

**New Jersey Division of Child Protection
and Permanency,**

Plaintiff,

v.

(NJSpirit Participant #: _____) Defendant,

(NJSpirit Participant #: _____) Defendant,

(NJSpirit Participant #: _____) Defendant,

**In the Matter of:
The Guardianship of:**

NJSpirit Participant #:
FC Docket #:

NJSpirit Participant #:
FC Docket #:

**Superior Court of New Jersey
Chancery Division - Family Part**

County of _____

Docket Number: FG - _____

NJSpirit Case #: _____

**Civil Action
Order**

**Guardianship
Multipurpose
Order**

This matter having been brought before the Court on _____, 20____, by the Division of Child Protection and Permanency (the Division), Deputy Attorney General _____, appearing, and in the presence of:

the child _____, appearing / not appearing represented by
Law Guardian _____, appearing / not appearing

the child _____, appearing / not appearing represented by
Law Guardian _____, appearing / not appearing

Defendant _____ appearing / not appearing,
Attorney _____ noticed / not noticed, represented by
 appearing / not appearing

Defendant _____ appearing / not appearing,
Attorney _____ noticed / not noticed, represented by
 appearing / not appearing

Defendant _____ appearing / not appearing,
Attorney _____ noticed / not noticed, represented by
 appearing / not appearing

Division Caseworker/Supervisor _____ appearing / not appearing

Division Phone number: _____ ext.: _____

Court Appointed Special Advocate _____ appearing / not appearing

Resource Family member [initials only] _____ appearing / not appearing

Resource Family member [initials only] _____ appearing / not appearing

Other: _____ appearing / not appearing

The Court having reviewed the Division's report, dated _____, 20____, P-_____, in evidence, _____, P-_____, in evidence, _____, P-_____, in evidence, _____, P-_____, in evidence, _____, representations made and testimony given if any, and the Court having determined that the best interest of the child(ren) requires the entry of the within Order; and,

It Is on This _____ Day of _____, 20____, Ordered That:

A. Custody

The child(ren) shall remain a ward(s) of the Court and remain in the care, custody and supervision of the Division, with authorization in the Division to consent to routine and emergency medical treatment;

B. Evaluations

1a. Defendant, _____ shall attend psychological, psychiatric, bonding evaluation scheduled by the Division/Defense on _____, 20____;

1b. Defendant, _____ shall attend psychological, psychiatric, bonding evaluation scheduled by the Division/Defense on _____, 20____;

1c. Defendant, _____ shall attend psychological, psychiatric, bonding evaluation scheduled by the Division/Defense on _____, 20____;

2. Defendants to sign releases of information insuring the Division access to records and reports of all services providers listed in this order. Reports of all service providers shall be sent directly to the Division.

C. Services - Defendants

1a. Defendant, _____ shall attend inpatient/outpatient substance abuse treatment and comply with all recommendations of the program;

1b. Defendant, _____ shall attend inpatient/outpatient substance abuse treatment and comply with all recommendations of the program;

2. Defendant(s), _____ shall attend parenting skills classes;

3. Defendant(s), _____ shall attend counseling/therapy;

4. Defendant(s), _____ shall attend AA/NA or other approved substance abuse treatment support meetings and provide proof;

5. Defendant(s), _____ shall submit to random urine screens, either in court or by the Division;

6. Defendants shall sign releases of information giving the Division access to records and reports with counselors & personnel at _____;

D. Services - Children

1. Child(ren) _____ to be evaluated by _____;
2. Child(ren) _____ to be treated by _____;

E. Visitation

1. Defendant(s) _____ are entitled to the following visitation:
 Weekly / every other week / on a _____ basis.
 Supervised by: _____.
2. Visitation is contingent upon 24 hour advance confirmation by defendant.
3. Visitation for defendant(s) _____ is temporarily suspended pending further order of the Court.
4. Separate visitation to be provided to defendant (s) _____.
5. Siblings are entitled to regular visits:
 Weekly / every other week / on a _____ basis.
 Supervised by: _____.
Sibling visits to be arranged by _____.

F. Other

1. The Division shall serve the Guardianship Complaint on the defendant(s), _____, by _____, 20____. In the absence of service, the Division must file an affidavit of diligent inquiry with the court by _____, 20____.
2. Any and all discovery and witness lists shall be exchanged among all counsel by _____, 20____.
- 3a. Default entered against [defendant] _____.
- 3b. Default entered against [defendant] _____.
- 4a. Default entered against [defendant] _____ on _____, 20____ is vacated.
- 4b. Default entered against [defendant] _____ on _____, 20____ is vacated.
- 5a. Court accepts the knowing, willing and voluntary general surrender of parental rights by [defendant] _____ for [child(ren)] _____.
- 5b. Court accepts the knowing, willing and voluntary general surrender of parental rights by [defendant] _____ for [child(ren)] _____.

6a. Court accepts the knowing, willing and voluntary identified surrender of parental rights by [defendant] _____ for [child(ren)] _____, so that _____ and/or _____ can adopt the child(ren).

6b. Court accepts the knowing, willing and voluntary identified surrender of parental rights by [defendant] _____ for [child(ren)] _____, so that _____ and/or _____ can adopt the child(ren).

And It Is Further Ordered That:

_____.

And This Matter Shall Return to Court for

- Case Management Review on _____, 20__, at _____.
- Pre-Trial Conference on _____, 20__, at _____.
- Permanency Hearing on _____, 20__, at _____.
- Mediation on _____, 20__, at _____.
- Proof hearing on _____, 20__, at _____.
- Trial on _____, 20__, at _____.

_____, J.S.C.

The failure of the Defendants to comply with any provision of this order or their continuing failure to appear may result in a default entered by the court and Termination of Parental Rights.

These proceedings are confidential. The disclosure of any records, reports or information is strictly prohibited and subject to the penalties of N.J.S.A. 9:6-8.10b.

All prior orders not inconsistent with this order shall remain in full force and effect.