



Parental Alienation Awareness Association

“Dear Advisor”

ACCESS PROBLEMS (1) Breached Access

20150721

NB: This is the opinion of the advisor. Using this information is at your discretion and risk. Discuss and obtain the advice and opinion of your P.A. knowledgeable legal representative. .

Dear Advisor,

Although the Court made an order of access and parenting time, I regularly experienced that access is cancelled at short notice or just not allowed when I arrive to have time with my child.

Target Parent.

(Note edited and shortened. All the questions answered in the suggestion)

Dear Target Parent,

I strongly suggest that you, as litigant in person or with the aid of your legal representative or support organisation, apply to the Court for a varied order. Hereunder an extract of an order, the first seen in Canada, similar orders made all over the world:

Note: the wording is changed from names or applicant to “Target Parent” and “Alienating Party”

AND IT IS ORDERED BY THE COURT THAT:

1. Communication between the Target Parent and the Alienating Party shall be either by confirmed email, short message service or other agreed method, in a language acceptable by both parties.
2. The existing access or parenting time orders shall stay in effect until varied by an order of the Court or written mutual agreement.
3. The Alienating Party shall give the Target Parent at least one week written notice, of any reason why access is to be postponed.
4. In case of an emergency arising, or

sudden illness, the other party should be notified by confirmed SMS and by voice. The existence of the emergency must be confirmed in writing within three days, by a medical professional or other official who will be willing to confirm the emergency in evidence in Court.

5. In case of any breached access, the party responsible for the breach shall be:
 - (a) In contempt of this order and liable to a fine and / or incarceration
 - (b) Liable to reimburse the cost of the other party, including, but not limited to, travelling, accommodation, loss of earnings.
6. Any access or parenting time that had to be cancelled for any reason, shall be seen as postponed and should take place as soon as possible at an agreed time or venue.
7. The child shall be handed over and returned after access at a neutral point that may be a restaurant, hospital reception or other agreed venue. If no venue can be agreed the nearest manned police station shall be selected as the venue.
8. The other party shall not disturb or disrupt the access time in any way, except in case of a confirmed emergency.
9. Visual and audio contact is also addressed in this order, except for the hand over venue.
10. This order is binding on all the parties, including the child.

Please let me know what the outcome is in your case.

Regards
Advisor