



**Ron D. Wilkinson (5558)**

HERITAGE LAW OFFICES  
898 South State Street, Suite 100  
Orem, UT 84097  
Telephone: (801) 225-6040  
heritagelaw.rdw@gmail.com  
*Attorney for Petitioner*

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

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IN THE MATTER OF THE  
MARRIAGE OF:

PATTI ELLA BATEMAN,

Petitioner,

and

JOHN CHARLES BATEMAN,

Respondent.

**DECREE OF DIVORCE**

Case No.: 264401420  
Judge: Shawn R. Howell  
Commissioner: Marian Ito

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This matter comes before the Court pursuant to the parties' Stipulation, filed with the Court in this matter on May 8, 2026. At the time the agreement was signed, Petitioner, PATTI ELLA BATEMAN ("Petitioner") was represented Pro Se, and Respondent, JOHN CHARLES BATEMAN ("Respondent") was represented Pro Se. Based on the stipulation, having

issued its Findings of Fact and Conclusions of Law, and for good cause appearing, the Court, hereby, ORDERS, ADJUDGES, AND DECREES:

**1. Dissolution.** The parties are, hereby, awarded a Decree of Divorce, dissolving the bonds of matrimony existing between them, to become final upon signature and entry of this Decree.

**2. Personal Property.** The parties have acquired certain items of property and bank accounts that are, hereby, awarded as follows:

<b>Property Description</b>	<b>Awarded To</b>
All clothing, jewelry, and personal effects presently in Patti's possession, custody, and control.	Patti
All household furniture, furnishings, artwork, appliances, and other property presently in Patti's possession, custody, and control.	Patti
All personal property acquired by Patti before the date of marriage.	Patti
All personal property acquired by Patti since the date the parties separated.	Patti
All other personal property including: one (1) large dark brown chair, miscellaneous pictures and personal items still in Fort Benton house, some plates, utensils, air fryer, clothing, copy of paperwork for the house in Pleasant Grove, UT, and every personal thing that came from Patti's side of the family.	Patti
The following bank accounts: Wells Fargo checking ending in 0218; Wells Fargo Savings ending in 2913; Zions Bank ending in 0985262500; and First Bank of Montana ending in 1602.	Patti
All clothing, jewelry, and personal effects presently in Charles' possession, custody, and control.	Charles
All household furniture, furnishings, artwork, appliances, and other property presently in Charles' possession, custody, and control.	Charles

All personal property acquired by Charles before the date of marriage.	Charles
All personal property acquired by Charles since the date the parties separated.	Charles
All other personal property including: tools, small farming implements, food storage, kitchen appliances, beds, mattresses, pillows, living room furniture, dining room furniture, blankets, sheets, towels, washcloths, carpets; all items from garage including lawn mowers, trimmers, rakes, hoes, nuts, bolts, lumber, metal, cement blocks, tile, etc.	Charles
The following bank accounts: First Bank of Montana checking ending in 2619; Zions Bank checking ending in 0084.	Charles

**3. Real Property.** The parties acquired the following real property during the course of the marriage, which is, hereby, awarded as set forth herein. Additionally, Respondent shall quit claim his interest in the property to Petitioner if he has not already done so.

<b>Real Property Address</b>	<b>Awarded To</b>
193 E 1100 N, Pleasant Grove, UT 84062, LOT 1, PLAT "A", Larsen Acres Subdivision	Patti

**4. Retirement.** All retirement accounts in Petitioner's name shall remain the sole and exclusive property of the Petitioner, and Respondent, hereby, waives any and all rights, titles, and interest, if any, in the accounts. All retirement accounts in Respondent's name shall remain the sole and exclusive property of the Respondent, and Petitioner, hereby, waives any and all rights, titles, and interest, if any, in the accounts.

**5. Debt Division.** The parties' debts is, hereby, awarded as follows:

Description	Approximate Value	Awarded To
All debts issued in Charles' name, including but not limited to: Home Depot Debt	Unknown	Charles

Should any additional debt be discovered throughout the discovery process, the debt shall be considered the separate debts of and awarded to the person who incurred the debt. If the debt was incurred by both parties, the debt shall be equally divided between the parties. A party who is responsible for a joint debt, obligation, or liability shall keep said debts current and in good standing with creditors, indemnifying and holding the other party harmless from all loss, damage, demand, or claim of any kind arising from the responsible party's failure or neglect to do so.

**6. Alimony.** Neither party is awarded alimony.

**7. Maiden Name.** Petitioner may elect to change her last name back to her maiden name if she so chooses.

**8. Duty to Sign.** The parties shall sign all documents necessary to comply with the Decree of Divorce within 60 days from the date of entry of the Decree. If a party fails to sign a document within 60 days, the other party may ask the Court to appoint someone to sign the document (U.R.C.P. 70).

**\*\*THIS DOCUMENT CONSTITUTES A BINDING ORDER OF THE  
COURT WHEN IT BEARS THE JUDGES SEAL AT THE TOP OF THE  
FIRST PAGE\*\***

Approved as to form by:

DATED: May 11, 2026.

/s/\*John Charles Bateman

JOHN CHARLES BATEMAN

*Respondent, Pro Se*

*\*Permission to e-sign given via email on May 11, 2026.*