IN THE IOWA DISTRICT COURT FOR _	COUNTY
Petitioner, vs.	NO ORDER DETERMINING PAYMENTS FOR THE LIMITED PURPOSE OF LICENSE SANCTION
Respondent.	
NOW ON this day of,, the above-entitled matter comes before the Court upon the Obligor's application for hearing to contest license sanction. The State of Iowa appears by The obligor appears in his/her own behalf, accompanied by counsel,	
The Court having examined the records and file as follows:	s, finds that evidence is sufficient to find
1. The Court has jurisdiction over the addressed.	parties and of the subject matter herein
The Obligor is delinquent in meetir	ng the support obligation in an amount
equal to at least three months' support, and is se	ubject to license sanction.
Iowa Supreme Court guidelines for	r the calculation of child support
obligations indicate that based on current finance	ial circumstances the obligor should
pay \$ per month.	

 This is not a modification of the original order for support.
IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the Obligor
be, and hereby is subject to license sanction. In order to avoid license sanction, the
Obligor shall pay the amount of \$ per month, starting on the day of
, Said payments shall be made through the Collection Services
Center. License sanction is stayed. If, at any time, the Obligor fails to make the above-
ordered payments, the State may issue a new Certificate of Noncompliance to the
appropriate licensing authorities with no further notice to the Obligor.
IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that payments shall
continue until all delinquent support has been paid. At the end of one year the Child
Support Recovery Unit may review this order to ensure that it continues to accurately
reflect the Obligor's ability to pay. The Unit may issue a new Payment Agreement for
an adjusted amount. A new Certificate of Noncompliance may be issued should the
Obligor not comply with payment at the new rate.
Judge, Judicial District