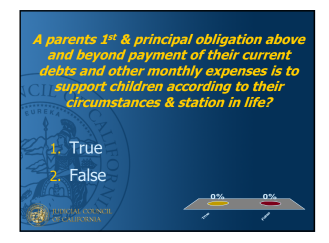
## Child Support and Income Determination 2018 Annual AB 1058 Child Support Traiing Conference Garden Grove, CA

### Ensure compliance with Federal regulations To provide consistency throughout the state where parties can not agree! To ensure children receive support consistent with the State's high standard of living and high cost of raising children compared to other states. To encourage settlements of conflicts and minimize litigation



### Principal Objectives

 Parents 1<sup>st</sup> & principal obligation to support child according to circumstances & station in life

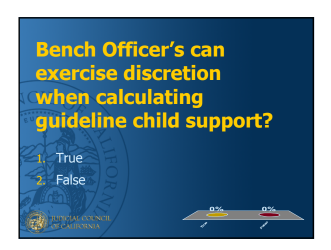
Both parents mutually responsible for support

 Considers each parent's income and level of responsibility for children

Children share the standard of living of both parents. Support may improve the standard of living of custodial household.

See Family Code Section 4053

### Is the calculation of guideline child support mandatory in all cases where child support is requested? Yes No



### Calculating Guideline Child Support

- It is not a guideline
- Adherence is mandatory by the court!
- Presumptively correct
  - Rebuttable presumption
  - Exceptions will be discussed and agreements by parents are encouraged
    - Even if only on some points.

### **Rebuttable Presumption**

- Guideline unjust or inappropriate because:
- Stipulate to different amount (FC 4065)

Deferred sale of residence

- Payor has extraordinary high income & GL amount exceeds needs of child
- Party not contributing to needs of child consistent with custodial time
- Application unjust or inappropriate due to special circumstances

### **Special Circumstances**

- Include but not limited to:
- Different custodial plans for different children
  - Substantially equal custodial time & one parent has higher or lower % of income used for housing
  - Children have special medical needs
- List is not exclusive !!

### How is Child Support Calculated Family Code Section 4055 CS=K[HN-(H%)(TN)] Components of Formula Amount of each parents income allocated for CS High wage earners net monthly disposable income Approximate % high earner has child in their care Total net monthly disposable income of both parents

## Real World - How calculated Certified computer programs: CalSupport and CalSupport PRO, http://www.nolotech.com/ DissoMaster, http://www.cfir.com/products/dissomaster.php Xspouse, http://www.xspouse.com/ California Guideline Child Support Calculator (DCSS), https://www.cse.ca.gov/ChildSupport/cse/guidelineCalculator Family Law Software, http://www.FamilyLawSoftware.com/ca FamilySoft SupportCalc by Legal+Plus, Little Market Colonia.

## Real World (cont.) If calculating child support in a case involving the Dept of Child Support Services, the court must use and parties and attorneys must present calculations to the court using: DCSS Child Support Guideline Calculator

### Necessary Information Court order is only as accurate as the evidence received by the court!! While court is neutral, often requires bench officer to make inquiry of parties. Frequently more hands on by bench officer in proper cases. Must balance with Canons. If you make inquiry of parties for inputs have clerk administer oath # of children Parenting arrangement Tax filing status- current as of year end Gross Income

## Necessary Information (Con't) Deductions from Income Taxes Health Insurance (Pre or Post taxes) Retirement Plans Necessary job related expenses, union dues Mortgage Interest, Property Taxes, Charitable contributions Child Care expenses Statutory Hardships

# Deductions which have tax effect Adjustments to income IRA/ Pre-Tax 401K contributions Pre-tax health insurance premiums or meet AGI threshold (uninsured costs) Home Mortgage Interest Property Taxes Student Loan Interest Charitable Contributions

### Child Support Add-Ons Mandatory- FC4062 Child Care for employment or education Uninsured health care costs. Generally split equally, may also be proportional to net disposable income. DiscretionaryEducation/Special Needs Extra curricular activities Visitation travel expenses

### **Responsibility for care**

Timeshare does not have to be exact Close approximation

Approved child support software programs have 'guideline' parenting time scenarios

Look to responsibility for care-

May be responsible for care even when child not with a particular parent (school).

Based upon what is actual arrangement, not necessarily what order says.



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### **VOID CS Agreements**

- Those agreements which deprive the court of jurisdiction, i.e. binding arbitration

  IRMO Bereznak (2003) 110 CA4th 1062
- Waiver of arrears on a take it or leave it basis without good faith dispute as to amounts owed

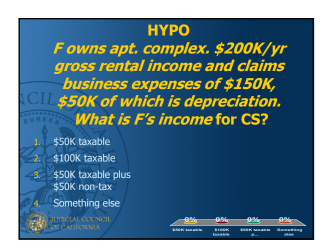
IRMO Sabine & Toshio M. (2007) 153 Cal.App.4th 1203, 1213-1215

### • Always modifiable • Even Stipulated non-modifiable "floor", subject to modification. IRMO Alter (2009) 171 Cal.App.4th 718 • Different than spousal support!



### What is Income (con't) Gross income to business less operating expenses. FC 4058(a)(2) Asfaw v. Woldberhan (2007) 147 CA4th 1407 Depreciation of rental property is not deductible in calculating child support under 4058 and 4059." Add-Backs—"was the expenditure necessary for the operation of the business"?







### What is Income (con't) Discretionary: FC 4058(a)(3) & (b) Employment/self-employment benefits—consider benefit to employee, reduction in living expenses, other relevant factors Earning capacity (less than 40 hour week not necessarily underemployed)

### What is Income (con't) Overtime: Predictable overtime *must* be included unless: Evidence that not likely to continue; or Overtime subjects party to an "excessively onerous work schedule". Parent only required to work "objectively reasonable work regimen". See Co. of Placer v Andrade (1997)55 CA4th 1396; IRMO Simpson (1992) 4 Cal.4<sup>th</sup> 225.

## What is Income (con't) Military Allowances BAH—Basic Allowance for Housing BAS—Basic Allowance for Subsistence Although non taxable, federal pre-emption does not apply BAH and BAS are non taxable income for child support IRMO Stanton (2011) 190 CA4th 547

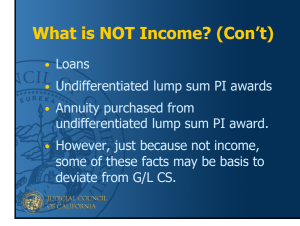
# What is Income (con't) SEVERANCE PAY Smith Ostler order in effect "35% of all income in excess of \$25,000/mo Payor receives severance pay of \$309K 5 Components

### What is Income (con't) • Yrs of Service \$100,000 • Lump sum in lieu of commissions \$152,000 • Qualitative Compensation \$35,000 • Healthcare payout \$1,500 • Retirement benefits \$3,422 • TC ruling: % applies to all

### What is Income (con't) • Yrs of Service (limit 12 mo) \$100,000 • Lump \$ in lieu 6mo commissions \$152,000 • Qualitative Compensation \$35,000 • Healthcare payout \$1,500 • Retirement benefits \$3,422 • TC ruling: % applies to all • CA: reverses---Allocate rationally

## What is Income (con't) Allocation of Severance Pay TC discretion May follow allocation stated in plan or other reasonable allocation May not allocate all to one month IRMO Tong & Sampson (2011) 197 CA4th 23

### What is NOT Income? Child support Public assistance (AFDC, SSI, TANF, Adoptive Assistance) Gifts (maybe)... But see <u>IRMO Alter</u> (2009) 171 CA4th 718 Inheritances, life insurance Appreciation in value of primary residence <u>IRMO Henry</u> (2004) 126 CA4 111 New mate income—exception in extraordinary circumstances (FC 4057.5) IRMO Knowles (2009) 178 CA4th 35



### What is NOT Income? (cont) IRMO Daugherty (2014) 232 Cal App 4th 463 Derivative benefits received for children is not income to either parent Child's income, not parent If payee is recipient of benefits from payor's disability, credit against support order and possibly arrears INDICIAL COUNCIL OF CALIFORNIA

### **Calculating Gross and Net Income**

Calculation of "Net Disposable Income" FC 4058 (gross) and 4059 (deductions).

12-month average. <u>IRMO Riddle</u> (2005) 125 CA4th 1075, at 1083, facts may dictate longer or shorter period.

Court can adjust support to account for seasonal or fluctuating income. FC 4060-4064.

### **Calculating Income** (cont.)

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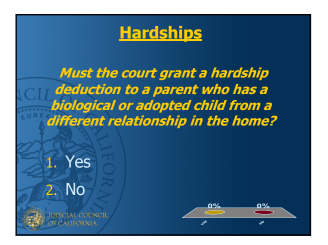
Percentage of fluctuating income as child support?

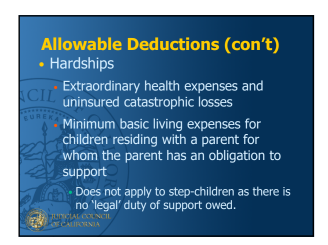
Better practice to set base CS and percentage of income (bonuses, incentive pay) over base level.

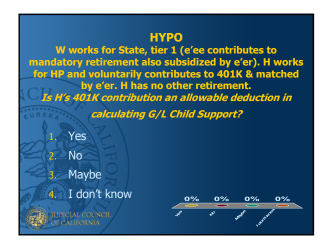
IRMO Mosley (2008) 165 Cal.App.4th 1375 Contra authority if bonuses/commissions

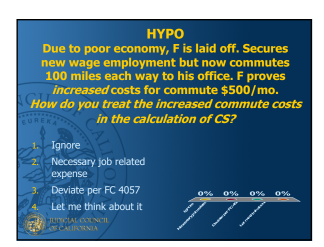
are consistent. See Co of Placer v. Andrade, supra.





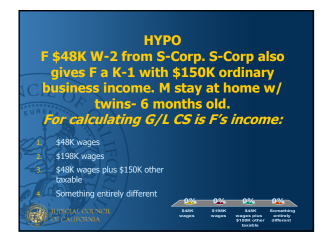


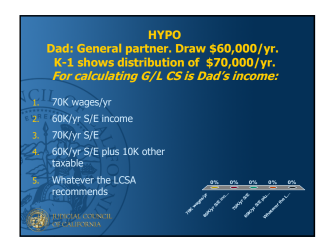


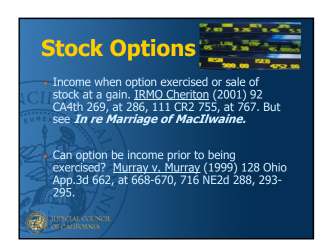


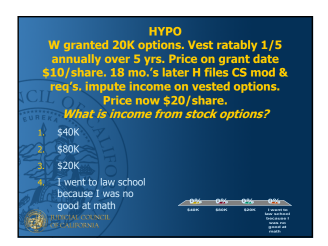
### Section 4058 language is expansive but must limit application to money actually received or available; not appreciation of residence. IRMO Henry (2005) 126 CA4th 111, at 119, 23 CR3rd 707, at 712. IRMO Destein (2001) 91 CA4th 1385, 111 CR2nd 487, appreciation of real estate okay if investment asset, not residence.

## Beyond the Paycheck con't Partnerships & S-Corps K-1 vital Need to understand various boxes. Look not only to income but also to distributions- positive or negative

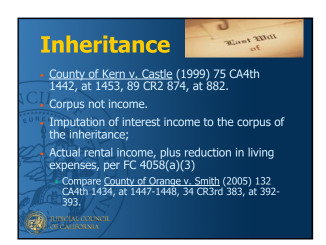








### • IRMO Pearlstein (2006) 137 CA4th 1361, 40 CR3rd 910 distinguishes stock and cash traded in sale of business—not income until stock sold or cash spent as opposed to reinvested—OK to impute reasonable rate of return Stock options=compensation Stock/cash sale of business=capital Same result in IRC1031 exchange?



### **Life Insurance**

Lump sum payment of life insurance benefits not income—may apply reasonable rate of return. IRMO
Scheppers (2001) 86 CA4th 646,

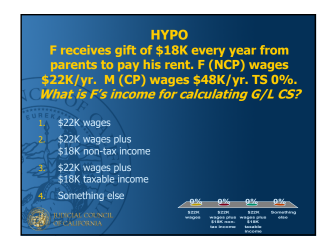
### Return on capital investment, include as income. IRMO Scheppers, supra, at 651 and 533.

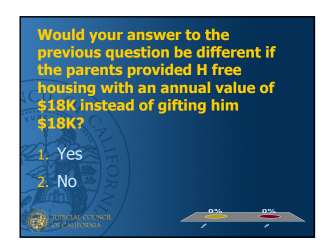
### Lottery Winnings County of Contra Costa v. Lemon (1988) 205 CA3rd 683, at 688, 252 CR2nd 455, at 459—AFDC case. Court held lottery winnings to be income and available for both AFDC reimbursement and ongoing child support. See IRMO Scheppers, supra, at 651 and 533.

### Benefits from Employment Discretionary Add-ons Automobile. IRMO Schulze (1997) 60 CA4th 519, at 528, 70 CR2nd 488, at 494. Housing. IRMO Schulze, supra, at 529 and 495. Meals. Stewart v. Gomez (1996) 47 CA4th 1748, at 1756, 55CR2nd 531, at 536.

## Annuity from Undifferentiated lump sum PI award IRMO Rothrock (2008) 159 Cal.App.4th 223, held annuity purchased from undifferentiated lump sum PI award not income. BOP on person challenging IRMO Heiner (2006) 136 Cal.App.4th 1514 held undifferentiated lump sum PI award not income.







### Gifts

One-time gifts are not includable as income unless failure to do so would provide inequitable result. IRMO Schulze, supra at 530 and 495.

Court has broad discretion to **deviate** *up or* down if in the best interests of the children. IRMO deGuigne (2002) 97 CA4th 1353, at 1361, 119 CR2nd 430, at 436.

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### Gifts (cont.)

- Recurring gifts may be treated as income for child support. <u>IRMO Alter</u> (2009) 171 CA4th 718
- IRMO Shaughnessy (2006) 139 CA4th 1225, held discretion to consider third party gifts in spousal support
  - FC4057(b)(5)mentioned in dicta].

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### **Earning Capacity**



FC4058(b) Discretion to consider in lieu of income if consistent with best interests

May consider EC along with parents receipt of disability benefits. <u>Stewart v. Gomez</u> (1996) 47 CA4th 1748

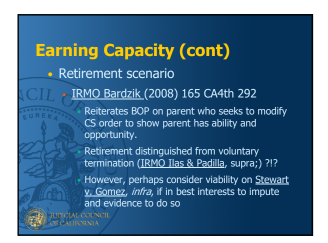
Burden on party seeking to impute to show ability (age, experience, health), and opportunity to work (job availability). IRMO Regnery (1989) 214 CA3rd 1367, 263 CR 243.



### • Burden on responding party if employment terminated voluntarily. IRMO Ilas (1993) 12 CA3rd 1630; IRMO Padilla (1995) 38 CA4th 1212; IRMO McHugh (2014) 231 CA4th 1238. Cannot 'automatically' impute to former level if termination involuntary, even if misconduct! IRMO Eggers (2005) 131 CA4th 695, 32 CR3rd 292.

Where a parent retires early & before normal retirement age when there are still minor children, the trial court must impute income as a matter of law to the pre- retirement level when calculating an initial guideline child support order?

1. True
2. False



### **Earning Capacity (cont.)**

- Court may impute to one who is unable to find employer willing to hire them so long as there is a substantial likelihood income can be produced utilizing marketable skills. <a href="IRMO">IRMO</a>
   Cohn (1998) 65 CA4th 923, at 930, 76 CR2nd 866 at 871.
  - Tangible evidence needed; cannot be "drawn from thin air." IRMO Cohn (lawyer case); Oregon v. Vargas (incarcerated parent) 70 CA4th 1123. Want ads enough. LaBass and Munsee (1997) 56 CA4th 1331.

### **Earning Capacity(cont.)**

• What if earning capacity greater than actual earnings, i.e. underemployed?

Ability to pay standard—if earning capacity greater than actual earnings court may base order on ability so long as in the children's best interests—sound discretion of the court.

Moss v. Superior Court (Ortiz) (1998) 17 C4th 396, at 4245; IRMO Simpson (1992) 4 C4th 225, at 233; IRMO Smith (2001) 90 CA4th 74, at 81.

### **Earning Capacity(cont.)**

- IRMO Sorge (2012) 202 CA4th 626
  - 4058(b) allows imputing income on the basis of business assets without consideration of losses start-ups by dad after \$800K income from prior employment.

### Earning Capacity(cont.) Remarriage and quit job/reduced hours IRMO Paulin (1996) 46 Cal.App.4th 1378 Lim & Carrasco (2013)—Parent reducing work to 80% FT Ok if in best interests of the children. IRMO Ficke (2013)—must find imputation of income to be in children's best interests.

### **Imputing Income**

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Can impute reasonable rate of return on non-income-producing assets. <u>IRMO Dacumos</u>
(1999)\_76 CA4th 150, at 154-155, 90 CR2nd 159, at 161; <u>IRMO Destein</u> (2001) 91 CA4th 1385, at 1393-1396, 111CR2nd 487, at 492-496; <u>IRMO deGuigne</u>, supra, at 1363 and 437-438.

Rate of return? Substantial evidence test on review; Risk free (6%)--Destein, legal rate (10%)--Scheppers, 4.3 or 4.5 government bond rate—IRMO Ackerman (2006) 146 CA4th 191 all acceptable. Common sense "Theoretical rate" 4.5% IRMO Berger (2009) 170 CA4th 1070

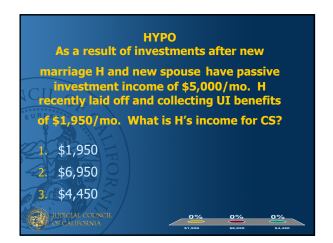
### **Imputing Income (cont.)**

- Brothers v. Kern (2007) 154 CA4<sup>th</sup>
   126 confirms trial court imputing
   reasonable rate of return on
   liquidated proceeds already paid to
   third party.
  - Court also **deviated** from guidelines—payor incarcerated-considered children's needs for above guideline award.



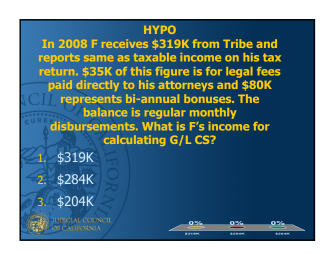
# Imputing Income (con't) Expenses Theory Calculate guideline Make credibility finding if I&E or other evidence of unbelievable income vis a vis expenses Rule out other sources for payments as show by evidence Re-calculate with expenses as non tax income- no tax consid. as expenses are paid after tax. See IRMO Loh (supra); IRMO Calcattera (2005) 132 CA4th 28

# Imputing Income(cont.) • Exceptions to imputing income: CalWorks participant Mendoza v Ramos (2010) 182 CA4th 680 IRMO Williams (2007) 150 CA4th 1221 confirms that court cannot impute reasonable rate of return on home equity in primary residence. IRMO Schlafly (2007) 149 Cal.App.4th 747, confirms cannot impute income on mortgage free housing (FRV?) of primary residence But consider Kern v Castle, supra. Albo discussed "add-ons" FC 4062



# Imputing Income (cont.) Remarriage—May impute income to custodial parent who terminates employment to care for new children of remarriage (IRMO Hinman (1997) 55 CA4th 988, 64CR2nd 383) or remarriage to wealthy spouse (IRMO Wood (1995) 37 CA4th 1059, 44 CR2nd 236) CAUTION re FC 4057.5 Need finding of that exclusion of NMI would result in extreme or severe hardship to child IRMO Knowles (2009) 178 CA4th 35

# Summary— Determining Income Income = gross income from all sources, including commissions, bonuses, overtime May include benefits Does not include aid, child support, etc. Average when fluctuating or seasonal Imputing income may be available



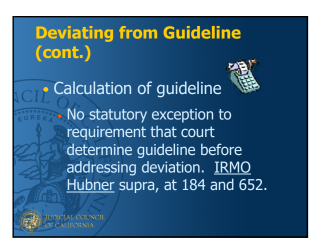
### Deviating from Guideline • "The court is not supposed to punch numbers into a computer and award the parties the computer's result without considering the circumstances in a particular case which would make that order unjust or inequitable" Marriage of Fini (1994) 26 CA4th 1033 • .....It's true, we are not mere robots or potted plants!

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### Peviating from Guideline (cont.) FC 4056 If deviating, must state findings and guideline CS and state reasons for deviation on record. FC 4057(a) The amount of child support established by the formula presumed to be the correct amount of child support.

### Deviating from Guideline (cont.) • FC 4057(b) The presumption of 4057(a) rebuttable--may be rebutted by showing that formula unjust or inappropriate, consistent with FC 4053, based on one or more identified factors, list is not exclusive.

# Deviating from Guideline (cont.) • Family Code Section 4052.5 • Invites deviation—no need to modify Guideline Calculator





### High Income & G/L exceeds C's needs. Burden on high earner to establish that formula is "unjust or inappropriate" and would exceed needs. FC 4053(b)(3). IRMO Cheriton, supra,, at 297 and 776. Substantial evidence test—opposite result may be supportable. IRMO Wittgrove (2004) 120 CA4th 1317, at 1326 and 1328, 16 CR3rd 489, at 495 and 497.

### May avoid need to calculate guideline if parties stipulate that paying parent is extraordinary high earner and on what is an appropriate amount of child support. Estevez v. Superior Court (Salley) (1994) 22 CA4th 423, at 431, 27 CR2nd 470, at 475-476. Court makes "assumptions least favorable to the obligor."

# Deviating from Guideline (cont.) Establishing needs of children Varies with standard of living of parent, per FC 4053(f). IRMO Hubner (2001) 94 CA4th 175, at 187, 114 CR2nd 646, at 655; IRMO Wittgrove, supra, at 1329 and 498; IRMO Chandler (1997) 60 CA4th 124, at 129, 70 CR2nd 109, at 113.

### Puture financial security may be considered. IRMO Kerr (1999) 77 CA4th 87, at 97, 91 CR2nd 374, at 381. Consideration of alternative resources may not be appropriate. IRMO Cheriton, supra at 293-294 and 773 (trust not to be considered unless actually satisfying needs of children).

### **Deviating from Guideline** (cont.)

Court needs information based in fact concerning obligor's actual gross income. Johnson v. Superior Court (Tate) (1998) 66 CA4th 68, at 75, 77 CR2nd 624, at 628; IRMO Hubner supra at 186-187 and 654-655.

### **Deviating from Guideline** (cont.)

Contribution not commensurate with parenting time. FC4057(b)(4)
Clothing, extra curricular, etc.

# Deviating from Guideline (cont.) Guideline child support would be "unjust or inappropriate." FC4057(b)(5) Including but not limited to.... (A) Different time-share with different children, (B) Substantially equal time but housing expense greater for one parent, and (C) Special medical or other needs for the children. Above language is not words of limitation

### **Deviating from Guideline** (cont.)

### Other Examples:

Broad discretion given court, as list of circumstances are inclusive, not exclusive.

County of Lake v. Antoni (1993) 18 CA4th 1102, at 1106, 22 CR2nd 804, at 806; IRMO Wood (1995) 37 CA4th 1059, at 1069, 44 CR2nd 236, at 242; IRMO deGuigne supra, at 1361 and 436.

### **Deviating from Guideline (cont.)**

Edwards v Edwards (2008) 162
Cal.App.4th 136. Where jurisdiction exists to award post age of majority CS, application of GL formula is unjust or inappropriate where neither parent retains primary physical responsibility for adult child for any period of time.

### Deviating from Guideline (cont.) • Assets. IRMO Dacumos supra154-155 and 161; IRMO Destein supra at 1393-1396 and 492-496; IRMO deGuigne supra at 1363 and 437-438. • Lavish lifestyle. IRMO deGuigne supra at 1360-1366 and 435-440. • Nontaxable benefits. IRMO Loh supra at 335-336 and 900. Salary Deferral combined with lavish lifestyle. IRMO Berger (2009) 170 Cal.App.4th 1070

# Deviating from Guideline (cont.) -Extraordinarily low income. City and County of San Francisco v. Miller (1996) 49 CA4th 866, at 869, 56 CR2nd 887, at 888. Federal Poverty Guideline Concept used to reduce arrears in public assistance case. City and County of San Francisco v. Funches (1999) 75 CA4th 243, at 247, 89 R2nd 49, at 52.

### Summary—Deviating from Guideline Stipulation—findings required Deferred Sale of Residence Not Contributing commensurate with TS Extraordinarily High Income Guideline support unjust or inappropriate "catchall" clause

### Putting it all together

 Now you have the framework to calculate Child Support

Conceptually it's like graduating from law school and passing the bar.

that counts, and that's what has not been taught.

## HYPO W files and 75 days later serves a Petition for DOM. Six (6) mo's later W files OSC for CS. To what date may the Court make the initial order retroactive to? 1 Date of hearing Date OSC filed 3 Date Petition was filed



