	OFFICIAL RECORD Requested By:)
1	NEVADA/STATE OF CHILI)
2	ENFORCEMENT Douglas County - NV APN # Karen Ellison - Recorder	
3	Page: 1 Of 14 Fee:	0.00
4	BK-1211 PG-4118 RPTT:	0.00
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6	Recording Requested by and returned to: (for Recorder's use only)	
7	(10) Recorder's disc only)	
8	Name: Division of Welfare and Supportive Services	
9	Child Support Enforcement	
10		
11	Address: 300 E. Second St., Ste. 1200	\
12	City/State/Zip: Reno, NV 89501-1580	
13		
14	Release of Lien (RELN)	
15	X Judgment and Order	
16		
17	Stipulation and Order	
18		
	NCP'S NAME: JOHN F. SEWARD, JR.	
19		
20	UPI #: #7100A	
21		
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23		
24	This page added to provide additional information required by NRS 111.312 Sections 1-2.	
25	(Additional recording fee applies.)	
26		
27	This cover page must be typed or printed.	
28		

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CASE NO. 08-PA-0008

DEPT. NO. II

Vs.

JOHN F. SEWARD, JR.

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

DIVISION OF WELFARE AND SUPPORTIVE SERVICES AND SEANAH M. CAREY Obligees,

Obligor

AFFIDAVIT OF RECORDATION

I, Shauna Kilty, 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, 1. over the age of twenty-one years of age, and an employee of the Division of Welfare and Supportive Services Child Support Enforcement Office managing the legal process under Case Number 7100A.
- 2. That this affidavit and Judgment and Order is being filed pursuant to NRS125B.142 and NRS17.150, and when so recorded shall become a lien upon all the real property of the Obligor.
- 3. That the Obligor's name is John F. Seward, whose address, Social Security number and date of birth is confidential on file with the Division of Welfare and Supportive Services Child Support Enforcement Office.
- That attached hereto is a certified copy of the <u>Judgment and Order</u> filed on <u>December</u> 05, 2011.

Administrative Assistant II

794522 Page: 3 Of 14

BK- 1211 PG- 4120

Obligor:

Obligee:

Date:

From:

INSTRUCTIONS TO RECORDER

John F. Seward, Jr.

Seanah M. Carey

December 15, 2011

Shauna Kilty, Administrative Assistant II, Division of Welfare and Supportive Services

Child Support Enforcement Office

Enclosed: Certified copy of Child Support Judgment and Order

In accordance with NRS125B.142 and NRS17.150, on the behalf of the Division please record the attached Affidavit and Judgment and Order at the request of the Division of Welfare and Supportive Services Child Support Enforcement Office.

Please note: If the judgment is a Stipulation and Order, they should be recorded as one document.

Thank you for your assistance. If you have any questions or concerns, please call me at (775) 448-5153.



Case No. 08-PA-0008

DOUGLAS COUNTY DISTRICT COURT CLERK

FILED

Dept No. II

2011 DEC - 5 PM 12: 43

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVAD

IN AND FOR THE COUNTY OF DOUGLAS



DIVISION OF WELFARE AND SUPPORTIVE SERVIC	ES
AND SEANAH M. CAREY,	The same
Obligees	

Vs.

JOHN F. SEWARD, JR. Obligor

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JUDGMENT AND ORDER

This matter was heard on November 18, 2011, before the Court Master with the following persons present:

Obligee: 16

- () Present () Not Present Represented by:
- (X) Present, via telephone

Obligor: 18

(x) Present () Not Present Represented by:

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Presented by: JOANNE KAPAHEE

Department of Health and Human Services Child Support Enforcement

After considering all of the evidence, the Master hereby makes the following Findings and Recommendations:

The Obligor was properly served on May 18, 2011, with a Notice and Finding of Financial and Parental Responsibility.

Obligee, Seanah M. Carey, is the mother of Tripp Charles Thomas Carey, born January 27, 2010, and Amanda Lynn Rae Carey, born May 17, 2008, and has named the Obligor as the father.

1	(x) Obligor's gross monthly earnings are \$ 1, 733, oo. Pursuant to the formula
2	prescribed within NRS 125B.070, 18% of those earnings, the state calculates a support
3	obligation in the sum of $$3/2.0$.
4	Gross monthly income based on Obligor's testimoni.
5	(x) The Child support amount recommended by the Court Master (set out in paragraph 4
6	below) deviates from the statutory percentage because under NRS 125B.080, the following
7	factors were considered: deviation auanted as the obligar
8	supports another child
9	
LO	
11	RECOMMENDED ORDERS:
L2	1. (X) The Obligor is the parent of the following child:
13	NAME D.O.B.
14	Tripp Charles Thomas Carey January 27, 2010
15	() The Obligor is NOT the parent of the following child:
16	NAME D.O.B.
17	Amanda Lynn Rae Carey May 17, 2008
18	2. (x) That said child, <u>Tripp Chales Thomas Carey</u> 's birth certificate be amended by
19 20	entering the name of John F. Seward, Jr. as the father of said child and that the Court
21	order the state registrar of vital statistics to prepare an amended certificate of birth
22	consistent with this order.
23	3. (X) The Obligor shall pay \$ 200, per month in ongoing support beginning
24	December 01, 20//. The obligation for Child Support continues until the
25	child turns 18 years of age, or until the child turns 19 years of age if the child is
26	enrolled in High School. However, this obligation to support a child is affected by a
27	child's ability to live on their own (NRS129.080 to 129.140 – legal emancipation) or
28	when applicable, continued financial support beyond the age of majority per
	NRS125B.110.

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	4. (x) An arrears Judgment is entered in the amount of \$\frac{2100}{00}\$, for/through
	march 01, 2016 - November 30, 2011
	\bowtie To be paid by payments of \$25.00 per month beginning $\sqrt{2}$
	All payments MUST be made in the form of a money order, cashier's check or business
	check and payable to STATE COLLECTION AND DISBURSEMENT UNIT (SCaDU)
	and sent to:
	STATE COLLECTION AND DISBURSEMENT UNIT (SCaDU)
	P.O. BOX 98950
	LAS VEGAS, NV 89193-8950
	The following information must be included with each payment:
	A. Name (first, middle, last) of person responsible for paying child support.
	B. Social Security Number of person responsible for paying child support.
	C. Child support case number 7100A listed on each payment.
	D. Name of custodian (first and last name of person receiving child support).
	PAYMENT OF SUPPORT IS TO BE AS PROVIDED HEREIN, AND THE GIVING
	OF GIFTS, OF MAKING PURCHASES OF FOOD, CLOTHING AND THE LIKE
	WILL NOT FULFILL THE OBLIGATION.
	NOTICE: NO CREDIT WILL BE GIVEN FOR PAYMENTS PAID DIRECTLY TO
	THE OBLIGEE.
	5. All payments shall be made by immediate income withholding. If you pay your child
	support through income withholding and your full obligation is not met by the amount
	withheld by your employer, you are responsible to pay the difference between your
	court ordered obligation and the amount withheld by your employer directly to the
ľ	STATE COLLECTION AND DISBURSEMENT UNIT (SCaDU). If you fail to do so
	you will be subject to the assessment of penalties and interest. You may avoid these
ľ	additional costs by making your current child support payments each month.

(x) The Obligee shall provide insurance and Obligor shall pay \$20.00 per month for

health insurance premium (medical cash) effective December 01, 2011.

- Medical costs incurred for the above-referenced period have not yet been determined.

 The State's rights to recover said costs are not waived by way of this order.
- 7. (A) 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.

- 8. (*) The Obligor shall pay and judgment is entered in favor of the Division of Welfare Supportive Services for the reimbursement of genetic test fees totaling \$ 1/4. ** to be paid by payments of \$ 10. ** per month beginning ** December 01, 201/.
- 9. The Obligor shall keep Division of Welfare and Supportive Services informed of any change regarding current employment and of access to health insurance coverage in WRITING (including health insurance policy information) within 10 days of such change.
- 10. Obligor shall be responsible for ALL child support and judgment payments due.
 Payment is to be made directly to the STATE COLLECTION AND DISBURSEMENT
 UNIT (SCaDU). At any time withholding does not occur, Obligor must make
 voluntary payments to the STATE COLLECTION AND DISBURSEMENT UNIT
 (SCaDU).
- 11. Effective July 1, 2004 simple interest will accrue on all adjudicated arrears balances (including payment in lieu of medical insurance) and spousal support balances, for cases with a Nevada controlling order pursuant to NRS 99.040. Interest assessed by a judgment of the court prior to July 1, 2004 will be enforced. Interest on the judgment shall accrue at the rate established by NRS 125B.140(2)(c)(1).
- 12. Pursuant to NRS125B.095, a late fee/penalty of 10% (ten percent) of the unpaid monthly child support amount will be added to the arrears balance of the Obligor if the Obligor becomes delinquent in the amount owed for one month's support.
- 13. () All payments shall be held in abeyance until the first day of the first month following the release of Obligor from incarceration; re-employment, or if assets become available.

1	14. The State of Nevada has continuing exclusive jurisdiction for enforcement and
2	modification purposes pursuant to the Full Faith and Credit for Child Support Orders
3	Act.
4	It is further ordered that: Paternity established pursuant to
5	positive genetic test results and Obligar's acknowledge
6	for child Tripp. See page 2, times 5-8. Court approve
7	Obligee's request for genetic testing to be re-administ
8	Obligar, Obligee, and child Amanda shall submit
9	genetic test samples again. If the results are
10	regative, Obligee will be responsible for the
11	cost of testing.
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SUPPORT OBLIC	GATION BREAKDOV	VN AS FOLLOWS:
Child Support	s 200.00	Effective <u>12/01/201/</u>
Child Support Arrearages	s 25.00	Effective 12/01/201/
Medical Cash	s 20.	Effective 12/01/201/
Genetic Test Fee	\$ 10,00	Effective <u>/2 /01/20//</u>
TOTAL PAYMENT	\$ 255.00	
Pursuant to NRS 125B.145 this Or	rder may be reviewed ev	very three (3) years and is subject
to future modifications.		
Unless a stay of this Order is obtain	ined from District Court	, all enforcement procedures
including, but not limited to wage	withholding, garnishme	ent, liens and the attachment of
federal income tax returns will be	undertaken upon entry c	of this Order.
IT IS SO RECOMMENDED.		
This 18 day of Alvem be	<u>, 2011</u> .	
		COURT MASTER

NOTICE OF RIGHT TO WAIVE APPEAL

() The Obligor waives the ten (10) days for objection to the Master's Report, and			
this report may be submitted to the District Court immediately.			
Receipt of the Master's Recommendation is acknowledged by my signature below.			
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John F. Sowand In Obligan			
John F. Seward, Jr., Obligor			
NOTICE OF RIGHT TO APPEAL			
Appeals are governed by NRS 425.3844. You have 10 (ten) days from receipt of this			
recommendation to file your appeal. A failure to file and serve a written appeal will result			
in final Judgment being ordered by District Court.			
Appeals to this Order must be filed with the Ninth Judicial District Court of the State of			
Nevada and served upon the other party and the Division of Welfare and Supportive			
Services at 300 East Second Street Suite 1200, Reno, NV 89501.			
You must submit your appeal to the Court Clerk for filing by submitting your original			
appeal and two copies. Legal advice regarding your appeal will not be provided.			
II governing your off			
For information on obtaining a appeal packet or the appeal process please call the Division			
of Welfare and Supportive Services at (775) 448-5150 located at 300 East Second			
Street Suite 1200, Reno, NV 89501.			
Street Suite 1200, Reno, NV 69501.			
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ORDER			
The Court, having reviewed the above and foregoing Master's Report prepared by the Court			
Master and.			
() The Obligor having waived the right to object thereto.			
No timely objection having been filed hereto.			
IT IS HEREBY ORDERED that the Master's Findings and Recommendations are			
affirmed and adopted.			
Ma · Los M			
Dated: 12 5 , 2011. Mudel 17 Man			
, 2011. <u>11 Garage</u>			
DISTRICT JUDGE			

1 Case No. 08-PA-0008 2 Dept No. II 3 4 IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 5 IN AND FOR THE COUNTY OF DOUGLAS 6 7 DIVISION OF WELFARE AND SUPPORTIVE SERVICES AND SEANAH M. CAREY 8 Obligees, 9 Vs. 10 JOHN F. SEWARD 11 Obligor 12 13 **CERTIFICATE OF MAILING** 14 15 Pursuant to NRCP 5(b), I certify that on this date I deposited for mailing at Reno, Nevada, a true copy of the attached document addressed to: 16 JOHN F. SEWARD 17 CONFIDENTIAL 18 IN FILE 19 SEANAH M. CAREY CONFIDENTIAL 20 IN FILE 21 DATED: NOV 2 22 2011 23 24 SIGNED: 25 ADMINISTRATIVE ASSISTANT II 26 27 DOCUMENTS: JUDGMENT AND ORDER CASE NO. 08-PA-0008

NINTH JUDICIAL DISTRICT COURT COUNTY OF DOUGLAS, STATE OF NEVADA

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does he	reby affirm that the preceding document,	_
	JUDGMENT AND ORDER	
	(Title of Document)	res _{totology}
Filed in case number:	08-PA-0008	
[X] Document do	pes not contain the social security number of any person	
	1/	
Date: 11-21-20	11 Maura Belty	
/	(Signature) SHAUNA KILTY	
/ /	(Print Name)	
\ \	(Attorney for)	
	(Titolino) 101)	
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ExhibitA

