

The Order of Court is stated below:

Dated: October 30, 2014
03:06:40 PM

/s/ KIM M LUHN
District Court Commissioner



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Attorneys for Petitioner

IN THE THIRD JUDICIAL DISTRICT COURT
STATE OF UTAH, COUNTY OF SALT LAKE

<p>Nathan Brown,</p> <p>Petitioner,</p> <p>v.</p> <p>Amy Brown,</p> <p>Respondent.</p>	<p>TEMPORARY ORDERS</p> <p>Case No. 144904808</p> <p>Judge Royal Hansen</p> <p>Commissioner Kim Luhn</p>
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Having reviewed Petitioner's Motion for Temporary Orders, Petitioner's Declaration,

Respondent's Reply to Motion for Temporary Orders, Respondent's Motion for Temporary Orders and Respondent's Declaration, and Petitioner's Memorandum in Opposition to Respondent's Motion for Temporary Orders and Reply in Support of Petitioner's Motion for Temporary Orders and Reply in Support of his Motion for Temporary Orders, and the numerous declarations submitted by Petitioner. A hearing was held on Petitioner and Respondent's Motions for Temporary Orders before Commissioner Luhn on October 20, 2014 at 10:00 a.m. Petitioner was represented at the hearing by his counsel of record, Kendra L. Shirey and Respondent was represented by her counsel of record, Drew Briney. Based on the Motions and the oral arguments presented by each party's respective counsel, and good cause appearing, this Court hereby ORDERS AND DECREES as follows:

1. Petitioner is awarded sole physical and legal custody of the Parties' three children.
2. Respondent is to have supervised parent-time consistent with parent time as permitted in Utah Code Ann. 30-3-35.
3. The Respondent's parent time will be supervised by the individuals identified by Petitioner, including Renee Lackau, Leo Lackau, Kris Cooper and/or Hal Brown. Respondent may suggest additional individuals to supervise Respondent's parent time to Petitioner. Any individual suggested by Respondent must be approved by Petitioner before that individual may supervise Respondent's parent time.
4. At any time the children are with a surrogate care provider during

Petitioner's parent time, Respondent shall be allowed to spend time with the children so long as Respondent's time with the children is supervised.

5. The parties are to participate in a custody evaluation.
6. Respondent's counsel is to contact the four (4) custody evaluators proposed by Petitioner regarding possible bias against polygamy. Petitioner's counsel will be permitted to participate in these conversations with the proposed evaluators.
7. Respondent's counsel has ten (10) days to communicate with the proposed custody evaluators and to select one of the four (4) proposed evaluators. Once an evaluator has been agreed to by the parties, counsel is directed to contact the Court to notify it as to who is selected as the custody evaluator.
8. While child support is a right of the children, the Court believes it is necessary for Respondent to get on her feet, therefore, child support is reserved for 6 months. After six months the parties are to exchange income information and to calculate child support according to the child support guidelines. Child support is to commence seven months from November 1, 2014.
9. The parties are mutual restrained from making any disparaging or derogatory remarks in the presence of the minor children. Further, the parties are not to permit any third parties making any disparaging and/or

derogatory remarks in the presence of minor children.

10. The parties are mutual restrained from discussing other religions and politics with the children as these issues are inappropriate for young children.
11. The parties are mutual restrained from discussing other religions and politics at any family gathering during the holidays.
12. The parties are to permit the children to continue attending the LDS church.
13. Respondent is restrained from discussing other religions, including the AUB, with the parties' children until such time as Respondent decides to join another religious group.
14. Respondent is to vacate the marital residence within two (2) weeks.
15. Petitioner and Respondent are to equally divide the parties' savings account to allow Respondent the financial means necessary to find somewhere to live.
16. Petitioner is to maintain health insurance coverage for the children. Petitioner and Respondent are to equally share any out-of-pocket medical expenses consistent with Utah Code § 78B-12-212.
17. Petitioner and Respondent are to share any work-related child care equally consistent with Utah Code § 78B-12-214.

APPROVED AS TO FORM:

/s/ Drew Briney
Drew Briney
Attorney for Respondent

CERTIFICATE OF SERVICE

On this 27th day of October 2014, I caused a true and correct copy of the foregoing
Temporary Order was served on the following by the method indicated below:

L. Andrew Briney
Drew Briney Attorney At Law LLC
65 West 200 North, Suite 1
Spanish Fork, Utah 84660

- U.S. Mail, Postage Prepaid
- Hand Delivered
- Overnight Mail
- Facsimile
- Email
- Efiling

/s/ Lannea Butler_____