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BYD. DALEY DEFUTY

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS

COUNTY OF SANTA CLARA, STATE OF CALIFORNIA,

Case No. 18257

Dept. 2

Plaintiff,

vs.

ORDER/JUDGMENT

RALPH MATTHEW CASTELLANOS, ...

Defendant.

A stipulation by and between the parties having been filed with this Court in relation to the above-entitled matter, the court having reviewed said stipulation and all other pleadings and documents on file with the clerk of this Court, the parties having agreed to the entry of this order and judgment by their stipulation, and good cause appearing;

> This Court finds, concludes, and orders as follows: FINDINGS OF FACT

Defendant is the father of CHRISTINA CASTELLANOS, born February 20, 1974, and NATHAN CASTELLANOS, born April 20, 1978.

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- On or about March 21, 1979, the Superior Court of California, Santa Clara County, entered an order awarding judgment to the County of Santa Clara in the sum of \$5,210.77 for reimbursement of public assistance monies provided for the support of defendant's two minor children, herein previously mentioned, and ordering defendant to pay attorney fees in the amount of \$75.00 to the Santa Clara County District Attorney's Family Support Division.
- The County of Santa Clara, California, provided additional public assistance monies for the support of defendant's two minor children, CHRISTINA CASTELLANOS and NATHAN CASTELLANOS in the sum of \$2,703.66, during the periods February 1981 to May 1981 and October 1981 to February 1982, which when added to \$5,210.77 reduced to judgment on March 21, 1979, equals a total sum of \$7,989.43. Defendant and plaintiff are informed and believe that as of September 24, 1987, the amount of public assistance monies which remain unreimbursed is \$7,835.43, defendant having been given credit for payments made by him in the amount of \$154.00.
- Defendant agrees to pay \$50.00 per month toward satisfaction of the amount of public assistance monies which remain unreimbursed as of September 24, 1987, namely \$7,835.43.
- 5. Every finding of fact hereinabove which is held upon review to be a conclusion of law is hereby adopted as such.

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## CONCLUSIONS OF LAW

- 1. This Court has jurisdiction of the subject matter and the defendant.
- 2. Defendant must reimburse plaintiff the COUNTY OF SANTA CLARA, California, for the \$7,835.43 paid out as public assistance.
- 3. Every conclusion of law here and above which upon review is held to be a finding of fact is hereby adopted as such.

## ORDER AND JUDGMENT

- 1. Plaintiff shall have and recover judgment in the amount of \$7,835.43, which sum represents public assistance provided by plaintiff for the support of defendant's minor children CHRISTINE CASTELLANOS and NATHAN CASTELLANOS through February, 1982.
- 2. Defendant shall pay \$50.00 per month toward satisfaction of the amount of public assistance monies which remain unreimbursed as of September 24, 1987, namely \$7,835.43. The initial payment shall be due on October 15, 1987, and continuing due on the 15th day of each month thereafter until the \$7,835.43 has been paid in full or further order of the court, as reimbursement for the \$7,835.43 paid out as public assistance by the COUNTY OF SANTA CLARA, California.
- 3. The child support reimbursement payments to be made by defendant to plaintiff COUNTY OF SANTA CLARA must be in the form of a cashier's check, certified 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, Defendant understands that 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 FAMILY SUPPORT TRUSTEE, DA#CAS56143, SANTA CLARA COUNTY, P.O. Box 1870, San Jose, CA 95115.

4. An income or wage withholding may be sought by the plaintiff if the defendant becomes thirty days or more delinquent in making his reimbursement payments to plaintiff COUNTY OF SANTA CLARA.

DATED this State day of

, 1987.

NORMAN C. ROBISON DISTRICT JUDGE

## CERTIFIED GERY

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DATE: Cherk of the GH Judicial District Court of the Sterie of Nevada, in and for the County of Douglas.

By Del

DOUGLAS COUNTY - DA
IN OFFICIAL DECORDS OF
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SUZAHNE BEAUDREAU RECORDER

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