

The Order of the Court is stated below:

Dated: May 08, 2026
07:23:14 AM

/s/ SEAN PETERSEN
District Court Judge



Zachary J. Starr (11773)
Moody Brown Law, LLC
2525 North Canyon Road
Provo, Utah 84604
Telephone (801) 356-8300
Facsimile (801) 356-8400
Email: zstarr@moodybrown.com

Counsel for Petitioner

IN THE FOURTH JUDICIAL DISTRICT COURT OF UTAH COUNTY

STATE OF UTAH

In the Matter of the Marriage of:

AMBREE ANDERSON,

Petitioner,

and

SEAN MICHAEL GRASS,

Respondent.

ORDER ON STIPULATION

-and-

JUDGMENTS

Civil: 184401973

Judge: Sean Petersen

Commissioner: Marla Snow

The parties, with assistance of counsel, having attended mediation, stipulate to clarifying orders in this matter, which are reasonable and proper. Therefore, the court makes the following findings and orders as follows:

ORDERS

1. Jurisdiction: The parties were divorced on February 28, 2020, and an Order of Modification was entered on November 14, 2022. The court retains jurisdiction pursuant to Utah Code 81-1-204.
2. Children. The following are minor children of the parties.

Name	Date of Birth
R.S.G.	October 2014
T.A.G.	October 2014

3. Home State. Utah remains the home state of said minor children pursuant to U.C.A. §81-11-201(1)(a).
4. Extended parent time: Mother shall exercise her two weeks of extended parent time in 2026, on June 13-20 and July 29-August 5. Father shall exercise his two weeks of extended parent time in 2026 on August 5-August 19.
5. Educational Plan. Paragraphs 7 and 16 of the Order of Modification shall be amended to the following:
 - a. The children presently attend Mountainville Academy Charter School and shall continue there through the 2026-2027 academic year. Both parties shall be listed as parents on school records. Both parties shall be able to check out the children on their respective parent-time. Neither parent shall remove the other from a school list or

responsible third party individuals identified for pick up purposes. Each party shall establish their own student portal access and email access to a teacher and school and shall schedule their own parent teacher conferences. No non-parent shall have the right to independently communicate with a teacher or school personnel regarding a child's education or decisions. The parties will ensure that homework, projects, reports, assignments, etc. are completed during their respective parent-time.

6. Communication with Health Care or Activity Third-parties. No non-parent shall have the right to independently communicate with a child's health care professional or child's activity personnel (i.e. coach, league official, etc.) regarding a child's health care or extracurricular activity issue or decision.
7. Our Family Wizard. Paragraph 10 of the Order of Modification shall be amended to the following: The parties will resume using Our Family Wizard to communicate regarding all parenting concerns or issues, calendar parent time and children events, and exchange out-of-pocket expense receipts. The parties will not allow their children or any third parties to deliver messages or pretend to be the other parent on Our Family Wizard. The parties will use direct text contact only for emergencies. Third parties can contact the other parent via text only for emergencies and pick-up/ drop-off issues the day of the exchange. The parties shall respond within 48 hours of any communication. The parties will not use Our Family Wizard to harass or annoy the other parent. The communication shall be civil and limited to issues regarding the child. Father has already set up the parent time calendar for holidays, elected extended parent time, and regular parent time through May 6, 2026. Each party shall be responsible for posting their own holiday time to the calendar, their own extended parent-time, and any other important events in the lives of the children. If either parent believes

something has been improperly calendared, he/she will notify the other parent via Our Family Wizard and identify the alleged mistake. A parent will not delete or alter a calendared event created by the other parent without mutual agreement in writing. A parent who improperly calendars an event shall be responsible to remove it upon notice by the other parent.

8. Telephone and Virtual Contact with Children. Paragraph 11 of the Order of Modification shall be amended to the following: Telephone or virtual contact initiated by a parent to a child shall be up to twice per weekend on Saturday and Sunday for no longer than 20 minutes per call between 10am and 11am. The children shall be able to contact the parents at any reasonable time. Neither parent shall monitor, record, or interact with a child during a call with the other parent, and shall afford them all privacy possible under the circumstances. A child shall always have access to a device to communicate with the other parent, and neither parent may refuse contact between a child and the other parent as a form of punishment or control.
9. Clothing. Each parent shall make good faith efforts to return all clothing, backpacks, and items that are used by the children during parent time, which were purchased by or originated from the other parent, at the conclusion of parent time.
10. Proof of Completion of Parenting Course. On or before April 20, 2026, each party shall provide proof that he/she completed the required parenting courses from the November 2022 court order.
11. Safety and Limitations.
 - a. Social Media. Neither parent shall post any comments or pictures, personal events, or other private information regarding a child on a public social media platform, and

- shall only do so on an account that has appropriate privacy settings only family and personal friends (as opposed to online friends) to view said posts. Each parent shall have the affirmative duty to require partners, spouses, or extended family members to do the same.
- b. Safety Equipment. Both parents shall ensure that the children are supplied with and use reasonable and necessary safety equipment for water sports, biking, scooters, hunting/shooting, etc. (such as helmets, life jackets, safety glasses). If said equipment is not available, a child shall not participate.
 - c. Media. Neither parent shall expose or allow the children to access any media (movies, social media, websites, music, magazines or books, etc.) that is not age-appropriate under standard rating systems. Neither parent shall allow a child to have a personal social media account without mutual agreement in writing and any accounts existing currently shall be deleted.
 - d. Residential Guests and Sleepovers. Each party shall provide the other parent with the full legal name and birthdate of any non-parent individual who resides in their residence. There shall be no overnight sleepovers by the children away from a parent without advance notice in writing to the other parent via Our Family Wizard.
 - e. Guns. Both parents shall ensure that any firearms or ammunition is locked and safely stored, and not allow access by a minor child unsupervised by a parent. Both parents shall ensure that reasonable and required safety training be completed by a child prior to allowing them to use or handle firearms or dangerous weapons. Both parents have consented that Father may enroll the children in a hunter's safety course to obtain the children's hunter's safety cards.

12. Mutual Restraining. The parties shall recommit and strictly adhere to their mutual restraining orders outlined below:

- a. The parties shall not make disparaging remarks to one another or to their children about one another or in the child's presence, either verbally, in writing or otherwise. Both parties are mutually restrained from harassing or threatening the other party.
- b. Neither party will use alcohol in excess or illegal drugs when exercising parent-time or 24 hours prior to parent-time. If either party is charged with a DUI, parent-time shall be supervised until further order of the court or agreement of the parties.
- c. The parties shall not vape or use cigarettes in a car or home where the children are present and shall not allow third parties to do the same.
- d. The parties shall not display vaping or drug paraphernalia in front of the children.
- e. Neither party or their significant others will post on digital media negatively about the parties directly or in-directly, parenting issues, child support, or commentary about the other parent or stepparent.
- f. Both parties are mutually restrained from allowing third parties or anyone providing care for the children to do what they themselves are prohibited from doing and shall have the affirmative duty to use his or her best efforts to prevent third parties from such violations or shall remove the minor child from such circumstances.

13. Dispute Resolution. The prior requirement to attend mediation prior to seeking court action shall be terminated for enforcement actions. However, prior to filing a motion to enforce, a party shall send the other parent a letter or email identifying the issue or grievance and allow 14 days to resolve the issue prior to filing with the court.

14. Passport. Father may pay for and obtain passports for the children and Mother shall cooperate as reasonably requested. Mother may request use of the passports for her reasonable travel with the children and Father shall cooperate to provide the passports to Mother in advance. Each independent travel event shall require a signed authorization form from the non-traveling parent.

15. Judgments.

- a. 2022 Judgment. The judgment previously awarded Mother in the November 2022 Order of Modification for the total amount of \$1,915.52 for his portion of unpaid out-of-pocket child-related expenses has not been paid nor collected. Father shall have until April 20, 2026, to verify that this judgment was not paid through ORS. If there is no dispute that the judgment was not paid, then Father shall be required to make minimum monthly payments to Mother of \$175 per month until satisfied in full, beginning April 2026. In the event Father ceases make payments, Mother may seek enforcement of the balance including post-judgment interest and attorney fees.
- b. 2025 health insurance premiums: Father owes Mother \$63.20 in and for the children's portion of healthcare insurance premiums during 2025, and shall make payment directly to Mother for this expense prior to June 1, 2026.
- c. Primary Children's Hospital: Each party shall initiate contact with and make an inquiry as to whether there is an outstanding amount owing for healthcare services provided to a child, and if so, they shall receive and share information regarding the services provided and billing and each shall be equally responsible for any amounts owing.

- d. American Fork ER: Each party shall initiate contact with and make an inquiry as to whether there is an outstanding amount owing for healthcare services provided to a child, and if so, they shall receive and share information regarding the services provided and billing and each shall be equally responsible for any amounts owing.
- e. Alpine Pediatrics: Each party shall initiate contact with and make an inquiry as to whether there is an outstanding amount owing for healthcare services provided to a child, and if so, they shall receive and share information regarding the services provided and billing and each shall be equally responsible for any amounts owing.
- f. Cancellation Fees. Mother shall be solely responsible for any outstanding amounts solely related to any cancellation fees related to the outstanding balances in subparagraphs (c) – (e).
- g. Child Support: Father is behind in his monthly child support payments, and the current balance owed according to the records of the State of Utah, Office of Recovery Services, is \$10,843.36 as of April 1, 2026. The parties shall continue to use ORS for child support / income withholding services.
- h. Extra-curricular expenses: There is a dispute whether Father made payment directly for the below listed activities. Mom shall provide proof of the amounts listed in subparagraph (i)-(iv) below on or before April 21, 2026. In the event Father can provide proof of payment by April 28, 2026, the issue shall be resolved. For any amounts Father cannot provide proof of payment, he shall owe Mother the amounts listed below and fully reimburse by August 1, 2026:
 - i. Fall/Spring Soccer, Northern Utah County, 06/2023, \$115.00;
 - ii. Flag Football, American Fork Recreation, 09/2023, \$45.00;

iii. Winter Basketball, American Fork Recreation, 01/2024, \$45.00;

iv. Fall/Spring Soccer, Northern Utah County, 07/2024, \$190.72.

16. Attorney's Fees and Costs: Each party shall be ordered to assume his or her own costs and attorney's fees incurred in this action.

17. Prior Orders. Any prior orders not explicitly superseded herein shall remain in full force and effect.

18. Resolution of Outstanding Issues. The parties' Stipulation resolves all issues that either party could have brought through the date of their Stipulation.

THIS IS THE SIGNED ORDER OF THE COURT WHEN SIGNED ELECTRONICALLY BY THE COURT ON THE FIRST PAGE OF THIS DOCUMENT

APPROVED AS TO FORM:

**NO OBJECTION WITHIN RULE 7j TIME REQUIREMENT*

Robb Jones

Date

Counsel for Respondent

CERTIFICATE OF SERVICE

I hereby certify that I am a member of and/or employed by the law firm of Moody Brown Law, 2525 North Canyon Rd., Provo, Utah 84604, and that in said capacity and pursuant to Rule 5(b), Utah Rules of Civil Procedure, a true and correct copy of the foregoing **Order on Stipulation and Judgment** was served upon the following on April 21, 2026:

Robb Jones

robb@robbjoneslegal.com

e-Filing (UCJA Rule 4-503)

U.S. Regular Mail

Facsimile Transmission

X E-Mail

/s/ ZS
