TITLE 8: FAMILY LAW AND PROBATE DIVISION 1: DOMESTICS RELATIONS

§ 15201. Bases for Jurisdiction Over Nonresident.

- (a) In a proceeding to establish or enforce a support order or to determine parentage of a child, a tribunal of this state may exercise personal jurisdiction over a nonresident individual or the individual's guardian if:
 - (1) the individual is personally served with summons or notice within this state;
 - (2) the individual submits to the jurisdiction of this state by consent in a record, by entering a general appearance, or by filing a responsive document having the effect of waiving any contest to personal jurisdiction;
 - (3) the individual resided with the child in this state;
 - (4) the individual resided in this state and provided prenatal expenses or support for the child;
 - (5) the child resides in this state as a result of the acts or directives of the individual;
 - (6) the individual engaged in sexual intercourse in this state and the child may have been conceived by that act of intercourse;
 - (7) the individual asserted parentage of a child in a CNMI Declaration of Paternity form; or
 - (8) there is any other basis consistent with the constitutions of this state and the United States for the exercise of personal jurisdiction.
- (b) The bases of personal jurisdiction set forth in subsection (a) or in any other law of this state may not be used to acquire personal jurisdiction for a tribunal of this state to modify a child-support order of another state unless the requirements of <u>8 CMC § 15611</u> are met, or, in the case of a foreign support order, unless the requirements of <u>8 CMC § 15615</u> are met.

Source: PL 20-22 § 6 (Oct. 6, 2017), modified.

Commission Comment: The Commission changed "Section" to "8 CMC \S " in (b) pursuant to $1 \text{ CMC } \S 3806(g)$.