

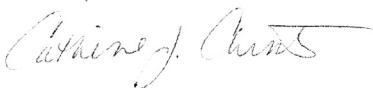
DISTRICT COURT, CLEAR CREEK COUNTY, COLORADO Court Address: 5TH AND ARGENTINE P.O. BOX 367, GEORGETOWN, CO, 80444	DATE FILED: May 14, 2021 <p style="text-align: center;">△ COURT USE ONLY △</p>
Petitioner(s) SAMANTHA LEE FOX and Respondent(s) ROBERT HANBURY MEANS	
<p style="text-align: center;">Order Denying Motion to Rectify</p>	

The motion/proposed order attached hereto: DENIED.

This Motion is in substance the same as the Motion to Reconsider which was denied by the court on November 1, 2019, at which the the court stated: "Child support is for the benefit of the child. Regardless of the Petitioner's position in mediation, the Court issued its order on July 17, 2018 - more than one year ago. The appropriate remedy is for the Respondent to file a Motion to Modify Child support."

No Motion to Modify was ever filed. The court modified the child support order in 2018 based upon the circumstances at that time. The court retains jurisdiction to modify child support for the benefit of the child, regardless of the parties' prior positions. Finally, the time for reconsidering this issue is long past.

Issue Date: 5/14/2021



CATHERINE JANE CHEROUTES
 District Court Judge

<input type="checkbox"/> County Court <input checked="" type="checkbox"/> District Court Clear Creek County, Colorado Court Address: 405 Argentine St, Georgetown, CO 80444	
Plaintiff(s)/Petitioner(s): Robert Means v. Defendant(s)/Respondent(s): Samantha Fox	▲ COURT USE ONLY ▲
Attorney or Party Without Attorney (Name and Address): Robert Means, 30623 Sun Creek Dr, Evergreen, CO 80439 (720) 934-1245 robert@robertmeans.com Phone Number: E-mail: FAX Number: Atty. Reg. #:	Case Number: <div style="text-align: center; font-size: 1.2em;">09DR42</div> <div style="display: flex; justify-content: space-between;"> Division Courtroom </div>
MOTION TO <u>RECTIFY</u>	

For the following reasons: (cite any applicable law)

The Order violates our Parenting Plan while simultaneously ignoring
Petitioner and Respondent's desire to resolve personal matters
amicably, at our mutually agreed discretion. Please see attached.

I request the Court to:

Retroactively annul the ORDER RE: MODIFICATION OF CHILD SUPPORT
issued on July 17, 2018.

Date: 04.20.21

Robert Means

Digitally signed by Robert Means
 DN: cn=Robert Means, o, ou,
 email=robert@robertmeans.com, c=US
 Date: 2021.04.20 11:26:15 -0600

Signature of ☒ Petitioner/Plaintiff or ☐ Respondent/Defendant
30623 Sun Creek Drive

Address

Evergreen, CO 80439

City, State and Zip Code

720.934.1245

Telephone Number (Home)

(Work)

CERTIFICATE OF SERVICE

I certify that on 04.20.21 (date) a true and accurate copy of the Motion to RECTIFY
 was served on the other party by: Email

☐ Hand Delivery, ☐ E-filed, ☐ Faxed to this number _____, or

☐ by placing it in the United States mail, postage pre-paid, and addressed to the following (include name and address):

To: theleastcomplicated@gmail.com

Robert Means

Digitally signed by Robert Means
 DN: cn=Robert Means, o, ou,
 email=robert@robertmeans.com, c=US
 Date: 2021.04.20 11:26:25 -0600

☒ Petitioner/Plaintiff or ☐ Respondent/Defendant

Motion to Rectify

Additional Information | Case: 09DR42

The Order to Modify Child Support issued July 17, 2018 violates our Parenting Plan (attached) Section F, which states, "If the parties cannot reach an agreement in the future on any issues involving the child(ren), they agree to enter into mediation." The Motion filed by Samantha on 06/13/18 asked to cancel her child support obligations thereby liberating our financial affairs which I endorsed by way of not contesting.

In her Motion to Modify Child Support (page 2), Samantha states, *"Although the child support worksheet based on this new situation calculated that Robert should pay child support of \$70, I am not requesting that he pay anything, only that my child support obligation be ended."*

Samantha is an educated, professional, successful adult capable of making decisions in her own interest and without special assistance. There was no reason or indication that her request would not, or should not, be respected at face value. My lack of reply was implied mutual consent for the Court to grant the Motion as requested.

The decision to impose this prohibitively expensive penalty has manufactured conflict where it otherwise would not exist. Samantha has expressed that she neither wants nor needs this money yet it serves as a mandate of entitlement whereby every other parental decision since has been made unilaterally without discussion, consideration or communication with me.

I am not asking the Court to intervene in any capacity other than to honor the original Motion Samantha filed, and I agreed to, on 06/13/18. Should the Court find this appeal unreasonable I respectfully request that a moratorium be placed on the current Order until both parties can reconcile in mediation per our original agreement.