Doc Num 2019006265

\$0.00

07/02/2019

12:40:23 PM

Filed & Recorded in the Official Records of SHARON BLOUNT BAKER, CIRCUIT CLERK

IN THE CIRCUIT COURT OF CRAWFORD COUNTY, ARKANSAS TWENTY-FIRST JUDICIAL DISTRICT

DOMESTIC RELATIONS DIVISION

ADMINISTRATIVE ORDER NO. 1

All parties to Domestic Relations actions in Crawford County are subject of this Order from the time the action is filed, process served thereon, and until modified by subsequent Order. This Order remains in effect even after a final Order or Decree has been entered unless modified thereafter by Order or Decree.

- 1. Each party is ordered not to bother, harm, or threaten with harm, any other party or family member.
- 2. Each party is ordered not to remove, nor to threaten to remove the parties' minor child or children from the State of Arkansas, or to hide their location from the other party.
- 3. Each party is ordered not to sell, encumber, mortgage, or dispose of any property belonging to the parties, nor to obligate the other party on any debt except for absolute necessities.
- 4. Each party is ordered not to obligate the other party on any debt except for absolute necessities.
- 5. The Plaintiff's Attorney shall furnish the Plaintiff with a copy of this Order at the time the complaint is filed.
- 6. The Clerk shall attach a copy of this Order to the Summons and the Sheriff, or his Deputy, a Process Server, or Plaintiff's Attorney shall serve the Summons with a copy of this Order attached to it on the Defendant and note the same on the return or affidavit of service.
- 7. If the Defendant enters his appearance without being served, the Defendant shall be furnished a copy of this Order by Plaintiff's Attorney and the Entry of Appearance shall reflect that the Defendant received the same.

IT IS SO ORDERED this _____ day of July, 2019.

CLERK'S CERTIFICATE

I, Sharon L. Blount-Baker, Clerk of the Circuit Court, do hereby certify that the foregoing is a full, true and correct copy of the original Order, recorded as Instrument Number 2019 000 265

Crawford County, Arkansas.

IN TESTIMONY WHEREOF, witness my hand and seal of this office this 15+ day of July, 2019.

WE ORD COL

THE CIRCU,

Honorable Gary R. Cottrell

Circuit Judge, Division I

Honorable Mike Medlock

Circuit Judge, Division II

Honorable Marc McCune

Doc Num 2019006266

\$0.00

07/02/2019 12:40:24 PM

Filed & Recorded in the Official Records of SHARON BLOUNT BAKER, CIRCUIT CLERK

By:

IN THE CIRCUIT COURT OF CRAWFORD COUNTY, ARKANSAS TWENTY-FIRST JUDICIAL DISTRICT DOMESTIC RELATIONS DIVISION

ADMINISTRATIVE ORDER NO. 2

Now it having been carefully considered, it is hereby found that the costs of postage, materials, processing, record keeping and the administrations of continuing support payments in Domestic Relations cases has increased to the point of being a burdensome expense upon the Circuit Clerk's Office and the Taxpayers in general. Further, that Arkansas Legislature has recognized this expense should be equalized or alleviated insofar as possible by the parties to a given case; and has provided by Arkansas Code Annotated Title 9-12-312(e) (1) through (6) and (f) and (g), that an annual fee should be paid for this reason to the Circuit Clerk of not more than \$36.00 per year by the party obligated to pay such support.

That henceforth to facilitate the administration of support payments and alleviate the problems aforementioned and commencing on the 1st day of January, 1997, in each case calling for payment through the Registry of continuing support, the Circuit Clerk shall collect at the time of entry of an Order or Decree therefore, separately and initially, the sum of Thirty-Six Dollars (\$36.00) payable into the Registry of the Court to defray the aforementioned support processing or administrative costs; and to maintain a record thereof.

That said payment of administrative costs should be made a provision of the initial Order or Decree calling for continuing support; but, notwithstanding the absence of such provision, the respective Clerk shall collect said fees, and the responsible parties shall pay said fees in accordance herewith.

That this Order and requirement shall continue in full force and effect so long as the support obligation continues; or, unless otherwise ordered by the Court in any given case.

That the Clerk of the Court shall cause this Standing Order to be filed and placed of record upon receipt; and disseminate true copies thereof to any interested party.

IT IS THEREFORE CONSIDERED, ORDERED, ADJUDGED AND DECREED all as hereinafter found, and se forth; on this day of July, 2019.

CLERK'S CERTIFICATE

I, Sharon L. Blount-Baker, Clerk of the Circuit Court, do hereby certify that the foregoing is a full, true and correct copy of the original Order, recorded as Instrument Number 201900 (22)

Crawford County, Arkansas.

IN TESTIMONY WHEREOF, witness my hand and seal of this office this _____ day of July, 2019.

SEAL CIRCAL MEORD

Honorable Gary R. Cottrell

Honorable Mike Medlock

Circuit Judge, Division II

Circuit Judge, Division I

Honorable Marc McCune

Doc Num 2019006267 \$0.00 07/02/2019 12:40:25 PM

Filed & Recorded in the Official Records of SHARON BLOOMT BAKER, CIRCUIT CLERK

IN THE CIRCUIT COURT OF CRAWFORD COUNTY, ARKANSAS TWENTY-FIRST JUDICIAL DISTRICT

ADMINISTRATIVE ORDER NO. 3

Now upon reviewing the pleadings of the Circuit Court of the Twenty-First Judicial District, it has come to the attention of the Judges herein that the representation of the public has diminished through the use of handwritten or form pleadings, other than those statutorily or otherwise approved by the Court, in that they do not adequately follow the Arkansas Rules of Civil Procedure as adopted by the Supreme Court of Arkansas and the General Assembly of the State of Arkansas.

Further and specifically, they fail to distinguish specific and distinct characteristics pertaining to each individual case, in violation of the Arkansas Rules of Civil Procedure.

THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that in furtherance of protecting the consuming public of legal services in this jurisdiction, all pleadings must be prepared individually and provide as follows:

- 1. A caption setting forth the name of the Court;
- 2. The name of the parties;
- The title of the action: 3.
- The file number; 4.
- A designation of pleading; 5.
- All averments of claims or defense shall be made in numbered paragraphs, the contents of each of 6. which shall be limited as far as practicable to the statement of a single set of circumstances. Each claim founded upon a separate transaction or occurrence and each defense other than denials shall be state in a separate court of defense;
- 7. Statements in a pleading may be adopted by reference in a different part of the same pleading or in another pleading or in any motion. A copy of any written instrument which is an exhibit to a pleading is a part thereof for all purposes;
- 8. A copy of any written instrument or document upon which a claim or defense is based shall be attached as an exhibit to the pleading in which such claim or defense is averred unless good cause is shown for its absence in such pleading; all as required by ARCP Rule 10.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this Order shall not be deviated from without prior approval of the Court.

IT IS SO ORDERED this _____ day of July, 2019.

CLERK'S CERTIFICATE

I, Sharon L. Blount-Baker, Clerk of the Circuit Court, do hereby certify that the foregoing is a full, true and correct copy of the original Order, recorded as Instrument Number 2019006267

Crawford County, Arkansas.

IN TESTIMONY WHEREOF, witness my hand and seal of this office this

day of July

ORD CON

Honorable Gary R. Cottrell

Circuit Judge, Division 1

Honorable Mike Medlock

Circuit Judge, Division II

Honorable Marc McCune

Doc Num 2019006271 \$0.00 07/02/2019 12:40:29 PM Filed & Recorded in the Official Records of SHARON BLOUNT BAKER, CIRCUIT CLERK

IN THE CIRCUIT COURT OF CRAWFORD COUNTY, ARKANSAS TWENTY-FIRST JUDICIAL DISTRICT

ADMINISTRATIVE ORDER NO. 4 (GARNISHMENT PROCEDURE GUIDELINES)

Now the Circuit Clerk and Ex-Officio Recorder of Crawford County is hereby Ordered and Directed that in each Circuit Case in which a Writ of Garnishment is issued, to attach to said Writ a true photocopy of the Notice to Employer Garnishee which is attached as Exhibit "A" to this Administrative Order, and explain what percentage of aggregate disposable earnings may be garnished, and the restriction thereon; as well as the necessity and time for a response to said Writ; inform the Employer/Garnishee thereof.

That in addition to the above said Circuit Clerk shall attach to said Notice to Defendant or Debtor, which is Exhibit "B" to this Administrative Order, and explains that said Defendant/Debtor may keep certain wages, money, or other property from being garnished pursuant to state and/or federal laws; that said Debtor may have a right to claim exemptions from garnishment, and list examples thereof; and further, that said Defendant/Debtor is entitled, upon request, to prompt hearing to claim such exemptions or relief.

That said Exhibits "A" and "B" referred to hereinabove are incorporated into and made a part of this Garnishment Administrative Order as if fully set out therein; and an original copy of each exhibit along with the original of the Garnishment Administrative Order shall be placed of record by the Circuit Clerk of Court by filing same in their appropriate Record Books.

That further all Writs of Garnishment hereafter issued by the Circuit Clerk of Court shall as of this date hereof be accompanied by a true photocopy of this Court's Garnishment Exhibits "A" and "B" attached hereto.

That additionally, the Circuit Clerk shall include as part of the Writ of Garnishment aforementioned a Certification Statement with reference to Notice and Service thereof upon the Defendant/Debtor. That the Creditor or its attorney shall be responsible for execution and completion of said Certification Statement after service upon the Debtor, by listing the name and address of the Defendant/Debtor, stating the dates; the method of service be it by certified mail return receipt requested or Sheriff's Process; and to arrange signing or having its attorney sign said Certifications prior to returning it promptly to the office of the issuing Circuit Clerk.

That it is the Judgment Creditor's responsibility to see that a copy of the Writ of Garnishment with Exhibits "A" and "B" attached, all as issued by the Circuit Clerk, are served promptly and separately upon the Employer or Garnishee, and the Defendant/Debtor, pursuant to the Arkansas Rules of Civil Procedure 4 and 5. That in so doing such service may be effected by certified mail to the Debtor's home address with return receipt requested, and if deliverable, then by the same method to the Debtor's place of employment. That alternatively, the Creditor may have said Writ of Garnishment and the aforesaid attachments served by Sheriff's Process and Return as in the case of Service of the Writ with attachment upon the Garnishee. That however, in either instance, the Creditor will complete and return promptly after served to the issuing Circuit Clerk, the Certificate of Service Statement.

That the aforementioned requirements are provisional guidelines to be effective from the date of this Order and utilized in Circuit Court Garnishment cases in the Twenty-First Circuit, State of Arkansas, until further Orders of these Circuit Courts' or until Arkansas General Garnishment Statutes.

IT IS SO ORDERED AND DECREED, all as hereinabove found and set forth this day of July, 2019.

I, Sharon L. Blount-Baker, Clerk of the Circuit Court, do hereby certify that the foregoing is a full, true and correct copy of the original true as Instrument Number 2019000271

Crawford County, Arkansas.

IN TESTIMONY WHEREOF, witness my hand

THE CANALISM

Honorable Gary R. Cottrell

Circuit Judge, Division I

Honorable Mike Medlock

Circuit Judge, Division II

Honorable Marc McCune

GARNISHMENT EXHIBIT "A

NOTICE TO EMPLOYER/GARNISHEE

This Notice to the Employer/Garnishee is required by <u>Arkansas Code Annotated Title 16-110-402 and 16-110-416.</u>

The garnishment restrictions of Title III of Consumer Credit Protection Act (15 U.S.C. 1673) provides that no Court of the United States or of any State may make, execute or enforce any order of process which provides for the garnishment of the aggregate disposable earnings of any individual for any workweek in any amount which is in excess of the less of the following restrictions:

1. Twenty-five percent (25%) of the individual's disposable earnings for the workweek;

or

2. The amount by which the disposable earnings for the week exceed 30 times the minimum wage under Section 6 (a) (1) of the Fair Labor Standards Act of 1933, 29 U.S.C. 206. You should make inquiry as to the present Federal minimum wage.

"Disposable earnings" is compensation paid or payable for personal services less any amount required to be withheld by law.

The law also prohibits an employer from discharging any employee because their earnings have been subject to garnishment for any one indebtedness. The term "one indebtedness: refers to a single debt, regardless of the number of levies made or creditors seeking satisfaction. Whoever willingly violates the discharge provisions of this law may be prosecuted criminally and fined up to \$1,000.00 or imprisoned for not more than one year or both.

The <u>employer</u> must file a written answer under oath with the Circuit Clerk's Office at any time before the expiration of twenty (20) days from the date it is served with a Writ of Garnishment, and state what wages or other property owing to the debtor, if any, it has in its possession <u>at the time of filing the answer</u>. It is not necessary to wait the entire twenty (20) days before filing the answer.

A Writ of Garnishment issued on any indebtedness shall be in effect as a lien on salaries, wages or other compensation, due at the time of service of the Writ. The lien so effected shall continue as to subsequent earnings until the total amount due upon the judgment and cost is paid or satisfied. Such a lien on subsequent earnings shall terminate sooner if the employment relationship is terminated or if the underlying judgment is vacated or modified. See Arkansas Code Annotated title 16-110-415.

*THESE RESTRICTIONS DO NOT APPLY IN THE CASE OF (1) Court orders for the support of any person; (2) Court orders under Chapter XIII of the Bankruptcy Act: and (3) any debt for a State or Federal Tax.

GARNISHMENT EXHIBIT "B"

NOTICE TO DEFENDANT/DEBTOR OF YOUR RIGHT TO KEEP WAGES, MONEY AND OTHER PROPERTY FROM BEING GARNISHED

This Notice to the Defendant/Debtor with reference to garnishment is required by <u>Arkansas Code</u> <u>Annotated Title 16-110-402</u>.

The Writ of Garnishment or Writ of Execution delivered to you with this Notice means that wages, money, or other property belonging to you has been garnished in order to pay a Court Judgment against you. HOWEVER, YOU MAY BE ABLE TO KEEP YOUR MONEY OR PROPERTY FORM BEING TAKEN, SO READ THIS NOTICE CAREFULLY:

State and Federal Laws say that certain money and property may not be taken to pay certain types of court judgments. Such money or property is said to be "exempt" from garnishment.

For example, under the Arkansas Constitution and State Law, you may be able to claim <u>as exempt</u> all, or part of your wages, or other personal property. See <u>Arkansas Constitution Article 9</u>, and <u>Arkansas Code Annotated Title 16-66-208</u>, and following, as amended.

As another example, under Federal Law the following are also exempt from garnishment:

Social Security, SSI, Veteran's benefits, Temporary Assistance for Needy Families, Unemployment compensations, and Worker's Compensation.

You have a right to ask for a court hearing to claim these or other exemptions. If you need legal assistance to help you try to save your wages or property from being garnished, you should see a lawyer. If you can't afford a private lawyer, contact your local bar association or ask the Clerk's Office about any Legal Services program in your area.

Doc Num 2019006268 \$0.00

07/02/2019 12:40:26 PM

Filed & Recorded in the Official Records of SHARON BLOWNT BAKER, CIRCUIT CLERK

IN THE CIRCUIT COURT OF CRAWFORD COUNTY, ARKANSAS TWENTY-FIRST JUDICIAL DISTRICT DOMESTIC RELATIONS DIVISION

STANDARD ORDER REGARDING CHILDREN'S MEDICAL AND DENTAL EXPENSES

This Order will become effective in specific cases only when attached to and incorporated by reference in a separate order or decree.

- Unless otherwise ordered* each parent shall be responsible for one-half of the child's or children's 1. medical, dental, orthodontic, counseling, prescription drug and eyeglass expenses not covered by either party's insurance, including annual and percentage insurance deductibles.
- Both parents shall obtain whatever medical and dental insurance is available at his or her place of employment, at reasonable cost.
- If either parent fails to obtain the insurance referred to above and the same is available at his or her place of employment at reasonable cost, the Court may find that parent responsible for all of the expenses which insurance would have covered, in addition to finding him or her in contempt. Likewise, any parent who fails to cooperate with the other parent in furnishing insurance forms, I.D. cards, medical provider's billing statements, etc. necessary to obtain insurance benefits may be found liable for any expense which would have been covered but was not due to the omission, as well as being found in contempt.
- The non-custodial parent's insurance shall be considered primary and the custodial parent's insurance shall be considered secondary.

IT IS SO ORDERED this day of July, 2019.

CLERK'S CERTIFICATE

I, Sharon L. Blount-Baker, Clerk of the Circuit Court, do hereby certify that the foregoing is a full, true and correct copy of the original Order, recorded as Instrument Number 2019004248

Crawford County, Arkansas.

IN TESTIMONY WHEREOF, witness my hand and seal of this office this day of July, 2019.

Honorable Mike Medlock

Honorable Gary R. Cottrell

Circuit Judge, Division II

Circuit Judge, Division I

Honorable Marc McCune

Circuit Judge, Division III

WFORD CON This Court will consider "otherwise ordering" when it is convinced some or all of the terms of this order would be inequitable in a specific case due to such factors, for example, as where one of the parents can easily afford to be responsible for all of the above-described expenses, whereas part of all of such expenses would be extremely burdensome on the other parent. The Court will also consider an exception where the custodial parent can obtain insurance at a substantially less cost than the non-custodial parent can obtain insurance. No exception, however, will be in effect unless ordered by the Court.

Doc Num 2019006269

\$0.00

07/02/2019

12:40:27 PM

Filed & Recorded in the Official Records of SHARON BLOUNT BAKER, CIRCUIT CLERK

By:

IN THE CIRCUIT COURT OF CRAWFORD COUNTY, ARKANSAS TWENTY-FIRST JUDICIAL DISTRICT DOMESTIC RELATIONS DIVISION

STANDARD ORDER REGARDING VISITATION AND RELATED MATTERS

Unless otherwise ordered by this Court, this Order should be attached to and incorporated by reference in the Court's Order or Decree.

The visitation specified in this Order does not apply to children under the age of one (1) year. Visitation will be specifically set forth on a case-by-case basis for such children.

Specific Visitation: The non-custodial parent shall have the following specific visitation as follows:

Weekly: Ages 1 and 2 years: the first weekend of each month from 5:00 p.m. Saturday until 5:00 p.m. Sunday and all other Saturdays from 9:00 a.m. to 5:00 p.m., unless otherwise specified by the Court. Ages 3 and above: each Wednesday from 5:00 p.m. to 9:00 p.m. and every other weekend from 5:00 p.m. Friday until 5:00 p.m. Sunday. Visitation will begin the second weekend after the latest court.

Spring Break: Every even numbered year from 5:00 p.m. the day school adjourns until 5:00 p.m. the day before school resumes, whether or not the child attends school.

<u>Easter:</u> Every odd numbered year, unless it falls on a regular visitation weekend, from 9:00 a.m. until 5:00 p.m. Easter Sunday. If on an even numbered year Easter Sunday falls on a regular visitation weekend of the non-custodial parent, the weekend visitation shall end at 9:00 a.m. Easter Sunday morning.

Memorial Day Weekend: Every even numbered year from 5:00 p.m. Friday until 8:00 p.m. Monday.

Mother's Day: To be spent with the mother each year from 9:00 a.m. until 6:00 p.m. whether or not the mother would normally have the child or children on that day.

<u>Father's Day:</u> To be spent with the father each year from 9:00 a.m. until 6:00 p.m. whether or not the father would normally have the child or children on that day.

July 4th: Every odd numbered year from 9:00 a.m. until 10:30 p.m. If this holiday occurs during the non-custodial parent's summer visitation, the custodial parent shall have visitation on even numbered years from 9:00 a.m. until 10:30 p.m.

Labor Day Weekend: Every even numbered year from 5:00 p.m. Friday until 8:00 p.m. Monday.

Thanksgiving Vacation: Every odd numbered year from 5:00 p.m. Wednesday to 5:00 p.m. Thanksgiving Day. If Thanksgiving is succeeded by a regular visitation weekend, the Thanksgiving vacation shall be from 5:00 p.m. Wednesday to 5:00 p.m. Sunday.

Christmas Vacation: Every even numbered year from 5:00 p.m. the day school adjourns until 3:00 p.m. Christmas Day. Every odd numbered year from 3:00 p.m. Christmas Day until 5:00 p.m. the day before school resumes. This Christmas schedule shall also apply to pre-school children over the age of two (2). If a regular weekend visitation of the non-custodial parent falls during the Christmas Vacation period when the child is with the custodial parent, the weekend visitation of the non-custodial parent will not take place. For ages one (1) and two (2), the non-custodial parent shall have visitation on Christmas Day from 2:00 p.m. until 8:00 p.m.

Child's Birthday: Every year from 6:00 p.m. to 9:00 p.m.

<u>Parent's Birthday:</u> The child shall have visitation with the parent celebrating the birthday from 5:00 p.m. until 9:00 p.m. In the event the birthday of the custodial parent falls during the regular visitation of the non-custodial parent, the custodial parent shall have visitation with the child from 5:00 p.m. until 9:00 p.m.

Summer Visitation: If the child is less than three (3) years old, no additional visitation during the summer is ordered. For ages three (3) through five (5), two (2) weeks are provided beginning at 5:00 p.m. the first Friday after school adjourns (whether or not the child attends school) and ending 5:00 p.m. the Friday after next. For ages six (6) and over, visitation will be for a period of six (6) weeks beginning at 5:00 p.m. the first Friday after school adjourns and ending at 5:00 p.m. on the following sixth Friday.

The permanent custodian of the children ages three (3) through five (5) will have visitation on the middle weekend from 9:00 a.m. on Saturday until 6:00 p.m. Saturday and with children six (6) and over from 6:00 p.m. Friday until 6:00 p.m. Sunday on the third weekend. If the father is the non-custodial parent and the mother's weekend visitation falls on Father's Day, then the mother shall have visitation the weekend following Father's Day. THE NON-CUSTODIAL PARENT WILL PAY ONE-HALF OF THE NORMAL AMOUNT OF CHILD SUPPORT DURING PERIODS OF VISITATION OF TWO (2) WEEKS OR LONGER. It is the responsibility of the non-custodial parent or his/her attorney to notify the Clerk of the Court and employer (if wage withholding is in effect) of any abeyance of child support during any period of visitation of two (2) weeks or longer.

Additional Visitation: The Court encourages and approves the parties agreeing to as much additional visitation as they desire. If also encourages and approves the parties agreeing to flexibility with the visitation specified in the Order. However, in the absence of agreement, the terms of this Order are to be strictly observed.

In the event of siblings wherein one of the children is between the ages of one (1) and five (5) and the other child is age six (6) or older, then the visitation of the younger children shall be the same as the visitation of the older child.

<u>Transportation:</u> The non-custodial parent shall be responsible for transportation at the beginning of the visitation and the custodial parent shall be responsible for the return transportation at the end of the visitation. Pick-up and return times should be strictly observed. In the rare instance when the times cannot be observed, the other party must be given as much advance notice as possible. Transportation shall be provided by a responsible adult.

No Removal From State: Both parties are enjoined and restrained from removing the child or children from the State of Arkansas except for brief trips and vacations without the advance written permission of the Court. The Court will not grant permission for permanent removal without a hearing unless both parties have agreed in writing to the removal with notarized signatures.

Current Address and Telephone Number: Each party shall keep the other advised at all times of his or her current address and telephone number. The child or children should be permitted to call the other parent at all reasonable times.

School, Health Records and Extra-Curricular Activities: These records shall be made available to the non-custodial parent immediately upon request. The school and health care providers shall make the records available to both parents upon request.

Welfare of Children: The children are to be kept in a proper and wholesome environment at all times. Both parties are enjoined and restrained from making derogatory remarks about the other parent in the presence of the child or children, and from allowing or encouraging others to do so.

IT IS SO ORDERED this day of July, 2019.

CLERK'S CERTIFICATE

I, Sharon L. Blount-Baker, Clerk of the Circuit Court, do hereby certify that the foregoing is a full, true and correct copy of the original Order, recorded as Instrument Number 2019 000 269

Crawford County, Arkansas.

IN TESTIMONY WHEREOF, witness my hand and seal of this office this day of July, 2019.

Circuit Judge, Division I

Honorable Gary R. Cottrell

Honorable Mike Medlock Circuit Judge, Division II

Honorable Marc McCune

Doc Num 2019006270 \$0.00 07/02/2019 12:40:28 PM

Filed & Recorded in the Official Records of

SHARON BLOUNT BAKER, CIRCUIT CLERK

IN THE CIRCUIT COURT OF CRAWFORD COUNTY, ARKANSAS TWENTY-FIRST JUDICIAL DISTRICT DOMESTIC RELATIONS DIVISION

IN THE MATTER OF:

CLEARINGHOUSE FOR TITLE IV-D CHILD SUPPORT PAYMENTS UNDER ACT 1344 OF 1995

TO ALL WHOM THESE PRESENTS SHALL COME:

Pursuant to Act 1344 of 1995 the Arkansas General Assembly created a Clearinghouse for all child support payments made on cases brought pursuant to Title IV-D of the Social Security Act. The Clearinghouse is an automated child support payment processing system operating under the auspices of the Arkansas Office of Child Support Enforcement, Division of Revenue, Department of Finance and Administration, capable of providing electronic funds transfer and electronic data interchange transactions for the processing of payments of all Title IV-D Program.

From October 1, 1995, and thereafter, all child support payments made on cases brought pursuant to Title IV-D the Social Security Act, as defined below, shall be paid through the Clearinghouse:

- Whenever there is a current assignment of child support to the Title IV-D Agency pursuant to Ark Code Ann. 20-76-(a) 410, 20-77-109 or 20-77-307 by the custodial parent; or, whenever the custodial parent executes an application for Title IV-D services:
- Monitoring cases brought pursuant to 45 C.F.R. 302-57, and in cases where a party to the case requests that (b) payments be made through the Clearinghouse;
- Cases where there are arrears owed to the custodial parent and arrears owed to the State pursuant to an assignment (c) set out in (a) above, the Clerk of the court is unable to split the child support payments between the custodial parent and the State;
- All Title IV-D cases, or in the multiple cases involving the Title IV-D agency, where income withholding is ordered (d) and the obligated parent has more than one (1) child support case and the Clerk of the Court is unable to split the child support payment between the obligated parent's cases on a pro rate basis as required by State and Federal laws and regulations.

From the above cases, all child support payments shall be made payable to the Arkansas Office of Child Support Enforcement and shall be sent to:

Clearinghouse for Title IV-D Child Support Payments

P.O. Box 8154

Little Rock, AR 72203

IT IS SO ORDERED this _____ day of July, 2019.

I, Sharon L. Blount-Baker, Clerk of the Circuit Cours do hereby certify that the foregoing is a full true and correct copy of the arrival and copy of the arri as Instrument Number 2019 00 U 270

Crawford County, Arkansas.

IN TESTIMONY WHEREOF, witness my hand

and seal of this office this | St day of July, 2019.

Honorable Gary R. Cottrell Circuit Judge, Division I

Honorable Mike Medlock

Circuit Judge, Division II

Honorable Marc McCune