FILED

APR 1 8 1997

DEPUTY CLERK
WEBSTER PARISH

NATALIE DAWSON HATFIELD

NUMBER 55,450

VERSUS

26TH JUDICIAL DISTRICT COURT

GEORGE ERIC HATFIELD

WEBSTER PARISH, LOUISIANA

JUDGMENT ON RULE

THIS MATTER CAME ON FOR TRIAL on a rule for contempt, filed by Natalie Dawson Hatfield pursuant to assignment.

Present: Natalie Dawson Hatfield and her attorney, John W. Montgomery, and

George Eric Hatfield, and his attorney, Barry Feasel.

The Court, after hearing evidence and considering the stipulation of the parties, and considering the law and the evidence to be in favor thereof, for reasons orally assigned:

IT IS ORDERED, ADJUDGED AND DECREED that the defendant, GEORGE ERIC HATFIELD is found to be delinquent in the child support and alimony payments which he was ordered to pay in the judgment of February 25, 1997, in the amount of FIFTEEN HUNDRED SEVENTY AND NO/100 (\$1,570.00) DOLLARS, plus the sum of \$380.24 for the medical and drug expenses for Madison Hatfield as a result of the nonpayment by the insurance company, and said sums are made executory, together with the sum of THREE HUNDRED AND NO/100 (\$300.00) DOLLARS as an attorney fee for Ms. Hatfield's attorney for the prosecution of this contempt proceeding, and all court costs in connection therewith.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Mr. Hatfield is found to be in contempt of the orders and judgment of this Court, and the suspended sentence in the judgment dated February 25, 1997, is revoked and he is ordered to serve the remaining 29 days in the Webster Parish jail beginning at 12 o'clock noon on Friday, April 4, 1997, and he is placed on six (6) months inactive probation from this date.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the sentence imposed in the preceding paragraph shall be suspended except for the six months probation, if Mr. Hatfield shall pay unto Ms. Hatfield the sum of FIFTEEN HUNDRED SEVENTY AND NO/100 (\$1,570.00) DOLLARS, plus the medical and drug bills in the amount of \$380.24 incurred by Ms. Hatfield in connection with

55450-91

Madison Hatfield as a result of the medical insurance not having paid same, attorney fee of THREE HUNDRED AND NO/100 (\$300.00) DOLLARS, and all court costs incurred in connection with the contempt rule.

Hatfield shall pay unto Ms. Hatfield the child support and alimony pendente lite as set forth in the Judgment of February 25, 1997, except said payment shall be due on April 15, 1997, for the month of April 1997, and for each month thereafter the payments shall be made one-half on the first and one-half on the 15th of each month, and in addition to the amount of child support as set forth in the said judgment, Mr. Hatfield shall pay to Ms. Hatfield the sum of FIFTY AND NO/100 (\$50.00) DOLLARS per month, toward the payment of the past due child support up to December 12, 1996, in the amount of ONE THOUSAND FOUR HUNDRED EIGHTY-THREE AND NO/100 (\$1,483.00) DOLLARS, and the past due alimony up to December 12, 1996, in the amount of THREE THOUSAND SIX HUNDRED SEVENTY-TWO AND NO/100 (\$3,672.00) DOLLARS.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Mr. Hatfield shall maintain the health insurance which he has on the child Madison, and provide Ms. Hatfield with cards or any other documents needed so she can use the insurance for the child.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that there be no communication between Mr. Hatfield and Ms. Hatfield except that which is required concerning the health and welfare of the child.

IT IS FINALLY ORDERED, ADJUDGED AND DECREED that all provisions of all prior judgments and interim orders entered herein shall remain in force and effect except as expressly amended or altered herein.

JUDGMENT RENDERED on April 2, 1997, and read and signed on April 1997, in ________, Louisiana.

XVX 1

BRUCE M B

APPROVED AS TO FORM:

BARRY FEASEL, Attorney for GEORGE ERIC HATFIELD

JOHN W. MONTGOMERY, Attorney for NATALIE DAWSON HATFIELD

55450 - 98