IN THE SUPERIOR COURT FOR THE STATE OF ALASKA FOURTH JUDICIAL DISTRICT AT FAIRBANKS

vš.	Plaintiff,	PRESIDING JUDGE'S STANDING
		PRELIMINARY INJUNCTION AND
		ORDER IN DIVORCE CASES
) WITH CHILDREN AND
	Defendant.) CHILD CUSTODY CASES
).
) Case No.:
I.	JUDICIAL ASSIGNMENT.	Your case has been assigned to Judge:
	and referred to Master: Per Alaska Civil Rule 65(e), a Standing Preliminary	
	Injunction and Order is issued	

- II. <u>INJUNCTION</u>. Subject to future court orders issued in this case, all parties in this action must not:
 - 1. Remove any child who is the subject of this action from the State of Alaska without the written consent of the other party or a court order authorizing the travel;
 - Dispose of, encumber, or transfer any marital property without the written consent of the other party, except reasonably using funds for the parties' expenses or for the personal and necessary expenses of the children;
 - 3. Threaten, harass, or harm the other party; and
 - 4. Distribute or share any confidential records, including but not limited to records from the Office of Children Services, except to the party, the party's attorney, and a retained expert.
- III. IMMEDIATE FILING OF INFORMATION. (i) Each party must immediately file a Child Support Affidavit and verifying income information (paystubs and last year's tax return). See Civil Rule 90.3. (ii) With the first pleading or affidavit filed, each party must state whether the party knows of any proceeding or orders that could affect the current case including domestic violence actions, protective orders, child in need of aid proceedings, or adoptions and state the case number and the nature of the proceeding.
- IV. <u>TIMING OF TRIAL DATE SETTING CONFERENCE</u>. Until the parties have certified in writing that initial disclosures under Civil Rule 26.1(b) have been completed, the court shall not hold a hearing to set a trial date in the matter. An initial disclosure form can be located at https://courts.alaska.gov/shc/family/docs/shc-1010n.pdf.
- V. <u>TEMPORARY ORDERS HEARINGS</u>. If either party moves the court for a temporary orders hearing, such a hearing shall be set for no more than two (2) hours. This time may be lengthened for good cause shown. The superior court may, in its discretion, refer interim orders issues to a standing master.
- VI. <u>PARENTING PLAN RESOLUTION OFFICE</u>. Any party may request that the court refer a case to the Parenting Plan Resolution Office. This Alaska Court System resource may offer as appropriate to the case, Early Neutral Evaluation, Mediation, and Child Interviews.
- VII. SCOPE AND SERVICE. This order is issued in the best interest of children whose parents may be in visitation and custody disputes either now or in the future. This injunction shall be effective upon receipt by a party or their attorney and shall be served on the Defendant with the complaint and summons. This injunction does not apply to cases involving motions to modify custody or visitation.

Dated: 3|27|25

Brent E. Bennett, Presiding Judge

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