

**APPENDIX A**

COURT OF APPEAL, SECOND CIRCUIT  
STATE OF LOUISIANA  
430 Fannin Street  
Shreveport, Louisiana 71101  
(318)227-3700

**ORDER OF VISITATION**

RENDERED IN CONJUNCTION WITH  
**NO. 44,005-CA and NO. 44,006-CA**

Christopher Andrew Charles Teague v. Chantelle Rose Falardeau Teague

consolidated with

Chantelle R. Teague v. Christopher "Andrew" Teague

Before STEWART, GASKINS, and MOORE

In the appeal of the above named matters, this court hereby affirms the award of visitation to Chantelle Teague under the following schedule and with additional visitations and phone calls as the circumstances permit:

1. Christmas and Thanksgiving holidays are to be alternated between the Teagues and Chantelle, who may exercise this visitation period in Indiana under the supervision of her mother. Beginning this year, Chantelle will have visitation starting on the day after school closes for Christmas break until 1:00 p.m. on December 30, 2008. This same schedule will be in effect on alternating years. For 2009 Chantelle will have visitation starting the day after school closes for the Thanksgiving break until 1:00 p.m. on the Sunday following Thanksgiving.

2. For the summers, Chantelle will exercise visitation in Indiana, under the supervision of her mother, beginning one week after the close of school for the summer break and lasting until 3:00 p.m. on the Sunday two weeks prior to the start of the school year.

3. For the Christmas/Thanksgiving and summer visitations, the parties will exchange the children at a point halfway between their residences as they did when alternating visitation on a two-week basis.

4. With 14 days prior written notice to Chris and LaDonna Teague, Chantelle with her mother may visit the children in Louisiana twice during the fall and twice during the spring of the school year

beginning at the end of the school day on Friday until 3:00 p.m. on the Sunday. The children are to remain in Louisiana within 60 miles of the Teagues' residence. Transfer of the children will occur either at a location agreeable to the parties or at the local sheriff's substation.

5. The Teagues are to allow private telephone conversations between Chantelle and the children on Sundays and Thursdays between 6:00 p.m. and 8:00 p.m., CST, for a period of thirty minutes. The Teagues are further ordered to allow the children to telephone Chantelle at any time upon their request.

6. Because of the distance between the parties, the schedule set forth is not to be interpreted as maximum time allotted for visitation by Chantelle with her children. Rather, the parties are strongly encouraged to arrange additional visitation and phone calls as circumstances permit so as to provide continuing and meaningful contact between the children and Chantelle.

Shreveport, Louisiana this 25<sup>th</sup> day of November 2008.

JED                      9000                      AMM

Filed November 25, 2008

Jillie R. White  
Clerk CLERK