

**The Order of the Court is stated below:**

**Dated:** May 22, 2026  
01:42:27 PM

/s/ JENNIFER VALENCIA  
District Court Judge



Jeremy B. Atwood, (#11859)  
Jeremy Atwood Law, LLC.  
82 East Antelope Drive  
Layton, Utah 84041  
Telephone: (801) 682-5234  
Email: info@jeremyatwoodlaw.com  
jeremy@jeremyatwoodlaw.com  
Attorney for Petitioner

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IN THE SECOND JUDICIAL DISTRICT COURT  
IN AND FOR DAVIS COUNTY, STATE OF UTAH  
800 West State St., Farmington Utah 84025

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In the matter of the marriage of:

NATALIE ALISON WILLIAMS,  
Petitioner,

and

SETH DAYTON WILLIAMS,  
Respondent.

**DECREE OF DIVORCE**

Civil No.: 264700252

Judge: Jennifer Valencia

Commissioner: Julie Winkler

Tier 4 Domestic Case

THE ABOVE-ENTITLED MATTER, having been properly filed with the Court; the Petitioner being represented by and through her attorney, Jeremy B. Atwood, the Respondent representing himself pro-se; the parties having entered into and having executed a Settlement Agreement, the same also being on file with the Court; the Court having had the opportunity to review the Agreement, and the same appearing to be fair and reasonable under the circumstances; all other related matters having been submitted to the Court; and the Court being fully advised on the premises and the Findings of Fact and Conclusions of Law having been filed separately and in writing, now therefore:

**IT IS HEREBY ORDERED, ADJUDGED AND DECREED**, as follows:

1. The Petitioner is awarded a Decree of Divorce upon the grounds of irreconcilable differences from the Respondent the same to become effective immediately upon signing an entry.
2. The parties are bound by the terms of their Agreement and the resulting orders as of May 13<sup>th</sup> 2026; they entered into their Agreement and the resulting orders free from coercion, duress, undue influence, or impairment caused by any prescription drug or medicine or other drugs or alcohol. Each party's mental or cognitive abilities and functions were not impaired by reason of any mental, emotional or psychological illness, impairment or condition and they both had the opportunity to be represented by competent legal counsel during the negotiations and creation of the Agreement and the resulting orders. If either party chose not to use such counsel, the will be treated as if they had done so.
3. The Agreement and the resulting orders are a fair and equitable settlement of all claims and issues in this case, and they supersede any and all prior agreements both verbal and written.
4. No modification or waiver of any of the terms of the Agreement or the final orders shall be valid unless in writing and signed by the parties, resulting in a Modified Order that is signed by the court. No waiver of any subsequent breach or default thereunder shall be deemed a waiver of any subsequent breach or default of the same or similar nature.
5. Each party must cooperate with the other, through counsel or otherwise, to ensure that the Agreement and the final orders are carried out in every detail.

### **JURISDICTION AND VENUE**

6. The Petitioner was an actual and bona fide resident of Davis County, State of Utah for at least three (3) months immediately prior to the commencement of this action.
7. The Petitioner and Respondent are wife and husband respectively, having been married on or about the 4<sup>th</sup> day of November, 2010 in Layton Utah.
8. The Petitioner is not receiving public assistance from the State of Utah in the nature of Medicaid, food stamps, childcare, or subsidized housing.

### **UNIFORM CHILDREN CUSTODY JURISDICTION AND ENFORCEMENT**

9. This Court has jurisdiction to make child custody determination by initial and/or modification decree for the following reasons:
  - a. This state is the Home State of the children.
  - b. No other state has assumed jurisdiction, nor has the question of paternity, support, or custody been adjudicated by any court of this, or any other state.
  - c. No proceedings involving the custody of the minor children have been filed in the juvenile court of this or any other district of this or any other state.
  - d. There are no other persons, other than the parties, who claim to have custody or parent-time rights with the minor children.
10. The court shall retain jurisdiction over the case and the parties until such time as the youngest minor child reaches the age of 18 years or graduates whichever occurs later.

### **CHILDREN**

11. During the parties' relationship, there has been three (3) minor children born to the parties to-wit: C.D.W. born June of 2014; K.A.W. born July of 2017; and H.A.J.W. born in November of 2021. No other children are now expected.

## CUSTODY AND PARENT TIME

12. The Petitioner shall be awarded sole legal and physical custody of the parties' minor children, subject to the Respondent's parent time which should be in accordance with what they can agree upon in writing. If they cannot agree, then the Respondent's parent and holiday time should be in accordance with UCA § 81-9-302.

13. The holiday schedule shall have priority over the normal weekly rotation. Holidays with the minor children shall be as the parties may agree in writing. If the parties cannot agree upon a holiday schedule they shall be entitled to holidays with their minor children in accordance with U.C.A. § 81-9-302, as follows:

### Utah Holidays According to Utah Code Ann. 81-9-302

Even Years	Odd Years	Holiday and Time
Mother	Father	<b>Martin Luther King Jr. Holiday</b> (1) Holiday begins Friday at:(a) 9 a.m. if school is not in session and the parent can be with the minor children; (b) the time that school is regularly dismissed; or (c) 6 p.m. at the election of the parent granted the holiday. (2) Holiday ends at 7 p.m. on Dr. Martin Luther King Jr. Day.
Father	Mother	<b>President's Day</b> (1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with the minor children; (b) the time that school is regularly dismissed; or (c) 6 p.m. at the election of the parent granted the holiday. (2) Holiday ends at 7 p.m. on the day before school resumes.
Mother	Father	<b>Spring Break</b> (1) Holiday begins at 6 p.m. on the day that school dismisses for spring break. (2) Holiday ends at 7 p.m. on the day before school resumes.
Father	Mother	<b>Memorial Day</b> (1) Holiday begins Friday at:

		<p>(a) 9 a.m. if school is not in session and the parent can be with the minor children;</p> <p>(b) the time that school is regularly dismissed; or</p> <p>(c) 6 p.m. at the election of the parent granted the holiday.</p> <p>(2) Holiday ends at 7 p.m. on Memorial Day.</p>
Mother	Mother	<p><b>Mother's Day</b></p> <p>(1) Holiday begins on Mother's Day at 9 a.m.</p> <p>(2) Holiday ends on Mother's Day at 7 p.m.</p>
Father	Father	<p><b>Father's Day</b></p> <p>(1) Holiday begins on Father's Day at 9 a.m.</p> <p>(2) Holiday ends on Father's Day at 7 p.m.</p>
Father	Mother	<p><b>Juneteenth National Freedom Day</b></p> <p>(1) Holiday begins at:</p> <p>(a) 6 p.m. on the day before Juneteenth National Freedom Day if the day before Juneteenth National Freedom Day is not Father's Day; or</p> <p>(b) 9 a.m. on Juneteenth National Freedom Day if the day before Juneteenth National Freedom Day is Father's Day.</p> <p>(2) Holiday ends at 6 p.m. on the day following Juneteenth National Freedom Day.</p>
Mother	Father	<p><b>Independence Day</b></p> <p>(1) Holiday begins on July 3rd at 6 p.m.</p> <p>(2) Holiday ends on July 5th at 6 p.m.</p>
Father	Mother	<p><b>Pioneer Day</b></p> <p>(1) Holiday begins on July 23rd at 6 p.m.</p> <p>(2) Holiday ends on July 25th at 6 p.m.</p>
Mother	Father	<p><b>Labor Day</b></p> <p>(1) Holiday begins on Friday at:</p> <p>(a) 9 a.m. if school is not in session and the parent can be with the minor children;</p> <p>(b) the time that school is regularly dismissed; or</p> <p>(c) 6 p.m. at the election of the parent granted the holiday.</p> <p>(2) Holiday ends at 7 p.m. on Labor Day.</p>
Father	Mother	<p><b>Columbus Day</b></p> <p>(1) Holiday begins at 6 p.m. on the day before Columbus Day.</p> <p>(2) Holiday ends at 7 p.m. on Columbus Day.</p>
Mother	Father	<b>Fall Break</b>

		<p>(1) Holiday begins at 6 p.m. on the day school is dismissed for fall break.</p> <p>(2) Holiday ends at 7 p.m. on the day before school resumes.</p>
Father	Mother	<p><b>Halloween</b></p> <p>(1) Holiday begins on October 31st or the day that Halloween is traditionally celebrated in the local community:</p> <p>(a) at the time that school is dismissed; or</p> <p>(b) at 4 p.m. if there is no school.</p> <p>(2) Holiday ends at 9 p.m. on the same day the holiday begins.</p>
Mother	Father	<p><b>Veterans Day</b></p> <p>(1) Holiday begins at 6 p.m. on the day before Veterans Day.</p> <p>(2) Holiday ends at 7 p.m. on Veterans Day.</p>
Father	Mother	<p><b>Thanksgiving</b></p> <p>(1) Holiday begins on Wednesday at:</p> <p>(a) 6 p.m.; or</p> <p>(b) the time school is regularly dismissed for Thanksgiving at the election of the parent granted the holiday.</p> <p>(2) Holiday ends at 7 p.m. on the day before school resumes.</p>
Mother	Father	<p><b>Winter Break (First Half)</b></p> <p>(1) Holiday begins at:</p> <p>(a) 6 p.m. on the day on that school dismisses for winter break; or</p> <p>(b) the time school is regularly dismissed on the day that school dismisses for winter break at the election of the parent granted the holiday.</p> <p>(2) Holiday ends on December 27th at 7 p.m.</p>
Father	Mother	<p><b>Winter Break (Second Half)</b></p> <p>(1) Holiday begins on December 27th at 7 p.m.</p> <p>(2) Holiday ends at 7 p.m. on the day before school resumes.</p>
Father	Mother	<p><b>Each Minor Child's actual birthday</b></p> <p>(1) Holiday begins at 3 p.m.</p> <p>(2) Holiday ends at 9 p.m.</p>
Mother	Father	<p><b>Day Before or After Each Minor Child's Birthday</b></p> <p>(1) Holiday begins at 3 p.m.</p> <p>(2) Holiday ends at 9 p.m.</p>

14. For extended parent-time with the minor children, at the election of the

Respondent, he is entitled up to four weeks of parent-time with the minor children, which may be consecutive, when school is not in session for summer break.

**15.** The Respondent's four weeks of extended parent-time shall consist of (1) two weeks, which may be consecutive, shall be uninterrupted parent-time; and (2) two weeks, which may be consecutive, may be interrupted by the Petitioner for a weekday visit on the same day on which the Respondent is granted weekday day parent-time in the parties normal weekly schedule.

**16.** The Petitioner is also entitled to parent-time in the summer but is limited to uninterrupted parent-time with the minor children for two weeks, which may be consecutive, when school is not in session for summer break.

**17.** The Petitioner shall have priority of choosing her two weeks in all even numbered years and the Respondent shall have priority of choosing his summertime in all odd numbered years. Each party shall provide notice of his/her extended parent time by March 1 of each year.

**18.** If the party having priority does not make the choice by March 1 of the year in question, the party who first gives notice thereafter shall have priority for that year. However, neither party is allowed to schedule their uninterrupted time during the holidays of the other party without prior written permission.

**19.** Holiday parent-time takes precedence over extended parent-time, weekday and weekend parent-time. Extended parent-time takes precedence over weekday and weekend parent-time but not holiday time of the other party.

**20.** If either parent moves more than 150 miles away from the other, then parent time shall revert to comply with U.C.A. § 81-9-209, with the Respondent exercising the non-

custodial parent time under this section.

21. The parties shall share transportation of the minor children to facilitate their exchange for parent-time purposes as they can agree in writing. If they cannot agree, the party receiving the children into his or her custody shall pick up the children from the other party's home or the children's school, as applicable.

22. The parties shall be prompt and timely for parent-time exchanges. Each party shall have the children ready for the other parents' parent-time at the time the children are to be picked up, and shall be present and available, or shall arrange to receive the children, when the children are returned. If unforeseen circumstances arise (and they will occasionally), the party whose circumstances changed shall give the other prompt notice of any delay, the remedy arranged, and a best estimate for how the exchange schedule will be affected.

23. The minor children shall go to school where the Petitioner resides.

24. All communications, including calendaring and child expenses, medical information, and activity issues must be performed in writing, through an agreed upon format. The parties will use a calendaring system of the parties' choosing for outlining all of the activities of the parties' minor children.

### **EMPLOYMENT AND CHILD SUPPORT**

25. The Petitioner is currently employed and earns approximately \$5,800.00 per month in gross income. The Respondent is currently employed and earns approximately \$6,500.00 per month in gross income, plus \$730 in disability income from the military for a total of \$7,230.00 gross income each month. Therefore, based on these incomes and using a sole custody worksheet, the Respondent's child support obligation to the



Petitioner shall be \$1,257.00 each month, beginning on April 1<sup>st</sup> 2026. Medical Insurance premiums can be added to or deducted from the support owed in this case.

**26.** Both parties have the right to require the other party to provide any and all reasonable documentation regarding their income upon request, but no more than once every six (6) months. If a party is found in contempt of court for failing to provide income information under this section, they will be required to pay any and all fees incurred by the other parent, including reasonable attorney's fees for having to bring the issue to court.

**27.** All child support payments shall be made to the Office of Recovery Services, P.O. Box 45011, Salt Lake City, Utah 84145-0011, unless the Office gives notice that payments should be sent elsewhere.

**28.** Child support obligations shall continue until (1) the child reaches 18 years of age, or graduates from high school during the child's normal and expected year of graduation, whichever occurs later, or (2) the child dies, marries, becomes a member of the armed forces of the United States, or is emancipated in accordance with UCA § 78A-6-801 *et. Seq.* (as amended – including and incorporating all subsequent amendments thereto). Upon the month following the occurrence of the foregoing the child support award will automatically adjust for any remaining minor children.

#### **INSURANCE AND HEALTH CARE**

**29.** The parties shall maintain policies of health insurance on the parties' minor children so long as such can be obtained through their places of employment for a reasonable cost. If a parent remarries and the parties' children are covered by a stepparent's plan, such a plan shall be treated the same as if the actual parent was the one

holding said plan under this section.

**30.** The parties are required to each pay one half (1/2) of the children's portion of the insurance premiums. This shall be calculated by dividing the premium amount by the number of persons covered under the policy (which will be each child's per-capita share of the premium), and multiplying the result by the number of minor children between the parties, and then dividing the result by two to determine each party's responsibility. At any time, the parties' minor children are covered by insurance policies from both parents, then the parties will be solely responsible for the insurance premiums of their own respective plans with no responsibility for any portion of the premiums of the insurance policies of the other parent.

**31.** Pursuant to UCA §81-6-208 *et. Seq.* (as amended – including and incorporating all subsequent amendments thereto), each party shall pay one-half (1/2) of any uninsured portion of medical, dental, orthodontia, counseling, prescription (including over-the-counter medications) and optical expenses; including out-of-pocket expenses, deductibles and co-payments incurred for the parties' children. Evidence of such expenses should be submitted in writing with copies of receipts to the non-incurring party within thirty (30) days of having been incurred. Once verification of the expense has been delivered to the non-incurring party, the non-incurring party will have thirty (30) days in which to reimburse the paying party for his/her one-half share.

**32.** The party holding insurance must provide the other party with written verification of such insurance coverage on or before January 2<sup>nd</sup> of each year and shall notify the other party of any change of insurance, premium or benefits within thirty (30) calendar days of the date he/she first knew or should have known of the change.

**33.** The party holding insurance shall provide the other party any insurance cards, lists of participating physicians and information describing the benefits available so that the parties' children can obtain full and complete coverage from the insurance available.

**34.** Pursuant to UCA §15-4-6.7, when a court order has been entered providing for the payment of medical expenses for minor children pursuant to the Utah Code, a creditor who has been provided a copy of the order may not make a claim for unpaid medical expenses against a parent who has paid in full that share of the medical and dental expenses required to be paid by that parent under the Order, nor may the creditor make a negative report under §70C-7-107, or report of the debtor's repayment practices or credit history under Title 7, Chapter 14, Credit Information Exchange, regarding a parent who has paid in full that share of the medical and dental expenses required to be paid by that parent under the Order.

### **CHILDCARE**

**35.** Pursuant to the U.C.A. § 81-6-209 (as amended – including and incorporating all subsequent amendments thereto), each parent shall share equally reasonable work-related childcare costs. If an actual expense for childcare is incurred, a parent shall begin paying their share on a monthly basis immediately upon presentation of the childcare expense, but if the childcare expense ceases to be incurred, that parent may suspend making monthly payments of that expense while it is not begin incurred, without obtaining a modification of the child support order.

**36.** Childcare costs can be collected by ORS. A parent who incurs childcare expenses shall provide written verification of the cost and identity of the childcare provider to the other parent upon initial engagement of the provider and thereafter on the request of the

other parent. A parent shall notify the other parent of any change of childcare provider and/or the monthly expenses of childcare within thirty (30) calendar days of the date of the change.

### **ALIMONY**

**37.** The parties are capable of supporting themselves financially and therefore neither party shall be granted alimony from the other now or in the future with both parties having forever waived any and all rights to such payments.

### **REAL PROPERTY**

**38.** During the contract of marriage, the parties acquired the following real property: 1837 South 250 West, Clearfield, Utah 84015. The Respondent shall be awarded the property, free and clear of any interest being held by the Petitioner, subject to the Respondent's ability to assume the first mortgage and the solar debt (removing the Petitioner's name from both debts), and arrange to pay the Petitioner \$90,000 from the equity in the home which must be paid to her within 90 days from the time the court signs the final orders in this case.

**39.** Until the court signs the final orders in this case, the parties will share equally the mortgage, utilities, and taxes on the home. Once the final orders are signed by the court, the Respondent shall be solely liable for all costs associated with the home (mortgage, utilities, taxes, upkeep, etc.) until the home is sold.

**40.** If the Respondent is able to assume the first mortgage, and pay the Petitioner her share of the equity outlined above, but is unable to assume, or buy out the Petitioner the solar debt, then the parties agree to allow the debt to stay in the Petitioner's name so long as the Respondent pays the solar debt timely every month (timely means no later than the

1<sup>st</sup> of every month).

41. If the Respondent fails to timely assume the first mortgage and the solar debt (or if the solar debt is allowed to stay in the Petitioner's name as outlined above, but the debt is not timely paid as required), and pay the Petitioner her share of the equity outlined above, the home shall immediately be put on the market and sold and any equity realized after the sale shall be divided equally between the parties. The Respondent shall be allowed to continue to reside in the home, so long as he is able to maintain the home in a "showable" state so the realtor can accomplish a sale (the Respondent must vacate the home upon sale).

42. If the home is sold as outlined above, any equity realized from the sale shall first be used to pay off the solar panels on the home prior to any equity being split between the parties.

### **PERSONAL PROPERTY**

43. The Petitioner and Respondent have accumulated marital property, and each is entitled to their own personal property and ½ of the marital property. Marital property shall be divided as the parties can agree in writing. If they cannot agree in writing, then the parties may bring the issue before the court for a decision.

44. Specifically, the parties agree to split equally their HSA account.

45. The parties are solely responsible for all costs associated with their own personal property and assets they are awarded, including repairs, maintenance, etc., and must indemnify the other party from any such costs being brought against them.

### **RETIREMENT**

46. The parties are each entitled to their Woodward v. Woodward, 656 P.2nd 431

(Utah 1981) formula share of the retirement accounts of the other. The parties must work with each other in providing any necessary documentation, each paying ½ of costs associated with any division.

#### **DEBTS AND OBLIGATIONS**

47. During the contract of marriage, the parties have not acquired marital debts (other than the solar on the home which shall be paid off with home equity), both parties are ordered to pay any and all debts that are in their own individual names, holding the other party harmless for them, and indemnifying them from prosecution of any such debt.

#### **ATTORNEY FEES**

48. The parties shall be responsible for their own attorney's fees and court costs.

#### **INCOME TAX EXEMPTIONS**

49. The parties shall file a joint tax return for the 2025 tax year, splitting any return equally between them. For the 2026 tax years and beyond, the Petitioner shall claim H.A.J.W. every year for tax purposes, and the Respondent shall claim K.A.W. every year for tax purposes, with the Petitioner claiming C.D.W. every even-numbered year and the Respondent claiming him every odd-numbered year.

50. When K.A.W. is no longer able to be claimed, then the Petitioner will claim H.A.J.W. every even-numbered year and the Respondent will claim her every odd-numbered year.

51. Respondent's right to claim children on his tax returns for any particular tax year is subject to being current on all child support obligations (including medical and daycare costs) by December 31<sup>st</sup> of any particular tax year. If the Respondent cannot claim a child(ren) on his returns for a particular tax year for not being current as outlined above,

then the Petitioner shall automatically be entitled to claim all of the children on her returns for that year.

### **MISCELLANEOUS PROVISIONS**

52. Each party is permanently restrained from bothering, harassing, annoying, threatening, or harming the other. The parties shall not malign or defame the other on social media or otherwise. The parties shall not interfere with the lives or relationships of the other, or with family members of the other party. The parties each have an affirmative duty to stop third parties from doing what they themselves are unable to do under the court's orders, using best efforts to prevent third parties from such violations.

53. The Petitioner is allowed to return to her maiden name of Graham if she so desires.

54. Each party is ordered to execute and deliver to the other party any document(s) necessary to implement the provisions of the Decree of Divorce entered by the Court.

55. If a party is found in contempt of court for failing to follow the court's orders, they will be solely responsible for the costs and attorneys' fees of the other party for having to bring the issue of enforcement to court.

56. Draftsman: The parties understand, have acknowledged, and agreed that each of the parties hereto has contributed to the drafting of the Settlement Agreement and the resulting orders, and no provision shall be construed against any party as being the draftsman thereof. The Settlement Agreement and the resulting orders shall therefore be construed without regard to any presumption or other rule requiring construction against the party causing the document to be drafted. The parties specifically, intentionally, and knowingly waived any right to allege, assert, or claim the benefit of any rule requiring

construction against the drafting party.

**\*\*\*\*\*END OF ORDER\*\*\*\*\***

**ENTERED BY THE COURT ON THE DATE AS INDICATED  
BY THE COURT'S SEAL ON THE TOP OF THE FIRST PAGE.**

APPROVAL AS TO FORM:

/s/ Seth Dayton Williams  
Electronically signed by Jeremy B. Atwood  
With permission from SETH DAYTON  
WILLIAMS on 5/20/26,  
Pro-se Respondent