

The Order of the Court is stated below:

Dated: August 11, 2024
01:53:14 PM

/s/ DIANNA GIBSON
District Court Judge



Ben W. Lieberman (#11456)
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Attorneys for Respondent

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

In the Matter of the Marriage of:

JANE JONES,

Petitioner,

and

DANIEL JONES,

Respondent.

DECREE OF DIVORCE

Civil No. 244901355

Judge Dianna Gibson

Commissioner Kim M. Luhn

The parties have stipulated to all terms related to their divorce, as evidenced by the Settlement Agreement filed with the Court on July 16, 2024. Based upon the Parties' agreement and the Findings of Fact and Conclusions of Law entered contemporaneously herewith, the Court **GRANTS** the Petition as set forth below, **DECREES** that the parties are divorced on the grounds of irreconcilable differences and further **ORDERS** as follows.

DIVISION OF ASSETS AND LIABILITIES

1. Real Property.

- a.** Jane is awarded the home located at 1738 East Yale Avenue, Salt Lake City, Utah, 84108, free and clear of any claim from Dan. It is hereby ordered that Jane be solely responsible for all costs associated with the property.

b. Dan is awarded the two condominiums located at 426 S 1000 E, Units 501 and 502, Salt Lake City, Utah, 84102, free and clear of any claim from Jane. It is hereby ordered that Dan be solely responsible for all costs associated with the property. It is further ordered that Dan be solely responsible for any future assessments, if needed, of these properties

c. The parties have ownership interest with Alan Pace in real property located at 71 Onslow Square in London. The parties have sold their interest to Mr. Pace. Dan is awarded the proceeds from that transaction in the amount of one million dollars, less the amount placed in trust for Nicky as set forth below. Until such time as the real property is sold, Dan is awarded the partial interest in this property, free and clear of any claim from Jane. Dan shall be solely responsible for all costs associated with the property.

2. **Personal Property.** With the exception of the property specifically listed below, the parties are awarded all personal property in his or her possession. The following art and furniture pieces are hereby awarded as follows:

<p>To Jane: "Cornwall Oil" "Cornwall pencil and watercolor Savanna floral colored pencils "Savons de Provence" "Peonies in Silver" "Woodland Scene" "Tree" "Reflections" "Strut" "Evening on the Arno" "Siena" "After Juan De Arellano" "Bridge in Bruges" "Your Brain Speaks"</p>	<p>To Dan: "Pomegranates with Russian Olive Leaves" "Two Chairs" "Normandy River Mill" "Paradise Valley" "Hobby Horse Rules" "Folds" sculpture "Children on Seashore" "Interior with Lady" "Here I Stand" (nude) "Bodegon de Membreillos" (Pears) Untitled (Chinese, Powder room) "Caves de France"</p>
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"Religious Presence" Turkish Embroideries "La Quai de Tournelles" "The Bank" "Mother's Knowledge" "Teton Memories" "Oak Tree" Sonja Regency table Regency chairs Buddha Turkish prayer rug (Vauna) Turkish 10x14 silk rug LR Bookcases Hula Lamp Kaleidoscope/Birdbath/Furniture Half of CDs and DVDs Books chosen by Jane to be retained by her	"Passage de Cheval Blanc" "Mother & Child" All Other Art Not Awarded to Jane Globe Steinway Writing table/Chair/Ottoman/Small bookcase Shell soapdish Desk/Credenza/Chair/Bookcase-file Piano/Stereo/Stereo hutch Personal effects Half of CDs and DVDs London climbing books Other Books not Awarded to Jane
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3. Vehicles.

a. Jane is awarded the 2018 Audi S5 free and clear from any claim by Dan and shall indemnify and hold harmless Dan from any liability or maintenance thereon.

b. Dan is awarded the 2022 BMW X5 free and clear from any claim by Jane and shall indemnify and hold harmless Jane from any liability of maintenance thereon.

4. Financial Accounts.

a. Fidelity brokerage account ending in 030798, in the approximately amount as set forth in the Findings of Fact and Conclusions of Law has been divided equally by the parties. Each party is hereby awarded their equal share free and clear from any claim by the other.

- b. The parties are ordered to divide Dan's Fidelity Traditional IRA equally as of the date of this Decree of Divorce.
 - c. Each party is hereby awarded his and her Roth IRA, free and clear of claim of the other.
 - d. The Bell Rock brokerage account has been divided equally by the parties. Each party is hereby awarded their equal share free and clear from any claim by the other.
 - e. The parties are ordered to divide equally any after-tax distribution received from Aquiline Fund IV. Each party is hereby awarded their equal share free and clear from any claim by the other.
 - f. Except as specifically provided above, Dan is hereby awarded all accounts of any kind or nature in his name, free and clear of any claim by Jane. Namely, Dan is awarded the Wells Fargo accounts ending in 0352 and 0781; and the two NatWest accounts in the UK.
 - g. Except as specifically provided above, Jane is hereby awarded all accounts of any kind or nature in her name, free and clear of any claim by Dan. Namely, Jane is awarded the Wells Fargo accounts ending in 3156 and 1475, and Fidelity account 056261.
5. **Precious Metals.** Dan is awarded the parties' gold bar.
6. **Timeshares and Marriott Points.** The parties are ordered to divide all timeshares and Marriott points equally.
7. **Pensions.** The parties are ordered to divide approximately equally Dan's four separate pensions, understanding that Jane is hereby awarded pension interests in the United

States to satisfy her half of the pension benefits, unless there is no right of survivorship with the US pensions, in which case Jane is awarded the UK pension.

8. **Life Insurance.** The parties have a whole life policy with Beneficial life of which Dan is the insured with a face value as set forth in the Findings of Fact and Conclusions of Law. Jane is hereby awarded the life insurance policy covering Dan's life. Jane is awarded all cash value and is ordered to pay for any premiums.

9. **Receivables from Children.**

a. Jane is hereby awarded the receivables from the parties' son Dan (medical school) and all of the parties in the home of and receivable from the parties' daughter, Carolyn.

b. Dan is hereby awarded all of the parties' interest in and the receivables from the homes of Dave/Lorie, Lauren/Jeremy, and Vauna/Chris.

10. **Debts.**

a. The parties are ordered to file a joint tax return for 2023 and to share equally in the preparation fees, refund (if any), and/or deficiency (if any).

b. Should the parties owe any tax debt to the State of New York following the resolution of the present dispute, the parties shall share the debt equally.

c. The parties are ordered to pay all other debts and obligations of any kind in their own names.

d. There are no joint debts and the parties are prohibited from incurring any debt on an account awarded to the other party herein.

11. **Business Interests.**

- a. Dan is hereby awarded all interest in QBE as part of the division of the Fidelity accounts. The parties are awarded equal shares of the MMC stock.
- b. Jane and Dan are awarded equal shares in the parties' interest in Velocity Sports.

12. **Property Settlement/Support for Daughter.** The parties have an adult special needs child, Nicky. As a property settlement, Dan is ordered to pay Jane the sum per month as set forth in the Findings of Fact and Conclusions of law for as long as Dan remains employed by QBE. Jane is ordered to utilize these funds for the support of the parties' adult daughter, Nicky, as needed. Dan is further ordered to fund a trust for the benefit of Nicky and deposit the amount as set forth in the Findings of Fact and Conclusions of Law. Jane is ordered to create a special needs trust or other suitable trust so that the funds for Nicky are used for her benefit, allow access to government benefits, and protect her from dissipation by others. The trustees shall be Lorie Jones, Madison Jones, and Daniel Lamond Jones. It is further ordered that the funds in the trust may not be utilized for Nicky's support unless and until the monthly payment above has terminated or the parties otherwise agree.

ALIMONY AND ATTORNEY FEES

13. **Alimony.** Neither party is awarded alimony. All claims for alimony are forever waived.

14. **Attorney Fees/Court Costs.** Each party is ordered to pay their own court costs and attorney's fees.

MISCELLANEOUS

15. **Acknowledgement.** In the event either party has failed to disclose a material asset, that asset is ordered to be divided equally, with the non-disclosing party being responsible

for any fees and costs incurred in uncovering the non-disclosure.

16. **Duty to Cooperate.** The parties are hereby ordered to cooperate, through counsel or otherwise, to effect the changes in title to the property to be divided by this Decree of Divorce, to change names and responsibilities for payment of debts divided herein, and to cooperate in every other way to ensure that this Decree of Divorce be carried out in every detail.

THIS IS AN OFFICIAL COURT ORDER. THIS ORDER IS ELECTRONICALLY SIGNED BY THE JUDGE AND/OR COMMISSIONER ON THE TOP OF THE FIRST PAGE OF THE DOCUMENT AND ENTERED AS OF THE DATE.

Approved as to form:

/s/ Jennifer L. Falk (by BWL with permission)
Jennifer L. Falk

Attorney for Petitioner