Avila v. Morales Doc. 45

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Chief Judge Marcia S. Krieger

Civil Action No. 13-cv-00793-MSK-MEH

ROSAURA ESPINOZA AVILA,

Petitioner,

v.

DAGOBERTO MARRUFO MORALES and concerning the minor Children A.G.E.M. and A.E.M.,

Respondent.

FINAL JUDGMENT

In accordance with orders filed during the pendency of this case, and pursuant to Fed. R. Civ. P 58(a), the following Final Judgment is hereby entered.

Pursuant to the Opinion and Order filed on October 1, 2013, adopting the Recommendation issued by the Magistrate Judge (**Doc. #41**) and Granting Ms. Avila's Petition (**Doc. #1**), it is

ORDERED that the Recommendation of Magistrate Judge Hegarty (**Doc. #41**) is **ADOPTED in its entirety**. The Petitioner's Petition (**Doc. #1**) is **GRANTED**. Mr. Morales shall effect the return of the children to Mexico at his expense under 42 U.S.C. §11607(b)(3), to be completed within 21 days of the date the Court's Order (**Doc. #44**).

Any motion for an award of collateral costs and fees shall be filed with 14 days of the date of the Court's Order (**Doc.** #44) and the case is closed.

Dated this 4thth day October, 2013.

ENTERED FOR THE COURT: JEFFREY P. COLWELL, CLERK

By: s/Edward P. Butler
Edward P. Butler

Deputy Clerk