

**NOTICE OF SUPPORT ORDER
REINSTATEMENT, OBJECTION/MOTION
FOR MODIFICATION, AND ORDER**

JD-FM-268 New 12-17
C.G.S. § 46b-215e; P.A. 17-57

COURT USE ONLY
OBJREIN


STATE OF CONNECTICUT

SUPERIOR COURT

www.jud.ct.gov



Name, address, and zip code of obligor

To:

Instructions to Support Enforcement Officer

1. Complete Part 1.
2. Provide original to the obligor, and keep one copy in the SES file.
3. If obligor objects to the reinstatement of the support order, set a hearing date, complete Part 4 of this form, and file the objection with clerk of court.
4. If filing electronically, print out the recordation page.
5. Notify the obligor of the hearing date and serve a copy on the custodial party/obligee.

Instructions to Clerk

1. If an objection is filed, enter the appearance information, and schedule the matter for the hearing date indicated by SES.
2. If the objection is filed on paper, date-stamp and file the form.
3. Give a date-stamped copy to SES.

Part 1: Notice to Obligor

Docket number

Name of case

Judicial District	Address of court		
Date of this notice	Obligor's incarceration/institutionalization date	Obligor's estimated or actual release date	Amount of support order to be reinstated
Name of obligee	Balance owed (if applicable)		As of (date)

- Your support order was modified to zero (\$0) on (date) _____ because you were incarcerated or institutionalized.
- Your support order will be reinstated (put back in place) in the amount of \$ _____ when Support Enforcement Services (SES) files an affidavit with the court no earlier than ninety (90) days after you are released, unless you object to this change in writing, and the court has a hearing.
- If you want to object to the reinstatement of your support order, complete Parts 2 and 3 of this form, or send a written motion to SES. Any objection or motion must include an explanation of the reason or reasons that you object to this reinstatement, which could include that:
 - You have insufficient (not enough) income or assets to comply with (pay) the support order; or
 - Your circumstances have changed substantially since the support order went into effect.
- Return this completed form or a motion to Support Enforcement Services at the address below before the ninetieth (90) day after your release.

Support Enforcement Services - Central Processing Unit
P.O. BOX 9691
New Haven, CT 06536

Signed (Support Enforcement Officer)

Print or type name of person signing

Date signed

ADA NOTICE

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA.

Instructions to Obligor

If you want a court hearing to object to the support order being reinstated to the prior amount, fill out Parts 2 and 3 below completely, and return this form to the Support Enforcement Office at the address on page 1 before the 90th day after your release from incarceration or institutionalization. SES will schedule a court hearing and tell you when to come to court.

Part 2: Objection/Motion for Modification

I object because: ("X" all that apply)

I do not have sufficient (enough) income or assets to comply with (pay) the support order if it is reinstated. (Explain below)

Other (State how your circumstances have substantially changed)

.....

.....

Part 3: Enter the Appearance of

Name of obligor, if self-represented, or of attorney or law firm representing the obligor		Juris number (if attorney or law firm)
Mailing address of obligor, if self-represented, or of attorney or law firm representing the obligor		Phone number
Signed (Obligor, if self-represented, or of attorney representing the obligor)	Print or type name	Date signed

Part 4: Order for Hearing and Summons (To be completed by Support Enforcement Officer, if applicable)

The Court orders that a hearing be held at the time and place listed below. The Court also orders the Support Enforcement Officer to give notice to all parties of this objection and motion for modification and of the time and place where the court will hear it, by having a true and attested copy of the Objection/Motion and this Order served on all parties at least **12 days** before the hearing. Proof of service must be made to this Court at least **6 days** before the date of the hearing.

Hearing to be held at:	Superior Court, Judicial District of		Date
	Court Address	Room	Time

To any proper officer:

By the Authority of the State of Connecticut, you must serve a true and attested copy of the above Motion and Order For Hearing and Summons on the person named below in one of the ways required by law at least **12 days** before the date of the hearing, and file proof of service with this Court at least **6 days** before the hearing.

Person to be Served	Address
By the Court	Assistant Clerk/Support Enforcement Officer
	Date Signed

Part 5: Order of Court

The court has heard this objection/motion, and orders it:

Granted Denied and Further orders (if applicable):

By the court	Signed (Judge, Family Support Magistrate, Assistant Clerk)	Date signed
--------------	--	-------------