1 through the entry of a judgment thereon as specifically set forth herein. In any subsequent 2 proceedings between the parties after entry of this Judgement and after entry of a Judgment with 3 respect to custody and visitation as provided for in paragraph 2 herein above, any award of 4 attorneys' fees shall be governed by the applicable rules of law then in effect. Should either party 5 fail to perform any obligation provided for in this Judgment, and it then becomes necessary for 6 either party to employ counsel to enforce the terms of this Judgment, or any instrument to be 7 executed pursuant to this Judgment, the prevailing party shall be entitled to attorneys' fees and cost, 8 and any expert fees incurred and other reasonable litigation costs incurred in enforcing the terms 9 of this Judgment as fixed by the Court.

Each party has been represented in the negotiations and preparation of this 10 27. Judgment by an independent attorney of his or her own choosing; Petitioner has been represented 11 in the negotiation and preparation of this Stipulated Judgment by Anne Kiley and Patrick 12 13 DeCarolis, Jr., of Trope and Trope, and Respondent has been represented by Gary Fishbein of the Law Offices of Gary Fishbein. It is expressly understood and agreed by the parties hereto, that they 14 15 have carefully reviewed this Judgment in its entirety, with their independent counsel identified 16 herein, and each party's attorney has fully explained the contents and legal effect thereof. Each 17 party further represents that they have entered into this judgment freely and voluntarily, without duress or coercion. Each party acknowledges that this judgment resolves all issues between them 18 19 except for custody and visitation as set forth in paragraph 2 above.

20 **RESTRAINING ORDERS**

21 28. Petitioner is permanently restrained and enjoined from contacting, 22 communicating with, or responding to any inquiries from the media and/or the press about Respondent. If Petitioner receives inquiries from the media and/or the press she is ordered to 23 24 ignore said inquiries or answer that she has no comment. Petitioner is permanently restrained and enjoined from directing and/or instructing any third party(ies) to contact, communicate with, or 25 respond to any inquiries from the media and/or the press about Respondent. The Petitioner is 26 further restrained and enjoined from making false and/or derogatory remarks about the Respondent 27 28 to any third party(ies), including the media and/or the press. Petitioner is permanently restrained

Judgment



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3 or unless required by law. Petitioner is permanently restrained and enjoined from commenting 4 upon or opining about Respondent's mental competency or sobriety to any third party(ies), other 5 than professional advisors and/or as required by law. As used herein, professional advisors, shall 6 only include Petitioner's treating doctors and/or mental health care professional advisors, shall 6 only include Petitioner's treating doctors and/or mental health care professional advisors, shall 6 only include Petitioner's treating doctors and/or mental health care professional advisors, shall 6 only include Petitioner's treating doctors and/or mental health care professional advisors, shall 7 attorney with whom she has an attorney-client relationship. Petitioner may disclose the contents 8 of this judgment regarding custody and support as may be required. In the event that Petitioner 9 violates the provisions hereof, Respondent's remedies shall be as they are provided by law, and 10 Petitioner shall also pay all attorneys fees, expert fees, and all other costs incurred by Respondent 11 in any enforcement proceeding. In addition to any other remedies provided by law, if a Court finds 12 that Petitioner has violated any of the provisions hereof, she shall pay Respondent liquidated 13 that Petitioner from making statements in declarations filed in th	1	and enjoined from discussing, commenting upon, or communicating with any third party(ies)
4 upon or opining about Respondent's mental competency or sobriety to any third party(ies), other 5 than professional advisors and/or as required by law. As used herein, professional advisors, shall 6 only include Petitioner's treating doctors and/or mental health care professional advisors, shall 6 only include Petitioner's treating doctors and/or mental health care professional advisors, shall 6 only include Petitioner's treating doctors and/or mental health care professional advisors, shall 6 only include Petitioner's treating doctors and/or mental health care professional advisors, shall 6 of this judgment regarding custody and support as may be required. In the event that Petitioner 9 violates the provisions hereof, Respondent's remedies shall be as they are provided by law, and 10 Petitioner shall also pay all attorneys fees, expert fees, and all other costs incurred by Respondent 11 in any enforcement proceeding. In addition to any other remedies provided by law, if a Court finds 12 that Petitioner has violated any of the provisions hereof, she shall pay Respondent liquidated 13 that Petitioner from making statements in declarations filed in this proceeding. The parties agree that 13 they will jointly take any and all steps necessary to cause this dissolution file to be "sealed." 14 Petitioner from making statements in declarations fi	2	concerning the alleged events of the weekend of May 19, 2001, other than professional advisors
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20 reduciner and Respondent with respect to reindursement, offsets, credits, ramily Code §2640,	28	Petitioner and Respondent with respect to reimbursement, offsets, credits, Family Code §2640,
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The Court shall retain jurisdiction to make such further orders as may be 40. 1 necessary to carry out the terms and provisions of this Judgment. 2 3 Dated: $\lfloor 0 \rfloor \lfloor 7 \rfloor 0 \rfloor$ Dated: $\lfloor 0 \rfloor 22 \rfloor 07$ 4 Donya Fiorentano Oldman, Petitioner 5 6 Gary Oldman, Respondent 7 Approved as to form: 8 Trope and Trope 9 10 Bv∕ 11 Anne Kiley, Attorneys for Petitioner 12 Law Offices of Gary Fishbein 13 14 By: Gary Fishbein, 15 Attorneys for Respondent 16 17 Dated: 10/25/200 \ 18 Judge of the Superior Court 19 Roy L. Paul 20 21 22 23 24 25 26 27 28 - 18 -10-16-01 Judgment