

1 Case No. _____

2 Dept. No. _____

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5 IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

6 IN AND FOR THE COUNTY OF CHURCHILL

7

8 In the Matter of the Marriage Of

9

10 _____,

(Wife's name)

11

and

**JOINT PETITION FOR SEPARATE
MAINTENANCE WITH MINOR
CHILDREN**

12

13 _____,

(Husband's name)

14

Joint Petitioners. /

15

16

Petitioners, _____, in proper person and

(Wife's name)

17

_____, in proper person, hereby petition this Court, pursuant to

(Husband's name)

18

the terms of Chapter 125 of the Nevada Revised Statutes, to grant them a Decree of Separate

19

Maintenance. Petitioners respectfully show, and under oath, state to the Court that every condition

20

of NRS 125.181 has been met and further state as follows:

21

I.

22

The petitioners married on _____, in the County of

(Date of Marriage, including moth, day and year)

23

_____, State of _____, and ever since have been,

(County in which you were married)

(State in which you were married)

24

and still are, Husband and Wife.

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II.

The Petitioner, _____, is now and for more than six
(Name of resident Petitioner)
weeks before the filing of this action has been an actual resident of the State of Nevada and during
all this period of time has been actually, physically present in and living in the State of Nevada
and intends to make the State of Nevada _____ home for an indefinite period of time.
(his or her)

The current addresses of the Petitioners are:

Wife's Name: _____
Address: _____
Telephone: _____

Husband's Name: _____
Address: _____
Telephone: _____

III.

That Petitioners have become, and continue to be, incompatible in marriage and no
reconciliation is possible.

IV.

Wife _____ pregnant at this time:
(is or is not)

***If wife is pregnant at this time, answer the following questions.
If wife is not pregant, print "not applicable" or "N/A" in the spaces.***

Husband _____ the father of the unborn child. The unborn child is due to be born on
(is or is not)

(date of expected birth)

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V.

In the following paragraph, list all children born of this union, whether born prior to marriage or during the marriage, and also include any children who were adopted during the time of the marriage.

That there are _____ minor children born to, or adopted through, this union.
(number of minor children)

<u>Name</u>	<u>Age</u>	<u>Date of Birth</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

VI.

In the following paragraph, print each child's name and indicate in what State each child presently resides and how long the child has resided in that state.

The state of residence of the children is as follows:

<u>Name</u>	<u>State of Residence</u>	<u>Length of time child has lived in that State</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

VII.

Legal Custody of the children
Both parents must initial the following provision.

Joint Legal Custody

(Wife's Initials) (Husband's Initials)
Petitioners are fit and proper persons to be awarded joint legal custody of the minor child(ren), _____
(Names of the children)

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VIII.

Physical custody of the children
There are TWO different choices in the following paragraph: (a) joint physical custody or (b) primary physical custody. Choose only ONE. Both parties are to initial ONE choice you agree upon. In the space for the other choice, print "not applicable" or "N/A."

(a)
Joint Physical Custody

(Wife's initials) _____
(Husband's initials) Petitioners are fit and proper persons to be awarded physical custody
of the minor child(ren), _____
(Names of the children)

(b)
Primary Physical Custody

(Wife's initials) _____
(Husband's initials) _____
(Name of custodial parent) Petitioner _____ is a fit and
proper person to have the primary physical custody of the minor child(ren), _____
_____ with visitation by the non-custodial parent as
(Names of the children)
set forth in the following visitation schedule.

IX.

Weekly/Monthly and Summer Visitation
Visitation must be set out in specific detail, including a full weekly or monthly schedule with the day(s) the exchange will take place, the time(s) of the exchange and who will provide transportation. Also include specific details regarding holiday sharing and summer vacation periods. Without very detailed and specific visitation, a Decree will not be granted. Terms such as "reasonable visitation" and "visitation at reasonable times and places" will NOT be accepted.

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New Year's Day will be alternated with _____ having the child in the
(Mother or Father)
year _____ and each _____ year thereafter.
(Odd or even)

Martin Luther King's Birthday will be alternated with _____ having the
(Mother or Father)
child in the year _____ and each _____ year thereafter.
(Odd or even)

President's Day will be alternated with _____ having the child in the
(Mother or Father)
year _____ and each _____ year thereafter.
(Odd or even)

Memorial Day will be alternated with _____ having the child in the
(Mother or Father)
year _____ and each _____ year thereafter.
(Odd or even)

Fourth of July will be alternated with _____ having the child in the
(Mother or Father)
year _____ and each _____ year thereafter.
(Odd or even)

Labor Day will be alternated with _____ having the child in the
(Mother or Father)
year _____ and each _____ year thereafter.
(Odd or even)

Nevada Day will be alternated with _____ having the child in the
(Mother or Father)
year _____ and each _____ year thereafter.
(Odd or even)

Halloween will be alternated with _____ having the child in the
(Mother or Father)
year _____ and each _____ year thereafter.
(Odd or even)

Veterans' Day will be alternated with _____ having the child in the
(Mother or Father)
year _____ and each _____ year thereafter.
(Odd or even)

Child's birthday will be alternated with _____ having the child in the
(Mother or Father)
year _____ and each _____ year thereafter.
(Odd or even)

Mother shall have the child(ren) on Mother's Day and Father shall have the child(ren) on
Father's Day.

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Holidays not specifically time definite shall begin at _____ a.m. and end at _____ on that same day. The parent who has the holiday will pick the child(ren) up and return the child(ren) to the other parent at the end of the scheduled time.

Should a holiday fall on a three-day weekend and it is the other parent's weekend to have the child(ren), the three-day holiday will be handled as follows:

_____ shall have a block of time with the child(ren) for vacation purposes. That length of time period for vacation shall be _____.

(Mother or Father or both)

(one week, two weeks, three weeks, etc.)

_____ shall notify the other parent, in writing, at least _____ in advance of the choice of time.

(Mother or Father)

(days or weeks)

Each parent _____ notify the other if he/she takes the child(ren) out of the State of Nevada for more than 24 hours, for any reason. Notification shall be made prior to leaving the State and shall include the date leaving the State, the destination, the date returning to the State, the type of transportation and, if possible, a telephone number for contact while the child is out of the State.

(Wife's initials)

(Husband's initials)

(shall or shall not)

Each parent _____ keep the other informed of the child-care giver for the child, including name, address and telephone number.

(Wife's initials)

(Husband's initials)

(shall or shall not)

Each parent _____ have the right of first refusal to care for the child when the other parent is not available to care for the child for a period of _____ hours. In other words, if the child is in Mother's custody and Mother is not available to care for the child for _____ hours or more, Father shall be notified and given the right of first refusal to care for the child before any third party is called to care for the child. Mother has the same right of first refusal when the child is with the Father and Father is not available to care for the child for _____ hours or more.

(Wife's initials)

(Husband's initials)

(shall or shall not)

1 _____ Both parents are to have equal access to all of the child's medical
(Wife's initials) (Husband's initials)
2 records, school records and any other records generated for the benefit or, or on behalf of, the
3 child.

4
5 **X.**

6 **Child Support**

7
8 _____ shall pay child support in the amount of \$ _____ per
(Mother or Father)
9 month, per child, for a total monthly child support obligation of \$ _____. The
10 child support shall be paid on or before the _____ day of each month.

11 We came to an agreement based upon the following information:

12 Husband's gross monthly income is \$ _____
(amount earned per month before deductions)

13 Wife's gross monthly income is \$ _____
(amount earned per month before deductions)

14 ***Initial one of the following three choices.***

15 ***Print "not applicable" or "N/A" on those lines you do not use.***

16 _____ is the non-custodial parent and the amount
(Wife's initials) (Husband's initials) (Mother or Father)
17 of child support agreed upon in the aforementioned lines is in compliance with NRS 125B.070 and
18 is _____% of _____ gross monthly income.
(18%, 25%, 29%, 31%) (Mother's or Father's)

19 ***OR***

20 _____ Because Petitioners are joint physical custodians, the amount of
(Wife's initials) (Husband's initials)
21 child support agreed upon in the aforementioned lines meets the statutory requirement.

22 ***OR***

23 _____ The support obligation amount that has been agreed upon by the
(Wife's initials) (Husband's initials)
24 parties is not the amount required in the statutes. Under the statutes, the child support obligation
25 for _____ would be \$ _____ per month, per child.
(Mother or Father)

26 However, Petitioners have agreed to change that amount because:

27 *(Please see NRS 125B.080 for the only reasons you can deviate from the statutory formula, and*
28 *list your reasons below)*

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The amount of child support agreed upon meets the children’s financial needs.

The child support obligation for each child shall continue until that child reaches the age of eighteen years; or if the child is still attending high school at the age of eighteen years, until the child reaches the age of nineteen years or graduates from high school; or is otherwise emancipated, whichever occurs first.

A wage assignment for the child support _____ be immediately put in place.
(will or will not)

Both parties must initial ONE of the following statements regarding child support.

(Wife’s initials) _____
(Husband’s initials) 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.

(Wife’s initials) _____
(Husband’s initials) 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 support payments.

(Wife’s initials) _____
(Husband’s initials) 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.

(Wife’s initials) _____
(Husband’s initials) Although this is the first Court Order for child support, the payments will be handled through the District Attorney’s Office and the parent who will be receiving child support shall open a case with the District Attorney’s Office.

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XI.

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 child(ren) is/are on Medicaid, that must be stated. Fill in all spaces. Do not leave any spaces blank.

The child(ren) presently _____ covered by a health insurance policy.
(is/are or is/are not)

The child(ren) presently _____ on Medicaid.
(is/are or is/are not)

_____ shall maintain health insurance on the child(ren) through his/her/their
(Husband or Wife or both)
employment.

The parties shall each share equally any health expenses incurred on behalf of the child(ren) that are not covered by insurance, and each party shall be responsible for one half of the deductible and one half of the insurance premium.

XII.

Division of Assets
Both parties must initial only ONE of the statements below. Print "not applicable" or "N/A" in the spaces you do not use. Be sure to address all retirement accounts, bank accounts and vehicles. Include VINs when listing vehicles.

_____ _____ All of the community assets and property have been previously
(Wife's initials) (Husband's initials) divided and each is to keep the property he/she has in his/her
possession at this time.

_____ _____ There is no community property to be divided.
(Wife's initials) (Husband's initials)

_____ _____ The community property should be divided as follows: (Include
(Wife's initials) (Husband's initials) retirement accounts, bank accounts and vehicles with VINs)

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WIFE SHALL RECEIVE THE FOLLOWING:

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_____	_____
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_____	_____
_____	_____
_____	_____
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HUSBAND SHALL RECEIVE THE FOLLOWING:

_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
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(If more room is needed, attach additional sheets. Make sure the sheets are clearly identified as a continuation of the division of assets. Write only on one side of the page of additional sheets. Each additional sheet must be initialed by both parties.)

XIII.

Division of Debts
Both parties must initial only ONE of the statements below. Print "not applicable" or "N/A" in the spaces you do not use. Be sure to list all credit cards with the last four numbers of each account, if known.

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(Wife's initials) _____
(Husband's initials) All of the community debts have been previously divided and each is to keep those debts assigned to him/her and hold the other party harmless from those debts.

(Wife's initials) _____
(Husband's initials) There are no community debts to be divided.

(Wife's initials) _____
(Husband's initials) The community debts should be divided as follows: (Be sure to list *specific* debts with the last four numbers of the account, if available)

**WIFE SHALL RECEIVE THE FOLLOWING DEBTS
AS HER SOLE AND SEPARATE DEBT:**

_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____

**HUSBAND SHALL RECEIVE THE FOLLOWING DEBTS
AS HIS SOLE AND SEPARATE DEBT:**

_____	_____
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(If more room is needed, attach additional sheets. Make sure the sheets are clearly identified as a continuation of the division of debts. Write only on one side of the page of additional sheets. Each additional sheet must be initialed by both parties.)

XIV.

Spousal Support (Alimony)
Both parties must initial only ONE of the statements below. If you initial one of the statements which makes a provision for spousal support, be sure to fill in all spaces in the statement. Do not leave any spaces blank in this section. Print "not applicable" or "N/A" in the spaces you do not use.

_____ Each of the Petitioners hereby give up any right to spousal support
(Wife's initials) (Husband's initials)
(alimony) or any other monetary claim each may have against the other for support or
maintenance.

OR

_____ Wife shall receive spousal support in the amount of
(Wife's initials) (Husband's initials)
\$ _____ per _____, due and payable on the _____ of each
(amount wife to receive) (week or month) (date amount due)
_____ for a period of _____. The spousal support shall begin on
(week or month) (number of weeks, months, years)
_____ and end on _____.
(date spousal support to begin) (date last spousal support payment will be made)

OR

_____ Husband shall receive spousal support in the amount of
(Wife's initials) (Husband's initials)
\$ _____ per _____, due and payable on the _____ of each
(amount husband to receive) (week or month) (date amount due)
_____ for a period of _____. The spousal support shall begin on
(week or month) (number of weeks, months, years)
_____ and end on _____.
(date spousal support to begin) (date last spousal support payment will be made)

XV.

Former Name
Initial only ONE of the following statements and print "not applicable" or "N/A" in the spaces you do not use.

_____ Wife does not wish to return to her former name.
(Wife's initials) (Husband's initials)

_____ Wife wishes to return to her former name of _____
(Wife's initials) (Husband's initials)
_____.

_____ Wife never changed her name and therefore does not request
(Wife's initials) (Husband's initials) restoration of her former name.

XVI.

Petitioners hereby request that this Court enter a Decree of Legal Separation, also known as a Decree of Separate Maintenance, incorporating into that Decree the provisions made herein.

XVII.

It is understood by the Petitioners that entry of a Decree of Separate Maintenance constitutes a final adjudication of the rights and obligations of the parties with respect to the legal status of the community only and respective Petitioners' rights to (1) written notice of entry of decree; (2) requests for findings of facts and conclusions of law; (3) to move for a new trial. A Decree of Separate Maintenance/Decree of Legal Separation entered by this summary procedure does not prejudice or prevent the rights of either petitioner to bring an action to set aside the final decree of fraud, duress, accident, mistake or the grounds recognized at law or the equity.

WHEREFORE, Petitioners pray as follows:

1. That the parties be granted a Decree of Separate Maintenance also known as a Decree of Legal Separation thereby judicially bringing to a conclusion the community aspects of the marriage and the legal responsibilities of one party to and for the other for all purposes heretofore existing between the parties except as set forth in this petition.

2. The terms agreed upon in this Joint Petition be included in the Decree.

DATE: _____
(date signed by Wife)

DATE: _____
(date signed by Husband)

(Wife's signature)

(Husband's signature)

(Wife's address)

(Husband's address)

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WIFE'S VERIFICATION

STATE OF NEVADA)
) ss:
COUNTY OF _____)

_____, being first duly sworn, under penalties of perjury, deposes
(Wife's name)
and says:

I am the Petitioner in the above-entitled action; that I have read the foregoing Joint Petition
for Summary Decree of Separate Maintenance and am competent to testify of its contents of my
own knowledge and the contents are true of my own knowledge except for those matters stated
therein on information and belief, and, as to those matters, I believe them to be true.

(Wife's signature)

SUBSCRIBED and SWORN to before me
This ____ day of _____, _____.

NOTARY PUBLIC

STATE OF NEVADA)
) ss:
COUNTY OF _____)

On this ____ day of _____, _____, personally appeared before me, the
undersigned, a Notary Public in and for the County of _____, State of Nevada,
_____, personally known to me or proved to me, to be the
(Wife's name)
person who executed the foregoing Joint Petition for Summary Decree of Separate Maintenance,
and who acknowledged to me that she did so freely and voluntarily and for the uses and purposes
herein stated.

NOTARY PUBLIC

HUSBAND'S VERIFICATION

STATE OF NEVADA)
) ss:
COUNTY OF _____)

_____, being first duly sworn, under penalties of perjury, deposes
(Husband's name)
and says:

I am the Petitioner in the above-entitled action; that I have read the foregoing Joint Petition
for Summary Decree of Separate Maintenance and am competent to testify of its contents of my
own knowledge and the contents are true of my own knowledge except for those matters stated
therein on information and belief, and, as to those matters, I believe them to be true.

(Husband's signature)

SUBSCRIBED and SWORN to before me
This ____ day of _____, _____.

NOTARY PUBLIC

STATE OF NEVADA)
) ss:
COUNTY OF _____)

On this ____ day of _____, _____, personally appeared before me, the
undersigned, a Notary Public in and for the County of _____, State of Nevada,
_____, personally known to me or proved to me, to be the
(Husband's name)
person who executed the foregoing Joint Petition for Summary Decree of Separate Maintenance,
and who acknowledged to me that he did so freely and voluntarily and for the uses and purposes
herein stated.

NOTARY PUBLIC

1 Case No. _____

2 Dept. No. _____

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5 IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

6 IN AND FOR THE COUNTY OF CHURCHILL

7

8 In the Matter of the Marriage Of

9

10 _____,

(Wife's name)

11

and

**AFFIDAVIT OF RESIDENT
WITNESS**

12

13 _____,

(Husband's name)

14

Joint Petitioners. /

15

STATE OF NEVADA)

16

) ss:

17 County of _____)

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I, _____, do hereby swear under penalty of perjury that
(Resident witness's name)

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the assertions of this affidavit are true.

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21 1. I am over the age of eighteen and competent to testify of my own knowledge to the
22 following.

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2. I have lived in the State of Nevada for _____ years and presently live at

23

_____, City of _____, State of Nevada.

24

(Street address of person making the affidavit)

25

I intend to live in the State of Nevada for the foreseeable future.

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3. To my personal knowledge, _____, lives at
(Name of person whose residency is being established)

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_____, State of Nevada and has been
(Street address of the person whose residency is being established)

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physically living within the State of Nevada on a daily basis for at least six (6) weeks prior to the filing of this Joint Petition on _____.
(Date Joint Petition was filed)

4. To my personal knowledge, _____ has physically lived in the State of Nevada since _____.
(State date you know the person has lived in Nevada)

5. I see the Petitioner on the average of _____ time(s) a week. The Petitioner is _____.
(Fill in how you know the person, such as a friend, relative, co-worker, etc.)

6. I know of my own personal knowledge that _____
(Name of resident Petitioner)
is a bona fide resident of the State of Nevada.

DATED _____.

(Signature of person making this Affidavit)

SUBSCRIBED and SWORN to before me

This _____ day of _____, 20_____.

NOTARY PUBLIC

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Case No. _____

Dept. No. _____

IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF CHURCHILL

In the Matter of the Marriage Of

_____,
(Wife's name)

and

REQUEST FOR SUBMISSION

_____,
(Husband's name)

Joint Petitioners. /

I, _____, the Petitioner in this matter, request the Joint
Petition for Summary Decree of Separate Maintenance filed on _____ in this
case be submitted to the Judge for consideration and determination.

Dated: _____

Your Signature: _____

Name (Printed): _____

Address: _____

Phone: _____

1 Case No. _____

2 Dept. No. _____

3

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5 IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

6 IN AND FOR THE COUNTY OF CHURCHILL

7

8 In the Matter of the Marriage Of

9

10 _____,

(Wife's name)

11

and

**DECREE OF SEPARATE
MAINTENANCE**

12

13 _____,

(Husband's name)

14

Joint Petitioners. /

15

16 The above entitled cause, having been submitted to this Court for decision pursuant to
17 Chapter 125 of the Nevada Revised Statutes, and based upon the Joint Petition of the Petitioners,

18 _____ and _____, and

(Wife's name)

(Husband's name)

19 all the papers and pleadings on file, the Court finds as follows:

20

1. That all of the allegations contained in the documents on file are true;

21

2. That all of the requirements of NRS 125.181 and NRS 125.182 have been met;

22

23 3. That this Court has the necessary UCCJA, UCCJEA and PKPA initial and continuing
24 jurisdiction to enter orders regarding child custody and visitation on the following children of the
25 union or adopted by the parties, and hereby exercises said jurisdiction:

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<u>Name</u>	<u>Date of birth</u>
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____

4. That this Court **does not** have the necessary UCCJA, JCCJEA and PKPA jurisdiction to enter orders regarding custody and visitation of the following children of the union or adopted by the parties, and said issues must be decided in the children’s present “home state”:

<u>Name</u>	<u>Date of birth</u>
_____	_____
_____	_____
_____	_____

5. That this Court has complete jurisdiction to enter this Decree and the orders regarding the distribution of assets and debts.

6. That resident Petitioner _____ has been, and is
(Husband’s or Wife’s name)
now, an actual bona fide resident of the State of Nevada and has actually been domiciled in the State of Nevada for more than six (6) weeks immediately prior to the commencement of this action, and intends to continue to name Nevada _____ home for an indefinite period of time.
(his or her)

7. That Petitioners were married on _____ in County of _____
(Date of Marriage, including month, day and year)
_____, State of _____, and ever since that
(County in which you were married) (State in which you were married)
date have been, and still are, Husband and Wife.

8. That Petitioners have become, and continue to be, incompatible in marriage and no reconciliation is possible.

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9. Wife _____ pregnant at this time.
(is or is not)

***(if the following spaces are not applicable in your circumstances,
print "not applicable" or "N/A" in each space)***

Husband _____ the alleged father of the unborn child. The unborn child is due to
(is or is not)
be born on _____.
(date of expected birth)

10. That the Petitioners have entered into an agreement settling all issues regarding the care, custody, visitation, health insurance and child support of the child(ren) over which this Court has jurisdiction, said agreement being in the best interest of the child(ren), and the Petitioners have requested that their agreement as set forth in their Joint Petition, a copy of which is attached hereto as Exhibit A, be ratified, confirmed and incorporated into their Decree as though fully set forth.

11. That the Petitioners have entered into an equitable agreement settling all issues regarding the division and distribution of assets and debts, said agreement being an equitable one, and Petitioners have requested that their agreement as set forth in their Joint Petition, a copy of which is attached hereto as Exhibit A, be ratified, confirmed and incorporated into their Decree as though fully set forth.

12. That the Petitioners have entered into an agreement settling the issue of spousal support and request that their agreement as set forth in their Joint Petition, a copy of which is attached hereto as Exhibit A, be ratified, confirmed and incorporated into their Decree as though fully set forth.

13. _____ Wife does not wish to return to her former name.
_____ Wife wishes to return to her former name of _____
_____.
_____ Wife never changed her name and therefore does not request
restoration of her former name.

1 14. That the parties waive their rights to a written Notice of Entry of Decree of Separate
2 Maintenance, to appeal, to Findings of Fact and Conclusion of Law, and to move for a new trial.

3
4 **THEREFORE IT IS ORDERED, ADJUDGED AND DECREED:**

5 1. That the Parties are hereby granted a Final Decree of Separate Maintenance, also
6 known as a Decree of Legal Separation one from another on the grounds of incompatibility and
7 this Decree hereby brings to a conclusion the community aspects of this marriage and the legal
8 responsibilities of one party to another for the other for all purposes heretofore existing between the
9 parties except as set forth in their Petition.
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11 2. That the agreement, as it is stated in the Petitioners' Joint Petition, regarding the
12 care, custody, visitation, health insurance and child support of the child(ren) over which this Court
13 has jurisdiction, is hereby ratified, confirmed and incorporated into this Decree as though fully set
14 forth.
15

16 3. That the agreement, as it is stated in the Petitioners' Joint Petition, regarding the
17 division and distribution of assets and debts is hereby ratified, confirmed and incorporated into
18 this Decree as though fully set forth.

19 4. That the agreement, as it is stated in the Petitioners' Joint Petition, regarding the
20 issue of spousal support is hereby ratified, confirmed and incorporated into this Decree as though
21 fully set forth.
22

23 *(Initial only ONE space in statement 5. Print "not applicable" or*
24 *"N/A" in the other spaces.)*

25 5. _____ Wife is hereby restored to her former name of:

26 _____.

27 _____ Wife never changed her name and, therefore, does not request
28 restoration of her former name.

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_____ Wife shall retain her present name.

(IMPORTANT: The following paragraph, paragraph 6, is applicable to all decrees issued in the State of Nevada, but each County handles compliance with the requirements differently. Be sure to follow the specific instructions for the County in which you are obtaining your decree.)

6. **IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that each party shall submit information required in NRS 125B.055, NRS 125.130 and NRS 125.230 on a separate form to the Court and to the Welfare Division of the Department of Human Resources within ten days from the date this Decree is filed. Such information shall be maintained by the Clerk in a confidential manner and not part of the public record. The parties shall update the information filed with the Court and the Welfare Division of the Department of Human Resources within ten days should any of that information become inaccurate.

IT IS FURTHER ORDERED AND PARTIES ARE PUT ON NOTICE that they are subject to the requirements of the following Nevada Revised Statutes:

NRS 125.510(6) regarding abduction, concealment or detention of a child:

PENALTY FOR VIOLATION OF ORDER:

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

NOTICE IS HEREBY GIVEN that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if

1 a parent abducts or wrongfully retains a child in a foreign country. The parties are also put on
2 notice of the following provisions in NRS 125.510(8):

3 If a parent of the child lives in a foreign country or has significant commitments
4 in a foreign country:

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

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

18 **NRS 125C.200 regarding relocation with minor children:**

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

27 **NRS 125.450 regarding the collection of child support payments through mandatory
28 wage withholding or assignment of income.**

**NRS 31A regarding the enforcement of child support obligation and the collection of
delinquent child support.**

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

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THIS IS A FINAL DECREE

Dated: this _____ day of _____, 20_____.

DISTRICT JUDGE