

**IN THE CIRCUIT COURT OF COLBERT COUNTY, ALABAMA****BARBARA BONNER,****Petitioner,**

vs.

CASE NO. DR 11-272**WILLIAM JAMES BONNER,****Respondent.****ORDER**

This matter was set for hearing before the undersigned on August 10, 2016. The Respondent, former husband, had filed a petition in bankruptcy and the Court had stayed these proceedings accordingly. On April 14, 2016, the United States Bankruptcy Court for the Northern District of Alabama, Western Division entered an order in Case Number 15 – 71931 in which said Court directed the Circuit Court to determine the amount of the domestic support arrearage.

The Court limited the hearing on August 10, 2016 to determination of the amount of the domestic support arrearage as directed by the bankruptcy court. Both parties were represented by counsel.

The parties stipulated that the Respondent owed the Petitioner an arrearage as to the sums which should have been paid pursuant to the settlement agreement (incorporated into the Final Decree of Divorce). The parties disagreed as to the amount which was owed.

The Court proceeded to take testimony and evidence. The Court carefully considered said testimony and evidence in light of applicable law and does hereby **ORDER, ADJUDGE** and **DECREE** as follows:

1. The Respondent, former husband, James W Bonner, has an outstanding domestic

support obligation arrearage, including interest thereon, to Petitioner, former wife, Barbara Bonner in the amount of \$44,461.79. Judgment is hereby entered in favor of Barbara Bonner and against James W. Bonner in the amount of \$44,461.79 for said domestic support obligation.

2. All other matters raised hereby are stayed pending further order of the Bankruptcy Court.

DONE and **ORDERED** this the 11th day of August, 2016.


Harold V. Hughston, Circuit Court Judge

xc: Lindsey Mussleman Davis
Ben Gardner