

ATTORNEY OR PARTY WITHOUT ATTORNEY STATE BAR NUMBER: SBN: 330929  
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 ATTORNEY FOR (name): [REDACTED]

FOR COURT USE ONLY

**FILED**  
 San Francisco County Superior Court

NOV 04 2021

CLERK OF THE COURT  
 BY: [Signature] Deputy Clerk

SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Francisco  
 STREET ADDRESS: 400 McAllister Street  
 MAILING ADDRESS: Same as above  
 CITY AND ZIP CODE: San Francisco, CA 94102  
 BRANCH NAME: Civic Center Courthouse

PETITIONER: [REDACTED]  
 RESPONDENT: [REDACTED]  
 OTHER PARENT/PARTY: [REDACTED] **2nd AMENDED\*\*\*\***

AMENDED TEMPORARY EMERGENCY (EX PARTE) ORDERS AMENDED\*\*\*  
 Child Custody  Visitation (Parenting Time)  Property Control  
 Other (specify):  
 Modification of court ordered reunification therapy, and related orders pursuant to Attachment 8.

CASE NUMBER:  
 [REDACTED]

1. TO (name(s)): [REDACTED] (No Notice)  
 Petitioner  Respondent  Other Parent/Party  Other (specify):

A court hearing will be held on the Request for Order (form FL-300) served with this order, as follows:

a. Date: November 3, 2021 Time: 1:30 PM  Dept.: 404  Room:  
 b. Address of court  same as noted above  other (specify):

2. Findings: Temporary emergency (ex parte) orders are needed to: (a) help prevent an immediate loss or irreparable harm to a party or to children in the case, (b) help prevent immediate loss or damage to property subject to disposition in the case, or (c) set or change procedures for a hearing or trial.

COURT ORDERS: The following temporary emergency orders expire on the date and time of the hearing scheduled in (1), unless extended by court order:

3.  CHILD CUSTODY

a. Child's name	Date of Birth	Temporary physical custody, care, and control to:		
		Petitioner	Respondent	Other Party/Parent
[REDACTED]	[REDACTED]	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
[REDACTED]	[REDACTED]	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
[REDACTED]	[REDACTED]	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
[REDACTED]	[REDACTED]	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
[REDACTED]	[REDACTED]	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Continued on Attachment 3(a)  
 Visitation (Parenting Time) The temporary orders for physical custody, care, and control of the minor children in (3) are subject to the other party's or parties' rights of visitation (parenting time) as follows (specify):  
 Please see number 6 below and see AMENDED Attachment 8.

\*\*\*Attachment 8 is AMENDED due to the filing office moving the EX PARTE hearing from Wednesday November 3, 2021, to Thursday November 4, 2021. The AMENDED Attachment 8 reflects only a date change for the transportation to therapy. The requested date, originally November 4, 2021, for transportation is changed and requested to be AMENDED to NOVEMBER 5, 2021, due to scheduling for the transportation since the hearing date was moved by the filing office after the request for orders was prepared by counsel. \*\*\*\*SEE BELOW  
 See Attachment 3(b)

THIS IS A COURT ORDER.

**ATTACHMENT 8 \*\*\* AMENDED \*\*\* - Other Orders Requested**

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3 1. Sole Temporary Legal and Physical Custody to Mother pursuant to number 2 below;  
4 2. Immediate commencement of Court Ordered Reunification therapy with Los Angeles  
5 based on Dr. Lynn Steinberg; treatment, duration, frequency, transportation to, location, and  
6 protocol to be determined by the doctor, for a minimum of 90 days with no contact  
7 between the minor child(ren) and their father until therapist determines father's  
8 compliance with treatment plan as set forth in her report dated October 19, 2021 on file  
9 herein:

- 10 a. Treatment: As dictated in Dr. Steinberg's Report attached herein;  
11 b. Duration: As dictated in Dr. Steinberg's Report attached herein;  
12 c. Frequency: As dictated in Dr. Steinberg's Report attached herein;  
13 d. Transportation:

14 Transportation to therapy with Dr. Steinberg, in person, provided by Assisted  
15 Interventions, paid for by PETITIONER;

- 16 i. Assisted Interventions Transportation Services to meet at the minor  
17 child(ren) school address: [REDACTED] on Thursday,  
18 November 4, 2021, on Friday November 5, 2021, for exchange of  
19 the child(ren) to Mother's custody and to facilitate children  
20 entering transportation vehicle; or in the alternative, to exchange  
21 the children at whatever location the children can be found.  
22 ii. Sheriff Department or Police Department may attend to keep the  
23 peace;  
24 iii. School Counselors: [REDACTED] may facilitate  
25 children's exchange from school to Mother's custody via Assisted  
26 Interventions Transportation Services exchange of child(ren);  
27 iv. School Principal: [REDACTED] may facilitate child(ren's)  
28 exchange from school to Mother's custody via Assisted  
Interventions Transportation Services;  
v. Mother may bring overnight bags for the boys already packed and  
prepared for the program in Los Angeles, California;  
vi. Assisted Interventions social workers to transport the minor  
child(ren) to Los Angeles, California;



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e. Location: As dictated in Dr. Steinberg's report – Los Angeles, California;

f. Protocol: As dictated in Dr. Steinberg's Report;

3. Continued family therapy under Dr. Steinberg's supervision with all treatment providers involved: PETITIONER's therapist, RESPONDENT's therapist, Minor child(ren's) therapist.

4. All parties sign a voluntary HIPPA waiver allowing Dr. Steinberg to speak with the previous therapists and the parties' doctors and therapists.

And as for sanctions to PETITIONER:

5. PETITIONER to pay Dr. Steinberg's fees for both missed therapy appointments (8/31/2021 and 9/18/2021, as a deterring sanction due PETITIONER's non-compliance with Court orders for therapy in the amount of \$600.)

6. Parties to split equally the cost of Dr. Steinberg's program, reimbursement to [REDACTED] who pre-paid in full within 30 days, or in the alternative, - OR- as an additional sanction, PETITIONER to pay reunification therapy cost in full by reimbursing RESPONDENT Wang within 30 days of this order;

7. 81 DAYS of the 90 days may serve as make up time to RESPONDENT for missed court ordered visitation from March 10, 2021, to August 19, 2021 or in the alternative, as an additional sanction against PETITIONER, RESPONDENT's make up time may be "banked" for future use;

8. Sanctions to PETITIONER under Family code Section 271 in an amount the Court deems necessary and proper to deter his non-compliance (as per Court's decision of 8/19/2021) and to deter future obstruction of reunification;

9. Notice pursuant to Code of Civil Procedure Section 177.5 for \$1500 sanctions payable to the Court for each of PETITIONER's future non-compliance with Court orders, or in the alternative, 40 hours of community service for each violation of Court orders from today's date going forward;

10. Schedule Review Hearing within 45 days from date of this order to determine if progress was made and father's compliance. Once compliance with treatment, the Court shall implement a Step-Up plan to commence after the 90 day minimum no contact protection temporary custodial orders is completed contingent upon PETITIONER's full compliance with Court Orders; and

11. Other Orders the Court deems necessary and proper.

PETITIONER: [REDACTED] RESPONDENT: [REDACTED] OTHER PARENT/PARTY:	CASE NUMBER: [REDACTED]
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3.  CHILD CUSTODY (continued)

c. Travel restrictions

(1) The party or parties with temporary physical custody, care, and control of minor children **must not remove the minor children from the state of California unless the court allows it after a noticed hearing.**

(2)  Petitioner  Respondent  Other Parent/Party must not remove their minor children (specify):

(a)  from the state of California.

(b)  from the following counties (specify):

(c)  other (specify):

d.  Child abduction prevention orders are attached (see form FL-341(B)).

e. (1) **Jurisdiction:** This court has jurisdiction to make child custody orders in this case under the Uniform Child Custody Jurisdiction and Enforcement Act (part 3 of the California Family Code, commencing with section 3400).

(2) **Notice and opportunity to be heard:** The responding party was given notice and an opportunity to be heard as provided by the laws of the State of California.

(3) **Country of habitual residence:** The country of habitual residence of the child or children is (specify):

The United States of America  Other (specify):

(4) **If you violate this order, you may be subject to civil or criminal penalties, or both.**

4.  PROPERTY CONTROL

a.  Petitioner  Respondent  Other Parent/Party is given exclusive temporary use, possession, and control of the following property that the parties  own or are buying  lease or rent

b.  Petitioner  Respondent  Other Parent/Party is ordered to make the following payments on the liens and encumbrances coming due while the order is in effect:

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

5.  All other existing orders, not in conflict with these temporary emergency orders, remain in full force and effect.

6.  **OTHER ORDERS (specify):**  Additional orders are listed in Attachment 6. Temporary and interim protective physical custody of [REDACTED] to Mother beginning immediately after today's date and for the duration of the Court Ordered Reunification Therapy pursuant to Attachment 8 (attached herein) with 90 day minimum no contact with Petitioner Father as indicated fully in Attachment 8 attached herein -and -

Based on Therapist's recommendation, temporary and interim protective physical custody of [REDACTED] o Mother with additional orders for Reunification Therapy for [REDACTED] too (both young men to participate in Reunification therapy) with 90 day minimum no contact with Petitioner Father pursuant to Therapist's treatment plan as indicated fully in Attachment 8 attached herein.

\*\*\*\*2ND AMENDED DUE TO FATHER BEING NOTICED BY THE CLERK POSTING AND IN THE EVENT THAT CHILDREN ARE WITHHELD FROM SCHOOL - see ATTACHMENT 8 #2(d)i

Date:

\_\_\_\_\_  
JUDGE OF THE SUPERIOR COURT

**THIS IS A COURT ORDER.**



The Court denies all requests for temporary orders. The Court will not change custody in this case based upon an unnoticed request where Petitioner does not have an opportunity to be heard.

If the minor [REDACTED] is not engaged in reunification therapy by the next court date as previously ordered by the Court, the Court will consider remedies up to and including a change in custody. The Court is not likely to consider the transportation of the minor out of county for treatment in Los Angeles. The Court is much more inclined to accept treatment and recommendations through a local therapist such as Shawn McCall who is known to the Court.

11/4/2021



VICTOR HWANG  
JUDGE

JUDGE VICTOR M. HWANG