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.

No attachment permitted on less than a full page. Cal Rule of Ct 201(b)

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## EXHIBIT "A" TO INTERLOCUTORY JUDGMENT OF DISSOLUTION OF MARRIAGE

The following constitutes Exhibit "A" to the Interlocutory Judgment of Dissolution of Marriage in Case No. SLT 0624, In Re Marriage of Beaulieu, Superior Court of the State of California, County of El Dorado:

- 1. Respondent DENISE BEAULIEU is granted exclusive legal and physical custody of the minor child of the parties, Danielle Rene Beaulieu, born May 27, 1981, subject to the visitation rights of the Petitioner, DAN L. BEAULIEU. Said Petitioner shall be entitled to visit with the aforenamed minor child at reasonable times, upon 48 hours prior notice to the Respondent, and only in the presence of an independent third party adult to be agreed upon by the parties;
- 2. As and for child support, the Petitioner shall pay to the Respondent the sum of \$125.00 per month. The Court notes that as of, and inclusive of, the month of May, 1983, there is a present child support arrearage in the sum of \$1,000.00 due and owing from the Petitioner;
- 3. The Court orders that the previously ordered \$125.00 per month spousal support payment from Petitioner to Respondent shall terminate, with the Court reserving jurisdiction for a period of two years from May 25, 1983, over the claim of Respondent to future spousal support. The Court notes that there is presently due and owing an arrearage on spousal support payments, up to, and inclusive of, the month of May, 1983, in the sum of \$1,125.00;
- 4. The Court finds that the reasonable value of the community property of the parties, consisting of various items

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of personal property, is \$1,000.00. The Court awards the totality of said community property to the Respondent, and hereby gives the 2 3 Petitioner a credit, in the sum of \$500.00, against past due 4 spousal support. Therefore, the balance of spousal support arrearage, now due and owing, is the sum of \$625.00; and 5 6 The Court hereby awards to Respondent the sum of \$1,500.00 as and for attorney's fees. Said award is inclusive of the \$200 award of attorney's fees previously ordered in this cause 8 9 on September 28, 1982. 10 IT IS SO ORDERED. 11 une 20, 1983 DATED: 12 THE SUPERIOR COURT 13 LAW OFFICES FELDMAN, SHAW & THE FOR GOING INSTRUMENT IS A CORRECT COPY OF THE ORIGINAL ON FILE IN THIS OFFICE, ATTEST: 1.5 County Clork and ex-officio Clerk-of the Superior Court of the SUITE 23 TAHOE State of Culifornic, in and for the county of El Dorado.
Date: JAN 28 1981 16 17 Deputy Clerk 18 19 20 21 22 23 24 25 26 IN OFFICIAL RECORDS OF DOUG AND CO. NEVADA 27 45 W W. FEB 26 All :55 28 1 SUZANNE BEAUDRLAU RECORDER **150648** PAID\_BL DEPUTY BOOK 287PAGE 2636

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