

From: Kimberly Spodek
Sent: Sunday, March 16, 2014 9:44 AM
To: Casey Greenfield
Subject: For call

List of Dawn Post actions:

1. Misstated testimony of Diana Decilio and Eric Kolbell
2. Expressed extreme bias early in the case when she told Doggart's own attorney "I wouldn't mediate with that man either."
3. Ignored requests to return or make available passport for at least two weeks, and when finally responded was combative and unproductive refusing to specify address, name, specific time for pickup.
4. Made exparte communications with the court in order to make allegations of exparte correspondence with the court. Sent abusive emails attacking counsel's integrity and refusing to accept counsel's truthful explanation. After counsel's immediate response and production of the one email client had sent to the court (without informing counsel) regarding his own personal matter (re: ORT), Post disingenuously raised the issue in court and refused to acknowledge to the court that the email had been turned over and we had made a thorough response to her accusations. Went so far as to threaten an ethics violation. Then, ignored counsel's follow-up email asking whether she wanted us to send the email to court. Literally ignored, did not respond after making that scene in court.
5. Struck down all 6 of petitioner's counsel offers for a forensic evaluator, authoritatively and incorrectly declaring that a psychiatrist was inappropriate (a declaration not in line with our prior experience nor directed by the court). Relentlessly insisted on her two FEs.
6. Ignored counsel's emails seeking advice and assistance < Skype (something else as well); left a message for her regarding offers of proof < she never called me back
7. Sends threatening emails to counsel, again attacking counsel's integrity and knowledge.
3.14.14 emails re: home visit
8. Only offered a home visit for petitioner after counsel observed her discussing respondent's home visit.
9. Refused to offer a home visit for over two months although, upon information and belief, she made her self available to respondent immediately and though she claims that that visit has not happened, seems to have it planned way ahead of petitioner's visit
10. Refused to acknowledge counsel's several requests to grant extra parenting time to accommodate a home visit.
11. Stated prejudice against client because he is from England

12. Obvious relationship and collusion with respondent's attorney
13. Doesn't request that respondent split the cost of therapist 50/50 after seeing her financials show her in a similar economic position as petitioner
14. Is it even true that every collateral has to testify at trial?
15. Surreptitiously acquired missing transcript and contacted the court without informing Sebastian's attorney that the transcript existed
16. Refused to share the transcript citing law that does not exist; refused to share cost; several times stated to the court that we refused to share our transcript when we informed her several times that we had in fact shared it immediately and split costs
17. Accused us of ex parte communication when she herself had ex parte communication in order to get the information she was accusing us of
18. Had the ex parte email from Sebastian in her possession because we sent it right away and yet, in court, stated she did not have it and accused us of doing what she knew we did not
19. Refused to have her office correct their claims to the therapist that Sebastian did not have joint legal custody
20. Refused to represent Alma's interests in Skyping violations
21. Question as to motive when she asserted that she could not issue the forensic order without the court allocation even if SD offered to pay the entire retainer to get things started subject to reallocation

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