

Procedures for Setting a Hearing on Petitions for Modification

Pasco Child Support Hearing Officer

The court can change a child support order if the judge finds that there has been a substantial change in the circumstances of the parties and the change is in the child(ren)'s best interest.

In order to get a hearing you must:

1. Complete and file the appropriate legal pleading. To obtain Supreme Court approved and/or locally approved family law forms, please visit www.iud6.org, www.flcourts.gov, the Legal Resource Center located in each courthouse location or consult with an attorney.
2. File the original form with the clerk of the circuit court in the county where your child support order was entered. If your child support order was entered in another state or if the child(ren) live in another state, you should speak with an attorney about where to file this form.
3. **Serve** a copy of the Petition on BOTH the individual Petitioner and the Department of Revenue. **For help with having a party served please contact the Clerk of Circuit Court - Civil Section at: 1-800-368-2411ext. 8176.**
4. Once the Petition has been served on BOTH the individual Petitioner and the Department of Revenue, a hearing will be scheduled by the Office of the Attorney General.

Additional information for self-represented parties is available at www.jud6.org, www.flcourts.gov and the Legal Resource Center located in the West Pasco Judicial Center, 7530 Little Road, New Port Richey, FL, Room 103 and the Robert D. Sumner Judicial Center, 38053 Live Oak Ave., Dade City, FL, Room 207.