CASE NO. 37-7-91 LC

1

FILED

35 TAT 10 64: 05

COTRUCTOR SA

IN THE SEVENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF LINCOLN.

STATE OF MEVADA, by and through the WELFARE DIVISION of the DEPARTMENT OF HUMAN RESOURCES and RELLIE DIX,,

Plaintiffs,

Y\$.

FRED THOMAS DULA,

Defendent.

JUDGMENT AND ORDER

THIS MATTER having come on regularly to be heard this 10th day of July, 1992, and the Plaintiffs appearing by and through their Attorney of Record, PATRICIA D. CAFFERATA, District Attorney of Lincoln County, Nevada, and Defendant appearing in person, and not being represented by counsel,

After considering all of the evidence in this matter, the Court finds as follows:

FINDINGS OF FACT AND CONCLUSIONS OF LAW

 That Defendant is the natural father of the following minor child:

AARON THOMAS DULA, born August 13, 1982.

BOOK 111 mgg 329

17

13

14

15

18

22

23

24

25

26

27

20

- That Defendant's child support obligation, pursuant to agreement signed by Defendant on October 3, 1988, was TWO HUNDRED DOLLARS (\$200.00) per month, per child.
- That Defendant owes arrearages in child support in the sum of SIX THOUSAND EIGHT HUNDRED DOLLARS (\$6,800.00), through June 30, 1992.
- That more than 20 days have elapsed since service of process herein and Defendant has made an appearance herein by 11 appearing personally in Court, and has admitted to paternity of the 12 minor child herein.

NOW, THEREFORE, IT IS HEREBY ORDERED:

13

19

25

26

- That Defendant is the natural father of AARON THOMAS DULA, born August 14, 1988.
- That an arrearage judgment is hereby entered in favor of Plaintiffs and against Defendant in the amount of SIX THOUSAND EIGHT HUMDRED DOLLARS (\$6,800.00), through June 30, 1992.
- That Defendant shall pay ONE HUNDRED FIFTY DOLLARS (\$150.00) per month or EIGHTEEN PERCENT of his gross income, whichever amount is greater, as and for ongoing child support, commencing July 30, 1992 and continuing on the 30th day of each and every month thereafter until the further order of this Court, or until said child marries, attains the age of majority or otherwise becomes emancipated.

IT IS FURTHER ORDERED that ALL PAYMENTS MUST BE MADE PAYABLE TO THE LINCOLN COUNTY DISTRICT ATTORNEY, AND MAILED OR 28 DELIVERED TO THE OFFICE OF THE LINCOLN COUNTY DISTRICT ATTORNEY,

BOOK 111 PAGE 330

LINCOLN COUNTY COURTHOUSE, POST OFFICE BOX 60, PICCER, MEVADA

2 89043 and that NO CREDIT WILL BE GIVEN TO DEFENDANT'S SUPPORT

3 ACCOUNT FOR PAYMENTS NOT PROCESSED THROUGH THE ABOVE OFFICE.

- 4. That Defendant shall notify the LINCOLN COUNTY DISTRICT ATTORNEY of any change of address or employment within ten (10) days following such change.
- 5. That Plaintiff has the right to garnishee or apply for wage withholding in order to collect the amounts herein decreed, in addition to any and all other relief available to her under the Statutes of the Statutes of Newsda.

under the Statutes of the State of Nevada. DATED A 11 11 13 15 MAZO AND RECORDED AT RECUEST CO. 16 17 October 21, 1994 1 _15_MINUTES PAST_4_OCIOCE 18 P.M. IN BOOK 111 OF OFFICIAL 19 SCORDS PAGE 329 LINCOLN WUNTY, NEWARA. 20 Yuriko Setzer Submitted by: 21 PATRICIA D. CAPPERATA 23 24 25 26 27 28

BOOK 111 MGE 331