STATE OF NORTH DAKOTA			IN DISTRICT COURT				
COUN	NTY (OF	JUDICIAL DISTRICT				
(Plaintiff)) PLAINTIFF,) Vs)			Case No				
			BRIEF IN SUPPORT OF MOTION FOR DEFAULT PARENTING RESPONSIBILITY				
(Defendant)		DEFENDANT.)	JUDGMENT				
		<u>STATEMENT</u>	OF FACTS				
1.	Th	ne above-captioned civil case, is a domestic relations action to establish parenting					
respo	nsib	ility.					
2.	At	At the time this parenting responsibility action was started with service of the Summons					
and C	omp	plaint:					
	a.	Plaintiff lived in	County, North Dakota, for the previous 6				
		months and continues to live in	County.				
	b.	Defendant lived in	County,				
		(state).					
	c.	The child(ren) lived in	County,				
		(state), for the previous 6 months.					
3.	Se	rvice of Summons and Complaint:					
Defendant,			(name) was properly served on				
		, 20 (<i>date</i>) w	vith the Summons and Complaint for this action				
and a	ny o	ther documents listed in the proof of se	ervice filed with the court.				

4.	Type of Service:				
Defendant was served with the Summons and Complaint by (choose one):					
	☐ Personal service in North Dakota by a sheriff or other officer. A certificate of service				
	is filed with the court.				
	☐ Personal service in North Dakota by an individual 18 years of age or older and not a				
	party or interested in the case. An affidavit of personal service is filed with the court.				
	☐ Personal service outside of North Dakota. A certificate of service or an affidavit of				
	personal service is filed with the court.				
	☐ Mail by an individual 18 years of age or older. An affidavit of service by mail and the				
	green card receipt showing actual delivery are filed with the court.				
	☐ Publication. Plaintiff's affidavit for service by publication and the affidavit of				
	publication provided by the newspaper are filed with the court.				
5.	Active Military Service (choose one):				
	☐ Defendant is not covered by the federal Servicemembers Civil Relief Act.				
	☐ Defendant is covered by the federal Servicemembers Civil Relief Act, but Defendant is				
	represented by a lawyer in this case, has not served an answer to the Summons and				
	Complaint, and the court has not granted a stay.				
	☐ Plaintiff does not know whether Defendant is covered by the federal				
	Servicemembers Civil Relief Act.				
6.	Defendant has not answered Plaintiff's Summons and Complaint by serving an Answer				
on the Plaintiff, or by any other method.					

LAW AND ARGUMENT

- 7. Rule 55 of the North Dakota Rules of Civil Procedure allows the court to enter a default judgment when "...a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise appear and the failure is shown by affidavit or otherwise...."
- 8. This case meets the requirements of Rule 55 of the North Dakota Rules of Civil Procedure because (*explain*):

9. Based on this, it is proper to find Defendant in default and for the court to enter a parenting responsibility judgment.

CONCLUSION

- 10. For the reasons stated above, Plaintiff respectfully requests that the court find:
 - a. That the court has jurisdiction over the parties and subject matter of this parenting responsibility action.

- b. Plaintiff and Defendant have minor children or are expecting a child or children to be born. Plaintiff requests a judgment for residential responsibility and parenting that serve the best interests of the minor child(ren).
- c. For child support obligations that serve the minor child(ren)'s best interests, including those related to traditional child support, dependent medical and dental insurance coverage, and contribution to the child(ren)'s uninsured dental and medical expenses.

11.	For such further and additional i	relief that the court	may deem just	and proper.

Dated this day of,	20
	_
(Signature of Moving Party)	
	_
(Moving Party Printed Name)	
(Address)	_
(City, State, Zip Code)	_
(Telenhone Number)	_