

“disabled,” but who knows? Their agency is seeking reimbursement from me of \$14,281.00 per child. Attached hereto as **Exhibit “K”** is the letter my attorney wrote on my behalf appealing Social Security’s request for reimbursement. Also attached to Exhibit “K” is the appeal application that I completed and submitted to the Social Security Administration.

17. As the Court is aware, I have not lived with the Defendant for several years. I don’t know whether he is employed outside of the home or receiving Social Security benefits. What I do know is that I have been dependent upon the Social Security derivative benefits I received for Max and Morgan and child support to meet our children’s basic needs. All of the Social Security derivative benefits I received to date have been utilized and no longer exist. There is no way I am able to reimburse the Social Security Administration, nor do I feel I am responsible for any reimbursement obligation.

18. Attached hereto as **Exhibit “L”** is the Defendant’s April 6, 2021 Case Information Statement which is signed and certified by him to be true. In his CIS at page 5 he lists his annual salary as \$60,000.00 per year gross plus he received a \$1,200.00 signing bonus. Paystubs from Petra Web Services are included as is his 2020 W-2 from Petra Web Services, LLC reflecting gross taxable income of \$47,400.74 (for part of the year). In addition, he lists having unearned income in 2020 of \$45,970.00 and **Total net income of \$85,970.00.** I’m confused. He attaches paystubs from March 2021 to this CIS which was signed under oath as being accurate, but claims that he certified under oath with the Social Security Administration that he