

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

Case No.: 2011-021207-FC-04
Division: FAMILY (ECHARTE, 29)

MARIO ALBERTO JIMENEZ,

Petitioner,

and

KAREN WIZEL,

Respondent

_____ /

**ORDER ON TEMPORARY RELIEF RELATING TO TIMESHARING
AND PARENTAL RESPONSIBILITY**

THIS CAUSE came to be heard before the Court on December 7, 2012, on a hearing on the Respondent's Motion for Temporary Relief. The parties, with their respective counsel, were present. The Court having reviewed the file, having considered argument of counsel, and the Testimony of the Father, MARIO ALBERTO JIMENEZ, being otherwise fully advised in the premises, this Court hereby

FINDS, ORDERS AND ADJUDGES:

1. Dr. Vanessa Archer was previously appointed by this Court to conduct a psychological evaluation of the parties to address their ability to parent.
2. After reviewing the report on the psychological evaluations and the recommendations of Dr. Vanessa Archer this Court finds that it is in the best interests of the children that the Father shall only have supervised timesharing with the minor children until further order of the Court.
3. The Court was made aware by Counsel for the parties that supervised timesharing has begun and is being supervised by Karen Sanchez, who was selected by the Father upon the recommendation of Dr. Archer and the Guardian Ad Litem. Accordingly, the court orders that therapeutic

supervised timesharing continue with a therapist or other similarly trained professional recommended by the Guardian Ad Litem Am and Dr. Archer, who can intervene should any issues arise between the Father and children.

4. Additionally, the Father shall immediately begin individual therapy with a therapist recommended by Dr. Archer and covered by the Father's current insurance . The therapist who conducts the Father's therapy shall maintain regular communication with the therapist who conducts the supervised timesharing.
5. A psychological re-evaluation must be conducted prior to any unsupervised timesharing between the Father and minor children taking place.
6. It is also in the best interests of the children, that no telephonic communication between the Father and minor children be permitted, until further order of the Court. Therefore, all communication between the Father and the Mother, shall be limited to communications about the children by email and text messages, only.
7. This court finds that any inappropriate communications by the Father shall serve as the grounds for Contempt.

DONE AND ORDERED nun pro tunc to December 7, 2012 in MIAMI-DADE County, Florida on this 22 day of January, 2013.

Circuit Judge

Copies to:

Denise M. Scanziani, Esq.
Attorney for Petitioner
12464 S.W. 127th Avenue
Miami, FL 33186

Anastasia Garcia, Esq.
Guardian Ad Litem
770 Ponce De Leon Blvd
Coral Gables, FL 33134

Yvette B. Reyes, Esq.
Attorney for Respondent
6910 North Kendall Drive
2nd Floor
Miami, Florida 33156

PEDRO ECHARTE, JR.
CIRCUIT COURT JUDGE