

IN THE IOWA DISTRICT COURT FOR _____ COUNTY

<p>_____ _____ _____ _____ _____ _____ Petitioner, vs. _____ _____ Respondent.</p>	<p>NO. _____</p> <p>ORDER REINSTATING SUPPORT</p>
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NOW, on this ____ day of _____, _____, this matter comes before the Court. The State of Iowa is represented by _____.

_____, the support obligor, is represented by _____.

appears pro se. appears not.

_____, the support obligee, is represented by _____.

appears pro se. appears not.

The Court, upon the record, the matter having proceeded to hearing, (and) upon failure of one or both parties to object to the reinstatement of the support order, and being fully advised in the premises, FINDS:

1. _____ is the mother of and _____ is the father of the child(ren).

2. A support obligation was ordered in this matter on the ____ day of _____, _____.

3. _____ is the support obligor, and _____ is the support obligee under the support order herein. This order required support for the following children:

Child's Name	Date of Birth
_____	_____
_____	_____
_____	_____
_____	_____

4. The support order **required** **did not require** spousal support for the obligee.

5. At the time of suspension, ongoing support for the child(ren) and obligee **was not assigned** or **redirected** to any other party. was assigned or redirected in part or in whole to _____.

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6. The obligor, obligee and any assignee or redirection obligee named in this matter jointly requested that the Child Support Recovery Unit provide assistance pursuant to Iowa Code section 252B.20, in suspending the ongoing support provisions of the support order referenced herein. This request was made because the parents had reconciled and were living together with all of the children entitled to ongoing support under the previously ordered support obligation. all of the children entitled to ongoing support under the previously ordered support obligation has moved into the household of the obligor.
7. An order was entered on the ____ day of _____, ____, suspending the following support provisions of the support order referenced in numbered paragraph two (2):
- Ongoing child support for the children.
 - Ongoing medical support for the children.
 - Ongoing spousal support, including medical support, for the obligee.
8. The Child Support Recovery Unit filed an application to reinstate the suspended support obligations on the ____ day of _____, ____. This application was filed at the initiative of the Child Support Recovery Unit because the children began receiving public assistance benefits effective the ____ day of _____, ____, and the support obligor is not a member of the public assistance household. at the request of one of the parties affected by the suspended support order. at the initiative of the Child Support Recovery Unit because the obligor and obligee requested and agreed to the suspension under false pretenses.
9. The obligor, obligee and any assignee or redirection obligee named in this matter, have been served notice of the application of reinstatement pursuant to Iowa Code section 252B.20.
10. The suspension of the ongoing support obligations identified in numbered paragraph seven (7) was appropriate based on the conditions that existed at the time the suspension order was entered. was inappropriate because the obligor and obligee named herein requested and agreed to the suspension under false pretenses as evidenced by:

_____.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

1. That the conditions for the suspension of support no longer exist and the following obligations are reinstated:
- ongoing child support for the children in this matter.
 - ongoing medical support for the children in this matter.
 - ongoing spousal support, including medical support, for the obligee in this matter.

The suspended support obligation(s) are reinstated effective with the first respective payment date, based on the payment dates established under the support order herein, due on or after the ____ day of _____, ____.

2. The prior suspension of the ongoing support obligations was appropriate. No support accrued from the ____ day of _____, ____ through the ____ day of _____, ____, during the period support was suspended. However, any support that had accrued prior to the effective date of the suspension order continues to be due and owing and is subject to enforcement by any means allowed by state and federal law. was inappropriate. The obligor and obligee named in this matter requested and agreed to suspension under false pretenses. Any support that would have been due during the period of suspension is considered due and owing as if the suspension had never occurred.
3. The dates and frequency of payments specified under the support order in this matter are not altered by this action. Unless otherwise specified in the support order, each individual payment is due in full on the payment date indicated and is not prorated in any manner.
4. The reinstated support obligations are subject to any means of enforcement allowed by state and federal law, including but not limited to income withholding and the offset of state and federal tax refunds.

JUDGE OF THE ____ JUDICIAL DISTRICT

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