

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT-DOMESTIC RELATIONS DIVISION

IN RE: THE ALLOCATION OF  
PARENTAL RESPONSIBILITIES OF:

PETITIONER NAME,  
Petitioner,

AND

RESPONDENT NAME,  
Respondent.

No:

Calendar:

**FINAL ALLOCATION OF PARENTAL RESPONSIBILITIES JUDGMENT**

This cause coming to be heard on Petitioner’s Motion for Default and the Entry of the Final Allocation of Parental Responsibilities Judgment, pursuant to the best interests provisions of Section 602 of the Illinois Marriage and Dissolution of Marriage Act (750 ILCS 5/602), due notice having been given to all parties, Petitioner present and represented by counsel; Respondent, RESPONDENT NAME, not present in court and having not filed an appearance or response, and being found in default on DATE, the Court having heard the evidence and being fully advised in the premises, the Court finds as follows:

1. That this Petition was filed on DATE pursuant to 750 ILCS 5/601 by PETITIONER NAME (“Petitioner”).The Petitioner has resided in Cook County, Illinois for more than six months.
2. That RESPONDENT NAME (“Respondent”) was properly served by publication on DATE.
3. That PETITIONER NAME and RESPONDENT NAME are the biological parents of MINOR NAME (“Minor”).

4. That the Minor resides with and has been under the primary care of the Petitioner in Cook County, Illinois for more than six months.
5. That the Petitioner is a fit and proper person to have sole allocation of parental responsibilities, care, control, and physical possession of the Minor.
6. That it is in the best interests of the Minor to remain in the sole care, control, and physical possession of the Petitioner.
7. That Respondent has abandoned the Minor pursuant to 750 ILCS 5/603.11(a):
  - a. The Minor has not been under the care, control, or physical possession of the Respondent since DATE.
  - b. Since DATE, Respondent has not provided the Minor with any support, including but not limited to food, shelter, basic necessities, or educational or emotional support.
  - c. The Respondent has not maintained contact or communicated with the Minor in over eight years.
8. That reunification of the Minor with Respondent is not viable due to Respondent's abandonment of the Minor as set forth in more detail above.
9. That it is not in the Minor's best interests to return to his home country due to Respondent's abandonment of the Minor. That the Minor suffered severe injury as a result of criminal activity in his home country, and Respondent failed to protect the Minor from said injury or contact the Minor after he was injured to ensure his safety. No other appropriate caretaker for the Minor exists in his home country.

**IT IS HEREBY ORDERED:**

- A. Petitioner, NAME, is granted sole allocation of parental responsibilities, care, control, and education of the Minor, NAME.

- B. Parenting time, child support, medical insurance, educational expenses, and all other unresolved matters shall be reserved.
- C. This matter is taken off call.
- D. This Court expressly reserves jurisdiction of the subject matter of this cause and of the parties hereto for the purpose of enforcing the terms of this Final Allocation of Parental Responsibilities Judgment as set forth herein.

ENTERED:

Date: \_\_\_\_\_

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Judge

Judge's No.