



RUSSELL D. GRAY, 10617
CARR | WOODALL
Attorneys for MJ Hart
1309 W. South Jordan Parkway, Suite 200
South Jordan UT 84095
Main Office: (801) 254-9450
rgray@carrwoodall.com

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

In the matter of the marriage of:

MJ DIANNE HART,

Petitioner,

and

VERNON WILLIAM HART,

Respondent.

DECREE OF DIVORCE

CIVIL NO. 254906670
JUDGE AMBER M. METTLER
COMMISSIONER MICHELLE
BLOMQUIST

The Court having reviewed the file and for good cause appearing, having previously
entered its Findings of Fact and Conclusions of Law now hereby:

ORDERS ADJUDGES AND DECREES

1. The parties' marital relationship is dissolved. The parties are hereby
divorced on
the grounds of irreconcilable differences.

PARTIES, JURISDICTION AND VENUE

2. MJ is a bona fide resident of Salt Lake County, State of Utah, and has been for at

least three (3) months immediately prior to the filing of this action.

3. Vernon is a bona fide resident of Salt Lake County, State of Utah, and has been for at least three (3) months immediately prior to the filing of this action.

4. Jurisdiction is proper in this Court pursuant to Utah Code Ann. § 78A-5-102.

5. Venue is proper in this Court pursuant to Utah Code Ann. § 78B-3a-201.

GROUND

6. The parties were married on March 14, 2014, in Holladay, Utah.

7. The parties separated in October 2025.

8. During the marriage the parties have experienced irreconcilable differences, which have damaged the marriage beyond repair. MJ shall be granted a divorce from Vernon on the grounds of irreconcilable differences.

9. The parties have no minor children, and none are expected.

MARITAL ASSETS: PROPERTY, DEBT, AND RETIREMENT

10. During the course of marriage, the parties acquired certain debts and financial accounts which shall be divided between the parties as articulated in paragraphs 10 through 26 below.

11. Financial Assets

ASSET	APPROXIMATE BALANCE	GRANTED TO
Joint checking account (Wells Fargo, account number last four digits: 4402)	\$8,397	MJ
Joint savings account (Wells Fargo, account number last four digits: 1682)	\$2,883	MJ

Vernon Fidelity brokerage account, account number last four digits: 7110	\$9,800	MJ
Vernon 401k account, Canonical USA 401(k) Profit Sharing Plan & Trust, account number last four digits: 0712	\$312,121	Vernon
Vernon IRA. Approximate balance: \$178,286(IRA to be divided between the parties; see paragraph 11 herein)		
MJ 401k account (Fidelity, account number last four digits: _____)	\$155,244	MJ
MJ Robinhood account (last four digits: 9681)	\$1,988	MJ
Vernon Life Insurance, Whole Life policy, cash value of \$21,644, last four digits of account number: 3129	\$21,644	MJ
Vernon HSA accounts: 1) Voya Institutional Trust Company; 2) HealthEquity, account number last four digits: 9439	1) \$1,417 2) \$257.01	Vernon
MJ HSA account	\$1,900	MJ

12. Vernon's IRA shall be divided, to transfer \$145,316 to MJ. The division shall be effected via a transfer letter to the IRA administrator. The parties will cooperate to ensure that the transfer occurs within 60 days.

13. Real Property

ASSET	APPROXIMATE VALUE	GRANTED TO
Jefferson Lot (real property) Address: 6567 S. Jefferson Avenue, Murray, Utah	\$280,000	Vernon
38 Park Condo (real property) Address:	\$181,459	MJ
Skyline Condo (real property) Address:	\$6,000	MJ

14. Each party awarded real property shall be solely responsible for any debt encumbering that property and shall indemnify and hold the other party harmless therefrom.

15. Vehicles and Other Personal Property

2021 Jeep Gladiator	\$23,716	MJ
2014 Chevrolet Volt	\$0	Vernon
2007 Nissan Versa	\$0	Vernon
2015 Forest River R-Pod Trailer	\$5,500	Vernon
Luxury Bags	\$15,000	MJ
Ski Equipment	\$3,000	MJ

16. Responsibility for Debts

DEBT	APPROXIMATE BALANCE	RESPONSIBILITY OF
401k Loan against Vernon's 401k account	\$19,712	Vernon
Construction Loan [for construction of house on 6567 S. Jefferson Avenue, Murray, Utah lot?]	\$____ [Is it \$18,475 still?]	Vernon
Refinance Expense [describe what this is and why it happened]	\$6,000	Vernon

17. The parties shall cooperate in order to divide all the assets as set forth above.

MJ's Family Loans

18. During the marriage, MJ loaned funds to family members in the approximate amount of \$20,000 and the approximate amount of \$10,000 (collectively, the "Family Loans"). The parties agree that the Family Loans constitute obligations owed solely to MJ.

19. MJ is hereby awarded all right, title, and interest in and to the Family Loans, including the exclusive right to collect, enforce, compromise, settle, or forgive said obligations, in her sole discretion.

20. Any and all payments, repayments, or other value received on account of the Family

Loans, whether received before or after entry of the Decree of Divorce, shall be the sole and separate property of MJ, free and clear of any claim by Vernon.

21. Vernon expressly disclaims and waives any and all claims or interests in the Family Loans and any proceeds derived therefrom.

Separate Financial Accounts (Pre-Marital).

22. Each party is awarded, as his or her sole and separate property, free and clear of any claim by the other, all financial accounts (including but not limited to bank accounts, credit union accounts, brokerage accounts, and retirement accounts) that were held solely in that party's name prior to the marriage and that were not subsequently transmuted into marital property.

23. Without limiting the foregoing, the following accounts are confirmed as each party's separate property:

a. MJ's Accounts:

i. Wells Fargo Bank, last four digits of account: 9795, approximate balance: \$9447.71

b. Vernon's Accounts:

i. Wells Fargo checking account, last four digits: 5717, approximate balance: \$14,534.61

ii. Wells Fargo savings account, last four digits: 4396, approximate balance: \$15,504.63

iii. Venmo account, approximate balance: \$12.27

24. The Wells Fargo savings account, last four digits: 8350, approximate balance: \$9,321.88, is non-marital and does not need to be divided. MJ waives any right or interest in this account

and the funds in the account.

25. The Vested Stock Options (Private Company) granted to Vernon Hart through the Canonical Equity Incentive Plan that were granted in approximately the year 2019 (number of options: 20) with a strike price of \$670 per share are awarded to Vern, free and clear of any claim thereto by MJ. Canonical is a privately held company. No public market for the stock exists. There has been no liquidity event to date, and the strike price was based on internal valuation at the time of the grant.

26. To the extent any such account is not specifically identified above, it is nevertheless awarded to the party in whose sole name the account was held prior to the marriage.

27. Each party expressly waives any claim, interest, or right of reimbursement relating to the other party's separate accounts, except as may be expressly provided elsewhere in this Agreement.

Debts Incurred After Separation

28. Any and all debts incurred after the date of the parties' separation shall be the sole responsibility of the party incurring said debt.

ALIMONY

29. MJ has a need for alimony. Vernon has the ability to pay alimony as follows:

- a. Vernon will pay alimony in the amount of \$2,800 per month for the first year after the Decree.
- b. Vernon will pay alimony in the amount of \$2,350 per month for the second year after the Decree.

- c. Vernon will pay alimony in the amount of \$1,900 per month for the third year after the Decree.
 - d. Vernon will pay alimony in the amount of \$1,450 per month for the fourth year after the Decree.
 - e. Vernon will pay alimony in the amount of \$1,000 per month for the fifth year after the Decree.
 - f. The total time for alimony shall be five years.
 - g. Vernon's alimony obligation begins on April 1, 2026.
- 30.** Vernon's alimony obligation automatically terminates upon the soonest of:
- a. The death of either party;
 - b. MJ's remarriage;
 - c. MJ's cohabitation as defined by law; or
 - d. March 31, 2031, or, five years from the beginning of alimony.
- 31.** Alimony shall be paid on or before the first day of each month via electronic transfer or other agreed method.

MUTUAL RESTRAINT

- 32.** Both parties shall be permanently restrained from bothering, harassing, annoying, threatening, and/or harming the other party at any time or in any place.

MISCELLANEOUS PROVISIONS

- 33.** Each party shall indemnify and hold the other harmless from any debt or obligation assigned to that party under this Agreement.
- 34.** Each party shall be responsible for his or her own attorney fees in this matter.

35. MJ shall be entitled to return to the use of her maiden name of MJ Dianne Camilon, shall she so desire.

36. Identity Theft: Neither party shall use the other party's likeness, identity, credit, or personal information for any inappropriate or unauthorized purpose.

37. Documentation: Each party shall cooperate with the other, through counsel or otherwise, to effect changes and title to property divided hereunder, to close all joint banking, charge, or other financial services accounts (including securities accounts), to change the names and responsibilities for payment on charge accounts and other debts and obligations divided herein, and to cooperate in each and every other way necessary and proper to ensure that the terms set forth herein are carried out in every detail as expeditiously as is practicable under the circumstances.

SO ORDERED.

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

Approved as to form:

/s/ Eric K. Johnson
Eric K. Johnson
Attorney for Vernon Hart
*Electronically signed by Russell Gray
with permission of Eric K. Johnson*

*****Pursuant to URCP 7, this document will be submitted for signature if no objection is raised within one week of service. *****

CERTIFICATE OF SERVICE

I HEREBY certify that on this 14th day of April 2026, a true and correct copy of the foregoing document was served via electronic notification, to the following:

Eric K. Johnson
Attorney for Vernon Hart

/s/ Diana Krautner
Diana Krautner
Paralegal to Russell Gray