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DC/DISTRICT ATTORNEY

Douglas County - NV Werner Christen - Recorder

Page: 1 Of 10 Fee: BK-0806 PG- 4848 RPTT:

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Order & Judgement Confirming Master's Recommendations for Support
(Title of Document)

This page added to provide additional information required by NRS 111.312 Sections 1-2. (Additional recording fee applies)

This cover page must be typed or legibly hand printed.

C'be does Cover page for recording

1	Case No. 99-UR-0033
2	Dopte ii
3	JUN 1 5 2006
4	DOUGLAS COUNTY OSTRICT COURT (LERV K. WILFERT
5	WOUNT COURT CLERY K. WILFERT
6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF DOUGLAS
8	
9	KIM SUE SCOTT,
10	Plaintiff,
11	VS.
12	VIRGLE LEE SCOTT JR.,
13	Defendant.
14	
15	
16	ORDER AND JUDGMENT CONFIRMING MASTER'S FINDINGS AND
17	RECOMMENDATIONS FOR SUPPORT
18	THIS MATTER having regularly come for hearing before the Master on the 12 TH day
19	of May, 2006; the Plaintiff being () not present; and the Defendant being
20	duly served and (Opresent () not present, and represented by
21	and Evan Beavers, Deputy District Attorney, of the Douglas County District
22	Attorney's Office appearing and representing the State of Nevada's interest in the support
23	and welfare of the child(ren) pursuant to law. After hearing all of the evidence and being
24	fully advised in the premises, the Master makes the following findings and
25	recommendations:
26	FINDINGS OF FACT AND CONCLUSIONS OF LAW
27	1. The Court has jurisdiction of the parties and of the subject matter of this
28	case.

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6	9. ($oldsymbol{arrho}$ This modifies the previously filed or registered Order in Case No.
7	, entered on the 16 day of Sept. 199 , in the State
8	of NU, County of Dougles.
9	IT IS FURTHER FOUND THAT:
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14	IT IS HEREBY RECOMMENDED THAT:
15	1a. (⊅) Judgment for child support arrears should enter in favor of the Plaintiff
16	and against the Defendant in the amount of $\frac{13}{13}$, $\frac{41}{15}$, from $\frac{9/99}{13}$ through
17	$\frac{47000}{}$, and the Defendant shall pay \$ 75. per month beginning
18	6 1, 2006, and continuing each and every month thereafter until paid in full.
19	Additionally, judgment for interest in the amount of \$ $\frac{4000.98}{1000}$ which accrued on
20	unadjudicated child support arrears during the period from 9/99 through
21	$\frac{4/30/06}{}$ should enter in favor of the Plaintiff and against the Defendant.
22	1b. (%) Judgment for health insurance premium arrears (medical cash) should
23	enter in favor of the Plaintiff and against the Defendant in the amount of \$
24	from $9/99$ through $4/70/06$, and the Defendant shall pay $5.75.$ per month beginning $6/1$, 2006, and continuing each and every
25	\$_ <u>75.</u> per month beginning 6/1, 2006, and continuing each and every
26	month thereafter until paid in full. Additionally, judgment for interest in the amount of
27	\$ 206.87 which accrued on unadjudicated health insurance premium arrears
28	(medical cash) during the period from $\frac{9/99}{4}$ through $\frac{4/30/0}{5}$
	masord(03-29-2000) - 3 -

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1	should enter in favor of the Plaintiff and against the Defendant.							
2	1c. () Judgment for spousal support arrears should enter in favor of the Plaintiff							
3	and against the Defendant in the amount of \$, fromthrough							
4	per month beginning							
5	, 2006, and continuing each and every month thereafter until paid in full.							
6	Additionally, judgment for interest in the amount of \$ which accrued on							
7	unadjudicated spousal support arrears during the period from							
8	throughshould enter in favor of the Plaintiff and against the Defendant.							
9	2a. The Defendant shall pay \$ 250 per month as and for ongoing							
0	child support, beginning, 2006.							
.1	2b . (<i>P</i>) The Defendant shall pay \$ 44. — per month as and for ongoing							
.2	health insurance premium reimbursement (medical cash), beginning(//,							
3	2006. The District Attorney's Office shall have authority to administratively modify the							
.4	Defendant's health insurance reimbursement amount upon sufficient proof by Plaintiff of							
.5	changes in the cost of coverage.							
6	2c. () The Defendant shall pay \$ per month as and for ongoing							
7	spousal support, beginning, 2006.							
8	3. (A) The Defendant shall pay a total of \$_394.— per month as							
9	1/21							
20	CHILD SUPPORT: 250_ Commencing: 6/1/06							
21	ARREARS: 75 Commencing: 4							
22	HEALTH INSURANCE: Commencing:							
23	ARREARS: 75. Commencing:							
24	SPOUSAL SUPPORT: Commencing:							
25	ARREARS: Commencing:							
26	OTHER: Commencing:							
27	INTEREST/PENALTIES: Interest will be assessed on all unpaid child support balances							
8	for cases with a Nevadá controlling order pursuant to NRS 99.040. A 10% penalty may be							
	,							

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masord(03-29-2000)

assessed on each unpaid installment, or portion thereof, of an obligation to pay support for a child, pursuant to NRS 125B.095. If Defendant pays child support through income withholding and the full obligation is not met by the amount withheld by Defendant's employer, Defendant is responsible to pay the difference between the court ordered obligation and the amount withheld by Defendant's employer directly to the state disbursement unit. If Defendant fails to do so Defendant will be subject to the assessment of penalties and interest. Defendant may avoid these additional costs by making the current child support payments each month.

OTHER RECOMMENDATIONS REGARDING PAYMENT: In the event the payments are not made in full by wage withholding or Defendant becomes unemployed or underemployed, all child support payments must be made in the form of a cashier's check, certified check, 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 the Old Minden Inn located at 1594 Esmeralda Avenue, Suite 105, 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 STATE COLLECTIONS AND DISBURSEMENT UNIT (SCaDU), identified by the Defendant's name and Social Security Number or Case No. 609 71 2000 A, and it must be mailed to the STATE COLLECTIONS AND DISBURSEMENT UNIT (SCaDU), P.O. BOX 98950, LAS VEGAS, NV 89193-8950.

- The Defendant is not required to provide health insurance coverage at this time because the Plaintiff shall provide health insurance coverage for the minor child(ren) available through Plaintiff's employer or other group policy. The District Attorney's Office shall have authority to administratively modify the Defendant's medical cash obligation upon sufficient proof of changes in the cost of coverage.
- 5. () The Defendant shall provide health insurance coverage for the child/ren when available through Defendant's employer or other group policy; and Defendant shall provide all reasonable and necessary assistance to enable the Plaintiff to obtain the

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medical benefits offered by the policy of insurance. The District Attorney's Office shall have authority to administratively modify the credit for health insurance coverage upon sufficient proof of changes in the cost of coverage.

- 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 Defendant shall notify the Douglas County District Attorney's Office, Child Support Division, at 775-782-9881, of any changes 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 Defendant'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. () GOOD CAUSE BEING FOUND BY THE COURT: _____

said wage withholding shall be postponed until such time as the Defendant becomes (30) days delinquent in payment. NO CREDIT WILL BE GIVEN FOR PAYMENTS NOT MADE BY WAGE/INCOME WITHHOLDING OR DIRECTLY THROUGH THE OFFICE OF THE DISTRICT ATTORNEY OR OTHER CHILD SUPPORT ENFORCEMENT AGENCY.

- 10. (Pursuant to NRS 125B.145, this order must be reviewed every three (3) years, upon the request of either party, and is subject to modification or review and adjustment as provided by law.
- 11. Unless a stay of the Order is obtained from the District Court, all enforcement procedures, including but not limited to wage withholding, garnishments, liens and the interception of Federal Income Tax refunds, will be undertaken upon entry of this order.

1	12. () Interest prior to is not ordered based on undue
2	hardship on the Defendant.
3	13. () No attorney's fees are awarded as they have not been requested at
4	this time.
5	14. (XX) Pursuant to NRS 125B.100, when Defendant's minor child/ren
6	emancipate Defendant shall continue to pay \$ per month towards the
7	satisfaction of the existing child support arrearages.
8	15. (XX) Pursuant to NRS 125.510, Defendant's ongoing child support shall
9	continue until the minor child/ren reach the age of 18 years, if he or she is no longer
10	enrolled in high school, otherwise, when he or she reaches the age of 19 years.
11	16. (XX) In accordance with 125B.055, Plaintiff and Defendant shall file with
12	the Court and with the District Attorney's Office their Social Security Number, residential
13	and mailing addresses, telephone number, driver's license number, and the name, address
14	and telephone number of their employer.
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16	IT IS FURTHER RECOMMENDED THAT:
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24	IT IS SO DECOMMENDED
25 26	IT IS SO RECOMMENDED.
26 27	Dated this $5/12$, 2006.
27 28	MASTER
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NOTICE

Objections to this recommendation are governed in part by NRS 425.3844. Plaintiff or Defendant have *ten* (10) days from receipt of this recommendation to file an objection.

If this recommendation is governed by the "Review and Adjustment" guidelines of Federal Regulations, Plaintiff or Defendant have *thirty (30)* days from receipt of the recommendation to file an objection.

FAILURE TO FILE AN OBJECTION AND SERVE WRITTEN OBJECTIONS TO THIS RECOMMENDATION WITHIN THE APPROPRIATE TIME LIMITS WILL RESULT IN A FINAL JUDGMENT ORDER BY THE DISTRICT COURT AGAINST YOU.

I acknowledge that I have received a copy of the Master's Recommendations.

Dated this	, 2006.	1	~ /	
		7%	Plaintiff	

Dated this		, 2006.			h.,	
I /	1	The state of the s	N	Defendant	7%	

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: ______ (26____, 2006.

DISTRICT COURT JUDGE

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ORDER

THE COURT HAVING CONSIDERED THE PLEADINGS AND PAPERS ON FILE HEREIN, THE MASTER'S RECOMMENDATIONS, THE OBJECTION AND RESPONSE TO THE MASTER'S RECOMMENDATIONS, AND GOOD CAUSE APPEARING THEREFOR.

IT IS HEREBY ORDERED that the Master's Recommendations be and hereby are affirmed and adopted as an order of this Court and Judgment is entered accordingly.

Dated: . 2006

DISTRICT COURT JUDGE

CERTIFIED COPY

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

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DATE,	- 1				-: sl Distr	ict Cour
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