

EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3rd FI. LAS VEGAS, NEVADA 89155-1160 (702) 671-4554 Electronically Filed Feb 12 2019 08:40 a.m. Elizabeth A. Brown Clerk of Supreme Court

Steven D. Grierson Clerk of the Court Anntoinette Naumec-Miller Court Division Administrator

February 12, 2019

Elizabeth A. Brown Clerk of the Court 201 South Carson Street, Suite 201 Carson City, Nevada 89701-4702

RE: CANDICE KATIE TOWNER vs. FREDERICK OMOYUMA SILVER

S.C. CASE: 78067 D.C. CASE: R-17-196685-R

Dear Ms. Brown:

On January 31, 2019 our office submitted a Notice of Appeal packet for the above referenced case noting that the minutes from January 29, 2019 were not included. The minutes have now been completed and are enclosed. Please contact our office at (702) 671-0512 if you have any questions.

Sincerely,

STEVEN D. GRIERSON, CLERK OF THE COURT

Amanda Hampton, Deputy Clerk

DISTRICT COURT **CLARK COUNTY, NEVADA**

DA - Child Support In State

COURT MINUTES

January 29, 2019

R-17-196685-R

Candice Katie Towner, Petitioner(s).

Frederick Omoyuma Silver, Respondent(s).

January 29, 2019

9:00 AM

Motion

HEARD BY:

Femiano, Jane

COURTROOM: Greystone Courtroom #2

COURT CLERK: Nidia Fuentes

PARTIES:

Candice Towner, Petitioner, present Frederick Silver, Respondent, present Gabriel Towner, Subject Minor, not present

Public by DAFS, Other, present

Steven Wolfson, Attorney, not present

JOURNAL ENTRIES

- Deputy District Attorney (DDA): Robert Gardner

Parties sworn and testified. Respondent participated via telephonic.

DDA reported today's hearing is Respondent's motion to set aside, motion for debt validation and notice of fraud.

DDA noted that Supreme Court appeal dismissed on December 20, 2018. Court heard testimony from both parties. Respondent is making regular payments every two weeks.

COURT FINDS, this Court has previously ruled and established paternity. In subsequent hearings, this Court has denied Respondent's repeated requests to disestablish paternity. Again, this Court denies R's request to dis-establish paternity based on res judicata. Child Support Court CONFORMS to District Court orders in D565588. Decision and Order filed on November 30, 2018 reflects Respondent's "serial filings" and his filings do not state any facts or arguments that constitute adequate cause to reconsider the orders from those prior hearings. Child Support Court also recommends that Respondent's filings in R196685 do not state any facts or arguments that constitute adequate cause to reconsider the orders from those prior hearings. Finally, District Court has also

 $02/12/201\overline{9}$ PRINT DATE: Minutes Date: Page 1 of 2 January 29, 2019

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issued an Order After Hearing Certifying Intent to Grant Relief, that was filed on January 18, 2019 in R196685 and other cases, finding Respondent to be "vexatious litigant".

DDA indicated that Respondent has a credit balance on his arrears, unaudited. As such arrears payment REMOVED. If arrears should occur in the future, the arrears payment of \$60.00 will be REINSTATED. Having reviewed Respondent's motion's and Family Court proceedings and his demands for relief addressed in his numerous filings are DENIED.

MASTER RECOMMENDED, Respondent shall PAY \$562.00 per month CURRENT SUPPORT and \$51.00 per month MEDICAL SUPPORT, for a TOTAL MONTHLY PAYMENT of \$613.00.

Matter OFF CALENDAR.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	02/12/2019	Page 2 of 2	Minutes Date:	January 29, 2019
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