

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

NO. 202417675

IN THE INTEREST OF

**JOHN JESUS WILLIS AND
NICOLE ELIZABETH WILLIS**

MINOR CHILD(REN)

IN THE DISTRICT COURT

§ 311th JUDICIAL DISTRICT

§ HARRIS COUNTY, TEXAS

ORDER IN SUIT AFFECTING THE PARENT-CHILD RELATIONSHIP

On this day the Court heard this case.

Appearances

Petitioner, **ELIZABETH ALVARADO**, appeared in person and through attorney of record, LACI RENDON, and announced ready.

Respondent, **SCOTT ALLEN WILLIS**, although duly and properly cited, did not appear and wholly made default.

Record

The record of testimony was duly reported by the court reporter for the 311th Judicial Court of Harris County, Texas.

Jurisdiction and Domicile

The Court, after examining the record and the evidence and argument of counsel, finds that it has jurisdiction of this case and of all the parties and that no other court has continuing, exclusive jurisdiction of this case. All persons entitled to citation were properly cited.

Jury

A jury was waived, and questions of fact and of law were submitted to the Court.

Child(ren)

The Court finds that the following child(ren) are subject of this suit.

JOHN JESUS WILLIS

Sex: Male

DOB: 09/27/2012

Home state: Texas

County of Resident: Harris County

SS#: xxx-xx-x812

NICOLE ELIZABETH WILLIS

Sex: Female

DOB: 09/28/2014

Home state: Texas

County of Resident: Harris County

SS#: xxx-xx-x204

Parentage Findings

The Court finds that the alleged father, SCOTT ALLEN WILLIS, has admitted to the paternity of **JOHN JESUS WILLIS** and **NICOLE ELIZABETH WILLIS** by pleading or in open court under oath and that there is no reason to question the admission. – NEED BIRTH CERTS & ACK OF PATERNITY

Parenting Plan

The Court finds that the provisions in this Decree that set out the rights and duties of each conservator with respect to the child(ren), provide for possession of and access to the child(ren) and optimize the development of a close and continuing relationship between each parent and the child(ren) constitute the parenting plan agreed to by the parties.

Best Interest of the Children

The Court finds that the following orders are in the best interest of the children.

Conservatorship

The Court finds that the following orders relating to the appointment of conservators and the rights and duties of each conservator with respect to the child(ren) are in the child(ren)'s best interest.

Sole Managing Conservator & Possessory Conservator

IT IS ORDERED that **ELIZABETH ALVARADO** is appointed parent sole managing conservator and **SCOTT ALLEN WILLIS** is appointed parent possessory conservator of the following child(ren):

JOHN JESUS WILLIS
NICOLE ELIZABETH WILLIS

Rights at all Times

IT IS ORDERED that, at all times, **ELIZABETH ALVARADO**, Petitioner, as a parent sole managing conservator and **SCOTT ALLEN WILLIS**, Respondent, as parent possessory conservator, shall each have the following rights:

1. the right to receive information from any other conservator of the child(ren) concerning the health, education, and welfare of the child(ren);
2. the right to confer with the other parent to the extent possible before making a decision concerning the health, education, and welfare of the child(ren);
3. the right of access to medical, dental, psychological, and educational records of the child(ren);

4. the right to consult with a physician, dentist, or psychologist of the child(ren);
5. the right to consult with school officials concerning the child(ren)'s welfare and educational status, including school activities;
6. the right to attend school activities;
7. the right to be designated on the child(ren)'s records as a person to be notified in case of an emergency;
8. the right to consent to medical, dental, and surgical treatment during an emergency involving an immediate danger to the health and safety of the child(ren); and
9. the right to manage the estates of the child(ren) to the extent the estates have been created by the parent or the parent's family.

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Duties at All Times

IT IS ORDERED that, at all times, **ELIZABETH ALVARADO**, Petitioner, as a parent sole managing conservator and **SCOTT ALLEN WILLIS**, Respondent, as parent possessory conservator, shall each have the following duties:

1. the duty to inform the other conservators of the child(ren) in a timely manner of significant information concerning the health, education, and welfare of the child(ren);
2. the duty to inform the other conservators of the child(ren) if the conservator resides with for at least thirty days, marries, or intends to marry a person who the conservator knows is registered as a sex offender under chapter 62 of the Texas Code of Criminal Procedure or is currently charged with an offense for which on conviction the person would be required to register under that chapter. **IT IS ORDERED** that notice of this information shall be provided to the other conservators of the child(ren) as soon as practicable, but not later than the fortieth day after the date the conservator of the child(ren) begins to reside with the person or on the tenth day after the date the marriage occurs, as appropriate. **IT IS ORDERED** that the notice must include a description of the offense that is the basis of the person's requirement to register as a sex offender or of the offense with which the person is charged. **WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE;**
3. the duty to inform the other conservators of the child(ren) if the conservator establishes a residence with a person who the conservator knows is the subject of a final protective order sought by an individual other than the conservator that is in effect on the date the residence with the person is established. **IT IS ORDERED** that notice of this information shall be provided to the other conservators of the child(ren) as soon as practicable, but not later than the thirtieth day after the date the conservator establishes residence with the person who is the subject of the final protective order. **WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE;**
4. the duty to inform the other conservators of the child(ren) if the conservator resides with, or allows unsupervised access to a child(ren) by, a person who is the subject of a final protective order sought by the conservator after the expiration of the sixty-day period following the date the final protective order is issued. **IT IS ORDERED** that notice of this information shall be provided to the other conservators of the child(ren) as soon as practicable, but not later than the ninetieth day after the date the final protective order was issued. **WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE; and**

5. the duty to inform the other conservators of the child(ren) if the conservator is the subject of a final protective order issued after the date of the order establishing conservatorship. IT IS ORDERED that notice of this information shall be provided to the other conservators of the child(ren) as soon as practicable, but not later than the thirtieth day after the date the final protective order was issued. WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

Right and Duties during Periods of Possession

IT IS ORDERED that, during their respective periods of possession, **ELIZABETH ALVARADO**, Petitioner as a parent sole managing conservator and **SCOTT ALLEN WILLIS**, Respondent, as parent possessory conservator, shall each have the following rights and duties:

1. the duty of care, control, protection, and reasonable discipline of the child(ren);
2. the duty to support the child(ren), including providing the child(ren) with clothing, food, shelter, and medical and dental care not involving an invasive procedure;
3. the right to consent for the child(ren) to medical and dental care not involving an invasive procedure; and
4. the right to direct the moral and religious training of the child(ren).

Exclusive Rights and Duty of Sole Managing Conservator

IT IS ORDERED that **ELIZABETH ALVARADO**, as a parent sole managing conservator, shall have the following rights and duty:

1. the exclusive right to designate the primary residence of the child(ren);
2. the exclusive right to consent to medical, dental, and surgical treatment involving invasive procedures;
3. the exclusive right to consent to psychiatric and psychological treatment of the child(ren);
4. the exclusive right to represent the child(ren) in legal action and to make other decisions of substantial legal significance concerning the child(ren);
5. the exclusive right to receive and give receipt for periodic payments for the support of the child(ren) and to hold or disburse these funds for the benefit of the child(ren);
6. the exclusive right to consent to marriage and to enlistment in the armed forces of the United States;
7. the exclusive right to make decisions concerning the child(ren)'s education;
8. except as provided by section 264.0111 of the Texas Family Code, exclusive right to the services and earnings of the child(ren);
9. except when a guardian of the child(ren)'s estates or a guardian or attorney ad litem has been appointed for the child(ren), the exclusive right to act as an agent of the child(ren) in relation to the child(ren)'s estates if the child(ren)'s action is required by a state, the United States, or a foreign government;
10. the exclusive right, to apply for a passport for the child, to renew the child's passport, and to maintain possession of the child(ren) passport and
11. the exclusive duty to manage the estates of the child(ren) to the extent the estates have been created by community property or the joint property of the parents.

Supervised Visitation

The Court finds that credible evidence has been presented that there is a history or pattern of child neglect committed by Respondent, **SCOTT ALLEN WILLIS**, and that awarding Respondent supervised possession of or access to the child(ren) would be in the best interest of the child(ren). IT IS THEREFORE ORDERED that Respondent's visitation shall be under the supervision of the Harris County Domestic Relations Office Visitation Center ("The Visitation Center") as authorized by Section 153.014, Texas Family Code on the days and times, and under the terms and conditions prescribed by The Visitation Center. IT IS ORDERED that the Respondent's supervised possession starts immediately after the date the Court signs this Order.

IT IS ORDERED that the Petitioner and the Respondent shall contact The Visitation Center, 1310 Prairie Street, Suite 1030, Houston, Texas 77002, (713) 274-7285 on or before _____, 2024 to schedule an intake interview for supervised visitation services. Both parties are ORDERED to attend their intake interview, to comply with The Visitation Center's policies and procedures, and to appear with the Child(ren) on the dates, times and location for visitation as assigned by The Visitation Center. The Court further ORDERS that Petitioner surrender the Child(ren) to Respondent at 9:00 a.m. on the Saturday following the first, third, and fifth Friday of each month at the location assigned by The Visitation Center. The Court further ORDERS that the Respondent return the Child(ren) to Petitioner at 1:00 p.m. on that same Saturday at the location assigned by The Visitation Center.

IT IS ORDERED that immediately upon completion of the intake interview each party is responsible for payment of their annual registration fee. IT IS FURTHER ORDERED that the Respondent shall be responsible for payment of all fees for each visit in accordance with the policies of The Visitation Center.

Child Support

IT IS ORDERED that **SCOTT ALLEN WILLIS** is obligated to pay and shall pay to **ELIZABETH ALVARADO** child support of two hundred eight-nine and 00/100 (\$289.00)¹ per month, with the first payment being due and payable on July 1, 2024 and a like payment being due and payable on the 1st day of each month thereafter until the first month following the date of the earliest occurrence of one of the events specified below:

1. any child reaches the age of eighteen years or graduates from high school, whichever occurs later, subject to the provisions for support beyond the age of eighteen years set out below;
2. any child marries;
3. any child dies;
4. any child enlists in the armed forces of the United States and begins active service as defined by section 101 of title 10 of the United States Code; or
5. any child's disabilities are otherwise removed for general purposes.

Thereafter, **SCOTT ALLEN WILLIS**, is ORDERED to pay **ELIZABETH ALVARADO** child support of two hundred thirty-one and no/100 (\$231.00) per month, due and payable on the 1st day of the first month immediately following the date of the earliest occurrence of one of the events specified above for that child and a like sum of two hundred thirty-one and no/100 (\$231.00) per month and payable on the 1st day of each month thereafter until the next occurrence of one of the events specified above for another child for whom **SCOTT ALLEN WILLIS** remained obligated to pay support under this order.

¹ Child support is based off minimum wage of \$7.25 which results in \$1,256.67 gross pay and \$1,156.54 available in net income.

If a child is eighteen years of age and has not graduated from high school and **SCOTT ALLEN WILLIS'** obligation to support the child has not already terminated, **IT IS ORDERED** that **SCOTT ALLEN WILLIS'** obligation to pay child support to **ELIZABETH ALVARADO** shall not terminate but shall continue for as long as the child is enrolled—

1. under chapter 25 of the Texas Education Code in an accredited secondary school in a program leading toward a high school diploma or under section 130.008 of the Education Code in courses for joint high school and junior college credit and is complying with the minimum attendance requirements of subchapter C of chapter 25 of the Education Code or
2. on a full-time basis in a private secondary school in a program leading toward a high school diploma and is complying with the minimum attendance requirements imposed by that school.

Withholding from Earnings

IT IS ORDERED that any employer of **SCOTT ALLEN WILLIS** shall be ordered to withhold the child(ren) support payments ordered in this order from the disposable earnings of **SCOTT ALLEN WILLIS** for the support of the child(ren).

Withholding as Credit against Support Obligation

IT IS FURTHER ORDERED that all amounts withheld from the disposable earnings of **SCOTT ALLEN WILLIS** by the employer and paid in accordance with the order to that employer shall constitute a credit against the child(ren) support obligation. Payment of the full amount of child(ren) support ordered paid by this decree through the means of withholding from earnings shall discharge the child(ren) support obligation. If the amount withheld from earnings and credited against the child(ren) support obligation is less than 100 percent of the amount ordered to be paid by this decree, the balance due remains an obligation of **SCOTT ALLEN WILLIS**, and it is hereby ORDERED that **SCOTT ALLEN WILLIS** pay the balance due directly to the state disbursement unit as specified below.

Order to Employer

On this date the Court signed an Income Withholding for Support.

Payment

IT IS ORDERED that all payments shall be made through the state disbursement unit at Texas Child(ren) Support Disbursement Unit, P.O. Box 659791, San Antonio, Texas 78265-9791, and thereafter promptly remitted to **ELIZABETH ALVARADO** for the support of the child(ren).

IT IS ORDERED that each party shall pay, when due, all fees charged to that party by the state disbursement unit and any other agency statutorily authorized to charge a fee.

Change of Employment

IT IS FURTHER ORDERED that **SCOTT ALLEN WILLIS** shall notify this Court and **ELIZABETH ALVARADO** by U.S. certified mail, return receipt requested, of any change of address and of any termination of employment. This notice shall be given no later than seven days after the change of address or the termination of employment. This notice or a subsequent notice shall also provide the current address of **SCOTT ALLEN WILLIS** and the name and address of his current employer, whenever that information becomes available.

Clerk's Duties

IT IS ORDERED that, on the request of a prosecuting attorney, the title IV-D agency, the friend of the Court, a domestic relations office, **GLENDON CRAIG GRAY, SCOTT ALLEN WILLIS**, or an attorney representing **ELIZABETH ALVARADO** or **SCOTT ALLEN WILLIS**, the clerk of this Court shall cause a certified copy of the Income Withholding for Support to be delivered to any employer.

Health Insurance

IT IS ORDERED that SCOTT ALLEN WILLIS and ELIZABETH ALVARADO shall each provide medical support and dental support for each child(ren) as set out in this order as additional child(ren) support for as long as the Court may order SCOTT ALLEN WILLIS and ELIZABETH ALVARADO to provide support for the child(ren) under sections 154.001 and 154.002 of the Texas Family Code. Beginning on the day SCOTT ALLEN WILLIS and ELIZABETH ALVARADO's actual or potential obligation to support the child(ren) under sections 154.001 and 154.002 of the Family Code terminates, IT IS ORDERED that SCOTT ALLEN WILLIS and ELIZABETH ALVARADO are discharged from the obligations set forth in this medical support order and dental support order respect to that child(ren), except for any failure by a parent to fully comply with those obligations before that date.

1. Definitions—

“Health insurance” means insurance coverage that provides basic health-care services, including usual physician services, office visits, hospitalization, and laboratory, X-ray, and emergency services, that may be provided through a health maintenance organization or other private or public organization, other than medical assistance under chapter 32 of the Texas Human Resources Code.

“Reasonable cost” of health insurance means the cost of health insurance coverage for a child(ren) that does not exceed 9 percent of SCOTT ALLEN WILLIS’s annual resources, as described by section 154.062(b) of the Texas Family Code.

“Dental insurance” means insurance coverage that provides preventive dental care and other dental services, including usual dentist services, office visits, examinations, X-rays, and emergency services, that may be provided through a single service health maintenance organization or other private or public organization.

“Reasonable cost” of dental insurance means the cost of dental insurance coverage for a child(ren) that does not exceed 1.5 percent of SCOTT ALLEN WILLIS’s annual resources, as described by section 154.062(b) of the Texas Family Code.

“Health-care expenses” include, without limitation, medical, surgical, prescription drug, mental health-care services, dental, eye care, ophthalmological, and orthodontic charges but do not include expenses for travel to and from the provider or for nonprescription medication.

“Health-care expenses that are not reimbursed by insurance” (“unreimbursed expenses”) include related copayments and deductibles.

“Furnish” means—

a.to hand deliver the document by a person eighteen years of age or older either to the recipient or to a person who is eighteen years of age or older and permanently resides with the recipient; or

b.to deliver the document to the recipient by first-class mail or by certified mail, return receipt requested, to the recipient's last known mailing or residence address; or

c. to deliver the document to the recipient at the recipient's electronic mail address as follows:

Name of obligor's email address: vpworx@hotmail.com

Name of obligee's email address: ms.leal77@gmail.com

and in the event of any change in either recipient's electronic mail address, that recipient is ORDERED to notify the other recipient of such change in writing within twenty-four hours after the change

2. Findings on Availability of Health Insurance – Having considered the cost, accessibility, and quality of health insurance coverage available to the parties, the Court Finds:

No parent has access to private health insurance at a reasonable cost.

IT IS FURTHER FOUND that the following orders regarding health-care coverage are in the best interest of the child(ren).

3. No private health insurance is available

ELIZABETH ALVARADO is ORDERED to maintain after entry of this order, coverage under a governmental medical assistance program or health plan for each child(ren) as long as child(ren) support is payable for that child(ren), by paying fees required for the coverage, including but not limited to enrollment fees and premiums. **ELIZABETH ALVARADO** is ORDERED -

a. to furnish to each conservator of the child(ren) the following information no later than the thirtieth day after the date the notice of the rendition of this order is received:

ELIZABETH ALVARADO's Social Security number;

ii. proof that coverage under a governmental medical assistance program or health plan has been provided for each child(ren);

v. the following documents to the extent they are applicable for the coverage provided for each child(ren):

- (a)the name of the health insurance carrier;
- (b)the number of the policy;
- (c)a copy of the policy;
- (d)a schedule of benefits;
- (e)a health insurance membership card;

- (f) claim forms; and
(g) any other information necessary to submit a claim; and
- b. to furnish to each conservator of the child(ren) a copy of any renewals or changes to the health insurance policy covering the child(ren) and any additional information regarding health insurance coverage of the child(ren) not later than the fifteenth day after **ELIZABETH ALVARADO** receives or is provided with the renewal, change, or additional information;
 - c. to notify each conservator of the child(ren) of any termination or lapse of the health insurance coverage of the child(ren) not later than the fifteenth day after the date of the termination or lapse;
 - d. after a termination or lapse of health insurance coverage, to notify each conservator of the child(ren) of the availability to **ELIZABETH ALVARADO** of additional health insurance for the child(ren) or coverage under a governmental medical assistance program or health plan not later than the fifteenth day after the date the additional health insurance becomes available; and
 - e. after a termination or lapse of health insurance coverage, to enroll the child(ren) in a medical assistance program under chapter 32 of the Texas Human Resources Code or a state child(ren) health plan under chapter 62 of the Texas Health and Safety Code if the child(ren) are eligible for enrollment in the program.

Pursuant to section 154.182(b)(3) of the Texas Family Code, **SCOTT ALLEN WILLIS** is ORDERED to pay **ELIZABETH ALVARADO** cash medical support, as additional child(ren) support, of seventy-five dollars (\$75.00) per month, with the first installment being due and payable on July 1, 2024 and a like installment being due and payable on or before the 1st day of each month thereafter until the termination of current child(ren) support for the child(ren) under this order.

IT IS FURTHER ORDERED that the Income Withholding Order for Support authorized above in this order shall include the payments for the cash medical support ordered herein.

IT IS FURTHER ORDERED that all payments of cash medical support shall be made through the state disbursement unit at Texas Child(ren) Support Disbursement Unit, P.O. Box 659791, San Antonio, Texas 78265-9791. **IT IS ORDERED** that all payments shall be made payable to the Office of the Attorney General and include the ten-digit Office of the Attorney General case number (if available), the cause number of this suit, **SCOTT ALLEN WILLIS**'s name as the name of the noncustodial parent (NCP), and **ELIZABETH ALVARADO**'s name as the name of the custodial parent (CP). Payment options are found on the Office of the Attorney General's website at <https://www.texasattorneygeneral.gov/cs/payment-options-and-types>.

IT IS ORDERED that the cash medical support provisions of this order shall be an obligation of the estate of **SCOTT ALLEN WILLIS** and shall not terminate on his death.

SCOTT ALLEN WILLIS is allowed to discontinue payment of cash medical support, for the time **SCOTT ALLEN WILLIS** is providing coverage, if—

- a. health insurance for the child(ren) becomes available to **SCOTT ALLEN WILLIS** at a reasonable cost;
 - b. **SCOTT ALLEN WILLIS** enrolls the child(ren) in the insurance plan; and
 - c. **SCOTT ALLEN WILLIS** provides **ELIZABETH ALVARADO** the information required under section 154.185 of the Texas Family Code.
4. **Findings on Availability of Dental Insurance** – Having considered the cost, accessibility, and quality of dental insurance coverage available to the parties, the Court finds:

No parent has access to dental insurance at a reasonable cost.

5. **Allocation of Unreimbursed Expenses** - Pursuant to section 154.183(c) of the Texas Family Code, the reasonable and necessary health-care expenses of the child(ren) that are not reimbursed by health insurance or dental insurance are allocated as follows: **ELIZABETH ALVARADO** is ORDERED to pay 50% percent and **SCOTT ALLEN WILLIS** is ORDERED to pay 50% percent of the unreimbursed health-care expenses that exceed the amount of cash medical support paid by **SCOTT ALLEN WILLIS**.

The conservator who incurs a health-care expense on behalf of the child(ren) is ORDERED to furnish to the other conservator all forms, receipts, bills, statements, and explanations of benefits reflecting the unreimbursed portion of the health-care expenses within thirty days after the incurring conservator receives them. If the incurring conservator furnishes to the nonincurring conservator the forms, receipts, bills, statements, and explanations of benefits reflecting the unreimbursed portion of the health-care expenses within thirty days after the incurring conservator receives them, the nonincurring conservator is ORDERED to pay the nonincurring conservator's percentage of the unreimbursed portion of the health-care expenses either by paying the health-care provider directly or by reimbursing the incurring conservator for any advance payment exceeding the incurring conservator's percentage of the unreimbursed portion of the health-care expenses within thirty days after the nonincurring conservator receives the forms, receipts, bills, statements, and/or explanations of benefits. If the incurring conservator fails to furnish to the nonincurring conservator the forms, receipts, bills, statements, and explanations of benefits reflecting the unreimbursed portion of the health-care expenses within thirty days after the incurring conservator receives them, the nonincurring conservator is ORDERED to pay the nonincurring conservator's percentage of the unreimbursed portion of the health-care expenses either by paying the health-care provider directly or by reimbursing the incurring conservator for any advance payment exceeding the incurring conservator's percentage of the unreimbursed portion of the health-care expenses within 120 days after the nonincurring conservator receives the forms, receipts, bills, statements, and/or explanations of benefits.

6. **Secondary Coverage** - IT IS ORDERED that if a conservator provides secondary health insurance coverage dental insurance coverage for the child(ren), the conservators shall cooperate fully with regard to the handling and filing of claims with the insurance carrier providing the coverage in order to maximize the benefits available to the child(ren) and to ensure that the conservator who pays for health-care expenses for the child(ren) is reimbursed for the payment from both carriers to the fullest extent possible.

7. **Compliance with Insurance Company Requirements**—Each conservator is ORDERED to conform to all requirements imposed by the terms and conditions of any policy of health or dental insurance covering the child(ren) in order to assure the maximum reimbursement or direct payment by any insurance

company of the incurred health-care expense, including but not limited to requirements for advance notice to any carrier, second opinions, and the like. Each conservator is ORDERED to use "preferred providers" or services within the health maintenance organization or preferred provider network, if applicable. Disallowance of the bill by an insurance company shall not excuse the obligation of a conservator to make payment. Excepting emergency health-care expenses incurred on behalf of the child(ren), if a conservator incurs health-care expenses for the child(ren) using "out-of-network" providers or services or fails to follow the insurance company procedures or requirements, that conservator shall pay all such health-care expenses incurred absent (1) written agreement of the conservators allocating such health-care expenses or (2) further order of the Court.

8. Claims—Except as provided in this paragraph, a conservator who is not carrying the health or dental insurance policy covering the child(ren) is ORDERED to furnish to the conservator carrying the policy, within fifteen days of receiving them, all forms, receipts, bills, and statements reflecting the health-care expenses the conservator not carrying the policy incurs on behalf of the child(ren). In accordance with sections 1204.251 and 1504.055(a) of the Texas Insurance Code, IT IS ORDERED that the conservator who is not carrying the health or dental insurance policy covering the child(ren), at that conservator's option, or others as authorized by law, may file any claims for health-care expenses directly with the insurance carrier with and from whom coverage is provided for the benefit of the child(ren) and receive payments directly from the insurance company. Further, for the sole purpose of section 1204.251 of the Texas Insurance Code, **ELIZABETH ALVARADO** is designated the managing conservator or possessory conservator of the child(ren).

The conservator who is carrying the health or dental insurance policy covering the child(ren) is ORDERED to submit all forms required by the insurance company for payment or reimbursement of health-care expenses incurred by either conservator on behalf of the child(ren) to the insurance carrier within fifteen days of that conservator's receiving any form, receipt, bill, or statement reflecting the expenses.

9. Constructive Trust for Payments Received—IT IS ORDERED that any insurance payments received by a conservator from the health or dental insurance carrier as reimbursement for health-care expenses incurred by or on behalf of the child(ren) shall belong to the conservator who paid those expenses. IT IS FURTHER ORDERED that the conservator receiving the insurance payments is designated a constructive trustee to receive any insurance checks or payments for health-care expenses paid by the other conservator, and the conservator carrying the policy shall endorse and forward the checks or payments, along with any explanation of benefits received, to the other conservator within three days of receiving them.

10. WARNING—A PARENT ORDERED TO PROVIDE HEALTH INSURANCE OR DENTAL OR TO PAY THE OTHER PARENT ADDITIONAL CHILD(REN) SUPPORT FOR THE COST OF HEALTH INSURANCE OR DENTAL INSURANCE WHO FAILS TO DO SO IS LIABLE FOR NECESSARY MEDICAL EXPENSES OR DENTAL EXPENSES OF THE CHILD(REN), WITHOUT REGARD TO WHETHER THE EXPENSES WOULD HAVE BEEN PAID IF HEALTH INSURANCE OR DENTAL INSURANCE HAD BEEN PROVIDED, AND FOR THE COST OF HEALTH INSURANCE PREMIUMS, DENTAL INSURANCE PREMIUMS, OR CONTRIBUTIONS, IF ANY, PAID ON BEHALF OF THE CHILD(REN).

Informal payments

IT IS ORDERED that the child(ren) support described in this Decree must be exclusively discharged in the manner ordered. Any payments made by **SCOTT ALLEN WILLIS** to **ELIZABETH ALVARADO** or any expenditures incurred by **SCOTT ALLEN WILLIS** during his periods of possession of or access to the child(ren) for food, clothing, gifts, travel, shelter, or entertainment are deemed in addition to and not instead of the support described in this Order.

Medical Notification

Each conservator is ORDERED to inform the other conservator within two (2) hours of any medical condition of the child(ren) requiring surgical intervention.

Required Information

The information required for each party by section 105.006(a) of the Texas Family Code is as follows:

Name: **SCOTT ALLEN WILLIS**

SS#: xxx-xx-x335

TXDL: _____

Current address: 10202 Challenger 7 Dr, 604, Houston, TX 77029

Mailing address: same

Home phone: 346-282-3494

Name of employer:

Address of employer:

Work phone:

Name: **ELIZABETH ALVARADO**

SS#: xxx-xx-x924

TXDL: xxxxx884

Current address: 16601 Market St., Channelview, TX 77530

Mailing address: same

Home phone: 832-794-0147

Name of employer: Walmart IDC

Address of employer: 4554 Oscar Nelson Jr. Dr., Baytown, TX

Work phone: 281-573-2009

EACH PERSON WHO IS A PARTY TO THIS ORDER IS ORDERED TO NOTIFY EACH OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY OF ANY CHANGE IN THE PARTY'S CURRENT RESIDENCE ADDRESS, MAILING ADDRESS, HOME TELEPHONE NUMBER, NAME OF EMPLOYER, ADDRESS OF EMPLOYMENT, DRIVER'S LICENSE NUMBER, AND WORK TELEPHONE NUMBER. THE PARTY IS ORDERED TO GIVE NOTICE OF AN INTENDED CHANGE IN ANY OF THE REQUIRED INFORMATION TO EACH OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY ON OR BEFORE THE 60TH DAY BEFORE THE INTENDED CHANGE. IF THE PARTY DOES NOT KNOW OR COULD NOT HAVE KNOWN OF THE CHANGE IN SUFFICIENT TIME TO PROVIDE 60-DAY NOTICE, THE PARTY IS ORDERED TO GIVE NOTICE OF THE CHANGE ON OR BEFORE THE FIFTH DAY AFTER THE DATE THAT THE PARTY KNOWS OF THE CHANGE.

THE DUTY TO FURNISH THIS INFORMATION TO EACH OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY CONTINUES AS LONG AS ANY PERSON, BY VIRTUE OF THIS ORDER, IS UNDER AN OBLIGATION TO PAY CHILD(REN) SUPPORT OR ENTITLED TO POSSESSION OF OR ACCESS TO A CHILD(REN).

FAILURE BY A PARTY TO OBEY THE ORDER OF THIS COURT TO PROVIDE EACH OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY WITH THE CHANGE IN THE REQUIRED INFORMATION MAY RESULT IN FURTHER LITIGATION TO ENFORCE THE ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHED BY CONFINEMENT IN JAIL FOR UP TO SIX MONTHS, A FINE

OF UP TO \$500 FOR EACH VIOLATION, AND A MONEY JUDGMENT FOR PAYMENT OF ATTORNEY'S FEES AND COURT COSTS.

Notice shall be given to the other party by delivering a copy of the notice to the party by registered or certified mail, return receipt requested. Notice shall be given to the Court by delivering a copy of the notice either in person to the clerk of this Court or by registered or certified mail addressed to the clerk at 201 Caroline, Houston, TX 77002. Notice shall be given to the state case registry by mailing a copy of the notice to State Case Registry, Contract Services Section, MC046S, P.O. Box 12017, Austin, Texas 78711-2017.

THE COURT MAY MODIFY THIS ORDER THAT PROVIDES FOR THE SUPPORT OF A CHILD(REN), IF:

- (1) THE CIRCUMSTANCES OF THE CHILD(REN) OR A PERSON AFFECTED BY THE ORDER HAVE MATERIALLY AND SUBSTANTIALLY CHANGED; OR
- (2) IT HAS BEEN THREE YEARS SINCE THE ORDER WAS RENDERED OR LAST MODIFIED AND THE MONTHLY AMOUNT OF THE CHILD(REN) SUPPORT AWARD UNDER THE ORDER DIFFERS BY EITHER 20 PERCENT OR \$100 FROM THE AMOUNT THAT WOULD BE AWARDED IN ACCORDANCE WITH THE CHILD(REN) SUPPORT GUIDELINES.

WARNINGS TO PARTIES: FAILURE TO OBEY A COURT ORDER FOR CHILD(REN) SUPPORT OR FOR POSSESSION OF OR ACCESS TO A CHILD(REN) MAY RESULT IN FURTHER LITIGATION TO ENFORCE THE ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHED BY CONFINEMENT IN JAIL FOR UP TO SIX MONTHS, A FINE OF UP TO \$500 FOR EACH VIOLATION, AND A MONEY JUDGMENT FOR PAYMENT OF ATTORNEY'S FEES AND COURT COSTS.

FAILURE OF A PARTY TO MAKE A CHILD(REN) SUPPORT PAYMENT TO THE PLACE AND IN THE MANNER REQUIRED BY A COURT ORDER MAY RESULT IN THE PARTY'S NOT RECEIVING CREDIT FOR MAKING THE PAYMENT.

FAILURE OF A PARTY TO PAY CHILD(REN) SUPPORT DOES NOT JUSTIFY DENYING THAT PARTY COURT-ORDERED POSSESSION OF OR ACCESS TO A CHILD(REN). REFUSAL BY A PARTY TO ALLOW POSSESSION OF OR ACCESS TO A CHILD(REN) DOES NOT JUSTIFY FAILURE TO PAY COURT-ORDERED CHILD(REN) SUPPORT TO THAT PARTY.

Attorney's Fees

To affect an equitable division of the estate of the parties and as a part of the division, each party shall be responsible for his or her own attorney's fees, expenses, and costs incurred as a result of legal representation in this case.

Court Costs

IT IS ORDERED AND DECREED that costs of court are to be borne by the party who incurred them.

Discharge from Discovery Retention Requirement

IT IS ORDERED AND DECREED that the parties and their respective attorneys are discharged from the requirement of keeping and storing the documents produced in this case in accordance with rule 191.4(d) of the Texas Rules of Civil Procedure.

Discharge of Counsel

IT IS ORDERED that LACI RENDON is hereby released as attorney of record for Petitioner/Respondent effective on the date this order is signed by the Court.

Clarifying Orders

Without affecting the finality of this Order, this Court expressly reserves the right to make orders necessary to clarify and enforce this Order.

Relief Not Granted

IT IS ORDERED AND DECREED that all relief requested in this case and not expressly granted is denied. This is a final judgment, for which let execution and all writs and processes necessary to enforce this judgment issue. This judgment finally disposes of all claims and all parties and is appealable.

Date of Judgment

SIGNED on _____, 2024.

Signed:
8/20/2024
JUDGE ~~PRESIDING~~

K. Baughman

APPROVED AS TO FORM ONLY:

RENDON LEGAL, PLLC

/s/ L Rendon
LACI RENDON

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Service only: rendonlaw@outlook.com

Attorney for Petitioner

APPROVED AND CONSENTED TO AS TO BOTH FORM AND SUBSTANCE:

Elizabeth Alvarado
Petitioner- ELIZABETH ALVARADO