					<u> </u>
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State	e Bar number, and addi	ress):		FOR COURT USE ONLY	
ANNA MARS					
-ANNA MARS	#71 <i>6</i>				
970 Corte Madera Ave., Sunnyvale, CA 94085	# / 10				
TELEPHONE NO.: (424) 542-4870	EAX NO. (O	ational):			
E-MAIL ADDRESS (Optional):	FAX NO. (O)	uonal):	File	A	
ATTORNEY FOR (Name):					
SUPERIOR COURT OF CALIFORNI	A, COUNTY C	F		ne 26, 2024	
STREET ADDRESS: 201 N. First				k of the Court	
MAILING ADDRESS: 191 N. First				erior Court of CA	
city and zip code: San Jose, CA	95113		Cou	ınty of Santa Clara	
BRANCH NAME: Family Justi		•	22F	L003144	
PETITIONER/PLAINTIFF: HANNA MA	RS			sangulo	
			by.	sariyuiu	
RESPONDENT/DEFENDANT:KOSTIANT	YN MARS				
OTHER DATE:			ł		
OTHER PARTY:					
FINDINGS AND OR	DEB VELED I	IFARING	CASE NI	JMBER: PL003144	
FINDINGS AND OR	DER AFTER F	ILAKING	221	TOODIAA	
0-4	0 000	ah inita - Ta-		squalified 02/20/	2024
	s are void as no juri		mey was dis	squalified 02/20/	2024
on (date): June 16, 2024	at (time):		in Dept.: 79	Room:	
by Judge (name): Hon. Stepher			orary Judge		
On the order to show cause, notice of r				(name): Kostianty	n Mars
a. Petitioner/plaintiff present	•		ney present (name		
b. Respondent/defendant presen	t			):Nancy L. Roberts	, Esq.
c. Other party present			ney present (name	·	reques
			• • • • • • • • • • • • • • • • • • • •	pos	t DQ
Petitioner's motions filed: 1/31/2					denied
THE COURT ORDERS Petitione					Lowney
2. Custody and visitation/parenting time:	As attached	on form FL-341	Other	X Not applicable	
0.0111			<b>—</b> •••	570 A. A. B. A.	
3. Child support:	As attached	on form FL-342	Other	X Not applicable	
4 Spausal or family support:	As attached	on form FL-343	Other	₩ Not applicable	
Spousal or family support:	As attached	On IOIII FL-343	Otner	X Not applicable	
5. Property orders:	As attached	on form FL-344	Other	X Not applicable	
o oporty ordoro.	As attached	On John 1 2344	Cale	140t applicable	
6. Attorney's fees	As attached	on form FL-346	Other	X Not applicable	
•				——————————————————————————————————————	
7. Other orders:	X As attac	hed 🔲 Not app	olicable		
	<del>-</del>				
8. All other issues are reserved until further	er order of court				
			6/48/202 <i>4 4</i> • 44 • 27 DM		
9. This matter is continued for further	r hearing on <i>(da</i>	te):	6/18/2024 4:11:27 PM <b>at (<i>time</i>):</b>	in Dept.:	
on the following issues:					_
Lowney	7 is actino	g outside juris	diction -		
	Q 02/20/20	-		Thomas	
Date: June 18, 2024 D	2 02/20/20	144			
Approved as conforming to court order.		<b>P</b>			
A series and assuming to addit order.		<b>&gt;</b>		JUDICIAL OFFICER	
_		<b>P</b>	Hon. Ste	JUDICIAL OFFICER Ohen P. Lowney	
Submitted without Petition	ner's signa	ture/did not app			
Submitted without Petition SIGNATURE OF ATTORNEY FOR X PETITIONER/PLA		ture/did not app			
FIFT.	INTIFF RE		OTHER PARTY	ohen P. Lowney	Page 1 of 1

CASE NUMBER: 22FL003144

- 1 OTHER ORDERS
- 2 1. A bench warrant is issued in the amount of \$5,000 for
- 3 Petitioner's failure to appear for arraignment on Respondent's OSC
- 4 re contempt filed 1/12/24 and 3/15/24.
- 5 | 2. Petitioner's request for domestic violence restraining orders
- 6 against Respondent is denied.
- 7 3. Petitioner's motion regarding child custody, child visitation,
- 8 child support, spousal support and abduction orders filed January
- 9 31, 2024 is denied.
- 10 4. The Court denies Petitioner's motion filed on February 20, 2024
- for reconsider of the Court's orders issued on February 1, 2024 and
- 12 | February 7, 2024.
- 13 | 5. The Court denies Petitioner's motion filed on February 20, 2024
- 14 requesting that Respondent be found to be a vexatious litigant.
- 15 6. The Court strikes Petitioner's motion filed on February 20,
- 16 2024 requesting for a third time that Judge Lowney be recused.
- 17 | 7. The Court denies Petitioner's motion requetsing early
- 18 termination of marital status.
- 19 Bench warrant

24

25

26

27

- Permanent DVRO
- 20 Denial to release Max Mars from unlawful detention under void DVRO
  - Denial of custody review
- 21 | Denial of DVRO trial
  - Denial of finalization of divorce
- 22 | Denial of recusal despite undeniable impermissible conflict of interest
- 23 all these void ab inito orders confirm impermissible conflict of interest, and are an attempt to conceal child trafficking by retaliation / personal conflict
  - Lowney is committing child trafficking post DQ facilitates international abduction of my son Max Mars outside of the United States using DVRO and bench warrant
  - (Required for verified pleading) The items on this page stated on information and belief are (specify item numbers, **not** line numbers):

This page may be used with any Judicial Council form or any other paper filed with the court.

Page\_



#### MINUTE ORDER

Kostiantyn Mars vs Hanna Mars

22FL003144

Date of Hearing: 06/17/2024

Acting post DQ 02/20/2024

Heard By: Lowney, Stephen

Courtroom Reporter: Genice Perez

**Future Hearings:** 

Location: Department 79

Hearing Type: OSC: Contempt

Comments: Line 1-9

Courtroom Clerk: True Parker

Hearing Start Time: 9:00 AM

Court Interpreter: Court Investigator:

Parties Present:

Mars, Hanna Roberts, Nancy Lee Respondent Attorney Limited Scope Attorney

Exhibits:

Case is called at 9:02 am.

Petitioner- Kostiantyn Mars is not present.

Attorney Nancy Roberts and the respondent- Hanna Mars are personally present.

Respondent is assisted by Russian interpreter, Laura Mirzoyan (301297).

Respondent- Hanna Mars is sworn.

Court reporter reports on line 9 only, OSC: Contempt matter.

#### Line 1:

# Respondent's request for Request for Order: Domestic Violence.

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear.

The Court makes orders and GRANTS the restraining order as requested.

Respondent- Hanna Mars's request for a Restraining Order is granted; a DVRO is issued restraining Petitioner- Kostiantyn Mars for a period of 3 years, the Restraining Order expires 06-17-2027. The DVRO is issued under the same terms as the DVTRO which includes Maksym Mars age 8 with the following modification: Petitioner- Kostiantyn Mars shall not call the police to tell them the child is abducted and abused.

# Order to Not Abuse granted.

### Restrained person must not:

Printed: 6/17/2024

Harass, attack, strike, threaten assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, keep under surveillance, impersonate (on the in Internet, electronically or otherwise), block movements, annoy by phone or other electronic means (including repeatedly



#### MINUTE ORDER

contact), or disturb the peace of Protected Person(s).

"Disturb the peace" means to destroy someone's mental or emotional calm. This can be done directly or indirectly, such as through someone else. This can also be done in any way, such as by phone, over text, or online. Disturbing the peach includes coercive control.

"Coercive control" means a number of acts that unreasonably limit the free will and individual rights of any person protected by this restraining order. Examples include isolating them from friends, relatives, or other support; keeping them from food or basic needs; controlling or keeping track of them, including their movements, contacts, actions, money, or access to services; and making them do something by force, threat, or intimidation, including threats based on actual or suspected immigration status.

Stay-Away Order granted. Child trafficking, coercion to surrender custody
Restrained person must stay 300 yards away from Protected Person, Home, Vehicle, Job, all protected
parties, children's school, childcare, tutor, and friends.

Other Protected Person(s):

Except for brief and peaceful contact as required for court ordered visitation unless a criminal protective order says otherwise.

Child custody and visitation orders contained on the DV-140 that authorizes professionally supervised visits for two hours one time per week will remain as ordered.

#### **Record Communications**

Protected Person can record communications that violate the Restraining orders. Respondent-Hanna Mars is sworn and the Court voir dires the respondent.

Family Code §3044 finding made as to Restrained Person, Kostiantyn Mars; this now triggers the presumption against petitioner- Kostiantyn Mars having joint physical custody and joint legal custody.

#### line 2

# Petitioner's Request for Order: Domestic Violence.

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear.

Petitioner's Request for Order: Domestic Violence was denied initially.

Petitioner's request for DVRO is DENIED.

Matter is taken off calendar.

Printed: 6/17/2024

#### Line 3:

Petitioner's Request for Order: Petitioner's Request for Order: Mod. Child custody/child visitation/child support/spousal support/other: abduction order, filed on 01-31-2024.

The Petitioner- Kostiantyn Mars has had several notices about when this matter was going to be continued, including to today's date. Petitioner has also had recent within the last week or so, communication with department 79 where the Court made it clear that today's date will not be continued.



### MINUTE ORDER

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear.

All the requests on this matter (contained in line 3) are DENIED.

#### Line 4:

Petitioner's Request for Order: Mod Custody/Visitation/Support, other orders: abduction related orders, filed on 02-29-2024.

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear; the matter proceeded by default.

All the requests on this matter (contained in line 4) are DENIED.

#### Line 5:

Petitioner's Request for Order: Other w/fee (request for reconsideration orders given on 02-07-2024, 02-01-2024).

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear; the matter proceeded by default.

All the requests on this matter (contained in line 5) are DENIED.

#### Line 6:

Petitioner's Request for Order: Other w/fee (request to declare respondent vexatious litigant) filed on 02-20-2024.

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear. Petitioner's request is DENIED.

#### Line 7:

Petitioner's Request for Order: Other w/fee (request for disqualification) filed 02-20-2024.

The Court has received its third disqualification; the Court struck the request, stricken before 9:00 am

The Court finds the Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear.

Petitioner's request is DENIED and/or stricken.

Matter will go off calendar.

Printed: 6/17/2024



#### MINUTE ORDER

#### Line 8:

# Petitioner's Request for Order: Bifurcate

The Court finds today is the date and time set for the hearing on this matter. Petitioner- Kostiantyn Mars had notice and an opportunity to be heard, Mr. Mars has failed to appear.

Petitioner's Request for Order: Bifurcate is DENIED.

Matter will go off calendar.

#### Line 9:

# Respondent's OSC: Contempt

Printed: 6/17/2024

Reported by official Court reporter: Genice Perez

Matter is set for arraignment on the OSC: Contempt.

Attorney Nancy Roberts provides an update re: petitioner- Kostiantyn Mars; petitioner violated the restraining order on Friday and was arrested, petitioner may have bailed out.

The Court responded to Mr. Mars' email request; a follow-up email was sent to the petitioner denying his request for a continuance this morning.

The Court finds today is the date and time set for line 9 order to show cause on the contempt.

Petitioner- Kostiantyn Mars has failed to appear; the Court issues a civil bench warrant in the amount of \$5,000.00.

Attorney Nancy Roberts to prepare the restraining order after hearing.

Bench warrant

The Clinic to prepare order after hearing for petitioner.

PARTY WITHOUT ATTORNEY OR ATTORNEY STATE BAR NUMBER:	FOR COURT USE ONLY
NAME: KOSTIANTYN MARS	
FIRM NAME:	
STREET ADDRESS: PO BOX 8081	TO TOTAL
CITY: SAN JOSE STATE: CA ZIP CODE: 95155	ENDORSED
TELEPHONE NO.: (408) 518-0088 FAX NO.:	
E-MAIL ADDRESS: CONSTANTINE.MARS@GMAIL.COM	
	2001 FED 20 D 2: 04
ATTORNEY FOR (name):	2024 FEB 29 P 2: 04
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA	
STREET ADDRESS: 201 N FIRST STREET	CLERK OF THE COURT
MAILING ADDRESS: 191 N FIRST STREET	SHOP RICH COURT OF LA
CITY AND ZIP CODE: SAN JOSE CA 95113	COUNTY OF SANTA PLATES
BRANCH NAME: FAMILY JUSTICE COURT	BYM. DOMINGUEZ
TANNET GOTTLE GOCKT	W. DOMINIE
PETITIONER: KOSTIANTYN MARS	Juning UES
RESPONDENT: HANNA MARS	
OTHER PARENT/PARTY:	
OTTER PARENTPARTT.	
REQUEST FOR ORDER * CHANGE TEMPORARY EMERGENCY ORDERS	CASE NUMBER:
Child Custody Visitation (Parenting Time) Spousal or Partner Support	22FL003144
	22. 2000144
Child Support Domestic Violence Order  Attorney's Fees and Costs	
Property Control	
LOWNEY, FLINT, TOWERY RETROACTIVELY BACK TO 09/13/2022	
Levine i, i Livi, Tevelit Removal Description	
quested was release of my son Max Mars from unlawful detention	
prevent international abduction NOTICE OF HEARING	
The state of the s	
d nullification of all void ab inito orders	
1. TO (name(s)): HANNA MARS	
Petitioner Respondent Other Parent/Party Other	specify):
	-p
2. A COURT HEARING WILL BE HELD AS FOLLOWS:	
2. A GOOK! HEARING WILL BE HELD AS FOLLOWS:	
a. Date: 7-16-2024 Time: 1.30 Pm Dept.: 79	Room.:
b. Address of court same as noted above other (specify):	
3. WARNING to the person served with the Request for Order: The court may make the request	ted orders without you if you do
not file a Responsive Declaration to Request for Order (form FL-320), serve a copy on the other	
before the hearing (unless the court has ordered a shorter period of time), and appear at the hea	ring. (See form FL-320-INFO for
more information.)	
(Forms <u>FL-300-INFO</u> and <u>DV-400-INFO</u> provide information about completing this	form.)
COURT ORDER	
COURT ORDER	
It is ordered that: (FOR COURT USE ONLY)	
4. Time for service until the hearing is shortened. Service must be on or b	efore (date):
5. A Responsive Declaration to Request for Order (form FL-320) must be served on or before	(date):
6. The parties must attend an appointment for child custody mediation or child custody recom	mending counseling as follows
	interfacing counseling as follows
(specify date, time, and location):	
7. The orders in Temporary Emergency (Ex Parte) Orders (form FL-305) apply to this proceed	ding and must be personally
served with all documents filed with this Request for Order.	
•	
8. Other (specify) ach party is ordered to complete Orientation & schedule Mediation	
hefore the hearths. Co anti-nation of Scriedule Mediation	
before the hearing. Go online to www.scscourt.org (search "Orientation").	
Questions? Call FCS (408) 534-5760.	
7.55/ 554-5/60,	OKE BLECHE.
BRO	JILL DELOT IN
Date: FEB 2 9 2024 ————	
	JUDICIAL OFFICER

PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARENT/PARTY:	
REQUES	T FOR ORDER
"Attachment." For example, mark "Attachment 2a" to indicate t	case or to your request. If you need more space, mark the box for nat the list of children's names and birth dates continues on a paper chment number followed by your request. At the top of the paper, write the Attached Declaration (form MC-031) for this purpose.)
RESTRAINING ORDER INFORMATION	
One or more domestic violence restraining/protective of	rders are now in effect between (specify):
	arent/Party (Attach a copy of the orders if you have one.)
The orders are from the following court or courts (spec	fy county and state):
a. Criminal: County/state (specify):	Case No. (if known):
b Family: County/state (specify):	Case No. (if known):
c. Juvenile: County/state (specify):	Case No. (if known):
d. Other: County/state (specify):	Case No. (if known):
2. CHILD CUSTODY	
■ VISITATION (PARENTING TIME)	I request temporary emergency orders
<ul> <li>a. I request that the court make orders about the follow</li> </ul>	ving children (specify):
Child's Name Date of Birth	Legal Custody to (person who decides: health, education, etc):  Physical Custody to (person with whom child lives):
MAKSYM MARS 11/23/2015 K	OSTIANTYN MARS KOSTIANTYN MARS
	Attackment 2c
b. * The orders I request for * child custody	* visitation (parenting time) are:
(1) Specified in the attached forms:	
Form FL-305 Form FL	-311 Form FL-312 Form FL-341(C)
Form FL-341(D) Form FL	-341(E) Other (specify):
(2) 🗱 As follows (specify):	Attachment 2b.
Full legal and physical custody of my so	
	espondent in specialized mental health care facility due to severe erous behavior, documented history of parental child abduction,
domestic violence, child and elderly abu	se, international child abduction, intentional harm to THREE bribed
	nated for severe falsifications, abuse of judicial power and suspect of
bribery.	
c. The orders that I request are in the best interest of	he children because (specify):  Attachment 2c. user on 09/15/2023 through fraudulent DVRO with the threat to "bury
our son in Ukrainian soil, so you will never see him	again".
Mother-abuser attempted to steal Max's passport, or	ancel Max's Green Card, abducted and held my son Max in
undisclosed location, blocking all contact with my so	on, even phone calls, motivating parental child abduction by "court sted from Court for suspect of bribery, and by advise of corrupted
attorney Nancy L Roberts, requested to be disquality	ied and her attorney license to be suspended.
Max has loving and caring father, is Lawful Perman	ent Resident of the United States and deserves FREEDOM and LOVE
d. This is a change from the current order for [	* child custody * visitation (parenting time).
(1) * The order for legal or physical cust	ody was filed on <i>(date)</i> : 06/29/2023 . The court ordered <i>(specify):</i> ith my son. Full custody to mother-abuser. Abandon my son, sign-off
custody, give up passport and all docum	ents of my son and allow international child abduction outisde US.
(2) The visitation (parenting time) order	
Bribed judge Flint ordered: No contact w	th my son. Only paid supervised visits for indefinite time.
Bribed judge Flint unlawfully removed signature Abduction Prevention Orders, denied Mi	ned Emergency Screener Recommendations, denied Child nor's Counsel, denied Parenting Counseling, refused to hear matter.
	Attachment 2d.

FL-300 CASE NUMBER: PETITIONER: RESPONDENT: OTHER PARENT/PARTY: 3. CHILD SUPPORT (Note: An earnings assignment may be issued. See Income Withholding for Support (form FL-195) a. I request that the court order child support as follows: I request support for each child Monthly amount (\$) requested Child's name and age based on the child support guideline. (if not by guideline) MAKSYM MARS 0 Attachment 3a. b. | want to change a current court order for child support filed on (date): The court ordered child support as follows (specify): \$1,650 based on fraud stipulation that Nancy L Roberts forced me to sign in exchange for freedom of my son. Nancy lied that her client does not have income, while her income is about \$12,389/mo. Nancy and her client voided stipulation by breach of verbal agreements and parental child abduction. c. I have completed and filed with this Request for Order a current Income and Expense Declaration (form FL-150) or I filed a current Financial Statement (Simplified) (form FL-155) because I meet the requirements to file form FL-155. d. The court should make or change the support orders because (specify): Requested full legal and physical custody to father, Kostiantyn Mars, to protect Max from domestic violence and international child abduction, due to documented parental child abduction and socially dangerous behavior of Respondent, makes child support not warranted in this case. Fraud stipulation 02/08/2024 is requested to be vacated immediately, because of breach of prerequisite verbal agreements by Respondent, who made parental child abduction. Petitioner will not request child support from Respondent from ethical considerations. 4. SPOUSAL OR DOMESTIC PARTNER SUPPORT (Note: An Earnings Assignment Order For Spousal or Partner Support (form FL-435) may be issued.) a. Amount requested (monthly): \$ 0 the current support order filed on (date): 02/08/2024 The court ordered \$ 1,974 per month for support. This request is to modify (change) spousal or partner support after entry of a judgment. I have completed and attached Spousal or Partner Support Declaration Attachment (form FL-157) or a declaration that addresses the same factors covered in form FL-157. d. I have completed and filed a current Income and Expense Declaration (form FL-150) in support of my request. e. The court should should make, change, or end the support orders because (specify): Requested full legal and physical custody to father, Kostiantyn Mars, to protect Max from domestic violence and international child abduction, due to documented parental child abduction and socially dangerous behavior of Respondent, makes spousal support not warrented in this case. Fraud stipulation 02/08/2024 is requested to be vacated immediately, because of breach of prerequisite verbal agreements by Respondent, who made parental child abduction. I request temporary emergency orders ☐ PROPERTY CONTROL a. The petitioner respondent other parent/party be given exclusive temporary use, possession, and own or are buying lease or rent (specify): control of the following property that we b. The petitioner respondent other parent/party be ordered to make the following payments on debts

Pay to:	For:	Amount: \$	Due date:
Pay to:	For:	Amount: \$	Due date:
Pay to:	For:	Amount: \$	Due date:
Pay to:	For:	Amount: \$	Due date:

c. This is a change from the current order for property control filed on (date):

d. Specify in <u>Attachment 5d</u> the reasons why the court should make or change the property control orders.

	PETITIONER: RESPONDENT:	CASE NUMBER:	
OTH	IER PARENT/PARTY:		
6. [	* ATTORNEY'S FEES AND COSTS I request attorney's fees and costs, which total (specify amount): \$ 45,586	. I filed the following to	support my request:
	<ol> <li>A current Income and Expense Declaration (form FL-150).</li> </ol>		
	b. A Request for Attorney's Fees and Costs Attachment (form FL-319) or a decl in that form.	aration that addresses th	e factors covered
	<ul> <li>A Supporting Declaration for Attorney's Fees and Costs Attachment (form FL factors covered in that form.</li> </ul>	<u>-158)</u> or a declaration tha	at addresses the
7.	DOMESTIC VIOLENCE ORDER		
	<ul> <li>Do not use this form to ask for domestic violence restraining orders! Read for Temporary Restraining Order, for forms and information you need to ask for</li> <li>Read form DV-400-INFO, How to Change or End a Domestic Violence Restraining</li> </ul>	domestic violence restra	ining orders.
	a. The Restraining Order After Hearing (form DV-130) was filed on (date):	aning Graef for more in	omation.
		stay-away, move-out ord ou want to change the o	ers, or other
	c. I request that the court make the following changes to the restraining or		Attachment 7c.
	d. I want the court to change or end the orders because (specify):		Attachment 7d.
8. [	* OTHER ORDERS REQUESTED (specify):		Attachment 8
_	Terminate from Court immediately bribed judge Stephen P. Lowney and corrupted Nullify all orders of bribed judges Lowney, Flint and Towery immediately retroactive Specific orders to be nullified immediately: 09/13/2022, 10/31/2022, 02/08/2023, 11/13/2023, 02/01/2024, 02/07/2024	ely back to 09/13/2022.	rts.
9. [	TIME FOR SERVICE / TIME UNTIL HEARING     urgently need:		
		ys before the hearing.	
	b. The hearing date and service of the the Request for Order to be sooned	_	
	c. I need the order because (specify):	L	Attachment 9c.
10. [	FACTS TO SUPPORT the orders I request are listed below. The facts that I write	in support and attach to	this request
	cannot be longer than 10 pages, unless the court gives me permission		Attachment 10
	<ol> <li>Verified Written Statement of Disqualification of bribed judge Lowney, with all effective 2. Verified Written Statement of Disqualification of bribed judge Flint, with evidence 3. Motion to Disqualify unethical attorney Nancy L Roberts, evid., filed 02/20/2024. DVRO to protect Max from domestic violence and abduction, with evidence, filed 5. Custody Review hearing with all evidence, and list of compromised supervised 6. Motion to hold Respondent in Contempt of Court, with evidence, filed 01/18/2027. Request to reconsider harmful orders 11/13/2023, with evidence, filed 11/20/20</li> </ol>	ce, filed 11/13/2023 (ame 4 (previously filed 11/06/ ed 12/01/2023 (previous reports, with evidence, 24 (previously filed 11/06	nded 11/30/2023) 2023, 06/22/2023) y filed 9/19/2022) filed 01/17/2024
	are under penalty of perjury under the laws of the State of California that the information	on provided in this form	and all attachments
	e and correct. 02/28/2024		
<b></b>	KOSTIANTYN MARS	MASS	
_	(TYPE OR PRINT NAME)	(SIGNATURE OF APPLICAN	T)
	Requests for Accommodations		
	Assistive listening systems, computer-assisted real-time captioning, or sign la you ask at least five days before the proceeding. Contact the clerk's office or for Accommodations by Persons With Disabilities and Response (form MC-41)	o to www.courts.ca.gov.	forms for Request

For your protection and privacy, please press the Clear

FL-300 [Rev. July 1, 2016]

REQUEST FOR ORDER

Page 4 of 4

PETITIONER: KOSTIANTYN MARS	CASE NUMBER:
RESPONDENT: HANNA MARS	22FL003144
OTHER PARENT/PARTY:	22, 2000 177
REQUEST FOR CHILD ABDUCTION PREVENTION	N ORDERS
—This is not a court order—	
TO Petition Response Request for Order Responsiv	ve Declaration to Request for Order
Other (specify):	ve Deciaration to Request for Order
Your name: KOSTIANTYN MARS	
2. I request orders to prevent child abduction by (specify): Petitioner *	Respondent Other Parent/Party
3. I think that he or she might take the children without my permission to <i>(check all</i>	that apply):
a. another county in California (specify the county):	
b. another state (specify the state):	
c. a foreign country (specify the foreign country): UKRAINE	
(1) * He or she is a citizen of that country.	
(2) He or she has family or emotional ties to that country (explain):	
Respondent threatened to "abduct and bury Child in Ukrainian so	
Card and steal Child's passport. Parents, who live in Ukraine, hel Respondent abducted Child in 2019 - 2022, holding Child in Ukra	
Respondent abducted Child III 2019 - 2022, floiding Child III Okra	line for / months. (Evidences /, 8)
4. I think that he or she might take the children without my permission because he o	or she (check all that apply):
a.  has violated—or threatened to violate—a custody or visitation (parenting time	
Explain:	,
Abducted Child into undisclosed location, blocked all contact, interfered with	emergency screening and professionally
supervised visits. Violated Court order from 10/31/2023 and CCP 278.5 (I 31	, 32, 33-35, 23-27, 12-16, 17-20, 21 )
b. 🗱 does not have strong ties to California.	
Explain any work, financial, social, or family situation that makes it easy for the	he party to leave California
Abducted Child to Ukraine in 2019-2020 (Evidence 8). Parents live in Ukraine	
Respondent told plans of abduction to Ukraine to witnesses (Evidence 7)	o, ano, amendment to more want about the
c.  has recently done things that make it easy for him or her to take the children a (check all that apply):	away without permission. He or she has
quit his or her job. sold his or her home.	
closed a bank account.	
sold or gotten rid of assets.	s.
applied for a passport, birth certificate, or school or medical records.	
Other (specify): Abducted child into undisclosed location, blocked all co	ontact attempting to obtain Child's passport
Abducted child into undisclosed location, blocked all oc	Sittast, attempting to obtain offind a passport
d. * has a history of (check all that apply and explain your answers in the space p	
	not cooperating with me in parenting.
taking the children without my permission.	
Explain your answers to item d.	
Child was physically abused by Respondent during marriage. After Respond	
is coming with bruises on visitations ( 26, 27 i), asking to stay with Petition	
Respondent abducted child and blocked all contact (23-25, 17-20, 12-15), do Screener and Professional Supervisors (33, 34, 35), manipulated Court with f	raudulent DVRO (21, 22), bribed iudae
of Superior Court to facilitate international child abduction through fraud, falsif	fications, abuse of judicial power, unlawful
financial sanctions, attempting to force me to abandon my son, give up Max's e. has a criminal record. Explain:	documents and allow abduction

AMENDED FL-312

	OTH	PETITIONER: RESPONDENT: IER PARENT/PARTY:	CASE NUMBER:		
	011	ENT / WENT / WITT.			
	I REQ	UEST THE FOLLOWING ORDERS AGAINST (specify): Petitioner	Respondent	Other Parent/Part	у
	5.	Supervised Visitation (Parenting Time) I ask the court to order supervised visitation (parenting time). I understand that the must meet the qualifications listed in <i>Declaration of Supervised Visitation Provide</i> . The specific terms are attached (check one): form FL-311 as follows:	er (form FL-324)	pervise the visits	
	6. 🗶		takes the children witho	ut my permission,	I
•	7. 🗱	Do Not Move Without My Permission or Court Order I ask for a court order preventing the party from moving with the children without	my written permission o	r a court order.	
8	8. 🗱	No Travel Without My Permission or Court Order  I ask for a court order preventing the party from traveling with the children outside this county the United States California Other (specify): without my written permission or a court order.	e (check all that apply):		
ç	9.	Notify Other State of Travel Restrictions I ask the court to order the party to register this order in the state of court with proof of the registration before the children can travel to that state for c	hild visitation (parenting	and provide the	е
1	10. 🗱	Turn In and Do Not Apply for Passports or Other Vital Documents I ask for a court order (check all that apply):  requiring the party to turn in all the children's passports and other document other documents used for travel) that are in his or her possession and continuous preventing the party from applying for passports or other documents (such used to travel with the children.	trol.		
1	11. 😮	Provide Itinerary and Other Travel Documents If the party is allowed to travel with the children, I ask the court to order the party to the children's travel itinerary.  copies of round-trip airline tickets.  addresses and telephone numbers where the children can be reached at a an open airline ticket for me in case the children are not returned.  other (specify):		g (specify):	
1	2. 🗱	I ask the court to order the party to notify the embassy or consulate of	UKRAINE endar days.	of this	
1	3. 🗱		rder in a foreign country	equal to the most orders may be	
1	4. 🗶	Other (specify): Grant Child Abduction Prevention Orders as recommended by Emergency Screen	ner Recommendations (	Evidence 10)	
l	declar	e under penalty of perjury under the laws of the State of California that the information	on on this form is true an	d correct.	
	Date:	02/12/2024	MAD		
			(SIGNATURE)		

# LIST OF EVIDENCE FOR CHILD ABDUCTION PREVENTION AND CUSTODY REVIEW HEARING

# (AS PART OF RETROACTIVE NULLIFICATION OF ORDERS OF BRIBED JUDGES LOWNEY, FLINT, TOWERY)

- P1. Child-hostage, my son Max, on paid supervised visit. Look into these kind teary eyes Max is missing father, like every boy. But it is prohibited. Max was violently abducted on 09/15/2022, and is forced to live more than year life of hostage, in hands of mother-abuser who blocked all contact, pulled out sim card from Max's phone, and completely prohibited all contact of my son with father.
- P2. Pictures of Max with Father from crucial events of Max's life including the day when Max received his Green Card, for which Respondent retaliated against Max by abduction of my son, holding him as hostage in an unknown location and putting bruises on Child's body, threatening to "bury our child in Ukrainian soil so you will never see him again".
- P3. Family photos, Granny, Max Birthday parties, and my Instagram, completely devoted to Max's life. I can't imagine how completely heartless and unethical Hanna should be to destroy all the life of our son, and attempt to kill defenseless 95 years old granny?
- P4. Max's 7th Birthday photos when I organized Birthday Party for Max on the professionally supervised visitation in 2022 to give my son hope in those times of terror by mother
- P5. Affidavit of Alexander Pirozhenko, family friend and neighbor, who observed Max and both parents for quite a while and confirmed great caring parenting and strong bond between Max and his Father
- P6. Affidavit and characteristic from Petitioner's Manager, Aliaksei Dziashko, who confirmed great personal and people management skills, highest reputation and credibility of Max's Father
- P7. Affidavit of Alena Chepakovich, family friend and neighbor who witnessed when Respondent was telling her plans to abduct Child to Ukraine in 2022. Also Alena shared observations about strong bond between Max and his Father, the fact that Father was caring about all family including Max,

visit ends – and I must return to mother") concealed any relationship between bruises and mother's behavior

- P28. Max's drawing of mother-monster eating child alive, 12/01/2022. Max created this picture during our visitation in Stanford Rodin Scultures Garden. Mother suggested to create a woodoo-doll of somebody who you hate the most and destroy it with all hatred. This suggestion was sent through professional supervisors Jesus Santos and Dylan Smith. I refused to enforce hatred in my son, and instead brought pencils and paper to create paper sailors and ornament them with some nice pictures, as we did many years in a row, sending sailors for a journey in puddles after rain. When Max took pencil and pen his first picture was a monster who is eating child alive. The child is screaming "help!" Max had those screaming signs of extreme depression and fear after abduction by mother-abuser. Max refused to explain anything this was simply silent scream for help after 4 months since abduction by Respondent. I tried to cheer up Max, turn this picture in a game and added friends who help Child to escape from monster. But Max was did not cheer up, and after visitation stated to me: "I have to become evil like mom, there is no other choice"
- P29. Police report on Wellness Checkup 11/24/2023 when Hanna shoved Max inside house and called police on me for checking up on Max's safety after Hanna was physically and emotionally abusing my son on his 8<sup>th</sup> Birthday 11/23/2023, locked up my son, and didn't answer for whole day, giving me huge concerns about Max's safety, after documented history of domestic violence, child and elderly abuse, beating my son in June July 2022, and bruises observed on my son's body, observed on paid visits in December 2022. Right after calling police on me, Hanna filed DVRO prohibiting me from greeting my son with Birthday, prohibiting me from caring about my son, from seeing, talking and even calling my son, who Hanna violently abducted to unknown location and holds hostage for more than year.
- P30. Child Protective Services Report 12/06/2023 about Physical and Emotional Abuse of my son Max Mars by biological mother Hanna Mars on Max's 8<sup>th</sup> Birthday 12/23/2023 after which Hanna called police on me to prohibit me from greeting my son with Birthday and supporting my son

and sending false defamatory false allegations to make impermissible pressure on Emergency Screener

- P34. Nancy L Robert's defamatory false allegations in email to professional supervisor Lorraine Ruiz, sent immediately after the first visitation to put pressure on professional supervisor.

  Defamation allegations of Nancy I Roberts include "recommended a mental health evaluation of Mr. Mars by a qualified psychiatrist", "Mr. Mars has delusions", "Mr. Mars compulsively discusses", "Mr. Mars cannot regulate his behavior". All those defamatory false allegations were sent after all parties were provided with Mental Health Evaluations and aware that Nancy L Roberts is lying with the purpose to make pressure on professional supervisor and interfere with visitations
- P35. Report of professional supervisor Lorraine Ruiz after defamatory false allegations of Nancy
  L Roberts and defamatory false allegations of Respondent about "mental illness", "followed her" etc.
  Lorraine Ruiz quoted high pressure messages in her report, provides screenshots of messages and
  emphasizes that it's very suspicious that Child is talking about "terminating visit".
- P36. Email from Respondent's Attorney Nancy L Roberts where she refuses to sign peaceful agreement, offered by me (Petitioner) and states her intentions to block case completely, blocking any contact with the Child and enforcing parental alienation for indefinitely without any reasons.
- P37. Professionally supervised report of Jesus Santos, 11/24/2022 when Petitioner organized birthday party for Child, to cheer up Max and give him feeling of good old times when father was organizing kids parties for Max almost every month.
- P38. Professionally supervised report of Dylan Smith, 11/19/2022
- P39. Professionally supervised report of Dylan Smith, 11/22/2022
  - P40. Professionally supervised report of Dylan Smith, 11/25/2022
- P41. Professionally supervised report of Dylan Smith, 11/29/2022
- P42. Professionally supervised report of Dylan Smith, 12/01/2022
- P43. Professionally supervised report of Dylan Smith, 12/06/2022

visitations. In turn, Jesus Santos sent some defamatory allegations in email with the Court and Nancy that I allegedly "violated rules of visitations by being late" (which happened couple of times, when I notified Jesus and his partner Dylan ahead of time that I'll be late because of urgent work meetings – and which had nothing to do with "violation of rules"). Jesus emphasized even in supervised report that according to his opinion being late is serious violation of the rules that leads to termination of visits. This has nothing to do with safety and wellbeing of my son, and is obviously not a "violation of the rules" (since I notified Jesus and Dylan ahead of time, respecting their time) – and it was obvious, that Jesus simply helps Nancy L Roberts to obtain some formal "proof" from supervisor that visits were terminated not by me due to inevitable financial ruin, caused by Nancy's and Flint's fraud, but allegedly because of "violation of rules of supervised visitations" (which is obvious lie).

Seeing such unethical defamatory statements from professional supervisor, who was repeating ugly unethical lies of Nancy L Roberts and helping her to leave my son without father, I terminated services of Jesus as supervisor.

# [P35] ... Report from Lorraine Ruiz could be found in P35

# This is the most insightful and professional report.

After impermissible pressure from Nancy L Roberts and Hanna Mars, with defamatory falsehood allegations said directly to Lorraine, and shamelessly sent in emails to Lorraine, Lorraine Ruiz withdrew from supervising visits with Max due to ethical reasons.

Report of Lorraine Ruiz (who Nancy shamelessly kicked from supervision after the very first and only honest and highly professional report), is very insightful – you may see how shamelessly Hanna Mars lies to professional supervisor about allegedly "Dr Mary Rolison" recommendations (which you can check from Dr Mary Rolsion recommendations filed with the Custody Review evidence

- The fact that Max was born free
- The fact that Max has Green Card, sponsored by father, and have legal right to live in the United
   States
- The fact that Max has loving and caring father, and neither bribed judge, nor mother-abuser cannot force Max to be afraid or ashamed of having loving father
- The fact that Max's father did not sign-off custody despite terrifying pressure of bribed judge Flint, Nancy L Roberts, and Max's biological mother
- The fact that Max has right for being loved, supported and respected
- Max's safety and wellbeing
- How to protect himself from domestic violence by mother-abuser
- How to protect himself from international child abduction one of the reasons why motherabuser pulled-out sim card and left Max without any means for communication
- The fact that School, Child Protective Services and Police are notified about Max's abduction and are ready to help to protect Max's safety
- The fact that there is no shame to ask for help and protection against mother-abuser, even when father is removed from Max's life by fraud, intentionally harmful wrongful orders of bribed judge Flint, and Max is alone with violent abuser, kept hostage without any contact with father
- The fact that mother is doing impermissible intentional harm by calling police on father and
  trying to put father arrested for greeting Max with Birthday, and for offering biological mother to
  put aside misunderstandings and make birthday party for Max, like loving and caring parents
- The fact that Max has right to have phone and have access to means of communication which mother-abuser intentionally blocked and prohibited, to enforce fear and defenselessnes in my son, who is held hostage in undisclosed location without sim card in his phone, and all his chats and messengers are blocked by mother-abuser

because of deteriorating influence of Nancy L Roberts – who did all kinds of unethical influence on authorities in this case, including lies, defamatory false allegations, and even bribery. Paid supervised visits are not only unnecessary – but intentionally harmful and must be replaced by healthy co-parenting and parenting counseling.

- 15 -