DISTRICT COURT, EL PASO COUNTY, COLORADO 270 S Tejon St Colorado Springs, CO 80903 (719) 452-5358	
IN RE PARENTAL RESPONSIBILITIES OF:	↑ COURT USE ONLY ↑
, a Child	
Petitioner:	Case Number: Division: 9
and	Courtroom: S305
Co-Petitioner/Respondent:	
DIVISION 9 CASE MANAGEMENT OPDER (PRE-DECREE)	

A HEARING has been set for for a period of 2 hours, with each side receiving equal time to present and defend their respective cases. A 15-minute Pretrial . Any request for additional time shall be filed following Conference has been set for mediation at which time the Parties will have narrowed the issues for the Court to decide. To ensure parties are properly prepared and that the Court receives all the information necessary to make proper decisions, the following deadlines, orders, and procedures are established.

This Case Management Order supersedes any previous order of the Court, to the extent the previous order is inconsistent with this Order. These deadlines and procedures may be revised only by further order of the Court, upon good cause shown.

Parties and Counsel (Attorneys and/or Licensed Legal Paraprofessionals (LLP) must comply with all deadlines contained in Rule 16.2 of the Colorado Rules of Civil Procedure.

Since your case involves minor children the additional expectations of parties and counsel as follows:

- a. Counsel and parties shall conduct themselves in a manner during the hearing that does not increase the conflict between the parents. All parties and counsel should be mindful of the need for the parties to work together and co-parent with each other often long after involvement with attorneys and the Court.
- b. Be prepared to explain what parenting plan is in the best interest of your minor child/ren and why.

MEDIATION:

Within 21 days from the date of this Order, the party who filed the Petition shall schedule mediation by calling the Office of Dispute Resolution (ODR) at (719) 452-**5005 or** 04JDMediation@judicial.state.co.us. Mediation request forms can be found at:

https://www.coloradojudicial.gov/courts/trial-courts/el-paso-county/forms-el-paso-county.

Alternatively, mediation can be scheduled with a private mediator. Any stipulated agreements reached in mediation are to be filed with the Court. Mediation shall be scheduled so that it can be completed prior to the Hearing Date. **Mediation is not required if previously waived by the Court or if issues have already been mediated prior to issuance of this order.**

Pretrial Conference:

Counsel and self-represented parties will appear in court on this date. (Parties who are represented by Counsel may attend but are not required to.) The judge will discuss the procedures and issues in preparation for your Hearing. You should be prepared to discuss with the judge your settlement efforts, as well as any issues concerning discovery, disclosures, documents, financial information, witnesses, or exhibits, and any other issues related to your Hearing. Failure to appear for the Pretrial Conference will result in the Final Orders Hearing being vacated.

All Pretrial Conferences will be held via WebEx *videoconferencing*. This is done with the intention of making the most efficient use of the time of the parties and counsel and to provide access to the Court for parties who have difficulty attending in person. Any party or counsel is welcome to attend in person if that is preferable. **Do not attempt to attend any hearing by telephone, or by simply "calling in" to WebEx as this is disallowed.**

Division 9's WebEx information can be found at:

https://judicial.webex.com/meet/D04-CSPG-Div9

Access Code: 2598 971 2111

Exchange of Trial Exhibits

The parties shall both exchange trial exhibits and file a list of the Exhibits with the Court no later than 7 days before the hearing date. The failure to do so may result in any late-disclosed exhibits being excluded from evidence at the Hearing.

The Colorado Rules of Evidence and Civil Procedure apply in domestic relations proceedings.

Trial Management Certificate Rule 16.2 (h)

Trial Management Certificates ("TMC") shall be filed with the Court no less than 7 days before the hearing date. If at least one party is represented by counsel, counsel shall file a <u>Joint TMC</u> by this date, including the positions of both parties. If neither party is represented by counsel, each party shall separately file a <u>Pro Se Pre-Trial Statement (Form JDF 1129)</u>. These filings shall set out the disputed issues, that party's witnesses and exhibits, updated Sworn Financial Statements, any agreements that the parties have made and, if children are involved in the case, a Child Support Worksheet and a Parenting Plan Proposal.

This statement and all attachments must also be sent to the other side by this date. Any witnesses or exhibits not disclosed in the TMC or Pro Se Pre-Trial Statement will not be allowed at the hearing.

The Joint TMC is limited to fifteen (15) pages exclusive of the Header, Signature lines, and Certificate of Service, with each party receiving equal space. The TMC shall be double-spaced and formatted consistent with C.R.C.P. 10(d)(2). TMCs that fail to comply with this Order will be rejected.

Hearing

Hearings are held in person unless otherwise ordered. Specific requests for hearings by WebEx require a Motion.

Unless otherwise specifically ordered by the Court, Hearings are scheduled for two(2) hours with each side receiving equal time to present and defend their respective cases. On this date, you will have the opportunity to present evidence and to advocate for your position on the issues that you want the Judge to decide. You must have all your evidence, witnesses, and exhibits prepared to present to the Judge on this date. You should be prepared to explain to the Judge specifically what you are asking for and to present evidence (testimony and/or exhibits) that support your position.

You are responsible for bringing four sets of your exhibits, in hard copy, to court (1 for you, 1 for the other party, 1 for the witness, and 1 for the Judge). Petitioner is to label each exhibit with numbers, Respondent with letters. In addition, each page of each exhibit must be numbered. If all exhibits have been electronically filed, a Judge's copy is not required. The Parties shall not file more than 30 exhibits electronically.

Please be advised that the hearing will <u>not</u> proceed on the scheduled date and time if mediation has not been completed or previously waived by the Court.

No Written Discovery Motions:

This Court will <u>not</u> accept any written motions concerning discovery disputes between the parties. The Court expects the parties to engage in meaningful efforts to resolve any disputes concerning discovery on their own. The Court expects you to speak with each other directly (either through lawyers, or by yourselves if you are unrepresented) to try to reach an agreement before you contact the Court. If you are truly unable to reach an agreement, you may contact the Court clerk to set a forthwith status conference to resolve the issue. No later than three days before the status conference, each party shall file a short statement (no more than 2 pages) describing the disputed issues and that party's position. You may attach relevant materials to your filing.

Self-Represented Parties:

If you have elected to represent yourself in this proceeding, you must keep I mind that you will be held to the same rigorous standards as an attorney. Assistance can be obtained from the Family Court Facilitators by calling 719-452-5104 or by going to the Self-Help Center in Room S116 at the El Paso County Combined courts. General information is also available at the Colorado Legal Help Center website, www.coloradolegalhelpcenter.us. The Court and its staff cannot represent your legal interest, provide any legal advice, or answer any legal questions. It is essential that you take full responsibility to be prepared to present you and your child(ren)'s best interests at the hearing.

Duty to Confer on All Motions (also with Self-Represented Parties):

As of January 1, 2018, C.R.C.P. 121 §1-15(8) requires that all motions *shall*, at the beginning, contain a certification that the movant in good faith has conferred with opposing counsel and any self-represented parties about the motion. If the relief sought by the motion has been agreed to by the parties or will not be opposed, the Court shall be so advised in the motion. If no conferral has occurred, the reason why, including all efforts to confer, shall be stated.

Expectations to Confer in Good Faith:

a. Parties/ counsel shall have an actual conversation about disputed issues in a good faith attempt to resolve disputes before filing a motion with the Court, unless this just isn't possible. If not possible, provide details of your efforts to confer in your Rule 121 certification.

GOOD FAITH CONFERRAL IS NOT (not an exhaustive list, just some examples):

- a. Emailing opposing party or counsel and filing your motion without awaiting a reasonable time for a response to your email.
- b. Sending opposing party or counsel a copy of your motion indicating you will file said motion by a specific deadline if no response is received.
- Leaving a phone message for opposing party or counsel and filing your motion when no call back is received.

Motions for Virtual Appearance:

Any party wishing to appear virtually, or to present the testimony of any witness virtually, must file a motion for absentee testimony (Form JDF 1309) pursuant to C.R.C.P. 43(i) as soon as the need for absentee testimony becomes known. The motion must comply with Rule 43. Parties shall not assume that a client or witness will be permitted to appear virtually simply because the request is unopposed.

Sanctions:

If any party fails to comply with the rules and deadlines, the Court may impose a sanction/punishment against that party and/or his or her attorney. The sanction

may include vacating the hearing, excluding any witness or exhibit that was not disclosed, payment of attorney fees and costs, dismissal of the case—requiring the parties to restart from the beginning and pay new filing/service fees, or other sanctions that the Court finds proper. (Rule 16.2 (j)).

Civility and Respect:

The Court recognizes how difficult these proceedings can be, especially when cases proceed to contested hearings regarding issues very personal to the parties. However, the Parties are to behave with civility and treat the Court, the participants, and each other with respect at all times during the proceedings. Rudeness, *ad hominem* comments, or general disrespect by any participant will not be tolerated.

The Court may consider the conduct and demeanor of the parties and witnesses when evaluating credibility of a party or witness. Parties shall not argue with one another in open court. Attorneys shall not argue with each other or with the parties in open court. All hearings are recorded so counsel and parties must be careful to take turns speaking such that a good record of the proceedings may be maintained.

FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN YOUR HEARING DATE BEING VACATED IN ADDITION TO OTHER POSSIBLE SANCTIONS.

SO ORDERED November 13, 2025.

BY THE COURT:

Dennis L. McGuire
District Court Judge