COURT FILE NO.: \_\_\_\_\_\_\_

**SUPREME COURT OF PRINCE EDWARD ISLAND**

**FAMILY SECTION**

Before the Honourable [DATE, 20\_\_]

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

BETWEEN:

**NAME**

APPLICANT

AND:

**NAME**

RESPONDENT

**ORDER**

1. Parenting Arrangements Assessment - THIS COURT ORDERS that a Parenting Arrangements Assessment shall be conducted on the terms set out in the attached Schedule, and the report from the assessment shall be filed with the Court, pursuant to Rule 70.21 *or* 71.07 of the *Rules of Civil Procedure*, and Section 38 of the *Children’s Law Act,* RSPEI 1988, Cap. C-6.1.

*(Date)*

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|  |

, J.

*\_\_\_\_\_\_\_\_\_\_\_\_ v \_\_\_\_\_\_\_\_\_\_\_\_*

Court File No.: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**SCHEDULE**

1. This Court authorizes that a clinician of the Family Court Counsellors’ Office (“the clinician”) shall conduct a:

Focused Parenting Arrangements Assessment;

Comprehensive Parenting Arrangements Assessment; or

Updated Parenting Arrangements Assessment

with respect to [CHILD(REN)’S NAME AND DOB].

1. Does this Assessment need to be expedited?

No.  Yes. If yes, state reasons:

1. The contact information for the parties is as follows, and the parties shall inform the Family Court Counsellors’ Office immediately of any changes to their contact information:

|  |  |
| --- | --- |
| Applicant  Name:  Address:  Tel:  Email: | Respondent  Name:  Address:  Tel:  Email: |

1. The reasons for this referral for a Parenting Arrangements Assessment are *(this part is to be completed by a judge)*:

|  |  |  |
| --- | --- | --- |
| a)  Concerns regarding parenting ability.  Concern is raised by:  Applicant  Respondent  Both | b)  Concerns that parent has been absent from child(ren)’s life for an extended period of time.  Concern is raised by:  Applicant  Respondent  Both | c)  Concerns regarding abuse of child(ren) (physical, sexual, emotional).  Concern is raised by:  Applicant  Respondent  Both |
| d)  Concerns regarding history of alcohol/drug abuse.  Concern is raised by:  Applicant  Respondent  Both | e)  Unresolved conflict between parents.  Concern is raised by:  Applicant  Respondent  Both | f)  Concerns regarding emotional stability of parent.  Concern is raised by:  Applicant  Respondent  Both |
| g)  Concerns regarding partner abuse.  Concern is raised by:  Applicant  Respondent  Both | h)  Concerns regarding abduction.  Concern is raised by:  Applicant  Respondent  Both | i)  Concerns regarding parent withholding parenting time.  Concern is raised by:  Applicant  Respondent  Both |
| j)  Other: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | | |

1. The Court requests that the clinician provide detailed information with respect to:
2. The clinician may also obtain, assess, and report on other relevant information that the clinician determines to be necessary or beneficial for the Assessment.

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|  |

, J.

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| *\_\_\_\_\_\_\_\_\_\_\_\_ v \_\_\_\_\_\_\_\_\_\_\_\_* | Court File No.: |
|  | SUPREME COURT OF  PRINCE EDWARD ISLAND  PROCEEDINGS COMMENCED AT CHARLOTTETOWN, IN QUEENS COUNTY, PROVINCE OF PRINCE EDWARD ISLAND    **ORDER** |