IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR BREVARD COUNTY, FLORIDA

ADMINISTRATIVE ORDER NO: 13-38-B SUPERSEDES 08-33-B

### IN RE: DOMESTIC RELATIONS - FAMILY DIVISION - STANDING TEMPORARY DOMESTIC RELATIONS ORDER

Whereas certain issues recur in actions for dissolution of marriage and other actions in which child custody is an issue raised in the pleadings of either party, and it is in the best interest of the parties and the children to order certain temporary relief, it is hereby Ordered and Adjudged as follows in all such cases:

### RELOCATION OF CHILDREN:

Neither party shall remove, cause to be removed, or permit the removal of any minor child(ren) of the parties from the State of Florida without the written agreement of both parties or an order from the court.

### CHILD SUPPORT:

In many circumstances, child support will ultimately be ordered retroactive to the date the initial petition for relief was filed. To avoid the accumulation of retroactive arrearages, the court encourages the non-residential parent to immediately begin making voluntary payments of child support even prior to the entry of an order requiring payment of support. The parties should review Section 61.30 Florida Statutes to assist in determining an appropriate child support amount.

### NON-DISPARAGEMENT:

Neither party shall disparage the other party to or in the presence of the minor child(ren), nor permit any third person to do so.

### MUTUAL RESTRAINING ORDER:

Both parties are enjoined from committing any physical acts of violence against the other. Both parties are further enjoined from threatening any acts of physical violence against the other.

### 5. NO HARASSMENT:

Both parties are enjoined from harassing the other party, whether by telephone or in person, or otherwise, at home or the other parties' place of employment or any other place the other party may be found.

### INSURANCE POLICIES AND SURVIVOR BENEFIT PLANS (applicable to Dissolution of Marriage cases only):

Any insurance policies, including but not limited to health, auto, life, homeowners, disability, etc., in effect at the time of the filing of the Petition for Dissolution of Marriage shall not be cancelled, modified, borrowed against, pledged or otherwise encumbered by either of the parties, or at the direction of either party, unless there is written consent by both parties or an order of the court.

### PROPERTY (applicable to Dissolution of Marriage cases only):

Property generally includes all assets acquired during marriage, individually or jointly, such as gifts to each other during marriage; all vested and non-vested benefits, rights and funds accrued during marriage in retirement, pension, profit sharing, annuities, deferred compensation, insurance plans and programs; land, houses, buildings, furniture, TVs, VCRs, appliances, household furnishings, motor vehicles, boats, motorcycles, aircraft, stocks, bonds, mutual funds, money market accounts, IRAs, 401-Ks and other liquid or non-liquid assets, including cash accumulations. Neither party shall sell, donate, pledge, encumber, or otherwise dispose of any marital or non-marital property without the prior written consent of the other party or court order other than cash, checking accounts or other sources of funds customarily used to pay ongoing living expenses of the parties or marital debt or other recurring marital obligations of the parties, limited to the amounts actually required to pay those recurring obligations. Additionally, the beneficiary will not be changed in any survivor benefit plans.

### 8. READING FAMILY LAW ADMINISTRATIVE ORDERS:

The parties to a dissolution of marriage action are required to read certain administrative orders located at the 18th Judicial Circuit website: <a href="www.flcourts18.org">www.flcourts18.org</a>. The parties thereafter will file a statement with the clerk of the court that they have read the orders identified on the website. Counsel representing the parties will distribute the Standing Temporary Domestic Relations order to their clients. A pro-se petitioner who files a petition for dissolution of marriage will be furnished this order by the clerk of the court when they file a petition for dissolution of marriage.

### TERM OF THIS ORDER:

This order shall remain in full force and effect until the entry of a final judgment, a dismissal of the cause, or as it relates to paragraphs 1,2,3,4,5,7 and 8 until the entry of a subsequent temporary order. However, as to paragraph 6, the entry of a subsequent temporary order will arithment paragraph 6 remaining in full force and effect unless the judge in the temporary and e

Done and Ordered this 19th day of September, 2013.

JOHN M. HARRIS JOHN M. HARRIS CHIEF JUDGE

DISTRIBUTION:

All Circuit and County Judges (Brevard County)
Court Administration (Brevard and Seminole Counties)
Clerk of Court (Brevard County)
State Attorney (Brevard County)
Public Defender (Brevard County)
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IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR BREVARD COUNTY, FLORIDA

ADMINISTRATIVE ORDER NO.: 11-14-B 4th AMENDED SUPERSEDES 11-14-B 3rd AMENDED

IN RE: DOMESTIC RELATIONS - FAMILY DIVISION PARTIES REQUIRED TO READ CERTAIN ADMINISTRATIVE ORDERS

WHEREAS the court sitting and adjudging Domestic Relations cases in the 18<sup>th</sup> Judicial Circuit in and for Brevard County believes it is appropriate and wise that parties to a dissolution of marriage case read and become familiar with certain relevant Administrative Orders.

NOW THEREFORE pursuant to the authority vested in the Chief Judge by Rule 2.215 of the Florida Rules of Judicial Administration and Section 43.26 of Florida Statutes, it is Ordered that the 18<sup>th</sup> Judicial Circuit's website shall contain the following Administrative Orders for inspection and reading:

### In all cases:

- IN RE: Mediation Family Mediation Mandatory Referral Of All Contested Family Law Cases To Mediation
- IN RE: Domestic Relations Collaborative Conflict Resolution In Dissolution Of Marriage Cases
- IN RE: Domestic Relations Family Division-Standing Temporary Relations Order
- d. IN RE: Domestic Relations Family Division- Model Family Court

### The following additional administrative orders must be read if there are minor children of the marriage:

- a. IN RE: Domestic Relations Requirement To Complete The Parent Education And Family Stabilization Course In Dissolution Of Marriage Proceeding With Minor Children Or A Paternity Action That Involves Issues Of Parental Responsibility
- b. IN RE: Domestic Relations Parenting Coordinators In High Conflict Family Law Cases

The petitioner/respondent upon reading the Administrative Orders required shall execute the statement attached hereto (Attachment A) and file said statement with the clerk of court.

DONE AND ORDERED this 29th day of November, 2011.

ALAN A. DICKEY
ALAN A. DICKEY
CHIEF JUDGE

Distribution:
All Circuit and County Judges (Brevard County)
Court Administration (Brevard and Seminole Counties)
Clerk of Court (Brevard County)
State Attorney
Public Defender
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### ATTACHMENT A

IN THE CIRCUIT COURT FOR THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR BREVARD COUNTY, FLORIDA

In re: The Marriage of:	
	CASE NO.:
Petitioner,	CASE NO
And	
Respondent	
	ATTESTATION
I,	(petitioner/respondent) have read the administrative orders
required to be read in Adm	inistrative Order 11-14-B 4th AMENDED.
Signature:	x
Printed Name:	
Deter	

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT BREVARD COUNTY, FLORIDA

ADMINISTRATIVE ORDER NO.: 13-20-B AMENDED SUPERSEDES 13-20-B

IN RE:

DOMESTIC RELATIONS – REQUIREMENT TO COMPLETE THE PARENT EDUCATION AND FAMILY STABILIZATION COURSE IN DISSOLUTION OF MARRIAGE PROCEEDING WITH MINOR CHILDREN OR A PATERNITY ACTION THAT INVOLVES ISSUES OF PARENTAL RESPONSIBILITY

The Family Division Judges of Brevard County, Florida, have determined that a substantial portion of family law cases filed in Brevard County involve custody and visitation with minor children, and that a divorce or separation of their parents may detrimentally affect the children and the family relationships of the separating parents; that the children often become innocent unintended victims of the problems and "wars" of their parents; and the Court being concerned with the potential harmful impact on the children in such situations, including possible loss of self-esteem and pride, feelings of guilt in causing their parent's break-up, weakened trust and feelings of loyalty, anger, and the economic and social impact of the break-up of the home, all of which may lead to decrease in school performance. social difficulties, grief, problems with anger, guilt syndromes, depression, unacceptable behavior, anxiety about intimate relationships, concerns about betrayal and abandonment, feelings of being unloved, and viewing the world as unsafe and unreliable; and the Court being desirous of providing a means to assist both the parents and the children in coping with the break-up of their home; and to insure that the parents understand and are aware of the perspective of the children and the potential psychological and emotional trauma of the children; and to provide education resulting in recognition by the parents of the signs of trauma or distress in the children related to the separation or divorce and methods of assisting the children to cope with the trauma or distress beneficially, which will hopefully better society, and refocus the energies of the parents in a constructive rather than destructive manner to protect their children, and in consideration thereof

IT IS HEREBY ORDERED that successful completion of the Parent Education and Family Stabilization Course is a required policy in Brevard County for all parties to dissolution of marriage proceeding with minor children or a paternity action that involves issues of parental responsibility as a condition precedent to obtaining a Final Judgment. A party may be excused from attending the parenting

course or from completing the parenting course within a certain time period, provided the court determines that the party has shown good cause. For dissolution of marriage actions, the petitioner must complete the course within 45 days after the filing of the petition, unless excused by the court. All other parties must complete the course within 45 days after service of the petition. For paternity actions, the petitioner must complete the course within 45 days after filing the petition, unless excused by the court. Any other party must complete the course within 45 days after an acknowledgement of paternity by that party, an adjudication of paternity of that party, or an order granting visitation to or support from that party. Each party to a dissolution or paternity action shall file proof of compliance with the court prior to the entry of the final judgment.

All parties are required to complete the parenting course as quickly as possible. The parties are required to complete the parenting course by appearing in person. The parties may apply to the Court to take the parenting course on-line if they demonstrate good cause to the Court.

A copy of the "Standing Order of Referral Requiring Parties to Attend the Parent and Education Stabilization Course" (ATTACHMENT 1) shall be provided at the time of filing to the Petitioner by the Clerk of the Circuit Court and a copy of said Order shall be served on the opposing party(s) by Petitioner. Said Order of Referral shall be attached to the original pleadings by the Clerk of the Circuit Court.

IT IS FURTHER ORDERED that each provider offering a parenting course must be approved by the Department of Children and Family Services. The Department of Children and Family Services shall provide the Clerk of Court for Brevard County with a list of approved course providers and sites at which the Parent Education and Family Stabilization Course may be completed. The list shall be made available to the parties so that they may attend the parenting class of their choice.

The Department of Children and Family Services may remove a provider who violates these requirements, or its implementing rules, from the list of approved course providers.

IT IS FURTHER ORDERED that all parties to a modification of a final judgment involving shared parental responsibilities, custody, or visitation may be required to complete a court-approved parenting course prior to the entry of an order modifying the final judgment.

IT IS FURTHER ORDERED a reasonable fee may be charged to each parent attending the course.

IT IS FURTHER ORDERED that if any parent fails to attend the required Parent Education and Family Stabilization course, the court may hold the defaulting parent in contempt.

IT IS FURTHER ORDERED that the court may, with or without motion of either party, prohibit the parenting course from being taken together, if there is a history of domestic violence between the parties.

Done and Ordered this 24th day of June, 2013.

ALAN A. DICKEY ALAN A. DICKEY CHIEF JUDGE

DISTRIBUTION:
All Circuit and County Judges (Brevard County)
Court Administration (Brevard County)
Clerk of Court (Brevard County)
State Attorney (Brevard County)
Public Defender (Brevard County)
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### ATTACHMENT 1

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT BREVARD COUNTY, FLORIDA

### STANDING ORDER OF REFERRAL REQUIRING PARTIES TO ATTEND PARENT EDUCATION AND FAMILY STABILIZATION COURSE

WHEREAS, pursuant to Administrative Order, the Petition filed herein includes a request for relief involving minor children of the parties. It is thereupon

ORDERED AND ADJUDGED that each of the parties shall attend a Parent Education and Family Stabilization Course. For dissolution of marriage actions, the petitioner must complete the course within 45 days after the filing of the petition, unless excused by the court. All other parties must complete the course within 45 days after service of the petition. For paternity actions, the petitioner must complete the course within 45 days after filing the petition, unless excused by the court. Any other party must complete the course within 45 days after an acknowledgement of paternity by that party, an adjudication of paternity of that party, or an order granting visitation to or support from that party. A list of providers may be obtained from the Clerk of Circuit Court or from their website <a href="https://www.brevardclerk.us">www.brevardclerk.us</a>. Each party is responsible for contacting the providers, scheduling attendance, completion of the seminar and payment of the seminar fee. Upon completion of the seminar, you must submit your Certificate of Completion to the Clerk of the Circuit Court, P.O. Box 219, Titusville, Florida, 32781-0219, along with the above case number.

This parenting course, ordered by the court, shall apply regardless of whether the parties were legally married and in family cases involving family member visitation, etc.

Copies provided to:			
Petitioner by hand de	elivery mail		
Respondent by mail	attached to Summons		
Dated:	Clerk of Court		
		By:	
		Deputy Clerk	



### Florida Department of Children & Families Parent Education and Family Stabilization Course Providers

The following providers are approved by the Florida Department of Children and Families to offer the Parent Education and Family Stabilization course. The course is a minimum of 4 hours and designed to educate, train, and assist divorcing parents in regard to the consequences of divorce on parents and children, as required by Florida Statute 61.21.

# NOTE: To register please call the number listed in the column "Registration/Provider Contact Information."

Pro-Active Parenting and Divorce	5551 North University Drive Suite 202 Coral Springs 33067	17	Family Therapy Associates (954) 341-2555 x 206 (877) 933-0001 x 206 www.FYlfamilies.com drdebbieswayman@familytherapyass ociates.org	Classroom setting English with materials available in Spanish/French Reduced fee for Indigence status. Also available online in English/Spanish and correspondence course in English/Spanish/French. Individual and private classes available
Surviving Divorce: A Guide for Parents	Call for location and time	17	1-877-695-4377 561-324-3450 Jorgegomez65@hotmail.com	Classroom Setting in English only. Indigent status accepted Also available online in English at www.parentssupportnetwork.com and in Spanish at www.padresparasiempre.com Available in Creole by correspondence
Transparenting	call for exact location	17 H JUDICIA	17 Dr. Sheryl Ferguson (954) 476-0255 www.thepsychcenter.net thepsychcenter@bellsouth.net	Classroom, English and Spanish Languages
Child of Divorce	Child & Family Consultants 1800 Penn Street Suite 12 Melbourne 32901	18	(321) 768-6800 childandfamily@cfl.rr.com	Classroom setting English only Indigent status accepted
Helping Families Cope with Divorce Concepts of Cooperative Coparenting	Center for Counseling & Consulting, Inc. 661 Seminola Blvd Casselberry 32707	18	(407) 678-6655 x 3 rbollet@cfl.rr.com	Classroom setting also by individual appointment in English only Indigent status not accepted
Children of Divorce Transparenting	Family Counseling Center of Brevard 840 Brevard Ave Rockledge 32955	18	(321) 636-2273 Left message 3/30	Classroom setting in English only Indigent Status Accepted

Last Updated 4/11/13

Page 23 of 34

For information on how to become a provider of the Parent Education and Family Stabilization Course,

or to report corrections and updates, please contact Audrey Ressler at the Florida Department of Children & Families, Office of Child Welfare audrey\_ressler@dcf.state.fl.us or (850) 717-4680



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Parenting Course	Psychological Wellness	18	(407) 830-6033	Classroom setting English only	
	815 Orienta Avenue, Suite 1010 Altamonte Springs 32701		psychological@cfl.rr.com	Indigent status accepted	
Family Stabilization and Divorce	Yellow Umbrella Exchange Club -	18	Terri Mermis	Classroom setting in English only	Т
Mommy, Daddy and me	Child Abuse Prevention Center		Executive Director	Spanish by advanced notice	
	260 Brevard Ave		(321) 723-2927 (office)	Indigent status accepted	
	Cocoa FL 32922		(321) 433-3570 (office) (321) 723-2928 Fax	į.	
	4680 Lipscomb Street		Director@yellowumbrella.org		_
	Palm Bay 32905		www.yellowumbrella.org		_
Academy for a Healthy Divorce	Academy for a Healthy Divorce	18	(407) 324-2400	Classroom setting in English only	_
	5050 S. 1792 Drive			Indigent status not accepted	
	Casselberry 32707				_
Parent Education & Family	Western Judicial Services	18	(321) 631-6976	Classroom setting in English only	_
Stabilization	310 Brunson Blvd Suite 102		www.westernjudicialservices.com	Indigent Status not accepted	_
	Cocoa FL 32922				
A Parenting & Divorce Course	Courtyard Marriott	18	(800) 767-8193	Classroom setting English/Spanish	_
Education Programs	2101 W. New Haven		www.educationprograms.com	Also available online and	
	Melbourne 32904		www.onlinedivorceprogram.com	correspondence,	-
			ep@educationprograms.com	Indigent Status Accepted	_
	The Crossings Office Plaza				_
	101 Timberlachen Circle #201				_
	Lake Mary 32746				_
Transparenting	Seminole County, call for exact	18	Dr. Sheryl Ferguson	Classroom, English Language	_
	location		(954) 476-0255		
			www.thepsychcenter.net		_
					7

Last Updated 4/11/13

Page 24 of 34 For information on how to become a provider of the Parent Education and Family Stabilization Course, or to report corrections and updates, please contact

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Gee Resolutions Counseling Centers	Gee Resolutions Counseling Center 190 McIver Lane Rockledge 32955	18	Kevin Lewis, LMHC (321) 631-8569 Jeannie Hornell, LMHC (321) 631-8570	Classroom setting English only Classes every two weeks (2 <sup>nd</sup> and 4 <sup>th</sup> Friday of each month)
	Parenting Education Family Counseling Center Viera - Brevard County		(321) 631-6530 (fax) parenting@geeresolutions.com	
Divided Loyalties	Psychological Affiliates, Inc. 2737 W. Fairbanks Ave. Winter Park 32789	18	(407) 740-6838 www.psychologicalaffiliates.com	Classroom setting in English only indigent status accepted
	1914	JUDICIA	1914 JUDICIAL CIRCUIT	
A Positive Divorce Resolution Life Works Sue Dockerill	Palm City Immanuel Lutheran 2655 SW Immanuel Drive Palm City 34990	19	(772) 288-9886 (888) 466-9886 www.lwpt.org tmlpsued@gmail.com	Classroom setting English/Spanish Indigent status accepted.
	Port St Lucie Community Center 2195 SE Airoso Blvd Port St Lucie 34984		14	
	Okeechobee Library 206 SW 16 <sup>th</sup> St Okeechobee 34974			
	Vero Indian River Library 1600 21 <sup>st</sup> Street Vero Beach 32960			3
Divorce With Children	Contact for exact location	19	Joy Pyngolii, PhD (772) 633-5728	Classroom setting in English only Indigent status not accorded
	Course offered on first and third Monday of the month			Course offered on first and third Monday of the month

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Page 25 of 34

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