

**CERTIFIED FOR PUBLICATION**  
IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA  
FOURTH APPELLATE DISTRICT  
DIVISION THREE

In re Marriage of ELAINE and ALAN D.  
MARGULIS.

---

ELAINE PRENTIS-MARGULIS,

Appellant,

v.

ALAN D. MARGULIS,

Appellant.

G041948

(Super. Ct. No. 02D005672)

ORDER MODIFYING OPINION;  
NO CHANGE IN JUDGMENT

It is ORDERED that the opinion filed August 11, 2011, is modified as follows:

1. On page 13, delete the first sentence of the third paragraph which begins “Though Alan never stated,” and replace it with the following revised version of the sentence, retaining footnote 8 at the end of this revised sentence:

Though Alan never stated a value for the community investment accounts at separation or otherwise (except the Charles Schwab IRA’s), the tax records he

offered into evidence suggest that in 1996 these accounts likely held more than \$1 million dollars, and approximately \$1.5 million in 1999.

2. On page 13, in footnote 8, delete the last sentence which begins “Alan nowhere on the record . . . .”

This modification does not effect a change in the judgment.

---

ARONSON, J.

WE CONCUR:

---

BEDSWORTH, ACTING P. J.

---

O’LEARY, J.