## IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

TRYPHINE K. STROTHERS,	: NO. 85-21,291
Petitioner	:
VS.	:
CAMERON E. BELLE, Respondent	: : Domestic Relations Section : Exceptions

## OPINION AND ORDER

Before the Court are Petitioner's exceptions to the Family Court Order of May 4, 2000, in which Respondent was directed to pay child support to Petitioner, as well as child support to another Petitioner. Argument on the exceptions was heard July 5, 2000.

In her first exception, Petitioner indicates that her son, Cameron, was not residing in her home at the time of the hearing due to a fire in the home. At argument, she did not seek an award of child support for the child, admitting that he is not residing in her home at this time, but wishes to "set the record straight" that his residence in another home is merely temporary. The exception will therefore not be addressed further.

In her final exception<sup>1</sup>, Petitioner objects to the fact that a daycare contribution was not ordered. It appears Petitioner was directed to provide verification of her daycare expense and although Petitioner indicated at the instant argument that she did provide that verification to Family Court, the verification was not returned to the Domestic Relations Office by the Family Court Officer along with other documents. Rather than simply have Petitioner provide verification to this Court, considering that Respondent was not present at the argument, Petitioner will be directed to provide that verification to the Domestic Relations Office and the Domestic Relations Office may enter an administrative Order, providing both parties with the opportunity to seek further review if they so desire.

<sup>&</sup>lt;sup>1</sup>At argument, Petitioner withdrew her second exception.

## <u>ORDER</u>

AND NOW, this day of July, 2000, the Order of May 4, 2000 is hereby affirmed.

Petitioner may, however, provide verification of her child care expense to the Domestic Relations Office and upon receipt of such verification, the Domestic Relations Office is directed to enter an administrative Order providing for an appropriate contribution by Respondent, giving the parties the right to seek further review in Family Court should either disagree with any contribution ordered.

By The Court,

Dudley N. Anderson, Judge

cc: Family Court Domestic Relations Office, (Barbra Hall) William Miele, Esq. Cameron Belle, 639 Cemetery St., Williamsport, PA 17701 Gary Weber, Esq. Hon. Dudley N. Anderson