

**NOTICE: THIS DOCUMENT
CONTAINS SENSITIVE DATA**

CAUSE NO. CV19-01194

IN THE INTEREST OF

**LAIELLA WALKER
EMMA LEIGH STRENGTH**

CHILDREN

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IN THE DISTRICT COURT OF

COLEMAN COUNTY, TEXAS

42ND JUDICIAL DISTRICT

**SUPPLEMENTAL PETITION
TO CORRECT IDENTIFICATION OF PARTIES**

This *Supplemental Petition to Correct Identification of Parties* is filed by the Department of Family and Protective Services ("the Department"), in supplementation of the pleadings previously filed in this case as permitted by Rules 66 and 69, Texas Rules of Civil Procedure.

1. Purpose

The Department, in its preceding petition, identified the parties according to such information that was available to it at the time of pleading. Subsequently, new information has come to the Department that indicates that certain identifying information provided in that petition was not correct. The Department brings this supplement to correct the error in identification, and presents that such correction does not constitute surprise or prejudice.

2. Corrected Identification of Respondent Parties

2.1. To the best of the Department's knowledge, according to the information available, all other respondent parties named in the Department's petition were identified correctly.

3. Corrected Identification of Children the Subject of this Suit

3.1. A child the subject of this suit is **EMMA LEIGH STRENGTH** who is Female, whose date of birth is July 24, 2015, and whose Social Security number is **XXX-XX-X922**. The child's place of birth is Brown County, Texas.

3.2. To the best of the Department's knowledge, according to the information available, all other children named in the Department's petition were identified correctly.

4. Parental Rights

4.1. The parental rights of Respondents **LACIE LIEBHABER** and **MATTHEW HORN** as to the child, **EMMA LEIGH STRENGTH** have been terminated by final decree and no further notice is required.

5. Prayer

- 5.1. The Department prays that citation and notice be issued as required by law, and that the Court enter temporary and final orders in accordance with the allegations of the prior pleadings in this case as supplemented by this petition.
- 5.2. The Department prays for attorney's fees, expenses, and costs.
- 5.3. The Department prays for general relief.

Respectfully Submitted,



TIFFANI N. HELMS
Attorney for Petitioner,
Department of Family and Protective Services
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State Bar # 24046053

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing has been sent by E-file to the following parties:

CHAD MANCINE, 2441 S. 1st St., Abilene, TX 79605
DANNA L. WOLFE, P.O. Box 1531, Abilene, TX 79604
JORDAN MAGEE, Magee Law, PLLC, 1053 S. 3rd Street, Abilene, TX 79602

in accordance with the Texas Rules of Civil Procedure on December 6, 2019.



TIFFANI N. HELMS
Attorney for the Petitioner

**NOTICE: THIS DOCUMENT
CONTAINS SENSITIVE DATA**

CAUSE NO. CV19-01194

IN THE INTEREST OF

**LAIELLA WALKER
TREVOR BROOKS
EMMA HORN**

CHILDREN

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IN THE DISTRICT COURT OF

COLEMAN COUNTY, TEXAS

42ND JUDICIAL DISTRICT

**TEMPORARY ORDER FOLLOWING ADVERSARY HEARING REGARDING THE
CHILDREN LAIELLA WALKER AND EMMA HORN**

On October 31, 2019, a full Adversary Hearing pursuant to § 262.201, Texas Family Code, was held in this cause.

1. Appearances

- 1.1. The Department of Family and Protective Services ("the Department") appeared through JANET RATLIFF, caseworker, and by attorney, TIFFANI N. HELMS and announced ready.
- 1.2. Respondent GINGER WALKER, Mother of EMMA HORN appeared in person and announced ready.
- 1.3. Respondent LACIE LIEBHABER, Mother of LAIELLA WALKER and TREVOR BROOKS appeared in person and announced ready.
- 1.4. Respondent MATTHEW HORN, father of EMMA HORN although duly and properly notified, did not appear and wholly made default.
- 1.5. Respondent DAVID CARTER, father of LAIELLA WALKER was not notified, and did not appear.
- 1.6. CHAD MANCINE, appointed by the Court as Attorney and Guardian Ad Litem of the children the subject of this suit, appeared and announced ready.

2. Jurisdiction

The Court, after examining the record and hearing the evidence and argument of counsel, finds that all necessary prerequisites of the law have been satisfied and that this Court has jurisdiction of this case and of all the parties.

3. Indian Child Welfare Act

The Court has inquired whether the children's family has Native American heritage and identified any Native American Tribe with which the children may be associated.

4. Findings

4.1. Having examined and reviewed the Department's pleadings and the sworn affidavit accompanying the petition and based upon the facts contained therein and the evidence presented to this Court at the hearing conducted on this date, the Court finds there is sufficient evidence to satisfy a person of ordinary prudence and caution that: (1) there was a danger to the physical health or safety of the children which was caused by an act or failure to act of the person entitled to possession. The Court further finds that it is contrary to the welfare of the children, LAIELLA WALKER and EMMA HORN to remain in the home of GINGER WALKER, of LACIE LIEBHABER, of MATTHEW HORN, or of DAVID CARTER, and; (2) the urgent need for protection required the immediate removal of LAIELLA WALKER and EMMA HORN and reasonable efforts consistent with the circumstances and providing for the safety of LAIELLA WALKER and EMMA HORN, were made to eliminate or prevent the removal of LAIELLA WALKER and EMMA HORN; and (3) reasonable efforts have been made to enable LAIELLA WALKER and EMMA HORN to return home of GINGER WALKER, of LACIE LIEBHABER, of MATTHEW HORN, or of DAVID CARTER, but there is a substantial risk of a continuing danger if LAIELLA WALKER and EMMA HORN are returned home of GINGER WALKER, of LACIE LIEBHABER, of MATTHEW HORN, or of DAVID CARTER.

4.2. Findings for Appointment of Managing and Possessory Conservator

- 4.2.1. The Court finds that appointment of the parent or parents as managing conservator of the children, LAIELLA WALKER and EMMA HORN is not in the best interest of the children because the appointment would significantly impair the children's physical health or emotional development.
- 4.2.2. The Court finds that it is in the best interest of children to limit the rights and duties of GINGER WALKER appointed as possessory conservator.
- 4.2.3. The Court finds that it is in the best interest of children to limit the rights and duties of LACIE LIEBHABER appointed as possessory conservator.
- 4.2.4. The Court finds that it is in the best interest of children to limit the rights and duties of MATTHEW HORN appointed as possessory conservator.
- 4.2.5. The Court finds that it is in the best interest of children to limit the rights and duties of DAVID CARTER appointed as possessory conservator.

4.3. The Court finds that the placement of the children with the children's noncustodial parent, with a relative of the children, or with another designated caregiver is inappropriate and not in the best interest of the children.

4.3.1. If the children have not been placed with a relative or other designated caregiver, the Court finds that the Department has provided the reasons for not placing the children and the actions, if any, to be taken to place the children.

4.4. The Court finds that the following orders for the safety and welfare of the children are in the best interest of the children.

5. Appointment of Counsel for Parents or Parties

5.1. The Court defers its finding regarding an attorney *ad litem* for **GINGER WALKER**, because **GINGER WALKER** has not appeared in opposition to this suit or has not established indigency.

5.2. The Court defers its finding regarding an attorney *ad litem* for **LACIE LIEBHABER**, because **LACIE LIEBHABER** has not appeared in opposition to this suit or has not established indigency.

5.3. The Court defers its finding regarding an attorney *ad litem* for **MATTHEW HORN**, because **MATTHEW HORN** has not appeared in opposition to this suit or has not established indigency.

5.4. The Court defers its finding regarding an attorney *ad litem* for **DAVID CARTER**, because **DAVID CARTER** has not appeared in opposition to this suit or has not established indigency.

6. Conservatorship

6.1. **IT IS ORDERED** that the Department of Family and Protective Services is appointed Temporary Managing Conservator of the following children:

6.1.1. Name: **LAIELLA WALKER**
Sex: **Female**
Birthplace: **Unknown**
Birth Date: **April 20, 2007**
Indian Child Status: **All parties present in Court have denied Indian ancestry**

6.1.2. Name: **EMMA HORN**
Sex: **Female**
Birthplace: **Unknown**
Birth Date: **July 24, 2015**
Indian Child Status: **All parties present in Court have denied Indian ancestry**

- 6.2. In accordance with § 262.116, Texas Family Code, the Court finds that the Department of Family and Protective Services did not take possession of the children under this subchapter based on evidence that the Parents:
- 6.2.1. homeschooled the child;
 - 6.2.2. is economically disadvantaged;
 - 6.2.3. has been charged with a nonviolent misdemeanor other than:
 - 6.2.3.1. an offense under Title 5, Penal Code;
 - 6.2.3.2. an offense under Title 6, Penal Code; or
 - 6.2.3.3. an offense that involves family violence, as defined by Section 71.004 of this code;
 - 6.2.4. provided or administered low-THC cannabis to a child for whom the low-THC cannabis was prescribed under Chapter 169, Occupations Code; or
 - 6.2.5. declined immunization for the child for reasons of conscience, including a religious belief.
- 6.3. **IT IS ORDERED** that the Temporary Managing Conservator shall have all the rights and duties set forth in § 153.371, Texas Family Code.
- 6.3.1. **IT IS ORDERED** that, in addition to the rights and duties listed in § 153.371, Texas Family Code, the Department is authorized to consent to medical care for the subject children, pursuant to § 266.004, Texas Family Code.
- 6.4. **IT IS THEREFORE ORDERED** that **GINGER WALKER** is appointed Temporary Possessory Conservator of the child, **EMMA HORN**, with the limited rights and duties set forth in Attachment A.
- 6.5. **IT IS THEREFORE ORDERED** that **LACIE LIEBHABER** is appointed Temporary Possessory Conservator of the children, **LAIELLA WALKER**, with the limited rights and duties set forth in Attachment A.
- 6.6. **IT IS THEREFORE ORDERED** that **MATTHEW HORN** is appointed Temporary Possessory Conservator of the child, **EMMA HORN**, with the limited rights and duties set forth in Attachment A.
- 6.7. **IT IS THEREFORE ORDERED** that **DAVID CARTER** is appointed Temporary Possessory Conservator of the child, **LAIELLA WALKER**, with the limited rights and duties set forth in Attachment A.

7. Possession and Access

- 7.1. The Court finds that the application of the guidelines for possession of and access to the children, as set out in Subchapter F, Chapter 153, Texas Family Code, is not in the children's best interest. **IT IS ORDERED** that **GINGER WALKER** shall have limited access to and possession of the children as set forth in Attachment A, which includes orders relating to the Temporary Visitation Schedule.
- 7.2. The Court finds that the application of the guidelines for possession of and access to the children, as set out in Subchapter F, Chapter 153, Texas Family Code, is not in the children's best interest. **IT IS ORDERED** that **LACIE LIEBHABER** shall have limited access to and possession of the children as set forth in Attachment A, which includes orders relating to the Temporary Visitation Schedule.
- 7.3. The Court finds that the application of the guidelines for possession of and access to the children, as set out in Subchapter F, Chapter 153, Texas Family Code, is not in the children's best interest. **IT IS ORDERED** that **MATTHEW HORN** shall have limited access to and possession of the children as set forth in Attachment A, which includes orders relating to the Temporary Visitation Schedule.
- 7.4. The Court finds that the application of the guidelines for possession of and access to the children, as set out in Subchapter F, Chapter 153, Texas Family Code, is not in the children's best interest. **IT IS ORDERED** that **DAVID CARTER** shall have limited access to and possession of the children as set forth in Attachment A, which includes orders relating to the Temporary Visitation Schedule.

8. Child Support

Any child support order, excluding any arrearage order, as to the children the subject of this suit, entered into prior to the appointment of the Department as Temporary Managing Conservator of the children, shall be suspended during the pendency of this suit. Child support payable to the Department is hereby **ORDERED** in accordance with the terms of this Order for Child Support as follows:

- 8.1. The Court defers its finding regarding Child Support for **GINGER WALKER** to the Status Hearing or further order of the Court.
- 8.2. The Court defers its finding regarding Child Support for **LACIE LIEBHABER** to the Status Hearing or further order of the Court.
- 8.3. The Court defers its finding regarding Child Support for **MATTHEW HORN** to the Status Hearing or further order of the Court.
- 8.4. The Court defers its finding regarding Child Support for **DAVID CARTER** to the Status Hearing or further order of the Court

9. Medical Support

- 9.1. Any child support order, excluding any arrearage order, as to the children the subject of this suit, entered into prior to the appointment of the Department as Temporary Managing Conservator of the children, in Cause No. 5282, shall be suspended during the pendency of this suit. Child support payable to the Department is hereby **ORDERED** in accordance with the terms of this Order for Child Support as follows:
- 9.2. The Court defers its finding regarding Medical Support for **GINGER WALKER** to the Status Hearing or further order of the Court.
- 9.3. The Court defers its finding regarding Medical Support for **LACIE LIEBHABER** to the Status Hearing or further order of the Court.
- 9.4. The Court defers its finding regarding Medical Support for **MATTHEW HORN** to the Status Hearing or further order of the Court.
- 9.5. The Court defers its finding regarding Medical Support for **DAVID CARTER** to the Status Hearing or further order of the Court.

10. Release of Medical and Mental Health Records

- 10.1. **IT IS ORDERED** that Respondents **GINGER WALKER, LACIE LIEBHABER, MATTHEW HORN, and DAVID CARTER** execute an authorization for the release of medical and mental health records to the Department, and provide the Department with a list of the names and addresses of the physicians and mental health providers who have treated the Respondents. The Respondents shall execute the authorization and deliver it, together with the list of physicians and mental health providers, to the Department within 15 days of the date of this hearing.
- 10.2. The Court finds that a health care professional has not been consulted regarding a health care service, procedure, or treatment for **LAIELLA WALKER**.
- 10.3. The Court finds that a health care professional has not been consulted regarding a health care service, procedure, or treatment for **EMMA HORN**.

11. Required Home Study/ Social Study

- 11.1. The Court finds that Respondent Mother, **GINGER WALKER**, has submitted the Child Placement Resources Form required under § 261.307, Texas Family Code.
- 11.2. The Court finds that Respondent Mother, **LACIE LIEBHABER**, has not submitted the Child Placement Resources Form required under § 261.307, Texas Family Code.
- 11.3. The Court finds that Respondent Father, **MATTHEW HORN**, has not submitted the Child Placement Resources Form required under § 261.307, Texas Family Code.

- 11.4. The Court finds that Respondent Father, **DAVID CARTER**, has not submitted the Child Placement Resources Form required under § 261.307, Texas Family Code.
- 11.5. The Court finds that **LAIELLA WALKER** is not currently placed with a relative or other designated caregiver. The Court finds that the Department does not have the option of placing the child with a relative of other designated caregiver.
- 11.6. The Court finds that **EMMA HORN** is not currently placed with a relative or other designated caregiver. The Court finds that the Department does not have the option of placing the child with a relative of other designated caregiver.
- 11.7. The Court finds that the Department has asked **LAIELLA WALKER**, in a developmentally appropriate manner, to identify any adult, particularly an adult residing in the child's community, who could be a relative caregiver or designated caregiver for the child.
- 11.8. The Court has inquired of all parties present whether **LAIELLA WALKER** has had the opportunity, in a developmentally appropriate manner, to identify any adult, particularly an adult residing in the child's community, who could be a relative or designated caregiver for the child and for each individual identified by the child as potential relative or designated caregiver, whether that individual is listed on the proposed child placement resources form.
- 11.9. **IT IS ORDERED** that each Parent, Alleged Father or Relative of the subject children before the Court complete the Child Placement Resources Form provided under § 261.307, and file the completed Form with the Court if the form has not previously filed. **IT IS FURTHER ORDERED** that each Parent, Alleged Father or Relative provide the Department with a copy of the completed Form and the full name and current address or whereabouts and phone number of any absent parent, alleged father or relative of the subject children, pursuant to § 262.201, Texas Family Code.

12. Finding and Notice

THE COURT FINDS AND HEREBY NOTIFIES THE PARENTS THAT EACH OF THE ACTIONS REQUIRED OF THEM BELOW ARE NECESSARY TO OBTAIN THE RETURN OF THE CHILDREN, AND FAILURE TO FULLY COMPLY WITH THESE ORDERS MAY RESULT IN THE RESTRICTION OR TERMINATION OF PARENTAL RIGHTS.

13. Required Participation: Ginger Walker

GINGER WALKER is ORDERED to participate fully in each of the following services, unless participation in any individual service is specifically waived by the Department in the plan of service or a subsequent compliance report.

13.1. Substance Abuse Assessment

IT IS ORDERED that **GINGER WALKER** shall submit to and cooperate fully in the preparation of a drug and alcohol dependency assessment, to be completed by an independent provider engaged by the Department. The results of such evaluation will be reported to the Department and the Court and will be considered in assessing **GINGER WALKER'S** compliance with the Court's Orders. The Department shall submit to the assessment provider the results of all drug tests to date. In the event that the substance abuse assessment recommends no treatment, the Department may require a subsequent assessment upon receipt of two positive drug tests.

13.2. Substance Abuse Treatment

13.2.1. IT IS ORDERED that **GINGER WALKER** shall submit to and successfully complete a substance abuse treatment program and counseling, if recommended by the substance abuse assessment.

13.2.2. IT IS FURTHER ORDERED that **GINGER WALKER** shall follow all substance abuse assessment recommendations for maintaining continued sobriety, including, but not limited to continued participation in Alcoholics Anonymous or Narcotic Anonymous, or similar program. **GINGER WALKER** shall submit proof of continued participation in said program to the caseworker on a monthly basis.

13.3. Drug and Alcohol Testing

13.3.1. IT IS ORDERED that **GINGER WALKER** shall submit urine, hair, saliva, and/or blood samples, at times to be determined by the Department, for analysis by a drug testing laboratory. The results of such tests will be reported to the Department and the Court, and will be considered in assessing **GINGER WALKER'S** suitability for permanent placement of the children.

13.3.2. For the purpose of evaluating the parties' compliance with this section, the parties are hereby notified that the Department shall consider the following to be the equivalent of a positive drug test:

13.3.2.1. refusal to submit to a test,

13.3.2.2. a test result positive for any controlled substance for which the subject does not provide a valid prescription,

13.3.2.3. a diluted test result,

13.3.2.4. refusal to comply within the same day of the test request, once verbally notified of the request by the worker, allowing sufficient time to comply before the day's end, OR

13.3.2.5. failure to appear for or submit to a requested test.

GINGER WALKER is ORDERED to initiate in the following services within sixty (60) days of the completion of the substance abuse treatment program under paragraph 13.3.1, above. In the event that the substance abuse assessment does not recommend substance abuse treatment, GINGER WALKER is ORDERED to initiate the following services prior to the Status Hearing.

13.4. Psychological and/or Psychiatric Evaluation

13.4.1. IT IS ORDERED that GINGER WALKER shall submit to and cooperate fully in the preparation of a psychological evaluation or psycho-social assessment, to be completed by an independent provider engaged by the Department. The provider shall prepare a complete psychological evaluation of GINGER WALKER, with recommendations for treatment and counseling, to be filed with the Court on or before the date of the initial Permanency Review Hearing. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

13.4.2. IT IS FURTHER ORDERED that, if GINGER WALKER has submitted to a psychological or psychiatric evaluation within the last year, GINGER WALKER shall submit the report from that exam to the Department and shall execute a release of records form authorizing the Department to obtain copies of the provider's record of the evaluation within ten (10) days of this order. Compliance with this provision shall satisfy paragraphs 13.4.1 above, and may be considered by the Department for compliance with paragraphs 13.4.3 and 13.4.4, below.

13.4.3. IT IS FURTHER ORDERED that, if the psychological evaluation advises the completion of a psychiatric evaluation and/or review of psychiatric medications, GINGER WALKER shall, within ten (10) days of receipt of the psychological evaluation report, contact a local MHMR provider, and shall arrange a date and time for completion of the evaluation recommended in the psychological evaluation.

13.4.4. IT IS FURTHER ORDERED that GINGER WALKER shall submit to and cooperate fully in the preparation of this court-ordered psychiatric evaluation, and shall comply with all recommendations of the psychiatric evaluation, including recommendations regarding psychiatric medications. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

13.5. Counseling

IT IS ORDERED that GINGER WALKER shall attend and cooperate fully in counseling sessions with an independent provider engaged by the Department to address the specific issues that led to the removal of the children from the home

and to address any additional issues arising from the psychological examinations or from the counseling sessions. Said counseling sessions shall continue until the counselor determines that no further sessions are necessary or until further order of this Court. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

13.6. Parenting Classes

IT IS ORDERED that **GINGER WALKER** shall attend, participate in, and successfully complete parenting classes, provided by the Department or a third-party provider, or a parenting education self-study program provided by the Department. If parenting classes are provided by a third party, **GINGER WALKER** shall submit to the Department or file with Court a certificate of completion on or before the date of the initial Permanency Hearing in this case. Respondent is hereby notified that any communications made with a parenting coordinator are not confidential.

13.7. Employment

IT IS ORDERED that **GINGER WALKER** shall obtain and maintain legal employment and shall submit proof of employment, such as regular paycheck stubs, to the Department, or shall provide the Department with verification of appropriate, legal financial resources sufficient to care for the children. In the event that legal employment cannot be obtained, **GINGER WALKER** shall submit to the Department written proof of continuing effort to obtain employment, such as copies of employment applications.

14. Required Participation: Lacie Liebhaber

LACIE LIEBHABER is ORDERED to participate fully in each of the following services, unless participation in any individual service is specifically waived by the Department in the plan of service or a subsequent compliance report.

14.1. Substance Abuse Assessment

IT IS ORDERED that **LACIE LIEBHABER** shall submit to and cooperate fully in the preparation of a drug and alcohol dependency assessment, to be completed by an independent provider engaged by the Department. The results of such evaluation will be reported to the Department and the Court and will be considered in assessing **LACIE LIEBHABER'S** compliance with the Court's Orders. The Department shall submit to the assessment provider the results of all drug tests to date. In the event that the substance abuse assessment recommends no treatment, the Department may require a subsequent assessment upon receipt of two positive drug tests.

14.2. Substance Abuse Treatment

14.2.1. IT IS ORDERED that **LACIE LIEBHABER** shall submit to and successfully complete a substance abuse treatment program and counseling, if recommended by the substance abuse assessment.

14.2.2. IT IS FURTHER ORDERED that **LACIE LIEBHABER** shall follow all substance abuse assessment recommendations for maintaining continued sobriety, including, but not limited to continued participation in Alcoholics Anonymous or Narcotic Anonymous, or similar program. **LACIE LIEBHABER** shall submit proof of continued participation in said program to the caseworker on a monthly basis.

14.3. Drug and Alcohol Testing

14.3.1. IT IS ORDERED that **LACIE LIEBHABER** shall submit urine, hair, saliva, and/or blood samples, at times to be determined by the Department, for analysis by a drug testing laboratory. The results of such tests will be reported to the Department and the Court, and will be considered in assessing **LACIE LIEBHABER'S** suitability for permanent placement of the children.

14.3.2. For the purpose of evaluating the parties' compliance with this section, the parties are hereby notified that the Department shall consider the following to be the equivalent of a positive drug test:

14.3.2.1. refusal to submit to a test,

14.3.2.2. a test result positive for any controlled substance for which the subject does not provide a valid prescription,

14.3.2.3. a diluted test result,

14.3.2.4. refusal to comply within the same day of the test request, once verbally notified of the request by the worker, allowing sufficient time to comply before the day's end, OR

14.3.2.5. failure to appear for or submit to a requested test.

LACIE LIEBHABER is ORDERED to initiate in the following services within sixty (60) days of the completion of the substance abuse treatment program under paragraph 14.3.1, above. In the event that the substance abuse assessment does not recommend substance abuse treatment, **LACIE LIEBHABER is ORDERED** to initiate the following services prior to the Status Hearing.

14.4. Psychological and/or Psychiatric Evaluation

14.4.1. IT IS ORDERED that **LACIE LIEBHABER** shall submit to and cooperate fully in the preparation of a **psychological evaluation or psycho-social assessment**, to be completed by an independent provider engaged by the Department. The provider shall prepare a complete psychological evaluation of **T.J. EWING**, with recommendations for treatment and counseling, to be filed with the Court on or before the date of the initial Permanency Review Hearing. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

14.4.2. IT IS FURTHER ORDERED that, if **LACIE LIEBHABER** has submitted to a psychological or psychiatric evaluation within the last year, **LACIE LIEBHABER** shall submit the report from that exam to the Department and shall execute a release of records form authorizing the Department to obtain copies of the provider's record of the evaluation within ten (10) days of this order. Compliance with this provision shall satisfy paragraphs 14.4.1 above, and may be considered by the Department for compliance with paragraphs 14.4.3 and 14.4.4, below.

14.4.3. IT IS FURTHER ORDERED that, if the psychological evaluation advises the completion of a psychiatric evaluation and/or review of psychiatric medications, **LACIE LIEBHABER** shall, within ten (10) days of receipt of the psychological evaluation report, contact a local MHMR provider, and shall arrange a date and time for completion of the evaluation recommended in the psychological evaluation.

14.4.4. IT IS FURTHER ORDERED that **LACIE LIEBHABER** shall submit to and cooperate fully in the preparation of this court-ordered psychiatric evaluation, and shall comply with all recommendations of the psychiatric evaluation, including recommendations regarding psychiatric medications. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

14.5. Counseling

IT IS ORDERED that **LACIE LIEBHABER** shall attend and cooperate fully in counseling sessions with an independent provider engaged by the Department to address the specific issues that led to the removal of the children from the home and to address any additional issues arising from the psychological examinations or from the counseling sessions. Said counseling sessions shall continue until the counselor determines that no further sessions are necessary or until further order of this Court. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

14.6. Parenting Classes

IT IS ORDERED that **LACIE LIEBHABER** shall attend, participate in, and successfully complete parenting classes, provided by the Department or a third-party provider, or a parenting education self-study program provided by the Department. If parenting classes are provided by a third party, **LACIE LIEBHABER** shall submit to the Department or file with Court a certificate of completion on or before the date of the initial Permanency Hearing in this case. Respondent is hereby notified that any communications made with a parenting coordinator are not confidential.

14.7. Employment

IT IS ORDERED that **LACIE LIEBHABER** shall obtain and maintain legal employment and shall submit proof of employment, such as regular paycheck stubs, to the Department, or shall provide the Department with verification of appropriate, legal financial resources sufficient to care for the children. In the event that legal employment cannot be obtained, **LACIE LIEBHABER** shall submit to the Department written proof of continuing effort to obtain employment, such as copies of employment applications.

15. Required Participation: Matthew Horn

MATTHEW HORN is **ORDERED** to participate fully in each of the following services, unless participation in any individual service is specifically waived by the Department in the plan of service or a subsequent compliance report.

15.1. Substance Abuse Assessment

IT IS ORDERED that **MATTHEW HORN** shall submit to and cooperate fully in the preparation of a drug and alcohol dependency assessment, to be completed by an independent provider engaged by the Department. The results of such evaluation will be reported to the Department and the Court and will be considered in assessing **MATTHEW HORN'S** compliance with the Court's Orders. The Department shall submit to the assessment provider the results of all drug tests to date. In the event that the substance abuse assessment recommends no treatment, the Department may require a subsequent assessment upon receipt of two positive drug tests.

15.2. Substance Abuse Treatment

15.2.1. IT IS ORDERED that **MATTHEW HORN** shall submit to and successfully complete a substance abuse treatment program and counseling, if recommended by the substance abuse assessment.

15.2.2. IT IS FURTHER ORDERED that **MATTHEW HORN** shall follow all substance abuse assessment recommendations for maintaining continued sobriety, including, but not limited to continued participation in Alcoholics Anonymous or Narcotic Anonymous, or similar program. **MATTHEW**

HORN shall submit proof of continued participation in said program to the caseworker on a monthly basis.

15.3. Drug and Alcohol Testing

15.3.1. IT IS ORDERED that **MATTHEW HORN** shall submit urine, hair, saliva, and/or blood samples, at times to be determined by the Department, for analysis by a drug testing laboratory. **The results of such tests will be reported to the Department and the Court, and will be considered in assessing MATTHEW HORN'S suitability for permanent placement of the child.**

15.3.2. For the purpose of evaluating the parties' compliance with this section, the parties are hereby notified that the Department shall consider the following to be the equivalent of a positive drug test:

15.3.2.1. refusal to submit to a test,

15.3.2.2. a test result positive for any controlled substance for which the subject does not provide a valid prescription,

15.3.2.3. a diluted test result,

15.3.2.4. refusal to comply within the same day of the test request, once verbally notified of the request by the worker, allowing sufficient time to comply before the day's end, OR

15.3.2.5. failure to appear for or submit to a requested test.

MATTHEW HORN is ORDERED to initiate in the following services within sixty (60) days of the completion of the substance abuse treatment program under paragraph 15.3.1, above. In the event that the substance abuse assessment does not recommend substance abuse treatment, MATTHEW HORN is ORDERED to initiate the following services prior to the Status Hearing.

15.4. Psychological and/or Psychiatric Evaluation

15.4.1. IT IS ORDERED that **MATTHEW HORN** shall submit to and cooperate fully in the preparation of a **psychological evaluation or psycho-social assessment**, to be completed by an independent provider engaged by the Department. The provider shall prepare a complete psychological evaluation of **MATTHEW HORN**, with recommendations for treatment and counseling, to be filed with the Court on or before the date of the initial Permanency Review Hearing. **Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.**

15.4.2. IT IS FURTHER ORDERED that, if **MATTHEW HORN** has submitted to a psychological or psychiatric evaluation within the last year, **MATTHEW HORN** shall submit the report from that exam to the Department and shall execute a release of records form authorizing the Department to obtain copies of the provider's record of the evaluation within ten (10) days of this order. Compliance with this provision shall satisfy paragraphs 15.4.1 above, and may be considered by the Department for compliance with paragraphs 15.4.3 and 15.4.4, below.

15.4.3. IT IS FURTHER ORDERED that, if the psychological evaluation advises the completion of a psychiatric evaluation and/or review of psychiatric medications, **MATTHEW HORN** shall, within ten (10) days of receipt of the psychological evaluation report, contact a local MHMR provider, and shall arrange a date and time for completion of the evaluation recommended in the psychological evaluation.

15.4.4. IT IS FURTHER ORDERED that **MATTHEW HORN** shall submit to and cooperate fully in the preparation of this court-ordered psychiatric evaluation, and shall comply with all recommendations of the psychiatric evaluation, including recommendations regarding psychiatric medications. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

15.5. Counseling

IT IS ORDERED that **MATTHEW HORN** shall attend and cooperate fully in counseling sessions with an independent provider engaged by the Department to address the specific issues that led to the removal of the children from the home and to address any additional issues arising from the psychological examinations or from the counseling sessions. Said counseling sessions shall continue until the counselor determines that no further sessions are necessary or until further order of this Court. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

15.6. Parenting Classes

IT IS ORDERED that **MATTHEW HORN** shall attend, participate in, and successfully complete parenting classes, provided by the Department or a third-party provider, or a parenting education self-study program provided by the Department. If parenting classes are provided by a third party, **MATTHEW HORN** shall submit to the Department or file with Court a certificate of completion on or before the date of the initial Permanency Hearing in this case. Respondent is hereby notified that any communications made with a parenting coordinator are not confidential.

15.7. Employment

IT IS ORDERED that **MATTHEW HORN** shall obtain and maintain legal employment and shall submit proof of employment, such as regular paycheck stubs, to the Department, or shall provide the Department with verification of appropriate, legal financial resources sufficient to care for the children. In the event that legal employment cannot be obtained, **MATTHEW HORN** shall submit to the Department written proof of continuing effort to obtain employment, such as copies of employment applications.

16. Required Participation: David Carter

DAVID CARTER is ORDERED to participate fully in each of the following services, unless participation in any individual service is specifically waived by the Department in the plan of service or a subsequent compliance report.

16.1. Substance Abuse Assessment

IT IS ORDERED that **DAVID CARTER** shall submit to and cooperate fully in the preparation of a drug and alcohol dependency assessment, to be completed by an independent provider engaged by the Department. The results of such evaluation will be reported to the Department and the Court and will be considered in assessing **DAVID CARTER'S** compliance with the Court's Orders. The Department shall submit to the assessment provider the results of all drug tests to date. In the event that the substance abuse assessment recommends no treatment, the Department may require a subsequent assessment upon receipt of two positive drug tests.

16.2. Substance Abuse Treatment

16.2.1. IT IS ORDERED that **DAVID CARTER** shall submit to and successfully complete a substance abuse treatment program and counseling, if recommended by the substance abuse assessment.

16.2.2. IT IS FURTHER ORDERED that **DAVID CARTER** shall follow all substance abuse assessment recommendations for maintaining continued sobriety, including, but not limited to continued participation in Alcoholics Anonymous or Narcotic Anonymous, or similar program. **DAVID CARTER** shall submit proof of continued participation in said program to the caseworker on a monthly basis.

16.3. Drug and Alcohol Testing

16.3.1. IT IS ORDERED that **DAVID CARTER** shall submit urine, hair, saliva, and/or blood samples, at times to be determined by the Department, for analysis by a drug testing laboratory. The results of such tests will be reported to the Department and the Court, and will be considered in

assessing DAVID CARTER'S suitability for permanent placement of the children.

16.3.2. For the purpose of evaluating the parties' compliance with this section, the parties are hereby notified that the Department shall consider the following to be the equivalent of a positive drug test:

16.3.2.1. refusal to submit to a test,

16.3.2.2. a test result positive for any controlled substance for which the subject does not provide a valid prescription,

16.3.2.3. a diluted test result,

16.3.2.4. refusal to comply within the same day of the test request, once verbally notified of the request by the worker, allowing sufficient time to comply before the day's end, OR

16.3.2.5. failure to appear for or submit to a requested test.

DAVID CARTER is ORDERED to initiate in the following services within sixty (60) days of the completion of the substance abuse treatment program under paragraph 17.3.1, above. In the event that the substance abuse assessment does not recommend substance abuse treatment, DAVID CARTER is ORDERED to initiate the following services prior to the Status Hearing.

16.4. Psychological and/or Psychiatric Evaluation

16.4.1. IT IS ORDERED that DAVID CARTER shall submit to and cooperate fully in the preparation of a psychological evaluation or psycho-social assessment, to be completed by an independent provider engaged by the Department. The provider shall prepare a complete psychological evaluation of DAVID CARTER, with recommendations for treatment and counseling, to be filed with the Court on or before the date of the initial Permanency Review Hearing. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

16.4.2. IT IS FURTHER ORDERED that, if DAVID CARTER has submitted to a psychological or psychiatric evaluation within the last year, DAVID CARTER shall submit the report from that exam to the Department and shall execute a release of records form authorizing the Department to obtain copies of the provider's record of the evaluation within ten (10) days of this order. Compliance with this provision shall satisfy paragraphs 16.4.1 above, and may be considered by the Department for compliance with paragraphs 16.4.3 and 16.4.4, below.

16.4.3. IT IS FURTHER ORDERED that, if the psychological evaluation advises the completion of a psychiatric evaluation and/or review of psychiatric medications, **DAVID CARTER** shall, within ten (10) days of receipt of the psychological evaluation report, contact a local MHRM provider, and shall arrange a date and time for completion of the evaluation recommended in the psychological evaluation.

16.4.4. IT IS FURTHER ORDERED that **DAVID CARTER** shall submit to and cooperate fully in the preparation of this court-ordered psychiatric evaluation, and shall comply with all recommendations of the psychiatric evaluation, including recommendations regarding psychiatric medications. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

16.5. Counseling

IT IS ORDERED that **DAVID CARTER** shall attend and cooperate fully in counseling sessions with an independent provider engaged by the Department to address the specific issues that led to the removal of the children from the home and to address any additional issues arising from the psychological examinations or from the counseling sessions. Said counseling sessions shall continue until the counselor determines that no further sessions are necessary or until further order of this Court. Respondent is hereby notified that any communications made with a counselor, therapist, psychiatrist, or psychologist are not confidential.

16.6. Parenting Classes

IT IS ORDERED that **DAVID CARTER** shall attend, participate in, and successfully complete parenting classes, provided by the Department or a third-party provider, or a parenting education self-study program provided by the Department. If parenting classes are provided by a third party, **DAVID CARTER** shall submit to the Department or file with Court a certificate of completion on or before the date of the initial Permanency Hearing in this case. Respondent is hereby notified that any communications made with a parenting coordinator are not confidential.

16.7. Employment

IT IS ORDERED that **DAVID CARTER** shall obtain and maintain legal employment and shall submit proof of employment, such as regular paycheck stubs, to the Department, or shall provide the Department with verification of appropriate, legal financial resources sufficient to care for the children. In the event that legal employment cannot be obtained, **DAVID CARTER** shall submit to the Department written proof of continuing effort to obtain employment, such as copies of employment applications.

17. Additional Orders for All Parties

17.1. IT IS ORDERED that any Respondent not currently in possession of a valid form of photo identification, issued by the State of Texas, shall take immediate action to obtain such identification. **Failure to submit to a requested drug test due to the lack of ability to provide a valid form of photo identification will be considered non-compliance with the drug test request.**

17.2. ALL PARTIES ARE HEREBY NOTIFIED that the Department may be able to assist with transportation to and from the visitation and services offered herein; however, the party requiring transportation must contact the caseworker requesting assistance with transportation no less than seven (7) days in advance of the visit or appointment to which transportation is required.

17.2.1. NOTICE TO ANY PARTY WHO RELOCATES DURING THE PENDENCY OF THIS CASE:

17.2.1.1. The Department shall not be required to transport the additional distance for any party **CURRENTLY RESIDING WITHIN THE COUNTY IN WHICH THIS CASE WAS FILED** who relocates to reside **OUTSIDE** of the county. (The Department shall not be required to transport back to the county of origin.)

17.2.1.2. The Department shall not be required to transport the additional distance for any party currently residing **OUTSIDE** of the county in which the case was filed who relocates to reside **FARTHER FROM** the county. (Transportation is limited to current distance from the party's residence to the service provider or visitation center in question.)

17.3. Authorization for Release of Drug and Alcohol Test Results from Other Sources to the Department

17.3.1. IT IS ORDERED any parent or caregiver affected by this suit who is on probation or parole shall immediately execute an authorization for release, to the Department, of the results of all drug and/or alcohol screens to which the party has submitted, or will submit during the course of this case, pursuant to the terms of that party's probation or parole requirements.

17.3.2. IT IS FURTHER ORDERED that any parent or caregiver affected by this suit who submits to regular drug tests pursuant to the terms of his or her employment shall immediately execute an authorization for release, to the Department, of the results of all drug and/or alcohol screens to which the party has submitted, or will submit during the course of this case.

17.4. IT IS ORDERED that any parent or caregiver affected by this suit, or any party seeking custody or possession of a child subject of this suit, shall obtain and maintain a safe, clean, stable home environment with working utilities.

17.5. **IT IS ORDERED** that any parent or caregiver affected by this suit shall allow representatives of the Department, the Attorney ad Litem for the children, and/or the Guardian ad Litem for the children, to make announced and unannounced home visits, and to photograph the interior and exterior of the home. Home visits may include interviews with any or all members of the household, and may include entry to, inspection of, and photographing of every room of the home, including closets, bathrooms, and attached garages

18. Compliance with Service Plan

18.1. **GINGER WALKER is ORDERED**, pursuant to § 263.106 Texas Family Code, to comply with each requirement set out in the Department's original, or any amended, service plan during the pendency of this suit.

18.2. **LACIE LIEBHABER is ORDERED**, pursuant to § 263.106 Texas Family Code, to comply with each requirement set out in the Department's original, or any amended, service plan during the pendency of this suit.

18.3. **MATTHEW HORN is ORDERED**, pursuant to § 263.106 Texas Family Code, to comply with each requirement set out in the Department's original, or any amended, service plan during the pendency of this suit.

18.4. **DAVID CARTER is ORDERED**, pursuant to § 263.106 Texas Family Code, to comply with each requirement set out in the Department's original, or any amended, service plan during the pendency of this suit.

18.5. The court finds that this order, as supplemented by the service plan to be approved at the Status Hearing under Texas Family Code §263.201, sufficiently defines the rights and duties of the parents of the child pursuant to Texas Family Code § 153.602 and satisfies the requirements of a parenting plan. To the extent there is evidence demonstrating that the children have been exposed to harmful parental conflict, the court orders that the Department address this issue in the Family Plan of Service.

19. Required Information

19.1. **IT IS ORDERED** that each Respondent to this cause provide to the Department and the Court, no later than thirty days from the date of this hearing, the information detailed below.

19.2. **IT IS ORDERED** that each Parent furnish information sufficient to accurately identify that parent's net resources and ability to pay child support along with copies of income tax returns for the past two years, any financial statements, bank statements, and current pay stubs, pursuant to § 154.063, Texas Family Code.

19.3. **IT IS ORDERED** that each Respondent provide the Department and the Court information sufficient to establish the parentage and immigration status of the

children, including but not limited to marriage records, birth or death certificates, baptismal records, social security cards, records of lawful permanent residence ("green cards"), naturalization certificates, and any records from the United States Citizenship and Immigration Services, and records of Indian Ancestry or Tribal Membership.

- 19.4. **IT IS ORDERED** that each Respondent provide the Department with any information regarding whether the children or the children's family has Native American heritage and identify any Native American Tribe with which the children may be associated and provide all available family history information relevant to determination of Indian child status on request.
- 19.5. **IT IS ORDERED** that each Respondent furnish to the Department all information necessary to ensure the Department has an adequate medical history for the children, including but not limited to the immunization records for the children and the names and addresses of all physicians who have treated the children.
- 19.6. **IT IS ORDERED** that each Respondent provide the Department information regarding the medical history of the parent and parent's ancestors on the medical history report form, pursuant to § 161.2021, Texas Family Code.
- 19.7. **IT IS ORDERED** that each Respondent to this cause provide to the Department and the Court a current residence address and telephone number at which each can be contacted.
- 19.8. **IT IS ORDERED** that each Respondent to this cause notify the Department and the Court of any change in his or her residence address or telephone number within five (5) days of a change of address or telephone number.
- 19.9. **IT IS ORDERED** that each Respondent provide the Department information regarding the medical history of the parent and parent's ancestors on the medical history report form, pursuant to § 161.2021, Texas Family Code.

20. Duty To Provide Information

- 20.1. **IT IS ORDERED** pursuant to § 153.076(a), Texas Family Code that each conservator of a child has a duty to inform the other conservator of the child in a timely manner of significant information concerning the health, education, and welfare of the child.
- 20.2. **IT IS ORDERED** pursuant to § 153.076(b), Texas Family Code, that each conservator of the child has the duty to inform the other conservator if the conservator resides with for at least 30 days, marries, or intends to marry a person who the conservator knows:
 - 20.2.1. is registered as a sex offender under Chapter 62, Code of Criminal Procedure; or

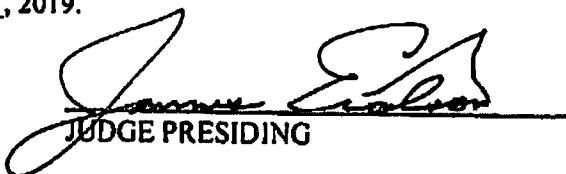
- 20.2.2. is currently charged with an offense for which on conviction the person would be required to register under that chapter.
- 20.3. The notice required to be made under § 153.076(b), Texas Family Code, must be made as soon as practicable but not later than the 40th day after the date the conservator of the child begins to reside with the person or the 10th day after the date the marriage occurs, as appropriate. 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.
- 20.4. **IT IS ORDERED** pursuant to §153.076(b-1), Texas Family Code, that each conservator of LAIELLA WALKER and EMMA HORN has the duty to inform the other conservator of the children if the conservator:
- 20.4.1. 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, pursuant to §153.076(b-1)(1), Texas Family Code; or
- 20.4.2. 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, pursuant to §153.076(b-1)(2), Texas Family Code; or
- 20.4.3. Is the subject of a final protective order issued after the date of the order establishing conservatorship, pursuant to §153.076(b-1)(3), Texas Family Code.
- 20.5. The notice required to be made under § 153.076(b-1), Texas Family Code, must be made as soon as practicable but not later than:
- 20.5.1. The 30th day after the date the conservator establishes residence with the person who is the subject of the final protective order, if notice is required by §153.076(b-1)(1), Texas Family Code; or
- 20.5.2. The 90th day after the date the final protective order was issued, if notice is required by §153.076(b-1)(2), Texas Family Code; or
- 20.5.3. The 30th day after the date the final protective order was issued, if notice is required by §153.076(b-1)(3), Texas Family Code.
- 20.6. **A CONSERVATOR COMMITS AN OFFENSE IF THE CONSERVATOR FAILS TO PROVIDE NOTICE IN THE MANNER REQUIRED BY SUBSECTIONS (b) AND (c), OR SUBSECTIONS (b-1) AND (c-1), AS APPLICABLE, OF § 153.076, Texas Family Code. AN OFFENSE UNDER THIS SUBSECTION (d) IS A CLASS C MISDEMEANOR.**

20.7. "YOU HAVE THE RIGHT UNDER §262.102(d), TEXAS FAMILY CODE, TO BE REPRESENTED BY AN ATTORNEY. IF YOU ARE INDIGENT AND UNABLE TO AFFORD AN ATTORNEY, YOU HAVE THE RIGHT TO REQUEST THE APPOINTMENT OF AN ATTORNEY BY CONTACTING THE COURT AT 42ND JUDICIAL DISTRICT COURT OF COLEMAN COUNTY, 300 OAK ST., SUITE 401, ABILENE, TEXAS 79602, (325) 674-1314. IF YOU APPEAR IN OPPOSITION TO THE SUIT, CLAIM INDIGENCE, AND REQUEST THE APPOINTMENT OF AN ATTORNEY, THE COURT WILL REQUIRE YOU TO SIGN AN AFFIDAVIT OF INDIGENCE AND THE COURT MAY HEAR EVIDENCE TO DETERMINE IF YOU ARE INDIGENT. IF THE COURT DETERMINES YOU ARE INDIGENT AND ELIGIBLE FOR APPOINTMENT OF AN ATTORNEY, THE COURT WILL APPOINT AN ATTORNEY TO REPRESENT YOU."

21. Dismissal Date and Hearing Dates

- 21.1. Pursuant to § 263.306(a-1)(7), Texas Family Code, the Court determines that the date for dismissal of this cause shall be October 12, 2020.
- 21.2. Pursuant to § 263.201 Texas Family Code, the Court determines that a Status Hearing is set on January 23, 2020, at 2:00 o'clock p.m. in the 42nd Judicial District Court of Coleman County in Coleman, Texas.
- 21.3. Pursuant to § 263.306(a-1)(7), Texas Family Code, the Court determines that the Initial Permanency Hearing Before Final Order is set on April 16, 2020, at 2:00 p.m. in the 42nd Judicial District Court of Coleman County in Coleman, Texas.
22. All said Temporary Orders shall continue in force during the pendency of this suit or until further order of the Court.

SIGNED this 19 day of November, 2019.


JUDGE PRESIDING

APPROVED AS TO FORM:



TIFFANI N. HELMS

Attorney for Petitioner, Department of Family and Protective Services

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Abilene, TX 79602

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State Bar # 24046053



CHAD MANCINE

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phone: (325) 674-1900

State Bar # 24113602

ATTACHMENT A - TEMPORARY VISITATION

23. Rights and Duties of Temporary Possessory Conservators

23.1. Each Temporary Possessory Conservator appointed in this Order shall have the following rights:

23.1.1. the right to receive information concerning the health, education, and welfare of the children;

23.1.2. the right to access to medical, dental, psychological, and educational records of the children;

23.1.3. the right to consult with a physician, dentist, or psychologist of the children;

23.1.4. the right to consult with school officials concerning the children's welfare and educational status, including school activities;

23.1.5. the right, during times of unsupervised possession, to consent for the child to medical, dental, and surgical treatment during an emergency involving immediate danger to the health and safety of the children; and

23.1.6. the right, during times of possession, to direct the moral and religious training of the children.

23.2. Each Temporary Possessory Conservator appointed in this Order shall have the following duties:

23.2.1. the duty, during periods of possession of the children which are not supervised by the Department or its designee, of care, control, protection, and reasonable discipline of the children; and

23.2.2. the duty to support the children, including providing the children with clothing, food, and shelter during periods of possession of the children which are not supervised by the Department or its designee.

24. Visitation: Ginger Walker and Lacie Liebhaber

24.1. **IT IS ORDERED** that **GINGER WALKER** and **LACIE LIEBHABER** shall have supervised visitation with the children for ninety (90) minutes each week. The visits shall be supervised by the Department

24.2. **IT IS FURTHER ORDERED** that only **GINGER WALKER** and **LACIE LIEBHABER** may attend the weekly visitation and no other persons will be allowed to visit.

25. Visitation: Matthew Horn

25.1. IT IS ORDERED that **MATTHEW HORN** shall not have visitation with or access to the child, **EMMA HORN** until he make contact with the Department and begins working services.

26. Visitation: David Carter

26.1. IT IS ORDERED that **DAVID CARTER** shall not have visitation with or access to the child, **LAIELLA WALKER** until he make contact with the Department and begins working services.