

## INSTRUCTIONS FOR REQUEST TO TERMINATE CHILD SUPPORT AND/OR ALIMONY

**IMPORTANT: THIS REQUEST CANNOT BE USED TO MODIFY A FINAL JUDGMENT DUE TO CHANGES IN FINANCIAL OR CUSTODY CIRCUMSTANCES. IT IS ONLY FOR SPECIFIC VERIFIABLE REASONS SUCH AS THE FOLLOWING :**

1. A child has reached the age at which the final judgment says the support will end and petitioner needs an order for the clerk's depository or employer who is deducting the support.
2. One of multiple children has reached the age at which child support shall end and the order provides for a pro rata adjustment at that time.
3. A former wife/husband or child has died for which alimony or child support is being paid.
4. Former wife/husband has remarried, gained employment or otherwise attained the circumstances that the final judgment indicates will end the alimony payments.
5. Petitioner and Respondent have remarried or are living together, but not married.

**IF THE RECIPIENT OF CHILD SUPPORT IS REPRESENTED BY THE DEPARTMENT OF REVENUE CHILD SUPPORT ENFORCEMENT OFFICE, COPIES OF THE PETITION MUST BE PROVIDED TO THEIR OFFICE FOR FURTHER ACTION.**

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1. **Type or neatly print** the *Request* for the Judge's consideration (be sure to complete all information and check the appropriate box(s). Names and addresses at the bottom must be typed except the signature. **If both parties do not sign the joint petition, you must mail or hand deliver a copy of the request to the other party and file a *Certificate of Service*. A hearing may be required.**
2. **Type** the *Order* including the full names, case number, division and date of previous order. **Make two additional copies** of the Order.
3. **Send the following to Clerk of Court, Juvenile Division, 1800 St. Mary Avenue, Pensacola, FL 32501:**
  - C The original *Request to Terminate Child Support/Alimony and Certificate of Service*.
  - C Copies of **death and/or marriage certificates** (where applicable).
  - C The original and two (2) copies of the *Order (must be completely and accurately typed)*.
  - C **Two (2) self-addressed, stamped envelopes (one addressed to each party).**

If the judge grants your request, the order will be signed and a copy will be mailed to each party and to the Clerk's Domestic Relations Division (child support depository). You should receive a copy of the order within four (4) to six (6) weeks of submission.