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MELANIE HUGGINS CLERK OF COURT

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2. Article Nil 27 259 3. Service Type
PS Form 3811, February 2004
Domestic Return Receipt 102595-02-M-1540

STATE OF SOUTH CAROLINA COUNTY OF HORRY

IN THE FAMILY COURT 15TH JUDICIAL CIRCUIT

SUSAN MILLER

PLAINTIFF CONTROL ORDER TO DISMISS RULE TO SHOW CAUSE

FILE NO.: 2001 DR 26 1259

REGINAL WANE MILLER

DEFENDANT

IT IS ORDERED that the Rule to Show Cause dated JULY 27, 2009 in the above case be dismissed without prejudice for the following

CASE WAS TERMINATED JUNE 10, 2009 PURSUANT TO ORDER TERMINATING SUPPORT OBLIGATION DUE TO THE MINOR CHILD HAVING EMANCIPATED.

AND IT IS SO ORDERED.

JUNE 26, 2009 Conway, South Carolina

FAMILY COURT JUDGE - IN THE 15TH JUDICIAL CIRCUIT

	STATE OF SOUTH CAROLINA) COUNTY OF HORRY	IN THE FAMILY COURT OF THE FIFTEENTH JUDICIAL CIRCUIT
	SUSAN MILLER	A SECTION OF THE PROPERTY OF T
	SSES CHESTNUT DRIVE PETITIONER MYRTLE BEACH SC 29577	AFFIDAVIT
	VS	二
	REGINAL WANE MILLER	
	P D BDX 2160 RESPONDENT, HYBTLE BEACH, SG 29578	PM 1: 46 F COURT
	Personally appears to the	,
	Personally appeared before me being duly sworn, states under oath records in the Office of Clerk of according to these records, the Responsas required by Order of the Famil 20 2007 is \$; and that the	that he/she is the custodian of support Court of Horry County, S.C. and that dent has failed to make support payments y Court for Horry County, S.C. dated amount due as of
	SWORN TO AND SUBSCRIBED to before me this day of Bailey NOTARY PUBLIC FOR SOUTH CAROLINA My Commission expires	
	RULETOS	SHOW CAUSE
,	TO THE RESPONDENT ABOVE NAMED:	PHOW CAUSE
ti a	It appears that you have not obe described above, by your failure to	EFORE THE FAMILY COURT at Conway, S.C.
	DI OKDER OF THE COURT.	MELANIE HUGGINS TO APPEAR.
D.	ATEDJUNE	CLERK OF COURT FOR HORRY COUNTY
Ų(onway, South Carolina 3,20 2009	BY:LORI GERALD
		CLERK /SUPPORT CLERK

STATE OF SOUT	H CAROLINA	,	
COUNTY OF HOP	CRY .)	IN THE FAMILY COURT
Reginal Wayne Mil	ler)	ZULU JIN IS -
Susan Miller	vs.	Plaintiff))))	15TH JUDICIIAN ORCUIT CLERK OF COURT ORDER TERMINATING CHILD SUPPORT
		Defendant.)	FILE NO. 1995 DR 26 3543- 2001- 1259

Based upon the attached affidavit and supporting document(s), I find that Lacy Noelle Miller has turned eighteen on December 27, 2008 and has graduated high school. The plaintiff request that his child support obligation for Lacy Noelle Miller be terminated in the amount of \$57.42 per week. This leaves no other children in this child support case...

Therefore, upon motion of Reginal Wayne Miller, his/her support obligation for Lacy Noelle Miller in the amount of \$840.00 per month is hereby terminated effective June 10-2009...

Dated:

June 10, 2009

Conway, SC

NOTICE TO CUSTODIAL PARTY OF TERMINATION OF CHILD SUPPORT

Please take notice that on June 10, 2009 the party who pays support for Lacy Noelle Miller received approval from the Family Court of the 15TH Judicial Circuit to terminate child support based on the fact that the the child is emancipated and is not attending high school..

Copies of the payor's affidavit and the Court's Order are attached hereto.

NOTE TO CLERK: ATTACH COPY OF MOTION AND AFFIDAVIT AND FORM 4 AND MAIL TO PARTIES

STATE OF SOUTH CAROLINA	,	
COUNTY OF HORRY)	IN THE FAMILY COURT
Reginal Wayne Miller) Plaintiff)	15TH JUDICIAL CIRCUIT
vs. Susan Miller)	MOTION AND AFFIDAVIT IN SUPPORT OF TERMINATION OF CHILD SUPPORT BASED ON EMANCIPATION
	Defendant.)	2001 dr 26 1259

Personally appeared before me, Reginal Wayne Miller , who swears and/or affirms as follows:

- 1. That he/she is the payor of child support for Lacy Noelle Miller , (Name of Child) in the amount of \$ 840.00 per month.
- 2. That the child named above was/will be eighteen years old on December 27, 2008. A copy of the child's birth certificate or other proof of age is attached hereto.
- 3. That based on the child's emancipation by law, the affiant requests that his/her child support for Lacy Noelle Miller be terminated by the Court, in the amount of \$840.00 per month.

Sworn to and Subscribed before me		
this 10th of June	2009	Q 01111
Notary Public for South Carolina)	410 South Main St Affiant
My Commission expires 4/7/2015)	410 South Main St Affiant Address: Marion, SC 29571 Telephone: 843 262 5810
		0.00 D819

STATE OF SOUTH CAROLING	A)	VERIFICATION
)	
knowledge, except as matters ther	and know the conto	n, say that they are the Petitioners herein, and ents thereof, that the same is true of their own leged on information and belief; and to those
A series of the the be the	e.	and belief; and to those
SWORN to and Subscribed before	me	
Motary Public for South Carolina	, 2009.	Signature of Petithoner
My Commission expires: 4/7/2	2015	Signature of Petitioner

STATE OF SOUTH CAROLINA)
COUNTY OF HORRY

IN THE FAMILY COURT OF THE FIFTEENTH JUDICIAL COURT Civil Action No. 01-DR-26-1259

SUSAN MILLER,
Social Security

Plaintiff,

vs.

REGINAL WAYNE MILLER,
Social Security

Defendant.

OZAPR 10 AM 9: 53
OZAPR 10 AM 9: 53

DATE: JUDGE:

PLAINTIFF'S ATTORNEY:
DEFENDANT'S ATTORNEY:
GUARDIAN AD LITEM:
COURT REPORTER:

March 14, 2002
MARY E. BUCHAN
DAVID R. GRAVELY
CHARLES R. RHODES, JR.
JOHN L. SHERRILL
PATSY J. MARTIN

FINAL DECREE OF DIVORCE (Ending Action)

The Plaintiff instituted this action for separate support and maintenance, by the filing of a Summons and Complaint. The Defendant was properly served and timely filed his Answer and Counterclaim. Both parties, their attorneys, and the Plaintiff's corroborating witness were present at the final hearing. Plaintiff's counsel made a motion to allow the Plaintiff to supplement her Complaint and seek a divorce on the ground of one year separation. The Defendant did not object to the Plaintiff's motion, and the motion to supplement the complaint was granted. Prior to the call of the case for trial, the attorneys for the parties announced to the Court that a full and complete agreement had been reached on all issues. I find the Plaintiff is entitled to a divorce on the ground



of one year separation and the agreement of the parties should be approved as the order of the Court.

JURISDICTION

- 1. The parties were married on April 14, 1974. Three children have been born unto the marriage, namely John-Paul Miller, whose date of birth is May 20, 1979; Patrick Ryan Miller, whose date of birth is December 7, 1983; and Lacy Noelle Miller, whose date of birth is December 27, 1990. The Defendant was properly served with a copy of the Summons and Complaint. Both parties have appeared personally and through their pleadings. Both parties were present with counsel at the final hearing, and thus this Court has personal jurisdiction of the parties.
- This is an action for divorce and related matrimony relief. Therefore, this court has subject matter jurisdiction. <u>Machado v. Machado</u>, 220 S.C. 90, 66 S.E.2d 629 (1951), and <u>South Carolina Code Ann.</u> Section 20-3-10 and Section 20-7-420, 1976 as amended.
- 3. The parties last resided together as husband and wife in the State of South Carolina, and the parties have resided in the State of South Carolina for many years prior to the filing of this action. Therefore, both parties satisfy the residency requirements of South Carolina divorce law. South Carolina Code Ann. Section 20-3-30.
- Horry County is the proper venue of this action as the parties last resided here as husband and wife. <u>South Carolina Code Ann.</u> Section 20-3-60.
- 5. This action was filed on May 10, 2001, and the matter is ripe for the issuance of a final decree. South Carolina Code Ann. Section 20-3-80.
- 6. Before commencing this proceeding, I made an earnest attempt to bring about a reconciliation. I inquired as to the possibility of a reconciliation, but my efforts were unavailing. South Carolina Code Ann. Section 20-3-90.
- 7. I had the opportunity to observe the demeanor of both parties during the proceeding and to thoroughly review the court's entire file. I am convinced that no collusion or connivance has occurred during this proceeding.



RIGHT TO DIVORCE

- The Plaintiff has requested a divorce, a vinculo matrimonii, from the Defendant, on the 8. ground of one year continuous separation. 9.
- The Defendant testified that the parties have lived separate and apart continuously without cohabitation since February 25, 2001. The Plaintiff offered David J. Victoria, Jr. as her corroborating witness. Mr. Victoria works with the Defendant and knows both parties well. Mr. Victoria corroborated the Plaintiff's testimony and confirmed, of his own knowledge, that the parties have lived separate and apart continuously since February 25, 2001. There is no present chance of reconciliation, and I find that the Plaintiff has adequately proven that the parties have lived continuously apart since February 25, 2001.
- I conclude, therefore, that the Plaintiff is entitled to a divorce, a vinculo matrimonii, from the 10. Defendant upon the ground of one year continuous separation.

APPROVAL OF AGREEMENT

The Plaintiff's attorney announced to the Court the agreement of the parties and the 11. Defendant's attorney confirmed the terms of the agreement. The agreement of the parties is

Custody

- The parties shall have joint legal custody of their minor children with neither party a. being designated as primary or secondary custodial parent.
- The parties will work together to make all decisions regarding their children's well b. being and care.
- Each party shall notify the other before removing their daughter from the State of ¢. South Carolina.
- Each party has agreed to provide the other with all information regarding their đ. daughter's medical records, education records, extra-curricular activities, and all other matters relating to their daughter.
- Each party shall keep the other advised of his or her current address, telephone e. number, and place of employment.



- Each party shall give the other at least sixty (60) days notice of his or her intent to f. move outside of Horry County.
- The parties shall not discuss any financial issues in the presence of their children. g.
- Neither party shall make any disparaging or derogative remarks about the other in h. the presence of their children nor shall they allow any third party to make any disparaging or derogative remarks about the other in the presence of the children.
- i. The noncustodial party would have the right of first refusal to have Lacy stay with him or her if the custodial party has a need to be away overnight when Lacy is scheduled to be in his or her custody.
- Neither party shall have over night guest with whom he or she is romantically j. involved while the children are in their custody.

Visitation

- The Defendant shall have visitation alternating weekends from Friday after school k. until Sunday evening.
- The Defendant shall have visitation every Thursday night and also shall have l. visitation any Sunday that the Plaintiff does not take her daughter to church.
- The Defendant will also have visitation after school each day the Plaintiff is at work m. until after her employment.
- The Defendant shall have visitation each day during the summer while the Plaintiff n. is at work until after her employment.
- The Defendant shall have extended visitation for one week each month during the 0. months of June, July and August each year. The Defendant shall give Plaintiff sufficient notice of the weeks he desires to exercise the extended summer visitation by May I of each year.
- The status quo shall be continued between the parties regarding visitation during \mathbf{p}_{i} Easter, Thanksgiving, and Christmas in that the holidays shall be equally divided and rotated between the parties.



Child Support

- Commencing April 1, 2002 the Defendant shall the Plaintiff child support in the q. amount of Eight Hundred (\$800.00) Dollars per month based upon the present financial conditions of the parties, which amount represents an upward deviation from the South Carolina Department of Social Services Child Support Guidelines. The child support shall be payable through the Office of the Clerk of Court for Horry County plus three (3%) percent court costs.
- The Defendant agrees to bring current through March 2002 the child support as r. provided in the Temporary Order signed March 15, 2002 and filed March 19, 2002.

Tax Exemption

The parties agree that the Plaintiff shall have the tax exemptions for the children for S. the year 2001. Commencing with the 2002 tax year, the Plaintiff shall have the exemption for their daughter. If either of the parties' minor children attends college and if the Defendant pays that child's tuition, the Defendant shall be entitled to the exemption for the child for whom he pays tuition. However, if the child attending college continues to reside with the Plaintiff while he or she attends college, the parties shall split the benefit of the exemption for that child.

Medical Insurance

The Defendant shall provide medical insurance for Lacy and Patrick. Pursuant to t. the Child Support Guidelines, the Plaintiff shall be responsible for the first \$250.00 per child per year deductible or noncovered medical expense until they graduate from high school. Any amount of noncovered or deductible thereafter shall be paid by the parties based upon the percent of the total monthly income of the parties based upon the Defendant's monthly income of \$2,817.00 and Plaintiff's monthly income of \$1,153.48. Should the children attend college, the Defendant agrees to continue the health insurance on him or her. The parties agree that should the Plaintiff be able to obtain health insurance for the children at a lower premium than the Defendant, then



the Plaintiff shall obtain that insurance and the Defendant shall timely reimburse the Plaintiff for the monthly insurance premium.

Automobile

The Defendant shall provide in June 2003 a vehicle for the Plaintiff with a value not u. exceeding \$12,000.00 plus the trade-in value of the vehicle that she presently drives. The Defendant shall be responsible for taxes, insurance, maintenance, and upkeep on the vehicle until their daughter graduates from high school or until the Plaintiff remarries whichever first occurs.

Medical Bills

- The parties acknowledge that there are certain medical bills now outstanding and due. V. Each party agrees to be responsible for payment of one-half of the following medical bills with the provision that should the Plaintiff file bankruptcy and these debts be discharged, the Defendant shall have no further liability for the payment of these medical bills: 1.
 - Grand Strand Plastic Surgery in the amount of \$1,804.50
 - Carolina OB/GYN Waccamaw Neck in the amount of \$151.15 2. 3.
 - Coastal Carolina OTO Associates in the amount of \$785.00
 - Hospital, Doctor, and medical providers relating to Plaintiff's recent 4. Gallbladder surgery. (The Plaintiff shall be responsible fro the first \$250.00

Employment

The Defendant shall employ the Plaintiff as an independent contractor to do personal W. typing and computer work at the pay of \$150.00 per week with a maximum of ten (10) hours per week. This work shall commence on April 1, 2002. independent contractor employment shall continue until Lacy graduates from high school or until the Plaintiff remarries whichever first occurs. The payment of \$150.00 per week for the services rendered shall be paid regardless of whether any actual work is performed. The Defendant shall not terminate this independent





SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	A Signature X Addressee B. Received by (Printed Name) C. Date of Delivery D. Is delivery address different from item 17 Yes
1. Article Addressed to: Reginal Wane Miller P.O. Box 2160 Mintle Beach, S.C.	If YES, enter delivery analyses below: No
29578 2001-DR-26-1259 Rule	P Certified Mail Corpers Mall
april 13, 2009 @ 9:15 A	
2. Article Number (Transfer from service label)	
PS Form 3811, February 2004 Domestic	Return Receipt 102595-02-M-154

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STATE OF SOUTH CAROLINA COUNTY OF HORRY) IN THE FAMILY COURT) 15th JUDICIAL CIRCUIT
SUSAN MILLER PLAINTIFF	CIVIL CONTEMPT ORDER 2009 APR 13 PH 1: 45
VS. REGINAL WAYNE MILLER DEFENDANT) FILE NO.:2001 DR 26 1259) DSS NO.:
HEARING DATE: April 13, 2009 ATTORNEY FOR PLAINTIFF: ATTORNEY FOR DEFENDANT:	JUDGE: RONALD R NORTON COURT REPORTER: KAY RICHARDSON GUARDIAN AD LITEM:
above. Plaintiff DID NOT. Defend arrearage of \$-30.00 as of to make support payments when due the ability to make these payments facts: THE DEFENDANT STATES HE AGR	BENCH WARRANT), this matter was heard on the date shown ant <u>DID</u> appear. I find that Defendant owes a support the hearing date. I find that the Defendant's failure willful, and that Defendant when due. My conclusions are based on the following EES WITH THE ACCOUNT HAVING A CREDIT BALANCE. HE STATES AUSE THE MINISTRY HE WORKS FOR HAS BEEN HAVING A HARD
to the J. Reuben Long Detention Ce	of this court, and I ORDER that Defendant be confined
() payment of expenses related to the HORRY Clerk of Co	to the HORRY Clerk of Court to
	IS DISMISSED AND NO COURT COST ASSESSED IN THIS ACTION.
	m., on , 20 , when Defendant ention Center, unless he/she has earlier purged
PROVIDED that the period of confine	ement shall not exceed XXXXXXXXX/
IT IS FURTHER ORDERED that Defendar (_) pay the sum of \$ against arrearages, commence addition to any previous	(+5% court costs) per to apply
IT IS FURTHER ORDERED (_) Enforcement of collection in abeyance until further order () The clerk of Court shall ()	on of the support arrearages shall be held of this court. implement wage-withholding immediately.
IT IS FURTHER ORDERED that the part addresses at all times.	ties shall advise the clerk of Court of their current
April 13, 2009 Conway, South Carolina SCCA437	of the 15th Judicial Circuit

COUNTY OF HORRY	IN THE FAMILY COURT OF THE FIFTEENTH JUDICIAL CIRCUIT
COONTI OF HORKI	2001BR261259
) ECATORECTES?
SUSAN MILLER PETITIONER,	}
3557 CHESTNUT DRIVE MYRTLE BEACH SC 29577	}
VS	AFFIDAVIT
REGINAL WANE MILLER	AFFIDAVIT
RESPONDENT.	}
P D BOX 2160 MYRTLE BEACH, SC 29578	() 等是 望
Darganally appeared before me	35. 6
being duly sworn, states under oath that	t he/she is the custodian of support
Personally appeared before me being duly sworn, states under oath that records in the Office of Clerk of Coaccording to these records, the Responden as required by Order of the Family APRIL OF X20 2002; and that the am X20 2007 is \$ 810.00	urt of Horry County, S.C. and that it has failed to make support payments Court for Horry County, S.C. dated ount due as of MARCH 10,
^20 _200 IS \$	
SWORN TO AND SUBSCRIBED to before me this, *20009_	3 Som Gerald
NOTARY PUBLIC FOR SOUTH CAROLINA My Commission expires 5/18/2016	CUSTODIAN OF RECORDS
RULE TO SH	IOW CAUSE
TO THE RESPONDENT ABOVE NAMED:	
It appears that you have not obey described above, by your failure to Therefore.	yed the Order(s) of the Court as make support payments as Ordered.
IT IS ORDERED THAT YOU APPEAR REE	ORE THE FAMILY COURT at Conway, S.C.
on APRIL 12 x20 2009, at then and there to be prepared to show adjudged in contempt of court for such disobedie PLEASE TAKE NOTICE YOU MAY BE TRIED IN	cause, if any, why you should not be nce.
BY ORDER OF THE COURT.	MELANIE HUGGINS
DI ONDER OF THE COURT.	CLERK OF COURT FOR HORRY COUNTY
DATEDMARCH10X202009	BY: LORI GERALD
Conway, South Carolina	CLERK/SUPPORT CLERK

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Check Account Status By Calling Horry County Infoline Child Support System 843-915-5005 ext. 1200

See Reverse Side For Easy Opening Instructions



HORRY COUNTY P. O. BOX 296 CONWAY, S.C. 29528



SUSAN MILLER

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PATIENT NAME:

SUSAN MILLER

ACCOUNT #:

756

PATIENT INFORMATION

Address:

Home Phone:

Spc Sec. #:

3559 CHESTNUT DRIVE MYRTLE BEACH ,SC 2957

843-650-5207

1:1911 0000-00-0000 Female

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Work Phone: Date of Birth: M. Status:

843-449-0453 Ext: 05/24/1953

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7 J. 165

Single

EMPLOYER.

Name:

Waccamaw Dermatology & Plastic Surgery

Telephone:

Relation:

Work Phone:

Address:

NEXT OF KIN CONTACT INFORMATION

Address:

Home Phone:

EMERGENCY INFORMATION

Name:

Home Phone:

FINANCIALLY RESPONSIBLE PARTY

Name: Addrass:

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ALTERNATE STATEMENT ADDRESS

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ACTIVE INSURANCE INFORMATION

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ATTORNEY INFORMATION

ABBET

01-1259

DEAR SIRS;

FILED HOROY COUNTY

THIS IS TO CORRECT MY CURRENT ADDRESS WHICH IS;

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SUSAN MILLER 8825 CHANDLER DRIVE APT E SURFSIDE BEACH, SC 29575

HALLANIE MUGGINS CLERK OF COURT

PLEASE MAKE SURE THE APT E IS ON ALL REMAINING CHILD SUPPORT CHECK. ONE OF THEM GOT RETURNED BACK TO THE CLERK OF COURT BECAUSE IT DID NOT HAVE APT E ON IT.

THANK YOU SO MUCH,

SUSAN F MILLER

08-24-1953

