

DOCKET NO: HHD FA 12-4065159S : SUPERIOR COURT
TANYA A. TAUPIER : JUDICIAL DISTRICT
VS. : OF HARTFORD
EDWARD F. TAUPIER : AUGUST 22, 2014

EMERGENCY MOTION EX PARTE FOR
CONTEMPT AND FURTHER RELIEF
(pendente lite)

The Plaintiff Tanya Taupier respectfully moves this Court for an order holding the Defendant Edward F. Taupier in contempt for the following violations of court orders:

1. The Defendant enrolled the children in Cromwell Schools in violation of a court order (Ct. Doc. #127.00) directing that the children attend Ellington schools.
2. The Defendant has refused to “fully cooperate” with a comprehensive evaluation to be completed by Family Relations (Ct. Doc. #139.00) despite the fact that the Defendant himself insisted a new evaluation rather than an update of a previous evaluation.
3. The Defendant, having neglected the children’s dental hygiene during his parenting time now refuses to cooperate with the required dental treatment (5 serious cavities for Sarah and 1 for Gabriel) using a local dentist who takes the Plaintiff’s insurance; rather he insists the children be driven to a prior Trumbull, CT dentist (who is not covered by insurance when the Defendant consistently refuses to pay his

Testimony/argument

share of unreimbursed medicals in violation of Ct. Doc. #118.10) when he has complained about the much shorter travel distance between the parents' two homes (Ellington and Cromwell).

4. The Defendant is allowing his current girlfriend (in the guise of a baby sitter) to share a bed with the children in violation of a court order (Ct. Doc. #123.00) having already failed to notify the Plaintiff of her name and background information in violation of a court order (Ct. Doc. #123.00).
5. The Defendant has failed to provide telephone contact between the children and the Plaintiff when they are in his care in violation of a several court orders.
6. Two days after a long admonishment on the records by Judge Bozutto, the Defendant used the children as props for a photo opportunity regarding a legislator to advance her legislative efforts regarding Guardians ad Litem.

THE PLAINTIFF,

By: _____

Geraldine Ficarra #102516
3 Scholes Lane
Essex, CT 06426
Tel. 860.767.8300

O R D E R

The foregoing motion having been heard, it is hereby ORDERED as follows:

BY THE COURT,

Judge/Asst. Clerk

CERTIFICATION

I hereby certify that the foregoing Motion emailed this date to all counsel of record and pro se parties, to wit:

tedtaupier@att.net

GERALDINE FICARRA

