

IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF
HELD AT

CASE NUMBER: 30616MAI00037/2020

IN THE MAINTENANCE MATTER BETWEEN

JUSTIN BIEBER

APPLICANT

AND

BETTIE BIEBER

RESPONDENT

**FOUNDING AFFIDAVIT IN TERMS OF SECTION 6 OF THE MAINTENANCE
ACT 99 OF 1998 (as amended)**

I, the undersigned, **JUSTIN BIEBER**, do hereby make an oath and state that:

The facts deposed to herein be within my own personal knowledge, unless the context otherwise, and are to the best of my belief true and correct.

1. I am an adult male, residing at 23 Justice Street in Saldanha and was unemployed for the period2020 toJanuary 2021. I managed to secure employed in the Northern Cape at I am aware that I should provide my address to the Maintenance court and will provide contact details and addresses once established in the Norther Cape . My email contact details are christopherfourie1gmail.com.
2. I was married to the Respondent, **BETTIE BIEBER** but divorced on 16 July 2019 in the Western Cape High court in case
3. Two children were born from the marriage, namely **JUSTEE BIEBER**, born 22 December 2004 and **JUSTINE BIEBER**, born 9 January 2008.
4. Our Order of Divorce states that I shall pay R7 500 (SEVEN THOUSAND FIVE HUNDRED RAND) per month per child from date of divorce and monthly thereafter on or before the 1st day of each month into my bank account with a 8% escalation each year.
5. I was in arrears due to unemployment as follows:
 - 5.1 For the month of August 2019: R8 000 (only made payment of R7000)
 - 5.2 May 2020: R7 500 (only made payment of R7500)
 - 5.3 June 2020: R7 500 (only made payment of R7500)

- 5.4 July 2020: R11 000 (only made payment of R4000)
- 5.5 September 2020: R11 000 (only made payment of R4000)
6. From 1 October 2020 the maintenance escalated with 8 % (EIGHT) percent and I fell further in arrears as follows:
- 6.1 October 2020: R8 200 (only made payment of R8000)
- 6.2 On the 9th of September 2020 an informal agreement was negotiated by my defence counsel and the NPA and I agreed on an amount of R10 000 per month for maintenance until I was financially able to pay the full maintenance amount every month again. I however failed and only paid R8000 without notifying the respondent that I will be paying less for October month. I was informed that the verbal agreement regarding maintenance is enforceable in terms of section 6 (1) (c) of the Maintenance Act 99 of 1998.
7. On 26 July 2019 an amount of R30 000 (THIRTY THOUSAND RAND) was paid to the respondent by me in respect of arrear maintenance. See attached hereto Reconciliation and Bank Statements. The balance for payment was R19 003.46 (NINETEEN THOUSAND AND THREE RAND AND FORTY SIX CENT).
8. A further amount of R4 822.68 (FOUR THOUSAND EIGHT HUNDRED TWENTY TWO RAND AND SIXTY EIGHT CENTS) was paid to the respondent on 31 January 2020.
8. I admit I am in arrears with Curro School Fees that amounts to R30 000. I am not sure of the amount outstanding since I haven't received an updated statement from the Curro school.
9. In terms of the Western Cape High Court order I am responsible for retaining the children on a medical aid scheme. Due to my unemployment the medical aid scheme cancelled my subscription.
10. The total amount due and owing to the respondent in respect of arrear maintenance therefore amounts to **R88 377.32** (EIGHTY EIGHT THOUSAND THREE HUNDRED SEVENTY SEVEN THOUSAND AND THIRTY TWO CENTS) plus arrear Curro school fees (R30 000) plus medical aid (R5000).

MEANS OF APPLICANT

11. I was unemployed for a long period of time during 2020 for the period January 2020 to February 2021 and couldn't afford the full maintenance amounts and contributed what I could afford.
12. I moved in with my mother and stepfather to save on costs in Saldanha and they maintained me by feeding me , securing free accommodation and living expenses . During this time I still contributed to the respondent and our minor children and tried to ensure there was food on my childrens table .
13. My parents are still alive and can assist me by providing money to the children.

14. I humbly request that the Honourable Court grant a reduction in the maintenance obligations since I am only earning R15000,00 per month.

GOOD CAUSE

15. In terms of section 6 I need to show good cause why my application should be heard by the honourable court and submit the change in my work conditions and reduced income as good cause

THE CLEAN HANDS PRINCIPLE

16. I was informed by my attorney that in terms of the Western Cape decisions of CN v TN and the constitutional court decision of SS v VVS the courts found that applicants like myself cannot apply for a reduction unless they have expunged the defaulting action.

17. I wish to submit that I expunged the arrears of R70 000 maintenance arrears and the R30000 Curro school fees and the R5000 medical arrears and do not owe the respondent any arrear maintenance and submit that my hands are clean to approach the maintenance court for such relief as the reduction in maintenance I am requesting.

THE BEST INTEREST OF THE CHILD

18. I was informed by my attorney that I further need to convince the court that my application for reduction will not adversely affect my minor children and that such a reduction should also look at the best interest of the child as envisaged in section 7 of the Children’s Act 38 of 2005.

19. I submit that any reduction will have an effect of the children but cannot keep up with the maintenance order while I am earning less than the court order.

PRAYER

20. I request in terms of section 6 that the maintenance amount be reduced from R7500,00 per child to R3000,00 per child to enable me to afford maintenance and be able to live myself .

21. I will inform the court of any change in my financial circumstances should I be in a position to afford more later as an income and salary

Dated at on this the th day of March 2022.

Signature of Deponent

OATH / AFFIRMATION:

1. I certify that before administering the *oath/affirmation I asked the deponent the following questions and wrote down his/her answers in his/her presence:

(a) Do you know and understand the contents of the declaration?

Answer

(b) Do you have any objection to taking the prescribed oath?

Answer

(c) Do you consider the prescribed oath binding on your conscience?

Answer

2. I certify that deponent acknowledged that he/she knows and understand the contents of this declaration. The signature/mark of the deponent was affixed to the declaration in my presence.

.....
Commissioner of Oaths

Full name and surname (in block letters)

.....
Designation (Rank)

.....
Business address (street address)

.....
.....

Dated at this day of
..... 2020

IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF
HELD AT

CASE NUMBERS: 1762020MAI000.....

IN THE MAINTENANCE MATTER BETWEEN:

**NAME AND SURNAME OF APPLICANT APPLYING FOR DISCHARGE OR
REDUCTION** **APPLICANT**

IDENTITY NUMBER

And

NAME AND SURNAME OF MOTHER **RESPONDENT**

IDENTITY NUMBER

**FOUNDING AFFIDAVIT INTERMS OF SECTION 6 OF THE MAINTENANCE ACT 99
OF 1998 (as amended)**

I, the undersigned, **NAME AND SURNAME OF APPLICANT APPLYING FOR
DISCHARGE OR REDUCTION**

, do hereby make an oath and state that:

The facts deposed to herein be within my own personal knowledge, unless the context indicates otherwise, and are to the best of my belief true and correct.

1. I am an adult male, residing at with contact details 063 123 456. I am employed at My identity document is annexed and marked **ABCD1**.
2. I was married to the respondent **NAME AND SURNAME OF MOTHER** and got divorced on in the Western Cape High Court case number A copy of the divorce court order is annexed and marked **ABC2**.
3. Out of our marriage two children were born **NAME AND SURNAME OF CHILD1** that was born on March 2003 and aged 18 and **NAME AND SURNAME OF CHILD2** aged 24 . I contribute R4500 to **NAME AND SURNAME OF CHILD1** and R1000 toward **NAME AND SURNAME OF CHILD2**.

PROVISIONS OF THE WESTERN CAPE HIGH COURT DIVORCE ORDER

4. In terms of a maintenance order I was ordered to contribute R4500,00 towards NAME AND SURNAME OF CHILD1 and R1000 towards NAME AND SURNAME OF CHILD2
5. Paragraph 2.1.3 of the maintenance order provided for medical aid cover for both children that I am still contributing for both children.
6. The order provided for annual CPI increase that I had no idea how it is to be calculated.
7. I am also liable for school fees for NAME AND SURNAME OF CHILD1 but she completed matric in 2021 and finished school. She did not enrol at any tertiary institution and is at home now doing nothing.

LEGAL PROVISION

8. Section 6 of the Maintenance Act, 99 of 1998 provides : (1) Whenever a complaint to the effect—

(a) that any person legally liable to maintain any other person fails to maintain the latter person;

(b) that good cause exists for the substitution or discharge of a maintenance order; or

(c) that good cause exists for the substitution or discharge of a verbal or written agreement in respect of maintenance obligations in which respect there is no existing maintenance order,

has been made and is lodged with a maintenance officer in the prescribed manner, the maintenance officer shall investigate that complaint in the prescribed manner and as provided in this Act.

(2) After investigating the complaint, the maintenance officer may institute an enquiry in the maintenance court within the area of jurisdiction in which the person to be maintained, or the person in whose care the person to be maintained is, resides, carries on business or is employed with a view to enquiring into the provision of maintenance for the person so to be maintained.

SECTION 6 “GOOD CAUSE”

9. In terms of the Maintenance Act 99 of 1998 I have to show “good cause” why the Western Cape divorce order should be discharged.
10. I am not in the financial means to contribute the monthly maintenance to my adult children since I have responsibilities to my new wife and my family . A significant change in my financial circumstances occurred in that during the COVID pandemic I

suffered substantial financial losses due to poor performance of work contracts and my salary diminished substantially.

11. I cannot afford the annual increase and medical aid payments. The deterioration in my financial position is beyond my control and shows an inability to continue paying the said maintenance leading to this Application for discharge of the maintenance order for the adult children.
12. I am married and have other responsibilities towards my family's maintenance. To be able to afford the monthly maintenance and medical aid fees I had to negotiate my finances and cut down on our family expenses that is now affecting my physical and mental health.
13. I was under the impression and hoping the children will get jobs and secure good employment to look after themselves that would have exonerated me of the financial burden..

CAN THE MAINTENANCE COURT AMEND OR DISCHARGE THE MAINTENANCE ORDER

14. I was informed that it is not automatic that a discharge order will be granted in the case of a child turning 18 but that I need to show "good cause" and that the adult children are self sufficient and capable of taking care of themselves. (see *Burse v Bursey* 1999 3 SA 33 (SCA)38 C-D; *Ex parte Jacobs* 1982 2 SA 276 (O) 278 C-D; *Lambrakis v Santam Ltd* 20003 SA 1093 (W) 1114 F-H).
15. I humbly request the maintenance court to investigate the financial position of the adult children since I do not have contact with the children.

PRAYER

16. I wish to request that:

- (1) That the maintenance order ordered for R4500,00 maintenance for NAME AND SURNAME OF CHILD1 van de Fort be discharged since she is 18 and self sufficient;
- (2) I only have a ABSA bank account with account number number 10-1234-5678. I have no other bank accounts.
- (3) I have no other source of income.
- (4) I own property in that I own a house at
- (5) I do possess a vehicle a 2019 Volkswagen Polo with registration
- (6) In support of my affidavit I my recent 6 month Absa Bank statements

(7) I submit the financial disclosures form in support of my application for discharge.

Dated at on this the th day of February 2022.

Signature of Deponent

Oath/Affirmation

I certify that before administering the *oath/affirmation I asked the deponent the following questions and wrote down *his/her answers in *his/her presence:

a. Do you know and understand the contents of the declaration?

Answer: YES

b. Do you have any objection to taking the prescribed oath?

Answer: YES

c. Do you consider the prescribed oath binding on your conscious?

Answer: YES

2. I certify that the deponent acknowledged that *he/she knows and understands the contents of this declaration. The deponent uttered the following words “*I swear that the contents of this declaration are true, so help me God.”/ ~~“*I truly affirm that the contents of the declaration are true.”~~ The *signature/mark of the deponent was affixed to the declaration in my presence.

Signature of the Peace/Commissioner of Oaths

Full Name: _____
(block letters)

Designation (Rank: _____ Ex Officio Republic South Africa

Business Address: _____
(street address must be stated)

Dated at _____ this ____ day of _____

IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF
HELD AT

CASE NUMBERS: MAI000.....

IN THE MAINTENANCE MATTER BETWEEN:
NAME AND SURNAME OF APPLICANT APPLICANT/ COMPLAINANT
(Identity number)
(Person in whose favour maintenance order to be made)

And

NAME AND SURNAME OF RESPONDENT RESPONDENT / DEFENDANT
(Identity number)
(Person against whom maintenance order can be made)

FOUNDING AFFIDAVIT INTERMS OF SECTION 6 OF THE MAINTENANCE ACT 99
OF 1998 (as amended)

I, the undersigned, **NAME AND SURNAME OF APPLICANT**
, do hereby make an oath and state that:

The facts deposed to herein be within my own personal knowledge, unless the context indicates otherwise, and are to the best of my belief true and correct.

1. I am an adult female, residing at and working atMy identity document is annexed and marked **APL1**.

SECTION 2 RELATIONSHIP

2. I was never married to the respondent **NAME AND SURNAME OF RESPONDENT** and have one child with the applicant.
3. Out of our relationship my son (*name of child*) was born on 17 February 2004. A copy of the birth certificate is annexed and marked **APL3**.

4. JURISDICTION OF THE MAINTENANCE COURTS

4.1 The maintenance court jurisdiction to hear and make maintenance orders have been confirmed over the last 22 years.

4.2 *The Western Cape High settle the issue of jurisdiction in Soller vs Maintenance Magistrate, Wynberg and others* 2006 (2) SA 66 (C) where it was found that maintenance courts can attach future maintenance from pension fund or annuities of a respondent. The maintenance cort is not bound in terms of the quantum of the claim and order attachment of millions of rands for future maintenance.

4.3 In *Magewu vs Zozo* [2004] 10 BPLR 6124 (C) the Western Cape High Court again found that maintenance courts can attach pension benefits in the best interest of the child even where there were no current defaults in payments but maintenance courts have to play an active role in securing children's future interest.

4.4 It is my respectful submission that the maintenance court do have jurisdiction to hear the application maintenance.

SECTION 6(1)(c) WRITTEN AND VERBAL AGREEMENTS

5. I was informed that in terms of section 6(1)(c) of the Maintenance Act 99 of 1998 a written and verbal agreement regarding maintenance including the maintenance order is enforceable in terms of the South African law.
6. During 2019 the accused verbally agreed to contribute R.....towards the arrears and R..... per month towards maintenance . He also promised to help me with school expenses and medical expenses in the event of our child getting sick.
7. Since 2004 the respondent contributed R500 to maintenance of our child. It is now 16 years later and he still only want to contribute R500.
8. I am married now and have other responsibilities towards my family's maintenance . I believe R500 for a 16 year old teenager is too little and need atleast R3000,00 maintenance. I had to negotiate with my husband that we cut down on our expenses over the last decade to sustain our family including the respondent's minor child.
9. In terms of section 2(1) of the Maintenance Act 99 of 1998 a legal duty to maintain our son is derived from a relationship I had with the applicant dating back to 2004 when we were dating.
10. In terms of section 15 (2) of the Maintenance Act 99 of 1998 the duty extends to such support as a child reasonably requires for her proper living and upbringing, and includes the provision of food, clothing, accommodation, medical care and education.

11. GOOD CAUSE

11.1 I was informed that I need to show good cause why I am claiming an increase and wish the following to be noted as good cause:

11.2 the cost of living and the price of commodities include food and electricity went up over the last twelve months;

11.3 My children are getting older and the cost of maintaining them increases.

11.4 We moved to a new flat and the rental also increased . The move was necessary to be closer to the high school my eldest son will be attending and will save on transport costs since he can walk to school and back.

12. CALCULATION OF PRO RATA CONTRIBUTIONS OF PARENTS

12.1 I am earning R18600,00 per month as a salary . When I act as Head of Department at school I receive R21 100.09 but this is not a regular incentive. I have no other means of income but did mention I am collecting rental money for my ex

husband's mother administering property for her in Cape Town that is reflected monthly on my FNB and Capitec bank statements ;

12.2 The respondent is earning R9900,00 per month.

12.3 Our join income amounts to R28500,00 which means my contribution is estimated at 65% and the applicant's contribution will be 35%.

13. EXPENSES OF THE MINOR CHILD

13.1 .The expenses of my 16 year old son amounts to R7500,00 per month.

13.2 Proof of actual expenses that warrants another 85% increase in the initial maintenance of R500,00 is attached and annexed hereto marked **APL4**.

13.3 I believe an 85% increase within a period of 16 years is reasonable and fair since I never got an annual increase for 16 years.

MEANS OF THE RESPONDENT

14. The respondent do have means to comply with the order in that :

14.1 he owns immoveable assets including a house and holiday house at

14.2 he owns a vehicle : a Polo with registration CA 123456789

14.3 he is permanently employed atwhere he earns on average between R... and R...; he receives an annual bonus in his birthday month of R.....

14.4 during our relationship he revealed that he have fixed deposits and retirement annuities at

15. His parents are still alive and resides at.....

16. The respondent is active on Facebook as respondent name and surname and on Twitter at and on Instagram as

PRAYERS

17. I wish to request that:

(1) That the court grant me a maintenance order of R1000,00 as my monthly contribution to my son per month exceeds 85%.

(2) I request an increase from R500 to R1000,00 per month.

(3) I have bank accounts at FNB and Capitec bank with FNB account number And Capitec Bank account number

(4) I have no other source of income accept the rental income I collect for my mother in law.

(5) I own property in that I own a house at

(6) I do posses a vehicle a 2019 Volkswagen Polo with registration

(7) In support of my affidavit I submit the financial disclosures form that the maintenance officer directed that I complete.

Dated at on this the th day of March **2022**

Signature of Deponent

Oath/Affirmation

I certify that before administering the *oath/~~affirmation~~ I asked the deponent the following questions and wrote down *his/~~her~~ answers in *his/~~her~~ presence:

a. Do you know and understand the contents of the declaration?

Answer: YES

b. Do you have any objection to taking the prescribed oath?

Answer: YES

c. Do you consider the prescribed oath binding on your conscious?

Answer: YES

2. I certify that the deponent acknowledged that *he/~~she~~ knows and understands the contents of this declaration. The deponent uttered the following words “*I swear that the contents of this declaration are true, so help me God.” / “*I truly affirm that the contents of the declaration are true.” The *signature/~~mark~~ of the deponent was affixed to the declaration in my presence.

Signature of the Peace/Commissioner of Oaths

Full Name: _____
(block letters)

Designation (Rank: _____ Ex Officio Republic South Africa

Business Address: _____
(street address must be stated)

Dated at _____ this ____ day of _____

IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF
HELD AT

CASE NUMBER: 30209MAI000.....

IN THE MAINTENANCE MATTER BETWEEN

NAME OF FATHER APPLYING FOR REDUCTION
Identity number 741234 5154 081

APPLICANT

AND

NAME OF MOTHER WHOM HAVE THE CHILDREN
Identity number 731234 0064 080

RESPONDENT

**OPPOSING AFFIDAVIT IN TERMS OF SECTION 6 OF THE MAINTENANCE
ACT 99 OF 1998 (as amended)**

I, the undersigned, **NAME OF MOTHER WHOM HAVE THE CHILDREN**, do hereby make an oath and state that:

The facts deposed to herein be within my own personal knowledge, unless the context otherwise, and are to the best of my belief true and correct.

1. I am an adult female, residing at 8 Port Close, Eastlake Island , Marina Da Gama Muizenberg and am unemployed for the period2020 toJanuary 2021.My cellphone contact details are 0844238977. My email contact details are elkelindiherbst@gmail.com.
2. I was never married to the applicant **NAME OF FATHER APPLYING FOR REDUCTION** but we have one daughter **NAME AND SURNAME OF CHILD** born 4 May 2006 aged 17.
- 3.1 A maintenance order was concluded on 28 May 2009 when page was 3 years old where the respondent agreed to contribute R2000,00 (two thousand rands) into my Absa savings account with account number 9085213548.
- 3.2 The applicant **NAME OF FATHER APPLYING FOR REDUCTION** further agreed to contribute 50% to **NAME AND SURNAME OF CHILD** 's Medical care. A 10% annual increment was agreed on as from 1 June 2010.
4. On 17 May 2016 the 2009 order was amended to R2500,00 with the 50% medical care and 10% annual increment.
5. The current order is R3300,00 with the 50% medical care and 10% annual increment.

DEFAULTS ON THE MAINTENANCE ORDERS

6. The applicant defaulted on numerous occasions and every time I had to approach the maintenance courts for relief.
7. On 12 August 2019 I again approached the maintenance courts and completed a J470 complaint of the applicant's arrears since May 2019
- 7.2 For the period May 2019 to August 2019 the applicant was in arrears as follows:

Month	What he should pay	What he paid	Total arrears
May 2019	R3000,00		
June 2019	R3000,00		
July 2019	R3000,00		
August 2019	R3000,00		
Total arrears			R3200,00

- 7.3 For 2020 he was in arrears totalling R.....;
- 7.4 For 2021 he is in arrears totalling R.....
8. The applicant continue to resign from his place of employment and that is a criminal contravention in terms of section 31 as a form of MISCONDUCT punishable by law.

MEANS OF APPLICANT

9. The applicant was employed in 2009 at the Mount Nelson Restaurant in Cape Town and resigned his employment .
10. The applicant was self-employed in 2016 when the 2016 consent order was signed and he contributed R2500,00 with 50% medical aid and 10% annual increase.
13. The applicant owns a car with registration number CA 123 456 -it is a white Volkswagen Polo. He owns other immoveable property including televisions, computers, furniture that can be sold in execution of his maintenance obligations . The Means of Mr NAME OF FATHER APPLYING FOR REDUCTION is not limited to employment or the amount of money in his bank account but also moveable property.

SECTION 6 “GOOD CAUSE”

14. In terms of section 6 of the Maintenance Act 99 of 1998 - the applicant need to show good cause why his application should be heard by the honourable court and I submit no good cause is shown since he voluntary leaves his employment and do not want to get full time employment . I believe he is the creator of his own situation and now want to claim unaffordability brought about by his own doing.

THE CLEAN HANDS PRINCIPLE

15. I was informed by a legal advisor that in terms of the Western Cape decisions of **CN v TN** 2017 JDR 0951 (WCC) and the constitutional court decision of **SS v V V-S** [2018] ZACC 5 the courts found that applicants like myself cannot apply for a reduction unless they have expunged the defaulting action.
16. I wish to submit that the applicant cannot approach the maintenance courts until he has expunged the arrears of R..... maintenance arrears and the outstanding medical fees of R.....and submit that the applicant is not

approaching the court with clean hands since he is in arrears with his maintenance obligations.

THE BEST INTEREST OF THE CHILD

- 17. I was informed by a legal advisor that the applicant NAME OF FATHER APPLYING FOR REDUCTION further need to convince the court that his application for reduction will not adversely affect my minor child NAME AND SURNAME OF CHILD and that such a reduction should also look at the best interest of the child as envisaged in section 7 of the Children’s Act 38 of 2005.
- 18. I submit that any reduction will have an effect on my daughter and we are already struggling due to his non compliance with the current maintenance order.

SECTION 11 (1) OF THE MAINTENANCE ACT 99 OF 1998

- 19. In terms of section 11 (1) of the Maintenance Act 99 of 1998: (1)Any person, other than a person against whom a maintenance order may be made under this Act, attending the enquiry as a witness shall be entitled to an allowance as if he or she were attending criminal proceedings as a witness for the State.
- 20. I kindly wish to apply for subsistence and travel allowance for all the days I sat at court please . The dates are (list all the dates here).
- 21. I used my own private vehicle a Volkswagen Polo with a 1400 engin capacity with car registration CA 123456789 . The total distance travelled from my house to court is 6 kilometres (12km return x number ofdays I spent at court) .
- 22. Kindly find attached a letter from my Human Resources manager confirming The days absent and that it was marked unpaid leave days that I am now claiming subsistence and travel allowance for.
- 23. Kindly reimburse me for all these days spent at court . Should my application be declined kindly indicate the process to claim from your Western Cape regional office or National office.
- 24. Please ensure the calculations done and the subsistence fees ready at the cash hall for payment and that I will be allowed to return to work afterwards since I have to work to keep my child alive.

PRAYER

- 25. I request that the applicant’s application for reduction in maintenance be denied since he is in arrears due to his own doing and misconduct in resigning from his stable permanent employment. He is the master of his own situation and cannot be allowed to approach the courts with the proverbial dirty hands while in arrears and not expunging the arrears.
- 26. I request in terms of section 27 of the Maintenance Act 99 of 1998 that the moveable or immoveable assets of the applicant **NAME OF FATHER APPLYING FOR REDUCTION** be attached and sold in execution of the arrear debt of R.....

27. Regarding the arrear maintenance and medical fees I request that the respondent **NAME OF FATHER APPLYING FOR REDUCTION** be prosecuted in terms of section 31 of the Maintenance Act 99 of 1998 alternatively in terms of section 305(4) of the Children's Act as a parent that do not provide for his child's maintenance and medical care.
28. In terms of section 11 (1) of the Maintenance Act 99 of 1998 I be reimbursed for the days I wasted at court and lost my wage that I would have earned and not have had to come to court to oppose the maintenance application.

Dated at on this the th day of March 2022.

Signature of Deponent

OATH / AFFIRMATION:

1. I certify that before administering the *oath/affirmation I asked the deponent the following questions and wrote down his/her answers in his/her presence:
 - (a) Do you know and understand the contents of the declaration?
Answer
 - (b) Do you have any objection to taking the prescribed oath?
Answer
 - (c) Do you consider the prescribed oath binding on your conscience?
Answer
2. I certify that deponent acknowledged that he/she knows and understand the contents of this declaration. The signature/mark of the deponent was affixed to the declaration in my presence.

.....
Commissioner of Oaths

Full name and surname (in block letters)

.....
Designation (Rank)

.....
Business address (street address)

.....
Dated at this day of
..... 2021