

ATTORNEY OR PARTY WITHOUT ATTORNEY (name and address): TELEPHONE NO.: FOR RECORDER'S USE ONLY
 Recording requested by and return to
GRAYSON, GROSS, FRIEDMAN & PHILLIPS
 10880 Wilshire Boulevard, Suite 2121
 Los Angeles, California 90024 (213) 475-0808
 ATTORNEY FOR (Name) **Petitioner**

NAME OF COURT AND BRANCH, IF ANY
Los Angeles County Superior Court
 STREET ADDRESS **111 North Hill Street**
 MAILING ADDRESS **Los Angeles, California 90012**
 CITY, ZIP CODE

~~XXXXXX~~ In re the Marriage of
 Petitioner: **CYNTHIA HOLT HEGEMAN**
~~XXXXXX~~ Respondent: **JOSEPH CHARLES HEGEMAN**

CASE NUMBER
D 063 780

ABSTRACT OF JUDGMENT

1 The judgment creditor applies for an abstract of judgment and represents
 a Judgment debtor's
 Name and address
Joseph Charles Hegeman
400 East Colonial Drive, #303
Orlando, Florida 32803
 Address unknown
 Driver's license state and number: unknown
 Social Security number: unknown
 b Summons was personally served at or mailed to (address): **400 East Colonial Drive, #303**
Orlando, Florida 32803
 Information regarding additional judgment debtors is shown on the reverse.
 Dated **January 11, 1983** **IAN C. MALATESTA**
 (Type or print name)

FOR COURT USE ONLY

IAN C. MALATESTA
 (Signature of Judgment Creditor or Attorney)

2 I certify that the following is a true and correct abstract of the judgment entered in this action.
 3 Judgment creditor (name): **Cynthia Holt Hegeman**
 4. Judgment debtor (full name as it appears in judgment) **Joeseh Charles Hegeman**

5 Total amount of judgment as entered
 a Principal \$ **SEE ATTESTED**
 b Attorney fees \$ **COPY OF JUDGMENT**
 c Interest \$ **ATTACHED**
 d Costs \$
 e Total \$

6 Judgment was entered
 a on (date) **January 4, 1982**
 b in judgment book, minute book or docket
 (1) Volume no. (2) Page no.

7. A lien in favor of a judgment creditor pursuant to CCP 688 1 is
 a. not endorsed on the judgment
 b. endorsed on the judgment as follows:
 (1) amount \$
 (2) in favor of (name):

8. A stay of execution has
 a. not been ordered by the court
 b. been ordered by the court effective until (date).
John J. Carrigan, County Clerk
 Clerk. By *A. J. Morgan* Deputy



This abstract issued on (date) **January 20, 1983**

ATTORNEY OR PARTY WITHOUT ATTORNEY (NAME AND ADDRESS): GRAYSON, GROSS, FRIEDMAN & PHILLIPS 10880 Wilshire Boulevard, Suite 2121 Los Angeles, California 90024 (213) 475-0808		TELEPHONE NO.:	FOR COURT USE ONLY
ATTORNEY FOR (NAME): <u>petitioner</u>			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES			
STREET ADDRESS	111 North Hill Street		
MAILING ADDRESS	Los Angeles, California 90012		
CITY AND ZIP CODE	Central District		
BRANCH NAME			
MARRIAGE OF			
PETITIONER	CYNTHIA HOLT HEGEMAN		
RESPONDENT	JOSEPH CHARLES HEGEMAN		
INTERLOCUTORY JUDGMENT OF DISSOLUTION OF MARRIAGE		CASE NUMBER	D 063 780

FILED
 JAN 04 1983
 JOHN J. CORCORAN, County Clerk
E. Palumbo
 BY: E. PALUMBO, DEPUTY

- 1 This proceeding came on for default or uncontested contested hearing as follows
- a Date Jan. 4, 1983 Dept. 2G Div. Room 500
- b Judge (name) ALAN D. SIROTA Temporary judge
- c Petitioner present in court Attorney present in court (name) Ian C. Malatesta
- d Respondent present in court Attorney present in court (name)
- e Claimant present in court Attorney present in court (name)
- 2 The court acquired jurisdiction of the respondent on (date) February 1, 1982
- a Respondent was served with process
- b Respondent appeared
- 3 THE COURT ORDERS
- a An interlocutory judgment be entered and the parties are entitled to have their marriage dissolved
- b After six months from the date the court acquired jurisdiction of the respondent a final judgment of dissolution may be entered upon proper application of either party or on the court's own motion, unless a dismissal signed by both parties is filed. The final judgment shall include such other and further relief as may be necessary to a complete disposition of this proceeding, but entry of the final judgment shall not deprive this court of its jurisdiction over any matter expressly reserved to it in this or the final judgment until a final disposition is made of each such matter.
- c Jurisdiction is reserved to make such other and further orders as may be necessary to carry out the provisions of this judgment.
- 4 THE COURT FURTHER ORDERS
- a Wife's former name be restored (specify):
- b Other See attached

~~XXXX~~ ~~XXXXXXXXXXXXXXXXXXXX~~

5 Total number of pages attached Signature follows last attachment

THIS INTERLOCUTORY JUDGMENT DOES NOT CONSTITUTE A FINAL DISSOLUTION OF MARRIAGE AND THE PARTIES ARE STILL MARRIED. ONE OF THE PARTIES MUST SUBMIT A REQUEST FOR FINAL JUDGMENT ON THE FORM PRESCRIBED BY RULE 1288. NEITHER PARTY MAY REMARRY UNTIL A FINAL JUDGMENT OF DISSOLUTION IS ENTERED.

ALTHOUGH AN OBLIGATION BASED ON A CONTRACT IS ASSIGNED TO ONE PARTY AS PART OF THE DIVISION OF THE COMMUNITY, IF THE PARTY TO WHOM THE OBLIGATION WAS ASSIGNED DEFAULTS ON THE CONTRACT, THE CREDITOR MAY HAVE A CAUSE OF ACTION AGAINST THE OTHER PARTY.

1 HEGEMAN, Cynthia Holt and Joseph Charles
2 Case No. D 063 780

3 -----
4 Respondent is ordered to pay to Petitioner as spousal
5 support the sum of \$3,500 per month, payable on the ^{15TH} day of
6 ~~each~~ ^{COMMENCING JANUARY 15, 1983} month, and continuing until March 30, 1984, ^{OR JOIN} the death of
7 Respondent, or until further order of court, ^{WHICH EVER SHALL}
8 ^{FIRST OCCUR.}

9 The community property of the parties consists of the
10 following:

11 A \$500,000 interest in a promissory note; face amount
12 of note was \$1,500,000 payable to Robert C. Noland (payee), said
13 note given by Tahoe Ski Resorts, Inc. Robert C. Noland assigned
14 to the parties' entity B.S. Fuel Company the sum of \$500,000
15 payable to B.S. Fuel Company from the \$1,500,000 obligation owed
16 by Tahoe Ski Resorts, Inc.

17 Therefore, it is ordered as and for an equal division
18 of the community property:

19 (1) That Petitioner be awarded one-half of the
20 \$500,000 obligation payable by Noland to B.S. Fuel Company (or
21 \$250,000);

22 (2) That Respondent be awarded one-half of said
23 \$500,000 note less any sums actually borrowed from one Frank
24 Waters, using said note as collateral.

25 The court retains jurisdiction to divide all after-
26 discovered property that would have been community property or
27 quasi-community property under the law that has not previously
28 been divided between the parties.

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077042

1 Respondent is ordered to pay directly to counsel for
2 Petitioner, Marvin Gross, as a contributive share of attorneys
3 fees the sum of \$1,500 payable forthwith.

4
5 DATED: Jan 4, 1983

6 *Alan D. Sirotka*
7 JUDGE OF THE SUPERIOR COURT
8 ALAN D. SIROTKA
9 JUDGE PRO TEM

12 SEAL

13 THE DOCUMENT TO WHICH THIS CERTIFICATE IS AT-
14 TACHED IS A FULL, TRUE AND CORRECT COPY OF THE
ORIGINAL ON FILE AND OF RECORD IN MY OFFICE.

15 ATTEST JAN 20 1983 10
John J. Corcorán, County Clerk and Clerk of the Superior
Court of the State of California
for the County of Los Angeles.

16 BY *A. J. Mingo* DEPUTY

26 REQUESTED BY
Marvin Gross, et al
FEDERAL RECORDS IN
LIBRARY
7.003d
1983 MAR -9 PM 12:00

27 SUZANNE BEAUDREAU 077042
RECORDER

28 -3- *Betty Narden*
Dep LIBER 333 PAGE 984