

## IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY

In the Matter of the Marriage of:

Case No. 98-2318-D(3)

JAMES H. BOLDT,

**STIPULATED SUPPLEMENTAL  
JUDGMENT RE CUSTODY AND  
PARENTING TIME**

Petitioner,

v.

LIA BOLDT,

Respondent.

This matter is before the court on Respondent's Motion to Modify. Petitioner appears by and through his attorney, Tracy M. McGovern, Respondent appears by and through her attorney, Clayton Patrick, and the minor child appears by and through his attorney, Bradley Lechman-Su. The parties stipulate to the following:

1. Although the minor child resides in Washington with his father, his mother has continued to live in Oregon since the most recent custody determination. The courts of the state of Oregon therefore have continuing exclusive jurisdiction to make child custody determinations in this matter under the provisions of the Uniform Child Custody Jurisdiction and Enforcement Act.
2. The minor child, Mikhail James Boldt, has a positive relationship with both Mother and Father. Both Mother and Father are suitable as custodial parents for the minor child. The minor child desires to maintain a positive relationship with both Mother and Father. Both Mother and Father are committed to fostering a positive relationship between the child and the other parent.
3. The minor, Mikhail James Boldt, feels close to both Mother and Father. Presently, the minor child feels closer to Mother than to Father. The minor child currently prefers to live primarily with Mother. Given the minor child's age of 14, his preference is the main factor behind the stipulation in this supplemental judgment.

4. The parties and the minor child agree that the modification of custody and the parenting plan contained in the Supplemental Judgment presented to the court reflect the best accommodation to the overall interests of the minor child.

IT IS THEREFORE ORDERED AND ADJUDGED:

1. Mother and Father shall have joint legal custody of the minor child.
2. The minor child shall have his primary residence with Mother subject to the parenting plan attached hereto as Exhibit 1.

IT IS HEREBY STIPULATED:

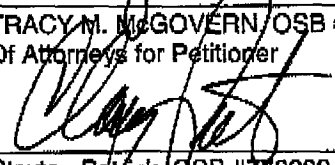
DATED: 9-23-09

DATED 9-19-09

DATED: 9-18-09

DATED this 29<sup>th</sup> day of September, 2009.

  
TRACY M. MCGOVERN, OSB #935349  
Of Attorneys for Petitioner

  
Clayton Patrick, OSB #772989  
Of Attorneys for Respondent

  
BRADLEY C. LECHMAN-SU, OSB#90082  
Of Attorneys for Child

  
CIRCUIT COURT JUDGE

**EXHIBIT 1****PARENTING PLAN**

1. Father and Mother shall have joint legal custody of the minor child, Mikhail James Boldt.  
Pursuant to ORS 107.169(1), the parents shall share rights and responsibilities for major decisions concerning the child, including but not limited to, the child's residence, education, health care and religious training.
2. Primary physical custody of the minor child shall be with Mother.
3. Father's parenting time shall be as follows:
  - 3.1 Spring Break: From when public school lets out for Spring Break in the school district in which the minor child resides until 4:00 p.m. on the Sunday before school recommences.
  - 3.2 Summer: Seven continuous weeks from when public school gets out for summer recess in the school district in which the minor child resides. The minor child to be returned to Mother by 6:00 p.m. on the last day of this seven week period.
  - 3.3 Father's Day: If the child is not with Father, minor child to spend Father's day with Father from 9:00 a.m. to 6:00 p.m.
  - 3.4 Thanksgiving: With Father in odd-numbered years from when public school gets out for Thanksgiving break in the school district in which the minor child resides until 6:00 p.m. the following Sunday.
  - 3.5 Winter Break: With Father in even-numbered years from when public school gets out for Winter Break in the school district in which the minor child resides until 10:00 a.m. on December 26. With Father in odd-numbered years from 10:00 a.m. on December 26 until 10:00 a.m. the day before school recommences following winter break.
4. In transferring the child from one parent to the other, the receiving parent shall be responsible for picking up the child. Costs of transportation, whether incurred by the receiving parent or if, by mutual agreement, the child travels alone by public transportation, shall be split equally between the parents.

1 5. Mother shall not relocate with the child from Oregon (unless it is to Washington) without prior  
2 approval by the court, after reasonable notice to Father and the opportunity for a hearing.  
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