IN THE COURT OF APPEALS OF THE STATE OF NEVADA

ADAM MICHAEL SOLINGER,

Appellant,

Vs.

CHALESE MARIE SOLINGER,

Respondent.

(Case No.: 84832-COA

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APPELLANT'S APPENDIX VOLUME 7

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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

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FILED	DOCUMENT	VOL.	PAGES
01/04/2019	Complaint For Divorce	1	1 - 6
01/04/2019	Request For Issuance Of Joint Preliminary Injunction	1	7
01/09/2019	Summons	1	8 - 9
01/09/2019	Proof Of Service	1	10
01/11/2019	Joint Preliminary Injunction	1	11 - 12
01/29/2019	Default	1	13
01/31/2019	Affidavit Of Resident Witness	1	14 - 15
02/01/2019	Certificate Of Completion COPE Class	1	16 - 18
02/01/2019	General Financial Disclosure Form	1	19 - 25
02/04/2019	Answer And Counterclaim	1	26 - 34
02/05/2019	Ex Parte Motion To Vacate Or Continue Hearing	1	35 - 39
02/07/2019	Amended Answer And Counterclaim	1	40 - 47
02/07/2019	Defendant's Motion To Set Aside Default; For Exclusive Possession Of The Marital Residence And Order Plaintiff To Assist In Making Mortgage Payments; For Medical Legal Custody Of The Minor Children, For An Order Referring The Parties To Mediation Pursuant To EDCR 5.70, For An Order Awarding Plaintiff Child Support; For An Order Awarding Plaintiff Alimony; And For Attorney Fees And Costs	1	48 - 61
02/07/2019	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 Children, For An Order Referring The Parties To Mediation Pursuant To EDCR 5.70, For An Order Awarding Defendant Child Support For An Order Awarding Defendant Alimony; And For Attorney Fees And Costs	1	62 - 75
02/07/2019	Order Setting Case Management Conference And Directing Compliance With NRCP 16.2	1	76 - 85
02/07/2019	Order For Family Mediation Center Services	1	86
02/14/2019	Notice Of Appearance Of Attorney	1	87 - 88
02/14/2019	Petition To Seal Records Pursuant To NRS 125.110(2)	1	89 - 90
02/21/2019	Notice Of 16.2 Early Case Conference	1	91 - 92
02/25/2019	Reply To Counterclaim For Divorce	1	93 - 96

FILED	DOCUMENT	VOL.	PAGES
02/26/2019	Plaintiff's Opposition To 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 Children; For An Order Referring The Parties To Mediation Pursuant To EDCR 5.70, For An Order Awarding Plaintiff Child Support; For An Order Awarding Defendant Alimony; And For Attorney's Fees And Costs Primary Physical Custody, Child Support, And Attorney's Fees And Costs And Countermotion For Joint Legal Custody; Primary Physical Custody To Plaintiff And Supervised Visitation To Defendant; To Establish Child Support; To Establish Payment Of Marital Expenses; For An Order Protecting The Parties Community Property; Defendant To Obtain Employment And To Cooperate In A Vocational Assessment	1	97 - 125
02/26/2019	Appendix Of Exhibits To Plaintiff's Opposition To 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 Children; For An Order Referring The Parties To Mediation Pursuant To EDCR 5.70, For An Order Awarding Plaintiff Child Support; For An Order Awarding Defendant Alimony; And For Attorney's Fees And Costs Primary Physical Custody, Child Support, And Attorney's Fees And Costs And Countermotion For Joint Legal Custody; Primary Physical Custody To Plaintiff And Supervised Visitation To Defendant; To Establish Child Support; To Establish Payment Of Marital Expenses; For An Order Protecting The Parties Community Property; Defendant To Obtain Employment And To Cooperate In A Vocational Assessment	1	126 - 173
02/26/2019	General Financial Disclosure Form	1	174 - 184
03/12/2019	Order To Seal Records Pursuant To NRS 125.110(2)	1	185 - 186
03/13/2019	Notice Of Entry Of Order To Seal Records	1	187 - 191
03/18/2019	Reply To Opposition And Countermotion	1	192 - 195

FILED	DOCUMENT	VOL.	PAGES
03/18/2019	Appendix Of Supplemental Exhibits To Plaintiff's Opposition To 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 Children; For An Order Referring The Parties To Mediation Pursuant To EDCR 5.70, For An Order Awarding Plaintiff Child Support; For An Order Awarding Defendant Alimony; And For Attorney's Fees And Costs Primary Physical Custody, Child Support, And Attorney's Fees And Costs And Countermotion For Joint Legal Custody; Primary Physical Custody To Plaintiff And Supervised Visitation To Defendant; To Establish Child Support; To Establish Payment Of Marital Expenses; For An Order Protecting The Parties Community Property; Defendant To Obtain Employment And To Cooperate In A Vocational Assessment	1	196 - 215
03/19/2019	Case And Non-Jury Trial Management Order	1	216 - 219
03/19/2019	Behavior Order	1	220 - 224
03/20/2019	Notice Of Association Of Counsel	1	225 - 226
04/22/2019	Stipulation And Order Modifying Timeshare	1	227 - 229
04/23/2019	Notice Of Entry Of Stipulation And Order Modifying Timeshare	1	230 - 235
05/03/2019	Order After Hearing Of March 19, 2019	1	236 - 250
05/03/2019	Notice Of Entry Of Order After Hearing Of March 19, 2019	2	251 - 268
05/14/2019	Emergency Motion For A Change Of Custody; For Attorney's Fees And Costs And Related Relief	2	269 - 299
05/14/2019	Appendix Of Exhibits In Support Of Plaintiff's Emergency Motion For A Change Of Custody; For Attorney's Fees And Costs And Related Relief	2	300 - 391
05/15/2019	Plaintiff's Initial Expert Witness List	2	392 - 400
05/24/2019	Appendix Of Supplemental Exhibits In Support Of Plaintiff's Emergency Motion For A Change Of Custody; For Attorney's Fees And Costs And Related Relief	2	401 - 404
05/28/2019	Opposition To Plaintiff's Emergency Motion For A Change Of Custody/Spousal Support/Child Support, For Attorney's Fees And Costs And Related Relief. Counter Motion For Change Of Custody For Primary Physical And Sole Legal Custody, Psychological Evaluation Of The Plaintiff	2	405 - 419
06/05/2019	Ex Parte Motion For An Order Shortening Time	2	420 - 429
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

FILED	DOCUMENT	VOL.	PAGES
06/11/2019	Appendix Of Exhibits In Support Of Plaintiff's 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	454 - 471
06/13/2019	Motion For An Order To Show Cause	2	472 - 484
06/29/2019	Opposition To Motion For An Order To Show Cause And Countermotion	2	485 - 500
07/15/2019	General Fiancial Disclosure Form	3	501 - 511
07/23/2019	Minute Order	3	512 - 514
07/25/2019	Motion For Division Of The Proceeds From The Sale Of The Marital Home, And For Attorney's Fees	3	515 - 520
07/26/2019	Notice Of Entry Of July 23, 2019 Minute Order	3	521 - 524
08/21/2019	Order After Hearing Of June 17, 2019	3	525 - 531
08/22/2019	Notice Of Entry Of Order After Hearing Of June 17, 2019	3	532 - 541
08/23/2019	Motion To Withdraw And Adjudicate Attorney's Lien	3	542 - 561
08/23/2019	Notice Of Attorney's Lien	3	562 - 564
08/28/2019	Minute Order - No Hearing Held	3	565 - 567
08/28/2019	Substitution Of Attorneys	3	568 - 570
08/28/2019	Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines (First Request)	3	571 - 583
08/28/2019	Exhibits To Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines (First Request)	3	584 - 598
08/28/2019	Notice Of Entry Of August 28, 2019 Minute Order	3	599 - 603
08/29/2019	Ex Parte Motion For Order Shortening Time To Hear Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines (First Request0	3	604 - 608
08/30/2019	Opposition To Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines (First Request); And Countermotion To Strike The Substitution Of Attorneys	3	609 - 624
09/04/2019	Order Shortening Time	3	625 - 626
09/06/2019	Case And Non-Jury Trial Management Order	3	627 - 630
09/09/2019	Defendant, Chalese Solinger's List Of Witnesses For Trial	3	631 - 636
09/09/2019	Notice Of Intent To File Opposition To Prior Counsel's Motion To Adjudicate Attorney's Lien	3	637 - 639
09/13/2019	Opposition To Louis C. Schneider's Motion To Adjudicate Attorney's Lien	3	640 - 650
09/16/2019	Order Setting Case Management Conference And Directing Compliance With NRCP 16.2	3	651 - 652
09/17/2019	Notice Of Seminar Completion	3	653 - 654

FILED	DOCUMENT	VOL.	PAGES
09/20/2019	Defendant's Notice Of UNLV Seminar Completion EDCR 5.07	3	655 - 656
09/20/2019	Affidavit Of Resident Witness	3	657 - 658
09/24/2019	General Financial Disclosure Form	3	659 - 669
09/30/2019	Re-Notice Of Hearing For Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines	3	670 - 671
09/30/2019	Defendant's Notice Of Seminar Completion - EDCR 5.302	3	672 - 674
09/30/2019	Ex Parte Motion For Order Shortening Time To Hear Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines	3	675 - 678
10/01/2019	Order Shortening Time	3	679 - 680
10/02/2019	Opposition To Defendant's Renoticed Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines	3	681 - 692
10/02/2019	Defendant's Reply To Opposition To Defendant's Renoticed Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines	3	693 - 702
10/03/2019	Order After Hearing Of August 1, 2019	3	703 - 707
10/04/2019	Notice Of Entry Of Order After Hearing Of August 1, 2019	3	708 - 715
10/09/2019	Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees	3	716 - 731
10/09/2019	Exhibits To Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees	4	732 - 803
10/09/2019	Financial Disclosure Form	4	804 - 814
10/23/2019	Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees And Countermotion For Attorney's Fees And Costs	4	815 - 842
10/24/2019	Appendix Of Exhibits In Support Of Plaintiff's Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees And Countermotion For Attorney's Fees And Costs	4	843 - 850
10/24/2019	Plaintiff's Motion To Compel Discovery Responses And For Attorney's Fees	4	851 - 868
11/04/2019	Reply To Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees And Opposition To Countermotion For Attorney's Fees And Costs	4	869 - 888
11/04/2019	Exhibits To Reply To Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees And Opposition To Countermotion For Attorney's Fees And Costs	4	889 - 930
11/07/2019	Defendant's Opposition To Plaintiff's Motion To Compel Discovery Responses And For Attorney's Fees	4	931 - 939
11/08/2019	Errata To Opposition To Plaintiff's Motion To Compel Discovery Responses And For Attorney's Fees	4	940 - 943
11/12/2019	Response In Support Of Opposition	4	944 - 971

FILED	DOCUMENT	VOL.	PAGES
11/12/2019	Appendix Of Exhibits In Support Of Plaintiff's Response In Support Of Opposition	5	972 - 1038
11/14/2019	Ex Parte Motion For An Order To Release Electronics To Adam's Agent Or, In The Alternative, For An Order Barring The Release Of Electronics Until Further Court Order	5	1039 - 1053
11/15/2019	Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief	5	1054 - 1072
11/15/2019	Exhibits To Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief	5	1073 - 1109
11/15/2019	Errata To Exhibits To Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief	5	1110 - 1112
11/18/2019	Defendant's Response To Plaintiff's Response In Support Of Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Fees And Costs	5	1113 - 1128
11/18/2019	Exhibits To Defendant's Response To Plaintiff's Response In Support Of Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Fees And Costs	5	1129 - 1163
11/19/2019	Motion For Protective Order	5	1164 - 1176
11/20/2019	Application For Order Shortening Time	5	1177 - 1179
11/21/2019	Order Shortening Time	5	1180 - 1181
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
11/21/2019	Notice Of Entry Of Order Shortening Time	5	1193 - 1197
11/21/2019	Ex Parte Application For An Order Shortening Time On Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief	5	1198 - 1200
11/22/2019	Defendant's Joinder To Joshua Lloyd's Motion For Protective Order And Countermotion For Fees From Plaintiff To Defendant	5	1201 - 1212
11/22/2019	Exhibits To Defendant's Joinder To Joshua Lloyd's Motion For Protective Order And Countermotion For Fees From Plaintiff To Defendant	5	1213 - 1222
11/22/2019	Order After Hearing Of September 6, 2019	6	1223 - 1225
11/22/2019	Notice Of Entry Of Order After Hearing Of September 6, 2019	6	1226 - 1231
11/26/2019	Objection To Discovery Commissioners Report And Recommendations Filed November 12, 2019	6	1232 - 1244
11/26/2019	Appendix Of Exhibits In Support Of Objection To Discovery Commissioners Report And Recommendations Filed November 12, 2019	6	1245 - 1280
11/26/2019	Opposition To Mr. Lloyd's Motion For Protective Order And Countermotion For Attorney's Fees And Costs	6	1281 - 1296
11/26/2019	Appendix Of Exhibits In Support Of Plaintiff's Opposition To Mr. Lloyd's Motion For Protective Order And Countermotion For Attorney's Fees And Costs	6	1297 - 1332

FILED	DOCUMENT	VOL.	PAGES
11/29/2019	Plaintiff's Reply In Support Of Motion To Compel Discovery Responses And For Attorney's Fees	6	1333 - 1345
12/02/2019	Reply To Plaintiff's Opposition To Mr. Lloyd's Motion For Protective Order And Countermotion For Attorney's Fees And Costs	6	1346 - 1373
12/04/2019	Opposition To Defendant's Motion For A Custody Evaluation, Attorney's Fees And Related Relief And Countermotion For Attorney's Fees And Costs	6	1374 - 1405
12/06/2019	Reply To Opposition To Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief And Opposition To Countermotion For Attorney's Fees And Costs	6	1406 - 1415
12/06/2019	Exhibits To Reply To Opposition To Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief And Opposition To Countermotion For Attorney's Fees And Costs	7	1416 - 1495
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
12/06/2019	Supplemental Declaration To Reply To Opposition To Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief And Opposition To Countermotion For Attorney's Fees And Costs	7	1537 - 1539
12/09/2019	Referral Order For Outsourced Evaluation Services	7	1540
12/09/2019	Case And Non Jury Trial Management Order	7	1541 - 1544
12/12/2019	Order After Hearing Of October 3, 2019	7	1545 - 1548
12/12/2019	Notice Of Entry Of Order After Hearing Of October 3, 2019	7	1549 - 1555
12/12/2019	Plaintiff's Notice Of UNLV Seminar Completion EDCR 5.07	7	1556
12/27/2019	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	7	1557 - 1575
12/30/2019	Discovery Commissioners Report And Recommendations From 12/06/19 Hearing	7	1576 - 1580
12/31/2019	Plaintiff's Brunzell Affidavit For Attorney's Fees And Costs	7	1581 - 1629
01/02/2020	Defendant's Objection To Plaintiff's Brunzell Affidavit For Attorney's Fees And Costs	7	1630 - 1636
01/03/2020	Opposition To 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 Countermotion To Restore Joint Physical Custody And For Attorney's Fees	7	1637 - 1660
01/06/2020	Receipt Of Check	7	1661
01/06/2020	Receipt Of Check	7	1662
01/22/2020	Order On Discovery Commissioner's Report And Recommendations	7	1663 - 1664
01/22/2020	Notice Of Entry Of Order	8	1665 - 1668
01/23/2020	Notice Of Withdrawal Of Attorney Of Record	8	1669 - 1671

FILED	DOCUMENT	VOL.	PAGES
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
01/23/2020	Appendix Of Exhibits In Support Of 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	1705 - 1739
01/23/2020	Discovery Cmmissioner's Report And Recommendations From 12/06/19 Hearing	8	1740 - 1744
01/27/2020	Motion To Withdraw As Attorney Of Record For Defendant	8	1745 - 1753
02/04/2020	Ex Parte Motion For An Order Shortening Time	8	1754 - 1757
02/06/2020	No Contact Order	8	1758 - 1760
02/06/2020	Notice Of Entry Of No Contact Order	8	1761 - 1766
02/06/2020	Order From December 9, 2019 Hearing	8	1767 - 1774
02/06/2020	Notice Of Entry Of Order	8	1775 - 1784
02/12/2020	Request For Submission Of Motion To Withdraw As Counsel Of Record	8	1785 - 1786
02/12/2020	Notice Of Non-Opposition To Motion To Withdraw As Attorney Of Record For Defendant	8	1787 - 1788
02/13/2020	Minute Order	8	1789 - 1791
02/19/2020	Order On Discovery Commissioner's Report And Recommendations	8	1792 - 1799
02/20/2020	Notice Of Entry Of Order On Discovery Commissioner's Report And Recommendations	8	1800 - 1809
02/20/2020	Order To Withdraw As Counsel Of Record	8	1810 - 1811
02/20/2020	Substituttion Of Attorney	8	1812 - 1814
02/21/2020	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	8	1815 - 1832
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
02/25/2020	Defendant's Objection To Plaintiff's Supplemental Appendix	8	1850 - 1852
02/26/2020	Request For Child Protection Service Appearance And Records	8	1853
02/26/2020	Order Referring To Judical Settlement Program	8	1854 - 1855
02/28/2020	Receipt Of Check	8	1856

FILED	DOCUMENT	VOL.	PAGES
03/16/2020	Opposition To Plaintiff's 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 Counter Motion To Enforce Phone Contact With The Minor Children And For Attorney's Fees	8	1857 - 1878
03/16/2020	Exhibit Appendix To Plaintiff's 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 Counter Motion To Enforce Phone Contact With The Minor Children And For Attorney's Fees	8	1879 - 1892
03/20/2020	Receipt Of Check	8	1893
03/25/2020	Notice Of Seminar Completion EDCR 5.302	8	1894 - 1896
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
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
03/31/2020	Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief	9	1960 - 1983
03/31/2020	Ex Parte Motion For An Order Shortening Time	9	1984 - 1987
03/31/2020	Stipulation And Order To Provide CPS Records And Drug Test Results To The Child Custody Evaluator	9	1988 - 1990
04/01/2020	Notice Of Entry Of Stipulation And Order To Provide CPS Records And Drug Test Results To The Child Custody Evaluator	9	1991 - 1996
04/01/2020	Order Shortening Time	9	1997 - 1998
04/02/2020	Notice Of Entry Of Order Shortening Time	9	1999 - 2003
04/02/2020	Substitution Of Attorneys	9	2004 - 2006
04/02/2020	Opposition To Plaintiff's Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief And Countermotion For An Order To Show Cause, Compensatory Visitation Time, And Attorney's Fees	9	2007 - 2028

FILED	DOCUMENT	VOL.	PAGES
04/03/2020	Reply In Support Of Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief And Opposition To Countermotion For An Order To Show Cause, Compensatory Visitation Time, And Attorney's Fees	9	2029 - 2045
04/09/2020	Appendix Of Supplemental Exhibits To Plaintiff's Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate And Related Relief	9	2046 - 2074
04/22/2020	Order From April 6, 2020 Hearing	9	2075 - 2078
04/22/2020	Notice Of Entry Of Order After Hearing Of April 6, 2020	9	2079 - 2085
04/26/2020	Plaintiff's Motion For An Order To Permit Plaintiff To Retain The Sick Minor Children Pursuant To Their Pediatrician's Directive, For Attorney's Fees And Costs And Related Relief	9	2086 - 2099
04/27/2020	Appendix Of Exhibits In Support Of Motion For An Order To Permit Plaintiff To Retain The Sick Minor Children Pursuant To Their Pediatrician's Directive; For Attorney's Fees And Costs Related Relief	9	2100 - 2129
04/28/2020	Opposition To Motion For An Order To Permit Plaintiff To Retain The Sick Minor Children Pursuant To Their Pediatrician's Directive; For Attorney's Fees And Costs And Related Relief And Countermotion For Make-Up Visitation Time; To Admonish Plaintiff To Abide By Joint Legal Custody Standards; For Attorney's Fees; And Related Relief	10	2130 - 2162
04/28/2020	Exhibits To Opposition To Motion For An Order To Permit Plaintiff To Retain The Sick Minor Children Pursuant To Their Pediatrician's Directive; For Attorney's Fees And Costs And Related Relief And Countermotion For Make-Up Visitation Time; To Admonish Plaintiff To Abide By Joint Legal Custody Standards; For Attorney's Fees; And Related Relief	10	2163 - 2203
05/13/2020	Order After Hearing February 26, 2020	10	2204 - 2211
05/14/2020	Notice Of Entry Of Order After Hearing Of February 26, 2020	10	2212 - 2222
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
05/22/2020	Defendant's Motion For An Order To Show Cause As To Why Plaintiff Should Not Be Held In Contempt, For Orders Regarding Health Insurance And Spousal Support, For Attorney's Fees, And Related Relief	10	2243 - 2272
05/22/2020	Exhibits To Defendant's Motion For An Order To Show Cause As To Why Plaintiff Should Not Be Held In Contempt, For Order Regarding Health Insurance And Spousal Support, For Attorney's Fees, And Related Relief	10	2273 - 2307

05/22/2020 General Financial Disclosure Form 10 2308 2317	FILED	DOCUMENT	VOL.	PAGES
10 2321 2325	05/22/2020	General Financial Disclosure Form	10	2308 - 2317
06/03/2020 Ex Parte Application For An Order To Show Cause 10 2326 - 2362 06/07/2020 Schedule Of Arrearages 10 2363 - 2366 06/19/2020 Plaintiff's Motion To Address Upcoming Trial Date And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation 06/22/2020 Ex Parte Motion For An Order Shortening Time 11 2381 - 2384 06/22/2020 Order Shortening Time 11 2385 - 2386 06/22/2020 Notice Of Entry Of Order Shortening Time 11 2387 - 2391 06/22/2020 Opposition To Motion To Address Upcoming Trial Date And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief 06/26/2020 Exhibits To Opposition To Motion To Address Upcoming Trial Date And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief 06/29/2020 Exhibits To Opposition To Motion To Address Upcoming Trial Date And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief 06/29/2020 Stipulation And Order Regarding Orders To Show Cause 11 2438 - 2434 06/30/2020 Stipulation And Order Regarding Orders To Show Cause 11 2438 - 2447 06/30/2020 Order From June 1, 2020 Hearing 11 2458 - 2467 07/06/2020 Order From June 1, 2020 Hearing 11 2458 - 2467 07/20/2020 Order From June 1, 2020 Hearing 11 2458 - 2467 07/20/2020 Order General Financial Disclosure Form 11 2463 - 2472 07/20/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/21/2020 Ex Parte Application For An Order Shortening Time On Defendant's	05/27/2020	Order To Show Cause	10	2318 - 2320
06/07/2020 Schedule Of Arrearages 10 2363 - 2366	05/27/2020	Notice Of Entry Of Order	10	2321 - 2325
Def-19/2020	06/03/2020	Ex Parte Application For An Order To Show Cause	10	2326 - 2362
Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation	06/07/2020	Schedule Of Arrearages	10	2363 - 2366
06/22/2020		Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation		
06/22/2020 Notice Of Entry Of Order Shortening Time 11 2387 - 2391 06/26/2020 Opposition To Motion To Address Upcoming Trial Date And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief 11 2418 - 2434 06/26/2020 Exhibits To Opposition To Motion To Address Upcoming Trial Date And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief 11 2418 - 2434 06/29/2020 Stipulation And Order Regarding Orders To Show Cause 11 2438 - 2443 06/29/2020 Notice Of Entry Of Stipulation And Order Regarding The Orders To Show Cause 11 2448 - 2454 06/29/2020 General Financial Disclosure Form 11 2444 - 2454 07/06/2020 Order From June 1, 2020 Hearing 11 2455 - 2462 07/06/2020 Notice Of Entry Of Order 11 2463 - 2472 07/20/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 11 2463 - 2472 07/21/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Extend Rebuttal Expert Deadline		-	11	
06/26/2020 Opposition To Motion To Address Upcoming Trial Date And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief 11 2418 - 2434 06/26/2020 Exhibits To Opposition To Motion To Address Upcoming Trial Date And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief 11 2418 - 2434 06/29/2020 Stipulation And Order Regarding Orders To Show Cause 11 2435 - 2437 06/29/2020 Notice Of Entry Of Stipulation And Order Regarding The Orders To Show Cause 11 2448 - 2454 06/30/2020 General Financial Disclosure Form 11 2444 - 2454 07/06/2020 Order From June 1, 2020 Hearing 11 2463 - 2472 07/20/2020 Notice Of Entry Of Order 11 2463 - 2472 07/20/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 11 2463 - 2472 07/21/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 11 2485 - 2487 07/21/2020 Defendant's Motio	06/22/2020	_		2385 - 2386
In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief 06/26/2020	06/22/2020	·	11	2387 - 2391
And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief 06/29/2020 Stipulation And Order Regarding Orders To Show Cause 11 2435 - 2437 06/29/2020 Notice Of Entry Of Stipulation And Order Regarding The Orders To Show Cause 2438 - 2443 06/30/2020 General Financial Disclosure Form 11 2444 - 2454 07/06/2020 Order From June 1, 2020 Hearing 11 2455 - 2462 07/06/2020 Notice Of Entry Of Order 11 2463 - 2472 07/20/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/21/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/21/2020 Stipulation And Order To Withdraw 11 2488 - 2490 07/21/2020 Stipulation And Order To Withdraw 11 2491 - 2496 07/24/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/29/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/29/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/29/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/29/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/29/2020 Defendant's Motion To Continue Trial (Second Request) 11 2509 - 2525 07/31/2020 Ex Parte Application For An Order Shortening Time On Defendant's 11 2526 - 2529 08/03/2020 Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions 12 2544 - 2552	06/26/2020	In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To	11	2392 - 2417
06/29/2020 Notice Of Entry Of Stipulation And Order Regarding The Orders To Show Cause 11 2438 - 2443 06/30/2020 General Financial Disclosure Form 11 2444 - 2454 07/06/2020 Order From June 1, 2020 Hearing 11 2455 - 2462 07/06/2020 Notice Of Entry Of Order 11 2463 - 2472 07/20/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 11 2473 - 2484 07/21/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 11 2485 - 2487 07/21/2020 Stipulation And Order To Withdraw 11 2488 - 2490 07/21/2020 Notice Of Entry Of The Stipulation And Order To Withdraw 11 2491 - 2496 07/24/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 11 2497 - 2508 07/29/2020 Defendant's Motion To Continue Trial (Second Request) 11 2509 - 2525 07/31/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request) 11 2526 - 2529 08/03/2020 Non-Opposition To Defendant's Motion To Contin	06/26/2020	And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related	11	2418 - 2434
Show Cause	06/29/2020	Stipulation And Order Regarding Orders To Show Cause	11	2435 - 2437
07/06/2020 Order From June 1, 2020 Hearing 11 2455 - 2462 07/06/2020 Notice Of Entry Of Order 11 2463 - 2472 07/20/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 11 2473 - 2484 07/21/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 11 2485 - 2487 07/21/2020 Stipulation And Order To Withdraw 11 2488 - 2490 07/21/2020 Notice Of Entry Of The Stipulation And Order To Withdraw 11 2491 - 2496 07/24/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 11 2497 - 2508 07/29/2020 Defendant's Motion To Continue Trial (Second Request) 11 2509 - 2525 07/31/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request) 11 2526 - 2529 08/03/2020 Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions 11 2544 - 2552 08/05/2020 Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions 11 2544 - 2552	06/29/2020	, ,	11	2438 - 2443
07/06/2020Notice Of Entry Of Order112463 - 247207/20/2020Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees112473 - 248407/21/2020Ex Parte Application For An Order Shortening Time On Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees112485 - 248707/21/2020Stipulation And Order To Withdraw112488 - 249007/21/2020Notice Of Entry Of The Stipulation And Order To Withdraw112491 - 249607/24/2020Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees112497 - 250807/29/2020Defendant's Motion To Continue Trial (Second Request)112509 - 252507/31/2020Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request)112526 - 252908/03/2020Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions112530 - 254308/05/2020Reply To Plaintiff's Non-Opposition To Defendant's Motion To Sanctions112544 - 2552	06/30/2020	General Financial Disclosure Form	11	2444 - 2454
Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees Attorney's Fees Dor/21/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees Dor/21/2020 Stipulation And Order To Withdraw Stipulation And Order To Withdraw Defendant's Motion To Extend Rebuttal Expert Deadline And For Withdraw Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees Dor/24/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees Dor/29/2020 Defendant's Motion To Continue Trial (Second Request) Dor/29/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request) Dor/20/2020 Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions Dor/20/2020 Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions Dor/20/2020 Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions Dor/20/2020 Dor/20/2020 Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions Dor/20/2020 Dor/20/2020 Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions Dor/20/2020 Dor/20/202	07/06/2020	Order From June 1, 2020 Hearing	11	2455 - 2462
Attorney's Fees 07/21/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/21/2020 Stipulation And Order To Withdraw 11 2488 - 2490 07/21/2020 Notice Of Entry Of The Stipulation And Order To Withdraw 11 2491 - 2496 07/24/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/29/2020 Defendant's Motion To Continue Trial (Second Request) 11 2509 - 2525 07/31/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request) 08/03/2020 Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions 08/05/2020 Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions	07/06/2020	-	11	2463 - 2472
Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/21/2020 Stipulation And Order To Withdraw 11 2488 - 2490 07/21/2020 Notice Of Entry Of The Stipulation And Order To Withdraw 11 2491 - 2496 07/24/2020 Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees 07/29/2020 Defendant's Motion To Continue Trial (Second Request) 11 2509 - 2525 07/31/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request) 08/03/2020 Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions 08/05/2020 Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions	07/20/2020		11	2473 - 2484
07/21/2020Notice Of Entry Of The Stipulation And Order To Withdraw112491 - 249607/24/2020Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees112497 - 250807/29/2020Defendant's Motion To Continue Trial (Second Request)112509 - 252507/31/2020Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request)112526 - 252908/03/2020Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions112530 - 254308/05/2020Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions112544 - 2552	07/21/2020	11	11	2485 - 2487
07/24/2020Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees112497 - 250807/29/2020Defendant's Motion To Continue Trial (Second Request)112509 - 252507/31/2020Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request)112526 - 252908/03/2020Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions112530 - 254308/05/2020Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions112544 - 2552	07/21/2020	Stipulation And Order To Withdraw	11	2488 - 2490
Attorney's Fees 07/29/2020 Defendant's Motion To Continue Trial (Second Request) 11 2509 - 2525 07/31/2020 Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request) 11 2526 - 2529 Motion To Continue Trial (Second Request) 11 2530 - 2543 Countermotion For Sanctions 11 2530 - 2543 Countermotion For Sanctions 12 2544 - 2552 Continue Trial And Opposition To Defendant's Motion To Sanctions	07/21/2020	Notice Of Entry Of The Stipulation And Order To Withdraw	11	2491 - 2496
07/31/2020Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request)112526 - 252908/03/2020Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions112530 - 254308/05/2020Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions112544 - 2552	07/24/2020	-	11	2497 - 2508
Motion To Continue Trial (Second Request) 08/03/2020 Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions 08/05/2020 Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions	07/29/2020	Defendant's Motion To Continue Trial (Second Request)	11	2509 - 2525
Countermotion For Sanctions 08/05/2020 Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions	07/31/2020	• • • • • • • • • • • • • • • • • • • •	11	2526 - 2529
Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions	08/03/2020		11	2530 - 2543
08/10/2020 Order To Continue Trial 11 2553 - 2556	08/05/2020	Continue Trial And Opposition To Plaintiff's Countermotion For	11	2544 - 2552
	08/10/2020	Order To Continue Trial	11	2553 - 2556

FILED	DOCUMENT	VOL.	PAGES
08/10/2020	Notice Of Entry Of Order To Continue Trial	11	2557 - 2562
08/19/2020	Order From The Hearing Held October 9, 2019	11	2563 - 2565
09/02/2020	Notice Of Appeal	11	2566 - 2568
09/02/2020	Case Appeal Statement	11	2569 - 2574
09/10/2020	Order From June 30, 2020 Hearing	11	2575 - 2578
09/10/2020	Notice Of Entry Of Order	11	2579 - 2584
09/21/2020	Notice Of Entry Of Order From October 9, 2019 Hearing	11	2585 - 2589
10/07/2020	Plaintiff's Motion To Clarify Courts June 30th Order After Hearing	11	2590 - 2595
10/07/2020	Defendant's Motion For Clarification And Modification Of Court Release Regarding Custody Evaluation And For Sanctions And Fees Against Plaintiff	11	2596 - 2608
10/07/2020	Exhibits To Motion For Clarification And Modification Of Court Release Regarding Custody Evaluation And For Sanctions And Fees Against Plaintiff	11	2609 - 2628
10/07/2020	Amended Motion For Clarification And Modification Of Court Release Regarding Custody Evaluation And For Sanctions And Fees Against Plaintiff	12	2629 - 2642
10/12/2020	Ex Parte Application For An Order Shortening Time On Defendant's Amended Motion For Clarification And Modification Of Court Release Regarding Custody Evaluation And For Sanctions And Fees Against Plaintiff	12	2643 - 2646
10/20/2020	Opposition To Plaintiff's Motion To Clarify Court's June 30th Order After Hearing	12	2647 - 2657
10/20/2020	Plaintiff's Opposition To Defendant's Motion For Clarification And Modification Of Court Release Regarding Custody Evaluation And For Sanctions And Fees Against Plaintiff	12	2658 - 2676
10/21/2020	Order Shortening Time	12	2677 - 2679
10/21/2020	Notice Of Entry Of Order Shortening Time	12	2680 - 2684
10/29/2020	Minute Order	12	2685 - 2687
11/06/2020	Defendant's Brief Regarding Confidentiality Agreement	12	2688 - 2694
11/09/2020	Reply To Opposition To Plaintiff's Motion To Clarify Court's June 30th Order After Hearing	12	2695 - 2702
11/10/2020	Minute Order	12	2703 - 2704
11/13/2020	Plaintiff's Brief Regarding Confidentiality Agreement	12	2705 - 2710
11/13/2020	Stipulation And Order Regarding Confidentiality Agreement	12	2711 - 2717
11/16/2020	Notice Of Entry Of Stipulation And Order	12	2718 - 2726
12/14/2020	Plaintiff's Motion To Terminate Temporary Spousal Support	12	2727 - 2733
12/28/2020	Opposition To Motion To Terminate Temporary Spousal Support And Countermotion For Attorney's Fees	12	2734 - 2746
01/04/2021	Ex Parte Application For An Order Shortening Time On Plaintiff's Motion To Terminate Temporary Spousal Support.	12	2747 - 2753
01/04/2021	Reply To Opposition To Motion To Terminate Temporary Spousal	12	2754 - 2765
	Suppot And Opposition To Countermotion		

FILED	DOCUMENT	VOL.	PAGES
01/05/2021	Ex Parte Application For An Order Shortening Time On Plaintiff's Motion To Reassign	12	2733 - 2779
01/08/2021	Minute Order	12	2780 - 2781
01/12/2021	Notice Of Department Reassignment	12	2782 - 2784
03/09/2021	Order From February 18, 2021 Hearing	13	2785 - 2789
03/09/2021	Notice Of Entry Of Order	13	2790 - 2796
03/12/2021	Plaintiff's List Of Contested Art In His Possession And Art Believed To Be In Defendant's Possession	13	2797 - 2798
03/18/2021	Motion To Modify Temporary Physical Custody Pending Trial	13	2799 - 2808
03/19/2021	Ex Parte Application For An Order Shortening Time On Plaintiff's Motion Modify Temporary Physical Custody Pending Trial	13	2809 - 2815
03/23/2021	Order Shortening Time	13	2816 - 2818
03/28/2021	Defendant's Opposition To Plaintiff's Motion To Modify Temporary Physical Custody Pending Trial And Countermotion For Sanctions And Attorney's Fees	13	2819 - 2832
03/28/2021	Exhibits To Opposition To Plaintiff's Motion To Modify Temporary Physical Custody Pending Trial And Countermotion For Sanctions And Attorney's Fees	13	2833 - 2846
04/22/2021	Defendant's Emergency Motion To Allow Witness To Appear Virtually	13	2847 - 2859
04/22/2021	Exhibits To Emergency Motion To Allow Witness To Appear Virtually	13	2860 - 2871
04/22/2021	Motion In Limine To Recognize Dr. Paglini As Neutral Expert	13	2872 - 2877
04/27/2021	Opposition To Plaintiff's Motion In Limine	13	2878 - 2884
04/29/2021	Plaintiff's Opposition To Defendant's Emergency Motion To Allow Witness To Appear Virtually	13	2885 - 2891
05/03/2021	General Financial Disclosure Form	13	2892 - 2899
05/03/2021	Defendant's Pre-Trial Memorandum	13	2900 - 2919
05/03/2021	Plaintiff's Pre-Trial Memorandum	13	2920 - 2945
05/04/2021	Order From March 30, 2021 Hearing	13	2946 - 2949
05/04/2021	Notice Of Entry Of Order	13	2950 - 2955
05/07/2021	Defendant's EDCR 7.17 Trial Brief	13	2956 - 2999
05/07/2021	Notice Of Association Of Co-Counsel In An Unbundled Capacity	13	3000 - 3001
05/13/2021	Plaintiff's Motion To Disqualify	13	3002 - 3016
05/14/2021	Opposition To Motion To Disqualify And Countermotion For Attorney's Fees And Sanctions	14	3017 - 3047
05/24/2021	Response To Defendant's Motion To Disqualify Judge	14	3048 - 3051
05/27/2021	Minute Order	14	3052 - 3053
06/02/2021	Reply To Opposition To Motion To Disqualify And Opposition To Countermotion For Fees And Sanctions	14	3054 - 3069
06/03/2021	Emergency Motion Regarding Summer Custodial Timeshare	14	3070 - 3092
06/03/2021	Exhibits To Emergency Motion Regarding Summer Custodial Timeshare	14	3093 - 3112

Plaintiff's Motion To Disqualify	FILED	DOCUMENT	VOL.	PAGES
Disqualify Notice Of Entry Of Order 14 3122 - 3122	06/03/2021	1.1	14	3113 - 3118
14 3127 - 3128	06/04/2021		14	3119 - 3121
Deposition To Defendant's Emergency Motion Regarding Custodial Timeshare 14 3129 - 313;	06/04/2021	Notice Of Entry Of Order	14	3122 - 3126
Timeshare	06/09/2021	Minute Order	14	3127 - 3128
Countermotion	06/18/2021		14	3129 - 3135
Opposition To Countermotion For Fees And Sanctions 16/24/2021 Decision And Order 14 3158 - 316: 26/24/2021 Ex Parte Application For An Order Shortening Time On Hearing On Emergency Motion Regarding Summer Custodial Timeshare 14 3171 - 3176 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 2172 217	06/23/2021		14	3136 - 3140
14 3166 - 3170	06/23/2021		14	3141 - 3157
Emergency Motion Regarding Summer Custodial Timeshare 14 3171 - 3176	06/24/2021	Decision And Order	14	3158 - 3165
Custodial Timeshare 14 3177 3186 206/28/2021 Motion For Sanctions 14 3177 3186 206/28/2021 Opposition To Motion For Sanctions And Countermotion For Attorney's Fees And Sanctions 14 3208 3207 206/28/2021 Order Shortening Time 14 3208 3211 3211 3212 207/04/2021 Order (April 30, 2021 Hearing) 14 3226 3231 207/04/2021 Order From May 10, 2021 14 3226 3232 207/06/2021 Notice Of Entry Of Order 14 3226 3232 207/06/2021 Notice Of Entry Of Order 14 3222 3233 207/08/2021 Notice Of Entry Of Order 14 3223 3232 207/08/2021 Notice Of Entry Of Order 14 3224 3250 207/08/2021 Minute Order 14 3240 3250 208/04/2021 Emergency Motion To Address Defendant's Intent To Withhold The Minor Children 15 3262 3269 208/04/2021 Ex Parte Application For An Order Shortening Time On Plaintiff's Emergency Motion To Address Defendant's Intent To Withhold The Minor Children 15 3270 3270 208/06/2021 Minute Order 15 3270 3270 208/06/2021 Errata To Defendant's Opposition To Emergency To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions 15 3288 3290 208/08/2021 Order (July 8, 2021 Hearing) 15 3288 3290 208/08/2021 Order (July 8, 2021 Hearing) 15 3288 3290 208/08/2021 Order (July 8, 2021 Hearing) 15 3288 3290 208/08/2021 Order (July 8, 2021 Hearing) 15 3288 3290 208/08/2021 Order (July 8, 2021 Hearing) 15 3288 3290 208/08/2021 Order (July 8, 2021 Hearing) 15 3288 3290 208/08/2021 Order (Jul	06/24/2021		14	3166 - 3170
Opposition To Motion For Sanctions And Countermotion For Attorney's Fees And Sanctions 14 3187 - 3200	06/25/2021		14	3171 - 3176
Attorney's Fees And Sanctions 06/28/2021 Order Shortening Time	06/26/2021	Motion For Sanctions	14	3177 - 3186
Notice Of Entry Of Order 14 3211 - 3215	06/27/2021		14	3187 - 3207
Order (April 30, 2021 Hearing)	06/28/2021	Order Shortening Time	14	3208 - 3210
14 3220 - 3225	06/28/2021	Notice Of Entry Of Order	14	3211 - 3215
Notice Of Entry Of Order 14 3226 - 323	07/04/2021	Order (April 30, 2021 Hearing)	14	3216 - 3219
Notice Of Entry Of Order 14 3232 - 3235	07/04/2021	Order From May 10, 2021	14	3220 - 3225
Plaintiff's Financial Disclosure Form 14 3240 - 3250	07/06/2021	Notice Of Entry Of Order	14	3226 - 3231
Minute Order Emergency Motion To Address Defendant's Intent To Withhold The Minor Children Ex Parte Application For An Order Shortening Time On Plaintiff's Emergency Motion To Address Defendant's Intent To Withhold The Minor Children Ex Parte Application For An Order Shortening Time On Plaintiff's Emergency Motion To Address Defendant's Intent To Withhold The Minor Children D8/05/2021 Minute Order Opposition To Emergency Motion To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions D8/06/2021 Errata To Defendant's Opposition To Emergency To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions D8/08/2021 Order (July 8, 2021 Hearing) Reply In Support Of Emergency Motion To Address Defendant S Intent To Withhold The Minor Children 15 3288 - 3292 3283 3293 - 3302	07/06/2021	Notice Of Entry Of Order	14	3232 - 3239
Emergency Motion To Address Defendant's Intent To Withhold The Minor Children 14 3253 - 3261	07/08/2021		14	3240 - 3250
Minor Children Ex Parte Application For An Order Shortening Time On Plaintiff's Emergency Motion To Address Defendant's Intent To Withhold The Minor Children D8/05/2021 Minute Order Opposition To Emergency Motion To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions D8/06/2021 Errata To Defendant's Opposition To Emergency To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions D8/08/2021 Order (July 8, 2021 Hearing) D8/23/2021 Reply In Support Of Emergency Motion To Address Defendant S Intent To Withhold The Minor Children To Withhold The Minor Children D8/08/23/2021 Reply In Support Of Emergency Motion To Address Defendant S Intent To Withhold The Minor Children	07/22/2021	Minute Order	14	3251 - 3252
Emergency Motion To Address Defendant's Intent To Withhold The Minor Children D8/05/2021 Minute Order Opposition To Emergency Motion To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions D8/06/2021 Errata To Defendant's Opposition To Emergency To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions O8/08/2021 Order (July 8, 2021 Hearing) D8/23/2021 Reply In Support Of Emergency Motion To Address Defendant S Intent To Withhold The Minor Children To Withhold The Minor Children	08/04/2021		14	3253 - 3261
Opposition To Emergency Motion To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions D8/06/2021 Errata To Defendant's Opposition To Emergency To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions D8/08/2021 Order (July 8, 2021 Hearing) D8/23/2021 Reply In Support Of Emergency Motion To Address Defendant S Intent To Withhold The Minor Children 15 3285 - 3287 3286 3287 3287 3287 3288 - 3297 3293 - 3307	08/04/2021	Emergency Motion To Address Defendant's Intent To Withhold The	15	3262 - 3269
Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions D8/06/2021 Errata To Defendant's Opposition To Emergency To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions D8/08/2021 Order (July 8, 2021 Hearing) D8/23/2021 Reply In Support Of Emergency Motion To Address Defendant S Intent To Withhold The Minor Children Withhold The Minor Children	08/05/2021	Minute Order	15	3270 - 3271
Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions O8/08/2021 Order (July 8, 2021 Hearing) Reply In Support Of Emergency Motion To Address Defendant S Intent To Withhold The Minor Children D8/23/2021 To Withhold The Minor Children	08/06/2021	Withhold The Minor Children And Countermotion For Compensatory	15	3272 - 3284
08/23/2021 Reply In Support Of Emergency Motion To Address Defendant S Intent To Withhold The Minor Children 3293 - 3302	08/06/2021	Defendant's Intent To Withhold The Minor Children And	15	3285 - 3287
To Withhold The Minor Children	08/08/2021	Order (July 8, 2021 Hearing)	15	3288 - 3292
08/26/2021 Minute Order 15 3303 - 3305	08/23/2021		15	3293 - 3302
	08/26/2021	Minute Order	15	3303 - 3305

FILED	DOCUMENT	VOL.	PAGES
09/01/2021	General Financial Disclosure Form	15	3306 - 3317
09/16/2021	Association Of Counsel For Plaintiff	15	3318 - 3320
09/21/2021	Emergency Motion For Immediate Withdrawal Of Attorney	15	3321 - 3329
09/22/2021	Ex Parte Application For An Order Shortening Time On Defendant's	15	3330 - 3337
	Emergency Motion For Immediate Withdrawal Of Attorney		
09/22/2021	Non-Opposition To Request For Order Shortening Time; Opposition To Facts Contained Within Request For Order Shortening Time	15	3338 - 3356
09/22/2021	Order Shortening Time	15	3357 - 3359
09/24/2021	Order To Withdraw As Counsel Of Record	15	3360 - 3363
09/27/2021	Notice Of Entry Of Order To Withdraw As Counsel Of Record	15	3364 - 3369
10/20/2021	Order (September 27, 2021)	15	3370 - 3373
12/21/2021	Motion To Expand Discovery To Include Up To Date Appclose Messges And Other Messages Sent By The Defendant	15	3374 - 3381
12/21/2021	Exhibits To Motion To Expand Discovery To Include Up To Date Appclose Messages And Other Messages Sent By The Defendant	15	3382 - 3394
12/27/2021	Notice Of Appearance	15	3395 - 3397
12/27/2021	Request And Order To Release Records	15	3398 - 3400
01/11/2022	Defendant's Opposition	15	3401 - 3406
01/19/2022	Reply In Support Of Motion To Expand Discovery To Include Up To Date Appclose Messages And Other Messages Sent By The Defendant	15	3407 - 3415
01/25/2022	Transcript from May 10, 2021 Evidentiary Hearing (Trial Day 1)	16	3416 - 3574
01/25/2022	Receipt of Copy of Transcript	16	3575
01/25/2022	Certification of Transcripts Notice of Completion	16	3576
01/25/2022	Final Billing of Transctips	16	3577
02/08/2022	Order From January 21, 2022 Trial	16	3578 - 3581
03/03/2022	Defendant's Financial Disclosure Form	16	3582 - 3592
03/04/2022	Plaintiff's Financial Disclosure Form	16	3593 - 3603
03/07/2022	Minute Order	16	3604 - 3605
03/16/2022	Defendant's Motion To Place On Calendar And Take Testimony	16	3606 - 3615
03/16/2022	Motion For Order Shortening Time	16	3616 - 3622
03/16/2022	Order Shortening Time	16	3623 - 3625
03/17/2022	Ex Parte Application For An Order Shortening Time On Defendant's Motion To Place On Calendar And Take Testimony	16	3626 - 3633
03/18/2022	Pecos Law Group's Memorandum Of Fees And Costs Per Court's Instruction On March 4, 2022	17	3634 - 3742
05/09/2022	Order From April 14, 2022 Motion Hearing	17	3743 - 3746
05/12/2022	Memorandum Of Fees And Costs	17	3747 - 3752
05/13/2022	Motion To Reconsider Decision After Defendant's Motion To Place On Calendar And Take Testimony	17	3753 - 3764
05/18/2022	Ex Parte Application For An Order Shortening Time On Plaintiff's Motion To Reconsider Decision After Defendant's Motion To Place On Calendar And Take Testimony	17	3765 - 3771
05/18/2022	Defendant's Closing Brief	17	3772 - 3791

FILED	DOCUMENT	VOL.	PAGES
05/19/2022	Ex Parte Application For An Order Shortening Time On Plaintiff's Motion To Reconsider Decision After Defendant's Motion To Place On Calendar And Take Testimony	17	3792 - 3798
05/24/2022	Defendant's Opposition	17	3799 - 3813
05/25/2022	Decree Of Divorce	17	3814 - 3869
05/26/2022	Notice Of Entry	18	3870 - 3926
05/27/2022	Emergency Motion To Stay Judgement Pending Appeal	18	3927 - 3946
05/27/2022	Emergency Ex Parte Application For An Order Shortening Time On Plaintiffs Emergency Motion To Stay Judgement Pending Appeal	18	3947 - 3953
05/27/2022	Notice Of Appeal	18	3954 - 3955
05/27/2022	Opposition And Countermotion	18	3956 - 3972
05/31/2022	Order Re: Stay	18	3973 - 3977
05/31/2022	Notice Of Entry	18	3978 - 3983
06/06/2022	Case Appeal Statement	18	3984 - 3987
09/08/2022	Request For Rough Draft Transcript	18	3988 - 3990
09/13/2022	Estimate Of Rough Draft Transcripts	18	3991 - 3992
11/02/2022	Certification of Transcripts Notice of Completion	18	3993
11/02/2022	Transcript from January 21, 2022 Evidentiary Hearing (Trial Day 2)	19	3994 - 4155
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
11/02/2022	Transcript from April 14, 2022 Hearing (Trial Decision)	22	4771 - 4791

FILED	DOCUMENT	VOL.	PAGES
01/31/2019	Affidavit Of Resident Witness	1	14 - 15
09/20/2019	Affidavit Of Resident Witness	3	657 - 658
02/07/2019	Amended Answer And Counterclaim	1	40 - 47
10/07/2020	Amended Motion For Clarification And Modification Of Court Release Regarding Custody Evaluation And For Sanctions And Fees Against Plaintiff	12	2629 - 2642
02/07/2019	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 Children, For An Order Referring The Parties To Mediation Pursuant To EDCR 5.70, For An Order Awarding Defendant Child Support For An Order Awarding Defendant Alimony; And For Attorney Fees And Costs	1	62 - 75
06/23/2021	Amended Reply To Opposition To Motion To Disqualify And Opposition To Countermotion For Fees And Sanctions	14	3141 - 3157
02/04/2019	Answer And Counterclaim	1	26 - 34
04/27/2020	Appendix Of Exhibits In Support Of Motion For An Order To Permit Plaintiff To Retain The Sick Minor Children Pursuant To Their Pediatrician's Directive; For Attorney's Fees And Costs Related Relief	9	2100 - 2129
11/26/2019	Appendix Of Exhibits In Support Of Objection To Discovery Commissioners Report And Recommendations Filed November 12, 2019	6	1245 - 1280
05/14/2019	Appendix Of Exhibits In Support Of Plaintiff's Emergency Motion For A Change Of Custody; For Attorney's Fees And Costs And Related Relief	2	300 - 391
10/24/2019	Appendix Of Exhibits In Support Of Plaintiff's Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees And Countermotion For Attorney's Fees And Costs	4	843 - 850
11/26/2019	Appendix Of Exhibits In Support Of Plaintiff's Opposition To Mr. Lloyd's Motion For Protective Order And Countermotion For Attorney's Fees And Costs	6	1297 - 1332
06/11/2019	Appendix Of Exhibits In Support Of Plaintiff's 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	454 - 471
01/23/2020	Appendix Of Exhibits In Support Of 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	1705 - 1739
11/12/2019	Appendix Of Exhibits In Support Of Plaintiff's Response In Support Of Opposition	5	972 - 1038

FILED	DOCUMENT	VOL.	PAGES
02/26/2019	Appendix Of Exhibits To Plaintiff's Opposition To 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 Children; For An Order Referring The Parties To Mediation Pursuant To EDCR 5.70, For An Order Awarding Plaintiff Child Support; For An Order Awarding Defendant Alimony; And For Attorney's Fees And Costs Primary Physical Custody, Child Support, And Attorney's Fees And Costs And Countermotion For Joint Legal Custody; Primary Physical Custody To Plaintiff And Supervised Visitation To Defendant; To Establish Child Support; To Establish Payment Of Marital Expenses; For An Order Protecting The Parties Community Property; Defendant To Obtain Employment And To Cooperate In A Vocational Assessment	1	126 - 173
05/24/2019	Appendix Of Supplemental Exhibits In Support Of Plaintiff's Emergency Motion For A Change Of Custody; For Attorney's Fees And Costs And Related Relief	2	401 - 404
04/09/2020	Appendix Of Supplemental Exhibits To Plaintiff's Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate And Related Relief	9	2046 - 2074
03/18/2019	Appendix Of Supplemental Exhibits To Plaintiff's Opposition To 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 Children; For An Order Referring The Parties To Mediation Pursuant To EDCR 5.70, For An Order Awarding Plaintiff Child Support; For An Order Awarding Defendant Alimony; And For Attorney's Fees And Costs Primary Physical Custody, Child Support, And Attorney's Fees And Costs And Countermotion For Joint Legal Custody; Primary Physical Custody To Plaintiff And Supervised Visitation To Defendant; To Establish Child Support; To Establish Payment Of Marital Expenses; For An Order Protecting The Parties Community Property; Defendant To Obtain Employment And To Cooperate In A Vocational Assessment	1	196 - 215
11/20/2019	Application For Order Shortening Time	5	1177 - 1179
09/16/2021	Association Of Counsel For Plaintiff	15	3318 - 3320
03/19/2019	Behavior Order	1	220 - 224
12/09/2019	Case And Non Jury Trial Management Order	7	1541 - 1544
03/19/2019	Case And Non-Jury Trial Management Order	1	216 - 219
09/06/2019	Case And Non-Jury Trial Management Order	3	627 - 630
09/02/2020	Case Appeal Statement	11	2569 - 2574
06/06/2022	Case Appeal Statement	18	3984 - 3987
02/01/2019	Certificate Of Completion COPE Class	1	16 - 18
01/25/2022	Certification of Transcripts Notice of Completion	16	3576

FILED	DOCUMENT	VOL.	PAGES
11/02/2022	Certification of Transcripts Notice of Completion	18	3993
01/04/2019	Complaint For Divorce	1	1 - 6
06/24/2021	Decision And Order	14	3158 - 3165
05/25/2022	Decree Of Divorce	17	3814 - 3869
01/29/2019	Default	1	13
09/09/2019	Defendant, Chalese Solinger's List Of Witnesses For Trial	3	631 - 636
11/06/2020	Defendant's Brief Regarding Confidentiality Agreement	12	2688 - 2694
05/18/2022	Defendant's Closing Brief	17	3772 - 3791
05/07/2021	Defendant's EDCR 7.17 Trial Brief	13	2956 - 2999
04/22/2021	Defendant's Emergency Motion To Allow Witness To Appear Virtually	13	2847 - 2859
03/03/2022	Defendant's Financial Disclosure Form	16	3582 - 3592
11/22/2019	Defendant's Joinder To Joshua Lloyd's Motion For Protective Order And Countermotion For Fees From Plaintiff To Defendant	5	1201 - 1212
11/15/2019	Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief	5	1054 - 1072
05/22/2020	Defendant's Motion For An Order To Show Cause As To Why Plaintiff Should Not Be Held In Contempt, For Orders Regarding Health Insurance And Spousal Support, For Attorney's Fees, And Related Relief	10	2243 - 2272
10/07/2020	Defendant's Motion For Clarification And Modification Of Court Release Regarding Custody Evaluation And For Sanctions And Fees Against Plaintiff	11	2596 - 2608
10/09/2019	Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees	3	716 - 731
07/29/2020	Defendant's Motion To Continue Trial (Second Request)	11	2509 - 2525
08/28/2019	Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines (First Request)	3	571 - 583
07/20/2020	Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees	11	2473 - 2484
07/24/2020	Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees	11	2497 - 2508
03/16/2022	Defendant's Motion To Place On Calendar And Take Testimony	16	3606 - 3615
02/07/2019	Defendant's Motion To Set Aside Default; For Exclusive Possession Of The Marital Residence And Order Plaintiff To Assist In Making Mortgage Payments; For Medical Legal Custody Of The Minor Children, For An Order Referring The Parties To Mediation Pursuant To EDCR 5.70, For An Order Awarding Plaintiff Child Support; For An Order Awarding Plaintiff Alimony; And For Attorney Fees And Costs	1	48 - 61
09/30/2019	Defendant's Notice Of Seminar Completion - EDCR 5.302	3	672 - 674
09/20/2019	Defendant's Notice Of UNLV Seminar Completion EDCR 5.07	3	655 - 656

FILED	DOCUMENT	VOL.	PAGES
01/02/2020	Defendant's Objection To Plaintiff's Brunzell Affidavit For Attorney's Fees And Costs	7	1630 - 1636
02/25/2020	Defendant's Objection To Plaintiff's Supplemental Appendix	8	1850 - 1852
01/11/2022	Defendant's Opposition	15	3401 - 3406
05/24/2022	Defendant's Opposition	17	3799 - 3813
11/07/2019	Defendant's Opposition To Plaintiff's Motion To Compel Discovery Responses And For Attorney's Fees	4	931 - 939
03/28/2021	Defendant's Opposition To Plaintiff's Motion To Modify Temporary Physical Custody Pending Trial And Countermotion For Sanctions And Attorney's Fees	13	2819 - 2832
05/03/2021	Defendant's Pre-Trial Memorandum	13	2900 - 2919
10/02/2019	Defendant's Reply To Opposition To Defendant's Renoticed Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines	3	693 - 702
11/18/2019	Defendant's Response To Plaintiff's Response In Support Of Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Fees And Costs	5	1113 - 1128
01/23/2020	Discovery Cmmissioner's Report And Recommendations From 12/06/19 Hearing	8	1740 - 1744
12/30/2019	Discovery Commissioners Report And Recommendations From 12/06/19 Hearing	7	1576 - 1580
05/27/2022	Emergency Ex Parte Application For An Order Shortening Time On Plaintiffs Emergency Motion To Stay Judgement Pending Appeal	18	3947 - 3953
05/14/2019	Emergency Motion For A Change Of Custody; For Attorney's Fees And Costs And Related Relief	2	269 - 299
09/21/2021	Emergency Motion For Immediate Withdrawal Of Attorney	15	3321 - 3329
06/03/2021	Emergency Motion Regarding Summer Custodial Timeshare	14	3070 - 3092
08/04/2021	Emergency Motion To Address Defendant's Intent To Withhold The Minor Children	14	3253 - 3261
05/27/2022	Emergency Motion To Stay Judgement Pending Appeal	18	3927 - 3946
08/06/2021	Errata To Defendant's Opposition To Emergency To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions	15	3285 - 3287
11/15/2019	Errata To Exhibits To Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief	5	1110 - 1112
11/08/2019	Errata To Opposition To Plaintiff's Motion To Compel Discovery Responses And For Attorney's Fees	4	940 - 943
09/13/2022	Estimate Of Rough Draft Transcripts	18	3991 - 3992
10/12/2020	Ex Parte Application For An Order Shortening Time On Defendant's Amended Motion For Clarification And Modification Of Court Release Regarding Custody Evaluation And For Sanctions And Fees Against Plaintiff	12	2643 - 2646
09/22/2021	Ex Parte Application For An Order Shortening Time On Defendant's Emergency Motion For Immediate Withdrawal Of Attorney	15	3330 - 3337

FILED	DOCUMENT	VOL.	PAGES
11/21/2019	Ex Parte Application For An Order Shortening Time On Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief	5	1198 - 1200
07/31/2020	Ex Parte Application For An Order Shortening Time On Defendant's Motion To Continue Trial (Second Request)	11	2526 - 2529
07/21/2020	Ex Parte Application For An Order Shortening Time On Defendant's Motion To Extend Rebuttal Expert Deadline And For Attorney's Fees	11	2485 - 2487
03/17/2022	Ex Parte Application For An Order Shortening Time On Defendant's Motion To Place On Calendar And Take Testimony	16	3626 - 3633
06/03/2021	Ex Parte Application For An Order Shortening Time On Hearing For Plaintiff's Motion To Disqualify	14	3113 - 3118
06/24/2021	Ex Parte Application For An Order Shortening Time On Hearing On Emergency Motion Regarding Summer Custodial Timeshare	14	3166 - 3170
03/19/2021	Ex Parte Application For An Order Shortening Time On Plaintiff's Motion Modify Temporary Physical Custody Pending Trial	13	2809 - 2815
08/04/2021	Ex Parte Application For An Order Shortening Time On Plaintiff's Emergency Motion To Address Defendant's Intent To Withhold The Minor Children	15	3262 - 3269
01/05/2021	Ex Parte Application For An Order Shortening Time On Plaintiff's Motion To Reassign	12	2733 - 2779
05/18/2022	Ex Parte Application For An Order Shortening Time On Plaintiff's Motion To Reconsider Decision After Defendant's Motion To Place On Calendar And Take Testimony	17	3765 - 3771
05/19/2022	Ex Parte Application For An Order Shortening Time On Plaintiff's Motion To Reconsider Decision After Defendant's Motion To Place On Calendar And Take Testimony	17	3792 - 3798
01/04/2021	Ex Parte Application For An Order Shortening Time On Plaintiff's Motion To Terminate Temporary Spousal Support.	12	2747 - 2753
06/03/2020	Ex Parte Application For An Order To Show Cause	10	2326 - 2362
06/05/2019	Ex Parte Motion For An Order Shortening Time	2	420 - 429
02/04/2020	Ex Parte Motion For An Order Shortening Time	8	1754 - 1757
03/31/2020	Ex Parte Motion For An Order Shortening Time	9	1984 - 1987
06/22/2020	Ex Parte Motion For An Order Shortening Time	11	2381 - 2384
11/14/2019	Ex Parte Motion For An Order To Release Electronics To Adam's Agent Or, In The Alternative, For An Order Barring The Release Of Electronics Until Further Court Order	5	1039 - 1053
06/23/2021	Ex Parte Motion For Leave To File Reply To Opposition To Countermotion	14	3136 - 3140
09/30/2019	Ex Parte Motion For Order Shortening Time To Hear Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines	3	675 - 678

FILED	DOCUMENT	VOL.	PAGES
08/29/2019	Ex Parte Motion For Order Shortening Time To Hear Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines (First Request0	3	604 - 608
02/05/2019	Ex Parte Motion To Vacate Or Continue Hearing	1	35 - 39
03/16/2020	Exhibit Appendix To Plaintiff's 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 Counter Motion To Enforce Phone Contact With The Minor Children And For Attorney's Fees	8	1879 - 1892
11/22/2019	Exhibits To Defendant's Joinder To Joshua Lloyd's Motion For Protective Order And Countermotion For Fees From Plaintiff To Defendant	5	1213 - 1222
11/15/2019	Exhibits To Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief	5	1073 - 1109
05/22/2020	Exhibits To Defendant's Motion For An Order To Show Cause As To Why Plaintiff Should Not Be Held In Contempt, For Order Regarding Health Insurance And Spousal Support, For Attorney's Fees, And Related Relief	10	2273 - 2307
10/09/2019	Exhibits To Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees	4	732 - 803
08/28/2019	Exhibits To Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines (First Request)	3	584 - 598
11/18/2019	Exhibits To Defendant's Response To Plaintiff's Response In Support Of Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Fees And Costs	5	1129 - 1163
06/03/2021	Exhibits To Emergency Motion Regarding Summer Custodial Timeshare	14	3093 - 3112
04/22/2021	Exhibits To Emergency Motion To Allow Witness To Appear Virtually	13	2860 - 2871
10/07/2020	Exhibits To Motion For Clarification And Modification Of Court Release Regarding Custody Evaluation And For Sanctions And Fees Against Plaintiff	11	2609 - 2628
12/21/2021	Exhibits To Motion To Expand Discovery To Include Up To Date Appclose Messages And Other Messages Sent By The Defendant	15	3382 - 3394
04/28/2020	Exhibits To Opposition To Motion For An Order To Permit Plaintiff To Retain The Sick Minor Children Pursuant To Their Pediatrician's Directive; For Attorney's Fees And Costs And Related Relief And Countermotion For Make-Up Visitation Time; To Admonish Plaintiff To Abide By Joint Legal Custody Standards; For Attorney's Fees; And Related Relief	10	2163 - 2203

And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief 03/28/2021	FILED	DOCUMENT	VOL.	PAGES
Physical Custody Pending Trial And Countermotion For Sanctions And Attorney's Fees Exhibits To Reply To Opposition To Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief And Opposition To Countermotion For Attorney's Fees And Costs	06/26/2020	And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related	11	2418 - 2434
Custody Evaluation, Attorney's Fees, And Related Relief And Opposition To Countermotion For Attorney's Fees And Costs	03/28/2021	Physical Custody Pending Trial And Countermotion For Sanctions And	13	2833 - 2846
Temporary Spousal Support And Preliminary Attorney's Fees And Opposition To Countermotion For Attorney's Fees And Costs	12/06/2019	Custody Evaluation, Attorney's Fees, And Related Relief And	7	1416 - 1495
10/09/2019 Financial Disclosure Form 4 804 - 814	11/04/2019	Temporary Spousal Support And Preliminary Attorney's Fees And	4	889 - 930
07/15/2019 General Fiancial Disclosure Form 3 501 - 511 02/01/2019 General Financial Disclosure Form 1 19 - 25 02/26/2019 General Financial Disclosure Form 1 174 - 184 09/24/2019 General Financial Disclosure Form 3 659 - 669 05/22/2020 General Financial Disclosure Form 10 2308 - 2317 06/30/2020 General Financial Disclosure Form 11 2444 - 2454 05/03/2021 General Financial Disclosure Form 13 2892 - 2899 09/01/2021 General Financial Disclosure Form 15 3306 - 3317 01/11/2019 Joint Preliminary Injunction 1 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 3 1 2 1 <td>01/25/2022</td> <td>Final Billing of Transctips</td> <td>16</td> <td>3577</td>	01/25/2022	Final Billing of Transctips	16	3577
02/01/2019 General Financial Disclosure Form 1 19 - 25 02/26/2019 General Financial Disclosure Form 1 174 - 184 09/24/2019 General Financial Disclosure Form 3 659 - 669 05/22/2020 General Financial Disclosure Form 10 2308 - 2317 06/30/2020 General Financial Disclosure Form 11 2444 - 2454 05/03/2021 General Financial Disclosure Form 13 2892 - 2899 09/01/2021 General Financial Disclosure Form 15 3306 - 3317 01/11/2019 Joint Preliminary Injunction 1 11 - 1 1 - 1 - 1 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 2 - 2899 - 2781 - 2781 - 2781 - 2781 - 2781 - 2781 - 2781 - 2781 - 2781 - 2782 - 2781 - 2782 - 2	10/09/2019	Financial Disclosure Form	4	804 - 814
02/26/2019 General Financial Disclosure Form 1 174 - 184 09/24/2019 General Financial Disclosure Form 3 659 - 669 05/22/2020 General Financial Disclosure Form 10 2308 - 2317 06/30/2020 General Financial Disclosure Form 11 2444 - 2454 05/03/2021 General Financial Disclosure Form 13 2892 - 2899 09/01/2021 General Financial Disclosure Form 15 3306 - 3317 01/11/2019 Joint Preliminary Injunction 1 11 - 12 05/12/2022 Memorandum Of Fees And Costs 17 3747 - 3752 07/23/2019 Minute Order 3 512 - 514 02/13/2020 Minute Order 8 1789 - 1791 10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 12 2780 - 2781 05/27/2021	07/15/2019	General Fiancial Disclosure Form	3	501 - 511
09/24/2019 General Financial Disclosure Form 3 659 - 669 05/22/2020 General Financial Disclosure Form 10 2308 - 2317 06/30/2020 General Financial Disclosure Form 11 2444 - 2454 05/03/2021 General Financial Disclosure Form 13 2892 - 2899 09/01/2021 General Financial Disclosure Form 15 3306 - 3317 01/11/2019 Joint Preliminary Injunction 1 11 - 12 05/12/2022 Memorandum Of Fees And Costs 17 3747 - 3752 07/23/2019 Minute Order 3 512 - 514 02/13/2020 Minute Order 8 1789 - 1791 10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 08	02/01/2019	General Financial Disclosure Form	1	19 - 25
05/22/2020 General Financial Disclosure Form 10 2308 - 2317 06/30/2020 General Financial Disclosure Form 11 2444 - 2454 05/03/2021 General Financial Disclosure Form 13 2892 - 2899 09/01/2021 General Financial Disclosure Form 15 3306 - 3317 01/11/2019 Joint Preliminary Injunction 1 11 - 12 05/12/2022 Memorandum Of Fees And Costs 17 3747 - 3752 07/23/2019 Minute Order 3 512 - 514 02/13/2020 Minute Order 8 1789 - 1791 10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 08/28/2019 Minute Order 15 3303 - 305 08/28/2019	02/26/2019	General Financial Disclosure Form	1	174 - 184
06/30/2020 General Financial Disclosure Form 11 2444 - 2454 05/03/2021 General Financial Disclosure Form 13 2892 - 2899 09/01/2021 General Financial Disclosure Form 15 3306 - 3317 01/11/2019 Joint Preliminary Injunction 1 11 - 12 05/12/2022 Memorandum Of Fees And Costs 17 3747 - 3752 07/23/2019 Minute Order 3 512 - 514 02/13/2020 Minute Order 8 1789 - 1791 10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2703 - 2704 05/27/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 08/28/2019 Minute Order 16	09/24/2019	General Financial Disclosure Form	3	659 - 669
05/03/2021 General Financial Disclosure Form 13 2892 - 2899 09/01/2021 General Financial Disclosure Form 15 3306 - 3317 01/11/2019 Joint Preliminary Injunction 1 11 - 12 05/12/2022 Memorandum Of Fees And Costs 17 3747 - 3752 07/23/2019 Minute Order 3 512 - 514 02/13/2020 Minute Order 8 1789 - 1791 10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2703 - 2704 01/08/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 12 2780 - 2781 06/09/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Motion For A Change Of Custody Based	05/22/2020	General Financial Disclosure Form	10	2308 - 2317
09/01/2021 General Financial Disclosure Form 15 3306 - 3317 01/11/2019 Joint Preliminary Injunction 1 11 - 12 05/12/2022 Memorandum Of Fees And Costs 17 3747 - 3752 07/23/2019 Minute Order 3 512 - 514 02/13/2020 Minute Order 8 1789 - 1791 10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2703 - 2704 01/08/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Minute Order - No Hearing Held 3 565 - 567 03/31/2020 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related	06/30/2020	General Financial Disclosure Form	11	2444 - 2454
01/11/2019 Joint Preliminary Injunction 1 11 - 12 05/12/2022 Memorandum Of Fees And Costs 17 3747 - 3752 07/23/2019 Minute Order 3 512 - 514 02/13/2020 Minute Order 8 1789 - 1791 10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2703 - 2704 01/08/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 08/28/2019 Minute Order 16 3604 - 3605 08/28/2019 Minute Order - No Hearing Held 3 565 - 567 03/31/2020 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; F	05/03/2021	General Financial Disclosure Form	13	2892 - 2899
05/12/2022 Memorandum Of Fees And Costs 17 3747 - 3752 07/23/2019 Minute Order 3 512 - 514 02/13/2020 Minute Order 8 1789 - 1791 10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2703 - 2704 01/08/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 08/28/2019 Minute Order - No Hearing Held 3 565 - 567 03/31/2020 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Related Related 9 1960 - 1983	09/01/2021	General Financial Disclosure Form	15	3306 - 3317
07/23/2019 Minute Order 3 512 - 514 02/13/2020 Minute Order 8 1789 - 1791 10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2703 - 2704 01/08/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief 9 1960 - 1983	01/11/2019		1	11 - 12
02/13/2020 Minute Order 8 1789 - 1791 10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2703 - 2704 01/08/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Minute Order - No Hearing Held 3 565 - 567 03/31/2020 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief 9 1960 - 1983	05/12/2022	Memorandum Of Fees And Costs	17	3747 - 3752
10/29/2020 Minute Order 12 2685 - 2687 11/10/2020 Minute Order 12 2703 - 2704 01/08/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Minute Order - No Hearing Held 3 565 - 567 03/31/2020 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief 9 1960 - 1983	07/23/2019	Minute Order	3	512 - 514
11/10/2020 Minute Order 12 2703 - 2704 01/08/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief 9 1960 - 1983	02/13/2020	Minute Order	8	
01/08/2021 Minute Order 12 2780 - 2781 05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief 9 1960 - 1983	10/29/2020	Minute Order	12	2685 - 2687
05/27/2021 Minute Order 14 3052 - 3053 06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Minute Order - No Hearing Held 3 565 - 567 03/31/2020 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief 9 1960 - 1983	11/10/2020	Minute Order	12	2703 - 2704
06/09/2021 Minute Order 14 3127 - 3128 07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief 9 1960 - 1983	01/08/2021	Minute Order	12	2780 - 2781
07/22/2021 Minute Order 14 3251 - 3252 08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Minute Order - No Hearing Held 3 565 - 567 03/31/2020 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief 9 1960 - 1983		Minute Order	14	3052 - 3053
08/05/2021 Minute Order 15 3270 - 3271 08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Minute Order - No Hearing Held 3 565 - 567 03/31/2020 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief 9 1960 - 1983	06/09/2021	Minute Order	14	3127 - 3128
08/26/2021 Minute Order 15 3303 - 3305 03/07/2022 Minute Order 16 3604 - 3605 08/28/2019 Minute Order - No Hearing Held 3 565 - 567 03/31/2020 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief 9 1960 - 1983	07/22/2021	Minute Order	14	3251 - 3252
03/07/2022Minute Order163604 - 360508/28/2019Minute Order - No Hearing Held3565 - 56703/31/2020Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief91960 - 1983	08/05/2021	Minute Order	15	3270 - 3271
08/28/2019Minute Order - No Hearing Held3565 - 56703/31/2020Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief91960 - 1983	08/26/2021	Minute Order	15	3303 - 3305
03/31/2020 Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief	03/07/2022	Minute Order	16	3604 - 3605
Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief	08/28/2019	Minute Order - No Hearing Held	3	565 - 567
06/13/2019 Motion For An Order To Show Cause 2 472 - 484	03/31/2020	Of The Minor Children; For Marie's Birth Certificate; For Attorney's	9	1960 - 1983
	06/13/2019	Motion For An Order To Show Cause	2	472 - 484

FILED	DOCUMENT	VOL.	PAGES
02/21/2020	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	8	1815 - 1832
07/25/2019	Motion For Division Of The Proceeds From The Sale Of The Marital Home, And For Attorney's Fees	3	515 - 520
03/16/2022	Motion For Order Shortening Time	16	3616 - 3622
11/19/2019	Motion For Protective Order	5	1164 - 1176
12/27/2019	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	7	1557 - 1575
06/26/2021	Motion For Sanctions	14	3177 - 3186
04/22/2021	Motion In Limine To Recognize Dr. Paglini As Neutral Expert	13	2872 - 2877
12/21/2021	Motion To Expand Discovery To Include Up To Date Appclose Messges And Other Messages Sent By The Defendant	15	3374 - 3381
03/18/2021	Motion To Modify Temporary Physical Custody Pending Trial	13	2799 - 2808
05/13/2022	Motion To Reconsider Decision After Defendant's Motion To Place On Calendar And Take Testimony	17	3753 - 3764
08/23/2019	Motion To Withdraw And Adjudicate Attorney's Lien	3	542 - 561
01/27/2020	Motion To Withdraw As Attorney Of Record For Defendant	8	1745 - 1753
02/06/2020	No Contact Order	8	1758 - 1760
08/03/2020	Non-Opposition To Defendant's Motion To Continue Trial And Countermotion For Sanctions	11	2530 - 2543
09/22/2021	Non-Opposition To Request For Order Shortening Time; Opposition To Facts Contained Within Request For Order Shortening Time	15	3338 - 3356
02/21/2019	Notice Of 16.2 Early Case Conference	1	91 - 92
09/02/2020	Notice Of Appeal	11	2566 - 2568
05/27/2022	Notice Of Appeal	18	3954 - 3955
12/27/2021	Notice Of Appearance	15	3395 - 3397
02/14/2019	Notice Of Appearance Of Attorney	1	87 - 88
05/07/2021	Notice Of Association Of Co-Counsel In An Unbundled Capacity	13	3000 - 3001
03/20/2019	Notice Of Association Of Counsel	1	225 - 226
08/23/2019	Notice Of Attorney's Lien	3	562 - 564
01/12/2021	Notice Of Department Reassignment	12	2782 - 2784
05/26/2022	Notice Of Entry	18	3870 - 3926
05/31/2022	Notice Of Entry	18	3978 - 3983
08/28/2019	Notice Of Entry Of August 28, 2019 Minute Order	3	599 - 603
07/26/2019	Notice Of Entry Of July 23, 2019 Minute Order	3	521 - 524
02/06/2020	Notice Of Entry Of No Contact Order	8	1761 - 1766
01/22/2020	Notice Of Entry Of Order	8	1665 - 1668
02/06/2020	Notice Of Entry Of Order	8	1775 - 1784
05/27/2020	Notice Of Entry Of Order	10	2321 - 2325
07/06/2020	Notice Of Entry Of Order	11	2463 - 2472
09/10/2020	Notice Of Entry Of Order	11	2579 - 2584

FILED	DOCUMENT	VOL.	PAGES
03/09/2021	Notice Of Entry Of Order	13	2790 - 2796
05/04/2021	Notice Of Entry Of Order	13	2950 - 2955
06/04/2021	Notice Of Entry Of Order	14	3122 - 3126
06/28/2021	Notice Of Entry Of Order	14	3211 - 3215
07/06/2021	Notice Of Entry Of Order	14	3226 - 3231
07/06/2021	Notice Of Entry Of Order	14	3232 - 3239
04/22/2020	Notice Of Entry Of Order After Hearing Of April 6, 2020	9	2079 - 2085
10/04/2019	Notice Of Entry Of Order After Hearing Of August 1, 2019	3	708 - 715
05/14/2020	Notice Of Entry Of Order After Hearing Of February 26, 2020	10	2212 - 2222
08/22/2019	Notice Of Entry Of Order After Hearing Of June 17, 2019	3	532 - 541
05/03/2019	Notice Of Entry Of Order After Hearing Of March 19, 2019	2	251 - 268
12/12/2019	Notice Of Entry Of Order After Hearing Of October 3, 2019	7	1549 - 1555
11/22/2019	Notice Of Entry Of Order After Hearing Of September 6, 2019	6	1226 - 1231
09/21/2020	Notice Of Entry Of Order From October 9, 2019 Hearing	11	2585 - 2589
02/20/2020	Notice Of Entry Of Order On Discovery Commissioner's Report And Recommendations	8	1800 - 1809
11/21/2019	Notice Of Entry Of Order Shortening Time	5	1193 - 1197
04/02/2020	Notice Of Entry Of Order Shortening Time	9	1999 - 2003
06/22/2020	Notice Of Entry Of Order Shortening Time	11	2387 - 2391
10/21/2020	Notice Of Entry Of Order Shortening Time	12	2680 - 2684
08/10/2020	Notice Of Entry Of Order To Continue Trial	11	2557 - 2562
03/13/2019	Notice Of Entry Of Order To Seal Records	1	187 - 191
09/27/2021	Notice Of Entry Of Order To Withdraw As Counsel Of Record	15	3364 - 3369
11/16/2020	Notice Of Entry Of Stipulation And Order	12	2718 - 2726
04/23/2019	Notice Of Entry Of Stipulation And Order Modifying Timeshare	1	230 - 235
06/29/2020	Notice Of Entry Of Stipulation And Order Regarding The Orders To Show Cause	11	2438 - 2443
04/01/2020	Notice Of Entry Of Stipulation And Order To Provide CPS Records And Drug Test Results To The Child Custody Evaluator	9	1991 - 1996
07/21/2020	Notice Of Entry Of The Stipulation And Order To Withdraw	11	2491 - 2496
09/09/2019	Notice Of Intent To File Opposition To Prior Counsel's Motion To Adjudicate Attorney's Lien	3	637 - 639
02/12/2020	Notice Of Non-Opposition To Motion To Withdraw As Attorney Of Record For Defendant	8	1787 - 1788
09/17/2019	Notice Of Seminar Completion	3	653 - 654
03/25/2020	Notice Of Seminar Completion EDCR 5.302	8	1894 - 1896
01/23/2020	Notice Of Withdrawal Of Attorney Of Record	8	1669 - 1671
11/26/2019	Objection To Discovery Commissioners Report And Recommendations Filed November 12, 2019	6	1232 - 1244
05/27/2022	Opposition And Countermotion	18	3956 - 3972
06/18/2021	Opposition To Defendant's Emergency Motion Regarding Custodial Timeshare	14	3129 - 3135

FILED	DOCUMENT	VOL.	PAGES
12/04/2019	Opposition To Defendant's Motion For A Custody Evaluation, Attorney's Fees And Related Relief And Countermotion For Attorney's Fees And Costs	6	1374 - 1405
10/23/2019	Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees And Countermotion For Attorney's Fees And Costs	4	815 - 842
08/30/2019	Opposition To Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines (First Request); And Countermotion To Strike The Substitution Of Attorneys	3	609 - 624
10/02/2019	Opposition To Defendant's Renoticed Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines	3	681 - 692
08/06/2021	Opposition To Emergency Motion To Address Defendant's Intent To Withhold The Minor Children And Countermotion For Compensatory Time, Fees And Sanctions	15	3272 - 3284
09/13/2019	Opposition To Louis C. Schneider's Motion To Adjudicate Attorney's Lien	3	640 - 650
04/28/2020	Opposition To Motion For An Order To Permit Plaintiff To Retain The Sick Minor Children Pursuant To Their Pediatrician's Directive; For Attorney's Fees And Costs And Related Relief And Countermotion For Make-Up Visitation Time; To Admonish Plaintiff To Abide By Joint Legal Custody Standards; For Attorney's Fees; And Related Relief	10	2130 - 2162
06/29/2019	Opposition To Motion For An Order To Show Cause And Countermotion	2	485 - 500
06/27/2021	Opposition To Motion For Sanctions And Countermotion For Attorney's Fees And Sanctions	14	3187 - 3207
06/26/2020	Opposition To Motion To Address Upcoming Trial Date And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation And Countermotion For Plaintiff To File An Updated Fdf, For Attorney's Fees, And Related Relief	11	2392 - 2417
05/14/2021	Opposition To Motion To Disqualify And Countermotion For Attorney's Fees And Sanctions	14	3017 - 3047
12/28/2020	Opposition To Motion To Terminate Temporary Spousal Support And Countermotion For Attorney's Fees	12	2734 - 2746
11/26/2019	Opposition To Mr. Lloyd's Motion For Protective Order And Countermotion For Attorney's Fees And Costs	6	1281 - 1296
05/28/2019	Opposition To Plaintiff's Emergency Motion For A Change Of Custody/Spousal Support/Child Support, For Attorney's Fees And Costs And Related Relief. Counter Motion For Change Of Custody For Primary Physical And Sole Legal Custody, Psychological Evaluation Of The Plaintiff	2	405 - 419

FILED	DOCUMENT	VOL.	PAGES
04/02/2020	Opposition To Plaintiff's Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief And Countermotion For An Order To Show Cause, Compensatory Visitation Time, And Attorney's Fees	9	2007 - 2028
03/16/2020	Opposition To Plaintiff's 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 Counter Motion To Enforce Phone Contact With The Minor Children And For Attorney's Fees	8	1857 - 1878
01/03/2020	Opposition To 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 Countermotion To Restore Joint Physical Custody And For Attorney's Fees	7	1637 - 1660
04/27/2021	Opposition To Plaintiff's Motion In Limine	13	2878 - 2884
10/20/2020	Opposition To Plaintiff's Motion To Clarify Court's June 30th Order After Hearing	12	2647 - 2657
07/04/2021	Order (April 30, 2021 Hearing)	14	3216 - 3219
08/08/2021	Order (July 8, 2021 Hearing)	15	3288 - 3292
10/20/2021	Order (September 27, 2021)	15	3370 - 3373
05/13/2020	Order After Hearing February 26, 2020	10	2204 - 2211
10/03/2019	Order After Hearing Of August 1, 2019	3	703 - 707
08/21/2019	Order After Hearing Of June 17, 2019	3	525 - 531
05/03/2019	Order After Hearing Of March 19, 2019	1	236 - 250
12/12/2019	Order After Hearing Of October 3, 2019	7	1545 - 1548
11/22/2019	Order After Hearing Of September 6, 2019	6	1223 - 1225
02/07/2019	Order For Family Mediation Center Services	1	86
05/09/2022	Order From April 14, 2022 Motion Hearing	17	3743 - 3746
04/22/2020	Order From April 6, 2020 Hearing	9	2075 - 2078
02/06/2020	Order From December 9, 2019 Hearing	8	1767 - 1774
03/09/2021	Order From February 18, 2021 Hearing	13	2785 - 2789
02/08/2022	Order From January 21, 2022 Trial	16	3578 - 3581
07/06/2020	Order From June 1, 2020 Hearing	11	2455 - 2462
09/10/2020	Order From June 30, 2020 Hearing	11	2575 - 2578
05/04/2021	Order From March 30, 2021 Hearing	13	2946 - 2949
07/04/2021	Order From May 10, 2021	14	3220 - 3225
08/19/2020	Order From The Hearing Held October 9, 2019	11	2563 - 2565
01/22/2020	Order On Discovery Commissioner's Report And Recommendations	7	1663 - 1664
02/19/2020	Order On Discovery Commissioner's Report And Recommendations	8	1792 - 1799
05/31/2022	Order Re: Stay	18	3973 - 3977
02/26/2020	Order Referring To Judical Settlement Program	8	1854 - 1855
02/07/2019	Order Setting Case Management Conference And Directing Compliance With NRCP 16.2	1	76 - 85

FILED	DOCUMENT	VOL.	PAGES
09/16/2019	Order Setting Case Management Conference And Directing Compliance With NRCP 16.2	3	651 - 652
09/04/2019	Order Shortening Time	3	625 - 626
10/01/2019	Order Shortening Time	3	679 - 680
11/21/2019	Order Shortening Time	5	1180 - 1181
04/01/2020	Order Shortening Time	9	1997 - 1998
06/22/2020	Order Shortening Time	11	2385 - 2386
10/21/2020	Order Shortening Time	12	2677 - 2679
03/23/2021	Order Shortening Time	13	2816 - 2818
06/28/2021	Order Shortening Time	14	3208 - 3210
09/22/2021	Order Shortening Time	15	3357 - 3359
03/16/2022	Order Shortening Time	16	3623 - 3625
06/04/2021	Order Shortening Time On Hearing For Plaintiff's Motion To Disqualify	14	3119 - 3121
08/10/2020	Order To Continue Trial	11	2553 - 2556
03/12/2019	Order To Seal Records Pursuant To NRS 125.110(2)	1	185 - 186
05/27/2020	Order To Show Cause	10	2318 - 2320
02/20/2020	Order To Withdraw As Counsel Of Record	8	1810 - 1811
09/24/2021	Order To Withdraw As Counsel Of Record	15	3360 - 3363
03/18/2022	Pecos Law Group's Memorandum Of Fees And Costs Per Court's Instruction On March 4, 2022	17	3634 - 3742
02/14/2019	Petition To Seal Records Pursuant To NRS 125.110(2)	1	89 - 90
11/13/2020	Plaintiff's Brief Regarding Confidentiality Agreement	12	2705 - 2710
12/31/2019	Plaintiff's Brunzell Affidavit For Attorney's Fees And Costs	7	1581 - 1629
07/08/2021	Plaintiff's Financial Disclosure Form	14	3240 - 3250
03/04/2022	Plaintiff's Financial Disclosure Form	16	3593 - 3603
05/15/2019	Plaintiff's Initial Expert Witness List	2	392 - 400
03/12/2021	Plaintiff's List Of Contested Art In His Possession And Art Believed To Be In Defendant's Possession	13	2797 - 2798
04/26/2020	Plaintiff's Motion For An Order To Permit Plaintiff To Retain The Sick Minor Children Pursuant To Their Pediatrician's Directive, For Attorney's Fees And Costs And Related Relief	9	2086 - 2099
06/19/2020	Plaintiff's Motion To Address Upcoming Trial Date And Findings In Regard To Chalese's Refusal To Timely Facilitate The Completion Of The Child Custody Evaluation	10	2367 - 2380
10/07/2020	Plaintiff's Motion To Clarify Courts June 30th Order After Hearing	11	2590 - 2595
10/24/2019	Plaintiff's Motion To Compel Discovery Responses And For Attorney's Fees	4	851 - 868
05/13/2021	Plaintiff's Motion To Disqualify	13	3002 - 3016
01/05/2021	Plaintiff's Motion To Reassign	12	2766 - 2732
12/14/2020	Plaintiff's Motion To Terminate Temporary Spousal Support	12	2727 - 2733
12/12/2019	Plaintiff's Notice Of UNLV Seminar Completion EDCR 5.07	7	1556

FILED	DOCUMENT	VOL.	PAGES
02/26/2019	Plaintiff's Opposition To 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 Children; For An Order Referring The Parties To Mediation Pursuant To EDCR 5.70, For An Order Awarding Plaintiff Child Support; For An Order Awarding Defendant Alimony; And For Attorney's Fees And Costs Primary Physical Custody, Child Support, And Attorney's Fees And Costs And Countermotion For Joint Legal Custody; Primary Physical Custody To Plaintiff And Supervised Visitation To Defendant; To Establish Child Support; To Establish Payment Of Marital Expenses; For An Order Protecting The Parties Community Property; Defendant To Obtain Employment And To Cooperate In A Vocational Assessment	1	97 - 125
04/29/2021	Plaintiff's Opposition To Defendant's Emergency Motion To Allow Witness To Appear Virtually	13	2885 - 2891
10/20/2020	Plaintiff's Opposition To Defendant's Motion For Clarification And Modification Of Court Release Regarding Custody Evaluation And For Sanctions And Fees Against Plaintiff	12	2658 - 2676
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
01/09/2019	Proof Of Service	1	10
09/30/2019	Re-Notice Of Hearing For Defendant's Motion To Continue Trial, And For Issuance Of New Trial Management Order, Or In The Alternative To Extend Discovery Deadlines	3	670 - 671
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
08/23/2021	Reply In Support Of Emergency Motion To Address Defendant S Intent To Withhold The Minor Children	15	3293 - 3302

FILED	DOCUMENT	VOL.	PAGES
04/03/2020	Reply In Support Of Motion For A Change Of Custody Based On Defendant's Endangerment Of The Minor Children; For Marie's Birth Certificate; For Attorney's Fees And Costs And Related Relief And Opposition To Countermotion For An Order To Show Cause, Compensatory Visitation Time, And Attorney's Fees	9	2029 - 2045
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 To Date Appclose Messages And Other Messages Sent By The Defendant	15	3407 - 3415
02/25/2019	Reply To Counterclaim For Divorce	1	93 - 96
03/18/2019	Reply To Opposition And Countermotion	1	192 - 195
12/06/2019	Reply To Opposition To Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief And Opposition To Countermotion For Attorney's Fees And Costs	6	1406 - 1415
11/04/2019	Reply To Opposition To Defendant's Motion For Temporary Spousal Support And Preliminary Attorney's Fees And Opposition To Countermotion For Attorney's Fees And Costs	4	869 - 888
06/25/2021	Reply To Opposition To Emergency Motion Regarding Summer Custodial Timeshare	14	3171 - 3176
06/02/2021	Reply To Opposition To Motion To Disqualify And Opposition To Countermotion For Fees And Sanctions	14	3054 - 3069
01/04/2021	Reply To Opposition To Motion To Terminate Temporary Spousal Suppot And Opposition To Countermotion	12	2754 - 2765
11/09/2020	Reply To Opposition To Plaintiff's Motion To Clarify Court's June 30th Order After Hearing	12	2695 - 2702
08/05/2020	Reply To Plaintiff's Non-Opposition To Defendant's Motion To Continue Trial And Opposition To Plaintiff's Countermotion For Sanctions	11	2544 - 2552
12/02/2019	Reply To Plaintiff's Opposition To Mr. Lloyd's Motion For Protective Order And Countermotion For Attorney's Fees And Costs	6	1346 - 1373
12/27/2021	Request And Order To Release Records	15	3398 - 3400
02/26/2020	Request For Child Protection Service Appearance And Records	8	1853
01/04/2019	Request For Issuance Of Joint Preliminary Injunction	1	7

FILED	DOCUMENT	VOL.	PAGES
09/08/2022	Request For Rough Draft Transcript	18	3988 - 3990
02/12/2020	Request For Submission Of Motion To Withdraw As Counsel Of Record	8	1785 - 1786
11/12/2019	Response In Support Of Opposition	4	944 - 971
05/24/2021	Response To Defendant's Motion To Disqualify Judge	14	3048 - 3051
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
06/29/2020	Stipulation And Order Regarding Orders To Show Cause	11	2435 - 2437
03/31/2020	Stipulation And Order To Provide CPS Records And Drug Test Results To The Child Custody Evaluator	9	1988 - 1990
07/21/2020	Stipulation And Order To Withdraw	11	2488 - 2490
08/28/2019	Substitution Of Attorneys	3	568 - 570
04/02/2020	Substitution Of Attorneys	9	2004 - 2006
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
12/06/2019	Supplemental Declaration To Reply To Opposition To Defendant's Motion For A Custody Evaluation, Attorney's Fees, And Related Relief And Opposition To Countermotion For Attorney's Fees And Costs	7	1537 - 1539
11/02/2022	Transcript from April 14, 2022 Hearing (Trial Decision)	22	4771 - 4791
11/02/2022	Transcript from January 21, 2022 Evidentiary Hearing (Trial Day 2)	19	3994 - 4155
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

EXHS 1 Bruce I. Shapiro, Esq. 2 Nevada Bar No. 004050 Jack W. Fleeman, Esq. 3 Nevada Bar No. 010584 4 PECOS LAW GROUP 8925 South Pecos Road, Suite 14A 5 Henderson, Nevada 89074 6 Telephone: (702) 388-1851 Facsimile: (702) 388-7406 7 Email: Bruce@pecoslawgroup.com 8 Attorneys for Defendant 9 10 11 12

Electronically Filed 12/6/2019 11:32 AM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

Adam Michael Solinger,

Plaintiff,

VS.

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Chalese Marie Solinger,

Defendant.

Case No. **D-19-582245-D**Dept No. **I**

Date of Hearing: December 9, 2019

Time of Hearing: 8:00 a.m.

EXHIBITS TO

REPLY TO OPPOSITION TO DEFENDANT'S MOTION FOR A CUSTODY EVALUATION, ATTORNEY'S FEES, AND RELATED RELIEF

AND

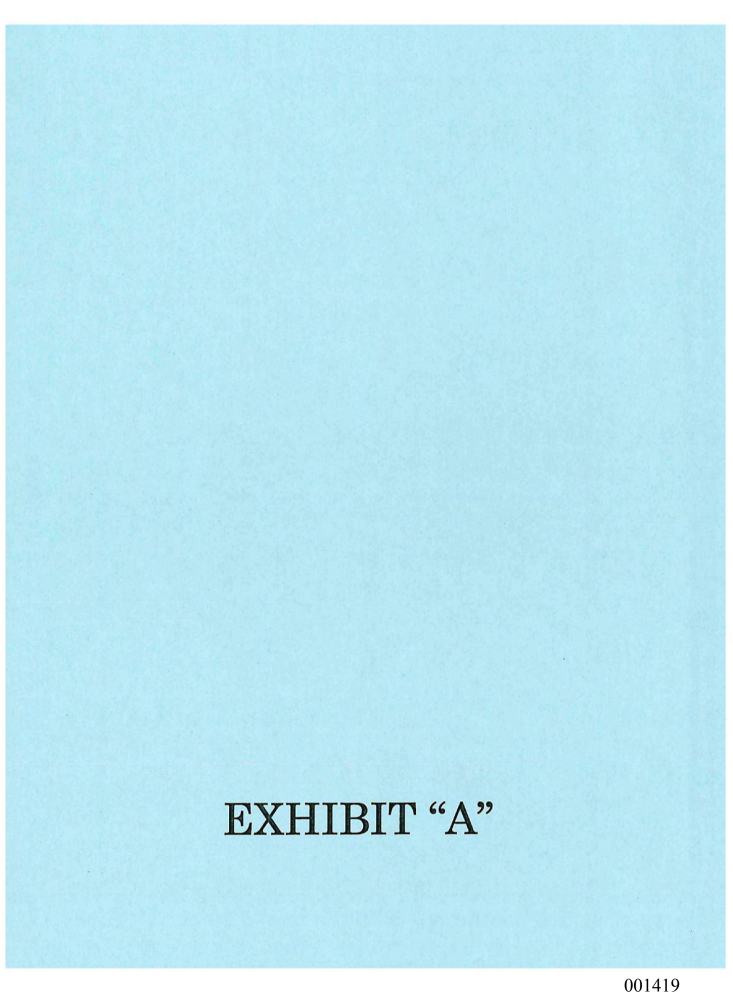
OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS

EXHIBIT A:	Excerpts from Deposition of Adam Solinger	Pages 1, 71, 49, 74, 75, 78, and 73
EXHIBIT B:	Michael's Speech Therapy Notes	001174-001228
EXHIBIT C:	Michael's Pediatrician Records	001236-001239
EXHIBIT D:	Marie's Pediatrician Records	001308-001311

1

Case Number: D-19-582245-D

from private investigator to Adam da 28, 2019	DEF000686 DEF000687
day of December, 2019.	1.00.000.000
PECOS LAW GROUP	
A.C.	
* 12	192
Bruce I. Shapiro, Esq.	
Nevada Bar No. 004050 Jack W. Fleeman, Esq.	
Nevada Bar No. 010584	
8925 South Pecos Road,	
Henderson, Nevada 890 Attorneys for Defendant	



1	DISTRICT COURT					
2	FAMILY DIVISION					
3	CLARK COUNTY, NEVADA					
4						
5	Adam Michael Solinger,)					
6	Plaintiff,)					
7	vs.) Case No.					
8) D-19-582245-D Chalese Marie Solinger,					
9	Defendant.)					
10)					
11						
12						
13						
14						
15	DEPOSITION OF ADAM SOLINGER					
16						
17						
18	Taken at the Offices of Pecos Law Group					
19	8925 South Pecos Road, Suite 14A Henderson, Nevada					
20	On Monday, September 16, 2019					
21	At 1:06 p.m.					
22						
23						
24	Reported by: Jane V. Efaw, CCR #601, RPR					
25	Reported by. Julie V. Braw, Cold Hour, Rich					
L						

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Depo International, LLC

- to stop taking it because she had a brown out, as
- 2 literature would call it -- and this was routine
- every night for me -- where she'd think she fell
- 4 asleep and then she'd be awake and just acting
- 5 completely erratic and crazy.
- 6 Q. But nothing that made you concerned about
- 7 her caring for the children while you were at work?
- 8 A. No, because the medication she was on during
- 9 the course of the marriage was just like an
- antianxiety, like a light one, one to balance things
- out, rather than a fast-acting emergency one, like
- 12 Xanax would be.
- Q. So is Xanax the only medication that you're
- 14 aware of that she started taking after the
- 15 separation?
- 16 A. Yeah. We don't really talk on a personal
- 17 basis. So I only became aware of that because when
- 18 she got caught letting Josh drive when she wasn't
- supposed to by the PI, depending on if you listen to
- 20 her response in her moving papers or in court, it was
- 21 either because she was on such strong benzos that she
- wasn't safe to drive the children, per her own
- 23 admission, signed with a verification at the back
- 24 that she had read it and that everything was true and
- correct; or the allegation in court that her former

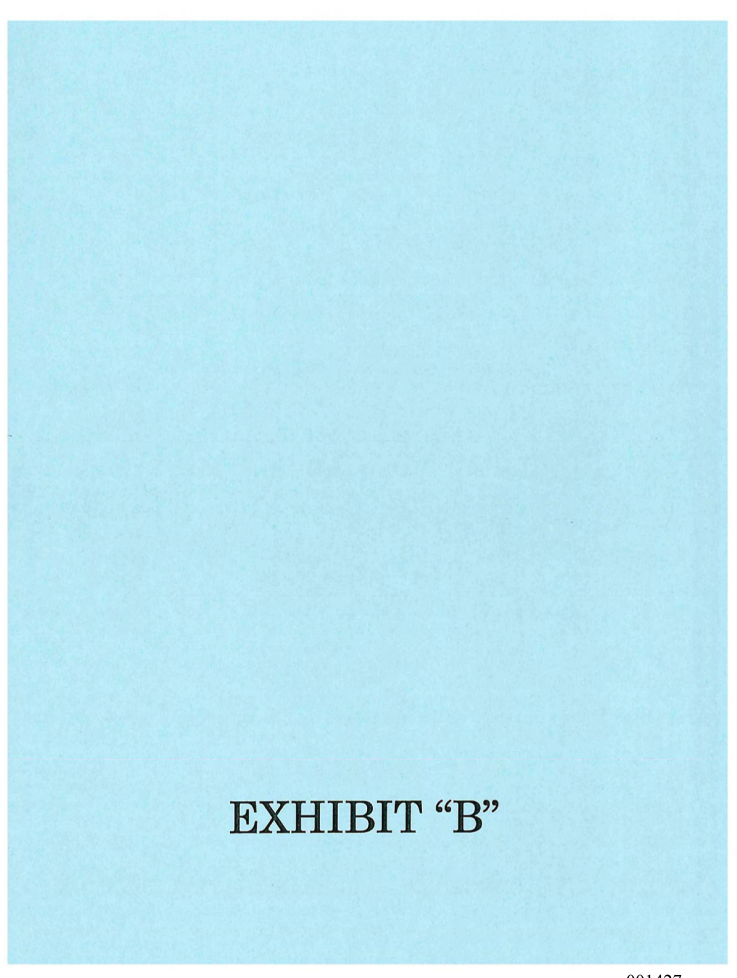
- to the separation in November, you never took either
- 2 child to the doctor by yourself?
- 3 A. Correct. I mean, there's a division of work
- 4 in any kind of relationship; right?
- 5 Q. Do the children have a dentist?
- 6 A. Yes, they do.
- 7 Q. Who is that?
- 8 A. Dr. Hoban at Summerlin Valley Pediatrics --
- 9 Pediatric Dentistry.
- Q. Did you ever take the children to the
- dentist before November 2018?
- 12 A. I attended some of their appointments
- 13 similarly, but there was never a time I recall that I
- 14 took them independently.
- Q. So would it be fair to say that prior to
- November of 2018, doctors' appointments and dentist
- appointments and things of that nature were Chalese's
- 18 responsibility?
- A. Yes, in the division of the relationship.
- Q. As of right now, what do you think the
- 21 custody schedule of your children should be?
- 22 A. I mean, if I'm being frank, I think that it
- 23 should be supervised visits.
- Q. Okay. Well, we'll get to that in a minute.
- What do you think the schedule should be?

- 1 what would your concern be?
- A. It's still physically impossible. She just
- 3 tried to game her most recent drug test by, at a
- 4 minimum, getting a urine detoxer.
- 5 Q. So are there any conditions that she could
- 6 satisfy you, that you would be comfortable her having
- 7 joint custody?
- 8 A. No.
- 9 Q. Ever?
- 10 A. Not at this time.
- 11 O. When?
- 12 A. I mean, I think with several years of
- psychotherapy, because she's frankly right at the age
- 14 where I'm concerned about late-onset mental illness
- 15 and whether this is a manifestation of that, the
- 16 drugs, or what. But the kids don't really have a
- 17 good safety mechanism to call me and be safe.
- 18 Q. Well, do you believe that she suffers from
- 19 any mental illness?
- A. I believe that -- well, I mean, I'm not a
- 21 psychiatrist. I'm not a psychologist. So I don't
- 22 know what she suffers from.
- Q. Well, why haven't you asked that she be
- 24 evaluated?
- A. Number one, I didn't know that that was a

- possibility, as far as a mental health evaluation.
- 2 But, number two, because as of right now, even a
- 3 mental health evaluation would not assuage my
- 4 concerns. Time, treatment and therapy is what would
- 5 make me feel better.
- 6 Q. So it wouldn't make you feel better if a
- 7 qualified psychologist tested her, evaluated her, and
- 8 made recommendations as to what she needs to do to
- 9 properly care for the children?
- 10 A. No, I don't think so.
- 11 Q. So as you sit here, there's absolutely
- 12 nothing she can do to satisfy you that she should
- 13 have joint custody?
- 14 A. Correct.
- Q. And as you sit here, you don't see any point
- in having her evaluated or having a child custody
- 17 evaluation performed?
- 18 A. No.
- 19 Q. Did she use marijuana before the two of you
- 20 separated in November of 2018?
- 21 A. The only time I'm aware of was when it was
- legalized, July 1st of 2017.
- Q. When she used it with you?
- 24 A. Yes.
- Q. How many occasions did she use it with you?

- Q. But nothing regarding treatment?
- 2 A. In my experience with criminal defense,
- 3 people who want treatment get treatment. Those who
- 4 just want to hide their addiction and to -- if you
- 5 suggest treatment to somebody who has a problem but
- 6 doesn't want to fix it, they're just going to get
- 7 better at hiding it.
- Q. Well, do you think that she can afford
- 9 treatment?
- 10 A. I don't know what her financial situation
- 11 is.
- Q. Would you be willing to pay for treatment?
- 13 A. No.
- Q. You wouldn't be willing to pay for a child
- 15 custody evaluation?
- 16 A. I don't think one's necessary.
- 17 Q. Is that a no?
- 18 A. Uh-huh. No.
- 19 Q. Would you be willing to pay for an
- independent medical examination?
- A. What would be the purpose of the independent
- 22 medical examination?
- Q. To determine whether she has a mental health
- 24 issue.
- 25 A. No.

- 1 working. And so the need to drive the kids was
- 2 largely to and from day care, which she wasn't
- 3 putting them in day care at that time anyway. It's
- 4 always me going over there to pick up, which was the
- 5 way things were for a long time.
- 6 BY MR. SHAPIRO:
- 7 Q. So is it Xanax specifically that you're
- 8 concerned about?
- 9 A. It's the unknown. I don't know what she
- 10 takes. I don't have a disclosure for prescriptions.
- 11 I know I've seen her reaction to Ambien. I know that
- on the second highest dose of Xanax, I've had many
- 13 cases like that where I've defended a DUI. Knock on
- 14 wood no fatality DUIs based on Xanax because most of
- 15 the time they fall asleep at a stop light.
- But also marijuana, how those two have a
- 17 comorbidity to them. Alcohol is a concern as well.
- 18 It's just the unknown. And for somebody to concede
- in court papers that they're unsafe to drive, I don't
- 20 know what else to do with that.
- Q. Well, what if she was no longer taking
- 22 Xanax?
- 23 A. There's no trust.
- Q. I'm not asking about trust. If you knew
- 25 through some mechanism that she was not taking Xanax,



Patient Name: SOLINGER, MICHAEL ADAM Date of Birth: 6/16/2015 12:33 PDT

MRN: SHM4990473 FIN: SHM0000015775885

* Auth (Verified) *



Discharge Summary Page 1 of 3 Speech Language Puthology Patient Name: SOLINGER, MICHAEL ADAM Date: 1/16/2019 02:31 PM Medical Record #: 4990473 DOB: 6/16/2015 Account #: 15775885 SOC Date: 2/9/2018 Provider: Summerlin Outpation Therapy Provider#: 1831189638 Trenting Clinician: Margot Elmountassir, MA, CCC-SLP Referring Physician: LAURA WEIDENFELD Patient Information Address: 8500 HIGHLAND VIEW AVE Physician: LAURA WEIDENFELD Physician #: City, State, Zip: LAS VEGAS, Nevada 89145 Occupation: Unknown # of Approved Visits: 0 Gender: Male Contact Person: CHALEST SOLINGER Discharge Information Onset Date NO DIAGNOSIS SENT TO THE REDOC INTERFACE Primary Diagnosis: 2/9/2018 A0000 Other Diagnosis: 2/9/2018 FS0.2 Mixed receptive-expressive language disorder 2/9/2018 F80.0 Phonotogical disorder Visit Information: Treatments: 26 Missed: 5 Patient / Caregiver was given proper notification of Discharge: Yes No further Speech/Lunguage Therapy intervention is indicated at this time in this setting: Putient's physician has been notified that putient has been discharged from Speech and Language Puthologist's care: Rensons for Discharge: Palient refuses further treatment Final Instructions to MOM REQUESTED TO DIC TIER SON SINCE HE IS MAKING SUCH SIGNIFICANT PROGRESS AND Patient: DIJE TO FAMILY ISSUES AT THE TIME. MOM DOES WELL CARRYING OVER STRATEGIES AND ABLE TO PROMPT MICHAEL AS NEEDED. MICHAEL HAS MADE SIGNIFICANT PROGRESS WITH STILL SOME ARTICULATION AND PROPOLOGICAL PROCESSES EVIDENT. Discharge Planning: DISCUSSED WITH MOM TO BRING BACK MICHAEL IF HE DUES NOT MAKE PRÓGRESS AT HOME. Clinical Findings Oral Motor / Speech Oral motor structure/function is normal in all aspects: Strength Reduced in: Tongue - Bilaterel Range of Motion Reduced for: Lingual Lateralization - Hilateral Is Drooting Present:

Page 3 of 6

* Auth (Verified) *

Discharge Summary Page 2 of 3 Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Date: 1/16/2019 02:31 PM Medical Record #: 4990473 DOB: 6/16/2015 Account #: 15775885 SOC Date: 2/9/2018 Provider: Summerlin Outpatient Therapy Provider#: 1831189638 Treating Clinician: Margot Elmountassir, MA. CCC-SLP

Referring Physician: LAURA WEIDENFELD

Oral Motor / Speech Comments:

TONGUE ELEVATION IS DECREASED BUT HE IS IMPROVING EACH WEEK. MOM WORKS ON HIS HOME PROGRAM DAILY. RE WAS DELETING ALMOST ALL INITIAL SOUNDS BUT NOW HE IS DOING VERY WELL. WITH FADING MODEL, HE IS PRODUCING MOST OF THE INITIAL PHONEMES. 1PJ, (NJ. /KJ/G/ ARE STILL DIFFICULT FOR HIM. BLENDS ARE ALSO DIFFICULT FOR BIM BUT IMPROVING WITH MODELS AND VISCAL CUES. HE IS APPROXIMATELY 70% INTELLIGIBLE IN CONVERSATIONAL SPEECH OUT OF CONTEXT. HIS MOTHER HAS TO INTERPREY ABOUT 25% OF THE TIME.

Pediatrie Language Exam

Receptive Language Strengths:

PLSA- Indicate body parts on self, caregiver or toy PLSI. Understand spatial concepts (in, off, out of)

Receptive Language Weaknesses:

PLS4- Understand several pronouns (are, my, yours)

Receptive Language Comments:

MICHAEL FOLLOWED SEVERAL I STEP COMMANDS WITHOUT ANY PROMPTS. HE REQUIRED PROMPTS AT TIMES WITH

AND RESPONDING TO QUESTIONS HAVE BEEN BEITER.

Expressive Language-Strongthst-

PLS5- Extend to or points to object to show others

PLS5. Use five to ten words.

Expressive Language Weaknesses:

PLS5- lise words for a vertery of pragmatic functions

Expressive Language Comments:

MICHAEL RECEIVED TOBES IN HIS EARS. THE IS TALKING IN 4-5 WORDS UTTERANCES NOW. THE IS JUST DIFFICULT TO UNDERSTAND, SEE ORAL MOTOR SECTION.

Standardized Tests

Standardized Testi PLS-S (Preschool Lauguage Scule, Fifth Edition)

Standard Percentile Age Raw Score Score Ronik Equivalent 10 1-11 55 81

Comments: AUDITORY COMPREHENSION: BS 29; SS 84; PR 14; AGE 2-2 EXPRESSIVE COMMUNICATION: R5 26; SS 80; PR 9 AGE 3-9

DID NOT COMPLETE ANY NEW TESTING AS OF 1/16/19.

Impressions / Recommendations

Diagnostic Impressions:

MILD RECEPTIVE-EXPRESSIVE LANGUAGE DISORDER: HOWEVER, SUSPECT THIS WILL CHANGE SINCE TUBES HAVE BEEN PLACED IN EARS.

MILD-MODERATE PHONOLOGICAL PROCESSES.

Functional Goals Coals

Functional Goals; Short MICHARL WILL FOLLOW'S STEP COMMANDS WITHOUT PROMPTS AND YOU ACCURACY. - Partially Term: Mei

MICHAEL VYLL FOLLOW COMMANDS INVOLVING PRONOUNS (ME, YOU, MY, ETC...) WITH 80% ACCORACY. - Partially Met

Facility: SHM Center

Page 4 of 6

* Auth (Vertfled) *

Discharge Summary Speech Language Pathology

Page 3 of 3

Patient Name: SOLINGER, MICHAEL ADAM

Date: 1/16/2019 02:31 PM.

Medical Record #: 4990473

DOB: 6/16/2015

Account #: 15775885

SOC Date: 2/9/2018

Provider: Summerlin Outpatient Therapy

Provider #: 1831189638

Treating Clinician: Margot Elmountassir, MA, CCC-SUP

Referring Physician: LAURA WHIDENFIED

MICHAEL WILL SMITATE SINGLE WORDS WITHOUT PROMPTS 80% OF THE TIME. - Met MICHAEL WILL USE WORD TO REQUEST TOYS (INSTEAD OF JOST POINTING AND SAYING "THAT") WITH 80% ACCURACY AND PADING MODEL. - Met MICHAEL WILL USE ACTION WORDS/VERBS WITH FADING MODEL 80% OF THE TIME. - Met PARENT/CAREGIVER EDUCATION WILL BE PROVIDED TO ASSIST WITH CARRYING OVER ABOVE THE ACTURE AND ARRYING OVER ABOVE STRATEGIES - Met

MICHAEL WILL PRODUCE PHONEMES WITH FADING MODEL AND 80% ACCURACY IN INITIAL

POSITION OF SINGLE WORDS. - Purtially Med

Functional Goods; Long. MICHAEL WILLIBE AT AGE APPROPRIATE LEVEL FOR EXPRESSIVE AND RECEPTIVE LANGUAGE.

- NOUMED ANCHARD, WILL BE INTELLIGIBLE AT THE PHRASE LEVEL WITH 90% ACCURACY TO THE

UNFAMILIAR LISTENER. - Not Mer

Interventions/Plan

ST SPEECH/HEAR TX-IND 92507GN

Intervention Comments: S: SPEECH-LANGOAGE THERAPY WITH MICHAEL. HIS MOM-OBSERVED THE SESSION.

O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR.

WORKED ON HAVING SAY SINGLE WORDS WITH ALL DIFFERENT PHONEMES IN DIFFERENT

POSITIONS.
WEBBER PHONOLOGY FINAL CONSONANT DELETION CARDS: 90% ACCURACY WITH MODEL.
AT TIMES, HE IS ADDING FINAL SOLNDS ONTO WORDS TO OVERCOMPENSATE.
PINAL ENDINGS PUZZLES: UNABLE TO PRODUCE /P; EVEN WITH MODEL IN ISOLATION.
HE HAD OFFICIALTY WITH PEASE // PRODUCE /P; EVEN WITH MODEL IN ISOLATION.

INITIAL POSITIONS.

INITIAL PUSHTIONS.
BLENDS CONTINUE TO BE CHALLENGING FOR MICHAEL. HE WILL TYPICALLY DELETE THEM
BNTIRELY BUT IS ABLE TO PRODUCE ONE PHONEME WITH MODEL AND CUES.
I UNDERSTOOD HIM IN CONTENT 20% OF THE TIME. MOM HAD TO ENTERPRET AT TRUES TODAY.
MOM WOILD LIKE TO TAKE A BREAK FROM SPEECH FOR AWHLE DUE TO PERSONAL ISSUES.

POSSIBLE DIG TOTALLY FROM SPEECH THERAPY. I WILL CONTACT HER AGAIN IN APPROXIMATELY 3 MONTHS. ALSO TOLD MOM SHE COULD CONTACT US AND WE WOULD NOT MAVE HIM BE PUT INTO THE BACK OF THE WAITLIST.

A: MICHAEL IS A 3 YEAR OLD WITH SPEECH LANGUAGE DELAY, P. SPEECH ON HOLD FOR NOW.

Maryor Elmourtweet HA CCL-SU

5/01/2019 2:37:06 PM

Margot Elmounfassir, MA, CCC-SLP

Date/Time

State License #: 825

Page 5 of 6

* Auth (Verified) *

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Treatment Note Page 1 of 1 Speech Language Pathology Date: 1/9/2019 11:22 AM Patient Name: SOLINGER, MICHAEL ADAM Medical Record #: 4990473 DOB: 6/16/2015 Account #: 15775885 SOC Date: 2/9/2018 Provider: Sunimerlia Outpation Therapy Provider#: 1831189638 Trenting Clinician: Margot Elmountassir, MA. CCC-SLP Referring Physician: LAURA WEIDENFELD Oniet Date 2/9/2018 **A0000** NO DIAGNOSIS SENT TO THE REDOCENTERFACE Primary Diagnosis: Other Diagnosts: 2/9/2018 F80.2 Mixed receptive-expressive language disorder P80.0 2/9/2018 Phonological disorder Time 1u: 10:00 AM Time Out: 10:50 AM CPT Code Modifiers Allnutes Units SLP Inferventions and CPT Codes Consisted of: 92507GN 50 ST SPEECH/HEAR TX IND Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50

Total Units: 1 Total Timed Units: 0 Total Untimed Units: I.

Intervention Comments,

5: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM OBSERVED THE SESSION. MOMESTATED HE IS IMPROVING

S: SPIECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM OBSERVED THE SESSION. MOM STATED HERE IMPROVING AND PEOPLE WHO NORMALLY DON'T SEE HIM EVERYDAY UNDERSTANDS HIM AROUT "90% OF THE TIME."

OF MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR.

WORKED ON HAVING SAY SINGLE WORDS WITH ALL DIFFERENT PHONEMES IN DIFFERENT POSITIONS. HE HAD.

DIFFICULTY WITH PENAL PROBLES ABLE TO PRODUCE ALL THESE PHONEMES IN STOLATION WHICH IS NEW FOR HIM. HE HAS DIFFICULTY WITH PRODUCING THOSE PHONEMES IN THE SINGLE WORDS BUT IMPROVING WITH MODEL. BLENDS CONTINUE TO BE CHALLENGING FOR MICHAEL. HE WILL TYPICALLY DELETE THEM ENTIRELY BUT IS ABLE TO PRODUCE ONE PHONEME WITH MODEL. AND CUES.

TO SPRODUCE ONE PHONEME WITH MODEL AND CUES.

TUNDERSTOOD HIM MC CONTEST 99% OF THE TIME. MOM HAD TO INTERPRET TWICE FOR HIM AND IX SUE DIDN'T EVEN UNDERSTAND WHAT HE SAID. MAKING GREAT PROORESS.

MOM INQUIRED ABOUT POSSIBLE DICFROM SPEECH THERAPY SOON. THEY WILL COME BACK NEXT WEEK AND THEN

WE WILL DISCUSS IT. A: MICHAEL IS A 2 YEAR OLD WITH SPEECH-LANGUAGE DELAY.

P. CONTIST LYWEEK.

Maryly Elmourfacely Ha

11:36;48 AM

Margot Elmountassir, MA, CCC-SEP

Date/ Chuic

State License #: 825

Page 6 of 6

Facility: SHM Center

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

Admit: 9/5/2018

Disch: 9/30/2018

Disch Time: 23:59 PDT

FIN: SHM0000015413503

Attending: Weidenfeld, Laura L MD DOB/Sex: 6/16/2015 / Male

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:31 PDT

Report Request ID: 429317309

Page 1 of 3

* Auth (Verified) *



Treatment Note Fage 1 of 1 Speech Language Pathology Dute: 9/19/2018 12:22 PM Patient Name: SOLINGER, MICHAEL ADAM DOB: 6/16/2015 Medical Record #: 4990473 SOC-Date: 2/9/2018 Account #: 15413503 Provider: Summerlin Outpatient Therapy Provider#: 1831189638 Treating Clinician: Margot Elmountassir, MA. CCC-SLP Referring Physician: LAURA WEIDENFELD Onset Date Description Primary Diagnosis: 2/9/2018 A0000 NO DIAGNOSIS SENT TO THE REDOC INTERFACE Mixed receptive-expressive language disorder Other Diagnosis: 2/9/2018 F80.2 2/9/2018 F80.0 Phonological disorder Time Out: 10:50 AM Time.in: 10:00 AM Units CPT Code Modifiers Minutes SLP Interventions and CPT Codes Consisted of: 92507 ST SPEECHAFEAR TX IND Total Minutes: 50 Total Timed Minutes: 0 Total Valined Minutes: 50 Total Cults: 1 Total Timed Cults: 0 Total Cultimed Units: 1 Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BABY SISTER OBSERVED THE SESSION. O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR, MOM REPORTS STRANGERS ARE UNDERSTANDING HIM BETTER AT

STORES, ETC....
IN PLAY, MICHAEL CONTINUES TO DELETE INITIAL SOUNDS. HE ALSO SPEAKS YERY QUICKLY. HIS MOM WOULD INTERPRET FOR ME AT LEAST 50% OF THE TIME.
WORKING ON KAUFMAN WORKBOOK: NEEDS CUES TO LOOK AT MY MOUTH AT TIMES.

717 WORDS: 82% ACCURACY, M/ WORDS: 78% ACCURACY

/P WORDS: 80 ACCURAÇY

IP WORDS: 80 ACCURACY
IDWORDS: 80 ACCURACY
IDWORDS: 80 ACCURACY
IDWORDS: 80 ACCURACY
IPHONOLOGY AND ARTICULATION OBEINFIELY IMPROVED. HE CONTINUES TO HE INCONSISTENT WITH SOUNDS BUT
IMPROVEMENTS MADE. HE IS ADLE TO PRODUCE SOUNDS IN ISOLATION, HAS TROUBLE CARRYING OVER TO WORDS.
IDWEYER, HE WAS MUCH MORE INTELLIGIBLE. I UNDERSTOOD HIM ABOUT 50% OF THE TIME IN CONTEXT.
IMITATING AND APPROXIMATING MORE TODAY. HE STILL DELETES THE INITIAL SOUNDS AND BLENDS AT TIMES (E.G.,
UCK FOR DECK). HE HAS DIPPICULTY WITH BLENDS AT TIMES BUT DOING BETTER WITH THIS WITH RESS, YBUAL
MODEL AND VERDAL CUES. HE INITATED STEPS AND TRUCK CORRECTLY. HE IS ABLE TO PRODUCE ALL PHONEMES
RESOLUTION.

IN ISOLATION. AL MICHAEL IS A 3 YEAR OLD WITH SPEECH-LANGUAGE DELAY.

P. CONI ST LYWEEK.

Manya elmourtanel Ha

12:27:16 1'01

Storget Eliquintassir, MA, CCC-SLP

Date/Time

State License 4: 825

Page 2 of 3

Facility: SHM Center

* Auth (Verified) *



Treatment Note Speech Language Pathology

Page 1 of 1

Patient Name: SOLINGER, MICHAEL ADAM

Medical Record #: 4990473

Account #: 15413503

Provider: Summerlin Outpation Thorapy

Provider#: 1831189638

Trenting Clinician: Margot Elmountassir, MA, CCC-SLP

Referring Physician: LAURA WEIDENPELD

Onset Date Code

Primary Diagnosis: 2/9/2018 Other Diagnosis: 2/9/2018

A0000 F80.2

P80.0

NO DIAGNOSIS SENT TO THE REDOCIMTERFACE

Date: 9/5/2018 12:42 PM

DOB: 6/16/2015

SOC Date: 2/9/2018

Mixed receptive-expressive language disorder Phonological disorder

3/9/2018 Time In: 10:00 AM Time Out: 10:50 AM

Description

Units SLP Interventions and CPT Codes Consisted of: CPF Code Modifiers Alientes 50 3 ST SPEECH/HEAR TX IND Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50

Total Units: 1 Tutal Timed Units: 0 Tutal Untimed Units: 1

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND HABY SISTER OBSERVED THE SESSION.
O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR. MOM REPORTS HIS TEACHER HAS BEEN WORKING WITH HIM AT SCHOOL, HE NOW TALKS A LOTTN SCHOOL WHERE HE WASN'T IN THE PREVIOUS CLASSROOM. DEFINITELY NOTICED AN INCREASE IN LANGUAGE AND LENGTH OF UTTERANCES ARE LONGER.
WORKING ON RAIFMAN WORKHOON: NEEDS CUES TO LOOK AT MY MOUTH AT TIMES.

AV WORDS: NOW ACCURACY.

AM WORDS: 56% ACCURACY
AB WORDS: 56% ACCURACY
AB WORDS: 56% ACCURACY
AH WORDS: 56% ACCURACY
PHONOLOGY AND ARTICULATION DEFINITELY IMPROVED. HE CONTINUES TO BE INCONSISTENT WITH SOUNDS BUT
IMPROVEMENTS MADE. HE IS ABLE TO PRODUCE SOUNDS IN ISOLATION. BAS TROUBLE CARRYING OVER TO WORDS.
HOWEVER, HE WAS MIJCH MORE INTELLIGIBLE. FUNDERSTOOD HIM ABOUT 56% OF THE TIME IN CONTENT.
IMITATING AND APPROXIMATING MORE TODAY. HE STILL DELETES THE INITIAL SOUNDS AND BLENDS AT TIMES (E.G.,
LUCK FOR DUCK). ABLE TO PRODUCE PHONEMES IN ISOLATION. INTELLIGIBLITY HAS DECREASED A BUT BECAUSE
LUTERANCE LENGTH, HAS INCREASED AS WELL AS MORELLANGUAGE NOTED.

A MICHAEL IS A 2 YEAR OLD BUTTH SPEECH LANGUAGE FIELAY. A: MICHAEL IS A 3 YEAR OLD WITH SPEECH-LANGUAGE DELAY.

P: CONT ST IX/WEEK

9/5/2018 12:46:16 PM

Margot Elmountastr, MA, CCC-SLP

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Since License h: 815

Page 3 of 3

Facility: SHM Center

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

Admit: 10/3/2018

Disch: 10/31/2018

Disch Time: 23:59 PDT

FIN

FIN: SHM0000015516982

DOB/Sex: 6/16/2015 / Male

Attending: Weidenfeld, Laura L MD

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:32 PDT

Report Request ID: 429317307

Page 1 of 5

Patient Name; SOLINGER, MICHAEL ADAM Date of Birth: 6/16/2015 12:33 PDT

* Auth (Verified) *

MRN: SHM4990473 FIN: SHM0000015516982

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Treatment Note

Description

Page 1 of 1

Unite

Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM

Medical Record #: 4990473

Account #: 15516982

Provider: Summerlin Outpatient Therapy

Provider#: 1831189638

Treating Clinician: Margot Elmountassir, MA, CCC-SLP

Referring Physician: LAURA WEIDENFELD

Onset Dale Primary Diagnosis: 2/9/2018

A0000

Other Diagnosis: 2/9/2018 2/9/2018

f:80,2 F80.0

NO DIAGNOSIS SENT TO THE REDOC INTERFACE Mixed receptive-expressive language disorder

Phonological disorder

Time in: 10/00 AME SLP Interventions and CPT Codes Consisted of:

Thue Ont: 10:50 AM CPT Code Modifiers

92507

Date: 10/31/2018 12:24 PM

DOB: 6/16/2015

SOC Date: 2/9/2018

Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50
Total Unifie: 1 Total Timed Bully: 0 Total Unified Unife: 1

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BARY SISTER OBSERVED THE SESSION.
O: MICHAEL SAT RIGHT DOWN IN RIETON CHAIR, MICHAEL TOLD ME ABOUT DISNEYLAND. MOM HAD TO INTERPRET (OUT OF CONTEXT) ABOUT HALF OF WHAT HE SAID; HOWEVER, HE IS SAYING MORE PHONEMES CORRECTLY. WORKING ON KAUFMAN WORKBOOK: NEEDS CUES TO LOOK AT MY MODTH AT TIMES.

ST SPERCHABEAR TX IND

WORRING ON RACEMAN WORRBOOK: NEEDS COES TO COOK AT MY MOOTH AT TIMES.

ID WORDS: 80% ACCURACY.

IN WORDS: 51% ACCURACY.

IN WORDS: 50% ACCURACY.

IMPROVEMENT WITH IN/

NEW IB WORDS: 100% ACCURACY! SAYING THE IB/ SOUND.

HE IS ABLE TO PRODUCE ALD PHONESES IN ISOLATION. HE WAS HAVING DIFFICULTY WITH BLENDS. SOUNDS INCONSISTENT IN SPEECH BUT IMPROVING EACH WEEK.

A: MICHAEL IS A 1 YEAR OLD WITH SPEECH-LANGUAGE DELAY.

NEONEST MICHAEL IS A 1 YEAR OLD WITH SPEECH-LANGUAGE DELAY.

P: CONT ST IN/WEEK.

18/31/2018

Minutes

50

Margot Elmouotusdr, MA, CCC-SLP

Date/Finte

State License h: 815

Page 2 of 5

Facility: SHM Center

Page 1 of 1

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Treatment Note Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Dute: 10/17/2018 12:30 PM DOB: 6/16/2015 Medical Record #: 4990473 Account #: 15516982 SOC Date: 2/9/2018

Provider: Summerlin Ompatient Therapy

Provider#: 1831189638

Treating Clinician: Margot Elmountassir, MA, CCC-SLP

Referring Physician: LADRA WEIDENFELD

Ouset Date Description

NO DIAGNOSIS SENT TO THE REDOC INTERFACE 2/9/2018 Primary Diagnosis: A0000 Other Diagnosis: 2/9/2018 F80.2 Mixed receptive-expressive language disorder

2/9/2018 F60.0 Phonological disorder

Time.in: 10:00 AM Time Out: 10:50 AM CPT Code Modifiers Minutes Units SLP Interventions and CPT Codes Consisted of: 92507 ST SPEECH/UEAR TX IND

Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50
Total Units: 1 Total Timed Units: 0 Total Unitued Units: 1

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BABY SISTER OBSERVED THE SESSION, OF MICHAEL SAT RIGHT DOWN IN RIPTON CHAIR, MOM SAID HE HAS BEEN DOING VERY WELL WITH HIS SOUNDS THIS

WEEK.
IN PLAY, MICHAEL CUNTINGES TO DELETE INITIAL SOUNDS. THE ALSO SPEAKS VERY QUICKLY, HOWEVER, I
UNDERSTOOD HIM SO MUCH MORE TODAY IN CONTEXT. MOM ONLY NEEDED TO INTERPRET ABOUT 20% OF THE TIME.
WORKING ON KAUFMAN WORKBOOK: NEEDS CUES TO LOOK AT MY MOUTH AT TIMES. 707 WORDS: 91% ACCURACY.

AT WORDS: 91% ACCURACY.
AM WORDS: 67% ACCURACY.
AM WORDS: 67% ACCURACY.
AM WORDS: 10% AND THE WORD.
AMPOVING. BE
IS ABLE TO ELEVATE THE PORGOP WITH MODEL.
GAVE MORN THE CCSD SOUND CHART BY AGE AND SOME AV WORDS IN INITIAL POSITION TO WORK ON AT HOME.
PHONOLOGY AND ARTICLEATION DIFINITELY IMPROVED. HE CONTINUES TO BE INCONSISTENT WITH SOUNDS BCT
IMPROVEMENTS MADE. BE IS ABLE TO PRODUCE SOUNDS IN ISOLATION, HAS TROUBLE CARRYING OVER TO WORDS,
HOWEVER, HE WAS MUCH MORE INTELLIGIBLE. I UNDERSTOOD HIM AROUT 80% OF THE THIE IN CONTEXT.
AMITATING AND APPROXIMATING MORE TODAY. HE STILL DELETES THE INITIAL SOUNDS AND BLENDS AT TIMES (E.G.,
LCK FOR DUCK). HE HAS DIFFICUATY WITH BLENDS AT TIMES BLET DOING BETTER WITH THIS WITH REPS. VISUAL
AND BELLIS A 3 YEAR OLD WITH SPEECH-LANGUAGE DELAY.

A: MICHAEL IS A 3 YEAR OLD WITH SPEECH-LANGUAGE DELAY.

P: CONT ST LYWEEK.

10/17/2018 12:32:33 PAT

Margot Eliminahissly, MA, CCC-SLP

Date/Ping

State License #: 825

Page 3 of 5

Facility: SHM Center

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Treatment Note

fage 1 of 1

Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM

Medical Record #: 4990473

Arendut #: 15516982

Provider: Summerlin Outpatient Therapy

Provider #: 1831189638

Treating Clinleian: Margot Elmountassir, MA, CCC-SLP

Referring Physician: LAURA WEIDENFELD

Ouset Date

Primary Diagnosis: Other Diagnosis:

2/9/2018 A0000 2/9/2018 F80.2 2/9/2018 F80.0

Description

NO DIAGNOSIS SENT TO THE REDOC INTERFACE Mixed receptive-expressive language disorder

Dute: 10/10/2018 12:41 PM

DOB: 6/16/2015

SOC Date: 2/9/2018

Phonological disorder

Time In: 10:00 AM Time Ont: 10:50 AM

CPT Code Modifiers Minutes Units SLP Interventions and CPT Codes Consisted of: 92507 ST SPEECH/DEAR TX IND 1 Total Minutes: 50 | Total Timed Minutes: 0 | Total Unlined Minutes: 50 | Total Units: 1 | Total Units: 0 | Total Units: 1 | Total Units: 1 | Total Units: 1

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BARY SISTER OBSERVED THE SESSION.

O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIK, MOM SAID HE HASN'T BEEN WANTING TO WORK ON HIS SOUNDS

LATELY. HE HAS BEEN "REPUSING" IN PLAY, MICHAEL CONTINUES TO DELETE INITIAL SOUNDS. HE ALSO SPEAKS VERY QUICKLY. HOWEVER, I UNDERSTOOD HIM SO MUCH MORE TODAY IN CONTEXT. MON ONLY NEEDED TO INTERPRET ABOUT 20% OF THE TIME. WORKING ON KAUFMAN WORKBOOK: NEEDS CUES TO LOOK AT MY MOUTH AT TIMES.

/T/ WORDS: 91% ACCURACY.

/P/ WORDS: 91% ACCURACY.
/MYWORDS: 61% ACCURACY
/MYWORDS: 90 ACCURACY
/MYWORDS: 90 ACCURACY.
/MYWORDS: 90 ACCURACY.
/MYWORDS: 10% ACCURACY.
/MY WORDS: 100% ACCURACY.
/MY WORDS: 10

P: CONT ST 1X/WEEK.

Maryon Elmourtanol Ma cuisir

10/10/2018

Margot Elimontossir, MA, CCC-SLP

Date/Fine

State License #: 825

Page 4 of 5

Facility: SHM Center

Palient Name: SOLINGER, MICHAEL ADAM

Date of Birth: 6/16/2015 12:33 PDT

MRN: SHM4990473 FIN: SHM0000015516982

* Auth (Verified) *

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Statement of the Control of the Cont

Speech Language Pathology

Treatment Note

Page 1 of 1

Colts

Patient Name: SOLINGER, MICHAEL ADAM

Date: 10/3/2018 12:50 PM

Medical Record #: 4990473

DOB: 6/16/2015

Account h: 15516982

SOC Date: 2/9/2018

Provider: Summerlin Outpation Therapy Provider#: 1831189638

Primory Diagnosis:

Treating Clinician: Margot Elmountussir, MA, CCC-SLP

Referring Physician: LAURA WEIDENPELD

Description

Onict Cate 2/9/2018

0000A

NO DIAGNOSIS SENT TO THE REDOCTATERFACE

Other Diagnosis:

2/9/2018 F80.2 Mixed receptive-expressive language disorder

2/9/2018 0.083 Phonological disorder

	Time in: 1	0:00 AM Time Out:	10:50 AM			
SLP Interventions and CPT Godes	Consisted of:		OPT Code	Modiflers	Minutes	_
ST SPEECH/HEAR TX IND			92507		50	
	Total Minutes: 50	Total Timed Minutes: 0	Total Untimed Alb	iutes: 50		

Total Odts: (Total Three Units: 0 Total Catimed Units: 1

Intervention Comments;

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND HARY SISTER OBSERVED THE SESSION.

O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR, MOM REPORTS STRANGERS ARE UNDERSTANDING HIM BETTER AT STORES, ETC....
IN PLAY, MICHAEL CONTINUES TO DELETE INITIAL SOUNDS. HE ALSO SPEAKS VERY QUICKLY. HIS MOM WOULD

INTERPRET FOR ME AT LEAST 50% OF THE TIME.
WORKING ON KAUPMAN WORKBOOK: NEEDS CUES TO LOOK AT MY MOUTH AT TIMES.
IT WORDS: 91% ACCURACY.

AW WORDS: 67% ACCURACY
AW WORDS: 60% ACCURACY
AW WORDS: 80 ACCURACY
AW WORDS: 70% ACCURACY
AW WORDS: 10% ACCURACY
AW WORDS: 10% ACCURACY
AW WORDS: 10% ACCURACY
AW WORDS: 10% ACCURACY
AND WORDS: 10% ACCURACY
DISCUSSED WITH MOM TO WORK ON IN THIS WELK AND STARTING IP. ALL IN INITIAL POSITIONS SINCE THAT IS WHAT

HE DELETES THE MOST.

PRONOLOGY AND ARTICULATION DEFINITELY IMPROVED. HE CONTINUES TO BE INCONSISTENT WITH SOUNDS BUT IMPROVEMENTS MADE. THE IS ABLE TO PRODUCE SOUNDS IN ISOLATION, HAS FROMBLE CARRYING OVER TO WORDS. ROWEVER, HE WAS MECH MORE INTELLIGIBLE. FUNDERSTOOD HIM ABOUT 50% OF THE TIME IN CONTEXT.
IMITATING AND APPROXIMATING MORE TODAY. HE STILL DELFTES THE INITIAL SOUNDS AND BEENDS AT TIMES (E.G.,
UCK FOR DECK). HE HAS DIFFICULTY WITH BLENDS AT TIMES BUT DOING BETTER WITH THIS WITH REPS. VISUAL

MODEL AND VERBAL CUES. HE IS ABLE TO PRODUCE ALL PHONEMES IN ISOLATION. A: MICHARL IS A 3 YEAR OLD WITH SPEECH-LANGUAGE DELAY.
P: CONT ST IX-WEEK,

Mary's Elmourtwood HA CU-SH

12:54:58 P31

Margat Elimontassic, MA, CCC-SLP

Date/Time

State Livense #: 825

Page 5 of 5

Facility: SHM Center

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

Admit: 11/14/2018

Disch Time: 23:59 PST

DOB/Sex: 6/16/2015 / Male

Disch: 11/30/2018 Di FIN: SHM0000015672884 Attending: Weidenfeld, Laura L MD

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:31 PDT

Report Request ID: 429317305

Page 1 of 3

* Auth (Verified) *



Treatment Note Page 1 of 1 Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Dute: 11/28/2018 01:19 PM Medical Record #: 4990473 DOB: 6/16/2015 Arcount#: 15672884 SOC-Date: 2/9/2018 Provider: Summerlin Outpatient Thorapy Provider#: 1831189638 Treating Clinician: Margot Eintountassis, MA, CCC-SLP Referring Physician: LAURA WEIDENFELD Onset Date Description NO DIAGNOSIS SENT TO THE REDOC INTERFACE A0000 Primary Diagnosis: 2/9/2018 2/9/2018 Mixed receptive-expressive language disorder Other Diagnosis: F80.2 2/9/2018 F80.0 Phonological disorder Time In: 10:00 AM Time Ont: 10:50 AM CPT Code Modifiers Minutes Units SLP Interventions and CPT Codes Consisted of: 92507 ST SPEECH/HEAR TN IND Total Minutes 50 Total Timed Minutes: 0 Total Unthried Minutes: 50
Total Duly: 1 Total Timed Bulys 0 Total Unthried Units: 1 Intervention Comments: S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM OBSERVED THE SESSION. MOM STATED HE IS IMPROVING A LOT WITH HIS JA AND JM. WORKING ON JM. AND JM. OF MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR. TALK TOOLS ORAL PLACEMENT CARDS. WORKED ON M, B, P IN ALL POSITIONS IN SINGLE WORDS WITH MODEL. 100% ACCURACY FOR "EASY" PLACEMENT. 50% ACCURACY WITH MODERATE TO DIFFICULT SINGLE WORDS.

T, D, N IN ALL POSITIONS IN SINGLE WORDS WITH MODEL (EASY-DIFFICULT): 72% ACCURACY. REALLY MAKING REMARKABLE PROGRESS WITH PRODUCING PRONEMES IN SINGLE WORDS WITH MODEL. 0007381000 ALLY REFORDERS WISH PRODUCING PRONEMES IN SINGLE WORDS WITH MODEL. REALLY MAKING GENERALS BEFORE STATE TO THE CONTROL OF THE CONTROL OF THE STATE OF T A: MICHAEL IS A 3 YEAR OLD WITH SPEECH-LANGUAGE DECAY. P: CONT ST IN/WEEK. Marky Elmoustands HA CU-SLA 11/28/2018 1:29:10 PM Date/Time Margot Elmanntussir, MA, CCC-SLP State License #: 815

Page 2 of 3

Pallent Name: SOLINGER, MICHAEL ADAM Date of Birth: 6/16/2015 12:33 PDT

MRN: SHM4990473 FIN: SHM0000015672884

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Treatment Note Page 1 of 1 Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Date: 11/14/2018 01:41 PAL DOB: 6/16/2015 Medical Record #: 4990473 Accouris#: 15672884 SOC Date: 2/9/2018 Provider: Summerlin Outpatient Thempy Provider#: 1831189638 Treating Clinician: Margot Elmountassir, MA, CCC-SLP Referring Physician: LAURA WEIDENPELD Oriset Date A0000 NO DIAGNOSIS SENT TO THE REDOCTATERFACE Primary Diagnosis: 2/9/2018 Other Diagnosis: 2/9/2018 F80.2 Mixed receptive-expressive language disorder Phonological disorder 2/9/2018 P80.0 Time In: 10:00 AM Time Out: 10:50 AM Minufes Units SLP Inferventions and CPT Codes Consisted of: CPT Code Modiflers 3 ST SPEECH/HEAR TX IND 92507 50

Total Minutes: 50 Total Thurd Minutes: 0 Total Untimed Minutes: 50 Total Units: 1 Total Timed Units: 0 Total Covinced Units: 1

Intervention Comments;

5: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND HABY SISTER OBSERVED THE SESSION. 5. MICHAEL SAT RIGHT DIOWN IN RIFTON CHAIR, TALK TOOLS ORAL PLACEMENT CARDS. WORKED ON M. B. P IN ALL POSITIONS IN SINGLE WORDS WITH MODEL. 76% ACCURACY T. D. N IN ALL POSITIONS IN SINGLE WORDS WITH MODEL: 68% ACCURACY. I, D. A IN ALL POSITIONS IN SINGLE WORDS WITH PRODUCING PHONEMES IN SINGLE WORDS WITH MODEL.

REALLY MAKING REMARKABLE PROGRESS WITH PRODUCING PHONEMES IN SINGLE WORDS WITH MODEL.

OCCASIONALLY REQUIRES VISUAL MODEL.

HE IS ABLE TO PRODUCE ALL PHONEMES IN ISOLATION. HE WAS HAVING DIFFICULTY WITH BLENDS. SOUNDS INCONSISTENT IN SPEECH BUT IMPROVING EACH WEEK. PRODUCING SH WITH VISUAL AND VERBAL CUES. UNDERSTANDING HIM MUCH BETTER IN CONVERSATION, MOM HAD TO INCERPICET 3 TIMES OURING THE SESSION IN

A: MICHAEL IS A 1 YEAR OLD WITH SPEECH-LANGUAGE DELAY. P: CONT ST LEWEEK.

.11/14/2018 1:45:50 PM Date/Thue

Margot Elmonatassir, MA, CCC-SLP

State Liceuse #: 825

Page 3 of 3

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

DOB/Sex: 6/16/2015 / Male

Admit: 6/13/2018 Disch: 6/30/2018

Disch Time: 23:59 PDT

FIN: SHM0000015245426 Attending: Weidenfeld, Laura L MD

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:32 PDT

Report Request ID: 429317317

Page 1 of 3

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Treatment Note Page 1 of 1 Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Dute: 6/20/2018 11:15 AM DOB: 6/16/2015 Medical Record #: 4990473 Account #: 15245426 SOC/Date: 2/9/2018 Provider: Summerlin Outpatient Thorapy Provider#: 1831189638 Trenting Clinician: Margot Ebnountassir, MA, CCC-SLP Referring Physician: LAURA WEIDENFULD Description Onset Date NO DIAGNOSIS SENT TO THE REDOC INTERFACE Primary Diagnosis: 2/9/2018 A0000 Other Diagnosis: 2/9/2018 f:80.2 Mixed receptive-expressive language disorder F80.0 Phonological disorder 2/9/2018 Time Out: 10:50 AM Time in: 10:00 AM Units SLP Interventions and CPT Codes Consisted of: CPT Code Modifiers Minutes ı ST SPEECH/HEAR TN IND Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BABY SISTER OBSERVED FOR PART OF THE SESSION, BUT THE RIFTON CHAIR RIGHT NEXT TO THE MAT SO HE COULD SEE HIS MOM. HOWEVER HE KEPT TRYING TO GET OUT WANTING TO SHI NEXT TO MOM. MOM ENDED UP LEAVING FOR ABOUT 15 MINS SO HE COULD FOCUS ON THE

Total Units: 1 Total Three Units: 0 Total Unitmed Units: 1

TASKS.

O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR. BUT WAS TRYING TO GET OUT AFTER 20 MINS. A LOT OF BEHAVIOR ISSUES TODAY. REFUSING TO DO A LOT OF TASKS. TRYING TO GET-OUT OF CHAIR. CRYING OFF AND ON. PHONOLOGY AND ARTICULATION DEFINITELY IMPROVED. HE CONTINUES TO BE INCONSISTENT WITH SOUNDS BUT IMPROVEMENTS MADE. HE WAS INCONSISTENT PRODUCING 191-191 AND 361 IN INTIAL POSITIONS. HOWEVER, HE WAS MUCH MORE INTELLIGIBLE. I UNDERSTOOD HIM ABOUT 70% OF THE TIME IN CONTENT. MOM SAID UNFAMILIAR LISTENERS ARE UNDERSTANDING HEM MORE AND HE IS NOW FINALLY IMITATING WORDS AND SOUNDS FROM "EVEX-YORS" NOW. HE IS IMITATING FIRASES AND SENTENCES. MON DUT HAVE TO INTERPRET ABOUT 20% OF THE TIME. HE WILL DELIETE MANY SOUNDS TRROUGHOUT THE WORDS MAKING IT DIFFICULT TO ENDESTAND DIM AT TIMES EVEN IN CONTEXT.
HE GETS HIS HERNIA REPAIR SX ON JONE 27, 2018.
AT MICHAEL IS A 3 YEAR OLD WITH SPEECH-LANGUAGE DELAY. HE TURNS 3 ON SUNDAY.

P. CONT ST LX/WEEK.

P: CONT ST LYWEEK

Margot Elimountastir, MA, CCC-SLP

6/20/2018 13:26:49 AM Date/Time

State License fr. 825

Page 2 of 3

Facility: SHM Center

* Auth (Verified) *

SUMMERUN HOSPITAL

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Speech Language Pathology

Treatment Note

Page 1 of 1

Patient Name: SOLINGER, MICHAEL ADAM

Date: 6/13/2018 12:06 PM

Medical Record #: 4990473

DOB: 6/16/2015

Account #: 15245426

SOC Date: 2/9/2018

Provider#: 1831189638

Provider: Summerlin Outpation Therapy

Onict Date

Treating Clinician: Margot Elmountassir, MA. CCC-SLP Referring Physician: LAURA WEIDENPELD

Description

Primary Diagnosis: Other Diagnosis:

2/9/2018 A0000 2/9/2018 F80.2

Code

P80.0

NO DIAGNOSIS SENT TO THE REDOCINTERFACE Mixed receptive-expressive language disorder

Phonological disorder

2/9/2018 Time Out: 10:50 AM Time In: 10:00 AM

SLP Inferventions and CPT Codes Consisted of: CPT Code Modifiers Minutes Units ST SPEECHPHEAR TX IND 92507 Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50

Total Duits: 1 Total Timed Units: 0 Total Catined Units: 1

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND HABY SISTER OBSERVED.

O: MICHAEL SAT RIGHT DOWN IN REFTON CHAIR. MOM WAS SITTING ON THE MAT WITH HIS SISTER BECAUSE SHE IS SO MOBILE NOW BUT MICHAEL WOODED KEEP TURNING AROUND AND SAY HE WANTS TO SIT NEXT TO HIS MOTHER AND SISSY. AFTER HIM TURNING AROUND SEVERAL TIMES AND REFUSING TO WORK WITH MR, I MAD HIM SIT ON THE MAT; HOWEVER, VERY DIFFICULT ATTENTION, HE REFUSED TO TALK AT TIMES, SITTING IN THE CORNER. HE DID BETTER WHEN HE GOT NEW TOYS.

PHONOLOGY AND ARTICULATION DEFINITELY IMPROVED. HE CONTINUES TO BE INCONSISTENT WITH SOUNDS BUT IMPROVEMENTS, MADE. HE WAS INCONSISTENT PRODUCING #F/BF/AND #M/IN INTITIAL POSITIONS. HOWEVER, HE WAS MICH MORE INTELLIGIBLE. TURDERSTOOD HIM ABOUT 70% OF THE TIME IN CONTEXT, MOM SAID UNFAMILIAR LISTENERS ARE UNDERSTANDING HIM MORE AND HE IS NOW FINALLY IMITATING WORDS AND SOUNDS ON TELEVISION WHICH IS NEW.

HE GETS HIS HERNIA REPAIR SX ON JONE 27, 2018. A: MICHAEL IS A 2 YEAR OLD WITH SPEECH-LANGUAGE DELAY. HE TURNS 3 ON SUNDAY. P: CONT ST LX:WEEK.

6/13/2018 12:38:54 PAI

Margot Elmountwish, MA, CCC-SEP

Date/Time

State License #: 825

Page 3 of 3

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

DOB/Sex: 6/16/2015 / Male

Admit: 7/11/2018

Disch: 7/31/2018

Disch Time: 23:59 PDT

FIN: SHM0000015282791

Attending: Weidenfeld, Laura L MD

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:32 PDT

Report Request ID: 429317315

Page 1 of 4

Patient Name: SOLINGER, MICHAEL ADAM Date of Birth: 6/16/2015 12:33 PDT

MRN: SHM4990473 FIN: SHM0000015282791

* Auth (Verlfled) *



Missed Visit Report Speech Language Pathology

Page I of 1

Patient Name: SOLINGER, MICHAEL ADAM

Dute: 7/25/2018 12:34 PM DOB: 6/16/2015

Medical Record #: 4990473

Arcoant #: 15282791

SOC Date: 2/9/2018

Provider: Summerlin Ompatient Therapy

Provider#: 1831189638

Trenting Clinician: Margot Elmountassit, MA. CCC-SLP

Referring Physician: LAURA WEIDENFELD

Description

Onset Date

2/9/2018

A0000 F80.0

NO DIAGNOSIS SENT TO THE REDOC INTERFACE

Primary Diagnosis: Other Diagnosis: 2/9/2018 2/9/2018 F80,2

Mixed receptive-expressive language disorder

Phonological disorder

Plan:

Continue with I than weekly therapy

Comments:

Parient or caregiver cancelled appointment at least 24 hours in advance adhering to department's cancellation policy. GRANDFATUER MAD A STROKE.

Mary's Elmourtwell MA CLL-Sup

7/25/2018 12:34:37 PM

Margot Elmountaish, MA, CCC-SUP

State Liveuse #: \$25

Date/Lime

Facility: SHM Center

Page 2 of 4

* Auth (Verified) *

Missed Visit Report Speech Language Pathology

fage 1 of 1

Patient Name: SOLINGER, MICHAEL ADAM

Dute: 7/18/2018 12:35 PM

Medical Record #: 4990473

DOB: 6/16/2015

Account #: 15282791 Provider: Summerlin Ompatient Therapy SOC-Date: 2/9/2018

Provider#: 1831189638

Trenting Clinician: Margot Ebnountassic, MA, CCC-SLP

Referring Physician: LAURA WEIDENFELD

Description

Code Ouset Date

Irlmary Diagnosis:

2/9/2013 A0000 2/9/2018

NO DIAGNOSIS SENT TO THE REDOC INTERFACE

F80.2

Mixed receptive-expressive language disorder

2/9/2018 F80.0 Phonological disorder

Plan:

Continue with I time weekly therapy

Other Diagnosis:

Comments:

Parient or enregiver cancelled appointment at least 24 hours in advance athering to department's cancellation policy.

7/25/2018 12:37:00 PM

Margat Elmountassie, MA, CCC-SLP

Date/Lime

State License #: 825

Page 3 of 4

Facility: SHM Center

* Auth (Verified) *



Treatment Note Page 1 of 1 Speech Language Pathology Date: 7/11/2018 12:57 PM Patient Name: SOLINGER, MICHAEL ADAM Medical Record #: 4990473 DOR: 6/16/2015 Account#: 15282791 SOC Date: 2/9/2018 Provider: Summerlin Outpatient Therapy Provider#: 1831189638 Treating Clinician: Margot Elmountassir, MA. CCC-SLP Referring Physician: LAURA WEIDENPELD Description Onser Date Code Printary Diagnosis: 2/9/2018 A0000 NO DIAGNOSIS SENT TO THE REDOCINTERFACE Mixed receptive-expressive language disorder Other Diagnosis: 2/9/2018 F80.2 P80.0 Phonological disorder Time In: 10:00 AM Time Out: 10:50 AM Units CPT Code - Modifiers Alloufes SLP Interventions and CPT Codes Consisted of: 50 92507 ST SPEECH/HEAR TX IND

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND HABY SISTER OBSERVED THE SESSION. MICHAEL GOT HIS HERNIA REPARKED ON 6/27

O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR. SOME BEHAVIOR TODAY, BUT WAS ABLE TO DE REDIRECTED WITH

Total Minutes: 50 Tutal Timed Minutes: 0 Total Untimed Minutes: 50 Total Units: 1 Total Thurd Units: 0 Total Unitmed Units: 1

OF MICHAELP.
PHONOLOGY AND ARTICULATION DEFINITELY IMPROVED. HE CONTINUES TO BE INCONSISTENT WITH SOUNDS BUT
IMPROVEMENTS MADE. HE IS ABLE TO PRODUCE SOUNDS IN ISOLATION. HAS TROUBLE CARRYING OVER TO WORDS.
HE WAS INCONSISTENT PRODUCING (P. 20.7) (F. 40. AND /A); IN INITIAL POSITIONS.
HOWEVER, HE WAS MUCH MORE INTELLIGIBLE. I UNDERSTOOD HIM ABOUT 70% OF THE TIME IN CONTEXT.
IMITATING AND APPROXIMATING NORE TODAY. MICHAEL WAS MORE FOCUSED AND MOTIVATED OVERALL, THAN INITIA TISM AND APPROXIMATING ADDRESS AND SENTENCES. MOM DID HAVE TO INTERPRET ABOUT 25% OF THE TIME, HE WILL DELETE MANY SOUNDS THROUGHOUT THE WORDS MAKING IT DIPFICULT TO UNDERSTAND HIM AT

TABLE EVEN IN CONTEXT. A: MICHAEL IS A 3 YEAR OLD WITH SPEECH-LANGUAGE DELAY. HE TURNS 3 ON SUNDAY.

P. CONT ST INWERK

TREATMENT SESSION AND NOTES COMPLETED BY SEP STODENT, CARLY DIXOG.

7/11/2016 4:18:03 PM

Margat Elmountavilr, MA, CCC-SLP

Dute Thue

Since Licease #: 825

Page 4 of 4

SHM- Summerlin Hospital Medical Center 657 Town Cenler Drive

Las Vegas, NV 89144-6367

Admit: 8/1/2018 Disch: 8/31/2018

Disch Time: 23:59 PDT

FIN: SHM0000015342413

Attending: Weidenfeld, Laura L MD

Progress Note

Patient: SOLINGER, MICHAEL ADAM

Print Date/Time 8/12/2019 16:32 PDT

MRN: SHM4990473

DOB/Sex: 6/16/2015 / Male

Medical Record

Report Request ID: 429317313

Page 1 of 5

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SUMMERING HOSPITAL

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Treatment Note

fage I of 1

Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM

Medical Record #: 4990473

Account #: 15342413

Provider: Summerlin Outpatient Therapy

Provider#: 1831189638

Treating Clinician: Margot Elmountassic, MA, CCC-SLP

Referring Physician: LAURA WEIDENFELD

Primary Diagnosis:

Other Diagnosis:

Ouset Date 2/9/2018 2/9/2018

2/9/2018

Description

A0000 F80,2 F80.0

NO DIAGNOSIS SENT TO THE REDOC INTERFACE

Date: 8/22/2018 11:23 AM

DOB: 6/16/2015

SOC-Date: 2/9/2018

Mixed receptive-expressive language disorder ('honologica) disorder

Time in: 10:00 AM Time Ont: 10:50 AM

Minutes Units SLP Interventions and CPT Codes Consisted of: CPT Code Modifiers 50 1 ST SPEECH/HEAR TX IND

Total Minutes: 50 Total Timed Minutes: 0 Total United Minutes: 50
Total Unite: 1 Total Timed Indice D Total United Unite: 1

Intervention Comments:

S: SPECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BABY SISTER OBSERVED THE SESSION.

O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR. MOM REPORTS HIS 26/ WORDS ARE IMPROVING.

WORKING ON KAUFMAN WORKEOOK: NEEDS CUES TO LOOK AT MY MOUTH AT TIMES. ALL OF THESE SOUNDS ARE
IN THE INITIAL POSITIONS WHICH IS HIS MOST DIFFICULT AND INCONSISTENT. ALL WORDS ARE GIVEN WITH A MODEL
AND CUES TO LOOK AT MY MOUTH:
AT WORDS: 50% ACCURACY.
AM WORDS: 50% ACCURACY.

AM WORDS: 80% ACCURACY
BY WORDS: 90% ACCURACY
MOR SAID HE SAW DENTIST YESTERDAY; OR HOBAN. SHE STATED TO CONTINUE TO LIFE HIS TONGUE UP FOR
ELEVATION AND CONTINUE WITH THE EXERCISES WE DISCUSSED LAST SESSION.
PHONOLOGY AND ARTICULATION, DISPINITELY, MARROVED HE CONTINUES TO BE INCONSISTENT WITH SOUNDS BUT
IMPROVEMENTS MADE. HE IS ABLE TO PRODUCE SOUNDS BUSICATION, HAS TROUBLE CARRYING OVER TO WORDS.
HOWEVER, HE WAS MUCH MORE INTELLIGIBLE. I UNDERSTOOD HIM ABOUT 70% OF THE TIME IN CONTEXT.
HIMTATING AND APPROXIMATING MORE TODAY. HE STILL DELETES THE INITIAL SOUNDS AND BLENUS AT TIMES (E.G.,
ECK FOR DUCK). ABLE TO PRODUCE PHONEME IN ISOLATION.
A: MICHAEL IS A I YEAR-OLD WITH SPEECH-LANGUAGE DELAY.
P: CONTEXT INVESTED.

P: CONT ST INAVEER.

Margin Elmourterate Ma

8/22/2018 MA 81:05:13

Margot Elmountussir, MA, CCC-SLP

Date/Time

State License #: 825

Page 2 of 5

Facility: SHM Center

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Treatment Note Page 1 of 1 Speech Language Pathology Dute: 8/15/2018 12:52 PM Patient Name: SOLINGER, MICHAEL ADAM DOB: 6/16/2015 Medled Record #: 4990473 Account #: 15342413 SOC-Date: 2/9/2018 Provider: Summerlin Outpatient Therapy Provider#: 1831189638 Trenting Clinician: Margot Elmountassic, MA, CCC-SLP Referring Physician: LAURA WEIDENFELD Quset Date Description Primary Diagnosis: 2/9/2018 NO DIAGNOSIS SENT TO THE REDOC INTERFACE A0000 Other Diagnosis: 2/9/2018 F80.2 Mixed receptive-expressive language disorder 2/9/2018 F80.0 Phonological disorder Time Ont: 10:50 AM Time in: 10:00 AM SLP Interventions and CPT Codes Consisted of: CPT Code Modifiers Minister Units 92507 50 ST SPEECHAREAR TX IND Tutal Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50 Total Cults: 1 Total Timed Cults: 0 Total Untimed Units: 1 Intervention Comments: ENCOURAGEMENT (SAY YOUR WORDS AND THE MOST DIPPICULT AND INCONSISTENT, ALL WORDS ARE GIVEN WITH A MODEL AND CURROLUST THE LOOK AT MY MOUTH: 717 WORDS: 50% ACCURACY. AT WORDS: SUS ACCURACY.

M/WORDS: SUS ACCURACY

M/WORDS: DIA SOLATION AND MIDDEL ONLY. HE WILL DELETE THE AV SOUGH IN ALL WORDS; HOWEVER, MOM

SAID HE SAYS "DAD" PERFECTLY.

MOM ASKED ABOUT TONGUE ENERGISES. DEMONSTRATED SEVERAL EXERCISES WITH CHEERIOS FOR TONGUE

FLEVATION (HE DID NOT LIKE DOING THIS AND STARTED GAGGING). TONGUE ELEVATION (MINIMAL FLEVATION).

TONGUE EXTENSION AND TONGUE LATERIALIZATION, GAYE MOM TIPS LIKE PUTTING BLLLY OR YOGURT ON UPPER

LIF SO HE BAS TO LICK IT OFF. MOM SAID HE GAUS WITH PEARLY BUTTER-AND MASHED POTATOES WHICH IS NEW

FOR HIM. PHONOLOGY AND ARTICULATION DEFINITELY IMPROVED. HE CONTINUES TO BE INCONSISTENT WITH SOUNDS BUT IMPROVEMENTS MADE. HE IS ABLE TO PRODUCE SOUNDS IN ISSUATION HAS TROUBLE CARRYING OVER TO WORDS. HOWEVER, HE WAS MICH MORE INTELLIGIBLE. I UNDERSTOOD HIM ABOUT 80% OF THE TIME IN CONTEXT. LIMITATING AND APPROXIMATING MORE TODAY. A: MICHAEL IS A 3 YEAR OLD WITH SPEECH-LANGUAGE DELAY. P: CONT ST 1X/WEEK. Maryor Elmountarol Ha

Margot Elmandoiste, MA, CCC-SLP

State Lleense #1.825

Page 3 of 5

Facility: SHM Center

Adam Solinger001198

1:33:36 PM Date/lime

* Auth (Verified) *



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Treatment Note Speech Language Pathology

finge I of 1

Putient Name: SOLINGER, MICHAEL ADAM

Medical Record #: 4990473

DOB: 6/16/2015 SOC-Date: 2/9/2018

Dute: 8/8/2018 12:42 PM

Account #: 15342413

Provider: Summerlin Outpatient Therapy

Provider#: 1831189638

Treating Clinician: Margot Elmountassir, MA, CCC-SLP

2/9/2018

Referring Physician: LAURA WEIDENFELD

Ouset Date

Primary Diagnosis:

Other Diagnosis:

2/9/2018 A0000 2/9/2018 F80.2

F80.0

Description

NO DIAGNOSIS SENT TO THE REDOC INTERFACE

Mixed receptive-expressive language disorder Phonological disorder

Time in: 10:00 AM SLP Interventions and CPT Codes Consisted of:

Thue Out: 10:45 AM

CPT Code Modifiers Minutes Units

ST SPEECLUHEAR TX IND

92507

Total Minutes: 45 | Total Timed Minutes: 0 | Total Untlined Minutes: 45 | Total Luits: 1 | Total Timed Luits: 0 | Total Untlined Units: 1

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BABY SISTER OBSERVED THE SESSION. MOM NEEDED TO LEAVE A FEW MINS EARLY BECAUSE SISTER WAS VERY FUSSY BECAUSE SIE WAS TIRED. OF MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR. MOM REPORTS THAT HIS NEW TEACHER UNDERSTANDS ABOUT 90% OF HIS SPEECH. SHE STATES HIS NEW CLASSRUOM IS SMALLER AND TEACHER CAN WORK WITH HIM MORE. HE

OF HIS SPECTA, SHE STATES, HIS NEW CLASSROOM IS SMALLER AND TEACHER CAN WORK WITH HIM MORE. HE DIDN'T SPEAK TO HIS OLD TEACHER AT ALL PER MOM. WORKING ON KAUFMAN WORKBOOK: STILL HAS DIFFICULTY WITH INITIAL SOUNDS. MICHAEL IS NOT ABLE TO PRODUCE AS AT ALL EVEN IN ISOLATION TODAY. HE CAN PRODUCE MOST SQUADS IN ISOLATION WITH MODEL, HE IS ABLE TO PRODUCE AS BOTH SPONTANEOUSLY AND WITH MODEL FOR SINGLE WORDS (BABY, BAY, BED, ETC...). HE CAN ONLY PRODUCE AS IN ISOLATION AND PROLONGING FIRST SOUND WITH MODEL (E.G., SSSSSSS-SUPIER). HE USES ALT NOW FOR ALL WORDS ENCEPT MODOU. HE SAYS "BOOOD." HE IS WATCHING MY MOUTH MORE WITHOUT MISMAL CUES. HE HAS DIFFICULTY WITH IDENDS AS WELL. DR WILL CITHER DELETE IT TOTALLY OR REDUCE IT. SEGMENTING WORDS IMPROVES ACCURACY (I.E. KN-EE). ADDS SOUNDS TO THE ENDS OF WORDS AT TIMES (E.G. BAY-

PHONOLOGY AND ARTICULATION DEFINITELY IMPROVED. HE CONTINUES TO BE INCONSISTENT WITH SOUNDS BUT IMPROVEMENTS MADE. HE IS ABLE TO PRODUCE SOUNDS IN ISOLATION. HAS TROUBLE CARRYING OVER TO WORDS. HE WAS INCONSISTENT PRODUCING BY BUT OF FURNISHING AND IMPUNISHITIAL POSITIONS.

THE WAS EXCURSES BAT PRODUCTED BY BY AT A PLANCA ARE THE STACK TOURS.
HOWEVER, HE WAS MECH MORE INTELLIGIBLE—I UNDERSTOOD HIM ABOUT 80% OF THE TIME IN CONTEXT.
HIMTATING AND APPROXIMATING MORE TODAY. MICUAEL WAS MORE FOCUSED AND MOTIVATED OVERALL THAN
PREVIOUS SESSION, HE IS IMITATING PHRASES AND SENTENCES WITH MINIMAL PROMPTS.
AT MICHAEL IS A 3 YEAR OLD WITH SPEECH LANGUAGE OFLAY. HE TURNS I ON SUNDAY.

P: CONT ST INWEEK

8/8/2018 12:51:53 PM

Morgot Elmaustassic, MA, CCC-SLP

Date/Pinte

State Lléense 4: 825

Page 4 of 5

Facility: SHM Center

* Auth (Verified) *

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Treatment Note Page 1 of 1 Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Date: 8/1/2018 02:41 PM Medical Record #: 4990473 DOB: 6/16/2015 Account fr: 15342413 SOC Date: 2/9/2018 Provider: Summerlin Outpatient Therapy Provider#: 1831189638 Treating Clinician: Margot Elmountassir, MA, CCC-SLP Referring Physician: LAURA WEIDENPELD Onset Date Description Code Primary Diagnosis: 2/9/2018 A0000 NO DIAGNOSIS SENT TO THE REDOCINTERFACE Other Diognosis: 2/9/2018 FS0.2 Mixed receptive-expressive language disorder P80.0 Phonological disorder Time In: 10:00 A31 Time Out: 10:55 AM SLP Inferventions and CPT Codes Consisted of: OPT Code Modifiers Minutes Units ST SPEECH/HEAR TX IND Total Minutes: 55 Total Timed Minutes: 9 Total Untimed Minutes: 55

Intervention Comments:

5: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND HABY SISTER OBSERVED THE SESSION.
0: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR. PROVIDED VISUAL BEHAVIOR CHART, SHOWED NINE BOXES AND CHECKED OFF WHEN HE "SAID HIS WORDS" (KAUFMAN CARDS), REWARDED WITH FREE PLAY AFTER SINE PRODUCTIONS. MUCH BETTER BEHAVIOR TODAY.

Total Units: 1 Total Timed Units: 0 Total Unitmed Units: 1

KAUFMAN CARDS:

VOWEL-CONSONANT WORDS: 50% ACCURACY GIVEN MODERATE CUES AND PROMPTS. CVCV WORDS: 60% ACCURACY GIVEN MODERATE CUES AND PROMPTS. CV WORDS: 75% ACCURACY GIVEN MODERATE CUES AND PROMPTS.

SEGMENTING WORDS IMPROVES ACCURACY (I.E. KN-EE). ADDS SOUNDS TO THE ENDS OF WORDS AT TIMES (E.G. BAY-

> BAYF).
PHONOLOGY AND ARTICULÁTION DEFINITELY IMPROVED. HE CONTINUES TO BE INCONSISTENT WITH SOUNDS BUT
IMPROVÉMENTS MADE. HE IS ABLE TO PRODUCE SOUNDS IN ISOLATION. HAS TROUBLE CARRYING OVER TO WORDS.
HE WAS INCONSISTENT PRODUCING #7 IB I'V #I IST AND AM IN INITIAL POSITIONS.
HOWEVER, HE-WAS MUCH MORE INTELLIGIBLE. LUNDERSTOOD HIM ABOUT 50% OF THE TIME IN CONTEXT.
IMITATING AND APPROXIMATING MORE TODAY. MICHAEL WAS MORE FOCUSED AND MOTUVATED OVERALL THAN
PREVIOUS SESSION. HE IS IMITATING PHRASES AND SENTENCES.
A SUICLARIA TO A WEST OF DIVITAL SUBSCIPACION OF TODAY.

A: MICHAEL IS A 3 YEAR OLD WITH SPECH-LANGUAGE DELAY. HE TORNS JON SUNDAY. P. CONT ST DAWEEK.

TREATMENT SESSION AND NOTES COMPLETED BY SLP STUDENT, CARLY DIXON.

2:51:20 PM

Margot-Elmountussic, MA, CCC-SLP

Date/Thuc

State License #: 825

Page 5 of 5

Facility: SHM Center

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

Admit: 4/4/2018 Disch: 4/30/2018

Disch: 4/30/2018 Di FIN: SHM0000015020738

Disch Time: 23:59 PDT

DOB/Sex: 6/16/2015 / Male

Attending: Weidenfeld, Laura L MD

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:32 PDT

Report Request ID: 429317323

Page 1 of 3

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odia Begind Kaapaties Variaty Katati 983 Juwanisate Kata Anto 11 Jua Vaga (N. 8018 1000 Julyan (N. 8018)

Treatment Note Speech Language Pathology Putient Name: SOLINGER, MICHAEL ADAM Dute: 4/18/2018 01:49 PM Medical Record #: 4990473 DOB: 6/16/2015

Page 1 of 1

Units

Account #: 15020738 Provider: Summerlin Outpatient Therapy

Provider#: 1831189638

Trenting Clinician: Margot Elmountassir, MA, CCC-SLP

Referring Physician: LAURA WEIDENFELD Ouset Date

> Primary Diagnosis: 2/9/2018 Other Diagnosis: 2/9/2018

Description A0000 F80.2 FR0.0

NO DIAGNOSIS SENT TO THE REDOC INTERFACE Mixed receptive-expressive language disorder

SOC Date: 2/9/2018

('honologica) disorder

Time Out: 10:50 AM Time In: 10:00 AME CPT Code Modifiers Minutes SLP Interventions and CPT Codes Consisted of: 50 ST SPEECH/HEAR TN IND

Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50 Total Cults: 1 Total Dured Culty: 0 Total Cultmed Cults: 1

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BABY SISTER OBSERVED.
O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR, MOM SAID THEY ARE FINDING OUT ABOUT HIS HERNIA TODAY AND WHEN SURGERY WILL BE SCHEDULE. HIS RIGHT EAR HAS DRAINED BUT HIS LEFT EAR STILL HAS A LOT OF FLUID IN

MICHAEL CONTINUES TO HAVE DIFFICULTY WITH CERTAIN SOUNDS. (PF-B):TE/LE/O/ AND (N) HOWEVER, IT IS MICHAEL CONTINUES TO HAVE DIFFICULTY WITH CERTAIN SOUNDS. IP-BLTFILTO AND IN ROWSYIE, IT IS INCONSISTENT. KUCKY FOR YUCKY; CUCK FOR ROCK, OUT FOR OFF. HE WAS ABLE TO SAY PAPA BOO BOO WHAT HE CALLS ONE OF HIS GRANDPARENTS BUT WHEN I ASKED HIM TO SAY THOO'ON ITS OWN, HE WASN'T ABLE TO DO SO. IF HE DOESN'T KNOW HOW TO SAY THE WORD, HE WILL JUST IMITATE THE PROSODYANTONATION.

LASH UNDERSTANDING HIM MORE TODAY. MOM SAID HIS DAY CARE TEACHER SAYS SHE IS UNDERSTANDING HIM MORE TODAY.

TRUED TONGUE EXERCISES IN THE MIRROR. MON HAS BEEN WORKING ON ELEVATION. HE WAS ABLE TO ELEVATE HIS TONGUE TYICE WITHOUT THE HELP OF HIS LOWER JAW. HE WAS ABLE TO LATERIALIZE TO HOTH SIDES. AS MICHAEL IS A 28 MONTH OLD WITH SPECULANGUAGE DELAY.

P: CONT ST INAVEEK.

Mary Elmourteral 40 cc. sur

4/18/2018 3:19:15 PM Date/l'ime

Margot Elmountussir, MA, CCC-SLP

State License #: #25

Page 2 of 3

Facility: SHM Center

Page 1 of 1

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Treatment Note Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Medical Record #: 499047.) Account #: 15020738

Provider: Summerlin Outpatient Therapy

Provider#: 1831189638

Treating Clinician: Margot Elmountassir, MA, CCC-SLP

Referring Physician: LAURA WEIDENPELD

Onser Date Code Description A0000

Primary Diagnosis: 2/9/2018 Other Diagnosis: 2/9/2018 NO DIAGNOSIS SENT TO THE RECOCUMTERFACE

Date: 4/4/2018 01:08 PM

DOB: 6/16/2015

SOC Date: 2/9/2018

Mixed receptive-expressive language disorder

3/9/2018 F80.0 Phonological disorder Time In: 10:00 AM Time Out: 10:50 AM

F80.2

Units CPT Code Modifiers Minutes SLP Inferrentians and CPT Codes Consisted of: 92507 50 ST SPEECHFHEAR TX IND Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50

Total Units: 1 Total Timed Units: 0 Total Cathued Units: 1

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND HABY SISTER OBSERVED.
O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR. MOM SAID HIS RIGHT EAR DRAINED THE OTHER DAY. SHE SAID REALLY THICK, GOOPY DRAINAGE, SHE STATES THAT SINCE THEN HE HAS HAD SOME CLEARER SPEECH. HE WAS ABOUT THE SAME DURING MY SPEECH AS FAR AS INTELLIGIBLITY. HE HAS TO GET AN ULTRASOUND FOR HIS HERRIA AND THEN THEY WILL SCHEDULE SURGERY TO REPAIR IT.

MICHAEL CONTINUES TO HAVE DIFFICULTY WITH CERTAIN SOUNDS. MEMBER TO ALVIDEAND AND AN HOWEVER, IT IS INCONSISTENT. HE SAID "BOO" FOR MOD BUT THEN DELETED B FOR BEE. HE IS ABLE TO SAY PAPA BUT NOT FIN

IF HE DOBSN'T KNOW HOW TO SAY THE WORD, HE WILL JUST IMPORT THE PROSODYINTONATION.

IF BE DOBSN'T KNOW HOW TO SAY THE WORD, HE WILL JUST EMICATE THE PROSODYINTONATION.

MOM HAD TO INTERPRET ABOUT 3 TIMES DURING THE SESSION.

MOM SAID WHEN HE WAS I, DR HOBAN CUPPED HIS TONGUE AND HIS LIP, UPPER LIP STILL APPEARS TIGHT. HE WAS RESISTIVE TO ME TOUCHING IT. HE STECK HIS TONGUE OUT AND ABLE TO LATERIALIZE IT TO BOTH SIDES (RIGHT WAS MORE DIPICULT THAN LIFT) BUT NOT ABLE TO ELEVATE TONGUE. TOLD MOM SHE COULD PLY SOME COOD ON HIS UPPER LIP AND HAVE HIM TRY TO LICK IT OPP. WILL TRY THAT IN THERAPY AS WELL.

HE HAD SOME BEHAVIOR DIFFICULTIES TODAY. NOT LISTENING, NOT GIVING TOYS BACK AND FURNING ARCHADD IN SEAT BUT WAS MANAGEABLE WHEN REDIRECTED WITH OTHER TOYS.

GREAT PRETEND PLAY WITH TOYS.

A: MICHAEL IS A 28 MONTH OLD WITH SPEECH-LANGUAGE DELAY.

P: CONT ST TXWEEK.

4/4/2018 1:28:34 PM

Margor-Elmountasile, MA, CCC-SLP

State License #: 825

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Page 3 of 3

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

Admit: 5/9/2018

Disch: 5/31/2018

Disch Time: 23:59 PDT

DOB/Sex; 6/16/2015 / Male FIN: SHM0000015088032
Attending: Weidenfeld, Laura L MD

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:31 PDT

Report Request ID: 429317321

Page 1 of 4

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Missed Visit Report Speech Language Pathology

Page 1 of 1

Patient Name: SOLINGER, MICHAEL ADAM Medical Record #: 4990473

Dute: 5/16/2018 02:56 PM DOB: 6/16/2015

Account #: 15088032

SOC Date: 2/9/2018

Provider: Summerlia Outpatient Therapy

Provider#: 1831189638

Treating Clinician: Margot Elmountassir, MA, CCC-SLP

2/9/2018

Referring Physician: LAURA WEIDENFELD

Other Diagnosis:

Description Code Onset Vale

Primary Diagnosis:

A0000

NO DIAGNOSIS SENT TO THE REDOC INTERFACE

F80.2

Mixed receptive-expressive language disorder

2/9/2018 2/9/2018 F80,0

Plan:

Continue with I time weekly therapy

Comments:

Patient or caregiver cancelled appointment within a 24 hour time frame demonstrating failure to comply with department's cancellation policy.

Mary's Elmourtwell MA course

5/16/2018 2:56:41 PM

Margot Elmountaisir, MA, CCC-SLP

Date/Ume

State Liceuse #: 825

Page 2 of 4

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Treatment Note

Description

finge 1 of 1

Units

Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM

Medical Record #: 4990473

Account #1 15088032

Provider: Summerlin Outpatient Therapy

Provider#: 1831189638

Treating Clinician: Margot Elmountassir, MA, CCC-SLP

Referring Physician: LAURA WEIDENFELD

Ouset Date

2/9/2018

Primary Diagnosis: 2/4/2018 2/9/2018 Other Diagnosis:

NO DIAGNOSIS SENT TO THE REDOC INTERFACE A0000 Mixed receptive-expressive language disorder F80,2

Dute: 5/9/2018 09:52 AM

DOB: 6/16/2015 SOC-Date: 2/9/2018

Phonological disorder

FR0.0 Time in: 10:00 AND Time Out: 10:50 AM

Minutes CPT Code Modifiers SLP Interventions and CPT Codes Consisted of: 92507 ST SPEECHALEAR TX IND

Total Minutest 50 Total Timed Minutes: 0 Total Futinged Minutes: 50
Total Entire 1 Total Timed Entire 0 Total Entired Units: 1

Intervention Comments:

SESPECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BARY SISTER OBSERVED.

OF MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR, MOM SAID HE GOT HIS TUBES IN HIS FARS VESTERDAY. SHE STATED HE SAYS THINGS ARE TOO LOUD NOW. HE WAS COVERING HIS EARS A FEW TIMES IN THE SESSION. THEY ARE GOING TO SEE ANOTHER DOCTOR ABOUT HIS HERNIA.

THEY WERE OUT OF TOWN FOR 2 WEBKS BECAUSE HIS GREAT GRANDMOTHER HAD A STROKE. MOM NOTICED HIS SPECH IS GETTING CLEARER AND CLEARER. DAD IS ABLE TO UNDERSTAND HIM A LITTLE BETTER NOW. MICHAEL CONTINUES TO HAVE DIFFICULTY WITH CERTAIN SOLDOS. PERFORMING HOWEVER, IT IS INCONSISTENT. HE HAD DIFFICULTY SAYING BOO BUT SAID B IN SPONGE BOB VERY CLEARLY. HE SAID TWO BUT NOT ABLE TO SAY TO IN THE. HE GAN SAY DADA GLEARLY BUT NOT DIME. IF THE DOESN'T KNOW HOW TO SAY THE WORD, HE WILL JUST IMITATE THE PROSODY/INTONATION.

LAM UNDERSTANDING HIM MORE TODAY. MOM HAD TO INTERPRET FOR ME 3 TIMES OURING THE SESSION.

A. MICHAEL IS A 28 MONTH OLD WITH SPECCH-LANGUAGE DELAY.

P. CONT SY LYWEER.

P. CONT SEDEWHER

5/9/2018 2:10:21 PM Dute/Cion

Margot Elmountassir, MA, CCC-SLP

State Eleense #: 825

Page 3 of 4

Pallent Name: SOLINGER, MICHAEL ADAM

Date of Birth; 6/16/2015 12:33 PDT

MRN: SHM4990473 FIN: SHM0000015088032

* Auth (Verified) *

STRANGTON HOSPITAL
STRANGTON HOS

Missed Visit Report Speech Language Pathology

Page 1 of 1

Patient Name: SOLINGER, MICHAEL ADAM

Date: 5/2/2018 11:47 AM

Medical Record #; 499047.3

DOB: 6/16/2015

Account #: 15088032

Provider: Summerlin Outpatient Therapy

SOC Date: 2/9/2018

Provider #: 1831189638

Other Diagnosis:

Treating Clinician: Margot Elmountassir, MA, CCC-SLP

Referring Physician: LAURA WEIDENPELD

Description Cnde

Primacy Diagnosis: 2/9/2018

Onset Date

2/9/2018

A0000 2/9/2018 F80.2

NO DIAGNOSIS SENT TO THE REDOCTATERFACE

F80.0

Mixed receptive-expressive language disorder Phonological disorder

Plan:

Continue with I time weekly therapy

Comments:

Patient or caregiver cancelled appointment at tenst Z4 flows in advance adhering to department's concellution policy.

Maryor Elmourtwood HA EU. Shr

5/2/2018 11:46:05 ÅM

Murgot Elmountassic, MA, CCC-SCP

State License #: 825

Date/Flmir

Page 4 of 4

Facility: SHM Center

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

DOB/Sex: 6/16/2015 / Male

Admit: 3/7/2018

Disch: 3/31/2018

Disch Time: 23:59 PDT

FIN: SHM0000014935217 Attending: Weidenfeld, Laura L MD

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:32 PDT

Report Request ID: 429317327

Page 1 of 3

* Auth (Verified) *



Treatment Note Page 1 of 1 Speech Language Pathology Date: 3/28/2018 10:06 AM Patient Name: SOLINGER, MICHAEL ADAM Medical Record #: 4990473 DOB: 6/16/2015 Account #: 14935247 SOC-Date: 2/9/2018 Provider: Summerlin Outpatient Therapy Provider#: 1831189638 Treating Clinician: Margot Elmountassic, MA. CCC-SLP Referring Physician: LAURA WEIDENFELD Description NO DIAGNOSIS SENT TO THE REDOC INTERFACE 2/9/2018 A0000 Primary Diagnosis: Other Diagnosis: 2/9/2018 F80.2 Mixed receptive-expressive language disorder F80.0 Phonological disorder 2/9/2018 Time Out; 10:50 AM Time.in: 10:00 AM Units CPT Code Modiflers Minutes SLP Interventions and CPT Codes Consisted of: ŧ ST SPERCHAIEAR TX IND Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50 Total Luity: 1 Total Three Culty: 0 Total Unthree Units: 1

Intervention Comments:

SS SPECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BABY SISTER OBSERVED.

OF MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR, JUST SOME SPONTANEOUS WORDS HE USED I NOTICED I COULD UNDERSTAND HIM BETTER. THEY HAVE BEEN OUT FOR LAST 2 WEEKS. HE TOLD ME WHO HE SAW AT DISSEYWORLD. MOM STATED SHE HAS BEEN HAVING HIM MAKE AN ATTEMPT TO TELL HER WHAT HE WANTS INSTEAD OF JUST THAT AND POINTING. HE HAS DEEN HAVING HIM MAKE AN ATTEMPT TO TELL HER WHAT HE WANTS INSTEAD OF JUST THAT AND POINTING. HE HAS TO SAY THE COLOR, SIZE, SOME DESCRIPTION.

HE STILL IS LEAVING OFF SOME INITIAL SOUNDS ESPECIALLY S. P. T. AND B. HOWEVER, HE IS ABLE TO SAY THE SOUNDS IN ISOLATION. HE ALSO IS ABLE TO SAY PAPA AND POUP WITH MY SOUND. HOWEVER, WITH MODEL AND VISUAL CUES HE SAID AFFOR MIC.

IP HE DOESN'T KNOW HOW TO SAY THE WORD, HE WILL JUST IMITATE THE PROSODY/INTONATION.

MOM HAD TO INTERPRIT ABOUT 5 THAIS DURING THE SESSION.

IP HE DOESN'T KNOW HOW TO SAY THE WORD, HE WILL LIST IMITATE THE PROSODY/INTONATION.
MOM HAD TO INTERPRET ABOUT 5 TIMES DURING THE SESSION.
MOM STATEO HE MIGHT NEED ANOTHER SURGERY TO REPARK HERNIG.
THEN HE SEES ENT NEXT MONTH AND REDIATRICIAN IN 2 WISEKS REGARDING PLUID IN EARS WITH POSSIBLE NEED
FOR TUBES. MOM STATES SHE HAD 4 SITES OF DURES WHEN SHE WAS YOUNGER.
DISCLESSED TO ISDA WORD WITH P TO GET THE P IS INITIAL POSITION. DISCLESSED TRATHE IS MISSING SOME OF THE
VOICELESS SOUNDS AT THE BEGINNING OF THE WORDS WHICH MAY BE RELATED TO HEARING IMPAIRMENT.
AT MICHAEL IS A 28 MONTH OLD WITH SPEECH-LANGUAGE DELAY.

P: CONT ST 1N/WEEK.

Mosque Elmourtanels Ma CU-sur

3/28/2018 12:46:48 PM

Margot Elmauntustic, MA, CCC-SLP

Date/Time

State License #: 825

Page 2 of 3

Facility: SHM Center

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Treatment Note Page 1 of 1 Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Date: 3/7/2018 03:20 PM DOB: 6/16/2015 Medical Record #: 4990473 SOC Date: 2/9/2018 Account #: 14935217 Provider: Sunimerlin Outpatient Therapy Provider #: 1831189638 Treating Clinician: Margot Elmountussir, MA, CCC-SLP Referring Physician: LAURA WEIDENPELD Onset Bute Corte Description NO DIAGNOSIS SENT TO THE REDOC INTERFACE 2/9/2018 D0000A Primary Diagnosis: Other Diagnosis: 2/9/2018 F80/2 Mixed receptive-expressive language disorder 2/9/2018 0,083 Phonological disorder Time Out: 10:50 AM Time In: 10:00 AM SLP Inferventions and CPT Codes Consisted of: CPT Code Modifiers Minutes Units 50 1 ST SPEECH/HEAR TX IND Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50 Total Units: 1 Total Timed Units: 0 Total Unitmed Units: 1 Intervention Comments:

SESPECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND HABY SISTER OBSERVED.

DE MICHAEL SAT RIGHT THOWN IN RIPTON CHAIR. MOM STATES HE IS TRYING TO SAY MORE WORDS AND PHRASES HE SAYS "GOOD MORNING" AND "WORK" FOR DADDY'S WORK. AUDIOLOGY TEST SAID "HE CAN HEAR" BUT HE "HAS A LOT OF FLUID IN HIS EARS". THEY ARE GOING TO WAIT AND RECHECK IN 2 MONTHS.

LAM UNDERSTANDING HIM MORE TODAY. HE DOES PREFER TO JUST POINT AND USE SOUNDS TO GET WHAT HE WANTS BUT HE WILL SAY WORDS WHEN PROMPTED AND/OR MODELED.

HE SPONTANEOUSLY SAID "COOKJE" AND POINTED TO COOKJE JAR TOY. JASKED HIM IF HE NEEDED HELP AT ONE POINT. HE SAID "NO". AND THEN SAID "YEA, I NEIGH HELP".

HE SAID "MAMA, I'M HOME" DURING FREE PLAY.

HE HAS MANY ARTICULATION ERRORS AND PHONOLOGICAL PROCESSES, HE DELETES THE INITIAL SOUNDS.

DE SAIL MOMA, EN HUMET DURING FREE PLAY.
HE HAS MANY ARTICULATION ERRORS AND PHONOLOGICAL PROCESSES, HE DELETES THE INITIAL SOUNDS
FREQUENTLY EVEN WITH MODEL. FOR EG., EEE FOR KNEE: EEE FOR ME. HE IS ABLE TO SAY THE SOUNDS IN
ISOLATION AND OTHER PARTS OF WORDS AT TIMES. HE HAS DIFFICULTY WITH B. T. T. D AND N IN INITIAL POSITIONS.
HE DOES A LOT OF SOUNDS REFECTS WITH TOYS. MOM SAID THAT WAS ALL HE WAS DOING FOR MONTHS PRIOR TO
STARTING TO TALK.

A: MICHAEL IS A 28 MONTH OLD WITH SPEECH-LANGUAGE DELAY.

P: CONT ST IX/WEEK.

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3/7/2018 3:28:52 PM

Margot Elmountáisir, MA, CCC-SLP

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State License #: 825

Page 3 of 3

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

DOB/Sex: 6/16/2015 / Male

Admit: 2/9/2018

Disch: 2/28/2018

Disch Time: 23:59 PST

FIN: SHM0000014880801

Attending: Weidenfeld, Laura L MD

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:32 PDT

Report Request ID: 429317329

Page 1 of 9

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Treatment Note

Page 1 of 1

Speech Language Pathology Putient Namer SOLINGER, MICHAEL ADAM

Date: 2/28/2018 02:55 PM

Medical Record #: 4990473

DOB: 6/16/2015

Account #: 14880801

SOC Date: 2/9/2018

Provider#: 1831189638

Provider: Summerlin Outpatient Thorapy

ST SPERCHAIEAR TX IND

Other Diagnosis:

Trenting Clinician: Margot Elmountassir, MA, CCC-SLP

Referring Physician: LAURA WEIDENFELD

Onset Date

Primary Diagnosis:

2/9/2018 A0000 2/9/2018 689.2

NO DIAGNOSIS SENT TO THE REDOC INTERFACE Mixed receptive-expressive language disorder

Phonological disorder F80.0 2/9/2018 Time.fu; 11:00:AM Time Ont: 11:50 AM

Description

SLP Interventions and CPT Codes Consisted of:

Minutes Units CPT Code Modifiers 92507

Total Minutes: 50 Total Timed Minutes: 0 Total Unitined Minutes: 50

Total Units: 1 Total Timed Units: 0 Total Unitined Units: 1

Intervention Comments:

SIS SPECCH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BABY SISTER OBSERVED.

OF MICHAEL SAT RIGHT DOWN IN RIPTON CHAIR. MOM STATES HE IS TRYING TO SAY MORE WORDS AND PHRASES. HE IS SAYING "SEE THAT, MAMA?" FREQUENLTY THROUGHOUT THE DAY. SHE STATED HE HAS AN EXPLOSION OF LANGUAGE SINCE DECEMBER. WE DISCUSSED HOW HE HAS MULTIPLE ARTICULATION ERRORS AND HOW MOM HAD TO INTERPRET SEVERAL TIMES FOR ME DURING THE SESSION. GREAT PRETERO PLAY. HE WILL INITATE MOST OF THE TIME WITH PROMPTS NEEDED ABOUT 50% OF THE TIME. VOCALIZING WITH ACCURATE PITCH WITH MUSIC. HE IS INCONSISTENT WITH PRODUCING SEVERAL PHUNEMES: HE WILL AT FOR CAT. DELETES A LOT OF INITIAL PHONEMES. HOWEVER, HE IS ABLE TO PRODUCE THE SAME PHONEME IN SAME POSITION IN ANOTHER WORD. MICHAEL HAS A HEARING EVALUATION TODAY AT 500 WITH ADVANCED ADDIOLOGY INSTITUTE.

A: MICHAEL HAS A HEARING EVALUATION TODAY AT 500 WITH ADVANCED ADDIOLOGY INSTITUTE.

A: MICHAEL HAS A MONTH OLD WITH SPEECH-LANGUAGE DELAY.

P: CONT ST INAVEREN.

Markin throughout his

2:59:26 PM

Margut Elmonotassir, MA, CCC-SLP

Date/Time

State Lineuse #: 825

Page 2 of 9



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Treatment Note

fage 1 of 1

Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM

DOB: 6/16/2015

Dute: 2/21/2018 12:53 PM

Medical Record #: 4990473

SOC-Date: 2/9/2018

Account #: 14880801

Provider: Summerlin Outpation Therapy Provider #: 1831189638

Treating Clinician: Margot Elmountassic, MA. CCC-SLP

Referring Physician: LAURA WEIDENFELD

Ouset Date Description

Primary Diagnosis:

2/9/2018 A0000 NO DIAGNOSIS SENT TO THE REDOC INTERFACE

Other Diagnosis:

2/9/2018 F80.2 2/9/2018 F80.0

Mixed receptive-expressive language disorder

Phonological disorder

Time.in: 11:00 AM	Time Ont: 11:50 AM		
SLP Interventions and CPT Codes Consisted of:	CPT Code 3	Andifiers Minutes Units	
ST SPEECH/HEAR TN IND	92507	.50 1	.
Part of Adjusters Cit. Part of Ti	and Montest O Total Vertinad Minu	les: 50	

Total Colly: 1 Total Timed Colly: 0 Total Cultimed Units: 1

Intervention Comments:

S: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM AND BABY SISTER OBSERVED.

O: MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR. HE WILL POINT AND SAY "THAT" TO PLAY WITH TOYS. GREAT PRETEND PLAY. HE WILL IMITATE NOST OF THE TIME. VOCALIZING WITH MESIC.

WITH MUSIC.
HE IS INCONSISTENT WITH PRODUCING SEVERAL PHONEMES: FOR EXAMPLE, HE WILL SAY APPLE LIKE AH UH BUT MOM WILL PROMIT HIM TO SAY APPLE DIDGE AND HE WILL SAY AFFLE CORRECTLY WHEN JUICE IS ADDED. HE WILL NOT IMITATE 71/ IN THE BUT HE WILL USE THE 77/ IN OTHER WORDS EVEN IN SAME POSITION. WORKED ON V.C. AND C.V. KALEMAN CARDS. HE IMITATED B IN 1600 AND BOW BUT SAID FEEF FOR BEE. UNABLE TO PRODUCE WITH MODEL AND VISIAL CUES.
DISCUSSED GETTING A HEARING EVAL. MOM SAID HE WILL GO THROUGH THE ENT TO GET A HEARING EVALUATION. MICHAEL IS ROALLY BASY TO WORK WITH. HE ENIONS PLAYING WOTH TOYS. HAS GOOD PRETEND PLAY, FOLLOWED DIRECTIONS WITH PROMPTS, REFOOLD HALF OF THE TIME.
NOT EXTELLIGIBLE WHEN OUT OF CONTENT, MOM HAD DIRECTIONS UNTIL PROMPTS, REFOOLD HALF OF THE TIME.
AT MICHAEL IS A 28 MONTH OLD WITH SPEECH-LANGUAGE DELAY.
P. CONT ST TYMBER.

P: CONT ST IN/WEEK.

Margin elmountanolish

2/21/2018 1:17:31 PM

Margot Elmountussir, MA, CCC-SLP

Dute/Time

State License h: 825

Page 3 of 9



Treatment Note Page 1 of 1 Speech Language Pathology Date: 2/9/2018 02:27 PM Putient Name: SOLINGER, MICHAEL ADAM Medical Record #: 4990473 DOB: 6/16/2015 SOC-Date: 2/9/2018 Account#: 14880801 Provider: Summerlin Outpatient Therapy Provider#: 1831189638 Treating Clinician: Margor Commence.

Referring Physician: LAURA WEIDENFELD

Onset Date Code Treating Clinician: Margot Elmountassic, MA, CCC-SLP Description NO DIAGNOSIS SENT TO THE REDOC INTERFACE Primary Diagnosis: 2/9/2018 AOQOO Other Diagnosis: 2/9/2018 F80,2 Mixed receptive-expressive language disorder Time Out: 11:50 AM Time In: 11:00 AM CPT Cade Modifiers Minutes SLP Interventions and CPT Codes Consisted of 92523 EVAL SOUND SPEECH COMPREH Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50
Total Units: 1 Total Timed Units: 0 Total Unitmed Units: 1 Intervention Comments: PLEASE REFER TO EVALUATION FOR DETAILS. Paln Out: 0/10 Pala by 0/10 2/9/2018 Date/Chne Alargot Elmonutassir, MA, CCC-SLP

State License 4: 825

Page 4 of 9

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Initial Evaluation Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Medical Record #: 4990473

Page 1 of 3

Date: 2/9/2018 12:38 PM DOB: 6/16/2015

Account#: 14880801

SOC Date: 2/9/2018

Provider: Summerlin Outpation Thompy

Provider#: 1831189638

Trenting Clinician: Margot Elmountassir, MA, CCC-SLP

Referring Physician: LACRA WEIDENFELD

Patient Information

Address: 8500 HIGHLAND VIEW AVE

Physician: LAURA WEIDENFELD

Physician #:

City, State, Zfp: LAS VEGAS, Nevada 89145

Occupation: Unknown

of Approved Visits: 0

Gender: Male

Confuct Person: CHALESE SOLINGER

Rehabilitation Information / History Description

Primary Diagnosis:

2/9/2018 .8.0000 F80.2 2/9/2018

Code

NO DIAGNOSIS SENT TO THE REDOC INTERFACE Mixed receptive-expressive language disorder

Other Diagnosis: Subjective Comments: MICHAEL (GOES BY THE NICKNAME "MACK" PER MOME MOM AND BABY SISTER ATTENDED THE EVALUATION. MOM PROVIDED HISTORY.

Prior Functional Status: Communication limited to social greenings, responses Safety Measurest Not applicable

Onset Date

Recent Speech Language None within the last sixty cays Therapy:

Reliabilitative Prognosis: Excellent reliab gorential to reach the established goals Mental Status: Alert and oriented in all spheres - cooperative and motivated

Special Needs: Not applicable Reason for Referral / Decreased functional communication

Concerns that led patient to Speech Language,

Pathology:

Audulatory Status: Independent History is Significant for: No identified clinical problem

Patient's Caregiver is aware of and understands his/her diagnosis and prognosis:

There is need for further functional assessment by another discipline: Patient is currently receiving functional rehab by another discipline:

Mental Status Behavior: Alert and oriented in all spheres Mental Status Cooperation: Cooperative

Are there any cultural or religious beliefs limiting treatment: Are there any barriers to learning:

Home Environment MICHAELLIVES WITH HIS PARENTS AND HIS BARY SISTER, MARIE Comments:

Page 5 of 9

Yes

No

No

Date of Birth: 6/16/2015 12:33 PDT

MRN: SHM4990473 FIN: SHM0000014880801

* Auth (Verified) *

Initial Evaluation

Page 2 of 3

Patient Name: SOLINGER, MICHAEL ADAM

Speech Lauguage Pathology Medical Record #: 4990473

Account #: 14880801

DQB: 6/16/2015 SOC Date: 2/9/2018

Date: 2/9/2018 12:38 PM

Provider: Summerlia Outpatient Therapy

Provider#: 1831189638

Treating Clinician: Margot Elmountassir, MA. CCC-SLP

Referring Physician: LACRA WEIDENPELD

Case History: MICHAEL WAS HORN AT 11 WEEKS, NORMAL PREGNARCY. MICHAEL HAS MET ALL HIS DEVELOPMENTAL MILESTONES EXCEPT FOR SPEECHLANGUAGE, MOM.REPORTS HE.HAS BEEN ON WAIT LISTS FOR ABOUT A YEAR AROUND TOWN. HIS SPEECHLANGUAGE HAS INCREASED IN THE PAST MONTH PER MOM.

MICHAEL HAD HIS TONSILS AND ADENOIDS REMOVED JUNE 2017. HE HAD SLEEP APNEA AND SNORING. NOW SLEEP APNEA HAS RESOLVED BUT HE STILL SNORES PER MOM.

HERNIA REPAIR JULY 2017

Gestution flistory: SEE ABOVE.

Medication List; N/A

Behavlor / Cognition: Able to participate in standardized teating

Behavior/Cognition MICHAEL SAT IN THE RIFTON CHAIR. WANTED TO PLAY WITH ALL THE TOYS. COOPERATIVE.

Combients:

Does the patient receive supplemental (tube) feedings?:

Clinical Findings

Oral Motor / Speech

Oral motor structure/function is normal in all aspects:

Oral Motor / Speech Comments:

WILL DO A PULL OM ENAM ON NEXT VISIT. ON APPEARANCE, ORAL MUSCLATURE APPEARS NORMAL. HE WAS ABLE

TO PROTRUME FONGUE AND IT WAS AT MIDLINE. HE IS DIFFICULT TO UNDERSTAND TO THE UNFAMILIAR LISTENER. HE HAS SEVERAL ARTICULATION ERRORS. SOME ARE AGE APPROPRIATE (CLUSTER REDUCTION) BUT HE WILL DELETE INITIAL SOUND FREQUENTLY WHEN TALKING (E.G., ED FOR RED: AK FOR MACK).

Pediatric Language Exam

Receptive Language Strengths:

PLS4- Indicate body poins on self, caregiver or toy

PLS4- Understand spatial concepts (in. off, out of)

Receptive Language Weaknesses:

PLS4: Understand several pronouns (me, my, yours)

Receptive Language Comments:

MICHAEL FOLLÓWED SEVERAL I STEF COMMANDS WITHOUT ANY PROMPTS. HE REQUIRED PROMPTS AT TIMES WITH 2 STEP COMMANDS AND IF PRONOUNS WERE INVOLVED.

Expressive Language Strougths:

PLS5- Extend to or points to object to show others

PES5. Use five to fen words

Expressive Language Weaknesses:

PLS5-15se words for a variety of pragmatic functions

Expressive Language Comments:

MOM REPORTS THAT MICHAEL HAS APPROXIMATELY 30 SPONTANEOUS WORDS WHICH IS DECREASED FOR HIS AGE LEVEL. HE IS VERY DIFFICULT TO UNDERSTAND AS WELL DUE TO SEVERAL ARTICULATION ERRORS. HE DELETES INITIAL SOUNDS.

INITIAL SOURDS.
HE WILL IMITATE WORDS WITHOUT PROMPTS MOST OF THE TIME. HE PREFERS TO POINT AND SAY "THAT" FOR WHAT HE WANTS. MOM REPORTS SHE UNDERSTANDS HIM MOST OF THE TIME BUT DAD HAS DIFFICULTY UNDERSTANDING HIM. HE TENDS TO BE VERY QUIET IN DAY CARE. WHEN I WOULD ASK HIM QUESTIONS "WHAT'S THAT?" HE WOULD LOOK DOWN AND NOT ANSWER AND MOVE ON TO SOME OTHER TASK OR TOY.

Page 6 of 9

Facility: SHM Center

* Auth (Verlfled) *

Speech Language Pat	hology Initial]	Evaluation	Page 3 of 1
Pattent Name: SOL	INGER, MICHAEL ADAM	Date: 2/98	2018 J2:38 PM
Medical Record #: 4990	1473	DOB: 6716	/2015
Account it: 1488	80803	SOC Date: 2/9/	2018
Provider: Sum	merlin Outpatient Therapy		
Provider #: 1831	189638		
	got Elmountassir, MA, CCC-SUP		
Referring Physician: LAL	IRA WEIDENFEED		
Standardized Tests			
Standardized Test:	PLS-5 (Preschool Language Scale, Fill		
	Standard Percent Raw Score Score Rank		
	33 81 10	1-(1	
Comment's;	AUDITORY COMPREHENSION: R EXPRESSIVE COMMUNICATION:		
Impressions / Recomm	endations		
Diagnostic Impressions:			
MILD-MODERATE PHO	VE-EXPRESSIVE LANGUAGE DISOI PROCESSES.	UDER	
Diagnostic Recommendations	:		
ST IX/WEEK.		611-	
}	Finen	onal Gools	
	(louls	
Termi	MICHAEL WILL FOLLOW 2 STEP O MICHAEL WILL FOLLOW COMMA ACCURACY. MICHAEL WILL IMITATE SINGLE MICHAEL WILL USE WORD TO RE "THAT") WITH 80% ACCURACY A MICHAEL WILL USE ACTION WO PARIENTECREGIVER EDUCATION STRATEGIES.	INDS INVOLVING PROMOUNS (M WORDS WITHOUT PROMPTS 80 EQUEST TOYS UNSTEAD OF JUST NO FADING MODIS RDS/VERUS WITH FADING MODIS WILL, BE PROVIDED TO ASSIST	IE, YOU, MY, ETCH.) WITH 80% % OF THE TIME. I POINTING AND SAYING PL 80% OF THE TIME. I WITH CARRYING OVER ABOVE
Term:	MICHAJI WILL BE AT AGE APPR MICHAEL WILL BE INTELLIGIBLE ONFAMILIAR LISTENER.	AT THE PHRASE LEVEL WITH	M95 ACCURACY TO THE
Patient Goal(s) and/or Goal Comments:	AS LANGUAGE PROGRESSES: WIL PHONOLOGICAL PROCESSES AND	L CONTINUE TO EVALUATE AF WILL ADDRESS AS NEEDED.	TICULATION AND
Patient / Caregiver concurs w	ith established treatment plan and go	nts:	Yes
	Intervei	ntions/Plan	
ST SPEECHMEAR TX IN	0 92507		
Frequency of SLP:			
Duration of SLP:			
		Maryor Elmourto	706/ ИА СШ-ЗИ ^Ф 2026/47 РМ
		Margot Elmointasir, MA, CCC	SLP Date/Time
		Study License #: 825	

Page 7 of $\tilde{9}$

Facility: SHM Center

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SUBMARRIUM ROSPITAL SUBMARRIUM PETER CONTROL OF SUBMARRIUM SOOMAR DESCRIPTION OF SUBMARRIUM ET YEAR CHARLES FOR SUBMARRIUM TO THE SUBMARRIUM SU

Plan of Care (Initial Evaluation) Page 1 of 2 Speech Language Pathology Date: 2/9/2018 12:38 PM Patient Name: SOLINGER, MICHAEL ADAM Medical Record #: 4990473 DOB: 6/16/2015 Account #: 14880801 SOC Date: 2/9/2018 Provider: Summerlin Outpatient Therapy Provider #: 1831189638 Treating Clinician: Margot Elmountassir, MA. CCC-SLP Referring Physicians LAURA WEIDENFELD Visits From SOC: 1 Ouser Date Cade Description 2/9/2018 A0000 NO DIAGNOSIS SENT TO THE REDOCINTERFACE Primary Diagnosis: 2/9/2018 F80.2 Mixed receptive-expressive language disorder Other Diagnosis: Subjective Comments: MICHAEL (GOES BY THE NICKNAME "MACK" PER MOM), MOM AND DABY SISTER ATTENDED THE EVALUATION. MOM PROVIDED HISTORY. Prior Functional Status: Communication limited to social greetings; responses Rehabilitative Prognosis: Excellent tehab (strential to reach the established golds History is Significant for: No identified clinical problem Cuse History: MICRAEL WAS BORN AT 41 WEERS. NORMAL PREGNANCY. MICRAEL HAS MET ALL HIS DEVELOPMENTAL MILESTONES EXCEPT FOR SPECIAL ANGUAGE. MOM REPORTS HE HAS BEEN ON WALT LISTS FOR ABOUT A YEAR AROUND FOWN. HIS SPEECHELANGUAGE HAS INCREASED IN THE PAST MONTH PER MOM. MICHAEL HAD HIS TONSILS AND ADENOIDS REMOVED JUNE 2017. HE HAD SLEET APNEA AND SNORING. NOW SLEEP APNEA HAS RESOLVED BUT HE STILL SNORES PER MOM. HERNIA REPAIR JULY 2017 Goals Initial Level Goals Functional Gools; Shore MICHAEL WILL FOLLOW 2 STEP COMMANDS WITHOUT PROMPTS AND 80% ACCURACY.

Term: MICHAEL WILL FOLLOW COMMANDS INVOLVING PRONOUNS (ME, YOL, MY, ETC...) WITH 80% MICHAEL WILL IMITA TE SINGLE WORDS WITHOUT PROMPTS 80% OF THE TIME. MICHAEL WILL USE WORD TO REQUEST TOY'S (INSTEAD OF JUST POINTING AND SAYING THAT") WITH 80% ACCURACY AND FADING MODEL MICHAEL WILL USE ACTION WORDS/VERBS WITH FADING MODEL 80% OF THE TIME.
PARENT/CAREGIVER EDUCATION WILL BE PROVIDED TO ASSIST WITH CARRYING OVER ABOVE STRATEGIES. FUUCTIONAL GORDS: LONG MICHAEL WILL BE AT AGE APPROPRIATE LEVEL FOR EXPRESSIVE AND RECEPTIVE LANGUAGE. Term: MICHAEL WILL BE INTELLIGIBLE AT THE PHRASE LEVEL WITH 90% ACCURACY TO THE UNFAMILIAR LISTENER. Patient Gunf(s) and/or Gual. AS LANGUAGE PROGRESSES, WILL CONTINUE TO EVALUATE ARTICULATION AND COMMENTAL PHONOLOGICAL PROCESSES AND WILL ADDRESS AS NEEDED. Yes Patient / Caregiver concurs with established treatment plan and goals: Oral Motor / Speech WILL DO A FULL ON EXAM ON NEXT VISIT. ON APPEARANCE, ORAL MUSCLATURE APPEARS
Commends: NORMAL, HE WAS ABLE TO PROTRUDE TONGUE AND IT WAS AT MIDLINE.
HE IS DIPPICIPET TO COIDERSTAND TO THE COPAMBLIAR LISTENER. HE HAS SEVERAL. ARTICULATION ERRORS. SOME ARE AGE APPROPRIATE (CLUSTER REDUCTIOS) BUT HE WILL DELETE INITIAL SOUND PREQUENTLY WHEN TALKING (É.G., ED FOR RED: AK FOR MACK). Receptive Tranguage MICHAEL FOLLOWED SEVERAL 1 STEP COMMANDS WITHOUT ANY PROMPTS. HE REQUIRED COMMANDS AND IF PROMOUNS WERE INVOLVED.

Page 8 of 9

Speech Language Pathology	Plan	of Care (In	itial Evaluation)	Page 2 of 2
Patient Name: SOLINGER, M	HCHAEL ADAM	.Date:	2/9/2018 12:38 PM	
Medical Record #: 4990473	·	DÓB:	6/16/2015	
Account #: 14880801		SOC Date:	2/9/2018	
Provider: Summerlin Ou	patient Thempy			
Frovider#: 1831189638				
Treating Clinician: Margot Elmour	tassir, MA, CCC-SLP			
Referring Physician: LAURA WEIL	ENPELD			
SEYERAI HE WULL SAY "TH BUT DAI WHEN IX ANSWER	SED FOR HIS AGE LEVEL. ARTICULATION ERROT IMITATE WORDS WITH ATI FOR WHAT HE WAN MAS DIFFICULTY ONDI YOULD ASK HIM QUEST	HE IS VERY DIESECULT: RS. HE DELETES INITIAL SO UUT PROMPTS MOST OF ITS. MOMERPORTS SHE UI ERSTANDING HIM. HE TEN LONS "WHAT'S THAT?" HE LE OTHER EASK OR TOY.	TO UNDERSTAND AS W DONDS. HE TIME, THE PREFERS NDERSTANDS HIM MO POS TO DE VERY QUIET	VELL OUE TO TO POINT AND IST OF THE TIME IN DAY CARE.
Standardized Tests				
Standardized Test: PLS-5 (Pr				
Raw Sco	Standard Percen Score Rani			
55	si tu	3-11		
		IS 29; 88 84; PR 14; AGE 2-2 RS 26; 88 80; PR 9 AGE 1-9		
Impressions / Recommendation	s			
Diagnostic Impressions:				
MILD MIXED RECEPTIVE-EXPRE MILD-MODERATE PHONOLOGIC		RDER		
Diagnostic Recommendations:				
ST (X/WEEK.				
	Interve	ntions/Plan		
ST SPEECH/HEAR TX IND 92507				
Frequency of SLP: One time v	rockly			
Duration of SLP: 6 months		**************************************		
		Margar Elmon	March MA CU-SH	2/0/2018 2/26/47 PM
LAURA WEIDENFELD	Date/Time	Margot Elmauotussic, MA	, CCC-SLP	Date,
I certify the need for these weeter floralisted under this plantificanties my case.	n nEbbraDicrat	State License 8: 825		

Page 9 of 9

Facility: SHM Center

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

DOB/Sex: 6/16/2015 / Male

Admit: 12/19/2018

Disch: 12/31/2018

Disch Time: 23:59 PST

FIN: SHM0000015694425 Attending: Weidenfeld, Laura L MD

Attending. Weidemeidi

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:32 PDT

Report Request ID: 429317303

Page 1 of 7



Speech Language Path	ology	P	lan of Care	(Re-Evaluation)	Page	1 of
Patient Name: SOLI		LADAM		Date: 12/(9/2018 03:07 PA	i	
Medical Record #: 4990	173			DOB: 6/16/2015		
Account #: 1569	1425		\$0	C Date: 2/9/2018		
Provider: Sunin	nerlin Outputient '	Thempy				
Provider #: 18311	189638					
Treating Clinician: Marg	ot Elmountassir, N	ма, ссс-я	SL.P			
Referring Physician: LAC	ra weidenpel	Ď				
			Visits Fro	ui SOC: 24		
***************************************	Ouser Date	Cude	Description			
Primary Diagnosi	is: 2/9/2018	A0000	NO DIAGNOSIS SENT	TO THE REDOCINTERFAC	E	
Other Diagnosi	is: 2/9/2018	F80,2	Mixed receptive-express	ive language disorder		
	2/9/2018	F80.0	Phonological disorder			
Subjective Comments:	MICHAEL HAS A	TTENDED	22 SPEECH-LANGUAGE T	HERACT SESSIONS SINCE 29	/18.	
Curr	ent Levels			Goals		
			Goals			
Functional Guals; Short	MICHARE WILL	FOULOW 2	STEP COMMANDS WITH	OUT PROMPTS AND 80% ACC	URACY.	· Partially
Term						LY One'
	MICHAEL WILL I ACCURACY, ~P			PRONOUNS (ME. YOU, MY, ET	C) WIII	# 80%
	MICHAEL WILL	amany ana IMCEATES	INGLE WORDS WITHOUT	PROMPTS 80% OF THE TIME.	· Cartially	r Mot
	MICHAUL WILL!	USE WORT) TO REQUEST TOYS ONS	TEAD OF JUST POINTING AND	SAYING	i
	98 HTIVI ("TART"	IN ACCUR	ACY AND FADING MODE	L Partially Met	V13.162 11	to atic No.
	MICHAEL WILL! Mei	USE ACTIC	N WORDS/VERUS WULLT	ADING MODEL 80% OF THE	mvie. • r	arteany
		IVER EDUC	TATION WILL BE PROVIDE	ED TO ASSIST WITH CARRYD	NG OVER	ABOVE
	STRATEGIES, -1	Partially Mo	(
			PHONEMES, WITH FADING DS. – Partially Met	I MODEL AND 80% ACCURAC	SA IN IMU	BVL
				OR ENPRESSIVE AND RECEPT	IVELANO	SUAGE.
Term:	- Not Met					
				EVEL WOTH 90% ACCURACY	10 19%	
Durk and Durket and Hay On a C	UNEAMILIAR LIS	STENER.	NOUNCE WELLE DEED WALLING CHES	ECH RATHER THAN LANGUA	(-F	
Continents:	rocus on speci			ELIT KO GOEK TRACK ENWOON		
Patient / Caregiver concurs wit					Yes	
Oral Motor / Speech	TONGUE ELEVA	TION IS DE	CREASED BUT HE IS IMP	ROVING EACH WEEK, MOM	WORKS C	ON HIS
Commenter	HOME PROCEAS	J ĎAILY.				
	HE WAS DELETH	NG ALMOS	TEALL INITIAL SOUNDS F	ILT NOW HE IS DOING VERY NITIAL PHONEMES, 47, 70, 7	With L. W	gur Setri
	PALITAG MOUTEL,	, IIII.JA PKU III.A. III. III	DUGANG MQAT OF THE R	T FOR HIM BUT IMPROVING	WITH MÖ	DELS
	AMINAMENTAL CAN	150				
· ·	HÉ IS APPROXIM	ATELY 70°	S INTĒLLIGIBLE IN CONV	/ERSATIONAL SPEÈCH, HIS M	ACT HER I	HAS IQ
	INTERPRET ABO					
Receptive Language 1	MICHAEL FOLLO	WED SEV	ERAL I STEP COMMANDS	WITHOUT ANY PROMPTS. F	IIS REQUII	Ktil
Comments: 1	ACOMUIS AT IN MCHARLRAS B	JUS WITH POEIVED I	Z 5, DEC COMMANDA AND COMES IN DIS CARS DIS I	IF PRONOUNS WELLE INVOLV UNDERSTANDING HAS IMPRI	OVED, HI	E 18
1	POLLOWING COM	MMANDS A	AND RESPONDING TO QU	ESTIONS HAVE BEEN BETTE	R.	
Fynressive Lantinitie	MICHAEL RECEP	VED TUBE	S IN HIS BARS. HE IS TAI	LKING IN 4-5 WORDS UTTER	NCES NO	DW. HE
Comments:	IS JUST DIFFICUL	T TO UND	ERSTAND, SEE ORAL M	OTOR SECTION.		
				i de la companya de		

Page 2 of 7

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MRN: SHM4990473 FIN: SHM0000015694425

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Speech Language Pati	iology	Plan of	Care	(Re-Evaluati	on)	Page	2 of
	INGER, MICHAEL ADA	34	1	Date: 12/19/2018	03:07 PM		
Medical Record #: 4990	1473		t	OB: 6/16/2015			
Account#: 1569	4425		SOCT	Date: 2/9/2018			
Provider: Som	merlin Outpatient Therapy						
Provider #: 1831	189638						
Treating Clinician: Marg	or Elmonnassir, MA, CC	C-SLP					
Referring Physician: LAU	RA WEIDENFELD		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Standardized Tests	***						
Stundardized Test:	PLS-5 (Preachool Language						
	Raw Score Score	Percentile Rank	Age Equivalent				
	55 81	10	1-11				
Comments:	AUDITORY COMPREHE EXPRESSIVE COMMUNE	NSION: RS 29;	SS 84; PR 14; AGI	22-2 11-9			
	DID NOT COMPLETE AN						
Impressions / Recomm							
liagnostic Impressions:	enouthus						
MILD RECEPTIVE EXP	RESSIVE LANGUAGE DE						
Hagnostic Recommendations	•						
ST TX/WEFK.							
**************************************		Intervention	ıs/Plun				
ST SPEECH/HEAR TX IN	O 02507			.,			
Frequency of SLP;			**************************************	********************			
Duration of SLP:							
Interviolati Cammens.	S; SPEECH-LANGUAGE STATED HE IS IMPROVI STATED THEY MIGHT F O: MICHAEL SAT RIGHT WORKED ON M. B. P IN "EASY" PLACEMENT. 3 F. D., N IN ALL POSITIO REALLY MAKING REM. WITH MODEL. OCCASIO BLENDS BUT THAT IS E BLENDS CLEARER LIKE WIEK. STALL LIKES IT UNDERSTANDING HIM DURING THE SESSION I A: MICHAEL IS A 3 YEA P; CONT ST JX/WEEK.	NG A LOT WITE IE MOVING TO I DOWN IN RIF ALL POSTTIONS ONS IN SINGLE V ARKABLE PROOF DEALLY REQUE TE ALL PHONES OFFICE ALL OFFICE ALL OFFICE ALL OFFICE ALL OFFICE ALL OFFICE ALL OFFICE OFFICE ALL OFFICE OFFICE OFFICE OFFICE OFFICE OFFI OFFI OFFI OFFI OFFI OFFI OFFI OFF	H HIS AZ AND AM PAJIRUMP BUT TON CHAIR. TAI S IN SINGLE WOD WITH MODERA WORDS WITH MC GRESS WITH PIC RIES VISUAL MO MES IN ISOLATIC WELL (E.G., DIFI NOS INCONSIST E INITIAL PHONE IN CONVERSAT	F. WORRING ON MILLLER ME KN IK TOOLS ORAL ROS WITH MODE TE TO DEPICOL. DDEL (EASY-DIFF DOCUMENT PHONE DEEL ON THE WAS HAVICCULT FOR S BL ENT IN SPEECT! ME BUT (MIPROVION, MOM HAD DOWN, MOM HAD	AV AND IV. TOW. TOW. TOW. TOW. TOW. TOW. TOW. TOW	MOM CURACY ORDS, ELACCU GLE WOL GLTY W AYING EA	S. Y FQ JRAC RUS TITU OTH ICU
	1. 50,00						
	1. GOAT OF THE COURSE	¥	Maryor th	murtarely	MA LL+Ships	(2/19/20) 3:26:51 P	
LAURA WEIDENFELD	Date		Madyly the				
LAURA WEIDENFELD Lovilly the week for the weeker foulds walk walke open.	'Date/I	ilme a				3:26:51 P	

Page 3 of 7

Facility: SHM Center

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STRAMERICA HOSPITAL
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Re-Evaluation Page 1 of 3 Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Date: 12/(9/2018 03:07 PM Medical Record #: 4990473 DOB: 6/16/2015 Account #: 15694425 SOC Date: 2/9/2018 Provider: Summerlin Outpation Therapy Provider #: 1831189638 Treating Clinician: Margot Elmountassir, MA, CCC-SLP Referring Physician: LAURA WEIDENFELD Patient Information Physician: LAURA WEIDENFELD Address: 8500 HIGHLAND VIEW AVE Physician #: City, State, Zip: LAS VEGAS, Nevada 89145 # of Approved Visits: 0 Occupation: Unknown Gender: Male Confact Person: CHALEST SOLINGER General Information. Ooset Date Description NO DIAGNOSIS SENT TO THE REDOC INTERFACE Primary Diagnosis: 2/9/2018 A.0000 Other Diagnosis: F80.2 Mixed receptive-expressive language disorder 2/9/2018 2/9/2018 1.80.0 Phonological disorder Subjective Comments: MICHAEL HAS ATTENDED 22 SPEECH-LANGUAGE THERAPY SESSIONS SINCE 2018. Yes Parlent is making steady progress toward established goals: Patient / Caregiver continues to concur with proposed TX plan: Yes Clinical Findings Oral Motor / Speech No Oral motor structure/function is normal in all aspects: Strength Reduced in: Tonene - Bilateral Range of Motion Reduced for: Lingual Lateralization - Bilateral No Is Denoting Present: Orni Mutur / Speech Comments: TONGUE ELEVATION IS DECREASED BUT HE IS IMPROVING EACH WEEK. MOM WORKS ON HIS HOME PROGRAM DAILY, HE WAS DELETING ALMOST ALL INITIAL SOUNDS BUT NOW HE IS DOING VERY WELL. WITH FADING MODEL, HE IS PRODUCING MOST OF THE INITIAL PHONEMES. FE, PS, JKF JC, ARE STILL DIFFICULT FOR HIM. BLENDS ARE ALSO DIFFICULT FOR HIM BUT IMPROVING WITH MODELS AND VISUAL CUES. HE IS APPROXIMATELY 70% INTELLIGIBLE IN CONVERSATIONAL SPEECH. HIS MOTHER HAS TO INTERPRET ABOUT 25% OF THE TIME. Pediatric Language Exam Receptive Language Strongths: PLSA- Indicate body parts on self, caregiver or toy

Page 4 of 7

Facility: SHM Center

PLS4- Understand spatial concepts (in, off, out of)

* Auth (Verified) *

Re-Evaluation Page 2 of 3 Speech Lauguage Pathology Patient Nume: SOLINGER, MICHAEL ADAM Date: 12/19/2018 03:07 PM DØB: 6/16/2015 Medical Record #: 4990473 Account #: 15694425 SOC Date: 2/9/2018 Provider: Summerlin Outputen: Therapy Provider#: 1831189638 Treating Clinician: Margot Elmountassir, MA. CCC-SLP Referring Physician: LAURA WEIDENPELD Receptive Language Weaknesses: PLS4- Understand several pronouns (are, my, yours) Receptive Lunguage Comments: MICHAEL FOLLOWED SEVERAL I STEP COMMANDS WITHOUT ANY PROMPTS. HE REQUIRED PROMPTS AT TIMES WITH 2 STEF COMMANDS AND IT PRONOUNS WERE INVOLVED.
MICHAEL HAS RECEIVED TUBES IN HIS EARS. FIIS UNDERSTANDING HAS IMPROVED. HE IS FOLLOWING COMMANDS AND RESPONDING TO QUESTIONS HAVE BEEN BETTER. Expressive Language Strengths: PLS5-Extend to or points to object to show others PLS5- Use five to ten words Expressive Language Wenknesses: PLS5- Use words for a variety of pragmatic functions Expressive Language Comments: MICHAEL RECEIVED TUBES IN HIS EARS. HE IS TALKING IN 4-5 WORDS UTTERANCES NOW. HE IS JUST DIEFECULT TO UNDERSTAND. SEE ORAL MOTOR SECTION. Standardized Tests Standardfred Test: PLS-5 (Preschool Language Scale, Fifth Edition) Percentile Standard Raw Score Score Kank Equivalent \$1 10 1-11 Comments: AUDITORY COMPREHENSION: 408-29; SS 84; PR 14; AGE 2-2 EXPRESSIVE COMMUNICATION: RS 26; SS 80; PR 9 AGE 1-9 DIO NOT COMPLETE ANY NEW TESTING AS OF 12/19/18. Impressions / Recommendations Diagnostic (mpressions: MILÓ RECEPTIVE EXPRESSIVE LANGUAGE DISORDER MILD-MODERATE PHONOLOGICAL PROCESSES. Diagnostic Recommendations: ST IXWEEK. Functional Conls Goals Functional Goals; Shore MICUAEL WILL POLLOW 2 STEP COMMANDS WITHOUT PROMPTS AND 80% ACCURACY. - Punishy Term: Mct MICHAEL WILL POLLOW COMMANDS INVOLVING PRONOUNS (ME, YOU, MY, ETC...) WITH 80% ACCURACY. - Panially Met. MICHAEL WILL INITATE SINGLE WORDS WITHOUT PROMPTS 80% OF THE TIME. - Partially Med MICHAEL WILL USE WORD TO REQUEST TOYS (INSTEAD OF UST POINTING AND SAYING "THAT") WITH 80% ACCURACY AND FADING MODEL. - Periodly Mel MICHAEL WILL USE ACTION WORDSZIERBS WITH FADING MODEL. - 80% OF THE TIME. - Periodly MO PARENT/CAREGIVER EDUCATION WILL BE PROVIDED TO ASSIST WITH CARRYING OVER ABOVE STRATEGIES. - PRIMITY MOI MICHAEL WILL PRODUCE PHONEMES WITH FADING MODEL AND 80% ACCURACY IN INITIAL POSITION OF SINGLE WORDS. - Partially Met Eunctional Goals: Long MICHAEL WILL BE AT AGE APPROPRIATE LEVEL FOR EXPRESSIVE AND RECEPTIVE LANGUAGE.

Page 5 of 7

Facility: SHM Center

Term: Not Met

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Re-Evaluation Page 3 of 3 Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Date: 12/19/2018 03:07 PM Medical Record #: 4990473 DOM: 6/16/2015 SOC Date: 2/9/2018 Account #: 15694425 Provider: Summerlin Outpationt Therapy Provider #: 1831189638 Treating Clinician: Margot Elmountassir, MA, CCC-SUP Referring Physician: LAURA WEIDENFELD MICHAEL WILL BE INTELLIGIBLE AT THE PHRASE LEVEL WITH 90% ACCURACY TO THE UNPAMILIAR LISTENER. - Not Met Puttent Goal(s) aud/or Goal FOCUS OF SPEECH THERAPY HAS HEER ON HIS SPEECH RATHER THAN LANGUAGE. Comments: Patient / Caregiver concurs with established treatment plan and goals; ST SPEECHARIAR TX IND 92507 Frequency of SLP: One time-weekly Duration of SLP: 6 months Intervention Comments:

St. Speech-language therapy with michael. His mom observed the session. Mom spatial their michael his marrowing a lot with his language the spatial his momenta of the spatial his marrowing to parrump but will left me know of michael sat right downs right no chair, talk tools oral placement cards, worked on M. B. P in all positions in single words with model. How accuracy for teary placement, 50% accuracy with modele how accuracy for teary placement. 50% accuracy with modele, (easy-difficult) fingle words. T. D. N. N. ALL POSITIONS IN SINGLE WORDS WITH MODEL. HOW Accuracy, Really making remarkable progress with producing phonemes in single words with model, occasionally requires visual model.

Hels able to produce all phonemes in solation, he was having difficulty with blends out that is improving as well (e.g., difficult for 8 blends but saying other blends clearer like green). Sounds inconsistent in speech but improving each week, still likes to delete the initial phoneme but improving. Onderstanding film much better in conversation, mom had to interpret 3 times WEEK, STILL DIKES TO DELETE THE INTIME PROPERTY TO INTROVERSE. STILL DIKE TO INTERPRET I TIMES DURING THE SESSION IN CONTEXT.

A: MICHAEL IS A 3 YEAR OLD WITH SPEECH-LANGUAGE DELAY. P: CONT ST IXAWEEK. Maryy thmourtains up 12/19/2018

Margot Elmountassir, MA, CCC-SLP

State License #1825

Page 6 of 7

Facility: SHM Center

Adam Solinger001225

Date/Ome

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Treatment Note Page 1 of 1 Speech Language Pathology Date: 12/(9/2018 01:42 PM Patient Name: SOLINGER, MICHAEL ADAM DOB: 6/16/2015 Medical Record #: 4990473 Account #: 15694425 SOC Date: 2/9/2018 Provider: Summerlin Outpation Therapy Provider#: 1831189638 Treating Clinician: Margot Elmountussir, MA. CCC-SLP Referring Physician: LAURA WEIDENFELD Description Onset Date Primary Diagnosis: 2/9/2018 A0000 NO DIAGNOSIS SENT TO THE REDOCINTERFACE Other Diagnosis: 2/9/2018 150.2 Mixed receptive-expressive language disorder 2/9/2018 0.083 Phonological disorder

Time In: 10:00 AM Time Out: 10:50 AM Units SLP Interventions and CPT Codes Consisted of: CPT Code Modifiers Minutes 92507 50 ì ST SPEECHPHEAR TX IND Total Minutes: 50 Total Timed Minutes: 0 Total Untimed Minutes: 50

Total Units: 1 Total Timed Units: 0 Total Unitmed Units: 1

Intervention Comments;

5: SPEECH-LANGUAGE THERAPY WITH MICHAEL. HIS MOM OBSERVED THE SESSION. MOM STATED HE IS IMPROVING A LOT WITH HIS AJ AND JME. WORKING ON JM: AND JME. MOM STATED THEY MIGHT BE MOVING TO PAUROMP BUT WILL LET ME KNOW.

WILE LET ME, INOW.

OF MICHAEL SAT RIGHT DOWN IN RIFTON CHAIR, TALK TOOLS ORAL PLACEMENT CARDS.

WORKED ON M. B. P IN ALL POSITIONS IN SINGLE WORDS WITH MODEL. 100% ACCURACY FOR "EASY" PLACEMENT.

50% ACCURACY WITH MODERATE TO DIFFICULT SINGLE WORDS.
T. D. N IN ALL POSITIONS IN SINGLE WORDS WITH MODEL (EASY-DIFFICULT): 90% ACCURACY.

IGEALLY MAKING REMARKABLE PROGRESS WITH PRODUCING PHOREMES IN SINGLE WORDS WITH MODEL.

OCCASIONALLY REOCIRES VISUAL MODEL.

OUTABROOMER VERENTS AND ALL PROPERTY MADE IN ISOLATION. HE WAS HAVING DIFFICULTY WITH BLENDS BUT THAT IS IMPROVING AS WELL (E.G., DIFFICULT FOR S BLENDS BUT SAYING OTHER BLENDS CLEARER LIKE GREEN). SOUNDS INCONSISTENT IN SPEECH BUT IMPROVING EACH WEEK. STILL LIKES TO DELETE THE INITIAL PHONEME BUT

UNDERSTANDING HEM MECH HETTER IN CONVERSATION. MOM HAD TO INTERPRET 3 TIMES DURING THE SUSSION IN CONTEXT

A: MICHAEL IS A 5 YEAR OLD WITH SPEECH LANGUAGE DELAY.

P: CONTIST IXAWEER.

12/19/2018 1:48:58.PM

Margot Elmountassir, MA, CCC-SUP

Date/Time

State License in 825

Adam Solinger001226

Page 7 of 7

001480

SHM- Summerlin Hospital Medical Center 657 Town Center Drive Las Vegas, NV 89144-6367

Patient: SOLINGER, MICHAEL ADAM

MRN: SHM4990473

Admit: 1/9/2019

Disch: 1/31/2019

Disch Time: 23:59 PST

FIN: SHM0000015775885 Attending: Weidenfeld, Laura L MD

DOB/Sex: 6/16/2015 / Male

Progress Note

Medical Record

Print Date/Time 8/12/2019 16:32 PDT

Report Request ID: 429317301

Page 1 of 6

Facility: SHM Center

MRN: SHM4990473 FIN: SHM0000015775885

* Auth (Verified) *

SUMMER FAIR FROM PAR FROM THE STATE OF THE

Treatment Note Page 1 of 1 Speech Language Pathology Patient Name: SOLINGER, MICHAEL ADAM Dute: 1/16/2019 03:02 PM DOB: 6/16/2015 Medical Record #: 4990473 SOC-Date: 2/9/2018 Account #: 15775885 Provider: Summerlin Curpatient Therapy Provider #: 1831189638 Treating Clinician: Margot Elmountassic, MA. CCC-SLP Referring Physician: LAURA WEIDENFELD Description Ouset Date NO DIAGNOSIS SENT TO THE REDOC INTERFACE Primary Diagnosis: 2/9/2018 A0000 Other Diagnosis: 2/9/2018 Mixed receptive-expressive language disorder 1:80,2 Phonological disorder 2/9/2018 F80.0 Time in: 10:00 AM Time Out: 10:50 AM Units CPT Code Modifiers Minutes SLP Interventions and CPT Codes Consisted of: 92507GN ST SPEECH/UEARTY IND Tutal Minutes: 50 Tutal Timed Minutes: 0 Total Untimed Minutes: 50
Tutal Links: 1 Tutal Timed Links: 0 Tutal Linkned Units: 1 Intervention Comments: STREAM OF THE APPLY WITH MICHAEL. HIS MOM OBSERVED THE SESSION.

OF MICHAEL SAT RIGHT DOWN IN RIFTON CHARG.

WORKED ON HAVING-SAY SINGLE WORDS WITH ALL DIFFERENT PHONEMES IN DIFFERENT POSITIONS.

WEBBER PRONOLOGY FINAL CONSONANT DELETION CARDS: DOS ACCURACY WITH MODEL. ATTIMES, HE IS ADDING FINAL SOUNDS ONTO WORDS TO OVERCOMPENSATE.

FINAL ENDINGS PUZZLES: UNABLE TO PRODUCE #/ EVEN WITH MODEL IN ISOLATION.

HE HAD DIPPICELTY WITH #/ */* // // #/ */* WIN ALL POSITIONS AND OCCASIONAL /// AND /// IN INITIAL POSITIONS.

BLENDS CONTINUE TO BE CHALLENGING FOR MICHAEL. HE WILL TYRICALLY DELETE THEM ENTIRELY BUT IS ABLE TO PRODUCE ONE PHONEME WITH MODEL AND CLES. BLENDS CONTINUE TO BE CHALLENGING FOR MICHAEL. HE WILL TYPICALLY DELETE THEM ENTIRELY BUT IS ABLE TO PRODUCE ONE PHONEME WITH MODEL AND CLES.

LENDERSTOOD HIM IN CONTEXT 70% OF THE TIME. MOM HAD TO INTERPRET AT TIMES TODAY.

MOM WOULD LIKE TO TAKE A BREAK FROM SPEECH FOR AWHILE DUE TO PERSONAL ISSUES. POSSUBLE D'C TOTALLY FROM SPEECH THERAPY. I WILL CONTACT HER AGAIN IN APPROXIMATULY 3 MONTHS. ALSO TOLD MOMENIE COULD CONTACT LES AND WE WOULD NOT HAVE HIM BY PLYFINTO THE RIACK, OF THE WAITLIST.

A: MICHAEL IS A 3 YEAR OLD WITH SPEECH-LANGUAGE DELAY.

P: SPEECH ON HOLD FOR SOW.

Mary Elmourtered MA CCC-SH

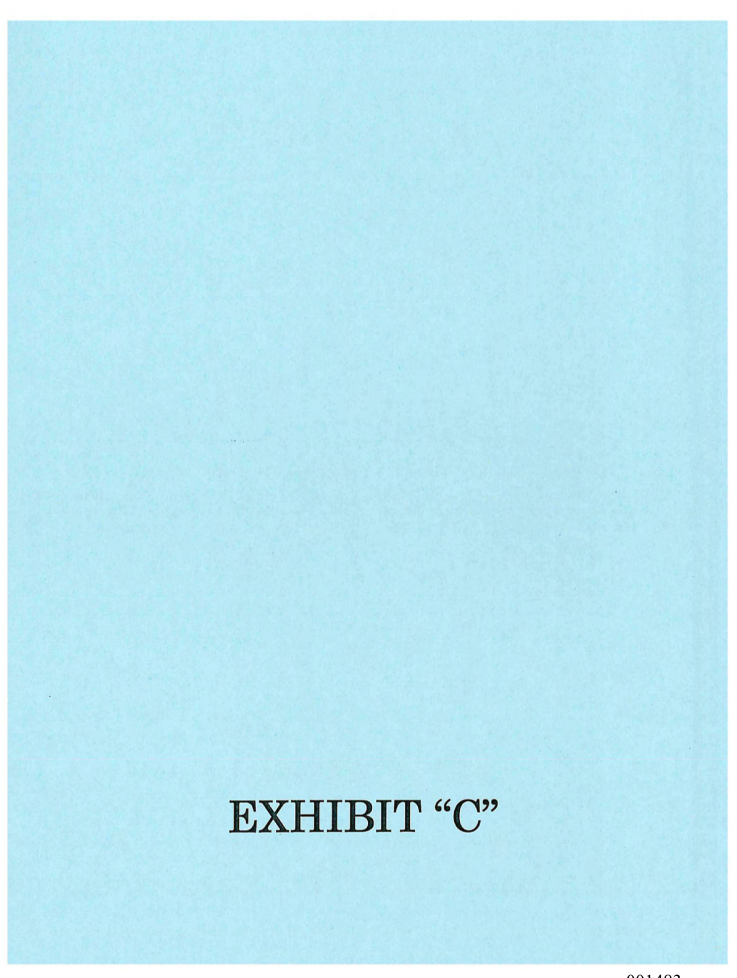
1/16/2019 3:07:40 PM

Murgot Elmnuntgsdr, MA, CCC-SLP

Dute/Vinte

State License #: H25

Page 2 of 6



Patient Chart
SOLINGER, MICHAEL
Patient ID: SOLM1001
DOB: 06/16/2015

Age: 4 years 3 months Gender: M

Vital Signs

	09/03/2019	08/20/2019	04/22/2019	01/24/2019
Height	3'2"	3'2.1"	3'1.5"	3'2,5"
Weight	32 lbs	33 lbs	32 lbs	32 lbs
BMI	15.58 kg/m2	15.96 kg/m2	16.00 kg/m2	15.42 kg/m2
OFC				
Temperature	97.9 F	97.7 F	98.8 F	99.1 F
Pulse	96	100	115	98
Respirations	20	23	23	22
Systolic	80	82	68	78
Diastolic	50	44	52	46
Oximetry			96 %	
Smoking				
Pain Level			***************************************	
Peak Flow				
Other	per dad, step-mom	per dad, step-mom	RSV,Tymp,RST,O2	TYMP
Chief Complaint 1	vaccines	wcc, referral to speech	per mom- cough, possible pink eye, runny nose	Per Dad Pink eye
Chief Complaint 2	decline testing	no symp	congested, no fever	
Chief Complaint 3		dpoae/ss, ekg-dr now	mom declined RFT	The second secon

	01/15/2019	12/12/2018	10/11/2018	06/12/2018
Height	3'2.5"	3'0.5"	36"	35.3"
Weight	31 lbs	31 lbs	30 lbs	28 lbs
BMI	14.94 kg/m2	16.36 kg/m2	16.34 kg/m2	15.98 kg/m2
OFC				
Temperature	99.3 F	98.8 F	98.2 F	99.8 F
Pulse	133	104	124	125
Respirations	24	22	23	26
Systolic		88	62	78
Diastolic		50	46	48
Oximetry				
Smoking				
Pain Level		The state of the s		
Peak Flow				
Other	rst	tymp		
Chief Complaint 1	per mom: belly button area pain, vomiting, lethargic	per mom - stomach pain	Per mom- Fllu shot. 0 sick symptoms. NKDA	per mom inguinal hernia check pain
Chief Complaint 2		vomited 7 times since 6am		
Chief Complaint 3		ear pain		

	05/03/2018	04/11/2018	11/20/2017	11/16/2017	
Height	34.5"	34.3"	33.5"	33.5"	7

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Adam Solinger001236 Page: 1 of 6

Patient Chart
SOLINGER, MICHAEL
Patient ID: SOLMI001
DOB: 06/16/2015
Age: 4 years 3 months Gender: M

Weight	29 lbs	29 lbs	27 lbs	27 lbs
BMI	17.43 kg/in2	17.68 kg/m2	16.92 kg/m2	16.92 kg/m2
OFC				
Temperature	99.8 F	98 F	97.5 F	99.3 F
Pulse	104	116	100	124
Respirations	24	22	22	23
Systolic	90	88	90	86
Diastolic	52	46	75	50
Oximetry				
Smoking				
Pain Level				
Peak Flow				
Other	Tymp			
Chief Complaint 1	Per mom preop for ENT on Tuesday getting tubes in	per mom - wants check on ears has fluid	per moin recently got swab for flu last wk came up postive saturday no symptoms	Per mom fever cough
Chief Complaint 2	no other symptoms		fever reapering this morning cough no congestion runny nose	
Chief Complaint 3				

	09/12/2017	08/03/2017	07/05/2017	06/22/2017
Height	33.5"	33.1"	32.8"	32"
Weight	25 lbs 12 oz	24 lbs 1 oz	25 lbs 8 oz	24 lbs 13 oz
BMI	16.16 kg/m2	15.41 kg/m2	16.72 kg/m2	17.04 kg/m2
OFC	19.1 in			19.3 in
Temperature	98.6 F	98.4 F	99 F	98.5 F
Pulse	88	104	122	118
Respirations	32	32	21	23
Systolic			88	98
Diastolic			56	60
Oximetry				
Smoking				
Pain Level				
Peak Flow				
Other	decl test			declined testing
Chief Complaint 1	per mom we no other	PER MOM, FU FROM	per mom - surgery	per mom - well check
	sympt	ER SUMMERLIN	clearance	
		AND HERNIA NO		
		OTHER SYMPT		
Chief Complaint 2				
Chief Complaint 3				

	05/22/2017	04/27/2017	03/15/2017	03/01/2017
Height	31"	31"	31"	31"
Weight	24 lbs 11 oz	25 lbs	25 lbs	24 lbs 1 oz
BMI	18.06 kg/m2	18.29 kg/m2	18.29 kg/m2	17.60 kg/m2
OFC				

Printed On: 09/25/2019

Adam Solinger001237

Page: 2 of 6

Patient Chart SOLINGER, MICHAEL Patient ID: SOLMI001 DOB: 06/16/2015

Age: 4 years 3 months Gender: M

Temperature	101.5 F	98.7 F	98.5 F	99.4 F
Pulse	160	117	110	127
Respirations	28	23	24	22
Systolic				
Diastolic				
Oximetry	95 %			97 %
Smoking				
Pain Level				
Peak Flow				
Other	per mom		TYMP	per mom
Chief Complaint 1	fever, vomiting,	Hand foot mouth	Per Mom Follow up	cars, congestion, and
	lethargic, cough	disease	ears	fever
Chief Complaint 2	congestion, r/n, fu ER			tymp, o2
Chief Complaint 3	o2, tymp, rst, rft, rsv			

	02/16/2017	02/13/2017	02/07/2017	12/19/2016
Height	31"	31.3"	31"	31.3"
Weight	23 lbs 4 oz	22 lbs 6 oz	23 lbs 3 oz	22 lbs 8 oz
BMI	17.05 kg/m2	16.06 kg/m2	16.96 kg/m2	16.20 kg/m2
OFC				
Temperature	97.9 F	97.0 F	97.8 F	97.7 F
Pulse	122	116	118	110
Respirations	22	22	24	21
Systolic				
Diastolic				
Oximetry				
Smoking				
Pain Level				
Peak Flow				
Other		per mom		per mom
Chief Complaint 1	Per mom well check	diarrhea, vomiting	per mom x5days vomitting/diarrhea	follow-up, fever, cough
Chief Complaint 2				tymp, rst, rft
Chief Complaint 3				

	12/17/2016	11/22/2016	11/10/2016	10/12/2016
Height	31.3"	31.3"	30"	30"
Weight	22 lbs 11 oz	21 lbs 10 oz	22 lbs	22 lbs
BMI	16.28 kg/m2	15.57 kg/m2	17.19 kg/m2	17.19 kg/m2
OFC			18.9 in	
Temperature	98.1 F	99.2 F	97.5 F	96.8 F
Pulse	101	112		154
Respirations	26	24		23
Systolic				
Diastolic				
Oximetry	97 %		and and the second section of the section of t	96 %
Smoking				
Pain Level				
Peak Flow				

Adam Solinger001238 Page: 3 of 6

Printed On: 09/25/2019

Patient Chart SOLINGER, MICHAEL Patient ID: SOLMOOI

DOB: 06/16/2015 Age: 4 years 3 months Gender: M

Other	per mom	PER MOM	declined testing	tymp, rst
Chief Complaint 1	FU from ER,	COUGH, FEVER,	per moin- flu shot	per mom - fever, cough
	pneumonia	VOMIT, DIARRHEA		
Chief Complaint 2				green snot
Chief Complaint 3		RST, RFT, O2-unable		? sore throat, not eating
				or drinking well

	10/10/2016	08/30/2016	06/30/2016	06/06/2016
Height	30"	29.3"	28.8"	
Weight	21 lbs 6 oz	21 lbs 2 oz	20 lbs 5 oz	19 lbs 14 oz
BMI	16.72 kg/m2	17.36 kg/m2	17.28 kg/m2	
OFC	18.9 in	18.9 in	18.6 in	
Temperature	98.6 F	98.1 F	97.5 F	97.1 F
Pulse	108			116
Respirations	21			22
Systolic				
Diastolic				
Oximetry	,			96 %
Smoking				
Pain Level				
Peak Flow				
Other		per mom	dpoae, ss	
Chief Complaint 1	Per mom low grade	well check	per mom well check	
_	fever, clear runny nose, possible teething			
Chief Complaint 2				
Chief Complaint 3		The state of the s		

	05/23/2016	04/21/2016	03/10/2016	02/18/2016
Height	28.3"	27.5"		27"
Weight	20 lbs 11 oz	20 lbs 5 oz	19 lbs 6 oz	18 lbs 8 oz
BMI	18.23 kg/m2	18.88 kg/m2		17.84 kg/m2
OFC		18.5 in		18.1 in
Temperature	98.2 F	97.5 F	97.5 F	97.8 F
Pulse	116		144	
Respirations	28		32	
Systolic	,			
Diastolic				
Oximetry		271, \$11,9219	97 %	
Smoking				
Pain Level				
Peak Flow				
Other	tymp	declined testing	TYMP, RST, RSV	
Chief Complaint 1	per mom pulling on	per parents - well	PER MOM: FEVER	PER MOM: WELL
	ears x2weeks	check	COUGH, CONG	CHECK
Chief Complaint 2	no other symptoms		RUNNY NOSE	
Chief Complaint 3			DEHYDRATION,	A Carlo annual of the Carl
•			LOSS OF APPETITE	

Adam Solinger001239 Page: 4 of 6 Printed On: 09/25/2019



Patient Chart SOLINGER, MARIE Patient ID: SOLMA002

DOB: 08/28/2017

Age: 2 years 0 months Gender: F

Vital Signs

	09/03/2019	06/10/2019	04/22/2019	12/12/2018
Height	31"	30.7"	30"	29"
Weight	23 lbs	22 lbs 2 oz	22 lbs	18 lbs 14 oz
BMI	16.83 kg/m2	16.54 kg/m2	17.19 kg/m2	15.78 kg/m2
OFC			18.1 in	
Temperature	97.9 F	99.3 F	99.8 F	99.6 F
Pulse	104	110	118	140
Respirations	21	22	24	27
Systolic				
Diastolic				
Oximetry			95 %	
Smoking			10-21-17-17-17	
Pain Level				
Peak Flow				
Other ·	per dad, step-mom	per dad	RSV,RST,Tymp,O2	rst
Chief Complaint 1	vaccines	pre-op dental	Per mom- cough, congestion, runny nose	per mom - goopy pink eyes started 12/10/18
Chief Complaint 2	SS	no symp	pink eye, fever last night 102.0, tired	
Chief Complaint 3		no testing	Mom declined RFT	

	11/08/2018	10/11/2018	09/25/2018	09/13/2018
Height	28.5"	27.7"	27.6"	27.6"
Weight	17 lbs 13 oz	17 lbs 13 oz	17 lbs 12 oz	17 lbs 8 oz
BMI	15.42 kg/m2	16.32 kg/m2	16.38 kg/m2	16.15 kg/m2
OFC	17.9 in	17.8 in		17.7 in
Temperature	97.6 F	97.7 F	97.8 F	98.8 F
Pulse			130	
Respirations			27	
Systolic				
Diastolic				
Oximetry				and the course of the second party of the seco
Smoking				
Pain Level				
Peak Flow				
Other	declined testing			
Chief Complaint 1	per mom - flu shot	Per mom- Flu shot. 0 sick symptoms NKDA	Per mom rash x1 day	Per mom- Well check. 0 sick symptoms. NKDA.Iron supplement last night.
Chief Complaint 2				
Chief Complaint 3				

	08/30/2018	08/10/2018	08/02/2018	07/11/2018
Height	27.5"	27.5"	27.5"	27"

Adam Solinger001308 Page: 1 of 4

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Patient Chart SOLINGER, MARIE Patient ID: SOLMA002 DOB: 08/28/2017

Age: 2	years	0	months	Gender: F
--------	-------	---	--------	-----------

Weight	17 lbs 2 oz	16 lbs 13 oz	16 lbs 8 oz	17 lbs 13 oz
BMI	15.92 kg/m2	15.63 kg/m2	15.34 kg/m2	17.18 kg/m2
OFC	17.7 in	0	17.7 in	
Temperature	98.5 F	97.7 F	98.4 F	100.9 F
Pulse		125		
Respirations		22		
Systolic		The state of the s		
Diastolic				
Oximetry				
Smoking				
Pain Level				
Peak Flow				
Other		per dad		per mom
Chief Complaint 1	decl tests	follow-up for low iron	DECL TESTS	fever diarrhea vomiting
				no symp
Chief Complaint 2	per mom we labs fu		PER MOM WC	decline test
Chief Complaint 3				

	07/10/2018	05/10/2018	04/11/2018	03/06/2018
Height	27"	26.3"	25.5"	25"
Weight	16 lbs 10 oz	16 lbs	15 lbs 6 oz	14 lbs 8 oz
BMI	16.03 kg/m2	16.33 kg/m2	16.62 kg/m2	16.31 kg/m2
OFC	17.5 in	17.5 in	17.0 in	16.9 in
Temperature	97.4 F	98.8 F	97.9 F	97.4 F
Pulse				
Respirations				<u> </u>
Systolic				
Diastolic				
Oximetry				
Smoking				
Pain Level				
Peak Flow				
Other			declined testing	
Chief Complaint 1	Per mom well check	dpoae and ss	per mom - follow up	suresight dpoae
	and fever x 1 day		thrush	
Chief Complaint 2		per mom wc	well check	per mom wc
Chief Complaint 3				

*	02/20/2018	02/06/2018	01/18/2018	01/11/2018
Height	24.8"	24.5"	23.8"	23.8"
Weight	14 lbs 4 oz	13 lbs 9 oz	12 lbs 12 oz	12 lbs 9 oz
BMI	16.36 kg/m2	15.89 kg/m2	15.83 kg/m2	15.59 kg/m2
OFC		16.5 in		16.3 in
Temperature	97.9 F	98.1 F	98.2 F	97.7 F
Pulse	136		137	
Respirations	28		30	
Systolic				
Diastolic				
Oximetry			95 %	

Printed On: 09/25/2019

Adam Solinger001309 Page: 2 of 4

Patient Chart SOLINGER, MARIE Patient ID: SOLMA002 DOB: 08/28/2017 Age: 2 years 0 months Gender: F

Smoking Pain Level Peak Flow Other Chief Complaint 1	Per mom thrush	Per mom update vaccines	tymp per mom - follow up ROM & Breathing	Tymp Pe mom. Well check. No fever. Mild cough
Chief Complaint 2		doing better		& congestion. NKDA
Chief Complaint 3		no other symp[toms		

	12/12/2017	11/16/2017	11/09/2017	11/02/2017
Height	22.8"	22"	21.5"	21.1"
Weight			10 lbs 3 oz	10 lbs 8 oz
BMI	15.79 kg/m2	14.98 kg/m2	15.51 kg/m2	16.53 kg/m2
OFC	16.1 in		15.4 in	15.2 in
Temperature	98.4 F	98.2 F	98.3 F	98.0 F
Pulse		151	60	
Respirations		28	20	
Systolic				
Diastolic				
Oximetry				The state of the s
Smoking				
Pain Level				
Peak Flow				
Other			Tymp	
Chief Complaint 1	per mom shots fu	Per mom follow up	Per Mom. F/U & still	Per mom well check
-	pneumonia er	from acid reflux and	concerned about	
		formula	congestion.	
Chief Complaint 2				
Chief Complaint 3				

	10/03/2017	09/22/2017	09/12/2017	09/08/2017
Height	21"	20"	19.1"	18"
Weight	8 lbs 12 oz	8 lbs 1 oz	6 lbs 14 oz	6 lbs 8 oz
BMI	13.95 kg/m2	14.17 kg/m2	13.21 kg/m2	14.10 kg/m2
OFC	14.6 in	14.2 in	13.8 in	13.4 in
Temperature	97.9 F	98 F	97.8 F	98.8 F
Pulse				
Respirations				
Systolic				
Diastolic				
Oximetry				99 %
Smoking				
Pain Level				
Peak Flow				
Other	tymp			per mom
Chief Complaint 1	per mom we little bit	per mom - diaper rash	per mom we no other	hard time breathing
	of congestion		sympt	congestion no other symptoms

Printed On: 09/25/2019

Adam Solinger001310 Page: 3 of 4

001491

Patient Chart

SOLINGER, MARIE
Patient ID: SOLMA002

DOB: 08/28/2017

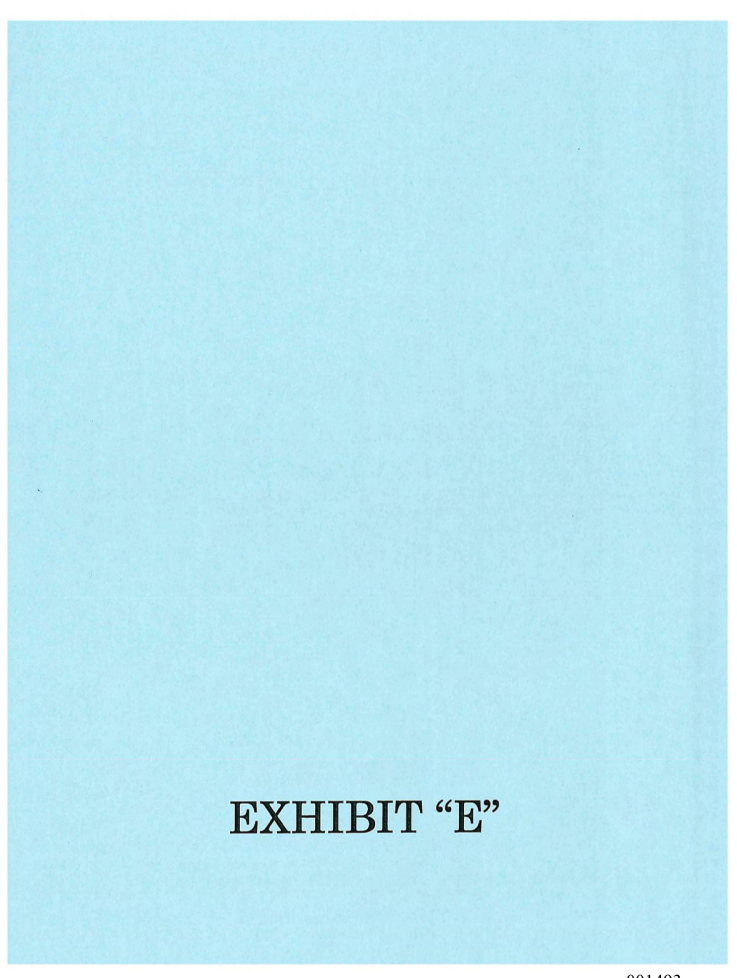
Age: 2 years 0 months Gender: F

Chief Complaint 2				pulse ox				
Chief Complaint 3								

	09/05/2017	09/01/2017
Height	18"	18"
Weight	6 lbs 8 oz	6 lbs 4 oz
BMI	14.10 kg/m2	13.56 kg/m2
OFC	13.4 in	13.0 in
Temperature	98.3 F	98.1 F
Pulse		
Respirations		
Systolic		
Diastolic		
Oximetry		
Smoking		
Pain Level		
Peak Flow		
Other		per parents
Chief Complaint 1	Per parents well check	wcc
Chief Complaint 2		
Chief Complaint 3		birth 6.9, ht 18, c sect
		38w

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Adam Solinger001311 Page: 4 of 4



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From: Jon Girard [mailto:jong@eliteinvestigations.co]

Sent: Thursday, March 28, 2019 12:54 PM

To: Adam@702defense.com

Cc: Juan < Juan C@eliteinvestigations.com >; 'JenniferK' < jenniferk@eliteinvestigations.com >; Jon

<jong@eliteinvestigations.com>

Subject: Domestic case/Chalese Solinger

Hello Adam,

Thank you for calling today. I'll outline the case as we discussed. Feel free to modify or change the plan as needed, but always in writing please. Also, whenever emailing, hit reply all so that my entire supervisory team is on the same page. Here is what I know:

You and your wife are in the midst of a divorce, you are out of the marital home, she is maintaining the residence and in your absence she has moved a man into the home. He has a 5 year old son. They claim that he does not reside there, but may stay the night approximately 2 times a week. You believe he lives there full time. There are also concerns about alcohol and drug use, but at this point those issues are secondary, but if the opportunity comes up, document any and all alcohol or drug use or behaviors.

She (Chalese Solinger) resides at 8500 Highland View, Las Vegas, NV 89145. She has no vehicle of her own to drive and does not work outside the home, she is unemployed. Her boyfriend is also unemployed and may be on some type of disability. He owns a red lifted GMC pickup truck and a 2003 Kawasaki motorcycle (see photos). They share in driving the truck. He has a 5 year old son that goes to kindergarten during the day and is believed to be out of school close to 1:30 p.m., daily. Your 2 kids, aged 18 months and 3 years old live with you and her on a rotating basis. We will want this schedule from you for the next 2-4 weeks so that we can plan the surveillance accordingly.

It should be noted that the home was outfitted with the RING Camera doorbell, but it's current function is unknown. This is a note for the surveillance operative.

His parents live in town and they visit there on an unknown basis with the kids. They reside at 2256 Grand Clover Lane, Las Vegas, NV 89156. The boyfriend is not allowed to be alone with the client's kids at any time, so if this occurs we need video proof. Not in the home alone nor in a vehicle driving them alone. This needs to be documented if it is to occur at any point we are out there.

Main Objectives:

- Place a unit on the truck for a 2 week period, starting ASAP, provide client with weekly drive/stop reports. Remove after 2 week period if appropriate and client acknowledges. Option remains to keep it on while surveillance is ongoing after the initial 2 week period. This is being done to get a barometer of their movements and habits. They do go off-roading frequently, so consider that on the install.
- 2. After the 2 week technology period, prove the man is residing at the marital home. Start surveillance at approximately 4:00 p.m., on consecutive days on dates yet to be configured, get video ID of him at the residence, stay until lights out, then go back the very next morning at 5:00 a.m., and get video of him leaving to bring his son to school. This shall be done in 4 consecutive day periods over 2 weeks, making this a 8 day surveillance in total. Daily communications with the client will be needed. This is a fluid case and we may need to adjust our schedule if things change.

Rates for this client are friends and family rates of 75.00 per hour and 75 cents for mileage, 80.00 per day for the technology, plus the time and miles to install and remove. Our budget for this case at this time is approximately

6,000.00. Retainer of 2100.00 paid already. Additional budget will need to be gathered prior to starting surveillance period.

Client is Adam Solinger, Esq., <u>adam@702defense.com</u>, 775-720-9065, mailing address is 2139 Court Side Circle, Carson, City, NV 89703.

Jonathan E. Girard CEO Elite Investigations, Inc. License 873

Office: 702-897-8473 Cellular: 702-523-1777 www.Eliteinvestigations.com

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Electronically Filed 12/6/2019 11:58 AM Steven D. Grierson CLERK OF THE COUF

EXH	/ A-W= L) A
Manager Town	Dun
Vincent Mayo, Esq. Nevada State Bar Number: 8564	
THE ABRAMS & MAYO LAW FIR	M
6252 South Rainbow Blvd., Suite	
Las Vegas, Nevada 89118	
Tel: (702) 222-4021	
Fax: (702) 248-9750	74
Email: VMGroup@theabramslawf Attorney for Plaintiff	nrm.com
	V
	cial District Court
	ly Division ounty, Nevada
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
Plaintiff,) Department: I
VS.)
)
CHALESE MARIE SOLINGER,)
Defendant.)
Defendant.	
SULTURI OF TEATH THE	C DECUMNEE IN CHUPONET OF
	NT'S MOTION FOR TEMPORAR
SPOUSAL SUPPORT AND P /// /// /// /// /// /// ///	NT'S MOTION FOR TEMPORAR
	S RESPONSE IN SUPPORT OF NT'S MOTION FOR TEMPORAR RELIMINARY FEES AND COST
SPOUSAL SUPPORT AND P /// /// /// /// /// /// ///	NT'S MOTION FOR TEMPORAR

	Description				
12	Chalese's America First account statements for May 1, 2019 to November 1, 2019				
13	Messages between Joshua Lloyd and Carmen Watson				
Dated Friday, D	Respectfully Submitted, THE ABRAMS & MAYO LAW FIRM /s/ Vincent Mayo, Esq. Vincent Mayo, Esq. (8564) 6252 South Rainbow Blvd., Suite 100 Las Vegas, Nevada 89118 Attorney for Plaintiff				

CERTIFICATE OF SERVICE

I hereby certify that the foregoing 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 was filed electronically with the Eighth Judicial District Court in the above-entitled matter, on Friday, December 06, 2019. Electronic service of the foregoing document shall be made in accordance with the Master Service List, pursuant to NEFCR 9, as follows:

Bruce I. Shapiro, Esq. Attorney for Defendant

12 /s/ Chantel Wade
An Employee of The Abrams & Mayo Law Firm

EXHIBIT 12

EXHIBIT 12

EXHIBIT 12



Statement

America First Federal Credit Union · 1-800-999-3961 · americalirst.com P.O. Box 9199, Ogden, UT 84409

10347905 1000 #BWNCHFO #142CHALE00398030# CHALESE M SOLINGER 8500 HIGHLAND VIEW AVE LAS VEGAS NV 89145

Statement Date: May 01, 2019

Account Number: 3839024-1

Page Number 1 of 2



for your information ———

Whether you're buying, building or refinancing, America First will make sure your loan experience feels like home. We offer quick & easy applications, competitive rates and flexible terms. Apply at americafirst.com or stop by your local branch.

A Summ	ary of Your Ac	counts	A Summary of	of Your Loa	ıns	
	Ending Balance	2019 Dividends	Ending Balance	Total Amount Due	Next Payment	2019 Interest
Share Savings	1.00	0.00				
Checking	1,618.86	0.20				
Total:	1,619.86	0.20				

Share Savings -

Statement Period: April 03, 2019 - May 01, 2019

Post Date	Effective 	Transaction Description	TransactionAmount	Account Balance
		BEGINNING BALANCE		.00
04/03		DEPOSIT	.00	.00
04/03		DEPOSIT	1.00	1.00
		ENDING BALANCE		1.00

Checking —

Statement Period: April 03, 2019 - May 01, 2019

Post	Effective		Check	Transaction	Account
Date	Date	Transaction Description	Number	Amount	Balance
		BEGINNING BALANCE			.00
04/03		DEPOSIT		.00	.00
04/03		DEPOSIT		6,845.00	6,845.00
04/13		VISA - WA SEATTLE, AMAZON.COM*MZ6A78430 AMAZON.COM		38.98-	6,806.02
0.4/15	04/14	VISA - WA SEATTLE, AMAZON.COM*MZ7900ZZ0 AMAZON.COM		17.40-	6,788.62
04/15	1000	VISA - WA SEATTLE, AMAZON.COM*MZ17D9FX2 AMAZON.COM		94.88-	6,693.74
04/15	04/14	VISA - 04/12 DEL TACO 0869 LAS VEGAS NV 012567		22.17-	6,671.57
04/15		VISA - WA SEATTLE, AMAZON.COM*MZ2S16T01 AMAZON.COM		69,94-	6,601,63
04/15	04/13	POINT OF SALE PURCHASE			
		US WA SEATTLE, AMAZON.COM*MZ1L54T11 AMAZON.COM		22,50-	6,579.13
04/16	04/15	VISA - 04/13 CARL'S JR 757 LAS VEGAS NV 013207		28.84-	6,550.29
04/17		AUTOMATIC WITHDRAWAL,			24/29/2015
		CHSCBK CK WEBXFREXTERNAL TRANSFER, CHALESE SOLINGER WEB		2,000.00-	4,550.29
04/18	04/17	VISA - 04/15 DEL TACO 0869 LAS VEGAS NV 015756		19,12-	4,531,17

Members come first."



Account Number - 3839024-1

May 01, 2019

Page - 2 of 2

Checking, Continued -

Statement Period: April 03, 2019 - May 01, 2019

Post	Effective		Check	Transaction	Account
Date	Date_	Transaction Description	Number	Amount	Balance
04/18	04/17	VISA - 04/15 STEAM N CLEAN GROUP, I LOS ANGELES CA 015152		115.00-	4,416.17
04/18		BILL PAYMENT, BANK OF AMERICA ONLINE PMT WEB(S)		209.24-	4,206,93
04/19		BILL PAYMENT, VERIZON ONLINE PMT WEB(S)		275.10-	3,931.83
04/22	04/21	VISA - 04/19 GROOVEBOOK 855-871-9190 CA 018977		4,32-	3,927.51
04/22	04/21	VISA - 04/19 WALGREENS #3872 LAS VEGAS NV 019574		17.62-	3,909.89
04/22	04/21	VISA - 04/20 MCDONALD'S F2641 LAS VEGAS NV 020697		17.70-	3,892.19
04/22	04/21	VISA - 04/18 RING.COM RING MULTICAM HTTPSRING.COM CA 0189		100.00-	3,792.19
04/22	04/21	VISA - 04/21 VENMO* VISA DIRECT NY 020096		100.00-	3,692.19
04/22	04/21	VISA - 04/19 VZWRLSS*APOCC VISW 800-922-0204 FL 019082		275.10-	3,417.09
04/24	04/23	VISA - 04/22 AMZN MKTP US*MZ4893551 AMZN.COM/BILL WA 9227		10.99-	3,406.10
04/24	04/23	VISA - 04/22 MCDONALD'S F5127 LAS VEGAS NV 022582		11.02-	3,395.08
04/24	04/23	VISA - 04/22 WALGREENS #3872 LAS VEGAS NV 022215		17.21-	3,377.87
04/24	04/23	VISA - 04/22 SUNSHINE VALLEY PEDIATRIC LAS VEGAS NV 02206		182.60-	3,195.27
04/27		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, WAL-MART SUPER CENTE 3473 WAL-SAMS		47.71-	3,147.56
04/29	04/28	VISA - 04/26 JACK IN THE BOX 7207 LAS VEGAS NV 026021		13.18-	3,134.38
04/29	04/28	VISA - 04/26 CHEVRON 0380864 LAS VEGAS NV 026522		20.46-	3,113.92
04/30	04/29	VISA - 04/26 RUBALCABA TACO SHOP # 2 LAS VEGAS NV 026828		28,20-	3,085.72
04/30	04/29	VISA - 04/27 ALBERTSONS 4011 LAS VEGAS NV 027337		86.05-	2,999.67
04/30	05/01	DIVIDEND EARNED FOR PERIOD OF 04/01/2019 THROUGH 04/30/2019			
		ANNUAL PERCENTAGE YIELD EARNED IS 0.05%		.20	2,999.87
05/01	04/30	VISA - 04/29 APL*ITUNES.COM/BILL 866-712-7753 CA 029007		9.99-	2,989.88
05/01	04/30	VISA - 04/28 PIZZA HUT 026616 LAS VEGAS NV 028780		29.77-	2,960.11
05/01		AUTOMATIC WITHDRAWAL, HARLAND CLARKE CHK ORDER PPD		47.76-	2,912.35
05/01	04/30	VISA - 04/29 ARCO #66191 NORTH LAS VEG NV 028070		73.47-	2,838.88
05/01	04/30	VISA - 04/29 TARGET 00012070 LAS VEGAS NV 029512		139.85-	2,699.03
05/01	04/30	VISA - 04/29 UMC PECCOLE LAS VEGAS NV 029676		1,080.17-	1,618.86
		ENDING BALANCE			1,618.86

Checking Summary -

Item	Amount		Item	Amount		Item	Amount		Thom	*********
				100000			Amount		Item	Amount
VISA	22.17	:	VISA	275.10		VISA	13.18		VISA	139.85
VISA	28.84	1.1	VISA	17.70	1	VISA	20.46	1	VISA	1,080.17
VISA	19.12	1.2	VISA	100.00	1	VISA	28.20		VISA	38.98
VISA	115.00	1	VISA	10.99		VISA	86.05	:	VISA	17.40
VISA	100.00	:	VISA	11,02	31	VISA	29.77	12	VISA	69.94
VISA	4.32	1	VISA	17.21	14	VISA	9.99		VISA	94.88
VISA	17.62	14	VISA	182.60	10.	VISA	73.47			
1 Checks and	l Visa Checkin	a:	2,624,03	Total	Withdr	awals:	2,602.31	To	tal Deposits:	6,845.20

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Statement

America First Federal Credit Union · 1-800-999-3961 · americalirst.com P.O. Box 9199, Ogden, UT 84409

10336519 1000 #BWNCHFQ #142CHALE00398030# CHALESE M SOLINGER 8500 HIGHLAND VIEW AVE LAS VEGAS NV 89145 Statement Date: June 01, 2019

Account Number: 3839024-1

Page Number

1 of 3



for your information ——

Here comes the fun! Low-rate loans from America First are the perfect way to help you play this summer. And because it's our 80th anniversary, we're celebrating with 80 days of loan payment giveaways, including one \$10,000 grand prize!

See americafirst.com for details.

A Summary of Your Accounts			A Summary of Your Loans				
	Ending Balance	2019 Dividends	Ending Balance	Total Amount Due	Next Payment	2019 Interest	
Share Savings	1.00	0.00					
Checking	1,448.03	0.26					
Total:	1,449.03	0.26					

Share Savings -

Statement Period: May 02, 2019 - June 01, 2019

Checking -

Statement Period: May 02, 2019 - June 01, 2019

Post	Effective		Check	Transaction	Account
Date	Date	Transaction Description	Number	Amount	Balance
		BEGINNING BALANCE			1,618.86
05/02	05/01	VISA - 05/01 CITY OF LAS VEGASSEWER 702-229-6202 NV 03067		63.97-	1,554.89
05/02		PEER TO PEER TRANSFER AZ VISA DIRECT, ZEL*SOLINGER, ADAM		1,322.55	2,877.44
05/04	05/03	VISA - WA SEATTLE, AMAZON.COM*MZ2JT8UVO AMAZON.COM		12.59-	2,864.85
05/04	05/03	VISA - 05/01 TACO BELL 031917 LAS VEGAS NV 001188		20.94-	2,843.91
05/04	05/03	VISA - 05/02 CARLITO'S SMOKES LAS VEGAS NV 002346		51,26-	2,792.65
05/06	05/05	VISA - 05/04 APL*ITUNES.COM/BILL 866-712-7753 CA 004493		14.99-	2,777.66
05/06	05/05	VISA - 05/03 WAL-MART #3350 LAS VEGAS NV 003651		281.58-	2,496.08
05/06	05/03	POINT OF SALE PURCHASE			
		US WA SEATTLE, AMAZON.COM*MZ6HN11H2 AMAZON.COM		25.98-	2,470.10
05/08	05/07	VISA - 05/06 AMZN MKTP US*MZ92U5RF0 AMZN.COM/BILL WA 0044		3.99-	2,466.11
05/08	05/07	VISA - 05/06 CHEVRON 0372690 LAS VEGAS NV 006926		10.66-	2,455.45
05/09	05/08	VISA - 05/06 COSMOPROF 6987 LAS VEGAS NV 006733		122.71-	2,332.74
05/09		MOBILE BANKING FUNDS TRANSFER TO SHARE ACCOUNT: XXXXXX265-0.9 JOSHUA LLOYD		300.00-	2,032.74
05/10	05/09	VISA - 05/07 JACK IN THE BOX 7239 LAS VEGAS NV 007273		22.80-	2,009.94

Members come first."



Account Number - 3839024-1

June 01, 2019

Page - 2 of

Checking, Continued -

Statement Period: May 02, 2019 - June 01, 2019

Post Date	Effective Date	Transaction Description	Check	Transaction	Account
05/10	05/09		Number	Amount	<u>Balance</u>
	The state of the s	VISA - 05/07 SHELL OIL 57445730005 LAS VEGAS NV 007466		30,64-	1,979.30
05/10	05/09	VISA - 05/07 AMERICAN AIR0010647689714 FORT WORTH TX 0072		35.97-	1,943.33
05/10	05/09	VISA - 05/07 AMERICAN AIR0010647689713 FORT WORTH TX 0072		48.15-	1,895.18
05/10		POINT OF SALE PURCHASE			
****	224/90	US OK EL RENO, WM SUPERCENTER # WAL-MART SUPER CEN		26.49-	1,868.69
05/11	05/10	VISA - 05/10 CHEVRON 0306274 GULF BREEZE FL 009857		7.58-	1,861.11
05/11	05/10	VISA - 05/08 2075-CLT CNBC NEWS C 1 CHARLOTTE NC 008030		13.92-	1,847.19
05/11	05/10	VISA - 05/10 CHEVRON 0306274 GULF BREEZE FL 009063		50,67-	1,796.52
05/13	05/12	VISA - 05/11 GROOVEBOOK 855-871-9190 CA 010501		8.64-	1,787.88
05/13	05/12	VISA - 05/09 TACO BELL #32909 DEFUNIAK SPRI FL 009451		17.09-	1,770.79
05/13	05/12	VISA - 05/10 EXXONMOBIL 47231022 WASKOM TX 010515		29.72-	1,741.07
05/13	05/12	VISA - 05/10 SHELL OIL 57540970704 CARROLLTON TX 010466		35.23-	1,705.84
05/13	05/12	VISA - 05/10 WAVERLY TRUCK STOP DELHI LA 010896		37.36-	1,668.48
05/13	05/12	VISA - 05/10 CHEROKEE TRADING POST CALUMET OK 010135		38,88-	1,629.60
05/14	05/13	VISA - 05/12 PHILLIPS 66 - TOOTNTOTUM AMARILLO TX 012124		17.30-	1,612.30
05/14	05/13	VISA - 05/12 JIFFY TRIP #106 SEILING OK 012316		22,63-	1,589.67
05/14		POINT OF SALE PURCHASE			21.22.12.0
		US WA SEATTLE, AMAZON.COM*MN4J58GV1 AMAZON.COM		59,99-	1,529.68
05/14		CHECK	3	3.75-	1,525.93
05/15	05/14	VISA - 05/13 CVS/PHARMACY #08791 LAS VEGAS NV 013539	4	106.17-	1,419.76
05/15	33653	CHECK	4	3.75-	
05/16	05/15	VISA - 05/13 RED ROCK CHEVRON CAR WASH LAS VEGAS NV 01385	4	10.00-	1,416.01
05/17	05/16	VISA - 05/15 CHEVRON 0374514 LAS VEGAS NV 015090			1,406.01
05/17	03/10	POINT OF SALE PURCHASE		79.13-	1,326.88
03/17					4 224 41
05/17		US NV LAS VEGAS, SPROUTS FARMERS MARK 1140 E. SILVE POINT OF SALE PURCHASE		2.99-	1,323.89
03/11					1 414 41
05/10	05/17			4.78-	1,319.11
05/18	05/17	VISA - 05/16 WALGREENS #3872 LAS VEGAS NV 016424		5.00-	1,314.11
05/20		POINT OF SALE PURCHASE		24.32	7 - MAG 10 - 1
05/00		US NV LAS VEGAS, SHELL SERVICE STATIO SHELL		69.00-	1,245.11
05/20		POINT OF SALE PURCHASE			
20,700	01711	US NV LAS VEGAS, CVS/PHARMACY #05 050439695 SOUTH		74.30-	1,170.81
05/20	05/21	PEER TO PEER TRANSFER AZ VISA DIRECT, ZEL*NICHOLAS BOLICK		500.00	1,670.81
05/20		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, CHEVRON/BLUE DIAMOND 6011 BOLLINGE		41.90-	1,628.91
05/21		VISA - NV LAS VEGAS, SOUTHWEST GAS CORPOR E COMMERCE GR		121,28-	1,507.63
05/21	32 112	VISA - NV LAS VEGAS, NV ENERGY NV ENERGY		145.50-	1,362.13
05/22	05/21	VISA - 05/20 APL* ITUNES.COM/BILL 866-712-7753 CA 019712		11.99-	1,350.14
05/23	05/22	VISA - 05/21 LIFETOUCH PRESCHOOL PORTR EDEN PRAIRIE MN 02		101.73-	1,248.41
05/23		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, AUTOZONE 3735 1935 N HOLLYWOOD		154.20-	1,094.21
05/23		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, 7-ELEVEN 6515 E LAKE MEAD		8.04-	1,086.17
05/23		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, S & S # 9 61515 E LAKE MEAD		75.00-	1,011.17
05/23		POINT OF SALE PURCHASE US NV LAS VEGAS, ALBERTSONS STORE	0089	119.95-	891.22
05/24	05/23	VISA - 05/21 US STORAGE CENTERS LAS 866-858-7031 NV 02173		155.84-	735.38
05/24		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, CHEVRON/SHORT LINE E 6011 BOLLINGE		8.38-	727.00
05/25		POINT OF SALE PURCHASE			
		US NV HENDERSON, WAL-MART #2050 300 EAST LAKE MEAD		80.94-	646.06
05/28	05/26	POINT OF SALE PURCHASE			
		US NV BOULDER CITY, DALES SINCLAIR 1625 NEVADA HWY		75.00-	571.06
05/28		POINT OF SALE PURCHASE		(4.70)	0.2.00
		US NV LAS VEGAS, CHEVRON/BLUE DIAMOND 6011 BOLLINGE		25.74-	545.32
05/29		POINT OF SALE PURCHASE		23,74	343,32
00,25		US NV LAS VEGAS, CHEVRON/BLUE DIAMOND 6011 BOLLINGE		9.57-	535.75
05/29		POINT OF SALE PURCHASE		9.57-	535.75
03/29				40.00	
05/29		US NV LAS VEGAS, CVS/PHARMACY #05 050439695 SOUTH		19.70-	516.05
05/29		POINT OF SALE PURCHASE		10.15	500 55
05/00		US NV LAS VEGAS, 7-ELEVEN 6710 E. LAKE MEAD		12.49-	503.56
05/29		POINT OF SALE PURCHASE		44.44	
05/20	05/00	US NV LAS VEGAS, 7-ELEVEN 6710 E. LAKE MEAD		11.99-	491.57
05/30	05/29	VISA - 05/28 CHEVRON 0372690 LAS VEGAS NV 028503		55.31-	436.26

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Account Number - 3839024-1

June 01, 2019

Page - 3 of

Checking, Continued -

Statement Period: May 02, 2019 - June 01, 2019

Post	Effective		Check	Transaction	Account
Date	Date	Transaction Description	Number	Amount	Balance
05/30	05/29	VISA - 05/28 VENMO* VISA DIRECT NY 028890		100.00-	336.26
05/30		POINT OF SALE PURCHASE US NV LAS VEGAS, ALBERTSONS STORE 3016		15.71-	320.55
05/31	05/30	VISA - 05/29 MCDONALD'S F2641 LAS VEGAS NV 029636		8.21-	312.34
05/31	05/30	VISA - 05/29 APL*ITUNES.COM/BILL 866-712-7753 CA 029059		9,99-	302.35
05/31	05/30	VISA - 05/29 PIZZA HUT 026611 HTTPS://IPCHA NV 028326		33.01-	269.34
05/31	06/01	DIVIDEND EARNED FOR PERIOD OF 05/01/2019 THROUGH 05/31/2019			
		ANNUAL PERCENTAGE YIELD EARNED IS 0.05%		.06	269.40
06/01	05/31	VISA - 05/30 JACK IN THE BOX 7217 HENDERSON NV 029195		18.25-	251,15
06/01		PEER TO PEER TRANSFER AZ VISA DIRECT, ZEL*SOLINGER, ADAM		1,322.55	1,573.70
06/01		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, WM SUPERCENTER # WAL-MART STORE		125.67-	1,448.03
		ENDING BALANCE			1,448.03

Checking Summary

VISA VISA	20.94			Amount		Item	Amount		Item	Amount
VISA			VISA	48.15	:	VISA	145.50		VISA	100.00
	63.97	:	VISA	13.92	1	VISA	17.30		VISA	8.21
VISA	51.26		VISA	17.09	1	VISA	22.63		VISA	9.99
VISA	281.58		VISA	7.58	1.0	VISA	10.00	1	VISA	33.01
VISA	14.99	:	VISA	29.72		VISA	106.17		VISA	18.25
VISA	3.99	:	VISA	35.23		VISA	79.13	:	VISA	12.59
VISA	10.66	:	VISA	37.36		VISA	5.00	:	3	3.75
VISA	122.71	:	VISA	38.88	1	VISA	11.99	:	4	3.75
VISA	22.80	1	VISA	50.67	:	VISA	101.73			
VISA	30.64		VISA	8.64	3	VISA	155.84			
VISA	35.97	141	VISA	121.28	1	VISA	55.31			

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Statement

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10352516 1010 #BWNCHFQ #142CHALE00398030# CHALESE M SOLINGER 8500 HIGHLAND VIEW AVE LAS VEGAS NV 89145

Statement Date: July 01, 2019

Account Number: 3839024-1

Page Number

1 of 3



for your information —

Summer is here & it's time to hit the open road, get out on the water, or embark on your favorite outdoor adventure. And our low-rate loans are the perfect way to help you play.

Plus, we're celebrating 80 years with 80 days of loan payment giveaways!

Visit americafirst.com for details.

A Summary of Your Accounts			A Summary of Your Loans				
	Ending Balance	2019 Dividends	Ending Balance	Total Amount Due	Next Payment	2019 Interest	
Share Savings	1.00	0.00					
Checking	112.06	0.28					
Total:	113.06	0.28					

Share Savings -

Statement Period: June 02, 2019 - July 01, 2019

Post Date	Effective Date	Transaction Description	Transaction Amount	Account Balance
		BEGINNING BALANCE		1.00
		ENDING BALANCE		1.00

Checking -

Statement Period: June 02, 2019 - July 01, 2019

Post	Effective		Check	Transaction	Account
Date	Date	Transaction Description	Number	Amount	Balance
		BEGINNING BALANCE			1,448.03
06/03	06/02	VISA - WA SEATTLE, AMAZON.COM*M63Y66OX2 AMAZON.COM		22.99-	1,425.04
06/03	06/02	ONLINE BANKING REMOTE DEPOSIT		20.00	1,445.04
06/03	06/02	VISA - 05/30 STARBUCKS STORE 13659 LAS VEGAS NV 030427		9.74-	1,435.30
06/04	06/03	VISA - 06/01 MCDONALD'S M7143 OF NV LAS VEGAS NV 001173		18.02-	1,417.28
06/04		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, CVS/PHARMACY #05 050439695 SOUTH		55.45-	1,361.83
06/05		ONLINE BANKING REMOTE DEPOSIT		143.91	1,505.74
06/05		CO-OP NETWORK ATM WITHDRAWAL			
		US NV NORTH LAS VEG, 2000 LAS VEGAS BLVD N		60.00-	1,445.74
06/06	06/05	VISA - 06/04 APL*ITUNES.COM/BILL 866-712-7753 CA 004090		14.99-	1,430,75
06/06		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, SHELL SERVICE STATIO 1220 E PEBBLE		14.27-	1,416.48
06/06		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, SHELL SERVICE STATIO SHELL		69.18-	1,347.30
06/07	06/06	VISA - 06/05 US STORAGE CENTERS LAS 866-858-7031 NV 00435		62.25-	1,285.05

Members come first."



Account Number - 3839024-1

July 01, 2019

age - 2 of 3

Checking, Continued -

Statement Period: June 02, 2019 - July 01, 2019

Post	Effective	Twompostion Description	Check	Transaction	Account
Date	Date_	Transaction Description	Number	Amount	Balance
06/07		POINT OF SALE PURCHASE US NV LAS VEGAS, CHEVRON/BLUE DIAMOND 6011 BOLLINGE		22 40	1 000 50
06/07		POINT OF SALE PURCHASE		22.49-	1,262,56
		US NV MESQUITE, SHELL SERVICE STATIO SHELL		43.39-	1,219.17
06/07		POINT OF SALE PURCHASE			
		US NV MESQUITE, SHELL SERVICE STATIO 910 W MESQUITE		13.71-	1,205.46
06/07		POINT OF SALE PURCHASE US UT MONA, SHELL SERVICE STATIO SHE	LL	49.76-	1,155.70
06/07		POINT OF SALE PURCHASE		6.55	
06/07	06/06	US UT NORTH OGDEN, 7-ELEVEN 416 EAST 2604 NORT AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S)		7.59-	1,148.11
06/07	06/06	AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S) AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S)		25.00- 25.00-	1,123.11
06/10	06/09	VISA - 06/07 MCDONALD'S F14700 MESQUTE NV 007206		20,30-	1,098.11
06/10	06/09	VISA - 06/07 KIRTS DRIVE IN NORTH OGDEN UT 007773		23,26-	1,054.55
06/10	06/09	VISA - 06/07 SMITH AND EDWARDS CO OGDEN UT 007290		111.43-	943,12
06/10		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, COSMOPROF #8811 4235 S FORT APACHE		214.56-	728.56
06/10		POINT OF SALE PURCHASE			
barrie		US NV LAS VEGAS, TOM S SMOKE SHOP 4920 E. TROPICANA		38.00-	690,56
06/10		POINT OF SALE PURCHASE			
00111	06/10	US NV LAS VEGAS, SHELL SERVICE STATIO SHELL		84.22-	606.34
06/11	06/12 06/10	AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD		457.60	1,063.94
06/11	06/10	VISA - 06/09 PHILLIPS 66 - KWIK STOP MALAD CITY ID 009001 VISA - 06/09 PHILLIPS 66 - KWIK STOP MALAD CITY ID 009442		4,87- 24,80-	1,059.07
06/11	06/10	VISA - 06/09 TEXACO 0305147 FILLMORE UT 009049		47.99-	1,034.27 986.28
06/12	06/05	POINT OF SALE ADJUSTMENT WALGREENS STORE 8633 W LAS VEGAS N		19.20-	967.08
06/12	06/11	AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S)		536.67-	430.41
06/13	06/12	VISA PURCHASE RETURN - 06/10		2.3-54.50	2021.20
		COSMOPROF #8811 LAS VEGAS NV 169843		4.88	435.29
06/14	06/13	VISA - 06/12 WESTCLIFF STATION LAS VEGAS NV 012028		47.63-	387.66
06/14		BILL PAYMENT, NEVADA POWER CO ONLINE PMT WEB(S)		143.00-	244.66
06/19		AUTOMATIC WITHDRAWAL, SOUTHWEST GAS WEB WEB(S)		29.28-	215.38
06/19		BILL PAYMENT, VERIZON ONLINE PMT WEB(R)		85,58-	129.80
06/24		POINT OF SALE PURCHASE		26522	434 444
06/25	06/26	US NV LAS VEGAS, CVS/PHARMACY #05 050439695 SOUTH AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD		13.85-	115.95
06/25	00/20	POINT OF SALE PURCHASE		352.98	468.93
00/20		US NV LAS VEGAS, SMOKES 4 LESS + 9775 S MARYLAND PK		64.93-	404.00
06/27		POINT OF SALE PURCHASE		04.55	101.00
0,10,00		US NV LAS VEGAS, CHEVRON/BLUE DIAMOND 6011 BOLLINGE		7.64-	396.36
06/27		PEER TO PEER TRANSFER CA VISA DIRECT, FB *ADAM SOLINGER		299.00	695.36
06/27		VISA - NV LAS VEGAS, SOUTHWEST GAS CORPOR E COMMERCE GR		29.79-	665.57
06/28	06/27	VISA - 06/26 CVS/PHARMACY #05043 LAS VEGAS NV 026065		16.24-	649.33
06/28		AUTOMATIC WITHDRAWAL, CITI CARD ONLINEPAYMENT WEB(S)		50.00-	599.33
06/28	06/27	AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S)		50.00-	549.33
06/28	06/27	AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S)		50.00-	499.33
06/29	06/28	VISA - 06/26 2 U DELIVERY INC LAS VEGAS NV 026147		38.96-	460.37
06/29	06/28 06/28	VISA - 06/27 REPUBLIC SERVICES TRASH 866-576-5548 AZ 0262 VISA - 06/27 SP * RAGEON RAGEON.MYSHOP OH 027901		45.63- 55.95-	414.74 358.79
06/29	06/28	VISA - 06/27 UNLV CONTINUING ED 702-895-3394 NV 027248		299.00-	59.79
06/29	00720	POINT OF SALE PURCHASE		233.00-	35.15
00,02		US NV LAS VEGAS, WAL-MART #1559 201 NORTH NELLIS B		66.58-	6.79-
06/29		OVERDRAFT SERVICE FEE		25.00-	31.79-
06/29		POINT OF SALE PURCHASE US NV LAS VEGAS, FIRESTONE358040		141.17-	172.96-
06/29		OVERDRAFT SERVICE FEE		25.00-	197.96-
06/29		FEE REBATE		50.00	147.96-
06/29		HENDERSON DRIVE-UP ATM DEPOSIT			
40151		NV HENDERSON, 370 N. STEPHANIE STREET		260.00	112.04
06/30	07/01	DIVIDEND EARNED FOR PERIOD OF 06/01/2019 THROUGH 06/30/2019		7.12	
		ANNUAL PERCENTAGE YIELD EARNED IS 0.05%		.02	112.06
		ENDING BALANCE			112,06

Members come first."



Account Number - 3839024-1

July 01, 2019

Page - 3 of 3

Checking Summary -

Item	Amount		Item	Amount		Item	Amount		Item	Amount
VISA	9.74	:	VISA	23.26	1.	VISA	47.63		VISA	55.95
VISA	18.02	:	VISA	111.43	10	VISA	22.99	1	VISA	299.00
VISA	14.99	:	VISA	4.87	1.	VISA	16.24	:	VISA	29.79
VISA	62.25		VISA	24.80	1	VISA	38.96	1	VISACR	4.88CR
VISA	20.30		VISA	47.99	1	VISA	45.63			
Checks an	d Visa Checking	4.	893,84	Total	Withdra	wals:	2,030,52	т	otal Deposits:	1,588.

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Statement

America First Federal Credit Union · 1-800-999-3961 · americafirst.com P.O. Box 9199, Ogden, UT 84409

10330724 1000 #BWNCHFQ #142CHALE00398030# CHALESE M SOLINGER 8500 HIGHLAND VIEW AVE LAS VEGAS NV 89145 Statement Date: August 01, 2019

Account Number: 3839024-1

Page Number

1 of 2



for your information —

Summer's in full swing & we're offering low-rate loans to help you make the most of the season.

America First financing provides the funds you need to hit the road, ride the waves, or
embark on an adventure. Plus, we're giving away 80 loan payments!

Visit americafirst.com for details.

A Summary of Your Accounts			A Summary of Your Loans				
	Ending Balance	2019 Dividends	Ending Balance	Total Amount Due	Next Payment	2019 Interest	
Share Savings	1.00	0.00					
Checking	16.77	0.28					
Total:	17.77	0.28					

Share Savings -

Statement Period: July 02, 2019 - August 01, 2019

Checking -

Statement Period: July 02, 2019 - August 01, 2019

Post	Effective		Check	Transaction	Account
Date	Date	Transaction Description	Number	Amount	Balance
		BEGINNING BALANCE			112.06
07/03		BILL PAYMENT, NEVADA POWER CO ONLINE PMT WEB(S)		8.45-	103.61
07/09	07/10	AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD		352,93	456,54
07/09	07/08	VISA - 07/07 APL*ITUNES.COM/BILL 866-712-7753 CA 006111		9.99-	446.55
07/09	07/08	VISA - 07/07 APL*ITUNES.COM/BILL 866-712-7753 CA 006295		14.99-	431.56
07/09		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, COSMOPROF #8808 500 E W		59.52-	372.04
07/09		CHECK	28	62,25-	309.79
07/10		VISA - WA SEATTLE, AMAZON.COM*MH0Z53641 AMAZON.COM		16.99-	292.80
07/11	07/10	VISA - 07/09 CHEVRON 0372690 LAS VEGAS NV 009765		5.28-	287.52
07/11	07/10	VISA - 07/09 APL* ITUNES.COM/BILL 866-712-7753 CA 009636		11.28-	276.24
07/11	07/10	VISA - 07/09 CHEVRON 0372690 LAS VEGAS NV 009126		40.22-	236.02
07/12	07/11	VISA - 07/09 UNLV PAY BY PHONE 702-895-1142 NV 009787		2.75-	233.27
07/12	07/11	VISA - 07/09 TACO BELL 031917 LAS VEGAS NV 009162		8.42-	224,85
07/15	07/14	VISA - 07/13 APL* ITUNES.COM/BILL 866-712-7753 CA 013229		1.99-	222.86
07/15		POINT OF SALE PURCHASE US NV LAS VEGAS, SHELL SERVICE STATION		74.56-	148.30

Members come first."



Account Number - 3839024-1 August 01, 2019 Page - 2 of 2

Checking, Continued -

Statement Period: July 02, 2019 - August 01, 2019

Post	Effective	Turnershies Description	Check	Transaction	Account
Date	Date_	Transaction Description	Number	Amount	Balance
07/15		POINT OF SALE PURCHASE US NV LAS VEGAS, CHEVRON/BLUE DIAMOND 6011 BOLLINGE		16 71	101 50
07/16		POINT OF SALE PURCHASE		16.71-	131.59
07/16		US NV LAS VEGAS, CHEVRON/D&C INCORPOR 6011 BOLLINGE		6,29-	125.30
07/17	07/16	VISA - 07/15 NALGREENS #3872 LAS VEGAS NV 015607		19.20-	106.10
07/17	01710	POINT OF SALE PURCHASE US NV LAS VEGAS, SHELL SERVICE STATION		7.57-	98.53
07/18	07/17	VISA - 07/15 JACK IN THE BOX 7239 LAS VEGAS NV 015864		3,62-	94.91
07/19	07/18	VISA - 07/16 UNLV PAY BY PHONE 702-895-1142 NV 016335		2.75-	92.16
07/19		POINT OF SALE PURCHASE		97(5)	
2111		US NV LAS VEGAS, CHEVRON/D&C INCORPOR 6011 BOLLINGE		15.86-	76.30
07/19		BILL PAYMENT, VERIZON ONLINE PMT WEB(R)		85.58-	9.28
07/19		OVERDRAWN EFT FEE, \$85.58 ON 07/19/19 FOR BILL PAYMENT, VE		25.00-	34.28
07/20	07/19	VISA - 07/17 TACO BELL 031891 LAS VEGAS NV 017087		14.95-	49.23
07/20	07/19	OVERDRAFT SERVICE FEE		25,00-	74.23
07/22		COURTESY REBATE		50.00	24.23-
07/22		ONLINE BANKING REMOTE DEPOSIT		100.00	75.77
07/23	07/24	AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD		360.06	435.83
07/23		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, 7-ELEVEN 6515 E LAKE MEAD		3.00-	432.83
07/25	07/24	VISA - 07/23 CVS/PHARMACY #05043 LAS VEGAS NV 023384		40.33-	392.50
07/25		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, CHEVRON/SHORT LINE E 6011 BOLLINGE		15.56-	376.94
07/25		POINT OF SALE PURCHASE		40.00	1000000
		US NV LAS VEGAS, S & S # 9 61515 E LAKE MEAD		69.20-	307.74
07/25	22.42	PEER TO PEER TRANSFER NY NEW YORK CITY, VENMO*SOLINGER CHALESE		990.00	1,297.74
07/26	07/25	VISA - 07/24 CVS/PHARMACY #05043 LAS VEGAS NV 024557		3,50-	1,294.24
07/26	07/25	VISA - 07/23 TACO BELL 031917 LAS VEGAS NV 023190		7.34-	1,286.90
07/26		POINT OF SALE PURCHASE US NV LAS VEGAS, ALBERTSONS STORE 0089		45.96-	1,240.94
07/26		BANK TO BANK TRANSFER		1,000.00-	240.94
07/26		BANK TO BANK TRANSFER FEE		15.00-	225.94
07/26		DEPOSIT		25.00	250.94
07/26		CO-OP NETWORK ATM WITHDRAWAL		20.00-	230.94
07/27		US NV LAS VEGAS, 780 NORTH NELLIS BLVD POINT OF SALE PURCHASE		20.00-	230.94
01/21		US NV LAS VEGAS, S & S # 9 61515 E LAKE MEAD		20.46-	210.48
07/29	07/28	POINT OF SALE PURCHASE		20.10	220.30
01,25	017.00	US NV LAS VEGAS, CVS/PHARMACY #08 088006705 E. LA		34.99-	175.49
07/29		BILL PAYMENT (RETURN), VERIZON WIRELESSPMT REFUND PPD		85,58	261.07
07/29	07/28	VISA - 07/25 MCDONALD'S M7143 OF NV LAS VEGAS NV 025649		19.55-	241.52
07/29	07/28	VISA - 07/26 CARL'S JR # 859 LAS VEGAS NV 026529		28.98-	212.54
07/29		POINT OF SALE PURCHASE US NV LAS VEGAS, ALBERTSONS STORE 4006		6.33-	206.21
07/30	07/29	VISA - 07/27 TACO BELL 031917 LAS VEGAS NV 027167		8.00-	198.21
07/31	07/30	VISA - 07/29 APL*ITUNES.COM/BILL 866-712-7753 CA 929678		9.99-	188.22
07/31	07/30	VISA - 07/29 CVS/PHARMACY #05043 LAS VEGAS NV 029718		14.24-	173.98
08/01	07/31	VISA - 07/30 JACK IN THE BOX 7241 LAS VEGAS NV 029952		19.86-	154.12
08/01	07/31	VISA - 07/30 CHEVRON 0380864 LAS VEGAS NV 030721		63.78-	90.34
08/01		POINT OF SALE PURCHASE US NV LAS VEGAS, ROSS STORES #1947		73.57-	16,77
		ENDING BALANCE			16.77

Checking Summary -

Item	Amount		Item	Amount		Item	Amount		Item	Amount
VISA	9.99	:	VISA	40.22		VISA	14.95	:	VISA	8.00
VISA	14.99		VISA	16.99	:	VISA	7.34	:	VISA	9.99
VISA	2.75	:	VISA	1.99	:	VISA	40.33		VISA	14.24
VISA	5.28	:	VISA	3.62	:	VISA	3.50	:	VISA	19,86
VISA	8.42		VISA	19.20	1	VISA	19.55		VISA	63.78
VISA	11.28		VISA	2.75	1	VISA	28.98	:	28	62,25
Checks an	d Visa Checking		430.25	Total	Withdra	awale:	1,628,61	To	tal Deposits:	1,963

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Statement

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10317904 1000 #BWNCHFQ #142CHALE00398030# CHALESE M SOLINGER 8500 HIGHLAND VIEW AVE LAS VEGAS NV 89145 Statement Date: September 01, 2019

Account Number: 3839024-1

Page Number 1 of 3



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A Summary of Your Accounts			A Summary of Your Loans				
	Ending Balance	2019 Dividends	Ending Balance	Total Amount Due	Next Payment	2019 Interest	
Share Savings	14,003.95	0.95					
Checking	4,969.63	0.56					
Total:	18,973.58	1.51					

Share Savings -

				Statement	Period:	August	02,	2019 - Septembe	r	01, 2019
st	Effective							Transaction		Account
te	Date	Transaction	Description					Amount		Balance

Post	Filective		Transaction	Account
Date	Date	Transaction Description	Amount	Balance
		BEGINNING BALANCE		1.00
08/02		ONLINE BANKING REMOTE DEPOSIT	1,000.00	1,001.00
08/05	08/04	MOBILE BANKING SHARE TRANSFER TO CHECKING	375.00-	626.00
08/07		MOBILE BANKING SHARE TRANSFER TO CHECKING	624.00-	2.00
08/15		DEPOSITED 0001 CHECK ITEMS	36,494.22	36,496.22
08/19	08/17	MOBILE BANKING SHARE TRANSFER TO CHECKING	100.00-	36,396.22
08/26	08/25	MOBILE BANKING SHARE TRANSFER TO CHECKING	36,393.22-	3,00
08/30		MOBILE BANKING SHARE TRANSFER FROM CHECKING	5,000.00	5,003.00
08/31		MOBILE BANKING SHARE TRANSFER FROM CHECKING	9,000.00	14,003.00
08/31	09/01	DIVIDEND EARNED FOR PERIOD OF 08/01/2019 THROUGH 08/31/2019		
		ANNUAL PERCENTAGE YIELD EARNED IS 0.10%	. 95	14,003.95
		ENDING BALANCE		14,003.95

Checking -

Statement Period: August 02, 2019 - September 01, 2019

Post Date	Effective Date	Transaction Description	Check Number	Transaction Amount	Account Balance
		BEGINNING BALANCE			16.77
08/02	08/01	VISA - 07/30 UNLV PAY BY PHONE 702-895-1142 NV 030145		2.75-	14.02
08/02		BILL PAYMENT, NEVADA POWER CO ONLINE PMT WEB(S)		276.28-	262,26-
08/02		OVERDRAWN EFT FEE, \$276.28 ON 08/02/19 FOR BILL PAYMENT, NE		25.00-	287.26-
08/03	08/02	VISA - 07/31 MCDONALD'S M7143 OF NV LAS VEGAS NV 031232		9.19-	296.45-
08/03	08/02	OVERDRAFT SERVICE FEE		25.00-	321.45-

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Account Number - 3839024-1

September 01, 2019 Page - 2 of 3

Checking, Continued -

Statement Period: August 02, 2019 - September 01, 2019

DATE Transact Col Descript On Secrit Plant	Post	Effective		Check	Transaction	Account
19/05	Date	Date_	Transaction Description	Number	Amount	Balance
08/06 08/04 MOBILE BANKING FUNDS TRANSPER FROM SHAME SAVINGS 375.00 15.5.9 08/06 08/05 VISA - 08/05 ATTAMEDUS FOR MICHOUSCENDOKE PPO 36.9.32 13.9.1 08/06 08/05 VISA - 08/05 ATTAMEDUS FOR MICHOUSCENDOKE PPO 36.9.2 08/07 MOBILE BANKING FUNDS TRANSPER FROM SHAME SAVINGS 11.4.90 36.9.2 08/07 MOBILE BANKING FUNDS TRANSPER FROM SHAME SAVINGS 15.9.3 16.9.20 08/07 DECEMBER OF THE SAME SHAME SAVINGS AND SHAME SAVINGS 15.9.3 16.9.20 08/07 DECEMBER OF THE SAME SHAME SAVINGS AND SHAME SAVINGS 15.9.3 16.9.20 08/08 DECEMBER OF THE SAME SHAME SAVINGS AND SHAME SAVINGS 15.9.20 08/08 DECEMBER OF THE SAME SHAME SAVINGS 15.9.20 08/08 DECEMBER OF THE SAVINGS SAVINGS 15.9.20 08/08 DECEMBER OF THE SAVINGS SAVINGS 15.9.20 08/08 DECEMBER OF THE SAVINGS SAVINGS 15.9.20 08/09 DECEMBER OF THE SAVINGS SAVI						
19/06 19/07						
1906 09/05						
MODITE MONITHE BANKING REWORD DEPOSIT 10.00 1,666.90 1,506.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,606.90 1,6						
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09/07 OBLINE BANKING REMOTE DECOSIT 100.00 1,666.90 2,466.90 00/07 0EPOSIT 200.00 2,466.90 100/07 0EPOSIT 200.00 2,466.90 100/08 BILL PAYMENT, NEVADA POWER CO ONLINE PMT NEB(S) 373.27 . 2,271.63 00/08 0EFOSIT 373.27 . 2,271.63 00/08 0EFOSIT 373.27 . 2,271.63 00/08 0EFOSIT 373.27 . 2,271.63 00/09 0EFOSIT 373.27 . 2,271.63 0EFOSIT 374.57 . 2,251.37 0EFOSIT 374.57	08/07				624.00	992.92
0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.00000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.00000 0.0000 0.00000 0.00000 0.00000 0.00000 0.00000 0.00000 0.00000 0.00000 0.00000 0.00000 0.00000 0.00000 0.00000 0.00000 0.00000 0.0000000 0.000000 0.00000000	08/07				513.98	1,506.90
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0.000 0.000	08/07		DEPOSIT		840.00	2,446.90
CHECK CHEC	08/07		DEPOSIT		200,00	2,646.90
CHECK CHEC	08/08		BILL PAYMENT, NEVADA POWER CO ONLINE PMT WEB(S)		373.27-	2,273,63
09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/08 09/0				31		
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06/14 PEER TO PEER TRANSFER NY NEW YORK CITY, VENNO*SOLINGER CHALESE 297.00 367.12 PO		46.000				
POINT OF SALE PURCHASE		08/13				
18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.92 18.9					297.00	367,12
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XXXXXX265-0.9 JOSHUA LLOYD						
	08/14		ONLINE BANKING FUNDS TRANSFER TO SHARE ACCOUNT:		200.00-	148.20
08/15 DEPOSIT POINT OF SALE PURCHASE US NV LAS VEGAS, ROSS STORES \$223 130.85- 356.20 08/15 POINT OF SALE PURCHASE US NV LAS VEGAS, ROSS STORES \$223 130.85- 36.20 08/15 08/14 AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S) 35.00- 229.95 08/15 08/14 AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S) 36.00- 191.95 08/16 AUTOMATIC WITHDRAWAL, CITI CARD ONLINDEAWHENT WEB(S) 62.52- 129.43 08/17 POINT OF SALE PURCHASE US NV LAS VEGAS, WALGREENS STORE 5082 E 11.98- 117.45 08/19 08/18 POINT OF SALE PURCHASE US NV LAS VEGAS, WALGREENS STORE 5082 E 11.98- 117.45 08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 015815 12.00 14.03- 198.18 08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 015815 14.03- 198.18 08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 01595 25.50- 172.68 08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 01595 25.50- 172.68 08/19 08/18 VISA - 08/16 T451 DOMINOS PIZZA N LAS VEGAS NV 01595 25.50- 172.68 08/19 08/18 VISA - 08/16 T451 DOMINOS PIZZA N LAS VEGAS NV 01595 25.50- 172.68 08/20 08/21 AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD 545.51 60.62 08/20 POINT OF SALE PURCHASE US NV LAS VEGAS, WALGREENS STORE 6550 E 52.00- 551.62 08/21 POINT OF SALE PURCHASE US NV LAS VEGAS, WALGREENS STORE 6550 E 20.0- 551.62 08/22 08/21 VISA - 08/19 TACO BELL 031917 LAS VEGAS NV 015975 34.42- 254.70 08/23 08/22 VISA - 08/20 UNLY PAY BY PHONE 702-995-1142 NV 020836 25.00- 251.95 08/24 08/23 VISA - 08/21 AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD 184.64- 275.00- 08/24 08/23 VISA - 08/22 AUM NETT US VEGAS NV 015975 34.42- 275.00- 08/24 08/23 VISA - 08/22 AUM NETT US VEGAS NV 020836 275.00- 275.00- 08/24 08/23 VISA - 08/22 AUM NETT US VEGAS NV 020836 275.00- 275.00- 08/24 08/23 VISA - 08/22 AUM NETT US VEGAS NV 020836 275.00- 275.00- 08/24 08/23 VISA - 08/22			XXXXXX265-0.9 JOSHUA LLOYD			
POINT OF SALE PURCHASE US NV LAS VEGAS, ROSS STORES \$223 130.85- 356.20	08/15		POINT OF SALE PURCHASE US NV LAS VEGAS, TESORO # 62537		61.15-	87.05
POINT OF SALE PURCHASE US NV LAS VEGAS, RAINDOM MARKET \$3 1594 N NELLIS BL 91.25— 264.95 08/15	08/15		DEPOSIT		400.00	487.05
POINT OF SALE PURCHASE US NV LAS VEGAS, RAINDOM MARKET \$3 1594 N NELLIS BL 91.25— 264.95 08/15	08/15		POINT OF SALE PURCHASE US NV LAS VEGAS, ROSS STORES #223		130.85-	356.20
Section Sect						
08/15 08/14 AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S) 35.00- 229.95 08/16 AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S) 38.00- 319.95 08/17 DOBY OF SALE PURCHASE US NV LAS VEGAS, WALGREENS STORE 5082 E 11.98- 117.45 08/17 08/18 POINT OF SALE PURCHASE US NV LAS VEGAS, WALGREENS STORE 5082 E 11.98- 117.45 08/19 08/18 POINT OF SALE PURCHASE US NV LAS VEGAS, WALGREENS STORE 5082 E 11.98- 117.45 08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 015815 14.03- 198.18 08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 015815 14.03- 198.18 08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 01595 25.50- 172.68 08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 01595 25.50- 172.68 08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 01595 25.50- 172.68 08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 016234 28.99- 143.69 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 016234 28.99- 143.69 08/20 08/21 AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD 36.55- 58.11 08/20 08/21 VISA - 08/15 TACO BELD VISA PROBLEMS US NV LAS VEGAS, WALGREENS STORE 6650 E 52.00- 551.62 08/21 VISA - 08/25 VISA - 08/20 VISA - 08/21 VISA - 08/21 VISA - 08/22 VISA - 08/2					91.25-	264.95
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08/19 08/18 VISA - 08/15 TACO BELL 031895 LAS VEGAS NV 015815 14.03- 198.18 08/19 08/18 VISA - 08/15 RAISING CANE'S #455 LAS VEGAS NV 015995 25.50- 172.68 08/19 08/18 VISA - 08/16 7451 DOMINOS PIZZA N LAS VEGAS NV 016234 28.99- 143.69 08/19 BILL PAYMENT, VERIZON ONLINE PMT WEB(R) 85.56- 58.11 08/20 08/21 AUTOMATIC DEPOSIT, HARCUTS FOR KIDQUICKBOOKS PPD 545.51 603.62 08/20 POINT OF SALE PURCHASE US NV LAS VEGAS, WALGREENS STORE 6650 E 52.00- 551.62 08/20 POINT OF SALE PURCHASE US NV LAS VEGAS, WALGREENS STORE 6650 E 052.00- 551.62 08/21 US NV LAS VEGAS, S & S # 9 61515 E LAKE MEAD 68.86- 482.76 08/21 POINT OF SALE PURCHASE US NV LAS VEGAS, TOM S SMOKE SHOP 4920 E. TROPICANA 35.00- 263.12 08/22 08/21 VISA - 08/19 TACO BELL 031917 LAS VEGAS NV 019775 80.42- 254.70 08/23 08/22 VISA - 08/20 UNLV PAY BY PHONE 702-895-1142 NV 020836 2.75- 251.95 08/24 08/23 VISA - 08/22 AMZN MKTP US*MO6229J31 AMZN.COM/BILL WA 0213 6.89- 245.06 08/24 08/23 VISA - 08/21 JACK IN THE BOX 7235 LAS VEGAS NV 02136 8.97- 236.09 08/24 08/23 VISA - 08/22 AMZN MKTP US*MO6279J3 AMZN.COM/BILL WA 0213 6.89- 245.06 08/24 08/23 VISA - 08/22 AMZN MKTP US*MO63710K2 AMZN.COM/BILL WA 0218 19.86- 198.59 08/24 08/23 VISA - 08/22 AMZN MKTP US*MOSJY3162 AMZN.COM/BILL WA 0218 19.86- 198.59 08/24 08/23 VISA - 08/22 AMZN MKTP US*MOSJY3162 AMZN.COM/BILL WA 0218 19.86- 198.59 08/24 08/23 VISA - 08/22 AMZN MKTP US*MOSJY3162 AMZN.COM/BILL WA 0218 19.86- 198.59 08/24 08/23 VISA - 08/22 AMZN MKTP US*MOSJY3162 AMZN.COM/BILL WA 0218 19.86- 198.59 08/24 08/23 VISA - 08/22 AMZN MKTP US*MOSJY3162 AMZN.COM/BILL WA 0218 26.55- 146.36 08/26 08/25 MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS 36,393.22 36,539.58 08/27 POINT OF SALE PURCHASE	00/19	00/10			5 24-	212 21
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08/21 POINT OF SALE PURCHASE US NV LAS VEGAS, TOM S SMOKE SHOP 4920 E. TROPICANA 08/22 08/21 VISA - 08/19 TACO BELL 031917 LAS VEGAS NV 019775 08/23 08/22 VISA - 08/20 UNLV PAY BY PHONE 702-895-1142 NV 020836 08/24 08/23 VISA - 08/20 UNLV PAY BY PHONE 702-895-1142 NV 020836 08/24 08/23 VISA - 08/20 UNLV PAY BY PHONE 702-895-1142 NV 020836 08/24 08/23 VISA - 08/21 JACK IN THE BOX 7235 LAS VEGAS NV 021316 08/24 08/23 VISA - 08/22 CVS/PHARMACY #05043 LAS VEGAS NV 021316 08/24 08/23 VISA - 08/22 NAZN MKTP US*MOBXTLOK2 AMZN.COM/BILL WA 0218 08/24 08/23 VISA - 08/22 NAZN MKTP US*MOBXTLOK2 AMZN.COM/BILL WA 0218 08/24 08/23 VISA - 08/22 NAZN MKTP US*MOBXTLOK2 AMZN.COM/BILL WA 0218 08/24 08/23 VISA - 08/22 NAZN MKTP US*MOBXTLOK2 AMZN.COM/BILL WA 0218 08/24 08/23 VISA - 08/22 NAZN MKTP US*MOSXTLOK2 AMZN.COM/BILL WA 0217 08/24 08/23 VISA - 08/21 LITTLE CAESARS #3386 LAS VEGAS NV 021096 08/26 08/25 MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS 08/26 08/25 MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS 08/27 SOUNT OF SALE PURCHASE	08/20					
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US NV LAS VEGAS, TOM S SMOKE SHOP 4920 E. TROPICANA 35.00- 263.12 08/22 08/21 VISA - 08/19 TACO BELL 031917 LAS VEGAS NV 019775 8.42- 251.75 08/23 08/22 VISA - 08/20 UNLV PAY BY PHONE 702-895-1142 NV 020836 2.75- 251.95 08/24 08/23 VISA - 08/22 AMZN MKTF US*MO6229J31 AMZN.COM/BILL WA 0213 6.89- 245.06 08/24 08/23 VISA - 08/21 JACK IN THE BOX 7235 LAS VEGAS NV 021316 8.97- 236.09 08/24 08/23 VISA - 08/22 CVS/PHARMACY #05043 LAS VEGAS NV 021316 8.97- 236.09 08/24 08/23 VISA - 08/22 CVS/PHARMACY #05043 LAS VEGAS NV 022696 17.64- 218.45 08/24 08/23 VISA - 08/22 AMZN MKTP US*MO6XT10K2 AMZN.COM/BILL WA 0218 19.86- 198.59 08/24 08/23 VISA - 08/22 AMZN MKTP US*MOSXT10K2 AMZN.COM/BILL WA 0217 25.98- 172.61 08/24 08/23 VISA - 08/21 LITTLE CAESARS #3386 LAS VEGAS NV 021096 26.25- 146.36 08/26 08/25 MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS 36,393.22 36,539.58 08/27 NO BILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS 36,393.22 36,539.58	08/21		POINT OF SALE PURCHASE			
08/23			US NV LAS VEGAS, TOM S SMOKE SHOP 4920 E. TROPICANA		35.00-	263.12
08/23 08/22 VISA - 08/20 UNLV PAY BY PHONE 702-895-1142 NV 020836	08/22	08/21	VISA - 08/19 TACO BELL 031917 LAS VEGAS NV 019775		8.42-	254.70
08/24					2,75-	251.95
08/24 08/23 VISA - 08/21 JACK IN THE BOX 7235 LAS VEGAS NV 021316 8.97- 236.09 08/24 08/23 VISA - 08/22 CVS/PHARMACY #05043 LAS VEGAS NV 022696 17.64- 218.45 08/24 08/23 VISA - 08/22 AMZN MKTP US*MOSXT10K2 AMZN.COM/BILL WA 0218 19.86- 198.59 08/24 08/23 VISA - 08/22 AMZN MKTP US*MOSXT10K2 AMZN.COM/BILL WA 0217 25.98- 172.61 08/24 08/23 VISA - 08/21 LITTLE CAESARS #3386 LAS VEGAS NV 021096 26.25- 146.36 08/26 08/25 MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS 36,393.22 36,539.58 08/26 US NV LAS VEGAS, SPROUTS FARMERS MARK 1140 E. SILVE 9.98- 36,529.60					6,89-	245.06
08/24					8,97-	236.09
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08/24 08/23 VISA - 08/21 LITTLE CAESARS #3386 LAS VEGAS NV 021096 26.25- 146.36 08/26 08/25 MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS 36,393.22 36,539.58 08/26 POINT OF SALE PURCHASE US NV LAS VEGAS, SPROUTS FARMERS MARK 1140 E. SILVE 9.98- 36,529.60 08/27 POINT OF SALE PURCHASE						
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08/26 POINT OF SALE PURCHASE US NV LAS VEGAS, SPROUTS FARMERS MARK 1140 E. SILVE 9.98- 36,529.60 08/27 POINT OF SALE PURCHASE						
US NV LAS VEGAS, SPROUTS FARMERS MARK 1140 E. SILVE 9.98- 36,529.60 08/27 POINT OF SALE PURCHASE		08/25			30,393.22	30,333.30
08/27 POINT OF SALE PURCHASE	08/26				0.00	26 520 60
					9.98-	30, 329.00
US NV LAS VEGAS, 99-CENTS-ONLY #U 45 N N 26.85- 36,502.75	08/27				20.00	26 500 75
			US NV LAS VEGAS, 99-CENTS-ONLY #0 45 N N		26.85-	30, 302. 75

Members come first."



Account Number - 3839024-1

September 01, 2019 Page - 3 of 3

Checking, Continued -

Statement Period: August 02, 2019 - September 01, 2019

Post	Effective		Check	Transaction	Account
Date	Date	Transaction Description	Number	Amount	Balance
08/27		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, S & S # 9 61515 E LAKE MEAD		30.00-	36,472.75
08/28	08/27	VISA - 08/26 SHARK FIN SHEARS COMPANY 8885447254 IA 02628		599.85-	35,872.90
08/28		MOBILE BANKING FUNDS TRANSFER TO SHARE ACCOUNT: XXXXXX265-0.9 JOSHUA LLOYD		80.00-	35,792.90
08/28		POINT OF SALE PURCHASE		100 100	
		US NV LAS VEGAS, S & S # 9 61515 E LAKE MEAD		20.12-	35,772.78
08/29	08/28	VISA - 08/27 KOMEX NV LAS VEGAS NV 027719		22,73-	35,750.05
08/29		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, S & S # 9 61515 E LAKE MEAD		63.07-	35,686.98
08/29		ONLINE BANKING REMOTE DEPOSIT		112,38	35,799.36
08/30	08/29	VISA - 08/28 WALGREENS #5570 LAS VEGAS NV 028277		25.41-	35,773.95
08/30		DEPOSITED 0001 CHECK ITEMS		2.00	35,775.95
08/30		BANK TO BANK TRANSFER		16,419.15-	19,356.80
08/30		BANK TO BANK TRANSFER FEE		15.00-	19,341.80
08/30		ONLINE BANKING REMOTE DEPOSIT		112.38-	19,229.42
08/30		MOBILE BANKING FUNDS TRANSFER TO SHARE SAVINGS		5,000.00-	14,229.42
08/31	08/30	VISA - 08/29 APL*ITUNES.COM/BILL 866-712-7753 CA 029362		9.99-	14,219,43
08/31	08/30	VISA - 08/29 CVS/PHARMACY #05043 LAS VEGAS NV 029684		54.08-	14,165.35
08/31	08/30	VISA - 08/27 PHOENIX FINANCIAL SERVICE 371-9574880 IN 027		196.00-	13,969.35
08/31		MOBILE BANKING FUNDS TRANSFER TO SHARE SAVINGS		9,000.00-	4,969.35
08/31	09/01	DIVIDEND EARNED FOR PERIOD OF 08/01/2019 THROUGH 08/31/2019			
20,01	-57.5	ANNUAL PERCENTAGE YIELD EARNED IS 0.05%		. 28	4,969.63
		ENDING BALANCE			4,969.63

Checking Summary -

Item	Amount		Item	Amount		Item	Amount		Item	Amount
VISA	2.75		VISA	14.03	1	VISA	6.89	- 0	VISA	25.41
VISA	9.19		VISA	25.50	1	VISA	17.64	-1	VISA	9.99
VISA	12.96		VISA	28.99	1	VISA	19.86	9	VISA	54.08
VISA	14.99	1	VISA	8.42	1	VISA	25.98	4	31	2,500.00
VISA	2.75		VISA	2.75		VISA	599.85			
VISA	174.75	1	VISA	8.97	1	VISA	22.73			
VISA	21.65	1	VISA	26.25		VISA	196.00			
Checks and	d Visa Checkin		3,832,38	mak a 1	Withdra	Carrier.	32,686,45	mo	tal Deposits:	41,471.

SEND CORRESPONDENCE TO: P.O. BOX 9199, OGDEN, UT 84409 · AMERICAFIRST.COM · TOLL-FREE: 1-800-999-3961 THOSE WITH HEARING OR SPEECH IMPAIRMENTS CAN DIAL 711 OR USE PREFERRED TELECOMMUNICATION RELAY SERVICES.

Members come first."



Statement

America First Federal Credit Union · 1-800-999-3961 · americalirst.com P.O. Box 9199, Ogden, UT 84409

Statement Date: October 01, 2019

Account Number: 3839024-1

#BWNCHFQ #142CHALE00398030# CHALESE M SOLINGER 8500 HIGHLAND VIEW AVE LAS VEGAS NV 89145

Page Number 1 of 3



for your information ———

There's still time to cash in on flexible America First financing, because our Billion Dollar Loan Sale goes through the end of October! Apply for your low-rate auto, RV, business or home loan at your local branch, via americafirst.com, or call 1-800-999-3961.

A Summ	ary of Your Ac	counts	A Summary of Your Loans				
	Ending Balance	2019 Dividends	Ending Balance	Total Amount Due	Next Payment	2019 Interest	
Share Savings	6,604.84	1.84					
Checking	1,592.25	0.62					
Total:	8,197.09	2.46					

Share Savings -

Statement Period: September 02, 2019 - October 01, 2019

Post Date	Effective 	Transaction Description	Transaction Amount	Account Balance
		BEGINNING BALANCE		14,003.95
09/09		MOBILE BANKING SHARE TRANSFER TO CHECKING	800.00-	13,203.95
09/12		MOBILE BANKING SHARE TRANSFER TO CHECKING	600,00-	12,603.95
09/18		MOBILE BANKING SHARE TRANSFER TO CHECKING	5,000.00-	7,603.95
09/28		MOBILE BANKING SHARE TRANSFER TO CHECKING	1,000.00-	6,603.95
09/30	10/01	DIVIDEND EARNED FOR PERIOD OF 09/01/2019 THROUGH 09/30/2019		
		ANNUAL PERCENTAGE YIELD EARNED IS 0.10%	.89	6,604.84
		ENDING BALANCE		6,604.84

Checking -

Statement Period: September 02, 2019 - October 01, 2019

Post	Effective		Check	Transaction	Account
Date	Date_	Transaction Description	Number	Amount	Balance
		BEGINNING BALANCE			4,969.63
09/03	09/02	POINT OF SALE PURCHASE			
		US NV LAS VEGAS, WSS 91 4440 E CHARLESTON		188.31-	4,781.32
09/03	09/02	POINT OF SALE PURCHASE			
		US NV LAS VEGAS, KOHLS 1372 1300 S NELLI		46.54-	4,734.78
09/03	09/02	VISA - 08/30 CVS/PHARMACY #05043 LAS VEGAS NV 030743		6.77-	4,728.01
09/03	08/31	VISA - 08/29 JACK IN THE BOX 7241 LAS VEGAS NV 029355		10.90-	4,717.11
09/03	09/02	VISA - 08/31 TACO BELL 031893 LAS VEGAS NV 031627		24.06-	4,693.05
09/03	09/02	VISA - 08/31 WALGREENS #5570 LAS VEGAS NV 031404		25,12-	4,667.93
09/03	09/02	VISA - 09/01 PIZZA HUT 026616 HTTPS://IPCHA NV 031013		27.74-	4,640,19

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Account Number - 3839024-1

October 01, 2019 Page - 2 of 3

Checking, Continued -

Statement Period: September 02, 2019 - October 01, 2019

Post Date	Effective	Transaction Description	Check	TransactionAmount	Account
09/03	Date		Number		Balance
09/03	09/02 09/02	VISA - 09/01 UMC NELLIS LAS VEGAS NV 001664 VISA - 09/01 AMZN MKTP US*MO7N142N2 AMZN.COM/BILL WA 0307		50.00- 52.78-	4,590.19
09/03	09/02	VISA - 08/31 CHEVRON 0374514 LAS VEGAS NV 031760		53,51-	4,537.41
09/03	08/31	VISA - 08/31 VENMO* VISA DIRECT NY 030596		100.00-	4,483.90
09/03	06/31	PEER TO PEER TRANSFER CA VISA DIRECT, FB *ADAM SOLINGER		1,330.00	4,383.90 5,713.90
09/03		AUTOMATIC WITHDRAWAL, BK OF AMER MC ONLINE PMT WEB(S)		196.21-	5,517.69
09/03	09/02	AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S)		298.81-	5,218.88
09/03	03/02	AUTOMATIC WITHDRAWAL, CITI CARD ONLINEPAYMENT WEB(S)		527.78-	4,691,10
09/03	08/31	AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S)		1,432.46-	3,258.64
09/03	08/31	AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S)		1,477.34-	1,781.30
09/04	09/05	AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD		596.48	2,377.78
09/04	03/03	ONLINE BANKING REMOTE DEPOSIT		276.28	2,654.06
09/04		POINT OF SALE PURCHASE		270.20	2,054,00
03/01		US NV LAS VEGAS, POSTNET NV 143 6895 E. LAKE MEAD		2.71-	2,651.35
09/04		POINT OF SALE PURCHASE		5.024	27 422149
05,01		US NV LAS VEGAS, SMOKE SHOP & GIFTS 6520 E LAKE MEA		93.06-	2,558,29
09/04		CHECK	32	980.00-	1,578.29
09/05	09/04	VISA - 09/02 SONIC DRIVE IN #3951 LAS VEGAS NV 002322	25	22,25-	1,556.04
09/05	09/04	VISA - 09/03 CVS/PHARMACY #05043 LAS VEGAS NV 003531		31.58-	1,524.46
09/05	09/04	VISA - 09/03 COOKIE CUTTERS LAS VEGAS NV 003644		37,56-	1,486.90
09/05		POINT OF SALE PURCHASE		41.14	27.00100
91011		US NV LAS VEGAS, 7-ELEVEN 7591 CIMARRON RD		17.56-	1,469.34
09/05		POINT OF SALE PURCHASE US NV LAS VEGAS, TESORO # 62537		69.50-	1,399.84
09/06	09/05	VISA - 09/04 APL*ITUNES.COM/BILL 866-712-7753 CA 004678		14.99-	1,384.85
09/06	09/05	VISA - 09/04 US STORAGE CENTERS LAS 866-858-7031 NV 00358		225.00-	1,159.85
09/07	23422	STAR NETWORK ATM WITHDRAWAL			24,272,100
		US NV LAS VEGAS, 1288 S. NELLIS BLV		42.00-	1,117.85
09/07		NON-AFCU ATM TRANSACTION FEE		1.50-	1,116.35
09/07		POINT OF SALE PURCHASE			
		US NV NORTH LAS VEG, REBEL #2138 4240 E CRAIG		5.34-	1,111.01
09/09	09/08	POINT OF SALE PURCHASE			
		US NV LAS VEGAS, RAINBOW MARKET #8 4985 E DESERT IN		6,92-	1,104.09
09/09		MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS		800.00	1,904.09
09/10	09/09	VISA - 09/07 SLOT BURGER NORTH LAS VEG NV 007568		15.00-	1,889.09
09/10		BANK TO BANK TRANSFER		672,51-	1,216.58
09/10		BANK TO BANK TRANSFER FEE		15.00-	1,201.58
09/10		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, KOHLS 1372 1300 S NELLI		134,22-	1,067.36
09/12	09/11	VISA - 09/09 JACK IN THE BOX 7241 LAS VEGAS NV 009686		5.94-	1,061.42
09/12	09/11	VISA - 09/10 MCDONALD'S F22334 LAS VEGAS NV 010331		14.04-	1,047.38
09/12		MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS	127	600.00	1,647.38
09/13		CHECK	34	60.00-	1,587.38
09/14		POINT OF SALE PURCHASE		00.00	1 550 70
00/15	00/15	US NV LAS VEGAS, CHEVRON/BLUE DIAMOND CHEVRON/BLUE		28.68-	1,558.70
09/16	09/15	POINT OF SALE PURCHASE US NV LAS VEGAS, WAL-MART #3350 5198 BOULDER HWY		188.28-	1,370.42
09/16	09/15	VISA - 09/13 JACK IN THE BOX 7241 LAS VEGAS NV 013758		12.85-	1,357.57
09/16	09/15	VISA - 09/13 JACK IN THE BOX (241 LAS VEGAS NV 013/36 VISA - 09/12 TACO BELL 031917 LAS VEGAS NV 012276		21,97-	1,335.60
09/16	03/13	POINT OF SALE PURCHASE		21.57	1,555.00
09/10		US NV LAS VEGAS, TERRIBLES #336 4401 E BONANZA RD		20.12-	1,315,48
09/16		POINT OF SALE PURCHASE		20.12	1,515,40
03/10		US NV LAS VEGAS, WAL-MART STORE 1559 WAL-SAMS		247,08-	1,068.40
09/16		CHECK	33	376.00-	692.40
09/17	09/18	AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD	33	404.02	1,096.42
09/17	03/10	POINT OF SALE PURCHASE US NV LAS VEGAS, ALBERTSONS #0089		19.19-	1,077.23
09/18		MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS		5,000.00	6,077.23
09/19	09/18	VISA - 09/16 JACK IN THE BOX 7241 LAS VEGAS NV 016014		8.64-	6,068.59
09/19	-5/10	BILL PAYMENT, VERIZON ONLINE PMT WEB(R)		85.58-	5,983.01
09/20		POINT OF SALE PURCHASE		1370.77	
7.7.		US NV LAS VEGAS, CHEVRON/SHORT LINE E CHEVRON/SHORT		67.34-	5,915.67
09/20		CHECK	36	5,000.00-	915.67
09/23	09/22	VISA - 09/19 TACO BELL 031911 LAS VEGAS NV 019556		38,89-	876.78
09/23		AUTOMATIC WITHDRAWAL, VERIZON WIRELESSPAYMENTS PPD		100.30-	776.48

Members come first."



Account Number - 3839024-1

October 01, 2019 Page - 3 of 3

Checking, Continued -

Statement Period: September 02, 2019 - October 01, 2019

Post	Effective		Check	Transaction	Account
Date	Date	Transaction Description	Number	Amount	Balance
09/24		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, CVS/PHARMACY #05 050439695 SOUTH		16.80-	759.68
09/24		PLUS NETWORK ATM WITHDRAWAL			
		US NV LAS VEGAS, .9695 S MARYLAND PKWY		63,00-	696.68
09/24		NON-AFCU ATM TRANSACTION FEE		1.50-	695.18
09/26		POINT OF SALE PURCHASE US NV LAS VEGAS, ROSS STORES #1947		67.06-	628.12
09/26		POINT OF SALE PURCHASE			
		US NV NORTH LAS VEG, CHEVRON/TERRIBLE HER CHEVRON/T		20.07-	608.05
09/26		POINT OF SALE PURCHASE			
		US NV NORTH LAS VEG, CHEVRON/TERRIBLE HER 6011 BOLL		25,74-	582.31
09/27	09/26	VISA - 09/24 BREEZ RITE IN HENDERSON NV 024237		20.03-	562.28
09/27		POINT OF SALE PURCHASE US NV LAS VEGAS, GOLDEN MARKET 4		60,00-	502.28
09/28		MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS		1,000.00	1,502.28
09/28		STAR NETWORK ATM WITHDRAWAL			
		US NV LAS VEGAS, 1594 N. NELLIS BLV		203.00-	1,299,28
09/28		NON-AFCU ATM TRANSACTION FEE		1,50-	1,297.78
09/30	09/29	VISA - 09/27 JACK IN THE BOX 7235 LAS VEGAS NV 026109		22.99-	1,274.79
09/30		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, SHELL SERVICE STATIO 1220 E PEBBLE		3.02-	1,271.77
09/30	10/01	DIVIDEND EARNED FOR PERIOD OF 09/01/2019 THROUGH 09/30/2019			2.
		ANNUAL PERCENTAGE YIELD EARNED IS 0.05%		.06	1,271.83
10/01	10/02	AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD		564.62	1,836.45
10/01	09/30	VISA - 09/29 APL*ITUNES.COM/BILL 866-712-7753 CA 029546		9.99-	1,826.46
10/01	09/30	VISA - 09/28 JACK IN THE BOX 7235 LAS VEGAS NV 028081		17.72-	1,808.74
10/01	44,00	POINT OF SALE PURCHASE		4444	21,000111
541.55		US NV LAS VEGAS, COSMOPROF #8808 500 E W		216,49-	1,592.25
		ENDING BALANCE		2227.5	1,592.25

Checking Summary -

Item	Amount		Item	Amount		Item	Amount		Item	Amount
VISA	10.90		VISA	52.78	1	VISA	14.04	4	VISA	9.99
VISA	6.77	:	VISA	22.25	1.0	VISA	21.97	- 1	32	980.00
VISA	24.06	:	VISA	31.58	1	VISA	12.85	C#	33	376.00
VISA	25.12	:	VISA	37.56		VISA	8.64	- 1	34	60.00
VISA	53.51	1	VISA	14.99		VISA	38.89		36	5,000.00
VISA	100.00	1	VISA	225.00		VISA	20.03			
VISA	27.74		VISA	15.00		VISA	22.99			
VISA	50.00	t).	VISA	5.94		VISA	17.72			
1 Checks and	i Visa Checking:		7,286.32	Total	Withdra	awals:	6,662.52	Tot	al Deposits:	10,571.46

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#BWNCHFQ #142CHALE00398030# CHALESE M SOLINGER 8500 HIGHLAND VIEW AVE LAS VEGAS NV 89145 Statement Date: November 01, 2019

Account Number: 3839024-1

Page Number

1 of 3



- for your information -

During the holidays, America First collects funds to buy new shoes for financially disadvantaged schoolchildren. Thanks to your generosity, our Warm the Soles of Kids program is an enduring tradition & we're counting on you to ensure its success. Contribute at your local branch today.

A Summary of Your Accounts			A Summary of	of Your Loa	ns	
	Ending Balance	2019 Dividends	Ending Balance	Total Amount Due	Next Payment	2019 Interest
Share Savings	4,867.40	2.34				
Checking	1,621.34	0.64				
Total:	6,488.74	2.98				

Share Savings —

Statement	Period:	October	02,	2019	-	November	01,	2019
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Post	Effective Date	Transaction Description	Transaction Amount	Account Balance
Date	Date		Amount	
		BEGINNING BALANCE		6,604.84
10/02		MOBILE BANKING SHARE TRANSFER FROM CHECKING	1,330.00	7,934.84
10/02		MOBILE BANKING SHARE TRANSFER TO CHECKING	1,047.94-	6,886.90
10/15		MOBILE BANKING SHARE TRANSFER TO CHECKING	1,500.00-	5,386.90
10/25		MOBILE BANKING SHARE TRANSFER TO CHECKING	500.00-	4,886.90
10/26		MOBILE BANKING SHARE TRANSFER TO SHARE ACCOUNT:	20.00-	4,866.90
		XXXXX265-0,9 JOSHUA LLOYD		
10/31	11/01	DIVIDEND EARNED FOR PERIOD OF 10/01/2019 THROUGH 10/31/2019		
		ANNUAL PERCENTAGE YIELD EARNED IS 0.10%	.50	4,867.40
		ENDING BALANCE		4,867.40

Checking -

Statement Period: October 02, 2019 - November 01, 2019

Post	Effective		Check	Transaction	Account
Date	Date	Transaction Description	Number	Amount	Balance
		BEGINNING BALANCE			1,592.25
10/02		PEER TO PEER TRANSFER CA VISA DIRECT, FB *ADAM SOLINGER		1,330.00	2,922.25
10/02		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, S & S # 9 61515 E LAKE MEAD		71.90-	2,850.35
10/02		MOBILE BANKING FUNDS TRANSFER TO SHARE SAVINGS		1,330.00-	1,520.35
10/02		MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS		1,047.94	2,568.29
10/03	10/02	VISA - 10/01 SQ *KIM TERRY PSYCH OGDEN UT 001901		50.00-	2,518.29

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Federally insured by NCUA, Equal Opportunity Lender.



Account Number - 3839024-1 November 01, 2019 Page -

Checking, Continued -

Statement Period: October 02, 2019 - November 01, 2019

Post	Effective		Check	Transaction	Account
<u>Date</u> 10/03	Date	Transaction Description POINT OF SALE PURCHASE	Number	Amount	Balance
10/03		US NV LAS VEGAS, SHELL SERVICE STATIO 5100 NORTH LA		20.24-	2 400 05
10/03		PLUS NETWORK ATM WITHDRAWAL US NV LAS VEGAS, 5180 N. LAMB BLVD		103.00-	2,498.05 2,395.05
10/03		NON-AFCU ATM TRANSACTION FEE		1.50-	2,393.55
10/03	10/02	AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S)		12.56-	2,380.99
10/03		AUTOMATIC WITHDRAWAL, BK OF AMER MC ONLINE PMT WEB(S)		74.97-	2,306.02
10/03		AUTOMATIC WITHDRAWAL, CITI CARD ONLINEPAYMENT WEB(S)		347.00-	1,959.02
10/03	10/02	AUTOMATIC WITHDRAWAL, CAPITAL ONE MOBILE PMT WEB(S)		613.41-	1,345.61
10/04	10/03	VISA - 10/02 VISTAPR*VISTAPRINT.COM 866-8936743 MA 002348		100.66-	1,244.95
10/04	10/03	VISA - 10/02 US STORAGE CENTERS LAS 866-858-7031 NV 00133		112.50-	
10/04	2000	POINT OF SALE PURCHASE US NV LAS VEGAS, CHEVRON/WOLVERN INVS 6011 BOLLINGE			1,132.45
10/04		POINT OF SALE PURCHASE US NV NORTH LAS VE, LA BONITA SUPERMARKE 2021 CIVIC		13.25-	1,119.20
10/04		POINT OF SALE PURCHASE		61.34-	1,057.86
10/07	10/06	US NV NORTH LAS VEG, DOLLAR-GENERAL M 3485 EAST LAK		315.24-	742.62
	10/06	VISA - 10/04 APL*ITUNES.COM/BILL 866-712-7753 CA 004179		14.99-	727.63
10/07	10/00	POINT OF SALE PURCHASE US NV LAS VEGAS, ALBERTSONS #4006		2.98-	724.65
10/10	10/09	VISA - 10/08 DMV-44 775-684-4513 NV 008803		4.25-	720,40
10/11	10/10	VISA - 10/09 WALGREENS #5570 LAS VEGAS NV 009547		25.12-	695.28
10/11		CHECK	37		665.28
10/12 10/15	10/11 10/13	VISA - 10/09 MCDONALD'S M7295 OF NV LAS VEGAS NV 009878 POINT OF SALE PURCHASE		16.23-	649.05
10/15	10/14	US NV LAS VEGAS, KMART 3592 5051 E BONANZA RD POINT OF SALE PURCHASE		307.79-	341.26
- Prade		US NV LAS VEGAS, SPROUTS FARMERS MARK 1140 E. SILVE		4.32-	336.94
10/15		POINT OF SALE PURCHASE US NV LAS VEGAS, DISCOUNT-TIRE-CO 900 N		100.00-	236.94
10/15		MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS		1,500.00	1,736.94
10/15		POINT OF SALE PURCHASE US NV LAS VEGAS, DISCOUNT-TIRE-CO 900 N		1,110.90-	626.04
10/16	10/17	AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD POINT OF SALE PURCHASE		442,66	1,068.70
10/17		US NV LAS VEGAS, CHEVRON/TERRIBLE HER CHEVRON/TERRI POINT OF SALE PURCHASE		85.19-	983.51
		US NV LAS VEGAS, 7-ELEVEN 7591 CIMARRON RD		11.27-	972,24
10/18	10/17	VISA - 10/16 KEISHA WEIFORD MS MFT LAS VEGAS NV 016641 POINT OF SALE PURCHASE		144.20-	828.04
		US NV LAS VEGAS, 7-ELEVEN 7591 CIMARRON RD		12.56-	815.48
10/18		BILL PAYMENT, VERIZON ONLINE PMT WEB(R)		85.58-	729.90
10/19		POINT OF SALE PURCHASE US NV LAS VEGAS, AUTOZONE 2241 840 N LA		29.22-	700.68
10/21	10/20	POINT OF SALE PURCHASE US NV LAS VEGAS, RAINBOW MARKET #3 1594 N NELLIS BL		30,98-	669,70
10/21	10/20	VISA - 10/19 APL*ITUNES.COM/BILL 866-712-7753 CA 019307		14.98-	654.72
10/21		POINT OF SALE PURCHASE US NV LAS VEGAS, 7-ELEVEN 6515 E LAKE MEAD		15.81-	638.91
10/21		POINT OF SALE PURCHASE US NV LAS VEGAS, SPROUTS FARMERS MARK 1140 E. SILVE		6.48-	632,43
10/21		MOBILE BANKING FUNDS TRANSFER TO SHARE ACCOUNT: XXXXXX265-0.9 JOSHUA LLOYD		50,00-	582.43
10/21		POINT OF SALE PURCHASE US NV LAS VEGAS, CHEVRON/TERRIBLE HER 6011 BOLLINGE		16 14	567.00
10/21		POINT OF SALE PURCHASE		15.14-	567.29
10/22	10/01	US NV LAS VEGAS, CHEVRON/TERRIBLE HER CHEVRON/TERRI		70.67-	496,62
10/22	10/21	VISA - 10/20 D BAR FLAIR LAS VEGAS NV 019270		110.00-	386.62
10/22		POINT OF SALE PURCHASE US NV LAS VEGAS, PEARLE VISION		149.76-	236.86
10/23	10/00	AUTOMATIC WITHDRAWAL, VERIZON WIRELESSPAYMENTS PPD		14.72-	222.14
10/23	10/22	VISA - 10/21 CVS/PHARMACY #05043 LAS VEGAS NV 021835		47.60-	174.54
10/25	10/24	VISA - 10/22 PEARLE VISION LAS VEGAS NV 022360		34.95-	139.59
10/25		MOBILE BANKING FUNDS TRANSFER FROM SHARE SAVINGS POINT OF SALE PURCHASE		500.00	639.59
	2000	US NV LAS VEGAS, WM SUPERCENTER # WAL-MART SUPER CE		237.98-	401.61
10/29	10/30	AUTOMATIC DEPOSIT, HAIRCUTS FOR KIDQUICKBOOKS PPD		547.71	949.32



Account Number - 3839024-1

November 01, 2019 Page - 3 of

Checking, Continued

Statement Period: October 02, 2019 - November 01, 2019

Post Date	Effective Date	Transaction Description	Check Number	TransactionAmount	Account Balance
10/30		POINT OF SALE PURCHASE			
		US NV LAS VEGAS, S & S # 9 61515 E LAKE MEAD		75.00-	874.32
10/31	10/30	VISA - 10/29 APPLE.COM/BILL 866-712-7753 CA 029955		9.99-	864.33
10/31		MOBILE BANKING FUNDS TRANSFER FROM SHARE ACCOUNT: XXXXXX265-0.9 JOSHUA LLOYD		775.00	1,639.33
10/31	11/01	DIVIDEND EARNED FOR PERIOD OF 10/01/2019 THROUGH 10/31/2019			
		ANNUAL PERCENTAGE YIELD EARNED IS 0.04%		,02	1,639.35
11/01		POINT OF SALE PURCHASE			1.0000000000000000000000000000000000000
		US NV LAS VEGAS, 7-ELEVEN 6515 E LAKE MEAD		18.01-	1,621.34
		ENDING BALANCE			1,621.34

Checking Summary -

Thom	Amount		74	American		**	12			and the same
Item			Item	Amount		Item	Amount		Item	Amount
VISA	50.00	1	VISA	4.25	1	VISA	14.98	1	VISA	9.99
VISA	100.66	1	VISA	16.23	1	VISA	110.00	:	37	30.00
VISA	112.50		VISA	25,12	4	VISA	47.60			
VISA	14.99	11	VISA	144.20		VISA	34.95			
Total Checks	and Visa Checking		715.47	Total	Withdra	wale:	5,398.77	Tot	al Deposits:	6,143,33

SEND CORRESPONDENCE TO: P.O. BOX 9199, OGDEN, UT 84409 · AMERICAFIRST.COM · TOLL-FREE: 1-800-999-3961 THOSE WITH HEARING OR SPEECH IMPAIRMENTS CAN DIAL 711 OR USE PREFERRED TELECOMMUNICATION RELAY SERVICES.

EXHIBIT 13

EXHIBIT 13

EXHIBIT 13

- Carmen watson on 1/2/2	719 at 7:40:11 PM said:
a page was made to and was confirmed together.	lay to harrass me. Shalese solinger use to go by that name back in 2007 8 when her and Adam worked in a restaurant
there are screen sho that also <mark>Joshua Ilo</mark>	s attached to this as well. even one from Adam telling me she used to go by that back on 2008 and dwent a made false allegation on his law firm page or how ever u leave reviews to his law firm.
Ø Sc Ø Sc Ø Sc	eenshot_20190702-162541_Facebook.jpg (58.35 KB) eenshot_20190702-162551_Facebook.jpg (65.9 KB) eenshot_20190702-161804_Facebook.jpg (70.73 KB) eenshot_20190702-161738_Facebook.jpg (32.24 KB) eenshot_20190702-182800_Messages.jpg (61.25 KB)
Carmen watson on 7/2/2	019 at 7:46:34 PM said:
	ubject on 7/2/2019 at 7:55:26 PM
Joshua lloyd on 7/2/201	9 at 7:55:54 PM said:
I asked him to leav	my family alone. Judge will have all messages you sent to my dad and linda as well.
T. 1. 11. 1. 7/0/001	et 7:56:24 PM said:
	legations asked him to leave me alone.
Joshua lloyd on 7/2/20 Go read it	9 at 7:56:29 PM said:
Joshua lloyd downloade	l attachment [Screenshot_20190702-162541_Facebook.jpg] 7/2/2019 at 7:57:17 PM
Joshua lloyd downloade	d attachment [Screenshot_20190702-162551_Facebook.jpg] 7/2/2019 at 7:57:32 PM
	9 at 7:57:34 PM said:
Here	
The second of th	reenshot_20190702-195714_Chrome.jpg (396.22 KB)
Joshua lloyd download	d attachment [Screenshot_20190702-161738_Facebook.jpg] 7/2/2019 at 7:57:39 PM
	d attachment [Screenshot_20190702-182800_Messages.jpg] 7/2/2019 at 7:57:45 PM
	9 at 7:59:19 PM said:
Here .	
***************************************	rreenshot_20190702-195855_Messages.jpg (218.41 KB)
Carmen watson viewed t	is subject on 7/2/2019 at 8:06:07 PM
	2019 at 8:06:15 PM said:
this was addressed	
It is a second of the second o	



Page 191 of 636

Carmen watson on 7/2/2019 at 8:06:20 PM said:
Carmen watson downloaded attachment [Screenshot_20190702-195714_Chrome.jpg] 7/2/2019 at 8:06:31 PM
Carmen watson on 7/2/2019 at 8:07:29 PM said:
I actually will screen shot them at well and put them here
Carmen watson on 7/2/2019 at 8:08:15 PM said:
I asked them to ask you to stop the nonsense nothing bad is ever been sent to them. now this was addressed to judge have a good night.
Carmen watson downloaded attachment [Screenshot_20190702-195855_Messages.jpg] 7/2/2019 at 8:11:14 PM
☐ Joshua lloyd viewed this subject on 7/2/2019 at 8:12:32 PM
Joshua lloyd on 7/2/2019 at 8:13:19 PM said:
I know I wanted the judge to see hes putting his nose in places it doesn't belong.
Carmen watson viewed this subject on 7/2/2019 at 8:13:33 PM
Joshua lloyd on 7/2/2019 at 8:13:40 PM said:
I asked to leave me and my family alone and you continue to harass them.
Carmen watson on 7/2/2019 at 8:13:49 PM said:
goodnight Josh your girlfriend made a page and started harassing me
☐ Joshua lloyd viewed this subject on 7/2/2019 at 8:13:50 PM
Carmen watson on 7/2/2019 at 8:13:54 PM said:
have a great night
☑ Joshua lloyd viewed this subject on 7/2/2019 at 8:13:56 PM
Joshua lloyd on 7/2/2019 at 8:13:56 PM said:
No she didn't.
Joshua lloyd on 7/2/2019 at 8:14:13 PM said:
Nobody cares enough to go out of their way
Carmen watson on 7/2/2019 at 8:14:21 PM said:
I actually have a message stating your dad wants to deal with me in all this I will screen shot and send it as your honor
☐ Joshua lloyd viewed this subject on 7/2/2019 at 8:14:34 PM



Carmen watson viewed this subject on 6/29/2019 at 6:21:11 PM
. Carmen watson on 6/29/2019 at 6:22:09 PM said:
of course she loves me i know this i didn't ask for anything but to hear from ide to look at your married girlfriend u live off goodbye now I ask u to tell my daughter something and all of a sudden u respond to one with pictures of course my beautiful daughter then that thing
B Joshua lloyd viewed this subject on 6/29/2019 at 6:22:14 PM →
Carmen watson on 6/29/2019 at 6:22:41 PM said:
tell her goodnight and I love her now u can leave me alone child. goodbye
☐ Joshua lloyd viewed this subject on 6/29/2019 at 6:22:45 PM
Joshua lloyd on 6/29/2019 at 6:22:46 PM said:
You mean, "our daughter".
Carmen watson on 6/29/2019 at 6:23:15 PM said:
goodbye now I wrote about my child not anything else I will be showing my lawyer u feel the need to send pictures with chalese in it now goodnight
☐ Joshua lloyd viewed this subject on 6/29/2019 at 6:23:30 PM
Carmen watson on 6/29/2019 at 6:23:47 PM said:
whatever u want address it as in your own mind that is fine tell her goodnight and goodbye now josh
☑ Joshua lloyd viewed this subject on 6/29/2019 at 6:23:51 PM
Joshua lloyd on 6/29/2019 at 6:24:01 PM said:
Bye
Carmen watson viewed this subject on 6/29/2019 at 6:25:24 PM
Joshua lloyd downloaded attachment [B44AAEDD-4B30-41A3-8EE4-EBB51E564967.jpeg] 7/1/2019 at 11:00:09 AM
↓ Joshua lloyd downloaded attachment [A9167EB1-BE1A-453F-B520-B200F75D3F23.jpeg] 7/1/2019 at 11:00:20 AM
Joshua Iloyd downloaded attachment [20190629_174039.jpg] 7/1/2019 at 11:00:35 AM
how she looked when she left
Created by: Carmen watson on 6/29/2019 at 12:56:50 PM
Carmen watson on 6/29/2019 at 10:56:50 AM said:
clean and those are a new outfit please make sure u send them back please and thank u
Attached File(s): Snapchat-1406630020.jpg (57.9 KB)
E) Lordyng Hoyd vigwydd thig gybiaet on 6/29/2019 at 11-54-41 AM



Carmen watson on 5/10/2019 at 9:33:50 PM said: goodnight and they love u I would of sent it sooner but I got busy washing there clothes. they are k.o
goodnight and they love if I would of sell it sooner but I got busy washing there crothes, they are k.o
☐ Joshua lloyd viewed this subject on 5/11/2019 at 7:29:10 AM
thought u might like to see this
Created by: Carmen watson on 5/9/2019 at 12:26:44 AM
Carmen watson on 5/8/2019 at 10:26:44 PM said:
dude her feet were so tiny. since I found out about some of my health problems I been making stuff like memory book like scrap books ect for the kids of photos of all us including u and Jesse and I'm framing these in a frame for arielle were if u set it on a table u can see the back and front so frame pretty much both sides have glass. well anyways it has are information ect on it. I miss her being this tiny. I truly hope I make it long enough to see them succeed at everything they want, but just in case the man upstairs decides other wise I'm make sure I snap pictures and make as many little memories things I can. do you remember them taking her feet print. I know it's late I was just going through things remembering idk it helps me face all this, but anyways I know u dont care anything about me but I will be sharing a lot of stuff u probably forgot about.
Attached File(s): Ø IMG_20190508_190636.jpg (208.93 KB)
☐ Joshua lloyd viewed this subject on 5/9/2019 at 7:30:22 AM
↓ Joshua lloyd downloaded attachment [IMG_20190508_190636.jpg] 5/9/2019 at 7:30:32 AM
they with me for mothers day Created by: Carmen watson on 5/8/2019 at 2:46:53 PM
Carmen watson on 5/8/2019 at 12:46:53 PM said: ????
☑ Joshua lloyd viewed this subject on 5/8/2019 at 2:06:51 PM
Joshua lloyd on 5/8/2019 at 2:07:05 PM said:
Yea I'll be in Florida this weekend
Joshua lloyd on 5/8/2019 at 2:07:23 PM said:
I'll see them next weekend
ES C
Carmen watson viewed this subject on 5/8/2019 at 2:07:26 PM ———————————————————————————————————
lol how can u afford Florida
Carmen watson on 5/8/2019 at 2:08:07 PM said:
but can only pay 100 in child support I think we need to see the judge Joshua



Page 454 of 636

Joshua lloyd viewed this subject on 5/8/2019 at 2:08:51 PM
Carmen watson on 5/8/2019 at 2:08:53 PM said:
your daughter need clothes shoes ect. how about u get what she needs for once instead of paying for trips with a married women
☐ Joshua lloyd viewed this subject on 5/8/2019 at 2:08:56 PM
- Joshua lloyd on 5/8/2019 at 2:09:15 PM said:
I'll get her some clothes this weekend.
Carmen watson viewed this subject on 5/8/2019 at 2:09:18 PM
Carmen watson on 5/8/2019 at 2:09:25 PM said:
nope I'm asking to see judge
Carmen watson on 5/8/2019 at 2:09:38 PM said:
I'm reporting everything to judge I'm done with the games your playing
Carmen watson on 5/8/2019 at 2:12:35 PM said:
u lied to judge about how much money y have coming in
- Carmen watson on 5/8/2019 at 2:13:11 PM said:
she needs it now its more important the. Florida and judge will agree
☐ Joshua lloyd viewed this subject on 5/8/2019 at 2:13:47 PM
Joshua lloyd on 5/8/2019 at 2:14:06 PM said:
Call your lawyer
Carmen watson viewed this subject on 5/8/2019 at 2:14:26 PM
Joshua lloyd on 5/8/2019 at 2:14:26 PM said:
She didnt need anything last week or I woulda got it.
Carmen watson viewed this subject on 5/8/2019 at 2:14:29 PM
Carmen watson on 5/8/2019 at 2:14:31 PM said:
I am
☐ Joshua lloyd viewed this subject on 5/8/2019 at 2:14:33 PM
yes she did
☑ Joshua lloyd viewed this subject on 5/8/2019 at 2:14:36 PM



Carmen watson on 5/8/2019 at 2:20:19 PM said:
and u are her dad u think all u have to fork out is a 100 dude it cost way more then that to take care of kids but I just asked u to help out
☐ Joshua lloyd viewed this subject on 5/8/2019 at 2:20:33 PM
Carmen watson on 5/8/2019 at 2:20:54 PM said:
I just asked if not even asked just telling u she needed some stuff and my lawyer hasn't received anything from ur lawyer
☐ Joshua lloyd viewed this subject on 5/8/2019 at 2:21:13 PM
Joshua lloyd on 5/8/2019 at 2:21:13 PM said:
I gave u what judge told me to and this trip is paid for by my inlaws
Joshua lloyd on 5/8/2019 at 2:21:20 PM said:
Bye
Carmen watson on 5/8/2019 at 2:21:23 PM said:
not even for money just grab some shoes ect. I don't want ur money just u to grab it
☐ Joshua lloyd viewed this subject on 5/8/2019 at 2:21:30 PM
Carmen watson on 5/8/2019 at 2:21:34 PM said:
Imfao she is married
Carmen watson on 5/8/2019 at 2:21:49 PM said:
they ain't your inlays
Carmen watson on 5/8/2019 at 2:21:53 PM said:
in laws
☑ Joshua lloyd viewed this subject on 5/8/2019 at 2:22:00 PM
r - Carmen watson on 5/8/2019 at 2:22:55 PM said:
u know thanks for showing as well to judge u think u dont have to help out cause all he said is u had to pay a 100 like fr Josh u could of just grabbed some shit and sent it with her or gave it to your dad.
☐ Joshua lloyd viewed this subject on 5/8/2019 at 2:23:29 PM
r - Carmen watson on 5/8/2019 at 2:23:55 PM said:
and if it's a problem just say I dont wanna help pretty simple cause either way she is gonna get it cause I make sure they are taken care of. have a great trip with Adam's wife and his kids
_g - Carmen watson on 5/8/2019 at 2:24:21 PM said:
have a safe trip bye now.
☑ Joshua lloyd viewed this subject on 5/8/2019 at 2:25:01 PM
Est Joshua Hoyd viewed this subject on 5/6/2019 at 2:25:01 Fivi



☐ Joshua lloyd viewed this subject on 4/27/2019 at 4:06:00 PM
Joshua lloyd on 4/27/2019 at 4:06:00 PM said:
It does not say in orders anything about where I go unless it's out of town or where I stay.
☐ Carmen watson viewed this subject on 4/27/2019 at 4:06:02 PM
r - Carmen watson on 4/27/2019 at 4:06:19 PM said:
no it does say you stay with ur dad
☑ Joshua lloyd viewed this subject on 4/27/2019 at 4:06:22 PM
Joshua lloyd on 4/27/2019 at 4:06:22 PM said:
I am in the process of changing my address via the family courts
Joshua lloyd on 4/27/2019 at 4:06:27 PM said:
I am in the process of changing my address via the family courts
Carmen watson viewed this subject on 4/27/2019 at 4:06:29 PM
Joshua lloyd on 4/27/2019 at 4:06:45 PM said: Told judge I was moving again. This is not about arielle
Carmen watson viewed this subject on 4/27/2019 at 4:06:57 PM
Carmen watson on 4/27/2019 at 4:07:10 PM said:
I'm sending cops for welfare check
☐ Joshua lloyd viewed this subject on 4/27/2019 at 4:07:13 PM
_T - Carmen watson on 4/27/2019 at 4:07:20 PM said:
I want to know she is ok
☐ Joshua lloyd viewed this subject on 4/27/2019 at 4:07:26 PM
2 Joshua lloyd on 4/27/2019 at 4:07:27 PM said:
I have video of whole phone call.
r - Carmen watson on 4/27/2019 at 4:07:34 PM said:
this is about arielle
_F Carmen watson on 4/27/2019 at 4:07:45 PM said:
I'm asking to talk to my daughter
☐ Joshua lloyd viewed this subject on 4/27/2019 at 4:07:46 PM



Joshua lloyd on 8/21/2019 at 6:40:21 PM said:	
Tried to call	
Joshua lloyd on 8/21/2019 at 6:40:27 PM said:	-direction of the second of th
Can I talk to arielle	
Carmen watson viewed this subject on 8/21/2019 at 6:59:12 PM	
Carmen watson on 8/21/2019 at 7:00:37 PM said:	
we were driving back to our side of town and going to eat my phone is charging she can call u back	
can charge there is no need to put chalese or anyone else on phone being I just said not phone is on speaker you did that to cause conflict	the charger and on
Carmen watson on 8/21/2019 at 7:01:19 PM said:	na Barro, Johns Barro, Josephane Barro, Barro, Barro, Barro, James, Barro, Barro,
which I avoid I also said it was on speaker so that u wouldn't do that cause I do not have her talk to phone	u on speaker
☐ Joshua lloyd viewed this subject on 8/21/2019 at 7:01:34 PM	
Joshua lloyd on 8/21/2019 at 7:01:55 PM said:	
She can speak to her siblings	
Carmen watson on 8/21/2019 at 7:02:09 PM said:	
so she will be able to call once done eating leaving phone in the car so it can charge	
Carmen watson on 8/21/2019 at 7:02:22 PM said:	rained from terms became from the mean from the first terms than the party from the first terms than the first terms that the first terms the first terms that the first terms the first terms that th
that's not her siblings never will be	
☐ Joshua lloyd viewed this subject on 8/21/2019 at 7:03:21 PM	
Carmen watson on 8/21/2019 at 7:03:28 PM said:	
and she knows that only Jesse and kaiden and the one that will be here in April u need to stop causityping me stuff to like that to cause a fight have a great night she will call once phone is charged up with u	ng conflict and some to speak
☐ Joshua lloyd viewed this subject on 8/21/2019 at 7:04:26 PM	
Joshua lloyd on 8/21/2019 at 7:04:26 PM said:	
Chalese is gonna be my wife that makes them family step or what ever word u wanna label it.	
Carmen watson viewed this subject on 8/21/2019 at 7:04:28 PM	
Carmen watson on 8/21/2019 at 7:04:34 PM said:	
yea od	
Joshua noya viewea inis subject on 6/21/2017 at 7.04.37 1 ivi	THE THE PROPERTY OF THE PROPER



Page 63 of 636

☐ Joshua lloyd viewed this subject on 6/23/2019 at 7:41:15 PM
Joshua lloyd on 6/23/2019 at 7:43:21 PM said:
She was drinking a yogurt drink and eating Chalese's Alfredo pasta that she loved and spilled on her shirt. She spilled and needed underwear. It's the same size and they are clean. She's a kid.
Carmen watson viewed this subject on 6/23/2019 at 8:23:14 PM
Carmen watson on 6/23/2019 at 8:23:36 PM said:
no it's not ok she is wearing another little boys undies explains the rash though
☐ Joshua lloyd viewed this subject on 6/23/2019 at 8:33:20 PM
Joshua lloyd on 6/23/2019 at 8:34:20 PM said:
She didn't have a rash but good try. We even switched laundry detergent to accommodate her sensitive skin. Same with lotion.
Carmen watson viewed this subject on 6/23/2019 at 9:21:58 PM
Carmen watson on 6/23/2019 at 9:22:10 PM said:
yes her vagina does
Carmen watson on 6/23/2019 at 9:22:17 PM said:
u will get doctor papers soon
Carmen watson on 6/23/2019 at 9:22:37 PM said:
I will not take picture of that area but u will receive papers
☑ Joshua lloyd viewed this subject on 6/23/2019 at 10:38:16 PM
she wears a 10 not a 9
Created by: Carmen watson on 6/23/2019 at 9:35:22 PM
Carmen watson on 6/23/2019 at 7:35:22 PM said:
see the Mark's in her feet shoes are to small she wears a size 10 not a 9wide
Attached File(s):
r – Carmen watson on 6/23/2019 at 7:46:54 PM said:
and from the to small of shoes it looks worse so I feel sandals with nothing touching there are a way better choose till it heals.
Attached File(s):
☐ Joshua lloyd viewed this subject on 6/23/2019 at 10:43:05 PM
Mark's Created by: Joshua lloyd on 6/23/2019 at 10:05:59 AM



Page 225 of 636

Carmen watson on 6/23/2019 at 11:12:27 AM said:
u have never lived on your own just off females and your father
☐ Joshua lloyd viewed this subject on 6/23/2019 at 11:12:30 AM
Carmen watson on 6/23/2019 at 11:12:53 AM said:
I dont feel u have the means to take care of arielle at all
☐ Joshua lloyd viewed this subject on 6/23/2019 at 11:12:55 AM
Carmen watson on 6/23/2019 at 11:13:21 AM said:
u are living off chalese and her husbands money right now. please get your own place if u ever want an agreement to be reached
☐ Joshua lloyd viewed this subject on 6/23/2019 at 11:13:35 AM
Joshua lloyd on 6/23/2019 at 11:13:35 AM said:
Fortunately you don't get to decide where I live. Have a good day
Carmen watson viewed this subject on 6/23/2019 at 11:13:37 AM
f - Carmen watson on 6/23/2019 at 11:14:11 AM said:
I can prove to judge though dont have the means to take care of arielle and u stated yourself your weren't going back to work but school in this app
☐ Joshua lloyd viewed this subject on 6/23/2019 at 11:14:27 AM
Joshua lloyd on 6/23/2019 at 11:14:27 AM said:
I'm going to let the judge and the lawyers do their job. We obviously can't reach an agreement and I'm no longer wasting my time arguing with you
Carmen watson on 6/23/2019 at 11:14:39 AM said:
now I want picture of daughter leg to make sure u didn't bruise my child twisting her leg so hard
☑ Joshua lloyd viewed this subject on 6/23/2019 at 11:14:40 AM
Joshua lloyd on 6/23/2019 at 11:14:46 AM said:
Have a good day
r Carmen watson on 6/23/2019 at 11:14:48 AM said:
I have no agreement u wont work
☐ Joshua lloyd viewed this subject on 6/23/2019 at 11:14:49 AM
- Carmen watson on 6/23/2019 at 11:14:57 AM said:
u won't get your own place
☐ Joshua lloyd viewed this subject on 6/23/2019 at 11:14:59 AM
☐ Joshua lloyd viewed this subject on 6/23/2019 at 11:14:59 AM



Carmen watson on 6/15/2019 at 7:49:00 PM said:	
doing. your didnt respond earlier and I'd like to know she is ok and that you have to tell me. its court order to respond when it has to due with arielle which I do when u ask me anything. also please tell her goodnight and I love her.	
Carmen watson on 6/15/2019 at 7:49:18 PM said:	n
also drop is 7pm no later AMD your dad knows where it will be.	1
☐ Joshua lloyd viewed this subject on 6/15/2019 at 7:53:38 PM	
Joshua lloyd on 6/15/2019 at 7:54:14 PM said:	
Shes fine. Might be earlier I'm leaving town.	***
Carmen watson viewed this subject on 6/15/2019 at 9:08:44 PM	
Carmen watson on 6/15/2019 at 9:08:54 PM said:	and and and and and
that ain't a problem for me	
Carmen watson on 6/15/2019 at 9:10:04 PM said:	
and nothing new u sure can afford alot of trips but cant pay child support which I'd only 100 a month	
☑ Joshua lloyd viewed this subject on 6/16/2019 at 8:39:39 AM	
Carmen watson on 6/16/2019 at 10:25:56 AM said:	
I need to know a time for drop off its gonna be early	1
Carmen watson on 6/16/2019 at 10:26:13 AM said:	
if its **	
☐ Joshua Iloyd viewed this subject on 6/16/2019 at 10:45:52 AM	
_ Carmen watson on 6/16/2019 at 10:54:32 AM said:	
look u need to tell me a time or drop is 7pm	
Carmen watson on 6/16/2019 at 10:54:51 AM said:	
it's not a when u decide u wanna tell me I have to inform someone else of this and the time	
Carmen watson on 6/16/2019 at 10:55:20 AM said:	
and tell my baby I said hi and I love her and see her in a little while	
☑ Joshua lloyd viewed this subject on 6/16/2019 at 11:12:13 AM	*******
arielle	
Created by: Carmen watson on 6/15/2019 at 4:34:54 PM	



Joshua lloyd on 5/25/2019 at 7:57:42 AM said: Ok cool
Carmen watson on 5/25/2019 at 7:57:48 AM said: AMD kaiden just said u guys dont stay at your dads
Joshua lloyd viewed this subject on 5/25/2019 at 7:57:51 AM Joshua lloyd on 5/25/2019 at 7:57:59 AM said: Enjoy your day
Carmen watson viewed this subject on 5/25/2019 at 7:58:03 AM Carmen watson on 5/25/2019 at 7:58:36 AM said: I'm calling my lawyer and metro I'm not doing drop off with false information.
Carmen watson on 5/25/2019 at 7:58:59 AM said: 8500 highland drive is correct address but u dont wanna be honest and keep lying
Joshua lloyd viewed this subject on 5/25/2019 at 7:59:01 AM Joshua lloyd on 5/25/2019 at 7:59:34 AM said:
Carmen watson viewed this subject on 5/25/2019 at 7:59:39 AM Carmen watson on 5/25/2019 at 7:59:54 AM said: hello
☐ Joshua lloyd viewed this subject on 5/25/2019 at 7:59:56 AM — Carmen watson on 5/25/2019 at 8:00:30 AM said: — I dont feel arielle is safe with u. u cant even be honest were your gonna be at and my kid already said u dont stay at your dads
Joshua lloyd viewed this subject on 5/25/2019 at 8:00:34 AM Carmen watson on 5/25/2019 at 8:00:37 AM said: I'm calling metro out
Joshua lloyd viewed this subject on 5/25/2019 at 8:00:38 AM Joshua lloyd on 5/25/2019 at 8:00:50 AM said: Good. I'm showing them this.



☐ Joshua lloyd viewed this subject on 5/25/2019 at 8:28:13 AM
Carmen watson on 5/25/2019 at 8:28:25 AM said:
u keep lying over stupid shit
Carmen watson on 5/25/2019 at 8:28:50 AM said:
I asked for an address and u lied and ur dad even said u dont live with him.
☐ Joshua lloyd viewed this subject on 5/25/2019 at 8:30:16 AM
Carmen watson on 5/25/2019 at 8:31:31 AM said:
and it became bs. u know all information for me and addresses but ok I will not play this game and Josh I will send metro out to confirm my child is at your dads address. it's to cold for her to be out camping and you dont even pay attention while they are with u
☐ Joshua lloyd viewed this subject on 5/25/2019 at 8:34:21 AM
Joshua lloyd on 5/25/2019 at 8:35:32 AM said:
Thanks for your assumptions
Carmen watson on 5/25/2019 at 8:35:48 AM said:
case worker has your number now
☐ Joshua lloyd viewed this subject on 5/25/2019 at 8:36:04 AM
Joshua lloyd on 5/25/2019 at 8:36:11 AM said:
Ok
Carmen watson on 5/25/2019 at 8:36:12 AM said:
no I dont want nothing to happen I didnt accuse u I said if something happens we cant get to her
☐ Joshua lloyd viewed this subject on 5/25/2019 at 8:36:14 AM
_ Carmen watson on 5/25/2019 at 8:36:27 AM said:
your drama dude
☑ Joshua lloyd viewed this subject on 5/25/2019 at 8:36:31 AM
Carmen watson on 5/25/2019 at 8:38:06 AM said:
I'm her mother and this last weekend changed my trust in you
☐ Joshua lloyd viewed this subject on 5/25/2019 at 8:38:28 AM
r - Carmen watson on 5/25/2019 at 8:42:10 AM said:
I'm sorry u weren't near them when either of them got hurt Josh idk why u cant just say I understand it won't happen again they are my life everything's
☑ Joshua lloyd viewed this subject on 5/25/2019 at 8:43:07 AM



Carmen watson on 5/14/2019 at 7:09:32 AM said:	11 Sand Sand C
I'm definitely not the drama.	
Joshua lloyd viewed this subject on 5/14/2019 at 7:09:46 AM	
Joshua lloyd on 5/14/2019 at 7:10:02 AM said:	******
Ok carmen have a good one	
Carmen watson on 5/14/2019 at 7:10:07 AM said:	
but have a good day cause it's clearly from her page, if I cant come to u about it then that's a problem	
Joshua lloyd viewed this subject on 5/14/2019 at 7:10:13 AM	
Joshua lloyd on 5/14/2019 at 7:10:35 AM said:	*****
Yeah I dont want you messaging me unless it's about my daughter.	
Carmen watson viewed this subject on 5/14/2019 at 7:10:41 AM	
Joshua lloyd on 5/14/2019 at 7:10:54 AM said:	
Please and thanks I would greatly appreciate it	
Carmen watson on 5/14/2019 at 7:11:01 AM said:	
it is your girlfriend is involved in are case about arielle I never wrote her	
Joshua lloyd viewed this subject on 5/14/2019 at 7:11:03 AM	+++++
Carmen watson on 5/14/2019 at 7:11:47 AM said:	
it's ok judge will see that and see I came to u about it since it's your girlfriend now have a good day. your dad is picking up Saturday right?	4 200 200 20
Carmen watson on 5/14/2019 at 7:12:04 AM said:	
or do I need to see if susie can drop off to u	
☐ Joshua lloyd viewed this subject on 5/14/2019 at 7:12:05 AM	
Joshua lloyd on 5/14/2019 at 7:12:05 AM said:	
Yeah actually you have u even wrote her husband which btw is being investigated by the FBI for having thousands of hand drawn porn I think as young as 9 years old so why dont you go write him about that	
Carmen watson viewed this subject on 5/14/2019 at 7:12:09 AM	
Carmen watson on 5/14/2019 at 7:12:21 AM said:	
actually no her husband reached out to us	
☐ Joshua lloyd viewed this subject on 5/14/2019 at 7:12:22 AM	******



Carmen watson on 5/14/2019 at 7:12:26 AM said:
ask my lawyer
Joshua lloyd on 5/14/2019 at 7:12:36 AM said:
Well the report will be back from FBI soon.
Carmen watson viewed this subject on 5/14/2019 at 7:12:38 AM
r – Carmen watson on 5/14/2019 at 7:12:45 AM said:
☐ Joshua lloyd viewed this subject on 5/14/2019 at 7:12:52 AM
Carmen watson on 5/14/2019 at 7:12:56 AM said:
FBi u did nothing
☐ Joshua lloyd viewed this subject on 5/14/2019 at 7:12:57 AM
r- Carmen watson on 5/14/2019 at 7:13:03 AM said:
that's a threat
☐ Joshua lloyd viewed this subject on 5/14/2019 at 7:13:04 AM
r - Carmen watson on 5/14/2019 at 7:13:08 AM said:
i**
Carmen watson on 5/14/2019 at 7:13:26 AM said:
it's ok I'll have my lawyer send your lawyer what he sent him since u think u know everything
☐ Joshua lloyd viewed this subject on 5/14/2019 at 7:13:30 AM
Joshua lloyd on 5/14/2019 at 7:13:30 AM said:
Are you slow? I was talking about Adam. Leave me alone please I have stuff to do.
☐ Carmen watson viewed this subject on 5/14/2019 at 7:13:31 AM
r Carmen watson on 5/14/2019 at 7:13:45 AM said:
he reached out to my lawyer and me
Carmen watson on 5/14/2019 at 7:13:51 AM said:
ask my lawyer
Solution love viewed this subject on 5/14/2019 at 7:14:07 AM



Carmen watson on 5/13/2019 at 5:58:19 AM said:
and I domt want her involved if she ain't on paper work trust I will not be agreeing to anything I talked to your aunt as well and let her know she is still married and they said same thing you keep lying about that part to everyone and her husband is using she ditched kids in court Josh if she cared at all about her kids she wouldn't of choose u to be with on mothers day sorry she isn't a mother in my eyes she choose u a man over her kids and that isn't right at all. say what u want everyone and anyone who hears that will agree she choose u a new man over spending mothers day with her children which are permanent to u which is temporary like not a day would pass that I'd choose a man over my children and she really needs to think about that cause I know if she will do it now she will do it over and over again and u should think about that to it isn't ok.im just saying my kids are my life and I'd never of ditched then on mothers day infect we spent all day together running around playing bbq swimming ect. all day me and them and I could not and would not of had it any other way.
Carmen watson on 5/13/2019 at 6:11:31 AM said:
that will never be ok with me mothers day is a day u spend with your kids and I know u dont think that's wrong but ask any mother like I did and they all said hell no I'm gonna be with my kids. anyways wrote Friday about pick up and really think how your taking those kids mother away on days that should be spent with them cause it really Josh in all honesty isn't ok, and then to lie about were u were going I dont think I could trust u with them cause u weren't even taking them a died so imgaine how much u lie if u were really taking them cause we all know grandma hicks didnt travel to flordia she is way to old and rarely leaves her home. please stop lying over stupid stuff please
Joshua lloyd viewed this subject on 5/13/2019 at 9:23:30 AM
Joshua lloyd on 5/13/2019 at 9:27:36 AM said:
I'm a big boy where I go and what I do is my business
Carmen watson viewed this subject on 5/13/2019 at 10:25:02 AM Carmen watson on 5/13/2019 at 10:25:09 AM said:
kids said to tell u hello
Carmen watson on 5/13/2019 at 10:25:31 AM said:
it's ok if u think lying is ok then so be it but I won't play that when it comes.to my daughter
Carmen watson on 5/13/2019 at 10:26:11 AM said:
and my point is how can I trust u to be honest were my kids will be of your willing to lie to me over something I dont even care about
Carmen watson on 5/13/2019 at 10:28:16 AM said:
and when can u read what I told ur lawyer I agreed on cause my lawyer ain't heard anything
Carmen watson on 5/13/2019 at 10:33:04 AM said:
and my point was u lied I truly could careless what u do but if u will lie to me about all that and absolutely have no reason to cause I dont care at all you will lie about where my kids are and what there doing so yea u may be a "big boy" but that wasnt at all my point. Joshua well kids will he ready Friday for u to pick up alright. message me then alright. and if u wanna call or facetime let me know I was gotten a laptop ect for mothers day and they use it to facetime with u I'm downloading I think u said it was Skype of that's wrong one let me know. so I can download right one for u to be able to do that with kids please and thank u
☐ Joshua lloyd viewed this subject on 5/13/2019 at 10:43:07 AM



_r - Carmen watson on 5/2/2019 at 8:24:10 PM said:
and I dont want her putting her hands on my kids Josh I dont play that crap
☐ Joshua lloyd viewed this subject on 5/2/2019 at 8:24:23 PM
Joshua lloyd on 5/2/2019 at 8:24:23 PM said:
Always
Carmen watson viewed this subject on 5/2/2019 at 8:24:26 PM
Joshua lloyd on 5/2/2019 at 8:25:18 PM said:
I deal with them no one else So can I got to my lawyer and let him know we made an agreement?
Carmen watson on 5/2/2019 at 8:25:34 PM said:
u know this I'll loose my shit on people who ain't me or you that correct them with physical contact like she can put them in time out take toys but never lay a hand on them she better come to u for that
☐ Joshua lloyd viewed this subject on 5/2/2019 at 8:25:38 PM
_y - Carmen watson on 5/2/2019 at 8:25:44 PM said:
let me think on this
☑ Joshua lloyd viewed this subject on 5/2/2019 at 8:26:12 PM
Joshua lloyd on 5/2/2019 at 8:26:12 PM said:
I understand and would ask the respect from Michael
_y - Carmen watson on 5/2/2019 at 8:26:26 PM said:
lets get it notarized kaiden will be going with u every pick up and u will jerk adopting him as your own so he can say he has a daddy forever
☐ Joshua lloyd viewed this subject on 5/2/2019 at 8:26:31 PM ······
Joshua lloyd on 5/2/2019 at 8:26:31 PM said:
When should I expect an amswer?
_r - Carmen watson on 5/2/2019 at 8:26:40 PM said:
oh he ain't touching my kids u ain't gotta worry about that
☐ Joshua lloyd viewed this subject on 5/2/2019 at 8:26:51 PM
Joshua lloyd on 5/2/2019 at 8:26:51 PM said:
As long as I won't owe you in child support
Carmen watson on 5/2/2019 at 8:26:56 PM said:
cause I already made that shit clear
Cause I arrows made that sint clear



Page 568 of 636

Electronically Filed 12/6/2019 5:10 PM Steven D. Grierson CLERK OF THE COURT

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Bruce I. Shapiro, Esq.

Nevada Bar No. 4050

Jack W. Fleeman, Esq.

Nevada Bar No. 10584

4 | PECOS LAW GROUP

8925 South Pecos Road, Suite 14A

Henderson, Nevada 89074 Telephone: (702) 388-1851

Facsimile: (702) 388-7406

Email: Bruce@pecoslawgroup.com

Attorneys for Defendant

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

| Adam Michael Solinger,

Plaintiff,

VS.

Chalese Marie Solinger,

Defendant.

Case No. **D-19-582245-D**Dept No. **I**

Date of Hearing: December 9, 2019

Time of Hearing: 8:00 a.m.

Supplemental Declaration to Reply to Opposition to Defendant's Motion for a Custody Evaluation, Attorney's Fees, and Related Relief

AND

OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS

I, Chalese Solinger, am the Defendant in the above entitled action. I make this declaration under penalty of perjury in support of my Reply to Opposition to Defendant's Motion for a Custody Evaluation, Attorney's Fees, and Related Relief and Opposition to Countermotion for Attorney's Fees and Costs.

1

Case Number: D-19-582245-D

I have read the reply and opposition and hereby certify that the facts set forth therein are true of my own personal knowledge, except for those matters therein contained stated upon information and belief, and as to those matters, I believe them to be true. I incorporate those facts into this Declaration as though fully set forth herein.

I Declare under penalty of perjury that the foregoing is true and correct.

DATED this ____ day of December, 2019.

CHALESE SOLINGER

CERTIFICATE OF SERVICE

3	Pursuant to NRCP	5(b), I certify that I am an employee of PECOS LAW	
4	GROUP, and that on this day of, 2019, I served a copy o		
5	SUPPLEMENTAL DECLARATION TO REPLY TO OPPOSITION TO DEFENDANT'S MOTION		
6	FOR A CUSTODY EVALUATION, ATTORNEY'S FEES AND RELATED RELIEF AND		
7	OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS as follows:		
8		e to be deposited for mailing in the United States Mail, n which first class postage was prepaid in Las Vegas,	
10		EFCR 9, by mandatory electronic service through the ourt's electronic filing system; and/or	
12	Pursuant to EDCR 7.26, to be sent via facsimile; and/or		
13	To be hand-delivered to the attorneys listed below at the address and/of facsimile number indicated below:		
14			
15	Vincent Mayo	VMGroup@TheAbramsLawFirm.com	
16	admin email	email@pecoslawgroup.com	
17	Jack Fleeman	jack@pecoslawgroup.com	
18	Amy Robinson	amy@pecoslawgroup.com	
19	Angela Romero	angela@pecoslawgroup.com	
20	Alicia Exley	alicia@pecoslawgroup.com	
21	Bruce Shapiro	bruce@pecoslawgroup.com	
22	and the state of t		
23	1 1 1		
24		ALICIA EXLEY,	
25		An employee of PECOS LAW GROUP	
26		3	

ORDR DISTRICT CO FAMILY DIVISION Clark County, New	ON	
Adam Solinger Plaintiff -vs- Chalese Solinger Defendant	Case Number D-19-582245-D Department	
In accordance with EDCR 5.70, the Court may order family evaluations of those parties appearing before the Court that have been unable to mutually resolve their custody and access issues, and where the Court may require additional information prior to making a judicial decision in the matter. Once ordered, the family evaluation shall be completed by a qualified individual or agency, as defined by EDCR 5.70. The selection of this evaluator		
may be by mutual agreement of the parties, or absent this agreement of the parties agree	shall provide a family evaluation:	
Individual/Agency:COWNSEL SHALL	st fwat€	
Telephone Number:		
IT IS FURTHER ORDERED that the above-referenced	evaluator shall provide the following services	
with or without recommendations:		
☐ Substance Abuse Evaluation	☐ Child Reunification	
Child Custody Evaluation	☐ Emergency Evaluation	
☐ Child Custody Evaluation with OTI*	Protective Order Evaluation	
DISCOVERY	Other CT MINS PLENDINGS VIDEOS	
IT IS FURTHER ORDERED that the parties are responsible for evaluator prior to the commencement of the family evaluation s		
Each party shall pay 50% of the cost fo		

ORDERED AND DATED this _______ day of _______ December_______, 20_19______.

This matter is reset for:

DISTRICT JUDGE CHERYL B. MOSS

Attorney for Plaintiff: Vincent May 0
Attorney for Defendant: Bruce Shapiro

*Out of Town Investigation - Courtesy home study from another jurisdiction.

OutSrcOrder (Rev. 10/04)

		FILED IN OPEN COURT
0		DEC 0 9 2019
+	ORD	STEVEN D. GRIERSON CLERK OF THE COURT
2		BY and and another
4		ERICA JIMENEZ DEPOT
5	DISTRICT COURT CLARK COUNTY, NEVADA	
6 7	Adam Solinger.	CASE NUMBER: D-19-582245-D
8		DEPARTMENT:
9	Chalese Solinger	Date of Conference: 12-9-19
10 11	DEFENDANT.	Time of Conference: 8:00 AM
12		
13	11111111111111111	
14	CASE AND NON-JURY TRIAL MANAGEMENT ORDER	
15	This order sets forth critical dates and times for the major	
16	10.00	
17	proceedings in this case. It is the responsibility of the attorneys, or the	
18	litigants (when appearing in proper person), to meet the deadlines and	
19	to appear for the following required proceedings:	
20		N/A
21	CALENDAR CALL DATE:	Day 1 - 6/30/20 20 1:30 PM
22	NON-JURY TRIAL DATE:	Day 2 - 7/1/20 & 1:30PM
23	PRETRIAL MEMORANDU	Day 3 - 7/2/20 20 9:3077
24	PRETRIAL IVIEWORANDO	324120
25	DISCOVERY CLOSES ON:	5/29/20
26	1-1-1-1-1	
27		
28		
CHERYL B. MOSS DISTRICT JUDGE FAMILY DIVISION, DEPT. I 601 North Pecos Rend LAS VEGAS, NV 89101-2408		

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CHERYL B. MOSS DISTRICT JUDGE FAMILY DIVISION, DEPT. I 601 North Pecos Road LAS VEGAS, NV 89101-2408 This matter having come on for a Case Management Conference, pursuant to NRCP 16.2, in the Family Division, Department I, of the Eighth Judicial District Court, County of Clark, and Plaintiff, being represented by VINCENT Mayo, and Defendant, being represented by Bruce Shapiro, and the Court being fully advised in the premises, both as to subject matter as well as the parties thereto, and that jurisdiction is proper in Nevada, and good cause appearing, the court makes the following findings:

The parties shall participate in the discovery process in good faith and may utilize all discovery methods, consistent with NRCP 16.2.

Within 15 days of this Order, the parties shall submit a list of names of individuals who are likely to possess discoverable information regarding this action, consistent with NRCP 16.2(a)(2)(A) and a list of all documents provided at or as a result of the Case Management Conference consistent with NRCP 16.2(a)(2)(B).

The Pre-Trial Memorandum shall substantially comply with the form attached hereto including the Asset and Debt Schedules. Failure to submit the Pre-Trial Memorandum on or before this date, absent the

Court's approval, will result in the trial date being vacated and the matter rescheduled in ordinary course and/or sanctions.

Failure to appear at the Calendar Call may result in a default judgment, or other sanctions, consistent with EDCR 2.69.

Counsel or proper person litigants are to provide the following to opposing counsel/proper person litigant with the following prior to the calendar call:

- 1. List of witnesses
- 2. List of exhibits
- 3. Any other discovery items sought to be introduced at trial.

Failure to provide the above foregoing may result in such witnesses, exhibits, or evidence being excluded or other appropriate court-imposed sanctions against counsel or party in proper person.

Any and all Exhibits and Witness Lists (a set of original exhibits ready for marking by the Clerk with a courtesy copy for the Court), must

CHERYL B. MOSS DISTRICT JUDGE FAMILY DIVISION, DEPT. 601 North Pecos Rond

be delivered to chambers at least two (2) judicial days prior to trial for marking.

Absent stipulation of the parties (and good cause appearing therefore), no continuances will be granted to either party unless written application is made to the Court, served upon opposing counsel, and a hearing held at least three (3) days prior to the time of trial. If this matter settles, please advise the Court as soon as possible.

IT IS HEREBY ORDERED that the above-stated findings are hereby adopted and confirmed as an order of this Court.

DATED this 9 day of DECEMBER, 2019

CHERYL B. MOSS
District Court Judge

Electronically Filed 12/12/2019 10:46 AM Steven D. Grierson CLERK OF THE COURT

ORDR 1 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.com 5 Attorney for Plaintiff 6 Eighth Judicial District Court **Family Division** 7 Clark County, Nevada 8 ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D Plaintiff, 9 Department: I VS. Date of Hearing: Oct. 3, 2019 10 CHALESE MARIE SOLINGER, Time of Hearing: 1:30 p.m. 11 Defendant. 12 13

ORDER AFTER HEARING OF OCTOBER 3, 2019

This matter coming on for hearing on the on the 3rd day of October 2019, before the Honorable Cheryl B. Moss, upon Defendant's Re-Notice of Motion to Continue Trial and for Issuance of a New Trial Management Order, or in the Alternative to Extend Discovery Deadlines, on an Order Shortening Time and Plaintiff's Opposition to Motion to Continue Trial and for Issuance of New Trial Management Order, or in the Alternative to Extend Discovery Deadlines and Countermotion to Strike the Substitution of Attorney's with Plaintiff,

Page 1 of 4

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Case Number: D-19-582245-D

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ADAM MICHAEL SOLINGER (hereinafter referred to as "Adam"), having appeared personally and by and through his attorney of record, VINCENT MAYO, ESQ., of THE ABRAMS & MAYO LAW FIRM, and Defendant, CHALESE MARIE SOLINGER (hereinafter referred to as "Chalese"), having appeared personally and by and through her attorney of record, BRUCE I. SHAPIRO, ESQ., of PECOS LAW GROUP and the Court having listened to the representations and arguments of counsel, and good cause appearing:

IT IS FURTHER NOTED that to expect Chalese's counsel to be ready by next week would be unreasonable in this Court's eyes. Plus, the addition of five witnesses, which this Court is not knocking anyone for. It understands information discovered in the deposition require that. However, it would be prejudicial to not allow more time for Chalese to present her case. [Video cite 2:57:39]

IT IS FURTHER NOTED that the amount of time this case takes is significant, this Court does not believe Chalese's request to continue is unreasonable. Mr. Shapiro's office has a good reputation, he is not going to go into trial shoddy and not do a good job. They are very through and competent just as Mr. Mayo's firm is. [Video cite 2:59:28]

IT IS FURTHER NOTED that it announces there shall be no fishing expeditions, Attorneys are to limited to either what they

9:30 a.m., January 14, 2019 at 9:30 a.m., January 15, 2019 at 9:30 a.m. [Video cite 3:05:18] 2 IT IS FURTHER ORDERED that the Departments Judicial 3 Executive Assistant shall prepare an Amended Trial Setting Order. 4 IT IS FURTHER ORDERED that the evidentiary hearing 5 currently set for October 9, 2019 at 9:30 a.m. and October 10, 2019 at 6 9:30 a.m. is vacated. 7 IT IS FURTHER ORDERED that Attorney Mayo shall prepare 8 the Order from today's hearing; Attorney Shapiro shall review and 9 countersign, [Video cite 3:15:22] 10 Dated this ____ day of ____, 2019. 11 12 DISTRICT COURT JUDGE 13 Approved as to form and content: Respectfully Submitted: 14 15 PECOS LAW GROUP THE ABRAMS & MAYO LAW FIRM 16 F 1999 17 Bruce I. Shapiro, Esq. Vincent/Mayo, Esq. 18 Nevada State Bar Number: 8564 Nevada State Bar Number: 4050 8925 South Pecos Road, Suite 14A 6252 S. Rainbow Blvd., Suite 100 Henderson, Nevada 89074 19 Las Vegas, Nevada 89118 Tel: (702) 388-1851 Tel: (702) 222-4021 20 Fax: (702) 388-7406 Fax: (702) 248-9750 Attorney for Plaintiff Attorney for Defendant 21 Page 4 of 4

Electronically Filed 12/12/2019 12:24 PM Steven D. Grierson CLERK OF THE COUF

	CLERK OF THE COURT
NEOJ	Stevent. Le
Vincent Mayo, Esq.	
Nevada State Bar Number: 8564 THE ABRAMS & MAYO LAW FIR	PM
6252 South Rainbow Blvd., Suite	
Las Vegas, Nevada 89118	
Tel: (702) 222-4021 Fax: (702) 248-9750	
Email: VMGroup@theabramslawf	firm.com
Attorney for Plaintiff	
Eighth Judio	cial District Court
	ly Division
	ounty, Nevada
ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D
Plaintiff,) Department: I
)
VS.	3
CHALESE MARIE SOLINGER,	3
	Ś
Defendant.)
NOTICE OF ENTRY OF C	ORDER AFTER HEARING OF
остов	BER 3, 2019
PLEASE TAKE NOTICE tha	t the Order After Hearing of October 3,
2019 was duly entered in the above	e-referenced matter. A true and correct
copy of said	The specific troop private die 2 a. Falle 2 place in terribi.
///	
///	
///	
111	

Order is attached hereto. DATED Thursday, December 12, 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

CERTIFICATE OF SERVICE

I hereby certify that the foregoing *Notice of Entry of Order After Hearing of October 3, 2019* was filed electronically with the Eighth Judicial District Court in the above-entitled matter, on Thursday, December 12, 2019. Electronic service of the foregoing document shall be made in accordance with the Master Service List, pursuant to NEFCR 9, as follows:

Bruce I. Shapiro, Esq.

/s/ Chantel Wade An Employee of The Abrams & Mayo Law Firm

Electronically Filed
12/12/2019 10:46 AM
Steven D. Grierson
CLERK OF THE COURT

ORDR 1 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.com Attorney for Plaintiff 6 Eighth Judicial District Court **Family Division** 7 Clark County, Nevada 8 ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D Plaintiff, 9 Department: I VS. 10 Date of Hearing: Oct. 3, 2019 CHALESE MARIE SOLINGER, Time of Hearing: 1:30 p.m. 11

Defendant.

ORDER AFTER HEARING OF OCTOBER 3, 2019

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Page 1 of 4

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ADAM MICHAEL SOLINGER (hereinafter referred to as "Adam"), having appeared personally and by and through his attorney of record, VINCENT MAYO, ESQ., of THE ABRAMS & MAYO LAW FIRM, and Defendant, CHALESE MARIE SOLINGER (hereinafter referred to as "Chalese"), having appeared personally and by and through her attorney of record, BRUCE I. SHAPIRO, ESQ., of PECOS LAW GROUP and the Court having listened to the representations and arguments of counsel, and good cause appearing:

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divorce and custody (stack 1) full days are set for January 13, 2019 at

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9:30 a.m., January 14, 2019 at 9:30 a.m., January 15, 2019 at 9:30 a.m. [Video cite 3:05:18] IT IS FURTHER ORDERED that the Departments Judicial 3 Executive Assistant shall prepare an Amended Trial Setting Order. IT IS FURTHER ORDERED that the evidentiary hearing 5 currently set for October 9, 2019 at 9:30 a.m. and October 10, 2019 at 9:30 a.m. is vacated. 8 IT IS FURTHER ORDERED that Attorney Mayo shall prepare the Order from today's hearing; Attorney Shapiro shall review and countersign. [Video cite 3:15:22] 10 Dated this day of 11 12 DISTRICA COURT JUDGE 13 Respectfully Submitted: Approved as to form and content: 14 15 PECOS LAW GROUP THE ABRAMS & MAYO LAW FIRM 16 17 F 14190 Vincent/Mayo, Esq. Bruce I. Shapiro, Esq. 18 Nevada State Bar Number: 8564 Nevada State Bar Number: 4050 8925 South Pecos Road, Suite 14A 6252 S. Rainbow Blvd., Suite 100 19 Henderson, Nevada 89074 Las Vegas, Nevada 89118 Tel: (702) 222-4021 Tel: (702) 388-1851 20 Fax: (702) 248-9750 Fax: (702) 388-7406 Attorney for Plaintiff Attorney for Defendant 21

Page 4 of 4



Electronically Filed 12/12/2019 1:01 PM Steven D. Grierson CLERK OF THE COURT

November 26, 2019

Judge Cheryl Moss Family Court Division, Department I Family Courthouse 601 N. Pecos Las Vegas, Nevada 89155

Re: Adam Michael Solinger

Adam Michael Solinger, Plaintiff

vs. Chalese Marie Solinger, Defendant

Case No. D-19-582245-D

Dear Judge Moss,

This letter is to confirm that the following individual has completed the UNLV Cooperative Parenting Program, offered through the UNLV Division of Educational Outreach:

Adam Michael Solinger

Please do not hesitate to contact me if you need additional information. Thank you for your referral to this program.

Sincerely,

Kathleen Ja Sook Bergquist, LCSW, JD, Ph.D.

Program Facilitator (702) 895-2449

kathleen.bergquist@unlv.edu

Kathleen Bosquist

Electronically Filed 12/27/2019 5:00 PM Steven D. Grierson CLERK OF THE COURT

MOT 1 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.com Attorney for Plaintiff 6 Eighth Judicial District Court Family Division 7 Clark County, Nevada 8 ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D Plaintiff, Department: I 9 VS. 10 CHALESE MARIE SOLINGER, 11 Defendant. Oral Argument is Requested 12 NOTICE: YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A COPY OF 13 YOUR RESPONSE 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 14 RELIEF BEING GRANTED BY THE COURT WITHOUT A HEARING PRIOR TO THE SCHEDULED HEARING DATE. 15 MOTION FOR RECONSIDERATION OF THE COURT'S 16 DECEMBER 9, 2019 DECISION; FOR PROOF OF CHALESE'S AUTO INSURANCE FOR THE LAST YEAR; AND RELATED 17 RELIEF 18 NOW INTO COURT comes the Plaintiff, ADAM MICHAEL 19 SOLINGER, by and through his attorney of record, Vincent Mayo, Esq., 20 of The Abrams & Mayo Law Firm, and hereby submits his Motion for 21 Page 1 of 18

Case Number: D-19-582245-D

Reconsideration of the Court's December 9, 2019 Decision; for Proof of
Chalese's Auto Insurance for the Last Year; and Related Relief.

This Motion is made and based upon the attached Points and Authorities, all papers and pleadings on file herein, and any oral argument adduced at the hearing of this matter.

Dated Friday, December 27, 2019.

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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

Tel: (702) 222-4021 Fax: (702) 248-9750

Attorney for Plaintiff

MEMORANDUM OF POINTS AND AUTHORITIES

I. INTRODUCTION

At the hearing on December 9, 2019, the Court made several rulings that substantially affect the parties and alters the course of this litigation. Specifically, the Court ordered a general child custody evaluation based upon Chalese's "kitchen sink" allegations related to custody even though the only real claim related to Chalese's mental health, that Adam begin paying Chalese temporary spousal support in the amount of \$1,125 each

Page 2 of 18

month and that Adam immediately remit \$10,000 to Chalese for attorney's fees. Each of these decisions bares examination under closer light given the time limits that the hearing mandated and restrictions placed on the Court.

II. FACTUAL BACKGROUND

Plaintiff, ADAM SOLINGER ("Adam") and Defendant, CHALESE SOLINGER, were married on May 12, 2012 in Las Vegas, Nevada. The parties separated in November 2019 after six years of marriage. There are two (2) minor children of the marriage, to wit: Michael Adam Solinger ("Michael"), born June 16, 2015 (4 years of age); and Marie Leona Solinger ("Marie"), born August 28, 2017 (2 years of age). Adam is 31 years old and Chalese is 29 years old.

The Child Custody Evaluation

Adam has made numerous, provable allegations against Chalese related to her horrible judgment and reckless behavior as it impacts the care and welfare of the minor children. The following are just a few examples of Chalese's horrible judgment and neglect of the minor children:

 Chalese originally terminated Michael's speech therapy sessions as taking him was "inconvenient for her" and refuses to take him to them now on her time;

- Chalese took both children quadding in the desert when they had both had high fevers for days;
- Driving 100 miles per hour and weaving around traffic all while the children are in the car with her;
- Chalese drove the children while on medications she admitted prevented her from driving;
- Chalese doing drugs and drinking while caring for a 3 and 1 year old;
- Chalese continues to use marijuana despite the Court order forbidding her from doing so. Her use is too frequent that Chalese was caught by Adam's PI buying a detox kit right after being notified by Adam to test. Chalese also refused to test a prior time when requested, doing so only the next day;
- Chalese keeping the marital residence filthy;
- Chalese barring co-parenting by cursing and insulting Adam in communications;
- Chalese depriving Adam of his custodial time with the minor children;
- Chalese telling Michael that "daddy is mean to mommy";
- Chalese's attempt to blackmail and extort Adam by threatening to disclose alleged child pornography she claimed Adam had

unless he agreed not to make her drug test anymore;

- Chalese telling the police Adam physically abused the minor child when this was untrue; and
- Chalese threatening to have her pseudo-husband physically attack Adam.

Such issues stemming from Chalese's poor character traits and affecting the best interests of the minor children, can readily be proven at trial without the use of a child custody evaluation and do not require a Ph.D costing tens of thousands of dollars.

Feeling she needed to direct attention from herself, Chalese made several claims against Adam at the hearing—all of which could be proven by independent evidence and none of which required a child custody evaluation. For example, Chalese made vague claims like Adam was supposedly controlling via text messages, harassing due to his use of a private investigator or unfair in wanting the children to attend their daycare. Similarly, these allegations could easily be addressed and disproven without the use of a Ph.D.

Chalese nevertheless ignored these facts and instead argued at the December 9, 2019 hearing that a child custody evaluation was needed since Adam had concerns regarding her mental health. Chalese based her position on Adam's statement during his deposition that he believes

Chalese suffers from "mental illness." The Court also relied on this statement in ordering a full child custody evaluation. It also ordered Adam to pay half the cost of the evaluation. The Court did so even though Adam was not requesting a child custody evaluation as he argued any said mental illness was secondary to what truly was affecting custody: Chalese's horrible judgment and reckless disregard.

Adam then brought to the Court's attention several additional relevant points. First, that Chalese could have requested a mental health evaluation for months and months and decided not to. Second, the timing of Chalese's request demonstrated that Chalese knew her conduct had hurt her request for joint custody and she saw a child custody evaluation as a Hail Mary attempt to resuscitate her case.

The Court, likely due to timing issues, did not address these points and simply relied on Adam's deposition comment about Chalese's mental health. The Court also did not consider whether a brief focused assessment (BFA) focusing on Chalese's mental health would have been the more prudent decision and saved the parties thousands of dollars. Support for such a BFA is evidenced by the fact Chalese wanted her therapist to testify regarding her mental health.

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Spousal Support Order

Chalese once again renewed her request for spousal supportalmost immediately after the Court terminated it. However, Adam argued that Chalese was capable of making \$2,600 per month in net income, that Josh, Chalese's live-in pseudo-husband, worked full time making at least \$4,500 per month and could contribute to her expenses, and that Chalese's monthly expenses are just \$2,568 per month. Further, Josh and his father are on title to the residence Chalese lives in, with Josh's father, Christian, being a co-loaner on the mortgage. Based on these facts, in addition to Adam's own limited funds related to his monthly expenses (which include \$2,600 on behalf of the minor children), the Court initially stated at the December 9, 2019 hearing that it was not inclined to award spousal support.

The Court changed its mind though when Chalese alleged at the hearing, and for the first time, that Josh was supposedly moving out. Chalese curiously did not mention this during her counsel's initial arguments. Rather, she only did so only after Adam referenced how Josh threatened to harm Adam and break into Adam's truck just two days before. However, the Court made no inquiry into whether Josh would continue contributing to Chalese's expenses (based on their relationship), whether Josh's father would contribute to said expenses as he, along with

Josh, were still on title to the property, and whether the parties were truly breaking up. The Court also refused to order Chalese to take on full time employment, stating only that Chalese was "encouraged" to have full-time work.

The Court also did not give sufficient attention to the recent fact Adam's father stopped paying for the family's insurance, causing Adam to now be responsible for \$1,200. Adam argued at the December 9th hearing that from his \$10,000, Adam pays \$2,527.48 in taxes and deductions; \$3,859 in reasonable monthly expenses; and another \$2,641 in monthly expenses for the minor children. This left Adam little net monthly income. However, with the additional \$1,200 for the family's health insurance, Adam will be left in the red every month.

The Court did state at the December 9th hearing that if Adam became aware Chalese and Josh were still together, that he could bring the matter back before the Court. Adam has confirmed this is the case.

Attorney's Fees

The Court also made an award of attorney's fees in the amount of \$10,000 to be paid by Adam to Chalese. The Court did so based on a Sargeant argument by Chalese. However, Chalese admitted to receiving \$80,000 from her mother for attorney's fees, which she claimed she spent over a two-month period, but that she in fact decided to use some of the

money for her "lifestyle expenses". Chalese did not provide an accounting of what monies went towards attorney's fees and which went towards her discretionary spending. Chalese also unilaterally decided to spend \$36,000 of sales proceeds on a new home instead of being conservative during this litigation.

Of greater note is the fact Chalese directly spent tens of thousands of community funds on attorney's fees while Adam did not. This included Chalese spending \$25,000 on Lou Schneider, Esq., and \$7,500 on Katherine Provost, Esq. Worse, and in light of these issues, the Court awarded Chalese fees from monies the Court had already designated should be held in Adam's client trust account as they constitute his separate property interest in the prior marital residence.

Proof of Auto Insurance

Adam has been requesting proof that Chalese has had auto insurance coverage for a year now but for some reason, Chalese has refused to provide same. There can be no question that having such coverage both protects the community as well as the care of the children.

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Page 9 of 18

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II. LAW AND ARGUMENT

A. The Court Should Reconsider Its December 9, 2019 Orders

Rule 5.512 states in relevant part:

Reconsideration and/or rehearing of motions.

(a) A party seeking reconsideration and/or rehearing of a ruling (other than an order that may be addressed by motion pursuant to NRCP 50(b), 52(b), 59, or 60), must file a motion for such relief within 14 calendar days after service of notice of entry of the order unless the time is shortened or enlarged by order. A motion for reconsideration does not toll the period for filing a notice of appeal. (b) If a motion for reconsideration and/or rehearing is granted, the court may make a final disposition without hearing, may set it for hearing or resubmission, or may make such other orders as are deemed appropriate under the circumstances.

The Nevada Supreme Court has held that the standard to be applied in a motion to reconsider is that the court "reconsider a previously decided issue if substantially different evidence is subsequently introduced or the decision is clearly erroneous." *Masonry and Title Contractors v. Jolley*, *Urga & Wirth*, 113 Nev. 737; 941 P.2d 486; 1997 Nev. LEXIS 83 (1997).

The Court Should Reconsider Its Ordering of a Child Custody Evaluation

Simply stated, Chalese alleges a child custody evaluation is needed because Adam claims she suffers from mental illness. If that is the case, a full child custody evaluation that looks at every aspect of each party's life is not warranted. Rather, a brief focused assessment (BFA) focusing on Chalese's mental health is what should have been ordered. This would not

Page 10 of 18

only be much less expensive (saving the parties thousands of dollars), but less time consuming and not require Adam and the children to unnecessarily go through the rigmarole of custody evaluation. This is especially true since Chalese references nothing in her filings that gives rise to a prima facia case that Adam cannot co-parent or is not a stable, loving parent to the children.

As Adam previously stated, demonstrating Chalese's horrible judgment and reckless disregard of the children's best interest can be established by witnesses and documentation. It does not require a Ph.D costing tens of thousands of dollars to tell the Court that the instances of egregious misconduct by Chalese are bad for the children's welfare. In fact, Chalese's own conduct regarding discovery supports the use of a BFA. Chalese was the one who was set to have her therapist testify regarding her mental health prior to her request for a full custody evaluation. As that is Chalese's agenda, any assessment should focus on it.

Adam would point out that what Chalese is really trying to do is direct attention away from her own issues in an attempt to sling mud at Adam and in a full custody evaluation in hopes that something sticks, all the while attempting to make Adam pay for half of the costs. If she were really serious, she would be pushing for a BFA.

The Court Should Reconsider the Award of Spousal Support to Chalese

The Court at the December 9th hearing analyzed Chalese's request for spousal support on a need and ability to pay analysis. The Court found no need based on Chalese's own income, her monthly expenses per her last FDF and Josh's own contributions. It also found Adam had little to no ability to pay based on his own monthly expenses.

The Court changed its position based on Chalese's claim Josh moved out of the residence they occupied. The Court will note that Chalese waited until her rebuttal time to drop the bombshell that Josh and Chalese were supposedly no longer together and that they had broken up the day before the hearing. Of course, this was after Adam's counsel related the atrocious behavior of Josh and Chalese from less than 48 hours prior ago and Adam and his counsel had no opportunity to independently verify this.

However, it is curious that Chalese's counsel knew they broke up and was ready to respond with the fact that they had broken up based upon Josh's behavior, but not before. Regardless and to date, there has been no evidence that they've actually broken up. Indeed, Chalese still speaks to Josh, Chalese is frequently over at his relative's house, Josh's family is still very active on Chalese's social media, Chalese and Josh still have joint credit cards together, and Josh and his dad are still on the title

to Chalese's house. If the relationship truly ended, Chalese' conduct is contrary to such a position. Given Chalese's predisposition to mislead and outright lie, she cannot be taken at her word. Hence, an evidentiary hearing addressing the matter should be set prior to any award of temporary spousal support be ordered.

In addition, Adam's father can no longer help support Adam and the family the way he used to be able to. With the limited exception of attorney's fees (at least for now), Adam's father is incapable of providing anymore support because of the financial strain this excruciatingly long divorce has had on his finances. This has resulted in Adam having to take over the \$1,200 monthly premium for the health insurance Adam's father previously paid. That responsibility, in addition to Adam's other monthly expenses, means half of Adam's take-home income goes directly towards the children's monthly costs. This fact makes the Court's support order untenable with regard to Adam's economic situation.

Meanwhile, Chalese is willfully underemployed. The Court's ruling that hair stylists are "often times" part-time employees appeared to be made off the cuff and impractical per the facts. Chalese admitted at her deposition she can work full time at her employment if she chooses and has the time for such work as she has the children for less than 48 hours a week. Adam would point out that if Adam were able to work full time

and instead choose to cut down his hours as Chalese has, the Court would mandate that Adam once more work full time. Yet, somehow, Chalese is being given a different standard with the Court not explaining why that is.

The Court Should Reconsider the Award of Attorney's Fees

With regard to the \$10,000 award of fees under Sargent, the Court's award of fees was premature and more information was needed before the Court could determine a genuine need on Chalese's part. As mentioned at the hearing, Chalese's mother gave her \$80,000 and Chalese claims that she has spent all but \$2,000 of that in less than two months. Chalese did not provide any documentation evidencing same. In her court filings, Chalese claims that the \$80,000 was for attorney's fees but during the December 9th hearing, Chalese claimed that the money went to both attorney's fees and "lifestyle expenses" (without defining what constitutes a lifestyle expense).

In addition, Chalese and Adam each received \$36,000 as split proceeds from the community portion of funds from the sale of the marital residence. Chalese then decided to purchase a house without talking to her then counsel or seeking permission from the Court.

Speaking of former counsel, Chalese spent \$25,000 of community funds on Louis Schneider. Chalese also paid \$7,500 to the Kainen law group and when she fired them, the refund of those fees, well over \$6,000,

was given directly to her. Its unclear where that money went as Chalese
has claimed the money was directly remitted from Kainen to Louis –
which was untrue.

At any rate, Chalese has received disproportionally more in community property for attorney's fees than Adam. If the *Sargent* case stands for the proposition that fees from community funds must be awarded so that parties can meet each other on equal footing, no award of attorney's fees to Chalese was warranted.

The Court's order was also unfair to Adam as Chalese stated she received \$80,000 from her mother for attorney's fees but decided to instead spend a significant portion of those monies on herself for "lifestyle spending." Chalese did so but then had the gall to request Adam pay her even more fees from monies the Court previously set aside for Adam's separate property interest in the prior marital residence. This fact, in addition to the others, must be taken into consideration when determining that an award of attorney's fees was in not appropriate.

B. The Court Should Order Chalese to Disclose A Year's Worth of Auto Insurance Coverage

Adam is entitled to verify that Chalese has had auto insurance for the past year. Her refusal to do so all but confirms that she has not – something Chalese knows. Therefore, the Court should order Chalese to turn over said documentation.

Page 15 of 18

IV. CONCLUSION Based upon the foregoing, Adam respectfully requests that this Honorable Court grant the relief requested in this Motion, as well as any further relief the Court deems proper and just. DATED Friday, December 27, 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 16 of 18

DECLARATION OF ADAM MICHAEL SOLINGER 1 STATE OF NEVADA) ss: COUNTY OF CLARK I, ADAM MICHAEL SOLINGER, do solemnly swear to testify herein to the truth, the whole truth and nothing but the truth. I am the Plaintiff in the above-entitled action, and I am above 1. the age of majority and am competent to testify to the facts contained in this affidavit. I make this Declaration in support of the foregoing *Motion for* 2. Reconsideration of the Court's December 9, 2019 Decision; for Proof of Chalese's Auto Insurance for the Last Year; and Related Relief. I have read said *Motion* and hereby certify that the facts set 3. forth in the Points and Authorities attached thereto are true of my own knowledge, except for those matters therein contained stated upon information and belief, and as to those matters, I believe them to be true. I incorporate said facts into this Affidavit as though fully set forth herein. I declare under penalty of perjury under the law of the State 4.

of Nevada, pursuant to NRS 53.045, that the forgoing is true and correct.

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ADAM MICHAEL SOLINGER

Page 17 of 18

CERTIFICATE OF SERVICE

I hereby certify that the foregoing 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 was filed electronically with the Eighth Judicial District Court in the above-entitled matter, on Friday, December 27, 2019. Electronic service of the foregoing document shall be made in accordance with the Master Service List, pursuant to NEFCR 9, as follows:

> Bruce I. Shapiro, Esq. Attorney for Defendant

> > /s/ Chantel Wade An Employee of The Abrams & Mayo Law Firm

MOFI

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

ADAM MICHAEL SOLINGER	Case No.	D-19-582245-D
Plaintiff/Petitioner	Dept.	1
v. CHALESE MARIE SOLINGER	9,016.57	WORDOGETTON.
Defendant/Respondent		N/OPPOSITION ORMATION SHEET
Notice: Motions and Oppositions filed after entry subject to the reopen filing fee of \$25, unless spe Oppositions filed in cases initiated by joint petitic accordance with Senate Bill 388 of the 2015 Legi	cifically excluded by NRS 1 on may be subject to an addi islative Session.	9.0312. Additionally, Motions and
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Step 3. Add the filing fees from Step 1 a	and Step 2.	11723
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Signature of Party or Preparer	1 Selon	

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1 R&R Dawn R. Throne, Esq. Nevada Bar No. 007738 THRONE & HAUSER 3 Henderson, NV 89012 (702) 800-3580 (702) 800-3581 facsimile 5 dawn@thronehauser.com Attorney for Joshua Lloyd

DISTRICT COURT

CLARK COUNTY, NEVADA

ADAM MICHAEL SOLINGER,

Plaintiff

Case No. **D-19-582245-D** Dept. No. I

VS.

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CHALESE MARIE SOLINGER,

Defendant

DISCOVERY COMMISSIONER'S REPORT AND RECOMMENDATIONS

Hearing Date: December 6, 2019

Hearing Time: 1:00 p.m.

Attorney for Joshua Lloyd, Dawn R. Throne, Esq.

Attorney for Plaintiff, Vincent Mayo, Esq. Attorney for Defendant, Jack Fleeman, Esq.

I.

FINDINGS

This matter came on for hearing before the Discovery Commissioner on Friday, December 6, 2019 at 1:00 p.m., on Joshua Lloyd's "Motion for Protective Order" Plaintiff's "Opposition to Mr. Lloyd's Motion for Protective Order and

Page 1

Case Number: D-19-582245-D

Countermotion for Attorney's Fees and Costs," and "Defendant's Joinder to Joshua Lloyd's Motion for Protective Order and Countermotion for Fees from Plaintiff to Defendant," Movant, Joshua Lloyd appearing in person and being represented by Dawn R. Throne, Esq., of Throne & Hauser, Plaintiff, Adam Solinger appearing in person and by and through his counsel, Vincent Mayo, Esq., of the Abrams Mayo Law Firm and Attorney Jack Fleeman, Esq., of Pecos Law Group appearing in place of Bruce Shapiro, Esq. on behalf of Defendant.

THE DISCOVERY COMMISSIONER FINDS that Plaintiff is entitled to take Mr. Lloyd's deposition.

THE DISCOVERY COMMISSIONER FINDS that Plaintiff failed to comply with NRCP 45 by properly serving the subpoena on Mr Lloyd and not providing witness fee.

THE DISCOVERY COMMISSIONER FURTHER FINDS that if Plaintiff were to comply with NRCP 45 in serving a subpoena it would have been beyond the current close of discovery.

THE DISCOVERY COMMISSIONER FURTHER FINDS that Plaintiff's Re-notice of deposition was not proper and the witness fees were not paid.

II.

RECOMMENDATIONS

IT IS THEREFORE RECOMMENDED Joshua Lloyd's Motion for Protective Order not granted as Plaintiff is entitled to take a deposition. However, if deposition is to be held it needs to be at Mr. Lloyd's convenience.

IT IS FURTHER RECOMMENDED that if the close of discovery is to remain as December 13, 2019, Plaintiff may conduct a one hour, telephonic deposition of Mr. Lloyd to be scheduled at Mr. Lloyd's convenience on his day off or weekend, if necessary.

IT IS FURTHER RECOMMENDED that if the discovery close deadline is extended, Plaintiff may schedule a two hour deposition for Mr. Lloyd at Mr. Lloyd's convenience.

FURTHER RECOMMENDED that upon submission of documentation, Plaintiff should be responsible to reimburse Mr. Lloyd for his witness fee, mileage, wages and attorney's fees for having appeared for the deposition on November 15, 2019.

IT IS FURTHER RECOMMENDED that Plaintiff reimburse Defendant's attorney's fees in the amount of \$660.00 for the cost of her attorney to attend the deposition on November 15, 2019, upon submission of documentation verifying the fees.

Page 3

1 IT IS FURTHER RECOMMENDED that a status check hearing is scheduled 2 for December 20, 2019 at 1:30 p.m., which will be vacated if Report & 3 Recommendation is submitted prior to hearing. DATED this 27day of December, 2019. 6 7 Approved as to form & content by: Submitted by: PECOS LAW GROUP THRONE & HAUSER 9 Dawn R. Throne, Esq. Nevada Bar No. 006145 Nevada Bar Ño. 004050 1070 W. Horizon Ridge Pkwy, Ste. 100 Jack Fleeman, Esq. Henderson, NV 89012 Nevada Bar No. 010584 Attorney for Joshua Lloyd 8925 S. Pecos Road, Ste. 14-A 14 Henderson, NV 89074 Attorney for Defendant 15 Approved as to form & content by: 16 17 THE ABILAMS MAYO LAW FIRM 18 Vincent Mayo, Esq. State Bar No. 008564 20 6252 S. Rainbow Blvd., Ste. 100 21 as Vegas, NV 89118 Attorney for Plaintiff 22 23 24 25 26

1	NOTICE						
2	Pursuant to NRCP 16.3(c)(2), you are hereby notified that within fourteen (14)						
3	days after being served with a report any party may file and serve written objections to the recommendations. Written authorities may be filed and						
4	objections, but are not mandatory. If written authorities are filed, any other party may file and serve responding authorities within seven (7) days after being served						
5	with objections.						
6	Objection time will expire on <u>January</u> / <u>3</u> , 2020.						
7	A copy of the foregoing Discovery Commissioner's Report was:						
8	Mailed to Plaintiff/Defendant at the following address on the, day of, 2019, pursuant to NRCP 5(b)(2)(C).						
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11	ll see the second secon						
12	<u>MB</u> Electronically filed and e-served counsel on the <u>30+</u> , day of <u>December</u> , 2019 , pursuant to N.E.F.C.R. Rule 9.						
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14							
15	The Commission of Deposit is decreaded as about 4 the time it is a constant.						
16	The Commissioner's Report is deemed received at the time it is e-served to a party or the party's attorney pursuant to NEFCR 9(f). Alternatively, the						
17	Commissioner's Report is deemed received three (3) days after mailing to a party or the party's attorney or three (3) days after the clerk of the court deposits a copy						
18	of the Report in a folder of a party's lawyer in the Clerk's office pursuant to NRCP 6(d).						
19	(a).						
20							
21	By: May Brecho.						
22	COMMISSIÓNER DESIGNEE						
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28	Page 5						

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BREF 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.com Attorney for Plaintiff 6 Eighth Judicial District Court **Family Division** Clark County, Nevada 8 ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D Plaintiff. Department: I / Discovery 9 VS. 10 CHALESE MARIE SOLINGER, 11 Defendant. 12 PLAINTIFF'S BRUNZELL AFFIDAVIT FOR ATTORNEY'S FEES 13 AND COSTS 14 COMES NOW, Plaintiff, ADAM MICHAEL SOLINGER, by and 15 through his attorney of record, Vincent Mayo, Esq., of the Abrams & 16 Mayo Law Firm, and hereby submits his *Brunzell* Affidavit for Attorney's 17 Fees and Costs. 18 MEMORANDUM OF POINTS AND AUTHORITIES 19 Plaintiff was forced to file a Motion to Compel due to Defendant's 20 failure to sufficiently respond to Plaintiff's discovery requests. After the

Page 1 of 8

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Case Number: D-19-582245-D

hearing on the matter, the Court granted Adam's Motion to Compel. As a result, the Discovery Commissioner instructed the undersigned to file a *Brunzell* affidavit for the time spent attempting to get the responses from Defendant, from other means and for the Motion to Compel.

In trying to obtain discovery responses, Mr. Mayo, his Paralegal Julie Schoen ("Paralegal J. Schoen") and his Paralegal David Schoen ("Paralegal D. Schoen") all worked on obtaining responses both from Defendant's counsel and alternative means, as well as preparing the Motion to Compel, related filings thereafter and attend the hearing on the matter. In total, 10.2 hours of time was spent by Paralegal J. Schoen, 0.4 hours of time was spent by Paralegal D. Schoen and Mr. Mayo spent 8.5 hours of time. As Paralegal J. Schoen and Paralegal D. Schoen bills at \$195 per hour and Mr. Mayo's hourly rate is \$475 per hour, the total fee for same is \$6,104.50.1

BRUNZELL FACTORS

 The Qualities of the Advocate: his ability, his training, education, experience, professional standing and skill.

a. Attorney Vincent Mayo

¹ Please see redacted billing statements attached hereto as Exhibit 1. Please note, the entries that are not redacted constitute the work done related to the efforts to obtain Chalese's responses to Adam's Request for Production of Documents and Request for Interrogatories. Also, some entries were a mix of work. Hence, in these scenarios, the numbers hand written in the right-hand column reflect the amount of time spent on the unredacted billing entries.

Attorney Vincent Mayo has been practicing family law in Nevada almost exclusively for over eight years. He is a Nevada Board Certified Family Law Specialist, a National Board of Family Law Trial Advocacy Specialist, a member of the Nevada Family Law Executive Council, a member in good standing of the State Bar of Nevada, State Bar of Nevada Family Law Section, American Bar Association, Nevada Justice Association and Clark County Bar Association. Mr. Mayo is admitted to practice before the United States District Court for the District of Nevada.

Mr. Mayo started his legal career in Nevada working in the Clark County Family Courts system. He worked directly for former Clark County Family Court Judge Gloria O'Malley (F.K.A. Sanchez) as a Law Clerk, from September 2002 to March 2004. Mr. Mayo has been practicing in family ever since (fifteen years). Mr. Mayo was a co-editor of the Nevada Family Law Practice Manual, has participated on numerous Family Law Section committees and is a published attorney in regard to family law matters with numerous credits to his name. He also successfully completed the American Bar Association's Family Law Trial Advocacy Institute program.

b. Advanced Certified Paralegal David Schoen

Advanced Certified Paralegal David Schoen received his paralegal certificate from the United States Army's Judge Advocate General's Corps Legal Center in 2009 as an Honor Graduate, before serving four years as a Paralegal Non-Commissioned Officer with the decorated XVIII Airborne Corps. Mr. Schoen gained extensive experience in multiple legal disciplines, from capital litigation to military family law, and supported challenging and intensive campaigns, including Operation Unified Response – Haiti, and Operation New Dawn – Iraq, where he received numerous awards and commendations for his service and the quality of work in the legal field. In 2016, Mr. Schoen obtained the prestigious Certified Paralegal (CP) designation from the National Association of Legal Assistants (NALA). He has also earned his Advanced Certified Paralegal (ACP) designation in Family Law – Child Custody, Visitation, and Support. Mr. Schoen is responsible for maintaining the General and Detailed Financial Disclosure Forms, used state-wide by Family Court litigants and counsel. Recently, he prepared and instructed courses on the Financial Disclosure Forms during the Paralegal Tracks of the 2013 and 2015 Family Law Conferences.

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c. Certified Paralegal Julie Schoen

Certified Paralegal Julie Schoen joined The Abrams & Mayo Law Firm in 2014. Prior to joining the Firm, Ms. Schoen was employed by the

- 2. The Character of the Work to Be Done: the difficulty, the intricacy, the importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation. Mr. Mayo diligently reviewed the applicable law, explored the relevant facts and properly applied one to the other.
- 3. The Work Actually Performed by the Lawyer: the skill, time and attention given to the work. The work performed by Mr. Mayo in drafting the Motion is set forth above in detail. This work was necessary to obtain documentation crucial to this case.

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The Result: whether the attorney was successful and what 1 benefits were derived. The ruled in Mr. Mayo's client's favor and ordered the production of the documentation requested and necessary. 3 Each of these factors should be given consideration, and no one 4 element should predominate or be given undue weight. Miller v. 5 Wilfong, 121 Nev. 619, 119 P. 3d 727 (2005). 6 CONCLUSION 7 8 Based upon the foregoing, this Honorable Court should award Plaintiff attorney's fees and costs in the total amount of \$6,104.50 pursuant to the Discovery Commissioners Order from December 6, 10 2019. 11 Dated Tuesday, December 31, 2019. 12 Respectfully Submitted, 13 THE ABRAMS & MAYO LAW FIRM 14 /s/ Vincent Mayo, Esq. 15 Vincent Mayo, Esq. (8564) 6252 South Rainbow Blvd., Suite 100 16 Las Vegas, Nevada 89118 Tel: (702) 222-4021 17 Fax: (702) 248-9750 Attorney for Plaintiff 18 19 20

AFFIDAVIT OF VINCENT MAYO, ESQ.

STATE OF NEVADA)
) ss:
COUNTY OF CLARK)

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- 1. I, VINCENT MAYO, ESQ., do solemnly swear to testify herein to the truth, the whole truth and nothing but the truth.
- That I am counsel for the Plaintiff in the above-entitled action and Affiant herein.
- 3. That I make this affidavit in support of the foregoing Brunzell Affidavit for Attorney's Fees and Costs.
- 4. That I have read said Affidavit and hereby certify that the facts set forth in the Points and Authorities attached thereto are true of my own knowledge, except for those matters therein contained stated upon information and belief, and as to those matters, I believe them to be true. I incorporate said facts into this Affidavit as though fully set forth herein.

FURTHER, AFFIANT SAYETH NAUGHT.

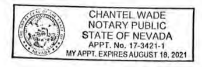
VINCENT MAYO, ESQ.

SUBSCRIBED AND SWORN to before

19 me this 31st day of December, 2019.

NOTARY PUBLIC in and for said County and State

21



CERTIFICATE OF SERVICE

I hereby certify that the foregoing Brunzell Affidavit for Attorney's

Fees and Costs was electronically served in accordance with the Master

List, pursuant to NEFCR, on Tuesday, December 31, 2019, as follows:

Bruce I. Shapiro, Esq.

/s/ Chantel Wade
An Employee of The Abrams & Mayo Law Firm

Page 8 of 8

EXHIBIT 1

EXHIBIT 1

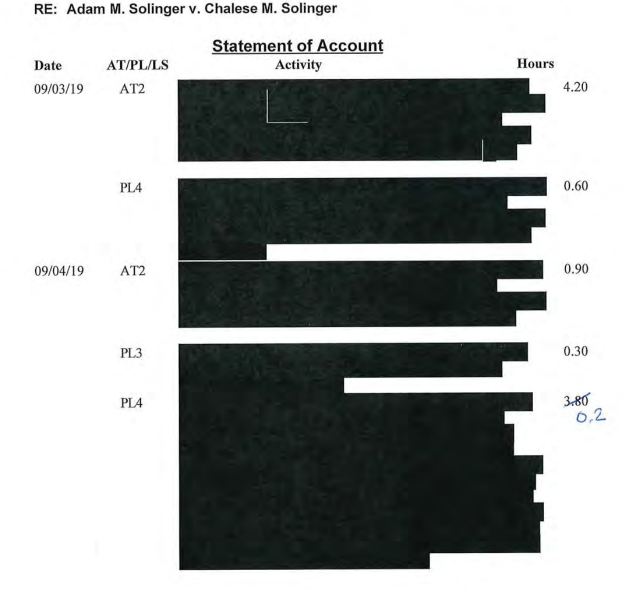
EXHIBIT 1



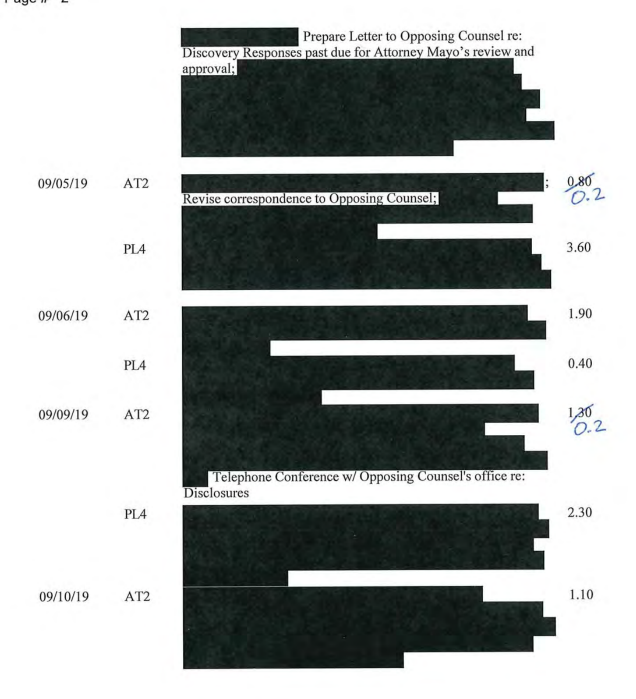
Mr. Adam Solinger 8008 W. Radigan Avenue Las Vegas, Nevada 89131

Jennifer V. Abrams, Esq. Vincent Mayo, Esq.

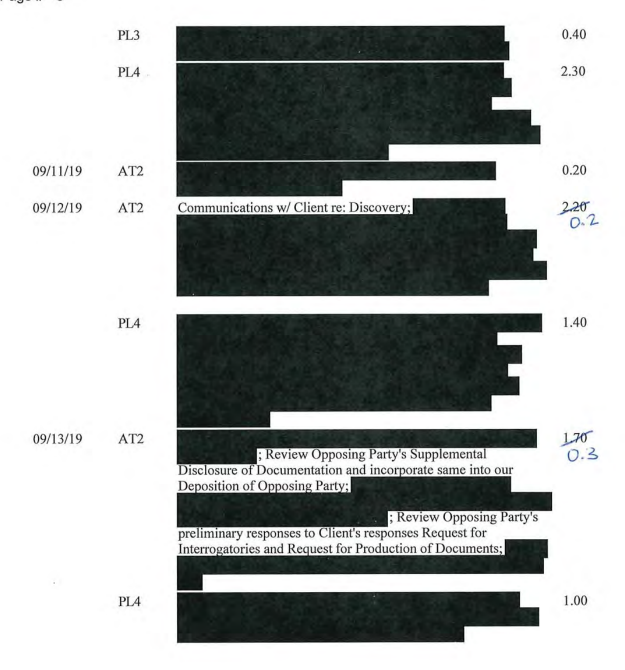
6252 South Rainbow Blvd. Suite 100 Las Vegas, Nevada 89118 Telephone (702) 222-4021 Facsimile (702) 248-9750 September 15, 2019 Statement # 31289 Due Upon Receipt



Law Firm



Law Firm



The

ABRAMS & MAYO

Law Firm

09/15/19	AT2	2						1.30
Total of	15.60	AT2	Attorney Mayo's	Hours @	\$475.00	/E	\$7,410	.00
Total of	0.70	PL3	Paralegal D. Schoen's	Hours @	\$195.00	-	\$136.50	
Total of	15.40	PL4	Paralegal J. Schoen's	Hours @	\$195.00	=	\$3,003	.00
					Total for	Service	s	\$10,549.50
Case	Costs							
	Special	Courie	r Service - Invoice Copy	Attached	\$20.0	0		
	Special	Courie	r Service - Invoice Copy	Attached	\$8.00	0		
	E-Filing	Fee			\$3.50	O		
	E-Filing	200			\$3.50)		
	E-Filing	Fee			\$3.50	0		
					Total for	Costs		\$38.50
Balan	ce from	Last S	tatement Before any Pa	yments				\$1,251.00
Paym	ents Fro	m Tru	st Account On and/or S	ince Last St	atement		-	\$1,251.00
Total	Fees and	l Costs	on This Statement					\$10,588.00
			t Account on This State	ment			A	\$5,000.00
Unpai	id Accou	ints Re	ceivable Balance as of T	This Stateme	ent			\$5,588.00
			num Trust Account Bal clude the following amo			5,000.00 nt		\$5,000.00
			I	OTAL BA	LANCE DU	UE NO	w	\$10,588.00

The

ABRAMS & MAYO

Law Firm

Recent Activity in Trust Account		Balance Forward	
09/11/19	Payment by Credit Card on File - Thank You.	\$6,251.00	
	Payment on A/R Balance - Thank You.		\$1,251.00
09/15/19	Payment for invoice: 31289		\$5,000.00
Your remai	ning Trust Account Balance is	\$0.00	



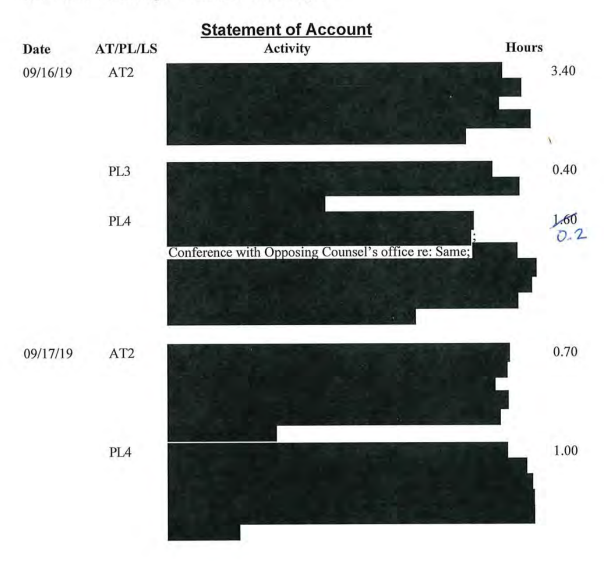
Law Firm

Mr. Adam Solinger 8008 W. Radigan Avenue Las Vegas, Nevada 89131

RE: Adam M. Solinger v. Chalese M. Solinger

Jennifer V. Abrams, Esq. Vincent Mayo, Esq.

6252 South Rainbow Blvd. Suite 100 Las Vegas, Nevada 89118 Telephone (702) 222-4021 Facsimile (702) 248-9750 September 30, 2019 Statement # 31361 **Due Upon Receipt**



The ABRAMS & MAYO

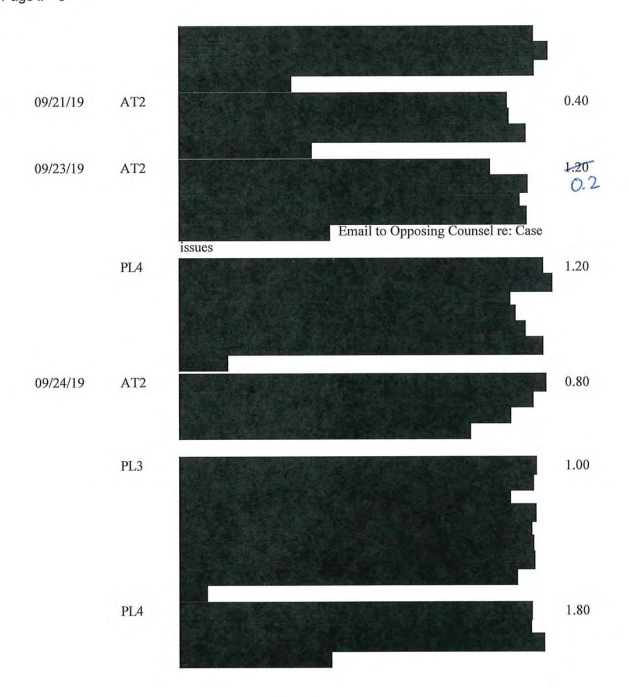
Law Firm September 30, 2019 Statement # 31361 Page# 2 0.40 09/18/19 AT2 PL4 1.00 09/19/19 0.80 PL3 PL4 0.20 3.10 09/20/19 AT2 0.2 Meeting w/ Client and Paralegal J. Schoen re: Discovery ahead of trial PL3 0.30 4.00 PL4

The

ABRAMS & MAYO

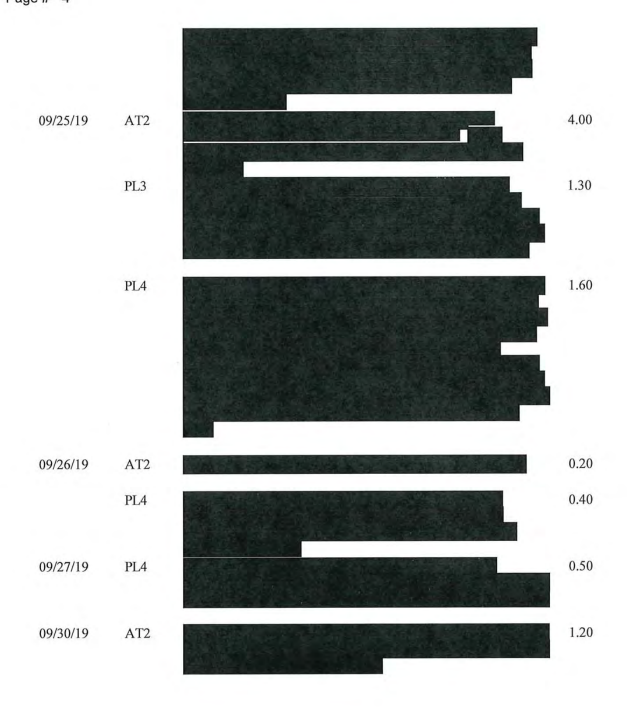
Law Firm

September 30, 2019 Statement # 31361 Page # 3



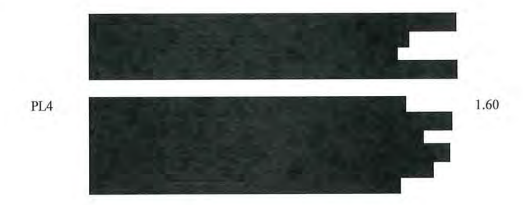
Law Firm

September 30, 2019 Statement # 31361 Page # 4



Law Firm

September 30, 2019 Statement # 31361 Page # 5



Total of	15.40	AT2	Attorney Mayo's	Hours @	\$475.00	=	\$7,315.00	
Total of	3.80	PL3	Paralegal D. Schoen's	Hours @	\$195.00	=	\$741.00	
Total of	14.90	PL4	Paralegal J. Schoen's	Hours @	\$195.00	=	\$2,905.50	

Total fo	r Services	\$10,961.50
Total lo	I Services	DIU,701.30

Case Costs

Court Reporting Service (Invoice Copy Attached)	\$199.00
Special Process Service - Invoice Copy Attached	\$70.00
Witness Fee - Joshua Lloyd	\$25.00
Witness Fee - Linda Overbey	\$25.00
Witness Fee - German Sanchez	\$25.00
Special Process Service - Invoice Copy Attached	\$45.00
Special Courier Service - Invoice Copy Attached	\$29.00
Special Courier Service - Invoice Copy Attached	\$29.00
Special Process Service - Invoice Copy Attached	\$20.00
Special Process Service - Invoice Copy Attached	\$70.00

Law Firm

September 30, 2019 Statement # 31361 Page # 6

	Sunshine Valley Pediatrics - Records	\$76.20		
	Court Reporting Service (Invoice Copy Attached)	\$1,576.95		
	Special Process Service - Invoice Copy Attached	\$167.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
		Total for Costs		\$2,392.65
Balan	ce from Last Statement Before any Payments			\$5,588.00
Paym	ents From Trust Account On and/or Since Last S	tatement	•	\$5,588.00
Total	Fees and Costs on This Statement			\$13,354.15
Paym	ents from Trust Account on This Statement		-	\$5,000.00
Unpai	id Accounts Receivable Balance as of This Statem	nent		\$8,354.15
Your	required minimum Trust Account Balance at this	s time is \$5,000.00		
	fore, please include the following amount in your			\$5,000.00
	TOTAL BA	ALANCE DUE NOW		\$13,354.15

Recent Activity in Trust Account
09/24/19 Payment by Credit Card on File - Thank You.

Balance Forward

\$10,588.00

Law Firm

September 30, 2019 Statement # 31361 Page # 7

Payment on A/R Balance - Thank You.

\$5,588.00

09/30/19 Payment for invoice: 31361

\$5,000.00

Your remaining Trust Account Balance is

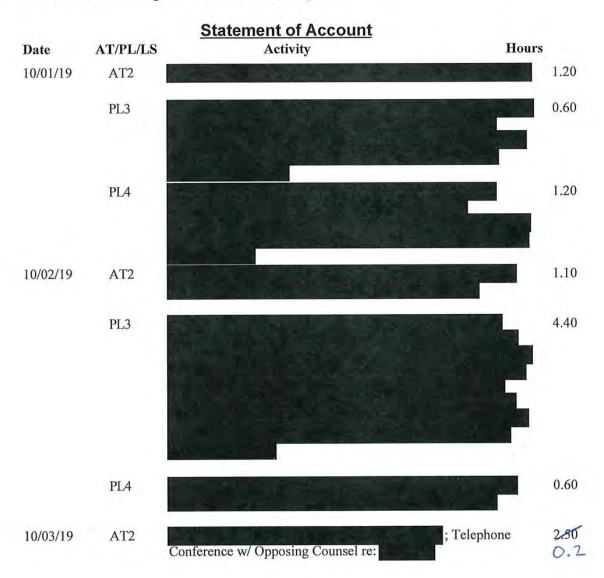
\$0.00



Mr. Adam Solinger 8008 W. Radigan Avenue Las Vegas, Nevada 89131 Jennifer V. Abrams, Esq. Vincent Mayo, Esq.

6252 South Rainbow Blvd. Suite 100 Las Vegas, Nevada 89118 Telephone (702) 222-4021 Facsimile (702) 248-9750 October 15, 2019 Statement # 31392 **Due Upon Receipt**

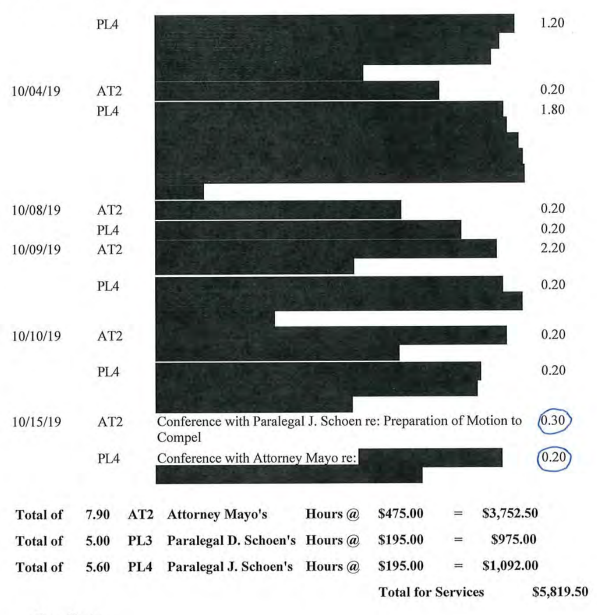
RE: Adam M. Solinger v. Chalese M. Solinger



The

Law Firm

October 15, 2019 Statement # 31392 Page # 2



Case Costs

Special Courier Service - Invoice Copy Attached

\$26.00

Law Firm

October 15, 2019 Statement # 31392 Page# 3

Special Courier Service - Invoice Copy Attached	\$18.00		
Courier Service	\$15.00		
E-Filing Fee	\$3.50		
E-Filing Fee	\$3.50		
	Total for Costs		\$66.00
Balance from Last Statement Before any Payments			\$8,354.15
Payments From Trust Account On and/or Since Last S	tatement	7	\$8,354.15
Total Fees and Costs on This Statement			\$5,885.50
Payments from Trust Account on This Statement			\$5,000.00

Unpaid Accounts Receivable Balance as of This Statement Your required minimum Trust Account Balance at this time is \$5,000.00 \$5,000.00 Therefore, please include the following amount in your next payment

> TOTAL BALANCE DUE NOW \$5,885.50

Recent A	ctivity in Trust Account	Balance Forward	
10/11/19	Payment by Credit Card on File - Thank You.	\$13,354.15	
	Payment on A/R Balance - Thank You.		\$8,354.15
10/15/19	Payment for invoice: 31392		\$5,000.00
Vous remai	ning Trust Account Balance is	\$0.00	

\$885.50



Mr. Adam Solinger 8008 W. Radigan Avenue Las Vegas, Nevada 89131 Jennifer V. Abrams, Esq. Vincent Mayo, Esq.

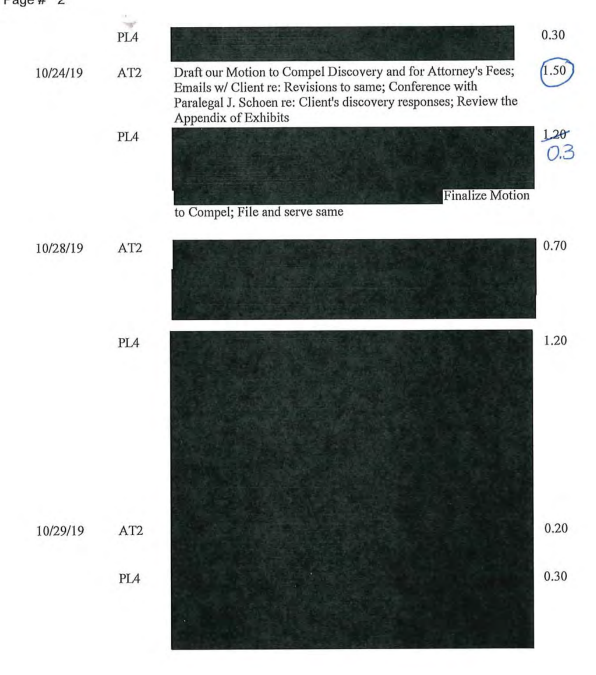
6252 South Rainbow Blvd. Suite 100 Las Vegas, Nevada 89118 Telephone (702) 222-4021 Facsimile (702) 248-9750 October 31, 2019 Statement # 31490

Due Upon Receipt

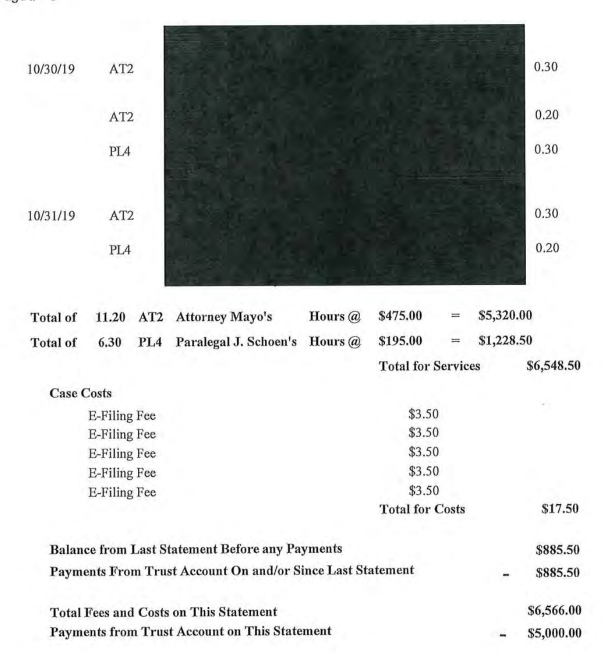
RE: Adam M. Solinger v. Chalese M. Solinger

Date	AT/PL/LS	Statement of Account Activity	Hours	
10/16/19	AT2		100 31 10	0.70
10/17/19	PL4			1.00
10/18/19	AT2			0.40
	PL4			0.60
10/21/19	AT2			3.70
	PL4	E-mail Attorney Mayo re: Discovery Responses	1.00	0.20
10/22/19	AT2		1	2.10
	PL4	Motion to Compel	Begin drafting	1.00
10/23/19	AT2			1.10

October 31, 2019 Statement # 31490 Page # 2



October 31, 2019 Statement # 31490 Page # 3



Law Firm

October 31, 2019 Statement # 31490 Page # 4

Unpaid Accounts Receivable Balance as of This Statement

\$1,566.00

Your required minimum Trust Account Balance at this time is \$5,000.00 Therefore, please include the following amount in your next payment

\$5,000.00

TOTAL BALANCE DUE NOW

\$6,566.00

Recent Activity in Trust Account

Balance Forward

10/24/19

Payment by Credit Card on File - Thank You.

\$5,885.50

Payment on A/R Balance - Thank You.

\$885.50

10/31/19 Payment for invoice: 31490

\$5,000.00

Your remaining Trust Account Balance is

\$0.00



Mr. Adam Solinger 8008 W. Radigan Avenue Las Vegas, Nevada 89131

RE: Adam M. Solinger v. Chalese M. Solinger

Jennifer V. Abrams, Esq. Vincent Mayo, Esq.

6252 South Rainbow Blvd. Suite 100 Las Vegas, Nevada 89118 Telephone (702) 222-4021 Facsimile (702) 248-9750 November 15, 2019 Statement # 31561 Due Upon Receipt

Date	AT/PL/LS	Statement of Account Activity	Hours
11/01/19	AT2		0.30
11/04/19	AT2		0.40
	PL4		1.40
11/05/19	AT2		0.40
	PL4		3.20
11/06/19	AT2		3.10

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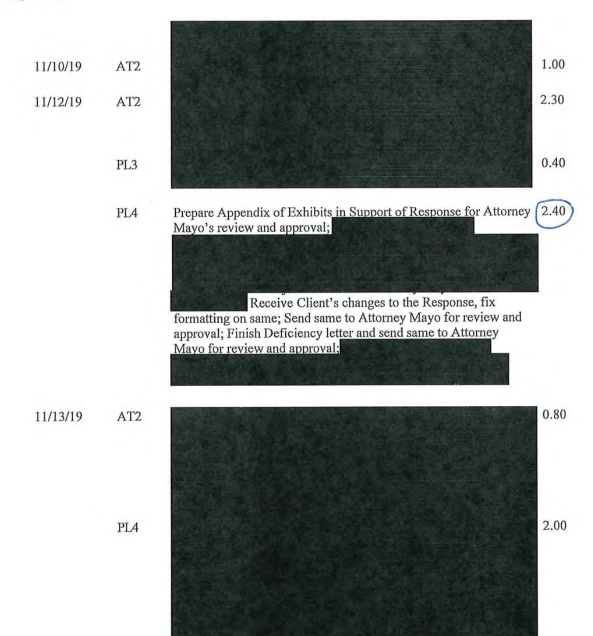
November 15, 2019 Statement # 31561 Page # 2



PL4 Review Supplemental Responses to Interrogatories and Supplemental Responses to Requests for Production of Documents; Prepare Deficiency letter for same; Review Opposition and Disclosures;

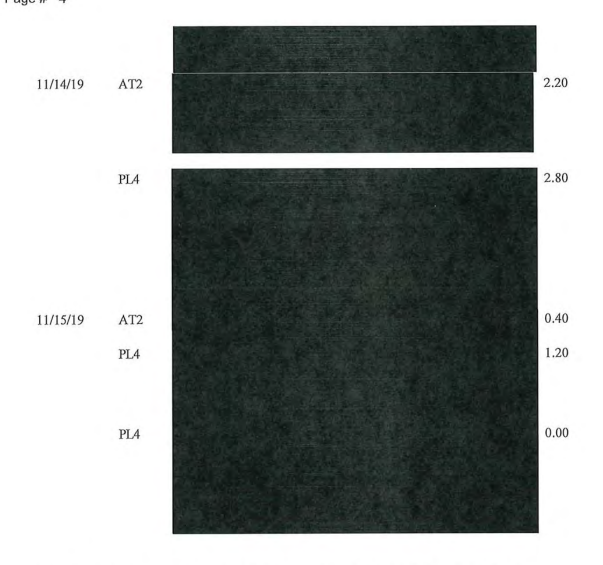
Finish prepare Response in Support of Motion, locate all documents to support statements and prepare exhibits; Pass Response and

November 15, 2019 Statement # 31561



The

Law Firm



Total of	12.10	AT2	Attorney Mayo's	Hours @	\$475.00	=	\$5,747.50
Total of	0.80	PL3	Paralegal D. Schoen's	Hours @	\$195.00	=	\$156.00
Total of	19.70	PL4	Paralegal J. Schoen's	Hours @	\$195.00	=	\$3,841.50

The

Law Firm

	Total for Services		\$9,745.00
Case Costs			
Deposition Transcript - Invoice Copy Attached	\$649.55		
Special Process Service - Invoice Copy Attached	\$45.00		
Special Process Service - Invoice Copy Attached	\$150.00		
E-Filing Fee	\$3.50		
	Total for Costs		\$876.05
Balance from Last Statement Before any Payments			\$1,566.00
Payments From Trust Account On and/or Since Last S	tatement		\$1,566.00
Total Fees and Costs on This Statement			\$10,621.05
Payments from Trust Account on This Statement		-	\$5,000.00
Unpaid Accounts Receivable Balance as of This Statem	ent		\$5,621.05
Your required minimum Trust Account Balance at this			** *** **
Therefore, please include the following amount in your	next payment		\$5,000.00
TOTAL BA	LANCE DUE NOW		\$10,621.05

Law Firm

Recent A	ectivity in Trust Account	Balance Forward	
11/13/19	Payment by Credit Card on File - Thank You.	\$6,566.00	
	Payment on A/R Balance - Thank You.		\$1,566.00
11/15/19	Payment for invoice: 31561		\$5,000.00
Your remai	ning Trust Account Balance is	\$0.00	



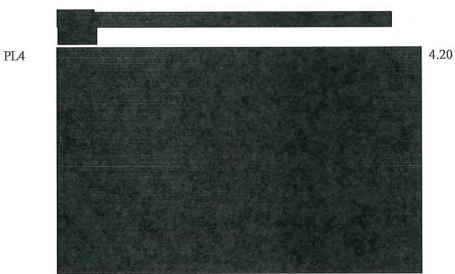
Mr. Adam Solinger 8008 W. Radigan Avenue Las Vegas, Nevada 89131 Jennifer V. Abrams, Esq. Vincent Mayo, Esq.

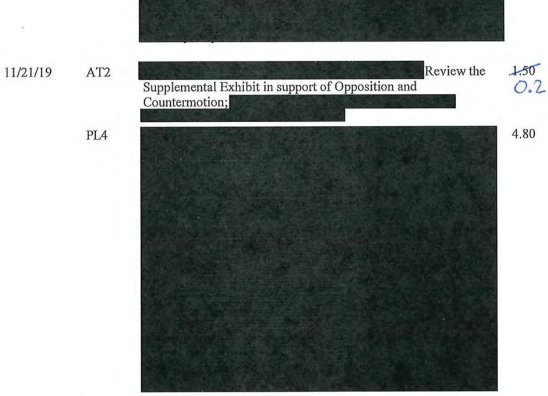
6252 South Rainbow Blvd. Suite 100 Las Vegas, Nevada 89118 Telephone (702) 222-4021 Facsimile (702) 248-9750 November 30, 2019 Statement # 31631 Due Upon Receipt

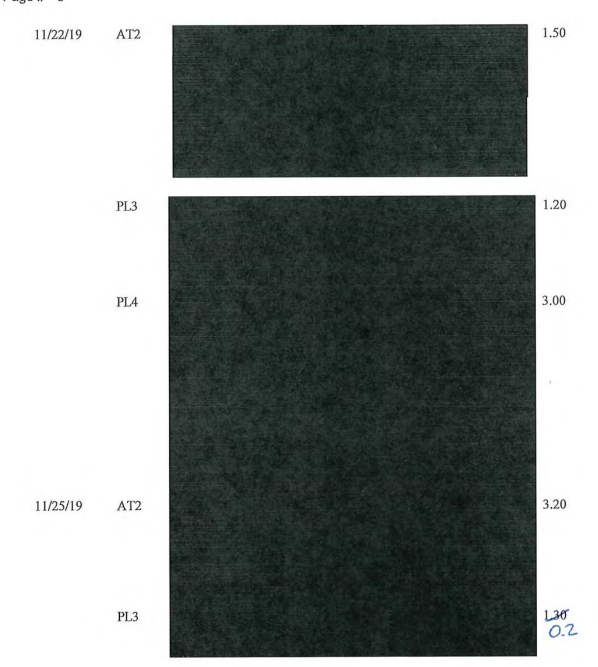
RE: Adam M. Solinger v. Chalese M. Solinger

Date	AT/PL/LS	Statement of Account Activity	ours
11/18/19	PL4		1.20
11/19/19	AT2		1.10
	PL4		1.30
11/20/19	AT2	Finalize the discovery deficiency letter to Opposing Counsel; Telephone Conference w/ Client re: Remaining potential discovery;	150

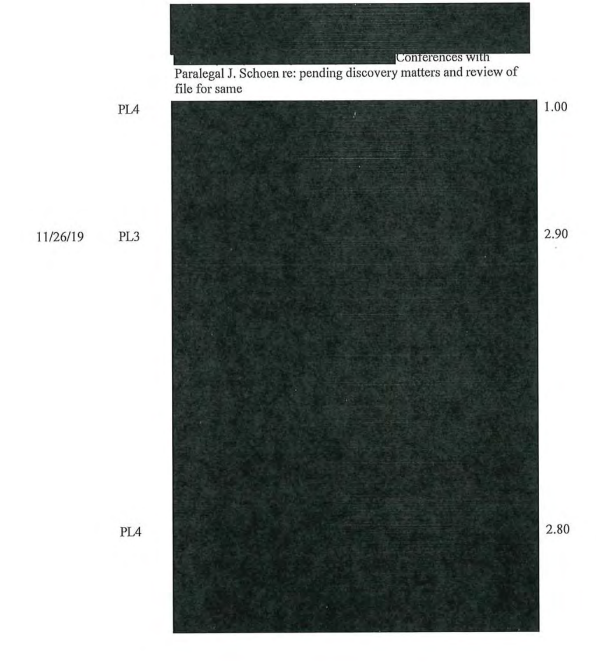
Law Firm

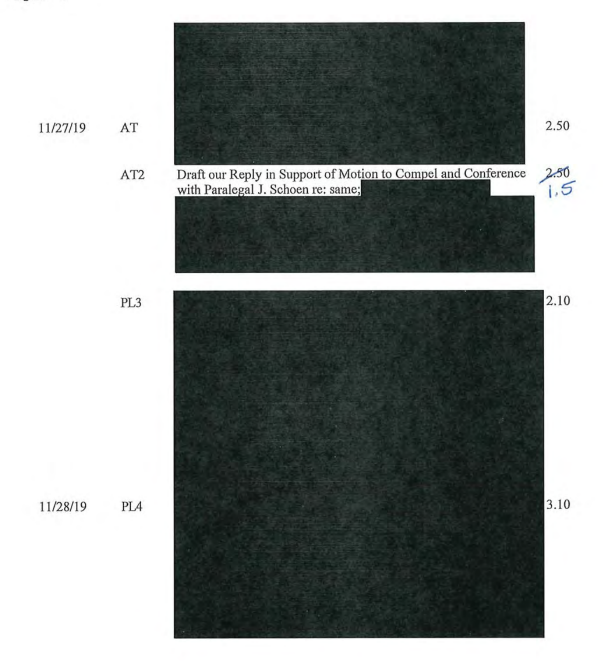






Law Firm





Law Firm



Total of	2.50	AT	Attorney Abrams'	Hours @	\$500.00	=	\$1,250.00
Total of	11.30	AT2	Attorney Mayo's	Hours @	\$475.00	=	\$5,367.50
Total of	7.50	PL3	Paralegal D. Schoen's	Hours @	\$195.00	=	\$1,462.50
Total of	21.40	PL4	Paralegal J. Schoen's	Hours @	\$195.00	=	\$4,173.00

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•	0818		
	Special Process Service - Invoice Copy Attached	\$0.00	
	Court Reporting Service (Invoice Copy Attached)	\$220.00	
	Witness Fee - Carmen Disavio-Watson	\$25.00	
	Witness Fee (Deposition) - Carmen Disavio-Watson	\$25.00	
	Special Process Service - Invoice Copy Attached	\$120.00	
	Special Process Service - Invoice Copy Attached	\$70.00	
	Special Process Service - Invoice Copy Attached	\$80.00	
	Special Process Service - Invoice Copy Attached	\$75.00	
	Special Process Service - Invoice Copy Attached	\$75.00	
	Special Process Service - Invoice Copy Attached	\$75.00	
	Special Process Service - Invoice Copy Attached	\$75.00	
	Special Process Service - Invoice Copy Attached	\$75.00	
	E-Filing Fee	\$3.50	
	Courier Service	\$15.00	

-	Service &
Law	Firm

November 30, 2019 Statement # 31631

Page# 7

E-Filing Fee	\$3.50
E-Filing Fee	\$3.50
The state of the s	Link to a last country

Payments From Trust Account On and/or Since Last Statement

Total for Costs \$961.50

\$5,621.05

Balance from Last Statement Before any Payments \$5,621.05

\$13,214.50 Total Fees and Costs on This Statement Payments from Trust Account on This Statement \$5,000.00

\$8,214.50 Unpaid Accounts Receivable Balance as of This Statement

Your required minimum Trust Account Balance at this time is \$5,000.00 Therefore, please include the following amount in your next payment \$5,000.00

> TOTAL BALANCE DUE NOW \$13,214.50

Balance Forward Recent Activity in Trust Account 11/27/19 Payment by Credit Card on File - Thank You. \$10,621.05 \$5,621.05 Payment on A/R Balance - Thank You. \$5,000.00 11/30/19 Payment for invoice; 31631 \$0.00

Your remaining Trust Account Balance is

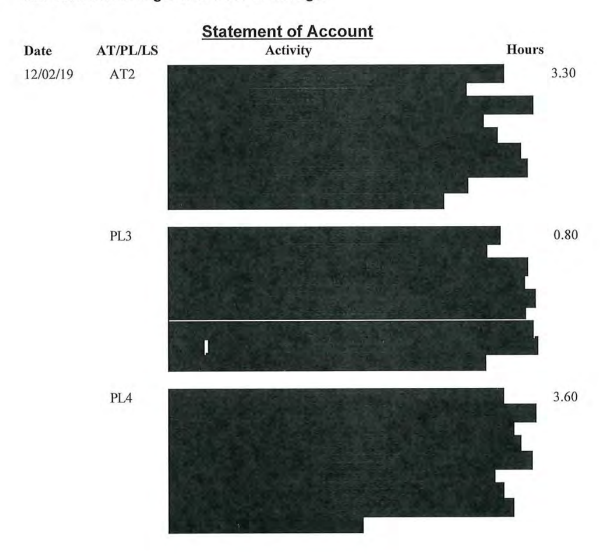


Mr. Adam Solinger 8008 W. Radigan Avenue Las Vegas, Nevada 89131

RE: Adam M. Solinger v. Chalese M. Solinger

Jennifer V. Abrams, Esq. Vincent Mayo, Esq.

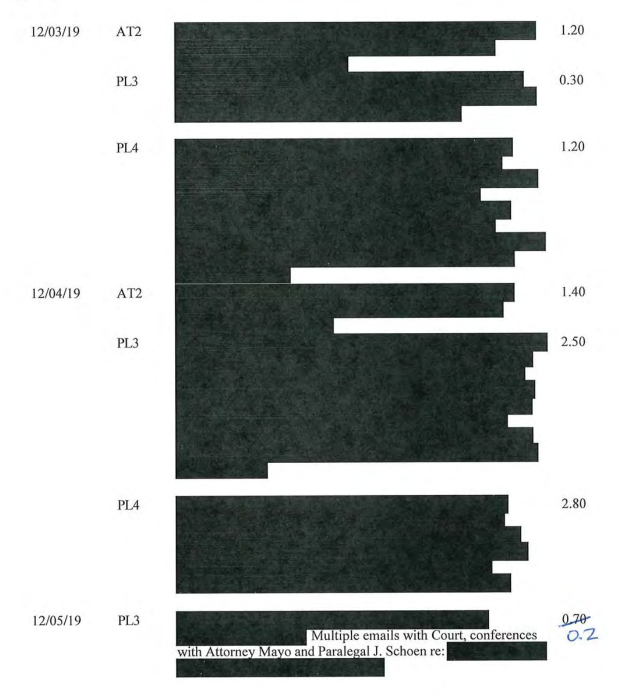
6252 South Rainbow Blvd. Suite 100 Las Vegas, Nevada 89118 Telephone (702) 222-4021 Facsimile (702) 248-9750 December 15, 2019 Statement # 31697 **Due Upon Receipt**



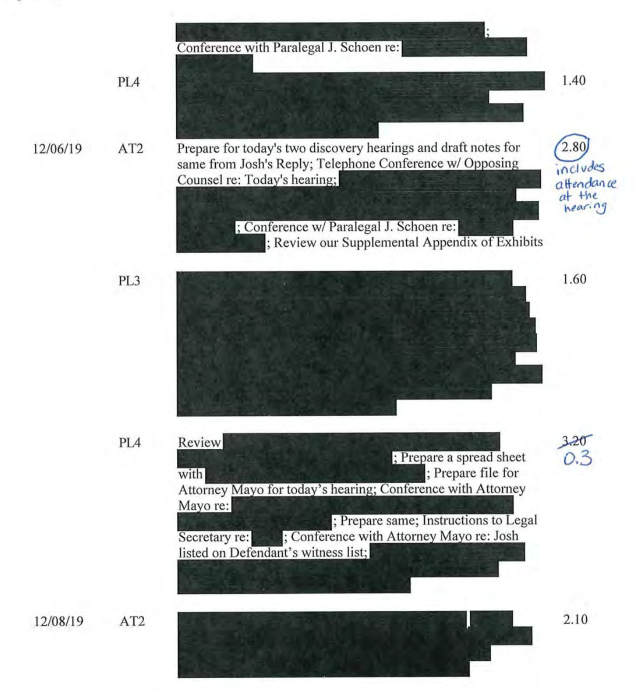
The

Law Firm

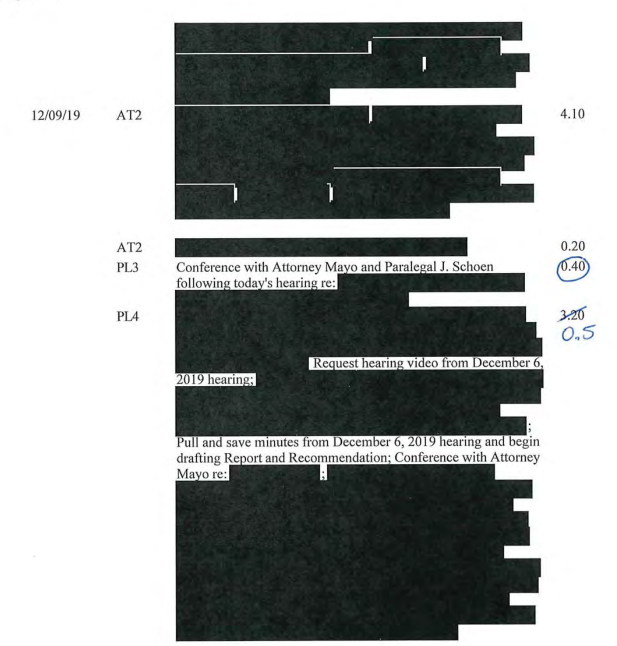
December 15, 2019 Statement # 31697



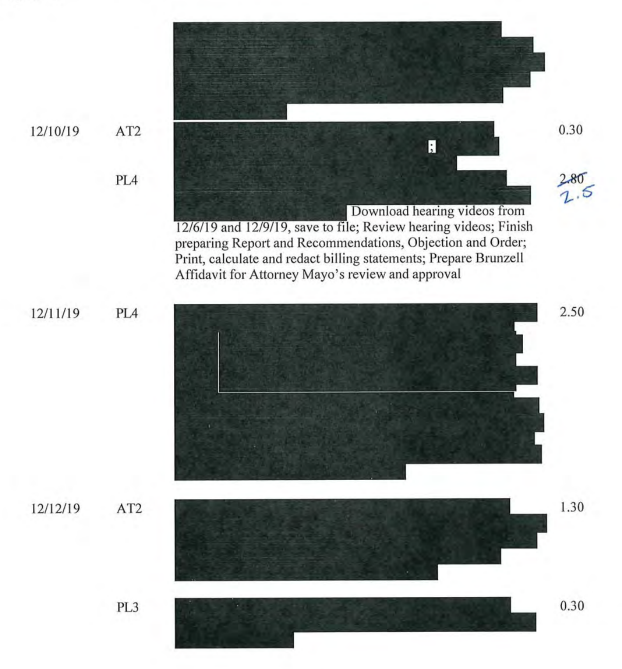
December 15, 2019 Statement # 31697



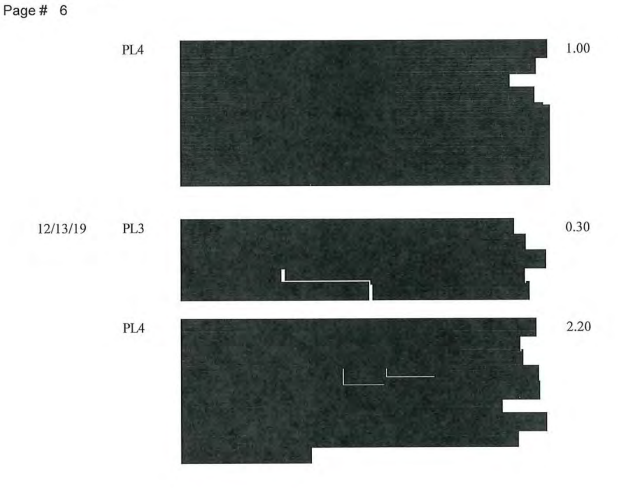
December 15, 2019 Statement # 31697



December 15, 2019 Statement # 31697



December 15, 2019 Statement # 31697



Total of	16.70	AT2	Attorney Mayo's	Hours @	\$475.00	=	\$7,932.50
Total of	6.90	PL3	Paralegal D. Schoen's	Hours @	\$195.00	=	\$1,345.50
Total of	23.90	PL4	Paralegal J. Schoen's	Hours @	\$195.00	=	\$4,660.50
					Total for Services \$13,938.50		

Case Costs

Special Process Service - Invoice Copy Attached \$90.00

Special Process Service - Invoice Copy Attached \$40.00

December 15, 2019 Statement # 31697

	Special Process Service - Invoice Copy Attached	\$45.00		
	Records Request - America First Federal Credit Union	\$72.57		
	Special Process Service - Invoice Copy Attached	\$120.00		
	Citibank - Records	\$37.50		
	Fidelity National Financial, Inc Invoices Attached	\$25.00		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
	Deposition Transcript - Invoice Copy Attached	\$256.25		
	Court Reporting Service (Invoice Copy Attached)	\$772.65		
	Courier Service	\$15.00		
	E-Filing Fee	\$3.50		
	E-Filing Fee	\$3.50		
		Total for Costs		\$1,501.97
Balar	ice from Last Statement Before any Payments			\$8,214.50
Payn	nents From Trust Account On and/or Since Last Sta	atement	į,	\$8,214.50
Total	Fees and Costs on This Statement			\$15,440.47
	nents from Trust Account on This Statement		-	\$5,000.00
				ΦΕ,000.00
Unpa	id Accounts Receivable Balance as of This Stateme	nt		\$10,440.47
	required minimum Trust Account Balance at this			and a state of
Ther	efore, please include the following amount in your	next payment		\$5,000.00

Law Firm

December 15, 2019 Statement # 31697 Page # 8

TOTAL BALANCE DUE NOW \$15,440.47

Recent Activity in Trust Account		Balance Forward	
12/10/19	Payment by Credit Card on File - Thank You.	\$13,214,50	
	Payment on A/R Balance - Thank You.		\$8,214.50
12/15/19	Payment for invoice: 31697		\$5,000.00
Vour remai	ning Trust Account Ralance is	\$0.00	

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Bruce I. Shapiro, Esq.

Nevada Bar No. 4050

Jack W. Fleeman, Esq.

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Email: Bruce@pecoslawgroup.com

Attorneys for Defendant

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Adam Michael Solinger,

Plaintiff,

vs.

14 Chalese Marie Solinger,

Defendant.

Case No. **D-19-582245-D**Dept No. **I**

BEFORE THE DISCOVERY COMMISSIONER

<u>DEFENDANT'S OBJECTION TO PLAINTIFF'S BRUNZELL AFFIDAVIT</u> FOR ATTORNEY'S FEES AND COSTS

COMES NOW Defendant Chalese Marie Solinger, by and through her attorneys, Bruce I. Shapiro, Esq. and Jack W. Fleeman, Esq., of the PECOS LAW GROUP and hereby files her Objection to Plaintiff's Brunzell Affidavit for Attorney's Fees and Costs in this matter.

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26 Solinger v. Solinger (D582245)

OBJ

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POINTS AND AUTHORITIES

When deciding to award attorney's fees in family law, the court should consider several factors, including a statute or a rule as a legal basis for attorney's fees as well as the factors set forth in *Brunzell v. Golden Gate National Bank*, 85 Nev. 345, 455 P.2d 31 (1969). *Miller v. Wilfong*, 121 Nev. 619, 119 P.3d 727 (2005). The *Brunzell* factors are as follows:

(1) the qualities of the advocate: his ability, his training, education, experience, professional standing and skill; (2) the character of the work to be done: its difficulty, its intricacy, its importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation; (3) the work actually performed by the lawyer: the skill, time and attention given to the work; (4) the result: whether the attorney was successful and what benefits were derived.

Brunzell, 85 Nev. at 349.

The fees requested by Adam in this case are excessive. Adam's counsel claims that nearly 20 hours were spent trying to obtain discovery responses and preparing the motion to compel. As further explained below, several of these entries are too heavily redacted to discern if they concern discovery at all, and several entries have both redacted and un-redacted portions, making it impossible to tell how long each task actually took.

With respect to the first *Brunzell* factor, counsel does not dispute that Mr. Mayo is experienced in family law. As to the second *Brunzell* factor, the court will note that Adam's motion to compel was fairly straightforward and consisted of

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Solinger v. Solinger (D582245)

OBJ

26 Solinger v. Solinger (D582245)

only about four pages of facts and argument, the remainder being caselaw and a *Brunzell* analysis, and three pages of affidavit.

With respect to the third *Brunzell* factor, the billing statements provided by counsel are so heavily redacted it is impossible to discern what work was done for discovery and what else was done. The court will note that the entire time for each block of tasks is crossed out and another number inserted. This appears, however, to be done after the fact, putting the accuracy of the actual time spent on discovery tasks, versus whatever redacted tasks were also included in each entry, into question.

Further, some entries have nothing to do with the discovery or motion to compel. For example, on September 9, 2019, there is a 0.2 charge from Mr. Mayo for "Telephone Conference w/ Opposing Counsel's office re: Disclosures." It is unclear if this telephone conference was in regard to discovery responses, or to another matter regarding disclosures. On September 12, 2019, there is a 0.2 charge from Mr. Mayo for "Communications w/ Client re: Discovery." Again, it is unclear if this has to do with outstanding responses or some other discovery matter.

On September 16, 2019, there is a 0.2 charge for "Conference with Opposing Counsel's office re: Same" with no explanation given as to what the conference was regarding. On September 20, 2019, there is a 0.2 charge from Mr. Mayo to meet with his client and his paralegal regarding discovery. On September 23, 2019, there is a 0.2 charge for "Email to Opposing Counsel re: Case issues."

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On October 3, 2019, there is a 0.2 charge for "Telephone Conference w/ Opposing counsel re: [redacted]." If counsel had to redact the subject of the telephone conference with Chalese's counsel, presumably it did not have to do with the motion to compel. On October 15, 2019, there is a 0.2 charge for "Conference with Attorney Mayo re: [redacted]." Again, it is impossible to verify any of these charges. It also appears some tasks have been double-charged – for example, on October 15, 2019, both Mr. Mayo and Ms. Schoen are billing for the same interoffice meeting with each other.

On November 12, 2019, there is a 2.40 hour charge for Ms. Schon to prepare exhibits to a reply, but a large portion of the entry is redacted. Were the entire 2.40 hours spent on this task or something else? Similarly, on December 6, 2019, there is a 2.80 entry from Mr. Mayo for preparing for the "two discovery hearings" and preparing "notes for same from Josh's Reply" with a large part of the entry redacted. Chalese should not be on the hook for charges related to a motion for a protective order filed by a third party which had nothing to do with discovery responses.

Finally, regarding the fourth *Brunzell* factor, while Adam's motion to compel was granted, he was also ordered to pay Chalese fees at the same hearing for his counsel's failure to appear at a deposition he noticed.

Attorney's fees "are not recoverable absent a statute, rule or contractual provision to the contrary." *Rowland v. Lepire*, 99 Nev. 308, 315 (1983). In his

Solinger v. Solinger (D582245)

OBJ

motion, Adam argues that he is entitled to fees pursuant to NRCP 37(5), EDCR 5.602, NRS 18.010, and EDCR 7.60. Adam is not entitled to fees under NRCP 37(5), EDCR 5.602, NRS 18.010, and EDCR 7.60. Adam did not elaborate in his motion as to why he was entitled to fees under any of these rules and statutes. Chalese detailed her justification for her late responses in her opposition, and did provide more detailed responses before the hearing. Her actions were in no means designed to cause delay or were in bad faith. OBJ Solinger v. Solinger (D582245)

This Court should exercise its discretion to not award fees. Chalese earns less than \$1,500.00 per month to Adam's \$10,000+ per month. Adam was ordered to pay temporary support at the last hearing in front of Judge Moss but has filed a motion to reconsider and has not done so. Adam was also ordered to pay Chalese \$10,000.00 in attorney's fees pursuant to *Sargeant v. Sargeant* but has, again, failed to do so. Chalese has no means by which to pay fees in this case, and Adam is the only one with access to nearly all community income and funds. An award of fees in this case is inequitable. Chalese, therefore, respectfully requests this Court deny an award of fees to Adam.

DATED this Ordinary, 2020.

PECOS LAW GROUP

Bruce I. Shapiro, Esq. Nevada Bar No. 4050

Jack W. Fleeman, Esq.

Nevada Bar No. 10584

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(702) 388-1851

Attorneys for Defendant

Solinger v. Solinger (D582245)

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CERTIFICATE OF SERVICE

2	Pursuant to NRCP 5(b),	I hereby certify that I am an employe	e of PECOS
3	LAW GROUP, and that on this _	and day of January	, 20 <u>20</u> I
4		ENDANT'S OBJECTION TO PLA	INTIFF'S
5	BRUNZELL AFFIDAVIT F	OR ATTORNEY'S FEES AND COS	TS, on the
6	following by placing a true cop	by thereof enclosed in a sealed envelope	, addressed
7	as follows:		
	☐ By placing same to	be deposited for mailing in the United	States Mail,
8	in a sealed envelope upon which first class postage was prepaid in Las Vegas		
9	Nevada: and/or		
10	Pursuant to NEFCE	8 9, by mandatory electronic service	through the
11	Eighth Judicial District Court's	electronic filing system: and/or	
12	Pursuant to EDCR 7.	26, to be sent via facsimile and/or email	; and/or
13	☐ To be hand-deliver	ed to the attorneys listed below at	the address
14	indicated below:		
15	Vincent Mayo	VMGroup@TheAbramsLawFirm.com	
16	admin email	email@pecoslawgroup.com	
17	Jack Fleeman	jack@pecoslawgroup.com	
18	Amy Robinson	amy@pecoslawgroup.com	
19	Angela Romero	angela@pecoslawgroup.com	
20	Bruce Shapiro	bruce@pecoslawgroup.com	
21	1, 11, 12, 11, 11, 11, 11, 11, 11, 11, 1	10	
22		MR	
23		ANGELA ROMERO	
24		An employee of Pecos Law Group	
25			
26	Solinger v. Solinger (D582245)	7	ОВЈ

Electronically Filed 1/3/2020 3:46 PM Steven D. Grierson CLERK OF THE COURT 1 **OPP** Bruce I. Shapiro, Esq. Nevada Bar No. 004050 Jack W. Fleeman, Esq. Nevada Bar No. 010584 PECOS LAW GROUP 8925 South Pecos Road, Suite 14A 5 Henderson, Nevada 89074 Telephone: (702) 388-1851 6 Facsimile: (702) 388-7406 Email: Bruce@pecoslawgroup.com 7 8 **DISTRICT COURT** CLARK COUNTY, NEVADA 9 10 Adam Michael Solinger, Case No. D-19-582245-D 11 Dept No. I Plaintiff, 12 Hearing Date: February 24, 2020 13 VS. Hearing Time: 9:30 a.m. 14 Chalese Marie Solinger, 15 Defendant. 16 17 OPPOSITION TO PLAINTIFF'S MOTION FOR RECONSIDERATION OF THE 18 COURT'S DECEMBER 9, 2019 DECISION; FOR PROOF OF CHALESE'S AUTO INSURANCE FOR THE LAST YEAR; AND RELATED RELIEF; 19 AND 20 COUNTERMOTION TO RESTORE JOINT PHYSICAL CUSTODY AND FOR 21 ATTORNEY'S FEES 22 COMES NOW Defendant Chalese Marie Solinger ("Chalese") by and 23 through her attorneys, Bruce I. Shapiro, Esq. and Jack W. Fleeman, Esq. of 24 PECOS LAW GROUP, and respectfully submits her Opposition to Plaintiff's Motion 25 26 for Reconsideration of the Court's December 9, 2019 Decision; for Proof of

Solinger v. Solinger (D-19-582245-D)

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Chalese's Auto Insurance for the Last Year; and Related Relief and Countermotion to Restore Joint Physical Custody and for Attorney's Fees and respectfully requests that this court enter orders granting her the following relief:

- 1. Denying Plaintiff's Motion for Reconsideration of the Court's December 9, 2019 Decision; for Proof of Chalese's Auto Insurance for the Las Year; and Related Relief;
- 2. Modifying the temporary custodial timeshare to restore joint physical custody to the parties;
 - 3. Awarding Defendant her attorney's fees; and
- 4. Awarding Defendant such other and further relief as this court deems just and proper in the premises.

Defendant's opposition and countermotion is made and based upon all the papers and pleadings on file herein, the attached Points and Authorities, and any other evidence and argument as may be adduced at the hearing of this matter.

DATED this _\(\frac{\sqrt{2}}{\sqrt{2}}\) day of January, 2020.

PECOS LAW GROUP

Bruce I. Shapiro, Esq. Nevada Bar No. 004050

Jack W. Fleeman, Esq.

Nevada Bar No. 010584

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8925 South Pecos Road, Suite 14A

Henderson, Nevada 89074

Attorneys for Defendant

Solinger v. Solinger (D-19-582245-D)

ii

POINTS AND AUTHORITIES

I. SUMMARY OF OPPOSITION

The parties briefed the issues in-depth and agreed to limited argument relating to the issues set forth in Adam's motion. Unsatisfied with the result, yet failing to identify any mistake or abuse of discretion, Adam essentially asks for a "do-over." Adam has unlimited resources. Adam's request for a do-over is consistent with Adam's bullying and harassment of Chalese and his attempts to win primary custody by outspending her and until she relents to his demands.

Adam concedes in his motion, reconsideration is not appropriate unless "substantially different evidence is subsequently introduced, or the decision is clearly erroneous." *Masonry and Title Contractors v. Jolley, Urga & Wirth*, 113 Nev. 737, 941 P.2d 486 (1997). Neither of those factors are present here and reconsideration is not warranted. Adam's motion should be denied and Chalese should be awarded 100% of her fees for defending this frivolous motion.

II. BRIEF FACTUAL BACKGROUND

Plaintiff Adam Solinger ("Adam") and Defendant Chalese Solinger ("Chalese") were married May 12, 2012 and have two children: Michael Adam Solinger ("Michael"), born June 16, 2015 and Marie Leona Solinger ("Marie"), born August 28, 2017.

Solinger v. Solinger (D-19-582245-D)

Opposition & Countermotion

A recurring theme in this case is Adam's perceived superiority over Chalese when it comes to parenting. During the parties' marriage, Chalese provided nearly all of the child-rearing, supporting Adam so he could establish his career as an attorney. During marriage, Adam performed virtually no parenting during the parties' marriage and admits that was the "division of labor." While Chalese provided nearly all of the parenting duties during the parties' marriage, Adam started an adulterous affair with his girlfriend, Jessica, and started making allegations about Chalese's parenting, in order to displace Chalese in favor of Jessica.

As is evidenced by Adam's motion, he believes that his opinions as to Chalese's "horrible judgment and reckless behavior" are true because Adam says they are true. Adam did not attend a single speech therapy session with Michael prior to the separation. Adam refused to pay support to Chalese absent a court order and insisted she get a job, and now accuses her of "refusing" to take Michael to speech therapy because she cannot get Michael across town with her work schedule. What's more – Adam believes Chalese is not working *enough*.

Adam makes several other allegations against Chalese, none of which are "provable" as he claims. As to her driving speed, this is a hearsay claim made by Adam's private detective, whose credibility is in question. The investigator testified in his deposition that he did not have any official tools to measure speed

Solinger v. Solinger (D-19-582245-D)

Solinger v. Solinger (D-19-582245-D)

Opposition & Countermotion

but that he measured speed by matching it — meaning the private investigator "knew" Chalese was driving 100 miles per hour because he claims he was driving 100 miles per hour, which is concerning.

Adam then claims Chalese drove the children when on medication, yet he filed a motion for order to show cause against Chalese for having someone else drive the children when on medication. Further, the medication in question is a commonly prescribed anti-anxiety medication, not some sort of heavy narcotic. Adam has zero evidence that Chalese ever did "drugs" or drank while caring for the parties' children.

Adam's other allegations, which have been argued to this court *ad nauseum* over the last several months, show why a custody evaluation was needed. Adam has no respect for Chalese as a parent and believes it is best for his girlfriend to spend more time with the children than their mother. Adam is interested only in punishing Chalese, not in developing a healthy co-parenting relationship with her.

Adam's attitude towards Chalese, her rights to their children, and his coparenting relationship with her, are enough to merit a child custody evaluation. In addition, however, to these facts — which Adam now downplays — is that Adam testified in his deposition he believes Chalese is mentally ill and nothing short of "several years of psychotherapy" would convince him that she should have joint

custody of the children. It is clear that Adam intends to alienate the children from Chalese and deny Chalese any meaningful relationship with the children.

If Adam truly believed Chalese to be mentally ill, reason has it that he would want a custody evaluation done so her "mental illness" could be discovered and treated. It appears, however, that Adam lied in his deposition about why he does not believe Chalese deserves to have more than a few hours per week with the children, and is now worried that the evaluation will uncover that.

There is not a single downside to having an expert evaluate the parties and children in his drawn-out, highly contentious case. A neutral third-party expert can identify any issues with both of the parties and offer solutions to fix them. Instead, Adam would prefer that the court take his allegations against Chalese at face value without an expert's opinion as to his own co-parenting issues.

Adam now believes that a "brief focused assessment" would be more appropriate. Notably, this is the first time Adam brings this up. Further, a brief focused assessment of *Chalese* would not address Adam's narcissistic opinion that he is a better parent than Chalese because he has more money and a different parenting style. It would also not address Adam's intent to replace Chalese as the children's mother with Jessica.

As for spousal support, Chalese has stated that she works as many hours as she can, and the court even noted at the hearing that most hairdressers only work

Solinger v. Solinger (D-19-582245-D)

Solinger v. Solinger (D-19-582245-D)

Opposition & Countermotion

part-time. Chalese has not ever had to work to support herself before now and Adam apparently expects her to earn over the median income for Las Vegas with less than one year's experience as a hairdresser.

Adam makes much of the fact that Chalese's ex-boyfriend's father is on the title to her home. Notwithstanding the fact that Adam placed his girlfriend on title to the home that his father bought for him, Chalese is not receiving any financial assistance from her ex-boyfriend's father. Further, the court should note that Adam does not include Jessica's contribution to his monthly expenses. Both Jessica and her daughter live with Adam. Jessica testified at her deposition that she pays the water bill, the sewer bill, and the garbage bill. While Jessica could not say how much per month she contributes, it appears to be under \$300.00 per month. Adam apparently has no problem supporting his new girlfriend and her teenage daughter, but is vehemently opposed to assisting his wife financially.

Additionally, Adam has access to a credit card paid off every month by his father, and his father purchased Adam a \$600,000.00 home to live in. While Adam claims his father has "cut him off" financially, Adam has admitted in prior pleadings that this was done to avoid contributing to Chalese. Adam's father continues to subsidize the home he bought for Adam and Adam has unlimited use of his father's credit card each month.

1 As for attorney's fees, Adam has had the entirety of his fees paid by his 2 3 4 5 7 8 9 10 11 12

father, and earns more than five times as much as Chalese, so it is unclear why he argues he should not have to contribute to Chalese's fees because she received a loan from her mother. He also, incredibly, chastises Chalese for putting a down payment on a new home. Chalese does not have a parent to buy a home for her. Adam also accuses Chalese, who earns less than \$1,500.00 per month, of not being "conservative" with money while also arguing he cannot afford to pay \$1,500.00 per month in spousal support on a six-figure salary. As for auto insurance, this issue is not properly before the court on a motion for reconsideration. Chalese has not even had her vehicle for a full year and her mother provides her with auto insurance.

III. **LEGAL ARGUMENT**

RECONSIDERATION IS NOT WARRANTED

As stated by Adam in his motion, reconsideration is not appropriate unless "substantially different evidence is subsequently introduced, or the decision is clearly erroneous." Masonry and Title Contractors v. Jolley, Urga & Wirth, 113 Nev. 737, 941 P.2d 486 (1997). Neither of those factors are present here and reconsideration is not warranted.

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Solinger v. Solinger (D-19-582245-D) 25

1. A Child Custody Evaluation Is Needed.

As for the child custody evaluation, Adam has argued that Chalese has a mental illness and issues with drugs and alcohol. Now Adam believes that Chalese should be denied joint custody because she of her "recklessness." Adam has opposed a child custody evaluation, but now argues that Chalese should undergo a "brief focused assessment focusing on Chalese's mental health[.]" it is not clear what this "limited" assessment would entail, but Adam certainly contemplates that it would not address his issues.

Further, while Adam now requests a limited assessment, Adam fails to mention that when asked about such an assessment at his deposition, he testified:

Q: So are there any conditions that she could satisfy you, that you would be comfortable her having joint custody?

A: No.

O: Ever?

A: Not at this time.

O: When?

A: I mean, I think with several years of psychotherapy, because she's frankly right at the age where I'm concerned about late-onset mental illness and whether this is a manifestation of that, the drugs, or what. But the kids don't really have a good safety mechanism to call me and be safe.

Q: Well, do you believe that she suffers from any mental illness?

A: I believe that - well, I mean, I'm not a psychiatrist. I'm not a psychologist. So I don't know what she suffers from.

Q: Well, why haven't you asked that she be evaluated?

| Solinger v. Solinger (D-19-582245-D)

Opposition & Countermotion

A: Number one, I didn't know that that was a possibility, as far as a mental health evaluation. But, number two, because as of right now, even a mental health evaluation would not assuage my concerns. Time, treatment and therapy is what would make me feel better.

Q: So it wouldn't make you feel better if a qualified psychologist tested her, evaluated her, and made recommendations as to what she needs to do to properly care for the children?

A: No, I don't think so.

Q: So as you sit here, there's absolutely nothing she can do to satisfy you that she should have joint custody?

A: Correct.

Q: And as you sit here, you don't see any point in having her evaluated or having a child custody evaluation performed?

A: No.

Adam testified he did not want either an evaluation of Chalese or a custody evaluation at his deposition. Adam now asks for a limited assessment to focus on Chalese, but not himself. The following sentence from Adam's motion shows his true motivation for asking for a "brief focused assessment" of Chalese: "a full child custody evaluation that looks at every aspect of each party's life is not warranted." Adam is asking the court to have Chalese evaluated, but not him. Adam, of course, believes he is perfect, and he does not need to be evaluated. The evidence presented to the court, however, shows that Adam is incapable and unwilling to co-parent, which is not in the children's best interests.

Adam's own deposition testimony rises to a "prima facie case that Adam cannot co-parent." Adam is not interested in co-parenting. Adam believes that he

Solinger v. Solinger (D-19-582245-D)

should have complete control of the children, with Chalese's time with them being at Adam's whim. That is not co-parenting.

Adam presents no new evidence to support reconsideration of this issue, just re-hashes the same arguments he presented time and time again. The court stated at the hearing that a custody evaluation would assist the court in making a custody determination. If Chalese really has the "issues" Adam claims, a custody evaluation would not "direct attention away" from them, it would bring attention to them. The truth is that Adam's accusations against Chalese are hollow and exaggerated, and the evaluation will show as much.

Further, the court should be aware that despite its order that counsel "confer and attempt to stipulate as to a child custody evaluator," Adam's counsel has ignored at least four requests that counsel confer regarding and evaluator, and nearly a month after the hearing, an evaluator has still not been chosen. It is now obvious that Adam's attorney ignored attempts to stipulate to an evaluator because Adam was instead preparing a motion for reconsideration. Chalese has suggested that one party choose three names from the court's approved list and the other party choose one of the three. Adam's counsel provided no response to this proposal.

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5 Solinger v. Solinger (D-19-582245-D)

2. Chalese Is Entitled to Temporary Support

Adam has not paid the temporary support ordered by the court. Again, Adam presents no new evidence and no evidence the court made an erroneous decision regarding spousal support. Adam lives in a home purchased for him by his father. He earns six figures per year. His live-in girlfriend contributes to his expenses. He has access to a credit card paid by his father and his father has paid all of his attorney's fees.

Adam also argues that Chalese did not break up with Josh but provides no proof of the same. Chalese is focused on the children at this time, not on what is going to happen with the title to her home.

Adam's father historically paid the parties' rent, provided the parties with a vehicle, provided Adam with a credit card, and gave Adam at least \$5,000.00 per month in cash. Adam now claims his father "can no longer help support Adam" and has stopped paying for the children's health insurance. It is unclear why Adam, who works a full-time job with a six-figure salary, would have to pay \$1,200.00 per month for insurance for the children when he presumably has insurance available through his work.

Even if Chalese were employed full-time, she still would likely not be able to support herself. Chalese earns \$10.00 per hour. Adam earns roughly \$58.00 per hour, not including bonuses. Chalese did not "cut down" her hours – she has never

Solinger v. Solinger (D-19-582245-D)

Opposition & Countermotion

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worked full-time and works the hours available to her. Adam seems out of touch with non-professional work availability and believes Chalese can waive a magic wand and make more money with less than one year of experience. The parties are still married, and his income is community. Chalese is entitled to temporary support.

3. Chalese Is Entitled To Fees.

Adam argues that Chalese spent too much in fees. Chalese agrees. It is Adam, however, primarily by attempting to deny Chalese of joint physical custody, that has caused virtually all of the fees incurred by Chalese. This has been a highly litigious case. Chalese's current counsel inherited the case from previous counsel to find no discovery had been done. This forced Chalese to incur a substantial amount of fees to attempt to get discovery done and to prepare for trial.

As for the money Chalese received from the home proceeds, Chalese needed these funds to purchase a home with an affordable mortgage payment, which is lower than rent for an apartment. Chalese does not have the luxury of having parents who will purchase a \$600,000.00 home for her to live in.

Adam has retained nearly all of his income, which is community property, for discretionally expenditures while is father pays most of his living expenses.

Adam's argument that Chalese has received a fair share of the community income

Solinger v. Solinger (D-19-582245-D)

Opposition & Countermotion

is ridiculous and without any basis. Adam has received Chalese's bank statements and can see that she has not been spending luxuriously, but has just been getting by. She needed a portion of the loan from her mother to pay living expenses, as her \$1,400.00 per month income was insufficient to cover basic expenses. Chalese is entitled to fees and this order should not be reconsidered.

B. ADAM'S REQUEST REGARDING AUTO INSURANCE IS A DISCOVERY ISSUE

Adam presents no legal authority as to why this court should order Chalese to provide documentation for auto insurance. First of all, Chalese has not had her current vehicle for a full year. Second of all, Chalese's auto insurance is provided by her mother, as is noted on Chalese's FDF. Assuming this evidence is relevant, and Adam wants this documentation, he should request the same through formal discovery, not try to shortcut by requesting an order from this court.

IV. COUNTERMOTION

A. THIS COURT SHOULD RESTORE CHALESE'S JOINT PHYSICAL CUSTODY

Pursuant to NRS 125C.0045, the court may, at any time, modify its custody orders if such a modification is in a child's best interests. This court awarded the parties joint physical custody on March 19, 2019 with the following 4-3-3-4 schedule:

Week 1 shall be defined as Chalese having the children from Sunday at 6:00 p.m. through Thursday at 6:00 p.m. and Adam having the

Solinger v. Solinger (D-19-582245-D)

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children from Thursday at 6:00 p.m. through Sunday at 6:00 p.m. Week 2 shall be defined as Chalese having the children from Sunday at 6:00 p.m. through Wednesday at 6:00 p.m. and Adam having the children from Wednesday at 6:00 p.m. through Sunday at 6:00 p.m.

On April 22, 2019, the parties stipulated to modify the timeshare to a 2-2-3 weekly timeshare but agreed that joint physical custody was still in the children's best interests.

On June 17, 2019, this court temporarily modified the timeshare to get Chalese's attention. Custody was temporarily changed to Adam having primary physical custody and Chalese having the children approximately 35% of the time - just hours short of joint physical custody.

The court got Chalese's attention. Since that hearing, Chalese changed counsel, took the UNLV parenting class, took the COPE class, and tried to better co-parent with Adam. Chalese has also continued to see her therapist on a regular basis to help her deal with the stresses of this divorce.

The temporary change of custody, however, has empowered Adam. The court will recall that Adam requested supervised visitation at the June 17, 2019 hearing, which was denied by the court. Per Adam's deposition, Adam still

[&]quot;Week One: Adam has the children from Monday after school through Wednesday after school/daycare. Chalese has the children from Wednesday after school/daycare through Friday after school/daycare. Adam has the children from Friday after school/daycare through Monday after school/daycare. Week Two: Chalese has the children from Monday after school/daycare through Wednesday after school/daycare. Adam has the children from Wednesday after school/daycare through Friday after school/daycare. Chalese has the children from Friday after school/daycare through Monday after school/daycare." Solinger v. Solinger (D-19-582245-D)

believes that Chalese should have supervised visitation for only four hours per week. Adam also stated in his deposition that he would not consider agreeing to Chalese having joint physical custody – again, only a few hours' more time per week than Chalese has now – under *any circumstances*. Adam stated there was nothing Chalese could do to make him believe she was fit for joint custody.

Empowered by the label "primary physical custody," Adam is now seeking to remove Chalese from the children's lives and replace her with his girlfriend.

This court should restore joint physical custody not only because Chalese has been adequately punished and Adam has been empowered, but mostly because it is in the best interests of the children.

Pursuant to NRS 125C.0035(4)(c), Adam has shown that he is uninterested in Chalese having a continuing relationship with the children. He testified in his deposition that he believes it is in the children's best interests to spend more time with his girlfriend than their mother. Adam also takes his vacation days piecemeal, in what appears to be an effort to constantly interfere with Chalese's custodial time.

Pursuant to subsection (4)(d), Adam maintains a high level of conflict with Chalese by sending condescending messages, constantly putting her down, and refusing to compromise on, essentially, anything. Adam also, upon information and belief, though new reports have not been disclosed, continues to have Chalese

Solinger v. Solinger (D-19-582245-D)

followed by a private investigator. Being followed has caused Chalese a tremendous amount of anxiety.

Under subsection (4)(e), again, Adam is uninterested in cooperating with Chalese on anything. While Adam frequently picks the children up from daycare early to spend time with them, he does not allow Chalese to pick the children up early on his days. He also frequently does not have the children at daycare during Chalese's pick-up time so that Chalese has to drive farther to Adam's home to pick up the children.

Under subsection (4)(h), Chalese worries that Adam is interrogating the parties' youngest child, Michael, after he returns from Chalese's home. Adam represents that Michael tells him things that Chalese does not believe Michael would say spontaneously. Though Adam denies interrogating Michael, videos of Michael provided by Adam include Adam prompting him, saying, "What did you say when we were driving," "Who told you that?" and "Mommy said I was being mean?"

Assuming all of the allegations made by Adam preceding the June 17, 2019 hearing were true, they are not a basis for primary physical custody. Case-concluding sanctions are "simply not permissible" in child custody matters (*Blanco v. Blanco*, 129 Nev. 723, 730, 311 P.3d 1170, 1174 (2013), and the court cannot use custody "as a sword to punish parental misconduct." *Sims v. Sims*, 109

Solinger v. Solinger (D-19-582245-D)

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Nev. 1146, 1149, 865 P.2d 328, 330 (1993) (citing *Dagher v. Dagher*, 103 Nev. 26, 28 n. 3, 731 P.2d 1329, 1330 n. 3 (1987)). Child custody matters must *always* be decided "on their merits," based on the child's best interest. *Blanco*, 129 Nev. at 730, 311 P.3d at 1174. Indeed, "the judicial policy favoring decision on the merits is heightened in domestic relations cases where ... the interests of nonlitigants are affected." *Dagher*, 103 Nev. at 28, 731 P.3d at 1330.

Adam has made a number of allegations against Chalese in this case, alleging she is everything from neglectful to a drug addict and alcoholic. Despite his many allegations and his nine months of surveillance of Chalese, Chalese has never been arrested for any crime, has never been investigated by CPS, and Adam's surveillance has not captured a single incident of abuse or neglect of either of the children. Adam has pulled out all the stops in this case to "catch" Chalese doing something wrong and he has not documented a single instance of Chalese harming the children in any way. The court should, therefore, temporarily restore the parties joint legal custodial schedule.

B. CHALESE SHOULD BE AWARDED HER ATTORNEY'S FEES

At the December 9, 2019 hearing, Chalese requested fees of \$50,000.00 in order to put herself on equal footing with Adam and to get her through trial. This court awarded Chalese \$10,000.00 in temporary *Sargeant* fees, *which Adam has not paid*.

Solinger v. Solinger (D-19-582245-D)

Solinger v. Solinger (D-19-582245-D)

Opposition & Countermotion

The purpose of Adam's motion was to dilute fees awarded to her. Chalese will likely expend one-half of this award just defending Adam's baseless motion — which details neither new evidence nor a mistake in the court's legal reasoning. Chalese should therefore be awarded 100% of her fees spent defending Adam's motion and attending the hearing pursuant to EDCR 7.60.

Awards of attorney's fees are within the sound discretion of the district court. Fletcher v. Fletcher, 89 Nev. 540, 516 P.2d 103 (1973); Levy v. Levy, 96 Nev. 902, 620 P.2d 860 (1980); Hybarger v. Hybarger, 103 Nev. 255, 737 P.2d 889 (1987). When considering whether to award attorney's fees, the Court must evaluate the legal basis for such fees and also the factors outlined in Brunzell v. Golden Gate National Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969), which are as follows:

(1) The qualities of the advocate: his ability, his training, education, experience, professional standing and skill; (2) the character of the work to be done: its difficulty, its intricacy, its importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation; (3) the work actually performed by the lawyer: the skill, time and attention given to the work; (4) the result: whether the attorney was successful and what benefits were derived.

Each factor should be given consideration, and no one element should be given undue weight or predominate. *Miller v. Wilfong*, 121 Nev. 619, 119 P.3d 727 (2005). The Court should also consider any disparity in income between the

parties when awarding fees. *Id.* at 623, 730 (citing *Wright v. Osburn*, 114 Nev. 1367, 970 P.2d 1071 (1998)).

With respect to the *Brunzell* factors, Counsel in this case are well-qualified and members in good standing of the State Bar. Mr. Shapiro has been practicing law for more than 28 years, primarily in the field of family law since 1990. Mr. Fleeman has been practicing family law for approximately 10 years and is a certified family law specialist. This motion is critical to the resolution of the issues raised in this matter. Further, a good deal of time and skill that is particular to family law cases has been required to ensure the fact present a comprehensive picture of the outstanding issues. The undersigned counsel, in working on this case, diligently checked facts and reviewed the law. Counsel has, through application of law to facts, striven to present a concise and logical picture of where these parties are and what we believe is the appropriate conclusion for the court to reach. A sample of the effort expended, in the form of the client's monthly statements, redacted as to confidential information, will be supplied to the court upon request.

V. CONCLUSION

WHEREFORE, based on the foregoing, Defendant **Chalese Marie Solinger** respectfully requests that this court enter orders granting her the following relief:

25 | Solinger v. Solinger (D-19-582245-D)

1. Denying Plaintiff's Motion for Reconsideration of the Court's

December 9, 2019 Decision; for Proof of Chalese's Auto Insurance for
the Las Year; and Related Relief;

- 2. Modifying the temporary custodial timeshare to restore joint physical custody to the parties;
- 3. Awarding Defendant her attorney's fees; and
- 4. Awarding Defendant such other and further relief as this court deems just and proper in the premises.

DATED this _3 day of January, 2020.

PECOS LAW GROUP

Bruce I. Shapiro, Esq. Nevada Bar No. 004050

Jack W. Fleeman, Esq.

Nevada Bar No. 010584

PECOS LAW GROUP

8925 South Pecos Road, Suite 14A

Henderson, Nevada 89074 Attorneys for Defendant

H

Solinger v. Solinger (D-19-582245-D)

DECLARATION OF CHALESE SOLINGER

I, Chalese Solinger, am the Defendant in the above entitled action. I make this declaration under penalty of perjury in support of the foregoing opposition and countermotion.

I have read the opposition and countermotion and hereby certify that the facts set forth therein are true of my own personal knowledge, except for those matters therein contained stated upon information and belief, and as to those matters, I believe them to be true. I incorporate those facts into this Declaration as though fully set forth herein.

I Declare under penalty of perjury that the foregoing is true and correct.

DATED this day of January, 2020.

CHALESE SOLINGER

25 | Solinger v. Solinger (D-19-582245-D)

Opposition & Countermotion

CERTIFICATE OF SERVICE

2	Pursuant to NRCP 5	(b), I certify that I am an employee of PECOS LAW	
3	GROUP, and that on this	day of January, 2019; I served a copy of	
4		S Motion for Reconsideration of the Court's	
5	DECEMBER 9, 2019 DECISION	; for Proof of Chalese's Auto Insurance for the	
6	Last Year; and Relate	RELIEF AND COUNTERMOTION TO RESTORE JOINT	
7	PHYSICAL CUSTODY AND FO	R ATTORNEY'S FEES as follows:	
8	By placing same to be deposited for mailing in the United States Mail in a sealed envelope upon which first class postage was prepaid in Las Vegas Nevada: and/or		
10 11	· · · · · · · · · · · · · · · · · · ·	CR 9, by mandatory electronic service through the t's electronic filing system: and/or	
	Pursuant to EDCR	7.26, to be sent via facsimile; and/or	
12 13	To be hand-delive	red to the attorneys listed below at the address and/or below:	
14 15	Vincent Mayo	VMGroup@TheAbramsLawFirm.com	
16	admin email	email@pecoslawgroup.com	
17	Jack Fleeman	jack@pecoslawgroup.com	
18	Amy Robinson	amy@pecoslawgroup.com	
19	Angela Romero	angela@pecoslawgroup.com	
20	Alicia Exley	alicia@pecoslawgroup.com	
21	Bruce Shapiro	bruce@pecoslawgroup.com	
22			
23		100	
24		An employee of PECOS LAW GROUP	
25	Solinger v. Solinger (D-19-582245-D)	21 Opposition & Countermotion	
26			

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DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Adam M. Solinger, Plaintiff/Petitioner	Case No. <u>D-19-5822415-</u> D Dept. <u>I</u>
Chalese M. Solinger, Defendant/Respondent	MOTION/OPPOSITION FEE INFORMATION SHEET
subject to the reopen filing fee of \$25, unless specifically Oppositions filed in cases initiated by joint petition may accordance with Senate Bill 388 of the 2015 Legislative	be subject to an additional filing fee of \$129 or \$57 in Session.
Step 1. Select either the \$25 or \$0 filing fee in	
S25 The Motion/Opposition being filed wit -OR-	h this form is subject to the \$25 reopen fee.
_	h this form is not subject to the \$25 reopen
The Motion/Opposition is being file entered.	ed before a Divorce/Custody Decree has been
 The Motion/Opposition is being filed established in a final order. 	d solely to adjust the amount of child support
☐ The Motion/Opposition is for recons within 10 days after a final judgment entered on	ideration or for a new trial, and is being filed at or decree was entered. The final order was
☐ Other Excluded Motion (must specif	ÿ)
Step 2. Select the \$0, \$129 or \$57 filing fee in	the box below.
\$0 The Motion/Opposition being filed wit \$57 fee because:	h this form is not subject to the \$129 or the
☐ The party filing the Motion/Opposi	ed in a case that was not initiated by joint petition. tion previously paid a fee of \$129 or \$57.
-OR- \$129 The Motion being filed with this form to modify, adjust or enforce a final or -OR-	is subject to the \$129 fee because it is a motion der.
\square \$57 The Motion/Opposition being filing w	ith this form is subject to the \$57 fee because it is djust or enforce a final order, or it is a motion id a fee of \$129.
Step 3. Add the filing fees from Step 1 and Ste	p 2.
The total filing fee for the motion/opposition I a $\$50$ $\square\$25$ $\square\$57$ $\square\$82$ $\square\$129$ $\square\$154$	am filing with this form is:
Party filing Motion/Opposition:	bant Date 01/03/2020
Signature of Party or Preparer	

Electronically Filed 1/6/2020 12:54 PM Steven D. Grierson CLERK OF THE COURT

_	POC.				
1	ROC Vincent Mayo, Esq.				
2	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.com Attorney for Plaintiff				
6	Eighth Judicial District Court				
	Family Division				
7	Clark County, Nevada				
8	ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D				
9	Plaintiff, Department: I				
	vs.				
10	CHALESE MARIE SOLINGER,)				
11)				
	Defendant.				
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	DECEMP OF CHECK				
14	RECEIPT OF CHECK				
15	I hereby acknowledge receipt of check number 124 in the amount				
16	of \$660.00.				
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20	Attorney for Joshua Lloyd				
21					
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	POC.				
1	ROC Vincent Mayo, Egg				
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: <u>vmgroup@theabramslawfirm.com</u>				
	Attorney for Plaintiff				
6	Eighth Judicial District Court				
_	Family Division Clark County, Nevada				
7	Clark County, Nevada				
8	ADAM MICHAEL SOLINGER,) Case No.: D-19-582245-D				
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9	Plaintiff,) Department: I				
	vs.				
10	CHALESE MARIE SOLINGER,)				
11)				
	Defendant.				
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16	of \$97.19 and check number 123 in the amount of \$600.00.				
17	DATED this <u>3</u> day of January, 2020.				
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	An ample of Throng & Housen				
19	An empl y yee of Throne & Hauser Attorney for Joshua Lloyd				
20	Attorney for Joshua Lloyd				
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ORDR Dawn R. Throne, Esq.

Nevada Bar No. 006145

Michelle A. Hauser, Esq.

Nevada Bar No. 007738

THRONE & HAUSER

1070 W. Horizon Ridge Pkwy., Suite 100

Henderson, Nevada 89012 Phone: (702) 800-3580

Fax: (702) 800-3581 Facsimile email: dawn@thronehauser.com Counsel for Joshua Lloyd

DISTRICT COURT CLARK COUNTY, NEVADA

ADAM MICHAEL SOLINGER,

Plaintiff

vs.

CHALESE MARIE SOLINGER,

Defendant

Case No. **D-19-582245-D** Dept. No. **I**

Date of Hearing: **December 6, 2019** Time of Hearing: **1:00 p.m.**

Discovery Commissioner

ORDER ON DISCOVERY COMMISSIONER'S REPORT AND RECOMMENDATIONS

The Court, having reviewed the attached report and recommendations prepared

by the Discovery Commissioner and,

No timely objection having been filed,

After Reviewing the objections to the Report and Recommendations and good cause appearing,

1		AND
2	V	
3	7	IT IS HEREBY ORDERED that the Discovery Commissioner's Report and Recommendations are affirmed and adopted.
5		IT IS HEREBY ORDERED that the Discovery Commissioner's Report and Recommendations are affirmed and adopted as modified in the following manner. (attached hereto)
6 7		IT IS HEREBY ORDERED this matter is remanded to the Discovery Commissioner for reconsideration or further action.
8 9		IT IS HEREBY ORDERED that the Discovery Commissioner's Report and Recommendations are reversed.
10 11		IT IS HEREBY ORDERED that a hearing on the Discovery Commissioner's Report is set for day of, 2019, at:m.
12 13		DATED this day of 2020.
14 15		My B. Mh.
16		DISTRICT COURT JUDGE
17		CHERYL B. MOSS
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		Page 2 of 2
