

ROYAL COURT
(Matrimonial Causes Division)

203A.

4th December, 1989

Before: The Deputy Bailiff, and
Jurats Vint and Le Boutillier

Between:

W

Petitioner

And:

D

Respondent

Application to the Royal Court by the Respondent
for an order in respect of access by the Respondent
to the children of the marriage (Court asked to
ratify the Order agreed by the parties).

Advocate T.J. Le Cocq for the Petitioner
Advocate M.J. Backhurst for the Respondent.

JUDGMENT

THE DEPUTY BAILIFF: The Court is happy to ratify the agreement. It has had to convert the agreement into an Order. There will therefore be an Order of the Court containing the terms agreed by the parties. D, stand up, please. Under this agreement you are being given access every Sunday and the only circumstances in which you would not exercise that access would be if you were ill or the children were ill, and if it was because you were ill, you would have to provide medical proof of this. If you were to fail

to exercise access for a number of weeks as you have done in the past for whatever reason without medical proof that you were unable to, the Court would seriously consider taking access away altogether.

W , will you stand up, please.

Under this agreement you will be responsible for ensuring that the boys are ready for collection suitably dressed at the time agreed which is two o'clock in the afternoon. Again, if you were to breach that agreement, you would be in contempt of this Court and would be liable to come before us to be punished for that contempt.

No authorities.