

IN THE SUPREME COURT OF THE STATE OF NEVADA

DAVID PAUL MILLER,

Appellant,

vs.

THE STATE OF NEVADA, AND SHELLEY
MAXINE COPELAND,

Respondents.

No. 35833

FILED

OCT 12 2000

JANETTE M. BLOOM
CLERK OF SUPREME COURT
BY *J. Richards*
CHIEF DEPUTY CLERK

ORDER OF AFFIRMANCE

This is a proper person appeal from an order of the district court adopting a master's recommendation concerning a child support order that was filed in Oregon and denying appellant's motion to vacate registration of the Oregon order.

Having carefully reviewed the record, we conclude that the district court did not err in adopting the master's recommendation. Specifically, the district court properly interpreted the statutes concerning jurisdiction over child support obligations and those concerning registration of a support order from a tribunal of another state. ~~See NRS~~ See generally NRS chapter 130 (1995).

~~130.015(1), NRS 130.601, NRS 130.607(1)(a).~~ Accordingly, ✓

Order modified 8/10/01.

00-18042

having discerned no error mandating reversal, we affirm the district court's order.¹

It is so ORDERED.

Maupin J.
Maupin

Leavitt J.
Leavitt

Becker J.
Becker

cc: Hon. Cynthia Dianne Steel, District Judge,
Family Court Division
Clark County District Attorney
David Paul Miller
Shelley Maxine Copeland
Clark County Clerk

¹In light of this disposition, we deny as moot appellant's (1) March 31, 2000, motion for leave to file a proper person brief and papers in this matter; (2) June 29, 2000, request for extension to file an opening brief; and (3) July 14, 2000, notice of incomplete record. See NRAP 46.