

IN THE JUVENILE COURT OF SEVIER COUNTY, TENNESSEE

STATE OF TENNESSEE, \$ CASE NO. 22000657
DEPARTMENT OF CHILDREN'S \$ APPLICATION AND ORDER FOR
SERVICES \$ SERVICE BY PUBLICATION

Petitioner, \$
\$
V. \$
\$
JUANA JACINTO MARCOS, Mother \$
\$
MARTYIN JACINTO PEDRO, Father \$
\$
Respondents. \$
\$
IN THE MATTER OF: \$
EVITA JACINTO DOB 01/15/2007 \$
CHILD (REN) UNDER EIGHTEEN (18) \$
YEARS OF AGE \$



RECEIVED
JUL 05 2022
JUVENILE COURT

COMES NOW THE PETITIONER, STATE OF TENNESSEE, DEPARTMENT OF CHILDREN'S SERVICES, who submits the Application for Order for Service by Publication.

FACTS OF THE CASE

This case is related to the transfer of temporary legal custody as described in the Petition. Petitioner is unable to locate the Respondents, **Juana Jacinto Marcos, Mother** and **Martin Jacinto Pedro, Father** (see Exhibit "A").

REQUEST

Petitioner has been unable to locate or effect service of process on the Respondents in the above-captioned case. Petitioner hereby requests that the Court issue an Order for

Service by Publication for a minimum period of once a week for four (4) consecutive weeks in the online legal notice publication, *Global Legal Notices®*, a website of general circulation in Guatemala and surrounding regions which specializes in service by publication and which provides numerous benefits over traditional print newspapers (see Exhibit "B"). Their publication policy is to publish the Order, any notices, and all court-issued documents continuously for a period of four (4) consecutive weeks, which exceeds statutory requirements.

ARGUMENT

Petitioner has attempted unsuccessfully to locate and serve the Respondents utilizing traditional service of process methods. Respondents have made themselves unavailable for service of process.

The most practical available alternative method of service is service by publication. The only known method for service by publication in Guatemala is through *Global Legal Notices®* which provides a more thorough method to give actual notice to the Respondents, as described on their legal notice website at www.GlobalLegalNotices.com.

This method allows for a greater opportunity to give actual notice to the Respondents than service by publication in a traditional newspaper. It provides publication of the Court

Order, plus the entire set of Court-issued documents. Further, the publication period exceeds the customary once a week for four (4) consecutive weeks by continually publishing the documents for an indefinite period, as allowed by law or necessity. In addition, a Google search by the Respondents' name and country will typically appear on page one of the Google search after approximately five days, thus, providing a greater opportunity to give actual notice to the Respondents.

MEMORANDUM OF POINTS AND AUTHORITIES

The U.S. Supreme Court in *Mullane v. Central Hanover Trust & Bank Co.*, 22 ILL.339, U.S. 306, 70 S. Ct. 652, 94 L. Ed. 865 (1950), found that, "*It is a logical step forward in the evolution of civil procedure that the use of new technologies in common communication be utilized.*"

U.S. courts have reasoned that service by publication on foreign defendants is permitted under Federal Rules of Civil Procedure 4(F)(3). Rule 4 allows service of process on a foreign individual:

(1) by internationally agreed upon means of service reasonably calculated to give notice; (2) by a reasonably calculated method as prescribed by the country's law for service for general actions or as the foreign authority directs to a letter rogatory; or (3) by other means not prohibited by international agreement. Because the 1993 amendments to FRCP 4(F) urge that FRCP (4)(3) be construed liberally, the courts have interpreted FRCP 4(F)(3) as authorizing them to utilize

technological advancements for serving foreign defendants. Federal Rules of Civil Procedure, Rule 4((3)(1) provides that "Service of an individual . . . may be effected in any judicial district of the United States pursuant to the law of the state in which the district court is located . . ." Further, Tennessee Rules of Civil Procedure, Section 4.05(1)(c) allows for service "as directed by the court.". The challenge facing Petitioner in this case is there are no traditional newspapers in Guatemala that will allow for publication of legal notices which originate in courts in the United States.

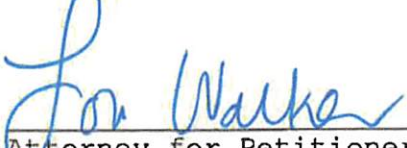
CONCLUSION

Global Legal Notices® offers an improved method of providing actual notice to a Respondent of a pending lawsuit while satisfying the Court's requirements for service by publication.

It is widely held that service by publication has a limited success rate in providing actual notice to a respondent that a legal case is pending. Yet, courts routinely issue an order allowing for service by publication in a newspaper, either print or online, as a last resort method to complete service of process.

Wherefore, Petitioner respectfully requests that the Court issue an Order for Service by Publication in the instant case.

Respectfully submitted,



Attorney for Petitioner

Lori Walker BPR #032421
805-712-2647

ORDER FOR SERVICE BY PUBLICATION

IT IS SO ORDERED THAT service of the Petition, Summons,
Preliminary Hearing Order and all related court-issued
documents in the case State of Tennessee, Department
of Children's Services v. Riddle, et al., Case No.
JV2261-62, be published in Global Legal Notices, LLC,
a publication of general circulation in Guatemala, for
a period of four (4) consecutive weeks, naming each
Respondent, and that Proof of Publication be filed
with this court no later than thirty (30) days after
completion of the publication.

Dated: July, 2022

Judge, Juvenile Court of Sevier County, Tennessee

Exhibit “A”

DECLARATION OF DUE DILIGENCE SEARCH

I declare, under penalty of perjury of the laws of the State of Tennessee, that the following is true and correct to the best of my knowledge and that I could competently testify, if called, to the following:

1. I am the CEO of Process Service Network, LLC, a process server and investigator with extensive experience in international service of process, am over the age of 18 years, and not a party to the within-named action. I have been a Registered Process Server and owner of Process Service Network, LLC since 1978. I have authored four (4) books on service of process, international investigations and court filing procedures and have conducted training seminars for the past 34 years. I regularly serve, or cause to be served, legal documents domestically and worldwide and supervise all international service and investigation assignments for clients who make assignments to us in Guatemala. I regularly conduct MCLE courses on international service of process for major law firms and state Bar Associations. I am a Life Member of the National Association of Investigative Specialists and the International Process Servers Association. I serve on the Advisory Board of Professional Process Server Network. I

am qualified as an expert in my field and can competently testify to the facts stated and declared within.

2. On June 21, 2022, I received an assignment from Petitioner along with written instructions to locate the named Respondents, 1) Juana Jacinto Marcos, Mother ("Marcos") and 2) Martin Jacinto Pedro, Father ("Pedro"), in Guatemala, C.A.
3. I conducted a search to locate the whereabouts of Marcos and Pedro. The following is a result of that search:
4. Search using Facebook, Twitter, Instagram, MySpace, YouTube, Google+, WhatsApp, WeChat, Line and Foursquare.
Result: Numerous similar names were located but none were a match to Marcos and Pedro.
5. All online telephone directories for the region of Guatemala City, Guatemala. Result: no listings were found.
6. Criminal index for Guatemala. Result: Nothing found.
7. Search of business licenses for 3 major cities in Guatemala. Result: Nothing found.
8. Search of public medical facilities and hospitals in Guatemala City, Guatemala. Result: Nothing found.
9. Search of the Guatemala national registry. Result: There are 2 possible matches of individuals in Guatemala. Neither of them match Marcos and Pedro.
10. Search using TLO (TransUnion) for name and last

known address in the U.S. Results: Nothing found.

11. Post Office (Servicios Postales) search in Guatemala City, Guatemala. Result: The postal manager assigned to the area where Marcos and Pedro last were known to reside does not recognize Marcos and Pedro's name.

12. Additional database searches revealed 12 possible matches. Each available data was investigated and determined to be invalid. The data checked was similar names.

13. Other steps, not required for publication, were taken to locate Marcos and Pedro. Result: All were unsuccessful.

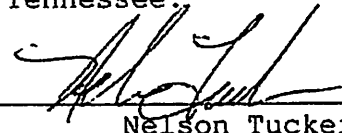
14. The addresses searched were provided from the following sources: Petitioner, and obtained in course of our investigation.

15. SUMMARY: Based upon all available information, I am unable to locate Marcos and Pedro.

16. RECOMMENDATION: Service by publication. However, traditional print newspapers in Guatemala will not publish legal notices because there is no law in Guatemala allowing for such practice. The only known method of service by publication is through Global Legal Notice, LLC (www.GlobalLegalNotices.com). Service by publication using that source is more likely to give actual notice to Marcos and Pedro than traditional

newspaper publication, as described on the website on the page "Comparison Chart."

Executed on this 23rd day of June, 2022, at Franklin, TN, attesting the foregoing to be true and correct, under penalty of perjury of the laws of the State of Tennessee.



Nelson Tucker

Comparison Chart

International Service by Publication

Features	Global Legal Notices	Traditional Newspapers
Publish court Notice of Publication	Yes	Yes
Open access to public	Yes	Yes
Publish actual court documents	Yes	No
Search engine friendly	Yes	No
Extended publication period	Yes	No
Available in all countries	Yes	No
Translation in multiple languages	Yes	No
Email notification	Yes	No
Unlimited size of notice	Yes	No
Exceeds minimum requirements	Yes	No
Search by name or case number	Yes	No
Available on computer and cell	Yes	No
Cost efficient	Yes	No

Exhibit "B"

IN THE JUVENILE COURT OF SEVIER COUNTY, TENNESSEE

STATE OF TENNESSEE
DEPARTMENT OF CHILDREN'S SERVICES,

Petitioner,

v.

No. 22-00657

JUANA JACINTO MARCOS, Mother
Resides in Guatemala

And

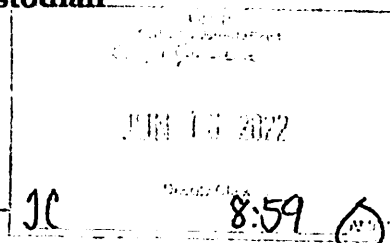
MARTIN JACINTO PEDRO, Father
Resides in Guatemala

And

CATARINA JACINTO, Adult Sister/ Proposed Custodian
3105 Clintwood Way Lot 14
Pigeon Forge, TN 37863
865-396-7675

Respondents.

IN THE MATTER OF:
EVITA JACINTO DOB 01/15/2007
CHILD(REN) UNDER EIGHTEEN (18) YEARS OF AGE



PETITION TO TRANSFER TEMPORARY LEGAL CUSTODY, AND
FOR EX PARTE ORDER

The State of Tennessee, Department of Children's Services ("DCS"), by and through its duly authorized representative, GREG BODERCK, Case Manager, asks this Court to find the above-named child dependent and neglected and to award temporary legal custody of the child to CATARINA JACINTO and

pursuant to T.C.A. § 37-1-129-130. This petition is brought upon the following facts.

I. JURISDICTION & VENUE

1. This Court has jurisdiction over this action pursuant to T.C.A. § 37-1-103. Venue is appropriate in this Court pursuant to T.C.A. § 37-1-111(a) and (c) because the child is a resident of and is currently present in this county.
2. Pursuant to the Uniform Child Custody and Jurisdiction Enforcement Act, Petitioner states that DCS has not participated in other proceedings concerning the custody of this child, that DCS does not know of any other proceedings that could affect this action, and that DCS does not know of any other person not a party to this proceeding who has physical custody of the child or claims rights of legal custody or physical custody of or visitation with the child, except as otherwise noted in this petition.

3. During the last five (5) years, the child has lived with the following people at the addresses shown below:

3105 Clintwood Way Lot 14
Pigeon Forge, TN 37863

Guatemala

II. DEPENDENCY & NEGLECT

1. The above-named child is dependent and neglected within the meaning of T.C.A. § 37-1-102(b)(1) and (b)(13) because:
2. DCS received a report of Child Sexual Abuse and Educational Neglect. The child is pregnant and the alleged father, Gaspar Velasquez, was charged with Statutory Rape.

3. On 04/21/2022 with the use of a translating application on CPS Boderck's phone CPS Boderck engaged Catarina and Evita Jacinto at the home. They report their mother, Juana Jacinto Marco and father, Martin Jacinto Pedro reside in Guatemala. They report they are aware the alleged perpetrator, Gaspar Velasquez was released from the jail but his whereabouts are unknown at this time. When asked how long Evita has resided in Pigeon Forge, she reports only a few months. When asked how long she has known Gaspar again she stated a few months. She says they have been sleeping together for a few months. When Evita was asked if he knew how old she was she replied "yes."
4. CPS Boderck then explained the process of the forensic interview to Evita and her sister Catarina. The forensic interview was then scheduled for 04/26/2022. CPS Boderck then provided the family with a Spanish application from the Pigeon Forge School System, a Spanish community resource guide, information regarding the child advocacy center and other service documentation in Spanish. When asked about transportation, Catarina reports her neighbor provides her and her sister with transportation.
5. The Alleged Child Victim (ACV) 15-year-old Evita Jacinto attended a forensic interview on 04/27/2022 at Safe Harbor Children's Advocacy Center (CAC) in Sevierville, TN. Evita was brought to the interview by her sister, Catarina Jacinto. Megan

Pinyon was the forensic interviewer. Child Protective Services (CPS) Boderck and Detective K. Brock observed the interview in the observation room. Evita did disclose sexual abuse on this date during the interview. The interview was recorded, and a copy is kept at the CAC. A copy of the forensic interview summary is in the file. The family was provided information on counseling at the CAC. With the use of an interpreter, the FI asked Evita why she was present at the CAC. She says she does not know. She says she talked to a lady, and they had taken her phone. When asked why her phone was taken, she responded "I don't know." When asked if something has happened to her, she replied "no," when asked if she had places on her body that no one should touch she answered, "I don't know." The FI and the interpreter took a break. Upon returning the FI asked about a positive pregnancy test and Evita responded "no." She says she purchased a test and it said she was pregnant. When asked if she has ever been touched that was no OK, she responded "no." When asked if anyone has ever messed with her body she replied "no." When she was asked who the father is, she replied to Gaspar who is 21 years old. She says it has been 6 months since she has been with him. When asked how she met him, she replied that they lived together, and they were not family. When asked how she feels about Gaspar she answered "good." When asked if she is in a relationship with Gaspar she answered "no."

When asked who else knew about things going on with Gaspar Evita responded "nobody." She says when her sister found out, her sister had called the police.

6. Child Protective Services (CPS) Greg Boderck presented the allegation of Sexual Abuse against Gaspar Velasquez regarding 15 year old Evita Jacinto to Child Protective Services Investigative Team (CPIT) on 05/12/2022. The team agreed to classify the allegation against Gaspar Velasquez as Allegation Substantiated Perpetrator Substantiated.
7. On 06/02/2020 CPS Boderck with the use of a translation app on his phone explained he is preparing to present the investigation to the court to give Caterina custody of her sister. CPS Boderck inquired about other people residing in the home. Caterina provided contact information for her cousin, Eulalie Lopez Jacinto, who also resides in the home. Caterina reports no other adults or children resides in the home. Caterina reports she is continuing to work at Paula Deans. Caterina and Evita report everything is going well at the home. Evita reports she has not been to the doctor. With consent from Caterina, CPS Boderck explained that he would provide contact information to Rural Medical who can assist the family better. Caterina and Aveda had no questions or concerns. CPS Boderck thanked the family for speaking to him and departed the home.

8. On 06/08/2022 With the use of the translating app, CPS Boderck explained he would be submitting referrals to Rural Medical to assist with their need for medical services. They report Evita has an appointment with a doctor on June 26 but could not provide the information of who the doctor is. They report that he is Hispanic. CPS Boderck also explain that he was completing a home study of the family home in reference to giving Catarina custody of her sister due to the parents not being in the United States. The family was thankful for this information. CPS Boderck asked the family if they needed anything at this time they replied "no". CPS Boderck thanked the family for meeting with him and explained he would follow up with them in the following week.
9. DCS was able to complete a local background check on Catarina but cannot conduct a fingerprint check due to her status.
10. Based on the facts stated above, the child is dependent and neglected.

III. CUSTODY

1. Based on the facts stated above, the child is subject to an immediate threat to the extent that delay for a hearing would be likely to result in severe or irreparable harm.
2. There is no less drastic alternative to removal from the home that will reasonably protect the child's health and safety pending a preliminary hearing.
3. The child is presently in the care of **CATARINA JACINTO**.

4. **CATARINA JACINTO** is fit and suitable to have custody of the child because the Department has completed a home study and LOCAL background check on her and found her to be appropriate.

IV. REASONABLE EFFORTS

Reasonable efforts have been made to prevent removal of the child from the home. *DCS is asking the Court to place custody with the sister as a least restrictive alternative to foster care.*

Based on an assessment of the family and the child's circumstances, it was reasonable to make no effort to maintain the child in the home *because the child is without a legal custodian.*

V. BEST INTEREST

It is in the best interest of the child and the public that this proceeding be brought. It is contrary to the welfare of the child to remain in the home, and the child should be placed in the temporary legal custody of **CATARINA JACINTO** for the reasons stated above.

VI. PARTIES

1. The mother of the child is **JUANA JACINTO MARCOS** whose contact information is unknown at this time.
2. The father is **MARTIN JACINTO PEDRO** whose contact information is unknown at this time.
3. The Adult Sister and proposed custodian is **CATARINA JACINTO** whose contact information is shown in the caption.

PETITIONER PRAYS:

1. That upon the filing of this Petition, the Court enter an immediate protective custody order taking the above-named child into the protective

jurisdiction of this Court and awarding the temporary care and custody of the child to **CATARINA JACINTO**.

2. That Respondents be served with a copy of this petition, the protective custody order, and a summons to appear and answer.

3. That a Guardian ad Litem be appointed for the child, to be compensated pursuant to T.C. A. § 37-1-150 and applicable rules.

4. That the Court consider the need to appoint counsel for the child's parents, who may be incompetent or indigent or as may otherwise be required by law, with compensation to be paid pursuant to T.C.A. § 37-1-150 and applicable rules.

5. That the Court hold a preliminary hearing no later than three (3) days excluding Saturdays, Sundays, and legal holidays but no longer than eighty-four (84) hours after the child's removal to determine the issue of temporary custody of the child pending the final adjudication of this matter.

6. That at a final hearing of this matter, the Court find that the above-named child is dependent and neglected within the meaning of the law; that it is contrary to the child's best interest to remain in home; that reasonable efforts were made to prevent removal of the child or that reasonable efforts were not required, and that there is no less drastic alternative to removal.

7. That based on the findings above, the Court award temporary legal custody of the child to **CATARINA JACINTO** granting her the authority to consent to ordinary or necessary medical, surgical, hospital, educational, institutional, psychiatric, or psychological care, subject to further orders of this Court.

8. That the Court inquire into the ability of each parent to pay support and the cost of medical care for the child and enter an order accordingly.
9. That the Court grant any other general relief necessary.



GREG BODERCK Case Manager
Department of Children's Services

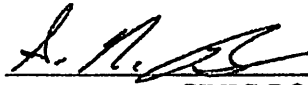
STATE OF TENNESSEE
DEPARTMENT OF CHILDREN'S SERVICES

BY: Lori J. Walker

Lori J. Walker, BPR # 032421
Assistant General Counsel
Department of Children's Services
115 Allensville Rd, Suite 105
Sevierville, TN 37876
Phone: 865-712-2647

STATE OF TENNESSEE
COUNTY OF SEVIER

I, GREG BODERCK being duly sworn according to law, state that the facts set out in the petition above are true and correct to the best of my knowledge, information, and belief.

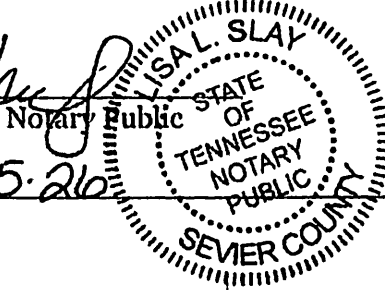


GREG BODERCK Case Manager

Sworn to and subscribed before me this the 15th day of June,
2022.



My Commission expires: 2-25-2021



The seal is circular with a dotted border. Inside the border, the words "NOTARY PUBLIC" are written twice, once at the top and once at the bottom. In the center, it says "STATE OF TENNESSEE". Above "TENNESSEE" is "NOTARIAL SLAY" and below it is "SEVIER COUNTY".

IN THE JUVENILE COURT OF SEVIER COUNTY, TENNESSEE

STATE OF TENNESSEE
DEPARTMENT OF CHILDREN'S SERVICES,

Petitioner,

v.

No. 22-657

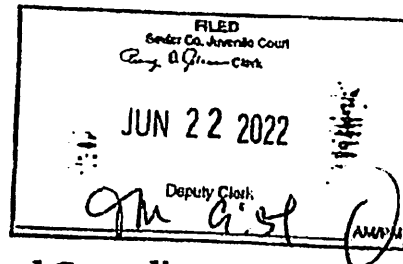
JUANA JACINTO MARCOS, Mother
Resides in Guatemala

And

MARTIN JACINTO PEDRO, Father
Resides in Guatemala

And

CATARINA JACINTO, Adult Sister/ Proposed Custodian
3105 Clintwood Way Lot 14
Pigeon Forge, TN 37863
865-396-7675



Respondents.

IN THE MATTER OF:
EVITA JACINTO DOB 01/15/2007
CHILD(REN) UNDER EIGHTEEN (18) YEARS OF AGE

PRELIMINARY HEARING ORDER

HEARD BY: HON. JEFF RADER DATE OF HEARING: 6.22.2022

DATE PETITION FILED: 6.16.2022

DATE CHILD(REN) ENTERED FOSTER CARE: n/a (SNT)

DATE OF NEXT HEARING: 8/10/22 TYPE: Prelim

PRESENT:

[mother] **JUANA JACINTO MARCOS**

- Present: on service of process served today
 had notice and failed to appear

- did not receive notice or whereabouts unknown
 was represented by Attorney
 waived counsel in writing

[Father] **MARTIN JACINTO PEDRO**

- Present: on service of process served today
 had notice and failed to appear
 did not receive notice or whereabouts unknown
 was represented by Attorney _____
 waived counsel in writing

[proposed custodian] **CATARINA JACINTO**

- Present: on service of process served today
 had notice and failed to appear
 did not receive notice or whereabouts unknown *transportation issuing*
 was represented by Attorney _____

[children] _____

Guardian ad Litem: *Taylor Drinner*

[other party/parties] _____

DCS Attorney Lori Walker / Dean Griffey

CPS Case Mgr *Greg Bodenck*

DCS Family Services Worker(s) _____

[other participants] _____

COURT FINDINGS:

A. The Preliminary Hearing should be continued for the following reason:

- to obtain service of process.
 upon the waiver of time by Respondent(s).
 other: _____

B. Respondent(s) waive the Preliminary Hearing.

C. Upon the evidence presented, statements and arguments of counsel and the entire record, the Court finds

(1) that there is probable cause to believe the child is neglected, dependent or abused

due to _____

_____;

as alleged in the petition;

(2) that removal of the child is required pursuant to T. C. A. 37-1-114(2)
and there is no less drastic alternative to removal; and

(3) that

- reasonable efforts were made to prevent the child's removal from the home.
- based on an assessment of the family and the child's circumstances, it was reasonable to make no effort to maintain the child in the home.
- reasonable efforts to prevent removal were not required because:
 - a court of competent jurisdiction has previously determined that the parent has subjected the child to aggravated circumstances as defined in T.C.A. 36-1-102(9).
 - the parent has been convicted one of the felony crimes against a child specified in T.C.A. 37-1-166(g)(4)(B).
 - the parental rights of the parent to a sibling or half-sibling have been terminated involuntarily.

The Court further finds that the following is in the best interest of the child and **IT IS, THEREFORE, ORDERED** that:

1. JURISDICTION: The above-named child shall remain within the protective jurisdiction of this Court.

2. CUSTODY:

The State of Tennessee, Department of Children's Services, shall retain temporary legal custody of the children, with the authority to consent to necessary medical, surgical, hospital, institutional care, or educational enrollment, pending further order of this Court.

Temporary legal custody of the child is awarded to CATARINA JACINTO pending further hearing, upon finding that such placement is suitable and is a less drastic alternative to foster care.

3. VISITATION AND RESTRAINING ORDERS:



shall be allowed supervised visitation with the child according to the rules and regulations of the Department of Children's Services.



shall be allowed supervised visitation with the child to be supervised by the custodian(s) or their third-party designee. No visitation shall take place, or the visit shall be cut short, if the parent appears to be under the influence of alcohol or drugs. The parent shall not drive a vehicle in which the children are passengers. *Supervised visitation does not include overnights.*

The Department of Children's Services and the Guardian *ad Litem* shall have the authority to modify visitation by relaxing or eliminating the requirement of supervision and by increasing the frequency or duration of visits, up to and including overnight visitation, at the discretion of the Department and based upon progress toward reunification and can further restrict visitation once again if necessary to supervised contact.

_____ shall have no contact with the children pending further hearing.

The Alleged Perpetrator(s), _____ waive(s) the Injunction Hearing and stipulate(s) to a preponderance of the evidence that the injunction is necessary to prevent conduct that is detrimental or harmful to the child/children.

Upon the evidence presented, statements of counsel, and the record as a whole, the Court finds that the injunction is necessary under Tennessee Code Annotated § 37-1-152 to prevent conduct that is detrimental or harmful to the child/children, and that the Department of Children's Services has established

by a preponderance of the evidence that there is risk of harm to the child/children (1) for all of the reasons set out in the Petition, which are hereby specifically incorporated into this Order, (2) for the following reasons: _____

_____.

PERMANENT RESTRAINING ORDER: _____

shall have no contact with the child/children, including no personal contact, no telephone calls, no electronic or written messages, and no messages through third parties. This injunction order shall remain in effect until the child/children reach the age of 18 or until this Order is modified by this Court.

PARENT'S/LEGAL GUARDIAN'S RESPONSIBILITIES: The

Court informed the Mother/Father/Legal Guardian of his/her/their responsibility to enforce this Injunction and the potential legal penalties for violation of this Court's order.

4. HEARINGS:

The preliminary hearing is waived.

The preliminary is continued to be reset upon request of counsel for Respondent(s).

The preliminary hearing is reset for _____ at
_____ AM/PM.

The adjudicatory hearing is set for _____ at
_____ AM/PM.

The judicial review and ratification of the permanency plan is set for
_____ at _____ AM/PM.

5. CHILD SUPPORT:

shall each pay token temporary child support in the amount of One Hundred Dollars (\$100.00) per month per child, due on the first day of each month, through the Central Child Support Receipting Unit, P.O. Box 305200, Nashville, TN 37229, beginning immediately. The child's name and birthdate number shall be written on the check or money order. *This amount is determined without presumption of correctness.*

shall

appear for a hearing on September 30, 2022, at 9:00 AM in the Child Support Division of this Court to determine the ability of each to pay child support. He/She/They shall each bring documentation of current income including recent pay stubs. Failure to appear at this hearing may result in the issuance of a default judgment.

6. OTHER:

The Court advised the parent(s) present of the importance of regular visitation and of paying support for the child(ren) and that these are grounds for TPR.

Tasks:

Court is concerned proposed

Custodian not present
Gal will visit child asap

Made the 18 day of September, 2022.

JUDGE JEFF RADER

PREPARED BY:

Lori J. Walker, BPR # 032421
Dean Griffey, BPR #032137
Assistant General Counsel
Department of Children's Services

APPROVED BY:

Taylor Dunn Guardian ad Litem
BPR No.: 038664

BPR No.:

BPR No.:

CERTIFICATE OF SERVICE

I hereby certify that I have this day hand-delivered, e-mailed, faxed and/or deposited in the U. S. mail, with sufficient postage thereon, a copy of the foregoing Hearing Order addressed to:

Lori J. Walker, DCS Attorney

JUANA JACINTO MARCOS
Resides in Guatemala

MARTIN JACINTO PEDRO
Resides in Guatemala

CATARINA JACINTO
3105 Clintwood Way Lot 14
Pigeon Forge, TN 37863

This 22 day of June, 2022.

Clerk

TRIBUNAL DE MENORES DEL CONDADO DE SEVIER, TENNESSEE

**ESTADO DE TENNESSEE
DEPARTAMENTO DE SERVICIOS A MENORES,**

Demandante,

Contra

No. 22-000657

**JUANA JACINTO MARCOS, Madre
Reside en Guatemala**

[Escrito a mano] 22-000-657

Y

**MARTIN JACINTO PEDRO, Padre
Reside en Guatemala**

[Sello]
Parte superior ilegible
18 DE JUNIO DE 2022
Oficial a Cargo
[Escrito a mano] JC 8:59
Parte inferior ilegible

Y

**CATARINA JACINTO, Hermana Mayor / Custodio Propuesto –
3105 Clintwood Way Lote 14
Pigeon Forge, TN 37863
865-396-7675**

Demandados.

EN LA CAUSA DE:

**EVITA JACINTO Fecha de Nacimiento 15/01/2007
MENOR DE DIECIOCHO (18) AÑOS**

10 8:59 6

**PETICIÓN PARA TRANSFERIR LA CUSTODIA LEGAL
TEMPORAL Y ORDEN A INSTANCIA DE PARTE**

El Departamento de Servicios a Menores ("DCS" por sus siglas en inglés) del Estado de Tennessee, por y a través de su representante debidamente autorizado, GREG BODERCK, Procurador, solicita a este Tribunal se localice a la menor mencionada anteriormente, quien ha sido objeto de negligencia y es económicamente dependiente, y le otorgue la custodia legal temporal de dicha menor a CATARINA JACINTO y

de conformidad con el T.C.A. § 37-1-129-130 (Código Estatutario de Tennessee por sus siglas en inglés). Se presenta esta petición basada en los siguientes hechos.

I. COMPETENCIA Y JURISDICCIÓN

1. De conformidad con el T.C.A. § 37-1-103, este Tribunal tiene jurisdicción para hacer esta resolución. La jurisdicción corresponde a este Tribunal de conformidad con el T.C.A. § 37-1-111(a) y (c) porque la menor reside y está actualmente presente en este condado.
2. De conformidad con la Ley Uniforme de Jurisdicción y Cumplimiento de Custodia de Menores, el demandante declara que el DCS no ha formado parte de otros procedimientos relacionados con la custodia de dicha menor, que el DCS no tiene conocimiento de ningún otro procedimiento que pueda afectar este proceso y que el DCS no tiene conocimiento de ninguna otra persona, que no sea una de las partes en este procedimiento, que tenga la custodia física de la menor o tenga derecho a la custodia legal, física o de visitas, excepto que se indique lo contrario en esta petición.

3. Durante los últimos cinco (5) años, la menor ha vivido con las siguientes personas y en las direcciones que se muestran a continuación:

3105 Clintwood Way Lot 14 Pigeon Forge, TN 37863

Guatemala

II. DEPENDENCIA Y NEGLIGENCIA

1. De conformidad con el T.C.A. § 37-1-102(b)(1) y (b)(13), la menor mencionada anteriormente ha sido objeto de negligencia y es económicamente dependiente, porque:
2. El DCS recibió un informe de abuso sexual a menores y negligencia educativa. La menor está embarazada y el presunto padre, Gaspar Velásquez, fue acusado de estupro.

3. El 21/04/2022 el señor Boderck, por medio de una Aplicación para traducción y utilizando el teléfono del Programa de Servicios a Menores (CPS) contactó a Catarina y Evita Jacinto en su domicilio. Ellas informaron que sus padres, Juana Jacinto Marco [sic] y Martín Jacinto Pedro, residen en Guatemala. También informaron estar enteradas de que el presunto autor, Gaspar Velásquez, salió de la cárcel, aunque actualmente desconocen su paradero. Cuando se preguntó a Evita cuánto tiempo han residido en Pigeon Forge, respondió que solo unos meses. Cuando se le preguntó cuánto tiempo tiene de conocer a Gaspar, respondió que solo unos meses. Ella dijo que estuvieron durmiendo juntos durante unos meses. Cuando le preguntaron a Evita si sabía cuántos años tenía, ella respondió "sí".
4. Posteriormente, el señor Boderck del CPS, explicó a Evita y su hermana Catarina el proceso para la entrevista forense. La entrevista forense se programó para el día 26/04/2022. A continuación, el señor Boderck del CPS, les proporcionó un formulario de solicitud para el Sistema Escolar Pigeon Forge, una guía de recursos comunitarios, información sobre el Centro de Defensa a Menores y otros documentos sobre servicios, todo en español. Cuando se le preguntó a Catarina sobre el transporte, informó que su vecino provee el transporte para ella y para su hermana.
5. El 27/04/2022, Evita Jacinto, de 15 años, asistió a la entrevista forense al Centro de Defensa Infantil Safe Harbor (CAC por sus siglas en inglés) ubicado en Sevierville, TN. Evita fue llevada a la entrevista por su hermana, Catarina Jacinto. El entrevistador forense fue

Megan Pinyon. El señor Boderck del CPS y el Detective K. Brock observaron la entrevista que se llevó a cabo en la sala de indagación. Durante la entrevista, Evita dijo haber sufrido abuso sexual. La entrevista fue grabada y hay una copia en el CAC. También se archivó una copia escrita de dicha entrevista. Ambas recibieron información sobre el asesoramiento que el CAC les puede proporcionar. Por medio de un intérprete, la Entrevistadora Forense (FI por sus siglas en inglés), preguntó a Evita si sabía por qué estaba en el CAC. Ella respondió que no lo sabía. Dijo que había hablado con una señora y luego le quitaron el teléfono. Cuando se le preguntó por qué le quitaron el teléfono, respondió: "No lo sé". Cuando se le preguntó si le había sucedido algo, respondió "no", cuando se le preguntó si sabía que había lugares de su cuerpo que nadie debía tocar, respondió: "No lo sé". La FI y el intérprete decidieron darle un descanso. Al retornar, la FI le preguntó si tenía una prueba de embarazo positiva y Evita respondió "no". Luego dijo que había comprado una prueba de embarazo y resultó positiva. Cuando se le preguntó si alguna vez la habían tocado y si sabía que eso no era correcto, respondió "no". Cuando se le preguntó si alguien se había introducido alguna vez en su cuerpo, respondió "no". Cuando se le preguntó quién es el padre, respondió Gaspar, de 21 años. Ella dijo que habían transcurrido 6 meses desde que estuvo con él. Cuando se le preguntó cómo lo conoció, ella respondió que vivían juntos pero que no eran familiares. Cuando se le preguntó cómo se sentía junto a Gaspar, respondió "bien". Cuando se le preguntó si tenía una relación con Gaspar, respondió "no".

Cuando se le preguntó si había alguien más estaba enterado de las cosas que estaban ocurriendo con Gaspar, respondió "nadie". Ella dijo que cuando su hermana se enteró, llamó a la policía.

6. El 05/12/2022, Greg Boderck del CPS, presentó al Equipo de Investigación de Servicios de Protección a Menores (CPIT por sus siglas en inglés) una denuncia contra Gaspar Velásquez por abuso sexual a Evita Jacinto, de 15 años. El equipo acordó clasificar la acusación contra Gaspar Velásquez como Denuncia por Comisión de un Delito Comprobado.
7. El 06/02/2020, Greg Boderck del CPS, utilizando una Aplicación para traducción en su teléfono, les explicó que se estaba preparando para presentar los resultados de la investigación al Tribunal y solicitar que se otorgue a Caterina [sic], la custodia legal de su hermana. Greg Boderck del CPS, preguntó si había otras personas viviendo en la casa. Caterina [sic] proporcionó información de contacto de su prima, Eulalie[sic] López Jacinto. Caterina [sic] informó que, además de su prima, no hay ningún otro adulto o menor viviendo en el hogar. Caterina [sic] informó que ella continúa trabajando en Paula Deans. Caterina [sic] y Evita informaron que todo estaba bien en el hogar. Sin embargo, Evita informó que no ha visitado al médico. Con el consentimiento de Caterina [sic], Greg Boderck del CPS, les dijo que para apoyarlas, les daría información para contactar a Rural Medical. Caterina [sic] y Evita no manifestaron preguntas ni preocupaciones. Greg Boderck del CPS, les agradeció por hablar con él y se retiró.

8. El 08/06/2022, por medio de la Aplicación para traducción, el señor Boderck del CPS les dijo que las iba a referir a Rural Medica para que las apoyara con las necesidades de servicios médicos. También les informó que Evita tiene ya una cita programada para el 26 de Junio, aunque no pudo brindar los datos del médico, pero les dijo que es Hispano. El señor Boderck del CPS, también les explicó que estaba por finalizar un informe de la situación familiar para solicitar que le den a Catarina la custodia legal de su hermana. Debido a que el padre de la menor no se encuentra en los Estados Unidos. Ambas se mostraron agradecidas al recibir esta información. El señor Boderck del CPS, les preguntó si tenían alguna necesidad en ese momento, a lo que respondieron "no". El señor Boderck del CPS. les dio las gracias por reunirse con él y les explicó que se comunicaría con ellas en la siguiente semana.
9. El DCS llevó a cabo una investigación de antecedentes de Catarina, aunque debido al estatus migratorio, no pudo enviar las huellas dactilares.
10. Sobre la base de los hechos mencionados anteriormente, se considera que la menor es objeto de negligencia y económicamente dependiente.

III. CUSTODIA

1. Basados en los hechos anteriormente mencionados, la menor está sujeta a una amenaza inminente, por lo que la demora de la audiencia podría resultar en un daño grave o irreparable para ella.
2. No existe alternativa menos drástica que retirarla del hogar temporal para proteger razonablemente su salud y seguridad, mientras se espera una audiencia.
3. La menor se encuentra actualmente bajo el cuidado de **CATARINA JACINTO.**

4. Se considera a **CATARINA JACINTO** apta y competente para la custodia de la menor, considerando que el Departamento ha finalizado un estudio de las condiciones en el hogar, además de la verificación de antecedentes LOCALES.

IV. ESFUERZOS RAZONABLES

[X] Se han realizado los esfuerzos razonables para evitar la expulsión de la menor del hogar temporal. El DCS solicita al Tribunal que le otorgue la custodia a la hermana, como una alternativa menos restrictiva para el cuidado y crianza.

[X] En base a la evaluación de las condiciones de la familia y las circunstancias de la menor, se considera razonable no hacer ningún esfuerzo para mantener a la menor en el hogar temporal solo por el hecho de que la menor no tiene un custodio legal.

V. EL MEJOR INTERÉS

Es en el mejor interés de la menor y del público que se inicie este procedimiento. Se considera contrario al bienestar de la menor que permanezca en el hogar temporal y por las razones anteriormente mencionadas, debe ser puesta bajo la custodia legal temporal de **CATARINA JACINTO**.

VI. PARTES

1. La madre de la menor es **JUANA JACINTO MARCOS**, cuyos datos de contacto se desconocen en este momento.
2. El padre es **MARTIN JACINTO PEDRO**, cuyos datos de contacto se desconocen en este momento.
3. La hermana mayor y custodio propuesta es **CATARINA JACINTO**, cuya información de contacto se muestra previamente.

EL DEMANDANTE SOLICITA:

1. Que al momento de la presentación de esta Petición, el Tribunal emita una Orden de Custodia para protección inmediata, que sujete a la menor antes mencionada,

a la jurisdicción de este Tribunal, otorgando el cuidado y la custodia temporal de la menor a **CATARINA JACINTO**.

2. Que se entregue a los demandados una copia de esta petición y de la orden de custodia para protección, además de una notificación para comparecer y responder.

3. Que se designe a un tutor legal ad Litem para la menor, de conformidad con el T.C. A. § 37-1-150 y las leyes vigentes.

4. Que, como lo establece la Ley, el Tribunal considere la necesidad de nombrar un abogado para los padres de la menor, que podrían no tener la capacidad económica o los recursos, incluyendo una indemnización que se pagará de conformidad con el T.C.A. § 37-1-150 y normas vigentes.

5. Que el Tribunal lleve a cabo la audiencia preliminar en un mínimo de tres (3) días, excluyendo sábados, domingos y días festivos, y un máximo de ochenta y cuatro (84) horas después del traslado de la menor, en espera de la adjudicación final de este caso, para determinar el tema de la custodia temporal.

6. Que en la audiencia final de este caso, el Tribunal determine que la menor anteriormente mencionada sufre de negligencia y es económicamente dependiente, según lo establece la ley; que es contrario al interés superior de la menor permanecer en el hogar temporal; que se hicieron los esfuerzos razonables para impedir la salida de la menor, o que no se requirieron esfuerzos razonables, y que no hay alternativa menos drástica que la salida.

7. Que en base a los hallazgos anteriores, el Tribunal otorgue la custodia legal temporal de la menor a **CATARINA JACINTO** otorgándole la autoridad para tomar decisiones sobre atención médica, quirúrgica, hospitalaria, educativa, institucional , psiquiátrica o psicológica, periódica o necesaria, sujeto a nuevas órdenes de este Tribunal.

8. Que el Tribunal investigue la capacidad de cada padre para pagar la manutención y el costo de la atención médica de la menor y en consecuencia, emita una orden.

9. Que el Tribunal de Justicia conceda cualquier otra compensación pertinente.

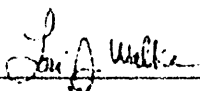


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GREG BODERCK Procurador
Departamento de Servicios a Menores

ESTADO DE TENNESSE
DEPARTAMENTO DE SERVICIOS A MENORES

POR:

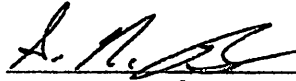


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Lori J. Walker, Reg. # 032421
Asesora General Adjunta
Departamento de Servicios a Menores
115 Allensville Rd, Suite 105
Sevierville, TN 37876
Teléfono: 865-712-2647

ESTADO DE TENNESSEE
CONDADO DE SEVIER

Yo, **GREG BODERCK**, debidamente juramentado en base a la ley, declaro que los hechos establecidos en la petición anterior son verdaderos y correctos según mi leal saber y entender.



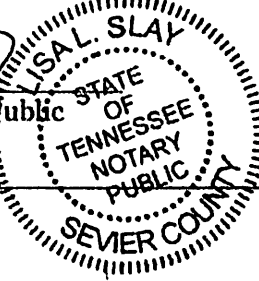
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GREG BODERCK Procurador

[Escrito a mano] 15 [Escrito a mano] Junio

Juramentado y suscrito ante mí este 15th de June
2022.

[Firma ilegible]
Notario



LISA L. SLAY
Notary Public STATE OF TENNESSEE
NOTARY PUBLIC
SEVIER COUNTY

[Sello]
LISA L. SLAY
ESTADO DE TENNESSEE
NOTARIO
CONDADO DE SEVIER

My Comisión expira:

2.25.26

[Escrito a mano] 25.2.26

TRIBUNAL DE MENORES DEL CONDADO DE SEVIER, TENNESSEE

ESTADO DE TENNESSEE
DEPARTAMENTO DE SERVICIOS A MENORES

Demandante

No. 22-657

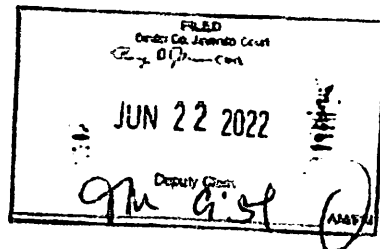
JUANA JACINTO MARCOS, Madre
Reside en Guatemala

Y

MARTIN JACINTO PEDRO, Padre
Reside en Guatemala

Y

CATARINA JACINTO, Hermana Adulta / Custodio Propuesto
3105 Clintwood Way Lote 14
Pigeon Forge, TN 37863
865-396-7675



[Sello]
Parte superior ilegible
22 DE JUNIO DE 2022
Oficial a Cargo
Parte inferior ilegible

Demandados.

EN LA CAUSA DE:

EVITA JACINTO Fecha de Nacimiento 15/01/2007
MENOR DE DIECIOCHO (18) AÑOS

PRESENTADO POR: JHON. JEFF RADER FECHA DE LA AUDIENCIA: 22.6.2022

FECHA DE PRESENTACIÓN DE LA PETICIÓN: 16.6.2022

FECHA EN QUE LA MENOR INGRESO AL CUIDADO DEL HOGAR TEMPORAL: n/a

FECHA DE LA PRÓXIMA AUDIENCIA 8/10/22 CLASE Prelim *(SNT)*

PRESENTES:

[Escrito a mano] 10/8/22

[Escrito a mano]
Audencia Preliminar

[madre _ JUANA JACINTO MARCOS]

Presente: en proceso de ser notificado notificado hoy

recibió notificación pero no se presentó

- no aceptó notificación o paradero desconocido
 representado por un Abogado
 renunció por escrito a ser representado

- [Padre] MARTIN JACINTO PEDRO
 Presente: en proceso de ser notificado notificado hoy
 recibió notificación pero no se presentó
 no aceptó notificación o paradero desconocido
 representado por un Abogado
 renunció por escrito a ser representado
- [custodio propuesto] CATARINA JACINTO
 Presente: en proceso de ser notificado notificado hoy
 recibió notificación pero no se presentó
 no aceptó notificación o paradero desconocido *transportation issues*
 representado por un Abogado
 renunció por escrito a ser representado

Problemas de Transporte

[menores] _____
 Tutor Ad Litem Taylor Drinner [Firma ilegible]
 [otra parte/partes] _____

Abogado de DCS Lori Walker / Dean Griffey
 Administrador del Caso CPS Greg Bodenck [Firma ilegible]
 Trabajador(es) de Servicios Familiares de DCS _____
 [otros participantes] _____

CONCLUSIONES JUDICIALES:

- A. La Audiencia Preliminar debe continuar por la siguiente razón:
 para notificación del proceso
 en caso de falta de tiempo por parte del demandado o demandados.
 otros: _____
- B. Los demandados renuncian a la Audiencia Preliminar.
- C. En base a las pruebas presentadas, además de las declaraciones y argumentos de los abogados y el expediente completo, la Corte concluye

(1) que existe causa probable para creer que la menor ha sido objeto de negligencia, es económicamente dependiente o ha sido abusada.

motivos _____

como se manifiesta en la petición;

(2) que la salida de la menor es necesaria, de conformidad con el T.C.A.

37-1-114(2) y no existe alternativa menos drástica que el traslado ; y

(3) que

se hicieron los esfuerzos razonables para evitar que la menor fuera expulsada del hogar temporal.

En base a la evaluación familiar y las circunstancias de la menor, era razonable no hacer ningún esfuerzo para mantener a la menor en el hogar temporal.

no se requirieron esfuerzos razonables para evitar la salida porque:

el Tribunal de jurisdicción competente ha determinado previamente que el padre ha sometido a la menor a circunstancias agravantes tal y como se definen en el T.C.A. 36-1-102(9).

el padre ha sido condenado por uno de los delitos graves contra menores, especificados en el T.C.A. 37-1-166(g)(4)(B).

los derechos parentales del progenitor, sobre un hermano o medio hermano, han sido concluidos involuntariamente.

El Tribunal concluye además que, lo detallado a continuación, es en el interés superior de la menor y **POR LO TANTO SE ORDENA** que:

I. JURISDICCIÓN: La menor anteriormente mencionada permanezca dentro de la jurisdicción protectora de este Tribunal.

2. CUSTODIA:

El Departamento de Servicios a Menores del Estado de Tennessee, deberá conservar la custodia legal temporal de la menor, con la autoridad para dar su consentimiento en caso de atención médica, quirúrgica, hospitalaria, institucional o educativa necesaria, mientras se emite una nueva orden en este Tribunal.

Se otorga a CATARINA JACINTO la custodia legal temporal de la menor hasta nueva audiencia, por considerar que el traslado es adecuado y es una alternativa menos drástica para el cuidado y crianza.

3. ÓRDENES DE VISITA Y RESTRICCIÓN :

se permitirán visitas supervisadas a la menor, de acuerdo con las reglas y regulaciones del Departamento de Servicios a Menores.

se permitirán visitas a la menor, supervisadas por el tutor legal, el custodio o un tercero designado por éste. No se llevarán o se interrumpirán las vistas, si el padre se encuentra bajo la influencia de alcohol o drogas. El progenitor no deberá conducir un vehículo mientras la menor sea pasajera. No se incluyen visitas nocturnas.

El Departamento de Servicios a Menores y el Tutor *ad Litem* estarán facultados para modificar las visitas, disminuyendo o eliminando el requisito de supervisión y aumentando la frecuencia o duración de las mismas, hasta e inclusive, las visitas nocturnas, a discreción del Departamento y en base a los progresos llevados a cabo para la reunificación, además si lo considera necesario, puede volver a restringir las visitas y el contacto supervisado

_____ no podrá tener contacto con la menor mientras se espera una nueva audiencia.

El (los) presunto(s) autor(es), _____ renuncia a la Audiencia de Medidas Cautelares y da prevalencia a la evidencia de la orden judicial necesaria para prevenir una conducta que sea perjudicial o dañina para la menor.

En base a las pruebas presentadas, las declaraciones de los abogados y el expediente completo, el Tribunal considera que la orden judicial es necesaria en virtud del Código Estatutario de Tennessee § 37-1-152 para prevenir cualquier conducta que sea perjudicial o dañina para la menor, además el Departamento de Servicios a Menores ha establecido

En base al predominio de la evidencia, existe riesgo de daño para la menor,

□ (1) por todas las razones establecidas en la Petición, que se incorporan específicamente a esta Orden, □ (2) por las siguientes razones:

ORDEN DE RESTRICCIÓN PERMANENTE: □

no tendrá contacto con la menor, incluido el contacto físico, llamadas telefónicas, mensajes electrónicos o por escrito o mensajes por medio de terceros. Esta orden de medida cautelar permanecerá en vigor hasta que la menor cumpla 18 años o hasta que esta orden sea modificada por este Tribunal.

RESPONSABILIDADES DE LOS PADRES/TUTORES LEGALES: □ El Tribunal informó a la Madre/Padre/Tutor Legal sobre su responsabilidad de hacer cumplir esta medida y sobre las posibles sanciones legales por violación a la orden de este Tribunal.

4. AUDIENCIAS:

Se suspende la audiencia preliminar.

A petición del Abogado o los Demandados continúa la audiencia preliminar.

La audiencia preliminar se restablece para el _____

a las _____ AM/PM.

La audiencia de adjudicación está programada para el _____

a las _____ AM/PM.

Se fija la revisión judicial y ratificación del plan de permanencia para el

_____ a las _____ AM/PM.

5. MANUTENCIÓN DE MENORES:

cada uno pagará manutención temporal simbólica por un monto de Cien Dólares (\$100.00) mensuales por cada menor, que vence el primer día de cada mes, a través de la Unidad Central de Recibos de Manutención de Menores, P.O. Caja 305200, Nashville, TN 37229, con efecto inmediato. El nombre y la fecha de nacimiento de la menor se escribirán en el dorso del cheque o giro postal. *Esta cantidad se determina sin presunción de corrección.*

Deberá presentarse a audiencia el **30 de septiembre de 2022**, a las 9:00 a.m. en la División de Manutención de Menores de este Tribunal, para determinar la capacidad de pago de la manutención de los menores. Deberán presentar una constancia de ingresos, incluidas las constancias de pago recientes. La falta de comparecencia en esta audiencia puede resultar en la emisión de una sentencia por rebeldía.

6. OTROS:

El Tribunal informó a los padres presentes sobre la importancia de las visitas regulares y del pago de la manutención del menor y que estos son motivos para TPR (Terminación de los Derechos Parentales por sus siglas en inglés).

Tareas:

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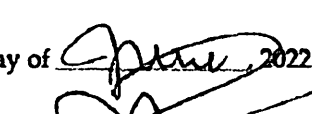
El Tribunal expresa su preocupación porque el custodio del menor no está presente [ilegible] se debe visitar al menor a la mayor brevedad posible.

~~Court is concerned proposed~~

Custodian not present
Gal will visit child asap

[Elaborado el día [escrito a mano] 22 del mes de [escrito a mano] Junio del 2022

Made the 18 day of June, 2022



[Firma ilegible]

JUDGE JEFF RADER

[JUEZ]

PREPARED BY: [PREPARADO POR:]

[Firma ilegible]

Lori J. Walker, BPR # 032421
Dean Griffey, BPR #032137

APPROVED BY: [APROBADO POR:]

[Firma ilegible]

Taylor Dunn Guardian ad Litem
BPR No.: 038604

[Tutor ad Litem]

[Núm. de Registro ilegible]

Núm. de Registro:

Núm. de Registro:

CONSTANCIA DE NOTIFICACIÓN

Por la presente certifico que este día ha sido entregada en persona, enviada por correo electrónico, enviada por fax y / o depositada, en el correo de los Estados Unidos, con el franqueo correspondiente, una copia de la orden de audiencia descrita, dirigida a:

Lori J. Walker, Abogada de DCS

JUANA JACINTO MARCOS
Reside en Guatemala

MARTÍN JACINTO PEDRO
Reside en Guatemala

CATARINA JACINTO
3105 Clintwood Way Lote 14
Forja de palomas, TN 37863

[Escrito a mano] 22

[Escrito a mano] Junio

En este día 22 de Junio de 2022

Oficial

