



301<sup>ST</sup> JUDICIAL DISTRICT COURT  
JUDGE MARY BROWN  
GEORGE L. ALLEN, SR. COURTS BUILDING  
600 COMMERCE STREET  
DALLAS, TEXAS 75202

**MEMORADUM RULING**

RENDERED ON 08/03/21

DF-15-09887  
ANNE GEORGULAS  
vs.  
JEFFREY YOUNGER

HEARING DATE: 07/02/2021

- MEMORANDUM RULING

**MOTION TO COMPEL**

All objections of Jeff Younger to the Motion for Production are overruled.  
Mr. Younger ordered to produce all responsive documents by August 15, 2021 at 5:00 p.m.  
Mr. Younger is ordered to pay \$1,000.00 as attorney's fees and sanctions to MS Georgulas on or before August 15, 2021.

**MOTION FOR ENFORCEMENT**

The court makes the following findings and orders:  
Mr. Younger failed to timely make the payments of child support, medical support and interest as ordered and only paid his past due support after the motion for enforcement was filed.  
Judgment awarded to Ms. Georgulas against Mr. Younger for \$3,500.00 in attorney's fees, costs and expenses as a result of having to bring the motion. Said Judgment to be paid as additional child support by Mr. Younger by August 15, 2021.

**FURTHER TEMPORARY ORDERS**

Due to Mr. Younger's unwillingness or inability to follow the order designed to serve the

best interests of the children,  
the court finds that it is necessary for the health and safety of the children that Ms. Georgulas have the following exclusive rights on a temporary basis:

1. the exclusive right to establish the primary residence of the children within Dallas county.
2. the exclusive right to consent to medical, dental, and surgical treatment involving invasive procedures, EXCEPT THAT NEITHER PARENT MAY TREAT A CHILD WITH HORMONAL SUPPRESSION THERAPY, PUBERTY BLOCKERS, AND /OR TRANSGENDER REASSIGNMENT SURGERY (IF ANY) WITHOUT THE CONSENT OF THE PARENTS OR COURT ORDER.
3. the exclusive right to consent to psychiatric and psychological treatment of the children.
4. the exclusive right to receive and give receipt for child support.
5. the exclusive right to consent to all medications to be given to the children, except those medications that are addressed in (2) above.
6. the exclusive right to represent the children in legal action and to make other decisions of substantial legal significance concerning the children.
7. the exclusive right to consent to marriage and enlistment in the armed forces of the U.S.
8. the exclusive right to make decisions concerning the children's education, including, but not limited to their enrollment in school.
9. the exclusive right to make decisions concerning the children's haircuts.
10. the exclusive right to the services and earnings of the children.
11. the exclusive right to act as an agent of the children in relation to the children's estates if the children's action is required by a state, the US or a foreign government.
12. the exclusive right to manage the estates of the children to the extent the estates have been created by community property or the joint property of the parents.
13. the exclusive right to sign the children up for extracurricular activities.

Family Systems counseling with Dr. Threats and children's counseling with Dr. Fletcher remain as previously ordered and both parents are ordered to continue to participate and comply with the recommendations of the treating professionals.

Injunction granted as to either party posting or allowing to be posted any information regarding the children's doctor appointments, counseling appointments, mental health appointments, school schedule or school details, or extracurricular activities, to persons other than the parents in the case and their attorneys.

The prior orders that Ms. Georgulas must notify Mr. Younger of doctor's, counseling, or mental health appointments, or extracurricular activities for the children are lifted.

In an effort to ensure the emotional well-being and physical safety of the children, the court orders that all of Mr. Younger's possession periods shall be continuously supervised by Forensic Counseling Services 972.360.7437 at Mr. Younger's sole cost and expense.

Said possession periods shall be according to this or a similar schedule and shall begin immediately and last until a substantial change in circumstances has occurred:

Wednesdays from 6 -8 p.m.

1st, 3rd and 5th weekends on Saturday and Sunday from noon to 6:00 p.m.

Both parents to complete all necessary intake with Forensic Counseling Services within 15 days so that visits may begin.

#### Amicus Attorney

The court finds that this case remains a high conflict case and in light of the above changes temporary orders, the court finds that the appointment of Stacy Dunlop as Amicus is necessary to ensure the safety and welfare of the children and that their best interests are being served. Both parents are ordered to pay a \$5,000 retainer for the services of Mr. Dunlop by August 15, 2021 and to pay 50% of the Amicus fees thereafter.

Report Back upon request for review of compliance and progress with these orders.

The Court reserves ruling on Ms. Georgulas' request for attorney fees.

Ms. Janicek to draft order.