(County where the Complaint was filed)

	, Case No
your full name) Pl	aintiff, (case number assigned by Clerk of Court)
vs.	DECREE FOR PATERNITY, CUSTODY, PARENTING
(spouse's full name) Defer	mdant. TIME, AND CHILD SUPPORT
for Paternity, Custody, Parenting Tappeared without the assistance of appear and was/ was not rep Base	•
	or Paternity, Custody, Parenting Time, and
2. The defendant: was personally served with a co	opy of the Complaint on
OR signed a Voluntary Appearance	which was filed with the court on
3. The defendant did/ did not	file an answer to the Complaint.
4. More than 30 days have passed s Appearance was filed.	since service was perfected or a Voluntary
5. Prior to filing the Complaint, the of Nebraska for a period of at lea	e minor child(ren) has/have lived in the State ast 6 months or since birth.
1 0	ion over both parties and over the subject nority to make a paternity, custody, parenting ation.
7. Between the dates of	, 20 and
, 20	the plaintiff and the defendant had an intimate
relationship that resulted in the b	pirth(s) of:

	, born in
(nan	e of child) (child's year of birth)
	, born in
(nam	of child) (child's year of birth)
(nan	, born in
	e plaintiff is the natural mother / father of the minor child(ren).
	e defendant is the natural mother / father of the minor child(ren).
	Parenting Plan, developed by both parties plaintiff only
10.1	(check if parties developed) (check if Plaintiff developed)
	the court, in accordance with the Parenting Act, is attached to this Decree
(cł	eck if the court developed)
an	l incorporated herein by reference. The court finds the Parenting Plan
cc	mplies with the Parenting Act and is in the best interests of the minor child.
11. T	ne plaintiff defendant
	is capable of contributing to the support of the minor child(ren).
	is not capable of contributing to the support of the minor child(ren).
12.	The plaintiff
	does does not have health insurance available to him/her at a
	reasonable cost through his/her employer.
	The defendant
	does does not have health insurance available to him/her at a
	reasonable cost through his/her employer.
ased	on these findings, the court enters the following:
IT IS	THEREFORE ORDERED, ADJUDGED AND DECREED as follows:
13. T	ne defendant plaintiff is established as the natural father of the minor ild(ren).
14. L	egal and physical custody:
	The is awarded sole legal and sole physical
	(plaintiff or defendant)
cı	stody of the child(ren).
	The parents are awarded joint legal custody of the child(ren). Sole physica
CI	stody of the child(ren) is awarded to the
	(plaintiff or defendant)
	The parties are awarded joint legal and joint physical custody of the child(re

15. A Parenting Plan, developed by	both parties plaintiff only
the count in accordance with the I	(check if both parties (check if the plaintiff developed) Parenting Act, is attached to this Decree and
(check if the court developed)	arching Act, is anached to this Decree and
incorporated herein by reference.	
16. Beginning on	and on the first day of each subsequent
month, the plaintiff / defen	dant shall pay child support in accordance
with the Nebraska Child Support C	
	al il duan
(support amount)	orchildren (number of children)
per month	for children
(support amount)	(number of children)
	forchildren
(support amount)	(number of children)
support amount)	for one child
, 1	
Child support will abate by	% during the month(s) of
	he minor child(ren) reach(es) the age of 19, arther order of this court. These payments
17. The plaintiff / defendant	
is required to provide health in	nsurance for the minor child(ren).
is not required to provide heal	th insurance for the minor child(ren).
(for sole physical custody)	shall pay
	(Judge will complete this blank)
	essary health care costs per child per year.
shall pay (Judge will complete this blank)	% of all non-reimbursed reasonable
, ,	
• • • • • • • • • • • • • • • • • • • •	re costs in excess of \$250 per child per year.
	Plaintiff shall pay% and Defendant
shall pay % of all non-re-	imoursed reasonable and necessary

18.	In the event that the plaintiff / defendant fails to pay any child or
	medical support payment and is delinquent in an amount equal to the support
	due and payable for a one-month period of time, that party may be required
	to appear in court on a date to be determined by the court and show cause
	why such payment was not made.
	In the event that such party fails to pay and appear as ordered, a warrant
	shall be issued for the arrest of that party. Such failure to pay is certified
	each month by the State Disbursement Unit.
19	The plaintiff / defendant shall pay % of any childcare costs
1).	which are due to the employment of the custodial parent or to allow the
	custodial parent to obtain training or education necessary to obtain a job or
	enhance earning potential.
20	The plaintiff and the defendant shall furnish to the Clerk of the District
۷0.	Court their addresses, telephone numbers, social security numbers, names of
	their employers, whether or not they have access to employer-related health
	insurance coverage and if so, the health insurance policy information, until
	any judgment to pay child support is paid in full. The parties are also
	required to advise the clerk of any changes in such information between the
	time of entry of the decree and the payment of the judgment in full. Failure
	to comply with this section shall be punishable by contempt.
21.	Delinquent child support shall accrue interest at% per annum.
22.	Each party shall pay his or her own court costs.
Da	ted:
	BY THE COURT:
	District Court Judge