

IN THE DISTRICT COURT OF BLAINE COUNTY, NEBRASKA

KENTON T. SCHIPPOREIT,

Petitioner,

vs.

**JULIE A. SCHIPPOREIT, now known as
JULIE A. NABER,**

Respondent.

Case No. 1398

**ORDER ON
TEMPORARY CUSTODY**

DATE OF HEARING: August 22, 2003.
DATE OF RENDITION: August 24, 2003.
DATE OF ENTRY: See court clerk's file-stamp date per § 25-1301(3).
TYPE OF HEARING: Open court.
APPEARANCES:
For petitioner: John O. Sennett with petitioner.
For respondent: Todd Flynn with respondent.
SUBJECT OF ORDER: Petitioner's motion for temporary custody.
PROCEEDINGS: See journal entry rendered following hearing.
FINDINGS: The findings were stated on the record.
ORDER: IT IS THEREFORE ORDERED that:

1. Temporary custody of the minor child, [deleted], is granted to the petitioner, subject to reasonable rights of visitation and correspondence in the respondent. The provisions of Appendix "A" attached hereto are incorporated by reference. Such temporary custody is further subject to the additional special conditions set forth below.

2. The petitioner and the minor child shall consent to any reasonable search or seizure of the child by duly-empowered law enforcement authorities at any time to assure that the child is not involved with illegal controlled substances, whether requested by the respondent or initiated by any law enforcement authority. This order does not require any law enforcement authority to undertake any such search or seizure, but merely requires

petitioner's consent and the child's consent to any such search or seizure that any properly constituted law enforcement authority may undertake.

3. The petitioner shall immediately consult with the Cherry County Sheriff's office to make the petitioner aware of any involvement by the child with persons known to law enforcement and having the reputation of involvement with illegal drugs. The petitioner shall take all reasonable actions to assure that the child does not associate with any such persons.

4. The petitioner shall cooperate with any home inspection initiated by any law enforcement officer or Health and Human Services child protection officer.

5. The petitioner shall make the child available for examination, at the respondent's expense, by any psychiatrist or psychologist employed by the respondent at any reasonable time and place determined by the mental health professional. The results of any such examination shall be disclosed to counsel for both parties.

6. The petitioner shall make reasonable efforts to consult with the respondent, through counsel if necessary, to be sure that the petitioner is aware of all concerns of the respondent concerning the welfare of the child.

7. This order does not affect the custody of [deleted].

8. The issue of any temporary change to child support is not now properly before the court.

Signed in chambers at **Ainsworth**, Nebraska, on **August 24, 2003**;

DEEMED ENTERED upon file stamp date by court clerk.

If checked, the court clerk shall:

Mail a copy of this order to all counsel of record and any pro se parties.
Done on _____, 20____ by _____.

Note the decision on the trial docket as: [date of filing] **Signed "Order on Temporary Custody" entered.**
Done on _____, 20____ by _____.

Mailed to:

BY THE COURT:

William B. Cassel
District Judge