## IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT LAKE COUNTY, ILLINOIS

			)			
	Petitioner,		_) _) Gen No.			
vs.			) ) Previous or current OPs involving either of the parties: _) OP Case No: County:			
		Respondent.	) OP Case No:		County:	
			Y/VISITATION REFERRAL OR	DER		
On <b>motio</b>	on of: ☐ Petitioner ☐ Re	spondent	for Minor Child	ld Rep ☐ Court		
It is herek	by ordered that this matte	r is referred to:		-		
	or/Counselor: e					
	ess					
Telep	phone	_	Fax			
Pursuan	t to:					
	<b>750 ILCS 5/604(b)</b> , to provishes of the child(ren) wh			es relating to the	best interests and	
o <b> 7</b>	750 ILCS 5/604.5 for an ear removal. The time and 250 ILCS 5/605, to conduct sustody proceedings.	place of the evaluation	n:at		(Place)	
Party A	Name:			_ Telephone: (	)	
	Address:					
	Attorney for Party:		(Street/City/State/ZIP)	_ Telephone: (	)	
	Address:			- ' ( /		
Party B	Name:		(Street/City/State/ZIP)	_ Telephone: (	)	
	Address:					
	Attorney for Party:		(Street/City/State/ZIP)	_ Telephone: ( )		
	Address:			<u> </u>	/	
041/45			(Street/City/State/ZIP)	Talanhaa (	`	
GAL/AFC	C/CR Name:			_ reiepnone:(	)	
	Address:		(Street/City/State/ZIP)			
	f <b>appointment:</b> ustody - □ Original □ Mo	odification				
□ Vis	sitation - □ Original □ M	odification   Abuse				
□ Re	emoval	ons of appointment				
	ies represent: o orders of protection have	e ever been entered in	volving the parties to th	is case, or		
□ Th	e parties are, or have be	en in the past, involved	d in a proceeding(s) und	er the Illinois Don	nestic Violence Act.	
ПΑ	current order of protection	n prohibits one of the p	arties from having conta	act with the other	party.	

## **Additional Matters:**

- 1. The parties are ordered to contact the appointee within two (2) business days to schedule the first appointment.
- 2. Except if the referral is pursuant to 604.5, the appointee shall provide a written report to the court and send copies to the attorneys for the parties and to any pro se party three (3) days prior to the date set for presentation of the report.
- 3. If the referral is pursuant to 604.5, the report shall be furnished to all attorneys of record as required by 604.5(d).
- 4. Pursuant to 750 ILCS 5/606(d), the final report of the appointee furnished to the court shall be kept sealed by the Clerk of the Court unless otherwise ordered.
- 5. The provider may communicate freely with the child representative, attorney and/or the guardian ad litem for the child(ren). Except to discuss the scheduling matters, the provider may not communicate with an attorney for a party on an ex parte basis. Communications with attorneys on substantive matters must be by conference call or in writing with a copy to each attorney.
- 6. Unless a proper written consent has first been obtained, an appointee may not obtain medical, psychiatric or other expert information about any person investigated, except for information about a minor as provided in 750 ILCS 5/605 or 740 ILCS 110 et seq.
- 7. When served with a subpoena, an appointee shall be obligated to produce his or her file of underlying data obtained in regard to this case as well as the names and addresses of all persons whom the appointee consulted. However, unless a proper written consent specifically so authorizes, the appointee may not re-release medical, psychiatric or other expert information obtained pursuant to an initial written consent.
- 8. Pursuant to the Mental Health and Developmental Disabilities Confidentiality Act 740 ILCS 110/3 (c), psychological test materials whose disclosure would compromise the objectivity or fairness of the testing process may not be disclosed to anyone, including the subject of the test, and is not subject to disclosure in any administrative, judicial or legislative proceeding. However, the recipient may have all records relating to the test disclosed to any psychologist designated by the recipient. Requests for such disclosure shall be in writing and comply with the requirements of 740 ILCS 110/5(b).

## Pyschological testing:

ARDC:

				ological testing nor shall t		
Fee Allocation: The fe	ees of the appoint	ee shall be p	aid as follows:			
Party A% Party B% County of			nty of Lake	% (Limit on amount County will pay \$		
The matter is set for p	resentation of fi	nal 604(b) o	r <b>605 report</b> on _		at	M.
Dated at Waukegan, Illi	nois this	day				
of		, 20				
			ENTER:			
				JUDGE		
Prepared by: Attorney's Name:						
Address:						
City:						
Phone:	Zip Code	e:				
Fax:						