

# RECEIVED LAS VEGAS DROP BOX CLERK OF SUPREME COURT

2020 NOV = 8 AM 10: 46

(no subject)

1 message

Fifth Amendment <amendmentnumber 5@gmail.com> Draft Tue, Dec 8, 2020 at 10:42 AM

FILED

DEC 10 2020

CLERKOF SUPREME COURT
BY DUTY CLERK

**SCEA** 

Name: KWAME ANIR SAAFIR Address: 1027 S RAINBOW BLVD

City/State/Zip: 89145 Phone: 7023519927

DEFENDANT IN PROPER PERSON

### IN THE SUPREME COURT OF THE STATE OF NEVADA

KWAME ANIR SAAFIR

Appellant,

VS.

STATE OF NEVADA DEPARTMENT OF FAMILY SERVICES AND ASHA COLSON

Respondent.

SCCase No.: 81946

DC Case No.:J-18-342106-P2

### **CASE EXHIBIT ADDENDUM**

These exhibits show that the court

and the state found that termination of my parental rights isn't in my daughters best interest and while they found that placement with Asha Colson is in her best interest they didn't find that me losing custody is in her best interest because they found that I'm a good dad and that I'm not a danger to my kids and that my daughter is emotionally attached to me and I'm stable and supportive as shown by my appearance to all of my hearings for criminal and district court and to all of my visits and while they found that there were grounds to terminate her mom's parental rights they didn't find the same for me because there aren't any grounds to terminate my parental rights so the remedy for this appeal shouldn't be a remand for a termination trial and it should be a dismissal of the the District Courts case against me and a

20-44932

termination of all of their orders and a reinstatement of my custody with her temporary placement as my choice and as I see fit until I can carry on with my life as normal and leave this state the same way that they ordered it for her mom as seen in the termination order for her case that's exhibited in the docketing statement 2039488.

EXECUTED at the city of Las Vegas 08 day of the month of 12 of the year 2020

Respectfully Submitted

Kwame Anir Saafir

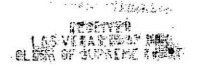
the are sufe

Appellant In Proper Person

**1027 S RAINBOW BLVD 89145** 

Amendmentnumber5@gmail.com

# DISTRICT COURT CLARK COUNTY, NEVADA



**TPO - Domestic Violence** 

**COURT MINUTES** 

2010 4 pg September 24, 2018

T-18-191689-T

Alyssa Ruddle, Applicant

VS

Kwame Saafir, Adverse Party

**September 24, 2018** 

01:00 PM

Hearing to Extend Fax TPO

**HEARD BY:** 

Henry, Jennifer

COURTROOM: Courtroom 19

COURT CLERK:

Graham, April

PARTIES PRESENT:

Alyssa C Ruddle, Applicant, Present

Pro Se

Kwame A Saafir, Adverse Party, Present

JOURNAL ENTRIES

Applicant and Adverse Party sworn and testified.

Applicant confirmed the events that led to Adverse Party's arrest as outlined in her application and requested the Temporary Protection Order (TPO) be extended for one (1) year. Court cautioned Adverse Party as to testifying today since there may be or is a pending criminal action and anything he says can be used against him. Adverse Party stated it is his understanding that if Applicant does not extend the TPO, then Child Protective Services (CPS) will take Kayden away from her. Adverse Party provided paperwork from CPS, IN OPEN COURT, regarding his other child for the Court to review and requested he be allowed contact with Kayden. Adverse Party stated he does not oppose the TPO and represented he CPS placed his other child with him. Matter TRAILED to allow the Court to review the documents Adverse Party provided and the pending J case.

Matter RECALLED with all parties present as before and Reawna McClain also present.

Reawna McClain sworn and testified.

Court noted Reawna McClain signed for the child when he was placed in protective custody as a fictive kin. Reawna McClain testified CPS assigned her to make sure Applicant will follow through with the case plan. Court further noted Adverse Party has a current J case regarding his child from another relationship; pursuant to case number J342106, Adverse Party is not permitted to have contact with that child until approved by CPS. Court called, Shanna, the parties' CPS case worker at 455-7281 and was informed they will close this matter with the implementation of this Order and CPS does want this Court to grant contact between Adverse Party and the minor child, Kayden, as the worker does not believe he is a danger to the child; Shanna suggested Applicant and Adverse Party not have contact with each other or do the child exchange with each other as there is a lot of arguing.

Upon inquiry, Adverse Party stated he is currently staying in a motel, he plans to return to work for People Ready, and he will be renting a "monthly"; he does have money saved and is not currently requesting overnight visits at this time.

Court stated there is cause to extend the TPO based upon the determinations of past domestic violence in case number J342106 and the incident herein. Court encouraged the parties to file a custody action through the District Court.

HEARING MASTER RECOMMENDED as follows:

Printed Date: 9/26/2018

Page 1 of 2

Minutes Date:

September 24, 2018

Notice: Journal Entries are prepared by the courtroom clerk and are not the official record of the Court.

#### RECEIVED LAS VEGAS DROP BOX CLERK OF SUPREME COURT

-		-	
		н	
	•	-	

STEVEN B. WOLFSON DISTRICT ATTORNEY

2020 NOV -8 AM 10: 46

NEVADA STATE BAR NO. 1565

FELICIA QUINLAN

Chief Deputy District Attorney Nevada State Bar No. 11690

Juvenile Division

601 N. Pecos Rd., Ste. 470

Las Vegas, Nevada 89101

(702) 455-5320

DISTRICT COURT FAMILY DIVISION - JUVENILE CLARK COUNTY, NEVADA

9

KIMORA SAAFIR DOB: 05-11-2014

In the Matter of:

CASE NO. J-18-342106-P2

**Electronically Filed** 4/30/2020 11:32 AM

Steven D. Grierson CLERK OF THE COURT

DEPT NO. D COURTROOM #11

A Minor.

## STIPULATION AND ORDER TO CHANGE THE PERMANENCY GOAL TO **GUARDIANSHIP**

COMES NOW, the Petitioners, the Clark County Department of Family Services and Clark County District Attorney, STEVEN B. WOLFSON, by and through, FELICIA QUINLAN, Chief Deputy District Attorney, CAITLYN MCAMIS, counsel for natural father, KWAME SAAFIR, and SARA STEPHAN, counsel for the child, and hereby stipulate to the following:

- (1) That, on October 23, 2020, this Court made the subject minor, Kimora Saafir, a ward of the juvenile as a child in need of protection.
- (2) That Kimora Saafir has been placed with her paternal grandmother since January 31, 2020 and this is a stable and appropriate placement for her.
- (3)That natural mother, Showanda Mosely, has not participated in this case and has not had contact with Kimora since she was placed into protective custody.
- (4)That, although a motion to terminate parental rights motion has been filed, the parties discussed a possible resolution of the case through guardianship.
- That the Department inquired about a guardianship with paternal grandmother and (5) the grandmother reported that she was amenable to a guardianship and would rather work out any financial issues between herself and her son without involvement of

1

2

3

6

4

7

8

10

11 12

13 14

15

16 17

18

19

20 21

22 23

24

25

26 27

28

	•1
j	the Court system.
2	(6) That a permanency plan of guardianship for Kimora Saafir is in her best interest at
3	
4	1 00 0000
. 5	Dated: 4-28-2020 Dated: 4/28/2020
6	EDITOTA OTTEN ANT DOG
7	CAITLYN MCAMIS, ESQ. Chief Deputy District Attorney Attorney for the natural father
8	Dated: 4-28-2020
9	By: Sua Stephan
10	SARA STEPHAN, ESQ. Attorney for the Subject Minor
11	
12	ORDER
13	Pursuant to stipulation and good cause appearing,
14	
15	IT IS HEREBY ORDERED that the permanency plan for Kimora Saafir is guardianship.
16	DATED this 30th day of April 2018.
17 ; 18	
19	What W. Tuston
20	ROBERT TEUTON DISTRICT COURT JUDGE
21	DISTRICT COOK! JUDGE 242
22	
23	
24	• · · · · · · · · · · · · · · · · · · ·
25	. *
26	
27	
28	
10 10 A	The state of the s

r		_	1
1	1	<b>//</b>	ĺ
ı			Į

# RECEIVED LAS VEGAS DROP BOX CLERK OF SUPREME COURT

2020 NOV -8 74 10:46----

(no subject)

1 message

**Fifth Amendment** <amendmentnumber5@gmail.com> Draft

Signature of servicer

Tue, Dec 8, 2020 at 10:13 AM

# **CERTIFICATE OF SERVICE**

I, <u>Kwame Anir Saafir</u> , hereby certify, pursuant to N.R.C.P. 5(b), that on this <b>08</b> day of the month of <b>12</b> of the year <b>2020</b> , I electronically served a true and correct copy of the foregoing <b>SCEA</b>
addressed to: the respondent and all interested parties to the case or their attorneys using Nevada Tyler Host efile NV
and I personally delivered a true and correct copy to the
Supreme Court drop box located at 408 East Clark Ave., Las Vegas 89101