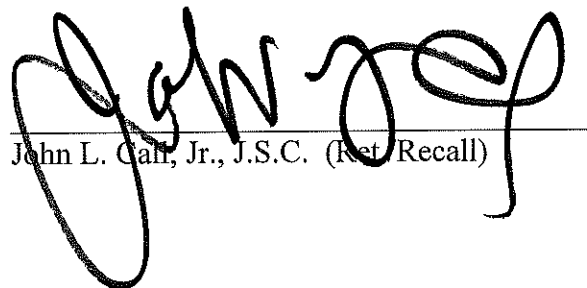


21. The present child support award has been in effect for an extended period of time. As a result of the Defendant receiving Social Security Disability his minor children receive a derivative benefit which will be available to them through June 2024 upon graduation from high school. Although the Defendant will continue to receive his Social Security Disability payments, the children will not. In addition to the derivative benefit the Defendant is required under the present Order to pay \$150.00 per week, which is garnished from his Social Security Disability payment. As a result, as of June 2024 it is anticipated the Defendant will have three children in college (whether living at home or on campus) who would be entitled to child support as long as they maintained the status of a full-time student. College expenses have been addressed by this Court in a previous Order and the oldest child is presently a full-time student and has incurred over \$30,000.00 in expenses to which the Defendant has contributed \$0.00. The Defendant comes before the Court to complain about his \$150.00 per week child support award for two high school seniors and a full-time college student at the same time owing the Plaintiff in excess of \$60,000.00 representing previous awards of counsel fees and the compensatory counsel fee award granted at the conclusion of the Final Restraining Order hearing.



John L. Call, Jr., J.S.C. (Ret/Recall)