

Transaction Type	Date	Cleared Date	Index No	Document No	Amount	Description	Balance
RECEIPT	01/03/2011	01/03/2011	162991	133	17049.22	DEP FLEETA (LAW OFFICES OF JEF HENNINGER E	17049.22
DISBURS	02/08/2011	02/08/2011	164135	9899	-569.47	MARGARET WALLACE	16479.75
DISBURS	04/06/2011	04/06/2011	166256	9953	-12600.00	MARGARET WALLACE	3879.75
DISBURS	05/17/2011	05/17/2011	167566	9975	-1260.00	MARGARET WALLACE	2619.75
DISBURS	05/17/2011	05/17/2011	167567	9974	-1260.00	Reversal due to reprint of trust check.	1359.75
DISBURS	05/17/2011	05/17/2011	167568	9974	1260.00	Reversal due to reprint of trust check.	2619.75
DISBURS	05/18/2011	05/18/2011	167603	9976	-1200.00	DR. JOSEPH J. COOPER, PSYD	1419.75
DISBURS	05/26/2011	05/17/2011	167829	9975	1260.00	MARGARET WALLACE VOIDED	2679.75
TOTAL					2679.75		

CLERK OF SUPERIOR COURT
SUPERIOR COURT OF N.J.
MERCER COUNTY
RECEIVED AND FILED

NOV 19 2010

PREPARED BY THE COURT

<p>Margaret Wallace, <p style="text-align: right;">Plaintiff,</p> <p>v.</p> <p>Derek Syphrett, <p style="text-align: right;">Defendant.</p> </p></p>
--

[Signature]
SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION — COURT
FAMILY PART
MERCER COUNTY

DOCKET NO. FM-11-97-11 K

CIVIL ACTION

ORDER

THIS MATTER having been opened to the Court by the Plaintiff, Margaret Wallace, represented by Jennifer Weisberg Millner, Esq., requesting an Order granting relief as stated in the Notice of Motion; and the Defendant, Derek Syphrett, initially represented by Robert G. Swan, Esq. but thereafter represented by Jef Henninger, Esq., having opposed the Defendant's Motion and on Cross Motion requesting an Order granting relief as stated in the Notice of Cross Motion; and the Court having considered the certifications in support and in opposition thereto; and the Court having heard oral argument; and for good cause shown:

IT IS on this 19th day of November, 2010:

- 1) **ORDERED** that the Plaintiff's request to implement the Connecticut Consent Agreement regarding custody and parenting time, dated September 1, 2010, and designating the Plaintiff as the parent of primary residence, is granted without prejudice to the Defendant to expand his parenting time should a risk assessment reveal no issues causing the Court to continue to limit his parenting time; and it is

- 2) **FURTHER ORDERED** that the Plaintiff's request to restrain the Defendant from coming to the Plaintiff's current residence except for the period between 2:00 pm and 7:00 pm on Saturdays, during the Defendant's parenting time, is **granted without prejudice to the Defendant to expand his parenting time should a risk assessment reveal no issues causing the Court to continue to limit his parenting time; and it is**
- 3) **FURTHER ORDERED** that the Plaintiff's request that the Defendant be responsible for curb-side pickup and drop-off is **granted; and it is**
- 4) **FURTHER ORDERED** that the Plaintiff's request to appoint a physician to conduct a psychiatric evaluation of Defendant and compelling Defendant to release all records of his psychiatric treatment to said physician is **denied, without prejudice**. However the Court will order the Defendant to undergo a risk assessment with Dr. Robert Rosenbaum, of Bunker Hill Consultation Center. Defendant to contact Dr. Rosenbaum's office within five (5) days of the date of this order, at telephone number 908-874-5115. The cost of the risk assessment to be paid by the Defendant; and it is
- 5) **FURTHER ORDERED** that the Plaintiff's motion to compel the Defendant to pay the *pendente lite*, non-taxable support in the amount of \$1,972.00 per month, to be paid by the first of each month through the Probation Department, retroactive to June 25, 2010, with arrears to be paid immediately is **denied, without prejudice**. Defendant to pay unallocated support in the amount of \$1,260.00 per month effective September 28, 2010 the date the

Plaintiff filed her certification Arrears shall be repaid at the rate of \$100.00 per week for a total of \$1,690.00 per month; and it is

- 6) **FURTHER ORDERED** that the Plaintiff's request to require that the Defendant be solely responsible for, and/or make current all expenses related to the marital residence, without prejudice *pendente lite*, and that all bills be transferred exclusively into the Defendant's name within ten (10) days of the date of the Order is **granted in part and denied in part**. First and foremost "all the bills" cannot be transferred into Defendant's name as the mortgage is both parties' names. All utilities shall be placed in Defendant's name. In addition, the Defendant shall pay the all utilities (he may discontinue cable or reduce same) and maintain the home in the form of repairs and maintenance. In light of the fact that the mortgage is two months behind and the parties agree the house should be sold at a "short sale" since they have begun receiving foreclosure notices. While the Court does not order same, the parties should make arrangement as soon as possible with their mortgage company for a short sale (if agreeable with the mortgage company) and thereafter list the home for sale immediately; and it is
- 7) **FURTHER ORDERED** that the Plaintiff's request to require the Defendant to reimburse the Plaintiff for the cost of medical insurance through her employer in the amount of \$587.16 is **denied without prejudice subject to reallocation at the time of trial**; and it is
- 8) **FURTHER ORDERED** that the Plaintiff's request to require the Defendant to be responsible for any and all unreimbursed medical, hospital, dental,


orthodontic, psychological, prescription drug and ophthalmologic expenses incurred on behalf of the Plaintiff and children [and to reimburse Plaintiff] within five (5) days for any monies that Plaintiff advances for these expenses is denied, without prejudice. Defendant shall contribute two-thirds and the Plaintiff shall contribute one-third towards unreimbursed expenses for the children only. The parties shall be responsible for their own unreimbursed health expenses, without prejudice; and it is

- 9) **FURTHER ORDERED** that the Plaintiff's request to restrain and enjoin the Defendant from selling, transferring, dissipating or further hypothecating any assets which are in his name or in the parties' joint names is granted and shall be mutual. Plaintiff's request requiring the Defendant to reimburse the Plaintiff \$116.82 which represents one-half (1/2) of the balance of the parties' joint Bank of America account that were already dissipated by the Defendant within seven (7) days of this Order is denied without prejudice and subject to reallocation at the time of trial; and it is
- 10) **FURTHER ORDERED** that the Plaintiff's request to restrain the Defendant from further removing, selling, damaging or otherwise disposing of the parties' household furniture and other items is granted; and it is
- 11) **FURTHER ORDERED** that the Plaintiff's request for permission to enter the marital home to retrieve certain items on an in-kind basis and take inventory as proof of the home's current condition and contents is granted in part and denied in part. The Plaintiff may return to the home, upon notice and consent by the Defendant to take inventory, etc. However, unless the Parties

agree upon partial or full equitable distribution of their personalty and furnishings, the Plaintiff cannot retrieve certain items on an in-kind basis; and it is

- 12) **FURTHER ORDERED** that the Plaintiff's request to require the Defendant to maintain Plaintiff as the primary beneficiary on all insurance policies and retirement assets as they existed two (2) years prior to the filing of the Complaint for Divorce, *pendente lite*, is granted in part. Defendant shall maintain all policies and retirement assets that were in effect 90 days prior to the filing of the complaint; and it is
- 13) **FURTHER ORDERED** that the Plaintiff's request to require the Defendant to provide proof that the Plaintiff is designated as the primary beneficiary on all insurance policies and retirement assets within seven (7) days of this Order is granted; and it is
- 14) **FURTHER ORDERED** that the Plaintiff's request to compel the Defendant to pay \$10,000 in prospective counsel fees to the counsel for Plaintiff is denied without prejudice; and it is
- 15) **FURTHER ORDERED** that the Plaintiff's request to compel the Defendant to pay counsel fees and costs in connection with this application is denied without prejudice subject to reallocation at the time of trial; and it is
- 16) **FURTHER ORDERED** that the Defendant's request for partial custody of the parties' two minor children is denied as moot. The Defendant already has temporary joint legal custody by way of a Consent order; and it is

- 17) **FURTHER ORDERED** that the Defendant's request to compel the Plaintiff to support the two minor children while in his partial custody is **denied**; and it is
- 18) **FURTHER ORDERED** that the Defendant's request to compel the Plaintiff to provide her complete medical records and to submit to a psychiatric evaluation to determine her ability to co-parent the parties' two children is **denied**; and it is
- 19) **FURTHER ORDERED** that the Defendant's request for attorney fees and costs in connection with this application is **denied**.



CATHERINE FITZPATRICK, P.J.F.P.

CLERK OF SUPERIOR COURT
SUPERIOR COURT OF N.J.
MERCER COUNTY
RECEIVED

PREPARED BY THE COURT

MAR 09 2011

<p>Margaret Wallace,</p> <p style="text-align: right;">Plaintiff,</p> <p>v.</p> <p>Derek Syphrett,</p> <p style="text-align: right;">Defendant.</p>
--

Ann Kagan
 SUPERIOR COURT OF NEW JERSEY
 CHANCERY DIVISION
 FAMILY PART
 MERCER COUNTY

DOCKET NO. FM-11-97-11 K

CIVIL ACTION

PENDENTE LITE ORDER &
CASE MANAGEMENT ORDER (R.6:5-6)

THIS MATTER having been opened to the Court on February 18, 2011, the Honorable Catherine Fitzpatrick, P.J.F.P. presiding, by the Plaintiff, Margaret Wallace, represented by Jennifer Welsberg Millner, Esq., requesting an Order granting relief as stated in the Notice of Motion; and the Defendant, Derek Syphrett, a self-represented litigant, having filed written opposition and a Cross Motion requesting an Order granting relief as stated in the Notice of Cross Motion; and the Court having considered the certifications in support and opposition thereto; and the Court having heard oral argument; and for good cause shown:

IT IS on this 11th day of March 2011:

- 1) ORDERED that the Plaintiff's motion to request uphold its November 21, 2010 Order appointing Dr. Rosenbaum to conduct a risk assessment on the Defendant is moot, as the Court has appointed Dr. Cooper to perform the risk assessment in the February 4, 2011 Order; and it is

- 2) **FURTHER ORDERED** that the Plaintiff's motion to suspend the Defendant's unsupervised parenting time until such time as the risk assessment is completed is **denied without prejudice**; and it is
- 3) **FURTHER ORDERED** that the Plaintiff's motion to appoint the Plaintiff as attorney in fact for the Defendant so she may be able to take any and all steps necessary on behalf of Defendant to short sell and/or effect a deed in lieu of foreclosure on the marital home located at 8 Florister Drive, Hamilton, NJ, including but not limited to executing all documents on the Defendant's behalf is **reserved pending additional documentation from the Plaintiff to include verification from the mortgage company that they will 1) accept a deed in lieu of foreclosure and/or 2) agree to a short sale and 3) that the marital residence must be listed for sale for 90 days before the mortgage company will accept a deed in lieu of foreclosure or agree to a short sale. Following receipt of that documentation, the Court will make a determination**; and it is
- 4) **FURTHER ORDERED** that the Plaintiff's motion to allow the Plaintiff to list the marital home located at 8 Florister Drive, Hamilton, NJ for sale immediately for a period of at least ninety (90) days with a realtor is **reserved pending receipt of the above documentation**; and it is
- 5) **FURTHER ORDERED** that the Plaintiff's motion to, at the close of ninety (90) days allow the Plaintiff to take whatever steps necessary to effectuate a short sale and/or deed in lieu of foreclosure with Bank of America, or any

- predecessor or successor institution holding the mortgage on the marital home is reserved pending receipt of the above documentation; and it is
- 6) **FURTHER ORDERED** that the Plaintiff's motion to find the Defendant in violation of litigant's rights for his failure to pay *pendente lite* support is **granted** and authorizing the release of funds to the Plaintiff from the trust account established pursuant to the Court's November 17, 2010 Order in the amount of \$5,040, or whatever arrears are due and owing as of February 18, 2011 is **granted by consent**; and it is
 - 7) **FURTHER ORDERED** that the Plaintiff's motion to authorize the release of funds to the Plaintiff from the trust account in the amount of \$1,260 per month for *pendente lite* support, payable on the first day of each month following the Order of this Court is **granted by consent**; and it is
 - 8) **FURTHER ORDERED** that the Plaintiff's motion to compel the Defendant to provide the Plaintiff's attorney, Jennifer Weisberg Millner, Esq. with an inventory of all items of furniture contained in the Connecticut storage unit within five (5) days of the date of this Order is **granted**; and it is
 - 9) **FURTHER ORDERED** that the Plaintiff's motion to find that any and all debt associated with the storage unit shall be the sole and exclusive responsibility of the Defendant, including the amount of arrears for non-payment as well as any loss in the event that the storage unit is foreclosed upon and the items are sold at auction is **granted**; and it is
 - 10) **FURTHER ORDERED** that the Plaintiff's motion to appoint the Plaintiff as attorney in fact for the Defendant so she may be able to take any and all

steps necessary on behalf of the Defendant to fill out the necessary documents to give the Plaintiff equal rights to the storage unit, including, but not limited to, allowing the Plaintiff access to the Connecticut storage unit is **denied without prejudice**. However, by consent, the Defendant will sign an authorization to be prepared by the Plaintiff's attorney to permit the Plaintiff, accompanied by a Groton police officer, to view the contents of the storage unit for the purpose of a one-time inventory; and it is

- 11) **FURTHER ORDERED** that the Plaintiff's motion to compel the Defendant to turn over the Nissan Maxima to the Plaintiff, in addition to any and all current insurance cards, copies of keys, current registration cards, and title of the vehicle, within five (5) days of the date of this Order is **reserved, pending receipt by the Court and by the Defendant, of additional information from the Plaintiff about the state of the car damage from the insurance company**; and it is
- 12) **FURTHER ORDERED** that the Plaintiff's motion to enter Judgment and ordering reimbursement in the amount of \$674.00 against the Defendant for parking tickets incurred by the Defendant and paid by the Plaintiff is **granted by consent**; and it is
- 13) **FURTHER ORDERED** that the Plaintiff's motion to appoint the Plaintiff as attorney in fact for the Defendant to execute any and all authorizations on Defendant's behalf, for the release of records from Capital One Bank and Bank of America is **granted**. As to Plaintiff's request that same to apply, as

well as to authorizations with regard to the parties' marital finances going forward is **denied without prejudice**; and it is

14) **FURTHER ORDERED** that the Plaintiff's motion to enter default against the Defendant and setting the matter down for a final hearing is **denied as moot**; and it is

15) **FURTHER ORDERED** that the Plaintiff's alternative motion to immediately set a Case Management Conference and setting specific scheduling deadlines is **granted**. The parties are to meet the following discovery deadlines, outlined below:

- i. The Plaintiff will timely reply to the Defendant's answer and counterclaim;
- ii. The Defendant will send his Interrogatories to the Plaintiff's attorney by March 18, 2011, unless the parties submit a Consent Order agreeing to extend this deadline or the Defendant files a motion requesting same;
- iii. So long as the Defendant's interrogatories are reasonable in terms of the number and nature of the questions, the Plaintiff will attempt to answer same on an expedited basis, or thirty days. If the Plaintiff finds that any of the questions are not relevant to the divorce action, the Plaintiff is permitted to respond "not applicable," or "objectionable." If the Defendant believes that those questions are applicable to the divorce action, he may file a Motion to demand an answer to same;
- iv. Both parties do not intend to take depositions;
- v. The Defendant will sign an authorization prepared by the Plaintiff's attorney, Ms. Millner, to release copies of the parties' credit card statements for the past three years, including the Defendant's Bank of America and Capital One Credit Cards. The authorization shall direct that the companies release copies of the records for the past three years to both of the parties and that the Plaintiff shall be responsible for all costs incurred with respect to same; and it is

- 16) **FURTHER ORDERED** that the Plaintiff's motion for counsel fees and costs of this application to Plaintiff is **denied without prejudice and subject to reconsideration at the time of trial** ; and it is
- 17) **FURTHER ORDERED** that the Defendant's cross motion to vacate the Order appointing Dr. Rosenbaum to conduct a risk assessment and/or to appoint a new doctor to perform the risk assessment is **moot as discussed in paragraph 1 above**; and it is
- 18) **FURTHER ORDERED** that the Defendant's cross motion to direct the Plaintiff to be responsible for paying the cost of the risk assessment is **denied**; and it is
- 19) **FURTHER ORDERED** that the Defendant's cross motion to compel the Plaintiff to reimburse him for \$5,000 that was paid to the Plaintiff's attorney out of the trust account is **denied**; and it is
- 20) **FURTHER ORDERED** that the Defendant's cross motion to pay the remaining \$5,100 liability to Magic Lamp LLC due to the Plaintiff's alleged interference is **denied without prejudice**; and it is
- 21) **FURTHER ORDERED** that the Defendant's cross motion for increased parenting time, sole custody, and/or a new parenting time schedule is **denied without prejudice, and will be addressed as soon as the risk assessment is completed**; and it is
- 22) **FURTHER ORDERED** that the Defendant's cross motion to permit the Defendant's *pendente lite* support obligation to be paid out of the trust account is **granted by consent**; and it is

- 23) **FURTHER ORDERED** that the Defendant's cross motion to reduce his *pendente lite* support amount based upon the Defendant's current income/unemployment benefits is **denied without prejudice**; and it is
- 24) **FURTHER ORDERED** that the Defendant's cross motion to compel the Plaintiff to undergo a risk assessment is **denied without prejudice**; and it is
- 25) **FURTHER ORDERED** that the Defendant's cross motion to direct that funds be released from the trust account to cover the Defendant's monthly expenses is **denied in part and reserved in part**, with respect to the **medical and/or psychological care, pending receipt of the following: (1) an updated and fully completed Case Information Statement; (2) proof of his efforts to obtain employment; and (3) information regarding his insurance policy, including the deductible and coverage as to mental health care. Defendant to provide proof of same within 30 days of the date of this order; and it is**
- 26) **FURTHER ORDERED** that the Defendant's cross motion to "disband" the current divorce proceeding **denied**; and it is
- 27) **FURTHER ORDERED** that the Defendant's cross motion for the Honorable Catherine Fitzpatrick to recuse herself is **denied**.

The reasons for this
Order have been set
forth on the record by
the Court.

February 18, 2011



CATHERINE FITZPATRICK, P.J.F.P.



Fox Rothschild LLP
ATTORNEYS AT LAW

RECEIPTS VOUCHER

CLIENT NAME:	<u>MARGARET WALLACE</u>	DATE:	<u>11/30/11</u> <u>12/30/2010</u>
MATTER NAME:	<u>MARGARET WALLACE V. DEREK SYPHRETT</u>	<input type="checkbox"/> CASH	<input checked="" type="checkbox"/> CHECK
PAID BY:	<u>LAW OFFICES OF JEF HENNINGER, ESQ, LLC</u> <u>IOLTA TRUST ACCOUNT - CHECK #133 (TD BANK)</u>	AMOUNT:	<u>\$17,049.22</u>
REMARKS	<u>PER JUDGE'S ORDER - TRANSFER OF TRUST MONIES FROM DEFENDANT, SYPHRETT'S, FORMER ATTORNEY, JEF HENNINGER. SYPHRETT IS NOW PRO SE AND MONIES WILL BE HELD IN FOX ROTHSCHILD LLP TRUST ACCOUNT UNTIL MATTER IS RESOLVED.</u>		

CLIENT/MATTER NUMBER(S): 087667 / 00001
 _____ / _____
 _____ / _____
 _____ / _____

THE ABOVE AMOUNT IS TO BE APPLIED AS FOLLOWS:

- \$ _____ PAYMENT IN FULL FOR BILLS DATED _____
- \$ _____ PARTIAL PAYMENT FOR BILLS DATED _____
- \$ _____ PAYMENT PER CLIENT INSTALLMENT SCHEDULE FOR
PAYMENT DATE _____
- \$ _____ RETAINER FOR TIME PERIOD _____
- \$17,049.22 ESCROW ACCOUNT
- \$ _____ COSTS ADVANCED FOR _____
- \$ _____ OTHER _____

PLEASE NOTE: ALL ESCROW DEPOSITS WILL BE DEPOSITED INTO A NON-INTEREST BEARING ACCOUNT UNLESS OTHERWISE SPECIFIED.

COMMENTS:
THANK YOU.

BILLING ATTORNEY:
HEIDI OPINSKY, ESQUIRE

LAW OFFICES OF JEF HENNINGER ESQ LLC
IOLTA TRUST ACCOUNT
788 SHREWSBURY AVE
SUITE 2209
TINTON FALLS, NJ 07724

04-10

133

12-28-10

55-136/312
056

Pay to the Order of Fox Roth child \$ 17,049.22
Seven Thousand Forty Nine and 22/100 Dollars

TD Bank
America's Most Convenient Bank®

For Syphert
⑆031201360⑆ 4249885661⑆ 0133

Escrow Management Service Sub Account Deposit Ticket - General
PLEASE PRINT information clearly and completely. (Incomplete information may delay processing)

BAGEDT Z2T09099

Date 3 Jan 2011

Sub # 088888 (CIRCLE ONE) NEW EXISTING INTEREST BEARING NON-INTEREST BEARING IORETA/IOLTA
Group # _____ Interest Payout: MONTHLY QUARTERLY YEAR END ANNIVERSARY Memo: _____
Social Sec. / Tax. ID # _____ Individual Business Foreign (CIRCLE ALL THAT APPLY)
Sub Name FOX ROTHSCHILD LLP
Sub Address _____ APT# _____
City _____ ST _____ ZIP _____

DEPOSIT TICKET
FOX ROTHSCHILD LLP
ATTORNEY TRUST ACCOUNT
P. O. BOX 5231
PRINCETON, NJ 08543-5231



Signature: _____ Date: _____

Check #	
Amount	17,049.22
Signature	17049.22

Wallace
87667.1
Hopinsky

⑆540060102⑆ 000999092332⑆



Fox Rothschild LLP
ATTORNEYS AT LAW

CHECK REQUISITION

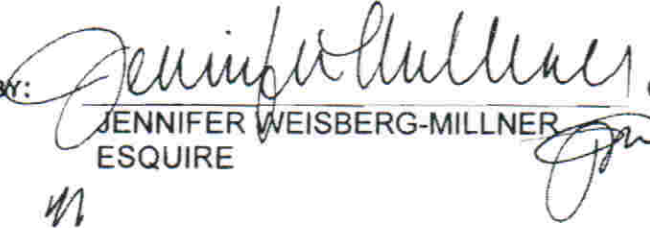
IN ORDER TO RECEIVE YOUR PROCESSED CHECK BY 4:30 P.M., CHECK REQUISITIONS MUST BE RECEIVED IN ACCOUNTING DEPARTMENT BY 10:30 A.M. CHECKS THAT ARE NEEDED BY A CERTAIN TIME SHOULD BE BROUGHT TO THE PERSONAL ATTENTION OF THE ACCOUNTING DEPARTMENT.

DISBURSEMENT CODE D: _____

CLIENT TO BE CHARGED: MARGARET WALLACE
 MATTER: MARGARET WALLACE V. DEREK SYPHRETT
 PAY TO THE ORDER OF: MARGARET WALLACE

CHECK INFORMATION – (ATTACH APPROPRIATE BACK-UP INFORMATION)
 REIMBURSEMENT TO BE MADE TO MARGARET WALLACE FOR MONIES EXPENDED TO EXTRA SPACE STORAGE ON BEHALF OF DEFENDANT, DEREK SYPHRETT, FOR ITEMS BEING HELD IN STORAGE FACILITY IN CONNECTICUT THAT WERE PART OF THE MARITAL DIVISION OF PROPERTY.

CLIENT No.	087667	MATTER No.	00001	RECEIVED	<u>8 Feb 11</u>
AMOUNT:	\$569.47			APPROVED	<u>ms 02/08/11</u>
DATE:	2/4/2011			DATE PAID	<u>8 Feb 11</u>
				CHECK No.	<u>9399</u>

REQUESTED BY:  Office: Princeton
 JENNIFER WEISBERG-MILLNER
 ESQUIRE

- FROM ESCROW ACCOUNT
- ACCOUNTING PLEASE TAKE NOTE – SPECIAL INSTRUCTION

AMOUNT REIMBURSED TO CLIENT IS TO BE TAKEN OUT OF THE ESCROW ACCOUNT ON THIS MATTER. ANY QUESTIONS, PLEASE ADVISE. CHECK TO BE RETURNED TO JOANNE VERSAGGI TO MAIL OUT.
 THANK YOU

Error! Unknown document property name.

To: Eliana Baer

From: Meg Wallace



Groton - Gold Star Hwy
215 Gold Star Hwy
Groton, CT 06340
(860) 446-2030

Fax to: 609-896-1469

*12:50 AM
1-20-11*

RECEIPT

Trans. Date & Time: 1/20/2011 10:05:25 AM
Transaction #: 85525854
Account Name: Derek Syphrett
Account ID: 3864515

Derek Syphrett
8 Florister Dr
Hamilton, NJ 08690

Trans. Received By: Ralph - 15141035

Item	Quantity	Item Price	Tax Amt	Sub Total	Paid Thru
Unit 576	1	\$401.00	24.06	\$425.06	02/13/2011
Es-445 1 3/4 Laminated Padlock	1	\$6.99	0.42	\$7.41	
Insurance	1	\$27.00	0	\$27.00	
Late Fee	1	\$10.00	0	\$10.00	
Late Fee	1	\$15.00	0	\$15.00	
Late Fee	1	\$85.00	0	\$85.00	
Trans Total				\$569.47	
Amount Recd				\$569.47	
Change				\$0.00	

Payment Method(s)

Credit Card -----7228 \$569.47

Customer's Signature _____

Manager's Signature *[Signature]*

FOX ROTHSCHILD LLP

TRUST ACCOUNT

BANK OF AMERICA

DATE: 02-08-11

PAYEE: MARGARET WALLACE

CHECK #: 9899

DATE	DESCRIPTION	MATTER	AMOUNT
02/08/11	MARGARET WALLACE	087667.00001	\$ 569.47

FOX ROTHSCHILD LLP

TRUST ACCOUNT

BANK OF AMERICA

DATE: 02-08-11

PAYEE: MARGARET WALLACE

CHECK #: 9899

DATE	DESCRIPTION	MATTER	AMOUNT
02/08/11	MARGARET WALLACE	087667.00001	\$ 569.47

FOX ROTHSCHILD LLP

ATTORNEY TRUST ACCOUNT
FORMED IN THE COMMONWEALTH OF PENNSYLVANIA
P.O. BOX 5231
PRINCETON, NJ 08543-5231
PHONE 609-896-3600

CHECK NO.

9899

CLIENT NUMBER

088888

TRUST ACCOUNT
BANK OF AMERICA
55-33/212

DATE

02-08-11

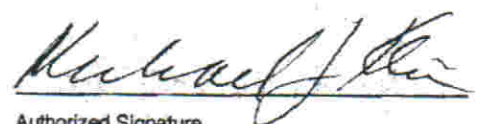
PAY Five Hundred Sixty Nine Dollar(s) and Forty Seven cents

\$*****569.47

VOID AFTER 180 DAYS

TO THE
ORDER OF

MARGARET WALLACE



Authorized Signature

⑈9899⑈

⑆021200339⑆

000999092332⑈



Fox Rothschild LLP
ATTORNEYS AT LAW

CHECK REQUISITION

IN ORDER TO RECEIVE YOUR PROCESSED CHECK BY 4:30 P.M., CHECK REQUISITIONS MUST BE RECEIVED IN ACCOUNTING DEPARTMENT BY 10:30 A.M. CHECKS THAT ARE NEEDED BY A CERTAIN TIME SHOULD BE BROUGHT TO THE PERSONAL ATTENTION OF THE ACCOUNTING DEPARTMENT.

DISBURSEMENT CODE D: _____

CLIENT TO BE CHARGED: Margaret Wallace

MATTER: Wallace v. Syphrett

PAY TO THE ORDER OF: Margaret Wallace

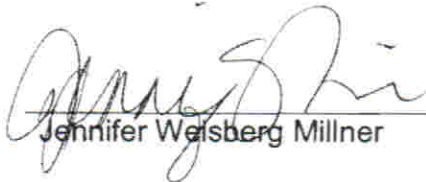
CHECK INFORMATION – (ATTACH APPROPRIATE BACK-UP INFORMATION)

Court Order dated 3/14/11 ordering child support arrears to be paid to Ms. Wallace from trust account

Court Order dated 11/22/10 ordering child support retroactive to June 25, 2010 at a rate of \$1,260 per month. Total child support obligation for 10 months (July 2010 - April 2011) \$12,600.

CLIENT NO.	087667	MATTER NO.	00001	RECEIVED	<u>6 Apr 11</u>
AMOUNT:	\$12,600			APPROVED	<u>MP 4/6/11</u>
DATE:	4/5/2011			DATE PAID	<u>6 Apr 11</u>
				CHECK No.	<u>9953</u>

REQUESTED BY:


Jennifer Weisberg Millner

Office: Princeton

- FROM ESCROW ACCOUNT
- ACCOUNTING PLEASE TAKE NOTE – SPECIAL INSTRUCTION

From escrow account established per Judge's order from Jef Henninger's trust account (CHECK #133 (TD BANK)) in the amount of \$17,049.22

FOX ROTHSCHILD LLP

TRUST ACCOUNT

BANK OF AMERICA

DATE: 04-06-11

PAYEE: MARGARET WALLACE

CHECK #: 9953

DATE	DESCRIPTION	MATTER	AMOUNT
04/06/11	MARGARET WALLACE	087667.00001	\$ 12,600.00

FOX ROTHSCHILD LLP

TRUST ACCOUNT

BANK OF AMERICA

DATE: 04-06-11

PAYEE: MARGARET WALLACE

CHECK #: 9953

DATE	DESCRIPTION	MATTER	AMOUNT
04/06/11	MARGARET WALLACE	087667.00001	\$ 12,600.00

FOX ROTHSCHILD LLP

ATTORNEY TRUST ACCOUNT

FORMED IN THE COMMONWEALTH OF PENNSYLVANIA

P.O. BOX 5231

PRINCETON, NJ 08543-5231

PHONE 609-896-3800

CHECK NO. 9953

TRUST ACCOUNT

DATE 04-06-11

BANK OF AMERICA

CLIENT NUMBER

55-33/212



PAY Twelve Thousand Six Hundred Dollar(s) and no cents

\$****12,600.00

VOID AFTER 180 DAYS

TO THE ORDER OF

MARGARET WALLACE

Authorized Signature

⑈9953⑈

⑆021200339⑆

000999092332⑈



Fox Rothschild LLP
ATTORNEYS AT LAW

RUSH

CHECK REQUISITION

IN ORDER TO RECEIVE YOUR PROCESSED CHECK BY 4:30 P.M., CHECK REQUISITIONS MUST BE RECEIVED IN ACCOUNTING DEPARTMENT BY 10:30 A.M. CHECKS THAT ARE NEEDED BY A CERTAIN TIME SHOULD BE BROUGHT TO THE PERSONAL ATTENTION OF THE ACCOUNTING DEPARTMENT.

DISBURSEMENT CODE D: _____

CLIENT TO BE CHARGED: MARGARET WALLACE
MATTER: MARGARET WALLACE V. DEREK SYPHRETT
PAY TO THE ORDER OF: DR. JOSEPH J. COOPER, Psy.D.

CHECK INFORMATION – (ATTACH APPROPRIATE BACK-UP INFORMATION)
REQUESTED MONIES REPRESENT \$1,200 PAYMENT FOR A RISK ASSESSMENT TO BE CONDUCTED ON DEFENDANT, SYPHRETT, AS PER THE ATTACHED ORDER OF THE COURT ENTERED BY HONORABLE CATHERINE FITZPATRICK, P.J.F.P., SUPERIOR COURT, MERCER COUNTY ON MAY 16, 2011.

CLIENT NO.	087667	MATTER NO.	00001	RECEIVED	<u>5/16/11</u>
AMOUNT:	\$1,200.00			APPROVED	<u>[Signature] 5/18/11</u>
DATE:	5/16/2011			DATE PAID	<u>5/18/11</u>
				CHECK NO.	<u>9974</u>

REQUESTED BY: [Signature] Office: Princeton
JENNIFER W. MILLNER, ESQ.

- FROM ESCROW ACCOUNT
 - ACCOUNTING PLEASE TAKE NOTE – SPECIAL INSTRUCTION
- FROM FOX TRUST ACCOUNT.
THANK YOU.

FOX ROTHSCHILD LLP

TRUST ACCOUNT

BANK OF AMERICA

DATE: 05-18-11

PAYEE: JOSEPH J. COOPER, PSYD

CHECK #: 9976

DATE	DESCRIPTION	MATTER	AMOUNT
05/18/11	DR. JOSEPH J. COOPER, PSYD	087667.00001	\$ 1,200.00

FOX ROTHSCHILD LLP

TRUST ACCOUNT

BANK OF AMERICA

DATE: 05-18-11

PAYEE: JOSEPH J. COOPER, PSYD

CHECK #: 9976

DATE	DESCRIPTION	MATTER	AMOUNT
05/18/11	DR. JOSEPH J. COOPER, PSYD	087667.00001	\$ 1,200.00

FOX ROTHSCHILD LLP

ATTORNEY TRUST ACCOUNT

FORMED IN THE COMMONWEALTH OF PENNSYLVANIA

P.O. BOX 5231

PRINCETON, NJ 08543-5231

PHONE 609-896-3600

CHECK NO.

9976

TRUST ACCOUNT

DATE 05-18-11

CLIENT NUMBER

BANK OF AMERICA
55-33/212

088888

PAY One Thousand Two Hundred Dollar(s) and no cents

\$****1,200.00

VOID AFTER 180 DAYS

TO THE
ORDER OF

JOSEPH J. COOPER, PSYD
860 L FERRY ROAD
EWING, NJ 08528

Authorized Signature

⑈9976⑈

⑆021200339⑆

000999092332⑈