

**REQUEST TO SUSPEND CHILD SUPPORT DUE TO
CHILDREN BEING OUT OF THE CUSTODIAL HOME
AND NOW LIVING WITH THE PAYER OF CHILD SUPPORT**

Date: _____

File #: _____

Parties:

Name

v.

Name

Address

Address

City, State, Zip

City, State, Zip

Email

Email

Phone Number

Phone Number

Name of All Children between parties:

Child's Age:

Living with Payer:

Yes No
 Yes No
 Yes No
 Yes No
 Yes No

On _____ **the above identified child(ren) moved in with:**
Month/day/year

Name

Relationship to child(ren)

Address

City, State, Zip

All of the identified children living with the payer, must be out of the custodial home and living with the payer of child support for at least the last 30 days before your request will be considered.

Please indicate and attach at least one of the following to prove the child(ren) now live with the payer of support the majority of the time:

- Written statement from the Custodial Parent that the child is now primarily living with the payer of child support (NOTE: primarily does not mean 182.5 overnights - it means a majority of the time. Essentially, the child has moved in with the payer.)
- CPS documentation that child has been placed with payer of child support
- Documentation from the child's school showing that the child has been enrolled in a new school in the payer of child support's school district
- Any other documentation that would prove to you that the child now resides with the payer of child support.

Signature

Print Name

If your request is satisfactory, the payer's child support obligation will be held in abeyance effective the date Family Court received this paperwork along with the supporting documentation.

This does NOT change custody. This does NOT order that the custodial parent will now pay child support to the payer. In order to change custody, you must file a Motion to Change Custody. In order to receive child support from the Custodial Parent, the payer must file a Motion to Review Child Support.

Your request will be reviewed and a proposed order will be mailed to all parties. Parties have 21 days from the mailing of the order to file an objection. If no objection is received, the order will be entered with the Court.

If an objection is received, a hearing will be scheduled before a Family Court Referee.