## SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF ORANGE MINUTE ORDER

17-NOV-2014

Dept: L72

Judge: SALVADOR SARMIENTO

Bailiff: NOT PRESENT

Clerk: DENISE HENTSCHKE

Reporter: NOT PRESENT

Case Category:

DC

DISSOLUTION WITH CHILD

Case Number:

10D011474

HOLBURN V HOLBURN

Docket:

MN102

**Event:** 

MATTER UNDER SUBMISSION

**APPEARANCES:** 

**NONE** 

The court having taken the above matter under submission on 11-10-14, now rules in accordance with the Findings and Order on Respondent's RFO's filed 11-17-14. A copy of the Findings and Order on Respondent's RFO's is attached hereto and incorporated herein by reference.

William Holburn, 11022 S. 51<sup>st</sup>, Ste 250, Phoenix, AZ 95004 Julie Holburn, 427 Baywood Dr, Newport Beach, CA 92660

CLERK'S CERTIFICATE OF MAILING (CCP 1013a) - I certify that I am not a party to this cause, over 18, and that a copy of this document was mailed first class postage prepaid in a sealed envelope addressed as shown. Mailing and execution of this certificate occurred on 11-18-14 in Orange, California.

ALAN CARLSON, Clerk of the Court

Bv:

DEDITTY CI ERK

## SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF ORANGE

## FINDINGS AND ORDER ON RESPONDENT'S RFOS

November 17, 2014

PETITIONER: ATTORNEY F RESPONDENT ATTORNEY F SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE COUNTY OF ORANGE LAMOREAUX JUSTICE CENTER

NOV 17 2014

ALAN CARLSON, Clerk of the Court of the Cour

Dept: L72

Case #: 10D011474

This court has recently ruled on this matter three different times 3/21, 7/18 and 9/25. Now, this matter is again before this court on Respondent's three RFO's. The three RFO's, filed on 8/6, 10/7, and 10/14, were all regarding Petitioner not returning the children after a visitation in Arizona. In all three matters, her ex-partes request to return the children to her forthwith were granted.

The court heard from father, Petitioner, who testified he still resides in Arizona but plans to move to California in the near future. The court also heard from Respondent, mother.

Clearly, the Petitioner is having a difficult time following the court orders, specifically in returning the children in a timely manner. He had no valid excuse for not returning the children. This has caused the Respondent lots of stress and expense in getting the children back from Arizona. Therefore, the court is ordering the following.

The court is striking its July 18, 2014 orders regarding father's visits in Arizona, all other orders therein remain in full force and effect. Starting forthwith, **all** of Petitioner's visits must occur in Orange County. He must provide written verification which hotel he is staying at prior to exercising any visits as per the March 21, 2014 order.

As per the March 21, order all communication between the parents shall be on <a href="https://www.OurFamilyWizard.com">www.OurFamilyWizard.com</a>. Communication between the children and parents shall also be per the March 21 order.

Petitioner shall pay Respondent \$500, forthwith, as a contributive share for cost she incurred in getting the children returned to her.

Clerk to give notice.