INFORMATION FOR FILING A DIVORCE – PRO SE – FANNIN COUNTY

THE DISTRICT CLERK'S OFFICE DOES NOT SUPPLY FORMS NECESSARY TO FILE FOR DIVORCE. WE ARE NOT ATTORNEYS AND ARE LEGALLY PROHIBITED FROM GIVING ANY LEGAL ADVISE.

If you intend to represent yourself "Pro Se" (without the assistance of an attorney) you must have knowledge to prepare and file the necessary pleading and present your case to Court.

Forms for filing your own divorce may be available in a book sold at the local bookstores on "How to Do Your Own Texas Divorce", on the internet at www.texaslawhelp.org or at one of the local Public Libraries. You may also find information on how to file for divorce by doing research at a law library or on the internet at www.tyla.org.

LEGAL AID 888-529-5277

PROCEDURES FOR FILING YOUR OWN DIVORCE

Before you can file for divorce, there are several things that must take place:

- 1. Complete the "Civil Case Information sheet" (Attachment #1)
- 2. Complete "Original Petition for Divorce" and make 2 copies(3 total). WE DO NOT HAVE THESE FORMS.
- 3. Attach the "General Order No.2010-1 Regarding Family Law Cases" (Attachment #2) to Original Petition and copies.
- 4. Complete the "Information on Suit Affecting the Family Relationship" (Attachment#3).
- 5. If child support is to be set up, attachment 4 needs to be complete.

BRING ALL THESE FORMS TO THE CLERK'S OFFICE ALONG WITH THE FILING FEE.

The filing fees are due at time of filing

Divorce where spouse signs a waiver (agrees to divorce) \$267.00 Divorce with a citation (does not agree) in Fannin County \$345.00

Your petition will be filed and assigned a cause number and court. Please have this information available when contacting our office concerning your case. The District Clerk's phone number is 903-583-7459. Our hours are 8:00 AM to 4:45 PM.

The petition must be on file for at least 60 days before the final hearing can be held. After the 60 days have expired and your paperwork is in order, you may appear before the Court to have the final decree entered. To obtain a hearing in the 336th District Court located on the 2nd floor at Courthouse call 903-583-2863 OR the County Court at Law located at 210 S. Main Street call 903-583-9258.

When you report to the court for your final hearing you must bring your <u>completed</u> Divorce Decree and 2 copies (3 total). You must complete and attach "Parenting Plan" (Attachment #5) to final decree.

******<u>The Court can not and will not prepare your decree for you. The Court can not be both the Judge and lawyer in the case. As such, the Judge will not review the decree for correctness or legal sufficiency.</u>

******If your divorce involves either real property or children the standard forms WILL NOT apply. Your decree must address all issues involving children including child support, visitation, health insurance and what type of custodial relationship each parent is to have.

******If real property is an issue the decree must specify not only who is to receive the property but also must perfect any liens, convey and deeds, and allocate cost associated with the property including taxes and insurance.

You must know how to present your case in the courtroom. To prepare for this, visit www.tyla.org . The judge CAN NOT help you.

MANDATORY SEMINAR FOR DIVORCING PARENTS

Pursuant to Fannin County Standing Order Regarding Family Stabilization Course Requirement-2010 (Attachment #6) in all suits affecting the parent-child relationship filed on or after February 8, 2008 in Fannin County, Texas involving children under the age of 18, all parties shall successfully complete a court approved seminar that address the issues confronting children that are the subject of divorce, custody and support litigation. Currently there are two seminars approved by the courts: Kids Hurt Too (Attachment #7)

Parent Education and Family Stabilization Course (Attachment #8)

WE ARE SORRY THAT WE CANNOT LEGALLY HELP YOU WITH ANY ADDITIONAL INFORMATION.

THANK YOU, NANCY YOUNG, DISTRICT CLERK, FANNIN COUNTY

CIVIL CASE INFORMATION SHEET

CAUSE NUMBER (FOI	R CLERK USE ONLY):		C	OURT (FOR CLERI	(USE ONLY):	
STYLED						
A civil case information sheet me health case or when a post-judgment the time of filing.	(e.g., John Smith v. All American Insurar nust be completed and submitted wh ment petition for modification or me	then an origination for e	iginal petition or applica	ation is filed to init	tiate a new civ	vil family law probate or mental
1. Contact information for person	on completing case information sh	heet:	Names of parties in	case:	Perso	n or entity completing sheet is:
Name: Email: Address: Telephone:			Plaintiff(s)/Petitioner	(s):	□Pro Se	ney for Plaintiff/Petitioner le Plaintiff/Petitioner IV-D Agency
						nal Parties in Child Support Case:
City/State/Zip:	Fax:		Defendant(s)/Respon	dent(s):	Custodia: Non-Cus	al Parent:
Signature:	State Bar No:					stodial Parent: dd Father:
		Margagery	[Attach additional page as no	ecessary to list all parties	4	
2. Indicate case type, or identify	y the most important issue in the c	case (selec				
	Civil				Fan	nily Law
Contract	Injury or Damage		Real Property	Marriage Re	lationship	Post-judgment Actions (non-Title IV-D)
Debt/Contract Consumer/DTPA Debt/Contract Fraud/Misrepresentation Other Debt/Contract: Foreclosure Home Equity—Expedited Other Foreclosure Franchise Insurance Landlord/Tenant Non-Competition Partnership Other Contract: Employment Discrimination Retaliation Termination Workers` Compensation	☐Administrative Appeal ☐Antitrust/Unfair Competition	Col	ninent Domain/ ondemnation rtition niet Title espass to Try Title her Property: clated to Criminal Matters punction digment Nisi on-Disclosure rizure/Forfeiture rit of Habeas Corpus— e-indictment her: wyer Discipline rpetuate Testimony curities/Stock	Other Fan Declare Man Divorce With Chi No Child No Child Other Fan Enforce For Judgment Habeas Cor Name Chan Protective Core Removal of of Minority Other:	arriage Void ildren dren mily Law oreign rpus nge Order f Disabilities	□ Enforcement □ Modification—Custody □ Modification—Other Title IV-D □ Enforcement/Modification □ Paternity □ Reciprocals (UIFSA) □ Support Order Parent-Child Relationship □ Adoption/Adoption with Termination □ Child Protection □ Child Support □ Custody or Visitation □ Gestational Parenting □ Grandparent Access □ Parentage/Paternity □ Termination of Parental Rights □ Other Parent-Child:
Other Employment:	☐ Code Violations ☐ Foreign Judgment ☐ Intellectual Property	Oth	Probate & M	1ental Health		
☐Tax Appraisal ☐Tax Delinquency ☐Other Tax	Probate/Wills/Intestate Adminis Dependent Administration Independent Administration Other Estate Proceedings	on ion	=	Guardianship—A Guardianship—M Mental Health Other:		
	Garnist Garnist Interple License Manda Post-ju not select if it is a family law case) damages of any kind, penalties, cosmonetary relief	ratory Judg shment leader se amus udgment		□Pro □Rec □Seq □Ter	irnover	
Over \$100, 000 but not more the Over \$200,000 but not more the Over \$1,000,000	han \$200,000 nan \$1,000,000					

Instructions for Completing the Texas Civil Case Information Sheet

A civil case information sheet must be completed and submitted when an original petition or application is filed to initiate a new civil, family law, probate, or mental health case or when a post-judgment petition for modification or motion for enforcement is filed in a family law case. The information should be the best available at the time of filing. If the original petition, application or post-judgment petition or motion is e-filed, the case information sheet must not be the lead document.

This sheet, required by Rule 78a of the Texas Rules of Civil Procedure, is intended to collect information that will be used for statistical and administrative purposes only. It neither replaces nor supplements the filings or service of pleading or other documents as required by law or rule. The sheet does not constitute a discovery request, response, or supplementation, and it is not admissible at trial.

The attorney or self-represented (pro se) plaintiff/petitioner filing the case or post-judgment petition or motion should complete the sheet as follows:

1. Contact information

- a) Contact information for person completing case information sheet. Enter the following information:
 - name:
 - · address;
 - · city, state, and zip code;
 - · email address;
 - telephone number;
 - · fax number, if available;
 - State Bar number, if the person is an attorney; and
 - signature. (NOTE: When a case information sheet is submitted electronically, the signature may be a scanned image or "/s/" and the name of the person completing the case information sheet typed in the space where the signature would otherwise appear.)
- b) Names of parties in the case. Enter the name(s) of the:

(NOTE: If the name of a party to a case is confidential, enter the party's initials rather than the party's name.)

- plaintiff(s) or petitioner(s);
- defendant(s) or respondent(s); and
- in child support cases, additional parties in the case, including the:
 - o custodial parent;
 - o non-custodial parent; and
 - o presumed father.

Attach an additional page as necessary to list all parties.

- c) Person or entity completing sheet is. Indicate whether the person completing the sheet, or the entity for which the sheet is being completed, is:
 - an attorney for the plaintiff or petitioner;
 - a pro se (self-represented) plaintiff or petitioner:
 - the Title IV-D agency; or
 - other (provide name of person or entity).

2. Case type.

Select the case category that best reflects the most important issue in the case. You must select only one.

3. Procedure or remedy.

If applicable, select any of the available procedures or remedies being sought in the case. You may select more than one.

4. Damages sought.

Select the damages being sought in the case:

(NOTE: If the claim is governed by the Family Code, do not indicate the damages sought.)

- only monetary relief of \$100,000 or less, including damages of any kind, penalties, costs, expenses, pre-judgment interest and attorney fees;
- monetary relief over \$100,000 or less and non-monetary relief;
- monetary relief over \$100,000 but nor more than \$200,000;
- monetary relief over \$200,000 but less than \$1,000,000; or
- monetary relief over \$1,000,000.

336th DISTRICT COURT & FANNIN COUNTY COURT AT LAW GENERAL ORDER NO. 2010-1 REGARDING FAMILY LAW CASES

336th DISTRICT COURT & FANNIN COUNTY COURT AT LAW STANDING ORDER REGARDING CHILDREN, PROPERTY AND CONDUCT OF THE PARTIES

No party to this lawsuit has requested this order. Rather, this order is a standing order of the 336th District Court & the Fannin County Court at Law that applies in every divorce suit and every suit affecting the parent-child relationship filed in the 336th District Court & Fannin County Court at Law. The Courts with jurisdiction over family law matters have adopted this order because the parties and their children should be protected and their property preserved while the lawsuit is pending before the court. Therefore, it is ORDERED:

- 1. NO DISRUPTION OF THE CHILDREN. Both parties are ORDERED to refrain from doing the following acts concerning any children who are subjects of this case:
 - 1.1 Removing the children from the State of Texas, acting directly, or in concert with others, without the written agreement of both parties, filed with the Court, or an order of this Court.
 - 1.2 Disrupting or withdrawing the children from the school or day-care facility where the children are presently enrolled, without the written agreement of both parents, filed with the Court, or an order of this Court.
 - 1.3 Hiding or secreting the children from the other parent or changing the children's current place of abode, without the written agreement of both parents, filed with the Court, or an order of this Court.
 - 1.4 Disturbing the peace of the children.
 - 1.5 Making disparaging remarks about each other or the other person's family members, to include but not be limited to the child's grandparents, aunts, uncles, or stepparents.
 - 1.6 Discussing with the children, or with any other person in the presence of the children, any litigation related to the children or the other party.
 - 1.7 Allowing anyone with whom the party is romantically involved, to remain over night in the home while in possession of the child. Overnight is defined from 8:00 p.m. until 7:00 a.m.
- 2. <u>CONDUCT OF THE PARTIES DURING THE CASE.</u> Both parties are ORDERED to refrain from doing the following acts:
 - 2.1 Using vulgar, profane, obscene, or indecent language, or a coarse or offensive manner to communicate with the other party, whether in person, by telephone, or in writing.
 - 2.2 Threatening the other party in person, by telephone, or in writing to take unlawful action against any person.
 - 2.3 Placing one or more telephone calls, at an unreasonable hour, in an offensive or repetitious manner, without a legitimate purpose of communication, or anonymously.

- 2.4 Opening or diverting mail addressed to the other party.
- 3. PRESERVATION OF PROPERTY AND USE OF FUNDS DURING DIVORCE CASE. If this is a divorce case, both parties to the marriage are ORDERED to refrain from doing the following acts:
 - 3.1 Destroying, removing, concealing, encumbering, transferring, or otherwise harming or reducing the value of the property of one or both of the parties.
 - 3.2 Misrepresenting or refusing to disclose to the other party or to the Court, on proper request, the existence, amount, or location of any property of one or both of the parties.
 - 3.3 Damaging or destroying the tangible property of one or both of the parties, including any document that represents or embodies anything of value.
 - 3.4 Tampering with the tangible property of one or both of the parties, including any document that represents or embodies anything of value, and causing pecuniary loss to the other party.
 - 3.5 Selling, transferring, assigning, mortgaging, encumbering, or in any other manner alienating any of the property of either party, whether personal property or real estate property, and whether separate or community, except as specifically authorized by this order.
 - 3.6 Incurring any indebtedness, except as specifically authorized by this order.
 - 3.7 Making withdrawals from any checking or savings account in any financial institution for any purpose, except as specifically authorized by this order.
 - 3.8 Spending any sum of cash in either party's possession or subject to either party's control for any purpose, except as specifically authorized by this order.
 - 3.9 Withdrawing or borrowing in any manner for any purpose from any retirement, profit-sharing, pension, death, or other employee benefit plan or employee savings plan or from any individual retirement account or Keogh account, except as specifically authorized by this order.
 - 3.10 Signing or endorsing the other party's name on any negotiable instrument, check, or draft, such as tax refunds, insurance payments, and dividends, or attempting to negotiate any negotiable instrument payable to the other party without the personal signature of the other party.
 - 3.11 Taking any action to terminate or limit credit or charge cards in the name of the other party.
 - 3.12 Entering, operating, or exercising control over the motor vehicle in the possession of the other party.
 - 3.13 Discontinuing or altering the withholding for federal income taxes on wages or salary while this suit is pending.
 - 3.14 Terminating or in any manner affecting the service of water, electricity, gas, telephone, cable television, or other contractual services, such as security, pest control, landscaping, or yard maintenance at the other party's residence or in any manner attempting to withdraw any deposits in connection with such services.

- 3.15 Intercepting, deleting, or recording the other party's electronic communications.
- 4. <u>PERSONAL AND BUSINESS RECORDS IN DIVORCE CASE.</u> If this is a divorce case, both parties to the marriage are ORDERED to refrain from doing the following acts:
 - 4.1 Concealing, deleting, or destroying any family records, communications, property records, financial records, business records, or any records of income, debts, or other obligations.
 - 4.2 Falsifying any writing or record relating to the property of either party.
 - 4.3 "Communications and records" include e-mail or other digital or electronic data, whether stored on a computer hard drive, diskette or other electronic storage device.
- 5. <u>INSURANCE IN DIVORCE CASE</u>. If this is a divorce case, both parties to the marriage are ORDERED to refrain from doing the following acts:
 - 5.1 Withdrawing or borrowing in any manner all or any part of the cash surrender value of life insurance policies on the life of either party, except as specifically authorized by this order.
 - 5.2 Changing or in any manner altering the beneficiary designation on any life insurance on the life of either party or the parties' children.
 - 5.3 Canceling, altering, or in any manner affecting any casualty, automobile, or health insurance policies insuring the parties' property or persons including the parties' minor children.
- 6. <u>SPECIFIC AUTHORIZATIONS IN DIVORCE CASE</u>. If this is a divorce case, both parties to the marriage, while maintaining appropriate records that must be disclosed upon proper request, are specifically authorized to do the following:
 - 6.1 To engage in acts reasonable and necessary to the conduct of that party's usual business and occupation.
 - 6.2 To make expenditures and incur indebtedness for reasonable attorney's fees and expenses in connection with this suit.
 - 6.3 To make expenditures and incur indebtedness for reasonable and necessary living expenses for food, clothing, shelter, transportation and medical care.
 - 6.4 To make withdrawals from accounts in financial institutions only for the purposes authorized by this order.

7. SERVICE AND APPLICATION OF THIS ORDER.

- 7.1 The Petitioner shall attach a copy of this order to the original petition and to each copy of the petition. At the time the petition is filed, if the Petitioner has failed to attach a copy of this order to the petition and any copy of the petition, the Clerk shall ensure that a copy of this order is attached to the petition and every copy of the petition presented.
- 7.2 This order is effective upon the filing of the original petition and shall remain in full force and effect as a temporary restraining order for fourteen

days after the date of the filing of the original petition. If no party contests this order by presenting evidence at a hearing on or before fourteen days after the date of the filing of the original petition, this order shall continue in full force and effect as a temporary injunction until further order of this court. This entire order will terminate and will no longer be effective once the court signs a final order or the case is dismissed.

- 8. <u>EFFECT OF OTHER COURT ORDERS.</u> If any part of this order is different from any part of a protective order that has already been entered or is entered later, the protective order provisions prevail. Any part of this order not changed by some later order remains in full force and effect until the court signs a final decree.
- 9. PARTIES ENCOURAGED TO MEDIATE. The parties are encouraged to settle their disputes amicably without court intervention. The parties are encouraged to use alternative dispute resolution methods, such as mediation, to resolve the conflicts that may arise in this lawsuit.

THIS COURT STANDING ORDER REGARDING CHILDREN, PROPERTY, AND CONDUCT OF THE PARTIES SHALL BECOME EFFECTIVE JULY 25th, 2010.

JUDGE LAURINE J. BLAKE

336th District Court, Fannin County, Texas

JUDGE JOE D. MOSS

County Court at Law, Fannin County, Texas

FILED

Nancy Young

Nancy Young

District Clerk, Fannin County, TX

1a. C	OUNTY	1b. C0	OURT NO.		
	AUSE NO.				
2. HA	S THERE BEEN A FINDING	BY THE COURT OF:	□ DOMESTIC VIOLEN	CE? CHILD ABUSE	= ?
3. TY	PE OF ORDER (CHECK ALI	. THAT APPLY):			
	ORCE/ANNULMENT WITH	CHILDREN(Sec. 1,2,3	.,4) □ DIVOR	CE/ANNULMENT WITHOU	UT CHILDREN(Sec 1.2)
	TERNITY WITH CHILD SUP			NITY <u>WITHOUT</u> CHILD SI	
□СН	IILD SUPPORT OBLIGATION	V/MODIFICATION(Sec		NATION OF RIGHTS (Sec	
	ONSERVATORSHIP (Sec 1,			(SPECIFY)	
	ANSFER TO (Sec 1, 3) COU				
	NAME OF ATTORNEY FOR PETITION		3111	4b. ATTORNEY GENERAL	- Andrew Control of the Control of t
4c. (CURRENT MAILING ADDRESS	STREET & NO.	CITY STATE ZIP	4d. TELEPHONE NUMBER	(including area code)
RECT	DON 2 /JE ADDI JCARJ E) D			()	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
SECI	5. FIRST NAME MIDDLE		JEFIX	ARRIAGE	6. DATE OF BIRTH (mm/dd/yyyy)
HUSBAND	7. PLACE OF BIRTH	CITY STATE OR	FOREIGN COUNTRY	8. RACE	9. SOCIAL SECURITY NUMBER
HUS	10. USUAL RESIDENCE	STREET NAM	IE & NUMBER	CITY STATE	ZIP
-	11. FIRST NAME	MIDDLE	LAST	MAIDEN	12. DATE OF BIRTH (mm/dd/yyyy
ш	13. PLACE OF BIRTH CITY S			14. RACE	15. SOCIAL SECURITY NUMBER
WF					10. SOCIAL SECURITY NUMBER
47	16. USUAL RESIDENCE	STREET NAME & N			
17.1	NUMBER OF MINOR CHILDREN	18. DATE OF MARRIAG	E (mm/aa/yyyy) 19. Pl	ACE OF MARRIAGE City St	ate 20. PETITIONER IS HUSBAND WIFE
SECT	TON 3 (IF APPLICABLE) C 21a, FIRST NAME MIDI		BY THIS SUIT SUFFIX		21b. DATE OF BIRTH (mm/dd/yy
-	21c. SOCIAL SECURITY NUMBER	DER 21d. SEX	210 00740 505	CITY	
CHILD			21e. BIRTHPLACE		COUNTY STATE
	21f. PRIOR NAME OF CHILD:	FIRST MIDDLE LAST SUFF	FIX	21g. NEW NAME OF CHILD F	IRST MIDDLE LAST SUFFIX
	22a. FIRST NAME MIC	DLE LAST	SUFFIX		22b. DATE OF BIRTH (mm/dd/yy)
CHILD 2	22c. SOCIAL SECURITY NUMBER	BER 22d. SEX	22e. BIRTHPLACE	CITY COUNTY	STATE
Ċ	22f. PRIOR NAME OF CHILD:	FIRST MIDDLE LAST SUI	FFIX	22g. NEW NAME OF CHILD F	IRST MIDDLE LAST SUFFIX
	23a. FIRST NAME MIDDI	E LAST	SUFFIX		23b. DATE OF BIRTH (mm/dd/yyy
0 3	23c. SOCIAL SECURITY NUMBER	BER 23d. SEX	23e. BIRTHPLACE	CITY COUNTY	STATE
CHILD	23f. PRIOR NAME OF CHILD F	IDST MINNIE LAST SHEE	in T	23g. NEW NAME OF CHILD F	IDST MIDDLE LAST SHEETY
				20g. NEW NAME OF CHILD F	
4	24a. FIRST NAME MIDD	LE LAST	SUFFIX		24b. DATE OF BIRTH (mm/dd/yyy
CHILD 4	24c. SOCIAL SECURITY NUMBER	BER 24d. SEX	24e BIRTH CIT	Y COUNTY	STATE
		PERSONAL PROPERTY OF THE PARTY		and the state of t	

	THE DARRY TO THE CO					ASSISTMINATOR O		
	THIS PARTY TO THE SU				☐ 25b. NON-PARENT (
	25c. HUSBAND AS SH			OMPLETE 31 - 32 ONL				PLETE 31 32
113	25e. BIOLOGICAL FAT	MIDDLE	E 20 - 32	SUFF	25f. BIOLOGICAL MC	MAIDEN	TE 20 - 32	-
SEE	20. FIRST MANIE	MIDDLE	LASI	SUFF	^	MAIDEN		
OBUIGEE	27. DATE OF BIRTH (m	m/dd/yyyy)	28. PLACE OF B	IRTH CIT	Y STATE OR FOR	REIGN COUNTRY		
	29. USUAL RESIDENCE		STREET NAME &	NUMBER CIT	Y COUNTY	STATE	ZIP	
	30. SOCIAL SECURITY	NUMBER	31. DRIVER LICE	ENSE NO & STATE		32. TELEPHO	NE NUMBER	
	THIS PARTY TO THE SU	IT IS (CHECK ON	E)		33a. NON-PARENT C	ONSERVATOR - CO	OMPLETE 34 - 4	3
	☐ 33b. HUSBAND AS SH	OWN ON FRONT	OF THIS FORM - C	OMPLETE 39 - 43 ONL	☐33c. WIFE AS SHOWN	ON FRONT OF THE	IS FORM - COMP	LETE 39 - 43 C
	□33d. BIOLOGICAL FAT	HER - COMPLET	E 34 - 43		33e. BIOLOGICAL MO	OTHER - COMPLET	E 34 - 43	
	34. FIRST NAME	MI	DDLE	LAST	SUFFIX	MAIDEN		A RIVERSON DE LA CONTRACTOR DE LA CONTRA
	35. DATE OF BIRTH	mm/dd/yyyy)	36. PLACE OF	BIRTH	CITY	STATE OR FOR	REIGN COUNTR	RY
	37. USUAL RESIDEN	CE	STREET NA	ME & NUMBER	CITY	COUNTY	STATE	z
10000	38. SOCIAL SECURIT	YNUMBER	39 DRIVER LIC	ENSE NO. & STATE		40. TELEPHO	ONE NUMBER	· · · · · · · · · · · · · · · · · · ·
	41. EMPLOYER NAM	E	1			42. EMPLOY	ER TELEPHON	E NUMBER
	43. EMPLOYER PAY	2011 4000500	OYDEE	T NAME & NUMBER	CITY	STATE	ZIP	
-				-PARENT CONSERVATOR		AN ON FRONT OF A	THE FORM CO.	ADJETE AS SA
	THIS PARTY TO THE SU	IOWN ON FRONT	OF THIS FORM - C		44c. WIFE AS SHOW			MPLETE 45 — 54
The state of the s	44b. HUSBAND AS SH	IOWN ON FRONT THER — COMPLET	OF THIS FORM - C					MPLETE 45 — 54
	☐ 44b. HUSBAND AS SH ☐ 44d. BIOLOGICAL FAT	IOWN ON FRONT THER — COMPLET	OF THIS FORM - 0	COMPLETE 50 - 54 ONL	44c. WIFE AS SHOW	MAIDEN		
	☐ 44b. HUSBAND AS SH ☐ 44d. BIOLOGICAL FAT 45. FIRST NAME	IOWN ON FRONT THER - COMPLET (mm/dd/yyyy)	OF THIS FORM — C TE 45 — 54 MIDDLE	COMPLETE 50 - 54 ONL	44c. WIFE AS SHOW 44e. BIOLOGICAL M SUFFIX	MAIDEN	TE 45 – 54	
The state of the s	☐ 44b. HUSBAND AS SH ☐ 44d. BIOLOGICAL FAT 45. FIRST NAME 46. DATE OF BIRTH	OWN ON FRONT THER - COMPLET (mm/dd/yyyy) CE	OF THIS FORM - C TE 45 - 54 MIDDLE 47. PLACE OF STREET	COMPLETE 50 - 54 ONL' LAST BIRTH	44c. WIFE AS SHOW 44e. BIOLOGICAL M SUFFIX	MAIDEN STATE OR FO	TE 45 – 54	RY
The second secon	☐ 44b. HUSBAND AS SH ☐ 44d. BIOLOGICAL FAT 45. FIRST NAME 46. DATE OF BIRTH I	IOWN ON FRONT THER - COMPLET (mm/dd/yyyy) CE TY NUMBER	OF THIS FORM - C TE 45 - 54 MIDDLE 47. PLACE OF STREET	LAST BIRTH NAME & NUMBER	44c. WIFE AS SHOW 44e. BIOLOGICAL M SUFFIX	MAIDEN STATE OR FO COUNTY 51. TELEPHO	REIGN COUNTI	RY
The second secon	☐ 44b. HUSBAND AS SH ☐ 44d. BIOLOGICAL FAT 45. FIRST NAME 46. DATE OF BIRTH I 48. USUAL RESIDEN 49. SOCIAL SECURIT	(mm/dd/yyyy) CE TY NUMBER	OF THIS FORM - COTE 45 - 54 MIDDLE 47. PLACE OF STREET 50. DRIVER LIG	LAST BIRTH NAME & NUMBER	44c. WIFE AS SHOW 44e. BIOLOGICAL M SUFFIX	MAIDEN STATE OR FO COUNTY 51. TELEPHO	REIGN COUNTI STATE	RY
	☐ 44b. HUSBAND AS SH☐ 44d. BIOLOGICAL FAT 45. FIRST NAME 46. DATE OF BIRTH I 48. USUAL RESIDEN 49. SOCIAL SECURIT 52. EMPLOYER NAM 54. EMPLOYER PAYI	(mm/dd/yyyy) CE Y NUMBER E ROLL ADDRESS	OF THIS FORM - COTE 45 - 54 WIDDLE 47. PLACE OF STREET 50. DRIVER LICE STREET	LAST BIRTH NAME & NUMBER CENSE NO & STATE NAME & NUMBER CERNING PATERI	44c. WIFE AS SHOW 44e. BIOLOGICAL M SUFFIX CITY CITY CITY CITY	MAIDEN STATE OR FO COUNTY 51. TELEPHO 53. EMPLOY STATE	REIGN COUNTI STATE ONE NUMBER ER TELEPHON ZIP	RY Z E NUMBER
	☐ 44b. HUSBAND AS SH☐ 44d. BIOLOGICAL FAT 45. FIRST NAME 46. DATE OF BIRTH (48. USUAL RESIDEN 49. SOCIAL SECURIT 52. EMPLOYER NAM 54. EMPLOYER PAYI	(mm/dd/yyyy) CE Y NUMBER E ROLL ADDRESS	OF THIS FORM - COTE 45 - 54 WIDDLE 47. PLACE OF STREET 50. DRIVER LIG	LAST BIRTH NAME & NUMBER CENSE NO & STATE	44c. WIFE AS SHOW 44e. BIOLOGICAL M SUFFIX CITY CITY CITY	MAIDEN STATE OR FO COUNTY 51. TELEPHO 53. EMPLOY STATE	REIGN COUNTI STATE ONE NUMBER ER TELEPHON ZIP	RY Z E NUMBER
	☐ 44b. HUSBAND AS SH☐ 44d. BIOLOGICAL FAT 45. FIRST NAME 46. DATE OF BIRTH I 48. USUAL RESIDEN 49. SOCIAL SECURIT 52. EMPLOYER NAM 54. EMPLOYER PAYI	(mm/dd/yyyy) CE TY NUMBER E ROLL ADDRESS ABLE) FOR (OF THIS FORM - COTE 45 - 54 MIDDLE 47. PLACE OF STREET 50. DRIVER LIG	LAST BIRTH NAME & NUMBER CENSE NO & STATE NAME & NUMBER CERNING PATERI	44c. WIFE AS SHOW 44e. BIOLOGICAL M SUFFIX CITY CITY CITY CITY	MAIDEN STATE OR FO COUNTY 51. TELEPHO 53. EMPLOY STATE IT OF BIOLOG 56. DAT	REIGN COUNTI STATE ONE NUMBER ER TELEPHON ZIP	RY Z E NUMBER
	144b. HUSBAND AS SH 144d. BIOLOGICAL FAT 45. FIRST NAME 46. DATE OF BIRTH 48. USUAL RESIDEN 49. SOCIAL SECURIT 52. EMPLOYER NAM 54. EMPLOYER PAYI TION 5 (IF APPLIC BIOLOGICAL FATHER'	(mm/dd/yyyy) CE TY NUMBER E ROLL ADDRESS ABLE) FOR (S NAME	OF THIS FORM — COTE 45 — 54 WIDDLE 47. PLACE OF STREET 50. DRIVER LIG STREET DRDERS CON FIRST 58. CURRENT	LAST BIRTH NAME & NUMBER CENSE NO & STATE I NAME & NUMBER CERNING PATER MIDDLE MAILING ADDRESS	44c. WIFE AS SHOW 44e. BIOLOGICAL M SUFFIX CITY CITY CITY CITY LAST	STATE OR FO COUNTY 51. TELEPHO 53. EMPLOY STATE IT OF BIOLOG 56. DAT	REIGN COUNTI STATE ONE NUMBER PER TELEPHON ZIP BICAL FATHE TE OF BIRTH (m	E NUMBER R Im/dd/yyyy) STATE
	☐ 44b. HUSBAND AS SH☐ 44d. BIOLOGICAL FAT 45. FIRST NAME 46. DATE OF BIRTH I 48. USUAL RESIDEN 49. SOCIAL SECURIT 52. EMPLOYER NAM 54. EMPLOYER PAYI TION 5 (IF APPLIC BIOLOGICAL FATHER SOCIAL SECURITY NU DOES THIS ORDER RI	(mm/dd/yyyy) CE Y NUMBER E ROLL ADDRESS ABLE) FOR (S NAME	OF THIS FORM — CO TE 45 — 54 MIDDLE 47. PLACE OF STREET 50. DRIVER LIC STREET DRDERS CON FIRST 58. CURRENT	LAST BIRTH NAME & NUMBER CENSE NO & STATE F NAME & NUMBER CERNING PATERN MIDDLE MAILING ADDRESS LING TO A FATHER FR	44c. WIFE AS SHOW 44e. BIOLOGICAL M SUFFIX CITY CITY CITY CITY STREET NAME 8	MAIDEN STATE OR FO COUNTY 51. TELEPHO 53. EMPLOY STATE IT OF BIOLOG 56. DAT NUMBER ATE OF BIRTH?	REIGN COUNTI STATE ONE NUMBER TER TELEPHON ZIP BICAL FATHE TE OF BIRTH (m	E NUMBER R Im/dd/yyyy) STATE
	☐ 44b. HUSBAND AS SH☐ 44d. BIOLOGICAL FAT 45. FIRST NAME 46. DATE OF BIRTH I 48. USUAL RESIDEN 49. SOCIAL SECURIT 52. EMPLOYER NAM 54. EMPLOYER PAYI TION 5 (IF APPLIC BIOLOGICAL FATHER SOCIAL SECURITY NU DOES THIS ORDER RI	(mm/dd/yyyy) CE Y NUMBER E ROLL ADDRESS ABLE) FOR (S NAME	OF THIS FORM - CO TE 45 - 54 MIDDLE 47. PLACE OF STREET 50. DRIVER LIC STREET ORDERS CON FIRST 58. CURRENT MATION PERTAIN ITS - INFORMAT	LAST BIRTH NAME & NUMBER CENSE NO & STATE F NAME & NUMBER CERNING PATERN MIDDLE MAILING ADDRESS LING TO A FATHER FR	CITY CITY	MAIDEN STATE OR FO COUNTY 51. TELEPHO 53. EMPLOY STATE IT OF BIOLOG 56. DAT NUMBER ATE OF BIRTH?	REIGN COUNTI STATE ONE NUMBER TER TELEPHON ZIP BICAL FATHE TE OF BIRTH (m	E NUMBER R Im/dd/yyyy) STATE (ES
C C	144b. HUSBAND AS SHOW AND AS SHOW AND AS SHOW AND AS SHOW AS S	IOWN ON FRONT THER - COMPLET (mm/dd/yyyy) CE TY NUMBER E ROLL ADDRESS ABLE) FOR (S NAME IMBER EMOVE INFORM ION OF RIGH	OF THIS FORM — CO TE 45 — 54 MIDDLE 47. PLACE OF STREET 50. DRIVER LIC STREET ORDERS CON FIRST 58. CURRENT MATION PERTAIN ME	LAST BIRTH NAME & NUMBER CENSE NO & STATE F NAME & NUMBER CERNING PATERING MIDDLE MAILING ADDRESS LING TO A FATHER FR	CITY CITY	MAIDEN STATE OR FO COUNTY 51. TELEPHO 53. EMPLOY STATE IT OF BIOLOG 56. DAT NUMBER ATE OF BIRTH?	REIGN COUNTI STATE ONE NUMBER ER TELEPHON ZIP BICAL FATHE TE OF BIRTH (m	E NUMBER R Im/dd/yyyy) STATE (ES N THIS SUIT.
C	1 44b. HUSBAND AS SHED 44d. BIOLOGICAL FAT 45. FIRST NAME 46. DATE OF BIRTH II 48. USUAL RESIDEN 49. SOCIAL SECURIT 52. EMPLOYER NAM 54. EMPLOYER PAYI TION 5 (IF APPLIC BIOLOGICAL FATHER SOCIAL SECURITY NU DOES THIS ORDER RI TION 6 TERMINAT II. FIRST NAME	IOWN ON FRONT THER - COMPLET (mm/dd/yyyy) CE TY NUMBER E ROLL ADDRESS ABLE) FOR (S NAME IMBER EMOVE INFORM MIDDLE NAME	OF THIS FORM — CO TE 45 — 54 MIDDLE 47. PLACE OF STREET 50. DRIVER LIC STREET ORDERS CON FIRST 58. CURRENT MATION PERTAIN ME ME	LAST BIRTH NAME & NUMBER CENSE NO & STATE F NAME & NUMBER CERNING PATERI MIDDLE MAILING ADDRESS LING TO A FATHER FRITTON RELATED TO THE LAST NAME	CITY CITY	MAIDEN STATE OR FO COUNTY 51. TELEPHO 53. EMPLOY STATE IT OF BIOLOG 56. DAT NUMBER ATE OF BIRTH?	REIGN COUNTI STATE ONE NUMBER TER TELEPHON ZIP SICAL FATHE TE OF BIRTH (IT	E NUMBER R Im/dd/yyyy) STATE YES N THIS SUIT. ISHIP
C .	1 44b. HUSBAND AS SHOWN AND AS SHOWN AND AS SHOWN AS SHOW	IOWN ON FRONT THER - COMPLET (mm/dd/yyyy) CE TY NUMBER E ROLL ADDRESS ABLE) FOR (S NAME IMBER EMOVE INFORM ION OF RIGH MIDDLE NAME	OF THIS FORM — CO TE 45 — 54 MIDDLE 47. PLACE OF STREET 50. DRIVER LIC STREET ORDERS CON FIRST 58. CURRENT MATION PERTAIN ME ME	LAST BIRTH NAME & NUMBER CENSE NO & STATE F NAME & NUMBER CERNING PATER MIDDLE MAILING ADDRESS LING TO A FATHER FRITTON RELATED TO THE LAST NAME	CITY CITY	MAIDEN STATE OR FO COUNTY 51. TELEPHO 53. EMPLOY STATE IT OF BIOLOG 56. DAT NUMBER ATE OF BIRTH?	REIGN COUNTI STATE ONE NUMBER TER TELEPHON ZIP SICAL FATHE TE OF BIRTH (m CITY NO DY STERMINATED 1 60b. RELATION	E NUMBER R Im/dd/yyyy) STATE YES N THIS SUIT. ISHIP



Record of Support

This form is used by counties to provide the record of support data needed by the state case registry as required by the Texas Family Code § 105.008. (Counties may use the TXCSES Web Portal to provide this information in lieu of completing this form.) Send the completed form to the State Case Registry/County Contact Team by fax 877-924-6872 or mail to TxCSDU, P.O. Box 659400, San Antonio, TX 78265.

Order Information: County Name:	AG C	ase Number:				
Court Number: Cause Number:						
		ent location: SDU				
Order Sign Date:		of Hearing:				
Obligee/Custodial Parent Information: Name:		otection (FV) (Check if in Employer Name:				
Address:		Address:				
City: State:		City:				
Social Security Number:		Phone: (H)	(W)			
Date of Birth:/ Sex: Drivers License Number:		Relationship to Child	(ren):			
Obligor/Non-Custodial Parent Information: Name:		Protection (FV) (Check in Employer Name:				
Address:		Address:				
City:State:		City:				
Social Security Number:		Phone: (H)	(W)			
Date of Birth:/ Sex: Drivers License Number:		Relationship to Child	(ren):			
Dependent Information: Name:	☐ Family Viole	ence Protection (FV) (Chec	k if individual is a vict	im of family violence)		
Social Security Number:			: Male Fe			
Name:	□ Family Viole	ence Protection (FV) (Chec	k if individual is a vict	im of family violence)		
Social Security Number:	Date of Birth:	/Sex	: □ Male □ Fei	male		
Name:		ence Protection (FV) (Chec.				
Social Security Number:	Date of Birth:	/	: 🗆 Male 🗀 Fe	male		
Name:	□ Family Viole	ence Protection (FV) (Chec.	k if individual is a vict	im of family violence)		
Social Security Number: Attach additional forms if there are more children	Date of Birth:	/	: □ Male □ Fe	male		
Obligee Attorney	Phone	Obligor Attorn	ey	Phone		
Form prepared by	n	hava	Potes			

In The 336th Judicial District Court Of the State of Texas Laurine J. Blake, Judge Presiding

This form does not include every possible issue you may want to address. An "Other Terms" section has been provided for items you would like to add. If you need more space than is provided, attach additional pages to the form. If the form includes issues that do not apply to your situation, write "Not Applicable" or "N/A" in that section. However, you must submit to the Court some form of written Permanent Parenting Plan addressing all of the issues which are relevant to the facts of your case. If you do not, the Court must enter its own plan, and this may not be the plan you think is in the best interest of you or your child(ren). When the Court either approves your plan, or enters its own, the plan will become a Court Order.

SECTION 1. INFORMATION ABOUT THE CHILD(REN)

Name	Present Address	Sex	Date of Birth

SECTION 2. DECISION-MAKING

This parenting plan form reflects decision-making in major issues other than parenting time. In this plan, major decision-making does <u>not</u> include day-to-day decisions, which may be made by the current residential parent without the need to consult with the other parent, unless you make such decisions a part of your plan. Day-to-day decisions include, but are not limited to, minor training or correction, minor medical and dental care, curfew, chores, allowances, day-to-day decisions about clothing or hygiene during the time the child is with you.

The division of decision-making allows you to make several choices. You may decide that one parent should make all of the major decisions alone, OR you may decide that you and the other parent will make all major decisions together. The third option is to decide the major areas of decision-making and to decide which parent will have the responsibility for which decision.

SELECT ONLY ONE OF THE THREE FOLLOWING OPTIONS:

Option One MAJOR DECISION-MAKING BY ONE PARENT ONLY

The Mother Father (check one) will make all the major decisions regarding the child(ren). You have now selected a decision-making plan. Go directly to complete Section 3 - 7 starting on page 4.

Option Two ALL MAJOR DECISION-MAKING BY BOTH PARENTS

Both parties will make ALL major decisions regarding the child(ren) together. If the parents cannot reach an agreement on a decision, then they shall use the dispute resolution procedures in this parenting plan (Section 6). You have now selected a decision-making plan. Go directly to complete Section 3-7 starting on page 4.

Option Three MAJOR DECISION-MAKING DIVIDED BETWEEN THE PARENTS

Complete A, B, C, D and E below before proceeding to complete Section 3 - 7

A. EDUCATIONAL DECISION-MAKING (includes daycare unless specifically excluded)

The parents will make all major educational decisions together. If the parents do not reach an agreement, then they shall use the dispute resolution procedure in this parenting plan. (Section 6) The current enrollment of the child(ren) shall not be changed without joint agreement. The child(ren) is/are currently enrolled as follows:

The Mother Father (check one) shall have the final decision-making responsibility regarding all major educational decisions. However, if such decision involves additional

expenses, the parties shall agree on the division on those expenses or, if they cannot agree, shall use the dispute resolution procedure in this plan. (Section 6)

Both parents may participate in school conferences, events, and activities, and may consult with teachers and other school personnel. For purposes of school attendance only, the child(ren)'s legal residence will be with the Mother Father (check one).

Other arrangements as to educational decision-making:

The parents have no agreement on this issue.

B. MEDICAL, DENTAL AND MENTAL HEALTH DECISION-MAKING

The parents will make the final decision regarding major medical/dental decisions for the child(ren) together. If the parents do not reach an agreement, then they shall use the dispute resolution procedure in this parenting plan. (Section 6)

The Mother Father (check one) shall have the final decision-making responsibility regarding major medical/dental decisions for the child(ren). However, if such decision involves additional expenses, the parties shall agree on the division of those expenses or, if they cannot agree, shall use the dispute resolution procedure in this plan. (Section 6)

Both parents agree that, under emergency circumstances, it is sufficient for either party to sign legal releases to get treatment or take other necessary measures.

In the event of dispute about the necessity of or type of medical treatment for the minor child(ren), the parent in possession of the child(ren) shall be allowed to obtain necessary medical treatment for the minor child(ren).

Both parents agree to advise/inform the other parent immediately regarding:

Emergency medical/dental care sought for the child(ren)

Names, addresses, and telephone numbers of all medical/mental health care practitioners

Any health matter pertaining to the child(ren)

Other arrangements as to medical and/or dental decision-making:

The parents have no agreement on these issues.

C. RELIGIOUS DECISION-MAKING

The parents will make all major religious decisions for the child(ren) together. If the parents do not reach an agreement, then they shall use the dispute resolution procedures in this parenting plan. (Section 6)

The Mother Father (check one) will have the authority to make decisions concerning the religious practices of the child(ren).

Other agreements regarding religious decisions:

The parents have no agreement on this issue.

D. EXTRACURRICULAR AND RECREATIONAL ACTIVITIES

The parents will make the final decision regarding extracurricular and recreational activities together.

The Mother Father (check one) will have the right to make all decisions concerning extracurricular and recreational activities for the child(ren). However, if such decisions involves additional expenses, the parties shall agree on the division of these expenses or, if they cannot agree, shall use the dispute resolution procedures in this parenting plan. (Section 6)

Each parent has final decision-making authority for activities that occur <u>only</u> during that parent's parenting time and shall be solely responsible for transportation for and expenses of participation in those activities that occur <u>only</u> during that parent's parenting time.

Each parent has final decision-making authority to enroll the child(ren) in _____ (number) of activities. Both parents will keep the other informed about the scheduled activities and will ensure that the child(ren) attend the activities.

Other agreements regarding extracurricular and recreational activities:

The parents have no agreement on this issue.

E. OTHER SIGNIFICANT DECISIONS (General Welfare, Driving, Car, Car Insurance, College, etc.)

You may use this section to document any agreements made between the parties that are not required by law to be addressed such as post-secondary education, automobile access or insurance, or any other agreement affecting the general welfare of the child(ren). Note:

Agreements made under this provision, if approved by the court and made a part of this final decree of dissolution, become enforceable by the court.

Choose one of the following to indicate how significant decisions other than those specified in this plan will be made:

The parents will make the final decision regarding other significant decisions involving the child(ren) together. If the parents do not reach an agreement, than they shall use the dispute resolution procedure in this parenting plan. (Section 6)

The Mother Father (check one) shall have the final decision-making responsibility regarding other significant decisions regarding the child(ren).

The parents have no agreement on this issue.

Significant decisions to be made by the parties are: (attach extra sheets as necessary)

SECTION 3. FINANCIAL SUPPORT FOR CHILD(REN):

A. CHILD SUPPORT:

Child Support Gui	cordance with the Texas Family Code per month beginning the
Deviations:	

A "Wage Withholding Order" shall be issued in every case.

The parties affirmatively acknowledge that Court approval must be obtained before child support can be reduced or modified, unless such payments are automatically reduced or terminated under the terms of the Parenting Plan.

ATTACH SWORN STATEMENT OF INCOME IF THIS IS A PROPOSED PLAN
You should furnish information sufficient to accurately identify your income; and
produce complete unredacted copies of income tax returns for the past two years, a
financial statement, and pay stubs for the past three months.

B. TAX DEDUCTION:

The Mother Father (check one) shall receive the tax deduction for the child(ren), so long as the child support is current on the 15 th day of January of each year in:
alternating years starting
each year
other:
There is no agreement. Federal regulations shall apply.
C. TAX RETURN NOTICE:
The parent(s) paying child support shall send to the other by or before April 15 of every year [OR August 15, if an extension is sought], a copy of their respective W-2(s), 1099(s), and the first two (2) pages of their tax return.
D. HEALTH INSURANCE:
The i Mother i Father will maintain major medical/dental/hospital insurance on the minor child(ren) and he/she shall provide proof of continuing coverage annually.
Uncovered medical expenses, which include deductible or co-payments, eyeglasses, contact lenses, routine annual physicals, will be paid by the:
Mother Father OR idivided equally by the parties, after insurance has paid its portion, the parent receiving the bill will send the bill and an Explanation of Benefits to the other parent within 10 days of the receipt of the Explanation of Benefits. The other parent will pay his/her share within thirty (30) days of receipt of the bill and Explanation of Benefits.
E. LIFE INSURANCE [OPTIOMNAL FOR PARENT NOT PAYING CHILD SUPPORT]:
Father shall insure his own life in the minimum amount of \$
Mother shall insure her own life in the minimum amount of \$
The policy(ies) shall name: The other parent, Other parent as trustee of the funds to serve without bond or accounting, as beneficiary for the support of the children.
ن Other:

F. ORTHODONTIC CARE:

If available to either parent through their work, the Mother Father will maintain orthodontic care on the minor child(ren). Uncovered orthodontic expenses will be paid by:

Mother Father divided equally by the parties.

SECTION 4. PARENTINGTIME

A. WEEKDAY AND WEEKEND SCHEDULE

The Mother Father (check one) will have possession of the child at all times except as agreed between the parties and failing agreement, the other parent shall have possession of the child(ren) during the following periods of parenting time.

Option One

1st, 3rd and 5th Fridays from after school 6:00 p.m. (check one)
until Sunday at 6:00 p.m. Monday at school (check one) and
Thursday from after school 6:00 p.m. (check one) until Thursday
at 8:00 p.m. Friday at school (check one)

→ Option Two – (write your agreement or proposal here)

B. SUMMER SCHEDULE

- The weekday and weekend schedule above will apply for all 12 calendar months, with no specific change during summer.
- During the summer months, the child(ren) will be in care of the Father (list days of the week and times):
- During the summer months, the child(ren) will be in care of the Mother (list days of the week and times):
- During the summer months, the Mother Father (check one) will have the month of July; the other parent will have all other summer days.

ن Other:			
		····	

C. EXCHANGES
Pick up at the beginning of possession shall be at Mother's خة Father's home.
Delivery at the end of possession shall be at من Mother's من Father's home.
Exchanges shall be at
Exchanges shall occur on time. Each parent shall be on time for the drop off and pick up of the child(ren) and shall have the child(ren) ready. If a parent is more than minutes late without contacting the other parent to make other arrangements, the parent with the child(ren) may proceed with other plans and activities for the child(ren).
Each parent shall give the other parent information about the child(ren's) homework, school projects, appointments and activities that need attention while the child(ren) is with the other parent.
Each parent will talk to the other parent about the child(ren's) sleep and eating schedule, any medication or health matters and their general condition before exchanges.
When exchanging the child(ren) the parents shall not discuss other issues nor fight, be sarcastic or demonstrate anger during the exchange.
Other:
D. RE-INVOLVING A PARENT
Mother Father has not had frequent contact with the child(ren) for approximately , and wishes to begin more actively participating in the
child(ren)'s life. To make this transition work for all of us, we agree: (check all that apply)
We shall both seek counseling to assist us in helping the child(ren) with this transition and to receive advice about how to make the transition work.
We shall begin contact with the child(ren) by having the following schedule of contacts:
After the above schedule of contacts has been kept for
(time), we shall increase the time the child(ren) spends with the other parent to the following schedule:
Other:

E. CHILD(REN)'S TRAVEL

The parents agree that should either of them travel away from home with the child(ren), each parent will keep the other parent informed of travel plans, addresses, and telephone numbers where that parent and the child(ren) can be reached.

The parents have additional travel agreements regarding the child(ren) as follows:

The parents have no agreement on this issue.

F. AIRPLANE TRAVEL

regulations.

When the parents live in different communities where transportation will be by airplane, the parents agree to assist their child(ren) by considering jet lag, settling in times, and "best option in light of the price" schedules appropriate to our child(ren)'s age and needs.

The parents shal	l split the cost of the trave	for sur	nmer visitation a	s follows:
the ticket and the o	%, Father will pay _ ther parent shall reimburse away parent that does not	within	30 days. Transp	ortation for other visits
	shall purchase all roundtrage cost of the child(ren)'s to		하는 사람들은 살이 되는 어려면 하는 사람들이 하는 것이 없어요?	I the other parent shall
The cost of roun	dtrip tickets shall be paid	oy each	parent as follow	s:
Sı	ummer	Dad	Mom	
S	pring Break	Dad	Mom	
V	Vinter Break/Christmas	Dad	Mom	
C	Other:	Dad	Mom	
	ot financially pay for transportation for the visit to ta			parent has the option of
	nay miss school half-day			they are otherwise doing with the other parent for the
following visitation	ns: Summer Spring I	Break	Winter Break	Other:
	Name of the second seco			

The parents will consult with each other about whether an escort is appropriate for the child(ren) when they are going to be making an airplane trip and comply with commercial airline

G. HOLIDAYS, VACATIONS, SPECIAL OCCASIONS, AND RELIGIOUS EVENTS

The following schedule will take priority over the regular weekday, weekend, and summer schedules discussed above. Please check all that apply and indicate the time and place of exchange, which party the child(ren) will spend time with, and the schedule, i.e. even/odd/all years, alternating events, etc.

Event	Name of party spending time with child(ren)	Odd numbered years	Even numbered years	All Years	Time & Place of exchange
New Year's Eve					
New Year's Day					
Spring Vacation					
Mother's Day					
Memorial Day					
Fathers Day					
July 4 th					
Labor Day					
Thanksgiving Break					
Thanksgiving Day					
Winter Break					
Family Birthdays Children's Parties					
Religious Events					
Holiday Events					

The parents have no agreement on this issue.

H. STANDARD PARENTING ORDERS:

Unless stated otherwise below, both parents are entitled to the following rights:

- 1. To unimpeded telephone conversations with the child(ren) at least once each week at reasonable times for a reasonable duration;
- 2. To send mail to the child(ren), which the other parent shall not open and will not censor;
- 3. To receive notice and relevant information as soon as practical (but within 24 hours) in the event of hospitalization, major illness, or death of the child;
- 4. To receive directly from the school, upon written request, which includes a current mailing address and upon payment of reasonable costs of duplicating, copies of the child's report cards, attendance records, names of teachers, class schedules, standardized test scores, and any other record customarily made available to parents;
- 5. Unless otherwise provided by law, the right to receive copies of the child's medical, health or other treatment records directly from the physician or health care provider who provided such treatment or health care upon written request which contains a current mailing address and upon payment of reasonable costs of duplication;
- 6. To be free of derogatory remarks made about such parent or such parent's family by the other parent to or in the presence of the child;
- 7. To be given at least forty-eight (48) hours notice, whenever possible, of all extra curricular activities, and the opportunity to participate or observe, including, but not limited to the following:
 - (i) School activities
 - (ii) Athletic activities
 - (iii) Church activities, and
 - (iv) Other activities as to which parental participation or observation would be appropriate;
- 8. To receive from the other parent, in the event the other parent leaves the state with the minor child(ren) for more than two (2) days, an itinerary including telephone numbers for use in the event of an emergency;
- Access and participation in education, including the right of access to the minor child or children for lunch and other activities, on the same basis that is provided to all parents, provided the participation or access is reasonable and does not interfere with day-to-day operations or with the child's education performance;

The following exceptions to the above standard orders should apply:
I. DOMICILE RESTRICTIONS
All the time of this agreement, the Mother Father Neither parent, is planning to relocate. The child(ren)'s current resident is:
The domicile of the child(ren)'s residence shall not be changed from any contiguous county, without the written consent of both parents.
The parents have agreed on domicile and relocation plans for the child(ren) as follows:
The parents have not agreed on domicile restrictions and relocation plans, and request that the Court make that determination.
If the parents do not have a written agreement or Court Order, the child(ren) may <u>not</u> move out of Fannin County, Texas until further order of the Court. If Fannin County is not their current residence, the children may not be moved from their present residence until further order of the Court.
J. ADDITIONAL ARRANGEMENTS (check all that apply and fill appropriate information)
Each parent will inform the other parent of any changes of business or residential addresses and / or phone numbers in advance OR within days week of the changes.
Both parents will consult with one another in advance of any changes to the schedule that would affect either parent's access to the child(ren). Without a signed agreement by both parents, with copies to each, no such changes, which violate the Court Order, will be honored by the Court.
Both parents agree that all communications regarding the child(ren) will be between the parents and that they will not use the child(ren) to convey information or to set visitation changes.
Both parents agree that they will not belittle or criticize the other parent in front of the child(ren).

SECTION 5. OTHER TERMS

Add any other items regarding the (Use additional sheets if necessary)		ou would like to include in your parenting plan.			
SECTION 6. FUTURE CONFLICT RESOLUTION					
If the parents cannot reach an agree they agree do not agree to ent	ement in the er into me	future on any issue involving the parenting plan, ediation arbitration.			
that mediator/arbitrator is unavailab	ole, and the	on will be conducted by If parties cannot agree on another Any alternative dispute Mother, % by Father.			
If the mediation fails, the final deci					
SECTION 7. VER	IFICATION	N AND ACKNOWLEDGEMENT			
Your signature below indicates that parties agree to this plan, both partible signed in the presence of a Notar	es must sign	ead and agree with everything in this plan. If both the same plan document. This document must			
I swear/affirm under oath that I ho and attachments provided, includio complete to the best of my knowlea	ng income i	foregoing document and that the information nformation, set forth therein is true, correct and			
Petitioner's Signature	Date	Respondent's Signature Date			
Subscribed and affirmed, or sworn to	to before	Subscribed and affirmed, or sworn to before			
me this day of	_, 20	me this day of, 20			
My commission expires:		My commission expires:			
Notary Public		Notary Public			

STANDING ORDER REGARDING FAMILY STABILIZATION COURSE REQUIREMENT

IT IS HEREBY ORDERED BY THE COURTS having jurisdiction of family law cases that all parties to a suit affecting the parent-child relationship are required to successfully complete a court-approved seminar that addresses the issues confronting children that are the subject of divorce, custody, and child support litigation. Each party is responsible for and ordered to make payment of the appropriate fee. Attorneys are ordered to facilitate the completion by their clients of the seminar by notifying clients of the requirement and furnishing such written instructions as may be necessary for the client to comply with this order.

The parties are ordered to successfully complete said seminar within sixty (60) days of either (a) the filing of the petition or motion to modify or (b) the receipt of notice of the petition or motion, whichever comes first, or prior to any hearing on temporary orders. Immediately upon completion of the seminar the parties are required to submit the original certificate of completion with the district clerk's office as proof of attendance.

Failure to comply with this order may result in court action including contempt, striking of any pleadings, or any of the sanctions listed in Rule 215 of the Texas Rules of Civil Procedure.

For good cause shown, the Court may waive the requirement of the seminar This order does not apply to any party or parties to this suit who have heretofore successfully completed and received a certificate of completion for said seminar within two (2) years preceding the date of the current pending litigation.

Effective the 1st day of January 2011.

Laurine J. Blake, Judge

336th Judicial District Court

Joe D. Moss, Judge

Fannin County Court at Law

Facilitated by the

Child & Family Guidance Center of Texoma

Where help, hope, and healing begin.



2016

Kids Hurt Too Divorce Education Seminar

Held in Grayson County 2 times each month

The Kids Hurt Too Divorce Education Seminar started in 1997 in Grayson County due to the District Judges' heartfelt concern for the well being of children of divorce. Since that time thousands of parents have attended the seminar. The seminars are facilitated by licensed mental health professionals.

The standing order reads, in part: the parties are ordered to successfully complete said seminar within sixty (60) days of either the filing of the petition or motion to modify or the receipt of notice of the petition or motion, and prior to any final hearing.

It is our privilege to work with the district court judges and attorneys in Texoma to help divorcing parents understand the impact divorce has on their children and how they can avoid placing their children in the middle.

Seminar Survey comments from parent participants...

- I dreaded coming to the class but I am thankful I did. The presenter was great. She has a warm spirit and very knowledgeable.
- The importance of co-parenting and making sure the children understand we love them and it's not their fault. A reminder to me to be a mature adult and a responsible, loving parent.
- Seeing divorce through the eyes of children.
- Knowing that other parents are going through the same stuff. Eye opening. Very powerful!

District Courts with Standing Orders Affecting Parent-Child Relationship Grayson County Fannin County

15th Judicial District Court 59th Judicial District Court 397th Judicial District Court 336th Judicial District Court Fannin County Court at Law

Phone: 903-893-7768
Fax: 903-893-4979
Website: www.cfgcenter.org
Email: help@cfgcenter.org

Seminar Schedule and Registration Information on Back of this Flyer. Childcare is not available at the Seminar. Unable to provide language accommodations for non-English speaking parents.

2016 Kids Hurt Too Divorce Education Seminar Schedule held in Grayson County

Saturday 8:30 am -12:30 pm Tuesday 5:30 - 9:30 pm

Location:

Child & Family Guidance
Center of Texoma (South Entrance)
804 E. Pecan Grove Road
Sherman, Texas 75090

Sat., January 9	Tue. January 12
Sat., February 6	Tues. February 9
Sat. March 12	Tues. March 8
Sat. April 2	Tues. April 12
Sat. May 7	Tues. May 10
Sat. June 4	Tues. June 14
Sat. July 9	Tues. July 12
Sat. August 6	Tues. August 9
Sat. September 10	Tues. September 13
Sat. October I	Tues. October 11
Sat. November 5	Tues. November 8
Sat. December 3	Tues. December 13

Policies & Procedures of Class

- DEADLINE FOR CREDIT CARD PAYMENT IS <u>NOON</u>
 THE DAY OF THE SEMINAR OR NOON FRIDAY
 BEFORE THE SATUDAY SEMINARS.
- 2. NO CHECKS. Cash or Money Orders ONLY at Seminar.
- If a parent does not attend the registered seminar selected another seminar can be selected within the next 30 days. Otherwise fees will be refunded <u>upon request</u> within that timeframe or forfeited.
- Bad Weather Policy: If Sherman schools are closed due to bad weather the KHT Seminar will be Cancelled.

 Parents can attend a future seminar.
 - 5. We are UNABLE to provide childcare.
- 6. The class is in English only. If Spanish is needed please contact your attorney for alternative options.

Registration Form				
FEE \$39.95 per person	Date of Seminar:			
Name:	Phone:			
Address:				
Divorcing in: GraysonFo	<u>•</u>			
Methods of Pay	ment CHECKS ARE NOT ACCEPTED			
1. Pay ONLINE at www.cfgcenter.org	g before seminar			
2. Pay at seminar—cash or money o	rder ONLY			

If financial assistance is needed please call our office prior to the seminar at 903-893-7768



Parent Education and Family Stabilization Course

Presented by Tom Wilson Counseling Center 514 S. Orchard St. Suite 101 Boise, ID 83705 phone: 208.368.9909 fax: 208.388.1687 email: twcc@tomwilsoncounseling.com www.parentingapart.com

OFFICIAL NOTICE

PARENT EDUCATION and FAMILY STABILIZATION COURSE FOUR HOUR ONLINE COURSE

MEETS TEXAS FAMILY CODE Section 105.009 requirements For Divorced or Divorcing Parents

NOW AVAILABLE TO ALL TEXAS COURTS

ABOUT THE CLASS

Tom Wilson Counseling Center's Parent Education and Family Stabilization online course is designed for individuals who lack access to parenting classes due to resource limitations, geographical barriers, security concerns, etc. Participants register and pay online or by phone. Upon successful course completion, a certificate of completion is issued.

Fee: \$35.00

ABOUT THE INSTRUCTOR

Tom Wilson, M. A., LCPC

Credentials: M. A. Psychology, St. Mary's University, San Antonio, Texas

Licensed Clinical Professional Counselor

ENROLLMENT

Website: www.parentingapart.com Phone: Toll free 1-877-368-9909

OUESTIONS?

Contact Tom Wilson Counseling Center Monday thru Friday, 9:00-5:00 MST Toll free 1-877-368-9909 or 1-208-368-9909

E-Mail: twcc@tomwilsoncounseling.com

Please join other Texas counties and include our online "Parent Education and Family Stabilization Course" for inclusion on your list of approved providers for your county's parenting education courses. We provide proof of completion to the court as requested.

Appoued; Judge Lovett __ Judge Blake _

Dato: