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TECRNEY OR PARTY WITHOUT ATTORNEY (Name, 186). (Under, and 4 or DONESS WHERE YOU WANT MAIL SENT:	100)	NON COUNT UNITED
Bruce J. Altshuler	1.1	DEFENDANT
Bruce J. Altshuler	13.	DED E001000000
BROWN, ALTSHULER & SPIRO		
9301 Wilshire Blvd, Suite 504	Li	
Boverly Hills CA 90210		FILE.
тыемонено: (310) 275-4475	FAXNE (310) 858-6763	The state of the s
ALL THURSDER BREAKER BET		ANGELES SUPERIOR COURT
NAME AND ADDRESS OF THE OWNER, WHEN PARTY OF T	LOS ANGELES	
at a large and a l	TOS MUSETTES	MAY 2 3 2002
STREET ADDRESS 111 North Hill Street	Ti.	- 15 A Co
MARNSADOMESS 111 North Hill Street	5 AL	JOHN A. GLARKE, CLERK
om ANDERCOOK Los Angeles, CA 90012	N.	1 1 1
BRANCH NAME: CENTRAL		DEPUTY
PLAINTIFF: DEBORAH PRATT	pt.	M. ARNOLD .
		m. minorb .
DEFENDANT: JAN R. ADAMS, M.D.	1:	
DEFENDANT, DAN A. ADAMS, M.D.	D.	
ORDER TO SHOW CAUSE (Har	re coment)	Asserted as a series
	Order (C) ETC)	CAME HUMBER B \$ 076142
X and Temporary Restraining	Order (CLE15)	00000112
To defendant (name): JAN R. ADAMS, M.D.	14	
A court hearing has been set at the time and place		
		1
Date: June 18,2002	Time: Q: 000m Dept.	: 6 Room: 247
You have the right to attend the court hearing, with requested in the attached petition should not be go the requested orders without further notice to you. TEMPORA	ranted, NOTICE: If you do not att	end the hearing, the court may grant
requested in the attached petition should not be go the requested orders without further notice to you. TEMPORA E COURT FINDS	ranted, NOTICE: If you do not att. Restraining Orders may last up t	end the hearing, the court may grant
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PLAINTIFF (Name): DEBORAH PRATT	g space
DEFENDANT (Name): JAN R. ADAMS, M.D.	65076142
OTHER ORDERS (specify):	E S
By the close of business on the date of this order, a copenforcement agencies isted below as follows: a plaintiff shall deliver. b plaintiff's attorney shall deliver. c the clerk of the court shall deliver. wenforcement agency Los Angeles Police Department.	y of this order and any proof of service shall be given to the law Address 1633 Purdue Ave., West Los Angeles,CA 90025
defendant no fewer than (specify number)	nent (form CH-100)
EX Filing fees for the filing of this ection are duly was	VICTOR REICHMAN JUDGE PRO TEM
and shall be enforced as if it were an order of that jurisus copy of the order, or has verified its existence on the of service on the restrained person has not been receive inforcement agency shall advise the restrained person estraining order are subject to federal and attace climinared is a misdemeanor, punishable by one year in jul, a or a restraining order is prohibited from purchasing ordering a firearm. Such conduct is subject to a \$1,00 terson after the hearing, even if the restrained person differences.	all 50 states, the District of Columbia, all tribal lands, and all U.S. territories, diction by any law enforcement agency that has received the order, is shown a California Law Enforcement Telecommunications System (CLETS). If proofed, and the restrained person was not present at the court hearing, the law of the terms of the order and then shall enforce it. Violations of this all penalties. By California state law, violation of this temporary restraining \$1,000 fine, or both, or may be punishable as a felony. Any person subject attempting to purchase, receiving or attempting to receive, or otherwise to fine and imprisonment. If a final order is entered against the restrained of not attend, he or she may be prohibited from possessing, transporting, or
	Gun Control Act. 18 U.S.C. § 922(g)(8). A violation of this prohibition is a
eparate offense.	CLERK'S CERTIFICATE
eparate offerse. EAU I certify that the for agoin	CLERK'S CERTIFICATE g Order to Show Cause and Temporary Restraining Order (CLETS) is a the original on file in the court.
I certify that the for again true and correct copy of MAY 2 3 20	CLERK'S CERTIFICATE g Order to Show Cause and Temporary Restraining Order (CLETS) is a the original on file in the court.

AME OF PARTY OR ATTORNEY (and state for number if allower)? TORRESS VALERE YOU WANT MAIL SENT	FOR COURT USE DALY
YERORIS VINERIE YOU WANT MAIL DE T	
Bruce J. Altshuler Bruce J. Altshuler BROWN, ALTSHULER & SPIRO 9301 Wilshire Blvd, Suite 504 Beverly Hills CA 90210 ELPHONEMARER COMMET (310) 275-4475 FAXNAME EMAL ADDRESS COMMET Digaltshuler@earthline	MR PONIONE FAX NO. (310) FILED LOS ANGELES SUPERIOR COURT
ATTORNEY FOR NAME: PLAINTIPF	DOS ANGELES SUFERIOR COURT
UPERIOR COURT OF CALIFORNIA, COUNTY OF L STREET ADDRESS 111 North Hill Street MALMO ADDRESS 111 North Hill Street CHY AND IPODOE LOS Angeles, CA 90012	JOHN A. CLARKE, CLERK
BRANCH HAVE CENTRAL	BY G. L. GOLEMAN, DEPUTY
PLAINTIFF: DEBORAH PRATT DEFENDANT: JAN R. ADAMS, MD	
PETITION FOR INJUNCTION PROHIBIT	TING HARASSMENT CASE NUMBER
X Application for Temporary Res	straining Order BS 076142
СТН	HIS IS NOT AN ORDER)
Plaintiff (name each): DEBORAH PRATT	
Diaintiff and are to be protected by the recuested Name	names and ages of all family or household members who reside with diorders and their relationship to plaintiff: Age Relationship to plaintiff
plaintiff and are to be protected by the recuested Name	d orders and their relationship to plaintiff):
plaintiff and are to be protected by the recuested Name a. Defendant (name): JAN R. ADAMS, ND	d orders and their relationship to plaintiff: Age Relationship to plaintiff
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FEND	ANT (Name):	JAN R. ADAM	IS, MD			
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Plai	ntif has actua andant's cond	ally suffered substant luct would have caus	dal emotional distress as sed a reasonable person	a direct result of defen to suffer substantial er	dant's conduct di motional distrese.	escribed in item 10, and
		inuing course of con thout legitimate purp		specifically against plair	ntiff and is knowin	g, wilful, not constitutionally
		OF CONDUCT the harassment (inc	cluding the deles, who d	id what to whom, and a	any injuries):	
SER	STATEM	ENT ATTACHED	TO THIS PETIT	ION		
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PLAIN	TIFF (Name): DEBORAH PRATT	CASE NUMBER
DEFEND	ANT (Name): JAN R. ADAMS, MD	
12.	b. Granting any of the stay-eway orders (1) X will not interfere with defendant's access to defendant's resident and the stay-eway orders. (2) will interfere with defendant's access to defendant's resident.	
13. X	Plaint# will suffer great and irreparable harm before this petition can be he requested above effective now and until the hearing (specify the harm an Defendant has an unfortunate drinking p immediately, will assert the worst side of personality when he is intoxicated. He mu	d why it will occur before the hearing): roblem and unless restrained his "Jekyll and Hyde"
14. X	There is good cause to include in the orders requested above the other p Defendant is very attached to my childre	
6	intoxicated in their presence, so he must	
15. X	ATTORNEY FEES AND COSTS Plaintiff requests that defendant be ordered to pay plaintiffs attorney fees \$230 per hour, according to proof	and costs as follows (specify):
16. [OTHER ORDERS (specify other orders you are requesting):	7.com
17. Plain	itiff requests that copies of orders be given to the following law enforcemen	t egencies:
Law	enforcement agency Address	Avenue, West Los Angeles, CA 90025
	16	.*
	DESTRUMENT IN UNICTION PROMISITION	NO HADASCHENT Page 3 of 4

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I The second sec	CASE NUMBER:
EFENDANT (Name): JAN R. ADAMS, MD	
a. Plaintiff has asked for restraining orders against the defendant t	before (specify county and case number if known):
b. Defendant has saked for restraining orders against plaintiff befo	ore (specify county and case number if known):
Plaintiff requests additional relief as may be proper.	360
Plaintiff requests that time for service of the Order to Show C they may be served no less than (specify rumber): shortening time is needed because of the facts contained in this period.	days before the date set for the hearing. The order
Plaintiff is not required to pay a fee for filing this petition because the threatened violence against the plaintiff, or stalked the plaintiff, or a plaintiff in reasonable fear of violence, and sceks a protective or returnests of violence under Code of Civil Procedure section 527.6.	acted or spoken in any other manner that has placed the
22. X Number of pages attached: 2	
If the plaintiff is represented by an attorney, the attorney's signature follows Date: MAY 21, 2002	*Q.Com
BRUCE J. ALTSHULER	BIGNATURE OF ATTORNEY
	• 1
	at the foregoing is true and correct.
declare under penalty of perjury under the laws of the State of California the	at the foregoing is true and correct.
declare under penalty of pegury under the laws of the State of California tha	at the foregoing is true and correct.
declare under penalty of pequry under the laws of the State of California the	at the foregoing is true and correct.
declare under penalty of perjury under the laws of the State of California the Date: MAY <u>AI</u> , 2002 DEBORAH PRATT	Deserve morto

Attachment 10

Aftirchment to Petition for Injunation Prohibiting Harassment/Description of Conduct. Paragraph 10

Deborah Pratt declares

1. I am seeking a temporary and permanent injunction prohibiting harassment including any contact whatsoever from my former male friend Jan R. Adams, MD, who resides and works in Westwood, California. I also reside in

DESCRIPTION OF DR. ADAMS' CONDUCT

- 2. Dr. Adams and I had been dating 'off and on' for about four and a half years. He has many good qualities and has a successful medical practice and is even a host of a medical/health talk show. Unfortunately, he has a drinking problem that he cannot control which led to the break-up of our relationship on several occasions. I even participated in therapy sessions with him after he finally admitted that he had a problem, and believed we were making progress until the incident of April 24, 2002
- 3. APRIL 24TH INCIDENT: At my invitation, on April 24, 2002, Dr. Adams agreed to watch my ten year old son while my sixteen year old daughter Troian and I attended a concert to enable my housekeeper to leave the house at 8P.M. Jan brought several friends over with him and they apparently had a drink at my house and departed before I returned. My housekeeper stayed with my ten-year old son, Nicholas, since Jan had departed.
- 4. When I returned, Jan had not returned to my house. I locked the house and set my alarm. At approximately 1:30 A.M., Jan returned with one of his friends. My housekeeper heard his friend tell him not to go into my house because he was drunk and heard him fall over the bushes outside my house. Although I had never given him a key to my house or my alarm pass code, he somehow managed to enter my house.
- 5. He then came upstairs and entered my room without permission. I observed by his wobbling walking and his stuttered alurred speech that he was completely intoxicated. He then stood at the end of my bed and told me to get up and fight him. I told him I did not want to fight him and told him that he was drunk and should go home immediately.
- 6. After he continued to call me names, he got sick and stumbled into my bathroom and started to throw up. After he recovered somewhat, I demanded that he leave immediately. At that point, he entered my bedroom and told me he was leaving. He went downstairs and I

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Page 2

thought that he had departed, only to discover at 5A.M. the next morning that he had passed out upstairs. After I sent the children off to school, I left him a note asking him to get out of my house and to never come back or contact us again.

- During the next few days, he continued to call me and to stop by, all uninvited and unwanted. On each occasion I asked him not to do so, but he has persisted.
- 8. INCIDENT OF MAY 4^{TS}: On May 4, 2002, I had been out to dinner and came home briefly before I was due to venture out again with some other people. Dr. Adams called me and indicated that he wanted to talk. I agreed to meet him, but at a public place. We talked and he apologized for his behavior on April 24th. I accepted his apology but told him that I was not interested in mending the relationship. I demanded that he give me my keys but he merely denied having a set.
- 9. We then departed into our separate cars. When I got near my home he drove onto my side of the street on and cut me off, insisting that I get out of my car. Instead, I drove away. He proceeded to chase me and tried to force me over with his car on two other occasions during my drive home. After I pulled into a neighbor's driveway to hide from him, I stopped a security guard who escorted me home.
- 10. As I was calling the security system of my home, Dr. Adams entered my home through the front door, apparently using a set of keys he had made, and set off the alarm. In the meantime, I had security call for police assistance immediately. When he heard that the Police were on their way, he threw the keys on my counter and departed.
- 11. INCIDENT OF MAY 11TH. On May 11, 2002, Dr. Adams left a phone message for me which I returned. He had invisted on being able to see my children. When I told him 'no', he continued to yell at me and I hung up. Five or ten minutes later, he burst into my home through an apparently unlocked door at the back of my house and started yelling at me again. As I calmly told him to depart, his anger escalated. As I moved away from him, he grabbed my arm forcefully.
- 12. In the meantime, my sister Donna had called the police and he left. This time I filed a police report, but the police advised me that I needed a restraining order to allow them to arrest him if any events occur in the future.
- 13. At this point, it is apparent that Dr. Adams will not stay out of my life, will not voluntarily stop entering my home uninvited, and will continue to harass me and my family. Because of his drinking problem, there is no guarantee that actual physical violence will not materialize.

Deporah Pratt

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No.		160		CH-120
ATTORNEY OR PARTY WITHOUT ATTORNEY Wome, state per number, and salon ADDRESS WHERE YOU WANT MAIL SENT:	est.		FOR COURT	USE DALY
- Bruce J. Altshuler				
Bruce J. Altshuler		1		
BROWN, ALTSHULER & SPIRO				
9301 Wilshire Blvd, Suite 504		W1 W	N 107 7	3
Beverly Hills CA 90210		-	LEI)
	AXNO: (310) 858-6763	OS ANGELE	S SUPERIO	S COURT
ATTORIGE FOR ANDRE PLAINTIFF, DEBORAH FRA	A.A.			
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WALNO ACCRESS 111 North Hill Street		JOHN A.	GLARKE,	CLEAK
CHYANDZPCCOE Los Angeles, CA 90012	1	1 -	LA	Production and the second
PLAINTIFF DEBORAH PRATT		DY-20	ω_{ω}	, DEPUTY
PLAINTIFF DEBORAH PRATE		M	. ARNOLD	
DEFENDANT: JAN R. ADAMS, M.D.				
ORDER TO SHOW CAUSE (Har	assment)	CASE NUMBE	Rnc o 7	(1.10
X and Temporary Restraining	THE PARTY OF THE P	2	B 2 0 1	6142
To defendant (name): JAN R. ADAMS, M.D.	20.23.029.020.00			
A court hearing has been set at the time and place		1.		202
Date: June 18, 2002	Time: 9:00am	ept: 6	Room:	247
HE COURT FINDS a. The defendant is (name): JAN R. ADAMS,	M.D.			
Sex X M F Ht: 613" Wt: 220 Hair cold	or bal Eye color bro Race:	AFFLIANC AGE	48 Date of	f birth: Apr/1954
b. The protected person(s) are (#sf names of all person DEBORAH PRATT	ns, including yourself, if applic	able, to be pr	olected by th	ns order)
NTIL THE TIME OF HEARING, IT IS ORDERED The restrained person				
a. X shall not person a stack, strike	threaten sexually associat both	er telephone		
stalk, destroy the personal property of, or places or thoroughferes.				
b. X shall stay at least (specify): 100 yar	ds away from the following prote	cted persons	and places:	
(The addresses of these places are optional a	and you do not have to provide t	ham.)	90	
(1) X Person seeking the order				
(2) X The other plaintiffs listed in item 4b				
(3) X Residence of person seeking the or	der			
(4) Place of work of person seeking the	order			
(5) X The children's school or place of the	ld nara fonanikih		10000	
(6) Lx Other (specify): Plaintiff's	1991 Mercedes 500.			
(Attended to the American Control of the American Cont				
(Tapparant Day	straining Order continued on reverse)			
The state of the s	TO SHOW CAUSE AND		Legal	Code of Civil Procedum,
	RESTRAINING ORDER (CL (Harassment)	ETS) S	Ca Paus	§ 527 €, Penal Code § 273.600

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LAME OF PARTY OR ATTORNEY (and aliate tier number of attorney). LODGESS WHERE YOU WANT MAIL SENT:	FOR COURT USE ONLY
Bruce J. Altshuler Bruce J. Altshuler BROWN, ALTSHULER & SPIRO 9301 Wilshire Blvd, Suite 504 Beverly Hills CA 90210	ONTE
EMPLONE NAME ROOMS (310) 275-4475 FAX NUMBER FOR EMPLOYEES ROOMS DIGHTS DULI OF BEAT LINK. N	FAX NO. (310) FILED LOS ANGELES SUPERIOR COURT
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS	ANGELES
STREET ADDRESS 111 North Hill Street	MAY 2 8 2002
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oryanozecos Los Angeles, CA 90012	C. Z. Clan
BONDHAME CENTRAL	BY O L GOLEMAN, DEPUTY
PLAINTIFF: DEBORAH PRATT	
DEFENDANT: JAN R. ADAMS, MD	
PETITION FOR INJUNCTION PROHIBITING	DC07/140
X Application for Temporary Restrain	
	NOT AN ORDER)
end the Instructions for Lawsuits to Prohibit Harassment (form C	CH-150) before completing this form.
Plain's (name each) DEBORAH PRATT	
CEL STREET LINES TO BE LINES FEBRUARY	and ages of all family or household members who reside with
plaintiff and are to be protected by the requested order	rs and their relationship to plaintiff):
plaintiff and are to be protected by the requested order	rs and their relationship to plaintiff;
plaintiff and are to be protected by the requested order	rs and their relationship to plaintiff;
plaintiff and are to be protected by the requested order	rs and their relationship to plaintiff);
plaintiff and are to be protected by the requested order Name	rs and their relationship to plaintiff);
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	ATT	CASE NUMBER
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Defendant has a immediately, will	and untitle rearing (specify the fan unfortunate drinki assert the worst sid	harm and why it will occur before the hearing): ing problem and unless restrained se of his "Jekyll and Hyde"
Defendant is ver	ry attached to my chi	ldren and he has been abusive when
Plaintiff requests that defendar \$230 per hour,	nt be ordered to pay plaintiffs attorn , according to proof	sey fees and costs as follows (specify):
		idiess Purdue Avenue, West Los Angeles, CA 96025
	b. Granting any of the stay- (1) X will not interfer (2) will interfere with Plaintiff will suffer great and im- requested above effective now Defendant has a immediately, will personality when) There is good cause to include Defendant is ver- intoxicated in the ATTORNEY FEES AND COS Plaintiff requests that defendant \$230 per hour, OTHER ORDERS (specify of enforcement agency)	Plaintiff will suffer great and irreparable harm before this petition or requested above effective now and until the rearing (specify the interest of the personal trial that an unfortunate drinking immediately, will assert the worst side personality when he is intoxicated. It is seen to include in the orders requested above the Defendant is very attached to my child intoxicated in their presence, so he make the personal trial requests that defendant be ordered to pay plaintiffs attern \$230 per hour, according to proof. OTHER ORDERS (specify other orders you are requesting): OTHER ORDERS (specify other orders you are requesting):

CH-100 (See: July 1, 2001)

Attachment to Petition for Irjunction Prohibiting Harassment/Description of Conduct.

Paragraph 10

Deborah Pratt declares:

 I am seeking a temporary and permanent injunction prohibiting harassment including any contact whatsoever from my former male friend Jan R. Adams, MD, who resides and works in Westwood, California.

DESCRIPTION OF DR. ADAMS' CONDUCT

- 2. Dr. Adams and I had been dating 'off and on' for about four and a half years. He has many good qualities and has a successful medical practice and is even a host of a medical/health talk show. Unfortunately, he has a drinking problem that he cannot control which led to the break-up of our relationship on several occasions. I even participated in therapy sessions with him after he finally admitted that he had a problem, and believed we were making progress until the incident of April 24, 2002.
- 3. APRIL 24TH INCIDENT: At my invitation, on April 24, 2002, Dr. Adams agreed to watch my ten year old son while my sixteen year old daughter Troian and I attended a concert to enable my housekeeper to leave the house at 8P.M. Jan brought several friends over with him and they apparently had a drink at my house and departed before I returned. My housekeeper stayed with my ten-year old son, Nicholas, since Jan had departed.
- 4. When I returned, Jan had not returned to my house. I locked the house and set my alarm. At approximately 1:30 A.M., Jan returned with one of his friends. My housekeeper heard his friend tell him not to go into my house because he was drunk and heard him fall over the bushes outside my house. Although I had never given him a key to my house or my alarm pass code, he somehow managed to enter my house.
- 5. He then came upstairs and entered my room without permission. I observed by his wobbling walking and his stuttered sturred speech that he was completely intoxicated. He then stood at the end of my bed and told me to get up and fight him. I told him I did not want to fight him and told him that he was drunk and should go home immediately.
- 6. After he continued to cal me names, he got sick and stumbled into my bathroom and started to throw up. After he recovered somewhat, I demanded that he leave immediately. At that point, he entered my bedroom and told me he was leaving. He went downstairs and I

C-YCLIENTS/PRATT/AD AMS/Attachment 10 wpd

thought that he had departed, only to discover at 5A.M. the next morning that he had passed out upstairs. After I sent the children off to school, I left him a note asking him to get out of my house and to never come back or contact us again.

- During the next few days, he continued to call me and to stop by, all uninvited and unwanted. On each occasion I asked him not to do so, but he has persisted.
- 8. INCIDENT OF MAY 4Th: On May 4, 2002, I had been out to dinner and came home briefly before I was due to venture out again with some other people. Dr. Adams called me and indicated that he wanted to talk. I agreed to meet him, but at a public place. We talked and he apologized for his behavior or April 24th. I accepted his apology but told him that I was not interested in mending the relationship. I demanded that he give me my keys but he merely denied having a set.
- 9. We then departed into our separate cars. When I got near my home he drove onto my side of the street o and cut me off, insisting that I get out of my car. Instead, I drove away. He proceeded to chase me and tried to force me over with his car on two other occasions during my drive home. After I pulled into a neighbor's driveway to hide from him, I stopped a security guard who escorted me home.
- 10. As I was calling the security system of my home, Dr. Adams entered my home through the front door, apparently using a set of keys he had made, and set off the alarm. In the meantime, I had security call for police assistance immediately. When he heard that the Police were on their way, he threw the keys on my counter and departed.
- 11. INCIDENT OF MAY 11TH. On May 11, 2002, Dr. Adams left a phone message for me which I returned. He had insisted on being able to see my children. When I told him 'no', he continued to yell at me and I hung up. Five or ten minutes later, he burst into my home through an apparently unlocked door at the back of my house and started yelling at me again. As I calmly told him to depart, his anger escalated. As I moved away from him, he grabbed my arm forcefully.
- 12. In the meantime, my sister Donna had called the police and he left. This time I filed a police report, but the police advised me that I needed a restraining order to allow them to arrest him if any events occur in the future.
- 13. At this point, it is apparent that Dr. Adams will not stay out of my life, will not voluntarily stop entering my home uninvited, and will continue to harass me and my family. Because of his drinking problem, there is no guarantee that actual physical violence will not materialize.

Deborah Pratt

CHCLIENTS PRATTIADAMS Attachesent 10 wpd

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

n re the matter of:	-OURT 0
n re the matter of:	Case Number: BS 074142
etitioner/Plaintiff	DECLARATION DE NOTICE OF
s. LOS MAY CLA	DECLARATION RENOTICE OF DEPUTY EX-PARTE REQUEST
JOHN A	NO NOTICE GIVEN
espondent/Defendant	**
BRUCK J. ALTSHOLKE	
-	declare that :
(Name) did not give notice to the other party	in this action because:
	The second secon
I was afraid that the violence w	ould reoccur when I gave notice that
I was asking for these orders.	
I was afraid that the other parts	y would take the child/children out of
the area before the orders could	NORMAN AND A DESCRIPTION OF THE PARTY OF THE
	make the orders useless because then
the other party would	
Other reason:	
Other reason.	
	7 85 PA 92
declare under penalty of perjury tha	et the foregoing is true and correct.
igned this date at Los Angeles, Calif	fornia.
Signed this date at Los Angeles, Call	× 1
Date 2VbV	du lite
	Signature
06/00	BRUCE J. ALTSHOLER,
NS.025	
	Please print name Arry file
	PAS. D. PRAT

24 hour notice required.

Notice to be given no lai than 7:00am the day prior hearing.

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

In re the matter of:	FILED COURT Case Number: B 5076192
Petitioner/Plaintiff vs. ADA-4aS	MAY 2 3 2002 DECLARATION RE NOTICE OF EX-PARTE REQUEST
Respondent/Defendant	34
1. BRUCE AUTSHU	declare that :
(Name)	
I notified the person listed abo	ove that I would be in Department 6
of the Superior Court, 111 No	rth Hill Street, Los Angeles, California on
501	
5/23/02	at 9:30 P.M
(Date)	(Time)
seeking the following orders:	(SPECIFY EXACT ORDERS SOUGHT)
Temporary Restra	
0	
I gave notice to the other part	
Date and time notified:	5/22/02
· ·	By telephone call to the party.
How notified:	By telephone call to the party.
	By personally informing
	Other
I declare under penalty of per	jury that the foregoing is true and correct and of my own
7 BOOK 250 CONTROL FOR CONTROL CONTROL AND A CONTROL OF THE CONTRO	gave the notice myself. Signed this date at Los Angeles,
California.	Duy It
Date:	(Signature)
06/00	ROWE ANTENNA
V.5. 2005.	Jun 7500 27 000
	(Please print name)

XX		A	CH-14
Bruce J. Altshuler Bruce J. Altshuler Bruce J. Altshuler Bruce J. Altshuler Brown, ALTSHULER & SPIRO 9301 Wilshire Blvd, Suite 504 Beverly Hills CA 90210 BESPHONENO COMMON (310) 275-4475 FM ATTORNEY FOR FRANCE BUPERIOR COURT OF CALIFORNIA, COUNTY OF BREET ADDRESS 111 North Hill Stree WALHGRADERSS 111 North Hill Stree BY AND 3P COOK LOS Angeles, CA 9001 BRANCH NAME CENTRAL PLAINTIFF: DEBORAH PRATT	OF LOS ANGELES	1.0\$ A	FILED NGELES SUPERIOR COURT JUN 1 8 2002 HN A. CLARKE, CLERK LG. OGG. Moccullough, DEPUTY
ORDER AFTER HEARING OF INJUNCTION PROHIBITING HAI		CASE N	BS076142
	JUN 1 8 2002	Dept: 4	Room: 217
Judicial officer (name): RICARDO A. a. Plaintiff present b. Defendant present	Attorney present (name): Attorney present (name):	y judge	
Judicial officer (name): RICARDO A. a. Plaintiff present b. Defendant present HE COURT FINDS a. The defendant is (name): JAN R. ADAMS	Attorney present (name): Attorney present (name): B, MD For bald Eye color bro	H Race: Atx/A Ag	e: 48 Date of birth: Apr/1954
Judicial officer (name): RICARDO A. a. Plaintiff present b. Defendant present HE COURT FINDS a. The defendant is (name): JAN R. ADAMS ex: X M F Ht: 6'3" Wt: 220 Hair co	Attorney present (name): Attorney present (name): B, MD IN bald Eye color bro NTIFF DEBORAH PRO THAT DEFENDANT JA ke, threaton, sexually assorb the peace of, keep under yards away from the term 5b or roter care	N R. ADAMS, aut, batter, telephor ir surveillance, or bi- sted person(s) listed in following protected p	e: 48 Date of birth: Apr/1954 CHILDREN, MD ne, send any messages to, foliogock movements in public places on item 5b.

PLAINTIFF (Name):	DEBORAH PRATT		CASE NUMBER
DEFENDANT (Name):	JAN R. ADAMS, MD		
7. Other orders (s	specify):		
8. By the close of busin	ess on the date of this order, a copy	of this order and any proof of	service shall be given to the law
enforcement agencie a. plaintiff shal b. x plaintiffs att c. the clerk of	is listed below as follows:		Address
Los Angeles 1	Police Department	1633 Purd	ue Ave., West Los Angeles,CA
oute: JUN 1 8	2002	RIC	ARDO A. TORRES
Vomen Act, 18 U.S.C. §	2265 (1994) (VAWA). This cour a timely opportunity to be heard a	order meets all Full Faith and thas jurisdiction over the pa	d Credit requirements of the Violence Against ties and the subject matter, the defendant has jurisdiction. This order is valid and entitled to
territories, and shall be the order, is shown a control of the order person was the terms of the order penalties. By Californial, a \$1,000 fine, or purchasing or attempt	e enforced as if it were an order of copy of the order, or has verified System (CLETS). If proof of saiving a not present at the court hearing and then shall enforce it. Vicintic a state law, violation of this temp both, or may be punishable as a	of that jurisdiction by any la its existence on the Califor ce on the restrained person , the law enforcement agen as of this restraining order torary retraining order is a n felony. Any person subject	Columbia, all tribal lands, and all U.S. we enforcement agency that has received nia Law Enforcement has not been received, and the cy shall advise the restrained person of are subject to federal and state criminal nisdemeanor, punishable by one year t to a restraining order is prohibited from wise obtaining a firearm. Such conduct
[SEA.]		OI FOUND OFFICE	
	I certify that the foregoing Or (CLETS) is a true and correct	CLERK'S CERTIFIC rder After Hearing on Petition of copy of the original on file in	for Injunction Prohibiting Harassment
	Date:	Clerk, by	, Deput
140 Flex July 1, 2000	ORDER AFTER	HEARING ON PETITION	FOR Augustic

		- Madhimant	FOR COURT USE DALY
NAME OF FARTY OR AT ADDRESS WHERE YOU	TORNEY (and state ber number want mail SENT: Jan 1053	R. Adams M. D. Nigard Am P.H. 409 Angeles, CA 90024	
ELEPHONE NUMBER (Y	FILED
STREET ADDRESS:	TOF CALIFORNIA. CO	STREET	OS ANGELES SUPERIOR COURT
BRANCH NAME:	CENTRAL	4 100/2	JOHN A. CLARKE, CLERK
	Jen Zudelzo	Adams M. D.	BY L. BITUIN, DEPUTY
		TION PROHIBITING HARASSMENT	BS 076142
s response will be	considered by the judge at	the court hearing. You must still obey an (form CH-150) before completing this form	y orders granted until the hearing. Read th
I do	CONDUCT ORDERS	ent to the order requested.	
STAY-AWA	Y ORDERS		
STAY-AWA	Y ORDERS	ent to the order requested.	
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RESPONSE TO PETITION

Case No: BS076142

5B

Ms. Pratt-Bellisario had intimated on a number of occasions that she thought her father was an alcoholic. She further has offered that on many occasions, she tried to help him to change his behavior, but was unsuccessful. He merely suggested, according to her, that he was "too old to change!" As a result, it would appear that she has unresolved issues concerning her father and alcohol, and is particularly hypersensitive to anyone's drinking of alcohol. In a sense, her hypersensitivity prevents her from distinguishing between a social drinker and someone who has an alcohol dependence problem. So, is she reasonable? I would believe not. The mere thought of me having a beer arouses anger and resentment in Ms. Pratt-Bellisario

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5C

Ms. Pratt-Bellisario's distress is the result of her unresolved issues concerning her inability to help her father. He was a parent and had a certain amount of power over her. I was just someone who loved her, an equal, and she is determined to stop me from ever having a drink.

8B

The inclusion of the children s, along with their schools, reflects not nd Ms. Pratt-Bellisario's fears but is another attempt to inflict harm on the respondent. Dr. Adams is very close to the children and has oftentimes participated in supporting the children when neither parent could or would. This has included basketball games, and picking her up from school when no one else was available. Dr. Adams has also participated in ' Cub Scouts and after-school activities, including baseball and basketball, and picked him up from tutoring when his parents and nannies could not. Dr. Adams has participated in their lives to the extent of helping them with homework. Troian's last big statement after receiving straight As in this last grading period was that Dr. Adams should get ready for next semester because she, ., was taking advanced biology. These are children who have been passed between parents 50% of the time. Dr. Adams wishes to maintain a relationship with them because he does not want them to feel that he has abandoned them. Though he is not the biologic parent, indeed courts in over 18 states have ruled that the welfare of the child is also a consideration.

10

The respondent has not attacked, struck, threatened, sexually assaulted, battered, stalked, destroyed the personal property of, kept under surveillance, or blocked the

rnovements of Ms. Pratt-Bellisario. The respondent has phoned her in an attempt to resolve issues. Ms. Pratt-Bellisario and the respondent still travel in the same circles and the calls to her were to resolve issues with her so that there are no public awkward moments. Since the implementation of the temporary orders, Ms. Pratt-Bellisario and Dr. Adams have run into each other on two occasions, at Ago restaurant, and at the Essence Awards at Universal theme park. At no time was she threatened with violence or any violence committed. The fact is at no time was Ms. Pratt-Bellisario concerned about her welfare or her children's welfare. The fact is, she was hurt by some of the things the respondent said, and intends to make him pay. It is not fear, which Ms. Pratt-Bellisario reacts to, but meanness.

11

- Jan R. Adams, M.D., declares: I am seeking dismissal of both the temporary and permanent injunction prohibiting harassment filed by Ms. Deborah Maria Pratt-Bellisario and her attorney, Mr. Bruce J. Alfshuler. The complaint was not filed out of any fear of violence, but maliciously filed in order to punish the respondent for saying things to Ms. Pratt-Bellisario that she found distasteful.
- 2. Response to description of Dr. Adams' conduct: It is true that Ms. Pratt-Bellisario and the respondent have dated for over four years. It is positively not true that he has a drinking problem (please see below). It is also not true that drinking has been the cause of the breakup of their relationship on several occasions. Furthermore, Ms. Pratt-Bellisario did not participate in therapy sessions after the respondent had finally admitted that he had a problem. Again, he certainly does not and has never admitted to such a thing, and frankly, the suggestion that that was the case is malicious and defamatory. The breakups were precipitated because Ms. Pratt-Bellisario has a habit of unilaterally going off and making decisions, and then returning with the attitude that this is the solution, so let's all deal with it. In fact, drinking problems is only the latest in a line of accusations and conclusions on her part. The respondent had also been a pirate, mean, a racist, and financially not successful enough for Ms. Pratt-Bellisario.
- 3. On April 24th, the respondent did agree to watch Ms. Pratt-Bellisario's son, Nicholas, so that her housekeeper could go home early. The respondent has done that many times before. However, prior to entering that agreement, the respondent informed Ms. Pratt-Bellisario that he had three different meetings that evening, beginning at approximately 7:00 p.m. with different agents and production companies in various locations. He informed her that he didn't know exactly what time he would be done with them, but that he would certainly get there to relieve the housekeeper. The first meeting was at the W Hotel, approximately one mile from Ms. Pratt-Bellisario's house. During that meeting, the respondent was informed by the second group that he was to meet with, explaining that they were running late and would have to meet at approximately 9:00 p.m. So after the first meeting, the respondent stopped by the house to inform Marlene, the housekeeper, of the change in plans. Two gentlemen from the first meeting were also involved in the second meeting. The respondent explained to them

that he would need to stop by the house prior to going to the second meeting to check on and the housekeeper. At the house, he explained his predicament to Mariene, checked make certain that she could stay longer, she said it was not a problem, and the respondent paid her \$50. The respondent also noted that he needed to talk to to explain that he needed him to mind Mariene and to get to bed by 9:30, so as the respondent went to talk to he offered the two gentlemen a drink. One had a beer, the other had water.

- 4. Ms. Pratt-Bellisario did return before the respondent. The respondent was able to enter her house with a key from the van, which he had picked up when he had left prior. Marlene, the housekeeper, knew this, and this was done in the case that she had fallen asleep before his return. The respondent also had the alarm passkey because, for the last few months, he was the one who turned off the alarm and let the dog cut in the morning. Even though the respondent keeps a separate apartment, he sleeps most evenings at Ms. Pratt-Bellisario's.
- 5. Needless to say, when the respondent arrived, Ms. Pratt-Bellisario, though already in bed, was furious, and to be perfectly honest, the respondent thought that it was out of proportion to the offense. He did suggest that she fight him, a suggestion that he has had many times before. He has also shared with her that he thought her response was bigger than the crime, and maybe if she fought him (figuratively), she should get out whatever demon she had in her and resolve this. The logic was that the respondent loved Ms. Pratt-Bellisario and wasn't going to take it personally. His hope was to let her use him to get it out, because regardless, he was going to love her in the morning.
- 6. It is also true that by the end of the night, the respondent had had way too much to drink, clearly more than he would have had normally. It is also true that in response to Ms. Pratt-Bellisario's onslaught that he retaliated with words that were intended to hurt her. Though the respondent believed these words were accurate, he also sees them as mean, and for that, he does have regrets. At any rate, he wasn't about to drive, having drank too much.
- 7. The respondent did call Ms. Pratt-Bellisario numerous times over the next few days. As is her pattern, she has a tendency to shut down and not communicate, and the respondent wanted to resolve things now. The point to Ms. Pratt-Bellisario was that their lives were intertwined right now, and if she wanted to end things, fine, but it was important to discuss the issues and get closure so that there were no loose ends. In particular, as stated earlier, Ms. Pratt-Bellisario has two children involved in 50% custody. The respondent explained to her that he didn't want to children, especially who is having problems in school, to think that he, the respondent, was deserting him. The respondent also explained to Ms. Pratt-Bellisario that the last time they had a conversation at the house, was at the bedroom window as he left. He told the respondent that he was sad and that he loved him. The respondent also informed that he was loved.

- 3. The respondent did call Ms. Pratt-Bellisario on May 4th. She agreed to meet and talk. They met at Palomino restaurant. She made a point of saying she had to be somewhere else, and the respondent interpreted that as a posture of control. Ms. Pratt-Bellisario told the respondent what she felt. He agreed and asked if he could explain his feelings. She said she had heard it before and walked out of the restaurant.
- The respondent followed her. She would not allow him to talk and got in her car and drove off. The respondent walked across the street to a parking garage and, knowing Ms. Pratt-Bellisario, he knew that her statement about going to meet people ater was false. He therefore got in the car and drove to her house, but before he arrived, he passed her approximately one block away. He pulled over beside her and asked her to let him finish saying what he needed to say. He had given her that courtesy. Ms. Pratt-Bellisario did ask for her keys at that time. The respondent told her he didn't have any with him, but he knows that there are some at the apartment and that he had had from approximately two years earlier. The respondent got out of the car to talk, and Ms. Pratt-Bellisario drove off. The respondent then drove home and found the The respondent then drove to Ms. Pratt-Bellisario's house, which was approximately one mile away, and rang the bell. Through the door she said to go away. The respondent told her he had keys and was going to give them to her to her face so that there is no mistake that she got them. The respondent also pointed out that those keys had probably been a drawer for two to three years and not once had the respondent used them to enter her house. The respondent gave her the keys and left. On May 11th, the respondent called Ms. Pratt-Bellisario and asked that she call him back. The respondent discussed with her that she and her had not resolved the issue of Nicholas and Troian. She said that it would be okay for him to see the children, but that he would have to understand that if he came by, there might be men there whom she was seeing. The respondent told her that that part wasn't necessary: this is about the kids, not about her hurting the respondent. She then told the respondent that that is essentially the way it was, and that he would have to live with it. There is no doubt that the respondent was angry at this time. He drove to Ms. Pratt-Bellisario's house, entered through the kitchen door which was open, and confronted her in the back room where she was with her sister. The respondent told Ms. Pratt-Bellisario that that was precisely the problem. The breakups in the past were the result of her meanness. respondent was trying to figure out how to make sure that her children don't feel abandoned, and she was trying to hurt him emotionally by suggesting that she was going to date. It is precisely that kind of attitude that has continued to feed the anger that has resulted in her and her ex-husband's continuing to fight and to be unable to sit in the same room and discuss their child's problems 12 years after divorce. The respondent left the house immediately after that at the request of Ms. Pratt-Bellisario.

Ms. Pratt-Bellisario is also incorrect here. The respondent will voluntarily stay out of her life. However, this petition is not the act of fear but one of meanness. Yet, there is one more problem.

13A. On three occasions in this document, and on one inference, Ms. Pratt-Bellisario and her attorney, Mr. Bruce Altshuler, have referred to Dr. Adams' drinking problem, and it is at this the respondent takes offense. The respondent is a plastic and reconstructive surgeon who does mainly cosmetic surgery. This is one of the most litigious undertakings in medicine. Ms. Pratt-Bellisario and Mr. Bruce Altshuler have put the respondent in a precarious situation with their slanderous and defamatory accusation. From now on, should a patient have a wound dehiscence, or whatever, their defamatory comments have placed the respondent in a situation to be undermined and to this the respondent is going to respond. The respondent does not have a drinking problem, and when confronted with this petition, the respondent was sickened. But let's be fair; the first thing the respondent did was go to his best friend and say, "Do you think I have a problem with alcohol?" I went specifically to Mr. Wynn Katz, not because he was a friend, but because he has had a daughter in rehab and a wife who he has said has had a problem, and he is very sensitive to these issues. respondent also went to Mr. Katz because he knew he would be honest. His letter is Item 1. Secondly, Ms. Pratt-Bellisario and the respondent have had this discussion before. She refuses to entertain the notion that she may be hypersensitive, but a while ago, the respondent did consult a professional. Dr. Shirley Impelizari is a Ph.D. in clinical psychology. She knew the respondent professionally and socially. Both she and the respondent are trustees on the Olive Crest Abused Children's Foundation trustee board. This board raises funds for abused children. Dr. Adams went to Dr. Impelizari for her professional assessment - see Item 2. It is also of interest that Dr. Impelizari was the one who referred the respondent and Ms. Pratt-Bellisario to Michael Glaser for couples therapy in the hope that Ms. Pratt-Bellisario and Dr. Adams could work on a number of issues in their relationship. However, this is just basically what people think. They are not there on a day-to-day basis, and the respondent decided to take a look at himself personally. The respondent gets up at 5:00 a.m. each morning and goes to the gym an average of six days a week, predominantly twice a day. This is not the behavior of a person with a drinking problem, and I refer you to Item 3. Also, the respondent had surgery in December. The surgeon, Dr. Noel Tennenbaum, post operatively commented on a statement made by the anesthesiologist. anesthesiologist was amazed that it took so little anesthetic in order to induce sleep in Dr. Adams. This is particularly important because we, as physicians, understand that people who drink regularly have tolerance to the medications and require more in order to induce the same state of sleep. Dr. Adams did not have tolerance. That is objective information and not subjective. Item 4 - Dr. Adams then decided to get the most subjective test possible. Liver function tests will clearly be elevated if there is a person who has a problem chronically abusing alcohol. Dr. Adams' liver function tests, as you can see in Item 5, are all normal, and not high-normal, the mid-range of normal. So as

you can see, we have a huge problem here. Ms. Pratt-Bellisario's premise for this injunction is inaccurate, her conclusions are false, and the respondent asks that this petition be dismissed. The respondent further asks that both Ms. Pratt-Bellisario and her attorney, Bruce J. Altshuler, retract their defamatory remarks.

TALSUIS

7.com

WYNN KATZ

TO WHOM IT MAY CONCERN.

IT HAS BEEN CALLED TO MY ATTENTION BY DR. JAN ADAMS THAT MS. DEBRA PRATT HAS MADE CERTAIN ACCUSATIONS AGAINST HIM, WHICH, I FEEL COMPELLED IN THE INTEREST OF JUSTICE TO REFUTE. APPARENTLY SHE HAS ACCUSED DR. ADAMS OF BEING AN ALCOHOLIC AND OR AN ALCOHOLIC ABUSER. IN ADDITION TO THAT, SHE CLAIMS THAT WHEN HE DRINKS TOO MUCH, HE IS A VIOLENT PERSON. SHE HAS, IN THE PAST, EXPRESSED THESE FEELINGS DIRECTLY TO ME. ON ALL THOSE OCCASIONS I HAVE TOLD HER THAT I STRONGLY DISAGREE WITH HER AND THAT I HAVE NOT EXPERIENCED ANY OF THOSE PROBLEMS PERSONALLY.

I HAVE KNOWN AND BEEN CLOSE FRIENDS WITH DR. ADAMS FOR SEVEN YEARS, DURING THIS PERIOD OF TIME WE HAVE SPENT LOTS OF TIME TOGETHER DOING ALL SORTS OF THINGS INCLUDING GOING OUT IN THE EVENING AND HAVING GOOD TIMES TOGETHER. WE HAVE GONE TO RESTAURANTS AND BARS WHERE THERE IS ALWAYS AN OPPORTUNITY TO DRINK AND, IN FACT, EVERYONE DOES, INCLUDING ME. AT LEAST 50% OF THE TIME, DR. ADAMS DOES NOT EVEN HAVE AN ALCOHOLIC DRINK. WHEN HE DOES, HIS DRINK OF CHOICE IS USUALLY BEER. WHEN HE DOES DRINK, HE IS USUALLY LIKE ANYONE ELSE, HE HAS A COUPLE OF BEERS AND THAT IS IT, HAVING SAID ALL THIS, DOES DR. ADAMS EVER DRINK TOO MUCH AND GET DRUNK? THE ANSWER IS YES, THERE HAVE BEEN OCCASIONS WHERE HE NEEDED TO LET LOSE AND JUST DRINK AND GET DRUNK, BUT WHAT IS IMPORTANT TO KNOW ABOUT THESE OCCASIONS IS THAT HE ALWAYS KNEW WHAT HE WAS DOING, FOR EXAMPLE, HE NEVER. NEVER, DROVE HIS CAR WHEN HE WAS UNDER THE INFLUENCE. EITHER HE WOULD LEAVE HIS CAR WHERE HE WAS, OR HAVE SOMEONE ELSE DRIVE, THIS IS NOT THE ACTIONS OF AN ALCOHOLIC ABUSER, NOW THE MOST IMPORTANT POINT, I CAN ONLY GO BY MY EXPERIENCE, BUT, I HAVE NEVER, I REPEAT, NEVER, SEEN DR. ADAMS VIOLENT IN ANY WAY WHEN HE DRANK TO MUCH. THIS IS OVER A SEVEN YEAR PERIOD IN ALL. KINDS OF SITUATIONS WHERE HE NEVER EXHIBITED THIS KIND OF BEHAVIOR, WHAT IS IRON C HERE IS THAT DR. ADAMS IS PROBABLY THE MOST RESPONSIBLE DRINKER I KNOW, NONE OF THIS IS TO SAY GETTING DRUNK, EVEN OCCASIONALLY IS GOOD, BUT, THE FACTS ARE THE FACTS.

I REALLY DON'T KNOW WHAT THE PROBLEMS ARE BETWEEN DR. ADAMS AND MS. PRATT. FRANKLY, I WOULD PREFER NOT TO BE INVOLVED. BUT WHEN WILD AND FALSE CHARGES ARE LEVELED AGAINST A FRIEND WHO I ADMIRE AND RESPECT, I FEEL AN OBLIGATION TO SET THE RECORD STRAIGHT, DR. ADAMS IS A RESPONSIBLE PERSON WHO DOESN'T DESERVE TO HAVE HIS REPUTATION QUESTIONED BASED ON UNFOUNDED ACCUSATIONS

WYNN KATZ

Shirley Impellizzeri, Ph.D. Gincol Psychologist

436 North Sectord Drive Subs 305 Severly Hills, CA 90200

(310) 253-9400 Fax (818) 995-3548 Lic# 1/322

June 7, 2002

To Whom It May Concern:

I have shared a professional relationship and personal friendship with Dr. Jan Adams for approximately six years. Within that time we have referred patients to each other and have consulted each other regarding various patients needs. Additionally, we both serve on the Board of Trustees for Olive Crest, an organization serving abused children.

In the recent past, Dr. Adams came to me to ask for information about the difference between alcohol dependency and social use. He related his history of alcohol consumption to me and asked for my professional opinion of such. In my assessment Dr. Adams falls within the definition of a social drinker and does not fit the criteria of alcohol dependency as defined in the DSM IV-R (Manuel used by psychologists for diagnostic purposes).

If you have any additional questions please do not hesitate to call.

Sincerely,

Shirley Impelfizzeri, Ph.D.



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www.clubfit-la.com

6/5/2002

To whom it may concern:

This letter is being written on behalf of Dr. Jan Adams who has been a member of our facility since January, 1999.

He utilizes the gym very frequently and our records show that he exercises two times per day, very often.

Please feel free to contact me should you have any other questions regarding Dr. Adams membership.

Ed Kirkorian General Manager .com

Noel S. Tenenbaum, M.D.

Plastic & Reconstructive Surgery

Board Certifled, American Board of Plastic Surgery

Board Certifled, American Board of Surgery



June 4, 2002

To Whom It May Concern:

Please be advised that Jan Adams was under my care in December 2001. During his surgical procedure, I noted that Dr. Adams required minimal anesthesia compared to many of my patients. This was particularly noteworthy due to his above average height and weight. Postoperatively, Dr. Adams required minimal pain medication and did not require any pain prescription renewals. If you should have any further questions, please do not hesitate to contact me.

Sincerely,

Noel S. Tenenbaum, MD

CC: Dr. Jan Adams

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Director and Pathologist

CONFIDENTIAL LABORATORY REPORT Charles Black, M.D. PATIENT NAME / D PA-2765244692 ADAMS, JAN R AGE SEX CLIENT NAME AND NUMBER CNIR. GRANVILLE SURGERY 11819 WILSHIRE BL, #214 RECEIVED COLLECTED REPORTED ACCESSION NO. LOS ANGELES, CA 90025 DOB 04/21/54 FAX: (310) 579-1622 REF REFERENCE RANGE REBULT OUT OF RANGE TEST ..Tel: LIVER PROF 0 - 33SGOT* 0-43 23 U/L SGPT* GM/DL 6.0-8.4 7 . 1 TOT PROT* 4.1-5.4 6 GM/DL 4 ALBUMIN* 2.0-3.7 2 5 GM/DL GLOBULIN* 1 13 1.1-2.3 A/G RATIO* 20-125 U/L 51 ALK PHOS* 203 H MG/DL 140-200 203 H CHOLESTRO* 80-225 137 U/L LDH* MG/DL 2-50 15 GGTP* 0.1-1.2 0.7 MG/DL TBIL* 20-100 U/I 57 AMYLASE* 0-0.3 MG/DL 0.3 DIR BILI TEST DONE AT PCL 412 B SAN VICENTER200 LA CA 90048 PT, PTT 9-14 13.8 SEC PT, PATIENT 0.8-1.5 1,20 INR CRAL ANTICOACULANT THERAPY GUIDRLINES USING INRI STANDARD DOSE 2.3-3.0 HIGH DOSE 2,5-3.5 20-40 SEC 26.0 PTT PAT. NON-REACT NR HIV 162 ->NON REACTIVE MIV INSECTION IS NOT PRECLUDED End of Final Report ADAMS, JAN R.