DECLARATION AND SCHEDULE OF ARREARAGES

(FOR CHILD SUPPORT, SPOUSAL SUPPORT, OR ALIMONY)

F-7

Resource Center 1 South Sierra St., Third Floor Reno, NV 89501 775-325-6731 www.washoecourts.com

DECLARATION AND SCHEDULE OF ARREARAGES PACKET F-7

Use this packet only if the following statements are true:

This court has awarded you child support, spousal support, or alimony.

] The other party has not paid the full amounts owed.

You are filing a Motion for an Order to Enforce and/or an Order to Show Cause Regarding Contempt.

-OR-

You are filing a Motion for Review and Modification of Child Support.

-OR-

The court ordered this document filed.

INSTRUCTIONS FOR COMPLETING FORMS

Carefully read all instructions before starting to fill out any of the forms. Use **black or blue ink only**. Neatly print the information requested. Do not use correction fluid/tape on the forms.

This packet contains the following forms:

1. Declaration and Schedule of Arrearages

The penalty for willfully making a false statement under penalty of perjury is a minimum of 1 year, and a maximum of 4 years in prison, in addition to a fine of not more than \$5,000.00. N.R.S. §199.145

INSTRUCTIONS: STEP 1

Complete Page One of the Declaration and Schedule of Arrearages as Shown:



INSTRUCTIONS: STEP 2

Complete Page Two of the Declaration and Schedule of Arrearages as Shown:

1) For each payment the other party should have made, you will need to print the due date, what was due, how much (if anything) was paid, and what is still owed, the interest, and if applicable the penalties.

Due date: This is the specific date that the party should have paid.

Amount due: This is how much the other party should have paid on that specific date.

<u>Date payment received:</u> If the other party made a payment, write the date you received the payment. If you did not receive anything, print "not received."

<u>Amount received</u>: Print the amount you received from the other party. If you did not receive anything, print "0."

<u>Arrears this period</u>: This is how much the other party still owes you for that payment. The calculation is: Amount due – Amount received.

<u>Interest:</u> Nevada law allows you to collect statutory interest for any amounts not paid. Interest is based on the state's prime interest rate PLUS 2%. The rate changes every January and every July. Current and past interest rates can be found at <u>www.washoecourts.com</u>.

<u>Penalties:</u> This only applies to child support arrears that have been due and owning for longer than 30 days. You are entitled to a 10% per annum penalty on any child support arrears owed for longer than 30 days.

<u>Total Arrears, Interest, and Penalties Due:</u> Add the numbers in each column for a grand total at the bottom.

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1 2	Due Date	Amount Due	Date Payment Received	Amount Received	Arrears this Period	Interest	Penalties	
3	Example: 1/15/2017	\$300 due	Paid 1/15/17	\$100 paid	\$200 owed	(you must calculate)	(you must calculate)	
5	Example: 2/15/2017	\$300 due	Not received	\$0 paid	\$300 owed	(you must calculate)	(you must calculate)	
6 7		0		4				
8			Q'					
9								

INSTRUCTIONS: STEP 3

Electronically Filing the Documents

You will need to upload the original documents to eFlex. EFlex is available online at <u>https://wceflex.washoecourts.com/</u>, in the Law Library and the Resource Center.

Sign into your eFlex account using the username and password you created and electronically file the documents. If you are filing a Motion for an Order to Enforce and/or an Order to Show Cause Regarding Contempt or a Motion for Review and Modification of Child Support, you will attach this document as an exhibit to that motion. To do so you will also need an Index of Exhibits and Exhibit Cover Page.

Make sure to keep the original documents you file for your personal records. Filestamped copies of your documents are available through your eFlex account.

Scanners are available at the Law Library and the Resource Center.

There is no fee for filing this form.

Legal Assistance Information

The information in this packet is provided as a courtesy only. This packet is not a substitute for the advice of an attorney. Counsel is always recommended for legal matters.

If you do not have an attorney, you are encouraged to seek the advice of a licensed attorney or contact the Resource Center or the Law Library. **The Resource Center and the Law Library staff cannot give legal advice** but can give information regarding court procedures.

You may wish to speak with a lawyer at no cost through the Law Library's Lawyer in the Library program. The Lawyer in the Library program is held via Zoom; you must register ahead of time to participate. No walk-ins accepted as space is limited.

LAWYER IN THE LIBRARY

Sign up on our website: <u>https://www.washoecourts.com/LawLibrary/LawyerInLibrary</u> For questions, contact the Law Library at 775-328-3250

To seek assistance from other free or reduced-cost legal resources in the area, please contact:

NEVADA LEGAL SERVICES

449 S. Virginia St. Reno, NV 89501 775-284-3491 – leave a message, if necessary https://nevadalegalservices.org

NORTHERN NEVADA LEGAL AID

1 S. Sierra St., 1st Floor Reno, NV 89501 775-321-2062 – leave a message, if necessary <u>https://nnlegalaid.org</u>

Rev. 12.05.2023 SB

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