

The parties are ordered to visit the Ourfamilywizard.com website, take the tour by clicking on the "Families" tab on the main page, and each establish a parent account to utilize the tools listed in the "Services" tab. Each shall enroll in the program for a one-year subscription not later than June 30, 2006. The parties shall thereafter not e-mail each other directly regarding issues relating to the child but shall post all communication exclusively on the website. Once they do enroll in that program, they shall not communicate by telephone except regarding matters of an emergency nature regarding the child that must be acted upon in less than 24 hours until after they have each completed the court's Parenting Without Conflict course. If a parent posts a message on the website that requires a response by the other parent, such parent shall respond within 48 hours unless it is clear from the message itself that a longer response time is acceptable. Although no issues regarding health reimbursements are presently before the court, the court encourages the parties to take advantage of the Information Bank, MyFiles, and Expense Log tools 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. If a parent does not have the capability of scanning a required document and attaching the electronic version for posting to the website, s/he shall post a description of the document on the website and mail a hard copy of the document by regular first class mail on the day following the posting of the electronic announcement.

d. OurFamilyWizard.com

Both parties are invited to consider jointly enrolling at the OurFamilyWizard.com website as a convenient program for registering all communications regarding the child including the posting of data for reimbursable support related expenses, scheduling affecting the custodial arrangements and special activities for the child, medical treatments and so forth.

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and mail a hard copy of the document by regular first class mail on the day following the posting of the electronic announcement.

Telephone conversations between the parties shall be kept brief and to the point regarding the child. The parties shall not engage in argument using degrading terms about one another or other members of their families or households. Either party has the right to terminate such a conversation if s/he feels that the language the other is using is abusive. If a conversation is terminated by a party, neither party shall call the other back in less than 24 hours barring an emergency regarding the child that must be acted upon within 24 hours. Both parties are strongly encouraged to consider jointly enrolling at the OurFamilyWizard.com website as a convenient program for registering all communications regarding the child including the posting of data for reimbursable support related expenses, scheduling affecting the custodial arrangements and special activities for the child, medical treatments and so forth. The court reserves jurisdiction to make such an order if future co-parenting issues arise between the parties. Once they do enroll in that program, they shall not communicate by telephone except regarding matters of an emergency nature regarding the child that must be acted upon in less than 24 hours.

d. OurFamilyWizard.com

The parties are ordered to visit the Ourfamilywizard.com website, take the tour by clicking on the "Families" tab on the main page, and each establish a parent account to utilize the tools listed in the "Services" tab. Each shall enroll in the program for a one-year subscription not later than March 1, 2007. The parties shall thereafter conduct all communications regarding joint legal custody matters, information sharing order matters, schedule alterations and reimbursable expenses matters on the website and shall not e-mail each other directly regarding issues relating to a child but shall post all communication exclusively on the website.

Each party shall respond to the other's request or notification within 48 hours if a response is required. A party's failure to respond within such time period without requesting an extension of time to obtain further information with which to reply, including but not limited to seeking legal counsel or independent medical advice, shall be deemed a consent or a waiver, as the case may be, of the action, activity, period, or decision requested or offered. Once the parties enroll in the web service, they shall not communicate by telephone except regarding matters of an emergency nature regarding a child that must be acted upon in less than 24 hours until after they have each completed the court's Parenting Without Conflict course. At such time as telephone contact outside of the 24-hour emergency communication referred to above is resumed, the subject and general content of any telephonic communication shall be memorialized by a posting to the website.

Although issues regarding health reimbursements have only been referred to but were not litigated and are therefore not presently before the court, the court orders the parties to utilize the Information Bank, MyFiles, and Expense Log tools 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. If a parent does not have the capability of scanning a required document and attaching the electronic version for posting to the website, s/he shall post a description of the document on the website and mail a hard copy of the document by regular first class mail on the day following the posting of the electronic announcement. Each parent shall preserve the original of any scanned document that is posted.

The parties shall consider and discuss establishing children's pages for each of the children on the website.

Neither party shall fail to renew the annual subscription to the website without a signed and filed stipulation or a court order.