

STATE OF LOUISIANA
COURT OF APPEAL, FIRST CIRCUIT

STATE OF LOUISIANA IN THE
INTEREST OF M.M, K.C., B.C.,
E.C.

NO. 2014 CW 1271

SEP 02 2014

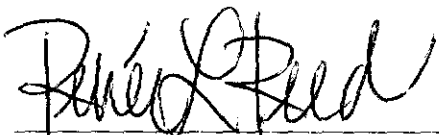
In Re: Eric McNeil and Laurie McNeil, applying for
supervisory writs, Juvenile Court, 21st Judicial
District Court, Parish of Livingston, No. 13184.

BEFORE: KUHN, PETTIGREW, AND WELCH, JJ.

REQUEST FOR STAY DENIED; WRIT DENIED. Pursuant to La. Ch. Code art. 652(b), relators were provided with all the discovery that the State planned to use in the adjudication, and relators' counsel was allowed to inspect the Department of Children and Family Services (DCFS) record prior to the adjudication. Relators' counsel was allowed full opportunity to review the record and did not inform DCFS or its attorney that she needed more time to review the record. Likewise, relators' counsel was given the opportunity to view the Child Advocacy Center (CAC) video interviews of the children. Relators' counsel at no time requested a pretrial hearing in order to discuss discovery in this matter, nor did she file a motion for a continuance of the adjudication hearing in order to have time in which to pursue a motion to compel discovery.

JEW
JEK
JTP

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DEPUTY CLERK OF COURT
FOR THE COURT