

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT
IN AND FOR ORANGE COUNTY, FLORIDA

CASE NUMBER: (CASE #)

DIV:

(PETITIONER),

Petitioner,

and

(RESPONDENT),

Respondent.

_____ /

ORDER FOR SUPERVISED VISITATION

After hearing evidence that established that

- a. The safety of the minor children; OR
- b. The access of the nonresidential parent () to the child(ren) would likely be compromised and that no reasonable alternative is available except the use of the Family Ties Program for supervised visitation;

It is hereby **ORDERED and ADJUDGED** that:

The Court hereby refers the parties to use a Supervised Visitation Provider to have contact with the following minor children:

D.O.B.:

D.O.B.:

D.O.B.:

D.O.B.:

Primary Residential Parent:

Visiting Parent:

1. Visitation is strictly limited to the minor children and the visiting parent, unless otherwise specified in this Order.
2. Supervised visits shall be arranged through the Family Ties Program. Family Ties will refer to a Provider based on an intake assessment including case type and parties' income. This assessment will determine whether the visits are Court assisted or non-Court assisted for payment purposes.

- a. If the case qualifies to be Court assisted, parties will pay the Clerk of the Court a small fee based on income qualifications.
 - b. If the case does not qualify to be Court assisted, the parties will pay the provider, directly.
3. The parties shall contact the Family Ties Program at **(407) 836-0426** or by e-mail at familyties@ninthcircuit.org **within five (5) business days of the date of this Order** to begin the process of qualification and arranging supervised visitation. Failure to contact the Family Ties Program within said time may result in the family being unable to use the Family Ties Program services and/or the Court issuing sanctions against the non-complying party or parties.
4. The Program or Provider may decline to accept a case, and may suspend or terminate an open case, for the following reasons:
 - a. The case will place or places an undue demand on the program's resources;
 - b. One or both of the clients have failed to comply with the visitation agreement, the directives of the visit supervisor, or the Court's order;
 - c. Safety issues cannot be effectively addressed by the program.
 - d. Policy and/or procedure violations.
5. Written notification shall be provided to the Court if any case is declined, suspended, or terminated.
6. The supervised visitations will be scheduled by the referred provider pursuant to the time frames, conditions, policies, and procedures set forth by said provider.
7. Frequency: Visits will be held within provider policy for two hours on a:
 weekly bi-weekly basis, dependent upon the availability of the Contracted Provider.
 Other as specified:
8. Supervised visit location and hours to be determined by the Provider and shall take place as follows:
 until the expiration of the injunction.
 a period of 6 months from the date of the first scheduled supervised visit.
 for a period of months from the date of the first scheduled supervised visit.

At the conclusion of said time period, the Provider shall automatically terminate the visits unless extended by Order of the Court. Furthermore, the supervised visitation services may be terminated by the provider or the Court at any time due to non-compliance of either party.

9. The cost of supervision will be paid by the:

- Petitioner, or
- Respondent, or
- Both parties,
- Waived (no payment required by the parties)

Unless waived, the cost of visits is determined by Family Ties and/or the Provider.

To qualify for Court assisted visitation (reduced rate), Family Ties will conduct an income/case assessment based on the parties' individual incomes.

Payments shall be payable either to the Orange County Clerk of the Court or the provider directly. Details will be provided to the parties by Family Ties upon determination. Said payments shall be made no later than the Tuesday before the scheduled supervised visitation. The failure to pay may result in the supervised visitation being cancelled and/or the non-complying party being ordered before the Court for contempt proceedings.

10. The parties shall follow the rules, policies, and directives of the staff of Family Ties, and/or the contracted provider, and/or security personnel at the site. Failure to follow said rules, policies and directives may result in the family being removed from supervised visitation and/or the Court entering sanctions against the responsible party or parties.

11. The parties shall notify the **Provider** at least **two (2)** business days prior to the scheduled supervised visitation if they cannot keep a scheduled supervised visitation. Failure to do so may result in the parties being required to pay for the scheduled supervised visitation. Continuous and unexcused cancellations will be reported to the Court and may result in the family being removed from supervised visitation and/or the Court entering sanctions against the responsible party.

12. The Provider and security personnel at the site shall implement this Order by all lawful means to accomplish its purpose in providing safe and regular contact between the child(ren) and parents.

13. Reports to the Court: Family Ties shall submit Reports to the Court as follows:

- a. weekly
- b. monthly
- c. as follows:

14. Reports to the Court shall contain detailed visit information (summaries and specific descriptions of parent-child interaction to include critical incidents and intervention summaries).

15. The Court notes that there:

- a. is an **Orange County companion case**; the Court directs the Clerk of the Court to file a copy of this order in the following companion case number(s):
- b. is not an Orange County companion case.

16. Upon proper notice, this order may be reviewed, extended, modified, or terminated upon a motion or written stipulation of the parties or at the Court's Initiative.

Additional Rulings:

DONE AND ORDERED in Orlando, Orange County, Florida, this _____ day of _____, _____.

(Signature block)

(JUDGE'S NAME)
CIRCUIT JUDGE

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that this Order was filed with the Clerk of the Court by using the Florida Courts E-Filing Portal System. A copy is being served on the date set forth in the electronic signature to all attorney(s)/interested parties identified on the ePortal Electronic Service List, via transmission of Notices of Electronic Filing generated by the ePortal System. If not identified on the ePortal Electronic Service list, then this Order has been furnished via U.S. Mail to the address below.

(Petitioner's name)

(Petitioner address)

(Petitioner email)

(Respondent's name)

(Respondent's address)

(Respondent's email)

(Attorney's name)

(Attorney's name)

by Judicial Assistant to Judge (Judge's Name)