

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):

DANIEL J. JAFFE; Nancy Braden-Parker
 JAFFE AND CLEMENS
 433 NORTH CAMDEN DRIVE, STE 1000
 BEVERLY HILLS, CA 90210

32899; 207655

TELEPHONE NO: (310) 550-7477

FAX NO. (Optional) (310) 271-8313

E-MAIL ADDRESS (Optional): djaffe@jaffeclemens.com

ATTORNEY FOR (NAME): ANNE HECHÉ

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

STREET ADDRESS: 111 NORTH HILL STREET

MAILING ADDRESS: SAME AS ABOVE

CITY AND ZIP CODE: LOS ANGELES, CA 90012

BRANCH NAME: CENTRAL DISTRICT

MARRIAGE OF

PETITIONER: COLEMAN LAFFOON

RESPONDENT: ANNE HECHÉ

RESPONSE and REQUEST FOR Dissolution of Marriage Legal Separation Nullity of Marriage AMENDED

FILED
 LOS ANGELES SUPERIOR COURT

MAY 18 2007

JOHNA SHARKE, CLERK

BY EFRÉN AVENA, DEPUTY

CASE NUMBER:
BD 459 638

1. RESIDENCE (Dissolution only) Petitioner Respondent has been a resident of this state for at least six months and of this county for at least three months immediately preceding the filing of the *Petition for Dissolution of Marriage*.

2. STATISTICAL FACTS

a. Date of marriage: September 1, 2001

b. Date of separation: TBD

c. Time from date of marriage to date of separation (specify):
Years: Months:

3. DECLARATION REGARDING MINOR CHILDREN (include children of this relationship born prior to or during the marriage or adopted during the marriage):

a. There are no minor children.b. The minor children are:

Child's name
 HOMER HECHÉ LAFFOON

Birthdate
 03/02/2002

Age
 5

Sex
 M

 Continued on Attachment 3b.

c. If there are minor children of the Petitioner and Respondent, a completed *Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)* (form FL-105) must be attached.

d. A completed voluntary declaration of paternity regarding minor children born to the Petitioner and Respondent prior to the marriage is attached.

4. SEPARATE PROPERTY

Respondent requests that the assets and debts listed in *Property Declaration* (form FL-160) in Attachment 4
 below be confirmed as separate property.

Confirm to

Item
 Respondent has not yet determined the full nature and extent of her separate property assets and debts. Respondent reserves the right to amend this Response or to conform the Response to proof at trial.

NOTICE: You may redact (black out) social security numbers from any written material filed with the court in this case other than a form used to collect child or spousal support.

MARRIAGE OF (last name, first name of parties):
LAFFOON, COLEMAN AND HECHE, ANNE

CASE NUMBER:
BD 459 638

5. DECLARATION REGARDING COMMUNITY AND QUASI-COMMUNITY ASSETS AND DEBTS AS CURRENTLY KNOWN

- a. There are no such assets or debts subject to disposition by the court in this proceeding.
b. All such assets and debts are listed in Property Declaration (form FL-180) in Attachment 5b.
 below (specify):

Respondent has not yet determined the full nature and extent of her community and quasi-community property assets and debts. Respondent reserves the right to amend this Response or to conform the Response to proof at trial.

6. Respondent contends that the parties were never legally married.

7. Respondent denies the grounds set forth in Item 3 of the petition.

8. Respondent requests

- a. dissolution of the marriage based on
(1) irreconcilable differences. (Fam. Code, § 2310(a).)
(2) incurable insanity. (Fam. Code, § 2310(b).)
b. legal separation of the parties based on
(1) irreconcilable differences. (Fam. Code, § 2310(a).)
(2) incurable insanity. (Fam. Code, § 2310(b).)
c. nullity of void marriage based on
(1) incestuous marriage. (Fam. Code, § 2200.)
(2) bigamous marriage. (Fam. Code, § 2201.)
d. nullity of voidable marriage based on
(1) respondent's age at time of marriage. (Fam. Code, § 2210(a).)
(2) prior existing marriage. (Fam. Code, § 2210(b).)
(3) unsound mind. (Fam. Code, § 2210(c).)
(4) fraud. (Fam. Code, § 2210(d).)
(5) force. (Fam. Code, § 2210(e).)
(6) physical incapacity. (Fam. Code, § 2210(f).)

9. Respondent requests that the court grant the above relief and make injunctive (including restraining) and other orders as follows:

- | | Petitioner | Respondent | Joint | Other |
|--|-------------------------------------|-------------------------------------|--------------------------|--------------------------|
| a. Legal custody of children to _____ | <input type="checkbox"/> | <input checked="" type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| b. Physical custody of children to _____ | <input type="checkbox"/> | <input checked="" type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| c. Child visitation be granted to _____ | <input checked="" type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| As requested in form: <input type="checkbox"/> FL-311 <input type="checkbox"/> FL-312 <input type="checkbox"/> FL-341(C) <input type="checkbox"/> FL-341(D) <input type="checkbox"/> FL-341(E) <input type="checkbox"/> Attachment 9c. | | | | |
| d. <input type="checkbox"/> Determination of parentage of any children born to the Petitioner and Respondent prior to the marriage. | | | | |
| e. Attorney fees and costs payable by _____ | <input checked="" type="checkbox"/> | <input type="checkbox"/> | | |
| f. Spousal support payable to (wage assignment will be issued) _____ | <input type="checkbox"/> | <input type="checkbox"/> | | |
| g. <input checked="" type="checkbox"/> Terminate the court's jurisdiction (ability) to award spousal support to Petitioner. | | | | |
| h. <input checked="" type="checkbox"/> Property rights be determined. | | | | |
| i. <input type="checkbox"/> Respondent's former name be restored to (specify): _____ | | | | |
| j. <input checked="" type="checkbox"/> Other (specify): Respondent requests a Statement of Decision on all contested issues. | | | | |

Continued on Attachment 9j.

10. Child support-If there are minor children born to or adopted by the Petitioner and Respondent before or during this marriage, the court will make orders for the support of the children upon request and submission of financial forms by the requesting party. An earnings assignment may be issued without further notice. Any party required to pay support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.

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

Date: May 18, 2007

ANNE HECHE
(TYPE OR PRINT NAME)

Date:

DANIEL J. JAFFE - Nancy Braden-Parker
(TYPE OR PRINT NAME)

Anne Heche
SIGNATURE OF RESPONDENT
Nancy Braden-Parker
SIGNATURE OF ATTORNEY FOR RESPONDENT

The original response must be filed in the court with proof of service of a copy on Petitioner.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):

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ATTORNEY FOR (Name): ANNE HECHÉ

LOS ANGELES SUPERIOR COURT

FILED

MAY 18 2007

JUDON CLARKE, CLERK

BY EFREN AVENA, DEPUTY

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

STREET ADDRESS: 111 NORTH HILL STREET

MAILING ADDRESS: SAME AS ABOVE

CITY AND ZIP CODE: LOS ANGELES, CA 90012

BRANCH NAME: CENTRAL DISTRICT

PETITIONER: COLEMAN LAFFOON

RESPONDENT: ANNE HECHÉ

CASE NUMBER:
BD 459 638DECLARATION 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 is not disclosed. It is confidential under Family Code section 342B. I have listed the address of the children presently residing with me as confidential.
 3. (Number): ONE (1) minor children are subject to this proceeding as follows:
 (insert the information requested below. The residence information must be given for the last FIVE years.)

Child's name	Place of birth	Date of birth	Sex
HOMER HECHÉ LAFFOON	Los Angeles, CA	03/02/2002	M
Period of residence	Address	Person child lived with (name and present address)	Relationship
January 2007 to present	Vancouver, British Columbia (mother) Los Angeles, CA (mother/father) <input type="checkbox"/> Confidential	Anne Heche Coleman Laffoon	Mother Father
August 2006 to Dec. 2006	Vancouver, British Columbia	Anne Heche Coleman Laffoon	Mother Father
July 2005 to Aug. 2006	141 S. Las Palmas Ave. Los Angeles, CA 90004	Anne Heche Coleman Laffoon	Mother Father
August 2003 to July 2005	308 N. Sycamore #506 Los Angeles, CA 90036	Anne Heche Coleman Laffoon	Mother Father
July 2003 to Aug. 2003	New Orleans, LA	Anne Heche Coleman Laffoon	Mother Father
HOMER HECHÉ LAFFOON (CONTINUED)			
January 2003 to June 2003	57th Street (Apt.) New York, New York	Anne Heche Coleman Laffoon	Mother Father
June 2002 to Dec. 2002	Central Park South New York, New York	Anne Heche Coleman Laffoon	Mother Father
March 2002 to June 2002	308 N. Sycamore #506 Los Angeles, CA 9036	Anne Heche Coleman Laffoon	Mother Father

- c. Additional children are listed on Attachment 3c. (Provide all requested information for additional children.)

Page 1 of 2

4. Have you participated as a party or a witness or in some other capacity in another litigation or custody proceeding, in California or elsewhere, concerning custody of a child subject to this proceeding?

NO YES (If yes, provide the following information):

a. Name of each child:

b. I was a: party witness other (specify):

c. Court (specify name, state, location):

d. Court order or judgment (date):

5. Do you have information about a custody proceeding pending in a California court or any other court concerning a child in this case, other than that stated in item 4?

NO YES (If yes, provide the following information):

a. Name of each child:

b. Nature of proceeding: dissolution or divorce guardianship adoption other (specify):

c. Court (specify name, state, location):

d. Status of proceeding:

6. One or more domestic violence restraining/protective orders are now in effect. (Attach a copy of the orders if you have one.)
The orders are from the following court or courts (specify county and state):

a. Criminal: County/state: _____
Case No. (if known): _____

c. Juvenile: County/state: _____
Case No. (if known): _____

b. Family: County/state: _____
Case No. (if known): _____

d. Other: County/state: _____
Case No. (if known): _____

7. 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?

NO YES (If yes, provide the following information):

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

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

Date: May 18, 2007

ANNE HECHHE

(TYPE OR PRINT NAME)

Anne Hechhe

(SIGNATURE OF DECLARANT)

8. Number of pages attached after this page: _____

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): DANIEL J. JAFFE; Nancy Braden-Parker JAFFE AND CLEMENS 433 NORTH CAMDEN DRIVE, STE 1000 BEVERLY HILLS, CA 90210 TELEPHONE NO.: (310) 550-7477 FAX NO.: (310) 271-8313 ATTORNEY FOR (Name): ANNE HECHE		32899; 207655 "BY FAX"	FOR COURT USE ONLY FILED LOS ANGELES SUPERIOR COURT MAY 21 2007 JOHN A. CLARKE, CLERK <i>Su Wang</i> BY SU WANG, DEPUTY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES STREET ADDRESS: 111 NORTH HILL STREET MAILING ADDRESS: SAME AS ABOVE CITY AND ZIP CODE: LOS ANGELES, CA 90012 BRANCH NAME: CENTRAL DISTRICT			
PETITIONER/PLAINTIFF: COLEMAN LAFFOON RESPONDENT/DEFENDANT: ANNE HECHE			
RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION		BY FAX	CASE NUMBER: BD 459 638
HEARING DATE: June 11, 2007	TIME: 8:30 a.m.	DEPARTMENT OR ROOM: Dept. 67	

1. CHILD CUSTODY
 a. I consent to the order requested.
 b. I do not consent to the order requested but I consent to the following order:
 Respondent to have sole legal and physical custody of Homer

2. CHILD VISITATION
 a. I consent to the order requested.
 b. I do not consent to the order requested but I consent to the following order:
 Petitioner to have reasonable visitation with Homer

3. CHILD SUPPORT
 a. I consent to the order requested.
 b. I consent to guideline support.
 c. I do not consent to the order requested, but I consent to the following order:
 (1) Guideline
 (2) Other (specify):

4. SPOUSAL SUPPORT
 a. I consent to the order requested.
 b. I do not consent to the order requested.
 c. I consent to the following order:

5. ATTORNEY FEES AND COSTS
 a. I consent to the order requested.
 b. I do not consent to the order requested.
 c. I consent to the following order:
 Each party to pay his or her own attorney fees and costs

PETITIONER/PLAINTIFF: COLEMAN LAI FOON

CASE NUMBER:
BD 459 638

RESPONDENT/DEFENDANT: ANNE HECHÉ

PROPERTY RESTRAINT

- a. I consent to the order requested.
b. I do not consent to the order requested.
c. I consent to the following order:

PROPERTY CONTROL

- a. I consent to the order requested.
b. I do not consent to the order requested.
c. I consent to the following order:

OTHER RELIEF

- a. I consent to the order requested.
b. I do not consent to the order requested.
c. I consent to the following order:

order to attend Montessori School near my residence in Vancouver, British Columbia

SUPPORTING INFORMATION

contained in the attached declaration.
declaration of Anne Heche

NOTE: To respond to a request for domestic violence restraining orders requested in the Request for Order (Domestic Violence Prevention) (form DV-100) you must use the Answer to Temporary Restraining Order (Domestic Violence Prevention) (form DV-120).

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

Date: 05/21/07

Anne Heche

(TYPE OR PRINT NAME)

Anne Heche

(SIGNATURE OF DECLARANT)

DECLARATION OF ANNE HECHE

I, ANNE HECHE, declare:

1. I am the Respondent in this action for dissolution of marriage. Petitioner Coleman Laffoon ("Coley") and I are the parents of one child, Homer Heche Laffoon ("Homer"), age 5, born March 2, 2002.

2. I make this preliminary declaration in opposition to Petitioner Coleman ("Coley") Laffoon's Order to Show Cause for Child Custody, Child Support, Visitation, Spousal Support, Enrollment in Private School, Property Control and Attorney Fees and Costs.

3. In his papers filed with the court, Coley makes numerous false allegations about his own parenting skills and fitness as well as about mine. It is unfortunate that Coley chose to put his lies and distortions in the public record at this time while we are trying to reach agreement on many of the issues. I am surprised and disappointed that ~~Coley is stooping to this level. My hope was (and is) that our son Homer will come through~~ this with what is best for him--two parents who love him and who treat each other with respect. Nevertheless I feel it is necessary to briefly respond immediately to a number of the most heinous false statements.

4. Coley accuses me of showering with Homer and my boyfriend together. What Coley neglects to say is that the shower was a rinse-off shower near the swimming pool at the building where I live. We had been swimming and rinsed off by the side of the pool.

5. Homer has not slept in the same bed with my boyfriend and me. Homer has his own bed and he sleeps in it every night.

6. Homer has a car seat, I have pictures of him in it, and it is used routinely when he is transported by car. Coley seizes upon one occasion when Homer and I ran freezing to the car, we jumped into the front seat snuggling, and I strapped Homer and me into the seatbelt for a three-block ride to a restaurant for lunch.

JAFFE AND CLEMENS

LAWYERS

133 NORTH CAMDEN DRIVE, SUITE 1000
BEVERLY HILLS, CALIFORNIA 90210
(310) 560-7477

EXTRA

1 7. Coley accuses me of depriving Homer of cherished clothing and stuffed
2 animals. The fact is, Homer was to come back to Vancouver in 6 days. All of his clothes
3 were left here as he has many more at home, including shoes and sneakers. As for the
4 stuffed animals, Homer has a million and Homer and I decided it would be okay to leave
5 them in Vancouver as he was coming back so soon.

6 8. In paragraph 50 of his declaration to the court, Coley describes an incident
7 trying to make my behavior sound "bizarre and delusional." The true story is as follows:
8 On September 6, 2006 at 5 p.m. while I was on the set shooting in Vancouver, I was invited
9 to appear on David Letterman the very next afternoon. I was immediately pulled off the set
10 and flown on a red eye to New York. I called Coley and asked him to check my itinerary
11 for my L.A. connection because I had taken off too fast for it to be printed out for me. It
12 was midnight in Los Angeles, I didn't know where my connection was supposed to leave
13 from or on which airline. Coley had promised to find out from the production office, but he
14 had neglected to call or get a copy. He didn't know. I started crying, it was very frustrating.

15 ~~9. Homer does not reside with Coley full-time. Prior to our separation, Homer~~
16 (and Coley) have always lived with me wherever I was working. In fact, Homer and Coley
17 spent the months of August 2006 through December 2006 with me in Vancouver. Since
18 separation, Homer's time has been split from January 2007 through May 2007 with one of
19 his parents. Currently I am on hiatus from filming and we are splitting time with Homer in
20 the Los Angeles residence.

21 10. I have shared care of Homer with Coley since Homer's birth, and I spend as
22 much time with Homer as a working mom as Coley does as a so-called "stay-at-home"
23 dad.

24 11. Coley claims he is a stay-at-home dad and that this is by agreement. Coley
25 does stay at home while I am working, but not to parent. He sends Homer to preschool
26 and leaves him with nannies and babysitters while he (Coley) plays ping pong,
27 backgammon and poker and views pornography online. He holds a poker game at his
28 home every Thursday night and allows Homer to participate. I have documents, that I will

1 produce at the time of the hearing, proving that he hires babysitters 4 or 5 nights each
2 week.

3 12. Coley and Homer joined me in Vancouver while we were shooting the pilot
4 for "Men In Trees." Canada has a law that doesn't allow children under 5 to go to school
5 for more than four hours a day. Coley avoided the law by enrolling Homer in Montessori
6 preschool for four hours in the morning and in Treehouse preschool for four hours in the
7 afternoon.

8 13. Meanwhile, Coley bragged to me and other cast members on the set, about
9 going to strip clubs all day and that he knew each joint in town. He bought a ping-pong
10 table to put in our basement and started playing tournaments with some of the wealthy
11 father's from the second pre-school Homer attended. He laughed about renting a smoke
12 machine, and told of dances they would do in the basement when they won, bets over
13 paid ski trips to Whistler.

14 14. Coley and I agreed in December 2006 that we would divorce quietly, using
15 a mediator. We agreed that we would be calm in our divorce and keep Homer as the first
16 priority. Coley broke the first promise and filed his Petition in February.

17 15. By going public without my knowledge, he not only put me and the show in
18 the middle of a press storm, he put Homer at risk of having his friends question him at
19 school and the press hounding him outside his home with no understanding whatsoever
20 of the situation. When I mentioned to Coley that this was a dangerous situation for Homer,
21 Coley responded, "Bring it on". Let the press come to our house. "I welcome it!"

22 16. After we separated, Coley and I agreed to shared time with Homer. We
23 alternated time with Homer from January through March, and Homer spent the first two
24 weeks of March in Vancouver with me. Homer flew back with his father on schedule.
25 During our phone calls, Homer and I counted down the 6 days we were to be apart before
26 Homer returned to Vancouver. But the day before Homer was to fly back to Vancouver,
27 Coley announced to Homer and me on the phone, right before bedtime, that he was not
28 putting Homer on the plane. Homer burst into tears, screaming that he wanted to see his

JAFFE AND CLEMENS

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1 mommy. That his daddy was mean. We had been counting down the days and he never
2 let me know that his lawyer and he had decided to keep Homer in L.A.

3 17. I am Homer's sole economic support and have been throughout his life.
4 Coley has often told me he would get a job or enroll in school, but he has not done so.
5 Recently, Coley began telling Homer that I "chose work over him."

6 18. I do not consent to the orders Coley requests and I request the following
7 orders:

- 8 a. That I be awarded temporary sole legal custody of Homer.
- 9 b. That I be awarded temporary sole physical custody of Homer with
10 reasonable visitation to Coley.
- 11 c. That Homer attend kindergarten this fall at Gatehouse Montessori
12 school near my home in Vancouver.
- 13 d. That the Court not award spousal support to Coley because it is not
14 appropriate in this case.

15 19. I am, and have always been, the sole financial support of our family, I live and
16 work in Vancouver, and Homer should be there with me. I currently am under contract to
17 appear in a television series called "Men In Trees" that is being filmed in Vancouver, British
18 Columbia, Canada. Coley is unemployed and can travel at will to spend time with Homer.

19 20. I am still hopeful that our settlement talks will be fruitful. However, if they are
20 not, I will file a comprehensive response at the appropriate time.

21 I make this declaration of my own personal knowledge, and if called as a witness
22 I could and would testify competently thereto.

23 I declare under penalty of perjury under the laws of the State of California that the
24 foregoing is true and correct. Executed this _____ day of May, 2007, at Los Angeles,
25 California.

26 
27 _____
28 Anne Heche

