

CASE NUMBER: 325-704155-21

AGREED TEMPORARY MUTUAL INJUNCTIONS

Document prepared for:

Shane webb

CASE NAME	DOCUMENT FILED DATE
INRE BELLA RAY NEU vs	Aug. 31st, 2021

CASE FILING DATE	COUNTY
Aug. 3rd, 2021	Tarrant county, TX

CATEGORY	STATUS
SUIT AFFECTING PARENT CHILD RELATIONSHIP	DEFAULT JUDGMENT

NO. 325-704155-21

IN THE INTEREST OF

BELLA RAY NEU

A CHILD

§ IN THE DISTRICT COURT

§ 325TH JUDICIAL DISTRICT

§ TARRANT COUNTY, TEXAS

AGREED TEMPORARY MUTUAL INJUNCTIONS

On this day, Petitioner, Savannah Landmon, and Respondent, Jason Neu, submitted their agreement for temporary mutual injunctions to the Court for consideration and entry.

Appearances

Petitioner, Savannah Landmon, did not appear, but has agreed to the terms of this injunction as evidenced by her signature below, and that of her attorney of record, Zena D. McNulty.

Respondent, Jason Neu, did not appear, but has agreed to the terms of this injunction as evidenced by his signature below, and that of his attorney of record, Cooper L. Carter.

Jurisdiction

The Court, after examining the agreement of the parties, finds that all necessary prerequisites of the law have been legally satisfied and that the Court has jurisdiction of this case and of all the parties.

Child

The following orders are for the safety and welfare and in the best interest of the following child:

Name:	BELLA NEU
Sex:	Female
Birth date:	October 3, 2018
County:	Tarrant County, Texas

Findings:



The Court finds that it is in the best interest of the parties that the following temporary injunctions be issued and related orders be entered.

1. Disturbing the peace of the child or of another party.
2. Withdrawing the child from enrollment in the school or day-care facility where the child is presently enrolled.
3. Hiding or secreting the child from Petitioner.
4. Making disparaging remarks regarding Petitioner or Petitioner's family in the presence or within the hearing of the child.
5. Consuming alcohol within the 12 hours before or during the period of possession of or access to the child.
6. Canceling, altering, failing to renew or pay premiums on, or in any manner affecting the level of coverage that existed at the time this suit was filed of, any health or dental insurance policy insuring the child.

Service of Writ:

Or the signature of his or her
✓ attorney

As evidenced by the parties' signatures below, the Court finds that, SAVANNAH LANDMON, Petitioner, and JASON NEU, Respondent, have agreed to waive the issuance of writ of injunction. IT IS THEREFORE ORDERED that SAVANNAH LANDMON, Petitioner, and JASON NEU, Respondent, will be deemed to be duly served with the writ of injunction.

Bond:

The requirement of a bond is waived.

Duration:

These *Agreed Mutual Injunctions* are effective immediately and will continue in full force and effect until further order of this Court. This injunction will be binding on the parties, their

IT IS FURTHER ORDERED that the
Temporary orders set for August 31, 2021
are reset to September 14, 2021 at 8:30 a.m.
agents, servants, and employees, and those persons in active concert or participation with them

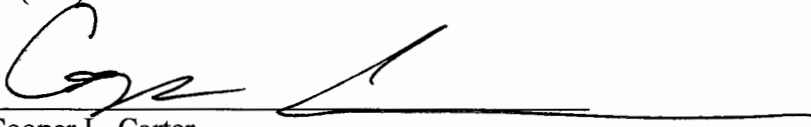
who receive actual notice of this order by personal service or otherwise.

Signed on: August 31, 2021

APPROVED AS TO FORM ONLY:

MARX, ALTMAN & JOHNSON
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x Don DeAngel
Judge's Signature


Cooper L. Carter
Attorney for Jason Neu
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Zena D. McNulty
Attorney for Savannah Landmon
Texas Bar No. 2481410
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APPROVED AND CONSENTED AS TO BOTH FORM AND SUBSTANCE


SAVANNAH LANDMON
Petitioner

JASON NEU
Respondent
