APN# 627128

RECORDING REQUESTED BY:

NATRICIA C. TRICANO, ESQ.

DOC # 0133985

009 03:45 PM

Official Record

Recording requested By THE TRICANO LAW OFFICE

Lincoln County - NV Leslie Boucher - Recorder

Fee: \$19.00 Page 1 of 6 RPTT: Recorded By: AE

Book- 249 Page- 0459



RETURN TO:

NATRICIA C. TRICANO, ESQ.

THE TRICANO LAW OFFICE

601 South 7th Street Las Vegas, Nevada 89101

MARIA ROSARIO ESPINOZA,

Plaintiff,

vs.

ADAM VINCENT LEVY,

Defendant.

CASE NO. 96D202850 (Clark Cty, NV)

DEPT. NO. D

Date of Hearing: April 13, 2009

Time of Hearing: 9:00 a.m.

ORDER REGARDING EVIDENTIARY HEARING

This page added to provide additional information required by NRS 111.312 sections 1-2. (Additional recording fee applies).

This cover page must be typed or printed clearly in black ink only.

FILED

1 ORDR NATRICIA C. TRICANO, ESQ. 2 Nevada Bar No. 9723 THE TRICANO LAW OFFICE 3 601 South 7th Street Las Vegas, Nevada 89101 (702) 476-2000

CLERK OF THE COURT

APR 20 8 49 AM 109

5 Attorney for Plaintiff MARIA ROSARIO ESPINOZA

FAMILY DIVISION, CLARK COUNTY

EIGHTH JUDICIAL DISTRICT COURT FOR THE STATE OF NEVADA

MARIA ROSARIO ESPINOZA,

96D202850 CASE NO.

Plaintiff.

Defendant.

DEPT. NO. G

vs.

7

10

11

12

ADAM VINCENT LEVY,

ORDER REGARDING EVIDENTIARY HEARING

Date of Hearing: April 13, 2009

VINCENT

Time of Hearing: 9:00 P.m.

15

14

16

THE TRICANO LAW OFFICE
601 South 7" Street
Las Vegas, Nevada 89101
(702) 476-2000 - Facsimile (702) 446-5438

17

18

An evidentiary hearing having come on before the Honorable Robert Teuton in Department D in the aforementioned Court on April 13, 2009 at 9:00 a.m., NATRICIA C. TRICANO, ESQ., of the TRICANO LAW OFFICE DISPOSING POPERATING on behalf of Plaintiff MARIA ROSARIO ESPINOZA (herereinafter

- O Converse trop laintiff"), Blackston Plaintiff"), Dimension who was present, and Defendant ADAM LEVY(hereinafter "Defendant") was neither present, nor represented by
- counsel. The Court noted that the hearing was to take place at 9:00
 - a.m. and at 9:50 a.m. the hearing commenced. The Court verified tering through counsel, prior communication of Defendant with the Court Clerk
- and the attempted call by Court to Defendant's cell phone, without
- Competantswer, that Defendant would not be present. The Court found that fendant was duly notified of the hearing; however, he failed to

attend.

12

17

22

1 Counsel presented and the Court admitted Plaintiff's Exhibits 1-176 into the record. Plaintiff Exhibit 1 was the correspondence from 3 Seth Willick that the Court previously requested, which included 4 Willick Calculations as they relate to Child Support Arrears, Child 5 Medical Expense Arrears, and Spousal Support Arrears. Plaintiff's 6 Exhibits 2-175 include all the prior support checks and money orders 7 paid by Defendant, which was properly authenticated by Plaintiff and Plaintiff's Exhibit 176 are Defendant's 8 admitted into evidence. 9 Subpoenaed Citibank Bank Records, which indicates that in 2008, 10 Defendant had deposits in this one account that equaled \$191,540.68, 11 which averaged \$15,961.72 per month.

As such, the Court having reviewed the pleadings and papers on 13 file, being fully advised in the premises; having heard the arguments 14 of counsel and the Parties regarding the arrearages and 15 advantages, in favor of Defendant, built into the arrearage 16 calculation, and good cause appearing therefore.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the total amount 18 of child support arrears, child medical expense arrears and spousal 19 support arrears total \$50,590.21. As such, \$50,590.21 is hereby 20 reduced to judgment and a wage withholding may be utilized to collect 21 this amount.

IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED that due to the 23 history of arrearage and the length of time since this matter was 24 brought to the Court, Defendant is ordered to pay Plaintiff's 25 [attorney's fees in the amount of \$5,000.00, which the Court determined] 26 was a reasonable amount of fees based upon the circumstances. As such, 27 attorney's fees and costs in the amount of \$5,000.00 is reduced to 28 judgment and a wage withholding may be utilized to collect upon this

1 lamount.

2

IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED that Defendant 3 is ordered to reimburse Plaintiff for one-half of her payment of the 4 April 7, 2009 Willick Calculations, which cost her \$300.00. As such, Defendant is ordered to pay Plaintiff \$150.00, which amount is hereby reduced to judgment and a wage withholding may be utilized to collect 7 upon this amount.

IT IS SO ORDERED.

DATED this 16 day of

2009.

COURT

10 11

8

9

12

13

15

16

17

18

20

21

22

23

24

25

26

27

28

14 Submitted by: The Tricano Law Office

> TRICANO, NATRICA C.

Nevada Bar No. 9723

601 South 7th Street

Las Vegas, Nevada 89101

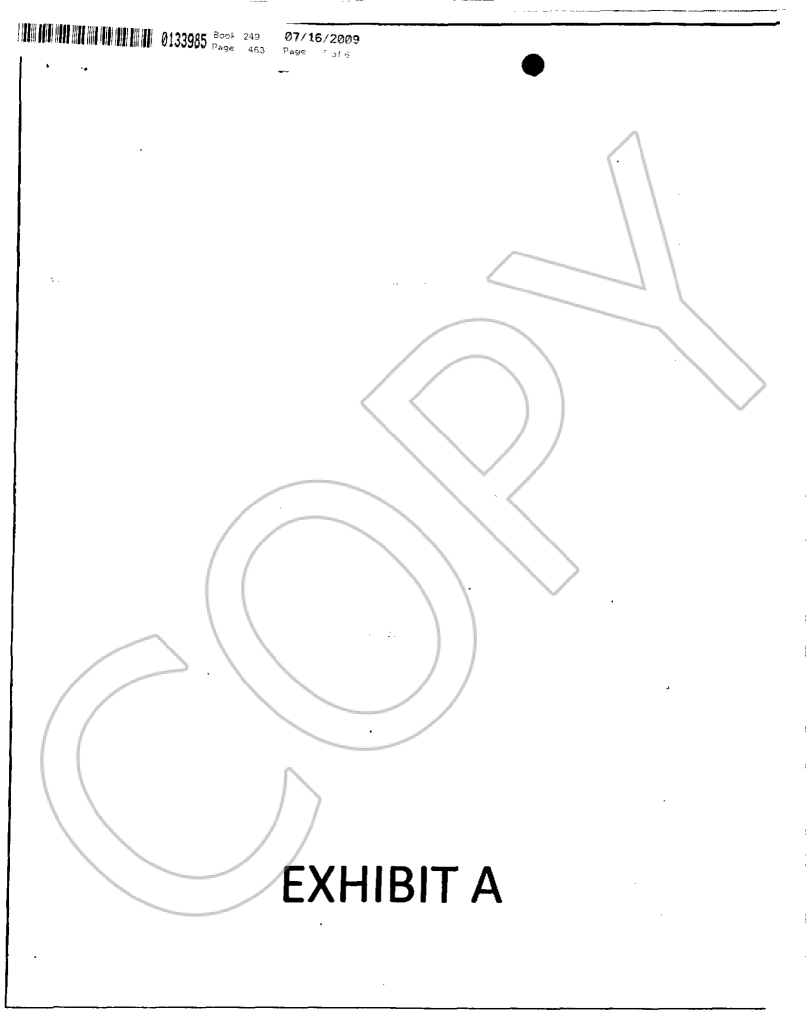
(702) 476-2000

Attorneys for Plaintiff

CLERK OF THE COURT

TRUE AND CORRECT

THE TRICANO LAW OFFICE
601 South 7" Street
Las Vegas, Newada 89101
(702) 476-2000 - Facsimile (702) 446-5436



Page 6016

Natricia Tricano

From:

A-1. Answering. Service-702-735-1421@diablo.switch2switch.com

Sent:

Saturday, April 11, 2009 9:24 AM

To:

Attorney@diablo.switch2switch.com; Natricia@diablo.switch2switch.com;

Tricano@diablo.switch2switch.com

Subject:

Your messages from your Virtual Receptionist

Sat 11-Apr-09 09:23a

For:Ms. Tricano From:Adam Levy Company Name:n/a Tel. #:702-204-4077

Re:Court on Monday 4/13, my travel plans has been cancelled and I will be in court Monday 4/13 in the morning.

Message History Account: 634 Taken: Sat 11-Apr-2009 9:22a VC

Serial#: 1

This transmission is Personal & Confidential