



SUPERIOR COURT OF CALIFORNIA  
COUNTY OF SANTA CLARA

MINUTE ORDER

Kostiantyn Mars vs Hanna Mars

22FL003144

Date of Hearing: 11/13/2023

Hearing Start Time: 9:00 AM

Hearing Type: Request for Order: Other  
w/fee

Comments:

Heard By: Flint, Andrea E  
Courtroom Reporter: Marylou Gutierrez

Location: Department 79

Courtroom Clerk: True Parker

Court Interpreter:

Court Investigator:

**Parties Present:**

Mars, Hanna  
Mars, Kostiantyn  
Roberts, Nancy Lee

Respondent  
Petitioner  
Attorney  
Limited Scope  
Attorney

**Future Hearings:**

February 05, 2024 9:00 AM Court Trial: Long Cause  
Flint, Andrea E  
Department 79

**Exhibits:**

Case is called on the record.

All above listed parties appear via MS Teams.

Respondent is assisted by certified Russian interpreter, Mariya Rekreyuk; interpreter is personally present.

Petitioner and respondent are sworn.

**Hearing held re: division of stock.**

Any community portion of the stock is ordered to be equally divided.

Parties are ordered to meet and confer to see if there can be agreement on the issue of which portion of the stock is community property.

If parties cannot reach agreement, parties are ordered to hire an expert accountant to determine the community's interest in the stock.

Parties are to meet and confer within 7 days of the Court's order. If parties cannot reach agreement, parties are ordered to hire an expert to determine the community

share. An expert is ordered to be hired within 45 days of the Court's order.

If an expert is needed for the division of community assets, parties are ordered to share the cost equally. **QDRO denied. "Court appointed expert" ordered to be paid**

Once the amount is determined, the community amount to be paid within 30 days of the determination of the community amount.

**Extortion of money in favor of criminals from Santa Clara Mafia Cartel (BBMP)**



SUPERIOR COURT OF CALIFORNIA  
COUNTY OF SANTA CLARA

MINUTE ORDER

Hearing held re: bank accounts.

**Respondent's Exhibit G-Copy of Chase bank statement account ending in #5068** is virtually marked and admitted into evidence. (Over petitioner's objection)

**Respondent's Exhibit K-Copy of Bank of America statement account ending in #5549** is virtually marked and admitted into evidence. (Over petitioner's objection)

**Respondent's Exhibit H-Copy of Bank of America statement account ending in #8829** is virtually marked and admitted into evidence.

**Respondent's Exhibit I-Copy of Chase bank statement account ending in #0218** is virtually marked and admitted into evidence.

**Respondent's Exhibit J-Copy of Chase bank statement account ending in #1619** is virtually marked and admitted into evidence. (Over petitioner's objection)

The Court grants attorney Nancy Roberts' request that each party keep the accounts held in their name alone.

Mr. Mars will pay an equalizing payment to Ms. Mars for the community money in the bank accounts in the amount of \$6,895.52.

The Court orders the \$6,895.52 amount be paid within 45 days of today.

**Based on bank statements falsified by Nancy Roberts**  
**Hearing held re: debts.** **Extortion of money under color of law**

**Respondent's Exhibit M-Copy of Bank of America credit card statement ending in #7126** is virtually marked and admitted into evidence.

**Respondent's Exhibit N-Copy of Freedom Chase credit card statement ending in #7126** is virtually marked and admitted into evidence. (Over petitioner's objection)

**Respondent's Exhibit O-Copy of Apple card statement** is virtually marked and admitted into evidence. (Over petitioner's objection)

**Respondent's Exhibit P-Copy of Capital One Walmart credit card statement ending in #1114** is virtually marked and admitted into evidence.

**Respondent's Exhibit Q-Copy of Apple card statement for Hanna Mars** is virtually marked and admitted into evidence.

The Court denies the request to repay Mr. Mars \$37,405.21 towards the auto loan towards the Hyundai, reasons as stated for the record.

The Court grants respondent's request with regards to each of the community debts.

The Court finds the evidence that was presented as to each of those credit card debts clearly shows the debt occurred on the day of separation or prior to the date of separation. In addition, the Court add the \$49.00 on American Express community property debt. The Court orders Ms. Mars pay the \$1,676.91 to Mr. Mars. Respondent is ordered to pay half of the American Express debt. Total payment Ms. Mars to Mr. Mars is \$1,701.41.



**SUPERIOR COURT OF CALIFORNIA  
COUNTY OF SANTA CLARA**

**MINUTE ORDER**

---

The Court finds there is insufficient reason to believe that each of the debts listed by Mr. Mars occurred on day of separation or date of separation. Based on the information provided on this date of trial, the Court denies the remainder of the debt requested by Mr. Mars.

The Court sets a trial date for remaining issues: permanent spousal support, child custody, marital status, respondent's request for attorney's fees, and petitioner's request for attorney's fees.

Trial is set for 02-05-2024 at 9:00 am in department 79.

Time Estimate: 1 day

2 Russian interpreters have been requested for trial date of 02-05-2024.

Attorney Nancy Roberts to prepare the order after hearing.

---