

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

CAUSE NO. 123456-78

IN THE INTEREST OF	§	IN THE DISTRICT COURT OF
	§	
JANE SMITH AND	§	HAYS COUNTY, TEXAS
JOHN SMITH	§	
	§	
CHILDREN	§	22ND JUDICIAL DISTRICT
BOBBY SMITH	§	
JESSICA SMITH	§	

ORDER TO CONDUCT PARENTAL ALIENATION ASSESSMENT

On June _____, 2017 the Court was presented with an Agreed Order to Conduct Parental Alienation Assessment on the application of Petitioner, JOHN SMITH.

Petitioner, JANE SMITH, did not appear in person but appeared through attorney of record, ALICE NELSON, and announced the parents reached an agreement as reflected in the *Agreed Order to Conduct Parental Alienation Assessment* as presented to the Court. Respondent, JOHN SMITH, has consented to the terms of this *Agreed Order to Conduct Parental Alienation Assessment* as evidenced by his signature, and the signature of his attorney DARREN JONES, appearing below.

Respondent, JOHN SMITH did not appear in person, but appeared through his attorney of record, DARREN JONES, and announced the parents had reached an agreement. Petitioner, JANE SMITH, has consented to the terms of this *Agreed Order to Conduct Parental Alienation Assessment* as evidenced by her signature and the signature of her attorney, ALICE NELSON, appearing below.

IT IS ORDERED that <FCA CLINICIAN>, LPC, XXXXXX Texas Highway, Austin, TX 78645 Phone: XXXXX whom the parties agree is a qualified profession for such appointment and is appointed to conduct a *Parental Alienation Assessment* to determine the presence of alienation, alignment, or estrangement, if any, or other determination based on the findings of the assessment conducted between the child JESSICA SMITH and, if determined in the discretion of the XXXXXX, the XXXXXXXX in addition to the XXXXX and XXXXXXXXX.

IT IS ORDERED that <FCA CLINICIAN> shall, after conducting such assessment, set forth in a written report finding(s) as to the presence of alienation, alignment, or estrangement, if any, and set forth specific recommendations, if any, following such findings. IT IS ORDERED that a copy of assessment report shall be made available to parties within two days of such filing and be published to Counsel for Petitioner, ALICE NELSON at XXXXXXXX, Austin, Texas 78746 via facsimile (512) XXXXXX or email XXXXXX and Counsel for Respondent, DARREN JONES at XXXXXXXXXX Austin, Texas 78731 via facsimile (512) XXXXXX or email at XXXXXXXXXX

IT IS ORDERED that, upon a finding of the presence of alienation, alignment, or estrangement, if any, <FCA CLINICIAN> shall have authority to make recommendations related to the remediation of alienation, alignment, or estrangement, if any, which shall be binding upon the parties and the child, the subject of this cause. IT IS ORDERED that such recommendations, if any, by <FCA CLINICIAN> shall be tailored specifically to the remediation of alienation, alignment, or estrangement, if any and shall minimally include but not be limited to the following:

- (1) A finding of the existence of parental alienation, alignment, or estrangement, between a Child or the Children and the parties, if any;
- (2) Whether individual counseling for either Child or both children is recommended or individual counseling should occur for either or both parents;
- (3) Whether a therapist should be appointed as the family counselor and whether family counseling continue between JOHN SMITH and JANE SMITH and/or the Child(ren) of this suit and whether such counseling should continue;
- (4) Whether an individual mental health examination should be undergone by either or both parents and/or either or both Children the subject of this suit.

IT IS ORDERED that <FCA CLINICIAN> shall have the authority to meet with any and all professionals that <FCA CLINICIAN> deems relevant in the course of conducting the assessment, which may include any and all prior medical and/or mental health treatment providers of the parents or the Child or Children the subject of this suit including those for whom a parent, parents, or the Child or the Children may be referred to in the future for treatment or testing.

IT IS ORDERED that the parties shall sign any and all releases necessary and upon request by <FCA CLINICIAN> to allow her/him to meet, consult, and confer with such professionals within 48 hours of such request and otherwise to allow her/him to perform the duties for which she is appointed as set forth herein. IT IS ORDERED that upon request and only upon request by <FCA CLINICIAN>, the parties may submit information, documentation, or other records for the purpose of providing that which the parent submitting such information believes is relevant to and will assist her/him in conducting the assessment and producing a final report.

IT IS FURTHER ORDERED that a party or both parties may file with the Court written objections to the recommendations of <FCA CLINICIAN> following the publication of the report by her/him provided such objection is filed within 5 business days of the receipt of such report and a hearing, if requested, on such objection(s) shall be heard on or before the 30th day following the filing of such objection(s) by a party. In the event a party does not file a written objection to the a recommendation or recommendations in the report by <FCA CLINICIAN>, in such event IT IS ORDERED that the recommendations of <FCA CLINICIAN> with regard to the remediation of alienation, if any, shall then become binding upon the parties as if set forth in the Order of the Court and IT IS FURTHER ORDERED that the parties shall timely follow all such recommendations and take any and all actions necessary to effectuate the recommendations of the <FCA CLINICIAN> for the purposes of remediating the presence of alienation, if any.

IT IS ORDERED that JOHN SMITH shall advance the first \$1,500 of the costs of the

assessment as ordered herein. All other costs over and above such advance shall be shared equally between the parties. Provided, however, IT IS ORDERED as that JANE SMITH shall have the right to elect to seek from the court reimbursement of such costs paid by XXXXXXXX from XXXXXXXX.

IT IS FURTHER ORDERED that XXXXXXX shall have the authority to testify regarding any aspect of the scope and role as set forth for XXXXXXX herein, including that which XXXXXXX deems relevant or otherwise related to the assessment, findings, and recommendations from same as set forth herein if any.

SIGNED on _____, 2017.

JUDGE PRESIDING

APPROVED AS TO FORM AND CONTENT:

JANE SMITH, *Petitioner*

JOHN SMITH, *Respondent*

Attorney

By: _____
ALICE NELSON
State Bar No
Attorneys for JANE SMITH

Attorney

By: _____
DARREN JONES
State Bar No
Attorneys for JOHN SMITH