

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2010-006565

01/04/2011

JUDGE PRO TEM KIP MICUDA
FOR COMMISSIONER ALYSSON H. ABE

CLERK OF THE COURT
L. Hart
Deputy

IV-D ATLAS NO. 000756132100
STATE OF ARIZONA, EX REL, DES
RAINIE ANNE COKER

RAINIE ANNE COKER
NO ADDRESS ON RECORD

AND

RYAN DANIEL KETCHERSIDE

RYAN DANIEL KETCHERSIDE
#210151
ASPC FLORENCE - NORTH UNIT
P O BOX 7000
FLORENCE AZ 85132-0629

AG-CHILD SUPPORT-EAST VALLEY
OFFICE
FAMILY COURT SERVICES-CCC
INMATE LEGAL SERVICES

IV-D ESTABLISHMENT HEARING

Courtroom: 404 SEF

3:11 p.m. This is the time set for Establishment Hearing arising from the State's *Petition to Establish Child Support (Post Paternity)* filed on November 22, 2010. The Petitioner/Mother, Rainie Anne Coker (hereinafter referred to as "Mother"), is neither present nor represented by counsel. The Respondent/Father, Ryan Ketcherside (hereinafter referred to as "Father"), is neither present nor represented by counsel. The State is represented by Assistant Attorney General, Kathie A. Pearson.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

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The Court is advised that Father was served with this action and an Order to Appear on November 22, 2010 at the Arizona Department of Corrections. Mother contacted the State and indicated that the parties are still married and that they will be getting back together when Father is released from the Arizona Department of Corrections in December 2011. Mother currently receives cash assistance. Counsel for the State requests that this matter proceed by default.

Based upon the matters presented herein,

The Court proceeds by default.

Counsel for the State advises the Court of the State's position and recommendations.

THE COURT FINDS that the State of Arizona properly exercised personal jurisdiction over the Respondent and the Respondent was served in Arizona.

THE COURT FINDS that when Father signed the Acknowledgement of Paternity, Father acknowledged the legal consequences and the rights and responsibilities that go along with signing the Acknowledgment of Paternity.

THE COURT FURTHER FINDS that paternity was established pursuant to Father's voluntary Acknowledgment of Paternity pursuant to A.R.S. §25-812(D).

IT IS ORDERED granting Judgment in favor of the State and against Father for past child support in the amount of zero dollars for the time period of July 1, 2010 through January 31, 2011, calculated by retroactive application of the Arizona Child Support Guidelines pursuant to A.R.S. §25-501 and/or 25-809.

IT IS FURTHER ORDERED setting Father's child support obligation at zero dollars per month due to his incarceration at the Arizona Department of Corrections.

Father is advised that within ten (10) days of his release from the Arizona Department of Corrections, he is to provide the State and Mother with his new address pursuant to (A.R.S. 25-322(C)). Failure to notify the Clerk's Office of any change may be considered contempt of Court.

Any change in the paying party's employment and any change in the residential address of either party **must** be submitted to the Clerk's Office, in writing, within ten (10) days of the change (A.R.S. 25-322(C)). Failure to notify the Clerk's Office of any change may be considered contempt of Court.

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IT IS ORDERED that Mother shall claim the tax exemption for the minor child for all tax years.

Neither party has private medical insurance accessible to the child(ren) and available at a reasonable cost. Father is ordered to pay zero dollars per month for cash medical support beginning ninety (90) days from the entry of this order.

Mother shall provide private medical insurance when it becomes accessible to the child(ren) and available at a reasonable cost. Upon verification that Mother has obtained private insurance, the cash medical support order will terminate on the first day of the month after the policy's effective date or the date DCSE is notified, whichever is later.

IT IS FURTHER ORDERED that all non-covered medical expenses incurred for the health and protection of the minor child(ren) shall be paid by the parties in proportion to their incomes as reflected on the most recent Child Support Guideline Worksheet shall be assigned 100% to Mother.

The Court's further findings and orders are as contained in the formal written Judgment and Order signed by the Court.

FILED: Establishment Judgment and Order; Current Employer Information, Child Support Guideline Worksheet

3:15 p.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter/index.asp>

**PLEASE NOTE: IMPORTANT INFORMATION RE: CD/VIDEOTAPE
FEE CURRENTLY IN EFFECT**

This Courtroom uses an electronic recording system for the record. All CDs and videotapes will be provided by the Court, regardless of when the copies are made. A fee of \$20.00 will apply to all copies requested, either on the day of the hearing or for hearings recorded on an earlier date. Forms to request a recording of a proceeding are available in the Self-Service Centers and in the JAVS and FTR courtrooms.

If a party wants a court reporter to record a proceeding in this Court, a written request must be filed at least seven (7) days before the commencement of the proceedings.

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A person requesting a daily copy CD or videotape must complete the appropriate request form and pay the applicable fee at the Self-Service Center. Upon payment of the appropriate fees through the Self-Service Center, a receipt will be issued which shall then be presented to Court staff for preparation of the CD or videotape in the customary manner.

A person wanting a copy of a hearing from a previous occasion must contact Ken Crenshaw at 602-506-7100.