

From my wife's exhibits for the final divorce hearings – Sworn Financial Affidavit of 03-17-06:

AFFIDAVIT WITH RESPECT TO FINANCIAL AFFAIRS AS OF March 17, 2006 (DATE)

I, _____ being sworn, understand that I have a duty to make a full disclosure of all my assets, liabilities, income and expenses. I certify that this is a full disclosure to the best of my knowledge.

Summary of Total Net Income, Expenses & Monthly Debt:	<small>(after adjustments/anticipated change)</small>	
	Total Monthly Net Income	\$1214.23
	Less Total Monthly Expenses	\$8,800.56
	Less Min. Mo. Debt Payment <small>(from next page)</small>	\$439.44
	Shortfall or Excess	(\$8,025.77)

Comment upon the above: Figures above are based on actual bills.

(Because the real estate property and all vehicles were paid off, and since we heated our home with wood and had no gas bill, our total monthly expenses for the entire family were less than \$1,800.00 including health insurance, and I was able to pay all our bills on my semi-retirement income of about \$24,000.00 per year. During the divorce, I continued to pay the property taxes, home insurance, health insurance premiums, and other bills, so my wife's "Total Monthly Expenses" should have been listed at between \$900.00 and \$1,200.00. My wife, with the full knowledge of her attorney, grossly overstated her expenses and stated that the expenses are "based on actual bills", which is another perjury. Based on these expenses, omission of the facts surrounding my semi-retirement, and gross perjuries about my work history and earning ability, the child support order and the other permanent orders were obtained by fraud.)

From my Social Security Statement, as of October 31, 2008:

Years You Worked	Your Taxed Social Security Earnings	Your Taxed Medicare Earnings
1990	15,607	15,607
1991	19,181	19,181
1992	22,978	22,978
1993	22,296	22,296
1994	20,000	20,000
1995	24,000	24,000
1996	33,150	33,150
1997	49,093	49,093
1998	36,000	36,000
1999	3,000	3,000
2000	27,663	27,663
2001	80,400	90,347
2002	75,645	75,645
2003	47,236	47,236
2004	17,268	17,268
2005	0	0
2006	14,048	14,048
2007	4,078	4,078

can be eligible for disability benefits.

Social Security credits you earn move with you from job to job throughout your career.

(Through most of the 1990s, I owned and operated a construction company and specialized almost exclusively in retaining wall installation. I worked nearly full time in 1999 and 2000 building the current family home. The spike in my earnings in 2001 and 2002 was a fluke, as I managed to fall into a lucrative contract to sell retaining walls for a start up company. I was hired by this firm in April 2001 and wrongly fired in April 2002. I worked for a life insurance company in 2003 while improving the property for my future home-based business, and began semi-retiring and role reversing with my wife. In 2004, I finished remodeling the cabin as my business office, started construction on a large log storage shed, and began stockpiling and draw-knifing logs for my new log products business. In January 2005, I paid off the final mortgage on our property and my wife immediately filed for her divorce. In March 2005, my wife made her phony 911 call and has been holding most of my construction tools and equipment ever since. I did what work I could in 2006 with the limited tools I was allowed at the October 2005 civil assist. I lost my driver's license in December 2006 and a brother picked me up at dropped me off each day for a few months in 2007, but I have been without work since and have worked full-time on representing myself in legal matters and on my family's crisis.)

From my wife's attorney's "Trial Management Certificate":

The Petitioner believes that the Respondent is voluntarily unemployed, or underemployed pursuant to C.R.S. 14-10-115, and that his gross monthly income should be based upon his regular W-2 earnings in 2001, before he began planning the divorce, of \$96,263.00 per year; or \$8,022.00 per month. The Petitioner's gross monthly income is as set forth on her Financial Affidavit attached hereto, or \$1,268.00 per month.

(I was involuntarily unemployed due to my wife and her attorney's continued hold on my "tools and necessary work equipment", which are still being held in contempt to this day in 2009. This and the lies about my income, with no mention of the facts surrounding my semi-retirement, resulted in the divorce judge's clearly erroneous findings regarding my work status and income. My wife's attorney also knew that the statement, "before he began planning the divorce", was the exact opposite of the truth. (In fact, he found out early in his representation that my wife had been planning our divorce throughout our marriage, and had stockpiled all sorts of collectibles and things that she could use to make cash income after the divorce, like her old cocaine scale that she had promised me 18 years earlier that she had gotten rid of.) Through our mutual church and a meeting we had on a different matter, he knew about our finances. He had a conflict of interest from the start. This attorney, who, in addition to his law degree, has a degree in mathematics, knew that what he was proposing to the court was entirely false and impossible to achieve. He knew that my income in 2001 and 2002 was a fluke. He knew that my retaining wall business and other employment in the 1990s paid the bills, but that it was by building our homes and trading up in the rapidly rising real estate market that I was able to create the large family estate. He knew all about my semi-retirement and home-based business plans. He knew that it was essential to my children's welfare that I move back to the property and resume my work plans, as my wife and I had originally agreed. And yet, despite all that he knew, he orchestrated a complete farce and sold the courts on a bunch of nonsense. He sold my family out for a few thousand dollars and only God knows what else.)

From the divorce judges' Permanent Orders of May 30, 2006:

Pursuant to 14-10-115 the Court finds that Respondent has earnings of \$96,000 in 2001, had averaged 50 to 70 thousand dollars annual income for seven years prior to 2001 and on a loan application filed by the Respondent, he stated \$4,500.00 monthly income. In 2001 Respondents adjusted gross income was \$115,922.00. The Court finds that respondent has intentionally lowered his income in contemplation of this action and imputes income to him at \$7,000 per month. The Petitioner was a stay at home mom raising the children for most of the marriage; she had five children within 6½ years. She returned to employment at the insistence of the Respondent in 2005 and has current income of \$1268 per month.

Respondent is to maintain health insurance for the children at a cost of \$221.00 per month. Pursuant to 14-10-115 (worksheet A) child support is \$1,717.92

(This order, just like nearly every other sentence in the Permanent Orders, matches almost exactly what my wife and her attorney requested in their "Trial Management Certificate". Despite all the facts, my wife testified in the divorce and has maintained ever since that I have the ability to earn over \$100,000.00 per year. The divorce judge completely ignored the facts and evidence and the law, and based the child support order on an imputed income of \$84,000.00 per year, which I have only earned once in my life. All of my attempts to reconcile and modify the child support order have been denied. The Department of Human Services and the crooked post-divorce magistrate have repeatedly refused to give me credit for what I have already paid. My child support account was altered to enable the Department to harass me and raid my accounts, ruin my credit, and suspend my driver's license. My wife seized my share of a trust account and kept all of my things that she still had possession of despite over 25 written requests. Within six months of the issuance of Permanent Orders, the criminals had completely wiped me out financially. I was forced to cash in my retirement account and sell my pickup to pay off credit cards and other loans. I have about \$400.00 in tools left to my name and my wife has 100% of the family estate that I built. A Minnesota judge recently allowed the registration of the child support order for enforcement services, even though there is absolutely no doubt that the order was obtained by fraud and that credit was not given for payments made. Despite all the evidence and controlling law, he has decided to go ahead and sponsor the continued perpetuation of a known fraud. He even "found" recently, despite the facts that I am homebound and indigent, that I have the ability to work and pay child support. If anyone reading this knows of an \$84,000.00 per year job that I can do from home between the hours of 8:00pm and midnight, please contact me right away – I have excellent references: 3 judges, 2 magistrates, 4 executive directors with Human Services, 4 attorneys, and many others.)