

CERTIFIED FOR PUBLICATION

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION THREE

KRISTINE RENEE H.,

Plaintiff and Appellant,

v.

LISA ANN R.,

Defendant and Respondent.

B167799

(Los Angeles County
Super. Ct. No. PF001550)

ORDER MODIFYING OPINION
AND DENYING PETITION FOR
REHEARING

[No Change in the Judgment]

KRISTINE RENEE H.,

Petitioner,

v.

THE SUPERIOR COURT OF LOS
ANGELES COUNTY,

Respondent,

LISA ANN R.,

Real Party in Interest.

THE COURT:

It is ordered that the opinion filed herein on June 30, 2004, be modified as follows:

1. Page 2, line 1, strike the words “Honey Kessler Amado for Plaintiff, Petitioner and Appellant.” and replace with the following:

Honey Kessler Amado, Lynn Langley and Leon Bennett for
Plaintiff, Petitioner and Appellant.

2. Pages 3-4, footnote No. 3, last sentence, delete the words “custody and.” so that
the last sentence reads as follows:

We initially granted a stay and then lifted it (and thus
effectively denied the petition for writ of supersedeas),
and directed the family court to make temporary
visitation orders pending the outcome of these
appellate proceedings.

3. Page 11, line 6 of the third full paragraph, delete the words “custody and.” so
that line reads as follows:

directed the family court to make appropriate temporary
visitation orders

4. Page 31, line 5 of the second full paragraph, delete the words “disingenuous
since” and start a new sentence with the word “the” so that line five reads as follows:

must be the sperm donor. This argument is without merit.
The sperm donor has not

There is no change in the judgment. The Appellant’s petition for rehearing filed
July 15, 2004, is denied.