

OPINION SUMMARY

MISSOURI COURT OF APPEALS EASTERN DISTRICT

WENDY C. ANDREWS,)	No. ED90797
Respondent,)	Appeal from the Circuit Court
)	of the St. Louis County
vs.)	
)	
JEFFREY M. ANDREWS,)	Hon. John Russell Essner
Appellant.)	FILED: May 12, 2009

Jeffrey M. Andrews (“husband”) appeals the judgment of dissolution dissolving his marriage to Wendy C. Andrews (“wife”). Husband argues the trial court erred in several respects concerning the determination of husband’s income for purposes of calculating child support. Husband also claims the court erred in awarding wife a sum for her fifty percent interest in a loan payable to the marital estate, attorney’s fees, and a sum for her separate property interest in a 2004 Nissan Armada. Finally, husband argues the court erroneously calculated wife’s income in determining the child support obligation.

AFFIRMED AS MODIFIED.

DIVISION THREE HOLDS: The trial court erroneously calculated wife’s income in determining the child support obligation. The court should have reduced wife’s income by the amount she receives in child support from her former husband for children from a former marriage. The trial court did not err, however, in its determination of husband’s income for purposes of calculating child support. In addition, the court did not err in its award of property to wife, nor did it err in ordering husband to pay wife’s attorney’s fees.

Opinion by: Clifford H. Ahrens, J. Robert G. Dowd, Jr., P.J. and Sherri B. Sullivan, J., concur.

Attorney for Appellant: Jeffrey K. Elnicki

Attorney for Respondent: Maia Brodie

**THIS SUMMARY IS NOT PART OF THE OPINION OF THE COURT.
IT HAS BEEN PREPARED FOR THE CONVENIENCE OF THE READER AND
SHOULD NOT BE QUOTED OR CITED.**