An unpublished opinion of the North Carolina Court of Appeals does not constitute controlling legal authority. Citation is disfavored, but may be permitted in accordance with the provisions of Rule 30(e)(3) of the North Carolina Rules of Appellate Procedure.

IN THE COURT OF APPEALS OF NORTH CAROLINA

No. COA19-178

Filed: 3 December 2019

Pitt County, No. 15 CVD 2450

PITT COUNTY by and through the PITT COUNTY DEPARTMENT OF SOCIAL SERVICES, on behalf of DEANNA L. McLAMB, Plaintiff,

v.

JAMIE S. WORTHINGTON, Defendant.

Appeal by defendant from order entered 26 September 2018 by Judge G. Galen Braddy in Pitt County District Court. Heard in the Court of Appeals 3 October 2019.

The Graham Nuckolls Conner Law Firm, PLLC, by Timothy E. Heinle, for plaintiff-appellee Pitt County Department of Social Services.

Mills & Alcorn, L.L.P., by Cynthia A. Mills, for defendant-appellant.

DIETZ, Judge.

Defendant Jamie Scott Worthington appeals two related child support orders. This case is a companion case to No. COA19-177, *Pitt County obo Labrecque v. Worthington*, and involves the same facts and legal issues. For the reasons discussed in our opinion in that case, we vacate and remand this matter for further proceedings. On remand, the trial court, in its discretion, may enter a new order on the existing

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record or conduct any further proceedings the court deems necessary in the interests of justice.

VACATED AND REMANDED.

Judges INMAN and BROOK concur.

Report per Rule 30(e).