

[REDACTED]

sufficient basis for modification. The fact that Mr. Lyle's litigation strategy ultimately proved unsuccessful does not now require that he receive a new hearing. The procedure employed by the superior court judge was appropriate, and the court's decision on revision is affirmed in full.

APPELLATE ATTORNEY FEES

■ ¶11 Ms. Lyle requests a discretionary award of attorney fees under RCW 26.09.140. She has filed a financial declaration in compliance with RAP 18.1, indicating her monthly expenses exceed her net income. Mr. Lyle has not filed an answer to the financial declaration. Based on Ms. Lyle's successful defense of this appeal, her limited income, and the parties' disparate resources, we award reasonable costs and fees for this appeal to Ms. Lyle, provided she complies with RAP 18.1(d).

FEARING, C.J., and KORSMO, J., concur.