

**New Jersey Division of Child Protection and Permanency,**

Plaintiff,

v.

SL

(NJSpirit Participant #: 11) Defendant,

LS

(NJSpirit Participant #: 10) Defendant,

**In the Matter of:**

CL

NJSpirit Participant #: 11 FC  
Docket #: FC-11-

CAL

NJSpirit Participant #: 11 FC  
Docket #: FC-11-

**Superior Court of New Jersey  
Chancery Division - Family Part**

County of MERCER

Docket Number: FN-11-

NJSpirit Case #: \_\_\_\_\_

**Civil Action  
Order**

**Child Protection  
Multipurpose Order**

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

**FILED COPY**

SEP 26 2017

SUPERIOR COURT OF NJ  
MERCER VICINAGE  
FAMILY DIVISION

This matter having been brought before the Court on SEPTEMBER 22, 2017, by the Division of Child Protection and Permanency (the Division), Deputy Attorney General JOHN W. TOLLERIS, appearing, and in the presence of:

the child CL \_\_\_\_\_,  appearing /  not appearing represented by  
Law Guardian JENNIFER SLUTTER \_\_\_\_\_,  appearing /  not appearing

the child CAL \_\_\_\_\_,  appearing /  not appearing represented by  
Law Guardian JENNIFER SLUTTER \_\_\_\_\_,  appearing /  not appearing

Defendant SL \_\_\_\_\_  appearing /  not appearing,  
 noticed /  not noticed, represented by  
Attorney JAC QUELINE V. IVERSON \_\_\_\_\_  appearing /  not appearing

Defendant LS \_\_\_\_\_  appearing /  not appearing,  
 noticed /  not noticed, represented by  
Attorney \_\_\_\_\_  appearing /  not appearing

Division Caseworker/Supervisor MONICA MOBLEY \_\_\_\_\_  appearing /  not appearing  
Division Phone number: 609-530-7200 \_\_\_\_\_ ext.: 7346

Division Caseworker/Supervisor NKOYO ISUK \_\_\_\_\_  appearing /  not appearing  
Division Phone number: 609-530-7200 \_\_\_\_\_ ext.: 7268

Court Appointed Special Advocate KELLY DUNN  appearing /  not appearing

CASA Supervisor KRYSTAL GOLD  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 SEPTEMBER 19, 2017, P-5, in evidence, CASA REPORT, C-1, in evidence, \_\_\_\_\_, \_\_\_\_\_, in evidence, \_\_\_\_\_, \_\_\_\_\_, 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 22<sup>ND</sup> Day of SEPTEMBER, 2017, Ordered That:**

**A. Custody**

1. The child(ren), CL and CAL 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), \_\_\_\_\_, 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), C L and CA L, shall be  transferred to/  continued with THE DIVISION;

4. Physical custody of the child(ren), C L and CA L, shall be  transferred to/  continued with DCP&P APPROVED RESOUCE HOME(S);

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 S L shall attend evaluation/treatment, as checked below and comply with all recommendations

psychological,  psychiatric evaluation,  substance abuse evaluation/treatment;

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) \_\_\_\_\_ shall attend \_\_\_\_\_ counseling at \_\_\_\_\_ 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) C L and CA L to be treated by MILL HILL;

**C. Visitation**

- 1. Defendant(s) S L is/are entitled to the following visitation:
  - TWICE Weekly /  every other week /  on a ONE HOUR basis.
  - Supervised by: THE DIVISION and/or DCP&P APPROVED PROVIDER.
- 2. Visitation is contingent upon 24 hour advance confirmation by defendant.
- 3. Visitation for defendant(s) \_\_\_\_\_ is temporarily suspended pending further order of the Court.
- 4. Separate visitation to be provided to defendant(s) \_\_\_\_\_,
- 5. Siblings are entitled to regular visits:
  - Weekly /  every other week /  on a \_\_\_\_\_ basis.
 Siblings visits to be arranged by THE DIVISION.

**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 # \_\_\_\_\_.

**PERMANENCY HEARING DUE ON OR PRIOR TO: MAY 18, 2018** *(this is not a scheduled court date)*

**And It Is Further Ordered That:**

- **The Division shall continue in their efforts to locate and serve defendant, L S, with of copy of the verified complaint and a 5a application.**
- **Defendant, S L, shall participate in all court ordered services.**
- **Defendant, S L, shall provide the Division with her current contact information and shall keep the Division apprised of any changes to that information.**
- **The Division shall make inquiry as to tribal eligibility as Ms. L, as she previously indicated that she has Mohican and Cherokee heritage.**
- **Defendant, S L, shall provide the Division with all information known to her regarding her Native American heritage and tribal eligibility.**
- **The court will further address the Indian Child Welfare Act (ICWA) at the next hearing.**
- **The Division to assist in putting tutoring in place.**
- **The Division shall speak with the resource parent to ensure that the children’s basic needs, including appearance and grooming, are met.**

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 DECEMBER 15, 2017, at 8:30AM
- Permanency Hearing on \_\_\_\_\_, 20\_\_, at \_\_\_\_\_
- Mediation on \_\_\_\_\_, 20\_\_, at \_\_\_\_\_



WAYNE J. FORREST, J.S.C.

**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.**

New Jersey Division of Child Protection and Permanency,

Plaintiff,

v.

SL

(NJSpirit Participant #: 112)

Defendant,

LS

(NJSpirit Participant #: 100)

Defendant,

In the Matter of:

CL

NJSpirit Participant #: 112FC

Docket #: FC-11-1

CAL

NJSpirit Participant #: 112FC

Docket #: FC-11-1

Superior Court of New Jersey
Chancery Division - Family Part
County of MERCER
Docket Number: FN - 11-1
NJSpirit Case #: 1

Civil Action Order

N.J.S.A. 30:4C-12

- Admission OR Summary Finding

FILED

SEP 26 2017

SUPERIOR COURT OF NJ
MERCER VICINAGE
FAMILY DIVISION

This matter having been brought before the Court on SEPTEMBER 22, 2017, by the Division of Child Protection and Permanency (the Division), Deputy Attorney General JOHN W. TOLLERIS, appearing, and in the presence of:

the child CL, Law Guardian JENNIFER SLUTTER, appearing/not appearing status

the child CAL, Law Guardian JENNIFER SLUTTER, appearing/not appearing status

Defendant SL, Attorney JACQUELINE V. IVERSON, appearing/not appearing status

Defendant LS, Attorney, appearing/not appearing status

Division Caseworker/Supervisor MONICA MOBLEY, Division Phone number: 609-530-7200, appearing/not appearing status

Division Caseworker/Supervisor NKOYO ISUK, Division Phone number: 609-530-7200, appearing/not appearing status

Court Appointed Special Advocate KELLY DUNN  appearing /  not appearing  
 CASA Supervisor KRYSTAL GOLD  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 considered the arguments and representations of counsel and testimony, if any, **the court finds** the defendant(s), S L and L S, had custody and control of the child(ren) as parents or guardians, and further finds:

**A. Admission**

**By consent, based on the testimony set forth on the record and having reviewed the defendant's voluntary admission(s), that:**

1. The defendant(s), [name], has/have knowingly, willingly and voluntarily agreed to give up their right to a summary hearing at which the Division would have the burden of proof, and,

2. The defendant(s), [name], has/have knowingly, willingly and voluntarily admitted to the following facts:

\_\_\_\_\_  
 \_\_\_\_\_

as contained in the complaint and agree that these acts or omissions constitute a cause of action pursuant to *N.J.S.A. 30:4C-12*, and,

3. The admissions of the defendant(s) are sufficient for a finding pursuant to *N.J.S.A. 30:4C-12* in that the defendants have knowingly, willingly and voluntarily admitted that the child(ren) are in need of services to ensure his/her/their health or safety.

4. The child(ren) require(s) care and supervision or custody of the Division;

**OR**

**B. Summary Finding**

**Following the summary hearing/trial, and the court having considered the testimony of MONICA MOBLEY, and the following exhibits, P-1, P-2, P-5 and C-1, the court hereby determines by  a preponderance of evidence /  clear and convincing evidence, that:**

the child(ren) require(s) care and supervision or custody of the Division, and the defendant(s), SH L and L S, is/are unable to adequately care for the child(ren) based on the court's findings of fact and conclusions of law pursuant to *N.J.S.A. 30:4C-12*, as follows: The family is in need of the Division's services including placement for the children. The parents' whereabouts are unknown. The mother has not maintained contact with the Division and has not been involved in planning for the children. The father of minor child, C L, has not been located and has not been involved in the litigation or planning for the children.

**OR**

the Division failed to meet its burden of proof pursuant to *N.J.S.A.* 30:4C-12.

**And for the reasons stated on the record,**

**It Is on This 22<sup>nd</sup> Day of SEPTEMBER, 2017, Ordered That:**

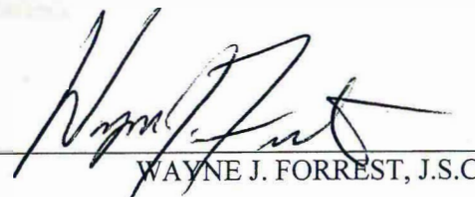
- 1.  The child(ren) is/are now ward(s) of the court, or  the child(ren) continue as ward(s) of the court.
- 2. The child(ren) are under the  care and supervision or  custody of the Division.
- 3. The provisions concerning custody and services in the attached disposition order are in force pending compliance review and further order of the court.
- 4. This matter shall return to the court for a:
  - Compliance Review on DECEMBER 15, 2017, at 8:30AM
  - Permanency Hearing on \_\_\_\_\_, 20\_\_\_\_, at \_\_\_\_\_
  - Mediation on \_\_\_\_\_, 20\_\_\_\_, at \_\_\_\_\_

**OR**

**The matter is dismissed without prejudice.**

**It Is Further Ordered That:**

- **Finding as to defendant, L S is made without prejudice.**



\_\_\_\_\_  
WAYNE J. FORREST, J.S.C.

***When an admission is entered:***

I hereby consent to the form and entry of this order.

Parent/Guardian

Attorney

\_\_\_\_\_  
[Name]

\_\_\_\_\_  
[Name]

\_\_\_\_\_  
[Name]

\_\_\_\_\_  
[Name]

\_\_\_\_\_  
[Name]

\_\_\_\_\_  
[Name]

**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.**