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Appeal No. 12-17235

IN THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

NATALIA A. SIDIAKINA,

Plaintiff-Appellant,

v.

JAMES G. BERTOLI, JUDGE, et al.,

Defendants-Appellees.

ON APPEAL FROM THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA HONORABLE JEFFREY S. WHITE CASE NO. 3:10-CV-03157-JSW

APPELLEES' REQUEST FOR JUDICIAL NOTICE

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Attorneys for Defendants-Appellees JUDGE JAMES G. BERTOLI, ET AL.

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Appellees Judge James G. Bertoli; Judge Robert S. Boyd; Superior Court Of California, County Of Sonoma; Court Of Appeal, First Appellate District; Presiding Justice Ignazio J. Ruvolo; and Judicial Council Of California respectfully request, pursuant to Federal Rule of Evidence 201 and the inherent authority of the Court, that the Court take judicial notice of two pamphlets published by the Judicial Council's Access and Fairness Advisory Committee and three documents taken from official court files relating to Appellant Dr. Natalia A. Sidiakina's state-court dissolution proceedings.

This Court may take judicial notice of any matter "not subject to reasonable dispute because it . . . can be accurately and readily determined from sources whose accuracy cannot reasonably be questioned." Fed R. Evid. 201(b).

Appellees agree with Dr. Sidiakina that pamphlets published by the Access and Fairness Advisory Committee are properly subject to judicial notice because they are available through the California State Courts' official website. *See Daniels-Hall v. Nat'l Educ. Ass'n*, 629 F.3d 992, 998-99 (9th Cir. 2010) (taking judicial notice of information contained in school district websites).

Additionally, this Court has repeatedly recognized that it is appropriate to take judicial notice of state court proceedings. *See, e.g., Sandpiper Village*Condominium Ass'n., Inc. v. Louisiana-Pacific Corp., 428 F.3d 831, 837 n.4 (9th Cir. 2005) (taking judicial notice of state court trial transcript); see also Reyn's

Pasta Bella, LLC v. Visa USA, Inc., 442 F.3d 741, 746 n.6 (9th Cir. 2006) (Court "may take judicial notice of court filings and other matters of public record"). A docket sheet or "register of actions," for example, contains the kind of facts that are appropriate for judicial notice under Federal Rule of Evidence 201. See White v. Martel, 601 F.3d 882, 885 (9th Cir. 2010); Roberson v. City of Los Angeles, 220 Fed. Appx. 522, 523 (9th Cir. 2007) (taking judicial notice of state court docket sheet). Likewise, this Court may take judicial notice of orders entered in state court proceedings that "have a direct relation to matters at issue." Bennett v. Medtronic, Inc., 285 F.3d 801, 803 n.2 (9th Cir. 2002).

Accordingly, Appellees request that the Court take judicial notice of the following documents:

<u>EXHIBIT</u>	DESCRIPTION	PAGE
A	A true and correct copy of Judicial Council of California Access & Fairness Advisory Committee, <i>Responding to Requests for Accommodations by Persons with Disabilities: Questions and Answers About Rule of Court 1.100 for Court Personnel</i> (2007), available at http://www.courts.ca.gov/documents/access-fairness-q-a-responding.pdf .	4
В	A true and correct copy of Judicial Council of California Access & Fairness Advisory Committee, For Persons With Disabilities Requesting Accommodations: Questions & Answers About Rule of Court 1.100 for Court Users (2007), available at http://www.courts.ca.gov/documents/access-fairness-QandA-for-persons-with-disabilities.pdf .	7

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EXHIBIT	<u>Description</u>	PAGE
С	A true and correct copy of the Register of Actions in <i>Sidiakina v. Navid</i> , Superior Court of California, County of Sonoma Case No. SFL-29989, as of January 17, 2013.	10
D	A true and correct copy of Judge James G. Bertoli's February 23, 2012 response to Dr. Sidiakina's Rule 1.100 Request for Accommodations in Superior Court of California, County of Sonoma Case No. SFL-29989.	51
Е	A true and correct copy of the Register of Actions in <i>Sidiakina v. Superior Court</i> , Case No. A127852 (May 12, 2010), <i>available at</i> http://appellatecases.courtinfo.ca.gov/search/case/dockets.cfm?dist=1&doc_id=1936853&doc_no=A127852 .	55

Dated: October 9, 2013. Respectfully submitted,

JONES DAY

By: /s/ Robert A. Naeve

Robert A. Naeve
Attorneys for Defendants-Appellees
JUDGE JAMES G. BERTOLI;
JUDGE ROBERT S. BOYD;
SUPERIOR COURT OF
CALIFORNIA, COUNTY OF
SONOMA; COURT OF APPEAL,
FIRST APPELLATE DISTRICT;
PRESIDING JUSTICE IGNAZIO J.
RUVOLO; JUDICIAL COUNCIL OF
CALIFORNIA

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EXHIBIT A

May the court suggest alternative accommodations?

to the requested one. In offering an alternative accommodation, the court should first determine As discussed in question 4 above, nothing prohibits the courts from suggesting other means of accommodation to the applicant as alternatives the applicant's ability to use the accommodation provided

providing a reader or tape-recorded transcripts of the written material would be an effective Braille, the court may also consider whether For example, if a juror is blind and requests that written material introduced at trial be transcribed The courts are required to provide an accommodation that will allow a court user to effectively participate in the court proceedings The court is not required to provide the user's first or preferred choice. alternative. Ξ.

too intrusive on court time and manage. If a request for accommodation seems ment, may the court summarily deny the

No. It is a violation of the rule to ignore or to or administrative burden on the court; or (3) The Nor is it obligated to provide them with services of a personal nature (e.g., assistance in eating, toileting, dressing). The court may appropriately deny a request for accommodation based on other summarily deny requests for accommodation. Rule 1.100(f) states: "A request for an accommodation may be denied only when the court determines that: (1) The applicant has failed to satisfy the accommodation would create an undue financial requested accommodation would fundamentally devices (e.g., wheelchairs, prescription eyeglasses, hearing aids) to individuals with disabilities. requirements of this rule; or (2) The requestec The court is not obligated to provide persona alter the nature of a service, program, or activity. imitations on the court's duty to accommodate.

judge or other designated judicial officer. An applicant who disagrees with a decision made by a the court's ADA coordinator may submit a request to have that decision reviewed by the presiding An applicant who disagrees with a decision made by

judicial officer may seek immediate review from the appropriate reviewing court by extraordinary writ to compel consideration of the accommodation request, and may bring an action for injunctive relief and damages in state or federal court.*

for trial, it turns out that a party or the the courthouse has no restrooms suitable party's attorney uses a wheelchair, but What happens if, when a case is set for a wheelchair user?

courthouse or branch that has suitable facilities. If to parties or attorneys who use wheelchairs, the The case should not proceed until facilities are made available. For example, the court may offer the use of alternate, accessible restroom facilities available within the courthouse such as in jury rooms, court chambers, or other administrative areas of the court. Or it could transfer the case to another alternative accessible restrooms are made available court should also provide longer trial breaks and rest periods to allow people enough time to travel between these restrooms and the courtroom.

witness is called who needs an accommodation that is not available? Should proceedings stop if a witness is called witness

No. The court is not prohibited from proceeding accommodation is available. The court maintains otherwise administer trials and proceedings. As a practical matter, unexpected needs for witness accommodations can be avoided by questioning attorneys and parties about whether they will be with other witnesses or matters until the needed authority to set the order of witnesses and calling witnesses with disabilities who may need accommodations. its

equipment should be available, such as assistive The court is, however, responsible for providing all accommodations needed by individuals, including services. For example, all courts should have lists of certified interpreters for persons with a hearing listening systems, printed matter in Braille, tape recordings, computer discs, real-time captioning, witnesses and jurors, who use court facilities and loss and of readers for the blind. Technological and other enhanced communications methods.

*Tennessee v. Lane (2004) 541 U.S. 509.

RESOURCES AVAILABLE

U.S. DEPARTMENT OF JUSTICE

The full text of the Americans With Disabilities Act (ADA) (42 U.S.C., § 12101 et seq.) is located at www.usdoj.gov/pubs/ada.txt.

AMERICANS WITH DISABILITIES ACT (ADA) HOME PAGE

The ADA home page (a part of the U.S. Department of Justice site) is located at www .ada.gov.

QUESTIONS

wide ADA Resources Coordinator, by e-mail to linda.mcculloh@jud.ca.gov, or by fax to Additional questions are welcome. They may Administrative Office of the Courts, and Statebe submitted to Linda McCulloh, Attorney,

exclusively to judicial branch employees serranus.courtinfo.ca.gov/reference. on the Serranus Web site at This publication is available

Administrative Office of the Courts. All rights reserved. Copyright © 2007 by Judicial Council of California/

PLEASE NOTE

about Request for Accommodations by Persons With Disabilities and Response (form MC-410), which was pared to inform court personnel about rule 1.100, which the Judicial Council adopted as rule 989.3 effective and renumbered effective January 1, 2007, and These questions and answers are a 2007 revision pre-January 1, 1996, amended effective January 1, 2006, revised January 1, 2006.

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This pamphlet is the creation and responsibility of the Access and Fairness Advisory Committee of the Judicial Council of California. Points of view expressed herein or policies of the Judicial Council of California or not necessarily represent the official Administrative Office of the Courts. op

OGC0003.07.1 San Francisco, California 94102-3688 Administrative Office of the Courts Judicial Council of California 455 Golden Gate Avenue

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Questions and Answers About Rule of Court 1.100 for Court Personnel

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IUDICIAL COUNCIL OF CALIFORNIA

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ACCESS AND FAIRNESS ADVISORY COMMITTEE

INTRODUCTION

This pamphlet on rule 1.100 of the California Rules of Court was developed by members of the Judicial Council's Access and Fairness Advisory Committee to respond to the questions that court personnel most frequently ask about the rule. This pamphlet updates an earlier version and focuses on amendments to that rule that became effective January 1, 2006.

The Americans With Disabilities Act (ADA) is entities, including the courts, to accommodate the a federal civil rights statute (42 U.S.C., § 12101 et needs of persons with disabilities who participate in also requires the government to modify programs differences. Since 1990, when Congress adopted the ADA, California has amended or adopted legislation that further enhances access for persons with disabilities and has expanded the obligations of government, including the courts, to fully integrate seq.) that requires all state and local governmental court activities, programs, and services. The ADA to integrate persons with disabilities, eliminate discriminatory practices or procedures, and provide alternatives to communications limitations and persons with disabilities into society.

with disabilities participating in court activities, Rule 1.100 seeks to provide a workable and orderly laws. The rule provides the mechanism for anyone programs, or services—lawyers, parties, witnesses, jurors, and any other participants-to request framework for compliance with the ADA and state accommodations by making a written or oral request to a court's ADA or access coordinator.

■ Who is entitled to receive an accommodation?

and federal laws. This definition includes persons California Civil Code section 51 et seq.; the Americans With Disabilities Act of 1990 (42 U.S.C., § 12101 et seq.); or other applicable state According to rule 1.100(a)(1), "persons with who have a physical or mental impairment that imits one or more of the major life activities, have a record of such an impairment, or are regarded as means "individuals covered naving such an impairment." disabilities"

the courts, including public observers of court Anyone with a disability who has business with activities or sessions, may be entitled to receive an accommodation. Major life activities include caring oneself, performing manual tasks, walking, working. Examples of disabilities include mobility seeing, hearing, speaking, breathing, learning, and or other motor impairments, psychological and mental illness, vision impairments, hearing impairments, and environmental sensitivities.

What kind of showing of the disabling applicant seeking an accommodation? condition must be provided by an

State and federal statutes and regulations do not specify the nature of a showing needed to confirm the existence of a disabling condition that requires an accommodation. Similarly, rule 1.100 does not require a particular showing. However, all requests accommodations must include a description of the accommodation sought, along with a statement of the impairment that necessitates such accommodation. The court, in its discretion, information about the impairment. Requests for accommodations may be made orally, on a Request for Accommodations by Persons With Disabilities and Response (form MC-410), or in another written format. A judge, an ADA or access coordinator, or court staff, as authorized by the court, may review may require the applicant to provide additional the request and provide a determination.

Does rule 1.100 require an eviden-Does rule 1.100 require an evide tiary hearing on the request for accommodation?

No. The process is purely administrative and does not call for a hearing. Rule 1.100(c)(1) states: "Requests ex parte on a form approved by the Judicial Council, for accommodations under this rule may be presented in another written format, or orally."

The process for requesting accommodations under rule 1.100 is not adversarial. If the request is made by a litigant, by counsel, or by a witness for a party, neither the rule nor federal laws and regulations authorize third parties to object to the request.

Do court personner manage and hature of the Do court personnel have to guess accommodation required?

generally of the availability of accommodations. If no request for an accommodation is made, the court need not provide one. The court is encouraged to ask the person with the disability to suggest an determining what type of auxiliary aid and service consideration to the requests of the individual with disabilities." (28 C.F.R., § 35.160(b)(2).) Furthermore, the court may offer an accommodation that is different from the accommodation requested by a person with permits the individual to effectively participate in No. The courts are obligated to inform the public is necessary, a public entity shall give primary a disability, so long as the accommodation offered accommodation. Federal regulations state, the court's programs, activities, or services. The court, therefore, is not prohibited from offering an accommodation on its own. It is required to provide not the best accommodation, but rather an

What kind of accommodations are the courts be required to provide?

no charge to persons with disabilities, auxiliary According to rule 1.100(a)(3), "accommodations" programs, or activities being readily accessible to and usable by persons with disabilities. Accommodations may include, but are not limited to, making reasonable modifications in policies, practices, and procedures; furnishing, at aids and services, equipment, devices, materials in alternative formats, readers or certified interpreters for persons with hearing impairments; relocating services or programs to accessible facilities; or providing services at alternative sites. Although not required where other actions are effective in activities, alteration of existing facilities by the is defined as "actions that result in court services, providing access to court services, programs, responsible entity may be an accommodation."

granted can vary from person to person. Some examples of the type of accommodations that m Accommodations must address diverse disabilities, which can vary in nature and degree from persest to person. Accordingly, the type of accommodation be provided include the following:

- Changes in schedules to accommodate accessible public transportation, medication schedules, by other time-sensitive needs;
- forms the information dictated by persons with visual, hearing, manual dexterity, cognitive, control other disabling conditions;

 Hearings by telephone for people who hare environmental sensitivities or mobility or other limitations; and Someone to read documents or to write on court
- Assistive listening systems, sign language interpreters, real-time captioning, written material on computer-readable discs, telecommunication devices for the deaf (TTY), reader services, and

forms in Braille or real-time transcriptions as well as other accommodations? Yes. The court may not charge persons with disabilities for court services, programs, and activities if persobations.

without disabilities are not charged for those same services. Federal and California law requires courts to provide, upon request by an individual who is hearing impaired, and without charge, a functioning assisting listening system, a computer-aided transcription system, or materials in Braille. However, the court need only provide the mode that permits the court user to effectively participate in the court service; program, or activity.

furnish appropriate auxiliary aids and services where necessary to afford an individual with a disability and equal opportunity to participate in, and enjoy the benefits of, a service, program, or activity conducted by a public entity." (28 C.F.R., § 35.160(b)(1)). Federal regulations state, "[a] public entity shall

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EXHIBIT B

preferred choice and the court will not require that you accept it. Although the court is not required to provide the best accommodation, it must provide accommodation offered may not be your first or one that will effectively allow you to participate in court proceedings.

Can the court deny my request?

provide personal devices (e.g., wheelchairs, prescription eyeglasses, hearing aids) to individuals with disabilities. Neither is it obligated to provide change the kinds of services that judicial officers normally provide to court users. If the court denies Yes, the court can deny your request in certain The court is not obligated to services of a personal nature (e.g., assistance with eating, toileting, and dressing). The request can if providing the accommodation would significantly your request, you may seek review by following the be denied if providing the accommodation would or staff resources. The request can also be denied place an excessive burden on the court's financial process explained in detail in rule 1.100(g). circumstances.

$_{\infty}$ What if I'm called as a juror?

may be assisted by readers, interpreters, or available a hearing loss to participate as jurors in trials. They In addition to the rule, California law specifically authorizes persons who have a visual impairment or technology in the jury assembly area, courtroom, and jury deliberation room.

PLEASE NOTE

and administration. As its staff agency, the disabilities and is not meant to be legal advice or to The Judicial Council of California adopts rules of court, provides policy direction to the courts, and presents recommendations to the Governor and the Legislature concerning court practice, procedure, Administrative Office of the Courts provides support to the council. This document is not intended to be a full statement of the law concerning persons with substitute for it.

RESOURCES AVAILABLE

U.S. DEPARTMENT OF JUSTICE/ADA HOME PAGE

The full text of the Americans With Disabilities Act (ADA) (42 U.S.C., § 12101 et seq.) can be found at www.ada.gov/pubs/ada.htm.

Department of Justice Web site) is located at The ADA home page (a part of the U.S. www.ada.gov.

JUDICIAL BRANCH OF CALIFORNIA/CALIFORNIA **COURTS WEB SITE**

The full text of rule 1.100 of the California Rules of Court can be read at www.courtinfo.ca.gov /rules/index.cfm?title=one&linkid=rule1_100.

home page (part of the California Courts The Access and Fairness Advisory Committee Web site) is located at www.courtinfo.ca.gov /programs/access.

or access coordinators. Access your own Most county courts have Web sites that provide additional information on accommodations, including phone numbers for their ADA court's Web site through www.courtinfo.ca gov/otherwebsites.htm.

This publication and the Access and Fairness are available on the committee's Web site at Advisory Committee's other publications www.courtinfo.ca.gov/programs/access /publications.htm.

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13 es Disabi Redues

Questions and Answers About Rule of Court 1.100 for Court Users

Have you been called to be a Do you have to go to court? witness at a trial?

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Have you received a jury summons?

Do you want to watch court proceedings?

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questions, this pamphlet will provide If you answer yes to any of these you with useful information.



ACCESS AND FAIRNESS

ADVISORY COMMITTEE

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Rule 1.100 of the California Rules of Court states: "It is the policy of the courts of this state to ensure that mpairment, or is regarded as having such impairment may request an accommodation. According to the rule, access can mean physical accommodation to go into and move about buildings and use accessible restrooms. Access can also mean full participation in the court's programs, services, and activities, with the assistance of technology or other services. To provide both kinds of access, courts in California are persons with disabilities have equal and full access to the judicial system." Under this rule, any person who has a physical or mental impairment that limits one or more major life activities, has a record of such esponsible for providing reasonable accommodations to court users. Accommodations can be provided in a variety of ways. Because people and disabilities are unique, the courts and persons with disabilities must interactively discuss each person's needs and the effective accommodations that the court can provide.

Both California and federal law require that state and local governments, including courts, provide appropriate accommodations for persons with disabilities.

The Judicial Council of California, the policymaking body for the courts, adopted rule 1.100 to implement the federal Americans With Disabilities Act (ADA) and related state law in the courts. Following are some questions commonly asked about rule 1.100.

What is rule 1.100?

Rule 1.100 is a California court rule that enables lawyers, parties in a case, witnesses, jurors, and other people with disabilities to request accommodations from a court.

Who can get an accommodation?

Individuals can receive reasonable accommodations from the courts if they have a disability, have a record of a disabling condition, or are regarded as having a disability that limits one or more major life activities. Such activities include caring for oneself, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, and working. Examples of disabilities include mobility or other motor impairments, psychological and mental illness, visual impairments, and hearing loss.

How do I get an accommodation? What is form MC-410 and can I get help filling it out? What if I can't read the form?

You can request an accommodation by completing form MC-410, Request for Accommodations by Persons With Disabilities and Response, available in the court

clerk's office. The form and instructions should be available in alternative formats, such as Braille and large print, on request. If the form is unavailable, you can direct an accommodation request in writing or orally to the court's ADA or access coordinator.

You can make a request anytime. You should make your request as far in advance as possible in order to allow the court time to review your request and make arrangements for the accommodation, if needed. In any event, you must give the court a minimum of five court days' notice. Courts may, in their discretion, not insist upon this five-day requirement. If you need assistance in filling out the form, you may ask a clerk or other court personnel to help you write down the information. You may wish to attach documents, such as a doctor's letter, to the form.

After completing the form, you must sign it under penalty of perjury, which means that everything you state in the form is true under oath, to the best of your knowledge.

What kinds of accommodations may the court provide?

Rule 1.100(a)(3) provides that accommodations may include:

- Making reasonable modifications to policies, practices, and procedures (for example, alternative time schedules, conferences by phone);
- Furnishing, at no charge to persons with disabilities, auxiliary aids and services, equipment, devices, materials in alternative formats, readers for the blind or others, or certified interpreters for persons with a hearing loss;

- Relocating services or programs to accessible facilities; and
- Providing services at alternative sites.

The court, however, cannot exceed the law in granting a request for an accommodation. For example, the court cannot extend the statute of limitations for filing an action because someone claims that he or she could not make it to the court on time because of a disability. Additionally, the court cannot provide free legal counsel as a medical accommodation. (For specific cases, free legal counsel is mandated by law to provide legal assistance, but it is not an accommodation for a disability.)

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What can court personnel ask about my disability? Do I have to let everyone know about my medical problems?

10/09/2013

Under most circumstances, the court or its employees will not need additional medical or other personal information. Rule 1.100 allows the court to request further information if it needs to. Only those persons in the court who need to know about your disability to make a decision or provide you with an accommodation will learn the details of your request and the personal information that you give. The courts will not share your personal information with members of the public unless you tell the court that you give up your right to confidentiality concerning your request.

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Should I tell the court that I need an accommodation?

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Yes. It is in your best interest to contact the courts to request accommodations that would best suit your situation. The courts are obligated to inform the public of the availability of accommodations. But if you do not request an accommodation, the courts will not know that you need one and, as a practical matter, will not be able to provide one.

What if the court offers a different accommodation? Do I have to accept it?

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The court can offer a different or alternative accommodation. For example, if a juror is blind and requests that written material introduced at trial be transcribed into Braille, the court may consider alternatives, such as providing a reader or a taperecorded transcript of the written material. The

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EXHIBIT C

SIDIAKINA/NAVID DISSO

ADDISON AVENUE FINANCIAL PARTNERS / CUSO FINANCIAL SERVICES (PENSION BENEFIT PLA

FIDELITY PLAN ADMINISTRATORS, INC. (OBO AGILENT TECHNOLOGIES, INC) (PENSION BENE

NAVID, SIAMAK (RESPONDENT)

(AT BENOIT, JAMES R)

(AT BOYD TERRE, CARLA)

SIDIAKINA, NATALIA A (APPELLANT, PETITIONER)

SMITH-BARNEY (PENSION BENEFIT PLAN)

07/20/2005 PETITION FOR DISSOLUTION WITHOUT MINOR CHILD

RS NAVID, SIAMAK

PE SIDIAKINA, NATALIA A

SUMMONS FILED

PE SIDIAKINA, NATALIA A

NOTICE OF CASE ASSIGNMENT

08/05/2005 AMENDED PETITION

RS NAVID, SIAMAK

PE SIDIAKINA, NATALIA A

SUMMONS FILED

PE SIDIAKINA, NATALIA A

08/15/2005 CLERK LETTER RETURNING Response to Bruce Schwartz via Box 168 - needs to attach pos to Resonse

08/19/2005 RESPONSE

RS NAVID, SIAMAK

PROOF OF SERVICE BY MAIL

RS NAVID, SIAMAK

08/22/2005 FAMILY LAW 1ST PAPER FEE S000690088

08/26/2005 PROOF OF SERVICE OF SUMMONS

RS NAVID, SIAMAK

DECLARATION RE: NOTICE: EX PARTE APPLICATION

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE OF SUMMONS

RS NAVID, SIAMAK

INCOME AND EXPENSE DECLARATION PE

PE SIDIAKINA, NATALIA A

ORDER TO SHOW CAUSE - 09/20/2005 at 8:30am S12, SPOUSAL SUPPORT,

ATTORNEYS FEES with reporter

PE SIDIAKINA, NATALIA A

OPPOSITION TO EX PARTE APPLICATION

RS NAVID, SIAMAK

PROOF OF PERSONAL SERVICE

RS NAVID, SIAMAK RESPONSE OF PE TO OPPO OF SIAMAK NAVID PE SIDIAKINA, NATALIA A

08/29/2005 DEC REGARDING SERVICE OF DEC OF DISCLOSURE RS PRELIM RS NAVID, SIAMAK

09/02/2005 PROOF OF SERVICE BY MAIL PE SIDIAKINA, NATALIA A

09/09/2005 DECLARATION OF NATALIA A SIDIAKINA RE COMPLIANCE WITH MEET AND CONFER RULES

PE SIDIAKINA, NATALIA A

CLERICAL CONTINUANCE - 9/20/2005 8:30A S12 SS

PE SIDIAKINA, NATALIA A

CONTINUED FROM 09/20/2005 TO

***RETROACTIVE SPOUSAL SUPPORT** - 09/20/2005 at 8:30am S12, SPOUSAL SUPPORT, ATTORNEYS FEES with reporter SIDIAKINA, NATALIA A

09/13/2005 EX PARTE APPLICATION TO SEAL FINANCIAL FORMS I&E FILED 8-26-05

09/14/2005 INCOME AND EXPENSE DECLARATION rs

RS NAVID, SIAMAK

Request/Ouestionniare

RS NAVID, SIAMAK

PROOF OF SERVICE BY MAIL

RS NAVID, SIAMAK

09/15/2005 PROOF OF PERSONAL SERVICE PE SIDIAKINA, NATALIA A

09/16/2005 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION RS NAVID, SIAMAK

09/19/2005 PROOF OF SERVICE BY MAIL RS NAVID, SIAMAK

09/20/2005 ----- Courtroom Minutes in S12 -----Hon: ARNOLD D. ROSENFIELD Rep: MONA BABIN Clk: Montene Merz ISSUES: SPOUSAL SUPPORT, ATTORNEYS FEES, RETROACTIVE SPOUSAL SUPPORT Petitioner NATALIA A. SIDIAKINA, self represented party, is present, is administered the oath and testifies. Counsel Bruce H. Schwartz is present with Respondent SIAMAK NAVID. A written stipulation is submitted for the court's signature. CONTINUED FROM 09/20/2005 TO 11/22/2005 - 11/22/2005 at 8:30am S12, REVIEW, SPOUSAL SUPPORT with reporter *** Minutes Continued On Next Page ***

SIDIAKINA/NAVID DISSO

*** Minutes Continued From Previous Page ***

PE SIDIAKINA, NATALIA A

STIPULATION AND ORDER RE: TEMPORARY ORDERS REGARDING SPOUSAL

SUPPORT, ATTORNEYS FEES, PROPERTY CONTROL, PROPERTY RESTRAINT

09/20/2005 NOM STRIKE RS RESPONSIVE DEC TO OSC AND ATTACHMENTS PE SIDIAKINA, NATALIA A

09/21/2005 AMENDED RESPONSE RS NAVID, SIAMAK

09/27/2005 PROOF OF PERSONAL SERVICE (NOM MEMO OF P'S & A'S DEC)
PE SIDIAKINA, NATALIA A

10/06/2005 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION RS NAVID, SIAMAK

11/16/2005 CLERICAL CONTINUANCE - 11/22/2005 8:30A S12 REVIEW

PE SIDIAKINA, NATALIA A

CONTINUED FROM 11/22/2005 TO - 01/19/2006 at 8:30am S12, REVIEW,

SPOUSAL SUPPORT with reporter

PE SIDIAKINA, NATALIA A

12/01/2005 STIPULATION AND ORDER

12/12/2005 CLERICAL CONTINUANCE - 1/19/2006 8:30A S12 REVIEW

PE SIDIAKINA, NATALIA A

CONTINUED FROM 01/19/2006 TO - 01/31/2006 at 8:30am S12, REVIEW, SPOUSAL SUPPORT with reporter

PE SIDIAKINA, NATALIA A

12/21/2005 NOTICE OF MOTION - 01/27/2006 at 1:30pm S13, BIFURCATION with reporter

RS NAVID, SIAMAK

MEMO OF P&A IN SUPPORT RS NAVID, SIAMAK

12/27/2005 PROOF OF SERVICE BY MAIL RS NAVID, SIAMAK

12/29/2005 Request/Questionniare RS NAVID, SIAMAK

01/10/2006 INCOME AND EXPENSE DECLARATION (RS)
RS NAVID, SIAMAK

01/11/2006 DECLARATION of Bruce H Schwartz RS NAVID, SIAMAK

SIDIAKINA/NAVID DISSO

01/23/2006 NOTICE OF MOTION

***ENTER JUDGMENT PURSUANT TO TERMS OF PRELIMINARY AGREEMENT FOR -03/09/2006 at 8:30am S12, ATTORNEYS FEES with reporter

PE SIDIAKINA, NATALIA A

MEMO OF P&A IN SUPPORT

PE SIDIAKINA, NATALIA A

DECLARATION OF PE IN SUPPORT OF MOTION TO ENTER JUDGMENT PE SIDIAKINA, NATALIA A

01/27/2006 ----- Courtroom Minutes in S13 -----

Hon: JAMES G BERTOLI Rep:R L Whitney Clk: Marie Galvez

LAW & MOTION: BIFURCATION

There is no appearance by either side.

There being no opposition, Court adopts its previously published tentative ruling as follows:

Motion to Bifurcate the Issue of Validity of Agreements shall be heard on the law and motion calendar for Department 12 on March 3, 2006 at 9:30 a.m.

NO ORDERS SUBMITTED.

01/30/2006 SUBSTITUTION OF ATTORNEY

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

NOTICE OF BANKRUPTCY - PREJUDGMENT - ENTIRE ACTION

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

01/31/2006 ----- Courtroom Minutes in S12 ------

Hon:ARNOLD D. ROSENFIELD Rep:R KOOP Clk:Missy Lemley

ISSUES: REVIEW, SPOUSAL SUPPORT

Counsel Douglas Provencher is present with Petitioner NATALIA A SIDIAKINA.

Counsel Bruce H Schwartz is present with Respondent SIAMAK NAVID.

Written stipulation is submitted for the Court's signature.

STIPULATION AND ORDER ON ORDER TO SHOW CAUSE/MOTION

CONTINUED FROM 01-31-2006 TO 03-14-2006 - 03/14/2006 at 8:30am S12,

REVIEW, SPOUSAL SUPPORT with reporter

PE SIDIAKINA, NATALIA A

02/01/2006 PROOF OF SERVICE BY MAIL (REQUEST TO STRIKE RESPON DEC)

PE SIDIAKINA, NATALIA A

REQUEST TO STRIKE RESPON DEC OF RS

PE SIDIAKINA, NATALIA A

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02/22/2006 CONTINUED FROM 01/27/2006 TO - 03/14/2006 at 8:30am S12, BIFURCATION with reporter RS NAVID, SIAMAK

02/27/2006 Supplemental Response to Decl of Siamak Navid PE SIDIAKINA, NATALIA A

02/28/2006 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION RS NAVID, SIAMAK

03/01/2006 CLERICAL CONTINUANCE - 3/09/2006 8:30A S12 ATTYS FEES CONTINUED FROM 03/09/2006 TO

> ***ENTER JUDGMENT PURSUANT TO TERMS OF PRELIMINARY AGREEMENT FOR -03/14/2006 at 8:30am S12, ATTORNEYS FEES with reporter PE SIDIAKINA, NATALIA A

03/14/2006 ----- Courtroom Minutes in S12 -----

Hon: ARNOLD D. ROSENFIELD Rep: VALERIE B PAPALE Clk: Missy Lemley ISSUES: RS: BIFURCATION; PE: REVIEW, SPOUSAL SUPPORT, ATTORNEYS FEES

Counsel Douglas Provencher is present with Petitioner NATALIA A SIDIAKINA.

Counsel Bruce H Schwartz is present with Respondent SIAMAK NAVID. Upon conclusion of discussions, COURT ORDERS:

Beginning 4-1-06, Wife will assume the responsibility for the mortgage on the premises, and Husband is given 30 days to remove his property.

Court will reserve Husband the right to claim reimbursement for any storage costs.

Matter is set for hearing regarding the validity of the premarital agreement and the July 2005 agreement.

Points & Authorities and/or trial briefs are due 5-12-06.

Counsel agree discovery shall stay open until a week prior to the date of trial.

Time estimate 2 days

CONTINUED FROM 03-14-2006 TO 05-19-2006 - 05/19/2006 at 9:00am S12, BIFURCATION with reporter

NAVID, SIAMAK

CONTINUED FROM 03-14-2006 TO 05-19-2006 - 05/19/2006 at 9:00am S12, ATTORNEYS FEES with reporter

SIDIAKINA, NATALIA A

CONTINUED FROM 03-14-2006 TO 05-19-2006

VALIDITY OF PREMARITAL AGREEMENT & JULY 2005 AGREEMENT -05/19/2006 at 9:00am S12, CONFIRMATION, COURT TRIAL, OTHER with reporter

SIDIAKINA, NATALIA A \mathtt{PE}

Respondents counsel is to prepare and submit formal order for Courts signature.

SIDIAKINA/NAVID DISSO

03/27/2006 SUBSTITUTION OF ATTORNEY

PE SIDIAKINA, NATALIA A

NOTICE OF MOTION - 05/05/2006 at 9:00am S12, CONTINUANCE OF TRIAL DATE with reporter

PE SIDIAKINA, NATALIA A

03/28/2006 FINDINGS AND ORDER AFTER HEARING (OF 3/14/06)
RS NAVID, SIAMAK

04/03/2006 PROOF OF SERVICE BY MAIL PE SIDIAKINA, NATALIA A

04/10/2006 SUBSTITUTION OF ATTORNEY
PE SIDIAKINA, NATALIA A

04/17/2006 MEMO OF P/A'S IN SUPPORT
PE SIDIAKINA, NATALIA A
DECLARATION

PE SIDIAKINA, NATALIA A PROOF OF PERSONAL SERVICE PE SIDIAKINA, NATALIA A

04/21/2006 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION RS NAVID, SIAMAK

DECLARATION OF BRUCE SCHWARTZ IN RESPONSE TO PE'S NOM RS NAVID, SIAMAK

04/26/2006 SUBSTITUTION OF ATTORNEY SUB OUT/IN FOR (PE)
PE SIDIAKINA, NATALIA A

05/02/2006 IN OPPOSTITION TO PE'S DEC OF PREJUDICE UNDER 170.6 RECEIVED

05/05/2006 ----- Courtroom Minutes in S12 -----

Hon:ARNOLD D. ROSENFIELD Rep:Janet L. Hunnicu Clk:Missy Lemley ISSUES: CONTINUANCE OF TRIAL DATE

Counsel Lawrence C Buchanan is present with Petitioner NATALIA A SIDIAKINA.

Counsel Carla Boyd is present on behalf of Respondent SIAMAK NAVID.

OBJECTION TO HEARING PURSUANT TO CCP SECTION 170.3(C)(1) FOR FAILURE OF TRIAL JUDGE TO HONOR DISQUALIFICATION

Court will refer the filing of the 170.6 to the presiding judge for ruling.

Court is not ruling on the continuance request.

The continuance request is continued to 5-19-06.

Matter remains as set on 5-19-06 at 9:00 am in Dept 12 for master calendar.

*** Minutes Continued On Next Page ***

*** Minutes Continued From Previous Page *** CONTINUED FROM 05-05-2006 TO 05-19-2006 - 05/19/2006 at 9:00am S12, CONTINUANCE OF TRIAL DATE with reporter PE SIDIAKINA, NATALIA A

05/08/2006 RULING (C.C.P. SEC 170.6) (DENIED AS TO ADR)

05/10/2006 DECLARATION IN RESPONSE TO CCP SEC. 170.3 MOTINO FOR DISOUALIFICATION

05/19/2006 ----- Courtroom Minutes in S12 ------

Hon: ARNOLD D. ROSENFIELD Rep: MONA BABIN Clk: Missy Lemley ISSUES: CONFIRMATION, COURT TRIAL, VALIDITY OF PREMARITAL AGREEMENT AND JULY 2005 AGREEMENT; BIFURCATION; ATTORNEYS FEES; CONTINUANCE OF TRIAL DATE

Counsel Lawrence C Buchanan is present with Petitioner NATALIA A SIDIAKINA.

Counsel Bruce H Schwartz is present on behalf of Respondent SIAMAK NAVID.

Parties agree to continue the trial date to 7-21-06. Trial briefs due 7-11-06.

Previous due date for trial briefs of 6-5-06 is VACATED.

Matter remains submitted to an out-of-county judge for a decision as to the 170.3 motion filed by Cousnel Buchanan.

Matter set for status as to the ruling on 6-2-06 at 10:30 am, S12 CONTINUED FROM 05-19-2006 TO 06-02-2006

RULING ON 170.3 MOTION - 06/02/2006 at 10:30am S12, FURTHER PROCEEDINGS, SPECIAL SET with reporter

SIDIAKINA, NATALIA A

CONTINUED FROM 05-19-2006 TO 07-21-2006

**VALIDITY OF PREMARITAL AGREEMENT & JULY 2005 AGREEMENT -07/21/2006 at 9:00am S12, CONFIRMATION, COURT TRIAL, ATTORNEYS FEES, OTHER with reporter

PE SIDIAKINA, NATALIA A

CONTINUED FROM 05-19-2006 TO 07-21-2006 - 07/21/2006 at 9:00am S12, BIFURCATION with reporter RS NAVID, SIAMAK

06/01/2006 INCOME AND EXPENSE DECLARATION (PE) PE SIDIAKINA. NATALIA A

> RULING ON 170.3 MOTION (BY JUDGE ROSEMARY PFEIFFER, SAN MATEO CO. COURTS)

ORDER TO SHOW CAUSE - 07/11/2006 at 8:30am S12, SPOUSAL SUPPORT, ATTORNEYS FEES with reporter

PE SIDIAKINA, NATALIA A

SIDIAKINA/NAVID DISSO

06/02/2006 ----- Courtroom Minutes in S12 -----

Hon:ARNOLD D. ROSENFIELD Rep:M K Hentz Clk:Tracy Meyer ISSUES: RULING ON 170.3 MOTION

There is no appearance by Petitioner or her attorney Lawrence Buchanan.

Counsel Carla Boyd is present on behalf of Respondent SIAMAK NAVID.

The 170.3 Motion is denied. Petitioners Motion to re-open discovery is also denied with prejudice. The Court will however entertain a discussion as to whether or not that issue was actually before the court today.

- 06/14/2006 DEC REGARDING SERVICE OF DEC OF DISCLOSURE PE (PRELIM)
 PE SIDIAKINA, NATALIA A
- 06/23/2006 COPY OF ORDER DENYING REQUEST FOR STAY AND PETITION FOR WRIT OF MANDATE RECEIVED FROM DCA
- 06/28/2006 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION RS NAVID, SIAMAK INCOME AND EXPENSE DECLARATION (RS)
 RS NAVID, SIAMAK
- 06/29/2006 SUPPLEMENTAL DECLARATION of Petitioner Natalia A Sidiakina in Support

PE SIDIAKINA, NATALIA A

MEMO OF P&A IN SUPPORT

PE SIDIAKINA, NATALIA A

DECLARATION IN SUPPORT

PE SIDIAKINA, NATALIA A

06/30/2006 PE'S REVISED MEMO OF P & A RE RQST FOR TEMP SS AND ATTY'S FEES AND COSTS

PE SIDIAKINA, NATALIA A

- 07/06/2006 DECLARATION OF NATALIA A SIDIAKINA IN SUPPORT OF HER REQ'T FOR VERIFICATION OR CONTINUANCE OF THE TRIAL ON VALIDITY OF
- 07/07/2006 CLERK LETTER RETURNING Association of Atty to Bruce Schwartz via
 Box 168 needs to attach a completed pos
- 07/11/2006 ----- Courtroom Minutes in S12 ----Hon:ARNOLD D. ROSENFIELD Rep:K. JOHNSON Clk:Missy Lemley
 ISSUES: SPOUSAL SUPPORT; ATTORNEYS FEES
 Counsel Lawrence Buchanan is present with Petitioner NATALIA
 SIDIAKINA.

Counsel Carla Boyd appearing specially for Bruce Schwartz is present on behalf of Respondent SIAMAK NAVID.

Upon conclusion of discussions, Court uses its discretion and awards
*** Minutes Continued On Next Page ***

*** Minutes Continued From Previous Page *** \$2500 per month in spousal support.

This is a pendente lite spousal support order, reviewable and modifiable by both sides and court reserves further review, upon application, and retroactive to 6-1-06.

Court makes an unallocated award of \$8,000 in attorneys fees to be paid by Respondent within 30 days.

Each side will have until 7-21-06 to file trial briefs.

Matter remains set for master calendar on 7-21-06 at 9:00 am in S12. Petitioners counsel is to prepare and submit formal order for Courts signature.

07/12/2006 Association of Attorney RS NAVID, SIAMAK

07/14/2006 NOTICE OF MOTION

***QUASH SUBPOENA - 10/06/2006 at 9:30am S12, Quash (Family Law) with reporter

PE SIDIAKINA, NATALIA A

DECLARATION IN SUPPORT

PE SIDIAKINA, NATALIA A

07/19/2006 DECLARATION RE: NOTICE: EX PARTE APPLICATION

PE SIDIAKINA, NATALIA A

DECLARATION OF ATTY LAWRENCE C BUCHANAN IN SUPPT OF OST

PE SIDIAKINA, NATALIA A

NOTICE OF MOTION

WITHDRAWAL OF ATTY-OST - 07/21/2006 at 9:00am S12, ATTORNEYS FEES with reporter

PE SIDIAKINA, NATALIA A

07/20/2006 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION (LATE)

RS NAVID, SIAMAK

DECLARATION of Natalia A> Sidiakina

PE SIDIAKINA, NATALIA A

07/21/2006 ----- Courtroom Minutes in S12 -----

Hon:ARNOLD D. ROSENFIELD Rep:M K Hentz Clk:Missy Lemley ISSUES: CONFIRMATION, COURT TRIAL, ATTORNEYS FEES (PE); BIFUCATION (RS)

Counsel Lawrence C Buchanan is present with Petitioner NATALIA A SIDIAKINA.

Petitioner NATALIA SIDIANKINA is administered the oath and testifies on her own behalf.

Counsel James R Benoit is present on behalf of Respondent SIAMAK NAVID.

Petitioner does not oppose Counsel Buchanan's request to withdraw as attorney of record.

Petitioner to contact Counsel Boyd's office if she objects to the *** Minutes Continued On Next Page ***

*** Minutes Continued From Previous Page ***

Findings and Order After Hearing prepared and submitted by Counsel Buchanan from the 7-11-06 hearing.

Court signs order granting Counsel Buchanan's motion to be relieved as counsel.

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ORDER GRANTING ATTORNEY'S MOTION TO BE RELIEVED AS COUNSEL

Court reserves the request to preclude further motions being filed by Petitioner.

Court orders trial briefs be filed today.

REVISED-PART I - PETITIONER'S TRIAL BRIEF ON BIFURCATED ISSUES OF VALIDITY OF PROPERTY SETTLEMENT AGREEMENT AND PREMARITAL AGREEMENT REVISED-PART II - PETITIONER'S TRIAL BRIEF ON BIFURCATED ISSUES OF VALIDITY OF PROPERTY SETTLEMENT AGREEMENT AND PREMARITAL AGREEMENT TRIAL BRIEF RS

PETITIONER'S TRIAL BRIEF ON BIFURCATED ISSUE OF THE VALIDITY OF THE DECEMBER 9, 1999 PREMARITAL CONTRACT

PETITIONER'S TRIAL BRIEF ON BIFURCATED ISSUE OF THE VALIDITY OF THE JULY 3, 2005 AGREEMENT

Matter continued and Petitioner to appear with new counsel to set a new trial date.

CONTINUED FROM 07-21-2006 TO 08-14-2006 - 08/14/2006 at 8:30am S12, TO SET, COURT TRIAL, ATTORNEYS FEES, OTHER with reporter PE SIDIAKINA, NATALIA A

07/21/2006 ORDER ON ATTORNEYS MOTION TO BE RELIEVED AS COUNSEL

07/28/2006 ORDER TO SHOW CAUSE - 08/29/2006 at 8:30am S12, ATTORNEYS FEES with reporter

PE SIDIAKINA, NATALIA A

08/03/2006 ORDER SCANNED INTO IMAGING SYSTEM dated 7/21/06

08/14/2006 ----- Courtroom Minutes in S12 ------

Hon: ARNOLD D. ROSENFIELD Rep: KAREN THOMPSON Clk: Kari Korreng DOMESTIC CALENDAR

ISSUES: TO SET, COURT TRIAL, ATTORNEYS FEES

Petitioner NATALIA A. SIDIAKINA, self represented party, is present, is administered the oath and testifies.

Counsel James R. Benoit is present on behalf of Respondent Siamak Navid.

Matter is continued for Petitioner to obtain counsel TRIAL SETTING ORDER

CONTINUED FROM 08/14/2006 TO - 10/06/2006 at 9:00am S12, TO SET, COURT TRIAL, ATTORNEYS FEES with reporter estimated time 3 DAYS PE SIDIAKINA, NATALIA A

FINDINGS AND ORDER AFTER HEARING for the hearing on 7/11/2006 ***Amended minutes****

AMENDED TRIAL SETTING ORDER

Trial briefs are due by 9/26/2006.

SIDIAKINA/NAVID DISSO

08/14/2006 ORDER TO SHOW CAUSE

REQUEST FOR ADR - 09/14/2006 at 8:30am S12, ATTORNEYS FEES, OTHER with reporter

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PE SIDIAKINA, NATALIA A

MEMO OF P&A IN SUPPORT PE

PE SIDIAKINA, NATALIA A

DECLARATION OF PE IN SUPORT OF REQUEST FOR ADDITIONAL ATTORNEY'S FEES & COSTS

PE SIDIAKINA, NATALIA A

08/16/2006 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION RS NAVID, SIAMAK

DECLARATION of Bruce H Schwartz in Response to Petitioner's OSC

RS NAVID, SIAMAK

08/18/2006 PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

08/23/2006 SUBSTITUTION OF ATTORNEY

PE SIDIAKINA, NATALIA A

08/25/2006 WAGE ASSIGNMENT FOR SPOUSAL SUPPORT

08/30/2006 PROOF OF PERSONAL SERVICE OSC TO B SCHWARTZ PE SIDIAKINA, NATALIA A

09/01/2006 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION RS NAVID, SIAMAK

09/05/2006 DECLARATION RE: NOTICE: EX PARTE APPLICATION (PE)

PE SIDIAKINA, NATALIA A

DECLARATION OF NATALIA SIDIAKINA IN SUPPT OF OST (PE)

PE SIDIAKINA, NATALIA A

DECLARATION OF JACKIE L MARTENS, ESQ, IN SUPPT OF WIFES OSC TO

VACATE 06/02/06 ORDER DENYING MTN TO REOPEN DISC AND WIFES EX PARTE PE SIDIAKINA, NATALIA A

ORDER TO SHOW CAUSE

**VACATE 06/02/06 ORDER DENYING MTN TO REOPEN DISCOVERY, CONTEMPT SA - 09/14/2006 at 8:30am S12, ATTORNEYS FEES with reporter

PE SIDIAKINA, NATALIA A

09/07/2006 PROOF OF PERSONAL SERVICE

PE SIDIAKINA, NATALIA A

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SIDIAKINA/NAVID DISSO

09/12/2006 Declaration in Oppo to Pe's OSC

RS NAVID, SIAMAK

Rs's Atty's Fees Declaration

RS NAVID, SIAMAK

RS'S P/A'S IN OPPO TO PE'S REQUEST FOR REOPEN DISCOVERY

RS NAVID, SIAMAK

RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION

RS NAVID, SIAMAK

Declaration in Oppo

RS NAVID, SIAMAK

INCOME AND EXPENSE DECLARATION (PE)

PE SIDIAKINA, NATALIA A

DECLARATION OF JACKIE MARTENS, ESQ

PE SIDIAKINA, NATALIA A

09/14/2006 ------ Courtroom Minutes in S12 -----

Hon:ARNOLD D. ROSENFIELD Rep:M K Hentz Clk:Kari Korreng

DOMESTIC CALENDAR

ISSUES: ATTORNEYS FEES, FURTHER PROCEEDINGS

Counsel Jackie L. Martens is present with Petitioner Natalia A. Sidiakina.

Counsel Larry Buchanan is previous counsel of Petitioner Natalia A. Sidiakina.

Counsel Carla Boyd is present on behalf of Respondent Siamak Navid.

Upon conclusion of oral argument; the Court orders the following, The Court is going to reserve the June 2 matter and the issue of discovery reopening. The Court's denied order will stand, discovery was cut - off.

Petitioner is ordered to pay attorneys fees to Larry Buchanan in the amount of \$8,000 within 15 days.

Petitioner is ordered to pay attorneys fees to Carla Boyd in the amount of \$1,000 witin 15 days.

Petitioner is ordered to pay attorneys fees to Jackie Martens in the amount of \$2,500.

Court reserves jurisdiction as to further order of unallowcated attorney's fees.

Counsel Boyd is to prepare and submit formal order for Courts signature.

09/14/2006 DECLARATION of Carla F Boyd re Review of Transcript of Deposition of Respondent

RS NAVID, SIAMAK

PROOF OF PERSONAL SERVICE

RS NAVID, SIAMAK

09/20/2006 CLERK LETTER RETURNING joinder docs to Carolyn McBeath and Kathleen Smith via Box 21 - need sub of atty - Martens represents Sidiakina

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09/25/2006 ASSOCIATION OF ATTORNEY - CIVIL AS TO KATHLEEN SMITH FOR (PE)
PE SIDIAKINA, NATALIA A

REQUEST FOR JOINDER OF EMPLOYEE BENEFIT PLAN AND ORDER PB SMITH-BARNEY

PLEADING ON JOINDER-EMPLOYEE BENEFIT PLAN

PB SMITH-BARNEY

REQUEST FOR JOINDER OF EMPLOYEE BENEFIT PLAN AND ORDER PB FIDELITY PLAN ADMINISTRATORS, INC. (OBO AGILENT TE

PLEADING ON JOINDER-EMPLOYEE BENEFIT PLAN

PB FIDELITY PLAN ADMINISTRATORS, INC. (OBO AGILENT TE

REQUEST FOR JOINDER OF EMPLOYEE BENEFIT PLAN AND ORDER

PB ADDISON AVENUE FINANCIAL PARTNERS / CUSO FINANCIAL

PLEADING ON JOINDER-EMPLOYEE BENEFIT PLAN

PB ADDISON AVENUE FINANCIAL PARTNERS / CUSO FINANCIAL

09/26/2006 SUPPLEMENTAL TRIAL BRIEF RE: EFFECT OF FELLOWS DECISION RS NAVID, SIAMAK

TRIAL BRIEF SUPPLEMENTAL OF PE PE SIDIAKINA, NATALIA A

09/28/2006 PROOF OF SERVICE BY MAIL PE SIDIAKINA, NATALIA A

10/05/2006 FINDINGS AND ORDER AFTER HEARING

NOTICE OF MOTION

***PETITION FOR ARBITRATION AND MOTION TO STAY PENDING - 11/09/2006 at 8:30am S12, OTHER with reporter

PE SIDIAKINA, NATALIA A

DECLARATION OF PE IN SUPPORT O PE'S PETITION FOR ARBITRATION AND MOTION TO STAY PROCEEDINGS

PE SIDIAKINA, NATALIA A

MEMO OF P&A IN SUPPORT PE

PE SIDIAKINA, NATALIA A

10/06/2006 ----- Courtroom Minutes in S12 -----

Hon:ARNOLD D. ROSENFIELD Rep:M K Hentz Clk:Kari Korreng FAMILY LAW MASTER CALENDAR

ISSUES: TO SET, COURT TRIAL, ATTORNEYS FEES

Counsel Kathleen J. Smith is present with Petitioner Natalia A. Sidiakina.

Counsel James R. Benoit is present on behalf of Respondent Siamak Navid.

Upon conclusion of oral argument; the Court sets the matter as follows;

The Court will consider the Notice of Motion filed 10/5/06 as a Motion in Limine.

Respondent shall have until up to the day of trial to file their response to the Notice of Motion.

CONTINUED FROM 10/06/2006 TO

*** Minutes Continued On Next Page ***

1.4

*** Minutes Continued From Previous Page *** ***1ST SETTLEMENT CONF AND THEN POSSIBLE COURT TRIAL*** -10/11/2006 at 8:30am S12, SETTLEMENT CONFERENCE, COURT TRIAL, ATTORNEYS FEES with reporter estimated time 3 DAYS SIDIAKINA, NATALIA A New time estimate of 1 day

10/11/2006 ----- Courtroom Minutes in S12 -----Hon: ARNOLD D. ROSENFIELD Rep:M K Hentz Clk:L. C. Beas SETTLEMENT CONFERENCE

> Issues: Settlement Conference, Court Trial and Attorney's Fees Counsel Kathleen J Smith is present with Petitioner Natalia Sidiakina.

Petitioner Natalia Sidiakina, is present, is administered the oath and testifies.

Counsel James R Benoit and Bruce H Schwartz are present with Respondent Siamak Navid.

Respondent Siamak Navid, is present, is administered the oath and testifies.

The parties have tentatively reached an agreement regarding all issues. Respondent shall pay \$143,500 through bankruptcy proceedings. If this amount is negotiable and amount paid is less the difference shall be divided between the parties.

Court reserves jurisdiction regarding the difference amount.

Respondent shall pay \$60,000 to Petitioner. \$30,000 to be

allocatedas spousal support--payable \$15,000 by 11/1/06 and \$15,000 by 7/1/07. \$30,000 allocated as community property

division--payable \$15,000 by 11/1/06 and \$15,000 by 4/1/07.

If Petitioner vacates family residence before July 1, 2007,

Respondent shall pay her on day she vacates premises so long as he is given a 30 day notice.

Petitioner shall live rent free until 7/1/07--she shall pay for utilities.

Respondent shall pay mortgage payment.

Petitioner shall remove Respondent's name from all credit cards she

Petitioner shall keep the property in Russia as her sole and separate property.

Petitioner shall keep all jewelry in her possession.

Each party shall keep the vehicle in their possession along with any debts associated with the vehicle.

Respondent shall remove all of his personal property from the family residence and the garage by 11/15/06.

Each party to bear their own attorney's fees.

Respondent's attorney shall prepare the QUADROS and he shall be responsible for the costs.

Respondent shall pay John Miller for appraisal.

Court reserves jurisdiction regarding pensions and retirement plans.

Respondent waives any right he may have to Petitioner's pension *** Minutes Continued On Next Page ***

*** Minutes Continued From Previous Page ***

Parties waive the right to seek spousal support from the other in the future.

Court terminates the right to order spousal support to the other party as of this date.

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Upon Petititioner's testimony, Court grants dissolution of the marriage. Status to terminate December 31, 2006.

Petitioners counsel is to prepare and submit formal order for Courts signature.

CONTINUED FROM 10/11/06 TO

SET FOR TRIAL OR FILING OF SETTLEMENT AGREEMENT - 10/19/2006 at 8:30am S12, SETTLEMENT CONFERENCE, COURT TRIAL, ATTORNEYS FEES with reporter estimated time 3 DAYS

PE SIDIAKINA, NATALIA A

10/12/2006 PROOF OF SERVICE BY MAIL PE SIDIAKINA, NATALIA A

10/19/2006 ----- Courtroom Minutes in S12 -----

Hon:ARNOLD D. ROSENFIELD Rep:Karen Stewart Clk:Tracy Meyer DOMESTIC

ISSUES: SETTLEMENT CONFERENCE; COURT TRIAL; ATTORNEYS FEES Counsel Kathleen Smith is present with Petitioner NATALIA SIDIAKINA.

Counsel James Benoit is present on behalf of Respondent SIAMAK NAVID.

Parties are unable to reach an agreement.

CONTINUED FROM 10/19/2006 TO - 10/27/2006 at 9:00am S12, CONFIRMATION, COURT TRIAL, ATTORNEYS FEES with reporter estimated time 3 DAYS

PE SIDIAKINA, NATALIA A

10/27/2006 ----- Courtroom Minutes in S12 -----

Hon: GARY NADLER Rep: Deanne Murphey Clk: I ROSARIO

***** CALLED IN DEPARTMENT 8 ****

MASTER CALENDAR; CONFIRMATION, COURT TRIAL, ATTORNEYS FEES Counsel Kathleen Smith is present on behalf of Petitioner NATALIA SIDIAKINA

Counsel James Benoit is present on behalf of Respondent SIAMAK NAVID.

Counsel Kathleen Smith files a REQUEST FOR DISQUALIFICATION pursuant CCP 170.1

The matter is continued for ruling by Judge Rosenfield.

CONTINUED FROM 10/27/2006 TO - 10/31/2006 at 8:30am S12, RULING,

DISQUALIFY, TO SET COURT TRIAL with reporter estimated time 3 DAYS

PE SIDIAKINA, NATALIA A

10/27/2006 REQUEST FOR DISQUALIFICATION PURSUANT TO 170.1 (ROSENFIELD)

SIDIAKINA/NAVID DISSO

10/31/2006 ----- Courtroom Minutes in S12 -----

Hon: ARNOLD D. ROSENFIELD Rep: Ellen Cooper Clk: Tracy Meyer

ISSUES: RULING TO DISQUALIFY; TO SET

Counsel Kathleen Smith is present on behalf of Petitioner NATALIA SIDIAKINA

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Counsel James Benoit is present with Respondent SIAMAK NAVID.

The parties were instructed by Judge Nadler to be present in Court on today's date. The Court advises the parties that their appearance today was not necessary.

The Court informs the parties that it is willing to step down in this matter. The Court does not believe that it is prejudice in this matter however understands that based on statements made duringthe judicial settlement conferene there may be an appearance of bias. The Court will recuse itself from hearing the trial in this matter and grants the 170.6 without a written statement. The Court offers it's time to oversee an additional Settlement Conference.

CONTINUED FROM 10/31/2006 TO - 11/01/2006 at 1:30pm S12, SETTLEMENT CONFERENCE with reporter estimated time 3 DAYS PE SIDIAKINA, NATALIA A

170.3 RECUSAL BY ARNOLD ROSENFIELD

11/01/2006 ----- Courtroom Minutes in S12 -----

Hon: ARNOLD D. ROSENFIELD Rep: MONA BABIN Clk: Tracy Meyer SETTLEMENT CONFERENCE

Counsel Kathleen Smith is present with Petitioner Natlia Sidiakina.

Counsel James Benoit is present with Respondent SIAMAK NAVID. SETTLEMENT CONFERENCE HELD

Settlement Conference is held.

Matter comes before the Court for announcement of Settlement on the Record.

Stipulation is announced, both parties agree, and the Court so orders.

Petitioners counsel is to prepare and submit formal order for Courts signature.

STIPULATION AND ORDER RE: MODIFICATION OF TEMPORARY SPOUSAL SUPPORT FAMILY LAW PLEADING - WAIVER OF DISQUALIFICATION OF JUDGE.

11/06/2006 NOTICE OF WITHDRAWAL OF ASSOCIATION OF COUNSEL OF JACKIE L MARTENS, ESQ (PE)

PE SIDIAKINA, NATALIA A SUBSTITUTION OF ATTORNEY OUT FOR (PE) PE SIDIAKINA, NATALIA A

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SIDIAKINA/NAVID DISSO

12/28/2006 NOTICE OF MOTION - 02/02/2007 at 9:30am S12, Set Aside (Family Law) with reporter

> NAVID, SIAMAK RS

PE SIDIAKINA, NATALIA A

01/05/2007 DECLARATION of Natalia a Sidiakina

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

01/22/2007 SUPPLEMENTAL DECLARATION (PE'S) IN SUPPORT OF WIFE'S MTN TO SET ASIDE THE ORAL STIP & ORDER OF 11/1/06, TO SET ASIDE STIP & ORDER PE SIDIAKINA, NATALIA A

PE'S MEMO OF P&A'S RE MTN TO SET ASIDE

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE OF DECL OF NATALIA A SIDIAKINA RE LTD SCOPE REP SIDIAKINA, NATALIA A

RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION RS NAVID, SIAMAK

MEMO OF P&A IN OPPOSITION

RS NAVID, SIAMAK

DECLARATION IN OPPOSITION

RS NAVID, SIAMAK

Declaration of Carla F. Boyd in Oppo to Pe's Mtn to Set Aside RS NAVID, SIAMAK

01/23/2007 CLERICAL CONTINUANCE - 2/02/2007 9:30A S12 Set Aside CONTINUED FROM 02/02/2007 TO - 02/16/2007 at 9:30am S8, Set Aside (Family Law) with reporter RS NAVID, SIAMAK

PE SIDIAKINA, NATALIA A

NOTICE OF RESCHEDULED HEARING

01/24/2007 PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

DECLARATION Declartion of PE

PE SIDIAKINA, NATALIA A

01/30/2007 NOTICE OF CHANGE OF ADDRESS RS NAVID, SIAMAK

SIDIAKINA/NAVID DISSO

02/02/2007 JUDGMENT AFTER TRIAL (12/31/06)

RS NAVID, SIAMAK

PE SIDIAKINA, NATALIA A

NOTICE OF ENTRY OF JUDGMENT (12/31/06)

RS NAVID, SIAMAK

PE SIDIAKINA, NATALIA A

PETITIONER'S REQUEST TO RESCHEDULE THE HEARING OF FEBRUARY 16, 2007 DUE TO UNAVAILABILTY OF COUNSEL

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PE SIDIAKINA, NATALIA A

02/07/2007 PROOF OF SERVICE BY MAIL

RS NAVID, SIAMAK

02/09/2007 Meet & Confer Decl of Carla Boyd & Ntc of Request for Sanctions RS NAVID, SIAMAK

SUBSTITUTION OF ATTORNEY

PE SIDIAKINA, NATALIA A

NOTICE OF LIMITED REPRESENTATION

PE SIDIAKINA, NATALIA A

DECLARATION OF DOUGLAS PROVENCHER IN SUPPORT OF PE'S REQ'T TO RESCHEDULE THE HRG OF 2/16/2007

PE SIDIAKINA, NATALIA A

NOTICE OF STIPULATED CONTINUANCE OF DOUGLAS PROVENCHER IN SUPPORT OF PE'S MTN TO SET ASIDE THE ORAL STIP & ORDER OF 11/1/06 PE SIDIAKINA, NATALIA A

02/13/2007 DECLARATION OF KATHLEEN SMITH IN SUPPORT OF PE'S MOTION TO SET ASIDE THE ORAL STIPULATION AND ORDER OF 11/1/06

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL DECLARATIONS

PE SIDIAKINA, NATALIA A

02/14/2007 ORDER ORDER ON DECLARATION OF PREJUDICE UNDER 170.6

170.6 DISQUALIFICATION AS TO JUDGE WONG

CLERICAL CONTINUANCE - 2/16/2007 9:30A S8 Set Aside

CONTINUED FROM 02/16/2007 TO - 04/13/2007 at 1:30pm S13, Set Aside (Family Law) with reporter

RS NAVID, SIAMAK

PE SIDIAKINA, NATALIA A

02/16/2007 NOTICE OF MOTION

NEW TRIAL ON VALIDITY & ENFORCEABILITY OF ORAL STIP & ORDER - 03/20/2007 at 11:00am S13, Set Aside (Family Law), SANCTIONS with reporter

PE SIDIAKINA, NATALIA A

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SIDIAKINA/NAVID DISSO

02/26/2007 MEMO OF P&A IN SUPPORT

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

SUPPLEMENTAL DECLARATION of Petitioner in Support of Wife's Mtn PE SIDIAKINA, NATALIA A

03/07/2007 DECLARATION OF CARLA BOYD IN OPPO TO PE'S REQUEST FOR SANCTIONS RS NAVID, SIAMAK

RS'S REQUEST THAT THE COURT REVIEW RS'S 1/22/07 FILINGS FOR 3/20/07 HEARING

RS NAVID, SIAMAK

SUPPLEMENTAL DECLARATION RS'SJ P'S&A'S IN OPPO TO PE'S NTC OF MOTION RS NAVID, SIAMAK

RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

03/15/2007 SUBSTITUTION OF ATTORNEY

RS NAVID, SIAMAK

NOTICE OF LIMITED REPRESENTATION

RS NAVID, SIAMAK

Reply Declaration

PE SIDIAKINA, NATALIA A

REQUEST FOR SANCTIONS

PE SIDIAKINA, NATALIA A

03/16/2007 PE'S PROPOSED JUDGMENT OF DISSOLUTION AND MEET & CONFER STATEMENT PE SIDIAKINA, NATALIA A PROOF OF SERVICE BY MAIL PE SIDIAKINA, NATALIA A

03/19/2007 NOTICE OF STIPULATED CONTINUANCE

CLERICAL CONTINUANCE - 3/20/2007 11:00A S13 Set Aside CLERICAL CONTINUANCE - 3/20/2007 11:00A S13 Set Aside CONTINUED FROM 03/20/2007 TO - 04/13/2007 at 1:30pm S13, Set Aside (Family Law), SANCTIONS with reporter PE SIDIAKINA, NATALIA A

03/21/2007 Petitioner's Request to Drop Request for New Trial from Wife's Mtn for 1)new trial, 2) to vacate or set aside, 3) SANCTIONS

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

03/29/2007 DECLARATION of Natalia Sidiakina re Her Reliance on her Atty's Error in Applying CCP 998 Penalties to this Case PE SIDIAKINA, NATALIA A

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SIDIAKINA/NAVID DISSO

04/03/2007 VOL 7 (OF 7) MADE

SUPPLEMENTAL P&A'S IN OPPO TO WIFE'S MTN TO SET ASIDE STIP'D JUDGMENT & FOR SANCTIONS

RS NAVID, SIAMAK

04/05/2007 PE'S REPLY DEC AND P & A'S RE FINANCIAL CALCULATIONS

04/10/2007 SUPPLEMENTAL ATTACHMENT TO RE'S RESPONSIVE DEC TO OSC OR MTN FILED 23/7/07

RS NAVID, SIAMAK

04/12/2007 REQUEST FOR STATEMENT OF DECISION IN WIFE'S MOTION TO VACATE OR SET ASIDE STIPULATED JUDGMENT

PE SIDIAKINA, NATALIA A

PETITIONER'S REVISED PROPOSED PARTIAL JUDGMENT OF DISSOLUTION PE SIDIAKINA, NATALIA A

04/13/2007 ----- Courtroom Minutes in S13 -----

Hon: JAMES G BERTOLI Rep:S STANDISH Clk: Marie Galvez LAW & MOTION: Two motions - Set Aside (2) and Sanctions Petitioner NATALIA SIDIAKINA, self represented party, is present. Counsel JAMES BENOIT and CARLA BOYD are present on behalf of Respondent SIAMAK NAVID.

Bankruptcy attorneys are also present.

Court denies request for sanctions. Petitioner is to have bankruptcy attorney call creditors. Both motions to be continued without prejudice.

CONTINUED FROM 04/13/2007 TO - 05/25/2007 at 1:30pm S13, Set Aside (Family Law) with reporter

RS NAVID, SIAMAK

PE SIDIAKINA, NATALIA A

CONTINUED FROM 04/13/2007 TO - 05/25/2007 at 1:30pm S13, Set Aside (Family Law), SANCTIONS with reporter

PE SIDIAKINA, NATALIA A

PETITIONER'S REVISED PROPOSED PARTIAL JUDGMENT OF DISSOLUTION REQUEST FOR STATEMENT OF DECISION IN WIFE'S MOTION FOR SANCTIONS OBJECTIONS TO TENTATIVE RULINGS IN WIFE'S MOTION TO SET ASIDESTIPULATION AND ORDER OF 11/1/06

REQUEST FOR STATEMENT OF DECISION IN WIFE'S MOTION FOR NEW EVIDENTIARY HEARING ON THE VALIDITY AND ENFORCEABILITY OF THE ORAL STIPULATION AND ORDER OF 11/1/06.

04/16/2007 STIP RE CITIGROUP GLOBAL MARKETS INC'S ACCT & ORDER THEREON

05/04/2007 ORDER TO SHOW CAUSE

PROPERTY CONTROL - 06/12/2007 at 1:30pm S13, SPOUSAL SUPPORT, ATTORNEYS FEES, COSTS, OTHER, INJUNCTIVE ORDER with reporter PE SIDIAKINA, NATALIA A

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SIDIAKINA/NAVID DISSO

05/10/2007 PROOF OF SERVICE BY MAIL PE SIDIAKINA, NATALIA A

05/14/2007 DEC REGARDING SERVICE OF DEC OF DISCLOSURE PE FINAL PETITIONER'S FINAL DECLARATION OF DISCLOSURE PE SIDIAKINA, NATALIA A

05/17/2007 CLERICAL CONTINUANCE - 6/12/2007 1:30P S13 SS
PE SIDIAKINA, NATALIA A
CONTINUED FROM 06/12/2007 TO

AMENDED PROPERTY CONTROL* - 06/12/2007 at 1:30pm S13, SPOUSAL SUPPORT, ATTORNEYS FEES, COSTS, OTHER, INJUNCTIVE ORDER with reporter

PE SIDIAKINA, NATALIA A MEMO OF P&A IN SUPPORT

PE SIDIAKINA, NATALIA A

DECLARATION IN SUPPORT

PE SIDIAKINA, NATALIA A

DECLARATION IN SUPPORT

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

05/22/2007 DECLARATION PETITIONER'S REPLY DECLARATION RE FRAUD AGAINST SONOMA SUPERIOR COURT

PROOF OF SERVICE BY MAIL PE SIDIAKINA, NATALIA A

05/25/2007 ----- Courtroom Minutes in S13 -----

Hon:JAMES G BERTOLI Rep:K. JOHNSON Clk:Marie Galvez ISSUES: TWO MOTIONS - SET ASIDE MOTIONS AND SANCTIONS Petitioner NATALIA SIDIAKINA, self represented party, is present. Counsel JAMES BENOIT and CARLA BOYD are present with Respondent SIAMAK NAVID.

Bankruptcy Attorney, Mr. Provencher is also present.

Judge will not make a decision on the two motions before the court.

Vacate court date of 06/12/2007 at 1:30 pm in Department 13.

PETITIONER'S STATEMENT OF DISQUALIFICATION OF JUDGE BERTOLI AND

OBJECTION TO HEARING ON 05/25/2007

Judge is to respond to disqualification within 10 days.

05/30/2007 ORDER RESP TO PETITIONER'S STMT OF DISQUALIFCATION OF JUDGE BERTOLI

06/07/2007 SUPPLEMENTAL DECLARATION OF ATTY DOUGLAS PROVENCHER IN SUPPORT OF PE SIDIAKINA, NATALIA A

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SIDIAKINA/NAVID DISSO

06/18/2007 SUPPLEMENTAL DECLARATION REVISED SUP DEC ATTY DOUGLAS B PROVENCHER IN SUPPORT OF PE MO TO SET ASIDE ORAL STIP AND ORDER AND PE MOTION PE SIDIAKINA, NATALIA A

08/01/2007 ORDER DENYING PETITIONER'S STATEMENT OF DISQUALIFICATION OF JUDGE BERTOLI

NOTICE OF MOTION

ENTRY OF JUDGMENT CCP 664.6 & BE HEARD BEFORE WIFE'S OSC -09/07/2007 at 1:30pm S13, OTHER with reporter

RS NAVID, SIAMAK

MEMO OF P&A IN SUPPORT

RS NAVID, SIAMAK

Amendment & Supplement to Responsive Declaration to Wife's Mtn filed 2/16/07

RS NAVID, SIAMAK

08/17/2007 ASSOCIATION OF COUNSEL

08/20/2007 NOTICE OF CHANGE OF ADDRESS OF ATTORNEY RS NAVID, SIAMAK

08/24/2007 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION PE SIDIAKINA, NATALIA A

08/31/2007 PE'S SUPPLEMENTAL P & A IN OPPO TO HUSBAND'S CCP664.6 MOTION

09/05/2007 PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

DECLARATION DOUGLAS PROVENCHER

PE SIDIAKINA, NATALIA A

PE'S OBJECTION TO ASSOCIATION OF ATTY CARLA BOYD AS HUSBANDS ATTY PE SIDIAKINA, NATALIA A

09/06/2007 CLERICAL CONTINUANCE - 9/07/2007 1:30P S13 OTHER CONTINUED FROM 09/07/2007 TO

SPECIAL SET L&M MATTERS - 09/14/2007 at 1:30pm S13, OTHER with reporter

RS NAVID, SIAMAK

09/07/2007 DECLARATION OF NATALIA SIDIAKINA RE REQUEST TO CONTINUE HEARING.....

PE SIDIAKINA, NATALIA A

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SIDIAKINA/NAVID DISSO

09/10/2007 CLERICAL CONTINUANCE - 5/25/2007 1:30P S13 Set Aside
CONTINUED FROM 05/25/2007 TO

SPECIAL SET - RESET - 09/14/2007 at 1:30pm S13, Set Aside
(Family Law) with reporter

RS NAVID, SIAMAK

PE SIDIAKINA, NATALIA A

CLERICAL CONTINUANCE - 5/25/2007 1:30P S13 Set Aside
CONTINUED FROM 05/25/2007 TO - 09/14/2007 at 1:30pm S13, Set Aside
(Family Law), SANCTIONS with reporter

PE SIDIAKINA, NATALIA A

CLERICAL CONTINUANCE

SPECIAL SET - RESET - 6/12/2007 1:30P S13 SS
CONTINUED FROM 06/12/2007 TO - 09/14/2007 at 1:30pm S13, SPOUSAL

SUPPORT, ATTORNEYS FEES, COSTS, OTHER, INJUNCTIVE ORDER with

09/11/2007 DECLARATION OF CARLA BOYD TERRE IN RESPONSE TO PE OBJ TO ASSOCIATION OF ATTY CARLA BOYD

09/12/2007 HUSBANDS REPLY POINTS AND AUTHORITIES

RS NAVID, SIAMAK

SIDIAKINA, NATALIA A

09/13/2007 NOTICE OF STIPULATED CONTINUANCE
(CONT MATTER TO 9/14/07)
PE SIDIAKINA, NATALIA A
Declaration

reporter

PE SIDIAKINA, NATALIA A

Ntc of Stay of Proceedings-Bankruptcy

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

PE SIDIAKINA, NATALIA A

Pe's Objection to Hearing on Husband's Motion

PE SIDIAKINA, NATALIA A

Pe's Objection to Tentative Rulings for Hearing on 9/14/07 PE SIDIAKINA, NATALIA A

09/14/2007 DEC REGARDING SERVICE OF DEC OF DISCLOSURE (RS'S FINAL)
RS NAVID, SIAMAK
INCOME AND EXPENSE DECLARATION (RS)
RS NAVID, SIAMAK

SIDIAKINA/NAVID DISSO

----- Courtroom Minutes in S13 -----

Hon: JAMES G BERTOLI Rep:K. JOHNSON Clk: Marie Galvez LAW & MOTION (4 MOTIONS): SET ASIDE (2) (FAMILY LAW), SPOUSAL SUPPORT, OTHER

Petitioner NATALIA SIDIAKINA, self represented party, is present. Counsel JAMES BENOIT and CARLA BOYD are present with Respondent SIAMAK NAVID.

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Bankruptcy Attorney, Mr. Provencher is also present.

PETITIONER'S DECLARATION RE NEW GROUNDS FOR DISQUALIFICATION AND SECOND STATEMENT OF DISQUALIFICATION OF JUDGE BERTOLI; OBJECTION TO HEARING ON 09/14/2007

Motion to disqualify Judge Bertoli lacks merit and is denied. Petitioner NATALIA SIDIAKINA is sanctioned \$1,000. \$500 of the fine is stayed and will not need to be paid as long as there is no further improper conduct in court. Pleadings will need prior approval before filing.

Motion is granted under Family Code Section 664.6 and Stipulation and Order dated 11/01/2006 is the basis for Judgment. Court stands behind previous Tentative Ruling to deny new trial.

Statements of Decision have to be filed no later than 10/05/2007. Statements have to be relevant only to Mr. Benoit's oral argument oftoday.

Sanctions are denied. The motion to disqualify Ms. Boyd is denied. Respondents counsel is to prepare and submit formal order for Courts signature.

Parties are to make an ex parte motion for disbursements of funds. Motion for Spousal Support and Attorney's Fees is denied. Petitioner's objections are noted for the record.

09/21/2007 NOTICE OF MOTION - 11/09/2007 at 1:30pm S13, WITHDRAW AS ATTORNEY
OF RECORD with reporter
PE SIDIAKINA, NATALIA A
DECLARATION IN SUPPORT
PE SIDIAKINA, NATALIA A

09/27/2007 PROOF OF SERVICE BY MAIL PE SIDIAKINA, NATALIA A

10/02/2007 VACATED PE'S NTC OF DISQUAL OF JGB AS A MATTER OF LAW & REQ TO VACATE ORDER9/14/07 ASSIGN CASE TO JUDGE NADLER, REC'D BUT NOT FILE

10/03/2007 ORDER DENYING REQUEST FOR DISQUALIFICATION AND STRIKING OF PLEADINGS

10/05/2007 PE OBJECTIONS TO RESPONDENT'S PROPOSED STATEMENT OF DECISION PE SIDIAKINA, NATALIA A

10/11/2007 PROPOSED STATEMENT OF DECISION

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SIDIAKINA/NAVID DISSO

10/12/2007 APPLICATION FOR WAIVER OF COURT FEES & COSTS (PE)

PE SIDIAKINA, NATALIA A

(PE) ORDER GRANTING APPLICATION FOR WAIVER OF COURT FEES & COSTS

EXPIRES 4/12/07

PE SIDIAKINA, NATALIA A

- 10/31/2007 COPY OF DCA ORDER (REQUEST FOR STAY DENIED PETITION FOR RELIEF DENIED)
- 11/05/2007 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION PE SIDIAKINA, NATALIA A
 PE'S OBJECTION TO HEARING AND DECLARATION IN OPPO TO MOTOIN TO BE RELIEVED AS COUNSEL
 PE SIDIAKINA, NATALIA A
- 11/07/2007 COPY OF PETITION FOR REVIEW COPY OF PETITION FOR REVIEW
- 11/09/2007 ------ Courtroom Minutes in S13 -----
 Hon:JAMES G BERTOLI Rep:Ellen Cooper Clk:L. C. Beas
 LAW AND MOTION FAMILY LAW CALENDAR

 ISSUES: WITHDRAW AS ATTORNEY OF RECORD

 Petitioner NATALIA A SIDIAKINA is present.

 Counsel, CAROLYN MCBEATH is present

 Upon conclusion of oral argument, Court adopts its previously

 published tentative ruling as follows:

 Motion to be relieved as counsel is GRANTED. Petitioner's attorney

 of record, CAROLYN A MCBEATH is hereby relieved as counsel.

 Court GRANTS Motion for withdrawal of attorney of record.

 ORDER ON ATTORNEYS MOTION TO BE RELIEVED AS COUNSEL
- 11/13/2007 ORDER STATEMENT OF DECISION
 FINDINGS AND ORDER AFTER HEARING (9/14/07)
 NOTICE OF APPEAL (RE ORDER OF 9/14/07, 10/3/07 & 11/9/)& 11/27/2007 at 8:00am CCO, DESIGNATIONS with reporter
 RS NAVID, SIAMAK
 AP SIDIAKINA, NATALIA A
- 11/14/2007 NOTIFICATION OF FILING OF NOTICE OF APPEAL TRANSMITTAL LETTER TO DCA
- 11/26/2007 NOTICE OF CRC 8.124 DESIGNATION 12/12/2007 at 8:00am CCO, MOTION OPPOSING APPEAL ON 5.1 with reporter

 AP SIDIAKINA, NATALIA A

 NOTICE DESIGNATING A REPORTER'S TRANSCRIPT 12/12/2007 at 8:00am

 CCO, COUNTER DESIGNATIONS with reporter

 AP SIDIAKINA, NATALIA A

11/28/2007 POS TO DCA

AP SIDIAKINA, NATALIA A

NOTICE OF CLERK'S DEFAULT, MUST DEPOSIT REPORTER'S FEES OR TRANSCRIPTS RE DESIGNATIONS FILED 11/26/07 - 12/14/2007 at 8:00am CCO, FEES/DEPOSITS with reporter

AP SIDIAKINA, NATALIA A

PROOF OF SERVICE OF REGISTER OF ACTIONS DCA FILE #A119808 D-4

11/29/2007 REPORTER'S WRITTEN WAIVER - K JOHNSON

COPY OF PETITION FOR WRIT OF MANDATE RE JUDGMENT OF 11/13/07 AP SIDIAKINA, NATALIA A

COPY OF EXHIBITS TO PETITION FOR WRIT OF MANDATE RE JUDGMENT OF 11/13/07

AP SIDIAKINA, NATALIA A

APPL FOR CLARIFICATION AND/OR RECONSIDERATION AND/OR REVOCATION OF FINDINGS AND ORDER AFTER HEARING AND STATEMENT OF DECISION PE SIDIAKINA, NATALIA A

11/30/2007 COPY OF DCA ORDER, DENYING REQUEST FOR STAY, PETITION FOR WRIT OF MANDATE

COPY OF NOTIFICATION OF THE FILING OF NOTICE OF APPEAL, MAILED 11/14/07, RETURNED BY POST OFFICE, NO FURTHER ADDRESS AVAILABLE PB ADDISON AVENUE FINANCIAL PARTNERS / CUSO FINANCIAL REPORTER'S WRITTEN ESTIMATE - M HENTZ (13.20) REPORTER'S WRITTEN WAIVER - S STANDISH

12/03/2007 REPORTER'S WRITTEN WAIVER - ELLEN COOPER (\$60.00, ALREADY PAID)
ORDER ON PE'S APPL FOR CLARIFICATION FILED 11/29/07

12/04/2007 COPY OF DOCKET(PURSUANT TO 8.124 DESIGNATIONS), MAILED 11/28/07, RETURNED BY POST OFFICE, NO FURTHER ADDRESS AVAILABLE

PB ADDISON AVENUE FINANCIAL PARTNERS / CUSO FINANCIAL

REPORTER'S WRITTEN WAIVER - M BABIN

REPORTER'S WRITTEN WAIVER - M HENTZ

NOTICE TO REPORTER TO PREPARE TRANSCRIPT - M HENTZ (10/11/06) - 01/07/2008 at 8:00am CCO, TRANSCRIPT with reporter

NOTICE TO REPORTER TO PREPARE TRANSCRIPT - E COOPER (10/31/06 &

11/9/07) - 01/07/2008 at 8:00am CCO, TRANSCRIPT with reporter

NOTICE TO REPORTER TO PREPARE TRANSCRIPT - M BABIN (11/1/06) -

01/07/2008 at 8:00am CCO, TRANSCRIPT with reporter

NOTICE TO REPORTER TO PREPARE TRANSCRIPT - S STANDISH (4/13/07) -

01/07/2008 at 8:00am CCO, TRANSCRIPT with reporter

NOTICE TO REPORTER TO PREPARE TRANSCRIPT - K JOHNSON (9/14/07) - 01/07/2008 at 8:00am CCO, TRANSCRIPT with reporter

12/07/2007 DESIGNATED TRANSCRIPT DEPOSITED BY REPORTER - K JOHNSON (9/14/07)

SIDIAKINA/NAVID DISSO

12/10/2007 COPY OF PETITION FOR WRIT OF MANDATE RE ORDERS OF 9/14/07

AP SIDIAKINA, NATALIA A

COPY OF EXHIBITS TO PETITION FOR WRIT OF MANDATE RE ORDERS OF 9/14/07

AP SIDIAKINA, NATALIA A
DESIGNATED TRANSCRIPT DEPOSITED BY REPORTER - S STANDISH (4/13/07)

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12/11/2007 DESIGNATED TRANSCRIPT DEPOSITED BY REPORTER
NOTICE OF APPEAL (re 2/2/07, 11/13/07 & 12/3/07) - 12/24/2007 at 8:00am CCO, DESIGNATIONS with reporter
RS NAVID, SIAMAK
AP SIDIAKINA, NATALIA A

12/12/2007 NOTIFICATION OF FILING OF NOTICE OF APPEAL TRANSMITTAL LETTER TO DCA

12/13/2007 DESIGNATED TRANSCRIPT DEPOSITED BY REPORTER - E COOPER (10/31/06, 11/9/07)

12/18/2007 AMENDED NOTICE OF APPEAL - 12/31/2007 at 8:00am CCO, DESIGNATIONS with reporter

RS NAVID, SIAMAK

AP SIDIAKINA, NATALIA A

NOTICE OF CRC 8.124 DESIGNATION - 01/03/2008 at 8:00am CCO, MOTION OPPOSING APPEAL ON 5.1 with reporter

AP SIDIAKINA, NATALIA A

NOTICE OF INTENT TO PROCEED W/O REPORTER'S TRANSCRIPT AP SIDIAKINA, NATALIA A

12/19/2007 NOTICE OF BANKRUPTCY STAY NO LONGER IN EFFECT PE SIDIAKINA, NATALIA A

12/21/2007 POS TO DCA

AP SIDIAKINA, NATALIA A
PROOF OF SERVICE OF REGISTER OF ACTIONS
AMENDED NOTICE DESIGNATING A REPORTER'S TRANSCRIPT - RELYING ON
TRANSCRIPT PREPARED FOR 1ST APPEAL - 01/08/2008 at 8:00am CCO,
COUNTER DESIGNATIONS with reporter
AP SIDIAKINA, NATALIA A

12/24/2007 POS TO DCA

AP SIDIAKINA, NATALIA A

12/26/2007 PROOF OF SERVICE BY MAIL PE SIDIAKINA, NATALIA A

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12/27/2007 COPY OF NTC OF APPEAL, MAILED 12/12/07, RETURNED BY POST OFFICE, NO

PB ADDISON AVENUE FINANCIAL PARTNERS / CUSO FINANCIAL

01/02/2008 NOTICE OF CLERK'S DEFAULT - 01/18/2008 at 8:00am CCO, DESIGNATIONS with reporter

01/04/2008 DESIGNATED TRANSCRIPT DEPOSITED BY REPORTER - M BABIN

01/11/2008 NOTICE OF CRC 8.124 DESIGNATION - 01/29/2008 at 8:00am CCO, MOTION OPPOSING APPEAL ON 5.1 with reporter

AP SIDIAKINA, NATALIA A

FURTHER ADDRESS AVAILABLE

NOTICE DESIGNATING A REPORTER'S TRANSCRIPT - 01/29/2008 at 8:00am CCO, COUNTER DESIGNATIONS with reporter

AP SIDIAKINA, NATALIA A

01/14/2008 POS TO DCA

AP SIDIAKINA, NATALIA A

NOTICE OF CLERK'S DEFAULT - 01/30/2008 at 8:00am CCO, FEES/DEPOSITS with reporter

01/15/2008 CERTIFIED TRANSCRIPT OF DESIGNATED PROCEEDINGS - M HENTZ (9/14/06)
PROOF OF SERVICE OF REGISTER OF ACTIONS

01/29/2008 CERTIFICATE RE 8.124 APPENDIX

TRANSMITTAL OF RECORD ON APPEAL/EXHIBITS

RS NAVID, SIAMAK

AP SIDIAKINA, NATALIA A

CERTIFICATE RE 8.124 APPENDIX

TRANSMITTAL OF RECORD ON APPEAL/EXHIBITS

RS NAVID, SIAMAK

AP SIDIAKINA, NATALIA A

02/04/2008 SIGNED GREEN RETURN RECEIPT FROM CERT MAIL RE APPEAL TO N SIDIAKINA (SIGNED FOR BY N SIDIAKINA)

SIGNED GREEN RETURN RECEIPT FROM CERT MAIL RE APPEAL TO DCA (SIGNED FOR ON 1/31/08)

02/05/2008 NOTICE OF OMISSIONS - 02/15/2008 at 8:00am CCO, TRANSCRIPT with reporter

02/06/2008 POS TO DCA

NOTICE TO REPORTER TO PREPARE & CERTIFY MISSING MATERIAL - M HENTZ (9/14/06) - 02/20/2008 at 8:00am CCO, TRANSCRIPT with reporter

02/08/2008 DESIGNATED TRANSCRIPT DEPOSITED BY REPORTER REPORTER'S WAIVER

SIDIAKINA/NAVID DISSO

02/11/2008 CERTIFICATE OF AUGMENTED CLERK'S TRANSCRIPT, 1 VOLUMES

02/13/2008 COPY OF CERTIFICATION OF MAILING (SHOWING RECEIVED BY THE DCA ON 1/31/08) - RE A120069

02/14/2008 SIGNED GREEN RETURN RECEIPT FROM CERT MAIL RE APPEAL TO N SIDIAKINA (SIGNED FOR BY NATALIA SIDIAKINA ON 2/13/08)

02/15/2008 COPY OF CERTIFICATE OF MAILING (SHOWING RECEIVED BY THE DCA ON 1/31/08) - RE A119808
SIGNED GREEN RETURN RECEIPT FROM CERT MAIL RE APPEAL TO DCA (SIGNED FOR ON 2/13/08)

03/07/2008 NOTICE OF CHANGE OF ADDRESS (ATTY CARLA BOYD)
RS NAVID, SIAMAK

07/17/2008 COPY OF UNTITLED DOCUMENT FROM NATALIA A SIDIAKINA TO CHIEF JUSTICES OF SUPREME COURT

07/21/2008 COPY OF APPELLANT'S OPENING BRIEF

09/15/2008 NOTICE OF MOTION

***SET ASIDE ORAL STIPULATION; ORDER TO ENTER JUDGMENT; SANCTIONS - 12/05/2008 at 10:15am S13, OTHER with reporter

RS NAVID, SIAMAK

PE SIDIAKINA, NATALIA A

APPLICATION FOR WAIVER OF COURT FEES & COSTS

PE SIDIAKINA, NATALIA A

ORDER GRANTING APPLICATION FOR WAIVER OF COURT FEES & COSTS PE SIDIAKINA, NATALIA A

09/16/2008 EXHIBITS TO PETITIONER'S DECLARATION IN SUPPORT OF SET ASIDE MOTION SUBMITTED SEPTEMBER 15, 2008
PE SIDIAKINA, NATALIA A

09/22/2008 PE'S NOTICEO F AND DECLARATION IN SUPPORT OF REQUEST TRO CALENDAR PE'S SET ASIDE MOTION FOR HEARING IN JUNE OF 2009 PE SIDIAKINA, NATALIA A

10/02/2008 EX PARTE PETITION AND DECLARATION RE: ORDER TO RESTORE MISSING DOCUMENT

RS NAVID, SIAMAK

10/06/2008 COPY OF RESPONDENT'S BRIEF COPY OF RESPONDENT'S APPENDIX

10/07/2008 COPY OF RESPONDENT'S BRIEF

SIDIAKINA/NAVID DISSO

11/24/2008 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION RS NAVID, SIAMAK MEMO OF P&A IN OPPOSITION RS NAVID, SIAMAK

12/01/2008 COPY OF MOTION

COPY OF EXHIBITS TO MOTION

12/03/2008 DECLARATION OF JUDITH WALENTA RN, CFNP IN SUPPORT OF PETITIONER'S OBJECTION AND MOTIONS

PE SIDIAKINA, NATALIA A INCOME AND EXPENSE DECLARATION (PE)

PE SIDIAKINA, NATALIA A

12/04/2008 NOTICE OF MOTION

CHANGE OF VENUE - 06/04/2009 at 8:30am S22, OTHER with reporter PE SIDIAKINA, NATALIA A

NOTICE OF MOTION

SET ASIDE ORAL STIP ON 11/1/06 AND ORDER TO ENTER JUDGMENT UNDER - 06/04/2009 at 8:30am S22, OTHER with reporter

PE SIDIAKINA, NATALIA A

OBJECTIONS TO TENTATIVE RULINGS IN PETITIONER'S SET-ASIDE MOTION FILED 9/15/08

PE SIDIAKINA, NATALIA A

NOTICE OF STAY OF PROCEEDINGS

PE SIDIAKINA, NATALIA A

12/05/2008 ----- Courtroom Minutes in S13 -----

Hon: JAMES G BERTOLI Rep: MONA BABIN Clk: Marie Galvez ISSUE: SET ASIDE ORAL STIPULATION; ORDER TO ENTER JUDGMENT; SANCTIONS

There is no appearance by either side.

There being no opposition, Court adopts its previously published tentative ruling as follows:

Motion to Set Aside Oral Stipulation and Vacate Judgment is DENIED. Petitioner has presented no evidence that the information upon which she bases her request to vacate the judgment from 2007 could not have been reasonably discovered until the motion was filed over one year after the date of the filing of this motion nor why it was not previously raised in her multiple attempts to set aside the judgment in this matter. Petitioner's request for sanctions is DENIED.

12/05/2008 EXHIBITS TO PE'S DEC IN SUPPORT OF AMENEDED SET ASIDE MOTION AND OBJECTION TO HEARING BEFORE JUDGE JAMES BERTOLI SUBMITTED FOR PE SIDIAKINA, NATALIA A

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SIDIAKINA/NAVID DISSO

12/15/2008 COPY OF REPLY TO MEMO OF OPPO TO AP MOTION COPY OF EXHIBITS TO REPLY TO MEMO OF OPPO TO AP MOTION

01/06/2009 COPY OF OF PETITION FOR EXTRAORDINARY RELIEF

01/14/2009 COPY OF OF APPELLANT REPLY BRIEF AP SIDIAKINA, NATALIA A COPY OF OF MOTION FOR PERMISSION TO CORRECT ETC AP SIDIAKINA, NATALIA A

01/20/2009 COPY OF ANSWER TO PETITION FOR EXTRAORDINARY RELIEF

01/29/2009 COPY OF REPLY TO MEMO OF OPPO TO AP MOTION

02/03/2009 COPY OF REPLY TO ANSWER TO PETITION FOR EXTRAORDINARY RELIEF.

03/03/2009 COPY OF AP REOUEST FOR AN ORAL ARGUMENT

05/21/2009 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION RS NAVID, SIAMAK RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION

RS NAVID, SIAMAK

P&A'S IN OPPOSITION

RS NAVID, SIAMAK

05/29/2009 CLERICAL CONTINUANCE - 6/04/2009 8:30A S22 OTHER

PE SIDIAKINA, NATALIA A

NTC OF RESCHEDULED HRG-CONT'D FROM 06/04/2009 TO ***CHANGE OF VENUE*** - 06/26/2009 at 9:30am S22, OTHER with reporter

PE SIDIAKINA, NATALIA A

CLERICAL CONTINUANCE - 6/04/2009 8:30A S22 OTHER

SIDIAKINA. NATALIA A

NTC OF RESCHEDULE HRG-CONT'D FROM 06/04/2009 TO

***SET ASIDE ORAL STIP ON 11/1/06 & ORDER TO ENTER JUDGMENT UNDER -06/26/2009 at 9:30am S22, OTHER with reporter PE SIDIAKINA, NATALIA A

06/17/2009 COPY OF NOTICE OF RESCHEDULED HEARING, MAILED 5/29/2009, RETURNED BY POST OFFICE, NO FURTHER ADDRESS AVAILABLE

06/26/2009 ----- Courtroom Minutes in S22 -----

Hon: JAMES G BERTOLI Rep: Cyndi Nguyen Clk: Maria Tapia ISSUES: (2 MOTIONS) - CHANGE OF VENUE, SET ASIDE ORAL STIP ON 11/1/06 AND ORDER TO ENTER JUDGMENT UNDER

There is no appearance by either side.

Matter is DROPPED from calendar on Court's own motion, as Petitioner failed to obtain court authorization to file her motions.

SIDIAKINA/NAVID DISSO

08/20/2009 COPY OF DCA DECISION (JUDGMENT AFFIRMED)

10/01/2009 COPY OF APPELLANT'S PETITION FOR REVIEW (FILED W/SUPREME COURT)

10/19/2009 COPY OF ANSWER TO PETITION FOR REVIEW

10/27/2009 COPY OF REPLY TO ANSWER TO PETITION FOR REVIEW (FILED WITH SUPREME COURT)

11/19/2009 REMITTITUR - JUDGMENT AFFIRMED

11/23/2009 REMITTITUR - JUDGMENT AFFIRMED

11/30/2009 MEMORANDUM OF COSTS ON APPEAL RS NAVID, SIAMAK

12/17/2009 NOTICE OF MOTION

VEXATIOUS LITIGANT PREFILING ORDER, ENFORCE JUDGMENT - 02/26/2010 at 9:30am S22, ATTORNEYS FEES, COSTS, OTHER with reporter

RS NAVID, SIAMAK

MEMO OF P&A IN SUPPORT

RS NAVID, SIAMAK

DECLARATION IN SUPPORT - JAMES R BENOIT

RS NAVID, SIAMAK

REQUEST FOR JUDICIAL NOTICE

RS NAVID, SIAMAK

INCOME AND EXPENSE DECLARATION RS

RS NAVID, SIAMAK

12/18/2009 FEE WAIVER HAS EXPIRED

PE SIDIAKINA, NATALIA A

12/23/2009 PROOF OF SERVICE BY MAIL

RS NAVID, SIAMAK

02/03/2010 ATTACHMENT TO DECLARATION OF JAMES R BENOIT RE ATTY FEES ON APPEAL RS NAVID, SIAMAK

ATTACHMENTS TO REQ'T THAT CT TAKE JUDICIAL NTC OF CT RECORDS RS NAVID, SIAMAK

02/18/2010 DECLARATION RE MEET & CONFER

RS NAVID, SIAMAK

PROOF OF SERVICE BY MAIL

RS NAVID, SIAMAK

02/22/2010 PROOF OF SERVICE BY MAIL

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SIDIAKINA/NAVID DISSO

02/23/2010 FUNDS TENDERED TO COURT UNDER JUDGMENT RS NAVID, SIAMAK

02/26/2010 ----- Courtroom Minutes in S22 -----

Hon: JAMES G BERTOLI Rep: None Clk: Maria Tapia (OFF THE RECORD)

LAW & MOTION CALENDAR

ISSUE: VEXATIOUS LITIGANT PREFILING ORDER, ENFORCE JUDGMENT There is no appearance by either side.

Mr. Benoit is requesting an appearance, case to be continued. CONTINUED FROM 02/26/2010 TO

VEXATIOUS LITIGANT PREFILING ORDER, ENFORCE JUDGMENT - 03/01/2010 at 1:30pm S22, ATTORNEYS FEES, COSTS, OTHER with reporter

RS NAVID, SIAMAK

03/01/2010 ----- Courtroom Minutes in S22 -----

Hon: JAMES G BERTOLI Rep: MONA BABIN Clk: Maria Tapia FAMILY LAW & MOTION CALENDAR

ISSUES: ATTORNEYS FEES, COSTS

Petitioner NATALIA SIDIAKINA is not present.

Counsel JAMES BENOIT is present on behalf of Respondent SIAMAK NAVID.

Mr. Benoit appeared to voice his opinion about the prejudice to his client. Case to be continued per the ADA request.

CONTINUED FROM 03/01/2010 TO

VEXATIOUS LITIGANT PREFILING ORDER, ENFORCE JUDGMENT - 07/23/2010 at 9:30am S22, ATTORNEYS FEES, COSTS, OTHER with reporter

RS NAVID, SIAMAK

- 03/02/2010 ORDER DENYING REQUEST FOR 170.1 DISQUALIFICATION (**FILED UNDER SEAL**)
- 04/12/2010 COPY OF ORDER RE: BRIEFS FILED BY DCA
 COPY OF ORDER RE: FILING UNDER SEAL FILED BY DCA
 COPY OF PETITION FOR WRIT OF MANDATE BY PERSON WITH DISABILITIES
 FILED BY DCA 4-2-10
 COPY OF PETITION FOR WRIT OF MANDATE BY PERSON WITH DISABILITIES
 FILED BY DCA ON 3-12-10
- 05/13/2010 COPY OF DCA ORDER (PETITION FOR WRIT OF MANDATE DENIED)
- 07/22/2010 OBJECTIONS TO TENTATIVE RULINGS FOR HEARING ON 7/23/10 STMT OF DISQAL AND OBJ TO HEARING BEFORE JUDGE BERTOLI ORDER DENYING REQUEST FOR DISQUALIFICATION (7/22/10)

SIDIAKINA/NAVID DISSO

07/23/2010 ----- Courtroom Minutes in S22 -----

Hon: JAMES G BERTOLI Rep: MONA BABIN Clk: Maria Tapia ISSUES: ATTORNEYS FEES, COSTS, VEXATIOUS LITIGANT PREFILING ORDER, ENFORCE JUDGMENT

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Petitioner NATALIA SIDIAKINA is not present.

Counsel JAMES BENOIT is present on behalf of Respondent SIAMAK NAVID.

Hearing is held in closed session.

Court is informed that Petitioner is not appearing due to illness. Petitioner submitted a request for accommodations under the American Disabilities Act. If there is a transcript produced from these proceedings, it is to be sealed and Respondent is not to distribute it. On 07/21/2010, Ms. Sidiakina delivered to Court, a Notice of Stay of Proceedings with a pleading for Federal Court, suing a number of parties, this judge and Court. Court received the filing but did not file the pleading. This pleading does not stay these proceedings. Court is not staying the dissolution proceedings. Court also received an objection from Ms. Sidiakina and that Court be recused from case.

Court has summarily stricken the 170.1 because request is not verified or under penalty of perjury. Court has already filed an order denying the request for disqualification. Regarding request for 170.3 where Court recuses itself and Ms. Sidiakina has filed a lawsuit against this judge, that it automatically disqualifies this judge. Judge does not disqualify himself under Section 170.3. Section 170.4 deals with a filing which was not filed under penalty of perjury. Court addresses requests for continuance under American Disabilities Act so she may prepare the necessary pleadings due to this matter and to obtain counsel. Regarding continuance, there are no new facts. No continuance is granted as it delays the case.

There being no opposition, Court adopts its previously published tentative ruling as follows:

Respondent's Motion for Enforcement of Judgment is GRANTED. (1) The Court orders that Attorney Douglas Provencher be retained for the purpose of negotiating with the parties' creditors. When agreement with each creditor is reached, Attorney Carla Boyd Terre is authorized to distribute funds currently held by her in trust to the respective creditors in the agreed upon amount. (2) The Clerk of the Court is authorized to return the \$15,000 tendered by Respondent under his check number 2199 that was to be paid to Petitioner's attorney upon Petitioner vacating the parties' real property. These funds shall act as a credit towards the award of attorney's fees to Respondent as discussed more fully below. (3) The Clerk of the Court is authorized to return the \$15,000 tendered by Respondent under his check number 2200 that was to be paid to Petitioner's as a buy-out of her claim for permanent spousal support. These funds shall act as a credit towards the award of attorney's fees to Respondent as discussed more fully below.

*** Minutes Continued On Next Page ***

*** Minutes Continued From Previous Page ***

(4) Respondent shall prepare the qualified domestic relations orders necessary for the distribution of Respondent's retirement benefits. Petitioner and Respondent shall equally share in the cost of the preparation of the QDRO's with Respondent advancing the costs of preparation. (5) Wife shall vacate the residence located at 746 Adobe Drive, Santa Rosa, California, forthwith. Additionally, the Court finds that the reasonable rental value of the residence is \$1,000 per month effective July 1, 2007 and that Petitioner is to pay Respondent \$1,000 per month for her occupancy of the residence from July 1, 2007 until she vacates the residence. (6) The Court awards to Respondent his attorney's fees in the amount of \$74,200.78 paid to respond to the appeals filed by Petitioner. The Court DENIES without prejudice, Respondent's request to have Petitioner declared a vexatious litigant. Respondent's motion was not accompanied by a memorandum in support of the motion as required by Cal.R.of Ct. Rule 3.1112.

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Respondents counsel is to prepare and submit formal order for Courts signature.

07/26/2010 VERIFICATION FOR OBJECTIONS TO TENTATIVE RULINGS FOR HEARING ON 7/23/2010 STMT OF DISQ & OBJ TO HRG BEFORE JUDGE JAMES BERTOLI

08/04/2010 ORDER VERIFIED ANSWER TO PE'S STATEMENT OF DISQUALIFICATION

08/05/2010 APPLICATION FOR WAIVER OF COURT FEES & COSTS

PE SIDIAKINA, NATALIA A

ORDER GRANTING APPLICATION FOR WAIVER OF COURT FEES & COSTS PE SIDIAKINA, NATALIA A

NOTICE OF APPEAL - 08/17/2010 at 8:00am CCO, DESIGNATIONS with reporter

RS NAVID, SIAMAK

AP SIDIAKINA, NATALIA A

STATEMETN OF DISQUALIFICATION & OBJECTIONS TO DECISIONS & ORDERS OF JUDGE JAMES BERTOLI

PE SIDIAKINA, NATALIA A

08/06/2010 NOTIFICATION OF FILING OF NOTICE OF APPEAL

APPLICATION FOR WAIVER OF COURT FEES & COSTS

AP SIDIAKINA, NATALIA A

ORDER GRANTING APPLICATION FOR WAIVER OF COURT FEES & COSTS

AP SIDIAKINA, NATALIA A

FEE WAIVER REQUESTED ON APPEAL TO DCA

AP SIDIAKINA, NATALIA A

TRANSMITTAL LETTER TO DCA

08/16/2010 FINDINGS AND ORDER AFTER HEARING (7/23/10 - VEXATIOUS LITIGANT)
ORDER PREFILING ORDER-VEXATIOUS LITIGANT
COPY OF DCA ORDER (FEE WAIVER AS TO FILING FEE ONLY GRANTED)

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SIDIAKINA/NAVID DISSO

08/17/2010 DCA FILE #A129313 D-4
NOTICE OF CLERK'S DEFAULT - DESIGNATIONS DUE BY 9/1 - 09/02/2010 at 8:00am CCO, DESIGNATIONS with reporter

08/30/2010 NOTICE DESIGNATING RECORD ON APPEAL

AP SIDIAKINA, NATALIA A

DESIGNATION OF CLERK'S TRANSCRIPT - 09/15/2010 at 8:00am CCO, COUNTER DESIGNATIONS with reporter

AP SIDIAKINA, NATALIA A

POS TO DCA

AP SIDIAKINA, NATALIA A

NOTICE DESIGNATING A REPORTER'S TRANSCRIPT - 09/15/2010 at 8:00am CCO, COUNTER DESIGNATIONS with reporter

AP SIDIAKINA, NATALIA A

POS TO DCA

AP SIDIAKINA, NATALIA A

08/31/2010 NOTICE OF STAY OF PROCEEDINGS

PE SIDIAKINA, NATALIA A

PROOF OF SERVICE BY MAIL

RS NAVID, SIAMAK

09/01/2010 NOTICE OF CLERK'S DEFAULT - 09/15/2010 at 8:00am CCO, DESIGNATIONS, FEES/DEPOSITS with reporter

09/13/2010 COPY OF NTC OF PREFILING ORDER - VEXATIOUS LITIGANT & OF FAILURE OF PETITIONER TO SEEK LEAVE OF PRESIDING JUDGE TO FILE NOTICE OF APPEL

09/14/2010 AMENDED NOTICE DESIGNATING RECORD ON APPEAL (UNLIMITED CIVIL CASE)

(OK TO FILE PER JANICE B/OK NOT TO COLLECT ADDITIONAL FEES PER

AMENDED DESIGNATION OF CLERK'S TRANSCRIPT - ANY COUNTERDESIGNATIONS

DUE BY 9/29/10 - 09/30/2010 at 8:00am CCO, COUNTER DESIGNATIONS

with reporter

AP SIDIAKINA, NATALIA A

AMENDED NOTICE DESIGNATING A REPORTER'S TRANSCRIPT - DESIGNATES TRANSCRIPTS FROM APPEALS A119808 & A120069 - 09/30/2010 at 8:00am CCO, COUNTER DESIGNATIONS with reporter

AP SIDIAKINA, NATALIA A

09/15/2010 POS TO DCA

AP SIDIAKINA, NATALIA A

09/20/2010 COPY OF NOTICE OF COMPLIANCE WITH PREFILING ORDER - VEXATIOUS LITIGANT

09/30/2010 ORDER DENYING CHALLENGE FOR CAUSE UNDER CCP 170.1

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SIDIAKINA/NAVID DISSO

- 10/01/2010 CLERK'S ESTIMATE WORKSHEET

 ESTIMATE FOR APPELLANT'S COPY OF CLERK'S TRANSCRIPT \$0 (FEE WAIVER)

 10/18/2010 at 8:00am CCO, FEES/DEPOSITS with reporter
 - ESTIMATE FOR RESPONDENT'S COPY OF CLERK'S TRANSCRIPT \$1697.97 10/19/2010 at 8:00am CCO, FEES/DEPOSITS with reporter
- 10/18/2010 COPY OF MOTION TO DISMISS APPEAL OR REQUIRE SECUTIRY MEMORANDUM IN SUPPORT THEREOF FILED WITH THE DCA

 COPY OF MOTION FOR COURT OF APPEAL TO TAKE JUDICIAL NOTICE UNDER DVIDENCE CODE 459, MEMO IN SUPPORT

 COPY OF SUPPORTING DOCUMENTS ACCOMPANYING MOTION TO DISMISS APPEAL FILED WITH DCA
- 10/26/2010 COPY OF DCA ORDER (REQUEST FOR JUDICIAL NOTICE GRANTED)
- 10/27/2010 COPY OF PETITION FOR REHEARING OF MOTION TO DISMISS APPEAL OR REQUIRE SECURITY AND MEMO IN SUPPORT THEREOF NOTICE OF CHANGE OF ADDRESS

 RS NAVID, SIAMAK
- 10/29/2010 COPY OF DCA ORDER (PETITION FOR REHEARING OF 10/22/10 ORDER DENYING RESPONDENT'S MOTION TO DISMISS DENIED)
- 11/15/2010 CERTIFICATE OF CLERK'S TRANSCRIPT, 16 VOLUMES TRANSMITTAL OF RECORD ON APPEAL/EXHIBITS

 RS NAVID, SIAMAK

 AP SIDIAKINA, NATALIA A
- 11/16/2010 ROUTING NUMBERS FROM SENDING RECORD ON APPEAL TO DCA & NATALIA SIDIAKINA
- 12/06/2010 COPY OF CERT. OF MAILING, MAILED 11/15, RETURNED BY POST OFFICE, REMAILED 12/6
 RS NAVID, SIAMAK
- 12/14/2010 MEMO OF P&A IN SUPPORT

 RS NAVID, SIAMAK

 NOTICE OF MOTION

 FOR WRIT OF POSSESSION 01/24/2011 at 1:30pm S22, OTHER with reporter

 RS NAVID, SIAMAK
- 12/15/2010 PROOF OF SERVICE BY MAIL NOTICE OF MOTION RS NAVID, SIAMAK
- 01/18/2011 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION PE SIDIAKINA, NATALIA A

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CIVIL PROCEEDINGS AS OF 9/04/2013

SIDIAKINA/NAVID DISSO

01/20/2011 REPLY POINTS AND AUTHORITIES IN SUPPORT OF MOTION TO ORDER ISSUANCE OF WRIT OF POSSESSION

RS NAVID, SIAMAK

REQUEST THAT COURT TAKE JUDICIAL NOTICE OF COURT RECORDS UNDER EVIDENCE CODE SECTION 453

RS NAVID, SIAMAK

01/24/2011 ----- Courtroom Minutes in S22 -----

Hon: JAMES G BERTOLI Rep:MONA BABIN Clk:Maria Tapia

ISSUES: WRIT OF POSSESSION

Petitioner NATALIA SIDIAKINA is not present.

Counsel JAMES BENOIT is present on behalf of Respondent SIAMAK NAVID.

Hearing is held in closed session due to ADA request. Transcript of this proceeding is to be sealed, available to parties only. Respondent is not to disburse to any third party without an order. Court responds orally to her Motion for Writ of Possession. Court Reporter is to prepare transcript for 170.1 Motion no later than 01/28/2011, which will be attached to Court's Response. Court believes the 170.1 Motion is similar to her lawsuit with various levels of Court, etc. This constitutes another try at circumventing the law. Same issues on complaint again as her previous 6 other requests. On it's face, the 170.1 application is without merit and regecting on its face. Petitioner informally requested a continuance regarding an emergency for dental purposes. Court has no evidence that she has had any surgery happening today. There was no formal motion to continue hearing. Court is not granting a continuance on an informal basis. Regarding retaining the residence, undertaking of residence was denied for 3 years. The proposed undertaking is woefully inadequate. There is no staying of this proceeding.

MOTION IS GRANTED. All is in order.

01/26/2011 ORDER DENYING REQUEST FOR DISQUALIFICATION

02/10/2011 NOTICE OF CHANGE OF ADDRESS RS NAVID, SIAMAK

02/14/2011 COPY OF MOTION FOR COURT OF APPEAL TO TAKE JUDICIAL NOTICE COPY OF AP'S EX PARTE APPLICATION FOR STAY OF EXECUTION OF FOAH OF 7/23/10 & STAY OF EXECUTION OF WRIT OF POSSESSION

02/22/2011 NOTICE OF MOTION

FIX AMOUNT OF UNDERTAKING - 03/28/2011 at 8:30am S22, OTHER with reporter

RS NAVID, SIAMAK

DECLARATION OF JAMES BENOIT RE AMOUNT TO BE FIXED FOR UNDERTAKING RS NAVID, SIAMAK

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SIDIAKINA/NAVID DISSO

02/24/2011 POINTS & AUTHORITIES RE FIXING AMOUNT OF UNDERTAKING
RS NAVID, SIAMAK
PROOF OF SERVICE BY MAIL
RS NAVID, SIAMAK

03/25/2011 RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION PE SIDIAKINA, NATALIA A

03/28/2011 ------ Courtroom Minutes in S22 -----Hon:JAMES G BERTOLI Rep:F SANDERS Clk:Maria Tapia
ISSUE: FIX AMOUNT OF UNDERTAKING
Petitioner NATALIA SIDIAKINA is not present
Counsel JAMES BENOIT is present on behalf of Respondent SIAMAK
NAVID.

Hearing is held in closed session as respects to ADA issues. Petitioner filed her 7th or 8th request to disqualify. Petitioner makes an allegation that at the beginning of this month she saw a psychiatrist. The psychiatrist states that she cannot deal with her Court matters, but there is no documentation to that effect. Petitioner did not request a continuace, but filed a Response with a counter offer.

Based on the above facts, this judicial officer does not disqualify himself, as request is invalid. Court denies this request on the Court's own motion.

Court also orders the Petitioner to post undertaking of \$39,000 to perfect appeal. Clerk is to issue the Writ of Possession. Respondents counsel is to prepare and submit formal order for Courts signature.

04/20/2011 FINDINGS AND ORDER AFTER HEARING

04/27/2011 PROOF OF SERVICE BY MAIL RS NAVID, SIAMAK

05/10/2011 WRIT SON for NATALIA SIDIAKINA RS NAVID, SIAMAK

05/27/2011 PROOF OF PERSONAL SERVICE RS NAVID. SIAMAK

09/23/2011 COPY OF APPELLANT'S OPENING BRIEF

10/20/2011 COPY OF MOTION FOR ORDERS SETTING DEADLINE FOR AP TO LEND RECORD ON APPEAL; SANCTION OF DISM FOR FAILURE TO COMPLY; EXTENSION; & MEMO COPY OF DECLARATION OF JAMES R BENOIT IN SUPPORT OF MOTION FOR ORDERS SETTING DEADLINE

COPY OF MOTION FOR COURT OF APPEAL TO TAKE JUDICAL NOTICE

SFL-2998 Case: 12-17235 10/09/2013 ID: 8816465 DktEntry: 31 Page: 51 of 59 PAGE

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SONOMA CIVIL PROCEEDINGS AS OF 9/04/2013

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SIDIAKINA/NAVID DISSO

01/30/2012 COPY OF RESPONDENT'S BRIEF
COPY OF MOTION FOR COURT TO TAKE JUDICIAL NOTICE

02/22/2012 COPY OF APPELLANT'S REPLY BRIEF

03/21/2012 COPY OF APPELLANT'S REPLY BRIEF

09/25/2012 NOTICE OF CHANGE OF ADDRESS PE SIDIAKINA, NATALIA A

COPY OF DCA DECISION (REVERSED / REDUCED AWARD OF ATTORNEY FEES, REVERSE ORDER RE COSTS OF QDRO, AFFIRMED IN ALL OTHER RESPECTS)

10/23/2012 COPY OF DCA ORDER DENYING PETITION FOR REHEARING

01/17/2013 REMITTITUR - JUDGMENT MODIFIED

***** End of Docket *****

Case: 12-17235 10/09/2013 ID: 8816465 DktEntry: 31 Page: 52 of 59

EXHIBIT D

Case APPLICANT'S IN/09/2004 TO BE	MERTSCONDINDENTY: 31 Page: 53 of 59 Mc-410
APPLICANT (name): APPLICANT is Witness Juror Attorney	FOR COURT USE ONLY Party Other Ot
APPLICANT is Witness Juror Attorney Person submitting request (name): NATALIA A. SIDIAKINA	(Specify)
APPLICANT'S ADDRESS:	
746 Adobe Drive, Santa Rosa, CA 95404	The state of the s
TELEPHONE NO.: (415) 302-9702	
NAME OF COURT: Superior Court of California, County	
street ADDRESS: 600 Administration Drive, Roo MAILING ADDRESS: 600 Administration Drive, Roo	
CITY AND ZIP CODE: Santa Rosa, CA 95403	COUNTY OF SONOMA
BRANCH NAME:	DRUTYCLER
JUDGE: Presiding Judge Gary Nadler; A	
CASE TITLE NATALIA A. SIDIAKINA v.	
REQUEST FOR ACCOMMODAT	IONS BY PERSONS CASE NUMBER: FL-29989
WITH DISABILITIES AND	RESPONSE F129769
Applicant requests accommodation under rule 1.100 of the C	California Rules of Court, as follows:
Type of proceeding: Criminal Civil	
2. Proceedings to be covered(for example, bail hearing, prelimin	nary hearing, trial, sentencing hearing, family, probate, juvenile):
All proceedings related to the case FL-29989 3. Date or dates needed (specify):	
	case .
4. Impairment necessitating accommodation (specify): See A	case H, 2 p.3,5-8; Att. 3 p.8-10; Att. 4 p.5-8
Post Traumatic Stress Disorder, Panic Disorder, Pl	hobia, Major Depressive Disorder, Dissociative Disorde
5. Type or types of accommodation requested (specify): Conf	time hearing of 2/26/10 to July of 2011
Change of Venue; Representation by appointed co	unsel; other accommodations, see Att. 1 p. 6'
6. Special requests or anticipated problems (specify):	2 5 0. 44 2 0 10. 44 4 (0. 44 5 4 5
Please see Att. 1- Declaration of N. Sidiakina; Att. I declare under penalty of perjury under the laws of the State of C	
Date: February 17, 2010	(A) /
NATALIA A. SIDIAKINA	
(TYPE OR PRINT NAME)	(SIGNATURE)
RESPON	ISE
The accommodation request is GRANTED and the court will provide the	The accommodation is DENIED because it
requested accommodation, in whole	fails to satisfy the requirements of rule 1.100
requested accommodation, in part (specify below):	creates an undue burden on the court
alternative accommodation (specify below):	fundamentally alters the nature of the service, program, or activity
See attacked	For the following reason (attach additional pages, if
	necessary): [See Cal. Rules of Court, rule 1.100(g),
For the following duration: For the above matter or appearance	for the review procedure.]
From (dates): to	
Indefinite period	
123/10	
Date: C/C>IIU	1
Karya Greens	Laur Breen
(TYPE OR PRINT NAME)	
	(SIGNATURE) SIGNATURE FOLLOWS THE LAST PAGE OF THE RESPONSE.

Form Approved for Optional Use Judicial Council of California MC-410 [Rev. January 1, 2007]

REQUEST FOR ACCOMMODATIONS BY PERSONS WITH DISABILITIES AND RESPONSE

Cal. Rules of Court, rule 1.100 www.courtinfo.ca.gov

American LegalNet, inc. www.FormsWorkflow.com Case: 12-17235 10/09/2013 ID: 8816465 DktEntry: 31 Page: 54 of 59

SUPERIOR COURT OF CALIFORNIA COUNTY OF SONOMA

Civil and Family Court 3055 Cleveland Avenue Santa Rosa, CA 95403 707-521-6731

February 23, 2010

Natalia A. Sidiakina 746 Adobe Drive Santa Rosa, CA 95404

Re: Sidiakina v. Navid SFL-29989

Dear Ms. Sidiakina:

The Court has had the opportunity to review your request for accommodations in your marital dissolution case referenced above. As I can discern from your application, you are making eight requests for accommodations which will be addressed below:

1. Continuance of Hearing

The Court grants this requested accommodation. The hearing currently scheduled for February 26, 2010 shall be continued to July 23, 2010 at 9:30 a.m. in Department 22 of the Sonoma County Superior Court.

2. Appointment of Counsel

The Court denies your request for legal counsel. The ADA does not require a public entity to provide advisory services of a personal nature. 28 C.F.R. 35.135; *Batch v. Hernandez* (S.D.N.Y. 2005) 360 F.Supp.2d 595.

3. Request for Change of Venue

The Court denies your request for change of venue. The request does not identify how a change of venue would assist you in accessing judicial services, notwithstanding your disability. CRC 1.100. Your request does not identify as to how a change of venue would avoid confrontation with your former husband or his attorney as they are participants in this proceeding regardless of the location.

4. Telephonic Appearances

The Court grants this request in part. The Court will allow you to appear by telephone in any proceedings in which live testimony is not being taken. The court will consider your request

Case: 12-17235 10/09/2013 ID: 8816465 DktEntry: 31 Page: 55 of 59

for telephonic appearance in any proceeding in which live testimony is going to be taken on a caseby-case basis at which time the Court will weigh the competing interests of your request for accommodation against the due process rights of the opposing party.

5. Frequent Breaks and Flexible Deadlines

The Court cannot determine whether to grant or deny this request at this time. You must make a specific request as to individual accommodations appropriate during the proceedings. If you feel the need for breaks or continuances during the proceedings, you may request them as needed at which time the Court will consider them.

6. Presence of Disability Advocate

Although the Court is not required to provide advocate services (28 C.F.R. 35.135), you are welcome to bring your own advocate or any support person that you feel appropriate to all court proceedings.

7. Video or Audio Recording

The Court will allow you to bring your own audio tape recorder to record proceedings. (C.R.C. 1.150(d))

8. Monitoring Use of Misinformation

The Court is unable to discern the nature of this request or the justification for it. On that basis, the Court denies this request without prejudice to be renewed if some specific accommodation would be appropriate. (C.R.C. 1-100).

4 11 VU

Very truly yours

James G. Bertoli

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EXHIBIT E

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Appellate Courts Case Information

CALIFORNIA COURTS
THE JUDICIAL BRANCH OF CALIFORNIA

1st Appellate District

Change court

Court data last updated: 08/14/2013 04:05 PM

Docket (Register of Actions)

Sidiakina v. The Superior Court of Sonoma County Division 4

Case Number A127852

Date	Description	Notes
03/12/2010	Application for waiver of filing fee filed.	Notes
03/12/2010	Filed petition for writ of:	Mandate By Person with Disabilities.
03/12/2010	Exhibits lodged.	1-Volume.
03/15/2010	Order filed.	The clerk of the court is directed to file the petition for writ of mandate and the accompanying exhibits under seal pursuant to rule 1.100(c)(4). The court requests that petitioner provide more information regarding one of the accommodations she seeks. (See Cal. Rules of Court, rule 1.100(c)(2).) Specifically, the court asks petitioner to provide an estimate of the cost of retaining an attorney to represent her, including the attorney's estimated hourly rate and the approximate anticipated number of hours that will be required to resolve the underlying dissolution action. The court requests the information on or before April 2, 2010. Please direct any inquiries to Channing Hoo, Deputy Clerk for Division Four, at (415) 865-7296.
04/02/2010	Filed document entitled:	estimate of the cost of an attorney; (now in an orange exhibit envelope);
04/09/2010	Order filed.	THE COURT: The court requests a response from the Sonoma County Superior Court to the petition for writ of mandate filed in the above-entitled matter under California Rules of Court, rule 1.100(g)(2)). The response should be filed on or before April 27, 2010. The response may be in letter form; however, an original and four copies shall be filed. The clerk of this court is directed to serve a copy of this order and of the petition on

California Courts - Appellate Court Case Information

Case: 12-17235 10/09/2013 ID: 8816465 DktEntry: 31 Page: 58 of 59

		the Honorable Gary Nadler, Presiding Judge of the Superior Court. Service shall be accomplished when the copies are mailed by the clerk of this court. The court notes that petitioner has already served a copy of the petition and the accompanying exhibits on the Honorable James Bertoli. The clerk of the court is directed to file the petition and the accompanying exhibits under seal pursuant to rule 1.100(c)(4). Please direct any inquiries to Channing Hoo, Deputy Clerk for Division Four, at (415) 865-7296.
04/26/2010	Requested - extension of time.	Response filed to:. Requested for 05/07/2010 By 10 Day(s)
04/28/2010	Opposition filed.	oppo to eot; dated 4.26.10;
04/28/2010	Filed letter from:	Sidiakina; dated 4.27.10; accompanied oppo to eot;
04/30/2010	Granted - extension of time.	Response filed to:. Due on 05/07/2010 By 28 Day(s)
05/07/2010	Response filed to:	Sonoma Superior Court's response to writ petition
05/07/2010	Request for judicial notice filed.	By Meyers Nave, attorneys for respondent Sonoma Superior Court; requesting notice of Sonoma Superior Court register of actions in case FL- 29989
05/12/2010	Order denying petition filed.	Respondent's request for judicial notice is granted. The petition for writ of mandate is denied. Petitioner's request for accommodations (appointment of counsel and change of venue/judicial officer) would create an undue financial burden and administrative burden on the court, and fundamentally alter the nature of court services. (Cal. Rules of Court, rule 1.100(f)(2) and (3).) (Ruvolo, P.J., Reardon, J., and Sepulveda, J., joined in the decision.)
05/12/2010	Case complete.	
05/13/2010	Filed letter from:	Quinn; dated 5.12.10; response to Sidiakina's 4.27.10 ltr; to file as moot;
01/13/2011	Shipped to state retention center, box # / list #:	L310

9th Circuit Case Number(s)	12-17235
NOTE: To secure your input, yo	ou should print the filled-in form to PDF (File > Print > PDF Printer/Creator).
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When All Case Partici	CERTIFICATE OF SERVICE pants are Registered for the Appellate CM/ECF System
2	nically filed the foregoing with the Clerk of the Court for the als for the Ninth Circuit by using the appellate CM/ECF system.
I certify that all participants is accomplished by the appellat	n the case are registered CM/ECF users and that service will be e CM/ECF system.
Signature (use "s/" format)	s/ Nathaniel P. Garrett
********	*******************
	CERTIFICATE OF SERVICE
When Not All Case Parti	cipants are Registered for the Appellate CM/ECF System
	nically filed the foregoing with the Clerk of the Court for the als for the Ninth Circuit by using the appellate CM/ECF system
Participants in the case who a CM/ECF system.	are registered CM/ECF users will be served by the appellate
have mailed the foregoing do	the participants in the case are not registered CM/ECF users. I cument by First-Class Mail, postage prepaid, or have dispatched it arrier for delivery within 3 calendar days to the following
Signature (use "s/" format)	

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