



In the Missouri Court of Appeals
Eastern District
DIVISION THREE

MICHAEL W. MURRAY,)	No. ED94260
)	
Respondent,)	Appeal from the Circuit Court
)	of St. Charles County
vs.)	
)	
SUSAN J. MURRAY,)	Hon. Richard Zerr
)	
Appellant.)	FILED: November 23, 2010

Before Sherri B. Sullivan, P.J., Clifford H. Ahrens, J., and Lawrence E. Mooney, J.

Susan Murray, n/k/a Susan May (“Mother”) appeals from the judgment of the trial court denying her first amended motion for judgment of contempt against Michael Murray (“Father”). Mother raises four points on appeal. We summarily deny two of these claims and find that no jurisprudential purpose would be served by an exposition of the detailed facts and law. Rule 84.16(b).

AFFIRMED IN PART; REVERSED AND REMANDED IN PART.

DIVISION THREE HOLDS: The trial court did not err in concluding that Mother failed to prove her claim for medical expenses for the children. The trial court did err in finding the record was unclear as to the educational expenses of the children and as to Father’s share of those expenses and in concluding that Mother’s motion failed to state a claim upon which relief can be granted, where exhibits of the educational expenses were introduced without objection by Father, and Father admitted contributing nothing to such expenses. The record has sufficient competent and substantial evidence for the trial court to determine the sums that Father owes for educational expenses pursuant to the decree of dissolution.

Opinion by: PER CURIAM

Attorney for Appellant: Jody H. Wolff

Attorney for Respondent: Michael W. Murray

**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.**