

This civil rights case filed pursuant to 28 U.S.C. § 1983, recently reassigned to the 16 undersigned, involves claims that defendants the Del Norte County and its employees violated 17 18 plaintiffs' constitutional rights. Underlying these constitutional claims is a long, heated dispute 19 between plaintiff Jennifer Brown and her ex-husband Daniel Crockett. Jennifer Brown and her 20 father, Barry Brown, have accused Jennifer's ex-husband, Daniel Crockett, of molesting his twin daughters. The Browns made these incendiary accusations in divorce and dependency 21 22 proceedings in Del Norte County. At the conclusion of those proceedings, the Del Norte County 23 courts awarded Crockett physical custody of the children and found that the complaints of molestation were unfounded. The Browns have filed this lawsuit on behalf of themselves and the 24 25 minor children against the County of Del Norte and its employees, averring various constitutional violations committed at Crockett's behest.¹ 26

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¹ Crockett successfully moved to dismiss the claims against him and is no longer a defendant.

Initially, Barry Brown was appointed to represent the minor plaintiffs' interests as guardian ad litem, but defendants successfully challenged Barry Brown's fitness to serve as the children's representative because he was not a neutral party. After granting defendants' motion to remove plaintiff Barry Brown as the minor plaintiffs' guardian ad litem, the court ordered the parties each to submit three names of potential guardians ad litem and made quite clear that members of the Brown or Crockett families were not acceptable options.

Defendants submitted one name: Amanda Uhreen, who is a courtroom clerk for the Del Norte County Superior Court and Crockett's live-in girlfriend. Plaintiffs object to Uhreen's appointment because she was involved in the state-court disputes and is not a neutral party in this matter. They propose appointing John Burke, a criminal investigator with the Humbolt County District Attorney, or Paul and Ronell Nicholson, Jennifer Brown's sister and brother-in-law. Defendants have also objected to these proposed guardians ad litem on the basis that the Nicholsons are members of the Brown family, and therefore not neutral parties. Burke, defendants contend, is also an interested party because he submitted reports against Crockett in the proceedings in state court. Defendants further point out that the minor plaintiffs likely no longer have any remaining claims and should be dismissed from the suit.

The parties have offered no good options. There are reasons to question the neutrality of 17 18 each proposed guardian ad litem, but the court is reluctant to entertain a motion to dismiss the 19 minor plaintiffs without first appointing a guardian ad litem. Left with these limited, imperfect options, the best course is to select John Burke, who appears to be the most neutral proposed 2021 guardian ad litem. The Nicholsons are members of the Brown family, and Uhreen is in many 22 practical respects part of the Crockett family. Thus, these three proposed guardians ad litem are 23 insufficiently neutral parties to represent the children in this matter. Accordingly, Burke is 24 appointed to serve as the minor plaintiffs' guardian ad litem. If defendants intend to file a motion 25 to dismiss the minor plaintiffs' claims, they should do so promptly.

United States District Court Northern District of California 1

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IT IS SO ORDERED.

Dated: December 16, 2015

RICHARD SEEBORG United States District Judge