## SUPERIOR COURT OF ARIZONA IN MOHAVE COUNTY

In the Matter of:		Case Number(s):	
(Name, FIRST, MI, LAST)		ORDER TO VACATE ELIGIBLE MONETARY OBLIGATIONS OR CIVIL JUDGMENT	
(Da	te of Birth)		
PET	TITIONER'S INFORMATION		
a. P	Petitioner's name:		
b. P	Petitioner's date of birth:		
Purs	suant to Laws 2023, Ch. 162, § 30, and		
[]	Based on the information presented to the coabove,	urt in the petition filed by the petitioner identified	
	OR		
[]	On the Court's own motion,		
THE	E COURT FINDS:		
(Onl	y those items marked)		
[]	There are unpaid monetary obligations on this case that were imposed by this court before October 30, 2023, against petitioner that are eligible to be vacated.		
[]	There is an unsatisfied civil judgment that was entered by this court before October 30, 2023, against petitioner in this case that is eligible to be vacated in whole or in part.		
[]	No eligible monetary obligations imposed ag vacated.	ainst Petitioner exist on this case that can be	
[]	The petition was filed in the wrong court.		

Case Number(	s):	

Therefore,

## IT IS ORDERED:

[]	DENYING the Petition to Vacate Eligible Monetary Obligations or Civil Judgment.
[]	DISMISSING the Petition to Vacate Eligible Monetary Obligations or Civil Judgment.
[]	GRANTING the Petition to Vacate Eligible Monetary Obligations or Civil Judgment and vacating the following monetary obligations in this case and the associated portion of any civil
	judgment:

- Court-appointed attorney costs imposed under A.R.S. § 8-221
- Costs against a parent or guardian for counseling, treatment, or education required as part of a diversion program imposed under A.R.S. § 8-234
- Probation supervision fees imposed under A.R.S. § 8-241
- Foster care expenses imposed under A.R.S. § 8-243(A)
- Department of juvenile corrections or other state department institution expenses imposed under A.R.S. § 8-243(B)
- Juvenile detention expenses imposed under A.R.S. § 8-243(C)
- Medical or surgical treatment expenses imposed under A.R.S. § 8-245
- Family counseling program costs imposed under A.R.S. § 8-263
- Community-based alternative program fees or costs imposed under A.R.S. § 8-321
- Rehabilitative, incorrigibility, or minor consumption monetary assessment imposed under A.R.S. § 8-341
- Alcohol or drug screening, education, or treatment costs imposed under A.R.S. § 8-343(L)
- Detention costs imposed under A.R.S. § 8-343(M)
- Victims' Rights Fund Implementation Fee imposed under A.R.S. § 8-418

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- \$25 public defender or court-appointed counsel administrative assessment imposed under A.R.S. § 11-584(C)
- \$20 Time Payment Fee imposed pursuant to A.R.S. § 12-116
- \$500 Dangerous Crimes Against Children Assessment imposed under A.R.S. § 12-116.07
- Surcharges on monetary assessments imposed under A.R.S. § 8-323(F)(5) for a non-Title 28 offense
- Assessments on monetary assessments imposed under A.R.S. § 8-323(F)(5) for a non-Title 28 offense

IT IS FURTHER ORDERED that if this order results in the entirety of a civil judgment being vacated, the clerk shall notify the county recorder that the judgment has been vacated.

Date	Judicial Officer	
Copies sent to:		
Petitioner		
County Attorney		
Juvenile Probation Office		

Department of Juvenile Corrections