## In The 416<sup>th</sup> Judicial District Court, Collin County, Texas Honorable Chris Oldner, Presiding

Cause No. 416-51685-2010

## In the Interest of BWS

## **MEMORANDUM**

The Court, after considering the evidence and the arguments of counsel, makes the following ruling on the Third Amended Petition to Modify the Parent-Child Relationship, the Second Amended Counter-Petition to Modify the Parent-Child Relationship and Child Support Order and petitioner's First Amended Motion for Contempt;

- 1. There has been a material and substantial change in the circumstances of the parties since the rendition of the Order dated the 16<sup>th</sup> day of June, 2011;
- 2. The following modification is in the best interest of the child;
- 3. The parents shall remain joint managing conservators;
- 4. father to have exclusive right to designate the primary residence for the child and to receive child support;
- 5. Absent agreement otherwise, the child will attend the public school designated by the local ISD for father's residence
- 6. Domicile restriction shall be Collin county or within a 15 mile radius of father's current residence;
- 7. father to have exclusive right, after consultation with mother, to make decision regarding invasive medical and dental procedures;
- 8. Mother shall have expanded standard possession and access; mother also granted possession of BWS the second weekend of October (2015 only) for mother's wedding and father shall have the third weekend of October (2015 only) as a make-up, thereafter, the normal possession period shall continue as ordered;
- 9. Child support shall remain as dictated in the agreed decree;
- 10. Father to maintain health insurance for the child;
- 11. Mother shall reimburse father for the actual cost of health insurance for the

child, uninsured expenses shall be split 50/50;

- 12. Both parents shall be listed with all educational and medical providers as a parent with the right to receive any and all information concerning the child;
- 13. Neither parent allowed to record (audio or visual) the other parent in the presence of the child without the consent of the other parent;
- 14. Communication between the parents shall be exclusively through Our Family Wizard and is limited to two direct communications concerning the child per day, absent an emergency;
- 15. The parents are enjoined from communicating with each other in a threatening or harassing manner;
- 16. The parents are enjoined from discussing the litigation or disparaging the other parent in the presence or within the hearing of BWS;
- 17. Each parent is required to enroll, within 30 days, and successfully complete Dr. Linda Rollins-Threats' Conflict Resolution and Parallel Parenting Program
- 18. Patrick Savage, if he is willing, shall remain as the parenting facilitator and shall have binding decision making authority on issues other than conservatorship, support and possession and access;
- 19. The petition and counter-petition are otherwise **DENIED**.
- 20. The motion for contempt is **DENIED**.

The respondent is instructed to prepare an order and submit it to the Court no later than the 22<sup>nd</sup> day of April, 2015.

Signed this 2<sup>nd</sup> day of April, 2015.

Chris Oldner Judge Presiding