8~~th~~ day of August, 2019.

25
26 
27 JAMES T. RUSSELL
28 DISTRICT JUDGE

1 CERTIFICATE OF MAILING

2 I hereby certify that on the 9 day of August, 2019, 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
5 1756 Russell Way, #E
6 Carson City, NV 89706

7 Javier Ramirez
8 1371 Village Way F
Gardnerville, NV 89410

9 Melanie McCormick, CASA
10 E-mail: caseofcc@earthlink.net

11 

12 Chloe McClintick
13 Law Clerk, Dept. 1

IN THE SUPREME COURT OF THE STATE OF NEVADA
OFFICE OF THE CLERK

REC'D & FILED

2019 SEP -9 PM 1:24

JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA ARREGUIN,
Respondent.

Supreme Court No. 19-37116
District Court Case No. 12DR10039116

BY: CTURATT
CLERK
DEPUTY

NOTICE OF TRANSFER TO COURT OF APPEALS

TO: Hon. James Todd Russell, District Judge
Mayra Arreguin
Javier Ramirez Rivas
Aubrey Rowlatt, 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: September 05, 2019

Elizabeth A. Brown, Clerk of Court

By: Rory Wunsch
Deputy Clerk

Notification List

Paper
Hon. James Todd Russell, District Judge
Javier Ramirez Rivas
Mayra Arreguin
Aubrey Rowlatt, Carson City Clerk

12000004113

REC'D & FILED

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

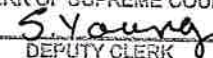
JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA ARREGUIN,
Respondent.

AUDREY ROWLAND
CLERK
BY 
DEPUTY

No. 77818-COA

FILED

DEC 27 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER OF AFFIRMANCE

Javier Ramirez Rivas appeals from a district court post-divorce decree order denying his motion to modify custody. First Judicial District Court, Carson City; James Todd Russell, Judge.

The protracted custody proceedings underlying this appeal eventually resulted in the district court awarding respondent Mayra Arreguin primary physical custody of the parties' two minor children subject to Rivas' limited parenting time rights, and the court later modified that arrangement by making Rivas' limited parenting time rights subject to the children's discretion. Rivas then moved for, among other things, an award of joint physical custody, arguing that he was being deprived of his parenting time. The district denied that motion, however, reasoning that the best interest factors supported Arreguin continuing to have primary physical custody of the children. In so doing, the district court acknowledged that the children were having some difficulties in school with math, but found that arrangements had been made with representatives from the children's school to assist them and that the children's

developmental needs were being handled by Arreguin, the children's Court-Appointed Special Advocate (CASA), and school representatives. This appeal followed.

On appeal, Rivas contends that, under *Ellis v. Carucci*, 123 Nev. 145, 161 P.3d 239 (2007), the district court was required to modify the parties' custodial arrangement once it determined that the children were having difficulty in school with math.¹ But while the children's difficulties in school are certainly a relevant consideration in evaluating whether to modify the parties' custodial arrangement, *Ellis* simply explains that modifying a primary physical custody arrangement is only warranted where there has been "a substantial change in circumstances affecting the welfare of the child" and "the child's best interest is served by the modification." 123 Nev. at 150, 161 P.3d at 242. And here, while Rivas attached an email that noted the children's math difficulties to a filing subsequent to his motion, he never asserted that there had been a substantial change in circumstances warranting a modification. Moreover, that was not the focus

¹To the extent that Rivas challenges the district court's original decision to award Arreguin primary physical custody subject to his limited parenting time rights, this court already affirmed the award, *see Rivas v. Arreguin*, Docket No. 71908 (Order of Affirmance, October 11, 2017), and thus, that decision cannot be again challenged as part of this appeal. Insofar as Rivas also challenges the district court's subsequent decision to make his exercise of parenting time subject to the children's discretion, his challenge should have been presented in an appeal from that decision. *See* NRAP 3A(7) (authorizing appeals from orders finally altering the custody of minor children). As a result, this latter issue is likewise not properly before us as part of this appeal.



of his motion to modify custody, which instead argued that he was being deprived of parenting time.


Nevertheless, while the district court did not address *Ellis*' changed-circumstances prong, it did determine that the best interest factors favored Arreguin because, among other things, she was handling the children's developmental needs with the assistance of the children's CASA and representatives from the children's school. Insofar as Rivas now vaguely asserts that Arreguin and the children's CASA failed to provide the district court with relevant documentation and that Arreguin has a language barrier, he seems to challenge the district court's best interest determination. But Rivas has not demonstrated that relief is warranted as he has failed to support his challenge to the district court's order with cogent arguments as he does not explain what documentation is missing or how Arreguin's purported language barrier prevents her from assisting the children with their math work, particularly in light of the assistance that is also being provided by the children's CASA and representatives from the children's school. See *Edwards v. Emperor's Garden Rest.*, 122 Nev. 317, 330 n.38, 130 P.3d 1280, 1288 n.38 (2006) (explaining that this court need not consider issues that are not supported by cogent argument). Consequently, we conclude that Rivas failed to demonstrate that the district court abused its discretion by denying his motion to modify custody.² See

²Although Rivas also contends that the district court should have modified custody based on issues that he raised in a prior motion to modify custody, his contention fails, as the court could not properly consider those issues in the context of the underlying motion to modify custody. See *Nance v. Ferraro*, 134 Nev. 152, 157-60, 418 P.3d 679, 684-86 (Ct. App. 2018)

Ellis, 123 Nev. at 149, 161 P.3d at 241 (reviewing a district court order modifying custody for an abuse of discretion). Accordingly, we

ORDER the judgment of the district court AFFIRMED.³


_____, C.J.
Gibbons


_____, J.
Tao


_____, J.
Bulla

cc: Hon. James Todd Russell, District Judge
Javier Ramirez Rivas
Mayra Arreguin
Carson City Clerk

(observing that parties are not free to relitigate previously decided custody issues and explaining the limited circumstances in which the district court may consider evidence that predates the latest custody order).

³Insofar as Rivas raises additional arguments, we have considered them and conclude that they do not provide a basis for relief.

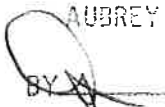
Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

JAVIER RAMIREZ
1348 Toiyabe Ave
Gardnerville Nevada
775 450 7791

REC'D & FILED ✓

2020 JAN -6 PM 4:36

AUDREY ROWLATT
CLERK

BY  DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E. Arreguin
Plaintiff/Petitioner,

Case No.: 12DR100391 1B

Dept. No.: 1

vs.

Javier Ramirez
Defendant/Respondent.

NOTICE OF CHANGE OF ADDRESS

PLEASE TAKE NOTICE that the information listed below is the most current contact information for:

Javier Ramirez
(Your Name)

1348 Toiyabe Ave
(Address)

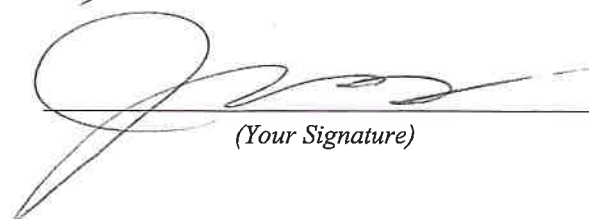
Gardnerville NV 89410
(City, State, Zip)

(775) 450 7791
(Phone Number(s))

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 6 day of January, 2020.


(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 of Change of Address in the U.S. Mail with postage pre-paid thereon, addressed to:

Maura E. Arrequin
(Name of Other Party)

2850 Airport Rd Sp. 5
(Address)

Carson City NV 89706
(City, State, Zip)

Dated this 6 day of January, 20 2020


(Your Signature)

Your name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

Javier Ramirez
1348 Toiyabe Ave
Gardnerville NV 89415
(775) 450 7791

REC'D & FILED ✓

2020 JAN -6 PM 4:38

AUBREY ROWLATT
CLERK

BY [Signature] DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Case No. 120R100391

Dept. No. 1

Margie E. Breguin
Plaintiff,

vs.

Javier Ramirez
Defendant.

APPLICATION TO WAIVE MEDIATION FEES

Pursuant to NRS 3.500(2)(e) and FJDCR 25(16) and based on the following affidavit, I request permission from this court to proceed with mediation without paying the mediation fee because I lack sufficient financial ability.

AFFIDAVIT

STATE OF NEVADA)
) ss.
CITY OF CARSON CITY)

I, Javier Ramirez, after being duly sworn, declare under penalty of perjury:
(Your name)

All blank lines must be completed. If the dollar amount or other number is zero write "Ø".

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 mediation fee.

3. I wish to file with this Court the pleading submitted with this Application. I cannot pay the mediation fee because I lack sufficient income, assets or other resources.

Including myself, there are 3 adults and — children

in my household. Their age(s) is/are 32, 72, 56

My total monthly income after taxes (take home pay) is:

From all sources, including employment, self-employment, Social Security, child support, alimony, State and County benefits, etc. \$ 1600

Any other household income from another member of the household: \$ 1200

List where you work and your job title: Starbucks Roasting Plant (picker)

The following represent a list of my assets and their value (if you do not own an asset write "none"):

Automobile:	Value	Loan Balance
<u>2000 Pontiac</u>	\$ <u>1100</u>	\$ <u>0</u>
(Year and type of car)		

Mobile Home, House or Other Real Estate:		
<u>0</u>	\$ <u>0</u>	\$ <u>0</u>
(Size, type and/or year of account)		

Bank Accounts:		
<u>Wells Fargo</u>	\$ <u>.12</u>	\$ <u>0</u>
(Name of bank and type of account)		

Other:		
<u> </u>	\$ <u> </u>	\$ <u> </u>
<u> </u>	\$ <u> </u>	\$ <u> </u>

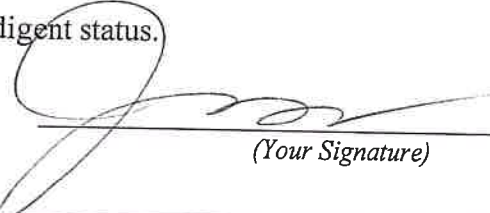
1 My total monthly expenses are:

2 Rent or Mortgage \$ 800
3
4 Phone, Gas, Electricity, and other Utilities \$ 500
5 Food \$ 300
6 Child Care \$ —
7 Insurance \$ 75
8 Medical \$ 250
9 Transportation \$ 400
10 Child support and child care expenses paid to someone else \$ 420
11 Other \$ —
12

13 **TOTAL MONTHLY EXPENSES**

\$ 2745

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
18 
(Your Signature)

19
20 Certified before me pursuant to NRS 3.300(2) this ____ day of _____, 20____.

21
22 _____
Clerk
23
24
25

1 STATE OF NEVADA)
2) ss.
3 COUNTY OF CARSON)

4 On this 6 day of January, 20 20, personally appeared before
5 me, the undersigned, a Notary Public in and for the County of _____,
6 State of Nevada, _____, personally known to me or proved to
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 _____
11 NOTARY PUBLIC
12
13
14
15
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25

Your name: Javier Ramirez
Mailing Address: 1348 Toiyabe Ave
City, State, Zip: Gardnerville NV
Telephone: (775) 450 7791
In Proper Person

REC'D & FILED

2020 JAN -8 AM 11:38

AUDREY RORLATT
CLERK

BY [Signature]

In The First Judicial District Court of the State of Nevada
In and for Carson City

Case No. 12DR100391

Dept. No. 1

Mayra E. Arreguin
Plaintiff,

vs.

Javier Ramirez
Defendant.

ORDER REGARDING WAIVER OF MEDIATION FEES

Upon consideration of Javier Ramirez's Application to
(Your Name)

waive mediation fees and it appearing that there is not sufficient income, property or
resources with which to pay the mediation fees:

☐ IT IS HEREBY ORDERED that Javier Ramirez's
(Your Name)

request to waive mediation fees is **GRANTED**.

☒ IT IS HEREBY ORDERED that Javier Ramirez's
(Your Name)

request to waive mediation fees is **DENIED** for the following reason:

☐ The party is not indigent.

☒ Other: This matter is not in
mediation at this time.

☐ The request for hearing is:

☐ Granted. A hearing is set for _____, at _____.

☐ Denied.

DATED this 8 day of January, 20 20.


DISTRICT COURT JUDGE

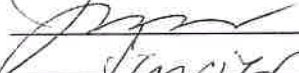
Respectfully submitted:

Signature

Print name

Address

Telephone


Javier Ramirez
1348 Toiyabe Ave
Gardnerville NV 89410
775 450 7791

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Javier Ramirez
1348 Toiyabe Ave
Garnerville, NV 89410

Angela Jeffries
Judicial Assistant, Dept. 1

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

JAVIER RAMIREZ
1348 Toiyabe Ave
Gardnerville Nevada 89410
775-450 7791

REC'D & FILED

2020 JAN 16 PM 3:56

AUSLEY ROWLAND
CLERK

BY

P. O'Leary
CLERK

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Margie E. Arreguin

Plaintiff/Petitioner,

Case No.: 12DR1003911B

Dept. No.: 1

vs.

MOTION TO MODIFY

JAVIER RAMIREZ

Defendant/Respondent.

I JAVIER RAMIREZ

(Your Name)

, appearing in Proper Person,
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.

1. - ISSUE ORDER FOR NEW THERAPIST, CHILDREN
ARE NOT LONGER COVERED BY STATE MEDICAL
INSURANCE.

2. - MODIFY PRIOR ORDER REGARDING TAXES

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:

per order issued January 12 2016 parties
where to alternate years claiming
children. for the last two years parties
came to an oral agreement to claim
each a child. (see attached). I would
like the Honorable Judge and court
to consider this in pure fairness to
both parties.

In addition children are not
covered by Medicaid since Member
but are now under my medical
vision and dental insurance and the
prior therapist cannot longer see them
(they only accept Medicaid patients)
see attached paperwork. a release
of information needs to be filled by
custodial parent, so they can give me
a detailed report of the childrens needs
so the parties can locate therapy base
on those needs. Thank you

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

4 This document does not contain the Social Security number of any person.

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

7 DATED this 16 day of January, 2020.

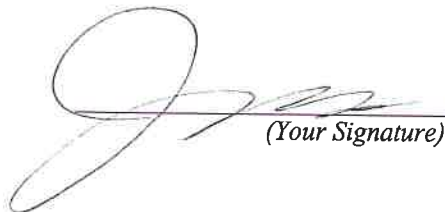
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(Your Signature)

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:

Mayra E. Arreguin
2794 US. 50 (work)
Carson City NV 89701

Dated this 16 day of January, 2020.


(Your Signature)

Melanie McCormick
For CASA.

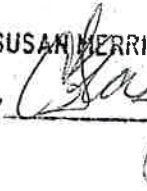
1 Case No.: 12 DR1 00391

2 Dept. No.: 1

REC'D & FILED

2016 JAN 12 PM 4:36

SUSAN HERRIWETHER
CLERK

BY  DEPUTY

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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.

12 JAVIER RAMIREZ RIVAS,

13 Defendant.
14

ORDER AFTER JANUARY 6, 2016
HEARING

15
16 This matter is before this Court pursuant to Defendant's Ex Parte Motion Regarding
17 Children and Request for Submission filed on December 18, 2015. Thereafter, this Court issued
18 an Order Declining to Consider Ex Parte Motion on December 18, 2015 and set a hearing on the
19 matter for January 6, 2016. Present at the hearing and appearing in proper person was Defendant,
20 Javier Ramirez Rivas. Also present at the hearing and appearing in proper person was Plaintiff,
21 Mayra Arreguin. In attendance was Chris Bayer, CASA advocate for the parties' minor children,
22 EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ
23 (DOB: 10/09/2007) and Kristopher Komarek, LCSW, the minor children's therapist.
24

25 In his Motion, Defendant expresses concern over the safety of the parties' minor children.
26 Defendant alleges that Plaintiff's brother, the minor children's uncle, Sergio Arreguin,
27
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1 disciplines the minor children in violation of a previous court order that forbids either party from
2 using any form of corporal punishment.

3 At the hearing and by request of the Court, Mr. Komarek testified as to his opinion and
4 observations of Defendant and the parties' minor children. Mr. Komarek articulated that he is a
5 licensed clinical social worker and that he has been meeting with the children for more than two-
6 and- a- half years. Upon inquiry of the Court, Mr. Komarek opined as to what he believes is in
7 the best interest of the minor children and elucidated that both Eduardo and Carlos suffer as a
8 result of Defendant's conduct. Additionally, Mr. Komarek echoed his concerns set forth in his
9 December 26, 2015 Report and explained that while the minor children could not specifically
10 identify why they were scared of Defendant, both shared that they were fearful of their father.
11 Lastly, Mr. Komarek discussed the minor children's anxiety and encopresis as a result of
12 Defendant's conduct.
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15 Defendant denied that he was the cause of his children's encopresis. Defendant suggested
16 that the cause of the children's encopresis was because of their habit of playing videogames and
17 forgoing the lavatory when necessary. Furthermore, Defendant represented that he is employed
18 at the Carson Valley Inn and now makes approximately \$1,400 per month.
19

20 Plaintiff thereafter explained how exhausted she was in having to deal with Defendant's
21 constant complaints and filings related to the parties' minor children. Plaintiff shared that she has
22 been dealing with Defendant and this conflict for more than four years and would like primary
23 physical custody. Upon inquiry of the Court, Plaintiff suggested that Defendant's visitation with
24 the parties' minor children should be limited to one time per month and that Defendant has failed
25 to pay child support for more than one year. Defendant retorted that his wages have been
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1 garnished by the state for payment of child support and ardently denied being behind on his
2 obligation.

3 While Assembly Bill 263 establishes a presumption of joint physical custody when
4 determining custody of a minor child, the sole consideration of the court remains the best interest
5 of the child. In this case, having heard the arguments from Plaintiff and Defendant, and
6 considered the reports submitted by Mr. Bayer and Mr. Komarek, the Court finds that it is in the
7 best interest of the minor children for Plaintiff to have primary physical custody of the parties'
8 minor children, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN
9 RAMIREZ (DOB: 10/09/2007).
10

11 Furthermore, NRS 125B.070, Nevada's child support statute, sets forth a support
12 schedule based upon a parent's gross monthly income. Specifically, NRS 125B.070(1)(B)(2)
13 puts forward that when calculating support for two children, a parent's obligation for support is
14 25% of the noncustodial parent's gross monthly income. Here, Plaintiff and Defendant have two
15 minor child, EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) and CARLOS ADRIAN
16 RAMIREZ (DOB: 10/09/2007). Therefore, Defendant, the noncustodial parent, is responsible for
17 providing 25% of his gross monthly income, which calculates to be \$350 per month, as his
18 obligation for support for both children.
19
20

21 NRS 125B.080(7) provides that expenses for health care which are not reimbursed,
22 including expenses for medical, surgical, dental, orthodontic and optical expenses, must be borne
23 equally by both parents in the absence of extraordinary circumstances. Therefore, although the
24 minor children are currently on Medicaid, Defendant shall be responsible for one-half of all the
25 minor child's out of pocket medical expenses not covered by insurance. *See* NRS 125B.080(7).
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1 Lastly, the Court has attempted to have Lisa Yetis appointed as a parent coordinator but
2 she is not available, and the Court is at a loss as to who would do this job in light of Mr.
3 Ramirez's conduct.

4 Therefore, based on the foregoing and good cause appearing,

5 IT IS HEREBY ORDERED that Plaintiff, MAYRA ARREGUIN, have primary physical
6 custody of the parties' minor children.
7

8 IT IS FURTHER ORDERED that Defendant shall have visitation with CARLOS
9 ADRIAN RAMIREZ (DOB: 10/09/2007) every other Friday from approximately 3:00 P.M. to
10 9:00 P.M.

11 IT IS FURTHER ORDERED that Defendant shall have supervised visitation with
12 EDUARDO JAVIER RAMIREZ (DOB: 04/13/2006) every other Thursday at the Ron Woods
13 Center located at 2621 Northgate Lane Suite 62, Carson City from 5:00 P.M. to 6:00 P.M.
14 Defendant shall bear the cost of said visitation.
15

16 IT IS FURTHER ORDERED that Defendant shall pay \$350 per month as his obligation
17 for child support. Payments shall be made on the first of every month and shall commence on
18 February 1, 2016. If in fact the State of Nevada has been garnishing Defendant's wages for his
19 child support obligation, this provision shall severe the amount to be paid.
20

21 IT IS FURTHER ORDERED that both parties shall participate in Children in the Middle,
22 a co-parenting program for divorcing and separating parents at [www.online.divorce-](http://www.online.divorce-education.com)
23 [education.com](http://www.online.divorce-education.com). The Court shall pay for both, Plaintiff and Defendant, to participate in said
24 program. The parties are to participate in this program and provide proof thereof, after which the
25 Court will reimburse them for the cost of the program.
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1 IT IS FURTHER ORDERED that Defendant can continue to visit the minor children
2 during their lunch break at school, but no more than two days a week.

3 IT IS FURTHER ORDERED that Defendant may contact the minor children through
4 Plaintiff every Wednesday night between 6:30 P.M. and 7:00 P.M. Plaintiff shall immediately
5 give the telephone to the children if they decide to communicate with Defendant. Should
6 Plaintiff be unavailable to pick up the phone when Defendant calls, Plaintiff shall call Defendant
7 back at her earliest convenience.
8

9 IT IS FURTHER ORDERED that Plaintiff may claim the minor children as a tax
10 deduction for 2015, and Defendant may claim the minor children as a tax deduction for 2016;
11 and then alternate even and odd numbered years thereafter.
12

13 IT IS FURTHER ORDERED that in accordance with NRS 125B.080 (7) the parties shall split
14 the cost of all medical expenses, to include all insurance premiums.

15 IT IS FURTHER ORDERED that the 30/30 Rule shall apply. Should a parent
16 incur a health expense for a child and wish to be reimbursed by the other parent for the
17 parent's one-half share, the parent incurring the medical expenses shall provide the parent from
18 whom the reimbursement is sought with the bill, receipt and explanation of benefit form (where
19 applicable), and a letter requesting reimbursement for the expense within thirty (30) days of the
20 health provider's service. The receiving parent shall then have thirty (30) days to pay his/her
21 one-half share of the documented expenses, or, to make arrangements with the other parent to
22 pay his/her one-half share of the documented expenses in monthly payments, or by making
23 arrangements directly with the health provider for any outstanding bills. Should the parent
24 incurring the health expense fail to provide the other parent with a letter requesting
25 reimbursement and the supporting documentation, within thirty (30) days, that parent forfeits
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1 the right to seek reimbursement for those expenses. The parties are required to use preferred
2 medical providers whenever possible, and to otherwise comply with all insurance provisions in
3 order to maximize insurance coverage and minimize out of pocket expenses.

4 IT IS FURTHER ORDERED that any provision of a previous Order not in conflict with
5 the instant Order shall remain in effect and be read in harmony with this instant Order.
6

7 IT IS FURTHER ORDERED that both parties shall refrain from using any disparaging
8 language towards one another. Plaintiff and Defendant shall not use the minor children as a
9 vessel to communicate messages to one another.

10 **NOTICE**

11 **PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION,**
12 **CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS**
13 **PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS**
14 **200.359 provides that every person having a limited right of custody to a child or any**
15 **parent having no right of custody to the child who willfully detains, conceals or removes the**
16 **child from a parent, guardian or other person having lawful custody or a right of visitation**
17 **of the child in violation of an order of this court, or removes the child from the jurisdiction**
18 **of the court without the consent of either the court or all persons who have the right to**
19 **custody or visitation is subject to being punished for a category D felony as provided in**
20 **NRS 193.130**

21 The parties are hereby notified that the terms of the Hague Convention on the Civil
22 Aspects of International Child Abduction, done at the Hague October 25, 2980, adopted by
23 the 14th session of the Hague Conference on Private International law, and entered into
24 force for the United State July 1, 1988 (TIAS 11670) apply if a parent abducts or
25 wrongfully retains a child in a foreign country

26 IT IS SO ORDERED.

27 Dated this 12th day of January, 2016.

28 
JAMES T. RUSSELL
DISTRICT JUDGE

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Release of Information

Cassandra Robinson <crobinson@nvpbh.com>

Thu 1/9/2020 1:39 PM

To: viveenmi2011@Hotmail.com <viveenmi2011@Hotmail.com>

 1 attachments (615 KB)

Release of Information.docx;

Hello Mr. Ramirez,

Attached is the requested release of information form. Once this is signed and sent back to us, we will be able to move forward with giving you files needed.

-Cassie Robinson
Pacific Behavioral Health
Phone: (775)433-2099
Fax: (775) 433-1572

behavioral health
SPECIALIZED COMMUNITY SERVICES

Authorization to Supply Information

I, _____, hereby authorize Pacific Behavioral Health to exchange information with the person, agency, and/or institution listed below. And as such allow the inspection and the reproduction of records pertaining to me by any duly authorized representatives of Pacific Behavioral Health and the below listed person, agency, and/or institution. The purpose of the authorized disclosure is to enable said providers to maintain the most comprehensive/collaborative services available on my behalf. Thus, I hereby release Pacific Behavioral Health and the below listed person, agency and/or institution from any and all liability to me for sharing/supplying such information.

According to need, list the specific agency and/or person you are requesting the information from as well as the specific information requested:

Agency/Individual: _____

Information Requested: _____

I understand that I may revoke this consent at any time except to the extent that action has been taken in reliance on it. I also understand that this consent expires exactly one year from the date signed.

Furthermore, I understand that I may be denied services if I refuse to consent to this disclosure for purposes of treatment, payment, or health care operation, if permitted by state law. However, I will not be denied services if I refuse to consent to a disclosure for other purposes.

I have been provided another copy of this form on this date: _____

Signature of Patient

Signature of Legal Guardian (if not client)

Signature of Witness

If applicable, describe authority given to sign on behalf of patient: _____

Your first name and initial		Last name		OMB No. 1545-0074	
Javier		Ramirez		Your social security number	
If a joint return, spouse's first name and initial		Last name		3910	
				Spouse's social security number	

Home address (number and street). If you have a P.O. box, see instructions.			Apt. no.		<div>▲ Make sure the SSN(s) above and on line 6c are correct.</div> <div>Presidential Election Campaign</div> <div>Check here if you, or your spouse if filing jointly, want \$3 to go to this fund. Checking a box below will not change your tax or refund. <input type="checkbox"/> You <input type="checkbox"/> Spouse</div>
1371 Village Way			F		
City, town or post office, state, and ZIP code. If you have a foreign address, also complete spaces below (see instructions).					
Gardnerville NV 89410			Foreign country name		Foreign province/state/country
			Foreign postal code		

Filing status

Check only one box.

1 ☐ Single

2 ☐ Married filing jointly (even if only one had income)

3 ☐ Married filing separately. Enter spouse's SSN above and full name here. ▶

4 ☒ Head of household (with qualifying person). (See instructions.) If the qualifying person is a child but not your dependent, enter this child's name here. ▶

5 ☐ Qualifying widow(er) (see instructions)

Exemptions

6a ☒ Yourself. If someone can claim you as a dependent, do not check box 6a.

6b ☐ Spouse

c Dependents:

(1) First name	Last name	(2) Dependent's social security number	(3) Dependent's relationship to you	(4) <input checked="" type="checkbox"/> if child under age 17 qualifying for child tax credit (see instructions)
Carlos A	Ramirez	680-94-5169	Son	<input checked="" type="checkbox"/>
				<input type="checkbox"/>
				<input type="checkbox"/>
				<input type="checkbox"/>
				<input type="checkbox"/>
				<input type="checkbox"/>

If more than six dependents, see instructions.

Boxes checked on 6a and 6b

1

No. of children on 6c who:

• lived with you

1

• did not live with you due to divorce or separation (see instructions)

Dependents on 6c not entered above

Add numbers on lines above ▶

2

d Total number of exemptions claimed.

Income

Attach Form(s) W-2 here. Also attach Form(s) 1099-R if tax was withheld.

If you did not get a W-2, see instructions.

7	Wages, salaries, tips, etc. Attach Form(s) W-2.	7	19,277.
8a	Taxable interest. Attach Schedule B if required.	8a	
b	Tax-exempt interest. Do not include on line 8a.	8b	
9a	Ordinary dividends. Attach Schedule B if required.	9a	
b	Qualified dividends (see instructions).	9b	
10	Capital gain distributions (see instructions).	10	
11a	IRA distributions.	11a	
		11b Taxable amount (see instructions).	11b
12a	Pensions and annuities.	12a	
		12b Taxable amount (see instructions).	12b
13	Unemployment compensation and Alaska Permanent Fund dividends.	13	1,331.
14a	Social security benefits.	14a	
		14b Taxable amount (see instructions).	14b
15	Add lines 7 through 14b (far right column). This is your total income .	15	20,608.
Adjusted gross income			
16	Educator expenses (see instructions).	16	
17	IRA deduction (see instructions).	17	
18	Student loan interest deduction (see instructions).	18	
19	Tuition and fees. Attach Form 8917.	19	
20	Add lines 16 through 19. These are your total adjustments .	20	
21	Subtract line 20 from line 15. This is your adjusted gross income .	21	20,608.

Filing status: ☐ Single ☐ Married filing jointly ☐ Married filing separately ☒ Head of household ☐ Qualifying widow(er)

Your first name and initial: **Javier** Last name: **Ramirez** Your social security number: **3910**

Your standard deduction: ☐ Someone can claim you as a dependent ☐ You were born before January 2, 1954 ☐ You are blind

If joint return, spouse's first name and initial: Last name: Spouse's social security number:

Spouse standard deduction: ☐ Someone can claim your spouse as a dependent ☐ Spouse was born before January 2, 1954 ☒ Full-year health care coverage or exempt (see inst.)

☐ Spouse is blind ☐ Spouse itemizes on a separate return or you were dual-status alien

Home address (number and street). If you have a P.O. box, see instructions. **1371 Village Way** Apt. no. **F** Presidential Election Campaign (see inst.) ☐ You ☐ Spouse

City, town or post office, state, and ZIP code. If you have a foreign address, attach Schedule 6. **Gardnerville NV 89410** If more than four dependents, see inst. and ✓ here ☐

Dependents (see instructions):		(2) Social security number	(3) Relationship to you	(4) ✓ if qualifies for (see inst.):	
(1) First name	Last name			Child tax credit	Credit for other dependents
Carlos A	Ramirez	680-94-5169	Son	<input checked="" type="checkbox"/>	<input type="checkbox"/>
				<input type="checkbox"/>	<input type="checkbox"/>
				<input type="checkbox"/>	<input type="checkbox"/>
				<input type="checkbox"/>	<input type="checkbox"/>

Sign Here Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and to the best of my knowledge and belief, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge.

Joint return? ☐ See instructions. Keep a copy for your records.

Your signature: _____ Date: _____ Your occupation: **employed**

Spouse's signature. If a joint return, both must sign. _____ Date: _____ Spouse's occupation: _____

If the IRS sent you an Identity Protection PIN, enter it here (see inst.)

If the IRS sent you an Identity Protection PIN, enter it here (see inst.)

Preparer's name: _____ Preparer's signature: _____ PTIN: _____ Firm's EIN: _____ Check if: ☐ 3rd Party Designee ☐ Self-employed

Firm's name ▶ **Self-Prepared** Phone no.: _____

Firm's address ▶ _____

For Disclosure, Privacy Act, and Paperwork Reduction Act Notice, see separate instructions. Form **1040** (2018)

Form 1040 (2018) Page **2**

1	Wages, salaries, tips, etc. Attach Form(s) W-2	1	20,984.
2a	Tax-exempt interest	2a	
3a	Qualified dividends	3a	
4a	IRAs, pensions, and annuities	4a	
5a	Social security benefits	5a	
6	Total income. Add lines 1 through 5. Add any amount from Schedule 1, line 22	6	2,692.
7	Adjusted gross income. If you have no adjustments to income, enter the amount from line 6; otherwise, subtract Schedule 1, line 36, from line 6	7	23,676.
8	Standard deduction or itemized deductions (from Schedule A)	8	18,000.
9	Qualified business income deduction (see instructions)	9	
10	Taxable income. Subtract lines 8 and 9 from line 7. If zero or less, enter -0-	10	5,676.
11	a Tax (see inst.) 568. (check if any from: 1 <input type="checkbox"/> Form(s) 8814 2 <input type="checkbox"/> Form 4972 3 <input type="checkbox"/>)	11	568.
12	b Add any amount from Schedule 2 and check here <input type="checkbox"/>	12	568.
13	a Child tax credit/credit for other dependents 568. b Add any amount from Schedule 3 and check here <input type="checkbox"/>	13	0.
14	Subtract line 12 from line 11. If zero or less, enter -0-	14	0.
15	Other taxes. Attach Schedule 4	15	0.
16	Total tax. Add lines 13 and 14	16	1,041.
17	Federal income tax withheld from Forms W-2 and 1099	17	4,060.
18	Refundable credits: a EIC (see inst.) 2,660. b Sch. 8812 1,400. c Form 8863	18	5,101.
19	Add any amount from Schedule 5	19	5,101.
20a	Add lines 16 and 17. These are your total payments	20a	5,101.
21	If line 18 is more than line 15, subtract line 15 from line 18. This is the amount you overpaid	21	
22	Amount of line 19 you want refunded to you. If Form 8888 is attached, check here <input type="checkbox"/>	22	
23	Routing number 272484894 ▶ c Type: <input type="checkbox"/> Checking <input checked="" type="checkbox"/> Savings	23	
24	Account number 091363193313	24	
25	Amount of line 19 you want applied to your 2019 estimated tax	25	
26	Amount you owe. Subtract line 18 from line 15. For details on how to pay, see instructions	26	
27	Estimated tax penalty (see instructions)	27	

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA ARREGUIN,
Respondent.

Supreme Court No. 77818
District Court Case No. 12DR1003911B

REMITTITUR

TO: Aubrey Rowlett, 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: January 22, 2020

Elizabeth A. Brown, Clerk of Court

By: Danielle Friend
Administrative Assistant

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 JAN 23 2020

Aubrey Rowlett
District Court Clerk

By: P. O'KEEFE

REC'D & FILED
2020 JAN 23 PM 3:36
AUBREY ROWLETT
CLERK
BY P. O'KEEFE
DEPUTY

RECD & FILED
IN THE COURT OF APPEALS OF THE STATE OF NEVADA
2020 JAN 23 PM 3:36

JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA ARREGUIN,
Respondent.

AUBREY ROWLATT
CLERK
BY P. O'Leary
DEPUTY

No. 77818-COA

FILED

DEC 27 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER OF AFFIRMANCE

Javier Ramirez Rivas appeals from a district court post-divorce decree order denying his motion to modify custody. First Judicial District Court, Carson City; James Todd Russell, Judge.

The protracted custody proceedings underlying this appeal eventually resulted in the district court awarding respondent Mayra Arreguin primary physical custody of the parties' two minor children subject to Rivas' limited parenting time rights, and the court later modified that arrangement by making Rivas' limited parenting time rights subject to the children's discretion. Rivas then moved for, among other things, an award of joint physical custody, arguing that he was being deprived of his parenting time. The district denied that motion, however, reasoning that the best interest factors supported Arreguin continuing to have primary physical custody of the children. In so doing, the district court acknowledged that the children were having some difficulties in school with math, but found that arrangements had been made with representatives from the children's school to assist them and that the children's

developmental needs were being handled by Arreguin, the children's Court-Appointed Special Advocate (CASA), and school representatives. This appeal followed.

On appeal, Rivas contends that, under *Ellis v. Carucci*, 123 Nev. 145, 161 P.3d 239 (2007), the district court was required to modify the parties' custodial arrangement once it determined that the children were having difficulty in school with math.¹ But while the children's difficulties in school are certainly a relevant consideration in evaluating whether to modify the parties' custodial arrangement, *Ellis* simply explains that modifying a primary physical custody arrangement is only warranted where there has been "a substantial change in circumstances affecting the welfare of the child" and "the child's best interest is served by the modification." 123 Nev. at 150, 161 P.3d at 242. And here, while Rivas attached an email that noted the children's math difficulties to a filing subsequent to his motion, he never asserted that there had been a substantial change in circumstances warranting a modification. Moreover, that was not the focus

¹To the extent that Rivas challenges the district court's original decision to award Arreguin primary physical custody subject to his limited parenting time rights, this court already affirmed the award, see *Rivas v. Arreguin*, Docket No. 71908 (Order of Affirmance, October 11, 2017), and thus, that decision cannot be again challenged as part of this appeal. Insofar as Rivas also challenges the district court's subsequent decision to make his exercise of parenting time subject to the children's discretion, his challenge should have been presented in an appeal from that decision. See NRAP 3A(7) (authorizing appeals from orders finally altering the custody of minor children). As a result, this latter issue is likewise not properly before us as part of this appeal.

of his motion to modify custody, which instead argued that he was being deprived of parenting time.


Nevertheless, while the district court did not address *Ellis'* changed-circumstances prong, it did determine that the best interest factors favored Arreguin because, among other things, she was handling the children's developmental needs with the assistance of the children's CASA and representatives from the children's school. Insofar as Rivas now vaguely asserts that Arreguin and the children's CASA failed to provide the district court with relevant documentation and that Arreguin has a language barrier, he seems to challenge the district court's best interest determination. But Rivas has not demonstrated that relief is warranted as he has failed to support his challenge to the district court's order with cogent arguments as he does not explain what documentation is missing or how Arreguin's purported language barrier prevents her from assisting the children with their math work, particularly in light of the assistance that is also being provided by the children's CASA and representatives from the children's school. See *Edwards v. Emperor's Garden Rest.*, 122 Nev. 317, 330 n.38, 130 P.3d 1280, 1288 n.38 (2006) (explaining that this court need not consider issues that are not supported by cogent argument). Consequently, we conclude that Rivas failed to demonstrate that the district court abused its discretion by denying his motion to modify custody.² See

²Although Rivas also contends that the district court should have modified custody based on issues that he raised in a prior motion to modify custody, his contention fails, as the court could not properly consider those issues in the context of the underlying motion to modify custody. See *Nance v. Ferraro*, 134 Nev. 152, 157-60, 418 P.3d 679, 684-86 (Ct. App. 2018)

Ellis, 123 Nev. at 149, 161 P.3d at 241 (reviewing a district court order modifying custody for an abuse of discretion). Accordingly, we

ORDER the judgment of the district court AFFIRMED.³


_____, C.J.
Gibbons


_____, J.
Tao


_____, J.
Bulla

cc: Hon. James Todd Russell, District Judge
Javier Ramirez Rivas
Mayra Arreguin
Carson City Clerk

(observing that parties are not free to relitigate previously decided custody issues and explaining the limited circumstances in which the district court may consider evidence that predates the latest custody order).

³Insofar as Rivas raises additional arguments, we have considered them and conclude that they do not provide a basis for relief.

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA ARREGUIN,
Respondent.

Supreme Court No. 77818
District Court Case No. 12DR1003911B

CLERK'S CERTIFICATE

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:

"ORDER the judgment of the district court AFFIRMED."

Judgment, as quoted above, entered this 27 day of December, 2019.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court at my Office in Carson City, Nevada this January 22, 2020.

Elizabeth A. Brown, Supreme Court Clerk

By: Danielle Friend
Administrative Assistant

REC'D & FILED
2020 JAN 23 PM 3:36
AUSNEY HOWELL
CLERK
BY: P. Chubb
CLERK

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

Janier Ramirez
1345 Tonabe Ave
Gardnerville Nevada 89410
(775) 450 7791

REC'D & FILED
2020 FEB -5 PM 4:07

AUSREY ROWLAND
CLERK
BY [Signature] DEPUTY

In The First Judicial District Court of the State of Nevada
In and for Carson City

Mayra E. Arcequin
Plaintiff,

Case No.: 12 DR 1003 91 1B

Dept. No.: 1

vs.

AFFIDAVIT OF SERVICE

Janier Ramirez
Defendant.

STATE OF NEVADA)
) ss
CARSON CITY)

_____, being first duly sworn under penalties of
(Name of person making service)
perjury, states as follows:

1. That I am: (check the appropriate blank)

_____ a party to this action and am appearing in proper person.

_____ a person not involved in this action and have no interest in this action and
am over the age of 18 years.

2. That on the _____ day of _____, _____, I served a true and correct copy
(day) (month) (year)
of the document(s) entitled: _____
(Clearly list all documents you served on the other party)

in the following way: (check the appropriate blank, and fill in the appropriate information)

1 **IF THE DOCUMENTS WERE SERVED BY MAIL ON THE OTHER PARTY, OR THE**
2 **OTHER PARTY'S LAWYER, FILL IN THE FOLLOWING:**

3 _____ by placing a copy enclosed in a sealed envelope upon which first class postage
4 was fully prepaid.

5 ☒ by placing a copy enclosed in a sealed envelope and mailing it certified, return
6 receipt requested.

7 The envelope was addressed to:

8 (Name) Mayra E. Arreguin (Centro Market)

9 (Address) 2794 US 50
Conson City, NV 89701

10 and that there is regular communication by mail between the place of mailing and the place
11 addressed.

12 **IF THE DOCUMENTS WERE PERSONALLY SERVED ON THE OTHER PARTY, OR**
13 **THE OTHER PARTY'S LAWYER, FILL IN THE FOLLOWING:**

14 _____ by personally serving:

15 (Name) _____

16 at (address) _____

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

19 Date: February 5, 2020

20 Javier Ramirez
21 (Print name)

22 [Signature]
23 (Signature)

12010003 IX

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Centro Market att.
Mayra E. Arreguin
2794 US 50
Carson City, NV. 89701



9590 9402 3047 7124 3840 23

2. Article Number (Transfer from service label)

7019 2280 0001 0590 6585

PS Form 3811, July 2015 PSN 7530-02-000-9053

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

☐ Agent

☐ Addressee

B. Received by (Printed Name)

C. Date of Delivery

1/22/20

D. Is delivery address different from item 1? ☐ Yes

If YES, enter delivery address below: ☐ No

3. Service Type

☐ Adult Signature

☐ Adult Signature Restricted Delivery

☐ Certified Mail®

☐ Certified Mail Restricted Delivery

☐ Collect on Delivery

☐ Collect on Delivery Restricted Delivery

☐ Insured Mail

☐ Insured Mail Restricted Delivery (over \$500)

☐ Priority Mail Express®

☐ Registered Mail™

☐ Registered Mail Restricted Delivery

☐ Return Receipt for Merchandise

☐ Signature Confirmation™

☐ Signature Confirmation Restricted Delivery

Domestic Return Receipt

Your name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

JAVIER RAMIREZ
1348 Toiyabe Ave
Gardnerville Nevada
(775) 450-7791

REC'D & FILED

2020 FEB -5 PM 4:07

AUBREY ROWLATT
CLERK

BY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E. Arreguin

Plaintiff,

vs.

Javier Ramirez

Defendant.

Case No.: 1202100391 1B

Dept. No. 1

REQUEST FOR SUBMISSION

COMES NOW, Javier Ramirez, in proper person, and hereby
(Your Name)
requests that the Motion to modify previously filed
(Name of Document Previously Filed)
in the above-entitled matter on January 16, 2020, be submitted to
(Date Document Filed)
the Court for consideration.

DATED this 5 day of February, 2020.

[Signature]
(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 Request to Submit in the U.S. Mail with postage pre-paid thereon, addressed to:

Margu E. Arreguin
(Other Party's Name)

2850 Airport Road Sp 5
(Other Party's Mailing Address)

Carson City NV 89706
(Other Party's Mailing Address)

Dated this 5 day of February, 20 20.

[Signature]
(Signature)

Case No.: 12 DR1 00391 1B

Dept. No.: 1

REC'D & FILED

2020 FEB -7 AM 7:45

AUDREY ROWLATT
CLERK

BY 
DEPUTY

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 GRANTING MOTION

This matter comes before this Court pursuant to Defendant's Motion to Modify filed on January 16, 2020. An Affidavit of Service and a Request for Submission were filed on February 5, 2020. No response was submitted.

Defendant, in his Motion, requests this Court modify the Order after August 2, 2016 Hearing, to allow the parties to each claim one (1) child for tax purposes each year. Defendant additionally requests that Plaintiff complete and provide Defendant with the necessary release of information paperwork so the parties are able to receive a detailed report of the minor children's needs so the minor children may find a new therapy provider.

According to First Judicial District Court Rule ("FJDCR") 3.8, "[u]nless otherwise ordered by the court, opposition points and authorities must be filed and served within 14 days after service of the motion." FJDCR 3.7(e) provides that "[f]ailure to comply with these requirements by the opposing party may be treated as consent to grant the motion."

///

///

///

1 Defendant had until February 5, 2020 to file a response to Defendant's Motion to Modify.
2 Plaintiff failed to file any response; therefore, pursuant to FJDCR 3.7(e), Plaintiff has consented
3 to the granting of Defendant's Motion. Since no opposition was filed, this Court deems it
4 appropriate to grant Defendant's Motion to Modify, establishing that each party shall claim one
5 (1) minor child for tax purposes every year and requiring Plaintiff complete and provide
6 Defendant with the necessary paperwork to release the minor children's therapy records.

7 Therefore, based on the foregoing and good cause appearing,

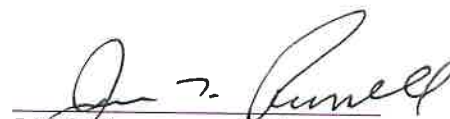
8 **IT IS HEREBY ORDERED** that Defendant's Motion is hereby GRANTED.

9 **IT IS HEREBY FURTHER ORDERED** that Plaintiff failed to file any response;
10 therefore, pursuant to FJDCR 3.7(e), Plaintiff has consented to the granting of Defendant's
11 Motion.

12 **IT IS HEREBY FURTHER ORDERED** that both parties shall claim one (1) minor
13 child for tax purposes every year.

14 **IT IS HEREBY FURTHER ORDERED** that Plaintiff has two (2) weeks from the
15 issuing of this Order to complete and provide Defendant with the necessary release of
16 information paperwork so the parties are able to receive a detailed report of the minor children's
17 needs so the minor children may find a new therapy provider.

18 Dated this 7th day of February, 2020.

19
20 
21 JAMES T. RUSSELL
22 DISTRICT JUDGE
23
24
25
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28

CERTIFICATE OF MAILING

The undersigned, an employee of the First Judicial District Court, hereby certifies that on the 7 day of February, 2020, I served the foregoing to counsel of record, by depositing a copy thereof in the United States Mail at Carson City, Nevada, postage paid, addressed as follows:

Javier Ramirez
1348 Toiyabe Ave.
Gardnerville, NV 89410

Mayra E. Arreguin
2850 Airport Road Spot 5
Carson City, NV 89706



Chloe McClintick, Esq.
Law Clerk, Dept. 1

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

Mayra Arreguin
2850 Airport Rd. Spc. 5
Carson City NV 89706
(775) 291-7138

REC'D & FILED ✓

2020 FEB 18 PM 4:20

AUDREY ROBERTS
CLERK

BY [Signature] DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra Arreguin

Plaintiff/Petitioner,

Case No.: 12DR1003911B 1B

Dept. No.: 1

vs.

MOTION

Javier Ramirez

Defendant/Respondent.

I Mayra Arreguin
(Your Name)

, appearing in Proper Person,

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.

- Pido anular el permiso para reclamar a un niño en los incommas es ley federal que si el depende no vive con él, no los puede reclamar
- El señor Ramirez tiene la información de los médicos que los niños ven. Lilitana era su terapeuta recomendada por Melanie McCormick
- El señor Ramirez provea su aseguración del trabajo si no es elegible para medical o nevada checkup
- El Señor Ramirez provea una lista de los médicos que califican para su aseguración en caso de que los ya establecidos no cubran
- El Señor Ramirez provea la información del terapeuta que su aseguración cubra

1 **Fully explain why you believe you should be granted your request(s).**
2 **List and number each request.**

3 This Motion is made for the following reasons:

4 - Los niños detuvieron sus visitas medicas por
5 falta de cobertura medica, si no es posible aplicar
6 por ella pido que el señor Ramirez pague por
la mitad de los costos medicos de ambas niños.

7 - Anular el permiso de reclamar a uno de los niños
8 Este año yo Mayra Arreglín hice mi declaración
9 de impuestos antes de recibir la notificación de
la orden.

10 - El señor Ramirez notifique al child support su
11 incremento de manutencion de la ultima corte que
12 se hablo sobre el tema, el señor Ramirez solo
13 paga \$ 300.00 y la ultima orden especifico
14 que son \$ 400.00 dolares por los dos niños.
ya hace un año o más de un año.

15 - El señor Ramirez no vive con los niños, ni
16 tampoco pasa por lo menos la mitad del año
17 con ellos, así que por ley no debería declarar
18 a ningún niño como depende.

19 - Pido una audiencia, si es necesario.
20
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1 (If you need more room, you may attach additional sheets of paper. Be sure you write only on
2 one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the
3 bottom.)

4 This document does **not** contain the Social Security number of any person.

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

7 DATED this 18 day of Frebruary, 20 20.

8 Mayra E. Arreguin.
9 (Your Signature)

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Javier Ramirez
1348 Toiyabe Ave.
Gardnerville Nu. 89416

Mayra E. Arreguin.
(Your Signature)

Who Qualifies as Your Dependent

Dependents, Qualifying Child for Child Tax Credit, and Credit for Other Dependents

Follow the steps below to find out if a person qualifies as your dependent and to find out if your dependent qualifies you to take the child tax credit or the credit for other dependents. If you have more than four dependents, check the box on the right side of page 1 of Form 1040 or 1040-SR (just above the *Dependents* section) and include a statement showing the information required in columns (1) through (4).



The dependents you claim are those you list by name and SSN in the Dependents section on Form 1040 or 1040-SR.

Before you begin. See the definition of *Social security number*, later. If you want to claim the child tax credit or the credit for other dependents, you (and your spouse if filing jointly) must have an SSN or ITIN issued on or before the due date of your 2019 return (including extensions). If an ITIN is applied for on or before the due date of a 2019 return (including extensions) and the IRS issues an ITIN as result of the application, the IRS will consider the ITIN as issued on or before the due date of the return.

Step 1 Do You Have a Qualifying Child?

A qualifying child is a child who is your...

Son, daughter, stepchild, foster child, brother, sister, stepbrother, stepsister, half brother, half sister, or a descendant of any of them (for example, your grandchild, niece, or nephew)



was ...

Under age 19 at the end of 2019 and younger than you (or your spouse, if filing jointly)

or

Under age 24 at the end of 2019, a student (defined later), and younger than you (or your spouse, if filing jointly)

or

Any age and permanently and totally disabled (defined later)



Who didn't provide over half of his or her own support for 2019 (see Pub. 501)



Who isn't filing a joint return for 2019 or is filing a joint return for 2019 only to claim a refund of withheld income tax or estimated tax paid (see Pub. 501 for details and examples)



Who lived with you for more than half of 2019. If the child didn't live with you for the required time, see *Exception to time lived with you*, later.



If the child meets the conditions to be a qualifying child of any other person (other than your spouse if filing jointly) for 2019, see Qualifying child of more than one person, later.

1. Do you have a child who meets the conditions to be your qualifying child?

☐ **Yes.** Go to Step 2. ☐ **No.** Go to Step 4.

Step 2 Is Your Qualifying Child Your Dependent?

1. Was the child a U.S. citizen, U.S. national, U.S. resident alien, or a resident of Canada or Mexico? (See Pub. 519 for

12 DR1 00391 1B

- I ask that the permission to be able to claim one of the children on the income tax is taken away, it is a federal law that if the dependent doesn't live with him, he can't claim him.
- Mr. Ramirez has the information of the doctors the children see. Liliana was his therapist recommended by Melanie McCormick.
- Mr. Ramirez use his work insurance if he isn't eligible for Medicaid or Nevada Checkup.
- Mr. Ramirez provide a list of the doctors that qualify for his insurance in case the already established won't be covered.
- Mr. Ramirez provide the information of the therapist his insurance covers.
- The children skipped their medical visits because of lack of medical coverage, if it isn't possible to apply for it then I ask that Mr. Ramirez pay for half of the medical costs of both children.
- Take away the permission to claim one of the children this year, I Mayra Arreguin did my financial questionnaire this year before receiving notification of the order.
- Mr. Ramirez to notify child support of his increase in child support from the last court hearing where we spoke of the subject, Mr. Ramirez only pays \$300.00 and the last order specified \$400.00 for both children that has been a year or over a year.
- Mr. Ramirez doesn't live with the children, he also doesn't spend at least half of the year with them, that is, by law he shouldn't claim either child as a dependent.
- I ask for a hearing if necessary

Translated by Evelyn S. Wakeling


February 19, 2020

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

JAVIER RAMIREZ
1348 TOiyahc Ave
Gardnerville NV 89410
(775) 450 7791

REC'D & FILED
2020 FEB 25 PM 1:53

AUBREY ROWLATT
CLERK

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E. Arreguin
Plaintiff/Petitioner,

Case No.: 1202100391 1B

Dept. No.: 1

vs.

JAVIER RAMIREZ
Defendant/Respondent.

MOTION TO COMPLY
AND REFUND MONIES

I JAVIER RAMIREZ, 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.

1. ORDER TO COMPLY
2. RETURN MONIES FROM TAX REFUND, TO
DEFENDANT

1 Fully explain why you believe you should be granted your request(s).
2 List and number each request.

3 This Motion is made for the following reasons:

4 PER COURT ORDER DATED FEBRUARY 7th 2020
5 PLAINTIFF HAD TWO WEEKS TO COMPLETE
6 PAPERWORK FROM CHILDREN THERAPIST, SO
7 I CAN FIND NEW PROVIDERS THRU MY
8 INSURANCE (SEE ATTACHED) AND SHE FAILED
9 TO DO SO, DELAYING THE PROCESS FOR
10 THE CHILDREN'S NEEDS
11 ~~AND~~ I NEED PLAINTIFF TO RETURN THE
12 MONIES GIVEN TO HER FOR TAX RETURNS
13 CREDIT AT \$5000 WHICH WAS MY AMOUNT
14 GIVEN TO ME BASED ON TAXES THAT I
15 PAID, I HAVE MEDICAL BILLS AND
16 OUTSTANDING CAR LOANS THAT HAD TO
17 BE PAID WITH THOSE MONIES, I CANNOT
18 AFFORD A NEW FEE TO REDO MY TAXES
19 AND CREDITORS WASTING THEIR MONEY
20 BECAUSE SHE IGNORE MY REQUEST. AND
21 COURT ORDER
22
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1 (If you need more room, you may attach additional sheets of paper. Be sure you write only on
2 one side of each sheet, number the page or pages 3(a), 3(b), etc. and initial each page at the
3 bottom.)

4 This document does **not** contain the Social Security number of any person.

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

7 DATED this 25 day of February, 20 20.

8 
9 (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:

Mayra E. Aragon
2850 Airport Road Sp. 5
Carsen City NV 89706

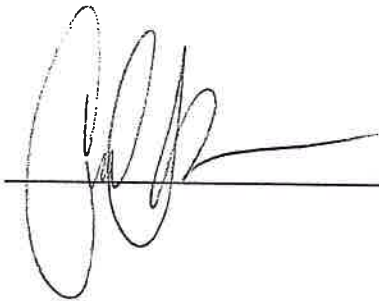
Dated this 25 day of February, 20 20.


(Your Signature)

pacific
behavioral health
SPECIALIZED COMMUNITY SERVICES

This letter hereby states that Pacific Behavioral Health did not receive a signed release of consent form from Mayra Arreguin, releasing information to Javier Ramirez.

Employee Name: Cassandra Robinson
Title: Office manager

A handwritten signature in dark ink, appearing to be 'CR', written over a horizontal line.

02/24/2020

ACTION NEEDED! Your rejected federal tax return

turbotax@intuit.com <turbotax@intuit.com>

Sat 2/8/2020 4:49 PM

To: VIVEENMI2011@HOTMAIL.COM <VIVEENMI2011@HOTMAIL.COM>

ACTION NEEDED! Your Rejected Federal Tax Return



Your federal tax return was rejected

This happens from time to time, but we're here to help.



We'll walk you through updating and e-filing your return every step of the way.

What happened

R0000-507-01 - A dependent on your return has already been claimed (or claimed themselves) on another return

Next step

We'll help you get this updated on your federal return and e-file .

To update your return

Simply sign in to TurboTax and we'll walk you through making the updates you need, then help you e-file your updated return.

If it isn't possible to e-file your updated return, we'll make sure you have everything you need to print and file your tax return by mail.

Need your user ID or password? Get a quick reminder

[Let's fix my return](#)

Like to track the status of your return?

Track the e-filing status of your return and more, all on your personalized TurboTax home page

Track my status

Important filing deadlines

If your return is rejected after the April 15, 2020 tax filing deadline has passed, you can still correct and re-file your tax return before April 20, 2020. [Learn more](#)

If you e-filed any state returns, you'll receive a separate status email about that return. And remember, keeping a copy of all status update emails like this one is always a good idea.

Thanks again for choosing TurboTax

Note: Please don't reply to this email address. The automated system that generated this message doesn't have an inbox that can be monitored for responses, and we'd hate to miss an email from you!

This email was sent to **VIVEENMI2011@HOTMAIL.COM**. Did you receive this email in error? [Find out why](#)

[Privacy Policy](#) | [Report to Security](#).

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Customer Communications, 2800 E. Commerce Center Place, Tucson, AZ 85706

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED

2020 FEB -7 AM 7:45
6:45

AUBREY ROWLATT
CLERK

BY  DEPUTY

3
4
5
6 IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7 IN AND FOR CARSON CITY

8 MAYRA ARREGUIN,

9 Plaintiff,

10 vs.

11 JAVIER RAMIREZ RIVAS,

12 Defendant.

ORDER GRANTING MOTION

13
14 This matter comes before this Court pursuant to Defendant's Motion to Modify filed on
15 January 16, 2020. An Affidavit of Service and a Request for Submission were filed on February
16 5, 2020. No response was submitted.

17 Defendant, in his Motion, requests this Court modify the Order after August 2, 2016
18 Hearing, to allow the parties to each claim one (1) child for tax purposes each year. Defendant
19 additionally requests that Plaintiff complete and provide Defendant with the necessary release of
20 information paperwork so the parties are able to receive a detailed report of the minor children's
21 needs so the minor children may find a new therapy provider.

22 According to First Judicial District Court Rule ("FJDCR") 3.8, "[u]nless otherwise
23 ordered by the court, opposition points and authorities must be filed and served within 14 days
24 after service of the motion." FJDCR 3.7(e) provides that "[f]ailure to comply with these
25 requirements by the opposing party may be treated as consent to grant the motion."

26 ///

27 ///

28 ///

1 Defendant had until February 5, 2020 to file a response to Defendant's Motion to Modify.
2 Plaintiff failed to file any response; therefore, pursuant to FJDCR 3.7(e), Plaintiff has consented
3 to the granting of Defendant's Motion. Since no opposition was filed, this Court deems it
4 appropriate to grant Defendant's Motion to Modify, establishing that each party shall claim one
5 (1) minor child for tax purposes every year and requiring Plaintiff complete and provide
6 Defendant with the necessary paperwork to release the minor children's therapy records.

7 Therefore, based on the foregoing and good cause appearing,


8 **IT IS HEREBY ORDERED** that Defendant's Motion is hereby GRANTED.

9 **IT IS HEREBY FURTHER ORDERED** that Plaintiff failed to file any response;
10 therefore, pursuant to FJDCR 3.7(e), Plaintiff has consented to the granting of Defendant's
11 Motion.

12 **IT IS HEREBY FURTHER ORDERED** that both parties shall claim one (1) minor
13 child for tax purposes every year.

14 **IT IS HEREBY FURTHER ORDERED** that Plaintiff has two (2) weeks from the
15 issuing of this Order to complete and provide Defendant with the necessary release of
16 information paperwork so the parties are able to receive a detailed report of the minor children's
17 needs so the minor children may find a new therapy provider.

18 Dated this 7th day of February, 2020.

19
20 
21 JAMES T. RUSSELL
22 DISTRICT JUDGE
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Mayra E. Arreguin
2850 Airport Road Spot 5
Carson City, NV 89706

Chloe nunez

Chloe McClintick, Esq.
Law Clerk, Dept. 1

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS

No. 84723

Appellant,

vs.

MAYRA E. ARREGUIN,

Respondent.

RECORD ON APPEAL

VOL VI

JAVIER RAMIREZ RIVAS
1348 TOIYABE AVE
GARDNERVILLE, NV 89410

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

APPELLANT IN PROPER PERSON

RESPONDENT IN PROPER PERSON

THE SUPREME COURT OF THE STATE OF NEVADA

INDEX

DESCRIPTION	STAMPED PAGE NO.	VOL. NO.
AFFIDAVIT	370	2
AFFIDAVIT OF SERVICE	1140, 1142	5
AFFIDAVIT OF SERVICE	1181, 1183, 1233	5
AFFIRMATION	30	1
AMENDED ORDER AFTER FEBRUARY 25, 2014 HEARING	434	2
AMENDED PROOF OF SERVICE	1016	5
ANSWER TO COMPLAINT FOR DIVORCE	55	1
APPLICATION AND DECLARATION TO WAIVE FEES AND COSTS (JAVIER RAMIREZ)	1539	7
APPLICATION FOR ENTRY OF DEFAULT	46	1
APPLICATION TO PROCEED INFORMA PAUPERIS (JAVIER RAMIREZ)	1288, 1465	6, 7
APPLICATION TO WAIVE FILING FEES/SERVICE ONLY	1, 48, 339	1, 2
APPLICATION TO WAIVE FILING FEES/SERVICE ONLY	693, 776	3, 4
APPLICATION TO WAIVE FILING FEES/SERVICE ONLY	841, 1152	4, 5
APPLICATION TO WAIVE MEDIATION FEES	1079, 1157, 1205	5
APPROVED LETTER FOR MEDICARE CARE	1189	5
CASA REPORT	1293	6
CASE APPEAL STATEMENT	691, 786, 847	3, 4
CASE APPEAL STATEMENT	903, 1166, 1461, 1548	4, 5, 6, 7
CASE EXHIBITS AND PERSONAL, LETTER IN RESPONSE TO CASA LETTER	1310	6
CASE MANAGEMENT ORDER	37	1

CD TRANSCRIPT OF PROCEEDINGS	906	4
CERTIFICATE OF MAILING	390, 688, 789	2, 3, 3 5
CERTIFICATE OF MAILING	1111, 1163, 1284	6
CERTIFICATE OF MAILING	1406, 1441, 1445	6
CERTIFICATE OF MAILING	1460, 1545	6, 7
CERTIFICATE OF SERVICE	58, 1119, 1172	1, 5
CERTIFICATE OF SERVICE	1274	6
CERTIFICATE OF SERVICE BY MAIL	996	4
CLERK'S CERTIFICATE	765, 865, 1054	4
CLERK'S CERTIFICATE	1065, 1232, 1527	5, 7
COMPLAINT FOR DIVORCE	7	1
DECLARATION OF NON-SERVICE	1481, 1490, 1500	7
DECLARATION OF SERVICE	1446, 1449, 1450	6
DECLARATION OF SERVICE	1451, 1452, 1458	6
DEFAULT	47	1
EMERGENCY TEMPORARY CUSTODY OF CHILDREN	424	2
EMERGENCY MOTION REGARDING CHILDREN	1469	7
EX PARTE EMERGENCY MOTION REGARDING CHILDREN	331, 503, 516	2,3
EX PARTE EMERGENCY MOTION REGARDING CHILDREN	609, 746, 866	3, 4
EX PARTE EMERGENCY MOTION REGARDING CHILDREN	991, 1038, 1066	4, 5
EX PARTE EMERGENCY MOTION REGARDING CHILDREN	1087, 1126, 1175	5
EX PARTE EMERGENCY MOTION REGARDING CHILDREN	1257	6

EX PARTE MOTION FOR ORDER SHORTENING TIME TO RESPOND TO MOTION OR REQUEST	522	3
FINANCIAL DISCLOSURE FORM	671	3
FINDINGS OF FACT, CONCLUSIONS OF LAW AND DECREE OF DIVORCE	71	1
FORGOTTEN DOC PIC. THAT MAY HAVE DICRIPINCIES ON PAPERWORK GIVEN TO CASA AND PLAINTIFF	1407	6
HEARING DATE MEMO	358	2
MOTION	59, 66, 359	1, 2
MOTION	373, 384, 391	2
MOTION	414, 470, 476	2
MOTION	570, 576, 1241	3, 4, 5
MOTION EMERGENCIA	817, 852	4
MOTION EMERGENCY MOTION REGARDING CHILDREN	1304	6
MOTION FOR AN ORDER TO ENFORCE AND/OR FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT	1433	6
MOTION FOR CONTINUANCE	448	2
MOTION FOR ORDERS TO MODIFY CHILD CUSTODY, VISITATION, AND/OR CHILD SUPPORT	1410	6
MOTION FOR RECONSIDERATION OF CHILD SUPPORT	636	3
MOTION TO COMPLY AND REFUND MONIES	1247	5
MOTION TO EXTEND VISITS WITH MINOR CHILDREN THERAPY INVOLVMENT AND TO SHOW CAUSE FOR DEPRAVATION OF VISITATION RIGHTS	892	4
MOTION TO MODIFY	345, 438, 581	2, 3
MOTION TO MODIFY	824, 1212	5
MOTION TO MODIFY CUSTODY/VISITATION CHILD THERAPIST, CHILD SUPPORT ENFORCE PRIOR ORDERS, ORDER TO COMPLY. LIST PARENTAL RIGHTS. RESTITUTION OF VACATION/BIRTHDAY EXPENSES, ENFORCE NRS 125C.003 AND NRS 125C.006 AND NRS 125C.0075	1120	5
MOTION TO SEEK MEDICAL CARE	494	2

MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	531, 553, 593	3
MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	791, 832	4
MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT TO ASSIST MINOR CHILDREN WITH HOMEWORK, ATTEND THERAPY SESSIONS , WEEKLY PHONE CALL RESCHEDULE	710	3
MOTION TO SUBMIT PAPERWORK	1000	5
NOTICE OF APPEAL	687, 781, 846	3, 4
NOTICE OF APPEAL	899, 1162, 1459, 1538	4, 5, 6, 7
NOTICE OF CHANGE OF ADDRESS	41, 329, 353	1, 2
NOTICE OF CHANGE OF ADDRESS	1203	5
NOTICE OF CHANGE OF CONTACT INFORMATION	1514	7
NOTICE OF DEFICIENCY IN NOTICE OF APPEAL	689, 782	3, 4
NOTICE OF TRANSFER TO COURT OF APPEALS	739, 827, 1199, 1513	3, 4, 5, 7
ORDER	80, 381, 702	1, 2, 3
ORDER AFTER APRIL 4, 2022 HEARING	1531	7
ORDER AFTER APRIL 26, 2017	813	4
ORDER AFTER APRIL 9, 2015 HEARING	511	3
ORDER AFTER AUGUST 2, 2019 HEARING	1196	5
ORDER AFTER AUGUST 20, 2014 HEARING	452	2
ORDER AFTER DECEMBER 17, 2020 HEARING	1442	6
ORDER AFTER FEBRUARY 25, 2014 HEARING	430	2
ORDER AFTER JANUARY 6, 2014 HEARING	409	2
ORDER AFTER JANUARY 6, 2016 HEARING	629	3
ORDER AFTER JANUARY 7, 2021 HEARING	1453	6
ORDER AFTER JULY 12, 2021 EMERGENCY HEARING	1510	7

ORDER AFTER JULY 13, 2016 HEARING	727	3
ORDER AFTER JULY 3, 2019 HEARING	1185	5
ORDER AFTER JUNE 6, 2016 HEARING	350	2
ORDER AFTER JUNE 6, 2018 HEARING	1113	5
ORDER AFTER NOVEMBER 3, 2015 HEARING	575	3
ORDER AFTER NOVEMBER 3, 2017 HEARING	1055	5
ORDER AFTER OCTOBER 20, 2014 HEARING	463	2
ORDER AFTER OCTOBER 27, 2016 HEARING	769	4
ORDER APPOINTING COURT APPOINTED SPECIAL ADVOCATE	377, 1075	2, 5
ORDER CHANGING PLACE OF EXCHANGE FOR MINOR CHILDREN	1170	5
ORDER CLARIFYING ORDER AFTER NOVEMBER 3, 2015 HEARING	579	3
ORDER CONTINUING HEARING	1308	6
ORDER DECLINING TO CONSIDER MOTION EX PARTE	623, 997	3, 4
ORDER DENYING DEFENDANT'S MOTION	757	4
ORDER DENYING DEFENDANT'S MOTION FOR RECONSIDERATION	681	3
ORDER DENYING EMERGENCY MOTION	491	2
ORDER DENYING EX PARTE MOTION	336	2
ORDER DENYING MOTION	444, 830, 1285	2, 4, 6
ORDER DENYING MOTION EX PARTE	1072	5
ORDER DENYING MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	886	4
ORDER DENYING MOTIONS	1147	5
ORDER DENYING PEREMPTORY CHALLENGE	1144	5
ORDER DENYING REQUEST FOR SUBMISSION	528, 607	3
ORDER DIRECTING PREPARATION OF TRANSCRIPTS	889	4

ORDER DIRECTING TRANSMISSION OF RECORD	703, 790, 1174	3, 4, 5
ORDER DIRECTING TRANSMISSION OF RECORD	1464, 1551	6, 7
ORDER DISMISSING APPEAL	860, 863, 1014	4, 5
ORDER DISMISSING APPEAL	1052	5
ORDER FOLLOWING REPORT RECEIVED FROM THE MINOR CHILDREN'S THERAPIST	467	2
ORDER FOLLOWING REPORT RECEIVED FROM THE MINOR CHILDREN'S THERAPIST DATED DECEMBER 26, 2014	481	2
ORDER FOR HEARING	428, 446	2
ORDER GRANTING DEFENDANT VISITATION	458	2
ORDER GRANTING EMERGENCY MOTION	821, 857	4
ORDER GRANTING EX PARTE EMERGENCY MOTION REGARDING CHILDREN	874	4
ORDER GRANTING MOTION	1238	5
ORDER GRANTING TELEPHONIC EXTENSION	806	4
ORDER OF AFFIRMANCE	1029, 1060, 1199, 1228	5
ORDER ON REMAND	1528	7
ORDER OF REVERSAL AND REMAND	740, 761, 1516, 1522	3, 4, 7
ORDER PROCEED IN FORMA PAUPERIS	1291	6
ORDER RE: EX PARTE EMERGENCY MOTION REGARDING CHILDREN	1136, 1271	5, 6
ORDER RE: OVERNIGHT VISITATION OCTOBER 16-19, 2014	461	2
ORDER REGARDING CASA REPORT	525, 549	3
ORDER REGARDING CHILD CUSTODY	43	1
ORDER REGARDING MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	547	3
ORDER REGARDING VISITATION	704	3

ORDER REGARDING WAIVER OF FEES AND COSTS	5, 53, 343	1, 2
ORDER REGARDING WAIVER OF FEES AND COSTS	700, 784, 850	3, 4
ORDER REGARDING WAIVER OF FEES AND COSTS	10,841,164	5
ORDER REGARDING WAIVER OF MEDIATION FEES	1209	5
ORDER REQUIRING PETITIONER'S RESPONSE AND SETTING HEARING	1048	5
ORDER SETTING HEARING	509, 568, 725	3
ORDER SETTING HEARING	744, 811, 1302	3, 4, 6
ORDER SETTING HEARING AND REQUIRING SERVICE	1099, 1179, 1479	5, 7
ORDER SUSPENDING UNSUPERVISED VISITATION AS TO EDUARDO RAMIREZ	626	3
ORDER TO COMPLY	707	3
ORDER TO PROCEED IN FORMA PAUPERIS	1477, 1546	7
PEREMPTORY CHALLENGE	1139	5
PROOF OF INCOME FROM UNEMPLOYMENT	766	4
PROOF OF SERVICE	355, 408, 506	2, 3
PROOF OF SERVICE	538, 541, 546	3
PROOF OF SERVICE	620, 684, 721	3
PROOF OF SERVICE	722, 732, 754	3
PROOF OF SERVICE	807, 881, 882	4
PROOF OF SERVICE	883, 891	4
PROOF OF SERVICE	1034, 1035, 1044	5
PROOF OF SERVICE	1109, 1124, 1125	5
REMITTITUR	760, 862, 1051	4, 5
REMITTITUR	1059, 1227, 1521	5, 7

REQUEST FOR SUBMISSION	31, 356, 368	1, 2
REQUEST FOR SUBMISSION	441, 539, 564	2, 3
REQUEST FOR SUBMISSION	605, 723, 808	3, 4
REQUEST FOR SUBMISSION	828, 884, 1036	5, 6
REQUEST FOR SUBMISSION	1135, 1194, 1236	5
REQUEST FOR SUBMISSION	1270, 1283	6
REQUEST FOR SUBMISSION OF EX PARTE MOTION	508, 524, 622	3
REQUEST FOR SUBMISSION OF EX PARTE MOTION	756, 995, 1046	4, 5
REQUEST FOR SUBMISSION OF EX PARTE MOTION	1071, 1098	5
RESPONSE TO MOTION	1101, 1276	5,6
TRIAL DATE MEMO	65	1

REQUEST FOR SUBMISSION OF EX PARTE MOTION	1071, 1098	5
RESPONSE TO MOTION	1101, 1276	5,6
TRIAL DATE MEMO	65	1

Code: 1670
Name: JAVIER RAMIREZ
Address: 1348 TOiyABE AVE
GARDNERVILLE NV
Telephone: (775) 450 7791
Email: livermore201@hotmail.com
Self-Represented Litigant

REC'D & FILED
2020 FEB 25 PM 1:54

AUDREY ROWLATT
CLERK

BY [Signature]
DEPUTY

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

JAVIER RAMIREZ
MAYRA E. ARREGUIN
Petitioner,
vs. MAYRA E. ARREGUIN
Javier Ramirez
Respondent.

Case No. 1202100391

Dept. No. 1

EX PARTE EMERGENCY MOTION REGARDING CHILDREN

MOTION TO Seek medical care to minor child
(Fill in the name of this motion)

Javier Ramirez, appearing in Proper Person, hereby move this
(Your name)

Court to issue an emergency order, without notice to MAYRA E. ARREGUIN
(The Other Party's name)
granting the following:

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 be filled in on the next page.

To seek medical follow up to minor child.

1 A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was
2 entered on March 2013. To the best of my knowledge, the last order
(Date the Decree or Order was filed)

3
4 concerning this matter was entered on February 7 2020 and that order
(Date last order entered in this case)

5
6 concerned Motion to modify
(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	<u>Eduardo J. Ramirez</u>	<u>13</u>	<u>04-13-2006</u>
10	<u>Carlos A. Ramirez</u>	<u>12</u>	<u>10-09-2007</u>
11			
12			
13			
14			

15 Fully explain why you believe this is an emergency situation

16 I believe this is an emergency and an order should issue from this Court immediately
17 because: In the past every follow up
18 concerning the children has been ignored
19 by Plaintiff. (Maura Noreguin) although
20 court orders have been issued and CASA
21 advocates had to be constantly reminding
22 her to do follow doctors orders
23 I can't jeopardize the children's injuries
24 and I would like to be allow to
25 pick up Eduardo from school, so he
26 can be seen for his follow up.
27 I truly believe that mother would
28

1 ignore that this is imperative for the
2 kids well being. Am also the Insurance carrier

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 Myra Arreguin has a prior history
6 of not following orders and doctors
7 recommendations, jeopardizing the childrens
8 welfare and well being.

9 I doubt that she would pay any
10 co-pay visits and use that as an
11 excuse
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
20 one side of the paper and clearly identify it as a continuation of this explanation.)

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 is
23 true and correct.

24 DATED this 25 day of February, 2020.

25
26 (Signature)

27 JANEZ DAMIREZ
28 (Printed Name)

\$13904
07526



Carson
Medical
Group

Pediatrics

Your appointment is 3/2/20
at 2:45 o'clock with Axelrod

☒ Carson Medical Group
1475 Medical Parkway
Carson City, NV 89703
775.885.2229

☐ Minden Medical Center
925 Ironwood Dr, Ste 2111
Minden, NV 89423
775.885.2229



**Carson Valley Medical Center
Emergency Services**

February 23, 2020

Patient: **Eduardo J Ramirez Arreguin**
Date of Birth: **4/13/2006**
Date of Visit: **2/23/2020**

To Whom It May Concern:

Eduardo Ramirez Arreguin was seen and treated in our emergency department on 2/23/2020. He may return to gym class on ~~02/24/20~~ **3-2-20**.

Sincerely,


LARS D ENSIGN, M.D.
ER FACILITY CVMC
Dept: 775-782-1600

AFTER VISIT SUMMARY

Eduardo J. Ramirez Arreguin MRN: 3096979

2/23/2020 ER FACILITY CVMC 775-782-1600

Instructions

For pain, I recommend ibuprofen, 400 to 600 mg 3-4 times daily as needed. Also ice and elevation might help the pain.



Read the attached information

SPRAIN, EASY-TO-READ (ENGLISH)



DX-ANKLE 3+ VIEWS RIGHT

Scheduled for 2/23/2020



Call Rita L. Wang, M.D. in 1 day (around 2/24/2020)

Why: Please schedule follow-up recheck with primary provider over approximately 7 to 10 days. If new or worsening issues develop, please return to emergency for recheck.

Specialty: Pediatrics

Contact: 1475 Medical Pkwy
Carson City NV 89703-4635
775-885-2229

Today's Visit

You were seen by Lars D Ensign, M.D.

Reason for Visit

Ankle Injury

Diagnosis

Sprain of anterior talofibular ligament of right ankle, initial encounter

Imaging Tests

DX-ANKLE 3+ VIEWS RIGHT

Your End of Visit Vitals



Blood Pressure
149/77



Temperature (Oral)
98.1 °F



Pulse
61



Respiration
16



Oxygen Saturation
97%

What's Next

You currently have no upcoming appointments scheduled.

Changes to Your Medication List

You have not been prescribed any medications.



Sprain



A sprain happens when the bands of tissue that connect bones and hold joints together (*ligaments*) stretch too much or tear.

HOME CARE

- Raise (*elevate*) the injured area to lessen puffiness (*swelling*).
- 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 15-20 minutes, 3-4 times a day.
- Do this for the first 24 hours or as told by your doctor.
- Wear any splints, braces, castings, or elastic wraps as told by your child's doctor.
- Eat healthy foods.
- Only take medicine as told by your doctor.

GET HELP RIGHT AWAY IF:

- There is numbness or tingling in the injured limb.
- The toes or fingers become blue or white in the injured limb.
- The sprained limb is cold to the touch.
- There is a sharp, shooting pain in the injured limb.
- The puffiness is getting worse instead of better.

MAKE SURE YOU:

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

Document Released: 06/05/2009 Document Revised: 03/11/2013 Document Reviewed: 11/03/2010
ExitCare® Patient Information ©2014 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.

Information on File

☎ 775-450-7791 (Home Phone)
775-450-1301 (Home Phone)

🏠 1348 Toiyabe Avenue
GARDNERVILLE Nevada 89410

Preferred language: English

Date of birth: 4/13/2006

Gender: Male

Ethnicity: Hispanic Origin (Spanish, Mexican, Puerto Rican, Cuban, etc)

Race: Hispanic or Latino

Eduardo was injured on Friday and he twisted his ankle.... Took him to ER yesterday during my parental time.

I need for you to email me , call me or set up a meeting at your office,

I'm heading to Reno and won't be able to reply and /or answer phone calls until after 2:30 pm .

Thanks
Javier

*Emails to
CASA
Please read from
down - up.*

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>
Sent: Monday, February 24, 2020 12:42 PM
To: javier ramirez <viveenmi2011@hotmail.com>
Subject: Re: Update

Good Afternoon,

Hopefully Eduardo is doing well and will just need to rest and recuperate.

Please feel free to email me with any updates as I am working both in our Carson Office and out in the field this week.

Next week, I will be difficult to get ahold of during regular business hours as I will be in a week long hearing.

But, please, feel free to email me with anything you wish to discuss.
Melanie

Melanie M. "Emmy" McCormick, *Guardian ad litem*
Executive Director - CASA of Carson City, NV
(775) 291-7069

"The way we see the world is what makes us good at what we do."

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From: javier ramirez <viveenmi2011@hotmail.com>
Sent: Monday, February 24, 2020 12:21 PM
To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>
Subject: Update

Hello:

Should we do it ourselves?

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sent: Monday, February 24, 2020 4:09 PM

To: javier ramirez <viveenmi2011@hotmail.com>

Subject: Re: Update

Sadly, I cannot allow another volunteer to sit with you at the present time as they are not appointed as CASA.

By your email I was under the impression we could converse that way.

I am still open to discussing matters over email, with perhaps, if needed a phone call could be scheduled. I am just unable to meet for the next two weeks.

Would you like to schedule an appointment at that time in two weeks?

Best Regards,
Melanie M. "Emmy" McCormick
Executive Director - CASA of Carson City
(775) 291-7069

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On Feb 24, 2020, at 3:59 PM, javier ramirez
<viveenmi2011@hotmail.com> wrote:

Can you have another volunteer take the time to talk to me...
Since your schedule it's too tight?

that I should be allowed to stop by the school and take him to his follow up, until you can come up with a plan,

In another note, am still waiting on an answer to my email about the restrictions that the school have in regards of their grades, the secretary hasn't heard from you either.

Thanks

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sent: Monday, February 24, 2020 5:40 PM

To: javier ramirez <viveenmi2011@hotmail.com>

Subject: Re: Update

I seem not to be understanding.

Can you elaborate just a little bit more so I may fully answer your question.

Thank you.

Best Regards,

Melanie M. "Emmy" McCormick

Executive Director - CASA of Carson City

(775) 291-7069

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On Feb 24, 2020, at 4:42 PM, javier ramirez <viveenmi2011@hotmail.com> wrote:

How you want the doctor's appointments handle?

Last year you said that you would be able to set this up..

Re: Update

javier ramirez <viveenmi2011@hotmail.com>

Tue 2/25/2020 10:42 AM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Good Morning:

We have a court order that states that I should be notified when the kids had a medical issue.

The injury of Eduardo happened on Friday the 21st.

I reached out to Mayra thru a text message offering to take him on Saturday to be evaluated....I sat outside the sheriff's office close to an hour and I sent her a text while I was there without a reply back, instead I got a call from Eduardo telling me that he cannot come and to wait until the next day, during my parental time.

I'm trying to find your email where you wanted to find a way so one of us can take care of their medical needs.. in the meantime appointments for the dentist, eye doctor and their yearly check ups are being ignored.

It was my understanding that the parents should avoid involving the children in any conversation (in this case using Eduardo to rely to me that he wasn't coming) and to refrain from any badmouthing to each other. Which I get to hear from the children, that I'm "making a big deal" on their injuries.

Per Doctor's orders he has to do a follow up within 7-10 days, I called to set this up and their next appointment to be seen is on the 3/2/20 at 2:45 pm...otherwise they do have appointments at midday when he is at school and Mayra is at work.

So, just like it happened in the past with Carlos injury on his knee and the follow up with the physical therapist I won't hesitate to say that she would ignore this follow up..

Being that I am the one that carries the insurance coverage and I have to pay for the copays along with making time to take them to the doctor, I think

Code: 3860
Name: Javier Ramirez
Address: 1348 Toiyabe Ave
Carson City NV
Telephone: (775) 450 7791
Email: VRamirez@charma1.com
Self-Represented Litigant

REC'D & FILED
2020 FEB 25 PM 1:54

AUBREY ROWLAND
CLERK
BY [Signature] DEPUTY

First
IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF ~~WASHOE~~ Carson

JAVIER RAMIREZ
Plaintiff/Petitioner/ Joint Petitioner,

Case No. 12 D21 003 91

vs.

Dept. No. 1

MAYRA E. ALRAGUIN
Defendant/Respondent/ Joint Petitioner.

REQUEST FOR SUBMISSION

I request that the EX PARTE EMERGENCY MOTION REGARDING CHILDREN that was
filed on February 25, 2020 be submitted to the Court for decision.
(Date the document was filed with the Court)

This document does not contain the personal information of any person as defined by NRS
603A.040.

Date: February 25, 2020 Your Signature: [Signature]

Print Your Name: Javier Ramirez

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED

2020 FEB 26 PM 1:18

AUBREY RONLATT

CLERK

BY

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 Petitioner,

11 v.

12 JAVIER RAMIREZ RIVAS,

13 Respondent.

ORDER RE: EX PARTE EMERGENCY
MOTION REGARDING CHILDREN

14
15 This matter comes before the Court on an Ex Parte Emergency Motion Regarding
16 Children filed by Respondent on February 25, 2020. No proof of service was filed.


17 In his Ex Parte Emergency Motion, Respondent requested that this Court issue an order
18 allowing him to pick-up the parties' child, Eduardo Ramirez, from school and take him to a
19 medical appointment scheduled for March 2, 2020, for a follow-up on Eduardo's recently
20 sprained ankle. Respondent asserted that his attempts to communicate with Petitioner regarding
21 this matter have been ignored. Respondent attached email correspondence to his Motion
22 reflecting ongoing communication between him and Melanie McCormick, the children's CASA,
23 regarding this issue he's brought before the Court.

24 This Court, having reviewed Respondent's Ex Parte Emergency Motion Regarding
25 Children, does not find it to be an emergency issue for this Court to consider and therefore
26 declines to consider it. The Court encourages the parties to cooperate with each other in seeking
27 any necessary medical care for their children instead of seeking Court intervention on basic co-
28 parenting responsibilities.

1 Therefore, based on the foregoing and good cause appearing;

2 IT IS HEREBY ORDERED that the Court declines to consider Respondent's Ex Parte
3 Emergency Motion Regarding Children filed on February 25, 2020.

4 Dated this 26th day of February, 2020.

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7 JAMES T. RUSSELL
8 DISTRICT JUDGE
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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 26th day of February, 2020, 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
7 1371 Village Way F
8 Gardnerville, NV 89410

9 Mayra Arreguin
10 1756 Russell Way #E
11 Carson City, NV 89706

12 Melanie McCormick, CASA
13 E-mail: casaofcc@earthlink.net



Angela Jeffries
Judicial Assistant, Dept. 1

REC'D & FILED ✓

2020 MAR -2 PM 2:15

AUBREY ROWLATT
CLERK

BY 
DEPUTY

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

3
4
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.

12 JAVIER RAMIREZ RIVAS,
13 Defendant.

CERTIFICATE OF SERVICE

14 A forwarding address for JAVIER RAMIREZ RIVAS having been obtained from
15 returned mail, pursuant to NRCP 5(b), I certify that I am an employee of the First Judicial
16 District Court, Department 1, and that on this 2nd day of March, 2020, I deposited for mailing at
17 Carson City, Nevada, a true and correct copy of the ORDER RE: EX PARTE EMERGENCY
18 MOTION REGARDING CHILDREN filed on February 26, 2020, addressed as follows:
19

20 Javier Ramirez Rivas
1348 Toiyabe Ave
21 Gardnerville, NV 89410-5369

22 
23 Angela Jeffries
24 Judicial Assistant, Dept. 1
25
26
27
28

JAMES T. RUSSELL
DISTRICT JUDGE
FIRST JUDICIAL DISTRICT COURT
885 East Musser Street • Room 3061
Carson City, Nevada 89701

RETURN
SERVICES
REQUESTED

NEOPOST FIRST-CLASS MAIL PERMIT
02/26/2020
USPS
\$000.48
ZIP 89701
04111254881

Javier Ramirez
1371 Village Way F
Gardnerville,

RETURN TO SENDER
RAMIREZ TOYABE AVE
GARDNERVILLE NV 89410-3369
RETURN TO SENDER
000 4821047004

Your Name: Mayra Arreguin
Mailing Address: 2850 Airport Rd. 5
City, State, Zip: Carson City NV 89706
Telephone: (775) 291-7138
In Proper Person

REC'D & FILED

2020 MAR 10 PM 4:47

AUDREY ROBERTS
CLERK

BY [Signature] DEPUTY

In The First Judicial District Court of the State of Nevada
In and for Carson City

Mayra E. Arreguin,
Plaintiff,

Case No.: 12 DR 100391 1B

Dept. No.: 1

vs.

RESPONSE TO MOTION

Javier Ramirez,
Defendant.

I, Mayra Arreguin, respond to the Motion To comply
(Your Name)

and refund monies filed by Javier Ramirez
(Title of Motion to which you are responding to) (Name of other party)

on February 25 / 2020 for the following reasons:
(Date Motion was filed)

State very specifically why you oppose or why you agree with the motion or request. If you agree with a part of the motion or request but disagree with another part, state that also.

En primer lugar estoy en desacuerdo con el señor Ramirez en donde el dice que no estoy cooperando, él tiene la información de todos los médicos, la única persona de la cual él no tiene la información es de la terapeuta que estaba asistiendo a dar la sesiones a mi casa, el motivo es que no recuerdo la agencia solamente tengo el número personal de la terapeuta con el cual nos manteníamos en contacto y no se si es correcto dar su número telefonico a otra persona que no es su cliente. En la moción anterior el señor Ramirez agregó una supuesta carta de la agencia que me imagino el señor se dirigió para pedir asistencia, dicha información yo nunca la obtuve, ni tampoco sabía que tenía que ir a firmar algun papeleo o consentimiento para que pudieran asistir a las terapias a ese lugar no se como hicieron esa carta, ami nunca se me informo nada.

1 - En segundo lugar el señor Ramirez afirma que yo ignore
2 su request y la orden de la corte la cual es falsa
3 porque la orden fue firmada el día 17 de Febrero
4 de esta año y yo habia hecho mi declaracion de impuestos
5 el día 5 de Febrero, 2 dias antes de que la orden
6 fuera firmada por el señor Juez.

7 El señor Ramirez esta pidiendo que yo regrese el credito
8 que de 5,000 dolares, cantidad que de acuerdo a lo que
9 el trabajo se le regresaria incluyendo el credito de uno de mis
10 hijos.

11 - Me parece injusto y no estoy de acuerdo en primer lugar
12 porque a mi no se me va a regresar esa cantidad que el
13 esta pidiendo. En segundo lugar el credito es por ~~los niños~~
14 el niño cuando los 2 niños viven conmigo. En tercer lugar

15 El señor Ramirez desde el 2015 que el señor Juez
16 consedio al señor Ramirez poner a los niños en las
17 impuestos año con año el señor a declarado a uno
18 de los niños como dependo aunque yo no he estado
19 de acuerdo, un par de años afirmaba que yo recibiria
20 una cantidad de lo que el recibiera con tal de que lo
21 declarara poner a uno de los niños porque como siempre
22 esta necesitado de dinero por las numerosas deudas
23 que el señor tiene, dicha cantidad nunca la
24 recibí y considero que es un robo, no hacia mi
25 sino hacia mis hijos. los cuales diario tienen
necesidades, yo tengo que proveerles, un techo, ropa,
comida que con la cantidad que el señor Ramirez
aporta no es suficiente.

- El señor Ramirez acaba de solicitar una modi-
ficacion en la cantidad de Child Support y
año con año lo hace. No es capaz de pagar la manu-
tencion por sus hijos pero si es capaz de solicitar
a uno de los niños para declararlo como depende? y
recibir el credito.

Yo estoy mirando por los intereses de mis hijos y lo que

(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.)

I do request a hearing on this matter.
(do, or do not)

If a hearing is requested, please state why you feel a hearing is necessary: _____

Para aclarar muchos puntos si es necesario
y el juez lo solicita.

1
2
3 I declare, under penalty of perjury under the law of the State of Nevada, that the
4 foregoing is true and correct.

5 Date: 03/10/2020

6
7 Mayra E. Arreguin
(Signature)

8
9
10
11 **CERTIFICATE OF SERVICE**
12

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

16 Javier Ramirez.
17 1348 Toiyabe Ave.
18 Gardnerville Nv. 89410

19 Dated this 10 day of March, 20 20.
20

21
22 Mayra E. Arreguin
(Signature)

yo pudiera recurrir de creditos por mis hijos lo estoy ahorrando para si un dia ellos quieren continuar estudiando y tener un dinero para ellos. No como el señor Ramirez que quiere los creditos de sus hijos para pagar sus deudas que todos las tenemos pero en lugar de ~~undir~~ a nuestros hijos los ayudamos a salir adelante y pensamos en un futuro para ellos.

Estoy juntando a esta motion pruebas de que mis impuestos fueron realizados antes de que el juez aprobara la orden que solicito el señor Ramirez y la cual no estoy de acuerdo.

Form **8879**Department of the Treasury
Internal Revenue Service**IRS e-file Signature Authorization**

OMB No. 1545-0074

2019

- ERO must obtain and retain completed Form 8879.
► Go to www.irs.gov/Form8879 for the latest information.

Submission Identification Number (SID) 884425202003602fbed4

Taxpayer's name

MAYRA E ARREGUIN GARCIA

Spouse's name

Social security number

2679

Spouse's social security number

Part I Tax Return Information — Tax Year Ending December 31, 2019 (Whole dollars only)

1	Adjusted gross income (Form 1040 or 1040-SR, line 8b; Form 1040-NR, line 35)	1	12,477.
2	Total tax (Form 1040 or 1040-SR, line 16; Form 1040-NR, line 61)	2	0.
3	Federal income tax withheld from Forms W-2 and 1099 (Form 1040 or 1040-SR, line 17; Form 1040-NR, line 62a)	3	45.
4	Refund (Form 1040 or 1040-SR, line 21a; Form 1040-NR, line 73a; Form 1040-SS, Part I, line 13a)	4	1,542.
5	Amount you owe (Form 1040 or 1040-SR, line 23; Form 1040-NR, line 75)	5	

Part II Taxpayer Declaration and Signature Authorization (Be sure you get and keep a copy of your return)

Under penalties of perjury, I declare that I have examined a copy of my electronic individual income tax return and accompanying schedules and statements for the tax year ending December 31, 2019, and to the best of my knowledge and belief, they are true, correct, and complete. I further declare that the amounts in Part I above are the amounts from my electronic income tax return. I consent to allow my intermediate service provider, transmitter, or electronic return originator (ERO) to send my return to the IRS and to receive from the IRS (a) an acknowledgement of receipt or reason for rejection of the transmission, (b) the reason for any delay in processing the return or refund, and (c) the date of any refund. If applicable, I authorize the U.S. Treasury and its designated Financial Agent to initiate an ACH electronic funds withdrawal (direct debit) entry to the financial institution account indicated in the tax preparation software for payment of my federal taxes owed on this return and/or a payment of estimated tax, and the financial institution to debit the entry to this account. This authorization is to remain in full force and effect until I notify the U.S. Treasury Financial Agent to terminate the authorization. To revoke (cancel) a payment, I must contact the U.S. Treasury Financial Agent at 1-888-353-4537. Payment cancellation requests must be received no later than 2 business days prior to the payment (settlement) date. I also authorize the financial institutions involved in the processing of the electronic payment of taxes to receive confidential information necessary to answer inquiries and resolve issues related to the payment. I further acknowledge that the personal identification number (PIN) below is my signature for my electronic income tax return and, if applicable, my Electronic Funds Withdrawal Consent.

Taxpayer's PIN: check one box only

☒ I authorize Carlos Torres Agency to enter or generate my PIN as my signature on my tax year 2019 electronically filed income tax return.

ERO firm name

Enter five digits, but
don't enter all zeros

☐ I will enter my PIN as my signature on my tax year 2019 electronically filed income tax return. Check this box only if you are entering your own PIN and your return is filed using the Practitioner PIN method. The ERO must complete Part III below.

Your signature ►

Date ►

Spouse's PIN: check one box only

☐ I authorize to enter or generate my PIN as my signature on my tax year 2019 electronically filed income tax return.

ERO firm name

Enter five digits, but
don't enter all zeros

☐ I will enter my PIN as my signature on my tax year 2019 electronically filed income tax return. Check this box only if you are entering your own PIN and your return is filed using the Practitioner PIN method. The ERO must complete Part III below.

Spouse's signature ►

Date ►

Part III Certification and Authentication — Practitioner PIN Method Only

ERO's EFIN/PIN. Enter your six-digit EFIN followed by your five-digit self-selected PIN.

8 8 4 4 2 5 2 4 6 8 1

Don't enter all zeros

I certify that the above numeric entry is my PIN, which is my signature for the tax year 2019 electronically filed income tax return for the taxpayer(s) indicated above. I confirm that I am submitting this return in accordance with the requirements of the Practitioner PIN method and Pub. 1345, Handbook for Authorized IRS e-file Providers of Individual Income Tax Returns.

ERO's signature ►

Date ►

02/05/2020

ERO Must Retain This Form — See Instructions

Don't Submit This Form to the IRS Unless Requested To Do So

For Paperwork Reduction Act Notice, see your tax return instructions.

BAA

REV 01/30/20 PRO

Form 8879 (2019)

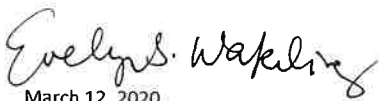
12 DR1 00391 1B

- In the first place I am in disagreement with Mr. Ramirez where he says I am not cooperating, he has the information to all the doctors, the only one he doesn't have the information for is the therapist who was coming to my house for sessions, the reason is I don't remember the agency, I only have the personal number of the therapist we stayed in contact with and I don't know if it is right to give telephone number to someone else who isn't her client.
- In the previous motion Mr. Ramirez added a supposed letter from the agency that I imagine the man referred to for help, I never got this information nor did I know I had to sign any paper or a consent so they could go to the therapy at that place, I don't know how they wrote that letter, I was never informed.
- In second place Mr. Ramirez says I ignored his request and the court order which is false because the signed order from February 7 of this year and I had filed my taxes on the 5th day of February, two days before the order was signed by Your Honor. Mr. Ramirez is asking me to return the \$5000 dollar credit, an amount that according to what he worked he would get back including the credit for one of my children.
- It seems unfair and I am not in agreement in the first place because I am not going to get back that amount he is asking me for. In second place the credit is for the child when the 2 children live with me. In the third ever since 2015 when the Judge granted Mr. Ramirez to put the children on the taxes year by year Mr. Ramirez has claim one of the children as a dependent even though I have not been in agreement, some years he would affirm I would get an amount of what he received as long as I let him claim one of the children because like always needing money for the numerous debts he has, I have never received any amount and I consider it

robbery, I didn't do my necessities, I need to provide a roof, clothes, food and with the amount Mr. Ramirez gives, it's not enough.

- Mr. Ramirez just asked for a modification of child support and year by year he does it. He isn't capable of paying the child support for his children but he is capable of asking to claim one of the children as a dependent? And receive the credit. I am looking out for the interest of my children and what I could get in credit for my children, I am saving in case one day they want to continue studying and have some money for them. Not like Mr. Ramirez who wants the credit for his children to pay off his debt and we all have it. But in place of drowning our children we help them get ahead and we think of a future for them.
- I am attaching proof of my taxes to this motion, they were done before the Judge approved the order Mr. Ramirez asked for and of which I am not in agreement.

Translated by Evelyn S. Wakeling

 Evelyn S. Wakeling

March 12, 2020

Your Name: Javier Ramirez
Address: 1348 Toiyabe Ave
City, State, Zip: Gardnerville NV
Telephone: 775 450 7791
Email Address: viveenmizolice@mail.com
Self-Represented

REC'D & FILED
2020 MAR 18 PM 4:28

BY: [Signature]
DEPUTY

DISTRICT COURT
CARSON CITY COUNTY, NEVADA

Mayra E. Breguin
Plaintiff,

CASE NO.: 12 DR 100391 IB

DEPT: 1

vs.
Javier Ramirez
Defendant.

REQUEST FOR SUBMISSION

(☒ check one) ☐ Plaintiff / ☒ Defendant requests that the (name of document you submitted to the court) motion to comply and refund of money filed on (date document was filed) 2/25/2020 be submitted to the Court for decision.

DATED this 18 day of March, 20 20

Submitted By: (Signature) ▶

Printed Name:

[Signature]
Javier Ramirez

Name: Janet Kaurer
Address: 1348 Toiyabe Ave
City, State, Zip: Gardnerville Nevada
Telephone: 775 450 7291

REC'D & FILED

2020 MAR 18 PM 4:28

AUDREY RIVLATT
CLERK

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E. Breggin
Plaintiff,

vs.

Janet Kaurer
Defendant.

Case No. JD02100391 1B

Dept. No.: 1

CERTIFICATE OF MAILING

I, (name of person who mailed the document) Janet Kaurer,
declare under penalty of perjury under the law of the State of Nevada that the following is true
and correct. That on (date) March 18 2020, service of the:

(☒ check all that apply)

☐ Motion

☐ Answer

☐ Financial Disclosure Form

☐ Opposition

☐ Reply

☐ Notice of Entry of Judgment/Order/Decree

☐ Other:

Request for submission

was made pursuant to NRCP 5(b) by depositing a copy in the U.S. Mail in the State of Nevada,
postage prepaid, addressed to:

(Print the name and address of the person you mailed the document to)

Mayra E. Breggin

Centro Market

Carson City NV 89701

DATED this 18 day of March, 20 20

Submitted By: (your signature)

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED

2020 MAR 20 AM 9:28

AUBREY ROWLAND
CLERK

BY  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.

12 JAVIER RAMIREZ RIVAS,
13 Defendant.

ORDER DENYING MOTION

14 This matter comes before the Court on a Motion to Comply and Refund Monies filed by
15 Defendant on February 25, 2020. A Response to Motion was filed by Plaintiff on March 10,
16 2020. Defendant filed a Request for Submission and a Certificate of Mailing on March 18, 2020.

17 In his Motion, Defendant requests Plaintiff be (1) ordered to comply and (2) return
18 monies from tax refund, to Defendant. Plaintiff objects because the minor children primarily
19 resident with her and it is only fair to allow Plaintiff to claim the minor children for tax purposes.

20 In Nevada, joint legal custody is presumed to be in the best interest of children. *See* NRS
21 125C. That means, both parents will participate in the major life decisions regarding the
22 children's lives, such as access to medical records pertaining to the minor children. As such,
23 Plaintiff is to provide Defendant with the name of the minor children's therapist.

24 This Court's Order issued on February 7, 2020, was based on a non-response by Plaintiff,
25 and allowed Defendant to claim one (1) minor child for the 2020 tax year, not the 2019 tax year.
26 Based on Response filed by Plaintiff, and given the fact that Plaintiff has the minor children the
27 majority of the year, Plaintiff is entitled to claim both the minor children for tax purposes, every
28 year.

1 In the instance that parents claiming any qualifying child do not file a joint return
2 together, such as when parents are divorced or separated, such child shall be treated as the
3 qualifying child of "(i) the parent with whom the child resided for the longest period of time
4 during the taxable year." 26 U.S. Code § 152(c)(4)(B). Therefore, this Court's February 7, 2020,
5 Order Granting Motion is hereby rescinded. Every year, including 2020, Plaintiff shall claim
6 both minor children for tax purposes, as Plaintiff unquestionably is entitled to pursuant to the
7 United States Internal Revenue Code.

8 The Court, again, encourages the parties to cooperate with each other in seeking any
9 necessary medical care for their children instead of seeking Court intervention on basic co-
10 parenting responsibilities.

11 Therefore, based on the foregoing and good cause appearing;


12 IT IS HEREBY ORDERED that Defendant's Motion to Comply and Refund Monies, is
13 hereby DENIED.

14 IT IS HEREBY FURTHER ORDERED that Plaintiff is to provide Defendant with the
15 name of the minor children's therapist.

16 IT IS HEREBY FURTHER ORDERED that this Court's February 7, 2020, Order
17 Granting Motion is hereby rescinded. Every year, including 2020, Plaintiff shall claim both
18 minor children for tax purposes, as Plaintiff unquestionably is entitled to pursuant to the United
19 States Internal Revenue Code.

20 IT IS HEREBY FURTHER ORDERED that all other orders not currently addressed
21 shall remain in effect.

22 Dated this 20th day of March, 2020.

23
24 
25 JAMES T. RUSSELL
26 DISTRICT JUDGE
27
28

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 20 day of March, 2020, I deposited for mailing at Carson City, Nevada, a
4 true and correct copy of the foregoing Order addressed as follows:

5
6 Javier Ramirez
7 1348 Toiyabe Ave
8 Gardnerville, NV 89410

9 Mayra Arreguin
10 1756 Russell Way #E
11 Carson City, NV 89706

12 Melanie McCormick, CASA
13 E-mail: casaofcc@earthlink.net



14 Chloe McClintick, Esq.
15 Law Clerk, Dept. 1
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CONFIDENTIAL

APPLICATION TO PROCEED INFORMAL PROCEEDINGS
(JAVIER RAMIREZ)
FILED OCTOBER 7, 2020

Your Name: Javier Ramirez
Address: 1348 Toiyabe Ave
City, State, Zip: Gardnerville Nevada
Telephone: 775 782 3926
Email Address: liveenm.2011@bwtm.com
Self-Represented

REC'D & FILED

2020 OCT -8 AM 10:56

CLERK

DEPUTY

DISTRICT COURT
CARSON CITY COUNTY, NEVADA

Margia E. Arreguin
Plaintiff,

vs.

Javier Ramirez
Defendant.

CASE NO.: 12012100391 1B
DEPT: 1

Order to Proceed in Forma Pauperis

Upon consideration of the movant's Application to Proceed in Forma Pauperis (*judge will check one box*),

☐ **Denied.** The Court finds that the applicant is not indigent, therefore, IT IS HEREBY ORDERED that the applicant's request to proceed In Forma Pauperis is DENIED.

☒ **Granted.** The Court finds that there is not sufficient income, property, or resources with which to maintain the action, and good cause appearing therefore,

IT IS HEREBY ORDERED that applicant's request to proceed In Forma Pauperis is GRANTED and (your name) Javier Ramirez shall be permitted to proceed with this action pursuant to the terms of this Order.

IT IS FURTHER ORDERED that if the above-named party prevails in this action, the Court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay 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 FURTHER ORDERED that the above-named party shall be permitted to commence or defend the action without costs. The Clerk of Court shall file or issue any necessary writ, process, pleading, or paper without charge.

IT IS FURTHER ORDERED that the Sheriff or other appropriate officer within this State shall make personal service of any necessary writ, pleading, or paper without charge.


IT IS FURTHER ORDERED that this Order shall not apply to costs for transcripts or recordings of court proceedings. A separate application and order shall be required to waive any such fees.

IT IS FURTHER ORDERED that this Order shall expire one year from the date the Order is filed. The party shall be required to reapply for any further waiver after this Order expires.

DATED this 8th day of October, 2020


DISTRICT COURT JUDGE

Respectfully Submitted:

(Signature) 
(Printed Name) Maria Ramirez

In Proper Person

CONFIDENTIAL

Casa Report
filed 11/17/20

Case No.: 12 DR1 00391 1B

Dept. No.: 1

REC'D & FILED

2020 NOV 18 AM 10:04

AURET H. FLATT
CLERK

BY  DEPUTY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Petitioner,

v.

JAVIER RAMIREZ RIVAS,

Respondent.

ORDER SETTING HEARING

This matter comes before the Court on a CASA Report filed by Melanie McCormick, the children's CASA, on November 17, 2020. In her Report, CASA requested a hearing concerning Mr. Ramirez's conduct toward CASA, his threats toward CASA, future communication with CASA, and the holiday visitation schedule.

Therefore, based on the foregoing and 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 December 8, 2020, at 1:30 p.m.

IT IS FURTHER ORDERED that the parties' minor children, Eduardo and Carlos, shall be brought to the hearing set in this matter so that the Court may speak with them.

Dated this 18th day of November, 2020.


JAMES T. RUSSELL
DISTRICT JUDGE

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Javier Ramirez
1348 Toiyabe Ave
Gardnerville, NV 89410

Melanie McCormick, CASA
E-mail: casaofcc@earthlink.net

-2-

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

James Ramirez
1348 1014th Ave
Gardnerville Nevada
775 245-4648

REC'D & FILED

2020 DEC -2 PM 1:37

AUBREY ROWLATT
CLERK

In The First Judicial District Court of the State of Nevada
In and for Carson City

Mayra E. Arreguin
Plaintiff/Petitioner,

Case No.: *12DR100391* 1B

Dept. No.: *1*

vs.

James Ramirez
Defendant/Respondent.

MOTION

*EMERGENCY MOTION
REGARDING CHILDREN*

I *James Ramirez*, 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.

*- Postpone hearing until clearance
of negative results are submitted.
of Covid 19 from Children and
Plaintiff/Defendant*

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:

My family has heard thru people at the church were Mayra's parents helped that they came up positive on Covid 19. last week while having visitation with Carlos (our son) he confirmed this.

I have waited for Mrs. Arreguin to inform me whether ~~or~~ or not this is in fact true, but nothing has even said to me at all.

There's a hearing coming up on the 8th of December. and the children are required to come.

I cannot expose any staff and the judge himself to the virus if in fact the children's parents are positive.

I would like to have a test done prior to the hearing for the sake of everyone's safety and their families.

It just the right thing to do, I know that it may be denied my request, but.

I am aware^{of} that. I just can't jeopardize any one's health.

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

4 This document does **not** contain the Social Security number of any person.

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

7 DATED this 2 day of December, 2020.

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(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:

(work) Margie E. Arreguin/ Centro market
2794 Us Hwy 50 E.
Crown City NV.

Dated this 2 day of December, 2020.


(Your Signature)

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED

2020 DEC -3 AM 8:15

AUBREY ROWLATT
CLERK

BY 
DEPUTY

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5
6 IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7 IN AND FOR CARSON CITY

8
9 MAYRA ARREGUIN,
10 Petitioner,

11 v.

12 JAVIER RAMIREZ RIVAS,
13 Respondent.

ORDER CONTINUING HEARING


14
15 This matter comes before the Court on an Emergency Motion Regarding Children filed
16 by Respondent on December 2, 2020.

17 In his Motion, Mr. Ramirez alleged that Ms. Arreguin and the parties' children had been
18 exposed to Covid-19 at their church and requested that the hearing set in this matter be
19 continued. Therefore, based on the foregoing and good cause appearing;

20 IT IS HEREBY ORDERED that the hearing set in the above-entitled matter for
21 December 8, 2020, at 1:30 p.m. is CONTINUED to December 17, 2020, at 9:00 a.m.

22 IT IS FURTHER ORDERED that the parties' minor children, Eduardo and Carlos, shall
23 be brought to the hearing set in this matter so that the Court may speak with them.

24 Dated this 3rd day of December, 2020.

25
26 
27 JAMES T. RUSSELL
28 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 3rd day of December, 2020, 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
7 1348 Toiyabe Ave
8 Gardnerville, NV 89410

9 Mayra Arreguin
10 2850 Airport Rd. 5
11 Carson City, NV 89706

12 Melanie McCormick, CASA
13 E-mail: casaofcc@earthlink.net



14 Angela Jeffries
15 Judicial Assistant, Dept. 1
16
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1 Your Name:

2 Mailing Address:

3 City, State, Zip:

4 Telephone:

5 In Proper Person

JAVIER RAMIREZ
1345 Toiyabe Ave
Gardnerville Nevada 89410
(775) 245 4648

RECD & FILED

2020 DEC 11 PM 12:35

AUBREY ROWLAND
CLERK

BY: [Signature] DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

7 Myra E.
8 Mreguin

Plaintiff,

Case No 12 DR 1003911B

Dept. No 1

9 vs.

10 Javier Ramirez

Defendant.

(Title of Document)

17 Case Exhibits. and Personal, letter. in
18 response to CASA letter

19 Respectfully submitted by:

20 (Signature)

21 (Print name)

22 ☐ Plaintiff / ☐ Defendant

Request for Submission .

javier ramirez <viveenmi2011@hotmail.com>

Wed 12/9/2020 1:09 AM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>; Districtcourtclerk@carson.org <Districtcourtclerk@carson.org>

📎 10 attachments (4 MB)

Carlos Ramirez Work (1).pdf; SKM_C45820120816350.pdf; 8A-Authorization-to-Release-Protected-Health-Information-COVID19_Fillable-Text-Signature.pdf; Ph1.jpg; ph2.jpg; ph3.jpg; ph4.jpg; ph5.jpg; ph6.jpg; ph7.jpg;

Javier Ramirez
1348 Toiyabe Ave.
Gardnerville NV.89410
775 245-4648

To the Honorable Judge James T. Russell

Am Javier Ramirez and the biological father of Eduardo and Carlos Ramirez Arreguin

Please accept this response to the letter written to you by CASA Director Melanie McCormick.

I do request to please accept my request for submission and the alternate way to be presented to you due to the current pandemic situation , please acknowledge this legal document with a proper stamp of your Honorable Court with date and time, so we are in compliance of the Nevada Statutes and The United States Law

I have enclosed emails in their totally and not fragments of them , so you could get a better perspective of the issues presented to you. Please accept my apology for the amount of them that go as far as May of this current year thru last month.

On said letter Mrs. McCormick states that am jeopardizing the integrity of the children by sharing information to third parties that she cannot verified by her.

I have copied her with other people involved in this case and this is the first time that she goes as far as saying that I threaten her just as she did a couple of years ago with her TPO.

I had reached to her in regards of visitation in the past per her own orders as well as medical care and school issues .

To this day the High school hasn't been informed that CASA is involved and they seem surprised that she hasn't reach out to them in regards of Eduardo's unexcused absences and grades.

Per Leticia Sevin the school will act accordingly with CPS if any recommended solutions are being taken seriously.

She agreed to be reach at 775 220 1837.

Lourdes McGowan Guidance Office Registrar from Eagle Valley Middle school has the same story but in Carlos case his assignments and login in while at home are not being made

As of today he has about 15 assignments that were never done .

A couple of emails have been attached to you in regards of my communication with Melanie in these matters and what she recommends that should be done.

Including my work schedule which appears to be ignored because it does interfere with Mrs. Arreguin work schedule.

The order issued October 27 2014. Is included and specifically states what to do in these instances when work schedules become an issue.

This order doesn't get follow although the latest orders states that all prior orders should be follow.

The order dated March 20th 2020 states the same and also ordered to provide me with the children's therapist which hasn't been done and Mrs. McCormick has yet to enforce the order as mandated by the Honorable Court, not even reported .

An email in regards of this issue is also attached, as much as I want to say that her own interpretation of said order should not be her main objective it does seems that way, when becoming argumentative towards me instead of focusing on the other itself and not playing bias jeopardizing the children needs, which I tried to explain in relation with her being on the case.

I was told via an email that she would decide which parent should take the children to the medical appointments and never took place.

Eduardo missed an appointment and both Mrs. McCormick and Mrs. Arreguin blamed for not reminding them of such appointment .although they were informed promptly.

In regards of the " unnecessary " trips to the ER.to treat the children's injury when at mom's an email was sent to Mrs. .McCormik and I was told that

" You do what was needed .made sure your covered your basics. But truly .there really is no other approach because all other options have been exhausted "

A copy of the whole email is attached .

Mrs. McCormick is aware of prior orders in regards of the children medical needs and care and she knows that Mrs. Arreguin must do so per court orders. But rather than helping the parents to try to do some co -parenting as per order dated February 26 2020
(attached)

I had asked to stop mediating if she chooses not to be one and ask the courts to please issue an order requesting this to take place. The children in the middle program and to please have the parents do therapy on their own or as family.

Their interpretation that both of them Mrs. McCormick and Mrs. Arreguin took from that was that I wanted to get back together with Mayra , which am not and I was polite enough to expressed without being rude.
(attached)

Another recommendation from Mrs. McCormick was to have a week on and off since they boys came this summer for a whole week and I was able to teach them some cooking and some basic auto things such as changing a tire. They both enjoy the activities and being able to enjoy each other's company.

Although they never asked to be here and Mrs. Arreguin took it upon her to do it. we thought that some of the headaches were over..

There wasn't a fear for them being with me or anything else that for the last couple of years had stopped me for being part of their life.

Most importantly I was never asked if my work schedule was an issue as it seems to be now.

Not only seems unfair to me .but it also shows on the children's academic decline .

They have expressed a lot of stress for being in the middle of this mess ..one week they feel better and the next one they don't know if they even going to get yelled at for wanting to spend the night.

Accusations of my wanting them to really go against their wishes are unfounded. Specially after getting them for a week neither the boys or myself asked for...We've just happy that took place. As I stated before

for one week, we thought that this was a good chance of having that lost relationship restored.

The reality speaks for itself.

I do wish that the Court enforces all prior orders in regards of Medical and Children in the middle program., the substitution of Mrs. McCormick for a mediator as we never had one, although a waiver for the mediation was granted.

Am sure that a mediator would be able to address all of this mess thru the parents only and CASA can focus on the boys primarily.

My parents attended the church were Mrs. Arreguin parents go as well... I want to believe that some people say more than actual facts....my family was told that Mary and Sergio (Mayra's parents) were affected by the Cod vid 19...during my parental time with Carlos he did confirm that.

The boys are to come to this hearing on December 8th 2020..unsure if they were exposed to grandparents but I find necessary to let you know. Again..... Whether it's pure gossip or actual facts, I can't put anyone at risk at the hearing.

Respectfully submitted.

Javier Ramirez

December 1st.2020..

Updated December 8th 2020

I have enclosed the released of information for Codvid Test done on December 4th 2020, the result was negative and they should contacted you with the confirmation via fax .

I appreciated the time taken to this response .

EXHIBITS OF FACTS

Melanie McCormick <MelanieMcCormickCASA@outl
ook.com
Tue 4/28/2020 5:50 PM

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Tue 4/28/2020 5:50 PM

To: You; Mayra Arreguin

Good Day Everyone ~

I realize that with the current COVID-19 epidemic that things are stressful for all of those involved. I think we can break down the majority of these stressors pertaining to the family simply:

1. All exchanges should occur at the Sheriff's Office unless discussed prior. That doesn't mean a text an hour before drop-off or an email. It means it is discussed at least five (5) days in advance. I know that with everyone working and schedules changing, it'll be important to try to give the other parent as much of a head's up as possible. Also, parents need to reply to their co-parent. It does not help anyone if responses go unanswered

This email and the prior one need to be addressed ASAP

Thanks

Javier

Re: Parental time

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sun 5/24/2020 8:57 PM

To: javier ramirez <viveenmi2011@hotmail.com>

Cc: Mayra Arreguin <mayra_ae20@hotmail.com>

To the parties,

I think the simplest response regarding exchanges might be a week on week off throughout the duration of the summertime until school starts.

Please note, this really is something that the two of you need to figure out. I cannot referee the parents. I Cannot make decisions for the other parent. That is not my position.

I am in full support of the children making their own decisions.

Certain emails I have not responded to, because it is the parents trying to draw me into something that is not appropriate and something that is not within the purview of CASA to address. I will state it again, I will not be drawn into negative conversations nor will I reply to negative commentary.

At this time, my recommendation would be that the parents do a week on week off exchange.

A simple yes or no is an acceptable answer. There really is no reason to speak negatively of the other coparent. It is a yes or no. If both parents work schedules will allow it, the exchange of the children can take place on a Sunday at the sheriffs office every week.

My recommendation would be that the children stay with their mother until Sunday, May 31. Mr. Ramirez will meet them at the Carson City Sheriff's office on Sunday, May 31. They will stay with their father throughout the duration of the week and will be exchanged back to their mother, on Sunday, June 7.

Another advantage of this particular type of visitation schedule, is that phone calls may not necessarily be deemed mandatory throughout the week. As each parent would be having equal visitation. In fact, I would discourage either parent calling the children, when the children are not with them unless the children themselves initiate that phone call.

The only catch that I would deem necessary, considering the ongoing conflict between the parents, is that the children be seen by a therapist, To evaluate how they are doing. Mr. Ramirez, you've made it very clear that you were willing to do whatever is necessary for your children, would this be something that you can set up immediately for both children to be seen?

This would alleviate phone calls during the week. This would alleviate the children making decisions and then possibly changing their minds. This would be a set visitation, on a trial basis, let me stress that comment, on a trial basis only, to see how the children and the parents fair.

If this is acceptable to the parents, I am more than happy to draft a contract, that both parents will sign. At this time, with the increased negative interactions occurring between Mr. Ramirez and Ms. Arreguin, conflict will continue to escalate, the children will continue to be affected and everyone will continue to be affected negatively.

Best Regards,
Melanie M. "Emmy" McCormick
Executive Director - CASA of Carson City
(775) 291-7069

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On May 24, 2020, at 7:52 PM, javier ramirez <viveenmi2011@hotmail.com> wrote:

Hello:

Today after I picked up the boys I asked if they were still up for the original plan since It was my understanding that Carlos was to spend the night and Eduardo wasn't sure at all. I asked Carlos to please text mom and to let her know his wishes, per the look in his face and the tears holding back in his eyes I could tell that the reply wasn't what he wanted.. Here's is the latest email in regards of this

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Fri 5/1/2020 7:45 PM

To: You; Mayra Arreguin

To All Parties:

Again, I state that due to the current climate with the COVID-19 restrictions that things are stressful.

I realize that communication between the two parties has been complicated and is becoming difficult.

The simplest answer I have at this time, is that both parties follow the Order of the Court exactly.

Parenting time with Mr. Ramirez is to take place on the day allotted only.

Phone calls between Mr. Ramirez and the children are to take place only on the day allotted.

If the children choose to spend extra time with Mr. Ramirez they will contact Mr. Ramirez and share that information.

All exchanges are ordered to take place at the Carson City Sheriff's Office.

This is all part of the Court Order.

Nowhere in here says anything in regards of them notifying their mother, for you Mrs. Arreguin to control and again manipulate my parental time and the children's wishes. If you were notified was out of courtesy and not for you to make that last call, and/or abuse verbally of the children for such small things. They did ask to see me in a Monday after your birthday, which I encouraged them to do so, putting my own parental time aside, what we got from you, was a whole week that again, you used to made them feel guilty and get punished for that, it's hard to read you.... Why at your convenience you can let them stay for several days, but a single night it's a reason and cause for you to scream at the boys??

. Seems that all those sessions with therapists had no helped you at all.

I had been more than lenient allowing you to show up late for exchanges which they always cut back on mine and the children's time with each other, in one of those times you arrived 45 minutes late.

Let this be the last time that I will allowing it, and the proper documentation will be and continue to be filed with all agencies involved

I sent an email more than 2 weeks ago and still waiting on your reply from both of you as per your own request, this as well has been documented

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Thanks

Javier

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kCASA@outlook.com>

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If the children choose to spend extra time with Mr. Ramirez they will contact Mr. Ramirez and share that information. All exchanges are ordered to take place at the Carson City Sheriff's Office. This is all part of the Court Order.

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Re: Parental time

Mayra Arreguin <mayra_ae20@hotmail.com>

Sun 5/24/2020 9:30 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; javier ramirez <viveenmi2011@hotmail.com>

I'm only asking to let me know the day before what their plans are, if they plan to go and return or spend the night with you Mr. Ramirez and do not make plans at the last moment or when they are with you! I will not fall into your provocations, think what you want

Sent via the Samsung Galaxy A10e, an AT&T 4G LTE smartphone
Obtener [Outlook para Android](#)

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sent: Sunday, May 24, 2020 9:06:16 PM

To: javier ramirez <viveenmi2011@hotmail.com>

Cc: Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Re: Parental time

To the parties,

Also, please note, that I did address the concerns that both parties were having regarding the children staying the night or not staying the night.

I stated that with the current COVID-19 restrictions that the court order should be followed exactly as it is stated. That there is to be a visitation on Sunday from 10 AM until 4 PM, I believe. With phone calls to occur on Wednesday only.

This deviation from the court order, is what has transpired making the current change in schedules difficult.

As at this time, the court order is not being followed.

Best Regards,

Melanie M. "Emmy" McCormick

Executive Director - CASA of Carson City

(775) 291-7069

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reader is hereby notified that any dissemination, distribution or copying of this e-mail is prohibited.

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At this time, my recommendation would be that the parents do a week on week off exchange.

A simple yes or no is an acceptable answer. There really is no reason to speak negatively of the other coparent. It is a yes or no. If both parents work schedules will allow it, the exchange of the children can take place on a Sunday at the sheriffs office every week.

My recommendation would be that the children stay with their mother until Sunday, May 31. Mr. Ramirez will meet them at the Carson City Sheriff's office on Sunday, May 31. They will stay with their father throughout the duration of the week and will be exchanged back to their mother, on Sunday, June 7.

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Hello:

Today after I picked up the boys I asked if they were still up for the original plan since It was my understanding that Carlos was to spend the night and Eduardo wasn't sure at all.

Re: Parental time agreement

Mayra Arreguin <mayra_ae20@hotmail.com>

Fri 5/29/2020 2:32 PM

To: javier ramirez <viveenmi2011@hotmail.com>; Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Hello, I just saw your message and indeed I have asked the children Eduardo wants to visit you but he does not want to stay and Adrián wants to go with you they will go on Saturday and he will return on Sunday in a matter of the appointment I will

I am going to take that appointment you have to work and with me there is no problem regarding the therapist I am going to try to contact the person who saw them again she goes to my house and it is easier for me And once again

I remind you that it is the children's wish and not yours if they want to be with you or if they want to spend the night with you, not your decision;

From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Friday, May 29, 2020 1:44:31 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Parental time agreement

Hello

I sent an answer to the new parental visitation and am waiting to know if that's something that its fair to everyone, and allows me to take care of the therapist schedule for the children.

During my parental time last week Carlos mentioned that he was having a lot of pain in his lower back..an appointment was scheduled for him to be seen Monday at 2:30 with Dr Wang.

At the present time they did relay to me and it's my understanding that to their mother that they will be spending the night Saturday and go back Sunday..with the new appointment on Monday I asked if they want to switch the stay over or add another one.

I would like to know what schedule are we going by yo..the one recommended by Melanie or the one that I suggested previously..

Please let me know before 5:pm tonight before I go to work..

If my suggested schedule it's ok with everyone . the children will be return by 4 pm Tuesday at either sheriff office or mother's place of employment..

(I do have to work that day. So please be on time)

If we are not going by mine the children will be back Monday after appointment it's done and mother will be notified of arrival time and place.

I do want to note that am not giving up my days .but keeping an even number of days for each parent ..and the accessibility to both parents to the children.

Thanks

Javier

I went and scheduled an appointment to take care of it ASAP.. keeping in mind your work schedule and mine.

And your are being notified out of respect and courtesy. No other way

I feel that since my efforts are being more than lenient I will take Melanie's schedule until we got back to court and summer ends as suggested by Melanie.

Am sorry but this manipulation from your end has to stop.

In regards of the therapist am already working on that .and since you had not provided me with the necessary documents and release of information .am fearing that you will do the same all over again.

So I will pick up the kids Sunday at 4pm until next Sunday May 31 thru the 6 of June

Thanks

From: Mayra Arreguin <mayra_ae20@hotmail.com>

Sent: Friday, May 29, 2020 2:31 PM

To: javier ramirez <viveenmi2011@hotmail.com>; Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Subject: Re: Parental time agreement

Hello, I just saw your message and indeed I have asked the children Eduardo wants to visit you but he does not want to stay and Adrián wants to go with you they will go on Saturday and he will return on Sunday in a matter of the appointment I will

I am going to take that appointment you have to work and with me there is no problem regarding the therapist I am going to try to contact the person who saw them again she goes to my house and it is easier for me And once again

I remind you that it is the children's wish and not yours if they want to be with you or if they want to spend the night with you, not your decision;

From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Friday, May 29, 2020 1:44:31 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Parental time agreement

Hello

I sent an answer to the new parental visitation and am waiting to know if that's something that its fair to everyone, and allows me to take care of the therapist schedule for the children.

During my parental time last week Carlos mentioned that he was having a lot of pain in his lower back..an appointment was scheduled for him to be seen Monday at 2:30 with Dr Wang.

At the present time they did relay to me and it's my understanding that to their mother that they will be spending the night Saturday and go back Sunday..with the new appointment on Monday I asked if they want to switch the stay over or add another one.

I would like to know what schedule are we going by yo..the one recommended by Melanie or the one that I suggested previously..

Please let me know before 5:pm tonight before I go to work..

If my suggested schedule it's ok with everyone . the children will be return by 4 pm Tuesday at either sheriff office or mother's place of employment..

(I do have to work that day. So please be on time)

If we are not going by mine the children will be back Monday after appointment it's done and mother will be notified of arrival time and place.

I do want to note that am not giving up my days .but keeping an even number of days for each parent ..and the accessibility to both parents to the children.

Thanks

Javier

Re: Parental time agreement

Mayra Arreguin <mayra_ae20@hotmail.com>

Sat 5/30/2020 10:21 AM

To: javier ramirez <viveenmi2011@hotmail.com>; Melanie McCormick <MelanieMcCormickCASA@outlook.com>

It is past one in the morning and am just reading a message that Eduardo sent me..

Let this be the last time that you used the boys to rely information to me..

The court order states Sunday and I will be there at the time set on it..

I will be at work tomorrow and I will unable to drop the kids back .

If you fail to show up on the date and time a police will get in touch with you immediately
Melanie will be notified as well.

Again ...do not use the children to be your messengers it is stated on the priors orders..an email was sent to you accordingly prior

This messaga was sent via text

Sent via the Samsung Galaxy A10e, an AT&T 4G LTE smartphone

Obtener Outlook para Android

From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Friday, May 29, 2020 4:27:40 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Fw: Parental time agreement

Hello:

I guess if they staying the night Sunday for Carlos appointment we can be there prior to that.

If we are going by your schedule am free all day Monday..and early Tuesday..

My schedule it's Tuesday to Friday (ocasionly Saturdays due to work needs)

From 5 pm until 3:30 am.

Please let me know as am heading to work.a phone call/text will work better due to my limited time to reply

So to be on the clear side.since the children don't know if we are meeting at 10 Am or wait until 4 :00 pm I had asked to text me with the times ..

10 am ? Works?

Thanks

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sent: Friday, May 29, 2020 4:08 PM

To: javier ramirez <viveenmi2011@hotmail.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Re: Parental time agreement

I believe what would benefit here, is to hear directly from the children the schedule that they would like.

Changing days and times is what is contributing to the stressors upon the parents. I still believe that a set schedule would be more beneficial to the children and the parents.

At this time, I would like to schedule an appointment to see the children in my office. What day(s) or time(s) can the parents make this happen?

I will only be discussing the choices with the children as I would like to hear their voice. Parents feel free to discuss any concerns with me over email.

I am not available weekends or Thursdays.

Thank you, Melanie

Melanie M. "Emmy" McCormick, *Guardian ad litem*

Executive Director - CASA of Carson City, NV

(775) 291-7069

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From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Friday, May 29, 2020 3:11 PM

To: Mayra Arreguin <mayra_ae20@hotmail.com>; Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Subject: Fw: Parental time agreement

Hello .

I just wanted to remind you that your sharply and unnecessary rude comments are not welcome..

I'm trying to find out if we are going to stick to Melanie plan or do it ourselves..

I have spoken with the children and they relied to me a totally different version of wishes as the ones that you are stating...

Carlos informed you that he has experienced back pain and you ignored that..

Re: Dr. Appointment for Carlos

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Mon 6/1/2020 7:11 PM

To: javier ramirez <viveenmi2011@hotmail.com>

Cc: Mayra Arreguin <mayra_ae20@hotmail.com>

To The Parties,

I apologize everyone. I will not be able to see the children if Carlos per chance has pinkeye. Pinkeye is highly contagious, and I am still working with families that are at high risk for health concerns. If he was prescribed an antibiotic for his eye, he will need to take it for 72 hours before he would be given the all clear and would no longer be contagious.

Truly am I sorry for that inconvenience, but it's not something that I can accommodate at this time.

My recommendation until I can see the children, is to discuss with them about staying two days with Mr. Ramirez (for this upcoming weekend). Say if they were picked up at Saturday at 10 AM and then were returned on Sunday at 6 PM.

If the children are receptive to that idea, I believe that that could be facilitated this weekend.

The next soonest date that I could physically meet with the children would be on Thursday, June 11 (as I am headed out of town) if Ms. Arreguin can bring them to my office. If not we will have to wait until Tuesday, June 16.

Thank you.

Best Regards,

Melanie M. "Emmy" McCormick

Executive Director - CASA of Carson City

(775) 291-7069

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On Jun 1, 2020, at 6:40 PM, javier ramirez <viveenmi2011@hotmail.com> wrote:

Hello:

Dr. Wang findings among other things were that Carlos has a strain back and she recommended 400 mgs. of ibuprofen every 4 hours as needed for pain and some muscle stretching as well...She also took an urine sample to be cultured in the lab,once she gets the results she will sending those to the parents.

Carlos has an ointment and a hot/cold patch that I brought for him that he can use.

She also checked a swelling on Carlos dental gums that she thinks is an infection caused by a virus and/or something that he ate that caused the irritating of the gum, if the swelling continues,she would like his dentist to look at it.(See attachment)

One of his eyes was swelling right after he was picked yesterday,so I consulted with Dr. Wang and she suggested that he may had an allergy .but a sty

and /or pink eye may occur. Over the counter prescription was ordered and brought for him.

A copy of the findings and recomendations was dropped at the CASA office for Melanie to have and perhaps to make copy for Mrs. Arreguin, I had choose not to have any interaction with Mrs. Arreguin due to her failure to cooperate in the past (i.e Had me standing out waiting for her to roll down window) ,when I hand deliver Drs. findings when I have taken the children for health issues ,and to avoid any altercation that may affect or be witnessed by Carlos

I would appreciate it said document be given to her on my behalf.

All that I was instructed to do for the care of the child it is written in here, any questions and/or doubts can be ask directly to the physician.

Thank you

Javier

<1591061871813612126387567683620.jpg>

Re: Visit

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Mon 7/6/2020 1:09 PM

To: javier ramirez <viveenmi2011@hotmail.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

You are requesting of the Court, to pay for mediation services to dictate a new parenting schedule and custody order?

Those costs may be able to be offset, but the parents would need to be willing to each pay for half if needed.

Is that your request?

Melanie M. "Emmy" McCormick, *Guardian ad litem*

Executive Director - CASA of Carson City, NV

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From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Monday, July 6, 2020 1:04 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Re: Visit

Mediator thru a court order . Along with an updated parental class ..I will do mine (children in the middle) not later than a month from now

Thanks

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sent: Monday, July 6, 2020 12:13 PM

To: javier ramirez <viveenmi2011@hotmail.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Re: Visit

Good Day,

I am inbetween meetings at the moment, could we please clarify what you mean by "mediator" just so I fully understand and can competently answer your questions.
Thank you.

Melanie M. "Emmy" McCormick, *Guardian ad litem*

Executive Director - CASA of Carson City, NV

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From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Monday, July 6, 2020 12:06 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Visit

Hello:

This email serves the only purpose for documentation of events on 7/5/20

As per your request I followed the parental time with the children as stated in court order and I showed up at 10 am at the sheriff's office..

Sat there for an hour until Mrs.Arreguin arrived past 11 : 00 am again

When the kids got it I questioned why they where late and they said that mother just had woken up half an hour ago..

So it seems that knowing the time in the court order she likes to manipulate my time as she wants..

I had stated before that failure to show up on time will only escalate for me to physically go to her address with a deputy to exercise my parental time.

Unless it is a matter of language barrier I don't know what other excuse can be given.

I did question the kids on the console that they took and if they are choosing to play video games instead of the exercise choices that they need and they agreed to do with me. Again, if they choose not to come I would like to have proof that they are being encouraged to do physical activity instead of letting them play without restrictions.

This is not what their doctor's had suggested at all.

I don't see any changes in the high blood pressure readings and I don't want to continue having issues with that.

In regards of their diet, is it not the first time either that when I pick them up they are been sent to me unfeed...

I would like to have a mediator from this point and I will appreciate it CASA can expedite this to take place.

Your suggestion to have parents communicate isn't working and the children had related to me that mother has constantly said that she would NOT speak to me. (I do believe that since my calls, emails, text and such get ignored)

I would appreciate if negativity talk or bad-mouthing towards me from Mrs. Arreguin and her immediately family would cease or I will take legal action based on prior court order

Sincerely

Javier

Hello:

This email serves the only purpose for documentation of events on 7/5/20

As per your request I followed the parental time with the children as stated in court order and I showed up at 10 am at the sheriff's office..

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I would appreciate if negativity talk or bad- mouthing towards me from Mrs.Arregiun and her immediately family would cease or I will take legal action based on prior court order

Sincerelly

Javier

Hello good afternoon

Excuse me, Mr. Ramirez, but I'm tired of being accused all the time of what happens without reason.

At first I always ask them if they are going to visit with you and I always ask them what time they have to be with you, they are the ones who have decided the time, not me as you think, I do not understand why they do not confirm with you what they tell me, maybe it's for fear that you will get angry and start making them feel bad like you always do.

In the second question of the game I remind you that I have never agreed that they bring the game to my house, I remind you that you bought them and from the beginning you always wanted that game to be in my house, you assure that There are no rules in my home, do you live with me? they have rules to be able to have the privilege to play.

When it comes to physical activity and diet, it is the same, because it ensures something that you are not sure about, you will be able to do what you want when the children are with you, if you want to put them to exercise or feed them whatever that you like is your decision, as well as when you buy your cakes, your pasta, your pizza etc. you will not come to tell me how I should educate my children, what I am going to feed them and what activities we should do

stop wanting to manipulate them and want to control our life with the excuse that it is for the children. I have always tried to do what is best for them and I will continue doing it.

Sent via the Samsung Galaxy A10e, an AT&T 4G LTE smartphone
Obtener [Outlook para Android](#)

From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Monday, July 6, 2020 1:28:11 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Re: Visit

If necessary we can filled for waivers.

I will pay for my parental classes.

The Children in the middle was supposed to be done a couple of years ago.. I don't understand what part of " Zero Communication "towards me along with bad mouthing was even in that class if in fact Mrs.Arreguin did complaint with order ..All of this seems unnecessary if we just do it again..

It seems unfair to you too that you must " negotiate" visits if they are at the children's wishes.

No mine not mom.

Alientation and manipulation it's more present than ever and nothing gets done.

I have to go and take care of some matters.if you need to contact me please do so by text and or call..
Otherwise I will reply once I get back home

Thanks

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>
Sent: Monday, July 6, 2020 1:09 PM
To: javier ramirez <viveenmi2011@hotmail.com>; Mayra Arreguin <mayra_ae20@hotmail.com>
Subject: Re: Visit

You are requesting of the Court, to pay for mediation services to dictate a new parenting schedule and custody order?
Those costs may be able to be offset, but the parents would need to be willing to each pay for half if needed.
Is that your request?

Melanie M. "Emmy" McCormick, *Guardian ad litem*
Executive Director - CASA of Carson City, NV
(775) 291-7069

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From: javier ramirez <viveenmi2011@hotmail.com>
Sent: Monday, July 6, 2020 1:04 PM
To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>
Subject: Re: Visit

Mediator thru a court order . Along with an updated parental class ..I will do mine (children in the middle) not later than a month from now
Thanks

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>
Sent: Monday, July 6, 2020 12:13 PM
To: javier ramirez <viveenmi2011@hotmail.com>; Mayra Arreguin <mayra_ae20@hotmail.com>
Subject: Re: Visit

Good Day,
I am inbetween meetings at the moment, could we please clarify what you mean by "mediator" just so I fully understand and can competently answer your questions.
Thank you.

Melanie M. "Emmy" McCormick, *Guardian ad litem*
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From: javier ramirez <viveenmi2011@hotmail.com>
Sent: Monday, July 6, 2020 12:06 PM
To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>
Subject: Visit

Re: Visit

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Tue 7/7/2020 1:41 PM

To: Mayra Arreguin <mayra_ae20@hotmail.com>

Cc: javier ramirez <viveenmi2011@hotmail.com>

Good Afternoon,

Ms. Arreguin,

I am able to see the children this Friday, July 10 at 4:30 PM. I will only speak with them briefly as to their wishes for the upcoming possible weekend visit.

While the idea of a mediator could be beneficial for the family, I'm going to be very frank with both of you. With the amount of arguing and animosity that is currently present between the parents, the likelihood of having a successful mediation is nonexistent.

Mediation is only beneficial when the parents can come to an agreement, a compromise, and are willing to work together. There have been multiple individuals that have tried to work with both parents, and those services have failed. There have been multiple attempts at coparenting classes, and while they begin as beneficial, the parents continue to argue with one another.

Again, to be frank, Mr. Ramirez, you have no decision making power regarding how Ms. Arreguin runs her household. That is not for you to determine or to dictate.

Ms. Arreguin you must respond to Mr. Ramirez's text messages regarding what time the children will be picked up and what time the children will be dropped off. I understand not wanting to respond or communicate with Mr. Ramirez, but it is imperative that you at least acknowledge receipt of communication when it is regarding the pick up and drop off times of the children.

Mr. Ramirez, regarding parenting time, the choice still lies with the children. Which is why I initially thought that for the summer months, if the children would like to spend more time with you, and they are comfortable doing so, then that is a positive for all parties. I am still willing to discuss this with the children as the summer goes on and we can alter the schedule as needed.

If the parties would like to come to an agreement regarding how doctor appointments will be handled, how schoolwork will be handled, how visitation will be handled etc. I would recommend that the parties send me those thoughts in an email and we can try to discuss them and negotiate new terms. But at this point in time, Mr. Ramirez if you requested of the court to have a mediator, I would have to show the court that there is no compromise between the parents currently and would showcase the emails that have recently transpired.

Now, I am willing to listen to the parents needs, and I would like to try to resolve these issues. But I need a clear idea as to what you are proposing.

I am also going to remind both parents, that you have both broken the court order, repeatedly. There's no point in trying to state to the other that they had broken the order. It is very apparent that the court order has been broken multiple times. The court is also well aware of that.

Again, my proposal is simple, I request to see the children this Friday at 4:30 PM. After my conversation with the children I will email Mr. Ramirez that evening as to the visitation schedule for the weekend.

If parents would like to start discussing the different needs of the children, I encourage you to email me those thoughts and let's see what we can do. I only offer this as I have familiarity with the family, and I have been working with both of you now for a couple of years and The CASA Organization has been involved for quite a few years.

But as someone who participates in regular mediation process, I would not encourage the court to order mediation, because at this point I do not think that the parents can agree to come to a compromise. Which completely negates the purpose of mediation.

Please, I would request that you share your thoughts on the schedule, and the needs of the children, in an email. Keep it simple and straight to the point. Let us see if we can find a way to determine how best to address these concerns. I can work on coming to a compromise next week, though I do anticipate it will take time as I will need to speak with each of you privately through email.

I will see the children on Friday at 4:30 PM. Please be prompt to the appointments as I do have a 5 o'clock training and will be unable to see the children after 5 o'clock. Melanie

Best Regards,
Melanie M. "Emmy" McCormick
Executive Director - CASA of Carson City
(775) 291-7069

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On Jul 7, 2020, at 11:32 AM, Mayra Arreguin <mayra_ae20@hotmail.com> wrote:

Excuse me but you are not my husband! If we did not do it together, do you think that at this point in life I will?
really?
family and parental counseling?
don't invent.

If you feel that this way you are going to be a better father and you are going to stop teasing life with your demands and whims for your insecurity, I do not have the time that you have, Mr. Ramirez.

You have to understand that the children are growing up and are learning to make decisions whether we like it or not. As a mediator, is Melanie or do you not think she is capable?
I have been trying to do my best, I am always asking the children if they are going with you and at what time.

From: javier ramirez <viveenmi2011@hotmail.com>
Sent: Tuesday, July 7, 2020 10:03:37 AM
To: Mayra Arreguin <mayra_ae20@hotmail.com>; Melanie McCormick <MelanieMcCormickCASA@outlook.com>
Subject: Re: Visit

I won't argue with you thru this ..
We can do mediator
Family counseling
Co parenting classes
Obey and respect court orders to the dot
And respect each other with was it's suggested..
Simple

Period.

From: Mayra Arreguin <mayra_ae20@hotmail.com>
Sent: Monday, July 6, 2020 2:29 PM
To: javier ramirez <viveenmi2011@hotmail.com>; Melanie McCormick <MelanieMcCormickCASA@outlook.com>
Subject: Re: Visit

CASA Schedule

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Fri 7/10/2020 7:41 PM

To: Mayra Arreguin <mayra_ae20@hotmail.com>; javier ramirez <viveenmi2011@hotmail.com>

Good evening,

The boys and I had an opportunity to speak this afternoon, and they would be very happy to keep the Sunday - Tuesday schedule to go see Dad.

The schedule will remain in effect for the next three weeks.

The children did discuss that with it being summertime, they sometimes do stay up late. When they stay up late, they have a habit of sleeping in late. So Eduardo and I brainstormed, he is going to set an alarm, so that way he and Carlos wake up on time. The boys did request to be picked up at 12 PM on Sunday.

Ms. Arreguin please make sure the boys are able to speak to their father about that time change. It is important that the boys let Mr. Ramirez know that they would like to be picked up, by him, on Sunday at 12 PM.

I will be monitoring my emails this weekend, if you have any questions please let me know.
Melanie

Best Regards,
Melanie M. "Emmy" McCormick
Executive Director - CASA of Carson City
(775) 291-7069

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I picked up Carlos on Sunday and found out that he had fallen from a boulder at Tahoe last weekend..

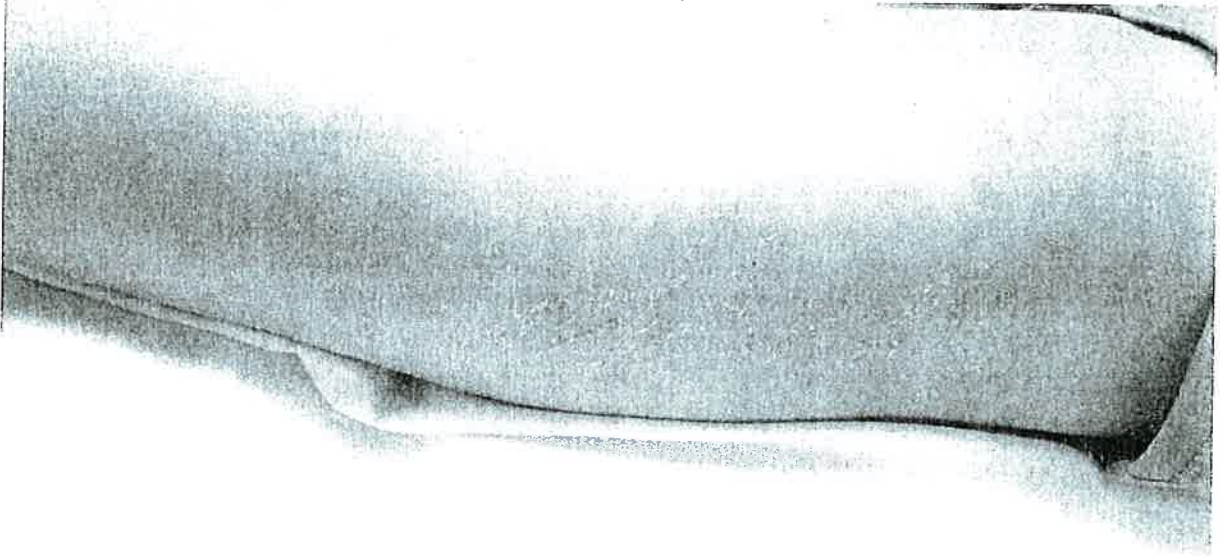
The leg seemed to be swollen and I ended up going to the ER to be evaluated..

I have some concerns due to the fact that not long ago he had been seen by the ER for another incident where he was complaining of his knees caps hurting so that time physical therapy was recommended and it never happened.

He was told to keep the area away from sunlight and to clean it up so he doesn't get infected.

The paperwork was given to him

Which I hated it, when they are not to be messengers..but since the last time that I tried to have Mayra to roll down her car window for the same purposes I had given up..I don't need a TPO or an accusation of harassing for simply matters or communication.



If a copy is needed I would provide that to you.

Not to mention unanswered texts, calls and emails..

According to him on that day the pain was big enough to raise concerns on Eduardo to mention that it may get infected, unfortunately he had to wait more than an hour until everyone was ready to go home.

I had to call a deputy to take his statement and to verify that those wounds were older and did not happen during my parental time..

Which led to this email..

Am not sure what .why or how am never notified of such things when they seemed to be important.

Not only for the children's welfare but to make sure that the necessary steps are taken.

Am not sure if hidden these events are meant to be used against me in the future as some of the incidents that they never happened but there were used to prevent me from seeing the kids and /or complete courses to prove that the children are not in any danger situation under my care .

I meant to send you a text and also calling you in regards to this yesterday.

But out of respect I held back.

I need to know if these circumstances are enough to reach out to you immediately.

I have asked the deputies to file a report and to reach out to the other party to reassure that any injury didn't happen during my parental time

And most likely I will continue to do so , until something gets done and a little respect and consideration towards me is given.

I really don't appreciate spending time at the ER. just because an email or text were never happened when the children have a mishap .

And I really don't appreciate that my parental time is taken away just because the other parent had made plans for the children against their wishes.

It is my understanding that this is the reason why they didn't come that weekend.

And seems that it's not the first time that they are forced to say that to me.

When I truly hope to co-parenting and be flexible with the other party , actions like this need to stop

I don't mind that the boys get to spend time with out of town family.but none of the time taken away from them and me gets compensated.

I get zero respect and the children get zero attention in their medical needs as proven in this scenario.

I would appreciate if you could talk to them and avoid the deprivation of parental time with me.

I think that the time to get them a therapist has been long (and ignored) and they need to exercise their own wishes and stopped being manipulated.

Thank you.

Javier

I will be out for the rest of the day as to prepare for my trip for my aunt's funeral in Phoenix.

I had mentioned to Carlos that I may go and he wished to give his respects as well..

You can contact him and confirm that.

Thanks again

Javier

P.s Let me know on the new therapist, again if a family one can sit us down to stop this , am all for it, Am not trying to fix a broken marriage, no to aim at any reconciliation , am concern that all the negativity around those boys is going to trigger cutting themselves again and mixed emotions for being in the middle of some unnecessary drama.

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sent: Tuesday, August 11, 2020 10:36 PM

To: javier ramirez <viveenmi2011@hotmail.com>

Subject: Re: Parental time for 8/9/20

Good Day,

I'll break down your comments and concerns thusly:

In that situation I think it was best giving the information/documentation to Carlos. That way he can share it with Ms. Arreguin and it keeps the limited contact between the parents.

My thought for future exchange - Might we discuss with Mayra that if documentation needs to be shared, that it can be either uploaded through email or text messaging? I realize you have done that in the past. But I think her having a copy is important and I'm grateful that you shared that with her.

Looking at the picture, I bet that was a doozy of a scrape. One gentle suggestion I have is to perhaps determine if there are weekend clinics available rather than the ER. While an extensive scrape, due to it's location being on the calf, it's a logical assumption that the scrape would be painful and or irritated because of the consistent movement needed when walking. I'm just concerned about the children going into the ER if it's not necessary due to COVID concerns currently. But I understand your want to make sure that it was alright and again, it's good to hear that if it's kept clean and he's allowed to rest, it should heal well.

While I understand Carlos was uncomfortable that situation does not rise to the level of reaching out to me as I am no longer available on weekends and I am only available during regular business hours. I appreciate your dedication to caring for the wound, but it was not necessary to contact me.

It is frustrating for you I'm sure, that you felt it necessary to reach out to a Deputy, to take a statement, and it's very difficult to determine another approach regarding those kinds of matters because of the ongoing struggle between the parties. You did what was needed, made sure you covered your basics, but truly, there really is no other approach because all other options have been exhausted.

Regarding the weekend where the children chose not to visit, the children did speak to me. Carlos has had my phone number for quite some time and has reached out before in the past. I spoke with the children separately on the phone and I spoke with both of them together. Remember, if the children choose not to visit with you during those times, that's it. They are not to be questioned, you needn't ask them what they did or who they were with. That is what has led to problems in the past. As for the children being influenced by Mayra, neither child stated that. Neither child implied that and they had their own reasonings for wanting to stay with their Mother that weekend. I made sure to ask follow up questions and both children seemed comfortable. It is my belief the children exercised their wishes and I respected what they relayed to me, which is what I'm supposed to do.

Thank you again for the information about the hospital visit. I don't believe that visiting time needs to be compensated as the children did not request that. Their wish was to just not visit that weekend, they relayed that information to me and I promptly relayed that to you. This is the set up currently in place and we must respect the children's wishes as they did not want to go with you at that time. No compensation is necessary if they did not choose to go with you.

Have a pleasant week.

Melanie M. "Emmy" McCormick, *Guardian ad litem*

Executive Director - CASA of Carson City, NV

(775) 291-7069

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From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Monday, August 10, 2020 10:01 AM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Subject: Parental time for 8/9/20

Good morning:

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Sent: Monday, August 10, 2020 10:01 AM
To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>
Subject: Parental time for 8/9/20

Good morning:

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The leg seemed to be swollen and I ended up going to the ER to be evaluated..

I have some concerns due to the fact that not long ago he had be seen by the ER for another incident where he was complaining of his knees caps hurting za that time physical therapy was reccomended and it never happened.

He was told to keep the area away from sunlight and to clean it up so he doesn't get infected.

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Re: Parental time for 8/9/20

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Tue 8/11/2020 10:37 PM

To: javier ramirez <viveenmi2011@hotmail.com>

Good Day,

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Re: Parental time for 8/9/20

javier ramirez <viveenmi2011@hotmail.com>

Wed 8/12/2020 1:18 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Hello:

Thank you for replying:

I didn't get an answer as far as a new therapist.

If a court order states that I should be notified of any medical issues (along with education and such) why isn't done?

Am pretty sure that the involvement of the police and other parties would ended up with drastic results, especially if Mayra refuses to answer the phone and return calls to the deputies. So she is bringing herself into this ,not me.

I do not question the children on their wishes but the other way around family and friends have heard them said it . If I need to have them write down statements from this point on, I will definitely start documenting .

Yes I have tried everything and things don't change, even the bad mouthing if a hearing is needed I start doing the paperwork,

You can ask the children as I requested for you.

They got questioned on what I feed them when they come and spend days with me.

I don't believe that put downs for giving them a healthy salad for lunch is necessary .. I don't ask what diet they are on, The nutriologist had made her recommendations and I am doing my part to lower their sugar intakes and blood pressure rates.

But again you can ask them. I can only tell them , that along as God is my witness any other people's comments should not matter and they are free to respond back at them as they wish,

I don't think that those boys appreciated how am being treated and they expect me to put an end to it.

Thank you

Re: Parental time for 8/9/20

javier ramirez <viveenmi2011@hotmail.com>

Fri 8/14/2020 2:35 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Good day :

Here is your email from you

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sun 5/24/2020 8:57 PM

To: You

Cc: Mayra Arreguin

To the parties,

I think the simplest response regarding exchanges might be a week on week off throughout the duration of the summertime until school starts.

Please note, this really is something that the two of you need to figure out. I cannot referee the parents. I Cannot make decisions for the other parent. That is not my position.

I am in full support of the children making their own decisions.

Certain emails I have not responded to, because it is the parents trying to draw me into something that is not appropriate and something that is not within the purview of CASA to address. I will state it again, I will not be drawn into negative conversations nor will I reply to negative commentary.

At this time, my recommendation would be that the parents do a week on week off exchange.

A simple yes or no is an acceptable answer. There really is no reason to speak negatively of the other coparent. It is a yes or no. If both parents work schedules will allow it, the exchange of the children can take place on a Sunday at the sheriffs office every week.

My recommendation would be that the children stay with their mother until Sunday, May 31. Mr. Ramirez will meet them at the Carson City Sheriff's office on Sunday, May 31. They will stay with their father throughout the

duration of the week and will be exchanged back to their mother, on Sunday, June 7.

Another advantage of this particular type of visitation schedule, is that phone calls may not necessarily be deemed mandatory throughout the week. As each parent would be having equal visitation. In fact, I would discourage either parent calling the children, when the children are not with them unless the children themselves initiate that phone call.

The only catch that I would deem necessary, considering the ongoing conflict between the parents, is that the children be seen by a therapist, To evaluate how they are doing. Mr. Ramirez, you've made it very clear that you were willing to do whatever is necessary for your children, would this be something that you can set up immediately for both children to be seen?

This would alleviate phone calls during the week. This would alleviate the children making decisions and then possibly changing their minds. This would be a set visitation, on a trial basis, let me stress that comment, on a trial basis only, to see how the children and the parents fair.

If this is acceptable to the parents, I am more than happy to draft a contract, that both parents will sign. At this time, with the increased negative interactions occurring between Mr. Ramirez and Ms. Arreguin, conflict will continue to escalate, the children will continue to be affected and everyone will continue to be affected negatively.

Your latest email it's contradictory and it seems that your are excusing the other parent behavior ,as I stated before the put downs and bad mouthing hasn't ceased .

Thanks

Re: Parental time for 8/9/20

javier ramirez <viveenmi2011@hotmail.com>

Fri 8/14/2020 3:43 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

If you provide the children with a therapist, please forward their contact information as I will be requesting to speak with them directly"

I have waited for Mrs, Arreguin to do that ,as long as I get ignored and wait for the other parties to comply , of course nothings gets done and we go back to the same scenario.

So how much longer until we get things rolling?

Until I get the sessions pay for them and find out that I have to wait until my visitation day . or to be accused of no consulting anyone?

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sent: Friday, August 14, 2020 3:32 PM

To: javier ramirez <viveenmi2011@hotmail.com>

Subject: Re: Parental time for 8/9/20

Mr. Ramirez,

As I have repeated numerous times to yourself and to the Court, quoting information that is almost 4 months old and older has been an ongoing point of contention and one that I will not readdress.

What I am stating and what I focused upon is the ongoing contention between the parents and that the children may need the services of a therapist. You have stated you are willing to support the children in their needs and as such you hold the insurance for the children, it was requested of you to perhaps find a therapist that is for them. I do not make mention of the parents being present and or addressing the tensions between the parents, but to provide services for the children so they can process the struggle between the parents and their feelings that occur because of that tension. I also though bare in mind that the children may not be receptive to therapeutic services.

As for the contract Mr. Ramirez, neither yourself or Ms. Arreguin confirmed need of that.

Both parents, as documented by the Court, have contributed to the ongoing stressors of the children. The Court is well aware of the ongoing issues that arise between the parents. The Court's stance and that of CASA is to focus on the children's needs, their voice and whether they wish to have visitation with yourself Mr. Ramirez and to also

ensure their ability to feel safe and protected from the ongoing problems the parents contentious relationship focuses upon. The Court wishes that the children be empowered and safe and are allowed to express their own voice.

What I am hearing now is your voice, not that of the children.

I have stated my concerns, any further discussion will deteriorate into argument. If you provide the children with a therapist, please forward their contact information as I will be requesting to speak with them directly.

Melanie M. "Emmy" McCormick, *Guardian ad litem*
Executive Director - CASA of Carson City, NV
(775) 291-7069

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From: javier ramirez <viveenmi2011@hotmail.com>
Sent: Friday, August 14, 2020 2:35 PM
To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>
Subject: Re: Parental time for 8/9/20

Good day :

Here is your email from you

Melanie McCormick <MelanieMcCormickCASA@outlook.com>
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To: You
Cc: Mayra Arreguin

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
Thanks

Missed appointment.

javier ramirez <viveenmi2011@hotmail.com>

Tue 8/18/2020 2:08 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

 1 attachments (1 MB)

15977848784598520248830027634492.jpg;

Hello:.

I had received mail regarding a missed appointment that was due on 8 /10/20 for Eduardo with the nutriólíst from the Heart Center in Reno..

I had provided to you of the importance of the appointment and the reason behind.

According to the office a prior call reminding mother of this was never return to confirm and/or reschedule.

Any excusable reason of why this didn't happen?

Thank you

Javier

Re: Missed appointment.

javier ramirez <viveenmi2011@hotmail.com>

Tue 9/8/2020 3:15 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Hello:

It has been almost a month since this email was sent out in regards of the missed appointment,

I found really disrespectful that matters like this are not being taken seriously and with the priority necessary for the child (en) well being .

I need a prompt action before things escalate to another level affecting all parties involved

Thank you

Javier

From: javier ramirez

Sent: Tuesday, August 18, 2020 2:08 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Missed appointment.

Hello..

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I had provided to you of the importance of the appointment and the reason behind.

According to the office a prior call reminding mother of this was never return to confirm and/or reschedule.

Any excusable reason of why this didn't happen?

Thank you

Javier

Re: Missed appointment.

javier ramirez <viveenmi2011@hotmail.com>

Wed 9/9/2020 8:06 PM

To: Mayra Arreguin <mayra_ae20@hotmail.com>; Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Hello;

I have to be honest and tell you that I do not understand this email at all ,, so If you need to send in Spanish I think that It may help both of us, to better understand each other.

I will try to answer what I think it says, without being judge by interpreting it otherwise

I don't recall me having requested that appointment at all but the appointment being made by the office ,or the nutriologist herself ,what I do remember is forwarding the recommendations and results of Eduardo's lab test, all of it was given to you by either by my own hand, the children , by text and or by email
(see below)

It makes no sense that now am accused of being the one that did not take Eduardo to this appointment , while the doctors office has records of trying to reach you without results, Even if you got the message why you did not rely that to me , so I could've take him ?
I have done before, why this time was any different?

I sent you an email and I copied Melanie on it a month ago and I just now get a reply?

I hope that you realize that is Eduardo's health what is at stake here, but you call me a fool? and accused me of badmouthing you?
Really?.....

From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Friday, May 1, 2020 2:13 PM

To: Christine Riley <criley@childrensheartcenter.com>; Mayra Arreguin <mayra_ae20@hotmail.com>;

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Subject: Fw: results

Good afternoon to all:

This was just received by me ,by Christine and the recommendations for Eduardo.. It was suggested to lower the flour intake (cereal, pancakes and such) and increase more protein in the morning (eggs) he is over 40 pounds for a child his age, any other concerns/ questions reach out to Christine.

Thanks

From: Mayra Arreguin <mayra_ae20@hotmail.com>

Sent: Wednesday, September 9, 2020 7:44 PM

To: javier ramirez <viveenmi2011@hotmail.com>; Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Subject: Re: Missed appointment.

Hello good afternoon

Mr. Ramirez, on the day of the missed appointment, you made the appointment on the day and time that you could, the appointment was not attended because the time you chose I was working, this afternoon you were talking to the boys and you

You were pressuring Eduardo too much for him to decide that you take him to the appointment and not me, you were arguing and pressuring Eduardo apart from speaking super badly of me and I will not tolerate that, I want him to learn to respect the decisions of our children boys are fine, finding your concern but i don't understand your foolishness

Sent via the Samsung Galaxy A10e, an AT&T 4G LTE smartphone
Obtener [Outlook para Android](#)

From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Tuesday, September 8, 2020 3:14:59 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Re: Missed appointment.

Hello:

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I found really disrespectful that matters like this are not being taken seriously and with the priority necessary for the child (en) well being .

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Any excusable reason of why this didn't happen?

Thank you

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Re: Missed appointment.

javier ramirez <viveenmi2011@hotmail.com>

Thu 9/10/2020 2:06 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Hello:

I don't think that I ever made you responsible for medical appointments for the children, and if I recall you were to work on a plan to have one of us take care of this, It was suggested that since I pay for the insurance I should be doing this,

Never received a final order or on a parental schedule to facilitate anything. I had asked several times to find ways to communicate and just the fact that it takes weeks just to ended up arguing, shows that the children's needs are not a prerogative to you and the custodial parent.

That's not what CASA stands for and I don't appreciated that .If the roles were reversed I would be facing all kinds of charges and investigation from other agencies, that right now don't see them being enforced by you.

It took 4 (FOUR) years to finally get the lab results to the nutriologist and to get Eduardo's health issue taken care of ,in those years I never saw your intervention to expedite anything .

I hope that you realize what are you doing wrong.

So to both of you stop attacking and pointing fingers at me, am the last of your worries,

Don't send me any response that would cause any drama or will be attacking my persona , I would retaliate legally and by all means necessary

Thank you

From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sent: Thursday, September 10, 2020 11:03 AM

To: javier ramirez <viveenmi2011@hotmail.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Re: Missed appointment.

Mr. Ramirez,

The appointment has been scheduled for September 24, 2020.

Please understand it is not CASAs responsibility to schedule medical appointments for the children.

Thank you to the parties for scheduling this appointment. Ms. Arreguin if there is documentation after the said appointment CASA is willing to forward that information to Mr. Ramirez, or you may do so yourself, that way both parents are aware of the outcome of the medical appointment.

Thank you. Melanie

Melanie M. "Emmy" McCormick, *Guardian ad litem*

Executive Director - CASA of Carson City, NV

(775) 291-7069

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From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Thursday, September 10, 2020 8:46 AM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Re: Missed appointment.

Good Morning Melanie:

Is there a reason why you asking Mayra to reply just to you?

Both of you were notified with plenty of time and you both choose to ignore me I don't think that either behavior is acceptable.

Please reply promptly

Thanks

Javier

CASA Meeting

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Mon 10/5/2020 8:04 AM

To: javier ramirez <viveenmi2011@hotmail.com>; Mayra Arreguin <Mayra_ae20@hotmail.com>

Good Morning Ms. Arreguin and Mr. Ramirez,

The complication that I am seeing is that the children are not adequately informing either parent of their wishes for visiting with either parent, nor are the children aware of the parents' work schedules. I could be missing the larger picture here, but I do think this is a much easier fix than meets the eye.

I would like to see the children on the following Fridays:

October 9

October 16

October 23

Visitation for that weekend will be determined at that time. There is no confirmed visitation with the children until I have confirmed and spoken with them.

Mr. Ramirez if you have plans that you would like to accomplish with the children, please email that to me with - 1) Event 2) Day and 3) Time. I will confirm such activities with the children.

Ms. Arreguin, please inform me of the time you will bring the children to my office and I will set those appointments.

Mr. Ramirez please confirm your work schedule by the Thursday before the Friday meeting between the children and myself. That way I can work effectively with the children to facilitate a positive visit.

Ms. Arreguin please confirm your work schedule by the Thursday before the Friday meeting so I may coordinate it with the children's wishes and Mr. Ramirez's work schedule as well.

I will send out an email, each Friday evening after speaking with the children and I will confirm the date(s) and time(s) of the visit to both parties.

In summary I need the following things:

1. Ms. Arreguin, please let me know what time you will bring the children on the following in-person visits between they and I;
2. Mr. Ramirez, regardless if your schedule is set or not, please reach out via email on Thursday, before my Friday visit with the children to inform me of your work schedule;
3. Ms. Arreguin, please inform me of your work schedule so I can coordinate it with the children and Mr. Ramirez;
4. I will submit the schedule on each Friday evening.

Thank you and I shall see the children on Friday. Melanie

Melanie M. "Emmy" McCormick, *Guardian ad litem*

Executive Director - CASA of Carson City, NV

(775) 291-7069

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From: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Sent: Tuesday, October 6, 2020 8:52 AM

To: Mayra Arreguin <mayra_ae20@hotmail.com>; javier ramirez <viveenmi2011@hotmail.com>

Subject: CASA Boys on Fridays

Good Morning.

The boys are scheduled to see me to determine the visitation schedule over the next three weeks.

They will meet at my office on Fridays at 4:30pm.

Ms. Arreguin will bring them and I will speak with them privately.

Ms. Arreguin has confirmed her work schedule.

Mr. Ramirez please confirm your work schedule by Thursday, of each week prior to the Friday meeting with the children.

I will send out an email, Friday evening, detailing the schedule for that weekend, after my visit with the boys.

Thank you, Melanie

Melanie M. "Emmy" McCormick, *Guardian ad litem*

Executive Director - CASA of Carson City, NV

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Re: CASA Boys on Fridays

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Tue 10/6/2020 12:31 PM

To: javier ramirez <viveenmi2011@hotmail.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Thank you very much for that update.

Each week, please update myself with your availability schedule as specified in the prior email.

Thank you.

Melanie M. "Emmy" McCormick, *Guardian ad litem*

Executive Director - CASA of Carson City, NV

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From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Tuesday, October 6, 2020 12:26 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Subject: Re: CASA Boys on Fridays

Hello:

Due to a work injury am currently unemployed.

Waiting on doctor's advice to modify work duties and/or restrictions..

I can't guarantee same schedule for the following weeks as am unsure if I will be on temporary disability..

Therefore am totally open on days and times

Thanks

Javier

Can I ask you to reach out to him for me? his phone number is 1 775-499-6821.

Am hesitating on reaching out to Mayra or call the police to do a welfare check.

I will be at home for the rest of the day.

Thank you

Javier 775-245-4648

From: donotreply@carsoncitynv.mg.infinitecampus.org
<donotreply@carsoncitynv.mg.infinitecampus.org>
Sent: Sunday, October 4, 2020 7:13 AM
To: viveenmi2011@hotmail.com <viveenmi2011@hotmail.com>
Subject: Missing Assignment

Your student CARLOS has the following missing assignments.

- 7 MATH -- i21-3 Prac. Copy 1; + int, Realiz. +2 for VN Notes
- 7 MATH -- Realize i6.1 Practice Copy 1; reading decimals
- 7 MATH -- Rules for Adding Integers slideshow, Kami, GC'room

Please sign into your school's parent portal at
<https://carsoncityschools.infinitecampus.org/campus/portal/carson.jsp> to find more information.

Work from this first unit needs to be turned in / revised by Friday. Work can be found in week 6 of Google Classroom (3 assignments), Edpuzzle.com (all should be done), or through our online textbook accessed through the student dashboard to Clever to the Realize app. I made a Google Classroom post if students were missing the adding integer quiz so that they would have the correct code for Mastery Connect. Some students are not missing work, but they should revise and resubmit their Google Classroom assignments as per the comments I gave them.

We have a unit test on Friday (A Cohort) / B (B Cohort).

Re: Missing Assignment

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Fri 10/9/2020 7:13 AM

To: javier ramirez <viveenmi2011@hotmail.com>

Good Morning,

I have received your message and can endeavor to discuss those concerns with Carlos today.

Thank you.

Best Regards,

Melanie M. "Emmy" McCormick

Executive Director - CASA of Carson City

(775) 291-7069

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On Oct 7, 2020, at 3:55 PM, javier ramirez <viveenmi2011@hotmail.com> wrote:

Hello:

After the incident on Sunday night I asked Carlos to get back to me to make sure that he didn't feel responsible for any of the events on that day.

I had texted and called him to reassure him and also to make sure that he turns in these assignments, as of today he is not answering my texts or my phone calls .

Today is the day that I do my weekly call and I fear that Mom has taking their cell phones away, and we won't be able to talk this week.

CASA October 10-11

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Fri 10/9/2020 5:22 PM

To: Mayra Arreguin <mayra_ae20@hotmail.com>; javier ramirez <viveenmi2011@hotmail.com>

Good evening,

I had the opportunity to speak with the boys today in my office, Friday, October 9. I wished Carlos a happy birthday. I also inquired of the boys about school. I did speak with Carlos about completing his math assignments. Both boys did voice the opinion that school has been difficult with the hybrid schedule. They are hoping that school returns to a fuller schedule with physical classes.

Carlos has stated that he would like to visit with his father on Saturday, October 10TH at 10 AM. He would like to stay the night. He is hoping to be returned to his mother's care on Sunday, October 11TH at 5 PM.

Eduardo will not be going this weekend.

I explained to the boys that I will see them again at my office, on Friday, October 16. We will discuss that weekend's visitation at that time. Thank you and have a good weekend. Melanie

Best Regards,

Melanie M. "Emmy" McCormick

Executive Director - CASA of Carson City

(775) 291-7069

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actions, could you please pay attention to his wrists when you see him tomorrow?

Thank you

Javier

From: donotreply@carsoncitynv.mg.infinitecampus.org
<donotreply@carsoncitynv.mg.infinitecampus.org>
Sent: Wednesday, October 14, 2020 3:35 PM
To: viveenmi2011@hotmail.com <viveenmi2011@hotmail.com>
Subject: Missing Assignment

Your student CARLOS has the following missing assignments.

- 7 MATH -- Rules for Adding Integers slideshow, Kami, GC'room
- 7 MATH -- Subtrac. Prac Vir Day Wk: Edp (owl)& VN video

Please sign into your school's parent portal at
<https://carsoncityschools.infinitecampus.org/campus/portal/carson.jsp> to find more information.

The missing test really dropped the grades. The Mastery Connect code is in Google Classroom within the post that says to finish the test.
Q1 is closing soon! Get missing work turned in!

Re: Missing Assignmentm

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Fri 10/16/2020 12:01 AM

To: javier ramirez <viveenmi2011@hotmail.com>

I will most definitely make sure he is alright and keep my eyes open.
Thank you for alerting me to that concern.

Melanie M. "Emmy" McCormick, *Guardian ad litem*

Executive Director - CASA of Carson City, NV

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From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Thursday, October 15, 2020 2:48 PM

To: Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Subject: Re: Missing Assignmentm

Hello:

My current schedule it's the same until I get a release from the doctor next week.

Again I have received notifications of missing school assignments from Carlos. Unsure If Eduardo has school issues as well, I spoke with both of them yesterday and I believe that Eduardo stills feels that he is a "burden" to me due to my current employment status, I had talked to him about it, I believe he stills wants to be left alone , which concerns me due to his priors

CASA - Eduardo

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Fri 10/16/2020 7:05 PM

To: javier ramirez <viveenmi2011@hotmail.com>

I did speak with Eduardo about how he's doing and feeling. I inquired if he's settling into school alright, any troubles. I asked about depression.

He seemed in good spirits, just a little tired, he'd had a long day. I didn't notice any cuts or bruising. Nothing seemed amiss to me.

I reminded him if he ever felt stressed out or worried to reach out to his supports - family, friends, teachers and to ask for help
If needed.

Thank you.

Best Regards,
Melanie M. "Emmy" McCormick
Executive Director - CASA of Carson City
(775) 291-7069

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Re: Carlos Ramirez Arreguin

Chris Nerska <cnerska@carson.k12.nv.us>

Fri 11/20/2020 4:47 PM

To: mayra_ae20@hotmail.com <mayra_ae20@hotmail.com>; lbarrera23@sbcglobal.net <lbarrera23@sbcglobal.net>; viveenmi2011@hotmail.com <viveenmi2011@hotmail.com>
Cc: CARLOS RAMIREZ ARREGUIN <7005849@student.carson.k12.nv.us>; MelanieMcCormickCASA@outlook.com <MelanieMcCormickCASA@outlook.com>

Good afternoon,

Carlos was unable to take his Unit 2 Focus 2 Road to the American Revolution test yesterday because he had not completed all of the assignments for the unit. He is behind in this unit because he has not been completing assignments on his remote learning days. Currently, he has a 40% F in social studies and has F's in 3 other classes as well.

There will be no new assignments posted over the Thanksgiving Break. This gives Carlos a good opportunity to get his Road to the American Revolution assignments all caught up so he will be ready to take the test when he comes back the week after the break.

Please reply to confirm that you have received this message.

Chris Nerska
6th and 7th Grade Social Studies
Eagle Valley Middle School
775-283-2656
cnerska@carson.k12.nv.us

Chris Nerska
6th and 7th Grade Social Studies
Eagle Valley Middle School
775-283-2656
cnerska@carson.k12.nv.us

From: Chris Nerska

Sent: Monday, November 9, 2020 11:42 AM

To: mayra_ae20@hotmail.com <mayra_ae20@hotmail.com>; lbarrera23@sbcglobal.net <lbarrera23@sbcglobal.net>

Cc: CARLOS RAMIREZ ARREGUIN <7005849@student.carson.k12.nv.us>

Subject: Carlos Ramirez Arreguin

Good morning,

I am emailing to inform you that Carlos currently has a 50% F in social studies.

He has not been completing his last two notetakers, Part 1 and Part 2 Road to the American Revolution Timelines on his remote days and has scored low on those quizzes as a result.

He is also missing the Google My Map: French and Indian War and an EdPuzzle on Daniel Boone. Please have him access these on Google Classroom, read and follow the instructions, complete them, then send a private comment when done.

He has a new assignment posted today, Road to the American Revolution Timeline Part 3 Intolerable Acts notetaker, that he will have to complete by midnight tonight.

Please reply to confirm you have received this message. Feel free to contact me at any time if you have questions or concerns.

Chris Nerska
6th and 7th Grade Social Studies
Eagle Valley Middle School
775-283-2656
cnerska@carson.k12.nv.us

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CASA This Weekend

Melanie McCormick <MelanieMcCormickCASA@outlook.com>

Fri 10/23/2020 6:40 PM

To: javier ramirez <viveenmi2011@hotmail.com>; Mayra Arreguin <mayra_ae20@hotmail.com>

Good Evening,

Speaking with the boys today, both have expressed being unsure about how to have a good visitation with their father this weekend, due to the new work schedule.

The boys and I both realize that Mr. Ramirez is in training right now for his new job, but due to the days off being Monday and Tuesday and him working until 8pm, the boys weren't sure if they wanted to visit within that time parameter.

Both boys have declined to visit this weekend.

I am working next week as my organization is participating in some local community Halloween events.

I recommended to the boys to discuss with their father, how his work schedule will be once he's completed training. Hopefully there might be a change in that schedule. I will be in contact with the all parties next week to determine if a visit may take place over the Halloween/Nevada Day weekend.

The boys and I did discuss school and making sure to stay diligent and on task when it came to turning in assignments. We also discussed their mental health as I know that the parties have contemplated enrolling the children in therapy. Both boys are hesitant about that. They articulated what they feel to be stressors and how they are handling it.

While it was a prior Court order, I admit, I'm not sure if therapy at this time is what's needed for the boys. The boys are doing well considering the COVID climate. They are able to clearly articulate their feelings. They are bonded to each other, even though they fight like all siblings do. They can tell me how they feel about school, what they do in their free time, they are open about their feelings regarding the strife and conflict between the parents. They are also able to discuss the things that bring them joy and the friends and family that they have in their life.

Neither child appears to be struggling in emotional regulation. Neither child appears to be depressed. They have challenges, yes, but they have support groups in friends and family, they also appear to have solid coping skills. Rough days are going to happen, but the boys are able to explain to me in detail how they face strife and how they deal with difficult situations.

I'm not negating therapy, but there are times that when an individual already has strong coping skills and is able to articulate their wants and needs, just as the children are able to do, therapy could be more damaging, especially given that these are young teenage boys. Sometimes, therapy gives the impression that "something is wrong with

me" and neither child feels that they have anything wrong with them. I hesitate about re-exploring therapy.

Therapy initially was recommended because there was a breakdown in communication between child and parent. There has been ongoing breakdown of communication between the parents themselves, which yes, is going to have the children feel stressed. But for all intensive purposes, the children appear to be doing well.

Mr. Ramirez, please keep the boys abreast of your work schedule. At this time, they are unsure how to navigate a visit with yourself and the current schedule. But they are open to discussing it with you. Just for this weekend, though, they do not want to have a visitation.

Please ask me if you don't understand anything I've said above. I've tried to simplify my thoughts so it's easier for all parties to comprehend but therapeutic recommendations can be more intensive and I want to make sure everyone understands my current thoughts and recommendations regarding the children.

Have a good weekend, I will be available next week if you have questions. Please feel free to send them to me in email form.

Thank you.

Melanie M. "Emmy" McCormick, *Guardian ad litem*
Executive Director - CASA of Carson City, NV
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To: javier ramirez <viveenmi2011@hotmail.com>

Subject: Re: Recommendations

No, two years ago would be too long. I talked with Melanie last year about the boys, as she would check in occasionally.

Cherie Mathis, Counselor

cmathis@carson.k12.nv.us

Phone: 775.283.2609

Digital Office: bit.ly/mathisoffice



From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Tuesday, November 17, 2020 10:15 AM

To: Cherie Mathis <cmathis@carson.k12.nv.us>

Subject: Re: Recommendations

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I thought that a log was kept on these matters...

Last time that CASA inquired on the boys was about two years ago,
Would you say that this may be accurate ?

From: Cherie Mathis <cmathis@carson.k12.nv.us>

Sent: Tuesday, November 17, 2020 10:08 AM

To: javier ramirez <viveenmi2011@hotmail.com>

Subject: Re: Recommendations

I don't remember.

Cherie Mathis, Counselor

cmathis@carson.k12.nv.us

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Attendance contract

Fawn Lewis <flewis@carson.k12.nv.us>

Wed 11/18/2020 1:57 PM

To: viveenmi2011@hotmail.com <viveenmi2011@hotmail.com>

Good afternoon,

I contacted Mr. Tuttle, one of the Deans at CHS. He determined that it is too early to have Eduardo sign an Attendance Contract. However, if his unexcused absences continue, he will need to go on one.

Fawn Lewis (she/her), Counselor

Carson High School

Digital Office (for appointment links and more); <http://bit.ly/flewisoffice>

(775) 283-1604

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Re: Attendance contract

Fawn Lewis <flewis@carson.k12.nv.us>

Wed 11/18/2020 2:16 PM

To: javier ramirez <viveenmi2011@hotmail.com>

You too.

Fawn Lewis (she/her), Counselor

Carson High School

Digital Office (for appointment links and more); <http://bit.ly/flewisoffice>

(775) 283-1604

From: javier ramirez <viveenmi2011@hotmail.com>

Sent: Wednesday, November 18, 2020 2:08 PM

To: Fawn Lewis <flewis@carson.k12.nv.us>

Subject: Re: Attendance contract

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Thank you for the opportunity , I do hope that we don't have to escalate to that.

Please reach out to me immediately if we do have another absence , I had reach to his pediatric and he was not seen in October at all for any reason.

If this documentation is needed let me know so a copy can be provided to the school.

Happy Thanksgiving

Javier Ramirez

From: Fawn Lewis <flewis@carson.k12.nv.us>

Sent: Wednesday, November 18, 2020 1:57 PM

To: viveenmi2011@hotmail.com <viveenmi2011@hotmail.com>

Subject: Attendance contract

Good afternoon,

I contacted Mr. Tuttle, one of the Deans at CHS. He determined that it is too early to have Eduardo sign an Attendance Contract. However, if his unexcused absences continue, he will need to go on one.

Fawn Lewis (she/her), Counselor

Carson High School

Digital Office (for appointment links and more); <http://bit.ly/flewisoffice>

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upgrade to a supported browser.

Dismiss

docs.google.com

Hopefully, these ideas will help some. The main goal is to have Carlos turn in all his assignments, and I believe you will see grades go up. C

Cherie Mathis, Counselor

cmathis@carson.k12.nv.us

Phone: 775.283.2609

Digital Office: bit.ly/mathisoffice



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Carlos R. Work

Lourdes McGowan <lmcgowan@carson.k12.nv.us>

Thu 11/12/2020 2:43 PM

To: viveenmi2011@hotmail.com <viveenmi2011@hotmail.com>

 1 attachments (2 MB)

Carlos Ramirez Work.pdf;

Hello,

Here is the work/homework we spoke in regards to Carlos.

Thank You,

Lourdes McGowan

Guidance Office Registrar

Lmcgowan@carson.k12.nv.us

775-283-2605

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upgrade to a supported browser.
Dismiss

docs.google.com

Hopefully, these ideas will help some. The main goal is to have Carlos turn in all his assignments, and I believe you will see grades go up. C

Cherie Mathis, Counselor
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ER

Fawn Lewis <flewis@carson.k12.nv.us>

Tue 11/17/2020 11:33 AM

To: Hannah Etchison <hetchison@carson.k12.nv.us>

Cc: mayra_ae20@hotmail.com <mayra_ae20@hotmail.com>; viveenmi2011@hotmail.com
<viveenmi2011@hotmail.com>

Hi Hannah,

I met with Eduardo Ramirez' father yesterday. He would like to have Eduardo signed up for Solutions. Would you please send him and mom information on the program. Thank you.

Fawn Lewis (she/her), Counselor

Carson High School

Digital Office (for appointment links and more); <http://bit.ly/flewisoffice>

(775) 283-1604

***** CONFIDENTIALITY NOTICE: This e-mail contains private, privileged and confidential information belonging to the sender. The information herein is solely for the use of the addressee. If your receipt of this transmission has occurred as the result of an error, in such circumstances, you are advised that you may not disclose, copy, distribute or take any other action in reliance on the information transmitted. The Carson City School District does not guarantee that this communication is free of viruses, interceptions or interference, and does not endorse the sender's personal opinions or similar information which may be contained in this message. To report email abuse - abuse@carson.k12.nv.us

Tips for Academic Success

Cherie Mathis <cmathis@carson.k12.nv.us>

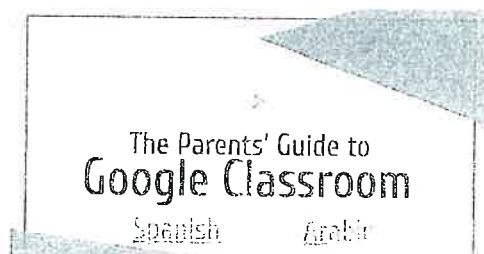
Mon 11/16/2020 10:07 AM

To: mayra_ae20@hotmail.com <mayra_ae20@hotmail.com>; viveenmi2011@hotmail.com
<viveenmi2011@hotmail.com>

Cc: melaniemccormickcasa@outlook.com <melaniemccormickcasa@outlook.com>

Hi all! Carlos's dad called the school, requesting some tips to help Carlos with his grades. Many students are struggling with the balance between at-home and on-campus days this year. Carlos would see better grades if he turned in all his missing work. He is missing several assignments in each class. I would suggest the following:

1. Create a schedule for Carlos on his "at-home" days so that he is committing about an hour's worth of time for EACH class. For example, he could get up around 8:00 am, work on math for an hour, take a break, work on English for an hour, take a break, and so on. The goal is to complete work for ALL his classes on his at-home days.
2. We offer an after-school homework club on Tuesdays and Thursdays that Carlos can stay for. It is held from 2:30 - 3:30 in room 241 on Tuesdays and room 123 on Thursdays. There is a teacher supervising the club, so there is help and supervision available. There, however, is no transportation provided.
3. Check grades on Infinite Campus once a week or so. Look for missing assignments (zeroes), and perhaps offer a reward or consequence for missing work. If everything is turned in for the week, maybe Carlos gets some free time or something he likes. If he has zeroes, maybe he spends time on the weekends making up work.
4. Here is a link to Google classroom, which helps parents understand what is expected of students on Google classroom, the main platform for student assignments. https://docs.google.com/presentation/d/1QCHHuuuRkrXhxt7EjfqmMw_JDOI4sdIX5Na3t9j7YE/edit#slide=id.p1



2020 Parents' Guide to Google Classroom - Google Slides

The version of the browser you are
using is no longer supported. Please

▼ School: Eagle Valley Middle School ▼

RAMIREZ ARREGUIN, CARLOS [A. Arreguin](#) | [The Author\(s\)](#) 2019

Student

8. $\frac{1}{2} \times \frac{1}{2} = \frac{1}{4}$

Search Results: 0

Back to Grades Summary

Semester 1 SEMESTER Detail

Category: Foundational (weight: 40.0)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Euro Area Project	06/24/2020	05/28/2020	1.0	100	100	100		
European Union vs. Multinational	06/24/2020	05/29/2020	1.0	100	100	100		
Eurozone Analysis: Including New Members	6/24/2020	05/24/2020	1.0	100	87	87		late
Eurozone: European Integration and Globalization	6/24/2020	05/14/2020	1.0	100	83	83		Late Renata Google form was for a better score. Post trip date completed. Google's class is not when complete.
Google My Maps: Europe & Beyond	06/24/2020	05/23/2020	3.0	300	92	92		Late For Google My Maps, I used back forms. Instead send a private comment with my map so ready to be made.
Esports Jamming	05/15/2020	05/15/2020	1.0	100	100	100		
Have Americans Final Chat	05/16/2020	05/16/2020	1.0	100	69	69		Refuse Google form due for a better score. USE ALL OF YOUR NOTES! ANSWERS. Post a private comment on Google Classroom when finished.
Google My Map Forum #1	05/18/2020	05/18/2020	1.0	100	99	99		Late
Halloween Quiz: Scary Stories	03/26/2020	03/26/2020	1.0	100	50	50		Doubt a whole lot about me. After working on it, I'll be a better writer. Copy's mistakes and post a private comment when ready for review.
Courtesy Writing Class	01/25/2020	01/25/2020	1.0	100	0	0		"Not yet"
Knight Experience And First Storyline	04/21/2020	04/21/2020	1.0	100	71	71		Return Request 1 letter as we had a plan to continue Google Classroom when done.
Natalie Quiz: Middle Grades	05/26/2020	05/26/2020	1.0	100	39	39		Late Late - 10%
Natalie Quiz: New England Grades	10/30/2020	05/31/2020	1.0	100	75	75		Late Late - 10%
Life in the Bushy Grades	10/06/2020	10/06/2020	1.0	100	0	0		"Missing"
Explain your life in the Bushy Grades	10/06/2020	10/06/2020	1.0	100	0	0		"Missing"
Explain: Middle Passage	10/02/2020	10/02/2020	0.5	100	0	0		"Missing"
Ransom: UZFI Entry: General Development	10/10/2020	10/10/2020	1.0	100	0	0		"Missing"
Assessment: UZFI: Bushy Content Development	10/10/2020	10/10/2020	1.0	100	49	49		
Explain: Social Awareness	10/14/2020	10/14/2020	0.5	100	0	0		
Explain: Travel: John Peltz Zenger	10/15/2020	10/15/2020	0.5	100	76	76		late
Go, Go, My Map: UZFI: Social Studies	10/16/2020	04/16/2020	3.0	300	46	46		
Explain: Friends and Family	10/16/2020	10/16/2020	1.0	100	57	57		Late Score 57% Life - 10%
Explain: David Moore	10/06/2020	10/06/2020	0.5	100	0	0		"Missing"
Google My Maps: Transport and India War	10/09/2020	10/09/2020	2.0	100	0	0		"Missing" Add your first semester My Maps to the link. Send a private comment.

Генерал Total: 2700 13425 40,72%

Category: Environmental (Weight: 20%)									
Name	Due Date	Assigned Date	Weight	Pos. Points	Score	%	Graded	Comments	
Human Impact on Ecosystems and Biodiversity Quiz	03/04/2020	02/03/2020	5%	100	100	100%			
Assessment: Urban Planning and Sustainable Development	04/10/2020	10/06/2020	10%	100	100	100%		Excellent presentation on sustainable urban planning.	
Case Study: The Environmental Impact of Deforestation	05/15/2020	10/26/2020	10%	100	85	85%		Good analysis, but needs more data on reforestation efforts.	
Global Policy Review: Paris Agreement Implementation	06/01/2020	11/05/2020	10%	100	87	87%			

<https://carsoncityschools.infinitecampus.org/campus/main.xsl>

Social
Studies

From: 11/12/2020 School: High Valley Middle School

Student: 27 RAMIREZ ARREGUIN, CARLOS

RAMIREZ ARREGUIN, CARLOS

27 Ramirez Arreguin, Carlos

Grade: 07 ID: 2025049 CDS: 10-07-2007 Gender: M Counselor: MARTIN, CHERIE

Student

DOB

Address

Search Results: 9

Back to Grades Summary

Semester 1 SEMESTER Detail

Category: Assessments (weight: 0.35)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
English Language Arts Pre-Test	09/02/2020	09/02/2020	1.0	10	0	0		
Q. 1 Pre-Assessment	09/10/2020	09/10/2020	1.0	5	0	0		
POV and Characterization Quiz	09/16/2020	09/16/2020	1.0	10	0	0		
Re-Non-Speaking Quiz 1	09/16/2020	09/16/2020	1.0	11	0	45.45		
Over-Mid-Speaking Quiz 2	09/23/2020	09/23/2020	1.0	11	0	0		Missing, Cannot Submit
Topic Map Quiz	09/23/2020	09/23/2020	1.0	10	0	0		
Theme Quiz	09/23/2020	09/23/2020	1.0	5	0	100		
Dialogue Speaking Quiz #2	09/23/2020	09/23/2020	1.0	11	0	0		Missing, Cannot Submit
Plot Quiz	10/05/2020	10/05/2020	1.0	10	0	20		Late
Plot & Characterization Quiz #4	10/05/2020	10/05/2020	1.0	7	0	100		
Figure & Language Quiz 7	10/10/2020	10/10/2020	1.0	1	0	0		Missing, Cannot Submit
Plot & Characterization Quiz #4	10/10/2020	10/10/2020	1.0	7	0	0		Missing, Cannot Submit
Over-Mid-Speaking Quiz #5	10/10/2020	10/10/2020	1.0	10	0	100		
Design a Theme Plot Project	10/20/2020	10/20/2020	1.0	50	25	50		Late
Less-Gen-Speaking Quiz #7	10/20/2020	10/20/2020	1.0	10	0	0		Missing
Re-Under-Speaking Quiz #8	10/20/2020	10/20/2020	1.0	7	0	100		
Over-Mid-Speaking Quiz #9	10/20/2020	10/20/2020	1.0	7	0	0		Missing
Plot Map Quiz	10/20/2020	10/20/2020	1.0	4	0	0		Missing
Advanced Dialogue Speaking Quiz #10	10/20/2020	10/20/2020	1.0	10	0	0		
Over-Mid-Speaking Quiz #11	10/20/2020	10/20/2020	1.0	10	0	0		
Topic Map Speaking Quiz #12	10/20/2020	10/20/2020	1.0	10	0	0		
Plot & Characterization Quiz #13	10/20/2020	10/20/2020	1.0	10	0	0		

Assessments Totals: 176 76 43.18%

Category: Classwork (weight: 0.65)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Behavior Storyboard Presentation	09/02/2020	09/02/2020	1.0	5	0	0		Unprepared for class, did not present
Argumentative Text Worksheet	09/02/2020	09/02/2020	1.0	10	0	0		Late
Behavior Storyboard GC	09/02/2020	09/02/2020	1.0	10	0	0		
Character Map Worksheet	09/02/2020	09/02/2020	1.0	5	4	80		Late
Point of View Worksheet	09/16/2020	09/16/2020	1.0	10	10	100		
Characterization Worksheet	09/16/2020	09/16/2020	1.0	11	0	0		Missing
Ed Puzos Time and Mood	09/16/2020	09/16/2020	1.0	10	7	70		
Topic and Mood Practice Worksheet	09/16/2020	09/16/2020	1.0	10	0	0		Missing, Cannot Submit
Theme Practice Worksheet	09/23/2020	09/23/2020	1.0	5	0	0		Missing, Cannot Submit
Character Map Worksheet	09/23/2020	09/23/2020	1.0	6	0	0		Missing, Cannot Submit
Character Map Worksheet	10/05/2020	10/05/2020	1.0	10	0	0		Missing, Cannot Submit
Figure & Language Ed Puzos	10/05/2020	10/05/2020	1.0	10	7.77	77.7		
Figure & Language Worksheet	10/05/2020	10/05/2020	1.0	10	0	0		Missing, Cannot Submit
Figure & Language Worksheet	10/10/2020	10/10/2020	1.0	10	0	0		Missing, Cannot Submit
Informative Text Worksheet	10/20/2020	10/20/2020	1.0	10	10	100		
Ed Puzos Author Purpose and Point of View	10/20/2020	10/20/2020	1.0	10	0	0		Missing
Author's Purpose Worksheet	10/20/2020	10/20/2020	1.0	10	0	0		
Panda Venn Diagram	10/20/2020	10/20/2020	1.0	10	0	0		
Panda Venn Diagram	10/20/2020	10/20/2020	1.0	10	0	0		
Panda Venn Diagram	10/20/2020	10/20/2020	1.0	10	0	0		
Unit 1 Portfolio Reflection	10/20/2020	10/20/2020	1.0	10	0	0		Missing
Unit 2 Portfolio Reflection	10/20/2020	10/20/2020	1.0	10	0	0		

Classwork Totals: 165 65.77 39.11%

Category: Homework (weight: 0.00)

<https://carsoncityschools.infinitecampus.org/campus/main.xsl>

Eagle Valley Middle School
4151 E. Fifth St.
Carson City, NV 89701
(775)283-2600

Report generated:
10/20/2020

Student #7005849
Grade: 07
Birthdate: 10/09/2007

Parent/Guardian of: RAMIREZ ARREGUIN, CARLOS
1348 TOYAIBE AVE
GARDNERVILLE, NV 89410

Dear Parent or Guardian:

As a courtesy to you, Eagle Valley Middle School regularly reports student attendance to parents. Regular daily attendance is a critical component of the educational process. Students who miss class may be able to make up schoolwork, but it is not possible to recover all of the learning that takes place in the classroom on a daily basis.

The Carson City School District Attendance Policy states: "The Board of Trustees has determined a minimum student attendance of 90% shall be required for promotion to the next grade or for earning credit."

Our records show that your child has accrued several absences. Please be aware that it is possible your child may face not earning credit or retention if absences continue.

Please also recognize that "It is the responsibility of the student and/or parent/guardian to request make-up work on the day the student RETURNS to class."

Thank you for your attention to this matter. We want your child to be successful. Attendance is a shared responsibility and concern of students and parents/guardians with the assistance and support of school staff and the community.

Please contact Eagle Valley Middle School personnel at (775)283-2600 if you have any questions or to schedule a conference with your child's administrator.
Sincerely,

Lee Conley
Principal

Terms: Course	Term 1		Term 2		Total	
	Absent	Tardy	Absent	Tardy	Absent	Tardy
1710 7 ENGLISH	12	0	0	0	12	0
2720 7 MATH	12	0	0	0	12	0
3710 7 SCIENCE	13	0	0	0	13	0
4710 7 SOCIAL STUDIES	12	0	0	0	12	0
9711 7TH CTE - CULINARY	12	0	0	0	12	0
9707 COMP SCIENCE & INTEGRATED TECH	12	0	0	0	12	0

Carson High School
1111 N. Saliman Rd.
Carson City, NV 89701
(775)283-1600

Report generated:
11/12/2020

Student #7003264
Grade: 09
Birthdate: 04/13/2006

Parent/Guardian of: RAMIREZ ARREGUIN, EDUARDO
1348 TOYAIBE AVE
GARDNERVILLE, NV 89410

Dear Parent or Guardian:

As a courtesy to you, Carson High School regularly reports student attendance to parents. Regular daily attendance is a critical component of the educational process. Students who miss class may be able to make up schoolwork, but it is not possible to recover all of the learning that takes place in the classroom on a daily basis.

The Carson City School District Attendance Policy states: "The Board of Trustees has determined a minimum student attendance of 90% shall be required for promotion to the next grade or for earning credit."

Our records show that your child has been absent more than 10% in at least one class this school year. Please be aware that it is possible your child may face not earning credit or retention if absences continue.

Please also recognize that "It is the responsibility of the student and/or parent/guardian to request make-up work on the day the student RETURNS to class."

Thank you for your attention to this matter. We want your child to be successful. Attendance is a shared responsibility and concern of students and parents/guardians with the assistance and support of school staff and the community.

Please contact Carson High School personnel at 775-283-1600, if you have any questions or to schedule a conference with your child's administrator.

Course	Term 1		Term 2		Total	
	Absent	Tardy	Absent	Tardy	Absent	Tardy
30200F BIOLOGY	12	1	0	0	12	1
50204F DIGITAL MEDIA	4	0	0	0	4	0
10100F ENGLISH I	5	0	0	0	5	0
60015F FROSH SEMINAR	4	0	0	0	4	0
20201F GEOMETRY	7	0	0	0	7	0
60100F PERSONAL FIT	9	0	0	0	9	0
12210F SPANISH II	7	0	0	0	7	0

For last name A - L
Jon "Shelby" Tuttle
Dean of Students

For last name M - Z
MaryAnne Weaver
Dean of Students

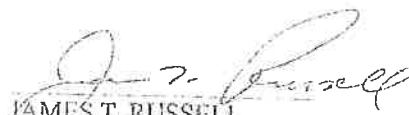
1 This Court has reviewed the reports submitted by Mr. Bayer and Mr. Komarek, LSW,
2 CSW. Mr. Komarek, LSW, CSW stated that he "recommend[s] Mr. Ramirez have 8 hours of
3 parenting time with the boys once each week on a weekend, plus 30 minute of travel time at each
4 end to allow Mr. Ramirez to transport the boys to and from Carson City." Mr. Bayer was in
5 agreement with Mr. Komarek, LSW, CSW.
6

7 Therefore, based on the foregoing and good cause appearing,

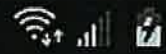
8 IT IS HEREBY ORDERED that Defendant shall have visitations with the minor children
9 either Saturday or Sunday every weekend from 10:30 a.m. to 7:30 p.m. The exchanges of the
10 minor children shall occur at the Carson City Sheriff's Office located at 911 E. Musser Street,
11 Carson City, Nevada. Defendant shall send an email to both Plaintiff and CASA on Thursday
12 evenings letting them know which day, Saturday or Sunday, he wishes to exercise his visitation.
13 If Defendant cannot commence said visitations until after 10:30 a.m. due to his employment
14 schedule, then he shall also indicate in said emails what time he would like said visitations to
15 commence. Plaintiff shall be allowed to have a family member transport the minor children to
16 said visitations if she is unable to do so herself.
17
18

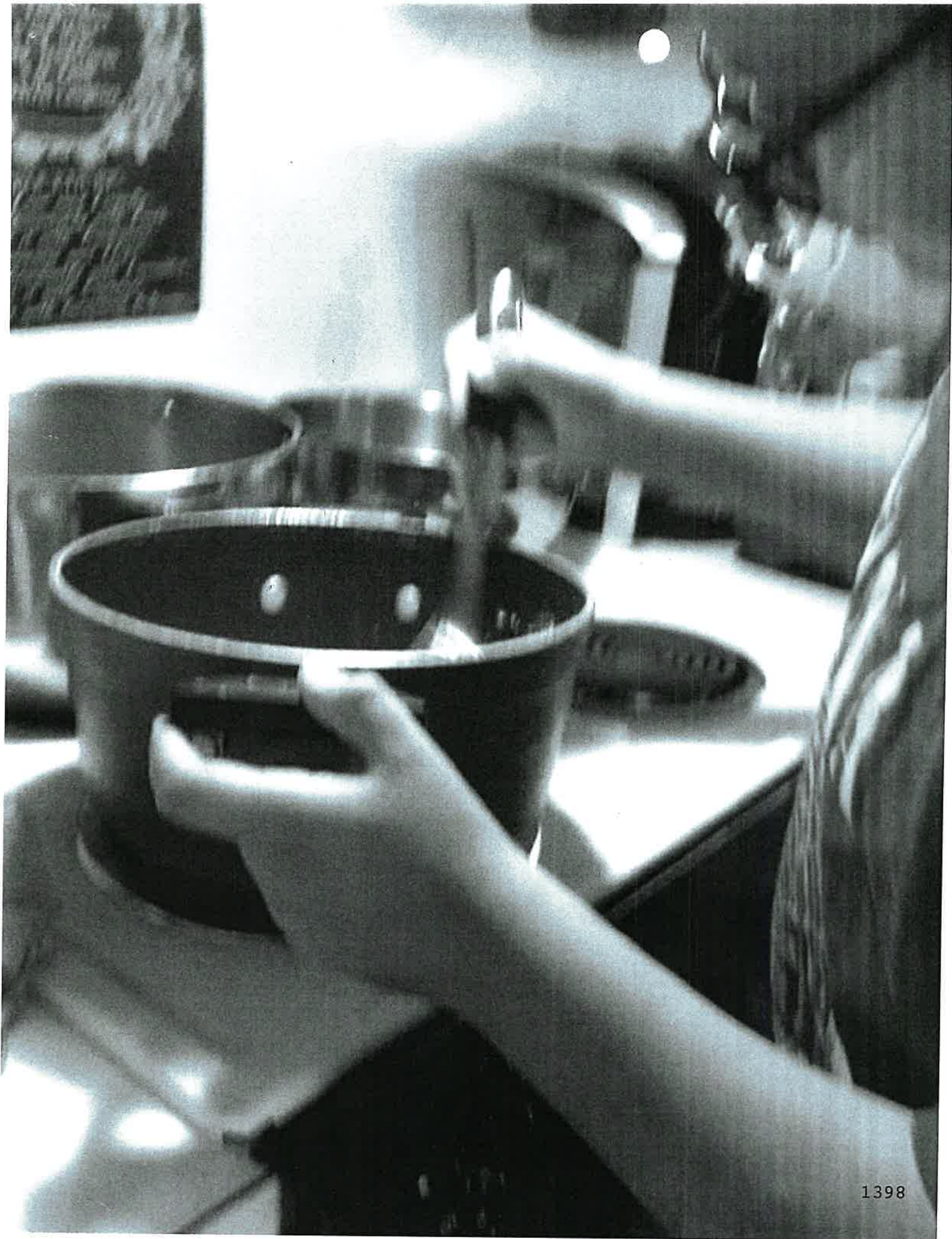
19 IT IS SO ORDERED.

20 Dated this 27th day of October, 2014.

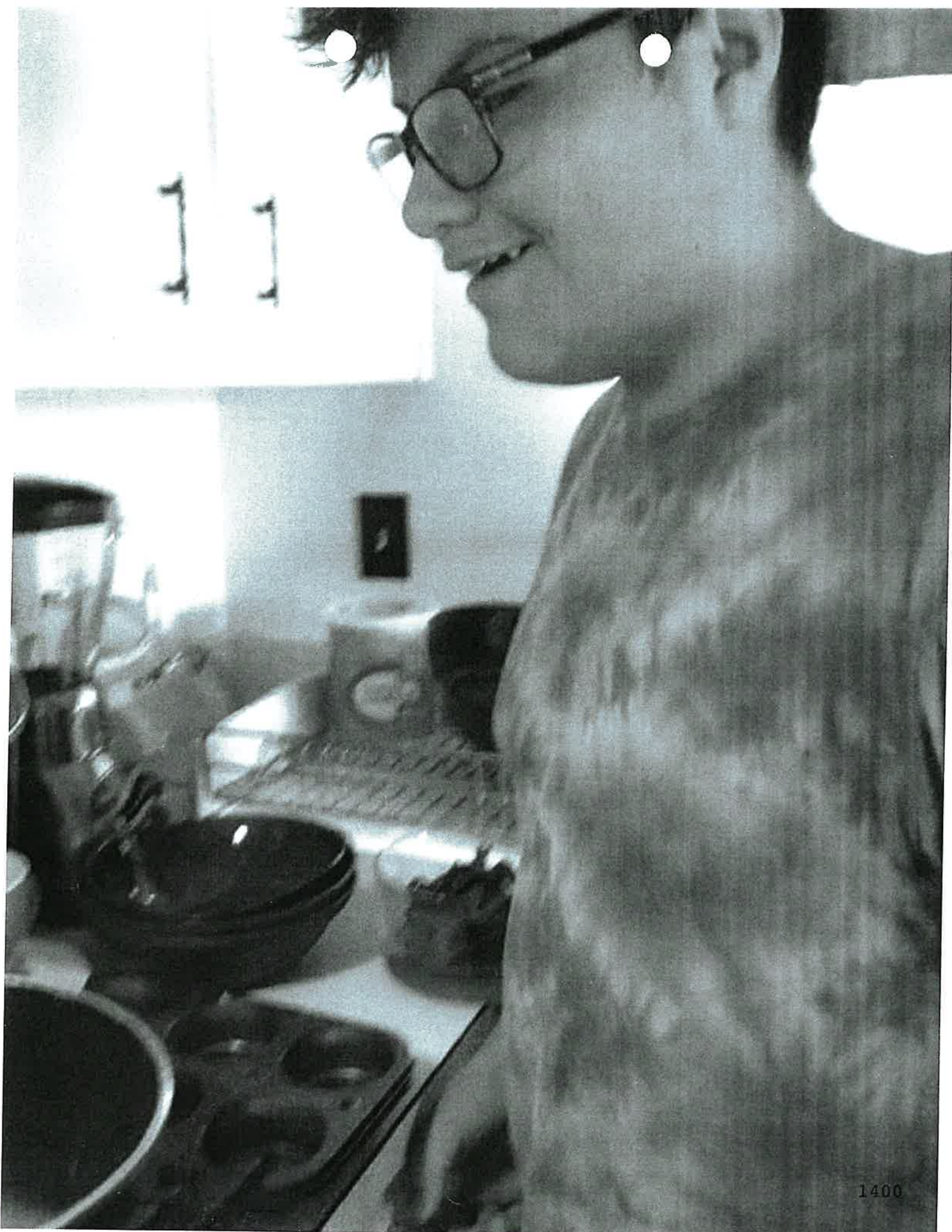
21
22
23 
24 JAMES T. RUSSELL
25 DISTRICT JUDGE
26
27
28

10:57

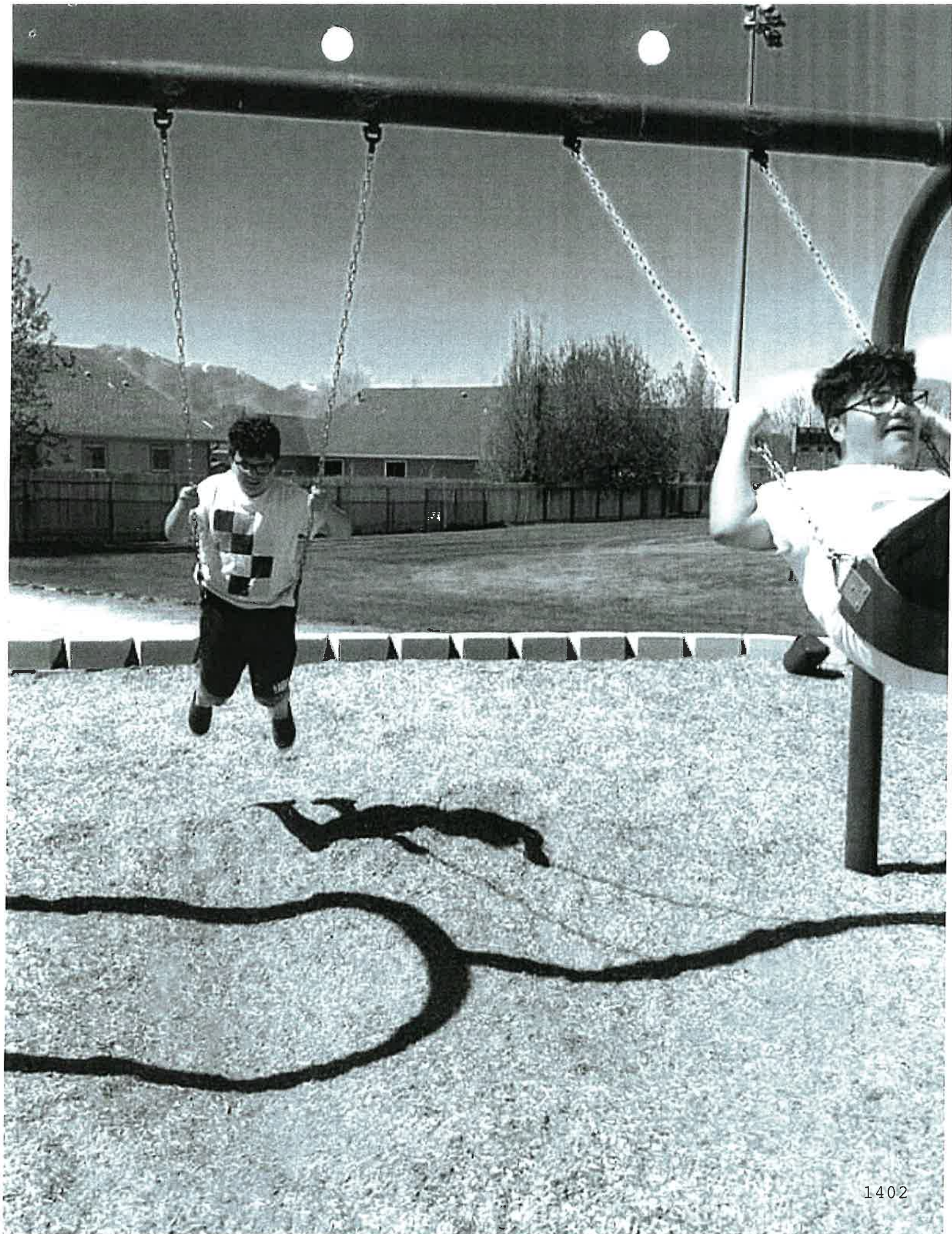












AUTHORIZATION TO RELEASE PROTECTED HEALTH INFORMATION

Patient Name: (please print) JAMIER RAMIREZ Date of Birth: 03/13/69

Phone#: (775) 245-4648 Email Vivcenm2011@hotmail.com

1348 Toiyabe Ave Gardnerville.

I request CCHHS* to release records to the following person or agency:

Name: H Judge Russell 1st D. Court The Crown Restaurant

Address: Union 302 N. Carson St Carson City (self) 89401

Phone #: _____ Fax#: _____

I request the following agency to release records to CCHHS*

Name: _____

Address: _____

Phone #: _____ Fax#: _____

For Mailing or emailing this form or records to: Carson City Health & Human Services (CCHHS)

See contact information listed at the bottom of this page

I authorize the following information to be disclosed for my personal use or the use of the agency
I am requesting releasing the information to:

**COVID-19 Test Results
Flu A & B**

I authorize CCHHS to release or receive my medical records from the above persons or agencies. I understand that I have the right to revoke this authorization in writing at any time, except to the extent that action has already been taken. This authorization will expire 90 days from date of signature and I understand that the information used or disclosed pursuant to this authorization may be subject to re-disclosure by the recipient. CCHHS, its employees, and healthcare providers are hereby released from any legal responsibility or liability for disclosure of the above information to the extent indicated and authorized. A copying fee of \$.60 per page may apply to my request per NRS 629.061.

Signature of patient or legal representative

JAMIER RAMIREZ
Printed name of Patient's Representative

12/08/2020

Date

Self
Relationship

EMAIL this form to: quadresults@carson.org

Official Use Only:

Release Date/Initials _____

Release Method ☐ Mail ☐ Fax# () _____

Payment method ☐ N/C ☐ Cash _____

☐ Hand Carry Date _____

☐ Check# _____

Recipients of Alcohol/Drug/Infectious Disease/Mental Health Records: This information has been disclosed to you from records protected by federal confidentiality rules (42 CFR Part 2) and state law. These laws prohibit you from making any further disclosure of this information unless further disclosure is expressly permitted by the written consent of the person to whom it pertains or as otherwise permitted by 42 CFR Part 2 or state law. A general authorization for the release of medical information is NOT sufficient for this purpose. The federal rules restrict any use of the information to criminally investigate or prosecute any alcohol or drug abuse patient.

* Carson City Health & Human Services (CCHHS)
900 E. Long St. Carson City, NV 89706
COVID -19 Hotline Tel. (775) 283-4789.
EMAIL this form to: quadresults@carson.org

H:\HDDept\Manuals - Division\Manual Clinic
Forms\Front Office Forms Masters\Clinic
Forms\Section 4 HIPAA Forms

cchhs/vg/rev 10/12/20



**Carson
Medical
Group**



1475 Medical Parkway
Carson City, Nevada 89703
Phone 885-2229 Fax 882-5045

Patient Name : Carlos Ramirez Arreguin

DOB : 10/09/2007

Parent Name : Javier Ramirez

Patient's chart reviewed on: **12/02/2020**

Comments: ____ Carlos has not been seen in our office since June 2020.

last visit
6/1/2020.

Signature

Date: 2 December 2020

Rita Wang M.D. , F.A.A.P.

www.carsonmedicalgroup.com



**Carson
Medical
Group**



1475 Medical Parkway
Carson City, Nevada 89703
Phone 885-2229 Fax 882-5045

Patient Name : Eduardo Ramirez Arreguin

DOB : 04/13/2006

Parent Name : Javier Ramirez

Patient's chart reviewed on: **12/02/2020**

Comments: ___ We have not seen Eduardo in our office since March 2020.

last visit
3/9/2020

Signature

Date: 2 December 2020

Rita Wang M.D. , F.A.A.P.

www.carsonmedicalgroup.com

1 Name: Janet Ramirez
2 Address: 1348 Toiyabe Ave
3 City, State, Zip: Gardnerville NV 89410
4 Telephone: 775 245 4648

RECD & FILED ✓
2020 DEC 11 PM 12:35

AUBREY ROWLAND
CLERK

BY [Signature]
DEPUTY

5 **In The First Judicial District Court of the State of Nevada**
6 **In and for Carson City**

7 Margie E. Bregun
8 Plaintiff,

Case No.: 2012100311 1B

Dept. No.: 1

9 vs.

10 Janet Ramirez
11 Defendant.

CERTIFICATE OF MAILING

12 I, (name of person who mailed the document) Janet Ramirez
13 declare under penalty of perjury under the law of the State of Nevada that the following is true
14 and correct. That on (date) December 10, 2020, service of the:

15 (☒ check all that apply)

16 ☐ Motion

☐ Answer

☐ Financial Disclosure Form

17 ☐ Opposition

☐ Reply

☐ Notice of Entry of Judgment/Order/Decree

18 ☒ Other: Case exhibits and personal letter in response to
CASA letter

19 was made pursuant to NRCP 5(b) by depositing a copy in the U.S. Mail in the State of Nevada,
20 postage prepaid, addressed to:

21 (Print the name and address of the person you mailed the document to)

22 Margie E. Bregun / Melane McCormick
23 (on file) CASA

24
25
26 DATED this 11th day of December, 2020

27 Submitted By: (your signature)
28 [Signature]

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

Janet R. D. 1222
1348 W. 10th Ave
Gardnerville NV
775 245-4648

REC'D & FILED /
2020 DEC 11 PM 1:49

AUGREY ROYLATT
CLERK
BY *KR* DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E. Doregon
Plaintiff,

Case No *12 D121 003911B*
Dept. No *1*

vs.

James R. Doregon
Defendant.

(Title of Document)

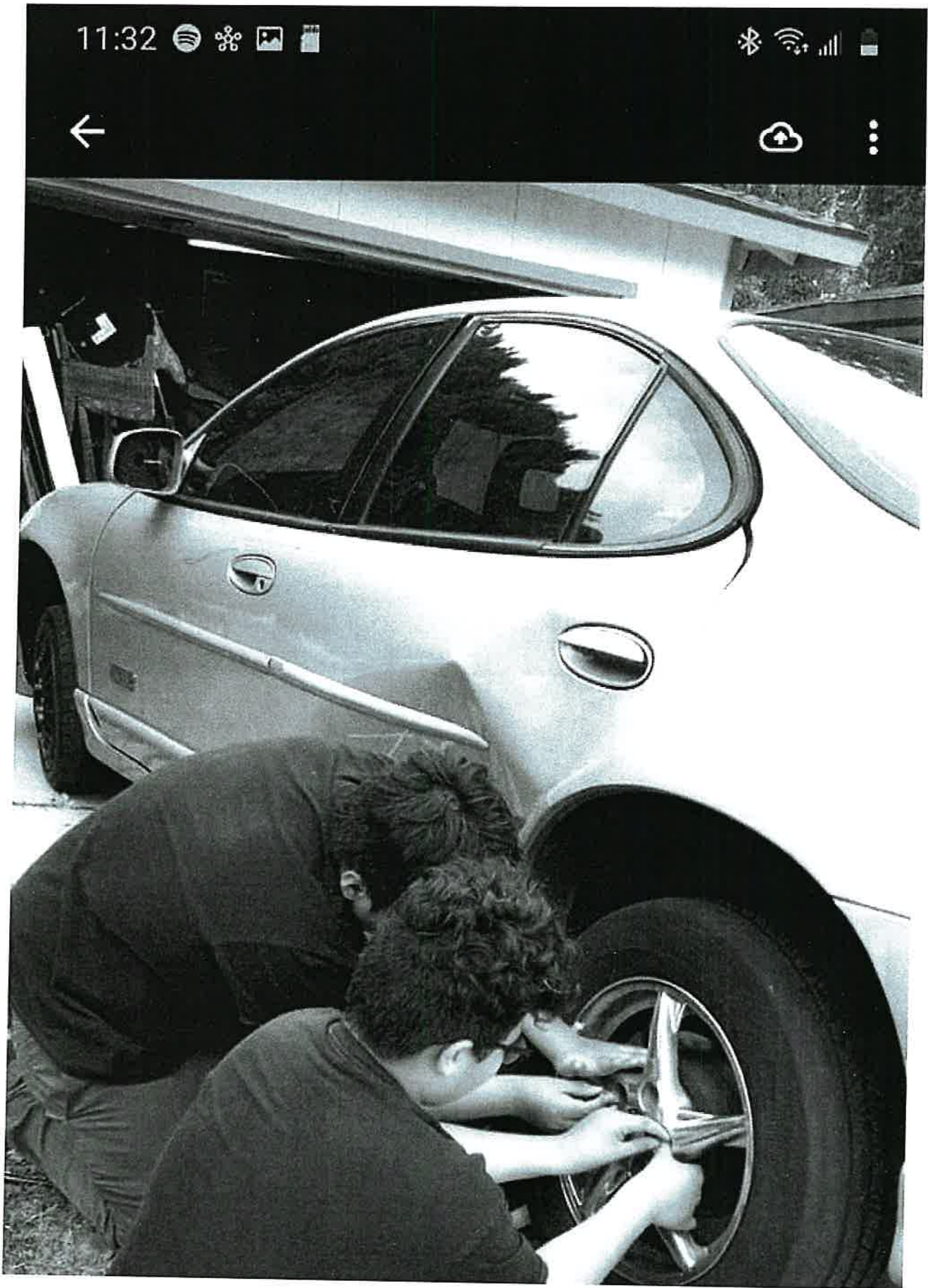
*Forgotten doc pic. that may have
discrepancies on paperwork given to
LASA and Plaintiff.*

Respectfully submitted by

(Signature)

(Print name)

☐ Plaintiff / ☐ Defendant





Your Name: JAVIER RAMIREZ
Address: 1348 Toiyabe Ave
City, State, Zip: Gardnerville NV 89410
Telephone: 775 782 3926 - 775 245 4648
Email Address: Viveenm12011@hotmail.com
Self-Represented

REC'D & FILED

2020 DEC 17 AM 9:32

AUBREY ROWLATT
CLERK

BY [Signature] DEPUTY

DISTRICT COURT
CARSON CITY COUNTY, NEVADA

Mayra E. Arreguin
Plaintiff,

vs.

Javier Ramirez
Defendant.

CASE NO.: 12DR1003911B

DEPT: 1

MOTION FOR ORDERS TO MODIFY CHILD CUSTODY, VISITATION, AND/OR CHILD SUPPORT

TO: Name of Opposing Party and Party's Attorney, if any, N/A
PLEASE TAKE NOTICE THAT (Plaintiff/Defendant) Plaintiff

(the "Moving Party") has filed a Motion seeking to modify existing orders relating to child custody, visitation, and/or child support.

IF YOU OBJECT TO ANY OF THE RELIEF SOUGHT BY THIS MOTION, YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE MOVING PARTY WITH A COPY OF YOUR RESPONSE WITHIN 10 COURT DAYS OF THE SERVICE OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF COURT WITHIN 10 COURT DAYS OF THE SERVICE OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT YOU HAVING AN OPPORTUNITY TO BE HEARD. (NOTE: IF SERVICE IS MADE BY MAIL, YOU HAVE AN ADDITIONAL 3 DAYS TO FILE YOUR WRITTEN RESPONSE).

Submitted By: Javier Ramirez

(☒ check one) ☐ Plaintiff / ☒ Defendant In Proper Person

MOTION

(Your name) Janet Ramirez, in Proper Person, moves this Court for an Order modifying child custody, visitation, and/or child support.

**POINTS AND AUTHORITIES
LEGAL ARGUMENT**

When considering whether to modify physical custody, the court must determine what type of physical custody arrangement exists between the parties. The court must look at the actual physical custody timeshare the parties are exercising to determine what custody arrangement is in effect. Rivero v. Rivero, 125 Nev. 410, 430, 216 P.3d 213, 227 (2009).

Different tests apply to modify custody depending on the current custody arrangement. Joint physical custody may be modified or terminated if it is in the best interest of the child. NRS 125C.0045(2); Truax v. Truax, 110 Nev. 473, 874 P.2d 10 (1994). Primary physical custody may be modified only when "(1) there has been a substantial change in circumstances affecting the welfare of the child, and (2) the modification would serve the child's best interest." Ellis v. Carucci, 123 Nev. 145, 153, 161 P.3d 239, 244 (2007).

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

- (a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody.
- (b) Any nomination of a guardian for the child by a parent.
- (c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent.
- (d) The level of conflict between the parents.
- (e) The ability of the parents to cooperate to meet the needs of the child.
- (f) The mental and physical health of the parents.
- (g) The physical, developmental and emotional needs of the child.
- (h) The nature of the relationship of the child with each parent.
- (i) The ability of the child to maintain a relationship with any sibling.
- (j) Any history of parental abuse or neglect of the child or a sibling of the child.

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

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

A child support order must be reviewed by the court every three years upon request of a parent or guardian. A child support order may be reviewed at any time on the basis of changed circumstances. A change in 20% or more in the gross monthly income of a person subject to a child support order shall be deemed changed circumstances. NRS 125B.145. Any inaccuracy or falsification of financial information which results in an inappropriate award of child support is also grounds to modify child support. NRS 125B.080.

FACTS AND ARGUMENT

A. Request to Modify Child Custody and/or Visitation

1. **Current Custody Order.** The current custody order was filed on (date) August 8 2019

2. **Modification of Legal Custody.** (☒ check one)

☐ Legal custody should not be changed. (STOP. Go to Section 3)

☐ Legal custody should be changed. Listed below is the current legal custody order and the legal custody order I would like the Court to order.

Child's Name:	Date of Birth	I Have Now: <input checked="" type="checkbox"/> check one	I Would Like: <input checked="" type="checkbox"/> check one
Eduardo Javier Ramirez Arreguin	04/13/06	<input type="checkbox"/> No legal custody <input checked="" type="checkbox"/> Joint legal custody <input type="checkbox"/> Sole legal custody	<input checked="" type="checkbox"/> Joint legal custody <input type="checkbox"/> Sole legal custody
Carlos Adrian Ramirez Arreguin	10/09/07	<input type="checkbox"/> No legal custody <input checked="" type="checkbox"/> Joint legal custody <input type="checkbox"/> Sole legal custody	<input checked="" type="checkbox"/> Joint legal custody <input type="checkbox"/> Sole legal custody
		<input type="checkbox"/> No legal custody <input type="checkbox"/> Joint legal custody <input type="checkbox"/> Sole legal custody	<input type="checkbox"/> Joint legal custody <input type="checkbox"/> Sole legal custody
		<input type="checkbox"/> No legal custody <input type="checkbox"/> Joint legal custody <input type="checkbox"/> Sole legal custody	<input type="checkbox"/> Joint legal custody <input type="checkbox"/> Sole legal custody

It is in the best interest of the children to change legal custody because (explain):

Their school grades are decreasing, rather than improving significantly, along with attendance without an excusable absent note

3. **Modification of Physical Custody.** (☒ check one)

☐ Physical custody should not be changed. (STOP. Go to Section 4)

☒ Physical custody should be changed. Listed below is the current physical custody order and the physical custody order I would like the Court to order.

Child's Name:	Date of Birth	I Have Now: <input checked="" type="checkbox"/> check one	I Would Like: <input checked="" type="checkbox"/> check one
Eduardo Juarez Ramirez Arrequin	04/13/ 2006	<input checked="" type="checkbox"/> No visitation <input type="checkbox"/> Visitation only <input type="checkbox"/> Joint physical custody <input type="checkbox"/> Primary physical custody <input type="checkbox"/> Sole physical custody	<input type="checkbox"/> Visitation only <input checked="" type="checkbox"/> Joint physical custody <input type="checkbox"/> Primary physical custody <input type="checkbox"/> Sole physical custody
Carlos Adrian Ramirez Arrequin	10/09/07	<input type="checkbox"/> No visitation <input checked="" type="checkbox"/> Visitation only <input type="checkbox"/> Joint physical custody <input type="checkbox"/> Primary physical custody <input type="checkbox"/> Sole physical custody	<input type="checkbox"/> Visitation only <input checked="" type="checkbox"/> Joint physical custody <input type="checkbox"/> Primary physical custody <input type="checkbox"/> Sole physical custody
		<input type="checkbox"/> No visitation <input type="checkbox"/> Visitation only <input type="checkbox"/> Joint physical custody <input type="checkbox"/> Primary physical custody <input type="checkbox"/> Sole physical custody	<input type="checkbox"/> Visitation only <input type="checkbox"/> Joint physical custody <input type="checkbox"/> Primary physical custody <input type="checkbox"/> Sole physical custody
		<input type="checkbox"/> No visitation <input type="checkbox"/> Visitation only <input type="checkbox"/> Joint physical custody <input type="checkbox"/> Primary physical custody <input type="checkbox"/> Sole physical custody	<input type="checkbox"/> Visitation only <input type="checkbox"/> Joint physical custody <input type="checkbox"/> Primary physical custody <input type="checkbox"/> Sole physical custody

It is in the best interest of the children to change physical custody because (explain, referencing any applicable NRS 125C.0035(4) best interest factors listed in the Legal Argument section above):

NRS 125C.0035:

- 1) In any action for determining physical custody of a (child) minor child, the sole consideration of to the court that joint physical custody would be in the best interest of the child the court may grant physical custody to the parties jointly
- 2) Preference must not be given to either parent for the sole reason that the parent is the mother or the father of the child

You MUST complete this section if the other party currently has primary physical custody and you want to change the custody order.

Since the last order, there has been a substantial change in circumstances affecting the welfare of the children. (Explain the substantial changes affecting the children that have happened since the last custody order):

The school district has made several attempts to bring the children up to an acceptable requirement with homework and attendance. Due to my zero to none access to them I can't help them to do their assignments or take them to school, if custodial parent has no means to do so.

In addition her language barrier has a significant role on understanding assignments. Therefore children loss interest and or ultimate give up on trying.

4. **Visitation.** (☒ check all that apply)

☐ Visitation should not be changed. (STOP. Go to Section B)

☒ The regular visitation / timeshare should be changed. My proposed new visitation / timeshare schedule is attached as Exhibit 1.

☒ The holiday schedule should be changed. My proposed new holiday schedule is attached as Exhibit 1.

It is in the best interest of the children to change visitation because (explain, referencing any applicable NRS 125C.0035(4) best interest factors listed in the Legal Argument section above):

NRS 125C-0035(4)

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

B. Request to Modify Child Support

☒ Not Applicable (☒ check if not applicable, and go to Section C).
If applicable, you must check and comply with the box below)

☐ I understand that I must file my Financial Disclosure Form to support my request for child support and that failure to file my Financial Disclosure Form may result in my request being denied.

5. **Current Child Support Order.**

(Name of party ordered to pay child support)

Janet Ramirez

currently pays (amount) \$320 per month in child support for (number) 2 minor children. I want this order modified.

6. **Public Assistance.** (☒ *check one*)

☒ I have never received Temporary Assistance for Needy Families (TANF).

☐ I am now or have received Temporary Assistance for Needy Families (TANF) in the past.

7. **Parties' Income.**

My gross monthly income is (*insert amount*): \$_____ / OR ☐ unknown.

The other parent's gross monthly income is (*insert amount*): \$_____ / OR ☐ unknown.

8. **Reason for Modification.** I want child support modified because: (☒ *check all that apply*)

☐ Child support should be reset based on the change in custody I am requesting.

☐ The gross monthly income of the person paying child support has changed by more than 20% since the last child support order was entered.

☐ It has been more than three years since child support was last reviewed.

☐ The following children have emancipated (*write name(s)*):

☐ The current child support order was set based on inaccurate or false information. (*give the reason you believe child support was set inaccurately*)

☐ The parties are not following the custodial schedule on which child support was based: (*explain the custodial schedule you have been following*):

It is in the children's best interest to modify child support because (*tell the judge why it is in the children's best interest to change child support*):

9. Amount Requested. (☒ check one)

- ☐ Child support should be modified so that (name of person who should pay child support) _____ pays (amount) \$ _____ per month in child support.
- ☐ Child support should be set at the statutory minimum of \$100 per month, per child;
- ☐ I'm not sure how much child support should be paid. The judge should set child support.
- ☐ Other (explain how much child support should be ordered and how you came up with the amount of child support):

C. Other Relief

10. In addition to the relief requested above, I would like the Court to also order the following:

(Explain anything else that you would like the judge to order, or enter "N/A" if you do not want anything else. Be specific.)

A follow with a 6 month period to evaluate the custody agreement and improvement of children grades and attendance at school.

I respectfully ask the Court to grant me the relief requested above, including an award of attorney's fees if I am able to retain an attorney for this matter, and any other relief the Court finds appropriate.

DATED December, 2020

Submitted By: (your signature) [Signature]

(print your name) JAVIER RAMIREZ

**DECLARATION IN SUPPORT OF MOTION TO MODIFY CHILD CUSTODY,
VISITATION, AND/OR CHILD SUPPORT**

I declare, under penalty of perjury:

1. That I have personal knowledge of the facts contained in this Motion and in this Declaration and I am competent to testify to the same.
2. That the statements in this Motion and Declaration are true and correct to the best of my knowledge.
3. Additional facts to support my requests include:

4. I have attached the following Exhibit(s) to the Motion to support my requests: *(Describe exhibit or write N/A on any blank lines.)*

- a. School attendance records and emails
- b. from teachers on missing days and assignments.
- c. _____
- d. _____

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

DATED December 17, 2020

Submitted By: (your signature) _____

(print your name) _____

JAVIER RAMIREZ

EXHIBIT 1: Parenting Timeshare and Holiday Schedule

☐ No Visitation Requested Because: (explain in detail on separate sheet)

<p>Regular Weekly Schedule During School Year: <i>Be very specific. Include the times and days of the week for each parent's timeshare.</i> (ex.: <u>Mom</u>: Saturday 7pm – Wednesday 3pm, <u>Dad</u>: Wednesday 3pm – Saturday 7pm)</p>	<p style="font-size: 1.2em;">Dad Saturday at 7:pm – Wednesday at 3pm. –</p> <p style="font-size: 1.2em;">Mom. Wednesday Wednesday at 3pm Saturday at 7pm.</p>
<p>Summer Schedule:</p>	<p><input type="checkbox"/> Same as the regular schedule. <input checked="" type="checkbox"/> Other: <u>Split summer (half each.)</u></p>
<p>Mother's Day:</p>	<p><input type="checkbox"/> Mother every year from 9am – 7pm. <input checked="" type="checkbox"/> Other: <u>Whole day with her.</u></p>
<p>Father's Day:</p>	<p><input type="checkbox"/> Father every year from 9am – 7pm. <input checked="" type="checkbox"/> Other: <u>Whole day with father</u></p>
<p>Children's Birthday:</p>	<p><input type="checkbox"/> <u>Even years</u> with (parent) _____ <u>Odd years</u> with (parent) _____ <small>*Time shall be from 9am – 7pm.*</small> <input checked="" type="checkbox"/> Other: <u>half day if falls on non custodial day</u></p>
<p>3 Day Weekends:</p>	<p><input checked="" type="checkbox"/> Each December before December 31, the parties must confer regarding their respective schedules for the upcoming year and agree in writing on an allocation of the Martin Luther King Day; President's Day; Labor Day; Memorial Day; and Nevada Day three day weekends between themselves. If the parties do not agree, the parties' normal weekly schedule will control with the parent otherwise entitled to have the children over the weekend being entitled to have the children in his or her care for the holiday as well. <input type="checkbox"/> Other: _____</p>
<p>Fourth of July:</p>	<p><input type="checkbox"/> Even years with (parent) _____ Odd years with the other parent. <small>*Time shall begin July 4, at 10 a.m. and end on July 5, at 10 a.m.*</small> <input checked="" type="checkbox"/> Other: <u>up to the children desire</u></p>

Easter / Spring Break:	<input type="checkbox"/> Even years with (parent) _____ Odd years with the other parent. *Time shall begin the day school lets out until noon the day before school resumes.* <input checked="" type="checkbox"/> Other: <u>no changes</u>
Thanksgiving:	<input type="checkbox"/> Odd years with (parent) _____ Even years with the other parent. *Time shall begin the day school lets out until noon the day before school resumes.* <input checked="" type="checkbox"/> Other: <u>half time if parent has to work</u>
Winter Break / Christmas:	<input type="checkbox"/> Segment 1 consists of the first one-half of the Winter break and includes Christmas Eve and Christmas Day. Segment 1 begins the day the children are released from school for the break at the time the children are released from school. Segment 2 consists of the second one-half of the Winter break and includes New Year's Eve and New Year's Day. Segment 2 begins at noon on the first day of the second half of the Winter break and ends at noon the day before school resumes. In the event that the date marking the halfway point in the Winter break falls on December 25, Segment 2 will not begin until December 26. <u>Even years:</u> Segment 1 with (parent) _____, Segment 2 with the other parent. <u>Odd years:</u> segment 1 with (parent) _____, segment 2 with the other parent. <input type="checkbox"/> Other: <u>Christmas eve with Dad</u> <u>Christmas day with mom</u>
Other Holidays:	
Vacation:	<input type="checkbox"/> The parents will not establish a formal vacation plan, and will instead mutually agree on vacation days and times with the children. <input checked="" type="checkbox"/> Each parent may have up to (number) <u>7</u> vacation days per year with the children. The parent shall notify the other parent of the vacation and provide a general vacation itinerary at least (number) <u>14</u> days before the planned vacation. Vacation time supersedes the normal weekly or summer schedule and is not allowed during a holiday or school break allotted to the other parent.

Grades Message

donotreply@carsoncitynv.mg.infinitecampus.org <donotreply@carsoncitynv.mg.infinitecampus.org>

Sun 12/6/2020 11:48 AM

To: viveenmi2011@hotmail.com <viveenmi2011@hotmail.com>

Your student CARLOS has earned a grade in the course 7 MATH.

Please sign into your school's parent portal at <https://carsoncityschools.infinitecampus.org/campus/portal/carson.jsp> to find more information.

I will send a "Missing Work" message next. Please let me know if you submit work from Week 6 in Google Classroom.

Check Eduzzles in case there are partly done. I can help students at lunch any day or after school.

The semester ends in January, and passing math is required by the state (or you may have summer school or lose an elective next year).

Year 20-21 School Eagle Valley Middle School

Search **RAMIREZ ARREGUIN, CARLOS** Guardian: J. Tress/Tress in Seat

Grade: 07 #7005349 DOE: 10/20/2007 Gender: M Counselor: MATHIS, CHERIE

Student Behavior Transcripts in Files Lockers Dispositions Absences Admissions Waiver Student Transfer

Report Card/Grades Personal Documents History and Behavior OLR Parent Data OLR Student Agreements Custom Applications Log

Assigned Seats Summary Profile Enrollment School Attendance Flags Grades Technology Credit Enrollment Assessment

Search Results: 9

Back to Grades Summary

Semester 1 SEMESTER Detail

Category: Formative (weight: 40.0)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Essay Assignment	05/28/2020	05/27/2020	1.0	100	100	100		
Introduce Yourself to Mr. Harika	05/28/2020	05/25/2020	1.0	100	100	100		
EdPuzzle: American Heritage Native Americans	05/01/2020	05/01/2020	1.0	100	67	67	⊙	Late
EdPuzzle: European Exploration and Colonization	05/11/2020	05/08/2020	1.0	100	83	83	⊙	Late Retake Google form quiz for a better score. Post a private comment on Google Classroom when complete.
Google My Map: Native Americans	05/14/2020	05/03/2020	3.0	100	92	92	⊙	Late For Google My Maps, do not click turn in. Instead send a private comment when your map is ready to be graded.
EdPuzzle: Jamestown	05/15/2020	05/15/2020	1.0	100	100	100		
Native Americans Final Quiz	05/16/2020	05/16/2020	1.0	100	80	80		Retake Google form quiz for a better score. USE ALL OF YOUR NOTES/AREAS. Post a private comment on Google Classroom when complete.
Google My Map Follow Up 1	05/18/2020	05/15/2020	1.0	100	92	92	⊙	Late
Hotstake Quiz Southern Colonies	05/22/2020	05/22/2020	1.0	100	20	20		Do not complete EdPuzzle and Hotstake on time. Retake for a better score. Complete hotstake and post a private comment when ready for the quiz code.
Columbus to the Colonies	05/25/2020	05/22/2020	1.0	100	0	0		Missing
Kahoot! Exploration and Final Settlement	05/26/2020	05/21/2020	1.0	100	71	71		Retake Kahoot for better score. Post a private comment on Google Classroom when done.
Hotstake Quiz Middle Colonies	05/29/2020	05/29/2020	1.0	100	33	33	⊙	Late Late -10%
Hotstake Quiz New England Colonies	10/02/2020	05/30/2020	1.0	100	28	28	⊙	Late Late -10%
Life in the British Colonies	10/07/2020	10/30/2020	1.0	100	0	0		Missing
Economics in the British Colonies	10/09/2020	10/30/2020	1.0	100	0	0		Missing
EdPuzzle: Middle Passage	10/12/2020	10/12/2020	0.5	100	0	0		Missing
Kahoot! U2 F1 British Colonial Development	10/14/2020	10/13/2020	1.0	100	0	0		Missing
Assessment: U2 F1 British Colonial Development	10/15/2020	10/15/2020	1.0	100	45	45		
EdPuzzle: Great Awakening	10/16/2020	10/14/2020	0.5	100	67	67	⊙	Late
EdPuzzle: Trial of John Peter Zenger	10/16/2020	10/13/2020	0.5	100	78	78	⊙	Late
Google My Map: Unit 1 Focus 2 Unit 2 Focus 1	10/16/2020	05/15/2020	3.0	100	45	45		
EdPuzzle: French and Indian War	10/19/2020	10/15/2020	1.0	100	57	57	⊙	Late Second 67% Late -10%
EdPuzzle: Daniel Boone	11/05/2020	11/05/2020	0.5	100	0	0		Missing
Google My Map: French and Indian War	11/05/2020	10/22/2020	2.0	100	0	0		Missing Add your First Semester My Map to this post. Send a private comment when done.

Formative Totals 2700 1342.5 49.72%

Category: Summative (weight: 60.0)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Native Americans Reading and Hotstake Quiz	03/04/2020	03/03/2020	0.5	100	100	100		
Assessment: U2 F1 British Colonial Development	10/16/2020	10/16/2020	1.0	100	0	0		Missing Must complete assessment at lunch.
Quiz: Road to the American Revolution Part 1	10/26/2020	10/26/2020	1.0	100	61	61		Did not complete notes on weekend days
Quiz: Road to the American Revolution Part 2	11/05/2020	11/05/2020	1.0	100	67	67		

Social Studies

11/12/2020

Infinite Campus

Total: 20/21

School: Eagle

Student: Search

Advanced Search:

Search Results: 9

07 RAMIREZ ARREGUIN, CARLOS #70

Valley Middle School

RAMIREZ ARREGUIN, CARLOS

At Ground in J. Times/Takes in Seat

Grade: 07 #7025649 DOB: 10/09/2007 Gender: M Counselor: MATHIS, CHERIE

Behavior: 100% Attendance: 100% Homework: 100% Math: 100% Reading: 100% Science: 100% Social Studies: 100% Writing: 100% Art: 100% Music: 100% Physical Education: 100% Health: 100% Career: 100%

Back to Grades Summary

Category: Independent Practice (weight: 0.3)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
2 Edguzzles: 8 One integers and exponents	03/01/2020	03/25/2020	1.0	20	20	100		
Karn Above and Below Sea Level	03/02/2020	03/26/2020	0.5	20	20	100		
1-2 Notes for converting a fraction to a decimal	03/03/2020	03/27/2020	1.0	5	0	0		
Realize 121-1 integers and operations practice	03/04/2020	03/28/2020	1.0	10	8.4	84		
Edguzzles: Adding integers with integer picture	03/10/2020	03/30/2020	1.0	10	8.3	83		Late
121-3 Prac. Copy 1: 1-4 Realize #2 for VII Notes	03/11/2020	03/31/2020	1.0	12	10	83.33		Late
Realize #6.1 Practice Copy 1: reading decimals	03/14/2020	03/31/2020	1.0	10	8.8	88		Late
Karn Adding Integers (33) + Ego Court, Chpt 1 (10)	03/16/2020	03/31/2020	1.0	43	6	13.95		Incomplete Karns not graded yet
Multiply Integers Edguzzles (2): Vol. Day	03/25/2020	03/25/2020	1.0	10	8	80		
Virtual Day #1 Sub. notes: 121-4 & 1-4 (Realize)	10/03/2020	03/30/2020	1.0	10	5	50		
Substac. Prac. Vol. Day: Edguzzles (1) & VII video	10/05/2020	10/05/2020	1.0	10	0	0		Missing
Realize 121-1 practice, plot points in Q1	10/06/2020	10/06/2020	0.25	10	0	0		Missing
Realize: 7-5 Practice Math XL: proportions graphs	10/08/2020	10/08/2020	1.0	10	0	0		Missing
Realize 115-1 tables, graphs	10/21/2020	10/15/2020	1.0	10	0	0		Missing
3 ratios/proportions tables Edguzzles	10/23/2020	10/15/2020	1.0	33	22	66		Late
115-3 & 2-4 Realize 115-3 proportionally	10/28/2020	10/25/2020	1.0	10	0	0		Missing
3 Edguzzles: Proportions + 2 Complex Fractions	11/03/2020	10/28/2020	1.0	33	19.5	59		
3 Edguzzles for Combining Like Terms	11/10/2020	11/06/2020	1.0	21	19	90.48		
Extra credit: 115-1 completing the "parts" (notes)	11/19/2020	11/25/2020	1.0	0	0	0		

Independent Practice Totals: 297.5 155 52.1%

Category: Guided Practice (weight: 0.3)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Realize 1-1 math XL for school Prac. & Problem Sol.	03/04/2020	03/10/2020	1.0	10	8.1	81		
Adding Integers notes in class (teacher observed)	03/11/2020	03/20/2020	1.0	10	10	100		
Notes for Adding Integers slideshow, Karn, EG room	03/12/2020	03/15/2020	1.0	25	10	40		Late
Notes in Class 1012-1E (pts notes in EG room)	10/15/2020	10/15/2020	0.5	20	16	80		
Complex Fractions notes and AP 2/2	10/23/2020	10/23/2020	1.0	5	5	100		
11/30-4 Graph, equation, table, Unit Rate, K	11/04/2020	11/03/2020	1.0	15	5	33.33		
3 practice graphing problems in MC	11/05/2020	11/05/2020	1.0	3	2.5	83.33		
Realize 121-1 "Practice" Expression v Equation	11/12/2020	11/09/2020	1.0	10	0	0		Missing
Xtransm Division Chart, % Completed	12/18/2020	03/10/2020	1.0	10	10	100		
Xtransm Multiplication Chart, % Completed	12/18/2020	03/10/2020	1.0	10	3.3	33		
Xtransm random check for #1 lines done (FC)	01/03/2021	03/07/2020	0.25	0	0	0		

Guided Practice Totals: 93 52.9 56.88%

Category: Assessments (weight: 0.4)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Adding Integers Quiz on Mastery Connect	04/16/2020	04/17/2020	1.0	10	7	70		
Realize 21-5 multiply quiz	03/30/2020	03/27/2020	1.0	5	5	100		
Realize 21-6 divide	04/03/2020	04/25/2020	1.0	5	5	100		
Math Conn TEST MU 1 (notes / calculator OK used)	10/08/2020	10/08/2020	1.0	20	12	60		
TEC 1.2 Proportional Relationships	11/09/2020	11/09/2020	1.0	9	0	0		Missing

Assessments Totals: 49 29 58.16%

Term Semester 1 SEMESTER Totals

Semester 2 CITIZENSHIP Detail

https://carsoncityschools.infinitecampus.org/campus/main.xsl

1/1

Math

11/12/2020

Infinite Campus

Year: 20-21 School: Eagle Valley Middle School

Student: **RAMIREZ ARREGUIN, CARLOS** 07 Guardian: J. Torres-Thomas in Seat
 Grade: 07 #705849 DOB: 10/09/2007 Gender: M Counselor: MATHIS, CHERIE

Behavior Transportation Fees Enrollment Orientation Attendance Attendance Letters Waiver Records Transfer Request Comments Pledge Documents Health Care Behavior CLEP Placement OUR Student Agreements Grades Transfer Credit Summary Assessment

Search Results: 9

Back to Grades Summary

Classwork: 160 65.72 39.11%
 Homework: 51 4 7.4%
 Term Semester 1 SEMESTER Totals

Assessments Totals 175 76 43.18%

Category: Classwork (weight: 0.6)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Behavior Storyboard Presentation	07/01/2020	07/01/2020	1.0	5	0	0	0	Unprepared for class, Could not present
Accountable Talk Worksheet	08/02/2020	08/01/2020	1.0	10	8	80	0	Late
Behavior Storyboard GC	08/02/2020	08/27/2020	1.0	10	9	90	0	
Narrative Unit Vocabulary	08/04/2020	08/04/2020	1.0	5	4	80	0	Late
Point of View Worksheet	08/11/2020	08/07/2020	1.0	13	13	100	0	
Characterization Worksheet	08/16/2020	08/11/2020	1.0	11	0	0	0	Missing
Ed Puzzle Tone and Mood	08/16/2020	08/16/2020	1.0	10	7	70	0	
Tone and Mood practice worksheet	08/18/2020	08/18/2020	1.0	15	0	0	0	Missing, Cannot Submit
Theme Practice Worksheet	08/24/2020	08/22/2020	1.0	0	0	0	0	Missing, Cannot Submit
Grimm's Fairy Tale Plot	08/30/2020	08/29/2020	1.0	8	0	0	0	Missing, Cannot Submit
Contexts Analysis	10/07/2020	10/01/2020	1.0	10	0	0	0	Missing, Cannot Submit
Figurative Language Ed Puzzle	10/09/2020	10/07/2020	1.0	10	7.12	71.2	0	
Firework Figurative Language	10/09/2020	10/08/2020	1.0	10	0	0	0	Missing, Cannot Submit
Figurative Language one pager	10/14/2020	10/09/2020	1.0	0	0	0	0	Missing, Cannot Submit
Informative Introduction Activity	10/25/2020	10/21/2020	1.0	10	10	100	0	
Informative Unit Vocab	10/29/2020	10/28/2020	1.0	5	0	0	0	Missing
Ed Puzzle Author Purpose and Point of View	11/01/2020	11/03/2020	1.0	10	0	0	0	Missing
Author's Purpose Worksheet	11/10/2020	11/06/2020	1.0	4	0	0	0	
Panda Venn Diagram	11/13/2020	11/12/2020	1.0	9	0	0	0	
Pandas Antich Antich Mon	11/13/2020	11/12/2020	1.0	10	0	0	0	
Portfolio Introduction	08/26/2020	08/26/2020	1.0	10	7	70	0	
Unit 1 Portfolio Reflection	10/23/2020	10/23/2020	1.0	10	0	0	0	Missing
Unit 2 Portfolio Reflection	01/05/2021	01/07/2021	1.0	10	0	0	0	

Classwork Totals 160 65.72 39.11%

Category: Homework (weight: 0.05)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Quil Week Sept. 28-Oct 5	10/02/2020	09/28/2020	1.0	5	4	44.44	0	
Quil Week Oct. 5-8	10/05/2020	10/05/2020	1.0	5	0	0	0	Missing, Cannot Submit
Quil Week Oct. 12-16	10/16/2020	10/16/2020	1.0	9	0	0	0	Missing, Cannot Submit
Quil Week Oct. 19-23	10/23/2020	10/16/2020	1.0	5	0	0	0	Missing
Quil Week Oct. 26-29	10/26/2020	10/26/2020	1.0	9	0	0	0	Missing
Quil Week Nov. 2-6	11/05/2020	11/02/2020	1.0	5	0	0	0	Missing
Quil Week Nov. 8-13	11/13/2020	11/03/2020	1.0	5	0	0	0	
Quil Week Nov. 15-20	11/20/2020	11/16/2020	1.0	5	0	0	0	
Quil Week Nov. 23-Dec 4	12/04/2020	11/23/2020	1.0	5	0	0	0	
Quil Week Dec. 7-11	12/11/2020	12/07/2020	1.0	5	0	0	0	

Homework Totals 51 4 7.4%

Term Semester 1 SEMESTER Totals

Semester 2 CITIZENSHIP Detail

This Grading Task has no assignments assigned to it.

Semester 2 PROGRESS GRADE Detail

This Grading Task has no assignments assigned to it.

Semester 2 SEMESTER Detail

This Grading Task has no assignments assigned to it.

<https://carsoncityschools.infinitecampus.org/campus/main.xsl>

1/1

11/12/2020

Infinite Campus

Year: 20-21 School: Eagle Valley Middle School

Index Search: **RAMIREZ ARREGUIN, CARLOS** 24 Grade 07, J. Trest/Trests In Seat

Student: **RAMIREZ ARREGUIN, CARLOS** Grade: 07 #7005940 DOB: 10/09/2007 Gender: M Counselor: MATHIS, CHERIE

Behavior: Trests/Trests In Seat Paces: Lessons: Reading: Writing: Assessments: Attended Lessons: Withdraw: Records: Trests In Seat

History: Report Card: Personal Information: In Attendance: View: Upload Data: School District: Assessment: District: Attendance: Credit: Student: Actual: Student

Attendance: Paces: Lessons: Reading: Writing: Assessments: Attended Lessons: Withdraw: Records: Trests In Seat

Back to Grades Summary

Search Results: 9

Semester 1 SEMESTER Detail

Category: Assessments (weight: 0.35)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Beginning of the year pre-Assessment	09/07/2020	09/07/2020	1.0	0	0	0	0	
Q. 1 Pre-Assessment	09/11/2020	09/11/2020	1.0	0	0	0	0	
POV and Characterization Quiz	09/15/2020	09/15/2020	1.0	10	10	100	10	
Re Non Spelling Quiz 1	09/15/2020	09/15/2020	1.0	11	5	45.45	5	
Over the Spelling Quiz 2	09/22/2020	09/16/2020	1.0	11	0	0	0	Missing. Cannot Submit
Tone Mood Quiz	09/23/2020	09/23/2020	1.0	10	0	0	0	
Theme Quiz	09/25/2020	09/24/2020	1.0	5	5	100	5	
Explain Spelling Quiz #3	09/24/2020	09/24/2020	1.0	11	0	0	0	Missing. Cannot Submit
Pk1 Quiz	10/02/2020	10/02/2020	1.0	10	7	70	7	Late
Pre-Dia Spelling/Write Quiz #4	10/06/2020	10/02/2020	1.0	7	7	100	7	
Figurative Language Quiz	10/13/2020	10/09/2020	1.0	6	0	0	0	Missing. Cannot Submit
Write Spelling/Write Quiz #4	10/13/2020	10/09/2020	1.0	7	0	0	0	Missing. Cannot Submit
Unit Full Spelling/Write Quiz #5	10/20/2020	10/16/2020	1.0	10	10	100	10	
Design a Theme Park Project	10/23/2020	10/19/2020	1.0	50	25	50	25	Late
Lessons Spelling/Write Quiz #7	10/26/2020	10/26/2020	1.0	10	0	0	0	Missing
De Under Spelling/Write Quiz #8	11/02/2020	11/02/2020	1.0	7	7	100	7	
De Under Spelling/Write Quiz #9	11/07/2020	11/09/2020	1.0	7	0	0	0	Missing
Mean Mean Quiz	11/10/2020	11/09/2020	1.0	4	0	0	0	Missing
Explain/Write Spelling/Write Quiz #10	11/10/2020	11/10/2020	1.0	10	10	100	10	
Q. 15 Read Spelling/Write Quiz #11	11/20/2020	11/20/2020	1.0	10	10	100	10	
Ten Miles Spelling/Write Quiz #12	12/07/2020	12/07/2020	1.0	10	10	100	10	
Pre-Test Spelling/Write Quiz #13	12/14/2020	12/14/2020	1.0	10	10	100	10	

Assessments Totals: 176 76 43.18%

Category: Classwork (weight: 0.6)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Behavior Storyboard Presentation	09/01/2020	09/01/2020	1.0	5	0	0	0	Unprepared for class. Could not present
Accountable Ten Worksheet	09/02/2020	09/01/2020	1.0	10	6	60	6	Late
Behavior Storyboard GC	09/02/2020	09/27/2020	1.0	10	9	90	9	
Narrative Unit Vocabulary	09/04/2020	09/04/2020	1.0	5	4	80	4	Late
Point of View Worksheet	09/11/2020	09/09/2020	1.0	13	13	100	13	
Characterization Worksheet	09/16/2020	09/11/2020	1.0	11	0	0	0	Missing
Explain Tone and Mood	09/16/2020	09/15/2020	1.0	10	7	70	7	
Tone and mood practice worksheet	09/18/2020	09/17/2020	1.0	15	0	0	0	Missing. Cannot Submit
Theme Practice Worksheet	09/24/2020	09/22/2020	1.0	5	0	0	0	Missing. Cannot Submit
Gonzalez Fairy Tale Post	09/29/2020	09/29/2020	1.0	8	0	0	0	Missing. Cannot Submit
Gonzalez Analysis	10/07/2020	10/06/2020	1.0	10	0	0	0	Missing. Cannot Submit
Figurative Language Ed Puzzle	10/07/2020	10/07/2020	1.0	10	7.72	77.2	7.72	
Framework Figurative Language	10/09/2020	10/08/2020	1.0	10	0	0	0	Missing. Cannot Submit
Figurative Language one page	10/14/2020	10/08/2020	1.0	0	0	0	0	Missing. Cannot Submit
Informative Introduction Activity	10/28/2020	10/27/2020	1.0	10	10	100	10	
Informative Unit Notes	10/29/2020	10/28/2020	1.0	5	0	0	0	Missing
Ed Puzzle Author Purpose and Point of View	11/04/2020	11/03/2020	1.0	12	0	0	0	Missing
Author's Purpose Worksheet	11/10/2020	11/06/2020	1.0	8	8	100	8	
Panda Venn Diagram	11/13/2020	11/12/2020	1.0	9	9	100	9	
Pandas Article Annotation	11/13/2020	11/12/2020	1.0	10	10	100	10	
Portfolio Introduction	08/26/2020	08/26/2020	1.0	10	10	100	10	
Unit 1 Portfolio Reflection	10/23/2020	10/23/2020	1.0	10	0	0	0	Missing
Unit 2 Portfolio Reflection	01/23/2021	01/07/2021	1.0	10	10	100	10	

Classwork Totals: 160 65.72 39.11%

Category: Homework (weight: 0.05)

https://carsoncityschools.infinitecampus.org/campus/main.xsl

1/1

English

11/12/2020

Infinite Campus

Year 20-21 School Engle Valley Middle School

Search RAMIREZ ARREGUIN, CARLOS All Grades All Term/Terms at Seat

Student Behavior Transmittal Form Pts Location Completion Absences Ad Hoc Letter Writer Records Manager

Report Comments Personal Documents History of Behavior OTR Personal Data OTR Student Agreement Custom Attendance Log

Advanced Search Summary Pts Credits Credits Schedule Attendance Pts Grades Transcript Credit Summary Attendance

Back to Grades Summary

Search Results: 9

Semester 1 SEMESTER Detail

Category: Digital Savvy (Integrated Technology) (weight: 0.4)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Computer Scholar Digital Savvy Chapter 1, L.1 Quiz #1	01/04/2020	01/04/2020	1.0	10	8	80		
Computer Scholar Digital Savvy Chapter 1, L.2 Quiz #2	01/04/2020	01/04/2020	1.0	10	8	80		Missing
Computer Scholar Digital Savvy Chapter 1, L.3 Quiz #3	01/11/2020	01/08/2020	1.0	10	0	0		Missing
Computer Scholar Digital Savvy Chapter 2, L.1 Quiz #4	02/16/2020	02/14/2020	1.0	10	6	60		
Computer Scholar Digital Savvy Chapter 2, L.2 Quiz #5	01/25/2020	05/21/2020	1.0	10	6	60		
Computer Scholar Digital Savvy Chapter 6, L.1 Quiz #6	10/02/2020	02/16/2020	1.0	10	8	80		
Computer Scholar Digital Savvy Chapter 6, L.2 Quiz #7	10/02/2020	02/26/2020	1.0	10	6	60		
Computer Scholar Digital Savvy Chapter 6, L.3 Quiz #8	10/05/2020	10/25/2020	1.0	10	4	40		
Computer Scholar Digital Savvy Chapter 7, L.1 Quiz #9	10/05/2020	10/25/2020	1.0	10	0	0		Missing
Computer Scholar Digital Savvy Chapter 7, L.2 Quiz #10	10/16/2020	10/12/2020	1.0	10	0	0		Missing
Computer Scholar Digital Savvy Chapter 7, L.3 Quiz #11	10/16/2020	10/12/2020	1.0	10	0	0		Missing
Computer Scholar Digital Savvy Chapter 8, L.1 Quiz #12	10/23/2020	10/16/2020	1.0	10	0	0		Missing
Computer Scholar Digital Savvy Chapter 8, L.2 Quiz #13	10/23/2020	10/26/2020	1.0	10	0	0		Missing
Computer Scholar Digital Savvy Chapter 8, L.3 Quiz #14	10/23/2020	10/26/2020	1.0	10	0	0		Missing
Computer Scholar Digital Savvy Chapter 8, L.4 Quiz #15	11/05/2020	11/02/2020	1.0	10				
Computer Scholar Digital Savvy Chapter 8, L.5 Quiz #16	11/05/2020	11/02/2020	1.0	10				
Digital Savvy Chapter 7, Activity Search Report	10/23/2020	10/18/2020	1.0	10	10	100		

Digital Savvy (Integrated Technology) Totals 150 48 32%

Category: Programming (weight: 0.4)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Coding Week 1: 1.1 to 1.9	09/28/2020	09/24/2020	1.0	10	10	100		
Coding Week 2: 2.1 to 2.9	09/24/2020	04/31/2020	1.0	10	16	160		
Coding Week 3: 3.1 to 3.9	09/11/2020	05/28/2020	1.0	10	16	160		
Coding Week 4: 4.1 to 4.4	09/18/2020	09/14/2020	1.0	10	10	100		
Coding Week 5: 4.5 to 4.9	09/25/2020	09/21/2020	1.0	10	10	100		
Coding Week 6: 5.1 to 5.4	10/02/2020	09/28/2020	1.0	10	6	60		
Coding Week 7: 5.5 to 5.9	10/09/2020	10/05/2020	1.0	10	0	0		Missing
Coding Week 8: 6.1 to 6.4	10/16/2020	10/12/2020	1.0	10	0	0		Missing
Coding Week 9: 6.5 to 6.9	10/23/2020	10/16/2020	1.0	10	0	0		Missing
Coding Week 10: 7.1 to 7.4	10/29/2020	10/26/2020	1.0	10	0	0		Missing
Coding Week 11: 7.5 to 7.9	11/05/2020	11/02/2020	1.0	10				

Programming Totals 100 56 56%

Category: Participation (weight: 0.2)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Keyboarding Week 1: Lessons 1-10	05/29/2020	05/25/2020	1.0	10	10	100		
Keyboarding Week 2: Lessons 11-20	06/05/2020	06/01/2020	1.0	10	10	100		
Keyboarding Week 3: Lessons 21-30	06/12/2020	06/08/2020	1.0	10	10	100		
Keyboarding Week 4: Lessons 31-40	06/18/2020	06/14/2020	1.0	10	10	100		
Keyboarding Week 5: Lessons 41-50	06/25/2020	06/21/2020	1.0	10	10	100		
Keyboarding Week 6: Lessons 51-60	07/02/2020	06/28/2020	1.0	10	10	100		
Keyboarding Week 7: Lessons 61-70	07/09/2020	07/05/2020	1.0	10	10	100		
Keyboarding Week 8: Lessons 71-80	07/16/2020	07/12/2020	1.0	10	10	100		
Keyboarding Week 9: Lessons 81-90	07/23/2020	07/19/2020	1.0	10	10	100		
Keyboarding Week 10: Lessons 91-100	07/30/2020	07/26/2020	1.0	10	10	100		
Keyboarding Week 11: Lessons 101-110	08/06/2020	08/02/2020	1.0	10				

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1/1

Computers

11/12/2020

Infinite Campus

Year 20-21 School Engle Valley Middle School 019710000001

Index Search RAMIREZ ARREGUIN, CARLOS 22 Guardian J. Torres/Tina in Scott

Student Behavior Transportation Fees Lockout Graduation Absences Ad Hoc Letters Waiver Periods Transfer

Report Card Comments Personal Documents Behavioral Behavior OLR Parent Data OLR Student Agreements Custom Attendance Log

Advanced Search Summary Profile Employment Schedule Attendance Flags Grades Transcript Credit Summary Assessment

Search Results: 9

Back to Grades Summary

Google My Map Focus Unit 1	03/18/2020	03/18/2020	1.0	100	92	92	⊙	Late
Notetaker Quiz: Southern Colonies	04/22/2020	05/22/2020	1.0	100	23	10		Did not complete EdPuzzle and Notetaker on time. Retake for a better score. Complete notetaker and post a private comment when ready for the quiz code.
Columns to the Colonies	03/25/2020	04/22/2020	1.0	100	0	0		Missing
Kahoot! Exploration and First Settlement	03/25/2020	05/22/2020	1.0	100	71	71		Retake Kahoot for better score. Post a private comment on Google Classroom when done.
Notetaker Quiz: Middle Colonies	03/29/2020	05/22/2020	1.0	100	33	33	⊙	Late Late -10%
Notetaker Quiz: New England Colonies	10/02/2020	05/22/2020	1.0	100	28	29	⊙	Late Late -10%
Life in the British Colonies	10/07/2020	10/06/2020	1.0	100	0	0		Missing
Economics in the British Colonies	10/07/2020	10/06/2020	1.0	100	0	0		Missing
EdPuzzle: Middle Passage	10/12/2020	10/12/2020	0.5	100	0	0		Missing
Kahoot! UZF1 British Colonial Development	10/14/2020	10/13/2020	1.0	100	0	0		Missing
Assessment U2 F1: British Colonial Development	10/16/2020	10/15/2020	1.0	100	48	48		
EdPuzzle: Great Awakening	10/16/2020	10/14/2020	0.5	100	67	67	⊙	Late
EdPuzzle: Trial of John Peter Zenger	10/16/2020	10/13/2020	0.5	100	78	78	⊙	Late
Google My Map: Unit 1 Focus Unit 2 Focus 1	10/18/2020	04/15/2020	3.0	100	45	45		
EdPuzzle: French and Indian War	10/18/2020	10/18/2020	1.0	100	57	57	⊙	Late Scored 67% Late -10%
EdPuzzle: Daniel Boone	11/02/2020	11/09/2020	0.5	100	0	0		Missing
Google My Map: French and Indian War	11/09/2020	10/23/2020	2.0	100	0	0		Missing Add your First Semester My Map to this post. Send a private comment when done.

Formative Totals 2700 1342.5 49.72%

Category: Summative (weight: 60.0)

Name	Due Date	Assigned Date	Weight	Pts Poss	Score	%	Turned In	Comments
Native Americans (Reading and Notetaker Quiz)	03/14/2020	03/03/2020	0.5	100	100	100		
Assessment U2 F1: British Colonial Development	10/16/2020	10/16/2020	1.0	100	0	0		Missing Must complete assessment all 4 days.
Quiz: Road to the American Revolution Part 1	11/29/2020	10/26/2020	1.0	100	61	61		Did not complete notes on remote days.
Quiz: Road to the American Revolution Part 2	11/04/2020	11/05/2020	1.0	100	67	67		
Quiz: Road to the American Revolution Part 3	11/13/2020	11/12/2020	1.0	100				

Summative Totals 350 178 50.85%

Term Semester 1 SEMESTER Totals

Semester 2 CITIZENSHIP Detail

This Grading Task has no assignments assigned to it.

Semester 2 PROGRESS GRADE Detail

This Grading Task has no assignments assigned to it.

Semester 2 SEMESTER Detail

This Grading Task has no assignments assigned to it.

https://carsoncityschools.infinitecampus.org/campus/main.xsl

1/1

Social Studies

Eagle Valley Middle School
4151 E. Fifth St.
Carson City, NV 89701
(775)283-2600

Report generated:
10/20/2020

Student #7005849
Grade: 07
Birthdate: 10/09/2007

Parent/Guardian of: RAMIREZ ARREGUIN, CARLOS
1348 TOYAIBE AVE
GARDNERVILLE, NV 89410

Dear Parent or Guardian:

As a courtesy to you, Eagle Valley Middle School regularly reports student attendance to parents. Regular daily attendance is a critical component of the educational process. Students who miss class may be able to make up schoolwork, but it is not possible to recover all of the learning that takes place in the classroom on a daily basis.

The Carson City School District Attendance Policy states: **"The Board of Trustees has determined a minimum student attendance of 90% shall be required for promotion to the next grade or for earning credit."**

Our records show that your child has accrued several absences. Please be aware that it is possible your child may face not earning credit or retention if absences continue.

Please also recognize that **"It is the responsibility of the student and/or parent/guardian to request make-up work on the day the student RETURNS to class."**

Thank you for your attention to this matter. We want your child to be successful. Attendance is a shared responsibility and concern of students and parents/guardians with the assistance and support of school staff and the community.

Please contact Eagle Valley Middle School personnel at (775)283-2600 if you have any questions or to schedule a conference with your child's administrator.

Sincerely,

Lee Conley
Principal

Terms:		Term 1		Term 2		Total	
Course		Absent	Tardy	Absent	Tardy	Absent	Tardy
1710 7 ENGLISH		12	0	0	0	12	0
2720 7 MATH		12	0	0	0	12	0
3710 7 SCIENCE		13	0	0	0	13	0
4710 7 SOCIAL STUDIES		12	0	0	0	12	0
9711 7TH CTE - CULINARY		12	0	0	0	12	0
9707 COMP SCIENCE & INTEGRATED TECH		12	0	0	0	12	0

Carson High School
1111 N. Saliman Rd.
Carson City, NV 89701
(775)283-1600

Report generated:
11/12/2020

Student #7003264
Grade: 09
Birthdate: 04/13/2006

Parent/Guardian of: RAMIREZ ARREGUIN, EDUARDO
1348 TOYAIBE AVE
GARDNERVILLE, NV 89410

Dear Parent or Guardian:

As a courtesy to you, Carson High School regularly reports student attendance to parents. Regular daily attendance is a critical component of the educational process. Students who miss class may be able to make up schoolwork, but it is not possible to recover all of the learning that takes place in the classroom on a daily basis.

The Carson City School District Attendance Policy states: "The Board of Trustees has determined a minimum student attendance of 90% shall be required for promotion to the next grade or for earning credit."

Our records show that your child has been absent more than 10% in at least one class this school year. Please be aware that it is possible your child may face not earning credit or retention if absences continue.

Please also recognize that "It is the responsibility of the student and/or parent/guardian to request make-up work on the day the student RETURNS to class."

Thank you for your attention to this matter. We want your child to be successful. Attendance is a shared responsibility and concern of students and parents/guardians with the assistance and support of school staff and the community.

Please contact Carson High School personnel at 775-283-1600, if you have any questions or to schedule a conference with your child's administrator.

Course	Term 1		Term 2		Total	
	Absent	Tardy	Absent	Tardy	Absent	Tardy
30200F BIOLOGY	12	1	0	0	12	1
50204F DIGITAL MEDIA	4	0	0	0	4	0
10100F ENGLISH I	5	0	0	0	5	0
60015F FROSH SEMINAR	4	0	0	0	4	0
20201F GEOMETRY	7	0	0	0	7	0
60100F PERSONAL FIT	9	0	0	0	9	0
12210F SPANISH II	7	0	0	0	7	0

For last name A - L
Jon "Shelby" Tuttle
Dean of Students

For last name M - Z
MaryAnne Weaver
Dean of Students

1 Case No.: 19 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED

2019 AUG -8 PM 2: 21

AUBREY ROBERTS

BY

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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.

12 JAVIER RAMIREZ,

13 Defendant.
14

ORDER AFTER AUGUST 2, 2019

HEARING

15 This matter comes before the Court based on a status hearing scheduled August 2, 2019,
16 at 9:00 a.m. Plaintiff was present and appeared in proper person with an interpreter. Defendant
17 was present and appeared in proper person. Ms. Melanie McCormick, the Court Appointed
18 Special Advocate, was also present.

19 The Court met with both of the minor children in Chambers where the minor children
20 indicated they wish to continue residing with the Plaintiff because they feel comfortable and
21 safe. Ms. McCormick brought up concerns in regards to Plaintiff's husband and his harsh or
22 severe punishment towards the minor children. The Court replied that the minor children did not
23 indicate that they were intimidated or unhappy living with the Plaintiff.

24 ///

25 ///

26 ///

27 ///

28 ///

1 The Court commended Defendant for getting the minor children on Medicaid and
2 requested that the insurance cards be given to Plaintiff. Defendant brought up concerns about
3 Carlos's grades and the abuse the minor children are suffering by Plaintiff's husband. The Court
4 reiterated that the minor children gave no indication of this behavior by Plaintiff's husband and
5 were clear about wanting to continue residing with the Plaintiff. Defendant asked the Court to
6 allow visitation for one day of the week to help with homework, which the Court denied.

7 Plaintiff asked about another court date in respect to a protection order filed by
8 Defendant. However, that matter is outside the jurisdiction of the Court, which the Plaintiff was
9 advised of. Ms. McCormick discussed that Carlos enjoys having lunch with Defendant at school
10 but that Eduardo has requested to not have visits and is worried about running into Defendant at
11 school.

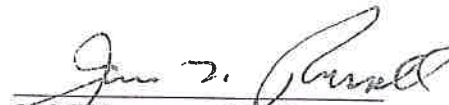
12 After listening to all of the statements made by the parties and reviewing all documents
13 filed, this Court decided to maintain the existing order and current visitation schedule. This Court
14 also made clear that Defendant may have lunch with Carlos at school so long as Carlos wants to
15 have lunch with Defendant, but said lunches shall not interrupt Eduardo. If the lunches at school
16 begin to interrupt Eduardo, then they shall be stopped immediately.

17 Therefore, based on the foregoing and good cause appearing,

18 **IT IS HEREBY ORDERED** that the existing order and current visitation schedule
19 remain in effect.

20 **IT IS HEREBY FURTHER ORDERED** that Defendant may have lunch with Carlos at
21 school so long as Carlos wants to have lunch with Defendant, but said lunches shall not interrupt
22 Eduardo. If the lunches at school begin to interrupt Eduardo, then they shall be stopped
23 immediately.

24 Dated this 8th day of August, 2019.

25
26 
27 JAMES T. RUSSELL
28 DISTRICT JUDGE

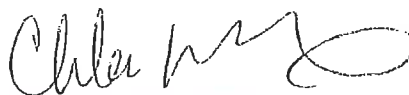
CERTIFICATE OF MAILING

I hereby certify that on the 9 day of August, 2019, I served a copy of the foregoing by placing the foregoing in the United States Mail, postage prepaid, addressed as follows:

Mayra Arreguin
1756 Russell Way, #E
Carson City, NV 89706

Javier Ramirez
1371 Village Way F
Gardnerville, NV 89410

Melanie McCormick, CASA
E-mail: caseofcc@earthlink.net



Chloe McClintick
Law Clerk, Dept. 1

Your Name: Javier Ramirez
Address: 1348 Joiyabe Ave
City, State, Zip: Carson City Nevada
Telephone: 775 7823926 - 775.245 4664
Email Address: Viveen.m2011@hotmail.com
Self-Represented

REC'D & FILED

2020 DEC 17 AM 9:30

ADDREY ROWLAFF
CLERK

BY [Signature] DEPUTY

DISTRICT COURT
CARSON CITY COUNTY, NEVADA

Mayra E. Poreguin

Plaintiff,

vs.

Javier Ramirez

Defendant.

CASE NO.: 12 DR 1003911B

DEPT: 1

**MOTION FOR AN ORDER TO ENFORCE AND/OR FOR AN ORDER TO SHOW
CAUSE REGARDING CONTEMPT**

TO: Name of Opposing Party and Party's Attorney, if any, N/A

PLEASE TAKE NOTICE THAT (Plaintiff/Defendant) _____

(the "Moving Party") has filed a Motion seeking to enforce an existing order and/or for an order to show cause why the Court should not hold you in contempt.

IF YOU OBJECT TO ANY OF THE RELIEF SOUGHT BY THIS MOTION, YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE MOVING PARTY WITH A COPY OF YOUR RESPONSE WITHIN 10 COURT DAYS OF THE SERVICE OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF COURT WITHIN 10 COURT DAYS OF THE SERVICE OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT YOU HAVING AN OPPORTUNITY TO BE HEARD. (NOTE: IF SERVICE WAS MADE ON YOU BY MAIL, YOU HAVE AN ADDITIONAL 3 DAYS TO FILE YOUR WRITTEN RESPONSE).

Submitted By: JAVIER RAMIREZ

☒ (check one) ☐ Plaintiff / ☐ Defendant In Proper Person

MOTION

(Your name) JAVIER RAMIREZ, in Proper Person, moves this Court for an order to enforce current court orders and for an order to show cause why the opposing party should not be held in contempt and punished accordingly for violating this court's order.

POINTS AND AUTHORITIES LEGAL ARGUMENT

The refusal to obey a lawful order issued by the court is an act of contempt. NRS 22.010(3). The facts of contempt must be presented to the court through an affidavit. NRS 22.030(2). A person found guilty of contempt may be fined up to \$500 for each act of contempt, may be imprisoned for up to 25 days, or both. A person found guilty of contempt may also be required to pay the reasonable expenses, including attorney's fees, of the person seeking to enforce the order. NRS 22.100.

FACTS AND ARGUMENT

1. **Order.** The Court entered a written order on (date of court order) MARCH 20, 2020

The order requires the other party to do the following: (state exactly what the order requires the other party to do):

IT IS HEREBY ORDERED THAT ^{Plaintiff} ~~Defendant~~ is to provide Defendant with the name of the minor children's therapist

This requirement can be found in the order on page(s) 2, lines 14, 15.

2. **Notice.** (☒ check one)

☒ The other party was served with a copy of the court order on (date the party was served with the order) MARCH 20, 2020

☒ The other party knows about the court order because (explain how the other party is aware of the court order)

mailed by court

3. **Violation.** The order is not being followed. The other party should be held in contempt for violating the order in the following ways: (state exactly what the other party is doing to violate the order. Be specific and include dates that the violations happened.)

Despite my efforts to get CASA's director to acknowledge that this hasn't been done and to please notify the H. Court of this by email. (see attached.)

4. **Harm.** I am being harmed or will be harmed by the other party's violation in the following ways: (explain how the other party's violation is affecting you)

Indirectly the other party puts the children's needs in jeopardy & I really fear that one of them may go back to cutting himself out of frustration with the current situation

5. **Money Due / Arrears.** A list of all money due must be included as an exhibit to this motion to support any request for unpaid money. (☒ check all that apply)

☒ The violation of the court order does not have to do with unpaid money.

- ☐ The other party owes me for unpaid child support. The other party has not paid a total of \$_____ in child support. This amount should be reduced to judgment.
- ☐ The other party owes me for unpaid spousal support. The other party has not paid a total of \$_____ in spousal support. This amount should be reduced to judgment.
- ☐ The other party has not paid me other amounts owed (Explain how much money the other party owes you and why):

This amount should be reduced to judgment.

6. **Wage Garnishment / Withholding.** (☒ check one)

- ☐ A wage garnishment should be issued against the other party for payment of future child support and/or spousal support.
- ☐ A wage garnishment is not requested.

7. **Enforcement.** I would like the Court to issue any orders necessary to effectuate compliance with the court order.

8. **Other Relief.** In addition to the relief requested above, I would like the Court to also order the following: *(Explain anything else that you would like the judge to order, or enter "N/A" if you do not want anything else. Be specific.)*

N/A

I respectfully ask the Court to grant me the relief requested above, including an award of attorney's fees if I am able to retain an attorney for this matter, and any other relief the Court finds appropriate.

DATED December 17, 2020

Submitted By: (your signature)

(print your name)

JAVIER RAMIREZ

**DECLARATION IN SUPPORT OF MOTION FOR AN ORDER TO ENFORCE AND/OR
FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT**

I declare, under penalty of perjury:

1. That I have personal knowledge of the facts contained in this Motion and in this Declaration and I am competent to testify to the same.
2. That the statements in this Motion and Declaration are true and correct to the best of my knowledge. The factual statements in the Motion are incorporated here as if set forth in full.
3. Additional facts to support my requests include:

copy of order

4. I have attached the following Exhibit(s) to the Motion to support my requests: *(Describe exhibit or write N/A on any blank lines.)*

- a. *Copy of Order*
- b. _____
- c. _____
- d. _____

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

DATED *December 17*, 20*20*

Submitted By: (your signature)

(print your name)

[Signature]
JAVIER RODRIGUEZ

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED ✓

2020 MAR 20 AM 9:28

AUBREY ROWLATI
CLERK

BY  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.

12 JAVIER RAMIREZ RIVAS,
13 Defendant.

ORDER DENYING MOTION

14 This matter comes before the Court on a Motion to Comply and Refund Monies filed by
15 Defendant on February 25, 2020. A Response to Motion was filed by Plaintiff on March 10,
16 2020. Defendant filed a Request for Submission and a Certificate of Mailing on March 18, 2020.

17 In his Motion, Defendant requests Plaintiff be (1) ordered to comply and (2) return
18 monies from tax refund, to Defendant. Plaintiff objects because the minor children primarily
19 resident with her and it is only fair to allow Plaintiff to claim the minor children for tax purposes.

20 In Nevada, joint legal custody is presumed to be in the best interest of children. *See* NRS
21 125C. That means, both parents will participate in the major life decisions regarding the
22 children's lives, such as access to medical records pertaining to the minor children. As such,
23 Plaintiff is to provide Defendant with the name of the minor children's therapist.

24 This Court's Order issued on February 7, 2020, was based on a non-response by Plaintiff,
25 and allowed Defendant to claim one (1) minor child for the 2020 tax year, not the 2019 tax year.
26 Based on Response filed by Plaintiff, and given the fact that Plaintiff has the minor children the
27 majority of the year, Plaintiff is entitled to claim both the minor children for tax purposes, every
28 year.

1 In the instance that parents claiming any qualifying child do not file a joint return
2 together, such as when parents are divorced or separated, such child shall be treated as the
3 qualifying child of "(i) the parent with whom the child resided for the longest period of time
4 during the taxable year." 26 U.S. Code § 152(c)(4)(B). Therefore, this Court's February 7, 2020,
5 Order Granting Motion is hereby rescinded. Every year, including 2020, Plaintiff shall claim
6 both minor children for tax purposes, as Plaintiff unquestionably is entitled to pursuant to the
7 United States Internal Revenue Code.

8 The Court, again, encourages the parties to cooperate with each other in seeking any
9 necessary medical care for their children instead of seeking Court intervention on basic co-
10 parenting responsibilities.

11 Therefore, based on the foregoing and good cause appearing;

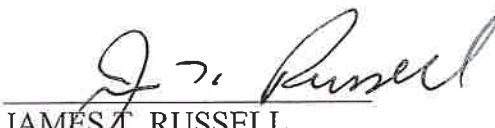
12 IT IS HEREBY ORDERED that Defendant's Motion to Comply and Refund Monies, is
13 hereby DENIED.

14 IT IS HEREBY FURTHER ORDERED that Plaintiff is to provide Defendant with the
15 name of the minor children's therapist.

16 IT IS HEREBY FURTHER ORDERED that this Court's February 7, 2020, Order
17 Granting Motion is hereby rescinded. Every year, including 2020, Plaintiff shall claim both
18 minor children for tax purposes, as Plaintiff unquestionably is entitled to pursuant to the United
19 States Internal Revenue Code.

20 IT IS HEREBY FURTHER ORDERED that all other orders not currently addressed
21 shall remain in effect.

22 Dated this 20th day of March, 2020.

23
24 
25 JAMES T. RUSSELL
26 DISTRICT JUDGE
27
28

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 20 day of March, 2020, I deposited for mailing at Carson City, Nevada, a
4 true and correct copy of the foregoing Order addressed as follows:

5
6 Javier Ramirez
7 1348 Toiyabe Ave
8 Gardnerville, NV 89410

9 Mayra Arreguin
10 1756 Russell Way #E
11 Carson City, NV 89706

12 Melanie McCormick, CASA
13 E-mail: casaofcc@earthlink.net



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Chloe McClintick, Esq.
Law Clerk, Dept. 1

1 Name: JANER RAMIREZ
2 Address: 1348 Toiyabe Ave
3 City, State, Zip: Carsonville Nevada 89410
4 Telephone: 775-245-4648 782 3426

REC'D & FILED ✓
2020 DEC 17 AM 9:41
AUDREY ROWLATT
DEPUTY

5 **In The First Judicial District Court of the State of Nevada**
6 **In and for Carson City**

7 Mayra E. Arreguin Plaintiff,
8
9 vs.
10 Janer Ramirez Defendant.

Case No.: 12 DR 1003 91 1B
Dept. No.: 1

11 **CERTIFICATE OF MAILING**

12 I, (name of person who mailed the document) motion for orders to modify child
13 custody
14 declare under penalty of perjury under the law of the State of Nevada that the following is true
15 and correct. That on (date) December 17, 2020, service of the:

16 (☒ check all that apply)

- 17 ☒ Motion ☐ Answer ☐ Financial Disclosure Form
18 ☐ Opposition ☐ Reply ☐ Notice of Entry of Judgment/Order/Decree
19 ☐ Other: _____

20 was made pursuant to NRCP 5(b) by depositing a copy in the U.S. Mail in the State of Nevada,
21 postage prepaid, addressed to:

22 (Print the name and address of the person you mailed the document to)

23 Mayra E. Arreguin
24 2850 Airport Road #5
25 Carson City Nevada 89702

26 DATED this 17 day of December, 2020

27 Submitted By: (your signature) [Signature]
28

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED

2020 DEC 17 AM 10:50

AUBREY ROWLATT
CLERK

BY DEPUTY

6 IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

7 IN AND FOR CARSON CITY

8 MAYRA ARREGUIN,

9 Petitioner,

10 v.

11 JAVIER RAMIREZ RIVAS,

12 Respondent.

ORDER AFTER DECEMBER 17, 2020
HEARING

13 This matter came before this Court on December 17, 2020, pursuant to this Court's
14 Order. Present at the hearing was Respondent, appearing in pro per, and Melanie McCormick,
15 the Court Appointed Special Advocate (CASA) in this case. Petitioner failed to appear.

16 The Court heard statements from Mr. Ramirez and Ms. McCormick and determined it
17 best to continue the hearing so that Ms. Arreguin could be present and the Court could speak
18 with the minor children.

19 Following the hearing, Mr. Ramirez filed a Motion for Orders to Modify Child Custody,
20 Visitation, and/or Child Support, and a Motion for an Order to Enforce and/or for an Order to
21 Show Cause Regarding Contempt. No proof of service was filed. Having reviewed the motions,
22 this Court finds that it will hear both motions at the upcoming hearing, provided Mr. Ramirez
23 serves Ms. Arreguin with copies of the motions so that she may respond if she so desires.

24 Therefore, based on the foregoing and good cause appearing;

25 IT IS HEREBY ORDERED that the hearing in the above-entitled matter is
26 CONTINUED to January 7, 2021, at 9:00 a.m. Ms. Arreguin shall ensure the minor children are
27 present so that the Court may speak with them.
28

1 IT IS FURTHER ORDERED that Mr. Ramirez shall not have any contact with CASA,
2 and not make any disparaging remarks or threats. Mr. Ramirez's failure to comply will be taken
3 into consideration in future proceedings in this matter.

4 IT IS FURTHER ORDERED that Mr. Ramirez shall serve Ms. Arreguin with a copy of
5 his Motions filed on December 17, 2020, and file proof of service with this Court on or before
6 December 28, 2020

7 IT IS FURTHER ORDERED that all prior orders shall remain in full force and effect.

8 Dated this 17th day of December, 2020.

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10 
11 JAMES T. RUSSELL
12 DISTRICT JUDGE
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1444

Name: Janet Ramirez
Address: 1348 Toiyabe Ave
City, State, Zip: Gardnerville NV 89410
Telephone: 775 7823926
775 245 4648

NOTED & FILED ✓
2020 DEC 17 AM 9:41
BY [Signature]
CLERK

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Margaret E. Bregerin Plaintiff,
vs.
Janet Ramirez Defendant.

Case No.: 12021003 91 1B
Dept. No.: 1

CERTIFICATE OF MAILING

I, (name of person who mailed the document) order to enforce / cause for contempt
declare under penalty of perjury under the law of the State of Nevada that the following is true
and correct. That on (date) December 17, 2020, service of the:

(☒ check all that apply)

- | | | |
|--|---------------------------------|---|
| <input checked="" type="checkbox"/> Motion | <input type="checkbox"/> Answer | <input type="checkbox"/> Financial Disclosure Form |
| <input type="checkbox"/> Opposition | <input type="checkbox"/> Reply | <input type="checkbox"/> Notice of Entry of Judgment/Order/Decree |
| <input type="checkbox"/> Other: _____ | | |

was made pursuant to NRCP 5(b) by depositing a copy in the U.S. Mail in the State of Nevada,
postage prepaid, addressed to:

(Print the name and address of the person you mailed the document to)

Margaret E. Bregerin
2850 Airport Road #5
Carson City NV 89702

DATED this 17 day of December, 2020

Submitted By: (your signature) [Signature]

2020 DEC 15 PM 1:28

AUDREY ROWLAND
CLEAR

DEPUTY

IN THE FIRST JUDICIAL DISTRICT OF THE STATE OF NEVADA

Mayra Arreguin
DEFENDANT

 V_S

CASE No.: ~~12~~DRI003911B

DECLARATION OF SERVICE

STATE OF NEVADA }
 }
CARSON CITY } SS:

Sara Davidson, being first duly sworn, deposes and says: That affiant is a citizen of the United States, over 18 years of age, not a party to the within entered action, and that in Carson City, Nevada, personally served the described documents upon:

Person served: Mayra Arreguin
Location: 2850 Airport Road Spc #5 Carson City, NV 89706
Date: 12/15/2020 **Time:** 4:23 PM

The document(s) served were: Case Exhibits and Personal Letter in Response to CASA Letter

I declare under penalty of perjury under the law provided of the State of Nevada that the foregoing is true and correct.
No notary is required per NRS 53.045.

Ken Furlong, SHERIFF

By: Sara Davidson Badge # 9732
Sheriff's Authorized Agent

First Judicial District
Carson City, NV

Javier Ramirez
1348 Toiyabe Avenue
Gardnerville, NV 89410

53917

REC'D & FILED

2020 OCT -8 AM 10:55

Your Name: Javier Ramirez
Address: 1348 Toiyabe Ave
City, State, Zip: Gardnerville Nevada
Telephone: 775 782 3925
Email Address: liveam.2011@hotmail.com
Self-Represented

AUDREY ROWLEY
CLERK
DEPUTY

DISTRICT COURT
CARSON CITY COUNTY, NEVADA

Margie E. Arreguin
Plaintiff,
vs.
Javier Ramirez
Defendant.

CASE NO.: 12012100391 1B
DEPT: 1

Order to Proceed in Forma Pauperis

Upon consideration of the movant's Application to Proceed in Forma Pauperis (judge will check one box),

☐ **Denied.** The Court finds that the applicant is not indigent, therefore, IT IS HEREBY ORDERED that the applicant's request to proceed In Forma Pauperis is DENIED.

☒ **Granted.** The Court finds that there is not sufficient income, property, or resources with which to maintain the action, and good cause appearing therefore,

IT IS HEREBY ORDERED that applicant's request to proceed In Forma Pauperis is GRANTED and (your name) Javier Ramirez shall be permitted to proceed with this action pursuant to the terms of this Order.

IT IS FURTHER ORDERED that if the above-named party prevails in this action, the Court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay 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 FURTHER ORDERED that the above-named party shall be permitted to commence or defend the action without costs. The Clerk of Court shall file or issue any necessary writ, process, pleading, or paper without charge.

IT IS FURTHER ORDERED that the Sheriff or other appropriate officer within this State shall make personal service of any necessary writ, pleading, or paper without charge.

IT IS FURTHER ORDERED that this Order shall not apply to costs for transcripts or recordings of court proceedings. A separate application and order shall be required to waive any such fees.

IT IS FURTHER ORDERED that this Order shall expire one year from the date the Order is filed. The party shall be required to reapply for any further waiver after this Order expires.

DATED this 8th day of October, 2020


DISTRICT COURT JUDGE

Respectfully Submitted:

(Signature) 

(Printed Name) Juan Ramirez

In Proper Person

REC'D & FILED

IN THE DISTRICT COURT CARSON CITY OF THE STATE OF NEVADA 2020 DEC 23 PM 12:01

Mayra Arreguin
PLAINTIFF

Vs

Javier Ramirez
DEFENDANT

) Dated: 12/23/2020

) Civil File Number: 20005472

) CASE No.: 12DRI003911B

AUDREY BOWLATT
CLERK

BY  DEPUTY

DECLARATION OF SERVICE

STATE OF NEVADA }
 } ss:
CARSON CITY }

Jakob Dzyak, being first duly sworn, deposes and says: That affiant is a citizen of the United States, over 18 years of age, not a party to the within entered action, and that in Carson City, Nevada, personally served the described documents upon:

Sub-served: Mayra Arreguin by serving LUIS BARRERA, HUSBAND

Location: 2850 Airport Road Spc #5 Carson City, NV 89706

Date: 12/18/2020 **Time:** 10:01 AM

The document(s) served were: Motion for Orders to Modify Child Custody, Visitation, and/or Child Support

I declare under penalty of perjury under the law provided of the State of Nevada that the foregoing is true and correct.
No notary is required per NRS 53.045.

Ken Furlong, SHERIFF



By: Jakob Dzyak Badge# 9685
Sheriff's Authorized Agent

District Court Carson City

Javier Ramirez
1348 Toiyabe Avenue
Gardnerville, NV 89410

IN THE DISTRICT COURT CARSON CITY OF THE STATE OF NEVADA

REC'D & FILED

2020 DEC 24 AM 9:51

AUDREY POWLAK
CLERK

Mayra Arreguin
PLAINTIFF

Vs

Javier Ramirez
DEFENDANT

) Dated: 12/23/2020

) Civil File Number: 20005472

) CASE No.: 12DRI003911B

BY _____ DEPUTY

DECLARATION OF SERVICE

STATE OF NEVADA }

} ss:

CARSON CITY }

Jakob Dzyak, being first duly sworn, deposes and says: That affiant is a citizen of the United States, over 18 years of age, not a party to the within entered action, and that in Carson City, Nevada, personally served the described documents upon:

Sub-served: Mayra Arreguin by serving LUIS BARRERA, HUSBAND

Location: 2850 Airport Road Spc #5 Carson City, NV 89706

Date: 12/18/2020 Time: 10:01 AM

The document(s) served were: Motion for Orders to Modify Child Custody, Visitation, and/or Child Support

I declare under penalty of perjury under the law provided of the State of Nevada that the foregoing is true and correct. No notary is required per NRS 53.045.

Ken Furlong, SHERIFF

Jakob Dzyak

By: Jakob Dzyak Badge# 9685
Sheriff's Authorized Agent

District Court Carson City

Javier Ramirez
1348 Toiyabe Avenue
Gardnerville, NV 89410

THE STATE OF NE

ANDREY BOYLA
CLERK

Dated: 12/28/2020

Civil File Number 20005554 DEPUTY

CASE No.: 12DRI003911B

STATE OF NEVADA }
 } **SS:**
CARSON CITY }

Date: 12/24/2020 **Time:** 11:20 AM

Ken Furlong, SHERIFF

Jakob Dmytryk

911 E. MUSSER STREET, CARSON CITY, NV 89701 (775) 887-2500

REC'D & FILED

2020 DEC 29 AM 10:57

ANDREY KOWALAT
CLERK

IN THE DISTRICT COURT CARSON CITY OF THE STATE OF NEVADA

Mayra Arreguin
PLAINTIFF

Vs

Javier Ramirez
DEFENDANT

) Dated: 12/28/2020

) Civil File Number: 20005554

) CASE No.: 12DRI003911B
)

BYA

DEPUTY

DECLARATION OF SERVICE

STATE OF NEVADA }

} ss:

CARSON CITY }

Jakob Dzyak, being first duly sworn, deposes and says: That affiant is a citizen of the United States, over 18 years of age, not a party to the within entered action, and that in Carson City, Nevada, personally served the described documents upon:

Sub-served: Mayra Arreguin by serving LUIS ABRERERA, HUSBAND

Location: 2850 Airport Road Spc #5 Carson City, NV 89706

Date: 12/24/2020 Time: 11:20 AM

The document(s) served were: Motion for an Order to Enforce and/or Order to Show Cause Regarding Contempt Order Denying Motion

I declare under penalty of perjury under the law provided of the State of Nevada that the foregoing is true and correct. No notary is required per NRS 53.045.

Ken Furlong, SHERIFF

Jakob Dzyak

By: Jakob Dzyak Badge# 9685
Sheriff's Authorized Agent

District Court Carson City

Case No.: 20 DR1 00391 1B

Dept. No.: 1

REC'D & FILED

2021 JAN -7 PM 12:51

AUBREY ROWLAND
CLERK

BY  DEPUTY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR CARSON CITY

MAYRA E. ARREGUIN,
Petitioner,

vs.

JAVIER RAMIREZ-RIVAS,
Respondent.

**ORDER AFTER JANUARY 7, 2021
HEARING**

This matter comes before the Court on an Order After December 17, 2020 Hearing on Respondent's Motion Regarding the Children, filed on December 2, 2020. In the Order, the Court noted Petitioner did not attend the hearing because there was no proper notice provided. The Court set another hearing for January 7, 2021. Respondent filed a Motion for Orders to Modify Child Custody, Visitation, and/or Child Support and a Motion to Enforce and/or for an Order to Show Cause Regarding Contempt on December 17, 2020. The Court held a hearing on January 7, 2021. Both parties appeared in their proper persons. Melanie McCormick, CASA Director, also appeared before the Court.

Prior to the January 7, 2021 hearing, the Court met in Chambers with the two minor children, EDUARDO JAVIER RAMIREZ ARREGUIN (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ ARREGUIN (DOB: 10/09/2007) to discuss concerns with their academics and to ascertain their opinion as to any potential change of custody. At the hearing, the Court noted that both children stated they wanted to continue living with Petitioner, that they were both committed to working harder on their schoolwork to improve their grades, and their feelings

1 about visitation with the Respondent. Eduardo stated he wanted no contact with Respondent,
2 while Carlos stated he wanted to see his dad, but was not able to see him often due to
3 Respondent's work schedule.

4 Respondent expressed his concerns regarding the children's attendance at school and
5 their failure to sign into the online program to participate in classes. Respondent stated he was
6 not asking for the children to reside with him full-time, but rather he desired more access to the
7 children to follow up and provide support regarding their academics. Respondent told the Court
8 he was concerned about the situation and wanted to do whatever he could to avoid the children
9 from falling further behind and making things worse in the long run.

10 Petitioner stated she stays in communication with the principal at Eagle Valley Middle
11 School ("EVMS"), and she specifically requested that Carlos stay after school to catch up on his
12 schoolwork. Petitioner also indicated she communicates regularly with Carlos regarding his
13 schoolwork, whether he did his homework, or if he needs help with getting anything done, but
14 that Carlos often gets angry when she asks. Petitioner told the Court she has no issues with
15 Eduardo and that he is up to date on his classes. Other than having constant discussions with both
16 children regarding the importance of school and taking responsibility for their work, Petitioner
17 stated she was at a loss as to what else to do to support them academically.

18 Ms. McCormick provided a report to the Court regarding the children's academic issues.
19 Specifically, Ms. McCormick stated she contacted Carlos's academic counselor at EVMS, Ms.
20 Cherie Mathis, who believed it would be beneficial for Carlos to attend Homework Club on a
21 regular basis, after school on Tuesdays and Thursdays, to receive one-on-one help from a teacher
22 who is present with the students in the classroom. Ms. Mathis indicated other teachers are often
23 present after school, so attending Homework Club would allow Carlos to spend time with those
24 teachers for additional assistance and to ensure his assignments are turned in on time. Ms.
25 McCormick recommended both parents contact Ms. Mathis at EVMS to set up a "contract"
26 between themselves, the school, and Carlos and require him to sign and acknowledge his
27 consistent attendance and participation in Homework Club so he may catch up on his classes.
28

1 Regarding Eduardo, Ms. McCormick stated she spoke with Ms. Dorothy Draper,
2 Eduardo's academic counselor at Carson High School ("CHS") to discuss his academic situation.
3 Ms. Draper told Ms. McCormick about forthcoming changes to the academic program in use at
4 CHS, which would enable students to have more one-on-one interaction with their specific
5 teachers on a more consistent basis. This new program is scheduled to roll out beginning January
6 19, 2021, and while it may have initial implementation issues, in the long run, the program is
7 believed to address the struggles of all students in the District in dealing with online education.
8 Ms. McCormick also stated her belief that the academic struggles of both boys are not unique to
9 them or their situation – it is something most, if not all, students are dealing with in the time of
10 the pandemic. Additionally, Eduardo has developed a "safe place" relationship with Ms.
11 Alejandra, a social worker at CHS, who is the school's safety provider. Eduardo has a safe place
12 at school to discuss any issues he may be dealing with.

13 Defendant asked the Court about possible ways to reconcile his relationship with
14 Eduardo. The Court inquired whether the children are currently in any type of counseling.
15 Petitioner stated Eduardo was in counseling last year, but it was discontinued due to insurance
16 issues. The Court then asked whether there was a way for the children to have someone to talk to
17 and hopefully assist, specifically whether Ms. Alejandra could discuss Eduardo's relationship
18 with the Respondent. Ms. McCormick stated that it is possible for Ms. Alejandra to have that
19 conversation with Eduardo, she does not recommend it because of her fear that it would alienate
20 Eduardo's relationship with her. Ms. McCormick stated there was the possibility of working with
21 Lisa Yeddes at the Ron Wood Family Resource Center ("RWFRC"), who previously worked
22 with the family before; however, she noted her concerns with Respondent's ability to realize that
23 any type of reunification is not going to be "an overnight process" and would require Respondent
24 to exercise patience.

25 This Court having heard the information provided by all parties stated its desire not to
26 change custody at this time. The Court reiterated its concerns with the children's academics and
27 education, but believed they are in a similar situation with most students in the District. The
28 Court allowed both parents to contact Ms. Mathis at EVMS to set up an academic contract with

1 Carlos to attend Homework Club on Tuesdays and Thursdays to obtain additional assistance with
2 completing assignments. The Court stressed the importance of Carlos taking every advantage of
3 whatever the School District has to offer him, and this was important for the academic success of
4 both children. Additionally, the Court authorized both parents to contact CHS regarding the new
5 academic program and what they need to do to assist Eduardo in improving his grades. The
6 Court also recommended the parties and Ms. McCormick contact Ms. Yeddes at the RWFC to
7 possibly assist in taking steps to reconcile the relationship between Eduardo and Respondent.
8 The Court stated it is in the best interest of the children for all prior Orders issued remain in
9 effect.

10 Therefore, based on the foregoing and good cause appearing,

11 **IT IS HEREBY ORDERED** that Respondent's Motion for Orders to Modify Child
12 Custody, Visitation, and/or Child Support and Motion to Enforce and/or for an Order to Show
13 Cause Regarding Contempt, both filed on December 17, 2020, are DENIED.


14 **IT IS HEREBY FURTHER ORDERED** that all prior Orders of this Court are to
15 remain in effect.

16 **IT IS HEREBY FURTHER ORDERED** that both parties may contact Ms. Mathis at
17 EVMS to establish an academic contract with Carlos and to enroll Carlos into the Homework
18 Club on Tuesdays and Thursdays.

19 **IT IS HEREBY FURTHER ORDERED** that both parties may reach out to CHS in
20 order to obtain additional information about the new academic program and how best to support
21 Eduardo.

22 **IT IS HEREBY FURTHER ORDERED** that Respondent may have telephone contact
23 with Carlos on both Tuesday and Thursday evenings in order to keep apprised of Carlos's
24 education.

25 Dated this 7th day of January, 2021.

26
27 
28 JAMES T. RUSSELL
DISTRICT JUDGE

[illegible]

Javier Ramirez-Rivas
1348 Toiyabe Ave.
Gardnerville, NV 89410

Kimberly M. Carrubba, Esq.
Law Clerk, Dept. 1

IN THE FIRST JUDICIAL DISTRICT OF THE STATE OF NEVADA

Javier Ramirez
PLAINTIFF

Vs

Mayra Arreguin
DEFENDANT

Dated: 1/11/2021

Civil File Number 20005397

CASE No.: 12DRI00391HB

REC'D & FILED
2021 JAN 20 PM 1:14

AUBREY ROWLATT
CLERK
DEPUTY

DECLARATION OF NON-SERVICE

STATE OF NEVADA

CARSON CITY

ss:

Jakob Dzyak, being first duly sworn, deposes and says: That affiant is a citizen of the United States, is over 18 years of age, not a party to the within entered action, and that in Carson City, Nevada, that he/she received the within stated civil process.

That after due search and diligent inquiry throughout Carson City, Nevada, was unable to affect service upon the said Melanie McCormick within Carson City, Nevada.

Attempts of Service:

Date: 12/14/2020 @ 10:53 AM - 1589 East Fifth Street Carson City, NV 89701

Date: 12/15/2020 @ 9:25 AM - 1589 East Fifth Street Carson City, NV 89701

Date: 12/16/2020 @ 10:41 AM - 1589 East Fifth Street Carson City, NV 89701

Date:	12/16/2020	Time:	10:41 AM
Service Note:	CARD STILL ON DOOR FROM PREVIOUS ATTEMPT		

DOCUMENTS: Case Exhibits and Personal Letter in Response to CASA Letter

I declare under penalty of perjury under the law provided of the State of Nevada that the foregoing is true and correct. No notary is required per NRS 53.045.

Ken Furlong, SHERIFF

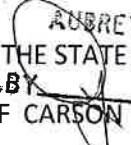


By: Jakob Dzyak Badge # 9685
Sheriff's Authorized Agent

First Judicial District
Carson City, NV

Javier Ramirez
1348 Toiyabe Avenue
Gardnerville, NV 89410

No.12DR100391

REC'D & FILED ✓
2021 FEB 18 PM 1:36
AUBREY ROWLAND
IN THE FIRST JUDICIAL COURT OF THE STATE OF NEVADA
BY 
IN AND FOR THE COUNTY OF CARSON DEPUTY

Plaintiff:

Mayra E. Arreguin

vs

Defendant

Javier Ramirez

NOTICE OF APPEAL

Notice is hereby given that Javier Ramirez, defendant above named , hereby appeals to the Supreme Court Of Appeals of Nevada judgment from ORDER AFTER JANUARY 7th 2021 HEARING entered in January 7th 2021

Respectfully Submitted


Javier Ramirez

1348 Toiyabe Ave

Gardnerville Nevada 89410

Name: Janet Ramirez
Address: 1348 T. Yabe Ave
City, State, Zip: Las Vegas NV
Telephone: 775 225 4648

REC'D & FILED

2021 FEB 18 PM 1:36

AUBREY ROWLATT
CLERK

BY [Signature]
In The First Judicial District Court of the State of Nevada
In and for Carson City

Margie E. Bregman
Plaintiff,

vs.

Janet Ramirez
Defendant.

DR01319
Case No.: DR1319 1B

Dept. No.: 1

CERTIFICATE OF MAILING

I, (name of person who mailed the document) Notice of Appeal
declare under penalty of perjury under the law of the State of Nevada that the following is true
and correct. That on (date) February 18 2021, service of the:

(☒ check all that apply)

☐ Motion

☐ Answer

☐ Financial Disclosure Form

☐ Opposition

☐ Reply

☐ Notice of Entry of Judgment/Order/Decree

☒ Other: Notice of Appeal

was made pursuant to NRCP 5(b) by depositing a copy in the U.S. Mail in the State of Nevada,
postage prepaid, addressed to:

(Print the name and address of the person you mailed the document to)

Margie E. Bregman
2850 Airport Road #5
Carson City NV 89703 89703

DATED this 18 day of February, 2021.

Submitted By: (your signature) [Signature]

REC'D & FILED

2021 FEB 19 PM 12:25

AUDREY ROWLAND
CLERK
BY *Handwritten Signature*
DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

MAYRA E. ARREGUIN,

Petitioner(s),

vs.

JAVIER RIVAS,

Respondent(s).

Case No.: 12 DR1 00391 1B

Dept. No.: I

CASE APPEAL STATEMENT

1. Name of appellant filing this case appeal statement:

- JAVIER RAMIREZ

2. Identify the judge issuing the decision, judgment, or order appealed from:

- HONORABLE JAMES T. RUSSELL

3. Identify each appellant and the name and address of counsel for each appellant:

- JAVIER RAMIREZ
1348 TOIYABE AVE
GARDNERVILLE, NV 89410

IN PROPER PERSON

4. Identify each respondent and the name and address of appellate counsel, if known, for each respondent (if the name of a respondent's appellate counsel is unknown, indicate as much and provide the name and address of that respondent's trial counsel):

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

IN PROPER PERSON

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 WAS IN PROPER PERSON IN DISTRICT COURT

9 7. Indicate whether appellant is represented by appointed or retained counsel on appeal:

10 - APPELLANT IN HIS PROPER PERSON

11 8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date
12 of entry of the district court order granting such leave:

13 - ORDER TO PROCEED IN FORMA PAUPERIS FILED OCT. 8, 2020

14 9. Indicate the date the proceedings commenced in the district court (e.g., date complaint,
15 indictment, information, or petition was filed):

16 - COMPLAINT FOR DIVORCE FILED AUG.6, 2012

17 10. Provide a brief description of the nature of the action and result in the district court,
18 including the type of judgment or order being appealed and the relief granted by the
19 district court:

20 - DIVORCE; MOTION FOR AN ORDER TO ENFORCE AND/OR FOR AN
21 ORDER TO SHOW CAUSE REGARDING CONTEMPT. ORDER AFTER
22 JANURARY 7, 2021 HEARING

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 - RIVAS VS ARREGUIN S.C. #73912
27 RIVAS VS ARREGUIN S.C. #77818-COA
28 RIVAS VS ARREGUIN S.C. #82076
RIVAS VS ARREQUIN S.C. #71908

1 12. Indicate whether this appeal involves child custody or visitation:

2 - INVOLVES BOTH CHILD CUSTODY AND VISTATION

3 13. If this is a civil case, indicate whether this appeal involves the possibility of settlement:

4 - NOT APPLICABLE.

5 Dated this 19th day of February, 2021.

6 AUBREY ROWLATT, Carson City Clerk
7 885 E. Musser St., #3031
8 Carson City, NV 89701

9 By M. J. L. Road, Deputy

12 DR1 00391

REC'D & FILED
IN THE SUPREME COURT OF THE STATE OF NEVADA
2021 MAR -4 AM 9:51

JAVIER RAMIREZ RIVAS,

Appellant

vs.

MAYRA E. ARREGUIN,

Respondent.

No. 82508

FILED

FEB 24 2021

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER DIRECTING TRANSMISSION OF RECORD

This court has reviewed the documents on file in this pro se appeal and concludes that 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.

Handwritten Signature, C.J.

cc: Javier Ramirez Rivas
Mayra Arreguin
Carson City Clerk

STATE OF NEVADA,

CARSON CITY.

} ss.

I, AUBREY ROWLATT, Carson City Clerk of Carson City, State of Nevada, and ex-officio Clerk of the District Court, in and for Carson City, do hereby certify that the foregoing is a full, true and correct copy of the original documents designated in the action entitled and numbered 12 DR1 00391 1B:

JAVIER RMAIREZ RIVAS,
vs.

Plaintiff,

MAYRA E. ARREGUIN,

Defendant.

which now remains on file and of record in my office in said Carson City.

In testimony whereof, I have hereunto set my hand and
Affixed my official seal, at Carson City, in said State, this

24 day of March, 2021

Aubrey Rowlatt, Clerk

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS

No. 84723

Appellant,

vs.

MAYRA E. ARREGUIN,

Respondent.

RECORD ON APPEAL

VOL VII

JAVIER RAMIREZ RIVAS
1348 TOIYABE AVE
GARDNERVILLE, NV 89410

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

APPELLANT IN PROPER PERSON

RESPONDENT IN PROPER PERSON

THE SUPREME COURT OF THE STATE OF NEVADA

INDEX

DESCRIPTION	STAMPED PAGE NO.	VOL. NO.
AFFIDAVIT	370	2
AFFIDAVIT OF SERVICE	1140, 1142	5
AFFIDAVIT OF SERVICE	1181, 1183, 1233	5
AFFIRMATION	30	1
AMENDED ORDER AFTER FEBRUARY 25, 2014 HEARING	434	2
AMENDED PROOF OF SERVICE	1016	5
ANSWER TO COMPLAINT FOR DIVORCE	55	1
APPLICATION AND DECLARATION TO WAIVE FEES AND COSTS (JAVIER RAMIREZ)	1539	7
APPLICATION FOR ENTRY OF DEFAULT	46	1
APPLICATION TO PROCEED INFORMA PAUPERIS (JAVIER RAMIREZ)	1288, 1465	6, 7
APPLICATION TO WAIVE FILING FEES/SERVICE ONLY	1, 48, 339	1, 2
APPLICATION TO WAIVE FILING FEES/SERVICE ONLY	693, 776	3, 4
APPLICATION TO WAIVE FILING FEES/SERVICE ONLY	841, 1152	4, 5
APPLICATION TO WAIVE MEDIATION FEES	1079, 1157, 1205	5
APPROVED LETTER FOR MEDICARE CARE	1189	5
CASA REPORT	1293	6
CASE APPEAL STATEMENT	691, 786, 847	3, 4
CASE APPEAL STATEMENT	903, 1166, 1461, 1548	4, 5, 6, 7
CASE EXHIBITS AND PERSONAL, LETTER IN RESPONSE TO CASA LETTER	1310	6
CASE MANAGEMENT ORDER	37	1

CD TRANSCRIPT OF PROCEEDINGS	906	4
CERTIFICATE OF MAILING	390, 688, 789	2, 3, 3 5
CERTIFICATE OF MAILING	1111, 1163, 1284	6
CERTIFICATE OF MAILING	1406, 1441, 1445	6
CERTIFICATE OF MAILING	1460, 1545	6, 7
CERTIFICATE OF SERVICE	58, 1119, 1172	1, 5
CERTIFICATE OF SERVICE	1274	6
CERTIFICATE OF SERVICE BY MAIL	996	4
CLERK'S CERTIFICATE	765, 865, 1054	4
CLERK'S CERTIFICATE	1065, 1232, 1527	5, 7
COMPLAINT FOR DIVORCE	7	1
DECLARATION OF NON-SERVICE	1481, 1490, 1500	7
DECLARATION OF SERVICE	1446, 1449, 1450	6
DECLARATION OF SERVICE	1451, 1452, 1458	6
DEFAULT	47	1
EMERGENCY TEMPORARY CUSTODY OF CHILDREN	424	2
EMERGENCY MOTION REGARDING CHILDREN	1469	7
EX PARTE EMERGENCY MOTION REGARDING CHILDREN	331, 503, 516	2,3
EX PARTE EMERGENCY MOTION REGARDING CHILDREN	609, 746, 866	3, 4
EX PARTE EMERGENCY MOTION REGARDING CHILDREN	991, 1038, 1066	4, 5
EX PARTE EMERGENCY MOTION REGARDING CHILDREN	1087, 1126, 1175	5
EX PARTE EMERGENCY MOTION REGARDING CHILDREN	1257	6

EX PARTE MOTION FOR ORDER SHORTENING TIME TO RESPOND TO MOTION OR REQUEST	522	3
FINANCIAL DISCLOSURE FORM	671	3
FINDINGS OF FACT, CONCLUSIONS OF LAW AND DECREE OF DIVORCE	71	1
FORGOTTEN DOC PIC. THAT MAY HAVE DICRIPINCIES ON PAPERWORK GIVEN TO CASA AND PLAINTIFF	1407	6
HEARING DATE MEMO	358	2
MOTION	59, 66, 359	1, 2
MOTION	373, 384, 391	2
MOTION	414, 470, 476	2
MOTION	570, 576, 1241	3, 4, 5
MOTION EMERGENCIA	817, 852	4
MOTION EMERGENCY MOTION REGARDING CHILDREN	1304	6
MOTION FOR AN ORDER TO ENFORCE AND/OR FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT	1433	6
MOTION FOR CONTINUANCE	448	2
MOTION FOR ORDERS TO MODIFY CHILD CUSTODY, VISITATION, AND/OR CHILD SUPPORT	1410	6
MOTION FOR RECONSIDERATION OF CHILD SUPPORT	636	3
MOTION TO COMPLY AND REFUND MONIES	1247	5
MOTION TO EXTEND VISITS WITH MINOR CHILDREN THERAPY INVOLVMENT AND TO SHOW CAUSE FOR DEPRAVATION OF VISITATION RIGHTS	892	4
MOTION TO MODIFY	345, 438, 581	2, 3
MOTION TO MODIFY	824, 1212	5
MOTION TO MODIFY CUSTODY/VISITATION CHILD THERAPIST, CHILD SUPPORT ENFORCE PRIOR ORDERS, ORDER TO COMPLY. LIST PARENTAL RIGHTS. RESTITUTION OF VACATION/BIRTHDAY EXPENSES, ENFORCE NRS 125C.003 AND NRS 125C.006 AND NRS 125C.0075	1120	5
MOTION TO SEEK MEDICAL CARE	494	2

MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	531, 553, 593	3
MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	791, 832	4
MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT TO ASSIST MINOR CHILDREN WITH HOMEWORK, ATTEND THERAPY SESSIONS , WEEKLY PHONE CALL RESCHEDULE	710	3
MOTION TO SUBMIT PAPERWORK	1000	5
NOTICE OF APPEAL	687, 781, 846	3, 4
NOTICE OF APPEAL	899, 1162, 1459, 1538	4, 5, 6, 7
NOTICE OF CHANGE OF ADDRESS	41, 329, 353	1, 2
NOTICE OF CHANGE OF ADDRESS	1203	5
NOTICE OF CHANGE OF CONTACT INFORMATION	1514	7
NOTICE OF DEFICIENCY IN NOTICE OF APPEAL	689, 782	3, 4
NOTICE OF TRANSFER TO COURT OF APPEALS	739, 827, 1199, 1513	3, 4, 5, 7
ORDER	80, 381, 702	1, 2, 3
ORDER AFTER APRIL 4, 2022 HEARING	1531	7
ORDER AFTER APRIL 26, 2017	813	4
ORDER AFTER APRIL 9, 2015 HEARING	511	3
ORDER AFTER AUGUST 2, 2019 HEARING	1196	5
ORDER AFTER AUGUST 20, 2014 HEARING	452	2
ORDER AFTER DECEMBER 17, 2020 HEARING	1442	6
ORDER AFTER FEBRUARY 25, 2014 HEARING	430	2
ORDER AFTER JANUARY 6, 2014 HEARING	409	2
ORDER AFTER JANUARY 6, 2016 HEARING	629	3
ORDER AFTER JANUARY 7, 2021 HEARING	1453	6
ORDER AFTER JULY 12, 2021 EMERGENCY HEARING	1510	7

ORDER AFTER JULY 13, 2016 HEARING	727	3
ORDER AFTER JULY 3, 2019 HEARING	1185	5
ORDER AFTER JUNE 6, 2016 HEARING	350	2
ORDER AFTER JUNE 6, 2018 HEARING	1113	5
ORDER AFTER NOVEMBER 3, 2015 HEARING	575	3
ORDER AFTER NOVEMBER 3, 2017 HEARING	1055	5
ORDER AFTER OCTOBER 20, 2014 HEARING	463	2
ORDER AFTER OCTOBER 27, 2016 HEARING	769	4
ORDER APPOINTING COURT APPOINTED SPECIAL ADVOCATE	377, 1075	2, 5
ORDER CHANGING PLACE OF EXCHANGE FOR MINOR CHILDREN	1170	5
ORDER CLARIFYING ORDER AFTER NOVEMBER 3, 2015 HEARING	579	3
ORDER CONTINUING HEARING	1308	6
ORDER DECLINING TO CONSIDER MOTION EX PARTE	623, 997	3, 4
ORDER DENYING DEFENDANT'S MOTION	757	4
ORDER DENYING DEFENDANT'S MOTION FOR RECONSIDERATION	681	3
ORDER DENYING EMERGENCY MOTION	491	2
ORDER DENYING EX PARTE MOTION	336	2
ORDER DENYING MOTION	444, 830, 1285	2, 4, 6
ORDER DENYING MOTION EX PARTE	1072	5
ORDER DENYING MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	886	4
ORDER DENYING MOTIONS	1147	5
ORDER DENYING PEREMPTORY CHALLENGE	1144	5
ORDER DENYING REQUEST FOR SUBMISSION	528, 607	3
ORDER DIRECTING PREPARATION OF TRANSCRIPTS	889	4

ORDER DIRECTING TRANSMISSION OF RECORD	703, 790, 1174	3, 4, 5
ORDER DIRECTING TRANSMISSION OF RECORD	1464, 1551	6, 7
ORDER DISMISSING APPEAL	860, 863, 1014	4, 5
ORDER DISMISSING APPEAL	1052	5
ORDER FOLLOWING REPORT RECEIVED FROM THE MINOR CHILDREN'S THERAPIST	467	2
ORDER FOLLOWING REPORT RECEIVED FROM THE MINOR CHILDREN'S THERAPIST DATED DECEMBER 26, 2014	481	2
ORDER FOR HEARING	428, 446	2
ORDER GRANTING DEFENDANT VISITATION	458	2
ORDER GRANTING EMERGENCY MOTION	821, 857	4
ORDER GRANTING EX PARTE EMERGENCY MOTION REGARDING CHILDREN	874	4
ORDER GRANTING MOTION	1238	5
ORDER GRANTING TELEPHONIC EXTENSION	806	4
ORDER OF AFFIRMANCE	1029, 1060, 1199, 1228	5
ORDER ON REMAND	1528	7
ORDER OF REVERSAL AND REMAND	740, 761, 1516, 1522	3, 4, 7
ORDER PROCEED IN FORMA PAUPERIS	1291	6
ORDER RE: EX PARTE EMERGENCY MOTION REGARDING CHILDREN	1136, 1271	5, 6
ORDER RE: OVERNIGHT VISITATION OCTOBER 16-19, 2014	461	2
ORDER REGARDING CASA REPORT	525, 549	3
ORDER REGARDING CHILD CUSTODY	43	1
ORDER REGARDING MOTION TO SHOW CAUSE FOR CONTEMPT OF COURT	547	3
ORDER REGARDING VISITATION	704	3

ORDER REGARDING WAIVER OF FEES AND COSTS	5, 53, 343	1, 2
ORDER REGARDING WAIVER OF FEES AND COSTS	700, 784, 850	3, 4
ORDER REGARDING WAIVER OF FEES AND COSTS	10,841,164	5
ORDER REGARDING WAIVER OF MEDIATION FEES	1209	5
ORDER REQUIRING PETITIONER'S RESPONSE AND SETTING HEARING	1048	5
ORDER SETTING HEARING	509, 568, 725	3
ORDER SETTING HEARING	744, 811, 1302	3, 4, 6
ORDER SETTING HEARING AND REQUIRING SERVICE	1099, 1179, 1479	5, 7
ORDER SUSPENDING UNSUPERVISED VISITATION AS TO EDUARDO RAMIREZ	626	3
ORDER TO COMPLY	707	3
ORDER TO PROCEED IN FORMA PAUPERIS	1477, 1546	7
PEREMPTORY CHALLENGE	1139	5
PROOF OF INCOME FROM UNEMPLOYMENT	766	4
PROOF OF SERVICE	355, 408, 506	2, 3
PROOF OF SERVICE	538, 541, 546	3
PROOF OF SERVICE	620, 684, 721	3
PROOF OF SERVICE	722, 732, 754	3
PROOF OF SERVICE	807, 881, 882	4
PROOF OF SERVICE	883, 891	4
PROOF OF SERVICE	1034, 1035, 1044	5
PROOF OF SERVICE	1109, 1124, 1125	5
REMITTITUR	760, 862, 1051	4, 5
REMITTITUR	1059, 1227, 1521	5, 7

REQUEST FOR SUBMISSION	31, 356, 368	1, 2
REQUEST FOR SUBMISSION	441, 539, 564	2, 3
REQUEST FOR SUBMISSION	605, 723, 808	3, 4
REQUEST FOR SUBMISSION	828, 884, 1036	5, 6
REQUEST FOR SUBMISSION	1135, 1194, 1236	5
REQUEST FOR SUBMISSION	1270, 1283	6
REQUEST FOR SUBMISSION OF EX PARTE MOTION	508, 524, 622	3
REQUEST FOR SUBMISSION OF EX PARTE MOTION	756, 995, 1046	4, 5
REQUEST FOR SUBMISSION OF EX PARTE MOTION	1071, 1098	5
RESPONSE TO MOTION	1101, 1276	5,6
TRIAL DATE MEMO	65	1

Application To Proceed In Forma
Pauperis

Filed: June 24, 2021



Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

JAVIER RAMIREZ
1348 Toriyabe Ave
Gardnerville Nevada 89410
775 245-4648

REC'D & FILED

2021 JUN 25 PM 2:42

AUDREY RAWLINS
CLERK

BY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E. Arreguin

Plaintiff/Petitioner,

vs.

Javier Ramirez

Defendant/Respondent.

Case No.: 12DR100391 1B

Dept. No.: 1

MOTION

EMERGENCY
REGARDING CHILDREN

I Javier Ramirez
(Your Name)

, appearing in Proper Person,
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.

1- Modify custody until hearing is set

1 **Fully explain why you believe you should be granted your request(s).**
2 **List and number each request.**

3 This Motion is made for the following reasons:

4 I am concerned that Eduardo's statements
5 to his doctor are true. (see attached
6 highlighted paperwork)

7 I have not seen him for over a
8 year and he does talk to me but
9 never has said anything on regards
10 of physically, sexually or emotionally
11 abused at his home.

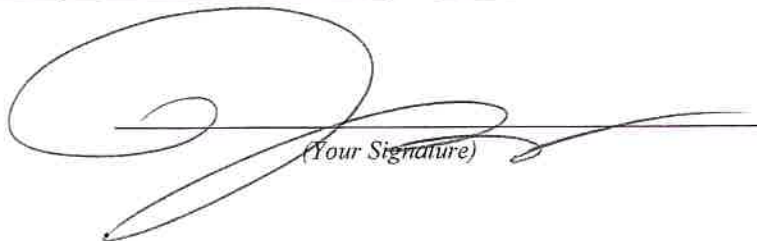
12 I would like to have him moved with
13 me until a fully investigation is
14 completed. with access to his
15 mother by phone, or video call.
16 at the same time I would like to
17 protect his brother as well.
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(If you need more room, you may attach 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 25 day of June, 2021.


(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:

Dated this _____ day of _____, 20____.

(Your Signature)

12DR100391 1B

CONFIDENTIAL

ATTACHMENT TO EMERGENCY MOTION REGARDING
CHILDREN FILED 6/25/21

Your Name: James Ramirez
Address: 1348 Joya Ave
City, State, Zip: Carsonville Nevada
Telephone: 975-245-4648
Email Address: virenm2011@hotmail.com
Self-Represented

REC'D & FILED ✓
2021 JUN 25 PM 3:39
AUDREY ROWLAND
CLERK
DEPUTY

DISTRICT COURT
CARSON CITY COUNTY, NEVADA

Migra E. Arreguin
Plaintiff,
vs.
James Ramirez
Defendant.

CASE NO.: 12DR1003911B
DEPT: 1

Order to Proceed in Forma Pauperis

Upon consideration of the movant's Application to Proceed in Forma Pauperis (*judge will check one box*),

☐ **Denied.** The Court finds that the applicant is not indigent, therefore, IT IS HEREBY ORDERED that the applicant's request to proceed In Forma Pauperis is DENIED.

☒ **Granted.** The Court finds that there is not sufficient income, property, or resources with which to maintain the action, and good cause appearing therefore,

IT IS HEREBY ORDERED that applicant's request to proceed In Forma Pauperis is GRANTED and (your name) James Ramirez shall be permitted to proceed with this action pursuant to the terms of this Order.

IT IS FURTHER ORDERED that if the above-named party prevails in this action, the Court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay 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.

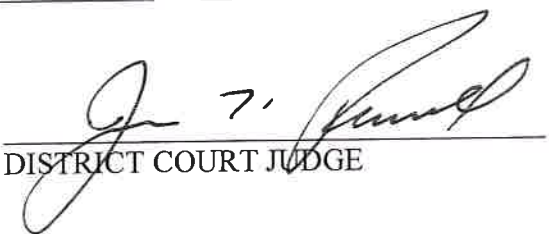
IT IS FURTHER ORDERED that the above-named party shall be permitted to commence or defend the action without costs. The Clerk of Court shall file or issue any necessary writ, process, pleading, or paper without charge.

IT IS FURTHER ORDERED that the Sheriff or other appropriate officer within this State shall make personal service of any necessary writ, pleading, or paper without charge.

IT IS FURTHER ORDERED that this Order shall not apply to costs for transcripts or recordings of court proceedings. A separate application and order shall be required to waive any such fees.

IT IS FURTHER ORDERED that this Order shall expire one year from the date the Order is filed. The party shall be required to reapply for any further waiver after this Order expires.

DATED this 25 day of June, 2021.


DISTRICT COURT JUDGE

Respectfully Submitted:

(Signature) _____

(Printed Name) _____

In Proper Person

Case No.: 12 DR1 00391 1B

Dept. No.: 1

REC'D & FILED ✓

2021 JUN 28 AM 7:37

AUBREY ROWLATT
CLERK
BY *[Signature]*
DEPUTY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR CARSON CITY

MAYRA ARREGUIN,

Petitioner,

v.

JAVIER RAMIREZ RIVAS,

Respondent.

**ORDER SETTING HEARING AND
REQUIRING SERVICE**

This matter is before this Court pursuant to an Emergency Motion Regarding Children filed by Respondent on June 25, 2021. No proof of service was filed.

This Court having reviewed the Motion 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 July 12, 2021, at 2:30 p.m.

IT IS FURTHER ORDERED that Respondent shall serve a copy of his Emergency Motion Regarding Children filed on June 25, 2021, upon Petitioner and Melanie McCormick, CASA. Respondent shall file proof of service with this Court on or before July 6, 2021.

Dated this 28th day of June, 2021

[Signature]
JAMES T. RUSSELL
DISTRICT JUDGE

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Mayra Arreguin
2850 Airport Rd. Spc. 5
Carson City, NV 89706

Javier Ramirez
1348 Toiyabe Ave
Gardnerville, NV 89410

Melanie McCormick, CASA
E-mail: casaofcc@earthlink.net


Julie Harkleroad
Judicial Assistant, Dept. 1

IN THE FIRST JUDICIAL DISTRICT OF THE STATE OF NEVADA

Mayra Arreguin
PLAINTIFF

Vs

Javier Ramirez
DEFENDANT

Dated: 6/29/2021

Civil File Number: 210039114

CASE No: 12DRI003911B

REC'D & FILED
2021 JUN 30 PM 12:43

AUDREY ROWLAND
CLERK

DECLARATION OF NON-SERVICE

STATE OF NEVADA }
 } ss:
CARSON CITY }

Jakob Dzyak, being first duly sworn, deposes and says: That affiant is a citizen of the United States, is over 18 years of age, not a party to the within entered action, and that in Carson City, Nevada, that he/she received the within stated civil process.

The Carson City Sheriff's Office was unable to serve upon the said, Mayra Arreguin.

Attempts of Service:

Date: 6/28/2021 **Time:** 1:15 PM
Service Note: NO LONGER WORKS HERE

DOCUMENTS: Emergency Motion Regarding Children

I declare under penalty of perjury under the law provided of the State of Nevada that the foregoing is true and correct. No notary is required per NRS 53.045.

Ken Furlong, SHERIFF



By: Jakob Dzyak Badge # 9685
Sheriff's Authorized Agent

First Judicial District
Carson City, NV

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

JAVIER REMIREZ
1348 Tonjane Dr
Gardnerville Nevada 89410
775 245-4648

REC'D & FILED
2021 JUN 25 PM 2:42
AUBREY ROWLATT
CLERK
BY S. BARAJAS
DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E. Arceanjin

Plaintiff/Petitioner,

Case No.: 12DB1 00391B

Dept. No.: 1

vs.

MOTION

EMERGENCY
REGARDING CHILDREN

Javier Ramirez

Defendant/Respondent.

I Javier Ramirez
(Your Name)

, appearing in Proper Person,
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.

1- Modify custody until hearing is set

1 Fully explain why you believe you should be granted your request(s).
2 List and number each request.

3 This Motion is made for the following reasons:

4 I am concerned that Eduardo's statements
5 to his doctor are true. (see attached
6 highlighted paperwork)

7 I have not seen him for over a
8 year and he does talk to me but
9 never has said anything on regards
10 of physically, sexually or emotionally
11 abused at his home.

12 I would like to have him move with
13 me until a fully investigation is
14 completed. with access to his
15 mother by phone, or video call.

16 at the same time I would like to
17 protect his brother as well.
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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 25 day of June, 20 21.

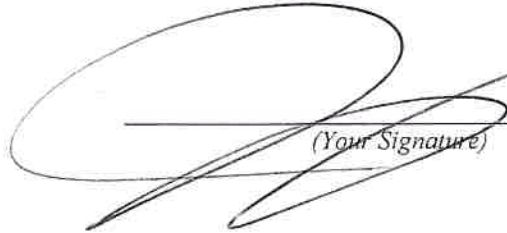

(Your Signature)

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:

Marysa E. Doregoun
Centro Market
Cerritos city NV

Dated this 25 day of June, 20 21.


(Your Signature)

2794 VS 50
775 291-7138
7138

Ramirez Arreguin, Eduardo J

MRN: 3096979

Office Visit 5/17/2021

Renown Medical Group
Pediatric Nephrology

Provider: Elie S Firzli, M.D. (Pediatric Nephrology)

Primary diagnosis: Essential hypertension

Reason for Visit: Follow-Up

Progress Notes

Elie S Firzli, M.D. (Physician) • Pediatrics

No chief complaint on file.

PCP: Rita L. Wang, M.D.

Requesting Provider: Rita L. Wang, M.D

Eduardo is a 15 y.o. male who was first noted to have Hypertension for at least 3 years ago. Patient Saw Cardiology a year ago . No treatment initiated. ECHO was normal .Exam revealed presence of a heart murmur.

History otherwise negative.

Evaluation done with an ABPM which revealed presence of Hypertension.

Patient is otherwise overweight and had poor lifestyle.

Initiation of Amlodipine at low dose done. He tolerated med's well. With no major dizziness.

Labs were ordered but not done.

Diet: lately less fast food and more home cooking with less salt
Walks occasionally, now running some, not every day

Current Outpatient Medications:

- amLODIPine (NORVASC) 2.5 MG Tab, Take 1 tablet by mouth every day., Disp: 30 tablet, Rfl: 2

Past Medical History:

Diagnosis

Date

- ASTHMA
- Heart murmur
- Premature births

Covid 19 infection 2 months ago

Social History

Socioeconomic History

- Marital status: Single
- Spouse name: Not on file
- Number of children: Not on file
- Years of education: Not on file
- Highest education level: Not on file

Occupational History

- Not on file

Tobacco Use

- Smoking status: Never Smoker
- Smokeless tobacco: Never Used

Vaping Use

- Vaping Use: Never used

Substance and Sexual Activity

- Alcohol use: No
- Drug use: No
- Sexual activity: Not on file

Other Topics

- Not on file

Social History Narrative

**** Merged History Encounter ****

Social Determinants of Health

Financial Resource Strain:

- Difficulty of Paying Living Expenses:

Food Insecurity:

- Worried About Running Out of Food in the Last Year:
- Ran Out of Food in the Last Year:

Transportation Needs:

- Lack of Transportation (Medical):
- Lack of Transportation (Non-Medical):

Physical Activity:

- Days of Exercise per Week:
- Minutes of Exercise per Session:

Stress:

- Feeling of Stress :

Social Connections:

- Frequency of Communication with Friends and Family:
- Frequency of Social Gatherings with Friends and Family:
- Attends Religious Services:
- Active Member of Clubs or Organizations:
- Attends Club or Organization Meetings:
- Marital Status:

Intimate Partner Violence:

- Fear of Current or Ex-Partner:
- Emotionally Abused:
- Physically Abused:
- Sexually Abused:

No family history on file.

On mom side Hypertension or diabetes

No strokes

Neg kidney disease

No sudden death

Review of Systems

Constitutional: Negative.

HENT: Negative.

Eyes: Negative.
Respiratory: Negative.
Cardiovascular: Negative for palpitations.
Gastrointestinal: Negative for abdominal pain.
Endocrine: Negative for cold intolerance and heat intolerance.
Genitourinary: Negative for decreased urine volume, difficulty urinating, dysuria and hematuria.
Musculoskeletal: Negative.
Skin: Negative.
Neurological: Positive for dizziness (after first dose but later did well). Negative for headaches.
Psychiatric/Behavioral: The patient is not nervous/anxious.

Vitals:

05/17/21 1021
BP: 147/74
Pulse: (!) 53
Resp: 20
Temp: 36.8 °C (98.3 °F)
SpO2: 97%

BP repeated manual: all in 140's systolic

Physical Exam**Constitutional:**

General: He is not in acute distress.

Appearance: He is not diaphoretic.

HENT:

Head: Normocephalic.

Eyes:

Conjunctiva/sclera: Conjunctivae normal.

Neck:

Thyroid: No thyromegaly.

Cardiovascular:

Rate and Rhythm: Normal rate.

Heart sounds: Normal heart sounds. No murmur heard.

Pulmonary:

Effort: Pulmonary effort is normal. No respiratory distress.

Breath sounds: Normal breath sounds.

Abdominal:

General: There is no distension.

Palpations: Abdomen is soft.

Musculoskeletal:

Cervical back: Normal range of motion and neck supple.

Skin:

General: Skin is warm.

Neurological:

Mental Status: He is alert.

Psychiatric:

Mood and Affect: Affect normal.

Labs:

Procedure: **ABPM REPORT**

Indication Hypertension

NOTE: CUFF WAS REMOVED MOST OF NIGHT

Date of Procedure: 4/13/2021

Success reading : 35 % (41 reading)

Overall summary:

Systolic Load: 85 %

Diastolic Load: 36 %

Mean BP: 152/74 (normal/abnormal)

Wake Period

Mean BP: 152/75 (95 th centile: 138/82)

Systolic load: 85 %

Diastolic load : 31 %

Sleep period

Mean BP: 154/74 (95th centile: 121/66)

Systolic Load: 100 %

Diastolic load: 66 %

Dipping: systolic : 5 %

Impression:

Day time Hypertension

Patient coming this week to initiate therapy

Assessment:

Hypertension: This is in the context of being overweight and having a positive family History of Hypertension (mom on 3 meds) and poor lifestyle habits.

R/O Essential Hypertension

ABPM abnormal result supports DX of HTN

BP poorly controlled: will need to increase meds

Lifestyle still not ultimate but improving

More advise to push on discussed, maily with need to change diet and exercise some more

Plan:

Hypertension, unspecified type

- POCT Urinalysis
- VMA urine
- renal panel, Lipid profile, Vit D
- Increase Amlodipine 5 mg /d
- Lifestyle changed discussed : DASH diet, Daily exercise Paced walking or walk and jog

RTC 4 week

20 minutes visit

Elie Firzli MD


Pediatric nephrology
Renown Medical Group

Instructions

 Return in about 1 month (around 6/17/2021).

After Visit Summary (Printed 5/17/2021)

Additional Documentation

Vitals: BP 147/74 (BP Location: Left arm, Patient Position: Sitting, BP Cuff Size: Adult)
Pulse 58  (Abnormal) Temp 36.8 °C (98.3 °F) (Temporal) Resp 20 Ht 1.675 m (5' 5.95")
Wt 95.9 kg (211 lb 6.4 oz) SpO2 97% BMI 34.18 kg/m² BSA 2.11 m² [More Vitals](#)

Encounter Info: [Billing Info](#), [History](#), [Allergies](#), [Detailed Report](#)

Communications

 Provider Notes sent to Rita L. Wang, M.D.

Destination Communication History

Coordination has not been started for this encounter.

Durable Medical Equipment Communication History

Coordination has not been started for this encounter.

Dialysis/Infusion Communication History

Coordination has not been started for this encounter.

Home Medical Care Communication History

Coordination has not been started for this encounter.

Community Resources Communication History

Coordination has not been started for this encounter.

Payor Communication History

No communications have been sent for this encounter.

Orders Placed

VMA RANDOM URINE

Medication Changes

As of 5/17/2021 12:34 PM

IN THE FIRST JUDICIAL DISTRICT OF THE STATE OF NEVADA

REC'D & FILED

2021 JUL -7 PM 2:14

Mayra Arreguin
PLAINTIFF

Vs

Javier Ramirez
DEFENDANT

) Dated: 7/7/2021
)
)

) Civil File Number: 21003314
)

) CASE No.: 12DRI003911B
)

AUDREY ROHLATT
CLERK

DEPUTY

DECLARATION OF NON-SERVICE

STATE OF NEVADA }

} ss:
}

CARSON CITY }

Joshua Burns, being first duly sworn, deposes and says: That affiant is a citizen of the United States, is over 18 years of age, not a party to the within entered action, and that in Carson City, Nevada, that he/she received the within stated civil process.

The Carson City Sheriff's Office was unable to serve upon the said, Melanie McCormick.

Attempts of Service:

Date: 7/6/2021 @ 3:21 PM – 1539 E 5TH St. Carson City, NV 89706

Date: 7/6/2021 Time: 3:21 PM
Service Note: NO ANSWER

DOCUMENTS: Emergency Motion regarding Children

I declare under penalty of perjury under the law provided of the State of Nevada that the foregoing is true and correct. No notary is required per NRS 53.045.

Ken Furlong, SHERIFF



By: Joshua Burns Badge # 9722
Sheriff's Authorized Agent

First Judicial District
Carson City, NV

1 Your Name:

2 Mailing Address:

3 City, State, Zip:

4 Telephone:

5 In Proper Person

REC'D & FILED

2021 JUN 25 PM 2:42

AUDREY KOWLATT
CLERK

BY S. BARAJAS

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In The First Judicial District Court of the State of Nevada
In and for Carson City

Plaintiff Petitioner,

Case No.: 12 DE 00391 IB

Dept. No.: _____

vs.

MOTION

Defendant/Respondent.

1 Javier Ramirez, 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.

1 Fully explain why you believe you should be granted your request(s).
2 List and number each request.

3 This Motion is made for the following reasons:

4 I am concerned that Edwards's statements
5 to his doctor are true. (see attached
6 highlighted paperwork)

7 I have not seen him for over a
8 year and he does talk some but
9 never has said anything on reports
10 of physically, sexually or emotionally
11 abused at his home.

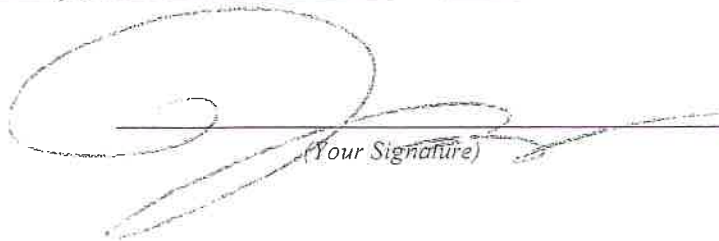
12 I would like to have him move with
13 me until a fully investigation is
14 completed with access to his
15 mother by phone, or video call.
16 at the same time I would like to
17 protect his brother as well.

(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 25 day of June, 2021.

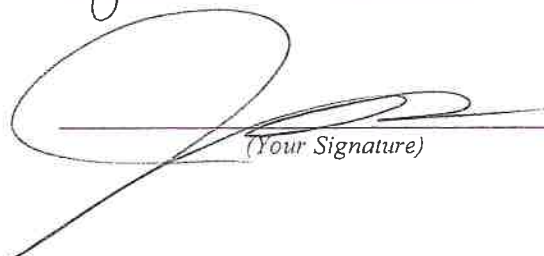

(Your Signature)

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:

CASA (Melanie McCormick)
Carson City
1539 E. 5th St. 89701

Dated this 2 day of July, 2021.


(Your Signature)

MRN: 3096979

Ramirez Arreguin, Eduardo J

Office Visit 5/17/2021

Renown Medical Group

Pediatric Nephrology

Provider: Elie S Firzli, M.D. (Pediatric Nephrology)

Primary diagnosis: Essential hypertension

Reason for Visit: Follow-Up

Progress Notes

Elie S Firzli, M.D. (Physician) • Pediatrics

No chief complaint on file.

PCP: Rita L. Wang, M.D.

Requesting Provider: Rita L. Wang, M.D.

Eduardo is a 15 y.o. male who was first noted to have Hypertension for at least 3 years ago. Patient Saw Cardiology a year ago . No treatment initiated. ECHO was normal .Exam revealed presence of a heart murmur.

History otherwise negative.

Evaluation done with an ABPM which revealed presence of Hypertension.

Patient is otherwise overweight and had poor lifestyle.

Initiation of Amlodipine at low dose done. He tolerated med's well. With no major dizziness.

Labs were ordered but not done.

Diet: lately less fast food and more home cooking with less salt

Walks occasionally, now running some, not every day

Current Outpatient Medications:

• amLODIPine (NORVASC) 2.5 MG Tab, Take 1 tablet by mouth every day., Disp: 30 tablet,

Rfl: 2

Past Medical History:

Diagnosis

Date

• ASTHMA

• Heart murmur

• Premature births

Covid 19 infection 2 months ago

Social History**Socioeconomic History**

- Marital status: Single
- Spouse name: Not on file
- Number of children: Not on file
- Years of education: Not on file
- Highest education level: Not on file

Occupational History

- Not on file

Tobacco Use

- Smoking status: Never Smoker
- Smokeless tobacco: Never Used

Vaping Use

- Vaping Use: Never used

Substance and Sexual Activity

- Alcohol use: No
- Drug use: No
- Sexual activity: Not on file

Other Topics

- Concern

Social History Narrative

**** Merged History Encounter ****

Social Determinants of Health

Financial Resource Strain:

- Difficulty of Paying Living Expenses:

Food Insecurity:

- Worried About Running Out of Food in the Last Year:
- Ran Out of Food in the Last Year:

Transportation Needs:

- Lack of Transportation (Medical):
- Lack of Transportation (Non-Medical):

Physical Activity:

- Days of Exercise per Week:
- Minutes of Exercise per Session:

Stress:

- Feeling of Stress :

Social Connections:

- Frequency of Communication with Friends and Family:
- Frequency of Social Gatherings with Friends and Family:
- Attends Religious Services:
- Active Member of Clubs or Organizations:
- Attends Club or Organization Meetings:
- Marital Status:

Intimate Partner Violence:

- Fear of Current or Ex-Partner:
- Emotionally Abused:
- Physically Abused:
- Sexually Abused:

No family history on file.

On mom side Hypertension or diabetes

No strokes

Neg kidney disease

No sudden death

Review of Systems

Constitutional: Negative.

HENT: Negative.

Eyes: Negative.
 Respiratory: Negative.
 Cardiovascular: Negative for palpitations.
 Gastrointestinal: Negative for abdominal pain.
 Endocrine: Negative for cold intolerance and heat intolerance.
 Genitourinary: Negative for decreased urine volume, difficulty urinating, dysuria and hematuria.
 Musculoskeletal: Negative.
 Skin: Negative.
 Neurological: Positive for dizziness (after first dose but later did well). Negative for headaches.
 Psychiatric/Behavioral: The patient is not nervous/anxious.

Vitals:

05/17/21 1021
 BP: 147/74
 Pulse: (I) 58
 Resp: 20
 Temp: 36.8 °C (98.3 °F)
 SpO2: 97%

BP repeated manual: all in 140's systolic

Physical Exam

Constitutional:

General: He is not in acute distress.
 Appearance: He is not diaphoretic.

HENT:

Head: Normocephalic.

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Effort: Pulmonary effort is normal. No respiratory distress.
 Breath sounds: Normal breath sounds.

Abdominal:

General: There is no distension.
 Palpations: Abdomen is soft.

Musculoskeletal:

Cervical back: Normal range of motion and neck supple.

Skin:

General: Skin is warm.

Neurological:

Mental Status: He is alert.

Psychiatric:

Mood and Affect: Affect normal.

Labs:Procedure: **ABPM REPORT**

Indication Hypertension

NOTE: CUFF WAS REMOVED MOST OF NIGHT

Date of Procedure: 4/13/2021

Success reading : 35 % (41 reading)

Overall summary:

Systolic Load: 85 %

Diastolic Load: 36 %

Mean BP: 152/74 (normal/abnormal)

Wake Period

Mean BP: 152/75 (95 th centile: 138/82)

Systolic load: 85 %

Diastolic load : 31 %

Sleep period

Mean BP: 154/74 (95th centile: 121/66)

Systolic Load: 100 %

Diastolic load: 66 %

Dipping: systolic : 5 %

Impression:

Day time Hypertension

Patient coming this week to initiate therapy

Assessment:

Hypertension: This is in the context of being overweight and having a positive family History of Hypertension (mom on 3 meds) and poor lifestyle habits.

R/O Essential Hypertension

ABPM abnormal result supports DX of HTN

BP poorly controlled: will need to increase meds

Lifestyle still not ultimate but improving

More advise to push on discussed, maily with need to change diet and exercise some more

Plan:**Hypertension, unspecified type**

- POCT Urinalysis
- VMA urine
- renal panel, Lipid profile, Vit D
- Increase Amlodipine 5 mg /d
- Lifestyle changed discussed : DASH diet, Daily exercise Paced walking or walk and jog

RTC 4 week

20 minutes visit

Elie Firzli MD

Pediatric nephrology
Renown Medical Group

Instructions

 Return in about 1 month (around 6/17/2021).

After Visit Summary (Printed 5/17/2021)

Additional Documentation

Vitals: BP 147/74 (BP Location: Left arm, Patient Position: Sitting, BP Cuff Size: Adult)

Pulse 58  (Abnormal) Temp 36.8 °C (98.3 °F) (Temporal) Resp 20 Ht 1.675 m (5' 5.95")

Wt 95.9 kg (211 lb 6.4 oz) SpO2 97% BMI 34.18 kg/m² BSA 2.11 m² More Vitals

Encounter Info: Billing Info, History, Allergies, Detailed Report

Communications

 Provider Notes sent to Rita L. Wang, M.D.

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Coordination has not been started for this encounter.

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Coordination has not been started for this encounter.

Dialysis/Infusion Communication History

Coordination has not been started for this encounter.

Home Medical Care Communication History

Coordination has not been started for this encounter.

Community Resources Communication History

Coordination has not been started for this encounter.

Payor Communication History

No communications have been sent for this encounter.

Orders Placed

VMA RANDOM URINE

Medication Changes

As of 5/17/2021 12:34 PM

Pediatric nephrology
Renown Medical Group

Instructions

 Return in about 1 month (around 6/17/2021).

After Visit Summary (Printed 5/17/2021)

Additional Documentation

Vitals: BP 147/74 (BP Location: Left arm, Patient Position: Sitting, BP Cuff Size: Adult)
Pulse 58 $\frac{1}{2}$ (Abnormal) Temp 36.8 °C (98.3 °F) (Temporal) Resp 20 Ht 1.675 m (5' 5.95")
Wt 95.9 kg (211 lb 6.4 oz) SpO2 97% BMI 34.18 kg/m² BSA 2.11 m² More Vitals

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Orders Placed

VMA RANDOM URINE

Medication Changes

As of 5/17/2021 12:34 PM

NEVADA-7 PM 2:13

NEVADA-7 PM 2:13

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AUBREY ROWLAND
CLERK
SY
21003314
DEPUTY
3911B

Civil File Number: 21003514

CASE No.: 12DRI003911B

STATE OF NEVADA }
 }
CARSON CITY } ss:

The Carson City Sheriff's Office was unable to serve upon the said, Mayra Arreguin.

Date: 7/6/2021 @ 1:30 PM - 2850 Airport Road Spc #5 Carson City, NV 89706

DOCUMENTS: Emergency Motion regarding Children

Ken Furlong, SHERIFF

By: Joshua Burns Badge # 9722
Sheriff's Authorized Agent

1500

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

Javier R. Ramirez
1348 Tonopah Ave
Gardner, NV 89410
775 245-4648

REC'D & FILED
2021 JUN 25 PM 2:42
AUDREY ROBLATT
CLERK
BY S. BARAJAS

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mary Ann Ramirez
Plaintiff Petitioner,

vs.
Javier Ramirez
Defendant/Respondent.

Case No.: 12 DR 00391 1B
Dept. No.: 1

MOTION

I Javier Ramirez, 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.

1. Modify custody until hearing is set

1 **Fully explain why you believe you should be granted your request(s).**
2 **List and number each request.**

3 This Motion is made for the following reasons:

4 I am concerned that Edwards's statements
5 to his doctor are true. (see attached
6 highlighted paperwork)

7 I have not seen him for over a
8 year and he does talk to me but
9 never has said anything on regards
10 of physically, sexually or emotionally
11 abused at his house.

12 I would like to have him move with
13 me until a fully investigation is
14 completed with access to his
15 mother by phone or video call.
16 at the same time I would like to
17 protect his brother as well.

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

4 This document does **not** contain the Social Security number of any person.

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

7 DATED this 25 day of June, 2021.

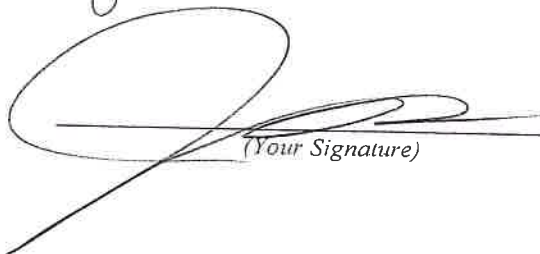
8 
(Your Signature)

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 CASA (Melanie McCormick)
15 Carson City
16 1539 E. 5th St. 89701

17 Dated this 2 day of July, 2021.

18 
19 (Your Signature)

Ramirez Arreguin, Eduardo J

MRN: 3096979

Office Visit 5/17/2021

Renown Medical Group

Pediatric Nephrology

Provider: Elie S Firzli, M.D. (Pediatric Nephrology)

Primary diagnosis: Essential hypertension

Reason for Visit: Follow-Up

Progress Notes

Elie S Firzli, M.D. (Physician) • Pediatrics

No chief complaint on file.

PCP: Rita L. Wang, M.D.

Requesting Provider: Rita L. Wang, M.D

Eduardo is a 15 y.o. male who was first noted to have Hypertension for at least 3 years ago. Patient Saw Cardiology a year ago . No treatment initiated. ECHO was normal .Exam revealed presence of a heart murmur.
 History otherwise negative.
 Evaluation done with an ABPM which revealed presence of Hypertension.
 Patient is otherwise overweight and had poor lifestyle.
 Initiation of Amlodipine at low dose done. He tolerated med's well. With no major dizziness.
 Labs were ordered but not done.

Diet: lately less fast food and more home cooking with less salt
 Walks occasionally, now running some, not every day

Current Outpatient Medications:

- amLODIPine (NORVASC) 2.5 MG Tab, Take 1 tablet by mouth every day., Disp: 30 tablet, Rfl: 2

Past Medical History:

Diagnosis

Date

- ASTHMA
- Heart murmur
- Premature births

Covid 19 infection 2 months ago

Social History**Socioeconomic History**

- Marital status: Single
- Spouse name: Not on file
- Number of children: Not on file
- Years of education: Not on file
- Highest education level: Not on file

Occupational History

- Not on file

Tobacco Use

- Smoking status: Never Smoker
- Smokeless tobacco: Never Used

Vaping Use

- Vaping Use: Never used

Substance and Sexual Activity

- Alcohol use: No
- Drug use: No
- Sexual activity: Not on file

Other Topics

- Concern

Social History Narrative

**** Merged History Encounter ****

Social Determinants of Health

Financial Resource Strain:

- Difficulty of Paying Living Expenses:

Food Insecurity:

- Worried About Running Out of Food in the Last Year:
- Ran Out of Food in the Last Year:

Transportation Needs:

- Lack of Transportation (Medical):
- Lack of Transportation (Non-Medical):

Physical Activity:

- Days of Exercise per Week:
- Minutes of Exercise per Session:

Stress:

- Feeling of Stress :

Social Connections:

- Frequency of Communication with Friends and Family:
- Frequency of Social Gatherings with Friends and Family:
- Attends Religious Services:
- Active Member of Clubs or Organizations:
- Attends Club or Organization Meetings:
- Marital Status:

Intimate Partner Violence:

- Fear of Current or Ex-Partner:
- Emotionally Abused:
- Physically Abused:
- Sexually Abused:

No family history on file.

On mom side Hypertension or diabetes

No strokes

Neg kidney disease

No sudden death

Review of Systems

Constitutional: Negative.

HENT: Negative.

Eyes: Negative.
Respiratory: Negative.
Cardiovascular: Negative for palpitations.
Gastrointestinal: Negative for abdominal pain.
Endocrine: Negative for cold intolerance and heat intolerance.
Genitourinary: Negative for decreased urine volume, difficulty urinating, dysuria and hematuria.
Musculoskeletal: Negative.
Skin: Negative.
Neurological: Positive for dizziness (after first dose but later did well). Negative for headaches.
Psychiatric/Behavioral: The patient is not nervous/anxious.

Vitals:

05/17/21 1021
BP: 147/74
Pulse: (!) 58
Resp: 20
Temp: 36.8 °C (98.3 °F)
SpO2: 97%

BP repeated manual: all in 140's systolic

Physical Exam**Constitutional:**

General: He is not in acute distress.

Appearance: He is not diaphoretic.

HENT:

Head: Normocephalic.

Eyes:

Conjunctiva/sclera: Conjunctivae normal.

Neck:

Thyroid: No thyromegaly.

Cardiovascular:

Rate and Rhythm: Normal rate.

Heart sounds: Normal heart sounds. No murmur heard.

Pulmonary:

Effort: Pulmonary effort is normal. No respiratory distress.

Breath sounds: Normal breath sounds.

Abdominal:

General: There is no distension.

Palpations: Abdomen is soft.

Musculoskeletal:

Cervical back: Normal range of motion and neck supple.

Skin:

General: Skin is warm.

Neurological:

Mental Status: He is alert.

Psychiatric:

Mood and Affect: Affect normal.

Labs:Procedure: **ABPM REPORT**

Indication Hypertension

NOTE: CUFF WAS REMOVED MOST OF NIGHT

Date of Procedure: 4/13/2021

Success reading : 35 % (41 reading)

Overall summary:

Systolic Load: 85 %

Diastolic Load: 36 %

Mean BP: 152/74 (normal/abnormal)

Wake Period

Mean BP: 152/75 (95 th centile: 138/82)

Systolic load: 85 %

Diastolic load : 31 %

Sleep period

Mean BP: 154/74 (95th centile: 121/66)

Systolic Load: 100 %

Diastolic load: 66 %

Dipping: systolic : 5 %

Impression:

Day time Hypertension

Patient coming this week to initiate therapy

Assessment:

Hypertension: This is in the context of being overweight and having a positive family History of Hypertension (mom on 3 meds) and poor lifestyle habits.

R/O Essential Hypertension

ABPM abnormal result supports DX of HTN

BP poorly controlled: will need to increase meds

Lifestyle still not ultimate but improving

More advise to push on discussed, maily with need to change diet and exercise some more

Plan:**Hypertension, unspecified type**

- POCT Urinalysis
- VMA urine
- renal panel, Lipid profile, Vit D
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RTC 4 week

20 minutes visit

Elie Firzli MD

Pediatric nephrology
Renown Medical Group

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
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Additional Documentation

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VMA RANDOM URINE

Medication Changes

As of 5/17/2021 12:34 PM

Pediatric nephrology
Renown Medical Group

Instructions

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
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VMA RANDOM URINE

Medication Changes

As of 5/17/2021 12:34 PM

Case No.: 12 DR1 00391 1B

Dept. No.: 1

REC'D & FILED

2021 JUL 13 AM 8:40

AUDREY ROWLAND
CLERK
BY *[Signature]*
DEPUTY

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR CARSON CITY

MAYRA E. ARREGUIN,

Petitioner,

vs.

JAVIER RAMIREZ RIVAS,

Respondent.

ORDER AFTER JULY 12, 2021
EMERGENCY HEARING

This matter comes before the Court on an Emergency Motion Regarding Children filed by Respondent on June 25, 2021. This Court held a hearing on the Emergency Motion on July 12, 2021. Petitioner appeared in her proper person with Evelyn Wakeling, Interpreter. Respondent appeared in his proper person with Raquel Knecht, Interpreter.

Respondent's Emergency Motion Regarding Children requested this Court modify custody until the hearing is set. The Emergency Motion raised his concerns regarding statements made by the parties' oldest minor child to his doctor, which indicated to him that the minor child had been physically, sexually, or emotionally abused at his home.

At the hearing, Melanie McCormick, CASA Director, testified that she spoke directly with the minor child's doctor regarding the statements causing Respondent concern. Ms. McCormick stated that the questions were part of a basic questionnaire used by the physician to assess the overall health and well-being of the child. The questionnaire includes additional questions resulting from general health concerns raised because of the COVID-19 pandemic. The highlighted items on the report which concerned Respondent were, in fact, not allegations of

1 abuse made by the minor child; rather, they were merely the questions asked as part of the
2 questionnaire. Ms. McCormick also stated that she spoke with the minor child who stated that he
3 did not report any such physical, mental, emotional or sexual abuse to the doctor, and that he has
4 never suffered any abuse while living in his mother's home. Ms. McCormick also provided an
5 update on the children's status to the Court, and again stated her concerns that Respondent's
6 inappropriate actions and inability to communicate properly continue to alienate his relationship
7 with the children.

8 This Court having reviewed the papers and pleadings on file finds that Respondent's
9 concerns regarding the "statements" made by the minor child to his doctor are unfounded as
10 there is no grounds or basis for the allegations of abuse.

11 Therefore, based on the foregoing and good cause appearing,

12 **IT IS HEREBY ORDERED** that Respondent's Emergency Motion Regarding Children
13 is DENIED.

14 Dated this 13th day of July, 2021.

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16 
17 JAMES T. RUSSELL
DISTRICT JUDGE
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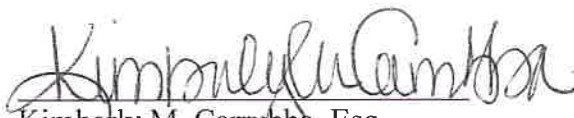
1 **CERTIFICATE OF MAILING**

2 Pursuant to NRCp 5(b), I certify that I am an employee of the First Judicial District
3 Court, and that on this 13th day of July, 2021, I sent via electronic mail and/or deposited for
4 mailing, postage paid, at Carson City, Nevada, a true and correct copy of the foregoing Order
5 addressed as follows:

6
7 Mayra Arreguin
8 2850 Airport Rd., Spc. 5
9 Carson City, NV 89706

10 Javier Ramirez
11 1348 Toiyabe Ave.
12 Gardnerville, NV 89410

13 Melanie McCormick, CASA Director
14 Email: casaofcc@earthlink.net

15 
16 Kimberly M. Carrubba, Esq.
17 Law Clerk, Dept. 1
18
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IN THE SUPREME COURT OF THE STATE OF NEVADA
OFFICE OF THE CLERK

JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA E. ARREGUIN,
Respondent.

2021 SEP -9 PM 12:53
Supreme Court No. 82508
District Court Case No. 12DR1003911B
AUBREY ROWLATT
CLERK
BY [Signature] DEPUTY

NOTICE OF TRANSFER TO COURT OF APPEALS

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: September 08, 2021

Elizabeth A. Brown, Clerk of Court

By: Rory Wunsch
Deputy Clerk

Notification List

Paper
Hon. James Todd Russell, District Judge
Javier Ramirez Rivas
Mayra Arreguin
Aubrey Rowlatt, Carson City Clerk

Your Name:
Mailing Address:
City, State, Zip:
Telephone:
In Proper Person

James Ramirez

1348 Toiyabe Avenue
Carson City, NV 89409
775 507 1821

PH 2:23

DEPUTY HOWLATT
CLERK

BY

DEPUTY

**In The First Judicial District Court of the State of Nevada
In and for Carson City**

Mayra E. Aragon

Plaintiff/Petitioner,

Case No.: 120100391 1B

Dept. No.: I

vs.

James Ramirez

Defendant/Respondent.

**NOTICE OF CHANGE OF
CONTACT INFORMATION**

PLEASE TAKE NOTICE that the information listed below is the most current contact information for: (Your Name) James Ramirez:

New Physical Address (Address/City/State/Zip): same as above

New Mailing Address (Address/City/State/Zip): same as above

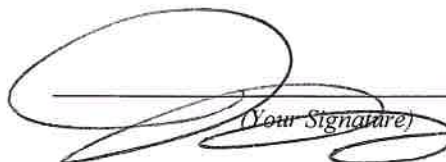
Contact Phone Number: 775-507-1821

Email Address: viveernizoul@hotmail.com

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 29 day of September, 2021.

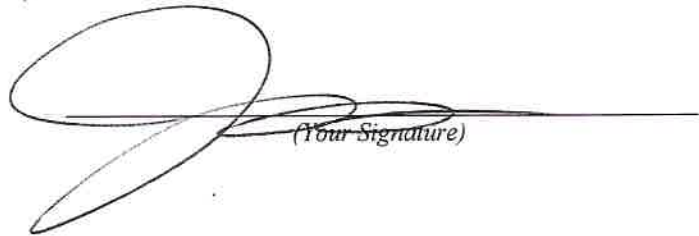

(Your Signature)

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 of Change of Contact Information in the U.S. Mail with postage pre-paid thereon, addressed to:

Mayra E. Arreguin (Name of Other Party) (place of Employment.)
2794 Us 50 (Address)
Carrson City Nevada 89701 (City, State, Zip)

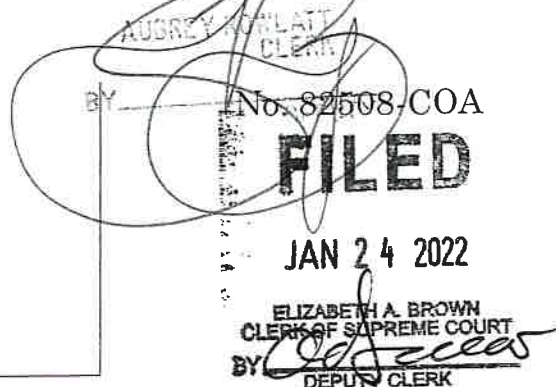
Dated this 29 day of September, 2021.


(Your Signature)

REC'D & FILED ✓

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA E. ARREGUIN,
Respondent.

*ORDER OF REVERSAL AND REMAND*

Javier Ramirez Rivas appeals from a district court post-divorce decree order denying his motion to modify custody. First Judicial District Court, Carson City; James Todd Russell, Judge.

The protracted custody proceedings underlying this appeal eventually resulted in the district court awarding respondent Mayra E. Arreguin primary physical custody of the parties' two minor children subject to Rivas's limited parenting time rights, and the court later modified that arrangement by making Rivas's limited parenting time rights subject to the children's discretion. Most recently, Rivas moved to, among other things, modify the parties' custodial arrangement to joint physical custody, arguing that the children's attendance at school and academic performance had declined during the COVID-19 pandemic. The district court denied that motion, however, reasoning that preserving the existing custodial arrangement was in the children's best interest. This appeal followed.

This court reviews child custody decisions for an abuse of discretion. *See Ellis v. Carucci*, 123 Nev. 145, 149, 161 P.3d 239, 241 (2007).

In evaluating a motion to modify custody, the district court must consider whether “(1) there has been a substantial change in circumstances affecting the welfare of the child, and (2) the child’s best interest is served by the modification.” *See Romano v. Romano*, 138 Nev., Adv. Op. 1, ___ P.3d ___, ___ (2022). Further, when evaluating whether a modification to custody is in the child’s best interest, a district court order “must tie the child’s best interest, as informed by specific, relevant findings respecting the [best interest factors] and any other relevant factors, to the custody determination made.” *Davis v. Ewalefo*, 131 Nev. 445, 451, 352 P.3d 1139, 1143 (2015); *see also* 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: [twelve enumerated factors]”).

On appeal, Rivas argues that the district court violated his constitutional rights when it denied his motion to modify custody because it failed to follow the supreme court’s decision in *Ellis*, which applied the two-part test set forth above¹ and affirmed a district court order granting a motion to modify custody. In so doing, the *Ellis* court reasoned, in part, that testimony concerning a decline in a child’s academic performance constituted substantial evidence supporting the district court’s

¹Although *Ellis* required that the two-part test be used to evaluate motions to modify primary physical custody arrangements, the supreme court has since clarified that the test applies to motions to modify both primary and joint physical custody arrangements. *See Romano v. Romano*, 138 Nev., Adv. Op. 1, ___ P.3d ___, ___ (2022).

determination that there had been a substantial change in circumstances affecting the welfare of the child. 123 Nev. at 150-53, 161 P.3d at 242-44. This court cannot fully evaluate Rivas's argument, however, because the district court's order is unclear and lacks necessary findings.

Indeed, the district court's order did not specifically address whether there had been a substantial change in circumstances affecting the welfare of the children, and its order can be read both ways on this point insofar as the court expressed concerns regarding the children's academic performance, yet also indicated that it believed that their situation was not unique under the circumstances of the COVID-19 pandemic. Thus, on remand, the district court will either need to make this determination or clarify its findings in accordance with *Ellis* and *Romano*.

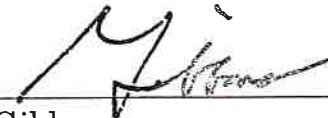
Moreover, if the court finds that there has been a change in circumstances warranting modification, the district court will need to address the second part of the two-part test and evaluate whether a custody modification is in the children's best interest. Here, while the district court's order summarized statements made by the parties, their children, and the children's court appointed special advocate regarding matters that are relevant to some of the best interest factors, and further indicated that preserving the existing custodial arrangement was in the children's best interest, the order failed to include specific findings concerning why the existing custodial arrangement was in the children's best interest, nor did the court make any findings tying the circumstances of this case to the best interest factors. See NRS 125C.0035(4); *Davis*, 131 Nev. at 451, 352 P.3d at 1143. Absent such findings, "this court cannot say with assurance that

the custody determination was made for appropriate legal reasons” when considering the district court’s limited analyses. *See Davis*, 131 Nev. at 452, 352 P.3d at 1143. Given that the district court’s order is unclear and lacks necessary findings, we are constrained to conclude that it abused its discretion by denying Rivas’s motion to modify custody. *See id.*; *Lewis v. Lewis*, 132 Nev. 453, 460, 373 P.3d 878, 882 (2016) (concluding that the district court abused its discretion when it failed to make specific findings concerning all of the best interest factors when it resolved a motion to modify custody). Consequently, we necessarily reverse and remand this matter for the district court to make specific findings concerning whether there has been a substantial change in circumstances affecting the welfare of the children, and, if so, for the court to tie the circumstances of this case to each of the best interest factors in determining whether a custody modification was warranted.² *See Lewis*, 132 Nev. at 453-55, 352 P.3d at

²In doing so, we express no opinion concerning the merits of Rivas’s motion to modify custody. Further, we recognize that the limited analysis in the district court’s order may reflect that its decision to deny Rivas’s motion was based on a determination that he failed to establish adequate cause for an evidentiary hearing and that it was therefore unnecessary to entertain his motion at an evidentiary hearing. *See Rooney v. Rooney*, 109 Nev. 540, 542-43, 853 P.2d 123, 124-25 (1993) (explaining that the district court has discretion to deny a motion to modify custody without conducting an evidentiary hearing if the moving party fails to establish adequate cause for such a hearing). However, the district court’s order suggests that it applied the two-part test from *Ellis*, as now clarified in *Romano*, as it concluded that preserving the existing custodial arrangement was in the children’s best interest, rather than applying *Rooney*’s standard for evaluating whether a party seeking a custodial modification has established

1144-46 (reversing a custody determination based, in part, on insufficient findings in the district court's order).

It is so ORDERED.³


_____, C.J.
Gibbons


_____, J.
Tao


_____, J.
Bulla

cc: Hon. James Todd Russell, District Judge
Javier Ramirez Rivas
Mayra Arreguin
Carson City Clerk

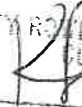
adequate cause for an evidentiary hearing. *See id.* at 543, 853 P.2d at 125 (explaining that, to establish adequate cause, the moving party must present a prima facie case for modification). If, on remand, the district court determines that Rivas failed to establish adequate cause for an evidentiary hearing, it must apply *Rooney's* standard. Otherwise, an evidentiary hearing is required.

³Given our disposition of this appeal, we deny Rivas's request for transcripts.

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA E. ARREGUIN,
Respondent.

RECORDED & FILED
Supreme Court No. 82508
District Court Case No. D21R19939-1-B7
2022 FEB 21 PM 1:47

AUSREY ROWLATT
CLERK
BY 
DEPUTY

REMITTITUR

TO: Aubrey Rowlatt, 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: February 18, 2022

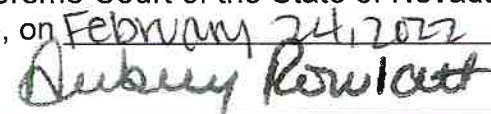
Elizabeth A. Brown, Clerk of Court

By: Andrew Lococo
Deputy Clerk

cc (without enclosures):
Javier Ramirez Rivas
Hon. James Todd Russell, District Judge
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 February 24, 2022


District Court Clerk

By: K. PETERSON
Deputy Clerk

RECEIVED & FILED /

2022 FEB 24 PM 1:47

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA E. ARREGUIN,
Respondent.

BY

No. 82508-COA

FILED

JAN 24 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY *[Signature]*
DEPUTY CLERK

ORDER OF REVERSAL AND REMAND

Javier Ramirez Rivas appeals from a district court post-divorce decree order denying his motion to modify custody. First Judicial District Court, Carson City; James Todd Russell, Judge.

The protracted custody proceedings underlying this appeal eventually resulted in the district court awarding respondent Mayra E. Arreguin primary physical custody of the parties' two minor children subject to Rivas's limited parenting time rights, and the court later modified that arrangement by making Rivas's limited parenting time rights subject to the children's discretion. Most recently, Rivas moved to, among other things, modify the parties' custodial arrangement to joint physical custody, arguing that the children's attendance at school and academic performance had declined during the COVID-19 pandemic. The district court denied that motion, however, reasoning that preserving the existing custodial arrangement was in the children's best interest. This appeal followed.

This court reviews child custody decisions for an abuse of discretion. *See Ellis v. Carucci*, 123 Nev. 145, 149, 161 P.3d 239, 241 (2007).

In evaluating a motion to modify custody, the district court must consider whether “(1) there has been a substantial change in circumstances affecting the welfare of the child, and (2) the child’s best interest is served by the modification.” *See Romano v. Romano*, 138 Nev., Adv. Op. 1, ___ P.3d ___, ___ (2022). Further, when evaluating whether a modification to custody is in the child’s best interest, a district court order “must tie the child’s best interest, as informed by specific, relevant findings respecting the [best interest factors] and any other relevant factors, to the custody determination made.” *Davis v. Ewalefo*, 131 Nev. 445, 451, 352 P.3d 1139, 1143 (2015); *see also* 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: [twelve enumerated factors]”).

On appeal, Rivas argues that the district court violated his constitutional rights when it denied his motion to modify custody because it failed to follow the supreme court’s decision in *Ellis*, which applied the two-part test set forth above¹ and affirmed a district court order granting a motion to modify custody. In so doing, the *Ellis* court reasoned, in part, that testimony concerning a decline in a child’s academic performance constituted substantial evidence supporting the district court’s

¹Although *Ellis* required that the two-part test be used to evaluate motions to modify primary physical custody arrangements, the supreme court has since clarified that the test applies to motions to modify both primary and joint physical custody arrangements. *See Romano v. Romano*, 138 Nev., Adv. Op. 1, ___ P.3d ___, ___ (2022).

determination that there had been a substantial change in circumstances affecting the welfare of the child. 123 Nev. at 150-53, 161 P.3d at 242-44. This court cannot fully evaluate Rivas's argument, however, because the district court's order is unclear and lacks necessary findings.

Indeed, the district court's order did not specifically address whether there had been a substantial change in circumstances affecting the welfare of the children, and its order can be read both ways on this point insofar as the court expressed concerns regarding the children's academic performance, yet also indicated that it believed that their situation was not unique under the circumstances of the COVID-19 pandemic. Thus, on remand, the district court will either need to make this determination or clarify its findings in accordance with *Ellis* and *Romano*.


Moreover, if the court finds that there has been a change in circumstances warranting modification, the district court will need to address the second part of the two-part test and evaluate whether a custody modification is in the children's best interest. Here, while the district court's order summarized statements made by the parties, their children, and the children's court appointed special advocate regarding matters that are relevant to some of the best interest factors, and further indicated that preserving the existing custodial arrangement was in the children's best interest, the order failed to include specific findings concerning why the existing custodial arrangement was in the children's best interest, nor did the court make any findings tying the circumstances of this case to the best interest factors. See NRS 125C.0035(4); *Davis*, 131 Nev. at 451, 352 P.3d at 1143. Absent such findings, "this court cannot say with assurance that

the custody determination was made for appropriate legal reasons” when considering the district court’s limited analyses. *See Davis*, 131 Nev. at 452, 352 P.3d at 1143. Given that the district court’s order is unclear and lacks necessary findings, we are constrained to conclude that it abused its discretion by denying Rivas’s motion to modify custody. *See id.*; *Lewis v. Lewis*, 132 Nev. 453, 460, 373 P.3d 878, 882 (2016) (concluding that the district court abused its discretion when it failed to make specific findings concerning all of the best interest factors when it resolved a motion to modify custody). Consequently, we necessarily reverse and remand this matter for the district court to make specific findings concerning whether there has been a substantial change in circumstances affecting the welfare of the children, and, if so, for the court to tie the circumstances of this case to each of the best interest factors in determining whether a custody modification was warranted.² *See Lewis*, 132 Nev. at 453-55, 352 P.3d at

²In doing so, we express no opinion concerning the merits of Rivas’s motion to modify custody. Further, we recognize that the limited analysis in the district court’s order may reflect that its decision to deny Rivas’s motion was based on a determination that he failed to establish adequate cause for an evidentiary hearing and that it was therefore unnecessary to entertain his motion at an evidentiary hearing. *See Rooney v. Rooney*, 109 Nev. 540, 542-43, 853 P.2d 123, 124-25 (1993) (explaining that the district court has discretion to deny a motion to modify custody without conducting an evidentiary hearing if the moving party fails to establish adequate cause for such a hearing). However, the district court’s order suggests that it applied the two-part test from *Ellis*, as now clarified in *Romano*, as it concluded that preserving the existing custodial arrangement was in the children’s best interest, rather than applying *Rooney*’s standard for evaluating whether a party seeking a custodial modification has established

1144-46 (reversing a custody determination based, in part, on insufficient findings in the district court's order).

It is so ORDERED.³


Gibbons C.J.


Tao J.


Bulla J.

cc: Hon. James Todd Russell, District Judge
Javier Ramirez Rivas
Mayra Arreguin
Carson City Clerk

adequate cause for an evidentiary hearing. See *id.* at 543, 853 P.2d at 125 (explaining that, to establish adequate cause, the moving party must present a prima facie case for modification). If, on remand, the district court determines that Rivas failed to establish adequate cause for an evidentiary hearing, it must apply *Rooney's* standard. Otherwise, an evidentiary hearing is required.

³Given our disposition of this appeal, we deny Rivas's request for transcripts.

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA E. ARREGUIN,
Respondent.

Supreme Court No. 82508 ED
District Court Case No. 12DR1003911B
2022 FEB 24 PM 1:47

AUBREY BOULATT
CLERK
BY _____
DEPUTY

CLERK'S CERTIFICATE

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 necessarily reverse and remand this matter for the district court to make specific findings concerning whether there has been a substantial change in circumstances affecting the welfare of the children, and, if so, for the court to tie the circumstances of this case to each of the best interest factors in determining whether a custody modification was warranted."

Judgment, as quoted above, entered this 24th day of January, 2022.

IN WITNESS WHEREOF, I have subscribed
my name and affixed the seal of the Supreme
Court at my Office in Carson City, Nevada this
February 18, 2022.

Elizabeth A. Brown, Supreme Court Clerk

By: Andrew Lococo
Deputy Clerk

1 Case No.: 12 DR1 00391 1B

2 Dept. No.: 1

REC'D & FILED
2022 FEB 25 AM 10:42

AUBREY ROWLATT
CLERK
BY M. Mulroad
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 E. ARREGUIN,

10 Plaintiff,

11 v.

ORDER ON REMAND

12 JAVIER RAMIREZ RIVAS,

13 Defendant.
14

15 This matter is before this Court on an Order of Reversal and Remand issued by the Court
16 of Appeals of the State of Nevada on January 24, 2022. The Court of Appeals has directed this
17 court to make specific findings concerning whether there has been a substantial change in
18 circumstance affecting the welfare of the children, and if so, for the court to tie the circumstances
19 of this case to each of the best interest factors in determining whether a custody modification was
20 warranted.

21 Therefore, good cause appearing,

22 IT IS HEREBY ORDERED that this matter is set for a hearing before the First Judicial
23 District Court, located at 885 East Musser Street, Carson City, Nevada, Department I, on
24 **April 4, 2022, at 2:30 p.m.**

25 IT IS HEREBY FURTHER ORDERED that an updated CASA report is to be submitted
26 by Ms. Melanie McCormick to the Court by April 1, 2022.

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1 IT IS HEREBY FURTHER ORDERED that the two minor children, EDUARDO
2 JAVIER RAMIREZ ARREGUIN (DOB: 04/13/2006) and CARLOS ADRIAN RAMIREZ
3 ARREGUIN (DOB: 10/09/2007) be available and present at the hearing.

4 Dated this 25th day of February, 2022.

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7 JAMES T. RUSSELL
8 DISTRICT JUDGE
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Mayra Arreguin
2850 Airport Rd. Spc. 5
Carson City, NV 89706

Melanie McCormick, CASA
E-mail: MelanieMcCormickCASA@outlook.com

Julie Harkleroad
Judicial Assistant, Dept. 1

REC'D & FILED

2022 APR -5 AM 10: 59

AUBREY RIVOLATT
CLERK
BY *[Signature]*
DEPUTY

THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR CARSON CITY

MAYRA E. ARREGUIN,

Case No.: 12 DR1 00391 1B

Plaintiff,

Dept. No.: I

vs.

ORDER AFTER APRIL 4, 2022 HEARING

JAVIER RAMIREZ RIVAS,

Defendant.

This Matter comes before the Court following the Nevada Court of Appeal's Order of Reversal and Remand issued on January 24, 2022, after this Court Denied Defendant, JAVIER RAMIREZ RIVAS's Motion to Modify Child Custody, Visitation, and/or Child Support (the "Motion"). Wherefore, this Court, having carefully reviewed the papers and pleadings on file, the Order issued by the Nevada Court of Appeals, and the testimony of the Parties, hereby finds and orders as follows:

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1 **I. RELEVANT FACTS AND PROCEDURAL HISTORY**

2 This custody dispute is one of many, stemming from the Parties' initial dissolution of
3 marriage proceedings. Eventually, Plaintiff, MAYRA E. ARREGUIN ("Arreguin" or "Mother")
4 was awarded primary physical custody of the Minor Children, EDUARDO JAVIER RAMIREZ
5 ARREGUIN (DOB: 04/13/2006) ("Eduardo") and CARLOS ADRIAN RAMIREZ ARREGUIN
6 (DOB: 10/09/2007) ("Carlos") (collectively referred to as the "Children"). On December 17,
7 2020, Defendant, JAVIER RAMIREZ RIVAS ("Ramirez" or "Father") filed a Motion for Order
8 to Modify Child Custody, Visitation, and/or Child Support (the "Motion"). The Court held a
9 hearing on January 7, 2021, in which Ramirez and Arreguin both appeared in
10 *pro se*, along with Melanie McCormick, Court Appointed Special Advocate ("CASA"), who had
11 previously been appointed in this case. After the hearing, this Court issued an Order After January
12 7, 2021 Hearing ("Order After Hearing"), denying Ramirez's Motion, concluding that a
13 modification of custody was not in the best interests of the Children.
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17 Ramirez immediately filed Notice of Appeal on February 18, 2021. On January 24, 2022,
18 the Nevada Court of Appeals issued its Order of Reversal and Remand, providing that this Court
19 abused its discretion when it failed to clearly address whether there had had been a substantial
20 change of circumstances affecting the welfare of the Children. Specifically, the Nevada Court of
21 Appeals relied on NRS 125C.0035(4) and *Davis v. Ewalefo*, finding that this Court "failed to
22 include specific findings concerning why the existing custodial arrangement was in the children's
23 best interest, nor did th[is] [C]ourt make any findings tying the circumstances of this case to the
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1 best interest factors.”¹ Accordingly, on April 4, 2022, this Court held a hearing on remand to
2 revisit the issue, in which Ramirez, Arreguin, Ms. McCormick, and the Children appeared.²

3 The Parties were asked to leave the courtroom so that the Judge could speak with the
4 Children in private on the record. The Children clearly indicated their desire to live with their
5 mother and expressed concern as to their father’s behavior. The Children were then excused, and
6 the Parties were invited back into the courtroom. Subsequently, Ms. McCormick provided
7 detailed testimony as to the facts and circumstances surrounding the Children, describing their
8 relationship with Ramirez. Specifically, Ms. McCormick expressed *fear and worry* for the
9 Children, as they seem sad and anxious by Ramirez’s behavior. Ms. McCormick affirmed her
10 difficulties in working with Ramirez in the past few years. Ultimately, Ms. McCormick concluded
11 that it is in the best interests of the Children for custody to remain as-is. Additionally, Arreguin
12 reiterated that she should remain primary physical custodian, as she is doing her best to provide
13 adequate care for the Children.
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17 **II. DISCUSSION**

18 Ramirez argues that he should be entitled to joint physical custody of the Children.
19 Specifically, Ramirez makes several contentions, including: (i) Arreguin refuses to allow and/or
20 facilitate visitation; (ii) Arreguin has allowed both Children to suffer academically; and (iii) the
21 Children *actually* desire to live with their father, despite assertions made by Arreguin and Ms.
22 McCormick.³ Conversely, Arreguin maintains that the Children do not want to reside with their
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26 ¹ See *Davis v. Ewalefo*, 131 Nev. 445, 352 P.3d 1139 (2015)

27 ² All Parties concede that the Children should participate in counseling and/or therapeutic services.

28 ³ Ramirez contends that Ms. McCormick’s assertions are unfounded and lack support. He suggests that Ms. McCormick’s involvement has made the situation worse by speaking with the Children and investigating the circumstances surrounding their well-being.

1 father and both Children are content with their current living arrangements. Moreover, Arreguin
2 suggests that she provides adequate care for the Children and offers strong parenting.

3 In determining whether to modify custody, this Court looks to whether a substantial
4 change in circumstances justifies such a modification and whether modifying custody would be
5 in the best interests of the child. *See Romano v. Romano*, 138 Nev. Adv. Rep. 1 (2022)
6 (discussing the appropriate legal standard to determine whether a change in custody is justified).
7 In determining whether a parent should be awarded primary physical custody, the court considers
8 factors such as: (i) the wishes of the child; (ii) which parent is more likely to allow for the child
9 to “have frequent associations and a continuing relationship with the noncustodial parent;” (iii)
10 the mental and physical health of each parent; (iv) the nature of the relationship between the
11 child and each parent; and (v) the physical, mental, and emotional development of the child. *See*
12 NRS 125C.0035 (providing the relevant factors that the court should consider in determining the
13 child’s best interests). “Matters of custody, including visitation, rest in the district court’s sound
14 discretion.” *Martin v. Martin*, 120 Nev. 342, 344-45, 90 P.3d 981, 983 (2004).

15 Here, pursuant to *Romano*, there has not been a substantial change of circumstances so
16 as to justify a modification of custody and doing so would not be in the best interests of the
17 Children.⁴ First, this Court considers the wishes of the Children, which are to continue to reside
18 with their mother. Next, while Ramirez maintains that Arreguin fails to facilitate and allow for
19 visitation, the record reflects otherwise. In fact, Arreguin contends that she *wants* for the
20 Children to visit with their father and allow the Children to maintain a meaningful relationship
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27 ⁴ The Court of Appeals suggests that this Court should “tie the circumstances of this case to each of the best interest
28 factors in determining whether a custody modification was warranted.” Now, upon remand, the best interest factors
are analyzed, in depth, to determine if the Parties’ circumstances actually led to a substantial change so as to justify
an award joint physical custody.

1 with him. Instead, reading between the lines, it appears that sometimes the Children choose not
2 to visit with Ramirez and Arreguin simply refuses to compel the Children to do so. Thus,
3 Arreguin is a parent who is likely to allow for frequent associations and continuing relationships
4 with the noncustodial parent.
5

6 Further, looking to the nature of the relationships between the Children and each parent,
7 the Children appear to have a stronger bond with their mother, and ultimately seem happier.
8 Conversely, the record reflects that the relationship of the Children and their father has grown
9 weak, sparking anxiety, worry, and concern. Thus, the relationship between the Children and
10 Arreguin suggests that Arreguin should remain primary physical custodian. Also, in considering
11 the mental and physical health of both parents, it appears that Ramirez's mental well-being has
12 suffered, which is demonstrated through his hostility and lack of professionalism in the
13 courtroom. Moreover, Ramirez suggests that he suffered an injury to his head in the course of
14 employment and it has negatively impacted his physical health. Thus, Ramirez's mental and
15 physical health has suffered.
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18 In considering the mental, physical, and emotional development of the Children, it
19 appears that circumstances have changed in relation to their mental health, physical well-being,
20 and academic performance. Specifically, the Children's mental health has been negatively
21 impacted over time, and the Parties concede that the Children should continue to participate in
22 counseling and/or therapeutic services. Moreover, the Children are suffering physically, and
23 currently take medication for their high-blood pressure. Finally, the Children are struggling
24 academically.⁵ While the Court recognizes that the academic performance, as well as the mental
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28 ⁵ Ms. McCormick mentions that this is not attributed to their quality of work or willingness to do the work. Instead, the Children often fail to submit their work.

1 and emotional well-being of the Children have deteriorated, this fact alone is not dispositive of
2 a substantial change of circumstances. In fact, although Arreguin acts as primary physical
3 custodian, the record suggests that this deterioration is instead attributed, in large part, to the
4 actions and behavior of Ramirez.
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
6 In sum, while circumstances have changed over time, such changes are not “substantial,”
7 and the circumstances likely have changed in a way that favors Arreguin to retain primary
8 physical custody. Moreover, in considering the best interest factors set forth NRS 125C.0035,
9 the best interests of the Children are properly served by affirming this Court’s denial of
10 Ramirez’s initial Motion and declining to modify custody and/or visitation. Thus, there has not
11 been a substantial change in circumstances so as to justify modification of primary physical
12 custody, and it would be in the best interests of the Children for custody to remain as-is.
13

14 NOW, THEREFORE, GOOD CAUSE APPEARING,
15

16 **IT IS HEREBY ORDERED** that based on the specific findings of fact and conclusions
17 of law set forth herein, Ramirez’s Motion is **DENIED** and custody, visitation, and/or child
18 support shall remain unchanged.

19 **IT SO ORDERED.**

20 **DATED** this 5th day of April, 2022.
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24 JAMES T. RUSSELL
25 DISTRICT COURT JUDGE
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1
2 **CERTIFICATE OF MAILING**

3 Pursuant to NRCP 5(b), I certify that I am an employee of the First Judicial District Court,
4 and that on this 5th day of April, 2022, I deposited for mailing, postage paid, at Carson City,
5 Nevada, a true and correct copy of the foregoing Order addressed as follows:

6 Mayra Arreguin
7 2850 Airport Rd., Spc. 5
8 Carson City, NV 89706

9 Javier Ramirez
10 1348 Toiyabe Ave.
Gardnerville, NV 89410

11 Melanie McCormick, CASA
12 Email: MelanieMcCormickCASA@outlook.com

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15 
16 Jackson J. Tann, Esq.
17 Law Clerk, Dept. I
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No. 12DR100391

REC'D & FILED

2022 MAY 12 AM 11:31

AUSREY ROWLATT
CLERK

BY  DEPUTY

IN THE FIRST JUDICIAL DISTRICT COURT
OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF CARSON

Plaintiff

Magra E. Arreguin

Vs

Defendant

Javier Ramirez

NOTICE OF APPEAL

Notice is hereby given that Javier Ramirez, defendant
above named hereby appeals to the Supreme
Court of Nevada judgment from order dated
April 5th 2022

Respectfully submitted.

Javier Ramirez
1348 Toiyabe Avenue
Gardnerville Nevada 89410

May 11, 2022

APPLICATION AND DECLARATION TO
WAIVE FEES AND COSTS (JAVIER RAMIREZ)

FILED MAY 12, 2022



12 DEI 00391

Your Name: Javier Ramirez
Address: 1348 Toiyabe Ave
City, State, Zip: Gardnerville Nevada
Telephone: 775-766-7920
Email Address: jrccenmizdm@hotmail.com
Self-Represented

REC'D & FILED

2022 MAY 12 PM 1:09

AUDREY ROWLATT
CLERK

DEPUTY

DISTRICT COURT

CARSON CITY COUNTY, NEVADA

Mayra E. Dreguin
Plaintiff,

vs.

Javier Ramirez
Defendant.

CASE NO.: 12 DR 10039-1-B

DEPT: 1

CERTIFICATE OF MAILING

I, (name of person who mailed the document) Mayra E. Dreguin,
declare under penalty of perjury under the law of the State of Nevada that the following is true
and correct. That on (month) May (day) 12, 2022, service of the:

(☒ check all that apply)

- ☐ Motion ☐ Answer ☐ Financial Disclosure Form
☐ Opposition ☐ Reply ☐ Notice of Entry of Judgment / Order / Decree
☒ Other: Notice of Appeal / Waiver of fees

was made pursuant to NRCP 5(b) by depositing a copy in the U.S. Mail in the State of Nevada,
postage prepaid, addressed to:

(Print the name and address of the person you mailed the document to)

Mayra E. Dreguin
2850 Airport Road Spc 5
Carson City Nevada 89705
Melanie McCormick (CPSA of Carson City)

DATED this 12 day of May, 2022

Submitted By: (your signature)

Your Name: Javier Ramirez
Address: 1348 Toiyabe Ave
City, State, Zip: Gardnerville Nevada
Telephone: 775 766 7920
Email Address: vramenm2011@hotmail.com
Self-Represented

REC'D & FILED —
2022 MAY 13 AM 10:00
ANGELA L. LATT
CLERK
BY [Signature] DEPUTY

DISTRICT COURT
CARSON CITY COUNTY, NEVADA

Mayra E. Breguier

Plaintiff,

vs.

Javier Ramirez

Defendant.

CASE NO.: RDR1003911B

DEPT: II /

Order to Proceed in Forma Pauperis

Upon consideration of the movant's Application to Proceed in Forma Pauperis (judge will check one box),

☐ **Denied.** The Court finds that the applicant is not indigent, therefore, IT IS HEREBY ORDERED that the applicant's request to proceed In Forma Pauperis is DENIED.

☒ **Granted.** The Court finds that there is not sufficient income, property, or resources with which to maintain the action, and good cause appearing therefore,

IT IS HEREBY ORDERED that applicant's request to proceed In Forma Pauperis is GRANTED and (your name) Javier Ramirez shall be permitted to proceed with this action pursuant to the terms of this Order.

IT IS FURTHER ORDERED that if the above-named party prevails in this action, the Court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay 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 FURTHER ORDERED that the above-named party shall be permitted to commence or defend the action without costs. The Clerk of Court shall file or issue any necessary writ, process, pleading, or paper without charge.

IT IS FURTHER ORDERED that the Sheriff or other appropriate officer within this State shall make personal service of any necessary writ, pleading, or paper without charge.

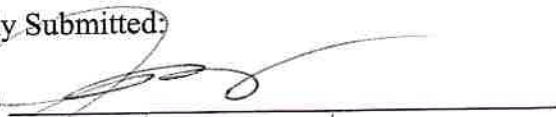
IT IS FURTHER ORDERED that this Order shall not apply to costs for transcripts or recordings of court proceedings. A separate application and order shall be required to waive any such fees.

IT IS FURTHER ORDERED that this Order shall expire one year from the date the Order is filed. The party shall be required to reapply for any further waiver after this Order expires.

DATED this 13 day of May, 2022


DISTRICT COURT JUDGE

Respectfully Submitted:

(Signature) 

(Printed Name) Janie Ramirez

In Proper Person

REC'D & FILED

2022 MAY 13 AM 10:55

DEPUTY CLERK
BY 

In The First Judicial District Court of the State of Nevada
In and for Carson City

MAYRA ARREGUIN,

Petitioner(s),

vs.

JAVIER RAMIREZ RIVAS,

Respondent(s).

Case No.: 12 DR1 00391 1B

Dept. No.: I

CASE APPEAL STATEMENT

1. Name of appellant filing this case appeal statement:
- JAVIER RAMIREZ RIVAS
2. Identify the judge issuing the decision, judgment, or order appealed from:
- HONORABLE JAMES T. RUSSELL
3. Identify each appellant and the name and address of counsel for each appellant:
- JAVIER RAMIREZ RIVAS
1348 TOIABE AVE
GARDNERVILLE, NV 89410
4. Identify each respondent and the name and address of appellate counsel, if known, for each respondent (if the name of a respondent's appellate counsel is unknown, indicate as much and provide the name and address of that respondent's trial counsel):
- MAYRA ARREGUIN
2850 AIRPORT RD., SPC. 5
CARSON CITY, NV 89706

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 - APPEALLANT IN PROPER PERSON IN DISTRICT COURT

9 7. Indicate whether appellant is represented by appointed or retained counsel on appeal:

10 - APPEALLANT IN PROPER PERSON ON APPEAL

11 8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date
12 of entry of the district court order granting such leave:

13 - APPEALLANT PREVIOUSLY GRANTED LEAVE TO PROCEED IN FORMA
14 PAUPERIS ON FEB. 11, 2013; APRIL 18, 2013; ON JUNE 28, 2017; ON
15 DECEMBER 31, 2018; ON NOVEMBER 8, 2020; JUNE 25, 2021; AND ON
16 MAY 13, 2022

17 9. Indicate the date the proceedings commenced in the district court (e.g., date complaint,
18 indictment, information, or petition was filed):

19 - COMPLAINT FOR DIVORCE FILED AUG. 6, 2012

20 10. Provide a brief description of the nature of the action and result in the district court,
21 including the type of judgment or order being appealed and the relief granted by the
22 district court:

23 - ORDER AFTER APRIL 4, 2022 HEARING, FILED APRIL 5, 2022

24 11. Indicate whether the case has previously been the subject of an appeal to or original writ
25 proceeding in the Supreme Court and, if so, the caption and Supreme Court docket
26 number of the prior proceeding:

27 - CASE WAS PREVIOUSLY ON APPEAL SEVERAL TIMES - JAVIER
28 RAMIREZ RIVAS, APPEALLANT VS MAYRA ARREGUIN, RESPONDENT
- CASE NUMBERS 73912;73343; 77818; AND 82508;

12. Indicate whether this appeal involves child custody or visitation:

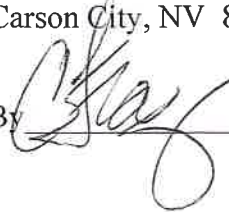
- INVOLVES BOTH CHILD CUSTODY AND VISITATION

13. If this is a civil case, indicate whether this appeal involves the possibility of settlement:

- NOT APPLICABLE.

Dated this 5th day of September, 2017.

SUSAN MERRIWETHER, Carson City Clerk
885 E. Musser St., #3031
Carson City, NV 89701

By  _____, Deputy

12 DR100391 1B

RECEIVED & FILED ✓

IN THE SUPREME COURT OF THE STATE OF NEVADA 2022 MAY 24 AM 11:51

JAVIER RAMIREZ RIVAS,
Appellant,
vs.
MAYRA E. ARREGUIN,
Respondent.

AUSREY ROWATT
CLERK
No. 84723
BY [Signature] DEPUTY

FILED

MAY 20 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER DIRECTING TRANSMISSION OF RECORD

Having reviewed the documents on file in this pro se appeal this court concludes that 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.

[Signature] C.J.

cc: Javier Ramirez Rivas
Mayra E. Arreguin
Carson City Clerk

STATE OF NEVADA,

CARSON CITY.

} ss.

I, AUBREY ROWLATT, Carson City Clerk of Carson City, State of Nevada, and ex-officio Clerk of the District Court, in and for Carson City, do hereby certify that the foregoing is a full, true and correct copy of the original case file designated in the action entitled and numbered 12 DR1 00391 1B:

JAVIER RAMIREZ RIVAS,
vs.

Plaintiff,

MAYRA E. ARREGUIN,

Defendant.

which now remains on file and of record in my office in said Carson City.

In testimony whereof, I have hereunto set my hand and
Affixed my official seal, at Carson City, in said State, this

6th day of June, 2022

Aubrey Rowlatt, Clerk