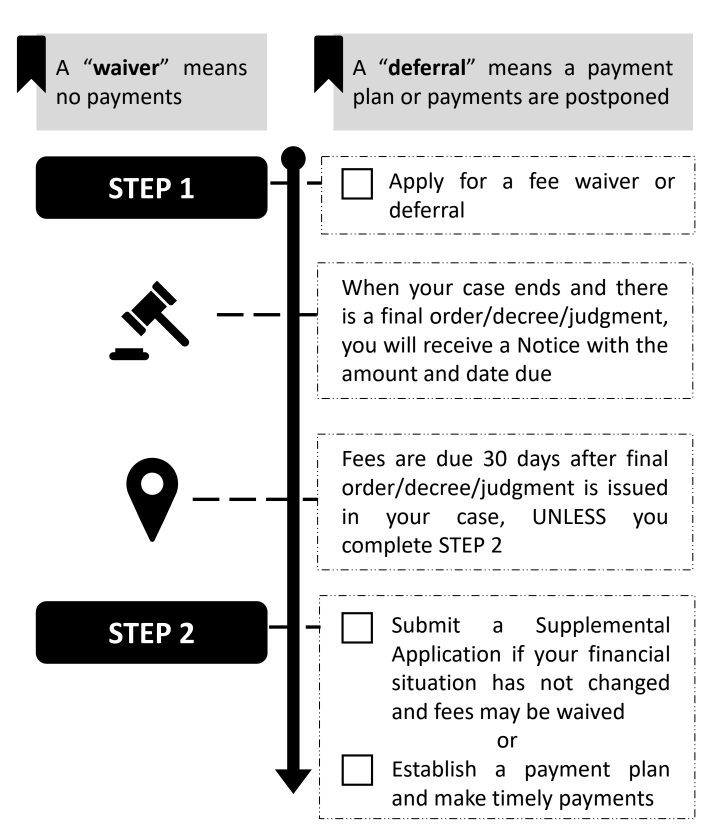
APPLYING FOR FEE WAIVER AND DEFERRAL IS A <u>2-STEP</u> PROCESS



Person Filing:	
Address (if not protected):	
City, State, Zip Code:	For Clerk's Use Only
Telephone:	
Email Address:	
Representing [] Self or [] Lawyer for	
Lawyer's Bar Number:	

SUPERIOR COURT OF ARIZONA IN MOHAVE COUNTY

Name of Petitioner/Plaintiff

-vs-

Name of Respondent/Defendant

APPLICATION FOR DEFERRAL OR WAIVER OF COURT FEES OR COSTS AND CONSENT TO ENTRY

Case Number:

OF JUDGMENT

NOTICE

- A Fee Deferral is only a temporary postponement of the payment of the fees due. You may be required to make payments depending on your income.
- A Fee Waiver is usually permanent unless your financial circumstances change during the course of this court action.
- You must attach the **required proof** when filing your Application. If you do not attach the required proof, you **must** complete the financial questionnaire in section 3.
- In the Application, "I" and "you" refer to either the "Applicant" (in all case types, except for probate) or the "Estate/Ward/Protected Person" (in probate cases).

1. I cannot pay the <u>following fees and costs</u> in my case:

- [X] Any or all filing fees, fees for the issuance of either a summons or subpoena, the cost of attendance at an educational program for divorce and legal separation cases required by A.R.S. § 25-352, court accountant fees and costs, court investigator fees and costs, fees for obtaining one certified copy of letters of temporary or permanent appointment, fees for obtaining one certified copy of a temporary order in a family court case or a final order, judgment, or decree in all civil proceedings.
- [] Fees for service of process by a sheriff, marshal, constable, or law enforcement agency.*
- [] Fees for service by publication.*
- [] Filing fees and photocopy fees for the preparation of the record on appeal.
- [] Court reporter or transcriber fees for the preparation of court transcripts, if the court reporter or transcriber is employed by the court.

***NOTE:** To defer or waive fees for <u>service of process</u> or for <u>service by publication</u>, you must also complete the **Affidavit in Support of Application for Deferral or Waiver of Service of Process Fee** form (Form No. AOCDFGF3F).

2. I am requesting a deferral or waiver of fees and costs in my case because:

- A. [] I receive government assistance from the federal Supplemental Security Income (SSI) program.*
 - [] I have attached the required **proof** that I participate in the **Supplemental Security Income program**. The proof shows <u>my name as the benefit's recipient</u> and the <u>name of the agency that provides the benefit</u>.

(If you have attached proof, you do not need to complete the financial questionnaire in section 3.)

*Supplemental Security Income (SSI) is **NOT** the same as regular retirement benefits from the Social Security Administration or Social Security Disability Insurance (SSDI)

OR

- B. [] I receive government assistance from the state or federal program marked below:
 - [] Temporary Assistance to Needy Families (TANF)
 - [] Food Stamps
 - [] I have attached the required **proof** that I participate in a **government assistance** program. The proof shows <u>my name as the benefit's recipient</u> and the <u>name of the</u> <u>agency that provides the benefit</u>.

(If you have attached proof, you do not need to complete the financial questionnaire in section 3.)

OR

C. [] I receive legal assistance from a non-profit legal aid program.

[] I have attached the required **proof** that I receive legal assistance from a **non-profit legal aid program**. The proof shows <u>my name as the recipient</u> and the <u>name of the</u> <u>legal aid provider that provides the assistance</u>.

(If you have attached proof, you do not need to complete the financial questionnaire in section 3.)

OR

D. [] My income is insufficient or is barely sufficient to meet the daily essentials of life, and includes no allotment that could be budgeted for the fees and costs that are required to gain access to the court. My gross income as computed on a monthly basis is 150% or less of the current federal poverty level. (Note: Gross monthly income includes your share of your

spouse or domestic partner's income if available to you.) (See the Poverty Levels Chart in 4(H) to determine if your income is 150% or less of the poverty level.)

OR

E. [] I am permanently unable to pay. My income and liquid assets are insufficient or barely sufficient to meet the daily essentials of life <u>and are unlikely to change in the foreseeable future</u>.

OR

F. [] I do not have the money to pay court filing fees and costs now. I can pay the filing fees and costs at a later date. Explain.

OR

G. [] My income is greater than 150% of the poverty level, but I have proof of extraordinary expenses (including medical expenses and costs of care for elderly or disabled family members) or other expenses that reduce my gross monthly income to 150% or below the poverty level. (See the Poverty Levels Chart in 4(H) to determine if your income is 150% or less of the poverty level.)

DESCRIPTION OF EXTRAORDINARY EXPENSES	AMOUNT
	\$
	\$
	<u>\$</u>
TOTAL EXTRAORDINARY EXPENSES	\$

H. **POVERTY LEVELS CHART.** The chart below lists the gross monthly income levels at 150% of the current federal poverty levels based on **household size**. Household size is the number of related individuals living in your home, including yourself, that you support financially. Use the chart to determine the poverty levels based on your household size and whether your gross monthly income is less than, or more than, 150% of the poverty levels.

(A) OF JANGART 17, 2024)			
Household Size (all related individuals)	Gross Monthly Income Level- 150%	Household Size (all related individuals)	Gross Monthly Income Level- 150%
1	\$1,883	5	\$4,573
2	\$2,555	6	\$5,245
3	\$3,228	7	\$5,918
4	\$3,900	8*	\$6,590

(AS	OF	JAN	UARY	17.	2024)
1,710	U .	37.114	0/11/1	±,,	

3. FINANCIAL QUESTIONNAIRE

You must complete the financial questionnaire unless you have attached the proof required in section 2(A) for SSI, 2(B) for government assistance, or 2(C) for non-profit legal aid program.

A. How many people, including yourself, do you support financially (including those you pay child support or spousal maintenance for)? ______

	T . 1 . 1 . 01					
	List relationship of those you support and \Box	check those living with	you:			
B.	Do you have a job? [] Yes [] No Employer name: Employer phone number:					
C.	What is your approximate gross monthly	income (total income b				
	deductions)?		\$			
D.	D. What is your approximate monthly take home pay (total income after					
	deductions)?		\$			
E.	Do you have income from the following so	ources?				
	[] social security [] d	isability	[] veteran's ber	nefits		
	[] unemployment benefits [] s	pousal or child support				
	[] investments [] o	ther:				
	• What is your approximate total gross monthly income from these sources? \$					
	• What is your spouse or domestic pa	irtner's approximate to	otal gross			
	monthly income from all sources re		\$			
F.	What is the approximate total balance of	bank and credit union	accounts			
	accessible without financial penalty?		\$			
G.	What are your average total monthly exp	enses, including rent/me	ortgage, utilities,			
	vehicle/transportation, credit cards, insuration	nce, medical/dental, chil	d support,			
	childcare, spousal maintenance, tuition, or	other expenses?	\$			

CONSENT TO ENTRY OF JUDGMENT

By signing this Application, I agree that a consent judgment may be entered against me for all fees or costs that are deferred but remain unpaid 30 calendar days after entry of the final judgment, decree, or order unless I establish a payment plan and make timely payments, or I submit a Supplemental Application and the court has not made a ruling on it.

You will receive a **Notice of Court Fees and Costs Due** from the court indicating (1) <u>how much is</u> <u>owed</u> and (2) <u>what steps to take</u> to avoid a consent judgment against you.

NOTE: You may be ordered to repay any amounts that were waived if the court finds you were not eligible for the fee deferral or waiver. If your case is dismissed for any reason, the fees and costs are still due.

If you are asking for deferral or waiver for <u>service of process costs</u>, or <u>service by publication costs</u>, you must complete the **Affidavit in Support of Application for Deferral or Waiver of Service of Process Fee** form (Form 3F).

OATH OR AFFIRMATION FOR APPLICATION FOR DEFERRAL OR WAIVER OF COURT FEES AND COSTS

I declare under penalty of perjury that I have read the above statements and to the best of my knowledge and belief these statements are true and correct.

Date

Applicant's Signature

Applicant's Printed Name

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address:		
Representing [] Self or [] Lawyer for		
Lawyer's Bar Number:		

SUPERIOR COURT OF ARIZONA IN MOHAVE COUNTY

Name of Petitioner/Plaintiff

-vs-

Case Number: _____

CONFIDENTIAL PERSONAL FINANCIAL AFFIDAVIT

Name of Respondent/Defendant

I, ______, am applying for a deferral or waiver of court fees and costs pursuant to A.R.S. § 12-302. The **Application for Deferral or Waiver of Court Fees and Costs** requires a consent to entry of judgment. By signing the consent judgment, I have agreed that a consent judgment may be entered against me for all fees and costs that are deferred but remain unpaid 30 calendar days after entry of the final judgment, decree, or order.

I understand that the court may take legal steps to collect the unpaid judgment, which require the use of my social security number, such as (1) referring the consent judgment to a collection program (A.R.S. § 12-116.03), (2) entry into a tax intercept program (A.R.S. § 42-1122(b)), and (3) reporting of the debt to credit bureaus (A.R.S. § 12-288).

I understand that the information provided is collected for administrative purposes and will be maintained as confidential information under Rule 123, Rules of the Supreme Court, unless needed to enforce the consent judgment as specified above. Therefore,

OR

[] I verify that I do not possess a valid social security number.

Case Number:

I declare under penalty of perjury that the foregoing is true and correct.

Date	Applicant's Signature	
	Applicant's Printed Name	
STATE OF ARIZONA		
COUNTY OF MOHAVE		
Subscribed and sworn to or affirmed before me this:	(date	
by		

(notary seal)

Deputy Clerk or Notary Public

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	For Clerk's Use Only
Telephone:	
Email Address:	
Representing [] Self or [] Lawyer for	
Lawyer's Bar Number:	

SUPERIOR COURT OF ARIZONA IN MOHAVE COUNTY

Case Number:

COSTS

Name of Petitioner/Plaintiff

-VS-

Name of Respondent/Defendant

THE COURT FINDS that the applicant or estate/ward/protected person, _____

(print name):

ORDER REGARDING DEFERRAL OR WAIVER OF COURT FEES AND

1. [] IS NOT ELIGIBLE FOR A DEFERRAL or FOR A WAIVER of fees and costs.

OR

- 2. [] IS ELIGIBLE FOR A DEFERRAL of fees and costs based on:
 - [] Financial eligibility. As required by state law, the applicant has signed a consent to entry of judgment.
 - [] At the court's discretion (A.R.S. § 12-302(L)).
 - [] Good cause shown. As required by state law, the applicant has signed a consent to entry of judgment.

OR

- 3. [] IS ELIGIBLE FOR A WAIVER of fees and costs based on:
 - [] Applicant is permanently unable to pay.
 - [] At the court's discretion (A.R.S. § 12-302(L)).

Case Number:

IT IS ORDERED:

- [] WAIVER IS DENIED for the following reasons:
 - [] This is a class action. (A.R.S. § 12-302(K))
 - [] The applicant is an ADOC inmate awaiting transportation to ADOC facilities or a non-ADOC inmate, and this is not a domestic relations action. (A.R.S. § 12-302(K))
 - [] The applicant was previously declared a vexatious litigant by any court, and this is not a domestic relations case. (A.R.S. § 12-302(K))
 - [] The applicant is not permanently unable to pay or the applicant has not established a receipt of benefits from the Supplemental Security Income (SSI) program. (ACJA § 5-206(F))
- [] **WAIVER IS GRANTED** for the following fees and costs in this case that may be waived under A.R.S. § 12-302(H):
 - [] Any or all filing fees, fees for the issuance of either a summons or subpoena, the cost of attendance at an educational program required by A.R.S. § 25-352, court accountant fees and costs, court investigator fees and costs, fees for obtaining one certified copy of letters of temporary or permanent appointment, and fees for obtaining one certified copy of a temporary order in a family court case or a final order, judgment, or decree in all civil proceedings.
 - [] Fees for service of process by a sheriff, marshal, constable, or law enforcement agency.
 - [] Fees for service by publication.
 - [] Filing fees and photocopy fees for the preparation of the record on appeal.
 - [] Court reporter or transcriber fees for the preparation of court transcripts, if the court reporter or transcriber is employed by the court.
- [] **DEFERRAL IS DENIED** for the following reason(s):
 - [] The application is incomplete because _

You are encouraged to submit a complete application.

- [] The applicant does not meet the financial criteria for deferral because:
 - [] The applicant did not provide proof that they are receiving public assistance benefits from the Temporary Assistance to Needy Families (TANF) program or Food Stamps;
 - [] The applicant did not provide documentation that they are currently receiving services from a non-profit legal aid program;
 - [] The applicant did not provide documentation that their income is insufficient or barely sufficient to meet the daily essentials of life and includes no allotment that could be budgeted to pay the fees and costs necessary to gain access to the court;

Case Number:

[] Other reason: _____

[] The applicant is an incarcerated felon, and this is not a domestic relations action. (A.R.S. § 12-302(E))

[] **DEFERRAL IS GRANTED** for the following fees and costs in this court:

- [] Any or all filing fees, fees for the issuance of either a summons or subpoena, the cost of attendance at an educational program required by A.R.S. § 25-352, court accountant fees and costs, court investigator fees and costs, fees for obtaining one certified copy of letters of temporary or permanent appointment, and fees for obtaining one certified copy of a temporary order in a family court case or a final order, judgment, or decree in all civil proceedings.
- [] Fees for service of process by a sheriff, marshal, constable, or law enforcement agency.
- [] Fees for service by publication.
- [] Filing fees and photocopy fees for the preparation of the record on appeal.
- [] Court reporter or transcriber fees for the preparation of court transcripts, if the court reporter or transcriber is employed by the court.

IF A DEFERRAL IS GRANTED, APPLICANT MUST PAY AS FOLLOWS:

[] NO PAYMENTS WILL BE DUE UNTIL FURTHER NOTICE OR AT THE CONCLUSION OF YOUR CASE.

- [] **PAYMENT DUE DATE.** The applicant must pay the service of process fee of \$_______.

RIGHT TO JUDICIAL REVIEW. If the court denies your application or sets a payment plan for you, you may request a judicial officer to review the decision by filing a **Request and Order for Hearing** (Form 12F). You must file the request within 20 days of the day the order was mailed or delivered to you. If the court sets a payment plan for you, no payments will be due until the court reviews the request. The court will review the request as soon as reasonably possible.

If you do not pay the service of process fees when they are due, you will receive a **Notice of Court Fees and Costs Due**. The **Notice of Court Fees and Costs Due** will remind you that you may submit a **Supplemental Application** (Form 9F) for further deferral or waiver if you believe you still cannot afford to pay your court fees. The court will review your **Supplemental Application** and decide at that time whether or not you must pay.

NOTICE REGARDING CONSENT JUDGMENT. A consent judgment may be entered against you for all fees or costs that are deferred but remain unpaid 30 calendar days after entry of the final judgment, decree, or order UNLESS:

- A. The fees and costs are taxed to another party.
- B. You establish a payment plan and make timely payments.
- C. You file a Supplemental Application, and the court has not made a ruling on it.
- D. In response to the Supplemental Application, the court orders the fees and costs to be waived or further deferred.
- E. Within 20 days of the date the court denies the Supplemental Application,
 - You pay the fees and costs.
 - You request a hearing. The court cannot enter the consent judgment unless a hearing is held, further deferral or waiver is denied, and payment has not been made within the time given by the court.

If you appeal the final order, decree, or judgment, unpaid court fees are due 30 days after the appeals process ends. The procedures for notice of court fees and costs and for entry of a consent judgment continue to apply.

DUTY TO REPORT CHANGE IN FINANCIAL CIRCUMSTANCES. An applicant who is granted a deferral or waiver must promptly notify the court of any change in financial circumstances during the course of the case that would affect the applicant's ability to pay court fees and costs. Any time the applicant appears before the court on this case, the court may inquire as to the applicant's financial circumstances.

DATED:

[] Judicial Officer [] Special Commissioner

NOTE: IF THE APPLICATION IS BY VERBAL AVOWAL, THE APPLICANT MUST SIGN THE CONSENT TO ENTRY OF JUDGMENT.

I CERTIFY that I mailed/delivered a copy of this document to:

- [] Applicant [] at the above address, [] in court, [] hand delivered, [] by email
- [] Applicant's attorney [] at the above address, [] in court, [] hand delivered, [] by email

Clerk

Date

Mohave County Superior Court

Order Regarding Deferral or Waiver of Court Fees and Costs