# NOTICE TO THE BAR

## <u>FAMILY DIVISION – PROMULGATION OF FORMS</u> FORMERLY CONTAINED IN DELETED RULES APPENDICES

On the recommendation of the Family Practice Committee, the Supreme Court, as part of its July 21, 2011 Omnibus Rule Amendment Order, deleted the five Rules Appendices listed below, effective September 1, 2011. The Practice Committee had recommended that the forms that had been contained in those five Rules Appendices instead be promulgated by the Administrative Director of the Courts.

> Appendix XIII - Certification of Child Support Arrears Appendix XIV - Financial Statement for Summary Support Actions Appendix XVI - Uniform Summary Support Order Appendix XVII - Temporary Support Order Appendix XXIV - Confidential Litigant Information Sheet

Accordingly, the following five standard forms as appended to this notice are promulgated for use effective September 1, 2011:

- (1) Certification of Child Support Arrears (see <u>Rule</u> 4:101-5)
- (2) Financial Statement for Summary Support Actions (see <u>Rule</u> 5:5-3)
- (3) Uniform Summary Support Order (see <u>Rule</u> 5:7-4(b)
- (4) Temporary Support Order (see <u>Rule 5</u>:7-4(b)
- (5) Confidential Litigant Information Sheet (see <u>Rules</u> 5:4-2(g), 5:5-3, and 5:7-4(b)

In addition to being published with this notice, these five forms also can be found on the Judiciary's website – www. njcourts.com (go first to the dropdown menu "Forms", then "Legal Practice Forms", then click on the link labeled "Family").

/s/Glenn A. Grant

Glenn A. Grant, J.A.D. Acting Administrative Director

Dated: August 29, 2011

	Superior Court of New Jersey Chancery Division - Family Part County of
Plaintiff/Oblig	Docket No.
	Judgment No. JCS
VS.	
Defendant/Oblig	Certification of Child Support Arrears

As of \_\_\_\_\_, 20\_\_\_\_, the obligor in the above captioned matter owes \$\_\_\_\_\_ in past-due child support payments and \$\_\_\_\_\_ in post-judgment interest.

The undersigned certifies that the foregoing is a true and accurate record of outstanding judgment for child support entered in accordance with N.J.S.A. 2A:17-56.23a.

Title: \_\_\_\_\_ County Probation Division

# FINANCIAL STATEMENT FOR SUMMARY SUPPORT ACTIONS

Attorney(s): Office Address and Tel. Nos.: Attorney for

Plaintiff

vs.

Defendant

# SUPERIOR COURT OF NEW JERSEY CHANCERY DIVISION – FAMILY PART COUNTY OF \_\_\_\_\_ DOCKET NO.\_\_\_\_\_ FINANCIAL STATEMENT FOR

SUMMARY SUPPORT ACTIONS

### PART A – PERSONAL INFORMATION: Provide the following information about yourself

Name (last, first, middle):

Address:

Employer:

# **PART B – GROSS WEEKLY INCOME:** *Report your weekly income. Divide monthly by 4.3; bi-weekly by 2.*

1.	Salary, wages, commission, bonuses and other payment for services performed:	\$
2.	Income from operating a business minus ordinary and Necessary expenses:	\$
3.	Social Security Retirement (over 62, green check):	\$
4.	Social Security Disability (green check):	\$
5.	Veterans' Administration pension:	\$
6.	Worker's compensation:	\$
7.	Other pensions, disability or retirement income:	\$

Home Phone No.:

Social Security No.:

Occupation:

8. Unemployment compensation:	\$
9. Interest, dividends, annuities or other investment income:	\$
10. Income from the sale, trade or conversion of capital assets:	\$
11. Income from an estate of a decedent (a will):	\$
12. Alimony or separate maintenance from a previous marriage:	\$
13. Income from Trusts:	\$
14. Other income ( <i>specify</i> ):	\$
15. Other income ( <i>specify</i> ):	\$
Total Gross Income (add lines 1 through 15):	\$

# **PART C – WEEKLY EXEMPTIONS:** *Report the following deductions from your weekly income.*

1.	Number of tax exemptions claimed:	
2.	Mandatory union dues:	\$
3.	Mandatory retirement contributions:	\$
4.	Health insurance premium (must include child(ren) named in the complaint):	\$
5	Alimony or child support orders paid ( <i>State</i> : <i>Case No</i> ):	\$

**PART D – OTHER DEPENDENT DEDUCTION:** Complete this section only if (1) you are legally responsible for supporting a child or children other than those named in the support complaint or application, (2) the child or children are living with you and (3) you are requesting credit for the amount spent on raising the other child or children when the support award is calculated. You are legally responsible for all children that are yours by birth or adoption. Answer the questions about the other parent of the child or children for whom you are requesting the credit (for example, your current spouse who is the biological mother/father of at least one of your children).

1. Number of other legal dependents (you must provide proof of the legal relationship:

2. Number of tax exemption the parent of the other child(ren) claims:

3. Weekly gross income of the parent of the other child(ren):

\$

4.	Mandatory union dues of the parent of the other child(ren):	\$
5.	Mandatory retirement contributions of the parent of the other child(ren):	\$
6.	Health insurance premiums paid by the parent of the other child(ren)	\$
7.	Alimony or child support orders paid by the parent of the other child(ren)	\$

**PART E – CREDIT FOR CHILD CARE EXPENSES:** (Complete this section only if (1) you pay for work-related child care for a child or children for whom you and the other parent share a legal responsibility to support and (2) you are requesting a credit for these expenses when your support amount is calculated).

1. Annual child care cost (if paid weekly divide by 52; If monthly divide by 4.3):

\$

\$

2. Child care provider:

### PART F – INCOME PAID TO YOUR CHILD(REN) IN YOUR NAME:

(Complete if your child(ren) receive(s) regular payment from a government source in your name (e.g., social security, black lung or veteran's benefits).

1. Source of benefit(s):

2. Weekly amount of benefits (attach verification):

#### **PART G – HEALTH INSURANCE BENEFITS:** Answer the following about your health insurance benefits.

1.	Health insurance provider:	2.	Includes child(ren)	Yes	🗌 No	

Policy carrier: 3.

4. Date coverage began:

PART H - CERTIFICATION

I certify that the foregoing statements made by me are true to the best of my knowledge. I am aware that if any of the foregoing statements are willfully false, I am subject to punishment.

Date:

Signature:

IMPORTANT: You must attach a copy of your last federal tax form or your three most recent pay stubs to verify your income. Self-employed persons and business owners must attach a copy of the most recent federal tax forms for their business. If you are requesting a credit or deduction, you must attach proof of your expenses or obligations.

PL	AINTIFF	VS	DEFENDANT			COURT OF	NEW JERSE amily Part	Y
					UNIFORM SUM	MARY S	UPPORT	ORDER
Oblig	or Obligee	□ Obl	igor 🗌 Oblig	gee	COUNTY:			
•	EARING DATE	WELFARE / U.I	° °	,	DOCKET #			
	/ /				CS#			
With app	With appearance by: PL Atty for PL DEF Atty for DEF							
IV-D Atty     County Probation Division								
					nt County Welfare Agency			
for an O	RDER for: Paternit	/ Support	Visitation		ustody Enforcement		ation / Increase	e / Decrease
1. Sta	te with Continuing Excl	usive Jurisdiction:						
	CHILD'S NAME		<b>BIRTH DATE</b>		CHILD'S N	NAME		<b>BIRTH DATE</b>
2A.				2D				
2B.				2E.				
2C.				2F.				
3.	PATERNITY of child(r	en) (# above)	is h	nereb	y established and an ORDER	of paternity is	hereby entered	
4.	A Certificate of Parent							
5.	II IS HEREBY ORDER	RED THAT: The of	bligor shall pay supp	port t	o the New Jersey Family Supp	ort Payment C	center in the an	nount of:
	+	+	-	=	payable		effective	
Child S	upport Spousa	I Support /	Arrears Payment	L	Total	Frequency		Date
NOTE: Child support is subject to a biennial cost-of-living adjustment in accordance with R. 5:6B								
6. Child Support Guidelines Order Deviation reason:								
6A. Worksheet attached.								
7. Support order shall be administered and enforced by the Probation Division in the county of Venue, County.								
8. ARREARS calculated at establishment hearing are based upon amounts and effective date noted above and total \$								
9.	ARREARS indicated in						_/	
10.	GROSS WEEKLY INC OBLIGEE \$	OMES of the partie	5		ild Support Guidelines, upon w IGOR \$	hich this ORD	ER is based:	
11. 🗌	INCOME WITHHOLDI				ture income sources, including			
	Name of	ncome source:			Address of	f income sourc	e:	
	OBLIGOR SHALL, ho	wever, make payn	nents AT ANY TIME	E that	t the full amount of support and	d arrears is not	withheld.	
12. 🗌	Medical Support cove	erage as available	at reasonable cost	shall	be provided for the C child(r	ren) 🗌 s	pouse,	
	by Obligor		Obligee		Both			
	The parties shall pay u	Inreimbursable hea % Oblig		of the	e child(ren) which exceed \$250 % <b>Obligee</b>	).00 per child p	er year as follo	WS:
	Pursuant to R 5:6A ti	-		the f	irst \$250.00 per child per yea	ar.		
		e, Medical Insurance	ce I.D. card(s) as pr		of coverage for the child(ren)/sp		provided imme	diately upon
12A.	Insurance currently pro		-		-			
12B.	Health insurance bene	fits are to be paid	directly to the health	h car	e provider by the insurer.			

DOCKET#	CS#	HEARING DATE/	_/ PAGE 2 OF 2					
agency or the foreign juris of said costs. If defendan tests, and pay child suppo	diction in the county of residence t is later adjudicated the father ort retroactive to//		ng, without prejudice to final allocation ne welfare agency for the costs of said					
13A. Issues of reimbursement r		<b>13B</b> . Issue of retroactive or						
14. This matter is hereby REL ORDER shall serve as the default order, bench warra	14. This matter is hereby <b>RELISTED</b> for a hearing on/ before A copy of this ORDER shall serve as the summons for the hearings. No further notice for appearance shall be given. Failure to appear may result in a default order, bench warrant, or dismissal. Reason for relist:							
	to the Probation Division. If em	<b>BY THE OBLIGOR</b> . Written records of at leap ployed, proof of income and the full name and						
16. SERVICE upon which this	order is based:							
Personal Service Date://	Certified Mail:	Refused     Returned Unclaimed						
		by <b>ORDERED</b> . The obligor was properly servative above). An amount of \$ shall b						
18. EFFECTIVE// further notice.	FUTURE MISSED PAYMENT	(S) numbering or more may result in	n the issuance of a warrant, without					
19. A LUMP SUM PAYMENT further notice.	OF \$ must be mad	e by the obligor by/, or a b	ench warrant may be issued without					
<b>20.</b> This complaint / motion is	hereby <b>DISMISSED</b> : (reason) _							
21. Order of Support is hereby Arrears accrued prior to el	y <b>TERMINATED</b> effective ffective date, if any, shall be pa	_// as, as, at he rate and frequency noted on page nu	mber one of this ORDER.					
22. THIS ORDER IS ENTERE	-	gor Dobligee was properly served to appear						
23. It is further ORDERED:								
EXCEPT AS P	Rovided Herein, all Pric	OR ORDERS OF THE COURT REMAIN IN FL	ILL FORCE AND EFFECT.					
		RDER recommended by a Hearing Officer and						
appeal to a Superior Cour			5 0					
		ATTORNEY FOR DEFENDANT						
	BY AUTHORIZED COURT ST	AFF: es and consent to direct payment of support.	Those are advised that all monitoring					
	nd location services available ur	nder Title IV-D of the Social Security Act are n						
obligee			obligor					
26. Copies provided at hearing	g to Obligee Obligor	<b>26A</b> . Copies to be mailed to	o obligee obligor					
		JPPORT NOTICES WHICH ARE PROVIDED TED INTO THIS ORDER BY REFERENCE AI						
So Recommended to the	Court by the Hearing Officer:							
Date / /	Н.О.	Signature						
So Ordered by the Court:								
Date / /	Judge	Signature	J.S.C.					

#### UNIFORM SUMMARY SUPPORT ORDER (R. 5:7-4)

#### NEW JERSEY UNIFORM SUPPORT NOTICES

#### PURSUANT TO R. 5:7-4(f), TAKE NOTICE THAT THE FOLLOWING PROVISIONS ARE TO BE CONSIDERED PART OF THIS ORDER AND ARE BINDING ON ALL PARTIES:

- 1. You must continue to make all payments until the court order is changed by another court order.
- 2. You must file a WRITTEN request to the Family Division in the county in which the order was entered in order for the court to consider a change in the support order. Contact the Family or Probation Division to find out how to do this. It is important that you request a change as soon as possible after your income or the child(ren)'s status changes. In most cases, if you delay making your request, and you are the obligor, you will have to pay the original amount of support until the date of your written request.
- 3. Payments must be made directly to the New Jersey Family Support Payment Center, P.O. Box 4880, Trenton, NJ 08650, unless the court directs otherwise. Payments may be made by money order, check, direct debit from your checking account, or credit card. Gifts, other purchases, or in-kind payments made directly to the obligee or child(ren) will not fulfill the support obligation. Credit for payments made directly to the obligee or child(ren) may not be given without a court order.
- 4. No payment or installment of an order for child support, or those portions of an order that are allocated for child support, shall be retroactively modified by the court except for the period during which the party seeking relief has pending an application for modification as provided in *N.J.S.A.* 2A:17-56.23a. (*R.* 5:7-4(e)).
- The amount of child support and/or the addition of a health care coverage provision in Title IV-D cases shall be subject to review at least once every three years, on written request by either party to the Division of Family Development, P.O. Box 716, Trenton, NJ 08625-0716, as appropriate, or upon application to the court. (*N.J.S.A.* 2A: 17-56.9a; *R.* 5:7-4(e)).
- In accordance with *N.J.S.A.* 2A: 34-23b, the custodial parent may require the non-custodial parent's health care coverage provider to make payments directly to the health care provider by submitting a copy of the relevant sections of the order to the insurer. (*R.* 5:7-4(e)).
- 7. Social Security numbers are collected and used in accordance with section 205 of the Social Security Act (42 U.S.C. 405). Disclosure of an individual's Social Security number for Title IV-D purposes is mandatory. Social Security numbers are used to obtain income, employment, and benefit information on individuals through computer matching programs with federal and state agencies, and such information is used to establish and enforce child support under Title IV-D of the Social Security Act (42 U.S.C. 651 et seq.). Any person who willfully and with the intent to deceive, uses a Social Security number obtained on the basis of false information provided to Social Security Administration or provides a false or inaccurate Social Security number is subject to a fine or imprisonment. (42 U.S.C. 408(7); R. 5:7-4(e)).

- The United States Secretary of State is required to refuse to issue or renew a passport to any person certified as owing a child support arrearage exceeding the statutory amount. In addition, the U.S. Secretary of State may take action to revoke, restrict or limit a passport previously issued to an individual owing such a child support arrearage. (42 U.S.C. 652(k)).
- 9. Failure to appear for a hearing to establish or to enforce an order, or failure to comply with the support provisions of this order may result in incarceration. The obligee and obligor shall notify the appropriate Probation Division of any changes in address, employment status, health care coverage, or a change in the address or status of the child(ren). Changes must be reported in writing to the Probation Division within 10 days of the change. Not providing this information is a violation of this Order. The last address you give to Probation will be used to send you notices. If you fail to appear, a default order may be entered against you or a warrant may be issued for your arrest (*R*. 5:7-4(e)).
- 10. Any payment or installment for child support shall be fully enforceable and entitled to full faith and credit and shall be a judgment by operation of law on or after the date it is due (*N.J.S.A.* 2A:17-56.23a). Any non-payment of child support you owe has the effect of a lien against your property. This child support lien may affect your ability to obtain credit or to sell your property. Failure to remit timely payment automatically results in the entry of a judgment against the obligor and post-judgment interest may be charged. Judgments [also] accrue interest at the rate prescribed by Rule 4:42- 11(a). (*R.* 5:7-4(e), 5:7-5(g)). Before the satisfaction of the child support judgment, any party to whom the child support is owed has the right to request assessment of post-judgment interest on child support judgments.
- 11. All child support obligations are payable by income withholding unless otherwise ordered. If immediate income withholding is not required when an order is entered or modified, the child support provisions of the order may be subject to income withholding when the amount due becomes equal to, or in excess of the amount of support due for 14 days. The withholding is effective against the obligor's current and future income from all sources authorized by law. (*R.* 5:7-4(e), *R.* 5:7-5).
- 12. The occupational, recreational, and professional licenses, including a license to practice law, held or applied for by the obligor may be denied, suspended or revoked if: 1) a child support arrearage accumulates that is equal to or exceeds the amount set by statute, or 2) the obligor fails to provide health care coverage for the child as ordered by the court, or 3) a warrant for the obligor's arrest has been issued by the court for obligor's failure to pay child support as ordered, or for obligor's failure to appear at a hearing to establish paternity or child support, or for obligor's failure to appear at a child support hearing to enforce a child support order and said warrant remains outstanding. (*R.* 5:7-4(e)).
- 13. The driver's license held or applied for by the obligor may be denied, suspended, or revoked if 1) a child support arrearage accumulates that is equal to or exceeds the amount set by statute, or 2) the obligor fails to provide health care coverage for the child as ordered by the court. The driver's license held or applied for by the obligor shall be denied, suspended, or revoked if the court issues a warrant for the obligor's arrest for failure to pay child support as ordered, or for failure to appear at a hearing to establish paternity or child support, or for failure to appear at a child support hearing to enforce a child support order and said warrant remains outstanding. (*R.* 5:7-4(e)).

- 14. The name of any delinquent obligor and the amount of overdue child support owed will be reported to consumer credit reporting agencies as a debt owed by the obligor, subject to all procedural due process required under State law. (*N.J.S.A.* 2A: 17-56.21).
- 15. Child support arrears may be reported to the Internal Revenue Service and the State Division of Taxation. Tax refunds/homestead rebates due the obligor may be taken to pay arrears (*N.J.S.A.* 2A:17-56.16).
- 16. Child support arrears shall be paid from the net proceeds of any lawsuit, settlement, civil judgment, civil arbitration award, inheritance or workers' compensation award to a prevailing party or beneficiary before any monies are disbursed. (*N.J.S.A.* 2A:17-56.23b).
- 17. Periodic or lump sum payments from State or local agencies, including lotteries, unemployment compensation, workers' compensation or other benefits, may be seized or intercepted to satisfy child support arrearages. (*N.J.S.A.* 2A:17-56.53).
- If you owe past due child support, your public or private retirement benefits, and assets held in financial institutions may be attached to satisfy child support arrearages. (*N.J.S.A.* 2A:17-56.53).
- 19. A person under a child support obligation, who willfully fails to provide support, may be subject to criminal penalties under State and Federal law. Such criminal penalties may include imprisonment and/or fines. (*N.J.S.A.* 2C:24-5; *N.J.S.A.* 2C:62-1; 18 *U.S.C.A.* 22).
- If this order contains any provision concerning custody and/or parenting time, both parties are advised: Failure to comply with the custody provisions of this court order may subject you to criminal penalties under *N.J.S.A.* 2C:13-4, **Interference with Custody**. Such criminal penalties include, but are not limited to, imprisonment, probation, and/or fines.
   Si usted deia de cumplir con las clausulas de custodia de esta ordern del tribunal, pue

Si usted deja de cumplir con las clausulas de custodia de esta ordern del tribunal, puede estar sujeto (sujeta) a castigos criminales conforme a *N.J.S.A.* 2C:13-4, **Interference with Custody**, **(Obstruccion de la Custodia)**. Dichos castigos criminales incluyen pero no se limitan a encarcelamiento, libertad, multas o una combinacion de los tres.

Superior Court Of New Jersey,	Chancery Division,	<b>Family Part</b>
TEMPORARY SU	<b>PPORT ORDE</b>	R

TEMPORARY SUPPORT ORDER							
Plaintiff:	Defendant:		Docket No.				
			County:				
Plaintiff's Attorney:	Defendant's Attorney:		Probation Account No.:				
			CS				
Pursuant to a proceeding before the Su	uperior Court, Chanc	cery Division, Fami	ily Part on this day, it is	ordered that:			
<ol> <li>The Plaintiff Defendant make support payments and/or provide health care coverage as set forth below.</li> <li>Support payments shall be paid through an income withholding issued pursuant to N.J.S.A. 2A:17-56.7a., et seq. The obligor must make support payments directly to the New Jersey Family Support Payment Center, Post Office Box 4880, Trenton, New Jersey 08650, until the support payments are withheld from</li> </ol>							
the obligor's income. Paymer administered and enforced by				De			
<ul> <li>Income withholding is not ordered. Support payments shall be administered and enforced by theProbation Division. The obligor must make support payments directly to the New Jersey Family Support Payment Center, Post Office Box 4880, Trenton, New Jersey 08650. Payments shall commence on the effective date of this order.</li> <li>4. Support payments shall be made by direct payments from the obligor to the obligee.</li> <li>5. Plaintiff Defendant is required to provide health care coverage for the child(ren).</li> <li>6. This Temporary Order shall remain in effect until the entry of a final judgment or a subsequent order in this matter is submitted to the above Probation Division. Parties paying support through the NJ Family Support Payment Center are also required to include a Confidential Litigant Information Statement unless one has been provided prior to the submission of this Temporary Support Order. R. 5:7-4(b).</li> </ul>							
Child Support Amount:	Spousal Support Amount:		Arrears Payment:				
Effective Date:	Frequency weekly	bi-weekly	semi-monthly	monthly			
Child's Name	Date of Birth	Child's Name		Date of Birth			
1.		5.					
2.		6.					
3.		7.					
4.		8.					
Arrears are to be calculated based	upon the amounts a	nd effective date no	oted above.				
So ORDERED by the Court:			Date:				
		, J.S.C.					

#### NEW JERSEY UNIFORM SUPPORT NOTICES

#### PURSUANT TO R. 5:7-4(f), TAKE NOTICE THAT THE FOLLOWING PROVISIONS ARE TO BE CONSIDERED PART OF THIS ORDER AND ARE BINDING ON ALL PARTIES:

- 1. You must continue to make all payments until the court order is changed by another court order.
- 2. You must file a **WRITTEN** request to the Family Division in the county in which the order was entered in order for the court to consider a change in the support order. Contact the Family or Probation Division to find out how to do this. It is important that you request a change as soon as possible after your income or the child(ren)'s status changes. In most cases, if you delay making your request, and you are the obligor, you will have to pay the original amount of support until the date of your written request.
- 3. Payments must be made directly to the New Jersey Family Support Payment Center, P.O. Box 4880, Trenton, NJ 08650, unless the court directs otherwise. Payments may be made by money order, check, direct debit from your checking account, or credit card. Gifts, other purchases, or in-kind payments made directly to the obligee or child(ren) will not fulfill the support obligation. Credit for payments made directly to the obligee or child(ren) may not be given without a court order.
- 4. No payment or installment of an order for child support, or those portions of an order that are allocated for child support, shall be retroactively modified by the court except for the period during which the party seeking relief has pending an application for modification as provided in *N.J.S.A.* 2A:17-56.23a. (*R.* 5:7-4(e)).
- 5. The amount of child support and/or the addition of a health care coverage provision in Title IV-D cases shall be subject to review at least once every three years, on written request by either party to the Division of Family Development, P.O. Box 716, Trenton, NJ 08625-0716, as appropriate, or upon application to the court. (*N.J.S.A.* 2A: 17-56.9a; *R.* 5:7-4(e)).
- 6. In accordance with *N.J.S.A.* 2A: 34-23b, the custodial parent may require the non-custodial parent's health care coverage provider to make payments directly to the health care provider by submitting a copy of the relevant sections of the order to the insurer. (*R.* 5:7-4(e)).
- 7. Social Security numbers are collected and used in accordance with section 205 of the Social Security Act (42 U.S.C. 405). Disclosure of an individual's Social Security number for Title IV-D purposes is mandatory. Social Security numbers are used to obtain income, employment, and benefit information on individuals through computer matching programs with federal and state agencies, and such information is used to establish and enforce child support under Title IV-D of the Social Security Act (42 U.S.C. 651 et seq.). Any person who willfully and with the intent to deceive, uses a Social Security number obtained on the basis of false information provided to Social Security Administration or provides a false or inaccurate Social Security number is subject to a fine or imprisonment. (42 U.S.C. 408(7); R. 5:7-4(e)).
- 8. The United States Secretary of State is required to refuse to issue or renew a passport to any person certified as owing a child support arrearage exceeding the statutory amount. In addition, the U.S. Secretary of State may take action to revoke, restrict or limit a passport previously issued to an individual owing such a child support arrearage. (42 *U.S.C.* 652(k)).
- 9. Failure to appear for a hearing to establish or to enforce an order, or failure to comply with the support provisions of this order may result in incarceration. The obligee and obligor shall notify the appropriate Probation Division of any changes in address, employment status, health care coverage, or a change in the address or status of the child(ren). Changes must be reported in writing to the Probation Division within 10 days of the change. Not providing this information is a violation of this Order. The last

address you give to Probation will be used to send you notices. If you fail to appear, a default order may be entered against you or a warrant may be issued for your arrest (R. 5:7-4(e)).

- 10. Any payment or installment for child support shall be fully enforceable and entitled to full faith and credit and shall be a judgment by operation of law on or after the date it is due (*N.J.S.A.* 2A:17-56.23a). Any nonpayment of child support you owe has the effect of a lien against your property. This child support lien may affect your ability to obtain credit or to sell your property. Failure to remit timely payment automatically results in the entry of a judgment against the obligor and post-judgment interest may be charged. Judgments accrue interest at the rate prescribed by Rule 4:42- 11(a). (*R.* 5:7-4(e), 5:7-5(g)). Before the satisfaction of the child support judgment, any party to whom the child support is owed has the right to request assessment of post-judgment interest on child support judgments.
- 11. All child support obligations are payable by income withholding unless otherwise ordered. If immediate income withholding is not required when an order is entered or modified, the child support provisions of the order may be subject to income withholding when the amount due becomes equal to, or in excess of the amount of support due for 14 days. The withholding is effective against the obligor's current and future income from all sources authorized by law. (*R.* 5:7-4(e), *R.* 5:7-5).
- 12. The occupational, recreational, and professional licenses, including a license to practice law, held or applied for by the obligor may be denied, suspended or revoked if: 1) a child support arrearage accumulates that is equal to or exceeds the amount set by statute, or 2) the obligor fails to provide health care coverage for the child as ordered by the court, or 3) a warrant for the obligor's arrest has been issued by the court for obligor's failure to pay child support as ordered, or for obligor's failure to appear at a hearing to establish paternity or child support, or for obligor's failure to appear at a child support hearing to enforce a child support order and said warrant remains outstanding. (*R.* 5:7-4(e)).
- 13. The driver's license held or applied for by the obligor may be denied, suspended, or revoked if 1) a child support arrearage accumulates that is equal to or exceeds the amount set by statute, or 2) the obligor fails to provide health care coverage for the child as ordered by the court. The driver's license held or applied for by the obligor shall be denied, suspended, or revoked if the court issues a warrant for the obligor's arrest for failure to pay child support as ordered, or for failure to appear at a hearing to establish paternity or child support, or for failure to appear at a child support hearing to enforce a child support order and said warrant remains outstanding. (*R*. 5:7-4(e)).
- 14. The name of any delinquent obligor and the amount of overdue child support owed will be reported to consumer credit reporting agencies as a debt owed by the obligor, subject to all procedural due process required under State law. (*N.J.S.A.* 2A: 17-56.21).
- 15. Child support arrears may be reported to the Internal Revenue Service and the State Division of Taxation. Tax refunds/homestead rebates due the obligor may be taken to pay arrears (*N.J.S.A.* 2A: 17-56.16).
- 16. Child support arrears shall be paid from the net proceeds of any lawsuit, settlement, civil judgment, civil arbitration award, inheritance or workers' compensation award to a prevailing party or beneficiary before any monies are disbursed. (*N.J.S.A.* 2A:17-56.23b).
- 17. Periodic or lump sum payments from State or local agencies, including lotteries, unemployment compensation, workers' compensation or other benefits, may be seized or intercepted to satisfy child support arrearages. (*N.J.S.A.* 2A:17-56.53).
- 18. If you owe past due child support, your public or private retirement benefits, and assets held in financial institutions may be attached to satisfy child support arrearages. (*N.J.S.A.* 2A:17-56.53).

- 19. A person under a child support obligation, who willfully fails to provide support, may be subject to criminal penalties under State and Federal law. Such criminal penalties may include imprisonment and/or fines. (*N.J.S.A.* 2C:24-5; *N.J.S.A.* 2C:62-1; 18 *U.S.C.A.* 22).
- If this order contains any provision concerning custody and/or parenting time, both parties are advised: Failure to comply with the custody provisions of this court order may subject you to criminal penalties under *N.J.S.A.* 2C:13-4, **Interference with Custody**. Such criminal penalties include, but are not limited to, imprisonment, probation, and/or fines.
   Si usted deja de cumplir con las clausulas de custodia de esta ordern del tribunal, puede estar sujeto (sujeta) a castigos criminales conforme a *N.J.S.A.* 2C:13-4, **Interference with Custody**, **(Obstruccion de la Custodia)**. Dichos castigos criminales incluyen pero no se limitan a encarcelamiento, libertad, multas o una combinacion de los tres.

Confidential Litigant Information Sheet (R. 5:4-2(g)) To Assure Accuracy of Court Records To be filled out by plaintiff or defendant or attorney Collection of the following information is pursuant to N.J.S.A. 2A:17-56.60 and R. 5:7-4. Confidentiality of this information must be maintained.

Docket # CS								
Your Name (last, first, middle initial):								
Are You: Plaintiff or (check one)	] Defendant?	Social Security Number	Date	of Birth	Plac	e of Birth	Driver's License Number (state of issuance)	
Active Domestic Violence								
Address						Telephon	e Number	
Employer Name and Addu	ess (or other income	e source)				Telephon	e Number	
Professional, Occupationa	l, Recreational Licen	ises (Types and Numb	ers)	Atto	rney Nai	ne and Addre	SS	
Health Coverage for Child	dren (available throug	oh narent filling out this	form)					
_						Group #	<u>.</u>	
							Group #	
Prescription Drug Provider		Policy #				Group #		
Children Information								
Name (last, first, middle in	nitial)	Date of Birtl	h	Race	Sex	Social Secu Numbe		
1.						1 (41100	- -	
2.								
3.								
4.								
5.								
0.								
Sex	Race	Height		Weight		Eyes	Hair	
Auto License Plate # (State of issuance)	Car (model, make, year	r)						
I certify that the forego are wilfully false, I am s			am aw	are that i	f any of	the foregoir	ng statements made by me	
	Jeee to pumpini							
Date						Signature		