

STATE OF INDIANA)
) SS: CIVIL DIVISION ROOM 6
COUNTY OF MARION) CAUSE NO. 49D06-9203-DR0468

IN RE THE MARRIAGE OF:)
ANGELA CHRISTA (KIDD) HOFFELD,)
LEDCKE)
 Petitioner/Mother,)
AND)
JEFFERY ALAN KIDD,)
 Respondent/Father.)

FILED

JUN 14 2005

Doris Ann Sneller
CLERK OF THE
MARION CIRCUIT COURT

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AMENDED ORDER OF THE COURT FOLLOWING HEARING HELD ON JUNE 6,
2005

Comes now the Court, and determines that sufficient Proof of Service on the Petitioner was made, after delaying the scheduled hearing for fifteen (15) minutes, for the benefit of the Petitioner, who failed to appear. The Court swore in the Respondent, and after hearing evidence, admitting exhibits into evidence, made the following Order:

1. The Court appoints a Guardian Ad Litem("GAL") for [REDACTED] Kidd ("Daughter"), date of birth [REDACTED] 1989, through Child Advocates of Indiana and Phyllis Armstrong and requests them to do a thorough investigation of the living situation and current educational and medical status of the Daughter, and GAL to make a report back to the Court with a copy to the attorneys of record only, of its recommendations and findings, for which Petitioner shall be financially responsible for all costs.
2. Petitioner to immediately enroll [REDACTED] in school for the summer and do whatever it takes to bring her along, within the formal school structure and get caught up to date with her peers. Petitioner is not to withdraw Daughter or permit her withdraw without Respondent's permission and agreement;

3 Petitioner to enroll in a parenting class program within two (2) weeks and complete parenting classes and submit a certification of completion of the course to the Court;

4. Petitioner to contact Joyce Lowry, A.C.S.W., L.C.S.W.L.M.F.T. at the Providence Guidance Center, 120 E. Market Street, Indianapolis, Indiana 46204 within two (2) weeks to set up an appointment to meet and be evaluated for all recommended treatment and counseling programs for her and/or with her Daughter, as Ms. Lowry deems necessary. A report will be made by Ms. Lowry, to the Court at the conclusion of the assessment of her recommendations for treatment and counseling and Petitioner must comply with those recommendations;

5. Petitioner is to immediately re-establish counseling, for Daughter, with her prior counselor, on a regular basis, and to be financially responsible;

6 Petitioner is to have Daughter comply with all medical treatment, at all times, and to give notice to the Respondent of all of Daughter's medical and healthcare appointments, no less than one (1) week in advance, so Respondent may have the opportunity to contact the care provider and obtain information. Petitioner will assure that all releases are signed so Respondent can receive all information from any and all care givers for Daughter;

7. Petitioner to stop and desist using Daughter's name and E-mail addresses to procure dates with men on the internet, or to make purchases or to respond to any of Daughter's E-mail from Respondent;

8. Petitioner is found in wilful contempt for failure to have Daughter exercise

her parenting time with Respondent for almost a year and Petitioner is to insure that Respondent is to get all of his parenting time, both over the holidays and during the summer. Petitioner must obtain and pay for each round trip ticket, once the parenting time schedule with Respondent has been set up by E-mail. Respondent's duty to pay one-half of the round trip ticket, by reimbursement to Petitioner, will occur within fifteen (15) days after actual documentation has been received from Petitioner and the Daughter has returned back from Respondent's home to Petitioner;

9. Petitioner is found in wilful contempt for failure to allow telephone communication between Respondent and Daughter for almost a year and for changing her telephone number, numerous times, refusing to provide same to Respondent, so he could contact his Daughter and have an emergency telephone number. Petitioner must insure that Daughter will call Respondent no less than one (1) night per week, and Respondent may call Daughter no less than one (1) night per week. Respondent and Daughter may E-mail each other without any interference by Petitioner or attempt by Petitioner to convey messages to Respondent under Daughter's E-mail address;

10. All communication between Petitioner and Respondent and/ or Respondent's family will be by E-mail only, unless there is a true emergency;

11. Petitioner is ordered to pay no less than \$3,000.00 in attorney fees to Respondent's attorney, Mary Foley Panszi, Lewis Wagner, 201 Indiana Avenue, Suite 200, Indianapolis, Indiana 46202-3199, within 60 days. These fees will automatically be reduced to a judgment, at the end of the sixty (60) days and the fees are made a part of the current child support orders, and as such are not discharge able.

IT IS FURTHER ORDERED THAT a follow up hearing shall be held on the 2ND day of Sept, 2005, for a period of one (1) hour. @ 1:00P

IT IS FURTHER ORDERED that Respondent's appearance by his counsel and his availability by telephone from Florida is accepted by the Court for this hearing;

IT IS FURTHER ORDERED that Petitioner is to appear without further notice by proof of service upon her by serving her via certified mail at 6092 Honeywell Drive, Indianapolis, Indiana 46236 and/or personal service by affidavit.

SO ORDERED THIS ~~JUN 14 2005~~ DAY OF JUNE, 2005.

RECOMMENDED FOR APPROVAL

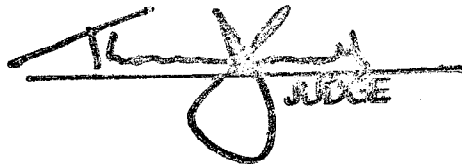
JUDGE, Marion Superior Court
Room 6
MASTER COMMISSIONER

APPROVED AND ORDERED

Distribution:

Angela Ledcke
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Mary Foley Panszi
LEWIS WAGNER
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JUDGE