## IN THE COMMON PLEAS COURT OF HANCOCK COUNTY, OHIO

	Case No
(Printed Name of Party)	
Current Street Address and P.O. Box (if applicable)	
Current City, State, Zip Code	
	Judge
Plaintiff/Petitioner	
	Magistrate
VS.	
	MOTION/CONSENT JUDGMENT ENTRY FOR ARREARAGES
(Printed Name of Party)	IN CHILD SUPPORT
Current Street Address and P.O. Box (if applicable)	
Current City, State, Zip Code	
Defendant/Petitioner	

The parties named above request the Court approve their agreement regarding the existing child support arrearages due from \_\_\_\_\_\_\_ (print the name of the party who owes support). The parties, by signing this Consent Judgment Entry, understand that the Court may require that a hearing be held on this request to credit child support and that they may be required to pay court costs associated with this entry and/or hearing. If the Court does not approve the request, this Consent Judgment Entry will be filed with the Clerk of Courts as a joint

of record as listed above, by regular U.S. mail.	
The parties agree that the child support arrearage	ge should be (check one):
Cancelled and considered \$0.00 as of _	(give date); or
Credited in the amount of \$	(the dollar amount of the credit).
Both parties who sign this Motion/Consent Jud	gment Entry acknowledge that they have had
the opportunity to talk with an attorney about this	request to the Court and that they wish this
agreement to be a court order without the assistance	ee of an attorney and without a hearing.
Both parties who sign this Motion/Consent Jud	gment Entry acknowledge that their agreement
and the approval by the Court do not affect any mo	onies owed to the State of Ohio.
The reasons the parties believe that the Court sl	nould adopt this agreement are (describe why
you want the credit or the cancellation):	
Based on the reasons stated, the Court <i>ORDER</i>	$oldsymbol{S}$ as follows where initialed and completed by
the Judge or Magistrate:	
A Request granted and the following Orde	rs are adopted:
All child support arrearages due from the other party are cancelled and deemed to (date).	
The existing child support arrearage the other party is credited and reduced by the	due from to

request for hearing, and the notice of hearing will be sent to each of the parties at his/her address

It is further <b>ORDERED</b> that the Hancock Co Agency (CSEA) shall adjust and correct its r	2
Costs to be paid by or deducted from the deposit made herein. Ca copy of this Entry to the CSEA.	
THIS ORDER DOES NOT MODIFY ONGO	OING SUPPORT OBLIGATIONS.
B Request denied.	
It is therefore <b>ORDERED</b> that the parties' re	equest to credit child support shall be
heard on the day of	, 20, at
o'clockM. at the	Hancock County Domestic Relations
Court, Hancock County Courthouse, 300 Sou	uth Main St., Findlay, Ohio.
A cost deposit of shall be paid	by prior to
hearing.	
Recommended & Approved:	So ORDERED.
Magistrate	Judge
Approved by:	
Signature of First Party Named in Caption	Date Signed:
Printed Name of First Party Named in Caption	
Signature of Second Party Named in Caption	Date Signed:
Printed Name of Second Party Named in Caption	

## CERTIFICATE OF SERVICE

I hereby certify that I did, on this	day of	, 20	, serve
accurate copies of this Motion/Consent J	Judgment Entry	upon the parties or counsel,	, if
represented, by regular U.S. mail, postag	ge prepaid, or b	y delivery to their Clerk of C	Courts
Delivery Drawers, Hancock County Cou	ırthouse, Findla	y, Ohio, and to the Hancock	c County
CSEA by placing a copy in its Clerk of C	Courts Delivery	Drawer, Hancock County (	Courthouse,
Findlay, Ohio.			
	Judicial As	ssistant	