

DATE & TIME: 03/10/09
JUDGE : Hon. Eugene L. Balonon
REPORTER : NONE

BAILIFF :
COUNSEL:
IN PRO PER

(HAAS)
STANHOPE, MICHELLE ANNE

AND or VS CASE NO. 04FL07807
STANHOPE, RODNEY EUGENE

IN PRO PER

Pet CSC MOD: C/C

LAW AND MOTION PROCEEDINGS

This matter came on for hearing at the request of: EXISTING ORDER _____

[X] Pet. [] Resp. [] Other filed on 01/28/09 (CSC)
[] Stipulations were entered per local form FL63 filed and approved. JUDGMENT ENTERED _____

THESE ORDERS ARE EFFECTIVE FORTHWITH AND ARE NOT CONDITIONAL ON ENTRY OF A FORMAL ORDER. ALL OTHER ORDERS REMAIN IN EFFECT. ALL PARTIES TO INFORM COURT OF CHANGES IN ADDRESS.

STIP/ORDER made as follows:

[] [] The Court finds full compliance with Family Code 3048 and therefore has jurisdiction to make custody orders. The Court finds that the country of habitual residence of the child(ren) to be the USA or [] other: _____

[] [] Custody of _____ minor child(ren).
Legal custody [] joint; Sole to [] Pet. [] Resp.
Physical Custody [] joint; Sole to [] Pet. [] Resp.

[] [] Parenting time to: [] Pet. [] Resp. [] Reasonable
[] Other _____

[] [] Family Court Services for [] Mediation [] Evaluation
[] Regular [] Immediate T/S _____ %

[] Other _____

[] [] Support based on the following monthly net incomes: P: \$ _____ R: \$ _____

[] Child support payable by wage assignment, direct pay until W.A. takes effect, monthly by [] Pet. [] Resp. [] Printout Attached, \$ _____ starting _____

[] As SUPPLEMENTAL CHILD SUPPORT [] Pet. [] Resp. shall pay \$ _____ monthly for work related childcare [] directly to the provider [] WA [] 1/2 start _____

[] Payable through DCSS per Family Code Section 4200

Wage assignment, direct pay until W.A. takes effect.

[] Spousal support payable by wage assignment, direct pay until W.A. takes effect mont by [] Pet. [] Resp. [] Printout Attached \$ _____, starting _____

[] arrearage in the sum of \$ _____ for the period _____ through _____ payable at the rate of \$ _____ per month starting _____

[] [] HEALTH INSURANCE for minor child(ren) shall be maintained pursuant to F.C. 3751 by [] Pet. [] Resp. [] Dental [] Other parent [] Split/Uncovered.

[] [] Property control: [] Residence [] Other _____

[] [] Standard restraining orders [3yrs] [] conduct; [] property; [] child removal [] derogatory remarks [] excluded from residence [] stay away, include _____ Exceptions: [] visitation

Party Restrained [] Pet. [] Resp. [] Other _____

[] [] ATTORNEY FEES AND COSTS payable by _____ to _____ in the amount of \$ _____ of \$ _____ [] Forthwith [] On account \$ _____ per month

3/25/09 starting 3/24/09 all due if _____ delinquent.
[] [] Continue to _____ at _____ a.m. for the following issues: *Remain drug free results*

[] [] Issues taken under submission
[] [] Counsel for [] Pet. [] Resp. shall prepare formal order and submit to opposing counsel for approval as to form within 10 days and opposing counsel shall review and approve w 10 days, plus 5 if by mail; shall prepare a judgment and submit to opposing counsel for approval as to form within 30 days and opposing counsel shall review and approve w 20 days, plus 5 days if by mail. Sanctions may be imposed for failure to comply.

[] [] Drop: Request of [] Pet. [] Resp. [] Court

[] [] Other

Respondent acknowledges receipt of the motion, it was just received by him this past Friday, he is ready to proceed. Father agreed to drug test - hair follicle. Mother agrees to pay for

BOOK: 123

PAGE: 157

DATE: 03/10/09

CASE NO.: 04FL07807

CASE TITLE: IN RE THE MARRIAGE OF STANHOPE

DISTRIB:

FL2a.103100

BY: A. Bell

Father to have daily telephone contact w children at 7pm.

DATE & TIME: 03/25/09 09:00 am.
JUDGE : Hon. Eugene L. Balonon
REPORTER : NONE

CLERK : A. Bell
BAILIFF : Schurman
COUNSEL:
IN PRO PER

STANHOPE, MICHELLE ANNE

AND or VS CASE NO. 04FL07807
STANHOPE, RODNEY EUGENE

IN PRO PER

Pet USC MOD. VC

LAW AND MOTION PROCEEDINGS

This matter came on for hearing at the request of: EXISTING ORDER _____
[X] Pet. [] Resp. [] Other filed on 01/28/09 (CS)
[] Stipulations were entered per local form FL63 filed and approved. JUDGMENT ENTERED _____

THESE ORDERS ARE EFFECTIVE FORTHWITH AND ARE NOT CONDITIONAL ON ENTRY OF A FORMAL ORDER. ALL OTHER ORDERS REMAIN IN EFFECT. ALL PARTIES TO INFORM COURT OF CHANGES IN ADDRESS.

STIP/ORDER made as follows:

[] [] The Court finds full compliance with Family Code 3048 and therefore has jurisdiction to make custody orders. The Court finds that the country of habitual residence of the child(ren) to be the USA or [] other: _____

[] [] Custody of _____ minor child(ren).
Legal custody [] joint; Sole to [] Pet. [] Resp.
Physical Custody [] joint; Sole to [] Pet. [] Resp.
[] [] Parenting time to: [] Pet. [] Resp. [] Reasonable
[] Other _____

[] [X] Family Court Services for [X] Mediation [] Evaluation
[X] Regular [] Immediate T/S _____ \$
[] Other _____

[] [] Support based on the following monthly net incomes: P: \$ _____ R: \$ _____
[] Child support payable by wage assignment, direct pay until W.A. takes effect, monthly by [] Pet. [] Resp. [] Printout Attached, \$ _____ starting _____
[] As SUPPLEMENTAL CHILD SUPPORT [] Pet. [] Resp. shall pay \$ _____ monthly for work related childcare [] directly to the provider [] WA [] 1/2 start _____

[] Payable through DCSS per Family Code Section 4200
Wage assignment, direct pay until W.A. takes effect.

[] Spousal support payable by wage assignment, direct pay until W.A. takes effect month. by [] Pet. [] Resp. [] Printout Attached \$ _____ starting _____

[] arrears in the sum of \$ _____ for the period _____ through _____ payable at the rate of \$ _____ per month starting _____

[] [] HEALTH INSURANCE for minor child(ren) shall be maintained pursuant to F.C. 3751 by [] Pet. [] Resp. [] Dental [] Other parent [] Split/Uncovered.

[] [] Property control: [] Residence [] Other _____
[] [] Standard restraining orders [3yrs] [] conduct; [] property; [] child removal
[] derogatory remarks [] excluded from residence [] stay away, include _____ Exceptions: [] visitation
Party Restrained [] Pet. [] Resp. [] Other _____

[] [] ATTORNEY FEES AND COSTS payable by _____ to _____ in the amount of \$ _____ [] Forthwith [] On account \$ _____ per month starting _____ all due if _____ delinquent.

[] [X] Continue to 5/18/09 at 1:30 pm. for the following issues: FCS Return

[] [] Issues taken under submission

[] [] Counsel for [] Pet. [] Resp. shall prepare formal order and submit to opposing counsel for approval as to form within 10 days and opposing counsel shall review and approve within 10 days, plus 5 if by mail; shall prepare a judgment and submit to opposing counsel for approval as to form within 30 days and opposing counsel shall review and approve within 20 days, plus 5 days if by mail. Sanctions may be imposed for failure to comply.

[] [] Drop: Request of [] Pet. [] Resp. [] Court

[] [X] Other

Father agreed to take urine test immediately after Court. Father has taken hair follicle test which per the parties is negative. Mother shall pay for urine test.

BOOK: 123

PAGE: 397

DATE: 03/25/09

CASE NO.: 04FL07807

CASE TITLE: IN RE THE MARRIAGE OF STANHOPE
DISTRICT:

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SACRAMENTO

BY: A. Bell

CASE NO. 09LF03803 IN AND FOR THE COUNTY OF SACRAMENTO
DEPARTMENT NAME
JUDGE HOWARD F. BETHUNE
FILE & LINE 023807

DATE & TIME: MAR 25 2009
JUDGE : Eugene L. Balonon
REPORTER :

DEPT. NO.:
CLERK :
BAILIFF :

Stanhope 09LF03807

NATURE OF PROCEEDINGS:

*Parties ordered to attend FLS mediation
and all dry test results shall
be provided to the mediator.*

BOOK:
PAGE:
DATE:
CASE NO.:
CASE TITLE:

SACRAMENTO SUPERIOR COURT

BY: _____
Deputy Clerk

Case Name: Stanhope

Case No.: 04FL07807

COURT ORDER FOR
DRUG AND/OR
ALCOHOL TESTING
[Family Code 3041.5]

☐ The Court finds, by a preponderance of the evidence, that there is a habitual, frequent or continual illegal use of controlled substances or habitual or continual abuse of alcohol by the party or person identified below. Pursuant to Family Code Section 3041.5, the court orders substance and/or alcohol testing.

☒ The parties stipulate to undergo substance and/or alcohol testing.

RODNEY STANHOPE, shall undergo testing for the illegal use of controlled substances, and/or the use of alcohol. The testing shall be performed in conformance with procedures and standards established by the United States Department of Health and Human Services for drug testing of federal employees and the method used for the testing shall be that which is least intrusive.

As used in this Order, "controlled substances" has the same meaning as defined in the California Uniform Controlled Substances Act, Div. 10 (commencing with Section 11000 of the Health and Safety Code).

Testing shall be conducted by:

☒ Comprehensive Medical Center,
3600 Power Inn Road, #G
Sacramento, CA 95826, (916) 454-1423

☐ Drug Detection Laboratories,
9700 Business Park Drive, #407
Sacramento, CA 95826, (916) 366-3113

☐ Other: _____

The parties shall contact the testing facility immediately, provide all information requested by the facility, and comply with the testing instruction given by the testing facility.

The parties shall advise the testing facility of the substance or substances to be tested for. The parties shall further advise the facility if there is a change in the substance or substances tested for.

It is the responsibility of the parties to verify the cost of the testing with the testing facility.

The testing frequency shall be:

☐ By Request with a maximum of ____ tests per month.

☐ By Random call with an average of ____ tests per month.

☒ One Test: The testing party or person shall submit to one test and is hereby ordered to report to the testing facility designated above ☒ immediately ☐ within 1 hours for testing.

** If testing is by Random call, a test may be called more times in one month than in another month though the overall average number of tests per month will be as specified above.

.13.09

The parties declare that (i) this order is being agreed to without coercion or duress.

Superior Court of California
County of Sacramento
William R. Ridgeway Family Relations Courthouse
3341 Power Inn Road

MAR 25 2009

BY A. BEN
DEPUTY CLERK

Case Name: Stanhope

Case No.: 04FL07807

COURT ORDER FOR
DRUG AND/OR
ALCOHOL TESTING
[Family Code 3041.5]

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The parties shall advise the testing facility of the substance or substances to be tested for. The parties shall further advise the facility if there is a change in the substance or substances tested for.

It is the responsibility of the parties to verify the cost of the testing with the testing facility.

The testing frequency shall be:

☐ By Request with a maximum of ____ tests per month.

☐ By Random call with an average of ____ tests per month.

☒ One Test: The testing party or person shall submit to one test and is hereby ordered to report to the testing facility designated above ☒ immediately ☐ within 72 hours for testing.

** If testing is by Random call, a test may be called more times in one month than in another month though the overall average number of tests per month will be as specified above.

process and/or the test results, the party or person may be found to have tested positive.

This Order for Drug and/or Alcohol Testing is effective immediately and shall expire at midnight on _____ unless otherwise extended or terminated by court order. If the order herein is for the testing party or person to submit to One Test, this Order shall terminate upon completion of that test.

☒ The testing party or person is Ordered To Return to court 5/18/09 at 1:30 pm., in Department 123, for a Compliance Review Hearing and to review the test results.

The parent or person ordered to undergo testing herein shall have the right to a hearing, if requested, to challenge a positive test result.

The results of this testing shall be confidential, shall be maintained as a sealed record in the court file, and may not be released to any person except the court, the parties, their attorneys, minor's counsel, the court's Office of Family Court Services, the Judicial Council (until completion of its authorized study of the testing process) and any person to whom the court expressly grants access by written order made with prior notice to all parties.

Any person who has access to the test results may not disseminate copies or disclose information about the test results to any person other than a person who is authorized to receive the test results pursuant to Family Code 3041.5. Any breach of the confidentiality of the test results shall be punishable by civil sanctions not to exceed two thousand five hundred dollars (\$2,500). The results of the testing may not be used for any purpose, including any criminal, civil, or administrative proceeding, except to assist the court in determining, for purposes of the proceeding, the best interest of the child pursuant to Family Code Section 3011.

MICHELLE STANHOPE shall pay the cost for each test, subject to allocation of the costs if allocation is ordered below.

Allocation of Cost:

☒ If a test result is positive, the testing party or person shall pay the cost for that test. If the other party or person advanced the cost for the test, the testing party or person shall reimburse the other party or person the cost for the test immediately.

☐ If a test result is negative, the non-testing party or person shall pay the cost for the test. If the testing party or person advanced the cost for the test, the non-testing party or person shall reimburse the testing party or person the cost for the test immediately.

IT IS SO ORDERED.

Dated: 3/25/09

Eugene L. Balonon
JUDGE OF THE SUPERIOR COURT

Eugene L. Balonon

13-09

Superior Court of California
County of Sacramento
William R. Ridgeway Family Relations Courthouse
3341 Power Inn Road

MAR 10 2009

BY A. Bell
DEPUTY CLERK

Case Name: Stanhope

Case No.: 04FL 07807

COURT ORDER FOR
DRUG AND/OR
ALCOHOL TESTING
[Family Code 3041.5]

☐ The Court finds, by a preponderance of the evidence, that there is a habitual, frequent or continual illegal use of controlled substances or habitual or continual abuse of alcohol by the party or person identified below. Pursuant to Family Code Section 3041.5, the court orders substance and/or alcohol testing.

☒ The parties stipulate to undergo substance and/or alcohol testing.

RODNEY STANHOPE, shall undergo testing for the illegal use of controlled substances, and/or the use of alcohol. The testing shall be performed in conformance with procedures and standards established by the United States Department of Health and Human Services for drug testing of federal employees and the method used for the testing shall be that which is least intrusive.

As used in this Order, "controlled substances" has the same meaning as defined in the California Uniform Controlled Substances Act, Div. 10 (commencing with Section 11000 of the Health and Safety Code).

Testing shall be conducted by:

☒ Comprehensive Medical Center,
3600 Power Inn Road, #G
Sacramento, CA 95826, (916) 454-1423

☐ Drug Detection Laboratories,
9700 Business Park Drive, #407
Sacramento, CA 95826, (916) 366-3113

☐ Other: _____

The parties shall contact the testing facility immediately, provide all information requested by the facility, and comply with the testing instruction given by the testing facility.

The parties shall advise the testing facility of the substance or substances to be tested for. The parties shall further advise the facility if there is a change in the substance or substances tested for.

It is the responsibility of the parties to verify the cost of the testing with the testing facility.

The testing frequency shall be:

☐ By Request with a maximum of _____ tests per month.

☐ By Random call with an average of _____ tests per month.

☐ One Test: The testing party or person shall submit to one test and is hereby ordered to report to the testing facility designated above ☐ immediately ☐ within _____ hours for testing.

** If testing is by Random call, a test may be called more times in one month than in another month though the overall average number of tests per month will be as specified above.

The testing shall be completed within 72 hours of notification to test. If the testing party or person fails to test within the time specified, the party or person may be found to have tested positive.
If the chain of custody, as recorded by the testing facility, indicates that the testing party or person deliberately attempted to adulterate or dilute a specimen, or otherwise attempted to manipulate the testing process and/or the test results, the party or person may be found to have tested positive.

This Order for Drug and/or Alcohol Testing is effective immediately and shall expire at midnight on 7-8-09 unless otherwise extended or terminated by court order. If the order herein is for the testing party or person to submit to One Test, this Order shall terminate upon completion of that test.

☒ The testing party or person is Ordered To Return to court 3-25-09 at 9a m., in Department 123, for a Compliance Review Hearing and to review the test results.

The parent or person ordered to undergo testing herein shall have the right to a hearing, if requested, to challenge a positive test result.

The results of this testing shall be confidential, shall be maintained as a sealed record in the court file, and may not be released to any person except the court, the parties, their attorneys, minor's counsel, the court's Office of Family Court Services, the Judicial Council (until completion of its authorized study of the testing process) and any person to whom the court expressly grants access by written order made with prior notice to all parties.

Any person who has access to the test results may not disseminate copies or disclose information about the test results to any person other than a person who is authorized to receive the test results pursuant to Family Code 3041.5. Any breach of the confidentiality of the test results shall be punishable by civil sanctions not to exceed two thousand five hundred dollars (\$2,500). The results of the testing may not be used for any purpose, including any criminal, civil, or administrative proceeding, except to assist the court in determining, for purposes of the proceeding, the best interest of the child pursuant to Family Code Section 3011.

Michelle Haas, shall pay the cost for each test subject to allocation of the costs if allocation is ordered below.

Allocation of Cost:

- ☐ If a test result is positive, the testing party or person shall pay the cost for that test. If the other party or person advanced the cost for the test, the testing party or person shall reimburse the other party or person the cost for the test immediately.
- ☐ If a test result is negative, the non-testing party or person shall pay the cost for the test. If the testing party or person advanced the cost for the test, the non-testing party or person shall reimburse the testing party or person the cost for the test immediately.

IT IS SO ORDERED.

Dated: MAR 10 2009

JUDGE OF THE SUPERIOR COURT

Eugene L. Balonon