

APR 09 2026

Salt Lake County

By: _____
Deputy Clerk

Name: Shaun Holmes

Address: 14358 South Sherwell Court A303
Herriman, Utah, 84096

Phone: (801) 520-9071

Email: ~~bruce@g.com~~ *Shaun.holmes@gmail.com*
Acting pro s

**IN THE THIRD DISTRICT COURT,
IN AND FOR SALT LAKE COUNTY, STATE OF UTAH**

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

Shaun Holmes

PETITIONER

Julie Holmes

RESPONDENT

DECREE OF DIVORCE

CASE No.: *214905737*

JUDGE: *GIBSON*

COMMISSIONER: *SAGERS*

The Court, having reviewed the pleadings on file in this matter, having reviewed the parties' Stipulation, and having determined that the terms of the Stipulation are fair, reasonable, and equitable, and otherwise being fully advised in the premises, the Court having made and entered its written Findings of Fact and Conclusions of Law, and upon motion and the affidavits on file, and good cause appearing therefore, the Court now makes the following Order:

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:

1
Paragraph
2
.5
3
.5
4
.5
5
.5
6
.5
7
.5
8
.5

RESIDENCY

Petitioner and/or Respondent has been a resident of **SALT LAKE** county for more than three months prior to their filing for divorce.

JURISDICTION

Utah's **THIRD** District Court has jurisdiction over the parties.

MARRIAGE INFORMATION

The parties are **Shaun Holmes** and **Julie Holmes**, and were married on **May 15, 2012**.

BREACH OF AGREEMENT

In the event either violates the terms of their Stipulation and this Decree of Divorce, the non-breaching party may seek to enforce the Stipulation and eventual Decree of Divorce against the breaching party and the breaching party may be required to pay the non-breaching party's fees.

MODIFICATION OF AGREEMENT

Any modification to the parties' Stipulation or this Decree of Divorce may only be made if the modification is in writing and signed by both parties.

SEVERABILITY

1
Paragraph
2
5
3
5
4
5
5
6
5
7
5
8
5

If any portion or provision of the parties' Stipulation or this Decree of Divorce is deemed to be unenforceable, the parties agree that the remaining portions or provisions shall remain in full force and effect.

CHILD(REN)

Child(ren):The parties have 3 child(ren), and 3 is/are a minor(s), to wit:

WDDH , 08/12

AEJH , 10/14

CSMH , 06/16

The parties' child(ren) has (have) resided in the State of Utah for at least the last six (6) months prior to filing for divorce.

CHILD(REN): LEGAL CUSTODY

The parties shall share legal custody of their child(ren) and their joint legal custody will be governed by the Parenting Plan included in this Decree.

CHILD(REN): PHYSICAL CUSTODY

1
Paragraph
2
3
4
5
6
7
8

The parties agree to share parent-time on a two week rotating basis in accordance with the schedule and times below. On each day where one party is to deliver child(ren) to the other party they shall abide by the following transition times:

Weekday morning transitions that occur **leading into** all Mondays, Tuesdays, Wednesdays, Thursdays, or Fridays shall occur when the possessing party delivers the child(ren) to school in the morning or to the receiving party if school is not in session at 8:30 am.

Weekday evening transitions that occur **following after** all Mondays, Tuesdays, Wednesdays, Thursdays, or Fridays shall begin after school or between the hours of **5:00 pm** and **7:00 pm** when school is not in session.

Weekend morning transitions that occur **leading into** all Saturdays and Sundays shall occur when the possessing party delivers the child(ren) to the receiving party at 8:30 am.

Weekend evening transitions that occur **following after** all Saturdays and Sundays shall occur when the possessing party delivers the child(ren) to to the receiving party between the hours of **5:00 pm** and **7:00 pm**.

1 Paragraph

2

.5

3

.5

4

.5

5

.5

6

.5

7

.5

8

.5

	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
Week One	Julie	Shaun	Julie	Shaun	Julie	Julie	Shaun
Week Two	Julie	Shaun	Julie	Shaun	Julie	Julie	Julie

(Parent-time core schedule)

PARENT-TIME (HOLIDAY SCHEDULE)

Shaun shall be considered the non-custodial parent for the purposes of distributing holidays only.

HOLIDAY	HOLIDAY TIME PERIOD	Years Shaun is Granted Holiday	Years Julie is Granted Holiday
Dr. Martin Luther King Jr. Day	<p>(1) Holiday begins Friday at:</p> <p>(a) 9 a.m. if school is not in session and the parent can be with the child;</p> <p>(b) the time that school is regularly dismissed;</p> <p>OR</p> <p>(c) 6 p.m. at the election of the parent</p> <p>(2) Holiday ends:</p> <p>(a) upon delivering of the child to school on the day following Dr. Martin Luther King Jr. Day;</p> <p>OR</p> <p>(b) at 8 a.m. on the day following Dr. Martin Luther King Jr. Day if there is no school.</p>	Odd years	Even years

1 Paragraph				
2	President's Day	<p>(1) Holiday begins Friday at:</p> <p>(a) 9 a.m. if school is not in session and the parent can be with the child;</p> <p>(b) the time that school is regularly dismissed;</p> <p>OR</p> <p>(c) 6 p.m. at the election of the parent</p> <p>(2) Holiday ends:</p> <p>(a) upon delivering of the child to school on the day following President's Day;</p> <p>OR</p> <p>(b) at 8 a.m. on the day following President's Day if there is no school.</p>	Even years	Odd years
3				
4	President's Day	<p>(1) Holiday begins Friday at:</p> <p>(a) 9 a.m. if school is not in session and the parent can be with the child;</p> <p>(b) the time that school is regularly dismissed;</p> <p>OR</p> <p>(c) 6 p.m. at the election of the parent</p> <p>(2) Holiday ends at 7 p.m. on the day before school</p>	Even years	Odd years
5				
6	Spring Break	<p>(1) Holiday begins at 6 p.m. on the day that school dismisses for spring break.</p> <p>(2) Holiday ends:</p> <p>(a) upon delivering the child to school on the day following the end of spring break;</p> <p>OR</p> <p>(b) at 8 a.m. on the day following the end of spring break if there is no school.</p>	Odd years	Even years
7				
8				

1 Paragraph				
2	Memorial Day	<p>(1) Holiday begins Friday at:</p> <p>(a) 9 a.m. if school is not in session and the parent can be with the child;</p> <p>(b) the time that school is regularly dismissed;</p> <p>OR</p> <p>(c) 6 p.m. at the election of the parent</p> <p>(2) Holiday ends:</p> <p>(a) upon delivering the child to school on the day following Memorial Day;</p> <p>OR</p> <p>(b) at 8 a.m. on the day following Memorial Day if there is no school.</p>	Even years	Odd years
3				
4	Mother's Day	<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>	All years if noncustodial parent is the mother or other parent designated in the order.	All years if custodial parent is the mother or other parent designated in the order.
5	Father's Day	<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>	All years if noncustodial parent is the father or other parent designated in the order.	All years if custodial parent is the father or other parent designated in the order.
6	Juneteenth National Freedom Day	<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;</p> <p>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>	Even years	Odd years
7				
8	Independence Day	<p>(1) Holiday begins on July 3rd at 6 p.m.</p> <p>(2) Holiday ends on July 5th at 6 p.m.</p>	Odd years	Even years
5	Pioneer Day	<p>(1) Holiday begins on July 23rd at 6 p.m.</p> <p>(2) Holiday ends on July 25th at 6 p.m.</p>	Even years	Odd years

1 Paragraph				
2				
.5				
3				
.5				
4				
.5				
5				
.5				
6				
.5				
7				
.5				
8				
.5				

Labor Day	<p>(1) Holiday begins Friday at:</p> <p>(a) 9 a.m. if school is not in session and the parent can be with the child;</p> <p>(b) the time that school is regularly dismissed;</p> <p>OR</p> <p>(c) 6 p.m. at the election of the parent</p> <p>(2) Holiday ends:</p> <p>(a) upon delivering the child to school on the day following Labor Day;</p> <p>OR</p> <p>(b) at 8 a.m. on the day following Labor Day if there is no school.</p>	Odd years	Even years
Columbus Day	<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>	Even years	Odd years
Fall Break	<p>(1) Holiday begins at 6 p.m. on the day school is dismissed for fall break.</p> <p>(2) Holiday ends:</p> <p>(a) upon delivering the child to school on the day following the end of fall break;</p> <p>OR</p> <p>(b) at 8 a.m. on the day following the end of fall break if there is no school.</p>	Odd years	Even years
Halloween	<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;</p> <p>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>	Even years	Odd years
Veterans Day	<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>	Odd years	Even years

1 Paragraph
2
.5
3
.5
4
.5
5
.5
6
.5
7
.5
8
.5

Thanksgiving	<p>(1) Holiday begins on Wednesday at:</p> <p>(a) 6 p.m.; OR (b) the time school is regularly dismissed for Thanksgiving at the election of the parent granted the holiday.</p> <p>(2) Holiday ends:</p> <p>(a) upon delivering the child to school on the Monday following Thanksgiving; OR (b) at 8 a.m. on the Monday following Thanksgiving if there is no school.</p>	Even years	Odd years
Winter Break (First Half)	<p>(1) Holiday begins at:</p> <p>(a) 6 p.m. on the day that school dismisses for winter break; OR (b) the time school is regularly dismissed on the day that school dismisses for winter break at the election of the parent granted the</p> <p>(2) Holiday ends on December 27th at 7 p.m.</p>	Odd years	Even years
Winter Break (Second)	<p>(1) Holiday begins on December 27th at 7 p.m. (2) Holiday ends upon delivering the child to school on the day that school resumes after the winter</p>	Even years	Odd years
Day of Child's	<p>(1) Holiday begins at 3 p.m. (2) Holiday ends at 9 p.m.</p>	Even years	Odd years
Day Before or After Child's	<p>(1) Holiday begins at 3 p.m. (2) Holiday ends at 9 p.m.</p>	Odd years	Even years

PARENT-TIME (SUMMER BREAK)

1
Paragraph
2
.5
3
.5
4
.5
5
.5
6
.5
7
.5
8
.5

Each parent may designate two consecutive weeks to exercise uninterrupted parent-time during the summer when school is not in session. One parent may make a designation at any time and the other may make a designation after May 1.

A parent shall make a designation at least 30 days before the day on which the designated two-week period begins. **Shaun** shall make the earlier designation in odd years and **Julie** shall make the earlier designation in even years. These two consecutive weeks take precedence over all holidays except for Mother’s Day and Father’s Day.

—— BEGINNING OF PARENTING PLAN ——

INTRODUCTION

The parties shall resolve parenting issues as much as possible through the mediation process. As dedicated parents, the parties must be committed to building a cooperative co-parenting relationship for the benefit of their child(ren), even after their divorce.

The parties shall focus on the needs and interests of their child(ren) ahead of their own and maintain a desire to give their child(ren) the opportunity to have a meaningful relationship with both of them.

1
Paragraph

Time-sharing schedules shall prioritize meeting the emotional needs of the parties' child(ren). Recognizing that these needs may change over time, the parties should commit to creating and adjusting the schedule with as much flexibility as possible.

2

.5

The parties shall establish and maintain good communication with each other and shall establish a cooperative working relationship as parents.

3

.5

GROUND RULES

4

The parties working relationship as parents shall be built on trust and cooperation.

.5

5

The parties shall trade favors frequently to encourage cooperation and flexibility in their parenting relationship, and shall do all they can to prevent resentments from accumulating between them.

.5

6

Open, honest, and direct communication is essential for an effective parenting relationship. The parties shall actively adopt practices that promote frequent and respectful communication.

.5

7

The parties shall support each other in their respective parenting roles. The parties shall recognize that they may have different parenting styles from time to time.

.5

8

The parties shall actively support each other as parents by offering compliments, encouraging their child(ren) to love both parents, and by expressing gratitude for favors or acts of kindness.

.5

1 Paragraph
2
3
4
5
6
7
8
5

The parties shall spend quality time with their child(ren) and quality time with the child(ren) is a top priority. They shall cooperate and adjust their time-sharing arrangement as needed to ensure that this is possible.

Conflict between the parties can cause emotional harm to their child(ren). They shall interact with civility in all their future dealings.

For the emotional well-being of their child(ren), the parties shall speak of the other parent with respect and hold them in high regard during conversations with their child(ren) throughout their lives.

The parties shall focus on the future and let go of past conflicts. They shall work together as co-parents and view the other parent as a valuable partner in raising their child(ren).

SHARING INFORMATION

The parties shall make their best effort to communicate and regularly share information with each other about their child(ren)'s development, school progress, medical and dental care, therapy, and any other relevant matters.

The parties shall inform the other parent of all school programs, church events, extracurricular activities, and sporting events involving their child(ren).

The parties shall inform the other parent about any significant illnesses their child(ren) experience while in their care.

1 Paragraph

The parties shall discuss any issues or challenges they encounter regarding the discipline of their child(ren).

2

The parties shall immediately advise the other parent of any changes in their address, telephone number, or other important contact information.

.5

3

The parties shall provide details about out-of-state vacations with their child(ren), including locations they will visit and contact numbers where the child(ren) can be reached.

.5

4

The parties shall communicate with each other by telephone, text message, and in person. They shall acknowledge the importance of demonstrating positive and constructive cooperation for the benefit of their child(ren).

.5

5

Discipline and parenting will be more effective if the parties present a "united front." Therefore, the parties shall discuss their approaches to discipline and parenting, and work together to reach a consensus on what methods will be used.

.5

6

.5

MAJOR DECISIONS PROCEDURE

7

.5

8

.5

1
Paragraph
2
.5
3
.5
4
.5
5
.5
6
.5
7
.5
8
.5

The parties shall discuss all major decisions concerning their children, including matters related to health, education, welfare, daycare, medical and dental care, and therapy. They further shall use this decision-making process:

- 1) Identify the issue;
- 2) Explore possible solutions; and
- 3) Choose the most sensible solution that considers the needs and interests of everyone involved.

MAJOR DECISIONS: TIE BREAKER

The parties shall meet and discuss major decisions together, focusing on objective criteria and facts, and consulting any relevant professionals as needed. If the parties cannot reach an agreement, they shall hire a mediator to help them come to a resolution before seeking a resolution in court.

The parties shall prioritize the opinions of the child(ren)'s doctors, dentists, therapists, orthodontists, and other relevant experts in resolving disagreements about the child(ren). The parties shall follow the guidance of these professionals regarding the child(ren)'s mental and physical wellbeing on a temporary basis unless otherwise agreed upon in writing by both parties or ordered by the court.

MAJOR DECISIONS: EMERGENCY MEDICAL DECISIONS

1
Paragraph

The parent with the child at the time of an emergency has the authority to make any necessary decisions regarding emergency medical care. The parent involved shall notify the other parent of the emergency as soon as possible.

2

.5

MAJOR DECISIONS: SCHOOL

3

The children shall remain in their current schools, and unless both parties provide written agreement, they will attend schools that are assigned to or associated with their current school.

.5

4

Julie's home address shall be designated the primary residence for purposes of the child(ren)'s school records.

.5

DAY-TO-DAY DECISIONS

5

The parent with physical custody of the child(ren) shall make minor day-to-day decisions while the child(ren) are in their care.

.5

LONG DISTANCE PARENTING

6

In the event either parent decides to move out of state or to a location in the state that makes the parties' parent-time arrangements impractical, the parties shall make best efforts to revise the parent-time schedule through discussion before asking the court to resolve any disagreement.

.5

7

.5

8

.5

1
Paragraph

The issues the parties shall address include, but are not limited to, the following:

2

1) Time sharing;

.5

2) Transportation details and cost allocation;

3

3) Procedure for ensuring that decision-making can be shared when required; and

4) Procedure for sharing information about the child(ren).

.5

In the event of a future dispute between the parties on an issue related to their child(ren) and addressed in this agreement, they should participate in at least one (1) session of mediation before seeking a resolution in court.

4

.5

COMMUNICATION & RIGHT OF FIRST REFUSAL

5

The parties shall communicate via text message.

.5

The parties shall communicate via email.

6

The parties shall communicate via phone.

.5

The parties are ordered to communicate in a respectful way and to restrict their communication to matters related to their co-parenting relationship and their children. The parties agree to not harass the other in communication.

7

.5

8

.5

1 Paragraph

2

.5

3

.5

4

.5

5

.5

6

.5

7

.5

8

.5

If the parties are unable to care for the child(ren) during their parent-time for a period of more than **Overnight or longer** during their parent-time, they shall offer care of the child(ren) to the other parent before making arrangements for surrogate care. Further, unless otherwise agreed in writing, **the parent who is taking the child(ren) during the other parent's parent-time** shall do all the transportation when the right of first refusal is extended and accepted.

TRANSPORTATION & SCHOOL FEES/ACTIVITIES

If a parent is not available to pick up the children from school or for parent time, they shall send someone familiar to the children in their place.

If school is not in session, exchanges shall take place at 8:30 am for morning transitions and between the hours of 5:00 pm to 7:00 pm for evening transitions.

The parties shall equally share all fees associated with school enrollment and participation, such as book fees, registration fees, and lunch money. This does not include costs for sporting activities or clubs.

The parties shall equally share the cost of extracurricular activities as long as the activity is agreed upon in writing prior to enrollment. Both parents are welcome to attend practices, games, recitals, and similar events. If no written agreement exists regarding an activity, neither parent may schedule it during the other parent's parent time.

HEALTH INSURANCE & RELOCATION

1 Paragraph
2
.5
3
.5
4
.5
5
.5
6
.5
7
.5
8
.5

The parties shall share the out of pocket costs of health insurance for their child(ren) consistent with Utah Code 81-6-208. The child(ren)'s portion of the premium is calculated by taking the total amount of the premium and dividing it by the total number of people insured by the policy.

If the children are covered by more than one health insurance policy, **Julie's** policy will be designated as the primary policy.

TAXES

The parties shall file separate tax returns for the **2026** tax year and will be solely entitled to any tax refund and solely responsible for any unpaid taxes associated with their tax filing.

The parties shall equally share the ability to claim the child(ren) as dependents on their tax filings. When there is an even number of child(ren) eligible to be claimed, each party will claim an equal number, with **Shaun** claiming the oldest child(ren) and **Julie** claiming the younger child(ren). When there is an odd number of child(ren) eligible to be claimed, **Shaun** will claim the "extra" or "odd" child in years ending in an even number, and **Julie** will claim the "extra" or "odd" child in years ending in an odd number.

To claim a child as a tax deduction, a party must be current on their child support payments by the end of the calendar year.

1 Paragraph 2 .5 3 .5 4 .5 5 .5 6 .5 7 .5 8 .5

— END OF PARENTING PLAN —

CHILD SUPPORT OBLIGATION

Shaun shall have **130** overnights per year with the child(ren).

Julie shall have **235** overnights per year with the child(ren).

Shaun's monthly income is **\$6,600.00**.

Julie's monthly income is **\$2,500.00**.

Child support shall be paid by **Shaun** in the amount of **\$981.00** each month to **Julie**.

SPOUSAL SUPPORT

Neither party shall be awarded alimony. Both **Shaun** and **Julie** expressly waive any current or future claims to spousal support from the other. This waiver shall be final and binding, and no court shall retain jurisdiction to modify this provision.

1
Paragraph
2
.5
3
.5
4
.5
5
6
.5
7
.5
8
.5

DISCLOSURE

The parties have certified and represented to each other that they have made a full representation and disclosure of any and all interests they have in property, debt, financial holdings, and all items that should be divided pursuant to divorce. To the extent that either party discovers items that should have been disclosed but were not, the divorce may be reopened to deal with the undisclosed property and if determined that the non-disclosure was done in bad faith, a court may award the non-disclosed asset to the party who should have been made aware of the interest in property, debt, financial holding, or item that should have been divided pursuant to divorce.

PROPERTY, BUSINESS INTERESTS, FINANCIAL ACCOUNTS & DEBT

————Asset & Liability Award Schedule ————

MISCELLANEOUS

Mutual Restraints: Both parties shall be restrained from annoying, harassing, threatening or harming the other.

1
Paragraph
2
.5

Execution of Documents: Both parties shall execute all title documents, deeds, and any and all other documents necessary to transfer ownership of the real or personal property set forth in this Decree of Divorce. The parties shall waive and relinquish any interest in the property awarded herein to the other party, whether real or personal, and acknowledge that they shall hereafter have no interest in said property.

3
.5

A party awarded property in the Decree of Divorce shall, unless otherwise indicated by the court or agreed by the parties, be solely responsible for any obligations, debts, or commitments associated with the property.

4
.5

Each party shall hold the other harmless from any liability associated with property, accounts, or debts awarded to them.

5
.5

6
.5

7
.5

8
.5

1
Paragraph
2
.5
3
.5
4
.5
5
.5
6
.5
7
.5
8
.5

ADDITIONAL PROVISIONS

-- Division of Financial Accounts --

The parties agree that each shall retain ownership of, and be solely awarded, any financial accounts held in their individual name, including, but not limited to, checking accounts, savings accounts, retirement accounts, investment accounts, and any other similar accounts. Each party waives any and all claims to the financial accounts held solely in the other party's name. Both parties understand and agree that they are solely responsible for any debts, liabilities, or obligations associated with the accounts awarded to them.

-- Division of Personal Property --

The parties agree that each will retain the personal property currently in their possession. Neither party shall make any claim to or demand for the personal property in the possession of the other. Both Shaun and Julie affirm that the distribution of personal property set forth in this agreement is fair and equitable.

1
Paragraph
2
.5
3
.5
4
.5
5
.5
6
.5
7
.5
8
.5

--Tax Filing for 2025--

The parties agree that they will file their taxes separately for the 2025 tax year. Shaun and Julie shall each be solely responsible for their individual tax liabilities, obligations, and any refunds associated with their separate filings for 2025. Neither party shall have any claim against the other for any tax liabilities or refunds resulting from their respective separate filings. Both parties agree to exchange necessary documentation and cooperate as needed to ensure compliance with applicable tax laws.

1
Paragraph

2

APPROVED AS TO FORM AND CONTENT

.5

X Shaun Holmes (Mar 24, 2026 11:06:42 MDT)

03/24/2026

3

Shaun Holmes

DATE

Petitioner

.5

4

X Julie Holmes (Mar 24, 2026 11:07:04 MDT)

03/24/2026

.5

Julie Holmes

DATE

Respondent

5

.5

6

SO ORDERED

.5

DATED this _____ (day) of _____ (month) in the year _____

7

BY THE COURT

.5

X

8

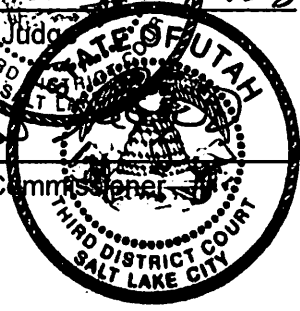
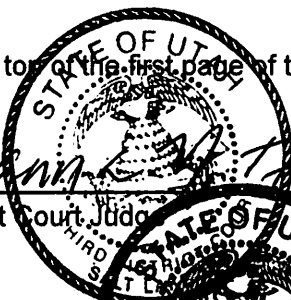
District Court Judge

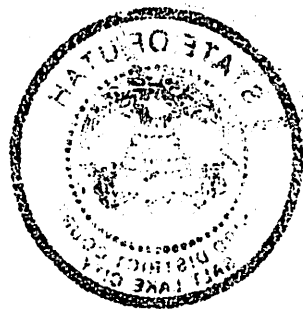
.5

Judge's signature may instead appear at the top of the first page of this document.

Dated: April 7, 2020 Diana M. Tibson
District Court Judge

Dated: 3/31/20 [Signature]
District Court Commissioner





Decree_of_Divorce_ShaunJulie









Proof of Signatures.

2026-03-24 *Do not discard.*

Final Audit Report

Created:	2026-03-24
By:	Bryant McConkie (bryant@mhg-law.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAAkEnqFy4_lGMEgizbFa2jylzthVas75n4

"Decree_of_Divorce_ShaunJulie" History

-  Document created by Bryant McConkie (bryant@mhg-law.com)
2026-03-24 - 5:05:57 PM GMT - IP address: 64.158.67.234
-  Document emailed to Shuan Holmes (shaunhlms50@gmail.com) for signature
2026-03-24 - 5:06:03 PM GMT
-  Document emailed to Julie Holmes (julieholmes@outlook.com) for signature
2026-03-24 - 5:06:03 PM GMT
-  Email viewed by Shuan Holmes (shaunhlms50@gmail.com)
2026-03-24 - 5:06:11 PM GMT - IP address: 66.249.84.226
-  Email viewed by Julie Holmes (julieholmes@outlook.com)
2026-03-24 - 5:06:23 PM GMT - IP address: 64.233.172.100
-  Document e-signed by Shuan Holmes (shaunhlms50@gmail.com)
Signature Date: 2026-03-24 - 5:06:42 PM GMT - Time Source: server- IP address: 174.204.0.128
-  Document e-signed by Julie Holmes (julieholmes@outlook.com)
Signature Date: 2026-03-24 - 5:07:04 PM GMT - Time Source: server- IP address: 73.131.254.3
-  Agreement completed.
2026-03-24 - 5:07:04 PM GMT



Adobe Acrobat Sign