COMD

Name Middle Last

City State 1234 123 mail

Plaintiff In Proper Person

JUDICIAL DISTRICT COURT City JUDICIAL DISTRICT COURT

Name Middle Last Plaintiff, vs. Nombre Segundo Apellido Defendant

COMPLAINT FOR DIVORCE

COMES NOW Plaintiff, Name Middle Last, in Proper Person, and files this Complaint for Divorce against the above Defendant, and alleges as follows:

1. RESIDENCY

That the Plaintiff has been and continues to be an actual, bona fide resident of the (insert NYE or CLARK) County, Nevada and has been actually physically present and domiciled in the State of Nevada for more than six (6) weeks prior to the filing of this action.

2. DATE OF MARRIAGE

That the parties were married on the 06/26/2014 in the city of Ciudad State of Estado and have since remained husband and wife.

3. MINOR CHILDREN

That the parties have 2 minor children to wit:

qwe asd qwe born qwe, security # qwe, son

asd gwe asd born asd, security # asd, daughter

That the minor children are residents of the State of Nevada and have lived in this state for at least the past six (6) months.

4. PREGNACY

That the wife in this case is currently pregnant.

5. LEGAL CUSTODY

That both parties are fit and proper people to be awarded JOINT LEGAL custody of the minor children.

6. PHYSICAL CUSTODY

That plaintiff is a fit and proper person to be awarded PRIMARY PHYSICAL custody of the minor children with dad having visitation as follows: (insert the proposed visitation schedule)

7. HOLIDAYS VISITATION

That the parties should follow the following Holiday schedule:

New Year's Eve from: from to with,

U.S. Father's day: from to with Dad, every odd years

Winter Break: portion with Dad,

8. CHILD INSURANCE

That plaintiff should maintain medical and dental insurance for the minor children if available. Any deductibles and expenses not covered by insurance should be paid equally by both parties, pursuant to the 30/30 Rule.

9. CHILD SUPPORT

That plaintiff should pay \$ 222 per month for support of the parties' minor children. This amount is in compliance with NRS 125B.070. The obligation to pay child support should continue until the children reaches the age of 18 and no longer in high school, or 19 years of age, whichever occurs first, or emancipates.

10. WAGE WITHHOLDING

That a wage withholding order be issued against the obligor parent to secure payment of child support and spousal support, if any.

11. CHILD SUPPORT ARREARS

That Plaintiff should be awarded back child support from 06/26/2014, which is when the parties separated and Plaintiff become the custodial parent, Plaintiff asks that this award be reduced to judgment and collectable by any legal means.

12. TAX DEDUCTION / EXEMPTIONS

That the parties should alternate claiming the minor children. as dependent(s) for Federal Tax purposes.

13. COMMUNITY PROPERTY

That there is no community property which should be divided by the Court. Plaintiff asks for leave to amend the Complaint once other assets are discovered and identified.

14. COMMUNITY DEBTS

There are no community debts which should be divided by the court. Plaintiff ask for leave to amend the Complaint once other debts are discovered and identified

That neither party should be awarded spousal support.

16. NAME CHANGE

That the wife should not have her former or maiden name restored.

17. REASON FOR DIVORCE

That the husband and wife have become so incompatible in marriage that there is no possibility of reconciliation.
DATED THISday of, text_indent
Submitted by:
Name Middle Last
VERIFICATION
Under penalties of perjury, I declare that I am the Plaintiff in the above-entitled action; that I have read the foregoing Complaint and know the contents thereof, that the pleading is true of my own knowledge, except for those matters therein contained stated upon information and belief, and that as to those matters, I believe them to be true.
I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.
DATED THISday of, text_indent
Submitted by:
Name Middle Last