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IN THE JUSTICE/MUNICIPAL COURT OF CARSON TOWNSHIP CARSON CITY, STATE OF NEVADA

1 2

3	DOMESTIC BATTERY
5	JUDGMENT OF CONVICTION AND ORDER OF THE COURT
6	DEFENDANT CASE NUMBER
7	THE COURT, having made the foregoing finding and, good cause appearing, it is ordered that:
9 10 11	☐ The Defendant's Plea of Guilty; or☐ The Defendant's Plea of Nolo Contendere (No Contest); or☐ The Court's Finding of Guilt at Trial
l2 l3	be accepted and entered into the minutes of the Court. The Defendant is hereby adjudged guilty as indicated above of Domestic Battery, a violation of:
14 15 16 17	Carson City Municipal Code §8.44.020,Offense, a misdemeanor. Nevada Revised Statutes §200.485 and §33.018,Offense, a misdemeanor.
18	IT IS FURTHER ORDERED that the following sentence be imposed:
19 20	JAIL:
21 22 23 24 25 26 27	Defendant must serve a term of day(s) in jail, with credit for day(s) for time served. Defendant must report to jail at 901 East Musser Street on atm. The jail term must be completed by An additional days in jail are suspended for a period of not less than 12 months, nor more than 36 months. If the Defendant successfully completes all of the terms and conditions in this judgment, the suspended jail term will not be imposed.
28 29 30= 31 32 33	FINE: Charge Fine Dom Viol Admin Attorney's Admin Fee Fee Fee TOTAL 3 4
34 35	TOTAL FINES AND FEES DUE AND PAYABLE TODAY
36	Restitution \$
37 38 39 40	; or D Pay at the rate of: \$ per First Payment is due on Amount will be determined by the District Attorney's Office by Payable to: District Attorney's Office, 885 E. Musser Street, Suite 2030, Carson City, Nevada 89701; Telephone - (775)-887-2072.)

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1 1	
2	TERMS AND CONDITIONS:
3	Defendant is placed on formal probation with Department of
4	Alternative Sentencing, for a period not less than 12 months, but not to
5	exceed 36 months, to ensure compliance with all of the terms and
6	conditions of this sentence.
•	Defendant is referred to the Department of Alternative Sentencing for
7	completion of hours of Community Service. Community Service must be completed by
8	Defendant must attend and successfully complete a domestic violence
9	counseling program with a State certified counselor for a period of not less
10	than months, nor more than 36 months, at Defendant's own
11	expense. Defendant must be enrolled by and attend
12	not less than 1½ hours of counseling per week. Defendant must submit, to
1	the Court, a written certificate signed by the counseling provider and
13	verifying regular attendance, cooperation and payment of program costs upon completion of program. Written reports of progress must be submitted
14-	to the Court by 5:00 p.m. on the 5 th day of each month.
15	Defendant must submit to a substance abuse evaluation at Defendant's own
16	expense with a State certified substance abuse evaluator. The evaluation
17	must be completed with a written report to the Court by
18	If counseling is recommended, Defendant must enroll in and successfully
	complete a State certified substance abuse treatment program for a period of
19	not less than 12 months, but not to exceed 36 months, at Defendant's own expense. Defendant must submit, to the Court, a written certificate upon
20	completion of the program, signed by the counseling provider and verifying
21	regular attendance, cooperation and payment of program costs. Written
22	regular attendance, cooperation and payment of program costs. Written reports of progress must be submitted to the Court by 5:00 p.m. on the 5th of
23	each month.
24	Defendant shall not have any contact with victim(s)
25	Defendant shall not commit any violent acts.
-	Defendant must not consume or possess: Alcohol Drugs
26	□ □ Drug Paraphernalia □ Weapons □ Other
27	Defendant is subject to search and seizure for: Alcohol Drugs
28	☐ Drug Paraphernalia ☐ Weapons ☐ Other
29	Other
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31	
32	
	The Defendant must be alcohol and drug-free when reporting to assigned programs and court appearances. Failure to comply with any part of this Order may result in the Defendant's arrest and revocation of the suspended
33	programs and court appearances. Failure to comply with any part of this
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36	18 U.S.C. 8 922(g)(9) prohibits possession of a firearm by anyone who has
37	I re cipie: 3 2 m (B)(2) by our pres proposition of a virtue with a virtue way.
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39	JUDGE
	II may to a company to the contraction of the contr