1		\$1442		
2	Name: Address:			
3	Telenhone	<u>,</u> ,		
4	Email:			
5	Self-Repre	esented Litigant		
6		IN THE FAM	AILY DIVISION	
7	O	F THE SECOND JUDICIAL DISTRI	CT COURT OF THE STATE OF NEVADA	
8	IN AND FOR THE COUNTY OF WASHOE			
9				
10		Plaintiff,	Case No	
11	vs.	Flamun,		
12			Dept. No	
13		Defendant.		
14			/	
15		COMPLAINT FOR SE	PARATE MAINTENANCE	
16		(Also known as (No (<u>PARATE MAINTENANCE</u> a Legal Separation) Children)	
17				
18	Pla	aintiff,	, in proper person, and for a cause of	
19	action, all	(Your Name) leges as follows:		
20			Ι.	
21	Pla	aintiff is a resident of the State of Neva	ada, County of, (County in which you live)	
22	(County in which you live) and for a period of more than six weeks immediately preceding the commencement of this act			
23	has reside	ed in, been physically present in, and	is a resident of the State of Nevada.	
24				
25	Th	ne Defendant is a resident of the State of	of, (State where Defendant lives)	
26				
27	the Count	y of (County where Defendant	lives)	
28				
	REV 11/2010	0 AA	1 D19 COMPLAINT	

1	II.				
2	The parties were married on in, (Date of marriage) (City or County of marriage),				
3	(Date of marriage) (City or County of marriage)				
4	State of and ever since that day have been, and now are, husband and wife. (State of marriage)				
5	(State of marriage)				
6	III.				
7	Wife pregnant at this time.				
8	(1S OF 1S not)				
9					
10	If wife is pregnant at this time, answer the following questions. If wife is not pregnant, print "N/A" in the spaces.				
11					
12	Husband the father of the unborn child. The unborn child is due to be born (is or is not)				
13					
14	on (Date of expected birth)				
15	(Date of expected bittit)				
16	IV.				
17	There are no minor children born to or adopted through this union.				
18	V.				
19	Division of Assets				
20	Initial <u>ONLY ONE</u> of the three statements below. Print "N/A" in the spaces you do not use.				
21					
22	1 All of the community assets and property have been previously divided and				
23	each is to keep the property each has in his or her possession at this time.				
24	2 There is no community property to be divided.				
25	3 The community property should be divided as follows: (Include retirement and pension benefits)				
26					
27	///				
28	///				
	REV 11/2010 AA 2 D19 COMPLAINT				

 HUSB	AND SHALL	RECEIVE	<u>THE FOLL</u>	OWING A	SSETS	
 HUSB	AND SHALL	RECEIVE	THE FOLL	OWING A	<u>SSETS</u>	
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 HUSB	AND SHALL		THE FOLL	OWING A	<u>SSETS</u>	
 HUSB	AND SHALL	<u> RECEIVE </u>	THE FOLL	OWING A	<u>SSETS</u>	
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	AND SHALL			OWING A		
	AND SHALL					
HUSB						

1	There may be additional community assets of the parties, the exact amounts and descriptions					
2	of which are unknown to Plaintiff at this time. Plaintiff asks permission of the Court to amend this					
3	Complaint to insert that information when it becomes known to Plaintiff, or at the time of trial.					
4						
5	VI.					
6	Division of Dabts					
7	Division of Debts Initial ONLY ONE of the paragraphs below. Print "N/A" in the spaces you do not use. All of the community debts have been previously divided and each is to kee those debts assigned to them and hold the other party harmless from those debts There are no community debts to be divided.					
8 9 10						
11 12	The community debts should be divided as follows: (List the specific debts with the last four numbers of the account, if known)					
13 14	WIFE SHALL RECEIVE THE FOLLOWING DEBTS					
15						
16						
17						
18 19	·					
20						
21						
22	·					
23						
24	HUSBAND SHALL RECEIVE THE FOLLOWING DEBTS					
25	HUSDAND SHALL RECEIVE THE FOLLOWING DEDIS					
26						
27						
28	·					
	REV 11/2010 AA 4 D19 COMPLAINT					

1	
2	
2	
4	
4 5	
6	
0 7	
8	(If more room is needed, attach additional pages. Write on only one side of the paper and make sure the pages are clearly identified as a continuation of the division of assets. Each additional page
9	must be initialed.)
10	There may be additional community debts of the parties, the exact amounts and descriptions
11	of which are unknown to Plaintiff at this time. Plaintiff asks permission of the Court to amend this
12	Complaint to insert that information when it becomes known to Plaintiff, or at the time of trial.
13	
14	VII.
15	<u>Spousal Support (Alimony)</u>
16	Initial <u>ONE</u> of the following statements. If you initial one of the statements that makes a provision for spousal support, be sure to fill in all the spaces in that statement. DO NOT LEAVE ANY SPACES BLANK. Print "N/A" in all spaces that don't apply to you.
17	Spousal support automatically ceases upon remarriage of the recipient
18	or the death of either party.
19	
20	Alimony is not appropriate in this case.
21	Wife shall receive spousal support in the amount of \$ (Amount to be received)
22	per, due and payable on (Week or Month) (Date Amount Due)
23	
24	of each for a period of (Number of weeks, months or years)
25	The spousal support shall begin on(Date spousal support to begin)
26	
27	and end on (Date last spousal support payment will be made)
28	
	REV 11/2010 AA 5 D19 COMPLAINT

1	Husband shall receive spousal support in the amount of \$(Amount to be received)			
2				
3	per, due and payable on (Week or Month) (Date Amount Due)			
4	of each for a period of (Number of weeks, months or years)			
5				
6	The spousal support shall begin on(Date spousal support to begin)			
7	and end on (Date last spousal support payment will be made)			
8	(Date last spousal support payment will be made)			
9				
10	VIII.			
11				
12	<u>Former Name</u> If Wife is filing. Wife should initial ONLY ONE of the following three statements			
13	If Wife is filing, Wife should initial <u>ONLY ONE</u> of the following three statements and print "N/A" in the spaces that do not apply to you. If Husband is filing, Husband should print "N/A" in all spaces.			
14				
15	Wife does not wish to return to her former name.			
16	Wife wishes to return to her former name of			
17	Wife never changed her name so does not request restoration of a former name.			
18	IX.			
19	The parties are incompatible in marriage.			
20	f			
21	X.			
21	The Plaintiff should be awarded attorney's fees and costs.			
22	The Flament should be awarded attorney 5 fees and costs.			
	WHEDEEODE Digintiff prove for judgment against Defendent as follows:			
24 25	WHEREFORE, Plaintiff prays for judgment against Defendant as follows:			
25 26	1. That the Court enter a Decree of Legal Separation thereby judicially bringing to a			
26	conclusion the community aspects of the marriage and the legal responsibilities of			
27	one party to and for the other for all purposes heretofore and now existing between			
28	the Plaintiff and Defendant, except as set forth in this Complaint.			

1	2.	That the assets and debts be di	vided as set forth in	this Complaint.		
2	3.	3. That spousal support be addressed as state above.				
3	4.	That Wife's former name be addressed and ordered as stated above.				
4	5.	That Plaintiff be granted reasonable attorney's fees and costs if Defendant objects to				
5		this Complaint for Separate Maintenance in any manner.				
6	6.	For other and further relief as the Court may deem just and proper in this action.				
7	Thia	document does not contain the S	logial Sogurity Numb	or of any porcon		
8	This document does not contain the Social Security Number of any person.					
9	I declare, under penalty of perjury under the Law of the State of Nevada, that the foregoing is true and correct.					
10		offect.				
11						
12		DATED this	day of	, 20		
13						
14				(Signature)		
15				(orginature)		
16			(P	rint Your Name)		
17				(Address)		
18				(1		
19			()	City, State, Zip)		
20			(Te	lephone Number)		
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