

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

FC 2005-011797

06/13/2006

JUDGE PRO TEM JUDITH A. MORSE  
FOR HONORABLE RAYMOND P. LEE

CLERK OF THE COURT  
B. Shammass  
Deputy

000610908301  
IN RE THE MATTER OF  
CALEEB AHMAD BROWN

FILED: 07/06/2006

CALEEB AHMAD BROWN  
20 E GREENWAY RD  
PHOENIX AZ 85042

AND

KENYANA WEBBER

KENYANA WEBBER  
4141 W GLENDALE AVE #1025  
PHOENIX AZ 85051

AG-CHILD SUPPORT-NORTH  
CENTRAL OFFICE  
CONCILIATION SERVICES-CCC  
DOCKET-FAMILY COURT CCC  
FILE ROOM-CSC  
IV-D JUDICIAL ASSISTANT - CCC  
PARENTING SKILLS PROGRAM  
SUPPORT SERVICES-CCC  
JUDITH MORSE  
1110 E. MISSOURI AVE  
PHOENIX AZ 85014

MINUTE ENTRY

Courtroom 606 Central Court Building

3:53 p.m. This is the time set for Status Conference. Petitioner/Father, Caleeb Ahmad Brown, is present on his own behalf. Respondent/Mother, Kenyana Webber, is present on her own behalf.

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A digital audio recording of this proceeding is being made by the "For the Record" recording system in lieu of a court reporter.

Caleb Ahmad Brown and Kenyana Webber are sworn.

Discussion ensues regarding the status of the case.

THE COURT FINDS that, on a temporary basis, it is in the best interest of the minor child to adopt the recommendations of the Parenting Conference Report dated May 18, 2006.

**IT IS ORDERED** that Petitioner/Father shall have sole legal custody of the minor child, Caaliyah Brown, until further order of the Court.

**IT IS FURTHER ORDERED** that Respondent/Mother shall have supervised parenting time every Sunday for six (6) hours, every Monday for six (6) hours, June 30, 2006 for six (6) hours, and August 21, 2006 for six (6) hours, to be supervised by maternal Grandmother or any other supervisor that the parties can agree upon at the maternal grandmother's home provided maternal grandmother agrees to be the supervisor. In the event the parties cannot agree upon a supervisor for Mother's parenting time,

**IT IS ORDERED** that Father be permitted to have supervised parenting time with the minor child through the Parenting Skills Program.

**IT IS FURTHER ORDERED** directing the parties to cooperate with the Parenting Skills Program and contact them at (480) 967-6895 to begin Mother's supervised parenting time with the minor child.

**IT IS FURTHER ORDERED** that the Respondent/Mother shall be responsible for and pay 100% of the Parenting Skills Program fees until further order of the Court.

**IT IS FURTHER ORDERED** that Respondent/Mother shall physically bring all her medical and mental health records to the Evidentiary Hearing set on October 18, 2006 at 2:00 p.m.

**IT IS FURTHER ORDERED** that Respondent/Mother shall comply with the treatment recommendations from her treatment team at Arizona New Family and provide proof that she is in compliance with all recommendations for her psychiatric treatment program.

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**IT IS FURTHER ORDERED** that Petitioner/Father shall contact the minor child's pediatrician to confer time of child's appointment scheduled for next week. Father shall take the child to the appointment at the scheduled time.

**IT IS FURTHER ORDERED** affirming the Court referring this case back to the assigned IV-D Commissioner, as per minute entry dated March 2, 2006, for a recalculation of child support, effective January 1, 2006 through June 13, 2006 based on a 50/50 parenting calculation, and another calculation from June 13, 2006 forward, based on Father having sole custody.

**IT IS ORDERED** setting an Evidentiary Hearing in this matter as follows:

**IT IS ORDERED** with regard to discovery and disclosure requirements:

1. Both parties shall exchange updated disclosure statements required by Rules 49 and 50, Arizona Rules of Family Law Procedure, including an exchange of all relevant information, documents and exhibits on or before **September 18, 2006**.
2. All depositions and discovery contemplated by Rules 49 through 65, Arizona Rules of Family Law Procedure, shall be completed and any motions regarding discovery shall be filed no later than **September 18, 2006**.
3. Counsel and both parties shall personally meet, face to face, on or before **October 10, 2006** to conduct settlement discussions, exchange all exhibits, and discuss the resolution and narrowing of all procedural and substantive issues in this case.
4. Both parties shall provide all documentation concerning the remaining issues to respective counsel no later than **October 3, 2006**.
5. The parties shall promptly comply with all requests for relevant information in this case. In this regard, the parties shall sign all necessary consents and releases reasonably required to obtain any relevant documents or records from any financial institution/company or business/medical or health care provider/employer possessing any relevant information.

Both parties agree that a hearing of two (2) hours is sufficient to resolve all of the remaining issues in this case.

**IT IS ORDERED** setting an Evidentiary Hearing on **October 18, 2006 at 2:00 p.m. (2 hours allowed)** in this division before Judge Mangum at:

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Central Court Building  
201 W. Jefferson, 6<sup>th</sup> Floor  
Courtroom #606  
Phoenix, AZ 85003

NOTE: All Court proceedings are recorded by audio method and not by a court reporter. Any party may request the presence of a court reporter by contacting the division three (3) court business days before the scheduled hearing.

Pursuant to Rule 77(C)(5), Arizona Rules of Family Law Procedure, each party will be allowed 1/2 of the available time to present all direct, cross, redirect examination and any argument. The parties are expected to complete the trial in the allotted time, and the time will not be extended absent a motion granted by the Court and filed at least thirty (30) days prior to trial setting forth good cause to extend the time and specifically including a list of each and every witness who will testify and an estimate of time and subject matter of the expected testimony for each witness.

**IT IS FURTHER ORDERED** that the parties shall file and provide this Division with a copy of a Joint Pre-hearing Statement pursuant to Rule 76, Arizona Rules of Family Law Procedure, no later than five (5) days prior to the hearing.

**IT IS FURTHER ORDERED** that the Joint Pre-hearing Statement shall include the following attachments:

1. A current Affidavit of Financial Circumstances.
2. A current Parent's Worksheet for Child Support Amount completed by each party pursuant to the Statewide Child Support Guidelines.
3. If there are disputed custody, access or visitation issues, a specific proposal for custody and visitation by each party.

**IT IS FURTHER ORDERED** that the failure of counsel or any party to appear at the time of hearing, or to timely present the Joint Pre-hearing Statement in proper form, including each and every attachment required, shall, in the absence of good cause shown, result in the imposition of any and all available sanctions pursuant to Rule 70(D), Arizona Rules of Family Law Procedure and Local Rules 6.2(e) and 6.9(b), including proceeding to hear this matter by default based upon the evidence presented by the appearing party.

**IT IS FURTHER ORDERED** that if either party has exhibits to be marked, all exhibits shall be delivered to the Clerk of this Division at least **five (5)** days prior to hearing. Duplicate exhibits shall not be presented. **All exhibits shall be hand-**

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**delivered to this Division, Suite 6E of the Central Court Building. Exhibits shall not be delivered to the mailbox or to Court Administration.** The parties shall also provide the Court and the adverse party with a separate copy of all exhibits.

**IT IS FURTHER ORDERED** that the parties shall indicate in the Joint Pre-hearing Statement which exhibits they have agreed will be admissible at hearing as well as any specific objections that will be made to any exhibit if offered at hearing which is not agreed to be admitted. Reserving all objections to the time of hearing will not be permitted. At the time of hearing all exhibits that the parties have agreed will be admitted and all exhibits for which no specific objection is stated in the Joint Pre-hearing Statement shall be summarily admitted.

Counsel and the parties are reminded of their obligation to give prompt notice of any settlement to the Court as required by Rule 70, Arizona Rules of Family Law Procedure.

4:33 p.m. Matter concludes.

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