

New Jersey Division of Child Protection and Permanency,

Plaintiff,

v.

K K

(NJSpirit Participant #:1)

Defendant,

D S

(NJSpirit Participant #:

) Defendant,

(NJSpirit Participant #:

) Defendant,

(NJSpirit Participant #:

) Defendant,

In the Matter of:

J S

NJSpirit Participant #: 1

FC Docket #:

NJSpirit Participant #:

FC Docket #:

Superior Court of New Jersey
Chancery Division - Family Part
County of Burlington

Docket Number: FN-

NJSpirit Case #: 1

**Civil Action
Order**

**Child Protection
Multipurpose Order**

- Return on the Order to Show Cause
- Case Management Review
- Compliance Review
- Disposition

Filed with the Court

JAN 23 2019

Richard L. Hertzberg, J.S.C.

This matter having been brought before the Court on January 23, 2019, by the Division of Child Protection and Permanency (the Division), Deputy Attorney General Constance Tous, appearing, and in the presence of:

the child J S, appearing / not appearing represented by
Law Guardian Karen Schermond, appearing / not appearing

the child _____, appearing / not appearing represented by
Law Guardian Choose an item., appearing / not appearing

Defendant K K, appearing / not appearing,
Attorney Laura L. Bryant, ADPD, noticed / not noticed, represented by
 appearing / not appearing

Defendant DS (incarcerated in VA), appearing / not appearing,
Attorney Choose an item., noticed / not noticed, represented by
 appearing / not appearing

Defendant _____, appearing / not appearing,
Attorney Choose an item., noticed / not noticed, represented by
 appearing / not appearing

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Defendant _____ appearing / not appearing,
Attorney Choose an item. _____ noticed / not noticed, represented by
 appearing / not appearing

Division Caseworker/Supervisor O. Adusei-Donkor appearing / not appearing
Division Phone number: 609-880-9300 ext.: _____

Court Appointed Special Advocate Mary Cay Schaeffer appearing / not appearing

Resource Family member [initials only] _____ appearing / not appearing

Resource Family member [initials only] _____ appearing / not appearing

Other: _____ appearing / not appearing

The Court having reviewed the Division's report, dated _____, 20____, P-_____, in evidence,
_____, P-_____, in evidence, _____, P-_____, in evidence, _____, P-_____, in
evidence, _____, representations made and testimony given if any, and the Court having determined that
the best interest of the child(ren) requires the entry of the within Order; and,

It Is on This 23rd Day of January, 2019, Ordered That:

A. Custody

- 1. The child(ren), _____, shall continue under the custody, care and supervision of the Division, with placement as deemed appropriate by the Division, with the Division being authorized to consent to routine and emergent medical treatment; and with the Division being authorized to make announced and unannounced visits to the home(s) of the defendants, and to the home of the caretakers of the children;
2. The child(ren), JS, shall continue under the care and supervision of the Division; with the Division being authorized to make announced and unannounced visits to the home of the defendants;
3. Legal custody of the child(ren), JS shall be
 transferred to/ continued with T and R P;
4. Physical custody of the child(ren), JS, shall be
 transferred to/ continued with Tand R P;
5. Physical custody of the child(ren), _____, shall be
 transferred to/ continued with _____;
6. Child(ren), _____, shall remain in/be placed in residential placement at _____

B. Services - Defendants

- 1. Defendants shall cooperate with the following services arranged by the Division:
a. Defendant _____ shall attend evaluation/treatment, as checked below and comply with all recommendations
 psychological, psychiatric evaluation, substance abuse evaluation/treatment;

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- b. Defendant _____ shall attend evaluation/treatment, as checked below and comply with all recommendations
 psychological, psychiatric evaluation, substance abuse evaluation/treatment;
- c. Defendant _____ shall attend evaluation/treatment, as checked below and comply with all recommendations
 psychological, psychiatric evaluation, substance abuse evaluation/treatment;

- 2. Defendant(s) _____ shall submit to random drug/alcohol screenings;
- 3. Defendant(s) _____ shall attend AA/NA or other approved substance abuse treatment support meetings and provide proof;
- 4. Defendant(s) **K K** shall attend **individual and family** counseling and comply with recommendations;
- 5. Defendant(s) _____ shall attend parenting skills training at _____;
- 6. Defendant(s) _____ shall cooperate with:
 Family preservation Parent aide Homemaker Services
- 7. Defendant(s) shall sign releases of information insuring the Division access to records and reports of all service providers listed in this order. Reports of all service providers shall be sent directly to the Division.

B. Services - Children

- 1. Child(ren) _____ to be evaluated by _____;
- 2. Child(ren) **J S** to be treated by **Therapist and Mentor**;

C. Visitation

- 1. Parent 1/Defendant(s) **K K** is/are entitled to the following visitation: together / separately.
 - a. There is a presumption that parent-child visits will be unsupervised. For this/these parent/s, visits will be unsupervised supervised visits suspended until further order.
 - i. If supervised, factual basis of need for supervision:
unfounded allegations that appear to have an adverse impact on the child
 - ii. If supervised, the visitation supervisor will be:
 Division approved relative the resource parent Division staff
 other DCPD approved supervisor
Location: _____
 - iii. If supervised, other permitted contact:
 phone/text communication electronic/social media child/ren's extracurricular activities
 other _____
 - iv. If visits suspended, factual basis:

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v. Self-Executing Provision

Without further order of the court, visitation will be increased/changed to:

b. Frequency of visits will be **on a liberal basis** as arranged with supervisor
 _____ times weekly weekly every other week
Duration: _____

c. Visitation is / is not contingent upon 24 hour advance confirmation by defendant.

2. Visits for Parent 2/Other Defendants: Same terms as Defendant/Parent 1 Other

3. Visits for siblings/relatives: _____

a. Siblings: Weekly Every other week on a _____ basis.
Visits to be arranged by _____

b. Relatives: Weekly Every other week on a _____ basis.
Visits to be arranged by _____

And It Is Further Ordered That:

D. Other

1. The Division shall arrange a home study/interstate referral regarding _____
to be completed by _____,

2. Defendant _____ is restrained from all contact with the Child(ren)
_____;

3. Defendant _____ is restrained from the home of
_____;

4. Defendant(s) shall immediately disclose to the Division in writing within _____ days the names and
addresses of relatives who may be assessed for placement of the child(ren);

5. Defendant(s) shall notify the Division of any change of address. Upon receipt of change of address, the
Division shall notify all counsel and the court within 5 days;

6. Defendant, _____, shall complete paternity testing to determine whether
he is the father of the following child(ren):

7. The court has made a determination regarding the federal Indian Child Welfare Act (see attached
Supplemental Order).

8. A child support order was entered under Docket # _____.

And It Is Further Ordered That:

1. **All prior orders shall remain in full force and effect except as modified here within.**

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- Ms. K shall be provided a bus pass as close to the first of the month as possible when she needs them.
- 3. J should not be provided soda, sweets, candy or fast foods.
- 4. J shall continue to regularly exercise vigorously for 30 minutes every day as suggested by Virtua.
- 5. Ms. K shall be supervised at all times sight and sound with Jon pending a therapist diagnosis addressing J's amenability to reunification.
- 6. Ms. K shall be notified of Jon's medical and educational appointments and shall participate in those appointments.
- 7. Over the Division's objection, the Division will pay 215.00 per month for three month's membership in the Needs program during which the Division will explore alternate funding sources including but not limited to SSI and SSD in conjunction with the caregivers and with provision of full assistance to them. The Court finds the physical activity engaged in is essential for the child's health.
- 8. Any failure to comply with this court's order regarding J's dietary needs including but not limited to compliance with the nutritional regime provided by the Division shall constitute a direct violation of the courts orders and may subject the violator(s) to appropriate penalty.
- 9. The Division shall provide all counsel with an update on any collaterals from the Project First A therapy.
- 10. An autism specialist will examine J and render a diagnosis as to his alleged autism and consider appropriate family therapy.
- 11. The issue raised by Law Guardian as to the need for a bonding and psychological evaluation is deferred as the Court deems it a premature request.

Supplemental Order is attached to document required findings for additional children placed out home.

And This Matter Shall Return To Court For

- Case Management Conference on _____, 20__, at _____
- Fact Finding on _____, 20__, at _____
- Title 30 Summary Hearing on _____, 20__, at _____
- Compliance Review on April 17, 2019, at 8:30 a.m.
- Permanency Hearing on _____, 20__, at _____
- Mediation on _____, 20__, at _____



 Honorable Richard L. Hertzberg, JSC

These proceedings are confidential. The disclosure of any records, reports or information is strictly prohibited and subject to the penalties of N.J.S.A. 9:6-8.10b.

All prior orders not inconsistent with this order shall remain in full force and effect.

The failure of the Defendant(s) to comply with any provision of this order or their continuing failure to appear may result in the filing of a complaint by the Division to terminate the Defendant(s)' parental rights to the child(ren) named in this complaint. A Termination of Parental Rights would free the child(ren) for adoption.

Attorneys must review the form of order prior to exiting the courtroom. Failure to do so waives any objections.