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## **RECORDING REQUESTED BY AND RETURN TO:**

ELKO PROGRAM AREA OFFICE CHILD SUPPORT ENFORCEMENT 1020 RUBY VISTA DR, #101 ELKO, NV 89801

ORDER AND JUDGMENT CONFIRMING COURT MASTER'S FINDINGS AND RECOMMENDATION FOR SUPPORT

\*This is a cover page that only the Lincoln County Recorders Office will use to record the above named document. Do not file stamp this cover sheet. Only attach this form to the front of the Order and Notice of Entry of Order form that will be given to the recorders office.

Case No. 27-5-96 LC FILED 2 1996 AUG 20 P. 2: 42 3 LINCOLN CHURTY CLERK IN THE SEVENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 IN AND FOR THE COUNTY OF LINCOLN STATE OF NEVADA, by and through the WELFARE DIVISION OF THE DEPARTMENT OF HUMAN RESOURCES, and CRYSTAL D. TIBBETTS. 10 Plaintiff 11 vs. 12 GLENN D. TRIPLETT. 13 Defendant. 14 15 ORDER AND JUDGMENT CONFIRMING COURT MASTER'S FINDINGS AND RECOMMENDATIONS FOR SUPPORT 16 17 THIS MATTER having regularly come for hearing before the 18 Court Master on the 6 day of 19 Plaintiff being () present ( I not present, and represented by 20  $(-SQ_{-})$ ; and the Defendant being duly served and 21 () present (Nnot present, and represented by Failed 22 ]; and THOMAS A. DILL and/or Trista Fogliani Somers 23 of the Lincoln County District Attorney's Office appearing and 24 representing the State of Nevada's interest in the support and 25 welfare of the child(ren) pursuant to law. After hearing all of 26 the evidence and being fully advised in the premises, the Court 27

Master makes the following findings and recommendations:

1	FINDINGS OF FACT AND CONCLUSIONS OF LAW
2	1. (W) The Court has jurisdiction of the parties and of
3	the subject matter of this case.
4	2. (The Defendant is the parent of the following
5	child(ren):
6	NAME (S) DOB (S)
7	TIFFANI TRIPLETT 10-18-93
8	BRODY A. TRIPLETT 04-24-96
9	3. ( The Defendant has a duty to support the above
10	named child(ren);
11	4. () The Defendant owes support arrears to the
12	Plaintiff in the amount of $\$$ $084$ from $17/95$ ,
13	through, 1996;
[4	5. (1) The Defendant's Gross Monthly Income is \$1768
15	and $99$ % of that amount is \$ $942$ .
16	6. ( The Defendant's child support obligation pursuant
17	to N.R.S. 125B.070(4, 125B.080()) or Existing Order() is
18	\$
19	7. () The amount of the child support obligation
20	determined by the Court Master deviates from the N.R.S. 125B.070
21	percentage formula on the following grounds:
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24	8. () This modifies the previous Order in Case No.
25	, entered on the day of, 19 in the
7	Court, County,
, , , ,	

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- The Defendant shall provide health insurance coverage for the child(ren) when available through Defendant's employer or group policy; and Defendant shall provide all 6 reasonable and necessary assistance to enable the Plaintiff to obtain the medical benefits offered by the policy of insurance.
  - (Y Defendant is responsible and liable for one half 6. of all medical, dental, ophthalmological and orthodontic expenses not covered by insurance.
  - The Defendant shall notify the Family Support Unit of the District Attorney's office of any change of address, change in employment or change in the availability of health insurance coverage within ten (10) days of such change.
  - THIS IS AN INCOME WITHHOLDING ORDER. A mandatory wage withholding shall be initiated against the Defendant's wages or commissions. This does not preclude the use of other means to collect any arrears or enforce this order, including garnishment, liens, attachments, executions on real or personal property or interception of Federal Income Tax refunds.
    - 9. GOOD CAUSE being found by the Court: ( )

said withholding shall be postponed until such time as the Defendant becomes thirty (30) days delinquent in payment. NO CREDIT WILL BE GIVEN FOR PAYMENTS NOT MADE BY WAGE/INCOME WITHHOLDING OR DIRECTLY THROUGH THE OFFICE OF THE DISTRICT ATTORNEY OR OTHER CHILD SUPPORT ENFORCEMENT AGENCY.

1	IT IS FURTHER FOUND:
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6	IT IS HEREBY RECOMMENDED THAT:
7	1. () A judgment of support arrears is entered in favor
8	of the Plaintiff and against the Defendant in the amount of
9	\$ 9084 from 100, 1995 through taly
10	1996, and the Defendant is to pay \$ 40 per month beginning
11	Hugust, 1996 and also continuing each and every month
12	thereafter until paid in full.
	2. (The Defendant shall pay \$ 440 per month as and
13	for ongoing child support, beginning <u>Yugus</u> , 199 <u>6</u> .
14	
15	3. (The Defendant shall pay a total of \$ 490 per
16	month as follows:
17	CHILD SUPPORT: \$ 447 commencing 89/96
18	ARREARS: $\frac{40}{\text{commencing}} = \frac{8/96}{\text{commencing}}$
19	SPOUSAL SUPPORT: \$ commencing
20	OTHER: \$ commencing
21	ALL PAYMENTS NOT COLLECTED BY INCOME WITHHOLDING SHALL BE MADE
22	PAYABLE AND DELIVERED BY THE DEFENDANT TO:
23	LINCOLN COUNTY DISTRICT ATTORNEY
24	Case #: 27-5-96 LC Lincoln County Courthouse
25	Post Office Box 60 #1 Main Street
26	Pioche, Nevada 89043
27	4. () The Defendant is not required to provide health
'	insurance coverage at this time because the Plaintiff has not

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1	10. ( Pursuant to N.R.S. 125B.145, this Order must be
2	reviewed every three years, upon the request of either party, and
3	is subject to modification or review and adjustment as provided
4	by law.
5	11. Unless a stay of this Order is obtained from the
6	District Court, all enforcement procedures, including but not
7	limited to wage withholding, garnishment, liens and the
8	interception of Federal Income tax refunds, will be undertaken
9	upon entry of this Order.
10	12. ( ) Interest upon the amount of the judgment for
11	arrears shall accrue at the rate set by N.R.S. 99.040.
12	() Prejudgment interest is awarded from
13	, 19 through, 199at the rate set by N.R.S.
14	99.040 and based on the Affidavit of Arrears presented in these
15	proceedings.
16	( ) Interest is not ordered based on undue hardship or
17	the Defendant.
18	() No attorney's fees are awarded as they have not
19	been requested at this time.
20	IT IS FURTHER RECOMMENDED THAT:
21	Arreas for all prepuents made directly  TO the P Server 12/95 and 7/96
22	Arreas For all prepuents made directly
23	TO The P Server 12/95 and 7/90
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1	IT IS SO
2	RECOMMENDED.
3	DATED this 6 day of August, 1996.
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5	COURT MASTER
6	NOTICE
7	
8	Objections/appeals to this recommendation are governed
9	in part by N.R.S. 425.3844. As a general rule, you have ten (10)
10	days from receipt of this recommendation to file an appeal. If
11	this recommendation is governed by the "Review and Adjustment"
12	guidelines of Federal Regulations, then you have thirty (30) days
13	from receipt of this recommendation to file an appeal. Failure
14	to file and serve written objections may result in a final
15	Judgment against you being ordered by the District Court.
16	() I hereby waive the ten (10) day period set by N.R.S. 425.3844 for objections to the Master's Recommenda- tions.
17	() I hereby waive the thirty (30) day period for
18	objections to the Master's Recommendations set by applicable federal regulations involving the "Review
19	and Adjustment" guidelines.
20	() I do not waive any of the above.
21	I acknowledge that I have received a copy of the Master's Recommendations.
22	
23	DATED:, 199 Defendant
24	FORM COURT ORDER FOLLOWS:
25	TOTAL COUNTY CALLOND.
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ORDER

THE COURT HAVING REVIEWED THE PLEADINGS AND PAPERS ON FILE AND THE MASTER'S RECOMMENDATIONS, AND NO TIMELY OBJECTIONS HAVING BEEN FILED.

IT IS HEREBY ORDERED:

That the Master's Recommendations be and hereby are affirmed and adopted by the Court and Judgment is entered accordingly.

DATED this 19th day of

199🖳

DISTRICT JUDGE

This document to which this certificate is attached is a full, true and correct copy of the original, on file and record in the County Clerks Office, Piethie Nevada.

In witness whereof, I have hereunto set my hand and affixed the Seul of the Seventh Judicial District Court in and for the County of Lincoln, State of Nevada, this 3 rd day of March 2009

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