CERTIFIED COPY oa. MI 29 PK 3: 03 RYNG COUNTY: 6 SAMR COURT CLERK SEATRE, PAR 8 10 12 SUPERIOR COURT OF WASHINGTON 14 COUNTY OF KING 16 NO. 01-5-00795-6 SEA In reithe Parentage of: SCHEDULE CANCELLED 18 Christianson 20(DOB) . Child(ren), JAMES D. CHRISTIANSON Petitioner, . PARENTING PLAN 24 and 26 Respondent(s): FINAL ORDER (PP) 28 Mother 30 This parenting plan is the final parenting plan signed by the court 1.1 32 pursuant to an order determining parentage entered on this date (Date). 34 IT IS HEREBY ORDERED, ADJUDGED AND DECREED: 36 I. GENERAL INFORMATION 38 1.2 This parenting plan applies to the following child: 40 Name Birthd ate 42 Christianson 44 46 48

PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26.26.130, 26.09.181; .187; .194 Page 1 of 11

Mark B. Livas
Attorney at Law
17 Central Way
Kirkland, WA 98033
425/888-9282 / Fax 428 827-2517

2	IL BASIS FOR RESTRICTIONS	•
4	Under certain circumstances, as outlined below, the court may limit or prohibit to parent's contact with the child and the right to make decisions for the child.	٠.
6	a parsett's contract with the cities are the right to make accisions for the cities.	
ខ	2.1 PARENTAL CONDUCT (RCW 26.09.191(1), (2)).	
10	Does not apply.	
12	2.2 OTHER FACTORS (RCW 26.09.191(3)).	
14	Does not apply.	
·16	Sous Hat appry.	
18	III. RESIDENTIAL SCHEDULE	
20	The residential schedule must set forth where the child shall reside each day of the year, including provisions for holidays, birthdays of family members,	
22	vacations, and other special occasions, and what contact the child shall have with each parent. Parents are encouraged to create a residential schedule that	
24	meets the developmental needs of the child and individual needs of their family. Paragraphs 3.1 through 3.9 are one way to write your residential	
26	schedule. If you do not use these paragraphs, write in your own schedule in Paragraph 3.13.	
28	1 and graph of the	
30	3.1 SCHEDULE FOR CHILDREN UNDER SCHOOL AGE.	
32	Prior to enrollment in school, the child shall reside with the father, except for the following days and times when the child will reside with	•
34	or be with the other parent: other:	
36	The mother shall be entitled to four weekends per year, with 20 days' advance written notice to the father, sent by certified mail, return	4
38	receipt requested.	
40	3.2 SCHOOL SCHEDULE.	
42	Upon enrollment in school, the child shall reside with the father.	
44	except for the following days and times when the child will reside with or be with the other parent; other:	
46	Same as 3.1 herein.	
48		

PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26.26.130, 26.09.181; .187; .194 Page 2 of 11

Mark B. Livas
Attorney at Law
17. Central Way
Kirkland, WA 98033
425,889-9392 183x 425/837-3515

. 2	3. 3	SCHEDULE FOR WINTER (CHRISTMAS, VACATION.
4 6		The child shall reside with the father during winter (Christmas) vacation, except for the following days and times when the child will reside with or be with the other parent:
v		155ide wild of 65 wild are said parelle.
8		Until see is attending kindergarten, Christmas vacation shall be deemed to begin December 13 and end on Japuary 3. Transfers of
10		between the parents shall occur on December 23 each year. In odd numbered years, the father shall be entitled to have the first
12		half the vacation, and the mother shall be entitled to have the
14		second half the vacation. In even numbered years, the mother shall be entitled to have the first half the vacation and the father shall be entitled to have the second half the vacation.
16		
18		When is in kindergarten, Christmas vacation shall be according to the schedule of the school is attending. In even years, the father shall be entitled to the Christmas vacation, and in odd years,
20	· .	the mother shall be entitled to the vacation. Transfers shall occur on the first day following states a dismissal from school for Christmas
22		vacation, and on the last day of the 's Christmas vacation.
24	3.3B S	CHEDULE FOR MID-WINTER VACATION.
26		The child shall reside with the (x) father during mid-winter vacation,
28	<u> </u> -	except for the following days and times when the child will reside with or be with the other parent:
30		The father shall be entitled to every mid-winter vacation with the child.
32		-CING.
34	3.4	SCHEDULE FOR SPRING VACATION.
36		The child shall reside with the mother during spring vacation, except
38		for the following days and times when the child will reside with or be with the other parent:
40		The mother shall be entitled to every spring vacation with the child.
42.		
44	3.5	SUMMER SCHEDULE.
44	ļ	Upon completion of the school year, the child shall reside with the
46		father, except for the following days and times when the child will
48	ļ	reside with or be with the other parent:

PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26.26.130, 26.09.181; .187; .194 Page 3 of 11

Mark B, Livas Attorney at Low 17 Central Way Kirkland, WA 98033 425/889-9292 / Fax 425/827-2617

	1	Other:		. 1
2		In even years, the mor	that shall be positive to	o the month of July with
4				he month of August with
6		•		
8		In odd years, the father shild and the mother shild.	er shall be entitled to t shall be entitled to the	the month of July with the month of August with the
10		Cipidi .	•	·
12	3.6	VACATION WITH PAR	RENTS.	
14		The schedule for vaca	ition with parents is as	s follows:
16		Food parant shall be en	entitled to upportion with	h the child during the
E 13			eduled time with the c	h the child during that hild.
18	· ·		,	
20	3.7	SCHEDULE FOR HOLI	DAYS.	
22		The residential schedu follows:	ite for the child for the	holidays listed below is as
24	ì	LOBOAAS*		
26			With Mother (Specify Year	With Father (Specify Year
28	 -		Odd/Even/Every)	Odd/Even/Every)
30	New Y	'ear's Day	•	*
		Luther King Day		* *
32	Preside	ents Day	**	# # · · · · · · · · · · · · · · · · · ·
		rial Day	* #	F. #
34	July 4		Even	Odd
	Labor		# #- # # -	· ¥.#
30		ins Day	* N·	+ * j
38		sgiving Day mas Eve	Odd .	Even
	1	mas Day	Odd	Even
40	0,11130	miss out	540	
.42		For purposes of this p follows (set forth time		sy shall begin and end as
44		New Years Day, Chris Section 3.3A herein.	stmas Eve and Christm	as Day are as stated in
46	[•		{
];		all be spent with the p	
48			VII holidays are spent v sections 3.1 and 3.2	

PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26.26.130, 26.09.181; .187; .194 Page 4 of 11

Mark B. Lives
Attorney at Law
17 Control Way
Kirkland, WA 98033
425/889-9292 / Fax 425/827-2617

2		Holidays which fall on a Friday or a Monday shall include Saturday and Sunday.			
4		-			
6	3,8	SCHEDULE FOR SPECIAL OCCASIONS.			
8	The residential schedule for the child for the following special occasions (for example, birthdays) is as follows:				
10		With Mother With Father (Specify (Specify			
12		Year Year			
14		Odd/Even/Every) Odd/Even/Every)			
15		h father except erwise provided			
18	in Sections 3.1, 3.2, 3.3 3.4, 3.5,3.6 and 3.7 of				
20	this parenting plan.				
		DOUBLEWED HARRY THE BESIDENTIAL CONFINE			
22	3.9	PRIORITIES UNDER THE RESIDENTIAL SCHEDULE.			
24	ļ	If the residential schedule, paragraphs 3.1 - 3.8, results in a conflict where the children are scheduled to be with both			
26	! -	parents at the same time, the conflict shall be resolved by priority being given as follows: Rank the order of priority, with			
28		1 being given the highest priority:			
30		7 Schap: schedule (3.1, 3.2)			
32	i E 7	3 Winter vacation (3.3) 6 Spring vacation (3.4)			
34		2 Summer schedule (3.5) 5 Vacation with parents (3.6)			
36		1 Holidays (3.7) 4 Special occasions (3.8)			
38	3.10	RESTRICTIONS.			
40	· ·	Does not apply because there are no limiting factors in			
42	! ·	paragraphs 2.1 or 2.2.			
44	3.11	TRANSPORTATION ARRANGEMENTS.			
46		Transportation costs are included in the Child Support Worksheets and/or the Order of Child Support and should not be included here.			
48	 	Transportation arrangements for the child between parents shall be as follows:			

PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26.26.130, 26.09.181; .187; .194 Page 5 of 11

Remarking that

Mark B. Livas Attorney at Law 17 Central Way Kirkland, WA 98032 425 889 9292 / Fax 425 827 2617

2 Mother shall arrange for pick-up and drop off of child at Father's residence. 4 DESIGNATION OF CUSTODIAN. 3.12 6 The child named in this parenting plan is scheduled to reside the majority of the time with the father. This parent is designated the custodien of the child solely for purposes of all other state and federal statutes which require a designation or determination of custody. This 10 designation shall not affect either parent's rights and responsibilities 12 under this parenting plan. 14 3.13 OTHER: 16 In the event mother desires to exercise any residential time with child under this parenting plan, mother shall be required to provide father with 20 days' advance written notice, sent certified mail, return 18 receipt requested, of her intent to exercise such visitation. In the 20 event mother does not provide the required notice, said visit shall be " deemed waived. 22 Nothing in this plan shall hinder either parent from exercising their 24 rights under RCW 9A.40. 26 Mother shall be entitled to reasonable telephone contact with the child when the child reaches three years of age. 28 3.14 SUMMARY OF RCW 26,09,430 - ,480, REGARDING RELOCATION OF 30 a CHILD. 32 This is a summary only. For the full text, please see RCW 26.09.430. through 26.09.480. 34 If the person with whom the child resides a majority of the time plans 36 to move, that person shall give notice to every person entitled to court ordered time with the child. 38 If the move is outside the child's school district, the relocating person. 40 must give notice by personal service or by mail requiring a return receipt. This notice must be at least 60 days before the intended 42 move. If the relocating person could not have known about the move in time to give 60 days' notice, that person must give notice within 5 44 days after learning of the move. The notice must contain the information required in RCW 26.09.440. See also form DRPSCU 46 07.0500, (Notice of Intended Relocation of A Child.) 48 If the move is within the same school district, the relocating person must provide actual notice by any

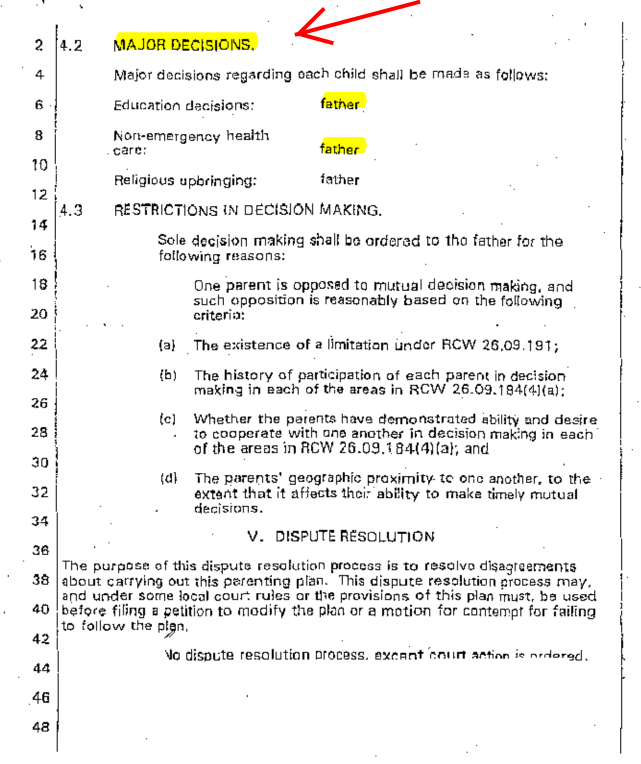
PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26.26.130, 26.09.181; .187; .194 Page 6 of 11

Mark B. Livas
Attomey at Law
17 Central Way
Kirkland, WA 98033
425(889-9792 Fax 425-827 2917

· 1	reasonable means. A person entitled to time with the child may not
2	object to the move but may ask for modification under RCW 26,09.260.
4	
6	Notice may be delayed for 21 days if the relocating person is entering a domestic violence shelter or is moving to avoid a clear, immediate
8	and unreasonable risk to health and safety.
10	If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.
12	A relocating person may ask the court to waive any notice
14	requirements that may put the health and safety of a person or a child at risk.
16	Failure to give the required notice may be grounds for sanctions, including contempt.
18	
20	If no objection is filed within 30 days after service of the notice of intended relocation, the relocation will be permitted and the proposed
22	revised residential schedule may be confirmed.
	A person entitled to time with a child under a court order can file an
24	objection to the child's relocation whether or not he or she received \cdot proper notice.
26	An objection may be filed by using the mandatory pattern form WPF
29	DRPSCU 07.0700, (Objection to Relocation/Petition for Modification of Custody Decree/Parenting Plan/Residential Schedule). The objection
30	must be served on all persons entitled to time with the child.
32	The relocating person shall not move the child during the time for objection unless: {a} the delayed notice provisions apply; or (b) a court
34	order allows the move.
36	If the objecting person schedules a hearing for a date within 15 days of timely service of the objection, the relocating person shall not move
38	the child before the hearing unless there is a clear, immediate and unreasonable risk to the health or safety of a person or a child.
40	NA DECICIOSES A A MISTO
42	IV. DECISION MAKING
44	4.1 DAY TO DAY DECISIONS.
	Each parent shall make decisions regarding the day-to-day care and
46	control of each child while the child is residing with that parent. Regardless of the allocation of decision making in this parenting plan,
48	either parent may make emergency decisions affecting the health or

PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26.26.130, 26.09.181; .187; .194 Page 7 of 11

Mark B. Livas Attorney at Law 17 Central Way Kirkland, WA 98033 . 425(889-92827 Fax 425/827-2517



PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26.26.130, 26.09.181; .187; .194 Page 8 of 11

Mark B. Livas
Attorney at Law
17 Control Wey
Kirklend, WA 98033
425/889-9292 / Fax #25/827 / 2517

notify the other parent as soon as reasonably possible of an

PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26,26,130, 26,09,181; .187; .194 Page 9 of 11

48

Mark B. Uvas Attornov at Law 17 Central Way Kirkland, WA 98033 425/889-9292 (Fax 425/827 2617

emergency involving, or injury to, the child(ren). 2 6.5 ACCESS: Each parent agrees to exert every effort to maintain free access and unhampered reasonable contact and communication 4 between the child(ren) and the other parent, and to promote the emotions of affections, love and respect between the child(ren) and 6 the other parent. 8 Each parent further agrees to discourage other persons from uttering words or engaging in conduct which would have a tendency to 10 estrange the child(ren) from the other parent, to demage the opinion of the child(ren) as to the other parent, or which would impair the 12 natural development of the child(ren)'s love and respect for the other. parent. 14 6.6 COMMITMENT: Both parents freely and wholly commit 16 themselves to this parenting plan with the expectation that it will 18 provide a stable and lasting residential schedule for the child(ren) and the parents. Each parent is aware that violations of this parenting. 20 plan, abusive use of conflict, false reports to authorities or the bad-faith use of dispute resolution (including court action) could lead. 22 to a reduction of that parent's residential time with the child(ren). 24 6.7 DECISION: Neither parent shall ask the child(ren) to make decisions or requests involving the residential schedule. Neither 26 parent shall discuss the residential schedule with the child(ren) except for plans which have already been agreed to by both parents. Neither 28 parent shall encourage the child(ren) to believe it is their choice to determine the residential time spent with the other parent. Such 30 decisions shall be made by the parents or, if they cannot agree, the courts. 32 6.8 DEROGATORY COMMENTS: Neither parent shall make 34 derogatory comments about the other parent nor allow anyone else to do the same in the child(ren)'s presence. Neither parent shall allow or 36 encourage the child(ren) to make derogatory comments about the other parent. 38 6.9 POSSESSIONS: Neither parent shall interfere with the right of the 40 child(ren) to transport his clothing and/or possessions to each parent's home. Neither parent shall "stockpile" the child(ren)'s clothing or 42 possessions. Both parents shall cooperate in providing and returning the clothing and possessions of the child(ren). 44 6.10 Father shall provide Mark B. Livas with a contact telephone. 46 number and address for father. All contact of mother by father shall be through the office of Mark B. Livas. Mother agrees to provide 48 father with a name and address for acceptance of service of process. at all times. Initially, Mark 8. Livas shall accept service on

PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26.26,130, 26.09.181; .187; .194 Page 10 of 11

2	mother's behalf for this cause number. If Mark B. Livas is not able to accept service, mother shall notify father of another person to accept service within fourteen days.
Ė	VII. DECLARATION FOR PROPOSED PARENTING PLAN
8	Does not apply.
10	VIII. ORDER BY THE COURT
12	It is ordered, adjudged and decreed that the parenting plan set forth above is adopted and approved as an order of this court.
14 16	WARNING: Violation of residential provisions of this order with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense under RCW 9A.040.060(2) or
18	RCW 9A.40.070(2). Violation of this order may subject a violator to arrest.
20	When mutual decision making is designated but cannot be achieved, the parties shall make a good faith effort to resolve the issue through the dispute
22	resolution process.
:	If a parent fails to comply with a provision of this plan, the other parent's obligations under the plan are not affected.
26	- 90mon
28	Dated: 10/29/01 Navy Production 2006
30 32	Presented by: Approved for entry: 10/21/01
34	Man 18. Fin Jones Church 1578m
36	Mark/B. Livas James Christianson W.S.B.A. #13252
38	Attorney for Respondent Father, Pro Se
40	Mark B. fr. 1leg Bottell
42	+ see attacked for syntie Guardian Ad litem. WSBA #LLI354
44	
46	
	l · · · · · · · · · · · · · · · · · · ·

PARENTING PLAN WPF PS 01.0400 (9/2000) RCW 26.26.130, 26.09.181; .187; .194 Page 11 of 11

Mark B. Livas
Attorney at Law
17 Central Way
Kirkland, WA 98033
425/839-9292 | Fax 425/827-2517