

STATE OF OKLAHOMA

2nd Session of the 46th Legislature (1998)

COMMITTEE SUBSTITUTE

FOR

HOUSE BILL NO. 2307

By: Toure

COMMITTEE SUBSTITUTE

An Act relating to marriage and family; amending 43 O.S. 1991, Sections 118, as last amended by Section 11, Chapter 403, O.S.L. 1997, and 119 (43 O.S. Supp. 1997, Section 118), which relate to child support guidelines; clarifying language; providing for reduction or suspension of child support obligation at certain periods; modifying applicability of support amount based upon number of children; authorizing court to award support in cases involving certain number of children; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 43 O.S. 1991, Section 118, as last amended by Section 11, Chapter 403, O.S.L. 1997 (43 O.S. Supp. 1997, Section 118), is amended to read as follows:

Section 118. A. 1. Except in those cases where parties represented by counsel have agreed to a different disposition, there shall be a rebuttable presumption in any judicial or administrative proceeding for the award of child support, that the amount of the award which would result from the application of the following guidelines is the correct amount of child support to be awarded. The district or administrative court may deviate from the level of child support suggested by these guidelines where the amount of support so indicated is unjust, inequitable, unreasonable or inappropriate under the circumstances, or not in the best interests of ~~the~~ any child ~~or children~~ involved.

2. The court shall not take into account any stepchildren of such parent in making the determination, but in making such determination, the court may take into account the reasonable

support obligations of either parent as to only natural, legal, or legally adopted minor children in the custody of said parent.

3. If the district or administrative court deviates from the amount of support indicated by these guidelines, it shall make specific findings of fact supporting such action.

B. For purposes of this section and in determining child support, the noncustodial parent shall be designated the obligor and the custodial parent shall be designated the obligee.

C. Child support guidelines are as follows:

1. All child support shall be computed as a percentage of the combined gross income of both parents. The Child Support Guideline Schedule as provided in Section 119 of this title shall be used for such computation. The child support obligations of each parent shall be computed, and the noncustodial parent's share shall be paid monthly to the custodial parent;

2. Gross income includes income from any source, except as excluded in this act, ~~Section 101 et seq. of this title~~ section and includes but is not limited to income from salaries, wages, commissions, bonuses, dividends, severance pay, pensions, rent, interest income, trust income, annuities, social security benefits, workers' compensation benefits, unemployment insurance benefits, disability insurance benefits, gifts and prizes. Specifically excluded are actual child support received for children not before the court and benefits received from means-tested public assistance programs, including but not limited to Temporary Assistance for Needy Families (TANF), Supplemental Security Income (SSI), Food Stamps, General Assistance and State Supplemental Payments for Aged, Blind and the Disabled;

3. For income from self-employment, rent, royalties, proprietorship of a business, or joint ownership of a partnership or closely held corporation, gross income is defined as gross receipts minus ordinary and necessary expenses required for self-employment or business operation. Specifically excluded from ordinary and necessary expenses for purposes of this section are amounts determined by the district or administrative court to be inappropriate for determining gross income for purposes of

calculating child support. The district or administrative court shall carefully review income and expenses from self-employment or operation of a business to determine an appropriate level of gross income available to the parent to satisfy a child support obligation. The district or administrative court shall deduct from self-employment gross income an amount equal to the employer contribution for F.I.C.A. tax which an employer would withhold from an employee's earnings on an equivalent gross income amount. A determination of business income for tax purposes shall not control for purposes of determining a child support obligation.

Expense reimbursements or in-kind payments received by a parent in the course of employment, self-employment, or operation of a business shall be counted as income if they are significant and reduce personal living expenses. Such payments may include but are not limited to a company car, free housing, or reimbursed meals;

4. For purposes of computing gross income of the parents, the district or administrative court shall include for each parent, either the actual monthly income, the average of the gross monthly income for the time actually employed during the previous three (3) years, or the minimum wage paid for a forty-hour week, whichever is the most equitable. If equitable, the district or administrative court may instead impute as gross monthly income for either parent the amount a person with comparable education, training and experience could reasonably expect to earn; provided, however, that if a person is permanently physically or mentally incapacitated, the child support obligation shall be computed on the basis of actual monthly gross income;

5. The amount of any preexisting district or administrative court order for current child support for children not before the court or for support alimony arising in a prior case shall be deducted from gross income to the extent payment is actually made under such order;

6. The amount of reasonable expenses of the parties attributable to debt service for preexisting, jointly acquired debt of the parties may be deducted from gross income to the

extent payment of such debt is actually made. In any case where deduction for such debt service is made, the district or administrative court may make provision for prospective upward adjustments of support made possible by the reasonable anticipated reduction or elimination of such debt service;

7. The results of paragraphs 2, 3, 4, 5 and 6 of this subsection shall be denominated "adjusted gross income";

8. The adjusted gross income of both parents shall be added together and the Child Support Guideline Schedule consulted for the total combined child support;

9. After the total combined child support is determined, the percentage share of each parent shall be allocated by computing the percentage contribution of each parent to the combined adjusted gross income and allocating that same percentage to the child support obligation to determine the base child support obligation of each parent;

10. The actual dependent medical insurance premium shall be determined by the district or administrative court. The premium shall be allocated between the parents in the same proportion as base child support;

11. The obligor shall receive credit for the obligee's allocated share of medical insurance premium which the obligor pays directly to the provider. The obligor shall pay ~~his or her~~ (the obligor's) allocated share of the medical insurance premiums to obligee, if obligee pays the premium to the provider;

12. The district or administrative court shall then determine the "actual" child care expenses reasonably necessary to enable both parents to maintain employment or to conduct an active search for employment;

13. The actual child care costs incurred due to employment or active employment search of either parent, or incurred as a result of either parent actually attending school for the purpose of enhancing their employment or income, shall be allocated in the same proportion as base child support. If the district or administrative court determines that it will not cause detriment to the child, in lieu of payment of child care costs incurred

during employment, active employment search, or while the custodial parent is attending school, the noncustodial parent may be allowed to provide care of the child during such time. ~~The noncustodial parent shall be designated the "obligor". The custodial parent shall be designated the "obligee".~~ Obligor's proportionate amount of the child care fee for that month shall be paid to the obligee on or before the date the child care fee is due to the provider. The district or administrative court shall require the obligee to provide obligor with timely documentation of any change in the amount of the child care fee. Upon request by the obligor whose requests shall not exceed one each month, the obligee shall provide the obligor with documentation of the amount of incurred child care costs which are related to employment or education as required by this paragraph. The court may require the obligee to periodically verify that incurred child care costs are related to employment or education as required by this paragraph;

14. Visitation transportation expenses shall be determined by the court on a case by case basis and may be allocated as an addition to or as a credit against the child support obligation of the obligor. Such expenses may be adjusted at any time the court deems it equitable;

15. Payment of reasonable and necessary medical, dental, orthodontic, optometrical, psychological or any other physical or mental health expenses of the child not reimbursed by insurance shall be determined by the district or administrative court on a case by case basis and may be allocated in addition to the child support obligation of the payor, as a percentage contribution by each parent toward future expenses;

16. If the district or administrative court adopts a joint custody plan meeting the requirements of Section 109 of this title, the plan must provide for the support of the child equivalent to the amount of combined support the child would otherwise receive under these guidelines. The district or administrative court shall have the authority, however, to accept a plan which allocates the payment of actual expenses of the

children, rather than designating one custodial parent the "obligor" and one the "obligee", if the district or administrative court finds the payments allocated to each respective parent are substantially equivalent to the amount of the child support obligation of the parent under these guidelines;

17. If each parent is awarded custody of one or more children, the child support obligation of each parent shall be computed for each custodial arrangement separately using the percentage applicable for the children residing with each parent. The obligation of each parent shall be compared with the other. The difference between the obligations of each parent shall be paid to the parent with the smaller obligation in order to equalize the child support spent on all of the children, regardless of the custodial arrangements. The court shall not take into account any stepchildren of such parent in making the determination but only natural, legal, or legally adopted minor children in the custody of either parent may be taken into account in determining child support;

18. The district or administrative court may make adjustments to child support guidelines for periods of extended visitation;

19. Child support orders may be modified if the support amount is not in accordance with the child support guidelines or upon other material change in circumstances. Unless the parties agree to the contrary, a completed child support computation form provided for in Section 120 of this title shall be required to be filed with the child support order. The child support guidelines provided in this act shall be used in computing child support, subject to the discretion of the district or administrative court to deviate from the guidelines where the amount of support is unjust, inequitable, unreasonable or inappropriate under the circumstances, or not in the best interests of the child or children involved, and such deviation is supported by specific findings. A child support order shall not be construed to be a per child order unless specified by the district or administrative court in the order. Child support is not automatically modified in a child support order which provides for more than one child

when one of those children reaches majority or is not otherwise entitled to support pursuant to the support order; however, such circumstance shall constitute a material change in circumstances;

20. The child support computation worksheet provided in Section 120 of this title shall be signed by the district judge or administrative law judge;

21. Child support orders may include such provisions as the district or administrative court deems appropriate to assure that the child support payments to the custodial parent are used for the support of the child;

22. The district or administrative court shall require and enforce a complete disclosure of assets by both parents; ~~and~~

23. Child support orders issued for prior-born children of the payor may not be modified for the purpose of providing support for later-born children; and

24. The district or administrative court may allow for a temporary reduction or suspension of the payment of child support for a child during periods of visitation by the child with the obligor that have a duration of fourteen (14) days or more.

SECTION 2. AMENDATORY 43 O.S. 1991, Section 119, is amended to read as follows:

Section 119. Child support shall be computed in accordance with the following Child Support Guideline Schedule:

CHILD SUPPORT GUIDELINE SCHEDULE

If Combined

Gross

Monthly Total Support Amount

Income

	is	One	Two	Three	Four	Five	Six	
Children	<u>Over</u>	<u>Child</u>	<u>Children</u>	<u>Children</u>	<u>Children</u>	<u>Children</u>		50
10	17	21	27	30	33			
	100	17	31	39	49	55	61	
	150	24	45	56	72	80	89	
	200	32	59	73	94	106	117	
	250	40	71	88	113	127	140	

300	47	82	103	131	146	161
350	55	94	118	148	166	181
400	62	106	133	165	185	202
450	69	117	148	183	205	223
500	77	129	163	200	224	243
550	84	141	177	217	243	264
600	91	152	192	234	262	284
650	98	163	206	251	281	303
700	105	174	221	268	300	323
750	113	185	235	284	318	343
800	120	196	249	301	337	363
850	128	208	264	317	354	381
900	136	221	280	332	370	398
950	145	234	296	346	386	414
1,000	153	246	312	361	402	431
1,050	162	259	327	376	417	448
1,100	170	272	343	391	433	464
1,150	179	285	359	405	449	481
1,200	187	297	375	420	465	498
1,250	194	308	387	433	479	513
1,300	200	316	397	445	492	525
1,350	206	325	407	456	506	538
1,400	212	333	417	468	519	551
1,450	217	342	426	479	532	564
1,500	223	350	436	491	546	577
1,550	229	359	446	502	559	590
1,600	235	367	455	514	572	602
1,650	240	375	465	526	585	616
1,700	245	382	475	537	596	630
1,750	250	389	485	549	607	644
1,800	255	396	494	560	619	659
1,850	261	403	504	572	630	673
1,900	266	410	514	583	641	687
1,950	271	417	524	595	652	701
2,000	276	424	533	606	664	716
2,050	281	431	543	618	675	730

2,100	286	439	554	630	687	743
2,150	292	448	565	641	700	756
2,200	297	457	577	653	713	769
2,250	302	465	588	665	726	782
2,300	308	474	600	676	739	795
2,350	313	483	611	688	752	807
2,400	318	492	623	699	765	820
2,450	324	500	634	711	778	833
2,500	329	509	645	723	791	846
2,550	334	518	657	734	804	858
2,600	340	527	668	746	817	871
2,650	345	535	680	758	830	884
2,700	350	544	691	769	843	897
2,750	356	553	703	781	856	909
2,800	361	562	714	793	869	922
2,850	366	570	726	804	882	935
2,900	372	579	737	816	895	948
2,950	375	583	741	821	900	953
3,000	378	587	744	826	904	959
3,050	381	591	747	830	909	964
3,100	384	594	751	835	914	970
3,150	387	598	754	840	918	975
3,200	390	602	758	845	923	981
3,250	394	606	761	850	927	986
3,300	397	610	765	854	932	992
3,350	400	613	768	859	937	997
3,400	403	617	772	864	941	1,003
3,450	406	621	775	869	946	1,009
3,500	409	625	779	874	951	1,014
3,550	412	629	782	879	955	1,020
3,600	415	632	785	883	960	1,025
3,650	419	636	789	888	964	1,031
3,700	422	640	792	893	969	1,036
3,750	425	644	796	898	974	1,042
3,800	428	648	799	903	978	1,047
3,850	431	651	803	907	983	1,053

3,900	434	655	806	912	988	1,058
3,950	437	659	810	917	992	1,064
4,000	440	663	813	922	997	1,069
4,050	444	667	817	927	1,002	1,075
4,100	447	670	820	931	1,006	1,080
4,150	450	676	826	939	1,014	1,089
4,200	454	682	834	948	1,024	1,101
4,250	458	689	843	958	1,035	1,112
4,300	462	696	851	968	1,046	1,124
4,350	466	702	860	978	1,057	1,135
4,400	470	709	868	988	1,067	1,147
4,450	474	715	877	997	1,078	1,158
4,500	478	722	885	1,007	1,089	1,170
4,550	482	729	893	1,017	1,099	1,182
4,600	486	735	902	1,027	1,110	1,193
4,650	490	742	910	1,037	1,121	1,205
4,700	494	749	919	1,046	1,131	1,216
4,750	497	755	927	1,056	1,142	1,228
4,800	501	762	936	1,066	1,153	1,240
4,850	505	769	944	1,076	1,163	1,251
4,900	509	775	953	1,086	1,174	1,263
4,950	513	782	961	1,095	1,185	1,274
5,000	517	789	969	1,105	1,196	1,286
5,050	521	795	978	1,115	1,206	1,298
5,100	525	802	986	1,125	1,217	1,309
5,150	529	808	995	1,134	1,228	1,321
5,200	533	815	1,003	1,144	1,238	1,332
5,250	537	822	1,012	1,154	1,249	1,344
5,300	541	828	1,020	1,164	1,260	1,356
5,350	545	835	1,028	1,174	1,270	1,367
5,400	549	842	1,037	1,183	1,281	1,379
5,450	553	848	1,045	1,193	1,292	1,390
5,500	557	855	1,054	1,203	1,302	1,402
5,550	561	862	1,062	1,213	1,313	1,413
5,600	564	868	1,071	1,223	1,324	1,425
5,650	568	875	1,079	1,232	1,335	1,437

5,700	572	881	1,088	1,242	1,345	1,448
5,750	576	888	1,096	1,252	1,356	1,460
5,800	580	895	1,104	1,262	1,367	1,471
5,850	584	901	1,113	1,272	1,377	1,483
5,900	588	908	1,121	1,281	1,388	1,495
5,950	592	915	1,130	1,291	1,399	1,506
6,000	596	921	1,138	1,301	1,408	1,517
6,050	599	927	1,145	1,310	1,416	1,528
6,100	602	933	1,153	1,319	1,424	1,539
6,150	605	938	1,161	1,328	1,432	1,550
6,200	608	944	1,168	1,337	1,440	1,561
6,250	611	950	1,176	1,346	1,449	1,571
6,300	614	956	1,184	1,355	1,457	1,582
6,350	618	962	1,191	1,364	1,465	1,593
6,400	621	968	1,199	1,373	1,473	1,604
6,450	624	974	1,207	1,382	1,481	1,615
6,500	627	979	1,214	1,391	1,489	1,625
6,550	630	985	1,222	1,400	1,497	1,636
6,600	633	991	1,230	1,409	1,505	1,647
6,650	637	997	1,237	1,418	1,513	1,658
6,700	640	1,003	1,245	1,427	1,521	1,669
6,750	643	1,009	1,253	1,436	1,530	1,679
6,800	646	1,015	1,260	1,445	1,538	1,690
6,850	649	1,020	1,268	1,454	1,546	1,701
6,900	652	1,026	1,276	1,463	1,554	1,712
6,950	655	1,032	1,283	1,472	1,562	1,723
7,000	659	1,038	1,291	1,481	1,570	1,733
7,050	662	1,044	1,298	1,490	1,578	1,744
7,100	665	1,050	1,306	1,499	1,586	1,755
7,150	668	1,055	1,314	1,508	1,594	1,766
7,200	671	1,061	1,321	1,517	1,602	1,777
7,250	674	1,067	1,329	1,526	1,611	1,787
7,300	677	1,073	1,337	1,535	1,619	1,798
7,350	681	1,079	1,344	1,544	1,627	1,809
7,400	684	1,085	1,352	1,553	1,635	1,820
7,450	687	1,091	1,360	1,562	1,643	1,831

7,500	690	1,096	1,367	1,571	1,651	1,841
7,550	693	1,102	1,375	1,580	1,659	1,852
7,600	696	1,108	1,383	1,589	1,667	1,863
7,650	700	1,114	1,390	1,598	1,675	1,874
7,700	703	1,120	1,398	1,607	1,683	1,885
7,750	706	1,126	1,406	1,616	1,692	1,895
7,800	709	1,132	1,413	1,625	1,700	1,906
7,850	712	1,137	1,421	1,634	1,708	1,917
7,900	715	1,143	1,429	1,643	1,716	1,928
7,950	718	1,149	1,436	1,652	1,724	1,939
8,000	721	1,154	1,443	1,660	1,732	1,949
8,050	723	1,159	1,450	1,668	1,741	1,959
8,100	726	1,164	1,457	1,676	1,749	1,969
8,150	728	1,169	1,464	1,684	1,758	1,979
8,200	730	1,174	1,470	1,692	1,766	1,989
8,250	732	1,179	1,477	1,701	1,775	1,998
8,300	735	1,184	1,484	1,709	1,784	2,008
8,350	737	1,189	1,491	1,717	1,792	2,018
8,400	739	1,194	1,497	1,725	1,801	2,028
8,450	741	1,199	1,504	1,733	1,809	2,038
8,500	744	1,204	1,511	1,741	1,818	2,048
8,550	746	1,209	1,518	1,749	1,826	2,058
8,600	748	1,214	1,524	1,757	1,835	2,068
8,650	750	1,219	1,531	1,765	1,843	2,078
8,700	753	1,224	1,538	1,773	1,852	2,088
8,750	755	1,229	1,545	1,782	1,861	2,097
8,800	757	1,234	1,551	1,790	1,869	2,107
8,850	759	1,239	1,558	1,798	1,878	2,117
8,900	762	1,244	1,565	1,806	1,886	2,127
8,950	764	1,249	1,572	1,814	1,895	2,137
9,000	766	1,253	1,578	1,822	1,903	2,147
9,050	768	1,258	1,585	1,830	1,912	2,157
9,100	771	1,263	1,592	1,838	1,920	2,167
9,150	773	1,268	1,599	1,846	1,929	2,177
9,200	775	1,273	1,605	1,854	1,937	2,187
9,250	777	1,278	1,612	1,863	1,946	2,196

9,300	780	1,283	1,619	1,871	1,955	2,206
9,350	782	1,288	1,626	1,879	1,963	2,216
9,400	784	1,293	1,632	1,887	1,972	2,226
9,450	786	1,298	1,639	1,895	1,980	2,236
9,500	789	1,303	1,646	1,903	1,989	2,246
9,550	791	1,308	1,653	1,911	1,997	2,256
9,600	793	1,313	1,659	1,919	2,006	2,266
9,650	795	1,318	1,666	1,927	2,014	2,276
9,700	798	1,323	1,673	1,935	2,023	2,286
9,750	800	1,328	1,680	1,944	2,032	2,295
9,800	802	1,333	1,686	1,952	2,040	2,305
9,850	804	1,338	1,693	1,960	2,049	2,315
9,900	807	1,343	1,700	1,968	2,057	2,325
9,950	809	1,348	1,707	1,976	2,066	2,335
10,000	811	1,352	1,713	1,984	2,074	2,345

In the event monthly income exceeds Ten Thousand Dollars (\$10,000.00), the child support shall be that amount computed for a monthly income of Ten Thousand Dollars (\$10,000.00) and such additional amount as the court may determine.

In the event the number of children for which support is being ordered exceeds six (6), the child support shall be that amount computed for six (6) children and such additional amount as the court may determine.

SECTION 3. This act shall become effective November 1, 1998.

46-2-9778 MAH