

Appendix 8.7

SPOUSAL SUPPORT SCHEDULE

If the supported spouse is working, and receives a net monthly income equal to 60% or more of the supporting spouse, generally no spousal support will be allowed.

If there are no minor children, and the supported spouse receives a net monthly income less than 60%, one can arrive at the minimum spousal support by subtracting one-half of the supported spouse's net monthly income from 30% of the supporting spouse's net monthly income.

If there are no minor children, the average spousal support is computed by subtracting 50% of the supported spouse's net monthly income from 35% of the supporting spouse's net monthly income.

If there are no minor children, the maximum spousal support is computed by subtracting 50% of the supported spouse's net monthly income from 40% of the supporting spouse's net monthly income.

If there are minor children, and the supported spouse receives a net monthly income less than 60%, one can arrive at the minimum spousal support by subtracting one-half of the supported spouse's income from 25% of the supporting spouse's net monthly income.

If there are minor children, the average spousal support is computed by subtracting 50% of the supported spouse's net monthly income from 30% of the supporting spouse's net monthly income.

If there are minor children, the maximum spousal support is computed by subtracting 50% of the supported spouse's net monthly income from 35% of the supporting spouse's net monthly income.

If child support is paid by the supporting spouse, the supporting spouse's net monthly income is reduced by the amount of child support paid before applying the calculations above set forth.

The Court will employ the average in determining spousal support unless good cause is shown.

Actual tax consequences of the parties after entry of the temporary order may be considered.