DOCKET NO: : SUPERIOR COURT

JOHN DOE : J.D. OF NEW HAVEN

V. : AT NEW HAVEN

JANE DOE : MAY \_\_, 20

**MOTION FOR ORDER – POST SECONDARY EDUCATION EXPENSES –**

**POST JUDGMENT**

Pursuant to Connecticut General Statutes section 46b-56c, the Plaintiff in the above-referenced matter hereby moves that the court enter orders compelling the parties to contribute to the child’s qualifying post-secondary educational expenses.

As grounds for such motion, the Plaintiff states:

1. The marriage of the parties was dissolved by way of separation agreement and judgment dated \_\_\_\_\_\_\_\_.
2. The parties have one child, issue of the marriage.
3. The child will be a Freshman at \_\_\_\_\_\_\_ in the Fall of \_\_\_\_\_\_\_.
4. The parties mutually agreed that the child would attend \_\_\_\_\_\_\_.
5. Pursuant to paragraph \_\_\_ of the parties separation agreement, which became an order of the court, “[t]he parties agree that they both would have provided support to the child for higher education if the family had remained intact. The parties request that the Court retain jurisdiction of the post majority support or the child pursuant to the provisions of Connecticut General Statutes Sec. 46b-56c.”

WHEREFORE, the Plaintiff respectfully requests that the Court enter the following orders:

1. That the parties contribute to the child’s qualifying post-secondary educational expenses; and
2. Enter such other orders as it deems fair and equitable.

THE PLAINTIFF

 JOHN DOE

 By: 441084

 Matthew F. Dolan

 Dolan Divorce Lawyers, PLLC

 129 Whitney Avenue

 New Haven, CT 06510

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**ORDER FOR HEARING AND NOTICE**

 The foregoing motion having been presented to this Court, it is hereby ordered that the Plaintiff/Defendant, ***insert name***, appear before a session of this Court to be held within and for the Judicial District of \_\_\_\_\_\_\_\_\_, at \_\_\_\_\_\_\_\_\_\_\_ Superior Court, ***insert address of court***, on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, and then and there to show cause why the relief requested in the attached motion and the prayers contained therein should not be granted.

 Now therefore, by the authority of the State of Connecticut, you are hereby commanded to give notice of the pendency of the motion and this order to the Defendant and summon the Defendant to appear at the time and place of the hearing for the purposes above stated by leaving a true and attested copy of the motion, and this order with the Defendant, at least 12 days before the date of the hearing.

 Hereof fail not due service and return make.

 Dated at New Haven, CT, this \_\_\_ day of \_\_\_\_\_\_\_\_, \_\_\_\_\_\_.

 BY THE COURT,

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_