

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2013-095492

11/26/2013

HONORABLE EMMET RONAN

CLERK OF THE COURT
T. Galindo
Deputy

IN RE THE MATTER OF
BRIDGET ANN MCWILLIAMS

BRIDGET ANN MCWILLIAMS
9514 E MICHIGAN AVE
SUN LAKES AZ 85248

AND

BROOKE ARIEL MCWILLIAMS

MELISSA WEISS-RINER

WILLIAM ROBERT MCWILLIAMS
9514 E MICHIGAN AVE
SUN LAKES AZ 85248

MINUTE ENTRY

Courtroom SEF 401

8:30 a.m. This is the time set for Temporary Orders Hearing. Petitioners/ Bridget and William McWilliams, are present. Counsel, Melissa Weiss-Riner, is present on behalf of Respondent/Mother, Brooke McWilliams, who is present telephonically.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Bridget McWilliams, William McWilliams and Brooke McWilliams are sworn.

Discussion is held regarding temporary orders.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2013-095492

11/26/2013

Petitioners have not established their initial burden that they stand *in loco parentis* to the child. Therefore,

IT IS ORDERED dismissing those portions of their Complaint that seek to establish *in loco parentis* and legal decision making authority. Those portions of the Complaint that request grandparent visitation remain.

IT IS ORDERED affirming the Settlement Conference on December 4, 2013 at 9:00 a.m.

IT IS FURTHER ORDERED affirming Trial on March 3, 2014 at 1:30 p.m.

IT IS FURTHER ORDERED Mother shall participate in a five (5) panel Hair Follicle Test with expanded opiates. The testing shall take place at Lab Express in Richland Hills Texas. The test is to take place no later than 5:00 p.m. (Texas time) November 27, 2013. Petitioners shall bear the full cost of the test.

1. Brooke McWilliams shall sign, execute and deliver such forms of consent and authorization as shall be reasonable required by Lab Express to comply with this Order.
2. The results of said testing shall be reported directly to this Court in writing by Lab Express, with copies provided to counsel for both parties, or directly to the parties, if unrepresented.
3. Brooke McWilliams shall report for subsequent testing as directed by Lab Express, and shall present a photo I.D. at time of testing, along with any prescription medications currently being taken.
4. Bridget and William McWilliams shall pay the costs of Brooke McWilliams' testing IN CASH, MONEY ORDER, OR CASHIER'S CHECK at the time of testing.
5. All parties are advised that the failure, neglect or refusal to participate in testing may be considered an admission by the party that the testing, if conducted, would have revealed the sign of the substance(s) tested for, which finding is contrary to the best interest of the children, failure to submit to a drug test, absent good cause shown, may result in a finding of Contempt of Court, incarceration in the Maricopa County Jail, issuance of a Civil Arrest Warrant or other sanctions of the Court.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2013-095492

11/26/2013

6. The parties are also advised that a diluted test specimen may be considered an attempt to conceal the presence of illicit drugs, which findings are contrary to the best interest of the children.

7. The parties are hereby advised that test results ARE NOT confidential and will be filed in the Court file upon receipt by the 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>.

8:47 a.m. Hearing concludes

Dated this 26th day of November, 2013.

/ s / HONORABLE EMMET RONAN

JUDICIAL OFFICER OF THE SUPERIOR COURT