



BRADLEY A. SCHMIDT (Bar No. 16155)
SCHMIDT LEGAL GROUP, PLLC
747 E. South Temple, Suite 115
Salt Lake City, Utah 84102
Telephone: (801) 678-5558
Facsimile: (801) 660-2495
brad@ifschmidthappens.com

Counsel for Sydney Caroline Jeneane Pack

**IN THE FOURTH JUDICIAL DISTRICT COURT
IN AND FOR UTAH COUNTY, STATE OF UTAH**

In the Matter of the Marriage of

SYDNEY CAROLINE JENEANE PACK

&

CALEB MICHAEL GREER.

DECREE OF DIVORCE

Case No. 254400967

Honorable Thomas Low

Commissioner Marla Snow

Before the Court is the *Verified Petition for Divorce* of Sydney Caroline Jeneane Pack, which was filed on April 11, 2025. *See* Filing No. 1. A *Verified Counter Petition for Divorce* was filed by Caleb Michael Greer on May 16, 2025, which is also before the Court. *See* Filing No. 11. The parties entered into a settlement agreement, which was filed with the Court on March 25, 2026. *See* Filing No. 37. The mandatory waiting period under Utah Code Ann. § 81-4-402(3)(a) has expired. The Court has reviewed the matter. Having accepted the parties' settlement and having entered its *Findings of Fact and Conclusions of Law*, **THE COURT HEREBY ORDERS:**

PARTIES

1. At the time the *Verified Petition for Divorce* was filed, and for the three (3) months immediately preceding the filing thereof, Sydney Caroline Jeneane Pack was a resident of Utah County, State of Utah.

2. At the time the *Verified Petition for Divorce* was filed Caleb Michael Greer was a resident of Indian River County, State of Florida.

MARRIAGE & CHILDREN

3. Sydney and Caleb were married on December 30, 2019, in Heber, Wasatch County, State of Utah.

4. Sydney and Caleb separated on or about January 14, 2025.

5. Sydney and Caleb have no minor children between them.

JURISDICTION AND VENUE

6. **Personal Jurisdiction:** Caleb is subject to the jurisdiction of a Utah district court because Caleb has resided in the State of Utah during the marital relationship, *see* Utah Code Ann. § 78B–3–205(6).

7. **Subject Matter Jurisdiction:** This is a civil matter seeking the dissolution of the marriage contract between Sydney and Caleb with subject matter jurisdiction being conferred upon the Court by Utah Code Ann. §§ 81–4–402(1) and 78A–5–102.

8. **Venue:** Because Caleb is not domiciled within the State of Utah, venue is appropriate in Utah’s Fourth Judicial District Court pursuant to Utah Code Ann. § 78B–3–307(3).

GROUND

9. The parties are granted a divorce on the grounds of irreconcilable differences.

TAXES

10. Beginning with the 2025 tax year, Sydney and Caleb will file their respective taxes separately—both federal and state.

ALIMONY

11. Neither party is awarded alimony now or in the future.

MOTOR VEHICLES

12. During the course of the Marriage, Sydney and Caleb have acquired vehicles and currently own and possess the following vehicles: 2018 Nissan Rogue and 2019 Hyundai Elantra.

13. Sydney is awarded the following: 2019 Hyundai Elantra. Sydney is responsible for all insurance, registration fees, taxes, liabilities, gas, repairs, and general maintenance of the awarded vehicles. Caleb must return all keys, if any, to any vehicle awarded to Sydney within ten (10) days of the entry of this *Decree of Divorce*. The parties shall execute and deliver any documents necessary to complete title and registration transfer of the 2019 Hyundai Elantra into Sydney's name within thirty (30) days of the entry of this *Decree of Divorce*.

14. Caleb is awarded the following: 2018 Nissan Rogue. Caleb is responsible for all insurance, registration fees, taxes, liabilities, gas, repairs, and general maintenance of the awarded vehicles. Sydney must return all keys, if any, to any vehicle awarded to Caleb within ten (10) days of the entry of this *Decree of Divorce*. The parties shall execute and deliver any documents necessary to complete title and registration transfer of the 2018 Nissan Rogue into Caleb's name within thirty (30) days of the entry of this *Decree of Divorce*.

PERSONAL PROPERTY

15. Premarital Property: Sydney and Caleb are awarded the personal property each owned prior to the Marriage.
16. Inheritance, Heirlooms, and Gifts: All items or heirlooms received by inheritance or gift through a family-line are awarded as the sole property of the party who received the inheritance, heirloom, or gift.
17. Personal Belongings: Sydney and Caleb are awarded their own personal belongings.
18. Marital Personal Property: Sydney and Caleb have already divided the marital property and each party is awarded the property currently in their possession with exception to the motor vehicles.
19. Any debt associated with an item of marital personal property is assumed by the party who is awarded the property. That party will hold the other party harmless on that debt in the event the debt on the item was incurred jointly.

BANK AND OTHER FINANCIAL ACCOUNTS

20. During the course of the Marriage, Sydney and Caleb acquired a joint Mountain America Credit Union account ending in 4484 ("MACU Account").
21. The MACU Account had a charge off amount of \$774.76.
22. Caleb is awarded the MACU Account.
23. Caleb is solely responsible for paying the charge off balance of the MACU Account in full and closing the account.
24. Caleb will indemnify and hold Sydney harmless from any liability, collection activity, or credit reporting associated with the MACU Account.

25. Each party is awarded their individual accounts free and clear of any claim by the other party.

DEBTS AND OBLIGATIONS

26. During the course of the Marriage, Sydney and Caleb incurred joint or shared debts with Conceptions Fertility Clinic in the amount of \$1,319.42.

27. Caleb is ordered to pay the Conceptions Fertility Clinic in full, in the amount of \$1,319.42.

28. Caleb will indemnify and hold Sydney harmless from any liability, collection activity, or credit reporting associated with the Conceptions Fertility Clinic debt.

29. To whatever extent the following debts may be deemed joint or shared, Caleb is allocated the following debts:

- A. Mountain America Credit Union Credit Card;
- B. Concora Credit Credit Card;
- C. Capital One Credit Card;
- D. the 2024 tax debt owed to the Internal Revenue Service.

30. Caleb will fully satisfy any of the debts identified in subparagraphs A through D of paragraph 28 that are directly or indirectly tied to Sydney by March 31, 2026.

31. To whatever extent the following debts may be deemed joint or shared, Sydney is allocated the following debts:

- A. The U.S. Department of Education Student Loans (Acct. 8439).
- B. Sydney will indemnify and hold Caleb harmless from any liability, collection activity, or negative credit reporting associated with the U.S.

Department of Education Student Loans identified in paragraph 30(A). In the event Sydney fails to timely pay said student loans and such failure results in any adverse credit reporting, collection action, or legal proceeding against Caleb, Sydney shall be responsible for all resulting damages, costs, and reasonable attorneys' fees incurred by Caleb.

32. Each party is ordered to pay their individual debts and hold the other party harmless on any individual debt.

ATTORNEYS' FEES AND COSTS

33. Sydney and Caleb are responsible for their own attorneys' fees and costs in this matter.

MUTUAL CIVIL RESTRAINING ORDER

34. Neither party will use the other party's likeness, identity, credit, or personal information for any inappropriate or unauthorized purpose.

35. Neither party will send to the other party any abusive emails, texts, or voice mails.

36. The parties are restrained from committing, threatening to commit, or engaging in any conduct that could reasonably be construed as any form of domestic violence or domestic abuse against the other party.

37. Both parties are mutually restrained from harassing, annoying, or otherwise engaging in conduct that operates to unreasonably bother or interfere with the other.

38. Neither party will make, publish, or cause to be published any disparaging, defamatory, or derogatory statements about the other party on any social media platform, website, online forum, or through any other public medium. This provision shall not prohibit either party from making truthful statements in the course of any legal proceeding or as required by law.

39. Both parties will not interfere with the employment of the other party in any way and should avoid the workplace of the other party.

MISCELLANEOUS PROVISIONS

40. Cell Phone Accounts, Insurance, and Other Independent Accounts: Upon entry of this *Decree of Divorce*, each party is solely responsible for establishing and maintaining their own individual cell phone accounts, health insurance, automobile insurance, renters' insurance, utilities, and any other accounts or subscriptions previously held jointly or in the other party's name. Each party will promptly remove the other party from any account for which they are the account holder within thirty (30) days of the entry of this *Decree of Divorce*. Each party will indemnify and hold the other party harmless from any liability, charges, or obligations arising from accounts assigned to or retained by the indemnifying party.

41. If a dispute ever arises between the parties concerning the terms and provisions in this *Decree of Divorce*, they will first participate in good faith in at least one session of mediation prior to returning to court to resolve their dispute. Notwithstanding, this mediation requirement does not apply to a motion to address an emergency matter.

42. The parties will execute and deliver to the other party in a timely manner any documents necessary to implement the provisions of this *Decree of Divorce*. Each party is ordered to execute such deeds, contracts, agreements, titles, or other conveyances as may be necessary to transfer the property awarded to the parties in a timely manner.

43. In the event it becomes necessary for either party to retain legal counsel to enforce the terms and provisions of this *Decree of Divorce*, the prevailing party shall be entitled to reasonable attorneys' fees and costs to enforce the provisions of the *Decree of Divorce*.

*****Executed and Entered by the Court as Indicated by
the Date and Seal at the Top of the First Page*****

APPROVED AS TO FORM:

/s/ David J. Ostrowski

DAVID J. OSTROWSKI

Counsel for Caleb Michael Greer

(with permission of David J. Ostrowski received via email)