Name of Person Filing: (A)	
Mailing Address:	
City, State, Zip Code:	
Daytime Phone Number:	
Evening Phone Number:	
ATLAS Number (If Applicable):	
State Bar Number (If Applicable)	:
Representing:   Self  Petition	oner OR   Respondent

# SUPERIOR COURT OF ARIZONA MOHAVE COUNTY

(B)	(C) Case Number:
(Name of Petitioner)	
	DECREE OF DISSOLUTION OF NON-
AND	COVENANT MARRIAGE (DIVORCE)
(B)	WITH CHILDREN `
(Name of Respondent)	 □ By Consent (Page 12)
	□ By Default
	□ After Trial

#### THE COURT FINDS:

- 1. This case has come before this court for a final Decree of Dissolution of Marriage. The court has taken all testimony needed to enter a Decree, or the court has determined testimony is not needed to enter the Decree.
- 2. This court has jurisdiction over the parties under the law and the provisions of this Decree are fair and reasonable under the circumstances, and are in the best interests of the minor child(ren) as to legal decision making, parent access (visitation), and support.

#### **SERVICE BY PUBLICATION:**

If Respondent was served by publication and was not personally served, this court cannot make a legal order, with respect to issues of child support, medical and dental insurance, payments, expenses for the minor child(ren), community property or debt, or spousal maintenance/support. The court reserves jurisdiction until personal service is made upon Respondent to consider the maintenance/support of either spouse, the disposition of community property or debts, child support, and any other relief requested in the Petition or orders deemed necessary by the court.

#### 3. The Court finds that:

- **a. 90 Day Requirement:** At the time this action was filed, the Petitioner or the Respondent had lived in Arizona for more than 90 days, or had lived in Arizona while a member of the United States Armed Forces for more than 90 days.
- **b.** Conciliation Court: The provisions relating to the Conciliation Court either do not apply or have been met.
- **c. Irretrievably Broken:** The marriage is irretrievably broken or the parties desire to live separate and apart. This marriage is not a covenant marriage.
- d. Legal Decision Making, Support, Spousal Maintenance/Support, Division of Property and Debt: Where it has the legal power and where it is applicable to the facts of this case, this court has considered, approved, and made Orders relating to issues of legal decision making, parenting time (visitation), child support, spousal maintenance/support (alimony), and the division of property and/or debts.

Revised: 12/2023 Page 1 of 13

e.	Comm	unity Property and Debt: The parties did not acquire any There IS an agreement as to oproperty and debt is divided pur There is NO agreement as to di property and debt is divided pur	division of vision of	of community this Decree. community pr	proper	ty ar	nd debt, all community
f.	Pregna □ □	ncy and Paternity: Petitioner <u>is not</u> pregnant Petitioner <u>is</u> pregnant AND		Respondent Respondent	-	_	ant, OR <u>is not</u> the father
		Respondent is pregnant AND		Petitioner	□ <u>is</u>	OR	□ is not the father
		The Petitioner <b>OR</b> born to the parties before the m	□ arriage:	The Respond	dent is	the fa	ather of these children
		Names(s)					Date(s) of Birth
g.	Spous	al Maintenance/Support.					
J		The Petitioner, <b>OR</b>					
		The Respondent lacks enough this divorce, to provide for his o or herself through an appropria child(ren) of young age or is of work outside the home, or lack or contributed significantly to the marriage that lasted a long time getting a job to support himself	r her rea ate job, f a condi s earning e educat e and is c	sonable need or he or she tion that they g ability neces ional opportur of an age that	is, and is proving should sary to only the sary the sary to only the sary to only the sary the sary to only the sary th	is un iding not sup f the	able to support himself the primary care to a be required to look for port himself or herself, other spouse, or had a
h.	Parent	Information Program.					
	1.	Petitioner  has attended the  "Certificate of Completion" in  Petitioner  has not attended to  denied any requested relief to e  completed the class.	the cou the Pare	rt file, <b>OR</b> nt Information	Progra	ım cl	ass and □ shall be
	2.	Respondent $\Box$ has attended to the "Certificate of Completion" Respondent $\Box$ has not attended any requested relief to example to the class.	<b>"</b> in the ed the P	court file, <b>OR</b> arent Informat	tion Pro	gran	n class and □ shall be
i.		ion from Child Support. The cen), deviates from the guidelines				est ii	nterests of the minor
	_ _	Application of the guidelines is a Application of the guidelines is		riate			
	The co	urt makes the following findin	g regard	ling the devia	ation:		
	_ _	The child support order would he The child support order after de					
j.		al Legal Decision Making Adjunent and/or other Adjustments. (					

Case No.\_\_\_\_\_

Revised: 12/2023 Page 2 of 13

adjus	tments	are made.)
		y Child Support: The court finds that the person responsible for paying child the ability to pay child support:
	In the	e amount entered on Line 34 of the Worksheet for \$
	In an reser	adjusted amount calculated using the self-support rve on line 35 of the Worksheet for \$
		ion Making of Minor Child(ren). (Check/complete only if legal decision making is joint legal decision making is ordered.)
		legal decision making order or agreement is in the best interests of the minor (ren) for the following reasons: (List the reasons.)
	REA	SONS:
<b>Supe</b> order		or No Parenting Time: (Check and complete only if supervised or no visitation is
		ervised Parenting Time between the minor children and □ Petitioner, OR □ pondent, OR
		Parenting Time by ☐ Petitioner, OR ☐ Respondent, is in the best interests of the or child(ren), for the following reasons: (Explain the reasons)
	REA	SONS:
		olence. If the court enters an order for joint legal decision making of the minor eck box "1" or box "2" and explain.
o.ma(		
1.		Domestic violence has not occurred during this marriage, OR

## THE COURT ORDERS:

1. **MARRIAGE IS DISSOLVED:** The marriage of the parties is dissolved and the parties are restored to the legal status of single persons.

Revised: 12/2023 Page 3 of 13

		arties wish to have a former name r	
			is restored to:
Curre	ent Name	):	(List name the party wishes to use as befor this marriage)
		MENT OF TEMPORARY ORI ders dated (fill in dates of ALL temp	ERS: All obligations ordered to be paid by the parties rary orders here):
owin	g as of th		nst the party with the obligation up to the amount due at legal interest allowed by law, for the total amount of
LEG a.		CISION MAKING, PARENTINGNANCY:	G TIME, AND CHILD SUPPORT:
		Petitioner is not pregnant	Respondent is not pregnant, OR
		Petitioner is pregnant AND	Respondent <u>is</u> OR <u>is not</u> the father Petitioner <u>is</u> OR <u>is not</u> the father
			<del>-</del>
		All orders below as to legal decision	es is expected to be born this date n making, parenting time (visitation), support, and med inor child and all other minor children named below.
	1.	MINOR CHILDREN: This Decre follows:	includes all minor children common to the parties
	Name	e(s) of Minor Child(ren):	Date(s) of Birth:
	2.	□ PATERNITY: The □ Petiti the minor children named belo	ner or <a>□</a> Respondent <b>is declared to be the fathe</b> , <b>born before the marriage</b> :
	Child	ren Born BEFORE the Marriage:	Date(s) of Birth / Social Security No.:

☐ The father's name shall be entered on the minor child's birth certificate.

□ NAME CHANGE: (Optional) The names of one or more of the minor children for whom paternity has been established above shall be changed as follows:

Case No. \_\_\_\_\_

Revised: 12/2023 Page 4 of 13

3.

		Case No
Curr	ent Legal Name	New Name
LEG	AL DECISION	MAKING:
1.	□ SOLE LEGA awarded to:	L DECISION MAKING: Sole legal decision making of the minor child(ren) is
		Petitioner, <b>OR</b> $\square$ Respondent, subject to visitation as follows:
		Parenting time to the parent not having legal decision making, according t the terms of the Parenting Plan filed and made a pa of this Decree, <b>OR</b>
		Supervised parenting time to   Petitioner, <b>OR</b> Respondent according to the terms of the Parenting Plan filed Visitation may only take place in the presence of another person named below or otherwise approved by the court.
		Name of supervisor:
		The cost of supervised visitation will be paid by Petitioner, <b>OR</b>
		Respondent, <b>OR</b> shared equally by the parties,  No parenting time rights to Petitioner OR Respondent OR, See
		Option "b.2." for Joint Legal Decision Making)
	Restri	ctions on parenting time (if applicable):
		The parents shall exercise parenting time consistent with the Mohave County Legal Decision Making and Parenting Time Guidelines.
2.	□ <b>JOINT LEG</b> <b>legal</b> guard	<b>AL DECISION MAKING:</b> Petitioner and Respondent agree to act as join ians of the minor child(ren).
		The Court adopts the terms of the Legal Decision Making Agreement Parenting Plan filed on This plan is now a part of the Decree and carries the same legal weight as the Decree.
		The parents shall exercise parenting time consistent with the Mohave County Legal Decision Making and Parenting Time Guidelines.
the a the d the ir All ch	mount of \$ late this Decree is nformation in the ( hild support paym de the statutory f	Petitioner, OR Respondent shall pay child support to the other party in per month, beginning THE FIRST DAY OF THE MONTH following signed by the judge until further order of the court. Child Support is based on Child Support Worksheet attached hereto and incorporated by reference. The shall be made through the Support Payment Clearinghouse, and must be by the Order of Assignment signed this date. Payments will be in equation 15th of each month.

Revised: 12/2023 Page 5 of 13

b.

C.

	d.	□ <b>P</b> €	DICAL AND DENTAL INSURANCE, PAYMENTS, AND EXPENSES:  etitioner is responsible for providing:   medical  dental  vision care insurance.  espondent is responsible for providing:  medical  dental  vision care insurance.
		in the	ical, dental, and vision care insurance, payments and expenses are based on the information e Parent's Worksheet for child Support attached and incorporated by reference. The party red to pay must keep the other party informed of the insurance company name, address and shone number, and must give the other party the documents necessary to submit insurance his.
		orde visio	-Covered Expenses. Petitioner is ordered to pay
5.	SPO	USAL	. MAINTENANCE/SUPPORT:
	a.		Neither party shall pay spousal maintenance/support (alimony) to the other party, <b>OR</b>
	b.	\$ MON after all re recei requi	Petitioner, OR  Respondent is ordered to pay the other party the sum of per month spousal maintenance BEGINNING THE FIRST DAY OF THE ITH after this Decree is signed. Each payment shall be made by the first day of each month that and shall continue until the receiving party is remarried or deceased or until (date). All payments shall be made through the Support Payment Clearinghouse until equired payments have been made under this Decree. Payments made shall be included in initing spouse's taxable income and is tax deductible from the paying spouse's income as ired by law. Spousal maintenance/support payments end if the receiving party is remarried or eased.
6.	PRO	PERT	Y, DEBTS AND TAX RETURNS:
	a.		Petitioner is ordered to pay all debts unknown to Respondent, AND
			Respondent is ordered to pay all debts unknown to Petitioner, <b>AND</b> Each party is ordered to pay his or her debts from the following date,
	b.		Other orders and relief relating to property or debt are contained in Exhibit A, which is attached and incorporated into this Decree.
	C.		Each party is assigned his or her separate property and Petitioner must pay his/her separate debt, and Respondent must pay his/her separate debt.
	d.		This Decree can be used as a transfer of title and can be recorded. Parties shall sign all documents necessary to complete all transfer of title ordered in this Decree, such as motor vehicles, houses, and bank accounts. The parties shall transfer all real and personal property as described in Exhibit A to the other party on or before (date), by 5:00 p.m.
			If the party required to transfer the property has not transferred the property to the party entitled to receive the property on or before the date and time listed above, the party entitled to receive the property is entitled upon application to a Writ of Assistance or Writ of Execution to be issued by the Clerk of the Court commanding the sheriff to put him or her in possession of the property.

For previous calendar years, pursuant to IRS rules and regulations, the parties will file:

Case No. \_\_\_\_\_

Revised: 12/2023 Page 6 of 13

e.

_					
0	THER ORD	)ER	S. (List any other	orders.)	
ju	dgment/decr	ree is	s settled, approve	<b>R.</b> Pursuant to Arizona Revise d and signed by the court and ses of Family Law Procedure, as	shall be entered by the clerk, and is
	·				_
N	ame:			Ві	rth date:
					rth date:
	Responde common t	ent ha to the	e marriage. These	e minor children include: (Use	
			REN TO WHO	M THIS DECREE DOES N	NOT APPLY: It is ordered that
	Petitioner		Respondent		
			Respondent		
	Petitioner		Respondent		
	Petitioner		Respondent		
	Petitioner		Respondent		
Pa	arent entitle	d to	claim	Name of child	Tax year
ta in th	x returns as come tax de at party is er	follov pend ntitled	ws. A party requi dency exemption i d to the exemption	red to pay child support is only f that parent has paid all of the n:	ndency exemptions on federal and sentitled to claim a child(ren) as an child support due and owing for the
re					shall exchange financial information I financial statements) every twenty
			ach party shall give turns.	e the other party all necessary of	documentation to file all tax
			nis calendar year a nd state income ta	and continuing thereafter, each x returns, <b>AND</b>	party will file separate federal
			separate fe	deral and state income tax retu	rns, <b>and</b>
			refunds, <b>OR</b>		

Case No. \_\_\_\_\_

Revised: 12/2023 Page 7 of 13

	ed as a "Default," and the Petitioner served the papers to begin this case by any means, a copy of this Decree shall be mailed or delivered to the Respondent within 24 hours of ws:
Respondent's Name:	
Mailing Address:	
City, State, Zip Code:	
By Petitioner:	
Date:	

Case No.\_\_\_\_\_

Case No
---------

#### **EXHIBIT A: PROPERTY AND DEBTS**

#### 1. DIVISION OF COMMUNITY PROPERTY:

- Award each party the personal property in his or her possession, **OR**
- ☐ The following community property is awarded to each party as follows:

LIS	T OF COMMUNITY PROPERTY, Be specific	AW	ARD TO:
		Petitioner	Respondent
	Household furniture/furnishings		
	Appliances		
	DVD/DVR/VCR (be specific)		
	TV		
	Personal computer		
	Stereo		
	State Income Tax Refund		
	Federal Income Tax Refund		
	Motor vehicle		
	Motor vehicle		
	Motor vehicle		
	Cash, bonds of \$		
	Other:		
	Continued on attached list.		

### 3. DIVISION OF RETIREMENT, PENSION, DEFERRED COMPENSATION

(WARNING. You should see a lawyer about your retirement, pension, deferred compensation, 401K plans and/or benefits. If you do not see a lawyer regarding these assets, you risk losing any interest you have in these plans and/or benefits. There are certain documents the plan administrator must have. Only a lawyer can help you prepare these documents.)

Award each party his or her interest in any retirement benefits, pension plans, or other deferred compensation described as:

Revised: 12/2023 Page 9 of 13

	Respondent's:	
	OR  The Plan Administrator and the parties have approved the Qualified Domestic Relations Ord (QDRO) attached as Exhibit(s) Do not check this box without first seeking the help of a lawyer.	ler st
	OR Each party WAIVES AND GIVES UP his or her interest in any retirement benefits, pension per or other deferred compensation of the other party:	olan,
	OR	
	Neither party has a retirement, pension, deferred compensation, 401K Plan and/or benefits.	
of pro	<b>SION OF REAL PROPERTY</b> . Section A is for one piece of property. Section B is for another operty. If you own more than two pieces of property, check the box below and attach another slow with the information requested in A and B.  More than 2 pieces of property are involved. See attached sheet listing the same information in A and B.	neet
Α.	Real property located at (address ) which is leg	allv
	described as: (You must provide the legal description. The legal description can be found or deed to the property. If you do not provide the legal description, you may have to come bac court to amend the Decree to include the legal description.)	n th
	LEGAL DESCRIPTION:	
	The real property as described above is:	
	The real property as described above is:  Awarded to Petitioner, OR Respondent as his or her sole and separate property.  OR	
	The real property as described above is:  Awarded to Petitioner, OR Respondent as his or her sole and separate property.  OR  Shall be sold and the proceeds divided as follows:	
	The real property as described above is:  Awarded to Petitioner, OR Respondent as his or her sole and separate property.  OR  Shall be sold and the proceeds divided as follows:  to Petitioner.	
	The real property as described above is:  Awarded to Petitioner, OR Respondent as his or her sole and separate property.  OR  Shall be sold and the proceeds divided as follows:	
	The real property as described above is:  Awarded to Petitioner, OR Respondent as his or her sole and separate property.  OR  Shall be sold and the proceeds divided as follows:  to Petitioner.	ın a
	The real property as described above is:  Awarded to Petitioner, OR Respondent as his or her sole and separate property.  OR  Shall be sold and the proceeds divided as follows:  ''y or \$ to Petitioner.  ''y or \$ to Respondent.  This Decree can be used as a transfer of title and can be recorded. Parties shall sign documents necessary to complete all transfer of titles ordered in this Decree, such a	ıjn a
В.	The real property as described above is:  Awarded to Petitioner, OR Respondent as his or her sole and separate property.  OR  Shall be sold and the proceeds divided as follows:  '' or \$ to Petitioner.  '' or \$ to Respondent.  This Decree can be used as a transfer of title and can be recorded. Parties shall sig documents necessary to complete all transfer of titles ordered in this Decree, such a motor vehicles, houses, and bank accounts.	ıjn a as

Case No.\_\_\_\_\_

Page 10 of 13

Revised: 12/2023

		property.			opondont as mis or	her sole and separate
				OR		
ſ			d and the pro			
			_% or \$ _% or \$			
			_% Or \$	to F	tesponaent.	
I		documents		complete all	transfer of titles ord	recorded. Parties shall sig lered in this Decree, such a
ſ		property.		is appo	inted real estate co	mmissioner to sell this real
						t how to divide secured and
		ots.) 🗆 The f	ollowing com	munity debts owed	shall be divided as <b>Petitioner</b>	
Creditor	(S)					Respondent
			Ψ \$			
			Ψ			
			\$			
	Contir	nued attache	\$ d list.			
_ <i>,</i>	Any d	ebts or obliga	ations incurre	ed by either	party before the F	
- /    -	Any de Petition party v	ebts or obliga n for Dissolut who incurred	ations incurre tion that are the debt or c	ed by either not identified	party before the F	Respondent was served vor attached shall be paid ademnify and hold the other
- /    -	Any de Petition party v	ebts or obliga n for Dissolut	ations incurre tion that are the debt or c	ed by either not identified	party before the F	or attached shall be paid
□ / I I SEPAR	Any de Petition party van harmle	ebts or obligan for Dissolut who incurred ess from such	ations incurrection that are the debt or codebts.  The following the codebts.	ed by either not identified bbligation and	party before the F d in the list above d that party shall in	or attached shall be paid idemnify and hold the other as follows: (Be specific)
□ / I I SEPAR	Any de Petition party van harmle	ebts or obliga n for Dissolut who incurred ess from such	ations incurrection that are the debt or codebts.  The following the codebts.	ed by either not identified bbligation and	party before the Fid in the list above that party shall in property is awarded	or attached shall be paid idemnify and hold the other as follows: (Be specific)
□ / I I SEPAR	Any de Petition party van harmle	ebts or obligan for Dissolut who incurred ess from such	ations incurrection that are the debt or codebts.  The following the codebts.	ed by either not identified bbligation and	party before the find the list above did that party shall in property is awarded Petition	or attached shall be paid idemnify and hold the other as follows: (Be specific) er Responde
□ / I I SEPAR	Any de Petition party variable harmle	ebts or obligan for Dissolut who incurred ess from such	ations incurrection that are the debt or codebts.  The following the codebts.	ed by either not identified bbligation and	party before the find the list above did that party shall in property is awarded Petition	or attached shall be paid idemnify and hold the other as follows: (Be specific) er Responde
□ / I I SEPAR	Any de Petition party variable harmle	ebts or obligan for Dissolut who incurred ess from such	ations incurrection that are the debt or codebts.  The following the codebts.	ed by either not identified bbligation and	party before the find the list above did that party shall in property is awarded Petition	or attached shall be paid idemnify and hold the other as follows: (Be specific)  er Responde
□ / I I SEPAR	Any de Petition party variable harmle	ebts or obligan for Dissolut who incurred ess from such	ations incurrection that are the debt or codebts.  The following the codebts.	ed by either not identified bbligation and	party before the feat in the list above dithat party shall in property is awarded Petition	as follows: (Be specific)  r  Responde
□ / I I SEPAR	Any de Petition party variable harmle	ebts or obligan for Dissolut who incurred ess from such	ations incurrection that are the debt or codebts.  The following the codebts.	ed by either not identified bbligation and	party before the find the list above did that party shall in property is awarded Petition	or attached shall be paid idemnify and hold the other as follows: (Be specific)  er Responde
SEPAR Descript	Any dependence of the control of the	ebts or obligan for Dissolut who incurred ess from such PROPERTY f Property. E	ations incurred the debt or of debts.  The following specific.	ed by either not identified obligation and ng separate p	party before the find the list above did that party shall in property is awarded Petition	as follows: (Be specific)  Respondent  as follows: (Be specific)  as follows: (Be specific)
SEPAR Descript	Any dependence of the control of the	ebts or obligan for Dissolut who incurred ess from such PROPERTY f Property. E	ations incurrention that are the debt or or debts.  The following specific.	ed by either not identified obligation and ng separate p	party before the few in the list above of that party shall in the party is awarded Petition	or attached shall be paid idemnify and hold the other as follows: (Be specific)  er Responde
SEPAR Descript	Any dependence of the control of the	ebts or obligan for Dissolut who incurred ess from such PROPERTY f Property. E	ations incurrention that are the debt or of debts.  The following sespecific.	ed by either not identified obligation and ng separate p	party before the find the list above did that party shall in property is awarded Petition	as follows: (Be specific)  Respondent  as follows: as follows: (Be specific)  as follows: as follows:
SEPAR Descript	Any dependence of the control of the	ebts or obligan for Dissolut who incurred ess from such PROPERTY f Property. E	ations incurred ion that are the debt or of debts.  The following sespecific.  Parties are each amount \$	ed by either not identified obligation and ng separate p	party before the find the list above did that party shall in property is awarded Petition	as follows: (Be specific)  Respondent  as follows: as follows: (Be specific)  as follows: as follows:
SEPAR Descript	Any dependence of the control of the	ebts or obligan for Dissolut who incurred ess from such PROPERTY f Property. E	ations incurrention that are the debt or of debts.  The following sespecific.	ed by either not identified obligation and ng separate p	party before the find the list above did that party shall in property is awarded Petition	as follows: (Be specific)  Respondent  as follows: as follows: (Be specific)  as follows: as follows:

Case No. \_\_\_\_\_

Revised: 12/2023 Page 11 of 13

Case No
---------

# <u>COMPLETE THIS PAGE ONLY IF THIS IS A CONSENT DECREE.</u> If you are filing a Consent Decree, please review the following information. Both petitioner and Respondent must initial the appropriate boxes below.

1.	□ Petitioner	GE. We do not have a covenant marriage.  □ Respondent
2.	RIGHT TO TRIAL IS WAIVE right to a trial before a judge   Petitioner	ED. I understand that by signing this Consent Decree, I am waiving my .  □ Respondent
3.	coercion, or undue influence	DN. COMPLETE AGREEMENT. I am not under any force, threats, duress, a from anyone, including the other party, to sign this Consent Decree. This any that I have signed, is our full agreement. I have not agreed to something in writing in the Decree.  Respondent
4.		and that even if I am representing myself without an attorney, I have the right brney. I have the right to call an attorney and get legal advice before I sign  Respondent
5.		MARRIAGE. I agree that our marriage is irretrievably broken. There is no nciliation <i>[or we desire to live separate and apart if this is a Legal Separation</i> Respondent
6.	DIVISION OF PROPERTY.  □ Petitioner	The agreement about division of property and debts is fair and equitable.  □ Respondent

This is a Consent Decree. By signing this Exhibit and subscribing and swearing to same (or affirming to same) before a Notary Public, both parties affirm that the information is true and correct, including the six statements listed above.

SIGNATURE SECTION:					
STATE OF ARIZONA )					
)ss. COUNTY of Mohave )					
Approved by Petitioner:	Date:				
Subscribed and sworn to me by the Petitioner, on this	day of	<u>,</u> 20			
My Commission Expires:					
	Notary Public / Deputy Cle	erk			
STATE OF ARIZONA )					
)ss. COUNTY of Mohave )					
If you are filing a Consent Decree, the Respondent must also sign:					
Approved by Respondent:	Date				
Subscribed and sworn to me by the Respondent, on this	day of	, 20			
My Commission Expires:					
	Notary Public / Deputy Cler	rk			
If either party is represented by a lawyer, the lawyer must also sign:					
Approved by Petitioner's Lawyer:	Date				
Approved by Respondent's Lawyer:	Date				
If a Guardian Ad Litem is appointed, the Guardian Ad Litem must approve on behalf of the child and sign below:					
Approved by Guardian Ad Litem:	Date				
If the Attorney General is involved in this case, the Attorney General must approve the child support amount only and sign below:					
Approved by Attorney General:	Date				

Case No. \_\_\_\_\_

Revised: 12/2023 Page 13 of 13

Case No
---------

# INCOME WITHHOLDING DATA FORM (WAGE GARNISHMENT FOR CHILD SUPPORT AND/OR SPOUSAL MAINTENANCE)

Custodial Parent or Obligee Information	Non Custodial Parent of Obligor Information
Name:*	Name:*
	Name."
Date of Birth	Date of Birth*
Name and Address of Employer	Name and Address of Employer*
Social Security Number	Social Security Number*
Obligee's Mailing Address	Obligor's Mailing Address
Name of Children*	Child's Date of Birth*

• (\*) Denotes required fields for an Income Withholding Statement to issue to an employer