Nebraska Judicial Branch

Case Summary

In the District Court of Saline County The Case ID is CI 19 0000058 Mayra Larios v. Giovanny Larios The Honorable Vicky L Johnson, presiding.
REFEREE N Classification: Dissolution of Marriage Filed on 05/07/2019 This case is Open as of 05/07/2019

Parties/Attorneys to the Case

Plaintiff ACTIVE Mayra Larios 145 Boswell Ave Crete

NE 68333

Defendant ACTIVE Giovanny Larios 1840 Forest Ave Crete

NE 68333

Attorney

Shaylene M Smith P.O. Box 272 Crete 402-826-5136

NE 68333

Court Costs Information Incurred By Account Date Amount Plaintiff \$35.00 Petition 05/07/2019 Plaintiff Filing Fee - State 05/07/2019 \$1.00 Plaintiff Automation Fee 05/07/2019 \$8.00 Plaintiff NSC Education Fee 05/07/2019 \$1.00 Plaintiff Dispute Resolution Fee \$0.75 05/07/2019 Plaintiff Indigent Defense Fee 05/07/2019 \$3.00 Plaintiff Uniform Data Analysis Fee 05/07/2019 \$1.00 Plaintiff Dissolution Fee 05/07/2019 \$25.00 05/07/2019 Plaintiff Parenting Act Fund \$50.00 Plaintiff 05/07/2019 \$6.00 J.R.F. Plaintiff Filing Fee-JRF 05/07/2019 \$6.00 Plaintiff Legal Aid/Services Fund 05/07/2019 \$6.25 Plaintiff Complete Record 05/07/2019 \$15.00 Plaintiff Service Fees 06/21/2019 \$31.00

Financial Activity

No trust money is held by the court No fee money is held by the court

Payments Made to the Court						
Receipt	Туре	Date	For	Amount		
84996	Electronic Trans	05/07/2019	Larios,Mayra,	\$158.00		
			Petition	\$35.00		
			Filing Fee - State	\$1.00		
			Automation Fee	\$8.00		
			NSC Education Fee	\$1.00		
			Dispute Resolution Fee	\$.75		
			Indigent Defense Fee	\$3.00		
			Uniform Data Analysis	\$1.00		
			Dissolution Fee	\$25.00		
			Parenting Act Fund	\$50.00		
			J.R.F.	\$6.00		
			Filing Fee-JRF	\$6.00		
			Legal Aid/Services Fun	\$6.25		
			Complete Record	\$15.00		

Register of Actions

06/21/2019 Return Summons/Alias Summons
The document number is 00023385
Served 06/19/2019, Saline County Sheriff
Personal Service
Served Giovanny Larios, 1840 Forest St, Crete,NE on 6-19-2019 @ 2:45
p.m. P.S. by S22 with fees of \$31.00 pd by Plf's atty.
Image ID 000046811D22

06/12/2019 Summons Issued on Giovanny Larios The document number is 00023385 Image ID D00023385D22

06/12/2019 Praecipe-Summons/Alias
This action initiated by party Mayra Larios
Image ID N19163MMSD22

05/09/2019 IV-D Court Start Date This action initiated by party Mayra Larios

05/08/2019 BVS Complete Certificate

05/07/2019 Parent Act Notice-Dad Brochure sent to Giovanny Larios,1840 Forest Ave,Crete,NE (Scanned with NPAMOM)

05/07/2019 Parent Act Notice-Mom Brochure sent to Mayra Larios, 145 Boswell Ave, Crete,Ne 68333 Image ID 000046442D22

05/07/2019 Order
This action initiated by Vicky L Johnson
Order in which all parties are to attend a parenting seminar. eNotice Cer
tificate Attached
Image ID 000046441D22

05/07/2019 Confidential Party Info DC6:5(11)
This action initiated by party Mayra Larios

05/07/2019 Social Security No./Gender/DOB DC6: This action initiated by party Mayra Larios

05/07/2019 BVS Worksheet
This action initiated by party Mayra Larios

05/07/2019 Complaint-Dissolution of Marriage
This action initiated by party Mayra Larios
Image ID N19127DIWD22

Filed in Saline District Court

*** FFILED ***

Case Number: D22Cl190000058 Transaction ID: 0008628706

IN THE DISTRICT COURT OF SALINE COUNTY, FINEBRASKA 77/2019 09:23:55 AM CDT

MAYRA LARIOS,) Case No. CI19-			
Plaintiff,)			
VS.) COMPLAINT FOR DISSOLUTION) OF MARRIAGE			
GIOVANNY LARIOS,)			
Defendant.)			

COMES NOW the Plaintiff, Mayra Larios, and for her cause of action states the following:

- 1. That the Plaintiff requests that this matter be heard before a district court judge.
- 2. That the address of the Plaintiff is: 145 Boswell Ave, Crete NE 68333.
- 3. That the address of the Defendant is: 1840 Forest Ave, Crete, NE 68333.
- 4. That the Plaintiff has had actual residence in this state with a bona fide intention of making this state her permanent home in excess of one year prior to the filing of this complaint.
- 5. That the Plaintiff is a resident of Saline County, Nebraska, as of the date of the filing of this petition.
- 6. Neither party is currently in the armed forces of the United States or its allies as defined by the Service members Civil Relief Act of 2003.
- 7. That the Plaintiff and the Defendant were duly and lawfully married on December 11, 2009 in St. Joseph, Missouri.
- 8. That there are two children born to the parties whose custody or welfare may be affected by these proceedings, to-wit:

Brianna Y. Larios, born in 2010, and Jayden G. Larios, born in 2014.

- 9. That the Plaintiff is a fit and proper person to have the temporary and permanent care, custody, control and education of the minor children of the parties.
 - 10. That the present address of the minor children of the parties is:
 - 145 Boswell Ave, Crete NE 68333.
- 11. That the places where the minor children have lived during the past 5 years and the persons with whom they have lived during that period are:

145 Boswell Ave Crete NE 68333	December 2014-October 2018	Plaintiff and Defendant
145 Boswell Ave	October 2018- Present	Plaintiff

- 12. That the Plaintiff has not participated as a party, witness, or in any other capacity in any other litigation concerning the custody of the minor children in this or any other state.
- 13. That the Plaintiff has no information of any custody proceeding concerning the minor children pending in a court of this or any other state.
- 14. That the Plaintiff knows of no person not a party to these proceedings who has physical custody of the minor children, or who claims to have custody or visitation rights with respect to the minor children.
- 15. That the Plaintiff is not a party to any other pending action for divorce, separation, or dissolution of marriage.
- 16. That the Defendant is an able-bodied person capable of contributing to the temporary and permanent support of the minor children of the parties.
- 17. That the parties hereto are the owners of various items of real and personal property, and have incurred certain debts, and all of said property and debts should be justly and equitably apportioned between the parties.
- 18. That the Defendant should each pay his own and the Plaintiff should pay her own attorney's fees and costs.
- 19. That the marriage of the Plaintiff and the Defendant is irretrievably broken, and every reasonable effort to effect a reconciliation has been made.

WHEREFORE, your Plaintiff prays:

- A. That the marriage of the Plaintiff and the Defendant be dissolved by a decree of this Court:
- B. That the Plaintiff have the temporary and permanent care, custody, control and education of the minor children of the parties.
- C. That the Court provide for the temporary and permanent support and maintenance of the minor children of the parties by an appropriate order for child support

from the Defendant;

- D. That the Court approve or make such division of the property and debts to the parties as may be fair and equitable;
 - E. That each party pay their own attorney's fees and costs; and
- F. That the Court provide such other and further relief as may be just and equitable in the premises.
 - G. That the Plaintiff requests restoration of her maiden name, Mayra Beltran Lopez. Dated this _____ day of May, 2019.

Mayra Larios, Plaintiff,

By:

Shaylene W. Smith NSBA #20419 Kalkwarf & Smith Law Offices, LLC Attorneys for the Plaintiff 1240 Ivy Ave., P.O. Box 272,

Crete, NE 68333 (402) 826-5136

STATE OF NEBRASKA,)		
)	SS.	AFFIDAVIT
County of Saline.)		

I, Mayra Larios, being first duly sworn, say:

I am the Plaintiff herein. I have read the foregoing Complaint for Dissolution of Marriage and know its contents. The facts stated in it are true.

Mayra Larios, Plaintiff

Subscribed and sworn to before me this

day of May, 2019.

Notary Public

GENERAL NOTARY - State of Nebraska SHAYLENE M. SMITH My Comm. Exp. September 22, 2022

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