

No. \_\_\_\_\_

---

**IN THE SUPREME COURT OF THE UNITED STATES**

---

**Andrea Nicole Weetly,  
Petitioner,**

**v.**

**Louis Andy Weetly,  
Respondent.**

**Related to: Petition for Writ of  
Certiorari from the  
California Court of Appeal,  
Second Appellate District  
Case No. B343123**

---

**EMERGENCY APPLICATION FOR STAY AND ANCILLARY RELIEF**

Petitioner files this Application for Stay in conjunction with her Petition for Writ of Certiorari, seeking review of the lower court's orders and to preserve the status quo pending this Court's determination.

**Pursuant to Supreme Court Rule 23**

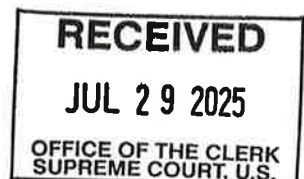
**Next Hearing**

**Date: 7/23/25 Time: 8:30am Dept. J phone number (909) 802-1105**

*Suppose to be 8/14/25*

**Judicial Officer: Hon. Geanene Yriarte**

Andrea Weetly  
16637 Crape Myrtle Lane  
Whittier, CA 90603  
[anweetly@gmail.com](mailto:anweetly@gmail.com)



TO THE HONORABLE CHIEF JUSTICE AND ASSOCIATE JUSTICES OF THE UNITED STATES SUPREME COURT:

Petitioner Andrea Nicole Weetly respectfully submits this emergency application pursuant to Rule 23 of the Rules of this Court, seeking a **stay of proceedings and execution and injunctive relief** to prevent further irreparable harm arising from state court proceedings pending disposition of her Petition for Writ of Certiorari from the California Court of Appeal, Second Appellate District, Case No. B343123.

---

## I. BACKGROUND & RELEVANT JUDGMENT

Petitioner seeks a stay pending resolution of her Petition for Writ of Certiorari challenging the California Court of Appeal's decision affirming, and the California Supreme Court's decision denying review of, orders issued by the trial court on **May 3, 2022** and **January 30, 2023**. These orders were the subject of Petitioner's state appellate writ of mandate and prohibition.

The challenged orders:

- Directed the deposit of remaining home proceeds into Respondent's counsel's IOLTA account pending distribution.
- Ultimately distributed the proceeds by granting:
  - Over **\$55,000 in Epstein credits** to Respondent,
  - Monthly reimbursement for child support to Respondent **even though both parties lived together** with their children and contributed equally to household expenses,
  - Full assignment of a QDRO retirement account to Respondent **without first determining child support arrears**, despite Petitioner receiving none of her proceeds to date.

The trial court denied retroactive correction of child support despite:

- Petitioner's timely reconsideration motion filed **March 16, 2022**, nearly two months before final judgment notice on May 3, 2022;
- New evidence, including declarations from Petitioner's now-adult children who were previously denied minor's counsel and confirm that Respondent failed to pay support;
- A 2025 admission by the **Child Support Services Department attorney** that support was undercalculated due to improper deduction of Respondent's **voluntary 401(k) contributions**.

Despite repeated requests, the trial court has refused to correct the record or enforce its own 5/3/22 and 1/30/23 distribution orders. Instead, it has endorsed an alternative accounting by Respondent's counsel that mischaracterizes disputed funds as resolved—**even though Respondent did not file a notice of cross-appeal and thus waived appellate challenge to the judgment**.

Petitioner has been excluded from multiple hearings due to **technical issues, disability-related delays, and judicial irregularities**, including the **refusal to rule on Petitioner's disability accommodation (MC-410)** or to issue minute orders promptly. The court has also disregarded multiple ex parte and properly filed requests from Petitioner to disburse proceeds, correct support errors, and terminate a de facto receivership.

Respondent has delayed sale of the timeshare property since May 2022, while attempting to **unilaterally alter the final judgment without appeal**. Respondent's counsel seeks excessive appellate fees—despite:

- Petitioner proceeding **in forma pauperis** or paying partial filing fees herself,
- Two of the three appeals being **consolidated**,
- The court and opposing counsel **continuing proceedings** on multiple occasions,
- No oral argument being conducted in one case, and
- The fact that **Respondent's counsel submitted only two briefs and no transcript citations**, and is **not an appellate-certified attorney**.

**Because of these cumulative due process violations, retaliatory actions, and ongoing barriers to justice, Petitioner has filed a motion for change of venue to transfer the matter outside of Los Angeles County.** Petitioner respectfully requests that the U.S. Supreme Court, in the interim, direct that any trial court hearings necessary to enforce or finalize relief issued by this Court be held in a different venue to ensure impartiality and prevent further procedural harm.

---

## **II. COMPLIANCE WITH RULE 23.3**

Petitioner **sought the same relief in lower courts**, including:

- Stay of execution (ex parte) in Superior Court, Court of Appeals, and State Supreme Court on 5/3/22 and 1/30/23 orders.

All were denied.

---

## **III. GROUNDS FOR RELIEF**

Petitioner faces **imminent and irreparable harm** including:

- **Loss of \$312,026 in home proceeds** via IOLTA distribution or Respondent's bank accounts.
- **\$100,000+ in improperly offset child support arrears**, confirmed in error by CSSD.
- **Unjust enforcement of a QDRO** assigning Petitioner's retirement to Respondent while her support RFO remains unresolved.

Although respondent waived his right to appeal by not counter appealing, he requested an accounting contrary to the 5/30/22 and 1/30/22 orders, asking the trial court to give petitioner \$0 home proceeds from the \$312,026 in retaliation for appealing. This is in addition to pseudo receive appointed by the court, respondent counsel, stating that petitioner's home proceeds were frozen for almost two years instead of complying with court ordered distribution to both party's as well as refusing to pay QDRO fees from home proceeds as ordered. These actions by respondent counsel attorney under the color of law have cause petitioner and party's children to have their car repossessed, housing instability causing eviction, reliance on public assistance, and prevented petitioner from retaining an attorney needlessly.

Child Support Service Department Attorney confirmed child support was reduced in error by respondent's voluntary 401k deduction causing child support shortage of \$2,000 a month for the youngest child from July 2023 - April 2023. From 9/1/2022 to June 2023 the shortage was more than \$2,000 a month since party's had two children in high school at the time.

When PT asked for court to correct the record, RP requested premature disbursement of home proceeds. When PT began requested RP and RP counsel be found in contempt of court and 10% interest on home proceeds, and QDRO funds delayed by RP and RP counsel, RP and RP counsel requested PT be found to be a vexatious litigant in June 2025.

In 10/6/23 PT filed an anti-slapp declaration. 6/20/25 PT filed anti-slapp motion and FL-666 Notice of objection to commissioner to have all decisions reviewed since 6/15/23 since commissioner was operating for two years on an expired stipulation. The same week the anti-slapp motion was filed the commissioner retired. On 6/2/25 PT objected to commissioner continuing on the case and a commissioner being assigned. PT case was assigned to another commissioner despite PT objection. Due to numerous errors in the record, and procedural irregularities, PT had requested change of venue, immediate distribution of remaining home proceeds to PT, writ of execution to RP counsel iolita financial institution and termination of receiver.

Supervision judge assigned a judge on 7/1/25. New commissioner advanced hearing 16 days with less than 24 hour notice without a valid stipulation and supervision judge said the preemptory challenge was still available for 15 days. The new judge held the hearing without petitioner, distributed all but \$90K of the \$326,026.73, without a hearing judge said she would strike PT request, held the \$90K for sanctions, and moved PT request filed in April 2025 off calendar. Petitioner filed a preemptory challenge on 7/16/25 and the same assigned judge was assigned for the 7/18/25 hearing. The judge told petitioner that she had already presided over the case when PT appeared remotely and refused to relay her ruling. The judge also rescheduled all hearings to 8/14/25 excluding PT set aside request which would make PT set aside a moot point. As of today there is no minute order that documents the events that occurred on 7/18/25 at the hearing.

The funds are likely unrecoverable once distributed. Respondent may have already used proceeds to acquire a new home or transfer assets internationally due to family in Cost Rica.

---

## IV. REQUESTED RELIEF

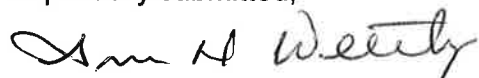
Petitioner respectfully requests the following emergency relief:

1. **Stay all enforcement of 5/3/22 and 1/30/23 orders**, including:
  - QDRO execution for Respondent;
  - Home proceeds distribution;
  - Money judgments, including any "stipulated" attorney's fees.
2. **Freeze Respondent Counsel's IOLTA account and personal bank accounts**, as well as **Respondent's personal accounts**, pending resolution of certiorari.
3. **Order Respondent and Counsel to identify any accounts or assets** (including real property) where proceeds were deposited or used, so a **constructive trust, restitution, or equitable lien** may be imposed if the Court later grants the petition.

4. **Stay all pending Superior Court proceedings**, including all hearings scheduled in August 2025 on:
- Contempt,
  - Reinstate child support RFO and
  - retroactive child support modification given new evidence,
  - Anti-SLAPP,
  - Venue change
  - Vexatious Litigant,
  - Record correction
  - Enforcement of distributed funds
  - Set Aside July 2-3, 2025 distribution of home proceeds execution.
5. **Clarify that Petitioner's requests for equitable relief include injunction and constructive trust** to preserve assets pending full review.
6. **Stay Respondent's Vexatious Litigant motion** until Petitioner's Anti-SLAPP motion is resolved, consistent with California law (CCP § 425.16(f)).
7. **Recuse the current trial judge** who has disregarded Petitioner's valid objections and failed to rule on timely filings while attempting to moot Petitioner's set-aside requests.
8. **Declare that Petitioner is not required to attend further hearings** where her MC-410 accommodation and record correction declaration are on file and ignored.
- 

## V. CONCLUSION

Petitioner respectfully asks this Court to issue a **stay and ancillary injunctive relief** to prevent further violation of her constitutional rights and preserve the Court's jurisdiction over the pending Petition for Writ of Certiorari. Petitioner faces extreme hardship, retaliation, and irreversible financial loss absent intervention. Respectfully submitted,



Andrea N. Weetly  
Date: July 21, 2025  
Pro Se



# SUPPLEMENTAL APPENDIX – U.S. Supreme Court Stay Application

(Events On and After June 12, 2025)

---

## APPENDIX AA

Petitioner denied stay at Superior, Court of Appeal, and State Supreme Court.

## APPENDIX AB

6/12/25 Minute Order and CSSD Exhibit confirming child support reduced \$2K a month from 7/2023 – 4/2025 and more from 9/2022 to 6/2023 when there were two children.

## APPENDIX AC

6/20/25 Petitioner files Anti-SLAPP motion and FL-666 (Notice of Objection) to have all of the commissioner's decisions since 6/15/23 reviewed. Court clerk refuses to flag filings correctly so Petitioner and child do not receive protection. PT filed Anti-Slapp declaration in Oct. 2023.  
*Commissioner made decisions for two years with expired stipulation*

## APPENDIX AD

PT confirms hearing date when filing request for remaining home proceeds, writ of execution and termination of receiver on 6/30/25. On 7/1/25 PT objects to a commissioner since case assigned to another commissioner. Hearing assigned to judge, advanced 16 days in less than 24 hours with no notice to petitioner by commissioner without valid stipulation. Respondent counsel has given notice of withdrawal as attorney on record with litigation pending for home proceeds.

## APPENDIX AE

7/2/25 Minute Order – Final Disbursement of Home Proceeds, \$105K of PT proceeds to RP, Holds \$90K for Sanction to PT, threatens to strike PT request without a hearing, prioritizes vexatious litigant over anti-slapp. Filed without hearing; includes language that conflicts with 5/3/22 and 1/30/23 final orders. Judge also takes off calendar PT contempt affidavits, and RFOs filed in April 2025.

## APPENDIX AF

7/8/25 Postmarked Minute Order

*Confirms PT was served by mail after the deadline to timely object or appeal was substantially shortened.*

## APPENDIX AG

7/11/25 Denial of Ex Parte to Vacate, Stay, and Freeze RP and Counsel Accounts

*PT filed ex parte following confirmation all proceeds were distributed without final accounting relief.*

## APPENDIX AH

7/16/25 Preemptory Challenge to Judicial Officer – Time-Stamped and Filed

*Challenge filed and accepted by clerk; judge failed to step down and proceeded with hearings.*

## **APPENDIX AI**

### **7/17/25 PT Declaration of Harm and Financial Control**

*Chronological summary of financial deprivation, improper asset distribution, and refusal to comply with CRC 3.1179.*

## **APPENDIX AJ**

### **7/17/25 PT Declaration to Correct the Record**

*Includes reference to the mistaken 3/12/21 minute order (RP filed DVRO, not PT), later corrected by court.*

## **APPENDIX AK**

### **7/18/25 Hearing Listed Under Past Proceedings without Minute Order**

No record for 7/18/25 published by the court. Also no record of matters continued to 8/14/25 as discussed.

## **APPENDIX AL**

### **Proof of PT Disability Accommodation (MC-410)**

*Demonstrates PT requested to be excused from oral testimony due to protected disability status. Judge did not allow PT MC-410 to be filed only received by the court clerk*

## **APPENDIX AM**

**Evidence of RP International travel due to family in Costa Rica**

IN THE SUPREME COURT OF THE UNITED STATES

---

**PROOF OF SERVICE**

I, Andrea Nicole Weetly, do swear or declare that on this date, July 22, 2025, as required by Supreme Court Rule 29 I have served the enclosed **Application for Stay of Proceedings and Execution and injunctive relief** on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 calendar days.

The names and addresses of those served are as follows:

Paul Eads, attorney for respondent  
635 1st Ave.  
Covina, CA 91723

I declare under penalty of perjury that the foregoing is true and correct.

Executed on July 22, 2025

Signature:   
Name: **Andrea Nicole Weetly**



Aa



→ **SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

**Family Division  
Pomona South Dept. - B**

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**February 9, 2022**

**1:30 PM**

**Honorable Gregory J Weingart, Judge**

**Santiago Cristobal, Judicial Assistant**

**Selena Duran (#14281), Court Reporter**

---

**NATURE OF PROCEEDINGS: Short Cause Trial**

The following parties are present for the aforementioned proceeding:

Andrea Nicole Weetly, Petitioner  
Louis Andy Weetly, Respondent  
Paul A. Eads, Attorney for Respondent

The cause is called for Trial.

The Short Cause Trial resumes from February 1, 2022.

The Court notes that the Petitioner arrived 45 minutes late to the hearing.

The Court is in receipt of a Request for Stay of Proceedings from the Petitioner.

→ The Petitioner's Request for Stay is denied.

Respondent's exhibit W ( 3 page document Weetly's Household Furnishings), exhibit X ( Mandatory Settlement Conference Brief), and exhibit Y ( 1 page e-mail) are marked for identification.

Petitioner's exhibit 3 ( 9 pages of screenshots of text messages and account statements), exhibit 4 ( 1 page Notice of Determination), and exhibit 5 ( 3 pages of screenshots with attorney information) are marked for identification.

The Court finds that the Petitioner has not filed an updated Income and Expense Declaration.

The matter is recessed so that the parties can meet and confer in regards to the household furnishings.

The matter is recalled with all the parties present.

The parties believe they will be able to reach an agreement as to the division of furniture.

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

**Family Division  
Pomona South Dept. - B**

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**February 9, 2022**

**1:30 PM**

The Court takes the trial under submission.

PARTY WITHOUT ATTORNEY OR ATTORNEY NAME: Andrea Weetly FIRM NAME: STREET ADDRESS: 606 E. Carroll Ave. CITY: Glendora TELEPHONE NO.: E-MAIL ADDRESS: anweetly@gmail.com ATTORNEY FOR (name): self-represented		STATE BAR NUMBER:  STATE: CA ZIP CODE: 91741 FAX NO.:	FOR COURT USE ONLY  <b>CONFORMED COPY ORIGINAL FILED</b> Superior Court of California County of Los Angeles  <b>APR 18 2023</b>
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles STREET ADDRESS: 400 Civic Center Plaza MAILING ADDRESS: same CITY AND ZIP CODE: Pomona, 91766 BRANCH NAME: East District		David W. Slayton, Executive Officer/Clerk of Court	
PETITIONER: Andrea Nicole Weetly RESPONDENT: Louis Andy Weetly OTHER PARENT/PARTY:		CASE NUMBER: 19PSFL01730	
REQUEST FOR ORDER <input type="checkbox"/> CHANGE <input checked="" type="checkbox"/> TEMPORARY EMERGENCY ORDERS <input type="checkbox"/> Child Custody <input type="checkbox"/> Visitation (Parenting Time) <input type="checkbox"/> Spousal or Partner Support <input type="checkbox"/> Child Support <input type="checkbox"/> Domestic Violence Order <input checked="" type="checkbox"/> Attorney's Fees and Costs <input type="checkbox"/> Property Control <input checked="" type="checkbox"/> Other (specify): <i>Set Aside or Stay Sanctions</i>			

## NOTICE OF HEARING

1. TO (name(s)): Louis Andy Weetly  
☐ Petitioner ☒ Respondent ☐ Other Parent/Party ☐ Other (specify):

## 2. A COURT HEARING WILL BE HELD AS FOLLOWS:

a. Date: 06/15/2023 Time: 8:30 AM ☒ Dept. B ☒ Room: 205  
 b. Address of court ☒ same as noted above ☐ other (specify):

3. **WARNING to the person served with the Request for Order:** The court may make the requested orders without you if you do not file a *Responsive Declaration to Request for Order* (form FL-320), serve a copy on the other parties at least nine court days before the hearing (unless the court has ordered a shorter period of time), and appear at the hearing. (See form FL-320-INFO for more information.)

(Forms FL-300-INFO and DV-400-INFO provide information about completing this form.)

COURT ORDER  
(FOR COURT USE ONLY)

It is ordered that:

4. ☐ Time ☐ for service ☐ until the hearing is shortened. Service must be on or before (date):  
 5. ☐ A *Responsive Declaration to Request for Order* (form FL-320) must be served on or before (date):  
 6. ☐ The parties must attend an appointment for child custody mediation or child custody recommending counseling as follows (specify date, time, and location):  
 7. ☐ The orders in *Temporary Emergency (Ex Parte) Orders* (form FL-305) apply to this proceeding and must be personally served with all documents filed with this *Request for Order*.  
 8. ☐ Other (specify):

Date:

JUDICIAL OFFICER

Page 1 of 4

1 Andrea Weetly  
 2 Respondent in Pro Per  
 3 606 E. Carroll Ave., Glendora, CA 91741  
 4 anweetly@gmail.com

5 Petitioner in Pro Per:  
 6 ANDREA WEETLY

7 **IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA**  
 8 **THE COUNTY OF LOS ANGELES, EAST DISTRICT**

9 In re Marriage of:

10 ANDREA NICOLE WEETLY,

11 Petitioner,

12 and

13 LOUIS ANDY WEETLY,

14 Respondent.

) Case No.: 19PSFL01730

) PETITIONER

) REQUESTING SET ASIDE or STAY  
 ) AND SANCTIONS

) Date:

) Time:

) Location: Dept. B

15 **1. PETITIONER'S SET ASIDE AND SANCTIONS REQUEST**

16 PETITIONER IS REQUESTING TO SET ASIDE OF JUDGEMENT FOR SALE OF FAMILY HOME,  
 17 AND REIMBURSEMENT OF MORTGAGE PAYMENTS OR A STAY UNTIL COURT OF APPEALS  
 18 DECIDES WHILE UPHOLDING THE DIVISION OF RETIREMENTS FOR THE FOLLOWING  
 19 REASONS:

20 A. RESPONDENT DID NOT EXCHANGE FINAL DISCLOSURE SUPPORT DOCUMENTATION  
 21 SUCH AS A Pdf OF DEBTS AND BILLS PAID, ETC. AND DID NOT DISCLOSE  
 22 THAT RESPONDENT'S COMMUNITY RETIREMENT FUNDS MOVE TO ANOTHER  
 23 RECORDKEEPER DURING DIVORCE PROCEEDINGS

24 B. RESPONDENT DID NOT COMPLY WITH ORDERS TO JOIN RETIREMENT OR  
 25 DIVISION OF RETIREMENT

26 C. PER PENAL CODE 118 AND CIVIL CODE 3294, RESPONDENT COMMITTED  
 PERJURY REGARDING:

1. PETITIONER NOT PAYING BILLS OR ANYTHING



# Set Aside and Sanction EXHIBIT LIST

p6

Note: Please reference existing court filings for exhibits below except for new transcript pages referenced.

Petitioner will file transcript proof on or before 6/15/23 court hearing. Transcript quotes included in brief.

Petitioner served respondent counsel all transcripts reference.

	Documents	Filing Date
A	Child Visitation Agreement	3/17/2020
B	Petitioner's RFO 11-13 Exhibit 16, 18, 19 (Petitioner approved to refinance family home 14 Exhibit 21 (respondent agree petitioner can buy him out) 15-16 Exhibit 6, 23 (Petitioner obtained a licensed appraisal 7/15/2020) 21 Exhibit 9 (Respondent dispute date of separation in 2020)	10/6 /2020
C	8/25/21 page 12 row 2 – 9	
D	2/1/22 transcript page 83 row 2 – 5, page 6 row 21-22, page 7 row 1-17, PAGE 47 ROW 6 – 7, PAGE 52 ROW 12 - 17	
E	Continuance	2/4/2022
F	2/9/22 Transcript page 327 row 8 - 20	
G	F150 (petitioner's last paystub which includes 376 hours & 13,930.60 Disability paid, 80 hours & 4,989.40 severance),	3/12/21 9/3/21 3/16/22 5/4/22 5/27/22 8/4/22 4/18/23
H	Judgment (Date of separation, custody, Sale of home, reimbursements, division of retirements,	2/22/2022
I	Request for Reconsideration: 4 (summary), 8-10 (Keech required by court) 11 (exhibit list), 24-217 (Aug 2019 – Dec 2021 bank stmt), 218-266 (Aug 2019 – Dec 2021 cc stmt), 269 – 378 (child tuition, clothing, activities receipts), 380-407(groceries receipts), 409-441(eating out receipts), 442 – 474 (Attorney's Fees) 476 (petitioner could not retain consulting attorney) 495 (petitioner approved to refinance family home) 498 -499 (petitioner's attorney recommended licensed appraisers) 500-528 (petitioner obtained licensed appraisal of family home 7/ /2020) 529-556 (petitioner obtained licensed appraisal of family home 3/ 8 /2022) 558-563 (delayed sending retirement stmts, respondent disputing date of separation in 2020, respondent counsel delays, petitioner's attorney demands retirement stmts 565- 566 (respondent counsel gamesmanship) 579 – (respondent agreed petitioner could buy him out) 580-585 (Respondent want to sale, required an appraisal, stipulation agreement) 587-588 (petitioner started school after date of separation, and was part-time while employed)	3/16/2022
J	Judgment (Date of separation, custody, Sale of home, reimbursements, division of retirements	5/4/22



1 THE COURT: GOOD MORNING, MS. WEETLY. IF YOU WOULD  
2 BE SO KIND AS TO RAISE YOUR RIGHT HAND, WE'LL GET YOU BOTH  
3 SWORN IN.

4 THE CLERK: DO YOU AND EACH OF YOU SOLEMNLY STATE  
5 THAT THE TESTIMONY YOU MAY GIVE IN THE CAUSE NOW PENDING  
6 BEFORE THIS COURT SHALL BE THE TRUTH, THE WHOLE TRUTH, AND  
7 NOTHING BUT THE TRUTH, SO HELP YOU GOD?

8 THE PETITIONER: YES.

9 THE RESPONDENT: YES.

10 THE COURT: THANK YOU. IF YOU -- YOU CAN ALL BE  
11 SEATED PLEASE.

12 MR. EADS: THANK YOU, YOUR HONOR.

13 THE COURT: AND THEN, MR. EADS.

14 MR. EADS: I'M SORRY. GOOD MORNING. ATTORNEY PAUL  
15 EADS FOR THE RESPONDENT, MR. WEETLY, WHO'S PRESENT.

16 THE COURT: THANK YOU. AND THEN HOW CAN I BE OF  
17 ASSISTANCE THIS MORNING? I SHOW YOUR MATTER ON THE  
18 COURT'S CALENDAR FOR A MOTION TO SET ASIDE AND STAY  
19 SANCTIONS.

20 THE PETITIONER: THAT'S MY MATTER.

21 MR. EADS: THAT'S HER --

22 THE COURT: OKAY.

23 THE PETITIONER: YES. SO ESSENTIALLY I'M  
24 REQUESTING TO SET ASIDE THE 5/3 ORDER. AND ADDITIONALLY,  
25 THE -- THERE IS AN ORDER TO -- THAT CAME ABOUT TO VACATE  
26 JUST THIS YEAR ON 4/18, AS WELL AS UPDATE THE SPOUSAL  
27 SUPPORT AND CHILD SUPPORT AND I THINK ONE OTHER ITEM. BUT  
28 ESSENTIALLY IT'S BASED ON PERJURY AND FRAUD AND THE --

1 MR. EADS?

2 MR. EADS: I'M SORRY, YOUR HONOR, I'M NOT SURE IF  
3 I'M LOOKING AT THE SAME RFO OR MAYBE IT'S LOST SOMEWHERE,  
4 BUT MY NOTES HERE FROM THE RFO WAS THAT IT'S THE JUNE  
5 FOR -- TODAY'S DATE WAS TO RELITIGATE THE ISSUE OF THE  
6 \$26,156.92 IN ATTORNEY'S FEES THAT WAS ASKED FOR AT THE  
7 FEBRUARY 22, 2022, TRIAL. AND MY UNDERSTANDING, ALSO, WAS  
8 THAT THERE WAS A REQUEST TO STAY OR SET ASIDE THE  
9 SANCTIONS WHICH JUDGE WEINGART ORDERED AGAINST THE  
10 PETITIONER IN THE AMOUNT OF A THOUSAND DOLLARS UNDER  
11 FAMILY CODE 271, SO I'M NOT SURE IF -- I'M REALLY NOT SURE  
12 WHAT SHE'S -- YOU KNOW, WHAT ELSE IS GOING ON THERE, YOUR  
13 HONOR.

14 THE COURT: THOSE ARE THE TWO THINGS THAT I HAVE ON  
15 MY CALENDAR AS WELL.

16 THE PETITIONER: I HAVE THE DOCUMENTATION IN FRONT  
17 OF ME THAT WAS ACTUALLY FILED. AS PART OF IT I AM ASKING  
18 FOR ATTORNEY'S FEES JUST WITH REGARDS TO, LIKE, THE MISUSE  
19 OF DISCOVERY PER THE LAW CODE, IT SAYS THAT IF THAT IS  
20 FOUND, THEN ATTORNEY'S FEES COULD BE GRANTED. BUT,  
21 BASICALLY, I'M LITERALLY READING OFF OF HERE; PETITIONER  
22 IS REQUESTING TO SET ASIDE A JUDGMENT FOR THE SALE OF THE  
23 FAMILY HOME, REIMBURSEMENT OF THE MORTGAGE PAYMENTS, OR A  
24 STAY UNTIL COURT OF APPEALS DECIDES WHILE UPHOLDING THE  
25 DIVISION OF RETIREMENTS FOR THE FOLLOWING REASONS.

26 THE COURT: OKAY. ANYTHING ELSE YOU WANT ME TO  
27 KNOW, MA'AM?

28 THE PETITIONER: ESSENTIALLY, I GUESS I'M -- ARE

1 JUNE 7TH REPLY TO THE RESPONDENT.

2 THE COURT: OKAY. MS. WEETLY, I REALLY DON'T WANT  
3 TO INTERRUPT YOU, AND I DO APOLOGIZE FOR INTERRUPTING YOU,  
4 BUT THE MOTION THAT YOU FILED WITH THE COURT IS YOUR  
5 MOTION FOR THE COURT TO RECONSIDER THE ORDER BY THE  
6 PREVIOUS JUDGE THAT YOU PAY \$26,000 IN ATTORNEY'S FEES AND  
7 THAT YOU PAY A THOUSAND DOLLARS IN SANCTIONS. THE COURT  
8 CANNOT RELITIGATE THAT ISSUE. YOU TOLD ME ALREADY THAT  
9 YOU FILED AN APPEAL, AND SO WHAT I'M GOING TO DO IS I'M  
10 GOING TO RULE ON THE REQUEST FOR ORDERS THAT'S CURRENTLY  
11 BEFORE ME. I'M GOING TO HEAR FROM MR. EADS AND THEN I'LL  
12 GIVE YOU ONE FINAL OPPORTUNITY TO RESPOND.

13 MR. EADS.

14 MR. EADS: THANK YOU, YOUR HONOR. I BELIEVE I  
15 UNDERSTAND NOW. THE REPLY FROM JUNE 7TH IS BASICALLY A  
16 BOOTSTRAPPING, ADDING ADDITIONAL REQUESTS INTO THE RFO FOR  
17 FEES AND SANCTIONS. AND WE WILL BE BACK IN FRONT OF YOUR  
18 HONOR ON THE 22ND FOR MY CLIENT'S RFO TO COMPEL THE  
19 PETITIONER TO SIGN THE FINAL CLOSING DOCUMENTS FOR THE  
20 HOUSE THAT SHE'S CURRENTLY OCCUPYING, SO WE CAN CERTAINLY  
21 DISCUSS THAT NEXT WEEK.

22 BUT IN TERMS OF RELITIGATING SPOUSAL SUPPORT,  
23 CHILD SUPPORT, THESE ARE ALL THINGS SHE HAS PUT UP ON  
24 APPEAL, SO I DON'T THINK THAT THAT'S SOMETHING WE COULD  
25 ADDRESS BY THIS MOTION THAT SHE'S FILED.

26 AND WITH THAT I WOULD SUBMIT, YOUR HONOR.

27 THE COURT: THANK YOU.

28 MA'AM?

SUPERIOR COURT OF THE STATE OF CALIFORNIA  
FOR THE COUNTY OF LOS ANGELES

DEPARTMENT B

HON. SHERYL M. BEASLEY, COMMISSIONER

ANDREA NICOLE WEETLY, .

PETITIONER,

VS.

LOUIS ANDY WEETLY,

RESPONDENT.

NO. 19PSFL01730

REPORTER'S  
CERTIFICATE

I, SELENA Y. DURAN, CSR NO. 14281, OFFICIAL  
REPORTER OF THE SUPERIOR COURT OF THE STATE OF CALIFORNIA,  
FOR THE COUNTY OF LOS ANGELES, DO HEREBY CERTIFY THAT THE  
FOREGOING PAGES, 1 THROUGH 10, INCLUSIVE, COMPRISE A FULL,  
TRUE, AND CORRECT TRANSCRIPT OF THE PROCEEDINGS HELD IN  
THE ABOVE-ENTITLED MATTER ON JUNE <sup>15</sup> 14, 2023.

DATED THIS 25TH DAY OF OCTOBER, 2023.

*Selena Duran*

SELENA Y. DURAN CSR NO. 14281  
OFFICIAL REPORTER



## IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

## SECOND APPELLATE DISTRICT

## DIVISION FIVE

COURT OF APPEAL – SECOND DIST.

**FILED**

Aug 31, 2023

EVA McCLINTOCK, Clerk

S. Lui

Deputy Clerk

ANDREA NICOLE WEETLY

B331415

Appellant,

(Super. Ct. No. 19PSFL01730)

v.

(Dean Kitchens, Judge)

LOUIS ANDY WEETLY,

Respondent.

**ORDER**The request for an immediate stay is denied. *K.*

---

Lamar Baker, Acting Presiding Justice

A2

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION FIVE

COURT OF APPEAL - SECOND DIST.

**FILED**

Jan 16, 2025

EVA McCLINTOCK, Clerk

kdominguez Deputy Clerk

ANDREA NICOLE WEETLY,

Petitioner,

v.

THE SUPERIOR COURT OF  
LOS ANGELES COUNTY,

Respondent.

LOUIS ANDY WEETLY,

Real Party in Interest.

B343123

(Super. Ct. No. 19PSFL01730)

(Dean J. Kitchens, Judge, and  
Sheryl M. Beasley, Judge Pro  
Tempore)

**ORDER**

THE COURT:

The court has read and considered the petition for writ of mandate filed in the Supreme Court on December 31, 2024, and transferred to this court on January 3, 2025. The petition is denied. The motion to seal is also denied. (Cal. Rules of Court, rule 8.46(d)(2)-(3).)

*Baker*

BAKER, Acting P.J.

*Moore*

MOOR, J.

*Kim*

KIM (D.), J.



SUPREME COURT  
**FILED**

C1

JAN 24 2025

Jorge Navarrete Clerk

Court of Appeal, Second Appellate District, Division Five - No. B343123

Deputy

S288933

**IN THE SUPREME COURT OF CALIFORNIA**

**En Banc**

---

ANDREA NICOLE WEETLY, Petitioner,

v.

SUPERIOR COURT OF LOS ANGELES COUNTY, Respondent;

LOUIS ANDY WEETLY, Real Party in Interest.

---

The petition for review and application for stay are denied.



**GUERRERO**

---

*Chief Justice*

B14

*Most recent  
Ex Parte  
Denied*

FL-300

PARTY WITHOUT ATTORNEY OR ATTORNEY NAME: Andrea Weetly FIRM NAME: STREET ADDRESS: 1663/ Grape Myrtle Lane CITY: VANUVER TELEPHONE NO.: E-MAIL ADDRESS: anweetly@gmail.com ATTORNEY FOR (name): self-represented		STATE BAR NUMBER:  STATE: CA ZIP CODE: 90003 FAX NO.:	FOR COURT USE ONLY  Electronically FILED Superior Court of California County of Los Angeles 4/18/2025 3:47 PM David W. Slayton Executive Officer/Clerk of Court, By N. Serrano, Deputy Clerk
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles STREET ADDRESS: 400 Civic Center Plaza MAILING ADDRESS: CITY AND ZIP CODE: Pomona 91766 BRANCH NAME: East			
PETITIONER: Andrea Nicole Weetly RESPONDENT: Louis Andy Weetly OTHER PARENT/PARTY:			
REQUEST FOR ORDER <input type="checkbox"/> CHANGE <input checked="" type="checkbox"/> TEMPORARY EMERGENCY ORDERS <input type="checkbox"/> Child Custody <input type="checkbox"/> Visitation (Parenting Time) <input type="checkbox"/> Spousal or Partner Support <input type="checkbox"/> Child Support <input type="checkbox"/> Domestic Violence Order <input type="checkbox"/> Attorney's Fees and Costs <input type="checkbox"/> Property Control <input checked="" type="checkbox"/> Other (specify): Earlier Contempt Hearing, Writ for 3/27/25 distribution ordered, Stay of Execution of Judgment, Vacate joinder on Petitioner's 401ks Remove Respondent Counsel as Receiver, Sanctions, Continuance of Distribution Hearing & Accounting Response		CASE NUMBER: 19PSFL01730	

**NOTICE OF HEARING**

1. TO (name(s)): Louis Weetly  
☐ Petitioner ☒ Respondent ☐ Other Parent/Party ☐ Other (specify):

**2. A COURT HEARING WILL BE HELD AS FOLLOWS:**

a. Date:	Time:	<input type="checkbox"/> Dept.:	<input type="checkbox"/> Room.:
b. Address of court	<input checked="" type="checkbox"/> same as noted above	<input type="checkbox"/> other (specify):	

3. **WARNING to the person served with the Request for Order:** The court may make the requested orders without you if you do not file a *Responsive Declaration to Request for Order* (form FL-320), serve a copy on the other parties at least nine court days before the hearing (unless the court has ordered a shorter period of time), and appear at the hearing. (See form FL-320-INFO for more information.)

(Forms FL-300-INFO and DV-400-INFO provide information about completing this form.)


**COURT ORDER**  
(FOR COURT USE ONLY)

It is ordered that:

- ☐ Time ☐ for service ☐ until the hearing is shortened. Service must be on or before (date):
- ☐ A *Responsive Declaration to Request for Order* (form FL-320) must be served on or before (date):
- ☐ The parties must attend an appointment for child custody mediation or child custody recommending counseling as follows (specify date, time, and location):
- ☐ The orders in *Temporary Emergency (Ex Parte) Orders* (form FL-305) apply to this proceeding and must be personally served with all documents filed with this *Request for Order*.
- ☒ Other (specify):

Pursuant to California Rule of Court 5.151(d)(2) this court does not find exigent circumstances to grant the request for ex parte relief. Petitioner may file a RFO using the RFO procedures.

Date: 04/18/2025

 *Sheryl M. Beasley*  
 Sheryl M. Beasley  
 COMMISSIONER SPECIAL OFFICER

AB

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): ERIC LEE, CHIEF ATTORNEY LOS ANGELES COUNTY CSSD - VAN NUYS 7555 VAN NUYS BLVD VAN NUYS CA 91405-1949  TELEPHONE NO.: (866) 901-3212 E-MAIL ADDRESS: ATTORNEY FOR (name): 17400 & 17408	FOR COURT USE ONLY   <b>CONFORMED COPY ORIGINAL FILED</b> Superior Court of California County of Los Angeles  <b>JUL 03 2025</b>  David W. Slayton, Executive Officer/Clerk of Court
200000002336021  FAX NO.: (818) 902-4401  <b>SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES</b> STREET ADDRESS: 111 N HILL ST MAILING ADDRESS: 111 N HILL ST CITY AND ZIP CODE: LOS ANGELES 90012-3107 BRANCH NAME: STANLEY MOSK COURTHOUSE	
PETITIONER/PLAINTIFF: ANDREA NICOLE WEETLY RESPONDENT/DEFENDANT: LOUIS ANDY WEETLY OTHER PARENT/PARTY:	
<b>FINDINGS AND RECOMMENDATION OF COMMISSIONER</b>	CASE NUMBER: 19PSFL01730

1. Name (specify): ANDREA NICOLE WEETLY  
 hearing this matter as a temporary judge.
2. THIS MATTER PROCEEDED AS FOLLOWS
- a. ☒ By court hearing, appearances as follows:
- |                                                                                                  |                                                                                               |                                              |
|--------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------|----------------------------------------------|
| (1) Date: June 12, 2025                                                                          | Dept. 33                                                                                      | Judicial officer: Honorable Jennell R. Mimms |
| (2) <input checked="" type="checkbox"/> Petitioner/plaintiff present                             | <input type="checkbox"/> Attorney present (name):                                             |                                              |
| (3) <input checked="" type="checkbox"/> Respondent/defendant present                             | <input checked="" type="checkbox"/> Attorney present (name): PAUL A. EADS, via LACourtConnect |                                              |
| (4) <input type="checkbox"/> Other parent/party present                                          | <input type="checkbox"/> Attorney present (name):                                             |                                              |
| (5) Local child support agency attorney (Family Code, §§ 17400, 17406) by (name): Felice Melworm |                                                                                               |                                              |
| (6) <input checked="" type="checkbox"/> Other (specify): Respondent present via LACourtConnect.  |                                                                                               |                                              |
- b. The parent ordered to pay support is the ☐ petitioner/plaintiff ☒ respondent/defendant ☐ other parent/party.
3. ☒ Attached is a computer printout showing the parents' income and percentage of time each parent spends with the child(ren).  
 The printout, which shows the calculation of child support payable, will become the court's findings.
4. ☐ This recommended order is based on the attached documents (specify):

#### 5. THE COMMISSIONER RECOMMENDS THE FOLLOWING

- a. All orders previously made in this action remain in full force and effect except as modified below.
- b. (Name of parent): ☐ mother ☐ father  
 (Name of parent): ☐ mother ☐ father  
 are the parents of the children listed below.
- c. The parent ordered to pay support must pay current child support as follows:
- | Name of child   | Date of birth | Monthly support amount |
|-----------------|---------------|------------------------|
| JEREMIAH WEETLY | 11/11/2004    | A.O.M.                 |
| JUSTUS WEETLY   | 02/19/2007    | \$2,529.00             |

Must be paid to  
 State Disbursement Unit

- (1) ☒ Mandatory additional child support.

- (a) The parent ordered to pay support must pay additional monthly support for reasonable child-care costs, as follows:
- ☐ One-half or ☐ % or ☐ (specify amount): \$ per month of the costs.  
 Payments must be made to the ☐ other parent ☐ State Disbursement Unit ☐ child-care provider.
- (b) The parent ordered to pay support must pay reasonable uninsured health-care costs for the children, as follows:
- ☐ One-half or ☒ 78 % or ☐ (specify amount): \$ per month of the costs  
 Payments must be made to the ☒ other parent ☐ State Disbursement Unit ☐ health-care provider.

**NOTICE:** Any party required to pay child support must pay interest on overdue amounts at the legal rate, which is currently 10 percent per year.

Page 1 of 3



PETITIONER/PLAINTIFF: ANDREA NICOLE WEETLY RESPONDENT/DEFENDANT: LOUIS ANDY WEETLY OTHER PARENT/PARTY:	CASE NUMBER: 19PSFL01730
--------------------------------------------------------------------------------------------------------------	-----------------------------

5. c. (2) ☒ Other (specify):

Both Parents are ordered to maintain health insurance for JUSTUS available at no or reasonable cost, & pursuant to Family Code section 3751. Parents are ordered to pay reasonable unreimbursed medical expenses, apportioned 78% by Respondent and 22% by Petitioner, and are collectable pursuant to Family Code section 4063. Extension of support applies pursuant to Family Code section 3901. Wage assignment is ordered.

(3) ☒ For a total of: \$2,529.00 payable on the: 1st day of each month.

beginning (date): 05/01/2025 - 06/30/2025

(4) ☐ The low-income adjustment applies.

☐ The low-income adjustment does not apply because (specify reasons):

(5) Any support ordered will continue until further order of court, unless terminated by operation of law.

d. ☒ The parent ordered to pay support ☒ The parent receiving support must (1) provide and maintain health insurance coverage for the children, if available at no or reasonable cost, and keep the local child support agency informed of the availability of the coverage (the cost is presumed to be reasonable if it does not exceed 5 percent of gross income to add a child); (2) if health insurance is not available, provide coverage when it becomes available; (3) within 20 days of the local child support agency's request, complete and return a health insurance form; (4) provide to the local child support agency all information and forms necessary to obtain health-care services for the children; (5) present any claim to secure payment or reimbursement to the other parent or caretaker who incurs costs for health-care services for the children; and (6) assign any rights to reimbursement to the other parent or caretaker who incurs costs for health-care services for the children. The parent ordered to provide health insurance must seek continuation of coverage for the child after the child attains the age when the child is no longer considered eligible for coverage as a dependent under the insurance contract, if the child is incapable of self-sustaining employment because of a physically or mentally disabling injury, illness, or condition and is chiefly dependent upon the parent providing health insurance for support and maintenance.

e. ☐ The parent ordered to pay support must pay child support for the past periods and in the amounts set forth below:

Name of child	Date of birth	Period of support	Amount
JEREMIAH WEETLY	11/11/2004		
JUSTUS WEETLY	02/19/2007		

(1) ☐ Other (specify):

(2) ☐ For a total of: \$ payable: \$ on the: day of each month beginning (date):

(3) ☐ Interest accrues on the entire principal balance owing and not on each installment as it becomes due.

f. ☐ The parent ordered to pay support owes support arrears as follows, as of (date):

(1) ☐ Child support: \$ ☐ Spousal support: \$ ☐ Family support: \$

(2) ☐ Interest is not included and is not waived.

(3) ☐ Payable: \$ on the: day of each month beginning (date):

(4) ☐ Interest accrues on the entire principal balance owing and not on each installment as it becomes due.

9. No provision of this judgment/order may operate to limit any right to collect the principal (total amount of unpaid support) or to charge and collect interest and penalties as allowed by law. All payments ordered are subject to modification.

PETITIONER/PLAINTIFF: ANDREA NICOLE WEETLY  
 RESPONDENT/DEFENDANT: LOUIS ANDY WEETLY  
 OTHER PARENT/PARTY:

CASE NUMBER:  
 19PSFL01730

5. h. All payments, unless specified in item 5c(1) above, must be made to the State Disbursement Unit at the address listed below  
 (specify address): LOS ANGELES COUNTY CSSD - VAN NUYS  
 CALIFORNIA STATE DISBURSEMENT UNIT  
 PO BOX 989067  
 WEST SACRAMENTO CA 95798-9067
- i. An earnings assignment order is issued.
- j. In the event that there is a contract between a party receiving support and a private child support collector, the party ordered to pay support must pay the fee charged by the private child support collector. This fee must not exceed 33 1/3 percent of the total amount of past due support nor may it exceed 50 percent of any fee charged by the private child support collector. The money judgment created by this provision is in favor of the private child support collector and the party receiving support, jointly.
- k. If "The parent ordered to pay support" box is checked in item 5d, a health insurance coverage assignment must issue.
- l. The parents must notify the local child support agency in writing within 10 days of any change in residence or employment.
- m. The form *Notice of Rights and Responsibilities (Health-Care Costs and Reimbursement Procedures)* and *Information Sheet on Changing a Child Support Order* (form FL-192) is attached.
- n. ☐ The following person (the "other parent/party") is added as a party to this action (name):
- o. ☒ The court further recommends (specify):  
 Remaining requests are off calendar including since cannot: (1.) Reconsider Pomona Family Court's orders & per CA C.C.P. section 1008(a). (2.) Judicially determine arrears as compliance with Family Code sect. 17526(c) is all required.

JENNEL R. MIMMS

Date: JUL 03 2025

COMMISSIONER

Number of pages attached: \_\_\_\_\_

☐ SIGNATURE FOLLOWS LAST ATTACHMENT

### CLERK'S CERTIFICATE OF SERVICE OR MAILING

I certify that I am not a party to this cause and that

- 1: ☒ Personal service. A true copy of this *Findings and Recommendation of Commissioner* was handed to the  
☐ petitioner/plaintiff ☐ respondent/defendant ☒ other parent/party CSSD  
 at the hearing of this matter before the commissioner.
- 2: ☐ Mail. A true copy of this *Findings and Recommendation of Commissioner* was mailed first class, postage fully prepaid, in a sealed envelope addressed as shown below and that the request was mailed  
 at (place): LOS ANGELES California,  
 on (date): JUL 03 2025

ROBERT VELASQUEZ

Date: JUL 03 2025

Clerk, by \_\_\_\_\_, Deputy

Child Support Services Department  
 111 N Hill Street, 6th Fl. Rm 623  
 Los Angeles, CA 90012



### Guideline Calculation Results Summary

**Court Case Number:** 18PBFLD1730  
**Petitioner Name:** ANDREA NICOLE WEETLY  
**Respondent Name:** LOUIS ANDY WEETLY  
**Other Parent Name:**

FILED

Superior Court of California  
County of Los Angeles

JUN 12 2025

By: W. Estayon, Executive Officer/Clerk of Court  
(N/A) By: R. Velasquez, Deputy

### Monthly Support Totals

Monthly Child Support Amount	Superior Court of California	2520.00	0.00
Basic Child Support Amount	County of Los Angeles	2629.00	0.00
Child Support Add-Ons Amount:		0.00	0.00
Child Care		0.00	0.00
Visa/Travel Expenses	JUN 12 2025	0.00	0.00
School Expenses		0.00	0.00
Uninsured Health Expenses		0.00	0.00
Total Arrear Support Amount	Dana W. Stoyan, Executive Officer/Clerk of Court	0.00	0.00
Temporary Spousal Support Amount (N/A)	Re: B. Velasquez, Deputy	0.00	0.00

## Monthly Tax/Income Information (Tax Year 2025)

Calculation based on new guidelines effective September 1, 2024: You

Monthly Net Disposable Income	12858.00	2858.00
Monthly Taxable & Non-Taxable Gross Income	16774.00	2998.00
Monthly Taxable Gross Income	16678.00	2998.00
Monthly Non-Taxable Gross Income	0.00	0.00
Federal Adjusted Gross Income	16678.00	2998.00
Federal Taxable Income	15328.00	1123.00
Net Income After Support	10359.00	5394.00
Federal Tax Filing Status	SINGLE	HEAD OF HOUSEHOLD
Number of Tax Exemptions (Federal)	1	2
State Tax Filing Status	SAME AS FEDERAL	SAME AS FEDERAL
Number of Tax Exemptions (State)	1	2
Federal Tax Liabilities	3682.00	-122.00
State Tax Liabilities	1198.00	0.00
FICA (Social Security and/or Medicare)	1201.00	229.00
Self-Employment Tax	0.00	0.00
GASDI	225.00	36.00
Public Assistance	NO	NO

## Other Monthly Deduction Totals

Child Support Paid (Other Relationships)	0.00	0.00
Required Union Dues	0.00	0.00
Mandatory Retirement	0.00	0.00
Job Related Expenses & Spousal Support (Other Relationship)	0.00	0.00
Health Insurance Premium	183.00	0.00
Hardship Deduction Amount	0.00	0.00
Hardship Deduction Children	0.0	0.0
Extraordinary Health Expenses	0.00	0.00
Uninsured Catastrophic Losses	0.00	0.00

## Monthly Support Amounts Per Child

Child Name	Date of Birth	% Time with NCP	NCP Add-Ons	NCP Support	NCP Total	OP Add-Ons	OP Support	OP Total
JUSTUS	2007-02-19	0.0 %	0.00	2529.00	2529.00	0.00	0.00	0.00
		%						
		%						
		%						
		%						
		%						
		%						
		%						
		%						
Average % Time with NCP:		0.0 %	0.00	2529.00	2529.00	0.00	0.00	0.00

### Golden Findings?

**LOUIS ANDY WEETLY** is required to pay **ANDREA NICOLE WEETLY** \$2529.00 in **CURRENT SUPPORT**

**Total Child Support Arrears Per Child**

Child Name	Prior Period	NCP Add-Ons	NCP Support	NCP Total	OP Add-Ons	OP Support	OP Total
JUSTUS	Not Applicable	0.00	0.00	0.00	0.00	0.00	0.00
		0.00	0.00	0.00	0.00	0.00	0.00

AB91

Court Case Number: 19PSFL01730  
 Petitioner Name: ANDREA NICOLE WEEPLY  
 Respondent Name: LOUIS ANDY WEEPLY  
 Other Parent Name:

Guideline Calculation Results Detail		NCP	Other Parent
<b>Tax Setting Information</b>			
<b>Federal Tax Settings</b>			
Include Self-Employment Taxes		YES	YES
Include FICA (Social Security and Medicare)		YES	YES
Include Medicare		YES	YES
Earned Income Credit		YES	YES
Retirement Savers Credit		0	0
Number of Children for Child Care Credits		0	1
Number of Children for Earned Income Credits		0	0
Number of Children for Child Tax Credits		0	0
Number of Dependents for Family Tax Credit		NO	NO
Parent is Blind		NO	NO
Parent is 65 or Older		NO	NO
New Spouse is Blind		NO	NO
New Spouse is 65 or Older		YES	YES
Married Filing Separately, Lived with Spouse Part of the Year			
<b>State Tax Settings</b>			
Include California State Income Taxes		YES	YES
California State Disability Insurance		YES	YES
Dependency Credit for Dependent Person(s)		NO	NO
Joint Custody Head of Household Credit		NO	NO
California Renter's Credit		YES	YES
California Earned Income Tax Credit		YES	YES
California Young Child Tax Credit		NO	NO
Number of Children for Child Tax Credits		0	0
Include Other State Income Taxes		NO	NO
Other State Tax Rate			
Other State Tax Amount			
Deduction type when NCP and Other Parent are Married Filing Separately			
<b>Monthly Income Information</b>		NCP	Other Parent
Wages/Salary		18778.00	2598.00
NCP: Based on earned income: \$73464.00 YEAR-TO-DATE from 12/29/2024 to 04/29/2025			
Other Parent: Based on earned income: \$17.30 HOURLY WAGE, 40 hours / week			
Self-Employment Income		0.00	0.00
Unemployment Compensation		0.00	0.00
Disability (Taxable)		NONE	NONE
Imputed Income		0.00	0.00
Total Other Taxable Income		0.00	0.00
Social Security Income (Taxable)		0.00	0.00
Other Income (Retirement, Annuity, SS Other Ret, Operating Losses, etc)		0.00	0.00
Short-Term Capital Gains		0.00	0.00
Long-Term Capital Gains		0.00	0.00
Line 4a from IRS Form 4852		0.00	0.00
Unrecaptured Section 1250 Gains		0.00	0.00
Nonqualified Dividends		0.00	0.00
Qualified Dividends		0.00	0.00
Interest Received		0.00	0.00
Royalties		0.00	0.00
Rental Income		0.00	0.00
Other Taxable Income Adjustments		0.00	0.00
Total Other Non-Taxable Income		0.00	0.00
Other Non-Taxable Income		0.00	0.00
Social Security Income (Non-Taxable)		0.00	0.00
Tax Exempt Interest		0.00	0.00
Disability		0.00	0.00
Worker's Compensation		0.00	0.00
Spousal Support Received Other Relationship		0.00	0.00
Public Assistance and Child Support Received		0.00	0.00
Public Assistance		0.00	0.00
Child Support Received		0.00	0.00
New Spouse Income & Deductions		0.00	0.00
Wages/Salary		0.00	0.00
Self-Employment Income		0.00	0.00
Social Security Income (Taxable)		0.00	0.00
Social Security Income (Non-Taxable)		0.00	0.00
Other Taxable Income		0.00	0.00
Spousal Support Paid Other Marriage		0.00	0.00
Retirement Contribution R Adjustments to Income		0.00	0.00
Required Union Dues		0.00	0.00
Necessary Job-Related Expenses		0.00	0.00

AB92

Court Case Number: 19PSP101730  
 Petitioner Name: ANDREA NICOLE WEETLY  
 Respondent Name: LOUIS ANDY WEETLY  
 Other Parent Name:

Guideline Calculation Results Detail	NCP	Other Parent
<b>Monthly Deduction Information</b>		
Child Support Paid (Other Relationships)	0.00	0.00
Spousal Support Paid (This Relationship)	0.00	0.00
Property Tax	0.00	0.00
Mortgage Interest	0.00	0.00
Qualified Business Income (QBI)	0.00	0.00
Other Itemized Deductions	0.00	0.00
Other Medical Expenses	0.00	0.00
Deductible Interest Expenses	0.00	0.00
Contribution Deduction	0.00	0.00
State and Local Sales Tax	0.00	0.00
Miscellaneous Itemized	0.00	0.00
Required Union Dues	0.00	0.00
Total Health Insurance Premium	183.00	0.00
Health Insurance (Pre-Tax)	0.00	0.00
Health Insurance (Post-Tax)	0.00	0.00
Wage Deduction (Pre-Tax)	0.00	0.00
Wage Deduction (Post-Tax)	183.00	0.00
Retirement Contributions	2202.00	0.00
Mandatory Retirement (Tax-Deferred)	0.00	0.00
Mandatory Retirement (Non-Tax-Deferred)	0.00	0.00
Voluntary Retirement (Tax-Deferred)	2202.00	0.00
Voluntary Retirement (Non-Tax-Deferred)	566.00	0.00
Other Guideline Deductions	0.00	0.00
Spousal/Other Partner Support Paid Other Relationship	0.00	0.00
Necessary Job-Related Expenses	0.00	0.00
State Adjustments		
State Adjustments to Income	0.00	0.00
State Adjustments to Itemized Deductions	0.00	0.00
Monthly Hardship Deduction		
Hardship Deduction Amount	0.00	0.00
Hardship Deduction Children	0.0	0.0
Hardship Deduction Expenses		
Extraordinary Health Expenses	0.00	0.00
Uninsured Catastrophic Losses	0.00	0.00
Other Tax Deductions	0.00	0.00
Adjustments to Income	0.00	0.00
Other Discretionary Deductions	0.00	0.00
Alternative Minimum Tax Information	0.00	0.00
Certain Interest on Home Mortgage	0.00	0.00
Investment Interest	0.00	0.00
Post-1986 Depreciation	0.00	0.00
Adjusted Gain or Loss	0.00	0.00
Incentive Stock Options	0.00	0.00
Passive Activities	0.00	0.00
Estate and Trusts, Schedule K-1	0.00	0.00
Tax Exempt Interest From Private Activity Bond	0.00	0.00
Other Preferences	0.00	0.00
Alternative Minimum Tax Operating Loss Deduction	0.00	0.00

Voluntary  
 401K child support  
 compare  
 to  
 dissonance  
 in  
 top B  
 #3  
 7/1/22 Decision



AC

<b>ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):</b> Andrea Weethy 16637 Crape Myrtle Lane Whittier CA 90603		<b>FOR COURT USE ONLY</b>  <b>CONFORMED COPY ORIGINAL FILED</b> Superior Court of California County of Los Angeles  <b>JUN 20 2025</b>  David W. Steyer, Executive Officer/Clerk of Court
<b>TELEPHONE NO.:</b> <b>ATTORNEY FOR (Name):</b> self represented	<b>FAX NO.:</b>	
<b>SUPERIOR COURT OF CALIFORNIA, COUNTY OF</b> Los Angeles		
<b>STREET ADDRESS:</b> 400 Civic Center Plaza <b>MAILING ADDRESS:</b> <b>CITY AND ZIP CODE:</b> Pomona 91766 <b>BRANCH NAME:</b> East		
<b>PLAINTIFF/PETITIONER:</b> Andrea Nicole Weethy <b>DEFENDANT/RESPONDENT:</b> Louis Andy Weethy <b>OTHER PARENT:</b>		
<b>NOTICE OF OBJECTION</b>		<b>CASE NUMBER:</b> 19PSFL01730

1. I object to the Findings and Recommendation of Commissioner made on (date): 6/15/23 to now  
by Commissioner (name): Sheryl Beasley
2. I request that the matter be set for a *de novo* (new) hearing before a superior court judge.

Date: 6/20/25

Andrea Weethy  
(TYPE OR PRINT NAME)

Andrea Weethy  
(SIGNATURE OF PERSON REQUESTING HEARING)

**NOTICE**

You must file this notice with the clerk of the court where the Findings and Recommendation of Commissioner was made within 10 court days of the date the recommended order was made.

Andrea Weetly  
Petitioner in Pro Per  
16637 Crape Myrtle Lane, Whittier, CA 90603  
anweetly@gmail.com

41  
CONFORMED COPY  
ORIGINAL FILED  
Superior Court of California  
County of Los Angeles

JUN 02 2025

David W. Slayton, Executive Officer/Clerk of Court

Petitioner in Pro Per:  
ANDREA WEETLY

**IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA  
FOR THE COUNTY OF LOS ANGELES**

ANDREA NICOLE WEETLY, Petitioner

and

LOUIS ANDY WEETLY,  
Respondent.

) Case No.: 19PSFL01730  
) Objection to Commissioner Acting  
) as Temporary Judge and assignment  
) of temporary judge to the case  
) Date: 7/02/25  
) Time: 8:30am  
) Location: Dept. B  
)  
) (CCP § 259(d); CRC 2.831; CCP § 170.6)

**Objection to Commissioner Acting as Temporary Judge Pursuant to (CCP § 259(d); California Rule of Court 2.831; CCP § 170.6)**

Petitioner, Andrea N. Weetly, hereby objects to Commissioner Sheryl Beasley acting as a temporary judge in this matter. Petitioner previously withdrew her stipulation to the commissioner on June 15, 2023, prior to the publication of the corresponding minute order, but the withdrawal was wrongfully rejected and not processed by the court. The continued actions of the commissioner without valid stipulation violate California Rule of Court 2.831, CCP § 259(d), and Petitioner's fundamental due process rights.

---

**Background and Improper Withholding of Withdrawal**

On June 15, 2023, the same day Petitioner's set-aside request was scheduled to be heard, Petitioner was initially asked to stipulate to the commissioner. Petitioner did so only for the purpose of having the set-aside motion heard, which the commissioner correctly identified at the start of the hearing as the issue before the court.

However, during the hearing, the commissioner adopted Respondent's counsel's mischaracterization that Petitioner was only requesting attorney's fees. The commissioner denied the fee request and did not address or rule on the set-aside, contradicting her own prior statement on the record.

Before the court issued the June 15, 2023 minute order, Petitioner submitted a withdrawal of her stipulation to the temporary judge, so that the set-aside could be reviewed by a properly appointed judge. The clerk received the document but did not file it, stating they were "not used to seeing that form" and would "send it to the courtroom for the judge's guidance."



H/L

Instead of accepting the withdrawal, the commissioner personally returned the document to Petitioner. The court's own June 22, 2023 minute order confirms that the commissioner refused to allow the withdrawal to be filed.

---

### Jurisdictional Consequences and Voidable Rulings

As of June 15, 2023, Petitioner had withdrawn her stipulation, and the minute order had not yet been issued. The record demonstrates that Petitioner made every reasonable effort to ensure the withdrawal was processed before judicial action was finalized.

Since that time, the commissioner has continued to make rulings without jurisdiction, including:

- Denying Petitioner's DVRO on 5/27/25;
  - Striking declarations from adult children despite untimely objection;
  - Disregarding nunc pro tunc corrections;
  - Refusing to hear contempt motions;
  - Denying ex parte preventing car repossession and displacement;
  - Granting Respondent home occupancy;
  - Distributing proceeds in violation of procedural fairness.
- Ordered court clerk sign home sale for petitioner & sanctions rather than wait for appeal decision

These rulings were made despite the absence of a current and valid stipulation, rendering them voidable under California law.

---

### Request for Reassignment and Legal Relief

Petitioner respectfully requests:

1. Reassignment of this matter to a duly appointed Superior Court judge;
2. That no further hearings be conducted by Commissioner Sheryl Beasley absent a valid and current stipulation by Petitioner;
3. That any rulings made after June 15, 2023 be deemed voidable for lack of jurisdiction under California Rule of Court 2.831, CCP § 259(d), and applicable due process standards.

Dated:

Respectfully,



Andrea N. Weetly

16637 Grape Myrtle Lane, Whittier, CA 90603

Andrea Weetly  
 Petitioner in Pro Per  
 606 E. Carroll Ave., Glendora, CA 91741  
 anweetly@gmail.com

RECEIVED  
 JUN 15 2023  
 EAST DISTRICT

Petitioner in Pro Per:  
 ANDREA WEETLY

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA  
 FOR THE COUNTY OF LOS ANGELES, EAST DISTRICT

In re Marriage of:

ANDREA NICOLE WEETLY,

Petitioner,

and

LOUIS ANDY WEETLY,

Respondent.

Case No.: 19PSFL01730

Petitioner's Motion to Withdraw

Stipulation to Temporary Judge:  
 and request set aside heard by  
 a judge not commissioner

Date: 06/15/23

Time: 8:30am

Location: Dept B

PETITIONER REQUEST THE FOLLOWING:

Petitioner request to withdraw stipulation to temporary judge. Per California rules of court 2.818 (b) (3), an attorney may not serve as a court-appointed temporary judge if, in a family law case, one party is self-represented and the other party is represented by an attorney. The temporary judge for courtroom B on 6/15/23 was Commissioner, Sheryl M. Beasley. Petitioner is self-represented and respondent is represented by an attorney. A commissioner is an attorney selected by the judges of the court and given powers to hear and make decisions concerning certain legal matters, including family court cases

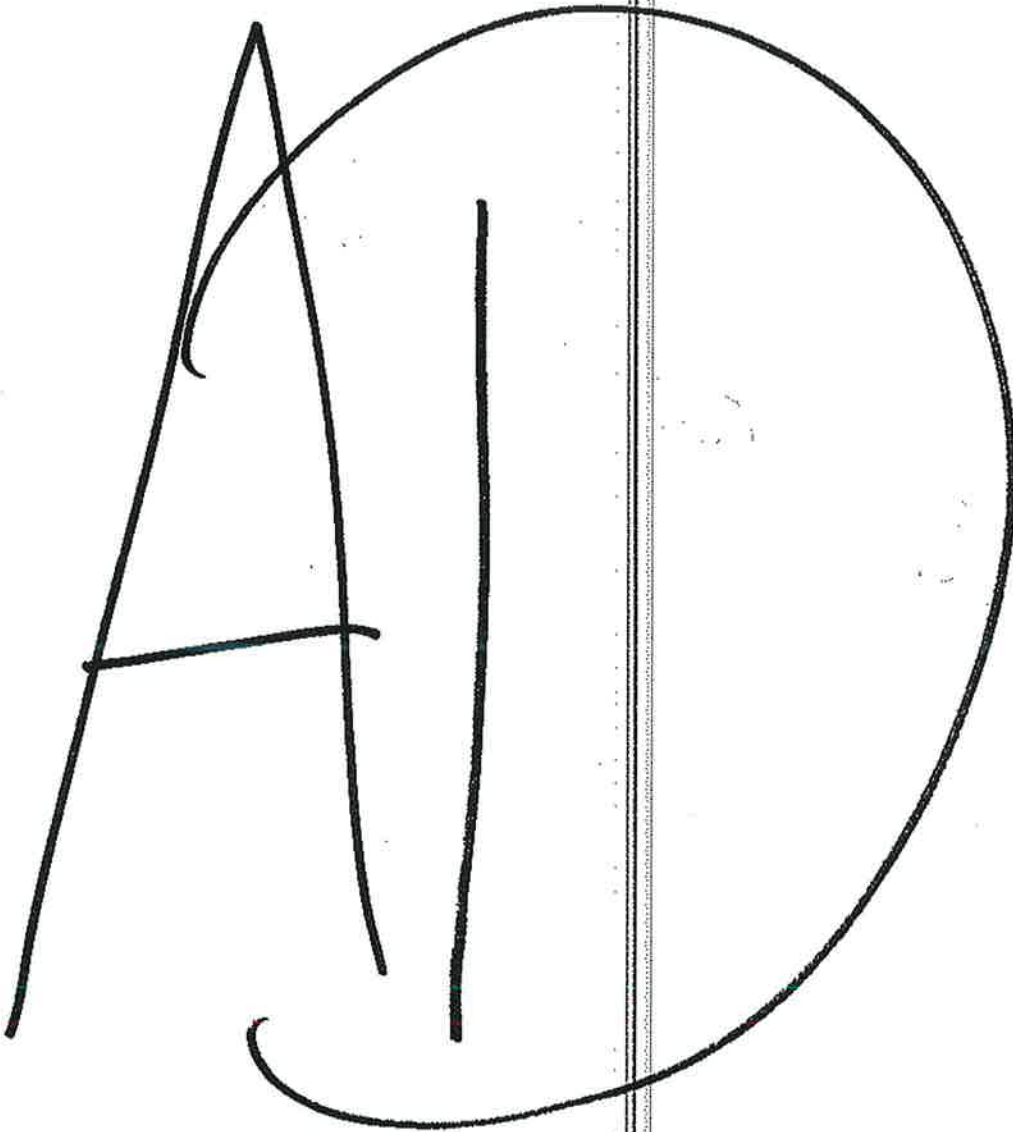
Respectfully submitted,

Date: 6/15/23

*Andrea N. Weetly*

Andrea Weetly, Petitioner

AB



PARTY WITHOUT ATTORNEY OR ATTORNEY NAME: <u>Andrea Weethy</u> FIRST NAME: <u>116631 Crapel Myrtle Lane</u> STREET ADDRESS: <u>Whittier</u> CITY: <u>CA</u> STATE: <u>CA</u> ZIP CODE: <u>90603</u> TELEPHONE NO.: <u>awweethy@gmail.com</u> FAX NO.: EMAIL ADDRESS: <u>Self represented</u> ATTORNEY FOR (name):		FOR COURT USE ONLY  <b>FILED</b> Superior Court of California County of Los Angeles  <b>JUN 30 2025</b> David W. Slayton, Executive Officer/Clerk of Court By: J. Jackson, Deputy
SUPERIOR COURT OF CALIFORNIA, COUNTY OF <u>Los Angeles</u> STREET ADDRESS: <u>400 Civic Center Plaza</u> MAILING ADDRESS: <u>Pomona 91766</u> CITY AND ZIP CODE: <u>Pomona 91766</u> BRANCH NAME:		
PETITIONER: <u>Andrea Nicole Weethy</u> RESPONDENT: <u>Louis Andy Weethy</u> OTHER PARENT/PARTY:		
REQUEST FOR ORDER <input type="checkbox"/> CHANGE <input type="checkbox"/> TEMPORARY EMERGENCY ORDERS <input type="checkbox"/> Child Custody <input type="checkbox"/> Visitation (Parenting Time) <input type="checkbox"/> Spousal or Partner Support <input type="checkbox"/> Child Support <input type="checkbox"/> Property Control <input type="checkbox"/> Attorney's Fees and Costs <input checked="" type="checkbox"/> Other (specify): <u>Immediate Disbursement of Remaining Home Proceeds (\$32,026 + interest), Writ of Execution &amp; Termination Receiver Role</u>		

 CASE NUMBER:  
19PSFL01730

Note: Read form FL-300-INFO for information about how to complete this form. To ask to change or end an order that was granted in a Restraining Order After Hearing (form DV-130 or JV-255), read form FL-300-INFO and form DV-300-INFO.

## NOTICE OF HEARING

 1. TO (name(s)): Louis Weethy  
☐ Petitioner ☒ Respondent ☐ Other Parent/Party ☐ Other (specify):

## 2. A COURT HEARING WILL BE HELD AS FOLLOWS:

 a. Date: 08/21/2025 Time: 3:30 PM ☐ Dept.: 13 ☐ Room.: 205  
 b. Address of court ☐ same as noted above ☐ other (specify):

3. WARNING to the person served with the Request for Order: The court may make the requested orders without you if you do not file a Responsive Declaration to Request for Order (form FL-320), serve a copy on the other parties at least nine court days before the hearing (unless the court has ordered a shorter period of time), and appear at the hearing. (See form FL-320-INFO for more information.)

COURT ORDER  
(FOR COURT USE ONLY)

If is ordered that:

- ☐ Time ☐ for service ☐ until the hearing is shortened. Service must be on or before (date):
- ☐ A Responsive Declaration to Request for Order (form FL-320) must be served on or before (date):
- ☐ The parties must attend an appointment for child custody mediation or child custody recommending counseling as follows (specify date, time, and location):
- ☐ The orders in Temporary Emergency (Ex Parte) Orders (form FL-305) apply to this proceeding and must be personally served with all documents filed with this Request for Order.
- ☐ Other (specify):

Date:

JUDICIAL OFFICER

Page 1 of 4



11

Andrea Weetly  
Petitioner in Pro Per  
16637 Grape Myrtle Lane, Whittier, CA 90603  
anweetly@gmail.com

CONFORMED COPY  
ORIGINAL FILED  
Superior Court of California  
County of Los Angeles

JUL 01 2025

Petitioner in Pro Per:  
ANDREA WEETLY

David W. Stalton, Executive Officer/Clerk of Court

**IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA  
FOR THE COUNTY OF LOS ANGELES**

ANDREA NICOLE WEETLY, Petitioner

) Case No.: 19PSFL01730  
) Objections To Temporary Judge  
) PURSUANT TO  
) CRC RULE 2.831 AND CCP § 259(d)  
)  
) Date: 7/18/25  
) Time: 8:30am  
) Location:

and

LOUIS ANDY WEETLY,  
Respondent.

**OBJECTION TO TEMPORARY JUDGE PURSUANT TO CRC RULE 2.831 AND CCP § 259(d)**

Petitioner, Andrea N. Weetly, hereby objects to the assignment of a temporary judge in this matter. Petitioner is a self-represented party and does not stipulate to a temporary judge presiding over any aspect of the pending *matters* ~~associated~~ associated matters. ~~calendared~~ calendared for hearing on July 18, 2025, or any

This objection is made pursuant to California Rule of Court 2.831 and Code of Civil Procedure § 259(d), which prohibit a commissioner or temporary judge from presiding over contested matters in family court without the express stipulation of all parties. Petitioner expressly withholds that stipulation.

Petitioner respectfully requests that the matter be reassigned to a duly appointed Superior Court judge, and that any hearing not proceed before a temporary judge in the absence of valid, current, and voluntary stipulation.

This objection is timely and preserves all rights afforded to Petitioner under California law.

Dated: 6/30/25  
Respectfully submitted,

*Andrea N. Weetly*

Andrea N. Weetly  
16637 Grape Myrtle Lane  
Whittier, Ca 90603



411

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

**Family Division  
Pomona South Dept. - B**

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**July 1, 2025**

**1:30 PM**

**Honorable Erika J. Diaz, Commissioner**

**T. Tennyson, Judicial Assistant**

**Not Reported, Court Reporter**

---

**NATURE OF PROCEEDINGS:** Non-Appearance Case Review re: Notice of Non-Stipulation to Court Commissioner filed by Petitioner on July 1, 2025

The following parties are present for the aforementioned proceeding:

No Appearances

The matter is not called for hearing.

The Court finds that the Petitioner does not stipulate to the Commissioner hearing the above-captioned matter.

By order of the Supervising Judge of Family Law, the above-captioned matter is reassigned to the Honorable Geanene Yriarte, Judge presiding, in Pomona South Courthouse Department J for all purposes. If any appearing party has not yet exercised a peremptory challenge under Section 170.6, Code of Civil Procedure, the peremptory challenge to the Honorable Geanene Yriarte, Judge must be filed within the 15-day period specified in Section 170.6, Code of Civil Procedure, with extensions of time pursuant to Section 1013, Code of Civil Procedure, if service is by mail. Non-appearing parties, if any, have a 15-day period from first appearance to file a peremptory challenge as specified in Section 170.6, Code of Civil Procedure.

All currently scheduled hearings will be heard in the newly assigned department.

The July 2, 2025 RFO - Attorney Fees is advanced to this date and is continued to Wednesday, July 2, 2025 at 8:30 AM in Department J.

The July 2, 2025 RFO - re: Other: Nunc Pro Tunc 11/27/24 Minute Order Clerical Error Correction Requested is advanced to this date and is continued to Wednesday, July 2, 2025 at 8:30 AM in Department J.

The July 2, 2025 Order to Show Cause re: Contempt is advanced to this date and is continued to Wednesday, July 2, 2025 at 8:30 AM in Department J.

The July 2, 2025 Order to Show Cause re: Contempt is advanced to this date and is continued to Wednesday, July 2, 2025 at 8:30 AM in Department J.

A17

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

**Family Division**

**Pomona South Dept. - B**

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**July 1, 2025**

**1:30 PM**

The July 2, 2025 Order to Show Cause re: Contempt is advanced to this date and is continued to Wednesday, July 2, 2025 at 8:30 AM in Department J.

The 07/18/2025 RFO - re: Other: Request New DVRO Hearing is advanced to this date and is continued to Friday, July 18, 2025 at 8:30 AM in Department J.

The 07/23/2025 RFO - Family Law is advanced to this date and is continued to Wednesday, July 23, 2025 at 8:30 AM in Department J.

The August 6, 2025 RFO - Family Law is advanced to this date and is continued to Wednesday, August 6, 2025 at 8:30 AM in Department J.

The August 7, 2025 RFO - Family Law is advanced to this date and is continued to Thursday, August 7, 2025 at 8:30 AM in Department J.

The August 7, 2025 RFO - Family Law is advanced to this date and is continued to Thursday, August 7, 2025 at 8:30 AM in Department J.

The August 12, 2025 RFO - Family Law is advanced to this date and is continued to Tuesday, August 12, 2025 at 8:30 AM in Department J.

The August 21, 2025 RFO - Family Law is advanced to this date and is continued to Thursday, August 21, 2025 at 8:30 AM in Department J.

Clerk is to give notice by mail and orally in court on July 2, 2025.

**CLERK'S CERTIFICATE OF MAILING/  
NOTICE OF ENTRY OF ORDER**

I, David W. Slayton, Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served the Notice of Entry of the above minute order of July 1, 2025 upon each party or counsel named below by placing the document for collection and mailing so as to cause it to be deposited in the United States Mail at the courthouse in Pomona, California, one copy of the original filed/entered herein in a separate sealed envelope to each address as shown below with the postage thereon fully prepaid, in accordance with standard court practices.

Dated: July 2, 2025

By: /s/ T. Tennyson

T. Tennyson, Deputy Clerk

A19

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

**Family Division**

**Pomona South Dept. - B**

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**July 1, 2025**

**1:30 PM**

Andrea Nicole Weetly  
16637 Crape Myrtle Lane  
Whittier CA 90603

Law Office of Paul A. Eads  
635 South First Avenue  
Covina CA 91723

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): — PAUL A. EADS, ESQ. 240 319 LAW OFFICES OF PAUL A. EADS 635 S. FIRST AVE. COVINA, CA 91723 TELEPHONE NO.: (626) 524-8418 FAX NO.: (626) 332-0603 ATTORNEY FOR (Name): RESPONDENT, LOUIS ANDY WEETLY	FOR COURT USE ONLY
<b>SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES</b> STREET ADDRESS: 400 CIVIC CENTER PLAZA MAILING ADDRESS: SAME CITY AND ZIP CODE: POMONA, CA 91766 BRANCH NAME: EASTERN	
PETITIONER/PLAINTIFF: ANDREA NICOLE WEETLY  RESPONDENT/DEFENDANT: LOUIS ANDY WEETLY	
<b>NOTICE OF WITHDRAWAL OF ATTORNEY OF RECORD</b>	CASE NUMBER: 19PSFL01730

- In accordance with the provisions of section 285.1 of the Code of Civil Procedure, I withdraw as Attorney of Record for:  
☐ Petitioner ☒ Respondent
- The final judgment of dissolution, legal separation, nullity, parentage, or postjudgment order was entered on (specify date):  
 5/3/22  
 and no motions or other proceedings are pending at this time.
- The last known address for the ☐ Petitioner ☒ Respondent is:  
 340 W. Meda Ave. Apt. 5  
 Glendora, CA 91741
- The last known telephone number for the ☐ Petitioner ☒ Respondent is: (626) 698-2481
- I mailed a copy of this *Notice of Withdrawal* to ☐ Petitioner ☒ Respondent at the address set forth in item 3.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: JULY <sup>21</sup>, 2025

PAUL A. EADS (TYPE OR PRINT NAME)      ▶ Paul Eads (SIGNATURE)

**WARNING**

**This form may not be used after a status-only judgment.**

Go to next page



AE

Go to next page

A23

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

Family Division  
Pomona South Dept. - J

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**July 2, 2025**

**8:30 AM**

Honorable Geanene M Yriarte, Judge

L. Guerrero, Judicial Assistant

Lyrra Lamar (#11791), Court Reporter

---


**NATURE OF PROCEEDINGS:** Order to Show Cause re: Contempt filed by the Petitioner on April 10, 2025

The following parties are present for the aforementioned proceeding:

Louis Andy Weetly, Respondent/Citee  
Paul A. Eads, Attorney for Respondent/Citee

The matter is called for hearing.

The Respondent/Citee is sworn.

The Petitioner fails to appear this date. 

In regard to the contempt filed on 04/10/2025 (20 pages) based on "Final disclosures, Joinder, Pay QDRO fees from home sales" (page 2 Item 8.c.), the court orders the contempt dismissed on the following grounds:

1. In regard to the contempt filed on 04/10/2025 the court finds the pleading as to the contempt is insufficient. Specificity is an essential prerequisite of a contempt citation. "Wilson v. Superior Court (1987) 194 Cal.App.3d 1259. The charging document does not provide proper notice based upon the manner of pleading and the court on it's own motion orders the contempt proceeding filed on 04/10/2025 dismissed.
2. The court finds there was no personal service on the party to the action. There is no evidence before the court for alternative service. Unless the citee has concealed himself from the court, he must be personally served with the OSC for Contempt; otherwise the court lacks jurisdiction to proceed. (Cedars-Sinai Imaging Medical Group vs. Superior Court (2000) 83 Cal.App4th 1281, 1287.)
3. On the Court's own motion, the Petitioner's Order to Show Cause Re Contempt filed on April 10, 2025, is dismissed in the interest of justice.

The Court's minute order shall serve as the Order After Hearing. No formal order is necessary.

It is so ordered.

724

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

**Family Division  
Pomona South Dept. - J**

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**GEANENE YRIARTE**

**July 2, 2025**

**8:30 AM**

**Dated: 7/2/2025**

**Judge of the Superior Court**

Clerk is to give notice.

**CLERK'S CERTIFICATE OF MAILING/  
NOTICE OF ENTRY OF ORDER**

I, David W. Slayton, Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served the Notice of Entry of the above minute order of July 2, 2025 upon each party or counsel named below by placing the document for collection and mailing so as to cause it to be deposited in the United States Mail at the courthouse in Pomona, California, one copy of the original filed/entered herein in a separate sealed envelope to each address as shown below with the postage thereon fully prepaid, in accordance with standard court practices.

**Dated: July 3, 2025**

**By: /s/ L. Guerrero**

**L. Guerrero, Deputy Clerk**

**Law Offices of Paul Eads  
635 S. First Ave  
Covina, CA 91723**

**Andrea Nicole Weetly  
16637 Crape Myrtle Lane  
Whittier, CA 90603**

A 25

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

Family Division  
Pomona South Dept. - J

19PSFL01730

Weetly, Andrea Nicole

vs

Weetly, Louis Andy

July 2, 2025

8:30 AM

Honorable Geanene M Yriarte, Judge

L. Guerrero, Judicial Assistant

Lyrra Lamar (#11791), Court Reporter

---

**NATURE OF PROCEEDINGS:** Order to Show Cause re: Contempt filed by the Petitioner on April 10, 2025

The following parties are present for the aforementioned proceeding:

Louis Andy Weetly, Respondent/Citee  
Paul A. Eads, Attorney for Respondent/Citee

The matter is called for hearing.

The Respondent/Citee is sworn.

The Petitioner fails to appear this date. ↙

In regard to the contempt filed on 04/10/2025 (31 pages) based on "Prevented petitioner from signing final divorce" (page 2 Item 8.c.), the court orders the contempt dismissed on the following grounds:

1. In regard to the contempt filed on 04/10/2025 the court finds the pleading as to the contempt is insufficient. Specificity is an essential prerequisite of a contempt citation. "Wilson v. Superior Court (1987) 194 Cal.App.3d 1259. The charging document does not provide proper notice based upon the manner of pleading and the court on it's own motion orders the contempt proceeding filed on 04/10/2025 dismissed.
2. The court finds there was no personal service on the party to the action. There is no evidence before the court for alternative service. Unless the citee has concealed himself from the court, he must be personally served with the OSC for Contempt; otherwise the court lacks jurisdiction to proceed. (Cedars-Sinai Imaging Medical Group vs. Superior Court (2000) 83 Cal.App4th 1281, 1287.)
3. On the court's own motion, the Petitioner's Order to Show Cause re: Contempt filed April 10, 2025, is dismissed in the interest of justice.

The Court's minute order shall serve as the Order After Hearing. No formal order is necessary.

It is so ordered.



A26

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

**Family Division  
Pomona South Dept. - J**

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**July 2, 2025  
8:30 AM**

**GEANENE YRIARTE**

**Dated: 7/2/2025**

**Judge of the Superior Court**

Clerk is to give notice.

**CLERK'S CERTIFICATE OF MAILING/  
NOTICE OF ENTRY OF ORDER**

I, David W. Slayton, Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served the Notice of Entry of the above minute order of July 2, 2025 upon each party or counsel named below by placing the document for collection and mailing so as to cause it to be deposited in the United States Mail at the courthouse in Pomona, California, one copy of the original filed/entered herein in a separate sealed envelope to each address as shown below with the postage thereon fully prepaid, in accordance with standard court practices.

**Dated: July 3, 2025**

**By: /s/ L. Guerrero**  
**L. Guerrero, Deputy Clerk**

**Law Offices of Paul Eads  
635 S. First Ave  
Covina, CA 91723**

**Andrea Nicole Weetly  
16637 Crape Myrtle Lane  
Whittier, CA 90603**

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

**Family Division  
Pomona South Dept. - J**

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**July 2, 2025  
8:30 AM**

**Honorable Geanene M Yriarte, Judge**

**L. Guerrero, Judicial Assistant**

**Lyrra Lamar (#11791), Court Reporter**

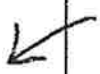
**NATURE OF PROCEEDINGS:** Order to Show Cause re: Contempt filed by the Petitioner on April 10, 2025

The following parties are present for the aforementioned proceeding:

Louis Andy Weetly, Respondent/Citee  
Paul A. Eads, Attorney for Respondent/Citee

The matter is called for hearing.

The Respondent/Citee is sworn.

The Petitioner fails to appear this date. 

In regard to the contempt filed on 04/10/2025 (24 pages) based on "send accounting" (page 2 Item 8.c.), the court orders the contempt dismissed on the following grounds:

1. In regard to the contempt filed on 04/10/2025 the court finds the pleading as to the contempt is insufficient. Specificity is an essential prerequisite of a contempt citation. "Wilson v. Superior Court (1987) 194 Cal.App.3d 1259. The charging document does not provide proper notice based upon the manner of pleading and the court on it's own motion orders the contempt proceeding filed on 04/10/2025 dismissed.
2. The court finds there was no personal service on the party to the action. There is no evidence before the court for alternative service. Unless the citee has concealed himself from the court, he must be personally served with the OSC for Contempt; otherwise the court lacks jurisdiction to proceed. (Cedars-Sinai Imaging Medical Group vs. Superior Court (2000) 83 Cal.App4th 1281, 1287.)
3. On the Court's own motion, the Petitioner's Order to Show Cause Re Contempt filed on April 10, 2025, is dismissed in the interest of justice.

The Court's minute order shall serve as the Order After Hearing. No formal order is necessary.

A28

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

**Family Division**

**Pomona South Dept. - J**

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**July 2, 2025**

**8:30 AM**

It is so ordered.

**GEANENE YRIARTE**

Dated: **7/2/2025**

Judge of the Superior Court

Clerk is to give notice.

**CLERK'S CERTIFICATE OF MAILING/  
NOTICE OF ENTRY OF ORDER**

I, David W. Slayton, Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served the Notice of Entry of the above minute order of July 2, 2025 upon each party or counsel named below by placing the document for collection and mailing so as to cause it to be deposited in the United States Mail at the courthouse in Pomona, California, one copy of the original filed/entered herein in a separate sealed envelope to each address as shown below with the postage thereon fully prepaid, in accordance with standard court practices.

Dated: July 3, 2025

By: /s/ L. Guerrero

L. Guerrero, Deputy Clerk

Law Offices of Paul Eads  
635 S. First Ave  
Covina, CA 91723

Andrea Nicole Weetly  
16637 Crape Myrtle Lane  
Whittier, CA 90603

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Andrea Weetly 11413 7 Cape May He Lane Whittier, CA 90603  TELEPHONE NO.: EMAIL ADDRESS (Optional): aweetly@gmail.com ATTORNEY FOR (Name): Self-represented		FOR COURT USE ONLY  <b>CONFORMED COPY ORIGINAL FILED</b> Superior Court of California County of Los Angeles  <b>JUL 11 2025</b>  David W. Stigman, Executive Officer/Clerk of Court	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles STREET ADDRESS: 400 Civic Center Plaza MAILING ADDRESS: CITY AND ZIP CODE: Pomona 91766 BRANCH NAME: East			
PLAINTIFF/PETITIONER: Andrea Nicole Weetly DEFENDANT/RESPONDENT: Louis Andy Weetly		CASE NUMBER: 19PSFL01730 JUDICIAL OFFICER:  DEPT.: A10 J	
<b>NOTICE OF RELATED CASE</b>			

Identify, in chronological order according to date of filing, all cases related to the case referenced above.

1. a. Title: Marriage of Andrea Weetly and Louis — Multiple Consolidated Family Law Requests
  - b. Case number: 19PSFL01730
  - c. Court: ☒ same as above  
☐ other state or federal court (name and address):
  - d. Department: B
  - e. Case type: ☐ limited civil ☐ unlimited civil ☐ probate ☒ family law ☐ other (specify):
  - f. Filing date: Various submitted 12/9/24 to 6/30/25
  - g. Has this case been designated or determined as "complex?" ☐ Yes ☒ No
  - h. Relationship of this case to the case referenced above (check all that apply):
    - ☒ involves the same parties and is based on the same or similar claims.
    - ☒ arises from the same or substantially identical transactions, incidents, or events requiring the determination of the same or substantially identical questions of law or fact.
    - ☒ involves claims against, title to, possession of, or damages to the same property.
    - ☒ is likely for other reasons to require substantial duplication of judicial resources if heard by different judges.
    - ☒ Additional explanation is attached in attachment 1h
  - i. Status of case:
    - ☒ pending
    - ☐ dismissed ☐ with ☐ without prejudice
    - ☐ disposed of by judgment
2. a. Title:
  - b. Case number:
  - c. Court: ☐ same as above  
☐ other state or federal court (name and address):
  - d. Department:



PLAINTIFF/PETITIONER:  
DEFENDANT/RESPONDENT:Andrea Nicole Weethy  
Louis Andy Weethy

CASE NUMBER:

19PSF01730

## 2. (continued)

- e. Case type: ☐ limited civil ☐ unlimited civil ☐ probate ☐ family law ☐ other (specify):
- f. Filing date:
- g. Has this case been designated or determined as "complex?" ☐ Yes ☐ No
- h. Relationship of this case to the case referenced above (check all that apply):
- ☐ involves the same parties and is based on the same or similar claims.
- ☐ arises from the same or substantially identical transactions, incidents, or events requiring the determination of the same or substantially identical questions of law or fact.
- ☐ involves claims against, title to, possession of, or damages to the same property.
- ☐ is likely for other reasons to require substantial duplication of judicial resources if heard by different judges.
- ☐ Additional explanation is attached in attachment 2h
- i. Status of case:
- ☐ pending
- ☐ dismissed ☐ with ☐ without prejudice
- ☐ disposed of by judgment

## 3. a. Title:

b. Case number:

- c. Court: ☐ same as above  
☐ other state or federal court (name and address):

d. Department:

- e. Case type: ☐ limited civil ☐ unlimited civil ☐ probate ☐ family law ☐ other (specify):

f. Filing date:

- g. Has this case been designated or determined as "complex?" ☐ Yes ☐ No

h. Relationship of this case to the case referenced above (check all that apply):

- ☐ involves the same parties and is based on the same or similar claims.
- ☐ arises from the same or substantially identical transactions, incidents, or events requiring the determination of the same or substantially identical questions of law or fact.
- ☐ involves claims against, title to, possession of, or damages to the same property.
- ☐ is likely for other reasons to require substantial duplication of judicial resources if heard by different judges.
- ☐ Additional explanation is attached in attachment 3h

i. Status of case:

- ☐ pending
- ☐ dismissed ☐ with ☐ without prejudice
- ☐ disposed of by judgment

4. ☐ Additional related cases are described in Attachment 4. Number of pages attached: \_\_\_\_\_

Date:

7/5/25

Andrea Weethy

(TYPE OR PRINT NAME OF PARTY OR ATTORNEY)

Andrea Weethy

(SIGNATURE OF PARTY OR ATTORNEY)

PLAINTIFF/PETITIONER: <u>Andrea Nicole Weefly</u>	CASE NUMBER: <u>19PSFL01730</u>
DEFENDANT/RESPONDENT: <u>Louis Andy Weefly</u>	

PROOF OF SERVICE BY FIRST-CLASS MAIL  
NOTICE OF RELATED CASE

**(NOTE: You cannot serve the Notice of Related Case if you are a party in the action. The person who served the notice must complete this proof of service. The notice must be served on all known parties in each related action or proceeding.)**

1. I am at least 18 years old and not a party to this action. I am a resident of or employed in the county where the mailing took place, and my residence or business address is (specify):  
16637 Crape Myrtle Lane  
Whittier, CA 90603
2. I served a copy of the Notice of Related Case by enclosing it in a sealed envelope with first-class postage fully prepaid and (check one):
  - a. ☒ deposited the sealed envelope with the United States Postal Service.
  - b. ☐ placed the sealed envelope for collection and processing for mailing, following this business's usual practices, with which I am readily familiar. On the same day correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service.
3. The Notice of Related Case was mailed:
  - a. on (date):
  - b. from (city and state):
4. The envelope was addressed and mailed as follows:

<ol style="list-style-type: none"><li>a. Name of person served: Paul Eads Street address: 635 S. 1st City: Covina State and zip code: 91723</li><li>b. Name of person served:  Street address: City: State and zip code:</li></ol>	<ol style="list-style-type: none"><li>c. Name of person served:  Street address: City: State and zip code:</li><li>d. Name of person served:  Street address: City: State and zip code:</li></ol>
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------

☐ Names and addresses of additional persons served are attached. (You may use form POS-030(P).)

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: 7/7/25

Tiffany Shedrnick  
(TYPE OR PRINT NAME OF DECLARANT)

▶ Tiffany Shedrnick  
(SIGNATURE OF DECLARANT)

**Petitioner respectfully identifies the following matters currently pending before the court. To avoid prejudice, these matters should be considered in the following order of priority given their legal significance and interdependence.**

**Note:** Pending FL-666 Request for Judicial Review of prior commissioner's orders entered without valid stipulation, including correction of minute order labeling and calendaring errors affecting matters advanced to 7/2/25. Pending review of child support modification, interest, and arrears in separate department where Petitioner objected to assignment of commissioner, affecting calculation of arrears and offsets related to QDRO assignment. Pending Anti-SLAPP hearing which takes priority over other motions per Code of Civil Procedures section 425.16(f)

### **1 Correction of the Record (Nunc Pro Tunc and Request to Correct the record)**

Because all other rulings depend on correcting misstatements and jurisdictional defects.

<i>Moving Party</i>	<i>Description</i>	<i>Filed</i>	<i>RP reply</i>	<i>Hearings &amp; Continuances</i>
PT	Nunc Pro Tunc for 11/27/24 Hearing	12/9/24	Yes	3/27/25 Hearing On 5/9/25 Continued to 7/2/25 Continued to 7/18/25
PT	Nunc Pro Tunc for 3/27/25 Hearing	4/16/25	No	6/13/25 Hearing On 5/9/25 Continued to 7/2/25 Continued to 7/18/25
PT	Correct Court Record Request	6/25/25	No	8/12/25 Hearing

### **2 Home Proceeds Distribution and Enforcement**

Including immediate disbursement of \$312,026 + interest and writ of execution.

Essential for petitioner's financial survival and eliminating the need for receiver role.

**Includes:**

- RP's request for premature signing of QDRO orders
- PT's request to stay RP's QDRO assignment pending child support arrears determination
- PT's request to vacate joinder on PT's sole and assigned QDRO property to prevent misappropriation

<i>Moving Party</i>	<i>Description</i>	<i>Filed</i>	<i>RP reply to PT</i>	<i>Hearings &amp; Continuances</i>
RP	Distribute Home Proceeds -PT replied 3/18/25, 3/20/25, 3/27/25, and 4/22/25 including evidentiary objections -PT Additional exhibits for 5/2/25	12/9/24  4/25/25	No	3/27/25 Hearing On 5/2/25 Continued to 5/9/25 On 5/9/25 Continued to 7/2/25 Continued to 7/18/25

	hearing		4/30/25		
PT	Modify 5/3/22 order and 9/1/22 decision (same as 1/30/23 order)		4/16/25	No	6/20/25 Hearing On 5/9/25 Continued to 7/2/25 Continued to 7/18/25
PT	Immediate Disbursement of \$312,026.76 + interest to PT		6/30/25	No	8/21/25 Hearing
RP	Request Court Sign QDRO -PT replied 6/24/25		4/17/25	No	6/18/25 Hearing Continued to 7/2/25 Continued to 7/18/25
PT	Vacate Joinder for PT 401k assets, Stay RP QDRO assignment, and 1/2 Escrow Refund		4/25/25	No	6/25/25 Hearing Continued to 7/2/25 Continued to 7/18/25

### 3 Child Support Modification and Arrears Correction

Because CSSD has confirmed error.

Petitioner's right to retroactive correction impacts ability to support children.

Also impacts QDRO enforcement and offset calculations.

Moving Party	Description		Filed	RP reply to PT	Hearings & Continuances
PT	Child Support Modification @ Pomona		4/10/25	No	5/9/25 Hearing & Taken off Calendar RFO Reinstatement Requested 6/23/25
PT	Child Support Modification @ Stanley Mosk -6/4/24 PT reply to RP MPA & CSSD -6/10/25 PT evidentiary objections -6/10/25 PT supplemental declaration		4/18/25	Yes; MPA only	6/12/25 Hearing
PT	Reinstate RFO Requesting Child Support Modification @ Pomona		6/23/25	No	8/7/25 Hearing

### 4 Contempt and Enforcement of Prior Orders

Including unfulfilled \$70K distribution order.

Undermines court's authority and rewards noncompliance.

Moving Party	Description		Filed	RP reply to PT	Hearings & Continuances
--------------	-------------	--	-------	----------------	-------------------------



PT	Contempt: \$70,000 Distribution of Home Proceeds Ordered at 3/27/25 Hearing	4/10/25	No	5/9/25 Hearing On 5/9/25 Continued to 5/27/25 On 5/27/25 Continued to 7/2/25 Continued to 7/18/25
PT	Contempt: RP and RP counsel non-compliance with sending home proceeds final accounting	4/10/25	No	5/9/25 Hearing On 5/9/25 Continued to 5/27/25 On 5/27/25 Continued to 7/2/25 Continued to 7/18/25
PT	Contempt: RP and RP counsel non-compliance with QDRO order	4/10/25	No	5/9/25 Hearing On 5/9/25 Continued to 5/27/25 On 5/27/25 Continued to 7/2/25 Continued to 7/18/25
PT	Accept electronic service for contempt	5/2/25	No	5/9/25 Hearing & Taken off Calendar RFO Reinstatement Requested 6/23/25
PT	Reinstate RFO Requesting Accept electronic service for contempt	6/23/25	No	8/7/25 Hearing

**5 Anti-SLAPP Special Motion to Strike**

Statutory priority (CCP § 425.16).

Seeks to stop harassing and chilling tactics like vexatious litigant labeling.

Moving Party	Description	Filed	RP reply	Hearings & Continuances
PT	Anti-SLAPP Declaration	10/6/23	No	
RP	Vexatious Litigant	6/5/25		7/23/25 Hearing
PT	Notice & Anti-SLAPP Motion to Strike RP Vexatious Litigant Request	6/20/25	No	8/6/25 Hearing

**6 Change of Venue Request**

Addresses cumulative judicial bias and jurisdictional errors.

Prevents repeated forum manipulation and conflicts.

Moving Party	Description	Filed	RP reply	Hearings & Continuances
PT	Change of Venue	6/23/25	No	8/7/25 Hearing



Petitioner objects to proceeding while record errors remain.

Hearing should be continued until record is corrected to avoid prejudice.

Moving Party	Description	Filed	RP reply	Hearings & Continuances
PT	DVRO Hearing	4/ /25	No	5/5/25 Hearing Continued to 5/27/25 Hearing
PT	New DVRO Hearing	6/2/25	Yes	7/18/25 Hearing

Petitioner respectfully notes she previously submitted detailed accounting showing Respondent's proposed distribution did not match the final judgment. Despite this, the Court's July 2025 order adopts Respondent's Accounting without resolving the inconsistencies. It also orders \$15,000 in attorney's fees to Respondent's Counsel despite Petitioner's fee waiver and without proof of fees incurred, and withholds all remaining proceeds assigned to Petitioner as purported sanctions. This deprives Petitioner of access to funds necessary for housing, basic needs and counsel, causing irreparable harm.

Petitioner notes the Court threatened to strike future Requests for Order before even holding the scheduled vexatious litigant hearing, effectively prejudging the issue and denying Petitioner access to court process. Petitioner also notes the Court did not address documentary evidence, third-party emails, and transcripts relating to Respondent's claims and supporting correction of the record. Petitioner respectfully explains that her pending Request for Order include correction of errors in minute orders, judgment references, and the court records which must be resolved before enforcement to prevent irreversible harm.

**Petitioner's Additional Notes in Support of CM-015:**

Petitioner respectfully submits the following related facts and procedural history demonstrating the need for meaningful review, consolidation, and proper calendaring of all related matters with notice to both parties:

**(A) Delayed Distribution of Home Proceeds.**

Despite the home selling in September 2023 under a 5/3/22 distribution order, Respondent's counsel continues to withhold Petitioner's share in trust, confirming the funds are frozen. This has caused prolonged hardship and denied Petitioner access to basic necessities since Sept 2023.

**(B) Child Support Error Confirmed and Corrected.**

CSSD recently confirmed a significant error in the 1/30/23 child support order that took affect as of 9/1/22. Petitioner had repeatedly notified Respondent and counsel of this error through prior filings, but Respondent refused to correct it. The Court increased support in the 6/12/25 order. This correction supports Petitioner's pending RFOs for arrears recalculation and reversal of improper Epstein credits.

**(C) New Adult-Child Declarations Supporting Petitioner's Claims.**

Petitioner filed new declarations (11/27/24 and 3/20/25) from now-adult children confirming Respondent failed to support them financially and corroborating Petitioner's trial testimony. These declarations support reversing approx. \$55,000 in Epstein credit improperly awarded despite Respondent's non-payment since 2019. Petitioner's 3/16/22 reconsideration request was timely under the 60-day deadline but was continued and then ruled untimely.

**(D) Reunification Request Disguised as Change of Address.**

Respondent filed a "change of address" request functioning as a reunification motion. The court declined to hold a contested hearing, suspended visitation on 11/27/24 after a record discussion with the child, and removed the duplicate January hearing. The court denied minor's counsel, silencing the child witnesses at the time, while now-adult declarations have been blocked from the evidentiary record.

Respondent has also taken contradictory positions, undermining credibility: agreeing to Petitioner's buyout, then demanding to buy her out; opposing minor's counsel then requesting it; accusing alienation while instructing the children not to speak to Petitioner; claiming full payment of expenses despite evidence to the contrary; and branding Petitioner vexatious despite three occasions where the Court ruled in her favor.

**(E) Fraudulent Home Sale and Dispute Over Proceeds.**

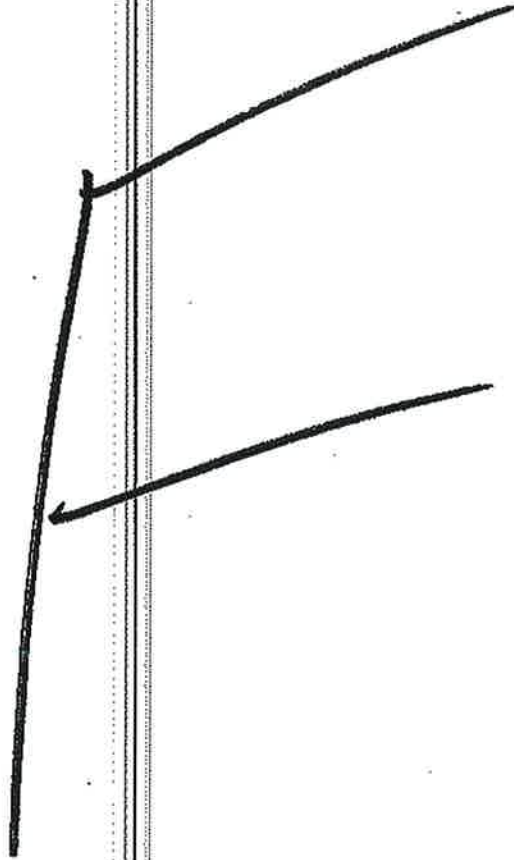
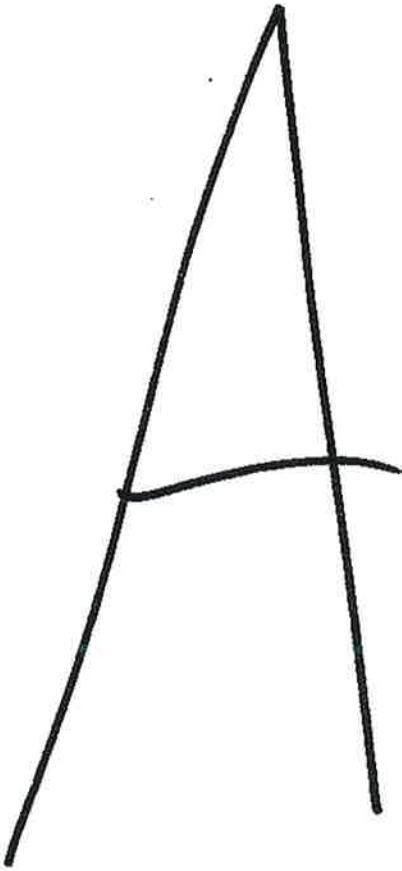
Respondent's dispute over date of separation blocked Petitioner's approved refinance and forced a lower-value sale. He changed his position from agreeing to a buyout to demanding a sale to share market gains. Petitioner disputes Respondent's share based on the higher second appraisal and seeks recalculation based on the first appraisal, plus refund of over \$27,000 in broker fees due to fiduciary breaches.

**(F) Court Adopted Petitioner's Separation Date Despite Respondent's Dispute.**

Respondent's prolonged dispute over the separation date blocked refinance and delayed sale. The dispute directly impacted Epstein credit calculations. The final judgment adopted Petitioner's date despite Respondent's refusal to compromise, underscoring the need for fair hearings on resulting financial issues.

**(G) QDRO Disclosure Violations and Errors.**

Respondent failed to voluntarily disclose updated retirement statements. Petitioner had to subpoena them. QDRO attorney relied on outdated or incomplete statements and refused to confirm accuracy with Petitioner due to unpaid fees, which Respondent caused. These errors are directly tied to the orders entered on July 2-3, 2025.



SUPERIOR COURT OF CALIFORNIA  
COUNTY OF LOS ANGELES

EAST DISTRICT-POMONA (SOUTH) COURTHOUSE  
480 CIVIC CENTER PLAZA, ROOM 101  
POMONA, CALIFORNIA 91768-3289

SANTA ANA, CA 926

8 JUL 2025 PM 7 1

US POSTAGE



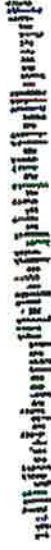
ZIP 91768

02 4N

0000334401 JUL 07 2025

notice of decisions  
mailed

30603-324937





AG



PARTY WITHOUT ATTORNEY OR ATTORNEY NAME: <u>Andrea Weeffly</u> FIRM NAME: STREET ADDRESS: <u>116637 Crupe Myrtle Lane</u> CITY: <u>Whittier</u> STATE: <u>CA</u> ZIP CODE: <u>90603</u> TELEPHONE NO.: EMAIL ADDRESS: <u>awweeffly@gmail.com</u> ATTORNEY FOR (name): <u>Self represented</u>		FOR COURT USE ONLY  <b>FILED</b> Superior Court of California County of Los Angeles  <b>JUL 11 2025</b> David W. Skayton, Executive Officer/Clerk of Court By: L. Guerrero, Deputy
SUPERIOR COURT OF CALIFORNIA, COUNTY OF <u>Los Angeles</u> STREET ADDRESS: <u>400 Civic Center Plaza</u> MAILING ADDRESS: <u>Pomona 91766</u> CITY AND ZIP CODE: BRANCH NAME: <u>East</u>		
PETITIONER: <u>Andrea Nicole Weeffly</u> RESPONDENT: <u>Louis Andy Weeffly</u> OTHER PARENT/PARTY:		
REQUEST FOR ORDER <input type="checkbox"/> CHANGE <input checked="" type="checkbox"/> TEMPORARY EMERGENCY ORDERS <input type="checkbox"/> Child Custody <input type="checkbox"/> Visitation (Parenting Time) <input type="checkbox"/> Spousal or Partner Support <input type="checkbox"/> Child Support <input type="checkbox"/> Property Control <input type="checkbox"/> Attorney's Fees and Costs <input checked="" type="checkbox"/> Other (specify): <u>Vacate Orders, Stay Execution and Proceedings, Restore RFOs, TPO to freeze assets, earlier hearing</u>		
		CASE NUMBER: <u>19PSFW01730</u>

Note: Read form FL-300-INFO for information about how to complete this form. To ask to change or end an order that was granted in a Restraining Order After Hearing (form DV-130 or JV-255), read form FL-300-INFO and form DV-300-INFO.

## NOTICE OF HEARING

1. TO (name): Louis Weeffly  
☐ Petitioner ☒ Respondent ☐ Other Parent/Party ☐ Other (specify):
2. A COURT HEARING WILL BE HELD AS FOLLOWS:
- a. Date: JUL 11 2025 Time: 1:30 a.m. ☒ Dept.: J ☒ Room.: 418  
 b. Address of court ☒ same as noted above ☐ other (specify):
3. **WARNING to the person served with the Request for Order:** The court may make the requested orders without you if you do not file a *Responsive Declaration to Request for Order* (form FL-320), serve a copy on the other parties at least nine court days before the hearing (unless the court has ordered a shorter period of time), and appear at the hearing. (See form FL-320-INFO for more information.)

COURT ORDER  
(FOR COURT USE ONLY)

It is ordered that:

4. ☐ Time ☐ for service ☐ until the hearing is shortened. Service must be on or before (date):
5. ☐ A *Responsive Declaration to Request for Order* (form FL-320) must be served on or before (date):
6. ☐ The parties must attend an appointment for child custody mediation or child custody recommending counseling as follows (specify date, time, and location):
7. ☐ The orders in *Temporary Emergency (Ex Parte) Orders* (form FL-305) apply to this proceeding and must be personally served with all documents filed with this *Request for Order*.
8. ☒ Other (specify): Notice was not given & Ex Parte relief denied. No exigent circumstances. CRC 5.151(d)(2)

Date:

JUL 11 2025  
G. YRIARTE

JUDICIAL OFFICER

request to  
 waive  
 notice  
 so funds not  
 dissipated

AH

NAME, ADDRESS, AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY: <b>Andrea Weetly</b> <b>16637 Grape - Myrtle Lane</b> <b>Whittier CA 90603</b>		STATE BAR NUMBER:	Reserved for Clerk's File Stamp  <b>CONFORMED COPY</b> <b>ORIGINAL FILED</b> Superior Court of California County of Los Angeles  <b>JUL 16 2025</b>  David W. Staylor, Executive Officer/Clerk of Court  CASE NUMBER: <b>19PSFL01730</b>
ATTORNEY FOR (Name): <b>Self represented</b>			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES			
COURTHOUSE ADDRESS: <b>400 Civic Center Plaza</b> <sup>Pomona 91766</sup>			
PLAINTIFF/PETITIONER: <b>Andrea Nicole Weetly</b>			
DEFENDANT/RESPONDENT: <b>Cous Andy Weetly</b>			
PEREMPTORY CHALLENGE TO JUDICIAL OFFICER (Code Civ. Proc., § 170.6)			

Name of Judicial Officer: (PRINT) <b>Eleanore M Yriarte</b>	Dept. Number: <b>J</b>
<input checked="" type="checkbox"/> Judge	<input type="checkbox"/> Commissioner <input type="checkbox"/> Referee

I am a party (or attorney for a party) to this action or special proceeding. The judicial officer named above, before whom the trial of, or a hearing in, this case is pending, or to whom it has been assigned, is prejudiced against the party (or his or her attorney) or the interest of the party (or his or her attorney), so that declarant cannot, or believes that he or she cannot, have a fair and impartial trial or hearing before the judicial officer.

### DECLARATION

I declare under penalty of perjury, under the laws of the State of California, that the information entered on this form is true and correct.

Filed on behalf of: **Andrea Weetly**  
Name of Party

☒ Plaintiff/Petitioner      ☐ Cross Complainant  
☐ Defendant/Respondent      ☐ Cross Defendant  
☐ Other: \_\_\_\_\_

Dated: **7/16/25**

**Andrea N Weetly**  
Signature of Declarant

**Andrea N Weetly**  
Printed Name



A

H

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Andrea Weetly 16637 Cape Myrtle Lane Whittier CA 90603 TELEPHONE NO.: E-MAIL ADDRESS (Optional): aweetly@gmail.com ATTORNEY FOR (Name): Self represented		FOR COURT USE ONLY  CONFORMED COPY ORIGINAL FILED Superior Court of California County of Los Angeles  JUL 17 2025  David W. Slayton, Executive Officer/Clerk of Court
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles STREET ADDRESS: 400 Civic Center Plaza MAILING ADDRESS: Pomona 91766 CITY AND ZIP CODE: East BRANCH NAME:		CASE NUMBER: 19PSFL01730
PLAINTIFF/PETITIONER: Andrea Nicole Weetly DEFENDANT/RESPONDENT: Louis Andy Weetly Petitioner's Decl. Re Harm and Financial Control in Supplement of all Petitioner's RFO's <b>DECLARATION</b>		

- A. 3/12/21 Transcript – Minute Order says pension joinder optional; 8/25/21 transcript required 401k joinder.
- B. 8/25/21 Transcript – Court ordered disclosures again; only PT completed final disclosures and joinder.
- C. 11/18/21 Transcript – Minute Order omits denial of retirement funds for counsel; court ignores PT child support estimate request, accepts 25% guideline; says result won't change with counsel.
- D. 2/22/22 – Court appoints RP counsel over PT's proceeds despite protest, violating CRC 3.1179.
- E. 5/4/22 – Court denies PT reconsideration received 2 months before deadline and continues support 6 months.
- F. 9/2023 – Home sold; RP accounting due 9/2023; accounting received 5/2024; RP counsel says "funds frozen"
- G. 9/27/24 Transcript – Court reads RP's minor offenses but interrupts PT repeatedly; blocks PT exhibits.
- H. 10/4/24 – PT ex parte for sole retirement to maintain housing, pay medical, avoid child neglect denied.
- I. PT & child forced into repeat housing instability, car repossession, and public assistance reliance.
- J. PT seeks correction of 11/27/24 and 3/27/25 minute orders; RP counsel moves for early proceeds; court orders \$70K each but RP counsel withholds PT's share; Court refuses PT's proposed orders. No findings to date.
- K. 4/10/25 – PT files contempt affidavits for accounting/distribution/QDRO; sheriff can't serve RP (no address); court refuses to prosecute contempt and correct the record. Court refuses to sign court orders so PT can't appeal.
- L. 5/27/25 – RP had notice but waived objections to adult children declarations previously silenced by minors' counsel denial; Court improperly struck them despite no valid objection; minute order misstates facts.
- M. 6/4/25 – PT reply to RP's MPA child support modification; RP counsel then files vexatious RFO 6/5/25
- N. PT objects to commissioner continuing 2 years on expired stipulation and seeks review of all commissioner decisions (FL-866); court clerk mislabels FL-866 and Anti-Strikes motions so PT and child lack protection.
- O. 6/30/25-PT request \$328K+ proceeds, writ, terminate receiver (per CSSD & child Decl.); clerk confirms 7/18/25 next hearing 7/1/25 PT objects to temp. Judge again; Judge assigned; challenge window out; hearing advanced 16 days on <24 hrs notice.
- P. 7/2/25 – Held w/o PT; court awards RP \$191K on outdated balance, assigns QDRO despite CSSD error & adult child evidence; releases \$105K+ conflicting with 5/3/22 & 1/30/23 orders; holds \$90K as sanction, threatens strikes w/o hearing; minute order mailed 7/8/25; PT request filed in April taken off calendar. Findings never served.
- Q. 7/11/25 – Court denies PT's ex parte Vacate, Stay, Freeze; PT requested notice waiver to protect assets.
- S. PT files pre-emptory challenge, refiles Vacate, Stay, Freeze, and Disability Accommodations (MC-410)
- See Declaration of Record Errors for Procedural History

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: 7/16/25

Andrea N. Weetly

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

- ☐ Attorney for ☐ Plaintiff ☒ Petitioner ☐ Defendant  
☐ Respondent ☐ Other (Specify):



A

5

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Andrea Weeth 16637 Crape Myrtle Lane Whittier CA 907 TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional): <i>aweethy@gmail.com</i> ATTORNEY FOR (Name): <i>Self represented</i>		FOR COURT USE ONLY  <b>CONFORMED COPY ORIGINAL FILED</b> Superior Court of California County of Los Angeles  <b>JUL 17 2025</b>  David W. Slayton, Executive Officer/Clerk of Court
SUPERIOR COURT OF CALIFORNIA, COUNTY OF <i>Los Angeles</i> STREET ADDRESS: <i>400 Civic Center Plaza</i> MAILING ADDRESS: CITY AND ZIP CODE: <i>Pomona 91766</i> BRANCH NAME: <i>East</i>		
PLAINTIFF/PETITIONER: <i>Andrea Nicole Weethy</i> DEFENDANT/RESPONDENT: <i>Louis Andy Weethy</i>		
Petitioner's Record Correction Dec. In support of All Petitioner's RFO's <b>DECLARATION</b>		
		CASE NUMBER: <i>19PSFLO1730</i>

- A. 3/12/21 Transcript – Minute Order misstates Respondent filed DVRO and requested exclusive use when Petitioner did; misrepresents Respondent's support payments. PT exclusive use of home ignored.
- B. 11/18/21 Transcript – Minute order missing retirement distribution for counsel denied, denies minor's counsel, and accepts 25% guideline support suggestion; court said "result" [won't be] "different" with counsel
- C. 2/1/22 Transcript – Court guides Respondent's testimony to justify forced home sale; allows change from sale to buyout to share increased value by disputing separation date for 2 years; court adopts Petitioner's date of separation but denies her attorney's fees; RP 401k confirmed community contrary to RP testimony.
- D. \$55K Epstein credit granted despite parties' financial agreement, shared residence, and equal investment
- E. 3/22/22 Transcript – Court continues judgment and Petitioner's timely 3/16/22 reconsideration to 5/4/22, then signs judgment 5/3/22 and rules reconsideration submitted 2 months before 5/14/22 deadline untimely; denies evidentiary hearing despite \$75K child support dispute; continues support 6 months ignoring Petitioner's filings; grants RP 7th discovery despite disclosure noncompliance confirmed by QDRO attorney.
- F. 8/19/22 Transcript – Court ignores RP email showing counsel's "Interest" in sale; reimburses RP's post-Jan 2022 mortgage via child support; denies evidentiary hearing saying "others waiting"; excludes over \$90K child support evidence/Court states Petitioner not cooperating with sale since she filed a writ of supersedeas
- G. 4/18/23 Transcript – Minute order omits RP forced sale that displaced Petitioner and child; broker testifies unsworn; court ignores 10 texts showing cooperation; denies retirement access forcing sale; RP delays accounting & PT replies with discrepancies; 45-day disbursement ignored; RP counsel defies final orders
- H. 6/15/23 Transcript – Commissioner limits set-aside to fees, blocks stipulation withdrawal, discloses conflict but refuses recusal; orders clerk to sign sale (8/2023), sanctions Petitioner, enforces vacate order and writ making appeal moot-Trans 8/31/23; PT files Anti-Slapp declaration 10/6/23 & Anti-SLAPP motion 6/20/25
- I. Court refuses RP stacked reunification hearings and stops visitation/RP seeks proceeds after PT requests record correction/after PT's objections, RP retaliates seeking PT declared vexatious/CSSD confirm support error see Declaration of harm caused & Financial Control -eviction. car repossession, public assistance, DVROs, contempt

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: *7/16/25*

*Andrea N Weethy*  
(TYPE OR PRINT NAME)

*Andrea N Weethy*  
(SIGNATURE OF DECLARANT)

☐ Attorney for    ☐ Plaintiff    ☒ Petitioner    ☐ Defendant  
☐ Respondent    ☐ Other (Specify):



DAVID W. SLAYTON  
EXECUTIVE OFFICER / CLERK OF COURT

400 Civic Center Plaza  
Pomona, CA 91766

***Superior Court of California  
County of Los Angeles***

July 14, 2025

Ms. Andrea Nicole Weetly  
16637 Grape Myrtle Lane  
Whittier, CA 90603

Dear Ms. Weetly,

I have been asked to respond to your letter received by the court on May 19, 2025, regarding the minute order prepared by courtroom staff March 21, 2021.

Upon review of the minute order in question, it was identified that an incorrect party was referred to as having filed the Domestic Violence Restraining Order (DVRO). The minute order has been amended accordingly, and a hard copy is attached to this letter for your reference.

Should you have any questions, please contact the Court Operations Manager, Nicole Gonzalez or myself on 909-802-1132

Sincerely,

A handwritten signature in black ink, appearing to read "R. Cook", is written over a horizontal line.

Ronda Cook  
Senior Administrator, East District



**SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES**

**Family Division  
Pomona South Dept. - B**

**19PSFL01730**

**Weetly, Andrea Nicole**

**vs**

**Weetly, Louis Andy**

**July 14, 2025**

**8:30 AM**

**Honorable Bryant Y. Yang, Judge**

**E. Wright, Judicial Assistant**

**Not Reported, Court Reporter**

---

**NATURE OF PROCEEDINGS: Nunc Pro Tunc Order Hearing**

The following parties are present for the aforementioned proceeding:

No Appearances

The matter is not called for hearing.

It appearing to the court that through inadvertence and/or clerical error, the minute order of March 12, 2021, in the above-entitled action does not properly reflect the Court's order. At the direction of the Judicial Officer, said minute order is corrected nunc pro tunc as of March 12, 2021, as follows:

By Striking: The Court finds that the Respondent filed a Request for Domestic Violence Restraining Order that includes move out orders.

By Adding: The Court finds that the Petitioner filed a Request for Domestic Violence Restraining Order that includes move out orders.

**CLERK'S CERTIFICATE OF MAILING/  
NOTICE OF ENTRY OF ORDER**

I, David W. Slayton, Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served the Notice of Entry of the above minute order of July 14, 2025 upon each party or counsel named below by placing the document for collection and mailing so as to cause it to be deposited in the United States Mail at the courthouse in Pomona, California, one copy of the original filed/entered herein in a separate sealed envelope to each address as shown below with the postage thereon fully prepaid, in accordance with standard court practices.

Dated: July 14, 2025

By: /s/ E. Wright  
E. Wright, Deputy Clerk

A

K



**CASE INFORMATION:** 19PSFL01730

**Case Title:** WEETLY, ANDREA NICOLE VS WEETLY, LOUIS ANDY

**Filing Courthouse:** Pomona Courthouse South

**Filing Date:** 9/9/2019


**Case Type:** Dissolution w/ Minor Children (General Jurisdiction)

**Status:** Statistical Disposition on 5/3/2022

Click here to access document images for this case.

If this link fails, you may go to the Case Document Images site and search using the case number displayed on this page

Same Party 24STRO06554

 Print

New Search

**FUTURE HEARINGS**

7/23/2025	8:30	Department J	400 Civic Center Plaza, Pomona, CA 91766	RFO - Family Law	<i>Vexatious Litiga</i>
7/24/2025	8:30	Department 2	111 North Hill Street, Los Angeles, CA 90012	Non-Appearance Case Review	
8/6/2025	8:30	Department J	400 Civic Center Plaza, Pomona, CA 91766	RFO - Strike	<i>Anti Slapp</i>
8/7/2025	8:30	Department J	400 Civic Center Plaza, Pomona, CA 91766	RFO - Family Law	
8/7/2025	8:30	Department J	400 Civic Center Plaza, Pomona, CA 91766	RFO - Family Law	
8/12/2025	8:30	Department J	400 Civic Center Plaza, Pomona, CA 91766	RFO - Family Law	
8/21/2025	8:30	Department J	400 Civic Center Plaza, Pomona, CA 91766	RFO - Family Law	
9/2/2025	8:30	Department J	400 Civic Center Plaza, Pomona, CA 91766	RFO - Family Law	

**PARTY INFORMATION**

CHILD SUPPORT SERVICES DEPARTMENT	Other
DURAN SELENA	Claimant Reporter
EADS PAUL ANTHONY	Attorney for Respondent for Respondent (to Appeal)
EADS PAUL ANTHONY	Attorney for Respondent for Respondent
PINCIN JILL	Claimant Reporter
WEETLY ANDREA NICOLE	Petitioner
WEETLY ANDREA NICOLE	Appellant
WEETLY LOUIS ANDY	Respondent
WEETLY LOUIS ANDY	Respondent (to Appeal)

## DOCUMENTS FILED

Case Information | | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Past Proceedings

7/21/2025	Declaration	Filed by Respondent
7/21/2025	Declaration	Filed by Respondent
7/21/2025	Declaration	Filed by Respondent
7/21/2025	Declaration	Filed by Respondent
7/21/2025	Declaration	Filed by Respondent
7/21/2025	Proof of Service	Filed by Respondent
7/21/2025	Proof of Service	Filed by Respondent
7/21/2025	Proof of Service - Mail	Filed by Respondent
7/18/2025	Memorandum - Points and Authorities	Filed by Respondent
7/18/2025	Memorandum - Points and Authorities	Filed by Respondent
7/18/2025	Memorandum - Points and Authorities	Filed by Respondent
7/17/2025	Declaration	Filed by Petitioner
7/17/2025	Declaration	Filed by Petitioner
7/17/2025	Declaration - Income and Expense	Filed by Petitioner
7/17/2025	Proof of Service - Mail	Filed by Petitioner
7/16/2025	170.6 CCP Peremptory Challenge	Filed by Petitioner
7/16/2025	Minute Order	Filed by
7/15/2025	RFO/MTN - Family Law	Filed by Petitioner
7/15/2025	Responsive Declaration	Filed by Petitioner
7/14/2025	Declaration	Filed by Respondent
7/14/2025	Nunc Pro Tunc Minute Order	Filed by
7/14/2025	Proof of Service	Filed by Respondent
7/11/2025	Declaration	Filed by Petitioner
7/11/2025	Declaration-Notice on Request-Temp Emergency Orders FL-303	Filed by Petitioner
7/11/2025	Ex Parte - Application	Filed by Petitioner
7/11/2025	Ex Parte - Order	Filed by Petitioner
7/11/2025	Minute Order	Filed by
7/11/2025	Notice of Related Case	Filed by Petitioner
7/11/2025	Request	Filed by Petitioner
7/9/2025	Declaration	Filed by Respondent
7/9/2025	Proof of Service	Filed by Respondent
7/9/2025	Proof of Service - Mail	Filed by Petitioner
7/8/2025	Declaration	Filed by Respondent
7/8/2025	Memorandum - Points and Authorities	Filed by Respondent
7/8/2025	Proof of Service	Filed by Respondent
7/3/2025	Findings & Recommendations of Commissioner	Filed by
7/3/2025	Minute Order	Filed by

7/18/25  
Minute  
order  
missing

AL

If you have a disability and need an accommodation while you are at court, you can use this form to make your request. For more information, see form MC-410-INFO.

Clerk receives and date stamps here.



Make this request at least 5 days (when the court is open) before you need the accommodation.

Court Name and Address:

Pomona East District  
400 Civic Center Plaza  
Pomona, CA 91766

### 1 Your information

Name: Andrea Weefly  
Address: 16637 Crane Myrtle Lane  
Whittier CA 90603  
Phone: 626 513 1619  
Email: aweefly@gmail.com

Case Number (if you know it):

19PSFL01730

Case Name/Type (if you know it):

Weefly / (Family Divorce)

### 2 How are you involved in the case?

☐ Juror ☒ Party ☐ Witness ☐ Lawyer  
☐ Other (explain):

### 3 When and where do you need the accommodation? [date(s), time(s), and court location]

7/18/25, 7/23/25, 8/6/25, 8/7/25, 8/12/25, 8/21/25, and 9/2/25. These dates could change if consolidated.

### 4 What accommodation do you need at the court?

submit all argument and evidence in written form in lieu of personal appearance

RECEIVED

JUL 17 2025

### 5 Why do you need this accommodation to assist you in court?

See attached

POMONA COURTHOUSE SOUTH

☒ More information on this request is attached.

Date: 7/16/25

Andrea N Weefly  
Type or print name

Andrea N Weefly  
Signature

(Optional) If a court employee, caregiver or other person helped fill out this form and is willing to provide more information if needed, provide contact information below:

Name: \_\_\_\_\_ Email: \_\_\_\_\_ Phone: \_\_\_\_\_



Name: Andrea Weeth

Case Number (if you know it):

19PSFL01730

----- Court fills out below -----



(Optional)

**Important!** If your case is delayed or dismissed after you make this request and you do not need the accommodation for the date you specified under 3, please contact the court at:

Phone: \_\_\_\_\_

Email: \_\_\_\_\_

☐ Your request is **GRANTED**. The court will provide the accommodation(s) requested.

☐ Your request is **DENIED IN WHOLE OR IN PART**. The denied portion of your request:

☐ Does not meet the requirements of Cal. Rules of Court, rule 1.100.

☐ Creates an undue financial or administrative burden for the court.

☐ Changes the basic nature of the court's service, program, or activity.

Explain the reasons supporting the box(es) checked above:

\_\_\_\_\_  
\_\_\_\_\_

☐ **Instead**, the court will provide the following accommodation(s):

\_\_\_\_\_  
\_\_\_\_\_

**The court will provide the accommodation(s):**

☐ For the date(s) and time(s) requested ☐ Indefinitely

☐ On date(s): \_\_\_\_\_

☐ More information on this decision is attached.

Date: \_\_\_\_\_

Type or print name

Signature

The court responded in person, by phone, or mail/email on: \_\_\_\_\_

**Note:** You may be able to ask for a review of this decision.  
Cal. Rules of Court, rule 1.100(g) explains how to do this.



## DECLARATION RE: ADA ACCOMMODATION REQUEST

I, Andrea Weetly, declare:

1. I am the Petitioner in this matter.
2. I am a documented survivor of domestic violence who has experienced severe trauma throughout these proceedings, including repeated hostility, disregard of evidence, and inconsistent or prejudicial court treatment.
3. As a result of prolonged abuse, financial control, and ongoing litigation stress, I experience trauma-related mental health conditions that substantially limit my ability to safely and effectively participate in in-person court hearings.
4. I have been diagnosed with conditions that cause severe anxiety, and inability to speak or respond effectively in court, especially when forced to confront the Respondent and his counsel, who have engaged in conduct I allege includes harassment, intimidation, and retaliation.
5. I respectfully request, as a reasonable accommodation under the Americans with Disabilities Act (ADA), Title II, Family Code § 6344, and California Rules of Court, Rule 1.100, that the Court allow me to submit all argument and evidence in written form in lieu of personal appearance.
6. Forcing me to appear in person would cause significant psychological harm, prevent meaningful participation, and effectively deny me due process.
7. Petitioner respectfully asks the Court to specify in its order whether Petitioner is excused from appearing in person or remotely and accept and treat my filed written declarations, exhibits, evidentiary objections, and supporting materials as my testimony and evidence in this matter.
8. My filings include detailed factual allegations, documentary evidence, transcripts, third-party declarations (including from now-adult children), and prior court orders that directly support my positions and claims.
9. I respectfully cite *People v. Ramirez* (1979) 25 Cal.3d 260, which holds that due process requires not merely the right to be heard, but a **meaningful opportunity to be heard**.
10. I further cite *In re Marriage of Nadkarni* (2009) 173 Cal.App.4th 1483, recognizing that abuse includes psychological abuse and that courts must take such harm seriously even without physical violence.
11. DOJ guidance confirms that trauma-related mental health conditions can qualify as disabilities, requiring reasonable accommodation.
12. Given the documented record of trauma, repeated procedural errors, blocked evidence, and the overwhelming imbalance of resources in this case, it is critical that my filings be given full evidentiary weight without requiring personal confrontation with Respondent or his counsel.
13. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

14.

15. Date: 7/16/25

  
Andrea N. Weetly

Administered  
disability  
payments

F12

Sedgwick Claims Management Services, Inc.  
P.O. Box 14648  
Lexington, KY 40512-4648

March 11, 2021

Ms. Andrea Weetly  
606 E. Carroll Ave.  
Glendora, CA 91741



sedgwick®

Phone: (866) 925-6789

Fax: (877) 393-0021

Email: [SCE@sedgwickSIR.com](mailto:SCE@sedgwickSIR.com)



Exhibit K



***D.V. 101***  
***Certificate of Completion***

This certificate is awarded to

ANDREA WEETLY

For the completion of our ten week domestic violence awareness education

**House of Ruth**  
**Assisting Families Victimized by Domestic Violence**

*Elizabeth Espinoza*      06/07/24  
Staff Signature      Date

Petitioner Andrea Nicole Weedy

Case 14PSFL0173

Name : Andrea Nicole Weedy  
 Pers. No.: 00100617  
 Company Name: Southern CA Edison  
 Co Address: 2241 Walnut Grove Ave.  
 Rosemead CA 91776-3714

Pay Type: Regular payroll run  
 Payroll Area: EIX/SCE BI-WEEKLY  
 Beg Date: 05/10/2021 End Date: 05/23/2021

Check/Advice No.: 0010061700066002  
 Pay Period: 11/2021 Check Date: 05/10/2021

Department: Asset Management Solution  
 Pers. Area: CA-General Office #3  
 P. Status: Non-Represented  
 EE Grp: Salaried ESG: Full Time Emp

Tax: MARITAL STAT. A/W, ADDL. AMT.  
 FED Married 02 0.00  
 CA Married, both = 02 0.00

Taxes	Current	YTD
Federal : FED		
W/H EE	1,090.27	7,157.20
OASDI EE	1,007.25	2,665.92
Medicare EE	235.56	623.46
State : CA		
W/H EE	2,679.40	3,643.44
SDIV EE	151.96	512.56
<b>TOTAL TAXES:</b>	<b>5,064.38</b>	<b>14,000.54</b>

Description	-- Current Period --			-- YTD --	
	Rate	Hours	Earnings	Hours	Earnings
Non Taxable Expens				0.00	20.00
Short-Term Incenti				0.00	13,071.03
IN Blev/Holice	62.5675	26.00	1,686.40	90.00	4,985.40
Company Holiday				32.00	1,566.94
STD Disability (EB				276.00	13,530.00
Time Off Unpd-Unauth.		2.30	0.00	400.00	6.90
EIB Supplement & E				0.00	392.03
Vacation Cashout	61.7500	162.75	10,045.81	182.76	30,045.81
P/B Cashout	61.7500	24.00	1,482.00	24.00	1,482.00
<b>... TOTAL EARNINGS</b>			<b>16,521.21</b>		<b>47,916.01</b>

Before-tax Deductions	Current	YTD
EIX GrpTerm Life	63.87	212.40
Medical	269.19	897.30
Dental	39.40	98.00
401K Pre-Tax FI		1,784.33
<b>TOTAL DEDUCTIONS:</b>	<b>362.46</b>	<b>2,992.03</b>

EARNINGS PAID THROUGH OTHER SOURCE/IMPUTED INCOME			
EIX Imp Inc - Group E1	39.00	0.00	250.30
Taxable CDP < 6 mo		0.00	10,343.37

	TOTAL GROSS	TAXABLE COMPENSATION	TOTAL TAXES	TOTAL DEDUCTIONS	NET PAY
Current:	16,521.21	16,521.21	5,064.38	362.46	10,084.37
YTD:	47,916.01	47,916.01	14,000.54	2,992.03	30,923.44

VACATION HOURS							NET PAY DISTRIBUTION			
		QUOTA HRS	FLOATING	COMPANY	PERSONAL	CA SICK	COVID	Account	Type	Amount
Start Bal:	0.00	Start Bal	0.00	n/a	n/a	n/a	n/a			
- Pasted:	0.00	- Pasted	0.00	0.00	0.00	0.00	0.00	Direct Deposit		350.00
- Bought:	0.00	- Taken	0.00	0.00	0.00	0.00	0.00	Direct Deposit		9,731.37
- Taken:	0.00	End Bal	0.00	0.00	0.00	0.00	0.00			
- Cashed Out:	0.00	At Risk	0.00	n/a	n/a	n/a	n/a			
End Bal:	0.00									
At Risk:	0.00									





To print this page: Use your browser's Print button, or select File then Print from your browser menu. If you have trouble printing, please click somewhere on this page and try again. To go back to the regular view, click the Close button below.

Member name: Andrea Weetly

Date of birth: 7/22/1973

Primary care physician: SONYA GALE BROWN MD, M.D.

Date printed: Tuesday, August 13, 2024

## Notes

## Notes

---

Progress Notes by QUE H. P. NGUYEN MD at 1/3/2018 2:49 PM

---

Status: Signed

### History:

Andrea Weetly is a 44 year old female

Patient presents with:

EMERGENCY ROOM FOLLOW UP: regarding chest pains  
STRESS

Patient had atypical chest pain, in ER, sent for outpatient treadmill stress test.

→ Patient states she has been having stress at home. Wants to know if stress caused the chest discomfort (which has completely resolved) and how to treat her stress

Patient's son has peanuts allergy. Patient get rhinorrhea and itching after spending time with son at soccer practice, thinks she's allergic to grass, does not know what type.  
Patient requests to have test for allergies including nuts

Exhibit J 2 of 34



**treatment SMART Goal:** Patient will decrease anxiety and depressive symptoms by increasing use of coping tools (self-care, exercise, gratitude journal, and improved sleep habits) from 0x/week to 3x/week

**Progress reported:** Patient reports no progress towards goals due to limited capacity to take care of self

**Patient update on previous skills practice/homework assigned at last session:** patient discussed limited practice of positive self-care habits due to stressors related to divorce and work.

**Provider interventions/Patient Response:** Patient was receptive to session and was engaged as evidenced by discussing bxs, sxs. Patient discussed increase in symptoms due to experience in court for pending divorce. Patient discussed continued feelings of stress and anxiety as it relates to representing herself. Patient discussed triggering feelings of anxiety and frustration due to experience of representing herself and feeling isolated. Patient discussed continued stressors due to remaining in a contentious household due to continuing to reside in home with pending ex spouse. Patient discussed feeling like a prisoner in her own home. Patient discussed feeling that she was on trial and that she had done something wrong for requesting her divorce. Patient explored feelings of regret and sadness. Patient discussed things within her control and remaining focused on today. Patient discussed fear regarding making "choices". Patient collaborated with provider in identifying her needs and asserting her emotional boundaries.

--- Provider warmly greeted patient and inquired about her progress towards treatment plan goals and experiences of anxiety/depression to gain insight into stressors and highlight success. Provider offered to complete TPI in session with patient, acknowledged her ability to advocate need at start of session and reviewed importance of completion of assessment.

--- Provider utilized re-direction to highlight patients progress and facilitated discussion with patient regarding expectations of how "progress" should look. Provider actively listened, reflectively responded, and validated patients feelings/experiences.

--- Cognitive Behavioral Therapy: Taught CBT model including relationship between thoughts, feelings and behavior. Taught and rehearsed: positive reframing cognitive flooding

--- Self-Care/Coping Skills: discussed benefits of self-care on her overall mood and anxiety symptoms and identified frequency and

8/23/22, 1:57 PM

Gmail - Work Clinic Orientation [PHI]

19PSFLO1730

46



Nicole W <anwaetly@gmail.com>

Work Clinic Orientation [PHI]

1 message

Therapy Intensive

LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>  
To: LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>

Tue, Jan 12, 2021 at 1:30 PM



This is a secure message from Kaiser Permanente.

Welcome to the Kaiser Permanente Secure Email Service. If this is your first time accessing a secure message using this service, you will be asked to register your email address. For more information about this service, click on the "Kaiser FAQs" link.

Quick view is the preferred method to view encrypted email from Kaiser Permanente. It is also the best method when using a mobile device. Message content will be available for 14 day after delivery when using this method.

Alternatively, clicking on the attachment (SecureMessageAtt.html) will provide access to message content. Access to this message will expire 30 days after delivery when using this method.

Kaiser FAQs

**NOTICE TO RECIPIENT:** If you are not the intended recipient of the e-mail, you are prohibited from sharing, copying, or otherwise using or disclosing its contents. If you have received this e-mail in error, please notify the sender immediately by reply e-mail and permanently delete this e-mail and any attachments without reading, forwarding, or saving them. Thank you.

Secured by Protopoint Encryption, Copyright © 2009-2020 Protopoint, Inc. All rights reserved.

SecureMessageAtt.html  
15846K

Gchibit J

9 of 34

83



19PSFLO1730

50

8/23/22, 1:56 PM

all - Work Clinic Link for 2/1 [PHI]



Therapy Intensive

Nicole W <anweety@gmail.com>

## Work Clinic Link for 2/1 [PHI]

1 message

Fri, Jan 29, 2021 at 8:40 AM

LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>  
To: LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>

 KAISER PERMANENTE.



This is a secure message from Kaiser Permanente.

Welcome to the Kaiser Permanente Secure Email Service. If this is your first time accessing a secure message using this service, you will be asked to register your email address. For more information about this service, click on the 'Kaiser FAQs' link.

Quick view is the preferred method to view encrypted email from Kaiser Permanente. It is also the best method when using a mobile device. Message content will be available for 14 day after delivery when using this method.

Alternatively, clicking on the attachment (SecureMessageAtt.html) will provide access to message content. Access to this message will expire 30 days after delivery when using this method.

### Kaiser FAQs

**NOTICE TO RECIPIENT:** If you are not the intended recipient of the e-mail, you are prohibited from sharing, copying, or otherwise using or disclosing its contents. If you have received this e-mail in error, please notify the sender immediately by reply e-mail and permanently delete this e-mail and any attachments without reading, forwarding, or saving them. Thank you.

Secured by Proofpoint: Encryption, Copyright © 2009-2020 Proofpoint, Inc. All rights reserved.

 SecureMessageAtt.html  
14926K

Exhibit J 20 00 34

87

19PSFL01730

51

5/23/22, 1:53 PM

Gmail - Sunset IOP Orientation Information for 2/4 [PHI]

 Gmail

Therapy Intensive

Nicole W <anweetly@gmail.com>

Sunset IOP Orientation Information for 2/4 [PHI]

1 message

LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>  
To: LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>

Wed, Feb 3, 2021 at 12:06 PM

 KAISER PERMANENTE.



This is a secure message from Kaiser Permanente.

Welcome to the Kaiser Permanente Secure Email Service. If this is your first time accessing a secure message using this service, you will be asked to register your email address. For more information about this service, click on the 'Kaiser FAQs' link.

Quick view is the preferred method to view encrypted email from Kaiser Permanente. It is also the best method when using a mobile device. Message content will be available for 14 day after delivery when using this method.

Alternatively, clicking on the attachment (SecureMessageAtt.html) will provide access to message content. Access to this message will expire 30 days after delivery when using this method.

Kaiser FAQs

**NOTICE TO RECIPIENT:** If you are not the intended recipient of the e-mail, you are prohibited from sharing, copying, or otherwise using or disclosing its contents. If you have received this e-mail in error, please notify the sender immediately by reply e-mail and permanently delete this e-mail and any attachments without reading, forwarding, or saving them. Thank you.

Secured by Proofpoint Encryption. Copyright © 2000-2020 Proofpoint, Inc. All rights reserved.

 SecureMessageAtt.html  
123K

Exhibit J 22 of 34

88



19PSF201730

8/23/22 2:00 PM

Gmail - HANDOUTS ATTACHED: Track 1 Sunset IOP Links and Handouts for 2/22, 2/24 & 2/26 [PHI]

54



Therapy Intensive  
↓

Nicole W <anweedly@gmail.com>

**HANDOUTS ATTACHED: Track 1 Sunset IOP Links and Handouts for 2/22, 2/24 & 2/26 [PHI]**

1 message

LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>  
To: LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>

Fri, Feb 19, 2021 at 3:07 PM

 KAISER PERMANENTE.



This is a secure message from Kaiser Permanente.

Welcome to the Kaiser Permanente Secure Email Service. If this is your first time accessing a secure message using this service, you will be asked to register your email address. For more information about this service, click on the 'Kaiser FAQs' link.

Quick view is the preferred method to view encrypted email from Kaiser Permanente. It is also the best method when using a mobile device. Message content will be available for 14 day after delivery when using this method.

Alternatively, clicking on the attachment (SecureMessageAtt.html) will provide access to message content. Access to this message will expire 30 days after delivery when using this method.

Kaiser FAQs

**NOTICE TO RECIPIENT:** If you are not the intended recipient of the e-mail, you are prohibited from sharing, copying, or otherwise using or disclosing its contents. If you have received this e-mail in error, please notify the sender immediately by reply e-mail and permanently delete this e-mail and any attachments without reading, forwarding, or saving them. Thank you.

Secured by Proofpoint Encryption. Copyright © 2009-2020 Proofpoint, Inc. All rights reserved.

 SecureMessageAtt.html  
3703K

Exhibit J 27 of 34

91

19PSFLO1730

8/23/22, 2:00 PM

Gmail - Sunset Aftercare Group Information for 3/3 [PHI]

55



Therapy Intensive

Nicole W <snweety@gmail.com>

## Sunset Aftercare Group Information for 3/3 [PHI]

1 message

LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>  
To: LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>

Tue, Mar 2, 2021 at 3:02 PM

 KAISER PERMANENTE



This is a secure message from Kaiser Permanente.

Welcome to the Kaiser Permanente Secure Email Service. If this is your first time accessing a secure message using this service, you will be asked to register your email address. For more information about this service, click on the 'Kaiser FAQs' link.


Quick view is the preferred method to view encrypted email from Kaiser Permanente. It is also the best method when using a mobile device. Message content will be available for 14 day after delivery when using this method.

Alternatively, clicking on the attachment (SecureMessageAlt.html) will provide access to message content. Access to this message will expire 30 days after delivery when using this method.

Kaiser FAQs

**NOTICE TO RECIPIENT:** If you are not the intended recipient of the e-mail, you are prohibited from sharing, copying, or otherwise using or disclosing its contents. If you have received this e-mail in error, please notify the sender immediately by reply e-mail and permanently delete this e-mail and any attachments without reading, forwarding, or saving them. Thank you.

Secured by Protopoint: Encryption, Copyright © 2009-2020 Protopoint, Inc. All rights reserved

 SecureMessageAlt.html  
30K

GehibortJ 29 of 34

07

19PSF001.730

8/23/22, 2:01 PM

Gmail - Sunset Aftercare Group Information for 3/17 [PHI]

58

 Gmail

Therapy Intensive

Nicole W <anwaetly@gmail.com>

Sunset Aftercare Group Information for 3/17 [PHI]

1 message

LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>  
To: LA\_APPT\_INFO\_P <LA\_APPT\_INFO\_P@kp.org>

Tue, Mar 16, 2021 at 5:52 PM

 KAISER PERMANENTE



This is a secure message from Kaiser Permanente.

Welcome to the Kaiser Permanente Secure Email Service. If this is your first time accessing a secure message using this service, you will be asked to register your email address. For more information about this service, click on the 'Kaiser FAQs' link.

Quick view is the preferred method to view encrypted email from Kaiser Permanente. It is also the best method when using a mobile device. Message content will be available for 14 day after delivery when using this method.

Alternatively, clicking on the attachment (SecureMessageAtt.html) will provide access to message content. Access to this message will expire 30 days after delivery when using this method.

[Kaiser FAQs](#)

**NOTICE TO RECIPIENT:** If you are not the intended recipient of the e-mail, you are prohibited from sharing, copying, or otherwise using or disclosing its contents. If you have received this e-mail in error, please notify the sender immediately by reply e-mail and permanently delete this e-mail and any attachments without reading, forwarding, or saving them. Thank you.

Secured by Proofpoint Encryption, Copyright © 2009-2020 Proofpoint, Inc. All rights reserved.

 SecureMessageAtt.html  
30K

Exhibit J 32 of 34

94



# CERTIFICATE of GRADUATION

*This certifies that*

NICOLE WEEKLY

B1

*has successfully completed*

**Trauma REBOOT**

"The thief comes only to steal and kill and destroy;  
I have come that they may have life, and have it to the full."

— John 10:10 —

MARCH 29, 2023

DATE



TRAUMA REBOOT FOR EVERMORE

Yasmin Flores, Shalloy Endrey & Jose Paterson

TEAM LEADER(S)



AM

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

DEPARTMENT B

HON. GREGORY J. WEINGART, JUDGE

ANDREA NICOLE WEETLY,

PETITIONER,

VS.

NO. 19PSFL01730

LOUIS ANDY WEETLY,

RESPONDENT.

REPORTER'S TRANSCRIPT OF PROCEEDINGS

WEDNESDAY, FEBRUARY 9, 2022

APPEARANCES:

FOR THE PETITIONER: (IN PROPRIA PERSONA)

FOR THE RESPONDENT: LAW OFFICES OF PAUL EADS  
BY: PAUL A. EADS, ESQ.  
635 SOUTH FIRST AVENUE  
COVINA, CALIFORNIA 91723

(SELENA Y. DURAN, CSR NO. 14281, OFFICIAL REPORTER.)

1 THIS CASE FOR POSTING OF SCHEDULES, AND THE PARTIES ARE  
2 GOING TO BE LIVING SEPARATE AND APART.

3 WE HAD ALSO ASKED FOR THE INTERNATIONAL -- WE  
4 ASKED FOR COSTA RICA, BUT I SUPPOSE THAT PLACES LIKE  
5 MEXICO AND WHATNOT, SO THAT'S PART OF OUR REQUEST.

6 IN TERMS OF THE HOLIDAY SCHEDULE, THERE WAS  
7 NO SUMMER SCHEDULE, SO WE WOULD JUST LIKE TO HAVE A, YOU  
8 KNOW, TWO-WEEK TIME PERIOD OR SOMETHING FOR EACH PARTY  
9 WITH AN ODD/EVEN FOR PRIORITY.

10 **THE COURT:** I UNDERSTOOD THE SUMMER SCHEDULE AND  
11 THE INTERNATIONAL TRAVEL FROM, YOU KNOW, THE EARLIER  
12 PART. I DON'T RECALL IF THERE WAS ANYTHING REGARDING  
13 "TALKING PARENTS." I ASSUME THAT'S NOT OBJECTIONABLE TO  
14 YOU, MA'AM. IT BASICALLY JUST MEANS THERE'S, LIKE, A  
15 TEXT MESSAGE-TYPE APPLICATION THAT THE TWO OF YOU WOULD  
16 USE TO COMMUNICATE ABOUT ISSUES OF CUSTODY AND  
17 VISITATION, SO THAT WAY THERE'S A RECORD. THERE  
18 SHOULDN'T BE ANY DISPUTES BECAUSE IT WILL BE IN WRITING  
19 AND IT WOULD BE AVAILABLE TO BOTH OF YOU IF THERE ARE  
20 FUTURE DISPUTE TO SHOW TO THE COURT THAT IN TERMS OF THE  
21 RECORD OF YOUR COMMUNICATIONS. THAT'S KIND OF FOR THE  
22 BENEFIT OF EVERYONE INVOLVED.

23 **THE PETITIONER:** I LIKE THE APP, I JUST HAVE A  
24 QUESTION ABOUT IS THERE A CERTAIN PERIOD OF TIME THAT,  
25 LIKE, YOU MUST RESPOND?

26 **THE COURT:** I WOULD MAKE THAT PART OF THE ORDER,  
27 YES, DEPENDING ON WHAT THE VISITATION SCHEDULE IS. I  
28 TYPICALLY ORDER THAT YOU NEED TO RESPOND EITHER WITHIN 24

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

SUPERIOR COURT OF THE STATE OF CALIFORNIA  
FOR THE COUNTY OF LOS ANGELES

DEPARTMENT B                      HON. GREGORY J. WEINGART, JUDGE

ANDREA NICOLE WEETLY,	)	
	)	
PETITIONER,	)	
	)	
VS.	)	NO. 19PSFL01730
	)	
LOUIS ANDY WEETLY,	)	
	)	
RESPONDENT.	)	REPORTER'S
	)	CERTIFICATE

---

I, SELENA Y. DURAN, CSR NO. 14281, OFFICIAL  
REPORTER OF THE SUPERIOR COURT OF THE STATE OF  
CALIFORNIA, FOR THE COUNTY OF LOS ANGELES, DO HEREBY  
CERTIFY THAT THE FOREGOING PAGES 301 THROUGH 357-600,  
INCLUSIVE, COMPRISE A FULL, TRUE, AND CORRECT TRANSCRIPT  
OF THE PROCEEDINGS AND TESTIMONY TAKEN IN THE MATTER OF  
THE ABOVE-ENTITLED CAUSE ON FEBRUARY 9, 2022.

DATED THIS 11TH DAY OF AUGUST, 2022.

---

SELENA Y. DURAN  
CSR NO. 14281  
OFFICIAL REPORTER



