## 6/24/2021 10:58 AM 19DR03123

#### IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF LINN

Case No: 19DR03/23  Kyla Mazhary-Clark  Petitioner  and  Discrete Cark  Respondent  Respondent  Respondent  Case No: 19DR03/23  MOTION FOR ORDER TO VACA  DISCRETE OF DEFAULT  and DECLARATION IN SUPPO  Respondent  Cark  Unmarried children 18, 19, or 20 years old (per ORS 107.108) (full names)  Respondent	MISSAL
<u>Motion</u>	
The court dismissed the petition/motion on	vas signed)
OR	
The court granted the Motion for Default on 8/14/2019 (Date Order of Default was signed)	;
The petitioner X respondent moves for an order vacating the Judgment/Order of I Order of Default and has set forth good cause for a finding of excusable neglect.	)ismissal
Statement of Points and Authorities  ORCP 71 – (B) Mistakes; inadvertence; excusable neglect; newly discovered evidence ORS 107.431 – (a) Motion to set aside, alter or modify is made by the parent having time rights.	
<u>Declaration</u>	
X I request the court vacate the Judgment/Order of Dismissal XOrder of Defaul 1) letinious Kyla Mozdung-Chad was nor the "caregiver of the mine children" when this bedoment was filed (See Edit);	dani comme recent ut
where the children have lived labled Establish (2) The prior extensing constantly enter on file prior to this order states	
Clerk has full overedy as stipulated between the stimer children's Mether and Forter, and the children were well	
Venil Clark when this custaly order 140803123 was filed. Theprior existing custaly order that was stipulated	
anter and Forter with Buton County Cong menter 1708 1727 and is labled Betalin C. (3) Respondent was nor small count	<u> </u>
this Sudgenest 19 DR 03123 although periodones had accept to contact with Reportent Same Clark VI & Free  (Decomposition of the Contact of th	
(9) Regardent Janu Clerk agreed to allow Petitioner to "Watch" the miner children for a short piciod of tip mot informed of this Vedgment 19 DR 03123 until 5th went to pick up the miner children and both Vene (ulled the police. The police Informed Respondent Jamie Clerk of This Vedgment 19 DR 03123 at that time did not know a bout this motion or Vedgment until 3/18/2020.	Le Clurk and Kyle Mashing Respondent Vanic Clark

I did not file the appropriat	e documents by the agreed or ordered	deadline because: his Movien Or Vedgesand-19 DR 0312 R (444
was signed by +H Uldge on 8114	12 mill was inferred by the po	elice on 3/18/2020 even though Potismer
Kylo Mazhory-Clark had eue	65 to commercution by Facebook His	sunger and/or E-Mail.
I chose this form for myself a  A legal help organization help	paration. Check all that apply: nd completed it without paid help sed me choose or complete this form, l for help choosing, co	but I did not pay money to anyone mpleting, or reviewing this form
I hereby declare that the knowledge and belief. I u penalty for perjury.	, , , , , , , , , , , , , , , , , , , ,	se in court and I am subject to
06/11/202( Date	Signature    Vam'e L   Name (prin	F Clock ted)
1445 Froit dale Ave Vnix 3	22 San Vose, CA, 95128 City / State / ZIP	
CATTERN TYPEN AND	J. 1 J m. 1 D.	CONTRACT A WOULD

## NOTICE OF PROPOSED JUDGMENT OR ORDER

To be sent to all other parties before submitting proposed Judgment or Order to the court for signature. Send the Judgment or Order to the other party with this Notice at least 7 days before submitting it to the court. This does not apply to judgments submitted with a Motion for Order of Default or after and Order of Default has been granted.

This notice is to inform you that you can object to the attached proposed Judgment or Order.

Uniform Trial Court Rule (UTCR) 5.100<sup>a</sup> allows you to object to the proposed judgment or order. If you have no objections, you can sign the last page and return it to me.

If you do object to any of the terms of the judgment or order, you may:

1) Contact me within 7 days of the date of this notice. If you contact me and we are not able to resolve your objections after reasonable efforts, I will include your objections with the proposed judgment or order when I submit it to the court.

or

2) Submit your objections directly to the court. If you intend to submit your objections directly to the court, notify me within 7 days of the date of this notice so that I can inform the court of your intentions when I submit the proposed judgment or order. If you do object to the proposed order or judgment, you must contact me within 7 days of the date of this notice.

6/11/2021 Date

Jamie Class
une (printed)

http://courts.oregon.gov/OJD/programs/utcr/pages/utcrrules.aspx

# IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF LINN

Case No: 19DR03123
Petitioner CERTIFICATE OF MAILING  and  Variet Clark  Respondent
Vamil Clark Respondent
and    Kenneth Clark  Unmarried children 18, 19, or 20 years old (per ORS 107.108) (full names)  Respondent
I certify that on done 12 south 20 2 1, I mailed a true copy of: Motion to Vacate Judgment/Order of Dismissal 20 Order of Default previously filed in this case:
💢 to the other party directly, at the following address, because s/he has no attorney:
3442 Liberry RDS ASH 48, Sclem OR, 97302-4642  to the other party's attorney  (Name of other party's attorney)  at the following address
(Name of other party's attorney) at the following address
Mailing was done by Afirst class mail and by Acertified or registered mail, return receipt requested, or express mail.
Certificate of Document Preparation. Check all that apply:  I chose this form for myself and completed it without paid help  A legal help organization helped me choose or complete this form, but I did not pay money to anyone  I paid(or will pay) for help choosing, completing, or reviewing this form
I hereby declare that the above statements are true and complete to the best of my knowledge and belief. I understand they are made for use in court and I am subject to penalty for perjury.
June 12, 2021  Signature  Jone Signature
Date Signature  Vauve Clark
Name (printed)
1445 Fruitdale Ave Unit 322 San Vose (A95128 (541) 601-1277 Contact Address City / State / ZIP Contact Phone

Here is the paperwork we signed. I have also attached the website (that I sent you in the past) which explains that, for the type of guardianship I have, you do not need to go to court. I will see you at 6pm.

https://www.illinoislegalaid.org/legalinformation/getting-guardianship-child-0

Signed

Guardianship - Sa...

Signed

Guardianship - Sa...

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PDF

#### a illinoislegalaid.org

ILLINOIS LEGAL AID ONLINE

## Q

#### Short-term guardian

A short-term guardian is responsible for the child for one year or less. The parent or guardian picks the short-term guardian. The parent or guardian does not need to go to court, but the agreement must be in writing.

The agreement must be witnessed by at least 2 people who are at least 18 years old. A witness cannot also be the person trying to be the short-term guardian.

The short-term guardianship can't last for more than one year. The written agreement should state the exact date the guardianship ends. Or, the agreement can state that the guardianship ends if an event happens. For example, if the parent returns from active military duty. A parent or guardian can end the short-term guardianship at any time, even before the end date stated on the written agreement.

The short-term guardian does not have to be related to the child. Only one short-term guardian can exist at any one time.

If the child has assets, such as property or money, a short-term guardian will not have control over these. For a guardian to control these assets on the child's behalf, a plenary guardianship is needed.

## What can a guardian decide?

A guardianship can be of the person of of the

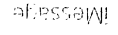


#### My dem yebot

.tdgin boop needs to be filed to be valid. Have a bns nant arotad fon it 6102 to diff. the paperwork expires Movember contact me again. And as I stated, temporary guardian and need to not with... otherwise you are not a legal so we have something to work me you need to file the paperwork attempt to take my children from police, if you want to continue to Do not show up or I will call the we are done with this conversation. end the guardianship at any time so going off of states that a parent can guardianship the website you are filed paperwork to take temporary been lov nogsio ni tert tost ert monf abisA .riguonni ames ti balg tud:mos.lism@@eixiq.nogerQ ะเวลท้อ wan ani การเกล่า

A short-term guardian is responsible for the child for









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#### **Benton County Circuit Court** Corvallis, Oregon IN THE CIRCUIT COURT OF THE STATE OF OREGON Enlared FOR THE COUNTY OF Bendon In the Matter of the Marriage or Registered Domestic Partnership (RDP) of:\_ Case No: \_ 17DR17271 GENERAL JUDGMENT OF DISSOLUTION OF **MARRIAGE** □ RDP Clark and MONEY AWARD Respondent and Unmarried children 18, 19, or 20 years old (full names) This document was presented to the court: On the motion and declaration of Petitioner, the <u>default</u> of Respondent having been found and Respondent being represented by a guardian ad litem or other person described in Oregon Rules of Civil Procedure, Rule 27 On the stipulation of the parties, as shown by the signatures at the end of this Judgment (date), at which the following persons were present: After a hearing held ☐ Petitioner ☐ Petitioner's attorney ☐ Respondent ☐ Respondent's attorney ☐ Other Children 18, 19, or 20 Years of Age ☐ Waived further appearance in these proceedings: (names) $\square$ Fully participated in the proceedings and are bound by the terms of this judgment: (names) $\square$ Signed and stipulated to the terms of this judgment as shown by the signatures below 1. The court considered the X Declaration ⊠ Stipulations □ Evidence presented and finds that: (Check all that apply) A. ØIrreconcilable differences have caused the irremediable breakdown of this marriage or registered domestic partnership B. At the time the Petition was filed: Marriage Only: At least one spouse lived in Oregon and that same spouse had lived in Oregon continuously for 6 months prior to the filing of the Petition. At least one spouse lived in the county in which the Petition was filed. Registered Domestic Partnership Only: ☐ At least one partner lived in Oregon and that same partner had lived in Oregon continuously for 6 months prior to the filing of the Petition. At least one partner lived in the county in which the Petition was filed. 17DR17271

Digitized Judgment Document 7839903

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<ul> <li>□ neither partner lived in Oregon and the Petition was filed in the county where</li> <li>{□ Petitioner □ Respondent} last resided</li> </ul>
2. Party and Marriage/RDP Information:
Date of Marriage /RDP: 10/11/15
Place of Marriage/RDP: Lane, OR (County, State)
Current age of parties: Petitioner 25 Respondent 26
<ol> <li>Children of the Parties (Children conceived, born, or adopted during or prior to the marriage/RDP and any children otherwise legally recognized as children of both parties</li> </ol>
Name Year of Birth Age
Supe Clark 2016 Year
Sadie Clark 2017 (Mouth
Additional page attached titled "Findings 3 — Children of the parties"
☐ Petitioner ☐ Respondent is not the father of, or paternity has not been established for, the children: (names)
Neither party is now pregnant (or)  □ Petitioner □ Respondent is now pregnant □ The other party is not the parent of the child due (date)
4. Child Custody Jurisdiction
☑ Oregon has jurisdiction under the Uniform Child Custody Jurisdiction and Enforcement Ac (UCCJEA) to decide custody and parenting time matters because: ☑ Oregon is the children's home state (all of the minor children have lived here continuously for the six month period immediately before this case was filed) ☐ Other:
☐ Oregon does not have jurisdiction under the UCCJEA because:

The 1	court grants judgment as follows: narriage or RDP is legally dissolved as of the date this Judgment is signed. The terms of udgment are effective upon entry in the court register.
Снп	LDREN
	NOTICE ABOUT PARENTING TIME AND CHILD SUPPORT
and	terms of child support and parenting time (visitation) are designed for the child's benefit not the parents' benefit. You must pay support even if you are not receiving parenting time must comply with parenting time and visitation orders even if you are not receiving child port.
	ation of child support orders and visitation or parenting time orders may result in fines, risonment, or other penalties.
estal relat	o may be available to establish, enforce, and modify child support orders. Paternity blishment services are also available. Contact your local district attorney, the domestic tions court clerk, or the Department of Justice at 1.800.850.0228 or 503.378.5567 for rmation.
Fort	o may be available to establish, enforce, and modify parenting time or visitation orders. ns are available to enforce parenting time or visitation orders. Contact your local court for rmation.
. C	ustody and Parenting Time ustody of the children is awarded as follows:  □ Petitioner and Respondent have joint custody of the following children:
	Petitioner is awarded sole custody of the following children (names): Sage (lask)
	Respondent is awarded sole custody of the following children (names):
	Parenting time is awarded  as described in the attached Parenting Plan, labeled Exhibit  bridge Petitioner Respondent as follows  for a formation of the contraction
	12 years of Age, if she child and bosh perthesagree, aperer
	Parenting time will be supervised by Petitioner X Respondent
	☐ Other:

Relocation  Neither parent may move more than 60 miles further distant from the other parent without giving the other parent reasonable notice of the change of residence and providing a copy of such notice to the court, or  The requirement of ORS 107.159 regarding notice of relocation is suspended for good cause
Contact Information  Petitioner and Respondent must each provide contact addresses and contact telephone numbers to the other and notify each other of any emergencies or substantial changes in the children's health  Good cause exists to suspend the obligation of the parties to provide contact information to each other
Parental Authority  The non-custodial parent's authority under ORS 107.154 is suspended for good cause
2. Child and Medical Support and Life Insurance for Children
A. Child Support
Existing Child Support Obligation list court/agency, case number, and date of prior child support orders and judgments:
No action is taken by this judgment regarding any prior child support order or judgment
☐ This judgment does not replace any existing child support order or judgment. Payment amount and schedule remain as ordered on (date of order or judgment):  ☐ any arrears accumulated under the continued order or judgment remain due
This judgment replaces the existing child support obligation because the existing orders and judgments were issued by an Oregon court or agency, one of the parents or children receiving support still resides in Oregon, and circumstances have changed since the orders were entered. Support is due as detailed in the "Support Order" section below.  [] any arrears accumulated under the continued order or judgment remain due
☐ Other:
Presumed Inability To Pay Under ORS 25.245
☐ The parent who would pay support is presumed to be unable to pay because that parent: ☐ receives cash payments from a public assistance program including TANF or SSI ☐ is (or is expected to be) incarcerated (in jail or prison for at least 6 months) and has income less than \$200 per month
The presumption has not been rebutted and no child support (including cash medical support) is ordered

Order" sect	sumption has been rebutted, and support is ordered as detailed in the "Support ion below for the following reasons:
Support C	) rder
No supp	port is ordered for reasons other than the presumption of inability to pay or continuation of
or Support	ing order or judgment (explain): Book parties agree no Child Sygnorteum  no Perlitting Elme for Flunds A Clork.  must be paid:
	☐ Petitioner ☐ Respondent
To	☐ Petitioner ☐ Respondent ☐ Adult Child Attending School (name):
3	the 🗌 first or 🔲 day of each month
Starting	☐ the month following entry of this judgment or ☐ the date of service of this Petition
The total mo	onthly amount due is: \$(Child Support Worksheets are attached rated, labeled Exhibit)
different	tis:  In presumed to be appropriate under the support guidelines  from the presumed appropriate amount of \$
	, '
-	Medical Support
☐ Med	ical support has already been ordered in another case  above or fromcounty. The court case # is
	and the Child Support Program (CSP) # is
	☐ The existing order is <u>not</u> changed ☐ The existing order is terminated. Medical support is ordered as follows
	i. Private Health Insurance:  is appropriate and available to (check one or both)  Petitioner Respondent and  Petitioner Respondent is ordered to keep insurance throughout the period of the child support obligation  is not appropriate or available to either parent  The parent awarded custody must enroll the children in public health insurance until private health insurance becomes available and  The first parent with access to appropriate private health insurance for the children is ordered to provide it.  ii. Cash Medical Support  Cash Medical Support  Cash Medical Support is ordered in the amount of per month because no private health insurance is available to either parent. Cash Medical Support is payable by the parent ordered to pay child support on the same schedule.

☐ The paying parent is ordered to provide Cash Medical Support only when not providing private health insurance for the children  ☐ Cash Medical Support is not ordered because: ☐ Support is presumed to be unavailable for the reason marked above and the presumption has not been sufficiently rebutted ☐ The parent paying child support has income at or below Oregon's minimum wage for full-time employment, so cash medical support should not be ordered ☐ The children's medical needs will be met by the Uninsured Medical Expenses provision below ☐ Other (explain):
CHANGES TO HEALTH INSURANCE AVAILABILITY  Both the payor and the recipient of child support must notify the Division of Child Support (DCS) in writing of any change in the availability of private health insurance within 10 days of the change if collection services are provided by DCS.
iii. Uninsured Medical Expenses  Uninsured medical expenses are not awarded  or  Petitioner must pay
C. <u>Payment</u>
NOTICE OF INCOME WITHHOLDING  This child support order is enforceable by income withholding under ORS 25.378 to 25.390, 25.414 to 25.372, and 25.375. Withholding shall occur immediately whenever there is an arrearage at least equal to the support payment for one month, whenever the obligated parent requests such withholding, or whenever the obligee requests withholding for good cause. The District Attorney or, as appropriate, the Division of Child Support of the Department of Justice, will assist in securing such withholding. Exceptions may apply in some circumstances.
☑ Income withholding is not ordered at this time because there is no support arrearage, the paying parent has not previously been granted an exemption from withholding and □The parents (or the State, if support rights are assigned) have agreed in writing to an alternative arrangement which is approved by the court; or

☐ Good cause not to require withholding is found because there is proof of timely payment of previously ordered support and income withholding would not be in the best interests of the child
afficient of a contract of
all cases, select one of the following:  All support payments must be made to the Department of Justice, Child Support Accounting Unit, P.O. Box 14506, Salem, Oregon, 97309  Or
An exception to income withholding applies as noted above. All support payments must be deposited to the recipient's checking or savings account. The receiving parent is ordered to provide the paying parent with current deposit slips or bank name, account name, and account number.
Or Mother (explain) No Child Support
Adult Child Attending School Support for an adult child attending school as defined by ORS 107.108 must be paid by the Division of Child Support directly to the child unless good cause exists for payment to be made another way
GOOD CAUSE exists not to pay support directly to a child attending school.  Payments must be made to Petitioner Respondent in the amount of  per month
D. <u>Length of Child Support</u> Support should end when the last child becomes self-supporting, emancipated, or married or (check one):  reaches age 18, or if the child qualifies as a child attending school under ORS
107.108, age 21 reaches age 18
E. <u>Tax Dependents</u> Parties are advised that this judgment is not binding on the IRS and will not provide a defense if the parties fail to comply with IRS regulations in any given tax year
As between the parties, \( \overline{\overline{\text{M}}}\) Petitioner \( \overline{\text{U}}\) Respondent may claim the following children as dependents for tax purposes beginning with the tax year this judgment is entered. The other parent must complete any IRS waivers or forms necessary to accomplish this judgment in each tax year and must not file contradictory tax
returns. List names: <u>Sage Clurk</u> , <u>Sadi'e Clark</u>
or  Other (specify):
F. Life Insurance Coverage for Children  The party paying support must carry life insurance for the benefit of the parties' children throughout the period of the support obligation if he or she is insurable.  The coverage must be at least \$ The party paying support must provide to the party receiving support a true copy of the policy. The party paying

· policy.	ine penen	e to the party receiving support written notice of any action its or change the designation of the beneficiaries under the d to carry life insurance for the benefit of the parties'
G. Additional Pro	visions :	
	page attache	ed titled "Section 2G"
If you are receiving child su request that the Departmen	pport servi	BOUT PERIODIC REVIEWS ices through the Department of Justice, either parent may c/Division of Child Support review the amount of support c order took effect or at any time upon a substantial change
Spormar /Dammara Garage		
SPOUSAL/PARTNER SUPI	•	
support under the limited just arrears accrued under the Judgment.  A. Support  No spousal/partners in this case or	ted Judgm dgment en ne Limited er support	ent for temporary spousal/partner support. Temporary ads as of the date of entry of the General Judgment, but Judgment remain enforceable under the Limited or life insurance for the benefit of either party is ordered ad by   Petitioner to Respondent (or)   Respondent to
Type of support and amount	Monthly	
ordered (check all that apply):	Or Total	Based on the following factors (explain):
Ends:	total /mo	
☐ compensatory \$ Ends:	total	
☐ maintenance \$ Ends:	/mo total	
this Petition or	month fo	day of each month llowing entry of this judgment <i>or</i> □ the date of service of
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in a lump sum in the amount of \$	by	(date)
Payments will end upon the death of either party o	Dr:	···
	, which	ever is sooner
All payments of spousal/partner support must be n  To the Department of Justice, Child Sup Salem, Oregon, 97309. Petitioner requests that col and enforcement services be provided through the	port Accounting Unit, F lection, accounting, dis	bursement,
☐ Directly into  spouse/partner should keep a receipt of deposit as receiving support must provide the person paying bank name, account name, and account number.	's bank accoun proof of payment. The p support with current de	t. The paying person posit slips or
C. Withholding  If enforcement services are provided through the Justice, the support order is enforceable by income	State of Oregon's Depa withholding under ORS	rtment of 25.311
D. Life Insurance  The party paying support must carry life insuran throughout the period of the support obligation if he must be at least \$ The party party receiving support a true copy of the policy. The provide to the party receiving support written notice benefits or change the designation of the beneficiari or  Neither party is ordered to carry life insurance for	e or she is insurable. The ying support must prove e party paying support r e of any action that will r es under the policy.	e coverage ide to the nust also reduce the
		- py
PROPERTY AND DEBTS		
<ol> <li>Real Property</li> <li>Neither party has any interest in any real property i</li> <li>Both parties have or {□ Petitioner □ Respondent has address):</li> </ol>	n Oregon or any other p as} an interest in real p	lace roperty at:
☐ This property is awarded as follows:		
☐ Additional page titled "Section 4 – Real Prop	erty" attached .	
☐ The legal description of the property is attached as I into this Judgment ☐ Petitioner ☐ Respondent is responsible for preparir transferring the real property as required by this judgment	ng, signing, and recording	•
Other:	nem all personal proper tems now in their posse	ty that they ssion
Disso wCh General Judgment 2016	Case No.	

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g	Vorified Correct Copy

a officer on about the state			Il is a good in 2 -
A.V. The Petitioner is	awarded the following pe	ersonal property: N	<u>ll property in her</u>
☐ Addition: ☐ The Petitioner is deferred compensa	al page attached titled "Secti awarded all retirement b tion plans, and stock optic my interest by the Respon	enefits, pension plan ons held by Petitione	s, profit-sharing plans,
B. X The Respondent	t is awarded the following	personal property:	All property in
☐ Addition	al page attached labeled "Sec	tion 5B-Respondent's	Personal Property"
plans, deferred cor	t is awarded all retiremen npensation plans, and sto se of any interest by the Pa	t benents, pension p. ck options held by R	ians, pront-snaring
6. Distribution of Debt	The debts will be paid	as follows:	
Name of creditor (who money is owed to)	What the debt is for	Amount	Who pays (Petitioner or Respondent)
Nickt Kolling	Home	17,000.00	Respondent
IRS	Tex	7,000,00	Respondent
Olegon Tek	Tex	3,000,00	Respondent
Synciony	Mutors	1,000.00	Respondent
'	ttached titled "Section 6-Dis		
Unless otherwise specific incurred by him or her indher by the court, and all decreditor asks the party not the party responsible for the creditor after the date this Debts are divided between	lividually since the date of ebts which are secured by responsible for a debt to hat debt must reimburse t judgment is entered.	separation, all debts property distributed pay any portion of it, he paying party for a	s distributed to him or to that party. If any and he or she does so, ny amount paid to the
Transfer of Property Within thirty (30) days and deliver whatever d	y and Debts s of the date of this judgm ocuments are necessary to	ent, each party must o accomplish the dist	execute, acknowledge, tribution of debts and
	e court. This judgment op ar party fails to comply wi		e to the party awarded
7. <u>Former Name</u> ☐ Petitioner's ☐ Respond	ent's former name of	ored (use FIII.), nom	e – first, middle, lost)
8. Additional Provision			
☐ Additional page at	tached titled "Section 8 - Ad	lditional Provisions"	
Disso wCh General Judgment 20 Page 10 of 15	016		Case No.

☐ Each party is re	s, Whether Paid Or Deferred sponsible for paying his or her own espondent will reimburse the othe	o court costs and service fees
costs and fees	rarded to the State of Oregon for de	
10. Information Requi As required by UTCR 2.13 party and filed with the co	red by ORS 25.020 and 107.08 o, a Confidential Information Form urt. The CIF contains all informations as confidential by UTCR 2.130.	35 n has been completed for each
Oregon 97309) in writing	the Court and the Department of Ju of any change in the information w e or the District Attorney may not d	ustice (P.O. Box 14506, Salem, ithin ten (10) days of such change. lisclose the information in the CIF
MONEY AWARD Sup	port Obligation 🗆 included 🕱 no	et included
MONST AWARD OU	PETITIONER	RESPONDENT
Full Name		
Contact Address		
Year of Birth		
Social Security # (last4 digits)		
Driver License # (last 4 digits) and State	·	
Lawyer Name, Address, Phone#		
NOTE: a party RECEIVING award is the JUDGMENT D	a money award is the <u>JUDGMENT CR</u> EBTOR	EDITOR; a party PAYING a money
support awarded	awarded support to be paid direct for minor children of the parties, o dgment Creditor, fill out this box:	tly to the child AND there is no r if the judge tells you that the
☐ The adult child named	(full name and contact address)_	
is a judgment creditor on Adult child's lawyer's nan	this judgment ne, address, phone #:	

The following info	ormation must be isted in this Judg	provided by any par ment	ty entitled to receive a
	The following	g person or public body is ade on the judgment (othe	known to be entitled to a portion of er than payee's lawyer):
Petitioner		Name:	
	·		
Respondent	None or	Name:	
	<u> </u>		
Adult Child	None or	Name:	
Type of Judgment		Amount	Beginning / Ending
☐ Child Support	WHO PAYS  Petitioner  Respondent  WHO RECEIVES  Petitioner  Respondent  Adult Child	\$per month for cash medical support and \$per month for child support	Beginning:  the first or day of the month following entry of this judgment or the date of service of the Petition (date) or date of the Petition (date) or date on the same day of each month thereafter  Ending when the last child turns 18 or 21 (if the child remains a Child Attending School)
Spousal/Partner Support	WHO RECEIVES ☐ Petitioner ☐ Respondent	\$ per month	Beginning:  the first or day of the month following entry of this judgment or the date of service of the Petition (date) or Other and due on the same day of each month thereafter

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Verified Correct Copy of

		T	
Type of Judgment		Amount	Beginning / Ending
			Ending the earlier of:
			(date)or
		125. 344. 746. MANAGE	the death of either party
		A lump sum of	Paid by (date):
		\$	raid by (dute).
Property	WHO RECEIVES	\$	Beginning the (day)
Division!	☐ Petitioner ☐ Respondent	per month until a total of \$	of the month following entry of judgment
	in respondent	is paid	oo 1690 bahar Irela III Jirela Dibuka
		A lump sum of	
		\$	Paid by (date):
<u> </u>			
' ☐ Prejudgment	WHO RECEIVES	,	
Interest	☐ Petitioner ☐ Respondent	\$	
Pöstjudgment	WHO RECEIVES	9% per year simple	Interest accrues from the date
Interest	☐ Petitioner	interest on the unpaid	the judgment is entered and
	☐ Respondent		continues until the judgment is fully paid
		\$	
<u> </u>			
Court Costs and	WHO PAYS		rses the other party's costs and
Service Fees already paid	☐ Petitioner ☐ Respondent	fees of:	
arready paid	□ Kespondent	Directly to the awarde	d party
☐ Deferred Court	WHO PAYS	Checked party must p	ay deferred costs and fees of:
Costs and Service	☐ Petitioner	\$	
Pees	☐ Respondent	To the State of Oregon	through this court
Judge Signature:			
2 -		164	

August 21, 2017

Disso wCh General Judgment 2016 Page 13 of 15

Case No. \_

<u>Certificate of Readiness</u> This proposed judgment is ready for judicial signature beca	use (check all that apply):
Service is not required under UTCR 5.100 because an order of default is being requested with this proposible. Submitted ex parte as allowed by statute or rule; or court with all parties present.	sed judgment; because this judgment is
X Each party affected by this judgment has stipulat the signatures on the judgment.	ed to or approved the judgment, as shown by
☐ I have served a copy of this judgment and written UTCR 5.100 on all parties entitled to service (complet ☑ No objection has been served on me within the ☐ I received objections that I could not resolve to do so. I have filed with the court a copy of the objections remain unresolved.  ☐ After conferring about objections, the other p with the court.	te service information below). And: tat time frame. with the other party despite reasonable efforts objections I received and indicated which
Certificate of Service under UTCR 5.100	
I certify that on (date): this proposed Judgment in the United States ma at (address)	ail to (name)
Submitted by: Petitioner Respondent  Signature	Jamie Clark Print Name
Certificate of Document Preparation. Check all that ap  I I chose this form for myself and completed it without paid  A legal help organization helped me choose or complete ti  I paid (or will pay) for help che	oply: I help his form, but I did not pay money to anyone
I understand that I am subject to penalty for pe the court. All factual information in this Judgm knowledge and belief. I agree to the terms of th this Judgment is enforceable by the court.	ent is true to the best of my
Politioner, Signature	
Petitioner, Name (printed)	
Respondent stipulates (agrees) to the terms of this ju	udgment .
Disso wCh General Judgment 2016	Case No

Respondent, Signature	08-15-17 Date
Kenneth Clark Respondent, Name (printed)	
□Child 18, 19, or 20 years of age, stipulates to the term	s of this judgment
Child, Signature	Date
Child, Name (printed)	
*	<u> </u>
Optional: APPLICATION FOR FULL CHILD SUP By signing below, I apply for child support services, incl Support Program (CSP).  Check here: If you are requesting only account enforcement services.  Note: If you never received TANF, tribal TANF or AFDC apply if over \$500 is collected and distributed to the fan	uding enforcement, from the Child ting and disbursement services and not in any state, an annual \$25 fee will
By signing below, I apply for child support services, incl Support Program (CSP). Check here: I if you are requesting only account enforcement services. Note: If you never received TANF, tribal TANF or AFDO	uding enforcement, from the Child ting and disbursement services and not in any state, an annual \$25 fee will
By signing below, I apply for child support services, incl Support Program (CSP).  Check here:  if you are requesting only account enforcement services.  Note: If you never received TANF, tribal TANF or AFDC apply if over \$500 is collected and distributed to the fan	uding enforcement, from the Child  ting and disbursement services and not in any state, an annual \$25 fee will hily each year.)







# Kyla Mazhary-Clark Active 2h ago

When were you thinking of having me pick them up? I can keep them for as long as they need. I've got everything set up for them still.



Only the May reconside the second control of the second control of

eniujiouons seloluiskeristii



## What day next week

Them seedir inhursdem mether interestation of the contract of



Let me check but that should work.



Of course. I've missed them so much!

Can you send me their current sizes and anything else I should know?



Do you have curr \*vaccinations you could send . \* copy of?



















DEC 18, 2019, 3:09 PM



## You did????

Yeslor Hannantlesychull machdas Ingsonial Innous mit is is tever Iorivatso I noidsirishtaavy

DEC 18, 2019, 3:41 PM

plantall ithe way werm Medionorboust know wow mass doern and homes it wit could use some falls. Do wer want to rekendenation a walle

DEC 19, 2019, 9:37 AM

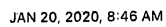


JAN 20, 2020, 7:43 AM

I'm sorry I haven't gotten back to you in a while. I've had the flu and then a sinus infection and then strep throat. I'm finally functioning again though. How are you? How are the girls?

I miss them so much and of course would love to take them if you need a break.

























## Is everything ok

The of historial straight of the constitute

DEC 18, 2019, 3:09 PM



#### You did????

Thought in on they of the fewer theren so

DEC 18, 2019, 3:41 PM

This all the way want. The dire is the control of t

DEC 19, 2019, 9:37 AM

Weapond NIV we he all such forwards

JAN 20, 2020, 7:43 AM

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