

TENTATIVE DECISION

This is a Tentative Decision, prepared by the Court pursuant to Rule 5:5-4(e). "Unless either party renews the request for oral argument, the request shall be deemed withdrawn and the tentative decision shall become final and shall be set forth in an appropriate order. If, however, either party renews the request for oral argument, the motion shall be argued as scheduled." Tentative Decisions are posted outside the courtroom on motion day and faxed to the parties where a fax number has been provided. Upon receipt, please confer with your adversary, and call to inform the Court whether the parties will appear for oral argument, whether the Tentative Decision is accepted or whether the parties will submit a Consent Order. If the parties choose to submit a Consent Order, the same must be received in Chambers by 4:00 p.m. on the return date. If the Tentative Decision is accepted and you want the order to be mailed, please provide the Court with a Self-Addressed Stamped Envelope.

PREPARED BY THE COURT

Amelia Many Emily Ort,
Plaintiff

vs.

Abraham Ort,
Defendant

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION/FAMILY
PART OCEAN COUNTY

DOCKET NO. FM-15-990-00

CIVIL ACTION

Post Judgment MOTION

RETURNABLE September 15 , 2017

Plaintiff Attorney: John P. Paone, Jr.
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Defendant Attorney: David Perry Davis
Phone: 609-737-2222
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Date of Marriage: February 22, 1977
Date of Divorce: December 12, 2002
Date Motion Filed: March 22, 2017

THIS MATTER comes before the Court on Defendant's motion and Plaintiff's cross-motion for post-judgment relief.

The Court has considered the moving papers and the positions of the parties and for other good cause having been shown,

IT IS on this 15th day of September, 2017 **ORDERED:**

Defendant's Motion / Court's Findings and Decision:

1. Defendant's Motion is **DENIED** in its entirety. The Defendant comes to the Court with unclean hands. He is also subject to a Bench Warrant with a purge amount of \$100,000.00 since June 13, 2013. Much of Defendant's application is an attempt to re-litigate issues which have been long decided. The Court will not entertain any further application by the Defendant until such time as the Defendant posts with the Court the \$100,000.00 purge amount and personally appears before the Court on any such future application.

Plaintiff's Motion / Court's Findings and Decision:

1. Plaintiff is hereby **GRANTED** judgment against the Defendant in the amount of \$102,767.17 representing additional and final unpaid child support. All of the remaining children of the marriage are hereby emancipated and the Defendant shall have no further child support obligation.

2. The Defendant shall pay the Plaintiff \$10,000.00 as counsel fees on this application within 10 days hereof.

Valter H. Must, J.S.C.