	Cause	No. DF		Z
IN THE MATTER/INTEREST OF			\$ \$ \$ \$	IN THE DISTRICT COURT
AND			8	256 <sup>TH</sup> JUDICIAL DISTRICT
			8 §	DALLAS COUNTY, TEXAS
		PRE-TRIAL	ORDER	
	On the day of		2024 a mma tr	ial conference was hold in this serves
Appea	rances were as follows:		, 2024, a pre-u	ial conference was held in this cause.
	, for	petitioner/movant		, for OAG
	, for	respondent		, for other
	The parties represent to the Court	that the following	matters are the	contested issues in this case:
	Property/Debt Division			Conservatorship
	COBRA Benefits			Paternity
	Spousal Support/Maintenance			Possession/Access
	Intervention/Creditor			Child Support
	Civil Damages			Health Insurance
	Garnishment			Termination of Parental Rights
	Declaratory Judgment			CPS/OAG Intervention
	Intervention of Conservatorship			Post-Judgment Discovery
	Grandparent Intervention/Possessi	on		Specify Other:
	UCCJEA/Jurisdiction/Venue	<b>011</b>		
Enfor	cement Actions:			
	Child Support			Property
	Possession			Specify Other:
	Trial is set for		_, 2024, at	o'clockm. in the 256 <sup>th</sup>
Judicia	al District Court. The Trial is sched	luled for h	nour(s)	day(s). The parties have requested a
Jury _	Bench trial and IT IS SO ORDE	ERED.		
	THE COURT FURTHER ORD	ERS that Mediation	on shall be com	pleted 30 days before trial. Said mediation
shall b	be conducted by		Each p	arty or their representative is <b>ORDERED</b>
to con	tact said mediator within five (5) da	ys of this order ar	nd each shall be	e responsible for one-half (1/2) of the fees
associ	ated with said mediation.			

**THE COURT FURTHER ORDERS** that in any divorce action, the parties shall exchange a Sworn Inventory and Appraisement 14 days prior to the scheduled mediation and the same shall be filed with the Court 7 days before trial in the event the matter is not settled during mediation.

**THE COURT FURTHER ORDERS** that **ALL** discovery, including the designations of expert witnesses, shall be completed on or before 30 days prior to trial.

THE COURT FURTHER ORDERS and imposes the following deadlines in this matter:

**Five (5)** days prior to trial:

- the parties shall file with the Court their witness list, including the name, address and telephone numbers of direct and rebuttal witnesses;
- the parties shall provide to the Court Reporter of the 256<sup>th</sup> Judicial District Court, Glenda Finkley, a list of each and every trial exhibit you intend to offer into evidence at the trial of this matter. A copy of said list and a marked copy of each and every trial exhibit shall be provided to opposing counsel in this matter on the same day said exhibits are tendered to the court reporter;
- in any case involving children, a written parenting plan shall be filed with the Court;
- in any case involving property issues, a written proposed division shall be filed with the Court;
- in any jury trial wherein a party wishes to submit a jury questionnaire, such questionnaire shall be provided to opposing counsel at least five (5) days prior to trial and said request set by motion before the District Court for consideration within the same time period. If the party seeking relief is successful, it shall be that party's sole responsibility to provide sufficient copies for the jury pool, parties, counsel and the Court.

Three (3) days prior to trial:

 in any case where a jury has been requested, all parties shall submit a complete proposed Written jury charge to the Court Reporter in MS Word.

Such deadlines are hereby imposed and so **ORDERED.** 

If a party fails to appear for trial, a default judgment may be taken AGAINST the party failing to appear. If no one appears for the scheduled trial, the case shall be dismissed for want of prosecution pursuant to Rule 165a of the Texas Rules of Civil Procedure. Failure to comply with this Pre-trial Order may result in the imposition of sanctions as set forth in Rule 215 of the Texas Rules of Civil Procedure.

SIGNED this day of	, 2024.
	Sandre Streete
	District Judge, 256 <sup>th</sup> Judicial District