CALEB O. HASKINS,

Counterdefendant.

1

FILED **NOTC** Lisa Myers DEC 19 3 35 PK 11 9360 West Flamingo Road, No. 110-326 Las Vegas, Nevada 89147 Electronically Filed (702) 401-4440 Dec. 28 2011 02:22 p.m. Tracie Kcoullideman Defendant/Counterclaimant, in proper person **DISTRICT COURT FAMILY DIVISION** CLARK COUNTY, NEVADA CALEB O. HASKINS, CASE NO.: 10-D-434495-D DEPT NO.: Plaintiff, VS. LISA MYERS, Defendant. LISA MYERS, Counterclaimant, VS.

NOTICE OF APPEAL

Notice is hereby given that LISA MYERS, Defendant/Counterclaimant In Proper Person above-named, hereby appeals to the Supreme Court of Nevada from the June 15, 2011 Motion hearing on Order Shortening Time. Please note, the Court has failed to draft Court Minutes and opposing counsel has just recently drafted the Order (which is a blatant incorrect accounting of the statements made by Judge Duckworth and the events which occurred within the courtroom on said

Page 1 of 3

hearing date) and a Notice of Entry of Order from hearing¹, See Exhibit "1", attached herewith.

Infact, the Judge and opposing counsel stated they were drafting a document to be sent to the Supreme Court, ultimately interfering/intervening with and prejudicing Ms. Myers' appellate matters. Importantly, there is a lack of jurisdiction and lack of lawful justification with regard to this Order, the adjoining Certification and Notice and Judge Duckworth and opposing counsel, Ms. Roberts engagement of ex-parte communication with the Supreme Court in the matters currently on Appeal, as stated at this June 15, 2011 Motion hearing. Further, Ms. Myers filed a Notice of Appeal on the NEOJ of OST of Ms. Roberts' Motion shortened and heard on June 15th, prior to said hearing. Respondent's counsel also never properly served Ms. Myers with said OST and therefore, Ms. Myers was never properly noticed under the rules. Therefore, the hearing should have never went forth, not only due to the fact that specific OST for that date and that Motion was on Appeal, but also due to the shear fact this matter in its entirety was already previously Appealed and still currently under the jurisdiction of the Supreme Court of Nevada. At this June 15th hearing, Ms. Roberts even referred to Ms. Myers as a "murder"-er in conjunction with the subject minor and Judge Duckworth further threatened to award Respondent with Sole Physical/Legal Custody of said subject minor.

Additionally, Ms. Roberts previously put forth her Motion, whereby Judge Moss held a hearing and rendered decisions and Orders on such earlier this year (which was Appealed due to her rulings and engagement of ex-parte communication which led to Judge Moss' recusal in this matter), Ms. Roberts is thereby barred from rehearing the Motion at this June 15th hearing, as per *McMonigle* and *Rooney*. As such, Ms. Myers has no other legal remedy in this matter to protect her and her child's rights than by filing this Notice of Appeal.

Reference Fourteenth Amendment of the United States Constitution, CAPTA, Violence Against Women Act, 18 U.S.C., 42 U.S.C., et. al. See also, Harrison, 780 F. 2d at 1428, whereby the following was held by Federal Circuit Courts, "that state officials may not take retaliatory action against an individual designed...to punish him for having exercised his

¹ The Notice of Entry of Order has many incorrections. Specifically, it states Judge Duckworth may grant make-up time to the Respondent with the subject minor as a result of the most recent TPO against Respondent due to his neglect/abuse upon the minor child which rendered her on life-support, seizing in the hospital. In actual, the <u>Judge stated he would not grant any make-up time atall</u>. This again is Respondent and Respondent's attorney's unlawful and unethical tactics as they are again manipulating the Court and prejudicing this matter for their own personal gain and against this Appellant.

Additionally, the COM contained within the Notice of Entry of Order was not dated, nor signed and incorrectly stated Respondent's counsel on behalf of the Respondent served this document via facsimile, which is <u>blatantly false</u>. Respondent's counsel actually mailed said document to Appellant's parent's address for an unknown reason instead of Appellant's actual address which has been and still is currently on file with the Court and in which Respondent's counsel has previously utilized, which is <u>9360</u> West Flamingo Road, Suite 110-326, Las Vegas, Nevada 89147.

and Tenth Circuits) 804 F. 2d 953. Doolittle v. Doolittle, 70 Nev. 163, 262 P.2d 955 (1953) 2 relying upon Gammill v. Federal Land Bank, 129 F.2d 502, and Haley v. Eureka County Bank 3 22 P. 1098 (Nev. 1889). Stone v Powell, 428 US 465, 483 n. 35, 96 Sct. 3037, 49 L. Ed. 2d 1067 (1976), whereby the following was noted, "State courts, like federal courts, have a 4 constitutional obligation to safeguard personal liberties and to uphold federal law." Also, see 28 USCS Sec. 455, and Marshall v Jerrico Inc., 446 US 238, 242, 100 S.Ct. 1610, 64 L. Ed. 2d 5 182 (1980), "The neutrality requirement helps to guarantee that life, liberty, or property will not be 6 taken on the basis of an erroneous or distorted conception of the facts or the law." 7 Defendant/Counterclaimant is appearing in proper person, See Haines v. Kerner, 404 U.S. 8 519 (1972), Hall v. Bellmon, 935 F. 2d 1106 (10th Cir.) (1991), F.R.C.P. 8 and applicable SCR's. Also, please find attached herewith, the file-stamped Order To Proceed In Forma 9 Pauperis, Exhibit "2". 10 Ms. Myers reserves her right to supplement additional information for this Appeal should 11 it become available or necessary. 12 Dated this day of December, 2011. 13 14 15 9360 West Flamingo Road, No. 110-326 Las Vegas, Nevada 89147 16 (702) 401-4440 17 Defendant/Counterclaimant, in Proper Person 18 19 /// 20 /// 21 22 /// 23 24 25 26

1

27

28

constitutional right to seek judicial relief..." (citing cases from the Eleventh, Seventh, Fifth, Third,

EXHIBIT "1"

1	
~	Amanda M. Roberts, Esq.
2	
3	ROBERTS STOFFEL FAMILY LAW GROUP
	I as Venas Nevada 80106
4	PH: (702) 474-7007
5	DEAT (700) 474 7477
J	EMAIL: attorneys@lvfamilylaw.com
6	Attorney for the Plaintiff, Caleb Haskins
7	
7	DISTRICT COURT
8	
	CLARK COUNTY, NEVADA
9	
10	CALEB HASKINS,) Case No: D-10-434495-D
) Dept No: Q
11	Plaintiff,
12	NOTICE OF ENTRY OF ORDER
	NOTICE OF ENTRY OF ORDER
13	LISA MYERS,
14	}
	Defendant.
15	
16	Please take notice that an Order After Hearing was duly entered in the above referenced
	case on the 14 th day of November, 2011, a copy of which is attached hereto and by reference fully
17	
18	incorporated herein.
	Dated this day of December, 2011.
19	ROBERTS STOFFEL FAMILY LAW GROUP
20	
	- (Ima mold in Moratta
21	By: VI WI (VI VI VI VI VI VI VI
22	State Bar of Nevada No. 9294
	2011 Pinto Lane, Suite 100
23	Las Vegas, Nevada 89106
24	PH: (702) 474-7007
	FAX: (702) 474-7477
25	Email: attorneys@lvfamilylaw.com
26	Attorney for the Plaintiff, Caleb Haskins
ar U	
27	
28	
20	11

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the day of December, 2011, I placed a true and correct copy of the Notice of Entry of Order (with Order attached), in the United States Mail at Las Vegas, Nevada, with postage prepaid, and addressed as follows: Caleb Haskins 4033 Gaster Ave. N. Las Vegas, Nevada 89081 Lisa Myers-Haskins 10779 Silver Lace Lane Las Vegas, Nevada 89135 By: An Employee of Roberts Stoffel Family Law Group

1 OAH ORIGINAL Amanda M. Roberts, Esq. CLERK OF THE COURT 2 State of Nevada Bar No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 2011 Pinto Lane, Suite 100 Las Vegas, Nevada 89106 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: attorneys@lvfamilylaw.com 6 Attorney for the Plaintiff, Caleb Haskins 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 CALEB HASKINS, D-10-434495-D Case No: Dept No: Q 10 Plaintiff, Nevada Supreme Court: 57621/57825/58306 11 12 ORDER AFTER HEARING LISA MYERS. 13 Date of Hearing: June 15, 201 Time of Hearing: 11:00 a.m.RECEIVED Defendant. 14 NOV 0 1 2011 15 FAMILY COURT 16 DEPARTMENT Q 17 This matter having come before this Court on the 15th day of June, 2011, on Plaintiff's 18 Motion For The Court To Agree To Hear This Matter Pursuant To Huneycutt; Sole Legal 19 Custody, Primary Physical Custody, An Independent Medical Evaluation, The Issuance Of An 20 Order To Show Cause Against Lisa; And For Attorney Fees And Costs; and the Plaintiff, Caleb 21 Haskins, being present and represented by and through his attorney of record, Amanda M. 22 Roberts, Esq., of Roberts Stoffel Family Law Group, and the Defendant, Lisa Myers, being 23 present and represented herself in proper person, and the Court having reviewed files and 24 pleadings herein, and having heard oral testimony of the Parties hereto, 25 THE COURT HEREBY FINDS a polygraph was discussed at the TPO hearing before 26 Commissioner Henry, but not pursued past the point of discussion because an agreement was 27 reached to dismiss the TPO Nunc Pro Tunc. Thereafter, the polygraph was then discussed at the

Case Management Hearing in Front of Judge Moss, but was not Ordered according Judge Duckworth's review of the video record.

THE COURT FURTHER FINDS the Independent Medical Examination (IME) was not predicated on Jude Moss' review of *Gambini* matter, but is based upon issues raised in pleadings.

THE COURT FURTHER FINDS there is no adequate basis for the Court to issue an Extended Order of Protection.

THE COURT FURTHER FINDS there is no evidence, at this point, which indicate a risk to the child while in the Defendant's care.

THE COURT FURTHER FINDS there has been no stay of the District Court Orders issued by Judge Moss.

THE COURT FURTHER FINDS this Court needs more information as this is a very complicated case.

THE COURT FURTHER FINDS there are troubling signs in this case.

NOW THEREFORE,

THE COURT HEREBY ORDERS the hearing is closed.

THE COURT FURTHER ORDERS the Defendant, pursuant to Nevada Rule of Civil Procedure 5, to provide the Court with a physical address where she may be served. The address provided by the Defendant is as follows: 10779 Silver Lace Lane, Las Vegas, Nevada, 89135.

Personal service, if necessary, may be effectuated upon the Defendant at said address.

THE COURT FURTHER ORDERS it is inclined to grant some of the relief requested by the Plaintiff, Caleb Haskins, pursuant to the *Huneycutt* Motion, if and/or when the matter is remanded back to the District Court from the Nevada Supreme Court as follows:

For the Defendant to undergo an Independent Medical Examination based upon
the allegations which have been raised in the pleadings. The evaluator shall be
selected from the Court's provider list and the Defendant shall cooperate with the
evaluator in attending appointments and participating in the process. The
Defendant shall receive notice of the appointments fifteen (15) days in advance

with notice being mailed to 10779 Silver Lace Lane, Las Vegas, Nevada, 89135.

- To allow the Parties to pursue discovery as it relates to medical records of the minor child.
- 3. To make significant changes to Judge Moss' joint physical custody schedule if there is a violation of Judge Moss' prior Orders. Unless CPS, in writing, indicates that an exchange is not supposed to occur the Court expects both Parties to comply with Judge Moss' Ordered custodial arrangement.
- 4. To grant the Plaintiff's request for make-up visitation for the visitation missed pre-TPO if the matter is remanded.
- To make a modification to sole legal custody if either Party interferers with the other parent's joint legal custody rights.
- 6. To issue an Order for CPS to produce any and all records regarding any service and/or investigations provided by CPS related to either Party or child of either Party. The records, if they exist, would be provided for each Party to review in camera.

THE COURT FURTHER ORDERS any contempt issues raised in the Plaintiff's Motion including failure to notify of medical appointments and denied visitation prior to the issuance of the TPO, shall be entertained by the Court after the Appeal is resolved. (12:44:10)

THE COURT FURTHER ORDERS each Party shall notify the other Party of all medical appointments for the child at the time the appointment is scheduled, via email, including: name of the physician, date and time of the medical appointment, and location of the medical appointment.

THE COURT FURTHER ORDERS if an emergency arises requiring medical attention, the Party who seeks emergency treatment for the child shall promptly notify the other Party via email of the emergency medical treatment.

THE COURT FURTHER ORDERS that the child exchanges shall occur every three (3) days, with Plaintiff's timeshare to begin June 15, 2011 at 4:00 p.m. The exchanges shall continue to occur at the security checkpoint unless it is a weekend, at which point the exchange shall occur

at Donna's House. 2 THE COURT FURTHER ORDERS the Defendant has until June 15, 2011, at 5:00 p.m., 3 to email the Plaintiff the physical address where the minor child is residing during her custodial 4 time. 5 THE COURT FURTHER ORDERS the Plaintiff has until June 15, 2011, at 5:00 p.m., to 6 email the Defendant the daycare information where the minor child being cared for during the 7 Plaintiff's custodial timeshare. 8 THE COURT FURTHER ORDERS any future TPO applications shall be submitted to the 9 District Court Judge, while the case is pending, for review before the issuance of a TPO. 10 THE COURT FURTHER ORDERS if the Nevada Supreme Court remands to the District 11 Court, this Order shall take effect and govern the case without further hearing on the issues raised 12 in the Plaintiff's Motion. 13 THE COURT FURTHER ORDERS Ms. Roberts shall prepare the Order After Hearing 14 and Certification to the Nevada Supreme Court. 15 NOV 1 0 2011 IT IS SO ORDERED this day of 16 17 District Judge 18 ROBERTS STOFFEL FAMILY LAW 19 **GROUP** 20 Amanda M. Roberts, Esq. 22 Nevada Bar No. 9294 2011 Pinto Lane, Suite 100 Las Vegas, Nevada 89106 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: attorneys@lvfamilylaw.com Attorneys for Plaintiff

1

21

23

24

25

26

27

JRIGIN, !

	1 ORDR		γι
2	Lisa Myers		Eli -
	9360 West Flamingo Road, No.	110-326	"/LED
3	Eas . Gas, Morada Oy I II		Jan 111 a
4	(702) 401-4440 Defendant In Proper Person		25 PH 11
5		DISTRICT COURT	Comment 10.
6		FAMILY DIVISION	JAN 10 2 25 PH 111
	CL	LARK COUNTY, NEVADA	- Constitution
7			
8	CALEB O. HASKINS,) CASE NO.: 10)-D-434495-D
9) DEPT NO.: I	- 2 W. 1,50 B
10	Plaintiff,)	
	VS.)	
11	· - ')	
12	LISA MYERS,)	
13	Defendant.)	
14			
15			
	ORDER TO	PROCEED IN FORMA PA	<u>UPERIS</u>
16	Upon consideration of LISA MYERS' Emergency Motion For Leave To Proceed In		
17	Forms Pourseis and approximate that there is not a first		
18	Forma Pauperis and appearing that there is not sufficient income, property, or resources with		
19	which to maintain the action and	good cause appearing therefor	re:
20	TM 70 2000 500 500 500 500 500 500 500 500 5		
21	IT IS HEREBY ORDER	RED that LISA MYERS shall	be permitted to proceed In
22	Forma Pauperis with this action as	s permitted by NRS 12.015, N	RAP 24(a)(1) and 28 U.S.C.
23	1915.		
	1913.		
24	IT IS FURTHER ORDE	RED that LISA MYERS shal	l proceed without
25			
26	prepayment of costs or fees or the	necessity of giving security, a	nd the Clerk of the Court may
27			
28		Page 1 of 2	
		•	

1	file or issue any necessary writ, pleading or paper without charge.
2	
3	IT IS FURTHER ORDERED that the Sheriff or other appropriate officer within this
4	State shall make personal service of any necessary writ, pleading or paper without charge.
5 6	IT IS FURTHER ORDERED that if LISA MYERS prevails in this action, the Court
7	shall enter an Order pursuant to NRS 12.015 requiring the opposing party to pay into the court,
8	within five (5) days, the costs which would have been incurred by the prevailing party, and
9	those costs must then be paid as provided by law.
10 11	Dated this 10 day of January, 2011. DISTRICA COURT HIDGE
12	MyB. When
13	DISTRIC COURT JUDGE
14	Respectfully Submitted By:
15	Lienzis.
16	LISA MYERS
	9360 West Flamingo Road, No. 110-326
17	Las Vegas, Nevada 89147 (702) 401-4440
18	Defendant In Proper Person
19	
20	
21	<i>///</i>
22	<i>III</i>
23	
24	
25	
26	
27	
28	Page 2 of 2

FILED

DEC 2 2 2011

OLERK OF COURT

ASTA

2

1

4

5

6

7

8

9

. .

10

11 12

13

14

15 16

17

18

19

20

21

22

23 24

25

26

27

28

DISTRICT COURT CLARK COUNTY, NEVADA

CALEB OBADIAH HASKINS,

Plaintiff(s),

VS.

LISA MYERS,

Defendant(s).

Case No: 10D434495

Dept No: Q

CASE APPEAL STATEMENT

1. Appellant(s): Lisa Myers

2. Judge: Bryce Duckworth

3. Appellant(s): Lisa Myers

Counsel:

Lisa Myers 9360 W. Flamingo Rd., #110-326 Las Vegas, NV 89147

4. Respondent (s): Caleb Obadiah Haskins

Counsel:

Amanda M. Roberts, Esq. 2011 Pinto Ln., Suite 100 Las Vegas, NV 89106

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: No
- 7. Appellant Represented by Appointed Counsel On Appeal: N/A

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	I
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

- 8. Appellant Granted Leave to Proceed in Forma Pauperis: Yes, January 10, 2011
- 9. Date Commenced in District Court: August 10, 2010
- Brief Description of the Nature of the Action: DOMESTIC Marriage Dissolution
 Type of Judgment or Order Being Appealed: Misc. Order
- 11. Previous Appeal: Yes
 - Supreme Court Docket Number(s): 57825, 58306, 58581, 59626
- 12. Child Custody or Visitation: Custody
- 13. Possibility of Settlement: Unknown

Dated This 22 day of December 2011.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deput Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

CASE SUMMARY CASE No. D-10-434495-D

Caleb Obadiah Haskins, Plaintiff.

VS.

Lisa Myers, Defendant.

Location: Department Q
Judicial Officer: Duckworth, Bryce C.
Filed on: 08/20/2010

§ 8

CASE INFORMATION

Related Cases

T-10-127808-T (Linked - 1J1F)

T-11-133627-T (Linked - 1J1F)

Case Type: Divorce - Complaint

Sub Type: Complaint Subject Minor(s)

Case Status: 08/20/2010 Open

Case Flags: Order After Hearing Required

Lead Case - 1J1F

Proper Person Documents Mailed Appealed to the Nevada Supreme

Court

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number Court

Date Assigned Judicial Officer

D-10-434495-D Department Q 03/10/2011

Duckworth, Bryce C.

PARTY INFORMATION

Plaintiff Haskins, Caleb Obadiah Roberts, Amanda M, ESQ

4033 Gaster Ave

North Las Vegas, NV 89081

Retained 702-474-7007(W)

Defendant Myers, Lisa

** Confidential Address **

Pro Se

Subject Minor Haskins, Sydney Rose

DATE EVENTS & ORDERS OF THE COURT

EVENTS

12/19/2011 Notice of Appeal

Filed by: Defendant Myers, Lisa

12/08/2011 Notice of Entry of Order

Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order - Order After Hearing

12/08/2011 Notice of Entry

Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Huneycutt Certification

Filed by: Defendant Myers, Lisa

For: Attorney Roberts, Amanda M, ESQ

Filed by: Plaintiff Haskins, Caleb Obadiah

Huneycutt Certification to Nevada Supreme Court

11/14/2011 A Order

	CASE NO. D-10-434495-D
	Filed by: Plaintiff Haskins, Caleb Obadiah Order After Hearing
11/08/2011	Case Appeal Statement Filed by: Defendant Myers, Lisa
11/04/2011	Notice of Entry of Order -tpdc
11/03/2011	Notice of Appeal Filed by: Defendant Myers, Lisa
10/12/2011	Clerk of the Courts Notice of Change of Hearing
10/12/2011	NV Supreme Court Clerks Certificate/Judgment - Dismissed
08/17/2011	NV Supreme Court Clerks Certificate
08/17/2011	NV Supreme Court Clerks Certificate/Judgment - Dismissed
06/24/2011	Q Certificate of Mailing Filed by: Defendant Myers, Lisa For: Attorney Roberts, Amanda M, ESQ; Plaintiff Haskins, Caleb Obadiah Brief On Merit To Extend Temporary Protective Order And Opposition To Motion for Change Of Custody, OSC, ETAL And Motion To Strike Opposition And Countermotion In The T-CaseAnd Motion In The D-Case Due To Untimeliness, Defective Service And Lack Of Jurisdication
06/24/2011	Certificate of Mailing Filed by: Defendant Myers, Lisa For: Attorney Roberts, Amanda M, ESQ; Plaintiff Haskins, Caleb Obadiah
06/24/2011	Affidavit in Support Filed by: Defendant Myers, Lisa Of Emergency Application For Leave To Proceed In Forma Pauperis-Transcript/Video Services
06/24/2011	Order to Proceed In Forma Pauperis Filed by: Defendant Myers, Lisa
06/24/2011	Application to Proceed in Forma Pauperis Filed by: Defendant Myers, Lisa Motion For Leave To Proceed
06/16/2011	Case Appeal Statement Filed by: Plaintiff Haskins, Caleb Obadiah; Subject Minor Haskins, Sydney Rose
06/15/2011	Order for Supervised Exchange
06/15/2011	Agreement Filed by: Defendant Myers, Lisa Joint
06/15/2011	Brief Filed by: Defendant Myers, Lisa on Merit Extend Temporary Protective Order and Opposition to Motion for Change
06/13/2011	Notice of Appeal Filed by: Defendant Myers, Lisa
06/13/2011	Affidavit of Service Filed by: Plaintiff Haskins, Caleb Obadiah Party 2: Defendant Myers, Lisa In Person
06/08/2011	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah -ost

CASE NO. D-10-454475-D		
06/08/2011	A Financial Disclosure Form Filed by: Plaintiff Haskins, Caleb Obadiah Plaintiff, Caleb Haskins, Financial Disclosure Form	
06/06/2011	Order Shortening Time Filed by: Plaintiff Haskins, Caleb Obadiah	
06/02/2011	Request Filed by: Defendant Myers, Lisa; Plaintiff Haskins, Caleb Obadiah of Transcipt	
06/01/2011	Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah Certificate of Service	
05/27/2011	Affidavit Filed by: Defendant Myers, Lisa Emergency Affidavit in Support of Emergency Motion for Leave to Proceed	
05/27/2011	Motion Filed by: Defendant Myers, Lisa For: Plaintiff Haskins, Caleb Obadiah Emergency Motion for Leave to Proceed in Forma Pauperis-Waiver Of Fees and Costs Of Transcripts	
05/27/2011	Ex Parte Application Filed by: Plaintiff Haskins, Caleb Obadiah Ex Parte Appliction for Order Shortening Time	
05/24/2011	Motion Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Motion and Motion for the COurt to Agree to Hear this Matter Pursuant to Huneycutt; Sole Legal Custody, Primary Physical Custody, and Independant Medical Evaluation, the Issuance of an Order to Show Cause Against Lisa; and for Attorney Fees and Costs; Affidavit of Caleb Haskins	
05/09/2011	Case Appeal Statement Filed by: Defendant Myers, Lisa	
05/04/2011	Certificate of Mailing Filed by: Defendant Myers, Lisa For: Plaintiff Haskins, Caleb Obadiah	
05/04/2011	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice Of Entry Of Order	
04/28/2011	Notice of Appeal Filed by: Defendant Myers, Lisa	
04/27/2011	Q Order Filed by: Plaintiff Haskins, Caleb Obadiah Order 1/10/11	
04/25/2011	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order	
04/25/2011	Notice of Entry of Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Order	
04/14/2011	Order Filed by: Plaintiff Haskins, Caleb Obadiah Order of Recusal	

	CASE No. D-10-434495-D
03/30/2011	Order Filed by: Plaintiff Haskins, Caleb Obadiah Order After Hearing 1/19/11
03/17/2011	Estimate of Transcript
03/11/2011	Notice of Department Reassignment
03/10/2011	Notice of Entry Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Minute Order
02/28/2011	Case Appeal Statement Filed by: Defendant Myers, Lisa Case Appeal Statement
02/23/2011	Certificate of Mailing Filed by: Defendant Myers, Lisa For: Plaintiff Haskins, Caleb Obadiah Certificate of Mailing
02/23/2011	Notice of Appeal Filed by: Defendant Myers, Lisa Notice of Appeal
01/28/2011	Certificate of Mailing Filed by: Plaintiff Haskins, Caleb Obadiah For: Defendant Myers, Lisa Pursuant to NRCP 16.2 - U.S. Mail
01/28/2011	Notice of Entry of Order Filed by: Defendant Myers, Lisa Notice of Entry of Order and Order To Proceed In Forma Pauperis
01/28/2011	Request Filed by: Defendant Myers, Lisa Request for Voluntary Recusal of Justice
01/28/2011	Motion Filed by: Defendant Myers, Lisa Motion to Recuse
01/19/2011	Case Management Order Filed by: Defendant Myers, Lisa; Plaintiff Haskins, Caleb Obadiah
01/19/2011	Order Mutual Behavior Order
01/19/2011	Order for Supervised Exchange
01/19/2011	© Certificate of Service Filed by: Plaintiff Haskins, Caleb Obadiah U.S. Mail
01/14/2011	A Family Court Motion Opposition Fee Information Sheet Filed by: Plaintiff Haskins, Caleb Obadiah Family Court Motion/Opposition Fee Information Sheet
01/14/2011	Motion Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Motion and Motion for Sole Legal Custody, Primary Physical Custody, and Independant Medical Evauation, and for Attorney Fees and Costs; Affidfavit of Caleb Haskins
01/14/2011	

	CASE NO. D-10-434495-D
	Ex Parte Application Filed by: Plaintiff Haskins, Caleb Obadiah Ex Parte Apllication for an Order Shortening Time
01/11/2011	NRCP 16.2 Case Management Conference Filed by: Plaintiff Haskins, Caleb Obadiah Amended NRCP 16.2 Case Management Conference
01/10/2011	Financial Disclosure Form Filed by: Defendant Myers, Lisa
01/10/2011	Motion Filed by: Defendant Myers, Lisa For: Defendant Myers, Lisa Emergency Motion for Leave to Proceed in Forma Pauperis
01/10/2011	Order to Proceed In Forma Pauperis Filed by: Defendant Myers, Lisa
01/07/2011	Affidavit in Support Filed by: Defendant Myers, Lisa Affidavit In Support Of Motion For Leave To Proceed In Forma Pauperis
01/06/2011	Notice of Seminar Completion EDCR 5.07 Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Seminar Completion EDCR 5.07
01/06/2011	Financial Disclosure Form Filed by: Plaintiff Haskins, Caleb Obadiah Financial Disclosure Form
01/03/2011	Notice of Entry of Order Filed by: Defendant Myers, Lisa Notice of Entry of Order
12/23/2010	Order Filed by: Defendant Myers, Lisa
12/07/2010	Notice of Entry of Stipulation and Order Filed by: Plaintiff Haskins, Caleb Obadiah Notice of Entry of Stipulation and Order
12/06/2010	Stipulation and Order Filed by: Plaintiff Haskins, Caleb Obadiah Stipulation and Order to Continue Case Management Conference
12/01/2010	Reply Filed by: Plaintiff Haskins, Caleb Obadiah Reply to Counterclaim for Divorce
10/26/2010	Motion Filed by: Attorney Rezaee, Preston P, ESQ For: Defendant Myers, Lisa Motion to Withdraw as Attorney of Record
10/18/2010	NRCP 16.2 Case Management Conference NRCP 16.2 Case Management Conferences
10/05/2010	Answer and Counterclaim Filed by: Defendant Myers, Lisa Answer and Counterclaim
10/01/2010	Notice of Department Reassignment
09/29/2010	

CASE SUMMARY CASE No. D-10-434495-D

Notice of Intent to take Default

Filed by: Plaintiff Haskins, Caleb Obadiah

Notice of Intent to Take Default

09/28/2010 Proof of Personal Service of Summons and Complaint

Filed by: Plaintiff Haskins, Caleb Obadiah

For: Defendant Myers, Lisa

Affidavit of Service

09/23/2010 Peremptory Challenge

Filed by: Plaintiff Haskins, Caleb Obadiah

Peremptory Challenge

08/27/2010 Affidavit of Plaintiff

Filed by: Plaintiff Haskins, Caleb Obadiah

Affidavit of Plaintiff

08/27/2010 Affidavit of Resident Witness

Filed by: Plaintiff Haskins, Caleb Obadiah

Affidavit of Resident Witness

08/24/2010 Child Support and Welfare Party Identification Sheet

Filed by: Plaintiff Haskins, Caleb Obadiah

08/24/2010 Child Support and Welfare Party Identification Sheet

Filed by: Defendant Myers, Lisa

08/20/2010 Complaint for Divorce

HEARINGS

06/16/2011 | CANCELED Non-Jury Trial (9:00 AM) (Judicial Officer: Moss, Cheryl B)

Vacated - per Clerk

Recusal

06/15/2011 Motion (11:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Events: 05/24/2011 Motion

Pltf's Motion for Court to Agree to Hear This Matter Pursuant to Huneycutt, Sole Legal Custody, Primary Physical Custody, an Independent Medical Evaluation, the Issuance of an Order to Show Cause Against Lisa, and for Atty's Fees and Costs; Affidavit of Caleb Haskins

Matter Heard;

Journal Entry Details:

PLAINTIFF'S MOTION FOR COURT TO AGREE TO HEAR THIS MATTER PURSUANT TO HUNEYCUTT: SOLE LEGAL CUSTODY, PRIMARY PHYSICAL CUSTODY, AN INDEPENDENT MEDICAL EVALUATION, THE ISSUANCE OF AN ORDER TO SHOW CAUSE AGAINST LISA, AND FOR ATTORNEY'S FEES AND COSTS, AFFIDAVIT OF CALEB HASKINS. Matter heard simultaneously with case T-11-133627-T. Ms. Roberts requested a closed hearing. COURT SO ORDERED. Court reviewed the matters at issue and noted there are a number of appeals which have been filed. Discussion by parties and counsel. MATTER TRAILED so Defendant could review medical records. MATTER RECALLED. Defendant objected to the Court reviewing the medical records as she was not sure if the records were complete. In the event the matter is REMANDED from the Supreme Court, the COURT would be INCLINED to ORDER the following: 1. The Court is INCLINED to Certify the Plaintiff's pursuit for an independent medical evaluation based on the allegations which have been raised in the pleadings. The medical evaluation would be conducted by any name on the provider list. Defendant is to cooperate with any appointments to facilitate the evaluation with Plaintiff providing Defendant with fifteen (15) days advanced notice. Notice of appointments may be mailed to 10779 Silver Lace Lane, Las Vegas, NV 89135. 2. The Court is INCLINED to allow the parties to pursue Discovery as it relates to medical records of the minor child. 3. The request for an Order to Show Cause for missed VISITATION time is DENIED as there was a Temporary Protection Order (TPO) filed by Defendant on behalf of the minor child which would have prohibited any VISITATION. The TPO has been DISSOLVED and as of now there is nothing to interfere with Judge Moss' Orders and the VISITATION should go forward and there should be an EXCHANGE today at 4:00 PM. The Court shall entertain make-up time for missed VISITATION pre-TPO if the matter is remanded by the Supreme Court. 4. In the event the schedule as Ordered by Judge Moss is not followed, this Court is INCLINED to make significant temporary changes to CUSTODY which may include TEMPORARY SOLE PHYSICAL CUSTODY of the minor child. This is only triggered if there is a violation to the Orders. 5. In the event either party interferes with the other party's JOINT LEGAL CUSTODY rights, the Court is INCLINED to make a modification to SOLE

CASE SUMMARY CASE No. D-10-434495-D

LEGAL CUSTODY. This is only triggered if there is a violation to the Orders. Parties are to notify each other of any medical appointments by way of email which is to include the name of the physician, date, time and location of the appointment. 6. The Court is NOT INCLINED to make any changes to the TEMPORARY JOINT LEGAL and TEMPORARY JOINT PHYSICAL CUSTODY Orders. Each party is entitled to know where the minor child is living. 7. By 5:00 PM today Defendant is to notify the Plaintiff with her address by way of email and Plaintiff is notify the Defendant of the day care where the child is being cared for by way of email. 8. Parties are free to contact Child Protective Services (CPS) if either party believes the minor child is at risk. In the event CPS believes CHILD EXCHANGES should not take place there needs to be documentation provided to verify the recommendation or the Court will expect EXCHANGES to occur. 9. The Court is INCLINED it issue an Order for CPS to produce any and all records regarding any services and/or investigations provided by CPS. Those records (if they exist) would be made available to both parties for in camera review. 10. The CHILD EXCHANGES shall continue to occur at Donna's House at 4:00 PM pursuant to the schedule. 11. Any future request for a TPO should be heard by this Court. Mr. Roberts is to prepare the Certification to the Supreme Court as to what this Court is Inclined to do.;

05/02/2011

CANCELED Case Management Conference (10:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Vacated - per Judge Appeal still pending

05/02/2011

CANCELED Return Hearing (10:00 AM) (Judicial Officer: Duckworth, Bryce C.)

Vacated - per Judge Appeal still pending

04/20/2011

CANCELED Calendar Call (10:00 AM) (Judicial Officer: Moss, Cheryl B)

Vacated - $per\ Clerk$

Recusal

03/10/2011

Minute Order (3:15 PM) (Judicial Officer: Moss, Cheryl B)

Recused;

Journal Entry Details:

MINUTE ORDER OF RECUSAL: On March 9, 2011, the undersigned Judge received an email that was posted by Plaintiff's counsel intended to serve as a legal question to the family law bar and requesting feedback. While Plaintiff's counsel may have inadvertently not realized that the undersigned Judge is on the List Serve (managed by the State Bar of Nevada) to receive emails and postings from the family bar, Plaintiff's counsel named Judge Moss in the email and discussed specific items that clearly identified the case to this Judge. Consequently, this appears to be an ex parte communication pursuant to the Judicial Code of Conduct mandating disqualification pursuant to Rule 2.11(A), "A judge shall disqualify himself or herself in any proceeding in which the judge's impartiality might reasonably be questioned[.]" In addition, while the email posting could have been procedural in nature and not ex parte, the undersigned Judge still believes that she can no longer be impartial in this case. Therefore, IT IS HEREBY ORDERED that the undersigned Judge recuses herself from Case Number D10-434495-D, and this case shall be randomly reassigned. IT IS FURTHER ORDERED that a copy of this Minute Order of Recusal shall be served on Plaintiff's counsel and Defendant In Proper Person. SO ORDERED.;

03/09/2011

Return Hearing (10:00 AM) (Judicial Officer: Moss, Cheryl B)

Return Hearing re: ATI/Polyraph Test (1 Hour)

Off Calendar; Return Hearing re: ATI/Polygraph Test (1 Hour)

Journal Entry Details:

COURT ORDERED, matter OFF CALENDAR pending the Appeal to the Supreme Court. All Orders remain in effect:

03/08/2011

CANCELED Motion (10:30 AM) (Judicial Officer: Moss, Cheryl B)

Vacated - per Judge hearing 1-19-2011

01/11/2011

Minute Order (1:30 PM) (Judicial Officer: Moss, Cheryl B)

Minute Order - No Hearing Held;

Journal Entry Details:

Judge Moss advised the parties and Dad's attorney this question would be submitted to the Presiding Judge. However, Judge Moss notes that after a closer review of the record and procedural history in this case, Mom's time frame to file a peremptory challenge already expired on November 5, 2010. Procedural Question: 1. Dad filed Complaint for Divorce on 8-20-10, assigned to Judge Potter. 2. Dad filed a TIMELY Peremptory Challenge on 9-23-10. 3. The Notice of Department reassignment from Judge Potter to Judge Moss was filed on 10-1-10. 4. Mom filed an Answer and Counterclaim on 10-5-10. 5. Mom's attorney, Preston Rezaee, withdrew on 12-23-10. 6. On 1-5-11, Mom prepared and executed a motion for in Forma Pauperis requesting her fees be waived. 7. Mom also wanted the Peremptory Challenge Fee waived for her. 8. Court finds the Peremptory Challenge fee is a Supreme Court fee and therefore lacks jurisdiction to waive such a fee. 9. Mom, however, asked if she still had time to file a Peremptory Challenge because she was trying to get her Peremptory Challenge fee waived. 10. Court finds that Mom asked her former attorney to file a Peremptory Challenge BEFORE her attorney withdrew from the case. 11. Mom's attorney never filed the Peremptory Challenge. 12. The Notice of Case Management Conference was sent out by the Court's JEA on October 18, 2010. 13. Service was completed after three mailing

CASE SUMMARY CASE No. D-10-434495-D

days on October 21, 2010. 14. Mom's attorney would have had 10 days from October 21, 2010 to file a timely Peremptory Challenge. 15. Court finds Mom's time period to file a Peremptory Challenge expired on November 5, 2010 pursuant to EDCR 1.14 (a). 16. Court further denies Mom's request for voluntary recusal because there is no basis to recuse. 17. in addition, pursuant to the Judicial Canons, a judge has a duty to sit and hear cases. 18. Court ORDERED the case shall remain in Department I and the date for the 16.2 CMC Conference shall be reset to January 19, 2011 at 9:00 a.m.;

01/10/2011

CANCELED Motion for Withdrawal (10:30 AM) (Judicial Officer: Moss, Cheryl B)

Vacated

order to withdraw signed on 12/23/2010

11/22/2010

Case Management Conference (1:30 PM) (Judicial Officer: Moss, Cheryl B)

11/22/2010, 01/10/2011, 01/19/2011

Off Calendar; Case Management Conference Matter Continued; Case Management Conference Non Jury Trial; Case Management Conference

Journal Entry Details:

Parties sworn and testified. Behavior Order SIGNED IN OPEN COURT. Discussions by Parties and Counsel. COURT ORDERED the following: 1. Plaintiff is REFERRED to American Toxicology Institute (ATI) for drug testing today. Defendant shall pay for the testing. 2. SCOPES shall be run on both Parties. 3. Plaintiff shall have a Polygraph Test done at his cost. 4. Both Parties shall sign HIPPA releases forthwith. 5. Defendant shall provide a list of 3-4 Outsource Evaluators to Atty Roberts within two (2) weeks. 6. Defendant shall request Plaintiffs VA medical records. 7. Parties shall share JOINT LEGAL and JOINT PHYSICAL CUSTODY of the minor child, with exchanges every three (3) days beginning day with Plaintiff at 4:00 p.m. Exchanges shall be at the Family Court Marshall's Station during the week and Donna's House on Saturdays and Sundays. Parties will split the cost of Donna's House. 8. There is to be NO SMOKING around the minor child. 9. Parties shall communicate by e-mail on child issues only. 10. TEMPORARILY without prejudice, Plaintiff's CHILD SUPPORT is SET at \$621.00 per month, with 1/2 due on the 15th and last day of each month by direct deposit into Defendant's bank account, January's payment is due by the last day of January, 11. CHILD SUPPORT ARREARES are DEFERRED. 12. Defendant provides health insurance for the minor child, with proof of the child's portion, within two (2) weeks, Plaintiff shall pay 1/2 of that cost. 13. Court shall obtain the doctor's reports from the Gambini case D260907, of which Defendant is a party to. 14. Plaintiff's Motion scheduled for March 8, 2011 is VACATED. 15. Return Hearing, Calendar Call and Trial dates SET. Case Management Order SIGNED and FILED IN OPEN COURT. Atty Roberts shall prepare the Order from today's hearing, Defendant to sign as to form and content. 3-9-2011 10:00 AM RETURN: ATI/POLYGRAPH 4-20-2011 10:00 AM CALENDAR CALL 6-16-2011 9:30 AM NON-JURY TRIAL #1;

Off Calendar; Case Management Conference Matter Continued; Case Management Conference Non Jury Trial; Case Management Conference

Journal Entry Details:

Atty Jason Stoffel, Bar #8898, present by telephone for Atty Amanda Roberts who was ill. Discussion by Parties and Counsel. COURT ORDERED the following: 1. Defendant shall file a Financial Disclosure Form and serve Atty Roberts forthwith. 2. Defendant's Order in Forma Pauperis is GRANTED and SIGNED IN OPEN COURT. This Court will submit matter to Presiding Judge due to unusual circumstances; to see if Defendant is permitted to file the Peremptory Challenge.;

Off Calendar; Case Management Conference
Matter Continued; Case Management Conference
Non Jury Trial; Case Management Conference

Journal Entry Details:

Prior to today's hearing, Counsel submitted a Stipulation and Order to Continue, therefore, COURT ORDERED, MATTER OFF CALENDAR.;

1	OAH	Alun to Comm
2	Amanda M. Roberts, Esq. ORG A State of Nevada Bar No. 9294	CLERK OF THE COURT
3	ROBERTS STOFFEL FAMILY LAW GROU	P
4	2011 Pinto Lane, Suite 100 Las Vegas, Nevada 89106	
5	PH: (702) 474-7007 FAX: (702) 474-7477	
6	EMAIL: attorneys@lvfamilylaw.com Attorney for the Plaintiff, Caleb Haskins	
		T CAIDT
7		T COURT
8	CLARK COU	NTY, NEVADA
9	CALEB HASKINS,	Case No: D-10-434495-D
0	Plaintiff,	Dept No: Q
1	\mathbf{v} .	Nevada Supreme Court: 57621/57825/58306
12		ORDER AFTER HEARING
13	LISA MYERS,	Date of Hearing: June 15, 2011 Time of Hearing: 11:00 a.m. RECEIVED
14	Defendant.	Time of Hearing: 11:00 a.m. RECEIVEL
15		NOV 0 1 2011
16		FAMILY COUR DEPARTMENT
17	This matter having come before this Cou	art on the 15 th day of June, 2011, on Plaintiff's
18	Motion For The Court To Agree To Hear This M	Matter Pursuant To Huneycutt; Sole Legal
19	Custody, Primary Physical Custody, An Indepen	ndent Medical Evaluation, The Issuance Of An
20	Order To Show Cause Against Lisa; And For A	ttorney Fees And Costs; and the Plaintiff, Caleb
21	Haskins, being present and represented by and t	hrough his attorney of record, Amanda M.
22	Roberts, Esq., of Roberts Stoffel Family Law G	roup, and the Defendant, Lisa Myers, being
23	present and represented herself in proper person	a, and the Court having reviewed files and
24	pleadings herein, and having heard oral testimon	ny of the Parties hereto,
25	THE COURT HEREBY FINDS a polyg	raph was discussed at the TPO hearing before
26	Commissioner Henry, but not pursued past the p	point of discussion because an agreement was
27	reached to dismiss the TPO <i>Nunc Pro Tunc</i> . The	ereafter, the polygraph was then discussed at the
	II	

Case Management Hearing in Front of Judge Moss, but was not Ordered according Judge Duckworth's review of the video record.

THE COURT FURTHER FINDS the Independent Medical Examination (IME) was not predicated on Jude Moss' review of *Gambini* matter, but is based upon issues raised in pleadings.

THE COURT FURTHER FINDS there is no adequate basis for the Court to issue an Extended Order of Protection.

THE COURT FURTHER FINDS there is no evidence, at this point, which indicate a risk to the child while in the Defendant's care.

THE COURT FURTHER FINDS there has been no stay of the District Court Orders issued by Judge Moss.

THE COURT FURTHER FINDS this Court needs more information as this is a very complicated case.

THE COURT FURTHER FINDS there are troubling signs in this case.

NOW THEREFORE,

THE COURT HEREBY ORDERS the hearing is closed.

THE COURT FURTHER ORDERS the Defendant, pursuant to Nevada Rule of Civil Procedure 5, to provide the Court with a physical address where she may be served. The address provided by the Defendant is as follows: 10779 Silver Lace Lane, Las Vegas, Nevada, 89135. Personal service, if necessary, may be effectuated upon the Defendant at said address.

THE COURT FURTHER ORDERS it is inclined to grant some of the relief requested by the Plaintiff, Caleb Haskins, pursuant to the *Huneycutt* Motion, if and/or when the matter is remanded back to the District Court from the Nevada Supreme Court as follows:

1. For the Defendant to undergo an Independent Medical Examination based upon the allegations which have been raised in the pleadings. The evaluator shall be selected from the Court's provider list and the Defendant shall cooperate with the evaluator in attending appointments and participating in the process. The Defendant shall receive notice of the appointments fifteen (15) days in advance

with notice being mailed to 10779 Silver Lace Lane, Las Vegas, Nevada, 89135.

- 2. To allow the Parties to pursue discovery as it relates to medical records of the minor child.
- 3. To make significant changes to Judge Moss' joint physical custody schedule if there is a violation of Judge Moss' prior Orders. Unless CPS, in writing, indicates that an exchange is not supposed to occur the Court expects both Parties to comply with Judge Moss' Ordered custodial arrangement.
- 4. To grant the Plaintiff's request for make-up visitation for the visitation missed pre-TPO if the matter is remanded.
- 5. To make a modification to sole legal custody if either Party interferers with the other parent's joint legal custody rights.
- 6. To issue an Order for CPS to produce any and all records regarding any service and/or investigations provided by CPS related to either Party or child of either Party. The records, if they exist, would be provided for each Party to review *in camera*.

THE COURT FURTHER ORDERS any contempt issues raised in the Plaintiff's Motion including failure to notify of medical appointments and denied visitation prior to the issuance of the TPO, shall be entertained by the Court after the Appeal is resolved. (12:44:10)

THE COURT FURTHER ORDERS each Party shall notify the other Party of all medical appointments for the child at the time the appointment is scheduled, via email, including: name of the physician, date and time of the medical appointment, and location of the medical appointment.

THE COURT FURTHER ORDERS if an emergency arises requiring medical attention, the Party who seeks emergency treatment for the child shall promptly notify the other Party via email of the emergency medical treatment.

THE COURT FURTHER ORDERS that the child exchanges shall occur every three (3) days, with Plaintiff's timeshare to begin June 15, 2011 at 4:00 p.m. The exchanges shall continue to occur at the security checkpoint unless it is a weekend, at which point the exchange shall occur

1	at Donna's House.		
2	THE COURT FURTHER ORDERS the Defendant has until June 15, 2011, at 5:00 p.m.,		
3	to email the Plaintiff the physical address where the minor child is residing during her custodial		
4	time.		
5	THE COURT FURTHER ORDERS the Plaintiff has until June 15, 2011, at 5:00 p.m., to		
6	email the Defendant the daycare information where the minor child being cared for during the		
7	Plaintiff's custodial timeshare.		
8	THE COURT FURTHER ORDERS any future TPO applications shall be submitted to the		
9	District Court Judge, while the case is pending, for review before the issuance of a TPO.		
10	THE COURT FURTHER ORDERS if the Nevada Supreme Court remands to the District		
11	Court, this Order shall take effect and govern the case without further hearing on the issues raised		
12	in the Plaintiff's Motion.		
13	THE COURT FURTHER ORDERS Ms. Roberts shall prepare the Order After Hearing		
14	and Certification to the Nevada Supreme Court.		
15	IT IS SO ORDERED this day of NOV 1 0 2011, 2011.		
16			
17	District Judge MP		
18			
19	ROBERTS STOFFEL FAMILY LAW GROUP		
20	amanda m Dolo 14		
21	By: Manda M. Roberts For		
22	Amanda M. Roberts, Esq. Nevada Bar No. 9294		
23	2011 Pinto Lane, Suite 100 Las Vegas, Nevada 89106		
24	PH: (702) 474-7007 FAX: (702) 474-7477		
25	EMAIL: attorneys@lvfamilylaw.com Attorneys for Plaintiff		
26			

Electronically Filed 12/08/2011 02:08:50 PM

- 1	
	NEOJ Amanda M. Roberts, Esq.
_ 1	Amanda M. Roberts, Esq. State of Nevada Bar No. 9294 CLERK OF THE COURT
79	ROBERTS STOFFEL FAMILY LAW GROUP 2011 Pinto Lane, Suite 100
Л	Las Vegas, Nevada 89106
- 1	PH: (702) 474-7007 FAX: (702) 474-7477
	EMAIL: attorneys@lvfamilylaw.com Attorney for the Plaintiff, Caleb Haskins
	Pritofficy for the Frankfirs
7	DISTRICT COURT
8	CLARK COUNTY, NEVADA
9	
10	CALEB HASKINS,) Case No: D-10-434495-D) Dept No: Q
pearst pearst	Plaintiff,
12	v. NOTICE OF ENTRY OF ORDER
13	LISA MYERS,
14	Defendant.
15	
16	Please take notice that an Order After Hearing was duly entered in the above referenced
17	case on the 14 th day of November, 2011, a copy of which is attached hereto and by reference fully
18	incorporated herein.
19	Dated this day of December, 2011.
20	ROBERTS STOFFEL FAMILY LAW GROUP
21	By: (Manaam. Words
22	Amanda M. Roberts, Esq.
	State Bar of Nevada No. 9294 2011 Pinto Lane, Suite 100
23	Las Vegas, Nevada 89106 PH: (702) 474-7007
24	FAX: (702) 474-7477
25	Email: attorneys@lvfamilylaw.com Attorney for the Plaintiff, Caleb Haskins
26	
27	

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the day of December, 2011, I placed a true and correct copy of the Notice of Entry of Order (with Order attached), in the United States Mail at Las Vegas, Nevada, with postage prepaid, and addressed as follows:

Caleb Haskins 4033 Gaster Ave. N. Las Vegas, Nevada 89081

Lisa Myers-Haskins 10779 Silver Lace Lane Las Vegas, Nevada 89135

An Employee of Roberts Stoffel Family Law Group

OAH ORIGINAL Amanda M. Roberts, Esq. **CLERK OF THE COURT** State of Nevada Bar No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 2011 Pinto Lane, Suite 100 Las Vegas, Nevada 89106 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: attorneys@lvfamilylaw.com Attorney for the Plaintiff, Caleb Haskins 6 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 CALEB HASKINS, D-10-434495-D Case No: Dept No: Q 10 Plaintiff, Nevada Supreme Court: 57621/57825/58306 11 12 ORDER AFTER HEARING LISA MYERS, 13 Date of Hearing: June 15, 2011 Time of Hearing: 11:00 a.m. RECEIVED Defendant. 14 NOV 0 1 2011 15 FAMILY COURT 16 DEPARTMENT Q 17 This matter having come before this Court on the 15th day of June, 2011, on Plaintiff's 18 Motion For The Court To Agree To Hear This Matter Pursuant To Huneycutt; Sole Legal 19 Custody, Primary Physical Custody, An Independent Medical Evaluation, The Issuance Of An 20 Order To Show Cause Against Lisa; And For Attorney Fees And Costs; and the Plaintiff, Caleb 21 Haskins, being present and represented by and through his attorney of record, Amanda M. 22 Roberts, Esq., of Roberts Stoffel Family Law Group, and the Defendant, Lisa Myers, being 23 present and represented herself in proper person, and the Court having reviewed files and 24 pleadings herein, and having heard oral testimony of the Parties hereto, 25 THE COURT HEREBY FINDS a polygraph was discussed at the TPO hearing before 26 Commissioner Henry, but not pursued past the point of discussion because an agreement was 27 reached to dismiss the TPO Nunc Pro Tunc. Thereafter, the polygraph was then discussed at the

1

Case Management Hearing in Front of Judge Moss, but was not Ordered according Judge Duckworth's review of the video record.

THE COURT FURTHER FINDS the Independent Medical Examination (IME) was not predicated on Jude Moss' review of *Gambini* matter, but is based upon issues raised in pleadings.

THE COURT FURTHER FINDS there is no adequate basis for the Court to issue an Extended Order of Protection.

THE COURT FURTHER FINDS there is no evidence, at this point, which indicate a risk to the child while in the Defendant's care.

THE COURT FURTHER FINDS there has been no stay of the District Court Orders issued by Judge Moss.

THE COURT FURTHER FINDS this Court needs more information as this is a very complicated case.

THE COURT FURTHER FINDS there are troubling signs in this case.

NOW THEREFORE,

THE COURT HEREBY ORDERS the hearing is closed.

THE COURT FURTHER ORDERS the Defendant, pursuant to Nevada Rule of Civil Procedure 5, to provide the Court with a physical address where she may be served. The address provided by the Defendant is as follows: 10779 Silver Lace Lane, Las Vegas, Nevada, 89135. Personal service, if necessary, may be effectuated upon the Defendant at said address.

THE COURT FURTHER ORDERS it is inclined to grant some of the relief requested by the Plaintiff, Caleb Haskins, pursuant to the *Huneycutt* Motion, if and/or when the matter is remanded back to the District Court from the Nevada Supreme Court as follows:

1. For the Defendant to undergo an Independent Medical Examination based upon the allegations which have been raised in the pleadings. The evaluator shall be selected from the Court's provider list and the Defendant shall cooperate with the evaluator in attending appointments and participating in the process. The Defendant shall receive notice of the appointments fifteen (15) days in advance

with notice being mailed to 10779 Silver Lace Lane, Las Vegas, Nevada, 89135.

- 2. To allow the Parties to pursue discovery as it relates to medical records of the minor child.
- 3. To make significant changes to Judge Moss' joint physical custody schedule if there is a violation of Judge Moss' prior Orders. Unless CPS, in writing, indicates that an exchange is not supposed to occur the Court expects both Parties to comply with Judge Moss' Ordered custodial arrangement.
- 4. To grant the Plaintiff's request for make-up visitation for the visitation missed pre-TPO if the matter is remanded.
- 5. To make a modification to sole legal custody if either Party interferers with the other parent's joint legal custody rights.
- 6. To issue an Order for CPS to produce any and all records regarding any service and/or investigations provided by CPS related to either Party or child of either Party. The records, if they exist, would be provided for each Party to review *in camera*.

THE COURT FURTHER ORDERS any contempt issues raised in the Plaintiff's Motion including failure to notify of medical appointments and denied visitation prior to the issuance of the TPO, shall be entertained by the Court after the Appeal is resolved. (12:44:10)

THE COURT FURTHER ORDERS each Party shall notify the other Party of all medical appointments for the child at the time the appointment is scheduled, via email, including: name of the physician, date and time of the medical appointment, and location of the medical appointment.

THE COURT FURTHER ORDERS if an emergency arises requiring medical attention, the Party who seeks emergency treatment for the child shall promptly notify the other Party via email of the emergency medical treatment.

THE COURT FURTHER ORDERS that the child exchanges shall occur every three (3) days, with Plaintiff's timeshare to begin June 15, 2011 at 4:00 p.m. The exchanges shall continue to occur at the security checkpoint unless it is a weekend, at which point the exchange shall occur

The second at Donna's House. 2 THE COURT FURTHER ORDERS the Defendant has until June 15, 2011, at 5:00 p.m., 3 to email the Plaintiff the physical address where the minor child is residing during her custodial 4 time. 5 THE COURT FURTHER ORDERS the Plaintiff has until June 15, 2011, at 5:00 p.m., to 6 email the Defendant the daycare information where the minor child being cared for during the 7 Plaintiff's custodial timeshare. 8 THE COURT FURTHER ORDERS any future TPO applications shall be submitted to the District Court Judge, while the case is pending, for review before the issuance of a TPO. 10 THE COURT FURTHER ORDERS if the Nevada Supreme Court remands to the District 11 Court, this Order shall take effect and govern the case without further hearing on the issues raised 12 in the Plaintiff's Motion. 13 THE COURT FURTHER ORDERS Ms. Roberts shall prepare the Order After Hearing 14 and Certification to the Nevada Supreme Court. 15 NOV 10 2011 IT IS SO ORDERED this day of 16 17 District Judge 18 ROBERTS STOFFEL FAMILY LAW 19 **GROUP** 20 21 Amanda M. Roberts, Esq. 22 Nevada Bar No. 9294 2011 Pinto Lane, Suite 100 23 Las Vegas, Nevada 89106 PH: (702) 474-7007 24 FAX: (702) 474-7477 EMAIL: attorneys@lvfamilylaw.com 25 Attorneys for Plaintiff 26

27

DISTRICT COURT **CLARK COUNTY, NEVADA**

Divorce - Complaint

COURT MINUTES

November 22, 2010

D-10-434495-D

Caleb Obadiah Haskins, Plaintiff.

Lisa Myers, Defendant.

November 22,

1:30 PM

Case Management

Case Management

Conference

Conference

HEARD BY:

2010

Moss, Cheryl B

COURTROOM: Courtroom 13

COURT CLERK:

Valerie Riggs

PARTIES:

Caleb Haskins, Plaintiff,

Amanda Roberts, Attorney,

Counter Defendant, not

not present

present

Lisa Myers, Defendant,

Pro Se

Counter Claimant, not present Sydney Haskins, Subject

Minor, not present

JOURNAL ENTRIES

- Prior to today's hearing, Counsel submitted a Stipulation and Order to Continue, therefore, COURT ORDERED, MATTER OFF CALENDAR.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: January 10, 2011 10:30 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated

Moss, Cheryl B

 $12/22/\overline{2011}$ PRINT DATE: Minutes Date: November 22, 2010 Page 1 of 17

Courtroom 13 Riggs, Valerie

Canceled: March 08, 2011 10:30 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Moss, Cheryl B Courtroom 13

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: May 02, 2011 10:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

Canceled: June 28, 2011 10:00 AM Motion

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint COURT MINUTES January 10, 2011

D-10-434495-D Caleb Obadiah Haskins, Plaintiff.
vs.
Lisa Myers, Defendant.

January 10, 2011 10:30 AM Case Management Case Management

Conference Conference

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, present Lisa Myers, Defendant, Counter Claimant, present Sydney Haskins, Subject Minor, not present Amanda Roberts, Attorney, not present

Pro Se

JOURNAL ENTRIES

- Atty Jason Stoffel, Bar #8898, present by telephone for Atty Amanda Roberts who was ill.

Discussion by Parties and Counsel.

COURT ORDERED the following:

- 1. Defendant shall file a Financial Disclosure Form and serve Atty Roberts forthwith.
- 2. Defendant's Order in Forma Pauperis is GRANTED and SIGNED IN OPEN COURT.

PRINT DATE: 12/22/2011 Page 3 of 17 Minutes I	Date: November 22, 2010
---	-------------------------

This Court will submit matter to Presiding Judge due to unusual circumstances; to see if Defendant is permitted to file the Peremptory Challenge.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: January 10, 2011 10:30 AM Motion for Withdrawal

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: March 08, 2011 10:30 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Moss, Cheryl B Courtroom 13

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: May 02, 2011 10:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

Divorce - Complaint

COURT MINUTES

January 11, 2011

D-10-434495-D

Caleb Obadiah Haskins, Plaintiff.

vs.

Lisa Myers, Defendant.

January 11, 2011

1:30 PM

Minute Order

HEARD BY:

Moss, Cheryl B

COURTROOM: Courtroom 13

COURT CLERK:

Valerie Riggs

PARTIES:

Caleb Haskins, Plaintiff,

Counter Defendant, not

present

Lisa Myers, Defendant,

Counter Claimant, not present

Sydney Haskins, Subject

Minor, not present

Amanda Roberts, Attorney,

not present

Pro Se

JOURNAL ENTRIES

- Judge Moss advised the parties and Dad's attorney this question would be submitted to the Presiding Judge.

However, Judge Moss notes that after a closer review of the record and procedural history in this case, Mom's time frame to file a peremptory challenge already expired on November 5, 2010.

Procedural Question:

1. Dad filed Complaint for Divorce on 8-20-10, assigned to Judge Potter.

PRINT DATE: 12/22/2011 Page 5 of 17 Minutes Date: Nove
--

- 2. Dad filed a TIMELY Peremptory Challenge on 9-23-10.
- 3. The Notice of Department reassignment from Judge Potter to Judge Moss was filed on 10-1-10.
- 4. Mom filed an Answer and Counterclaim on 10-5-10.
- 5. Mom's attorney, Preston Rezaee, withdrew on 12-23-10.
- 6. On 1-5-11, Mom prepared and executed a motion for in Forma Pauperis requesting her fees be waived.
- 7. Mom also wanted the Peremptory Challenge Fee waived for her.
- 8. Court finds the Peremptory Challenge fee is a Supreme Court fee and therefore lacks jurisdiction to waive such a fee.
- 9. Mom, however, asked if she still had time to file a Peremptory Challenge because she was trying to get her Peremptory Challenge fee waived.
- 10. Court finds that Mom asked her former attorney to file a Peremptory Challenge BEFORE her attorney withdrew from the case.
- 11. Mom's attorney never filed the Peremptory Challenge.
- 12. The Notice of Case Management Conference was sent out by the Court's JEA on October 18, 2010.
- 13. Service was completed after three mailing days on October 21, 2010.
- 14. Mom's attorney would have had 10 days from October 21, 2010 to file a timely Peremptory Challenge.
- 15. Court finds Mom's time period to file a Peremptory Challenge expired on November 5, 2010 pursuant to EDCR 1.14 (a).
- 16. Court further denies Mom's request for voluntary recusal because there is no basis to recuse.
- 17. in addition, pursuant to the Judicial Canons, a judge has a duty to sit and hear cases.
- 18. Court ORDERED the case shall remain in Department I and the date for the 16.2 CMC Conference shall be reset to January 19, 2011 at 9:00 a.m.

PRINT DATE: 12	2/22/2011	Page 6 of 17	Minutes Date:	November 22, 2010
----------------	-----------	--------------	---------------	-------------------

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: March 08, 2011 10:30 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Moss, Cheryl B Courtroom 13

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: May 02, 2011 10:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

Divorce - Complaint COURT MINUTES January 19, 2011

D-10-434495-D Caleb Obadiah Haskins, Plaintiff.
vs.
Lisa Myers, Defendant.

January 19, 2011 9:00 AM Case Management Case Management

Conference Conference

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, present Lisa Myers, Defendant, Counter Claimant, present Sydney Haskins, Subject Minor, not present Amanda Roberts, Attorney,

present Pro Se

JOURNAL ENTRIES

- Parties sworn and testified.

Behavior Order SIGNED IN OPEN COURT.

Discussions by Parties and Counsel.

COURT ORDERED the following:

1. Plaintiff is REFERRED to American Toxicology Institute (ATI) for drug testing today. Defendant shall pay for the testing.

PRINT DATE: 1	12/22/2011	Page 8 of 17	Minutes Date:	November 22, 2010
---------------	------------	--------------	---------------	-------------------

- 2. SCOPES shall be run on both Parties.
- 3. Plaintiff shall have a Polygraph Test done at his cost.
- 4. Both Parties shall sign HIPPA releases forthwith.
- 5. Defendant shall provide a list of 3-4 Outsource Evaluators to Atty Roberts within two (2) weeks.
- 6. Defendant shall request Plaintiff's VA medical records.
- 7. Parties shall share JOINT LEGAL and JOINT PHYSICAL CUSTODY of the minor child, with exchanges every three (3) days beginning day with Plaintiff at 4:00 p.m. Exchanges shall be at the Family Court Marshall's Station during the week and Donna's House on Saturdays and Sundays. Parties will split the cost of Donna's House.
- 8. There is to be NO SMOKING around the minor child.
- 9. Parties shall communicate by e-mail on child issues only.
- 10. TEMPORARILY without prejudice, Plaintiff's CHILD SUPPORT is SET at \$621.00 per month, with 1/2 due on the 15th and last day of each month by direct deposit into Defendant's bank account. January's payment is due by the last day of January.
- 11. CHILD SUPPORT ARREARES are DEFERRED.
- 12. Defendant provides health insurance for the minor child, with proof of the child's portion, within two (2) weeks, Plaintiff shall pay 1/2 of that cost.
- 13. Court shall obtain the doctor's reports from the Gambini case D260907, of which Defendant is a party to.
- 14. Plaintiff's Motion scheduled for March 8, 2011 is VACATED.
- 15. Return Hearing, Calendar Call and Trial dates SET.

Case Management Order SIGNED and FILED IN OPEN COURT.

Atty Roberts shall prepare the Order from today's hearing, Defendant to sign as to form and content.

3-9-2011 10:00 AM RETURN: ATI/POLYGRAPH

4-20-2011 10:00 AM CALENDAR CALL

PRINT DATE: 12/22/2011	Page 9 of 17	Minutes Date:	November 22, 2010
------------------------	--------------	---------------	-------------------

6-16-2011 9:30 AM NON-JURY TRIAL #1

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: March 08, 2011 10:30 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Moss, Cheryl B Courtroom 13

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: May 02, 2011 10:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

Divorce - Complaint COURT MINUTES March 09, 2011

D-10-434495-D Caleb Obadiah Haskins, Plaintiff.

VS.

Lisa Myers, Defendant.

March 09, 2011 10:00 AM Return Hearing Return Hearing re:

ATI/Polygraph Test (1

Hour)

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, present Lisa Myers, Defendant, Counter Claimant, present Sydney Haskins, Subject

Minor, not present

Amanda Roberts, Attorney,

present Pro Se

JOURNAL ENTRIES

- COURT ORDERED, matter OFF CALENDAR pending the Appeal to the Supreme Court. All Orders remain in effect.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

PRINT DATE: 12/22/20	11 Page 11 of 17	Minutes Date:	November 22, 2010
----------------------	------------------	---------------	-------------------

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per Judge

Courtroom 01
Padilla, Michael A.
Duckworth, Bryce C.

Canceled: May 02, 2011 10:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

Divorce - Complaint

COURT MINUTES

March 10, 2011

D-10-434495-D

Caleb Obadiah Haskins, Plaintiff.

Lisa Myers, Defendant.

March 10, 2011

3:15 PM

Minute Order

HEARD BY:

Moss, Cheryl B

COURTROOM: Courtroom 13

COURT CLERK:

PARTIES:

Caleb Haskins, Plaintiff,

Amanda Roberts, Attorney,

Counter Defendant, not

not present

present

Lisa Myers, Defendant,

Pro Se

Counter Claimant, not present

Sydney Haskins, Subject

Minor, not present

JOURNAL ENTRIES

- MINUTE ORDER OF RECUSAL:

On March 9, 2011, the undersigned Judge received an email that was posted by Plaintiff's counsel intended to serve as a legal question to the family law bar and requesting feedback.

While Plaintiff's counsel may have inadvertently not realized that the undersigned Judge is on the List Serve (managed by the State Bar of Nevada) to receive emails and postings from the family bar, Plaintiff's counsel named Judge Moss in the email and discussed specific items that clearly identified the case to this Judge.

Consequently, this appears to be an exparte communication pursuant to the Judicial Code of

PRINT DATE:	12/22/2011	Page 13 of 17	Minutes Date:	November 22, 2010
-------------	------------	---------------	---------------	-------------------

Conduct mandating disqualification pursuant to Rule 2.11(A), "A judge shall disqualify himself or herself in any proceeding in which the judge's impartiality might reasonably be questioned[.]"

In addition, while the email posting could have been procedural in nature and not ex parte, the undersigned Judge still believes that she can no longer be impartial in this case.

Therefore, IT IS HEREBY ORDERED that the undersigned Judge recuses herself from Case Number D10- 434495-D, and this case shall be randomly reassigned.

IT IS FURTHER ORDERED that a copy of this Minute Order of Recusal shall be served on Plaintiff's counsel and Defendant In Proper Person.

SO ORDERED.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: April 20, 2011 10:00 AM Calendar Call

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Canceled: May 02, 2011 10:00 AM Return Hearing

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: May 02, 2011 10:00 AM Case Management Conference

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Judge

Courtroom 01 Padilla, Michael A. Duckworth, Bryce C.

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

PRINT DATE: 12/22/2011	Page 14 of 17	Minutes Date:	November 22, 2010
------------------------	---------------	---------------	-------------------

Divorce - Complaint COURT MINUTES June 15, 2011

D-10-434495-D Caleb Obadiah Haskins, Plaintiff.

VS.

Lisa Myers, Defendant.

June 15, 2011 11:00 AM Motion

HEARD BY: Duckworth, Bryce C. **COURTROOM:** Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Caleb Haskins, Plaintiff, Counter Defendant, present Lisa Myers, Defendant, Counter Claimant, present Sydney Haskins, Subject Minor, not present Amanda Roberts, Attorney, present

Pro Se

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR COURT TO AGREE TO HEAR THIS MATTER PURSUANT TO HUNEYCUTT; SOLE LEGAL CUSTODY, PRIMARY PHYSICAL CUSTODY, AN INDEPENDENT MEDICAL EVALUATION, THE ISSUANCE OF AN ORDER TO SHOW CAUSE AGAINST LISA, AND FOR ATTORNEY'S FEES AND COSTS; AFFIDAVIT OF CALEB HASKINS.

Matter heard simultaneously with case T-11-133627-T.

Ms. Roberts requested a closed hearing. COURT SO ORDERED. Court reviewed the matters at issue and noted there are a number of appeals which have been filed. Discussion by parties and counsel. MATTER TRAILED so Defendant could review medical records.

PRINT DATE: 12/22/2011	Page 15 of 17	Minutes Date:	November 22, 2010
------------------------	---------------	---------------	-------------------

MATTER RECALLED. Defendant objected to the Court reviewing the medical records as she was not sure if the records were complete.

In the event the matter is REMANDED from the Supreme Court, the COURT would be INCLINED to ORDER the following:

- 1. The Court is INCLINED to Certify the Plaintiff's pursuit for an independent medical evaluation based on the allegations which have been raised in the pleadings. The medical evaluation would be conducted by any name on the provider list. Defendant is to cooperate with any appointments to facilitate the evaluation with Plaintiff providing Defendant with fifteen (15) days advanced notice. Notice of appointments may be mailed to 10779 Silver Lace Lane, Las Vegas, NV 89135.
- 2. The Court is INCLINED to allow the parties to pursue Discovery as it relates to medical records of the minor child.
- 3. The request for an Order to Show Cause for missed VISITATION time is DENIED as there was a Temporary Protection Order (TPO) filed by Defendant on behalf of the minor child which would have prohibited any VISITATION. The TPO has been DISSOLVED and as of now there is nothing to interfere with Judge Moss' Orders and the VISITATION should go forward and there should be an EXCHANGE today at 4:00 PM. The Court shall entertain make-up time for missed VISITATION pre-TPO if the matter is remanded by the Supreme Court.
- 4. In the event the schedule as Ordered by Judge Moss is not followed, this Court is INCLINED to make significant temporary changes to CUSTODY which may include TEMPORARY SOLE PHYSICAL CUSTODY of the minor child. This is only triggered if there is a violation to the Orders.
- 5. In the event either party interferes with the other party's JOINT LEGAL CUSTODY rights, the Court is INCLINED to make a modification to SOLE LEGAL CUSTODY. This is only triggered if there is a violation to the Orders. Parties are to notify each other of any medical appointments by way of email which is to include the name of the physician, date, time and location of the appointment.
- 6. The Court is NOT INCLINED to make any changes to the TEMPORARY JOINT LEGAL and TEMPORARY JOINT PHYSICAL CUSTODY Orders. Each party is entitled to know where the minor child is living.
- 7. By 5:00 PM today Defendant is to notify the Plaintiff with her address by way of email and Plaintiff is notify the Defendant of the day care where the child is being cared for by way of email.
- 8. Parties are free to contact Child Protective Services (CPS) if either party believes the minor child is at risk. In the event CPS believes CHILD EXCHANGES should not take place there needs to be documentation provided to verify the recommendation or the Court will expect EXCHANGES to occur.

PRINT DATE: 12/22	/2011 Page 16 of 1	17 Minutes Date:	November 22, 2010
-------------------	--------------------	------------------	-------------------

- 9. The Court is INCLINED it issue an Order for CPS to produce any and all records regarding any services and/or investigations provided by CPS. Those records (if they exist) would be made available to both parties for in camera review.
- 10. The CHILD EXCHANGES shall continue to occur at Donna's House at 4:00 PM pursuant to the schedule.
- 11. Any future request for a TPO should be heard by this Court.

Mr. Roberts is to prepare the Certification to the Supreme Court as to what this Court is Inclined to do.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: June 16, 2011 9:30 AM Non-Jury Trial

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

Certification of Copy

State of Nevada	٦	88.
County of Clark	}	SS

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CONFIDENTIAL CIVIL COVER SHEET; ORDER AFTER HEARING; NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES

CALEB OBADIAH HASKINS,

Plaintiff(s),

VS.

LISA MYERS,

Defendant(s).

now on file and of record in this office.

Case No: D434495 Dept No: Q

> IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 22 day of December 2011.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk