



7. From 12/3/05 until 12/18/05 [Name deleted for privacy] spent approximately an equal amount of time with Rachel and me.

8. During our period of separation, Rachel and I agreed that we would emphasize to [Name deleted for privacy] that although we were having disagreements it was not his fault, that we still loved him and each other, and also that this was a temporary situation. At no time did I observe any adverse effects of the separation on [Name deleted for privacy], nor did he voice any specific concerns to me.

9. Between 12/3/05 and 12/18/05 I had the opportunity to observe the living situation at Mr. Holland's house. [Name deleted for privacy] had his own bedroom at Mr. Holland's home. [Name deleted for privacy] also informed me that Rachel was sleeping on the couch. For the court's information, [Name deleted for privacy] had been to Mr. Holland's house on many occasions prior to 12/3/05 for music lessons.

10. Immediately following our separation, Rachel and I agreed to attend marriage counseling. So far we have attended three sessions and we both remain committed to our marriage. We have not discussed divorce and have since moved back in together as of 1/1/06.

11. I have attempted to contact [Name deleted for privacy] on a number of occasions since learning of Your Honor's temporary order. On each occasion, Mr. Jary has refused to let me talk to [Name deleted for privacy].

12. I have concerns with Mr. Jary's ability to parent [Name deleted for privacy] on an extended basis. My wife has frequently informed me that Mr. Jary may not be compliant with the treatment recommendations made by his healthcare providers for his clinical depression. In addition, on several occasions, I have heard Mr. Jary yelling at Rachel and using profanity. I am afraid that [Name deleted for privacy] may be subject to similar abuse.

---

Steven Bevilacqua

Sworn to before me  
On \_\_\_ January 2006

---

Notary Public