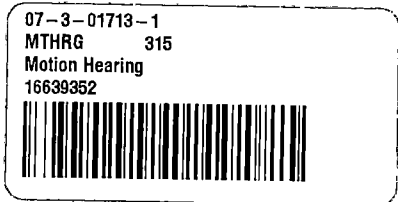


**SUPERIOR COURT OF WASHINGTON
COUNTY OF KITSAP**



WOOD, HEATHER
Plaintiff/Petitioner

VS.

FEULNER, LENARD
Respondent/Defendant

Hon./Comm. **MICHELLE ADAMS**

Court Rptr **FTR 270**

Court Clerk **BIANCA SOTELO**

Date **05-03-24**

No. **07-3-01713-1**

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Pet/Pla appeared Yes By Zoom/through/with Counsel Pro se By Zoom
Resp/Def appeared yes By Zoom/through/with Counsel Pro se By Zoom
Guardian Ad Litem appeared K-Stevens, N-Tarbell By Zoom
State / Other appeared Amica Curia - Zoom By Zoom

THE MATTER BEFORE THE COURT Show Cause re: _____
 Motion _____
 Entry of Order Settlement Support Modification Status/Review JABS Review

Court inquires if all parties have seen the proposed order to seal photographs. Parties: Yes. No objection. Court signs order. Court signs order clarifying GAL issues. Order on reunification: Ms. Stevens has submitted a proposed order. Parties have begun counseling. Ms. Tarbell: In agreement with proposed order of Ms. Stevens.

Court inquires of the proposed orders submitted by Ms. Woods. Ms. Tarbell: Still reviewing.

Ms. Wood: Wants her proposed order entered. **Court: Proposed order does not accurately reflect what the court previously ordered.**

Mr. Feulner: Has not received any materials; was just made aware of Ms. Wood's proposed order right before court. Has some concerns. Ok with provision re: counseling. As for the rest, goes beyond the scope of what was discussed in the last hearing.

Ms. Tarbell: Ms. Woods proposed order has some good points in it; there are some concerns about paying for counseling. **Court: Wants to add language in proposed order - the father is not to interfere with the reunification of Ms. Wood and their child.** Mr. Fuelner: Does not object.

Ms. Tarbell: In support of that language. Wants to include child has a right to both parents.

Ms. Stevens: Objects to that specific language. **Court inquiries of Ms. Stevens if there is an objection to include "parties acknowledge it is in the best interest of their child to have a relationship with both parents."** Ms. Stevens: No objection. **Court notes in the proposed order submitted by Ms. Wood, it calls for four reunification sessions. Court inquires as to why four sessions specifically.**

Ms. Wood: Spoke to the counselor; not sure if four sessions will be enough. **Court: Will include - "Child and Ms. Wood to participate in number of sessions suggested by counselor"**. Parties: No objection. Ms. Stevens: Trial is in 4 weeks, wants to address continuity of reunification.

Ms. Wood: Wants to start the reunification process now without trial, if possible.

Court: Ms. Wood is to participate in reunification counseling pending trial. Court is open to conversation continuing trial for reconciliation therapy – inquires of Ms. Tarbell her opinion.

Ms. Tarbell: Wants to wait to see how it goes. Hopeful progress can be made. Trial needs to take place before school. July or August may work for a 1-week trial if the court believes that will be a more productive outcome. **Court: Due to the number of witnesses, trial date will remain. If reconciliation therapy is effective, then we can talk about continuing trial.** Ms. Wood: Concerned of setting out trial date.

Ms. Tarbell: Can speak with parties after court re: Talking Parent and other communication apps.

Court – trial date to remain. Status hearing will be set. Reconciliation ordered. Cost of therapy - \$175/session. Ms. Wood paid for the first one.

Court inquiries of Mr. Feulner and his ability to pay 50/50 for counseling. Would be \$87.50.

Mr. Feulner: Has been attempting to gain employment, doing odd jobs currently to make money.

Court: The court will divide the cost of counseling 50/50. Proposes counseling every other week to mitigate costs. The first session has been paid for by Ms. Wood. Remaining sessions are to be divided evenly.

Ms. Wood: Raises concerns of communication re: therapist. **Court: Will add “communication with other therapist is enabled if authorized by therapist” in order.**

Ms. Stevens: No position. Has objections re: ER904 –wants to set time to address objections –will not be available for the next 9 days. Needs additional time to respond. Will be back 05-21-24 – requesting the court allow until the end of May to respond & submit written objections.

Ms. Wood: Objects. Ms. Tarbell: As to Ms. Stevens, no position. Wants clarity – asks if the court wants her response re: ER904 objections.

Court: Will allow. Ms. Tarbell addresses the court. **Court: Will allow additional time for Ms. Stevens to respond. Response is due 05-31-24 by 4pm.**

Ms. Stevens: Has one more issue to raise. Needs clarification if her client is a party or non-party to this case. Inquiries about cross examination, etc. **Court: If she is not considered a party, that limits Ms. Stevens’ ability to raise her client’s position during trial. Not appropriate to have child named as party to the case. The court will designate Ms. Stevens as a quasi-party with rights to participate in the trial process.**

Mr. Feulner: No objection. Ms. Wood objects. **Court: Relays to Ms. Wood she may have a conversation with parties regarding that issue. Court signs order on motion for shortened time, order on reunification, and order clarifying GAL issues.**