

Line 15

ATTORNEY OR PARTY WITHOUT ATTORNEY (NAME AND ADDRESS)		TELEPHONE NUMBER:	<p>FOR COURT USE ONLY</p> <p>FILED</p> <p>MAR 12 2019</p> <p>Clerk of the Court Superior Court of CA County of Santa Clara</p> <p>BY <u>[Signature]</u> DEPUTY</p> <p>K. NGUYEN</p>
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA			
STREET ADDRESS:			
MAILING ADDRESS: 191 North First Street			
CITY AND ZIP CODE: San José, California 95113			
BRANCH NAME:			
PETITIONER: Daniel Michalek			
RESPONDENT: Lauren Post			
OTHER PARTY:			
<p>STIPULATION AND ORDER</p> <p><input type="checkbox"/> Modification</p>		CASE NUMBER: 19-CH-008587	
		DEPARTMENT: 11	

1. ☐ Not based on a hearing
☒ Today's Hearing (date) 3-12-19

2. Judge: Lucas

3. Parties/Attorneys:

- ☒ Petitioner present in court ☒ Petitioner's attorney present: Amanda Day
☒ Respondent present in court ☒ Respondent's attorney present: Ellen D Gregory
☐ Other party present in court ☐ Other party's attorney present: _____

Do not use this form for Civil Harassment Restraining Order after Hearing.
Those orders must be made on form CH-130.
In addition, do not use this form for Continuance and Reissuance.
Those orders must be made on form CH-116.

4. The parties agree that the Court will make orders about the following items:

- Other orders: ☒ See Attachment "A" ☐ Not Applicable
- Attorney's fees and costs: ☐ See Attachment ☐ Not Applicable

Petitioner 1 [Signature]
Respondent [Signature]

PETITIONER: Daniel Michalek	CASE NUMBER:
RESPONDENT: Lauren Post	19-CH-008587

We have read this entire Stipulation and Order, including all Attachments. We understand it fully and ask that the Court make our stipulation the Court's orders. We give up the right to all further notice of this order.

Date: 3/12/2019

Date: 3/12/19

Date: 3-12-2019

Date: 3-12-2019

Date: 11

Date:

Petitioner

☒ Attorney for Petitioner

Respondent

☒ Attorney for Respondent

☐ Other party:

☐ Attorney for Other party:

Interpreter Witness Declaration

☐ Interpreter: The ☐ Petitioner ☐ Respondent ☐ Other party is unable to read or understand this Stipulation and Order and its attachments because:

- a. ☐ his/her primary language is (specify):
b. ☐ other (specify):

I certify under penalty of perjury under the laws of the State of California that I have, to the best of my ability, read or translated for the ☐ Petitioner ☐ Respondent ☐ Other party this Stipulation and Order including all attachments. He or she said they understood this Stipulation and Order and its attachments before signing them.

Date	Interpreter's printed name	Interpreter's signature
------	----------------------------	-------------------------

ORDER

The Court approves the terms stipulated and agreed to by the parties in this document and makes them court orders.

Date: MAR 12 2019

Patricia K. Lucas
Judicial Officer of the Superior Court

Patricia Lucas

Petitioner

Respondent

Case Name:

Daniel Michalek v Lauren Post

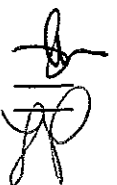
Case Number:

19CH008587

ATTACHMENT A

Petitioner Daniel Michalek and Respondant Lauren Post acknowledge that they both are members of Willow Glen Creek HOA and will continue to do so. Daniel and Lauren agree to the following:

- (1) Daniel and Lauren both agree to abide by the Governing documents of the Willow Glen Creek HOA including the Code of Conduct for Member Participation at Meetings
- (2) Daniel and Lauren agree to refrain from personal attacks on each other at these meeting and any other HOA events.
- (3) This agreement will expire March 12, 2021.



ATTACHMENT TO STIPULATION AND ORDER

(Acknowledgments)

The parties acknowledge that (initial each line):

DP JP they are voluntarily entering into this Stipulation and Order, which will be presented to the Court for the Judge's signature,

DP JP they have read and understand this Stipulation and Order and every provision therein,

DP JP this Stipulation and Order represents the exact terms of their agreement,

DP JP as a result of the agreement contained in this Stipulation and Order, neither party acknowledges past liability or fault,

DP JP this Stipulation and Order is the parties' agreed commitment to future behaviors as stated,

DP JP the temporary restraining order is expiring today and being replaced by this Stipulation and Order, which is a contractual agreement and not a CLETS restraining order,

DP JP petitioner understands that while s/he retains rights to law enforcement protections, s/he cannot enforce the provisions of this Stipulation and Order by calling law enforcement,

DP JP they understand that proven violations of this Stipulation and Order may be considered contempt of court and subject him/her to civil and criminal penalties (fines/jail time);

DP JP they have been told that they have the right to ask the Court today for time to consult their own private attorney about this Stipulation and Order and understand the Court has discretion as to whether or not to grant a continuance for such purposes.

The foregoing is agreed to by (date & sign):

Date: 3/12/2019

Signature: _____

Petitioner

Date: 3-12-19

Signature: _____

Respondent

Date: _____

Signature: _____