IN THE SUPREME COURT OF THE STATE OF NEVADA

RANDALL HENRY,
Appellant,
vs.
JULIE EVANS,
Respondent.

No. 54421

FILED

JUN 10 2010



ORDER OF AFFIRMANCE

This is a proper person appeal from a district court order affirming and modifying the master's recommendations concerning child support. Third Judicial District Court, Churchill County; William Rogers, Judge.

Having reviewed appellant's proper person civil appeal statement and the district court record, we conclude that the district court did not abuse its discretion in affirming and modifying the master's recommendations concerning child support. Wallace v. Wallace, 112 Nev. 1015, 1019, 922 P.2d 541, 543 (1996) (providing that child support matters rest within the district court's sound discretion). Here, the district court affirmed the master's findings and recommendations for support, which provided that appellant was responsible for paying \$100 a month in child support. The district court modified the child support arrears to accurately reflect the appropriate months of support that appellant was obligated to pay. Thus, we conclude that the district court record supports

SUPREME COURT OF NEVADA

(O) 1947A

10-15067

the district court's order and that the district court did not abuse its discretion. Accordingly, we

ORDER the judgment of the district court AFFIRMED.1

Cherry, J.

Saitta J. J. Gibbons

cc: Hon. William Rogers, District Judge Randall Henry Churchill County District Attorney Churchill County Clerk

(O) 1947A

¹To the extent that appellant requests visitation with the parties' minor child and additional information regarding the child for purposes of providing health insurance to the child, we note that these issues must be raised in the district court.