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

**IN THE MATTER OF THE MARRIAGE OF:**

**ADAM DAVID SIMONSEN**

**DECREE OF DIVORCE**

**Petitioner,**

**Case No. 264700500**

**vs.**

**Judge: MICHAEL EDWARDS**

**Commissioner: CHRISTINA WILSON**

**JELLYDEAN KANOELANI CROWELL  
SIMONSEN,**

**Respondent.**

The Court, having received the parties' fully executed *Stipulation and Settlement Agreement* ("Stipulation") and having made its *Findings of Fact and Conclusions of Law*, and having reviewed the file in this matter and being otherwise fully advised, it is hereby **ORDERED, ADJUDGED AND DECREED:**

1. The parties, Petitioner, ADAM DAVID SIMONSEN ("Simonsen"), and Respondent, JELLYDEAN KANOELANI CROWELL SIMONSEN ("Crowell"), desire to dissolve their marriage consistent with a full and final stipulation and settlement agreement ("Stipulation", incorporated herein by this reference), fully and finally resolving all issues

extant between them relating to property division and allocation of debts. The parties each acknowledged that neither of them was acting under any undue influence, duress, coercion or fraud. The parties each further acknowledged that their entry in the Stipulation was voluntary, made knowingly, and entered into while not under the influence of any drug or alcohol. The parties each further acknowledged and agreed that it was their intent to be bound by the terms of the Stipulation as of the date of its execution, and that they have each had an opportunity to consult with legal counsel of their choosing prior to its execution. The parties each acknowledged receiving notice of their disclosure requirements, including initial disclosures and financial declarations and required attachments, pursuant to Rule 26.1 of the Utah Rules of Civil Procedure. Finally, the parties each agreed that the Stipulation is a complete settlement of rights either party may have in the other's property, whether presently existing or hereafter acquired.

2. Simonsen (date of birth 07/26/1995) resides in Davis County, State of Utah, and has resided in said county at least ninety (90) days prior to the commencement of this divorce action.
3. Crowell (date of birth 07/26/1998) resides in Davis County, State of Utah.
4. Jurisdiction and venue in this Court are proper. Each party has entered his and her appearance in this matter and consented to the personal jurisdiction of this Court.
5. Simonsen and Crowell were married March 11, 2025 in Davis County, Utah.
6. The parties separated on or about March 22, 2026, and continue to reside separately.

7. There are no minor children at issue in this matter and no children are expected. Thus, child support and custody are not issues in this proceeding.
8. During the course of the marriage the parties experienced irreconcilable differences which have prevented the parties from pursuing a viable marriage relationship.
9. Simonsen is hereby granted a divorce from Crowell on the grounds of irreconcilable differences.
10. Neither Petitioner nor Respondent is receiving state assistance.
11. No alimony is awarded to either party.
12. Each party is responsible for her or his own health care costs.
13. It is just and proper that each party carry their own health insurance coverage and pay their own out of pocket health care expenses and that neither party be under any requirement to carry any health insurance coverage on the other party in any form or fashion.
14. It is reasonable and proper that each party carry their own life and automobile insurance coverage of any kind and that neither party have any obligation to carry any insurance coverage on the other party, in any form or fashion.
15. The parties have already divided any and all cash, checking accounts, and savings accounts, and each party shall be awarded the funds currently in her or his possession, custody and control.
16. Each party is awarded her and his own inheritances, investments, social security benefits and retirement accounts (including, but not limited to, pensions, IRAs, including SEP

IRAs, 401Ks, stocks, securities, holdings, real estate holdings, investments, business interests, profit sharing plans, annuities, etc.), if any.

17. The parties acquired certain personal property during their marriage that has already been equitably divided. Each party is awarded the personal property currently in her or his possession, custody and control.
18. The parties are awarded their separate property, with debts and liabilities pertaining thereto, that each respectively acquired before the parties' marriage, during the parties' marriage, and after the parties' separation (including, but not limited to, bank accounts, investments, investment property, inherited funds, etc.).
19. Simonsen is awarded 100% of all funds in all Fidelity Investment accounts free and clear of any and all claims by Crowell, as all such funds in all such accounts were inherited and premarital, with no contributions from Crowell. The parties are required to take immediate action to remove Cowell's name from any and all Fidelity Investment accounts in the name(s) of the parties and/or Simonsen.
20. Simonsen is awarded 100% of all funds in all Chase Bank accounts free and clear of any and all claims by Crowell, as all such funds in all such accounts were inherited and premarital, with no contributions from Crowell. The parties are required to take immediate action to remove Cowell's name from any and all Chase Bank accounts in name(s) of the parties and/or Simonsen.
21. The parties have not acquired any marital debt during the course of their marriage. However, in the event marital debts have been acquired, the marital debts of the parties

shall be divided as the parties have already agreed in connection with the division of property.

22. Each party is responsible to assume and pay her and his own debts incurred before the parties' marriage, during the parties' marriage, and after the parties' separation (including, but not limited to, personal loans, credit cards, medical bills, professional fees, etc.). Each party shall indemnify and hold the other party harmless from any liability in connection with subject debts.
23. The parties shall provide notice to their respective creditors regarding the Court's division of debts, obligations, or liabilities and regarding the parties' current addresses, as required by Utah Code §30-3-5(1)(c)(ii) and §15-4-6.5(3)(b).
24. Simonsen is awarded all the vehicles and other tangible items of personal property presently in his possession, ownership and/or control (including the 2005 Toyota Tacoma). Simonsen is solely responsible for all payments associated with said vehicles, if any, and obligations relating thereto (i.e., loans, repairs, registration, insurance, etc.). Simonsen is required to take immediate action to remove Crowell's name from any title, registration, insurance and/or other obligations pertaining to subject vehicles. Simonsen shall indemnify and hold Crowell harmless on all debts, liabilities and obligations pertaining to subject vehicles.
25. Crowell is awarded all the vehicles and other tangible items of personal property presently in her possession, ownership and/or control. Crowell is solely responsible for all payments associated with said vehicles, if any, and obligations relating thereto (i.e., loans, repairs, registration, insurance, etc.). Crowell is required to take immediate action

to remove Simonsen's name from any title, registration, insurance and/or other obligations pertaining to subject vehicles. Crowell shall indemnify and hold Simonsen harmless on all debts, liabilities and obligations pertaining to subject vehicles.

26. During the course of the marriage, neither party acquired an interest in any real property. However, the parties entered into a residential lease agreement in connection with property located at 1740 N. 285 West, Layton, UT 84041 ("residential property").
27. Crowell shall vacate the residential property on or before April 30, 2026, during which time Simonsen shall pay the monthly rent, utilities and expenses in connection therewith. As a condition, Crowell shall return to Simonsen all his personal belongings, including his laptop, on or before April 30, 2026. This personal property retrieval shall be accomplished by and through a mutually agreed upon third party or police escort. Commencing on or before May 1, 2026, Simonsen shall be awarded sole and exclusive occupancy of the residential property and be solely responsible for all rent, utilities and expenses in connection therewith.
28. Crowell reserves the option to have her maiden name or prior married name restored, if she so chooses.
29. Simonsen shall bear and be ordered to pay any and all of his own attorney fees, court costs and other expenses incurred in connection with this proceeding.
30. Crowell shall bear and be ordered to pay any and all of her own attorney fees, court costs and other expenses incurred in connection with this proceeding, if any.
31. The Parties shall be mutually restrained from threatening, annoying, bothering, harassing, stalking, vilifying, demeaning or disparaging the other party.

32. Each party shall be ordered to cooperate in the implementation of any and all orders of the Court, including providing to the other party any and all documents and/or signatures necessary in connection therewith.
33. Each party is ordered to execute such deeds, contracts, releases, agreements or other conveyances as may be necessary to transfer property or things awarded herein to the parties hereto.
34. Each party is ordered to execute and deliver to the other party any documents necessary to implement the provisions of this Decree of Divorce.
35. Both parties are ordered to keep each other informed of their current address, email and telephone number until the Court enters this Decree of Divorce.
36. Any and all property and money received or retained by either party pursuant to this divorce shall be deemed the separate property of such party free and clear of any right, interest or claim of the other party, including the right to inherit or be named hereafter as a beneficiary except as specifically awarded herein, and each party shall have the right hereafter to use and enjoy independently of any claim or right of the other party, all items of real or personal property awarded to them.
37. If either party fails in the performance any of his or her obligations under the Stipulation, the aggrieved party shall have the right to sue for damages for the breach thereof, or seek such other legal remedies that may be available to him or her, including attorney's fees being awarded for the breach.

38. The parties shall file separate tax returns (federal and state) for 2025 tax year onward. The parties must cooperate in exchanging necessary financial information for tax filing purposes.
39. The parties stipulated to the entry of a Decree of Divorce on grounds of irreconcilable differences, the same to become final upon entry. Accordingly, the parties also agreed and consented that a Decree of Divorce consistent with the Stipulation may be entered herein without notice to either party.
40. Prior to initiating any proceeding to modify or enforce any provision of this Decree of Divorce in court, barring cases of emergency, the parties will meet in mediation at least once in an attempt to resolve any issues.
41. In the event that either party fails to comply with any of the terms and conditions set forth in this Decree of Divorce, the party in default will be liable to the other party for all reasonable expenses, including attorney's fees and court costs, incurred in the enforcement of said terms and conditions.
42. The parties acknowledged that the disposition of property in the Stipulation, whether or not equal, is just and proper in all considerations and circumstances. The parties warrant to the other and to the court that each has agreed to all the terms of this divorce of their own volition and that there has been an accurate, complete, and current disclosure of all their income, assets, debts, and liabilities.
43. The parties acknowledged that the terms of the divorce settlement and action represent a compromise of disputed issues in some instances. In addition, each party acknowledged that there have been no representations or promises of any kind that have been made to



him or her as an inducement to enter into the divorce agreement represented by the decree of dissolution other than those expressly set forth herein.

44. During the negotiation of the Stipulation, and prior to the execution thereof, Petitioner was represented by his counsel and Respondent was encouraged and given ample opportunity to retain her own legal representation. Respondent was given the opportunity to review the terms of the agreement with an attorney, and after being afforded the opportunity to consult with an attorney of her choosing, Respondent elected to appear and participate pro se.
45. Accordingly, both parties warrant and assert that neither was unduly influenced or improperly coerced into executing the Stipulation.
46. Modification or waiver of any of the terms of the agreement will not be valid unless made in writing and signed by the parties and subsequently approved by the court. No waiver of any breach or default thereunder will be deemed a waiver of any subsequent breach or default of the same or a similar nature.
47. The Stipulation and all rights and obligations of the parties thereunder will be interpreted and construed in accordance with the laws of the State of Utah.
48. If any term, paragraph, or provision of the Stipulation is held by a court to be invalid or unenforceable for any reason, the remainder of the Stipulation shall continue in full force and effect, and the court shall interpret said sections in a manner consistent with the terms therein.
49. The Parties agreed that the terms of the Stipulation may be memorialized in this Decree of Divorce since the Agreement will essentially become the final order of the Court.

50. The Parties agreed that the Stipulation may be executed in counterparts, with each counterpart being deemed an original, and all counterparts so executed shall constitute one agreement binding on all of the Parties thereto, notwithstanding that all of the Parties are not a signatory to the same counterpart.

**SO ORDERED**

*Order becomes effective on the date of electronically added signature and seal on page one.*

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Dated: May 13, 2026.

Approved by as to form and content:

/s/ JellyDean Kanoelani Crowell Simonsen

JELLYDEAN KANOELANI CROWELL SIMONSEN

Respondent

Pro Se

[permission to sign electronically given to counsel on 05/13/2026]

**NOTICE OF INTENT TO SUBMIT FOR SIGNATURE**

NOTICE TO JELLYDEAN KANOELANI CROWELL SIMONSEN:

PLEASE TAKE NOTICE that the undersigned, attorney for **ADAM DAVID SIMONSEN**, Petitioner, will submit the above and foregoing *Findings of Fact and Conclusions of Law* to the Second District Court for Signature, upon the expiration of seven (7) days from the date of this Notice, unless written objection is filed prior to that time pursuant to Utah R. Civ. P. 7(j)(4).

Dated: May 13, 2026.

/s/ Jayson F. Henderson

Jayson F. Henderson

*Attorney for Petitioner*

**CERTIFICATE OF SERVICE**

I hereby certify that on the 13<sup>th</sup> day of May, 2026, I caused to be served via email, e-filing (GreenFiling) and USPS, First Class, postage prepaid, a true and correct copy of the foregoing document to all counsel and/or unrepresented parties of record, including, as follows:

JELLYDEAN KANOELANI CROWELL SIMONSEN

Respondent

1740 N 285 W

Layton, UT 84041

Email: [cjellydean@gmail.com](mailto:cjellydean@gmail.com)

Tel. 385-225-5849

[Email]

/s/ Jayson F. Henderson

Jayson F. Henderson

Attorney for Petitioner