

2004-551-CD
JOHN L. ROBERSON
VS
CHERYL
A. ROBERSON

John Roberson III vs Cheryl Roberson
2004-551-CD

04-551-CD

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): JOHN L ROBERTSON III 31805 HWY 79 SOUTH #340 TEMECULA, CA 92592		FL-190 FOR COURT USE ONLY
TELEPHONE NO.: PAO PER	FAX NO.:	FILED SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE DEC 15 2003 PAM POWELL
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE STREET ADDRESS: 30751 AULD ROAD #1226 MAILING ADDRESS: SAME AS ABOVE CITY AND ZIP CODE: MURRIETA, CA 92592 BRANCH NAME:		
PETITIONER: JOHN L ROBERTSON III		CASE NUMBER: SWD 03 1300
RESPONDENT: CHERYL A. ROBERTSON		
NOTICE OF ENTRY OF JUDGMENT		

You are notified that the following judgment was entered on (date): **NOV 1 2003**

- Dissolution of Marriage
- Dissolution of Marriage — Status Only
- Dissolution of Marriage — Reserving Jurisdiction Over Termination of Marital Status
- Legal Separation
- Nullity
- Parent-Child Relationship
- Judgment on Reserved Issues
- Other (specify):

Date: **31 OCT 03** 2003

FILED
01/24/04
APR 20 2004

William A. Shaw
Prothonotary/Clerk of Courts

Clerk, by PAM POWELL, Deputy

— NOTICE TO ATTORNEY OR RECORD OR PARTY WITHOUT ATTORNEY —

Under the provisions of Code of Civil Procedure section 1952, if no appeal is filed the court may order the exhibits destroyed or otherwise disposed of after 60 days from the expiration of the appeal time.

STATEMENTS IN THIS BOX APPLY ONLY TO JUDGMENTS OF DISSOLUTION

Effective date of termination of marital status (specify): **NOV 1 2003**

WARNING: NEITHER PARTY MAY REMARRY UNTIL THE EFFECTIVE DATE OF THE TERMINATION OF MARITAL STATUS AS SHOWN IN THIS BOX.

CLERK'S CERTIFICATE OF MAILING

I certify that I am not a party to this cause and that a true copy of the Notice of Entry of Judgment was mailed first class, postage fully prepaid, in a sealed envelope addressed as shown below, and that the notice was mailed at (place): **MM**, California, on (date): **DEC 15 2003**

Date: **3 DEC 2 2003**

Clerk, by PAM POWELL, Deputy

JOHN L ROBERTSON III
31805 HWY 79 SOUTH #340
TEMECULA, CA 92592

CHERYL A ROBERTSON
306 ELIZABETH ST
OSCEOLA MILLS, PA 16666

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): JOHN L. ROBERSON III 31805 HWY 79 SOUTH #340 TEMECULA, CA 92592 TELEPHONE NO.: 909 307 1222 FAX NO.: 909 307 1222 ATTORNEY FOR (Name): PAO PER SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE STREET ADDRESS: 30755 AULD ROAD #1226 MAILING ADDRESS: SAME AS ABOVE CITY AND ZIP CODE: MURRIETA, CA 92592 BRANCH NAME: MURRIETA		FL-180 FOR COURT USE ONLY
MARRIAGE OF PETITIONER: JOHN L ROBERSON III RESPONDENT: CHRYSYL A ROBERSON		FILED SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE NOV 12 2003 EAM POWELL
<input checked="" type="checkbox"/> Dissolution <input type="checkbox"/> Status only <input type="checkbox"/> Reserving jurisdiction over termination of marital status <input type="checkbox"/> Judgment on reserved issues Date marital status ends: NOV 12 2003		CASE NUMBER: 5 WD 052300

1. This judgment contains personal conduct restraining orders modifies existing restraining orders. The restraining orders are contained on page(s) **1** of the attachment. They expire on (date): **NOV 12 2003**

2. This proceeding was heard as follows: default or uncontested by declaration under Fam. Code, § 2336
 contested

a. Date: **NOV 12 2003** Dept.: **S/0** Rm.: **1**

b. Judicial officer (name):

Temporary judge **Lori Kennedy, Commissioner**

c. Petitioner present in court

Attorney present in court (name):

d. Respondent present in court

Attorney present in court (name):

e. Claimant present in court (name):

Attorney present in court (name):

f. Other (specify name):

3. The court acquired jurisdiction of the respondent on (date): **4-1-03**
 Respondent was served with process Respondent appeared

4. THE COURT ORDERS, GOOD CAUSE APPEARING:

a. Judgment of dissolution be entered. Marital status is terminated and the parties are restored to the status of unmarried persons

(1) on the following date (specify): **NOV 12 2003**

(2) on a date to be determined on noticed motion of either party or on stipulation.

b. Judgment of legal separation be entered.

c. Judgment of nullity be entered. The parties are declared to be unmarried persons on the ground of (specify):

d. This judgment will be entered nunc pro tunc as of (date):

e. Judgment on reserved issues.

f. Wife's Husband's former name be restored (specify):

g. Jurisdiction is reserved over all other issues and all present orders remain in effect except as provided below.

h. This judgment contains provisions for child support or family support. Both parties must complete and file with the court a *Child Support Case Registry Form* (form FL-191) within 10 days of the date of this judgment. The parents must notify the court of any change in the information submitted within 10 days of the change by filing an updated form. The form *Notice of Rights and Responsibilities and Information Sheet on Changing a Child Support Order* (form FL-192) is attached.

MARRIAGE OF (last name, first name of parties): JOHN L ROBISON II CHRYSLE A ROBISON	CASE NUMBER: 5WD001300
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4. i. A marital settlement agreement between the parties is attached.
 j. A written stipulation for judgment between the parties is attached.
 k. Child custody and visitation is ordered as set forth in the attached

Marital settlement agreement, stipulation for judgment, or other written agreement
 Child Custody and Visitation Order Attachment (form FL-341)
 Other (specify): *Addendum*

l. Child support is ordered as set forth in the attached

Marital settlement agreement, stipulation for judgment, or other written agreement
 Child Support Information and Order Attachment (form FL-342)
 Non-Guideline Child Support Findings Attachment (form FL-342(A))
 Stipulation to Establish or Modify Child Support and Order (form FL-350)
 Other (specify): *Addendum*

m. Spousal support is ordered as set forth in the attached

Marital settlement agreement, stipulation for judgment, or other written agreement
 Spousal or Family Support Order Attachment (form FL-343)
 Other (specify): *Addendum*

NOTICE: It is the goal of this state that each party shall make reasonable good faith efforts to become self-supporting as provided for in Family Code section 4320. The failure to make reasonable good faith efforts may be one of the factors considered by the court as a basis for modifying or terminating spousal support.

n. Parentage is established for children of this relationship born prior to the marriage.
 o. Other (specify):

Each attachment to this judgment is incorporated into this judgment, and the parties are ordered to comply with each attachment's provisions.

Jurisdiction is reserved to make other orders necessary to carry out this judgment.
 Date:

5. Number of pages attached: 5

JUDGE OF THE SUPERIOR COURT

SIGNATURE FOLLOWS LAST ATTACHMENT

NOTICE:

Dissolution or legal separation may automatically cancel the rights of a spouse under the other spouse's will, trust, retirement benefit plan, power of attorney, pay on death bank account, transfer on death vehicle registration, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the rights of a spouse as beneficiary of the other spouse's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance policies, retirement benefit plans, and credit reports to determine whether they should be changed or whether you should take any other actions.

A debt or obligation may be assigned to one party as part of the dissolution of property and debts, but if that party does not pay the debt or obligation, the creditor may be able to collect from the other party.

An earnings assignment will automatically be issued if child support, family support, or spousal support is ordered.

Any party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent.

CASE NAME: MARK L. LOOMIS v/s ABE L. LOOMIS CASE NUMBER: ISWD 00/200

MARITAL SETTLEMENT AGREEMENT/ADDENDUM TO JUDGMENT

The parties were married on NOV 30, 1996 and were separated on APR 1, 2001.

CUSTODY/VISITATION

(Check one)

There are no minor child/ren of the marriage.
 Primary and secondary physical custody of the minor child/ren shall be as follows:

Pursuant to Family Code Section 3048(a):

- (1) This Court exercises jurisdiction on the factual basis stated in the Declaration(s) Under Uniform Child Custody Jurisdiction And Enforcement Act filed herein and under Family Code Sections 3421-3424.
- (2) Notice and opportunity to be heard were given under provisions of Family Code Section 3425.
- (3) A clear description of the custody and visitation rights of each party is set forth herein.
- (4) Violation of the order may subject the party in violation to civil or criminal penalties, or both.
- (5) The habitual residence of the child/ren is the United States of America.

Child's Name:	Birth Date:	Legal Custody to:	Primary Physical Custody to:

The other parent shall have the following secondary physical custody rights:

Reasonable right of visitation as agreed between the parties.
 As contained in the Recommendation and Order After Mediation, consisting of _____ pages, which was filed on _____ and which is reproduced in its entirety herein.
 Other: _____

CHILD SUPPORT

RESERVED. The District Attorney is collecting support for these children, so the court shall reserve jurisdiction.
 RESERVED. The issue of child support is reserved for later determination upon noticed motion.
 GUIDELINE CHILD SUPPORT FINDINGS.

Net monthly disposable incomes are as follows: Father's \$ _____; Mother's \$ _____.
Percentage of time each parent has primary responsibility for the children: Mother: ____% Father ____%.

CASE NAME: ROCK R. SAWYER vs ROBISON CASE NUMBER: 5W0001300

Father is experiencing a statutory hardship of \$ _____ per month.

Mother is experiencing a statutory hardship of \$ _____ per month.

The amount of child support payable by Father Mother as calculated under the guideline is \$ _____ per month.

-OR-

A printout of a computer calculation of the parents' financial circumstances is incorporated herein.

WE AGREE TO GUIDELINE CHILD SUPPORT.

WE AGREE TO NON-GUIDELINE CHILD SUPPORT AS FOLLOWS: Father Mother shall pay to the other Parent for the support of the minor child/ren, the sum of \$ _____ per month. The Parties acknowledge that: (I) they are fully informed of their rights concerning guideline child support; (ii) they have agreed to the child support provisions of this Agreement without coercion or duress; (iii) this Agreement is in the best interests of the child involved; (iv) the needs of the child will be adequately met by this agreed-upon child support; and they have not assigned the right to support to the county and no public assistance application is pending, except as set forth below.

CHILD SUPPORT PAYMENT. The above child support shall be payable one-half on the _____ and one-half on the _____ day of each month commencing _____. The duty of support continues as to an unmarried child who has attained the age of 18 years, is a full-time high school student, and resides with a parent, until the time the child completes the 12th grade or attains the age of 19 years, whichever first occurs. Support shall be allocated between the minor children as follows:

\$ _____ for the support of the oldest child;

\$ _____ for the support of the second child;

\$ _____ for the support of the third child;

\$ _____ for the support of the fourth child.

ARREARS. Father Mother owes to the other Parent child support arrears in the principal sum of \$ _____ for the period of ____ / ____ / ____ to ____ / ____ / _____. These arrears shall be paid as follows:

MEDICAL/DENTAL/VISUAL INSURANCE. As and for additional child support, Father Mother shall obtain and/or maintain for the minor child/ren medical, dental and visual insurance if available at reasonable cost. Any health expenses not paid by insurance shall be shared: Mother ____ % Father ____ %.

CHILD CARE. Father Mother shall pay one-half of child care expenses reasonably required for the custodial parent to work.

CASE NAME: ROBERTSON VS ROBERTSON CASE NUMBER: SWD9300

SPOUSAL SUPPORT

WAIVER. Husband ~~will~~ voluntarily and intelligently waives spousal support forever. Jurisdiction shall be terminated over spousal support. When a court has no jurisdiction over support, no support can be ordered regardless of the hardship that this might cause.

RESERVED. The issue of spousal support is reserved for later determination upon noticed motion.

SPOUSAL SUPPORT PAYMENTS. Husband Wife shall pay to the other Party for spousal support, the sum of \$ _____ per month, payable one-half on the _____ and one-half on the _____ day of each month commencing _____, and continuing until the earliest of (I) the death of Payor, (ii) the death of Payee, (iii) the remarriage of Payee, (iv) further order of the Court, or (v) the termination date of: _____.

PROPERTY DIVISION

(Check one)

There are no property issues before this Court and the Court shall terminate jurisdiction over property issues.

Each party shall be awarded all furniture, furnishings, appliances, household effects and other items of a personal nature in his/her possession, including all retirement or employee benefits in his/her name, except as specified below.

PROPERTY AWARDED TO HUSBAND. Husband is awarded as his share of community property the following:

PROPERTY AWARDED TO WIFE. Wife is awarded as her share of community property the following:

DEBTS: Each Party shall be responsible for paying any and all obligations secured by property awarded to that Party. Scheduled debts, liabilities, and obligations are to be paid as follows:

CASE NAME: ROBERTSON VS ROBERTSON CASE NUMBER: SNP 00-1208

DEBTS TO HUSBAND. Husband shall pay and hold Wife harmless from the following obligations:
NONE

DEBTS TO WIFE: Wife shall pay and hold Husband harmless from the following obligations:
NONE

EQUALIZING PAYMENT:

As an equalizing payment Husband Wife shall pay to the other party \$ _____. Said sum shall be paid as follows:

- Full payment on or before _____
- Paid in installments with an initial installment of \$ _____ paid by _____ and monthly installments of \$ _____ paid by the _____ day of each month commencing on _____ until the amount is paid in full. If two or more installments are in arrears then the entire balance becomes immediately due and payable.

OTHER ORDERS:

NONE

CASE NAME: ROBBISON vs ROBBISON
CASE NUMBER: 5W D 009 366

APPROVAL BY CHILD SUPPORT AGENCY:

The right to support has been assigned to the county or a public assistance application is pending. A Wage Assignment for the above support shall issue. The Department of Child Support Services approves of the foregoing agreed upon support order.

Date: _____ Signature of DCSA: _____

This judgment may be signed by a Court Commissioner as a Judge Pro Tem

THE UNDERSIGNED PARTIES APPROVE AS TO FORM AND CONTENT.

JOHN L ROBERTSON

Husband _____ *Date*: _____ *Wife*: _____

Husband was not present & his signature is not required Wife was not present & her signature is not required
(If this is a Marital Settlement Agreement, check one)

This Marital Settlement Agreement is NOT pursuant to a Default, and NEITHER party's signature must be notarized.

This Marital Settlement Agreement IS pursuant to a Default, and the DEFAULTING PARTY'S signature must be notarized.

STATE OF CALIFORNIA
COUNTY OF RIVERSIDE

On _____, before me, the undersigned, a Notary Public in and for said State, personally appeared _____ personally known to me (or proven to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

(Seal)

Signature

THIS MARITAL SETTLEMENT AGREEMENT/ADDENDUM TO JUDGMENT IS ORDERED
INCORPORATED INTO AND MADE A PART OF THIS JUDGMENT AND THE PARTIES ARE
ORDERED TO COMPLY WITH ALL OF THE EXECUTORY TERMS.

Date: NOV

NOV 1 2003

J. Kennedy
Judge/Commissioner

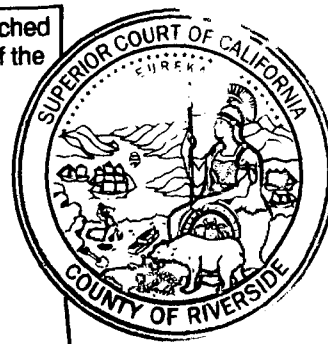
This must be in red to be a
"CERTIFIED COPY"

Each document to which this certificate is attached is certified to be a full, true and correct copy of the original on file and of record in my office.

**Superior Court of California
County of Riverside
José Octavio Guillén, Clerk**

By _____

DEPUTY 4-14-04



**Certification must be in red to be a
"CERTIFIED COPY"**

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

CIVIL DIVISION

John L. Roberson III

Vs.

Cheryl A. Roberson

Case No.
2004-00551-CD

FILED
013:00 AM Def
APR 20 2004 10:00 pd

William A. Shaw *Le Certificale*
Prothonotary/Clerk of Courts *to Def.*

NOTICE TO RESUME PRIOR SURNAME

Notice is hereby given that the Defendant in the above matter, after the entry of a Final Decree in Divorce dated November 12, 2003 hereby elects to resume the prior surname of Cheryl A. Bryan, and gives this written notice avowing her intention pursuant to the provisions of 54 P.S. § 704.

Date: Tuesday, April 20, 2004

Cheryl Roberson

TO BE KNOWN AS:

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF CLEARFIELD

Cheryl Bryan

On the 20th day of April, 2004, before me, the Prothonotary or a Notary Public, personally appeared the above affiant known to me to be the person whose name is subscribed to the within document and acknowledged that he/she executed the foregoing for the purpose therein contained.

In Witness Whereof, I have hereunto set my hand and official seal.

Will A. Shaw
Prothonotary or Notary Public

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA
CIVIL DIVISION

John L. Roberson III
Plaintiff

Vs.

Case No. 2004-00551-CD

Cheryl A. Roberson
Defendant

CERTIFICATE OF ELECTION TO RETAKE PRIOR NAME

Notice is hereby given that a final Decree in divorce from the bonds of matrimony has been granted in the above captioned matter on November 12, 2003 and that Cheryl A. Roberson hereby elects to retake and hereafter use her prior name of Cheryl A. Bryan, and gives this written notice avowing her intention with the provisions of 54 Pa.C.S.A. Section 704.

s/Cheryl A. Roberson

TO BE KNOWN AS:

s/Cheryl A. Bryan

Certified from the record
Tuesday, April 20, 2004

William A. Shaw, Prothonotary