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

DEFAULT JUDGMENT OF PATERNITY AND CHILD SUPPORT AND ORDER

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CASE NO. CV-0727012 DEPARTMENT NO.

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

DIVISION OF WELFARE AND SUPPORTIVE SERVICES and LISA MARIE JACKSON,

Obligee

VS.

FLOYD JACKSON, JR.,

Obligor

DEFAULT JUDGMENT OF PATERNITY AND CHILD SUPPORT AND ORDER

S256 Stops Not Appear

S256 Stops Not Appear

S256 Stops Not Appear

The Court Master having found that the Obligor was properly served on 06/15/2012 and having found that the Obligor has failed to respond as required by law, finds as follows:

- (X) The default of Obligor is hereby entered and ordered.
- 2. (X) The custodian of the following children has named the Obligor as the father of said children:

NAME DOB

KIANNA BRIANN JACKSON 04/05/1997

KRISTAL DENINA JACKSON 03/14/1999

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1	3.	(X)	Child support for two (2) children under NRS 125B.070 and NRS 125B.080		
2			is set at 25% of the Obligor's gross monthly income. Based on Obligor's		
3			gross monthly income of \$2,354.99, 25% calculates to \$588.75. The		
4			presumptive maximum amount is \$630.00 per child, based on Obligor's		
5 6			income. The mandatory minimum child support is \$100 per child, per month.		
7			Ongoing child support should be set at \$588.75 per month, which may		
8			include a deviation for medical insurance under NRS 125B.080.		
9					
10	4.	(X)	The Obligor owes \$2,943.75 representing child support arrears from		
11			03/01/2012 through 07/31/2012 and \$75.00 is a reasonable monthly payment		
12			on those arrears.		
13	5.	(X)	Obligee will maintain health insurance coverage on the above named		
14			children. The Obligor will be required to pay medical cash support in an		
15			amount not to exceed 5% of Obligor's gross monthly income. Based on		
16			Obligor's gross monthly income of \$2,354.99, 5% calculates to \$117.75.		
17 18		\	Medical cash should be set at \$117.75.		
19			Medical cash should be set at \$117.75.		
20	THEREFORE, IT IS HEREBY ORDERED THAT:				
21	1.	(X)	The default of the Obligor is hereby entered and ordered.		
22		()()			
23	2.	(X)	The Obligor is the parent of:		

<u>DOB</u> KIANNA BRIANN JACKSON 04/05/1997 KRISTAL DENINA JACKSON 03/14/1999

1 3. (X)Obligor will pay \$588.75 per month as child support beginning 08/01/2012. 2 3 4. (**X**) A Judgment is entered against the Obligor for child support arrears in the 4 amount of \$2,943.75 from 03/01/2012 through 07/31/2012, and the Obligor 5 will pay \$75.00 per month to retire the Judgment beginning 08/01/2012. 6 7 All payments MUST be in the form of a cashier's check or money order ONLY. 8 Effective August 1, 2000, all child support payments must be payable to State 9 Collection and Disbursement Unit (SCaDU) and mailed to: SCaDU, P.O. Box 98950, 10 Las Vegas, NV 89193-8950. 11 NOTICE: NO CREDIT WILL BE GIVEN FOR PAYMENTS PAID DIRECTLY TO 12 THE OBLIGEE OR THE CHILDREN. 13 Additionally, the Obligor MUST place his/her case #185472000A on each payment. 14 Effective January 1, 2004, simple interest will accrue on all unpaid child support 15 balances for cases with a Nevada controlling order pursuant to NRS 99,040. Interest 16 assessed by a judgment of the court prior to January 1, 2004 will be enforced. 17 A 10% penalty will be assessed on each unpaid installment, or portion thereof, of an 18 obligation to pay support for a child, pursuant to NRS 125B095. 19 If you pay your child support through income withholding and your full obligation is 20 not met by the amount withheld by your employer, you are responsible to pay the 21 difference between your court ordered obligation and the amount withheld by your 22 employer directly to the state disbursement unit. If you fail to do so you will be 23 subject to the assessment of penalties and interest. 24 YOU MAY AVOID THESE ADDITIONAL COSTS BY MAKING YOUR CURRENT CHILD 25 SUPORT PAYMENTS EACH MONTH. 26

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- (X) The Obligee shall provide health insurance, including medical, dental, orthodontic, and ophthalmological coverage for the children under a plan of insurance that is reasonable in cost and accessible, including without limitation, a payment of any premium, copayment or deductible and the payment of medical expenses from the date of this order on and until said children are no longer eligible for said coverage, and both parties shall cooperate and provide assistance in obtaining payment for health care services. The Obligor shall be required to pay medical cash support in the amount of \$117.75 per month.
- 6. (X) The Obligor shall pay health care expenses, including medical, dental, orthodontic, and ophthalmological services for the children as follows: one half of all costs not covered by insurance, upon being provided by Obligee with adequate documentation/billing regarding said expenses and any EOB or other insurance payment documentation.
- 7. (X) The Obligor shall notify the State Child Support Office or the District

 Attorney's Child Support Office of any change of address or employment within ten (10) days.
- 8. (X) A wage/income withholding shall be issued starting immediately.
- 9. Pursuant to NRS 125B.145 this Order may be reviewed every three (3) years and is subject to future modifications.

- 10. 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 federal income tax returns will be undertaken upon entry of this Order.
- 11. The State of Nevada has the right to recover outstanding medical costs which have not yet been determined.
- 12. If any determination of paternity in this Order is at variance with the Children's birth certificate issued in this state, a new birth certificate is to be issued pursuant to NRS 440.325.

IT IS SO ORDERED.

DATED: August 10, 2012

DISTRICT JUDGÉ

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Mary Blake
Deputy Cook