Case No. 95-UR-0066
Dept. II

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF DOUGLAS

DONETTA BANKS,

Plaintiff,

vs.

AFIDAVIT OF RECORDATION

ANTHONY J. NARDONE,

Defendant.

STATE OF NEVADA) :) ss.
COUNTY OF DOUGLAS)

I, Cheryl J. Abrams, hereby swear and affirm under penalty of perjury that the following assertions are true:

- That affiant is, and at all times mentioned herein was, a citizen of the State of Nevada, over the age of twenty-one years, and an employee of the Douglas County District Attorney's Office managing Case #95-UR-0066.
- 2. That this affidavit and judgment is being filed pursuant to NRS 17.150 and when so recorded shall become a lien upon all the real property of the judgment debtor.

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FILED Case No. 95-UR-0066 RECEIVED Dept. II MAY 27 A11:14 UUGLAS COUNT CI STRICT COURT CI BARBARA REED

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

DEPUTY

PETITIONER OBLIGEE,

DONETTA BANKS, l6006 03/09/52

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VS

RESPONDENT OBLIGOR,

ANTHONY J. NARDONE,

Driver's License #: NV

ORDER AND JUDGMENT CONFIRMING MASTER'S FINDINGS AND RECOMMENDATIONS FOR SUPPORT

THIS MATTER having regularly come for hearing before 8 day of ///40 the Master on the 1998; the Petitioner/Obligee being () present not present; and the Respondent/Obligor being duly served and (present present, and represented by NO NE ; and (heral of the Douglas County District Attorney's Office appearing and representing the State of Nevada's interest in the support and welfare of the child(ren) pursuant to law. After hearing all of the evidence and being fully advised in the premises, the Master makes the following findings and recommendations:

FINDINGS OF FACT AND CONCLUSIONS OF LAW
1. (The Court has jurisdiction of the parties and of
the subject matter of this case.
2. () The Respondent/Obligor is the parent of:
ANTHONY J. NARDONE, JR., born: 08/12/71, 5401
3. (The Respondent/Obligor has a duty to support the
above-named children;
4. (The Respondent/Obligor owes support arrears to
the Petitioner/Obligee in the amount of $\frac{3899.04}{2}$ from
MM chat through 5/8, 1998?
$^{ m V}$ 5. () The Respondent/Obligor's Gross Monthly Income is
\$and% of that amount is \$
6. () The Respondent/Obligor's child support obligation
pursuant to NRS 125B.070, NRS 125B.080, or Existing Order is
\$ per month;
7. () The amount of the child support obligation
determined by the Master deviates from the NRS 125B.070
percentage formula on the following grounds:
8. () This modifies the previously filed or registered
Order in Case No, entered on the day of
, 19, in the State of, County of
, Court,
IT IS FURTHER FOUND THAT: The Mild is

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IT IS HEREBI RECOMMENDED THAT:
1. (A judgment of support arrears is entered in favor
of the Petitioner/Obligee and against the Respondent/Obligor in
the amount of \$ 3899.64 from NW chood through 5/8,
199% and the Respondent/Obligor is to pay \$_150 per month
beginning MMM, 1998 and also continuing each
and every month thereafter until paid in full.
2. () The Respondent/Obligor shall pay \$ per
month as and for ongoing child support, beginning, 1998.
3. (The Respondent/Obligor shall pay a total of
\$_160 per month as follows:
CHILD SUPPORT: Commencing
ARREARS: 190 - Commencing 9/98
SPOUSAL SUPPORT: Commencing
OTHER: Commencing
OTHER RECOMMENDATIONS REGARDING PAYMENT: ALL PAYMENTS NOT
COLLECTED BY INCOME WITHHOLDING SHALL BE MADE BY MONEY ORDER OR
CASHIER'S CHECK. ALL SUCH PAYMENTS SHALL CONTAIN Case No.
GEOISE (ANTHONY I NARDONE) ALL SLICH PAYMENTS SHALL RE

PAYABLE, AND MUST BE DELIVERED BY THE RESPONDENT/OBLIGOR TO:

DOUGLAS COUNTY CLERK LAW AND JUDICIAL CENTER 1625 8th STREET P.O. BOX 218 MINDEN, NV

) The Respondent/Obligor is not required to provide health insurance coverage at this time because the Petitioner/ Obligee has not requested___/has specifically waived____ medical enforcement services in this case.

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- 6. () Pursuant to NRS 125B.080.7, expenses for health care which are not reimbursed through insurance, including expenses for medical, surgical, dental, orthodontic and optical expenses, must be borne equally by both parents in the absence of extraordinary circumstances.
- 7. (The Respondent/Obligor shall notify the Douglas County District Attorney's Office, Child Support Division, at 782-9881, of any change of address, employment or change in the availability of health insurance coverage within ten (10) days of such change.
- 8. (THIS IS AN INCOME WITHHOLDING ORDER. A mandatory wage withholding shall be initiated against the Respondent/Obligor's wages or commissions. This does not preclude the use of other means to collect any arrears or enforce this order, including garnishment, liens, attachments, execution on real or personal property or interception of Federal Income tax refunds.

9.) GOO	D C	AUSE	BEING	FOUND	BY	THE	COURT:	
		•	~	/						

said wage withholding shall be postponed until such time as the Respondent/Obligor becomes (30) days delinquent in payment. NO CREDIT WILL BE GIVEN FOR PAYMENTS NOT MADE BY WAGE/INCOME

1	20. (XX) In accordance with 125B.055, Plaintiff and
2	Defendant shall file with the Court and with the District
3	Attorney's Office their social security number, residential and
4	mailing addresses, telephone number, driver's license number,
5	and the name, address and telephone number of their employer.
6	IT IS FURTHER RECOMMENDED THAT:
7	Should wage withholding not be timely done
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9	of his obligation
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11	IT IS SO RECOMMENDED.
12	in 62
13	Dated this Mry 8, 1998. MASTER
14	NOTICE
15	Objections/appeals to this recommendation are governed in
16	part by NRS 425.3844. You have ten (10) days from receipt of
17	this recommendation to file an appeal.
18	If this recommendation is governed by the "Review and
19	Adjustment" guidelines of Federal Regulations. You have thirty
20	(30) days from receipt of this recommendation to file an appeal.
21	FAILURE TO FILE AN APPEAL AND SERVE WRITTEN OBJECTIONS TO
22	THIS RECOMMENDATION WITHIN THE APPROPRIATE TIME LIMITS WILL
23	RESULT IN A FINAL JUDGMENT ORDERED BY THE DISTRICT COURT AGAINST
24	YOU.
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26	I acknowledge that I have received a copy of the Master's
27	recommendations. Date: 5-8-98 Signature:
28	0441147
	6 PKUE 98 PCUE EE

ORDER

THE COURT HAVING REVIEWED THE PLEADINGS AND PAPERS ON FILE AND THE MASTER'S RECOMMENDATIONS, AND NO TIMELY OBJECTIONS HAVING BEEN FILED,

IT IS HEREBY ORDERED: that the Master's Recommendations be and hereby are affirmed and adopted by the Court and Judgment is entered accordingly.

DATED:

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Mutal P. Thing

DISTRICT COURT JUDGE

PA E-MIL 8

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.

DATE: of the 9th Judicial District Court

By

finand for the County of Douglas,

Deputy 0 4 4 1 1 4 7

LINDA SLATER RECORDER

JUN -3 A9:30