

The Order of the Court is stated below:

Dated: May 07, 2026
02:40:04 PM

/s/ REUBEN J RENSTROM
District Court Judge



BRYCE M. FROERER (#6876)
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IN THE SECOND JUDICIAL DISTRICT COURT WEBER COUNTY, STATE OF UTAH, OGDEN DEPARTMENT	
IN THE MATTER OF THE MARRIAGE: JARED L. ROWLEY, Petitioner, and FAITH M. GREGORY, Respondent.	DECREE OF DIVORCE CASE NO.: 254902203 JUDGE: Reuben Renstrom Commissioner: Christina Wilson

Based on the Stipulation of the parties dated January 15,
2026, on file herein, and the Court being fully advised in the
premises, by virtue of the law and premises and in accordance
with the Facts found and Conclusions of Law aforesaid, on motion
of Bryce M. Froerer, Esq. and in accordance with the Stipulation
of the parties on file herein, it is hereby ORDERED, ADJUDGED
AND DECREED:

1. That Petitioner shall be granted a Decree of Divorce based on irreconcilable differences.
2. That both parties waive any applicable waiting periods, and that the divorce may become final upon entry.

Custody, Parent Time, and Child Support

1. That the parties are hereby awarded the joint legal and physical custody of the minor children with one parent receiving 182 overnights per year and the other receiving 183 overnights, alternating annually which parent has the greater number of overnights.
2. It is hereby ordered that neither party shall pay child support to the other. Each party shall contribute equally to ordinary child-related expenses, including school lunches, school fees, clothing, and extracurricular activities. Therefore, child support is suspended at this time.

Holiday Schedule

3. It is hereby ordered that the parties' shall follow the holiday schedule provisions outlined in Utah Code Ann.

Section 81-9-302, with Petitioner designated as the custodial parent for purposes of applying that schedule.

Parenting Plan

4. That the parties are ordered to adopt the following Parenting Plan:
 - a. It is important that the children have a meaningful, loving, caring, nurturing and positive relationship with each parent.
 - b. Each party will treat the other with respect, and use his or her best efforts to encourage and foster a mutually-loving and bonded relationship between the parent and the children.
 - c. The parties shall respect the children's right to have a meaningful bond with each parent, grandparents and other relatives.
 - d. As the children's self-esteem is affected by having a positive perception of both parents, the parties shall say only positive things about the other parent in the children's presence, emphasizing parental strengths as much as possible, and both parties shall refrain from

the following and shall prevent others from doing so as well: making any disparaging, derogatory, unkind, or demeaning remarks regarding the other in the presence of the children; from vilifying the other parent or saying anything that would cast the other parent in a negative light in the presence of the children; and from doing anything that might impair the parent-child relationship.

- e. Both parties are restrained from discussing with the children issues about court, visitation or parent-time, legal issues stemming from the divorce, or from allowing the children to read any documents pertaining to those issues.
- f. The parties shall establish and maintain good communication and a cooperative relationship regarding the children and promptly return telephone calls regarding the children.
- g. The parties shall share information and complaints in a factual and respectful manner.
- h. The parties shall conduct their communications in a

business-like manner without assuming intent, placing blame, or disputing an event that occurred in the past, and should keep their communications productive. If the meetings or communications become heated or overly emotional, the parties will end the discussion and reschedule it for a different time.

- i. The parties shall not use the children as messengers between them for any purpose whatsoever.
- j. The parties shall use their best efforts to communicate and share information regarding the children and keep the other apprised of the events of the children's life.
- k. Each party shall timely inform the other, within not more than 24 hours of receiving notice, of all community, school, athletic, church activities, or other community functions in which the child is or may be participating, or will be honored, so as to allow both parents the opportunity to attend and participate

fully.

- l. Both parents are entitled to reasonably participate as a parent in the lives of the children.
- m. The parties shall advise and exchange information with each other concerning social, religious training, education, health, welfare and medical treatment of the children and, where possible, consult with and consider the other parent's input.
- n. Both parties shall advise and reasonably consult with each other about non-emergency medical decisions, major or significant decisions that affect the welfare, social, religious training, and education of the children and reasonably consider the other parent's input.
- o. Either parent may make emergency medical decisions regarding the safety of the children.
- p. Each party shall notify the other party immediately of any health care emergency regarding the children.
- q. Day-to-day decisions regarding the care, control, and

discipline of the children shall be made by the parent with whom the children are with at the time.

- r. Both parents shall have direct access to the children's school records, including pre-school, day care and medical records.
- s. Each parent shall provide the other with their current address, telephone number, e-mail address, and any other virtual parent-time access information within 24 hours of any change.
- t. Each parent shall permit and encourage the children to have liberal and uncensored communication with the other parent during reasonable hours and for reasonable durations in the form of telephone, mail, and e-mail.
- u. The parties shall cooperate regarding special family functions including funerals, weddings, family reunions, religious holidays and activities and other significant events in the children's lives or the life of the parent.

- v. The parties shall have the children ready for parent time exchanges and shall be on time. If a party is going to be late either to pick up or deliver the children, he or she will make contact with the other party to advise of the same.
- w. Both parties shall protect the children from exposure to inappropriate sexual material, illegal drugs, alcohol and tobacco as such influences are not in the children's best interests.
- x. The parents shall discuss discipline problems and reach a consensus whenever possible on parenting strategies as consistent patterns of discipline and reward shall allow the children to feel more secure with both parents.
- y. The parties shall be courteous and respectful during parent-time exchanges; the parties will not discuss any financial issue or other significant issue during parent-time exchanges.
- z. The parties shall each have the responsibility during

their own parenting times to ensure the child's hygiene and cleanliness, including going to and from exchanges in clean clothing.

- aa. For emergency purposes, whenever the children travel with either party, all of the following will be provided to the other party: an itinerary of travel dates; destinations; places where the children can be reached; and the name and telephone number of an available third person who would be knowledgeable of the children's location.
- bb. If there is an issue in dispute regarding the children or regarding the issues addressed in this parenting plan, Petitioner shall have the right to make the decision. If Respondent disagrees with the decision, he may request mediation, with the parties sharing the cost equally. If the issue cannot be resolved at mediation, Respondent may request that the matter be taken to the court of competent jurisdiction, wherein the court shall decide the outcome of the dispute and

may award costs and attorney's fees to the prevailing party.

- cc. If either party fails to comply with a provision of this parenting plan, the other parent's obligations hereunder are not affected.

Medical Expenses

5. That currently, neither party provides health insurance coverage for the minor children, who are enrolled in state-sponsored Medicaid. The parties are ordered to make reasonable efforts to obtain health insurance for the children through their employment. Once such coverage becomes reasonably available, the children shall be transition from Medicaid to the employer-sponsored plan.
6. That after coverage is obtained, the parties are ordered to equally share the cost of health insurance premiums, deductibles, co-pays, and any uninsured medical or dental expenses, in accordance with Utah Code Ann. Section 81-6-208.

Child Care Expenses

7. That the parties are ordered to share equally the cost of any work-related child care expenses for their minor children, if any, and follow the provisions outlined in Utah Code Ann. Section 81-6-209.

Taxes

8. Both parties are awarded to each claim one child for tax purposes. That when only one child is eligible, they shall alternate taking the deduction, with Petitioner taking it for even-numbered tax years and Respondent taking it for odd-numbered tax years.

Personal Property

9. That each party is awarded the personal property they claim. That no additional personal property exists for parties to claim. That if additional personal property exists, the property shall remain with the party who currently has possession of it.
10. Petitioner is hereby awarded the 2019 Hyundai Tucson, and Respondent is hereby awarded the 2016 Jeep Renegade. Each party is awarded the vehicle in their possession, together

with all associated obligations, including any outstanding loan balances, monthly payments, and insurance costs.

11. If a vehicle is titled in the name of the other party, whether jointly or solely, the party whose name shall no longer appear on the title shall promptly transfer title to the party awarded the vehicle.
12. That each party is awarded his or her bank account(s), free and clear of any claim by the other party.
13. That for any joint bank accounts, the amounts therein shall be divided according to contribution.

Real Property

14. That the parties jointly acquired a townhome located at 1310 E. 6125 S., South Ogden, Utah 84405, purchased on June 2, 2025, for \$325,000. Two loans were obtained to finance the purchase. Respondent shall be awarded the marital home. Within two (2) years of entry of the Decree of Divorce, Respondent shall refinance both mortgages in her sole name

or, alternatively, sell the home to remove Petitioner's name from all associated mortgage obligations.

15. Respondent shall be solely responsible for all monthly mortgage payments and any other loan obligations associated with the marital home.
16. Respondent shall retain all equity in the marital home, free and clear of any claim by Petitioner.
Retirement.
17. That each party is awarded his or her own retirement accounts, if any, free and clear of any claim by the other party.

Debts

18. That Petitioner is ordered to be responsible to pay the debt on his four (4) credit cards with a combined balance exceeding \$10,000. Respondent is ordered to be responsible to pay the debt on her one (1) credit card with an outstanding balance. That each party is ordered to retain the credit cards in their possession and assume full responsibility for all associated debts, charges, and obligations.

19. That each party is ordered to indemnify and hold the other harmless from any liability, claim, or expense related to the credit cards in their possession.
20. That no additional debt are to be incurred on joint accounts, if any; when paid off, accounts should either be closed or remove the other party from the account.

Alimony

21. That neither party is awarded alimony, past, present or future.

Attorney's Fees

22. That each party are to be responsible for their own attorney's fees incurred in this matter.

ENTERED BY THE COURT AS INDICATED ON TOP OF THE FIRST PAGE

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RULE 7 (j) (4) NOTICE

PLEASE TAKE NOTICE that pursuant to Rule 7 (j)(4) of the Utah Rules of Civil Procedure, the foregoing, DECREE OF DIVORCE, will be submitted to the Court for signature upon the expiration of seven (7) days from the date of this Notice unless a written objection is filed prior to that time.

/s/ Bryce M. Froerer
BRYCE M. FROERER
Attorney for Petitioner

CERTIFICATE OF SERVICE

I hereby certify that on this 4th day of March 2026, I mailed a true and correct copy of the foregoing, DECREE OF DIVORCE, postage prepaid, to the following:

Faith Gregory
1310 East 6125 South
South Ogden, Utah 84405

Shauna Jorgensen
Legal Assistant

r/rowley.dod