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|  | *ONTARIO* |  | Court File Number |
| Superior Court of Justice, Family Court |  |
| *(Name of Court)* |  |
| **at** | 75 Mulcaster Street, Barrie, Ontario, L4M 3P2 | **Form 25: Order (general)** |
| *(Court office address)* |  |  |  | **Temporary** |
|  | Applicant(s) | X |  | Final |
|  |
|  | (Full legal name & address for service: street, number, municipality, postal code telephone & fax numbers & e-mail address (if any). | Lawyer’s name & address: street, number, municipality, postal code, telephone & fax numbers & e-mail address (if any). |
|  | James Robert Gowan338 Sunnidale RoadBarrie, OntarioL4M 4S4Tel: (705) 309-5555 |  |
|  | Respondent(s) |
| Judge (Print or type name) | Full legal name & address for service: street, number, municipality, postal code telephone & fax numbers & e-mail address (if any). | Lawyer’s name & address: street, number, municipality, postal code, telephone & fax numbers & e-mail address (if any). |
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| *Date of order* | Anne Ardagh Gowan338 Sunnidale RoadBarrie, OntarioL4M 4S4Tel: (705) 728-9991 |  |

**Children’s Lawyer**

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| Name & address of Children’s Lawyer’s agent for service (street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any)) and name of person represented. |
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|  |  This order is made pursuant to provincial legislation only. |

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| The court heard an application/motion made by (name of person or persons) |
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The Applicant, James Robert Gowan

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| The following persons were in court (names of parties and lawyers in court) |
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The Applicant, James Robert Gowan, and the Respondent, Anne Ardagh Gowan.

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| The court received evidence and heard submissions on behalf of (name or names) |
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The Applicant, James Robert Gowan, and the Respondent , Anne Ardagh Gowan.

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| **PURSUANT TO THE DIVORCE ACT (CANADA), THIS COURT ORDERS THAT:** *(if not applicable, cross out this line)* |
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| **Parenting Plan**1. The children, Oliver James Gowan born July 2, 2011 and Grace Luanna Gowan born August 4, 2008, shall live with both parties equally on an alternating week basis with the exchanges happening on Fridays after school (or 3:30 p.m. Fridays if a non-school day).
2. The parties shall equally share and alternate all holidays as arranged in advance between them, with consideration given to their work schedules and holiday traditions. The parties shall use their best efforts to mutually agree on the details of this no later than January 15 of each year, but if no agreement can be reached the parties shall refer this matter to the court for a judicial determination.
3. Major decisions about the health, education and general welfare of the children shall be made by the parties jointly, but in the event of disagreement the parties may seek a decision from the court.
4. Both parties shall have reasonable telephone contact with the children while they are in the care of the other party.
5. Both parties shall permit the children to contact the other parent by telephone during their parenting time if the child expresses the wish to do so.
6. Both parties may attend the children’s activities with their respective families, and neither parent shall interfere with the other parent having some time with the children at the event.
7. Both parties shall have the right to consult with and obtain information directly from the children’s teachers, doctors or other professionals about the health, education and general welfare of the children.
8. The parties shall keep each other informed as to their residential address and telephone number, and notify the other whenever this information changes.
9. Both parties shall notify the other in writing as soon as is reasonably possible in the event that one or more of the children is sick, injured, hospitalized or requires any form of medication and/or treatment.
10. Both parties shall keep each other informed about any significant issues relating to the children that arise during their time with the children.
11. Neither party shall speak negatively about the other party in the children’s presence, and both shall make their best efforts to prevent all third parties from doing so as well. Furthermore, neither party shall discuss this court case or other adult issues involving the parties with the children.
12. Neither party shall smoke, vape or otherwise consume tobacco and/or cannabis in a vehicle, small room or other confined area when the children are with them, and both shall make their best efforts to prevent the children from being exposed to second hand smoke from third parties.
13. Neither party shall take the children outside of the Province of Ontario without the written consent of the other party, which shall not be unreasonably withheld.

**Child Support**1. Commencing on July 1, 2021, and on the first day of each month thereafter until further order of the court, the Applicant shall pay to the Respondent child support of $915 per month and the Respondent shall pay to the Applicant child support of $597 per month, resulting in a “set off” child support payment from the Applicant to the Respondent of $318 per month.
2. The above-noted award of child support is in accordance with the Child Support Guidelines in that the annual gross income of the Applicant is $60,000 and the annual gross income of the Respondent is $40,000 and the children reside in a shared-residency arrangement.
3. The Applicant earns 60% of the parties’ combined incomes and the Respondent earns 40% of the parties’ combined incomes. The Applicant shall be responsible for 60% of the children’s special and extraordinary expenses and the Respondent shall be responsible for 40%. This shall be done by having the party who incurred the expense provide proof of what s/he paid for s. 7 expense, and the other party reimbursing his or her proportionate share and not later than 30 days after receiving proof of what was paid.
4. The following are appropriate section 7 expenses:
5. Daycare;
6. One week of summer camp per child;
7. All health, medical and dental expenses that exceed either party’s benefits plan; and,
8. Education expenses.
9. Each party shall maintain medical and dental coverage for the children mentioned above that is available through his/her work. This obligation shall remain in place so long as these benefits remain available to the party and the children are eligible for child support.
10. For as long as child support is payable, the parties must provide disclosure to the other party each year, within 30 days of the anniversary date of this order, in accordance with section 24.1 of the Child Support Guidelines, including a copy of their income tax return and Notice of Assessment for the prior year.
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| **~~PURSUANT TO THE CHILDREN'S LAW REFORM ACT, THIS COURT ORDERS THAT:~~***~~(if not applicable, cross out this line)~~* |
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| **PURSUANT TO THE FAMILY LAW ACT, THIS COURT ORDERS THAT:** *(if not applicable, cross out this line)* |
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| 1. All contents of the matrimonial home have been divided.
2. Within 30 days of the date of this Order, the Applicant shall pay to the Respondent the sum of $20,000 in satisfaction of all claims for an equalization of net family property.
3. There shall be no further equalization of net family property.
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| THIS COURT ORDERS THAT *(specify legislation, where applicable):* |
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| Put a line through any blank space left on this page. |
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| Date of signature |  | Signature of judge or clerk of the court |