



Shirl Don LeBaron, Utah State Bar # 5210
802 E. Bamberger Dr., Suite B
P.O. Box 1234
American Fork, UT 84003-6234
Phone: (801) 756-6288
Fax: (801) 772-0300
Email: shirl@lebaronlaw.com
Attorney for Petitioner

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

In the matter of the marriage of: AMBERLYN IVA BURTON, Petitioner, and TIMOTHY DAVID BURTON, Respondent.	DECREE OF DIVORCE Case Number: 254403440 Judge: Kraig Powell Commissioner: Marla Snow
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This matter comes before the court for a final entry of the Decree of Divorce. The Court having found and entered its Findings of Fact and Conclusions of Law and being otherwise fully advised, it is hereby,

ORDERED, ADJUDGED AND DECREED:

1. The bonds of matrimony heretofore existing by and between Petitioner and Respondent are hereby dissolved and Petitioner is hereby awarded a Decree of Divorce from Respondent, to become absolute and final upon entry by the Court.
2. Children. The parties have no minor children together.

3. Jurisdiction. The Parties resided in the marital relationship in the State of Utah therefore this Court has jurisdiction over the parties pursuant to the Utah Code.

4. Real Property. The parties have no real property to be divided by the Court.

5. Personal Property. The parties shall be awarded any personal property that they brought into the marriage or presently have. Timothy shall be awarded his 2015 Ford Edge and all debts and expenses associated with that vehicle. Timothy shall refinance the Ford Edge and remove Amberlyn's name from the loan and title within 30 days of the divorce being final.

6. Saving and Checking Accounts. The parties have no joint accounts that need to be separated.

7. Tax Return /Refunds. The parties have already filed their 2025 federal and state tax returns and have received and divided any refunds.

8. Debts. The parties have no joint debts. Any and all other debts and obligations, not otherwise distributed herein or acquired after separation, shall be assigned and paid for by the party who incurred such and in whose name such debts appear. Each party shall hold the other harmless on the debts ordered to be paid by him or her.

9. Medical/Dental Insurance. As stated in the Domestic Relations Injunction, Timothy cannot remove Amberlyn from his health/dental insurance until their divorce has been finalized or he may be found in contempt of court.

10. Dog. During the course of the marriage, the parties acquired a dog, which they named Cooper. Both parties shall retain the rights to visitation with the dog on a 50/50 basis. Cooper shall be with Amberlyn each week from Sunday morning until Sunday morning one week, then Cooper shall be with Timothy each week from Sunday morning to Sunday morning the following week, and so on. If either party is busy for more than 4 hours, sick, on vacation, or on tour, the other party shall be given first rights to have Cooper. Neither party has the right to withhold visitation time with Cooper from the other party. Each party shall pay one-half (1/2) of the costs to have Cooper neutered before the end of June which should occur during Amberlyn's time so that Cooper can recover. Other veterinarian bills shall be split equally between the parties. Any emergency medical visits exceeding \$150 shall be discussed between the parties. For toys, clothes, grooming, nails, and other non-emergency expenses, shall be paid by the party with whom the dog is residing.

11. Alimony. It is reasonable that Timothy shall pay Amberlyn \$450.00 a month in alimony for a period of 8 years, starting May 5,

2026, and payable on the 5th of each month thereafter. Alimony will terminate on the death of Amberlyn or if she cohabitates or remarries.

12. Attorney's Fees and Costs. Amberlyn shall pay the cost for her attorney fees. As agreed, Timothy shall reimburse Amberlyn for the filing fee of \$333.00 and the process server fee of \$64.00, within 30 days of the signing of the Stipulation.

13. Maiden Name. Amberlyn may return to her maiden name of Wells, if she so wishes.

14. Mutual Restraining Order. Both parties shall be permanently restrained from bothering, harassing, annoying, threatening or harming the other party at that parties' place of residence, employment or any other place.

15. Dispute Resolution. If a dispute arises between the parties, they shall go to mediation prior to filing an action in court, unless there are exigent circumstances or enforcement issues.

16. Full Disclosure. Each party warrants to the other that there has been a complete accurate and current disclosure of all income, assets, and liabilities. Both parties understand and agree that any deliberate failure to provide complete disclosure may constitute perjury. The property referred to in this agreement represents all the property which either party has any interest in or right to, whether legal or

equitable, owned in full or in part by either party, separately or by the parties jointly.

17. Document Execution. Each party shall be ordered to execute and deliver to the other party without cost any documents necessary to implement the provisions of the Decree of Divorce entered by the Court.

18. Other. The Court shall grant such other and further relief as it may deem just, appropriate and equitable in this matter.

Approved as to form:

/s/Joseph Nemelka
Jospeh Nemelka
Attorney for Respondent

EFFECTIVE WHEN EXECUTED BY THE COURT DIGITALLY ON PAGE ONE.