

Kidder-Moore v. Moore, No. 66564, Order Affirming in part, Reversing in Part and Remanding (Unpublished Disposition, Mar. 24, 2016)
COA Unpub

Husband's hiring of a Bankruptcy Attorney and negotiating a reduction in the deficiency of a foreclosure constituted "best effort" by Husband as required in a divorce decree to limit community expense of the foreseen foreclosure.

Reversed and remanded on a \$200 award of attorney's fees because the wife should not be held responsible for the mistake in preparation of the memorandum of fees and costs submitted to the Court. (Husband still awarded \$6,000 in attorney's fees.)