IN THE MATTER OF THE MARRIAGE OF	* IN THE COUNTY COURT AT LAW NO. 2
AND	*
AND IN THE INTEREST OF THEIR CHILD/REN	* ORANGE COUNTY, TEXAS
TEMPORARY ORDERS IN DIVORCE CASE	
This day came Petitioner (Husband/Wi Attorney	ney
1. TEMPORARY CUSTODY OF THE CHILD/CHILDREN	: Circle A. or B. Mark out order not used.
A. (Wife/Husband) is appointed managing possessory conservator.	ng conservator. (Wife/Husband) is appointed
B. Wife and Husband are appointed named as the primary custodian.	Joint Managing Conservators. (Wife/Husband) is
2. SPECIFIC VISITATION: The party who rights of visitation as follows:	is not the primary custodian is granted the
party having such visitation or by a desig	of the designated time, such party is deemed
3. CHILD SUPPORT: (Husband/Wife) shal per (wk/2 wks/mo.) with the 20, payable through Texas Child Suppor Antonio, TX 78265-9791:	ne first payment payable, rt Disbursement Unit, P.O. Box 659791, San
	red to maintain the present medical, dental, and representation

5. TEMPORARY ALIMONY: (Husband/Wife) shall pay to (Wife/Husband) (in addition to any child support above ordered) support of \$ per (wk/2 wks/mo.), with the first payment payable, 20, payable:		
Payments of temporary alimony shall cease 90 days from the date of this order unless otherwise specifically ordered.  6. (Husband/Wife) is awarded exclusive use of the residence and furnishings located		
at, and of the		
motor vehicle. (Husband/Wife) is awarded exclusive use of the residence and furnishings located at and of the		
motor vehicle.		
7. TEMPORARY INJUNCTIONS: Both Petitioner and Respondent are temporarily enjoined and restrained from: Selling, transferring, assigning, mortgaging, encumbering, or in any other manner alienating any of the property of Petitioner or Respondent, whether personal or realty and whether separate or community, except as specifically authorized by order of this Court.		
Signing or endorsing the other party's name on anything, or attempting to negotiate any negotiable instrument payable to the other party without the personal signature of		
the other party.  Incurring any indebtedness, except for usual and reasonable living expenses or as specifically authorized by Court order.		
Intentionally, knowingly, or recklessly destroying, removing, concealing, encumbering, transferring, or otherwise harming or reducing the value of the property of		
the parties, or either of them, with the intent to obstruct the authority of the Court to		

order a division of the estate of the parties.

Making any withdrawal from any financial institution; any retirement, profitsharing, pension, or other employee benefit plan; or any IRA or Keough account; except on
written agreement of the parties or as specifically authorized by order of this Court.

Withdrawing or borrowing in any manner all or any part of the cash surrender value, or changing or in any manner altering the beneficiary designation, on any life insurance policies on the life of Petitioner or Respondent or the parties' child/ren.

Canceling, altering, or in any manner affecting any casualty, automobile, or health insurance policies insuring the parties' property or persons, including the parties' minor child/ren.

Intentionally falsifying any writing or record relating to the property of either party.

Intentionally misrepresenting or refusing to disclose to either party or to the Court, on proper request, the existence, amount, or location of any property of the parties, of either of them.

Intentionally or knowingly damaging or destroying the tangible property of the parties, of either of them, including any documents that represents or embodies anything of value.

Intentionally or knowingly tampering with the tangible property of the parties, of either of them, including any documents that represents or embodies anything of value, and causing pecuniary loss or substantial inconvenience to the other party.

Opening or diverting mail addressed to the other party.

Intentionally, knowingly, or recklessly causing bodily injury to the other party or to a child of either party.

Threatening the other party in person, by telephone (including text or Twitter), by computer (including e-mail or a MySpace or Facebook - type entry), or in writing in vulgar, profane, obscene, or indecent language, or in a coarse or offensive manner, with intent to annoy or alarm the other party.

Placing one or more telephone calls, texts, tweets, e-mails, or other computer entries, anonymously or by "spoofing", at any unreasonable hour, in an offensive and repetitious manner, or without a legitimate purpose of communication and with the intent

telephone, or cable/satellite television attempting to withdraw any deposits for s	ing the service of water, electricity, gas, at the parties' residence, or in any manner
20 (Husband/Wife) is order	ered to file an Inventory by, red to file an Inventory within 10 days from the furnishes a copy of the Inventory to the other
9. IT IS FURTHER ORDERED AND DECREED	O THAT:
SIGNED	
	JUDGE PRESIDING
acknowledge receipt of a copy of this ord	ree of Divorce is signed by the Court. We der. WE UNDERSTAND THAT EACH VIOLATION OF THIS SOO OR IMPRISONMENT IN THE COUNTY JAIL FOR UP TO
Husband	Wife
APPROVED AS TO FORM:	
Attorney for Husband	Attorney for Wife

Entering, operating, or exercising control over the motor vehicle set aside for the

to annoy or alarm the other party.