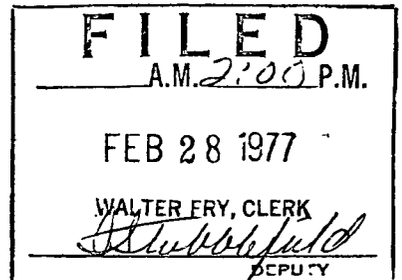


IN THE DISTRICT COURT OF THE THIRD JUDICIAL DISTRICT OF
THE STATE OF IDAHO

IN THE MATTER OF DIVORCE
DECREES CONCERNING MINOR
CHILDREN

}

O R D E R



IT IS HEREBY ORDERED that

All decrees of divorce issued after March 4, 1977 in which minor children of the parties are involved shall include the supplemental order (attached hereto) setting forth provisions for the care and supervision of the minor children and visitation rights with the minor children, provided, however, that the presiding District Judge or Magistrate may, in his discretion, vary the details of such provisions when such variance appears to be necessary and proper.

Dated this 28th day of February, 1977.

James J. Lodge

Administrative District Judge
Third Judicial District

IN THE DISTRICT COURT OF THE THIRD JUDICIAL DISTRICT OF THE
STATE OF IDAHO IN AND FOR THE COUNTY OF CANYON

SUPPLEMENTAL ORDER

The provisions relating to custody, support, visitation and conduct of the parties are subject to the following terms and conditions.

A. CARE AND SUPERVISION - The party who has custody of the children, herein-after referred to as the Custodian, will provide the children with regular and nutritious food, clean and appropriate clothing, sanitary and reasonably private living and sleeping quarters, appropriate medical examinations and treatment, and guidance and counsel in worldly and spiritual matters. The custodian will: train the children to obey and respect their teachers and the law; require the children to attend all regular sessions of school until graduation unless excused for medical reasons or by the school, or by the Court; personally supervise and control the conduct and activities of the children except when they are at school or in known and usual recreational activities or in the immediate care of another competent person. The custodian will not engage in nor permit in the presence of the children any excessive drinking, immoral conduct, obscenities, violence, disrespect for law and order. The custodian will advise persons entitled to visitation of all school or police disciplinary contacts, all medical contacts and reports, and all other important developments in the lives and activities of the children.

B. CONTROL OF VISITATION - The persons having visitation rights may take the children to such reasonable places for such reasonable activities as such person may determine; the custodian will have the children ready and available promptly for all visits, if advised at least a day in advance; the custodian will provide the children with such special and additional clothing as may be appropriate for the planned activities; in the event a child is invited or desires to participate in other activities which may interfere with a visit, the custodian will not encourage, permit nor consent to such activities without previous approval of the person whose visitation will be interfered with, and will not deprecate the denial of such approval; the person entitled to visitation may correspond with the children and custodian shall not censor such correspondence; the person entitled to visitation may telephone and talk for a maximum of 15 minutes to each child between 7:00 P.M. and 9:00 P.M. on Wednesdays and Sundays and at such other times as the parties may agree, and the custodian shall not participate in such calls; the custodian must not reduce nor deny visitation for failure of support.

C. METHOD OF PAYMENT OF CHILD SUPPORT - Unless otherwise ordered, child support shall be made payable to the Clerk of the District Court, and delivered to Room 301, Canyon County Court Building or mailed to District Court Clerk, Child Support Division, Canyon County Court Building, Caldwell, Idaho 83605; all payments shall be made in cash or by certified check or by money order, and shall be identified by the number of this case or the names of the plaintiff and defendant in this case; if a person required to make child support payments is unable for any reason to make such payments on or before the due date, a written explanation must be given to the office of the Canyon County Prosecuting Attorney prior to the due date of such payment; both the Plaintiff and Defendant shall promptly notify the Clerk of this Court in writing of any change of address.

D. INTERFERENCE - Neither parent will intrude upon the privacy of the other; nor vilify the other to anyone; nor prevent or restrict nor in any way interfere with the other's rights granted by this or any other Court Order.

E. INJUNCTION - The Plaintiff and Defendant and their agents and servants are enjoined and restrained from doing or attempting to do, or threatening to do, any act injuring, maltreating, vilifying or molesting the adverse party, or any of the children, or any person or persons lawfully employed by either parent to care for the children.

F. CONTEMPT - Violation of any of the orders or directives set forth above will be considered Contempt of Court. Punishment for Contempt of Court may be a fine or by imprisonment in the County jail.

G. ENFORCEMENT - Either party, or as to child support payments only, the Prosecuting Attorney or other court officer having knowledge of a violation of this order, may make application under oath to the Court for a citation for Contempt. The person making such application will be responsible for presentation of legal evidence in support thereof. If such citation is issued the party or parties concerned will be notified to appear and answer. A frivolous application will result in appropriate censure.

ATTACHED TO AND MADE A PART OF THE FOREGOING DECREE # _____ BY ORDER OF
THE COURT THIS _____ DAY OF _____, 19____.

WALTER FRY
Clerk of the Court

BY _____
Deputy Clerk