# IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PASCO COUNTY

XDXD,				
Petitioner,				
vs	Case No. 51-20XDXD-DR-00XDXD WS/XDXD			
XDXD,				
Respondent.				
FAMILY LAW PRE-TRIAL CONFERENCE ORDER				
THIS CAUSE came before the Court on XDXD, 20XDXD, for a pre-trial conference pursuant to Rule 12.200, Florida Rules of Family Procedure.				
PETITIONER'S APPEARAN	ICE			
In Person By Cour				
RESPONDENT'S APPEAR	ANCE			
In Person	By Counsel			
The following action was taken:				
1. PLEADINGS				
(a) (b) (c) (d)	No further amendments to the pleadings are permitted. Petitioner/Respondent is given leave to amend pleadings. days to amend pleadings. days to file answer.			
2. DISCOVERY				
(a) (b)	Discovery will not be permitted after 15 days prior to trial.  Discovery is completed and no further discovery is allowed.  Discovery must be completed by or is waived and the case will be tried without such discovery.			

# 3. EXPERT OPINIONS

Experts shall render their opinions at their depositions. In the event an expert is not prepared to render his opinion and fully explain how he arrived at his opinion at the time of the taking of his deposition, that witness will be precluded from testifying at trial.

## 4. EXHIBITS

Exhibits shall be marked for identification and made available to opposing counsel 15 days prior to trial for examination and review. Any objections must be made within 10 days prior to trial. If no objections to specific exhibits are made, no further objections will be entertained at trial and the exhibits will be admitted into evidence at trial.

# 5. SUMMARIES

If a party intends to use a summary at trial pursuant to F.S. Section 90.956, the party shall give at least 15 days written notice prior to trial. Otherwise, the summary will be precluded at trial.

#### 6. PROOF

- (a) Witnesses, documents and other evidence not clearly disclosed in the parties pre-trial statements, and permitted amendments thereto, will be inadmissible at trial.
- (b) All witnesses, including medical and other experts, must be available when their testimony is required. No recesses, continuances or delays will be granted at trial due to absence of a witness, including experts.

7. STIPULATIONS	
(a) The parties shall make every effort to stipulate to prelim uncontroverted matters and, when practical, redu stipulations to writing for submission to the court 5 day trial.	uce said
(b) The partiesdo do not agree to waive photo and records custodians. Such waiver will not operate as of underlying objections (such as double hearsay Sectio or probative value Section 90.403) unless specifically in writing. This paragraph is not in contradiction to par (Exhibits) above.	a waiver n 90.805, dicated in
8. COURT REPORTER	
The court reporter will be provided by () Petitioner Respondent, subject to a later determination as to the parties' respective respondent to the cost of same.	

## 9. TRIAL ISSUES

(a) _	custody			
(b) _	child support – impute	ed income		
(c) _	visitation			
(d) _	alimony – lump sum a	alimony – lump sum and rehabilitative		
(e) _	equitable distribution			
(f) _	attorney's fees and co	osts		
	( petitioner	respondent	both)	

	(g) other: parties to	prepare a personal property list.
1	0. MEMORANDUM OF LAV	v
trial as to the fol		Il be prepared by counsel and submitted at
	(b)	
1	1. ADDITIONAL MATTERS	
	(a) (b) (c)	
1	2. FAILURE TO COMPLY	
pleadings; refus	ounsel to appropriate sand sal of the Court to award	e requirements of this order will subject the ctions. Sanctions include the striking of attorney's fees and costs; and any other All litigants must comply as ordered above.
1	3. LENGTH OF TRIAL	
1	4. CMCat 9 A	M
	(a) Trial Date:(b) Trial Time:	
1	5. SETTLEMENT POSSIBIL	LITIES:
	(a) likely (b) unlikely (c) other:	
1	6. OTHER	
schedule P	ed trial date.	to withdraw after 30 (thirty) days prior to the report of the Guardian Ad Litem is/is not
waived. D	OONE AND ORDERED in	Chambers, at New Port Richey, Pasco
County, Florida,	this day of XDXD, 20X	DXD.
		DANIEL D. DISKEY CIRCUIT JUDGE
Copies forwarde	ed to:	

Copies forwarded to: XDXD, Esq. XDXD, Esq. XDXD, Esq./GAL