STATE OF MICHIGAN



IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

PAUL DEERING,

Plaintiff,

-vs-

Case No. 92 435 044 DM

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CLERK

LAURA DEERING,

Defendant.

Kenneth Bisdorf Attorney for Plaintiff 400 West Maple Road, Suite 300 Birmingham, Michigan 48009 (810) 647-7514

Laura Deering, In Pro Per 3367 Ellenboro Troy, MI 48083 (810) 528-9338

ORDER SETTING SUPPORT

At a session of said Court held in the City of Pontiac, County of Oakland, State of Michigan on in Testimony whereof, I have hereunto set m placed the Stal of said Court this _____

I RUTH JOHNSON, County Clerk for the Cour Ockland, Clerk of the Circuit Court thereof, the heing a Court of Record and having a Seal, h

certify that the attached is a true copy.

STATE OF MICHIGAN SS.

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MAY 1 9 1995

JOHN J. MCDONALD

PRESENT: HONORABLE

CIRCUIT JUDGE

This cause having come before the Court upon the motion of Defendant to set

support for the two minor children, the Nature of Hearing having been given to Plaintiff,

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Plaintiff and his Counsel, Kenneth Bisdorf, having appeared before the Court on May 3 1995, the Court having reviewed the Friend of the Court Report, and having heard the oral support of the referee at the hearing, after the argument of the respective parties and the Court being fully discussed;

IT IS ORDERED that the support assessment shall not be predicated on a shared economic responsibility basis due to the Plaintiff having waived said analysis by consent on the record November 12, 1993.

IT IS FURTHER ORDERED that Plaintiff shall pay to Defendant through the Oakland County Friend of the Court in the sum of \$145.00 each week (which includes \$47.00 each week for child care) for two children; and \$112.00 each week for one child, effective November 15, 1993, support to continue until the children are age eighteen (18) or graduate from high school which ever occurs later.

IT IS FURTHER ORDERED that the Defendant shall maintain the children on her present medical coverage at her place of employment, the unreimbursed medical expenses shall be divided by the Plaintiff paying 39% and the Defendant 61%, this provision shall be effective November 15, 1993.

IT IS FURTHER ORDERED that the prior Judgments and Orders, not modified by this order, shall remain in full force and effect.

IRCUIT JUDGE