



Ashley Wood, 10998
ashley@bartonwood.com
Kara Lee Barton, 9006
kara@bartonwood.com
BARTONWOOD, P.C.
551 E. South Temple
Salt Lake City, UT 84102
Phone: (801) 326-8300

Attorneys for Petitioner

IN THE SECOND JUDICIAL DISTRICT COURT
DAVIS COUNTY, STATE OF UTAH

In the matter of the marriage of: JESSICA WRIGHT, Petitioner, and DEVON WRIGHT, Respondent	DECREE OF DIVORCE Civil No. 254701922 Judge: Blaine Rawson Commissioner: Julie Winkler
---	--

Petitioner, Jessica Wright ("Jessica"), represented by Ashley Wood and Respondent, Devon Wright ("Devon"), represented by Jeremy Atwood, having negotiated in good faith, executed a Stipulation and Settlement Agreement to resolve all issues in dispute in the above-captioned divorce case. Based upon the Stipulation and Settlement Agreement fully incorporated herein by reference and 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:

The parties are awarded a Decree of Divorce to become final upon signature and entry.

1. Children. The parties have the following minor children.

Name	Date of Birth
A.W.	September 2019
E.W.	September 2020

PARENTING PLAN

2. Custody/Parent time. The parties are awarded joint physical custody of their minor children with Jessica being designated as the primary residential parent for school designation purposes only.

- a. Parent-time with the children shall be at reasonable times and places as the parties may agree. If the parties cannot agree, the parties' reasonable rights of parent time shall be as follows:

	Mon	Tues	Wed	Thurs	Fri	Sat	Sun
Week 1	Devon	Devon	Jessica	Jessica	Jessica	Jessica	Jessica
Week 2	Devon	Devon	Jessica	Jessica	Devon	Devon	Devon

- i. Regular Parent Time. The parties shall have regular parent time pursuant to Utah Code §81-9-305, with Devon having every Monday and Tuesday overnight and alternating weekends, Friday to Monday morning. Jessica shall have every Wednesday and Thursday overnight and alternating weekends to Monday morning.

- ii. Parent Time Exchanges. School to school or daycare to daycare exchanges shall take place as applicable. When the minor children are not at school, exchanges shall take place at 8:00 a.m. with drop off at daycare or each

party's home, unless otherwise agreed upon in writing.

iii. Extended Parent Time during Summer. Each party shall receive two-uninterrupted weeks in the summer-time. The two weeks may be consecutive or taken in two one-week periods, unless the parties agree otherwise. However, the parties should not book-end extended summer time weeks with regular or holiday parent time, resulting in extending time further.

iv. Notification of Extended Time. Both parents shall provide notification of extended parent-time or vacation weeks, with the children by April 1 each year for first option parent and April 15 for second option parent. Jessica shall have first choice of extended time in odd numbered years and Devon shall have first choice of extended time in even numbered years. If notification is not provided timely the complying parent may have priority.

3. Holidays. The holidays shall be as the parties agree. If the parties cannot agree the holidays shall be according to Utah Code §81-9-303 as follows, with the exception that the parties agree to exclude Juneteenth, Veteran's Day, and Columbus Day from the holiday schedule:

Odd Years	Even Years	Holiday and Time
Devon	Jessica	Martin Luther King Jr. Holiday after school on the Friday before holiday to Tuesday morning with the exchange at school
Jessica	Devon	President's Day after school on the Friday before holiday to Tuesday morning with the exchange at school
Devon	Jessica	Spring Break after school on the day school lets out to the day school resumes with the exchange at school
Jessica	Devon	Memorial Day after school on the Friday before holiday to Tuesday morning with the exchange at school
Devon	Jessica	July 4th 9 a.m. the day before holiday to the day after at 6 p.m.
Jessica	Devon	July 24th 9 a.m. the day before holiday to the day after at 6 p.m.

Devon	Jessica	Labor Day after school on the Friday before holiday to Tuesday morning with the exchange at school
Devon	Jessica	Fall Break after school on the day school lets out to the day school resumes with the exchange at school
Jessica	Devon	Halloween after school to 9 p.m. or if school is not in session 4 p.m. to 9 p.m.
Jessica	Devon	Thanksgiving after school on the day school lets out to the day school resumes with the exchange at school
Devon	Jessica	First Half of Winter Break, including Christmas Eve and Christmas Day beginning after school the day school lets out until December 27 at 7 p.m.
Jessica	Devon	Second Half of Winter Break , beginning December 27 at 7 p.m. and ending the day school resumes with the exchange at school
Devon	Jessica	The day before or after child's birthday from after school or 9 a.m. if school is not in session until the next morning with the exchange at school or 9 a.m. if school is not in session
Jessica	Devon	Child's actual birthday from after school or 9 a.m. if school is not in session until the next morning with the exchange at school or 9 a.m. if school is not in session
Devon	Devon	Father's Day 9:00 a.m. on the holiday to the day after at 9 a.m.
Jessica	Jessica	Mother's Day 9:00 a.m. on the holiday to the day after with the exchange at school

4. Legal Custody. The parties shall have joint legal custody. Both parties shall have access to the children's school, medical, church, and other records and shall include the other party as the parent on such records. The major decisions concerning their children's general welfare, education, discretionary medical treatment, and religious training shall be mutually agreed to by both parties. In the event, the parties do not mutually agree regarding the children, the parties shall first seek the advice of an expert in the field. If they cannot come to an agreement, the parties shall mediate before court intervention. Both parties shall have the authority to make emergency and routine decisions regarding the children's day-to-day activities when the children are in his or her care.

- a. Medical. The parties shall continue to use their current pediatrician, as the

pediatrician for the children and specialists that their pediatrician recommend, when needed. The parties shall make decisions mutually regarding non-routine health care and follow all treating physicians' recommendations.

b. Dentists. The parties shall use their current dentist as the dentist for the children and specialists that their dentist recommends, when needed. The parents shall make decisions mutually regarding the children's non-routine dental care. The parties shall make decisions mutually regarding non-routine dental care and follow all treating dentist/orthodontist's recommendations.

c. Separate Accounts. According to Utah Code §15-4-6.7 each party shall elect for dental, medical and school expenses to be created in separate accounts prior to service being initiated.

d. Educational Plan. The children shall attend schools that are mutually agreed upon by the parties in writing, if it is a school that is not in the boundaries of the primary residential parent as set forth herein. Both parties shall be listed on school records. Both parties shall be listed for any emails given by teachers or respective school administrators.

e. Religion: The parties shall make decisions mutually regarding the minor children joining/baptism into any religion. This does not preclude either party from taking the minor children to church services.

5. Relocation. Neither party shall move a distance from the other party, which would make the parent time schedule unreasonable and unworkable.

6. Right of First Refusal. Each party shall have the first option to provide care for the

children over any other third party, including family members if the party exercising parent time is otherwise unavailable overnight or longer during their custodial time, and the other party is personally available and willing to provide the care and the transportation. Sleepovers for the children when the party exercising parent time is available and in town shall not trigger the first right of refusal. Each party has the affirmative duty to inform the other parent when the minor children will be having a sleepover during his/her parent time.

7. Communication. Unless the parties agree otherwise or in an emergency, the parties shall discuss all parenting concerns in writing via text or e-mail at any time needed and shall not use their children to deliver messages. Each party shall respond to time-sensitive issues within 24 hours of the message being sent and 48 hours of the message being sent, for non-time-sensitive issues.
8. Telephone and Virtual Contact with Children. Each parent shall permit and encourage, during reasonable hours, reasonable and uncensored communication with the children, in the form of text, telephone, and Facetime. Telephone/Facetime shall be at reasonable hours and for a reasonable duration. The children shall be able to contact the parents at any time.
9. Travel. When the children travels with either parent out of State, all of the following shall be provided to the other parent at least 24 hours prior to departure or 21 days for international travel:
 - a. An itinerary of travel dates;
 - b. Destination;

- c. Places where the children or traveling parent can be reached;
 - d. And, the name and telephone number of an available third person who would be knowledgeable of the children's location.
 - e. Both parties shall have unfettered access to the children's passports and be able to travel during their respective parent time or other mutually agreed upon times, with the children. All out of country travel shall be done through written mutual consent of the parties, and consent shall not be unreasonably withheld.
10. Change of Information: Each parent shall provide the other with the parent's current address and telephone number, email address, and other virtual parent-time access information within 24 hours of knowing of any change.
11. Notification of Children's Events. The parties shall take affirmative steps to share school and activity information concerning their children with each other on a frequent basis that is not available through the school calendar or school email. The parties shall notify each other of any school programs, extracurricular activities and sporting events their children may be involved in that is not available online or through emails of the program.
12. Special Events. Special consideration shall be given by each parent to make the children available to attend family functions, including funerals and weddings, and other significant events in the life of the children or in the life of either parent which may inadvertently conflict with the visitation schedule. However, the parent exercising their regular parent time shall have final say as to the children's attendance. Neither party shall unreasonably deny said requests.
13. Mutual Restraining.

a. Both parties shall be supportive of the other party's role as a parent. Neither parent shall attempt to alienate the children in any way from the other parent. Both parents have an affirmative duty to co-parent the children in a way that promotes their best interest.

b. Both parties are restrained from discussing adult issues in front of the children or allowing a third party to do so. The parties are also restrained from discussing the children's relationship with the other parent in front of or with the children, or from questioning, interrogating, or otherwise "pumping" the children for information regarding what occurs when the children are with the other parent and from allowing any other person to do so.

c. The parties shall not use their children to deliver messages. Thus, the parents shall not discuss any issues regarding co-parenting in front of the children or at any children's activity.

d. The parties shall not make disparaging remarks to one another or to their children about one another or in the children's presence, either verbally, in writing or otherwise. Both parties are mutually restrained from harassing, stalking or threatening the other party.

e. The parties shall not go to the other parties' place of employment or residence except for child exchanges, without written permission from the other party.

f. Both parties are restrained from using the likeness, image or credit of the other party for any purpose.

g. Both parties are mutually restrained from allowing third parties 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 children from such circumstances.

14. Dispute Resolution. If the parties have any future disagreement regarding a major decision relating to the minor children's welfare, education, discretionary medical treatment, religious training, or the interpretation of implementation of this Order, they shall first make a good faith effort to resolve the issue through direct discussion. If they cannot reach a resolution, the parties agree to consult with any appropriate professional(s) or expert(s) who may assist them in resolving the dispute. If disagreement remains, the parties shall participate in mediation with a mutually agreed-upon mediator before initiating any legal action. Notwithstanding the foregoing, either party may seek emergency relief from the court if circumstances arise that make formal negotiations or mediation impractical.
15. Activity Costs. Each party shall be ordered to assume and be responsible for fifty percent (50%) of any out-of-pocket amount incurred for any mutually agreed-upon in writing extracurricular activities that the minor children may be involved in. Neither party shall unreasonably withhold consent to an activity. The parties shall pay the providers directly if possible. If it is not possible, the party incurring the extracurricular activity out-of-pocket costs shall submit to the other party verification of the incurred expense, such as a receipt or an invoice, within thirty (30) days of payment or receiving the same and shall be reimbursed by the other party within thirty (30) days of receiving the verification of

incurred expenses. A party who incurs an expense for a child's extra-curricular activity without receiving prior consent from the other parent shall be solely responsible for that expense. If a parent enrolls a child in an activity without the other parent's consent, the activity shall not infringe on the other parent's parent-time, and the enrolling parent shall pay the full cost. Both parents shall be able to attend all of the children's extra-curricular activities and the parent who signs up the children shall notify the other within 24 hours.

16. School Fees. Each party shall be ordered to assume and be responsible for fifty percent (50%) of any out-of-pocket school expenses (i.e. registration, books, required supplies, lab fees, etc.) incurred during the time leading up to and including high school. The parties agree that this does not include private school. The parties shall pay the school directly if possible. If it is not possible, the party incurring the out-of-pocket school expense shall submit to the other party an invoice, bill, receipt, or verification of the incurred expense within thirty (30) days of payment or receiving the same and shall be reimbursed by the other party within thirty (30) days of receipt of those school expense invoices, bills, receipts, and/or verification.
17. Preschool. The parties agree to each pay one-half of all preschool-related expenses.
18. Transportation for the Children. Exchanges shall take place at each party's home, daycare, or school, as applicable, with the receiving parent picking up to begin his/her parent time.

FINANCIAL ITEMS AND ASSET DISTRIBUTION

19. Child Support. Child Support shall be calculated in accordance with Utah Code §81-6-201 et seq. Jessica's gross monthly income is \$5,772.00 per month. Devon's gross

monthly income is \$8,225.00 per month. Jessica has 183 overnights, and Devon has 182 overnights for the purpose of child support calculation using a Joint Physical Custody Worksheet. Beginning May of 2026 and each month thereafter, Devon shall pay Jessica child support in the amount of \$201.00 per month. Unless the Court orders otherwise, support for each child terminates at the time and shall automatically adjust: (1) a child becomes 18 years of age or has graduated from high school during the child's normal and expected date of graduation, whichever occurs later; or (2) a child dies, marries, becomes a member of the armed forces of the United States, or is emancipated. The child support is payable one-half by the 5th and one-half by the 20th of each month.

a. Child support is modifiable pursuant to Utah Code §81-6-212, and each party has the affirmative duty to notify the other if there is a 30% change in permanent income that may trigger a child support modification set forth in Utah Code §81-6-212(3)(c)(iii).

20. Medical/Dental Expenses. Devon is currently providing health insurance coverage on behalf of the children. The party who can obtain the best coverage at the most reasonable cost shall obtain insurance for the medical expenses of the minor children in accordance with Utah Code §81-6-208.

a. Each parent shall share equally the out-of-pocket costs of the premium actually paid by a parent for the child's portion of insurance. The children's portion of the premium is a per capita share of the premium actually paid. The premium expenses for the children shall be calculated by dividing the premium amount by the number of persons covered under the policy and multiplying the

result by the number of children in the instant case. This amount shall be automatically deducted from or added to the child support paid or owed.

b. Each parent shall share equally all reasonable and necessary uninsured medical, dental, orthodontia, eye care, counseling, prescriptions, deductibles, and copayments, incurred for the dependent child and actually paid by the parents.

c. The parent who incurs these expenses may provide written verification of the cost and payment of expenses to the other parent within 30 days of payment. The other parent shall remit payment within 30 days of receipt of the verification. If neither party is able to secure said insurance at a reasonable cost, each party should be responsible for the payment of one-half of all reasonable and necessary medical and dental expenses for the minor children as indicated.

d. If, at any point in time, the dependent child is covered by the health, hospital, or dental insurance plans of both parents, the health, hospital, or dental insurance plan of Devon shall be primary coverage for the dependent children and the health, hospital, or dental insurance plan of Jessica shall be secondary coverage for the dependent child. If a parent remarries and his or her dependent children are not covered by that parent's health, hospital, or dental insurance plan but is covered by a step-parent's plan, the health, hospital, or dental insurance plan of the step-parent shall be treated as if it is the plan of the remarried parent and shall retain the same designation as the primary or secondary plan of the dependent child.

e. Verification of health insurance coverage and necessary insurance cards

shall be provided within 7 days of request. The parties shall notify the other in event of any change of insurance carrier, premium, or benefits within fifteen calendar days of the date he or she knows of the change.

21. Childcare Expenses. The parties shall split all work-related and occupational training childcare costs 50/50, including nannies, as the parties have historically utilized one to assist with care for the minor children. Each party shall notify the other of the childcare provider and any changes of the provider. Each party shall list the other parent as an emergency contact.
22. Dependency exemption. Commencing the calendar tax year of 2026, the parties shall share the dependency exemption/tax credit for the minor children as follows:
 - a. When there are two minor children, Jessica shall claim A.W. each year and Devon shall claim E.W. each year.
 - b. When there is one (1) minor child remaining, the parties shall alternate the dependency exemption/tax credit for the minor child. Jessica shall be entitled to claim the minor child as a dependency exemption/tax credit for odd-numbered tax years, and Devon shall claim the minor child as a dependency exemption/tax credit for even-numbered tax years.
 - c. Devon is entitled to claim the dependency exemption/tax credits indicated herein as long as he is current on his child support obligation by December 31st of the applicable tax year. Devon must be current in child support by December 31st of the year he is entitled to claim the child on taxes in order to claim the deductions. In connection with this, if Jessica believes that Devon is not current in

child support, she shall notify him in writing of such by 12/15, including the amount of arrears claimed. Thereafter, Devon shall have until 12/31 in order to bring any arrears current. In the event that Devon is not current or does not become current in child support by 12/31 of the year he is entitled to claim the child, then Jessica shall be awarded the deductions for the child he was entitled to claim for that year.

23. Real Property. During the course of the marriage, the parties purchased a home located at 1072 North 2100 West, Layton, Utah 84041. The home and real property shall be handled as follows:

a. Devon shall have the opportunity to conduct a buyout of Jessica's interest in the property for the sum of \$62,742.00. The terms of the buyout are as follows-

i. Pending the buyout, Devon is awarded exclusive use and occupancy of the property, being solely responsible for the mortgage payments, all utilities and routine/regular upkeep and maintenance in connection with the property.

ii. In connection with the buyout, Devon shall complete the following-

A. Pay to Jessica the sum of \$40,000.00 within 120 days of the date of entry of the decree of divorce. In the event that this sum is not tendered in full within 120 days of the date of entry of the decree of divorce, then the house shall be sold in accordance with Paragraph 23(c) below. In the event of a sale being triggered for failure to pay this sum, the house shall be

listed for sale within 30 days of expiration of this payment deadline as set forth herein. Should Devon fail to list the house within this required 30-day time frame, then any sum owing on the \$40,000.00 obligation shall accrue interest of 8% per annum, commencing the first day after expiration of the payment deadline until the house is sold.

B. Pay to Jessica the sum of \$22,742.00 within two years of the date of entry of the decree of divorce. This sum shall accrue interest of 8% per annum, commencing the month of May of 2026 until paid in full. Devon may pre-pay any portion or all of this sum without penalty. In the event that the property settlement is not tendered in full within two years of the date of entry of the decree of divorce, then the house shall be sold in accordance with Paragraph 23(c) below.

b. Upon completing the buyout as set forth above, Devon is awarded the property as his sole and separate property free and clear of any claim or interest of Jessica, together with all equity therein and subject to all debt and encumbrance thereon; which he shall hold Jessica harmless from. In conjunction with this, Jessica shall execute a quitclaim deed (or other type of deed if required by a lender) in order to deed the property to Devon in its entirety.

c. Should Devon fail to complete the buyout in accordance with the terms and deadlines set forth above; then the property shall be promptly listed for sale and sold. In the event of a sale of the property, the following provisions shall apply-

- i. Devon may continue to reside in the property until it is sold, being solely responsible for the mortgage payments, all utilities and routine/regular upkeep and maintenance in connection with the property; keeping the property in marketable condition.
- ii. Devon shall solely handle all aspects of the sale, including selection of a relator and the terms of the sale. Jessica shall cooperate fully with the listing and sale, including signing a listing agreement with the realtor of Devon's choice, and signing off on any other documents required in relation to the listing and sale. Both parties shall exercise every reasonable and good faith effort to sell the property and cooperate with the realtor in all respects in order to sell the property in a timely fashion including accommodating showings and following the reasonable recommendations of the realtor regarding pricing.
- iii. Upon the sale of the property, the sale proceeds shall be used to pay in full and retire the mortgage and any other encumbrance on the property; together with paying the costs of the sale, including closing costs and commissions.
- iv. After satisfaction of the foregoing obligations, Jessica is awarded \$62,742.00, together with any interest which may have accrued on any portion of this sum, from the net sale proceeds as and for her equity interest in the property, less any payments that have already been tendered by Devon.

v. After payment to Jessica of her equity interest in the property, Devon is awarded all remaining net proceeds from the sale.

24. Personal Property. During the course of the marriage relationship, the parties have acquired personal property. Said personal property of the parties should be distributed such that the person receiving the item shall be responsible for any associated debt with the item.

a. Personal property shall be divided as the parties can agree. If the parties cannot agree, they shall have a mediator come to the home to assist them with the division, with each party paying one-half of the mediator's fees.

b. Each party is awarded their premarital property, inherited property from their individual family, and gifts.

25. Vehicles. During the course of the marriage, the parties acquired a 2000 Toyota Corolla and 2019 Mazda CX-9.

a. Jessica shall be awarded the 2000 Toyota Corolla, free and clear from any claim by Devon.

b. Devon shall be awarded the 2019 Mazda CX-9, subject to the debt, indemnifying and holding Jessica harmless therefrom.

c. Each party shall execute the necessary documents to effectuate the award of these vehicles, including but not limited to titles.

26. Debts. The parties acquired debts during the marriage. Each party shall assume, indemnify, and hold the other harmless from liability on the debt held in their own name.

a. Accumulation of Debt: Neither party shall incur any additional liability on

joint credit cards.

b. Other Debts: The parties are aware of no other joint debts not otherwise addressed in this order and each shall pay any and all separate debts in their own names. Should other joint debts be later discovered, it is just and proper that the person responsible for incurring the debt should be responsible for paying it. Furthermore, the parties shall hold the other harmless in the event of their refusal in payment of any joint obligation.

c. Delinquency in Payments: If either party is obligated on a joint-secured debt, the payment of that debt must remain current. In the event that a payment is not paid in a timely manner, the secured asset must be placed immediately on the market for sale in order to protect the joint debtors. A party who makes payment on a delinquent debt in order to protect his or her credit rating, may seek reimbursement of the payment of that debt in addition to interest and attorney's fees from the other party.

27. Checking and Saving Accounts. During the course of the marriage, the parties acquired a checking and savings account with America First Credit Union ending in 8104. The parties shall equally divide the account balances by May 8, 2026, and Devon shall reimburse Jessica \$1,750.00 at that time because he withdrew \$3,500.00 for attorney fees. The parties agree that they shall sign the necessary documents to close the account at the same time the balances are divided. Both parties are prohibited from withdrawing funds or paying expenses not in the normal course, and shall continue depositing their paychecks into the joint account until the account balances are divided.

28. Retirement Accounts: During the course of the marriage, Devon obtained an interest in a Goldman Sachs 401(k). Jessica shall be awarded one half of this retirement account. The parties agree to use Rori Hendrix as the attorney to prepare the necessary QDRO or DRO to transfer Jessica's portion to similar retirement type account(s) designated by Jessica. Each party shall pay one-half of Rori's fees to complete the QDRO or DRO, as applicable.
29. Alimony: Devon agrees to pay Jessica alimony in the amount of \$900.00 per month, beginning May 2026, for a period of five years (5) years, i.e. 60 months, or until Jessica remarries, cohabitates, or the death of either party, whichever occurs first. Alimony shall be due in two (2) equal halved, by the 5th and 20th of each month.
30. There are no joint health insurance policies. Each party is responsible for their own health insurance coverage at their sole cost.
31. Each party is solely responsible for their own automobile/insurance coverage and associated premiums on the vehicles awarded to them at their own cost. The existing joint auto insurance policy shall be segregated as necessary and transferred to the appropriate party. The parties shall cooperate in order to complete and sign any forms necessary to effectuate this provision, which shall be completed within 30 days of the date of this Stipulation.
32. There are no whole life insurance or annuity policies with any cash value. Each party is awarded all term life insurance policies owned by them, in their names, and/or issued/provided through their own employer and/or employment; with each party under an affirmative duty to change their beneficiary designations accordingly.

33. Each party is solely responsible for their own cell phone plan and account at their sole cost and solely responsible for any obligations/fees associated with their individual phones and phone lines. Jessica shall be removed from Devon's parent's plan and in connection with this is awarded her own cell phone and number (385-231-9974). The parties shall cooperate in order to sign and complete any forms necessary to implement this provision, including porting Jessica's cell phone number to a new account/plan; which shall be completed within 30 days of the date of this Stipulation.
34. Taxes shall be handled as follows:
- a. All state and federal tax returns for 2025 and prior joint filings are concluded and resolved without any outstanding issues, and all tax liability, refunds and stimulus funds have been allocated to the mutual satisfaction and agreement of the parties.
 - b. If any stimulus funds are issued in the future, which are based upon any joint tax filing, the parties shall share equally any such funds that are received. Whichever party receives the funds, that party shall promptly notify the other party in writing and tender to the other party that party's one-half share of the funds within one week of receipt.
 - c. Commencing with the 2026 tax year and each year thereafter, the parties shall file separate state and federal tax returns.
35. At her sole option and election, Jessica may be restored to her maiden surname of "Hess".
36. Deeds and Titles: Both parties shall sign whatever documents are necessary to transfer

title and quit claim deeds or any other documents necessary that are outlined in the Decree of Divorce and are necessary to implement the Decree of Divorce.

37. Full Disclosure: The property referred to in this order 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.
38. 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.
39. The pretrial currently scheduled for 8/4/26 shall be stricken.

*****END OF THE ORDER*****

In accordance with the Utah State District Court's Efiling Standard No. 4, and URCP Rule 10(e), this Order does not bear the handwritten signature of the Judge, but instead displays an electronic signature at the upper right-hand corner of the first page of this Order.

RULE 7 NOTICE

You will please take notice that pursuant to Rule 7 of the Utah Rules of Civil Procedure, the foregoing will be submitted for signature at the expiration of seven (7) days unless written objection is filed within that time period.

DATED this 24th day of April, 2026.

/s/ Ashley Wood
Ashley Wood
Attorney for Petitioner