

*Jasena Pearsey  
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October 5, 2016

*VIA FEDERAL EXPRESS & FACSIMILE*

**Via Facsimile Transmittal to: (803) 635-6529**

The Honorable W. Thomas Sprott, Jr.  
South Carolina Judicial Dept.  
Post Office Drawer 180  
Winnsboro, SC 29180

**Re: Jasena Pearsey vs. Tyrone Beaver**

**State of Florida Case No.: 03-5247-DR  
South Carolina Case No.: 07-DR-20-0211**

Dear Judge Sprott:

A hearing was held before you on June 21, 2016 in the above-referenced matter. At the hearing I was advised that you abated enforcement measures for a total of three (3) months which would be until October, 2016. You ordered Mr. Beaver to pay \$500.00 by 5 p.m. which he did. As of today's date, I have not received a child support payment. As you abated enforcement measures, I do not believe you advised Mr. Beaver to stop making his monthly ordered support payments.

My case was being handled by DSS Child Support of South Carolina and State of Florida Department of Revenue Child Support of Fort Myers, Florida. I have not been fully advised as to the status of my case and continually call South Carolina to get the status of my case. I was advised by Patricia Reed to cease contacting her office and contact State of Florida which obtain their information from South Carolina. These two (2) states do not communicate fully as South Carolina had an incorrect address for me, e.g. from over 10 years ago. They stated that they have sent me information, but I have yet to receive anything on my case. I never receive updates on my case from Florida unless I contact the Governor's office.

The mishandling of my case is getting very frustrating. My eldest daughter is requiring medical attention and attending therapy sessions now. The thought of not seeing her father since she was three (3) years old is taking a toll on her. She is in high school now and wanting to attend dances, but I cannot afford to pay for things as her father is not contributing. I am striving my hardest as a single mother, but it is both parents responsibility to take care of the child. Mr. Beaver is steadily having children and not handling his responsibilities.

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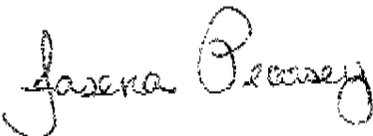
The Honorable W. Thomas Sprott, Jr.

Re: Jasena Pearsey vs. Tyrone Beaver

Mr. Beaver requested a Genetic Paternity Test which I had agreed to have both girls take. I reached out to him on numerous occasions set it up and he just had to pay for it. I was advised by the testing company that he never contacted them to set it up. This was a delay tactic to stall the enforcement proceeding.

I have enclosed a *Rule to Show Cause* with a notarized supporting Affidavit pursuant to S.C. Family Court Rule 14(c). I respectfully request that Your Honor enter the Rule to Show Cause which I will have personally served upon Mr. Beaver. As this is an evidentiary hearing and requires personal appearance, I plan to try my hardest to make arrangement to attend the hearing personally.

Respectfully Submitted,



*Jasena Pearsey*

cc: Tyrone Beaver w/Encl.  
Patricia Reed, Esq. w/Encl.  
Vernon J. Fairchild, Esq. w/Encl.  
Ann Coffin w/Encl.  
Gov. Nikki Haley w/Encl.  
Gov. Rick Scott w/Encl.

STATE OF SOUTH CAROLINA )  
COUNTY OF FAIRFIELD )

IN THE FAMILY COURT OF THE  
SIXTH JUDICIAL CIRCUIT

Jasena Pearsey, )

Case No. 07-DR-20-0211

Plaintiff )

**RULE TO SHOW CAUSE**

vs. )

Tyrone Beaver, )

Defendant. )  
\_\_\_\_\_ )

TO: **Tyrone Beaver**  
**414 Cason Cross Road**  
**Winnsboro, SC 29180**

Based upon the attached affidavit, it appears that you have not obeyed certain court order(s). Therefore,

IT IS ORDERED that you appear before the Fairfield County Family Court on \_\_\_\_\_ (date), at \_\_\_\_\_, a.m./p.m.

At the hearing be prepared to show cause, if any, and explain why the relief requested in the affidavit should not be granted and why you should not be held in contempt of court for such disobedience.

Date: October \_\_\_\_\_, 2016.  
\_\_\_\_\_, S.C.

\_\_\_\_\_  
**Family Court Judge**

Fairfield County Family Court  
101 South Congress Street  
Winnsboro, SC 29180

Courtroom: \_\_\_\_\_  
Time Allotted: \_\_\_\_\_

STATE OF SOUTH CAROLINA )  
 COUNTY OF FAIRFIELD )  
 )  
 Jasena Pearsey, )  
 )  
 Plaintiff )  
 )  
 vs. )  
 )  
 Tyrone Beaver, )  
 )  
 Defendant. )  
 \_\_\_\_\_ )

IN THE FAMILY COURT OF THE  
 SIXTH JUDICIAL CIRCUIT

Case No. 07-DR-20-0211

**RULE TO SHOW CAUSE**

**Affidavit of Jasena Pearsey**

STATE OF FLORIDA  
 COUNTY OF LEE

The undersigned, JASENA PEARSEY, being duly sworn, hereby deposes and says:

1. I am over the age of 18 and am a resident of the State of Florida. I have personal knowledge of the facts herein, and, if called as a witness, could testify completely thereto.
2. I suffer no legal disabilities and have personal knowledge of the facts set forth below.
3. I am the mother to Tyra Beaver and Tierra Pearsey who are the biological children of Tyrone Beaver.
4. Mr. Beaver has not made a child support payment since June of 2016.
5. Pursuant to the Final Judgment issued in Lee County, Florida Mr. Beaver is to make monthly payments of \$750.00, plus \$100.00 towards retroactive. (*See Exhibit "A" attached hereto*)
6. Mr. Beaver is currently behind \$61,025.32 in child support per the Lee County Clerk of Courts.
7. In June of 2016, the Court located in Fairfield County, South Carolina abated the matter for three (3) months for enforcement measures. The Court did not state that Mr. Beaver is to not continue to make his monthly court ordered payments.

I declare that, to the best of my knowledge and belief, the information herein is true, correct, and complete.

Executed this 5<sup>th</sup> day of October, 2016.

Jasena Pearsey  
Jasena Pearsey

**NOTARY ACKNOWLEDGEMENT**

STATE OF FLORIDA        )  
  ) ss  
COUNTY OF LEE         )



Maria L. Maldonado  
Notary Public

\_\_\_\_\_  
Title (and Rank)

My commission expires Oct 15, 2019

# EXHIBIT

“A”

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IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR LEE COUNTY, FLORIDA CIVIL ACTION

STATE OF FLORIDA, DEPARTMENT OF REVENUE, o/b/o, JASENA MARIE PEARSEY Petitioner

IV-D

Case # (36) 03-5247DR XA

Hearing Date WEDNESDAY, OCTOBER 29, 2008 @ 9:45 A.M.

vs.

TYRONE GEORGE BEAVER Respondent

FILED LEE CO. FLORIDA CLERK OF COURTS 2008 NOV 1 AM 11:41 D.C.

RECOMMENDED ORDER AND FINAL JUDGEMENT ON PATERNITY AND/OR CHILD SUPPORT COMPLAINT/PETITION

THIS CAUSE came on to be heard before the Honorable Child Support Enforcement Hearing Officer on the above hearing date who is vested with the authority to preside over this matter pursuant to Florida Family Law Rule 12.491, et seq., and the current Administrative Order of the Chief Judge of the Twentieth Judicial Circuit and the Respondent having been duly noticed and based upon testimonial and documented evidence, the Hearing Officer finds and establishes that:

JURISDICTION

- 1) A. Respondent was served and a default heretofore entered; B. Respondent was served by process: Individual (8/15/08) Substitute. C. Respondent waived service of process. 2) The Department has effected valid notification of the final hearing of this matter to the Respondent by sending a Notice of Trial at the service or waiver address, or other address provided by Respondent.

2A. APPEARANCE AT TRIAL

Petitioner Respondent DOR and Attorney Respondent's Attorney

PATERNITY

- 3A. Paternity for the child(ren) has heretofore been established by entry of a default (Fort Howard 10/2/08) 3B. Paternity for the child(ren) was heretofore established administratively under F.S. 742 et seq. 3C. Paternity for the child(ren) is acknowledged under oath in open Court without DNA testing. 3D. Paternity for the child(ren) is acknowledged under oath in open Court with DNA testing.

4. As the biological father of the below listed child(ren), The Respondent owes a duty of support and has the ability to pay child support for:

TYRA MAKISE BEAVER October 31, 2001 paternity previously established pursuant to law: establish support, retrosupport

TIERRA ANN PEARSEY December 18, 2005 establish paternity, support, retrosupport

5a. The Petitioner has a gross monthly income of \$ \_\_\_\_\_ based upon:  
 \_\_\_\_\_ 1. Testimony in open court. Employed by \_\_\_\_\_  
 \_\_\_\_\_ 2. Financial Affidavit.  
 \_\_\_\_\_ 3. Other.

5b. The Respondent has a gross monthly income of \$ \_\_\_\_\_ based upon:  
 \_\_\_\_\_ 1. Testimony in open court. Employed by \_\_\_\_\_  
 \_\_\_\_\_ 2. Financial Affidavit.  
 \_\_\_\_\_ 3. Other.

5c. The attached child support guidelines reflect the net income of each party with deductibles and applicable credits utilized in computing the guidelines.

\$ \_\_\_\_\_ Health insurance credit child/ren. \$ \_\_\_\_\_ Health insurance credit Respondent  
 \$ \_\_\_\_\_ Health insurance credit Petitioner \$ \_\_\_\_\_ Daycare/Aftercare

5d.        Support / Retroactive Support based upon failure to deny Request to Admit.

**CHILD SUPPORT**

6. The Respondent shall pay child support of \$ 750.00 beginning on 11/12/08 and every Month thereafter, until the child(ren) should die, marry, become emancipated, or is/are otherwise no longer a dependent child pursuant to Section 409.2554(2) and 743.07(2) Florida Statutes.

**RETROACTIVE CHILD SUPPORT**

7. The Respondent shall also pay retroactive child support of \$ 28066.46 as of 10/29/08 by paying the sum of \$ 100.00 per Month beginning on the same date. Retroactive support is for the period of 5/06 to 10/08 (of which amount, \$ \_\_\_\_\_, is due to the State of Florida).

8A. **TOTAL PAYMENT** The Respondent's total payments per Month shall be:

A. Current Child Support	\$ <u>750.00</u>
B. Retroactive Child Support	\$ <u>100.00</u>
<b>TOTAL PAYMENT</b>	\$ <u>850.00</u>

*total arrears which includes retro support for this action*

8B. **ALL PAYMENTS** made pursuant to this order shall be made payable to the State of Florida State Disbursement Unit, and shall be mailed to State of Florida Disbursement Unit, P.O. Box 8500, Tallahassee, FL 32314-8500. Payments will only be accepted in the form of money order, cashier check or bank check. The case number (36) 03-5247DR C shall be indicated on each payment. No credit for payment will be given to the obligor for any payment not made payable to the State of Florida State Disbursement Unit, nor for any payment given directly to the Obligee or Custodial Parent.

*the amount of \$17,637.90 for Tienwa.*

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Respondent shall pay Department of Revenue within 180 days \$            for administrative costs at 2830 Winkler Avenue, Suite 112, Fort Myers, Florida, 33916; payable by money order or cashier check only.

10. **INCOME DEDUCTION** An income deduction order shall be entered immediately.

11. **UNEMPLOYMENT COMPENSATION DEDUCTION** If the Respondent becomes eligible for unemployment compensation benefits, the Department of Labor and Employment Security shall, pursuant to F.S. 443.0541, and Section 462(3) of TITLE IV-D of the Social Security Act, deduct and withhold from the unemployment compensation otherwise payable, the maximum amount of the unemployment compensation as provided by law to be deducted or the amount of child support ordered above, whichever is less. The amount deducted shall be credited to the Respondent's child support obligation.

12. **PRESENT ADDRESS** Pursuant to Florida Statutes F.S. 61.13 (8) and FS 742.032(1), the Parties shall keep the Central Registry, the Clerk of Court and the Department of Revenue at 2830 Winkler Avenue, Suite 112, Fort Myers, Florida 33916 advised in writing of their correct residence and mailing and employer address, and any change in income. Respondent is advised that future hearings will be sent by U.S. mail to Respondent's most recent verified address. Respondent indicates in open court that current address is:  
\_\_\_\_\_  
\_\_\_\_\_

13. **HEALTH INSURANCE AND MEDICAL COSTS** The Respondent shall procure health insurance for the minor child(ren) when the Respondent has access at a reasonable rate to group insurance or is reasonably affordable. The Respondent shall bear 50 % responsibility for any other reasonable and necessary medical, dental, optical, and prescription expense not covered by health insurance.

14. **LIEN ESTABLISHED** A lien for the total child support arrearages identified in this order, plus all future child support accrued, is established against Respondent's pending claim/legal action for retroactive Social Security benefits, worker's compensation benefits, or personal injury claim. Respondent shall provide a copy of this order to all attorneys representing him/her. All attorneys representing Respondent shall confirm receipt of this order to the Lee County Clerk of Court and shall notify this Court upon any change in status of the pending claim/legal action that might benefit Respondent. No funds shall be distributed to Respondent until all child support arrearages have been satisfied in full as reflected by the Depository.

15. If Paternity is established by this Judgment, the State of Florida Bureau of Vital Statistics, shall issue a new birth certificate showing the Respondent as the father of said child(ren) and remove any other name which may appear as the father's name.

16. **ADDITIONAL FINDINGS:**

① Respondent requested to appear telephonically for the hearing but was advised that in order to be permitted to appear by phone he was required to file a financial affidavit prior to the hearing. Respondent failed to file a financial affidavit and was not contacted by phone on 10/11/16.

Case # (36) 03-5247DR C

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**RECOMMENDED ORDER OF THE CHILD SUPPORT ENFORCEMENT HEARING OFFICER**

The Child Support Enforcement Hearing Officer hereby submits the following Recommended Order to the presiding Court and recommends that the Court adopt all the above-stated findings and recommendations as an Order of the Court.

The Hearing Officer advises the parties that they have 10 days from the date the Circuit Judge signs the Judgment order to file a Motion to Vacate pursuant to Florida Family Court Rules 12.491, or to modify the order at any time.

DATED at Fort Myers, Lee County, Florida, this 29<sup>th</sup> day of October 2008.

*Emily Simone*  
Honorable Hearing Officer  
Twentieth Judicial Circuit

**FINAL JUDGMENT UPON RECOMMENDED ORDER ON PATERNITY AND/OR CHILD SUPPORT COMPLAINT/PETITION**

THIS CAUSE came on to be heard upon the Recommended Order of the Hearing Officer and the undersigned having considered the findings and recommendations therein contained, and it is thereupon **ORDERED AND ADJUDGED:**

1. That the Recommended Order of the Hearing Officer attached hereto be and the same is adopted, ratified and approved as the Final Judgment of this Court.
2. The parties herein are ordered to abide by all the findings and recommendations contained in the Recommended Order of the Hearing Officer. The Court retains jurisdiction of this cause to enter such other orders as may be necessary concerning enforcement of this order or any other matter permitted by law.

**DONE AND ORDERED** in Chambers at Fort Myers, Lee County, Florida this 5<sup>th</sup> day of October, 2008.

*[Signature]*  
Circuit Court Judge, 20<sup>th</sup> Judicial Circuit

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on the 10 day of Nov, 2008, a true and correct copy of the above and foregoing Order has been furnished to Florida Department of Revenue, and to Vernon Fairchild, DOR Program Attorney.

CHARLIE GREEN  
CLERK OF COURT  
*[Signature]*  
DEPUTY CLERK