,			
1	NO		
2	Case No. 96-UR-0088 '96 AUG 26 P3:05		
	Dept. I '96 AUG ZO		
3	BARBARA REED 3 1996		
4	AUG A of AUG A		
5	BYD DALEY DE PULL I DOUGLAS COURT CLERK		
3	DISTRICT COOM		
6	IN THE NINTH HUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
7	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
	IN AND FOR THE COUNTY OF DOUGLAS		
8	NEVADA STATE WELFARE DIVISION		
9	and MARY L. RITTER,		
40	Distantise		
10	Plaintiff,		
11	VS. ORDER AFTER		
12	GARY A. RITTER,		
13	Defendant.		
14			
15	The Court has reviewed the stipulation entered into by		
15	The Court has reviewed the stipulation entered into 2;		
16	the parties on the 23 Pday of Mugust, 1996, and good		
17	cause appearing,		
18	IT IS HEREBY ORDERED that the terms of the stipulation		
19	are approved and adopted by the Court and Judgment is entered		
50			
20	accordingly.		
21	DATED:, 1996.		
22			
23	Janet A Grandh		
24			
05	The document to which this certificate is attached is a		
25	record in my office.		
26	2/ 190/		
27	DATE: Col the 9th Judicial District Court		
	of the State of Nevaca, in and for the County of Douglas,		
28	By Deputy		
	395817		
	BK0996PG0527		

FILED MO .-'96 AUG 23 P2:17 BARBARA REED n DALEY DOUGLAS COUNTY DISTRICT COURT CLERK

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

NEVADA STATE WELFARE DIVISION and MARY L. RITTER,

Plaintiff.

vs.

Case No. 96-UR-0088

STIPULATION

GARY A. RITTER,

Defendant.

14

15

16

17

13

1

2

3

4

5

6

8

9

10

11

12

Dept.

COMES NOW, Plaintiff MARY L RITTER, by and through her attorney GARY L. KENDRICK, DEPUTY DISTRICT ATTORNEY, and Defendant, GARY ANDREW RITTER, who hereby agree and stipulate as follows:

19

20

21

22

23

24

18

That in a Decree of Divorce filed June 18, 1996, in the Ninth Judicial District Court of the State of Nevada, In and For Douglas County, Defendant was ordered to pay the sum of 25% of his monthly gross income per month as ongoing support of his minor children, BRITTANI RITTER Born: 05/08/88; and JEREMY RITTER Born: 10/27/89.

26

25

2. That Defendant was current in his child support obligation through and including September 1995.

27

28

- 3. That Defendant owes \$4,129.10 in child support arrearages for the period October 1995 through and including July 30, 1996.
- 4. That Defendant is currently unemployed, however, that based upon Defendant's ability to earn at least \$1,553.00 per month working as a heavy equipment operator, Defendant's ongoing monthly support based upon 25% of his gross monthly income is \$388.00.
- 5. That the Defendant shall pay \$388.00 per month as ongoing support, plus \$38.00 per month toward satisfaction of child support arrears for a total of \$426.00 per month. That Defendant's first \$426.00 monthly payment shall be due on August 1, 1996, and continue due on the first day of each and every month thereafter until further order of this court.
- 6. Defendant and Plaintiff hereby waive the immediate wage withholding requirement. Defendant understands that a wage withholding will be initiated by the District Attorney's Office without further notice if Defendant becomes 30 days delinquent in his child support obligation.
- 7. Defendant understands that, all child support payments to be made by him to Plaintiff must be in the form of a cashier's check, certified check, or money order, or in cash.

 The Defendant further understands that 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, with the notation Case No. 960130 (GARY ANDREW RITTER), 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.

- 8. That the Defendant shall provide medical insurance coverage for his minor children if available through employment or other group policy.
- 9. Defendant agrees that he shall notify the Douglas County District Attorney's Office in writing within 10 days of any change in Defendant's mailing address, home address, or employment.
- 10. Defendant understands that this support order may be reviewed every three years at the request of either party in accordance with NRS 125B.145.
- 11. Defendant understands that failure to pay his support as required by the order entered in accordance with this stipulation will subject him to possible contempt of court with a penalty of 25 days in jail.

12. That this case is set for hearing before the Hearing Master on Friday, December 6, 1996, at 1:00 pm, for a review of Defendant's earnings and possible adjustment of child support obligation. Defendant is advised that his failure to appear at the hearing may result in a default order being entered against him.

	Λ ·	
DATED:	Sugar 12.	1996.

U

DEPUTY DISTRICT ATTORNEY
Post Office Box 1240

Minden, NV 89423

Attorney for Plaintiff

GARY ANDREW RITTER

PO BOX 458

GARDNERVILLE, NV 89410

Defendant

MARY L. RITTER 3760 ANDESITE

WELLINGTON, NV 89444

Plaintiff



CERTIFIED COPY

The document to which this certificate is attached is a full, true and correct copy of the original on file and of record in my office.

of the 9th Judicial District Court fr and for the County of Douglas,

By.

Deputy

395817 BK0996PG0532

REQUESTED 8Y DOUGLAS COUNTY
IN OFFICIAL RECORDS OF
OOLIGLAS CO., NEVADA

'96 SEP -5 P4:31

LINDA SLATER RECORDER PAID & DEPUTY