CASE	ENO.
DEPT	. NO
IN	THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
	IN AND FOR THE COUNTY OF DOUGLAS
	Plaintiff,
v.	NOTICE
	Defendant.
OF AT YOU DETE DO N	HE DEFENDANT: A CHILD CUSTODY DETERMINATION ISSUED IN A COURT NOTHER STATE HAS BEEN FILED IN DOUGLAS COUNTY DISTRICT COURT. ARE HEREBY SERVED NOTICE THAT THE COURT MAY FIND THE ERMINATION TO BE ENFORCEABLE WITHOUT YOUR BEING HEARD IF YOU OT RESPOND WITHIN 20 DAYS. READ THE INFORMATION BELOW EFULLY.
	wish, you may request an opportunity to contest the registration in accordance with 125A.465.
1.	A registered child custody determination is enforceable as of the date of the registration in the same manner as a determination issued by a court of this state.
2.	A hearing to contest the validity of the registered determination <u>must be requested</u> <u>within 20 days</u> after service of notice.
3.	Failure to contest the registration will result in the confirmation of the child custody determination and preclude further contest of that determination with respect to any matter that could have been asserted.
	Dated this day of, 20
	By: Signature

CASE NO.			
DEPT. NO.			
IN THE NINTH JUD	VICIAL DISTRICT COUI	RT OF THE STATI	E OF NEVADA
IN AND	FOR THE COUNTY OF	FDOUGLAS	
	Plaintiff,		
v.		ORDER	
	,		
Defe	endant. /		
A Child Custody	Determination issued by	a court in another s	tate having been filed with
the court, notice of the d	esire on the part of the pe	titioner in this case	that the determination be
confirmed by this court	having been served upon	all necessary parties	s in compliance with
NRS 125A.465, and no	request for a hearing havi	ng been received w	ithin the allotted 20 days
of service,			
IT IS NOW HER	REBY ORDERED that the	e Child Custody De	termination issued from
the Ju	dicial District Court	Count	y, State of
, is	confirmed in the State of	Nevada as a matter	of law.
	Dated this _	day of	, 20
	DISTRICT.	 JUDGE	

Case No
Department No
This document does not contain personal information of any person

IN AND FOR THE COUNTY OF DOUCLAS

IN AND FOR	THE COUNTY OF DOUGLAS	
)))	
Plaintiff, vs.	CERTIFICATE OF MAILIN O O	G
Defendant))	
Ι,	, DO HERBY declare under penalty of perjury	7
under the law of the State of Nevada tl	that the following is true and correct. That on	
	_ service of the:	
	NoticeOrder	
was made pursuant to NRCP 5(b) by d	depositing a copy of same in the U.S. Mail in	
, Nevada, postag	ge prepaid, addressed as follows:	
-		
_		
DATED this day of		
_		
	(Signature)	