## EL PASO COUNTY, TEXAS

IN THE MATTER OF	THE MARRIAGE OF	} }
AND		} CAUSE NO
AND IN THE INTER	EST OF:	} } }
	TEMPOR	ARY ORDERS
On	the above cause	came on to be heard for issuance of temporary orders.
	APPE	ARANCES
	::	
	::	
OTHER:		
	<u>R1</u>	<u>ECORD</u>
A record was		
After reviewin	ng the pleadings, hearing	testimony/hearing the agreement of the parties, the
	I recommended orders are r	
	TEMPORARY (	ONSERVATORSHIP
Petitioner is ap	pointed temporary	
	appointed temporary	

## POSSESSION / ACCESS

For purpose of access only, the is named Temporary Possessory
Conservator who shall have the right of possession / access at reasonable times agreed by the parties, and
failing that agreement:
As provided by local guidelines for child(ren) under 3.
As follows:
<u>CHILD SUPPORT</u>
IT IS ORDERED that shall pay child support to in the
amount of \$ with the first payment due and payable on
and a like payment due and payable on the day of each
thereafter until further order of the Court.
MEDICAL/DENTAL INSURANCE SUPPORT
insurance for the child(ren) shall be provided by
The ORDERED to pay% of all uninsured health care costs of the child(ren)
so long as support is required to be paid under this Order.
SPOUSAL MAINTENANCE
shall pay temporary spousal maintenance to as follows: \$
beginning on, and a like payment on each thereafter until
further order of the Court.
INJUNCTIONS
The temporarily enjoined from:
(1) Harming, annoying, molesting, threatening or injuring each other or a child of either party.
(2) Transferring, encumbering, damaging, destroying or concealing community or separate party of either or of the parties.

- (3) Incurring community obligations or debts, except those usual necessary and reasonable as living, business expenses and for legal services in connection with this suit.
- (4) Making derogatory or disparaging remarks about the other party to the child(ren) or in the presence of the child(ren) or allowing any person to do so.
- (5) Discussing the merits of this case with the child(ren) or in the presence of the child(ren) or allowing any other person to do so.
- (6) Arguing with the other party in the presence of the child(ren) or allowing any other person to do so.
- (7) Passing messages to the other party through the child(ren).
- (8) Removing the child(ren) from El Paso County, Texas for the purposes of changing the child(ren)'s residence without the express written permission of this Court or the other party.
- (9) As to the Petitioner / Respondent / both consuming any alcoholic beverages and/or illegal drugs 8 hours prior to and during any periods of possession.
- (10) Other:

### **PROPERTY**

The parties are granted the exclusive temporary use and possession of property as follows:

#### Property to Petitioner:

As listed in Attachment "A" attached hereto and made a part hereof.

The following property:

#### Property to Respondent:

As listed in Attachment "A" attached hereto and made a part hereof; OR The following property:

# <u>DEBTS</u>

In addition to normal living expenses, the following obligations shall be paid by the parties
Debts to Petitioner:  As listed in Attachment "A" attached hereto and made a part hereof.  The following debts:
Debts to Respondent: As listed in Attachment "A" attached hereto and made a part hereof; OR The following debts:
ORDERS FOR SERVICES, COUNSELING, ASSESSMENTS
The following services, counseling and/or assessments shall be completed by the following dates:
Children First Program to be completed by  Domestic Relations Office services as per separate order.  Other:

ADDITIONAL FINDINGS AND ORDERS

SCHEDULING ORDER: The following sche	edule is ORDERED to be follow	'ed in this cause:	
DISCOVERY to be completed by	INVENTORIES to be fi	iled by	
STATUS/REVIEW HEARING	at	·	
PRE-TRIAL	at	·	
FINAL HEARING	at		
MANDATORY SETTLEMENT CONFEREN	CE on or before	·	
MEDIATION: This cause is referred to Media accordance with the Court Order for Mediation, with the costs sha Respondent	n. The mediation to be complete	ed by	
Any Trial setting of 3 hours or longer shall req Hearing.	uire the execution of the Waiver	r of Right to DeNovo	
At Pre-trial, all parties and counsel are required cancellation of the Final Hearing. Additionally witness(es), exhibits, a proposed settlement, are with the Court's pretrial order may subject the PURSUANT TO RULE 11, T. R. C. P., Attorior	y, each party will submit in writing their inventory and appraisem parties to appropriate sanctions.	ng a list of all fact, expert nent. Failure to comply	
on agreed orders.	znejs of parties signatures o	z uppzovut uze requireu	
PETITIONER	TITIONER ATTORNEY FOR MOVANT		
RESPONDENT	ATTORNEY FOR RESPO	ATTORNEY FOR RESPONDENT	
RECOMMENDED BY:			
ASSOCIATE JUDGE Date of Recommendation:			
PURSUANT TO SEC. 201.015, Texas Family referring court.	Code, a party may request a De	Novo hearing before the	
ENTRY OF JUDGMENT: PURSUANT TO T submit a proposed order for signature. The attorproposed order and appear ontemporary orders in this case. Attorney for	orneys in this case are hereby dir	ected to prepare the	