Cause Number:		
(Fill in the same Cause Number as your	SAPCR, modification,	or enforcement case.)
In the Interest of: (Print the full name of each child.)	In the (Check	cone.)
1		
2	_ 🗆	District Court
3	County C	Court at Law No
4	_	
5		County, Texas
Child(ren)		
Temporary Injunction and Te	emporary Ord	lers
On this date,	, the Court heard e subject of this suit.	Petitioner's motion
1. Appearances.		
Petitioner		
Petitioner's full name is:		
Petitioner was present; self-represented; and announced	ready.	
Respondent A		
Respondent A's full name is:(Check one.)		·
☐ Respondent A was present; self-represented; and ann ☐ Respondent A was not present, but was served, and d		
Respondent B		
Respondent B's full name is:		
(Check one.) ☐ Respondent B was present; self-represented; and ann	nounced ready	
Respondent B was not present, but was served, and d		
2. Children.		
The children who are the subject or this suit are the follow	vina:	
Child's name	Date of Birth	Gender
1		
2.		
3.		
4.		
5		

3. Jurisdiction

The Court finds that it has jurisdiction over this suit and the parties and that all persons entitled to citation were properly cited.

4. Injunctive Relief

After considering the evidence presented, the Court ORDERS the following with respect to each Respondent:

A. Temporary Injunction for Respondent A
Respondent A's full name is:
☐ No Temporary Injunction was requested against Respondent A.
☐ The Court DENIES the motion for temporary injunction against Respondent A and orders that the temporary restraining order issued by this Court on (date) against Respondent A is dissolved.
☐ The Court GRANTS the motion for temporary injunction against Respondent A as detailed below:
 The Court finds that the issuance of a temporary injunction against Respondent A is necessary for the safety and welfare of the children who are subject of this suit. See Texas Family Code 105.001(a); Texas Rule of Civil Procedure 683.
IT IS THEREFORE ORDERED that Respondent A is enjoined from doing the following: (Check off each injunction that the judge orders at the hearing.)
 ☐ Threatening the children with imminent bodily injury. (Texas Family Code 6.501(a)(5)) ☐ Causing bodily injury to the children. (Texas Family Code 6.501(a)(4)). ☐ Disturbing the peace of the children. (Texas Family Code 105.001(a)(3)) ☐ Removing the children beyond a geographic area identified by the Court. (See Texas Family Code 105.001(a)(4))
Geographic area:
 Withdrawing the children from the school or day-care facility where they are presently enrolled without the written consent of Petitioner. Hiding or secreting the children from Petitioner. Engaging in any criminal activity while the children are in Respondent A's possession. Using alcohol or illegal drugs 24 hours prior to or during Respondent A's possession of the children.

2. This injunction is effective immediately and will continue in full force and effect until the

signing of the final Order in this cause or until further order of this Court.

3. The requirement of bond is waived. See Texas Family Code 105.001(d).

4B. Temporary Injunction for Respondent B				
Respondent B's full name is:				
☐ No Temporary Injunction was requested against Respondent B.				
☐ The Court DENIES the motion for temporary injunction against Respondent B and orders that the temporary restraining order issued by this Court on (date) against Respondent B is dissolved.				
☐ The Court GRANTS the motion for temporary injunction against Respondent B as detailed below:				
 The Court finds that the issuance of a temporary injunction against Respondent B is necessary for the safety and welfare of the children who are subject of this suit. See Texas Family Code 105.001(a); Texas Rule of Civil Procedure 683. 				
IT IS THEREFORE ORDERED that Respondent B is enjoined from doing the following: (check off each injunction that the judge orders at the hearing)				
Threatening the children with imminent bodily injury. (See Texas Family Code 6.501(a)(5))				
Causing bodily injury to the children. (See Texas Family Code 6.501(a)(4))				
☐ Disturbing the peace of the children. (See Texas Family Code 105.001(a)(3))				
Removing the children beyond a geographic area identified by the Court. (See Texas Family Code 105.001(a)(4))				
Geographic area:				
Withdrawing the children from the school or day-care facility where they are presently enrolled without the written consent of Petitioner.				
☐ Hiding or secreting the children from Petitioner.				
Engaging in any criminal activity while the children are in Respondent B's possession.				
Using alcohol or illegal drugs 24 hours prior to or during Respondent B's possession of the children.				

- 2. This injunction is effective immediately and will continue in full force and effect until the signing of the final Order in this cause or until further order of this Court.
- 3. The requirement of bond is waived. See Texas Family Code 105.001(d).

5. Temporary Orders

Unless altered below, all previous orders regarding conservatorship, possession and access, child support, and medical support remain in effect.

	emporary Orders for Conservatorship (Custody) (a) or (b); if you check (b), attach the Temporary Conservatorship order.)
• •	 ☐ Conservatorship is not modified. ☐ Conservatorship is ORDERED in the attached "Conservatorship Order" which is fully incorporated into this Order for all purposes.
5B. T	emporary Orders for Possession and Access (Visitation)
4.	The Court finds the following orders relating to possession and access are for the safety and welfare of the children and are in the children's best interest.
(5	B-i) Temporary Possession and Access (Visitation) for Respondent A
	Respondent A's full name:
	(Check the box for (a) if no changes are being made to Respondent A's visitation; check the box for (b) if Respondent A is being given new visitation orders for standard possession; check the box for (c) if Respondent A is being given new visitation orders that are less than standard possession or if Respondent A's visitation orders are being changed.)
	(a) Respondent A's possession and access is NOT modified.
	(b) It is ORDERED that Respondent A is granted a standard possession schedule in the attached Temporary Standard Possession order which is fully incorporated into this Order for all purposes.
	(c) Respondent A's possession and access is entered or modified as detailed below:
	5. The Court finds that granting Respondent A "standard visitation" (see Texas Family Code 153, Subchapter F) would be inappropriate and/or unworkable. IT IS THEREFORE ORDERED that Respondent A's possession and access to the children should be as follows:
	 (a) Respondent A should have no right to possession or access to the children; <i>or</i> (b) Respondent A's possession of the children should be restricted as follows: Respondent A's possession should be limited to the following days of the week at the following times:
	 ☐ Exchanges of the children should be in a public place or should be supervised by: ☐ A person approved in writing by Petitioner ☐ A person or agency approved by the Court:

	Respondent A's possession of the children should be supervised at all times by:
	☐ A person approved in writing by Petitioner ☐ A person or agency approved by the Court:
	Respondent A may not allow the children to have any contact with the following person(s):
	Respondent A should be ordered not to use alcohol or illegal drugs 24 hours prior to or during Respondent A's possession of the children.
	Respondent A must not engage in any criminal activity during Respondent A's periods of possession.
	Respondent A's possession and access to the children should be limited in some other way:
(5B-ii) Tempo	orary Possession and Access (Visitation) for Respondent B
Responde	nt B's full name:
(b) if Respo (c) if Respo	box for (a) if no changes are being made to Respondent A's visitation; check the box for ndent A is being given new visitation orders for standard possession; check the box for ndent A is being given new visitation orders that are less than standard possession or if t A's visitation orders are being changed.)
(a) Res	pondent B's possession and access is NOT modified.
the	ORDERED that Respondent A is granted a standard possession schedule in attached Temporary Standard Possession order which is fully incorporated this Order for all purposes.
(c) Res	pondent B's possession and access is entered or modified as detailed below:
	ourt finds that granting Respondent B "standard visitation" (See Texas Family Chapter 153, Subchapter F) would be inappropriate and/or unworkable. IT IS

childrer	FORE ORDERED that Respondent B's possession and access to the should be as follows:
· · · · <u> </u>	despondent B should have no right to possession or access to the children; or
(b) 🗌 R	espondent B's possession of the children should be restricted as follows:
	Respondent B's possession should be limited to the following days of the week at the following times:
	☐ Exchanges of the children should be in a public place or should be supervised by:
	☐ A person approved in writing by Petitioner ☐ This person or agency approved by the Court:
	Respondent B's possession of the children should be supervised at all times by:
	☐ A person approved in writing by Petitioner☐ This person or agency approved by the Court:
	Respondent B may not allow the children to have any contact with the following person(s):
	Respondent B should be ordered not to use alcohol or illegal drugs 24 hours prior to or during Respondent B's possession of the children. Respondent B must not engage in any criminal activity during Respondent B's periods of possession. Respondent B's possession and access to the children should be limited in some other way:
5C. Additional T	emporary Orders for the Protection of the Children
	urt finds that there is a threat of international kidnapping of the children.

	inds that the follo d are in the child			for the safety an	id welfare of the
☐ The Peti childrer	tioner has the ex	clusive right to	o apply for and	l renew passpor	ts for the
	ondents must giv spondent's posse				ports that are in
☐ The child pending		aken outside o	of the United St	tate of America	while this case is
☐ Other:					
5D. Temporary (Child Support	welow \	
Check (a) or (b); if yo	ou check (b), attach	i the Temporary	Child Support o	raer.)	
(b) 🔲 Child s	upport is not mo upport is entered ich is fully incorp	d or modified a			"Child Support
5E. Temporary I Check (a) or (b); if yo				ntal Support order	·.)
(b) Medica	ıl and dental sup ıl and dental sup ınd Dental Suppo	port is entered	d or modified a		
6. Contact Infor					
Disclosure of Pet	itioner's Inform	ation			
	DERS Petitioner (Respondent, the sinformation.)				anges in that
Name:					
Home Addres	s:				
Mailing Addre	ss:				
Home phone	<u>(</u>)	W	ork phone #:	

FULL Social Security #:	
Driver's License #:	Issuing state:
Employer:	
Work address:	
Petitioner or the children Petitioner or the children address and other identificationer is not required Respondent or notify Respond	losure of Petitioner's information to Respondent is likely to cause harassment, abuse, serious harm or injury or would subject en to family violence. The Court ORDERS that Petitioner's fying information not be disclosed. The Court further ORDERS that to give Petitioner's address or other identifying information to spondent or the Court of changes in that information. The Court rovide her mailing address and changes in her mailing address to Contract Services Section, MC046S, P.O. Box 12017, Austin, Texas Family Code 105.006(c).)
Disclosure of Respondent	A's Information
	spondent A to disclose the following information and changes in that Respondent B, the Court and the State Case Registry.
Name:	
Home Address:	
Mailing Address:	
Home phone #:	Work phone #:
FULL Social Security #:	
Driver's License #:	Issuing state:
Employer:	
Work address:	
Disclosure of Respondent	B's Information
	spondent B to disclose the following information and changes in that Respondent A, the Court and the State Case Registry.
Name:	
Home Address:	
Mailing Address:	
Home phone #:	Work phone #:
FULL Social Security #:	
Driver's License #:	Issuing state:
Employer:	
Work address:	

This section is not applicable if and to the extent it conflicts with the Court's Order regarding disclosure of information in section 10 above.

EACH PERSON WHO IS A PARTY TO THIS ORDER IS ORDERED TO NOTIFY EVERY OTHER PARTY, THE COURT, AND THE STATE CHILD SUPPORT 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 THE 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 GIVE NOTICE OF THE CHANGE TO PROVIDE 60-DAYS NOTICE, THE PARTY IS ORDERED TO GIVE NOTICE OF THE CHANGE ON OR BEFORE THE 5TH DAY AFTER THE DATE THAT THE PARTY KNOWS OF THE CHANGE.

THE DUTY TO FURNISH THIS INFORMATION TO EVERY 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 SUPPORT OR ENTITLED TO POSSESSION OF OR ACCESS TO A CHILD.

FAILURE BY A PARTY TO OBEY THE ORDER OF THIS COURT TO PROVIDE EVERY 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 PUNISHABLE 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 **every other party** by delivering a copy of the notice to each 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 the Court or by registered or certified mail addressed to the clerk.

Notice shall be given to the **State Case Registry** by mailing a copy of the notice to the State Case Registry, Contract Services Section, MC046S, P.O. Box 12017, Austin, Texas 78711-2017.

NOTICE TO PEACE OFFICER (TFC 105.006(e-1))

NOTICE TO ANY PEACE OFFICER OF THE STATE OF TEXAS: YOU MAY USE REASONABLE EFFORTS TO ENFORCE THE TERMS OF CHILD CUSTODY SPECIFIED IN THIS ORDER.

A PEACE OFFICER WHO RELIES ON THE TERMS OF A COURT ORDER AND THE OFFICER'S AGENCY ARE ENTITLED TO THE APPLICABLE IMMUNITY AGAINST ANY CLAIM, CIVIL OR OTHERWISE, REGARDING THE OFFICER'S GOOD FAITH ACTS PERFORMED IN THE SCOPE OF THE OFFICER'S DUTIES IN ENFORCING THE TERMS OF THE ORDER THAT RELATE TO CHILD CUSTODY.

ANY PERSON WHO KNOWINGLY PRESENTS FOR LAW ENFORCEMENT AN ORDER THAT IS INVALID OR NO LONGER IN EFFECT COMMITS AN OFFENSE THAT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR AS LONG AS TWO YEARS AND A FINE OF AS MUCH AS \$10,000.

WARNINGS TO PARTIES

FAILURE TO OBEY A COURT ORDER FOR CHILD SUPPORT OR FOR POSSESSION OF OR ACCESS TO A CHILD MAY RESULT IN FURTHER LITIGATION TO ENFORCE THIS ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHABLE 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 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 SUPPORT DOES NOT JUSTIFY DENYING THAT PARTY COURT-ORDERED POSSESSION OF OR ACCESS TO A CHILD. REFUSAL BY A PARTY TO ALLOW POSSESSION OF OR ACCESS TO A CHILD DOES NOT JUSTIFY FAILURE TO PAY COURT-ORDERED CHILD SUPPORT TO THAT PARTY.

7. Duration of Temporary Orders.

Unless otherwise specified, these temporary orders will continue in full force and effect until the signing of the final Order in this cause, or until further order of this Court.

SIGNED on	, 20
PRESIDING JUDGE	

Temporary Conservatorship Order

١.	The Court finds that the following temporary orders are necessary for the safety and welfare of the children who are the subject of this suit.
	The Petitioner's name is:
	Respondent A's name is:
	Respondent B's name is:
ec f c	nt least 2 parties will be joint managing conservators, check box A below and fill in the quested information. The party will be the sole managing conservator and at least one party will be a possessory party will be a possessory party by a possessory party will be a party party will be a possessory party will be a
nf	ormation.
0	one party will be the <u>sole managing conservator</u> and BOTH Respondents will have NO inservatorship rights, skip A and B, and go to the next page and check box C and fill in the quested information.
	A. Joint Managing Conservators (with or without a Possessory Conservator)
	IT IS ORDERED that the following parties are appointed Temporary Joint Managing Conservators of the children:
	Petitioner:
	Respondent A:
	Respondent B:
	IT IS ORDERED that Respondent A,, if not appointed joint managing conservator above, is granted the following conservatorship rights:
	Respondent A is appointed possessory conservator of the children
	☐ The Court does not appoint Respondent A as Possessory Conservator of the children because appointment would not be in their best interest and Respondent A's possession and access would endanger the physical or emotional welfare of the children. (See Texas Family Code 153.191.)
	IT IS ORDERED that Respondent B,,if not appointed joint managing conservator above, is granted the following conservatorship rights:
	Respondent B is appointed possessory conservator of the children
	☐ The Court does not appoint Respondent B as Possessory Conservator of the children because appointment would not be in their

The Petitioner is granted the **exclusive** right to designate the primary residence of the children within the following geographic restriction, if any:

(a) The Petitioner may designate the children's residence anywhere (there is no geographic restriction).

(b) The Petitioner must designate the children's residence within the following geographic area:

This county.

This county or a county adjacent to this county.

Other:

best interest and Respondent B's possession and access would

endanger the physical or emotional welfare of the children. (See Texas Family

The Court **ORDERS** that the Petitioner and any Respondent that is appointed as **Joint Managing Conservator**, each have the rights and duties as marked below.

Texas.

	(Check one box in each row.)	Petitioner exclusively	Petitioner and Respondent A jointly	Petitioner and Respondent B jointly	All Conservators jointly
1.	the right to consent to invasive medical, dental, and surgical treatment				
2.	the right to consent to psychiatric or psychological treatment				
3.	the right to receive child support and save or spend these funds for the children's benefit		No	No	No
4.	the right to represent the children in a legal action and make important legal decisions that affect the children				
5.	the right to consent to a child's marriage and to a child enlisting in the U.S. Armed Forces				
6.	the right to make decisions concerning the children's education				
7.	the right to the services and earnings of the children				
8.	the right to make decisions for a child about The child's estate if required by law (unless the child has a guardian or attorney ad litem or guardian of the estate)				
9.	the duty to manage the child's estate to the extent the estate has been created by the parents' community or joint property.				

Rights of All Conservators at All Times

Texas Family Code 153.073

The Court **ORDERS** that the Petitioner and any Respondent appointed as a **managing conservator OR a possessory conservator** have the rights set out in section (A-3) at all times, <u>unless</u> any Respondent's rights are limited as set out in section (A-4) or (A-5) below.

(If no limits were made to any conservator's' rights, check the box for (A-3); if the Respondent's rights in this section were limited by the judge's order, check box (A-4) or (A-5) and describe the limitation.)

(A-3) All conservators have the following rights at all times:

- a. the right to receive information from the other parent about the children's health, education, and welfare;
- b. the right to talk or confer with the other parent, to the extent it is possible, about upcoming decisions concerning the children's health, education, and welfare;
- c. the right to have access to the children's medical, dental, psychological, and educational records;
- d. the right to talk or consult with the children's doctors, dentists, and psychologists;
- e. the right to talk or consult with school officials about the children's welfare and educational status, including school activities;
- f. the right to attend the children's school activities;
- g. the right to be designated on their children's records as a person to be notified in case of an emergency;
- h. the right to give consent for emergency medical, dental, and surgical treatment if the children's health or safety is in immediate danger; and
- i. the right to manage the children's estate(s) if he or she created it for the children or if that parent's family created it for the children.

(A-4) It is in the best interest of the children that the Respondent A's conservatorship rights under Texas Family Code 153.073 be limited as follows:

Texas Family Code 153.072

		A-5) It is in the best interest of the children that the Respondent B's conservatorship rights under Texas Family Code 153.073 be limited as follows:
	_	
	_	
	_	
	Т	exas Family Code 153.072
В.	☐ Sc	le Managing Conservator and Possessory Conservators
	of the	ORDERED that Petitioner is appointed Temporary Sole Managing Conservator children, and the following Respondent(s) are appointed Temporary essory Conservator of the children:
		Respondent A:
		Respondent B:
	IT IS	ORDERED that the following Respondent:
		Respondent A:
		Respondent B:
	would	appointed as a Possessory Conservator of the children because appointment I not be in their best interest and the above Respondent's possession and as would endanger the physical or emotional welfare of the children. (See Texas of Code 153.191.)
		Court ORDERS that the Petitioner, as Sole Managing Conservator , has the ring exclusive rights and duties:
	a.	the right to designate the primary residence of the children without geographic restriction; within the following geographic area, if any: This county:
		adjacent to this county. Texas
	b.	Other: the right to consent to medical, dental, and surgical treatment for the children involving invasive procedures;
	C.	the right to consent to psychiatric and psychological treatment of the children;
	d.	the right to receive child support and to save or spend these funds for the benefit of the children;
	e.	the right to represent the children in legal action and to make other decisions of substantial legal significance concerning the children;
	f.	the right to consent to marriage and to enlistment in the United States Armed

Forces;

- g. the right to make decisions concerning the children's education;
- h. the right to the services and earnings of the children;
- i. except when a guardian of the children's estates or a guardian or attorney ad litem has been appointed for the children, the right to act as an agent of the children in relation to the children's estates if the children's action is required by a state, the United States, or a foreign government;
- j. the duty to manage the estates of the children to the extent the estates have been created by community property or the joint property of the parents.

Rights of All Conservators at All Times

Texas Family Code 153.073

The Court **ORDERS** that **both the Petitioner and any Respondent appointed as Possessory Conservator** have the rights set out in section (B-1) at all times, <u>unless</u> either Respondent's rights are limited as set out in section (B-2) and (B-3) below:

(If no limits were made to any conservator's' rights, check the box for (B-1); if either Respondent's rights in this section were limited by the judge's order, check box (B-2) or (B-3) and describe the limitation.)

(B-1) All conservators have the following rights at all times:

- a. the right to receive information from the other parent about the children's health, education, and welfare;
- b. the right to talk or confer with the other parent, to the extent it is possible, about upcoming decisions concerning the children's health, education, and welfare:
- c. the right to have access to the children's medical, dental, psychological, and educational records;
- d. the right to talk or consult with the children's doctors, dentists, and psychologists;
- e. the right to talk or consult with school officials about the children's welfare and educational status, including school activities;
- f. the right to attend the children's school activities;
- g. the right to be designated on their children's records as a person to be notified in case of an emergency;
- h. the right to give consent for emergency medical, dental, and surgical treatment if the children's health or safety is in immediate danger; and
- i. the right to manage the children's estate(s) if he or she created it for the children or if that parent's family created it for the children.

(B-2) It is in the best interest of the children that the Respondent's

conservatorship rights under Texas Family Code 153.073 be limited as follows	3.073 be limited as follows:	

(Texas Family Code 153.072)
$(B-3)$ \square It is in the best interest of the children that the Respondent's
conservatorship rights under Texas Family Code 153.073 be limited as follows:
(Texas Family Code 153.072)
Colo Managing Concernator with NO Pagaggary Concernator

C. Sole Managing Conservator with NO Possessory Conservator

IT IS ORDERED that Petitioner is appointed Temporary Sole Managing Conservator of the children.

The Court does **not** appoint Respondent A OR Respondent B as Possessory Conservators of the children because appointment would not be in their best interest.

Respondent A's possession and access would endanger the physical or emotional welfare of the children.

Respondent B's possession and access would endanger the physical or emotional welfare of the children.

(See Texas Family Code 153.191.)

The Court **ORDERS** that the Petitioner, as **Sole Managing Conservator**, has the following <u>exclusive</u> rights and duties:

- a. the right to designate the primary residence of the children without geographic restriction;
- b. the right to consent to medical, dental, and surgical treatment for the children involving invasive procedures;
- c. the right to consent to psychiatric and psychological treatment of the children;
- d. the right to receive child support and to save or spend these funds for the benefit of the children;
- e. the right to represent the children in legal action and to make other decisions of substantial legal significance concerning the children;
- f. the right to consent to marriage and to enlistment in the United States Armed Forces;
- g. the right to make decisions concerning the children's education;

- h. the right to the services and earnings of the children;
- except when a guardian of the children's estates or a guardian or attorney ad litem has been appointed for the children, the right to act as an agent of the children in relation to the children's estates if the children's action is required by a state, the United States, or a foreign government;
- j. the duty to manage the estates of the children to the extent the estates have been created by community property or the joint property of the parents.

2. Duties of Conservators at all Times

Texas Family Code 153.076

The Court **ORDERS** that every party appointed as a Managing Conservator <u>or</u> Possessory Conservator has the following duties **at all times**:

- a. The Court **ORDERS** that each conservator has the duty to inform the other conservator in a timely manner of significant information concerning the health, education, and welfare of the children.
- b. The Court **ORDERS** that each conservator has the duty to inform the other conservator 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 Code of Criminal Procedure or is currently charged with an offense that would require the person to register as a sex offender under that chapter, if convicted.
 - The conservator is **ORDERED** to give this notice as soon as practicable, but no later than the 40th day after the date the conservator begins to reside with the person, or within 10 days of marrying the person. The notice must include a description of the offense that required the person to register as a sex offender or the offense that the person is charged with that may require the person to register as a sex offender. WARNING: A PARENT/CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.
- c. The Court **ORDERS** that each conservator has the duty to inform the other conservator 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.

The conservator is **ORDERED** to give this notice as soon as practicable but not later than the 30th day after the date the conservator establishes residence with the person who is the subject of the final protective order.

WARNING: A PARENT/CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

d. The Court **ORDERS** that each conservator has the duty to inform the other conservator if the conservator resides with, or allows unsupervised access to a child by, a person who is the subject of a final protective order sought by the conservator

after the expiration of the 60-day period following the date the final protective order is issued.

The conservator is **ORDERED** to give this notice as soon as practicable but not later than the 90th day after the date the protective order was issued. WARNING: A PARENT/ CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

e. The Court **ORDERS** that each conservator of a child has the duty to inform the other conservator of the child if the conservator is the subject of a final protective order issued after the date of the order establishing conservatorship.

The conservator is **ORDERED** to give this notice as soon as practicable but not later than the 30th day after the date the final protective order was issued. WARNING: A PARENT/CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

Note: A person who is the subject of a final protective order is the person who the protective order is against.

3. Rights and Duties During Period of Possession

Texas Family Code 153.074

The Court **ORDERS** that every conservator has the following rights and duties **during** his or her periods of possession of the children:

- a. the duty to care for, control, protect, and reasonably discipline the children;
- b. the duty to support the children, including providing them with food, clothing, and shelter, and medical and dental care that does not involve an invasive procedure;
- c. the right to consent to non-invasive medical and dental care for the children; and
- d. the right to direct the children's moral and religious training.