

**CAUSE NO.**  
**(ALL CHILD WELFARE CAUSES BEFORE THE CHILD PROTECTION COURT  
OF THE RIO GRANDE WEST – HIDALGO AND STARR COUNTIES)**

**IN RE: TEXAS DEPARTMENT OF § IN THE CHILD PROTECTION COURT**  
**FAMILY AND PROTECTIVE §**  
**SERVICES § COUNTY, TEXAS**

**SECOND AMENDED EMERGENCY STANDING ORDER**  
**REGARDING PARENT-CHILD VISITATIONS**

Having considered the current situation with Coronavirus (COVID-19), Governor Abbot’s declaration of a state of disaster for all Texas counties on March 13, 2020, and the Supreme Court of Texas and the Court of Criminal Appeals of Texas’ First Emergency Order Regarding the COVID-19 State of Disaster, requiring measures to help mitigate the spread of COVID-19 to protect the health and welfare of all, the Court **FINDS** that good cause exists for the entry of this Order. The Court enters this order on its own initiative and has taken into consideration the best interest of the child or children whose lives may be affected by its terms, the rights of the parent or parents, the importance of having parent-child visitations, the publicly-funded nature of this special statutory litigation, and the need for the effective and efficient administration of justice, among other things.

**IT IS ORDERED THAT ALL PREVIOUSLY ORDERED IN-PERSON PARENT-CHILD VISITATIONS ARE HEREBY SUSPENDED** in an effort to contain the spread of the coronavirus (COVID-19) and to protect **all** parties, caseworkers, and caregivers. Any violations for the lack of compliance with previously ordered in-person parent-child visitations shall be waived by the Court while this order is in effect.

**IT IS FURTHER ORDERED** that Texas Department of Family and Protective Services (“TDFPS”) to make arrangements with parents, caregivers, child placement agencies, and foster parents for telephonic/video, Skype, Duo, or Facetime communications. This telephonic or video communication shall occur on the dates and times previously ordered for in-person visitation **and** two additional times per week. The duration of the telephonic or video communications SHALL be limited to 20 minutes per sibling group in the home with each available parent. The parties may, by agreement, increase or decrease the

frequency and duration of these telephonic or video communications. Any necessary monitoring of these communications shall be done by the child's or children's caregiver or foster parent where they are placed.

**IT IS FURTHER ORDERED** that TDFPS suspend all Potential Adoptive Family Visits and Placements and any recruitment efforts that require in-person contact with non-parties. TDFPS is encouraged to continue any Potential Adoptive Family Visits and Placements and Adoption Recruitment Efforts, normally done through in-person contact with non-parties, by utilizing telephonic/video communications, Skype, Duo, or Facetime. TDFPS shall set the frequency and duration of these telephonic or video communications and make any necessary arrangements to facilitate. Any required monitoring of these communications shall be done by TDFPS or the child's or children's foster parent.

**IT IS FURTHER ORDERED** that the TDFPS:

- (1) provide a copy of this Standing Order to each parent either by email, text, or hand delivery;
- (2) advise all children of this Standing Order;

**These orders shall remain in full force and effect until set-aside.**

SIGNED on the 1st day of July 2020.



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HON. CARLOS VILLALON, JR.  
ASSOCIATE JUDGE PRESIDING