IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

IN RE THE □ MARRIAGE □ CUSTODY □ SUPPORT OF: □ PARENTAGE	NO:	
□ ORDER OF PROTECTION	CALENDAR:	
PETITIONER	□ PREJUDGMENT	
AND	□ POST JUDGMENT - ENFORCEMENT	
	□ POST JUDGMENT - MODIFICATION	
RESPONDENT	□ OTHER	
ORDER APPOINTING CHILD'S REPRESENTATIV	YE, GUARDIAN AD LITEM OR ATTORNEY FOR MINOR CHILD(REN)	
On motion of	and pursuant to 750 ILCS 5/506 and the inherent power of the Court, THAT:	
A. There are issues within the family affecting the mi Child(ren)'s Name(s) Date of Birth Resides	inor child(ren):	
B. It is in the best interest of the child(ren) to have a	legal representative appointed to protect and preserve their interests.	
IT IS HEREBY ORDERED THAT:		
1. Name:	· · · · · · · · · · · · · · · · · · ·	
Address:		
Telephone:	Facsimile:	
is appointed ☐ CHILD'S REPRESENTATIVE ☐ GUARDIAN AD LITEM ☐ ATTORNEY FOR THE MINOR	R CHILD(REN)	
	additional attorney to serve in another of the enumerated capacities on its shown and when the reasons for the additional appointment are set forth in	
Within 7 days of the entry of this order, attorney for \square mother \square other \square other shall send the child's representative, guardian ad litem, or the attorney for the minor child(ren) copies of this order, and all notices, pleadings, orders and reports relative to this cause.		
•	the attorney for the minor chil(ren) shall be kept fully informed by counsel ll have the full assistance of counsel in obtaining any waivers (e.g. for school	

5. An appearance shall be filed on behalf of the minor child(ren) within 7 days of receipt of this order and any appropriate pleadings within 28 days from the date of this order.

or medical records, etc.) appropriate to the representation of the minor child(ren).

6.A	A The child's representative, guardian ad litem, or the attorney for the minor child(ren) shall serve pro bono; OR				
6.B □ 4636	The child's representative, guardian ad litem, or the attorney for the minor child(ren) shall be entitled to reasonable temporary and permanent fees and cost pursuant to statute. Without prejudice to the rights of either party for an accounting and an apportionment among the parties, the parties shall pay to the child's representative, guardian ad litem, or the attorney for the minor child(ren) as and for temporary prospective fees, within 7 days, the following amounts;				
	Mother: \$	Father: \$			
	Other: \$				
7A.	a. ☐ This appointment shall terminate 30 days after entry of final judgment without further order of court; OR				
7B.	B. This appointment shall terminate only upon further order of court.				
8.	"Unless otherwise ordered by the court at the time fees and costs are approved, all fees and costs payable to an attorney guardian ad litem, or child's representative under this Section {750 ILCS 5/506} are by implication deemed to be in the nature of support of the child and are within the exceptions to discharge in bankruptcy under 11 U.S.C.A. 523. The provisions of Section 501 and 508 of this Act shall apply to fees and costs for attorneys appointed under this Section." {750 ILCS 5/506}				
MC	OTHER'S NAME:				
*A(ldress: (H)	Telephone: (H)			
*A(ldress: (W)	Telephone: (W)			
MC	OTHER'S ATTORNEY:	Telephone :			
Ado	dress:	Facsimile:			
FA'	ГНЕR'S NAME:				
*Address: (H)		Telephone: (H)			
*Address: (W)		Telephone: (W)	Telephone: (W)		
FA	THER'S ATTORNEY:	Telephone :			
Address:		Facsimile:			
*If	a party has not disclosed an address, that party shall de	signate an alternative address for the	purpose of notice.		
Att	y. Code No				
Naı	me:	— DATED:			
Att	y. for:	<u> </u>			
	dress:				
City	y/State/Zip:	_			
	ephone:		JUDGE'S NO.		
	v.				