

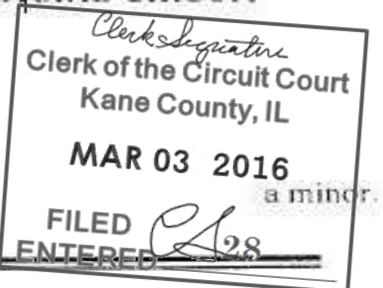
FICTIONAL NAMES

STATE OF ILLINOIS
IN THE CIRCUIT COURT OF THE SIXTEENTH JUDICIAL CIRCUIT
KANE COUNTY

Case No. 16 JA-200/201/202

In The Interest Of

Harris / Price minors



a minor.

Date of hearing: 3/3/16

Judge: Romero Clerk: Nancy Court Reporter: Lynn

Parties present for hearing:

Assistant State's Attorney: Molina
Minor: Ben Harris Attorney for minor:
Mother: Kathy Price Attorney for mother: Parker
Father: Harris / Price Attorney for father:
CASA: Chris J Attorney for CASA: Kemmerling
DCFS/Agency: Bob Johnson, DCFS Attorney for DCFS:
Relative, Guardian, Custodian: Anita Dashee, Carol Hill

ADJUDICATORY ORDER

[705 ILCS 405/2-21]

THIS MATTER comes before the Court for hearing on the date noted above with the parties indicated being present. The parties have been advised of the nature of the proceedings as well as their rights and the dispositional alternatives available to the Court. The case is called for hearing on the Petition for Adjudication of Wardship. The Court makes the following FINDINGS:

- a. The Court has jurisdiction of the subject matter
- b. The Court has jurisdiction of the parties in that the Court file shows that:
- i. The minor has
- been served with summons
 - not been served with summons but is present
 - not been served with summons but has entered an appearance and is under the age of 8 years
 - not been served with summons, in not present, and is over the age of 8 years.
- ii. The mother of the minor has
- been served with summons
 - not been served with summons but is present
 - been notified by publication
 - not been served with summons but service is not required because:
- iii. The father of the minor has
- been served with summons
 - not been served with summons but is present
 - been notified by publication
 - not been served with summons but service is not required because:

iv. The responsible relative/guardian/custodian of the minor has

- been served with summons
- not been served with summons but is present
- been notified by publication
- not been served with summons but service is not required because:

v. A diligent search has been conducted but _____ cannot be found.

c. Those respondents who have been served with summons or by publication and have not entered an appearance are in default.

d. The guardian *ad litem* has had personal contact with the minor and with the foster parents or care-givers of the minor or such contact has been excused [705 ILCS 405/2-17(8)].

e. The minor is not abused, neglected or dependent based on the following facts:

f. Findings of abuse, neglect or dependency are reserved pursuant to 705 ILCS 405/2-20.

g. The minor is abused or neglected as defined by 705 ILCS 405/2-3 in that the minor:

- suffers from a lack of support, education, remedial care as defined by 705 ILCS 405/2-3(i)(a)
- is in an environment that is injurious to the welfare of the minor as defined by 705 ILCS 405/2-3(b)(1)
- as a newborn was exposed to illicit drugs as defined by 705 ILCS 405/2-3 (1)(c)
- is under 14 years of age and unsupervised for an unreasonable period of time as defined by 705 ILCS 405/2-3 (1)(d)
- is physically abused as defined by 705 ILCS 405/2-3 (2)(i)
- is in substantial risk of physical abuse as defined by 705 ILCS 405/2-3 (2)(ii)
- is sexually abused as defined by 705 ILCS 405/2-3 (2)(iii)
- has been tortured as defined by 705 ILCS 405/2-3 (2)(iv)
- has been the subject of excessive corporal punishment as defined by 705 ILCS 405/2-3 (2)(v)

This finding is based on the following facts: mother failed to seek treatment for Ben's asthma. Mother left all 3 minors unattended for 72 hours. Fathers fail to protect.

h. The abuse or neglect

was not inflicted by a parent guardian or legal custodian

was inflicted by:

- a parent or parents, specifically mother
- a guardian specifically _____
- a legal custodian specifically _____
- _____ who is _____

- i. The minor is a minor requiring authoritative intervention per 705 ILCS 405/3-3, in that the minor:
- is absent from home without the consent of parent, guardian, or custodian
 - is beyond the control of his or her parent guardian or custodian, in circumstances which constitute a substantial or immediate danger to the minor's physical safety
 - after being taken into limited custody for the period provided for in this Section and offered interim crisis intervention services, where available, refuses to return home after the minor and his or her parent, guardian or custodian cannot agree to an arrangement for an alternative voluntary residential placement or to the continuation of such placement.

This finding is based on the following facts: _____

- j. Reasonable efforts to reunify the minor with the parents are no longer required pursuant to 705 ILCS 405/2-13. 1. It is contrary to the health, welfare and safety of the minor to remain in the home and the efforts which have been offered or engaged in are reasonable in implementing the permanency plan. The following facts form the basis for this finding: _____

THEREFORE, it is the **ORDER** of this Court that:

1. The Petition is
 DISMISSED.
2. The allegations of the petition with respect to the minor have been proved by
 a preponderance of the evidence
 clear and convincing evidence
3. The dispositional hearing will be held:
 instanter
 on the 4/4/16 at 9:00 am
 _____ is to send notice.
4. The 30 day requirement of 705 ILCS 405/2-21 (2) is waived by the parties and the waiver is consistent with the health, safety and best interests of the minor.
5. An investigation shall be made and a report prepared by
 the Illinois Department of Children and Family Services

(other agency)
 detailing the physical and mental history of the minor, the family situation and such other relevant information deemed appropriate.
6. The parents and the minor are directed to immediately contact the office of the agency preparing the investigation to make an appointment concerning the report. They are to provide the information requested and execute releases allowing the agency to collect information for the report.
7. The report is to be submitted to the Court and the parties not less than seventy-two (72) hours prior to the dispositional hearing.

8. Terms and conditions concerning the temporary custody of the minor remain as previously set forth in the Temporary Custody Order. (If custody is removed at the adjudicatory hearing, a written temporary custody order must be used.)

Given 9. The parents are admonished that they must cooperate with the Illinois Department of Children and Family Services. The parents must comply with the terms of the service plan and correct the conditions that require the minor to be in care or they risk termination of their parental rights.

Dated 3/3/16



Judge

Additional Orders: