Divorce Act

with the child made under this section, or where reasonable grounds to believe that the person granted sole care and control will manifest unwillingness to comply—

What we are saying is that where a parent manifests or exhibits a willingness to allow more participation by the other spouse, then that should be taken into consideration by the court. However, if a parent who is about to be awarded sole custody of a child says: "I am not going to facilitate access to the non-custodial parent", then the court should take that into consideration and require the custodial parent to submit to the court a plan describing how maximum contact is to be arranged. What we are saying is that if a person says that they are going to make it difficult for the non-custodial parent to have access, then the court should order that person to submit a plan. That plan would detail how that person would take care of the children.

It is obvious that the motion will not carry-

Mr. Speaker: Order, please.

It being six o'clock, this House stands adjourned until tomorrow at 11 a.m., pursuant to Standing Order 3(1).

The House adjourned at 6 p.m.