Steps to Ask for a Temporary Restraining Order (TRO) and Temporary Orders in a Divorce with Children

Instructions:

Follow these steps to ask for a Temporary Restraining Order (TRO) and Temporary Orders.

Do not use these instructions if you need Temporary Orders only.

Forms Included:

- → Motion for Temporary Restraining Order, Temporary Injunction, and Temporary Orders
- → Affidavit in Support of Request for TRO
- → Temporary Restraining Order and Order to Appear (TRO)
- → Order to Appear
- → Proposed Support Decision and Information
- → Temporary Orders
- Standard Possession Order (if a Standard Possession Order is not what you are seeking, please ask for other options at the Law Library Reference Desk)

Talk to a lawyer if you have questions.

Step 1: Fill out these forms.

- → Motion for Temporary Restraining Order, Temporary Injunction, and Temporary Orders
- → Affidavit in Support of Request for TRO (Don't sign until you are in front of a notary)
- → Temporary Restraining Order and Order to Appear (TRO)
- → Order to Appear

Note: If you are asking for temporary child support and/or spousal support, attach a blank copy of the Proposed Support Decision and Information form to your TRO form and Order to Appear form.

How do I write my Affidavit in Support of Request for TRO?

Your affidavit should explain to the court why you believe a TRO is necessary and why you can't wait for a hearing. Include specific facts.

Sign your Affidavit in front of a notary.

Step 2: Make copies of the *Motion* **and** *Affidavit.* Make a copy for yourself and each party listed in the *Petition* for Divorce you or the other party filed to start the case. A copy machine is located at the Law Library. Copies are 20 cents per page and the copy machines accept silver coins and \$1 bills.

Step 3 Take completed forms to Tarrant County Family Law Center – 200 E. Weatherford St., Fort Worth, Texas 76196.

File your *Motion* and *Affidavit* with the clerk. The clerk will keep your original documents and stamp and return your copies to you.

Ask to make an appointment with the Judge to hear your *Motion for Temporary Restraining Order, Temporary Injunction, and Temporary Orders*

What if the Respondent has a lawyer? You must tell the Judge if the Respondent has a lawyer. You will be required to give the lawyer a chance to be present when you give your paperwork to the Judge. The letter should tell the lawyer the time and place of your appointment with the Judge and include a copy of your *Petition*, your *Motion*, and *Affidavit*.

Go to your appointment with the Judge. The Judge will review your paperwork. The Judge will ask you to explain under oath why you believe the Judge should sign your proposed TRO. You must tell the Judge if you have asked for a TRO before and tell the Judge if there are any other court orders in effect. The Judge will listen to your testimony. The Judge may or may not sign your proposed TRO. The Judge will make orders based on the law. You must be respectful of the Judge at all times, whether or not the Judge signs your TRO.

If the Judge decides not to sign a TRO, ask the Judge if he or she will sign an *Order to Appear* instead. An *Order to Appear* orders the other party to come to court for your temporary orders hearing.

Get a date and time for your temporary orders hearing. Write the date and time of the hearing on the *TRO* or *Order to Appear* signed by the Judge.

Ask the clerk to issue the paperwork necessary to have the other party or parties in your case personally served with your (1) *Motion for Temporary Restraining Order, Temporary Injunction, and Temporary Orders*, (2) your *Affidavit in Support of Request for TRO*, and (3) the *TRO* or *Order to Appear* signed by the Judge. If the other party or parties live in Tarrant County, ask the clerk to forward the paperwork to a Tarrant County Constable for service. If the other party or parties do not live in Tarrant County, get information on service outside of Tarrant County at the Law Library.

Unless you are low-income and file a *Statement of Inability to Afford Court Costs*, you must pay an issuance and service fee. You may get the *Statement of Inability to Afford Court Costs* form from the Law Library.

(Note: If you are filing your *Motion for Temporary Restraining Order, Temporary Injunction, and Temporary Orders* at the same as your *Petition*, the other party or parties can be served with everything at the same time.)

Step 4 Prepare for your temporary orders hearing.

Ask a lawyer to help you get ready. A lawyer can help you get ready by:

- → explaining the law and how it applies to the facts in your case;
- → telling you what the Judge expects;
- → giving you advice about the best strategy for your case;
- → determining the most helpful evidence to present in your case;
- → preparing you to testify;
- → helping you decide what witnesses to bring;
- -> preparing questions to ask your witnesses and the other party in court;
- → writing proposed orders that are unique to your situation; and/or
- → helping you reach an agreement with the other party before the hearing.

Fill out the *Proposed Support Decision and Information* form if you <u>or</u> the other party are asking for temporary child support and/or spousal support. Bring the completed form and at least 2 copies to the temporary orders hearing. You <u>must</u> give a copy of the completed form to the Judge and the other party or parties <u>before</u> the hearing starts.

Fill out the *Temporary Orders* form and the *Standard Possession Order* form. Ask a lawyer to review your form. Please be aware that the Law Library employees are not allowed to review forms.

Practice what you want to say to the Judge. <u>Make a list of the orders you want and practice saying them.</u> Try not to take more than 3 minutes to say what you want. If possible, go to the courthouse and observe a temporary orders hearing. Court proceedings are usually open to the public.

Make a Trial Notebook. A notebook will help you organize your thoughts and paperwork so that you can present your case to the court more effectively. You may want to include the following in your notebook:

- → A list of specific orders you want the Judge to make
- → A list of what you want to tell the Judge when you tesify
- → A list of questions to ask the other party in front of the Judge
- → A list of questions to ask your witnesses
- Any evidence, such as pictures or documents, you would like to show the Judge (Talk to a lawyer about how to properly introduce your evidence.)

<u>If it's safe</u>, talk to the other side <u>before</u> court. Make a list of the issues you agree on and those you need the Judge to decide.

Step 5 Go to your Temporary Orders Hearing.

Dress neatly. Don't wear shorts, t-shirts with inappropriate words or pictures, tank tops, or flip-flops.

Get to the courthouse <u>at least</u> 30 minutes early. You will need to find parking, get through security, and find the correct courtroom.

Bring:

- → Money for parking (parking meters accept coins and credit cards only, not dollars)
- → A copy of the paperwork you filed with the court
- → Your completed Proposed Support Decision and Information form
- → Your trial notebook
- → Extra paper and pens
- → Any witnesses you would like to testify at the hearing
- Any evidence, such as pictures or documents, you would like to show the Judge (Talk to a lawyer about how to properly introduce your evidence in court)

Don't bring: weapons <u>or</u> children. (Children can be a distraction from the important events taking place and many topics that come up are innapropriate for children to hear. If you must bring children, bring someone with you who can watch them outside the courtroom.)

Find your courtroom. If you are unsure ask the deputies at the front door.

While in the courtroom:

- → Sit quietly. Watch and listen. This will help you when it's your turn
- → Turn off all cell phones and electronics (or they may be taken away from you)
- → Don't chew gum or bring food or drinks into the courtroom
- → Stand up when the judge enters or exits the courtroom

When it's your turn to be heard:

- Address the Judge as "Your Honor." Stand up when you talk to the Judge (unless you're in the witness stand).
- → Be ready to tell the Judge exactly what orders you want. If you get nervous just read from your list.
- Be able to explain why the orders you want are best for your family. Focus on what is most important.
- Try to control your emotions so that you can tell your story in a way that is Understandable.
- When the other side is talking to the Judge, do not interrupt or react by sighing or gesturing. This will hurt your case. Even if you think the other side is being dishonest, wait until it's your turn to talk.
- → Be respectful towards the Judge and everyone else in the courtroom at all times.
- → If you have a question about how to proceed, ask the Judge.

When the hearing is over, be ready to write down the Judge's decision. Use your list to see if the Judge has made orders about all of the issues you wanted the Judge to decide. Let the Judge know that you have a proposed temporary orders form. The Judge may decide to use your form or may decide to use another form. The Judge may also ask you to hire an attorney to write the temporary orders.

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(Print co	urt information	exactly as it appears	s on the Petition filed in y	vour case)
Cause	Number:			
IN THE MATTER OF T	HE MARRIA	GE OF		
Petitioner Print first, middle	and last name	of the spouse filing t	In the for divorce	Court Number
A	Ind		District C	ourt □County Court of:
Respondent				County, Texas
Print first,	middle and last	name of other spou	se	
AND IN THE INTERES	T OF:			
1	2		3	
4.	5.		6.	
Print your answers. My name is:				
First		Middle		Last
I am the Petitioner in th	is case.			
My spouse's name is:				
First		Middle	Last	
This case involves the f	ollowing chil	dren:		
<u>Child's name</u>	<u>Sex</u>	Date of Birth	Current Address	
1				
2				
3				
4				
5				

6_____

1. Request for Temporary Restraining Order & Injunction

I ask the Court to grant a Temporary Restraining Order, without a hearing, which would restrain the Respondent and order the Respondent not to: (*Check all applicable boxes*)

□ Remove the children from the Petitioner's possession.

Remove the children from the school or day-care where the children are enrolled.

- Remove the children from
- □ Drink alcohol or consume a controlled substance within 12 hours before or during possession of the children.
- Other: ______

My supporting affidavit is attached as *Exhibit A* and fully incorporated into this motion.

After notice to the Respondent and a hearing, I ask the Court to make this Temporary Restraining Order a Temporary Injunction.

2. Temporary Orders Regarding Children

I ask the Court to make temporary orders for the safety and welfare of the children including but not limited to the temporary orders: (*Check one box*)

set out in the proposed parenting plan attached to this motion (If you checked this box, skip to #3)

requested below.

2A. Temporary Conservatorship (Custody)

I ask the court to make temporary conservatorship orders naming: (Check a, b, c, or d)

a. Mother and Father Temporary Joint Managing Conservators with:

(If you checked a, check a-1 or a-2.)

a-1. Father having the exclusive right to determine the residence of the children within the following geographic area: (*Check one box below*)

 \Box in this county. \Box in this county or in counties adjacent to this county.

□ in Texas. □ anywhere. □ other _____

a-2. Mother having the exclusive right to determine the residence of the

children within the following geographic area: (Check one box below)

in this county. in this county or in counties adjacent to this county.

□ in Texas. □ anywhere. □ other _____

b. D Mother Temporary Sole Managing Conservator

c.
 Father Temporary Sole Managing Conservator

d. Other: _____

2B. Temporary Possession and Access (Visitation)

- I ask the court to make temporary possession and access orders as follows: (check a, b, c, d, or e)
 - a. Children should live primarily with Mother; Father should have the children at the times set out in the Texas Family Code's Standard Possession Order (See Texas Family Code Chapter 153, Subchapter F.)
 - b. Children should live primarily with Father; Mother should have the children at the times set out in the Texas Family Code's Standard Possession Order (See Texas Family Code Chapter 153, Subchapter F.)
 - c. The Texas Family Code's Standard Possession Order would be unworkable or inappropriate. Possession and access to the children should be as set out in the attached "*Proposed Possession Order*"
 - d. ☐ One or more of the children is under 3. Until the child turns 3, possession should be as set out in the attached "*Proposed Possession Order for Child Under 3*."
 - e. I am concerned about my safety or the safety of the children when with the other parent. Therefore, I ask that: (*If you checked e, check all that apply below*)
 - e-1. a exchanges of the children be supervised, or in the alternative, be in a public place
 - e-2. The other parent's possession of the children be limited to day visits
 - e-3 \square the other parent's possession of the children be supervised
 - e-4. ☐ the other parent has no right to possession or access to the children
 - e-5. the other parent be ordered not to use alcohol or illegal drugs 24 hours prior to or during possession of the children
 - e-6 the other parent's possession and access to the children be restricted as follows:_____

(Check only if applicable.)

[□] I am concerned that the other parent may take the children to another country and refuse to return them. I ask the Court to determine whether there is a risk of international abduction of the children by the other parent and to take such measures as are necessary to protect the children.

2C. Temporary Child Support

I ask the court to make temporary child support orders as follows: (check a, b, or c.)

- b. D Mother should pay guideline child support, health insurance premiums for coverage of the children and _____% of the children's uninsured medical expenses.
- c. Other: _____

2D. Other Temporary Orders Regarding Children

I ask the Court to make the following additional temporary orders and/or injunctions:

3. Temporary Orders Regarding Use of Property & Payment of Debt

I ask the Court, after notice to the Respondent and a hearing, to make temporary orders and issue any appropriate temporary injunctions regarding the use of property and payment of debt, including but not limited to the following: (*Check any applicable boxes*)

□ I ask that the Court give temporary exclusive use and possession of the following **property**:

To me:	Residence located at:
	Vehicle described as:
	Other:
To my spouse:	Residence located at:
	□ Vehicle described as:
	□ Other:

□ I ask that the Court order the timely payment of the **debts** listed below:

Debts to be paid by me:

Debt and name of creditor	Monthly Amount Owed
Debts to be paid by my spouse:	
Debt and name of creditor	Monthly Amount Owed

4. Temporary Orders Regarding Interim Attorney's Fees & Temporary Support

I ask the Court to make temporary orders and issue any appropriate temporary injunctions regarding attorney's fees and support, including but not limited to the following:

(Check any applicable boxes)

- □ I ask that my spouse be ordered to pay reasonable interim attorney's fees and expenses. I need to hire an attorney for legal advice and representation in this case. However, I am not in control of enough community money or assets to pay attorney's fees and expected expenses.
- □ I ask that my spouse be ordered to pay temporary spousal support. I need financial assistance from my spouse, and my spouse has the financial ability to pay temporary support.
- □ I ask that my spouse be ordered to provide available medical and dental insurance for me and to pay _______% of all uninsured medical and dental expenses reasonably incurred by me for myself.

5. Temporary Orders for Discovery

I ask the Court to make temporary orders for discovery, including but not limited to the following:

(Check any applicable boxes)

- □ I ask that my spouse be ordered to file with the Court a sworn inventory and appraisement of all separate and community property owned or claimed by my spouse and/or me and of all debts owed by my spouse and/or me.
- □ I ask that my spouse be ordered to produce copies of his or her income tax returns for the past 2 years and copies of his or her bank records for the last 2 years.

□ Other _____

6. Other Temporary Orders

I ask the Court to make the following additional temporary orders and/or injunctions:

7. Prayer

I ask the Court to make the orders I have asked for in this motion and any other orders to which I am entitled.

Respectfully submitted,

Your Signature	Date		
Your Printed Name	Phone		
Mailing Address	City	State	Zip
Email Address	Fax # (if any	/)	

The following exhibits are attached:

Exhibit A – Sworn Affidavit in Support of Request for Temporary Restraining Order

Exhibit B – Certificate Regarding Opposing Attorney

Exhibit A – Sworn Affidavit in Support of Request for Temporary Restraining Order THE STATE OF TEXAS COUNTY OF _____

BEFORE ME, The undersigned authority, on this day personally appeared ______, who swore or affirmed to tell the truth, and stated as follows:

"My name is ______. I am of sound mind and capable of making this sworn statement. I have personal knowledge of the facts written in this statement. I understand that if I lie in this statement I may be held criminally responsible. This statement is true and correct.

"I ask the Court to make the Temporary Restraining Order requested in this motion because: _____



		33	
		<u> </u>	
	Vour Signature (Do no	t sign until you are in front of a r	notany)
		t sight until you are in none of a r	10tary.)
State of Taylog			
State of Texas			
County of			
SIGNED under oath be	efore me on	, 20, t	у
PRINT the first and last names of the	person who signed this affidavit.	·	
	Notony Dublic Of		
	Notary Public, St	ale of Texas	

(Notary's seal must be included.)

Exhibit B – Certificate Regarding Opposing Attorney

I certify to the Court that:

 \Box to the best of my knowledge, the Respondent <u>is not</u> represented by an attorney.

the Respondent is represented by an attorney. The Respondent's attorney full name is:

_____ and phone number is: ______.

I will diligently attempt to notify Respondent's attorney of my request for Temporary Restraining Order <u>before</u> presenting my request for Temporary Restraining Order to the Court. My notice will include a copy of this motion and the date and time I intend to present my request for Temporary Restraining Order to the Court.

Your Signature

Date

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(Print co	urt information exactly as it appears on the Pet	tition filed in your case)
Cause	Number:	
IN THE MATTER OF T	HE MARRIAGE OF	
Petitioner		In the
	and last name of the spouse filing for divorce	
Ą	nd 🗌	District Court County Court of:
-		County, Texas
Print first, i	middle and last name of other spouse	
AND IN THE INTERES	T OF:	
1	2	3
4	5	6

Temporary Restraining Order & Order to Appear for Temporary Orders Hearing

A request for Temporary Restraining Order was presented to the Court today by the Petitioner.

The Petitioner is:				
	PR	INT the Petitioner's full n	ame	
The Respondent is:				
	PRIN	IT the Respondent's full	name	
The children are:				
<u>Child's name</u>	<u>Sex</u>	Date of Birth	Current Address	
1				
2				
3				
4				
5				
6				

The Court examined the pleadings and supporting Affidavit filed in this case and finds that the Petitioner is entitled to a temporary restraining order against the Respondent.

IT IS THEREFORE ORDERED that the clerk of this Court issue a temporary restraining order restraining the Respondent and the Respondent is immediately restrained from and **ORDERED NOT TO:** (*Check all applicable boxes*)

	Remove the	children	from the	Petitioner's	s possession.
--	------------	----------	----------	--------------	---------------

- Remove the children from the school or day-care where the children are enrolled.
- Remove the children from ______
- □ Drink alcohol or consume a controlled substance within 12 hours before or during possession of the children.
- Other:_____

This restraining order is effective immediately and shall continue until further order of this Court or until it expires by operation of law. This order binds the Respondent, Respondent's agents, servants, and employees; and those in active concert or participation with them who receive actual notice of this order by personal service or otherwise. No bond is required.

IT IS FURTHER ORDERED that the clerk shall issue notice to the Respondent to appear at the Tarrant County Family Law Center, 200 East Weatherford St., Fort Worth, Texas and the Respondent is hereby **ORDERED** to appear, by reporting to the courtroom of the District Judge or Associate Judge to whom this case is assigned, on



The Respondent is also **ORDERED** to complete the attached *Proposed Support Decision and Information* form and bring it and the following documents to the hearing: (*Check all applicable boxes*)

Respondent's tax returns for the past two years

- ☐ All of Respondent's pay stubs for the past three months
- Other ______

The purpose of the hearing is to make temporary orders as requested in Petitioner's *Motion for Temporary Restraining Order, Temporary Injunction, & Temporary Orders.*

SIGNED on	at	t	m.
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JUDGE PRESIDING

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(Prin	t court information exactly as it a	appears on the Petition filed	in your case)
Cau	se Number:		
IN THE MATTER OI	F THE MARRIAGE OF		
Petitioner		In the	
Print first, mic	Idle and last name of the spouse	e filing for divorce	Court Number
	And	Distric	t Court County Court of:
Respondent	rst, middle and last name of othe		County, Texas
Print fi	rst, middle and last name of othe	er spouse	
AND IN THE INTER	EST OF:		
1	2	3	
4	5	6	
Orc	ler to Appear for Te	emporary Orders	Hearing
	t the clerk shall issue notic		
Respondent,	PRINT	the Respondent's full name	
East Weatherford St	nereby ORDERED to appe ., Fort Worth, Texas and re whom this case has been a	eport to the courtroom	ty Family Law Center, 200 of the District Judge or
	//	at	m. Time
Month	Day	Year	Time
-	also ORDERED to completed bring it and the following	•	ed Support Decision and ing:(Check all applicable boxes)
□ Respondent's tax	returns for the past two y	ears	
All of Responden	t's pay stubs for the past t	hree months	
Other			
requested in Petition	nearing is to determine when her's <i>Motion for Temporary</i> <i>njunction & Temporary Ord</i>	Orders or Motion for 7	make temporary orders as Temporary Restraining
SIGNED on		at	m.
	J	UDGE PRESIDING	

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(Print court information exactly as it appears on the Petition filed in your case)

	Cause Number:		
IN THE MATTE	R OF THE MARRIAGE OF		
	st, middle and last name of the spouse filing for divo	In the	Number
	And	District Court	County Court of:
Respondent	Print first, middle and last name of other spouse		_County, Texas
AND IN THE IN	TEREST OF:		
1	2	3	
4	5	6	
	Support Decision and Information Section 2015 Section 201		
(1)	Gross wages and salary income	\$	_
(2)	Commissions, tips and bonuses	\$	-
(3)	Self-employment income (net of expenses other than depreciation and tax credits)	\$	_
(4)	Rental income (net of expenses other than depreciation)	\$	_
(5)	All other income actually received (specify):		
		\$	-
		\$	-
GF	ROSS MONEY EARNED PER MONTH	\$	_(A)

(B) <u>ACTUAL DEDUCTIONS PER MONTH</u> – Attach most recent pay stub from each employer.

(1) Income Tax withholding

(2) FICA (Social Security)	\$	-
(3) Health Insurance	\$	_
(4) Union dues	\$	_
(5) Other (specify):		
	\$	_
	\$	_
TOTAL ACTUAL DEDUCTIONS PER MONTH	\$	_(B)
(C) <u>NET MONEY ACTUALLY RECEIVED PER M</u>	IONTH. SUBTRAC	CT (B) FROM (A).
	\$	_(C)
(D) STATUTORY NET RESOURCES DEDUCTION	ONS ALLOWED P	<u>ER MONTH:</u>
 Income tax withholding for a single person claiming one personal exemption and standard deduction 	\$	-
(2) FICA (Social Security)	\$	_
(3) Health insurance attributable to child(ren)	\$	-
(4) Union dues	\$	-
STATUTORY NET RESOURCES DEDUCTIONS ALLOWED PER MONTH:	\$	_(D)
(E) STATUTORY NET RESOURCES PER MONT	TH. SUBTRACT (D) FROM (A).
	\$	_(E)
(F) TOTAL MONEY NEEDED PER MONTH BY M LIVING WITH ME. For items which are not pai amount as a monthly average.		
(1) Dont or house novement	¢	

(1) Rent or house payment Proposed Support Decision and Information

(2) Real property taxes (omit if part of house payment)	\$
(3) Residence maint. (repairs, yard)	\$
(4) Insurance – home or renters (omit if part of house payment)	\$
(5) Utilities – Gas	\$
(6) Utilities – Electric and water	\$
(7) Telephone (incl. avg. long dist.)	\$
(8) Utilities – Garbage service	\$
(9) Groceries and household items	\$
(10) Meals away from home	\$
(11) School lunches	\$
(12) Dental and orthodontia	\$
(13) Medical and prescriptions	\$
(14) Laundry and dry cleaning	\$
(15) Car payment	\$
(16) Gas and vehicle maintenance	\$
(17) Clothing and Shoes	\$
(18) Insurance – Car	\$
(19) Insurance – Life	\$
(20) Insurance – Health (omit if payroll deduction)	\$
(21) Child care	\$

(22) Children's activities	\$
(23) Entertainment	\$
(24) Haircuts	\$
(25) Cable TV and newspaper	\$
(26) Total monthly payments on debts (list below at G and only show total here)	\$
(27) Support or alimony payments to other persons(28) Other (specify):	\$
	\$
	\$
TOTAL MONEY NEEDED PER MONTH	\$

(G) TOTAL MONTHLY PAYMENTS ON DEBTS:

Description Of Debt	Balance Now Owed	Date of Final Payment	Amount of Monthly Payment
		·	
		·	
TOTAL MONTHLY PAYM	ENTS ON DEB	TS	\$(G)

(H) <u>DIFFERENCE BETWEEN MONEY RECEIVED AND MONEY NEEDED.</u> <u>SUBTRACT (F) FROM (C)</u>

\$_____(H)

() <u>STATUTORY PRESUMED CHILD SUPPORT. MULTIPLY (E) BY THE</u> <u>GUIDELINE PRECENTAGE</u> <u>%</u>

\$____(I)

I,_____, would testify under oath in open court that

the foregoing information is true and correct. I understand that at such a court hearing I may be required to prove these amounts by testimony and by records such as pay vouchers, cancelled checks, receipts, and bills.

SIGNED this ______ day of ______, 20_____.

Signature of party

I intend to ask the court to set support at \$_____ per month.

SIGNED this ______, 20_____,

Signature of party

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Cause Number: _				
IN THE MATTER OF THE MARR	IAGE OF			
Petitioner Print first, middle and last nam			In the	Court Number
And			District C	ourt County Court of:
Respondent Print first, middle and la	ast name of othe	er spouse		County, Texas
AND IN THE INTEREST OF:				
12.			3	
45.				
	Tempor	ary Orde	rs	
A hearing took place today on the	Motion for T	emporary O	orders Filed in	this case.
1. Appearances				
The parties in this case are:				
Petitioner				
The Petitioner's name is:	First	Mic	ldle	Last
The Petitioner is the Children's:	Mother	Father C]Other:	
 (Check one box.) Petitioner was present, represent Petitioner was present, represent Petitioner was not present but 	enting him/h	erself, and h	has agreed to t	the terms of this order
Respondent				
The Respondent's name is:	First	Mia	ldle	Last
The Respondent is the Children's:	Mother	Father	Other:	
 (Check one box.) Respondent was present, reproduct was present, reproduct was not present to the terms in the terms i	esenting him out was prop but has filed	/herself, and erly notified	d has agreed t and has defaເ	to the terms of this order ulted

2. Jurisdiction

After examining the record and hearing evidence, the Court finds that it has jurisdiction over this case and the parties and that all notice requirements have been met.

3. Temporary Orders Regarding Children

The following Orders are for the safety and welfare and in the best interest of the following children:

	Child's name	Sex	Date of Birth	Place of Birth	Home State
1					
~					
3					
4					
5					
6					

3A. Temporary Conservatorship (Custody)

The Court ORDERS that the parents are: (Check box 1 or 2 below):

□ 1. Temporary Joint Managing Conservators

The parent with the <u>exclusive</u> right to designate the primary residence of the children is *(name)*:

The children's primary home: (Check box a or b below.)

- a. ☐ may be anywhere
- b. must be within the following geographic area: (Check one box below.)
 - \Box in this county.

in this county or in counties adjacent to this county.

- ☐ in Texas.
- other _____

□ 2. Temporary Separate Conservators

The Sole Managing Conservator is (name):

The Sole Managing Conservator has the exclusive right to decide where the child's primary home is located without a geographic restriction.

The **Possessory Conservator** is (name):

The Court **ORDERS** that both parents always have the following rights: (*See* Texas Family Code, Section 153.073)

- 1. to receive information from any other conservator of the child concerning the health, education, and welfare of the child;
- 2. to confer with the other parent to the extent possible before making a decision concerning the health, education, and welfare of the child;
- 3. of access to medical, dental, psychological, and educational records of the child;
- 4. to consult with a physician, dentist, or psychologist of the child;
- 5. to consult with school officials concerning the child's welfare and educational status, including school activities;
- 6. to attend school activities, including school lunches, performances, and field trips;
- to be designated on the child's records as a person to be notified in case of an emergency;
- 8. to consent to medical, dental, and surgical treatment during an emergency involving an immediate danger to the health and safety of the child; and
- 9. to manage the estate of the child to the extent the estate has been created by the parent or the parent's family.

The Court ORDERS that both parents always have the following duties: (See Texas Family Code, Section 153.076)

- To inform the other parent or conservator, in a timely manner, about significant information concerning the child/ren's health, education and welfare.
- Each parent has a duty to inform the other parent or conservator if the parent resides with for at least 30 days, marries, or intends to marry a person who the parent knows is a registered sex offender under Chapter 62 of the Texas Code of Criminal Procedure, or who is currently charged with an offense that would require the person to register as a sex offender under the chapter, if convicted. The parent is ORDERED to give this notice as soon as practicable, but no later than 40th day after the date the parent or conservator begins to reside with the person, or within 10 days of marrying the person. The notice must include a description of the offense that required the person to register as a sex offender or the offense that the person is charged with that may require the person to register a sex offender.

The Court ORDERS that both parents have the following right and duties when the child/ren are with them: (*See* Texas Family Code, Section 153.074)

- 1. To care for, control, protect, and reasonably discipline the child/ren.
- 2. To support the child/ren, providing them with food, clothing, and shelter, and medical and dental care that does not involve an invasive procedure.
- 3. To consent to non-invasive medical and dental care for the child/ren.
- 4. To direct the child/ren's moral and religious training.

The Court ORDERS that the parents shall have the following rights and duties as marked below: (*See* Texas Family Code, Section 153.132)

		Mother Alone	Father Alone	Mother & Father together	Either Mother or Father
1.	Consent to invasive medical, dental, and surgical treatment for the child/ren				
2.	Consent to psychiatric or psychological treatment for the child/ren				
3.	Right to receive and give receipt for child support payments, and to hold or disburse these funds for the child/ren benefit			NO	NO
4.	Represent the child/ren in a legal action and make important legal decisions that affect the child/ren				
5.	Consent to a child's marriage or to a child enlisting in the U.S. Armed Forces	° 🗆			
6.	Make decisions concerning the child/ren's education				
7.	Manage or control the earnings or services of a child who works				
8.	Make decisions for the child/ren about their estates if required by law (unless the child/ren have a guardian ad litem or guardian of the estate)				
9.	Manage the child/ren estates if any were created by the parents' community or joint property				
10.	Apply for a passport for the child; renew the child's passport; and maintain possession of the child's passport				

3B. Temporary Possession and Access (Visitation)

The Court ORDERS that the parents shall have temporary possession and access to the children as ordered in the following exhibit which is attached to and fully incorporated into this order:

(Check one box below)

- Exhibit Standard Possession and Access (Visitation) Order
- Exhibit Modified Possession and Access (Visitation) Order
- L Exhibit Supervised Possession and Access (Visitation) Order
- Exhibit Possession and Access (Visitation) Order for Child under 3

3C. Temporary Child Support

(Full name of person to pay child support) is ORDERED to pay temporary child support:

(Check one box below)

- ☐ Monthly, in the amount of \$_____ each month, with the 1st payment due on ______ and a like payment is due on the _____ day of each month after that until further order of this Court.
- □ Semi-monthly, in the amount of \$______ two times each month, with the 1st payment due on ______ and a like payment due on the 1st and 15th day of each month after that until further order of this Court.
- Every two weeks, in the amount of \$______ every two weeks, with the 1st payment due on ______ and a like payment due on the same day of the week every two weeks after that until further order of this Court.
- □ Every week, in the amount of \$_____ every week, with the 1st payment due on _____ and a like payment due on the same day of the week every week after that until further order of this Court.

IT IS ORDERED that temporary child support is payable to _____

_____but <u>must</u> be sent to the **place of payment** listed below. (*Full name of person receiving child support*)

The person ordered to **pay** child support is **ORDERED** to send all child support payments to the <u>Texas Child Support State Disbursement Unit</u>, <u>PO Box 659791</u>, <u>San</u> <u>Antonio, TX 78265</u>, for distribution according to law. Include the following information with each payment:

- 1. Name of person ordered to pay child support, and
- 2. Name of person ordered to receive child support, and
- 3. Cause Number and County of Decree or Order, and
- 4. Attorney General Case Number, if applicable

The person ordered to **receive** child support is ORDERED to establish a child support account by ______

^{**}Questions about child support accounts should be directed to (817) 884-1475**

IT IS FURTHER ORDERED that any employer of the person ordered to pay child support is ordered to withhold child support from the person's disposable earnings.

If an income withholding for support order is served on the employer of the person ordered to pay child support, the employer shall withhold child support payments from the employee's pay, and send it to the **Texas Child Support State Disbursement Unit**, **PO Box 659791, San Antonio, TX 78265,** where the payments shall be recorded, and forwarded to the person ordered to receive child support. All child support withheld and paid in accordance with this order shall be credited against the child support obligation.

If the employer withholds less than 100% of the child support ordered, the person ordered to pay child support is ORDERED to send the balanced owed to the <u>Texas</u> Child Support State Disbursement Unit, PO Box 659791, San Antonio, TX 78265.

If an income withholding for support order is not served on the employer, or if the person paying child support is self-employed or unemployed, the person ordered to pay child support is ORDERED to send all child support payments to the <u>Texas Child Support</u> <u>State Disbursement Unit</u>, PO Box 659791, San Antonio, TX 78265.

IT IS ORDERED that the clerk of this Court shall cause a certified copy of the income withholding for support order to be delivered to any employer of the person ordered to pay child support, if asked to do so by the person ordered to pay or receive child support, a prosecuting attorney, the title IV-D agency, a friend of the Court, or a domestic relations office.

☐ Mother ☐ Father is **ORDERED** to maintain and timely pay the premiums for health insurance coverage for the children.

Father is **ORDERED** to pay _____% and Mother is **ORDERED** to pay _____% of the children's health care expenses not covered by health insurance.

3D. Other Temporary Orders Regarding Children

3E. Required Notices

EACH PERSON WHO IS A PARTY TO THIS ORDER IS ORDERED TO NOTIFY EVERY OTHER PARTY, THE COURT, AND THE STATE CHILD SUPPORT REGISTRY OF ANY CHANGE IN THE PARTY'S:

- CURRENT RESIDENCE ADDRESS,
- MAILING ADDRESS,
- HOME TELEPHONE NUMBER,
- NAME OF EMPLOYER,
- ADDRESS OF EMPLOYMENT,
- DRIVER'S LICENSE NUMBER, AND
- WORK TELEPHONE NUMBER.

THE PARTY IS ORDERED TO GIVE NOTICE OF AN INTENDED CHANGE IN ANY OF THE REQUIRED INFORMATION TO THE OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY ON OR BEFORE THE 60^{TH} DAY BEFORE THE INTENDED CHANGE. IF THE PARTY DOES NOT KNOW OR COULD NOT HAVE KNOWN OF THE CHANGE IN SUFFICIENT TIME TO GIVE NOTICE OF THE CHANGE TO PROVIDE 60-DAYS NOTICE, THE PARTY IS ORDERED TO GIVE NOTICE OF THE CHANGE ON OR BEFORE THE 5^{TH} DAY AFTER THE DATE THAT THE PARTY KNOWS OF THE CHANGE.

THE DUTY TO FURNISH THIS INFORMATION TO EVERY OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY CONTINUES AS LONG AS ANY PERSON, BY VIRTUE OF THIS ORDER, IS UNDER AN OBLIGATION TO PAY CHILD SUPPORT OR ENTITLED TO POSSESSION OF OR ACCESS TO A CHILD.

FAILURE BY A PARTY TO OBEY THE ORDER OF THIS COURT TO PROVIDE EVERY OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY WITH THE CHANGE IN THE REQUIRED INFORMATION MAY RESULT IN FURTHER LITIGATION TO ENFORCE THE ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR UP TO SIX MONTHS, A FINE OF UP TO \$500 FOR EACH VIOLATION AND A MONEY JUDGMENT FOR PAYMENT OF ATTORNEY'S FEES AND COURT COSTS.

Notice shall be given to every other party by delivering a copy of the notice to each party by registered or certified mail, return receipt requested.

Notice shall be given to the Court by delivering a copy of the notice either in person to the clerk of the Court or by registered or certified mail addressed to the clerk.

Notice shall be given to the **State Case Registry** by mailing a copy of the notice to the State Case Registry, Contract Services Section, MC046S, PO Box 12017, Austin, Texas 78711-2017.

3F. WARNING TO PARTIES

FAILURE TO OBEY A COURT ORDER FOR CHILD SUPPORT OR FOR POSSESSION OF OR ACCESS TO A CHILD MAY RESULT IN FURTHER LITIGATION TO ENFORCE THIS ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR UP TO SIX MONTHS, A FINE OF UP TO \$500 FOR EACH VIOLATION AND A MONEY JUDGMENT FOR PAYMENT OF ATTORNEY'S FEES AND COURT COSTS.

FAILURE OF A PARTY TO MAKE A CHILD SUPPORT PAYMENT TO THE PLACE AND IN THE MANNER REQUIRED BY A COURT ORDER MAY RESULT IN THE PARTY'S NOT RECEIVING CREDIT FOR MAKING THE PAYMENT.

FAILURE OF A PARTY TO PAY CHILD SUPPORT DOES NOT JUSTIFY DENYING THAT PARTY COURT-ORDERED POSSESSION OF OR ACCESS TO A CHILD. REFUSAL BY A PARTY TO ALLOW POSSESSION OF OR ACCESS TO A CHILD DOES NOT JUSTIFY FAILURE TO PAY COURT-ORDERED CHILD SUPPORT TO THAT PARTY.

4. Temporary Orders Regarding Property and Parties

The Court finds that the following Orders about the property and parties are necessary and equitable.

4A. Temporary Orders Regarding Use of Property

Mother/Wife shall have the temporary exclusive use and possession of the following property:

Other:

Father/Husband shall have the temporary exclusive use and possession of the following property:

Residence located at:
□ Vehicles:
Other:

4B. Temporary Orders Regarding Payment of Expenses and Debts

☐ Mother/Wife is **ORDERED** to timely pay the following debts:

Name of creditor

Monthly Amount Owed

□ Father/Husband is **ORDERED** to timely pay the following debts:

51	, 0		
Name of creditor	Monthly Amount Owed		
4C. Temporary Orders Regarding Interin	n Attorney's Fees		
(Check box below if interim attorney's fees are ordered	ed)		
☐ The Court finds that reasonable interim a	ttorney's fees and expe	nses to be paid by	
to		's attorney	
are necessary to conduct discovery and pro interest of the children.	perly prepare for trial a	nd to protect the best	
The Court ORDERS that		pay interim	
attorney's fees in the Amount of \$	to		
	_ on or before	at 5:00 p.m.	
Name and Address of Attorney	Da	nte	
4D. Temporary Orders for Spousal Supp	port		
(Check box below if temporary spousal support is ord	ered)		
□	is ORDEF	RED to pay temporary	
spousal support to		in the amount of	
\$ per month, with the 1 st	payment due on		
and a like payment due on the			
order of this Court.			
All spousal support shall be paid through			
4E. Temporary Orders for Discovery			

(Check all applicable boxes)

□ Each party is **ORDERED** to deliver to the other party a sworn inventory and appraisement of all separate and community property owned or claimed by either and/or both parties and of all debts owed by either and/or both parties in substantially the form and detail prescribed by the Texas Family Law Practice Manual- Inventory and Appraisement form by the following date: ______.

□ Each party is **ORDERED** to deliver copies of his or her income tax returns, together with any and all supporting schedules and information for the past 2 years and copies of his or her bank records for the last 2 years to the other party by the following date:

5. Mediation

(Check box below, if mediation is ordered)

The parties are ordered to participate in mediation on or before: ______

(Date)

6. Duration of Order

These Temporary Orders shall continue in full force until further order of this Court.

Signed on:	Associate Judge's signature
Signed on:	District Judge's signature

This Order may be signed by an Associate Judge or District Judge. <u>Only one signature is</u> <u>needed.</u>

REQUIRED NOTICE: If this Order is signed by an Associate Judge, all parties are hereby notified of the right to appeal to a District Court (for a trial de novo) pursuant to Texas Family Code, Chapter 201.

Approved as to Form and Substance:

By signing below, the Petitioner agrees to the form and substance of this order By signing below, the Respondent agrees to the form and substance of this order

Phone Number	Respondent's name (Print)	Phone Number
	*	
Date	Respondent's signature	Date
	Address	
		Date → Respondent's signature

Standard Possession Order

The Court ORDERS that this Standard Possession Order is fully incorporated into the Decree or Order to which it is attached.

The Court ORDERS each conservator to obey this Standard Possession Order. The Court ORDERS that this Standard Possession Order starts immediately and applies to all periods of possession occurring on and after the date the Court signs the Order to which the Standard Possession Order is attached.

1. Designation of Conservators

The Court ORDERS that in this Standard Possession Order the conservators are designated as Parent A and Parent B.

"Parent A" is: *(name)*

Print the name of the parent with the right to designate the child/ren's primary residence.

"Parent B" is: (name)

Print the name of the other parent.

2. Mutual Agreement

The Court ORDERS that Parent A and Parent B shall have possession of the child/ren at any and all times mutually agreed to in advance by Parent A and Parent B.

In the absence of mutual agreement, the Court ORDERS that Parent A and Parent B shall have possession of the child/ren according to the schedules set out in this Standard Possession Order.

3. Definitions

"**School**" means the elementary or secondary school in which the child is enrolled. If the child is not enrolled in an elementary or secondary school, "school" means the public school district in which the child primarily resides.

"**Child**" or "**Child/ren**" includes each child, whether one or more, who is a subject of this suit while that child is under the age of eighteen years and not otherwise emancipated.

4. Undesignated Times

The Court ORDERS that Parent A shall have the right to possession of the child/ren at all times not specifically designated in this Standard Possession Order for Parent B.

Notice to Peace Officer

NOTICE TO ANY PEACE OFFICER OF THE STATE OF TEXAS: YOU MAY USE REASONABLE EFFORTS TO ENFORCE THE TERMS OF CHILD CUSTODY SPECIFIED IN THIS ORDER. A PEACE OFFICER WHO RELIES ON THE TERMS OF A COURT ORDER AND THE OFFICER'S AGENCY ARE ENTITLED TO THE APPLICABLE IMMUNITY AGAINST ANY CLAIM, CIVIL OR OTHERWISE, REGARDING THE OFFICER'S GOOD FAITH ACTS PERFORMED IN THE SCOPE OF THE OFFICER'S DUTIES IN ENFORCING THE TERMS OF THE ORDER THAT RELATE TO CHILD CUSTODY. ANY PERSON WHO KNOWINGLY PRESENTS FOR ENFORCEMENT AN ORDER THAT IS INVALID OR NO LONGER IN EFFECT COMMITS AN OFFENSE THAT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR AS LONG AS TWO YEARS AND A FINE OF AS MUCH AS \$10,000.

5. Parent B's Local Schedule

Except as otherwise expressly provided in this Standard Possession Order, when Parent B lives 100 miles or less from the primary residence of the child/ren, Parent B shall have the right to possession of the child/ren as follows:

(a) <u>Weekends</u> – Parent B shall have the right to possession of the child/ren on the 1st, 3rd and 5th weekends of each month.

If the weekend occurs during the regular school term, it shall:

<i>begin</i> on the 1 st , 3 rd and 5 th Friday of each month at:	and end at: (Check one box.)
(Check one box.)	☐ 6 p.m. the following Sunday.
🗌 6 p.m.	the time the child's school resumes
the time the child's school is regularly dismissed	after the weekend.

If the weekend does not occur during the regular school term, it shall begin on the 1st, 3rd and 5th Friday of each month at 6 p.m. and end at 6 p.m. the following Sunday.

(b) Weekends Extended by a Holiday

If Parent B's weekend begins on a student holiday or a teacher in-service day that falls on a Friday during the regular school term or begins on a federal, state, or local holiday that falls on a Friday during the summer break, that weekend period of possession shall *begin* on the Thursday before the holiday or in-service day at: (*Check one box.*)

____6 p.m.

the time the child's school is regularly dismissed.

If Parent B's weekend ends on or is immediately followed by a student holiday or a teacher in-service day that falls on a Monday during the regular school term or ends on a federal, state, or local holiday that falls on a Monday during the summer months when school is not in session, that weekend period of possession shall *end* at 6 p.m. on that Monday.

(c) <u>Thursdays</u> – Parent B shall have the right to possession of the child/ren each Thursday during the regular school term:

beginning at: (Check one box.)
6 p.m.
the time the child's school is regularly dismissed.

and *ending* 8 p.m. the tim

and *ending* at: *(Check one box.)*

the time the child's school resumes on Friday.

(d) <u>Spring Vacation</u> – Parent B shall have the right to possession of the child/ren during Spring vacation in even-numbered years:

beginning on the day the child is dismissed from school for Spring Vacation at: (*Check one box.*)

6 p.m.	
the time the child/ren's school is regularly	
dismissed.	

and *ending* at 6 p.m. the day before school resumes after that vacation.

- (e) Extended Summer Possession With Written Notice by April 1 If Parent B gives Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child/ren for 30 days beginning no earlier than the day after the child's school is dismissed for the summer vacation and ending no later than seven days before school resumes at the end of the summer vacation in that year. The extended summer possession must be exercised in no more than two separate periods of at least seven consecutive days each, as specified in the written notice. The extended summer possession must not interfere with Father's Day possession. These periods of possession shall begin and end at 6 p.m. on each applicable day.
- (f) <u>Extended Summer Possession Without Written Notice by April 1</u> If Parent B does not give Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child for 30 consecutive days in that year beginning at 6 p.m. on July 1 and ending at 6 p.m. on July 31.

6. Parent B's Long-Distance Schedule

Except as otherwise expressly stated in this Standard Possession Order, when Parent B lives over 100 miles from the primary residence of the child/ren, Parent B shall have the right to possession of the child/ren as follows:

(a) <u>Weekends</u> – Unless Parent B elects the "Alternative Weekend Possession" below, Parent B shall have the right to possession of the child/ren on the 1st, 3rd and 5th weekends of each month.

If the weekend occurs during the regular school term, it shall:

begin on the 1 st , 3 rd and 5 th Friday of each month at
(Check one box.)

and end at: (Check one box.)

_____6 p.m.

the time the child's school is regularly dismissed

6 p.m. the following Sunday. the time the child's school resumes after the weekend.

If the weekend does not occur during the regular school term, it shall begin on the 1st, 3rd and 5th Friday of each month at 6 p.m. and end at 6 p.m. the following Sunday.

(Check box below if Parent B is choosing the Alternative Weekend Possession now.)

☐ Alternative Weekend Possession – Instead of the weekend possession described in the previous paragraph, Parent B shall have the right to possession of the child/ren one weekend per month of Parent B's choice. The weekend shall begin at 6 p.m. on the day school recesses for the weekend and end at 6 p.m. on the day before school resumes after the weekend. Parent B shall give Parent A 14 days' notice in writing or by telephone before the chosen weekend. The weekend chosen shall not conflict with the provisions regarding Christmas, Thanksgiving, the child's birthday, and Father's or Mother's Day possession below.

Parent B must choose this option now or by giving written notice to Parent A within 90 days after the parents begin to reside more than 100 miles apart.

(b) Weekends Extended by a Holiday

If Parent B's weekend begins on a student holiday or a teacher in-service day that falls on a Friday during the regular school term or begins on a federal, state, or local holiday that falls on a Friday during the summer break, that weekend period of possession shall *begin* on the Thursday before the holiday or in-service day at: (*Check one box.*)

🗌 6 p.m.

the time the child's school is regularly dismissed.

If Parent B's weekend ends on or is immediately followed by a student holiday or a teacher in-service day that falls on a Monday during the regular school term or ends on a federal, state, or local holiday that falls on a Monday during the summer months when school is not in session, that weekend period of possession shall *end* at 6 pm on that Monday.

- (c) <u>Spring Vacation</u> Parent B shall have the right to possession of the child/ren during Spring vacation every year beginning at 6 p.m. on the day the child is dismissed from school for Spring Vacation and ending at 6 p.m. on the day before school resumes after that vacation.
- (d) Extended Summer Possession with Written Notice by April 1 –If Parent B gives Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child/ren for 42 days beginning no earlier than the day after the child's school is dismissed for the summer vacation and ending no later than seven days before school resumes at the end of the summer vacation in that year. The extended summer possession must be exercised in no more than two separate periods of at least seven consecutive days each, as specified in the written notice. The extended summer possession must not interfere with Father's Day possession. These periods of possession shall begin and end at 6 p.m. on each applicable day.
- (e) <u>Extended Summer Possession without Written Notice by April 1</u> If Parent B does not gives Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child/ren for 42 consecutive days in that year beginning at 6 p.m. on June 15 and ending at 6 p.m. on July 27.

7. Parent A's Local Schedule

This schedule applies when Parent B lives 100 miles or less from the primary residence of the child/ren.

Notwithstanding Parent B's weekend and Thursday periods of possession, it is expressly ORDERED that Parent A shall have a superior right to possession of the child/ren as follows:*

(a) <u>Spring Vacation</u> – Parent A shall have the right to possession of the child/ren during Spring vacation in odd-numbered years:

beginning on the day the child is dismissed from school for Spring vacation at: (*Check one box.*)

] 6 p.m.

the time the child/ren's school is regularly dismissed.

and *ending* at 6 p.m. the day before school resumes after that vacation.

- (b) One Weekend During Parent B's Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year, Parent A shall have possession of the child/ren on any 1 weekend beginning at 6 p.m. on Friday and ending at 6 p.m. on the following Sunday during any one period of the extended summer possession by Parent B. Parent A must pick up the child/ren from Parent B and returns the child/ren to that same place. This weekend must not interfere with Father's Day possession. Parent B, not later than the 15th day before the Friday that begins Parent A's chosen weekend, must give Parent A written notice of the location at which the Parent A is to pick up and return the child.
- (c) Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year or gives Parent B 14 days' written notice on or after April 16 of a year, Parent A may designate one weekend during which an otherwise scheduled weekend period of possession by Parent B shall not take place in that year. The weekend chosen must begin no earlier than the day after the child's school is dismissed for the summer vacation and end no later than 7 days before school resumes at the end of the summer vacation. The weekend chosen must not interfere with Parent B's periods of extended summer possession or with Father's Day possession. Parent B, not later than the 15th day before the Friday that begins Parent A's chosen weekend, must give Parent A written notice of the location at which the Parent A is to pick up and return the child.

* Parent A has the right to possession of the child/ren at these times even if it conflicts with one or more of Parent B's weekend or Thursday periods of possession.

8. Parent A's Long-Distance Schedule

This schedule applies when Parent B lives over 100 miles from the primary residence of the child/ren.

Notwithstanding Parent B's weekend periods of possession, it is expressly ORDERED that Parent A shall have a superior right to possession of the child/ren as follows:**

- (a) <u>One Weekend During Parent B's Extended Summer Possession</u> If Parent A gives Parent B written notice by April 15 of a year, Parent A shall have possession of the child/ren on any 1 weekend beginning at 6 p.m. on Friday and ending at 6 p.m. on the following Sunday during any 1 period of the extended summer possession by Parent B. Unless a period of possession by Parent B in that year is more than 30 days, then Parent A may have possession of the child under the terms of this provision on any 2 nonconsecutive weekends during that period. Parent A must pick up the child from Parent B and returns the child to that same place. The weekend or weekends must not interfere with Father's Day possession.
- (b) Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year, Parent A may designate 21 days beginning no earlier than the day after the child's school is dismissed for the summer vacation and ending no later than 7 days before school resumes at the end of the summer vacation in that year during which Parent B shall not have possession of the child. This extended summer possession must be exercised in no more than 2 separate periods of at least 7 consecutive days each. The period or periods chosen must not interfere with Parent B's periods of extended summer possession or with Father's Day possession. These periods of possession shall begin and end at 6 p.m. on each applicable day.

the time the child's school is dismissed. FM-Chil-306 Standard Possession Order [Rev. 10-2019] © TexasLawHelp.org

	and ending at: (Check one box.)	
	🔲 6 p.m. on Mother's Day	
	🔲 8 a.m. on the Monday after	
	Mother's Day	

beginning the day the child is dismissed from school for	and e
Christmas school vacation at: (Check one box.)	Dece
🗌 6 p.m.	
the time the child's school is dismissed.	
α even-numbered vegrs. Parent Δ shall have the right to posse	ssion of

(a) Christmas Holidays in Even-Numbered Years - In even-numbered years, Parent B shall have the right

** Parent A has the right to possession of the child/ren at these times even if it conflicts with one or more of Parent B's

Notwithstanding the weekend and Thursday periods of possession of Parent B, Parent A and Parent B shall

ending at 12 noon on mber 28.

In even-numbered years, Parent A shall have the right to possession of the child beginning at noon on December 28 and ending at 6 p.m. on the day before school resumes after that Christmas school vacation.

(b) Christmas Holidays in Odd-Numbered Years - In odd-numbered years, Parent A shall have the right to possession of the child:

beginning the day the child is dismissed from school for Christmas school vacation at: (Check one box.)

and ending at 12 noon on December 28.

6 p.m.

weekend periods of possession.

9. Holidays Unaffected by Distance

to possession of the child:

have the right to possession of the child/ren as follows:

the time the child's school is dismissed.

In odd-numbered years, Parent B shall have the right to possession of the child beginning at noon on December 28 and ending at 6:00 P.M. on the day before school resumes after that Christmas school vacation.

(c) Thanksgiving in Odd-Numbered Years - Parent B shall have the right to possession of the child for the Thanksgiving Holiday in odd-numbered years:

beginning the day the child is dismissed from school for the Thanksgiving holiday at: (Check one box.)

and ending at 6 p.m. the Sunday following Thanksgiving.

and *ending* at 6 p.m. the Sunday

following Thanksgiving.

Ţ 6 p.m.

6 p.m.

the time the child's school is dismissed.

the time the child's school is dismissed.

(d) Thanksgiving in Even-Numbered Years - Parent A shall have the right to possession of the child for the Thanksgiving Holiday in even-numbered years:

beginning the day the child is dismissed from school for the Thanksgiving holiday at: (Check one box.)

- (e) Child's Birthday If a parent is not otherwise entitled under this Standard Possession Order to possession of a child on the child's birthday, that parent shall have possession of the child beginning at 6 p.m. and ending at 8 p.m. on that day, provided that that parent picks up the child from the other parent's residence and returns the child to that same place.
- (f) Father's Day Father shall have the right to possession of the child each year, beginning at 6 p.m. on the Friday before Father's Day and ending at: (Check one box.)

6 p.m. on Father's Day

8 a.m. on the Monday after Father's Day

If Father is not already entitled to present possession of the child, he must pick up the child from Mother's residence and return the child to that same place.

(g) Mother's Day - Mother shall have the right to possession of the child each year:

beginning on the Friday before Mother's day at (Check one box.)

6 p.m.

If Mother is not already entitled to present possession of the child, she must pick up the child from Father's residence and return the child to that same place.

10. General Terms and Conditions

Except as otherwise expressly provided in this standard Possession Order, the following terms and conditions apply regardless of the distance between the residence of a parent and the child:

(a) Exchange of Children at Start of Parent B's Possession

If a period of Parent B's possession begins at the time the child's school is regularly dismissed, then Parent A is ORDERED to surrender the child to Parent B at the school in which the child is enrolled. If the child is not in school, Parent B shall pick up the child at the location designated below at 6 p.m. and Parent A is ORDERED to surrender the child to Parent B at the location designated below at 6 p.m.

If a period of Parent B's possession begins at another time, the Court ORDERS Parent A to surrender the child/ren to Parent B at the beginning of each such period of Parent B's possession at: *(Check one.)*

Parent A's residence.

the following location:

(b) Exchange of Children at End of Parent B's Possession

If a period of Parent B's possession ends at the time the child's school resumes, then Parent B is ORDERED to surrender the child to Parent A at the school in which the child is enrolled or, if the child is not in school, at the location designated below at 8:00 a.m.

If a period of Parent B's possession ends at another time, the Court ORDERS Parent B to surrender the child/ren to Parent A at the end of each such period Parent B's possession at: (*Check one.*)

Parent B's residence.

Parent A's residence.

The following location:

However, if Parent A and Parent B live in the same county when the order is signed and Parent B remains in the county, but the Parent A moves out of the county, then beginning on the date Parent A moves, Parent B shall surrender the child to Parent A at: *(Check one.)*

Parent B's residence.

the location designated above.

- (c) <u>Personal Effects</u> Each parent is ORDERED to return with the child the personal effects that the child brought at the beginning of the period of possession.
- (d) <u>Designation of Competent Adult</u> Each parent may designate any competent adult to pick up and return the child, as applicable. IT IS ORDERED that a parent or a designated competent adult be present when the child is picked up or returned.
- (e) <u>Inability to Exercise Possession</u> Each parent is ORDERED to give notice to the person in possession of the child on each occasion the parent will be unable to exercise that parent's right of possession for any specified period.
- (f) <u>Written Notice</u> Written notice, including notice by email or fax is timely made if it is received or, if applicable, postmarked before or at the time that notice is due. Each parent is ORDERED to notify the other parent of any change to his or her email address or fax number within 24 hours after the change.
- (g) <u>Notice to School and Parent A</u> If Parent B's time of possession of the child ends at the time school resumes and for any reason the child is not or will not be returned to school, Parent B shall immediately notify the school and Parent A that the child will not be or has not been returned to school.

This concludes the Standard Possession Order.