

**Schlotfeldt v. Schlotfeldt, No. 69094, Order of Reversal and Remand (Unpublished
Disposition, June 16, 2016)
SC UNPUB**

The district court entered an order concluding that while child support arrears appeared to have been miscalculated in a 2010 judgment, appellant's challenge was time-barred under NRCP 60(b).

The Supreme Court held that the district court was not precluded from considering the divorce decree and the 2006 stipulated order, determining the correct amount of arrears owed, and entering a judgment accordingly pursuant to Henson and Kishner.