BOISE, TUESDAY, JANUARY 21, 2025, AT 9:00 A.M.

IN THE COURT OF APPEALS OF THE STATE OF IDAHO

Docket No. 52302

OWEN BARTOSH,)
Petitioner-Appellant,)
v.)
ANGELIA FAITH CAMPBELL,)
Respondent-Respondent on Appeal.)))
STATE OF IDAHO, Department of Health and Welfare, Child Support Services (IDHW),))))
Petitioner,)
v.)
DAMON HALL and ANGELIA FAITH CAMPBELL,)))
Respondents.)

Appeal from the Magistrate Division of the District Court of the First Judicial District, State of Idaho, Kootenai County. Hon. James D. Stow, Magistrate Judge.

Amendola Doty & Brumley, PLLC; Julie L. Doty, Coeur d'Alene, for appellant.

Rakes Mediation & Family Law, PLLC; Matthew A. Rakes, Coeur d'Alene, for respondent.

Owen Bartosh filed a petition to establish paternity, custody, and child support with respect to his biological child with Angelia Faith Campbell. Campbell answered, asserting the issue of paternity had been established as a result of a voluntary acknowledgment of paternity (VAP)

signed by her partner at the time the child was born and a related medical support judgment obtained by the Idaho Department of Welfare against that same individual. Bartosh filed a petition to rescind the VAP in which he alleged fraud and mistake of fact. Campbell responded with a motion for summary judgment on paternity. The magistrate court denied Bartosh's motion to rescind the VAP. Bartosh filed a motion to reconsider and a motion seeking relief from the medical support judgment. Ultimately, the magistrate court awarded Campbell summary judgment and denied Bartosh's motion to reconsider. The magistrate court also found the motion for relief from the medical support judgment untimely and denied Bartosh's petition for paternity, custody, and child support. Bartosh appeals.