

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

**Dated:** April 13, 2026 /s/ RENEE BLOCHER  
01:52:27 PM District Court Commissioner



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 Respondent

IN THE THIRD JUDICIAL DISTRICT COURT  
TOOELE COUNTY, STATE OF UTAH

<p>In the matter of the marriage of:</p> <p>CHRISTOPHER LON TIMBERMAN,</p> <p>Petitioner,</p> <p>and</p> <p>ASHLYN VILATE TIMBERMAN,</p> <p>Respondent</p>	<p><b>JUDGMENT AND ORDER FROM NOVEMBER 21, 2025 HEARING</b></p> <p>Civil No. 224300563</p> <p>Judge: L. Douglas Hogan</p> <p>Commissioner: Renee Blocher</p>
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A hearing on Respondent’s Motion for Temporary Orders and Motion to Enforce was held on November 21, 2025, before Commissioner Renee Blocher. Petitioner, Christopher Lon Timberman (“Christopher”), was present and represented by counsel of record, Samantha Frazier. Respondent, Ashlyn Vilate Timberman (“Ashlyn”), was present and represented by counsel of record, Ashley Wood. Based upon the stipulation of the parties read into the record and accepted by the Court, **IT IS HEREBY ORDERED:**

1. Ashlyn is awarded sole physical custody of the parties' minor children, with Christopher awarded parent time pursuant to the relocation statute, Utah Code Ann. §81-9-209.
2. Transportation associated with parent time shall be pursuant to Utah Code Ann. §81-9-209, with Christopher as the relocating parent.
3. The child support shall be calculated based on Christopher's income of \$7,453.00 per month and Ashlyn's income of \$6,334.00 per month. Christopher's child support obligation to Ashlyn shall be \$1,110 per month, beginning, September 2025. Child support is due and payable in two equal halves, by the 5<sup>th</sup> and 20<sup>th</sup> of each month.
4. Judgment shall be entered for back child support in the amount of \$1,071.00 up through August of 2025, and \$3,330.00 for the months of September through November 2025, for a total judgment of \$4,401.00 in child support.
5. The parties shall no longer utilize the right of first refusal.
6. Neither party shall use the shuttle/bus to/from Christopher's for parent time transportation. A competent adult known to the children shall be able to provide transportation for parent time, so long as the parent provides the following information to the other parent within 24 hours prior to pick up:
  - a. the person's name;
  - b. phone number; and
  - c. address.
7. The minor children may be transported by the unaccompanied minor program on an airline for parent time.

8. The current provision in the Order Modifying Decree of Divorce regarding cell phones shall be stricken, and the minor children shall be able to take their cell phones back and forth between parent time and each party shall return the phones at the end of parent time. Each parent shall be able to restrict cell phone use as a disciplinary measure during their respective parent time. The parties shall make sure the children can communicate with the other parent during parent time. Cell phone use shall not interfere with either party's parent time. The parties need to ensure that the children have their cell phones when traveling. The parties shall turn the tracker off on the cell phone during parent time; however, the tracker shall be turned back on before the children travel with a third party or airline for parent time.
9. The issue of back medical expenses owed by Christopher to Ashlyn shall be reserved as the parties work to determine the offsets and verification of medical premiums received, to determine if there are medical premiums owing, if any.
10. Christopher owes Ashlyn day care arrears owing in the amount of \$3,865.00 up through November 22, 2025. Therefore, a judgment in the amount of \$3,865.00 for daycare arrears shall enter against Christopher and in favor of Ashlyn.
11. Because Ashlyn now has sole custody of the minor children, the provisions regarding the parties sharing extracurricular activities and school fees shall no longer apply.
12. The issue of summer parent time shall be reserved on a temporary basis and can be set for further hearing after the appropriate motion has been filed.

**\*\*\*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 18th day of February, 2026.

/s/ Ashley Wood

Ashley Wood  
Attorney for Respondent