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STATE OF SOUTH CAROLINA
COUNT OF YORK

IN THE FAMILY COURT FOR THE
SIXTEENTH JUDICIAL CIRCUIT

2018 APR - 2 PM 3:06

[REDACTED]

Plaintiff,

DAVID HAMILTON
FAMILY COURT
YORK COUNTY, SC

SUPPLEMENTAL EX PARTE ORDER

vs.

CA 2015DR4602740

[REDACTED]

Defendant.

This matter comes before the court based on the authority of the Parenting Coordinator, Nadia A. Margherio, as set forth in the parties Agreement to Modify Prior Order which was signed and file stamped on March 17, 2017. This Supplemental Order is being filed in response to the Agreement to Modify Prior Order, filed with this Court on March 17, 2017 and incorporated by the Final Order entered by this Court on May 15, 2017.

All parties were properly served with the Agreement to Modify Prior Order and were present with counsel. The Agreement to Modify Prior Order was signed by Plaintiff/Father and his attorney as well as Defendant/Mother and her attorney and set forth the following:

1. Defendant and children are citizens and residents of the County of York, State of South Carolina, and has been for more than one year prior to the commencement of this action. Plaintiff is a citizen and resident of Mecklenburg County, North Carolina.

2. The parties were previously married, and are the natural parents of three children: [REDACTED] born [REDACTED] 2001; and [REDACTED] born [REDACTED] 2001. Ryan and Sarah are twins and are the minor children subject to this order.

3. Pursuant to paragraph 3 B and 3C of the Agreement to Modify Prior Order, the parents and minor children, along with the assistance of the Parenting Coordinator, shall immediately begin participation in an intensive reunification therapy, such as the *Overcoming Barriers* or other similar program. The Parenting Coordinator shall select the intensive reunification therapy program to be used by the parties and the minor children. Counseling

②
[Handwritten signature]

was ordered to begin immediately so long as any multi-day workshop did not cause the minor children to miss any school.

4. The Parenting Coordinator has selected *Turning Points for Families* treatment program in Dutchess County, New York, with Linda Gottlieb, LMFT, LCSW-R, as the intensive reunification program. The minor children were ordered not to miss school in order to participate in this intensive program. The minor children are currently on spring break and are scheduled to begin the intensive reunification program on April 4th and ending on April 7th, 2018, with the goal and objective of restoring the parent/child relationship between Plaintiff/Father and the minor children. The intensive phase of the Program is expected to last four (4) days. I find that both parties are required to follow the attached protocols and policies of *Turning Points for Families* for participation. The parties shall comply with the Program's aftercare procedures (which is part of the program protocol) which is a critical component and required for participation in this program. Please see *Turning Points for Families* treatment protocol which is marked as Exhibit A, and incorporated herein by reference.

5. The intensive phase of the Program is scheduled to start and end during the minor children's spring break and therefore will not interfere with the minor children's school.

6. As set forth in the treatment protocol and is a required for this intensive reunification program Defendant/Mother shall, on a temporary basis, have no contact with the minor children from the time they start this program on April 4, 2018 and for a period of ninety (90) days, be, directly or indirectly, through third parties [REDACTED] or otherwise, including, but not limited to in-person, written, telephonic or other electronic communications, unless otherwise directed by the Program. The minor children shall be in Father's care during this ninety (90) day time period. The Court determines this ninety (90) day no contact provision is in the best interests of the minor children in this case on a temporary basis.

7. Plaintiff/Father currently has the minor children in his care for spring break and as such they shall remain in his care as set forth above.

8. Pursuant to the aforementioned Agreement to Modify Prior Order, neither party shall involve [REDACTED] in this litigation and each party shall ensure that [REDACTED] shall not communicate with the minor children in any manner concerning the issues of this action.

NOW THEREFORE, it is ORDERED that upon the Petition of the Parenting Coordinator, Nadia A. Margherio, that the Defendant/Mother and Plaintiff/Father, as previously ordered by this Court, shall attend and participate in *TurningPoints for Families*, an intensive reunification program and follow the program recommendations as set forth in this Order.

IT IS SO ORDERED.



Thomas H. White, IV
Presiding Family Court Judge
Sixteenth Judicial Circuit

This 2 day of March, SC 2017

CERTIFIED TRUE
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