

SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES		Reserved for Clerk's File Stamp
COURTHOUSE ADDRESS: 111 North Hill Street, Los Angeles, California 90012		<div style="font-size: 2em; font-weight: bold; margin-bottom: 10px;">FILED</div> <div style="font-size: 1.2em; font-weight: bold; margin-bottom: 10px;">LOS ANGELES SUPERIOR COURT</div> <div style="font-size: 1.5em; font-weight: bold; margin-bottom: 10px;">JUL 30 2007</div> <div style="font-size: 0.8em;">JOHN A. VAUGHN, CLERK</div> <div style="font-size: 0.8em;">JUL 30 2007</div>
PLAINTIFF/PETITIONER: ROBITNEY SPEARS		
DEFENDANT/RESPONDENT: KEVIN FEDERLINE		
STIPULATION FOR THE APPOINTMENT OF COURT COMMISSIONER AS TEMPORARY JUDGE		CASE NUMBER: BD 455662

The judicial officer in this court, **SCOTT M. GORDON**, is a Superior Court Commissioner. Commissioners are full time judicial officers appointed by the judges of the Superior Court. Before this Commissioner can hear or preside over this case, all parties must agree that this Commissioner can be the judge for this case. This stipulation is an agreement to the appointment of the above named Commissioner as a Temporary Judge for this hearing and all future hearings and trials in this case, including post judgment matters.

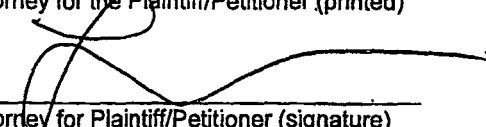
Each person signing this stipulation understands that the pending case has been assigned to the above named Commissioner, who is a member of the State Bar of California. It is also understood that this commissioner has been appointed as a Superior Court Commissioner (California Constitution, Article Six, Section Twenty-Two). Further, it is understood that this Commissioner has been appointed as a Temporary Judge pursuant to an order of the Presiding Judge of the Superior Court and has taken the oath of office as to all matters assigned [California Constitution, Article Six, Section Twenty-One; Code of Civil Procedure section 259, subdivision (e)].

It is stipulated by the undersigned attorneys and parties that the above named Commissioner, sitting as a Temporary Judge, shall hear and decide all present and future matters, including post judgment proceedings, throughout the pendency of this case.

Dated: **JUL 30 2007**


ROBITNEY SPEARS
Plaintiff/Petitioner

LAVIA WASSER
Attorney for the Plaintiff/Petitioner (printed)


Attorney for Plaintiff/Petitioner (signature)

KEVIN FEDERLINE
Defendant/Respondent

MARK VINCENT KADLAN
Attorney for Defendant/Respondent (printed)


Attorney for Defendant/Respondent (signature)

**STIPULATION FOR THE APPOINTMENT OF COURT COMMISSIONER
AS TEMPORARY JUDGE**

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ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):
Laura A. Wasser, Esq. (SBN 173740)
WASSER, COOPERMAN & CARTER
Professional Corporation
2029 Century Park East, Suite 1200
Los Angeles, CA 90067-2957
 TELEPHONE NO.: (310) 277-7117 FAX NO. (Optional):

E-MAIL ADDRESS (Optional):

ATTORNEY FOR (Name): **Britney Spears**

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES
 STREET ADDRESS: 111 North Hill Street
 MAILING ADDRESS: 111 North Hill Street
 CITY AND ZIP CODE: Los Angeles, CA 90012
 BRANCH NAME: CENTRAL DISTRICT

PETITIONER: **BRITNEY SPEARS**

RESPONDENT: **KEVIN FEDERLINE**

FOR COURT USE ONLY

FILED
 LOS ANGELES SUPERIOR COURT

JUL 30 2007

JOHN A. GLENN, CLERK
K. Ebenhack
 BY K. EBENHACK, DEPUTY

APPEARANCE, STIPULATIONS, AND WAIVERS

CASE NUMBER:
 BD 455662

[Assigned to Dept. 88, Commr. Scott Gordon]

1. Appearance by respondent (you must choose one):

- a. By filing this form, the respondent makes a general appearance.
- b. The respondent has previously made a general appearance.
- c. The respondent is a member of the military services of the United States of America and waives all rights under the Servicemembers Civil Relief Act (50 U.S.C. Appen. § 501 et seq.). No appearance fee is required.

2. Agreement, stipulations, and waivers (choose all that apply):

- a. The parties agree that this cause may be decided as an uncontested matter.
- b. The parties waive their rights to notice of trial, a statement of decision, a motion for new trial, and the right to appeal.
- c. This matter may be decided by a commissioner sitting as a temporary judge.
- d. We have a written agreement, or a stipulation for judgment will be submitted to the court. (See Attachment)
- e. None of these agreements or waivers will apply unless the court approves the stipulation for judgment or incorporates the written settlement agreement into the judgment. (See Attachment)
- f. This is a parentage case, and both parties have signed an *Advisement and Waiver of Rights Re: Establishment of Parental Relationship* (form FL-235) or its equivalent.

3. Other (specify): See Attachment

Date: July 20, 2007

BRITNEY SPEARS
 (TYPE OR PRINT NAME)

[Signature]
 (SIGNATURE OF PETITIONER)

Date: July 19, 2007

KEVIN FEDERLINE
 (TYPE OR PRINT NAME)

[Signature]
 (SIGNATURE OF RESPONDENT)

Date: July 27, 2007

LAURA A. WASSER of WASSER, COOPERMAN & CARTER
 (TYPE OR PRINT NAME)

[Signature]
 (SIGNATURE OF ATTORNEY FOR PETITIONER)

Date: July , 2007

MARK VINCENT KAPLAN of KAPLAN & SIMON
 (TYPE OR PRINT NAME)

[Signature]
 (SIGNATURE OF ATTORNEY FOR RESPONDENT)

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ATTACHMENT TO APPEARANCE, STIPULATIONS, AND WAIVERS

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An agreed Judgment of Dissolution of Marriage executed by the parties and his/her respective attorneys of record is submitted concurrently herewith. The parties have also executed a Further Judgment that contains the executory provisions of their Further Judgment that are not set forth in the Judgment of Dissolution of Marriage. Duplicate fully executed originals of said Further Judgment shall be retained by counsel for Petitioner and counsel for Respondent. Said Further Judgment may be filed in the future by Petitioner or Respondent at his/her sole discretion provided appropriate notice is given and there is an opportunity to cure as set forth in the Judgment of Dissolution of Marriage filed herewith and the Further Judgment.

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1 MARK VINCENT KAPLAN (SBN 58836)
2 JAMES M. SIMON (SBN 109913)
3 KAPLAN & SIMON, L.L.P.
4 2049 Century Park East, Suite 2660
5 Los Angeles, California 90067
6 Telephone: (310) 277-9009
7 Facsimile: (310) 552-1970

8 Attorneys for Respondent
9 KEVIN FEDERLINE

FILED
LOS ANGELES SUPERIOR COURT

OCT 10 2007
JOHN A. CLARKE, CLERK
M. Arnold
BY M. ARNOLD, DEPUTY

10
11 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
12 **FOR THE COUNTY OF LOS ANGELES**

13 In re Marriage of:

14 Petitioner: BRITNEY SPEARS

15 and

16 Respondent: KEVIN FEDERLINE

CASE NO. BD 455 662.

KEECH DECLARATION OF MARK
VINCENT KAPLAN IN SUPPORT
OF RESPONDENT'S OSC REQUEST
FOR PAYMENT OF ATTORNEY
FEES AND COSTS

Comr. Scott Gordon
Dept. 88

CONDITIONALLY UNDER SEAL

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KAPLAN & SIMON, L.L.P.
ATTORNEYS AT LAW
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LOS ANGELES, CALIFORNIA 90067
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1 litigation, the pleadings are voluminous and all hearings have been contested and
2 expensive.

3 5. Set forth below and in the attached billing statements are a description of
4 the services we performed and the number of hours worked, how much work has been
5 done and what work needs to be done and the reasons therefor, and why Respondent's
6 requested amount for fees and costs is "just and reasonable" under the parties' relative
7 circumstances. Respondent further refers the Court to Respondent's Memorandum of
8 Points and Authorities in support of his entitlement to "need" based attorney fees and
9 costs attached to his initial moving papers filed on August 8, 2007.

10 a. For Respondent's initial filing on August 8, 2007 of the subject OSC
11 to modify custody, we conducted an extensive investigation, interviewed numerous
12 witnesses and prepared five declarations with 29 exhibits and memorandum of points
13 and authorities. The declarations submitted on behalf of Respondent provided the
14 Court with material evidence to substantiate Respondent's requests for relief including,
15 without limitation, the following:

16 ● Petitioner's mental stability, lack of judgment, drinking, drug use,
17 inappropriate behavior, and lack of routine and structure in regard to the children's daily
18 activities;

19 ● Petitioner's prior refusal to provide Respondent with any type of
20 regular schedule for him to see the children and information pertaining to their location
21 and well being;

22 ● Petitioner's extensive travel with the children and repeated
23 removal of the children from California in violation of the ATROs and over the express
24 objections of Respondent that she not do so;

25 ● Petitioner's failure to provide appropriate medical and dental care
26 for the children and to follow medical advice and prescriptions;

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1 ● Petitioner's revolving door of nannies, "mannies," assistants and
2 security guards to take care of the children which, to our knowledge, includes at least
3 10 nannies in the last year; and

4 ● Petitioner's in-and-out trips to rehab and ongoing failure to
5 provide required proof of her compliance with her discharge recommendations from
6 Promises Treatment Center. (For several months prior to filing the OSC, we attempted,
7 without success, to obtain from Petitioner her discharge records from Promises and
8 proof of her compliance therewith from Dr. Wyman.)

9 b. We appeared for three hearings with regard to sealing of the file
10 alone.

11 c. On August 16, 2007, responsive to Petitioner's request that we
12 stipulate to continue the September 17 OSC hearing, we sent a detailed proposal to
13 Petitioner's former counsel for a stipulation to continue the OSC hearing. Petitioner
14 rejected all conditions and did not make a counter-proposal. On August 17, 2007, we
15 made a written offer to Petitioner's former counsel to exchange witness lists and to
16 obtain voluntary acceptance of service of deposition subpoenas, to which we never
17 received a response. On August 27, 2007, we filed written opposition and appeared in
18 Court to successfully oppose Petitioner's ex parte application to continue the
19 September 17 hearing date.

20 d. On September 4, 2007, the Court ordered that there be a 730
21 custody evaluation, which we had initially proposed in writing to Petitioner back on June
22 28, 2007 (see Exhibit V to moving papers). Petitioner did not manifest her consent to
23 Respondent's requested 730 evaluation until the filing of her responsive papers on
24 September 4, 2007.

25 e. Depositions are expensive but unavoidable discovery in the course
26 of custody litigation of this size and complexity, given our duties of competence as
27 family law attorneys. We are very careful in planning depositions owing to the high cost
28 thereof and do not undertake depositions unless they are necessary. Despite repeated

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1 requests to Petitioner's former counsel, no date was ever offered for the taking of
2 Petitioner's deposition. We then proceeded with deposition subpoenas to relevant non-
3 party witnesses in preparation for the hearing. With respect to such non-party
4 witnesses, I believed it would not be prudent to attempt to arrange service through
5 Petitioner's counsel, who did not have nor claimed to have the authority to act or speak
6 on behalf of such persons with respect to service. In fact, in paragraph 3 of Laura
7 Wasser's responsive declaration filed August 31, 2007, she states: "As Petitioner's
8 attorneys, we have little or no say in the scheduling of third-party deponents and will
9 simply appear whenever the deposition ultimately takes place in order to represent
10 Petitioner." I was also concerned with respect to the potential of alerting such
11 witnesses to a forthcoming service, who I believed would then be inclined to avoid
12 service. Accordingly, private investigators were retained to locate and serve subpoenas
13 on the non-party witnesses. I felt justified in my decision when I viewed the videotape
14 of the service on Petitioner's former assistant, Alli Sims, during which she claimed she
15 never touched the subpoena. Thereafter, Petitioner's requested that I send her another
16 copy of the Sims' subpoena because Petitioner tore it up.

17 f. On September 6, 2007, we took the deposition of Petitioner's
18 former business manager, Larry Rudolph. On September 7, 2007, we took the
19 deposition of Petitioner's former assistant, Shannon Funk. On September 11, 2007, we
20 took the deposition of Petitioner's former assistant, Alli Sims.

21 g. On September 11, 2007, we filed Respondent's reply brief and
22 declarations of James Simon, Mark Kaplan and Kevin Federline in support of
23 Respondent's OSC to modify custody. We further filed Respondent's evidentiary
24 objections to the responsive declarations filed on behalf of Petitioner (the Court granted
25 the majority of Respondent's objections).

26 h. On September 12, 2007, we took the deposition of Petitioner's
27 former bodyguard and part-time nanny, Damen Shippen. Also on September 12, 2007,

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1 we attended a voluntary settlement conference with Judge Stephen Lachs, from which
2 Petitioner departed prior to the conclusion of the conference.

3 i. On September 13, 2007, we filed the declaration of James M.
4 Simon Re Appointment of Evaluator (though ordered by the Court, Petitioner failed to
5 meet and confer with regard to selection of the evaluator and did not timely submit her
6 list of proposed evaluators).

7 j. At the hearing on September 17, 2007, the Court made certain
8 specific and detailed orders with regard to the minor children, including that Petitioner
9 submit to random drug and alcohol testing, engage in individual counseling to address
10 parenting issues at least once per week, and meet with a parenting coach for at least
11 two sessions per week during her custodial time. Following the Court's ruling, there
12 were delays in obtaining Petitioner's compliance with the aforementioned orders that
13 were effective on September 17, 2007.

14 k. On September 20, 2007, we participated in a conference call with
15 the Court and Petitioner's counsel in an attempt to resolve the selection of the drug
16 testing facility and the methodology for testing. Petitioner's counsel required a court
17 appearance to address the issues. On September 24, 2007, we appeared in Court and
18 the Court appointed the testing facility and the methodology of urine analysis requested
19 by Respondent.

20 l. Subsequently, Petitioner did not stipulate that three attempts by the
21 drug testing facility over the course of at least one hour without a response from
22 Petitioner shall constitute a failure to test. Petitioner also failed and refused to provide
23 proof of her valid California driver's license and insurance. Accordingly, on September
24 28, 2007, Respondent brought separate written *ex parte* applications for entry of the
25 order re drug and alcohol drug testing of Petitioner and entry of an order re proof of
26 Petitioner's valid license and insurance. The Court entered each of the aforementioned
27 orders with minor modification. We further advised the Court that Petitioner had failed
28 and refused to execute the order after hearing on Respondent's OSC and the

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1 Stipulation and Order re Child Custody Evaluation, each prepared by Respondent's
2 counsel and orally approved by Petitioner's counsel. The Court ordered Petitioner to
3 either sign the orders or appear in Court on October 1, 2007.

4 m. On October 1, 2007, we appeared in Court and Petitioner did not
5 appear. Based on the argument of counsel and evidence presented at the hearing, the
6 Court ordered that the minor children shall remain in Respondent's custody pending the
7 hearing on Respondent's *ex parte* application to modify custody we noticed at that
8 hearing and set for October 3, 2007 at 1:30 p.m.

9 n. On October 2, 2007, we filed and served Respondent's *ex parte*
10 application to be heard the next day to modify child custody and visitation based on
11 Petitioner's ongoing failure to comply with various orders made by the Court, including
12 her failure to submit to a properly requested alcohol and drug test. Our *ex parte* papers
13 included three declarations to establish Petitioner's non-compliance and memorandum
14 of points and authorities. We also subpoenaed to the hearing two witnesses to
15 Petitioner driving the children after she failed to provide Respondent proof of her valid
16 license and insurance, which the court had ordered be a condition to her driving the
17 children.

18 o. On October 3, 2007, we appeared at the over three-hour hearing
19 on Respondent's *ex parte* application to modify custody. The Court modified the
20 custody order and made certain specific additional orders for the protection of the minor
21 children, including that Petitioner's parenting time shall be in the presence of a
22 professional monitor and the parenting coach pending further order of Court.

23 6. As described above, for each application we made to the Court on behalf
24 of Respondent, the Court granted material relief and made specific orders for the
25 protection of the children and to stabilize the situation pending completion of the 730
26 evaluation and presentation of additional evidence. Respondent's litigation expenses
27 incurred in connection with his OSC to modify custody for the period July 31, 2007
28 forward is in the sum of \$148,472 for attorney fees and \$42,956 for costs, of which

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1 \$31,913 has been paid, leaving a balance due of \$159,515 as of October 8, 2007.

2 Attached hereto as **Exhibit A** and incorporated herein by this reference are true and
3 correct (redacted) copies of the itemized statements of Respondent's aforementioned
4 attorney fees and costs.

5 7. There will be significant additional attorney fees and costs to be incurred
6 by Respondent. As of the writing of this declaration, we received notice from
7 Petitioner's counsel that she will bring an ex parte application on October 11, 2007 to
8 modify the order made by the court on October 3, 2007. We are now scheduled to
9 commence Petitioner's deposition on October 22, 2007. We anticipate that several
10 additional non-party depositions will be necessary as described in my priori moving
11 declaration. We have already experienced opposition to outstanding non-party
12 deposition subpoenas, including blanket objections received from counsel representing
13 Betty Wyman and Promises Treatment Center. We expect Respondent will incur
14 attorney fees and costs in "meet and confer" efforts as well as discovery motions in
15 order to obtain compliance with these subpoenas.

16 8. We will continue to communicate and negotiate with Petitioner's counsel
17 to amicably resolve issues, many of which have been resolved by stipulations between
18 counsel.

19 9. Per Respondent's current Income & Expense Declaration filed herewith,
20 he has no net income after business expenses. Respondent's currently receives child
21 support of \$15,000 per month and Respondent's receipt of spousal support of \$20,000
22 per month will end on November 15, 2007. Per Petitioner's Income & Expense
23 Declaration dated May 21, 2007, a copy of which is attached as Exhibit CC to
24 Respondent's original moving papers filed on August 8, 2007, her average monthly
25 income is \$737,868 and Petitioner lists that she spends \$102,000 per month on
26 entertainment, gifts and vacations alone. In addition, I have reviewed Petitioner's
27 schedule of assets and debts dated May 31, 2007, in which she lists that her net worth
28 is approximately \$30 million, which includes real properties believed to be listed at cost.

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08/20/08

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Thus, Petitioner clearly has discretionary financial resources available to contribute to Respondent's reasonable and necessary attorney fees and costs incurred in seeking relief for the protection of the minor children.

10. Petitioner's former attorneys, Laura Wasser and Mel Goldsman, have each informed me that their firms have been paid in full. Further, Petitioner presumably paid a retainer to the Trope office when they entered this case on September 20, 2007. While Petitioner is presumably current in the payment of her litigation expenses and has the financial resources to stay current, Respondent should at least be in the position to have Petitioner pay his counsel's present balance due for fees and costs incurred in obtaining orders for the protection of the children based on the conduct of Petitioner. Based upon the relative financial circumstances of the parties and the other relevant factors pursuant to Family Code sections 2030 and 2032 and *Marriage of Keech*, Respondent respectfully requests that the Court order Petitioner to pay his counsel a pendente lite award of attorney fees and costs in the sum of \$160,000.

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

Executed on October 10, 2007.


MARK VINCENT KAPLAN

08/08/18

EXHIBIT

A

Kaplan & Simon, L.L.P.
Attorneys at Law
2049 Century Park East, Suite 2660
Los Angeles, CA 90067

CONFIDENTIAL

Kevin Federline
c/o Larry Kantor
Kantor Accountancy Corporation
16830 Ventura Blvd, Ste. 326
Encino, CA 91436

Date: 8/01/2007
Invoice #: 04377

Regarding: Federline, Kevin

Services Rendered

Date	Atty	Description	Hours	Rate	Charges
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

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8/20/09

[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
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[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
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[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

7/31/2007	JMS	Telephone conferences with Wasser; OSC preparation; telephone conference with McCarthy; draft McCarthy declaration	4.25	\$450.00	\$1,912.50
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[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

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CONFIDENTIAL

Kevin Federline
c/o Larry Kantor
Kantor Accountancy Corporation
16830 Ventura Blvd, Ste. 326
Encino, CA 91436

Date: 9/07/2007
Invoice #: 04857

Regarding: Federline, Kevin

Services Rendered

<u>Date</u>	<u>Atty</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Charges</u>
8/01/2007	JMS	Draft McCarthy declaration; conference with MVK and review US magazine article	3.75	\$500.00	\$1,875.00
8/01/2007	MVK	Preparation of order to show cause	4.00	\$550.00	\$2,200.00
8/02/2007	JMS	Correspondence to Wasser re deeds; correspondence to client re support stipulation; telephone conference with McCarthy re declaration and revise declaration; draft declarations of [REDACTED]	5.25	\$500.00	\$2,625.00
8/03/2007	JMS	Draft Simon declaration re OSC to modify custody	5.50	\$500.00	\$2,750.00
8/03/2007	MVK	Preparation of order to show cause and interview witnesses	4.50	\$550.00	\$2,475.00
8/05/2007	JMS	Draft client declaration	3.75	\$500.00	\$1,875.00
8/05/2007	MVK	Preparation of declaration and interview witnesses	3.00	\$550.00	\$1,650.00
8/06/2007	JMS	Multiple telephone conferences with witnesses and client; revise witness declaration.; research and review media accounts on-line; draft client declaration; e-mail declaration to client for review	9.25	\$500.00	\$4,625.00
8/07/2007	JMS	Draft client declaration and OSC forms; review each party's financials and draft declaration [REDACTED] telephone conferences and e-mails [REDACTED] re update to client's cash flow;	9.75	\$500.00	\$4,875.00

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		correspondence to L. Wasser re acceptable custody stipulation; research and prepare notice of records filed under seal; prepare points and authorities re fees			
8/08/2007	JMS	Finalize OSC and organize exhibits and documents for filing; legal research; prepare notice of OSC filed conditionally under seal; memo to MVK re filing instructions; prepare deposition notice of petitioner with production of documents	7.25	\$500.00	\$3,625.00
8/08/2007	NMV	File motion regarding custody	2.25	\$225.00	\$506.25
8/09/2007	JMS	Research location of witnesses; prepare subpoena with document production to Betty Wyman, records only, subpoena to Promises and deposition subpoenas to Alli Sims and Sam Lutfi	3.75	\$500.00	\$1,875.00
8/09/2007	MVK	Reviewed witness statements	0.50	\$550.00	\$275.00
8/10/2007	JMS	Correspondence to L. Wasser re Britney's deposition; prepare subpoenas to Wyman and Sims; e-mail re locate	2.25	\$500.00	\$1,125.00
8/13/2007	JMS	Prepare subpoenas and deposition notices for custodian of records of Promises, Rudolph, Shippen and Funk; review minute orders; memo re witnesses; prepare declaration of witness	3.25	\$500.00	\$1,625.00
8/14/2007	JMS	Court appearance re motion to seal; prepare subpoenas to four witnesses; research re service addresses; telephone conference with client; conference MVK and investigator; prepare notice to appear and produce to Britney; research and draft notice of request for evidentiary hearing	5.75	\$500.00	\$2,875.00
8/14/2007	MVK	Court appearance	1.50	\$550.00	\$825.00
8/15/2007	JMS	Prepare notice of deposition re Shannon Funk; review and reply to e-mails re witness; memo re status of service of subpoena; conference MVK re mediation and non-party witnesses	1.25	\$500.00	\$625.00
8/16/2007	JMS	Research and service instructions re Wyman, Rudolph and Promises	1.25	\$500.00	\$625.00
8/17/2007	JMS	Telephone conference with Bob Wyman re service and deposition of Betty Wyman; conference re service; memo to file re same; correspondence and telephone conference with D. Wasser re conditions to continuance; correspondence to L.	3.75	\$500.00	\$1,875.00

Wasser re acceptance of service re non-party witnesses; conference MVK re discovery and OSC preparation; telephone conference and e-mail [REDACTED] re client's cash flow available for support and income and expense declaration

8/20/2007	JMS	Review media articles re Spears	0.75	\$500.00	\$375.00
8/21/2007	JMS	Correspondence to D. Wasser re discovery; telephone conferences with Alli Sims re deposition; prepare notice of taking deposition re Hallet	1.25	\$500.00	\$625.00
8/22/2007	JMS	Conf MVK re depositions and Britney ex parte for continuance	0.75	\$500.00	\$375.00
8/23/2007	JMS	Conference MVK re depositions and ex parte; telephone conference [REDACTED] [REDACTED] prepare proofs of service re Hallet and Promises; e-mail [REDACTED] re proofs of service and service status	1.75	\$500.00	\$875.00
8/24/2007	JMS	Telephone conference [REDACTED] and conference MVK; correspondence [REDACTED] re service of ex parte papers; prepare response to ex parte application	4.50	\$500.00	\$2,250.00
8/24/2007	MVK	Preparation regarding ex parte	1.00	\$550.00	\$550.00
8/26/2007	JMS	Review Britney's ex parte application for continuance; prepare response	4.75	\$500.00	\$2,375.00
8/27/2007	JMS	Ex parte hearing; telephone conference with Nan Zirafi re Sims deposition; telephone conference with [REDACTED] re papers; conference call Court re redaction of papers; telephone conference re witness service	4.75	\$500.00	\$2,375.00
8/27/2007	MVK	Ex parte motion	4.00	\$550.00	\$2,200.00
8/28/2007	JMS	Telephone conferences with Doug Hunter, William Hailey and Alla K [REDACTED]; prepare order after hearing; conference MVK re discovery; review Wasser and court redactions to ex parte papers and conference call with court clerk re approval	2.25	\$500.00	\$1,125.00
8/29/2007	JMS	Prepare order after hearing; telephone conference with Nan Zirafi and revise order; telephone conferences and e-mail instructions re Rudolph service; research re sealing motion; telephone	2.75	\$500.00	\$1,375.00

conference [REDACTED] memo to file

8/30/2007	JMS	Conference MVK [REDACTED]	0.75	\$500.00	\$375.00
8/30/2007	MVK	Telephone conferences re service of witness; multiple telephone conferences with opposing counsel and conciliation court	1.00	\$550.00	\$550.00
8/31/2007	JMS	Telephone conference and e-mail R. Wyman re B. Wyman deposition; prepare deposition notice; telephone conference with Nan and e-mail [REDACTED] deposition and prepare Sims deposition notice; correspondence to Alli re deposition schedule; review opposition to motion to seal; prepare joinder; conference MVK [REDACTED] telephone conferences with Alla [REDACTED] and MVK re 9/4 hearing; memo to file	4.25	\$500.00	\$2,125.00

Total Fees \$58,356.25

Expenses

<u>Date</u>	<u>Description</u>	<u>Charges</u>
	Administrative fee	\$2,334.25
8/01/2007	Notary fees; Ck #8553	\$80.00
8/07/2007	LASC; filing fee; Ck #8562	\$65.00
8/08/2007	Video Monitoring Services; Inv. #10-190-0173829	\$271.12
8/23/2007	World Wide Digital Solutions; litigation copies; Inv. #3506	\$329.63
8/29/2007	Ginger Welker; 8/27/07 transcript; Ck #8630	\$67.00
8/30/2007	Larry Rudolph; witness fees; Ck #8669 & #8670	\$70.00
8/30/2007	IMS Security; process server fees; Ck #8673	\$5,000.00
8/31/2007	Parking fees	\$20.00

Total Expenses \$8,237.00

Total New Charges \$66,593.25

Previous Balance \$25,042.70

8/08/2007 Payment 2225 \$-7,950.85

Total Payments and Credits \$-7,950.85

Balance Due \$83,685.10

Kaplan & Simon, L.L.P.
Attorneys at Law
2049 Century Park East, Suite 2660
Los Angeles, CA 90067

CONFIDENTIAL

Kevin Federline
c/o Larry Kantor
Kantor Accountancy Corporation
16830 Ventura Blvd, Ste. 326
Encino, CA 91436

Date: 10/04/2007
Invoice #: 05100

Regarding: Federline, K.

Services Rendered

<u>Date</u>	<u>Atty</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Charges</u>
9/04/2007	JMS	Dept. 88 status conference; conference with Wasser & Wasser re interim orders	3.75	\$500.00	\$1,875.00
9/04/2007	MVK	Court status conference and conference with Wasser & Wasser.	3.75	\$550.00	\$2,062.50
9/05/2007	JMS	██████ research and deposition preparation; review responding declarations of BS, Sims, Funk, Murray and Wasser	4.25	\$500.00	\$2,125.00
9/06/2007	JMS	Deposition of Larry Rudolph; draft evidentiary objections to declarations of Spears, Wasser, Funk, Sims and Murray and order thereon	8.25	\$500.00	\$4,125.00
9/06/2007	MVK	Reviewed declarations and deposition attendance of Rudolph, conference JMS; telephone conferences with Alla ██████	6.50	\$550.00	\$3,575.00
9/07/2007	JMS	Funk deposition preparation and deposition; draft evidentiary objections	5.75	\$500.00	\$2,875.00
9/10/2007	JMS	Review rough deposition transcripts of Larry Rudolph and Shannon Funk; draft reply brief and declaration of JMS; draft deposition subject matters ██████	9.75	\$500.00	\$4,875.00
9/10/2007	MVK	Reviewed responding papers re OSC; draft reply declaration of MVK	4.25	\$550.00	\$2,337.50

9/11/2007	JMS	Memo and conference MVK re Sims deposition preparation; telephone conference with client; prepare client declaration and fee declaration; telephone conference [REDACTED] telephone conference with Judge Lachs office and correspondence to Judge Lachs re mediation	5.75	\$500.00	\$2,875.00
9/11/2007	MVK	Deposition of Alli Sims	6.00	\$550.00	\$3,300.00
9/12/2007	JMS	Review correspondence from Hallet's attorney; prepare and e-mail on-call agreement for Christine Hallet; prepare civil subpoena and on-call agreement for Shippen for 12/18 hearing; revise Hallet on-call agreement; voluntary settlement conference preparation; voluntary settlement conference with Judge Lachs; prepare JMS declaration re 730 evaluators	6.50	\$500.00	\$3,250.00
9/12/2007	MVK	Deposition of Damen Shippen; client conference; voluntary settlement conference with Judge Lachs	8.00	\$550.00	\$4,400.00
9/13/2007	JMS	Revise JMS declaration [REDACTED] memo to MVK re oral argument and requested orders; conference MVK re voluntary settlement conference [REDACTED] re-mails to Sims attorney re receipt of on-call agreement for Sims; review Sims rough deposition transcript	4.75	\$500.00	\$2,375.00
9/13/2007	MVK	Meeting with client	2.00	\$550.00	\$1,100.00
9/17/2007	JMS	Court hearing re OSC; telephone conferences with Sentinel [REDACTED]	4.25	\$500.00	\$2,125.00
9/17/2007	MVK	Court hearing re OSC	3.50	\$550.00	\$1,925.00
9/18/2007	JMS	Telephone conference with Strachan and Hacker offices [REDACTED] review transcript of 9/4/07 hearing and prepare order; review notes of 9/17/07 hearing and prepare order; review minute order and revise order; telephone conference with Sentinel [REDACTED] correspondence to Goldman re orders and procedures for drug and alcohol testing; telephone conference with Doug Hunter re 9/17 order after hearing; telephone conference [REDACTED] re income and expense declaration, cash flow available for support and personal and corporate balance sheets	6.75	\$500.00	\$3,375.00
9/19/2007	JMS	Telephone conference and correspondence to Goldman re order; conference call with court;	3.25	\$500.00	\$1,625.00

multiple telephone conferences with Gibbs, Sentinel, Hacker [REDACTED] re compliance procedures re court orders; conference call with court and Goldsman; telephone conference [REDACTED] re case status and order

9/20/2007	JMS	Prepare stipulation and order re custody evaluation; telephone conference with Sentinel re drug testing and memo to file; telephone conference [REDACTED] re testing, appointment of custody professionals and orders after hearing; telephone conference with Trope and Commissioner Gordon; prepare revised stipulation re custody counselors; correspondence [REDACTED] telephone conference [REDACTED] re Monday hearing	5.75	\$500.00	\$2,875.00
9/21/2007	JMS	Telephone conference with Hacker [REDACTED] telephone conference with Sentinel [REDACTED] re hearing and testing protocols; review test procedures materials	1.25	\$500.00	\$625.00
9/24/2007	JMS	Court appearance re drug testing; conference [REDACTED] re drug testing; revise stipulation and order re Shatz appointment; telephone conference [REDACTED] prepare stipulation and order re drug testing; telephone conference and e-mail [REDACTED] re approval	4.25	\$500.00	\$2,125.00
9/24/2007	MVK	Court appearance	2.75	\$550.00	\$1,512.50
9/25/2007	MVK	Pick up transcript from dept. 88	0.15	\$550.00	\$82.50
9/26/2007	JMS	Review Scott e-mail re changes to orders; review 9/17/07 transcript re order; revise 9/17/07 order after hearing; telephone conference [REDACTED] re test protocol and notice; revise drug and alcohol testing order; e-mail Scott revised orders; correspondence to Scott re transcript; telephone conference with Scott re revised orders and extension re Income and expense declaration and Keech declaration; pull income and expense declaration re cash flow available for support	3.75	\$500.00	\$1,875.00
9/27/2007	JMS	On-line research [REDACTED] prepare ex parte application re proof of license and insurance, declaration of MVK and order after hearing; telephone conferences with deputy city attorney [REDACTED] obtaining certified copy of order; prepare ex parte application re drug testing order and declarations	7.50	\$500.00	\$3,750.00

of JMS [REDACTED] in support thereof; e-mail Shatz re stipulation and order; correspondence to Shatz re retainer and court orders; e-mail and telephone conference [REDACTED] client contact; telephone conference and fax to Alison [REDACTED] court orders and consent form

9/28/2007	JMS	File ex partes and court appearance re orders for Spears' proof of license and insurance and for drug and alcohol testing; telephone conference and e-mail to testing facility; telephone conferences with client and Alison [REDACTED] e-mail to Scott re Federline's driver's license and insurance and request for Spears contact info re drug and alcohol testing; review correspondence from Gibbs and e-mail to Gibbs re order of appointment and payment of retainer; telephone conference and e-mail Hacker [REDACTED]	6.00	\$500.00	\$3,000.00
9/28/2007	MVK	Court appearance re orders for Spears' proof of license and insurance and for drug and alcohol testing	2.75	\$550.00	\$1,512.50

Total Fees \$67,557.50

Expenses

<u>Date</u>	<u>Description</u>	<u>Charges</u>
	Administrative fee	\$2,702.30
9/07/2007	Dianne Jones; deposition of Shannon Funk; Inv. #07-2239	\$539.50
9/12/2007	Ginger Welker; transcript; Ck #8720	\$37.00
9/12/2007	ADR Services; mediation; Ck \$8721	\$1,287.50
9/12/2007	Dianne Jones; deposition of Damon Shippen; Inv. #07-2248	\$663.00
9/17/2007	IMS Security Services; investigation and service of process	\$18,000.00
9/17/2007	Mega Group; Inv. #70719235	\$7,498.25
9/17/2007	Diane Jones & Assoc.; deposition of L. Rudolph; Inv #07-2232	\$1,137.00
9/20/2007	LASC; filing fee; Ck #8739	\$20.00
9/24/2007	Ginger Welker; 9/24/07 transcript; Ck #8750	\$55.00
9/27/2007	LASC; filing fees; Ck #s 8773 & 8774	\$80.00
9/27/2007	Dianne Jones; deposition of Alluwee Sims; Inv. #07-2247	\$1,417.50
9/30/2007	Parking fees	\$136.00
9/30/2007	Messenger services through September 2007	\$280.90
	Total Expenses	<u>\$33,853.95</u>

Total New Charges \$101,411.45

Previous Balance			\$83,685.10
9/06/2007	Payment	2241	\$-22,091.85
9/28/2007	Payment	1023	\$-25,000.00
Total Payments and Credits			\$-47,091.85
Balance Due			<u>\$138,004.70</u>

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Attorneys at Law
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Los Angeles, CA 90067

CONFIDENTIAL

Kevin Federline
c/o Larry Kantor
Kantor Accountancy Corporation
16830 Ventura Blvd, Ste. 326
Encino, CA 91436

Date: 10/09/2007
Invoice #: 05182

Regarding: Federline, K.

Services Rendered

<u>Date</u>	<u>Atty</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Charges</u>
10/01/2007	JMS	Court appearance re failure to sign orders; telephone conference with Jones [REDACTED] [REDACTED] telephone conference [REDACTED] re petitioner's failure to test; prepare declarations of JMS, Jones, and Cripe re ex parte application for modification of custody	6.00	\$500.00	\$3,000.00
10/01/2007	MVK	Court appearance	3.25	\$550.00	\$1,787.50
10/02/2007	JMS	Revise Simon declaration; research and prepare memorandum of points and authorities; telephone conference with Trope re testing notice to Spears' staff; telephone conference [REDACTED] re income and expense declaration; telephone conference [REDACTED]	3.00	\$500.00	\$1,500.00
10/02/2007	MVK	Telephone conference with opposing counsel; conference JMS	1.25	\$550.00	\$687.50
10/02/2007	RA	Prepare two subpoenas [REDACTED] conference MVK	1.00	\$325.00	\$325.00
10/03/2007	JMS	Hearing preparation and memo re oral argument; court hearing re modification of custody	6.25	\$500.00	\$3,125.00
10/03/2007	MVK	Conference with client; court appearance re modification of custody	5.25	\$550.00	\$2,887.50
10/04/2007	JMS	Telephone conference [REDACTED]	4.00	\$500.00	\$2,000.00

telephone conference with Hacker re schedule;
 telephone conferences with Howe and client [REDACTED]
 [REDACTED] telephone conferences
 [REDACTED] schedule and monitoring conditions;
 e-mail Hacker re orders and schedule; e-mail
 Shatz re orders; e-mail [REDACTED] Gibbs retainer;
 e-mail [REDACTED] re court orders for monitoring and
 emergency contact info and e-mail Alison [REDACTED]
 [REDACTED] form

10/05/2007	JMS	Multiple telephone conferences with Allah K, Karen W, client, Allison, MVK and Hunter [REDACTED] [REDACTED] telephone conferences with [REDACTED] [REDACTED] Hacker and Scott; review and respond to Hacker [REDACTED] e-mails	4.75	\$500.00	\$2,375.00
10/07/2007	MVK	Conference client, Allah K. Karen W, Dr. Baron [REDACTED] [REDACTED]	3.75	\$550.00	\$2,062.50
10/08/2007	JMS	Conference MVK [REDACTED] multiple telephone conferences with Allah K., Baron and Howe [REDACTED]; conference MVK [REDACTED]; memo to file	1.75	\$500.00	\$875.00

Total Fees \$20,625.00

Expenses

<u>Date</u>	<u>Description</u>	<u>Charges</u>
	Administrative fee	\$825.00
10/02/2007	Speeway Messenger; filing fee; Ck #8796	\$40.00
	Total Expenses	<u>\$865.00</u>

Interest \$20.05

Total New Charges \$21,510.05

Previous Balance \$138,004.70

Balance Due \$159,514.75

1 **PROOF OF SERVICE**

2
3 **STATE OF CALIFORNIA, COUNTY OF LOS ANGELES**

4 I am employed in the County of Los Angeles, State of California. I am over the
5 age of 18 and not a party to the within action; my business address is 2049 Century
6 Park East, Suite 2660, Los Angeles, California 90067.

7 On **October 10, 2007**, I served the document described as *KEECH*
8 **DECLARATION OF MARK VINCENT KAPLAN IN SUPPORT OF RESPONDENT'S**
9 **OSC REQUEST FOR PAYMENT OF ATTORNEY FEES AND COSTS;**
10 **RESPONDENT'S INCOME AND EXPENSE DECLARATION** on the interested parties in
11 this action two copies thereof, as follows:

12 Tara L. Scott, Esq.
13 Trope and Trope
14 12121 Wilshire Blvd., Suite 801
15 Los Angeles, CA 90025

16 **BY MAIL**

17 I caused such envelope(s) to be deposited in the mail at Los Angeles,
18 California.

19 I am "readily familiar" with the firm's practice of collection and processing
20 correspondence for mailing. It is deposited with the U.S. postal service on
21 that same day in the ordinary course of business. I am aware that on
22 motion of party served, service is presumed invalid if postal cancellation
23 date or postage meter date is more than 1 day after date of deposit for
24 mailing in affidavit.

25 **VIA OVERNITE EXPRESS:** I caused such envelope to be deposited in an
26 Overnite Express Drop-Off Box regularly maintained by Overnite Express at the
27 Century Plaza Towers, Los Angeles, California. The envelope was designated
28 for next business day delivery, with all charges billed to sender.

BY PERSONAL SERVICE: I caused delivery of such envelope by hand to the
offices of the addressee.

BY FACSIMILE TRANSMISSION: I caused the above document to be served
via facsimile transmission to the party(ies) at the facsimile telephone number(s)
listed above.

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

Executed on October 10, 2007 at Los Angeles, California.


Elizabeth Che

California Judicial Branch News Service - cjbns.org
Socioeconomic Justice Institute - socioeconomicinstitute.com

06/08/18
01/20/09

FL-150

ORIGINAL

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Mark Vincent Kaplan (SBN 58836) James M. Simon (SBN 109913) KAPLAN & SIMON, L.L.P. 2049 Century Park East, Suite 2660 Los Angeles, CA 90067 TELEPHONE NO.: (310) 277-9009 E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): Kevin Federline	FOR COURT USE ONLY <div style="text-align: center; font-size: 2em; font-weight: bold;">FILED</div> LOS ANGELES SUPERIOR COURT <div style="text-align: center; font-size: 1.5em; font-weight: bold;">OCT 10 2007</div> JOHN A. CLARKE, CLERK <i>M. Arnold</i> BY M. ARNOLD, DEPUTY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES STREET ADDRESS: 111 N. Hill Street MAILING ADDRESS: 111 N. Hill Street CITY AND ZIP CODE: Los Angeles, CA 90012 BRANCH NAME: Central District	
PETITIONER/PLAINTIFF: BRITNEY SPEARS RESPONDENT/DEFENDANT: KEVIN FEDERLINE OTHER PARENT/CLAIMANT:	
INCOME AND EXPENSE DECLARATION	CASE NUMBER: BD 455 662

1. Employment (Give information on your current job or, if you're unemployed, your most recent job.)

- a. Employer: **Gooseneck Productions, Inc.**
- b. Employer's address:
- c. Employer's phone number:
- d. Occupation: **Performing Artist (self-employed)**
- e. Date job started: **4/18/05**
- f. If unemployed, date job ended:
- g. I work about **40** hours per week.
- h. I get paid \$ _____ gross (before taxes) per month per week per hour.

(If you have more than one job, attach an 8 1/2-by-11-inch sheet of paper and list the same information as above for your other jobs. Write "Question 1—Other Jobs" at the top.)

2. Age and education

- a. My age is (specify): **29**
- b. I have completed high school or the equivalent: Yes No. If no, highest grade completed (specify):
- c. Number of years of college completed (specify): Degree(s) obtained (specify):
- d. Number of years of graduate school completed (specify): Degree(s) obtained (specify):
- e. I have: professional/occupational license(s) (specify):
 vocational training (specify):

3. Tax information

- a. I last filed taxes for tax year (specify year): **2005**
- b. My tax filing status is single head of household married, filing separately
 married, filing jointly with (specify name): **Britney J. Spears**
- c. I file state tax returns in California other (specify state):
- d. I claim the following number of exemptions (including myself) on my taxes (specify):

4. Other party's income. I estimate the gross monthly income (before taxes) of the other party in this case at (specify): **\$ 737,868**
This estimate is based on (explain): **Per Petitioner's Income and Expense Declaration dated May 21, 2007**

(If you need more space to answer any questions on this form, attach an 8 1/2-by-11-inch sheet of paper and write the question number before your answer.) Number of pages attached: _____

I declare under penalty of perjury under the laws of the State of California that the information contained on all pages of this form and any attachments is true and correct.

Date: **October 10, 2007**

KEVIN FEDERLINE

(TYPE OR PRINT NAME)

[Signature]
(SIGNATURE OF DECLARANT)

Page 1 of 4

California Judicial Branch News Service - 916-441-5555
Socioeconomic Justice Institute - socieconomicinstitute.com

05/08/18

PETITIONER/PLAINTIFF: BRITNEY STEARS
 RESPONDENT/DEFENDANT: KEVIN FEDERLINE
 OTHER PARENT/CLAIMANT:

CASE NUMBER:
 BD 455 662

Attach copies of your pay stubs for the last two months and proof of any other income. Take a copy of your latest federal tax return to the court hearing. (Black out your social security number on the pay stub and tax return.)

5. **Income** (For average monthly, add up all the income you received in each category in the last 12 months and divide the total by 12.)

	Last month	Average monthly
a. Salary or wages (gross, before taxes)	\$ - 0 -	- 0 -
b. Overtime (gross, before taxes)	\$	
c. Commissions or bonuses	\$	
d. Public assistance (for example: TANF, SSI, GA/GR) <input type="checkbox"/> currently receiving	\$	
e. Spousal support <input checked="" type="checkbox"/> from this marriage <input type="checkbox"/> from a different marriage * Ends 11/15/07	\$20,000*	20,000
f. Partner support <input type="checkbox"/> from this domestic partnership <input type="checkbox"/> from a different domestic partnership	\$	
g. Pension/retirement fund payments	\$	
h. Social security retirement (not SSI)	\$	
i. Disability: <input type="checkbox"/> Social security (not SSI) <input type="checkbox"/> State disability (SDI) <input type="checkbox"/> Private insurance	\$	
j. Unemployment compensation	\$	
k. Workers' compensation	\$	
l. Other (military BAQ, royalty payments, etc.) (specify):	\$	

6. **Investment income** (Attach a schedule showing gross receipts less cash expenses for each piece of property.)

a. Dividends/interest	\$	
b. Rental property income	\$	
c. Trust income	\$	
d. Other (specify):	\$	

7. **Income from self-employment, after business expenses for all businesses**

I am the owner/sole proprietor business partner other (specify):
 Number of years in this business (specify): 2
 Name of business (specify): Gooseneck Productions, Inc. (see attached Statements of Revenues and Expenses for YTD 8/31/07 and
 Type of business (specify): draft 2006 corporate returns.

Attach a profit and loss statement for the last two years or a Schedule C from your last federal tax return. Black out your social security number. If you have more than one business, provide the information above for each of your businesses.

8. **Additional income.** I received one-time money (lottery winnings, inheritance, etc.) in the last 12 months (specify source and amount):
9. **Change in income.** My financial situation has changed significantly over the last 12 months because (specify):

10. **Deductions**

	Last month
a. Required union dues	\$
b. Required retirement payments (not social security, FICA, 401(k), or IRA)	\$
c. Medical, hospital, dental, and other health insurance premiums (total monthly amount)	\$
d. Child support that I pay for children from other relationships See expense items 13.a & 13.i at p. 3.	\$ 4,060
e. Spousal support that I pay by court order from a different marriage	\$
f. Partner support that I pay by court order from a different domestic partnership	\$
g. Necessary job-related expenses not reimbursed by my employer (attach explanation labeled "Question 10g") . . .	\$

11. **Assets**

	Total
a. Cash and checking accounts, savings, credit union, money market, and other deposit accounts	\$ 726,468*
b. Stocks, bonds, and other assets I could easily sell	\$
c. All other property, <input type="checkbox"/> real and <input type="checkbox"/> personal (estimate fair market value minus the debts you owe)	\$ (6,611)**

* Subject to Respondent's accounts payable at 8/31/07 of \$124,547 (see attached statements).

PETITIONER/PLAINTIFF: BRITNEY SPEARS RESPONDENT/DEFENDANT: KEVIN FEDERLINE OTHER PARENT/CLAIMANT:	CASE NUMBER: BD 455 662
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12. The following people live with me:

Name	Age	How the person is related to me? (ex: son)	That person's gross monthly income	Pays some of the household expenses?
a. Sean Preston Federline	2	Son		<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
b. Jayden James Federline	1	Son		<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
c.				<input type="checkbox"/> Yes <input type="checkbox"/> No
d.				<input type="checkbox"/> Yes <input type="checkbox"/> No
e.				<input type="checkbox"/> Yes <input type="checkbox"/> No

13. Average monthly expenses

Estimated expenses Actual expenses Proposed needs

a. Home:

(1) Rent or mortgage \$ 12,500

if mortgage: 2nd Home for 2 kids from 2,680

(a) average principal: \$ other relationship in Corona, CA

(b) average interest: \$ _____

(2) Real property taxes \$ _____

(3) Homeowner's or renter's insurance (if not included above) \$ 329

(4) Maintenance and repair \$ _____

b. Health-care costs not paid by insurance ... \$ _____

c. Child care \$ 6,495

d. Groceries and household supplies \$ 1,000

e. Eating out \$ 750

f. Utilities (gas, electric, water, trash) \$ 900

g. Telephone, cell phone, and e-mail \$ 300

h. Laundry and cleaning \$ 1,800

i. Clothes \$ 1,000

j. Education (Tuition for 2 kids from other relationship) ... \$ 1,360

k. Entertainment, gifts, and vacation ... \$ 1,750

l. Auto expenses and transportation (insurance, gas, repairs, bus, etc.) \$ 700

m. Insurance (life, accident, etc.; do not include auto, home, or health insurance) \$ _____

n. Savings and investments \$ _____

o. Charitable contributions \$ _____

p. Monthly payments listed in item 14 (itemize below in 14 and insert total here) \$ _____

q. Other (specify): \$ _____

r. TOTAL EXPENSES (a-q) (do not add in the amounts in a(1)(a) and (b))	\$ <u>31,564</u>
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s. Amount of expenses paid by others \$ _____

14. Installment payments and debts not listed above

Paid to	For	Amount	Balance	Date of last payment
See attached statement of Respondent's	accounts payable @ 8/31/07	\$	\$ <u>124,547</u>	
		\$	\$	
		\$	\$	
		\$	\$	
		\$	\$	
		\$	\$	

15. Attorney fees (This is required if either party is requesting attorney fees.):

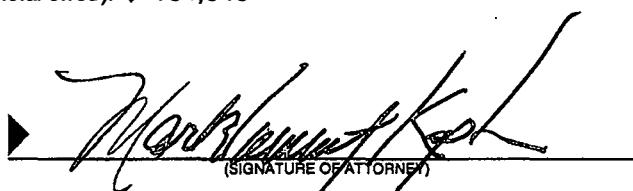
- a. To date, I have paid my attorney this amount for fees and costs (specify): \$ 31,912.50 toward post 7/31/07 services
- b. The source of this money was (specify): **Savings**
- c. I still owe the following fees and costs to my attorney (specify total owed): \$ 154,515
- d. My attorney's hourly rate is (specify): \$ 325 - \$550

I confirm this fee arrangement.

Date: **October 10, 2007**

MARK VINCENT KAPLAN

(TYPE OR PRINT NAME OF ATTORNEY)


 (SIGNATURE OF ATTORNEY)

PETITIONER/PLAINTIFF: BRITNEY SPEARS
RESPONDENT/DEFENDANT: KEVIN FEDERLINE
OTHER PARENT/CLAIMANT:

CASE NUMBER:
BD 455 662

CHILD SUPPORT INFORMATION

(NOTE: Fill out this page only if your case involves child support.)

16. Number of children

- a. I have (specify number): 2 children under the age of 18 with the other parent in this case.
- b. The children spend 50 percent of their time with me and 50 percent of their time with the other parent.
(If you're not sure about percentage or it has not been agreed on, please describe your parenting schedule here.)

17. Children's health-care expenses

- a. I do I do not have health insurance available to me for the children through my job.
- b. Name of insurance company:
- c. Address of insurance company:
- d. The monthly cost for the children's health insurance is or would be (specify): \$
(Do not include the amount your employer pays.)

18. Additional expenses for the children in this case

Amount per month

- a. Child care so I can work or get job training \$ Incl. in 13.c
- b. Children's health care not covered by insurance \$ _____
- c. Travel expenses for visitation \$ _____
- d. Children's educational or other special needs (specify below): \$ _____

19. Special hardships. I ask the court to consider the following special financial circumstances

(attach documentation of any item listed here, including court orders):

	Amount per month	For how many months?
a. Extraordinary health expenses not included in 18b	\$ _____	_____
b. Major losses not covered by insurance (examples: fire, theft, other insured loss)	\$ _____	_____
c. (1) Expenses for my minor children who are from other relationships and are living with me	\$ _____	_____
(2) Names and ages of those children (specify):		
(3) Child support I receive for those children		

The expenses listed in a, b, and c create an extreme financial hardship because (explain):

20. Other Information I want the court to know concerning support in my case (specify):

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8/31/07

Kantor

LAURENCE P. KANTOR
CERTIFIED PUBLIC ACCOUNTANT
MEMBER
AMERICAN INSTITUTE OF
CERTIFIED PUBLIC ACCOUNTANTS
CALIFORNIA SOCIETY OF
CERTIFIED PUBLIC ACCOUNTANTS

ACCOUNTANCY CORPORATION
16830 VENTURA BOULEVARD, SUITE 326
ENCINO, CALIFORNIA 91436

TELEPHONE
(818) 986-4840
FACSIMILE
(818) 501-8813

ACCOUNTANT'S COMPILATION REPORT

We have compiled the accompanying statement of assets and liabilities - cash basis of Gooseneck Productions, Inc. (A California Corporation) as of August 31, 2007 and the related statement of revenue and expenses for the eight months then ended, and accompanying supplementary information contained in schedule of operating expenses-cash basis which is presented for supplementary purpose in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants. The financial statement has been prepared on the cash basis of accounting, which is a comprehensive basis of accounting other than generally accepted accounting principles.

A compilation is limited to presenting in the form of financial statements and supplementary schedule information that is the representation of management. We have not audited or reviewed the accompanying financial statement and, accordingly, do not express an opinion or any other form of assurance on them.

Management has elected to omit substantially all of the disclosures ordinarily included in a financial statement prepared on the cash basis of accounting. If the omitted disclosures were included in the financial statement they might influence the user's conclusions about the Company's financial position. Accordingly, this financial statement is not designed for those who are not informed about such matters.

We are not independent with respect to Gooseneck Productions, Inc.

Encino, California
October 3, 2007

Kantor Accountancy Corp.

Gooseneck Productions, Inc.
Statement of Assets and Liabilities
August 31, 2007
(Unaudited)

Assets

Buildings & Other Depreciable Assets	\$ 276,636	
LESS: Accumulated Depreciation	<u>189,292</u>	
Total Assets		\$ <u>87,344</u>

Liabilities

Bank Overdraft	4,767	
Loans from Shareholder	<u>89,188</u>	
Total Liabilities		93,955

Equity

Common Stock	2,000	
Retained Earnings @ 12/31/06	104,356	
Excess of Expenses over Revenue	<u>(112,967)</u>	
Total Equity		<u>(6,611)</u>
Total Liabilities & Equity		\$ <u>87,344</u>

Gooseneck Productions, Inc.
Statement of Revenue and Expenses
For the Eight Months Ended August 31, 2007

Jan - Aug 07

Revenue	
Acting Income	377,000.00
Appearance Income	74,000.00
Interest Income	0.18
Music Income	7,550.25
Other Income	32.35
Residual Income	10,076.05
Total Income	468,858.83
Expense	
Advertising	1,461.37
Automobile Expense	
Auto - Officer Personal Use	-13,888.00
Automobile Expense - Other	34,325.36
Total Automobile Expense	20,637.36
Automobile Lease - GMAC	4,782.18
Bank Service Charges	512.46
Business Licenses and Permits	25.00
Business Management Fees	28,000.00
Commissions	199,047.05
Computer and Internet Expenses	2,799.60
Delivery and Freight	1,400.28
Depreciation Expense	16,742.00
Dues and Subscriptions	304.69
Employee Benefits	888.62
Estimated Income Tax	800.00
Insurance Expense	
Automobile Insurance	10,825.00
Health Insurance	600.00
Worker's Compensation	9,557.00
Insurance Expense - Other	3,717.00
Total Insurance Expense	24,699.00
Legal Fees	42,481.01
Miscellaneous Expense	0.18
Music Production Expense	46,682.50
Outside Services	12,422.06
Penalties and Interest	1,535.00
Professional Fees	41,120.00
Public Relations	8,000.00
Repairs and Maintenance	6,241.64
Research and Development	1,250.37
Security Services	7,540.00
Show Expense	30,287.46
Storage	5,783.98
Supplies	245.84
Telephone Expense	3,229.33
Uncategorized Expense	0.00
Utilities	
LA DWP	2,252.34
Total Utilities	2,252.34
Video Production Expense	2,155.29
Wages	
Security Wages	68,300.00
Wages - Other	0.00
Total Wages	68,300.00
Total Expenses	581,626.61
Excess of Expenses over Revenue	-112,867.78

Gooseneck Productions
Accounts Payable @ 8/31/07

Payee	Invoice Date	Invoice Number	Amount	Due Date	PD	Description
Allison Joyce			2,500.00			Salary
Allison Joyce			4,641.15			Reimbursement for Credit Card
American Express			25,134.78			
Bosko Kante			25,000.00			Remaining Balance Due
City National Bank - CC			7,898.42			Credit Card
City National Bank			942.14			Auto Loan Payment/Dodge
Davis Shapiro Lewit & Hayes	7/19/2007	31262	12.19			
Demand Entertainment			4,269.37			15% Commission
Gelfand, Rennert & Feldman			23,922.00			
GMAC			797.03			Lease on 2007 Yukon
Judy Casey, Inc.			5,890.91			Wardrobe for 2006 Grammy's
Marilyn Lopez			1,000.00			Monthly Public Relations Fee
NZN Entertainment, Inc.			652.70			Commission for One Tree Hill
Sprint			157.69			
T-Mobile			67.30			
Verio, Inc.			349.95			Web Hosting
TOTAL			103,195.63			

Michael Greaves Security \$1500/week
 Lonnie Jones Security \$1500/week

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08/26/07

06/09/18

Form 1120S

U.S. Income Tax Return for an S Corporation

OMB No. 1545-0130

Department of the Treasury Internal Revenue Service

Do not file this form unless the corporation has filed Form 2553 to elect to be an S corporation. See separate instructions.

2006

For calendar year 2006 or tax year beginning 2006, ending

Header section containing: A Effective date of S election (4/18/2005), B Business activity code number (711100), C Employer identification number, D Date incorporated (4/18/2005), E Total assets (\$112,959), and F Check if: (1) Initial return, (2) Final return, (3) Name change, (4) Address change, (5) Amended return.

G Enter the number of shareholders in the corporation at the end of the tax year (1). H Check if Schedule M-3 is required (attach Schedule M-3).

Caution. Include only trade or business income and expenses on lines 1a through 21. See the instructions for more information.

Income and Deductions table with 21 rows. Line 1a: Gross receipts or sales (632,446). Line 2: Cost of goods sold. Line 3: Gross profit (632,446). Line 6: Total income (632,446). Line 19: Other deductions (538,306). Line 20: Total deductions (620,062). Line 21: Ordinary business income (12,384).

Tax and Payments table with 7 rows. Line 22a: Excess net passive income or LIFO recapture tax. Line 23a: 2006 estimated tax payments and 2005 overpayment credited to 2006. Line 24: Estimated tax penalty. Line 25: Amount owed (0). Line 26: Overpayment. Line 27: Enter amount from line 26 credited to 2007 estimated tax (Refunded).

Sign Here

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge.

Signature of officer, Date, Title, and May the IRS discuss this return with the preparer shown below (see instructions)? [X] Yes [] No

Preparer information section: Preparer's signature (LAURENCE KANTOR, CPA), Date, Check if self-employed, Preparer's SSN or PTIN, Firm's name (KANTOR ACCOUNTANCY CORPORATION), address (16830 VENTURA BLVD. SUITE 326, ENCINO, CA 91436), EIN, and Phone no. (818) 986-4640.

BAA For Privacy Act and Paperwork Reduction Act Notice, see the separate instructions.

SPSA0105L 01/05/07 Form 1120S (2006)

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Part II Cost of Goods Sold (see instructions)

1	Inventory at beginning of year	1
2	Purchases	2
3	Cost of labor	3
4	Additional section 263A costs (attach statement)	4
5	Other costs (attach statement)	5
6	Total. Add lines 1 through 5	6
7	Inventory at end of year	7
8	Cost of goods sold. Subtract line 7 from line 6. Enter here and on page 1, line 2.	8

9a Check all methods used for valuing closing inventory:
 (i) Cost as described in Regulations section 1.471-3
 (ii) Lower of cost or market as described in Regulations section 1.471-4
 (iii) Other (Specify method used and attach explanation.)

b Check if there was a writedown of subnormal goods as described in Regulations section 1.471-2(c)

c Check if the LIFO inventory method was adopted this tax year for any goods (if checked, attach Form 970)

d If the LIFO inventory method was used for this tax year, enter percentage (or amounts) of closing inventory computed under LIFO

e If property is produced or acquired for resale, do the rules of section 263A apply to the corporation? Yes No

f Was there any change in determining quantities, cost, or valuations between opening and closing inventory? If "Yes," attach explanation Yes No

Part III Other Information (see instructions)

	Yes	No
1 Check accounting method: a <input checked="" type="checkbox"/> Cash b <input type="checkbox"/> Accrual c <input type="checkbox"/> Other (specify) ▶		
2 See the instructions and enter the: a Business activity ▶ ENTERTAINMENT SERVIC b Product or service ▶ MUSIC PRODUCTION		
3 At the end of the tax year, did the corporation own, directly or indirectly, 50% or more of the voting stock of a domestic corporation? (For rules of attribution, see section 267(c).) If "Yes," attach a statement showing: (a) name and employer identification number (EIN), (b) percentage owned, and (c) if 100% owned, was a QSub election made?		X
4 Was the corporation a member of a controlled group subject to the provisions of section 1561?		X
5 Has this corporation filed, or is it required to file, a return under section 6011 to provide information on any reportable transaction?		X
6 Check this box if the corporation issued publicly offered debt instruments with original issue discount. If checked, the corporation may have to file Form 8281, Form 1099, and Form 1099-INT for Publicly Offered Original Issue Discount Instruments. <input type="checkbox"/>		
7 If the corporation: (a) was a C corporation before it elected to be an S corporation or the corporation acquired an asset with a basis determined by reference to its basis (or the basis of any other property) in the hands of a C corporation and (b) has net unrealized built-in gain (defined in section 1374(d)(1)) in excess of the net recognized built-in gain from prior years, enter the net unrealized built-in gain reduced by net recognized built-in gain from prior years. ▶ \$		
8 Enter the accumulated earnings and profits of the corporation at the end of the tax year. \$		
9 Are the corporation's total receipts (see instructions) for the tax year and its total assets at the end of the tax year less than \$250,000? If "Yes," the corporation is not required to complete Schedules L and M-1		X

Note: If the corporation, at any time during the tax year, had assets or operated a business in a foreign country or U.S. possession, it may be required to attach Schedule N (Form 1120), Foreign Operations of U.S. Corporations, to this return. See Schedule N for details.

Part IV Shareholders' Pro Rata Share Items

	Total amount
1 Ordinary business income (loss) (page 1, line 21)	1 12,384.
2 Net rental real estate income (loss) (attach Form 8825)	2
3a Other gross rental income (loss)	3a
b Expenses from other rental activities (attach statement)	3b
c Other net rental income (loss). Subtract line 3b from line 3a.	3c
4 Interest income	4
5 Dividends: a Ordinary dividends	5a 1,050.
b Qualified dividends	5b
6 Royalties	6
7 Net short-term capital gain (loss) (attach Schedule D (Form 1120S))	7
8a Net long-term capital gain (loss) (attach Schedule D (Form 1120S))	8a
b Collectibles (28%) gain (loss)	8b
c Unrecaptured section 1250 gain (attach statement)	8c
9 Net section 1231 gain (loss) (attach Form 4797)	9
10 Other income (loss) (see instructions)	10

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Shareholders' Pro Rata Share Items (continued)		Total amount	
Deductions	11 Section 179 deduction (attach Form 4562)	.11	
	12a Contributions	12a	
	b Investment interest expense	12b	
	c Section 59(e)(2) expenditures (1) Type ▶ (2) Amount ▶	12c (2)	
	d Other deductions (see instructions) Type ▶	12d	
Credits	13a Low-income housing credit (section 42(j)(5))	13a	
	b Low-income housing credit (other)	13b	
	c Qualified rehabilitation expenditures (rental real estate) (attach Form 3468)	13c	
	d Other rental real estate credits (see instrs) Type ▶	13d	
	e Other rental credits (see instrs) Type ▶	13e	
	f Credit for alcohol used as fuel (attach Form 5478)	13f	
	g Other credits (see instructions) Type ▶	13g	
Foreign Transactions	14a Name of country or U.S. possession ▶		
	b Gross income from all sources	14b	
	c Gross income sourced at shareholder level Foreign gross income sourced at corporate level	14c	
	d Passive	14d	
	e Listed categories (attach statement)	14e	
	f General limitation Deductions allocated and apportioned at shareholder level	14f	
	g Interest expense	14g	
	h Other Deductions allocated and apportioned at corporate level to foreign source income	14h	
	i Passive	14i	
	j Listed categories (attach statement)	14j	
	k General limitation Other information	14k	
	l Total foreign taxes (check one): <input type="checkbox"/> Paid <input type="checkbox"/> Accrued	14l	
	m Reduction in taxes available for credit (attach statement)	14m	
n Other foreign tax information (attach statement)			
Alternative Minimum Tax (AMT) Items	15a Post-1986 depreciation adjustment	15a	7,537.
	b Adjusted gain or loss	15b	
	c Depletion (other than oil and gas)	15c	
	d Oil, gas, and geothermal properties - gross income	15d	
	e Oil, gas, and geothermal properties - deductions	15e	
	f Other AMT items (attach statement)	15f	
Items Affecting Shareholder Basis	16a Tax-exempt interest income	16a	
	b Other tax-exempt income	16b	
	c Nondeductible expenses	16c	14,026.
	d Property distributions	16d	194,397.
	e Repayment of loans from shareholders	16e	
Other Information	17a Investment income	17a	1,050.
	b Investment expenses	17b	
	c Dividend distributions paid from accumulated earnings and profits	17c	
	d Other items and amounts (attach statement)		
Reconciliation	18 Income/loss reconciliation. Combine the amounts on lines 1 through 10 in the far right column. From the result, subtract the sum of the amounts on lines 11 through 12d and lines 14j	18	13,434.

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Form-1120S (2006)

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Balance Sheets per Books	Beginning of tax year		End of tax year	
	(a)	(b)	(c)	(d)
Assets				
1 Cash		183,694.		8,873.
2a Trade notes and accounts receivable				
b Less allowance for bad debts				
3 Inventories				
4 U.S. government obligations				
5 Tax-exempt securities (see instructions)				
6 Other current assets (attach stmt) SEE ST. 2		2,000.		
7 Loans to shareholders				
8 Mortgage and real estate loans				
9 Other investments (attach statement)				
10a Buildings and other depreciable assets	276,636.		276,636.	
b Less accumulated depreciation	130,745.	145,891.	172,550.	104,086.
11a Depletable assets				
b Less accumulated depletion				
12 Land (net of any amortization)				
13a Intangible assets (amortizable only)				
b Less accumulated amortization				
14 Other assets (attach stmt)				
15 Total assets		331,585.		112,959.
Liabilities and Shareholders' Equity				
16 Accounts payable				
17 Mortgages, notes, bonds payable in less than 1 year				
18 Other current liabilities (attach stmt) SEE ST. 3		30,240.		
19 Loans from shareholders				6,603.
20 Mortgages, notes, bonds payable in 1 year or more				
21 Other liabilities (attach statement)				
22 Capital stock				2,000.
23 Additional paid-in capital				
24 Retained earnings		299,345.		104,356.
25 Adjustments to shareholders' equity (attach stmt)				
26 Less cost of treasury stock				
27 Total liabilities and shareholders' equity		331,585.		112,959.

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Reconciliation of Income (Loss) per Books With Income (Loss) per Return

Note: Schedule M-3 required instead of Schedule M-1 if total assets are \$10 million or more - see instructions

1 Net income (loss) per books	-592.	5 Income recorded on books this year not included on Schedule K, lines 1 through 10 (itemize):	
2 Income included on Schedule K, lines 1, 2, 3c, 4, 5a, 6, 7, 8a, 9, and 10, not recorded on books this year (itemize):		a Tax-exempt interest \$	
3 Expenses recorded on books this year not included on Schedule K, lines 1 through 12, and 14i (itemize):		6 Deductions included on Schedule K, lines 1 through 12, and 14i, not charged against book income this year (itemize):	
a Depreciation \$		a Depreciation \$	
b Travel and entertainment \$ 14,026.	14,026.	7 Add lines 5 and 6	0.
4 Add lines 1 through 3	13,434.	8 Income (loss) (Schedule K, ln 18). Ln 4 less ln 7	13,434.

Analysis of Accumulated Adjustments Account, Other Adjustments Account, and Shareholders' Undistributed Taxable Income Previously Taxed (see instructions)

	(a) Accumulated adjustments account	(b) Other adjustments account	(c) Shareholders' undistributed taxable income previously taxed
1 Balance at beginning of tax year	299,345.		
2 Ordinary income from page 1, line 21	12,384.		
3 Other additions SEE STATEMENT 4	1,050.		
4 Loss from page 1, line 21			
5 Other reductions SEE STATEMENT 5	(14,026.)		
6 Combine lines 1 through 5	298,753.		
7 Distributions other than dividend distributions	194,397.		
8 Balance at end of tax year. Subtract line 7 from line 6	104,356.		

California Institute of Economic Justice Institute for Economic Justice 06/08/19 81/80/90

GOOSENECK PRODUCTIONS, INC.

STATEMENT 1
FORM 1120S, LINE 19
OTHER DEDUCTIONS

AGENTS FEES.....	\$	82,863.
AUTO AND TRUCK EXPENSE.....		12,900.
AUTO EXPENSE-OFFICER PERSONAL USE.....		-3,870.
BANK CHARGES.....		7.
BUSINESS MANAGEMENT.....		12,400.
COMMISSIONS.....		35,092.
DUES AND SUBSCRIPTIONS.....		1,589.
EQUIPMENT RENTALS.....		376.
GIFTS.....		1,055.
INSURANCE.....		5,994.
LEGAL AND PROFESSIONAL.....		15,407.
MAKEUP HAIRDRESSING.....		950.
MEALS AND ENTERTAINMENT EXPENSE.....		14,026.
OFFICE EXPENSE.....		6,083.
OUTSIDE SERVICES.....		55,785.
RECORDING COST.....		64,662.
REIMBURSED EXPENSES.....		250.
RESEARCH.....		2,222.
SECURITY.....		5,100.
STAGE PRODUCTIONS.....		135,462.
STORAGE.....		748.
TELEPHONE.....		3,864.
TRANSPORTATION LOCAL.....		17,582.
TRAVEL.....		56,098.
WARDROBE.....		17,405.
WARDROBE-OFFICER PERSONAL.....		-5,744.
TOTAL.....	\$	<u>538,306.</u>

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STATEMENT 2
FORM 1120S, SCHEDULE L, LINE 6
OTHER CURRENT ASSETS

	BEGINNING	ENDING
.....	\$ 2,000.	\$ 0.
TOTAL	<u>\$ 2,000.</u>	<u>\$ 0.</u>

STATEMENT 3
FORM 1120S, SCHEDULE L, LINE 18
OTHER CURRENT LIABILITIES

	BEGINNING	ENDING
CHRYSLER FINANCIAL.....	\$ 30,240.	\$ 0.
TOTAL	<u>\$ 30,240.</u>	<u>\$ 0.</u>

2006

FEDERAL STATEMENTS

PAGE 2

GOOSENECK PRODUCTIONS, INC.

STATEMENT 4
FORM 1120S, SCHEDULE M-2, COLUMN A, LINE 3
OTHER ADDITIONS

ORDINARY DIVIDENDS	\$	1,050.
TOTAL	\$	<u>1,050.</u>

STATEMENT 5
FORM 1120S, SCHEDULE M-2, COLUMN A, LINE 5
OTHER REDUCTIONS

DISALLOWED MEALS AND ENTERTAINMENT	\$	14,026.
TOTAL	\$	<u>14,026.</u>

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06/08/18

Kevin Federline
Accounts Payable @ 8/31/07

Payee	Invoice Date	Invoice Number	Amount	Due Date	PD	Description
AT&T						
Direct TV						
Joseph Malek			12,500.00	9/15/2007		Rent for Tarzana, CA
Kaplan & Simon, LLP			22,091.85			
LA DWP						
Leading Edge Recovery Solutions			481.15			Pacific Bell
Leor - Jewellers of Las Vegas			60,060.00			
Montessori School of Corona			12,210.30			Tuition for Korl & Kaleb
Primary Caring of Malibu			444.00			Medical Services
Primary Caring of Malibu			4,800.00			Membership Renewal
The Gas Company						
The Grapevine			5,850.00			Nanny Service Fee
Wallace Li			5,610.00			Qtrly Rent for Corona, CA
Wonderland			560.00	ASAP		Korl/Kaleb Gymnastics Jan-Apr '07
TOTAL			124,547.30			

Jenny McCarthy Nanny \$1500/week
 Lourdes Torrez Housekeeper? \$1400/month

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05/08/18
 81/80/90

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date	10-11-07		Dept: CE88
Honorable		Judge	Deputy Clerk
Honorable	SCOTT M. GORDON	Judge Pro Tem	Court Assistant
ex parte	S. VARTAZAROV	Deputy Sheriff	Reporter
			M. ARNOLD
			R. WILLIAMS
			GINGER WELKER, CSR#5585

8:30 am	BD455662		
	Britney Spears - (x) appearing at 1:30p.m. (N/A)	Counsel For Petitioner:	TROPE AND TROPE - By: ANNE KILEY AND TARA L. SCOTT (X)
	VS.		
	Kevin Federline (N/A)	Counsel For Respondent:	KAPLAN & SIMON - By: MARK V. KAPLAN (X)

NATURE OF PROCEEDINGS: EX PARTE APPLICATION -- FILED BY PETITIONER

Matter is called for hearing.

The Court and all parties present confer on the record.

Matter is recessed to allow the parties to meet and confer.

The Court and counsel confer in chambers without the presence of the official court reporter.

Counsel to continue to meet and confer and report back to the Court at a later date.

LATER at 1:30p.m.

Petitioner appears and is sworn.

Petitioner's oral motion pursuant to Section 214 F.C. is granted and the matter proceeds as a closed hearing.

Respondent's oral motion to exclude witnesses is granted.

The Court and all parties present confer on the record.

The Court makes its order as recited this date and fully reflected in the notes of the official court reporter.

DEPT: CE88

MINUTES ENTERED 10-11-07 COUNTY CLERK

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81/80/90

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date	10-11-07		Dept: CE88
Honorable		Judge	Deputy Clerk
Honorable	SCOTT M. GORDON	Judge Pro Tem	Court Assistant
ex parte	S. VARTAZAROV	Deputy Sheriff	Reporter
			M. ARNOLD
			R. WILLIAMS
			GINGER WELKER, CSR#5585

8:30 am

BD455662

Britney Spears - (x)
 appearing at 1:30p.m.
 (N/A)

Counsel For
 Petitioner:

TROPE AND TROPE - By: ANNE
 KILEY AND TARA L. SCOTT
 (X)

VS.

Kevin Federline (N/A)

Counsel For
 Respondent:

KAPLAN & SIMON - By: MARK V.
 KAPLAN (X)

The Court finds that pursuant to Section 3064 F.C., the Petitioner's ex parte motion does not establish an emergency requiring ex parte relief.

Pursuant to the agreement of counsel, the Court expands the Petitioner's visitation with the minor children to include one monitored overnight visit each week. The specific dates and times are to be as agreed upon by the parties.

Counsel are permitted to provide Dr. Shatz with copies of the sealed transcripts in this matter for review.

This matter is set for hearing on October 26, 2007 at 8:30am in Department 88.

Petitioner is ordered to return on October 26, 2007 at 8:30am in Department 88.

THE COURT ORDERS THAT THE PORTION OF THE TRANSCRIPT OF PROCEEDINGS FOR THE CLOSED HEARING HELD IN THIS MATTER ON THIS DATE IS ORDERED SEALED AND IS OBTAINABLE ONLY BY COUNSEL OF RECORD APPEARING THIS DATE OR BY ORDER OF THE COURT.

Counsel for Petitioner is to prepare the Order.

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 05/08/10
 01/20/09

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date	10-11-07		Dept: CE88
Honorable		Judge	Deputy Clerk
Honorable	SCOTT M. GORDON	Judge Pro Tem	Court Assistant
ex parte	S. VARTAZAROV	Deputy Sheriff	Reporter
		M. ARNOLD	
		R. WILLIAMS	
		GINGER WELKER, CSR#5585	

8:30 am

BD455662

Britney Spears - (x)
 appearing at 1:30p.m.
 (N/A)

Counsel For
 Petitioner: TROPE AND TROPE - By: ANNE
 KILEY AND TARA L. SCOTT
 (X)

VS.

Kevin Federline (N/A)

Counsel For
 Respondent: KAPLAN & SIMON - By: MARK V.
 KAPLAN (X)

**NATURE OF PROCEEDINGS: EX PARTE APPLICATION - FILED BY
 PETITIONER**

Matter is called for hearing.

The Court and all parties present confer on the record.

Matter is recessed to allow the parties to meet and confer.

The Court and counsel confer in chambers without the presence of the official court reporter.

Counsel to continue to meet and confer and report back to the Court at a later date.

LATER at 1:30p.m.

Petitioner appears and is sworn.

Petitioner's oral motion pursuant to Section 214 F.C. is granted and the matter proceeds as a closed hearing.

Respondent's oral motion to exclude witnesses is granted.

The Court and all parties present confer on the record.

The Court makes its order as recited this date and fully reflected in the notes of the official court reporter.

DEPT: CE88

MINUTES ENTERED 10-11-07 COUNTY CLERK

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date	10-11-07			Dept: CE88
Honorable		Judge	M. ARNOLD	Deputy Clerk
Honorable	SCOTT M. GORDON	Judge Pro Tem	R. WILLIAMS	Court Assistant
ex parte	S. VARTAZAROV	Deputy Sheriff	GINGER WELKER, CSR#5585	Reporter

8:30 am

BD455662

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Counsel For
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 KILEY AND TARA L. SCOTT
 (X)

VS.

Kevin Federline (N/A)

Counsel For
 Respondent: KAPLAN & SIMON - By: MARK V.
 KAPLAN (X)

The Court finds that pursuant to Section 3064 F.C., the Petitioner's ex parte motion does not establish an emergency requiring ex parte relief.

Pursuant to the agreement of counsel, the Court expands the Petitioner's visitation with the minor children to include one monitored overnight visit each week. The specific dates and times are to be as agreed upon by the parties.

Counsel are permitted to provide Dr. Shatz with copies of the sealed transcripts in this matter for review.

This matter is set for hearing on October 26, 2007 at 8:30am in Department 88.

Petitioner is ordered to return on October 26, 2007 at 8:30am in Department 88.

THE COURT ORDERS THAT THE PORTION OF THE TRANSCRIPT OF PROCEEDINGS FOR THE CLOSED HEARING HELD IN THIS MATTER ON THIS DATE IS ORDERED SEALED AND IS OBTAINABLE ONLY BY COUNSEL OF RECORD APPEARING THIS DATE OR BY ORDER OF THE COURT.

Counsel for Petitioner is to prepare the Order.

DEPT: CE88

MINUTES ENTERED 10-11-07 COUNTY CLERK

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 Socioeconomic Justice Institute socioeconomicinstitute.com

1 MARK VINCENT KAPLAN (SBN 58836)
2 JAMES M. SIMON (SBN 109913)
3 KAPLAN & SIMON, L.L.P.
4 2049 Century Park East, Suite 2660
5 Los Angeles, California 90067
6 Telephone: (310) 277-9009
7 Facsimile: (310) 552-1970

8 Attorneys for Respondent
9 KEVIN FEDERLINE

FILED
LOS ANGELES SUPERIOR COURT
SEP 24 2007
[Signature]

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

12 In re Marriage of:

13 Petitioner: BRITNEY SPEARS

14 and

15 Respondent: KEVIN FEDERLINE

CASE NO. BD 455 662

ORDER RE APPOINTMENT OF
730 EVALUATOR

Date: September 4, 2007
Dept: 88

16
17
18 A status conference on Respondent's order to show cause to modify custody
19 came on for hearing on September 4, 2007 in Department 88, the Honorable Scott M.
20 Gordon, Commissioner presiding. Petitioner Britney Spears was represented by her
21 attorneys of record, Wasser, Cooperman & Carter by Dennis Wasser and Laura Wasser
22 and Respondent Kevin Federline was represented by his attorneys of record, Kaplan &
23 Simon, L.L.P., by Mark Vincent Kaplan and James M. Simon.

24 The moving and responding papers submitted by the parties each requesting a
25 730 custody evaluation, the Court, effective September 4, 2007, orders as follows:

26 1. Pursuant to Evidence Code section 730 and Family Code section 3111,
27 the parties shall submit to a child custody evaluation. The cost of the evaluation shall
28 be paid equally by the parties, subject to reallocation. The parties shall meet and confer

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8/30/90


1 confer and by the hearing on Respondent's order to show cause scheduled on
2 September 17, 2007 shall either have an agreed-upon custody evaluator or submit
3 three names of proposed evaluators and whatever supporting material they wish.

4 2. The matter is set for a return date on November 26, 2007 for review of the
5 evaluator's report. Pursuant to Family Code section 3111, the Court-appointed
6 evaluator shall file with the Court and shall serve on counsel for the parties a written
7 confidential report on the evaluation at least 10 days before the return date.

8 3. The Court sets the matter for December 18, 2007 at 8:30 a.m. in
9 Department 88 for presentation of any oral testimony pertaining to Respondent's
10 pending order to show cause.

11
12 APPROVED AS TO FORM:

13 TROPE AND TROPE

14
15 By 
16 TARA L. SCOTT
Attorneys for Petitioner

17
18
19 Dated: SEP 24 2007


SCOTT M. GORDON, Commissioner
Los Angeles Superior Court

SCOTT M. GORDON

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Sociometric Justice Institute - sociometricinstitute.com
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81/80/90

28

1 **PROOF OF SERVICE**

2
3 **STATE OF CALIFORNIA, COUNTY OF LOS ANGELES**

4 I am employed in the County of Los Angeles, State of California. I am over the
5 age of 18 and not a party to the within action; my business address is 2049 Century
6 Park East, Suite 2660, Los Angeles, California 90067.

7 On **September 20, 2007**, I served the foregoing document described as **ORDER**
8 **RE APPOINTMENT OF 730 EVALUATOR** on the interested parties in this action by
9 placing [] the original [X] a true copy thereof enclosed in sealed envelope(s) addressed
10 as follows:

11
12 Tara L. Scott, Esq.
13 Trope and Trope
14 12121 Wilshire Blvd., Suite 801
15 Los Angeles, CA 90025

16 Fax No. (310) 826-1122

17 [X] **BY MAIL**

18 [X] I caused such envelope(s) to be deposited in the mail at Los Angeles,
19 California.

20 [] I am "readily familiar" with the firm's practice of collection and processing
21 correspondence for mailing. It is deposited with the U.S. postal service on
22 that same day in the ordinary course of business. I am aware that on
23 motion of party served, service is presumed invalid if postal cancellation
24 date or postage meter date is more than 1 day after date of deposit for
25 mailing in affidavit.

26 [] **BY PERSONAL SERVICE:** I caused delivery of such envelope by hand to the
27 offices of the addressee.

28 [X] **BY FACSIMILE TRANSMISSION:** I caused the above document to be served
via facsimile transmission by service to the party(ies) at the facsimile
telephone(s) number listed above.

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

Executed on September 20, 2007 at Los Angeles, California.

E. Che
Elizabeth Che

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Economic Justice Institute - socioeconomicinstitute.com
8/30/07

KAPLAN & SIMON, L.L.P.
ATTORNEYS AT LAW
2049 CENTURY PARK EAST, SUITE 2660
LOS ANGELES, CALIFORNIA 90067
TELEPHONE: (310) 277-9009
FACSIMILE: (310) 552-1870

1 Dennis M. Wasser, Esq. (SBN 41617)
2 Melanie D. Mandles, Esq. (SBN 193179)
3 WASSER, COOPERMAN & CARTER, P.C.
4 2029 Century Park East, Suite 1200
5 Los Angeles, California 90067-2957
6 Telephone No.: (310)277-7117
7 Facsimile No.: (310)553-1793

8 Attorneys for Petitioner

FILED
OF LOS ANGELES SUPERIOR COURT
✓ JAN 05 2007
[Signature]

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

11 In re the Marriage of
12 Petitioner: BRITNEY SPEARS
13 and
14 Respondent: KEVIN FEDERLINE
15
16

CASE NO. BD 455662
[Assigned to Dept. 88,
Commr. Scott Gordon]
STIPULATION RE: TEMPORARY
CHILD CUSTODY; AND ORDER
THEREON

17
18 IT IS HEREBY STIPULATED by and between Petitioner, BRITNEY SPEARS, and
19 Respondent, KEVIN FEDERLINE, personally and approved as to form by their
20 respective attorneys of record, WASSER, COOPERMAN & CARTER, P.C., by Dennis M.
21 Wasser, attorneys for Petitioner, and KAPLAN & SIMON, by Mark Vincent Kaplan,
22 attorneys for Respondent, as follows:

23 1. For the month of January 2007, the parties shall have joint legal
24 custody of their minor children, Sean Preston Federline, born September 14, 2005,
25 age 15 ½ months, and Jayden James Federline, born September 12, 2006, age 3½
26 months.

27 ///
28 ///

RECEIPT #: R0955662 LEA/DEF#:
DATE PAID: 01/05/07 10:46:46 AM
PAYMENT: \$20.00 RECEIVED: 0310
CHECK: 20.00
CASH:
CHARGE:
CARD:

1 In consideration of Respondent's agreement to Petitioner's request that
2 he visit with the children at Petitioner's home, Petitioner shall use her best efforts to
3 ensure that no third party visiting the home interferes with Respondent's custodial
4 time with the children. Respondent has requested that Petitioner specifically agree
5 that the persons to be at the home during Respondent's custodial times shall be
6 limited to Petitioner, the children's nanny, Petitioner's assistant and other regular
7 household staff. No agreement has been reached by the parties in this regard.
8

9 **APPROVED AS TO FORM AND CONTENT:**

10 DATE) January 4, 2007


BRITNEY SPEARS, Petitioner

11
12 DATE) January 4, 2007


KEVIN FEDERLINE, Respondent

13
14 **APPROVED AS TO FORM ONLY:**

15 DATE) January __, 2007

WASSER, COOPERMAN & CARTER P.C.

16
17 By _____
Melanie D. Mandles
Attorneys for Petitioner

18
19 DATE) January 4, 2007

KAPLAN & SIMON

20
21 By 
Mark Vincent Kaplan
Attorneys for Respondent

22
23 **ORDER**

24 IT IS SO ORDERED.

25 DATE) JAN 05 2007, 2007

26
27
28 _____
JUDGE OF THE SUPERIOR COURT

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Socioeconomic Justice Institute - socioeconomicinstitute.com
01/11/07

