

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2009-001005

01/06/2012

HONORABLE JAMES T. BLOMO

CLERK OF THE COURT
G. Verbil
Deputy

IN RE THE MARRIAGE OF
STACIA MCKINNIE

CARISSA K SEIDL

AND

LANCE MCKINNIE

AARON T BLASE

SCOTT G NAEGELE, MC/NCC/LPC
FAMILY TRANSITIONS
2345 E THOMAS RD, STE 370
PHOENIX AZ 85016

MINUTE ENTRY

IT IS ORDERED directing Father to undergo a psycho-sexual evaluation (paraphiliac risk assessment), including a polygraph examination and sexual interest assessment, to determine whether or not Father is a risk to the minor child.

IT IS FURTHER ORDERED appointing the following mental health expert to perform a full, forensically informed assessment and evaluation of Father:

Scott G. Naegele, MC, NCC, LPC
Family Transitions
2345 E. Thomas Road, Ste. 370
Phoenix, AZ 85016
Phone: (602) 955-3429

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2009-001005

01/06/2012

IT IS FURTHER ORDERED that Mr. Naegele shall notify the Court and the parties immediately upon receipt of this Order if he is unable to accept this appointment. Acceptance of this appointment indicates his ability to comply with the terms of this Order, including the ability to appear and testify in Court upon reasonable notice if necessary.

IT IS FURTHER ORDERED that Mr. Naegele shall serve as an expert for the Court pursuant to Arizona Rule of Evidence 706. In that regard, Mr. Naegele will serve the Court only and not Mother, Father, or any other person. There is no confidentiality relating to either party's communications with or to Mr. Naegele, nor does confidentiality attach to any of Mr. Naegele's activities or recommendations. This Order shall act as a release by Father of all information requested by Mr. Naegele, and obligates Father to pay any and all costs associated with the production of records to Mr. Naegele. Any such costs shall be paid promptly. Mr. Naegele may have ex-parte contact with the Court regarding scheduling matters; however, any substantive communications shall be copied to both parties.

IT IS FURTHER ORDERED that in conducting the evaluation described herein, Mr. Naegele shall have access to all sources of information deemed by her to be relevant, and may interview or otherwise seek information, including privileged information, from any individual or entity. The parties shall fully cooperate with Mr. Naegele in the prompt production of any requested documents, and shall sign such releases as may be required for the production of documents, records, or other sources of information from other health care providers, law enforcement agencies, investigative bodies, or other sources as applicable.

IT IS FURTHER ORDERED that Mr. Naegele shall have immunity in accordance with Arizona law as to all acts undertaken pursuant to and consistent with his appointment as set forth herein.

IT IS FURTHER ORDERED that Father shall contact Mr. Naegele's office not later than ten (10) days following receipt of this Order to arrange for an initial appointment. Father shall cooperate with Mr. Naegele and his staff to ensure the expeditious scheduling of the initial appointment, and in the scheduling of all appointments thereafter.

IT IS FURTHER ORDERED that both parties shall comply in all respects with Mr. Naegele's directives, including claims for payment, and shall do so in a timely manner.

IT IS FURTHER ORDERED that Mother shall pay 100% of the costs associated with the assessment and evaluation described herein.

IT IS FURTHER ORDERED that Mother shall make herself available to Mr. Naegele for an interview upon request by Mr. Naegele's office.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2009-001005

01/06/2012

IT IS FURTHER ORDERED that Mr. Naegele shall submit a written report to the Court approximately ninety (90) days after the filing date of this Order. Mr. Naegele may submit *ad hoc* reports as necessary or appropriate. No required format is adopted. Mr. Naegele's reports may be received in evidence without the necessity of any foundation, and hearsay objections shall be considered, but shall not stand as a bar to the admission of Mr. Naegele reports. Mr. Naegele may engage in *ex parte* communications with the Court regarding scheduling or other procedural matters; however, any substantive communications shall be copied to the parties and their attorneys (as applicable).

IT IS FURTHER ORDERED that any alleged impropriety or unethical conduct by Mr. Naegele shall be brought to the attention of the Court in writing within seven (7) days after the complaining party has determined that such conduct has occurred. Failure to advise the Court as required above may result in contempt proceedings being initiated against the complaining party and/or that party's attorney.

IT IS FURTHER ORDERED signing this minute entry as a formal order of this Court pursuant to Rule 81, Arizona Rules of Family Law Procedure.

/ S / HONORABLE JAMES T. BLOMO

JUDICIAL OFFICER OF THE SUPERIOR COURT

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.