	No. E		υ
IN T	THE INTEREST OF	*	IN THE COUNTY COURT AT LAW NO. 2
		- *	OF
CHI	LD/REN	_, *	ORANGE COUNTY, TEXAS
	TEMPORARY O	RDE	RS IN SAPCR CASE
	This day came Petitioner		, (present/not present) represented by
Atto	rney	, a	and Respondent,
(pres	ent/not present) represented by Attorney		, Respondent (present/not
prese	ent) represented by Attorney	ΞD Δ1	nd Respondent, Respondent (present/not, Respondent to present t
snou	id be entered. 11 is ORDERED, ADJUDGE	ED, A	ND DECREED that:
appo name	inted Joint Managing Conservators. Petition ed as the primary custodian.	er/Re	o/CHILDREN: Petitioner and Respondent(s) are espondent is not named the primary custodian shall be granted
	Other:		
	Supervised visitation by		as follows:
	A DICK IN AND DECIDE A DRANGE	3 (F) 1	
	_3. PICK UP AND RETURN ARRANGE	MEN	(1 :
	having such visitation or by a designated competent adult. If the party with visitation fails to appear for pick up within (1) hour of the designated time, such party is deemed to have given up the		
	visitation rights for that period. The parties (or a designated competent ad-	ult) sł	nall meet at the following location:
	a.m./p.m. for pick up and on the party with visitation fails to appear for is deemed to have given up the visitation in	pick	on at ata.m./p.m. for return. If up within (1) hour of the designated time, such party for that period.

	School Out/School In (excluding Thanksgiving, Christmas, Spring Break):				
	Other:				
	4. CHILD SUPPORT: shall pay to				
child ——	_4. CHILD SUPPORT: shall pay to per week/2 weeks/month (circle one) with the first payment payable, 20 as follows:				
	Payable through Texas Child Support Disbursement Unit, P.O. Box 659791, San Antonio, TX 78265-9791				
	Payable by direct payment from to				
denta	is ordered to maintain the present medical, and hospital insurance policies, to timely pay premiums, and to cooperate in the presentation and ction of claims under the policy.				
the of (including)					
contro substa	The test shall detect the presence of alcohol; marihuana; bath salts; synthetic drugs; illegal olled substances including but not limited to cocaine, methamphetamines, or MDMA; and controlled ances found in prescription medications including but not limited to alprazolam, dihydrocodone, or oprodol.				

constitute a posit	tive drug test result.	sample, or giving a "tampered-with" sample shall
_		rneys within one hour at the following fax numbers: and 409
	NTING CLASSES: The followin	
as follows:		am at
	at the sessions/course has been such, send the information to the other	ccessfully completed shall be sent to your attorney (if you er party's attorney).
9. COUNS	SELING: The following parties	s:
as follows:		am at
	at the sessions/course has been such, send the information to the other	ccessfully completed shall be sent to your attorney (if you er party's attorney).
10. ADDIT	TIONAL COUNSELING: The form	Following parties:
	seling sessions or a course/progra	am at
	t the sessions/course has been suc, send the information to the other	ccessfully completed shall be sent to your attorney (if you er party's attorney).
11. IT IS F	URTHER ORDERED AND DE	ECREED THAT:

All other issues are reserved until ti	me of trial/to the next hearing date. These orders shall remain in
effect until further order, except as i	herein provided.
CICNED	20
SIGNED	
	JUDGE PRESIDING
	fect until a Final SAPCR Order is signed by the Court. We s Temporary Order. WE UNDERSTAND THAT EACH
VIOLATION OF THIS ORDER M	MAY BE PUNISHED BY FINE OF UP TO \$500 OR
IMPRISONMENT IN THE COUN	NTY JAIL FOR UP TO SIX MONTHS.
Petitioner	Attorney for Petitioner
Respondent	Attorney for Respondent
Respondent	Attorney for Despondent
ксэрониен	Attorney for Respondent
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