

IT IS HEREBY ORDERED that the goal is for the Plaintiff and Defendant to work together to co-parent. Co-parenting requires the Parties to act in a manner of respect toward each other. To maintain mutual respect, neither parent will disparage the other in the presence of the child/children, nor will either parent make any comment of any kind that would demean the other parent in the eyes of the child/children. Additionally, each parent is to instruct their respective family and friends to make no disparaging remarks regarding the other parent in the presence of the child/children. The Parties shall use the following co-parenting tools to ensure proper communication and dialog regarding parenting:

- a. No abusive telephone calls, emails or text messages to either Party.
- b. No name calling.
- c. No foul language.
- d. Avoid conflicts/contacts with the other Party's "significant other."
- e. Do not use children as a weapon against the other parent.
- f. No harassment at places of employment.
- g. No copies of letters to anyone associated with the Parties.
- h. No phone calls to other people associated with the other Party.
- i. Focus to remain on best interest of the children.
- j. Maintain respect toward the other Parties relatives and friends.
- k. The parents will take all action necessary to prevent such disparaging remarks from being made in the presence of the children and will report to each other in the event such disparaging remarks are made.
- l. Child custody exchanges/visitation/etc., shall be done in a civil law-abiding manner and reasonably close to the time specified by the Court.
- m. No threats of violence or harm to any other Party/relative/friends/significant others of other Party.