

AGREED

ASSOCIATE JUDGE'S REPORT FOR TEMPORARY ORDERS
(Suit Affecting the Parent-Child Relationship, Property and Debts)

DIVORCE WITH CHILDREN

CAUSE NUMBER: 322-744263-23

<u>Morgan Myers</u>	§	IN THE DISTRICT COURT
<u>AND</u>	§	TARRANT COUNTY, TEXAS
<u>Charles Myers</u>	§	322 ND JUDICIAL DISTRICT

RESET DATE: _____

1. Appearances:

Petitioner/Movant appeared in person and by attorney Cooper Carter
 Respondent appeared in person and by attorney Dan Bachis

2. Temporary Conservatorship:

A. Joint Managing Conservators: Primary Possession to Mother Father Other: _____

Mother and Father have the rights and duties under TEX. FAM. CODE ANN. §§ 153.073, 153.074

Other has the rights and duties under TEX. FAM. CODE ANN. §§ 153.073, 153.074

Mother Father Other have the rights, duties and privileges as set forth in TEX. FAM. CODE ANN. § 153.132 except as follows:

The Mother Father Other shall have the exclusive right to establish the residence of the child(ren) and residence of the child(ren) will be Tarrant County or counties contiguous to Tarrant County, TX and/or _____

The Mother Father Other are enjoined from removing the child(ren) from Tarrant County or counties contiguous to Tarrant County, TX for the purpose of establishing the residence of the child(ren) and/or _____

The right to make educational decisions shall be by the Mother Father Other.

The right to make invasive surgical decisions shall be by mutual consent of the parties and failing to agree by the Mother Father Other. The term "invasive" means elective surgical decisions.

The right to receive child support shall be by the Mother Father Other _____

B. Sole Managing Conservator: Mother Father Other: _____

Possessory Conservator: Mother Father Other: _____

Mother Father Other have the rights and duties under TEX. FAM. CODE ANN. §§ 153.073, 153.074

Mother Father and/or Other have the rights, duties and privileges as set forth in TEX. FAM. CODE ANN. § 153.132.

Residency Restriction to Tarrant County Tarrant & contiguous counties.

3. **Temporary Possession Schedule:**

Texas Standard Family Code TEX. FAM. CODE ANN. §§ 153.311 THROUGH 153.316. All possession times begin and end at 6:00 p.m. except for Thursdays which ends at 8:00 p.m.

Texas "Extended" Standard Family Code TEX. FAM. CODE ANN. §§ 153.311 THROUGH 153.316. All possession times begin and end at the time school recesses or begins. Thursdays overnight, during the regular school year.

Other: _____

Mother Father Other shall surrender the child to the other person at the residence of Mother Father Other at the beginning of each period of possession.

Mother Father Other shall surrender the child to the other person at the residence of Mother Father Other at the end of each period of possession.

4. **Temporary Child Support:**

Mother Father shall pay through the Texas State Disbursement Unit, P.O. Box 659791, San Antonio, TX 78265-9791 of \$ 973.19 per month beginning 4-1-2024

Medical Insurance on Child Provided by:

()Mother ()Father

Insurance Cost Paid by:

()Mother ()Father

Uncovered Medical, Dental & Vision Costs:

(X)Equally ()

Mother to apply for
MEDICARE

5. Additional Orders: _____

App. for Protective ORDER is non-suited

6. Temporary Spousal Support: N.A.

()Wife ()Husband shall pay direct to Spouse \$ _____ per _____ beginning

7. Temporary Possession of Property:

Husband: 2021 MAZDA 3, his personal prop.
& clothing 2023 MAZDA CX-8 (LEASED)

REPOSSESS to wife home at 6641 Anne Court
WATAUGA by MARCH 1, 2024

Wife: 2007 MAZDA, her personal property
& clothing, 6641 Anne Court, WATAUGA,

8. Temporary Payment of Debts and Bills:

Husband: His living expenses: CAR PAYMENT, his auto ins
his telephone payment.

LEASE PAYMENT FOR HOMESTEAD FOR FEBRUARY
& MARCH 2024

Wife: Her living expenses: her auto INSURANCE, her
telephone payment. LEASE PAYMENT ON HOMESTEAD
AFTER March 30, 2024

9. Temporary Injunctions:

Mutual Temporary Injunctions as to Persons pursuant to the Texas Family Practice Manual.

Mutual Temporary Injunctions as to Property pursuant to the Texas Family Practice Manual.

the parties to communicate through App Court

10. MISCELLANEOUS:

The parties are to attend "Children in the Middle" part 1 and/or 2 by 5/1/24 and to file a certificate with the Court. Each to pay for their own costs.

Neither party shall consume, use or have in their possession any illegal drug or drugs at any time nor shall they have, at any time, a legal drug or drugs in their possession for which that party does not have a prescription.

Neither party shall consume alcohol at least 12 hours prior to their time for possession of the child(ren).

Neither party shall consume alcohol during their period of possession with the child(ren).

Neither party shall attend one of the child(ren)'s activities if they have consumed alcohol or they are under the influence of alcohol.

Neither party shall leave the child(ren) with a person who is consuming alcohol at least 12 hours prior to taking possession of the child(ren) or has in their possession an illegal drug(s), including prescription drugs, as a childcare provider. No disparaging remarks in the presence of the child(ren) and no discussion of litigation or issues of the case with the child(ren).

The parties are not to discuss the litigation or issues with the child(ren) about the other party. The aforementioned sentence means that neither party shall belittle, talk bad, refer to the other party using a profane name or names, profanity or curse words.

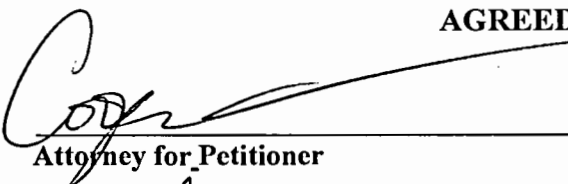
The parties are not to discuss the litigation or issues with the child(ren). This paragraph presumes the child(ren) is old enough to communicate with a party. The aforementioned sentence means that neither party shall discuss what occurred in Court including the testimony of any witness or witnesses with the child(ren).

A party is allowed to reasonably offer an age-appropriate statement to discuss the effect of an Order with the child(ren) with a brief statement or sentence. For example, a party is not allowed to show a document to the child(ren) and attempt to comprehensively discuss the case in detail with the child(ren).

A typed written Order conforming to this Report will follow within 20 days from the date this Report is signed. The Temporary Order shall be prepared by Dan Baculis.

Each attorney should approve the Order. The parties do not need to approve the Order. The attorney reviewing the proposed Order shall have five (5) days to do so. There are no ten (10) day letters. If an agreement is not reached, a Motion to Sign shall be filed and set within thirty (30) days from the signing of this Report.

AGREED AS TO FORM AND SUBSTANCE



Attoynay for Petitioner



Attorney for Respondent

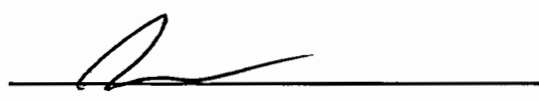


Petitioner



Respondent

SO, ORDERED:



322ND Associate Judge

Date: FEBRUARY 1, 2024

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Status as of 2/8/2024 3:12 PM CST

Associated Case Party: MORGANMICHELLEMYERS

Name	BarNumber	Email	TimestampSubmitted	Status
Cooper L.Carter		coopercarter@majadmin.com	2/8/2024 2:29:20 PM	SENT

Associated Case Party: CHARLESDUSTINMYERS

Name	BarNumber	Email	TimestampSubmitted	Status
Daniel Bacalis		service@dbacalis.com	2/8/2024 2:29:20 PM	SENT
Tammy L.Johnson		tjohnson@dbacalis.com	2/8/2024 2:29:20 PM	SENT
Daniel R.Bacalis		dbacalis@dbacalis.com	2/8/2024 2:29:20 PM	SENT
CHARLES MYERS		chuckdustin12@gmail.com	2/8/2024 2:29:20 PM	SENT