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

Exhibit E

Wife		pregnant at	this time				
44 11C	(is or is not)	prognam at	uno unio.	10 mg			
		<u> </u>		· · · · · · · · · · · · · · · · · · ·			
	If wife is pregna	nt at this tim not pregnant		-		stions. If	wife
							:
Husb	and (is or is not)	tl	ne father o	f the unborn	child.	The unbor	n child is
due to be bor	n on: (date of expec	ted birth)				•	
	· · · · · · · · · · · · · · · · · · ·	•	TT 7				
			IV.				
In the follo	wing paragraph, lis	st all children	born of th	his union, w	hether	born prior	to marria
	he marriage and als	so include an	y children	ı who were a	idopted	during th	e time of t
marriage.	<u> </u>						
marriage.			<u> </u>				
	there are(Number of mino		hildren bo	rn to, or ado	pted, th	rough this	union.
			hildren bo	rn to, or ado <u>AGE</u>	pted, th		
	(Number of mino		hildren bo		pted, th		
	(Number of mino		hildren bo		pted, th		
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	(Number of mino				pted, th		
	(Number of mino		hildren bo		pted, th		
That	(Number of mino	or children) Child	V.	<u>AGE</u>		DATE	OF BIRTI

Nomo	~ ~ ~ ~ ~	
Name	State Of Residence	Length Of Time Child Has
	$\frac{1}{2} \left(\frac{1}{2} \right) \right) \right) \right) \right)}{1} \right) \right) \right)} \right) \right) \right) \right) \right) \right) \right)} \right) \right) \right) \right)} \right) \right) \right) \right)}$	Lived In That State
· · · · · · · · · · · · · · · · · · ·		
<u> </u>		<u> </u>
	VI.	
	Legal Custody Of The	<u>Children</u>
1	of custody terms will have a dir	ect effect on your legal rights to you
before you choose how cu Sole legal custody is gran	stody will be stated in these do	cuments. l circumstances.
before you choose how cu Sole legal custody is gran	stody will be stated in these do	
before you choose how cu Sole legal custody is gran Initial only ONE of the fo WARNING: If you select	stody will be stated in these do ted only in extreme or unusual llowing statements and print "SOLE CUSTODY" you must ye joint legal custody and you he	cuments. I circumstances. 'not applicable" in the other space. t describe facts that demonstrate th
before you choose how cu Sole legal custody is gran Initial only ONE of the fo WARNING: If you select other parent is not fit to ha	stody will be stated in these do ted only in extreme or unusual llowing statements and print "SOLE CUSTODY" you must ye joint legal custody and you he	cuments. I circumstances. 'not applicable" in the other space. t describe facts that demonstrate th
before you choose how cu Sole legal custody is gran Initial only ONE of the fo WARNING: If you select other parent is not fit to ha	stody will be stated in these do ted only in extreme or unusual llowing statements and print "SOLE CUSTODY" you must yo integal custody and you have joint legal custody and you have seen to the state of the state	cuments. l circumstances. 'not applicable" in the other space. t describe facts that demonstrate th
before you choose how cu Sole legal custody is gran Initial only ONE of the fo WARNING: If you select other parent is not fit to ha	stody will be stated in these do ted only in extreme or unusual llowing statements and print "SOLE CUSTODY" you must yo integal custody and you have joint legal custody and you have seen to the state of the state	cuments. I circumstances. 'not applicable" in the other space. t describe facts that demonstrate th
before you choose how cursole legal custody is gran Initial only ONE of the forward WARNING: If you select other parent is not fit to had justify your choice of sole	stody will be stated in these do ted only in extreme or unusual llowing statements and print "SOLE CUSTODY" you must ye joint legal custody and you legal custody.	cuments. I circumstances. 'not applicable" in the other space. I describe facts that demonstrate the may be required to appear in court to
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before you choose how cu Sole legal custody is gran Initial only ONE of the for WARNING: If you select other parent is not fit to ha justify your choice of sole mother and fath	stody will be stated in these do ted only in extreme or unusual ellowing statements and print "SOLE CUSTODY" you must legal custody and you help legal custody.	cuments. I circumstances. I circumstances. I circumstances in the other space. I describe facts that demonstrate the may be required to appear in court to
before you choose how cu Sole legal custody is gran Initial only ONE of the for WARNING: If you select other parent is not fit to ha justify your choice of sole mother and fath Initial	stody will be stated in these do ted only in extreme or unusual llowing statements and print "SOLE CUSTODY" you must ye joint legal custody and you legal custody.	cuments. I circumstances. I circumstances. I circumstances in the other space. I describe facts that demonstrate the may be required to appear in court to

	is a fit and proper person to have sole legal cust
 Initial	(mother or father)
-	
the minor chil	
	(names of child(ren)
and the other	parent is not fit to have joint legal custody because:
	VII.
	Physical Custody of the Children
	are THREE different choices in the following paragraph: (a) joint physical
	y; or (b) primary physical custody; or (c) sole physical custody. Choose only ONE. Initial the ONE choice. In the space not initialed, print "N/A".
	ONE. Initial the ONE choice. In the space not initialed, print WA.
	(a) Joint Physical Custody
	_ mother and father are fit and proper persons to be awarded joint physical cust
Initials	
Initials the minor chi	ld(ren)
the minor chi	ld(ren)
the minor chi	(Names of children) n and exchange as set out in Paragraph VIII.
the minor chi	ld(ren)(Names of children)
the minor chi	Id(ren)(Names of children) n and exchange as set out in Paragraph VIII. (b) Primary Physical Custody is a fit and proper person to have the primary
the minor chi	(Names of children) n and exchange as set out in Paragraph VIII. (b) Primary Physical Custody
the minor chi with visitatio Initials	(Names of children) n and exchange as set out in Paragraph VIII. (b) Primary Physical Custody is a fit and proper person to have the primary (Name of custodial parent)
the minor chi with visitatio Initials	(Names of children) n and exchange as set out in Paragraph VIII. (b) Primary Physical Custody is a fit and proper person to have the primary (Name of custodial parent) ody of the minor child(ren),
the minor chi with visitatio Initials physical cust	(Names of children) (names of children) (name as set out in Paragraph VIII. (b) Primary Physical Custody is a fit and proper person to have the primary (Name of custodial parent) ody of the minor child(ren), (Names of the children)
the minor chi with visitatio Initials physical cust	(Names of children) n and exchange as set out in Paragraph VIII. (b) Primary Physical Custody is a fit and proper person to have the primary (Name of custodial parent) ody of the minor child(ren),
the minor chi with visitatio Initials physical cust	(Names of children) (names of children) (name as set out in Paragraph VIII. (b) Primary Physical Custody is a fit and proper person to have the primary (Name of custodial parent) ody of the minor child(ren), (Names of the children) In by the non-custodial parent as set forth in the following schedule.
the minor chi with visitatio Initials physical cust	(Names of children) (names of children) (name as set out in Paragraph VIII. (b) Primary Physical Custody is a fit and proper person to have the primary (Name of custodial parent) ody of the minor child(ren), (Names of the children)
the minor chi with visitatio Initials physical custo with visitatio	(Names of children) n and exchange as set out in Paragraph VIII. (b) Primary Physical Custody is a fit and proper person to have the primary (Name of custodial parent) ody of the minor child(ren), (Names of the children) n by the non-custodial parent as set forth in the following schedule. (c) Sole Physical Custody is a fit and proper person to have the sole ph
the minor chi with visitatio Initials physical cust	(Names of children) n and exchange as set out in Paragraph VIII. (b) Primary Physical Custody is a fit and proper person to have the primary (Name of custodial parent) ody of the minor child(ren), (Names of the children) n by the non-custodial parent as set forth in the following schedule. (c) Sole Physical Custody

1	custody of the minor child(ren),
2	(Names of children)
3	with visitation by the non-custodial parent as set forth in the following schedule.
4	
5	VIII.
6	WEEKLY/MONTHLY AND SUMMER EXCHANGE AND VISITATION
7	Visitation must be set out in specific detail, including a full weekly or monthly schedule with the days the exchanges will take place, the times of the exchanges, and who will provide
8	transportation. Also include specific details regarding holiday sharing and summer vacation periods. Without very specific visitation, a Decree will not be granted. Terms such as
9	"reasonable visitation" and "visitation at reasonable times and places" will not be accepted.
10	
11	
12	
13	
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19	
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21	
22	
23	
24	
25	<u>HOLIDAY VISITATION</u>
26	(You may add or subtract any holidays on the following list. If you choose not to exchange the
27	child/ren on a specific holiday, print "N/A" in the spaces for that holiday. If no changes for the holidays are to be made in the regular visitation schedule, state that clearly in the next paragraph
28	and print "N/A" on the lines provided for the individual holidays.)

aı	nd fr	om	the	visi	ting	par	ent)																	
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2	on the day of the	noliday and end a	t		m.		
3			will	provide t	he transportat	ion for the	initial exchange
4	``	Parent or Custodia	al Parent)				
5	and	nt or Custodial Pa	will pr	ovide the	transportation	for the re	turn exchange.
6	(Visiting Pare	nt or Custodial Pa	arent)	•			
7	New Year	's Day will be alto	ernated with				having
-					(Father or	Mother)	
8	the child in the ye	arand	d each		year therea	after.	
9			(0	dd or eve	n)		
10	Martin Lu	ther King's Birtho	lay will be	alternated			
11	child in the year _	and ea	ch	· ·	(Fath vear thereafter	er or Motl	ier)
12	cima in are year _	und ou	(odd or		y our unorouncer	•	
13	President'	s Day will be alto	ernated with				having the
14					(Father or	Mother)	
15	child in the year _	and ea	ch (odd or ev		year thereafter		
16	Memorial	Day will be alter	` '	,	/T .1	3.6.4. X	having the
17	child in the year _	and ea	ch	···	(Father or year thereafter	Mother)	
18			(odd or	r even)			1
19	Fourth of	July will be altern	iated with		her or Mother		having the
	child in the year _	and ea			year thereafter		
20	Labor Day	will be alternate	(odd or ed with				e child in
21	the year	and each			ther or Mothe	r)	
22	the year		d or even)	_year ther	canci.		
23	Nevada D	ay will be alternat	ted with	(1	Father or Motl		g the child in
24	the year	and each		_year then			
25		odo) n will be alternate	d or even)			havina	the child in
26			•		her or Mother		uiv viiiiu III
27	the year		or even)	_year then	eafter.		
28	Veteran's	Day will be altern	· · · · · · · · · · · · · · · · · · ·				the child in
	the year	and each			(Father or Mo	ther)	
		and cach			curci.		

$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	(odd or even) Child's birthday will be alternated withhaving the child in
	(Father or Mother)
3	the year and each year thereafter. (odd or even)
4	
5	Mother shall have the child on Mother's Day and Father shall have the child on (Yes or No) Father's Day.
6	
7	IX.
8	CHILD SUPPORT
9	The child support MUST be based on the formula as set out in the Nevada Revised Statutes. You may not just state an arbitrary amount and you may not
10	state "no child support to be paid".
11	
12	shall pay child support in the amount of \$
13	(Father or Mother)
	per month, per child, for a total monthly child support obligation of \$
14	(Total monthly child support payment)
15	per month. The child support shall be paid on or before theday of each month.
16	This amount is based upon the following information:
17	This amount is based upon the following information.
18	Husband's gross monthly income is \$ (Amount earned per month before deductions)
19	
20	Wife's gross monthly income is \$ (Amount earned per month before deductions)
	,
21	Initial either line 25, or line 2, or line 6 on the next page. DO
22	NOT INITIAL ALL LINES. Print N/A on those lines you do
23	not initial.
24	
25	is the non-custodial parent and, the amount on lines (Mother or Father)
26	12-14 above, is in compliance with NRS 125B.070 and is either% of
27	(18%, 25%, 29%, 31%)
28	gross monthly income or the statutory minimum. (Father's or Mother's)
	(1 miles & or 1.10 mes &)

	OR
	Because Parents are joint physical custodians, the amount of child support on lines
	12-14 above, meets the statutory requirement.
	OR
_	The support obligation amount is not the amount required in the statutes. Under the statutes, the child support obligation for would be \$
	(Mother or Father) per month, per child. However, that amount should be different because: (Please see NRS 125B.080 for the only reasons you can deviate from the statutory formula, and list your reasons here)
-	
_	
_	
-	
-	Γhe child support obligation for each child ceases when the child reaches the age of 18 years of ag
	f he/she is no longer enrolled in high school, otherwise, when he/she reaches the age of 19 years of
8	age.
	A wage assignment for the child supportbe immediately put in place (will or will not)
	If child support arrears from the date of separation are being requested, you must
	fill in the following information. If you are not claiming child support arrears, print "N/A" on the following lines. If you are claiming child support arrears
	pursuant to NRS 125B.030, you may request up to four (4) years in arrears without a prior court order.
	prior court oruci.

	Plaintiff and Defendant separated on Plaintiff requests child
2	(Date of Separation)
3	support in the amount of \$ per month, per child, for a total of \$
4	per month from the date of the separation to the filing date of the Decree or other Order.
5	You must initial ONLY ONE of the following statements
6	regarding child support. On all other lines, print "N/A."
7	There is already a Child Symment action through the District Atternov's Office and
8	1 There is already a Child Support action through the District Attorney's Office and payment of the child support shall continue to be handled through that office.
9 0 1	2 The children are receiving Welfare benefits and the Welfare Department has, or will have, a child support case through the District Attorney's Office and the District Attorney's Office shall continue to handle the child payments.
2	3 No formal child support obligation has ever previously been established and this will be the first Court Order for child support and the parent paying child support will pay the support directly to the receiving parent.
1 5	4 Although this is the first Court Order for child support, the payments will be through the District Attorney's Office and the parent who will be collecting child
	support shall open the case with the District Attorney's Office.
7	support shall open the case with the District Attorney's Office. X.
7 3 9	
7 3 9 0	X. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or
7	X. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or
7 3 9 1 1 2 3	X. <u>Health Care</u> Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank.
7 3 3 1 1 1 2 3 4	Health Care Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank. The child(ren) presently (are or are not) covered by a health insurance policy.
7 8 9 0 11 2 3 4 5	Health Care Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank. The child(ren) presently (are or are not) covered by a health insurance policy. The child(ren) presently (are or are not) on Medicaid or Nevada Check-up. shall maintain health insurance on the child(ren).
6 7 8 9 0 1 2 3 4 5 6 7 8	Health Care Provisions must be made for health care for the child(ren). If neither parent has health insurance on the child(ren), that must be stated. If the children are on Medicaid or Nevada Check-Up, that must be stated. Fill in all spaces, do not leave any spaces blank. The child(ren) presently (are or are not) covered by a health insurance policy. The child(ren) presently (are or are not) on Medicaid or Nevada Check-up. shall maintain health insurance on the child(ren). (Husband, Wife, both parents, or neither parent)

Exhibit E

Division of Assa Initial ONLY ONE of the statements below. Print Be sure to address all retirement accounts, bank accounts, use the last four digits of the account n numbers when listing	T'N/A" in the spaces you do not use accounts and vehicles. When listing number, if known. Include the VIN
1 All of the community assets and propeach is to keep the property they have	
2 There is no community property to be	
The community property should be diand pension benefits.)	vided as follows: (Include retirement
WIFE SHALL RECEIVE THE	E FOLLOWING:
<u> </u>	
<u></u>	
·	
	<u> </u>
HUSBAND SHALL RECEIVE T	THE FOLLOWING:
<u>· </u>	

1		
2		
3		
4		
5		
6		
7		
8	(If more room is needed, attach additional sheets but continuation of the division of assets. Write only of each additional sheet must be initialed.)	and the state of the
10	each additional sheet must be initialed.)	
1	There may be additional community assets or	f the parties, the exact amounts and descriptions
12	of which are unknown to Plaintiff at this time. Plain	tiff asks permission of this Court to amend this
13	Complaint to insert this information when it becom	es known to Plaintiff, or at the time of trial.
14 15	XII.	
	Division of De	
16	Initial <u>ONLY ONE</u> of the <u>three</u> statement spaces you do not use. Be sure to list all	
17	numbers of each accoun	
18		
19		been previously divided and each is to keep indemnify and hold the other party harmless
19	those debts assigned to them and	been previously divided and each is to keep indemnify and hold the other party harmless
19 20	those debts assigned to them and from those debts. 2 There are no community debts to	been previously divided and each is to keep indemnify and hold the other party harmless be divided. livided as follows: (Be sure to list specific
19 20 21 22	those debts assigned to them and from those debts. 2 There are no community debts to 3 The community debts should be d debts with the last four numbers o	been previously divided and each is to keep indemnify and hold the other party harmless be divided. livided as follows: (Be sure to list specific of the accounts, if available.) E FOLLOWING DEBTS
19 20 21 22 23 24	those debts assigned to them and from those debts. 2 There are no community debts to 3 The community debts should be d debts with the last four numbers o	been previously divided and each is to keep indemnify and hold the other party harmless be divided. livided as follows: (Be sure to list specific of the accounts, if available.) E FOLLOWING DEBTS ND SHALL INDEMNIFY AND HOLD
119 220 221 222 23 224 225	those debts assigned to them and from those debts. 2 There are no community debts to 3 The community debts should be d debts with the last four numbers o	been previously divided and each is to keep indemnify and hold the other party harmless be divided. livided as follows: (Be sure to list specific of the accounts, if available.) E FOLLOWING DEBTS ND SHALL INDEMNIFY AND HOLD
119 220 221 222 223 224 225 226	those debts assigned to them and from those debts. 2 There are no community debts to 3 The community debts should be d debts with the last four numbers o	been previously divided and each is to keep indemnify and hold the other party harmless be divided. livided as follows: (Be sure to list specific of the accounts, if available.) E FOLLOWING DEBTS ND SHALL INDEMNIFY AND HOLD
119 220 221 222 233 224 225 226 227	those debts assigned to them and from those debts. 2 There are no community debts to 3 The community debts should be d debts with the last four numbers o	been previously divided and each is to keep indemnify and hold the other party harmless be divided. livided as follows: (Be sure to list specific of the accounts, if available.) E FOLLOWING DEBTS ND SHALL INDEMNIFY AND HOLD

		fwr
	HUSBAND SHALL RECEIVE THE FOLLO	
	AS HIS SOLE AND SEPARATE DEBTS AND SHALL IND HARMELSS FROM THESE DEB	
	HARMELSS FROM THESE DEB	<u> </u>
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E	(If more room is needed, attach additional sheets but make sure as a continuation of the division of debts. Write only on one sid and each additional sheet must be initialed.)	
	There may be additional community debts of the parties,	the exact amounts and
(descriptions of which are unknown to Plaintiff at this time. Plai	ntiff asks permission of this
(Court to amend this Complaint to insert this information when i	t becomes known to Plaintiff,
٤	at the time of trial.	

	only <u>ONE</u> of the following statements. If you initial one of the statements that a provision for spousal support, be sure to fill in all the spaces in that statement. OT LEAVE ANY SPACES BLANK IN THIS SECTION. PRINT "N/A" IN
ALL SI Spousa	PACES THAT ARE NOT APPLICABLE TO YOU. I Support will automatically cease upon the remarriage of the recipient or the
death o	f either party.
	_ Alimony is not appropriate in this case.
:	Wife shall receive spousal support in the amount of \$
	(Amount Wife to receive
	, due and payable on theof (Week or month) (Date amount due)
	(Week of month) (Date amount due)
	for a period of
•	(Week or month) (Number of weeks, months or year The spousal support shall begin on
	(Date spousal support to begin) and end on
	(Date last spousal support payment will be made)
· · · · · · · · · · · · · · · · · · ·	Husband shall receive spousal support in the amount of \$
	(Amount to be receive
,	(Week or month), due and payable on the Of (Date amount due)
	for a period of
	(Week or month) (Number of weeks, months or yes
. •	The spousal support shall begin on
	(Date spousal support to begin) and end on
	(Date last spousal support payment will be made)
	XIV.
ļ	
, ,	Former Name wife is filing, wife should initial <u>ONLY ONE</u> of the following <u>three</u> statements I print "N/A" in the spaces not filled in. If husband is filing, husband should print "N/A" in all spaces
·	Wife does not wish to return to her former name.
•	Wife wishes to return to her former name of

1	(Print full name).			
2	Wife never changed her name and, therefore, does not request restoration of her			
3	former name.			
4	XV.			
5	The parties are incompatible in marriage and there is no hope for reconciliation, and/or			
6	the parties have lived separate and apart for more than one year without cohabitation.			
7				
8	WHEREFORE, Plaintiff prays for judgment against Defendant as follows:			
10	1. That the bonds of matrimony heretofore and now existing between the Plaintiff and			
11	Defendant be forever dissolved, and that each of the parties be restored to the status of			
12	unmarried persons.			
13	2. That the Court grant Plaintiff the relief requested in this Complaint.			
14				
15	3. For other and further relief as the Court may deem just and proper in this action.			
16	DATE:			
17				
18	(Signature)			
19	(Address)			
20	(** (*********************************			
21				
22	(Telephone number)			
23				
24				
25				
26				
27				
28				

1	VERIFICATION AND ACKNOWLEDGMENT
2	STATE OF NEVADA)
3 4	County of)
5	, being first duly sworn, under oath and the
6	(Your name) penalties of perjury, deposes and says: I am the Plaintiff in the above entitled action, and competent
7	to testify as to the contents of the attached pleading of my own knowledge; that I have read the
8	foregoing Complaint For Divorce and know the contents thereof; that the same are true to the best of
9	my own knowledge, save and except to those matters stated upon information and belief, and, as to
10	those matters, I believe the same to be true.
11	
12	
13	(Signature)
14	SUBSCRIBED and SWORN to before me
15	thisday of
16	
17	NOTARY PUBLIC
18	
19	CTATE OF NEWADA
20	STATE OF NEVADA))ss
21	County of)
22	On this, personally appeared before me, the
23	undersigned, a Notary Public in and for the County of, State of
24	Nevada,, personally known to me or
25	proved to me to be the person whose name is subscribed to the above instrument who acknowledged
26	that she/he executed the above instrument.
27	NOTA DV DUDI IC
28	NOTARY PUBLIC

Exhibit E