

Common Order Language:

Pursuant to section 11A of the Children Act 1989, a contact activity direction is made for the parties to communicate regarding their children via www.ourfamilywizard.co.uk. The parties are to enroll in the programme within 10 days of this order.. The parties shall thereafter conduct all communications regarding child arrangements and other matters relating to the children using the programme.

The parties shall:

- (i) not communicate by telephone or text messaging except regarding matters of an emergency nature regarding a child that must be acted upon in less than 48 hours. In the case of such an emergency the subject and general content of any such communication shall be recorded by a Journal entry in the Calendar feature;
- (ii) use the Info Bank feature to share all key documentary matters regarding the children, including school reports;
- (iii) use the Calendar feature to arrange any agreed variations to the order;
- (iv) use the Expense feature to record any child related expenditure that relates to the order.
- (v) use the Messaging feature when information cannot be conveyed in the Calendar, Expense, and Info Bank features

All parents entries shall be viewable via a Professional Account to both parties' solicitors and the CAFCASS Officer/Independent Social Worker/Guardian involved in the case.

Additional order suggestions:

The parties are ordered to each establish a parent account at www.ourfamilywizard.com. Each shall enroll in the program for a one-year subscription not later than June 30, 2014 by completing the online sign up process or calling the toll free number provided on the contact us page.

The parties shall thereafter not email, text, or telephone, but shall post all communication exclusively on the website. They shall communicate by telephone only in matters of emergency regarding the child that must be acted upon in less than 24 hours.

The parties shall use the Calendar, Info Bank, and Expense features and reserve the Message feature for information the others do not accommodate. If an entry

requires a response the receiving parent shall respond within 48 hours unless the entry itself indicates a longer time frame is acceptable.

The parties shall elect to receive text or email alerts about new activity using the Daily Digest or On Action option.

Both parties shall authorize Professional Access to the Guardian Ad-Litem using the "Permission for Professional Access" document.

The utilization of the "OurFamilyWizard" website shall not be deemed as a per se violation of the existing Protection from Abuse Order filed No. ---- of ---- dated November 2010 and in effect until November, 2011.

Although no issues regarding health reimbursements are presently before the court, **the court orders the parties to** take advantage of the Expense tools, utilizing OFWpay, on the website to have a future record of all potentially reimbursable expenses in order to mitigate the necessity to litigate in the future over such matters.

This Order of Court shall remain in full force and effect until further Order of Court.