Code No.				
Your Name:				
Address:				
T. 1				
Telephone:	In Proper Person			
	JUDICIAL DI		URT OF THE STAT	E OF NEVADA
	IN AND FOR THE	E COUNTY C)F	
)	CACENO	
]	Plaintiff,		CASE NO.:	
VS	Tumin,)	DEPT. NO.:	
) ,)	DATE OF HEAD	RING:
]	Defendant.))	TIME OF HEAR	LING:
	DEC	CREE OF DI (No Childre		
This cause c	oming before the Cou			isposition <u>or</u> Hearing)
	Disposition (check or			
	Both parties acting	in Proper Per	rson	
	Both parties represe	ented by coun	nsel	
	repre (Plaintiff/Defendan	esented by cou		acting ff/Defendant)
	in Proper Person	,		,
	iii i roper i cison			
Hearing	Plaintiff appearing	(check one)	in Proper Person /	through counsel/
	not appearing			
	Defendant appearin	g (check one)) in Proper Person	through counsel/
	not appearing			
	AND			
		1		

1	(check one)				
2	an affidavit of resident witness having been received				
3	testimony of the resident witness having been received				
4	AND				
5	The parties having been duly served				
6	AND				
7	The Court, having (check all that apply)				
8	reviewed the pleadings and papers on file				
9	heard the testimony presented this date,				
10	The Court finds as follows:				
11	SERVICE Check all that apply				
12					
13	1. The Defendant was served the Summons and Complaint (check only one box)				
14	personally by publication and mailing.				
15	The Plaintiff was served the Answer or Answer and Counterclaim (check only one box				
16	personally by mail				
17					
18	HOW CASE RESOLVED Check only one box				
19	2. A Default has been filed against the Defendant on the Complaint				
20	A Default has been filed against the Plaintiff on the Counterclaim				
21	An agreement has been reached by the parties A decision having been given by the Court				
22					
23	RESIDENCY REQUIREMENT				
24					
25	3. The (check one) Plaintiff/ Defendant is a resident of the State of Nevada,				
26	County of and for a period of more than six weeks immediately				
27	^				
28	2				

1	preceding the commencement of this action has resided in, been physically present in, and is a			
2	resident of the State of Nevada, and intends to continue to make the State of Nevada his/her home			
3	for an indefinite period of time.			
4				
5	MARRIAGE INFORMATION			
6				
7	4. That the parties were married on in (city and state)			
8	; (Check one)			
9 10	The parties are incompatible in marriage and there is no hope for reconciliation;			
11	The parties have lived separate and apart for more than one year without			
12	cohabitation.			
13	CHILDREN'S INFORMATION			
14				
15	5. That there are no minor children who are either the issue of this marriage			
16	or have been adopted by the parties. (Check one that applies to wife) Plaintiff/ Defendant			
17	is not currently pregnant.			
18	DIVISION OF ASSETS AND DEBTS			
19	DIVISION OF ASSETS AND DEBTS			
20	6. (CHECK ONLY ONE BOX)			
21	That there is no community property to be adjudicated by the Court;			
22	OR			
23	That the property division set forth below is, to the extent possible, an equal			
24	distribution of the community property.			
25	distribution of the community property.			
26				
27	3			
28	5			

1	7.	(CHECK ONLY ONE BOX)
2		That there are no community debts to be adjudicated by the Court;
3		OR
4		That the division of community debts set forth below is, to the extent possible,
5	an equal distribut	ion of the community debts;
6		SPOUSAL SUPORT
7	8.	(CHECK ALL THAT APPLY)
8		That neither party should be awarded spousal support.
9		AND/OR
10		That the Court should award spousal support as set forth below;
11		That pursuant to an order filed on (check one) Husband/
12	Wife owes \$	in spousal support arrearages and that amount should be reduced
13		in spousar support arrearages and that amount should be reduced
14	to judgment.	
15		
16		WIFE'S NAME
17	9.	(CHECK ONLY ONE BOX)
18		That Wife should not have her former or maiden name restored. OR
19		That Wife should have her former or maiden name
20		restored to her.
21		OR
22		
23	nomo	That Wife never changed her name and therefore should retain her current
24	name.	
25	Therefore	IT IS ODDEDED ADJUDCED AND DECDEED that the bonds of
26	i nererore,	IT IS ORDERED, ADJUDGED AND DECREED that the bonds of
27		4
28		

matrimony now and	heretofore existing betwee	en the parties are hereby wholly dissolved, set
aside and forever hel	ld for naught, and an absolu	ute Decree of Divorce is hereby granted to the
parties, and each of t	the parties are hereby restor	red to the status of a single, unmarried person.
IT IS FURTE	HER ORDERED, ADJUD	DGED AND DECREED The community
property should be di	vided as follows: (Include	retirement accounts, bank accounts, pension
benefits and vehicles.	. When listing accounts, us	e the last four digits of the account number, if
known. Include the V	VIN numbers when listing	vehicles. If no community property, write "N/A")
	· · · · · · · · · · · · · · · · · · ·	VE THE FOLLOWING EPARATE PROPERTY:
	HUSBAND SHALL REC	CEIVE THE FOLLOWING
	AS HIS SOLE AND SI	EPARATE PROPERTY:
	AS HIS SOLE AND SI	EFARATE FROFERTT.

			. <u>-</u>			
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]	T IS FURTH	IER ORDER	ED, ADJ	UDGED AN	D DECRE	ED that the
community deb	ts should be d	livided as follo	ws: (Be s	eure to list spe	ecific debts	with the last
numbers of the	accounts, if k	nown. If no co	ommunity	debts, write	"N/A".)	
numbers of the	WIFE SH	HALL RECEI	VE THE I	FOLLOWING	G DEBTS	
	WIFE SH AS HI		VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT
	WIFE SH AS HI	HALL RECEI ER SOLE ANI	VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT
	WIFE SH AS HI	HALL RECEI ER SOLE ANI	VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT
	WIFE SH AS HI	HALL RECEI ER SOLE ANI	VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT
	WIFE SH AS HI	HALL RECEI ER SOLE ANI	VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT
	WIFE SH AS HI	HALL RECEI ER SOLE ANI	VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT
	WIFE SH AS HI	HALL RECEI ER SOLE ANI	VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT
	WIFE SH AS HI	HALL RECEI ER SOLE ANI	VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT
	WIFE SH AS HI	HALL RECEI ER SOLE ANI	VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT
	WIFE SH AS HI	HALL RECEI ER SOLE ANI	VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT
	WIFE SH AS HI	HALL RECEI ER SOLE ANI	VE THE I	FOLLOWING ATE DEBTS	G DEBTS S AND	HESE DEBT

HUSBAND SHALL RECEIVE THE FOLLOWING DEBTS AS HIS SOLE AND SEPARATE DEBTS AND
SHALL INDEMNIFY AND HOLD WIFE HARMLESS FROM THESE DEBTS
IT IS FURTHER ORDERED, ADJUDGED AND DECREED (check all that app Neither party shall be awarded spousal support.
Wife shall receive spousal support in the amount of \$per (Amount Wife to receive)
(Amount write to receive), due and payable on theof each
(Week or month) (Date amount due)
for a period of
(Week or month) (Number of weeks, months or years)
(Week or month) (Number of weeks, months or years) The spousal support shall begin on (Date spousal support to begin)
(Week or month) The spousal support shall begin on (Date spousal support to begin) and end on (Date last spousal support payment will be made)
(Week or month) (Number of weeks, months or years) The spousal support shall begin on (Date spousal support to begin)
(Week or month) The spousal support shall begin on
(Week or month) The spousal support shall begin on (Date spousal support to begin) and end on (Date last spousal support payment will be made)

1	of each
	(Week or month) (Date amount due)
2	for a period of
3	(Week or month) for a period of (Number of weeks, months or years)
4	The spousal support shall begin on
5	The spousal support shall begin on (Date spousal support to begin)
6	and end on . Spousal support shall
7	and end on Spousal support shall (Date last spousal support payment will be made) cease upon the remarriage of the recipient or the death of either party.
8	(check one) Husband/ Wife owes spousal support arrearages of
9	
10	\$ That amount is reduced to judgment.
11	IT IS FURTHERED ORDERED, ADJUDGED AND DECREED that (check only one
12	box)
13	Neither party is awarded attorneys fees or costs.
14	Husband is awarded attorneys fees and costs in the amount of \$.
15	<u> </u>
16	That amount is reduced to judgment.
17	Wife is awarded attorneys and costs in the amount of \$ That amount
18	is reduced to judgment.
19	WE IS EVENTALED OPPORTED A DATE OF A VENT DESCRIPTION AT A CALL OF
20	IT IS FURTHER ORDERED, ADJUDGED AND DECREED that (check one that
21	applies to wife) Plaintiff/ Defendant's name shall (check one) change to/ stay as name of
22	(full name wife wants to have)
23	NOTICE IS HEREBY GIVEN that the parties are required to contact this Court to
24	determine whether the following provision applies:
25	Each party shall submit the information required in NRS 125B.055, NRS 125.130 and
26	NRS 125.230 on a separate form to the Court and the Welfare Division of the Department of Human Resources within ten days from the date this Decree is filed.
27	Such information shall be maintained by the Clerk in a confidential manner and not part
28	8

1	of the public record. The parties shall update the information filed with the Court and the Welfare Division of the Department of Human Resources within ten days should any
2	of that information become inaccurate.
3	
4	
5	
6	DATED this day of (month),(year)
7	
8	DISTRICT COURT JUDGE
9	Respectfully submitted:
10	(Plaintiff's signature)
11	(Plaintiff's name)
12	
13	(Address)
14	
15	(Telephone)
16	In Proper Person
17	(Defendant's signature)
18	
19	(Defendant's name)
20	(Address)
21	
22	(Telephone)
23	In Proper Person
24	
25	
26	/// ///
27	/// /// 9
28	9 ///