


Greitens v Greitens

On Court's own motion – hearing set May 26, 2022 continued based upon the following

1. Parties announce that the cause will take at a minimum 6 hours of hearing. Court anticipates that a contested hearing will exceed this time announcement based upon court's experience with contested matters. Court recognizes that all parties have the right to introduce evidence and engage in cross examination for consideration by the court in making appropriate orders.
2. Further, the pursuant to the parties parenting plan and the judgment entered in this case, mediation is a requirement. The parties have started the process of mediation with a mediator in the state of Texas Kathleen Coble and a mediator in the state of Missouri Allan Freed and have made progress to the extent that another mediation session has been scheduled. Parties are ordered to continue in mediation are previously agreed.
3. Court further finds that it is in the best interest of the minor child for a Guardian ad litem to be appointed. Said appointment is not based upon allegations but based on an independent counsel to consider contested issues consistent with the Missouri GUARDIAN AD LITEM standards. Court orders parties to submit names of his or her GUARDIAN AD LITEM recommendation in the state of Missouri and the State of Texas. Cause set for trial or disposition 7/15/22 9am First setting. Court allocated one full day for trial or hearing.
4. Status conference set 6/24/22 9am. 

↓
children