SUPREME COURT, CIVIL BRANCH New York County 60 Centre Street, New York, N.Y. 10007

HELP CENTER Room 116 646-386-3025

How to File a Proposed Order to Show Cause

Note: All persons involved in a lawsuit should consult an attorney. This office gives you information, forms and instructions on court procedures. As an office of this court, we cannot give legal advice or act as your advocate.

A **Proposed Order to Show Cause (OSC)** is a request for a court order that can only be made after a lawsuit has been started.

The party (plaintiff or defendant) presenting the Proposed Order to Show Cause is known as the **movant**.

What You Need to Know

Motion Fee

There is a \$45 fee to file a Proposed OSC with the court.
 Pay by cash, Visa/MasterCard/American Express, or postal money order made out to "New York County Clerk."

Judicial Intervention Fee

- Additional fee of \$95, if the case is not yet assigned to a Judge.

This fee is charged only once and paid by the first party in the case who requests a court order or other judicial action.

If you are unable to pay this fee, ask in Room 116 about requesting a **Poor Person Order**, which will allow you to file without paying these fees.

Notice

- Notice of the signing of an Order to Show Cause must be given to the other parties to the case. See below.

When You File a Proposed Order to Show Cause:

- Judge picks the date to come to court. An OSC is a court order that <u>must</u> be signed by a Judge before it is served upon the opposing party.
- Request an OSC only if your request requires immediate action or you seek a stay.
- You may ask for a **Temporary Restraining Order** (**TRO**) to **stay** (stop) an action being taken by a party. See **Note below on this page**. (Speak to a Clerk in Room 116 about the paperwork for a TRO).

Notifying the Other Parties

- After the Judge has signed the Proposed OSC, you are required to have all parties to the lawsuit notified that you are making an OSC. This is done by having someone over the age of 18, who is not a party in the case, give a <u>copy</u> of the OSC papers to <u>each</u> party (or a party's attorney, if he or she as one). This is known as **service** of the papers. <u>You cannot serve your own papers</u>.
- OSC papers may be required to be personally served. (You may write the OSC in a manner which would allow an alternative means of service, but the Judge must approve it.)
- You may be required to appear in front of the Judge on the return date.

To Submit a Proposed Order to Show Cause (OSC)

Fill out the papers listed below:

- Proposed Order to Show Cause (OSC)
- Affidavit in Support with Exhibits
- Litigation Back (blue color)
- Request for Judicial Intervention (RJI) If the case has not been assigned to a Judge.

Note: Starting a lawsuit and filing an Order to Show Cause (OSC) at the same time

A plaintiff who wants to request a Temporary Restraining Order (an order that stops an action being taken by the defendant) until a Judge hears the case may start a lawsuit and submit a Proposed OSC on the same day. If you intend to do this, ask for detailed written instructions at the Help Center. See How to Serve Legal Papers, available in Room 116.

Proposed Order to Show Cause (OSC) - This form is a court order that only becomes effective when the Judge signs it. If signed, the <u>Judge</u> picks the date to come to court, known as the **return date**, time and courtroom. The OSC informs all parties that you have made a motion and <u>briefly</u> states what you are requesting and why. If there is an action by a party that you are asking the Judge to **stay** (stop) while this case is going on, ask for a Temporary Restraining Order (**TRO**). Submit documentation that shows why you are asking for a TRO.

Affidavit in Support (see attached) - The affidavit is your sworn statement and it must <u>fully</u> explain your request. You <u>will not</u> speak to the Judge, unless he or she wants "oral argument." Attach any **Exhibits** (copies of documents which help explain and support your request) to your affidavit. Label each exhibit, at the bottom of the page, as Exhibit A, Exhibit B, and so on. Exhibits will not be returned. Bring the original documents when you come to court in the event a hearing is ordered. You <u>must</u> sign your affidavit in front of a notary. There is a notary in the County Clerk's Office, 60 Centre Street, Room 141B, in the basement (no fee is charged).

Litigation Back (blue color) - On the <u>right side</u> of the Litigation Back, <u>in **black** ink</u>, fill in the Index Number, name(s) of Plaintiff(s) and Defendant(s). Sign and print your name, address, and telephone number. Do not fill in the left side of the page.

Request for Judicial Intervention (RJI) - If the case has not yet been assigned to a Judge, an RJI **must** be filed, and the \$95 fee must be paid.

Filing the Proposed Order to Show Cause (OSC)

Complete each step. Do not skip a step. Check the box when done.

- ☐ Arrange the papers listed below in the following order:
 - 1st Request for Judicial Intervention (RJI), if the case is not assigned to a Judge.
 - 2nd Order to Show Cause (OSC).
 - 3rd Affidavit in Support.
 - 4th Exhibit A, B, C, and so on.
 - 5th Litigation Back (blue color).

This is the *original* set of Order to Show Cause (OSC) papers, which will go to the Judge.

Important: You <u>must</u> make one <u>copy</u> of the <u>original</u> OSC papers (and 2 <u>copies</u> of the RJI, front and back, if the case is not assigned to a Judge), <u>before</u> the original papers are submitted to the court. You must have a copy of the OSC papers (and RJI if necessary).

Submitting the Order to Show Cause (OSC) Papers to the Court

For <u>matrimonial</u> cases (confidential by law) - You <u>must</u> present photo I.D. to retrieve the OSC papers. If you cannot, only persons authorized by you may process the papers. Your <u>notarized</u> authorization must identify the case and the person by name and he or she <u>must</u> show photo I.D.

Go to the Ex Parte Office, 60 Centre Street, Room 315, 3 rd floor. Give the Clerk the original OSC papers (and original RJI and one copy, if the case is not assigned to a Judge).
In Room 315, the Clerk will stamp your original papers and send you to the Cashier in Room 160, 1 st floor, to pay the \$45 motion fee (and, if necessary, the \$95 RJI fee). The Cashier will also stamp your papers (and keep the copy of the RJI).
Return to Room 315. Give the Clerk the original OSC papers (and original RJI).
Wait 24-48 hours and call the Help Center at 646-386-3025. Say you have submitted a Proposed Order to Show Cause in Room 315 and give the name of the case. You will be given one of the following instructions:

- Your OSC was found to be "defective" by Room 315.
 Pick up your papers in Room 116, correct the problem and resubmit the OSC papers to Room 315.
- Or Your OSC has been signed by the Judge and is ready to be served.
 Go to Room 116, with your complete copy of the OSC papers (and RJI, if also filed) for further instructions about serving the OSC (and RJI). A complete copy of all papers must now be served.
- Or Your OSC is ready to be submitted to the Judge**

 <u>Bring your complete copy of the OSC papers</u> (and <u>RJI, if also filed</u>). Pick up the original OSC papers in Room 116. Go to the courtroom of the Judge assigned to your case. In the courtroom, give the original OSC papers to the Part Clerk, who will give you further instructions. This is the procedure when the courtroom is located at 80 Centre Street, 100 Centre Street, 111 Centre Street, or 71 Thomas Street. **

If you are requesting a TRO (stay), see the Clerk in Room 116 for <u>special instructions</u> **before** you bring the OSC papers to your assigned Judge.

- $\ \square$ After the Order to Show Cause (OSC) is signed:
 - A complete copy of the OSC, the affidavit in support and all exhibits must now be served, with a copy of the RJI (if filed with the proposed OSC papers).

- In the OSC the Judge will fix the return date, time, courtroom, type of service, and date
 when you <u>must</u> have copies of the OSC papers (and RJI, if also filed) served on all
 parties.
- The Judge may direct that you be served with answering papers by a certain date and the type of service allowed. If no date is given, answering papers are submitted on the return date and can be served at least one (1) day before the return date by mail.
- If the Judge directs "oral argument," that will be noted on the OSC and you and the other side will speak to the Judge about your OSC on the return date.
- The Judge may permit you to file a **Reply**, which is your response <u>only</u> to what a party has said in opposition papers. If such permission is not noted on the OSC, you cannot submit a Reply.

Important: Now update your copy of the original OSC papers by replacing the unsigned
proposed OSC with a copy of the OSC signed by the Judge.

Make one copy of the signed OSC, Affidavit in Support, Exhibits, Litigation Back (and RJI, if
also filed) for each party (or their attorney) to be served. Make a copy for your records.

Serving copies of the OSC papers and Preparing and Submitting the Affidavit of Service

The server gives to <u>each</u> party's attorney, if the party has one, or, if not, to each party a <u>copy</u> of the <u>signed</u> OSC and all attached papers that were submitted to the Judge (and a <u>copy</u> of the RJI, if also filed) by personal service or in the manner directed by the Judge in the OSC and within the deadline fixed by the Judge. The server then signs an Affidavit of Service in front of a notary. This affidavit tells the court when and where service was made and identifies the papers and parties served. This Affidavit should be delivered to the court on the return date or as otherwise specified in the OSC. Make a copy for your records.

5

[Print in <u>black</u> ink all areas in bold letters. Other spaces are for Court use.]

	At I.A.S. Part of the Supreme Court of the State of New York, held in and for the County of New York, at the Courthouse thereof, 60 Centre Street, New York, N.Y. on the day of
PRESENT: HON	
[fill in name(s)] Pla - against -	ointiff(s), ORDER TO SHOW CAUSE IN CIVIL ACTION
[fill in name(s)] Defen	, ndant(s). x
Upon reading and filing the Summons and the day of, sworn to thethe exhibits attached thereto, namely [Identify Exhibits;	_day of, 20, and
this Court, to be held at the Courthouse, 60 Centre Streed, 20, at o'clock in the proceeding may be heard why an order should not be is [briefly describe what you are asking the Court to do]: _	he noon or as soon as the parties to this sued, providing the following relief

and such other and further relief as may to the court seem just and	proper, for the reasons that [briefly
describe the reasons why you should be granted what you are request	ing]
Sufficient cause appearing therefor, let personal service	of a copy of this order, the affidavit
in support, and all other papers upon which this order is granted upon	the attorneys for all parties and all
unrepresented parties who have appeared in this action on	or before the day of
, 20 be deemed good and sufficient. An a	ffidavit or other proof of service shall
be presented to this Court on the return date fixed above.	
ENTER	
	J. S. C.

[Print in black ink all areas in bold letters] SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK **Index Number** [fill in name(s)] Plaintiff(s), -against-**AFFIDAVIT** IN SUPPORT [fill in name(s)] Defendant(s). STATE OF NEW YORK COUNTY OF _____ss: [your name], being duly sworn, deposes and says: 1. I am the plaintiff / defendant [circle one] in this matter. I make this affidavit in support of this motion for an order granting to following relief: [Describe what you are asking the Court to do. This relief must also be stated in the Notice of Motion or Order to Show Cause.] 2. I believe the Court should grant the relief sought [this motion] because [Explain why you should be granted what you are requesting. Identify and Explain any Exhibits (documents) you annex to this affidavit. Add more pages if needed.]

		
		
		
made this application before i are making it again. Attach o		rt, describe where, when, the result and why you sions.]
WHEREFORE, I respectf further relief as may be just a	•	notion be granted, and that I have such other and
Sworn to before me this day of	, 20	[sign your name before a Notary]
Notary Public	_	 [print your name]

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK				
		X	Index	Number
[fill in name((s)]	Plaintiff(s)		
- against-				DAVIT OF SERVICE AFTER MENCEMENT OF LITIGATION
[fill in name((s)]	, Defendant(s) x		
STATE OF N	NEW YORK =s	ss:	•	
depose and	say: I am over 18 y	ears of age and am n	ot a party to this case	
On following pa		0, [date of service] served]	, at [time of day]	AM/PM, I served a true copy of the
			, in the following man	ner. [check box that applies]:
Personal Service				
The individual I served had the following characteristics [check one box in each category] Sex			Age 21 - 34 years 35 - 50 years 51 - 61 years Over 61 years aid thereon, in a post office or official ew York, addressed to the last-known was wrapper properly addressed. Said overnight delivery service for overnight	
Sworn to be	efore me this		[sign your name be	efore a Notary]
	Notary Public		[print your	name]

**************************************	* * * * * * * * * * * * * *		
Sir/Madam: Please take notice that the within is a (cer		INDEX NUMBER	
duly entered in the	office of the clerk of	SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK	
the within named court on the day of	, 20		
Dated: Attorney for:	Yours, etc.	Plaintiff / Petitioner, - against -	
	Office and Post		
	Office Address	Defendant / Respondent.	
To: Attorney(s) for * * * * * * * * * * * * * NOTICE OF SETTLEMENT* * * * Sir/Madam: Please take notice that an	* * * * * * * * * * *	To the best of my knowledge, information and belief, formed after an inquiry reasonable under the circumstances, the presentation of these papers and the contentions therein are not frivolous as defined in subsection (c) of section 130-1.1 of the Rules of the Chief Administration (22NYCRR).	
of which the within is a true copy will be preser	nted for settlement	Sign Name:	
to the Hon, o	one of the Justices	Print Name:Address:	
of the within court, at	, on		
, 20 at	AM/PM.	Telephone:	
Dated:, 20 Y	ours, etc.		
Presenting Party		Service of a copy of the within is hereby admitted	
		Dated:, 20	
To: Attorney(s) for		Attorney for	