

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT
IN AND FOR INDIAN RIVER, ST. LUCIE, MARTIN & OKEECHOBEE COUNTY, FLORIDA

FILED FOR RECORD
OKEECHOBEE COUNTY, FL
2023 JAN -3 AM 11:12
JERALD D. BRYANT
CLERK OF COURT
AND COMPTROLLER

Petitioner,
and

Respondent.

CASE NO. _____

STANDING TEMPORARY DOMESTIC RELATIONS ORDER

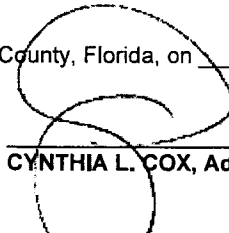
THIS ORDER APPLIES TO ALL DISSOLUTION OF MARRIAGE CASES FILED ON OR AFTER THE DATE OF THIS ORDER

THIS MATTER came before the Court upon the filing of a **PETITION FOR DISSOLUTION OF MARRIAGE**. The Court finds it is in the best interests of the parties to this action and to any minor children of the marriage to issue this Order, it is therefore

ORDERED AND ADJUDGED as follows:

1. **RELOCATION OF CHILDREN.** Neither parent shall permanently remove, cause to be removed, or permit the removal of any minor child of the parties from the Nineteenth Judicial Circuit (Indian River, St. Lucie, Martin or Okeechobee counties) without the written agreement of both parents or Court Order.
2. **CHILD SUPPORT.** In most circumstances, child support shall be retroactive to the date the parents separated. The court encourages parents to make voluntary payments of child support prior to the entry of an order requiring payment of support. Child support should be in an amount as determined by the Uniform Child Support Guidelines Section 61.30, Florida Statutes.
3. **TREATMENT OF CHILDREN.** Neither parent shall take any action which is intended or would reasonably be expected to result in an alienation of affection by a child for the other parent. Neither parent shall disparage the other party to or in the presence of the child(ren), nor permit any third party to do so. Both parents shall encourage the child(ren) to foster respect for the other parent and to encourage time sharing with the other parent. The parents shall read and become familiar with the "Guidelines for Parenting" attached hereto.
4. **MUTUAL RESTRAINING ORDER.** Both parties are directed to refrain from physical, verbal or any other form of harassment of the other including, but not limited to acts done in person, by telephone, text, email, social media, at their residence or at work. Both parties are further enjoined from threatening any acts of physical violence against the other.
5. **NO SALE, ENCUMBRANCE, TRANSFER OR DAMAGE OF ASSETS.** Neither party shall conceal or damage any property, real or personal, joint or separate. Neither party shall dissipate, sell, donate, pledge, remove, assign, transfer, dispose of, lend, mortgage or encumber any property, real or personal, joint or separate, any marital or non-marital property without the written consent of the other party or court order, other than cash, checking accounts or other sources of funds customarily used to pay ongoing living expenses of the parties or marital debt or other recurring marital obligations of the parties, limited to the amounts actually required to pay those recurring obligations. Additionally, the beneficiary will not be changed in any survivor benefit plans/life insurances.
6. **NO CONCEALMENT OR DESTRUCTION OF FAMILY RECORDS.** Neither party shall directly or indirectly conceal from the other or destroy any family records, business records or any records of income, debt or other obligations.
7. **INSURANCE POLICIES.** Any insurance policies in effect at the time the Petition for Dissolution of Marriage was filed shall not be canceled, modified, borrowed against, pledged or otherwise encumbered by either of the parties, or at the direction of either party. All life insurance, annuities, home owners, health insurance, and motor vehicle policies shall remain the same without change of their terms. All premiums shall continue to be paid in full on a timely basis unless there is a written consent by both parties and/or an order of this court.
8. **ADDITIONAL DEBT.** Neither party shall incur additional debt that would have any effect on the other spouse, marital assets or non-marital assets, except by the written consent of the parties or order of this court. This shall include action by either the parties resulting in a decreased ability to pay, or increased need for support or family expenses.
9. **APPLICATION OF THIS ORDER.** This order shall bind the petitioner upon the filing of this action and shall become binding on the respondent upon service of the summons and complaint along with a copy of this order attached.
10. **TERM OF THIS ORDER.** This order shall become effective against the Petitioner upon filing of the petition, and upon all other parties upon service and shall remain in full force and effect until entry of a final judgment, dismissal of the cause or entry of subsequent temporary order.

DONE AND ORDERED in Chambers at Indian River County, Florida, on _____, 2023.



CYNTHIA L. COX, Administrative Family Division Judge

**THE COURT HAS DIRECTED THAT ALL PARTIES CAREFULLY
REVIEW THE FOLLOWING AS A CONDITION TO EXERCISING PARENTAL
RESPONSIBILITY FOR, AND VISITATION WITH, THEIR CHILDREN:**

GUIDELINES FOR PARENTING

HELPFUL:

- Developing a workable plan that gives children access to both parents.
- Keeping ongoing contact with the children so they don't feel rejected or abandoned.
- Maintaining contact with the children by using and providing access to the telephone.
- Providing access to both parents and grandparents.
- Being home to receive the children on time.
- Calling the other parent when it is necessary to be late.
- Keeping parental communication lines open to constructively resolve problems concerning the children.
- Allow yourselves and your children time for readjustment.
- Each parent establishing a home for the children with a place for their personal belongings such as clothing, books, toys, etc.

TO BE AVOIDED:

- Pumping the children for information about the other parent.
- Trying to control the other parent.
- Using the children to deliver child support payments.
- Using the children to carry angry messages back and forth.
- Arguing in front of the children.
- Speaking derogatorily about the other parent in front of the children.
- Asking the children with whom they want to live.
- Putting the children in the position of having to take sides.
- Using the children as pawns to hurt the other parent.
- Becoming so preoccupied with your own problems that you do not meet the children's needs.

**IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT
IN AND FOR INDIAN RIVER, ST. LUCIE, MARTIN AND OKEECHOBEE COUNTIES, FLORIDA**

Petitioner,

Case No:

and

Respondent.

_____ /

STANDING ORDER OF REFERRAL TO PARENT EDUCATION CLASSES

WHEREAS, pursuant to §61.21, Florida Statutes, all parties to a dissolution of marriage proceeding with minor children or a paternity action that involves issues of parental responsibility are required to complete a Parent Education and Family Stabilization Course prior to the entry by the Court of a final judgment, and

WHEREAS, the Department of Children and Families has approved certain course providers located within the Nineteenth Circuit, it is therefore **ORDERED AND ADJUDGED** as follows:

1. All parties to a dissolution of marriage proceeding with minor children or a paternity action that involves issues of parental responsibility shall be required to complete a parent education course prior to the entry by the Court of a final judgment.

2. In a dissolution of marriage case with minor children, the petitioner must complete the course within 45 days after the filing of the petition and the other party must complete the course within 45 days after service of the petition.

3. In a paternity case that involves issues of parental responsibility, the petitioner must complete the course within 45 days after the filing of the petition and the other party must complete the course within 45 days after an acknowledgment of paternity by that party, an adjudication of paternity of that party, or an order granting time-sharing to or support from that party.

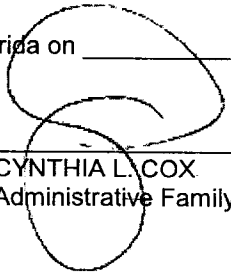
4. Each person required to complete a parent education course must file proof of completion of the course prior to the entry of the final judgment.

5. The Court may excuse a party from attending the parenting course, or from completing the course within the required time, upon good cause shown.

6. The Court may hold any parent who fails to attend a required parenting course in contempt, or that parent may be denied shared parental responsibility or time-sharing, or otherwise sanctioned as the Court deems appropriate.

7. The Department of Children and Family Services has approved the courses on the list attached hereto or you may select a course as listed at: <https://www.myflfamilies.com/services/child-family/child-and-family-well-being/parent-education-and-family-stabilization/parent>.

DONE AND ORDERED in Indian River County, Florida on _____ 2023.



CYNTHIA L. COX
Administrative Family/Circuit Judge

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OKEECHOBEE COUNTY, FL
2023 FEB 27 PM 1:57
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CLERK OF COURT
AND COMPTROLLER**

**Florida Department of Children and Families
19th Circuit Parent Education and Stabilization Course Providers**

Course Name	Course Location	Registration/ Provider Contact Information	Course Information
Co-Parenting 101	Fort Pierce, Port St. Lucie, Vero Beach, Palm City, Stuart & Okeechobee	Provider: Life Works Parenting Tools, Sue Dockerill and Michelle Bello Telephone: 1-800-775-0405 Website: www.LWPT.org	Languages Offered: English, Spanish Indigent Status: Accepted
Parenting the Youth FL	Fort Pierce	Provider: Chauté Thompson Telephone: (772) 448-7454 Email: inspiringhopecounseling@gmail.com Website: www.parentingtheyouthfl.com	Languages offered: English Indigent Status: Accepted
Florida Cooperative Parenting	Stuart	Provider: Dr. Constance DelGiudice, EdD Telephone: (772)631-6138 Email: constanceann@icloud.com Website: www.floridacooperativeparenting.com	Languages Offered: English Indigent Status: Accepted
Parents with Kids Florida	Port St. Lucie	Provider: LaShonda Harolyn Henderson, LMHC Telephone: (772) 488-7468 Email: Lashonda.h.henderson@gmail.com Website: www.parentswithkidsflorida.com	Languages Offered: English Indigent Status: Accepted
My Florida Divorce Class	Port St. Lucie	Provider: Andrea Tang, LMHC, NCC Telephone: 772-999-1438 Email: info@atangcounseling.com Website: www.myfloridadivorceclass.com	Languages Offered: English Indigent Status: Accepted
Making Divorce Work Florida	Stuart	Provider: Dr. Nancy Vrechek, PhD Telephone: (561)747-3997 Email: DrVrechek@gmail.com Website: www.makingdivorceworkflorida.com	Languages Offered: English Indigent Status: Accepted
Cooperative Parenting Class Florida	Stuart	Provider: Karen Lindsay, MFT Telephone: (772)359-3541 Email: karen@baw.com Website: www.cooperativeparentingclassflorida.com	Languages Offered: English Correspondence Courses Offered: None Indigent Status: Accepted
Family Kind Class FL	Stuart	Provider: Marteen Roy, ED, LMHC Telephone: (772)403-5844 Email: info@lifefocusfl.com Website: www.familykindclassfl.com	Languages Offered: English Indigent Status: Accepted
Family First Florida	Port St. Lucie	Provider: Yvette Mobley, LCSW, BAT Telephone: (772)361-8448 Email: mobley.yvette@gmail.com Website: www.familyfirstflorida.com	Correspondence: None

19th Circuit Parent Education and Stabilization Webinars

Positive Parenting Through Divorce	Website: livevideocoparentingclass.com Telephone: 954-478-2062; Email: support@positiveparentingonline.com (English)
A Happy Child Parenting Course	Website: Kidsneedboth.org Telephone: 1-888-310-6630; (English, Spanish, Other)
Co-Parenting 101	Website: www.lwpt.org Telephone: 1-800-775-0405 (English, Spanish)
Parenting Concepts for Divorcing Spouses	Website: westbaymediation.com/parenting-classes.php Telephone: 813-966-4503; Email: eservices@westbaymediation.com (English)

Parent Education and Family Stabilization Online Course Providers List

<https://www.myflfamilies.com/service-programs/child-welfare/stabilization/online.shtml>