Received Washington State Supreme Court

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Court of Appeals NO. 70790-6-I

SUPREME COURT OF THE STATE OF WASHINGTON

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SANDY SHAOTAO OU, Petitioner

v.

HUNG K. CHEUNG, Respondent

PETITION FOR REVIEW

SANDY SHAOTAO OU, Pro Se Petitioner / Appellant 2004 E136th Ave Tampa, FL 33613 (727) 873-8723

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A. Identity of Petitioner

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Appellant Sandy Shaotao Ou, respectfully asks this Court to accept review of the Court of Appeals' decision designated in Part B of this petition.

B. <u>Court of Appeals Decision</u>

Ou respectfully requests review of the Washington State Court of Appeals for Division I opinion dated September 15, 2014. Ou also respectfully requests review of the Washington State Court of Appeals for Division I order denying her motion to reconsider entered on October 2 2014.

A copy of the decision is in the (Appendix (App.) A). A copy of the order denying petitioner's motion for reconsideration is attached. (App.B.)

- C. Issues Presented for Review
 - Whether the Washington State Court of Appeals for Division I erred in upholding the trial court's ruling that Petitioner's petition for child support modification to establish



postsecondary support should be denied because the obligor has no ability to pay for tuition at the dependent's chosen private university despite his statutory obligation of support.

- Whether the trial court and the Court of Appeals for Division I failed to give plain effect to the statutory meaning of RCW 26.19.090.
- Whether the trial court and the Court of Appeals for Division I failed to give plain effect to the statutory meaning of RCW 26.19.011.
- 4. Whether the trial court and the Court of Appeals for Division I failed to give plain effect to the statutory meaning of RCW
 26.19.020 in determining economic support and basic monthly support obligation.
- Whether Court of Appeals for Division I erred in dismissing Ou's Motion to Reconsider by not applying the plain meaning of RCW 26.19.090(2) and RCW 26.19.080(3).

D. <u>Statement of the Case</u>

The right to request post-secondary support was reserved at page 8 in the original support order (App.C), the petitioner exercised this right timely and

in the proper venue. The petition for modification of child support at front of the trial court addressed the post-secondary support of then minor child. The Petitioner, Sandy Ou (hereinafter Ou) and the Respondent, Hung K. Cheung (hereinafter Cheung) met in early 1994 while Ou attended college. Ou is of Chinese origin. Cheung is from Hong Kong originally. Their initial attraction to each other was the fact that Ou pursued higher education that Cheung only aspired to, but was not able to attain since he had already worked for years as a cook. Clerk Papers (CP) at 37.

The couple got married in 1994 following a brief dating period. Their common child, Henry Cheung (hereinafter Henry) was born in early 1995. Cheung deserted his family and Ou raised Henry alone. CP at 38.

In 1999 the couple's marriage was dissolved and Ou was designated as the custodian of Henry in the Parenting Plan—Final Order issued by the court on November 5, 1999. This order was never modified by the court or by the parties. The Order of Child Support, issued on the same date, reserved the right to request post-secondary support before Henry turned 18 years old or graduated from high school, whichever occurred later. (App.C.) Cheung was ordered to pay 538.69 a month in child support. CP at 7 and at 8.

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Ou petitioned the court to modify and establish post-secondary support for Henry in October 2012. He would turn 18 in early 2013 and graduate from high school in May 2013. Cheung failed to respond to the summons and the trial court issued an order awarding post-secondary support by default on December 28, 2012. (App.D.) Cheung later hired an attorney and, through various filings, moved to vacate the default order against him. On March 22, 2013 the latest child support order granting payment for post-secondary expenses was vacated and the court set the case for trial by affidavit. CP at 4.

* * * *

> Cheung submitted to the court several documents attesting to their truthfulness under penalty of perjury. Cheung claimed his wife's adult parents as his dependents and his wife's teenaged son as his own dependent. Cheung did not disclose his wife's income on his financial declaration or on his child support worksheets filed with the court nor did he disclose the child support his wife had been successfully collecting from the biological father of her child, and the income generated or received by the other adult members in his household, namely the two adult parents of his wife which all are of Hong Kong origin. In his financial declaration (App.E.), Cheung declared a total monthly net

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income of \$2.508 and a total monthly expense of almost twice that amount, \$4,960, all the while he was duly represented in these proceedings by an attorney that he had paid for. CP at 14, at 19 and at 24.

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Furthermore, Cheung filed with the court his 2012 tax return. That year on the joint tax return with his wife Cheung declared that their combined income was \$59,004.00. (App.H.),

Cheung specifically stated to the court that he was always timely and never missed any child support payments for Henry since the issuance of the original child support order in 1999. CP at 8.

The trial court terminated the payment child support for Henry on July 18, 2013 by finding: "that the parties did not form an expectation for the child regarding post-secondary education while they were together and the parents do not have the means to provide post-secondary support." (App.F), and CP at 2.

Ou sought to reverse the trial court's decision while she continued alone the support of their dependent child during his post-secondary education. In his respondent brief (App.G.), Cheung states that he and his wife earn a monthly income of \$4915.08 and he calculates their combined monthly expense as \$4280, leaving a difference of \$635.08, which is greater than Mr. Cheung's historical rate of support payment of \$538.69 for Henry. (App.H.). Additionally, on the only page of the 2013 Income Tax Return that he provided to the court, Cheung indicates a capital gain income of \$6,383 and a combined income of \$64,251 with his wife. On his 2012 Income Tax Return, Cheung declared no capital gain. (App.E and G.) Cheung failed to disclose during appeal his own monthly income to court on which the child support could be based, nor does the court have evidence of the amount child support received by his wife and the amount of social security income the "dependent parents" of his wife collect. He has no evidence for his household expenses. Actually petition Ou found it out that his house has no more mortgages and already paid in cash in full and he has additional houses for rental too. See (App. I.).

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Henry has completed two years community college credits of his education and they are transferring to Embry Riddle University to continue his Aerospace Engineering Bachelor degree. Ou continues to provide financial support of Henry who is fully dependent on his parents and is relying upon them for the reasonable necessities of life.

E. Argument Why Review Should Be Accepted

a. The decision of the Court of Appeals is in conflict of the decision of the Supreme Court; and

b. The decision of the Court of Appeals is in conflict with another decision of the Court of Appeals.

There have been several decisions rendered by the Court of Appeals and the Supreme Court in earlier cases that are in conflict with the decision of the Court of Appeals in this instant case.

Cheung has had notice since November 1999 that his support obligation could continue past the age of majority of Henry and it was more than twelve years later when Ou filed her petition for child support modification in September 2012.

[As part of the dissolution of marriage procedures], the trial court reserved for the future the determination of whether postsecondary support would be appropriate and, if so, the specific amount. And by referencing postsecondary educational support and reserving ruling for a future date, the order put the parents on notice that their support obligations could continue past the age of majority. *In re Marriage of Gimlett*, 95 Wn.2d 699, 703, 629 p.2d 450, Balch v. Balch, 75 Wn. App. 776, 780, 880 P.2d 78 (1994), review denied, 126 Wn.2d 1003 (1995).

Ou, exercised her right to petition for Henry's post-secondary support timely (before he turned 18 and before he finished high school) and within the correct venue in King County, Washington. When postsecondary educational support has been reserved in a child support order, it is properly requested in a petition for modification without the necessity to show a substantial change in circumstances has occurred. *In re Marriage of Morris*. 176Wn. App. 893, 904, 309 P. 3d 767 (2013).

The Court of Appeals found no error in the trial court's omission to make a determination about the child's continued dependency and to calculate the proportional share of support each parent required to pay.

However, in *Newell* the court found that the trial court must accurately determine each party's income and proportional share, using the standards of the child support schedule worksheets, before making its decision about the amount each parent should be required to pay for postsecondary education support. *Newell v. Newell*, 117 Wn. App.711, 72 P.3d 1130 (2003).

The trial court failed to determine accurately the parents' income and proportional share for support in this case. RCW 26. 19. 090(2) gives the trial court discretion to order support for post-secondary educational expenses and sets forth criteria the trial court should consider when making such an award. The trial court initially must find that the child is dependent and "relying upon the parents for the reasonable necessities of life." RCW 26. 19. 090(2). Once that threshold requirement is satisfied, the trial court must also consider non-exhaustive list of factors.

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The child support statutes do not address the parameters of the term "child support". Specifically, RCW 26.19.090 does not state whether "postsecondary educational support" constitutes "child support". Similarly, RCW 26.19. 011 — the definitions section of chapter 26.19 RCW — does not define "child support" or "child support obligation." RCW 26.19.011(1) does define "[*b*]asic child support obligation" as the "monthly child support obligation determined from the economic table" set out in RCW 26.19.020. But use of the term "child support obligation" in RCW 26.19.065(1) contemplates a broader concept.

"There are no other statutes that provide insight into whether the legislature intended to include postsecondary educational support in the definition of child support obligation. We are guided by two cases tangentially discussing this issue. In *In re Marriage of Daubert*, Division One of this court addressed the allocation of postsecondary educational support in light of RCW 26.19.090(1), which provides that the "child support schedule" is advisory and not mandatory for postsecondary educational support. 124 Wn.App. 483, 499 -500, 99 P.3d 401(2004), overruled in part on other grounds by McCausland v. McCausland, 129 Wn.App. 390, 118 P.3d 944 (2007). The issue was whether all of chapter 26.19 RCW (entitled "Child Support Schedule") was advisory or just the economic table set out in RCW 26.19.020. Daubert, 124 Wn.App. at 500 -01. In this context, the court stated (without analysis or citation to authority) that "[p]ostsecondary educational support is child support." Daubert, 124 Wn. App. at 502. More significantly, our Supreme Court addressed the meaning of "child support" in In re Marriage of Schneider, 173 Wn.2d 353, 367 -68, 268 P. 3d 215 (2011). In Schneider, the court addressed whether postsecondary educational support constituted "support' within the meaning of the Uniform Interstate Family Support Act, chapter 26. 21 RCW. 173 Wn.2d at 367. The court explained that postsecondary educational support "fits within the structure of the child support statute in general" and in some situations "can function just like ordinary child support." Schneider, 173 Wn.2d at 368. Accordingly, the court concluded that postsecondary educational support "is money paid to support a dependent child, therefore it is child support." *Schneider*, 173 Wn.2d at 368. Although *Schneider* did not involve RCW 26.19.065(1), we believe that our Supreme Court's statement that post-secondary educational support is child support controls here. Therefore, we hold that postsecondary educational support is part of a parent's "child support obligation" RCW 26.19.065(1) allows the trial court to exceed the 45 percent cap "for good cause shown," which includes "educational need". *In re the Marriage of Regina Katherine COTA*, Court of Appeals of Washington, Division 2. Case No. 43037–1–II. (Order on Appeal, November 5, 2013).

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Postsecondary support may, but need not be, based on the economic table. RCW 26.19.090(1) states, "The child support schedule shall be advisory and not mandatory for postsecondary educational support." The term "child support schedule" refers to the economic table in RCW 26.19.020. *In re Marriage of Daubert*, 124 Wn.App. 483, 505, 99 P.3d 401 (2004), *abrogated on other grounds by In re Marriage of McCausland*, 159 Wn.2d 607, 152 P.3d 1013 (2007). The specific exclusion of the economic table in RCW 26.19.020 suggests that the rest of chapter 26.19 RCW applies. Failure to base postsecondary support on

this nonmandatory calculation is not an abuse of discretion. In re Marriage of Morris. 176 Wn. App. 893, 904, 309 P.3d 767 (2013).

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Washington's statutory scheme also supports the conclusion that postsecondary educational support is "support" [] the provisions for postsecondary educational support are found in chapter 26.19 RCW along with the child support schedule. RCW 26.19.090. Educational expenses for minor children are also available in a child support award. See RCW 26.19.080(3) (providing for tuition as a "special child rearing expense []" that will be shared in the same proportion as the basic child support obligation). The child support schedule may be used to set the amount of postsecondary educational support. RCW 26.19.090(1). Moreover, an award of postsecondary educational support is contingent on a finding that the child is dependent and relying on the parents for the "reasonable necessities of life." RCW 26.19.090(2). In other words, the child, even after achieving the age of majority, is not self-sufficient and must be supported as would a minor child (emphasis added). Additionally, when the dependent child lives with one of the parents, postsecondary educational support can function just like ordinary child support, i.e., the obligor parent can be ordered to pay a monthly amount to the parent with whom the child resides. RCW 26.19.090(6). Postsecondary educational support, therefore, fits within the structure of the child support statute in general. *Schneider*, 173 Wn.2d 353 at 371.

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Court records indicate that Ou submitted all necessary documentation to establish the dependency of the child when petitioning for post-secondary support. During her appeal, she provided further evidence of not only about the child's enrollment into Embry-Riddle University's aeronautical program, but she has submitted documents of his progress in his studies to earn a baccalaureate of science degree. Henry remains dependent on both of his parents. A dependent child is 'one who looks to another for support and maintenance, one who is in fact dependent, one who relies on another for the reasonable necessities of life." *Childers v. Childers*, 89 Wn.2d 592, 595, 598, 575 P.2d 201 (1978).

According to RCW 26.19.090(3), the child must enroll in an accredited academic or vocational school, must be actively pursuing a course of study commensurate with the child's vocational goals, and must be in good academic standing as defined by the institution. The court-ordered postsecondary educational support shall be automatically suspended during the period or periods the child fails to comply with these

conditions."

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While the trial court denied Ou's petition after Cheung's successful vacating of the post-secondary order, that fact on non-support from his father still did not alter Henry's determination to pursue his university level studies with only Ou's financial support. He remains enrolled in an accredited academic school and has been "actively pursuing a course of study commensurate with (his) vocational goals." Henry fulfills the statutory requirements to be considered a dependent child and be eligible to the continued support of both of his parents.

The record is clear that Cheung did not dispute the appropriateness of post-secondary support under the statutory factors in fact he offered himself the calculation of tuition costs to the trial court at a public university in Florida. The contested factual issue was only the amount of support each parent is required to contribute. The trial court had the discretion to adopt the calculation of support based on the Economic Table and it also had the authority to require Cheung to provide a complete and correct account of his financial circumstances. The trial court did neither.

Notwithstanding of the trial court failure to make the determination that Henry in fact remained dependent on his parents for his basic necessitates of life and its failure to calculate support based upon the actual income of the parents and in accordance with RCW 29.09.090(1), the Court of Appeals determined that the trial court did not err. The substantive question at front of the Court of Appeals was whether the trial court had authority to terminate the child support order and deny post-secondary support for a dependent child.

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Therefore, based upon earlier decisions of the court and applicable statutes, the Court of Appeals is constrained to hold that postsecondary educational expenses constitute "child support" under RCW 26.19.065(1), and, consequently, to find that the trial court's order improperly terminated the child support of a dependent child and without the finding of a good cause.

c. The petition involves an issue of substantial public interest that should be determined by the Supreme Court.

The number of children who are denied any post-secondary support due to the parent's limited income and the trial court's unwillingness to adopt a support calculation based upon the Washington State Child Support Schedule—Economic Table and order the obligor's transfer amount accordingly, although no exact statistic is available, it is estimated that more than 7,000 Washington residents are affected annually.

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> It is estimated that at least one-third of student's enrolled into the College Bound Scholarship's graduating class every year, a program administered by the State of Washington's Student Achievement Council for low-income families, are from single parent families. As of December 1, 2014, 185,000 low-income students have signed up for the College Bound Scholarship across Washington State.

> Parental contribution is just one funding source for a low-income student who displays aptitude and commitment to his post-secondary educational goals. However, until the trial court continues to rule by denying support for a child who has remained dependent on his parents beyond his age of majority in pursuit of his post-secondary education goals rather than to order payment of support, albeit limited according RCW 26.19.020; large number of children of lower income parents will be forced to rely exclusively on the custodial parent's continued financial support while the former obligor is allowed to stop any and all support.

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F. CONCLUSION

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Ou respectfully requests review is granted because the petition meets at least 3 of the criteria outlined in RAP 13.4(b).

January 27, 2015

Respectfully submitted,

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Signature Sandy Shaotao Ou, Pro Se

APPENDIX

A. Court of Appeals of the State of Washington, Division One, Unpublished Opinion. Filed September 15, 2014

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- B. Court of Appeals of the State of Washington, Division One, Order Denying Appellant's Motion for Reconsideration. Filed Oct 2, 2014
- C. Superior Court of Washington, County of King, Order of Child Support. Filed November 5, 1999
- D. Superior Court of Washington, County of King, Order of Motion for Default and Order of Child Support. Filed December 28, 2012
- E. Financial Declaration filed by Respondent on May 20, 2013
- F. Superior Court of Washington, County of King, Order Denying Motion to Modify Child Support RE: Henry Z. Cheung Post-Secondary Educational Support.
- G. Appellant' Reply Brief filed on August 6, 2014
- H. Division of Child Support of Washington State, Child Support Distribution and Disbursement Statement.
- I. Evidence of house titles of respondent Cheung.

DECLARATION OF SERVICE

I declare that on the date and time indicated below, I caused to be served via Certified U.S. Mail- return receipt and proof of service with the court. a copy of the documents and pleadings listed below upon the defendants herein listed and indicated below.

1. PETITION FOR REVIEW Hung K. CHEUNG 5120 S. Wallace St. Seattle WA 98178-2866

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I declare under penalty of perjury under the laws of the United States that the foregoing is True and correct.

Executed on this ______ day of February 2015.

By <

Sandy Shaotao Ou, Pro Se Petitioner 2004 E 136th Ave Tampa, FL 33613 (727) 873-8723

APPENDIX --- A

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COURT OF APPEALS DIVE STATE OF WASHINGTON 2014 SEP 15 AM 10: 35

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

In the Matter of the Marriage of SANDY S. OU, Appellant, v. HUNG K. CHEUNG,

Respondent.

DIVISION ONE

No. 70790-6-I

UNPUBLISHED OPINION

FILED: September 15, 2014

DWYER, J. — Sandy Ou appeals from the denial of her petition to modify a child support order. Ou sought to obtain for her son substantial educational postsecondary support from Hung Cheung—her former husband and the biological father of her son. Finding that the trial court, in denying Ou's petition, did not abuse the ample discretion conferred by RCW 26.19.090(2), or otherwise err, we affirm.

In 1994, Ou and Cheung were married. The following year, the couple had a son—Henry Cheung.¹ By 1998, however, Ou and Cheung had divorced. In 1999, Henry resided a majority of the time with Ou, and Cheung was ordered to make child support payments, which he did until Henry turned 18.

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¹ We refer to Henry by his first name in order to differentiate between father and son. No disrespect is intended.

Before marrying Cheung, Ou obtained a postsecondary degree. She then worked as an interpreter for a number of years before becoming a self-employed real estate agent in Florida. In 2013, she estimated that her income for the year was \$18,000.00 and listed her monthly net income as \$1,671.

Cheung does not have a postsecondary degree. He worked as a cook in the bakery of a grocery store where his annual income is around \$28,000. He also remarried. His current wife's dependent child and her two parents live with Cheung.

Henry excelled in school. During his final year of high school, he earned college credits at the local community college and was granted admission by the University of Florida, Virginia Technical Institute, Penn State University, and Embry-Riddle Aeronautical University. His first choice was to attend Embry-Riddle and study aerospace engineering. The annual cost of attending Embry-Riddle is over \$46,000. However, through various scholarships and financial aid awards, Henry was capable of paying for about half of the annual cost.

Several months before Henry's 18th birthday,² Ou filed a petition to modify the child support order in order to obtain postsecondary support for Henry. After Cheung failed to respond, a default order was entered in which Cheung was ordered to pay postsecondary support for Henry. Nevertheless, on July 18, 2013, a hearing was held in King County Superior Court, which resulted in a

² Henry turned 18 on January 6, 2013.

denial of Ou's petition.³ Additionally, a written order was entered on the same day memorializing the denial of Ou's petition.

Ou appeals.⁴

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Ou contends that the trial court abused its discretion in denying her petition. This is so, she asserts, because the trial court failed to consider the statutory factors in RCW 26.19.090(2). We disagree.

"When considering a request for postsecondary educational support, RCW 26.19.090(2) directs the superior court to determine whether the child is in fact dependent and relying upon the parents for the reasonable necessities of life." In re Marriage of Morris, 176 Wn. App. 893, 904, 309 P.3d 767 (2013). Once the superior court has made this determination, it "may then exercise its discretion in determining whether and for how long to award support." Morris, 176 Wn. App. at 904. Factors it may consider include, but are not limited to, the following:

Age of the child; the child's needs; the expectations of the parties for their children when the parents were together; the child's prospects, desires, aptitudes, abilities or disabilities; the nature of the postsecondary education sought; and the parents' level of education, standard of living, and current and future resources. Also to be considered are the amount and type of support that the child would have been afforded if the parents had stayed together.

RCW 26.19.090(2). However, because the trial court is not obligated to enter written findings of fact, "we review the record to determine whether the court

³ Ou states that Cheung successfully moved to vacate the adverse default order. However, there is no evidence in the record supporting Ou's explication of the procedural history between the entry of the default order against Cheung and the denial of her petition.

⁴ Respondent's brief was untimely filed. Appellant's motion to strike respondent's brief is granted.

engaged in the appropriate analysis," which includes a presumption "that the court considered all evidence before it in' reaching its decision." <u>Morris</u>, 176 Wn. App. at 906 (quoting <u>In re Marriage of Kelly</u>, 85 Wn. App. 785, 793, 934 P.2d 1218 (1997)). Our review of the trial court's determination is for an abuse of discretion. <u>Morris</u>, 176 Wn. App. at 905.

Ou contends that the record does not show that the trial court properly considered all of the factors in RCW 26.19.090(2). However, the parties presented both evidence and argument with regard to all of the factors, and the trial court explicitly considered and made specific findings with regard to certain factors on the record. Several of these specific findings were memorialized in the trial court's written order. In the absence of evidence to the contrary, we presume that the trial court in this case considered all of the evidence that was before it in fashioning its order.

Moreover, the record reveals that the trial court considered the particular factors that Ou avers were not considered.⁵ The trial court was aware of Henry's age⁶ and his needs.⁷ It was further aware of Henry's prospects, desires,

⁵ Ou also argues that the trial court erred by calculating Cheung's income in disregard of the evidence. However, Ou failed to designate as part of the record any evidence of Cheung's income. Pro se litigants are held to the same standard as attorneys and must comply with all procedural rules on appeal. In re Marriage of Olson, 69 Wn. App. 621, 626, 850 P.2d 527 (1993). "The appellant has the burden of perfecting the record so that the court has before it all the evidence relevant to the issue." In re Marriage of Haugh, 58 Wn. App. 1, 6, 790 P.2d 1266 (1990). Due to Ou's failure to include all the evidence relevant to resolving this issue, we decline to consider her argument.

⁶ The Court: When does Henry turn 18? Has he already turned 18? Ms. Ou: He already turned 18 in January 6th.

⁷ I think the amount that was indicated was for the tuition or the costs of Embry-Riddle was about \$46,000 a year. The total net income of both parents together is \$35,000 a year, and even—even with the—what Ms. Ou indicated that the—

aptitudes, abilities, or disabilities,⁸ as well as the nature of the postsecondary education that he sought.⁹ Finally, the trial court was aware of the amount and type of support that Henry would have been afforded if his parents had stayed together.¹⁰

Nevertheless, Ou contends that it was incumbent upon the trial court to make specific findings as to the cost and availability of a postsecondary education at a publicly-funded institution before denying her petition. In support of her contention, she cites to <u>In re Marriage of Shellenberger</u>, 80 Wn. App. 71, 906 P.2d 968 (1995), in which we held that a trial court must "make specific findings as to the cost and availability of college education in the child's chosen field at publicly funded institutions before ordering an objecting parent to support a more expensive private college education." 80 Wn. App. at 85. We reasoned that an objecting parent of "modest means" should not be required "to pay for private college where the child can obtain a degree in his or her chosen field at a publicly subsidized institution." <u>Shellenberger</u>, 80 Wn. App. at 85. Given that the trial court did not order Cheung to pay postsecondary support, both the rule and the rationale set forth in <u>Shellenberger</u> are inapposite.

Our review of the record reveals that the trial court did not abuse its

that the amount after grants and scholarships is about \$26,000 a year, that's still two-thirds of the parents' net income.

⁸ "And—and we have to be realistic about what our means are, unfortunately, because this may be a very [good] school and a very good opportunity for a good student."

⁹ "[T]he other [question] is whether or not [the parents] can afford to provide the Mercedes of education and pay for a university such as Embry-Riddle."

¹⁰ "The total net income of both parents together is \$35,000 a year, and even—even with the—what Ms. Ou indicated that the—that the amount after grants and scholarship is about \$26,000 a year, that's still two-thirds of the parents' net income."

discretion pursuant to RCW 26.19.090(2) and did not otherwise err.¹¹

Affirmed.

We concur:

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¹¹ Ou cites to our decision in <u>State ex rel. Stout v. Stout</u>, 89 Wn. App. 118, 948 P.2d 851 (1997), in support of her argument that a minimum need standard is imposed by RCW 26.19.065(2), unless a court deviates for reasons specified in RCW 26.19.075. Neither the statutory provisions cited by Ou nor our decision in <u>Stout</u> relate to the issue of whether the trial court complied with RCW 26.19.090(2). Thus, they provide Ou no basis for the relief that she requests.

APPENDIX ---- B

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

In the Matter of the Marriage of

SANDY S. OU,

Appellant,

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HUNG K. CHEUNG,

Respondent.

DIVISION ONE

No. 70790-6-I

ORDER DENYING APPELLANT'S MOTION FOR RECONSIDERATION

The appellant having filed a motion for reconsideration herein, and a majority of the panel having determined that the motion should be denied; now, therefore, it is hereby

ORDERED that the motion for reconsideration be, and the same is, hereby denied.

Dated this $2^{\underline{NP}}$ day of October, 2014.

FOR THE COURT:

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FORM MOTION

COURT OF APPEALS, DIVISION I OF THE STATE OF WASHINGTON County of King

In re:		
Sandy S. Ou Henry Cheung and	Petitioner(s),	Case No. 70790-6-1 A motion to Reconsideration
Hung K. Cheung		
	Respondent(s).	

1. Sandy S. Ou and Henry Cheung, Appellants ask for the reconsidering of designated in Part 2.

- 2. Reconsideration of the mother and son's appeal, order post-secondary education support and decide the amount of support which would not cause a financial burden for the father.
- 3. Questions? Is that true that the total income of both parents is the main reason to deny the postsecondary education order? Do the rich parents need to pay the post-secondary support? But the poor parents don't need to pay post-secondary support as long as they say they have no money left? If so, rich parent's children go to college; poor parent's children cannot go to college, not even their dream choice of private university?
- 4. Let's look at the father's brief. The father says that: "this amount of money for my son Henry Cheung post-secondary education will cause a financial burden on my family. I do agree the post-secondary education is important to my son success. However, my wife and I wage and salaries \$58,981 in 2012 file income tax return. My wife and I wage and salaries \$57,666 in 2013 file income tax return." Ok. He does agree the post-secondary support is important to his son success. He also made a large research to look for the public universities in Florida during the trial court period. See his researched universities that he preferred like Daytona State College, Florida State University, University of Florida. See attached A, B and C. Respondent does want to affirmatively state that he intends to assist his son. He values education and is proud of his son and his academic achievements thus far. So he is in favor of contributing to his sons' postsecondary educations, but not to the extent that it creates a financial hardship to provide for his household as a result. So it is just a matter of support amount issue. Is \$58,981 income too low for him? Otherwise should we leave our smart and deserving son without needed support?
- 5. This is a big misleading. The Father said: "Ms. Ou stated that she wants me to pay \$1,497 a month for my son Henry Z Cheung post second-education at Embry-Riddle University." But the mother never asked for \$1497 from the respondent in her whole brief. Please do not mislead by the respondent's reply. The mother's brief only asks the appeal court to order the father to pay

motion

the post-secondary education support and decide the support amount because only the court has the power to do so.

There is another big mistake here. The \$35000 a year is not the right figure. The court said: "The total net income of both parents together is \$35,000 a year, and even—even with the—what Ms. Ou indicated that the—that the amount after grants and scholarship is about \$26,000 a year, that's still two-thirds of the parents' net income." The total net income of both parents has much more than \$35,000. Because the father's household adjustable income is \$58,000, the mother's household adjustable income is \$18,000. Last year and this year the mother has made a large different amount of income plus her company's income. The Tuition and fee expensive is actually less than \$40,000. This amount included to live and eat in the school. This semester the smart boy chooses to share with 5 roommates to live in a 2 bedrooms apartment and cook on his own. He lives in the couch so he pays very little.

6. Your Honor, Please look at the 1998 child support order "reserved" the issue of postsecondary support: The right to petition for post-secondary support is reserved, provided that the right is exercised before support terminates.

2.5 Post Secondary Support

[] Does not apply.

[X] The right to request post-secondary support was reserved in the support order and the Court needs to determine each parent's obligation;

[] The previous support order provided that the parents shall pay for post-secondary Support and the court needs to allocate the expenses;

Is this the best reason to order the post-secondary education support?

7. The father had been paying \$538 child support each month without delay. He is very proud of it because it had no financial burden on him. Now why doesn't the court order the post-secondary education for at least that amount and maybe more as long as no financial burden on him? The right amount should be decided by our court, not by the mother and not by the father. But both parents need to provide the updated financial paper in order to let the court to make the right decision.

Your honor, please considerate the facts: the son has already been studying in the University for two semesters. Besides the financial aid and scholarship, the mother has been supporting their son alone by herself, providing a car to drive, paying all the expenses for the son's living. She has been exhausted, tired and sick. Does she have no financial burden at all? Why can the father go away from his support at this most critical time?

Your Honor, Please do not make this father inhumanity. Order the post-secondary education support and decide the amount.

Respectfully submitted,

Con the

Sandy Ou and Henry Cheung motion

APPENDIX --- C

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		WASHINGTON
COUNTY OF	Kîna	

SUP JAL C. JA CLEAK

99-3-05415-OKNT

ORDER OF CHILD SUPPORT

In re the Marriage of:

Sandy shaotao Och Petitioner and HUNG KWOK CHEUNG

Petitioner,

Respondent.

I. JUDGMENT SUMMARY

NO.

(ORS)

Does not apply because no attorney's fees or back support has been ordered. [] M The judgment summary: Α. Judgment Creditor Β. Judgment Debtor C. Principal iudgment amount (back support) from [Date] to _____ ____ [Date]. D. Interest to date of Judgment E. Attomey's fees F. Costs G. Other recovery amount H. Principal judgment shall bear interest at ______% per annum. Attorney's fees, costs and other recovery amounts shall bear interest at _____% per annum. I. J. Attorney for Judgment Creditor K. Attorney for Judgment Debtor

II. BASIS

2.1 TYPE OF PROCEEDING.

Other:

L.

This order is entered pursuant to:

a decree of dissolution, legal separation or a declaration of invalidity. М

- [] an order determining parentage.
- [] an order for modification of child support.
- [] a hearing for temporary child support.
- [] an order of adjustment.

ORDER OF CHILD SUPPORT WPF DR 01.0500 (7/97) RCW 26.09.175; 26.26.132(5) Page I

EXP01

an order for modification of a custody decree or parenting plan. other:

2.2 CHILD SUPPORT WORKSHEET.

The child support worksheet which has been approved by the court is attached to this order and is incorporated by reference or has been initialed and filed separately and is incorporated by reference.

2.3 OTHER:

[] []

III. ORDER

IT IS ORDERED that:

3.1 CHILDREN FOR WHOM SUPPORT IS REQUIRED.

NAME Henry Z. Cheung

DATE OF BIRTH

3.2 PERSON PAYING SUPPORT (OBLIGOR).

Name: Current Residential Address and Telephone Number: Hung Kwick cheung 4708 5 Juneau ST. Seattle UA 98118. UNKNOWN

Social Security Number: 533-06-7354 Date of Birth: 10/07/58 Drivers License Number/State: CHEUNHK427PG Employer, Address and Telephone Number: Gafeway, others worknown

THE OBLIGOR PARENT SHALL UPDATE THE ABOVE INFORMATION IN THIS PARAGRAPH 3.2 PROMPTLY AFTER ANY CHANGE IN THE INFORMATION. THE DUTY TO UPDATE THE INFORMATION CONTINUES AS LONG AS ANY MONTHLY SUPPORT REMAINS DUE OR ANY UNPAID SUPPORT DEBT REMAINS DUE UNDER THIS ORDER.

THE OBLIGOR PARENT'S PRIVILEGES TO OBTAIN OR MAINTAIN A LICENS CERTIFICATE, REGISTRATION, PERMIT, APPROVAL, OR OTHER SIMILAR DOCUMEN ISSUED BY A LICENSING ENTITY EVIDENCING ADMISSION TO OR GRANTIN AUTHORITY TO ENGAGE IN A PROFESSION, OCCUPATION, BUSINESS, INDUSTR RECREATIONAL PURSUIT, OR THE OPERATION OF A MOTOR VEHICLE, MAY I DENIED, OR MAY BE SUSPENDED IF THE OBLIGOR PARENT IS NOT IN COMPLIAN(WITH THIS SUPPORT ORDER AS PROVIDED IN CHAPTER 74.20A REVISED CODE (WASHINGTON.

Monthly Net Income: S 1793.07 M

- [] The income of the obligor is imputed at'S because:
 - [] the obligor's income is unknown.
 - [] the obligor is voluntarily unemployed.
 - [] the obligor is voluntarily underemployed.
 - [] other:

· 3.3 PERSON RECEIVING SUPPORT (OBLIGEE): SANDY Shootao QU #11 10545 SE 238TH ST KOT 404 7803/ 253-804-9349

Name:

Current Residential Address and Telephone Number:

538-29-5838 12/11/62 Social Security Number: Date of Birth: Drivers License Number/State: 04 XXX 55,383 RJ Employer, Address and Telephone Number:

THE OBLIGEE PARENT SHALL UPDATE THE ABOVE INFORMATION IN THIS PARAGRAPH 3.3 PROMPTLY AFTER ANY CHANGE IN THE INFORMATION. THE DUTY TO UPDATE THI INFORMATION CONTINUES AS LONG AS ANY MONTHLY SUPPORT REMAINS DUE OR ANY UNPAID SUPPORT DEBT REMAINS DUE UNDER THIS ORDER.

М 5.)

Monthly Net Income: $\$ \pm Q$

because: The income of the obligee is imputed at \$

the obligee's income is unknown. []

- 13 the obligee is voluntarily unemployed.
- [] the obligee is voluntarily underemployed.
- [] other:

The parent receiving support may be required to submit an accounting of how the support is being spent to benefit the child(ren).

3.4 SERVICE OF PROCESS.

Service of process on the obligor at the address listed above in paragraph 3.2 or any updated address, or on the obligee at the address listed above in paragraph 3.3 or any updated address, may be allowed or accepted as adequate in any proceeding to establish, enforce or modify a child support order between the parties by delivery of written notice to the obligor or obligee at the last address provided.

3.5 TRANSFER PAYMENT.

M

The obligor parent shall pay \$ 538.69 per month.

[] The obligor parent shall pay the following amounts per month for the following children:

Name		Amount
	\$ \$ \$ \$	

TOTAL MONTHLY AMOUNT

[] If one of the children changes age brackets or terminates support, child support shall be as follows:

\$

[] Other:

3.6 STANDARD CALCULATION.

[]

[]

[]

per month. (See Worksheet line 15.)

REASONS FOR DEVIATION FROM STANDARD CALCULATION.

3.7

The child support amount ordered in paragraph 3.5 does not deviate from the standard calculation.

The child support amount ordered in paragraph 3.5 deviates from the standard calculation for the following reasons:

- Income of a new spouse of the parent requesting a deviation for other reasons;
- [] Income of other adults in the household of the parent requesting a deviation for other reasons;
 - Child support actually paid or received for other children from other relationships;
- [] Gifts;

[] Prizes;

Possession of wealth;

- Extraordinary income of a child;
- [] Tax planning which results in greater benefit to the children;
- [] A nonrecurring source of income;
- [] Payment would reduce the parent's income level below the DSHS need standard for one person;
- [] Extraordinary debt not voluntarily incurred;
- [] A significant disparity in the living costs of the parents due to conditions beyond their control;
- [] Special needs of disabled children;
- [] Special medical, educational, or psychological needs of the children;
- [] The child spends a significant amount of time with the parent who is obligated to make a support transfer payment. The deviation does not result in insufficient funds in the receiving parent's household to meet the basic needs of the child. The child does not receive public assistance;
- [] Children from other relationships;
- [] Costs incurred or anticipated to be incurred by the parents in compliance with courtordered reunification efforts or under a voluntary placement agreement with an agency supervising the child;
- [] Other:

[]

The factual basis for these reasons is as follows:

3.8 REASONS WHY REQUEST FOR DEVIATION WAS DENIED.

[/] Does not apply.

[]

The deviation sought by the [] obligor [] obligee was denied because:

- [] no good reason exists to justify deviation.
- [] other:

3.9 STARTING DATE AND DAY TO BE PAID.

Starting Date: Day(s) of the month support is due:

· 3.10 INCREMENTAL PAYMENTS.

Does not apply.

This is a modification of child support. Pursuant to RCW 26.09.170 (8)(a) and (c), the obligation has been modified by more than thirty percent and the change would cause significant hardship. The increase in the child support obligation set forth in Paragraph 3.5 shall be implemented in two equal increments, one at the time of this order and the second on [Date] six months from the entry of this order.

3.11 HOW SUPPORT PAYMENTS SHALL BE MADE.

Fv7

M

[]

The Division of Child Support provides support enforcement services for this case (this includes welfare cases, cases in which a parent has requsted services from DCS, and cases in which a parent signs the application for services from DCS on the bottom of the support order). Support payments shall be made to:

Washington State Support Registry P. O. Box 45868 Olympia, WA 98504 Phone: 1-800-922-4306 or 1-800-442-5437

The Division of Child Support does not provide support enforcement services for this case. [] Suport payments shall be made to:

[]	

٢1 Washington State Support Registry P. O. Box 45868 Olympia, WA 98504 Phone: 1-800-922-4306 or 1-800-442-5437

(DCS will process payments but will not take any collection action.)

A party required to make payments to the Washington State Support Registry will not receive credit for a payment made to any other party or entity. The obligor parent shall keep the registry informed whether he or she has access to health insurance coverage at reasonable cost and, if so, to provide the health insurance policy information.

3.12 WAGE WITHHOLDING ACTION

Withholding action may be taken against wages, earnings, assets, or benefits, and liens enforced against real and personal property under the child support statutes of this or any other state, without further notice to the obligor parent at any time after entry of this order unless an alternative provision is made below:

[If the court orders immediate wage withholding in a case where Division of Child Support does not provide support enforcement services, a mandatory wage assignment under Chap. 26.18 RCW must be entered and support payments must be made to the Support Registry.]

- [] Wage withholding, by notice of payroll deduction or other income withholding action under Chapter 26.18 RCW or Chapter 74.20A RCW, without further notice to the obligor, is delayed until a payment is past due, because:
 - [] the parties have reached a written agreement which the court approves that provides for an alternate arrangement.
 - [] The Division of Child Support provides support enforcement services for this case [see 3.11] and there is good cause [as stated below under "Good Cause"] not to require immediate income withholding which is in the best interests of the child and, in modification cases, previously ordered child support has been timely paid:
 - [] The Division of Child Support does not provide support enforcement services for this case [see 3.11] and there is good cause [as stated below under "Good Cause"] not to require immediate income withholding:

Good Cause:

3.13 TERMINATION OF SUPPORT.

Support shall be paid:

- [] provided that this is a temporary order, until a subsequent child support order is entered by this court.
- [M] until the child(ren) reach(es) the age of 18, except as otherwise provided below in Paragraph 3.14.
- [j until the child(ren) reach(es) the age of 18 or as long as the child(ren) remain(s) enrolled in high school, whichever occurs last, except as otherwise provided below in Paragraph 3.14.
- [] after the age of 18 for _____ [Name] who is a dependent adult child, until the child is capable of self-support and the necessity for support ceases.
- [] until the obligation for post secondary support set forth in Paragraph 3.14 begins for the child(ren).
- [] other:

3.14 POST SECONDARY EDUCATIONAL SUPPORT.

- [] 52 No post secondary educational support shall be required.
 - The right to petition for part desentary support is reserved, provided that the right is enervised." hat
- 14 The parents shall pay for the post secondary educational support of the child(ren). Post secondary support provisions will be decided by agreement or by the court.
- [] Other:

200

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PAYMENT FOR EXPENSES NOT INCLUDED IN THE TRANSFER PAYMENT. 3.15

- M Does not apply because all payments, except medical, are included in the transfer payment.
- [] The mother shall pay _____% and the father _____% (each parent's proportional share of income from the Child Support Schedule Worksheet, line 6) of the following expenses incurred on behalf of the children listed in Paragraph 3.1:
 - [] day care.
 - [] educational expenses.
 - [] long distance transportation expenses.
 - [] other:

Payments shall be made to [] the provider of the service [] the parent receiving the transfer payment.

- [] The obligor shall pay the following amounts each month the expense is incurred on behalf of the children listed in Paragraph 3.1:
 - []
 - day care: \$_____ payable to the [] day care provider [] other parent; educational expenses: \$_____ payable to the [] educational provider [] [] other parent;
 - long distance transportation: \$ _____ payable to the [] transportation [] provider [] other parent.
 - [] other:

PERIODIC ADJUSTMENT. 3.16

- M Does not apply.
- [] Child support shall be adjusted periodically as follows:
- [] Other:

3.17 INCOME TAX EXEMPTIONS.

> Does not apply.

Tax exemptions for the children shall be allocated as follows:

The parents shall sign the federal income tax dependency exemption waiver. Other:

3.18 MEDICAL INSURANCE.

M

Health insurance coverage for the child(ren) listed in Paragraph 3.1 shall be provided by the [] mother father [] both parents if coverage that can be extended to cover the child(ren) is or becomes available through employment or is union related and the cost of such coverage does not exceed (twenty-five percent of the obligated parent's basic child support obligation). \$_

М Health insurance coverage shall be provided as set forth above by the [] mother [/] father [] both parents, even if the cost of such coverage exceeds 25% of the obligated parent's basic child support obligation.

Ú1

The reasons for not ordering the 1 mother [] father to provide health insurance coverage for the child(ren) are:

The parent(s) shall maintain health insurance coverage, if available for the children listed in paragraph 3.1, until further order of the court or until health insurance is no longer available through the parents' employer or union and no conversion privileges exist to continue coverage following termination of employment.

A parent who is required under this order to provide health insurance coverage is liable for any covered health care costs for which that parent receives direct payment from an insurer.

A parent who is required under this order to provide health insurance coverage shall provide proof that such coverage is available or not available within twenty days of the entry of this order or within twenty days of the date such coverage becomes available, to the physical custodian or the Washington State Support Registry if the parent has been notified or ordered to make payments to the Washington State Support Registry.

If proof that health insurance coverage is available or not available is not provided within twenty days the obligee or the Department of Social and Health Services may seek direct enforcement of the coverage through the obligor's employer or union without further notice to the obligor as provided under Chapter 26.18 RCW.

3.19 EXTRAORDINARY HEALTH CARE EXPENSES.

The OBLIGOR shall pay <u>70</u>% of extraordinary health care expenses (the obligor's proportional share of income from the Child Support Schedule Worksheet, line 6), if monthly medical expenses exceed \$_______(5% of the basic support obligation from Worksheet line 5).

3.20 BACK CHILD SUPPORT.

- [A Back child support is not addressed in this order.
- [] The obliger parent is awarded a judgment against the obligor parent in the amount of S ______ for back child support for the period from ______ [Date] to ______ [Date].
- [] Other:

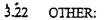
3.21 BACK INTEREST.

M

Back interest is not addressed in this order.

[] The obligee parent is awarded a judgment against the obligor parent in the amount of <u>for back interest for the period from</u> [Date] to [Date].

[] Other:



Dated: Judge/Commissioner · - ,' CE 1889 Presented by: Approved for entry: Notice of presentation waived: Signature Signature 64 Print or Type Name Print or Type Name I apply for full support enforcement services from the DSHS Division of Child Support. M Cn O'Signature of Party [] Approved for entry in Public Assistance cases, notice of presentation waived.

Deputy Prosecuting Attorney

Print or Type Name

Washington State Child Support Schedule

Worksheets

Mother _ County

A

Father Hung Superior Court Case Number

1,06)

Children and Ages:		······
Part I: Basic Child Support Obligation (See Instructions, Page 5)		
1. Gross Monthly Income	Father	Mother
a. Wages and Salaries	\$ 2196.75	\$ 624
b. Interest and Dividend Income	\$	\$
c. Business Income	\$	\$
d. Spousal Maintenance Received	\$	\$
e. Other Income	\$	\$
f. Total Gross Monthly Income (add lines 1a through 1e)	s 2196.75	\$ 624
2. Monthly Deductions from Gross Income		
a. Income Taxes	\$ 134.84	\$ Ø
b. FICA/Self-Employment Taxes	\$ 264.44	\$ D
c. State Industrial Insurance Deductions	\$ 4.40	s D
d. Mandatory Union/Professional Dues	\$	\$
e. Pension Plan Payments	\$	\$
f. Spousal Maintenance Paid	\$	\$
g. Normal Business Expenses	\$	\$
h. Total Deductions from Gross Income (add lines 2a through 2g)	\$ 403,68	s O
3. Monthly Net Income (line 1f minus line 2h)	\$ 1793.07	\$ 624
 Combined Monthly Net Income (add father's and mother's monthly net incomes from line 3) 	s 24	17.07
5. Basic Child Support Obligation (enter total amount in box	\$ 5.	26
 Proportional Share of Income (each parent's net income from line 3 divided by line 4) 	.742	. 258
7. Each Parent's Basic Child Support Obligation (multiply each number on line 6 by line 5)	\$ 390.29	\$ 135.71
Part II: Health Care, Day Care, and Special Child Rearing Expenses (See Instructions, Page 7)	
8. Health Care Expenses		
a. Monthly Health Insurance Premiums Paid for Child(ren)	\$	\$
b. Uninsured Monthly Health Care Expenses Paid for Child(ren)	\$	\$
c. Total Monthly Health Care Expenses (line 8a plus line 8b)	\$	\$
 Combined Monthly Health Care Expenses . (add father's and mother's totals from line 8c) 	\$	
e. Maximum Ordinary Monthly Health Care (multiply line 5 times .05)	\$ 20	.3
 f. Extraordinary Monthly Health Care Expenses (line 8d minus line 8e, if "0" or negative, enter "0") 	\$	
Continue to Next Page		• (

WSCSS/09-01-91 Page 1 of 4

9. Day Care and Special Child Rearing Expenses	Father	Mother
a. Day Care Expenses	\$	\$ 200
b. Education Expenses	\$	\$
c. Long Distance Transportation Expenses	\$	\$
d. Other Special Expenses (describe)	\$	\$
	\$	\$
	\$	\$
e. Total Day Care and Special Expenses (add lines 9a through 9d)	\$	\$ 200
0. Combined Monthly Total of Day Care and Special Expenses (add father's and mother's total day care and special expenses from line	(9e) \$ 2	90
1. Total Extraordinary Health Care, Day Care, and Special Expenses (line 8f plus line 10)		00
2. Each Parent's Obligation for Extraordinary Health Care, Day Care, and Special Expenses (multiply each number on line 6 by line 11)	\$ 148.40	\$ 51.60
Part III: Standard Calculation Child Support Obligation		
3. Standard Calculation Support Obligation (line 7 plus line 12)	\$ 538.6	9 \$ 187.31
art IV: Child Support Credits (See Instructions, Page 8)		
4. Child Support Credits		<u></u>
a. Monthly Health Care Expenses Credit	\$	\$
b. Day Care and Special Expenses Credit	\$	\$ 200
c. Other Ordinary Expense Credit (describe)	\$	\$
d. Total Support Credits (add lines 14a through 14c)	\$	\$ 200
eart V: Net Support Obligation/Presumptive Transfer Payment (See Ins	structions, Page 8)	
5. Net Support Obligation (line 13 minus line 14d)	\$ 538.69	1 \$-12.69
art VI: Additional Factors for Consideration (See Instructions, Page 8))	,
6. Household Assets (List the estimated present value of all major household assets.)	Father's Household	d Mother's Househ
a. Real Estate	\$	\$
b. Stocks and Bonds	\$	\$
c. Vehicles	\$	\$
d. Boats	\$	\$
e. Pensions/IRAs/Bank Accounts	\$	\$
f. Cash	\$	\$
g. Insurance Plans	\$	\$
h. Other (describe)	\$ \$	<u>\$</u> \$
	Ψ	<u> </u>
	\$	\$

WSCSS/09-01-91 Page 2 of 4

	usehold Debt st liens against household assets, extraordinary debt.)	Fat	her's Household	Mother's I
		\$		\$ -
		\$		\$ -
		\$		\$ -
		\$		5 ~
		\$	~	s -
		s		s T
18. Oti	ner Household Income			1
a.	Income Of Current Spouse (if not the other parent of this action)			1
	Name	\$	-	\$
	Name		~	\$ -
b.	Income Of Other Adults In Household			
	Name	\$		s —
	Name	\$	-	\$ _
с.	Income Of Children (if considered extraordinary)			
	Name	- \$	منب	\$ -
	Name		·····	\$
d.	Income From Child Support			
	Name	\$		5
	Name	\$		\$
θ.	Income From Assistance Programs		*******	1
	Program	\$		\$
	Program	\$	- -	\$ -
f.	Other Income (describe)			
		\$		\$
		- \$	~~~	\$ -
19. No	n-Recurring Income (describe)			
		\$		s
		\$	-	\$
20. Chi	ld Support Paid For Other Children			
	Name/age:	\$	<u></u>	\$
	Name/age:	\$		\$
	er Children Living In Each Household		_	-
(Fir	st names and ages)		·	
		.		

WSCSS/09-01-91 Page 3 of 4 .

2. Other Factors For Consideration	
	<u></u>
·····	
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inature and Dates	
declare, under penalty of perjury under the laws of the State o forksheets is complete, true, and correct.	f Washington, the information contained in these
Goundy Soon	
lother's Signature	Father's Signature
7/7/99 Scott/ 13-3	
ate City	Date City
OF The second	de l
ge/Reviewing Officer	11/5/44 Date

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Judge/Reviewing Officer

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This worksheet has been certified by the State of Washington Office of the Administrator for the Courts. Photocopying of the worksheet is permitted. i.

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WSCSS/09-01-91 Page 4 of 4

STATE OF WASHINGTON] 88.

1

County of King I, PAUL L. BHEHFEY, Clerk of the Superior Count of the State of Washington, for the County of King, do hereby certify that I have compared the foregoing copy with the original instrument as the same appears on the and of reddrivin my office, and that the same is same appears on the and of reddrivin my office, and that the same is same appears on the and of reddrivin my office, and that the same is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matumment is same appears of the foregoing copy with the original matument is same appears of the foregoing copy with the original matument is same appears of the foregoing copy with the original matument is a same appears of the foregoing copy with the original matument is a same appears of the foregoing copy with the original matument is a same appears of the foregoing copy with the original matument is a same appears of the foregoing copy with the original matument is a same appear of the foregoing copy with the original matument is a same appear of the foregoing copy with the original matument is a same appear of the foregoing copy with the original matument is a same appear of the foregoing copy with the original matument is a same appear of the original matument is a same appear of the foregoing copy with the original matument is a same appear of the original matument HALLEY SE Hier Superior Councilerk Ēγ,

APPENDIX --- D

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Superior Court of Washington County of

In re:

Sandy S. Ou

and

Hung K. Cheung

Respondent.

Petitioner.

A motion for default has been presented.

II. Findings

I. Basis

Based on the motion, the court finds:

2.1 Proper Jurisdiction and Venue

The court has proper jurisdiction and venue.

2.2 Service on Non requesting Party

The non requesting party was served with the following documents: Summons, Petition in this action, Proposed Child Support Worksheets, Financial declaration. Joinder by Personal Service on October 13, 2012.

Also sent out the following documents: the 2010 tax return, 2011 tax return, income proof of 2012 from the office manager, two months bank statements, mortgage statements, profit and loss statement, the Notice re: Dependent of a Person in Military Service, and the order setting case schedule and the notice from the court via certified priority mail on 10/16/2012

2.3 Time Elapsed Since Service

- [x] The non requesting party was served within the state of Washington and more than 20 days have elapsed since the date of service.
- [] The non requesting party was served outside the state of Washington and more than 60 days have elapsed since the date of service.

Ord of Default (Child Suppt Mod) (ORDFL) - Page 1 of 2 WPF DRPSCU 06.0450 Mandatory (6/2008) - CR 55; RCW 26.09.175

$|\mathcal{M}| 02$

No. 99-3-05415-0

Order on Motion for Default (Child Support Modification) (ORDFL) [x] granted (ORDFL) [] denied (ORDYMT)

- [] The non requesting party was served by mail in lieu of publication and more than 90 days have elapsed since the date of mailing.
- [] The non requesting party was served by publication and more than 60 days have passed since the date of first publication.

2.4 Appearance

The non requesting party has failed to appear, or if appeared, has failed to otherwise defend this action.

2.5 Service members Civil Relief Act Statement

- 2.5.1 Service member status --- It appears the non requesting party:
 - [x] is not a service member;
 - is on active duty in the U.S. armed forces (excluding National Guard and reserves);
 - [] is on active duty and is a National Guard member or a Reservist residing in Washington;
 - [] is not on active duty in the U.S. armed forces (excluding National Guard and reserves);
 - [] is not on active duty and is a National Guard member or a Reservist residing in Washington.
- 2.5.2 Dependent of a service member status --- It appears the non requesting party:
 - [x] is not a dependent of a resident of Washington who is on active duty and is a National Guard member or a Reservist;
 - [] is a dependent of a resident of Washington who is on active duty and is a National Guard member or a Reservist;
 - [] is presumed not a dependent of a resident of Washington who is on active duty and is a National Guard member or a Reservist.

2.6 [] Other:

III. Order

It is Ordered:

- [] The motion is denied.
- [x] (Name) Hung K. Cheung is in default and that the requesting party be granted the relief requested in the petition.

18,2012 Dated:

Print Name

Judge/Commissioner

Presented by:

11/13/2012

12

NOT APPEARING Sandy S. Ou

Date

Signature of Party or Lawyer/WSBA No.

Ord of Default (Child Suppt Mod) (ORDFL) - Page 2 of 2 WPF DRPSCU 06.0450 Mandatory (6/2008) - CR 55; RCW 26.09.175

Superior Court of Washington County of King

[x] In re the Marriage of:[] In re the Domestic Partnership of:

Sandy S. Ou

Petitioner,

and

Hung K. Cheung

Respondent.

FAN 02

No. 99-3-05415-0

Order of Child Support

Temporary (TMORS)

Clerk's Action Required

I. Judgment Summary

1.1	Judg	ment Summary for Non-Medical Expenses	
	[x] []	Does not apply. Applies as follows:	
	A.	Judgment creditor	
	B.	Judgment debtor	
	C.	Principal judgment amount (back child support/other obligations) \$ from (date) through (date)	
	D.	Interest to date of judgment \$	
	E.	Attorney fees \$	
	F.	Costs \$	
	G.	Other recovery amount \$	
	H.	Principal judgment shall bear interest at % per annum	
	I.	Attorney fees, costs and other recovery amounts shall bear interest at	% per annum
	J.	Attorney for judgment creditor	1
	К.	Attorney for judgment debtor	
	r		

L. Other:

1.2 Judgment Summary for Medical Support

[x] Does not apply.

Order of Child Support (TMORS, ORS) - Page 1 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

[]	Applies as follows:		
A.	Judgment creditor		
B.	Judgment debtor		
C.	Judgment for medical support	\$	
	from (date) through (date)		
D.	Interest to date of judgment	\$	
E.	Attorney fees	\$	
F.	Costs	\$	
G.	Principal judgment shall bear interest at	% per annum	
H.	Attorney fees, costs and other recovery amount		% per annum
I.	Attorney for judgment creditor		
J.	Attorney for judgment debtor		
τ/			

K. Other

· - ·

II. Basis

2.1 Type of Proceeding

This order is entered under a petition for dissolution of marriage or domestic partnership, legal separation, or declaration concerning validity:

- [] decree of dissolution, legal separation or a declaration concerning validity.
- [x] order for modification of child support.
- [] hearing for temporary child support.
- [] order of adjustment.
- [] order for modification of a custody decree or parenting plan.
- [] other:

2.2 Child Support Worksheet

The child support worksheet which has been approved by the court is attached to this order and is incorporated by reference or has been initialed and filed separately and is incorporated by reference.

2.3 Other

III. Findings and Order

It Is Ordered:

3.1 Child(ren) for Whom Support is Required

Name (first/last)

<u>Age</u>

Henry Cheung

17

3.2 Person Paying Support (Obligor)

Order of Child Support (TMORS, ORS) - Page 2 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132 Name (first/last): Hung K. Cheung

Birth date: 10/07/1958

Service Address: (You may list an address that is not your residential address where you agree to accept legal documents.) Safeway-Bakery 4011 S. 164th ST Seattle WA 98188

The Obligor Parent Must Immediately File With the Court and the Washington State Child Support Registry, and Update as Necessary, the Confidential Information Form Required by RCW 26.23.050.

The Obligor Parent Shall Update the Information Required by Paragraph 3.2 Promptly After any Change in the Information. The Duty to Update the Information Continues as long as any Support Debt Remains due Under This Order.

For purposes of this Order of Child Support, the support obligation is based upon the following income:

A.

[x]

.

Actual Monthly Net Income: \$ __2100_____.

OR

B. [x] Monthly net income after exclusion requiring findings:

Actual monthly gross income \$ ____2545 ____ from which the court excludes \$ _____ because the court finds that the obligor earned that income from overtime or from second jobs beyond 40 hours per week averaged over a 12-month period to:

- [] provide for a current family's needs; or
- [] retire past relationship debts; or
- [] retire child support debt; and

that the income will cease when the obligor has paid off his or her debts.

Monthly net income after allowed exclusion: \$ 2100

OR

C.

[] The net income of the obligor is imputed at \$_____ because:

- [] the obligor's income is unknown.
- [] the obligor is voluntarily unemployed.
- [] the obligor is voluntarily underemployed.

The amount of imputed income is based on the following information in order of priority. The court has used the first option for which there is information:

- [] current rate of pay.
- [] reliable historical rate of pay information.
- [] Past earnings when there is incomplete or sporadic information of the parent's past earnings.

Order of Child Support (TMORS, ORS) - Page 3 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

- minimum wage in the jurisdiction where the parent lives at full-time [] earnings because the parent:
 - has a recent history of minimum wage jobs, []
 - recently came off public assistance, general assistance-[] unemployable, supplemental security income, or disability
 - was recently released from incarceration, or []
 - is a high school student. []
- Median Net Monthly Income Table. []
- Other: []

.

3.3 Person Receiving Support (Obligee)

Name (first/last): Sandy S. Ou

Birth date: 12/11/1962

Service Address: (You may list an address that is not your residential address where you agree to accept legal documents.) 11 Valencia Cir Safety Harbor FL 34695

The Obligee Must Immediately File With the Court and the Washington State Child Support Registry and Update as Necessary the Confidential Information Form Required by RCW 26.23.050.

The Obligee Shall Update the Information Required by Paragraph 3.3 Promptly After any Change in the Information. The Duty to Update the Information Continues as Long as any Monthly Support Remains Due or any Unpaid Support Debt Remains Due Under This Order.

For purposes of this Order of Child Support, the support obligation is based upon the following income:

A. [] Actual monthly Net Income: \$

OR

- Β.
- Monthly net income after exclusion requiring findings: [x]

Actual monthly gross income \$ 710 from which the court excludes because the court finds that the obligee earned that income \$ from overtime or from second jobs beyond 40 hours per week averaged over a 12-month period to:

provide for a current family's needs; or []

retire past relationship debts; or []

[] retire child support debt; and

that the income will cease when the obligee has paid off his or her debts.

Order of Child Support (TMORS, ORS) - Page 4 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132 Monthly net income after allowed exclusion: \$____410____

OR

- C. [] The net income of the obligee is imputed at \$_____ because:
 - [] the obligee's income is unknown.
 - [] the obligee is voluntarily unemployed.
 - [] the obligee is voluntarily underemployed.

The amount of imputed income is based on the following information in order of priority. The court has used the first option for which there is information:

- [] current rate of pay;
- [] reliable historical rate of pay information;
- [] Past earnings when there is incomplete or sporadic information of the parent's past earnings;
- [] minimum wage in the jurisdiction where the parent lives at full-time earnings because the parent:
 - [] has a recent history of minimum wage jobs;
 - [] recently came off public assistance, general assistanceunemployable, supplemental security income; or disability
 - [] was recently released from incarceration, or
 - [] is a high school student;
- [] Median Net Monthly Income Table.
- [] Other:

. .

.

The obligor may be able to seek reimbursement for day care or special child rearing expenses not actually incurred. RCW 26.19.080.

3.4 Service of Process

Service of Process on the Obligor at the Address Required by Paragraph 3.2 or any Updated Address, or on the Obligee at the Address Required by Paragraph 3.3 or any Updated Address, may Be Allowed or Accepted as Adequate in any Proceeding to Establish, Enforce or Modify a Child Support Order Between the Parties by Delivery of Written Notice to the Obligor or Obligee at the Last Address Provided.

3.5 Transfer Payment

The obligor parent shall pay the following amounts per month for the following child(ren):

Name	Amount
Henry Cheung	\$
	\$
······································	\$
Total Monthly Transfer Amount	\$ <u></u>

- [] The parents' combined monthly net income exceeds \$12,000 and the court sets child support in excess of the presumptive amount for \$12,000 because:
- [] The court finds that the obligor's child support obligations owed for all his or her biological or legal children exceed 45% of his or her net income and it is [] just
 [] unjust to apply the 45% limitation based upon the best interests of the child(ren) and the circumstances of each parent as follows:
- [] If one of the children changes age brackets, the child support shall be as follows:
- [] This is a downward modification that has caused an overpayment of \$_____. This amount shall be repaid or credited as follows:
- [] This is an upward modification that has caused an underpayment of \$_____. This amount shall be paid as follows:
- [] Other:

The Obligor Parent's Privileges to Obtain or Maintain a License, Certificate, Registration, Permit, Approval, or Other Similar Document Issued by a Licensing Entity Evidencing Admission to or Granting Authority to Engage in a Profession, Occupation, Business, Industry, Recreational Pursuit, or the Operation of a Motor Vehicle may Be Denied or may Be Suspended if the Obligor Parent is not in Compliance With This Support Order as Provided in Chapter 74.20A Revised Code of Washington.

Order of Child Support (TMORS, ORS) - Page 6 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

3.6 Standard Calculation

per month. (See Worksheet line 17.)

3.7 Reasons for Deviation From Standard Calculation

- [x] The child support amount ordered in paragraph 3.5 does not deviate from the standard calculation.
- [] The child support amount ordered in paragraph 3.5 deviates from the standard calculation for the following reasons:
 - [] Income of a new spouse or new domestic partner of the parent requesting a deviation for other reasons;
 - [] Income of other adults in the household of the parent requesting a deviation for other reasons;
 - [] Child support actually paid or received for other child(ren) from other relationships;

[] Gifts;

[] Prizes;

- [] Possession of wealth;
- [] Extraordinary income of child(ren);
- [] Tax planning which results in greater benefit to the child(ren);
- [] Income from overtime or second jobs that was excluded from income of the parent requesting a deviation for other reasons;
- [] A nonrecurring source of income;
- [] Extraordinary debt not voluntarily incurred;
- [] A significant disparity in the living costs of the parents due to conditions beyond their control;
- [] Special needs of disabled child(ren);
- [] Special medical, educational, or psychological needs of the child(ren);
- [] The child(ren) spend(s) a significant amount of time with the parent who is obligated to make a support transfer payment. The deviation does not result in insufficient funds in the receiving parent's household to meet the basic needs of the child(ren). The child(ren) do(es) not receive public assistance;
- [] Child(ren) from other relationships;
- [] Costs incurred or anticipated to be incurred by the parents in compliance with courtordered reunification efforts or under a voluntary placement agreement with an agency supervising the child(ren);
- [] The obligor has established that it is unjust to apply the presumptive minimum payment of \$50.00 per child;
- [] The obligee has established that it is unjust to apply the self-support reserve.
- [] Other reason(s) for deviation:

The factual basis for these reasons is as follows:

3.8 Reasons why Request for Deviation Was Denied

[] Does not apply. A deviation was ordered.

Order of Child Support (TMORS, ORS) - Page 7 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

- [x] A deviation was not requested.
- [] The deviation sought by the [] obligor [] obligee was denied because:
 - [] no good reason exists to justify deviation.
 - [] other:

3.9 Starting Date and Day to Be Paid

 Starting Date:
 10/15/2012_____

 Day(s) of the month support is due:
 15th of each month_____

3.10 Incremental Payments

- [x] Does not apply.
- [] This is a modification of child support. Pursuant to RCW 26.09.170 (9)(a) and (c), the obligation has been modified by more than 30 percent and the change would cause significant hardship. The increase in the child support obligation set forth in Paragraph 3.5 shall be implemented in two equal increments, one at the time of this order and the second on (date) ______ six months from the entry of this order.

3.11 Making Support Payments

Select Enforcement and Collection, Payment Services Only, or Direct Payment:

[x] Enforcement and collection: The Division of Child Support (DCS) provides support enforcement services for this case because: [] this is a public assistance case, [x] this is a case in which a parent has requested services from DCS, [x a parent has signed the application for services from DCS on the last page of this support order. (Check all that apply.) Support payments shall be made to:

> Washington State Support Registry P. O. Box 45868 Olympia, WA 98504 Phone: 1-800-922-4306 or 1-800-442-5437

[] Payment services only: The Division of Child Support will process and keep a record of all payments but will not take any collection action. Support payments shall be made to:

Washington State Support Registry P. O. Box 45868 Olympia, WA 98504 Phone: 1-800-922-4306 or 1-800-442-5437

[] Direct Payment: Support payments shall be made directly to:

Name		
Mailing Address	 	

A party required to make payments to the Washington State Support Registry will not receive credit for a payment made to any other party or entity. The obligor parent shall keep the registry

Order of Child Support (TMORS, ORS) - Page 8 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132 informed whether he or she has access to health insurance coverage at reasonable cost and, if so, to provide the health insurance policy information.

Any time the Division of Child Support is providing support enforcement services under RCW 26.23.045, or if a party is applying for support enforcement services by signing the application form on the bottom of the support order, the receiving parent might be required to submit an accounting of how the support, including any cash medical support, is being spent to benefit the child(ren).

3.12 Wage Withholding Action

1

Withholding action may be taken against wages, earnings, assets, or benefits, and liens enforced against real and personal property under the child support statutes of this or any other state, without further notice to the obligor parent at any time after entry of this order unless an alternative provision is made below:

[If the court orders immediate wage withholding in a case where Division of Child Support does not provide support enforcement services, a mandatory wage assignment under Chapter 26.18 RCW must be entered and support payments must be made to the Support Registry.]

- [x] Wage withholding, by notice of payroll deduction or other income withholding action under Chapter 26.18 RCW or Chapter 74.20A RCW, without further notice to the obligor, is delayed until a payment is past due, because:
 - [] the parties have reached a written agreement that the court approves that provides for an alternate arrangement.
 - [x] the Division of Child Support provides support enforcement services for this case [see 3.11] and there is good cause [as stated below under "Good Cause"] not to require immediate income withholding which is in the best interests of the child(ren) and, in modification cases, previously ordered child support has been timely paid.
 - [] the Division of Child Support does not provide support enforcement services for this case [see 3.11] and there is good cause [as stated below under "Good Cause"] not to require immediate income withholding.

Good Cause:

3.13 Termination of Support

Support shall be paid:

- [] provided that this is a temporary order, until a subsequent child support order is entered by this court.
- [] until the child(ren) reach(es) the age of 18 or as long as the child(ren) remain(s) enrolled in high school, whichever occurs last, except as otherwise provided below in Paragraph

Order of Child Support (TMORS, ORS) - Page 9 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132 3.14.

.

- [] until the child(ren) reach(es) the age of 18, except as otherwise provided below in Paragraph 3.14.
- [] after the age of 18 for (name) <u>Henry Cheung</u> who is a dependent adult child, until the child is capable of self-support and the necessity for support ceases.
- [x] until the obligation for post secondary support set forth in Paragraph 3.14 begins for the child(ren).
- [] Other:

3.14 Post Secondary Educational Support

- [x] The right to request post secondary support is reserved, provided that the right is exercised before support terminates as set forth in paragraph 3.13.
- [x] The parents shall pay for the post secondary educational support of the child(ren). Post secondary support provisions will be decided by agreement or by the court.
- [] No post secondary educational support shall be required.
- [] Other:

3.15 Payment for Expenses not included in the Transfer Payment

- [] Does not apply because all payments, except medical, are included in the transfer payment.
- [x] The petitioner shall pay <u>16</u>% and the respondent <u>84</u>% (each parent's proportional share of income from the Child Support Schedule Worksheet, line 6) of the following expenses incurred on behalf of the child(ren) listed in Paragraph 3.1:)
 - [] day care.
 - [x] educational expenses.
 - [x] long distance transportation expenses.
 - [] other:

Payments shall be made to [x] the provider of the service [] the parent receiving the transfer payment.

- [] The obligor shall pay the following amounts each month the expense is incurred on behalf of the child(ren) listed in Paragraph 3.1:
 - [] day care: \$ _____ payable to the [] day care provider [] other parent;
 - [] educational expenses: \$ _____ payable to the [] educational provider [] other parent;
 - [] long distance transportation: \$_____ payable to the
 - [] transportation provider [x] other parent.
 - [] other:

3.16 Periodic Adjustment

Order of Child Support (TMORS, ORS) - Page 10 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

- [x] Does not apply.
- [] Child support shall be adjusted periodically as follows:
- [] Other:

.

3.17 Income Tax Exemptions

- [] Does not apply.
- [] Tax exemptions for the child(ren) shall be allocated as follows:
- [x] The parents shall sign the federal income tax dependency exemption waiver.
- [] Other:

3.18 Medical Support – Health Insurance

Each parent shall provide health insurance coverage for the child(ren) listed in paragraph 3.1, as follows:

- **3.18.1 Health Insurance** (either check box A(1), or check box A(2) and complete sections B and C. *Section D applies in all cases.*)
- A. Evidence
 - (1) [] There is insufficient evidence for the court to determine which parent must provide coverage and which parent must contribute a sum certain. Therefore, the court is not specifying how insurance coverage shall be provided. The petitioner's and respondent's medical support obligations may be enforced by the Division of Child Support or the other parent under RCW 26.18.170 as described in paragraph 3.18.2, below.
 - OR
 - (2) [x] There is sufficient evidence for the court to determine which parent must provide coverage and which parent must contribute a sum certain. Fill in B and C below.
- B. Findings about insurance:
 - [] Does not apply because A (1) is checked, above.
 - [x] The court makes the following findings:

Hung K. Cheung (Parent's Name)	Sandy S. Ou (Parent's Name)	Check at least one of the following findings for each parent.
[x]		Insurance coverage for the child(ren) is available <u>and</u> accessible to this parent at \$20 cost (child(ren)'s portion of the premium, only).

Order of Child Support (TMORS, ORS) - Page 11 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

		Insurance coverage for the child(ren) is available and
	[]	accessible to this parent at \$ cost
	LJ	(child(ren)'s portion of the premium, only).
		Insurance coverage for the child(ren) is available <u>but not</u>
[]		accessible to this parent at \$ cost
		(child(ren)'s portion of the premium, only).
	r a	Insurance coverage for the child(ren) is available <u>but not</u>
	[]	accessible to this parent at \$ cost
		(child(ren)'s portion of the premium, only).
F 3		Neither parent has available or accessible insurance
[]		through an employer or union; but this parent is able to
		provide private coverage at a cost not to exceed 25% of
		this parent's basic support obligation.
		Neither parent has available or accessible insurance
	[x]	through an employer or union; but this parent is able to
		provide private coverage at a cost not to exceed 25% of
		this parent's basic support obligation.
		(Check only one parent) Both parties have available and
[x]	[]	accessible coverage for the child(ren). The court finds
		that this parent has better coverage considering the
		needs of the child(ren), the cost and extent of each
		parent's coverage, and the accessibility of the coverage.
-		Other:
[]	[]	

C. Parties' obligations:

.

•

Does not apply because A (1) is checked above. The court makes the following orders: []

[x]

Order of Child Support (TMORS, ORS) - Page 12 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

Hung K. Cheung	_Sandy S. Ou_	Check at least one of the following options for each parent.
(Parent's Name)	(Parent's Name)	This parent shall provide health insurance coverage for
[x]	[]	the child(ren) that is available through employment or is union-related as long as the cost of such coverage <u>does not exceed</u> 25% of this parent's basic support obligation.
[]	[]	This parent shall provide health insurance coverage for the child(ren) that is available through employment or is union-related even though the cost of such coverage <u>exceeds</u> 25% of this parent's basic support obligation. It is in the best interests of the child(ren) to provide such coverage despite the cost <i>because</i> :
[]	[]	This parent shall provide private health insurance coverage for the child(ren) as long as the cost of such coverage <u>does not exceed</u> 25% of this parent's basic support obligation.
[*]	[] •	This parent shall provide private health insurance coverage for the child(ren) even though the cost of such coverage <u>exceeds</u> 25% of this parent's basic support obligation. It is in the best interests of the
		child(ren) to provide such coverage despite the cost <i>because</i> :
[]	[]	This parent shall pay \$towards the health insurance premium being paid by the other parent. This amount is this parent's proportionate share of the premium or 25% of this parent's basic support obligation, whichever is less. This payment is only required if this parent is not providing insurance as described above.
[]	[]	This parent's contribution to the health insurance premium is calculated in the Worksheet and included in the transfer payment.
[]	[x]	This parent shall be excused from the responsibility to provide health insurance coverage and from the responsibility to provide monthly payment towards the premium because: This parent has been provided health insurance for more than 15 years. Now the insurance will stopped after the child reach to age 19. This parent has no union and no health insurant hor herself either.
	L	(Only one parent may be excused.)

Order of Child Support (TMORS, ORS) - Page 13 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

D. Both parties' obligation:

If the child(ren) are receiving state financed medical coverage, the Division of Child Support may enforce the responsible parent's monthly premium.

The parent(s) shall maintain health insurance coverage, if available for the child(ren) listed in paragraph 3.1, until further order of the court or until health insurance is no longer available through the parents' employer or union and no conversion privileges exist to continue coverage following termination of employment.

A parent who is required under this order to provide health insurance coverage is liable for any covered health care costs for which that parent receives direct payment from an insurer.

A parent who is required under this order to provide health insurance coverage shall provide proof that such coverage is available or not available within 20 days of the entry of this order to the other parent or the Washington State Support Registry if the parent has been notified or ordered to make payments to the Washington State Support Registry.

If proof that health insurance coverage is available or not available is not provided within 20 days, the parent seeking enforcement or the Department of Social and Health Services may seek direct enforcement of the coverage through the other parent's employer or union without further notice to the other parent as provided under Chapter 26.18 RCW.

3.18.2 Change of Circumstances and Enforcement

A parent required to provide health insurance coverage must notify both the Division of Child Support and the other parent when coverage terminates.

If the parents' circumstances change, or if the court has not specified how medical support shall be provided, the parents' medical support obligations will be enforced as provided in RCW 26.18.170. If a parent does not provide proof of accessible coverage for the child(ren) through private insurance, a parent may be required to satisfy his or her medical support obligation by doing one of the following, listed in order of priority:

- 1) Providing or maintaining health insurance coverage through the parent's employment or union at a cost not to exceed 25% of that parent's basic support obligation;
- 2) Contributing the parent's proportionate share of a monthly premium being paid by the other parent for health insurance coverage for the child(ren) listed in paragraph 3.1 of this order, not to exceed 25% of the obligated parent's basic support obligation; or
- 3) Contributing the parent's proportionate share of a monthly premium paid by the state if the child(ren) receives state-financed medical coverage through DSHS under RCW 74.09 for which there is an assignment.

A parent seeking to enforce the obligation to provide health insurance coverage may apply for support enforcement services from the Division of Child Support; file a motion for contempt (use form WPF DRPSCU 05.0100, Motion/Declaration for an Order to Show Cause re Contempt); or file a petition.

3.19 Uninsured Medical Expenses

Order of Child Support (TMORS, ORS) - Page 14 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132 Both parents have an obligation to pay their share of uninsured medical expenses.

The petitioner shall pay _____16____% of uninsured medical expenses (unless stated otherwise, the petitioner's proportional share of income from the Worksheet, line 6) and the respondent shall pay ____84_____% of uninsured medical expenses (unless stated otherwise, the respondent's proportional share of income from the Worksheet, line 6).

3.20 Back Child Support

- [x] Back child support that may be owed is not affected by this order.
- [x] Back interest that may be owed is not affected by this order.

[] (Name)		is awarded a judgment ag	is awarded a judgment against	
	(name)	in the amount of \$	for back	
	child support for the period from (date)	through (date)	·	
[]	(Name)	is awarded a judgment against		
	(name)	in the amount of \$	for back	
	interest for the period from (date)	through (date)		

[] No back child support is owed at this time.

- [] No back interest is owed at this time.
- [] Other:

3.21 Past Due Unpaid Medical Support

[x] Unpaid medical support that may be owed is not affected by this order.

- [x] Back interest that may be owed is not affected by this order.
- [] (Name) _______ is awarded a judgment against (name) _______ in the amount of \$ ______ for past due unpaid medical support for the period from (date) ______ through (date) ______.
 [] (Name) ________ is awarded a judgment against (name) ________ in the amount of \$ ______ for back interest for the period from (date) ______.
- [] No past due unpaid medical support is owed at this time.
- [] No back interest is owed at this time.
- [] Other:

3.22 Other Unpaid Obligations

- [x] Other obligations that may be owed are not affected by this order.
- [x] Back interest that may be owed is not affected by this order.

is awarded a judgment against

	(name)	in the amount of \$	for [] child
	care [] ordered contributions to ex	tracurricular activities [] long distan	nce transportation
	costs [] educational expenses [] p	ost secondary [] other	
	for the period from (date)		·
[]	(Name)	is awarded a judgment against	
	(name)	in the amount of \$	for back
	interest for the period from (date)	through (date)	·•

- [] No other obligations are owed at this time.
- [] No back interest is owed at this time.
- [] Other:

3.23 Other

Dated: Deenber 28, 2012

Presented by:

Judge/Commissioner

Approved for entry: Notice of presentation waived:

Signature of Party or Lawyer/WSBA No.

Signature of Party or Lawyer/WSBA No.

Sandy S. Ou Print Name

Print Name

[x] I apply for full support enforcement services from the DSHS' Division of Child Support (DCS).
 (Note: If you never received TANF, tribal TANF, or AFDC, an annual \$25 fee applies if over \$500 is disbursed on a case, unless the fee is waived by DCS.)

Er

Signature of Party

- [] Approval required in Public Assistance cases. The DSHS' Division of Child Support received notice required by RCW 26.23.130. This order has been reviewed and approved as to:
 - [] Current Child Support
 - [] Back Child Support
 - [] Medical Support
 - [] Other:

Deputy Prosecuting Attorney/WSBA No.

Order of Child Support (TMORS, ORS) - Page 16 of 16 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

APPENDIX --- E

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Superior Court of Washington County of King		
In re:		
SANDY S. OU,		No. 99-3-05415-0 KNT
	Petitioner,	Financial Declaration [] Petitioner
and	,	[X] Respondent
HUNG CHEUNG,		(FNDCLR)
	Respondent.	

I. Summary of Basic Information

Declarant's Total Monthly Net Income (from § 3.3 below) Declarant's Total Monthly Household Expenses (from § 5.9 below) Declarant's Total Monthly Debt Expenses (from § 5.11 below) Declarant's Total Monthly Expenses (from § 5.12 below) Estimate of the other party's gross monthly income (from § 3.1f below)

\$2,308	
\$	imprestate
\$ <u>0</u>	-
\$ 4	- Stans Land
[]\$	invone compas
[X]unknown	

Date of Birth: 10/07/1958

II. Personal Information

	2.1	Occupation:	Bakery	/ Cook
--	-----	-------------	--------	--------

Name: Hung Cheung

- 2.2 The highest year of education completed: 12th Grade
- 2.3 Are you presently employed? [X] Yes [] No

a. If yes: (1) Where do you work. Employer's name and address must be listed on the Confidential Information Form. Safeway Bakery

Financial Declaration (FNDCLR) - Page 1 of 6 WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)

	(2)	When did you start work there (month/year)?	
b. If no:	(1)	When did you last work (month/year)?	5/2013
	(2)	What were your gross monthly earnings?	\$_2,508
	(3)	Why are you presently unemployed?	

III. Income Information

If child support is at issue, complete the Washington State Child Support Worksheet(s), skip Paragraphs 3.1 and 3.2. If maintenance, fees, costs or debts are at issue and child support is **Not** an issue this entire section should be completed. (Estimate of other party's income information is optional.)

3.1 Gross Monthly Income

.

3.2

3.3

If you are paid on a weekly basis, multiply your weekly gross pay by 4.3 to determine your monthly wages and salaries. If you are paid every two weeks, multiply your gross pay by 2.15. If you are paid twice monthly, multiply your gross pay by 2. If you are paid once a month, list that amount below.

	_	Name	Name Hung Cheung
a.	Wages and Salaries	\$	\$
b.	Interest and Dividend Income	\$	\$
c.	Business Income	\$	\$
d.	Spousal Maintenance Received		
	From	\$	\$
e.	Other Income	\$	\$
f.	Total Gross Monthly Income (add lines 3.1a through 3.1e)	\$	\$
g.	Actual Gross Income (Year-to-date)	\$	\$
Mon	thly Deductions From Gross Income		
a.	Income Taxes	\$	\$
b.	FICA/Self-employment Taxes	\$	\$
c.	State Industrial Insurance Deductions	\$	\$
d.	Mandatory Union/Professional Dues	\$	\$
e.	Pension Plan Payments	\$	\$
f.	Spousal Maintenance Paid	\$	\$
g.	Normal Business Expenses	\$	\$
h.	Total Deductions from Gross Income (add lines 3.2a through 3.2g)	\$	\$
	thly Net Income (Line 3.1f minus line 3.2h <u>or</u> 3 from the Child Support Worksheet(s).)	\$	\$

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Financial Declaration (FNDCLR) - Page 2 of 6 WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)

3.4 Miscellaneous Income

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3.5

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a.	Child support received from other relationships	\$	\$ <u>0</u>
b.	Other miscellaneous income (list source and amounts)		
		_ \$	\$ <u>0</u>
		_ \$	\$
		_ \$	\$
		_ \$	\$
c.	Total Miscellaneous Income (add lines 3.4a through 3.4b)	\$	\$ <u>0</u>
Ir	come of Other Adults in Household	\$	\$ <u>0</u>

3.6 If the income of either party is disputed, state monthly income you believe is correct and explain below:

IV. Available Assets

4.1	Cash on hand	\$ <u>100.00</u>
4.2	On deposit in banks	\$ <u>300.00</u>
4.3	Stocks and bonds, cash value of life insurance	\$ <u>0</u>
4.4	Other liquid assets:	\$ <u>0</u>

V. Monthly Expense Information

Monthly expenses for myself and _______ dependents are: (Expenses should be calculated for the future, after separation, based on the anticipated residential schedule for the children.)

5.1 Housing

5.2

Rent, 1st mortgage or contract payments	\$ <u>1,200</u>
Installment payments for other mortgages or encumbrances	\$
Taxes & insurance (if not in monthly payment)	\$ 600.00
Total Housing	\$ <u>1,800</u>
Utilities	
Heat (gas & oil)	\$ 80.00
Electricity	\$ 50.00

Financial Declaration (FNDCLR) - Page 3 of 6 WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)

	Water, sewer, garbage	\$ <u>100.00</u>
	Telephone	\$ 80.00
	Cable	\$ <u>60.00</u>
	Other	\$
	Total Utilities	\$ <u>370.00</u>
.3	Food and Supplies	
	Food for <u>5</u> persons	\$ <u>600.00</u>
	Supplies (paper, tobacco, pets)	\$
	Meals eaten out	\$ <u>100.00</u>
	Other	\$
	Total Food Supplies	\$ <u>700.00</u>
.4	Children	
	Day Care/Babysitting	\$
	Clothing	\$ <u>80.00</u>
	Tuition (if any)	\$
	Other child-related expenses	\$
	Total Expenses Children	\$ <u>80.00</u>
.5	Transportation	
	Vehicle payments or leases	\$ <u>260.00</u>
	Vehicle insurance & license	\$ <u>900.00</u>
	Vehicle gas, oil, ordinary maintenance	\$ <u>400.00</u>
	Parking	\$
	Other transportation expenses	\$
	Total Transportation	\$ <u>1,560</u>
5.6	Health Care (Omit if fully covered)	
	Insurance	\$ <u>200.00</u>
	Uninsured dental, orthodontic, medical, eye care expenses	\$
	Other uninsured health expenses	\$
	Total Health Care	\$ <u>200.00</u>
5.7	Personal Expenses (Not including children)	
	Clothing	\$ <u>250.00</u>
	Hair care/personal care expenses	\$

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Clubs and recreation	\$
Education	\$
Books, newspapers, magazines, photos	\$
Gifts	\$
Other	\$
Total Personal Expenses	\$ <u>250.00</u>

Miscellaneous Expenses 5.8

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Life insurance (if not deducted from income)	\$ <u>0</u>
Other	\$ <u>0</u>
Other	\$ <u>0</u>
Total Miscellaneous Expenses	\$ 0
Total Household Expenses (The total of Paragraphs 5.1 through 5.8)	

5.9 Total Household Expenses (The total of Paragraphs 5.1 through 5.8)

5.10 Installment Debts Included in Paragraphs 5.1 Through 5.8

I otal Miscellaneous Expenses			\$ <u>0</u>	
Total Household Expenses (The total of Paragraphs 5.1 through 5.8)				no Evidena
Installment Debts Inc	luded in Paragraphs	5.1 Through	5.8	no pread
Creditor	Description of Debt	Balance	Month of Last Payment	ed expanses

Other Debts and Monthly Expenses not Included in Paragraphs 5.1 5.11 Through 5.8

Creditor	Description of Debt	Balance	Month of <u>Last Payment</u>	Amount of Monthly <u>Payment</u>
<u> </u>	<u> </u>			\$
<u></u>			<u></u>	\$
		<u></u>		\$
				\$
·				\$
				\$
		<u></u>	<u> </u>	\$
Total Monthly Paym	nents for Other Debts and Monthly Exp	oenses		\$

Financial Declaration (FNDCLR) - Page 5 of 6 WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)

5.12	Total Expenses (Add Paragraphs 5.9 and 5.11)	\$ <u>4,960 </u>
	VI. Attorney Fees	
6.1	Amount paid for attorney fees and costs to date:	\$ <u>1,200</u>
6.2	The source of this money was:	
6.3	Fees and costs incurred to date:	\$ <u>150.00</u>

6.4 Arrangements for attorney fees and costs are: Flat fee, plus costs

6.5 Other:

• • • • •

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

ever, [City] U/4 [State] on 5/20/3 [Date]. Signed at Print or Type Name Signature of Declaran

The following financial records are being provided to the other party and filed separately with the court. Financial records pertaining to myself:

[X] Individual [] Partnership or Corporate Income Tax returns for the years 2012 and 2011 including all W-2s and schedules;

ther:			
		······	
	······		
· ····			

Do not attach these financial records to the financial declaration. These financial records should be served on the other party and filed with the court separately using the sealed financial source documents cover sheet (WPF DRPSCU 09.0220). If filed separately using the cover sheet, the records will be sealed to protect your privacy (although they will be available to all parties in the case, their attorneys, court personnel and certain state agencies and boards.) See GR 22 (C)(2).

Financial Declaration (FNDCLR) - Page 6 of 6 WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)

APPENDIX --- F

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5		
6		"Trial by Affidavit" Calendar Trial Date: 05/30/2013
7	IN THE SUDEDIOD COUDT OF	THE STATE OF WASHINGTON
8		COUNTY OF KING
9		
10		
11	SANDY S. OU,	NO. 99-3-05415-0 KNT
12	Petitioner(s)	ORDER DENYING MOTION TO MODIFY CHILD SUPPORT RE:
13	vs.	HENRY Z. CHEUNG POST SECONDARY EDUCATIONAL
14	HUNG K. CHEUNG,	SUPPORT
15	Respondent(s)	
16		
17		
18		
19	THIS MATTER having come before the court u	upon the motion of Petitioner, Sandy S. Ou, for an
20	Order modifying child support for Henry Z. Ch	eung, the parties' minor child, to include post-
21	secondary educational support in the above-enti	tled action and the court having considered the
22	records and files herein: expectation for t	do that the parties did not form and in chied regarding post secondary colucation
23	It is hereby ORDERED, ADJUDGED, AND D	ECREED while they were together and
	That Petitioner's motion is denied. $+ \circ v$	ECREED while they were together and the parents do not have the means / write post secondary support Tse & Associates, P.S.
	ORDER DENYING MOTION TO MODIFY C SUPPORT RE: HENRY Z. CHEUNG - 1	14040 NE 8 th St., Suite 305

DONE IN OPEN COURT this 18 day of _____, 2013. Judge/Commissioner Respectfully submitted by, Janes Griffin, WSBA #19908 Attorney for Respondent Tse & Associates, P.S. 14040 NE 8th St., Suite 305 Bellevue, WA 98007 ORDER DENYING MOTION TO MODIFY CHILD Tel: (425) 462-4286 SUPPORT RE: HENRY Z. CHEUNG - 2 Fax: (425) 426-4284

APPENDIX --- G

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Appellant's Reply Brief

In re:

Sandy S. Ou

Post-Secondary Educational Support

Henry Z Cheung

Case# 99-3-05415-0 KNT

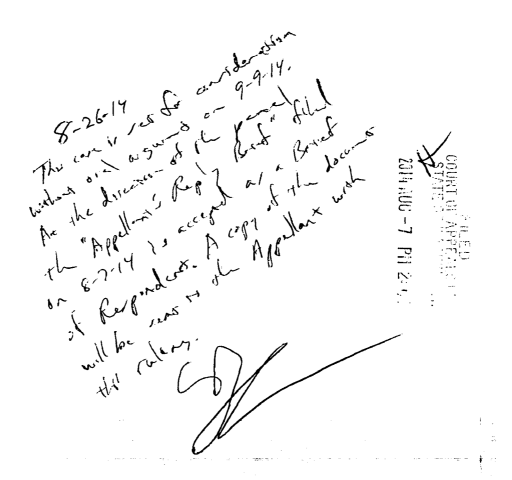
Court of Appeal Case # 70790-6-I

And

Hung K Cheung

Respondent

8/6/2014



Tables of Contents

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- 1. Court order denying motion to modify child support
- 2. Statement of Case
- 3. Argument

- .

- 4. Conclusion
- 5. Support Document

Statements of the Case

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Ms. Ou stated that she want me to pay \$1,497 a month for my son Henry Z Chung postsecondary education at Embry-Riddle University.

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Argument

Your Honor, my financial income will not be able to support my son Henry Z Cheung post-secondary education expense. Sandy S. Ou and my son Henry Z Cheung want me to pay \$1,497 a month to pay for post-secondary education at private university Embry-Riddle.

This amount of money for my son Henry Z Cheung post-secondary education will cause a financial burden on my family. I do agree the post-secondary education is important to my son success. However, my wife and I wage and salaries 58,981 in 2012 file income tax return. My wife and I wage and salaries 57,666 in 2013 file income tax return. My wife and I earn income need to support my current family of 5.

My wife and I earn income support my current family expense. This includes my wife's parent who is living with us and my eight year old son. My wife's parents are both unemployed and have no source of income to support themselves. Because of this reason my income cannot support my son Henry Z Cheung post-secondary education. If I am forced to pay for my son Henry Z Cheung post-secondary education will cause financial hardship to my current family.

Summary of Monthly expense

- Monthly mortgage expense \$1,800
- Car Insurance \$150.00
- Car loan \$260.00

Fuel expense \$400.00

- Utilities • \$370.00
- Food \$700.00 •
- Union Dues and medical \$200.00 \$400.00
- Family expense

no profester??

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Total Monthly expense

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My wife and I earn monthly income before tax is **Supervise** My wife and I income pay monthly expense of \$4280 to support my current family will have no money left to pay for my son Henry Z Cheung post-secondary education. I asking your honor to denied the motion because of the financial responsibility to my current family.

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	6		"Trial by Affidavit" Calendar
	7	N	Trial Date: 05/30/2013
	8		THE STATE OF WASHINGTON COUNTY OF KING
- 18 A	9		
	10		
	11	SANDY S. OU,	NO. 99-3-05415-0 KNT
	12	Petitioner(s)	ORDER DENYING MOTION TO MODIFY CHILD SUPPORT RE:
	13	VS.	HENRY Z. CHEUNG POST SECONDARY EDUCATIONAL
	14	HUNG K. CHEUNG,	SUPPORT
:] *	15	Respondent(s)	
	16	Teopondon(5)	
a da anti-	17		
	. 18		·
	19	THIS MATTER having come before the court u	pon the motion of Petitioner, Sandy S. Ou, for an
and a set of the set o	20	Order modifying child support for Henry Z. Che	eung, the parties' minor child, to include post-
94 L 25 24 20	21	secondary educational support in the above-enti	tled action and the court having considered the
	22	records and files herein: expectation for t	in chied regarding post seconday colication
•	23	It is hereby ORDERED, ADJUDGED, AND D	ECREED while they were togother and
		That Petitioner's motion is denied. $\frac{764}{10}$	do that the partie and not firm and the chied regarding post secondary collection ECREED while they were together and the parents do not have the means / wide post secondary symmet The & Associates, P.S. (1994)
		ORDER DENYING MOTION TO MODIFY C SUPPORT RE: HENRY Z. CHEUNG - 1	

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TABLE OF CONTENTS

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PROCEEDINGS

Hearing for Post-secondary	Support		Page	e 3
	TESTIMONY			
Petitioner's Witnesses:	DX	CX	RDX	RCX
None			** == ==	
	* * *			
Respondent's Witnesses:	DX	CX	RDX	RCX
None				

Court's	Ruling	Page	14
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3 1 (Thursday July 18, 2013, 1:36 p.m.) 2 (This transcript contains multiple indiscernibles 3 due to the poor quality of the telephonic connection) 4 THE CLERK: We're on -- Number 1, Sandy Ou v. Hung 5 Cheung. 6 MS. OU: Yes. 7 I do have Ms. Ou on the line, Your Honor. THE CLERK: 8 THE COURT: Good afternoon. 9 THE CLERK: And this is Case Number 993054150. 10 MR. GRIFFIN: Good after, Your Honor. For the 11 record, I'm Jim Griffin appearing on behalf of the Respondent. 12 THE COURT: Give me just a minute. 13 Ms. Ou, if you have any trouble hearing, please let 14 me know, and we have had --15 MS. OU: No problem. 16 THE COURT: We have had some problems with -- with 17 this phone dropping calls. We have a new phone system, so I 18 just want to let you know that in advance. 19 Did you call in or did the court call you? 20 MS. OU: The court call me, and then I gave the court 21 a different number. This is the best phone I have here. 22 THE COURT: Okay. If we get disconnected just wait 23 and we will call you back, okay? 24 MS. OU: I will. Thank you. 25 THE COURT: Okay.

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MS. OU: Thank you, Your Honor.
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2 THE COURT: Let me just get set up here. I'm just 3 getting organized a little bit, in case you're wondering why 4 you're not hearing anything, Ms. Ou. We'll be ready in just a 5 second.

6 Okay. You'll each have ten minutes to speak. I want 7 to remind you that -- Ms. Ou, that you cannot testify at this 8 hearing. The only thing that you are allowed to refer to, as 9 far as the facts, are what you've submitted to the Court in 10 writing already.

11 You'll each have ten minutes to speak and if you 12 would like to -- since you're the moving party, you get to 13 start. If you would like to reserve a little bit of time to 14 respond to what Mr. Griffin has to say I'll -- I can give you 15 that opportunity, and let you know when seven minutes is up so 16 that you can save a few minutes.

17 Is that what you'd like to do?

MS. OU: Yes. Thank you, Your Honor. 19

THE COURT: Okay. You go ahead then.

20 MS. OU: Yes.

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21 So my son is getting ready to go to college, and he 22 needs to have financial help from me and his father, and he's 23 quite interested in Embry-Riddle University, and this is --24 this college has the best aerospace engineering in the -- in 25 the United States. It's the best one, so -- and that's his

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1 He want to -- he want to study the engineering -dream. 2 aerospace engineering and the total cost -- this is the 3 (indiscernible) university and the total cost is more than 46,000 a year, almost, and it's in Florida state. 4 5 My son just -- school scholarship and also the 6 financial aid and also another scholarship, total almost -- can 7 pay half for that total, but after that we still need to 8 working on half of those monies. And my ex-husband and I, 9 we -- we have to share and support the -- the tuition fees for 10 my son to finish that. My son already finish one year college 11 credit, and he just needs three more years to finish the 12 college and also the university credits required. That's all 13 he needs and after that he can -- he can be on his feet. 14 And I submit all the paperwork through the online 15 system, and I believe I submit all I need and I just need Your 16 Honor to decide if I can -- if my son can get a financial 17 support from his father. And the total we -- I ask --18 calculate that his father's needs to pay 1497 per month to 19 support him --THE COURT: Did you say \$1497 per month? 20 21 MS. OU: Yes. 22 THE COURT: Okay. 23 MS. OU: And I will support \$659 a month for three 24 years --THE COURT: You said --25

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1	deny the request for post-secondary support.
2	I'm going to have Mr. Griffin prepare an order which
3	reflects the Court's ruling, Ms. Ou, and we'll send you a copy
4	of it. Thank you.
5	MR. GRIFFIN: Thank you, Your Honor.
6	THE COURT: That concludes the hearing.
7	MS. OU: That's unbelievable.
8	(Proceedings concluded at 2:04 p.m.)
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	VTranz

CERTIFICATE

I, Cindy Ferguson, a court approved proofreader, do hereby certify that the foregoing is a correct transcript from the official electronic sound recording of the proceedings in the above-entitled matter, to the best of my professional skills and abilities.

TRANSCRIPTIONIST(S): CHERYL SHEFFIELD

CIN

Proofreader

November 13, 2013

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FILED

13 JUL 10 PM 2:30

KING COUNTY SUPERIOR COURT CLERK E-FILED CASE NUMBER: 99-3-05415-0 KNT

			Superior Court of County of	-	
In r	e:			1	
SAI	NDY S. OU,			No. 99-3-0	5415-0 KNT
and			Petitioner,	Financial I [] Petition [X] Respor (FNDCLR)	
HU	NG CHEUNG,		Respondent.		
Name:]	Hung Cheung				Date of Birth: 10/07/1958
			I. Summary of Bas	ic Information	
Declara	nt's Total Mont	hly Net Inc	ome (from § 3.3 below)		\$ 2.508
Declara	int's Total Mon	hly Housel	iold Expenses (from § 5.9 be	low)	\$ 4,960
Declare	int's Total Mon	hly Debt E	xpenses (from § 5.11 below)		S 0
Declara	int's Total Mon	hly Expens	cs (from § 5.12 below)		\$ 4.960
Estimat	e of the other p	arty's gross	monthly income (from § 3.1	f below)	[]\$
					[X]unknown
			il. Personal Ir	formation	
2.1	Occupation: E	Bakery Coo	k		
2.2	The highest y	ear of educ	ation completed: 12th Grade	:	
2.3	Are you prese	ntly employ	yed? [X] Yes [] No		
	a. If yes:	(1)	Where do you work. Em Confidential Information		address must be listed on the kery

Financial Declaration (FNDCLR) - Page 1 of 6 WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)

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	(2)	When did you start work there (month/year)?	.
b. If no:	(1)	When did you last work (month/year)?	5/2013
	(2) (3)	What were your gross monthly earnings? Why are you presently unemployed?	\$ 2,508

III. Income Information

If child support is at issue, complete the Washington State Child Support Worksheet(s), skip Paragraphs 3.1 and 3.2. If maintenance, fees, costs or debts are at issue and child support is **Not** an issue this entire section should be completed. (Estimate of other party's income information is optional.)

3.1 Gross Monthly Income

If you are paid on a weekly basis, multiply your weekly gross pay by 4.3 to determine your monthly wages and salaries. If you are paid every two weeks, multiply your gross pay by 2.15. If you are paid twice monthly, multiply your gross pay by 2. If you are paid once a month, list that amount below.

		_	Name	Name Hung Cheung
	a .	Wages and Salaries	\$	S
	b.	Interest and Dividend Income	S 3	S
	c.	Business Income	\$	\$
	d.	Spousal Maintenance Received		
		From	\$	\$
	e.	Other Income	\$	\$
	f.	Total Gross Monthly Income (add lines 3.1a through 3.1e)	\$	s
	g.	Actual Gross Income (Year-to-date)	\$	S
3.2	Month	ly Deductions From Gross Income		
	a .	Income Taxes	\$	s
	b.	FICA/Self-employment Taxes	\$	\$
	c.	State Industrial Insurance Deductions	\$	S
	d.	Mandatory Union/Professional Dues	\$	S
	e,	Pension Plan Payments	\$	\$
	f.	Spousal Maintenance Paid	\$	s
	g.	Normal Business Expenses	\$	S
	h.	Total Deductions from Gross Income (add lines 3.2a through 3.2g)	\$	S
3.3		ly Net Income (Line 3.1f minus line 3.2h <u>or</u> from the Child Support Worksheet(s).)	\$	2

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Financial Declaration (FNDCLR) - Page 2 of 6 WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)

3.4 Miscellaneous Income

3.5

5.1

a	•	Child support received from other relationships	\$	\$ <u>0</u>
ხ).	Other miscellaneous income (list source and amounts)		
			\$	\$ <u>0</u>
			\$	\$
			S	S
			\$	\$
C	5.	Total Miscellaneous Income (add lines 3.4a through 3.4b)	\$	\$0
]	Income	of Other Adults in Household	\$	\$0

3.6 If the income of either party is disputed, state monthly income you believe is correct and explain below:

IV. Available Assets

4.1	Cash on hand	\$ <u>100.00</u>
4.2	On deposit in banks	\$ <u>300.00</u>
4,3	Stocks and bonds, cash value of life insurance	\$ <u>0</u>
4.4	Other liquid assets:	\$ <u>0</u>

V. Monthly Expense Information

Monthly expenses for myself and ______ dependents are: (Expenses should be calculated for the future, after separation, based on the anticipated residential schedule for the children.)

Housing Rent, 1st mortgage or contract payments \$ 1,200 Installment payments for other mortgages or encumbrances \$_____ Taxes & insurance (if not in monthly payment) \$ 600.00 Total Housing **\$** 1,800 5.2 Utilities Heat (gas & oil) \$ 80.00 Electricity \$ 50.00

Financial Declaration (FNDCLR) - Page 3 of 6 WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)

	Water, sewer, garbage	\$ 100.00
	Telephone	\$ 80.00
	Cable	\$ <u>60.00</u>
	Other	\$
	Total Utilities	\$ <u>370.00</u>
5.3	Food and Supplies	
	Food for 5 persons	\$ 600.00
	Supplies (paper, tobacco, pets)	\$
	Meals caten out	\$ 100.00
	Other	S
	Total Food Supplies	\$ 700.00
5.4	Children	
	Day Care/Babysitting	\$
	Clothing	\$ 80.00
	Tuition (if any)	S
	Other child-related expenses	\$
	Total Expenses Children	\$ <u>80.00</u>
5.5	Transportation	
	Vehicle payments or leases	\$ 260.00
	Vehicle insurance & license	\$ 900.00
	Vehicle gas, oil, ordinary maintenance	S 400.00
	Parking	s
	Other transportation expenses	S
	Total Transportation	\$ <u>1.560</u>
5.6	Health Care (Omit if fully covered)	
	insurance	\$ 200.00
	Uninsured dental, orthodontic, medical, eye care expenses	2
	Other uninsured health expenses	S
	Total Health Care	\$ 200.00
5,7	Personal Expenses (Not including children)	
	Clothing	\$ 250.00
	Hair care/personal care expenses ncial Declaration (FNDCLR) - Page 4 of 6 DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)	S S

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	Clubs and recreation	\$
	Education	\$
	Books, newspapers, magazines, photos	S
	Gifts	\$
	Other	s
	Total Personal Expenses	\$ 250.00
5.8	Miscellaneous Expenses	
	Life insurance (if not deducted from income)	S <u>0</u>
	Other	\$0
	Other	50
	Total Miscellaneous Expenses	\$ <u>0</u>
5.9	Total Household Expenses (The total of Paragraphs 5.1 through 5.8)	s <u>4.960</u>

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5.10 Installment Debts Included in Paragraphs 5.1 Through 5.8

Creditor	Description of Debt	Balance	Month of Last Payment

5.11 Other Debts and Monthly Expenses not Included in Paragraphs 5.1 Through 5.8

Creditor	Description of Debt	Balance	Month of Last Payment	Amount of Monthly <u>Payment</u>
				s
	····			s
				s
				s
				\$
				\$
				\$
Total Monthly Pays	ments for Other Debts and Monthly E	xpenses		S

Financial Declaration (FNDCLR) - Page 5 of 6 WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)

5.12	Total Expenses (Add Paragraphs 5.9 and 5.11)	\$ 4,960
	VI. Attorney Fees	
6.1	Amount paid for attorney fees and costs to date:	\$ <u>1,200</u>
6.2	The source of this money was:	
6.3	Fees and costs incurred to date:	\$ <u>150.00</u>
6.4	Arrangements for attorney fees and costs are: Flat fee, plus costs	

6.5 Other:

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Signed at Bellevy [Ci	ity] WA [State] on 5/23/13	[Date].
Jung Cherry Signature of Declarant		
Signature of Declarant	Print or Type Name	

The following financial records are being provided to the other party and filed separately with the court. Financial records pertaining to myself:

[X] Individual [] Partnership or Corporate Income Tax returns for the years 2012 and 2011 including all W-2s and schedules; [X] Pay stubs for the dates of 11/25/2012 to 5/05/2013

-		

Do not attach these financial records to the financial declaration. These financial records should be served on the other party and filed with the court separately using the sealed financial source documents cover sheet (WPF DRPSCU 09.0220). If filed separately using the cover sheet, the records will be sealed to protect your privacy (although they will be available to all parties in the case, their attorneys, court personnel and certain state agencies and boards.) See GR 22 (C)(2).

Financial Declaration (FNDCLR) - Page 6 of 6 WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220(1)

Conclusion

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You're Honor, I am asking you to deny the request for my son Henry Z Cheung post-secondary education expense. Because of my financial responsibility to my current family will have hardship for add expense my son Henry Z Cheung post-secondary education monthly expense of \$1,497.

I am providing support document for income verification of 2012 and 2013 income tax return to show your honors my wife and I earn income cannot pay for the expense of my son Henry Z. Cheung is asking to pay for the post- secondary education at Embry-Riddle university.

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Supporting Document

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TAXPAYER'S
COPY

Form 1040	Department of the Treasury	- Internal Revenue Service	eturn (99) 20	12		or staple in this space.
Your first name and initia			name			OMB No. 1545-0074
					Your se	cial security number
HUNG		к сн	EUNG		533.	-06-7354
a joint return, spouse's	first name and initial	Contraction of the local diversion of the loc	name			's social security number
Shao		L HU	ANG			
and the second state of th	and street). If you have a P.O. bo		ANQ	Apartment	0. 4 14	ake sure the SSN(s) above
5120 S WALL	ACE ST					and on line 6c are correct.
	state, and ZIP code. If you have	a foreign address, see instructio	n ş .	· · · · · · · · · · · · · · · · · · ·		dential Election Campaign
SEATTLE oreign country name			Foreign province/state/cour	WA 98178-28 Ny Foreign postal co	de filing jo de fund. (here if you, or your spouse if initiy, want \$3 to go to this Checking a box below will nge your tax or You Spouse
Filing	1 Single		4	Head of household (with	qualifying pers	on). (See instructions.)
status	2 🗙 Married filing join	tly (even if only one had incom	e)	If the qualifying person	is a child but no	ot your dependent,
Check only	3 Married filing sep	arately. Enter spouse's SSN abo	ove and	enter this child's name	nere 🕨	
ene box.	full name here ►		5	Qualifying widow(er) wit	th dependent ch	ild (see instructions)
Exemptions		meone can claim you as	•		ل	Boxes - checked on 6a and 6b 2
	c Dependents: (1) First name	Last name	(2) Dependent's social security number	(3) Dependent's relationship to you	(4) ✓ if child under age 17 qual for child tax cr (see instrs)	No. of children on 6c who: Iived with you
f more than six lependents, see	HARRISON	CHEUNG		Son	(see insus)	did not live with
structions.	RONG Y	HUANG		Parent		you due to divorce or
	LIU Y	HUANG		Parent		separation (see
	<u>110 I</u>	HUANG		Parent	╶┼╌┾┽╌╸	instructions)
	d Total number of e	xemptions claimed				Dependents on 6c not entered above
ncome						
	7 Wages, salaries, t	ips, etc. Attach Form(s)	W-2		7	58,981
	8 a Taxable interest.	Attach Schedule B if requ	uired		8 a	23
Attach Form(s) N-2 here, Also	b Tax-exempt interest. I	Do not include on line 8a		8 b		
ittach Form(s)	9 a Ordinary dividend	s. Attach Schedule B if r	equired		9 a	
099-R if tax vas withheld.	b Qualified dividend	s (see instructions)	<u>9 b</u>			
	10 Capital gain distril	outions (see instructions)				
	11 a IRA distributions .			11 b Taxable amount		- <u></u>
	12 a Pensions and ann	uities 12 a		12 b Taxable amount	<u>12 b</u>	- <u></u>
If you did not get a W-2. see instructions.		mpensation and Alaska			<u>13</u>	<u> </u>
Enclose, but do not attach, any payment. Also, please use	14 a Social security benefits			14 b Taxable amount		
Form 1040-V.	15 Add lines 7 throug	h 14b (far right column)	. This is your total in	come	► 15	59,004
Adjusted	16 Educator expense	s (see instructions)		16		
gross	17 IRA deduction (se	e instructions)		17		
income	18 Student loan inter	est deduction (see instru	uctions)	18		
		Attach Form 8917				
		igh 19. These are your to			 20	
	21 Subtract line 20 fr ure, Privacy Act, and Par	om line 15. This is your			21	Form 1040A (2012

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JAXPATEK S COPY

1040	Departme	nt of the Treasury—Internal Re	Ivenue Service	(99)				ł		GULI	
1040	U.S.	Individual Incor	ne Tax Reti	urn 🛛 🖉	2013		lo. 1545-0074	IRS Use C	Dnly-Do	o not write or staple in this	s space.
For the year Jan. 1-De	c. 31, 2013,	or other tax year beginning	***		, 2013, endin	g .	, 20	.	See	e separate instructi	ons.
Your first name and	initial		Last name							ir social security nur	
HUNG K			CHEUNG						53	3-06-7354	
If a joint return, spor	use's first r	name and initial	Last name						Spo	ouse's social security n	umber
SHAO L			HUANG								
Home address (num	ber and st	reet). If you have a P.O. b	ox, see instructions.	•				Apt. no.		Make sure the SSN(s	s) above
5120 S WAL										and on line 6c are c	orrect.
City, town or post offic	ce, state, an	d ZIP code. If you have a for	eign address, also cor	mplate space	s below (see i	nstructions).			Pi	residential Election Ca	mpaign
SEATTLE WA		8-2866						_		k here if you, or your spous	
Foreign country nan	ne		Fore	aign provinc	e/state/coun	ty	Foreign	postal cod		y, want \$3 to go to this fund c below will not change you	
									refun	d. 🗌 You 🗌	Spouse
Filing Status	1 [] Single			4	Hea	ad of household	d (with qua	lifying	person). (See instructio	ons.) If
g	2 [Married filing jointly	(even if only one	had incom	ne)				ld but r	not your dependent, er	nter this
Check only one	3 [Married filing separa	· ·	e's SSN a			d's name here.		<u> </u>		
box.		and full name here.					alifying widov	· · · · · · · · · · · · · · · · · · ·	depen		
Exemptions	6a	Yourself. If some	one can claim yo	u as a dep	endent, do	not chec	k box 6a .	•••	· }	Boxes checked on 6a and 6b	2
	b		· · · · · ·	<u></u>	· · · · · ·	<u> </u>	(4) / if child	· · ·	<u>.</u> , /	No. of children	
		Dependents:	conial and	pendent's curity number		pendent's thip to you	qualifying for	child tax cre		on 6c who: • lived with you	1
	(1) First (HARR	and the second						tructions)		 did not live with you due to divorce 	
If more than four	RONG				Son		<u> </u>	<u></u>	<u> </u>	or separation (see instructions)	
dependents, see	LIU				Pare			5		Dependents on 6c	
instructions and	<u>L10</u>	I HUANG		<u> </u>	Pare			╡───		not entered above	
check here 🕨 🛄	d	Total number of exem	ntions claimed		••••		<u>_</u>			Add numbers on lines above 🕨	5
	7	Wages, salaries, tips,				<u></u>			$\frac{1}{7}$		666.
Income	8a	Taxable interest. Atta		••					8a		200.
	b	Tax-exempt interest.		•	1	85					
Attach Form(s)	9a	Ordinary dividends. A			-				9a		2.
W-2 here. Also attach Forms	ь	•			1	9b		2.			
W-2G and	10	Taxable refunds, cred				e taxes			10		
1099-R if tax	11	Alimony received .							11		
was withheld.	12	Business income or (I							12		
	13	Capital gain or (loss).	Attach Schedule	D if requir	ed. If not re	quired, c	heck here 🕨		13		
If you did not get a W-2,	14	Other gains or (losses	s). Attach Form 47	797		• •			14		11 (margaret)
see instructions.	15a	IRA distributions .	15a		t	Taxable	amount .		15b	<u></u>	
	16a	Pensions and annuities	s 16a		Ł	Taxable	amount .		16b		
	17	Rental real estate, roy	alties, partnershi/	ips, S corp	orations, tr	usts, etc.	Attach Sche	dule E	17		
	18	Farm income or (loss)	. Attach Schedul	eF.,		•••		•••	18		
	19	Unemployment comp	pensation	• • •	1			• •	19	<u> </u>	
	20a	Social security benefit] Ľ	Taxable	amount .	• •	20b	<u> </u>	
	21	Other income. List typ			7 10	This is a			21		251
	22	Combine the amounts i			7 inrough 2				22	64,	251.
Adjusted	23	Educator expenses	• • • • •		••••	23		_ <u>_</u>			
Gross	24	Certain business expension fee-basis government of		-	1	24					
Income	25	Health savings accou			F	25					
	26	Moving expenses. At			T I	26				2	
	20	Deductible part of self-				27			1000		
	28	Self-employed SEP, 3	-		Г	28					
	29	Self-employed SEF,				29		······			
	30	Penalty on early with			ſ	30					
	31a	Alimony paid b Reci	_		[31a					
	32	IRA deduction			[32	1	,000.		5	
	33	Student loan interest	deduction		[33			澎		
	34	Tuition and fees. Atta	ich Form 8917.		[34					
	35	Domestic production a	ctivities deduction	. Attach For	rm 8903	35					
	36	Add lines 32 through	9E						1	•	

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<u>~ 1</u>

APPENDIX --- H

1 F

DIVISION OF CHILD SUPPORT PO BOX 11520 TACOMA WA 98411-5520

STATE OF WASHINGTON DEPARTMENT OF SOCIAL AND HEALTH SERVICES DIVISION OF CHILD SUPPORT (DCS)



359 346

124539

DATE: 06/06/2013

SANDY S OU 11 VALENCIA CIR SAFETY HARBOR FL 34695-4947

TO:

լիլիկականվերիրիականորորնենիրիներին

Child Support Distribution and Disbursement Statement

This statement tells you how the Division of Child Support (DCS) applied collections on your case(s) (distribution) and how DCS determined the amount of child support collections that were sent to you (disbursement) during the period set out below. DCS distributes collections according to state and federal law. You only receive a statement for a period DCS receives a collection.

The amounts below are the combined totals for all of your child support cases.

- - 1. \$ 590.00 to pay current cash support for the month.
 - 2. \$.00 to pay current cash medical support owed for the month.
 - 3. \$.00 to pay past-due cash support owed to you.
 - 4. \$.00 to pay past-due cash medical support owed to you.
 - 5. \$ _______ to the State to repay past public assistance (AFDC/TANF) paid to you. As of the date of this notice, the State claims an additional \$ _______ to repay public assistance paid to you in the past.
 - 6. \$.00 to the State to repay past Medicaid expenses on behalf of you and your children.
- B. From the total amounts listed in sections A1 through A4 above, DCS kept the following amounts:
 - 1. \$.00 to repay cash support paid to you in error.
- C. From the total amounts listed in section A above, DCS sent you the following amounts:
 - 1. \$ 590.00 to pay cash support owed to you.
 - 2. \$.00 as a cash support pass-through (if you are currently receiving public assistance).

If you disagree with the way DCS distributed your support, you may:

- 1. Write or call DCS to discuss your concerns.

If you disagree with the \$25.00 annual fee because it creates a hardship for your family, you may request a Conference Board. A Conference Board will determine if DCS will waive the fee.

Payment Receipt and Distribution

COPY

From MAY 01, 2013 to MAY 31, 2013 , DCS received the following support payments for your case(s).

Payment Identification		How the Payme	ent was Dist	ributed to Yo	ur Case(s)				
DATE OF COLLECTION PAYING PARENT NAME	IV-D CASE NUMBER	CURRENT	CURRENT MEDICAL SUPPORT	PAST-DUE SUPPORT PAID TO YOU	PAST-DUE MEDICAL SUPPORT PAID TO YOU	DSHS PAST-DUE SUPPORT	DSHS PAST-DUE MEDICAL SUPPORT	TOTAL PAID	
05/03/2013 CHEUNG, HUNG KWOK	1276771	\$ 134.67	\$.00	\$.00	\$.00	\$.00	\$.00	\$ 134.67	
05/03/2013 CHEUNG, HUNG KWOK	1276771	\$ 12.83	\$.00	\$.00	\$.00	\$.00	\$.00	\$ 12.83	
05/10/2013 CHEUNG, HUNG KWOK	1276771	\$ 12.83	\$.00	\$.00	\$.00	\$.00	\$.00	\$ 12.83	
05/10/2013 CHEUNG, HUNG KWOK	1276771	\$ 134.67	\$.00	\$.00	\$.00	\$.00	\$.00	\$ 134.67	
05/17/2013 CHEUNG, HUNG KWOK	1276771	\$ 12.83	\$.00	\$.00	\$.00	\$.00	\$.00	\$ 12.83	
05/17/2013 CHEUNG, HUNG KWOK	1276771	\$ 134.67	\$.00	\$.00	\$.00	\$.00	\$.00	\$ 134.67	
05/24/2013 CHEUNG, HUNG KWOK	1276771	\$ 12.82	\$.00	\$.00	\$.00	\$.00	\$.00	\$ 12.82	
05/24/2013 CHEUNG, HUNG KWOK	1276771	\$ 134.67	\$.00	\$.00	\$.00	\$.00	\$.00	\$ 134.67	
05/31/2013 CHEUNG, HUNG KWOK	1276771	\$.01	\$.00	\$.00	\$.00	\$.00	\$.00	\$.01	

Child Support Distribution and Disbursement Summary

The amounts below are the combined totals for all of your child support cases.

A. DCS received a total of \$ 590.00 support for your case(s) from MAY 01, 2013 to MAY 31, 2013. DCS distributed the money as follows:

	to pay current cash support for the month.	\$.00	to pay current cash medical support owed for the month.
590.00			

- 2. \$ ______to pay past-due cash support owed to you. \$ _00 ______to pay past-due cash medical support owed to you.
- 3. \$ _______ to the State to repay past public assistance (AFDC.TANF) paid to you. As of the date of this notice, the State claims an additional to repay public assistance paid to you in the past.
- 4. \$ _______ to the State to repay past Medicaid expenses on behalf of you or your children.
- B. From the total amounts listed in sections A 1 or A2 above, DCS kept the following amounts:
 - 1. \$ ______ to repay cash support paid to you in error.
- C. From the total amounts listed in section A above, DCS sent you the following amounts:

 - 2. \$ ______ as a cash support pass-through (if you are currently receiving public assistance).

DIVISION OF CHILD SUPPORT PO BOX 11520 TACOMA WA 98411-5520

SAFETY HARBOR FL 34695-4947

SANDY S OU

11 VALENCIA CIR

STATE OF WASHINGTON DEPARTMENT OF SOCIAL AND HEALTH SERVICES DIVISION OF CHILD SUPPORT (DCS)



DCS Division of Child Support

268 339 1 121119

DATE: 08/07/2013

TO:

սիսուլել հեկիսում հեկիների կերել հետրոնոն հեկիների հեկին հե

Child Support Distribution and Disbursement Statement

This statement tells you how the Division of Child Support (DCS) applied collections on your case(s) (distribution) and how DCS determined the amount of child support collections that were sent to you (disbursement) during the period set out below. DCS distributes collections according to state and federal law. You only receive a statement for a period DCS receives a collection.

The amounts below are the combined totals for all of your child support cases.

- - 1. \$.00 to pay current cash support for the month.
 - 2. \$.00 to pay current cash medical support owed for the month.

 - 4. \$.00 to pay past-due cash medical support owed to you.
 - 5. \$ ________ to the State to repay past public assistance (AFDC/TANF) paid to you. As of the date of this notice, the State claims an additional \$.00 to repay public assistance paid to you in the past.
 - 6. \$.00 to the State to repay past Medicaid expenses on behalf of you and your children.

B. From the total amounts listed in sections A1 through A4 above, DCS kept the following amounts:

- 1. \$.00 to repay cash support paid to you in error.
- C. From the total amounts listed in section A above, DCS sent you the following amounts:
 - 1. \$ 499.36 to pay cash support owed to you.
 - 2. \$ _____00 as a cash support pass-through (if you are currently receiving public assistance).

If you disagree with the way DCS distributed your support, you may:

- 1. Write or call DCS to discuss your concerns.
- Ask for a hearing unless your disagreement is about the \$25.00 annual fee. You must ask for a hearing before 11/05/2013
 To request a hearing, complete page 3 and return it to DCS.

If you disagree with the \$25.00 annual fee because it creates a hardship for your family, you may request a Conference Board. A Conference Board will determine if DCS will waive the fee.

CHILD SUPPORT DISTRIBUTION AND DISBURSEMENT STATEMENT DSHS 18-511 (REV. 08/2009)

DIVISION OF CHILD SUPPORT PO BOX 11520 TACOMA WA 98411-5520

STATE OF WASHINGTON DEPARTMENT OF SOCIAL AND HEALTH SERVICES DIVISION OF CHILD SUPPORT (DCS)



DCS Division of Child Support

257 339 1 120958

DATE: 07/05/2013

SANDY S OU 11 VALENCIA CIR SAFETY HARBOR FL 34695-4947

Child Support Distribution and Disbursement Statement

This statement tells you how the Division of Child Support (DCS) applied collections on your case(s) (distribution) and how DCS determined the amount of child support collections that were sent to you (disbursement) during the period set out below. DCS distributes collections according to state and federal law. You only receive a statement for a period DCS receives a collection.

The amounts below are the combined totals for all of your child support cases.

- - 1. \$ 589,99 to pay current cash support for the month.
 - 2. \$.00 to pay current cash medical support owed for the month.
 - 3. \$.00 to pay past-due cash support owed to you.
 - 4. \$.00 to pay past-due cash medical support owed to you.

 - 6. \$.00 to the State to repay past Medicaid expenses on behalf of you and your children.
- B. From the total amounts listed in sections A1 through A4 above, DCS kept the following amounts:
 - 1. \$.00 to repay cash support paid to you in error.
- C. From the total amounts listed in section A above, DCS sent you the following amounts:
 - 1. \$ <u>589.99</u> to pay cash support owed to you.
 - 2. \$.00 as a cash support pass-through (if you are currently receiving public assistance).

If you disagree with the way DCS distributed your support, you may:

- 1. Write or call DCS to discuss your concerns.
- Ask for a hearing unless your disagreement is about the \$25.00 annual fee. You must ask for a hearing before 10/03/2013
 To request a hearing, complete page 3 and return it to DCS.

If you disagree with the \$25.00 annual fee because it creates a hardship for your family, you may request a Conference Board. A Conference Board will determine if DCS will waive the fee.

TO:

APPENDIX --- I

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Return to: Nationwide Title Clearing 2100 Alt 19 North Palm Harbor, FL 34683

Loan#



5891311250 SUBSTITUTION OF TRUSTEE/DEED OF RECONVEYANCE

WHEREAS, HUNG K CHEUNG Trustor, FIRST AMERICAN TITLE INSURANCE COMPANY original Trustee, and CTX MORTGAGE COMPANY original Beneficiary under that certain Deed of Trust dated 10/20/93 in KING County, Washington, under Doc No 9311011447 or Book page WHEREAS, the undersigned Beneficiary is the present Beneficiary under said Deed of Trust and WHEREAS, the undersigned desires to substitute a new Trustee under Deed of Trust in place and stead of said original Trustee thereunder NOW, THEREFORE, the undersigned hereby substitutes' NATIONWIDE TITLE CLEARING, a Washington State corp , as Trustee under said Deed of Trust Dated: 12/04/03 CHASE MANHATTAN MORTGAGE COMPANY-WEST SUCCESSOR BY MERGER TO MELLON MORTGAGE CO. SUCCESSOR BY MERGER TO METMOR FINANCIAL, INC. BY Steve Rogers Vice President STATE OF FLORIDA COUNTY OF PINELLAS Before me, a Notary Public, in and for said State and County aforesaid, personally appeared Stove Rogers with whom I am personally acquainted, and who, upon oath, acknowledged him/herself to be the Vice President of CHASE MANHATTAN MORTGAGE COMPANY-WEST the within bargainor, and that he/she, as such corporate officer, being authorized to do so; executed the within instrument for the purposes therein contained by signing the name of the corporation thereto as such Vice President WITNESS my hand and official seal at office in said county this 4th day of December, 2003 MARY JO MCGOWAN Notary Public State of Flonda Commission Exp July 30, 2007 No DD 0236404 Mary Jo McGowan through (800) 432-4254 da Notary Assn. Inc. Bonded th Notary Public/Commission expires 07/30/2007 NATIONWIDE TILE CLEARING, as successor Trustee under said Deed of Trust and as successor Trustee, having received from the Beneficiary under said Deed of Trust a written request to reconvey, reciting that the obligation(s) secured by the Deed of Trust have been fully satisfied, does hereby grant, bargain, sell and reconvey, unto the parties entitled thereto all right, title and interest which was heretofore acquired by said Trustee under said Deed of Trust. Dated: 12/04/03 NATIONWIDE TITLE CLEARING Steve Rogers, Vice President .BY COUNTY OF PIPELLAS STATE OF FLORIDA On 12/04/03 before me, THE UNDERSIGNED, Notary Public, personally appeared Steve Rogers, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to fne that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or entity upon behalf of which the person acted, executed the same. WITNESS MY hand and official seal. MARY JO MCGOWAN Notary Public State of Florida Commission Exp. July 30, 2007 No DD 0236404 Bonded through (800) 432-4254 Flonda Notary Asso Inc. Notary Public

CK

CHAS5 KS 60033



Records Search

Fee Increase - September 1, 2012

Septer

Official Public Records Document Detail <u>Menu · New Search · Search Results</u> · <u>Help</u>

Document Detail

Instrument Number: 20090617001541 Sequence #: 0 Date Received: 06/17/2009 2:36:50 PM Document Type: DEED OF TRUST Book: 000 Page: 000 Image: Not scanned or not available online

Grantors

CHEUNG, HUNG K HUANG, SHAO LAN

Grantees

PROVIDENT FUNDING ASSOCIATES LP MORTGAGE ELECTRONIC REGISTRATION SYSTEMS INC NOMINEE

Legal Records

#	Plat	Lot/Unit	Block/Building	Section	Township	Range	Q1	Q2	Tax Parcel	Freeform
1	HILLMANS CD MEADOW GARDENS DIV NO. 02								3348400742	

Related Documents

#	Referenced Instrument	Document Type	Book Type	Book	Page	Ref Type
1	20120104000495	APPOINTMENT OF SUCCESSOR TRUST	NONE	000	000	Internal
2	20120104000496	FULL RECONVEYANCE	NONE	000	000	Internal

Recorders Office Home Page | Customer Service Questions

Home | Privacy | Accessibility | Terms of use | Search

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WebServ3

When recorded return to: Hung K. Cheung and Shao Lan Huang 5120 S Wallace Street Seattle, WA 98178



\$4,047.38 \$227.100.00

PAGE001 OF 001

Talon Group

Company

A division of First American Title Insurance

Yu3

2395256

The Talon Group Escrow Number: 8-0905-160

STATUTORY WARRANTY DEED

THE GRANTOR(S) Fou Kuei Sactane and Tan Seng Sactane, wife and husband for and in consideration of ten dollars and other good and valuable consideration in hand paid, conveys, and warrants to Hung K. Cheung and Shao Lan Huang, husband and wife the following described real estate, situated in the County of King, State of Washington:

Lot F of City of Seattle Short Flat No. 8602399, recorded under Recording Number 9008230689, records of King County, Washington.

GRANTOR ACKNOWLEDGES THAT TITLE TO THE PROPERTY IS MARKETABLE AT THE TIME OF THIS CONVEYANCE. THE FOLLOWING SHALL NOT CAUSE THE TITLE TO BE UNMARKETABLE: RIGHTS, RESERVATIONS, COVENANTS, CONDITIONS, AND RESTRICTIONS, PRESENTLY OF RECORD AND GENERAL TO THE AREA; EASEMENTS AND ENCROACHMENTS, NOT MATERIALLY AFFECTING THE VALUE OF OR UNDULY INTERFERING WITH GRANTEE'S REASONABLE USE OF THE PROPERTY; AND RESERVED OIL AND/OR MINING RIGHTS.

Abbreviated Legal: (Required if full legal not inserted above.) Lot F. City of Scattle SP No. 8602399, Rec. 9008230689, King County

3348400742 Tax Parcel Number(s): Dated: 6/9/2009

RIAD ่อบ Fou Kuei Saetane

JAN 281 Tan Sent Saetane

STATE OF WASHINGTON

COUNTY OF King

I certify that I know or have satisfactory evidence that Fou Kuei Sactane and Tan Seng Sactane (is/are) the person(s) who appeared before me, and said person(s) acknowledged that (he/she/they) signed this instrument and acknowledged it to be (his/her/their) free and voluntary act for the uses and purposes mentioned in this instrument.

SS.

Dated: 6-10-09



Alanc. Ŀl Notary name printed or typed: Notary Public in and for the State of WA Residing at Win Cost My appointment expires: 20

> LPB 10-05(i-l) Page 1 of 1

Return To: Wells Fargo Home Montgage C/O NTC 2100 Alt. 19 North Palm Harbor, FL 34683



. . . .

11:23

Loan #: 0214937435

5

DEED OF RECONVEYANCE

WHEREAS, HUNG K CHEUNG AND SHAO LAN HUANG was the original Trustor, FIRST AMERICAN TITLE COMPANY was the original Trustee, and MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC was the original Beneficiary under that certain Deed of Trust dated 06/05/2009, recorded in KING County, Washington, under Document # 2009061/001541, or Book, Page. LOT F, CITY OF SEATTLE SP.NO. 8602399, REC. 9008230689, KING COUNTY Parcel ID #: 3348400742

WELLS FARGO FINANCIAL NATIONAL BANK, A NATIONAL BANKING ASSOCIATION, as successor Trustee under said Deed of Trust and as successor Trustee, having received from the Beneficiary under said Deed of Trust a written request to reconvey, reciting that the obligation(s) secured by the Deed of Trust have been fully satisfied, does hereby grant, bargain, sell and reconvey, unto the parties entitled thereto all right, title and interest which was heretofore acquired by said Trustee under said Deed of Trust.

Dated on 12/____/2011 (MM/DD/YYYY)

WELLS FARGO FINANCIAL NATIONAL BANK, A NATIONAL BANKING ASSOCIATION

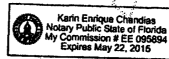
By: Ashley Braban Vice President Loan Documentation

STATE OF FLORIDA COUNTY OF PINELLAS

The foregoing instrument was acknowledged before me on 12/ (2011 (MM/DD/YYYY), by Ashley Braband as Vice President Loan Documentation for WELLS FARGO FINANCIAE NATIONAL BANK, A NATIONAL BANKING ASSOCIATION, who, as such Vice President Loan Documentation being authorized to do so, executed the foregoing instrument for the purposes therein contained. He/she is personally known to me.

Karin Enrique Chandras Notary Public - State of FLORIDA Commission Expires: 05/22/2015

15308151



Prepared By: E.Lance/NTC, 2100 Alt. 19 North, Palm Harbor, FL 34683 (800)346-9152

WFHRC 15308151 -@ CJ3403869 100017913190502529 MERS PHONE 1-888-679-MERS FORMINCOWA1



01/04/2012 11:23 KING COUNTY, WA

Loan #: 0214937435

Wells Fargo Home Mortgage C/O NTC 2100 Alt. 19 North

Palm Harbor, FL 34683

Return To:

SUBSTITUTION OF TRUSTEE

WHEREAS, HUNG & CHEUNG AND SHAO LAN HUANG was the original Trustor, FIRST AMERICAN TITLE COMPANY was the original Trustee, and MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC was the original Beneficiary under that certain Deed of Trust dated 06/05/2009, recorded in KING County, Washington, under Document # 20090617001541, or Book, Page.

LOT F, CITY OF SEATTLE SP NO. 8602399, REC. 9008230689, KING COUNTY Parcel ID #: 3348400742

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WHEREAS, the undersigned Beneficiary is the present Beneficiary under said Deed of Trust and WHEREAS, the undersigned desires to substitute a new Trustee under Deed of Trust in place and stead of said original Trustee thereunder.

NOW, THEREFORE, the undersigned hereby substitutes WELLS FARGO FINANCIAL NATIONAL BANK, A NATIONAL BANKING ASSOCIATION, as Trustee under said Deed of Trust.

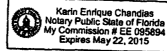
By: KIM COELZ VICE PRESIDENT

STATE OF FLORIDA COUNTY OF PINELLAS

The foregoing instrument was acknowledged before me on 12/ 1/2011 (MM/DD/YYYY), by KIM GOELZ as VICE PRESIDENT for MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ('MERS') AS NOMINEE FOR FROVIDENT FUNDING ASSOCIATES, L.P., ITS SUCCESSORS AND ASSIGNS, who, as such VICE PRESIDENT being authorized to do so, executed the foregoing instrument for the purposes therein contained. He/she/they is (are) personally known to me.

KARIN-ENRIONE CHANDIAS Notary Public -State of FLORIDA Commission expires: 05/22/2015

15308151



WFHRC 15308151 - @ C13403869 100017913190502529 MERS PHONE 1-888-679-MERS FORM1/RCNWA1

When Recorded Return To:

WELLS FARGO HOME MORTGAGE MAC X9901-L1R 2701 WELLS FARGO WAY MINNEAPOLIS, MN, 55467



APPOINTMENT OF SUCCESSOR TRUSTEE WFHM - CLIENT 936 #:0288449416 "CHEUNG" Lender D:81A874/1715348189 King, Washington MERS #: 100352900005074318 SIS #: 1:888-678-6377

WHEREAS, the undersigned is the present Beneficiary under the Deed of Trust Described as follows:

Original Trustor : HUNG K CHEUNG AND SHAO LAN HUANG, HUSBAND AND WIFE Original Beneficiary : MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. Dated: 11/09/2011 Recorded: 11/16/2011 in Book/Reel/Liber: N/A Page/Folio: N/A as Instrument No.: 20111116001810 In the County of King State of Washington

Property Address: 5120 S WALLACE STREET, SEATTLE, WA 98178

AND WHEREAS, the undersigned, who is the present Beneficiary under said Deed of Trust, desires to appoint a successor Trustee under said Deed of Trust in the place and stead of present Trustee thereunder;

Now therefore, the undersigned hereby appoints WELLS FARGO FINANCIAL NATIONAL BANK, A NATIONAL BANKING ASSOCIATION whose address is 2701 WELLS FARGO WAY, MAC# X9901-L1R, MINNEAPOLIS, MN 55467 as Successor Trustee under said Deed of Trust, to have all the powers of said original Trustee, effective immediately.

Mortgage Electronic Registration Systems, Inc. On August 16th. 2012

By Joshua Lundholm, Assistant Secretary

STATE OF Minnesota COUNTY OF Hennepin

On August 16th, 2012, before me, ANDREA LYNN MORALES, a Notary Public in and for Hennepin in the State of Minnesota, personally appeared Joshua Lundholm, Assistant Secretary, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity, and that by his/her/their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument/

WITNESS my hand a ANDREA LYNN MORALES NOTARY PUBLIC - MINNESOTA MY COMMISSION EXPIRES 1/31/17 ANDHEA LYNN TES Notary Expires: 01/31/2017 (This area for notarial seal) "JRU"JRUWFMM"08/18/2012 08:22:38 AM" WFMB02WFIM000000000000000000319869" WAKING" 0288449418 WASTATE_TRUST_SU8 "JRUWFMM