

The Order of the Court is stated below:

Dated: June 19, 2020
06:27:18 PM

/s/ SU CHON
District Court Judge



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Petitioner's Attorney

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

ADAM MICHAEL LAFORME,

Petitioner,

v.

MICHELLE LAFORME,

Respondent.

DECREE OF DIVORCE

Case No. 204902263

Judge Su Chon

Commissioner Russell Minas

Petitioner, Adam Michael LaForme, through his attorney, McKenzie Armstrong, and Respondent, Michelle LaForme, through her attorney, Lauren Schultz, stipulated to a full and final resolution of all issues raised in this matter pursuant to an agreement reached on 14 and 15 May 2020. From the records, files, and papers in this matter, the Court being fully advised, and having previously made and entered its Findings of Fact and Conclusions of Law, now

ORDERS, ADJUDGES, AND DECREES

1. The bonds of matrimony heretofore existing by and between Petitioner and Respondent are hereby dissolved and Petitioner is hereby awarded a Decree of Divorce from

Respondent, to become absolute and final upon entry by the Court.

PROVISIONS REGARDING MUTUAL RESTRAINING ORDERS

2. Both Parties shall abide by the following mutual restraining orders:

A. Parties shall not harass or threaten each other.

B. Parties shall not allow third parties to do what they themselves are prohibited from doing under this paragraph. Parties shall have the affirmative duty to use his or her best efforts to prevent third parties from such violations.

PROVISIONS REGARDING TAXES

3. Parties shall file married, filing separately for federal and state taxes for 2019.

Any tax refund or liability shall be paid by Party owing the tax or receiving the refund.

PROVISIONS REGARDING DEBTS AND OBLIGATIONS

4. During the course of the marriage, Parties acquired certain debts and obligations.

These debts shall be divided, as follows:

DESCRIPTION	AMOUNT	RESPONSIBLE PARTY:
Capital One credit card	\$3,000	Adam
Any debt in Michelle's name	Unknown	Michelle

A. If there are any other debts, the debt shall be the responsibility of Party whose name is on the debt.

B. All debts and obligations incurred since Parties' separation shall be the responsibility of the Party whose name is on the debt.

C. As authorized by Utah Code Annotated, Section 30-3-5(c)(ii), Parties shall

notify respective creditors or obliges, regarding the division of debts, obligations, or liabilities herein and Parties' separate, current addresses.

D. Each Party shall indemnify and hold one another harmless from any liabilities associated with their respective debts.

PROVISIONS REGARDING PERSONAL PROPERTY

5. During the course of the marriage relationship, Parties have acquired certain items of personal property. The personal property shall be divided as follows:

A. Parties shall be awarded vehicles as follows: Adam shall be awarded the 2017 Toyota Tacoma, 2014 Subaru Outback, and 2017 Mercedes Sprinter and Michelle shall be awarded the 2014 Acura MDX. Each Party shall be responsible for all remaining payments due on the vehicle in their possession. Each Party shall remove other Party's name from the vehicle insurance policy as soon as practicable. Each Party shall remove other Party's name from the vehicle's title or transfer the title into other Party's name as soon as practicable.

B. Sofia Halbisen shall be awarded the 2014 Toyota Camry and Adam shall transfer the title into her name as soon as practicable.

C. Parties shall be awarded the bank accounts in their own name.

D. Adam has \$10,000 in his savings account, which is reserved for a vehicle for Emma Halbisen and shall be used for that purpose. These funds shall be held by Adam and transferred at the time of the vehicle purchase.

E. Adam has \$20,000 in his savings account, which is reserved for 2019 taxes, which he shall pay to the IRS with his tax filing.

F. Adam shall be awarded the Hyatt Sedona timeshare and he shall be responsible for any loan or expenses due on that timeshare.

G. Adam shall be awarded the Hyatt Bonita timeshare as his premarital and separate property. Michelle shall remain on the Limited Country Club Membership guest list for her to purchase, with her own funds, a yearly facility access pass, if available. Michelle shall have the first option to buy the Hyatt Bonita timeshare from Adam at fair market value, if he chooses to sell at a later date. Adam shall notify Michell of his intent to sell and she shall choose whether she wants to buy it within 14 days of Adam providing notice.

H. Adam sold his Abiomed stock options for \$5,000 and Parties shall split the proceeds. Adam shall pay Michelle \$2,500 for her share of the proceeds within 90 days of both Parties signing the Stipulation.

I. Adam shall pay Michelle \$2,000 from his Health Savings Account within 90 days of both Parties signing the Stipulation.

J. The remaining personal property shall be divided as Parties have already agreed.

PROVISIONS REGARDING REAL PROPERTY

6. Adam acquired real property located at 2879 E. Glen Oaks Dr., Salt Lake City, UT 84109, legal description: LOT 312 ARCADIA HEIGHTS PLAT C 5699-2916 10432-2006 10559-7569. Adam shall be awarded sole possession and control of the home and shall be solely responsible for mortgage payments on the real property. Adam shall pay Michelle \$30,000 for her share of the equity in the Salt Lake City house and he shall be awarded the remaining equity

in the real property. The \$30,000 equity payment shall be included and paid to Michelle through the retirement division outlines in paragraph 13.

7. Prior to the marriage, Michelle acquired real property located at 19514 Lost Creek Dr., Estero, FL 33967, legal description: LOST CREEK VILLAGE AT THE VINTAGE PB 38 PG 20 LOT 7 BLDG 2 UNIT C-2. Michelle shall be awarded sole possession and control of the home and shall be solely responsible for mortgage payments on the real property. Based on the equity division of the Salt Lake City house, Michelle shall be awarded all equity in the Estero real property.

PROVISIONS REGARDING ALIMONY

8. Beginning May 2020, Adam shall be ordered to pay Michelle alimony in the amount of \$1,500 per month for 12 months. Alimony shall end if Michelle cohabitates, remarries, or one Party dies.

PROVISION REGARDING PENSION AND RELATED ASSETS

9. Parties have acquired interest in defined contribution plans or defined benefit plans. Parties shall divide all retirement accounts, as follows:

ACCOUNT	APPROXIMATE AMOUNT	AWARDED TO MICHELLE	AWARDED TO ADAM
Vanguard Fund	\$269,661.00	\$29,942.76	Remaining
Betterment Account	\$47,695.00	\$8,175.00	Remaining
Meryl Lynch	\$33,296.00	\$16,648.00	Remaining
Fidelity	\$45,611.00	\$22,805.50	Remaining
Abbott	\$112,190.00	\$56,095.00	Remaining

Michelle's IRA rollover fund	\$93,000.00	Remaining	\$5,000.00
Home equity in paragraph 6	Unknown	\$30,000	Remaining

A. To effectuate the foregoing retirement division, Michelle shall be awarded \$158,666.26 from Adam's Vanguard Fund, along with applicable gains and losses. Should a QDRO be necessary, Parties will equally divide the cost. This retirement division or QDRO shall be completed within 90 days of entry of the Decree of Divorce.

PROVISIONS REGARDING MISCELLANEA

I. ATTORNEY'S FEES.

10. Each Party shall be Ordered to assume his or her own costs and attorney's fees incurred in prosecuting this action.

II. OTHER.

11. Prior to the filing of any Petition to change any provision of the final Decree of Divorce, Parties shall attempt to resolve the issue(s) first through mediation.

12. Michelle shall be restored to the use of her former name of Michelle Halbisen, if she so chooses.

13. Each Party shall be Ordered to execute and deliver to the other the documents required to implement the provisions of the Decree of Divorce the Court enters.

JUDGE'S ELECTRONIC SIGNATURE APPEARS ON THE TOP OF PAGE ONE

APPROVED AS TO FORM:

/s/ Lauren Schultz

(signed by McKenzie Armstrong with permission from
Lauren Schultz via email 5.22.20)

Attorney for Respondent

CERTIFICATE OF SERVICE

I hereby certify on 20 May 2020 I caused to be served a true and correct copy of the foregoing by email, addressed to the following:

Lauren Schultz
Attorney for Respondent
lauren@arnoldwadsworth.com

/s/ McKenzie Armstrong
McKenzie Armstrong
Attorney for Petitioner