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09/18! 887 02:2G



r:\ THE CIRCUIT COURT, FOUIZ'l1i

JUDICIAL CIT'-COIT, .lN AND FOR

.UUVA.t COUNTY, FLORIDA.

CASE NO.:

DMSlON:

.1.6-200.:J ..[)R. l037V - FM FM-A

ADEYE:MJ ADEYTI\'KA ONrnOKlJN. Plaintiff,

v:-;.

l!:.Ll.TAB TAf\VO ABIAR:.\.1 Respondent.

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FO A.l

StWPLEMENTAL PETlTlON FOR MODIFJCAJJOi\ OF CHILD SUPPORT ANU..HKLATEI> l3.ELJJH

'l'HIS CAUSE came on to he heard on June·;, 2U07 upon Plai.ntltt's Amcndc.d RcspLinsc nncl

Cutlnicr Supplcm ntal

:: ppcarcci with cmmd

Coutt, hnvil1g heard testimony of the panieshnvingrevicwe.d the file and rbc evidence, and b1dm;

otherwise fully advised in. the pre-mises, finds as follows:

A. The part.ic;i rw=---c three (3) n1inor children, namely: ELJ.JAR IYA.NU :YI.JCHAEL

ABlARA, bomAugust l,2004,

A.BIARA, bom .May 9, 2001, and currently 6 yean,; of age.: and ESTHER AYOMlDE, CHRlSTl

ABIAR,

,

cu. d.y

B. 01Decentbcr 14, 2004, this Court.entere-d an Order Estn.blj.shi.JJ.g ChiJ d St1pport.a.nd Otber:

Rclic.f. At that. time the pa1ties (lnd minor children were. res.iding toget \er Uld

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the :;un1 Qf S l.150 m.onthly aa.nd for child supporr, a1oug w1th other !'elated relief.

C. The partieseparatd

Supplemental Petition for Modification of Cl1ild Soppi)J:t on or about the first of June, 2005.

10/06/2007 SAT 13:25 FAX @003/009

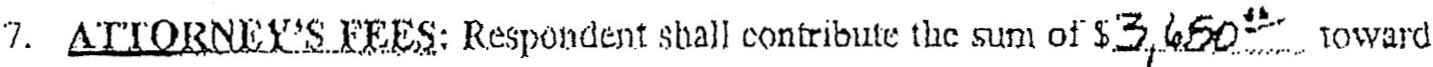
A3IAI\'.;



Responde.ll!':; portion of Ole childrtJl'!i non c<wcrcd

inclusive, and shall do so \vithin 60 dnys of d llt': r.n.t.ry ofthi> j\ulr;.men!.

*<> .* I. !EE..!: :SJlE.M CE. R spoudcnt his life intht sum of $250,000.00, naming the minor c.hild.ren <1. b:'\nt f.ir.i::Jrks, S1) long as Rcspourlc:nt ha.a t:hild s11pport nhlieatinn. Respondent shall providc.J)I.aintiff,12,!9 Mizm1s;1 Grove Trilil, Jack onv!flc,



l'lamtiffs attorney's fccand costs, to be paid directly to Pl< i.ntif( i249 Mimo.sa Grove TraiL

JilClcsonville. FL 32110 within *f.;z))* d::Jys of date. 0f entry of this judgment

8. RE:tv.lr\INJNG PR0v1SIONS: Except as otherwise provided for herein, allr: mai.ning

provi.sions *of* the previous Order shall rcmai.n in full fotce and effect.

9. R} SERVATlON

roodit)' where appropriate, the tcnns :md l Onditions

DONEA.."'"D ORDERED in Chambers at Jacksonville, Duval C()unty, Florid11 t.his -·-·-liay



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*1.) )* ' . " \_l:

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CIRCUIT COURT .JUDGE

Copieto:

Shar<jrt B. Johnson, Es.quirc

.l(l(l,( 'K B:ryant, E=-L\u in:

Domestic Relations Dcl)ository

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IN THE CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA.

CASE NO.: 16-2004-DR-10379-FM DNISION: FM-A

ADEYEMI ADEYINKA ONIBOKUN, Plaintiff, vs.

ELIJAH TAIWO ABIARA, Defendant.

/

PL.AJNTIFF'S MOTIOI TO DISl\1JSS DEFE ANT'S

SUPPLEMENTAL PETITION FOR MODIFICATION OF CHILD SUPPORT

COMES NOW ADEYEMI ADEYINKI ONIBOKUN, Plaintiff herein, by and through h(

1ndersigned attorney, and files this, Plaintiff's Motion to Dismiss Defendant's Supplemental Petitio

:Or Modification of Child Support previously filed herein, and as grounds would state as follows

1. The Final Judgment on Plaintiffs Amended Response and Counter-Supplemental Petitio ur Modification of Child .Support and Related Relief was entered in this cause on June 22, 200 ['he parties have three (3) minor children, to-wit: E.I.M.A., born August 21,2004 and currently · rears of age; N.A.A.A., born May 9, 2001 and currently 10 years of age; and E.A.C.A., born Augus

·1, 1998 and currently 13 years of age.

2. On February 1, 2008 Defendant filed a Supplemental Petition for Modification ofChil1

.upport. Subsequent to filing said petition Defendant remarried and relocated to London, England Jpon returning to the United States, Defendant resided in New Jersey. Although there has bee1 ont-ini.i.OHS litigation in this n1atter since 2008, at no L ne relevcu1t did Defendant make aay attemp

) litigate his supplemental petition and failed in any manner whatsoever to comply with tht nancial disclosure necessary to support his request for a downward modification of child suppmi

3. Defendant now seeks to use his supplen1ental petition as a defense against Plaintiff' lotion for Contempt for non-payment of Child Support and further seeks to retroactively reduce hi

1ild support to the date Defendant originally filed his petition. Defendant's failure to pursue saic

:lief for a period exceeding three (3) years was wilful. Not only did Defendant flee the country tc

10id his support obligations, prior to fleeing he provided the Court with a post office box as hi