

The Order of the Court is stated below:

Dated: April 28, 2026
03:48:53 PM

/s/ CATHERINE CONKLIN
District Court Judge



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Attorney for Petitioner

IN THE SECOND JUDICIAL DISTRICT COURT COUNTY OF WEBER STATE OF UTAH, OGDEN DEPARTMENT	
In the matter of the marriage of CARMEN NOLASCO and JUAN NOLASCO	DEFAULT DECREE OF DIVORCE Case No.: 254901718 Judge: Catherine Conklin Commissioner: Brandon Richards Tier 4

THE ABOVE-ENTITLED MATTER having been properly filed with the Court; the Petitioner, [*“Carmen”*] being represented by and through her attorney of record, *Jaime G. Richards of Richards & Richards Law Firm*; having filed a Petition for Divorce against the Respondent [*“Juan”*]; the Respondent having failed to file an Answer to the Petition for Divorce and the default having been previously entered by this Court; and the Court having reviewed the

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file and pleadings contained therein; and all other matters that have been submitted to the Court and the Court being fully advised of the premises and the Findings of Fact and Conclusions of Law having been filed separately in writing, now therefore;

IT IS HEREBY ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

1. DIVORCE: That the parties shall be granted a Decree of Divorce on the grounds of irreconcilable differences the same to become final upon entry.
2. JURISDICTION:
 - a. Residency. Petitioner was an actual and bona fide resident of Weber County , State of Utah for the three (3) months preceding the filing of this action in accordance with Utah Code §81-4-203.
 - b. Home state. Utah has jurisdiction to make child custody and parent-time determinations pursuant to Utah Code §78B-13-201(1)(a) in that:
 - i. Utah is the home state of the minor child(ren) at the commencement of this proceeding;
 - ii. The child(ren) and the child(ren)'s parents have a significant connection with the State of Utah other than mere physical presence;
 - iii. Petitioner has not been a party, witness, or participated in any other capacity in any other litigation concerning the custody of the subject minor child(ren) in this State or any other State;

- iv. Petitioner has no information of any custody proceeding concerning the minor child(ren) pending in this Court or any other State;
 - v. Petitioner does not know of any person, not a party to these proceedings, who has physical custody of the subject minor child(ren) and who claims to have custody or parent-time rights with respect to said minor child(ren).
 - c. Other proceedings. Pursuant to Utah Code §78B-13-205, Petitioner states, upon information and belief, that there are no other proceedings regarding the custody of the child(ren).
3. PUBLIC ASSISTANCE STATEMENT:
- a. That the Petitioner is not currently receiving any Public Assistance from the State of Utah.
 - b. That the Petitioner has no knowledge if the Respondent is currently receiving any Public Assistance from the State of Utah.
4. MARRIAGE: Petitioner and Respondent are husband and wife, having been married on February 02, 2005.
5. GROUND: That during the course of the marriage, irreconcilable differences have arisen making the continuation of the marriage relationship both impossible and

impracticable. In fact, the parties have been separated and living apart since May 1, 2024.

6. CHILDREN: That during the course of the marriage, the parties have had four (4) children born as issue of said marriage, to-wit: *J.N. born 9/24/2007, Y.N. born 9/30/2010; J.N. born 7/28/2014; J.N. born 11/08/2018*. No other children are now expected.

7. CUSTODY AND PARENT TIME:

- a. Physical Custody. That the parties should be awarded the joint physical custody, care, and control of the minor children of the parties.
- b. Legal custody. The parties should be awarded joint legal custody of the minor children of the parties consistent with the advisory guidelines as outlined in Utah Code §81-9-202.
- c. Parent-time. The parties should be awarded equal parent time (50/50) as outlined in Utah Code §81-9-305 as follows:

	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
Week 1	Mom	Mom	Mom	Mom	Mom	Mom	Mom
Week 2	Dad	Dad	Dad	Dad	Dad	Dad	Dad

- i. The parties should exchange the minor child at 5:00 PM.

- d. Due to the age of the minor children, the parties should allow some flexibility in the parent-time schedule to account for the children's jobs, extracurricular activities, etc.
- e. Holiday/extended parent-time. The parties should be awarded holiday and extended parent-time as outlined in Utah Code §81-9-302. The Petitioner should be the custodial parent for the purpose of interpreting the holiday calendar only.

Holiday	Holiday Time Period	Years Noncustodial Parent is Granted Holiday	Years Custodial Parent is Granted Holiday
Dr. Martin Luther King Jr. Day	(1) Holiday begins Friday at:(a) 9 a.m. if school is not in session and the parent can be with the minor child; (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.	Odd years	Even years
President's Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with the minor child; (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.	Even years	Odd years
Spring Break	(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.	Odd years	Even years
Memorial Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with the minor child; (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 Memorial Day.	Even years	Odd years
Mother's Day	(1) Holiday begins on Mother's Day at 9 a.m. (2) Holiday ends on Mother's Day at 7 p.m.	All years if noncustodial parent is the mother or	All years if custodial parent is the mother

		other parent granted the holiday in the order.	or other parent granted the holiday in the order.
Father's Day	(1) Holiday begins on Father's Day at 9 a.m. (2) Holiday ends on Father's Day at 7 p.m.	All years if noncustodial parent is the father or other parent granted the holiday in the order.	All years if custodial parent is the father or other parent granted the holiday in the order.
Juneteenth National Freedom Day	(1) Holiday begins at: (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 (b) 9 a.m. on Juneteenth National Freedom Day if the day before Juneteenth National Freedom Day is Father's Day. (2) Holiday ends at 6 p.m. on the day following Juneteenth National Freedom Day.	Even years	Odd years
Independence Day	(1) Holiday begins on July 3rd at 6 p.m. (2) Holiday ends on July 5th at 6 p.m.	Odd years	Even years
Pioneer Day	(1) Holiday begins on July 23rd at 6 p.m. (2) Holiday ends on July 25th at 6 p.m.	Even years	Odd years
Labor Day	(1) Holiday begins on Friday at: (a) 9 a.m. if school is not in session and the parent can be with the minor child; (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 Labor Day.	Odd years	Even years
Columbus Day	(1) Holiday begins at 6 p.m. on the day before Columbus Day. (2) Holiday ends at 7 p.m. on Columbus Day.	Even years	Odd years
Fall Break	(1) Holiday begins at 6 p.m. on the day school is dismissed for fall break. (2) Holiday ends at 7 p.m. on the day before school resumes.	Odd years	Even years
Halloween	(1) Holiday begins on October 31st or the day that Halloween is traditionally celebrated in the local community: (a) at the time that school is dismissed; or (b) at 4 p.m. if there is no school. (2) Holiday ends at 9 p.m. on the same day the holiday begins.	Even years	Odd years
Veterans Day	(1) Holiday begins at 6 p.m. on the day before Veterans Day. (2) Holiday ends at 7 p.m. on Veterans Day.	Odd years	Even years
Thanksgiving	(1) Holiday begins on Wednesday at: (a) 6 p.m.; or (b) the time school is regularly dismissed for Thanksgiving at the election of the parent granted the holiday.	Even years	Odd years

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	(2) Holiday ends at 7 p.m. on the day before school resumes.		
Winter Break (First Half)	(1) Holiday begins at: (a) 6 p.m. on the day on 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 holiday. (2) Holiday ends on December 27th at 7 p.m.	Odd years	Even years
Winter Break (Second Half)	(1) Holiday begins on December 27th at 7 p.m. (2) Holiday ends at 7 p.m. on the day before school resumes.	Even years	Odd years
Day of Minor Child's Birthday	(1) Holiday begins at 3 p.m. (2) Holiday ends at 9 p.m.	Even years	Odd years
Day Before or After Minor Child's Birthday	(1) Holiday begins at 3 p.m. (2) Holiday ends at 9 p.m.	Odd years	Even years

f. Transportation. Pursuant to Utah Code §81-9-202(5) the parties should equally divide the transportation between them as follows: each party should retrieve the minor child from the other parties' residence or reasonably designated location, unless otherwise agreed by both parties.

g. Relocation Pursuant to Utah Code §81-9-209, if either party relocates more than 150 miles away from their current residence then the relocating party should comply therewith.

8. CHILD SUPPORT:

a. For child support purposes, Petitioner's income should be imputed at \$3,853.00 per month and Respondent's income should be imputed at \$6,324.00 per month.

- b. Based on the Utah Child Support Guidelines, Respondent should be ordered to pay Petitioner child support in the amount of \$253.00 per month, commencing October 1, 2025.
- c. Pursuant to Utah Code §81-7-102, the child support payment should be payable either in full by the first (1st) day of each month or it will be due ½ by the 5th and ½ by the twentieth (20th) of each month.
- d. The child support obligation should continue until i) a minor child reaches the age of eighteen (18); or ii) until the child has graduated from high school during the child's normal and expected year of graduation, whichever occurs later. Commencing the following month, the parties should automatically adjust the child support obligation by recalculating the child support obligation minus the emancipated minor child (<https://orscsc.dhs.utah.gov>).
- e. Pursuant to Utah Code §81-6-202(10)(f), an order authorizing Universal Withholding of Relief may issue if the obligor becomes thirty (30) days delinquent in the payment of child support.

9. HEALTH INSURANCE:

- a. Respondent shall maintain and pay for the medical, dental, and vision insurance for the minor child so long as such coverage is available through employment at a reasonable cost. Petitioner shall not be responsible for

payment of the insurance premium. Respondent shall provide verification of coverage to Petitioner and to the Office of Recovery Services upon the initial enrollment of any child, and annually on or before January 2nd of each year. Respondent shall notify Petitioner and the Office of Recovery Services of any change of insurance carrier, premium, or benefits within thirty (30) days from the date of the change and shall provide an annual updated medical card.

- b. Each party shall pay one-half ($\frac{1}{2}$) of all out-of-pocket health care expenses for the minor child, including but not limited to medical, dental/orthodontia, prescriptions, deductibles, co-pays, and other reasonable expenses.
- c. The party who incurs a health care expense shall provide written verification of the cost and payment to the other party within thirty (30) days of payment. The other party shall reimburse their one-half ($\frac{1}{2}$) within thirty (30) days of receipt of the verification.
- d. The party incurring medical expenses may be denied the right to receive credit for the expenses or to recover the other parent's share of the expenses if the party fails to comply with this section.
- e. Pursuant to Utah Code § 81-6-208(7)(c), if, at any point in time, a dependent child is covered by the health, hospital, or dental insurance plan of both parents, the health, hospital, or dental insurance plan of the Petitioner shall be

deemed primary coverage for the dependent child and the health, hospital, or dental insurance plan of the Respondent shall be deemed secondary coverage.

If a parent remarries and his or her dependent child is covered by a step-parent's plan rather than that parent's plan, the step-parent's plan shall be treated as if it were the plan of the remarried parent and shall retain the same designation as the primary or secondary plan of the dependent child. In the event of double coverage, the insurance premiums shall offset and neither party shall pay a portion of the other party's premium, regardless of any disparity in the premium cost.

10. CHILD CARE: Pursuant to Utah Code §81-6-209 the parties should equally share any out-of-pocket childcare costs incurred solely for the purpose of the parties' working or attending school.

- a. Pursuant to Utah Code §81-6-209 if an actual expense for child care is incurred, a parent should begin paying his or her share on a monthly basis immediately upon: 1) presentation of reasonable but verifiable proof of the out-of-pocket child care expense; and 2) proof of employment; or 3) proof of enrollment and attendance at school.
- b. The parent incurring the childcare expense should provide written verification of the cost and identity of a childcare provider to the other parent upon initial

engagement of a provider. The custodial parent should notify the other parent of any change in provider or expense within thirty (30) calendar days of the change.

- c. The custodial parent incurring childcare expenses may be denied the right to receive credit for the expenses or to recover the other parent's share of the expenses if the parent incurring the expenses fails to comply with this section.

11. EXTRACURRICULARS AND SCHOOL FEES:

- a. The parties should split equally all costs for any agreed upon in writing extracurricular activities.
- b. The parties should split equally all school fees, including school lunches.

12. INCOME TAX DEDUCTIONS:

- a. Four Children. Petitioner should be awarded the right to claim two children in even years. Respondent should be awarded the right to claim two children in odd years.
- b. Three children. Petitioner should be awarded the right to claim two children in even years. Respondent should be awarded the right to claim one child in odd years.
- c. Two children. Petitioner should be awarded the right to claim one child and Respondent should be awarded the right to claim one child.

- d. One child remaining. Petitioner should be awarded the right to claim the child in even years. Respondent should be awarded the right to claim the child in odd years.
- e. Pursuant to Utah Code §81-6-210, if Respondent is not current in his child support obligation the tax exemption should automatically revert to Petitioner.
- f. Upon reasonable advance notice and request, each party should provide the other party a signed Internal Revenue Service 8332 form for any year where the other party is awarded the child for tax purposes.

13. REAL PROPERTY:

- a. During the course of the marriage, the parties acquired two properties: (1) the marital residence located at 2561 West 4050 South, Roy, Utah 84067, and (2) the residence located at 461 Melling Way, Ogden, Utah 84404. Both properties have equity. Petitioner requests that Respondent either refinance the Roy property solely into his name or, in the alternative, sell the Roy property and retain the net proceeds along with all obligations associated with that property. Petitioner further requests to be awarded the Ogden property, together with all associated obligations.

14. PERSONAL PROPERTY:

- a. Petitioner should be awarded the personal property currently in her possession.
- b. Respondent should be awarded the personal property currently in his possession.
- c. All other marital property should be equitably divided between the parties. If the parties are unable to agree to further distribution, then the parties should mediate any dispute thereto prior to bringing the action before the Court.
- d. The parties should be restrained from disposing, hiding, transferring, selling or otherwise encumbering any property that either party considers to be at issue.

15. DEBTS:

- a. Each party should be responsible for any and all debt in their name or incurred in their individual capacity since the date of separation which occurred on or about May 1, 2024, in addition to the following:
- b. The Petitioner should assume the debt of her credit cards and line of credit.
- c. The Respondent should assume the debt of his credit cards.
- d. Each of the parties should be ordered to assume, pay and discharge any individual debts and obligations which he or she may have and to indemnify

and hold the other party harmless from all loss, liability or expense which he or she may incur in the event he or she fails to do so.

16. ALIMONY:

- a. Respondent should pay Petitioner \$1,500.00 in alimony per month.
- b. Petitioner acknowledges and agrees that, in consideration of being awarded the marital residence as her sole and separate property, together with the responsibility for all associated costs, mortgages, taxes, insurance, and maintenance, she waives any claim to alimony. By accepting full ownership and responsibility for the residence, Petitioner affirms that she does not seek an award of spousal support from Respondent, and the issue of alimony shall be deemed fully resolved.

17. RETIREMENT BENEFITS:

- a. That the parties should be awarded their respective retirement accounts free and clear of any interest in the other.
- b. That the parties should exchange any and all reasonably necessary information pertaining to the foregoing retirement and related investment accounts. This exchange should occur within sixty (60) days of the entry of the Decree of Divorce and each party should cooperate and execute all documents necessary to effectuate the transfer of their retirement and related investment accounts.

18. MAIDEN NAME: That Petitioner should be restored to her maiden name, if she so desires.

19. ATTORNEYS FEES:

- a. That each of the parties should pay their own attorney fees and court costs if this matter remains uncontested. If the Respondent contests this matter then the Respondent should be allocated all of Petitioner's attorney fees and court costs incurred herein.
- b. That if either party defaults in his or her obligation hereunder, or must seek relief from the Court in the enforcement or modification of the Decree of Divorce, the non-prevailing party should be liable to the other party for all reasonable expenses, including attorney fees and court costs actually incurred.

20. TRANSFER OF PROPERTY/NOTICE TO CREDITORS:

- a. Each party should immediately deliver all property awarded to the other party in their possession, and execute all documents and titles necessary to effectuate a property transfer as set forth in this Agreement, including automobile titles, tax forms and/or any other instrument necessary to carry out the orders of this Decree of Divorce.
- b. Each party should immediately notify their respective creditors of the terms of the Decree of Divorce, the party obligated to each specific debt and make

other such reasonable arrangements to implement the terms of the Decree of Divorce.

- c. Unless otherwise agreed the foregoing should be completed within sixty (60) days of the entry of the Decree of Divorce.

21. CIVIL RESTRAINING ORDERS:

- a. Each party should be permanently restrained from bothering, harassing, annoying, threatening or harming the other.
- b. The parties should not malign or defame the other.
- c. The parties should not interfere with the lives and relationships of the other or with family members of the other party.
- d. The parties should be mutually restrained from disparaging one another to the children, alienating, or otherwise interfering with the other's relationship with the children.
- e. The parties should be restrained from making any derogatory comments in the presence of the children or allowing any third party to.
- f. Each party should be restrained from encumbering, transferring, and/or disposing of or change the nature of any asset without the prior knowledge and written consent of the other party.

- g. Each party should be restrained from wasting, concealing, or damaging or otherwise jeopardize any asset pending final resolution of these proceedings.

22. MISCELLANEOUS PROVISIONS:

- a. Each party should be ordered to execute and deliver to the other party any document(s) necessary to implement the provisions in the Decree of Divorce entered by the Court.
- b. Respondent is to pay the car insurance and health insurance for both parties for one year after the Divorce is final.
- c. Parenting Classes. Pursuant to Utah Code §81-9-103, you are notified that unless waived by the Court both parties are required by law to attend parenting classes prior to a Decree being signed. Arrangements can be made to attend the course by calling the District Court Clerk (also found at www.utcourts.gov/class). Attached hereto as **Exhibit “1”**.
- d. Mediation. If an answer is filed to this Petition, then pursuant to Utah Code §81-4-403 you are notified that: unless waived by the Court both parties are required to participate in at least one session of mediation. The parties should seek to resolve all contested issues therein. This requirement does not preclude the entry of temporary or other such pretrial orders in advance. The parties must utilize a qualified domestic dispute mediator pursuant to Utah

Code §78B-6-205. Absent a Court order to the contrary or party agreement the cost of mediation should be divided equally between the parties. That for good cause the Court, mediator or director of dispute resolution programs may excuse the parties from participating. Mediation should be conducted pursuant to the Utah Rules of Court-Annexed Alternative Dispute Resolution.

- e. If custody is contested, a custody evaluation should be ordered to be conducted in accordance with U.C.A., Section 4-903 and U.C.A., Section §81-9-204, and the Petitioner and Respondent should be responsible to pay the costs of the evaluation.
- f. Disclosure and Discovery in Domestic Relations Actions. You are hereby officially served with notice of Rule 26.1 of the Utah Rules of Civil Procedure. A copy of this rule is attached hereto as **Exhibit “2.”** You are ordered to review it, become familiar with it, and abide by its terms.

****** The Court’s electronic signature and seal will appear at the top of the first page upon signature and entry by the Court ******

CERTIFICATE OF SERVICE

I do hereby certify that I delivered a true and correct copy of the foregoing to the following as outlined herein;

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Juan Nolasco Juano5067@gmail.com	<input type="checkbox"/> U.S. Mail <input type="checkbox"/> E-Mail <input type="checkbox"/> Hand delivery <input type="checkbox"/> E-Filed
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The foregoing was performed on April 28, 2026.

/s/ Taeler Love
 Paralegal