						(==0.00, 1.00) 0 00D 1000		
			IN THE CIRCUIT CO	OURT OF COOK O	COUNTY, ILLINO	IS		
			vs.		No			
			ORI	DER FOR SUPPOI	RT			
ha ha pr	ving ving emis	been given the jurisdiction of	f the parties and subject ma	pearing in person (a	and/or by counsel)	ereinafter support), due notice in open court, and the Court nd being fully advised in the		
			r Support was entered in the	ahovo esso on				
XX 71		EFORE IT IS						
1. That beginning, the Obligor, pay support as follows:								
		\$	per	for current su	pport; and			
		\$	per	on an arreara	nge of \$	owed		
		and \$	owed the I	Public Office until su	ich arrearage is pa	id in full; and		
		\$	per	on	; and			
	make payment to the Clerk of the Circuit Court for Cook County, 28 North Clark St., Room 200, Chic Illinois 60602.							
			nt to:ee/Public Office identified he			until notified otherwise		
2.	That payments received by the Clerk of Court from the Obligor or his Payor of Income shall be paid to the Obligor							
	or t	or the Public Office, the Illinois Department of Public Aid (IDPA), as follows:						
IDPA for so long as the minor child(ren) (and spouse) continue to receive Public ass such Public Assistance, IDPA will be permitted to direct that subsequent payments be support obligation and paid to the Obligee and that any excess shall be applied to and paid to the Obligee until paid in full, then to arrearage owed IDPA and paid Assistance is resumed to the child(ren) (and spouse), the Clerk of Court, upon notification shall forward all subsequent payments to IDPA until and in accordance with further						s be applied first to the current to arrearage owed the Obligee I to IDPA; in the event Public tification by IDPA of said fact,		

OVER

☐ Obligee.

ORD	DER FOR SUPPORT	Vs	No							
	That execution of any Order for Withholding of income for payment of support does not relieve the Obligor of the responsibility for payment of the full amount ordered for support.									
	That all payments made by the Obligor must be made in the manner ordered by the Court and payment made to any other person will be considered a gift and no credit will be given therefor.									
\ I	That IDPA, in addition to payment required to be made by the Obligor, may collect any arrearage established by a which may accrue under this Order for support by use of the offset provisions of Section 6402 (c) of The Internal Revenue Code of 1954 and 75 ILCS 405/10.5, as amended. Such arrearage shall be considered as "past due" or "due and payable" within the meaning of said statutory provisions.									
	In a case in which a party is receiving child and spouse support services under Article X of the Illinois Public Code, the Obligor shall notify the Illinois Department of Public Aid, within 7 days: (i) of the name and address of any new employer of the Obligor; (ii) whether the Obligor has access to health insurance coverage through the employer or other group coverage; and (iii) if so, the policy name and number and the names of persons covered under the policy.									
	. The current support obligation shall terminate on, The termination deduces not apply to any arrearage that may remain unpaid on that date.									
8. I	It is further ordered that:									
	☐ The Obligor shall provide medica dependents.	and hospitalization insurance	e coverage for the ben	efit of his/her						
(☐ This cause is continued:									
[☐ Generally.									
C	□ To	·,,	at M	. in Room,						
	at			_, without further notice.						
Atty	v. No.:									
Nam	ne:									
Atty	v. for:									
	ress:	FNT	'ER:							
	/State/Zip:		LA.							
Tele	phone:		Judge	Judge's No.						