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Official Record

Recording requested By STATE OF NEVADA CHILD SUPPORT ENFOR

Lincoln County - NV Leslie Boucher - Recorder

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RECORDING REQUESTED BY AND RETURN TO:

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

ORDER AFFIRMING AND ADOPTING HEARING MASTER'S FINDINGS AND RECOMMENDATIONS

*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. CV-0425011

DEPT. NO.

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SEVENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

SERVICES and

DIVISION OF WELFARE AND SUPPORTIVE

LINDA ELAINE BUTLER,

Obligee,

ORDER AFFIRMING AND ADOPTING CHILD SUPPORT HEARING MASTER'S FINDINGS AND RECOMMENDATIONS

vs.

W ...

MICHAEL RHETT BUTLER,

Obligor.

Affirmation Pursuant to NRS 239B.030

SSN Does Appear

SSN Does Not Appear

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The Court, having reviewed the Master's Recommendation prepared by the Child Support Hearing Master on May 16, 2011, and,

IN AND FOR THE COUNTY OF LINCOLN

- (x) No timely objection having been filed hereto.
- () The Court, having received the objection(s) thereto, as well as any other papers, testimony and argument related thereto, and good cause appearing.

IT IS HEREBY ORDERED that the Master's Findings and Recommendations are affirmed and adopted.

18 IT IS THEREFORE ORDERED AS FOLLOWS:

(x) The Obligor is the parent of the following children:

<u>NAME</u>

D.O.B.

Jack Patrick Butler Sarah Meredith Butler December 21, 1999 January 8, 1998

Samuel Rhett Butler

February 1, 1996

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A Judgment is entered against Obligor for child support arrears in the amount of \$964.80 from June 1, 2008 through February 28, 2011. This shall be paid at \$40.00 a month starting March 1, 2011 until paid in full. A Judgment is entered against Obligor for interest on child support arrears in the amount of \$6.99 from June 1, 2008 through February 28, 2011. A Judgment is entered against Obligor for penalties on child support arrears in the amount of \$33.24 from June 1, 2008 through February 28, 2011.

The Obligor shall pay \$445.15 per month in ongoing child support beginning March 1, 2011 and on the same day each month thereafter until further order of this Court. The Obligor shall pay \$76.75 per month in ongoing medical cash support beginning March 1, 2011 and on the same day each month thereafter until further order of this

1 Court. The medical cash support order shall cease upon confirmation that the Obligor has enrolled the child in health insurance coverage. 2 All payments MUST be in the form of a cashier's check or money order ONLY. Effective 3 August 1, 2000, all child support payments must be payable to State Collection and Disbursement Unit (SCaDU) and mailed to: SCaDU, P.O. Box 98950, Las Vegas, NV 89193-4 8950. 5 NOTICE: NO CREDIT WILL BE GIVEN FOR PAYMENTS PAID DIRECTLY TO THE OBLIGEE OR THE CHILDREN. 6 Additionally, the Obligor MUST place his/her social security number on each payment. 7 Effective January 1, 2004, simple interest will accrue on all unpaid child support balances for 8 cases with a Nevada controlling order pursuant to NRS 99.040. Interest assessed by a judgment of the court prior to January 1, 2004 will be enforced. A 10% penalty will be assessed on each unpaid installment, or portion thereof, of an obligation 10 to pay support for a child, pursuant to NRS 125B.095. If you pay your child support through income withholding and your full obligation is not met 11 by the amount withheld by your employer, you are responsible to pay the difference between 12 your court ordered obligation and the amount withheld by your employer directly to the state disbursement unit. If you fail to do so you will be subject to the assessment of penalties and interest. 13 YOU MAY AVOID THESE ADDITIONAL COSTS BY MAKING YOUR CURRENT CHILD 14 SUPPORT PAYMENTS EACH MONTH. 15 The Obligor shall provide health insurance, including medical, dental, orthodontic and 4. (x)ophthalmological coverage for the children if available through his employment at a 16 reasonable cost, including any group health plan(s) under ERISA, from the date of this order on and until said children are no longer eligible for said coverage, and both 17 parties shall cooperate and provide assistance in obtaining payment for health care 18 services. You are required to notify the Child Support Enforcement Office when health insurance coverage is available or has been terminated. 19 (x)5. The Obligor shall pay health care expenses, including medical, dental, orthodontic, 20 and ophthalmological services for the children as follows: one half of all costs not covered by insurance, upon being provided by Obligee with adequate 21 documentation/billing regarding said expenses and any EOB or other insurance payment documentation. 22 The Obligor shall notify the State Child Support Office or the District Attorney's 6. (x)Child Support Office of any change of addressor employment within ten (10) days. 23 24 7. A wage/income withholding shall be issued starting immediately. Pursuant to NRS 125B.145 this Order may be reviewed every three (3) years and is subject 25 to future modifications. 26 9 Unless a stay of this Order is obtained from District Court, all enforcement procedures including, but not limited to wage withholding, garnishment, liens and the attachment of 27 federal income tax returns will be undertaken upon entry of this Order. 28

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