

IN THE CHANCERY COURT OF _____ COUNTY, MISSISSIPPI

PLAINTIFF

V.

CAUSE NO. _____

DEFENDANT

ORDER REQUIRING DRUG TEST

THIS DAY, this cause came on for hearing and the Court having considered the facts and evidence presented herein, finds that the following person(s) be required to submit to a (urine analysis/hair follicle/nail bed) drug screen immediately:

Said screening shall be a 7-panel drug test. If any person listed above fails to submit to the required drug testing, the Court will impute his/her non-compliance as a positive drug screen.

The Court further finds that the drug testing shall be conducted at:

_____.

The Court further finds that the cost associated with the test shall be born by the party being tested, paid directly to the drug screening facility at the time of testing.

The Court further finds that the results of said testing shall be delivered to the Court by (hand/fax/mail) at the following address: (300 N. Lamar Blvd., Room 211, Oxford, MS 38655/662-234-6996/ P.O. Box 49 Oxford, MS 38655). The Court will file

said results in the Court file upon receiving them and notify the attorneys for the parties of the results.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that the above referenced party submit to a (hair follicle/urine analysis/nail bed) drug screen at the above listed drug testing facility, that said cost associated with testing be born by the party being tested, and the results be delivered to the Court by (hand/fax/mail) at the above (address/number).

SO ORDERED this the ____ day of ____, 20__.

CHANCELLOR