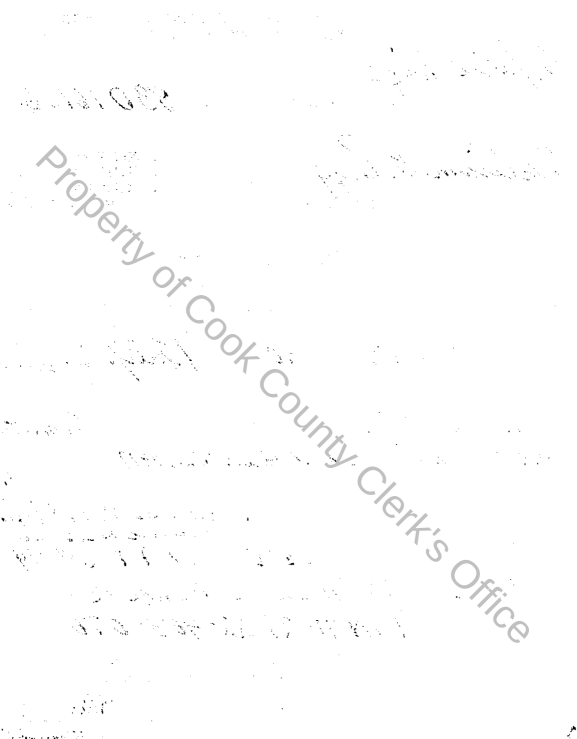
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	IN THE CIRCUIT COURT OF DOMESTIC RELATI	
	Marie King.	1
		NO. 830 16166.
	PETITIONER,) NO. <u>00010100</u> .
	William 8. Respondent.) DEPT-09 MISC \$18) T\$1111 TRAN 4545 D5/10/91 15:10:00) \$1465 \$ A *-91-224024) COOK COUNTY RECORDER
	MEMORANDUM OI	JUDGMENT
	By Certification of	Clerk of Court
	under Code of Civil Procedure Illi	
	Section 12-101	D1.101.1
	of the Domestic Relations Cour;	Judge Muly O. Lieb,
		(specify)
	did enter a Judgmen, a copy of wh	ich is attached herein in favor of
		sportent, whose address was
	() unknown in the above captioned	case, for the amount of \$996
	plus interest and costs.	Known on 8849 O'Brien For.
	Property affected by judgment	Orland Helle, W. 60477
	dot 43 breen acres	Sub PT 52 1/4 of.
	52 1/4 Sec. 22 - Town.	36 Range 12 12
		22-403-070
The state of the s	I, Aurelia Pucinski, hereby attest been filed and is part of the recor	that the copy described above has
	\	MAY 1, 1441
	ENTE	R: MINI TO 1991
	ar and	AURELIA PUCINS
ţ	JACK O'MALLEY 17052	COF THE CIRCUIT COURT
	state's Attorney of Cook County, Il By:	llinois
	32 West Randolph Street, Suite 600	
	Chicago, Illinois 60601 (312) 580-3120	\mathcal{D}
	TITLE IV-D CASE NAME: MALL. TITLE IV-D CASE NUMBER: NA 277-0	0-1840110001-50 C
	SAO 400-80 (Rev. 2/89)	X Sand

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Petritioner.) COURT NO: 83 D 16166
vs.	IV-D'NO: 1/A 5772 5-40 110 001-10
William Ring) IV-D NO: /p//4 SPS WAR DO D
Respondent/Obligor	Swannia Irak
	on the control of the
•	OR SUPPORT AND (X) ARREARS
HUTE WATER IS REPORE THE COURT ON C	HILD SUPPORT AND OR ARREARAGE AND IS ENTERED WITH
()BOTH PARTIES PRESENT OR REP	
er en	and the state of t
THE COOK! TINGS IT THE OWNERS	OF THE PARTIES AND SUBJECT MATTER AND FORTHER
FINDS:	
1. OBLIGOR IS William	Rian 352-52-5016 11-19-51
(FIRST (MI)	
ADDRESS PS 49 Bue	Der Charl Hill Del 60x77
(STREET)	. (CITY) (Troyer ((STATE)) ((ZIP CODE)
NET INCOME IS PER	A A COMENT () POTHER!
2. OBLIGEE IS TALL.	Lagrangian and the straight of
(FIRST) (MI)	(EOQ) (CEOQ) (SENE)
*ADDRESS	and the liver were two day to do and the week part
(STREET)	(REAL CRIDER PROHIBITES DISCLOSURE LESAVE BLANK)
NET INCOME IS () PUBLIC ASSISTA	The state of the s
() Other	
0	2627As of 10-23 ,1990
3. ARREARS OF SUPPORT ARE \$	The Common and Company of the State of the Company
IT IS ORDERED: I.	SUPPORT/ARREARS
	962. IS GRANTED IN PAVOR OF PETITIONER
A. () JUDGHENT: A JUDGMENT OF S AND AGAINST RESPONDENT FOR AR	REARS TO THE TRANSPORT OF PERSONNELLY NO. 19
ARREARS ALLOCATED: 4	762 DUE OBLIGER . DUE 10F
The second secon	OBLIGOR SHALL PAY TO THE CLERK OF THE COURT THE SUM
B. () DOWN PAYMENT ON ARREARS: THE	Control of the control of an enterplacement of the control of the
OF \$ BY	TO REDUCE THE ARREARS.
	THE STREET OF MITS COLIDMA
	THE CLERK OF THE COURTS of the second of the
1 S // 7 NO PER WK EFFEC	TIVE 10-23-90 19
	ាក់ស្តីស្ត្រាស់ និងកម្មាន មុខនៃ បានស្ថាស់ ប្រជាជា
ALLOCATED: \$ 100. FOR	CURRENT: SUPPORT:
5 / 7 20 ON	ARREARS OF S 9062 UNTIL PAID.
2. () CURRENT SUPPORT IS RESERVED	() ARREARAGE PAYMENT IS RESERVED
	IS REQUIRED THIS ORDER IS FOR ARREARS.
D. CLERK: THE CLERK OF COURT SHALL	PAY CURRENT SUPPORT AND ARREARS UNDER THE CONDITIONS
NOTED IN SECTION B ON TH	E REVERSE OF THIS ORDER.



All conditions are part of this order.

Payments

1. Payment must be made by certified check, cashier check or money order:

PAYEE:

"Clerk of the Circuit Court"

Mail address:

CLERK OF THE CIRCUIT COURT

32. WEST RANDOLPH STREET

ROOM 1350

CHICAGO, ILLINOIS 60601

2. Payments made to any one other than the Clerk of the Circuit Court or directly to the Obliger will be considered a gift and no credit will be given for such payment.

3. The execution of an order for withholding of income for payment of support does not relieve the Obligor of the payment of the full amount ordered for support.

B. Disbursements by Clerk

- If the Obligee or the child(ren) are not receiving public assistance as of the date of this order, the Clerk of the Circuit Court shall disburse payments as follows:
 - 3) Current support owed to the Obligee; then
 - b) Arrears owed to the Obligee, until all arrears due her/him have been paid; then
 - c) Arrears owed to the Illino's Department of Public Aid (hereafter IDPA).
- If the Obligee or the child(ren) of the Obligor are receiving public assistance as of the date of this order, the Clerk sharr disburse payments of current support and arrears to IDPA, for so long as the Obliget or the child(ren) continue to receive public assistance. IDPA shall notify the Clerk when the family is no longer receiving public assistance, and the Clerk shall then disburse all payments under Subsection (1) of this paragraph.
- 3. In the event that the Obligee or the child(ren) or the Obligor resume public assistance or begin to receive public assistance. the Clerk, upon notification by IDPA shall disburse payments pursuant to Subsection (2) of this paragraph.
- 4. In URESA cases: the Clerk shall disburse all payments to IDPA for transmittal to the petitioning jurisdiction.

C. Change of Address

TO OBLIGOR: It is your duty to notify the Clerk of the Court within 7 cays of any change of address at 32 West Randolph Street, Room 1350, Chicago, Illinois 60601. Put the Court number and the IV-D number on the correspondence. All notices sent to the address on file with the Clerk are effective for encorcement of this order. You may call (312)580-3111 for information.

TO OBLIGEE: It is your duty to notify the Clerk of the Court within 7 days of any change of address. You must follow their procedure and use the forms provided. See the above for address. Failure to do so may result in delay in receiving support. You must also report to the Clerk any payment of support or arrears you receive directly and not through the Clerk. This is to maintain, a correct account in the office of the Clerk. You may call (312)580-3112 for information.

D. Other Remedies

This order does not preclude the Illinois Department of Public Aid from collecting any arrearage established by or which may accrue under this Order for Support by use of the Page 1A

Junofficial Copy

II. MEDICAL NEEDS

۸.	ţ)	EMPLOYEE PLAN AVAILABLE: GBLIGOR DEPENDENTS IN HIS/HER HEALTH'INSU	SHALL IMMEDIATELY ENROLL HIS/HER RANCE PLAN AT PLACE OF EMPLOYMENT.
	5	><	CONTINUE OR MAINTAIN COVERAGE FOR	
в.	~)	THREE THREE PARTS ON A COCHE BARTS F	COR SHALL SEEK AN INDEPENDENT HEALTH
c.)	RESERVE: OBLIGOR HAS INDICATED N CANNOT AFFORD INDEPENDENT HEAUTH BECAUSE:	O HEALTH PLAN IS AVAILABLE AND HE/SP INSURANCE FOR HIS/HER DEPENDENTS
D.	,	,		ALIZ PAYES CONTRACTOR FRANCES FOR
٠.	•	•	HEALTH INSURANCE WITH	INSURANCE COMPANY
Ε.	()	BRUSTONE TIRONEUM PROSTETONES AL	LUPREVIOUS ORDERS CONCERNING HEALTH NDENTS REMAIN IN FULL FORCE AND EFFE
F.	(j	отнен	And the second s
			ALL CONDITIONS ON REVERSE APPLY TO OBLIGGE AND TO INSURANCE COVERAGE FOR DEPENDANTS	O OBLIGOR ESPECIALLY THE REQUIREMENT HE PUBLIC OFFICE WITHIN 30 DAYS OF OR ANY CHANGE IN COVERAGE.
			III. JOB SE	RCH
Д.	()	RESPONDENT/OBLIGOR SHALL SEEK WING ILLING'S DEPARTMENT OF EMPLOYMENT	AND ENROLL WITH THE SECURITY FOR A JOB SEARCH.
₽.	(}	RESPONDENT/OBLIGOR SHALL ENROLL TO LLINGIS DEPARTMENT OF PUBLIC ATD PROGRAM AND COOPERATE WITH THEIR F	N PROJECT CHANCE OF THE A JOB SEARCH TRAINING AND WORK TULES AND REGULATIONS.
			I BOND/EEC	URITY of the same at the control of the control of the
	•	}	RESPONDENT/OBLIGOR SHALL FULNISH I PAYMENT OF SUPPORT AND ARREARS	BOND AND PLEDGE SECURETY FOR 1 11 1141
	(MATTER OF BONDING IS RESERVED.	•
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Α.	()	ON APRIL SOTH THIS YEAR COMING AN	ENCH VEAR THEREAFTER RESPONDENT/
			INCOME TAX RETURN TO THE STATE 8	AT CANEYS OFFICE LISTED BELOW.
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				Judgy APNO,
CEC.	ΙL	A.	PARTEE 17052	
Sta	te'	s ?	Attorney of Cook County	
By:	/	0.	Resain, bf.	
34.4	w	កសា	NT STATE'S ATTORNEY KANDOLPH STREET " SUITE 1200 ILLINOIS 60601 3-3200	

offset provisions of Se Stat. (1985), ch. 15, Par. 210.05a, as amended. Such arrearage sh 1 be considered as "past due" or "due and payable" within the meaning of said statutory provisions. This order does not preclude the placing of a lien on real and personal assets or initiating a proceeding for garnishment, attachment or sequestration pursuant to law and the Code of Civil Procedure.

B. Medical

Obligors ordered to provide health insurance through their employment or by purchasing a independent policy become obligated for the dollar amount of the premiums as an additional child support obligation owed by the Obligor. The Obligor may be liable to the Obligee for the dollar amount of the premiums not paid as well as all medical expenses incurred by the minor child(ren) which would have been paid or reimbursed by the health insurance which Obligor was ordered to provide or maintain. Failure to provide health insurance if ordered and give notice of such cryerage to the Obligee and Public Office within the 30 days may be punishable by contempt.

Where Obligor has incicated his/her employer has no health insurance plan available and no independent insurance coverage has been ordered but the employer later makes available a health insurance plan the Obligor shall immediately undertake to enroll his or her Dependents in such plan and authorize his/her employer to withhold the obligers share of premiums from his/her pay and pay over such sums to the insurance carrier. Obligor shall immediately notify the Obliger or custodial parent and the Public Office of the names of the Dependents covered by the Insurance and the effective data of such coverage.

The provisions relating to premiums as an additional amount of child support described above apply to this situation.

Interest

Any new or existing support order shall be deemed to be a series of judgments against the Obligor. Each such judgment shall have the full force, effect and attributes of any other judgment of this State, including the ability to be enforced. Every judgment arising by operation of law from a child support order shall bear interest (currently 9%) as provided in the Code of Civil Procedure, IL. Rev. Stat. (1985), Ch. 110, Sec. 2-1303, commencing 30 This Office days from the effective date of each such judgment.

- 4. WITHHOLDING IS SUBJECT TO THE MAXIMUM OF THE FEDERAL CONSUMER CREDIT PROTECTION ACT (FCCPA) 15 USC 1673. PAYOR MAY DEDUCT UP TO:
 - A. 65% OF NET INCOME IF OBLIGOR IS NOT SUPPORTING OTHER DEPENDENTS AND ARREARS ARE 12 WEEKS OR MORE.
 - B. 60% OF NET INCOME IF OBLIGOR IS NOT SUPPORTING OTHER DEPENDENTS AND ARREARS ARE LESS THAN 12 WEEKS.
 - C. 55% OF NET INCOME IF OBLIGOR IS SUPPORTING OTHER DEPENDENTS BUT ARREARS ARE 12 WEEKS OR MORE.
 - D. 50% OF NET INCOME IF OBLIGOR IS SUPPORTING OTHER DEPENDENTS AND ARREARS ARE LESS THAN 12 WEEKS.
- THE WITHHOLDING CEDER IS GIVEN PRIORITY OVER ANY SUBSEQUENT GARNISHMENT ATTACHMENTS. THE WAGE ASSIGNMENTS OF OTHER GREDITORS CUAIMS.

IF THE PAYOR HAS BEEN SERVED WITH 2 OR MORE WITHHOLDING ORDERS INVOLVING THE OBLIGOR AND THERE IS INSUFFICIENT INCOME AVAILABLE TO SATISFY BOTH CASES THE PAYOR SHALL ALLOCATE INCOME ON A PROPORTIONAL SHATE BASIS GIVING PRIORITY TO CURRENT SUPPORT FIRST THEN ARREAFAGE AND DELINQUENCY PAYMENTS OWED THE PUBLIC OFFICE.

- 7. WHEN THE OBLIGOR LEAVES THE EMPLOY OR CEASES TO RECEIVE INCOME FROM PAYOR, THE PAYOR SHALL RETURN A COPY OF THE ORDER TO THE PUBLIC OFFICE AND ADVISE THEM OF THE LAST KNOWN ADDRESS OF OBLIGOR AND HIS/HER NEW D'CLOYER IF KNOWN.
- 8. FOR WITHHOLDING OF INCOME THE PAYOR SHALL BE ENTITLED TO RECEIVE A FEE NOT TO EXCEED \$5.00 PER MONTH TO BE TAKEN FROM THE OBLICE'S INCOME, THE FEE SHALL NOT COME FROM THE SUPPORT PAYMENT.
- 9. IF THE EMPLOYER OFFERS MORE THAN ONE PLANTHE CHILD (REN) SHALL BE ENROLLED AS BENEFICIARY OF THE PLAN IN WHICH THE OBLIGOR IS ENROLLED. OBLIG AND PUBLIC OFFICE MAY REQUEST INSURANCE INFORMATION WITH OR WITHOUT COURT OPDER.
- 10. NO PAYOR SHALL DISCHARGE, DISCIPLINE, REFUSE TO HIRE OR PANTIZE ANY OBLIGOR BECAUSE OF THE DUTY TO WITHHOLD. PENALTIES ARE:
 - a) AN ORDER ON PAYOR TO HIRE OBLIGOR
 - b) AN ORDER ON PAYOR TO REINSTATE THE OBLIGOR
 - c) AN ORDER ON PAYOR TO PAY RESTITUTION
 - d) A FINE ON PAYOR OF \$200.00
- 11. PAYOR WHO FAIL'S TO WITHHOLD OR PAY OVER INCOME MAY BE MADE A DEFENDANT IN THIS CASE AND A JUDGMENT ENTERED AGAINST THEK FOR THE AMOUNT DUE UNDER WITHHOLDING. A FINE UP TO \$200.00 MAY BE IMPOSED.

TO THE OBLIGEE:

1. IT IS YOUR DUTY TO NOTIFY THE PUBLIC OFFICE AND THE CLERK OF THE COURT IF YOU RECEIVE A PAYMENT DIRECTLY FROM THE OBLIGOR OR FROM THE PAYOR OF INCOME.

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- 2. IT IS YOUR DUTY TO NOTIFY THE CLERK OF THE COURT AND PUBLIC AID OF ANY CHANGE OF ADDRESS WITHIN 7 DAYS OF THE CHANGE.
- 5. IF YOU ARE A RECIPIENT OF PUBLIC AID AND RECEIVE A CORY OF A NOTICE OF DELINQUENCY YOU ARE TO SEND A COPY TO THE ILLINOIS DEPARTMENT OF PUBLIC AID.

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EMPLOYEES SH CARRIER IN A OFFICE WITHI NOTIFY THE C	HARE OF PREMIUMS FR TIMELY MANNER. PA N 15 DAYS OF SUCH	OM OBLIGERS: PAY A YOR SHALL MAIL TO COVERAGE INFORMAT D PUBLIC OFFICE W	IND PAY OVER SUCH A DOBLIGEE (CUSTODIA TON REGARDING THE LITHIN 10 DAYS OF A	HHOLD ANY REQUIRED MOUNT TO THE INSURANCE I PARENT AND PUBLIC PLAN. PAYOR SHALL NY CHANGE IN THE PLAN RMS ON REQUEST.
, THE CONDIT	IONS PRINTED ON TH OF INCOME AND ARE	E REVERSE OF THIS INCORPORATED INTO	ORDER ARE APPLICA AND MADE A PART O	BLE TO OBLIGOR, OBLIGE F THIS ORDER.
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	e de la companya de La companya de la companya de l	04	DATED	NTERED OCT 23 1990
			ENTER	PHILIP S. LIEB
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I HEREBY CER		TO BE A TRUE AND	Anrias	a Purinski
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BY: KALLING ASSISTANT STATE'S ATTORNEY CHILD SUPPORT ENFORCEMENT DIVISION 32 WEST RANDOLPH STREET, SUITE 1200 CHICAGO, ILLINOIS 60601

(312) 580-3200