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Lincoln County - NV Leslie Boucher - Recorder

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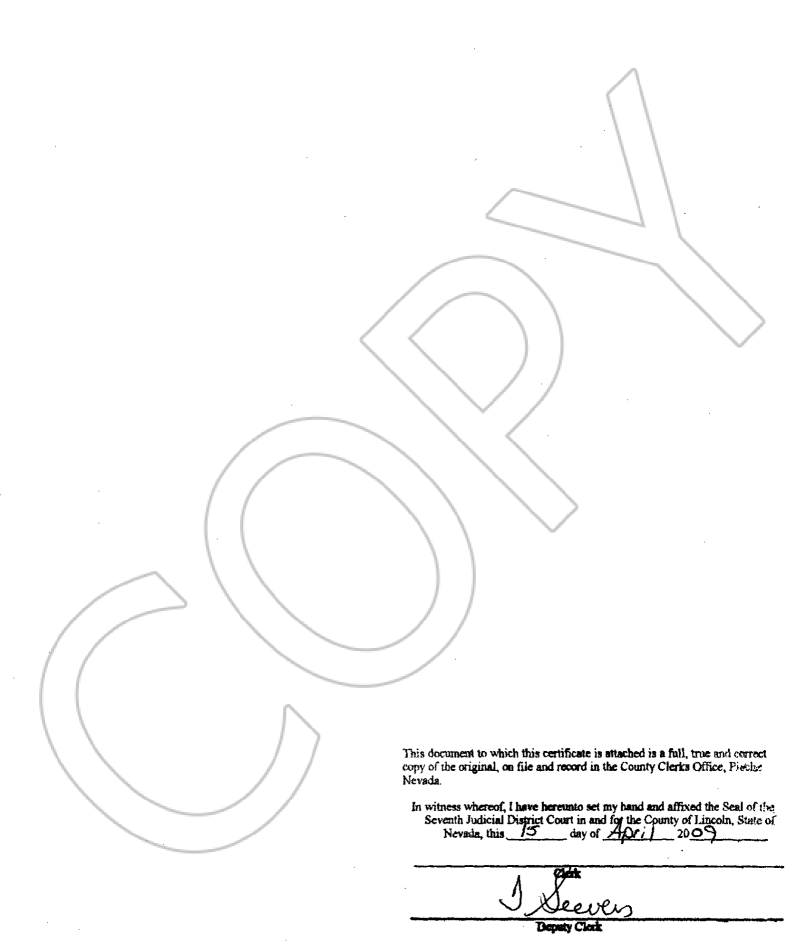
RECORDING REQUESTED BY AND RETURN TO:

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

ORDER AND JUDGMENT CONFIRMING 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.

1	CASE NO. CV 1046007 2008 APR 25 PM 12: 18
2	DEPARTMENT NO. 1 LINCOLN COUNTY CLERK
3	DEPUTY
4	
5	
6	IN THE SEVENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF LINCOLN
8	STATE OF NEVADA, by and through the ORDER AND JUDGMENT CONFIRMING
9	DIVISION OF WELFARE AND SUPPORTIVE SERVICES OF THE MASTER'S FINDINGS AND RECOMMENDATIONS FOR SUPPORT
10	DEPARTMENT OF HEALTH AND HUMAN SERVICES and AMBER
11	MACKENZIE,
12	Plaintiffs,
13	vs. Affirmation Pursuant to NRS 239B.030
14	KEVIN VALERIO, SSN Does Not Appear
15	Defendant.
16	
17	THE COURT HAVING REVIEWED THE PLEADINGS AND PAPERS ON FILE AND
18	THE MASTER'S RECOMMENDATIONS, AND NO TIMELY OBJECTIONS HAVING BEEN
19	FILED,
20	IT IS HEREBY ORDERED: that the Master's Recommendations be and hereby
21	are affirmed and adopted by the Court and Judgment is entered accordingly.
22 23	Dated this 25 day of RORI/ ,200 8.
24	<u> </u>
25	DISTRICT JUDGE
/ I S P	



	20UB APR -3 AM II: 49
1	CASE NO. CV 1046007
2	DEPARTMENT NO. 1 LINCOL REQUITY CLERK
3	DEPUTY
4	
5	
	IN THE SEVENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF LINCOLN
	IN AND FOR THE COURT OF LINCOLIN
8	STATE OF NEVADA, by and through the MASTER'S FINDINGS AND
9	DIVISION OF WELFARE AND SUPPORTIVE SERVICES OF THE
10	DEPARTMENT OF HEALTH AND
11	HUMAN SERVICES and AMBER MACKENZIE,
12	Obligees,
13	vs.
14	KEVIN VALERIO,
15	Obligor.
16	
17	
************	THIS MATTER having regularly come for hearing before the Master on the 3 RD day
18	of April, 2008 the Obligee being () present () not present; and the
19	Obligor being duly served and (√) present () not present, and represented by
20	; and <u>BeB Andrae</u> of the Elko Program Area Office
21	appearing and presenting the State of Nevada's interest in the support and welfare of the
22	
23	child(ren) pursuant to law. After hearing all of the evidence and being fully advised in the
24	premises, the Master makes the following findings and recommendations.
25	FINDINGS OF FACT AND CONCLUSIONS OF LAW
	1. $\sqrt{}$ The Court has jurisdiction of the parties and of the subject matter of this

1	1 case.	^
2	2. (The Obligor is the parent of the following	ng child(ren):
3	NAME DOB	\ \
5		
6	OVDEH OVGE MVOKENSIE 04/5/	72007
7	7	
8	3. (The Obligor has a duty to support the a	above named child(ren);
9	4. (V) The Obligor owes child support arrears to the Obligee in the amount of	
10	\$ <u>200</u> from <u>4</u> -1-0 / through 3 3 - 0	The Obligor owes interest
11	arrears in the amount of \$ \text{ from }	through; The Obligor
12	owes penalty arrears in the amount of \$ 0 fi	romthrough
13	3	
14	 √) The Obligor shall pay and judgment is 	entered in favor of the State of
15	Nevada for the cost of paternity testing totaling $\frac{17}{2}$	
16	6. (√) The Obligor's Gross Monthly Income is	\$ and% of that
17	amount is \$;	
18	7. (v) The Obligor's child support obligation p	
19	per mo	•
20	8. () The amount of the child support obligation	
21	deviates from the NRS 125B.070 percentage formula	a on the following grounds:
22		·
23	231	·;
24	9. () This modifies the previously filed or reg	
25	entered on the day of, 199,	
26	Court, County,	 '

1	
. 2	, IT IS FURTHER FOUND THAT: The Colon is
3	the billegical father of Jaden Gage markens
4	born 9/27/07 as determined by
5	genetic testing with a 99.99%
6	probability.
7	IT IS HEREBY RECOMMENDED THAT:
8	1. (V) A judgment of support arrears is entered in favor of the Obligee and again
9	the Obligor in the amount of $$1200^{\circ}$ from $4-1-07$ through $3-31-08$.
10	, and that Obligor is to pay \$ 200 per month beginning, 200
11	and also continuing each and every month thereafter until paid in full.
12	2. (V) A judgment for genetic test costs is entered in favor of the State of Neva
13	and against the Obligor in the amount of \$ 120° and that Obligor is to pay \$ 5°
14	per month beginning $\frac{Q-1}{2}$, 200 $\overline{08}$ and also continuing each and every mon
15	thereafter until paid in full.
16	3. (The Obligor shall pay \$ 10000 per month as and for ongoing child supp
17	beginning , 200 8.
18	4. (V) The Obligor shall pay a total of $$125$ per month as follows:
19	150
20	CHILD SUPPORT: $\frac{\$ 00}{0.000}$ COMMENCING: $\frac{9000}{0.000}$
21	CHILD SUPPORT ARREARS: \$20° COMMENCING: 4-1-00
22	PATERNITY TESTING: $\$5$ COMMENCING: $4-1-08$
23	INTEREST ARREARS \$ COMMENCING:
24	PENALTY ARREARS <u>\$</u> COMMENCING:
25	OTHER: \$ COMMENCING:
26	

1	
2	OTHER RECOMMENDATIONS REGARDING PAYMENT:
3	
4	
5	
6	
7	
8	ALL PAYMENTS NOT COLLECTED BY INCOME WITHHOLDING SHALL BE MADE BY
9	MONEY ORDER OR CASHIER'S CHECK. ALL SUCH PAYMENTS SHALL CONTAIN
10	THE CASE # 873440000B. ALL SUCH PAYMENTS SHALL BE PAYABLE, AND MUST
11	BE MAILED BY THE DEFENDANT, TO:
12 13	SCaDU P.O. Box 98950
13	Las Vegas, NV 89193-8950
	Effective January 1, 2004, simple interest will accrue on all unpaid child
15	support balances for cases with a Nevada controlling order pursuant to NRS 99.040.
16	Interest assessed by a judgment of the court prior to January 1, 2004, will be
17	enforced.
18	A 10% penalty will be assessed on each unpaid installment, or portion thereof
19	of an obligation to pay support for a child(ren), pursuant to NRS 125B.095.
20	YOU MAY AVOID THESE ADDITIONAL COSTS BY MAKING YOUR CURRENT
21	CHILD SUPPORT PAYMENTS EACH MONTH.
22	E (V) The Obliganchall annuide beauth incomes according for the abild/sep)
23	5. (X) The Obligor shall provide health insurance coverage for the child(ren)
24	when available through Obligor's employer or group policy, and Obligor shall provide
25	all reasonable and necessary assistance to enable the Obligee to obtain the medical
26	

benefits offered by the policy of insurance.

- 6. (X) Pursuant to NRS 125B.080.7, expenses for health care which are not reimbursed through insurance, including expenses for medical, surgical, dental, orthodontic and optical expenses, must be borne equally by both parents in the absence of extraordinary circumstances.
- 7. (X) The Obligor shall notify the Child Support Enforcement 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.
- 8. (X) THIS IS AN INCOME WITHHOLDING ORDER. A mandatory wage withholding shall be initiated against the Obligor'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, execution on real or personal property or interception of Federal Income tax refunds.
- 10. Pursuant to NRS 125B.145, this Order must be reviewed every three years, upon the request of either party, and is subject to modification or review and adjustment as provided by law.
- 11. Unless a stay of this Order is obtained from the District Court, all enforcement procedures, including but not limited to wage withholding, garnishment, liens and the interception of Federal Income tax refunds, will be undertaken upon entry of this Order.

1	
1	12. (V) That said child(ren)'s Birth Certificate be amended by entering the name
2	
3	of Kerin Valerio as the father of said child(ren) and that the Court
4	order the State Registrar of Vital Statistics to prepare an amended Certificate of Birth
5	consistent with this Order.
6	13. Interest upon the amount of the judgment for arrears shall accrue at the
7	rate set by NRS 99,040.
8	Take set by Time set of
9	() Prejudgment interest is awarded from throughat
10	the rate set by NRS 99.040 and based on the Affidavit of Arrears presented in these
11	proceedings.
12	(V) Interest is not ordered based on undue hardship on the Obligor.
13	(v) No attorney's fees are awarded as they have not been requested at this time.
14	
15	IT IS FURTHER RECOMMENDED THAT:
16	
17	- Henring was held
18	- on 4/3/08:
19	
20	5/6 35
21	
22	IT IS SO RECOMMENDED.
23	
24	Dated this April 2rd 2008. Kta O. Fow Con
25	MASTER
26	

1	NOTICE	
2	(v) Objections/appeals to this recommendation are governed in part by NRS	
4	425.3844.	
5	(You have ten (10) days from receipt of this recommendation to file an appeal.	
6	() This recommendation is governed by the "Review and Adjustment" guidelines of	
7	Federal Regulations.	
8	() You have thirty (30) days from receipt of this recommendation to file an appeal.	
9		
10	FAILURE TO FILE AN APPEAL AND SERVE WRITTEN OBJECTIONS TO THIS	
11	RECOMMENDATION WITHIN THE APPROPRIATE TIME LIMITS WILL RESULT IN A	
12	FINAL JUDGMENT ORDERED BY THE DISTRICT COURT AGAINST YOU.	
13	() I hereby waive the ten (10) day period set by NRS 425.3844 for	
14	objections to the Master's Recommendations.	
15	() I hereby waive the thirty (30) day period for objections to the Master's	
16	Recommendations set by applicable federal regulations involving the "Review and	
17	Adjustment" guidelines.	
18	I acknowledge that I have received a copy of the Master's	
ا 9	Recommendations.	
20	Dated	
21	Obligor	
22	Detect 200	
23	Dated, 200 Obligee	
24	This document to which this certificate is attached is a full, true and correct	
25	ector of the original, on file and record in the County Clerks Office, Pischer Newsch	
26	In a stress whereof. I have hereunto set my hand and affixed the Seal of the Seventh Section District Court in and for the County of Lincoln, State of	
27	inevalia, this 15 day of Apr. 1 20 69	
אַכּ	Clerk	

Deputy Clerk