IN THE DISTRICT COURT OF CANADIAN COUNTY STATE OF OKLAHOMA

and	Petitioner,)	Case No.	
	Respondent.)		

JUDICIAL ORDER FOR PROPER CONDUCT OF PARENTS

The following Orders shall be followed in this case until further order of this Court:

- 1. Both parents shall be mindful and considerate of the child/ren's school activities, sports activities, peer activities and associations, church activities, the wishes of the child/ren, etc. If there are conflicts between parenting time and plans that are in the best interest of the child/ren, the parents should attempt to resolve the conflict and provide for alternative parenting time arrangements, if necessary.
- 2. During the time each parent has physical possession of the child/ren, that parent shall decide all normal, regular and routine matters concerning the child/ren's welfare. Further, both parents should cooperate to maintain consistent rules and discipline for the child/ren. In addition:
 - a. You are required to inform the other parent at once of any serious illness or injury to the child/ren.
 - b. You must notify the other parent as soon as possible if you are unable to keep your scheduled parenting time.
 - c. You must provide medications and other necessary items during the parenting exchange, and administer the medications as directed by the doctor.
 - d. Do not be late for parenting exchanges.
 - e. Do not expose the child/ren to romantic interests or significant others during your parenting time.
 - f. Never argue with the other parent in the presence of the child/ren or where they can overhear
 - g. Do not cause your child/ren to worry about adult matters and do not discuss your case with them
 - h. Do not drink excessively or use illegal drugs or expose the child/ren to such during your parenting time.
 - i. Do not transport the child/children when you have been drinking, are not sober, or when it is not safe to do so. Properly secure your child/ren in seat belts or car seats.
 - j. Neither parent shall speak negatively about the other parent in the presence of the child/ren, nor allow others to do so. Rather, each parent shall encourage the child/ren to love and respect the other parent, shall take all steps reasonably possible to foster a good relationship between the child/ren and the other parent, and shall do nothing which would interfere with the child/ren's relationship with the other parent. In addition, do not buy your child/ren excessive gifts or provide special treatment to influence them inappropriately.
 - k. Neither parent shall guiz the child/ren regarding the activities of the other parent.
 - l. Neither parent shall use the child/ren to carry messages between them, nor shall they involve the child/ren in any financial conflicts between them.
 - m. Any personal items belonging to the child/ren shall at all times be permitted to be with the

- child/ren, regardless of which parent has the child/ren, including, but not limited to, the child/ren's clothing, phone, toys, and other items.
- n. Both parents shall provide the other with their current address and telephone number and shall promptly advise the other of any changes.
- o. Do not remove the child/ren from Oklahoma without the prior written consent of the other parent or an order of this Court granting such removal.
- p. Both parents shall keep the other informed of the child/ren's school events, sports events, peer activities and any other special occasions.
- q. Both parents shall allow the other reasonable telephone calls with the child/ren. Only call or text during reasonable hours unless it is an emergency.
- r. Never subject the child/ren to dangerous or illegal situations or circumstances.
- s. Under no circumstances shall the child/ren be left in the custody of any person who:
 - 1). Is or has been subject to, or is residing with a person who is or is subject to, the registration requirements of the Oklahoma Sex Offenders Registration Act or any similar act in any other state.
 - 2). Has been convicted of, or is residing with a person who has been convicted of, a crime listed in Title 57 O.S. § 582 (crimes involving sexual abuse or exploitation).
 - 3). Is an alcohol-dependent person or a drug-dependent person.
 - 4). Has been convicted of, or is residing with a person who has been convicted of, domestic abuse within the past five (5) years.
 - 5). Is, or residing with, a person who has been convicted of, Title 21 O.S. § 843.5 (caretaker abuse or neglect).
- 3. If the parents have joint custody of the child/children:
 - a. Both parents shall reasonably confer with the other by the most reasonable and appropriate method, and shall as much as possible share decision-making authority and capacity as to important decisions affecting the physical, mental, and moral welfare and upbringing of the child/ren to arrive at decisions promoting their best interests.
 - b. Although not intended as being an all-encompassing list, both parents shall attempt to jointly decide the following matters regarding the child/ren:
 - 1). Medical, dental, counseling, and health care the child/ren shall receive.
 - 2). Education matters including schools that the child/ren shall attend.
 - 3). Summer camps or classes the child/ren shall attend.
 - 4). The fashion and manner in which the child/ren shall be disciplined.
 - 5). Extent of the child/ren's individual travels away from home, including purpose, duration, mode, chaperon(s), etc.
 - 6). Religious instruction which the child/ren shall receive.
 - 7). Peer group relationships including, but not limited to, persons, activities, etc.
 - 8). Other matters affecting the growth and development of the child/ren.
- 4. Failure to follow these Orders may be punishable by contempt of court.

IT IS SO ORDERED this day of	, 202
PETITIONER	JUDGE OF THE DISTRICT COURT
RESPONDENT	

Revised: 11/19/2020