FILED 7-27-10
UMON COUNTY JUVENILE CLERK,
Buliaia Williams
byome

IN THE JUVENILE COURT FOR UNION COUNTY, TENNESSEE

IN THE INTEREST OF:

HANNAH ELIZABETH MORGAN, A Child, D.O.B.: 12-29-2009

KRISTIN N. MORGAN,

DOCKET NO. <u>7540</u> NOTICE OF ENTRY REQUESTED

Petitioner,

٧.

JOSHUA J. MORGAN,

Respondent.



CHARBARA J WILLIAMS, CLERK OF THE COURT FOR UNION COUNTY TENNESSEE DO HEREBY CERTIFY THE FOREGOING TO BE A TRUE AND EXACT COPY AS IT APPEARS ON FILE IN THE LIMPAN CLERKS OFFICE IN MAXNARDVILLE, TENNESSEE THIS 2 DAY OF THE PAY OF TH

ORDER

This cause came on to be heard on the 9th day of July, 2010, before the Honorable Darryl Edmondson, Judge of the Juvenile Court for Union County, Tennessee, on the Emergency Petition filed by Kristin N. Morgan, with simultaneous hearing with the District Court, 345th Judicial District, Travis County, Texas. Upon the case being called, testimony of witnesses, examination of exhibits, argument of counsel, and the record as a whole, the Court finds as follows:

- 1. That an emergency exists requiring Tennessee to issue a Temporary Order for the protection of the child, to remain in place until the matter can be heard by the Travis County, Texas Court, and an Order be set in place. Until otherwise ordered, a no-contact Order is issued between the parents.
- 2. That the child remain in the residential care and custody of the Mother, with the Father being allowed co-parenting time with the parties' minor child.

- 3. That Texas is the home state of the parties' child, Hannah Elizabeth Morgan, and the final decision concerning custody of the parties' minor child will be made in that jurisdiction.
- 4. That the Father shall be entitled to an initial two (2) week co-parenting time, with all co-parenting arrangements to be made solely by the Guardian Ad Litem, Angela M. Blevins, Esquire. Once the co-parenting arrangements have been scheduled by the Guardian Ad Litem, the paternal Grandmother, Chris Morgan, or a designated relative, shall travel to Tennessee and pick up the child for the Father's two (2) week co-parenting time. The Father shall pay sixty percent (60%) percent, and the Mother shall pay forty percent (40%), of the travel expenses.
- 5. That neither party shall use alcohol or illegal drugs, or use prescription medication that is not prescribed for him or her.
- 6. That all dogs owned by the Father, Joshua J. Morgan, shall not be inside the home while the Father is exercising his co-parenting time.
- 7. That at the conclusion of the Father's co-parenting time, the Mother, or her designated agent, shall return to Texas to pick up the child and return to Tennessee, with the costs being assessed at sixty percent (60%) to the Father, and forty percent (40%) to the Mother for travel expenses.
- 8. That after the initial two (2) week co-parenting time with the Father, the Father shall have the third week of every month thereafter for co-parenting time with said child. The third week of each month co-parenting time shall begin September 2010. This co-parenting arrangement will stay in effect until the appropriate Court in Texas has a hearing, and issues an Order declaring a different arrangement.

It is so ORDERED.	
ENTER th	is 27th day of, 2010.
	DARRYL EDMONDSON, JUDGE
APPROVED FOR	ENTRY:
WILLIAM J. FAYL Attorney for Petitic 244 N. Peters Ros Knoxville, Tennes Telephone: 865-69 Facsimile: 865-69	ad, Suite 219 see 37923 394-6155
	CERTIFICATE OF SERVICE
I hereby certify that a true and exact copy of the foregoing Order has been mailed, via U.S. Postal Service, postage prepaid, to the following:	
	James R. LaFevor, Esquire Nickle and LeFevor 800 S. Gay Street, Suite 1900 Knoxville, Tennessee 37929
	Angela M. Blevins, Esquire P.O. Box 70432 Knoxville, Tennessee 37938-3800
This	day of, 2010.
	WILLIAM J. TAYLOR

ENTERED INTO CMB # 17 PG 052