ST	ATE OF NORTH CAROLINA	Court File No.			
	County	IV-D Case No.			
		In The General Court Of Justice District Court Division			
Vame (Df Plaintiff	ORDER ON MOTION TO JOIN			
	VERSUS	EMPLOYER AS PARTY TO			
Vame (Df Defendant	ENFORCE WAGE WITHHOLDING G.S. 110-136.8(e			
Vame A	And Address Of Employer	Name And Address Of Obligor (Employee)			
Federal	I Tax ID No.				
The	Court makes the following findings of fact and conclusions	of law based on the record and the evidence presented:			
		INDINGS			
1.		To Join Employer As Party To Enforce Wage Withholding.			
2.	The Motion and a Notice of Hearing were properly sepursuant to that notice, and the employer: a. appeared in person or through an attorney by b. did not appear. 	erved on the employer named above. A hearing was held by filing an answer.			
3.	Pursuant to an Order entered under G.S. 110-136.5 or to an administrative determination made under G.S. 110-136.4, the employer was served on,, with an Withhold Income For Child Support.				
4.	On or after the date on which the Order/Notice To V named above was was not employed	<i>Withhold Income For Child Support</i> was served, the employee by the employer.			
5.		on which the <i>Order/Notice To Withhold Income For Child</i> , and on this date are \$			
6.		Income For Child Support the date on which the employer was and the employer did did not			
7.	North Carolina Child Support Centralized Collection	withhold from the employee's disposable wages and send to the Office the amount, or the percentage of disposable wages, come For Child Support. (Identify pay periods. If none, state none.)			
8.	For the following pay periods the employer withheld an amount from the employee's disposable wages but did not send all of the withheld amount to North Carolina Child Support Centralized Collection Office within seven (7) business days of the date on which employee was paid. <i>(Identify pay periods. If none, state none.)</i>				
	From the date on which the <i>Order/Notice To Withhold From Income For Child Support</i> was served to this date, the employer should have withheld from the employee's disposable wages and sent to the North Carolina Child Support Centralized Collection Office a total of \$ but has instead only sent \$				
9.	the employer should have withheld from the employed	ee's disposable wages and sent to the North Carolina Child			

		CONCLUSIONS				
1. This matter is	s properly before the court	and the court has jurisdiction	over the parties and th	e subject matter.		
2. The employe	2. The employer named above Should Should not be joined as a party to this action.					
3. The employer named above has has has not willfully refused to comply with the provisions of G.S. 110-136.8.						
4. The employer \Box is \Box is not required to withhold under G.S. 110-138.6						
5. The employer is is not liable under G.S. 110-136.8 for the difference between the amount the employer should have withheld and sent to the North Carolina Centralized Collection Office, and the amount the employer did send.						
		ORDER				
It is ORDERED that:						
□ 1. The employer named above is joined as a party in this action, and shall:						
a. withhold from the disposable wages of the employee named above, in each pay period which begins after this date, the amount or percentage set forth below, and comply in all other respects with the requirements of G.S. 110-136.8.						
Атог \$	nt* Weekly Bi-week	Monthly y Other (specify)		Maximum Allowable Percentage %		
) processing fee must not exceed	I the maximum allowable p	bercentage.		
 b. pay on or before,, to the North Carolina Centralized Child Support Centralized Collection Office for the benefit of the obligee in this action the amount of \$, being the amount for which the employer is liable under G.S. 110-136.8(e). c. Other: 2. The initiating party's Motion To Join Employer As Party is denied. 3. Costs are: disallowed. taxed to employer initiating party.: waived. 						
Date	Name Of Presiding Judge (Type Or Print) S	Signature Of Presiding Judge			