FILED & ENTERED
Family Court State of New York
County of Onondaga
DATE: O S 1

At a term of the Family Court of the State of New York, held in and for the County of Onondaga, at Onondaga County Courthouse, 401 Montgomery St., Syracuse, NY 13202, on September 29, 2017

PRESENT:	Salvatore	Pavone.	Referee

In the Matter of a Custody/Visitation Proceeding

File #:

24816

Docket #: V-03531-11/17C

Angela C Gasparini,

Petitioner,

V-03331-11/1/C

- against -

FINAL ORDER ON
PETITION FOR CUSTODY
AND VISITATION

Michael J Rotondo.

Respondent.

NOTICE: YOUR WILLFUL FAILURE TO OBEY THIS ORDER MAY RESULT IN INCARCERATION FOR CRIMINAL CONTEMPT.

Angela C Gasparini having filed a petition on February 22, 2017, pursuant to Article 6 of the Family Court Act, requesting an order awarding custody and visitation of the following minor child(ren):

Name

Date of Birth

And Michael J Rotondo having been served with a copy of the petition, and having the allegations of the petition, and having appeared before this Court to answer the petition and to show cause why an order of custody and visitation should not be granted

And the matter having duly come on to be heard before this Court;

NOW, after examination and inquiry into the facts and circumstances of the case and after hearing the proofs and testimony offered in relation thereto, this Court finds and determines that:

And the Court having searched the statewide registry of orders of protection, the sex offender registry and the Family court's child protective records and having notified the self-represented parties counsel

And the Court having considered and relied upon the following results of these searches in making this decision and no results having been found that would impact this order.

ORDERED that the Respondent Mother is awarded sole legal and physical custody of the Child; and it is further

ORDERED that the Petitioner Father is awarded only supervised parenting time with the Child in a therapeutic a setting as he and the Petitioner Mother mutually agree; and it is further

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ORDERED that the parties shall keep each other apprised as to their current cellular telephone phone number and shall notify the other party prior to any change in the same. Neither party shall block or otherwise impede the ability of either party to send or receive text messages to or from the other party; and it is further

ORDERED that the parties shall communicate by text message only and solely for purposes of discussing the scheduling of parenting time for the Petitioner Father in a therapeutic setting; and it is further

ORDERED that the Petitioner Father is not to file any further motions in this proceeding unless permission to do so is first requested in writing to the Court (on notice to counsel of record) and the same is approved in writing by the Court;

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Dated: October 4, 2017

Salvatore Pavone, Court Attorney Referee

Order E-mailed on October 5, 2017
to: Darlene O'Kane at Dana Grillo at Corder mailed on October 5, 2017 to Michael J Rotondo 408 Weatheridge Dr. Camillus, NY 13031 Jacqueline La Mott Senior Court Office Assistant