

ORDER FOR APPLICATION FOR § IN THE DISTRICT COURTS
AND REFUSAL OF TITLE IV-D § OF
CHILD SUPPORT SERVICES § WEBB COUNTY, TEXAS

ORDER FOR APPLICATION FOR AND REFUSAL OF TITLE IV-D CHILD SUPPORT SERVICES

On this date the undersigned, the District Judges of Webb County, determined that the District Courts of Webb County require that all final orders in which child support is initially ordered to be paid by a party are deemed to have made an application for Title IV-D Child Support Services and it is necessary to adopt local rules for this procedure.

It is hereby ORDERED that the Proposed Local Rule for Webb County attached hereto and made a part of this order for all purposes is hereby adopted and shall include by reference the Local Rules of the District Courts of Webb County and shall pertain to all Title IV-D Child Support Services provided pursuant to said Local Rule.

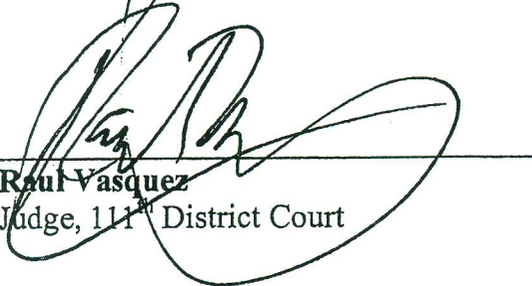
SIGNED this 6th day of April of 2006.



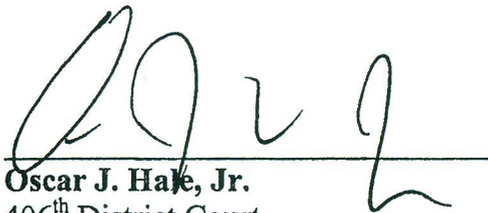
Elma Teresa Salinas Ender
Local Administrative Judge
341st District Court



Manuel R. Flores
Judge, 49th District Court



Raul Vasquez
Judge, 111th District Court



Oscar J. Hale, Jr.
406th District Court

CERTIFICATE OF APPROVAL

As Presiding Judge of the Fourth Administrative Judicial Region, I hereby approve the enclosed Proposed Local Rule for Webb County and forward it to the Texas Supreme Court for its consideration.

David Peeples

David Peeples
Judge Presiding

5-17-06

Date

PROPOSED LOCA RULE 4.15 FOR WEBB COUNTY

4.15 APPLICATION FOR AND REFUSAL OF IV-D CHILD SUPPORT SERVICES

- a. All final orders in which child support is initially ordered to be paid by a party shall be deemed to include an application for Title IV-D child support services provided by the Office of the Attorney General of Texas, Pursuant to Chapter 231 of the Texas Family Code. (This rule shall apply to all final orders initially ordering child support rendered by the Webb County District Courts after the effective date of these rules.)

- b. Unless required to accept Title IV-D child support services pursuant to other laws, a child support obligee entitled to receive services pursuant to this rule may decline services by filing a written Refusal of IV-D Child Support Services with the Office of the Attorney General. Refusal of Title IV-D child support services pursuant to this rule does not preclude a subsequent written application for services.

Said Local Rule is effective on _____.