

3 Temp
4. Child Visitation:

The Plaintiff/Defendant is hereby awarded reasonable visitation as follows:

1) Alternating Weekends:

after school
The Plaintiff/Defendant shall have visitation with the child/children on alternating weekends, from pm on Friday until 7 pm on the following Sunday of each week, beginning on 9/19/03.

2) Monday Holidays:

In the event that a Federal holiday falls on a Monday and the child's/children's school is closed on that Monday, the alternating weekend visitation referred to in paragraph one shall be extended to 7 PM on that Monday holiday.

2A Weekday Visitation:

*Mother should
outdoor car
school bus*
In view of the young age of the child/children, the Court does award the Plaintiff/Defendant visitation with the child/children for a week day evening each week. These visitations shall begin at 7 pm and continue until 8 pm on the first and third Thursday evenings. *These weekday visitations shall commence on the evening of 9/16/03 and per leave on leave*

3) Spring Break:

Wed morning
The Plaintiff/Defendant shall have alternating Spring Break or Easter vacations with the child/children. These visitations will run from 7 p.m. on the last day of school for the child before the vacation until 7 p.m. the day before school is to begin again. The Plaintiff/Defendant shall have the Spring Break visitation for 2004 and the Plaintiff/Defendant shall have the Spring Break for 2005 and the parties shall have alternating visitations each year thereafter.

4) Summer Vacation:

The Plaintiff/Defendant shall have visitation with the child/children for four weeks during each summer school vacation period. This four-week period shall be divided into two consecutive two-week periods.

The first two-week period shall run from 7 PM on the second Friday in July until 7 PM on the fourth Friday in July two weeks later. The second two-week period shall run from 7 PM on the second Friday in August until 7 PM on the fourth Friday in August, two weeks later.

The Plaintiff/~~Defendant~~ shall have custody of the child for four week period of time in the summer, divided into two, two-week consecutive periods as well. The first such two-week period shall start at 7 PM on the third Friday in June until 7 PM on the Friday two weeks thereafter. The second two-week consecutive period shall run from 7 PM on the fourth Friday in July until 7 PM on the second Friday in August.

The party without custody or visitation during this two week period shall have no visitation or custody with the child during the two, two-week periods in order to provide each parent with some extended time with the child/~~children~~ without interruption.

The parties are urged to co-operate in scheduling their personal work schedules to see to it that they are able to spend the full vacation time with the child/~~children~~.

5) Fall School vacations:

The ~~Plaintiff~~/Defendant shall have visitation with the child/~~children~~ during the Fall or Thanksgiving school vacation which shall alternate on a yearly basis. These visitations shall run from 7 pm on the last day of school for the child/~~children~~ to 7 PM on the day before school is to begin.

The Plaintiff/~~Defendant~~ shall have the visitation for the year 2003 and the Plaintiff/~~Defendant~~ shall have this vacation for the year 2004, and the parties will alternate each year thereafter.

6) Winter Break School Vacation:

The Plaintiff/~~Defendant~~ shall have visitation with the child/~~children~~ during the winter or Christmas school vacation. This vacation period shall be divided into two parts. The first part shall begin at 7 PM on the child's last day of school and run until 7 PM on Christmas Day. While the second part shall run from 7 PM on Christmas Day until 7 PM on New Years Day.

The parties will alternate these two time periods each year thereafter.

The Plaintiff/~~Defendant~~ will have visitation with the child/~~children~~ for the first time period for the year 2003 and the Plaintiff/~~Defendant~~ shall have the second time period for that year. The parties will then alternate the two time periods each year thereafter.

7) Father's Day and Mother's Day:

As an exception to the weekend visitation schedule, the father shall have the child/~~children~~ on the weekend that includes Father's Day Sunday and the Mother shall have the child/~~children~~ on the weekend that includes Mother's Day Sunday. This visitation will run from 7 PM on Friday until 7 PM on Sunday.

8) The Child's Birthdays:

As an exception to the regular visitation schedule, the ~~Plaintiff/Defendant~~ shall have visitation with the child on the child's birthday. This birthday visitation shall run from 7 PM on the birthday until 9 PM. that same day. One purpose of this visitation is to allow the child to celebrate the birthday with both parents.

9) Telephonic Visitation:

The child/~~children~~ may telephone a parent at any time.

The Plaintiff and Defendant must be careful not to abuse the use of the telephone.

The ~~Plaintiff/Defendant~~ may telephone the child/~~children~~ only at the following times:

Sunday between the hours of 7 PM and 8 PM
between the hours of PM and PM

The Plaintiff/~~Defendant~~ will be responsible to make the child/~~children~~ available to receive the telephone calls at the scheduled times and shall not listen-in on the conversations, record the conversations or in any way interfere with the conversations.

Provided neither parent abuses the privilege, the Plaintiff and Defendant may call the other party at home, during reasonable hours of the day. Neither party is to call the other party at their place of work for any reason, except in an emergency situation.

10) Transportation for Visitation:

Unless otherwise agreed to by the parties in advance of the visitation, the ~~Plaintiff/Defendant~~ shall be responsible for picking the child/~~children~~ up at the home of the Plaintiff/~~Defendant~~ to begin the visitations. The Plaintiff/~~Defendant~~ shall be responsible for exchanging the child/~~children~~ at the end of the visitation period at the home of the ~~Plaintiff/Defendant~~.

The exchanges of the child must take place promptly and peacefully. The child/~~children~~ are to be ready to go at the allotted times.

Unless otherwise agreed to by the parties in advance of the visitation, if the Plaintiff/Defendant does not arrive to pick up the child within one hour of the allotted time for pick-up the visitation shall be automatically terminated and there will be no make-up visitation for this lost visit.

11) When visitation cannot be accomplished:

In an effort to provide for as little disruption in the plans of the child/children as possible, in the event the Plaintiff/Defendant is unable for any reason to effect the visitation with the child/children, then the Plaintiff/Defendant should notify the other party as soon as possible and no later than 48 hours before the scheduled visitation.

If any scheduled visitation is missed, the visiting party will not be entitled to any alternative visitation date or make-up date, unless the other party agrees to a make-up time in advance.

12) Visitation at other times agreed to by the parties:

The Plaintiff and Defendant may agree to visitation at any other times as additional visitations to this schedule, provided, it is understood that the Plaintiff/Defendant, as primary physical custodian, shall ultimately decide whether or not any additional visitation will be allowed.

13) General Provisions of visitation:

A. Continued cooperation:

The court admonishes the parties that it is important to the welfare of the child/children that the parties continue to cooperate amicably with one another regarding all the visitations in order to ensure that the educational, medical, financial and social needs of each child are met. The parties are to keep the best interest of the child/children in mind at all times.

B. The exchange of information:

The court admonishes the parties that they must continue to communicate with one another concerning the visitation schedule to facilitate a good relationship between each parent the child/children. The party with primary physical custody (or sole custody) of the child shall provide the other party with copies of all school report cards and school newsletters within forty-eight (48) hours of receiving them. The party that obtains the health insurance for the child must provide other party with a copy of the health insurance cards and policy information so that both parties may utilize the health insurance when necessary.

The party with primary physical custody (or sole custody) must provide the other party with any and all of the medicines that the child/~~children~~ may need for the duration of any visitation period. No school, hospital or health records shall be denied to either parent.

The parents must provide each other with their current home address and telephone number at all times. In the event that either parent intends to change their address, they must provide notice of the new address and telephone number to this court and to the other parent thirty days prior to the move taking place. This notice should be sent by mail postage prepaid to both the court and the other party.

C. Efforts to limit the effects of separation and divorce on the child:

The parties are to keep the peace and not to harass or interfere in the private life of the other party in any way whatsoever.

The parties are not to discuss the issues of custody, child support or visitation in the presence of any child. The parties are not to say or do anything that will demean the other party in the eyes of a child or in anyway diminish the respect a child has for any parent.

D. Other special requirements for visitation:

① Parties are to complete a Family Class w/in 150 days of the date of this Order.