

← Messages

Aaron

Contact

is going on with the kids
and my time to talk
tonight?

8:19 PM

Hello? Aaron - it's 9:03 pm
now. What is going on with
the children and my nightly
call ?

9:04 PM

Saturday 10:09 PM

Aaron - it's after 10 now -
these were orders of the
court. Thk u.

10:09 PM

Yesterday 7:41 PM

Kids?

7:41 PM

Yesterday 7:41 PM

Kids?

7:41 PM



Text Message

Send

Almost done eating.

7:41 PM



Text Message

Send

COURTESY OF
LUNA SHARK MEDIA

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on Helen S. Rogers, The Wind in the Willows Mansion, 2205 State Street, Nashville, TN 37203, by placing same in the U.S. Mail, postage prepaid, on the 17 day of March, 2014.



D. SCOTT PARSLEY

THIS MOTION IS EXPECTED TO BE HEARD MARCH 28, 2014, AT 9:00 A.M.

COURTESY OF
LUNA SHARK MEDIA

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON,

Plaintiff,

v.

ANGELIA SOLOMON,

Defendant.

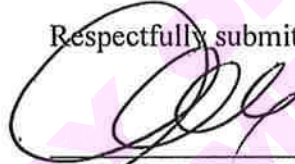
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Docket No. 13D-1446

MOTION TO SET

Mr. Solomon moves this Honorable Court to set this matter for final hearing.

Respectfully submitted,



D. SCOTT PARSLEY, #13606
PARSLEY, PARSLEY & STRICKLAND
219 Second Avenue, North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on Helen S. Rogers, The Wind in the Willows Mansion, 2205 State Street, Nashville, TN 37203, by placing same in the U.S. Mail, postage prepaid, on the 5 day of March, 2014.



D. SCOTT PARSLEY

THIS MOTION IS EXPECTED TO BE HEARD MARCH 28, 2014, AT 9:00 A.M.

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON,

Plaintiff,

v.

ANGELIA SOLOMON,

Defendant.

FILED
2014 FEB 28 PM 4:04

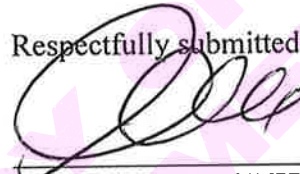
RICHARD H. ROOKER, CLERK

DK
Docket No. 13D-1446
)
)
)
)

MOTION FOR MEDIATION

Mr. Solomon moves this Honorable Court to enter an Order setting this matter for mediation.

Respectfully submitted,



D. SCOTT PARSLEY, #13606
PARSLEY, PARSLEY & STRICKLAND
219 Second Avenue, North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on Helen S. Rogers, The Wind in the Willows Mansion, 2205 State Street, Nashville, TN 37203, by placing same in the U.S. Mail, postage prepaid, on the 28 day of February, 2014.


D. SCOTT PARSLEY

THIS MOTION IS EXPECTED TO BE HEARD MARCH 14, 2014, AT 9:00 A.M.

IN THE THIRD CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE
AT NASHVILLE

FILED

2014 FEB 27 PM 3:18

RICHARD R. ROOKER, CLERK

DK

DOCKET No. 13D-1446
D.C.

AARON L. SOLOMON,
Plaintiff/Husband,

vs.

ANGELIA SOLOMON,
Defendant/Wife.

)
)
)
)
)
)
)

NOTICE OF APPEARANCE

COMES NOW, Helen Sfikas Rogers, and enters an appearance as counsel of record for the
Defendant/Wife , Angelia Solomon.

Respectfully submitted,



HELEN SFIKAS ROGERS, #7025
Rogers, Kamm & Shea
Attorneys for Defendant/Wife
The Wind in the Willows Mansion
2205 State Street
Nashville, Tennessee 37203
(615) 320-0200
(615) 320-9933 (fax)

LUNA SHARKEY MEDIA

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 27th day of February 2014, a true and exact copy of the foregoing **Notice of Appearance** has been forwarded to the persons listed below:

D. Scott Parsley
Michael K. Parsley
Parsley, Parsley & Strickland
219 Second Avenue, North, Suite 300
Nashville, TN 37201

by the method identified as follows:

- Deposit in the U.S. Mail, Postage Prepaid
- Hand Delivery
- Fax
- Overnight Delivery
- Certified Mail, Return Receipt Requested
- Email


HELEN SFIKAS ROGERS

LUNA SHIRK OF MEDIA

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

2014 FEB 13 PM 3:36

AARON L. SOLOMON,)
)
 Plaintiff,)
)
 v.)
)
 ANGELIA SOLOMON,)
)
 Defendant.)

RICHARD R. ROBERTS, JR.

Docket No. 13D-1446

Chafn
 R.C.

ORDER

This cause came to be heard on the 7th day of February, 2014, before the Honorable Philip E. Smith, Judge of the Fourth Circuit Court for Davidson County, Tennessee upon Mr. Solomon's Second Motion to Compel, Ms. Solomon's Motion for Spousal Support, and the Motion of John D. Drake to withdraw as counsel for Ms. Solomon. The Court finds and Orders as follows:

1. It is, **ORDERED, ADJUDGED AND DECREED** that Mr. Solomon's Motion to Compel is continued and shall be rescheduled for a later date.
2. It is, **ORDERED, ADJUDGED AND DECREED** that Mr. Solomon shall pay temporary support to Ms. Solomon as follows: Mr. Solomon shall pay directly to Ms. Solomon on February 15, 2014 the amount of \$750.00; Mr. Solomon shall pay directly to Ms. Solomon on March 1, 2014 the amount of \$600.00; and Mr. Solomon shall pay directly to Ms. Solomon on March 15, 2014 the amount of \$600.00.
3. It is, **ORDERED, ADJUDGED AND DECREED** that there shall be no further or additional Order of support in this matter. The Court finds that Ms. Solomon, clearly needs to begin to help herself.
4. It is, **ORDERED, ADJUDGED AND DECREED** that Mr. John D. Drake shall be allowed to withdraw from any further representation of Ms. Solomon.

x


5. It is, finally, ORDERED, ADJUDGED AND DECREED that Ms. Solomon shall have thirty (30) days to obtain new counsel or be prepared to represent herself in this matter.

Enter this 13th day of February, 2014.



PHILIP E. SMITH, JUDGE

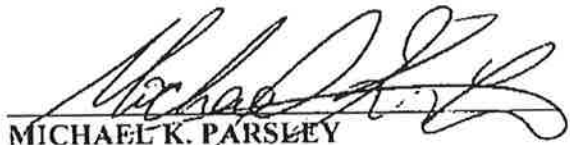
APPROVED FOR ENTRY:



MICHAEL K. PARSLEY, #23817
PARSLEY, PARSLEY & STRICKLAND
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on John Drake, 120 E. Main Street, Murfreesboro, TN 37130, by placing same in the U. S. Mail, postage prepaid, on this 7th day of February, 2014.



MICHAEL K. PARSLEY

Copy

78

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON,

Plaintiff,

v.

ANGELIA SOLOMON,

Defendant.

FILED
2014 FEB 13 PM 4:12

RICHARD R. BOGALP, CLERK

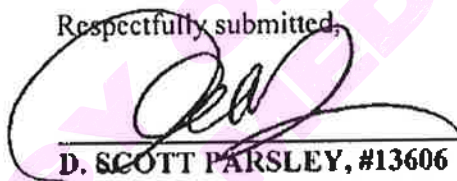


Docket No. 13D-1446

MOTION FOR MEDIATION

Mr. Solomon moves this Honorable Court to enter an Order setting this matter for mediation.

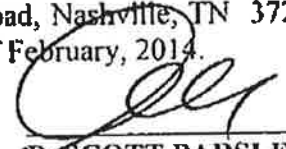
Respectfully submitted,



D. SCOTT PARSLEY, #13606
PARSLEY, PARSLEY & STRICKLAND
219 Second Avenue, North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on Angelia Solomon, pro se, 2602 Abbott Martin Road, Nashville, TN 37215, by placing same in the U.S. Mail, postage prepaid, on the 12 day of February, 2014.



D. SCOTT PARSLEY

THIS MOTION IS EXPECTED TO BE HEARD APRIL 11, 2014, AT 9:00 A.M.

Copy

FILED

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON,

Plaintiff,

v.

ANGELIA SOLOMON,

Defendant.

2014 JAN 21 PM 4:04

[Handwritten signature]

Docket No. 13D-1446

MR. SOLOMON'S RESPONSE TO MS. SOLOMON'S REQUEST FOR SUPPORT

Mr. Solomon, in response to the request for support by Ms. Solomon, responds as follows:

On the 22nd day of November, 2013, this Honorable Court heard various matters before the Court, all of which deal with the honesty of Ms. Solomon with this Court. The Court's findings and Orders are contained with the above Order that was entered by this Honorable Court on the 8th day of January, 2014. In fact, part of this Honorable Court's Order of January 8, 2014, states:

"Counsel for Ms. Solomon informed the Court that she is now working."


The exact language of Mr. Drake at the appearance as verified by the transcript of the hearing from November 22, 2013, states on page 6 beginning at line 10 as follows:

"Mr. Drake: It is my understanding that that she is working, but it's also my understanding that they have withheld her paycheck until December."

Attached are correspondence from counsel with additional requests for her to answer discovery properly and a letter from Mr. Drake concerning her employment in November, 2013.

Copy


Respectfully submitted,



D. SCOTT PARSLEY, #13606
PARSLEY, PARSLEY, & STRICKLAND
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on John Drake, 120 E. Main Street, Murfreesboro, TN 37130, by placing same in the U. S. Mail, postage prepaid, on this 28 day of January, 2014.



D. SCOTT PARSLEY

COURTESY OF
LUNA SHARK MEDIA

7

FILED
IN THE FOURTH CIRCUIT COURT OF DAVIDSON COUNTY, TENNESSEE
AT NASHVILLE

2014 JAN 16 AM 9:32

AARON L. SOLOMON,

v.

ANGELIA SOLOMON,

Defendant.

)
)
)
)
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)
)

RICHARD R. ROBERTS, CLERK

D.C.

Case No. 13D1446

MOTION TO WITHDRAW

John D. Drake, attorney for the Defendant in this cause, moves this Honorable Court for permission to withdraw and in support of said Motion, would show the Court as follows:

- 1. The Plaintiff has failed to followed the advise of counsel and instead acted against said advise causing further difficulty in the case.
- 2. Further, Plaintiff has failed to fulfill her contractual obligations to the undersigned counsel.

WHEREFORE, PREMISES CONSIDERED, John D. Drake moves that he be allowed to withdraw from further representation of Angelia Solomon in this cause.

Respectfully submitted,

JOHN D. DRAKE, BPR #012405
Attorney for the Defendant
120 East Main Street
Bank of America Building, Third Floor
Murfreesboro, TN 37130
(615) 895-0414 Telephone
(615) 895-0155 Fax

LUNA SHARIF OF MEDIA

Copy

J -

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and exact copy of the above pleading has been delivered to D. Scott Parsley, 219 Second Avenue, North, Suite 300, Nashville, TN 37201 via US Mail, postage prepaid, this the 15 day of January, 2014.



John D. Drake

NOTICE OF HEARING

A hearing on this cause shall be scheduled for February 7, at 9:00 a.m. before the Honorable Phillip Smith, Circuit Court Judge.

COURTESY OF
LUNA SHARK MEDIA

Copy

**IN THE FOURTH CIRCUIT COURT OF DAVIDSON COUNTY, TENNESSEE
AT NASHVILLE**

FILED
2014 JAN 16 AM 9:32

RICHARD B. JOHNSON, CLERK

[Handwritten Signature]
D.C.

AARON L. SOLOMON,

Plaintiff,

vs.

ANGELIA SOLOMON,

Defendant.

) **Case No. 13D1446**
)
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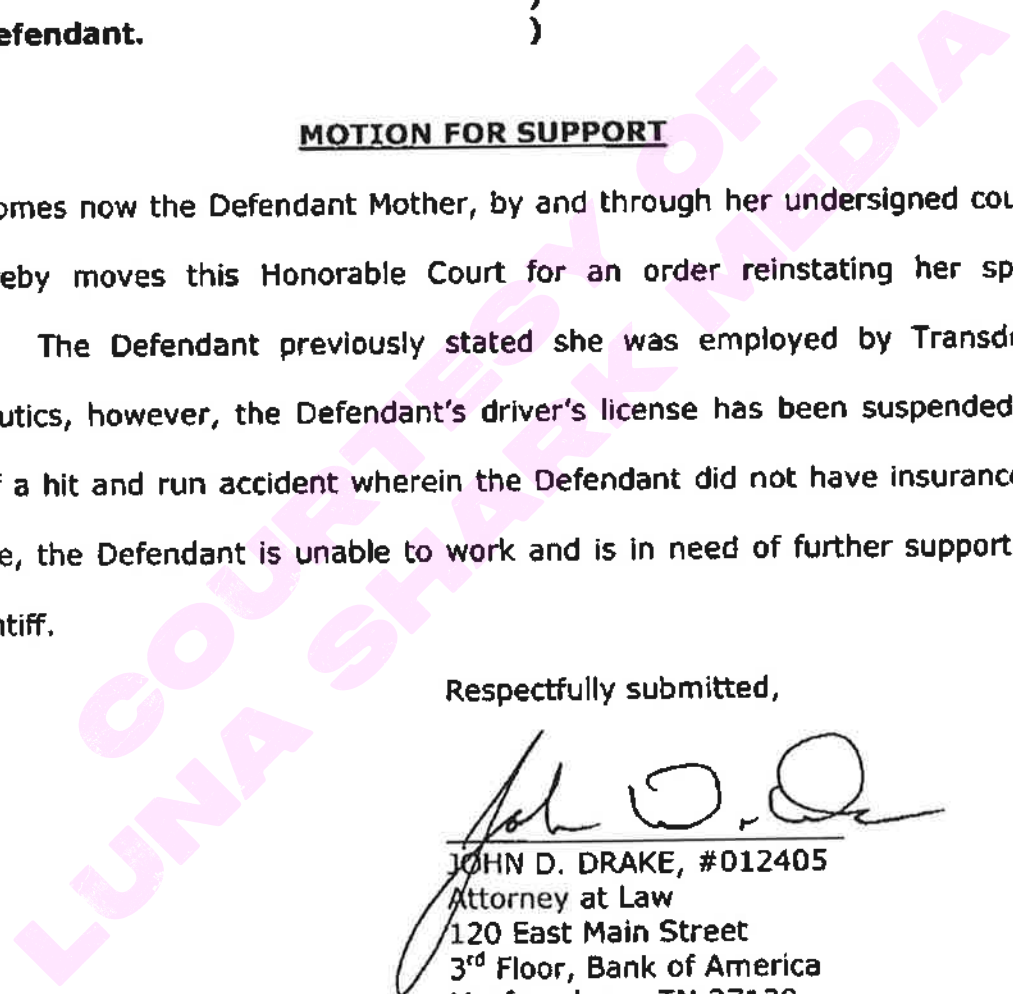
MOTION FOR SUPPORT

Comes now the Defendant Mother, by and through her undersigned counsel, and hereby moves this Honorable Court for an order reinstating her spousal support. The Defendant previously stated she was employed by Transdermal Therapeutics, however, the Defendant's driver's license has been suspended as a result of a hit and run accident wherein the Defendant did not have insurance and therefore, the Defendant is unable to work and is in need of further support from the Plaintiff.

Respectfully submitted,

[Handwritten Signature]

JOHN D. DRAKE, #012405
Attorney at Law
120 East Main Street
3rd Floor, Bank of America
Murfreesboro, TN 37130
(615)895-0414



Copy

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and exact copy of the above pleading has been delivered to D. Scott Parsley, 219 Second Avenue, North, Suite 300, Nashville, TN 37201 via US Mail, postage prepaid, this the 14 day of January, 2014.



John D. Drake

NOTICE OF HEARING

**A hearing on the above Motion shall be set for February 7, 2014
at 9:00 a.m.**

COURTESY OF
LUNA SHARK MEDIA

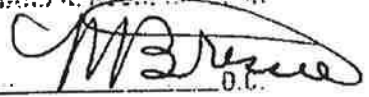
IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

2014 JAN -8 PM 3:30

AARON L. SOLOMON,)
)
 Plaintiff,)
)
 v.)
)
 ANGELIA SOLOMON,)
)
 Defendant.)

RICHARD R. BOGART, III

Docket No. 13D-1446



ORDER

This cause came to be heard on the 22nd day of November, 2013, before the Honorable Philip E. Smith, Judge of the Fourth Circuit Court for Davidson County, Tennessee upon the Court's desire to learn the name of the person and/or persons making two (2) reports to the Department of Children Services related to the parties children Grace and Grant Solomon and Mr. Solomon's request that Mrs. Angelia Solomon be restrained and enjoined from making any reports to the Department of Children Services until after such allegations, if made by Mrs. Solomon, are brought to the attention of this Honorable Court. The Court makes the following findings of facts:

1. The Court finds that Ms. Solomon was not honest with this Honorable Court as relates to the referrals to the Department of Children Services. She in fact made the reports herself. The Court notes for the record, Counsel for Defendant's objection to the admissibility of the referrals to the Department of Children Services. The Court has no reason to doubt the authenticity and accuracy of the reports and the same were authenticated via the custodian of the records via her testimony this date. This Honorable Court finds that at the hearing on November 15, 2013, this Honorable Court specifically asked Ms. Solomon if she had made a referral or had made the two referrals to the Department of Children Services, wherein she responded "No". The Court finds that based upon the documentation from the Department of Children Services

and the testimony of the custodian of the records, that she in fact is the person who made both referrals. The Court also finds based upon the behavior of Ms. Solomon that the Court finds she has misrepresented very important facts to this Honorable Court. The Court finds it has no choice but to enjoin and restrain Ms. Solomon from making any further referrals to the Department of Children Services regarding the minor children, Grace and Grant Solomon without first discussing such referral with her counsel. The Court further finds that the prohibition against her making referrals to the Department of Children Services only applies to the parties' minor children, Grace and Grant Solomon.

2. The Court finds at this point it will continue the trial of this matter because it wants Ms. Solomon to be in a better place emotionally and psychologically and therefor grants the Motion to Continue the Trial. It is, **ORDERED, ADJUDGED AND DECREED** that the trial of this matter is continued.

3. The Court finds that as relates to Ms. Solomon's request for parenting time, that it will not order parenting time by Mother because of the Court's great concern with the false allegations she made and Ms. Solomon's overall lack of honesty with this Honorable Court since these proceedings first began. Further, The Court is concerned with the allegations contained in the referrals she made to the Department of Children Services regarding sexual abuse and physical abuse to her and the children. Her allegations are without any basis. Therefore the Court will not award any parenting time at this point out of concern for the children, other than supervised visitation with a third-party supervisor, which shall be at Ms. Solomon's expense. The Court Orders that this parenting time shall take place from 10 a.m. until 12:00 pm each Saturday at her expense. Counsel for Ms. Solomon informed the Court that she is now working. Counsel for Ms. Solomon is to provide the details as relates to the suggestion of the supervising


entity to Counsel for Mr. Solomon. The Court finds that Counsel for Mr. Solomon made no objections to the supervised parenting time each Saturday from 10 a.m. until 12:00 p.m. as suggested by the Court, which shall be at Ms. Solomon's expense.

4. The Court at the November 15, 2013 hearing found it necessary to continue certain aspects of the November 15, 2013 hearing date and Ordered Counsel for Mr. Solomon to Subpoena the appropriate Department of Children Services workers as relates to the allegations made against Mr. Solomon and by whom made. The Court was quite concerned at the November 15, 2013, hearing as relates to the allegations made against Mr. Solomon and who made such. The Court now knows that Mrs. Solomon in fact made the allegations contrary to her sworn testimony on November 15, 2013 that she did not make the allegation(s).

1. It is, **ORDERED, ADJUDGED AND DECREED** that Angelia Solomon is hereby restrained and enjoined from making any reports with the Department of Children Services as relates to the minor children Grace and Grant Solomon. The Court has made an exhibit of the previous hearing transcript as part of this record. It is marked as Exhibit #4.

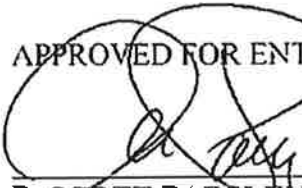
2. It is, **ORDERED, ADJUDGED AND DECREED** that the trial of this matter is continued at the request of Counsel for Mrs. Solomon.

Enter this 8th day of January, 2014.



PHILIP E. SMITH, JUDGE

APPROVED FOR ENTRY:



D. SCOTT PARSLEY, #13606
D. SCOTT PARSLEY & ASSOCIATES
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on John Drake, 120 E. Main Street, Murfreesboro, TN 37130, by placing same in the U. S. Mail, postage prepaid, on this 22 day of December, 2013.



D. SCOTT PARSLEY

COURTESY OF LUNA SHARPE MEDIA

Copy

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON,)
)
 Plaintiff,)
)
 v.)
)
 ANGELIA SOLOMON,)
)
 Defendant.)

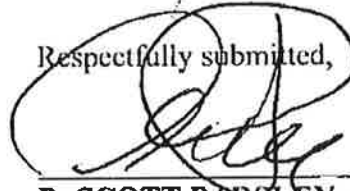
FILED
 2013 DEC -3 PM 4:11
 RICHARD R. COOPER, CLERK
 Docket No. 13D-1446
 D.C.

PLAINTIFF'S SECOND MOTION FOR SANCTIONS AND TO COMPEL

Plaintiff would state and show unto this Honorable Court that on the 4th day of June 2013, he propounded Interrogatories and Request for Production of Documents to Defendant. He would state and show unto this Honorable Court that on the 15th day of July, 2013 Counsel for Plaintiff sent a letter to Counsel for Defendant requesting overdue discovery, letter attached hereto. On the 12th day of August, 2013, Counsel for Plaintiff filed Motion for Sanctions and to Compel. On the 4th day of September, 2013, Counsel for Plaintiff received responses to discovery; unfortunately the responses were incomplete and insufficient. Counsel for Plaintiff sent Counsel for Defendant a letter on the 19th day of September, 2013 requesting supplemental responses, see letter attached hereto. On the 1st day of November, 2013 Counsel for Plaintiff received supplemental discovery responses; again the responses were incomplete and insufficient. Counsel for Plaintiff sent Counsel for Defendant a letter on the 21st day of November, 2013 requesting again that the responses be answered sufficiently and in full, letter attached hereto. Plaintiff requests this Honorable Court impose sanctions and compel answers to the above and that Counsel be awarded attorney's fees incurred in the prosecution of this motion.

Copy


Respectfully submitted,



D. SCOTT PARSLEY, #13606
PARSLEY, PARSLEY, & STRICKLAND
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on John Drake, 120 E. Main Street, Murfreesboro, TN 37130, by placing same in the U. S. Mail, postage prepaid, on this 3 day of December, 2013.



D. SCOTT PARSLEY

THIS MOTION IS EXPECTED TO BE HEARD DECEMBER 20, 2013, AT 9:00 A.M.

LUNA CHAIKY OF MEDIA

Copy

FILED

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON,

Plaintiff,

v.

ANGELIA SOLOMON,

Defendant.

2014 JAN -7 PM 12:18

RICHARD C. BARKER, CLERK

[Signature]
Docket No. 13B-1446

NOTICE OF HEARING

Please take notice that Plaintiff's Second Motion for Sanctions and to Compel has been reset from Friday, January 2, 2014 to Friday, February 7, 2014, at 9:00 a.m.

Respectfully submitted,

[Signature]

D. SCOTT PARSLEY, #13606
PARSLEY, PARSLEY, & STRICKLAND
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on John Drake, 120 E. Main Street, Murfreesboro, TN 37130, by placing same in the U. S. Mail, postage prepaid, on this 2 day of January, 2014.

[Signature]

D. SCOTT PARSLEY

STATE OF TENNESSEE
DAVIDSON COUNTY
Circuit Court

SUBPOENA

CIVIL ACTION

- TESTIMONY/PRODUCTION REQUIRED (SEE NOTICE BELOW)
- MEDICAL RECORDS (SEE HIPAA REQUIREMENT BELOW)

DOCKET NO. 13D-1446

PLAINTIFF
Aaron L. Solomon

DEFENDANT
vs. Angelia Solomon

TO: (NAME, ADDRESS & TELEPHONE NUMBER OF WITNESS)
Keeper of the Records
M.A. Primary and Urgent Care Clinic
951 New Salem Highway
Murfreesboro, TN 37129

- Method of Service:
- Davidson County Sheriff
 - Personal Service
 - Out of County Sheriff

You are hereby commanded to appear at the time, date and place specified for the purpose of giving testimony. In addition, if indicated, you are to bring the items listed. Failure to appear may result in contempt of Court which could result in punishment by fine and/or imprisonment as provided by law.

TIME: 3:00 PM
DATE: Dec 16, 2013

ITEMS TO BRING:
Please provide all medical records and a list of prescriptions written by or via the request of Michael Maddox, P.A. for Angelia Huffines a/k/a Angelia Solomon.

PLACE: Circuit Court Clerk
1 Public Square, Room 302
Nashville, TN 37201
(OR)
Law Office of D. Scott Parsley
219 Second Avenue North, Suite 300
Nashville, TN 37201

This subpoena is being issued on behalf of
 PLAINTIFF DEFENDANT
Attorney: (NAME, ADDRESS & TELEPHONE NUMBER)
D. Scott Parsley
219 Second Avenue North, Suite 300
Nashville, TN 37201 (615) 244-8118

Additional List Attached
DATE ISSUED: 11-27-13

RICHARD R. ROOKER
Circuit Court Clerk

BY: 
DEPUTY CLERK

ATTORNEY'S SIGNATURE: 
DESIGNEE:
DESIGNEE'S SIGNATURE:

 To request an ADA accommodation, please contact Dart Gore at 690-3309.

Testimony/Production required.

TESTIMONY/PRODUCTION NOTICE

The failure to serve an objection to this Subpoena within twenty-one (21) days after the day of service of the Subpoena waives all objections to the Subpoena, except the right to seek the reasonable costs for producing books, papers, documents, electronically stored information, or tangible things.

Medical Records Requested - HIPAA notice required.

HIPAA NOTICE

A copy of this Subpoena has been provided to counsel for the patient or the patient by mail or facsimile on the _____ day of _____, 20__, so as to allow him/her twenty-one (21) days to:

- (A) Serve the recipient of the Subpoena by facsimile with a written objection to the Subpoena, with a copy of the Notice by facsimile to the party that served the Subpoena, and
- (B) Simultaneously file and serve a Motion for a Protective Order consistent with the requirements of T.R.C.P. 26.03, 26.07 and Local Rule §22.10.

If no objection is made within twenty-one (21) days of the above date, you shall process this Subpoena and produce the documents by the date and time specified in the Subpoena. The signature of counsel or party on the Subpoena is certification that the above Notice was provided to the patient.

SUBMIT: Original, Witness Copy & File Copy

SPA PBCO

FILED

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

2013 NOV 27 PM 4: 22

AARON L. SOLOMON,)
)
 Plaintiff,)
)
 v.)
)
 ANGELIA SOLOMON,)
)
 Defendant.)

RICHARD H. ROBERTS, JR.

Docket No. 13D-1446

ORDER

This cause came on to be heard on the 15th day of November, 2013, before the Honorable Philip E. Smith, Judge of the Fourth Circuit Court for Davidson County, Tennessee, upon the Court revisiting a Motion to Compel and parenting time by the Mother. After certain preliminary discussions, argument of counsel, a review of the record and questioning of Mother by the Court, the Court finds and Orders as follows:

1. It is **ORDERED, ADJUDGED AND DECREED** that the parties and their witnesses are to reappear before this Honorable Court on the 22nd day of November, 2013.
2. It is **ORDERED, ADJUDGED AND DECREED** that counsel for Father shall subpoena the DCS caseworkers to be present as relates to reports to the Department of Children's Services regarding the parties' minor children. The Court finds that at this point it is very concerned and that the Court is going to get to the bottom of this situation. The Court wants to know who made the allegations of abuse to the Department of Children's Services. Further, the Court wants to determine if Ms. Solomon is continuing to accuse Mr. Solomon of attempting to kill her in light of the proof that the Court heard on the 21st of June, 2013, today's hearing, and the text messages that the Court has reviewed from both of those hearings. The Court finds the real issue here is whether Ms. Solomon is dealing in reality at this point in light of the Court finding that it is crystal clear that Ms. Solomon staged this incident in May, 2013. The Court

further finds it would be helpful if the police officers investigating the alleged attempt to kill Ms. Solomon in May of 2013 are present. The Court requests that counsel for Mr. Solomon inquire if the investigators are able to testify as relates to the status of the case. The Court understands that they may or may not be able to depending upon the status of their investigation.

3. It is further **ORDERED, ADJUDGED AND DECREED** that the Department of Children's Services caseworkers, Jamila Sugri, Carrie Niederhauser, and Sherie Davis, shall be subpoenaed to be at the hearing on November 22, 2013. They are Ordered to bring all of their file, their work product and everything with them regarding the Solomon children.

4. It is **ORDERED, ADJUDGED AND DECREED** that Mr. Solomon shall file a Motion to Compel to address the issue of Mother's discovery responses, in the event the same is deemed necessary by Mr. Solomon.

5. The Court finds that as relates to Mother's parenting time, there was a mistake in the previous Order filed by counsel for Plaintiff in that Mother's parenting time was Ordered to take place on November 2, 2013 and November 9, 2013, however, the written Order stated that Mother's parenting time was to take place on November 2, 2013 and November 16, 2013, and was corrected before entry by the Court. Mother has, in fact, exercised two (2) weekends of parenting time with the minor children as this Honorable Court had envisioned. Therefore, Mother's request for additional parenting time is denied.

6. It is **ORDERED, ADJUDGED AND DECREED** that Mother shall be allowed to exercise telephone parenting time each night at 7:30 p.m. pending further Orders of this Honorable Court.

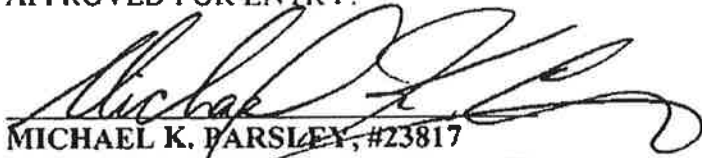
Entered this 27th day of November, 2013.

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PHILIP E. SMITH, JUDGE


APPROVED FOR ENTRY:



MICHAEL K. PARSLEY, #23817
PARSLEY, PARSLEY & STRICKLAND
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and exact copy of the above document has been served on John D. Drake, 120 East Main Street, 3rd Floor, Bank of America, Murfreesboro, TN 37130, via U.S. Mail, postage prepaid, this the 21st day of November, 2013.



MICHAEL K. PARSLEY

COURTESY OF LUNA SHARPE, M.D.

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IN THE FOURTH CIRCUIT COURT
OF DAVIDSON COUNTY, TENNESSEE
AT NASHVILLE

AARON L. SOLOMON,)
)
Plaintiff,)
)
V.) CASE NO. 13D1446
)
ANGELIA SOLOMON,)
)
Defendant.)
)

TRANSCRIPT OF COURT PROCEEDINGS
NOVEMBER 22, 2013
THE HONORABLE PHILIP E. SMITH, PRESIDING JUDGE

PREMIER COURT REPORTING SERVICES
LEA ANNE GRAY
7100B North Cairo Bend Road
Lebanon, Tennessee 37087
(615) 449-1662

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APPEARANCES

FOR THE PLAINTIFF:
D. SCOTT PARSLEY, ESQUIRE
MICHAEL K. PARSLEY, ESQUIRE
219 Second Avenue North
Third Floor
Nashville, Tennessee 37201

FOR THE DEFENDANT:
JOHN D. DRAKE, ESQUIRE
120 East Main Street
Third Floor
Murfreesboro, Tennessee 37130

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1 C O U R T P R O C E E D I N G S

2 THE COURT: Solomon v. Solomon.

3 Everyone that's going to participate in this hearing,
4 please step forward and raise your right hand.

5 (Whereupon, all perspective witnesses were sworn.)

6 MR. SCOTT PARSLEY: Your Honor, we were
7 able to get served the DCS workers.

8 THE COURT: All right. I believe this
9 case was continued one week to get to the bottom of
10 who filed --

11 MR. PARSLEY: DCS complaints.

12 THE COURT: -- DCS complaints.

13 MR. SCOTT PARSLEY: Judge, it doesn't
14 matter, any order for the DCS workers. Is that where
15 you want to start, Judge?

16 THE COURT: Any objection, Mr. Drake?

17 MR. DRAKE: Respectfully, I would
18 object in the taking of any statements from any DCS
19 workers in this case as reports of alleged abuse by
20 any party on the statute of the State of Tennessee
21 ought to be deemed confidential.

22 THE COURT: I understand.

23 MR. MICHAEL PARSLEY: With all due
24 respect, Judge, I believe the statute that he is
25 referring to, there is also an exception. It says,

1 For purposes directly connected with the
2 administration of this part, which is the protection
3 of these children, that --

4 THE COURT: What is the Code section on
5 that, Mr. Parsley?

6 MR. PARSLEY: It's 37-1-612(h).

7 THE COURT: 1-612(h)?

8 MR. PARSLEY: Yes, Your Honor. It's in
9 the first three lines.

10 THE COURT: All right. I think I can
11 -- I'll note your objection, Mr. Drake, but I do
12 believe that under that section -- and that's been
13 the policy of this Court and my predecessor for many,
14 many years. Do you have the name of the DCS workers?

15 MR. MICHAEL PARSLEY: Carrie
16 Nederhauser, Sherry Davis.

17 THE COURT: Ms. Nederhauser, first.

18 CARRIE NEDERHAUSER,
19 having been first duly sworn, testified as follows:

20 EXAMINATION BY THE COURT:

21 Q. Would you state your name for The
22 Court, please?

23 A. Carrie Nederhauser.

24 Q. And, Ms. Nederhauser, you are employed
25 where?

1 A. Department of Children Services.

2 Q. And do you work in a specific county?

3 A. Yes, Rutherford.

4 Q. Rutherford County. Okay. And I
5 believe you were subpoenaed to bring certain
6 information with you today; is that correct?

7 A. Yes.

8 Q. All right. Let's talk about the
9 non-privileged information, confidential information.
10 Do you have that with you, also?

11 A. I do have the entire case file.

12 Q. Okay.

13 THE COURT: Mr. Parsley, would you like
14 to ask from this point?

15 EXAMINATION BY MR. SCOTT PARSLEY:

16 Q. Ma'am, have you received any calls
17 related to the minor children Grant Solomon or Grace
18 Solomon?

19 MR. DRAKE: Objection. Any calls is
20 not specific enough in this case. What The Court is
21 looking for is who initiated any investigation.
22 That's not the same as if my client responded to a
23 subsequent investigation. If she calls then, I don't
24 think that's part of what The Court's inquiry is.

25 THE COURT: Well, I would tend to agree

1 with you, but -- you know, I will sustain the
2 objection to that extent. Rephrase the question.
3 Have you received any calls alleging --

4 BY MR. SCOTT PARSLEY:

5 Q. Alleging abuse of Grant or Grace
6 Solomon?

7 A. I don't receive the calls personally;
8 they come through our hotline.

9 Q. Did the Department, ma'am?

10 A. Yes, the Department has.

11 Q. And can you tell us the dates of those
12 calls, complaints, or inquiries?

13 A. The ones that I investigated or all of
14 them?

15 Q. All of them.

16 A. All of them. There were three reports
17 that were screened in. They were on 9/4 of this
18 year.

19 Q. 9/4 of 2013?

20 A. Yes. There were two on that date.

21 Q. What children did the allegations
22 concern?

23 A. Both Grace and Grant Solomon.

24 Q. So all three complaints or inquiries
25 that were received by the Department concerned both

1 children; is that correct?

2 A. That's correct.

3 Q. Who made the calls, or who made --

4 THE COURT: What was the second one?

5 WITNESS: The second date was on
6 October 21, 2013, both children.

7 THE COURT: What about the third?

8 BY MR. PARSLEY:

9 Q. I thought all three calls were made on
10 the 4th.

11 A. No. There were two calls made on the
12 4th, two reports screened in.

13 THE COURT: And one in October?

14 WITNESS: In October, yes.

15 THE COURT: All right. Is there
16 currently a DCS investigation, at this point?

17 WITNESS: There is not.

18 BY MR. SCOTT PARSLEY:

19 Q. Were these allegations -- were these
20 inquiries concluded as being unfounded, ma'am?

21 A. The first two were assessment cases,
22 and they were closed as no service needed. The last
23 one was closed as unfounded.

24 THE COURT: All right. Now, for your
25 protection, ma'am, and pursuant to T.C.A.

1 37-1-612(h), I am going to ask you to disclose who
2 the reporting parties were, the reporting party, for
3 those three calls.

4 WITNESS: Okay. My attorney has
5 advised that I ask that you view that in camera.

6 MR. SCOTT PARSLEY: It's not required,
7 Your Honor. I spoke to counsel yesterday.

8 THE COURT: Let me say this,
9 Mr. Parsley. I will initially review it in camera,
10 and then if anyone made the phone calls that are
11 sitting in this courtroom, then I will, at that
12 point, disclose that information.

13 MR. DRAKE: Is the court reporter going
14 to be present during the in camera?

15 THE COURT: I am going to look at it
16 right here.

17 (Whereupon, a brief pause was observed.)

18 FURTHER EXAMINATION BY THE COURT:

19 Q. Can you explain this to me? I've got
20 the date on 9/10.

21 A. That was screened out. That means we
22 did not open an investigation. If you look on the
23 second page, under the narrative, it will usually
24 tell you why we didn't assign it. It's down at the
25 very bottom.

1 Q. The things that weren't screened out,
2 that y'all did initially investigate --

3 A. The three that I mentioned first were
4 investigated. There were three additional calls that
5 we did not investigate.

6 Q. Ms. Nederhauser, this information is
7 very important to us in a decision that I'm going to
8 have to make. I'm going to have to release copies of
9 this. I understand that your counsel did say that,
10 but I'm going to ask that copies be made by my staff.
11 I will give you back the original. I will also make
12 copies for counsel. Is there any additional
13 information that the other DCS representatives would
14 have?

15 A. I have the whole case file, so I can
16 tell you about any of it in there. If you want
17 copies of all six referrals, those are in here.

18 Q. Let me take a look at those while these
19 are being made copies of. I'll keep one for an
20 exhibit, one for the file, and one for each counsel.

21 A. I know I saw this one, because that's
22 the one I investigated.

23 Q. That was 10/18.

24 A. One of these is the 9/4.

25 Q. And that was an anonymous call,

1 correct?

2 A. One of them was anonymous. I'm not
3 sure which one.

4 Q. Are they the same information,
5 basically?

6 A. Pretty much. It has the same
7 allegations. And then, additionally, there are other
8 screened out back here behind it, if you want to view
9 those.

10 Q. I saw it, but I thought one was
11 referring to the other.

12 I will ask you, Ms. Nederhauser, just for
13 purposes of the record, this is information that is
14 kept in the ordinary course of business, is it not?

15 A. Yes.

16 Q. I believe you are actually required by
17 statute to keep it.

18 A. Yes.

19 Q. Okay. And does that file, to the best
20 of your knowledge, accurately reflect the activity
21 that has taken place in this case?

22 A. I can speak to the investigation that I
23 conducted, and it does. As far as the other case
24 managers, you would have to ask them if that does,
25 but I believe that it does.

1 THE COURT: Okay. Any questions as far
2 as the authenticity or admissibility of those
3 documents?

4 MR. SCOTT PARSLEY: No, Your Honor. We
5 are satisfied.

6 THE COURT: Mr. Drake?

7 MR. DRAKE: I would have to render a
8 continuing objection that it's all hearsay from this
9 lady, respectfully. I understand that under the
10 business records exception and the public records
11 exception normally it would come in, but this
12 particular keeper admittedly said that she didn't
13 screen the calls herself directly. Now, I think it
14 poses an issue, because if it's alleged that my
15 client made calls that she claims she didn't put
16 forth to the Department of Children Services, then
17 someone would have to identify her and authenticate
18 her voice.

19 THE COURT: I'm going to most
20 respectfully overrule that objection.

21 MR. DRAKE: I understand, sir. Thank
22 you.

23 CONTINUED EXAMINATION BY THE COURT:

24 Q. When it is -- when y'all screen out,
25 that's a term that you used, does that mean that

1 based on prior allegations, the new allegations are
2 substantially the same and y'all just don't
3 investigate it any further?

4 A. It either means that, or it doesn't
5 meet our criteria to make an investigation.

6 Q. All right. Is this file kind of
7 red-flagged in any sort of way?

8 A. No, sir.

9 Q. Okay. All right.

10 THE COURT: The first exhibit will be
11 the referral date of September 4, 2013. That will be
12 Exhibit One. Y'all will get a copy of this.

13 (EXHIBIT NO. 1 WAS ENTERED.)

14 THE COURT: The next one will be the
15 9/18/2013 referral.

16 (EXHIBIT NO. 2 WAS ENTERED.)

17 THE COURT: And Exhibit Three will be
18 the 10/21 referral.

19 (EXHIBIT NO. 3 WAS ENTERED.)

20 CONTINUED EXAMINATION BY THE COURT:

21 THE COURT: I will ask you, first of
22 all, for purposes of the record, to look at the
23 September 4, 2013. Who is the referent on that?

24 A. It says Angie Solomon.

25 Q. And who did Angie Solomon identify

1 herself as in relation to the victim?

2 A. The mother.

3 Q. And did she give a referring address?

4 A. She did.

5 Q. And what was that address?

6 A. 2602 Abbott Martin Road, Nashville,
7 Tennessee, 37215.

8 Q. And what about a referent phone number?

9 A. Yes, 615/585-0363.

10 Q. Okay. Going to the next referral,
11 which is marked as Exhibit Two, dated 9/18/2013, I
12 believe that's the in-take date and time; is that
13 correct?

14 A. That's correct.

15 Q. And what is the referent's name?

16 A. Angelia Solomon.

17 Q. Again, identified as the mother?

18 A. Yes.

19 Q. The same address that you gave a moment
20 ago?

21 A. Yes.

22 Q. Same phone number?

23 A. Yes.

24 Q. Okay. And what is marked as the
25 Court's Exhibit Three, the third in-take date,

1 10/21/2013, who is the referent?

2 A. Angie Solomon.

3 Q. And she identifies herself as the
4 mother, again?

5 A. Yes.

6 Q. And her address is the same as you
7 stated a moment ago?

8 A. Yes.

9 Q. As well as the phone number?

10 A. Yes.

11 THE COURT: All right. I believe the
12 reports speak for themselves. Are there any
13 questions that counsel would like to ask?

14 MR. SCOTT PARSLEY: No, Your Honor.

15 THE COURT: Mr. Drake?

16 EXAMINATION BY MR. DRAKE:

17 Q. Going back to Exhibit One, which is the
18 in-take report on September 4, 2013. First of all,
19 is there a telephonic recording made of these?

20 A. The calls are recorded at the hot line,
21 yes.

22 Q. Did you bring a copy of those
23 recordings today?

24 A. I don't have access to those.

25 Q. All right. Were you the person who

1 took the phone call?

2 A. I did not.

3 Q. And is there anything in this report
4 that says that the referent was verified through
5 voice authentication, other than just the data
6 provided?

7 A. No.

8 Q. So is it possible that anyone could
9 make these referrals and claim that they were
10 somebody else?

11 A. Yes.

12 FURTHER EXAMINATION BY THE COURT:

13 Q. Did you have any contact with
14 Ms. Solomon?

15 A. During my investigation, I did.

16 Q. Okay. Did she acknowledge that she was
17 the referent?

18 A. My conversation with her was about five
19 seconds long, and she did not. She said she had
20 nothing to ask me or talk to me about.

21 Q. When was this?

22 A. May I refer to the file for the exact
23 date?

24 Q. Sure, yes.

25 A. I made a telephone call to her on

1 October 31st, approximately 2:00 p.m. I informed her
2 that I was the investigator investigating the case
3 that she called in, because we have to contact our
4 referent as part of our investigative duties.

5 I had asked her if she had any concerns, and she
6 reported that she had nothing to add.

7 FURTHER EXAMINATION BY MR. DRAKE:

8 Q. Did she make any statements about whom
9 she believed had made the referrals to DCS?

10 A. No, she did not.

11 Q. And did you tell her that anyone else
12 had made referrals to DCS, other than these three
13 referrals?

14 A. I did not. I was investigating the one
15 specific referral.

16 Q. What were each of the referrals -- why
17 were they closed?

18 A. Why were they closed?

19 Q. Yeah.

20 A. Because we had no concerns.

21 Q. Okay. And each of the referrals were
22 investigated separately?

23 A. Originally, one of the referrals went
24 to Williamson County, because it was thought that the
25 children resided there. It was actually transferred

1 to the worker that got the 9/4 call. So those were
2 kind of investigated together, but mine was
3 investigated separately, the October was.

4 Q. Who was the referent on a number of the
5 screened out reports?

6 A. There were six total referrals. Three
7 were screened in. The three that you have are the
8 only ones that have referent information listed. The
9 others were called in anonymously. You don't have to
10 leave your contact name, number, or address to make a
11 report.

12 Q. And what were the dates of those
13 anonymous referrals?

14 A. One of them was the 9/4. There were
15 two made on 9/4. The other dates were 6/7/2013, then
16 10/18/2013.

17 Q. So June 7th and October --

18 A. The 18th.

19 Q. The 18th. And do you know, on the
20 records that you have in front of you, the sex of the
21 person who made those referrals?

22 A. If they -- the hot line personnel are
23 instructed that if the reporter wants to remain
24 anonymous, they don't dictate any of that. They just
25 write anonymous or they don't write anything.

1 MR. DRAKE: No further questions.

2 MR. MICHAEL PARSLEY: No questions,
3 Your Honor.

4 THE COURT: All right.

5 Ms. Nederhauser, thank you for coming in. I'm sorry
6 to take you away from your very important duties. I
7 do apologize for that, but thank you. You were very
8 helpful.

9 All right. I believe you have a motion to
10 continue the trial; is that correct, Mr. Drake?

11 MR. DRAKE: That's correct, Your Honor.
12 This case has, obviously, grown more and more
13 complicated exponentially since the filing. We have
14 not had an opportunity to do the depositions of the
15 parties. I'm not even certain that we have completed
16 all of our written discovery that's gone back and
17 forth. Although, counsel and I are both working and
18 cooperating as best we can. But as The Court has
19 been able to observe, my client began this case in
20 June under a significant disability. Referring back
21 to Dr. Freeman's report, I think he said that despite
22 all the positive things -- I think he said that she
23 was coping with some depressive issues, and those
24 depressive issues had her functioning at about a 60
25 percent capacity. I would prefer and I would suggest

1 to The Court that Ms. Solomon continue her treatment
2 with Dr. Reed, that she be allowed to continue her
3 treatment a little further in order that she regain
4 as full a recovery as she can. Otherwise, we are
5 just going to be back in court a few months after
6 that, when she does gain full control over all of her
7 necessary intellect to process this case. Otherwise,
8 she walks in, frankly, short-changed.

9 THE COURT: Mr. Parsley, what is your
10 position on that?

11 MR. MICHAEL PARSLEY: With all due
12 respect, Dr. Reed is part of the problem. He will
13 not believe my client. He has already said that in
14 the report that he has made. If we look at it,
15 Dr. Murphy and Dr. Reed, Dr. Murphy says that he was
16 trying to remove himself from the situation, because
17 he started, from what I get from the report, having
18 problems with some of the stories, and he said
19 Dr. Reed did, as well, but Dr. Reed didn't tell
20 Dr. Freeman that. Dr. Reed is part of the problem.

21 MR. SCOTT PARSLEY: Here is the point
22 of that, Judge. We don't think that Dr. Reed can
23 provide meaningful help to her. We certainly
24 understand and agree that she needs that help; we
25 just don't think she is getting it, unfortunately.

1 THE COURT: I understand, but is it
2 really my place to order an individual to go to a
3 specific treating professional?

4 MR. SCOTT PARSLEY: The only reason we
5 responded to that is because that is the basis of
6 their request for the continuance, that she be
7 allowed, for the lack of better terminology, to
8 become more stable or maybe a better assistance to
9 Mr. Drake to try this case. My only suggestion is
10 that if that is who she is going to rely on to do
11 that, then that probably won't get us any further
12 than it has thus far. We will leave that to Your
13 Honor's discretion.

14 THE COURT: I understand that I
15 fast-tracked this case myself. I have some concerns,
16 obviously, at this point. And after last week, after
17 reviewing the transcript of the hearing and reviewing
18 these, I have some real issues with Ms. Solomon's
19 credibility.

20 MR. SCOTT PARSLEY: We are not jumping
21 up and down saying don't continue, don't continue.
22 If you are going to do that, Mr. Solomon and the
23 children need some relief from these continued
24 intrusions. That's all we are --

25 MR. DRAKE: I'll concur that a

1 prohibition against reporting to the Department of
2 Children Services should fall upon both sides, at
3 this point in time.

4 THE COURT: Do I have the authority to
5 tell someone not to follow a statute? This is the
6 problem that I have.

7 MR. DRAKE: And I understand that, Your
8 Honor, but at the same time, we -- we had that
9 question in a case or two that I remember a while
10 back. It's been a while. I think what we did was
11 they had to go through their lawyers.

12 THE COURT: That's exactly what I was
13 going to do, both parties. And I really haven't seen
14 this from this side here, but I'll make it mutual.

15 MR. SCOTT PARSLEY: Here is the
16 problem, Judge. I know you're a fair man and Judges
17 quite often say I am going to make this mutual, but,
18 most respectfully, I don't want Mr. Solomon painted
19 with that brush, because he hasn't abused this
20 system, nor misled this Court, but he's under the
21 same restrictions as someone who has done that. It
22 just, respectfully --

23 THE COURT: I understand. I
24 understand, Mr. Parsley, but based on the statements
25 by Ms. Solomon, as well as the referrals that were

1 introduced from the Department of Children Services
2 under order by this Court, I find that Ms. Solomon
3 has not been honest with The Court.

4 Mr. Drake, you can have a seat. I am making
5 findings here. The Court will note that counsel for
6 Ms. Solomon has a continuing objection to the
7 admissibility of these referrals from the Department
8 of Children Services, but The Court has no reason to
9 doubt the authenticity and the accuracy of these.

10 At a hearing last week, on November 15th this
11 year, this Court specifically asked Ms. Solomon if
12 she had made a referral, and I believe I did it on
13 two separate times, and she said no. Based on the
14 documentation from the Department of Children
15 Services, she is, in fact, the one who made those
16 referrals. Also, based on the behavior of Ms.
17 Solomon, the fact that The Court feels like she has
18 misrepresented very important facts to The Court, The
19 Court has no choice but to enjoin and restrain Ms.
20 Solomon from making further referrals to the
21 Department of Children Services regarding these two
22 children, Grace and Grant Solomon, without first
23 discussing that referral with Mr. Drake. Her
24 prohibition on referrals to the Department of
25 Children Services will only apply to these two

1 children.

2 At this point, I will continue the trial date.
3 I do want Ms. Solomon to be in a better place
4 emotionally, psychologically, psychiatrically, so I
5 will grant the motion to continue, which she will be
6 under that order not to contact the Department of
7 Children Services.

8 MR. SCOTT PARSLEY: Can I ask
9 something, Judge? We did file that transcript from
10 the hearing last week.

11 THE COURT: You did.

12 MR. SCOTT PARSLEY: The reference that
13 you made to the question Your Honor posed to
14 Ms. Solomon is found on Page 14, Line 22, at least
15 that's one of the occasions where you pointblank pose
16 that question, just for purposes of the record, Your
17 Honor.

18 THE COURT: Okay. I'm going to make
19 the transcript Exhibit Four, the transcript of the
20 hearing last week.

21 (EXHIBIT NO. 4 WAS ENTERED.)

22 THE COURT: Mr. Drake, will you prepare
23 my order? I would like Mr. Parsley, one of them,
24 just to take a look at it, and I'll give you
25 permission to sign with permission.

1 MR. DRAKE: Your Honor, are we to be
2 allowed any visitation in the forthcoming weeks? My
3 client has Thanksgiving coming up, and we've got
4 Christmas coming up between now and probably -- I
5 don't know when the next motions are in front of The
6 Court, maybe in December, but, respectfully, Your
7 Honor, my client has seen the children on two days
8 since the initiation of this case in June. There
9 were no incidents last -- with these visitations. In
10 fact, they had a private investigator the entire time
11 observing Ms. Solomon's conduct.

12 THE COURT: What were the specific
13 dates of the visitation, do you recall?

14 MR. DRAKE: The 9th and 16th, Your
15 Honor.

16 MR. MICHAEL PARSLEY: No, Your Honor.
17 I filed the order yesterday. It was the first
18 weekend of November. The 2nd and the 9th is when she
19 had time.

20 THE COURT: Yeah. I'm not going to, at
21 this point, with the allegations contained in the
22 referrals regarding the sexual abuse statements that
23 she has said that she -- the children made, I'm not
24 going to award any parenting time, at this point.

25 MR. DRAKE: Is it possible that she

1 could move The Court for supervised visitation with a
2 third-party supervisor?

3 THE COURT: I would allow two hours
4 maybe every Saturday with a supervised -- with a
5 supervisor. In fact, I would order that. Who is the
6 supervisor that you are proposing?

7 MR. DRAKE: I have recently heard about
8 this in a case this week, the Kymari House in Smyrna,
9 Tennessee. They are sort of doing the thing -- this
10 was through a psychological therapist. She had
11 recommended it. I'll have to get the particulars on
12 it. But they --

13 THE COURT: Is it like --

14 MR. DRAKE: It's like therapy.

15 THE COURT: Like the Exchange Club?

16 MR. DRAKE: Similar, and they're kind
17 of replacing the Exchange Club, because the Exchange
18 Club is out of that business now.

19 THE COURT: Any objection to that,
20 Mr. Parsley? I'll give you a chance to check out the
21 agency.

22 MR. SCOTT PARSLEY: That's fine, Judge.

23 MR. DRAKE: That's kind of half-way
24 between both parties' homes.

25 THE COURT: I would suggest the time

1 from 10:00 to 12:00.

2 MR. SCOTT PARSLEY: We would just ask
3 that whatever cost associated with that be her
4 burden. She is working now, Judge.

5 MR. DRAKE: It is my understanding that
6 she is working, but it's also my understanding that
7 they have withheld her paycheck until December.

8 THE COURT: Well, you know, we are
9 almost at December. By the time you get it set up,
10 it probably will be December. So with that said, I
11 will allow -- if the agency is an appropriate agency,
12 much like the Exchange Club was, I will allow that
13 from 10:00 to 12:00 on Saturday.

14 MR. SCOTT PARSLEY: Mr. Drake can give
15 me the information. I'm sure it will be fine, Judge.
16 Thank you, Your Honor.

17 THE COURT: That will be my order.

18 MR. SCOTT PARSLEY: Are we excused?

19 THE COURT: You are excused. Thank
20 you.

21

22 (Whereupon, no further proceedings were had relevant
23 to this cause this day.

24

25

1 CERTIFICATE

2
3 I, Lea Anne Gray, court reporter and
4 notary public in and for the State of Tennessee, do
5 hereby certify that the foregoing transcript was
6 recorded stenographically by me and reduced to
7 typewritten form by me.

8 I FURTHER CERTIFY that the foregoing
9 transcript is a true and correct transcript, to the
10 best of my ability, of the testimony given by the
11 said witness at the time and place specified herein.

12 I FURTHER CERTIFY that I am not a relative
13 or employee or attorney or counsel of any of the
14 parties, nor a relative or employee of such attorney
15 or counsel, or financially interested directly or
16 indirectly in this action.

17 IN WITNESS WHEREOF, I have hereunto set my
18 hand and seal this 3rd day of April, 2014.

19
20 _____
LEA ANNE GRAY, LCR 445

21 Court Reporter and Notary Public

22 for the State of Tennessee

23 My commission expires: 2/1/2016
24
25

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COURTESY OF
JUNA SHARK MEDIA

Copy

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON,)
)
 Plaintiff,)
)
 v.)
)
 ANGELIA SOLOMON,)
)
 Defendant.)

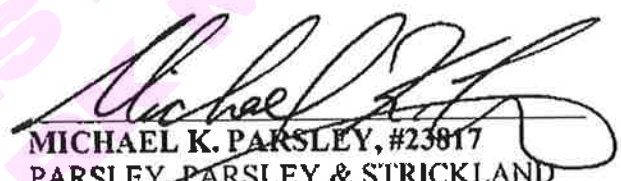
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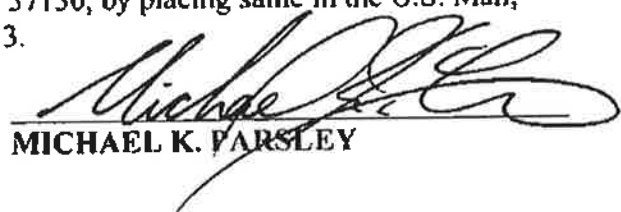
Respectfully submitted,



MICHAEL K. PARSLEY, #23817
PARSLEY, PARSLEY & STRICKLAND
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile

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MICHAEL K. PARSLEY

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DATE OF SERVICE: 11/19/13

Sarah Hazlewood

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