

***CERTIFIED FOR PUBLICATION***

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION THREE

In re Marriage of MARCI and  
GARY FONG.

MARCI KINGTON,

Respondent,

v.

GARY FONG,

Appellant.

B217038

(Los Angeles County  
Super. Ct. No. YD042895)

ORDER DENYING REHEARING  
AND MODIFYING OPINION  
[NO CHANGE IN JUDGMENT]

THE COURT:

It is ordered that the opinion filed herein on March 3, 2011, and reported in the Official Reports (193 Cal.App.4th 278) be modified as follows:

1. On page 283, the first full paragraph, beginning “Marcie, through her counsel,” is deleted.

2. On page 290, the first sentence of the first full paragraph, beginning “There is no indication in the appellate record,” is modified to read as follows:

There is no indication in the appellate record that Marci had served a final declaration of disclosure by the date that she filed her motion or that the trial court had relieved her of this requirement for good cause shown (§ 2105, subd. (a)).

3. On page 292, in the first sentence of the third full paragraph, the language “failed to respond to her two settlement offers;” is deleted.

There is no change in the judgment.

The petitions for rehearing by Gary Fong and Marci Kington are denied.