APPEAL FROM FAMILY SUPPORT MAGISTRATE

JD-FM-111 Rev. 2-20 C.G.S. § 46b-231(n), P.B. §§ 25a-5, 25a-29





For information on ADA accommodations, contact a court clerk or go to: www.jud.ct.gov/ADA.

Instructions to person appealing the decision (Appellant)

- 1. Type or print this form neatly and sign the certification section below.
- 2. Give the reasons for the appeal on this form and, if necessary, on a separate piece of paper with the title of <u>Petition</u> and attach that petition to this form.
- Mail or deliver a copy of this form and all sheets that are attached, if any, to each party in the
 case, and mail one copy, by certified mail, to the following address: OFFICE OF ATTORNEY
 GENERAL, CHILD SUPPORT DEPARTMENT, 165 CAPITOL AVENUE, HARTFORD, CT 06106.
- 4. Give this form, and all sheets that are attached, if any, to the clerk of the court for the Judicial District where the magistrate's decision was made WITHIN 14 DAYS OF:
 - a. the date the final decision of the magistrate was given to the clerk, or

Child Support Department, 165 Capitol Avenue, Hartford, CT 06106.

b. if a rehearing was asked for, and a decision was made on that request, the date the notice of the decision on the request was given to the clerk, whichever is later.

Instructions to Clerk

- Provide a copy of the filed appeal form and all sheets that are attached, if any, to the Family Support Magistrate whose decision is being appealed.
- 2. Provide a copy of the Superior Court Judge's verbal or written decision on the appeal to the Family Support Magistrate.
- Code this appeal into the court file using the docket legend above. If this appeal is from a Uniform Interstate Child Support Act (UIFSA) matter and the file is maintained by Support Enforcement Services, create a Judicial District court file using the F87 case type.

Date magistrate's decision was filed with (given to) the Court Date decision on request for rehearing was Attorney for plaintiff (Include Juris number) or name of Attorney for released to the court of the Court o	District court file using	the F87 case type.
Date magistrate's decision was filed with (given to) the Court Attorneys or self-represented (pro se) party or parties at magistrate hearing Transcript Has been ordered Not necessary Explain why a transcript is not necessary (if applicable): Additional evidence requested No Yes - If yes, attach statement pursuant to section 46b-231(n)(5) of the Connecessary Notice When a Family Support Magistrate decision is appealed, the support order remains in effect until is decided, the decision may change the original support order or the original support order may Any order made by the court as a result of this appeal may be made effective beginning on the day any order made by the court as a result of this appeal may be made effective beginning on the day any order or self-represented party) Aginged (Attorney or self-represented party) Appeal by: Name of person signing above Mailing address Certification I certify that a copy of this document was or will immediately be mailed or delivered electronical (date) to all attorneys and self-represented parties of record and that written received from all attorneys and self-represented parties of record who received or will immediately have any address of each party and attorney that copy was or will be mailed or delivered to* "If necessary, attach additional sheet or sheets with name and address which the copy was or will be mailed or delivered to* "If necessary, attach additional sheet or sheets with name and address which the copy was or will be mailed or delivered to*	ocket number	
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Print or type name and mailing address of person signing I further certify that a copy was mailed, by certified mail, to the Office of the Attorney General,		