

ARNOT HEFFERNAN BLENNER-HASSETT

BARRISTERS, SOLICITORS & MEDIATORS

1250 1st Avenue East
Prince Albert, Saskatchewan
S6V 2A8

Phone: 1-(306)-953-4777
Facsimile: 1-(306)-953-4774
E-mail:

Ms. Randi J. Arnot, B.A., LL.B., Mediator & Collaborative Lawyer
Mr. Daniel B. Heffernan, B.A. (Hon.), LL. B.
Mr. Dale N. Blenner-Hassett, B.Comm (Gr. Dist.), Dip.Mkt., C.M.A., LL.B. (Dist.)
Mr. Philip (P.J.) Fourie, B.L.C., LL.B., M.Env.Mgmt. (Dist.)

Our File No. 44214
Your File No.

September 6, 2006

Roe & Company
Barristers and Solicitors
313 - 220 3rd Avenue South
Saskatoon, Sask. S7K 1M1

**** By Fax (306) 934 - 6827 ****
2 pages only
"Without Prejudice"

Attention: Mark Vanstone

Dear Mark:

Re: [REDACTED] and [REDACTED] et al. F.L.D. No. 117 of 2006

Thank you for your correspondence and documents dated September 1, 2006.

Please be advised that I am not available (and out of the province) on Friday, September 15, 2006, being previously committed to other important matters. I kindly ask that you adjourn any hearing of these matters to another date (Fridays are bad for me, Wednesdays are better).

I have reviewed the relief requested in your Amended Notice of Motion and am able to advise that our clients are able to consent to items 1 (Petitioner declared natural father), 4 (interim order preventing individual Respondents from removing child from Saskatchewan ...), 6 (current care givers added as third party Respondents), 7 (Petitioner serve Notice of Third Party Claim on proposed third parties), 8 (leave to amend Petition and / or other pleadings), and 9 (order for abridgement of time).

v.

"Without Prejudice"

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We do not actively oppose item 5, such relief arguably belonging to a natural father in law already (without our consent).

We are not able to consent to item 2 (Petitioner interim sole custody), item 10 (costs), or item 11 (further and other relief). If you must continue to pursue these items, we must ask that you adjourn any hearing of these items until after we have received all documents and we are able to appear to argue matters, and the above consent relief has been effected.

We trust that this is acceptable to you and your client, and acceptable progress for this stage of the litigation.

I kindly ask that you:

1. prepare and then provide to us the necessary documentation to give effect to our clients' consent to the items listed above; AND
2. advise the Court - and communicate to us - that you are adjourning the other matters, items 2, 10, 11 *sine die*, or to another date that we all are able to agree to and that provides enough time for all that must be done before the next date.

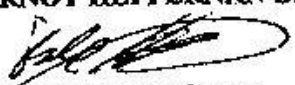
I need to know that no hearing will proceed on Friday, September 15, 2006 in my absence, and without my participation.

I am able to advise that our clients are open to, at least initially, supervised access on such dates, at such place, and as may be arranged between your client and ours. I am seeking more specifics from our clients, and ask that you confer with your client and suggest details on how we may effect such access.

I trust that this is satisfactory - and look forward to hearing from you (and especially concerning September 15, 2006) within the day or two.

Yours truly,

ARNOT HEFFERNAN BLENNER-HASSETT


Dale N. Blenner-Hassett
B.Comm., Dip. Min., C.M.A., LL.B.

DNB-H/

c.c. clients