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441—98.44(252D) Termination of order. The child support recovery unit may, by ex parte order, terminate an income withholding order under the following conditions:

- **98.44(1)** Order entered in error. The child support recovery unit shall terminate an income withholding order upon determination that the order was entered in error as follows:
- a. The person named as the obligor in the income withholding order is not the person required to provide support under the support order being enforced.
- b. For orders resulting from the existence of a delinquency, the required minimum delinquency did not exist at the time the income withholding order was entered.
- **98.44(2)** *No support due.* In cases for which services are being provided by the child support recovery unit, the child support recovery unit shall terminate an income withholding order previously entered by the unit when the current support obligation has terminated and when the delinquent support obligation has been fully satisfied as applicable to all of the children covered by the income withholding order. In no case shall payment of overdue support be the sole basis for termination of withholding.
 - a. to d. Rescinded IAB 9/1/93, effective 11/1/93.
- **98.44(3)** Other circumstances. The child support recovery unit may revoke an income withholding order under other circumstances provided the conditions of Iowa Code chapter 252D are met.