	g Time:	0/30/21 9am
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E-FILED THURSTON COUNTY, WA SUPERIOR COURT 08/10/2021 8:08:35 AM Linda Myhre Enlow Thurston County Clerk

IN THE SUPERIOR COURT FOR THE STATE OF WASHINGTON **COUNTY OF Thurston**

The Guardianship of Hazel Belle Ursa Smith

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Case No.: 21-3-00443-34

Minor/Child. Cover Sheet:

Colorado Case No. 2015-JV-171

Please find the attached: Order for Permanent Allocation of Parental Responsibility (Permanent Custody) for Colorado Case No. 2015-JV-171 and Case Management Conference Court Report for Colorado Case No. 2015-JV-171

Dated this 29th day of June, 2021

BRECKAN LAW PLLC

By: Breckan Scott-Gabriel, WSBA 41585

Attorney for Petitioner

Cover Sheet: Colorado Case No. 2015-JV-171

BRECKAN LAW PLIC PO BOX 1123 * YELM, WA * 98597 TEL. (360) 960-8951 * BRECKAN@BRECKANLAW.COM PHYSICAL: 10501 CREEK ST SE, SUITE 6, YELM, WA 98597

DISTRICT COURT, BOULDER COUNTY, COLORADO 1777 SIXTH STREÉT, BOULDER, CO 80302 ☐ COURT USE ONLY ☐ The People of the State of Colorado, In the Interest of: HAZEL SMITH, Child, Case No: 2015-JV-171 And Concerning, Division: 13 SELENA SMITH and ROBERT AYER, Respondents. ORDER FOR PERMANENT ALLOCATION OF PARENTAL RESPONSIBILITY (PERMANENT CUSTODY) THIS MATTER having come before the Court on the Petitioner's Motion for Permanent Allocation of Parental Responsibility. THE COURT having considered said Motions, the file and the entire premises herein, FINDS it is in the best interests of Hazel Smith that Selena Smith be allocated sole parental responsibility and designated as the primary caretaker of Hazel Smith. IT IS THEREFORE ORDERED, Selena Smith shall be, and hereby is, allocated sole parental responsibility and designated as the primary caretaker of Hazel Smith. Selena Smith shall be deemed to be the residential custodian for any State or Federal purpose requiring such a designation. Further, it is ordered that Robert Ayer shall be permitted to have supervised visitations with Hazel Smith at a professional agency that provides such services. Child support and related financial matters are not addressed herein and this Order does not prohibit consideration of retroactive application of child support or related matters at any subsequent hearing. Lastly, pursuant to C.R.S. § 19-1-104, this Order shall be certified and filed in the District Court of Boulder County, Colorado as a permanent order of allocation of parental responsibilities and parenting time. The domestic relations case number is _____-DR-, Division . Upon certification of the Order to Domestic Relations Court, the Court's jurisdiction over this matter is terminated. Respondents have the right to request review of this order by a district court judge. A request for review must be filed within five days after Respondents receive notice of this ruling. Dated this 4 day of Oct ____, 2016, effective Oct - 4 The Case Management Ginference (Court Report is incorporated into this Order and is attached. (dated 10.4.16) All parties are in agreement. BY THE COURT: District Magistrate



Twentieth Judicial District of Colorado

1776 6th Street P.O. Box 4249 Boulder, CO 80306-4249 (303) 441-4765

> Carolyn S. McLean Magistrate

CASE MANAGEMENT CONFERENCE COURT REPORT

Case No./ Name:

2015 JV 171-- In the Interest of Hazel Smith

Date CMC Held:

October 4, 2016 from 8:30 to 9:25 a.m.

Report Submitted by:

Carolyn McLean, Magistrate

Parties Attending:

Selena Smith, Respondent Mother Debra Thomas, Counsel for Ms. Smith

Robert Ayer, Respondent Father (in custody)

Leigh Truhe, Counsel for Mr. Ayer

Danielle Bernard, BCDHHS Caseworker Katherine MacKenzie, Asst. County Attorney

Rick Slosman, Guardian ad litem

Parties Not Attending:

None

Non-Parties Attending:

None

Next Scheduled Hearing:

None set at this time.

Issues and Resolutions:

1. ISSUE: Allocation of parental responsibility RESOLUTION:

Parties agree primary custody of Hazel will remain with Ms. Smith. Mr. Ayer will have supervised visitation at a facility he will pay for.

Parties agree that Ms. Smith will have sole decision making authority. Mr. Ayer has the right to be consulted about medical decisions. Parties will utilize the Talking Parent website (www.Talkingparents.com), as long as allowed by the criminal court. If Mr. Ayer does not respond to the post on Talking Parent within 48 hours, Ms. Smith can proceed with her decision. If Mr. Ayer disagrees with the decision, he understands the final decision lies with Ms. Smith.

Any relocation of the child out of state must comply with statutory requirements.

2. ISSUE: Supervised parenting facility RESOLUTION: The contact information for Children First of the Rockies is:

Telephone:
Safe Services 303-776-5348 extension 1
Parent Education 303-776-5348 extension 2
General Information/Executive Director 303-776-5348 extension 3
Fax: 303-485-2055

Mailing Address: P.O. Box 2174 Longmont, CO 80502-2174

Email: Info@ccfor.org

There are other facilities that parties can utilize. This facility is the only one in Boulder County.