FAMILY COURT OF THE STATE OF NEW YORK COUNTY OF ST. LAWRENCE

| In the Matter of | of | | | | FF#: | |
|---|---------------|------------|--------------------|--|------------|---------|
| | | | | | | |
| | | | | , PETITIONER | | |
| FIRST | M.I. | LAST | | | | |
| SOC SEC# | : | | | | | |
| ADDRESS: MAILING ADDRESS: (If different) | | | | PETITION FOR ENFORCEMENT OF ANOTHER COURT'S ORDER SUPPORT CUSTODY | | |
| PH #: (H): | | (W): | | | VISITATION | |
| RESPONDE | ENT 1* | | -AGAINST- | RESPONDENT 2* | | |
| FIRST | M.I. | LAST | | FIRST | M.I. LAS | Γ |
| SOC SEC# | : | | | SOC SEC #: | | |
| ADDRESS: | | | | | _ | |
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| PH #: (H): | | (W): | | PH #: (H): | (W | /): |
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| | | | ES THE FOLLO | | 4 a al | mada hu |
| 1. | the following | | | Order or Judgment da | tea | made by |
| 2. | The children | affected b | y this Order or Ju | idgment are: | | |
| | NAM | | LIVES WITH | <u>SS#</u> | <u>DOB</u> | |
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^{*} Except in cases of support, both parents must be parties to this proceeding. If Petitioner is not a parent, then both parents must be named as Respondents. If the Petitioner is a parent, then the other parent must be named as a Respondent, in addition to any other person named.

| 3. | The judgment or Order directed the Respondent to do the following: (ATTACH COPY) |
|----|--|
| 4. | The Respondent has [willfully |
| 5. | If seeking enforcement of an Order of support, state the amount and type of arrears. Respondent owes arrears of as of Be prepared on the hearing date to tell the Court the amount of arrears owing as of that date. |
| 6. | State what action you request the Court to take to enforce this order. |
| 7. | Have you previously sought enforcement of this judgment or order? (Y/N) If so, state the following: date, the court, and the results. |
| 8. | If you are seeking to enforce a support order, check which applies to you: |
| | I have applied for child support services with the St. Lawrence County Department of Social Services. I am applying for child support enforcement services by filing this petition. I do not wish to apply for child support services. I am not eligible for child support enforcement services because only spousal support is sought. |

I ASK THE COURT TO ENFORCE THE JUDGMENT OR ORDER AS REQUESTED ABOVE AND FOR ANY OTHER APPROPRIATE RELIEF.

| DATED: | |
|---|---|
| | PETITIONER |
| | PRINT NAME |
| STATE OF NEW YORK: COUNTY OF ST. LAWRENCE: | VERIFICATION |
| | : I have read this petition and its contents are true to my own leged to be on information and belief and, as to those matters, I |
| DATE: | |
| | PETITIONER |
| Sworn to before me on ,20 | |
| Notary Public | |

NOTICE

- (1) COST OF LIVING ADJUSTMENT: A COURT ORDER OF SUPPORT RESULTING FROM A PROCEEDING COMMENCED BY THIS PETITION SHALL BE ADJUSTED BY THE APPLICATION OF A COST OF LIVING ADJUSTMENT AT THE DIRECTION OF THE SUPPORT COLLECTION UNIT NO EARLIER THAN 24 MONTHS AFTER SUCH ORDER WAS ISSUED, LAST MODIFIED OR LAST ADJUSTED, UPON THE REQUEST OF ANY PARTY TO THE ORDER OR PURSUANT TO PARAGRAPH (2) BELOW. SUCH COST OF LIVING ADJUSTMENT SHALL BE ON NOTICE TO BOTH PARTIES WHO, IF THEY OBJECT TO THE COST OF LIVING ADJUSTMENT, HAVE THE RIGHT TO BE HEARD BY THE COURT AND TO PRESENT EVIDENCE WHICH THE COURT WILL CONSIDER IN ADJUSTING THE CHILD SUPPORT ORDER IN ACCORDANCE WITH SECTION FOUR HUNDRED THIRTEEN OF THE FAMILY COURT ACT, KNOWN AS THE CHILD SUPPORT STANDARDS ACT.
- (2) ADJUSTMENT FOR CHILDREN RECEIVING FAMILY ASSISTANCE: A PARTY SEEKING SUPPORT FOR ANY CHILD(REN) RECEIVING FAMILY ASSISTANCE SHALL HAVE A CHILD SUPPORT ORDER REVIEWED AND ADJUSTED AT THE DIRECTION OF THE SUPPORT COLLECTION UNIT NO EARLIER THAN 24 MONTHS AFTER SUCH ORDER IS ISSUED, LAST MODIFIED OR LAST ADJUSTED BY THE SUPPORT COLLECTION UNIT, WITHOUT FURTHER APPLICATION BY ANY PARTY. ALL PARTIES WILL RECEIVE A COPY OF THE ADJUSTED ORDER.
- (3) FAILURE TO NOTIFY SCU OF ADDRESS CHANGE: WHERE ANY PARTY FAILS TO PROVIDE, AND UPDATE UPON ANY CHANGE, THE SUPPORT COLLECTION UNIT WITH A CURRENT ADDRESS, AS REQUIRED BY SECTION FOUR HUNDRED FORTY-THREE OF THE FAMILY COURT ACT, TO WHICH AN ADJUSTED ORDER CAN BE SENT, THE SUPPORT OBLIGATION AMOUNT CONTAINED THEREIN SHALL BECOME DUE AND OWING ON THE DATE THE FIRST PAYMENT IS DUE UNDER THE TERMS OF THE ORDER OF SUPPORT WHICH WAS REVIEWED AND ADJUSTED OCCURRING ON OR AFTER THE EFFECTIVE DATE OF THE ADJUSTED ORDER, REGARDLESS OF WHETHER OR NOT THE PARTY HAS RECEIVED A COPY OF THE ADJUSTED ORDER.