

SAMPLE REPORT

Court Order Clarity

A plain-English breakdown of every paragraph in your court order — what it actually means, what you have to do, when, and the traps to avoid. Built for the person who was just handed a paper and now has to act on it.

JURISDICTION DETECTED

Texas — 250th District
Court, Travis County

REPORT DATE

May 8, 2026

ORDER ID

COC-2026-0508-R3T8

ORDER REVIEWED

Temporary Orders — In re: Marriage of Reyes

Family-law temporary relief · Cause No. D-1-FM-26-001284 · Hearing date Apr 22, 2026

Issued by Hon. M. Sandoval · 7-page order with 14 numbered paragraphs

Generated automatically in 3 minutes 41 seconds · Plain-English explanation; verify any deadlines against the signed order.

WHAT THIS ORDER DOES

In one paragraph

This is a Temporary Orders document issued during the divorce of Maya Reyes and Daniel Reyes. It does not finalize the divorce. It tells both parties what to do — and not do — while the case continues. It covers four areas: temporary spousal support, parenting time with the two minor children, use of the marital home, and standard injunctions (rules about money, property, and contact). It is in effect from April 22, 2026 until either a final decree or a further court order replaces it.

<p>3</p> <p>DEADLINES IN NEXT 30 DAYS</p>	<p>\$2,400</p> <p>MONTHLY SUPPORT, BY THE 5TH</p>	<p>14</p> <p>PARAGRAPHS NEEDING ACTION</p>	<p>2</p> <p>RED-FLAG TRAPS IDENTIFIED</p>
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KEY DEADLINES

The next 30 days

Three time-sensitive items in the order. Missing any of these is the most common reason people end up back in court on a contempt motion.

<p>May 5, 2026</p> <p>First spousal-support payment due</p> <p>Per ¶16: Daniel pays Maya \$2,400/mo, due by the 5th of each month, by direct deposit to her account. The first payment is due May 5. Late or missed payments are an enforceable obligation under Tex. Fam. Code §8.059.</p>	<p>URGENT</p>
<p>May 6, 2026</p> <p>Children's exchange — Daniel's first weekend</p> <p>Per ¶18(b): Daniel has the children Friday 6:00 PM (school pickup) through Sunday 6:00 PM. Exchange location: front of Maya's residence. He must give 24-hour notice if cancelling.</p>	<p>ATTENTION</p>
<p>May 22, 2026</p> <p>Inventory and Appraisement filed</p> <p>Per ¶12: Each party must file a sworn Inventory and Appraisement (form provided by court) no later than 30 days from the order. This is the asset disclosure list.</p>	<p>ATTENTION</p>

— PARAGRAPH-BY-PARAGRAPH BREAKDOWN

What each section of the order means

Every numbered paragraph from the order, translated into plain English. The What it says column is a near-verbatim summary of the legal text. The What it means for you column is what it actually requires you to do.

¶ 6 MONEY OBLIGATION

Temporary spousal support

What it says: Daniel Reyes shall pay to Maya Reyes the sum of \$2,400.00 per month as temporary spousal support, payable on the 5th day of each month, beginning May 5, 2026, by direct deposit to the account designated by Maya Reyes.

What it means for you: Daniel owes Maya \$2,400 every month, on the 5th, by direct deposit. First payment May 5, 2026. This continues until the divorce is final or the court changes the order. Missing a payment is an enforceable debt — Maya can file a motion for enforcement.

¶ 8 PARENTING TIME

Possession schedule (the children)

What it says: The parties shall follow the Texas Standard Possession Order set forth in Tex. Fam. Code §153.312. Daniel Reyes shall have possession on the 1st, 3rd, and 5th weekends of each month from Friday 6:00 PM through Sunday 6:00 PM, and Thursday evenings 6:00 PM – 8:00 PM during the school term.

What it means for you: Daniel has the kids 1st/3rd/5th weekends + Thursday dinners during school. Maya has them the rest of the time. Pickups happen at the school or the other parent's front door — never in a parking lot. Holidays alternate; full holiday schedule in the order's Exhibit A.

¶ 9 RED-FLAG TRAP

Travel notice

What it says: Neither party shall remove the children from the State of Texas without 14 days' written notice to the other party, including itinerary, lodging, and contact information.

What it means for you: If you want to take the kids out of Texas — even for a weekend — you must give the other parent 14 days' written notice in advance, with where you're going, where you're staying, and a phone number. Skipping this is one of the most common contempt-motion triggers.

¶ 11 STANDARD PROVISION**Use of marital residence**

What it says: Maya Reyes shall have exclusive use and possession of the marital residence located at [ADDRESS], pending further order. Daniel Reyes shall not enter the residence without Maya's express written consent.

What it means for you: Maya stays in the house. Daniel cannot go inside — even to retrieve items — without written permission. To get personal property out, Daniel should ask in writing and schedule a time, ideally with a neutral third party present.

¶ 12 MONEY OBLIGATION**Inventory and Appraisement**

What it says: Each party shall file a sworn Inventory and Appraisement of all separate and community property, debts, and obligations within 30 days of this order, on the form prescribed by the court.

What it means for you: Both Maya and Daniel must list every asset and every debt — bank accounts, retirement, vehicles, credit cards, the house — on the court's form, sworn under oath, by May 22, 2026. Lying or omitting items is fraud and can blow up the case.

¶ 13 RED-FLAG TRAP**Standard mutual injunctions**

What it says: Each party is enjoined from (a) selling, transferring, encumbering, or destroying marital property; (b) incurring debt other than for ordinary living expenses; (c) terminating or modifying any insurance policy covering the other party or the children; (d) making disparaging remarks about the other party in the presence of the children.

What it means for you: Until the divorce is final: don't sell, hide, or trash any marital asset. Don't run up new credit-card debt beyond ordinary living costs. Don't cancel health, auto, or life insurance. Don't badmouth the other parent in front of the kids — including text messages they might see.

— ACTION CHECKLIST

What to do in the next 30 days

A short, ordered list. Each item ties back to a specific paragraph of the order so you can show your work later.

01

Set up the support payment now

Open or confirm the direct-deposit account Maya will receive support in. Set a recurring transfer of \$2,400 dated for the 5th of each month with the memo 'Temporary spousal support — Cause D-1-FM-26-001284'. Keep screenshots of every transfer — these are your proof of payment if it's ever disputed.

Refers to ¶16 · Tex. Fam. Code §8.059

02

Calendar every exchange and holiday

Add the 1st/3rd/5th-weekend pickups, Thursday dinners, and holiday windows to a shared calendar (Google Family or OurFamilyWizard). Set a reminder 24 hours before each pickup. If you cannot make an exchange, give written notice as early as possible — text counts.

Refers to ¶18 · Tex. Fam. Code §153.312

03

File the Inventory and Appraisal

Use the court's form (linked in the order). List every asset and debt. Include the dates for each, account numbers (last 4), approximate values, and which spouse holds it. File by May 22, 2026. If you need extra time, file a motion for extension — don't just miss the deadline.

Refers to ¶12

04

Read the standard injunctions twice

Most contempt motions in divorce cases come from violating ¶13. Don't sell or transfer anything. Don't open new credit. Don't cancel insurance. Don't badmouth the other parent where the children can hear — and that includes text messages they might see on a shared iPad.

Refers to ¶13

— COMMON QUESTIONS

Things people usually ask after reading this order

"Can we agree to change the schedule between ourselves?"

Yes, in writing. Both parties can agree (text or email is fine) to swap a weekend or extend a pickup. Save the messages. But the underlying order doesn't change unless the court changes it — so if there's a dispute, the court will enforce the original schedule.

"What if the other parent doesn't follow the order?"

Document everything. Save dates, times, screenshots, and missed payments. If it keeps happening, the next step is a Motion for Enforcement (informally: contempt). That's a separate proceeding — a family-law attorney handles it; don't try it pro se.

"What if my circumstances change — I lose my job, get laid off?"

You file a Motion to Modify Temporary Orders. The order doesn't auto-pause. You must keep paying support until the court changes the amount, even if you lost income. The sooner you file, the sooner relief can be granted.

METHODOLOGY

How this report was generated

The Court Order Clarity engine parses the order paragraph by paragraph, classifies each by function (support, possession, injunction, procedural), and translates it into plain English. It cross-references three things to produce the breakdown:

- Jurisdiction-specific rules — Texas Family Code chapters 6 (divorce), 8 (spousal maintenance), and 153 (conservatorship and possession), plus Travis County District Court local rules and standing orders.
- Standard form provisions — recognized boilerplate (e.g. Texas Standard Possession Order, standard mutual injunctions) is matched against published versions to confirm what the order is invoking.
- Date and obligation extraction — every numeric date, dollar amount, and obligation is pulled into a structured calendar so deadlines can be flagged in priority order.

The engine flags anything unusual or ambiguous, but it does not give legal advice or predict outcomes. Every plain-English explanation is paired with the paragraph it is drawn from, so a lawyer can verify it in seconds.

IMPORTANT NOTICES

What this report is — and isn't

This is a plain-English explanation, not legal advice. Court Order Clarity is operated by Nova Aurora Ventures LLC. We are not a law firm and reading this report does not create an attorney-client relationship. Before acting on the order, consult a family-law attorney licensed in Texas — the State Bar of Texas Lawyer Referral Service (1-800-252-9690) can connect you with one.

Document handling. The order is encrypted in transit and at rest, processed only to generate this report, and deleted within 30 days. To request immediate deletion, email hello@court-order-clarity.com.

ABOUT THIS REPORT

Service	Court Order Clarity	Jurisdiction	Texas — 250th District, Travis County
Operated by	Nova Aurora Ventures LLC	Engine version	COC Analysis Engine v1.8
Pricing	\$24 per order (intro \$14)	Generated	May 8, 2026 · 7:41 AM CDT · 3 min 41 sec

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