## STATE OF MICHIGAN

## COURT OF APPEALS

PETROS IOANNATOS,

UNPUBLISHED February 23, 2001

Plaintiff-Appellant,

 $\mathbf{v}$ 

Nos. 215857; 221419 Oakland Circuit Court LC No. 94-481961-DP

AMY POWERS,

Defendant-Appellee.

Before: Whitbeck, P.J., and Murphy and Cooper, JJ.

## MEMORANDUM.

Plaintiff appeals as of right, challenging the trial court's separate orders which awarded defendant sole custody of the parties' child, and child support and attorney fees. We affirm.

This Court previously remanded the instant action, directing the trial court to conduct a de novo hearing regarding custody, visitation, support, and attorney fees. The trial court has since complied with that directive and has issued separate opinions addressing, respectively, custody and visitation, and support and attorney fees. The trial court's two opinions are thorough and well-reasoned, its determinations and orders fully supported by the voluminous evidence these parties presented. Contrary to plaintiff's many appellate contentions, we find no error in the trial court's conclusions. We accordingly adopt these opinions and orders and affirm the results reached by the trial court.

Affirmed.

/s/ William C. Whitbeck /s/ William B. Murphy

/s/ Jessica R. Cooper

<sup>1</sup> *Ioannatos v Powers*, unpublished opinion per curiam of the Court of Appeals, issued 3/20/98 (Docket No. 201866).