

#### GLENN A. GRANT, J.A.D.

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Directive #09-20

[Questions or comments may be directed to (609) 815-2900, ext.

55350]

To: Assignment Judges

**Trial Court Administrators** 

From:

Glenn A. Grant, J.A.D.

Subj:

Family - Order to Show Cause - Model Form for Dissolution,

Non-Dissolution, and Domestic Violence (FM, FD & FV) Dockets

Date: March 16, 2020

Directives #16-05 and #08-08, promulgated four Order to Show Cause forms for use in the Civil, Family, General Equity, Special Civil, and Probate Parts. The order templates in the original directives did not include language specific to Family Division emergent applications. This directive is being issued specifically to address Family Division matters. It thus supersedes Directive #16-05 and Directive #08-08, as to their application to Family Division matters, and promulgates for immediate use in Family Division matters two new standard forms: (1) Emergent Application (CN 11523), and (2) Order to Show Cause (CN 12547).

R. 4:52-1 applies to persons who have emergent matters, including those in the Family Division seeking relief to prevent immediate and irreparable harm from occurring if it is not addressed right away. The attached forms are to be used to apply for an emergent hearing in the Family Division for reliefs such as emergency custody, termination of visitation, or temporary prevention of relocation of a child outside New Jersey boundaries.

If the filing for an Order to Show Cause is under the Dissolution docket (FM) or the Domestic Violence docket (FV), only the two forms attached to this directive must be completed and filed with the court.

If the filing is under a Non-Dissolution docket (FD), either a verified complaint (CN#11492) or a post-disposition application (CN#11487) must accompany the attached two forms. The Non-Dissolution Complaint and post-disposition application forms with instructions are available on the court's website: www.nicourts.gov.









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the Courts, Family Practice Division, at (609) 815-2900 ext. 55350.

Questions regarding this directive may be directed to the Administrative Office of

#### Attachments:

Emergent Application (CN 11523) Order to Show Cause (CN 12547)

cc: Chief Justice Stuart Rabner
Steven D. Bonville, Chief of Staff
Jennifer M. Perez, Director
Joanne M. Dietrich, Assistant Director
Special Assistants to the Administrative Director
Amelia Wachter-Smith, Chief, Family Practice
Assistant Family Division Managers

# **Emergent Hearing** (Order to Show Cause)

Orders to Show Cause are generally used to avert or prevent irreparable harm to a child or to protect their health, safety, and welfare. Prevention of harm is the reason to seek emergent remedy with the court. The court, in its discretion, may issue an emergency order. Only a judge can determine if an emergency hearing is necessary.

Examples of issues that may be raised in an Order to Show Cause are: emergency custody, termination of visitation or temporary prevention of relocation of a child outside New Jersey boundaries. Non-payment of spousal support, if a family is facing immediate eviction, may be an issue for an Order to Show Cause. Non-payment of child support is NOT an issue for an Order to Show Cause.

If you wish to apply for an emergency hearing the following steps must be completed:

#### **New Cases**

- 1. If this is your first filing of an <u>FD case</u> (no previous FD docket # concerning the same people), complete the "Initial Application/Cross Application" and all forms required for a new case.
- 2. If you are filing a <u>new complaint for divorce (FM)</u>, then you will need to complete the Emergent Application and the Order to Show Cause forms.
- 3. Check "other Relief" and write that you are requesting an emergency hearing.
- 4. Complete the "Emergent Application" form in its entirety. Use the "Additional Information form" to further explain why your case is an emergency. Sign and date both forms.

### Reopen Cases

- 5. If you already have a FD docket # involving the same people, complete the "Application/Cross Application to Modify a Court Order" form and all accompanying forms required to reopen your case. On the "Application to Modify a Court Order", check number 6, "The relief I am seeking is not listed above". Check "I am seeking the following from the court". Write that you are requesting an emergent hearing.
- 6. If you already have a FM or FV docket # involving the same people, complete both the Emergent Application and the Order to Show Cause forms.
- 7. Complete the "Emergent Application" form in its entirety. Use the "Additional Information form" to further explain why your case is an emergency. Sign and date both forms.

		Superior Court of New Jersey Chancery Division - Family Part County:	
	Plaintiff	Docket Number: F	
	vs.	CS Number:	
		Civil Action	
	Defendant	Emergent Application (Order to Show Cause)	
Attach	to All Applications When Filing for an Ord	er to Show Cause:	
☐ Th	is application is an emergency, which cannot b	be handled through the normal court procedures because:	
	Threats have been made to remove the child the NJ Anti-removal statute, <u>N.J.S.A.</u> 9:2-2.	(ren) from the State of New Jersey which would violate	
	Without my consent or approval, the child(re State of New Jersey in violation of my paren	en) were removed/abducted on from the ntal rights and New Jersey law.	
	The child(ren) were not returned after a pare	enting time period.	
	The child(ren) will suffer substantial and irreimmediately:	eparable harm unless the  defendant  plaintiff is	
	Restrained from taking the child(ren) home in New Jersey.	) from my custody and removing them from their current	
	Required to return the child(ren) to n	me.	
	Other. Explain.		
Other In	nformation required for Emergent Application.		
	ere is no other person who is a party to this mave custody or parenting time rights.	tter that has physical custody of the child(ren) or claims to	
	ner person(s) who is/are party/parties in this maye custody or parenting time rights include:	atter having physical custody of the child(ren) or claiming to	
Na	mes and Addresses:		
-		*	

with this emergent app	pport parenting time custody has be lication since there is no existing court order in en) in this State or any other jurisdiction.				
If my request is not granted, I believe that I and/or the child(ren) will suffer immediate and irreparable harm (damage that cannot be corrected, compensated or undone) as follows:					
I/We certify that all the s	tatements made above are true. I am aware	e that if any of the statements made			
by me/us are willfully fal	se, I/we am subject to punishment.				
Date	Signature				
Date	☐ Plaintiff	☐ Defendant			
	☐ Plaintiff / Cross Applicant	☐ Defendant / Cross Applicant			
Date	Signature				
	☐ Co-Plaintiff ☐ Co-Plaintiff / Co-Cross Applicant	☐ Co-Defendant ☐ Co-Defendant / Co-Cross Applicant			

	Superior Court of New Jersey Division Part
	- Select County - County
Plaintiff(s)	Docket Number
<b>v.</b>	CS Number
<b>v.</b>	Civil Action
Defendant(s)	Order to Show Cause
THIS MATTER being brought before the Court by and it appearing that:	( plaintiff defendant),
☐ plaintiff/defendant has received notice of this application	n OR
☐ plaintiff/defendant consents to plaintiff's/defendant's ap	oplication OR
☐ immediate and irreparable harm may result before notice	e can be given and a hearing held
And for good cause shown;	
( plaintiff defendant) appear and show cause before the S Courthouse in, New Jersey as can be heard, on the day of, 20, why j specificity the return date relief that the filer is seeking):  A	t o'clock □ am □ pm or as soon thereafter udgment should not be entered for (set forth with
D. Granting such other relief as the court deems equitable	and just.
And it is further <b>ORDERED</b> that pending the return date hereit restrained from:	n, the plaintiff/defendant is [temporarily]
And it is further <b>ORDERED</b> that pending the return date hereit to the moving party:	n, the following temporary relief shall be granted

And it is further **ORDERED** that the plaintiff/defendant may move to vacate the temporary relief in two days' notice to the moving party.

## And it is further **ORDERED** that:

1.	A copy of this order to show cause, verified complaint or post-disposition application, legal memorandum and any supporting affidavits or certifications submitted in support of this application be served upon the $\Box$ plaintiff $\Box$ defendant [personally or alternate: describe form of substituted service] within days of the date hereof, in accordance with $R$ . 4:4-3 and $R$ . 4:4-4, this being original process. If this order to show cause is in reference to a FV docket and/or if there is a standing Restraining Order between the plaintiff and defendant in this matter, service will be conducted by the court.
2.	The plaintiff/defendant must file with the court their proof of service of the pleadings on the plaintiff/defendant no later than three (3) days before the return date. Proof of service shall include a certification which must state the method of service as well as proof of service as appropriate (i.e. Certified mail number).
3.	Plaintiff/Defendant shall file and serve a written response to this order to show cause and proof of service by, 20 The original documents must be filed with the Family Division in the county listed above. If you cannot afford an attorney, you may call the Legal Services office in the county in which you live. If you do not have an attorney and are not eligible for free legal assistance you may obtain a referral to an attorney by calling one of the Lawyer Referral Services. If this order to show cause is in reference to a FV docket and/or if there is a standing Restraining Order between the plaintiff and defendant in this matter, service will be conducted by the court.
4.	The Court will entertain argument, but not testimony, on the return date of the order to show cause, unless the court and parties are advised to the contrary no later than days before the return date.
	, J.S.C