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APR 02 2024

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| ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): 249713 Elizabeth Yang (SBN: 249713) / Kenneth Leong (SBN: 231076) Yang Law Offices 199 W. Garvey Ave., Ste 201, Monterey Park, CA 91754 TELEPHONE NO: 877-492-8452 FAX NO. (Optional): E-MAIL ADDRESS (Optional): kenneth@yanglawoffices.com ATTORNEY FOR (Name): Shengqi Wang | FOR COURT USE ONLY FILED SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE MAR 27 2024 A. Valencia <i>AV</i> |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF Riverside - Hemet STREET ADDRESS: 880 N. State St. MAILING ADDRESS: 880 N. State St. CITY AND ZIP CODE: Hemet 92543 BRANCH NAME: Hemet Courthouse | |
| PETITIONER: Shengqi Wang RESPONDENT: Run Yang OTHER PARTY/PARENT: | |
| ORDER FOR <input checked="" type="checkbox"/> PUBLICATION OR <input type="checkbox"/> POSTING CASE NUMBER: FLHE2304937 | |

1. **Publication Granted:** The court finds that the respondent cannot be served in any other manner specified in the California Code of Civil Procedure. The court orders that the documents listed in item 6 be served by publication at least once per week for four successive weeks in the following newspaper (specify): Global Legal Notices

2. **Posting Granted:** The court finds that the respondent cannot be served in any other manner specified in the California Code of Civil Procedure and that the petitioner cannot afford to serve by publication. The court orders that the documents listed in item 6 be served by posting for 28 continuous days at the following location (address):

And that the documents in item 6, along with this order, be mailed to respondent's last known address (specify):

3. **Publishing Denied:** The court denies the request to publish.
 a. Other methods of service are possible.
 b. Insufficient attempts have been made to locate the respondent (specify):

4. **Posting Denied:** The court denies the request to post.
 a. Other methods of service are possible.
 b. Petitioner is able to pay fees required for publication.
 c. Insufficient attempts have been made to locate the respondent (specify):

5. **Hearing Required:** The court orders that a hearing be set to determine the petitioner's financial circumstances. If at this hearing the court decides that the petitioner, based on financial circumstances, does not qualify for posting, then the court may order that the documents listed in item 6 be served by publication.
 Hearing date: _____ Time: _____ Dept: _____

6. Documents to be served by publication or posting:
 a. Summons (Family Law) (form FL-110)
 b. Summons (Uniform Parentage—Petition for Custody and Support) (form FL-210)
 c. Other (specify): UCCJEA filed and blank, Declaration of Residence, Declaration of Shengqi Wang, and Response - Parentage blank

7. If, during the 28 days of publication or posting, you locate the respondent's address, you must have someone 18 years of age or older mail the documents listed in item 6 to the respondent along with this order. The server must complete and file with the court a Proof of Service by Mail (form FL-335).

Date: 3/26/24

 JUDICIAL OFFICER

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| PETITIONER: Shengqi Wang RESPONDENT: Run Yang OTHER PARTY/PARENT: | CASE NUMBER: FLHE2304937 |
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INSTRUCTIONS

Publication:

1. **Publication:** Take this order to the approved newspaper for publication and pay the fee to publish the documents listed in item 6 of this order for at least once a week for four successive weeks.
2. **Proof of Service by Publication:** After the newspaper publication is complete, the newspaper will send you a declaration or affidavit of publication and a copy of the publication notice that appeared in the newspaper. You must file this declaration or affidavit of publication with the court clerk if it has not been filed by the newspaper. Be sure to make a copy for yourself.
3. **Service by Publication Completed:** Service by publication is complete at the end of the 28th day of publication in the newspaper. If no response has been filed by the respondent, the petitioner may file a *Request to Enter Default* (form FL-165) starting on the 59th day after the first day of publication.
4. **Mailing:** If during the time of publication, you locate the respondent's address, you must have someone 18 years of age or older mail the this order and all documents listed in item 6 of this order to the respondent. Be sure the person who mails these documents completes and files a proof of service of this mailing. The server may use *Proof of Service by Mail* (form FL-335).

Posting:

1. **Posting Location:** You must have someone, 18 years of age or older and not a party to the case, post a copy of this *Order for Publication or Posting* (form FL-982) and all documents listed in item 6 of this order at the court-ordered posting location leaving it posted for 28 days in a row.
2. **Mailing to last known address:** You must have someone, 18 years or older and not a party to the case, mail this *Order for Publication or Posting* (form FL-982) and all documents listed in item 6 of this order to the respondent's last known address. The person who mails these documents completes a proof of service of this mailing. The server may use *Proof of Service by Mail* (form FL-335).
3. **Proof of Service by Posting:** The person (server) who posts and/or mails these documents must complete and file a declaration under penalty of perjury of such proof of posting. The server may use *Proof of Service of Posting* (form FL-885).
4. **Service by Posting Completed:** Service by posting is complete at the end of the 28th day of posting. If no response has been filed by the respondent, the petitioner may file a *Request to Enter Default* (form FL-165) on the 59th day after the first day of posting.
5. **Mailing:** If during the time of posting, you locate the respondent's address, you must have someone 18 years of age or older mail the this order and all documents listed in item 6 of this order to the respondent. Be sure the person who mails these documents completes and files a proof of service of this mailing. The server may use *Proof of Service by Mail* (form FL-335).

SUMMONS (Family Law)

CITACIÓN (Derecho familiar)

NOTICE TO RESPONDENT (Name): Run Yang
 AVISO AL DEMANDADO (Nombre):

FOR COURT USE ONLY
 (SOLO PARA USO DE LA CORTE)

FILED
 Superior Court of California
 County of Riverside
 12/6/2023
 S. Gonzales
 Electronically Filed

You have been sued. Read the information below and on the next page.
 Lo han demandado. Lea la información a continuación y en la página siguiente.

Petitioner's name is: Shengqi Wang
 Nombre del demandante:

CASE NUMBER (NÚMERO DE CASO):
FLHE2304937

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| <p>You have 30 calendar days after this <i>Summons</i> and <i>Petition</i> are served on you to file a <i>Response</i> (form FL-120) at the court and have a copy served on the petitioner. A letter, phone call, or court appearance will not protect you.</p> <p>If you do not file your <i>Response</i> on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs.</p> <p>For legal advice, contact a lawyer immediately. Get help finding a lawyer at the California Courts Online Self-Help Center (www.courts.ca.gov/selfhelp), at the California Legal Services website (www.lawhelpca.org), or by contacting your local county bar association.</p> | <p><i>Tiene 30 días de calendario</i> después de haber recibido la entrega legal de esta Citación y Petición para presentar una Respuesta (formulario FL-120) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefónica o una audiencia de la corte no basta para protegerlo.</p> <p>Si no presenta su Respuesta a tiempo, la corte puede dar órdenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte también le puede ordenar que pague manutención, y honorarios y costos legales.</p> <p>Para asesoramiento legal, póngase en contacto de inmediato con un abogado. Puede obtener información para encontrar un abogado en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en el sitio web de los Servicios Legales de California (www.lawhelpca.org) o poniéndose en contacto con el colegio de abogados de su condado.</p> |
| <p>NOTICE—RESTRAINING ORDERS ARE ON PAGE 2: These restraining orders are effective against both spouses or domestic partners until the petition is dismissed, a judgment is entered, or the court makes further orders. They are enforceable anywhere in California by any law enforcement officer who has received or seen a copy of them.</p> | <p>AVISO—LAS ÓRDENES DE RESTRICCIÓN SE ENCUENTRAN EN LA PÁGINA 2: Las órdenes de restricción están en vigencia en cuanto a ambos cónyuges o miembros de la pareja de hecho hasta que se despida la petición, se emita un fallo o la corte dé otras órdenes. Cualquier agencia del orden público que haya recibido o visto una copia de estas órdenes puede hacerlas acatar en cualquier lugar de California.</p> |
| <p>FEE WAIVER: If you cannot pay the filing fee, ask the clerk for a fee waiver form. The court may order you to pay back all or part of the fees and costs that the court waived for you or the other party.</p> | <p>EXENCIÓN DE CUOTAS: Si no puede pagar la cuota de presentación, pida al secretario un formulario de exención de cuotas. La corte puede ordenar que usted pague, ya sea en parte o por completo, las cuotas y costos de la corte previamente exentos a petición de usted o de la otra parte.</p> |



- The name and address of the court are (El nombre y dirección de la corte son):
 Hemet Courthouse
 880 N. State Street
 880 N. State Street
 Hemet CA 92543
- The name, address, and telephone number of the petitioner's attorney, or the petitioner without an attorney, are: (El nombre, dirección y número de teléfono del abogado del demandante, o del demandante si no tiene abogado, son):
 Kenneth Leong 231076
 YANG LAW OFFICES
 199 W. Garvey Ave., Suite 201 Monterey Park, CA 91754
 (877) 492-6452

Date (Fecha): **12/6/2023**

Clerk, by (Secretario, por) , Deputy (Asistente)

STANDARD FAMILY LAW RESTRAINING ORDERS

Starting immediately, you and your spouse or domestic partner are restrained from:

1. removing the minor children of the parties from the state or applying for a new or replacement passport for those minor children without the prior written consent of the other party or an order of the court;
2. cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other coverage, including life, health, automobile, and disability, held for the benefit of the parties and their minor children;
3. transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether community, quasi-community, or separate, without the written consent of the other party or an order of the court, except in the usual course of business or for the necessities of life; and
4. creating a nonprobate transfer or modifying a nonprobate transfer in a manner that affects the disposition of property subject to the transfer, without the written consent of the other party or an order of the court. Before revocation of a nonprobate transfer can take effect or a right of survivorship to property can be eliminated, notice of the change must be filed and served on the other party.

You must notify each other of any proposed extraordinary expenditures at least five business days prior to incurring these extraordinary expenditures and account to the court for all extraordinary expenditures made after these restraining orders are effective. However, you may use community property, quasi-community property, or your own separate property to pay an attorney to help you or to pay court costs.

ÓRDENES DE RESTRICCIÓN ESTÁNDAR DE DERECHO FAMILIAR

En forma inmediata, usted y su cónyuge o pareja de hecho tienen prohibido:

1. *llevarse del estado de California a los hijos menores de las partes, o solicitar un pasaporte nuevo o de repuesto para los hijos menores, sin el consentimiento previo por escrito de la otra parte o sin una orden de la corte;*
2. *cobrar, pedir prestado, cancelar, transferir, deshacerse o cambiar el nombre de los beneficiarios de cualquier seguro u otro tipo de cobertura, como de vida, salud, vehículo y discapacidad, que tenga como beneficiario(s) a las partes y su(s) hijo(s) menor(es);*
3. *transferir, gravar, hipotecar, ocultar o deshacerse de cualquier manera de cualquier propiedad, inmueble o personal, ya sea comunitaria, cuasicomunitaria o separada, sin el consentimiento escrito de la otra parte o una orden de la corte, excepto en el curso habitual de actividades personales y comerciales o para satisfacer las necesidades de la vida; y*
4. *crear o modificar una transferencia no testamentaria de manera que afecte la asignación de una propiedad sujeta a transferencia, sin el consentimiento por escrito de la otra parte o una orden de la corte. Antes de que se pueda eliminar la revocación de una transferencia no testamentaria, se debe presentar ante la corte un aviso del cambio y hacer una entrega legal de dicho aviso a la otra parte.*

Cada parte tiene que notificar a la otra sobre cualquier gasto extraordinario propuesto por lo menos cinco días hábiles antes de realizarlo, y rendir cuenta a la corte de todos los gastos extraordinarios realizados después de que estas órdenes de restricción hayan entrado en vigencia. No obstante, puede usar propiedad comunitaria, cuasicomunitaria o suya separada para pagar a un abogado que lo ayude o para pagar los costos de la corte.

NOTICE—ACCESS TO AFFORDABLE HEALTH INSURANCE: Do you or someone in your household need affordable health insurance? If so, you should apply for Covered California. Covered California can help reduce the cost you pay towards high quality affordable health care. For more information, visit www.coveredca.com. Or call Covered California at 1-800-300-1506.

AVISO—ACCESO A SEGURO DE SALUD MÁS ECONÓMICO: ¿Necesita seguro de salud a un costo asequible, ya sea para usted o alguien en su hogar? Si es así, puede presentar una solicitud con Covered California. Covered California lo puede ayudar a reducir el costo que paga por seguro de salud asequible y de alta calidad. Para obtener más información, visite www.coveredca.com. O llame a Covered California al 1-800-300-0213.

WARNING—IMPORTANT INFORMATION

California law provides that, for purposes of division of property upon dissolution of a marriage or domestic partnership or upon legal separation, property acquired by the parties during marriage or domestic partnership in joint form is presumed to be community property. If either party to this action should die before the jointly held community property is divided, the language in the deed that characterizes how title is held (i.e., joint tenancy, tenants in common, or community property) will be controlling, and not the community property presumption. You should consult your attorney if you want the community property presumption to be written into the recorded title to the property.

ADVERTENCIA—INFORMACIÓN IMPORTANTE

De acuerdo a la ley de California, las propiedades adquiridas por las partes durante su matrimonio o pareja de hecho en forma conjunta se consideran propiedad comunitaria para fines de la división de bienes que ocurre cuando se produce una disolución o separación legal del matrimonio o pareja de hecho. Si cualquiera de las partes de este caso llega a fallecer antes de que se divida la propiedad comunitaria de tenencia conjunta, el destino de la misma quedará determinado por las cláusulas de la escritura correspondiente que describen su tenencia (por ej., tenencia conjunta, tenencia en común o propiedad comunitaria) y no por la presunción de propiedad comunitaria. Si quiere que la presunción comunitaria quede registrada en la escritura de la propiedad, debería consultar con un abogado.

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| PARTY WITHOUT ATTORNEY OR ATTORNEY NAME: Elizabeth Yang, Esq. (SBN: 249713) / Kenneth Leong, Esq. (SBN: 231076) FIRM NAME: Yang Law Offices STREET ADDRESS: 199 W. Garvey Ave., Suite 201 CITY: Monterey Park TELEPHONE NO.: (877) 492-6452 E-MAIL ADDRESS: kenneth@yanglawoffices.com ATTORNEY FOR (name): Shengqi Wang | STATE BAR NUMBER: 249713 STATE: CA ZIP CODE: 91754 FAX NO.: (626) 427-0238 | FOR COURT USE ONLY <p style="text-align: center;">FILED Superior Court of California County of Riverside 12/6/2023 S. Gonzales Electronically Filed</p> |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE STREET ADDRESS: 880 N. State Street Hemet, CA. 92543 MAILING ADDRESS: 880 N. State Street Hemet, CA. 92543 CITY AND ZIP CODE: Hemet 92543 BRANCH NAME: Hemet Courthouse | | |
| PETITIONER: Shengqi Wang RESPONDENT: Run Yang | | |
| PETITION TO DETERMINE PARENTAL RELATIONSHIP | | CASE NUMBER: <p style="text-align: center;">FLHE2304937</p> |

1. The petitioner
 - a. gave birth to the children listed in item 2.
 - b. wants to be determined as a parent of the children in item 2 because (specify):
 - c. wants to be determined as not a parent of the children listed in item 2 because (specify):
 - d. is the child or the child's personal representative (specify court and date of appointment):
 - e. Other (specify):
2. The children are

| | | |
|------------------------|------------------|------------|
| a. <u>Child's name</u> | <u>Birthdate</u> | <u>Age</u> |
| Jinji Liu | 03/25/2019 | 4 |

 - b. a child who is not yet born.
3. The court has jurisdiction over the respondent because the respondent:
 - a. lives in this state.
 - b. had sexual intercourse in this state, which resulted in conception of the children listed in item 2.
 - c. Other (specify):
4. The action is brought in this county because (you must check one or more to file in this county):
 - a. the children live or are found in this county.
 - b. a parent is deceased and proceedings for administration of the estate have been or could be started in this county.
5. Petitioner claims (check all that apply):
 - a. respondent is the parent of the children listed in item 2 above.
 - b. parentage has been determined by a voluntary declaration of parentage or paternity. (Attach a copy if available.)
 - c. respondent is the children's parent and has failed to support the children.
 - d. (name): _____ has furnished or is furnishing the following reasonable expenses of pregnancy and birth for which the respondent as parent of the children should pay:

| | | |
|--------|------------|----------------|
| Amount | Payable to | For (specify): |
|--------|------------|----------------|
 - e. public assistance is being provided to the children.
 - f. Other (specify):
6. A completed Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)(form FL-105) is attached.

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| PETITIONER: Shengqi Wang RESPONDENT: Run Yang | CASE NUMBER: FLHE2304937 |
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Petitioner asks the court to make the determinations indicated below.

7. PARENT-CHILD RELATIONSHIP (check all that apply):

- a. Petitioner Respondent is the parent of the children listed in item 2.
- b. Petitioner Respondent is not the parent of the children listed in item 2.
- c. Petitioner requests genetic testing to determine whether the Petitioner Respondent is the parent of the children listed in item 2.

8. CHILD CUSTODY AND VISITATION (PARENTING TIME)

- a. If Petitioner Respondent is found to be the parent of the children listed in item 2.

| | Petitioner | Respondent | Joint | Other |
|--|-------------------------------------|--------------------------|--------------------------|--------------------------|
| b. Legal custody of children to | <input checked="" type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| c. Physical custody of children to | <input checked="" type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| d. Child visitation (parenting time) be granted to | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

As requested in form FL-311 form FL-312 form FL-341(C)
 form FL-341(D) form FL-341(E) Attachment 8d

- e. The facts in support of the requested custody and visitation (parenting time) orders are (specify):
 Contained in the attached declaration.

9. REASONABLE EXPENSES OF PREGNANCY AND BIRTH

| | | | |
|--|--------------------------|--------------------------|--------------------------|
| Reasonable expenses of pregnancy and birth to be paid by as follows: | Petitioner | Respondent | Joint |
| | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

10. FEES AND COSTS OF LITIGATION

| | | | |
|---|--------------------------|--------------------------|--------------------------|
| | Petitioner | Respondent | Joint |
| a. Attorney fees to be paid by | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| b. Expert fees, guardian ad litem fees, and other costs of the action or pretrial proceedings to be paid by | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

11. NAME CHANGE

- Children's names be changed, according to Family Code section 7638, as follows (specify old and new names):
From Jinji Liu to Jinji Cheng

12. CHILD SUPPORT

The court may make orders for support of the children and issue an earnings assignment without further notice to either party.

- 13. OTHER ORDERS REQUESTED (specify): Order remove Zhenhao Liu from minor's birth certificate; add Run Yang's name.

14. I have read the restraining order on the back of the Summons (form FL-210) and I understand it applies to me when this Petition is filed.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: Nov 8, 2023

Shengqi Wang

(TYPE OR PRINT NAME)



Shengqi Wang (Nov 8, 2023 11:45 PST)

(SIGNATURE OF PETITIONER)

A blank Response to Petition to Determine Parental Relationship (form FL-220) must be served on the respondent with this petition.

NOTICE: If you have a child from this relationship, the court is required to order child support based upon the income of both parents. Support normally continues until the child is 18. You should supply the court with information about your finances. Otherwise, the child support order will be based upon information supplied by the other parent. Any party required to pay child support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE

Hemet Courthouse
880 N State Street, Hemet, CA 92543

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| SHENGQI WANG vs. RUN YANG | <p><i>FOR COURT USE ONLY</i></p> <p>FILED</p> <p>Superior Court of California County of Riverside</p> <p>12/14/2023</p> <p>S Gonzales</p> <hr/> <p>CASE NUMBER: FLHE2304937</p> |
| <p>FAMILY LAW CASE MANAGEMENT ORDER</p> | |

Pursuant to California Rules of Court, rule 5.83 the court makes the following Case Management Order:

A. NOTICE TO BOTH PARTIES

1. You should finish your case within 18 months after the petition is filed.
2. If your case is not finished within 18 months, you will be noticed to attend a hearing in order for the court to review the status of your case and determine what steps are needed to finish the case.
3. You must notify the court in writing if you change your mailing address, e-mail address, or telephone number. (Form MC-040).

B. NOTICE TO THE PETITIONER – YOU MUST DO ALL OF THE FOLLOWING:

1. Serve the petition and case management order on the Respondent, and file proof of service within **sixty (60) days** after the petition is filed.
2. If the Respondent does not file a response within **thirty (30) days** after the service of the petition, you must file a request for entry of default (Form FL-165).
3. After filing the request for entry of default, you must file additional paperwork to get a default judgment and finish your case within **sixty (60) days**. Workshops are available to help you complete your final paperwork. Go to: www.riverside.courts.ca.gov.

C. NOTICE TO THE RESPONDENT – YOU MUST DO ALL OF THE FOLLOWING:

1. Complete your response (Form FL-220 or FL-270) and serve it on the Petitioner. Then file your response and the proof of service within **thirty (30) days** after you are served with the petition.
2. If you do not file a response within **thirty (30) days** a default may be taken against you and prevent you from participating in this case.

D. OPPORTUNITIES TO RESOLVE YOUR CASE WITHOUT GOING TO COURT:

1. **Alternative Dispute Resolution (ADR):** ADR is a voluntary process where the parties work with a neutral mediator to try to resolve their disputes without court hearings or a trial. Mediators help the parties work out voluntary agreements that promote individual and common interests through understanding and cooperation. For more information go to: www.riverside.courts.ca.gov/adrl/famlaw_privatemediation
2. **Collaborative Law:** Involves a team approach where the parties agree to cooperate with one or more attorneys, advisors, such as accountants, appraisers, and child custody professionals, or any other person to resolve their differences and develop positive communication skills for future contact. Through the collaborative law process parties reach voluntary agreements on all of the issues in their case without court hearings or trial. For more information go to: www.riverside.courts.ca.gov/selfhelp/collaborativelaw.pdf.

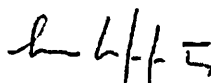
E. IF YOU NEED COURT ORDERS:

1. File a Request for Order (FL-300) with the court, serve it on the other party and file the proof of service.
2. Meet and Discuss Issues Before the Hearing:
Unless there is a court order involving domestic violence in your case, before any hearing on a Request for Order, you and the other party must meet, discuss, and try to settle all of the issues raised in the request for order. If you reach an agreement on all issues you must file a Stipulation Re: Hearing Resolution, Local Form RI-FL010, as soon as possible.
3. Financial Issues:
If your hearing involves financial issues, such as child support, spousal support, or attorneys' fees, you must complete, file, and serve on the other party a current and accurate Income and Expense Declaration (Form FL-150), including copies of your current paystubs for the last two months. If you need help, please visit the Family Law Facilitator. For more information go to: www.riverside.courts.ca.gov/selfhelp/fi_facilitators.

F. SANCTIONS: If you do not comply with this case management order you could be subject to sanctions, which may include but are not limited to payment of costs and fees incurred by the other party, court costs, restrictions on what evidence can be presented at any hearing or trial, and/or dismissal of your case.

IT IS SO ORDERED

Dated: 12/14/2023



(JUDICIAL OFFICER)

Case Management Order Checklist
(You may use this checklist to track important dates)

Date Petition Filed: 12/14/2023 Date Petition Served: _____

Date Response Filed: _____

Petitioner

- Serve the petition and case management order, and file the proof of service **within 60 days** of the petition being filed.
- Response is due _____ (**30 days** after the other party is served with the petition).
- If a Response is not filed within 30 days after the petition was served, file a Request for Entry of Default (FL-165) **within 60 days** after the Response was due.
- File Default Judgment paperwork **within 60 days** after the Request for Entry of Default is filed.
- Case Status Conference – **240 days** after the petition is filed.

Respondent

- File your response (Form FL-220 or FL-270) **within 30 days** after being served, and file the proof of service.
- Case Status Conference – **240 days** after the petition is filed. (Respondent attends only if a response is filed.)

If a Response is filed:

- Petitioner and Respondent should work together to reach an agreement on all of the issues in their case. You may be able to resolve the issues in your case without court hearing or trial through Alternative Dispute Resolution or Collaborative Law.
- If no agreement is reached, file a request for a settlement conference and trial (Local Form RI-FL008)
- Final judgment submitted no later than 18 months after the petition was filed.

Additional Resources to Help You with Your Case:

Riverside Superior Court Self-Help website: www.riverside.courts.ca.gov/selfhelp/familylaw

Free Family Law workshops: Riverside: www.riverside.courts.ca.gov/cal_rivfamlawworkshop.pdf

Hemet: www.riverside.courts.ca.gov/cal_hemetfamlawworkshop.pdf

Indio: www.riverside.courts.ca.gov/cal_indfamlawworkshop.pdf

Free Family Law form packets: www.riverside.courts.ca.gov/selfhelp/fl_packets

Family Law Facilitator information: www.riverside.courts.ca.gov/selfhelp/fl_facilitators

Collaborative Law information: www.riverside.courts.ca.gov/selfhelp/collaborativelaw.pdf

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE

Hemet Courthouse
880 N State Street, Hemet, CA 92543
www.riverside.courts.ca.gov

Case Number: FLHE2304937

Case Name: WANG vs. YANG



NOTICE OF DEPARTMENT ASSIGNMENT

The above entitled case is assigned to Department H2 currently presided over by Judge Sean P. Lafferty for all purposes.

Any challenge to the assigned Judge pursuant to Section 170.6, subdivision (2) of the Code of Civil Procedure, shall be exercised pursuant to the requirements of that section.

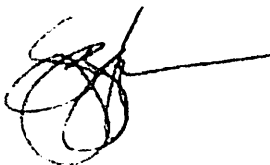
Petitioner is hereby noticed at this time and is required to serve all other parties with this notice forthwith.

The court encourages parties to resolve their case through informal dispute resolution instead of court hearings and trial. One option is private mediation with an experienced family law attorney. For information, visit the court's website at www.riverside.courts.ca.gov/adr/famlaw_privatemediation.shtml.

| | |
|---|---|
|  | Interpreter services are available upon request. If you need an interpreter, please complete and submit the online Interpreter Request Form (https://riverside.courts.ca.gov/Divisions/InterpreterInfo/ri-in007.pdf) or contact the clerk's office and verbally request an interpreter. All requests must be made in advance with as much notice as possible, and prior to the hearing date in order to secure an interpreter. |
|  | Assistive listening systems, computer-assisted real time captioning, or sign language interpreter services are available upon request if at least 5 days notice is provided. Contact the Office of the ADA Coordinator by calling (951) 777-3023 or TDD (951) 777-3769 between 8:00 am and 4:30 pm or by emailing ADA@riverside.courts.ca.gov to request an accommodation. A <i>Request for Accommodations by Persons With Disabilities and Order</i> (form MC-410) must be submitted when requesting an accommodation. (Civil Code section 54.8.) |

Dated: 12/14/2023

JASON B. GALKIN,
Court Executive Officer/Clerk of the Court

by: 

S. Gonzales, Deputy Clerk

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE

Hemet Courthouse
880 N State Street, Hemet, CA 92543
www.riverside.courts.ca.gov

Case Number: FLHE2304937

Case Name: WANG vs. YANG

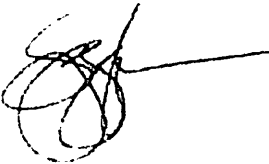
Kenneth Leong
199 W. GARVEY AVE SUITE 201
MONTEREY PARK, CA 91754

CERTIFICATE OF MAILING

I certify that I am currently employed by the Superior Court of California, County of Riverside, and that I am not a party to this action or proceeding. In my capacity, I am familiar with the practices and procedures used in connection with the mailing of correspondence. Such correspondence is deposited in the outgoing mail of the Superior Court. Outgoing mail is delivered to and mailed by the United States Postal Service, postage prepaid, the same day in the ordinary course of business. I certify that I served a copy of the foregoing NOTICE OF DEPARTMENT ASSIGNMENT on this date, by depositing said copy as stated above.

Dated: 12/14/2023

JASON B. GALKIN,
Court Executive Officer/Clerk of the Court

by: 

S. Gonzales, Deputy Clerk

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE

BLYTHE 265 N. Broadway, Blythe, CA 92225
 HEMET 880 N. State St., Hemet, CA 92543

INDIO 46-200 Oasis St., Indio, CA 92201
 RIVERSIDE 4175 Main St., Riverside, CA 92501

RI-FL036

| | |
|---|---|
| ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar Number and Address) Kenneth Leong 231076 YANG LAW OFFICES 199 W. Garvey Ave., Suite 201 Monterey Park, CA 91754 TELEPHONE NO.: (626) 360-2040 FAX NO. (Optional): (626) 988-8827 E-MAIL ADDRESS (Optional): kenneth@yanglawoffices.com ATTORNEY FOR (Name): Shengqi Wang | FOR COURT USE ONLY <div style="text-align: center;">FILED</div> Superior Court of California County of Riverside 12/6/2023 S. Gonzales Electronically Filed |
| PETITIONER: Shengqi Wang RESPONDENT: Run Yang | |
| CASE NUMBER: <div style="text-align: center;">FLHE2304937</div> | |
| DECLARATION OF RESIDENCE | |

The undersigned certifies that this case should be tried or heard in the:

Blythe Court Hemet Court Indio Court Riverside Court

for the following reasons:

The party's primary residence is located within the geographical area. The city and zip code is:

City _____ Zip Code _____

Other: The child's primary residence is located in Temecula. The zip code is 92591.

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date: _____

Kenneth Leong

(TYPE OR PRINT NAME OF ATTORNEY PARTY MAKING DECLARATION)

(SIGNATURE)

| | |
|---|---|
| ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address) Elizabeth Yang, Esq. (SBN: 249713) / Kenneth Leong, Esq. (SBN: 231076) Yang Law Offices 199 W. Garvey Ave., Suite 201 Monterey Park, CA 91754 TELEPHONE NO (877) 492-6452 FAX NO (Optional) (626) 427-0238 E-MAIL ADDRESS (Optional) kenneth@yanglawoffices.com ATTORNEY FOR (Name) Shengqi Wang | FOR COURT USE ONLY <h2 style="margin: 0;">FILED</h2> Superior Court of California County of Riverside 12/6/2023 S. Gonzales Electronically Filed |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE | |
| STREET ADDRESS: 880 N. State Street Hemet, CA. 92543 MAILING ADDRESS: 880 N. State Street Hemet, CA. 92543 CITY AND ZIP CODE: Hemet 92543 BRANCH NAME: Hemet Courthouse | |
| PETITIONER: <i>(This section applies only to family law cases.)</i> Shengqi Wang RESPONDENT: Run Yang OTHER PARTY: | |
| <i>(This section applies only to guardianship cases.)</i> | |
| GUARDIANSHIP OF (Name): _____ Minor | CASE NUMBER: <h3 style="margin: 0;">FLHE2304937</h3> |
| DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) | |

1. I am a party to this proceeding to determine custody of a child.
2. My present address and the present address of each child residing with me is confidential under Family Code section 3429 as I have indicated in item 3.
3. There are (specify number): 1 minor children who are subject to this proceeding, as follows:
(Insert the information requested below. The residence information must be given for the last FIVE years.)

| | | | | | | | |
|---|---|---|--|---------------|--|--------|--|
| a. Child's name | | Place of birth | | Date of birth | | Sex | |
| Jinji Liu | | San Gabriel, CA. | | 03/25/2019 | | Female | |
| Period of residence | Address | Person child lived with (name and complete current address) | | Relationship | | | |
| 1/2021 to present | 40187 Starling St. Temecula, CA 92591 <input type="checkbox"/> Confidential | Xiang Dong Cheng & Mom at Temecula <input type="checkbox"/> Confidential | | Grandma, Mom | | | |
| 3/2019 to 1/2021 | Child's residence (City, State) 65 Alevera St. Irvine, CA 92618 | Person child lived with (name and complete current address) Mom at 65 65 Alevera St., Irvine, CA | | Mom | | | |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | | | | | |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | | | | | |
| b. Child's name | | Place of birth | | Date of birth | | Sex | |
| <input type="checkbox"/> Residence information is the same as given above for child a (If NOT the same, provide the information below.) | | | | | | | |
| Period of residence | Address | Person child lived with (name and complete current address) | | Relationship | | | |
| to present | <input type="checkbox"/> Confidential | <input type="checkbox"/> Confidential | | | | | |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | | | | | |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | | | | | |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | | | | | |

- c. Additional residence information for a child listed in item a or b is continued on attachment 3c.
- d. Additional children are listed on form FL-105(A)/GC-120(A). (Provide all requested information for additional children.)

| | |
|-------------------------------------|------------------------------------|
| SHORT TITLE: Wang v. Yang | CASE NUMBER: FLHE2304937 |
|-------------------------------------|------------------------------------|

4. Do you have information about, or have you participated as a party or as a witness or in some other capacity in, another court case or custody or visitation proceeding, in California or elsewhere, concerning a child subject to this proceeding?
 Yes No (If yes, attach a copy of the orders (if you have one) and provide the following information):

| Proceeding | Case number | Court (name, state, location) | Court order or judgment (date) | Name of each child | Your connection to the case | Case status |
|--|-------------|-------------------------------|--------------------------------|--------------------|-----------------------------|-------------|
| a. <input type="checkbox"/> Family | | | | | | |
| b. <input type="checkbox"/> Guardianship | | | | | | |
| c. <input type="checkbox"/> Other | | | | | | |

| Proceeding | Case Number | Court (name, state, location) |
|---|-------------|-------------------------------|
| d. <input type="checkbox"/> Juvenile Delinquency/ Juvenile Dependency | | |
| e. <input type="checkbox"/> Adoption | | |

5. One or more domestic violence restraining/protective orders are now in effect. (Attach a copy of the orders if you have one and provide the following information):

| Court | County | State | Case number (if known) | Orders expire (date) |
|---|--------|-------|------------------------|----------------------|
| a. <input type="checkbox"/> Criminal | | | | |
| b. <input type="checkbox"/> Family | | | | |
| c. <input type="checkbox"/> Juvenile Delinquency/ Juvenile Dependency | | | | |
| d. <input type="checkbox"/> Other | | | | |

6. Do you know of any person who is not a party to this proceeding who has physical custody or claims to have custody of or visitation rights with any child in this case? Yes No (If yes, provide the following information):

| | | |
|---|---|---|
| a. Name and address of person <input type="checkbox"/> Has physical custody <input type="checkbox"/> Claims custody rights <input type="checkbox"/> Claims visitation rights Name of each child | b. Name and address of person <input type="checkbox"/> Has physical custody <input type="checkbox"/> Claims custody rights <input type="checkbox"/> Claims visitation rights Name of each child | c. Name and address of person <input type="checkbox"/> Has physical custody <input type="checkbox"/> Claims custody rights <input type="checkbox"/> Claims visitation rights Name of each child |
|---|---|---|

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: Nov 8, 2023

Shengqi Wang

 (TYPE OR PRINT NAME)



 (SIGNATURE OF DECLARANT)

7. Number of pages attached: _____

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

| | |
|-----------------------|-----------------------|
| SHORT TITLE: _____ | CASE NUMBER: _____ |
|-----------------------|-----------------------|

4. Do you have information about, or have you participated as a party or as a witness or in some other capacity in, another court case or custody or visitation proceeding, in California or elsewhere, concerning a child subject to this proceeding?
 Yes No (If yes, attach a copy of the orders (if you have one) and provide the following information):

| Proceeding | Case number | Court (name, state, location) | Court order or judgment (date) | Name of each child | Your connection to the case | Case status |
|--|-------------|----------------------------------|--------------------------------------|--------------------|-----------------------------------|-------------|
| a. <input type="checkbox"/> Family | | | | | | |
| b. <input type="checkbox"/> Guardianship | | | | | | |
| c. <input type="checkbox"/> Other | | | | | | |

| Proceeding | Case Number | Court (name, state, location) |
|--|-------------|-------------------------------|
| d. <input type="checkbox"/> Juvenile Delinquency/ Juvenile Dependency | | |
| e. <input type="checkbox"/> Adoption | | |

5. One or more domestic violence restraining/protective orders are now in effect. (Attach a copy of the orders if you have one and provide the following information):

| Court | County | State | Case number (if known) | Orders expire (date) |
|--|--------|-------|------------------------|----------------------|
| a. <input type="checkbox"/> Criminal | | | | |
| b. <input type="checkbox"/> Family | | | | |
| c. <input type="checkbox"/> Juvenile Delinquency/ Juvenile Dependency | | | | |
| d. <input type="checkbox"/> Other | | | | |

6. Do you know of any person who is not a party to this proceeding who has physical custody or claims to have custody of or visitation rights with any child in this case? Yes No (If yes, provide the following information):

| | | |
|---|---|---|
| a. Name and address of person <input type="checkbox"/> Has physical custody <input type="checkbox"/> Claims custody rights <input type="checkbox"/> Claims visitation rights <hr/> Name of each child | b. Name and address of person <input type="checkbox"/> Has physical custody <input type="checkbox"/> Claims custody rights <input type="checkbox"/> Claims visitation rights <hr/> Name of each child | c. Name and address of person <input type="checkbox"/> Has physical custody <input type="checkbox"/> Claims custody rights <input type="checkbox"/> Claims visitation rights <hr/> Name of each child |
|---|---|---|

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

_____ ▶ _____
 (TYPE OR PRINT NAME) (SIGNATURE OF DECLARANT)

7. Number of pages attached: _____

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

| | |
|---|---------------------------|
| ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): TELEPHONE NO.: _____ FAX NO. (Optional): _____ E-MAIL ADDRESS (Optional): _____ ATTORNEY FOR (Name): _____ | FOR COURT USE ONLY |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME: | |
| (This section applies only to family law cases.) PETITIONER: RESPONDENT: OTHER PARTY: | |
| (This section applies only to guardianship cases.) GUARDIANSHIP OF (Name): _____ Minor | CASE NUMBER: _____ |
| DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) | |

1. I am a party to this proceeding to determine custody of a child.
2. My present address and the present address of each child residing with me is confidential under Family Code section 3429 as I have indicated in item 3.
3. There are (specify number): _____ minor children who are subject to this proceeding, as follows:
(Insert the information requested below. The residence information must be given for the last FIVE years.)

| a. Child's name | Place of birth | Date of birth | Sex |
|--|--|--|--------------|
| Period of residence to present | Address <input type="checkbox"/> Confidential | Person child lived with (name and complete current address) <input type="checkbox"/> Confidential | Relationship |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | |
| b. Child's name | Place of birth | Date of birth | Sex |
| <input type="checkbox"/> Residence information is the same as given above for child a. (If NOT the same, provide the information below.) | | | |
| Period of residence to present | Address <input type="checkbox"/> Confidential | Person child lived with (name and complete current address) <input type="checkbox"/> Confidential | Relationship |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | |
| to | Child's residence (City, State) | Person child lived with (name and complete current address) | |

- c. Additional residence information for a child listed in item a or b is continued on attachment 3c.
- d. Additional children are listed on form FL-105(A)/GC-120(A). (Provide all requested information for additional children.) Page 1 of 2

YANG LAW OFFICES
199 W. Garvey Ave., Suite 201
Monterey Park, CA 91754

1 Elizabeth Yang, Esq. SBN 249713
2 Kenneth Leong, Esq. SNB: 231076
3 Yang Law Offices
4 199 W. Garvey Ave., Suite 201
5 Monterey Park, CA 91754
6 Telephone: (626) 360-0032
7 Facsimile: (626) 427-0238

FILED
Superior Court of California
County of Riverside
12/6/2023
S. Gonzales
Electronically Filed

6 Attorneys for Petitioner,
7 SHENGQI WANG

8 SUPERIOR COURT OF THE STATE OF CALIFORNIA
9 FOR THE COUNTY OF RIVERSIDE

11 In Re the Matter Of:

Case No.: **FLHE2304937**

12 SHENGQI WANG,
13 Petitioner,

DECLARATION OF SHENGQI WANG.

14 And

15 RUN YANG,
16 Respondent.

17
18 I, SHENGQI WANG, declare the following:

19 I am the Petitioner in this case. I have personal knowledge of the facts stated herein. As
20 to facts herein stated on information and belief, I believe them to be true. I offer this declaration
21 in lieu of my personal testimony pursuant to Code of Civil Procedure § 2009 and § 2015.5, Rule
22 1225 of the California Rules of Court, *In re Marriage of Stevenot* (1984) 154 Cal. App. 3d 105,
23 1059, at fn. 3 and *Reifler v. Superior Court* (1974) 39 Cal. App. 3d 479, 485.

24 **INTRODUCTION**

25 1. I pray the Court to order:

- 26 a. Petitioner be awarded sole legal and physical custody over our child;
27 b. Respondent have visitation rights with our child;

28

- 1 c. Respondent to provide guideline child support;
2 d. Respondent to provide adequate and proper insurance coverage over our child;
3 e. Minor Child's name changed from Jinji Liu to Jinji Cheng;
4 f. Remove Zhenhao Liu's name and birthday from the minor's child's birth
5 certificate, as parent, and add Respondent's Run Yang's name and his birthday
6 August 20, 1995, instead; and
7 g. ; Any other orders that the Court finds appropriate in this matter.

8 **BACKGROUND**

- 9 2. I am the Petitioner SHENGQI WANG (hereinafter "Shengqi" or "Isabella") and I was
10 born May 18, 1999. I am twenty four (24) years old.
11 3. The Respondent is RUN YANG (hereinafter "Run") and he was born August 20, 1995.
12 He is twenty eight (28) years old.
13 4. Run and I were never married, but our union bore a beautiful child: Jinji Liu (hereinafter
14 "Jinji," born March 25, 2019). She is four (4) years old.
15 5. I suspected Zhaohao Liu (hereinafter "Zhaohao") was the father, and at the time, I was
16 certain he was the father, so when it came time to indicate on Jinji's birth certificate the
17 father's name, I put down Zhaohao Liu. See Exhibit "A".
18 6. Zhaohao and I were never married, too.
19 7. A November 11, 2019, LBGenetics DNA test done on Zhaohao indicated conclusively
20 that he was not Jinji's father. See Exhibit "B"
21 8. When Jinji was born, I lost contact with Run. He never inquired about me and Jinji. I
22 have never heard from him.
23 9. I spoke to several individuals and attorneys, and they recommended I file the paternity,
24 change Jinji's birth certificate, and pursue Run for child support.
25 10. Respondent's whereabouts is unknown. I have looked but I cannot find him.
26 11. It is obvious that Jinji spent all her life with me and not time with Run.
27 12. As a result, I think it would be best for Jinji that she would be with me, and I would have
28 sole legal and physical custody over her.

| | |
|--|--|
| PARTY WITHOUT ATTORNEY OR ATTORNEY NAME: FIRM NAME: STREET ADDRESS: CITY: STATE: ZIP CODE: TELEPHONE NO.: FAX NO.: E-MAIL ADDRESS: ATTORNEY FOR (name): | STATE BAR NUMBER: FOR COURT USE ONLY |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME: | |
| PETITIONER: RESPONDENT: | |
| RESPONSE TO PETITION TO DETERMINE PARENTAL RELATIONSHIP | CASE NUMBER: |

1. The petitioner
 - a. is a parent of the children in item 2.
 - b. is not a parent of the children in item 2.
 - c. is the child or the child's personal representative (*specify court and date of appointment*):
 - d. Other (*specify*):

2. The children are

| | | |
|------------------------|------------------|------------|
| a. <u>Child's name</u> | <u>Birthdate</u> | <u>Age</u> |
|------------------------|------------------|------------|

 b. a child who is not yet born.

3. The respondent
 - a. lives in the state of California.
 - b. was in California when the children listed in item 2 were conceived.
 - c. does not live in the state of California.
 - d. was not in California when the children listed in item 2 were conceived.
 - e. Other (*specify*):

4. The children
 - a. live or are found in this county.
 - b. are children of a parent who is deceased, and proceedings for administration of the estate have been or could be started in this county.

5. The respondent is
 - a. the parent of the children listed in item 2 above.
 - b. not certain if the respondent is the parent of the children listed in item 2 above.
 - c. not the parent of the children listed in item 2 above.
 - d. Other (*specify*):

6. Additional statements
 - a. Parentage has been determined by a voluntary declaration of parentage or paternity. (*Attach a copy if available.*)
 - b. Parentage has been established in another case governmental child support Other (*specify*):
 - c. Public assistance is being provided to the children.

7. A completed *Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)* (form [FL-105](#)) is attached.

| | |
|----------------------------|--------------|
| PETITIONER: RESPONDENT: | CASE NUMBER: |
|----------------------------|--------------|

The respondent asks that the court make the determinations listed below.

8. PARENT-CHILD RELATIONSHIP (check all that apply):

- a. Respondent Petitioner is the parent of the children listed in item 2.
- b. Respondent Petitioner is not the parent of the children listed in item 2.
- c. Respondent requests genetic testing to determine whether the Petitioner Respondent is the parent of the children listed in item 2.

9. CHILD CUSTODY AND VISITATION (PARENTING TIME)

- | | Petitioner | Respondent | Joint | Other |
|--|--------------------------|--------------------------|--------------------------|--------------------------|
| a. Legal custody of children to | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| b. Physical custody of children to | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| c. Child visitation (parenting time) be granted to | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
- As requested in form [FL-311](#) form [FL-312](#) form [FL-341\(C\)](#)
 form [FL-341\(D\)](#) form [FL-341\(E\)](#) [Attachment 9c](#)
- d. The facts in support of the requested custody and visitation (parenting time) orders are (specify):
 Contained in the attached [declaration](#).

10. REASONABLE EXPENSES OF PREGNANCY AND BIRTH:

| | | | |
|--|--|--|-----------------------------------|
| Reasonable expenses of pregnancy and birth to be paid by as follows: | Petitioner <input type="checkbox"/> | Respondent <input type="checkbox"/> | Joint <input type="checkbox"/> |
|--|--|--|-----------------------------------|

11. FEES AND COSTS OF LITIGATION

| | | | |
|---|--------------------------|--------------------------|--------------------------|
| | Petitioner | Respondent | Joint |
| a. Attorney fees to be paid by | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| b. Expert fees, guardian ad litem fees, and other costs of the action or pretrial proceedings to be paid by | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

12. NAME CHANGE

Children's names be changed, according to Family Code section 7638, as follows (specify old and new names):

13. OTHER ORDERS REQUESTED (specify):

14. CHILD SUPPORT

The court may make orders for support of the children and issue an earnings assignment without further notice to either party.

I have read the restraining order on the back of the *Summons* (form FL-210) and I understand it applies to me.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

| | |
|----------------------|---------------------------|
| (TYPE OR PRINT NAME) | (SIGNATURE OF RESPONDENT) |
|----------------------|---------------------------|

NOTICE: If you have a child from this relationship, the court is required to order child support based upon the income of both parents. Support normally continues until the child is 18. You should supply the court with information about your finances. Otherwise, the child support order will be based upon information supplied by the other parent. Any party required to pay child support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.

传票 (家庭法)

CITACIÓN (Derecho familiar)

被告通知 (姓名) : Run Yang

AVISO AL DEMANDADO (Nombre):

您已被起诉。请阅读下面及下一页的信息。

Lo han demandado. Lea la información a continuación y en la página siguiente.

原告姓名为: Shengqi Wang

Nombre del demandante:

案件编号 (NUMERO DE CASO):

FLHE2304937

仅供法院使用
(SOLO PARA USO DE LA CORTE)

已提交

加州高级法院
河滨县

2023年12月6日

S. Gonzales

电子提交

您在收到传票和申请书后的 **30 个** 日历日内, 您有义务在法院提交回应 (表格 [FL-120](#)) 并将一份副本送达给申请人。书面信函、电话或法庭出庭都不能代替您提交回应。

如果您未能按时提交回应, 法院可能会做出影响您的婚姻或同居关系、财产和子女监护的裁决。您可能被要求支付赡养费、律师费和其他费用。

如需法律咨询, 请立即联系律师。您可以在加州法院在线自助中心 (www.courts.ca.gov/selfhelp)、加州法律服务网站 (www.lawhelpca.org) 或联系您当地的县律师协会寻求帮助找到律师。

Tiene **30 días de calendario** después de haber recibido la entrega legal de esta Citación y Petición para presentar una Respuesta (formulario [FL-120](#)) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefónica o una audiencia de la corte no basta para protegerlo.

Si no presenta su Respuesta a tiempo, la corte puede dar órdenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte también le puede ordenar que pague manutención, y honorarios y costos legales.

Para asesoramiento legal, póngase en contacto de inmediato con un abogado. Puede obtener información para encontrar un abogado en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en el sitio web de los Servicios Legales de California (www.lawhelpca.org) o poniéndose en contacto con el colegio de abogados de su condado.

通知—限制令在第 2 页上:

这些限制令对双方配偶或同居伴侣有效, 直到申请被驳回、判决被做出, 或法院做出进一步的命令。这些限制令在加利福尼亚州的任何地方都可以由任何已收到或看到它们副本的执法人员执行。

AVISO—LAS ÓRDENES DE RESTRICCIÓN SE ENCUENTRAN EN LA PÁGINA 2: Las órdenes de restricción están en vigencia en cuanto a ambos cónyuges o miembros de la pareja de hecho hasta que se despida la petición, se emita un fallo o la corte de otras órdenes. Cualquier agencia del orden público que haya recibido o visto una copia de estas órdenes puede hacerlas acatar en cualquier lugar de California.

费用豁免: 如果您无法支付申请费, 请向法院职员索取费用豁免表格。法院可能会命令您偿还法院为您或另一方豁免的全部或部分费用和成本。

EXENCIÓN DE CUOTAS: Si no puede pagar la cuota de presentación, pida al secretario un formulario de exención de cuotas. La corte puede ordenar que usted pague, ya sea en parte o por completo, las cuotas y costos de la corte previamente exentos a petición de usted o de la otra parte.

[印章]



1. 法院的名称和地址 (El nombre y dirección de la corte son):

Hemet Courthouse
880 N. State Street
880 N. State Street
Hemet CA 92543

2. 申请人的律师的姓名、地址和电话号码· 或者没有律师的申请人· 是:

(El nombre, dirección y número de teléfono del abogado del demandante, o del demandante si no tiene abogado, son):
Kenneth Leong 231076
YANG LAW OFFICES
199 W. Garvey Ave., Suite 201 Monterey Park, CA 91754
(877) 492-6452

日期 (Fecha):

2023年12月6日

书记员, 由 (Secretario, por) _____ 副手, (Asistente)

第 1 页, 共 2 页

| | |
|--|--|
| <p>标准的家庭法限制令</p> <p>从现在开始，您和您的配偶或同居伴侣受如下限制：</p> <ol style="list-style-type: none"> 1. 未经另一方事先书面同意或法院判令批准，禁止将当事方的未成年子女迁出本州，或为未成年子女申请新护照或替换旧护照。 2. 禁止兑现、出借、取消、转让、处置当事方及其未成年子女持有的任何保险及所有其他保险收益（包括人寿、健康、汽车和残疾保险等），或改变上述保险收益； 3. 未经另一方书面同意或法院判令批准，禁止转让、抵押、担保或以任何方式处置任何不动产或个人财产，无论其为共同财产、类共同财产或单独支配财产，但正常经营流程中的财产或生活必需品除外；以及 4. 未经另一方书面同意或法院判令批准，禁止以设立非遗嘱转让或修改非遗嘱转让的方式，影响转让财产的处置。撤销非遗嘱转让生效之前或取消财产继承权之前，必须将变更通知送达至另一方当事人。 <p>当事双方必须在任何拟议的额外开支之前至少五个工作日提前通知对方，并向法院说明此限制令生效之后的所有额外开支。但是，您可以使用共同财产、类共同财产或您们自己单独的财产支付律师费或法庭费用。</p> | <p>ORDENES DE RESTRICCION ESTANDAR DE DERECHO FAMILIAR</p> <p>En forma inmediata, usted y su conyuge o pareja de hecho (tíenor) proíbido:</p> <p>llevarse del estado de California a los hijos menores de las partes, 3 solicitar un pasapode nuevo o de repuesto para los hijos menores, sin el consentimiento previo por escrito de la otra parte o sin una orden de la corte; cobrar, pedir prestado, cancelar, transferir, deshacerse o cambist el nombre de los beneficiarios de cualquier seguro u otro tipc de cobedura. como de vida, salud, vehiculo y discapa idad, que tenga como beneficiario(s) a las pades y su(s) hip(s) menor(es); transferr, gravar, hipotecar. ocultar o deshacerse de cualquier manera de cualquier prcpiedad, inmueble o persona', ya sea comunitaria. cuasicomunitaria o separada, sin el consentimiento escrito de la otra pade o una orden de la code, excepto en el curso habitual de actividades personals y comerciales o para satisfacer las necesidades de la vice; y crear o modificar una transferencia no festamenfar/a de manera que afecte la asignacdn de una propiedad sujeta a transferencia, sin el consentimiento por escrito de la otra pade o Lna orden de la code. Antes de que se pueda eliminar 'a revocacdn de una transferencia no testamettaria, se debe presentar ante la code un aviso del cambio y hacer una entrega legal de dicho aviso a la otra pade. Cada pade thne que notificar a la otra sobre cualquier gasto extraordinarie propuesto por lo menos cinco días hábiles antes de realizarlo, y rendir cuenta a la code de todos los gastos extraordinarios realizados despu's de que estas drdenes de restriccdn hayan enftrado en vigencia. No obstante, puede usar propiedad comunitaria, cuasicomunitaria o suya separada parapagar a un abogado que lo ayude o para pagar los costos de la code.</p> |
| <p>注意事项 - 获得可承担的健康保险：</p> <p>您或您家中的其他人是否需要可承担的健康保险？如果是，您可以申请加州全保。</p> <p>加州全保可以帮助您减少支出并享受高质量、低成本的医疗保健。更多详细信息，请访问 www.coveredca.com。或致电加州全保：1-800-300-1506</p> | <p>A VISO-ACCESO A SEGURO DE SALUD MAS ECONOMICO:</p> <p>Necesita seguro de salud a un costo asequible. ya sea para usted o alguien en tu hogar? Si es asl, puede presentar una solicitud con Covered California. Covered California lo puede ayudar a reducir el costo que paga por seguro de salud asequible y de alta calidad. Para obtenerm'is informacdn. visite www.coveredca.com. O Name a Covered C^ifornia al 1-800-300-0213.</p> |
| <p>警告 - 重要信息</p> <p>加州法律规定，当解除婚姻或同居伴侣关系以及合法分居时，双方在婚姻或同居伴侣关系期间以共同拥有方式获得的财产将被认定为共同财产。如果夫妻共同财产分割之前，本诉讼中的任何一方死亡，那么契据中所述的所有权持有方式（即联权共有、未分股的共同产权或共同财产）条文将起决定作用，而非共同财产的认定。如果您想把夫妻共同财产的认定记录在财产所有权中，请咨询您的律师。</p> | <p>advertencia-informaciOnimportante</p> <p>De acuerdo s la ley de California, las propiedades adquiridas por las partes durante su matrllimonio o pareja de hecho em forma conjunta se consideran propiedad comunitaria para fines de la division de bienes que ocurre cuando se produce una disolucimn o separacdn legal del matrimonio o pareja dehecho. Si cualquiera de las partes de este caso llega a fallecer antes de que se divide la propiedad comunitaria de tenencia confunta, el destine de la mssma quedara determinado por las cl^usulas de la escritura correspondente que describen su tenencia (por ej., tenencia conjunta, tenencia en comiin o propiedad comunitaria) y no por la presuncidn de propiedad comunitaria. Si quiere que la presuncidn comunitaria quede registrada en la escritura de la propiedad, deberia consultar con un abogado.</p> |

| | |
|--|--|
| 没有律师的当事人或律师 州律师执业编号: 249713 姓名: Elizabeth Yang, 律师 (SBN: 249713) / Kenneth Leong, 律师 (SBN: 231076) 事务所名称: Yang Law Offices 街道地址: 199 W. Garvey Ave., Suite 201 城市: Monterey Park 州: CA 邮政编码: 91754 电话号码: (877) 492-6452 传真号码: (626) 427-0238 电子邮件地址: kenneth@yanglawoffices.com 代表 (姓名): Shengqi Wang | 仅供法院使用 已提交 加州河滨县 高级法院 2023年12月6日 S. Gonzales 电子提交 |
| 加州河滨县高级法院 街道地址: 880 N. State Street Hemet, CA. 92543 邮寄地址: 880 N. State Street Hemet, CA. 92543 城市和邮政编码: Hemet 92543 分院名称: Hemet Courthouse | |
| 原告: Shengqi Wang 被告: Run Yang | |
| 确定亲子关系申请书 | 案件编号: FLHE2304937 |

1. 原告
 - a. 生下了第 2 项中列出的孩子。
 - b. 希望被确定为第 2 项中孩子的父母, 原因是 (请注明):
 - c. 希望被确定为第 2 项中孩子的非父母, 原因是 (请注明):
 - d. 是孩子或孩子的个人代表 (请注明法院和任命日期):
 - e. 其他 (请注明):
2. 孩子是:

| | | |
|----------------|------------------|-----------|
| a. <u>孩子姓名</u> | <u>出生日期</u> | <u>年龄</u> |
| Jinji Liu | 2019 年 03 月 25 日 | 4 岁 |

 - b. 一个尚未出生的孩子。
3. 法院对被告具有管辖权, 因为被告:
 - a. 居住在本州。
 - b. 在本州发生性行为, 导致第 2 项中列出的孩子的受孕。
 - c. 其他 (请注明):
4. 本案在该县提起, 原因是 (您必须选择一个或多个以在该县提起诉讼):
 - a. 孩子住在或被发现在该县。
 - b. 一名父母已故, 该县已经或可能开始了对遗产的管理程序。
5. 申请人声称 (勾选所有适用项):
 - a. 被告是上述第 2 项中列出的孩子的父母。
 - b. 通过自愿声明亲子关系或父权已确定了亲子关系。(如有副本, 请附上。)
 - c. 被告是孩子的父母, 并且未能为孩子提供支持。
 - d. (姓名): _____ 已经或正在提供以下孕期和分娩的合理费用, 被告作为孩子的父母应支付这些费用:
 金额 支付给 用途 (具体说明):
 - e. 对孩子们提供了公共援助。
 - f. 其他 (请注明):
6. 附有填写完整的声明书 *Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)* (FL-105 表格)。

| | |
|----------------------------------|-----------------------------|
| 原告: Shengqi Wang 被告: Run Yang | 案件编号: FLHE2304937 |
|----------------------------------|-----------------------------|

申请人要求法院作出以下所示的决定。

7. 父母与子女关系 (勾选适用项)。

- a. 原告 被告 是第 2 项中列出的孩子的父母。
- b. 原告 被告 不是第 2 项中列出的孩子的父母。
- c. 原告请求进行基因测试, 以确定 原告 被告 是否是第 2 项中列出的孩子的父母。

8. 子女监护权与探视 (亲子时间)

- a. 如果 原告 被告 被确定为第 2 项中列出的孩子的父母。

| | 原告 | 被告 | 共同 | 其他 |
|---------------------------|-------------------------------------|--------------------------|--------------------------|--------------------------|
| b. 孩子的法定监护权归 | <input checked="" type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| c. 孩子的实际监护权归..... | <input checked="" type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| d. 孩子的探视权 (亲子时间) 授予 | <input type="checkbox"/> | <input type="checkbox"/> | | <input type="checkbox"/> |

根据请求, 请参考 表格 FL-311 表格 FL-312 表格 FL-341(C)
 表格 FL-341(D) 表格 FL-341(E) 附件 8d

- e. 请求监护权和探视 (亲子时间) 命令的支持事实是 (具体说明):
 包含在附加的声明中。

9. 怀孕和分娩的合理费用

| | | | |
|-----------------|--------------------------|--------------------------|--------------------------|
| 怀孕和分娩的合理费用由以下支付 | 原告 | 被告 | 共同 |
| 如下: | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

10. 诉讼费用和成本

| | | | |
|-------------------------------|--------------------------|--------------------------|--------------------------|
| | 原告 | 被告 | 共同 |
| a. 由谁支付律师费 | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| b. 专家费、监护人费以及诉讼或预审程序的其他成本由谁支付 | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

11. 姓名更改

根据家庭法典第 7638 条, 将孩子的姓名更改如下 (指明旧姓名和新姓名):
从 Jinji Liu 更改为 Jinji Cheng

12. 子女抚养费

法院可能会对子女的抚养费做出命令, 并发出工资转账指令, 无需再向任何一方发出进一步通知。

- 13. 其他请求的命令 (具体说明): **命令将 Zhenhao Liu 从未成年人的出生证明中删除; 添加 Run Yang 的名字。**

14. 我已阅读传票 (FL-210 表格) 背面的禁令, 并理解该禁令适用于我在此申请被提交时。

我在加利福尼亚州法律的惩罚性宣誓下声明以上内容属实无误。
 日期: 2023 年 11 月 8 日

Shengqi Wang
 (输入或打印姓名)


 Shengqi Wang (2023 年 11 月 8 日 11:45 太平洋标准时间 (PST))
 原告签名)

必须将空白的确定亲子关系申请的答复 (FL-220 表格) 与此申请一同送达被告。

注意: 如果您有这段关系的孩子, 法院将根据双方父母的收入来确定子女抚养费。支持通常持续到孩子满 18 岁。您应向法院提供有关财务状况的信息。否则, 子女抚养费命令将基于另一位父母提供的信息。任何被要求支付子女抚养费的一方必须按照目前的“法定”利率, 即 10%, 支付逾期款项的利息。

加利福尼亚州河滨县高级法院,
Hemet 法院
880 N State Street, Hemet, CA 92543

仅供法院使用

已提交

加州高级河滨县

高级法院

2023 年 12 月 14 日

S Gonzales

案件编号：

FLHE2304937

SHENGQI WANG

诉

RUN YANG

家庭法案件管理令

根据 California Rules of Court 第 5.83 条，法庭做出以下案件管理命令：

A. **通知双方当事人**

1. 您应该在提交申请后的 18 个月内完成您的案件。
2. 如果您的案件在 18 个月内未完成，法院将通知您参加听证会，以审查案件的进展情况，并确定完成案件所需的步骤。
3. 如果您更改您的邮寄地址、电子邮件地址或电话号码，您必须书面通知法院。（表格 MC-040）。

B. **申通知请人- 您必须完成以下所有事项：**

1. 在提交申请后的六十（60）天内将申请和案件管理命令送达被告，并提交送达证明。
2. 如果被告在接到申请后的三十（30）天内未提交回应，您必须提交一份进入默认裁定的请求（表格 FL-165）。
3. 提交进入默认裁定的请求后，您必须在六十（60）天内提交额外的文件，以获取默认裁定并完成您的案件。有工作坊可供您帮助完成最终的文件。请访问网站：www.riverside.courts.ca.gov。

C. **通知被告- 您必须完成以下所有事项：**

1. 完成您的回应（表格 FL-220 或 FL-270）并将其送达给申请人。然后在您收到申请后的三十（30）天内提交您的回应和送达证明。
2. 如果您在三十（30）天内未提交回应，可能会对您采取默认裁定，并且阻止您参与此案。

FL-FLCMOP

（修订于 2018 年 6 月 27 日）

D. 无需出庭解决的案件的机会:

1. **替代性争议解决 (ADR):** ADR 是一种自愿过程, 当事人与中立调解人合作, 试图在没有法庭听证或审判的情况下解决纠纷。调解人帮助当事人达成促进个人和共同利益的自愿协议, 通过理解和合作。欲了解更多信息, 请访问: www.riverside.courts.ca.gov/adr/famlaw_privatemediation
2. **合作法律:** 涉及团队合作, 当事人同意与一个或多个律师、顾问 (如会计师、评估师和儿童监护专家) 或其他任何人合作, 解决彼此的分歧, 并培养未来联系的积极沟通技巧。通过合作法律程序, 当事人在没有法庭听证或审判的情况下就案件中的所有问题达成自愿协议。欲了解更多信息, 请访问: www.riverside.courts.ca.gov/selfhelp/collaborativelaw.pdf.

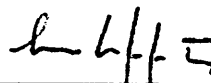
E. 如果需要法庭命令:

1. 向法院提交请求命令 (FL-300), 并将其送达对方及提交送达证明。
2. 听证会前讨论和解决问题:
除非您的案件涉及家庭暴力的法院命令, 在任何请求命令的听证会之前, 您和对方必须会面、讨论并尝试解决请求命令中提出的所有问题。如果您就所有问题达成协议, 您必须尽快提交关于听证解决的协议书 (当地表格 RI-FL010)。
3. 财务问题:
如果您的听证涉及财务问题, 如子女抚养费、配偶赡养费或律师费, 您必须填写、提交并向对方送达最新的和准确的收支声明 (FL-150 表), 包括您最近两个月的工资单复印件。如果您需要帮助, 请访问家庭法律援助中心。有关更多信息, 请访问: www.riverside.courts.ca.gov/selfhelp/fl_facilitators。

F. 处罚: 如果您不遵守本案件管理命令, 您可能会受到处罚, 这可能包括但不限于支付对方发生的费用、法庭费用、在任何听证会或审判中可以提出的证据的限制, 以及/或撤销您的案件。

如此命令

日期: 2023 年 12 月 14 日



(司法人员)

FL-FLCMOP

(修订于 2018 年 6 月 27 日)

案件管理令检查表

(您可以使用此检查表跟踪重要日期)

提交申请日期: 2023 年 12 月 14 日

送达申请日期: _____

回应提交日期: _____

原告

- 在提交申请后的 **60 天内**，向被告送达申请书和案件管理令，并提交送达证明。
- 回应截止日期 _____ (在对方收到申请书后的 **30 天**)。
- 如果在送达申请书后的 30 天内未提交回应，请在回应截止日期后的 **60 天内**提交默认裁定申请 (表格 FL-165)。
- 在提交默认裁定申请后的 **60 天内**提交默认判决书面文件。
- 案件状态会议 - 在提交申请书后的 **240 天**。

被告

- 在收到通知后的 **30 天内**提交您的回应 (表格 FL-220 或 FL-270)，并提交送达证明。
- 案件状态会议 - 在提交申请后的 **240 天** (仅在提交了回应的情况下被告出席)。

如果提交了回应:

- 原告和被告应共同努力就案件中的所有问题达成协议。您可以通过替代性争议解决方式或合作法律解决您案件中的问题，而无需法庭听证或审判。
- 如果未达成协议，请提交和解会议和审判的请求 (当地表格 RI-FL008)。
- 在提交申请后不迟于 18 个月内提交最终裁决。

帮助您处理案件的其他资源:

河滨县高等法院自助网站: www.riverside.courts.ca.gov/selfhelp/familylaw

免费家庭法律研讨会: Riverside: www.riverside.courts.ca.gov/cal_rivfamlawworkshop.pdf

Hemet: www.riverside.courts.ca.gov/cal_hemetfamlawworkshop.pdf

Indio: www.riverside.courts.ca.gov/cal_indfamlawworkshop.pdf

免费家庭法律表格包: www.riverside.courts.ca.gov/selfhelp/fl_packets

家庭法律中心信息: www.riverside.courts.ca.gov/selfhelp/fl_facilitators

合作法律信息: www.riverside.courts.ca.gov/selfhelp/collaborativelaw.pdf

加利福尼亚州河滨县高级法院,
Hemet 法院
880 N State Street, Hemet, CA 92543
www.riverside.courts.ca.gov

案件编号: FLHE2304937

案件名称: WANG 诉 YANG

部门分配通知

上述案件目前分配给 H2 法庭, 由 Sean P. Lafferty 法官负责审理所有事宜。

根据民事诉讼法 (Code of Civil Procedure) 第 170.6 条第 (2) 款规定, 对指定的法官提出质疑应根据该部分的要求行使。

原告在此被告知, 并要求立即向其他各方送达此通知。

法庭鼓励各方通过非正式争议解决途径解决案件, 而不是通过法庭听证和审判。其中一种选择是与经验丰富的家庭法律律师进行私人调解。有关信息, 请访问法庭网站

www.riverside.courts.ca.gov/adr/famlaw_privatemediation.shtml。

| | |
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|  | 根据请求, 提供口译服务。如果您需要口译员, 请填写并提交在线口译请求表格 (https://riverside.courts.ca.gov/Divisions/InterpreterInfo/ri-in007.pdf), 或与书记员办公室联系, 口头请求口译员。所有请求必须提前尽可能提前, 并在听证日期之前提出, 以便安排口译员。 |
|  | 如果提前至少 5 天通知, 可根据要求提供辅助听觉系统、计算机辅助实时字幕或手语口译服务。请拨打 (951) 777-3023 或 TDD (951) 777-3769, 工作时间为上午 8:00 至下午 4:30, 或发送电子邮件至 ADA@riverside.courts.ca.gov 联系 ADA 协调员办公室, 以请求提供服务。申请残疾人协助和命令 (表格 MC-410) 必须在申请协助时提交。(Civil Code 第 54.8 条。) |

日期: 2023 年 12 月 14 日

JASON B. GALKIN,
法院执行官/法院书记

由:



S. Gonzales, 助理书记

加利福尼亚州河滨县高级法院,
Hemet 法院
880 N State Street, Hemet, CA 92543
www.riverside.courts.ca.gov

案件编号: FLHE2304937

案件名称: WANG 诉 YANG

Kenneth Leong
199 W. GARVEY AVE SUITE 201
MONTEREY PARK, CA 91754

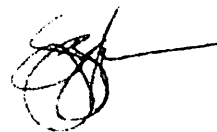
邮寄证明

本人特此证明,我目前是加州河滨县的河滨县高级法院的雇员,并且我不是本案或诉讼的当事人。在我的职务范围内,我熟悉与信件邮寄相关的做法和程序。这样的信件被放置在高级法院的外发邮件中。外发邮件会在业务的正常过程中同一天通过美国邮政服务邮寄,邮资预付。我在此证明,我已于今日通过上述存入副本的方式,送达了上述“部门分配通知”的副本。

日期: 2023 年 12 月 14 日

JASON B. GALKIN,
法院执行官/法院书记

由:



S. Gonzales, 助理书记

加利福尼亚州河滨县高级法院

BLYTHE 265 N. Broadway, Blythe, CA 92225
 HEMET 880 N. State St., Hemet, CA 92543

INDIO 46-200 Oasis St., Indio, CA 92201
 RIVERSIDE 4175 Main St., Riverside, CA 92501

RI-FL036

| | |
|---|--|
| 律师或未经律师授权的当事人 (姓名、律师执业证号和地址) : Kenneth Leong 231076 YANG LAW OFFICES 199 W. Garvey Ave., Suite 201. Monterey Park, CA 91754 电话号码 : (626) 360-2040 传真号码 (可选) : (626) 988-8827 电子邮件地址 (可选) : kenneth@yanglawoffices.com 当事人 (姓名) : Shengqi Wang | 仅供法院使用 已提交 加州河滨县 高级法院 2023年12月6日 S. Gonzalez 电子提交 |
| 原告: Shengqi Wang 被告: Run Yang | 案件编号: FLHE2304937 |
| 居住声明 | |

签名者证实, 此案应该在以下法院审理或听证:

Blythe 法院 Hemet 法院 Indio 法院 Riverside 法院

出于以下原因:

当事人的主要居所位于该地理区域内。城市和邮政编码是:

城市 _____ 邮政编码 _____

其他: 孩子的主要居所位于 Temecula。 邮政编码为 92591。

根据加利福尼亚州法律, 本人声明上述信息真实无误, 并接受伪证处罚。

日期: _____

Kenneth Leong
(填写或打印人员的姓名 律师 做出声明的一方)

(签名)

| | |
|--|--|
| 律师或没有律师的当事人 (姓名、律师执业证号和地址) : Elizabeth Yang, 律师 (SBN: 249713) / Kenneth Leong, 律师 (SBN: 231076) Yang Law Offices 199 W. Garvey Ave., Suite 201. Monterey Park, CA 91754 电话号码: (877) 492-6452 传真号码 (可选): (626) 427-0238 电子邮件地址 (可选): kenneth@yanglawoffices.com 律师代表 (姓名): Shengqi Wang | 仅供法院使用 已提交 加州河滨县 高级法院 2023年12月6日 S. Gonzales 电子提交 |
| 加州州河滨县高级法院 街道地址: 880 N. State Street Hemet, CA. 92543 邮寄地址: 880 N. State Street Hemet, CA. 92543 城市和邮政编码: Hemet 92543 分院名称: Hemet Courthouse | |
| (本节仅适用于家庭法案件) 原告: Shengqi Wang 被告: Run Yang 其他当事人: | |
| (本节仅适用于监护案件) 监护案件(姓名): _____ 未成年人 | 案件编号: |
| UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) 声明 | FLHE2304937 |

1. 我是本案件中确定孩子监护权的一方当事人。
2. 根据 Family Code 第 3429 条, 我目前的地址和与我居住的每个孩子的目前地址属于保密信息, 正如我在第 3 项中所指示的。
3. 在本案中涉及 (具体数量): 1 名未成年子女, 如下所示:
(请填写以下信息。必须提供最近五年的居住信息。)

| | | | |
|---|--|---|--------------------|
| a. 孩子姓名 Jinji Liu | 出生地点 San Gabriel, CA. | 出生日期 2019 年 03 月 25 日 | 性别 女 |
| 居住期间 2021 年 1 月至今 | 地址 40187 Starling St. Temecula, CA 92591 <input type="checkbox"/> 机密 | 孩子同住的人 (姓名和完整的当前地址) Xiang Dong Cheng 和妈妈在 Temecula <input type="checkbox"/> 机密 | 关系 奶奶及妈妈 |
| 2019 年 3 月至 2021 年 1 月 | 孩子的居住地 (州及城市) 65 Alevera St. Irvine, CA 92618 | 孩子同住的人 (姓名和完整的当前地址) 妈妈, 位于 65 65 Alevera St., Irvine, CA | 妈妈 |
| 至 | 孩子的居住地 (州及城市) | 孩子同住的人 (姓名和完整的当前地址) | |
| 至 | 孩子的居住地 (州及城市) | 孩子同住的人 (姓名和完整的当前地址) | |
| b. 孩子姓名 <input type="checkbox"/> 住址信息与上述孩子 a 的相同。 (如果不同, 请提供以下信息) | 出生地点 | 出生日期 | 性别 |
| 居住期间 至今 | 地址 <input type="checkbox"/> 机密 | 孩子同住的人 (姓名和完整的当前地址) <input type="checkbox"/> 机密 | 关系 |
| 至 | 孩子的居住地 (州及城市) | 孩子同住的人 (姓名和完整的当前地址) | |
| 至 | 孩子的居住地 (州及城市) | 孩子同住的人 (姓名和完整的当前地址) | |
| 至 | 孩子的居住地 (州及城市) | 孩子同住的人 (姓名和完整的当前地址) | |

- c. 项 a 或 b 中列出的孩子的额外住所信息继续在附件 3c 中。
- d. 其他孩子在 FL-105(A)/GC-120(A) 表格上列出。 (为其他孩子提供所有要求的信息)

| | |
|-------------------|----------------------|
| 简称 Wang 诉 Yang | 案件编号: FLHE2304937 |
|-------------------|----------------------|

4. 您是否了解或曾作为当事人、证人或以其他身份参与过加利福尼亚州或其他地方关于本程序中涉及的孩子的另一法院案件或监护权或探视权程序？

是 否 (如果是, 请附上法令的副本 (如果有) 并提供以下信息) :

| 程序 | 案件编号 | 法院 (名称、州、地点) | 法院命令或判 决 (日期) | 每个孩子的 姓名 | 您与案件 的关系 | 案件状态 |
|---------------------------------|------|-----------------|------------------|-------------|-------------|------|
| a. <input type="checkbox"/> 家庭 | | | | | | |
| b. <input type="checkbox"/> 监护权 | | | | | | |
| c. <input type="checkbox"/> 其他 | | | | | | |

| 程序 | 案件编号 | 法院 (名称、州、地点) |
|--|------|--------------|
| d. <input type="checkbox"/> 青少年犯罪 / 青少年监护 | | |
| e. <input type="checkbox"/> 领养 | | |

5. 现在生效了一项或多项家庭暴力限制令/保护令。(如果您有, 请附上法令的副本并提供以下信息) :

| 法院 | 县 | 州 | 案件编号 (如已知) | 命令到期 (日期) |
|--|---|---|------------|--------------|
| a. <input type="checkbox"/> 刑事 | | | | |
| b. <input type="checkbox"/> 家庭 | | | | |
| c. <input type="checkbox"/> 青少年犯罪 / 青少年监护 | | | | |
| d. <input type="checkbox"/> 其他 | | | | |

6. 您是否了解任何非本程序当事人拥有实际监护权或声称拥有对本案中任何孩子的监护权或探视权的人？

是 否 (如果是, 请提供以下信息) :

| a. 人的姓名和地址 | b. 人的姓名和地址 | c. 人的姓名和地址 |
|--|--|--|
| <input type="checkbox"/> 拥有实际监护权 <input type="checkbox"/> 声称拥有监护权 <input type="checkbox"/> 声称拥有探视权 | <input type="checkbox"/> 拥有实际监护权 <input type="checkbox"/> 声称拥有监护权 <input type="checkbox"/> 声称拥有探视权 | <input type="checkbox"/> 拥有实际监护权 <input type="checkbox"/> 声称拥有监护权 <input type="checkbox"/> 声称拥有探视权 |
| 每个孩子的姓名 | 每个孩子的姓名 | 每个孩子的姓名 |

根据加利福尼亚州法律, 我声明上述内容真实无误, 并接受伪证处罚。

日期: 2023 年 11 月 8 日

Shengqi Wang

(输入或打印姓名)



ShengqiWang (2023 年 11 月 8 日 11:45 太平洋标准时间 (PST))

(声明人签名)

7. 附加的页数: _____

申明人须知: 声明人须知: 如果你获得任何有关加州法院或任何其他法院涉及本诉讼程序所涉儿童的监护权诉讼的信息, 你有义务通知本法院。

| | |
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| 简略标题: | 案件编号: |
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4. 您是否在加利福尼亚州或其他地方有关于本诉讼中子女的其他法庭案件或监护权或探视权诉讼, 或者您是否作为案件一方或见证人或其他相关方的信息?

是 否 (如果是, 请附上判令副本(如有)并提供以下信息):

| 事项 | 案件编号 | 法院 (名称, 州及所在地) | 法庭判令或判 决(日期) | 每名子女的姓名 | 对方 本案件的关系 | 案件状态 |
|---------------------------------|------|-------------------|-----------------|---------|--------------|------|
| a. <input type="checkbox"/> 家庭 | | | | | | |
| b. <input type="checkbox"/> 监护人 | | | | | | |
| c. <input type="checkbox"/> 其他 | | | | | | |

| 事项 | 案件编号 | 法院(名称, 州及所在地) |
|--|------|---------------|
| d. <input type="checkbox"/> 少年犯罪/ <input type="checkbox"/> 少年保护案件 | | |
| e. <input type="checkbox"/> 收养 | | |

5. 一项或多项家庭暴力限制/保护令现已生效。(如果是, 请附上判令副本(如有)并提供以下信息):

| 法院 | 郡/县 | 州 | 案件编号(如果知道) | 判令到期日期 |
|---|-----|---|------------|--------|
| a. <input type="checkbox"/> 犯罪 | | | | |
| b. <input type="checkbox"/> 家庭 | | | | |
| c. <input type="checkbox"/> 少年犯罪/少年保护案件 | | | | |
| d. <input type="checkbox"/> 其他 | | | | |

6. 您是否认识任何非本诉讼当事方, 但在本案件中对任何子女具有生活监护权或声明有监护权或探视权的人士? 是 否 (如果是, 请提供以下信息):

| a. 相关人员的名称和地址 | b. 相关人员的名称和地址 | c. 相关人员的名称和地址 |
|---|---|---|
| <input type="checkbox"/> 有生活监护权 <input type="checkbox"/> 监护权要求 <input type="checkbox"/> 探视权要求 | <input type="checkbox"/> 有生活监护权 <input type="checkbox"/> 监护权要求 <input type="checkbox"/> 探视权要求 | <input type="checkbox"/> 有生活监护权 <input type="checkbox"/> 监护权要求 <input type="checkbox"/> 探视权要求 |
| 每名子女的姓名 | 每名子女的姓名 | 每名子女的姓名 |

我声明: 根据加利福尼亚州法律关于伪证罪的规定, 上述内容是真实和正确的。日期: _____

(印刷体或正楷签名)

(声明人签名)

7. 所附页数: _____

致原告通知书: 如果您获得有关其他加利福尼亚州法院或其他任何法院关于本诉讼中儿童监护权的信息, 您有义务通知本法院。

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Elizabeth Yang, 律师. SBN 249713
Kenneth Leong, 律师. SNB: 231076
Yang Law Offices
199 W. Garvey Ave., Suite 201
Monterey Park, CA 91754
电话: (626) 360-0032
传真: (626) 427-0238

已提交
加州河滨县
高级法院
2023 年 12 月 6 日
S. Gonzales
电子提交

原告的律师,
SHENGQI WANG

加利福尼亚州河滨县
高级法院

关于此事:

案件编号: **FLHE2304937**

SHENGQI WANG,
原告,

SHENGQI WANG 的声明

诉

RUN YANG,
被告

我, SHENGQI WANG, 声明如下:

我是本案的申请人。我对此处陈述的事实有个人知识。关于本文所述事实, 基于信息和信念, 我相信它们是真实的。我提供这份声明以代替我的个人证词, 根据 民事诉讼法 (Code of Civil Procedure) 第 2009 和 2015.5 条, 以及加利福尼亚法院规则 (California Rules of Court) 第 1225 条, 有关史蒂文诺特夫妇婚姻案 (*In re Marriage of Stevenot*) (1984 年) 第 154 卷加州上诉法院 (Cal. App. 3d 105 页, 1059 页, 注 3 处, 以及雷弗勒诉加州上诉法院案 (*Reifler v. Superior Court*) (1974 年) 第 39 卷加州第三巡回上诉法院 (Cal. App. 3d) 479 页, 485 页。

导言

1. 我祈求法院做出以下裁定:
 - a. 原告被授予对我们孩子的唯一法定监护权和身体监护权;
 - b. 被告获得与我们的孩子的探视权;

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- c. 要求被告提供指导性儿童抚养费;
- d. 要求被告为我们的孩子提供充足且适当的保险覆盖;
- e. 将未成年子女的名字从 Jinji Liu 改为 Jinji Cheng;
- f. 从未成年子女的出生证明中删除 Zhenhao Liu 作为家长的姓名和生日, , 并加上被告 Run Yang 的姓名和生日 1995 年 8 月 20 日; 和
- g. ;法院在本案中认为适当的任何其他命令。

背景

- 2. 我是原告 SHENGQI WANG (以下简称“Shengqi”或“Isabella”), 出生于 1999 年 5 月 18 日。我今年 24 岁。
- 3. 被告是 RUN YANG (以下简称“Run”), 他出生于 1995 年 8 月 20 日。他今年 28 岁。
- 4. Run 和我从未结婚, 但我们的结合产下了一个美丽的孩子取名 Jinji Liu (以下简称“Jinji”, 出生于 2019 年 3 月 25 日)。她今年 4 岁。
- 5. 我怀疑 Zhaohao Liu (以下简称“Zhaohao”) 是父亲, 当时我确信他是父亲, 所以在填写 Jinji 的出生证明上父亲的姓名时, 我写下了 Zhaohao Liu。见附件“A”。
- 6. Zhaohao 和我也从未结婚。
- 7. 2019 年 11 月 11 日进行的 LBGenetics DNA 测试表明, Zhaohao 不是 Jinji 的父亲。见附件“B”。
- 8. 当 Jinji 出生时, 我失去了与 Run 的联系。他从未询问过我和 Jinji 的情况。我从未收到过他的消息。
- 9. 我与他人及律师交谈过此事, 他们建议我提起父权诉讼, 更改 Jinji 的出生证明, 并要求 Run 支付子女抚养费。
- 10. 被告的下落不明。我已经寻找过了, 但找不到他。
- 11. 显然, Jinji 的一生都是与我在一起的, 没有与 Run 在一起的时间。
- 12. 因此, 我认为对 Jinji 来说最好是和我在一起, 我将拥有她的唯一法定监护权和身体监护权。

| | |
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| 原告: 被告: | 案件编号: |
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被告要求法院作出以下所示的决定。

8. 父母与子女关系 (勾选适用项)。

- a. 被告 原告 是第 2 项中列出的孩子的父母。
- b. 被告 原告 不是第 2 项中列出的孩子的父母。
- c. 被告请求进行基因测试, 以确定 原告 被告 是否是第 2 项中列出的孩子的父母。

9. 子女监护权与探视权 (亲子时间)

| | 原告 | 被告 | 共同 | 其他 |
|---------------------------|--------------------------|--------------------------|--------------------------|--------------------------|
| a. 孩子的法定监护权归 | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| b. 孩子的实际监护权归..... | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| c. 孩子的探视权 (亲子时间) 授予 | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

根据请求, 请参考 表格 FL-311 表格 FL-312 表格 FL-341(C)
 表格 FL-341(D) 表格 FL-341(E) 附件 9c

- d. 请求监护和探视 (亲子时间) 命令的支持事实是 (具体说明):
 包含在附加的 [声明](#) 中。

10. 怀孕和分娩的合理费用:

| | | | |
|-----------------|--------------------------|--------------------------|--------------------------|
| 怀孕和分娩的合理费用由以下支付 | 原告 | 被告 | 共同 |
| 如下 | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

11. 诉讼费用和成本

| | | | |
|-----------------------------------|--------------------------|--------------------------|--------------------------|
| | 原告 | 被告 | 共同 |
| a. 由谁支付律师费 | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| b. 专家费、监护人费以及诉讼或预审程序的 其他成本由谁支付 | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

12. 姓名更改

根据 Family Code 第 7638 条, 将孩子的姓名更改如下 (指明旧姓名和新姓名):

13. 其他请求的命令 (具体说明):

14. 子女抚养费

法院可能会对子女的抚养费做出命令, 并发出工资转账指令, 无需再向任何一方发出进一步通知。

我已阅读传票 (FL-210 表格) 背面的禁令, 并理解该禁令适用于我在此申请被提交时。
 我在加利福尼亚州法律的惩罚性宣誓下声明以上内容属实无误。

日期:

_____ (输入或打印姓名)

▶ _____ (被告签名)

注意: 如果您有这段关系的孩子, 法院将根据双方父母的收入来确定子女抚养费。支持通常持续到孩子满 18 岁。您应向法院提供有关财务状况的信息。否则, 子女抚养费命令将基于另一位父母提供的信息。任何被要求支付子女抚养费的一方必须按照目前的“法定”利率, 即 10%, 支付逾期款项的利息。

为了您的保护和隐私, 请在打印表格后按“清除此表格”按钮。

打印此表格

保存此表格

清除此表格