

CUSTODY/VISITATION ORDER

Case No. J005557-01-02 & -03

Commonwealth of Virginia

JAMES CITY COUNTY Juvenile and Domestic Relations District Court

In re: DARA YOUNG (9 yrs. old)
ERIN YOUNG (7 yrs. old)
CARL YOUNG (" " " ")

The above-named juvenile has been brought before this Court upon the filing of a written petition concerning custody/visitation; and proper notice has been given to all proper and necessary parties; the parties have been informed by this Court of their right to representation by a lawyer and the contents of the petition filed in this Court. All provisions of the Juvenile and Domestic Relations District Court law; and amendments thereto, have been duly complied with in assuming jurisdiction of the juvenile.

Having considered all relevant material evidence, I find that the juvenile is within the jurisdiction of this Court and the Juvenile and Domestic Relations District Court law, and if committed to a local board of social services or public welfare, it has been further found that reasonable efforts:

- a. have been made have not been made to prevent removal and that continued placement in the home would be contrary to the welfare of the child.
- b. have been made have not been made to reunite the child with his/her parents, guardian or other person standing in loco parentis to the child.

I also made my determination after considering the factors listed in Va. Code § 20-107.2.

I hereby ORDER that: .. ADJUDICATED. ON THE MERITS.. MARK YOUNG IS GRANTED VISITATION ON ALTERNATE WEEKENDS, DURING THE DAY ONLY ON SATURDAY AND SUNDAY FROM 9:00 AM UNTIL 5:00 PM; VISITATION WILL BE SUPERVISED BY THE DEPARTMENT OF SOCIAL SERVICES OR CASA BEGINNING 5-21-94: ... MARK YOUNG IS ORDERED NOT TO DISCUSS THE FOLLOWING ISSUES: ... DIET (EATING MEAT); LEATHER SHOES OR DRESS; THE COURT CASE, INCLUDING TESTIMONY, TRANSCRIPTS, ETC.

NOTE: ... FATHER REFUSED TO ACCEPT RESTRICTED; SUPERVISED VISITATION: ... THEREFORE; ALL OF HIS VISITATION RIGHTS ARE TERMINATED UNTIL HE WISHES TO COMPLY WITH RESTRICTED, SUPERVISED VISITATION.

It is a requirement as a condition of this Order, that each party intending a change of address shall give thirty days' advance written notice of such change of address to:

- the Court
- the other party

The notice shall contain the child's full name, the case number of this case, the party's new telephone number and new street address and, if different, the party's new mailing address. The notice shall be mailed by first-class or delivered to this Court and to the other party.

Access to the academic, medical, hospital or health records of the child shall not be denied to:

- either parent
- mother
- father

TEMPORARY PLACEMENT—

I order that the above-named child be temporarily placed with the department of social services or public welfare of this jurisdiction without prior notice or an opportunity to be heard because of the following emergency and need for such placement:

5-13-94

DATE

Thomas B. Hoover

JUDGE

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