

DO NO FBT FA 196088163

SUPERIOR COURT

AMBROSE, CHRISTOPHER

JUDICIAL DISTRICT OF FAIRFIELD AT BRIDGEPORT

V

AMBROSE, KAREN

APRIL 24, 2020

The following temporary orders are issued by the court.

1. The hearing on the granted ex-parte custody request (#167) is continued to Monday April 27, 2020 at 2:00.
1. Until the hearing is complete, or until further order of the court, all previously issued ex-parte orders (167.10) are continued. Specifically (1) the father has sole legal custody of the children (2) the parents will continue their existing access schedule (#105.10) and (3) neither party may inform the children of this court order, any court action or any court dates.
2. The existing parenting plan calls for the children to be with the father tonight, Friday night, through Sunday night at 5:00. The children will be transitioned from their mother's home to the father's home immediately with the assistance of the GAL. They will remain with the father until the hearing is complete or until further order of the court. They will not return to the mother on Sunday at 5:00.
3. Until the hearing is complete, or until further order of the court, the mother may not have any contact with the children, directly or via third parties. She is not to respond to any contact the children might initiate. The father may reinforce this no contact order via the children's phones and electronic devices as he deems appropriate.
4. The father will provide the mother with a daily update regarding the children via Our Family Wizard.
5. Plaintiff's Motion to Seal #172 is GRANTED to the extent that the Custody Evaluation is ordered sealed in accordance with the agreement of the parties (#133).
6. Defendant's Motion for Order #174 is MOOT, as the GAL has complied with the requests therein.
7. The defendant has requested access to the files of the GAL and Dr. Biren Caverly (#177, #178). Both the GAL and Dr. Biren Caverly indicated they have limited access to their physical files as result of COVID 19 best practices. They are directed to make reasonable efforts to comply with the defendant's request under the circumstances. All related requests and responses will be made through the GAL and shared with all counsel.

These orders are temporary and will be reconsidered and/or amended upon completion of evidence.

---

GROSSMAN, J.