

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

NCP Name:

CP Name:

OAG Number:

CAUSE NUMBER

IN THE INTEREST OF § IN THE _____ COURT
§ OF
A CHILD(REN) § _____ COUNTY, TEXAS

**Order Setting Final Hearing
Order Requiring Attendance by Telephone or Video Conferencing and
Requiring Parties to Participate by Zoom.us Application**

IT IS ORDERED that a Final Hearing is set on _____ on the relief requested in the pleadings.

Pursuant to the Texas Supreme Court First Emergency Order dated March 13, 2020 and its Third Emergency Order dated March 19, 2020:

IT IS ORDERED that all incarcerated parties may participate by letter, unsworn declaration, affidavit or other written means; addressed to the _____ County District Clerk,
_____.

IT IS ORDERED that all parties and attorneys are required to participate by either telephone or video conferencing capability by exclusively using the Zoom.us **FREE PROGRAM** on _____ **FAILURE TO PARTICIPATE MAY RESULT IN A DEFAULT ORDER, OR ARREST OF A PARTY, UPON PROPER MOTION. DO NOT GO TO THE COURTHOUSE.**

-Participate by video conference

Go to Zoom’s internet address: zoom.us

Click on the “join meeting tab” and enter **meeting #** _____ **and password:** _____ to utilize video conference

-Download the Zoom App (FREE)



From Apple App Store or Google Play Store

Download Zoom Cloud Meetings, after installation Click “join meeting” and enter **meeting #** _____ **and password:** _____ to utilize video conference or audio conference

-Participate by audio conference

Call (415) 762 9988, when prompted, enter **meeting #** _____ **and password:** _____ and you will be connected to the court call, audio only.

IT IS FURTHER ORDERED that the Plaintiff, the Attorney General, is required to notify all parties by any practical means, sufficient to give said party notice of the Court's Order, and be prepared to describe said efforts on the record in the event the Plaintiff wishes to proceed on a default basis against a non-participating party.

IT IS FURTHER ORDERED that all parties and attorneys must, by the day preceding this setting, make a good faith effort to engage in a Rule 166 conference by telephone or other means amongst each other to promote the settlement of said lawsuit and be prepared to describe said efforts on the record before a trial on the merits commences.

IT IS FURTHER ORDERED that the customary forty-five day notice requirement for the Court to exercise its inherent authority pursuant to Rule 165a is suspended, and all parties seeking affirmative relief are hereby notified that on the date and time listed above, said action may be dismissed for Want of Prosecution unless good cause is shown why said case should be maintained on the Court's docket.

IT IS FURTHER Ordered that any attorney or party who wishes to introduce/use/admit physical exhibits/evidence must provide notice to other litigants of its intent for same, and send a copy to the Court Coordinator by email no later than the day preceding this setting.

SIGNED ON _____.

Jeremy Fowler
ASSOCIATE JUDGE