

CANADA  
PROVINCE OF SASKATCHEWAN

IN THE COURT OF QUEEN'S BENCH  
(FAMILY LAW DIVISION)  
JUDICIAL CENTRE OF SASKATOON

BETWEEN: [REDACTED] PETITIONER  
AND: [REDACTED] RESPONDENT  
AND: [REDACTED] and [REDACTED] THIRD PARTY RESPONDENTS

BEFORE THE HONOURABLE ) ON WEDNESDAY, THE 25<sup>th</sup>  
MADAM JUSTICE J. A. RYAN-FROSLIE ) DAY OF OCTOBER, 2006.  
IN CHAMBERS )

**ORDER**

UPON THE APPLICATIONS of counsel on behalf of the Petitioner, [REDACTED], and  
counsel on behalf of the Third Party Respondents [REDACTED] and [REDACTED]  
and upon hearing counsel on behalf of the parties, IT IS HEREBY ORDERED AS  
FOLLOWS:

1. The Petitioner's weekly supervised access shall occur through Family Justice Services in Saskatoon, Saskatchewan Saturday mornings at 10:00 a.m., commencing this Saturday, October 28, 2006. The standard terms as set out in Family Justice Services Supervised Access Program Contract shall <sup>attach</sup> attend to this order without modification.
2. The third parties, [REDACTED] and [REDACTED], shall be responsible for transporting the child to Saskatoon for such visits.

3. In accordance with the October 4, 2006, Order of Mr. Justice R. S. Smith, Ms. [REDACTED] shall be entitled to attend the visits.
  4. Should Family Justice Services be unable to accommodate access on any weekend in particular that the office is closed on statutory holidays such as November 11<sup>th</sup>, Mr. [REDACTED]'s time with the child shall be increased to two hours the Saturday immediately following the closure to make up for the time missed, that is, 10:00 a.m. to 12:00 noon.
  5. The standard terms of the Supervised Access Program Contract do not allow [REDACTED] or Mr. [REDACTED] to be present during the Petitioner's access. The terms do allow for photographs to be taken.
  6. None of the parties shall provide pictures of, or cause the publication of pictures of this child in any public forum, media, or over the internet.
  7. There are no court-ordered limitations on what the Petitioner or the third parties may say to this six month old child.
  8. The co-ordinator of Family Justice Services is to advise this court in writing if there are any problems carrying out the terms of this order. The Local Registrar shall bring any such communication to Justice Ryan-Froshe's attention who will then reconvene the chambers application to deal with any such problem.
  9. The Petitioner shall by 4 p.m. tomorrow attend at Family Justice Services and sign the contract.
  10. The third parties shall attend at Family Justice Services on Saturday one-half hour before the 10:00 a.m. time specified to sign the contract.
- [REDACTED]

11. Pursuant to Rule 191 of the Queen's Bench Rules of Court a pre-trial settlement conference shall not proceed unless requested by both counsel. I direct that a pre-trial Management Conference occur immediately following these proceedings.
12. If the trial of this issue is not scheduled prior to December 31, 2006, then the issue of access is to be reviewed on December 13, 2006, in Chambers. Family Justice Services shall provide a report on the supervised access to the court for that date. Should the matter proceed to Chambers on December 13, 2006, the third parties shall serve and file any further material solely relating to the father's ongoing contact to the child by December 1, 2006 at 4:00 p.m. The Petitioner is to serve and file his response by December 8, 2006, at 4:00 p.m. and any reply is to be served and filed by noon on December 11, 2006.
13. Costs shall be in the cause.

ISSUED at Saskatoon, Saskatchewan, this 24<sup>th</sup> day of November, 2006.

(L.S.)

**ORIGINAL SIGNED BY  
XIMENA PINO-MEDRANO**

(Dec 9)  
(Deputy) Local Registrar

This Document was prepared by:

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