FILED

NO. ....

Case No. 16530

Dept. 1

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BARBARN HIED CLERK

BY D. DALEY DEFUTY

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF DOUGLAS

LISA MARIE JOHNSON,

Plaintiff,

vs.

BEN DOYLE AGEE,

Defendant.

JUDGMENT AND ORDER

The above-entitled matter having come before this Court on an Application for Default Judgment on the 13th day of October, 1987, present in Court Robert F. Balkenbush, Deputy District Attorney, Douglas County, Nevada, representing the plaintiff, and defendant not appearing, nor legal counsel on his behalf,

The Court finds, concludes and orders as follows:

## FINDINGS OF FACT

1. That the defendant was married to the plaintiff on or about August 12, 1977, and one minor child is the issue of said marriage, namely BENJAMIN DANIEL AGEE, born April 6, 1979.

Presently, said minor child resides with and is in the care of the plaintiff.

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- 2. By decree of divorce entered in the Superior Court of the State of California, County of Orange, on or about June 30, 1981, defendant has been ordered to pay to plaintiff, for the support, care and maintenance of said minor child, the sum \$200.00 per month as and for child support.
- 3. That since July 1, 1981, defendant has failed to provide reasonable support for said minor child, having paid \$0.00 as child support. Child support arrears have accrued during the period July 1, 1981, to October 31, 1985, in the amount of \$10,400.00.
- 4. That the defendant was personally served in Douglas County, Nevada, with a copy of the summons and complaint in the above-entitled matter on June 3, 1987.
- 5. That defendant failed to answer or otherwise defend against plaintiff's complaint. A default was entered by the Court Clerk against defendant on September 11, 1987.
- 6. That any finding of fact hereinabove stated which upon review is held to be a conclusion of law is hereby adopted as such.

## CONCLUSIONS OF LAW

- 1. That this Court has jurisdiction both of the subject matter and the defendant.
- 2. That defendant owes a duty of support to his minor child BENJAMIN DANIEL AGEE, born April 6, 1979.

3. Any conclusion of law above-stated which is held upon review to be a finding of fact is hereby adopted as such.

## ORDER

- 1. That defendant shall pay the sum of TWO HUNDRED DOLLARS (\$200.00) per month as and for the support of his minor child BENJAMIN DANIEL AGEE, born April 6, 1979. The first TWO HUNDRED DOLLARS (\$200.00) payment is to be made on October 25, 1987, and continuing on the 25th day of each month thereafter until said minor child is emancipated or until further order of this Court.
- 2. That plaintiff shall have and recover as a judgment against the defendant the amount of \$10,400.00, as and for child support arrears for the period July 1, 1981, to October 31, 1985.
- 3. That defendant shall pay the additional monthly sum, over and above ongoing child support, of \$50.00, to be applied as payment on child support arrears. That the initial payment shall be due on October 25, 1987, and subsequent payments shall be due on the 25th day of each month thereafter until the \$10,400.00 arrearage is retired or satisfied of further order of this Court.
- 4. That defendant's monthly ongoing child support payment and monthly payment on child support arrears shall be combined into a single monthly payment.
- 5. That said monthly payments shall be made by defendant in either in the form of a cashier's check, certified

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check, or money order or in cash. If the payment is in the form of cash, it must be delivered to the Douglas County Clerk at her office in Minden, Nevada. If the payment is in the form of a cashier's check, certified check, or money order, it must be made payable to the DOUGLAS COUNTY CLERK and be either mailed to the Douglas County Clerk at Post Office Box 218, Minden, Nevada 89423, or delivered to said County Clerk at her office in Minden, Nevada. The Douglas County Clerk shall transmit said payments to the PROBATION OFFICER, P.O. Box 833, Riverside, California 92502.

- Defendant is hereby advised that if his ongoing 6. child support payments or payments toward child support arrears become 30 days delinquent a-wage withholding could be initiated pursuant to NRS Chapter 31A.
- That Defendant shall pay fifty percent of all expenses health care for BENJAMIN DANIEL AGEE, born April 6, 1979, during the child's minority, which are not reimbursed by insurance. These expenses include, but are not limited to, expenses for medical, surgical, dental, orthodontic and optical care.

15 day of October DATED this

> DAVID R. DISTRICT JUDGE

## CENTURES COPY

The document to which this cortificate is ottached is c full, true and correct copy of the original on file and of resord in my office. SEAC

DATE:

Clerk of the Judicial District Court

and for the County of Douglas.

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