

**OFFICIAL NOTICE
OF DEFAULT**

JD-JM-151 New 12-2002
35a-8, 35a-18

STATE OF CONNECTICUT
SUPERIOR COURT
JUVENILE MATTERS
www.jud.ct.gov



Juvenile Matters at:		Docket number
Address of Court		Date default entered
Name of child/youth		Date of birth
Name of defaulted party	Relationship	
Address of defaulted party		
Attorney for defaulted party		

Information/Action

Additional information/action taken by the Court:

Failure To Appear — Default

Pursuant to Practice Book Section 35a-8, if a custodial parent fails to appear, the judicial authority may default that parent, evidence may be introduced and judgment rendered.

Signed (<i>Assistant Clerk</i>)	Date signed
-----------------------------------	-------------

Pursuant to Practice Book Section 35a-18 any order or decree entered through a default may be set aside within four months succeeding the date of such entry of the order of decree upon the written motion of any party or person prejudiced thereby, showing reasonable cause, or that a defense in whole or in part existed at the time the order or decree was entered, and that the party so defaulted was prevented by mistake, accident or other reasonable cause from appearing.