Note: In September 1999, after having a reprieve from Regina Social Services and Dr. E. Ivanochko our serenity was upset again. The children's mother applied for access to her children as did Charlene's father who had been encouraged by Social Services to apply for custody of her.

FILE NO. JUDGE NATURE OF ORDER DATE 11 Hosside SUSAWI FLD35/98 LOWERY v. DOBSON 5842625 02 584184 Fiat: December 20, 1999 The mother (respondent) seeks supervised access through FLD Services to her children, Charlene (6) and Jonathan (3). I will briefly touch upon some of the background. In February 1998 an order was made granting the petitioner's (maternal grandparents) interim custody. The mother was restrained from any contact with the grandparents or the children. The children had been in the care of the Minister since March 1997. The allegations against the mother include involvement in drugs and alcohol, prostitution, the occult and sexual abuse of her children. She is said to have been diagnosed with Multiple Personality Dissociative Disorder. In bringing her present application the mother says charges against her were stayed. She says both DSS and the prosecutions unit have said the allegations against here were unfounded and the children have been deeply influenced by her mother. Pursuant to section 96(1) of The Queen's Bench Act I am of the view the children would benefit from professional referred to in the services. The court appoints Dr. Gerald Farthing of ∕of Saskatoon to do an assessment of the children and, if he deems it appropriate to make such recommendations to the court for further assessment/counseling, or other services for the children he may feel appropriate. of Oaths in and for : of Saskatchewan NS1 2011 EXDUCT. Without wishing to restrict the issues or sources of information Dr. Farthing may feel appropriate it would This seem to the court the issues include: bein and An assessment of the children in the context of the 1. ment allegations made and the suggestion the children ours have been influenced by their grandmother. Can he inde shed any light on the allegations or the suggestion repo the children are being influenced by their Pros grandmother. to oi repoi was i

Note: In September 1999, after having a reprieve from Regina Social Services and Dr. E. Ivanochko our serenity was upset again. The children's mother applied for access to her children as did Charlene's father who had been encouraged by Social Services to apply for custody of her.

## FILE NV.

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DATE	NATURE OF ORDER	🛔 JUDGE
		- 19-54
	2. Whether supervised access is in the best interests of	
	these children.	
	I assume Dr. Farthing will wish to review the court file as a	
	starting point. The process is left in the hands of Dr. Farthing in terms of any information he may wish to obtain	e e e e e e e e e e e e e e e e e e e
	from the parties or the extent of their involvement.	
	The parties are directed to cooperate with Dr. Farthing and	•
	any assessment he may wish to make with respect to the parties. The parties are also expected to cooperate with	
	respect to the release to Dr. Farthing of any information in	
	the hands of third parties which Dr. Farthing may request.	
	Dr. Farthing is to provide his report to the court, with	
	copies to the parties. If Dr. Farthing requires any further directions the matter is to be directed to my attention.	۰.
_	The application is adjourned sine die until such time as Dr.	
-	Farthing's report is received. Thereafter the matter may be	•
	brought back on seven days notice.	
	The file should be sent to FLD in Saskatoon so that it may	
	be made available to Dr. Farthing.	
	VAC/	
	McLatyre, X	
t e	This is Exhibit " referred to in the	-
	Affidavit of	
	sworn before me this day of	
		n" ≥ 11 15 15 15
	A Commissioner of Oaths in and for the Province of Saskatchewan	
	My Appointment Expires.	
		/
	EXHIBIT D. PARTENET	E.

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8/00 08:23 FAX	1 308 787 7217 LOCAL REG., REGINA FILE NO.	່ ຊີໄ2]002
DATE	NATURE OF ORDER	JUDGE
5/00 Mariel 4 Julies 551 MAD.	LOWREY v. DOBSON (SEVER) (J. M. M. Markov) Fiat: January 5, 2000 With respect to the assessment to be done by Dr. Farthing pursuant to my fiat of December 20, 1999 the cost of the same is to be covered by Family Law Support Services provided an agreement as to fees can be negotiated with Dr. Farthing. In the event there can be no agreement the matter is to be referred back to the court.	
	Montre, J	}
-	This is Exhibit "" referred to in the Affidavit of	•
		-
•		
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