IN THE COURT OF APPEALS OF THE STATE OF NEVADA

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ADAM MICHAEL SOLINGER,

Appellant,

vs.

CHALESE MARIE SOLINGER,

Respondent.

Case No.:

84832-COA

Electronically Filed Nov 21 2022 11:35 PM Elizabeth A. Brown Clerk of Supreme Court

APPELLANT'S APPENDIX VOLUME 1

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing *Appellant's Appendix* was filed electronically with the Clerk of the Court of Appeals of Nevada in the above-entitled matters on Monday, November 21, 2022. Electronic service of the foregoing document shall be made in accordance with the Master Service List, pursuant to NEFCR 9, as follows:

Alex Ghibaudo, Esq. Michancy Cramer, Esq. Attorneys for Respondent

> <u>/s/ David J. Schoen, IV, ACP</u> An employee of The Abrams & Mayo Law Firm

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04/29/2021	Plaintiff's Opposition To Defendant's Emergency Motion To Allow Witness To Appear Virtually	13	2885 - 2891
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05/03/2021	Plaintiff's Pre-Trial Memorandum	13	2920 - 2945
11/29/2019	Plaintiff's Reply In Support Of Motion To Compel Discovery Responses And For Attorney's Fees	6	1333 - 1345
01/23/2020	Plaintiff's Reply In Support Of Plaintiff's Motion For Reconsideration Of The Court's December 9, 2019 Decision; For Proof Of Chalese's Auto Insurance For The Last Year; And Related Relief; And Opposition To Defendant's Countermotion To Restore Joint Physical Custody And For Attorney's Fees	8	1672 - 1704
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01/06/2020	Receipt Of Check	7	1661
01/06/2020	Receipt Of Check	7	1662
02/28/2020	Receipt Of Check	8	1856
03/20/2020	Receipt Of Check	8	1893
01/25/2022	Receipt of Copy of Transcript	16	3575
12/09/2019	Referral Order For Outsourced Evaluation Services	7	1540
06/11/2019	Reply In Support Of Emergency Motion For A Change Of Custody; For Attorney's Fees And Costs And Related Relief And Opposition To Countermotion For Change Of Custody For Primary Physical And Sole Legal Custody, Psychological Evaluation Of The Plaintiff	2	430 - 453
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FILED	DOCUMENT	VOL.	PAGES
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05/19/2020	Reply In Support Of Motion For An Order To Permit Plaintiff To Retain The Sick Minor Children Pursuant To Their Pediatrician S Directives; For Attorney S Fees And Costs And Related Relief And Opposition To Countermotion For Make-Up Visitation Time; To Admonish Plaintiff To Abide By Joint Legal Custody Standards; For Attorney S Fees; And Related Relief	10	2223 - 2242
03/30/2020	Reply In Support Of Motion For An Order To Show Cause And To Hold Defendant In Contempt Of Court For Violation Of The March 19, 2019 Order, The June 17, 2019 Order, And The Behavior Order Filed March 19, 2019; For Attorney's Fees And Costs And Related Relief And Partial Opposition To Countermotion To Enforce Phone Contact With The Minor Children And For Attorney's Fees	9	1897 - 1918
01/19/2022	Reply In Support Of Motion To Expand Discovery To Include Up ToDate Appclose Messages And Other Messages Sent By The Defendant	15	3407 - 3415
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06/07/2020	Schedule Of Arrearages	10	2363 - 2366
12/06/2019	Second Supplemental Appendix Of Exhibits In Support Of Plaintiff's Response In Support Of Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Fees And Costs	7	1496 - 1536
04/22/2019	Stipulation And Order Modifying Timeshare	1	227 - 229
11/13/2020	Stipulation And Order Regarding Confidentiality Agreement	12	2711 - 2717
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08/28/2019	Substitution Of Attorneys	3	568 - 570
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02/20/2020	Substituttion Of Attorney	8	1812 - 1814
01/09/2019	Summons	1	8 - 9
02/24/2020	Supplemental Appendix Of Exhibits In Support Of Plaintiff's Motion For Reconsideration Of The Court's December 9, 2019 Decision; For Proof Of Chalese's Auto Insurance For The Last Year; And Related Relief	8	1833 - 1849
03/30/2020	Supplemental Appendix Of Exhibits In Support Of Plaintiff's Reply In Support Of Motion For An Order To Show Cause And To Hold Defendant In Contempt Of Court For Violation Of The March 19, 2019 Order, The June 17, 2019 Order, And The Behavior Order Filed March 19, 2019; For Attorney's Fees And Costs And Related Relief And Partial Opposition To Countermotion To Enforce Phone Contact With The Minor Children And For Attorney's Fees	9	1919 - 1959
11/21/2019	Supplemental Appendix Of Exhibits In Support Of Plaintiff's Response In Support Of Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Fees And Costs	5	1182 - 1192
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11/02/2022	Transcript from March 1, 2022 Evidentiary Hearing (Trial Day 3)	20	4156 - 4402
11/02/2022	Transcript from March 2, 2022 Evidentiary Hearing (Trial Day 4)	21	4403 - 4669
11/02/2022	Transcript from March 3, 2022 Evidentiary Hearing (Trial Day 5)	22	4670 - 4770
01/25/2022	Transcript from May 10, 2021 Evidentiary Hearing (Trial Day 1)	16	3416 - 3574

	СОМ		ctronically Filed 1/04/2019
1	ADAM M. SOLINGER, ESQ. Nevada Bar No.: 13963	CL	ERK OF THE COURT
2	LAS VEGAS DEFENSE GROUP, LLC.		
3	2970 West Sahara Avenue Las Vegas, Nevada 89102		
4	Tel: (702) 378-2407 Fax: (702)974-0524		
5	EIGHTH JUDICIAL	DISTRICT C	OURT
6 7	CLARK COUN		
8		NII, NEVAD A	
o 9	ADAM M. SOLINGER		
10	Plaintiff,	CASE NO: DEPT NO:	D-19-582245-D
11	vs.		Dept. I
12	CHALESE M. SOLINGER,		
13	Defendant.		
14			
15	<u>COMPLAINT</u>	FOR DIVORC	R
16			=
17	COMES NOW, Plaintiff, ADAM M	I. SOLINGER, a	and states his cause of action
18	against Defendant, CHALESE M. SOLINGE	ER, as follows:	
19	I. That Plaintiff is a resident of the Sta	te of Nevada, a	nd for a period of more than
20	six weeks before commencement of this act	tion has resided	and been physically present
21	and domiciled therein, and during all of sai	d period of tim	e, Plaintiff has had, and still
22	has, the intent to make said State of Nevad	la, his home, re	sidence, and domicile for an
23	indefinite period of time.		
24	II. That Plaintiff and Defendant were m	arried in Clark	County, Nevada on or about
25	the 12th day of May of 2012 and are husband	l and wife.	
26	III. That there are two (2) minor child	ren of the mari	iage, to-wit: Michael Adam
27	Solinger, born June 16, 2015, now age 3; a	and Marie Leor	a Solinger, born August 28,
28	2017, now age 1. There are no adopted child	Iren, and to the	best of Plaintiff's knowledge,
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1 Defendant is not now pregnant.

2 IV. That the parties should be granted joint legal care, custody, and control of said 3 minor children.

4 V. That the Plaintiff should be awarded primary physical care, custody, and control 5 of said minor children because upon information and belief Defendant intends to relocate 6 to Pahrump, Nevada. The specifics of a holiday schedule are requested to be the standard 7 even and odd arrangement.

8 VI. That child support should be established for said minor children, pursuant to 9 statute and applicable case law, until such time as the children, respectively, (1) become 10 emancipated, or (2) attain the age of eighteen (18) years, the age of majority, unless the child is still attending secondary education when the child reaches eighteen (18) years of age, in which event child support payments shall continue until the child graduates from high school, or attains the age of nineteen (19) years, whichever event occurs first.

VII. That Plaintiff is capable of continuing to provide major medical insurance 15 coverage for the minor children herein, with the parties equally dividing the cost thereof, 16 and all medical, dental (including orthodontic), psychological and optical expenses of 17 said minor children not covered by said insurance, until such time as the children, 18 respectively, (1) become emancipated, or (2) attain the age of eighteen (18) years, the age 19 of majority, unless the child is still attending secondary education when the child reaches 20 21 eighteen (18) years of age, in which event said medical coverage shall continue until the 22 child graduates from high school, or attains the age of nineteen (19) years, whichever 23 event occurs first. Additionally, the Court should order the 30/30 Rule for payment of all 24 unreimbursed medical and/or dental expenses.

25 VIII. That the tax deduction should be given to the Plaintiff as he is seeking 26 primary physical custody.

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IX. That Plaintiff does not agree that spousal support is appropriate in this case.

X. That the community property of the parties herein to be adjudicated by the Court,

1 the nature and extent of which may not be fully known to Plaintiff at this time, which 2 includes but is not limited to, the following: 3 a. The marital residence located at 8500 Highland View Ave, Las Vegas, 4 Nevada 89145, of which a portion of the house consists of a separate gift 5 of equity from Michael Solinger to Adam Solinger, titled in the name of 6 Adam Solinger and Chalese Solinger, and subject to the mortgage thereon; 7 b. Joint bank and investment accounts, including accounts at Bank of 8 America; 9 c. Plaintiff's retirement plans including an ADP ROTH 401k subject to a 10 QDRO analysis; 11 d. Such other assets as may be determined through ongoing discovery during 12 the course of this action; and 13 e. Household furniture, furnishings, and other personal property obtained 14 during the parties' marriage. 15 XI. That there are community debts of the parties herein to be adjudicated by the 16 Court, the nature and extent of which may not be fully known to Plaintiff at 17 this time, which includes, but is not limited to, the following: 18 a. Any joint credit card debits. 19 20 XII. That there may be separate property of Plaintiff, which should be confirmed to 21 him, including but not limited to the following: 22 a. Plaintiff's personal property acquired prior to the marriage; and 23 b. Plaintiff's clothing, jewelry, and other personalities. 24 XIII. That Plaintiff requests this Court to jointly restrain the parties herein in 25 accordance with the terms of the Joint Preliminary Injunction to be issued 26 herewith. 27 XIV. That Plaintiff does not request a name change. 28 XV. That the parties hereto are incompatible in marriage.

|| WHEREFORE, Plaintiff prays judgment as follows:

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- That the bonds of matrimony now and heretofore existing between Plaintiff and Defendant be dissolved; that Plaintiff be granted an absolute Decree of Divorce; and that each of the parties hereto be restored to the status of a single, unmarried person;
 - 2. That the parties be awarded joint legal care, custody, and control of the minor children herein;
 - 3. That Plaintiff be awarded primary physical care, custody, and control of the minor children.

4. That child support should be established for said minor children, pursuant to statute and applicable case law, until such time as the children, respectively, (1) become emancipated, or (2) attain the age of eighteen (18) years, the age of majority, unless the child is still attending secondary education when the child reaches eighteen (18) years of age, in which event child support payments shall continue until the child graduates from high school, or attains the age of nineteen (19) years, whichever event occurs first.

5. For the Court to confirm that Plaintiff shall continue to maintain major medical insurance coverage for the minor children herein until such time as the children, respectively, (1) become emancipated, or (2) attain the age of eighteen (18) years, the age of majority, unless the child is still attending secondary education when the child reaches eighteen (18) years of age; in which event child support payments shall continue until the child graduates from high school, or attains the age of nineteen (19) years, whichever event occurs first.

6. For the Court to order that the parties equally divide all medical, dental (including orthodontic), psychological, or optical expenses of said minor children not covered by insurance, until such time as the children, respectively, (1) become emancipated, or (2) attain the age of eighteen (18) years, the age of majority,

1	unloss the shild is still attending secondary charaction 1 at 1111
_	unless the child is still attending secondary education when the child reaches
2	eighteen (18) years of age, in which event child support payments shall continue
3	until the child graduates from high school, or attains the age of nineteen (19)
4	years, whichever event occurs first and that unreimbursed medical and/or dental
5	expenses be subject to the 30/30 rule
6	7. For the Court to refrain from ordering alimony/spousal support in this case.
7	8. That this Court makes an equitable division of the community assets;
8	9. That this Court make an equitable division of the community obligations;
9	10. That this Court confirm to each party his/her separate property and debts;
10	11. That this Court issue its Joint Preliminary Injunction enjoining the parties
11 12	pursuant to the terms stated therein;
12	12. For such other and further relief as the Court may deem just and proper in the
13	premises.
15	
16	
17	DATED this $4^{\pm 1}$ day of January, 2019.
18	Cell
19	ADAM M. SOLINGER, ESQ.
20	Nevada Bar No.13963 2970 West Sahara Avenue
21	Las Vegas, Nevada 89102
22	
23	
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26	
27	
28	
	-5-
•	I I

1	VERIFICATION		
2			
3	STATE OF NEVADA)COUNTY OF CLARK) SS:		
4	COULT OF CLARK JBB.		
5	ADAM M. SOLINGER, being first duly sworn, deposes and says:		
6	That I am the Plaintiff herein; that I have read the foregoing Complaint for		
7	Divorce and the same is true of my own knowledge, except for those matters which are		
8	therein stated upon information and belief, and as to those matters, I believe them to be		
9	true.		
10			
11			
12	CUST		
13 14	ADAM M. SOLINGER		
14			
16	SUBSCRIBED AND SWORN to before me by Adam M. Solinger		
17	this <u>day of January</u> , 2019.		
18	BEVERLY MARTINEZ Notary Public, State of Nevada		
19	Beverly RU articles		
20	NOTARY PUBLIC in and for said County and State		
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Electronically Filed 01/04/2019		
Atuns Aunin		
CLERK OF THE COURT		

REQT		
Name: Adam M. Solinger		
Address: 2970 W. Sahara Ave		
Las Vegas, NV 89102		
Telephone: 702-378-2407		
Email Address: adam@702defense.com		
In Proper Person		

DISTRICT COURT CLARK COUNTY, NEVADA

ī

Adam M. Solinger Plaintiff,	CASE NO	D-19-582245-D
VS.	DEPT:	Dept. I
Chalese M. Solinger		
Defendant.		

REQUEST FOR ISSUANCE OF JOINT PRELIMINARY INJUNCTION

I respectfully request that the Court issue a Joint Preliminary Injunction in the aboveentitled action pursuant to EDCR 5.517.

DATED January 4 , 2019

Submitted By: ▶

(print your name) Adam M. Solinger

© 2017 Family Law Self-Help Center

Request for JPI

CLARK Adam M. Solinger Plaintiff, vs. Chalese M. Solinger	STRICT COURT COUNTY, NEV		, 1,		
Plaintiff's Name: <u>Adam M. Solinger</u> Address: <u>2970 W. Sahara Ave</u> Las Vegas, NV 89102 Telephone: <u>702-378-2407</u> Email Address: <u>adam@702defense.com</u> In Proper Person DIS CLARK Adam M. Solinger Plaintiff, vs. Chalese M. Solinger	CASE NO.: _ DEPT: _	ADA D-19-582245-D			
Plaintiff's Name: <u>Adam M. Solinger</u> Address: <u>2970 W. Sahara Ave</u> Las Vegas, NV 89102 Telephone: <u>702-378-2407</u> Email Address: <u>adam@702defense.com</u> In Proper Person DIS CLARK Adam M. Solinger Plaintiff, vs. Chalese M. Solinger	CASE NO.: _ DEPT: _	VADA D-19-582245-D			
Address: 2970 W. Sahara Ave Las Vegas, NV 89102 Telephone: 702-378-2407 Email Address: adam@702defense.com In Proper Person DIS CLARK Adam M. Solinger Plaintiff, vs. Chalese M. Solinger	CASE NO.: _ DEPT: _	VADA D-19-582245-D			
Las Vegas, NV 89102 Telephone: 702-378-2407 Email Address: adam@702defense.com In Proper Person DIS CLARK Adam M. Solinger Plaintiff, vs. Chalese M. Solinger	CASE NO.: _ DEPT: _	VADA D-19-582245-D			
Email Address: <u>adam@702defense.com</u> In Proper Person DIS CLARK Adam M. Solinger Plaintiff, vs. Chalese M. Solinger	CASE NO.: _ DEPT: _	VADA D-19-582245-D			
In Proper Person DIS CLARK Adam M. Solinger Plaintiff, vs. Chalese M. Solinger	CASE NO.: _ DEPT: _	VADA D-19-582245-D			
DIS CLARK Adam M. Solinger Plaintiff, vs. Chalese M. Solinger	CASE NO.: _ DEPT: _	VADA D-19-582245-D			
CLARK Adam M. Solinger Plaintiff, vs. Chalese M. Solinger	CASE NO.: _ DEPT: _	VADA D-19-582245-D			
Plaintiff, vs. Chalese M. Solinger	DEPT: _				
Plaintiff, vs. Chalese M. Solinger	DEPT: _				
vs. Chalese M. Solinger	DEPT: _				
Chalese M. Solinger	_	Dept. I			
Chalese M. Solinger	SUMMONS				
D C 1	SUMMONS				
Defendant.		â			
WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND IN WRITING WITHIN 20 DAYS. READ THE INFORMATION BELOW VERY CAREFULLY.					
		2			
To the Defendant named above: A civil complaint or petition has been filed by the Plaintiff against you for the relief as set forth in that document (see the complaint or petition). The object of this action is: <i>(check one)</i>					
			Divorce.		
			Annulment.		
 Legal Separation. Custody, Paternity, Visitation, and/or Child Support. 					
Other:					
Clark County Family Law Self-Help Center	1	Summons – Rev. March 2015			
		81			
	NOTICE! YOU HAVE BEEN SUED WITHOUT YOUR BEING HEARD I 20 DAYS. READ THE INFORMATIC To the Defendant named above: A civil complaint or petition has been forth in that document (see the complaint Divorce. Annulment. Legal Separation. Custody, Paternity, Visitation, Other:	NOTICE! YOU HAVE BEEN SUED. THE COURT WITHOUT YOUR BEING HEARD UNLESS YOU R 20 DAYS. READ THE INFORMATION BELOW VEF To the Defendant named above: A civil complaint or petition has been filed by the Pla forth in that document (see the complaint or petition). The Divorce. Annulment. Legal Separation. Custody, Paternity, Visitation, and/or Child Supp Other:	NOTICE! YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND IN WRITING WITHIN 20 DAYS. READ THE INFORMATION BELOW VERY CAREFULLY. To the Defendant named above: A civil complaint or petition has been filed by the Plaintiff against you for the relief as set forth in that document (see the complaint or petition). The object of this action is: <i>(check one)</i> Divorce. Annulment. Legal Separation. Other:		

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1	If you intend to defend this lawsuit, within 20 days after this summons is served on you		
2	(not counting the day of service), you must:		
3	1. File with the Clerk of Court, whose address is shown below, a formal written answer to		
4	the complaint or petition.		
5	 Pay the required filing fee to the court, or file an Application to Proceed In Forma Pauperis and request a waiver of the filing fee. 		
6			
7			
8	3. Serve a copy of your answer upon the Plaintiff whose name and address is shown below.		
9			
10	If you fail to respond, the Plaintiff can request your default. The court can then enter a		
11	judgment against you for the relief demanded in the complaint or petition.		
12	STEVEN D. GRIERSON CLERK OF COURT		
13		_	
14	By: Omy Mulum 1/4/ Deputy Clefk Date	19	
15	Family Courts and Services Center		
16 17	601 North Pecos Road Las Vegas, Nevada 89155		
17	Regional Justice Center		
19	200 Lewis Avenue Las Vegas, Nevada 89155		
20	Issued on Behalf of Plaintiff:		
21	Plaintiff's Name: Adam M. Solinger		
22	Address: 2970 W. Sahara Ave		
22	City, State, Zip Las Vegas, NV 89102		
23			
24	Information and forms to assist you are available, free of charge, at the Family Law Self Help Center at the Family Courts and Services		
25	the Family Law Self-Help Center at the Family Courts and Services Center, 601 N. Pecos Road, Las Vegas, Nevada, and on the center's website at <u>www.familylawselfhelpcenter.org</u> .		
	©Clark County Family Law Self-Help Center 2 Summons – Rev. March 2015		

PSER LAS VEGAS DEFENSE GROUP 2970 W. SAHARA AVE. Las Vegas, NV 89102 702-333-3673 *Attorney for:* Plaintiff

Electronically Filed 1/9/2019 4:30 PM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY NEVADA

ADAM M. SOLINGER

Plaintiff

CHALESE M. SOLINGER

Defendant

Case Number: D-19-582245-D

Dept/Div:

PROOF OF SERVICE

TINA J. SANCHEZ, being duly sworn deposes and says: that at all times herein affiant was and is a citizen of the United States, over 18 years of age, licensed to serve civil process in the state of Nevada under license #389, and not a party to or interested in the proceeding in which this affidavit is made. The affiant received on Monday January 07 2019; 1 copy(ies) of the:

SUMMONS; COMPLAINT FOR DIVORCE; REQUEST FOR ISSUANCE OF JOINT PRELIMINARY INJUNCTION; JOINT PRELIMINARY INJUNCTION

I served the same on Monday January 07 2019 at 06:55PM by:

Serving Defendant CHALESE M. SOLINGER

by serving: CHALESE M. SOLINGER at the Defendant's Home located at 8500 HIGHLAND VIEW AVE, LAS VEGAS, NV 89145.

	$\cap \Lambda$
Pursuant to NRS 53.045, I declare under the penalty	of perjury ugder the law of the State of Nevada
that the forgoing is true and correct.	Jina Han Ohay
Executed: Tuesday January 08 2019	Juna Altarit Vican

Affiant/TINA J. SANCHEZ #R-038221 LEGAL WINGS, INC. - NV LIC #389 1118 FREMONT STREET Las Vegas, NV 89101 (702) 384-0305, FAX (702) 384-8638

8564400.580079

1 2 3	JPI DISTRICT COURT CLARK COUNTY, NEVADA ****		
4	ADAM MICHAEL SOLINGER, PLAINTIFF CASE NO: D-19-582245-D		
5	VS. DEPARTMENT I		
6	CHALESE MARIE SOLINGER,		
7	DEFENDANT.		
8			
9	JOINT PRELIMINARY INJUNCTION		
10	Notice: This injunction is effective upon the requesting party when issued and against the other party when served. This injunction shall remain in effect from the time of its issuance until trial or until dissolved or modified by the court.		
11			
12			
13	TO: Plaintiff and Defendant:		
14	PURSUANT TO EIGHTH JUDICIAL COURT RULE 5.517, YOU, AND ANY		
15	OFFICERS, AGENTS, SERVANTS, EMPLOYEES OR A PERSON IN ACTIVE		
16	CONCERT OR PARTICIPATION WITH YOU, ARE HEREBY PROHIBITED AND		
17	RESTRAINED FROM:		
18	1. Transferring, encumbering, concealing, selling or otherwise disposing of any of your		
19	joint, common or community property of the parties or any property which is the		
20	subject of a claim of community interest, except in the usual course of conduct or for		
21	the necessities of life or for retention of counsel for the case in which this Injunction		
22	is obtained; or cashing, borrowing against, canceling, transferring, disposing of, or		
23	changing the beneficiaries of:,		
24	a. Any retirement benefits or pension plan held for the benefit (or election for		
25	benefit) of the parties or any minor child; orb. Any insurance coverage, including life, health, automobile, and disability		
26	b. Any insurance coverage, including file, hearin, automobile, and disability coverage;		
27	without the written consent of the parties or the permission of the court.		
27			
20			

1	2. Molesting, harassing, stalking, disturbing the peace of or committing an assault or
2	battery on the person of the other party or any child, stepchild, other relative or family
3	pet of the parties.
4	3. Relocating any child of the parties under the jurisdiction of the State of Nevada from the state without the prior written consent of all parties with custodial rights or the
5	permission of the court.
6	
7	DATED this 4th day of January, 2019:
8	ntex
9	Bryce C. Duckworth
10	Presiding Judge, Family Division
11	
12	- Andrew - Printer
13	COURT
14	
15	
16	A CONTRACT OF
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		Electronically File 1/29/2019 10:46 AN Steven D. Grierson CLERK OF THE CO	
1	DFLT	(Aller 1)	-
2	Name: Adam M. Solinger		
3	Address: <u>2970 W. Sahara Ave.</u> City, State, Zip: <u>Las Vegas, NV 89102</u>		
4	Phone: 702-378-2407 Email: adam@702defense.com		
5	Self-Represented		
6			
7 8	CLARK COUNTY, NEVADA		
9		NO.: <u>D-19-582245-D</u>	
10	Plaintiff, DEPT	: <u>I</u>	
11 12	vs.		
12	Chalese M. Solinger	DEFAULT	
14	Defendant.		
15			
16	It appearing from the files and records in the		
17	Defendant), Chalese M. Solinger		
18	duly served with a copy of the Summons and Comple	•	
19	(auy) $\underline{7}$, 2019 , that more than 20 days,		
20	or other appearance having been filed and no further time having been granted, the default of the		
21	above-named Defendant for failing to answer or otherwise plead to Plaintiff's Complaint is		
22	hereby entered.		
23	STEV	YEN D. GRIERSON, CLERK OF COURT	
24	By:	1/29/2019	
25	Deput Par	y Clerk Date	
26	(en th	DISTRICT &	
27	Submitted By:)	- OF NEVIDAU	
28	(Scheck one) E Plaintiff / Defendant in Proper Person	J	
	© 2017 Family Law Salf Halp Cantor	Default	
	© 2017 Family Law Self-Help Center	Dolaut	

Electronically Filed 1/31/2019 4:53 PM Steven D. Grierson CLERK OF THE COURT

AFFT

Name: Adam M. Solinger Address: 2970 W. Sahara Ave. Las Vegas, NV 89102 Telephone: 702-378-2407 Email Address: adam@702defense.com In Proper Person

DISTRICT COURT CLARK COUNTY, NEVADA

Adam Michael Solinger	CASE NO.: D-19-582245-D
Plaintiff,	DEPT: [
vs.	
Chalese Marie Solinger	AFFIDAVIT OF RESIDENT WITNESS
Defendant.	

I, (resident witness' name) Adam Michael Solinger, swear under

penalty of perjury that the following statements are true and correct.

- I am over the age of eighteen (18) and competent to testify of my own knowledge to the following.
- To my personal knowledge, (name of spouse whose residency is being established)
 Chalese Marie Solinger lives at (street, city, state)
 8500 Highland View Ave Las Vegas, NV 89145

and has been physically living within the State of Nevada on a daily basis for at least six (6) weeks prior to the filing of this action.

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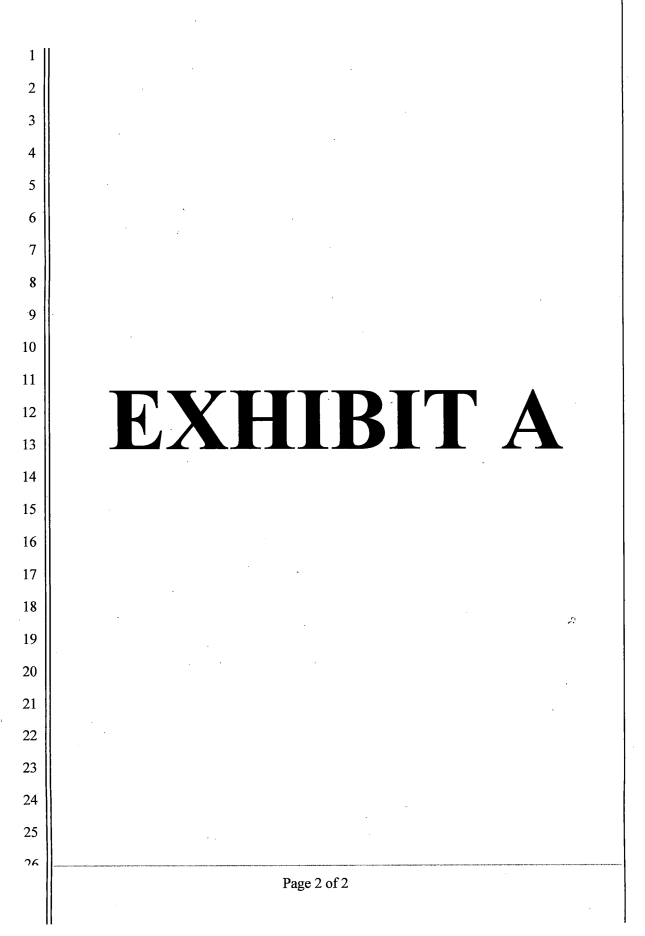
1

- 4. To my personal knowledge, (name of spouse whose residency is being established) <u>Chalese Marie Solinger</u> has physically lived in the State of Nevada since (date) July 2011
- 5. I see the named party an average of (number) 1_____ times per week.
- 6. I know the named party because (*explain how you know the spouse*) We were in a dating relationship since July of 2008 and moved here in July 2011.
- I know of my own personal knowledge that (name of person whose residency is being established) Chalese Marie Solinger is a bona fide resident of the State of Nevada.

Pursuant to NRS 53.045, I declare under penalty of perjury that the foregoing is true and correct.

Executed on (date) 1/3//19 (Signature) Ccom Definition Solinger (Printed Name) Adam Michael Solinger

	Electronically Filed 02/01/2019					
1	MISC Action Stream					
2	ADAM M. SOLINGER 2970 W. Sahara Ave					
3	Las Vegas, NV 89102 702-378-2407					
4	Adam@702defense.com In Proper Person					
5						
6						
7	DISTRICT COURT					
8	CLARK COUNTY, NEVADA					
9	Adam Michael Solinger					
10	Case No.:D-19-582245-DPlaintiff,Dept. No.:					
11	VS.					
12	Chalese Marie Solinger					
13	Defendant.					
14						
15	CERTIFICATE OF COMPLETION COPE CLASS					
16	Attached as exhibit A is a certificate of completion for the COPE class.					
17	DATED this 15t day of February, 2015.					
18	Pursuant to NRS 53.045, I declare under penalty of perjury that the foregoing is true and correct.					
19	182					
20	Adam M. Solinger (signature)					
20	2970 W. Sahara Ave Las Vegas, NV 89102					
21	702-378-2407 adam@702defense.com					
22						
23						
24						
25 76						
	Page 1 of 2					





Extended Learning Center, Inc ® PO BOX 3804 Paso Robles, CA 93447-3804 (866) 504-2883

CERTIFICATE OF COMPLETION

This certifies that

Adam Solinger

has successfully completed the

Co-Parenting CARE Program

I certify under penalty of perjury that the foregoing is true & correct.

(parent signatu

Date of Registration Jan 29, 2019 Date of Completion Jan 31, 2019 Court Case Number D-19-582245-D

District Clark, Nevada

Delivery Type Electronic

Administrator OnlineParentingPrograms Certificate OPP_40299184

IMPORTANT NOTIFICATION

This is your official Certificate of Completion. Submit this certificate to your attorney or the judge assigned to your case. Only official copies will be accepted.

Judith C. Dyers-Walls Director of Education

VERIFICATION URL https://www.onlineparentingprograms.com/view-certificate/5c50a9916b3b1.html FDF Name: Louis C. Schneider, Esq. Address: 430 So. 7th Street Las Vegas Nevada 89101 Phone: 702-435-2121 Email: Icslawllc@gmail.com Attorney for Chalese Marie Solinger Nevada State Bar No. 9683 Electronically Filed 2/1/2019 9:51 AM Steven D. Grierson CLERK OF THE COURT

Eighth Judicial District Court

Clark County____, Nevada

ADAM M. SOLINGER	Case No. D-19-582245-D
Plaintiff,	
	Dept. I
vs.	
CHALESE M. SOLINGER	
Defendant.	

GENERAL FINANCIAL DISCLOSURE FORM

A. Personal Information:

- 1. What is your full name? (first, middle, last) CHALESE MARIE SOLINGER
- 2. How old are you? 28

3. What is your date of birth? 11/17/1990

4. What is your highest level of education?

B. Employment Information:

- 1. Are you currently employed/ self-employed? (*Check one*)
 - 🛛 No

□ Yes If yes, complete the table below. Attached an additional page if needed.

Date of Hire	Employer Name	Job Title	Work Schedule (days)	Work Schedule (shift times)

2. Are you disabled? (*M check one*)

☑ No □ Yes

C. Prior Employment: If you are unemployed or have been working at your current job for less than 2 years, complete the following information.

Rev. 8-1-2014

Page 1 of 8

Monthly Personal Income Schedule

A. Year-to-date Income.

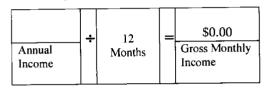
As of the pay period ending _____ my gross year to date pay is _____.

B. Determine your Gross Monthly Income.

Hourly Wage

Hourly WageNumber of hours worked per week= \$0.00 Weekly Income	$\times \begin{vmatrix} 52 \\ Weeks \end{vmatrix} =$	\$0.00 Annual Income	÷ 12 Months	= \$0.00 Gross Monthly Income
--	--	----------------------------	----------------	-------------------------------------

Annual Salary



C. Other Sources of Income.

Source of Income	Frequency	Amount	12 Month Average		
Annuity or Trust Income					
Bonuses	<u> </u>				
Car, Housing, or Other allowance:					
Commissions or Tips:					
Net Rental Income:					
Overtime Pay					
Pension/Retirement:					
Social Security Income (SSI):					
Social Security Disability (SSD):	<u> </u>				
Spousal Support					
Child Support					
Workman's Compensation					
Other:					
Total A	Total Average Other Income Received				

Total Average Gross Monthly Income (add totals from B and C above)	\$0.00
--	--------

D. Monthly Deductions

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

Business/Self-Employment Income & Expense Schedule

A. Business Income:

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

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

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

Personal Expense Schedule (Monthly)

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

Expense	Monthly Amount I Pay	For Me	Other Party	For Both
Alimony/Spousal Support				
Auto Insurance				
Car Loan/Lease Payment				
Cell Phone		<u> </u>		
Child Support (not deducted from pay)				
Clothing, Shoes, Etc	100.00	✓		
Credit Card Payments (minimum due)	200.00	✓		
Dry Cleaning				
Electric				
Food (groceries & restaurants)	350.00	✓		
Fuel	150.00	✓		
Gas (for home)				
Health Insurance (not deducted from pay)				
НОА				
Home Insurance (if not included in mortgage)				
Home Phone				
Internet/Cable	145.00	✓		
Lawn Care				
Membership Fees				
Mortgage/Rent/Lease	660.00	✓		
Pest Control				
Pets	100.00	✓		
Pool Service				
Property Taxes (if not included in mortgage)				
Security				
Sewer				
Student Loans				
Unreimbursed Medical Expense		<u></u>		ļ
Water	100.00	 ✓ 		
Other:				
Total Monthly Expenses	1,805.00			

Household Information

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

	Child's Name	Child's DOB	Whom is this child living with?	Is this child from this relationship?	Has this child been certified as special needs/disabled?
1 st	MICHAEL SOLINGER	06/16/15	мом	YES	NO
2 nd	MARIE SOLINGER	08/28/17	МОМ	YES	NO
3 rd					
4 th					

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

Type of Expense	1 st Child	2 nd Child	3 rd Child	4 th Child
Cellular Phone				
Child Care				
Clothing				
Education				
Entertainment				
Extracurricular & Sports	· · · · · · · · · · · · · · · · · · ·			
Health Insurance (if not deducted from pay)				
Summer Camp/Programs				
Transportation Costs for Visitation				
Unreimbursed Medical Expenses				
Vehicle				
Other:				
Total Monthly Expenses	0.00	0.00	0.00	0.00

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

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

Personal Asset and Debt Chart

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

Line	Description of Asset and Debt Thereon	Gross Value		Total Amount Owed		Net Value	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.		\$	-	\$		\$ 0.00	
2.		\$	-	\$	=	\$ 0.00	
3.		\$	-	\$	=	\$ 0.00	
4.		\$	-	\$	=	\$ 0.00	
5.		\$	-	\$	=	\$ 0.00	
6.		\$	-	\$	=	\$ 0.00	
7.		\$	-	\$	=	\$ 0.00	
8.		\$	-	\$	=	\$ 0.00	
9.		\$	-	\$	=	\$ 0.00	
10.		\$	-	\$	=	\$ 0.00	
11.		\$	-	\$	=	\$ 0.00	
12.		\$	-	\$	=	\$ 0.00	
13.		\$	-	\$	=	\$ 0.00	
14.		\$	- -	\$	=	\$ 0.00	
15.		\$	-	\$	=	\$ 0.00	
L	Total Value of Assets (add lines 1-15)	\$0.00	-	\$0.00	=	\$ 0.00	

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

Line #	Description of Credit Card or Other Unsecured Debt	Total Amount owed	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.		\$	
2.		\$	
3.		\$	
4.		\$	
5.		\$	
6.		\$	
Total Unsecured Debt (add lines 1-6)		\$ 0.00	

CERTIFICATION

Attorney Information: Complete the following sentences:

1.	I (have/have not) retained an attorney for this case.
2.	As of the date of today, the attorney has been paid a total of \$ on my behalf.
3.	I have a credit with my attorney in the amount of \$
4.	I currently owe my attorney a total of \$
5.	I owe my prior attorney a total of \$

IMPORTANT: Read the following paragraphs carefully and initial each one.

I swear or affirm under penalty of perjury that I have read and followed all instructions in completing this Financial Disclosure Form. I understand that, by my signature, I guarantee the truthfulness of the information on this Form. I also understand that if I knowingly make false statements I may be subject to punishment, including contempt of court.

I have attached a copy of my 3 most recent pay stubs to this form.

I have attached a copy of my most recent YTD income statement/P&L statement to this form, if self-employed.



I have not attached a copy of my pay stubs to this form because I am currently unemployed.

Signature

23/19 K Date

LOUIS C. SCHNEIDER, ESQ. Nevada Bar Number: 009683 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-435-2121 Fax: 702-431-3807 jhhowardesq@hotmail.com Attorney for the Defendant/Counterclaima Adam M. Solinger	Electronically Filed 2/4/2019 9:41 AM Steven D. Grierson CLERK OF THE COURT
EIGHTH JUD	DICIAL DISTRICT COURT
FAI	MILY DIVISION
CLARK	COUNTY, NEVADA
ADAM M. SOLINGER,)
Plaintiff,) Case Number: D-19-582245-D) Department: I
VS.))
CHALESE M. SOLINGER,	
Defendant.	
ADAM M. SOLINGER,	
Counterclaimant,	
vs.	
CHALESE M. SOLINGER,	
Counterdefendant.	
ANSWER A	AND COUNTERCLAIM
COMES NOW, the Defendant/C	Counterclaimant, CHALESE M. SOLINGER, by and
through her attorney, LOUIS C. SCH	NEIDER, ESQ., of the Law Offices of LOUIS C.
SCHNEIDER, LLC., and for answer to Pl	laintiff/Counterdefendant's Complaint for Custody on file
herein, admits, denies and alleges as follow	ws:
In answer to Paragraphs 1, 2, 3, 7	7, 10, 11, 12, 13 and 15 of Plaintiff/Counterdefendant's
Complaint for Custody, Defendant/Counter	erclaimant admits the allegations contained therein.
In answer to Paragraph 4, 5, 8, 9, 11	, 17 and 18 of Plaintiff/Counterdefendant's Complaint for
Custody, Defendant/Counterclaimant deni	es each and every allegation contained therein.
	Page 1 of 9

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In answer to Paragraph 6 of Plaintiff/Counterdefendant's Complaint for Custody, Defendant/Counterclaimant admits that child support should be set in accordance with the Nevada law based upon custody but denies that Plaintiff/Counterdefendant should be awarded primary physical custody. In answer to Paragraphs 14 of Plaintiff/Counterdefendant's Complaint for Custody,

Defendant/Counterclaimant is without sufficient knowledge to confirm or deny the allegations contained therein.

WHEREFORE, prays that the Plaintiff/Counterdefendant take nothing by way of her Complaint.

COUNTERCLAIM

That Defendant/Counterclaimant is, and for a period of more than six (6) weeks
 immediately preceding the commencement of this Custody action has been, an actual bona fide
 resident of the State of Nevada, and now resides and is domiciled therein, and during all of said
 period of time, he has had, and continues to have the intent to make the State of Nevada his home,
 residence and domicile for an indefinite period of time.

That Defendant/Counterclaimant and Plaintiff/Counterdefendant were married on or
 about May 12, 2012 and ever since have lived as husband and wife.

3. That there is two (2) minor children born to the parties, to-wit: Michael Adam
Solinger, born June 16, 2015, and Marie Leona Solinger, born August 28, 2017. There are no minor
children adopted, and Plaintiff/Counterdefendant is not now pregnant to the best of
Defendant/Counterclaimant's knowledge.

4. That the minor children have continually resided in the State of Nevada since birth and
there are no custody proceedings pending in any other jurisdiction and the following mandatory
notices are applicable;

The Parties are on notice that they are subject to the requirements of NRS 125C.0045(6) and
NRS 125C.0045(7):

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PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS

Page 2 of 9

1 PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right of custody to a child 2 or any parent having no right of custody to the child who willfully detains, conceals, or removes the child from a parent, guardian or other person having lawful custody 3 or a right of visitation of the child in violation of an order of this Court, or removes the child from the jurisdiction of the Court without the consent of either the Court or 4 all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130. 5 6 NOTICE IS HEREBY GIVEN that the terms of the Hague Convention of October 25, 1980, 7 adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent 8 abducts or wrongfully retains a child in a foreign country. The minor child is a habitual resident of 9 Clark County, Nevada. 10 The parties are also placed on notice of the following provisions in NRS 125C.0045(8). 11 If a parent of the child lives in a foreign country or has significant commitments in a foreign 12 country: 13 (a) The parties may agree, and the court shall include in the order for custody of the child, that the 14 United States is the country of habitual residence of the child for the purposes of applying the terms 15 of the Hague Convention as set forth in subsection 7. 16 (b) Upon motion of one of the parties, the court may order the parent to post a bond if the court 17 determines that the parent poses an imminent risk of wrongfully removing or concealing the child 18 outside the country of habitual residence. The bond must be in an amount determined by the court and 19 may be used only to pay for the cost of locating the child and returning the child to his or her habitual 20 residence if the child is wrongfully removed from or concealed outside the country of habitual 21 residence. The fact that a parent has significant commitments in a foreign country does not create a 22 presumption that the parent poses an imminent risk of wrongfully removing or concealing the child. 23 The parties are also placed on notice of the following provisions in NRS 125C.006 24 1. If primary physical custody has been established pursuant to an order, judgment or decree 25 of a court and the custodial parent intends to relocate his or her residence to a place outside of this 26 State or to a place within this State that is at such a distance that would substantially impair the ability 27 of the other parent to maintain a meaningful relationship with the child, and the custodial parent 28

Page 3 of 9

1	desires to take the child with him or her, the custodial parent shall, before relocating:
2	(a) Attempt to obtain the written consent of the noncustodial parent to relocate with the child; and
3	(b) If the noncustodial parent refuses to give that consent, petition the court for permission to
4	relocate with the child.
5	2. The court may award reasonable attorney's fees and costs to the custodial parent if the court
6	finds that the noncustodial parent refused to consent to the custodial parent's relocation with the child:
7	(a) Without having reasonable grounds for such refusal; or
8	(b) For the purpose of harassing the custodial parent.
9	3. A parent who relocates with a child pursuant to this section without the written consent of
10	the noncustodial parent or the permission of the court is subject to the provisions of NRS 200.359.
11	The parties also placed on Notice of the following provisions in NRS 125C.0065:
12	1. If joint physical custody has been established pursuant to an order, judgment or decree of
13	a court and one parent intends to relocate his or her residence to a place outside of this State or to a
14	place within this State that is at such a distance that would substantially impair the ability of the other
15	parent to maintain a meaningful relationship with the child, and the relocating parent desires to take
16	the child with him or her, the relocating parent shall, before relocating:
17	(a) Attempt to obtain the written consent of the non-relocating parent to relocate with the child;
18	and
19	(b) If the non-relocating parent refuses to give that consent, petition the court for primary physical
20	custody for the purpose of relocating.
21	2. The court may award reasonable attorney's fees and costs to the relocating parent if the court
22	finds that the non-relocating parent refused to consent to the relocating parent's relocation with the
23	child:
24	(a) Without having reasonable grounds for such refusal; or
25	(b) For the purpose of harassing the relocating parent.
26	3. A parent who relocates with a child pursuant to this section before the court enters an order
27	granting the parent primary physical custody of the child and permission to relocate with the child is
28	
	Page 4 of 9

1	subject to the provisions of NRS 200.359.
2	The parties are also placed on notice of the following:
3	NRS 125.007 regarding the collection of child support payments through mandatory wage
4	withholding or assignment of income;
5	NRS 31A regarding the enforcement of a child support obligation and the collection of
6	delinquent child support;
7	NRS 125B.145 regarding the review of child support at any time due to changed
8	circumstances and at least every three years following the entry of the child support order.
9	6. That all NOTICE PROVISIONS contained in this Complaint should be made into
10	orders of the Court and the Court should retain jurisdiction to enforce the orders contained herein and
11	for all purposes relative to the custody and support of the minor child.
12	7. That due to Plaintiff/Counterdefendant refusal to cooperate with regards to medically
13	necessary procedure for the minor child Defendant/Counterclaimant and are each fit and proper
14	persons to share the joint legal custody of their minor child. Joint Legal Custody should be defined
15	as the following:
16	That each party should use all reasonable resources and efforts to promote a positive re-
17	lationship between the minor child and the other party.
18	That neither party should disparage or undermine the child's relationship with the other party.
19	That the parties should exert every reasonable effort to foster feelings of affection between
20	themselves and the child, recognizing that frequent and continuing association and communication
21	between both parties, with the child, is in the best interest and welfare of the minor child.
22	That the parties should consult and cooperate with each other in substantial questions relating
23	to the religious upbringing, educational needs, significant changes in social environment, and health
24	care of the minor child.
25	That the parties should have equal and full access to medical and school records pertaining
26	to the minor child and be permitted to independently consult with any and all professionals involved
27	with her.
28	
	Page 5 of 9

That each party should be empowered to obtain emergency health care for the child without the consent of the other party. Each party should notify the other party as soon as reasonably practicable of any illness requiring medical attention or any emergency involving the child.

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That each party should provide the other party with the address and telephone number at which the minor child reside and to notify the other party prior to any change of address and provide the telephone number as soon as it is assigned.

That each party should be entitled to reasonable telephone communication with the child.
Each party is restrained from unreasonably interfering with the child's right to privacy during such
telephone conversations. Telephone conversations should be initiated by either the child or parent,
and are to occur during reasonable hours.

8. That the parties should be awarded joint physical custody of the minor child. The
weekly custody and visitation schedule and the holiday and vacation schedule should be flexible to
accommodate the parties work and activity schedules and changes thereof. All birthdays, holidays
and special days should be fairly and equally divided.

9. That should the parties be unable agree to a custodial/visitation schedule they should
 attend the Family Mediation Center as offered through the Eighth Judicial District Court, Family
 Division.

18 10. That child support should be set in accordance with NRS 125B.070 and NRS
 125B.080 and child support arrears should be retroactive to the date of separation, November 2018.
 20 11. That Plaintiff should continue to provide and pay for medical, dental and optical health
 21 insurance for the minor child through their place of employment if available and shall provide proof
 22 of coverage and insurance cards to the other upon request.

12. That the parties should be equally responsible for all unreimbursed health care
expenses associated with the minor child, including any deductibles, as well as orthodontic, dental,
surgical and vision expenses pursuant to NRS § 125B.080(7) unless the Court specifically makes an
exception to that rule for extraordinary circumstances. All unreimbursed health care expenses should
be subject to the "30/30 Rule" which is defined as follows: A party incurring such an out-of-pocket

Page 6 of 9

1 expense shall, within thirty days thereafter, provide to the other party documentation as to such 2 expense and a request for one-half payment. Within thirty days of receipt of said documentation of 3 an unreimbursed health care expense, the other party shall reimburse one-half said expense. A party 4 incurring a health care expense loses the right to request one-half payment by the non-incurring parent 5 when they do not timely provide the other parent with proof of the expense and a request for one-half 6 payment. Should a party be provided a timely request and proof of an unreimbursed health care 7 expense, and then neglect to timely pay their one-half share, then the entirety of the cost shall be 8 borne by the parent untimely paying the expense.

9 13. That there is community property of the parties hereto to be fairly and equitably
10 divided between the parties.

11 14. That there are community debts of the parties which should be fairly and equitably
12 divided between the parties.

13

15. That Defendant/Counterclaimant be awarded alimony and/or spousal support.

14 16. That Defendant/Counterclaimant should be awarded preliminary attorney's fees in the
amount of five thousand dollars (\$5,000.00).

16 17. That Defendant/Counterclaimant shall be permitted to return to the use of her former
17 name to wit: Anderson or maintain her present name, at her sole discretion.

18 18. That for the tax year 2018 the parties should file married filing jointly. From 2019 and
each and every year thereafter the parties should file separate taxes with Defendant/ Counterclaimant
to claim the two minor children as and for dependent deductions.

19. That the parties are incompatible in their tastes, natures, views, likes and dislikes,
which have become widely separate and divergent so that the parties hereto have been and now are
incompatible to such an extent that it now appears that there is no possibility of reconciliation
between the parties, and there remains such an incompatible temperament between the parties that
a happy marital status can no longer exist.

26

WHEREFORE, the Defendant/Counterclaimant prays judgment as follows:

27 28 1.

Page 7 of 9

That the parties should share joint physical custody and joint legal custody of the

1	minor child;
2	2. That should the parties be unable agree to a custodial/visitation schedule they will
3	attend the Family Mediation Center as offered through the Eighth Judicial District Court, Family
4	Division;
5	3. That child support be set accordance with NRS 125B.070 and NRS 125B.080 and
6	arrears retroactive to the date of separation;
7	4. That Plaintiff/Counterdefendant to provide medical, dental and optical health insurance
8	through their place of employment;
9	5. Defendant/Counterclaimant and Plaintiff/Counterdefendant should be equally
10	responsible for all unreimbursed health care expenses associated with the minor child, pursuant to the
11	"30/30 Rule";
12	6. That the community property be fairly and equitably divided between the parties;
13	14. That the community debts be fairly and equitably divided between the parties;
14	15. That Defendant/Counterclaimant be awarded alimony and/or spousal support;
15	16. That Defendant/Counterclaimant be awarded preliminary attorney's fees in the amount
16	of five thousand dollars (\$5,000.00);
17	17. That Defendant/Counterclaimant be permitted to return to the use of her former name
18	to wit: Anderson or maintain her present name, at her sole discretion;
19	18. That for the tax year 2018 the parties should file married filing jointly. From 2019
20	forward the parties file separate taxes with Defendant/ Counterclaimant to claim the two minor
21	children as and for dependent deductions;
22	9. For such other and further relief as the Court may deem just and proper in the
23	premises.
24	DATED this day of January, 2019.
25	
26	Jan 2
27	LØUIS C. SCHNEIDER, ESQ. Nevada Bar Number: 009683
28	
	Page 8 of 9
FI	

VERIFICATION STATE OF NEVADA SS: ì COUNTY OF CLARK) CHALESE M. SOLINGER, being first duly sworn, deposes and says: That she is the Defendant/Counterclaimant herein; that she has read the foregoing Answer and Counterclaim, and the same is true of her own knowledge, except for those matters which are therein stated upon information and belief, and as to those matters, she believes them to be true. CHALESE M. SOLINGER SUBSCRIBED and SWORN TO before me BRENDA R. HILL NOTARY PUBLIC STATE OF NEVADA COUNTY OF CLARK MYAPPT. EXPIRES MAY 25, 2019 this 31 St day of January, 2019. No. 03-81429-1 NOTARY PUBLIC in and for said County and State Page 9 of 9

	Electronically Filed 2/5/2019 2:14 PM Steven D. Grierson CLERK OF THE COURT		
1	LOUIS C. SCHNEIDER, ESQ. Nevada Bar Number: 009683		
2	430 South 7th Street Las Vegas, Nevada 89101		
3	Ph: 702-435-2121 Fax: 702-431-3807		
4 5	jhhowardesq@hotmail.com Attorney for the Defendant/Counterclaimant, Chalese Solinger		
6	EIGHTH JUDICIAL DISTRICT COURT		
7	FAMILY DIVISION		
8	CLARK COUNTY, NEVADA		
9	ADAM M. SOLINGER,		
10	Plaintiff/Counterdefendant,) Case Number: D-19-582245-D) Department: I		
11	vs.		
12	CHALESE M. SOLINGER,) Date of Hearing: February 11, 2019) Time of Hearing: 8:45 a.m.		
13	Defendant/Counterclaimant.		
14	, ,		
15	EX PARTE MOTION TO VACATE OR CONTINUE HEARING		
16	Upon the Affidavits of LOUIS C. SCHNEIDER, ESQ., it is hereby requested that		
17	Defendant's EX PARTE MOTION TO VACATE OR CONTINUE HEARING be granted.		
18	This Motion is made and based upon the pleadings and papers on file herein, the affidavit of		
19	counsel LOUIS C. SCHNEIDER, filed herewith, and any argument presented at the time of hearing		
20	in this matter.		
21	Dated this <u>5</u> day of February, 2019.		
22			
23	LOUIS C. SCHNEIDER, ESQ. Nevada Bar Number 009683 430 South 7 th Street Las Vegas, Nevada 89101 702-435-2121		
24			
25			
26	Attorney for Defendant		
27			
28	Page 1 of 3		
	I Case Number: D-19-582245-D		

1	STATEMENT OF FACTS
1	
2	On or about February 4, 2019, Counsel for the Defendant, was informed of a scheduling
3	conflict regarding an uncontested hearing which is currently set for February 11, 2019. Counsel for
4	Defendant has an ongoing harassment case with a former assistant and is subpoenaed to appear for
5	Trial on Monday, February 11, 2019 at 8:00 a.m. regarding an ongoing harassment case wherein he
6	is the victim. Counsel is <i>required</i> to appear and cooperate with the Subpoena issued by the
7	Henderson City Attorney office and testify at Trial. Unfortunately it is in conflict with this matter
8	before the Court. Counsel did contact the Plaintiff regarding a possible settlement without Court
9	involvement but Plaintiff did not answer or response thus delaying Defendant's Answer. This matter
10	has been set for an uncontested hearing and Defendant's counsel is in the process of filing a Motion
11	to Set Aside Default. This Court must hear this matter based upon its merits and not due to a
12	technicality as it is clearly not in the best interests of the minor children.
13	Counsel hereby requests that the Court vacate or continue the uncontested hearing to a future
14	date, so that counsel and Defendant may attend and contest the Complaint filed herein.
15	DATED this day of February, 2019.
16	
17	
18	LOUIS C. SCHNEIDER, ESQ. Nevada Bar Number 009683
19	430 South 7 th Street
20	Las Vegas, Nevada 89101 702-435-2121
21	Attorney for Defendant
22	
23	
24	
25	
26	
27	
28	Page 2 of 3

1	AFFIDAVIT OF COUNSEL IN SUPPORT OF MOTION	
2	STATE OF NEVADA)) ss:	
3	COUNTY OF CLARK)	
4	I, LOUIS C SCHNEIDER, ESQ., being first duly sworn according to law, upon oath,	
5	deposes and says:	
6	1. That I am an Attorney at Law duly licensed to practice in all courts in the State of	
7	Nevada;	
8	2. That I am the Attorney of record for the Defendant herein;	
9	3. That I am subpoenaed to appear in the Henderson Municipal Court on February 11,	
10	2019 regarding Trial on personal harassment case, please see attached the Subpoena	
11	as EXHIBIT A;	
12	4. That I attempted to contact Mr. Solinger to discuss this matter several times prior to	
13	filing my client's Answer trying to settle this matter without Court hearings but he	
14	refused to discuss settlement;	
15	5. That Mr. Solinger cannot act as his own Resident Witness and therefore based upon	
16	that and other issues stated herein, the uncontested hearing must be vacated;	
17	6. That I personally handle this case and do to my lack of availability, I formally request	
18	that if not vacated, the matter be continued and set for a Case Management	
19	Conference.	
20	7. FURTHER YOUR AFFIANT SAYETH NAUGHT.	
21	DATED this day of February, 2019.	
22		╞
23	LOUIS C. SCHNEIDER	
24 25	SUBSCRIBED and SWORN to me this <u>strength</u> day of February, 2019. BRENDAR. HILL	
	R C COUNTY OF CLARK	
26 27	NOTARY PUBLIC in and for said County and State	
28	•	
-0	Page 3 of 3	

EXHIBIT A

MUNICIPAL COURT OF THE CITY OF HENDERSON IN THE COUNTY OF CLARK STATE OF NEVADA

		OF OLAIN, OTATE OF NEVADA
CITY OF HENDERSON, NEV) Charges: HARASSMENT - FIRST OFFENSE
vs.	Plaintiff,) Case #s: 18CR011623
Roxanne Marie Thomps	on	Violation Date: 07/23/2018
) Involvement: Victim
	Defendant,	SUBPOENA
The Original Antiparticipation of the Or	·) DEPARTMENT D1
The City of Henderson sends	greetings to:	
LOUIS CRAIG SCHNEIDER 808 San Gabriel Avenue	,	
Henderson, NV 89002		
		ATTENTION!
PLEASE CALL 702-267	-1370 AFTER 5:30P.M. TH	E NIGHT BEFORE THE TRIAL AND PRESS OPTION 1. YOU
	ATE ALL HENAME OF TH	E NIGHT BEFORE THE TRIAL AND PRESS OPTION 1. YOU E DEFENDANT IS LISTED ON THE RECORDING.
YOU ARE HEREBY CO	MMANDED: that all sing	ular, business and excuses being set aside, you appear at the
Office of the Henderso	n City Attorney-Crimina	ular, business and excuses being set aside, you appear at the Division , <u>243 Water Street, Henderson, Nevada 89015 on</u>
Monday, Febr	uary 11, 2019 at 08	:00 AM for Pre-Trial Examination – 1 st Floor
	• • • • • • • •	
(Trial will be be		
	at 10:00 AM in Hen	derson Municipal Court Department 1 – 3 rd Floor)
Upon reporting as ordere	d herein witnesses shall rea	
PROPER AT THE REQU	IRED: NO SHORTS, HALT	erve a statutorily authorized witness fee payment of \$25.00. ER TOPS, OR TANK TOPS WILL BE ALLOWED IN COURT.
		January 17, 2019
		DATE
IT IS A CRIME TO (OR A	ATTEMPT TO) WILLFULLY	RESIST THE COURT'S LAWFUL SUBPOENA PROCESS OR TO
INTERFERE WITH, DEL	AY, HINDER, OBSTRUCT	, OR RESIST A PUBLIC OFFICER IN THE PERFORMANCE OF
ACCEPTANCE OF THIS	S. WILLFUL & UN-EXC	, OR RESIST A PUBLIC OFFICER IN THE PERFORMANCE OF CUSED FAILURE TO APPEAR AFTER LAWFUL DELIVERY & EANOR. A WARRANT OF ARREST MAY BE ISSUED.
		LANCH. A WARHANT OF ARREST MAY BE ISSUED.
STATE OF NEVADA)	Се	rtificate of Service
	SS.	
	Sector and a sector of the	
	being at all times herein, a per	son 18 years or older, and not a party to this action, or being a Peace
Officer, states that I received	this subpoena on	, served same on,
on		
	, by : Personal Service	Promise to Appear* Attempts at Service were unsuccessful due to the
following:	·	Unable to contact - Mailed to the last known address
*Pursuant to NRS 174.315(3)	. I certify that on	address
him/herself as the witness na	med on the subpoena by mean	athrs I contacted the above witness who identified s of; I identified myself by name, and
Francis and monitor inc	III VI IIIE CONTENTS OF SUBDOODS	The witness did service in the servi

eans or_____; I identified myself by name, and ena. The witness did promise to appear at the date and time on subpoena. I true and correct. declare under penalty of perjury that the foregoing is true and correct. Executed on_

, by

Please return served Subpoena to Lindsay Johnson PCN No .:

DR No.: 18-16256 PBK No.: 016986

1 2 3 4 5 6	Electronically Filed 277/2019 11:31 AM Steven D. Grierson CLERK OF THE COURT Wevada Bar Number: 009683 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-435-2121 Fax: 702-431-3807 jhhowardesq@hotmail.com Attorney for the Defendant/Counterclaimant, Chalese Solinger EIGHTH JUDICIAL DISTRICT COURT
7	FAMILY DIVISION
8	CLARK COUNTY, NEVADA
9	ADAM M. SOLINGER,
10	Plaintiff,) Case Number: D-19-582245-D) Department: I
11	vs.
12	CHALESE M. SOLINGER,
13	Defendant.
14	ADAM M. SOLINGER,
15	Counterclaimant,
16	vs.)
17	CHALESE M. SOLINGER,
18	Counterdefendant.
19	AMENDED ANSWER AND COUNTERCLAIM
20	COMES NOW, the Defendant/Counterclaimant, CHALESE M. SOLINGER, by and
21	through her attorney, LOUIS C. SCHNEIDER, ESQ., of the Law Offices of LOUIS C.
22	SCHNEIDER, LLC., and files her amended answer to Plaintiff/Counterdefendant's Complaint for
23	Custody on file herein, admits, denies and alleges as follows:
24	In answer to Paragraphs 1, 2, 3, 7, 10, 11, 12, 13 and 15 of Plaintiff/Counterdefendant's
25	Complaint for Custody, Defendant/Counterclaimant admits the allegations contained therein.
26	In answer to Paragraph 4, 5, 8, 9, 11, 17 and 18 of Plaintiff/Counterdefendant's Complaint for
27	Custody, Defendant/Counterclaimant denies each and every allegation contained therein.
28	
	Page 1 of 8

In answer to Paragraph 6 of Plaintiff/Counterdefendant's Complaint for Custody, Defendant/Counterclaimant admits that child support should be set in accordance with the Nevada law based upon custody but denies that Plaintiff/Counterdefendant should be awarded primary physical custody.

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In answer to Paragraphs 14 of Plaintiff/Counterdefendant's Complaint for Custody, Defendant/Counterclaimant is without sufficient knowledge to confirm or deny the allegations contained therein.

WHEREFORE, prays that the Plaintiff/Counterdefendant take nothing by way of her Complaint.

COUNTERCLAIM

That Defendant/Counterclaimant is, and for a period of more than six (6) weeks
 immediately preceding the commencement of this Custody action has been, an actual bona fide
 resident of the State of Nevada, and now resides and is domiciled therein, and during all of said
 period of time, he has had, and continues to have the intent to make the State of Nevada his home,
 residence and domicile for an indefinite period of time.

That Defendant/Counterclaimant and Plaintiff/Counterdefendant were married on or
 about May 12, 2012 and ever since have lived as husband and wife.

3. That there is two (2) minor children born to the parties, to-wit: Michael Adam
Solinger, born June 16, 2015, and Marie Leona Solinger, born August 28, 2017. There are no minor
children adopted, and Plaintiff/Counterdefendant is not now pregnant to the best of
Defendant/Counterclaimant's knowledge.

4. That the minor children have continually resided in the State of Nevada since birth and
there are no custody proceedings pending in any other jurisdiction and the following mandatory
notices are applicable;

The Parties are on notice that they are subject to the requirements of NRS 125C.0045(6) and
NRS 125C.0045(7):

PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS

Page 2 of 8

1 2	PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals, or removes the child from a parent, guardian or other person having lawful custody
3	or a right of visitation of the child in violation of an order of this Court, or removes the child from the jurisdiction of the Court without the consent of either the Court or
4	all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.
5	
6	NOTICE 1S HEREBY GIVEN that the terms of the Hague Convention of October 25, 1980,
7	adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent
8	abducts or wrongfully retains a child in a foreign country. The minor child is a habitual resident of
9	Clark County, Nevada.
10	The parties are also placed on notice of the following provisions in NRS 125C.0045(8).
11	If a parent of the child lives in a foreign country or has significant commitments in a foreign
12	country:
13	(a) The parties may agree, and the court shall include in the order for custody of the child, that the
14	United States is the country of habitual residence of the child for the purposes of applying the terms
15	of the Hague Convention as set forth in subsection 7.
16	(b) Upon motion of one of the parties, the court may order the parent to post a bond if the court
17	determines that the parent poses an imminent risk of wrongfully removing or concealing the child
18	outside the country of habitual residence. The bond must be in an amount determined by the court and
19	may be used only to pay for the cost of locating the child and returning the child to his or her habitual
20	residence if the child is wrongfully removed from or concealed outside the country of habitual
21	residence. The fact that a parent has significant commitments in a foreign country does not create a
22	presumption that the parent poses an imminent risk of wrongfully removing or concealing the child.
23	The parties are also placed on notice of the following provisions in NRS 125C.006
24	1. If primary physical custody has been established pursuant to an order, judgment or decree
25	of a court and the custodial parent intends to relocate his or her residence to a place outside of this
26	State or to a place within this State that is at such a distance that would substantially impair the ability
27	of the other parent to maintain a meaningful relationship with the child, and the custodial parent
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Page 3 of 8

desires to take the child with him or her, the custodial parent shall, before relocating:
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the child with him or her, the relocating parent shall, before relocating:
(a) Attempt to obtain the written consent of the non-relocating parent to relocate with the child; and
(b) If the non-relocating parent refuses to give that consent, petition the court for primary physical
custody for the purpose of relocating.
2. The court may award reasonable attorney's fees and costs to the relocating parent if the court
finds that the non-relocating parent refused to consent to the relocating parent's relocation with the
child:
(a) Without having reasonable grounds for such refusal; or
(b) For the purpose of harassing the relocating parent.
3. A parent who relocates with a child pursuant to this section before the court enters an order
granting the parent primary physical custody of the child and permission to relocate with the child is
subject to the provisions of NRS 200.359.
The parties are also placed on notice of the following:
Page 4 of 8
-

NRS 125.007 regarding the collection of child support payments through mandatory wage withholding or assignment of income;

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NRS 31A regarding the enforcement of a child support obligation and the collection of delinquent child support;

5 NRS 125B.145 regarding the review of child support at any time due to changed 6 circumstances and at least every three years following the entry of the child support order.

7 6. That all NOTICE PROVISIONS contained in this Complaint should be made into
8 orders of the Court and the Court should retain jurisdiction to enforce the orders contained herein and
9 for all purposes relative to the custody and support of the minor child.

7. That due to Plaintiff/Counterdefendant abandoning the home and his refusal to
 cooperate with regards to medically necessary procedure for the minor child, Michael Solinger,
 Defendant/Counterclaimant should be awarded primary legal custody and primary physical custody
 of the parties minor children.

14 8. That the parties should attend the Family Mediation Center as offered through the
15 Eighth Judicial District Court, Family Division.

9. That child support should be set in accordance with NRS 125B.070 and NRS
125B.080 and child support arrears should be retroactive to the date of separation, November 2018.

18 10. That Plaintiff/Counterdefendant should continue to provide and pay for medical, dental
and optical health insurance for the minor child through their place of employment if available and
shall provide proof of coverage and insurance cards to the other upon request.

21 11. That the parties should be equally responsible for all unreimbursed health care 22 expenses associated with the minor child, including any deductibles, as well as orthodontic, dental, 23 surgical and vision expenses pursuant to NRS § 125B.080(7) unless the Court specifically makes an 24 exception to that rule for extraordinary circumstances. All unreimbursed health care expenses should be subject to the "30/30 Rule" which is defined as follows: A party incurring such an out-of-pocket 25 26 expense shall, within thirty days thereafter, provide to the other party documentation as to such 27 expense and a request for one-half payment. Within thirty days of receipt of said documentation of 28 an unreimbursed health care expense, the other party shall reimburse one-half said expense. A party

Page 5 of 8

incurring a health care expense loses the right to request one-half payment by the non-incurring parent when they do not timely provide the other parent with proof of the expense and a request for one-half payment. Should a party be provided a timely request and proof of an unreimbursed health care expense, and then neglect to timely pay their one-half share, then the entirety of the cost shall be borne by the parent untimely paying the expense.

6 12. That there is community property of the parties hereto to be fairly and equitably
7 divided between the parties.

8 13. That there are community debts of the parties which should be fairly and equitably
9 divided between the parties.

10 14. That Defendant/Counterclaimant be awarded rehabilitative spousal support and/or11 alimony.

12 15. That Defendant/Counterclaimant should be awarded preliminary attorney's fees in the
13 amount of five thousand dollars (\$5,000.00).

14 16. That Defendant/Counterclaimant shall be permitted to return to the use of her former
15 name to wit: Anderson or maintain her present name, at her sole discretion.

16 17. That for the tax year 2018 the parties should file married filing jointly. From 2019 and
17 each and every year thereafter the parties should file separate taxes with Defendant/Counterclaimant
18 to claim the two minor children as and for dependent deductions.

19 18. That the parties are incompatible in their tastes, natures, views, likes and dislikes,
20 which have become widely separate and divergent so that the parties hereto have been and now are
21 incompatible to such an extent that it now appears that there is no possibility of reconciliation
22 between the parties, and there remains such an incompatible temperament between the parties that
23 a happy marital status can no longer exist.

24

WHEREFORE, the Defendant/Counterclaimant prays judgment as follows:

25 1. That the Defendant/Counterclaimant be awarded physical custody and primary legal
26 custody of the minor children;

27 2. That should the parties be unable agree to a custodial/visitation schedule they will
28 attend the Family Mediation Center as offered through the Eighth Judicial District Court, Family

Page 6 of 8

Division; 1

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3. That child support be set accordance with NRS 125B.070 and NRS 125B.080 and arrears retroactive to the date of separation;

4 4. That Plaintiff/Counterdefendant to provide medical, dental and optical health insurance 5 through their place of employment;

6 5. Defendant/Counterclaimant and Plaintiff/Counterdefendant should be equally 7 responsible for all unreimbursed health care expenses associated with the minor child, pursuant to the 8 "30/30 Rule";

> 6. That the community property be fairly and equitably divided between the parties;

14. That the community debts be fairly and equitably divided between the parties;

15. That Defendant/Counterclaimant be awarded rehabilitative spousal support and/or alimony;

13 16. That Defendant/Counterclaimant be awarded preliminary attorney's fees in the amount 14 of five thousand dollars (\$5,000.00);

17. 15 That Defendant/Counterclaimant be permitted to return to the use of her former name 16 to wit: Anderson or maintain her present name, at her sole discretion;

17 18. That for the tax year 2018 the parties should file married filing jointly. From 2019 18 forward the parties file separate taxes with Defendant/ Counterclaimant to claim the two minor 19 children as and for dependent deductions;

20 9. For such other and further relief as the Court may deem just and proper in the premises.

DATED this _____ day of February, 2019.

LOUIS C. SCHNEIDER, ESO. Nevada Bar Number: 009683

Page 7 of 8

VERIFICATION 1 2 STATE OF NEVADA) SS:) 3 COUNTY OF CLARK) 4 CHALESE M. SOLINGER, being first duly sworn, deposes and says: 5 That she is the Defendant/Counterclaimant herein; that she has read the foregoing Answer and 6 Counterclaim, and the same is true of her own knowledge, except for those matters which are therein 7 stated upon information and belief, and as to those matters, she believes them to be true. 8 9 CHALESE M. SOLINGER 10 11 SUBSCRIBED and SWORN TO before me BRENDA R. HILL NOTARY PUBLIC STATE OF NEVADA COUNTY OF CLARK MY APPT, EXPIRES MAY 25, 2019 M 12 this day of February, 2019. 13 No. 03-81429-1 NOTARY PUBLIC in and for 14 said County and State 15 16 17 18 19 20 21 22 23 24 25 26 27 28 Page 8 of 8

		Electronically Filed 2/7/2019 11:35 AM Steven D. Grierson CLERK OF THE COURT									
	1	LOUIS C. SCHNEIDER, ESQ.									
	2	Nevada Bar Number: 009683 430 South 7th Street									
	3	Las Vegas, Nevada 89101 Ph: 702-435-2121									
	4	Fax: 702-431-3807 jhhowardesq@hotmail.com									
	5	Attorney for the Defendant/Counterclaimant, Chalese Solinger									
	6	EIGHTH JUDICIAL DISTRICT COURT									
	7	FAMILY DIVISION									
	8	CLARK COUNTY, NEVADA									
	9	ADAM M. SOLINGER,									
	10) Plaintiff/Counterdefendant,) Case Number: D-19-582245-D									
	11) Department: I vs.									
	12	CHALESE M. SOLINGER,) Date of Hearing: 27th March 2019									
	13	Defendant/Counterclaimant.									
1016	14)									
Las Vegas, Nevada 89101 Ph: 702-430-2121	15	<u>NOTICE</u> : YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A COPY OF YOUR RESPONSE									
egas, N : 702-4	16	WITHIN TEN (10) DAYS OF YOUR RECEIPT OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN TEN (10) DAYS OF YOUR RECEIPT OF THIS									
Ph V	17	MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT HEARING PRIOR TO THE SCHEDULED HEARING DATE.									
	18	MOTION TO SET ASIDE DEFAULT; FOR EXCLUSIVE POSSESSION OF THE MARIT 19 RESIDENCE AND ORDERING PLAINTIFF TO ASSIST IN MAKING MORTGA									
	19										
	20	PAYMENTS; FOR MEDICAL LEGAL CUSTODY OF THE MINOR CHILDREN, FOR AN ORDER REFERRING THE PARTIES TO MEDIATION PURSUANT TO EDCR 5.70, FOR									
	21	AN ORDER AWARDING PLAINTIFF CHILD SUPPORT; FOR AN ORDER AWARDING PLAINTIFF ALIMONY; AND FOR ATTORNEY FEES AND COSTS									
	22	COMES NOW Defendant, CHALESE M. SOLINGER, by and through her attorney, LOUIS									
	23	C. SCHNEIDER, ESQ., and moves this Honorable Court for its Order granting the her the following									
	24	relief:									
	25	1. An Order setting aside the Default filed by Plaintiff for failure to file a Three Day									
	26	Notice of Intent to Take Default;									
	27	2. An Order granting Defendant exclusive possession of the marital residence and									
	ordering Plaintiff to assist in making mortgage payments thereon;										
		Page 1 of 9									
		Case Number: D-19-582245-D									

LOUIS C. SCHNEIDER, LLC. 430 South 7th Street

	1	3. An Order awarding the Defendant primary legal custody for medical purposes of the					
	2	two minor children;					
	3	4. An Order awarding Defendant child support retroactive to the date of separation					
	4	November 2018;					
	5	5. An Order referring the parties to mediation pursuant to EDCR 5.70;					
	6	6. An Order awarding Defendant temporary alimony in the amount of \$800.00 retroactive					
	7	to the date of separation November 2018;					
	8	7. A preliminary award of attorneys fees and costs to Defendant; and					
	9	8. Such other and further orders as this Court deems fair and equitable.					
	10	This Motion is made and based upon the files, the papers and pleadings in this action, the					
	11	Points and Authorities attached hereto, the Affidavit attached hereto, and any argument of counsel					
	12	and evidence that may be adduced at the time of Hearing on the within Motion.					
LLC.	13	Dated this day of February, 2019.					
ER , 1 treet 89101 21	14						
CHNEIDER, uth 7th Street s, Nevada 89101 02-430-2121	15	LOUIS C. SCHNEIDER, ESQ.					
S C. SCHNEIDER 430 South 7th Street Las Vegas, Nevada 8910 Ph: 702-430-2121	16	Nevada Bar Number: 009683					
	17	NOTICE OF HEARING					
rou	18	TO: ADAM SOLINGER, the Defendant; and					
	19	TO: HIS ATTORNEY, if any:					
	20	YOU AND EACH OF YOU WILL PLEASE TAKE NOTICE that the undersigned will					
	21	bring the above and foregoing Motion on for hearing on the 27th day of March No Appearance Required					
	22	2019, at the hour of o'clockm., in Department I of the above entitled Court, or					
	23	as soon thereafter as counsel can be heard.					
	24	Dated this day of February, 2019.					
	25						
	26	LOUIS C. SCHNEIDER, ESQ.					
	27	Nevada Bar Number: 009683					
	28						
		Page 2 of 9					

The Plaintiff, ADAM SOLINGER, and Defendant, CHALESE SOLINGER, were married on May 12, 2012 in Clark County, Nevada. They have two (2) minor children born the issue of this marriage, to wit: to-wit: Michael Adam Solinger, born June 16, 2015, and Marie Leona Solinger, born August 28, 2017.

I.

STATEMENT OF FACTS

7 Prior to their marriage, the parties dated since 2008 and moved to Las Vegas, Nevada in 2011. 8 Shortly after marriage, Plaintiff began attending law school in the fall while Defendant worked at the 9 Artiques home furniture store when Defendant became pregnant with their first child, Michael. 10 Defendant was put on bed rest during her pregnancy and was force to give notice and stop working. 11 Once Plaintiff graduated and passed the Nevada Bar Exam he began working for Las Vegas Defense 12 Group. In 2016, Defendant briefly went back to work at the Artiques store when she became pregnant 13 with their daughter Marie. Unfortunately Defendant was again put on bed rest until Marie was born in August, 2017. 14

It became apparent to Defendant that Plaintiff was more focused on his career then family life. In June of 2018, Plaintiff abandoned Defendant and the children and was missing for a least three days. When Plaintiff returned he stated that he wanted a divorce. The parties attempted to work on their marriage but Plaintiff contributed little to no effort. They attended one counseling session and in October 2018, Plaintiff decided he was completely finished with the Defendant. Again Plaintiff left his family, leaving Defendant solely and fully responsible for the minor children and the household.

II.

POINTS AND AUTHORITIES

DEFENDANT SHOULD BE AWARDED PRIMARY PHYSICAL AND LEGAL **CUSTODY OF THE PARTIES' TWO (2) MINOR CHILDREN**

26 As Defendant has been the primary caregiver of the parties' two children, and the parties' son, 27 Michael is in need of corrective surgery. Historically Plaintiff has not been fully involved in the 28 children's daily routine and has left it to the Defendant to fulfill both parental rolls. Plaintiff has

Page 3 of 9

LOUIS C. SCHNEIDER, LLC. 430 South 7th Street Las Vegas, Nevada 89101

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threatened Defendant with contacting CPS or that he will be picking up the children from school and not returning them to her for reasons unbeknownst to Defendant. She should be awarded primary physical and primary legal custody of the children to ensure the children are properly cared especially for medically purposes since Plaintiff is completely unreliable. While in NRS 125C.0015 its state that "Parents have joint custody until otherwise ordered by court" it is NRS 125C.035 that provides for the best interest of children and states...

Best interests of child: Joint physical custody; preferences; presumptions when court
determines parent or person seeking custody is perpetrator of domestic violence or has committed act

9 of abduction against child or any other child.

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LOUIS C. SCHNEIDER, LLC. 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-430-2121 1. In any action for determining physical custody of a minor child, the sole consideration of the court is the best interest of the child. If it appears to the court that joint physical custody would be in the best interest of the child, the court may grant physical custody to the parties jointly.

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

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

(a) To both parents jointly pursuant to NRS 125C.0025 or to either parent pursuant to NRS 125C.003. If the court does not enter an order awarding joint physical custody of a child after either parent has applied for joint physical custody, the court shall state in its decision the reason for its denial of the parent's application.

(b) To a person or persons in whose home the child has been living and where the child has had a wholesome and stable environment.

(c) To any person related within the fifth degree of consanguinity to the child whom the court finds suitable and able to provide proper care and guidance for the child, regardless of whether the relative resides within this State.

(d) To any other person or persons whom the court finds suitable and able to provide proper care and guidance for the child.

4. In determining the best interest of the child, the court shall consider and set forth its specific findings concerning, among other things:

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

(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.

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

5. Except as otherwise provided in subsection 6 or NRS 125C.210, a determination by the court after an evidentiary hearing and finding by clear and convincing evidence that either parent or any other person seeking physical custody has engaged in one or more acts of domestic violence against the child, a parent of the child or any other person residing with the child creates a rebuttable presumption that sole or joint physical custody of the child by the perpetrator of the domestic violence is not in the best interest of the child. Upon making such a determination, the court shall set forth:

(a) Findings of fact that support the determination that one or more acts of domestic violence occurred; and

(b) Findings that the custody or visitation arrangement ordered by the court adequately protects the child and the parent or other victim of domestic violence who resided with the child.

6. If after an evidentiary hearing held pursuant to subsection 5 the court determines that each party has engaged in acts of domestic violence, it shall, if possible, then determine which person was the primary physical aggressor. In determining which party was the primary physical aggressor for the purposes of this section, the court shall consider:

(a) All prior acts of domestic violence involving either party;

(b) The relative severity of the injuries, if any, inflicted upon the persons involved in those prior acts of domestic violence;

(c) The likelihood of future injury;

(d) Whether, during the prior acts, one of the parties acted in self-defense; and (e) Any other factors which the court deems relevant to the determination.

 \hat{E} In such a case, if it is not possible for the court to determine which party is the primary physical aggressor, the presumption created pursuant to subsection 5 applies to both parties. If it is possible for the court to determine which party is the primary physical aggressor, the presumption created pursuant to subsection 5 applies only to the party determined by the court to be the primary physical aggressor.

7. A determination by the court after an evidentiary hearing and finding by clear and convincing evidence that either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child creates a rebuttable presumption that sole or joint physical custody or unsupervised visitation of the child by the perpetrator of the abduction is not in the best interest of the child. If the parent or other person seeking physical custody does not rebut the presumption, the court shall not enter an order for sole or joint physical custody or unsupervised visitation of the child by the perpetrator and the court shall set forth:

(a) Findings of fact that support the determination that one or more acts of abduction occurred; and

(b) Findings that the custody or visitation arrangement ordered by the court adequately protects the child and the parent or other person from whom the child was abducted.

8. For the purposes of subsection 7, any of the following acts constitute conclusive evidence that an act of abduction occurred:

(a) A conviction of the defendant of any violation of NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct;

(b) A plea of guilty or nolo contendere by the defendant to any violation of NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct; or

(c) An admission by the defendant to the court of the facts contained in the charging document alleging a violation of NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct.

9. If, after a court enters a final order concerning physical custody of the child, a magistrate determines there is probable cause to believe that an act of abduction has been committed against the child or any other child and that a person who has been

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awarded sole or joint physical custody or unsupervised visitation of the child has committed the act, the court shall, upon a motion to modify the order concerning physical custody, reconsider the previous order concerning physical custody pursuant to subsections 7 and 8.

10. As used in this section:

(a) "Abduction" means the commission of an act described in NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct.

(b) "Domestic violence" means the commission of any act described in NRS 33.018..

In this case, best interests of the minor children would not only include awarding primary physical custody but also awarding primary legal custody as well. The medical needs of the minor children are a crucial and when a parent willfully stalls or blocks the other parent from gaining necessary medical attention, then the Court has discretion to award primary legal custody. While Defendant should be awarded primary legal custody and primary physical custody she would like Plaintiff to be informed as to the status of any medical needs and will encourage liberal and frequent contact and communication so long as it is without conflict.

DEFENDANT SHOULD BE AWARDED CHILD SUPPORT

Plaintiff should be ordered to pay child support to Defendant consistent with NRS 125B.070 and NRS 125B.080. Plaintiff's gross monthly income is unknown at this time as he has not filed his required Financial Disclosure Form assuming he was able to obtain a divorce through a Default and proceed without Defendant. The amount of child support should be retroactive to the official date of separating in this case which is November 2018, and thereafter be payable on the first day of each month until further order of this Court.

DEFENDANT SHOULD BE AWARDED SPOUSAL SUPPORT

Plaintiff was able to attend Law School while Defendant fully supported him by taking care of their minor children and maintaining the household even when Plaintiff abandoned them in June 2018 with only a brief return until finally leaving Defendant fully responsible. Plaintiff is able-bodied and capable of paying Defendant the amount of \$800.00 per month as and for temporary spousal support pending Trial.

DEFENDANT SHOULD BE AWARDED EXCLUSIVE POSSESSION OF THE MARITAL RESIDENCE

Defendant wishes to protect her children from any further upsets in their lives regarding the

Page 6 of 9

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parties' anticipated divorce. Defendant should be awarded exclusive possession of the marital residence during the pendency of the action since Plaintiff chose to leave. This would provide for stability and be less disruptive to the children during this transitional time for them. The children will adjust to the transition easier if Plaintiff is not allowed to come and go as he pleases without Defendant's knowledge. Defendant understands that it is more expensive to support two households and therefore offers to have Plaintiff pay half the rent on the marital residence and utilities during the pendency of the action.

8 THE PARTIES SHOULD BE REFERRED TO FAMILY MEDIATION CENTER TO 9 FORMULATE A PARENTING PLAN

EDCR 5.303 is the requirement for Mandatory Mediation Program. It states in part " all parties to a contested child custody proceeding must attend mediation through the Family Mediation Center (FMC) or through a private mediator before the disposition of the custody matter." Defendant proposes the parties attend mediation to formulate a parenting plan and in the interim follow the Department's Default Holiday Schedule.

THE DEFAULT SHOULD BE SET ASIDE

16 Defendant's counsel, Louis C. Schneider, had been in contact with the Plaintiff in effort to 17 resolve this matter without Court involvement. Please see attached the emails between Plaintiff and 18 Defendant's counsel attached as EXHIBIT A. Plaintiff, who is a licensed attorney in the State of 19 Nevada, has wilfully misrepresented this Court and intentionally delayed discussing settlement 20 attempting to gain an advantage in Court by submitting a Default. Plaintiff failed to submit a Three 21 Day Notice of Intent to Take Default allowing Defendant's counsel an opportunity to file the 22 required Answer on her behalf when settlement was no longer on the table. Further Plaintiff has not 23 filed the proper paperwork in this case to facilitate an uncontested hearing. Additionally, Plaintiff 24 cannot act as his own Resident Witness. Defendant should be allowed her day in Court and 25 therefore the Court should set aside the Default filed herein pursuant to NRCP 60(b).

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LOUIS C. SCHNEIDER, LLC. 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-430-2121

DEFENDANT SHOULD BE AWARDED PRELIMINARY ATTORNEYS FEES

Defendant should be awarded preliminary attorney fees for having to file this Motion. Defendant has filed a Financial Disclosure Form prior this instant Motion pursuant to EDCR 5.5.506.

Page 7 of 9

	1	Defendant hereby requests to be awarded \$5,000.00 in preliminary attorneys fees. See Sargeant v.					
	2	Sargeant, 88 Nev. 223, 495 P.2d 618 (1972), which provides that the Plaintiff should pay a					
	3	substantial portion of Defendant's attorney's fees and costs in order to level the playing field between					
	4	them.					
	5	III.					
	6	CONCLUSION					
	7	WHEREFORE, Defendant prays for relief as follows:					
	8	1. An Order setting aside the Default filed by Plaintiff;					
	9	2. An Order granting Defendant exclusive possession of the marital residence and					
	10	ordering Plaintiff to assist in making mortgage payments thereon;					
	11	3. An Order confirming the Defendant as primary legal custodian for medical purposes					
	12	of the two minor children;					
	13	4. An Order awarding Defendant child support retroactive to the date of separation					
71	14	November 2018;					
rn: /uz-430-2121	15	5. An Order referring the parties to mediation pursuant to EDCR 5.70;					
70/ :U	16	6. An Order awarding Defendant temporary alimony in the amount of \$800.00 retroactive					
4	17	to the date of separation November 2018;					
	18 7. A preliminary award of attorneys fees and costs; and						
	19	8. Such other and further orders as this Court deems fair and equitable.					
	20	DATED this day of February, 2019.					
	21						
	22	LOUIS C. SCHNEIDER, ESQ.					
	23	Nevada Bar Number: 009683 430 South 7th Street					
	24	Las Vegas, Nevada 89101 Ph: 702-435-2121					
	25	Fax: 702-431-3807 jhhowardesq@hotmail.com					
· ,	26	Attorney for the Defendant/Counterclaimant, Chalese Solinger					
	27						
	28						
		Page 8 of 9					

LOUIS C. SCHNEIDER, LLC. 430 South 7th Street Las Vegas, Nevada 89101 Phr. 702-439-2121

	1	AFFIDAVIT OF DEFENDANT IN SUPPORT OF MOTION
	2	STATE OF NEVADA)
	3) ss. COUNTY OF CLARK)
	4	CHALESE M. SOLINGER, having first been duly sworn, deposes and says:
~	5	That I am the Plaintiff in the above-referenced matter. I have read the forgoing Motion, and
	6	Counterclaim, and the same is true of my own knowledge, except for those matters which are therein
	7	stated upon information and belief, and as to those matters, I believe them to be true.
	8	Further affiant sayeth naught.
	9	CHALESE M. SOLINGER
	10	CITITALEDE MI. SOLETI DEM
	11	SUBSCRIBED AND SWORN TO before me
	12	this day of February, 2019.
LLC.	13	No. 03-81429-1 MY APPT. EXPIRES MAT 20, 201
LOUIS C. SCHNEIDER, 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-430-2121	14	Notary Public in and for said
HNE th 7th Nevad 2-430-2	15	County and State
C. SC 30 Sou 30 Fh: 70	16	
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EXHIBIT A

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👘 Home , 🏫 isaa 🖽 Q All Louis C. Schneider, search your mailbox i Barro - 📅 🏤 🕹 - - Xe daa đu, Sec. Section 2 and a section of the Re: Solinger v. Solinger People* Inbox (9999+) Louis C. Schneider <lcslaw@yahoo.com> Jan 16 at 12:45 PM To Adam Solinger yes I did and I am sorry I confused you two. Any chance you and I can sit down and resolve this quietly? My cell 702-217-4943 Louis From: Adam Solinger <adam@702defense.com> To: Louis C. Schneider <lcslaw@yahoo.com> Sent: Wednesday, January 16, 2019 11:42 AM Subject: Re: Solinger v. Solinger Hey Louis, I heard you scared Mike Castillo half to death today telling him his wife was divorcing him. On Thu, Dec 13, 2018 at 9:41 AM Louis C. Schneider lcslaw@yahoo.com> wrote: Adam, She showed it to me but I wasn't left a copy of anything. She still has not retained me. Louis From: Adam Solinger adam@702defense.com> To: lcslaw@yahoo.com Sent: Wednesday, December 12, 2018 3:30 PM Subject: Re: Solinger v. Solinger Yes, I'm not represented because I don't really see a need at this point. I'll happily chat with you to see about resolving it. Did she give a copy of my previous offer that expires tonight? On Wed, Dec 12, 2018 at 3:05 PM Louis C. Schneider lcslaw@yahoo.com> wrote: Adam. I was hoping to be able to speak with you prior to this. Yes she has seen me but has not retained me. Lets talk if you're willing to. If you're represented I am unable to meet without your attorney but I'm sure you know that. My hope is resolve this informally with a mess. Louis From: Adam Solinger adam@702defense.com> To: lcslaw@yahoo.com Sent: Wednesday, December 12, 2018 1:34 PM Subject: Solinger v. Solinger Hi Louis, It's my understanding that you will be representing Chalese in the divorce case. Can you please confirm the same?

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🚯 Florie _ 🔥 Barre 🛄 👘 🖑 Q All Louis C. Schneider, search your mailbox 이 좋다는 것이다. da Songer ander oğa, çikişar Re: Solinger v. Solinger People® Inbox (9999+) Adam Solinger <adam@702defense.com> Jan 16 at 11:42 AM To Louis C. Schneider Hey Louis, I heard you scared Mike Castillo half to death today telling him his wife was divorcing him. On Thu, Dec 13, 2018 at 9:41 AM Louis C. Schneider <<u>lcslaw@yahoo.com</u>> wrote: Adam, She showed it to me but I wasn't left a copy of anything. She still has not retained me. Louis From: Adam Solinger <a dam@702defense.com> To: lcslaw@yahoo.com Sent: Wednesday, December 12, 2018 3:30 PM Subject: Re: Solinger v. Solinger Yes, I'm not represented because I don't really see a need at this point. I'll happily chat with you to see about resolving it. Did she give a copy of my previous offer that expires tonight? On Wed, Dec 12, 2018 at 3:05 PM Louis C. Schneider <<u>lcslaw@yahoo.com</u>> wrote: Adam, I was hoping to be able to speak with you prior to this. Yes she has seen me but has not retained me. Lets talk if you're willing to. If you're represented I am unable to meet without your attorney but I'm sure you know that. My hope is resolve this informally with a mess. Louis From: Adam Solinger adam.com> To: lcslaw@yahoo.com Sent: Wednesday, December 12, 2018 1:34 PM Subject: Solinger v. Solinger Hi Louis, It's my understanding that you will be representing Chalese in the divorce case. Can you please confirm the same? Adam M. Solinger, Esq. LAS VEGAS DEFENSE GROUP, LLC. 2970 W Sahara Avenue Las Vegas, NV 89102 Office: 702-333-3673 Direct: 702-378-2407 Fax: 702-926-4345 http://www.shouselaw.com/nevada/adam.html Reno Office: 2300 S Virginia Avenue, Suite #800 Reno, NV 89501 Office: 775-348-9685 Direct: 702-378-2407

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許 法教 (41)	From: Adam Solinger < <u>adam@702defense.com</u> >
	To: Icslaw@yahoo.com
	Sent: Wednesday, December 12, 2018 3:30 PM Subject: Re: Solinger v. Solinger
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	I was hoping to be able to speak with you prior to this.
	Yes she has seen me but has not retained me. Lets talk if you're willing to. If you're represented
的复数教育学校会议	I am unable to meet without your attorney but I'm sure you know
	that.
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	To: <u>Icslav@yahoo.com</u> Sent: Wednesday, December 12, 2018 1:34 PM
	Subject: Solinger v. Solinger
	Hi Louis,
	na codis,
	It's my understanding that you will be representing Chalese in the
	divorce case. Can you please confirm the same?
Not ter in Vegas	Adam M. Solinger, Esq.
	LAS VEGAS DEFENSE GROUP, L.L.C. 2970 W Sahara Avenue
	Las Vegas, NV 89102
	Office: <u>702-333-3673</u> Direct: <u>702-378-2407</u>
	Fax: 702-926-4345
	http://www.shouselaw.com/nevada/adam.html
	Reno Office:
	2300 S Virginia Avenue, Suite #800 Reno, NV 89501
	Office: <u>775-348-9685</u>
	Direct: <u>702-378-2407</u>
	CONFIDENTIALITY NOTICE: This communication contains information which (a) may be legally privileged, proprietary in nature, or otherwise protected by law from disclosure, and (b) is intended
	only for the use of the addressee/s named. If you are not the
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	this communication in error, please notify the sender immediately by
	calling <u>702-378-2407</u> . Thank you

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fage i fede	 Adam M. Solinger, Esq.
	LAS VEGAS DEFENSE GROUP, L.L.C.
	2970 W Sahara Avenue
	Las Vegas, NV 89102
	Office: 702-333-3673 Direct: 702-378-2407
aba fan Ganad	Fax: <u>702-926-4345</u>
	http://www.shouselaw.com/nevada/adam.html
	Reno Office:
the degradation of the	2300 S Virginia Avenue, Suite #800
	Reno, NV 89501
Estan Prants	Office: 775-348-9685
	Direct: 702-378-2407
Kettin McCarilly	CONFIDENTIALITY NOTICE: This communication
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现在的行为计划(积积)	proprietary in nature, or otherwise protected by law from
	disclosure, and (b) is intended only for the use of the
	addressee/s named. If you are not the addressee, or the
	person responsible for delivering this to the addressee/s, you are hereby notified that reading, copying, or
	distributing this communication is prohibited. If you have
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All the Atamash	sender immediately by calling 702-378-2407. Thank you
Synood Messages	
	Adom M. Calinana Fan
	Adam M. Solinger, Esq. LAS VEGAS DEFENSE GROUP, L.L.C.
	2970 W Sahara Avenue
	Las Vegas, NV 89102
	Office: 702-333-3673 Direct: 702-378-2407
	Fax: 702-926-4345
	http://www.shouselaw.com/nevada/adam.html
	Reno Office:
	2300 S Virginia Avenue, Suite #800
	Reno, NV 89501 Office: <u>775-3</u> 48-9685
	Direct: <u>702-378-2407</u>

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			Electronically Filed 2/7/2019 2:19 PM Steven D. Grierson CLERK OF THE COURT						
	1	LOUIS C. SCHNEIDER, ESQ. Nevada Bar Number: 009683	Oten s. astrum						
	2	430 South 7th Street							
	3	Las Vegas, Nevada 89101 Ph: 702-435-2121							
	4	Fax: 702-431-3807 jhhowardesq@hotmail.com							
	5	Attorney for the Defendant/Counterclaiman Chalese Solinger	t,						
	6		CIAL DISTRICT COURT						
	7	FAMILY DIVISION CLARK COUNTY, NEVADA							
	8								
	9	ADAM M. SOLINGER,							
	10	Plaintiff/Counterdefendant,) Case Number: D-19-582245-D) Department: I						
	11	vs.							
	12	CHALESE M. SOLINGER,) Date of Hearing: 3/19/19						
ರ	12	Defendant/Counterclaimant.) Time of Hearing 9:00 a.m.						
			_) ORAL ARGUMENT REQUESTED: YES						
Stree da 891	14	<u>NOTICE</u> : YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A COPY OF YOUR RESPONSE							
CHNEIDI Juth 7th Str as, Nevada 8 702-430-212	15	WITHIN TEN (10) DAYS OF YOUR RECEIPT OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN TEN (10) DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT HEARING PRIOR TO THE SCHEDULED HEARING DATE.							
S C. SCHNEIDER 430 South 7th Street as Vegas, Nevada 8910 Ph: 702-430-2121	16								
LOUIS 4 La	17								
r	18	AMENDED MOTION TO SET ASIDE DEFAULT; FOR EXCLUSIVE POSSESSION OF THE MARITAL RESIDENCE AND ORDERING PLAINTIFF TO ASSIST IN MAKING MORTGAGE PAYMENTS; FOR MEDICAL LEGAL CUSTODY OF THE MINOR							
	19	CHILDREN, FOR AN ORDER REFERRING THE PARTIES TO MEDIATION PURSUANT							
	20	TO EDCR 5.70, FOR AN ORDER AWARDING DEFENDANT CHILD SUPPORT; FOR AN ORDER AWARDING DEFENDANT ALIMONY; AND FOR ATTORNEY FEES AND COSTS							
	21		SE M. SOLINGER, by and through her attorney, LOUIS						
	22		orable Court for its Order granting the her the following						
	23 24	relief:	is a second for his order granting the fiel the following						
	24		Default filed by Plaintiff for failure to file a Three Day						
	26	Notice of Intent to Take Default;							
	27	2. An Order granting Defenda	nt exclusive possession of the marital residence and						
	28	ordering Plaintiff to assist in making mortga	-						
		Т	Page 1 of 9						
		Case Number: D-1	9-582245-D						

	1	3. An Order awarding the Defendant primary legal custody for medical purposes of the				
	2	two minor children;				
	3	4. An Order awarding Defendant child support retroactive to the date of separation				
	4	November 2018;				
	5	5. An Order referring the parties to mediation pursuant to EDCR 5.70;				
	6	6. An Order awarding Defendant temporary alimony in the amount of \$800.00 retroactive				
	7	to the date of separation November 2018;				
	8	7. A preliminary award of attorneys fees and costs to Defendant; and				
	9	8. Such other and further orders as this Court deems fair and equitable.				
	10	This Motion is made and based upon the files, the papers and pleadings in this action, the				
	11	Points and Authorities attached hereto, the Affidavit attached hereto, and any argument of counsel				
	12	and evidence that may be adduced at the time of Hearing on the within Motion.				
LLLC.	13	Dated this day of February, 2019.				
6 4 5	14					
NEIDE 7th Stree Vevada 891 430-2121	15	LOUIS C. SCHINEIDER, ESQ.				
SCH South /egas, 1 h: 702-	16	Nevada Bar Number: 009683				
LOUIS C 43(Las \ P	17	NOTICE OF HEARING				
FOI	18	TO: ADAM SOLINGER, the Defendant; and				
	19	TO: HIS ATTORNEY, if any:				
	20	YOU AND EACH OF YOU WILL PLEASE TAKE NOTICE that the undersigned will				
	21	bring the above and foregoing Motion on for hearing on the 19th day of,				
	22	2019, at the hour of 9:00 o'clock a .m., in Department I of the above entitled Court, or				
	23	as soon thereafter as counsel can be heard.				
	24	Dated this day of February, 2019.				
	25					
	26	LOUIS C. SCHNEIDER, ESO.				
	27	LOUIS C. SCHNEIDER, ESQ. Nevada Bar Number: 009683				
		LOUIS C. SCHNEIDER, ESQ. Nevada Bar Number: 009683				
	27	LOUIS C. SCHNEIDER, ESQ. Nevada Bar Number: 009683 Page 2 of 9				

The Plaintiff, ADAM SOLINGER, and Defendant, CHALESE SOLINGER, were married on May 12, 2012 in Clark County, Nevada. They have two (2) minor children born the issue of this marriage, to wit: to-wit: Michael Adam Solinger, born June 16, 2015, and Marie Leona Solinger, born August 28, 2017.

I.

STATEMENT OF FACTS

7 Prior to their marriage, the parties dated since 2008 and moved to Las Vegas, Nevada in 2011. 8 Shortly after marriage, Plaintiff began attending law school in the fall while Defendant worked at the 9 Artiques home furniture store when Defendant became pregnant with their first child, Michael. Defendant was put on bed rest during her pregnancy and was force to give notice and stop working. 10 11 Once Plaintiff graduated and passed the Nevada Bar Exam he began working for Las Vegas Defense 12 Group. In 2016, Defendant briefly went back to work at the Artiques store when she became pregnant 13 with their daughter Marie. Unfortunately Defendant was again put on bed rest until Marie was born 14 in August, 2017.

It became apparent to Defendant that Plaintiff was more focused on his career then family life. In June of 2018, Plaintiff abandoned Defendant and the children and was missing for a least three days. When Plaintiff returned he stated that he wanted a divorce. The parties attempted to work on their marriage but Plaintiff contributed little to no effort. They attended one counseling session and in October 2018, Plaintiff decided he was completely finished with the Defendant. Again Plaintiff left his family, leaving Defendant solely and fully responsible for the minor children and the household.

II.

POINTS AND AUTHORITIES

DEFENDANT SHOULD BE AWARDED PRIMARY PHYSICAL AND LEGAL CUSTODY OF THE PARTIES' TWO (2) MINOR CHILDREN

As Defendant has been the primary caregiver of the parties' two children, and the parties' son, Michael is in need of corrective surgery. Historically Plaintiff has not been fully involved in the children's daily routine and has left it to the Defendant to fulfill both parental rolls. Plaintiff has

Page 3 of 9

LOUIS C. SCHNEIDER, LLC. 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-430-2121

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1 threatened Defendant with contacting CPS or that he will be picking up the children from school and 2 not returning them to her for reasons unbeknownst to Defendant. She should be awarded primary 3 physical and primary legal custody of the children to ensure the children are properly cared especially for medically purposes since Plaintiff is completely unreliable. While in NRS 125C.0015 its state 4 5 that "Parents have joint custody until otherwise ordered by court" it is NRS 125C.035 that provides 6 for the best interest of children and states ...

Best interests of child: Joint physical custody; preferences; presumptions when court determines parent or person seeking custody is perpetrator of domestic violence or has committed act

of abduction against child or any other child.

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

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

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

(a) To both parents jointly pursuant to NRS 125C.0025 or to either parent pursuant to NRS 125C.003. If the court does not enter an order awarding joint physical custody of a child after either parent has applied for joint physical custody, the court shall state in its decision the reason for its denial of the parent's application.

(b) To a person or persons in whose home the child has been living and where the child has had a wholesome and stable environment.

(c) To any person related within the fifth degree of consanguinity to the child whom the court finds suitable and able to provide proper care and guidance for the child, regardless of whether the relative resides within this State.

(d) To any other person or persons whom the court finds suitable and able to provide proper care and guidance for the child.

4. In determining the best interest of the child, the court shall consider and set forth its specific findings concerning, among other things:

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

(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.

(i) 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.

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

Page 4 of 9

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5. Except as otherwise provided in subsection 6 or NRS 125C.210, a determination by the court after an evidentiary hearing and finding by clear and convincing evidence that either parent or any other person seeking physical custody has engaged in one or more acts of domestic violence against the child, a parent of the child or any other person residing with the child creates a rebuttable presumption that sole or joint physical custody of the child by the perpetrator of the domestic violence is not in the best interest of the child. Upon making such a determination, the court shall set forth:

(a) Findings of fact that support the determination that one or more acts of domestic violence occurred; and

(b) Findings that the custody or visitation arrangement ordered by the court adequately protects the child and the parent or other victim of domestic violence who resided with the child.

6. If after an evidentiary hearing held pursuant to subsection 5 the court determines that each party has engaged in acts of domestic violence, it shall, if possible, then determine which person was the primary physical aggressor. In determining which party was the primary physical aggressor for the purposes of this section, the court shall consider:

(a) All prior acts of domestic violence involving either party;

(b) The relative severity of the injuries, if any, inflicted upon the persons involved in those prior acts of domestic violence;

(c) The likelihood of future injury;

(d) Whether, during the prior acts, one of the parties acted in self-defense; and

(e) Any other factors which the court deems relevant to the determination.

 \hat{E} In such a case, if it is not possible for the court to determine which party is the primary physical aggressor, the presumption created pursuant to subsection 5 applies to both parties. If it is possible for the court to determine which party is the primary physical aggressor, the presumption created pursuant to subsection 5 applies only to the party determined by the court to be the primary physical aggressor.

7. A determination by the court after an evidentiary hearing and finding by clear and convincing evidence that either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child creates a rebuttable presumption that sole or joint physical custody or unsupervised visitation of the child by the perpetrator of the abduction is not in the best interest of the child. If the parent or other person seeking physical custody does not rebut the presumption, the court shall not enter an order for sole or joint physical custody or unsupervised visitation of the child by the perpetrator and the court shall set forth:

(a) Findings of fact that support the determination that one or more acts of abduction occurred; and

(b) Findings that the custody or visitation arrangement ordered by the court adequately protects the child and the parent or other person from whom the child was abducted.

8. For the purposes of subsection 7, any of the following acts constitute conclusive evidence that an act of abduction occurred:

(a) A conviction of the defendant of any violation of NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct;

(b) A plea of guilty or nolo contendere by the defendant to any violation of NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct; or

(c) An admission by the defendant to the court of the facts contained in the charging document alleging a violation of NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct.

9. If, after a court enters a final order concerning physical custody of the child, a magistrate determines there is probable cause to believe that an act of abduction has been committed against the child or any other child and that a person who has been

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awarded sole or joint physical custody or unsupervised visitation of the child has committed the act, the court shall, upon a motion to modify the order concerning physical custody, reconsider the previous order concerning physical custody pursuant to subsections 7 and 8.

10. As used in this section:

(a) "Abduction" means the commission of an act described in NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct.

(b) "Domestic violence" means the commission of any act described in NRS 33.018..

In this case, best interests of the minor children would not only include awarding primary physical custody but also awarding primary legal custody as well. The medical needs of the minor children are a crucial and when a parent willfully stalls or blocks the other parent from gaining necessary medical attention, then the Court has discretion to award primary legal custody. While Defendant should be awarded primary legal custody and primary physical custody she would like Plaintiff to be informed as to the status of any medical needs and will encourage liberal and frequent contact and communication so long as it is without conflict.

DEFENDANT SHOULD BE AWARDED CHILD SUPPORT

Plaintiff should be ordered to pay child support to Defendant consistent with NRS 125B.070 and NRS 125B.080. Plaintiff's gross monthly income is unknown at this time as he has not filed his required Financial Disclosure Form assuming he was able to obtain a divorce through a Default and proceed without Defendant. The amount of child support should be retroactive to the official date of separating in this case which is November 2018, and thereafter be payable on the first day of each month until further order of this Court.

DEFENDANT SHOULD BE AWARDED SPOUSAL SUPPORT

Plaintiff was able to attend Law School while Defendant fully supported him by taking care of their minor children and maintaining the household even when Plaintiff abandoned them in June 2018 with only a brief return until finally leaving Defendant fully responsible. Plaintiff is able-bodied and capable of paying Defendant the amount of \$800.00 per month as and for temporary spousal support pending Trial.

DEFENDANT SHOULD BE AWARDED EXCLUSIVE POSSESSION OF THE MARITAL RESIDENCE

Defendant wishes to protect her children from any further upsets in their lives regarding the

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1 parties' anticipated divorce. Defendant should be awarded exclusive possession of the marital 2 residence during the pendency of the action since Plaintiff chose to leave. This would provide for 3 stability and be less disruptive to the children during this transitional time for them. The children will 4 adjust to the transition easier if Plaintiff is not allowed to come and go as he pleases without 5 Defendant's knowledge. Defendant understands that it is more expensive to support two households 6 and therefore offers to have Plaintiff pay half the rent on the marital residence and utilities during the 7 pendency of the action.

THE PARTIES SHOULD BE REFERRED TO FAMILY MEDIATION CENTER TO 8 9 FORMULATE A PARENTING PLAN

10 EDCR 5.303 is the requirement for Mandatory Mediation Program. It states in part " all 11 parties to a contested child custody proceeding must attend mediation through the Family Mediation 12 Center (FMC) or through a private mediator before the disposition of the custody matter." Defendant 13 proposes the parties attend mediation to formulate a parenting plan and in the interim follow the Department's Default Holiday Schedule.

THE DEFAULT SHOULD BE SET ASIDE

16 Defendant's counsel, Louis C. Schneider, had been in contact with the Plaintiff in effort to 17 resolve this matter without Court involvement. Please see attached the emails between Plaintiff and 18 Defendant's counsel attached as EXHIBIT A. Plaintiff, who is a licensed attorney in the State of 19 Nevada, has wilfully misrepresented this Court and intentionally delayed discussing settlement 20 attempting to gain an advantage in Court by submitting a Default. Plaintiff failed to submit a Three 21 Day Notice of Intent to Take Default allowing Defendant's counsel an opportunity to file the required Answer on her behalf when settlement was no longer on the table. Further Plaintiff has not 22 23 filed the proper paperwork in this case to facilitate an uncontested hearing. Additionally, Plaintiff 24 cannot act as his own Resident Witness. Defendant should be allowed her day in Court and 25 therefore the Court should set aside the Default filed herein pursuant to NRCP 60(b).

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DEFENDANT SHOULD BE AWARDED PRELIMINARY ATTORNEYS FEES

27 Defendant should be awarded preliminary attorney fees for having to file this Motion. 28 Defendant has filed a Financial Disclosure Form prior this instant Motion pursuant to EDCR 5.5.506.

Page 7 of 9

1 Defendant hereby requests to be awarded \$5,000.00 in preliminary attorneys fees. See Sargeant v. 2 Sargeant, 88 Nev. 223, 495 P.2d 618 (1972), which provides that the Plaintiff should pay a 3 substantial portion of Defendant's attorney's fees and costs in order to level the playing field between 4 them. 5 III. 6 CONCLUSION 7 WHEREFORE, Defendant prays for relief as follows: 8 1. An Order setting aside the Default filed by Plaintiff: 9 2. An Order granting Defendant exclusive possession of the marital residence and 10 ordering Plaintiff to assist in making mortgage payments thereon; 3. 11 An Order confirming the Defendant as primary legal custodian for medical purposes of the two minor children; 12 LOUIS C. SCHNEIDER, LLC. 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-430-2121 13 4. An Order awarding Defendant child support retroactive to the date of separation November 2018: 14 15 5. An Order referring the parties to mediation pursuant to EDCR 5.70; 16 6. An Order awarding Defendant temporary alimony in the amount of \$800.00 retroactive 17 to the date of separation November 2018; 18 7. A preliminary award of attorneys fees and costs; and 19 8. Such other and further orders as this Court deems fair and equitable. 20 **DATED** this day of February, 2019. 21 22 LOUIS C. SCHNEIDER, ESQ. 23 Nevada Bar Number: 009683 430 South 7th Street 24 Las Vegas, Nevada 89101 Ph: 702-435-2121 25 Fax: 702-431-3807 jhhowardesq@hotmail.com 26 Attorney for the Defendant/Counterclaimant, Chalese Solinger 27 28 Page 8 of 9

AFFIDAVIT OF DEFENDANT IN SUPPORT OF MOTION 1 2 STATE OF NEVADA)) ss.) 3 COUNTY OF CLARK CHALESE M. SOLINGER, having first been duly sworn, deposes and says: 4 That I am the Plaintiff in the above-referenced matter. I have read the forgoing Motion, and 5 Counterclaim, and the same is true of my own knowledge, except for those matters which are therein 6 7 stated upon information and belief, and as to those matters, I believe them to be true. 8 Further affiant sayeth naught. 9 CHALESE M. SOLINGER 10 11 SUBSCRIBED AND SWORN TO before me B IBL .IC NOTARY 12 this day of February, 2019. STATE OF NEVADA COUNTY OF CLARK MY APPT. EXPIRES MAY 25, 2019 LOUIS C. SCHNEIDER, LLC. 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-430-2121 13 0. 03-81429-1 14 Notary Public in and for said 15 County and State 16 17 18 19 20 21 22 23 24 25 26 27 28 Page 9 of 9

EXHIBIT A

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🔹 Home - 🏫 Bone 🕅 Q AII Louis C. Schneider, search your mailbox 🖀 sense 🙀 teories 🗇 🎰 👾 Se 40 the Same Re: Solinger v. Solinger People 🖄 Inbox (9999+) Louis C. Schneider <lcslaw@yahoo.com> Jan 16 at 12:45 PM To Adam Solinger yes I did and I am sorry I confused you two. Any chance you and I can sit down and resolve this quietly? My cell 702-217-4943 Louis From: Adam Solinger <adam@702defense.com> To: Louis C. Schneider <lcslaw@yahoo.com> Sent: Wednesday, January 16, 2019 11:42 AM Subject: Re: Solinger v. Solinger Hey Louis, I heard you scared Mike Castillo half to death today telling him his wife was divorcing him. On Thu, Dec 13, 2018 at 9:41 AM Louis C. Schneider <<u>icslaw@yahoo.com</u>> wrote: Adam, She showed it to me but I wasn't left a copy of anything. She still has not retained me. Louis From: Adam Solinger adam@702defense.com> To: lcslaw@yahoo.com Sent: Wednesday, December 12, 2018 3:30 PM Subject: Re: Solinger v. Solinger Yes, I'm not represented because I don't really see a need at this point. I'll happily chat with you to see about resolving it. Did she give a copy of my previous offer that expires tonight? On Wed, Dec 12, 2018 at 3:05 PM Louis C. Schneider lcslaw@yahoo.com> wrote: Adam. I was hoping to be able to speak with you prior to this. Yes she has seen me but has not retained me. Lets talk if you're willing to. If you're represented I am unable to meet without your attorney but I'm sure you know that. My hope is resolve this informally with a mess. Louis From: Adam Solinger adam@702defense.com> To: lcslaw@yahoo.com Sent: Wednesday, December 12, 2018 1:34 PM Subject: Solinger v. Solinger Hi Louis, It's my understanding that you will be representing Chalese in the divorce case. Can you please confirm the same?

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LAS VEGAS DEFENSE GROUP, L.L.C. 2970 W Sahara Avenue Las Vegas, NV 89102 Office: 702-333-3673 Direct: 702-378-2407 Fax: 702-926-4345

http://www.shouselaw.com/nevada/adam.html

Reno Office: 2300 5 Virginia Avenue, Suite #800 Reno, NV 89501 Office: <u>775-348-9685</u> Direct: <u>702-378-2407</u>

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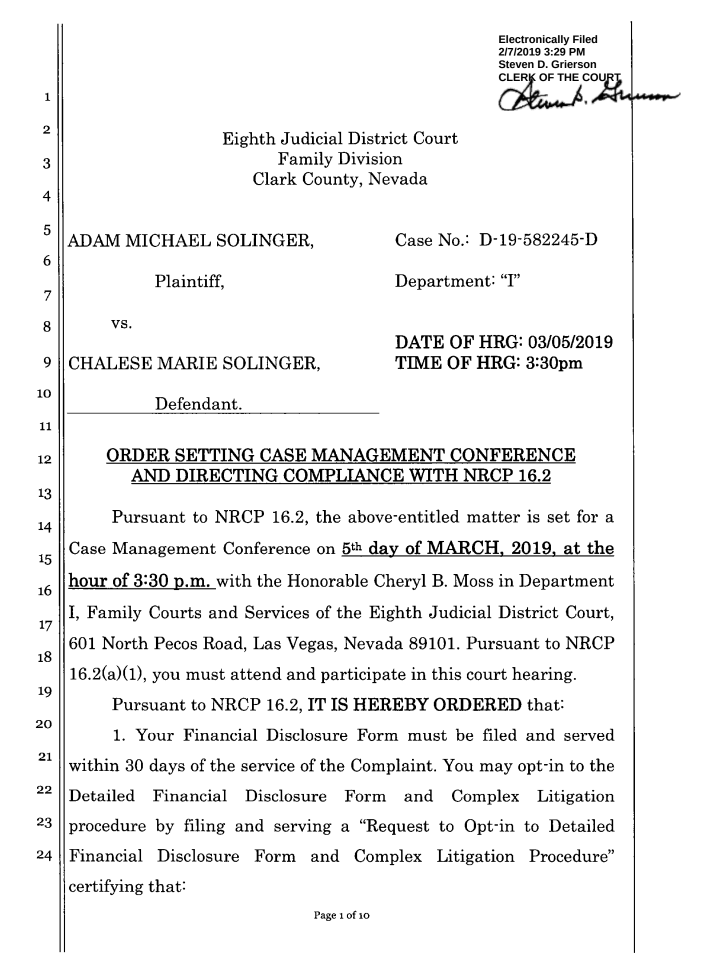
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(A) Either party's individual gross income, or the
combined gross income of the parties, is more than \$250,000 per
year; or

(B) Either party is self-employed or the owner, partner,
managing or majority shareholder, or managing or majority member
of a business; or

(C) The combined gross value of the assets owned by
either party individually or in combination is more than \$1,000,000.
If none of the foregoing applies or neither party filed a Request to
Opt-in, you must complete the General Financial Disclosure Form.

¹⁰ 2. Concurrently with the filing of the Financial Disclosure
 ¹¹ Form, you must provide to the other party initial disclosures
 ¹² mandated by NRCP 16.2(d). Such initial disclosures shall include the
 ¹³ following information and documentation:

(A) Bank and Investment Statements. Copies of all
monthly or periodic bank, checking, savings, brokerage, investment,
and security account statements in which any party has or had an
interest for the period commencing 6 months prior to the service of
the Summons and Complaint through the date of the disclosure;

(B) Credit Card and Debt Statements. Copies of credit
 card statements and debt statements for all parties for all months for
 the period commencing 6 months prior to the service of the Summons
 and Complaint through the date of disclosure;

(C) Real Property. Copies of all deeds, deeds of trust,
 purchase agreements, escrow documents, settlement sheets, and all
 other documents that disclose the ownership, legal description,

Page 2 of 10

purchase price, and encumbrances of all real property owned by any
 party;

(D) Property Debts. Copies of all monthly or periodic 3 statements and documents showing the balances owing on all 4 mortgages, notes, liens, and encumbrances outstanding against all 5 real property and personal property in which the party has or had an 6 interest for the period commencing 6 months prior to the service of 7 the Summons and Complaint through the date of the disclosure; or if 8 no monthly or quarterly statements are available during this time 9 period, the most recent statements or documents that disclose the 10 information;

(E) Loan Applications. Copies of all loan applications that
 a party has signed within 12 months prior to the service of the
 Summons and Complaint through the date of the disclosure;

(F) Promissory Notes. Copies of all promissory notes
under which a party either owes money or is entitled to receive
money;

(G) Deposits. Copies of all documents evidencing money
 held in escrow or by individuals or entities for the benefit of either
 party;

20 (H) Receivables. Copies of all documents evidencing loans or monies due to either party from individuals or entities;

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(I) Retirement and Other Assets. Copies of all monthly or
 periodic statements and documents showing the value of all pension,
 retirement, stock option, and annuity balances, including individual
 retirement accounts, 401(k) accounts, and all other retirement and

Page 3 of 10

employee benefits and accounts in which any party has or had an
interest for the period commencing 6 months prior to the service of
the Summons and Complaint through the date of the disclosure; or if
no monthly or quarterly statements are available during this time
period, the most recent statements or documents that disclose the
information;

(J) Insurance. Copies of all monthly periodic or 7 statements and documents showing the cash surrender value, face 8 value, and premiums charged for all life insurance policies in which 9 any party has or had an interest for the period commencing 6 months 10 prior to the service of the Summons and Complaint through the date 11 of the disclosure; or if no monthly or quarterly statements are 12 available during this time period, the most recent statements or 13 documents that disclose the information;

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(K) Insurance Policies. Copies of all policy statements and evidence of costs of premiums for health and life insurance policies covering either party or any child of the relationship;

(L) Values. Copies of all documents that may assist in
identifying or valuing any item of real or personal property in which
any party has or had an interest for the period commencing 6 months
prior to the service of the Summons and Complaint through the date
of the disclosure, including any documents that the party may rely
upon in placing a value on any item of real or personal property (i.e.,
appraisals, estimates, or official value guides);

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(M) Tax Returns. Copies of all personal and business tax returns, balance sheets, profit and loss statements, and all

Page 4 of 10

documents that may assist in identifying or valuing any business or
business interest for the last 5 completed calendar or fiscal years
with respect to any business or entity in which any party has or had
an interest within the past 12 months;

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(N) Proof of Income. Proof of income of the party from all sources, specifically including W-2, 1099, and K-1 forms, for the past 2 completed calendar years, and year-to-date income information (paycheck stubs, etc.) for the period commencing 6 months prior to the service of the Summons and Complaint through the date of the disclosure; and

(O) Personalty. A list of all items of personal property
with an individual value exceeding \$200, including, but not limited
to, household furniture, furnishings, antiques, artwork, vehicles,
jewelry, coins, stamp collections, and similar items in which any
party has an interest, together with the party's estimate of current
fair market value (not replacement value) for each item.

(P) Exhibits. A copy of every other document or exhibit,
 including summaries of other evidence, that a party expects to offer
 as evidence at trial in any manner.

3. No later than (90 days after the Financial Disclosure Form
is due), you must disclose the identity of any witnesses (any person
who may be used at trial to present evidence pursuant to NRS
50.275, 50.285, and 50.305). If the evidence is intended solely to
contradict or rebut evidence on the same subject matter, the
disclosure must be within 21 days after the disclosure made by the
other party.

Page 5 of 10

4. No later than (45 days after service of the Answer), you and, 1 if you have an attorney, your attorney, must meet for an Early Case 2 Conference. This conference is intended for the purpose of ensuring 3 compliance with the initial disclosure rules (see paragraph 2; NRCP 4 16.2(d)). The Plaintiff shall designate the time and place of each 5 meeting, which must be held in the county where the action was 6 filed, unless the parties agree upon a different location. You and the 7 other party may submit a Stipulation and Order to continue the time 8 for the case conference for an additional period of not more than 60 9 days, which the court may, in its discretion and for good cause 10 shown, enter. Absent compelling and extraordinary circumstances, 11 neither the court nor the parties may extend the time to a day more 12 than 90 days after service of the Answer. The time for holding a case 13 conference with respect to a defendant who has filed a motion pursuant to Rule 12(b)(2)-(4) is tolled until entry of an order denying 14 the motion. 15

5. Early Case Conference Report. Within 15 days after the case
conference, but not later than (5 days prior to the scheduled case
management conference), you must file a joint early case conference
report, or if you and the other side are unable to agree upon the
contents of a joint report, you must serve and file an early case
conference report, which, either as a joint or individual report, must
contain:

(A) A statement of jurisdiction;

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(B) A brief description of the nature of the action and each
(claim for relief or defense;

Page 6 of 10

(C) If custody is at issue in the case, a proposed custodial
timeshare and a proposed holiday, special day, and vacation
schedule;

4 (D) A written list of all documents provided at or as a 5 result of the case conference, together with any objection that the 6 document is not authentic or genuine. The failure to state any 7 objection to the authenticity or genuineness of a document 8 constitutes a waiver of such objection at a subsequent hearing or 8 trial. For good cause, the court may permit the withdrawal of a 9 waiver and the assertion of an objection;

(E) A written list of all documents not provided under
Rule 16.2(d), together with the explanation as to why each document
was not provided;

(F) For each issue in the case, a statement of what
information and/or documents are needed, along with a proposed
plan and schedule of any additional discovery;

(G) A list of the property (including pets, vehicles, real
estate, retirement accounts, pensions, etc.) that each litigant seeks to
be awarded in this action;

19 (H) The list of witnesses exchanged in accordance with 20 Rule 16.2(d)(5) and (d)(6);

(I) Identification of each specific issue preventing
 immediate global resolution of the case along with a description of
 what action is necessary to resolve each issue identified;

23 24

- (J) A litigation budget; and
- (K) Proposed trial dates.

Page 7 of 10

1 6. You are under the continuing obligation to supplement any disclosures required herein or by court rule. You must make 2 additional or amended disclosures whenever new or different 3 information is discovered or revealed. Such additional or amended 4 disclosures, including corrections to your financial disclosure form, 5 shall be made within 14 days after acquiring the additional 6 information or after otherwise learning that your disclosure is 7 incomplete or incorrect. However, if a hearing, deposition, case 8 management conference, or other calendared event is scheduled less 9 than 14 days from the discovery date, then the update must be filed 10 and served within 24 hours of the discovery of new information.

11 7. If you fail to timely complete, file, or serve the appropriate 12 financial disclosure form required by this rule, or the required information and disclosures under this rule, the court shall impose 13 an appropriate sanction upon you, your attorney, or both, unless 14 specific affirmative findings of fact are made that you have proven: 15 (1) either good cause for the failure by a preponderance of the 16 evidence or that the violating party would experience an undue 17 hardship if the penalty is applied; and (2) that other means fully 18 compensate the nonviolating party for any losses, delays, and 19 expenses suffered as a result of the violation. Sanctions may include: 20

(A) An order finding the violating party in civil contempt of court, an order requiring the violating party to timely file and serve the disclosures, to pay the opposing party's reasonable expenses including attorney fees and costs incurred as a result of the

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Page 8 of 10

¹ failure, and any other sanction the court deems just and proper;
² and/or

(B) An order refusing to allow the violating party to
support or oppose designated claims or defenses, or prohibiting that
party from introducing designated matters in evidence, and/or any
other sanction the court deems just and proper.

8. Failure to include any asset or accurately report income will
result in sanctions if the nonviolating party can establish by a
preponderance of the evidence that there is not good cause for the
failure. Sanctions may include:

(A) An order finding the violating party in civil contempt
 of court, an award of reasonable attorney fees and costs to the
 nonviolating party, and any other sanction the court deems just and
 proper; and/or

(B) An order awarding the omitted asset to the opposing
party as his or her separate property or making another form of
unequal division of community property, and/or any other sanction
the court deems just and proper.

¹⁸ Dated this 7th day of February, 2019.

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CHERYZ B. MOSS District Court Judge

Page 9 of 10

1 2 3	CERTIFICATE OF SERVICE
4	I electronically served, faxed, emailed, or placed in the appropriate attorney folder located in the Clerk of the
5	Court's Office, a copy of the Amended Order Setting Case
6	Management Conference and Directing Compliance with
7	NRCP 16.2 to:
8	
9	ADAM M. SOLINGER, ESQ. 2970 West Sahara Avenue
10	Las Vegas, Nevada 89102
11	<u>adam@702defense.com</u> Plaintiff In Proper Person
12	
13	LOUIS C. SCHNEIDER, ESQ. 430 South 7 th Street
14	Las Vegas, Nevada 89101
15 16	<u>lcslawllc@gmail.com</u> Attorney for Defendant
17	
18	
19	
20	1 plate
21	Suzanna Zavala Judicial Executive Assistant
22	Department I
23	
24	
	Page 10 of 10

1 2 3	FAM	FRICT COURT IILY DIVISION COUNTY, NEVADA	Electronically Filed 2/7/2019 3:29 PM Steven D. Grierson CLERK OF THE COURT
	ADAM M. SOLINGER, Plaintiff	Case No.: D-19-5	82245-D
4	vs. CHALESE M. SOLINGER, Defendant.	Department I	
5		ORDER FOR FA	AMILY MEDIATION ICES
7	IT IS HEREBY ORDERED that, in the s	nivit of procording the re	
8	about the future best interest of their child(re resolve their disputes.	en), the above-named par	ties will make every attempt to
9	IT IS FURTHER ORDERED by the Co	urt that regarding the c	hild(ren) at issue the Family
10	Mediation Center (FMC) shall:	art mai, regarding me e	initiation, at issue, the running
11	Provide Confidential Mediation	and on hoth services of	
12	(When telephone mediation is ordered, Include a Domestic Violence Proto	•	reside out-of-state)
13			
14	Interview Child(ren)		
15			
16			
17	Reunify Parent/Child(ren)		
18	IT IS FURTHER ORDERED that the co based on each litigant's individual financia		
19	Child(ren) interviews are \$50.00 per child p per litigant.		
20	IT IS FURTHER ORDERED that the pa	arties and/or their attorne	eys must report to the Family
21	Mediation Center at 601 N. Pecos Road, Las	Vegas, NV 89101, phone	e (702) 455-4186.
22	DATED this 7th day of February, 2019.		
23	This matter is reset for	•	•
24	Date: MARCH 5, 2019 Time: 3:30	p.m.	1 18. Mm
25			CHERYL B. MOSS
26	Attorney for Plaintiff, Adam M. Solinge		District Court Judge
27	Attorney for Plaintiff:	······································	
28	Attorney for Defendant: Louis C. Schneid	er, Esq.	
CHERYL B. MOSS DISTRICT JUDGE FAMILY DIVISION, DEPT I LAS VEGAS, NV 89101-2408			

	Electronically Filed 2/14/2019 10:27 AM Steven D. Grierson CLERK OF THE COURT
NOA Vincent Moure Fac	Oten p. artic
Vincent Mayo, Esq. Nevada State Bar Number: 8564	
THE ABRAMS & MAYO LAW FIR 6252 South Rainbow Blvd., Suite 1	
Las Vegas, Nevada 89118	
Tel: (702) 222-4021 Fax: (702) 248-9750	- M- M
Email: <u>vmgroup@theabramslawfi</u> Attorney for Plaintiff	<u>rm.com</u>
	and a star and a straight of the straight of the
	cial District Court ly Division
	ounty, Nevada
And the second	
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
Plaintiff,) Department: I
vs.	
	ý
CHALESE MARIE SOLINGER,)
Defendant.)
NOTICE OF APPEA	RANCE OF ATTORNEY
PLEASE TAKE NOTICE tha	t Vincent Mayo, Esq., of The Abrams &
	일반에게 이상을 위해 가지 않는 것이 가지 않는다.
Mayo Law Firm, hereby appears	on behalf of Plaintiff, Adam Michael
Solinger, in the above entitled mat	tter.
111	
111	
111	
Pa	ge 1 of 2
Case Number: D-1	3-302243-D

1	All future correspondence, communications and pleadings shall be
2	directed to the aforementioned as counsel of record.
3	DATED Thursday, February 14, 2019.
4	Respectfully Submitted,
5	THE ABRAMS & MAYO LAW FIRM
6	Vincent Mayo, Esq.
7	Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100
8	Las Vegas, Nevada 89118 Attorney for Plaintiff
9	
10	CERTIFICATE OF SERVICE
11	I hereby certify that the foregoing NOTICE OF APPEARANCE OF
12	ATTORNEY was filed electronically with the Eighth Judicial Distric
13	Court in the above-entitled matter, on Thursday, February 14, 2019
14	Electronic service of the foregoing document shall be made in
15	accordance with the Master Service List, pursuant to NEFCR 9, a
16	follows:
17	Louis Schneider, Esq.
18	Attorney for Defendant
19	Photes
20	An Employee of The Abrams & Mayo Law Firm
21	
	Page 2 of 2

	Electronically Filed 2/14/2019 10:30 AM Steven D. Grierson CLERK OF THE COURT
PET	Atump. Atu
Vincent Mayo, Esq. Nevada State Bar Number: 8564	
THE ABRAMS & MAYO LAW FIR 6252 South Rainbow Blvd., Suite 1	
Las Vegas, Nevada 89118	
Tel: (702) 222-4021 Fax: (702) 248-9750	
Email: VMGroup@theabramslawf Attorney for Plaintiff	firm.com
Eighth Judic	cial District Court
	ly Division ounty, Nevada
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
Plaintiff,)) Department: I
a desired and a second s	
vs.)
CHALESE MARIE SOLINGER,)
Defendant.	ĺ.
PETITION TO SEAL RECORI	DS PURSUANT TO NRS 125.110(2)
NOW INTO COURT com	es Plaintiff, Adam Michael Solinger, by
and through his attorney of reco	rd, Vincent Mayo, Esq., of The Abrams
& Mayo Law Firm, and hereby	y requests that this action be sealed
pursuant to NRS 125.110(2), which	
1. In any action for div pleadings in the action sha	orce, the following papers and ll be open to public inspection in
the clerk's office:	plaint is not answered by the
defendant, the summons,	with the affidavit or proof of memorandum endorsed thereon
II Case Number: D-1	9-582245-D

I	1
1 2	that the default of the defendant in not answering was entered, and the judgment; and in case where service is made by publication, the affidavit for publication of
3	summons and the order directing the publication of summons.
4	(b) In all other cases, the pleadings, the finding of the court, any order made on motion as provided in Nevada Rules of Civil Procedure, and the judgment.
5	2. All other papers, records, proceedings and evidence, including exhibits and transcript of the testimony, shall,
6	upon the written request of either party to the action, filed with the clerk, be sealed and shall not be open to inspection
7	except to the parties or their attorneys, or when required as evidence in another action or proceeding.
8	
9	Accordingly, this matter shall not be open to inspection except to
10	the parties and/or their attorneys, or when required as evidence in
11	another action or proceeding.
12	Dated: Thursday, February 14, 2019.
13	Respectfully Submitted,
14	THE ABRAMS & MAYO LAW FIRM
15	
16	Vincent/Mayo, Esq. Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100
17	Las Vegas, Nevada 89118 Attorney for Plaintiff
18	
19	
20	
21	

NECC Vincent Mayo, Esq. Nevada State Bar Number: 8564 ITHE ABRAMS & MAYO LAW FIRM 5252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 IEI; (702) 2248-9750 Email: vmgroup@theabramslawfirm.com Attorney for Plaintiff Eighth Judicial District Court Family Division Clark County, Nevada ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D Plaintiff,) Department: I vs.) CHALESE MARIE SOLINGER,) Defendant.) NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las		Electronically Filed 2/21/2019 1:52 PM Steven D. Grierson
Vincent Mayo, Esq. Nevada State Bar Number: 8564 PHE ABRAMS & MAYO LAW FIRM 5252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Fel: (702) 222-4021 Fax: (702) 224-9750 Email: <u>vmgroup@theabramslawfirm.com</u> Attorney for Plaintiff Eighth Judicial District Court Family Division Clark County, Nevada ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D) Plaintiff,) Department: I vs.) CHALESE MARIE SOLINGER,) Defendant.) NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las /// ///	NECC	CLERK OF THE COURT
FIE ABRAMS & MAYO LAW FIRM 5252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Fel: (702) 222-4021 Fax: (702) 248-9750 Email: vmgroup@theabramslawfirm.com Attorney for Plaintiff Eighth Judicial District Court Family Division Clark County, Nevada ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D Plaintiff,) Department: I vs.) CHALESE MARIE SOLINGER,) Defendant.) Defendant.) CHALESE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118.	Vincent Mayo, Esq.	
5252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Fel: (702) 222-4021 Fax: (702) 248-9750 Email: <u>vmgroup@theabramslawfirm.com</u> Attorney for Plaintiff Eighth Judicial District Court Family Division Clark County, Nevada ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D) Plaintiff,) Department: I vs.) CHALESE MARIE SOLINGER,) Defendant.) NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118.	Nevada State Bar Number: 8564	ЭЪЛ
Fel: (702) 222-4021 Fax: (702) 248-9750 Email: <u>ymgroup@theabramslawfirm.com</u> Attorney for Plaintiff Eighth Judicial District Court Family Division Clark County, Nevada ADAM MICHAEL SOLINGER,) Plaintiff,) Department: I vs.) CHALESE MARIE SOLINGER,) Defendant.) NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118.	6252 South Rainbow Blvd., Suite 1	
Fax: (702) 248-9750 Email: <u>vmgroup@theabramslawfirm.com</u> Attorney for Plaintiff Eighth Judicial District Court Family Division Clark County, Nevada ADAM MICHAEL SOLINGER,) Clark County, Nevada ADAM MICHAEL SOLINGER,) Plaintiff,) Department: I vs.) CHALESE MARIE SOLINGER,) Defendant.) NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las ///		h ()
Attorney for Plaintiff Eighth Judicial District Court Family Division Clark County, Nevada ADAM MICHAEL SOLINGER, Plaintiff, Department: I vs. CHALESE MARIE SOLINGER, Defendant. NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118. ///	Fax: (702) 248-9750	
Family Division Clark County, Nevada ADAM MICHAEL SOLINGER,) Plaintiff,) Department: I vs.) CHALESE MARIE SOLINGER,) Defendant.) CHALESE MARIE SOLINGER,) Defendant.) CHALESE MARIE SOLINGER,) Defendant.) Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118. '//	Attorney for Plaintiff	<u>rm.com</u>
Family Division Clark County, Nevada ADAM MICHAEL SOLINGER,) Plaintiff,) Department: I vs.) CHALESE MARIE SOLINGER,) Defendant.) CHALESE MARIE SOLINGER,) Defendant.) CHALESE MARIE SOLINGER,) Defendant.) Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118. '//	Fighth Judi	rial District Court
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D Plaintiff,) Department: I vs.) CHALESE MARIE SOLINGER,) Defendant.) NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118.	Famil	ly Division
Plaintiff,) vs.) CHALESE MARIE SOLINGER,) Defendant.) NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118. '//	Clark Co	ounty, Nevada
Plaintiff,) vs.) CHALESE MARIE SOLINGER,) Defendant.) NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las // // //	ADAM MICHAEL SOLINGER.) Case No.: D-19-582245-D
vs. CHALESE MARIE SOLINGER, Defendant. NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las /// ///		
CHALESE MARIE SOLINGER, Defendant. NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118.	Plaintin,) Department: 1)
Defendant. NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118. ///	vs.	
) NOTICE OF 16.2 EARLY CASE CONFERENCE PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118.	CHALESE MARIE SOLINGER,)
PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118.	Defendant.)
PLEASE TAKE NOTICE that pursuant to NRCP 16.2, the Early Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118.	- and choose o	_i
Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118. ///	NOTICE OF 16.2 EAF	RLY CASE CONFERENCE
Case Conference will be held on February 25, 2019 at 1:00 p.m., at The Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118. ///	PLEASE TAKE NOTICE	that pursuant to NRCP 16.2, the Early
Abrams & Mayo Law firm, 6252 South Rainbow Blvd., Suite 100, Las Vegas, Nevada 89118. '//		
/egas, Nevada 89118. ///		
777 777	Abrams & Mayo Law firm, 6252	South Rainbow Blvd., Suite 100, Las
'// '// Page 1 of 2	Vegas, Nevada 89118.	
7// Page 1 of 2	111	
Page 1 of 2	111	
	Pa	ge 1 of 2
Case Number: D-19-582245-D	Orace Minister D. A	10 592245 D

1	Please mark your calendar and plan to be available.
2	DATED Thursday, February 21, 2019.
3	Respectfully Submitted,
4	THE ABRAMS & MAYO LAW FIRM
5	
6	Vincent Mayo, Esq. Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100
7	Las Vegas, Nevada 89118 Attorney for Plaintiff
8	Attorney for Flammi
9	CERTIFICATE OF SERVICE
10	I hereby certify that the foregoing NOTICE OF 16.2 EARLY CASI
11	CONFERENCE was filed electronically with the Eighth Judicial Distric
12	Court in the above-entitled matter, on Thursday, February 21, 2019
13	Electronic service of the foregoing document shall be made in
14	accordance with the Master Service List, pursuant to NEFCR 9, as
15	follows:
16	Louis C. Schneider, Esq.
17	Attorney for Defendant
18	(hat is
11	An Employee of The Abrams & Mayo Law Firm
19	
20	
21	
	Page 2 of 2

	Electronically Filed 2/25/2019 4:53 PM
	Steven D. Grierson CLERK OF THE COUR
RTCC	Atump. #
/incent Mayo, Esq.	
Nevada State Bar Number: 8564 FHE ABRAMS & MAYO LAW FIRI	Ъ.
6252 South Rainbow Blvd., Suite 1	
Las Vegas, Nevada 89118	10 · · · · · · · · · · · · · · · · · · ·
Fel: (702) 222-4021	
Fax: (702) 248-9750 Email: <u>vmgroup@theabramslawfir</u>	rm.com
Attorney for Plaintiff	
Fighth Judic	ial District Court
	y Division
Clark Co	unty, Nevada
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
Plaintiff,)) Department: I
T familin,)
vs.)
CHALESE MARIE SOLINGER,)
CITALESE MARIE BOLINGER,)
Defendant.)
REPLY TO COUNTE	RCLAIM FOR DIVORCE
COMES NOW Plaintiff/C	Counterdefendant, ADAM MICHAEL
SOLINGER, by and through his a	ttorney of record, Vincent Mayo, Esq.,
	rm, and hereby submits his <i>Reply</i> to
Defendant/Counterclaimant's <i>Cou</i>	interclaim for Divorce.
	1
Case Number	r: D-19-582245-D

1. Plaintiff/Counterdefendant admits the allegations set forth in paragraphs 1, 2, 3, 4, 6, 8, 11, 16 and 18 of the *Counterclaim for Divorce*.

Plaintiff/Counterdefendant denies the allegations set forth in
paragraphs 7, 14 and 15 of the *Counterclaim for Divorce*.

3. Plaintiff/Counterdefendant acknowledges that paragraph
number 5 is missing from the *Counterclaim for Divorce*.

9 As to paragraph 9 of the Counterclaim for Divorce, 4. 10 Plaintiff/Counterdefendant admits that child support should be set in 11 accordance with NRS 125B.070 and NRS 125B.080, depending on the 12 custodia award, but denies the remaining allegations, including child 13 support should be retroactive to the date of separation, November 2018. 14 As to paragraph 10 of the Counterclaim for Divorce, 15 5. 16 Plaintiff/Counterdefendant admits that he shall continue to provide 17 medical, dental and optical health insurance for the minor children but 18 denies that he should solely bear the costs of same.

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6. As to paragraphs 11 and 12 of the *Counterclaim for Divorce*, Plaintiff/Counterdefendant admits that there is community property and debts to be divided in the divorce but denies Defendant/Counterclaimant's definition for the division of same under Nevada law.

1 2 3 4 5 6	7. As to paragraph 17 of the <i>Counterclaim for Divorce</i> , Plaintiff/Counterdefendant admits that the parties should file married filing jointly for the 2018 taxes but denies that from 2019 and each and every year thereafter Defendant should claim the minor children for tax purposes.
7	DATED Monday, February 25, 2019.
8	Respectfully Submitted,
9	THE ABRAMS & MAYO LAW FIRM
10	
11	Vincept Mayo, Esq.
12	Nevada State Bar Number: 8564
13	6252/South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118
14	Tel: (702) 222-4021 Fax: (702) 248-9750
15	Attorney for Plaintiff/Counterdefendant
16	
17	
18	
19	
20	
21	
22	
23	
24	
	3

1	CERTIFICATE OF SERVICE
2	I hereby certify that the foregoing Answer to Counterclaim for
3	Divorce and Affirmative Defenses was filed electronically with the
4	Eighth Judicial District Court in the above-entitled matter on Monday,
5	
6	February 25, 2019. Electronic service of the foregoing document shall be
7	made in accordance with the Master Service List, pursuant to NEFCR 9,
8	as follows:
9	Louis C. Schneider, Esq.
10	Attorney for Defendant/Counterclaimant
11	11 2 -
12	An Employee of The Abrams & Mayo Law Firm
13	An Employee of the Abrahis & Mayo Law Firm
14	
15	
16	
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	4

	Electronically Filed 2/26/2019 4:56 PM Steven D. Grierson
1.	CLERK OF THE COURT
OPPC	Oten A.
Vincent Mayo, Esq.	
Nevada State Bar Number: 8564	
THE ABRAMS & MAYO LAW FIR	
6252 South Rainbow Blvd., Suite 1	100
Las Vegas, Nevada 89118	
Tel: (702) 222-4021 Fax: (702) 248-9750	
Email: VMGroup@theabramslawf	irm.com
Attorney for Plaintiff	
Eighth Judic	ial District Court
	y Division
	unty, Nevada
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
)
Plaintiff,) Department: I
vs.) 19th
) Date of Hearing: March-5, 2019
CHALESE MARIE SOLINGER,) Time of Hearing : 3:30 p.m.
or much matter bountout,	
Defendant.) 9:00 am) DED MOTION TO SET ASIDE
Defendant. OPPOSITION TO AMENI DEFAULT; FOR EXCLUSIVE RESIDENCE AND ORDER MAKING MORTGAGE PAY CUSTODY OF THE MINOF REFERRING THE PARTIES EDCR 5.70, FOR AN ORDER SUPPORT; FOR AN ORDE) 9:00 am
Defendant. OPPOSITION TO AMENI DEFAULT; FOR EXCLUSIVE RESIDENCE AND ORDER MAKING MORTGAGE PAY CUSTODY OF THE MINOF REFERRING THE PARTIES EDCR 5.70, FOR AN ORDER SUPPORT; FOR AN ORDER SUPPORT; FOR AN ORDER ALIMONY; AND FOR AT PRIMARY PHYSICAL CUST) 9:00 am) 9:00 am
Defendant. OPPOSITION TO AMENI DEFAULT; FOR EXCLUSIVE RESIDENCE AND ORDER MAKING MORTGAGE PAY CUSTODY OF THE MINOF REFERRING THE PARTIES EDCR 5.70, FOR AN ORDER SUPPORT; FOR AN ORDER SUPPORT; FOR AN ORDER ALIMONY; AND FOR AT PRIMARY PHYSICAL CUST ATTORNEY'S FE COUNTERMOTION FOR JOI PHYSICAL CUSTODY TO F) 9:00 am) 9:00 am
Defendant. OPPOSITION TO AMENI DEFAULT; FOR EXCLUSIVE RESIDENCE AND ORDER MAKING MORTGAGE PAY CUSTODY OF THE MINOF REFERRING THE PARTIES EDCR 5.70, FOR AN ORDER SUPPORT; FOR AN ORDER SUPPORT; FOR AN ORDER ALIMONY; AND FOR AT PRIMARY PHYSICAL CUS' ATTORNEY'S FE COUNTERMOTION FOR JOI PHYSICAL CUSTODY TO F VISITATION TO DEFEND) 9:00 am) 9:00 am
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NOW INTO COURT comes Plaintiff, ADAM M. SOLINGER, by and through his attorney of record, Vincent Mayo, Esq., of The Abrams & Mayo Law Firm, and hereby submits his Opposition and Countermotion.

This Opposition and Countermotion is made and based upon the attached Points and Authorities, the Affidavit of Plaintiff attached hereto, the Appendix of Exhibits in support, all papers and pleadings on file herein, and any oral argument adduced at the hearing of this matter. Dated Tuesday, February 26, 2019.

Respectfully Submitted,

THE ABRAMS & MAYO LAW FIRM

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

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MEMORANDUM OF POINTS AND AUTHORITIES I. STATEMENT OF FACTS

Background

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Plaintiff, ADAM SOLINGER ("Adam") and Defendant, CHALESE
SOLINGER, were married on May 12, 2012 in Las Vegas, Nevada. There
are two (2) minor children of the marriage, to wit: Michael Adam
Solinger ("Michael"), born June 16, 2015 (3 years of age); and Marie
Leona Solinger ("Marie"), born August 28, 2017 (1 year of age). Adam is
30 years old and Chalese is 28 years old.

The parties met and began dating in 2008. They mutually decided to move to Nevada in 2011 from California and married the following year. Adam did attend law school at UNLV but Adam's parents paid for all of Adam's law school. Further, Adam's parents provided the parties with monies for monthly expenses. Hence, the money Chalese earned was essentially "fun money," nothing else. Adam now works as an associate attorney at a law firm making \$120,000 per year.

Chalese has worked before, primarily as a cosmetologist in Nevada
and at a furniture store, Artiques, upon the parties moving to Las Vegas.
Chalese in fact worked up through the first pregnancy and planned to
return to work afterwards.

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In 2018, the parties started experiencing marital difficulties
related to Chalese's increasingly erratic and hostile behavior. The parties
attempted counseling but they had by that point become irreconcilable.
Adam offered to move out of the marital residence in order to help keep
things amiable and in fact did so, moving into a friend's house at the end
of October 2018, then to an apartment in the first week on November.

Adam's Daily Involvement in the Children's Lives

B Despite working full-time, Adam remained actively involved in the
children's day to day lives.¹ Adam assisted with waking the children in
the morning, helping prepare their breakfast, etc. He also helped make
dinner upon returning from work, reading to and playing with the
children, bathing them and putting them to sleep. Adam also attends
medical appointments, attends playdates on weekends and generally
shows the children love and affection.

Chalese has known Adam is a good father, which is why the parties
have been sharing joint physical custody. This schedule has consisted of
Adam having the children on Wednesdays at around 5:30 p.m. when

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¹ It is of note that Adam's work hours were more regimented when he was doing criminal work (due to court appearances). However, Adam switched to personal injury, providing him much more flexibility. This flexibility includes Adam being able to come into work later and take off of work early.

Adam picks them up from daycare² and returning them to Chalese on
 Sundays at around 8:00 a.m. to 9:00 a.m.

Hence, Chalese cannot truthfully challenge Adam's fitness or 3 commitment to the children's care and welfare. Upon consulting with 4 counsel though, Chalese became combative and started resorting to lies 5 in a desperate attempt to try and gain an advantage in this case. Chalese 6 first claimed Adam "abandoned" her and the children for three days in 7 June 2018. Regardless of the fact this was eight months ago, Adam did 8 not "abandon his family." What actually happened is that Adam's 9 grandfather died and he had to go to California to attend the funeral. 10 Attached is the obituary evidencing the date of the funeral³ and texts 11 between the parties during that weekend.⁴ It is of note that Adam is 12 constantly asking about the children in the texts. 13

Chalese next claimed Adam was neglecting his son Michael's medical
needs – an outright fabrication. In fact, if anyone was neglecting
Michael's health, it was Chalese. The first incident involved Chalese
wanting Michael to undergo an invasive procedure requiring putting
Michael under via anesthesia to see if Michael had a hernia. While Adam

See Gregory Cooper's obituary, attached as Exhibit 1.

⁴ See the texts, attached as **Exhibit 2**.

 ¹⁹ ² It is notable that Chalese is the one who stated she could not care for the children daily and needed time for herself, in addition to the fact the parties wanted the children socializing with other children.

certainly wanted his son's health to be addressed, and had done so in the 1 past, he was concerned that Michael had already undergone three 2 general anesthesia surgeries in one year alone and that repeated or 3 lengthy exposure to general anesthesia can harm brain development, per 4 the FDA's 2016 findings – something Michael's doctor agreed was a 5 legitimate concern. Hence, Adam wanted to be sure the procedure was 6 necessary and there was no other way to diagnosis Michael's condition 7 8 without requiring anesthesia. Chalese had nevertheless insisted on the procedure, despite Adam's concerns, so Adam met with Michael's 9 doctor. Michael's doctor admitted that he had not detected any bulge or 10 symptoms related to a hernia and that Michael had pointed to his 11 stomach as the area of discomfort, not where he previously had a hernia. 12 The doctor also noted that noninvasive testing prior to another 13 procedure would be preferable. Hence, the doctor made the call to cancel 14 the surgery and pursue other testing, not Adam. 15

Second, a doctor had prescribed Michael antibiotics for strep throat. However, when Adam went to the pharmacy, to pick up the medication, the pharmacist stated that if Michael did not have any symptoms, Adam should wait on administering the antibiotics. Adam followed the pharmacist's instructions and because there were no symptoms, did not administer the medication. Adam later told this to

the doctor's office and they stated it wasn't his fault and the doctor's
office addressed the matter directly with the pharmacy. It is of note
though that Michael never developed strep throat.

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Chalese's Fitness Issues and Neglect of the Marital Home

Whatever issues Chalese had during the last year have worsened 5 since Adam moved out of the marital residence. These include Chalese's 6 rampant use of drugs and alcohol. Adam was set to drop the children off 7 one day in the morning and told Chalese he was on his way. Chalese, 8 sounding erratic in her text messages, told Adam not to return the 9 children until the afternoon. Concerned about Chalese's tone and since 10 he was already on the way, Adam went to the marital residence. Upon 11 arriving, Chalese was in her room and did not come out. Adam noticed 12 that the home was an utter mess, with piles of dishes in the sink, dirty 13 clothes strewn about,⁵ hard liquor filling a substantial part of the fridge, 14 and an empty case of beer on the kitchen counter. When Adam then 15 went into the garage to leave with the children, he noticed a homemade 16 bong.⁶ Adam was about to take the children and leave when Chalese 17 came in to the garage, acting strangely. 18

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⁵ See the photos of house, attached as **Exhibit 3**. Please note that Adam also has a video of his walk through the house, which can be made available.

⁶ See the photos of the bong, the photos of the lighters, grains of pot and tool used to clean out the bong filter, lighters and grains of pot still lying around, attached as **Exhibit 4**.

Adam left but came back another day, again finding the house 1 filthy, dishes piled in the kitchen, etc. The children were also in dirty 2 clothes. Adam again went into the garage and this time the smell of 3 marijuana permeated the space and was everywhere, including the 4 children's toys. There were also lighters, remnants of marijuana spread 5 around and a tool being used to clean the bong screen. The homemade 6 bong was still present. Chalese admitted to same in a text.⁷ Adam also 7 found a purse in the garage filled with Budweiser cans of beer and a case 8 of beer that was not there the first time was empty.8 Adam spoke to 9 Chalese and told her of his concerns. Chalese claimed she did not use the 10 drugs when the children were present but based on the scattered 11 marijuana flakes and poignant smell of marijuana when Adam picked up 12 the children, Chalese was obviously not being truthful. Chalese then 13 referred to Adam's concerns as "legal bullshit" and told him to "stay out 14 of people's houses you don't belong in" (despite the home being 15 community property).9 Chalese next retaliated by withholding the 16 children from Adam, stating that if he promised to bring them back 17 every Sunday, no matter what, he could have them. Adam said he would 18 not agree to such a demand, emphasizing that if there are issues with 19

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7 See the text from Chalese, attached as **Exhibit 5**.

⁸ See the photo of Chalese's purse filled with beer, attached as **Exhibit 6**.

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9 See Exhibit 5.

Chalese or her parenting, he had to do what was necessary to protect the
 children.

The next time Adam came over, there was a truck in the driveway and was told some man was living in the home. Chalese did not speak to Adam before allowing the man to live in his home nor did she get Adam's consent. Adam believes this is the man that Chalese has been seeing and who has been encouraging her to smoke and drink more. Even more concerning is that the man has a son also living at the home.

Adam knew nothing else about the man living in his home with the
parties' children and Chalese was not forthcoming so Adam insisted on
Chalese disclosing more information. Chalese eventually stated Adam
could meet the man, who Chalese referred to as "Josh," but when Adam
went over to the home to do so, the man refused.

Adam did some additional research and learned the man's name is 14 Josh Floyd and quite a bit more. Chalese withdrew \$7,500 from the 15 16 parties' bank account and now there is a photo of Chalese with a diamond ring on her wedding ring finger that she did not previously own 17 (and not the same wedding ring Adam bought her).¹⁰ Further, there is a 18 photo of Josh on his Facebook account showing off a men's wedding ring 19 (with black diamonds and gold) on his wedding ring finger stating it is 20 ¹⁰ See the photo of Chalese and Josh with Chalese wearing a diamond ring, 21 attached as Exhibit 7.

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from Jared's.¹¹ This is the exact same time Chalese has her ring on.
 Evidently, Chalese and Josh are already engaged.

Chalese is also further taking over the parties' home by allowing 3 Josh to do what he wants with the parties' community property. In a 4 photo, Josh is seen wearing Adam's clothes (with Chalese wearing the 5 matching shirt),¹² using Adam's tools and worst, selling community 6 property. Josh's Facebook account has postings of the parties' washer 7 and dryer, treadmill, bike rake, etc., for sale.¹³ To be clear, the parties 8 never discussed selling any community property and Adam did not 9 consent. Upon learning same, Adam had Mr. Mayo immediately send 10 Chalese's counsel a seize and assist letter.¹⁴ Adam is concerned as there 11 are more valuable items in the parties' home, such as an extensive art 12 collection,¹⁵ and there is a travel trailer parked in his drive way. There is 13 also another dog living at the home, bringing the total to five dogs. 14 Hence, there are two adults, three children and five dogs living in the 15 parties' home. 16

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¹¹ See the post regarding Josh's ring, attached as **Exhibit 8**.

¹² See Exhibit 7.

¹³ See the post wherein Josh lists community property for sale, attached as **Exhibit 9**.

¹⁴ See the February 22, 2019 correspondence, attached as **Exhibit 10**.

¹⁵ See the photos of the art collection, attached as **Exhibit 11**.

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Chalese's Failure to File an Answer

Adam realized the parties were beyond reconciliation so he filed 2 for divorce. He was told Louis Schneider would be representing Chalese 3 so he made contact with Mr. Schneider on December 12th and asked if he 4 could confirm. Mr. Schneider never did, stating he had not been retained 5 by Chalese. This is evidenced by the emails Mr. Schneider attached to his 6 motion. As Mr. Schneider never made an appearance nor was willing to 7 accept service, Adam had Chalese served on January 7th and after failing 8 to timely file an Answer, Adam defaulted Chalese on January 29th. 9

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II. OPPOSITION AND COUNTERMOTION

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A. Chalese Was Properly Defaulted

Adam followed the proper procedures in obtaining a default 12 against Chalese. Further, Chalese has no good faith reason under NRCP 13 55(c) upon which to set aside the default. Her only alleged defense is 14 that Mr. Schneider should have been served a notice of intent to take 15 default. However, NRCP 55(b)(2) only applies to cases where the party 16 or their representative has made an appearance. Chalese made no 17 appearance in the case nor did her counsel prior to the default being 18 obtained as Mr. Schneider made it clear at all times prior to filing his 19 motion to set aside the default that he was not retained by Chalese. 20 111 21

B. The Parties Should be Awarded Joint Legal Custody and Adam Primary Physical Custody of the Children as Chalese Must Address the Numerous Fitness Issues that Exist

NRS 125C.0035 requires that the sole consideration of the court be 4 the best interest of the child when determining the custody of a minor 5 child. The Supreme Court has held consistently that "[i]n custody 6 matters, the polestar for judicial decision is the best interest of the 7 child." Schwartz v. Schwartz, 107 Nev. 378, 382, 812 P.2d 1268, 1272 8 (1991). The Court's utmost consideration should always be the welfare 9 of the children. Culbertson v. Culbertson, 91 Nev. 230, 533 P.2d 768 10 The foundation of all custody determinations lies in the (1975).11 particular facts and circumstance of each case. Arnold v. Arnold, 95 12 Nev. 951, 604 P.2d 109 (1979). Further, Nevada statutes and case law 13 provide district courts with broad discretion concerning child custody 14 matters. See generally NRS 125.510; Culbertson v. Culbertson, 91 Nev. 15 230, 533 P.2d 768 (1975). When determining a child's best interests, the 16 factors set forth in NRS 125C.0035(4) must be considered. Such an 17 analysis in this matter makes it clear Adam should be awarded primary 18 physical custody. 19

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1	a. <u>The wishes of the child if the child is of sufficient age and</u> <u>capacity to form an intelligent preference as to his or her</u> <u>custody.</u>
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3	The children are three and one years of age. As such, they lack the
4	appropriate age and maturity to determine where they wish to live.
5	b. Any nomination by a parent or a guardian for the child.
6	This factor is not applicable.
7	c. Which parent is more likely to allow the child to have frequent
8	<u>associations and a continuing relationship with the</u> <u>noncustodial parent</u>
9	Chalese has already attempted to use the children as a shield in
10	barring Adam from having them unless he agreed never to address her
11	fitness issues. Such a reprehensible position is not only contradictory to
12	the children's best interest but proves Chalese cannot be trusted to
13	facilitate Adam's relationship with the young children. Adam, on the
14	other hand, is willing to provide Chalese regular time with the children –
15	something he has done since October 2018. However, said time should
16	be supervised if and until Chalese's fitness issues are addressed.
17	d. <u>Level of Conflict Between the Parents</u>
18	Based on her actual deprivation of Adam's time with his children,
19	Chalese is allowing her emotions and desire to cover up her faults to the
20	detriment of the minor children. Adam, however, is willing to remain
21	level headed and focus on the care and protection of the children.

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e. <u>The Ability of the Parents to Cooperate to Meet the Needs of the</u> <u>Children</u>

Adam is fully committed to co-parenting with Chalese but that is 3 almost impossible to do when Chalese insists on unilaterally making 4 decisions regarding the children's welfare. Chalese is the one who, 5 despite admitted marijuana use and now massive consumption of 6 alcohol, refuses to discuss how such consumption hinders her ability to 7 care for the three-year-old and one-year-old. Chalese is the one who 8 moved strangers into the parties' house and living with the children 9 without first obtaining Adam's consent or even discussing same. Chalese 10 is the one who insists on invasive medical procedures for Michael 11 requiring anesthesia without actually discussing same with Adam and 12 against the child's doctor's recommendation. For Chalese, her priority is 13 what she wants when she wants in regards to the children with no 14 respect for Adam's right to co-parent. 15

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f. Mental and Physical Health of Parents

Adam is a stable individual in good mental and physical health. Chalese, however, has spiraled into consistent use of marijuana and alcohol. Chalese's only defense is that she supposedly uses these drugs and consumes alcohol after the children go to bed but it is clear to Adam upon arriving at the house one day to pick up the children that the bong had just been used and the empty beer case had not been in the home
the last time Adam dropped off the children. It is beyond refute that a
parent caring for a three and one year old must always be able to care for
them on a moment's notice and cannot be in any way under the
influence of drugs or alcohol when they do.

This use of drugs has also affected Chalese's ability to provide a 6 sanitary home fit for toddlers. Instead, the home is constantly dirty and 7 8 unkept. Included in this – and more concerning – is the fact that Chalese leaves out drug paraphernalia in reach of where the young toddlers can 9 get them. Chalese also has people who are strangers living with the 10 parties' children, with the strangers move in exasperating Chalese's use 11 drugs and abuse of alcohol. Hence, Chalese's judgment is in serious 12 question and therefore cannot be relied on. 13

g. <u>The Physical, Developmental and Emotional Needs of the</u> <u>Children</u>

The children need stability in their lives, as well as fit parents.
Chalese's admitted drug use – which she does while she has the children
– in addition to massive consumption of alcohol, is a threat to the
children's physical safety and is of paramount concern.

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1	h. <u>The Nature of the Relationship of the Child with Each Parent</u> Both children are bonded to their parents. However, Chalese's
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	Both children are bonded to their parents. However, Chalese's
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3 b	oond with the children is being jeopardized by her reckless conduct and
4 d	letrimental personal issues.
5	i. Ability of Child to Maintain a Relationship with Sibling
6	This factor is not applicable.
7	j. <u>Any history of parental abuse or neglect of the child or a sibling</u> <u>of the child</u>
8	While there has not been traditional neglect by Chalese, her
9 c	current behavior and consumption of alcohol and drugs while caring for
10 t	he children, in Adam's opinion, arises to neglect.
11 12	k. <u>Whether either parent has engaged in acts of domestic violence</u> <u>against the children, a parent or any other person</u>
13	This factor is not applicable.
14 15	 Whether either parent or any other person seeking custody has committed any act of abduction against the child or any other child.
16	This factor is not applicable.
17	Therefore, and from the facts set forth herein, it should be clear to
18 t	he Court Adam must be awarded primary physical custody, with
19	Chalese having supervised visitation, pending the following:
20	(1) Chalese stop using marijuana and consuming alcohol;
21	(2) Chalese undergoing drug testing via Patch Program;
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1 2 (3) Chalese undergoing addiction counseling;

(4) Chalese undergoing an alcohol assessment;

3 (5) Chalese taking and completing UNLV's Cooperative Parenting
4 After Divorce course; and

(6) Any additional relief the Court deems necessary or prudent. 5 Until that time, Chalese's supervised visitation should consist of 6 every other weekend during the day and on Wednesday evenings. This 7 may seem harsh in Chalese's opinion but this is not about what is 8 convenient for Chalese. Rather, it is about the absolute safety and 9 welfare of a three-year-old and one year old and anyone who thinks its 10 ok to regularly be stoned or drunk while toddlers sleep is inherently 11 unfit and incapable of looking out for the little children's best interests. 12

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C. FMC Mediation

Adam is not opposed to mediation but he cannot agree to the postponement of temporary orders while a month or two pass as mediation is attempted. This is authorized under EDCR 5.303.

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D. <u>Child Support</u>

In Nevada and under NRS 125B.070(1)(a), it was determined that
 25% of the non-custodial parent's income should be paid as and for the
 financial contribution for two children, subject to the applicable

presumptive maximum. Chalese should be ordered to pay child support
 to Adam as he should be awarded primary physical custody.

As for income available to Chalese, this is a short-term marriage 3 and Chalese needs to start looking at obtaining employment to assist 4 with the payment of the children's expenses, as well as her own support 5 post-divorce. Chalese, based on her prior work history, is capable of 6 obtaining employment that pays her at least \$3,500 per month. Further, 7 the court should also impute to Chalese rental income from the man and 8 woman living in the marital residence. Being that the man has a child, 9 rent should be set at no less than \$1,025 per month each.¹⁶ This amount 10 is based on average rent collected in Las Vegas.¹⁷ 11

With \$4,500 in income, child support would be set at around 12 \$1,125. However, in an effort to be generous, Adam would agree for the 13 present to Chalese paying the statutory minimum of \$100 per month per 14 child for a month while Chalese starts to collect rental income and 15 obtains employment. Further, the parties should, on a temporary basis, 16 each be 1/2 responsible for the costs of daycare and the children's portion 17 of the health insurance premiums, with the parties dividing any 18 unreimbursed/uncovered medical costs for the children pursuant to the 19

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¹⁷ See the online report, attached as Exhibit 12.

¹⁶ Which consists of costs related to the marital residence, including mortgage cost, share of utilities, sewage, HOA, HOI, etc.

1 30/30 Rule.

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E. Payment of Monthly Expenses

3 NRS 125.040 states in relevant part:

Orders for support and cost of suit during pendency of action.

1. In any suit for divorce the court may, in its discretion, upon application by either party and notice to the other party, require either party to pay moneys necessary to assist the other party in accomplishing one or more of the following:

(a) To provide temporary maintenance for the other party;...

8 It is well settled in the Courts of Nevada that temporary spousal 9 support is generally based on the need of the applicant. Such orders for 10 support are at the discretion of the Court. *See Carr-Bricken v. First* 11 *Interstate Bank*, 105 Nev. 402, 915 P.2d 254 (1996). "Maintenance" of 12 the requesting party is the key term in NRS 125.040(a). Also an 13 essential part of this analysis is whether the applicant can work and 14 whether her expenses are reasonable.

Under NRS 125.040, spousal support is about monies needed for
maintenance of monthly expenses. This is especially true in short-term
marriages, like the brief six-year marriage in this case. In this case,
Chalese lists her monthly expenses as \$1,800. Chalese immediately has
\$1,000 available to her in the form of rental income from the two rooms
for Josh and his son, who is currently living rent free in the marital
residence and there is no reason Adam should be forced to subsidize

these strangers and their children. Hence, Chalese should be responsible
 for the mortgage and other bills related to the marital residence, any
 credit card payments, groceries, car expenses, pets and her discretionary
 expenses.

However, Chalese should also immediately start looking for and
obtain employment (with Chalese providing proof of all efforts she
makes on a bi-monthly basis to Adam's counsel). There is no reason
Chalese should not be able to do so within a month or two and Adam will
temporarily agree to cover the set monthly bills not listed on Chalese's
FDF (i.e. utilities, car insurance, cell phone, etc.), until she does.

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F. Vocational Assessment

12 If Chalese refuses to find employment at least in the \$3,500 per 13 month range, than she should be ordered to participate in a vocational 14 assessment.

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G. <u>The JPI Should be Enforced and the Artwork in the</u> <u>Highland View Avenue Residence Should be Placed</u> <u>in Adam's Care</u>

17 NRS 125.050 states:

Preliminary orders concerning property or pecuniary interests. If, after the filing of the complaint, it is made to appear probable to the court that either party is about to do any act that would defeat or render less effectual any order which the court might ultimately make concerning the property or pecuniary interests, the court shall make such restraining order or other

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order as appears necessary to prevent the act or conduct and preserve the status quo pending final determination of the cause.

Chalese has unilaterally authorized her live-in fiancé Josh to sell 3 community property without Adam's consent. While Adam does not 4 know if any of the property listed on Josh's Facebook posts has been 5 sold, this Court should immediately admonish Chalese not to do so. The 6 Court should also allow Adam to take possession of the artwork in the 7 8 Highland View residence collected by Adam and safeguard same during the pendency of the divorce in accordance with NRS 125.050. Chalese 9 must also disclose what, if anything, has been sold and for how much. 10

11

1

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H. <u>Chalese is Not Entitled to Attorney's Fees</u>

Based on information and belief, Chalese's counsel has taken the 12 case on a contingency basis. Mr. Schneider has accepted family law cases 13 on such a basis before and has in this matter, as evidenced by the fact 14 Chalese's FDF states Mr. Schneider has not been paid anything nor is he 15 owed any amount of money – despite the obvious fact he has done work 16 on the case. Therefore, an award of fees is not a ripe for adjudication. If 17 this is disputed, Mr. Schneider should provide his retainer agreement 18 and billing statements. 19

Further, Chalese unilaterally removed \$7,500 from the parties' 21 joint account and has not accounted for what she did with the funds. She

can apply them to any fees she needs and if the funds were used to buy
 her and Josh engagement rings, it is waste and she can sell them and
 apply them to any fees.

4 III. CONCLUSION

Based on the foregoing, and in addition to this Honorable Court
denying the relief in Chalese's Motion, the Court should grant the relief
requested in Adam's Countermotion in its entirety, including:

8 (1) Awarding Adam primary physical custody and Chalese
9 supervised visitation every other weekend during the day and on
10 Wednesday evenings, pending the following:

10	weakesday evenings, penaling the following.
11	(A) Chalese stop using marijuana and consuming alcohol;
12	(B) Chalese undergoing drug testing via the Patch Program;
13	(C) Chalese undergoing addiction counseling;
14	(D) Chalese undergoing an alcohol assessment;
15	(E) Chalese taking and completing UNLV's Cooperative
16	Parenting After Divorce course; and
17	(F) Any additional relief the Court deems necessary or
18	prudent.
19	(2) Ordering FMC mediation after implementation of the above
20	temporary schedule and requirements;
21	

1		
1	(3)	Awarding child support to Adam in the amount of \$100 per
2		month per child pending Chalese obtaining employment;
3	(4)	Imputing income to Chalese of \$4,500 and ordering her to
4		pay certain expenses;
5	(5)	Ordering a vocation assessment;
6	(6)	Ordering the sale of the Highland View residence; and
7	(7)	Ordering any other related relief.
8	Dated Tue	esday, February 26, 2019.
9		Respectfully Submitted,
10		THE ABRAMS & MAYO LAW FIRM
11		/ / Maria Eas
12 13		<u>/s/ Vincent Mayo, Esq.</u> Vincent Mayo, Esq. Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100
14		Las Vegas, Nevada 89118 Attorney for Plaintiff
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		23
	- V-	00012

AFFIDAVIT OF ADAM M. SOLINGER 1 STATE OF NEVADA 2) SS: COUNTY OF CLARK) 3 I, ADAM SOLINGER, do solemnly swear to testify herein to 1. 4 the truth, the whole truth and nothing but the truth. 5 I am the Plaintiff in the above-entitled action, and above the 2. 6 age of majority and am competent to testify to the facts contained in this 7 affidavit. 8 I make this affidavit in support of the foregoing Opposition 3. 9 and Countermotion. 10 I have read said Opposition and Countermotion and hereby 4. 11 certify that the facts set forth in the Points and Authorities attached 12 thereto are true of my own knowledge, except for those matters therein 13 contained stated upon information and belief, and as to those matters, I 14 believe them to be true. I incorporate said facts into this Affidavit as 15 though fully set forth herein. 16 FURTHER, AFFIANT SAYETH NAUGHT. 17 18 ADAM SOLINGER 19 SUBSCRIBED AND SWORN to before day of tebrai 2019 me this 20 BEVERLY MARTINEZ KOLLAR Public, State of Nevada pointment No, 17-1095-1 NOTARY PUBLIC 21 Appt. Expires Nov 4, 2020 24

CERTIFICATE OF SERVICE

1

I hereby certify that the foregoing OPPOSITION TO AMENDED 2 MOTION TO SET ASIDE DEFAULT; FOR EXCLUSIVE POSSESSION 3 OF THE MARITAL RESIDENCE AND ORDERING PLAINTIFF TO 4 ASSIST IN MAKING MORTGAGE PAYMENTS; FOR MEDICAL LEGAL 5 CUSTODY OF THE MINOR CHILDREN; FOR AN ORDER REFERRING 6 THE PARTIES TO MEDIATION PURSUANT TO DECRY 5.70, FOR AN 7 ORDER AWARDING PLAINTIFF CHILD SUPPORT; FOR AN ORDER 8 AWARDING DEFENDANT ALIMONY; AND FOR ATTORNEY'S FEES 9 AND COSTS PRIMARY PHYSICAL CUSTODY, CHILD SUPPORT, AND 10 ATTORNEY'S FEES AND COSTS AND COUNTERMOTION FOR JOINT 11 LEGAL CUSTODY; PRIMARY PHYSICAL CUSTODY TO PLAINTIFF 12 AND SUPERVISED VISITATION TO DEFENDANT; TO ESTABLISH 13 CHILD SUPPORT; TO ESTABLISH PAYMENT OF MARITAL 14 EXPENSES; FOR AN ORDER PROTECTING THE PARTIES 15 COMMUNITY PROPERTY; DEFENDANT TO OBTAIN EMPLOYMENT 16 AND TO COOPERATE IN A VOCATIONAL ASSESSMENT was filed 17 electronically with the Eighth Judicial District Court in the above-18 entitled matter, on Tuesday, February 26, 2019. Electronic service of the 19 foregoing document shall be made in accordance with the Master Service 20 111 21

1	List, pursuant to NEFCR 9, as follows:
2	Louis Schneider, Esq.
	Attorney for Defendant
3	
4	/s/ David J. Schoen, IV, ACP
5	An Employee of The Abrams & Mayo Law Firm
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DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

ADAM MICHAEL SOLINGER

Plaintiff/Petitioner

v. CHALESE MARIE SOLINGER

D-19-582245-D Case No. I

MOTION/OPPOSITION FEE INFORMATION SHEET

Dept.

Defendant/Respondent

Notice: Motions and Oppositions filed after entry of a final order issued pursuant to NRS 125, 125B or 125C are subject to the reopen filing fee of \$25, unless specifically excluded by NRS 19.0312. Additionally, Motions and Oppositions filed in cases initiated by joint petition may be subject to an additional filing fee of \$129 or \$57 in

accordance with Senate Bill 388 of the 2015 Legislative Session.

Step 1. Select either the \$25 or \$0 filing fee in the box below.

\$2	5 The Motion/Opposition being filed with this form is subject to the \$25 reopen fee.
-OR	
√ \$0	The Motion/Opposition being filed with this form is not subject to the \$25 reopen
	fee because:
	The Motion/Opposition is being filed before a Divorce/Custody Decree has been entered.
	The Motion/Opposition is being filed solely to adjust the amount of child support established in a final order.
	The Motion/Opposition is for reconsideration or for a new trial, and is being filed within 10 days after a final judgment or decree was entered. The final order was entered on
	Other Excluded Motion (must specify)

	The Motion/Opposition being filed with this form is not subject to the \$129 or the \$57 fee because:
	The Motion/Opposition is being filed in a case that was not initiated by joint petition.
	The party filing the Motion/Opposition previously paid a fee of \$129 or \$57.
-OR-	
\$129	The Motion being filed with this form is subject to the \$129 fee because it is a motion to modify, adjust or enforce a final order.
-OR-	
\$57	The Motion/Opposition being filing with this form is subject to the \$57 fee because it is an opposition to a motion to modify, adjust or enforce a final order, or it is a motion and the opposing party has already paid a fee of \$129.

Step 3. Add the filing fees from Step 1 and Step 2.

The total filing fee for the motion/opposition I am filing with this form is: ✓\$0 \$25 \$57 \$82 \$129 \$154

Party filing Motion/Opposition: Plaintiff/Petitioner

Date 02/26/2019

Signature of Party or Preparer

ent

	Electronically Filed 2/26/2019 4:56 PM Steven D. Grierson
	CLERK OF THE COURT
EXH	Otimes. De
Vincent Mayo, Esq.	
Nevada State Bar Number: 8564 THE ABRAMS & MAYO LAW FIR	
6252 South Rainbow Blvd., Suite 1 Las Vegas, Nevada 89118	.00
Tel: (702) 222-4021 Fax: (702) 248-9750	
Email: VMGroup@theabramslawf Attorney for Plaintiff	irm.com
	tial District Court
	y Division unty, Nevada
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
Plaintiff,) Department: I
vs.))
CHALESE MARIE SOLINGER,) Date of Hearing: March 5, 2019) Time of Hearing: 3:30 p.m.
)
Defendant.)
OPPOSITION TO AMENI DEFAULT; FOR EXCLUSIVE RESIDENCE AND ORDER MAKING MORTGAGE PAY CUSTODY OF THE MINOF REFERRING THE PARTIES EDCR 5.70, FOR AN ORDER SUPPORT; FOR AN ORDE	IIBITS TO PLAINTIFF'S DED MOTION TO SET ASIDE POSSESSION OF THE MARITAL ING PLAINTIFF TO ASSIST IN MENTS; FOR MEDICAL LEGAL & CHILDREN; FOR AN ORDER TO MEDIATION PURSUANT TO AWARDING PLAINTIFF CHILD ER AWARDING DEFENDANT
PRIMARY PHYSICAL CUS	FORNEY'S FEES AND COSTS TODY, CHILD SUPPORT, AND
COUNTERMOTION FOR JOI	ES AND COSTS AND NT LEGAL CUSTODY; PRIMARY
	PLAINTIFF AND SUPERVISED
	OANT; TO ESTABLISH CHILD SH PAYMENT OF MARITAL
EXPENSES; FOR AN ORDE	R PROTECTING THE PARTIES'
	1

COMMUNITY PROPERTY; DEFENDANT TO OBTAIN EMPLOYMENT AND TO COOPERATE IN A VOCATIONAL ASSESSMENT

Exhibit	Description
1	Gregory Cooper's obituary
2	Text messages between the parties re: funeral
3	Photographs of marital residence
4	Photographs of the bong, the photos of the lighters, grains of pot and tool used to clean out the bong filter, lighters and grains of pot still lying around
5	Text message from Chalese
6	Photograph of Chalese's purse filled with been
7	Photograph of Chalese and Josh, with Chalese wearing a diamond ring
8	Facebook post regarding Josh's ring
9	Facebook post wherein Josh lists community property for sale
10	February 22, 2019 correspondence
11	Photographs of the art collection
12	Rental trends report for Las Vegas

Respectfully Submitted, THE ABRAMS & MAYO LAW FIRM <u>/s/ Vincent Mayo, Esq.</u> Vincent Mayo, Esq. Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Attorney for Plaintiff

CERTIFICATE OF SERVICE

1

I hereby certify that the foregoing APPENDIX OF EXHIBITS TO 2 PLAINTIFF'S OPPOSITION TO AMENDED MOTION TO SET ASIDE 3 DEFAULT; FOR EXCLUSIVE POSSESSION OF THE MARITAL 4 RESIDENCE AND ORDERING PLAINTIFF TO ASSIST IN MAKING 5 MORTGAGE PAYMENTS; FOR MEDICAL LEGAL CUSTODY OF THE 6 MINOR CHILDREN; FOR AN ORDER REFERRING THE PARTIES TO 7 MEDIATION PURSUANT TO DECRY 5.70, FOR AN ORDER 8 AWARDING PLAINTIFF CHILD SUPPORT; FOR AN ORDER 9 AWARDING DEFENDANT ALIMONY; AND FOR ATTORNEY'S FEES 10 AND COSTS PRIMARY PHYSICAL CUSTODY, CHILD SUPPORT, AND 11 ATTORNEY'S FEES AND COSTS AND COUNTERMOTION FOR JOINT 12 LEGAL CUSTODY; PRIMARY PHYSICAL CUSTODY TO PLAINTIFF 13 AND SUPERVISED VISITATION TO DEFENDANT; TO ESTABLISH 14 15 CHILD SUPPORT; TO ESTABLISH PAYMENT OF MARITAL EXPENSES: FOR AN ORDER PROTECTING THE 16 PARTIES COMMUNITY PROPERTY; DEFENDANT TO OBTAIN EMPLOYMENT 17 AND TO COOPERATE IN A VOCATIONAL ASSESSMENT was filed 18 19 electronically with the Eighth Judicial District Court in the aboveentitled matter, on Tuesday, February 26, 2019. Electronic service of the 20 foregoing document shall be made in accordance with the Master Service 21

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1	List, pursuant to NEFCR 9, as follows:	
2	Louis Schneider, Esq. Attorney for Defendant	
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4	/s/ David I Schoon IV ACP	
5	<u>/s/ David J. Schoen, IV, ACP</u> An Employee of The Abrams & Mayo Law Firm	-
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EXHIBIT 1

EXHIBIT 1

Gregory L. Cooper Obituary - Visitation & Funeral Information

2/15/2019

Obituaries

Gregory L. Cooper September 20, 1930 - June 13, 2018

Tribute Wall Obituary & Events Photos & Videos

Login

Obituary for Gregory L. Cooper

CMSgt (Ret) Gregory L Cooper Jr passed away on June 13 in Santa Maria, California. Greg was born on September 20, 1930 in Muskegon, MI, then raised on a Depression-era farm in Austin, MN, where he loved to play sports, grow vegetables, fishing, build things and wanted to travel the world.

https://www.dudleyhoffmanmortuary.com/obituaries/obituary-listings?obId=3119392#/obituaryInfo

1/3

2/15/2019



Send Flowers

(https://dudleyhoffman-mortuarycrematory-memorygardens.tributecenterstore.com? old=3119392&tag=&ph=1)

Share a Memory

Gregory L. Cooper Obituary - Visitation & Funeral Information

to work on missiles then earned his high school diploma and Electronics Technician degree. In 1963, Greg Greg was sent to Minot AFB, ND to help fix Minuteman nuclear missiles and in 1974, to Vandenberg AFB, but he missed the military, so he re-enlisted. In 1953, Greg and Erika were transferred to Offutt AFB, NB, Hahy AB, Germany to work on munitions and bowlon, the base team traveling across Germany. In 1970, Danny was born. In 1960, he was assigned to Lowry AFB, CO to learn electronics then to Travis AFB, CA win several base and Regional tournaments. In Bavaria, he saw Erika at an Air Force dance, they married Throughout his Air Force career, Greg bowled, played softball, basketball and football helping his teams Hardwithen 1964, hewas sept to Kporat AB-Thalland to support the Vietnam War, then a year later to Greg joined the Air Force in 1947 and was assigned as a medic at Furstenfeldbruck Air Base, Germany. in 1952 and the Cooper's moved to Griffiss AFB, NY to be discharged. They moved back to Austin, MN where daughter Dianne was born then in 1955, they moved to Wiesbaden AB, Germany, where son and friend Len Wink, won the California State Doubles bowling title vs future Hall of Famer Billy CA, to refurbish missile launch silos.

In 1978, he retired from the Air Force then moved to Orcutt where he bowled Oak Knolls Lanes first 300 game in 1979. From 1984 to 1986, he worked for Martin Marietta on the Space Shuttle Launch complex. In 1988, the Cooper's moved to Nipomo, designed their new home and bowled at Rancho Bowl in Santa Maria, where he volunteered to give free bowling lessons.

husband Mike and Danny was an Air Force Engineer. With Erika's 30 year of Air Force Civil Service, the Greg and Erika's greatest achievements are Dianne and Danny. Dianne was an Air Force doctor with Cooper family has 88 years of Air Force service.

winner was a Santa Barbara County bowler now in her junior year at the Stanford University Mechanical In 2017, he fulfilled his dream for education by creating a Santa Barbara bowling scholarship. The 2017 Engineering program. The 2018 winner was a competitive County bowler that will attend UCLA and study Electrical Engineering.

Barbara, CA 93130. To make a credit card donation, go to sbscholarship.org, click on the "Donate" button of Santa Barbara" and write in the memo line "Greg and Erika Cooper College Bowling Scholarship". Then on 1003 E. Stowell Rd in Santa Maria. Friends can write a check payable to the "Scholarship Foundation Greg's Memorial Service will be held on June 23rd at 1 pm at the Chapel of Dudley-Hoffman Mortuary mail this tax-deductible donation to the Scholarship Foundation of Santa Barbara, PO Box 3620 Santa

https://www.dudleyhoffmanmortuary.com/obituaries/obituary-listings?obld=3119392#/obituaryInfo

2/15/2019	Gregory L. Cooper Obituary - Visitation & Funeral Information
	and type the scholarship name in the Name of Scholarship box. If questions, please call the Foundation at 805-687-6065.
	Greg is survived by his wife of 66 years Erika, daughter Dianne and husband Michael Solinger of Carson City, NV, Danny Cooper in Cincinnati, OH, granddaughter Lauren Solinger in Reno, NV and grandson Adam Solinger and wife Chalese in Las Vegas, NV, great grandchildren MAQ and Marie. Dad we salute your life of service and love.
	To send flowers or a remembrance gift to the family of Gregory L. Cooper, please visit our Tribute Store (https://dualleyhoffman-nortuary-frematory-memory-gardens.tributecenterstore.com? bld=31.192992&tag=&ph=2).OL
© Dudley-Hoffman Mortuary, Cr	© Dudley-Hoffman Mortuary, Crematory & Memory Gardens Santa Maria, CA - Funeral Home Website Design By <u>Frazer Consultants, LLC</u> (https://www.feraceconsultant.com/A
https://www.dudleyhoffmanmortuary.com/obituaries/obituary-listings?obid=3119332#/obituaryInfo	ary-listings?obld=3119392#/obituaryInfo

EXHIBIT 2

EXHIBIT 2



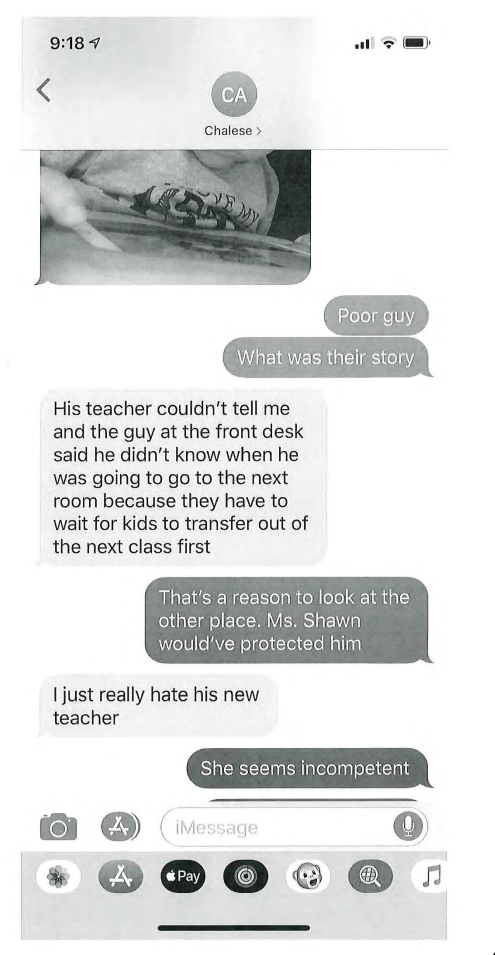


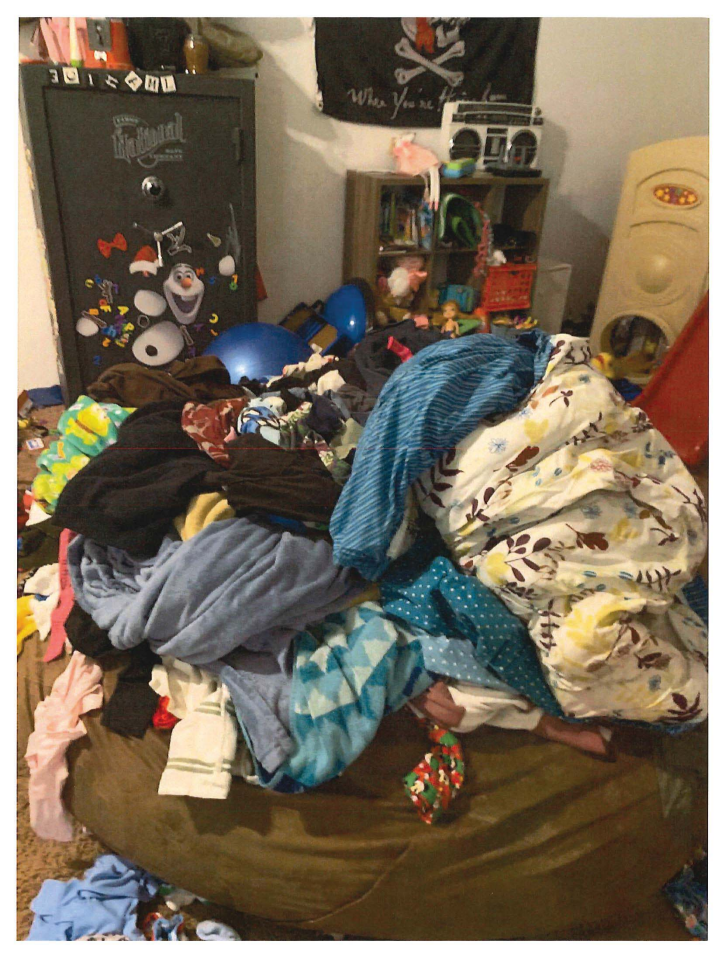


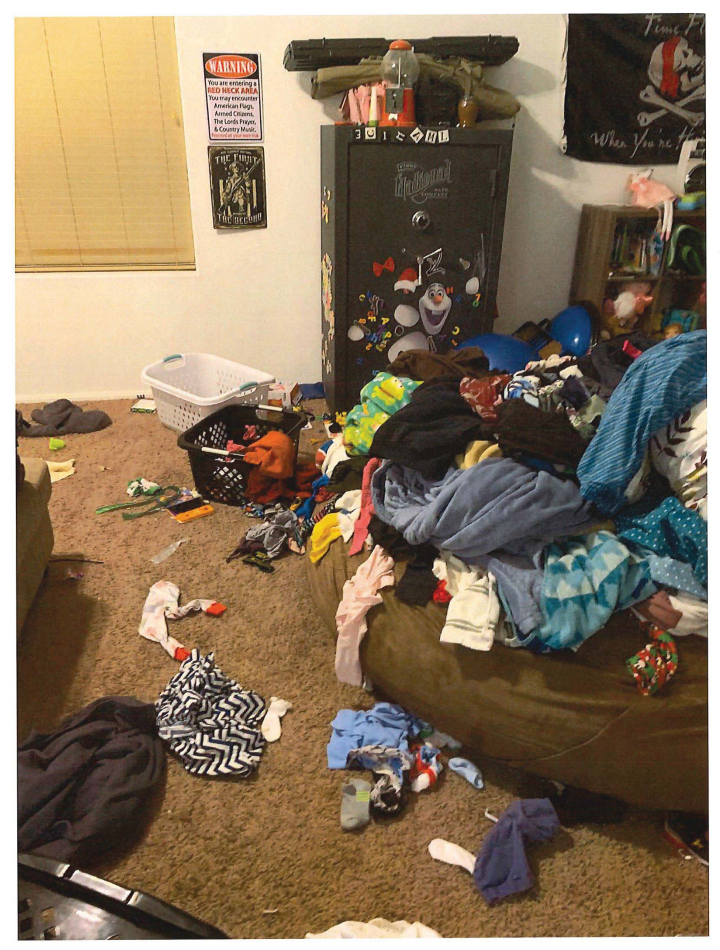


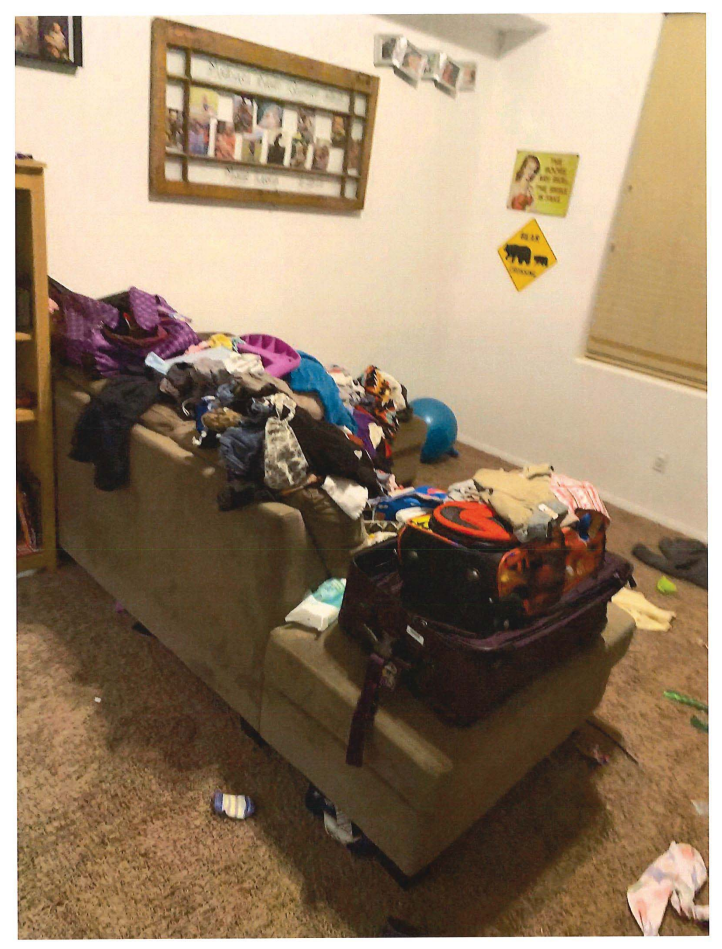
EXHIBIT 3

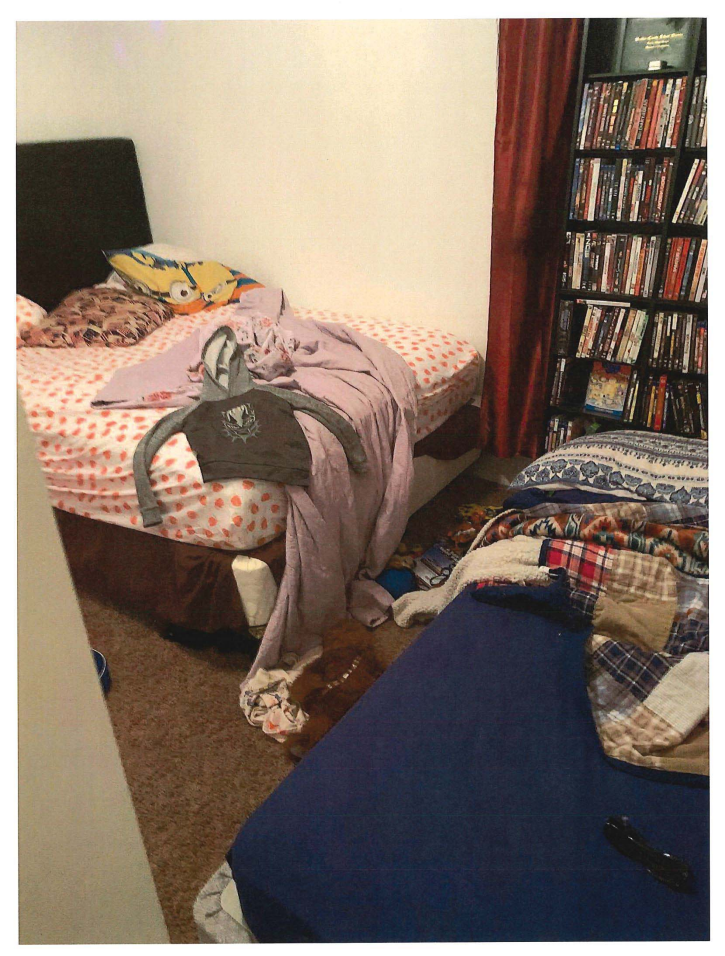
EXHIBIT 3

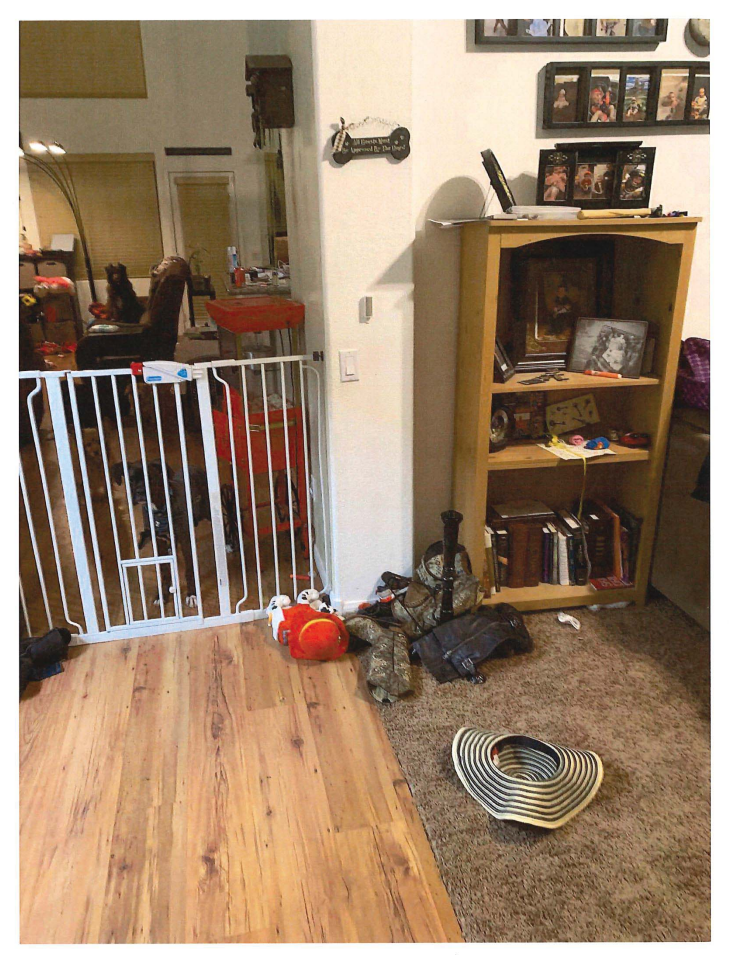
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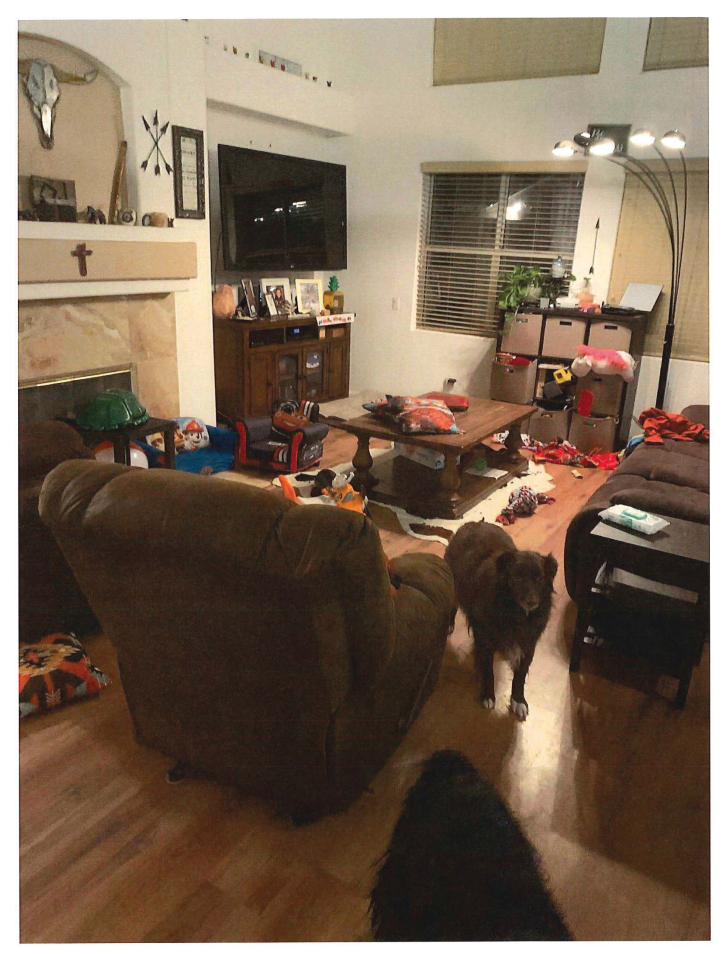
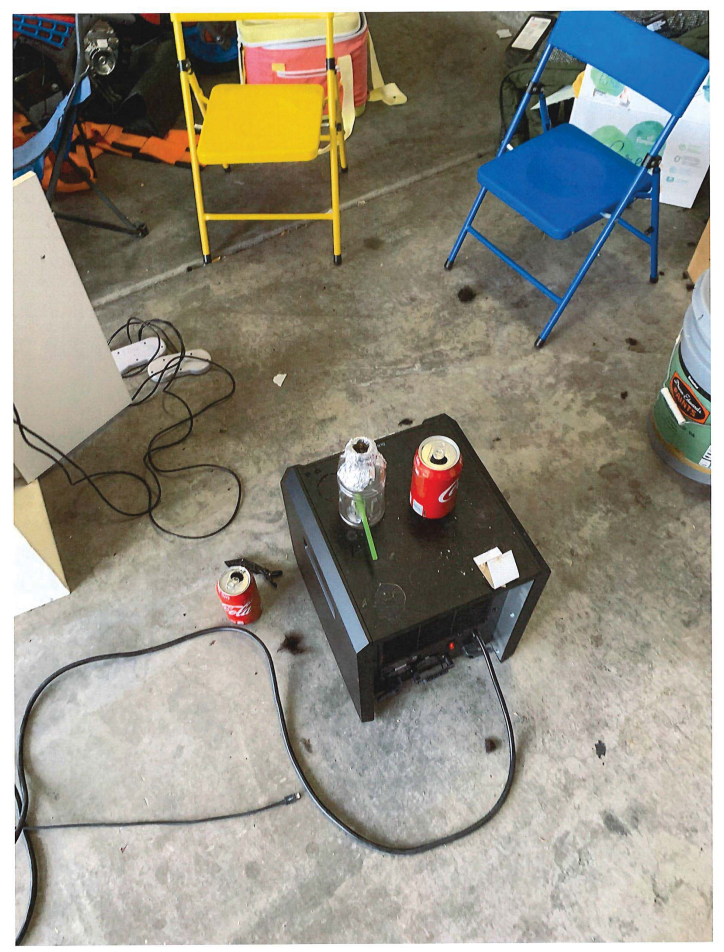


EXHIBIT 4

EXHIBIT 4





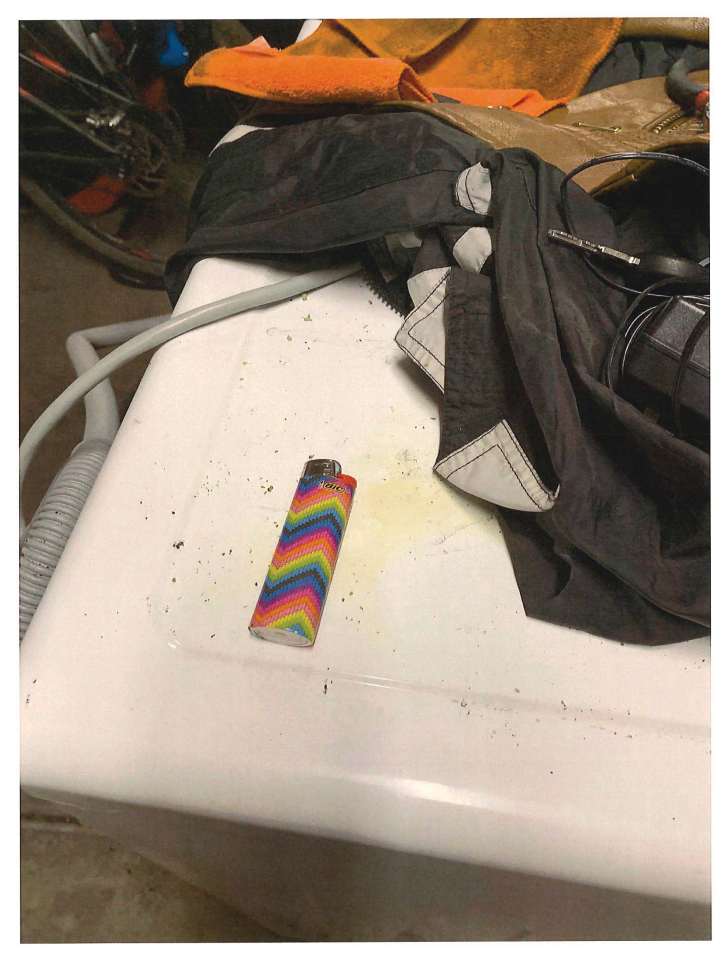


EXHIBIT 5

EXHIBIT 5

How do you want next week to work? Do you want an extra day or two during the week to makeup for his surgery on Friday? Do you still want to take just Marie on your normal days? It's up to you

CA

Chalese >

11 2

Seriously? There's no food in the house because I do my grocery shopping when the kids aren't here. We eat the food during the week. They get baths every other night just like they always have and their clothes were fresh out of the dryer. The house might be a little messier than usual but it's not bad. The drug pipe has pot in it and it's not out when the kids are here. Maybe you should stay out of peoples houses that you don't belong in. Don't sit there and threaten me with cps and other legal bullshit.



EXHIBIT 6

EXHIBIT 6

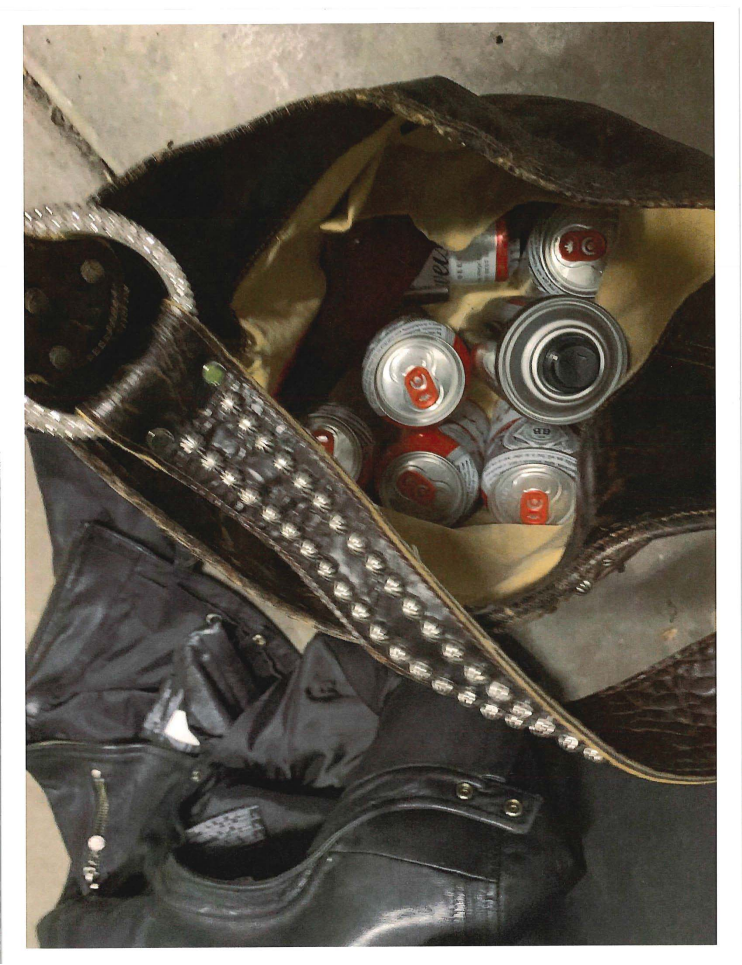


EXHIBIT 7

EXHIBIT 7



EXHIBIT 8

EXHIBIT 8

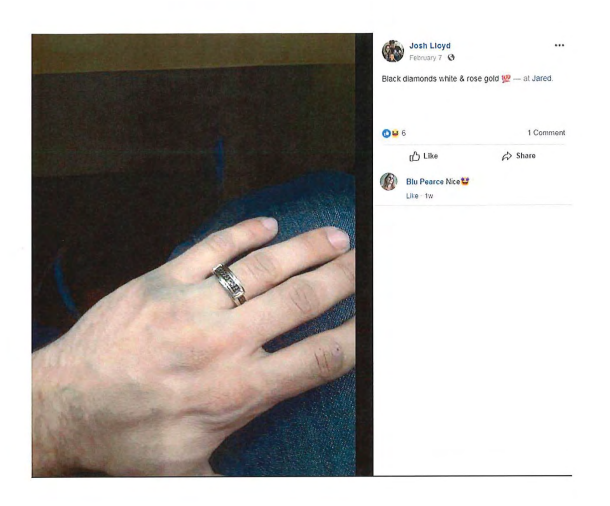


EXHIBIT 9

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amsung washer for Sale in Las sed (normal wear), Good condition. Dr Like Adam Gruszecki Why you selling Like · 1w Josh Lloyd Got a new set	yer stopped. ended up getting a new 4 Comments



Josh Lloyd shared a link. February 12 at 2:10 PM - OfferUp - 🚱



OFFERUP.CO Treadmill for Sale in Las Vegas, NV -OfferUp Used (normal wear), 200 . Make an offer!

ப் Like

A Share

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EXHIBIT 10

EXHIBIT 10

ELECTRONICALLY SERVED 2/22/2019 3:48 PM



^{†*}Jennifer V. Abrams, Esq. [†]Vincent Mayo, Esq.

6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 P. 702.222.4021 F. 702.248.9750 www.TheAbramsLawFirm.com

Friday, February 22, 2019

Louis C. Schneider, Esq. Law Office of Louis C. Schneider 430 South Seventh Street Las Vegas, Nevada 89101

Re: Adam M. Solinger v. Chalese M. Solinger Case Number: D-19-582245-D

Dear Mr. Schneider:

It has come to our attention that your client and her live-in boyfriend, Joshua Lloyd, have been selling the parties community property online. Please admonish your client and instruct her to immediately stop doing so as is a joint preliminary injunction in place and my client has not authorized her to sell any property. Additionally, please provide information on any and all items that have already been sold or removed from the marital residence, including proof of the funds received.

Thank you for your time and attention to this matter.

Sincerely,

THE ABRAMS & MAYO LAW FIRM

Vincent/Mayo, Esq.

cc: Mr. Adam M. Solinger

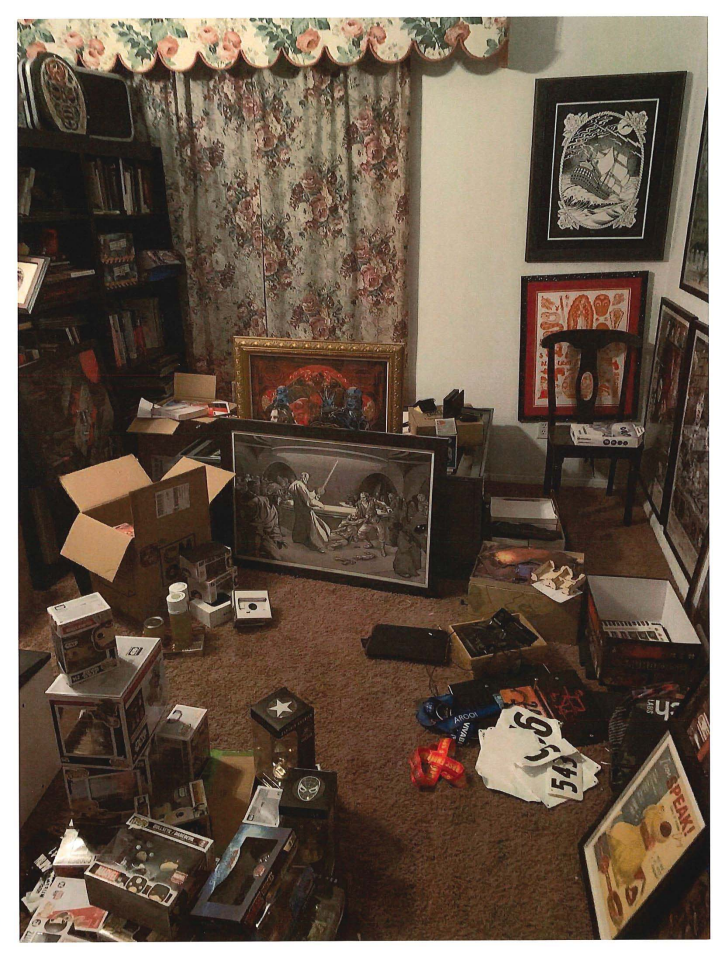
[†]Board Certified Family Law Specialist

* Fellow of the American Academy of Matrimonial Lawyers; Admitted in Nevada, California, and Louisiana

EXHIBIT 11

EXHIBIT 11





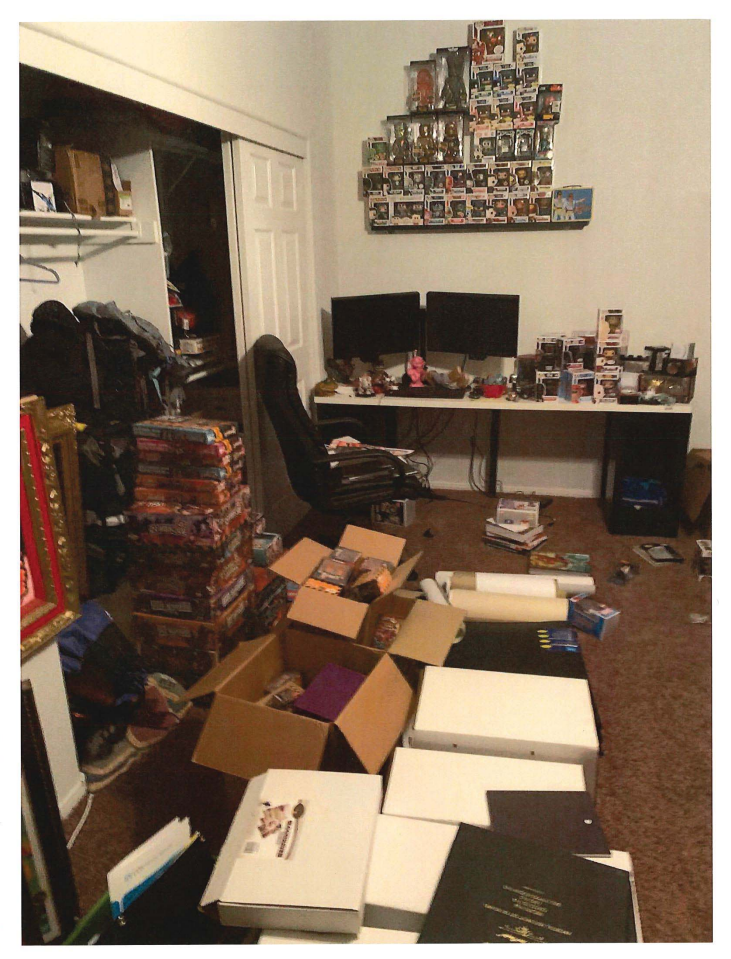


EXHIBIT 12

EXHIBIT 12

RENTCafé°

Las Vegas, NV Rental Market Trends

Highlights

> The average rent for an apartment in Las Vegas is \$1,025, a 8% increase compared to the previous year, when the average rent was \$952.

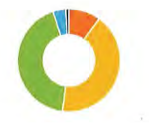
Average Rent in Las Vegas, NV

	🔁 Last updated Jan 2019
Y-o-Y Change	Average Apartment Size
8%	938 sq. ft.

> The average size for a Las Vegas, NV apartment is 938 square feet, but this number varies greatly depending on apartment type. Studio apartments are the smallest and most affordable, 1-bedroom apartments are closer to the average, while 2-bedroom apartments and 3-bedroom apartments offer a more generous square footage.

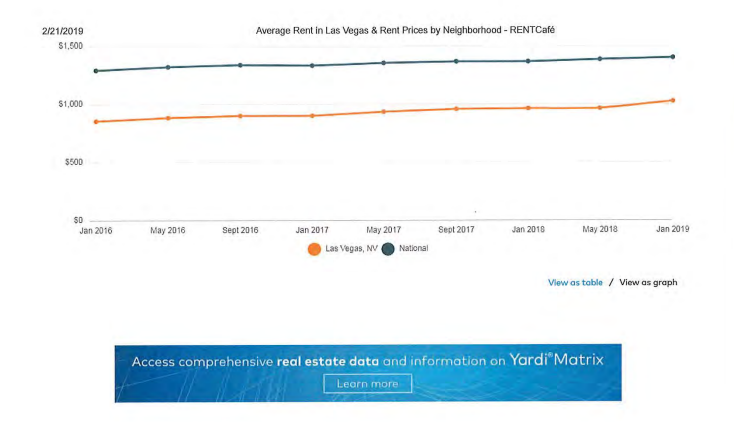
Las Vegas, NV Apartment Rent Ranges

10%
42%
43%
4%
1%



Las Vegas, NV Rent Trends

Average Rent



Average Rent in Las Vegas, NV By Neighborhood

Av	erage Rent
Neighborhood	Average Rent
Southridge	\$760
Showboat	\$760
Mayfair	\$760
John S. Park	\$760
Huntridge Park	\$760
Hillside Heights	\$760
Francisco Park	\$760
Crestwood	\$760
Beverly Green	\$760
Stewart Place	\$808
Gateway District	\$835
Arts District	\$837
Valley	\$852
Downtown Las Vegas	\$854

https://www.rentcafe.com/average-rent-market-trends/us/nv/las-vegas/

2/21/2019

Average Rent in Las Vegas & Rent Prices by Neighborhood - RENTCafé

	Average Rent	
The Strip		\$861
Westleigh		\$875
Scotch Eighty		\$875
Rancho Sereno		\$875
Quail Estates West		\$875
Meadows Mobile Home Park		\$875

View Top 20 / View All

The most affordable neighborhoods in Las Vegas are Beverly Green, where the average rent goes for \$760/month, Crestwood, where renters pay \$760/mo on average, and Francisco Park, where the average rent goes for \$760/mo. If you're looking for other great deals, check out the listings from Hillside Heights (\$760), Huntridge Park (\$760), and John S. Park (\$760), where the asking prices are below the average Las Vegas rent of \$1,025/mo.

> The most expensive neighborhoods in Las Vegas are Sun City (\$1,601), The Hills (\$1,601) and Red Rock (\$1,610).

Las Vegas | Rent Comparison by Neighborhood

Neighborhood	V5.	Neighbo	rhood
Alondra	*	Amber Hills	¥
Rent in A	Alondra is 36% lowe	r than in Amber Hills	
\$971		\$1,50	6
Alondra rent is 5% lower than Las Vega	is average	Amber Hills rent is 47% higher	than Las Vegas average
Average Rent: \$971		Average Rent	\$1,506
			4
Does Las Vegas Compare to N	Vearby Cities		

	Average Rent	Y-o-Y Change
Las Vegas	\$1,025	8%
North Las Vegas	\$1,049	6%
Henderson	\$1,245	8%

https://www.rentcafe.com/average-rent-market-trends/us/nv/las-vegas/

2/21/2019

Average Rent in Las Vegas & Rent Prices by Neighborhood - RENTCafé

	Average Rent	Y-o-Y Change	
Paradise	\$967	8%	
Winchester	\$878	9%	
Spring Valley	\$1,149	7%	
Sunrise Monor	\$873	8%	
Whitney	\$967	5%	
Enterprise	\$1,085	6%	

> For more information about the Las Vegas rental trends, check out our monthly rent report

Cheapest Listings on RENTCafé

Ashford Village Apartments Stewart Pines Apartments Stewart Pines I Peppertree Apartments Townhome Villas Harmon Hills Ridge on Charleston Harrison Pines Ogden Pines Village Square Sugartree Apartments Rancho Alvarado Apartments Lake Sahara Apartments Hyde Apartments Bonanza Pines Villas at Desert Pointe Apartments Cornerstone Crossings Westcliff Pines 3 Westcliff Pines Senior Apartments Emerald Park

Mid-priced Listings on RENTCafé

St. Lucia Tesoro Ranch Boulevard at 4201 Apartments St Croix Spectra at Reno Reflections at the Lakes Sky Court Harbors Villanova Copper Creek Apartments Falcon Landing Piedmont Springs Cimarron Tower at Tropicana Borgata Condominiums Walker House Apartments St. Croix Xander 3900 South Blvd Vellagio Apartments CenterPoint

Most Expensive Listings on RENTCafé

140 Bella Milano Ave 10033 Skipper Court 8821 Martin Downs Constellation 7609 Winterthur Court Las Vegas, NV 89129 660 Beresford Avenue

https://www.rentcafe.com/average-rent-market-trends/us/nv/las-vegas/

2/21/2019

Average Rent in Las Vegas & Rent Prices by Neighborhood - RENTCafé

1671 Sandalwood Ln Las Vegas, NV 89119 7475 Babbs Court Las Vegas, NV 89123 9032 Sendero Avenue Las Vegas, NV 89178 9621 Port Orange Lane Las Vegas, NV 89134 3931 Kamden Way, Las Vegas, NV 89119 2866 Gables Vale Court 6158 Sweetbriar Court 2316 Brighton Shore Street Las Vegas, NV 89128 7195 Childers Ave 2920 Gables Vale Court 10896 Dornoch Castle Street Las Vegas, NV 89141 3800 Larkcrest Street 7370 Bachelors Button Drive 2960 Saint Rose Parkway

View more properties

The rental statistics on this page were compiled using data provided by our sister company, Yardi Matrix, an apartment market intelligence solution which offers comprehensive information on all Las Vegas apartment buildings 50 units or larger. Yardi Matrix covers ~80% of the U.S. metro area population, including over 80,000 properties and 15.2 million apartments across 124 U.S. markets.

Other Cities

Atlanta, Charlotte, Chicago, Dallas, Enterprise, Henderson, Houston, Los Angeles, Miami, North Las Vegas, Paradise, Philadelphia, Phoenix, Reno, Sparks, Spring Valley, Sunrise Manor, Washington DC, Winchester

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POPULAR AREAS

Atlanta	Indianapolis	
Austin	Las Vegas	
Charlotte	Los Angeles	
Chicago	Miami	
Cincinnati	Philadelphia	
Columbus	Phoenix	
Dallas	San Antonio	
Denver	San Francisco	
Fort Worth	Seattle	
Houston	Washington DC	

RENTCafé Canada

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Electronically Filed 2/26/2019 4:56 PM Steven D. Grierson CLERK OF THE COURT

FDF Vincent Mayo, Esq. Nevada State Bar Number: 8564 6252 South Rainbow Boulevard, Suite 100 Las Vegas, Nevada 89118 Phone: (702) 222-4021 Email: VMGroup@theabramslawfirm.com Attorney for Plaintiff

> **Eighth Judicial District Court** Family Division Clark County, Nevada

Case No .: D-19-582245-D

VS.

Department: I

CHALESE MARIE SOLINGER,

Defendant.

Plaintiff,

GENERAL FINANCIAL DISCLOSURE FORM

A. Personal Information:

- 1. What is your full name? (first, middle, last) ADAM MICHAEL SOLINGER 3. What is your date of birth? 07/01/1988
- 2. How old are you? 30
- 4. What is your highest level of education? Law School

B. Employment Information:

1. Are you currently employed/ self-employed? (Deck one)

D No

☑ Yes If yes, complete the table below. Attached an additional page if needed.

	(days)	(shift times)
Defense Grp. Lead Attorney	y Sunday - Saturday	9a-6p, but flexible
	Defense Grp. Lead Attorne	Defense Grp. Lead Attorney Sunday - Saturday

2. Are you disabled? (check one)

☑ No

□ Yes

If yes, what is your level of disability? What agency certified you disabled? What is the nature of your disability?

C. Prior Employment: If you are unemployed or have been working at your current job for less than 2 years, complete the following information.

Prior Employer:	Date of Hire:	Date of Termination:	
Reason for Leaving:			

Rev. 8-1-2014

Monthly Personal Income Schedule

A. Year-to-date Income.

As of the pay period ending February 15, 2019, my gross year to date pay is \$15,000.

B. Determine your Gross Monthly Income.

Hourly Wage

Hourly Wage	×	Number of hours worked per week	=	Weekly	×	52 Weeks	=	Annual	÷	12 Months	1	Gross Monthly
wage		worked per week		Income				Income				Income

Annual Salary

\$120,000				\$10,000
Annual Income	÷	12 Months	I	Gross Monthly Income

C. Other Sources of Income.

Source of Income	Frequency	Amount	12 Month Average
Annuity or Trust Income			
Bonuses	Varies	\$3,000/year	\$250
Car, Housing, or Other allowance:			
Commissions or Tips:			
Net Rental Income:	Part -		
Overtime Pay			
Pension/Retirement:		1	
Social Security Income (SSI):			
Social Security Disability (SSD):			
Spousal Support			
Child Support			
Workman's Compensation			
Other:			10.00
Total Av	erage Other Incom	e Received	\$250
Fotal Average Gross Monthly Inco	ma (add totals from	B and C above)	\$10,250

Page 2 of 8

D. Monthly Deductions

	Type of I	Deduction	Amount
1.	Court Ordered Child Support (au	tomatically deducted from paycheck)	
2.	Federal Health Savings Plan		-
3.	Federal Income Tax	1,062.48	
4.	Amount for Health Insurance For Oppos For your O	sing Party:	
5.	Life, Disability, or Other Insuran	ce Premiums	
6.	Medicare		145.00
7.	Retirement, Pension, IRA, or 401	(k)	700.00
8.	Savings		
9.	Social Security		620.00
10.	Union Dues		
11.	Other: (Type of Deduction)		
	Total M	onthly Deductions (Lines 1-11)	\$2,527.48

Business/Self-Employment Income & Expense Schedule

A. Business Income:

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

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

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

Page 3 of 8

Personal Expense Schedule (Monthly)

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

Expense	Monthly Amount I Pay	For Me	Other Party	For Both
Alimony/Spousal Support				
Auto Insurance		a		
Car Loan/Lease Payment				
Cell Phone				
Child Support (not deducted from pay)				
Clothing, Shoes, Etc	150.00	Х		
Credit Card Payments (minimum due)	250.00	250.00		
Dry Cleaning	20.00	Х		
Electric	230.00	30.00	200.00	
Food (groceries & restaurants)	500.00	Х		
Fuel	618.00		X	
Gas (for home)	124.82		X	
Health Insurance (not deducted from pay)				
НОА	90.00	Х		1
Home Insurance (if not included in mortgage)	75.00	15.00	60.00	S
Home Phone				
Internet/Cable	280.00			Х
Lawn Care				
Membership Fees	20.00		X	
Mortgage/Rent/Lease	2,600	1,280.00	1,320.00	
Pest Control	20.00		X	
Pets	80.00			Х
Pool Service			j.	
Property Taxes (if not included in mortgage)				
Security				
Sewer	63.97		X	
Student Loans				
Unreimbursed Medical Expense	60.00			Х
Water	155.00			
Other:				
Child expenses from page 5	2,401.00			
Total Monthly Expenses	7,737.79			

Household Information

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

ľ	Child's Name	Child's DOB	Whom is this child living with?	Is this child from this relationship?	Has this child been certified as special needs/disabled?
1 st	Michael Solinger	06/16/15	Both	Yes	No
2nd	Marie Solinger	08/28/17	Both	Yes	No
3 rd					
4 th					

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

Type of Expense	1 st Child	2 nd Child	3 rd Child	4 th Child
Cellular Phone		().		111
Child Care	1,200.00	961.00		
Clothing	100.00	100.00		
Education				
Entertainment	20.00	20.00		
Extracurricular & Sports	1			
Health Insurance (if not deducted from pay)				
Summer Camp/Programs				
Transportation Costs for Visitation				
Unreimbursed Medical Expenses				
Vehicle				
Other:				
Total Monthly Expenses	1,320.00	1,081.00		

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

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

Personal Asset and Debt Chart

Line	Description of Asset and Debt Thereon	Gross Value		Total Amount Owed		Net Value	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.	8500 Highland View Ave.	\$ 450,000	-	\$ 218,860	=	\$ 231,140	Both
2.	2017 Moto Guzzi Café Racer VIII	\$ 5,000	-	\$ 0	=	\$ 5,000	Adam
3.	Forest River Travel Trailer	\$ 5,000	4	\$0	=	\$ 5,000	Both
4.	Bank of America, joint checking	\$ 19,423	1	\$0	=	\$ 19,423	Both
5.	Art collection	\$ Unknown	-	\$ 0	=	\$ Unknown	Adam/Both
6.	Roth 401k	\$ 21,229	-	\$0	=	\$ 21,229	Adam
7.	Charles Schwab	\$ Unknown	-	\$ Unknown	=	\$ Unknown	Chalese
8.	Firearms	\$ 15,000	-	\$0	=	\$ 15,000	Adam/Both
9.		\$		\$	=	\$	
10.		\$	-	\$	=	\$	
11.		\$	-	\$	=	\$	
12.		\$	-	\$	=	\$	
13.		\$	-	\$	=	\$	
14.		\$	-	\$	=	\$	
15.		\$	-	\$	=	\$	
	Total Value of Assets (add lines 1-15)	\$ 515,652	2	\$ 218,860	=	\$ 296,792	

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

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

Line #	Description of Credit Card or Other Unsecured Debt	Total Amount owed	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.	Bank of America credit card	\$ 15.84	Adam
2.	Capital One credit card	\$ Unknown	Chalese
3.		\$	
4.		\$	
5.		\$	
6.		\$	
	Total Unsecured Debt (add lines 1-6)	\$ 15.84	

CERTIFICATION

Attorney Information: Complete the following sentences:

- 1. I <u>have</u> retained an attorney for this case.
- 2. As of the date of today, the attorney has been paid a total of $\frac{10,000}{0}$ on my behalf.
- 3. I have a credit with my attorney in the amount of $\frac{\$ 9,320.50}{\$ 9,320.50}$.
- 4. I currently owe my attorney a total of \$ 0.00.
- 5. I owe my prior attorney a total of $\frac{\text{S N/A}}{\text{A}}$.

IMPORTANT: Read the following paragraphs carefully and initial each one.

I swear or affirm under penalty of perjury that I have read and followed all instructions in completing this Financial Disclosure Form. I understand that, by my signature, I guarantee the truthfulness of the information on this Form. I also understand that if I knowingly make false statements I may be subject to punishment, including contempt of court.

I have attached a copy of my 3 most recent pay stubs to this form.

- <u>N/A</u> I have attached a copy of my most recent YTD income statement/P&L statement to this form, if self-employed.
- <u>N/A</u> I have not attached a copy of my pay stubs to this form because I am currently unemployed.

Signature

212614

Date

CERTIFICATE OF SERVICE

I hereby declare under the penalty of perjury of the State of Nevada that the following is true and correct:

That on *(date)* $\frac{2/26/19}{}$, service of the General Financial Disclosure Form was made to the following interested parties in the following manner:

□ Via 1st Class U.S. Mail, postage fully prepaid addressed as follows:

☑ Via Electronic Service, in accordance with the Master Service List, pursuant to NEFCR 9, to:

Louis C. Schunder Esq.

□ Via Facsimile and/or Email Pursuant to the Consent of Service by Electronic Means on file

herein to: _____

Executed on the 26 day of forming, 2019.

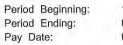
Signature

CO.	FILE	DEPT.	CLOCK	VCHR, NO, 576
IHJ	100126	000100	KN50K	0000020015
100000000				
IAS	VEGAS	DEFENSE	GRO	UP

2300 W SAHARA AVENUE LAS VEGAS, NV 89102

Taxable Marital Status: Married Exemptions/Allowances: Federal: 3 NV: No State Income Tax

Earnings Statement



12/27/2018 01/11/2019 01/15/2019

ADAM MICHAEL SOLINGER 8500 HIGHLAND VIEW A LAS VEGAS NV 89145

Earnings	rate other/hours	this period	year to date	Important Notes
Regular	5416.67	5,000.00	5,000.00	ADP TotalSource, Inc., A Professional Employer Organization
	Gross Pay	\$5,000.00	5,000.00	10200 Sunset Drive, Miami, FL 33173
				1-800-554-1802
Deductions	Statutory			BASIS OF PAY: NA
	Federal Income Tax	-531.24	531.24	
	Social Security Tax	-310.00	310.00	YOUR SALARY RATE HAS BEEN CHANGED FROM 3,520.83 TO
	Medicare Tax	-72.50	72.50	5,416.67.
	Other			
	Adprs Roth	-350.00	350.00	
	Net Pay	\$3,736.26		
	Checking	-3,736.26	3,736.26	
	Net Check	\$0.00		

Your federal taxable wages this period are \$5,000.00

A Professional Employer Organization 5800 Windward Parkway Alpharetta, GA 30005	Advice number: 00000020015 Pay date: 01/15/2019	
Deposited to the account of	account number transit ABA	amount
ADAM MICHAEL SOLINGER	xxxxxxxx7343 xxxx xxxx	\$3,736.26
	NON-NEGOTIABI	_E

0 2000 ADP, LLC

CO. F	ILE DEPT	r. CLOCK	VCHR. NO. 576
IHJ 1	00126 0001	00 XN50K	0000050015 1
	00120 0001	00 /110011	0000000010

LAS VEGAS DEFENSE GROUP 2300 W SAHARA AVENUE LAS VEGAS, NV 89102

Taxable Ma	arital Sta	itus:	Mar	ried		
Exemptions	Allowand	es:				
Federal:		3				
NV:		No	State	Income	Tax	

Earnings Statement



Period Beginning: 01/12/2019 Period Ending: Pay Date:

01/26/2019 02/01/2019

ADAM MICHAEL SOLINGER 8500 HIGHLAND VIEW A LAS VEGAS NV 89145

rate other/hours	this period	year to date	Important Notes
5416.67	5,000.00	10,000.00	ADP TotalSource, Inc., A Professional Employer Organization
Gross Pay	\$5,000.00	10,000.00	10200 Sunset Drive, Miami, FL 33173
			1-800-554-1802
Statutory			DADIO OF DAY, NA
Federal Income Tax	-531.24	1,062.48	BASIS OF PAY: NA
Social Security Tax	-310.00	620.00	
Medicare Tax	-72.50	145.00	
Other			
Adprs Roth	-350.00	700.00	
Net Pay	\$3,736.26		
Checking	-3,736.26	7,472.52	
Net Check	\$0.00		
	5416.67 Gross Pay Statutory Federal Income Tax Social Security Tax Medicare Tax Other Adprs Roth Net Pay Checking	5416.67 5,000.00 Gross Pay \$5,000.00 Statutory Federal Income Tax -531.24 Social Security Tax -310.00 Medicare Tax -72.50 Other	5416.67 5,000.00 10,000.00 Gross Pay \$5,000.00 10,000.00 Statutory Federal Income Tax -531.24 1,062.48 Social Security Tax -310.00 620.00 Medicare Tax -72.50 145.00 Other 700.00 700.00 Net Pay \$3,736.26 7,472.52

Your federal taxable wages this period are \$5,000.00

1

A Professional Employer Organization 5800 Windward Parkway Alpharetta, GA 30005		Advice number: Pay date:		00000050015 02/01/2019	
Deposited to the account of	Ř.	account number	transit	ABA	amount
ADAM MICHAEL SOLINGER		xxxxxx7343	XXXX	XXXX	\$3,736.26
		NON	-NE	GOTIABI	E

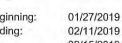
0 2000 ADP, LLC

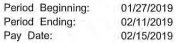
CO. FILE DEPT. CLOCK VCHR. NO. 576 IHJ 100126 000100 XN50K 0000070015 1

LAS VEGAS DEFENSE GROUP 2300 W SAHARA AVENUE LAS VEGAS, NV 89102

Taxable Marital Status: Married Exemptions/Allowances: Federal: 3 NV: No State Income Tax

Earnings Statement





ADAM MICHAEL SOLINGER 8500 HIGHLAND VIEW A LAS VEGAS NV 89145

Earnings	rate other/hours	this period	year to date	Important Notes
Regular	5416.67	5,000.00	15,000.00	ADP TotalSource, Inc., A Professional Employer Organization
	Gross Pay	\$5,000.00	15,000.00	10200 Sunset Drive, Miami, FL 33173
				1-800-554-1802
Deductions	Statutory			DADID OF DAVE NA
	Federal Income Tax	-531.24	1,593.72	BASIS OF PAY: NA
	Social Security Tax	-310.00	930.00	
	Medicare Tax	-72.50	217.50	
	Other			
	Adprs Roth	-350.00	1,050.00	
	Net Pay	\$3,736,26		
	Checking	-3,736.26	11,208.78	
	Net Check	\$0,00		

Your federal taxable wages this period are \$5,000.00

A Professional Employer Organization 5800 Windward Parkway Alpharetta, GA 30005	Advice number: 00000070015 Pay date: 02/15/2019	
Deposited to the account of	A Contraction of the second se	<u>amount</u> \$3,736.26
	NON-NEGOTIABL	.E

0 2000 A DD 110

		Electronically Filed 3/12/2019 11:58 AM Steven D. Grierson CLERK OF THE COURT
	OSFD	Atump. an
	Vincent Mayo, Esq. Nevada State Bar Number: 8564	
	THE ABRAMS & MAYO LAW FIRM	
	6252 South Rainbow Blvd., Suite 10 Las Vegas, Nevada 89118	
	Tel: (702) 222-4021 Fax: (702) 248-9750	
	Email: VMGroup@theabramslawfir Attorney for Plaintiff	rm.com
		al District Court
		Division nty, Nevada
	ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
	Plaintiff,) Department: I
	vs.)
	CHALESE MARIE SOLINGER,	
	Defendant.)
	ORDER TO SEAL RECORDS	PURSUANT TO NRS 125.110(2)
	Upon written request of Plain	ntiff, Adam Michael Solinger, by and
ч		
	through his attorney of record, Vi	ncent Mayo, Esq., of The Abrams &
	through his attorney of record, Vi Mayo Law Firm, and pursuant to N	
	Mayo Law Firm, and pursuant to N 1. In any action for divor	RS 125.110(2), which states: ce, the following papers and
	Mayo Law Firm, and pursuant to N 1. In any action for divor	RS 125.110(2), which states:
	Mayo Law Firm, and pursuant to N 1. In any action for divor pleadings in the action shall the clerk's office: (a) In case the compla	RS 125.110(2), which states: ce, the following papers and be open to public inspection in aint is not answered by the
	Mayo Law Firm, and pursuant to N 1. In any action for divor pleadings in the action shall b the clerk's office: (a) In case the compla defendant, the summons, w service; the complaint with m	RS 125.110(2), which states: ce, the following papers and be open to public inspection in

made by publication, the affidavit for publication of 1 summons and the order directing the publication of summons. 2 (b) In all other cases, the pleadings, the finding of the court, any order made on motion as provided in Nevada 3 Rules of Civil Procedure, and the judgment. 2. All other papers, records, proceedings and evidence, 4 including exhibits and transcript of the testimony, shall, upon the written request of either party to the action, filed 5 with the clerk, be sealed and shall not be open to inspection except to the parties or their attorneys, or when required as 6 evidence in another action or proceeding. 7 THEREFORE, IT IS HEREBY ORDERED that all documents 8 filed with the clerk in the above-entitled action except for pleadings, 9 findings of the Court, Orders made on motion as provided in the Nevada 10 Rules of Civil Procedure and any judgments, shall be and are hereby 11 sealed. 12 DATED this ____ day of MAR 08 2019, 2019. 13 14 DISTRICT COURT JUDGE 15 GILW THE ABRAMS & MAYO LAW FIRM 16 17 Vincent Mayo, Esq. (8564) 18 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 19 Attorney for Plaintiff 20 21

	Electronically Filed 3/13/2019 10:00 AM Steven D. Grierson
NEOJ Vincent Mayo, Esq.	Oten
Nevada State Bar Number: 8564	
THE ABRAMS & MAYO LAW FI	
6252 South Rainbow Blvd., Suite Las Vegas, Nevada 89118	. 100
Tel: (702) 222-4021	
Fax: (702) 248-9750 Email: VMGroup@theabramslaw	vfirm.com
Attorney for Plaintiff	
	icial District Court
	illy Division county, Nevada
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
)
Plaintiff,) Department: I
vs.)
CUALESE MADIE SOLINCED	2
CHALESE MARIE SOLINGER,)
Defendant.)
PLEASE TAKE NOTICE t	F ORDER TO SEAL RECORDS hat an Order to Seal Records was duly
entered in the above-referenced	matter. A true and correct copy of said
///	
///	
111	
///	
///	
///	
Case Number: E	Page 1 of 3 D-19-582245-D

Order is attached hereto. DATED Wednesday, March 13, 2019. Respectfully Submitted, THE ABRAMS & MAYO LAW FIRM Vincent Mayo, Esq. Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Attorney for Plaintiff Page 2 of 3

CERTIFICATE OF SERVICE I hereby certify that the foregoing Notice of Entry of Order to Seal Records was filed electronically with the Eighth Judicial District Court in the above-entitled matter, on Wednesday, March 13, 2019. Electronic service of the foregoing document as well as the Petition to Seal Records shall be made in accordance with the Master Service List, pursuant to NEFCR 9, as follows: Louis C. Schneider, Esq. Attorney for Defendant An Employee of The Abrams & Mayo Law Firm Page 3 of 3

		Electronically Filed 3/12/2019 11:58 AM Steven D. Grierson CLERK OF THE COURT
L	OSFD	Oten A. An
	Vincent Mayo, Esq. Nevada State Bar Number: 8564	
	THE ABRAMS & MAYO LAW FIRM 6252 South Rainbow Blvd., Suite 10	C 1
	Las Vegas, Nevada 89118 Tel: (702) 222-4021	
	Fax: (702) 248-9750 Email: VMGroup@theabramslawfir: Attorney for Plaintiff	m.com
	이야 한 것은 것을 알고 있는 것이 없는 것을 가지 않는 것을 수 있는 것을 수 있는 것을 수 있다.	l District Court
	Family	Division nty, Nevada
	ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
	Plaintiff,) Department: I
	vs.	2
	CHALESE MARIE SOLINGER,)
	Defendant.	
	ORDER TO SEAL RECORDS F	PURSUANT TO NRS 125.110(2)
	Upon written request of Plain	ntiff, Adam Michael Solinger, by and
	through his attorney of record, Vir	ncent Mayo, Esq., of The Abrams &
	Mayo Law Firm, and pursuant to NF	RS 125.110(2), which states:
		ce, the following papers and
	the clerk's office:	be open to public inspection in
		int is not answered by the
		ith the affidavit or proof of emorandum endorsed thereon

made by publication, the affidavit for publication of 1 summons and the order directing the publication of summons. 2 (b) In all other cases, the pleadings, the finding of the court, any order made on motion as provided in Nevada 3 Rules of Civil Procedure, and the judgment. 2. All other papers, records, proceedings and evidence, 4 including exhibits and transcript of the testimony, shall, upon the written request of either party to the action, filed 5 with the clerk, be sealed and shall not be open to inspection except to the parties or their attorneys, or when required as 6 evidence in another action or proceeding. 7 THEREFORE, IT IS HEREBY ORDERED that all documents 8 filed with the clerk in the above-entitled action except for pleadings, 9 findings of the Court, Orders made on motion as provided in the Nevada 10 Rules of Civil Procedure and any judgments, shall be and are hereby 11 sealed. 12 DATED this ____ day of MAR 08 2019, 2019. 13 14 COURT JUDGE 15 (i/W THE ABRAMS & MAYO LAW FIRM 16 17 Vincent Mayo, Esq. (8564) 18 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 19 Attorney for Plaintiff 20 21

	1 2 3 4 5	Electronically Filed 3/18/2019 11:29 AM Steven D. Grierson CLERK OF THE COURTLOUIS C. SCHNEIDER, ESQ. Nevada Bar Number: 009683 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-435-2121 Fax: 702-431-3807 jhhowardesq@hotmail.com Attorney for the Defendant/Counterclaimant, Chalese SolingerElectronically Filed 3/18/2019 11:29 AM 							
	6	EIGHTH JUDICIAL DISTRICT COURT							
	7	FAMILY DIVISION CLARK COUNTY, NEVADA							
	8								
	9	****							
	10	ADAM M. SOLINGER,							
	11	Plaintiff/Counterdefendant,) Case Number: D-19-582245-D) Department: I							
U.	12 13	vs.) CHALESE M. SOLINGER,) Date of Hearing: March 19, 2019							
LOUIS C. SCHNEIDER, LLC. 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-430-2121	13	Defendant/Counterclaimant.							
	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	Defendant/Counterclaimant.) REPLY TO OPPOSITION AND COUNTERMOTION COMES NOW Defendant, CHALESE M. SOLINGER, by and through her attorney, LOUIS C. SCHNEIDER, ESQ., and hereby files her Reply to Opposition and Countermotion. This Reply is made and based upon the files, the papers and pleadings in this action, and any argument of counsel and evidence that may be adduced at the time of Hearing on the within Motion. Dated this 18th day of March, 2019. /s/ Louis C. Schneider LOUIS C. SCHNEIDER, ESQ. Nevada Bar Number: 009683							
		Page 1 of 4							

STATEMENT OF FACTS

The parties to this action herein are in the middle of a divorce action wherein they temporarily have been sharing joint physical custody of their minor children to wit: Michael Adam Solinger, born June 16, 2015, and Marie Leona Solinger, born August 28, 2017. The initial schedule began Thursday wherein the Plaintiff would pick up the children and have them until Sunday. Plaintiff did have a two (2) scheduled compensatory make up days on Wednesdays but this is not the regular schedule utilized by the parties as Plaintiff claims in his opposition.

Prior to filing for divorce, Plaintiff also claims he was *fully* involved with the children's daily routine including making the children breakfast before school, preparing dinner for the family, giving the kids a bath before seeing them off to bed. This is quit a fabrication of actual facts to make the Plaintiff look superior to the Court. It is Defendant's recall that typically Plaintiff had already left for work before the kids ate breakfast and when returning from home he was irritated if asked to help with the evening events. Obviously it is the Defendant that is the primary care giver in the household given the parties' work schedule.

Since filing for divorce, Plaintiff has refused to act in a civil matter which has created a hostile situation when exchanging the children. He points out that Defendant is now dating Josh Lloyd and claims that Mr. Lloyd is living in the marital residence. While Mr. Lloyd has stayed with the Defendant on numerous occasions, especially since Plaintiff demanded that Defendant return the truck she was driving, Mr. Lloyd does not currently live with Defendant. Defendant has had to rely on her friends, like Mr. Lloyd since Plaintiff is not willing to end this marriage amicably. Plaintiff also goes into a tirade about Mr. Lloyd driving Plaintiff's father's vehicle. Defendant has asked Mr. Lloyd drive her on a few occasions but he does not regularly drive Plaintiff's father's vehicle. Mr. Lloyd has been generous enough to allow Defendant to use his vehicle after Plaintiff demanded she return his father's vehicle.

It has been financially straining on Defendant as well. Plaintiff had been the primary bread winner and typically would deposit his check into a joint bank account. Now Plaintiff limits the funds to just enough to pay most of the household bills leaving Defendant to scramble and figure out the remainder of the bills in addition to finding fund for groceries.

Page 2 of 4

While Plaintiff wants this Court to think Defendant an unfit parent and has mental illness preventing her from being a parent but he has consistently left the children with Defendant and fails to admit he may have issues of his own. Plaintiff did go to his grandfather's funeral but does not disclose that he had considered suicide during that trip. He told the Defendant he drove around 5 instead of returning home and thought of driving off of the cliff. Defendant has dealt with her issues and currently sees a therapist. Plaintiff has not attempted to seek any help whatsoever and only blames his problems and short comings on the Defendant. No one could fault Defendant for actively working on herself and therefore setting a good example for her children by continuously working with her therapist and getting the help she needs.

Plaintiff further fails to mention his "landlord" Jessica Sellers is actually his girlfriend and has been well prior to the parties separation in November 2018. The lease provided is confirmation that he is living with another women and is using community funds to pay her rent and her bills. It is also Defendant's understanding that Jessica Sellers is Plaintiff's assistant.

Plaintiff has decided focus on litigating as apposed to discussing settlement. The parties currently share joint legal custody and joint physical custody and it is more than likely the Court will award the same. Defendant asked for primary custody to ensure their son was getting the medical attention needed. Now Plaintiff is nit picking the Doctor dispite being fully aware of what their son needs and has intentionally delayed having surgery to micro-manage Defendant.

19 Plaintiff's claims of Defendant being a drug addict are completely false. Defendant does take 20 anti-depressants and has smoked marijuana on occasions but the "bong" Plaintiff produced as an 21 Exhibit is actually his. Defendant discarded a majority of the paraphernalia but Plaintiff had already 22 been taking pictures. Plaintiff has had access to the parties home since he left in November 2018. 23 Plaintiff has also been stalking Defendant trying to follow her and Mr. Lloyd on their security cameras 24 and on Social Media. Defendant has blocked Plaintiff on Facebook but did not realize that he was 25 searching on Mr. Lloyd's Facebook making assumptions of the relationship between them.

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Plaintiff being an attorney, knows what to expect from litigation and has obviously prepared wherein Defendant has had to retain an attorney to help her with litigation. The only experience the Defendant has is with her parents' nasty litigious divorce. Given the disparity in incomes and inexperience of the Defendant, she should be awarded preliminary attorney's fees.

Defendant and her attorney had hoped to negotiate the matter without Court intervention and attempted to do so but temporary orders issued by the Court are now necessary.

DATED this 18th day of March, 2019.

/s/ Louis C. Schneider LOUIS C. SCHNEIDER, ESQ. Nevada Bar Number: 009683 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-435-2121 Fax: 702-431-3807 jhhowardesq@hotmail.com Attorney for the Defendant/Counterclaimant, Chalese Solingr

LOUIS C. SCHNEIDER, LLC. 430 South 7th Street Las Vegas, Nevada 89101 Ph: 702-430-2121

Plaintiff,) D vs.) CHALESE MARIE SOLINGER,) T Defendant.) APPENDIX OF SUPPLEMENTAL H OPPOSITION TO AMENDED M DEFAULT; FOR EXCLUSIVE POSS RESIDENCE AND ORDERING P MAKING MORTGAGE PAYMENT	trict Court ion
Vincent Mayo, Esq. Nevada State Bar Number: 8564 THE ABRAMS & MAYO LAW FIRM 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Tel: (702) 222-4021 Fax: (702) 248-9750 Email: VMGroup@theabramslawfirm.co Attorney for Plaintiff Eighth Judicial Dis Family Divis Clark County, N ADAM MICHAEL SOLINGER,) C) Plaintiff,) D vs.) Defendant.) APPENDIX OF SUPPLEMENTAL H OPPOSITION TO AMENDED M DEFAULT; FOR EXCLUSIVE POSS RESIDENCE AND ORDERING P MAKING MORTGAGE PAYMENT	trict Court ion Ievada ase No.: D-19-582245-D epartment: I ate of Hearing: March 5, 2019
Nevada State Bar Number: 8564 THE ABRAMS & MAYO LAW FIRM 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Tel: (702) 222-4021 Fax: (702) 248-9750 Email: VMGroup@theabramslawfirm.co Attorney for Plaintiff Eighth Judicial Dis Family Divis Clark County, N ADAM MICHAEL SOLINGER,) C) Plaintiff,) D vs.) Defendant.) CHALESE MARIE SOLINGER,) T) Defendant.) APPENDIX OF SUPPLEMENTAL H OPPOSITION TO AMENDED M DEFAULT; FOR EXCLUSIVE POSS RESIDENCE AND ORDERING P MAKING MORTGAGE PAYMENT	trict Court ion Ievada ase No.: D-19-582245-D epartment: I ate of Hearing: March 5, 2019
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) Defendant.) APPENDIX OF SUPPLEMENTAL F OPPOSITION TO AMENDED M DEFAULT; FOR EXCLUSIVE POSS RESIDENCE AND ORDERING P MAKING MORTGAGE PAYMENT	me of Hearing: 3:30 p.m.
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APPENDIX OF SUPPLEMENTAL F OPPOSITION TO AMENDED M DEFAULT; FOR EXCLUSIVE POSS RESIDENCE AND ORDERING P MAKING MORTGAGE PAYMENT	
OPPOSITION TO AMENDED M DEFAULT; FOR EXCLUSIVE POSS RESIDENCE AND ORDERING P MAKING MORTGAGE PAYMENT	
REFERRING THE PARTIES TO M EDCR 5.70, FOR AN ORDER AWA SUPPORT; FOR AN ORDER AWA ALIMONY; AND FOR ATTORN PRIMARY PHYSICAL CUSTODY	OTION TO SET ASIDE ESSION OF THE MARITAL LAINTIFF TO ASSIST IN S; FOR MEDICAL LEGAL DREN; FOR AN ORDER EDIATION PURSUANT TO RDING PLAINTIFF CHILD VARDING DEFENDANT EY'S FEES AND COSTS
ATTORNEY'S FEES AN	D COSTS AND
COUNTERMOTION FOR JOINT LE	
PHYSICAL CUSTODY TO PLAIN VISITATION TO DEFENDANT;	
SUPPORT; TO ESTABLISH PA	
EXPENSES; FOR AN ORDER PRO	
COMMUNITY PROPERTY; DE	

EMPLOYMENT AND TO COOPERATE IN A VOCATIONAL ASSESSMENT

Exhibit	Description
13	Text message exchange between parties regarding Chalese's behavior when picking up the children
14	Joshua Lloyd's Facebook post dated March 13 2019
15	Letter from Attorney Mayo to Attorney Schneider dated March 12, 2019

8 Dated Monday, March 18, 2019.

Respectfully Submitted,

THE ABRAMS & MAYO LAW FIRM

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

CERTIFICATE OF SERVICE

I hereby certify that the foregoing APPENDIX OF 2 SUPPLEMENTAL EXHIBITS TO PLAINTIFF'S OPPOSITION TO 3 AMENDED MOTION TO SET ASIDE DEFAULT; FOR EXCLUSIVE 4 POSSESSION OF THE MARITAL RESIDENCE AND ORDERING 5 6 PLAINTIFF TO ASSIST IN MAKING MORTGAGE PAYMENTS; FOR MEDICAL LEGAL CUSTODY OF THE MINOR CHILDREN; FOR AN 7 ORDER REFERRING THE PARTIES TO MEDIATION PURSUANT TO 8 DECRY 5.70, FOR AN ORDER AWARDING PLAINTIFF CHILD 9 SUPPORT; FOR AN ORDER AWARDING DEFENDANT ALIMONY; 10 AND FOR ATTORNEY'S FEES AND COSTS PRIMARY PHYSICAL 11 CUSTODY, CHILD SUPPORT, AND ATTORNEY'S FEES AND COSTS 12 AND COUNTERMOTION FOR JOINT LEGAL CUSTODY; PRIMARY 13 PHYSICAL CUSTODY TO PLAINTIFF AND SUPERVISED VISITATION 14 TO DEFENDANT; TO ESTABLISH CHILD SUPPORT; TO ESTABLISH 15 PAYMENT OF MARITAL EXPENSES; FOR AN ORDER PROTECTING 16 THE PARTIES' COMMUNITY PROPERTY; DEFENDANT TO OBTAIN 17 EMPLOYMENT AND TO COOPERATE IN A VOCATIONAL 18 ASSESSMENT was filed electronically with the Eighth Judicial District 19 Court in the above-entitled matter, on Monday, March 18, 2019. 20

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1	Electronic service of the foregoing document shall be made in
2	accordance with the Master Service
3	List, pursuant to NEFCR 9, as follows:
4	Louis Schneider, Esq. Attornov for Defendent
5	Attorney for Defendant
6	
7	<u>/s/ Chantel Wade</u> An Employee of The Abrams & Mayo Law Firm
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EXHIBIT 13

EXHIBIT 13

📲 LTE 📟

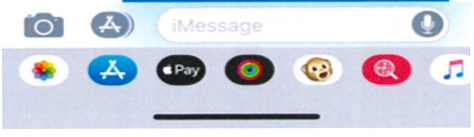
+1 (702) 575-7620 >

Just because you're upset at me does not give you the right to grab them like that. That is the exact reason I need primary custody. You cannot be trusted with my children. You're letting your anger affect your judgment and dragging Maq to the truck like that is completely unacceptable. Snatching Marie like that was completely uncalled for and you could have really hurt her.

This is why the drop offs need to be done at school. You're not capable of controlling your emotions and you take it out on the kids.

I had to take them to feed them and we had plans.There's no excuse for them not being fed anything by 12 pm

> They had breakfast and snack. Lunch is at noon. You said you



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+1 (702) 575-7620 >

to grab them like that. That is the exact reason I need primary custody. You cannot be trusted with my children. You're letting your anger affect your judgment and dragging Maq to the truck like that is completely unacceptable. Snatching Marie like that was completely uncalled for and you could have really hurt her.

This is why the drop offs need to be done at school. You're not capable of controlling your emotions and you take it out on the kids.

I had to take them to feed them and we had plans.There's no excuse for them not being fed anything by 12 pm

> They had breakfast and snack. Lunch is at noon. You said you were coming around 11:30

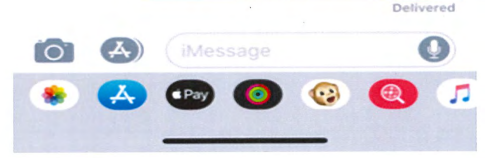


EXHIBIT 14

EXHIBIT 14



Josh Lloyd shared a post. March 13 at 7:42 AM - 🚱

CALL ME CHILDISH BUT BEATING THE GPS TIME IS AN EXTREME SPORT FOR ME.

Nerds with Vaginas March 8 at 9:20 PM · 🔇

🖬 Like Page

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EXHIBIT 15

EXHIBIT 15

ELECTRONICALLY SERVED 3/12/2019 3:28 PM



^{†*}Jennifer V. Abrams, Esq. [†]Vincent Mayo, Esq.

6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 P. 702.222.4021 F. 702.248.9750 www.TheAbramsLawFirm.com

Tuesday, March 12, 2019

Louis C. Schneider, Esq. 430 S. 7th Street Las Vegas, Nevada 89101

Re: Adam M. Solinger v. Chalese M. Solinger Case Number: D-19-582245-D

Dear Mr. Schneider:

I am in receipt of your correspondence dated March 6, 2019, and it appears your client is not being open and honest with you. The truck that Chalese has been driving belongs to Adam's father, Michael Solinger ("Michael"). Adam's father permitted the parties to use it. However, Chalese has been letting her new live in boyfriend drive the vehicle something Chalese does not deny.¹ Obviously, Michael does not agree to a third party driving his vehicle, especially someone he does not know, who is not on the parties' insurance and who has a horrible driving record.² What also worries Michael is that Mr. Llovd is not driving his own truck. These concerns on Michael's part are what caused Adam to tell Chalese that she needed to stop allowing Mr. Lloyd to drive Michael's truck and if she didn't, his father wanted the truck back. As you can therefore see, Michael's position is not "ridiculous" as Chalese claims. If anything, it is no different than what any of us would require, including the judge. Michael was doing the parties a favor in allowing them to use his truck and has no obligation to allow Chalese to continue driving the truck if she won't abide by his wishes. All that was asked by Michael via Adam was that Chalese not allow Mr. Lloyd to drive it. In response, Chalese irrationally and spitefully states, "If I choose to let someone drive instead of me in my truck that's my business." However, the truck does not belong to either party, it belongs to Michael. Adam is not saying Chalese cannot continue driving the truck for now, just that Mr. Llovd cannot. Please speak to your client and either have her commit to Michael's wishes and the truck can be returned for now. If not, Michael has instructed Adam not to do so.

That brings us to the \$9,000. In the texts, Chalese states that because she refuses to commit to Mr. Lloyd not driving Michael's truck, she would return the truck to Adam

[†]Board Certified Family Law Specialist

Fellow of the American Academy of Matrimonial Lawyers; Admitted in Nevada, California, and Louisiana

¹See the attached texts between the parties.

² See Mr. Lloyd's driving record, attached hereto.

Tuesday, March 12, 2019 Adam M. Solinger v. Chalese M. Solinger Page 2 of 2

The Abrams & Mayo Law Firm

and unilaterally buy a new truck. Concerned that Chalese would follow through with her threat, Adam withdrew half the funds in the account to protect his share of the monies. This was a perfectly reasonable response to Chalese's senseless position.

As for the buying and selling of major appliances, or giving away items, these have to be agreed to between the parties. Chalese cannot unilaterally do so or allow her significant other to do so.

Finally, we are willing to talk settlement. However, Chalese refuses to discuss the issues Adam has brought up in mediation. An unwillingness to do so does not bode well for someone wishing to have joint custody. Also, Adam's concerns regarding his father's truck are not petty. Chalese simply needs to communicate and be reasonable with property belonging to third parties.

As always, should you have any questions or comments, please do not hesitate to call.

Sincerely,

THE ABRAMS'& MAYO LAW FIRM

Vingent Mayo, Esq. Mr. Adam Solinger

EXHIBIT 1

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EXHIBIT 1

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+1 (702) 575-7620 >

Thursday 6:16 PM

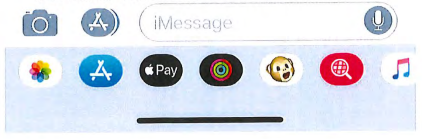
I'm going to have to take the truck back if josh keeps driving it. He's not insured and my dad made it very clear he does not want him driving the truck. If I see it again, my dad will take the truck back.

Come take it. And then let me know how you'd like to pay for the car you'll have to buy me

Better yet, give me your address and I'll come bring it to you nowadays

> All I'm asking is he doesn't drive the truck that my dad insures you under. Be a little respectful.

Just like your gf drives your car? Be a little respectful. Give me your address. I should have it anyway. I'm not playing these



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+1 (702) 575-7620 >

Just like your gf drives your car? Be a little respectful. Give me your address. I should have it anyway. I'm not playing these games. I'll bring the truck over tonight and go get a car tomorrow.

Also, his insurance covers any vehicles he drives. Where am I taking this truck? I'm leaving now.



+1 (702) 575-7620 >

l've sent you my address before.

If I choose to let someone drive instead of me in my truck that's my business. I don't have to have any reason and I sure don't have to let you know every detail of my choices. I'm not going to let you threaten and scare me into following your wishes. If you want to set rules for how or who I transport in my vehicle, which I will not obey, then take it

I don't have it saved. Please send me your address

"My truck?" It's my dads truck, That he is kindly letting you drive and insured you on. Please respect his wishes and don't have others drive it. You cannot just buy another vehicle because of the injunction.



EXHIBIT 2

EXHIBIT 2

Traffic Case Records Search Results

Skip to Main Content Logout My Account Search Menu New Traffic Search Refine Search Record Count: 10

Location : Traffic Help

Case Number	Citation Number	de: Name Last Name: lloyd Fi Defendant Info	Filed/Location	Type/Status	Charge(s)
104449209	104449209	LLOYD, JOSHUA DOUGLAS	01/02/2010 Traffic	Traffic Open	DRIVING W/O VALID LICENSE
104526363	104526363	LLOYD, JOSHUA DOUGLAS	03/04/2010 Traffic	Traffic Open	DRIVING W/O VALID LICENSE
104379380	104379380 104379380	LLOYD, JOSHUA DOUGLAS	03/08/2010 Traffic	Traffic Open	LICENSE PLATE LIGHT REQUIRED DRIVING W/O VALID LICENSE
104611105	104611105 104611105	LLOYD, JOSHUA	08/14/2010 Traffic	Traffic Closed	SPEEDING 1-10 MPH OVR PSTED SPD LIMIT INSURANCE REQUIRED
104395434	104395434 104395434	LLOYD, JOSHUA DOUGLAS	01/19/2011 Traffic	Traffic Open	SPEEDING 11-20 MPH OVR PSTD SPD LIMIT/NONCMV UNSAFE TURNING MOVEMEN
104806155	104806155 104806155	LLOYD, JOSHUA DOUGLAS	09/23/2011 Traffic	Traffic Open	DISREGARDING OFFICIAL TRAFFIC CONTROL DEVICE INSURANCE REQUIRED
<u>E10151684</u>	E10151684 E10151684	LLOYD, JOSHUA DOUGLAS	03/05/2012 Traffic	Traffic Open	SPEEDING 1-10 MPH OVR PSTED SPD LIMIT LICENSE IN POSESSION- SURRENDER ON DEMAND
105075925	105075925	LLOYO, JOSHUA D	06/11/2013 Traffic	Traffic Open	TURNING AT INTERSECTION
E10519374	E10519374	LLOYD, JOSHUA D	05/21/2015 Traffic	Traffic Closed	Follow too closely [53794]
LVM0214608	LVM0214608	LLOYD, JOSHUA DOUGLAS	04/14/2017 Traffic	Traffic Closed	Basic speed - 1-10 mph over posted limit [53849]

https://lvjcpa.clarkcountynv.gov/Anonymous/Search.aspx?ID=600

3/12/2019

eAccess - Henderson Municipal Court

16TR004054

Case Type Case Status: File Date: DCM Track: Action: Status Date: Case Judge:

Next Event:

TRAFFIC CLOSED 03/01/2016 DRIVER FAIL TO OBEY TRAFFIC CONTROL DEVICES STEVENS, MARK J

All Information Party Charge Ticket/Citation # Event

ent Docket Financial

Party Information

LLOYD, JOSHUA DOUGLAS - DEFENDANT DOB 09/27/1991

Party Charge Information

LLOYD, JOSHUA DOUGLAS

06/15/2016 SENTENCED

Charge # 1 : 53760 - MISDEMEANOR DRIVER FAIL TO OBEY TRAFFIC CONTROL DEVICES

 Original Charge
 53760 DRIVER FAIL TO OBEY TRAFFIC CONTROL
 Ticket # X01543548

 DEVICES (MISDEMEANOR)
 Date of Offense
 02/19/2016

 Party Charge Disposition
 Disposition Date
 Disposition

 Ticket/Citation #

 Citation #: X01543548 Offense Date 02/19/2016

 Officer
 NHP, NHP(NHP)
 Speed Cited Speed Limit Location 215/146 Accident N Work Zone Haz Mat

Events						
Date/Time	Location	Туре	Result	Event Judge		
05/24/2016 08:00 AM	DEPARTMENT 1	ADULT TRAFFIC ARRAIGNMENT	FTA BENCH WARRANT NOTICE ORDERED - TR	STEVENS, MARK J		

Docket Information		
Date	Description	
03/01/2016	COURT DATE SET:	
05/24/2016	EVENT PARTICIPANTS:	
05/24/2016	FTA - BWN ORDERED	

https://hmc.cityofhenderson.com/eservices/search.page.3?x=xA3PRmB5brfbRO5MPMMUOaJgkyGJWgTM3Dufvx29wpp2z0lpN3Sl2jzOFnmxobqFQ... 1/2

3/12/2019

.

eAccess - Henderson Municipal Court

Date	Description	
05/24/2016	FTA BWN MAILED	
06/15/2016	BWN CLEARED	
06/15/2016	FINE PAID IN FULL	
06/15/2016	DMV CONVICTION SENT	
06/15/2016	PLEA: GUILTY PLEA ENTERED	
06/15/2016	SENTENCED: VIA WEB	
06/15/2016	FINE/FORFEITURE: \$100 + 95	
06/15/2016	CASE CLOSED	

Cost Type	Amount Owed	Amount Paid	Amount Adjusted	Amount Outstanding
COST	\$195.00	\$195.00	\$0.00	\$0.00
	\$195.00	\$195.00	\$0.00	\$0.00

https://hmc.cityofhenderson.com/eservices/search.page.3?x=xA3PRmB5brfbRO5MPMMUOaJgkyGJWgTM3Dufvx29wpp2z0lpN3Sl2jzOFnmxobqFQ... 2/2

1.2.1		FILED IN OPEN COURT
		MAR 1 9 2019
1	000	STEVEN D. GRIERSON CLERK OF THE COURT
2	ORD	By Michelle Cunningham
3		BY TO HOUSE DEPUTY
4		DISTRICT COURT
5		K COUNTY, NEVADA
6	Adam Solinger	CASE NUMBER: D-19-582245-D
7	PLAINTIFF	
8	1/5	DEPARTMENT:
9	Chalese Solinger	Date of Conference: <u>3-19-19</u>
10	DEFENDANT.	
11		Time of Conference: <u>9:00 AM</u>
12		
13	CASE AND NON-IL	JRY TRIAL MANAGEMENT ORDER
14	1.0000000000000000000000000000000000000	
15	This order sets fo	rth critical dates and times for the major
16	proceedings in this case. It	is the responsibility of the attorneys, or the
17	liticante (urbon compositor in	wence second to most the deadlines and
18	intigants (when appearing in	proper person), to meet the deadlines and
19	to appear for the following r	equired proceedings:
20	CALENDAR CALL DATE:	9/9/19 at 9AM
21 22		(Stack) Day 2-10/10/19 29AM
22	NON-JURY TRIAL DATE:	(Stack 1) Day 2-10/10/19 2 9AM
23	PRETRIAL MEMORANDU	M DUE: <u>9/9/19</u>
25	DISCOVERY CLOSES ON:	9/9/19
26		
27		
28		
CHERVLD, MOSS DISTRCT JUDGE MICY DYDGRS, DEPT 1 601 North Peeus Rund S VEGAS NY ROTOL:2005		

on for a Case Management	1 This matter having co
. on tot a case management	2
n the Family Division, Department	3 Conference, pursuant to NRCP 16.
rt, County of Clark, and Plaintiff,	4 I, of the Eighth Judicial District (
	5
, and Defendant,	6 being represented by
, and the Court	⁷ being represented by
oth as to subject matter as well as	8 being fully advised in the promiser
oth as to subject matter as well as	9 being fully advised in the premises
ion is proper in Nevada, and good	10 the parties thereto, and that juriso
following findings:	11 cause appearing, the court makes t
이야 한 집에 비행 이야 한다. 영화 위험	12
in the discovery process in good	13 The parties shall particip
hods, consistent with NRCP 16.2.	¹⁴ faith and may utilize all discovery n
	15
parties shall submit a list of names	16 Within 15 days of this Order, th
possess discoverable information	¹⁷ of individuals who are likely t
NRCP 16 2(a)(2)(A) and a list of all	18 regarding this action, consistent w
	19
esult of the Case Management	20 documents provided at or as
2(a)(2)(B).	21 Conference consistent with NRCP 1
	22
shall substantially comply with the	23 The Pre-Trial Memorandu
set and Debt Schedules. Failure to	²⁴ form attached hereto including the
in or before this data, absort the	25
in or before this date, absent the	26 submit the Pre-Trial Memorandur
	27
	28
	CHERVL B. MOSS DISTRICT JUDGE JULY DIVISION, DEPL 4 AN AND PROVERSION VEGAS, INV SUMPLAME

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1	Court's approval, will result in the trial date being vacated and the
2	matter rescheduled in ordinary course and/or sanctions.
3	matter rescheduled in ordinary course and/or sanctions.
4	Failure to appear at the Calendar Call may result in a
5	
6 7	default judgment, or other sanctions, consistent with
8	
o 9	<u>EDCR 2.69.</u>
10	Counsel or proper person litigants are to provide the following
11	to opposing counsel/proper person litigant with the following prior to
12	to opposing counselyproper person inguite with the rollowing provide
13	the calendar call:
14	1. List of witnesses
15	
16	2. List of exhibits
17	3. Any other discovery items sought to be introduced at trial.
18	Failure to provide the above foregoing may result in
19	Tunare to provide the above foregoing may result in
20	such witnesses, exhibits, or evidence being excluded or
21	
22	other appropriate court-imposed sanctions against
23	
24	counsel or party in proper person.
25	Any and all Exhibits and Witness Lists (a set of original exhibits
26	Any and an exhibits and witness cists (a set of original exhibits
27	ready for marking by the Clerk with a courtesy copy for the Court), must
28	
CHERYL B. MOSS DISTRICT AIDGE MILY DIVISION. DEPI 1 400 North Pecos Road 5 VEGAS, NV 89101-2408	

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11	
S. 1	
(d. 1	he delivered to chambers at least two (2) indicial days prior to trial for
2	be delivered to chambers at least two (2) judicial days prior to trial for
3	marking.
4	Absent stipulation of the parties (and good cause appearing
5	therefore), no continuances will be granted to either party unless written
7	application is made to the Court, served upon opposing counsel, and a
	application is made to the court, served upon opposing coursel, and a
8 9	hearing held at least three (3) days prior to the time of trial. If this matter
10	settles, please advise the Court as soon as possible.
11	IT IS HEREBY ORDERED that the above-stated findings are
12	IT IS HEREDT ORDERED that the above-stated indings are
13	hereby adopted and confirmed as an order of this Court.
14	
15	am
16	DATED this 19th day of March, 2019
17	
18	lly13Mm
19	CHERYZ B. MOSS
20	CHERY, B. MOSS District Court Judge
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CHERVI, II, MOSS DISTRICT JUDGE MILV DIVISIOS, DEP1, J MILV DIVISIOS, DEP1, J S VEGAS, NV WHID2408	

19 T		FILED IN OPEN COURT MAR 19:2019			
1	DISTRICT C	STEVEN D. GRIERSON			
2	CLARK COUNTY	CLERK OF THE COOT			
3	FAMILY DIV	BY THICKelle Ummmersam			
4		novoru ilui distri orun 9.00			
5	11 01.000				
6	Adam Solinger	N 10 COZOUEN			
7	Plaintiff, C	Case No: D-19-582245-D			
8	vs. I	Dept No: I			
9					
10	Chalese Solinger,				
11	Defendant.				
12					
13	BEHAVIOR O	RDER			
14					
15	The parties are hereby ORDERED to do, or not to do the following, as stated				
16	in this Order:				
17	 No abusive contact (foul language, name calling, etc.) including telephone calls, voicemails, letters, email, texts, all forms of social media, etc., to 				
18					
19	the other party or to the child(ren).				
20					
21	2. Avoid any unnecessary contact with the other party's "significant other"				
22	and friends not in common with you and do not initiate conflicts with them.				
23	3. No unnecessary contact with other p	eople associated with or to the			
24					
25	other party for purposes of discussing court pr	oceedings or making			
26	negative/disparaging allegations against the ot	ther party (this includes all forms of			
27	social media).				
28 CHERYL B. MOSS	1				
DISTRICT JUDGE MILY DIVISION, DEPT, 1 601 Nonh Pecos Road S VEGAS, NV 89101-2408					

1 4. You will advise all of your friends, relatives and "significant other" not 2 to disparage, criticize or harass the other party, and that co-parenting requires 3 4 facilitating a positive relationship with the other party; that you could have your 5 parenting time limited if you are unable to stop their negative behavior, and that 6 you may be sanctioned if the Court finds that you are knowingly allowing them 7 8 to violate the Behavior Order. 9 5. No harassment at the other party's place(s) of employment, including 10 contacting the employer to make negative or disparaging allegations; or to send 11 12 or drop off evidence as it relates to these court proceedings that appears 13 reasonably designed to put them, or likely to put them in a bad light or to get 14 them fired, or to have them suffer negative consequences as a result. 15 16 6. No providing copies of unsolicited documents (personal letters, court 17 pleadings, emails, texts, etc.) to anyone associated with a party (significant 18 others, family members, neighbors, employers, etc.) for the intended purpose of 19 20 shedding the other party in a negative light. 21 7. Neither party shall post, nor shall you allow significant others or family 22 members on social media to post, including, but not limited to, FaceBook, 23 24 Twitter, YouTube, Instagram, LinkedIn, Tumblr, and Google+, any negative or 25 disparaging allegation against or negative image of the other party or anyone 26 associated with the other party. 27 28

CHERYL B. MOSS DISTRICT JUDGE MILY DIVISION, DEPT. I 601 North Precs Road 5 VEGAS, NV 89101-2408 2

1 8. Pursuant to EDCR 5.301, you will not discuss any of the court issues or 2 proceedings with the minor children; this includes showing them any part of the 3 4 pleadings or attachments/exhibits (including audio and video) thereto; you will 5 take every precaution to secure copies of pleadings safely away from the eyes of 6 the children at all times. This means all evidence of litigation generated on your 7 8 side and from the other party's side. 9 9. Neither party shall interrogate the child(ren) as to the activities or 10 events at the other parent's residence, etc., and shall try to respect and not 11 12 interfere with the child(ren)'s privacy and relationship with the other parent; do 13 not place your child(ren) in a loyalty bind between yourself and the other parent; 14 your child(ren) need to be able to love both of you freely in both of your homes 15 16 for healthy child development. 17 10. Neither party shall interfere with the other party's contact with the 18 minor children, including but not limited to telephone, email, social networking 19 20 contacts, etc.; where telephone/video conferencing is part of your parent contact 21 you many not take a smart phone or iPad from a child as a means of discipline 22 when a child uses this technology to contact the non-residential parent. You must 23 24 maintain a device accessible to the child(ren) charged or with accessible charger

CHERVL B. MOSS DISTRICT JUDGE MILY DIVISION, DEPT. 1 601 North Pecos Road 5 VEGAS, NV 89101-2408

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at all times, absent a Court Order otherwise.

11. Neither party shall threaten to commit or actually commit an act of violence upon the other party, upon the child(ren) in common of the parties, upon child(ren) not in common of a party, or upon the significant other, friend, relative, employer, employee, neighbor, etc. of a party.

12. Child custody exchanges, visitations, etc., shall be done in a civil, law abiding manner and reasonably close to the times specified by the Court. In the event of an emergency or unforeseen circumstance that could affect an exchange of the child or the time of the exchange, a party shall call or contact the other party as soon as is reasonably possible.

13. In the event of an emergency or unforeseen circumstance that could affect an exchange of the child or the time of the exchange, the party experiencing the emergency shall contact the other party as soon as reasonably possible.

14. There shall be no spoliation, destruction, alteration or modification of
electronic evidence such as emails, texts, social media of all forms, or voicemails,
audio recordings, video recordings, or phones, iPads, etc., with any information
that either party or the Court may deem relevant to the current court proceedings.
15. There shall be no invasion of the electronic devices, email accounts,
social media accounts, separate bank accounts, safe deposit boxes, separate

CHERYL B. MOSS DISTRICT JUDGE MILY DIVISION, DEPT 1 601 North Pecos Road 5 VEGAS, NV 89101-3408 residences or separate vehicles, etc. of the other party.

·*	
1	16 Executes modified burgin all other count orders remain in full force
2	16. Except as modified herein, all other court orders remain in full force
3	and effect.
4	POSSIBLE SANCTIONS
5	The parties are HEREBY PUT ON NOTICE THAT EACH AND EVERY
6	이 집에서 가지 않는 것이 없는 것이 없는 것이 없는 것이 있다. 그는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없 않이 않은 것이 없는 것이 없이 않이
7	VIOLATION of this order, if admitted to, or if found after evidentiary hearing to
8	have committed an act that violates this Order, may result in the party being held
9	in contempt of court pursuant to NRS Ch. 22, which could result in a fine of
10	
11	\$500.00 and/or up to 25 days in jail and/or attorneys fees for EACH
12	VIOLATION.
13	DATED this 19th day of March 2019, 20
14 15	DATED this day of
15	1lhM3. Man
10	CHERYL B. MOSS
18	DISTRIČT COURT JUDGE FAMILY DIVISION DEPT. I
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CHERYL B, MOSS DISTRICT JUDGE MILY DIVISION, DEPT I 601 North Pecos Road S VEGAS, NV 89101-2408	5

	Electronicall 3/20/2019 8:3 Steven D. Gr	37 AM rierson	
4	ASSC CLERK OF T	b. An	
1	Vincent Mayo, Esq.		
2	지, 그는 사람에서 이 가지 않는 것 같아. 이 가지 않는 것에서 가지 않는 것이 같이 있는 것이 없다. 이 가지 않는 것이 없는 것이 없다. 이 가지 않는 것이 없는 것이 않는 것이 없는 것이 없 않는 것이 없는 것이 없 않는 것이 없는 것이 않이		
3	6252 South Rainbow Blvd., Suite 100		
1	Las Vegas, Nevada 89118 Tel: (702) 222-4021		
	Fax: (702) 248-9750		
5	Email: vmgroup@theabramslawfirm.com Attorney for Plaintiff		
6	Eighth Judicial District Court		
7	Family Division Clark County, Nevada		
8	에 걸려는 것 것 것 같아요. 문제에 집 실험에서 가격 전 것 것 같아요. 그는 것 같아. 정말 생각했다.		
9) Plaintiff,) Department: I		
)		
	vs.)		
1	CHALESE MARIE SOLINGER,		
2	2 Defendant.		
3	,) ¹		
1			
5	TO: CHALESE MARIE SOLINGER, Defendant;		
5	TO: LOUIS SCHNEIDER, ESQ., 430 S. 7th Street, Las Vegas, Nevada		
7	89101; Attorney for Defendant;		
3	PLEASE TAKE NOTICE that JENNIFER V. ABRAMS, ES	Q., of	
9	THE ABRAMS & MAYO LAW FIRM, hereby associates as counsel	THE ABRAMS & MAYO LAW FIRM, hereby associates as counsel with,	
)	VINCENT MAYO, ESQ., in the above-entitled action, for the		
1	111		
1			
	Page 1 of 2		
	Case Number: D-19-582245-D		

1	representation of ADAM MICHAEL SOLINGER.
2	Dated: Wednesday, March 20, 2019.
3	Respectfully submitted:
4	THE ABRAMS & MAYO LAW FIRM
5	<u>/s/ Jennifer V. Abrams, Esq.</u> Jennifer V. Abrams, Esq. (7575)
6	6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118
7	Attorney for Plaintiff
8	CERTIFICATE OF SERVICE
9	I hereby certify that the foregoing Notice of Association of Counsel
10	was filed electronically with the Eighth Judicial District Court in the
11	above-entitled matter on Wednesday, March 20, 2019. Electronic
12	service of the foregoing document shall be made in accordance with the
13	Master Service List, pursuant to NEFCR 9, as follows:
14	Louis Schneider, Esq. Attorney for Defendant
15	
16	/s/ Chantel Wade
17	An Employee of The Abrams & Mayo Law Firm
18	
19	
20	
21	
	Page 2 of 2

2 N T 3 6 L 4 T F 5 A 6 7 8 A 9 10	Fami Clark Co	100 rm.com cial District C ly Division	ourt		
2 N T 3 6 L 4 T F 5 A 6 7 8 A 9 10	Vincent Mayo, Esq. Nevada State Bar Number: 8564 THE ABRAMS & MAYO LAW FIF 5252 South Rainbow Blvd., Suite Las Vegas, Nevada 89118 Tel: (702) 222-4021 Fax: (702) 248-9750 Email: vmgroup@theabramslawf Attorney for Plaintiff Eighth Judi Fami	100 rm.com cial District C ly Division	ourt		
2 N T 3 6 1 4 T F 5 E A 6 7 8 A 9 10	Nevada State Bar Number: 8564 THE ABRAMS & MAYO LAW FIF 5252 South Rainbow Blvd., Suite Las Vegas, Nevada 89118 Tel: (702) 222-4021 Fax: (702) 248-9750 Email: vmgroup@theabramslawf Attorney for Plaintiff Eighth Judi Fami Clark Co	100 rm.com cial District C ly Division	ourt		
3 6 1 4 T 5 E A 6 7 8 A 9 10	THE ABRAMS & MAYO LAW FIF 5252 South Rainbow Blvd., Suite Las Vegas, Nevada 89118 Tel: (702) 222-4021 Fax: (702) 248-9750 Email: vmgroup@theabramslawf Attorney for Plaintiff Eighth Judi Fami Clark Co	100 rm.com cial District C ly Division	ourt		
4 T F 5 E A 6 7 8 A 9 10	Las Vegas, Nevada 89118 Fel: (702) 222-4021 Fax: (702) 248-9750 Email: vmgroup@theabramslawf Attorney for Plaintiff Eighth Judi Fami Clark Co	rm.com cial District C ly Division	ourt		
5 F A 6 7 8 A 9 10	Fax: (702) 248-9750 Email: vmgroup@theabramslawf Attorney for Plaintiff Eighth Judi Fami Clark Co	cial District C ly Division	ourt		
6 7 8 A 9 10	Attorney for Plaintiff Eighth Judi Fami Clark Co	cial District C ly Division	ourt		
6 7 8 A 9 10	Eighth Judi Fami Clark Co	ly Division	ourt		
8 A 9 10	Clark Co				
9 10		unty Nevada	Family Division		
9 10	ADAM MICHAEL SOLINGER,) Case No			
10	Plaintiff,)) Departn			
	Plaintin,)	nent. I		
A 411 - 5	vs.)			
11 C	CHALESE MARIE SOLINGER,))			
12	Defendant.	2			
13					
14	STIPULATION AND ORD	ER MODIF	VING TIMESHARE		
15	COME NOT THE PA				
16 S	SOLINGER (hereinafter referred	l to as "Ada	m"), by and through his		
17 a	attorney of record, VINCENT MAYO, ESQ., and Defendant, CHALESE				
18 N	MARIE SOLINGER (hereinafter referred to as "Chalese"), by and				
19 ti	through her attorney of record, LOUIS C. SCHNEIDER, ESQ., and				
20 h	nereby agree to the following:				
21 /	111		1.1.1		
	P	age 1 of 3	APR 1 6 2019		

WHEREAS the parties have agreed to modify their temporary
 custodial timeshare;

WHEREAS the new timeshare has been in effect since March 24,
2019; and

5 WHEREAS the parties' new custodial timeshare is in the child's
6 best interest but without prejudice.

NOW THEREFORE, in consideration of the aforementioned,

7

21

IT IS HEREBY STIPULATED AND AGREED that effective 8 immediately, the parties adopt the following temporary 2/2/3 weekly 9 timeshare, which will replace the 4/3/3/4 timeshare ordered by the 10 court on March 19, 2019: Week One: Adam has the children from 11 Monday after school through Wednesday after school/daycare. Chalese 12 has the children from Wednesday after school/daycare through Friday 13 after school/daycare. Adam has the children from Friday after 14 school/daycare through Monday after school/daycare. Week Two: 15 Chalese has the children from Monday after school/daycare through 16 Wednesday after school/daycare. Adam has the children from 17 Wednesday after school/daycare through Friday after school/daycare. 18 Chalese has the children from Friday after school/daycare through 19 Monday afterschool/daycare. 20

Page 2 of 3

IT IS FURTHER STIPULATED AND AGREED that for 1 purposes of tracking whose time it is, Week One will be considered to 2 have commenced on April 8, 2019. 3 LAW OFFICE OF LOUIS C. THE ABRAMS & MAYO LAW 4 SCHNEIDER FIRM 5 Vincent Mayo, Esq. Louis C. Schneider, Esq. 6 Nevada State Bar Number: 9683 Nevada State Bar Number: 8564 430 South Seventh Street 6252 S. Rainbow Blvd., Suite 100 7 Las Vegas, Nevada 89101 Las Vegas, Nevada 89118 Tel: (702) 222-4021 Tel: (702) 435-2121 8 Fax: (702) 431-3807 Fax: (702) 248-9750 Attorney for Plaintiff Attorney for Defendant 9 ORDER 10 THEREFORE, based upon the stipulation of the parties and for 11 good cause, 12 IT IS HEREBY ORDERED SO ORDERED. 13 Dated this N day of APAL , 2019. 14 15 DISTRICT COURT JUDGE RICW **Respectfully Submitted:** 16 THE ABRAMS & MAYO LAW FIRM 17 18 Vincent Mayo, Esq. 19 Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100 20 Las Vegas, Nevada 89118 Attorney for Plaintiff 21 Page 3 of 3

	Electronically Filed 4/23/2019 9:38 AM Steven D. Grierson
NEOJ	CLERK OF THE COURT
Vincent Mayo, Esq.	
Nevada State Bar Number: 8564 THE ABRAMS & MAYO LAW FIF	RM
6252 South Rainbow Blvd., Suite	
Las Vegas, Nevada 89118 Tel: (702) 222-4021	
Fax: (702) 248-9750	firm com
Email: VMGroup@theabramslaw Attorney for Plaintiff	iirm.com
	cial District Court
Family Division Clark County, Nevada	
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
)
Plaintiff,) Department: I
vs.	ý
CHALESE MARIE SOLINGER,	
))
Defendant.)
NOTICE OF ENTRY OF	STIPULATION AND ORDER
MODIEVIN	NG TIMESHARE
PLEASE TAKE NOTICE the	at the Stipulation and Order Modifying
Timeshare was duly entered in th	ne above-referenced matter. A true and
correct copy of said	
///	
///	
///	

1	Stipulation and Order is attached hereto.
2	DATED Monday, April 22, 2019.
3	
4	Respectfully Submitted,
5	THE ABRAMS & MAYO LAW FIRM
6	Vincent Mayo, Esq.
7	🗡 Nevada State Bar Number: 8564
8	6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118
)	Attorney for Plaintiff
)	
ı	
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CERTIFICATE OF SERVICE I hereby certify that the foregoing Notice of Entry of Stipulation and Order Modifying Timeshare was filed electronically with the Eighth Judicial District Court in the above-entitled matter, on Monday, April 23, 2019. Electronic service of the foregoing document shall be made in accordance with the Master Service List, pursuant to NEFCR 9, as follows: Louis C. Schneider, Esq. Attorney for Defendant An Employee of The Abrams & Mayo Law Firm Page 3 of 3

SAO Vincent Mayo, Esq.	alumr. T	
Nevada State Bar Number: 8564 THE ABRAMS & MAYO LAW FI		
6252 South Rainbow Blvd., Suite 100		
Las Vegas, Nevada 89118 Tel: (702) 222-4021		
Fax: (702) 248-9750		
Email: vmgroup@theabramslawfirm.com Attorney for Plaintiff		
	licial District Court	
Fan	nily Division	
	County, Nevada) Case No.: D-19-582245-D	
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D)	
Plaintiff,) Department: I	
vs.		
CHALESE MARIE SOLINGER,		
Defendant.	5	
a hard the break and beauty start		
STIPULATION AND OR	DER MODIFYING TIMESHARE	
COME NOT THE PA	ARTIES, Plaintiff, ADAM MICHAEL	
SOLINGER (hereinafter referre	ed to as "Adam"), by and through his	
attorney of record, VINCENT MAYO, ESQ., and Defendant, CHALESE		
MARIE SOLINGER (hereinafter referred to as "Chalese"), by and		
through her attorney of recor	d, LOUIS C. SCHNEIDER, ESQ., and	
hereby agree to the following:		
111		
	Page 1 of 3 APR 1 6 2019	

 be^{-2}

-

WHEREAS the parties have agreed to modify their temporary
 custodial timeshare;

WHEREAS the new timeshare has been in effect since March 24,
2019; and

5 WHEREAS the parties' new custodial timeshare is in the child's
6 best interest but without prejudice.

NOW THEREFORE, in consideration of the aforementioned,

IT IS HEREBY STIPULATED AND AGREED that effective 8 immediately, the parties adopt the following temporary 2/2/3 weekly 9 timeshare, which will replace the 4/3/3/4 timeshare ordered by the 10 court on March 19, 2019: Week One: Adam has the children from 11 Monday after school through Wednesday after school/daycare. Chalese 12 has the children from Wednesday after school/daycare through Friday 13 after school/daycare. Adam has the children from Friday after 14 school/daycare through Monday after school/daycare. Week Two: 15 Chalese has the children from Monday after school/daycare through 16 Wednesday after school/daycare. Adam has the children from 17 Wednesday after school/daycare through Friday after school/daycare. 18 Chalese has the children from Friday after school/daycare through 19 Monday afterschool/daycare. 20

21

7

Page 2 of 3

IT IS FURTHER STIPULATED AND AGREED that for 1 purposes of tracking whose time it is, Week One will be considered to 2 have commenced on April 8, 2019. 3 LAW OFFICE OF LOUIS C. THE ABRAMS & MAYO LAW 4 SCHNEIDER FIRM 5 Louis C. Schneider, Esq. Vincent Mayo, Esq. Nevada State Bar Number: 9683 Nevada State Bar Number: 8564 430 South Seventh Street 6252 S. Rainbow Blvd., Suite 100 7 Las Vegas, Nevada 89101 Las Vegas, Nevada 89118 Tel: (702) 435-2121 Tel: (702) 222-4021 8 Fax: (702) 431-3807 Fax: (702) 248-9750 Attorney for Defendant Attorney for Plaintiff 9 ORDER 10 THEREFORE, based upon the stipulation of the parties and for 11 good cause, 12 IT IS HEREBY ORDERED SO ORDERED. 13 W day of APAL Dated this , 2019 14 15 DISTRICT COURT JUDGE Respectfully Submitted: 16 THE ABRAMS'& MAYO LAW FIRM 17 18 Vincent/Mayo, Esq. 19 Nevada State Bar Number: 8564 6252 South Rainbow Blvd., Suite 100 20 Las Vegas, Nevada 89118 Attorney for Plaintiff 21 Page 3 of 3

a		Electronically Filed 5/3/2019 11:08 AM Steven D. Grierson CLERK OF THE COURT
1	ORDR	Alum A. Ar
2	Vincent Mayo, Esq. Nevada State Bar Number: 8564	
	THE ABRAMS & MAYO LAW FIRM	
3	6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118	
4	Tel: (702) 222-4021 Fax: (702) 248-9750	
5	Email: VMGroup@theabramslawfirm Attorney for Plaintiff	com
6		
7	Family Division	
8	ADAM MICHAEL SOLINGER,	Case No.: D-19-582245-D
9	Plaintiff,	Department: I
	vs.	
10	CHALESE MARIE SOLINGER,	Date of Hearing: March 19, 2019 Time of Hearing: 3:30 p.m.
11) Defendant.)	
12		
13	ORDER AFTER HEARIN	G OF MARCH 19, 2019
14	This matter coming on for hearing on the on the 19 th day of March	
15	2019, before the Honorable Cheryl B.	Moss, upon Defendant's Motion to
16	set Aside Default; for Exclusive Posse	ession of the Marital Residence and
17	Ordering Plaintiff to Assist in Making Mortgage Payments; for Medical	
18	Legal Custody of the Minor Children, for an Order Referring the	
19	Parties to Mediation Pursuant to EDCR 5.70, for an Order Awarding	
20	Plaintiff Child Support; for an Order Awarding Plaintiff Alimony; and	
21	for Attorney's Fees and Costs and	Plaintiff's Opposition to Amended
	Page 1 d	of 15
	Case Number: D 10 593	Date D

Case Number: D-19-582245-D

Motion to set Aside Default; for Exclusive Possession of the Marital 1 Residence and Ordering Plaintiff to Assist in Making Mortgage 2 Payments; for Medical Legal Custody of the Minor Children, for an 3 Order Referring the Parties to Mediation Pursuant to EDCR 5.70, for 4 an Order Awarding Plaintiff Child Support; for an Order Awarding 5 Plaintiff Alimony; and for Attorney's Fees and Costs and 6 Countermotion for Joint Legal Custody, Primary Physical Custody to 7 Plaintiff and Supervised Visitation to Defendant; to Establish Child 8 Support; to Establish Payment of Marital Expenses for an Order 9 Protecting the Parties' Community Property; Defendant to Obtain 10 Employment and to Cooperate in a Vocational Assessment, with 11 Plaintiff, ADAM MICHAEL SOLINGER (hereinafter referred to as 12 "Adam"), having appeared personally and by and through his attorney of 13 record, VINCENT MAYO, ESQ., of THE ABRAMS & MAYO LAW FIRM, 14 and Defendant, CHALESE MARIE SOLINGER (hereinafter referred to 15 as "Chalese"), having appeared personally and by and through her 16 attorney of record, LOUIS C. SCHNEIDER, ESQ., or LAW OFFICE OF 17 LOUIS C. SCHNEIDER and the Court having listened to the 18 representations and arguments of counsel, and good cause appearing: 19 IT IS HEREBY NOTED that both Counsel represent that each 20

21 party has appropriate living conditions for the children. Video time

Page 2 of 15

index 9:41:42 to 9:42:08. 1

2 IT IS FURTHER NOTED that Attorney Schneider represented that from the \$7,500.00 withdrawn by Chalese from the parties' 3 account, \$2,500.00 was given to Ed Kainen and \$5,000.00 was given to 4 Mr. Schneider's office for attorney's fees. Video time index 10:15:42 to 5 10:16:06. 6

IT IS FURTHER NOTED that Chalese represented she has quit 7 8 using marijuana and Adam represents he does not use marijuana. Video time index: 9:36:11 to 9:36:17. 9

- IT IS HEREBY ORDERED that the parties are awarded on a 10 temporary basis joint legal and joint physical custody of the minor 11 children. Video time index 10:40:52 to 10:40:56. 12
- 13

IT IS HEREBY ORDERED that the parties shall follow a 4-3-3-4 schedule, consisting of the following: Week 1 shall be defined as 14 Chalese having the children from Sunday at 6:00 p.m. through Thursday 15 at 6:00 p.m. and Adam having the children from Thursday at 6:00 p.m. 16 through Sunday at 6:00 p.m. Week 2 shall be defined as Chalese having 17 the children from Sunday at 6:00 p.m. through Wednesday at 6:00 p.m. 18 and Adam having the children from Wednesday at 6:00 p.m. through 19 Sunday at 6:00 p.m. Video time index 10:39:42 to 10:39:47. Week 1 shall 20 commence on Sunday, March 24th. The receiving parent shall pick-up 21

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the children. Video time index 10:39:42 to 10:39:47. The exchanges shall
take place at the non-receiving parent's residence, curbside, with the
parties utilizing the text/honk and seat-belt rule. Video time index
10:40:56 to 10:41:01. The parties may video record each other in person.
Video time index 10:41:29 to 10:41:37.

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NOTICE IS HEREBY GIVEN that the parties are subject to the

7 following provisions:

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1. The parties are subject to the provisions of NRS 125C.0065

9 which provides:

1. If joint physical custody has been established pursuant to an order, judgment or decree of a court and one parent intends to relocate his or her residence to a place outside of this State or to a place within this State that is at such a distance that would substantially impair the ability of the other parent to maintain a meaningful relationship with the child, and the relocating parent desires to take the child with him or her, the relocating parent shall, before relocating:

(a) Attempt to obtain the written consent of the nonrelocating parent to relocate with the child; and

(b) If the non-relocating parent refuses to give that consent, petition the court for primary physical custody for the purpose of relocating.

2. The court may award reasonable attorney's fees and costs to the relocating parent if the court finds that the nonrelocating parent refused to consent to the relocating parent's relocation with the child:

(a) Without having reasonable grounds for such refusal; or

(b) For the purpose of harassing the relocating parent.

3. A parent who relocates with a child pursuant to this section before the court enters an order granting the parent primary physical custody of the child and permission to relocate with the child is subject to the provisions of NRS 200.359.

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 The parties are subject to the provisions of NRS 125.510(6), which provides:

PENALTY FOR VIOLATION OF ORDER: THAN ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130.

6 The parties are subject to the provisions of NRS 200.359 3. which provides that every person having a limited right of custody to a 7 8 child or any parent having no right of custody to the child who willfully detains, conceals or removes the child from a parent, guardian or other 9 person having lawful custody or a right of visitation of the child in 10 violation of any order of this court, or removes the child from the 11 jurisdiction of the court without the consent of either the court or all 12 persons who have the right to custody or visitation is subject to being 13 punished for a category D felony as provided in NRS 193.130. 14

4. Pursuant to NRS 125.510(7) and (8), the terms of the Hague
Convention of October 25, 1980, adopted by the 14th Session of the
Hague Conference on Private Internal Law, apply if a parent abducts or
wrongfully retains a child in a foreign country. For the purposes of
applying the terms of the Hague Convention, the State of Nevada, United
States of America, is the habitual residence of the minor child.

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5. Under the terms of the Parental Kidnapping Prevention Act, 28 U.S.C. Sec. 1738A, and the Uniform Child Custody Jurisdiction and Enforcement Act, NRS 125A.005 *et seq.*, the courts of Nevada have exclusive modification jurisdiction of the custody, visitation and child support terms relating to the child at issue in this case so long as either of the parties, or the child, continue to reside in this jurisdiction.

7 **IT IS FURTHER ORDERED** that the Partial Parenting 8 Agreement reached at FMC between the parties regarding joint legal 9 custody, holidays and vacations is attached hereto as Exhibit "1" and 10 fully incorporated into this order as if set forth herein.

IT IS FURTHER ORDERED that both parties are referred to
the American Toxicology Institute (ATI) for drug testing to include hair
and urine. Each party shall bear their own fees. The referral was left-side
filed. Counsel may obtain the results by contacting Department I. Video
time index: 9:37:02 to 9:37:21.

16 **IT IS FURTHER ORDERED** that Chalese is referred to the 17 American Toxicology Institute (ATI) for one (1) random drug test 90 18 days after today's date, which will be on or after June 20, 2019, to 19 include hair and urine. Adam or his counsel shall give notice to Chalese 20 or her counsel as to when she needs to go in for testing in June, with 21 Chalese going to test the same day and with Adam paying. Video time

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index 9:47:07 to 9:47:16; 9:48:48 to 9:49:41. Adam shall bear the cost of
 such test. The referral was left-side filed.

3 **IT IS FURTHER ORDERED** that neither party shall use 4 marijuana. Further, neither party shall consume alcohol 24 hours prior 5 to and during their custodial timeshare with the children. Video time 6 index 9:48:31 to 9:48:47.

IT IS FURTHER ORDERED that both parties shall child proof
their residences and keep their homes in a habitable living condition.
Video time index 9:41:42 to 9:42:08 and 9:53:12 to 9:53:31.

IT IS FURTHER ORDERED that the parties have an agreement
to change the school/daycare to a more affordable one. Video time index
9:33:59 to 9:34:19.

IT IS FURTHER ORDERED that each party shall take a UNLV
high conflict parenting class, without prejudice, Adam shall pay for the
classes. Chalese shall take the class first and once she completes it, Adam
shall take the class. Video time index 9:54:35 to 9:56:10.

IT IS FURTHER ORDERED that based on Adam's gross
income as represented and pursuant to NRS 125B.070, Adam shall pay
Chalese temporary child support for the two minor children in the
amount of One Thousand Nine Hundred Ninety Dollars (\$1,990.00) per
month. Video time index 9:59:01 to 9:59:17; 10:29:55 to 10:29:57.

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NOTICE IS HEREBY GIVEN that the parties are subject to the
 following statutory provisions:

Pursuant to NRS 125B.145, an award of child support shall
 be reviewed by the court at least every three (3) years to determine
 whether the award should be modified. The review will be conducted
 upon the filing of a request by (1) a parent or legal guardian of the child;
 or (2) the Nevada State Welfare Division or the District Attorney's
 Office, if the Division of the District Attorney has jurisdiction over the
 case.

Pursuant to NRS 125.450(2), the wages and commissions of
 the parent responsible for paying support shall be subject to assignment
 or withholding for the purpose of payment of the foregoing obligation of
 support as provided in NRS 31A.020 through 31A.240, inclusive.

3. Pursuant to NRS 125.130 the social security numbers of the
parties shall be provided on a separate form to the Court for the Welfare
Division of the Department of Human Resources within ten days from
the date this Decree is filed. Such information shall be maintained by the
clerk in a confidential manner and not be a part of the public record.

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IT IS FURTHER ORDERED, ADJUDGED AND DECREED

that the parties will submit the information required in NRS 125B.055,
NRS 125.130, and NRS 125.230, on a separate form, to the court and the

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Welfare Division of the Department of Human Resources, within ten
(10) days from the date this Decree is filed. Such information will be
maintained by the clerk in a confidential manner and not part of the
public record. The parties will update the information filed with the
court and the Welfare Division of the Department of Human Resources
within ten (10) days should any of that information become inaccurate.

7 **IT IS FURTHER ORDERED** that the claim of constructive 8 arrears is deferred. Video time index 10:11:53 to 10:12:01; 10:16:51 to 9 10:17:22.

IT IS FURTHER ORDERED that the children shall be kept on 10 their current health insurance coverage. Any unreimbursed/uncovered 11 out of pocket medical, dental, optical, orthodontic or other health related 12 expense incurred for the benefit of the minor child/children is to be 13 divided equally between the parties with out of pocket unreimbursed 14 uncovered health expenses paid pursuant to the 30/30 Rule. Video time 15 index 10:11:47 to to 10:11:52. The 30/30 Rule holds that either party 16 incurring an out of pocket medical expense for the child/children shall 17 provide a copy of the paid invoice/receipt to the other party within thirty 18 days of incurring such expense, if not tendered within the thirty-day 19 period, the Court may consider it as a waiver of reimbursement. The 20 other party will then have thirty days from receipt within which to 21

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dispute the expense in writing or reimburse the incurring party for onehalf of the out of pocket expense, if not disputed or paid within the
thirty-day period, the party may be subject to a finding of contempt and
appropriate sanctions.

IT IS FURTHER ORDERED that Chalese shall obtain 5 employment within three months. If she does not, she shall commence 6 keeping a diary of her employment attempts, which shall consist of at 7 least three (3) attempts per day. Once Chalese obtains employment, she 8 shall notify Adam with her date of hire, pay structure, etc. Video Time 9 Index 9:39:10 to 9:39:44. Once Chalese obtains employment, the family 10 support order will be reassessed with Adam filing a supplemental 11 motion. Video time index 10:05:35 to 10:05:39; 10:05:48 to 10:06:02. 12

IT IS FURTHER ORDERED that the parties shall be equally
responsible for one-half of the monthly mortgage on the 8500 Highland
View Avenue residence, in the total amount of One Thousand Three
Hundred Twenty Dollars (\$1,320.00) per month, with each side being
responsible for \$660.00 per month. Video time index 10:30:01 to
10:30:04; 10:34:52 to 10:34:57.

IT IS FURTHER ORDERED that Chalese shall be responsible
for the following monthly expenses, commencing April 1, 2019:
Electricity, water, gas, sewer and internet on the 8500 Highland View

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Avenue residence, gas for a vehicle, groceries and other discretionary
 expenses. The parties shall coordinate with transferring the utilities into
 Chalese's name. Video Time Index: 10:34:52 to 10:35:55; 10:06:52 to
 10:07:16.

IT IS FURTHER ORDERED that the parties shall place the 5 6 marital residence on the market for sale. Adam shall choose three (3) realtors within one (1) week and Chalese shall choose one (1) name 7 within the following week. Chalese shall keep the property in sale 8 condition. If the parties cannot agree with a sales price after conferring 9 with the realtor, the court shall decide, as well as any reduction in price. 10 The proceeds from the sale of the home shall be placed in Attorney 11 Mayo's trust account. Video time index 10:00:02 to 10:00:44; 10:03:50 12 to 10:04:51; 10:12:31 to 10:12:39. 13

IT IS FURTHER ORDERED that Adam may at random, and
not when Chalese is asleep, request Chalese perform a walk-through of
Chalese's house when she is at home by requesting same from Chalese
once every two (2) months, which shall occur during May 2019, July
2019, and September 2019. Chalese shall respond with a video to Adam
within three (3) hours of said request. Video time index 9:51:00 to
9:52:52.

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IT IS FURTHER ORDERED that Chalese shall neatly place all
 of Adam's clothing, shoes, belts, toiletries, etc., in boxes for him to pick
 up. Video time index 9:51:42 to 9:51:47.

4 **IT IS FURTHER ORDERED** that neither party is to sell, 5 transfer or convey any property at the 8500 Highland View Avenue 6 residence as the Joint Preliminary Injunction is in effect. Video time 7 index 9:43:14 to 9:43:37.

8 IT IS FURTHER ORDERED that Adam shall hire a repair 9 person to obtain a repair estimate related to the water leak at the 8500 10 Highland View Avenue residence. Adam shall obtain a repair person to 11 fix the water leak in the marital residence. If Adam has to front the bill, 12 he shall save his bill and the court will consider reimbursement for half 13 of the bill from the proceeds of the sale of the marital residence. Video 14 time index 10:08:58 to 10:11:15.

IT IS FURTHER ORDERED that both counsel and/or their
assistant will schedule a video walk through of the marital residence for
purposes of Adam inventorying the contents prior to division of the
marital furniture, furnishings, electronics, kitchenware, linens, etc. Both
counsel can be present during the walkthrough or send a representative
from their office. Counsel shall coordinate with the parties as to same.
Video time index 10:19:29 to 10:20:06.

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IT IS FURTHER ORDERED that the artwork shall be appraised 1 2 during the video walk through of the residence. Without prejudice, Adam shall pre-pay for the appraiser. Chalese shall allow access to the 3 house, which can be done at the same time video walk-through inventory 4 occurs. Video time index 10:20:31 to 10:21:23. 5

IT IS FURTHER ORDERED that if Adam's father permits the 6 parties to continue to use his truck, Chalese shall be the only person to 7 drive the truck. Josh Lloyd shall not drive the truck or the children in 8 any other vehicle. Video time index 9:45:42 to 9:45:45. Further, 9 Chalese's significant other shall not be left alone with the children or 10 babysit them. Video time index 9:45:46 to 9:45:59. 11

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IT IS FURTHER ORDERED that Adam shall keep Chalese on his health insurance until the divorce is finalized. Chalese shall begin 13 looking for private health insurance or insurance through an employer. 14 Video time index 10:11:35 to 10:11:45. 15

- IT IS FURTHER ORDERED that the parties are referred to the 16 Settlement Master's program. The Court encourages parties to choose a 17 Settlement Master from the Court's approved list. Video time index 18 10:17:52 to 10:19:01. 19
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IT IS FURTHER ORDERED that the parties are issued a Mutual Behavior Order. There shall be no posting on social media. Order signed and filed in open Court. Video time index 10:41:45 to to 10:41:52.

4 **IT IS FURTHER ORDERED** that Calendar Call is set for 5 September 9, 2019 at 9:00 a.m. Discovery closes at Calendar Call. Pre-6 Trial Memos along with the final List of Witnesses and List of Exhibits 7 are due on or before Calendar Call. Exhibit notebooks are to be provided 8 to the Court three days prior to trial. Video time index 10:32:34 to 9 10:33:25.

10 **IT IS FURTHER ORDERED** that Evidentiary Hearing 11 regarding Custody (Stack #1) is set for day 1 on October 9, 2019 at 9:00 12 a.m. and day 2 on October 10, 2019 at 9:00 a.m. Video time index 13 9:31:46 to 9:32:06.

IT IS FURTHER ORDERED that Case Management Order
 signed and filed in open Court.

IT IS FURTHER ORDERED that attorney's fees is deferred
until the time of the selling of the 8500 Highland View Avenue
residence. Video time index 10:14:50 to 10:14:55.

IT IS FURTHER ORDERED that the issue of reimbursement to
Adam of Adam's half of the \$7,500 in attorney's fees withdrawn by
Chalese, with half being \$3,750, is reserved. Video time index 10:16:12

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to 10:16:20. 1 IT IS FURTHER ORDERED that Attorney Mayo shall prepare 2 the Order from today's hearing; Attorney Schneider shall review and 3 countersign. Video time index 10:42:01 to 10:42:09. 4 MAY 02 2019 day of Dated this , 2019. 5 6 DISTRICT COURT JUDGE 7 Approved as to form and content: **Respectfully Submitted:** 8 9 LAW OFFICE OF LOUIS C. THE ABRAMS & MAYO LAW SCHNEIDER FIRM 10 11 Louis C. Schneider, Esq. 12 Vincent Mayo, Esq. Nevada State Bar Number: 9683 Nevada State Bar Number: 8564 13 6252 Skainbow Blvd., Suite 100 430 South Seventh Street Las Vegas, Nevada 89101 Las Vegas, Nevada 89118 Tel: (702) 435-2121 14 Tel: (702) 222-4021 Fax: (702) 431-3807 Fax: (702) 248-9750 15 Attorney for Plaintiff Attorney for Defendant 16 17 18 19 20 21 Page 15 of 15