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FIZZOLIO, FIZZOLIO, K Marre and Address 12160 Victory Plvd., 5th Floor	16
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N. HOLLYWOOD, CA 91606 (213) 877-02	/3
ATTOHULLY OR (Name) PETITIONER	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES	
STREET ADDRESS	FILED
MAILING ADDRESS: J11 N. Hill' Street CITY AND ZIP CODE: LOS Angeles', CA 90012	
CITY AND ZIP CODE: LOS ANGELOS; CA 90012 BRANCH NAME: CENTRAL DISTRICT	JAN2 4 1986
MARRIAGE OF	FRANK S. ZOLIN, COUNTY CLERK
PETITIONER: GAIL L. SMITH	L. Watson
	BY L WAISON, DEPUTY
RESPONDENT: JAMES P. SMITH	gr E Writtin, DEgun
JUDGMENT	CASE NUMBER
Dissolution Dissolution Legal separation Dissolution	D 126015
Reserving jurisdiction over termination of marital status	D J26015 Consolidated with
Date marital status ends: JAN 2 4 1986	NVD 02598
This proceeding was heard as follows: default or uncontested by declar a. Date: 9/17/85 Dept. "65" in Contested by declar	
X Respondent was served with process Respondent appeared THE COURT ORDERS, GOOD CAUSE APPEARING:	Attorney present in court (name): 7 1984
 THE COURT ORDERS, GOOD CAUSE APPEARING: a. X Judgment of dissolution be entered. Marital status is terminated and the partial (1) X on the following date (<i>specify</i>): 1AN 2, 1986 (2) 0 and date to be determined on noticed motion of either party or b. Judgment of legal separation be entered. c. Judgment of nullity be entered and the parties are declared to be unmarrier (<i>specify</i>): 	es are restored to the status of unmarried persons on stipulation.
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х	4 In re the marriage of Smith	
	5 C/W NV D 02598	_
	Court,	
	7 IT IS OPP-	
1. A. A.	8 ADJUDGED AND	
	9 1. The previous custody order giving the parties joint full force and	ţ
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18	advance and is further to designate at the same time with whom he is to take at the same time with whom he	
. 19	- che same time with	
. 20	at reast two of the respondent	
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28	2. The following community property is awarded to Petitioner at the following values:	
23	Camping Genr	
24	b. Refrigerator/freezer \$400	/ ^{v.}
25	Microwave oven \$400.00	
26	d. Maytag washing machine \$150.00	`
27	e. Television with Intelevision	
28	and a second sec	
	f. Solid oak entertainment	
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\$1,000 and the shotgun is worth \$300. Therefore, the court finds that Respondent has received \$2,330 in community property. Further, the court finds that Petitioner's vehicle is worth 0. The court further finds that the \$800 from sale of the camper was used by Petitioner for the education of the minor children and, therefore, there is to be no reimbursement to Respondent. The court further finds that as to the savings account, \$500 was received by Petitioner for which she is to account. Therefore, the court finds that Petitioner has received a total of \$2,000 in the court finds that Petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds that petitioner has received a total of \$2,000 in the court finds the court finds that petitioner has received a total of \$2,000 in the court finds the court finds that petitioner has received a total of \$2,000 in the court finds the court finds that petitioner has received a total of \$2,000 in the court finds th

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16. The court finds that there is to be no reimbursement for the life insurance paid down by Respondent. 17. The court further finds that there shall be no reimbursement for the community property debt paid down by Respondent. The court specifically for

Respondent. The court specifically finds that the amount paid by way of support and the community property pay down in the period of separation would equal or would be less than that which would be the indicated support for the applicable period of time. 18. The court finds that neither party is entitled to reimbursement for pay down on car loans.

19. Respondent is ordered to pay the obligation for the unimproved Oregon property subject to its sale as provided below. To the extent that Respondent pays anything from this time on, for the said property, he shall be entitled to reimbursement before the division of proceeds from the said sale. a. Petitioner from the sale of said property shall next be reimbursed for the \$330 of additional community property received by Respondent.

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Thereafter, from the proceeds of the sale 2 b. said property, Respondent shall be reimbursed any additional 3 moneys paid from this time on to Dr. Minzer, Dr. Rich, Valley 4 Presbiterian, and J.C. Penney's. 'The Court makes no order 5 requiring Respondent to pay this pending sale of the property, 6 but should he find it necessary to do so to preserve his credit, then he is to be reimbursed from the proceeds before division. As to the unimproved Oregon property, the title is 9 converted forthwith from joint tenancy to tenancy in common. 10 Said property is legally described as follows: 11 "Oregon Shores, Unit 2 First Addition 12 Block 36, Lot 22." 13 The parties are ordered to forthwith list said property 14 15

for sale and proceed to sell the same as expeditiously as possible for the best price reasonably obtainable therefore. In 16 the event the parties are unable to agree as to any terms or 17 condition of sale including, but not limited to, the adequacy of 18 consideration therefore, or any matter of thing affecting the 19 said real property, they or either of them may apply ex parte to this court for appropriate orders regarding the same.

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Forthwith, but after the payment of credits and debits provided above in this order, the net proceeds of sale shall be divided in two equal accounts, one for each party; the then 24 remaining balances shall be distributed to the parties subject to the attorney fee order provided below. Each of the parties is ordered to perform all acts and

execute all listing agreements, escrow instructions, deeds, documents and other papers necessary or convenient to carry out

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the terms of these orders forthwith upon being requested to do so, and in the event either party shall fail to do so forthwith, upon request, the Court upon ex parte application shall order the clerk of the court to execute the same on his or her behalf.

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The court through its Family Law Department reserves jurisdiction over the parties and over the said real property and the proceeds thereof to carry out and enforce the terms of this order.

20. The Respondent is ordered to keep in full force and effect the present life insurance with a face value of \$50,000 for the minor children making all of the minor children irrevocable beneficiaries of said policy until said minor children die, remarry or are emancipated.

21. The Respondent is ordered to maintain in full force and effect the health insurance available through his employment.

22. The court finds that Respondent's net income presently is \$2,441 per month. The court, having noted this, orders that Respondent pay the sum of \$158.33 per child with the exception of two children who will receive \$158.34 for a total of \$950 per month, payable one-half on the first (i.e. \$475) and one-half on the fifteenth (i.e. \$475) of each and every month commencing on October 1, 1985 and continuing thereafter until the said children become eighteen, die, marry, become emancipated or until further order of the court. Respondent is to pay the court trustee and the court orders that the additional 2% or \$9.50 per each payment or a total of \$484.50 be paid by Respondent.

23. As to spousal support, the court orders that Respondent pay the Petitioner the sum of \$175 per month, payable one-half on

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the first (i.e. \$87.50) and one-half on the fifteenth (i.e. \$87.50) of each and every month commencing on October 1, 1985. Respondent is to pay the court trustee and the court orders that the additional 2% or the additional \$1.75 be paid so that each payment, rather than \$87.50 be \$89.25. Said spousal support order is to remain until the death or remarriage of Petitioner or further order of the court.

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24. The court orders Respondent to pay the Petitioner's counsel the sum of \$1,100 in attorneys fees. Said sum is to be paid from the one-half of the proceeds which would otherwise go to Respondent from sale of the real property in Oregon. In the event that this sum cannot be paid from the real property or is only partially to be paid from the real property, then the balance shall be payable by Respondent to Petitioner's counsel at the rate of \$50 per month on the fifteenth day of each and every month, commencing the first month after close of escrow of sale of the unimproved real property in Oregon.

25. Each of the parties is ordered to perform all acts and execute and deliver all deeds, documents and papers necessary and convenient to carry out the terms of this judgment forthwith upon being requested to do so; and if either party fails to do so forthwith upon request, this court may, upon ex parte application, order the county clerk to execute the same on his or her behalf.

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D SUPPORT ORDER

Pursuant to Civil Code Section (check ajjölicable box): 🖄 4702(a) (welfare) or 🗔 4702(b) (non-welfare)

IT IS ORDERED that the RESPONDENT

child until he or she reaches age 18, marries, dies, becomes emancipated, or further order of court. *With the exception of two children who will receive \$158.34 SPOUSAL SUPPORT ORDER

Pursuant to Civil Code Section 4801.7:

IT IS ORDERED that the RESPONDENT

IT IS ORDERED that the <u>RESPONDENT</u> pay through the office of the Court Trustee in and for the County of Los Angeles, State of California, for the support and maintenance of <u>PETITIONER</u>, the sum of \$ 175,00 per month, plus 2% service charge, as required by law, of \$ 3.50payable \$ 89.25-, the sum of \$ 175.00 - _ per week _ every other week _ per month 松 % twice a month on the lst , for a total monthly payment of \$ 178.50 <u>15th</u> of each ________ and ..., commencing on the date of October 1. In effect thereafter until the party receiving support remarries, dies, or further order of court (and continuing

It is further ordered that the District Attorney appear on behalf of the party receiving spousal support, the custodial party, and or the minor child(ren) for whom the payment has been ordered to enforce this order.

The foregoing support payment(s) shall be transmitted to the office of the Court Trustee, P. O. Box 3544, Terminal Annex, Los Angeles, California 90051. Payments must be made by check or money order made payable to the Court Trustee. The check or money order must include the Superior Court case number thereon.

Each party shall notify the Court Trustee in writing of any change of address in his or her residence or employment within 5 days after

The District Attorney XX Counsel for <u>PETTTT</u> PETTITONER

is directed to cause a copy of this and to promptly file a raturn of sorvice thereof.

REQUIRED INFORMATION FOR ALL COURT TRUSTEE PAYMENT ORDERS

Petitioner's home address: 13336 Hubbard St., Sylmar, CA 91342 (Street and Number, City, State, Zip Code)

Respondent's home address: P.O. Box 1212, Palmdale, CA 93550 (Street and Number, City, State, Zip Code)

Full name and address of employer CERTIFIED GROCERS OF of party required to pay support: CALIF., LTD.

Social Security number of party required to pay support: <u>554-86-2564</u>

(Name of Employer) 2601 S. Eastern Avenue, Los Angeles, CA 90040

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	JAN 2 4 1986	TAN O VETASO
Dated : _	.0HIT & 1 1300	DAN O. VELASCO, ATTY FOR RESP. ALL A

10 hours HILL S. ROBBING Style Superior Court RO 122

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NEW LOCATION EFFECTIVE \$/1/86 FIZZOLIO, FIZZOLIO & MCLEOD American Savings Plaza 15260 Ventura Boulevard, Suite 510 Sherman Oaks, CA 91403-5307 (818) 905-0902 (213) 872-0844 د ز و × .; THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL TRUE, AND CORRECT COPY OF THE ORIGINAL ONFILE AND OF RECORD IN MY OFFICE JUN 18 1986 ATTEST FRANK S. ZÓLÍN County Clerk/Executive Officer of the Superior Court of California; County of Los Angeles

ţ. 0. 5 BY. Bilisby

STATE OF OREGON, SS. County of Klamath

Filed for record at request of:

on this at in Vol.	11:50 A.D.	. 19 <u>86</u> uly recorded <u>11840</u>
Fee,	\$33.00	Deputy.