At9:50 O'clock A M

CAUSE NO. 9284

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)()(BARBARA MEYER
DISTRICT CHERK
IN THE DISTRICT COURT OF INTY, TEXAS
GILLESPIE COUNTY, TEXAS

AND

KENNETH KYLE BIEDERMANN

(AND IN THE INTERESTS OF

KYLA RAE BIEDERMANN,

EMILY LAINE BIEDERMANN,

LOREN NOEL BIEDERMANN AND

DANA TRUE BIEDERMANN,

(MINOR CHILDREN

(MINOR

IN THE MATTER OF

THE MARRIAGE OF

AVIAN ANNE BIEDERMANN

216TH JUDICIAL DISTRICT

EMERGENCY SUI SPONTE ORDER

On this the 20th day of August, 2001, the Court has heretofore ascertained and learned from two credible professionals that the original Respondent, KENNETH KYLE BIEDERMAN, in the above numbered and styled cause, being the natural Father of the four (4) minor children involved in this matter, has and continues to ignore, violate and disregard the Court's Orders, admonishments and instructions with reckless abandonment, impunity, knowingly, purposely and malevolently to the great harm, detriment, emotional stability/and above said minors by:

- (1) His sleeping arrangement with said minors; and,
- (2) degrading the minors' mother in their presence.

THEREFORE, the Court does make and enter the following Orders which are effective immediately for the protection of said minors and for their best interest.

(1) The original Petitioner, AVIAN ANN BIEDERMAN, the natural mother, shall be the sole temporary managing Conservator of the four minor children with all the power, authority, duties, etc., as provided by law.

- Until further Orders of this Court, the natural Father, KENNETH KYLE

 BIEDERMANN, the original Petitioner, shall have no contact or communication,

 WITH SAID MINDER!

 in any manner, way, form or fashion, until further Orders of this Court. Moreover, said Father shall not go, for any reason, within one hundred (100) yards of the original Petitioner's residence and/or where a reasonable person would anticipate said minors being at such time, including schools, churches, etc.
- (3) Any and all Orders and agreements heretofore made in this case, not in conflict with this Order, or do not violate the intent or spirit of this Order, shall remain in full force and effect.
- (4) The Father shall not contact and/or attempt to contact, in any manner, the Mother, except by or through his attorney, the attorney ad litem in this cause, Dr. Jack Ferrell or such party the said Dr. Jack Ferrell shall designate in writing.
- (5) The Father shall present to the Court within ten (10) days from the date hereof in writing and sworn to:
 - (a) Why his parental rights should not be summarily terminated;
 - (b) why all of his pleadings should not be struck;
 - (c) why all of the fees of the attorney ad litem should not be paid by him;
 - (d) why all costs of Court should not be assessed against him;
 - (e) why all costs of the Plaintiff's attorney's fees should not be assessed against him;
 - (f) why it should not be determined that he is in contempt of Court, be fined and/or incarcerated in the Gillespie County Jail; or
 - (g) that the information furnished to the Court is untrue and/or not accurate.

All matters herein are subject to revisions, modifications and others by this Court.

Signed this the 20th day of August, 2001.

CHARLES SHERRILL

Senior Judge

Copy Faxed To (per Judge Sherrill)
Atty John Nichols & Atty Pamela K. Bergman
Atty Allen (Jody) Halm
Atty Kurt Rud Kirc
Dr. Jack G. Ferrell, Jr.
8-20-01 Jum

(No Service Per Judge Sherrill)

