

**BEFORE THE ALASKA OFFICE OF ADMINISTRATIVE HEARINGS ON REFERRAL
BY THE COMMISSIONER OF REVENUE**

In the Matter of)	
)	
T M. D)	OAH No. 20-0611-CSS
<hr style="width: 80%; margin-left: 0;"/>)	Agency No. 001204402

DECISION AND ORDER

T D appealed a Modified Administrative Child Support and Medical Support Order issued by the Child Support Services Division (Division) on June 12, 2020. The modified order increased Mr. D’s child support obligation from \$668 per month for A and B, the children he shares with L M, to \$1,316 per month based on a primary custody calculation. A telephonic hearing took place on August 17, 2020. Mr. D and Ms. M both participated and represented themselves. Brandi Estes represented the interests of the Division.

During the hearing Ms. M testified that she had mistakenly submitted a request for a review of Mr. D’s child support obligation in February of 2020. Under Civil Rule 90.3, his support obligation would otherwise not have been reviewed until three years had elapsed since the prior order issued in 2018. She asked that the request be withdrawn and that the obligation of \$668 per month for the two daughters remained as previously calculated. Mr. D did not object.

Ms. M also mentioned that in the coming weeks A and B were going to be legally adopted by her husband. After that took place she planned on submitting the adoption paperwork to the Division, terminating Mr. D’s support obligation.

The administrative law judge grants Ms. M’s request to withdraw her solicitation of a modification review and confirms that Mr. D’s monthly support obligation will remain \$668 for two children, as appropriately calculated under Civil Rule 90.3 and as agreed upon by the parties.

THEREFORE IT IS ORDERED:

1. T D is liable for child support in the amount of \$668 per month for two children, effective March 1, 2020 and ongoing.

2. All other terms of the Modified Administrative Child and Medical Support Order dated June 12, 2020 remain in full force and effect.

Dated: August 17, 2020

Signed _____
Danika B. Swanson
Administrative Law Judge

Adoption

This Order is issued under the authority of AS 43.05.010 and AS 44.17.010. The undersigned, on behalf of the Commissioner of Revenue and in accordance with AS 44.64.060, adopts this Decision and Order as the final administrative determination in this matter.

Under AS 25.27.062 and AS 25.27.250, the obligor's income and property are subject to withholding. Without further notice, a withholding order may be served on any person, political subdivision, department of the State, or other entity.

Judicial review of this decision may be obtained by filing an appeal in the Alaska Superior Court in accordance with AS 25.27.210 within 30 days after the date of this decision.

DATED this 31st day of August, 2020.

By: Signed _____
Signature
Lawrence A. Pederson _____
Name
Administrative Law Judge _____
Title

[This document has been modified to conform to the technical standards for publication. Names may have been changed to protect privacy.]