Filed 3/8/18 by Clerk of Supreme Court IN THE SUPREME COURT STATE OF NORTH DAKOTA

	2018 ND 65	
Anna Carroll,		Plaintiff
v.		
Robert Carroll,		Defendant and Appellant
and		
State of North Dakota,	Sta	atutory Real Party in Interest and Appellee
	No. 20170292	-
Appeal from the Ditthe Honorable William A.		Southwest Judicial District,
AFFIRMED.		
Per Curiam.		

Robert L. Carroll, self-represented, San Angelo, Texas, defendant and

Steven G. Podoll, Special Assistant Attorney General, Bismarck, North

appellant; submitted on brief.

Dakota, for statutory real party in interest and appellee.

Carroll v. Carroll No. 20170292

Per Curiam.

- [¶1] Robert Carroll appeals from an amended divorce judgment entered on remand and an order reducing his child support obligation. He argues, among other things, that the district court erred in the amount of its child support award; failed to follow the child support guidelines; and did not follow this Court's mandate on remand. He also contends the court erred in using pay stubs to calculate his child support obligation. We summarily affirm under N.D.R.App.P. 35.1(a)(2) and (4).
- [¶2] Gerald W. VandeWalle, C.J. Jerod E. Tufte
 Daniel J. Crothers
 Lisa Fair McEvers
 Jon J. Jensen