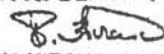


ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address) LORETTA HERSH SELINGER, ESQ. [S.B.N. 072594] LAW OFFICE OF LORETTA HERSH SELINGER 2506 OVERLAND AVENUE  LOS ANGELES, CALIFORNIA 90064-3333 TELEPHONE NO: (310) 287-3200 FAX NO. (310) 287-2013 ATTORNEY FOR (Name): LISA CLARK		FOR COURT USE ONLY  <b>FILED</b> LOS ANGELES SUPERIOR COURT OCT 3 2003 JOHN A. CLARKE, CLERK  BY V. HIRANO, DEPUTY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES STREET ADDRESS: 111 NORTH HILL STREET MAILING ADDRESS: 111 NORTH HILL STREET CITY AND ZIP CODE: LOS ANGELES, CALIFORNIA 90012 BRANCH NAME: CENTRAL DISTRICT		
MARRIAGE OF PETITIONER: LISA CLARK RESPONDENT: ANDY CLARK		
<b>JUDGMENT</b> <input type="checkbox"/> Dissolution <input type="checkbox"/> Legal separation <input type="checkbox"/> Nullity <input type="checkbox"/> Status only <input type="checkbox"/> Reserving jurisdiction over termination of marital status <input checked="" type="checkbox"/> Judgment on reserved issues Date marital status ends: EXCEPT CHILD CUSTODY		CASE NUMBER BD368921

1. ☒ This judgment ☐ contains personal conduct restraining orders ☐ modifies existing restraining orders.  
 The restraining orders are contained on page(s) of attachment. They expire on (date):
2. This proceeding was heard as follows: ☒ default or uncontested ☐ by declaration under Fam. Code, § 2336  
☐ contested
- a. Date: Dept.: 63 Rm.:  
 b. Judicial officer (name): ROBERT SCHNIDER ☐ Temporary judge  
 c. ☐ Petitioner present in court ☐ Attorney present in court (name):  
 d. ☐ Respondent present in court ☐ Attorney present in court (name):  
 e. ☐ Claimant present in court (name): ☐ Attorney present in court (name):  
 f. ☐ Other (specify name):
3. The court acquired jurisdiction of the respondent on (date): 05/14/02  
☐ Respondent was served with process ☐ Respondent appeared
4. THE COURT ORDERS, GOOD CAUSE APPEARING:
- a. ☐ Judgment of dissolution be entered. Marital status is terminated and the parties are restored to the status of unmarried persons  
 (1) ☐ on the following date (specify):  
 (2) ☐ on a date to be determined on noticed motion of either party or on stipulation.
- b. ☐ Judgment of legal separation be entered.
- c. ☐ Judgment of nullity be entered. The parties are declared to be unmarried persons on the ground of (specify):
- d. ☐ This judgment shall be entered nunc pro tunc as of (date):
- e. ☒ Judgment on reserved issues.
- f. ☐ Wife's ☐ Husband's former name be restored (specify):
- g. ☐ Jurisdiction is reserved over all other issues and all present orders remain in effect except as provided below.
- h. ☐ This judgment contains provisions for child support or family support. Both parties shall complete and file with the court a Child Support Case Registry Form (form 1285.92) within 10 days of the date of this judgment. The parents shall notify the court of any change in the information submitted within 10 days of the change by filing an updated form. The forms Notice of Rights and Responsibilities (form 1285.78) and Information Sheet on Changing a Child Support Order (form 1285.79) are attached.

(Continued on reverse)

MARRIAGE OF (last name, first name of parties): CLARK v. CLARK

CASE NUMBER.  
BD368921

4. i. ☐ A marital settlement agreement between the parties is attached.  
j. ☒ A written stipulation for judgment between the parties is attached.  
k. ☐ Child custody and visitation is ordered as set forth in the attached  
☐ Marital settlement agreement, stipulation for judgment, or other written agreement.  
☐ Child Custody and Visitation Order Attachment (form 1296.31A)  
☐ Other (specify):
- l. ☒ Child support is ordered as set forth in the attached  
☒ Marital settlement agreement, stipulation for judgment, or other written agreement.  
☐ Child Support Information and Order Attachment (form 1296.31B)  
☐ Non-Guideline Child Support Findings Attachment (form 1296.31B(1))  
☐ Stipulation to Establish or Modify Child Support Order (form 1285.27)  
☐ Other (specify):
- m. ☒ Spousal support is ordered as set forth in the attached  
☒ Marital settlement agreement, stipulation for judgment, or other written agreement.  
☐ Spousal or Family Support Order Attachment (form 1296.31C)  
☐ Other (specify):
- ☒ NOTICE: It is the goal of this state that each party shall make reasonable good faith efforts to become self-supporting as provided for in Family Code section 4320. The failure to make reasonable good faith efforts may be one of the factors considered by the court as a basis for modifying or terminating spousal support.
- n. ☐ Parentage is established for children of this relationship born prior to the marriage.  
o. ☒ Other (specify): SEE ATTACHED

Each attachment to this judgment is incorporated into this judgment, and the parties are ordered to comply with each attachment's provisions.

Jurisdiction is reserved to make other orders necessary to carry out this judgment.

Date:

5. Number of pages attached: \_\_\_\_\_

JUDGE OF THE SUPERIOR COURT

☒ SIGNATURE FOLLOWS LAST ATTACHMENT

#### NOTICE

Please review your will, insurance policies, retirement benefit plans, credit cards, other credit accounts and credit reports, and other matters that you may want to change in view of the dissolution or annulment of your marriage, or your legal separation. Dissolution or annulment of your marriage may automatically change a disposition made by your will to your former spouse. A debt or obligation may be assigned to one party as part of the division of property and debts, but if that party does not pay the debt or obligation, the creditor may be able to collect from the other party.

An earnings assignment will automatically be issued if child support, family support, or spousal support is ordered.

Any party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent.

1 Pursuant to the Stipulation of the parties, IT IS HEREBY ORDERED, ADJUDGED AND  
2 DECREED:

3 5. Spousal Support

4 Each of the parties having knowingly and intelligently waived, forever and absolutely,  
5 the right to seek or to receive spousal support, the jurisdiction of the Court to order and award  
6 spousal support to either party, including the ability of this Court to extend its jurisdiction to  
7 award such support, is terminated forever and absolutely October 03, 2003. LTS  
MKC

8 Division of Community Property

9 6.1 Petitioner is awarded the following community property as Petitioner's sole and  
10 separate property:

- 11 a. One half (1/2) of the proceeds of sale of the former family residence located at  
12 159 N. McKinley Place Monrovia, California 91016, after payment of the  
13 obligations set forth at paragraph 15.1.  
14 b. That certain leased 1999 Dodge Intrepid automobile presently in Petitioner's  
15 possession, license plate unknown.  
16 c. That certain City National Bank checking account [last four account numbers  
17 7982] in Petitioner's name alone in the sum of one thousand three hundred  
18 forty-one dollars (\$1,341.00).  
19 d. That certain City National Bank savings account [last four account  
20 numbers WAK] in Petitioner's name alone in the sum of five hundred dollars LTS  
MKC  
21 (\$500.00).  
22 e. One half (1/2) of the community property interest in the Petitioner's City  
23 National Bank Options. This shall be divided pursuant to a Qualified Domestic  
24 Relations Order or other appropriate instrument, as set forth herein below. Both  
25 parties shall fully cooperate in the preparation and execution of said QDRO or  
26 instrument.  
27  
28

- 1 f. One half (1/2) of the community property interest in the Petitioner's City  
2 National Bank 401(k). This shall be divided pursuant to a Qualified Domestic  
3 Relations Order or other appropriate instrument, as set forth herein below. Both  
4 parties shall fully cooperate in the preparation and execution of said QDRO or  
5 instrument.  
6 g. One half (1/2) of the community property interest in the Respondent's  
7 Nickelodeon 401(k). This shall be divided pursuant to a Qualified Domestic  
8 Relations Order or other appropriate instrument, as set forth herein below. Both  
9 parties shall fully cooperate in the preparation and execution of said QDRO or  
10 instrument.  
11 h. Any and all community property household furniture, furnishings, appliances,  
12 tools and personal items in the Petitioner's current possession.

13 6.2 Respondent is awarded the following community property as Respondent's sole  
14 and separate property.

- 15 a. One half (1/2) of the proceeds of sale of the former family residence located at  
16 159 N. McKinley Place Monrovia, California 91016, after payment of the  
17 obligations set forth at paragraph 15.1.  
18 b. That certain leased 1998 Dodge Durango automobile presently in Respondent's  
19 possession license plate number unknown.  
20 c. One half (1/2) of the community property interest in the Petitioner's City  
21 National Bank Options. This shall be divided pursuant to a Qualified Domestic  
22 Relations Order or other appropriate instrument, as set forth herein below. Both  
23 parties shall fully cooperate in the preparation and execution of said QDRO or  
24 instrument.  
25 d. One half (1/2) of the community property interest in the Petitioner's City  
26 National Bank 401(k). This shall be divided pursuant to a Qualified Domestic  
27 Relations Order or other appropriate instrument, as set forth hereinbelow.  
28

1 e. One half (1/2) of the community property interest in the Respondent's  
2 Nickelodeon 401(k). This shall be divided pursuant to a Qualified Domestic  
3 Relations Order or other appropriate instrument, as set forth hereinbelow. Both  
4 parties shall fully cooperate in the preparation and execution of said QDRO or  
5 instrument.

6 f. Any and all community property, household furniture, furnishings, appliances,  
7 tools and personal items in the Respondent's current possession.

8 6.3 The Court finds that by signing this Judgment Respondent has assigned to  
9 Petitioner all of Respondent's rights and title and interest in the property given to Petitioner by  
10 this Judgment and Petitioner has assigned to Respondent all of Petitioner's rights, title and  
11 interest in the property given to Respondent by this Judgment.

12 6.4 All property assigned hereunder is assigned subject to all existing encumbrances,  
13 taxes and liens thereon. The assignee is ordered to indemnify and hold the other party free and  
14 harmless from any claims or liability that the other party may suffer or may be required to pay on  
15 account of such encumbrances, taxes or liens.

16 6.5 All insurance on the property being assigned hereunder is assigned to the party  
17 receiving such property. All insurance premiums from the date hereof are ordered to be paid by  
18 the party to whom the insurance is assigned.

19 6.6 The Court finds each party hereto has waived any and all rights to inherit the  
20 estate of the other at his or her death, to take property from the other by devise or bequest unless  
21 by Will executed subsequent to the date hereof, to claim any family allowance, to prove a  
22 homestead, to act as Administrator or Administratrix of the estate of the other, except as the  
23 nominee of another person legally entitled to said right, or to act as Executor or Executrix  
24 under the Will of the other unless said Will is executed subsequent of the date hereof.

25 6.7 All property, whether <sup>real</sup> or personal, earnings, accumulations and/or debts, LTS  
MKC  
26 accumulated or acquired by either party on or after May 2, 2002, is the separate property of the  
27 party accumulating or acquiring it; and each party has waived and released all property rights  
28

Respondent or Petitioner may have had in such property accumulated or acquired after said date by the other party.

**7. Separate Property**

7.1 The following property is confirmed to Petitioner as Petitioner's sole and separate property. Respondent confirms that Respondent has no right, title, or interest to the below listed items. Respondent assigns to the Petitioner any such right, title, or interest Respondent may have in said items. Petitioner is ordered to pay all encumbrances due thereon and indemnify, appear on behalf of, defend against and hold the Respondent harmless therefrom:

- a. Petitioner's separate property interest of the Petitioner's City National Bank Options.
- b. Petitioner's separate property interest of the Petitioner's City National Bank 401(k).
- c. The Petitioner's personal clothing, jewelry and effects which are presently in petitioner's possession.

7.2: The following separate property is confirmed to Respondent as Respondent's sole and separate property. Petitioner confirms that Petitioner has no right, title or interest to the below listed items. Petitioner assigns to the Respondent any such right, title or interest Petitioner may have in said items. Respondent is ordered to pay all encumbrances due thereon and indemnify, appear on behalf of, defend against and hold the Petitioner harmless therefrom:

- a. That certain leased 2003 Jetta automobile presently in Respondent's possession with California license plate number unknown.
- b. That certain Bank of America checking account [last four account numbers 2640] presently in Respondent's name alone, balance unknown.

c. Respondent's separate property interest in Resp. Nickelodeon 401(k)  
12. Child Support. Respondent's personal clothing, jewelry and effects which are presently in Respondent's possession

12.1 Neither party is ordered to pay basic child support to the other for the support of the parties' minor children, Kimberly Ann Clark, born September 23, 1987, and Courtney Nicole Clark, born July 10, 1999, commencing October 01, 2003. The court shall retain jurisdiction over the child support for the said minor children and such jurisdiction shall continue as to each child



1 until the said minor child dies, marries, becomes self-supporting or emancipated, attains majority  
2 (i.e., eighteen (18) years of age) or further order of this court, whichever first occurs. *this paragraph includes contribution toward child care.*

3 12.2 Pursuant to Family Code Section 3901(a), child support shall continue as set forth  
4 above and extend as to any unmarried child who has attained the age of eighteen (18), is a full-  
5 time high school student, and is not self-supporting, until such time as he or she completes the  
6 twelfth (12<sup>th</sup>) grade or attains the age of nineteen (19), whichever first occurs.

7 12.3 If Petitioner places the ~~minor child Kimberly Ann Clark~~ <sup>either</sup> in a private school, then  
8 Petitioner shall be solely responsible for the expenses and costs associated with the private  
9 school (i.e.; tuition, books, registrations, uniforms, fundraising, pledges and so on).

10 12.4 The parties are fully informed of their respective rights under California child  
11 support laws; the parties enter into this Stipulated Judgment knowingly, freely, voluntarily and  
12 without threat, coercion or duress; the needs of the said minor children will be adequately met  
13 under this Stipulated Judgment; this Order is in the best interest of the said minor children; and  
14 the right to support has not been assigned to any county and no application for public assistance  
15 is pending.

### 16 13. Other Orders Regarding Support

17 13.1 Each of the parties is ordered to maintain all medical and dental insurance  
18 available to him or her through his or her employment or union affiliation for the benefit of the  
19 parties' minor children so long as child support is hereunder.

20 13.2 Each of the parties is ordered to pay one half (1/2) of any uninsured medical,  
21 dental, orthodontic, optometric, psychiatric, psychological, or prescription drug expenses  
22 incurred by the parties' minor children until, as to each said child, said child dies, marries,  
23 becomes self-supporting or emancipated, attains majority (i.e.; eighteen (18) years of age) or  
24 further order of this Court, whichever first occurs.

25 13.3 Petitioner, ~~is~~ <sup>and Respondent are</sup> ordered to promptly submit photocopies of bills described at  
26 paragraph 13.2 directly to ~~Respondent~~ <sup>the other party</sup>, who will then have thirty (30) days within which to pay  
27 to ~~Petitioner~~ <sup>the other party</sup> one half (1/2) of the uninsured portion thereof, pursuant to Family Code Section  
28 4063.

14. Finding

Petitioner's filing status is head of household with three (3) exemptions and a timeshare of ~~seventy~~ <sup>Sixty-seven</sup> percent (67%). Petitioner is married filing jointly with four (4) exemptions current salary is ten thousand six hundred seven dollars (\$10,607.00) per month. Respondent is filing status is single with (1) exemption and a timeshare of ~~thirty~~ <sup>three</sup> percent (33%). Respondent's current salary is six thousand sixty-six dollars (\$6,066.00) per month.

15. Warranty Provisions

The Court finds that each party has warranted pursuant to Family Code Section 1100 to the other party that neither party is now possessed of any community property of any kind or description whatsoever, other than the property specifically mentioned in this Judgment, and that such party has not made, without the knowledge and consent of the other or for less than valuable consideration, any gift or transfer of any community property within the six (6) months prior to separation. If it shall hereafter be determined by a court of competent jurisdiction that one party is now possessed of any community property not set forth herein, or has made any gift or transfer without the knowledge or consent of the other within the six (6) months prior to separation, such party is hereby ordered to pay the other on demand an amount equal to one half (1/2) of the present fair market value of such property or one half (1/2) the fair market value as of the date of discovery whichever is greater. The party discovering such undisclosed asset or assets shall be entitled to request payment of his or her reasonable attorney's fees, investigation costs, loss of interest, and any and all necessary and reasonable costs incurred in discovering the hidden asset and obtaining payment from the other party. The court shall retain jurisdiction to make any further orders in this regard.

16. Debts

16.1 The following community debts are ordered to be paid from the trust account containing the proceeds of the sale of the former family residence before division thereof:

- a. The present balances owed on the jointly filed State and Federal returns.....\$ 2,088.82 \*



- 1 b. Built by Design.....\$ 4,750.00 \* K MHC AS  
2 c. Navy Federal Credit Union Loan.....xx9107.... \$15,722.16 \* R MHC  
3 d. Preparation of QDRO's [three] .....\$2,000.00 (Estimate) \* D MHC

4 6.2 The following debt is ordered paid from Respondent's half (1/2) the trust account  
5 containing the proceeds of the sale of the former family residence after division thereof:

- 6 a. Sallie Mae Student Loan.....\$3,349.53\*  
7 *current balances only* A LTB MHC

8 16.3 Petitioner is ordered to pay the following debts, whether separate or community:

- 9 a. Citibank Visa.....xx9236.....\$4,092.84  
10 b. City National Visa.....xx3607.....\$4,894.63

11 If any claim, action or proceeding is hereinafter brought seeking to hold Respondent  
12 liable on account of any such debt or obligation, Petitioner is ordered at Petitioner's sole expense  
13 to appear, defend and indemnify Respondent against such claim, whether or not well founded.

14 16.4 Respondent is ordered to pay the following debts, whether separate or  
15 community;

- 16 a. Bank of America Visa.....xx670.....\$3,562.63  
17 b. Sears MasterCard.....xx5260.....\$809.14  
18 c. Franklin Bank Visa.....xx4719.....\$3,146.98  
19 d. Respondent's ACS Student Loan.....xx7331.....\$25,231.07

20 If any claim, action or proceeding is hereinafter brought seeking to hold Petitioner liable  
21 on account of any such debt or obligation, Respondent is ordered at Respondent's sole expense  
22 to appear, defend and indemnify Petitioner against such claim, whether or not well founded.

23 16.5 If any such debt or obligation is hereafter discovered, the party concealing or  
24 incurring such debt is ordered to be solely liable therefore. If any claim, action or proceeding is  
25 hereafter brought seeking to hold the other party liable on account of an undisclosed debt or  
26 obligation, said incurring party is ordered at his or her sole expense, appear, defend and  
27 indemnify the other party against such claim, action or proceeding whether or not well founded.  
28

1        16.6 The court acknowledges that each of the parties has warranted that there are no  
2 other debts which are community in nature. If any such debt or obligation is hereafter  
3 discovered, the party concealing or incurring such debt is ordered to be solely liable therefore. If  
4 any claim, action or proceeding is hereafter brought seeking to hold the other party liable on  
5 account of an undisclosed debt or obligation, said incurring party is ordered at his or her sole  
6 expense, appear, defend and indemnify the other party against such claim, action or proceeding  
7 whether or not well founded.

8            17.     **Rights of Creditors**

9        The Court finds that Petitioner and Respondent have acknowledged and each understands  
10 and has been advised that the agreements on which this Judgment is based for one party to  
11 assume the obligations for the community or post separation debts of the other party, may not be  
12 binding on the creditor and that the creditor may retain rights to seek payments against either  
13 party. The Court also finds, each party has been advised that the obligations to third parties and  
14 each other are subject to possible discharge in bankruptcy.

15           18.     **Filing of Income Tax Return**

16        18.1 Commencing with the 2002, taxable year, and for each year thereafter, each party  
17 is ordered to prepare his or her own income tax returns and is ordered to be separately  
18 responsible with respect thereto.

19        18.2 If, at any time after the effective date of this Judgment, the parties shall be entitled  
20 to any tax refund for any federal or state income tax return filed by the parties jointly, such  
21 refunds are ordered to be divided equally between them upon receipt. Any deficiency assessed  
22 for any prior year in which the parties filed joint returns is ordered to be paid one half by each  
23 party as an individual obligation.

24        18.3 Each party is ordered to indemnify and hold the other party harmless against any  
25 federal or state income tax liability imposed by reason of any income, re-computation of income,  
26 or disallowance of any deduction claimed by either party which had not been disclosed to the  
27 other party for any taxable year in which the parties filed joint returns.  
28

1           **19. Carrying Out**

2           Petitioner and Respondent are ordered concurrently herewith, or at any time hereafter on  
3 the demand of the other party, to execute and deliver any other documents or instruments, make  
4 any and all endorsements, and do or cause to be done any other acts and things, as may be  
5 necessary or convenient to carry out the intents and purposes of this Judgment; and, if either  
6 party fails to do so within ten (10) days, such party may be obligated to reimburse the  
7 requesting party for all costs and expenses incurred, including reasonable attorney' fees and  
8 costs, and the Court may appoint the Clerk of Los Angeles Superior Court to execute any  
9 such necessary documents, or do any such necessary act, on the behalf of the party so failing,  
10 Ex-parte on at least three (3) days notice.

11           **20. Confidential Relationship**

12           The Court finds Petitioner and Respondent acknowledge that all negotiations leading to  
13 this Judgment were carried on at arm's length, and the confidential relationship arising out of the  
14 marriage of the parties did not exist during negotiations and that each party recognized that his or  
15 her interests were adverse during such negotiations.

16           **21. Entire Agreement**

17           This Judgment contains and is based on the entire agreement of the parties and  
18 supersedes any prior written or oral agreements of the parties. The Court finds each of the  
19 parties has warranted that he or she is not relying on any oral promise or understanding outside  
20 of this Judgment in stipulating as set forth below.  
21

22           **22. Waiver of Formal Discovery Proceedings**

23           The Court finds that Petitioner and Respondent have specifically directed their Counsel  
24 not to engage in any further formal and/or informal discovery of assets and obligations of the  
25 community and/or community and/or separate income available to either party and that each  
26 party has knowingly waived their right to obtain appraisals of property, accounting of income  
27 and other assistance to locate and value the community estate. The terms and conditions of this  
28

1 Stipulated Judgment of Dissolution of Marriage result from negotiations as between the parties,  
2 their agents and representatives and do not result from negotiations initiated by their respective  
3 legal representatives. The Court finds that Petitioner and Respondent acknowledge that by  
4 signing the Stipulated Judgment of Dissolution of Marriage, they confirm that their respective  
5 legal counsel did not engage in and/or complete any amount of further formal and/or informal  
6 discovery, appraisals, accounting or any other form of investigation, and are therefore unable to  
7 recommend the negotiated settlement contained herein or to approve said settlement but as to  
8 form only.

9  
10 **23. Reimbursement Issues:**

11 Each of the parties hereto does hereby waive all rights of reimbursement, credit or offset  
12 including those rights which may arrive by Statute or case law including but not limited to  
13 Family Code §2640, and in any other Code Section or provision which provides for  
14 reimbursement, credit or offset, now or in the future.

15 **24. Preparation of Qualified Domestic Relations Order:**

16 The parties are ordered to jointly select an expert in the area of preparation of Qualified  
17 Domestic Relations Orders and other instruments necessary to divide the parties' stock options  
18 and 401(k) plans. Each of the parties is ordered to cooperate with said individual, sign all  
19 documents as required and perform all other tasks necessary to complete a division of these  
20 assets pursuant to the formula set forth *In Re Marriage of Brown*; that is each of the parties is  
21 entitled to one half (1/2) of the amount accruing during the marital period [date of marriage to  
22 date of separation]. The date of marriage is January 1, 1987 and the date of separation is May 2,  
23 2002. The expert shall be paid from the proceeds of sale of the former family residence as stated  
24 hereinabout at paragraph 15.1

25 //

26 //

27 //

28 //

1        25.    **Restraining Orders:**

2        All presently existing Restraining Orders shall remain in full force and effect as  
3 previously ordered until *June 24, 2005.*

*UTS*  
*MSR*

4        26.    **Attorneys Fees**

5        Except as previously ordered, each of the parties is ordered to bear his or her own  
6 attorneys fees and costs without right of reimbursement, credit, offset or contribution from the  
7 other party.

8        //

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
1 WE HAVE READ THE ABOVE JUDGMENT AND UNDERSTAND IT. WE REQUEST  
2 THE COURT TO SIGN IT. WE UNDERSTAND WILLFUL FAILURE TO COMPLY  
3 WITH ITS TERMS MAY BE CONTEMPT OF COURT AND MAY BE PUNISHABLE  
4 BY FINE AND IMPRISONMENT. WE WAIVE FURTHER NOTICE OF THIS  
5 JUDGMENT ONCE A CONFORMED COPY IS PROVIDED TO EACH PARTY.

6 SO STIPULATED AS TO FORM AND CONTENT

7  
8  
9 DATED: 10/03/03


  
LISA CLARK,  
PETITIONER

10  
11  
12 DATED: 10/03/03

  
ANDY CLARK,  
RESPONDENT

13  
14 APPROVED AS TO FORM:

15  
16 DATED: 10/3/03

17  
18   
LORETTA HERSH SELINGER,  
19 ATTORNEY FOR PETITIONER

20  
21 DATED: 10/3/03

22  
23   
24 MARIANA HEVIA-COCKRELL,  
ATTORNEY FOR RESPONDENT

25 OCT 03 2003

26 DATED: \_\_\_\_\_

27  
28   
JUDGE OF THE SUPERIOR COURT

**ROBERT SCHNIDER**



# SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 06-17-02

Dept. CE84

HONORABLE JAMES D. ENDMAN, Judge Pro Tem

R. A. BELMONTE, Deputy Clerk

A. CALDERON, Court Assistant

F. GUTIERREZ, Deputy Sheriff

L. JONES, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner

Counsel for Petitioner L. SELINGER (X)

and

ANDY CLARK, Respondent

Counsel for Respondent

NATURE OF PROCEEDINGS ☒ PETITIONER ☐ RESPONDENT ☒ OSC RE: C/C, C/S, A/F, VISITATION, INJ ORD, FILED 5/8/02 ☐ CUSTODY, SUPPORT FEES, ETC

☐ MODIFICATION OF

1. ☐ ORDER OF ☐ JUDGMENT entered on \_\_\_\_\_
  2. ☐ Matter transferred from Dept. \_\_\_\_\_ is called for hearing. ☐ Matter is called for hearing. ☐ Court and Counsel confer in chambers.
  3. ☐ It is stipulated that Commissioner \_\_\_\_\_ may hear this matter as Judge Pro Tempore, and all future hearings and trials in this case, including post judgment matters. ☒ Matter transferred to Department 2 forthwith for reassignment.
  4. ☐ Matter is returned to \_\_\_\_\_. ☒ No Stipulation to Commissioner. ☐ \_\_\_\_\_ is sworn to interpret English / \_\_\_\_\_ ☐ Oath on file.
  5. ☐ The Court announces its order with both parties present, the order is effective \_\_\_\_\_. ☐ Forthwith with no further notice required.
  6. ☐ Off Calendar-no appearance ☐ Off Calendar-request of counsel for ☐ Petitioner / ☐ Respondent.
  7. ☐ The Matter is continued to \_\_\_\_\_ at \_\_\_\_\_ in Department \_\_\_\_\_. ☐ By written stipulation ☐ Telephonically.
  8. ☐ Notice waived. ☐ Petitioner / ☐ Respondent to give notice TRO ☐ dissolved / ☐ to remain in full force and effect
  9. ☐ All existing orders, notices and subpoenas remain in full force and effect. ☐ All orders are retroactive to \_\_\_\_\_
  10. ☐ Parties referred to Conciliation Court. ☐ Parties referred to the Mediator. ☐ Parties referred to Family Law Facilitator.
  11. ☐ It is stipulated that ☐ The matter proceed uncontested. ☐ The OSC is placed off calendar and the matter proceeds to trial. Both parties waive notice of trial.
  12. ☐ Petitioner / ☐ Respondent ☐ \_\_\_\_\_ is/are sworn and testify(ies).
  13. ☒ The Court makes its order pursuant to Stipulation and Order to Show Cause ☒ filed ☐ received in evidence as Court Exhibit 1 and ordered placed in the case file. ☐ recited in open court this date. ☐ as reflected in the notes of the official court reporter.
  14. ☐ Marital status issue is ordered bifurcated from remaining issues.
  15. ☐ The Court acquired jurisdiction of Respondent on \_\_\_\_\_ when Respondent ☐ appeared / ☐ was served. ☐ Marital status terminates on \_\_\_\_\_.
  16. ☐ The Court receives the declaration of the parties in evidence as their direct testimony, subject to cross-examination, amendment or any appropriate motion.
  17. ☐ Judgment of: ☐ Paternity granted. ☐ Dissolution/Legal Separation of Marriage Granted.
  18. ☐ ☐ Reserved Issues granted. ☐ Nullity of Void / ☐ Voidable Marriage Granted.
  19. ☐ Counsel for ☐ Petitioner/ ☐ Respondent is directed to prepare the ☐ Order / ☐ Judgment and submit it to the court for signature and filing.
  20. ☐ after signed approval as to form and content by counsel for ☐ Respondent/ ☐ Petitioner ☐ Served upon opposing counsel/party providing proof of service to the Court.
  21. ☐ The order to show cause in re modification is denied. ☐ Disso Master filed.
  22. ☐ The Order ☐ Judgment is modified in the following respect: ☐ Court's Exhibit 1 (☐ Child Custody Evaluation ☐ Psychiatric/Psychological Report) is received in evidence and ordered sealed.
- CHILD CUSTODY & SUPPORT- SPOUSAL SUPPORT - VISITATION - ATTORNEY FEES**
23. ☐ Custody of the Minor child(ren) (show date of birth and name) \_\_\_\_\_
  24. ☐ Is awarded to ☐ Petitioner/ ☐ Respondent ☐ Jointly with physical custody to ☐ Petitioner/ ☐ Respondent.
  25. ☐ Stipulation for Appointment of Court Investigator/ ☐ Psychiatric Evaluator is incorporated herein and made a part of this order. ☐ \_\_\_\_\_ to advance cost.
  26. ☐ The right of reasonable visitation is reserved to ☐ Respondent/ ☐ Petitioner: \_\_\_\_\_
  27. ☐ Petitioner/ ☐ Respondent is ordered to pay to the custodial parent for the support and maintenance of the minor child(ren) the sum of \$ \_\_\_\_\_ per child, per month, a total payment of \$ \_\_\_\_\_ payable \$ \_\_\_\_\_ ☐ Per Week ☐ Every Other Week ☐ Per Month ☐ 1/2 twice a month on the \_\_\_\_\_ DAY(S) of each \_\_\_\_\_ commencing \_\_\_\_\_ and continuing in like manner until each child reaches 18, marries, dies, becomes emancipated, or further order of court. ☐ Extended pursuant to Section 3901 (a) F.C.
  28. ☐ Petitioner / ☐ Respondent is ordered to pay to \_\_\_\_\_ as spousal support the sum of \$ \_\_\_\_\_ per month, payable \$ \_\_\_\_\_ ☐ Per Week ☐ Every Other Week ☐ Per Month ☐ 1/2 twice a month on the \_\_\_\_\_ DAY(S) of each \_\_\_\_\_, commencing \_\_\_\_\_ and continuing in like manner until the party receiving support remarries, dies or further order of court.
  29. ☐ Petitioner/ ☐ Respondent is ordered to maintain medical insurance if available to him/her at no or nominal cost. ☐ Each party to pay 1/2 of any uncovered medical costs.
  30. ☐ Petitioner ☐ Respondent is ordered to pay directly to counsel for ☐ Respondent/ ☐ Petitioner as a contributive share of attorney fees, the sum of \$ \_\_\_\_\_, plus costs in the sum of \$ \_\_\_\_\_ a total of \$ \_\_\_\_\_ payable at the rate of \$ \_\_\_\_\_ per month, on the \_\_\_\_\_ of each month, commencing \_\_\_\_\_ and continuing thereafter until paid in full.
  31. ☐ The entire amount becomes immediately due and payable if \_\_\_\_\_
  32. ☐ Wage Assignment ordered. ☐ Wage Assignment previously ordered is ☐ vacated / ☐ modified.
  33. ☐ Child / ☐ Spousal support ordered paid through the Court Trustee (see attached).
- RESTRAINING ORDER**
34. ☐ Petitioner/ ☐ Respondent is/are restrained and enjoined from contacting, molesting, attacking, striking, threatening, sexually assaulting, battering, or disturbing the peace of the other party, directly or indirectly, in person, by mail, or by telephone, either of their respective residences, places of employment or any other public place.
  35. ☐ Each of the parties is restrained and enjoined from incurring any obligation for which the other may be responsible by way of charge account, credit card, or otherwise.
  36. ☐ Each of the parties is mutually restrained from transferring, selling, hypothecating, encumbering or in any way disposing of any property, community or separate, except in the ordinary course of business or for the necessities of life.
  37. ☐ Each of the parties is restrained from removing any minor child from the seven southern counties of California, State of California without written consent of the other or prior order of court.

OTHER: The matter is placed off calendar, case settled (Petitioner).

Dept. CE84

MINUTES ENTERED 06-17-02  CLERK
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LISA CLARK VS ANDY CLARK FL5872010050

9/11  
SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 06-17-02

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

J. CHOI, Deputy Clerk

D. ESPARZA, Court Assistant

#22 COLIN MATSUMOTO, Deputy Sheriff

D. RIVERA, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner (N/P)

Counsel for Petitioner LORETTA HERSH SELINGER (X)

and

ANDY CLARK, Respondent (N/P)

Counsel for Respondent STEPHEN J. MILLER (X)

NATURE OF PROCEEDINGS: ORDER TO SHOW CAUSE AND EX PARTE APPLICATION

Matter transferred from Department CE2 is called for hearing.

☒ The matter is continued to 06-24-02 at 8:30 a.m. in Department CE63. Notice is waived.

Dept. CE63

MINUTES ENTERED
06-17-02
CLERK

LISA CLARK VS. ANDY CLARK FL58720S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☒ NO FILE

Date: 06-24-02

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

J. CHOI, Deputy Clerk

D. ESPARZA, Court Assistant

#12 COLIN MATSUMOTO, Deputy Sheriff

D. RIVERA, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner (X)

Counsel for Petitioner LORETTA HERSH SELINGER (X)

and

ANDY CLARK, Respondent (X)

Counsel for Respondent STEPHEN J. MILLER (X)

NATURE OF PROCEEDINGS: ORDER TO SHOW CAUSE

It is stipulated that Commissioner Robert A. Schnider hear this matter as Judge Pro Tempore.

Court makes its order pursuant to Stipulation and Order on Order to Show Cause signed and filed this date.

☒ The matter is continued to 09-11-02 at 1:30 p.m. in Department CE63.

Dept. CE63

MINUTES ENTERED  
06-24-02  
CLERK

LISA CLARK VS ANDY CLARK FLS8720S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☒ NO FILE

Date: 07-17-02

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

E. HOLLOWAY, Deputy Clerk

D. ESPARZA, Court Assistant

#18, Deputy Sheriff

D. RIVERA, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner [X]

Counsel for Petitioner LORETTA H. SALINGER [X]

and

ANDY CLARK, Respondent [X]

Counsel for Respondent STEPHEN J. MILLER [X]

NATURE OF PROCEEDINGS: ORDER TO SHOW CAUSE

The matter is called to hearing.

The Court makes an interim order of support: The Court finds that Petitioner has a monthly gross income of \$9607, and Respondent a monthly gross of \$1157, plus \$858.

Petitioner is ordered to pay child support in the sum of \$206 per child for a total of \$412, plus child care of \$268, payable on the 1<sup>st</sup> and 15<sup>th</sup> of each month pending next hearing. Further, Petitioner is ordered to pay to Respondent the sum of \$1,000 per month, payable one-half on the 1<sup>st</sup> and 15<sup>th</sup> of each month pending the next hearing. Petitioner is granted credit in the amount of \$2500, applied against the support sums of the 1<sup>st</sup> and 15<sup>th</sup> pending the next hearing.

Each party is ordered to pay one-half of uninsured medical expense.

Petitioner is ordered to prepare

☒ The matter is continued to 9-11-02 at 8:30 a.m. in Department 63

Dept. CE63

MINUTES ENTERED  
07-17-02  
CLERK

**SUPERIOR COURT FOR THE STATE OF CALIFORNIA**

☐ NO FILE

Dept. CE63

Date: 09-11-02

HONORABLE ROBERT A. SCHNIDER

D. SWAIN, Deputy Clerk

D. ESPARZA, Court Assistant

#10 / # 17 F OJEDA, Deputy Sheriff

D. RIVERA, Court Reporter

1/ 1:30 pm BD368921

LISA CLARK, Petitioner (x)

Counsel for Petitioner LORETTA SELINGER (x)

and

ANDY CLARK, Respondent (x)

Counsel for Respondent BRIAN BAKER (x)

**NATURE OF PROCEEDINGS: ORDER TO SHOW CAUSE**

**Matter is called for hearing.**

**Marcia Halperin is placed under oath and testifies.**

**Petitioner is placed under oath and testifies.**

**The court makes its findings and ruling in open court this date as reflected in the notes of the official court reporter.**

**The parties are awarded joint legal custody. Petitioner is awarded physical custody. Respondent is awarded visitation as recited in open court this date and reflected in the notes of the official court reporter.**

**The court makes further order recited in open court this date and is fully reflected in the notes of the official court reporter.**

**Counsel for the petitioner is directed to prepare the order and submit same to opposing counsel for approval as to form and content.**

☒ The matter is continued to November 19, 2002 at 8:30 a.m. in Department 63 for restraining orders.

Dept. CE63

MINUTES ENTERED 09-11-02 CLERK
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11/19  
SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☒ NO FILE

Date: 10-23-02

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

J. SCHMIESING, Deputy Clerk

D. ESPARZA, Court Assistant

#18 F. OJEDA, Deputy Sheriff

D. RIVERA, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner (X)

Counsel for Petitioner LORETTA SELINGER (X)

and

ANDY CLARK, Respondent (X)

Counsel for Respondent BRIAN BAKER (X)

NATURE OF PROCEEDINGS: RESPONDENT'S ORDER TO SHOW CAUSE RE SUPPORT AND ATTORNEY FEES

The matter is called for hearing.

The Court orders the petitioner to pay the respondent child support in the amount of \$87.00 monthly plus childcare expense of \$263.00 commencing October 01, 2002 and payable half on the 1<sup>st</sup> of the month and half payable on the 15<sup>th</sup> of the month.

The Court orders the respondent to pay to the petitioner monthly spousal support in the amount of 873.00. A\$100.00 offset is allowed for payment of student loan.

Support is payable by wage assignment.

Each party is pay half of uninsured medical/dental expenses.

The Court reserves the issue of attorney fees for this proceeding to the time of trial.

Counsel for the Respondent is to prepare the order after hearing.

Dept. CE63

MINUTES ENTERED 10-23-02 CLERK
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SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☒ NO FILE

Date: 10-23-02

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

J. SCHMIESING, Deputy Clerk

D. ESPARZA, Court Assistant

#18 F. OJEDA, Deputy Sheriff

D. RIVERA, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner (X)

Counsel for Petitioner LORETTA SELINGER (X)

and

ANDY CLARK, Respondent (X)

Counsel for Respondent BRIAN BAKER (X)

NATURE OF PROCEEDINGS: RESPONDENT'S ORDER TO SHOW CAUSE RE SUPPORT AND ATTORNEY FEES

The matter is called for hearing.

The Court orders the petitioner to pay the respondent child support in the amount of \$87.00 monthly plus childcare expense of \$263.00 commencing October 01, 2002 and payable half on the 1<sup>st</sup> of the month and half payable on the 15<sup>th</sup> of the month.

The Court orders the respondent to pay to the petitioner monthly spousal support in the amount of \$873.00. A \$100.00 offset is allowed for payment of respondent's student loan by petitioner.

Support is payable by wage assignment.

Each party is to pay half of uninsured medical/dental expenses.

The Court reserves the issue of attorney fees for this proceeding to the time of trial.

Counsel for the Respondent is to prepare the order after hearing.

Dept. CE63

MINUTES ENTERED  
10-23-02  
CLERK

LISA CLARK VS ANDY CLARKFL58080S0155

**SUPERIOR COURT FOR THE STATE OF CALIFORNIA**

☐ NO FILE

Date: 11-19-02

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

D. SWAIN, Deputy Clerk

D. ESPARZA, Court Assistant

#13 C VALENTE, Deputy Sheriff

D. RIVERA, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner (x)

Counsel for Petitioner LORETTA SLEINGER (x)

and

ANDY CLARK, Respondent (x)

Counsel for Respondent BRIAN BAKER (x)

NATURE OF PROCEEDINGS: ORDER TO SHOW CAUSE

Matter is called for hearing.

Petitioner is placed under oath and testifies.

Respondent is placed under oath and testifies.

The court makes its findings and ruling in open court this date as reflected in the notes of the official court reporter.

Counsel for the petitioner is directed to prepare the order and submit same to opposing counsel for approval as to form and content.

☐ The matter is continued to \_\_\_\_\_ at \_\_\_\_\_ in Department \_\_\_\_\_

Dept. CE63

MINUTES ENTERED  
11-19-02  
CLERK

LISA CLARK VS ANDY CLARKFL58720S0155

**SUPERIOR COURT FOR THE STATE OF CALIFORNIA**

☒ NO FILE

Date: 01-22-03

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

D. SWAIN, Deputy Clerk

D. ESPARZA, Court Assistant

#16 R. STRAWN, Deputy Sheriff

D. RIVERA, Court Reporter

8:45 am

BD368921

LISA CLARK, Petitioner

Counsel for Petitioner

and

ANDY CLARK, Respondent

Counsel for Respondent

**NATURE OF PROCEEDINGS: MOTION**

**Off calendar:**

- ☐ It is stipulated that Commissioner \_\_\_\_\_ may hear this matter as Judge Pro Tempore (by moving party/responding party).  
☐ TRANSFERRED TO/FROM DEPARTMENT \_\_\_\_\_ ☐ Court disqualifies itself ☐ 170.6 CCP affidavit filed  
☐ OFF CALENDAR ☐ On court's own motion ☐ No Appearance ☐ At request of moving party ☐ By stipulation  
☐ The matter is continued to \_\_\_\_\_ at \_\_\_\_\_ in Department \_\_\_\_\_  
☐ On Court's own motion ☐ Stip. To be filed ☐ On oral/written stipulation. ☐ OSC Discharged ☐ Per Ex Parte Order of \_\_\_\_\_  
☐ REQUEST OF ☐ Moving Party ☐ Respondent(s)  
☐ TRO to remain in full force and effect ☐ TRO dissolved  
☐ MOTION: ☐ granted as prayed ☐ denied ☐ with/without prejudice ☐ argued and taken under submission  
☐ DEMURRER: ☐ sustained/ ☐ overruled ☐ with / without leave to amended ☐ \_\_\_\_\_ days to amend/ answer  
☐ JUDGMENT ☐ ORDER ☐ TO BE PREPARED BY: ☐ Moving party ☐ Responding party ☐ Clerk  
☐ NOTICE: ☐ Waived ☐ By moving party ☐ By respondent(s) ☐ who is to submit same to opposing  
counsel/party for approval as to form and content.  
☐ PETITIONER(S) IS/ARE SWORN AND TESTIMONY ☐ PETITION IS GRANTED ( AS AMENDED)  
☐ ORDER / JUDGMENT IS SIGNED AND FILED.

Dept. CE84

MINUTES ENTERED 01-22-03  CLERK
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LISA CLARK VS ANDY CLARKFL40020S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 03-17-03

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

L. STEVENS, Deputy Clerk

D. ESPARZA, Court Assistant

#6 R. STRAWN, Deputy Sheriff

D. RIVERA, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner (X)

Counsel for Petitioner LORETTA HERSH SELINGER (X)

and

ANDY CLARK, Respondent (X)

Counsel for Respondent BRIAN ALAN BAKER (X)

NATURE OF PROCEEDINGS: CONFERENCE TRIAL SETTING

This matter is called for hearing.

The Court finds that this matter is calendared for an appearance on 4-9-03 at 8:30 a.m. in this department.

Accordingly, this Trial Setting Conference is continued to the date indicated above.

☒ The matter is continued to 04-09-03 at 8:30 am in Department CE63

Dept. CE63

MINUTES ENTERED  
03-17-03  
CLERK

LISA CLARK VS ANDY CLARKFL14800S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 04-09-03

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

D. SWAIN, Deputy Clerk

D. ESPARZA, Court Assistant

#8 /#19 R. STRAWN, Deputy Sheriff

D. RIVERA, Court Reporter

8:45 am BD368921

LISA CLARK, Petitioner

Counsel for Petitioner L. HERSH SELINGER (x)

and

ANDY CLARK, Respondent

Counsel for Respondent B. BAKER (x)

NATURE OF PROCEEDINGS: CONFERENCE TRIAL SETTING / MOTION

Motion:

The court makes its indicated ruling in open court this date as reflected in the notes of the official court reporter.

Motion is argued.

The court adopts its indicated ruling as the order of the court.

Counsel for the petitioner is directed to prepare the order, submit same to opposing counsel for approval as to form and content.

☒ The matter is continued to May 21, 2003 at 3:00 p.m. in Department 63 for trial setting conference, telephonically.

Dept. CE63

MINUTES ENTERED  
04-09-03  
CLERK

LISA CLARK VS ANDY CLARKFL40100S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 05-21-03

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

D. SWAIN, Deputy Clerk

D. ESPARZA, Court Assistant

#24 R. STRAWN, Deputy Sheriff

D. RIVERA, Court Reporter

3:00 pm BD368921

LISA CLARK, Petitioner

Counsel for Petitioner

and

ANDY CLARK, Respondent

Counsel for Respondent

TELEPHONIC APPEARANCES

NATURE OF PROCEEDINGS: MOTION

Conference held. Trial date is set.

☒ The matter is continued to September 12, 2003 at 8:30 a.m. in Department 63 for trial.

Dept. CE63

MINUTES ENTERED  
05-21-03  
CLERK

LISA CLARK VS ANDY CLARKFL40100S0155



SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 09-12-03

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

D. BROSTOFF, Deputy Clerk

D. ESPARZA, Court Assistant

#2 R. STRAWN, Deputy Sheriff

C. SHOLLEY, CSR#2137, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner

Counsel for Petitioner

and

ANDY CLARK, Respondent

Counsel for Respondent

(NO APPEARANCES)

NATURE OF PROCEEDINGS: TRIAL

☒ The matter is continued telephonically on the Court's own motion to 10/03/03 at 8:30 AM in Department 63. Notice is waived.

Dept. CE63

MINUTES ENTERED  
09-12-03  
CLERK

LISA CLARK VS ANDY CLARKFL70100S0155

**SUPERIOR COURT FOR THE STATE OF CALIFORNIA**

☐ NO FILE

Date: 10-03-03

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

V. HIRANO, Deputy Clerk

D. ESPARZA, Court Assistant

#2 R. STRAWN, Deputy Sheriff

NONE, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner X

Counsel for Petitioner LORETTA SELINGER X

and

ANDY CLARK, Respondent X

Counsel for Respondent MARIANA HEVIO-COCKRELL X

**NATURE OF PROCEEDINGS: TRIAL**

**The court signs two Judgments on reserved issue re: (1) non-custody and (2) custody is signed and filed.**

**Matter is continued re: Custody Evaluation.**

**Notice is waived.**

☒ The matter is continued to 5/4/04 at 8:30AM in Department 63. NOTICE IS WAIVED

Dept. CE63

MINUTES ENTERED
10-03-03
CLERK

LISA CLARK VS ANDY CLARKFL70100S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 05-04-04

Dept. CE63

HONORABLE ROBERT A. SCHNIDER, JUDGE

J. SCHMIESING, Deputy Clerk

G. SERLES, Court Assistant

#007 R. STRAWN, Deputy Sheriff

D. RIVERA CSR 10785, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner n/a

Counsel for Petitioner n/a

and

ANDY CLARK, Respondent n/a

Counsel for Respondent n/a

NATURE OF PROCEEDINGS: TRIAL- RE : CUSTODY EVALUATION.

No appearances.

The Court places this matter off calendar.

Dept. CE63

MINUTES ENTERED  
05-04-04  
CLERK

LISA CLARK VS ANDY CLARKFL70100S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 09-07-04

Dept. CE63

HONORABLE ROBERT A. SCHNIDER, JUDGE

D. PORTER, Deputy Clerk

NONE, Court Assistant

#006 R. STRAWN, Deputy Sheriff

NONE, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner

Counsel for Petitioner

and.

ANDY CLARK, Respondent

Counsel for Respondent

NATURE OF PROCEEDINGS: PETITIONER'S ORDER TO SHOW CAUSE FOR MODIFICATION.  
RE: CHILD SUPPORT, ATTORNEY FEES AND COSTS, OTHER.

Due to no appearance, matter is taken off calendar.

☐ The matter is continued to \_\_\_\_\_ at \_\_\_\_\_ in Department \_\_\_\_\_

Dept. CE63

MINUTES ENTERED  
09-07-04  
CLERK

LISA CLARK VS ANDY CLARKFL58640S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 10-18-04

Dept. CE63

HONORABLE ROBERT A. SCHNIDER, JUDGE

M. ARNOLD, Deputy Clerk

G. SERLES, Court Assistant

#006 R. STRAWN, Deputy Sheriff

CAROLYN L. SHOLLEY, CSR#2137, Court Reporter

8:30 am

BD368921

LISA CLARK, Petitioner

Counsel for Petitioner

and

ANDY CLARK, Respondent

Counsel for Respondent

NO APPEARANCES

NATURE OF PROCEEDINGS: ORDER TO SHOW CAUSE C/F 9/7/04.

No appearances.

Matter is placed off calendar.

Dept. CE63

MINUTES ENTERED
10-18-04
CLERK

LISA CLARK VS ANDY CLARKFL58720S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 11-03-04

Dept. CE63

HONORABLE ROBERT A. SCHNIDER, JUDGE

D. PORTER, Deputy Clerk

G. SERLES, Court Assistant

#008 R. STRAWN, Deputy Sheriff

NONE, Court Reporter

8:31 am BD368921

LISA CLARK, Petitioner (X)

Counsel for Petitioner LORETTA SELINGER (X)

and

ANDY CLARK, Respondent (X)

Counsel for Respondent MARIANA HEVIA-COCKRELL  
(X)

NATURE OF PROCEEDINGS: ORDER TO SHOW CAUSE C/F 9/20/04.

Due to congested calendar, matter is continued to 11-12-04, at 1:30 p.m., in this department.

Notice is waived.

☐ The matter is continued to \_\_\_\_\_ at \_\_\_\_\_ in Department \_\_\_\_\_

Dept. CE63

MINUTES ENTERED
11-03-04
CLERK

LISA CLARK VS ANDY CLARKFL58720S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 11-12-04

Dept. CE63

HONORABLE ROBERT A. SCHNIDER

Y. GUERRERO, Deputy Clerk

G. SERLES, Court Assistant

#010 R. STRAWN, Deputy Sheriff

A. JOKO, CSR # 12272, Court Reporter

1:30 pm BD368921

LISA CLARK, Petitioner (X)

Counsel for Petitioner LORETTA HERSCH-SELINGER(X)

and

ANDY CLARK, Respondent (X)

Counsel for Respondent MARIANA HEVIA COCKRELL(X)

NATURE OF PROCEEDINGS: ORDER TO SHOW CAUSE C/F 11/03/04.

The Matter comes on for hearing, issues are argued and the Court makes its rulings as recited in open court as reflected in the notes of the court reporter, incorporated herein by reference.

Matter is CONTINUED to February 2, 2005, at 08:30a.m. in Department 2 for review of medical reimbursement issues, if they have not been resolved by that date.

Matter shall be heard by this Court officer in Department 2.

Counsel for Petitioner to prepare the Order After Hearing and submit to the Court after approval as to form and content by opposing counsel, with proof of service attached.

☐ The matter is continued to \_\_\_\_\_ at \_\_\_\_\_ in Department \_\_\_\_\_

Dept. CE63

MINUTES ENTERED  
11-12-04  
CLERK

LISA CLARK VS ANDY CLARK FL58720S0155



**SUPERIOR COURT FOR THE STATE OF CALIFORNIA**

☒ NO FILE

Date: 02-02-05

Dept. CE2

HONORABLE ROBERT SCHNIDER, JUDGE

J. CHOI, Deputy Clerk

B. THOMAS, Court Assistant

3 R. STRAWN, Deputy Sheriff

NONE, Court Reporter

8:30 am

BD368921

LISA CLARK, Petitioner (X)

Counsel for Petitioner LORETTA HERSH SELINGER (X)

and

ANDY CLARK, Respondent (X)

Counsel for Respondent MARIANA HEVIA-COCKRELL (X)

**NATURE OF PROCEEDINGS: ORDER TO SHOW CAUSE;**

Matter is called for hearing.

Court receives the supplemental declarations filed by the petitioner.

Prior order to include that if the petitioner does not submit bills within 30 days, they are not collectible.

For today's bills, Court finds the bills have been advanced.

Court finds that respondent owes petitioner the sum of \$5,594.72 through February 1, 2004, which includes bill from respondent's supplemental declaration except for the bill by Dr. Wong.

Respondent is ordered to pay to petitioner the sum of \$2797.36 at a rate of \$250.00 per month on the 25<sup>th</sup> of each month commencing February 25, 2005 and continuing until paid in full. If any one payment is 5 days late, the entire balance is due and payable.

Court signs the Order After Hearing of November 12, 2004 this date.

Orders are effective forthwith.

Counsel for petitioner is directed to prepare an Order After Hearing which should include a finding of debts, substantial compliance with FC4063, payment schedule, acceleration clause, and petitioner losing the right to collect if bills are not submitted timely.

Dept. CE2

MINUTES ENTERED
02-02-05
CLERK

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☒ NO FILE

Date: 02-02-05

Dept. CE2

HONORABLE ROBERT SCHNIDER, JUDGE

J. CHOI, Deputy Clerk

B. THOMAS, Court Assistant

3 R. STRAWN, Deputy Sheriff

NONE, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner (X)

Counsel for Petitioner LORETTA HERSH SELINGER (X)

and

ANDY CLARK, Respondent (X)

Counsel for Respondent MARIANA HEVIA-COCKRELL (X)

NATURE OF PROCEEDINGS: ORDER TO SHOW CAUSE;

Matter is called for hearing.

Court receives the supplemental declarations filed by the petitioner.

Prior order to include that if the petitioner does not submit bills within 30 days, they are not collectible.

For today's bills, Court finds the bills have been advanced.

Court finds that respondent owes petitioner the sum of \$5,594.72 through February 1, 2004, which includes bill from respondent's supplemental declaration except for the bill by Dr. Wong.

Respondent is ordered to pay to petitioner the sum of \$2797.36 at a rate of \$250.00 per month on the 25<sup>th</sup> of each month commencing February 25, 2005 and continuing until paid in full. If any one payment is 5 days late, the entire balance is due and payable.

Court signs the Order After Hearing of November 12, 2004 this date.

Orders are effective forthwith.

Counsel for petitioner is directed to prepare an Order After Hearing which should include a finding of debts, substantial compliance with FC4063, payment schedule, acceleration clause, and petitioner losing the right to collect if bills are not submitted timely.

Dept. CE2

MINUTES ENTERED  
02-02-05  
CLERK

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 10-07-05

Dept. CE63

HONORABLE KENJI MACHIDA

L. STEVENS, Deputy Clerk

P. SALINAS, Court Assistant

01 NONE, Deputy Sheriff

NONE, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner

Counsel for Petitioner

and

ANDY CLARK, Respondent

Counsel for Respondent

NATURE OF PROCEEDINGS: TRIAL SETTING CONFERENCE

There are no appearances.

Pursuant to prior stipulation of the parties this matter is continued to 11-14-05 at 8:30 a.m. in this department.

Petitioner is to give notice.

Dept. CE63

MINUTES ENTERED
10-07-05
CLERK

LISA CLARK VS ANDY CLARKFL14800S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 11-14-05

Dept. CE63

HONORABLE KENJI MACHIDA

L. STEVENS, Deputy Clerk

P. SALINAS, Court Assistant

03. R. STRAWN, Deputy Sheriff

MARY KELLY, CSR #11519, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner (X)

Counsel for Petitioner LORETTA HERSH SELINGER (X)

and

ANDY CLARK, Respondent (X)

Counsel for Respondent MARINA A. HEVIA-COCKRELL  
(X)

NATURE OF PROCEEDINGS: TRIAL SETTING CONFERENCE;

A Trial Setting Conference is held.

A discussion is held regarding the appropriate amount of child support. The Court signs a wage assignment in the amount of \$239.00 for child support. This supersedes any and all wage assignments currently in effect.

The Court reserves jurisdiction to determine the amount of any arrearages to the time of the next hearing.

This Trial Setting Conference is continued to the OSC date of 1-23-06 at 8:30 a.m. in this department.

Notice is waived.

Dept. CE63

MINUTES ENTERED
11-14-05
CLERK

LISA CLARK VS ANDY CLARKFL14800S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 01-23-06

Dept. CE63

HONORABLE KENJI MACHIDA

L. STEVENS, Deputy Clerk

P. SALINAS, Court Assistant

02 R. STRAWN, Deputy Sheriff

MARY KELLY, CSR #11519, Court Reporter

8:30 am BD368921

LISA CLARK, Petitioner (X)

Counsel for Petitioner LORETTA.HERSH SELINGER (X)

and

ANDY CLARK, Respondent (X)

Counsel for Respondent MARIANA A. HEVIA-COCKRELL  
(X)

NATURE OF PROCEEDINGS: TRIAL SETTING CONFERENCE (CONT. FROM 11-14-05)

This matter is called for hearing.

The Court is in receipt of a Stipulation And Order On Order To Show Cause. The Stipulation is signed by the Court and filed this date.

A Trial Setting Conference is held.

The Court sets Trial for 3-15-06 at 8:30 a.m. in Department 63.

The Court also sets a telephonic Status Conference Re: Therapy for 2-1-06 at 2:00 p.m. in Department 63.

Notice is waived.

Dept. CE63

MINUTES ENTERED 01-23-06 CLERK
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LISA CLARK VS ANDY CLARKFL58720S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 02-01-06

Dept. CE63

HONORABLE KENJI MACHIDA

L. STEVENS, Deputy Clerk

P. SALINAS, Court Assistant

R. STRAWN, Deputy Sheriff

NONE, Court Reporter

2:00 pm BD368921

LISA CLARK, Petitioner

Counsel for Petitioner LORETTA SELINGER

and

ANDY CLARK, Respondent

Counsel for Respondent MARIANA HEVIA-COCKRELL

NATURE OF PROCEEDINGS; STATUS CONFERENCE (CONT. FROM 1-23-06)

A status conference is held telephonically in chambers.

The Status Conference is continued to 3-15-06 at 8:30 a.m. in this department.

Notice is waived.

Dept. CE63

MINUTES ENTERED
02-01-06
CLERK

LISA CLARK VS ANDY CLARK FL14700S0155

SUPERIOR COURT FOR THE STATE OF CALIFORNIA

☐ NO FILE

Date: 03-15-06

Dept. CE63

HONORABLE KENJI MACHIDA

L. STEVENS, Deputy Clerk

P. SALINAS, Court Assistant

07 R. STRAWN, Deputy Sheriff

NONE, Court Reporter

8:30 am

BD368921

LISA CLARK, Petitioner

Counsel for Petitioner

and

ANDY CLARK, Respondent

Counsel for Respondent

NATURE OF PROCEEDINGS: STATUS CONFERENCE (CONT. 2-1-06)

There are no appearances.

Pursuant to prior stipulation of the parties this matter is continued to 6-14-06 at 8:30 a.m. in this department.

Petitioner shall give notice and pay the continuance fee.

Dept. CE63

MINUTES ENTERED
03-15-06
CLERK

LISA CLARK VS ANDY CLARKFL70300S0155



# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date 06-14-06

Honorable KENJI MACHIDA

Honorable

NONE

Judge

L. STEVENS

Judge Pro Tem

P. SALINAS

Deputy Sheriff

NONE

Dept: CE63

Deputy Clerk

Court Assistant

Reporter

8:30 am

BD368921

Lisa Clark (N/A)

VS.

Andy Clark (N/A)

Counsel For  
Petitioner:

Counsel For  
Respondent:

NATURE OF PROCEEDINGS: TRIAL SETTING CONFERENCE (CONT. FROM 3-15-06)

There are no appearances.

The Court is informed that this case has been settled.

Accordingly, this matter is off calendar.

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date	05-11-07	Judge	E. JORDAN	Dept: CE63
Honorable	DONNA FIELDS			Deputy Clerk
	GOLDSTEIN			
Honorable		Judge Pro Tem	P. MATA	Court Assistant
13	M. BRYANT	Deputy Sheriff	NONE	Reporter

8:30 am

BD368921

Lisa Clark (N/A)

Counsel For  
Petitioner:

Loretta Hersh Selinger (X)

VS.

Andy Clark (X)

Counsel For  
Respondent:

In Pro Per (X)

NATURE OF PROCEEDINGS: PETITIONER'S EX PARTE APPLICATION FOR  
SUMMER SCHOOL, PET ALLERGIES, ORDER SHORTENING TIME, PICTURE  
REMOVAL FILED 05/11/07

The Court reviews the ex parte application and signs the Order on the ex parte indicating the following:

By agreement at the ex parte proceeding, the party's minor child is ordered enrolled in summer school and each party is ordered to take her to school on his or her respective days and that neither is permitted to schedule a vacation during the summer school term.

By agreement at the ex parte proceeding, the education testing set for June 4-5, 2007 for the minor child is ordered to proceed as scheduled.

Respondent shall forthwith remove the minor child's image from any web site which is viewed by the public.

Until respondent can guarantee a cat hair free environment all overnight visitation is terminated; all cats to be outside or in an isolated room where child cannot enter. All rooms, bedding, linens, furniture is to be professionally cleaned and proof provided before visitation may resume.

An Order to Show Cause is set June 12, 2007 at 8:30a.m., in this department.

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date	05-11-07	Judge	E. JORDAN	Dept: CE63
Honorable	DONNA FIELDS			Deputy Clerk
	GOLDSTEIN			
Honorable		Judge Pro Tem	P. MATA	Court Assistant
13	M. BRYANT	Deputy Sheriff	NONE	Reporter

8:30 am

BD368921

Lisa Clark (N/A)

Counsel For  
Petitioner:

Loretta Herish Selinger (X)

VS.

Andy Clark (X)

Counsel For  
Respondent:

In Pro Per (X)

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date 05-22-07

Honorable DONNA FIELDS  
GOLDSTEIN

Judge E. JORDAN

Dept: CE63

Deputy Clerk

Honorable

Judge Pro Tem P. MATA

Court Assistant

14 M. BRYANT

Deputy Sheriff V. PORRAS, CSR #12703

Reporter

8:30 am

BD368921

Lisa Clark (X)

Counsel For  
Petitioner:

Loretta Hersh Selinger (X)

VS.

Andy Clark (N/A)

Counsel For  
Respondent:

NATURE OF PROCEEDINGS: PETITIONER'S EX PARTE APPLICATION  
REGARDING MODIFICATION FO CUSTODY, MEDICAL APPOINTMENT  
CONSENT, TRAVEL WITH MINOR, ORDER SHORTENING TIME

Court and counsel confer.

The Court signs the Order granting Petitioner's Ex Parte. It is hereby ordered that Respondent is restrained and enjoined from taking the minor child Courtney Nicole Clark (dob 07/10/99) to medical appointments without petitioner's prior written consent. Respondent is ordered not to travel outside of the country with the minor child without the written permission of petitioner or order of the Court.

An order shortening time is granted. The hearing on this matter is set for June 12, 2007, the response is due (fax filing if less than 10 pages) on or before May 30, 2007, the reply is due (fax filing if less than 10 pages) on or before June 5, 2007.

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date 06-12-07

Honorable DONNA FIELDS  
GOLDSTEIN

Judge E. JORDAN

Dept: CE63

Deputy Clerk

Honorable

Judge Pro Tem P. MATA

Court Assistant

6 M. BRYANT

Deputy Sheriff V. PORRAS, CSR #12703

Reporter

8:30 am

BD368921

Lisa Clark (X)

Counsel For  
Petitioner: Loretta Selinger (X)

VS.

Andy Clark (X)

Counsel For  
Respondent: Paul Volchok (X)

NATURE OF PROCEEDINGS: PETITIONER'S ORDER TO SHOW CAUSE  
REGARDING MODIFICATION OF CUSTODY, MEDICAL APPOINTMENT  
CONSENT, TRAVEL WITH MINOR FILED 05/22/07

The matter is called for hearing. Petitioner and respondent are sworn to testify.

The Court makes an order that Dr. Lund's report labeled as Respondent's exhibit A be removed from the Court file.

Dr. Mary Lund is to complete a supplemental 730 evaluation. Dr. Lund is to address parenting style regarding the minor child's bathing.

Respondent is to ensure that the minor child is taking her prescribed medications while in his custody.

Neither step-parent is to participate in the minor child's IEP.

The parties are to attend co-parenting classes together with Dr. Goldman.

Each party is to give notice of all medical appointments for the minor child as previously ordered by the Court.

The Court allows the respondent to travel out of the country to Mexico with the minor child.

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date 06-12-07

Honorable DONNA FIELDS  
GOLDSTEIN

Judge E. JORDAN

Dept: CE63

Deputy Clerk

Honorable

Judge Pro Tem P. MATA

Court Assistant

6 M. BRYANT

Deputy Sheriff V. PORRAS, GSR #12703

Reporter

8:30 am

BD368921

Lisa Clark (X)

Counsel For  
Petitioner: Loretta Selinger (X)

VS.

Andy Clark (X)

Counsel For  
Respondent: Paul Volchok (X)

A status hearing on the child custody evaluation is set September 11, 2007 at 8:30a.m., in this department.

The hearing set July 16, 2007 is advanced to this date and continued to September 11, 2007 at 8:30a.m., in this department.

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date 09-11-07

Honorable DONNA FIELDS  
GOLDSTEIN

Judge E. JORDAN

Dept: CE63

Deputy Clerk

Honorable

Judge Pro Tem F. CORONA

Court Assistant

4 M. BRYANT

Deputy Sheriff V. PORRAS, CSR #12703

Reporter

8:30 am

BD368921

Lisa Clark (X)  
VS.

Counsel For  
Petitioner: Loretta Selinger (X)

Andy Clark (X)

Counsel For  
Respondent: Paul Volchok (X)

NATURE OF PROCEEDINGS: 1) HEARING; 2) RESPONDENT'S ORDER TO SHOW  
CAUSE RE MODIFICATION OF CHILD CUSTODY & VISITATION; FILED  
05/07/2007 & CONTINUED FROM 07/16/2007

The matter is called for hearing. Petitioner and respondent are sworn to testify.

The parties agree to adopt the recommendations of Dr. Mary Lund.

The recommendation made by Dr. Lund in the supplemental report becomes the order of  
the Court and shall be effective forthwith.

The parties are to follow the recommendations made by the minor child's allergist.

Counsel for petitioner is to prepare and serve the Order after Hearing.



# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

NO FILE

Date 05-06-08

Honorable DONNA FIELDS  
GOLDSTEIN

Judge E. JORDAN

Dept: CE63

Deputy Clerk

Honorable

Judge Pro Tem F. CORONA

Court Assistant

NONE

Deputy Sheriff NONE

Reporter

8:30 am

BD368921

Lisa Clark (N/A)

Counsel For  
Petitioner:

VS.

Andy Clark (N/A)

Counsel For  
Respondent:

NO APPEARANCES

## NATURE OF PROCEEDINGS: NON APPEARANCE CASE REVIEW

Court's Exhibit 1 (Child Custody Evaluation) and Court's Exhibit 2 (Supplemental Child Custody Evaluation) are admitted in evidence and ordered sealed. Said exhibit is not to be inspected by anyone without a court order.