

IN THE CHANCERY COURT OF LAFAYETTE COUNTY, MISSISSIPPI

PHYLLIS MARIE CROWDER

2017 MAY 10 PM 4: 22

PLAINTIFF

V.

CHANCELLOR

CAUSE NO: CV-2016-422W

MATTHEW OLIVER REARDON

BY: KC

DEFENDANT

ORDER

THIS CAUSE having been set for hearing on May 9, 2017, regarding the *Temporary Restraining Order* entered by this Court on May 1, 2017, the Court, pursuant to Rule 65 of the Mississippi Rules of Civil Procedure hereby withdraws its Order dated May 1, 2017, and enters the following Preliminary Injunction which has been agreed to by both parties:

1. That the Petitioner is hereby granted continued sole legal and physical custody of the minor child.
2. That the Respondent shall continue unto the Petitioner the amount of \$600.00 as child support every month on the 1<sup>st</sup> day of the month beginning May 1, 2017, and continuing until further Order of this Court.
3. That pursuant to an agreement between the parties, the Respondent shall have supervised visitation with the parties' minor child every other Sunday from 3:00 p.m. until 3:20 p.m. on the premises of the Oxford Police Department, beginning Sunday, May 14, 2017. Said visitations shall be supervised by Shannon Flemons and Maddie Dorris. *Oru*
4. With the exception of the aforementioned supervised visitation, the Respondent is restrained from going onto the property of the Petitioner, the Petitioner's work, the child's schools or any other place where the child may be and is further restricted from contacting, harassing, intimidating, stalking, threatening or otherwise interfering with the Petitioner and/or

the minor child. The Respondent is further restrained from being located within 500 yards from Phyllis and from L.E.R., the minor child of the parties; from visiting or contacting the residence of the Plaintiff; having contact with the Plaintiff or L.E.R., in person through third parties, phone, text, drone, computer, tablet or any other technical device, or any other means, directly or

indirectly, *except that the Respondent may relay video messages to the minor child through an attorney of his choosing who may forward the video to the Attorney for the petitioner who will provide the video to the minor child. The Petitioner may likewise provide a response video from the minor child to the Respondent through her attorney.*

5. That the Respondent is restrained from going onto the property of the Petitioner's attorney, the Petitioner's attorney's work, her children's schools or any other place where the her children may be and is further restricted from contacting, harassing, intimidating, stalking, threatening or otherwise interfering with the Petitioner attorney, her immediate family, her former husband, and her children. The Respondent is further restrained from being located within 500 yards from the Petitioner's attorney, her immediate family, and her children; from visiting or contacting the residence of the Petitioner's attorney; having contact with the Petitioner's attorney her immediate family, in person through third parties, phone, text, drone, computer, tablet or any other technical device, or any other means, directly or indirectly.

6. ~~That the Sheriff of Lafayette County, Mississippi and his deputies and all other law enforcement officers, city, county or state, should be authorized, empowered and directed immediately to take Matthew Oliver Reardon into custody, without further order, and incarcerate him in the Lafayette County Jail if he violates any provision of this Temporary Restraining Order.~~ *Reed*

7. That both parties have agreed to undergo psychological examination, evaluation and testing by Dr. Joe Edd Morris in Tupelo, Mississippi and will cooperate with Dr. Morris and provide any and all documentation, releases for information, etc. to Dr. Morris in furtherance of the psychological examination, evaluation and testing as he deems fit. Each party will be

responsible the costs associated with his/her examination, evaluation and testing. The parties will immediately follow the recommendations of Dr. Joe Edd Morris as to counseling/treatment.

8. That both parties have agreed to undergo hair follicle drug and alcohol testing no later than Friday, May, 19, 2017 through Capital DNA Testing, phone number 601-201-0880, at their own expense. Each party shall be responsible for contacting Capital DNA Testing and making arrangements for scheduling of the same and will sign releases for the same to be released to Petitioner's attorney.

9. That the Petitioner agrees to have delivered to Oxford Police Department the following items at 10:00 a.m. on Saturday, May 13, 2017, for retrieval by the respondent:

- a. Respondent's 48-inch Samsung Smart TV with remote;
- b. Respondent's 42-inch Flat Screen TV store in pantry;
- c. Respondent's kitchen table with 4 chairs;
- d. Respondent's 4 in 1 Smoker Grill Set;
- e. Respondent's Samsung Galaxy Tablet (white);
- f. Respondent's car seat; and
- g. Respondent's other personal belongings in garage.

10. That the parties hereby agree that neither shall make disparaging remarks about the other to the minor child and that each party hereby agrees to refrain from making comments on social media regarding each other, the Court, the attorneys, and the nature/extent of the Court proceedings.

11. That all matters remaining before this Court will be held in abeyance at this time.

12. This matter is continued for further hearing until the 10th day of August, 2017, at the Lafayette County Courthouse, is Oxford, Mississippi, at 9:30 a.m. or as soon thereafter as the

parties may be heard.

**SO ORDERED** on this, the 10<sup>th</sup> day of May, 2017, *name per file to MAY 9, 2017. Done*

*Rosent U Whittines*  
**CHANCELLOR**

This order prepared by:

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Approved:

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