			A		
Plaintiff		Index No		No	3
-against-		ORDER APPOINTING FORENSIC EVALUATOR FOR CUSTODY PROCEEDING			UATOR
	Defendant.		CUSIC	DDY PROCI	EEDINGS
			J.: >		
IT I	S HE	REBY	0	RDERED	tha
,		loca	ted		a
, telephone numb	er ()	7	, facs	imile numbe	er (
	, shall conduct a	complete f	orensic eva	aluation of th	ne parties and
the child(ren) in this n	natter, including b	ut not lim	ited to eval	uations of ea	ch parent, th
child(ren), and each pa	rent with the child	d(ren), in s	such enviro	nments and	circumstance
as the evaluator fin	ds appropriate, a	s well as	interviews	with any ex	tended famil
members or personn	el affiliated with	either pa	arty's hous	sehold(s) wit	th whom th
evaluator wishes to spe			•		
	at the evaluator		specifically	on the follow	wing issues:
Y					

Y
; and it is further
, und it is further

ORDERED, that the evaluator, upon finding it necessary or appropriate, and upon obtaining prior written permission from the Court, may engage the services of a psychologist to conduct any testing of either party the evaluator feels appropriate or necessary in the course of the evaluations. The fees for any such evaluation, including an initial retainer and subsequent fees to said psychologist, shall be shared in the same manner as hereinafter directed in this Order; and it is further

ORDERED, that the evaluator, upon finding sufficient cause, and upon obtaining prior written permission from the Court, may engage any specialists or experts in a particular field to investigate and evaluate any special concerns that may arise during the course of the evaluation, and the fees for any such evaluation, including an initial retainer and subsequent fees, shall be shared in the same manner as hereinafter directed in this Order; and it is further

ORDERED, that the parties shall fully cooperate with the evaluator, and, upon his/her request, shall provide releases such that the evaluator may speak with any physician or therapist involved in the child(ren)'s welfare, or any individual therapist,

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group therapist or leader, psycho pharmacologist, personnel from any facility, or physician of either party whose input the evaluator believes would be helpful in the course of the evaluation; and it is further

ORDERED, that upon the request of the evaluator, the parties shall provide releases such that the evaluator may procure any written records, treatment, medical, pharmaceutical, or otherwise relevant to either party or the child(ren) that the evaluator believes will assist the evaluator in conducting the evaluations; and it is further

ORDERED, that upon finding sufficient cause, and upon obtaining prior written permission from the Court, the evaluator may refer the parties for forensic drug testing. The failure to submit to such testing timely, upon notice to the parties by the evaluator, may be considered by the evaluator in his or her evaluation; and it is further

ORDERED, that the Father shall pay _______% of the evaluator's fees, and the Mother shall pay _______% of the evaluator's fees, including an initial retainer in the sum of \$______, which may be replenished upon notice by the evaluator, and such payments may be subject to reallocation at trial; and it is further

ORDERED, that the evaluator shall conduct the necessary interviews and investigations, and thereafter shall submit to the Court a report *within ninety (90)* days from the date of this Order as to the evaluator's assessment of each parent's ability to make appropriate decisions for the child(ren), as well as any risk factors which may impact on the residential arrangements and/or access schedule to be ordered by the Court. The evaluator shall also report to the Court on any emotional, developmental or

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psychological needs of the child(ren), as well as any other issues the evaluator believes the Court should consider in making its custody and access determinations. The evaluator shall make no recommendation to the court as to which parent ultimately should have custody of the child and further shall make no recommendation as to specific parenting schedules; and it is further

ORDERED, that any and all documents, papers or other material furnished to the evaluator by the parties must also be copied and forwarded to the adversary within three (3) business days; and it is further

ORDERED, that neither party's attorney, nor the law guardian for the children, if any, shall have any contact with the evaluator, except with regard to scheduling and payment issues; and it is further

ORDERED, that the parties are to contact the evaluator within one week from the date of this Order such that the evaluations shall commence in a timely fashion. In addition, the evaluator's retainer shall be paid within ten (10) business days of the date of this Order.

Dated:

ENTER:

Justice of the Supreme Court